extend to prevent any Commissioner from expending money after the first day of October, when it shall be necessary to expend the same for building Bridges,

removing rocks, swamps, trees or other obstructions. -VI. And be it enacted, That none of the before mentioned sums of money, or No money to be exany part thereof, shall be laid out or expended in the making or improving any tions not recorded. alteration that may be made in any of the Roads, unless such alterations shall have been first duly laid out and recorded.



COLEBROOKE, K. H., Lieutenant Governor and Commander in Chief of the Province of New &c. &c. Brunswick,

W. M. G. COLEBROOKE.

A PROCLAMATION.

THEREAS it appears from an Inquest held before William Bayard, M. D., Coroner of our Lady the Queen, for the City of Saint John, on the fourteenth day of April instant, on the view of the body of a new born Male Child, then and there lying dead, it was found that some person or persons unknown, of his or their malice aforethought, did make an assault on the said Child, being alive, by means whereof the said Child died:

I do therefore publish this Proclamation, and do hereby offer a Reward of Fifty Pounds to whomsoever shall give such information to Her Majesty's Attorney General, of the person or persons by whom the above offence was committed, as may lead to the apprehension and conviction of the Offender or Offenders.

Given under my Hand and Seal at Fredericton, on the twenty first day of April, in the year of our Lord one thousand eight hundred and forty five, and in the eighth year of Her Majesty's Reign.

By His Excellency's Command.

A. READE.



By His Excellency Sir WILLIAM MACBEAN GEORGE COLEBROOKE, K. H., Lieutenant Governor and Commander in Chief of the Province of New Brunswick,

W. M. G. COLEBROOKE.

A PROCLAMATION.

THEREAS it appears from an Inquest held before William Bayard, M. D., Coroner of our Lady the Queen, for the City of Saint John, on the thirty first day of March last past, on view of the body of a new born Male Child, then and there lying dead, it was found that some person or persons unknown did make an assault on the said Child, being alive, and then and there did carry the said Child to a certain Field called a Burying Ground. there situate, and feloniously and wilfully and of malice aforethought did hide, secrete and conceal the said Child; and the said Child, so being alive and so being hidden and concealed, the said Person or Persons unknown, then and there feloniously, wilfully and with malice aforethought, did leave and desert, in consequence whereof the said Infant Child then and there instantly died:

I do therefore publish this Proclamation, and do hereby offer a Reward of Fifty Pounds to whomsoever shall give such information to Her Majesty's Attorney General, of the Person or Persons by whom the above offence was committed, as may lead to the apprehension and conviction of the Offender or Offenders.

Given under my Hand and Seal at Fredericton, on the seventh day of April, in the year of our Lord one thousand eight hundred and forty five, and in the eighth year of Her Majesty's Reign.

By His Excellency's Command.

A. READE.

(Circular.)

Downing Street, 25th March, 1845.

SIR,-I transmit to you herewith for your own information, and that of the Judges and others whom it may concern in the Colony under your Government, the Copy of an Order made by the Judicial Committee of the Privy Council, in pursuance of the provisions of an Act passed in the last Session of the Imperial Parliament, directing that in all future Appeals from the judgment of any Colonial Court to the Privy Council, the reasons given by the Judges of such Court, or by any of them, for or against such judgment, shall be by them communicated in writing to the Registrar of the Court, and transmitted by him in original to the Clerk of the Council.

I have the honor to be, Sir,

Your most obedient servant, STANLEY.

The Lieut. Governor of New Brunswick.

At the Council Chamber, Whitehall, the 12th of February, 1845.

BY THE JUDICIAL COMMITTEE OF THE PRIVY COUNCIL. THEREAS by an Act passed in the 8th year of Her Majesty's Reign, intituled "An Act for amending an Act passed in the fourth year of the Reign of His late Majesty, entitled An Act for the

By His Excellency Sir William Macbean George | better administration of Justice in His Majesty's Privy Council; and to extend its jurisdiction and powers," it was enacted that it should be lawful for the Judicial Committee of the Privy Council to make any general Rule or Regulation to be binding upon all Courts in the Colonies and other Foreign Settlements of the Crown, requiring the Judges' notes of the evidence taken before such Court on any cause appealed, and of the reasons given by the Judges of such Court, or by any of them, for or against the Judgment pronounced by such Court; which notes of Evidence and reasons should by such Court be transmitted to the Clerk of the Privy Council within one Calendar month next after the leave given by such Court to prosecute any Appeal to Her Majesty in Council; and such Order of the said Committee should be binding upon all Judges of such Courts in the Colonies or Foreign Settlements of the Crown:" Now therefore, the Lords of the said Judicial Committee of the Privy Council are pleased to Order, as it is hereby Ordered, that when any Appeal shall be prosecuted from any Judgment of any Court in the Colonies or Foreign Settlements of the Crown, the reasons given by the Judges of such Court, or by any of such Judges, for or against such Judgment, shall be by the Judge or Judges of such Court communicated in writing to the Registrar of such Court, or other Officer whose duty it is to prepare and certify the transcript Record of the proceedings in the Cause, and that the same be by him transmitted in original to the Clerk of Her Majesty's Privy Council, at the same time when the documents and proceedings proper to be laid before Her Majesty in Council upon the hearing of the Appeal are transmitted.

Whereof the Judges of all such Courts in the Colonies or Foreign Settlements of the Crown are to take notice and govern themselves

accordingly.

C. GREVILLE.

PESOVINCIAL APPOINTMENTS.

HOHN HUMBERT to be Inspector of Flour at the Port of Saint John, under the Act 8 Vict. cap 77.

DONALD CLARKE to be Inspector of Flour at the Port of Saint

The Rev. A. LANGEVIN, PETER C. AMIREAUX, and WILLIAM MACLAUCHLAN to be additional Members of the Board of Educaion for the County of Carleton.

Moses Vernon to be Commisioner for deepening and improving the Canal between South Bay and the River Saint John.

PETER MUZROLL to be Commissioner for Indian Reserves in the County of Kent, under the Act 7 Vict. cap. 47.

WILLIAM BARNES to be Preventive Officer at Sackville, in the County of Westmorland.

By His Excellency's Command.

A. READE.

Secretary's Office, 12th May, 1845.

SECRETARY'S OFFICE, 1st May, 1845.

THE following List, containing the number of Warrants now in the Treasury, with the names of the Persons in whose favor they are drawn, is published for the information of all concerned :-No. 101 Thomas W. Peters, Adjutant.

102 William C. Hill, Sergeant Major. Parish Schools, Gagetown. Waterborough. Do. 104 Do. Wickham. 105 Hon. T. C. Lee, Civil List. 106 Hon. N. Parker, Master of the Rolls. Hon. George Shore, Clerk of the Pleas. 108 Parish Schools, Johnston. 109 Hampstead. Do. 110 Petersville. 111 Do. Chipman. Do. 112 Canning. Do. 113 William H. Street, Penitentiary. 114 Hon. J. W. Weldon, Agriculture. E. B. Smith, Esquire, Widow's Pension. Parish Schools, Kingston. 117 Upham. Do. 118 Westfield. Do. 119 Sussex. Do. 120

Hampton. Do. 121 Studholm. Do. 122 Norton. Do. 123 124 Do. Greenwich. Springfield. Do.

125 Leonard R. Coombes, removing Rocks. 126