tions to the said Stock, Notice thereof shall the dissolution of the said Corporation. | Securities shall have been given, forfeited | were respectably attended to the grave on the [be given in One or more of the Newspapers XVIII. And be it enacted, That the Direc- to the said Company, together with all De. Friday following and deposited alongside those published in this Province, and the Directors tors of the said Corporation shall not at any posits, Instalments, Interests, Profits or Di- of her infant daughter, who died nearly five shall commence with the Business and Ope halt yearly dividend of the prohts, Rents, vidends thereto belonging or appertaining; months previous. rations of the said Corporation: Provided and Premiums and Interest of the said and that such Stock so forfeited shall be always, that no Insurance shall be effected Company, devide or pay, or cause or per- sold by public Auction for and on account nor shall any Policy be signed in Manner as mit to be divided or paid, any greater or of the said Company, and the Purchaser or herein after provided, until the Sum of Ten larger dividend than will amount to the Purchasers thereof shall give such Security Thousand Pounds shall be actually paid in Rate of six pounds per centum, or the to- or Securities for the Payment of the Aand received on Account of the Subscrip- tal amount of the Capital Stock collected mounts due to the said Company on Actions to the Capital or Stock of the said and actually invested and disposed of as is count of such forfeited Shares at the Time provided in and by this act, and also that of such Forfeiture as is herein, before pro-Corporation.

XIII. And be it further enacted, That the the sum at any time divided and paid, shall vided, and shall be likewise subject to all the said Company and Corporation shall have not exceed two thirds of the net amount Provisions of this Act; any Thing herein Power and Authority to make Insurances of the actual Gains and Earnings of the said contained to the contrary thereof in anywise on Houses, Mills, Manufactories, Buildings, Company, gained or earned since the mak- notwithstanding.

Ships or other Vessels on the Stocks, or in ing of the then last dividend : Provided al- XXV. And be it further enacted, That the Port, Merchandise, Monies, Goods, Wares ways that whenever the Capital or Stock Books, Papers, Correspondence, and all and Effects, against Loss or Damage by actually invested as by the said act of incor- other Matters and Things belonging to the Fire, and to fix the Premium and Terms of poration is required and the surplus fund said Corporation, shall at all Times be sub-Payment ; and all Policies of Insurance by shall together amount to the sum of twenty ject to the Inspection of the Directors, or them made shall be subscribed by the Pre- five thousand pounds then the Directors any of them; but no Stockholder, not a sident, or in case of his Death, Absence, of the said Company may if they think the Director shall inspect the Account of any Sickness or Inability, by any Two of the same adviseable divide and pay the whole Individual or Corporate Body with the said Directors, and countersigned by the Secre- of the net amount of the gain and earnings Company.

tary of the said Corporation, or in case of of the said Company at each half yearly XXVI. And be it further enacted, That Office of Mr. Samuel Grosvenor, in Woodthe sickness, absence or inability of the Se- dividend, any thing herein contained to the the Directors shall, at the general Meeting stock, on Thursday the 24th December next. cretary, by such person or persons as the contrary thereof in any wise notwithstand- to be holden on the First Tuesday in March in every year, lay before the Stockholders, Directors or a majority thereof may appoint ing. to act in his Stead, and shall be binding and XIX. And be it enacted, That it shall for their Information, an exact and particuobligatory upon the said Corporation and and may be lawful to and for the Directors |lar Statement of the then State of the Af-

Company ; and that all Losses duly arising of the said Corporation to use apply and fairs and Business of the said Company, aunder any Policy so subscribed and counter- dispose of the monies arising in the course greeably to the several Regulations of this signed shall and may be adjusted and settled the dealing of the said Corporation, and Act and such other Rules and Regulations by the Board of Directors, and the same all the Profits, Rents, Premiums and In- as may by the Members and Stockholders From the Gaol Yard while at Hard Labor, Remaining in this Office at this dale.

IR.-You are hereby requested to call a

NOTICE.

HE Rector, Church Wardens and Vestry of Christ Church in Fredericton, particularly request a general meeting of all Members of the Congregation of the above mentioned Church, residing in Fredericton and the adjacent Parishes, on FRIDAY, the 25th of September instant, at two o'clock in the afternoon of that day, at the Church, to take into consideration certain important matters that have been proposed by the Lord Bishop of the Diocese, and the Resolutions of the Vestry passed thereon.

By Order of the Corporation, G. F. S. BERTON, CLERK. Fredericton, 17th Sept. 1835.

NOTICE.

at noon, in pursuance of the foregoing re-Meeting of the Creditors of Edward quisition. A. Kermott is requested to be held at the **RUFUS S. DEMILL**, JOHN S. M.BEATH. > Trustees. SAML. F. GROSVENOR, Woodstock, 23d Sept. 1835. Fredericton, 5th Sept'br. 1835.

ESCAPED

Meeting of the Magistrates for the County of York, on FRIDAY the 25th instant, to take into consideration the propriety of addressing His Excellency the Lieutenant Governor, expressive of their disapprobation of the conduct of a Magistrate on a recent occason towards the Lieutenant Governor. JOHN ROBINSON, J. P. JEDEDIAH SLASON, J. P. T. EMERSON, J. P. GEO. MINCHIN, J. P. E. N. KENDALL, J. P. R. POWER, J. P. H. G. CLOPPER, Esq. Clerk of the Peace, York County. COURT of Special Sessions of the Peace A for the County of York, is hereby summoned to be holden at the County Court House in Fredericton, on FRIDAY, the 25th day of September instant, at 12 o'clock

Fredericton, September 12, 1835.

Three thousand Pounds.

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and Corporation, by any Agent or Agents year. said Company or Corporation shall be obli- Provided always that nothing herein con- XXVII. And be it further enacted, That with.

rs, Clerks XV, And be it further enacted, That it of any instalments or from the accumulation Purpose of examining into the Proceedings from twelve, noon, to half-past three. rencies as shall be the Duty of the Directors of the of its profits, rents, premium and inter- of the said Corporation, shall either during Fredericton, 15th Sept. 1835. hall think said Corporation, or a Quorum thereof, to ests agreeably to the term and provisions the Session or Prorogation of the General business make half yearly Dividends of all the Pro- of the seventeenth and nineteenth sec- Assembly have free Access to all the Books NOTICE. all allow fits, Rents, Premiums and Interest of the tion of this act any thing herein contained and Accounts of the same. FINITE Co-Partnership heretofore existing Finnigan (2), Patrick Freel. ants and said Corporation, payable at such Time and to the contrary thereof in any wise not- XXVIII. And be it further enacted, That between James A. Phillips and Stephen ir respecany Number of Stockholders, not less than Place as the Directors or a Quorum there- withstanding. B. Hennigar, under the Firm of Directors of shall appoint, of which they shall give XXI. And be it further enacted, That Twenty who together shall be Proprietors Thirty Days' previous Notice in One or the Shares, Capital or Stock of the said of One thousand Shares, shall have nower roper, all JAMES A. PHILLIPS & Co. of Buildmore of the Newspapers published in this Company shall be assignable or transfera- at any Time, by themselves or their Proxies, is dissolved this day by mutual consent. All ontingen-Province ; Provided always, that the Monies ble according to such Rules and Regula- to call a general Meeting of the Stockholders Persons to whom the late Firm are indebted Funds of received for Premium of Risks, which shall tions as may by the Directors be establish- for any Purposes relating to the Business of are requested to render their Accounts for adbe undetermined and outstanding at the ed in that Behalf; but no Assignment or the said Corporation other than a dissolution justment at the Store of the late Firm in Wooded, That Time of making such Dividends, shall not Transfer shall be valid or effectual, unless thereof, giving at least Thirty Days' Notice stock, and those persons indebted to the said be considered as Part of the said Profits of such Assignment or Transfer shall be en- in Two of the Newspapers published in Firm are requested to make immediate payconstitute the said Company ; and provided further, tered and registered in a Book to be kept this Province, and specifying in such No- ment to Jas. A. Phillips, who is fully authoriusiness, of that if the Amount of Capital or Stock paid by the Directors for that purpose, nor un- tice the Time and Place of such Meeting sed to collect he same. s be One, as by the Act is required, shall be by any til such Person or Persons so making the with the Objects thereof ; and the Directors JAMES A. PHILLIPS, ssary Ab-Means reduced to a Sum less than Ten same shall previously discharge all Debts or any Five of them shall have the like S. B. HENNIGAR. rs present thousand Pounds, then and in such Case no actually due and payable by him, her or Power at any Time (upon observing the like as Chair-Woodstock, 1st September, 1835. Dividend or Dividends whatsoever shall be them to the said Corporation; and in no Formalities) to call a general Meeting as the Prestdeclared or made, until a Sum equal to the Case shall any tractional Part of a Share be aforesaid, Lowry. Director, NOTICE. said Sum of Ten thousand Pounds shall be assignable or transferable ; and that when- XXIX. And be it further enacted, That FITHE Co-Partnership of JAMES TIBBETS Jumber of soever any Stockholder shall transfer in on before vested for the Use of the said Company. any Number of Stockholders, not less than and BENJAMIN TIBBETS, under the name XVI. And be it enacted, That the said Manner aforesaid all his or her Stock or a casting Thirty who together shall be Proprietors and title of JAMES TIBBETS & Co. is this corporation shall have full power and autho- Shares in the said Corporation to any other of Three thousand five hundred Shares, day dissolved by mutual consent. All Persons rity to take, receive, hold, possess and enjoy Person or Persons whatsoever, such Per-That no shall have the Power at any Time, by them- therefore having any legal demands against in Fee Simple, any lands, tenements, and son shall cease to be a Member of the said Salary or selves or their Proxies, to call a general said Firm are requested to present the same real estate and rents, to any amount not ex- Corporation, and the Person or Persons so t that the Meeting of the Stockholders for the Pur- for adjustment, and all Persons indebted to said ceeding five thousand pounds: Provided purchasing shall become a Member of the aid Corpor pose of taking into consideration the dis- Firm are requested to make immediate pay nevertheless that nothing herein contained said Corporation in his or her Stead, and make such solving of the said Company, giving at least ment to BENJAMIN TIBBETS, who is hereby shall prevent or restrain the said Corpora- be entitled to all the Privileges as such. s to them Three Months' previous Notice in One or fully authorised to settle all accounts. tion from taking or holding real estate or XXII. And be it further enacted, That Nixon. JAMES TIBBETS. more of the Newspapers, published in this chattels real to any amount whatsoever, by in case of any Loss or Losses taking place BENJAMIN TIBBETS. That no Province, and specifying in such Notice the mortgage taken as a collateral security for which shall be equal to the Amount of the Time and Place of such Meeting with the Andover, 17th August, 1835. ctor unless the payment of any sum or sums of money Capital or Stock of the said Company, and Objects thereof; and should it be agreed holds not advanced, or debts due to the said Corpor- the President and Directors after knowing CIGARS. pital Stock upon at such Meeting that the said Comation, or for the security of the payment of of such Loss or Losses taking place shall pany or Corporation should be dissolved, The Subscriber has received :-the amount of such part of the Capital or make any further Policy of Insurance, they That the such Stockholders are hereby authorized Stock of the said Corporation that shall at and their Estates jointly and severally shall GOOD REAL Havannah CI-GARS, of the very Stockholdand empowered to take all legal and necesbe accountable for the Amount of any and any time or times remain unpaid. sary Means and Ways to dissolve the said ision when XVII. And be it enacted, That the Capi-levery Loss which shall take place under first brand, in boxes of 250 and 500 each. Company; and upon such or any other of this Act tal or Stock of the Company collected at such Policy or Policies so made. -ALSOare to be Dissolution of the said Company, the Dieach instalment, and at the times and in the | XXIII. And be it further enacted, That 8000 good Jamaica and American ditto, h Share in rectors then in Office shall take immediate manner herein before provided, shall be by the Joint Stock or Property of the said Corin boxes of 100, 250 and 500 each, which he and that and effectual Measures for closing all the the said Directors invested and disposed of poration shall be alone responsible for the can recommend, and offers for sale at mo-Concerns of the said Corporation, and for roxy, proin such Public funds, or to such Public or Debts and Engagements of the said Corpo-H. JACKSON. derate prices. dividing the Capital and Profits which may lder, and, Corporate Bodies, or Associations or Joint ration; and that no Person or Persons who Fredericton, Sept. 7, 1835. remain among the Stockholders in Proporficient Au-Companies, as may be deemed advisable and shall or may have Dealings with the said tion to their respective Interests. onstituents in the event of their being no Public Funds | Corporation, shall on any Pretence whatso. NOTICE. XXX. And be it further enacted, That A LL Persons having any legal demands Samuel Thomas, Wm. Turnbull, Thos. or Public or Corporate Bodies or Associa- ever have Recourse against the separate That if it this Act shall continue and be in Force unagainst the Estate of JONATHAN Torrens, John Turner, William Tucker, tions or Joint Companies in which the same Property of any present or future Member ors should til the Frst day of May which will be in the SMITH, late of the Parish of Douglas, deceas- John Trenor. can be safely invested, and to whom the same or Members of the said Corporation, or auesday in year of our Lord One thousand eight huned, are hereby notified to present the same to can be sately and advantageously lent and dis- gainst their Person or Persons, lurther than t shall and dred and fifty Seven. the Subscribers, duly attested, within Three posed of, then it shall and may be lawful for has been herein before provided, and that any other Months from this date; and all those indebted the said Directors or to apply and dispose may be necessary to secure the faithful Ape at Noon to said Estate are desired to make immediate thereof by letting the same out at interest, plication of the Funds of this Corporation. 03- A Book is opened at Mr. Fisher's Of said Day, Wiggins. either upon the security of lands or other XXIV. And be it further enacted, That fice in Fredericton, for the signature of such payment to tice of the JOHN T. SMITH, property or otherwise as they may think fit: the Bonds and other Securities, of what persons, as wish to become members of the Executors, hich shall GEORGE H. SMITH. Provided always, that no monies of the said Nature or Kind soever, taken for the Pay- Insurance Company. n case any Fredericton, 28th July, 1835, Young. Corporation shall be put out at interest nor ment of the Residue of the [said Capital or elf by the any security taken for the same either by Stock as is herein before directed, shall from BOOTS AND SHOES. Shares, of Married, mortgage, bond, bill, note or otherwise, for | Time to Time be renewed or changed, and is Interest a shorter period than one year: And further other and further Security or Securities for Just Received : On Friday evening last, by the Rev. Archty Shares, provided, 'That as long as the amount of the the same be given, whenever and as often deacon Coster, Captain Ruxton of H. M. 34th Director, said first instalment of ten thousand pounds, as the said Directors or any Quorum there-QQ DAIRS Men's Strong lirector by Regt. to Mary, third daughter of the Honoraor any part thereof, shall be at the disposal of shall require, and in case of any Refusal ble William F. Odell, Provincial Secretary of OO Hide BOOTS: or Malead of the said Directors, and shall be required or Delay to renew or change any such Se- this Province. filled up by At Keswick Ridge, on the 17th inst, by the 100 pairs ditto ditto SHOES;

shall be binding on the said Company and terest thereof by letting the same out at in- of the Corporation, be made by virtue here-Corporation and shall be paid to the assur- terest, either upon the security of lands or of, so as the same may contain a true Aced within Ninety Days from such Adjust- other property or otherwise as the Direc- count of the Whole of the Affairs of the ment : Provided always, that the said Di- tors thereof may think fit, any thing con- said Company ; which Statement shall be E is about five feet ten inches high, dark rectors shall not in any Case make Insur- tained in this act to the contrary notwith- signed by the Directors and attested by the ance on any single Building, or Good's con- standing : Provided always that no monies Secretary or in case of his sickness, absence tained therein, to an Amount exceeding of the said Corporation shall be put out at or inability to attend by such person or perinterest, nor any security taken for the sons as the Directors or any Quorum there-XIV. And be it enacted, That all Policies same either by mortgage, Bond, Bill, note of, may appoint to act in his stead, and a entered into in behalf of the said Company or otherwise for a shorter period chan one Duplicate thereof, in like Manner signed

and attested, shall be transmitted to the duly appointed by the Directors or a XX. And be it enacted, That the said Secretary of the Province for the Informamajority thereof, shall in addition to Company or Corporation shall not directly ion of His Excellency the Lieutenant Gothe signing and countersigning required by or indirectly deal or trade in buying or sell- vernor or Commander in Chief for the Time the thirteenth section of this act, be also ing Gold and silver Coins, or Bullion or Bills being, and the Legislature: Provided alcountersigned by the said Agent or Agents, of Exchange or other negotiable instruments, ways, that the rendering of such Statement and expressly mention in the said policy, the or deal in the lending of money or in Bills of shall not extend to give any Right to the invalidity of such policy, without such ad- Exchange, or other negotiable instruments, Stockholders, not being Directors, to inditional countersigning, and no policy en- by way of discount or otherwise, or en- spect the Account of any Individual or Intered into by any Agent or Agents of the gage in any Banking operations whatsoever dividuals with the said Corporation.

gatory upon the said Company or Corpor- tained shall be construed to extend to pre- any Joint Committee hereafter to be apation without these requisites are complyed vent the Company from hiring or lending pointed by the Honorable the Legislative funds arising either from the payment Council and the House of Assembly, for the

MORRIS BOWAN, Confined under sentence for Horse Stealing. complexion, with a down cast look, one leg a little shorter than the other, which causes a slight limp-and about 40 years of age. Whoever may apprehend the said MORRIS Butler, Anthony Blaikie, Anthony Baker, BOWAN, and confine him in any of the Gaols Mrs. Stephen Blair, Thomas Barker, Za-

of Five Pounds from E. W. MILLER, Sheriff of York County. Sheriff's Office, Fredericton, ? 8th September, 1835.

A CARD.

forming the Ladies and Gentlemen of Cousud, Francis Carren, Edward Cliff, Wm. Fredericton and its vicinity, that he has Callag, Pat. Clinton, Charles Cox, James opened his DANCING CLASSES in Mr. Yerxa's | Cox, John Cox (2). Stone Building, and from the encouragement he has received, he trusts his endeavours will give general satisfaction .- Day Class, John Dow, Asa Dow. from four to seven-Evening Class, from eight to ten .- Private Tuition will be given

George Anderson Miss Mary Allen, John Armore, George Alexander, William Allinshaw.

H. G. CLOPPER,

Clerk's Office, Fredericton,

15th September. 1835.

POST OFFICE,

LIST OF LETTERS

Clerk of the Peace,

Nelson Brittain, Benjamin Bourne, Wm. S. Bent, John Branfield, John Brewer, Geo. within this Province, shall receive a Reward chariah Brown, Wm. C. Brown.

Richard Coffee, John Coigley, Mr. Cobbet, John Croke, Thomas Cluff, Wm. Caverhill, Mrs. Wm. Caverhill, George Wm. Cleary, John Campbell, Mrs. Cockreen, Jos. Crandell, Bridget Clancey; Patrick Clinton, R. REID takes this opportunity of in- Isaac Clarke, Rev. A. Crawley, Benjamin

Wm. S. Dibblee, Wm. Davis, John Dyer

Thomas Elwood, James Edmond, James Eastey, Mrs. John Ervin. John Edwards.

Barny Feeny, John Freymour, James Flynn, John Frame, John Fraser, Patrick

Thomas Griffin, Phebe Green, Anthony Gallagher, Clement Godin, Mrs. Sarah Gill.

Mrs. Hilsgrove, Echabod Honlam, Jonathan Hodsdon.

George Johnson, Rees Jones.

Robert Kilkpatrick, Wm. Kenne, Dermist Keele, Pat Kelly, John Knight.

James Lock, Zenas Lane, James Langir, F. Wm. Ladds, Jos. Love, Ephraem Lombard, Isaac Laurence, Seth M. Leach, Jas.

M

James Miller, Mrs. Glen Marshall, -M'Zery, Wm. Moffit, John M'Carney, Mrs. J. T. Murray, George M'Candless, Cornelius Mead, Wm. M'Knight, David Mon teith, Robert M'Cullough, Hugh M'Master, Wm. P. Melvin, Wm. Mitchell, Thos. M'Guire, Wm. M'Devitt, Henry M'Dead.

William Newcomin, W. D. Nash, John

Mr. O'Ryley, Andrew O'Connors, Patrick O'Neal (2), Flancis Orr, Timothy O'Sullivan (2).

Squire Peabody, Miss Harriet Putnam. Frederick Pore, David Phillips, Anchbrend Poslin, James Power.

John Rankan, John Ritchie, Dan. Ross, Thos. Richards, Walter Roulston.

Andrew Steward, Miss Mary Smith, Mrs. Henry Smith. Henry Smith (2), Francis Scott, Alfred Shaws, William Scott, John Scott, Peary Smiler.

Adam Wyes, Thomas Walsh, Joseph Westall, Samuel Watson, Thomas Worley, Nathaniel Walker, Elijah Whitlock, Chas.

Ann Young, Capt. A. Yerxa, John D.

PROPERTY FOR SALE. WO Lots of LAND with two comfortable Dwelling HOUSES erected thereon, on the corner of Brunswick and Westmorland Streets, opposite the residence of Mr. T. R. Robertson, belonging to the Estate of Mr. James Brown, deceased, will be sold on mo-

