THE ROYAL GAZETTE.

III. And be it further enacted, That this Act shall continue and be in force until the first day of April, one thousand, eight hundred and thirty.

An Act for the more speedy and effectual punishment of persons keeping disorderly Houses. Passed 10th February, 1829.

DE it enacted by the Lieutenant-Governor, Council, D and Assembly, That it shall and may be lawful for any one of His Majesty's Justices of the Peace, upon the complaint of any two inhabitants and householders of any City, Town, or Parish, within this Province, upon oath, o any person keeping a Bawdy-House, Gaming-House, or other disorderly House, in such City, Town, or Parish, to issue his Warrant to bring such person before him; and such Justice shall thereupon bind him or her over, to appear at the next General Sessions of the Peace, or at the next Court of Oyer and Terminer, to be holden in and for the County, or City and County, in which such place shall be, as to the said Justice shall seem meet; there to answer to such Bill of Indicment as shall be found against him or her for such offence: and such Justice shall and may, if in his discretion he thinks fit, likewise demand and take security for such person's good behaviour, in the mean time : Provided always, bat before any such Warrant shall be issued by a Justice of the Peace, he shall require the two Inhabinants, so making complaint to him as aforesaid, to enter into a recognizance in the Penal sum of twenty Pounds each, to give or produce material evidence against the person complained of, at the next Sessions, or Court of Oyer and Terminer, as the case may An Actto continue and amend An Act, intituled "An Act to provide for the Surrender of the Principal, in discharge of Bail, in Actions pending in the Supreme Court of Judicature, in this Province."

Passed 10th February, 1829. WHEREAS in and by an Act, passed in the fourth Year of His Majesty's Reign, intituled " An Act to provide for the Surrender of the Principal in discharge of Bail in

Actions pending in the Supreme Court of Judicature in this ment to Province, power is given to Commissioners for taking. Bail in the said Court, in the several Counties where no Judge. of the said Supreme Court resides, to take the Surrender of Defendants in discharge of their Bail, in the same manner as the Judges of the said Court are used to do : and whereas it frequently happens that Judges are absent from the Counties in which they have their residence, and in their absence no persons are present in such Counties, before whom such the same : ard these indebied to the said estate, when such Surrender, now lawfully can be made :

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That all the power vested in the said Commissioners by the said Act, shall and may be exercised by them respectively, in the absence of all the Judges of the said Court from any County, in which the Surrender is to be made, in the same manner as they may now do, in cases of non residence of such Judges, or any of them.

II. And be it further enacted, That this Act, together with the said recited Act, to which this is an Amendment, shall continue and be in force, until the first day of A pril, in the Year of our Lord, one thousand eight hundred and thirtyfive.



I.L. Persons having demands against the Estate of the late HUN. JONN ROBINSON, deceased, are requested to present the same to the Subscribers ; and all persons. indebted to said Estate are required to make immediate pay-

W. H. ROBINSON. EEVERLEY ROBINSON, Executors. Saint John N. B. 25th October, 1828.

IL persons having claims against the estate of thelate Thomas Weimore, Erg., deceased, will render rayment to either of the subscribers.

C. P. WETMORE, Ex'rs. THOMAS C. LEE,

LL persons having clarms upon the Estate of the late jacob A Ring, are requested to tender their accounts duly attested, within twelve months from the date hereof : And all persons indebted to said Estate, are also requested to settle their accounts within the same pericd. ANN RING, Acm'1x, St. John, JARVIS RING, ¿ Adm'is. AARON HARTT. Fredericten. Fredericton, March 17, 1828.

ALL Persons indebted to the Estate of the late THOMAS WAT-MORE. will take notice that the claims of the said Estate are lodged with Messrs. Peters &- Wetmore, of Fredericton, for collection. and unless they come forward and make immediate settlement, the same will be put in suit against them.

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II: And be it further enacted, That any person, who shall at any time hereafter, appear, act, or behave him or herself as Master or Mistress, or as the person having the care, government, or management of any Bawdy-House, Gaming-House, or other disorderly House, shall be deemed, and taken to be the Keeper thereof, and shall be liable to be prosecuted and punished as such, not withstanding he or she shall not in fact be the real owner or keeper thereof.

presecution, against any person for keeping a Bawdy-House, several Counties in this Province, to appoint any Person or Gaming-House, or other disorderly House, any person may Persons to serve in the capacity of any Town or Parish Offigive evidence against the Defendant, or on behalf of the cer, who shall be a Member or Members of the Court so ap-Defendant in such prosecution, notwithstanding, his or her pointing Parish Officers.

being an Inhabitant, or having entered into such recognizance aforesaid.

IV. And be it further enacted, that every Indictment, against any Person for keeping a Bawdy-House, Gaming-House, or other disorderly House, shall be heard, tried, and Over and Terminer, where such Indictment shall have been preferred, unless the Court shall think proper, upon cause shewn, to adjourn the same to the next, or any subsequent Session, or Court of Oyer and Terminer.

V. And be it further enacted, That this Act shall continue and be in force, until the first day of April, in the Year of our Lord, one thousand eight hundred and thirty-four.

An Act for amending the Law of Evidence in Certain Cases.

Passed 10th February, 1829

TATHEREAS it is expedient that Quakers, and Moravians, should be allowed to give evidence upon their Solemn affirmation in all cases, criminal as well as civil ; and that in prosecution for Forgery, the Party, interested should be rendered a competent Witness :

I. Be it therefore enacted, by the Lieutenant-Governor, plied with. Council, and Assembly, That every Quaker or Meravian, who shall be required to give Evidence in any case what, soever, Criminal or Civil, shall, instead of taking an Oath in the usual form, be permitted to make his or her Solemn affirmation or declaration, in the words following : that is to say, " I, A. B., do solemnly, sincerely, and truly declare and affirm;" which said affirmation or declaration, shall be of the same force and effect, in all Courts of Justice, and other places, where, by Law, an Oath is required, as if such Quaker or Moravian had taken an Oath in the usual shall be convicted of having wilfully, falsely, and corruptly Varnished, trames Gilded. &c., at the shorest Louice, and affirmed or declared any matter or thing, which, if the same had been sworn in the usual form, would have amounted to wilful and corrupt perjury, every such offender shall be subject to the same pains, penalties, and forfeitures, to which Per- Frederician, Nav. 17, 1828. sons convicted of wilful and corrupt perjury, are or shall be subject.

An Act in addition to an Act, intituled " An Act for the appointment of Town and Parish Officers in the several Counties in this Province."

Passed 10th February, 1829. WHEREAS it is expedient that persons who shall be appointed Parish Officers, should not be Members of the Court by which such Parish Officers are appointed.

I. Be it enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the passing of this Act, III. And be it further enacted, That upon any such it shall not be lawful for the Justices of the Peace for the

SELF DEFENCE.

Mr. FULLER begs leave to inform the gentlemen of Fredericton that he has engaged Mr. Sloot's finally determined at the same General Sessions, or Court of large room, late the Fredericton Hotel, for the purpose of giving lessons in the manly and useful. art of Self Defence, whereby Gentlemen, after a few lessons, are enabled to chastise those who may offer violence, and protect themselves against the attack of the ruffian.

> Attendance from 10 to 3 o'clock. TERMS made known on application at the Boom. Fredericton January 27, 1829

LL Persons are herety coutored against perchasing A Note of Hard, drawn by the subscriber, in favour Christie, and endersed to Steplen ameron .-Said note is dated in February. 1824, and pryable the rolt day of Jure following, which conditions have been com-

JONATHAN HARDING.

he Courty of Northumberland, are requested to render GILDING, GLAZING, ard PAFER HANGING heir accounts duly attested within Twelve Months from THE Subscriber bigs leave to inform the public that the date here f to Francis Peabody, Administrator; and he has a very convenient I aint Shop in the House all Per ons indebied to said Estate are also requested to serve tumerly recepted by Mr. Hywen, where te will be en- their secounts within the same period. abled to Execute all kind of Orcamental Painting. Grages. FRANCIS. FEABODY, Administrator. Miramichi. 10th Jan, 1828. And if any person making such affirmation or declaration Sleds, Signs, and Headboards lettered. Pictures and Maps LL persons having any just demands against the and en the nest reasonable terms. Estate of William Feiley, late of Maugerville,-Also has for sale Linseed Oil, and White I end. County of Sunbury, deceased, are requested to render ireir L. WARREN. accounts duly attested within six months from the date hererf; and all those indebted to said Estate are required IN THE YUKK GENERAL SIDS UND.) to make in mediate payment to either of the Subscribers, JANUARY TERM. 1829 SOI OMON FERLEY; Adm'is. TATHEREAS the rates hereicficre alliwid aid SAMUEL NEVERS, Se taken for Weighing Hay, in the Town of Fiede-August 5. 1828.

C P. WETMORE, Executors

Fredericton, November 25 1828,

April 1, 1828.

T'EO'E persons having legal demands against the Estate of the Iste AN UEL KINDALL, jun. Divigsist, are requested to present the same, cuty attested, within Twelve Men hs from this. date, and all persons andet red to said Estate are required to make n mediate payment orither of the Subscribers.

RICHARD DIBBLEF, Fiedericton, ? Adm'rs. WM-O SMITH, Saint John, Fredericton, April 15, 1828. 12m.

LL persons having any just demands against the estate-1 of Daniel Hellett, late of the Parish of Douglas, in ne Cour y el Yerk, c'eceased, are requested to ret der their accounts duly a tested within twelve months from the date herecf: aidall pervis indebied to said estate, are requested. o make payment forthwith to

DANIEL HALLETT, EX'r. Doug'as, March 29. 1828.

ALL reisons having any just demands against the Estate of David Cile, lare of Washademoek, Queers Courty, deceased, are requested to render theiraccounts dulas arrested with n three months from the date hereof ; and all those indebted to said Estate, are required u make in mediate payment to either of the Subseribers."

DELIVEBANCE COLE,) Admr's. DAVID COLE, Queens County, February 2, 1829. 3mp.

ALL Persons having claims upon the the Estate os. Maugerville, Dec. 15, 1828. the late George Leonard Hazen, late of Chatham, in HOUSE & ORNAMENTAL PAINTING,

II. And be it further enacted, That on any Prosecution by Indictment or information, against any person for forging any deed, writing, instrument, or other matter whatsoever, or for uttering or disposing of any deed, writing, instrument, or other matter whatsoever, knowing the same to be forged ; no Person shall be deemed to be an incompetent Witness in to reduce the same : support of any such prosecution, by reason of any interest which such person may have, or be supposed to have in respect to such deed, writing, instrument, or other matter.

and to make more effectual provision for that purpose."

Passed 10th February, 1829.

DE it enacted by the Lieutenant-Governor, Council, and Assembly, That an act made and passed in the neventh Year of the Reign of His present Majesty, intituled Service, under the penalty of Ten Shillings for each and tion of Seamen, and to make more effectual provision (red. for that purpose," be, and the same is hereby continued and declared to be in full force, until the first day of April, spe thousand eight hundred and thirty-five.

ricton, have been far too high, and it is therefore expedient

IT IS THEREFORE OTDERED that from hencef rih, the Weighers of Hay, at the respensive Machines in the Town of Fredericion, be allowed for Weighing each Load An Act to continue an Act, intituled "An Act to repeal of Hay or Straw, (including the Weighing the Sled or all the Laws now in force for the regulation of Seamen. Waggen.) and for furnishing a Ticket, expressing the exact turtable Dwelling House and a large Bain. Weight in Gross, Tare and Nett, the Sum of One Shilling and three pence, to be paid by the Seller: And the urther particulars apply on the premises, to said Weighers, shall not receive any greater Sum for such An Act to repeal all the laws now in force, for the regula- every effence, to be recovered and applied as by Law direc-

Extract from the Minutes,

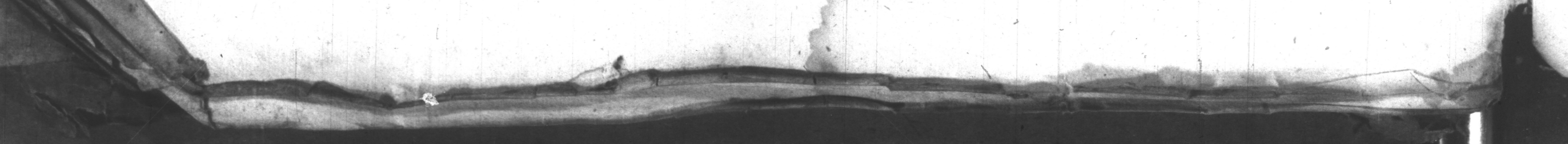
H. G. CLOPPER,

JO BE SOLD Or to Lease for a term of years, VALUABLE Farm in the Parish of Wakefield, on which are, about . 80 Acres cleared ; a com-POSSESSION will be given early next Spring ; for JOHN D. GAULT.

Fredericton, August 9, 1828.

LL persons who have unsettled Accounts, and are indebted A to the Subscriber, will please to call and settle them satisfac torily, or they will be put into the hands of an Attorney to collee without discrimination, Fredericton, April 22, 1828.

JEDEDIAH SLASON.



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