BOYAL GAZETEE.

FREDERICTON, OCTOBER 14, 1840.

Central Bank of New Brunswick.

WILLIAM J. BEDELL, President. SAMUEL W. BABBIT, Cashier. Discount Days Tuesdays and Fridays. Director this week JOHN F. TAYLOR. Bills or Notes offered for discount must be left at

the Bank, enclosed and directed to the Cashier be-fore 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.

GEORGE TAYLOR, Manager. Discount Days Wednesdays, and Saturdays. Director this week JOHN SIMPSON

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.

Sabing's Bank.

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

B. WOLHAUPTER, President. Committee for the present month. JOHN S. COY and THOMAS STEWART.

Alms Bouse and Work Bouse. Commissioner for the week commencing to-morrow.

Moses Pickard.



By Authority.

HEAD QUARTERS, FREDERICTON, 8th October, 1840. MILITIA GENERAL ORDER.

His Excellency the Lieutenant Governor and Commander in Chief has been pleased to ap-Saint John City Rifle Battalion, retiring from the Militia Service, and in consideration of his pointed. long and approved services, that he should retain

resignation, His Excellency has been pleased to

accept the same. Robert A. Hay, Gent. is appointed Ensign in the 1st Battalion Carleton Militia.

By Command,

GEORGE SHORE, A. G. M. MR. BUCKINGHAM, THE ORIENTAL TRA-

VELLER .- We have much pleasure in directing our readers to the advertisement of this celebrated traveller, in which he announces his pointed a day for hearing the same, which said intention of delivering a course of his interesting lectures on Egypt, Palestine &c. which have been spoken of in the highest terms and shall direct, and in case the said appellant have been spoken of in the highest terms and received with applause wherever they have been heard. The following paragraph, which we select the ard of the day appointed, and allowed of by me, the said deceased having the received with applause wherever they have been heard. The following paragraph, which we select the received with applause wherever they have been spoken of in the highest terms and shall direct, and in case the said appellant aforesaid, deceased, (a copy whereof is here—unto an approved and is now approved and allowed of by me, the said deceased having the received with applause wherever they have been spoken of in the highest terms and received with applause wherever they have been spoken of in the highest terms and received with applause wherever they have been spoken of in the highest terms and shall direct, and in case the said appellant aforesaid, deceased, (a copy whereof is here—unto an approved and allowed of by me, the said deceased having the received with applause wherever they have been been deceased to the received with applause wherever they have been spoken of in the highest terms and received with applause wherever they have been spoken of in the highest terms and received with applause wherever they have been spoken of in the country and the received with applause wherever they have been spoken of the received with applause where the received with a rece from amongst the many which have been written on this gentleman's lectures, is of itself sufficient to recommend the subject to the attention of the public :---

"Mr. Buckingham's easy style and delivery, treats, render his lectures particularly entertaining and instructive; and although he occupied upwards of two hours in the delivery of each, he was listened to throughout with a degree of patience and attention, which showed at once the interest excited in the minds of the auditory in the grand objects to which they were introduced; so much so, that a degree of disappointment was exhibited by many when New Brunswick. each lecture was brought to a close.—His description of the land of Egypt—the habits of the County, Yeoman, Egyptians-their system of Agriculture-their grand ancient cities, such as Alexandria, Thebes, &c., the Pyramids and the Temple of Jupiter Ammon, not forgetting the manner of embalming, and forming depositories for the Parish of F. aforesaid, having first duly made dead,—was delivered with an ease and fluency and executed his last Will and Testament in of style and manner, which could not fail to due form of Law, bearing date the day of have effect, particularly on the minds of the young, many of whom were present; and it may produce still greater benefit to them, by creating a taste for the study of ancient history."

Mr. B. is well known also as a zealous advocate of the Temperance cause, and is in favor of the total abstinence principle. He acted as or otherwise entitled unto Real Estate of the Chairman of the Committee of the House of Commons appointed to collect evidence with reference to intemperance in Great Britain, previous to his departure.

ORDERS IN CHANCERY,

9тн Остовек, 1840.

Whereas by an Act of the General Assembly, made and passed in the third year of the Reign of Her present Majesty Queen Victoria, entitled "An Act in amendment of the Law relating to Wills, Legacies, Executors and Administrators, and for the settlement and distribution of the Estates of Intestates," it is among other things enacted, that the Court of the said County of C. Esquire, Chancery shall and may from time to time make, establish, alter and amend rules and forms of practice and proceedings, as well for said that Court in matters made cognizable before it by this Act, as for the Surrogate Courts, in F. aforesaid, without having, to the best of the County of C. personally appeared C. D. and thereon, 36. such manner as the Court of Chancery shall see knowledge and belief of Your Petitioner, made E. F. whose names are subscribed as attesting fit, provided that such rules and forms be in no any Will. That the said G. H. immediately Witnesses to the instrument hereunto annexed wise repugnant to that Act.

Master of the Rolls, doth hereby order and £

1. That every Petition for Letters Testa- of £ mentary or of Administration, shall state the H. and equal degree, and their representatives, with names and additions of the husbands or guar- pray. Dated the dians of such infants (if any) shall also be stated with their places of residence, provided that in case any of the above particulars are sworn to be unknown to the Petitioner, and the Surrogate to whom the Petition shall be presented, shall deem it unnecessary under the circumstances of the case, that the same should be stated, such particulars may be omitted.

2. That the Surrogates in the several Counties shall fix the time and place of holding their Courts as the business of the Courts may require, and shall be attended at the times apcointed by the Registers of Probates, who shall enter in a Book the Minutes of proceedngs at such Courts.

3. That the allegations and proceedings in the importance of the matters in question, or other circumstance shall appear to the Surrogate to render a more formal mode of procedure necessary, when they may, to such extent and subject to such limitations and regulations having made his last Will and Testament, as the Surrogate may prescribe, be required to be in writing.

4. That the witnesses shall be openly examined before the Surrogate, and the opposing

5. That when any matter is contested before the Surrogate his decision thereupon shall be openly pronounced in the presence of the parties or on due notice given, and the same shall be entered in the Minutes and a copy furnished to the party requiring the same at

6. That upon filing an appeal with the Regive notice thereof to the opposite party by serving him with such notice in writing, or in such that he believes the signature " J. H." subother way as the Court of Chancery may direct. scribed to the annexed certificate of renunci-

7. That upon the transmission of the copy of an appeal from the decision of any Surrogate said J. H. Sworn the day of A. D. istered.) to the Court of Chancery, on application of the appellant and proof of due notice of such appeal having been given, the said Court shall make an order for the hearing of such appeal on a day to be thereupon appointed, which order shall be duly served on the opposite party prove of Captain James T. Hanford, of the fourteen days (or such longer time as the Court of Chancery may direct,) before the day so ap-

8. That upon the day appointed for the hearing on proof of the service of the order, Captain John M'Lean, of the 2d Battalion of the appeal shall stand to be heard, unless the King's County Militia, having tendered his Court of Chancery, on special cause shewn, shall think fit to postpone the same, and in that Surrogate Court, case, on the day to which the hearing shall be

9. That in case the appellant shall not within six weeks after the transmission of the copy of the appeal obtain an appointment of a day for hearing the same and serve the same as afore. To all to whom these presents shall come said, the Court of Chancery may, in its discretion, on the application of any other party interested, by an order of the said Court, apthe said Court on proof of due service of such

J. HARVEY, Chancellor.

N. PARKER, M. R.

No. 1.

Petition for Letters Testamentary. To A. B. Esquire, Surrogate Judge of Probates for the County of C. and Province of the trust thereby in him reposed.

The Petition of D. E. of H. in the said

Humbly Sheweth.

That G. H. late of the Parish of F. in the County aforesaid, Yeoman, departed this life on or about the day of last past at the

, in the year of our Lord and thereby appointed your Petitioner the sole Executor thereof. That immediately before the time of his death the said G. H. was an inhabitant of the said County of C. and that he died, seized value of \pounds , situate within the said County that he at the same time published and declared

to the value of £ Your Petitioner therefore humbly prays that and we are in hopes he may be induced to deliver a lecture on the subject in this place, and Testement and the first terms of the may be admitted to prove the said last Will [and also one J. K. whose name is likewise] deliver a lecture on the subject in this place, and Testament, and that Letters Testamentary may be granted thereof to him in due form of attesting the execution thereof,] were all pre-

(Signed)

No. 2.

Petition for Letters of Administration. To A. B. Esquire, Surrogate Judge of Pro-

bates for the County of C. in the Province of New Brunswick,

The Petition of D. E. of the Parish of F. in Humbly Sheweth,

That G. H. late of the Parish of F. afore-, departed this life on the day of before his death was an inhabitant of the said purporting to be the Will of G. H. late of the

day of A. D. D. E.

(Signed) No. 3.

Oath to be administered to Petitioner for Letters Testamentary or of Administration.

You do swear that the contents of this Petition by you subscribed, are true to the best of

No. 4. Memorandum of Jural. Sworn before me by the above named D. E. day of A. D.

(Signed)

No. 5. Form of Renunciation by person entitled to you God. Administration.

A. B. Surrogate.

Probates for the County of C. Whereas G. H. late of F. in the County Province of New Brunswick, aforesaid, departed this life intestate, (or

bearing date the day of A. D. I, J. H. the Widow and relict of the said G. H. (or as the case may be) do hereby renounce all right and title to Administration on G. H. late of the Parish of F. in the County party be allowed to cross-examine without any the said Estate. As witness my hand of C. deceased, hereunto annexed, and was hereto subscribed this day of A. D. (Signed) J. H.

No. 6.

Affidavit in proof thereof.

A. B. of the Parish of F. in the County of C. maketh oath and saith, that he is well acquainted with J. H. of the same place, Widow and relict of the late G. H. and he is also well acgister of Probates, the appellant do forthwith quainted with her hand writing from having seen her write; and this deponent further saith, ation to be of the proper hand writing of the before me.

S. T. Surrogate.

No. 7. Form of Bond to Surrogate on granting Letters of Administration.

See Appendix to Act 3d Vic. C. 61. No. 1.) No. 8. Form of Bond to Surrogate by Executor.

(See Note to Appendix, No. 1.) No. 9. Letters Testamentary.

County of , Province of New Brunswick. By His Excellency , Lieutenant Governor and Commander in Chief of the Province of New Brunswick, &. &c. &c.

or may concern, Greeting:

Know Ye, that at F. in the County of C on the day of , in the year of our Lord , before A. B. Esquire, being thereunto order shall be served on the said appellant such time before the day appointed as the Court Testament of G. H. late of , in the County while he lived, and at the time of his death, order may direct such appeal to stand dismissed. goods, chattels and credits within this Province 10. That the following forms be used in by means whereof the proving of the said Will, matters relating to the said Surrogate Courts and the granting of Administration of all and with such alterations and additions as the case | singular the said goods, chattels and credits, and his intimacy with the subjects of which he may render necessary or the Surrogate in parti- and also the auditing, allowing and finally cular circumstances may permit or prescribe. discharging of the account thereof unto me only doth belong: And that the Administration of all and singular, the goods, chattels and credits of the said deceased and any way concerning his said Will, is granted unto said Will named, having been already duly sworn to the faithful discharge of the duties of

> In testimony whereof, I have caused the Seal of the said Surrogate Court to be hereunto affixed the day of , in the year of our Lord one thousand eight hundred and , and in the Reign of our Sovereign Lady Victoria, by the grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c. &c. &c.

No. 10.

Oath to be Administered to Witnesses on proof of Will made before 1st January, 1839, in Common Form.

You, C. D. and E. F. do severally swear that you did see G. H. named in the instrument hereunto annexed, sign the same [and [or as the case may be] and personal Estate the same to be his last Will and Testament,] and that at the time of such signing [publishing subscribed to the said instrument as a Witness

> Indorsement on Will of Oath having been gate Court for the County of C. as by Law re-Administered.

Province of New Brunswick,

County of C.

Be it remembered, that on the day of in the year of our Lord at the Parish of before me A. B. Esquire, Surrogate for the

His Excellency the Chancellor, by and with County of C. and that he died, seized or other- Parish of F. in the County of C. deceased, and he advice and consent of His Honor the wise entitled unto Real Estate of the value of being duly sworn did (each for himself) depose Estate of G. H. late of F. in the County of C. £, situate in the said County, (or as the and say that they did see the said G. H. sign case may be) and personal Estate of the value the said instrument, and that he at the same time that the said G. H. left a Widow L. published and declared the same to be his last ability,—So help you God. sons, namely, Your Petitioner the Will and Testament] and, at the time of such

No. 21. name of the Widow (if any) and of all the children (if any) of the deceased, and their ditions of the other sons) and daughters, additions and places of residence respectively, (insert their names and additions) name is also subscribed to the said Will as and in case there shall be no children, then the him surviving, which said Widow and children a Witness attesting the execution thereof, late of F. in the County of C. deceased. were all present, and that the said G. H. ap-Your Petitioner prays that Letters of Ad- peared to them, the said C. D. and E. F. retheir several places of residence, and in case ministration of the Estate and effects of the spectively, to be of sound and disposing mind and

> [and J. K.] respectively, in the presence of each other and of the said G. H. (Signed) A. B. Surregate of the County of C.

No. 12. Oath to be Administered to Executors.

You do swear that you believe this paper your knowledge and belief, -So Help you God. to be the last Will and Testament of G. H. late of F. in the County of C. deceased, and that you will pay all the debts and legacies of the said deceased as far as the assets shall ex tend and the Law shall bind you, and that you will in other respects to the best of your ability, faithfully discharge the duties of an Executor Conditioned to pay £ and Interest. Paid of the said last Wil and Testament, -So Help thereon day of A. D.

No. 13. To A. B. Esquire, Surrogate Judge of Indorsement on Will of Executor having been A. D. for £ (doubtful.)

duly Sworn. County of C.

Be it remembered, that on the day of A. D. before me A. B. Surrogate for the County of C. personally appeared L. M. sole Executor named in the within written Will of duly sworn to the authenticity of the said Will, and to the faithful discharge of the duties of the trust thereby in him reposed by taking the Oath of an Executor as by Law required.

No. 14. Oath to be Administered to Witnesses on proof of Will made after 31st December, 1838. The same as Form No. 10, omitting only the words between brackets, and substituting

the word "both" for "all." Indorsement on will made after 31st De-

cember, 1838, of oath (No. 14 being admin-(Similar to Form No. 11, omitting words between brackets.)

No. 16.

Caveat. A. D. (Signed) A. B.

> No. 17. Letters of Administration.

Surrogate Court,

New Brunswick, &c. &c. &c. County of C. lately died intestate, as it is said, are J. K. of having whilst he lived, and at the time of his M. (of, &c.) death, Goods, Chattels and Credits, within this Chattels and Credits, and also, the auditing allowing and finally discharging the account and necessary for the payments of his debts; thereof unto me only doth belong; in order and as in duty bound will ever pray. therefore, that the said Goods, Chattels and Credits of the said deceased, may be well and faithfully Administered, applied and disposed of according to Law, I do by these presents grant unto you the said T. S. (in whose fidelity I do confide,) full power and authority to administer and faithfully dispose of all and singular the said Goods, Chattels and Credits of the said deceased, and to ask, demand, recover, and receive whatever Goods, Chattels, debts or credits to the said deceased, while living, and at the time of his death, did in any way belong, and to pay whatever debts the said deceased at the time of his death did owe or was and Credits will thereunto extend, and the alterations may be used.] Law charge you, you having been already sworn well and faithfully to execute the duties of the trust in you hereby reposed, as by Law required. And I do by these presents make, ordain, and depute you Administrator of all and singular the Goods and Chattels, Rights

and Credits of the deceased. In testimony whereof I have caused the seal of the said Surrogate Court to be hereunto affixed, the day of in the year of the Reign of our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ire-

No. 18.

Oath to be administered to Administrator. late of F. in the County of C. died intestate, understanding, and that the names C. D. and E. F. [and J. K.] were subscribed to the said sets which may come to your hands for that instrument by you the said C. D. and E. F. [and the said J. K.] respectively, in the presence of each other and of the said G. H. sets which may come to your hands for that purpose shall extend, and that you will make a true and perfect inventory of his Estate, real and personal, and render a just and true according to the said G. H. and personal, and render a just and true account of your Administration into the Surroquired,-So help you God.

> No. 19. Warrant of Appraisement. See form, Appendix to 3 Vict. C. 61, No. of paying his debts, the said Petitioner pro-4, and see Memorandum of oath administered ceeding therein in all things according to Law.

No. 20. Oath administered thereon.

deceased, which may be exhibited to you according to the best of your knowledge and

No. 21.

Inventory. The following is an Inventory of all the real Estate, Goods, Chattels and Credits of G. H.

REAL ESTATE. Lot of Land containing acres in the Parish any of the persons whose names are required to said G. H. may be granted to him in due understanding, and that the names "C. D." of in the County of , with a house, barn be stated are married women or infants, the form of Law, and as in duty bound will ever and "E. F." [and "J. K."] were subscribed and appurtenances thereon, (&c. &c.) valued at to the said Will by them the said C. D. E. F. £

PERSONAL ESTATE.

STOCK.

- Horses valued at £ - Cows " "

- Sheep " " (&c. &c.)

HOUSEHOLD FURNITURE.

- Tables, - Chairs.

(&c. &c.)

DEBTS. Bond and Mortgage from C. D. to the deceased, dated, . Penalty of Bond, £ Judgment against E. F. at the suit of the deceased, in Court, Signed day-of

Promissory Note made by R. S. payable to J. K. and indorsed to the deceased for £ (desperate.)

BOOK DEBTS.

R. L.£ G. S. (doubtful.) M. N. (desperate.)

MONEY. In Specie,

Bank Note, (Signed) A. B. Executor or Administrator.

No. 22. Petition to sell real Estate for payment of debts.

To His Excellency Lieutenant Governor and Commander in Chief of the Province of New Brunswick, Chancellor of the same, &c. &c. &c. or, To His Honor the Master of the Rolls.

The Petition of J. W. Executor of the last will and testament of G. H. late of F. in the County of C. deceased, (or Administrator of all and singular, the Goods, Chattels and Credits of G. H. late of F. in the County of C. deceased, who died intestate) humbly sheweth:

That the personal Estate of the said ceased, which has come to the hands of your A. B. of F. in the County of C. a Creditor Petitioner, amounted to the sum of £ that (or legatee or otherwise as the case may be) of the debts of the Estate so far as they can be G. H. late of the same place deceased, here-ascertained amounts to £ and that your by enters his Caveat against the granting of Petitioner hath fully administered all the said Letters Testamentary on the Will of the said personal Estate, as appears by the account G. H. to C. D. therein named as Executor thereof, herewith annexed, which said account thereof, on the ground that (here the ground of contains a true statement of all the receipts and objection is to be stated.) Dated the day payments of your Petitioner on account of the said Estate, that the real Estate of the deceased consists of the following lots, pieces or parcels of Land, that is to say, [here describe the several lots, pieces or parcels of Land or premises, County of C. Province of New Brunswick with the value of each separately, stating whether the same are occupied or not respec-By His Excellency Lieutenant Governor and Commander in Chief of the Province of pants so far as they have come the Petitioners pants so far as they have come the Petitioners knowledge] that the heirs of the said deceased To T. S. of the Parish of F. in the County of C. Greeting: Whereas G. H. of F. in the D. of, &c. [and the devisees of the said deceased] , in the County of C.

Your Petitioner therefore humbly prays that Province, by means whereof the granting Ad- licence may be granted to him to sell such parts ministration of all and singular the said Goods, of the real Estate of the said deceased, as to Your Excellency (or Honor) may seem meet

> J. W. (Signed) day of A. D. The within named, J. W. was duly sworn to the truth of the contents of the within Petition, the day of A. D. , before me.

A. B. Surrogate, County of C. (Note .- A certified copy of the Inventory on file, and (in case deceased died testate) a copy of the will is to be annexed to the Petition, also, a copy of the Administrators or Executors account current with the Estate.)

When the Petition is to the Surrogate for chargeable with, so far as such Goods, Chattels licence to sell, a similar form with the necessary

No. 23.
Licence to sell the real Estate by Court of Chancery. NEW BRUNSWICK-IN CHANCERY.

day of Whereas J. W. Executor of the last will and testament of G. H. late of F. in the County of , deceased, hath by his Petition, bearing date the day of last, represented that the personal Estate of the deceased, which has come to his hands, is deficient for the payment of the debts owing by the said Estate, and land, Queen, Defender of the Faith, and in him to sell such part of the real Estate as may

be deemed meet and necessary for that pur-And whereas, (due notice having been given You do swear that you believe that G. H. to the parties interested) on examination into Law, and as in duty bound will ever pray. sent, and that the said G. H. appeared to you at and that you will well and truly administer all made to appear to the satisfaction of this Court, the matter of the said Petition, it has been the time to be of sound and disposing mind and and singular the Goods of the deceased, and that the personal Estate of the deceased which has come to the hands of the Petitioner is not sets which may come to your hands for that sufficient for the payments of the debts, but that purpose shall extend, and that you will make a a further sum of £ , over and above the amount of the said personal Estate, will be required for that purpose. And whereas it is deemed necessary that the whole of the real Estate of the said deceased should be sold for that purpose, it is hereby ordered, that the said Petitioner have licence, and he is hereby empowered and authorised to make sale of the real Estate of the said deceased, for the purpose

> By the Court, J. V. Registrar. [In case a part only of the real Estate is in-You do severally swear that you will truly tended to be sold, or any particular lot or par-