

ROYAL GAZETTE.

FREDERICTON, MAY 13, 1840.

Central Bank of New Brunswick.

WILLIAM J. BEDELL, President.
SAMUEL W. BABBIT, Cashier.

Discount Days.....Tuesdays and Fridays.
Director this week.....J. A. BECKWITH.
Bills or Notes offered for discount must be left at the Bank, enclosed and directed to the Cashier before two o'clock on Mondays and Thursdays.

Commercial Bank of New Brunswick.

FREDERICTON BRANCH.

ARCHIBALD SCOTT, Cashier.

Discount Days.....Mondays and Thursdays.
Hours of business from 10 to 3.
Notes or Bills for discount are to be left at the Bank, enclosed to the Cashier, before 3 o'clock on Saturdays and Wednesdays.

Bank of British North America.

FREDERICTON BRANCH.

ALFRED SMITHERS, Manager.

Discount Days.....Wednesdays and Saturdays.
Director this week.....JAMES TAYLOR.
Hours of business, from 10 to 3.
Notes and Bills for Discount to be left before 3 o'clock on the days preceding the Discount Days.

Saving's Bank.

Trustee for next week.....JAMES TAYLOR.

Central Fire Insurance Company.

Office open every day, at Mr. Minchin's Brick House, opposite the Parade, (Sunday excepted,) from 11 to 2 o'clock.

B. WOLHAUTEN, President.

Committee for the present month.

C. MACPHERSON and C. FISHER.

Alms House and Work House.

Commissioner for the week commencing to-morrow.

THOMAS GILL.



By Authority.

AT THE COURT AT BUCKINGHAM PALACE.

The 29th January, 1840.

PRESENT.

The Queen's Most Excellent Majesty.
Lord Chancellor, Viscount Palmerston,
Lord President, Viscount Melbourne,
Lord Privy Seal, Viscount Morpeth,
Marquis of Normanby, Viscount Duncannon,
Lord Steward, Sir John Hobhouse, Bt.
Lord Chamberlain, Mr. Labouchere,
Earl of Albemarle, Mr. Chancellor of the
Earl of Minto, Exchequer,
Lord John Russell, Mr. Macaulay.

Whereas the Governor of Her Majesty's Province of New Brunswick, with the Council and Assembly of the said Province, did in the months of February, March and September, 1839, pass 39 Acts, which have been transmitted, entitled as follows, viz:

No. 1203. An Act to amend the Laws now in force relating to the Militia in this Province.
No. 1205. An Act to appropriate a part of the Public Revenue to the payment of the ordinary services of the Province.
No. 1206. An Act to appropriate a part of the Public Revenue for the services therein mentioned.

No. 1207. An Act to provide for opening and repairing Roads and erecting Bridges throughout this Province.
No. 1208. An Act to continue an Act intitled "An Act to prevent Pedlars travelling and selling within this Province without licence."

No. 1209. An Act to continue an Act to provide for the erection of Fences with Gates across Highways, leading through Intervale Lands in Queen's County and the County of Sunbury, where the same may be found necessary, and to extend the provisions of the same to King's County.

No. 1210. An Act to continue an Act for the regulation of Booms for securing Masts, Logs and Lumber in certain parts of the County of Northumberland.
No. 1211. An Act to continue an Act, intitled "An Act to authorize the extension of the Gaol Limits in the City and County of Saint John."

No. 1212. An Act to continue the Act relating to Parish Schools.
No. 1213. An Act to repeal the Act establishing the times of holding the Courts of General Sessions of the Peace and Inferior Court of Common Pleas in the County of Northumberland, and for the enlarging the times of the Sittings of the said Courts, and for making other and better regulations concerning the same.

No. 1214. An Act to continue an Act, intitled "An Act to provide for reporting and publishing the Decisions of the Supreme Court."

No. 1215. An Act to authorize the Justices of the Peace for the County of Restigouche to assess the said County for erecting a Court House and Gaol therein.
No. 1217. An Act to erect the Eastern part of the Parish of Portland, in the County of Saint John, into a separate and distinct Town or Parish.

No. 1218. An Act to authorize the President and Directors of the Public Grammar School in the City of Saint John, to grant Leases with Covenants for renewal.

No. 1219. An Act to authorize the Justices of the Peace in and for the City and County of Saint John to make compensation to the Assessors of Taxes for the City of Saint John for the year one thousand eight hundred and thirty eight.

No. 1220. An Act to incorporate the Saint John Mechanics' Institute.

No. 1221. An Act to divide the County of Restigouche into five Towns or Parishes and to define the boundaries thereof.

No. 1222. An Act to lay a Tax on Dogs in a certain part of the Parish of Chatham, in the County of Northumberland.

No. 1223. An Act to erect a part of the Parish of Wickham, in Queen's County, into a separate and distinct Town or Parish.

No. 1224. An Act to authorize the Justices of the Peace for the County of Charlotte to levy an assessment for the building a new Court House in the said County.

No. 1225. An Act to alter and amend an Act, intitled "An Act to incorporate sundry persons by the name of the President, Directors and Company of the Bank of New Brunswick."

No. 1226. An Act to amend an Act, intitled "An Act to incorporate sundry persons by the name of the President, Directors and Company of the City Bank."

No. 1229. An Act for the relief of old Soldiers of the Revolutionary War, and their widows.

No. 1233. An Act in further amendment of the Criminal Law.

No. 1235. An Act to explain and amend an Act, intitled "An Act to incorporate sundry persons by the name of the Saint John Water Company."

No. 1236. An Act to provide for making and maintaining a Canal across Grimross Neck in Queen's County.

No. 1239. An Act to authorize Her Majesty's Justices of the Peace for the Counties of Gloucester and Restigouche to assess the said Counties.

No. 1241. An Act to empower the Commissioners of the Marine Hospital at Saint Andrews, in the County of Charlotte, to purchase a lot of Land for the benefit of the said Hospital.

No. 1242. An Act to continue an Act, intitled "An Act to provide for the support of a Nightly Watch in, and for lighting the City of Saint John, and for other purposes."

No. 1244. An Act to declare the priority of Registered Deeds, and other incumbrances upon Land.

No. 1245. An Act to provide for the prompt payment of all demands upon the Provincial Treasury.

No. 1246. An Act to repeal an Act, intitled "An Act for the more effectual prevention of Fires within the City of Saint John."

No. 1247. An Act to revive and continue an Act to regulate the driving of Timber and Saw Logs down the River Magaguadavic and its Branches.

No. 1248. An Act relating to Circuit Courts in the Counties of Gloucester, Restigouche and King's.

No. 1249. An Act to provide for the summary punishment of persons committing Trespasses upon square Timber and other Lumber.

No. 1250. An Act to alter and amend an Act, intitled "An Act to provide for the greater safety of Passengers on board Steamboats."

No. 1251. An Act in further amendment of the Law relating to Tavernkeepers and Retailers.

No. 1255. An Act to authorize the use of part of the building erected for a Market House in the City of Saint John, for other purposes than as a Market.

No. 1256. An Act to revive and continue an Act to restrain the provisions of the 15th Section of an Act, intitled "An Act for the support of the Civil Government in this Province," and to establish sundry regulations for the future disposal of Crown Lands and Timber in certain cases.

And whereas the said Acts have been referred to the Committee of the Lords of Her Majesty's Most Honorable Privy Council, appointed for the consideration of all matters relating to Trade and Foreign Plantations, and the said Committee have reported as their opinion to Her Majesty that the said Acts should be left to their operation; Her Majesty was thereupon this day pleased, by and with the advice of Her Privy Council, to approve the said Report: Whereof the Governor, Lieutenant Governor or Commander in Chief for the time being of Her Majesty's Province of New Brunswick, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

WM. L. BATHURST.

AT THE COURT AT BUCKINGHAM PALACE.

The 5th of March, 1840.

PRESENT.

The Queen's Most Excellent Majesty.

Lord Chancellor, Earl of Albemarle,
Lord President, Viscount Palmerston,
Lord Privy Seal, Viscount Melbourne,
Marquis of Normanby, Viscount Morpeth,
Lord Steward, Sir John Hobhouse, Bt.
Lord Chamberlain,

Whereas the Lieutenant Governor of Her Majesty's Province of New Brunswick, with the Council and Assembly of the said Province, did in the month of March, 1839, pass three Acts, which have been transmitted, entitled as follows, viz:

No. 1216. An Act to amend an Act, intitled "An Act to incorporate sundry persons by the name of the New Brunswick Marine Assurance Company."

No. 1234. An Act in amendment of an Act, intitled "An Act in addition to and amendment of the several Acts now in force to provide for sick and disabled Seamen not being paupers belonging to this Province."

No. 1240. An Act in addition to an Act, intitled "An Act to prevent desertion from His Majesty's Forces, and to punish unlawful dealings with Soldiers or Deserters."

And whereas the said Acts have been referred to the Committee of the Lords of Her Majesty's Most Honorable Privy Council, appointed for the consideration of all matters relating to Trade and Foreign Plantations, and the said Committee have reported as their opinion to Her Majesty that the said Acts should be left to their operation; Her Majesty was thereupon this day pleased, by and with the advice of Her Privy Council to approve the said Report: Whereof the Governor, Lieutenant Governor or Commander in Chief for the time being of Her Majesty's Province of New Brunswick, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

C. GREVILLE.

HEAD QUARTERS, FREDERICTON, 12th May, 1840.

MILITIA GENERAL ORDERS.

The Lieutenant Governor and Commander in Chief has been pleased to order Captain Priestly, Staff Adjutant of Militia, assisted by a competent number of Non-commissioned Officers of the Line, to attend and instruct the undermentioned Battalions in Drill during the present Summer; and the commanding Officers of these Corps, will be pleased to issue the requisite Regimental Orders for assembling as many Companies on each day's Drill as can conveniently be brought together, and if desirable, the last day's Drill may be appropriated as a day of General Inspection.

Adjutants of Battalions are required to be present at all the Drills, and will collect the Field States from Captains of Companies, ascertain their correctness, and deliver them to the Staff Adjutant before the Drill is dismissed. A General Inspection Return of each Battalion is to be forwarded by Commanding Officers to the Adjutant General's Office within fourteen days from the last day of Drill or General Inspection, which, for that portion of the Militia not visited by the Staff Adjutant, will be conducted by the Officers Commanding the respective Battalions, at as early a day after the Company Drills as convenient, and at such times and places as they may appoint.

Corps to be Drilled by the Staff Adjutant, and the days appointed therefor:

2d Battalion, Carleton, June 13th, 15th, 17th.
1st Do. Do. " 18th, 19th, 20th.
2d Do. York, " 22d, 23d, 24th.
3d Do. Do. " 25th, 26th, 27th.
2d Battalion, Charlotte, July 1st, 2d, 3d.
1st Do. Do. " 4th, 6th, 7th.
4th Do. Do. " 8th, 9th, 10th.
1st Battalion St. John County 13th, 14th, 15th.
1st Battalion St. John City, 16th, 17th, 18th.
City Rifle Battalion, 20th, 21st, 22d.
Sunbury, Sept. 7th, 8th, 9th.
1st Battalion Queen's County, 14th, 15th, 16th.
1st Do. King's County, Sept. 18th, 19th, 21st.
2d Do. Do. " 23d, 24th, 25th.
1st Do. Westmorland, " 28th, 29th, 30th.
2d Do. Do. October, 2d, 3d, 5th.

By Command,
GEO. SHORE, A. G. M.

ERRATUM.—The name of the Commissioner appointed to expend £100 in improving the Towing Path from Tobique to the Grand Falls, on the River Saint John, is Henry Jones, and not Thomas Jones, as in Gazette of 15th April last.

[From the Quebec Mercury.]

TRIBUTE OF RESPECT TO THE MEMORY OF THE LATE ANDREW STUART, Esq.

A very numerous meeting of the citizens of Quebec took place yesterday in the Reading Room of the Exchange, for the purpose of devising means to perpetuate the memory of the lamented ANDREW STUART, Esq. Solicitor General of this Province. The meeting was composed of nearly all the influential men of Quebec, of British and Irish origin, at present in town, and the greatest unanimity prevailed in a determination to erect some tribute of respect to the memory of one who, for upwards of thirty years had been the uncompromising advocate of constitutional liberty, and in his private character had endeared himself to a large circle of friends. JAMES H. KERR, Esq. was called to the Chair, and WM. PETRY, Esq. acted as Secretary. The meeting was addressed by the Chairman, on opening, by Wm. Price, Esq. the Rev. D. Wilkie, H. Le Mesurier, Esq. W. Bristow, Esq. and Joseph Bouchette, Esq. Surveyor General of the Province; but we have only room for the following beautiful address delivered by the Rev D. Wilkie:

Mr. Chairman, It is the duty of survivors to remember deceased merit. It is their indispensable duty. On earth, the merit of those who are gone lives in the memory only of the living. If they remember it not, it is gone. The tomb covers it. Oblivion takes possession of it. It is the same as if it had never been.

It is the duty of surviving contemporaries to prevent it from thus being forgotten. It is our duty to keep alive the remembrance of exalted minds. It becomes us to think how painful it is, thus to pass away from the remembrance of those in whose thoughts we have long lived. How unjust, how ungrateful, to allow the memory of those to perish, whom we have had before us during most of our lives. We cannot feel conscious of having acted with justice or with fairness, if we suffer those to be forgotten who can no longer raise their voices to call our attention, who can no longer find their way into our thoughts by instructing our understandings or animating our exertions.

Mankind, however, are too generous to allow any such oblivion to take place. Every gentleman in the present meeting, I am sure, is too generous and too just to allow it. Indeed, during the lives of those who lived with the deceased, this is impossible. Mr. Stuart will never be forgotten while any of us are alive, while any who knew him remain. But we cannot forget that we are passing away as he did. It becomes us to provide something that shall outlive ourselves; something that shall call him to remembrance when we too are gone; something which, striking the common eye, shall lead it to consult the less perishable records, in which his thoughts will be found impressed, and his suggestions blest with the reforms he effected, or the improvements to which he gave birth, or the useful institutions which he supported.

It is particularly becoming, that those who possessed generous, liberal, and disinterested minds, should receive some such mark of respect as that which this meeting contemplates. Their independent minds, negligent of personal considerations, are all adapted to obtaining those tangible and grosser rewards which far inferior, but more compliant minds, find no difficulty in procuring. By pursuing a less disinterested course, it is known to every one, that Mr. Stuart might have realized a splendid fortune. By aiming invariably at the public good, by thinking little of himself, and of personal interest, but much of justice, honor, and the happiness of the country, he missed a great deal of the less noble rewards of a worldly prudence; but procured for himself a lasting seat in every generous and honest mind.

Of that seat it is fitting that death should not deprive him. Of that seat let not the exit of the generations to which he was known, deprive him. It is right and becoming that his virtuous exertions should be conveyed to the memory of another age at least; it may be hoped, to many remote ages. Indeed they can never be entirely forgotten. They are impressed on the annals of the age through which he passed. It is for us to embody them, to group them, in some visible shape, such as may strike even the vulgar eye, and concentrate in one view the sentiments which must otherwise be collected from many hundred pages of multifarious reading.

It is fit that we erect a monument to the friend of justice, to the advocate of truth, the constant, the unwearied promoter of education, of emigration, of constitutional government, of every thing useful and ornamental to the country. (The Reverend gentleman, on resuming his seat, was loudly cheered.)

The following Resolutions were carried by acclamation:—

On motion of William Price, Esq. seconded by the Hon. J. M. Fraser:—

That the character, talents, and public spirited conduct of the late Andrew Stuart, Esq. Solicitor General of this Province, were so conspicuous as to demand the adoption of means to obtain some lasting tribute to his memory.

On motion of H. Le Mesurier, Esq. seconded by W. Bristow, Esq.:

That to serve this important purpose it will be advisable to erect a tablet or monument, with an inscription expressive of the esteem and admiration in which he was held by his contemporaries.

On motion of Andrew Paterson, Esq. seconded by John Gilmour, Esq.:

That the following gentlemen be named a Committee to carry these resolutions into effect, and to obtain subscriptions for the purpose—with power to add to their number:—

Honorable G. Penberton, Wm. Walker, J. M. Fraser, and J. Neilson, Revd. D. Wilkie, D. Burnet, J. B. Forsyth, Jas. Gibb, John Munn, H. Atkinson, Peter Patterson, Wm. Phillips, James Rodger, Robert Wood, Henry Black, John Jones, William Patton, James Hunt, R. H. Gairdner, Alexander Simpson, Thomas Paton, Noah Freer, Chas. Gethings, Wm. Atkinson, J. G. Heath, H. Gowen, Jno. G. Clapham, J. Bonner, Robt. Shaw, Ebenezer Baird, Jer. Leaycraft, H. J. Noan, H. E. Scott, John Brooke, R. Wainwright, George Black, J. H. Kerr, Wm. Petry, Wm. Price, H. Le Mesurier, W. Bristow, Andrew Paterson, John Gilmour, Joseph Bouchette.

The Chairman then left the Chair, and thanks having been voted to him for his able conduct in presiding, the meeting dispersed.

HON. JOHN S. SAUNDERS.—We are gratified to learn from persons that have visited Fredericton upon business at the Crown Land Office, that the appointment of the Honorable John Saunders, as Surveyor General, gives general satisfaction. Independently of his being a native of this Province, in which his interests are deeply involved, and a claim from the long and faithful services of his father, the late Chief Justice who was so generally and so justly respected by all classes, Mr. Saunders is well qualified to fill the office. His manner is open, candid and gentlemanly, evincing at once, a disposition to give the party every information, and doing it in so easy and kind a manner, that whether the applicant is successful or otherwise, the impression made is favourable.—Always at his post, he is always to be found within hours, which is highly important to those persons who come from a distance and require despatch. The thanks of the Province are justly due to our worthy Governor in making the selection. We venture to assert, that this feeling pervades the people of this County, who rejoice in having to transact their land affairs with a person of talents and integrity.—*Saint Andrews Standard.*

Our attention has been called to the retirement of Mr. PAYNE, who for the period of thirty-six years, has officiated as Clerk of Christ's Church in this place; discharging the duties of that situation in the most praise-worthy and proper manner, and maintaining in his public and private deportment, during a long and honorable life, an upright and consistent character.

Mr. PAYNE, having by a recent dispensation of Providence, been deprived of the partner and companion of his declining years, will for the present retire into the bosom of the family of his son at Portland, retaining a situation in the House of Assembly, to which he has of late been appointed; and we heartily join with his fellow parishioners and friends, in wishing he may long be spared to enjoy the consolation and pleasure, arising from the consciousness of a life well spent.—*S. Intell.*

Married.

On the 7th inst. by the Rev. J. Birkmyre, A. M. Mr. Joseph Rosborough, to Miss Mary Ann Thompson, both of this Parish.

At Belle Vue House, Dalhousie, on the 21st ult. by the Rev. James Steven, Arthur Ritchie, Esq. Merchant, to Anabella, third daughter of the late Oliver O'Hara, Esq. Collector of Her Majesty's Customs, Gape.

At Chatham, on the 21st ult. by the Rev. Samuel Bacon, John M. Johnson, Esq. High Sheriff of the County of Northumberland, to Elizabeth, relict of the late Richard Blackstock, Esq.

Deaths.

On Sunday the 3d inst. Sarah C. youngest child of Mr. F. E. Beckwith, aged nine months.

At Woodstock, on the 25th ult. Dr. Joseph Wiley, in the 50th year of his age. He was a native of Tyrone, (Ireland.) At an early age he entered the Navy as a Surgeon, where he spent a number of years in the service of his King. He was in several engagements, was twice taken prisoner by the Americans and once by the French. The several wounds he received in the service were honorable tokens that he did not shun the enemies of his country. The deceased resided for twenty years at Windsor, Nova Scotia, where he was very successful in the practice of his profession. From thence he removed to the neighbourhood of Woodstock about three years ago, where the general urbanity of his manners and his very superior professional skill had made him deservedly esteemed. He was charitable and humane.

On Monday, 8th inst. at the residence of John Walker, Esq. in St. John, Barbara Campbell, a native of Caithness-shire, Scotland, in the 93d year of her age.

ORDERS IN CHANCERY, 7th May, 1840.

IT IS ORDERED by His Excellency the Chancellor, by and with the advice and consent of His Honor the Master of the Rolls,

That in Petitions for the appointment of Guardians in cases where a reference to a Master will be required, no particular specification of the real estate nor specific inventory of the personal property of the Infant be inserted, but the locality of the real property and the value of both classes, be stated in general terms.

That no copy of such Petition be made for the use of the Judge to whom the same shall be presented unless particularly desired by him.

That no state of facts other than is contained in the Affidavit be laid before the Master to whom the reference shall be made.

That the Petition to confirm the Master's report be in the form presented at the foot of these Orders, or as near thereto as the case may admit.

In case where it is made to appear on Affidavit that the whole property of the Infant does not exceed £300, a Guardian may be appointed on the presentation of the Petition without a reference, if the Judge to whom the same is presented shall think fit so to order.

That in Petitions to confirm Master's Report it shall in all cases suffice to advert shortly to the order of reference, and to state the fact and date of filing the Report without reciting the particulars of such Report.

J. HARVEY, Chancellor.
N. PARKER, M. R.

Form of Petition to confirm Report in cases of Guardian's wife.

IN CHANCERY.

In the matter of A. B. an Infant.

To His Excellency the Chancellor [or His Honor the Master of the Rolls.]

The humble Petition of A. B., an Infant of the age of

Sheweth,

That by an order bearing date the day of A. D. made in the Petition of your Petitioner, Esquire, the Master to whom the matter of the said Petition was referred, was directed to make certain enquiries respecting the age, fortune and relations of your Petitioner, and approve a proper person for a Guardian for your Petitioner, [and to state what was proper to be allowed for the maintenance and education of your Petitioner.]

Report on the matters to him referred, the day of filing the same being the day of

Your Petitioner therefore prays that the same may be in all things confirmed, and that such further or other order may be made in the premises as to your Excellency [or your Honor] may seem meet.

And your Petitioner will ever pray.

Signed,
day of 18

NEW BRUNSWICK IN CHANCERY.

Thursday the seventh day of May, in the year of our Lord, one thousand eight hundred and forty.

Between James Allanshaw, Plaintiff, and Samuel Thomas and Charlotte Thomas, his Wife, Angus D. M'Master and Ann Catherine Allanshaw, Defendants.

FORASMUCH as the Court was this present day informed by Mr. Solicitor General, or Council for the Plaintiff, that the Plaintiff had exhibited his Bill in this Court against the Defendants on the eighth day of June last, as by the Certificate of the Registrar appears, and have sued out process of Subpoena against the Defendants to compel them to appear and answer the same, but that the Defendants, Angus D. M'Master and Ann Catherine Allanshaw, reside out of the limits of this Province, and cannot be served with such Subpoena; that said Angus D. M'Master resides at Liverpool, in England, and the said Ann Catherine Allanshaw, at Boston, in the United States of America, as by the Affidavits of Joseph Dalimore and Peter Smith, now read, appears; and the said Certificate and Affidavit being read, and the truth of the above allegation being made out to the satisfaction of the Court, It is Ordered, That the said Defendants Angus D. M'Master and Ann Catherine Allanshaw, do appear to the Plaintiff's Bill on or before the thirtieth day of November next; and it is further ordered, That this Order be published in the Royal Gazette for the space of three months.

By the Court,
D. LUDLOW ROBINSON, REGISTRAR.
A. L. STREET, Plaintiff's Solicitor.

Good Investment for Money.

PROVINCE SECURITY.

BY Virtue of an Act passed at the General Assembly of the Province of New Brunswick, on the 20th September, 1839, and confirmed by Her Most Gracious Majesty in Council on the 5th March, 1840—Notice is hereby given, that Treasury DEBENTURES will be issued as follows, in pursuance of this Act, after the 12th June next, viz:—

Class A—100 Debentures of £100 each;
Class B 20 Do. £250 each;
Class C 10 Do. £500 each;

bearing Interest at a rate not exceeding six per cent. payable annually, on demand, at the Office of the Province Treasurer; the Principal to be paid at the expiration of eight years from the date of the Debenture.

Persons wishing to lend Money on the above security are requested to offer the same by Sealed Tenders, directed to the Province Treasurer, on or before Friday the 12th day of June next, at noon, stating the rate of Interest they require.

B. ROBINSON, Province Treasurer.
Treasury, St. John, May 8, 1840.

J. & A. SMITH,

GRATEFUL for the support received during the past year, beg to inform their friends and the public generally, that they intend to keep during the season, a general assortment of

MERCHANDISE,

suitable for the Market, and hope by a close attention to business, and moderate charges, to secure a continuation of public patronage.

They have now on hand a supply of FLOUR, Biscuit, PORK, a few Brs. No. 1 HER-RING, DRY FISH, SUGAR, MOLASSES, Black and Green TEAS, RICE, TOBACCO, with a variety of other GROCERIES, DRY GOODS, HARD, EARTHEN & TIN WARE.

A few Casks imported TIMOTHY SEED, do. the growth of this Province. Frederic