



(Continued from last Page.)

XI. And be it enacted, That the said Corporation shall not directly or indirectly deal or trade in buying or selling gold or silver coins, or bullion, or bills of exchange, or in lending money by way of discount, or engage in any Banking operations whatsoever.

XII. And be it further enacted, That the joint stock or property of the said Corporation shall alone, in the first instance, be responsible for the debts and engagements of the said Corporation, and that no Creditor of person or persons having any demands against the said Corporation for or on account of any dealings with the said Corporation shall have recourse against the separate property of any shareholder on account thereof except in case of deficiency, or where the joint stock of the said Corporation shall fall short of or not be equal to the payment of any debt, due or demand against the same, that then and in such case, the goods and chattels, lands and tenements of each shareholder shall and may be levied upon and seized respectively to satisfy such debt or demand to the extent of

double the amount of the share or shares or interest of such shareholder in the joint stock of the said Corporation, but no more; and that such double amount or so much as may be necessary to satisfy such debt, due or demand, shall and may be levied and seized by process of execution in the same suit in which such debt, due or demand, may be recovered against the said Corporation.

XIII. And be it enacted, That the books, papers, correspondence and all other matters or things belonging to the Corporation shall at all times be subject to the inspection of the directors, or any of them, but no stockholder, not a director shall inspect the account of any individual or corporate body with the said Corporation.

XIV. And be it enacted, That the shares in the said stock, shall be assignable and transferable according to the rules and regulations that may be established in that behalf, but no assignment or transfer shall be valid or effectual unless such assignment or transfer shall be entered or registered in a book to be kept by the directors for that purpose, nor until the person or persons, so making the same previously discharge all debts actually due or payable by him or them to the said Corporation: that in no case shall any fractional part of a share, or other than a complete share or shares be assignable or transferable; that whenever any stockholder shall transfer in manner aforesaid, all his stock or shares in the said Company he shall cease to be a member of the said Corporation.

XV. And be it enacted, That the Directors shall at the general meeting to be holden in every year lay before the Stockholders for their information

an exact and particular statement of the then state of the affairs and business of the said Company agreeably to the several regulations and rules made therefor, so as the same do contain a true account of the affairs of the said Company, which statement shall be signed by the Directors and attested by the Secretary, and a duplicate thereof in like manner signed and attested shall be transmitted to the Secretary of the Province for the information of His Excellency the Lieutenant Governor or Commander in Chief for the time being and the Legislature of the Province: Provided, always, that the rendering of such statement shall not extend to give any right to the Stockholders to inspect the account of any individual or Corporate Body with the said Company.

XVI. And be it enacted, That any number of Stockholders not less than forty who together shall be proprietors of one thousand shares shall have power at any time by themselves or their proxies to call a general meeting of the Stockholders for purposes relating to the business of the said Corporation, giving at least thirty days' notice in two of the newspapers published in the City of Saint John, and specifying in such notice the time and place of such meeting with the objects thereof, and the Directors or any four of them shall have the like power at any time (upon observing the like formalities) to call a general meeting as aforesaid.

XVII. And be it enacted, That this Act shall continue and be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and fifty six.

ROYAL GAZETTE.

FREDERICTON, JULY 22, 1835.

Central Bank OF NEW BRUNSWICK.

HENRY G. CLOPPER, Esq. President.
Director this week, JOHN SIMPSON Esq.
Discount Days, . . . Tuesdays and Fridays.
Bills or Notes offered for Discount must be left at the Bank, enclosed and directed to the Cashier, before three o'clock on Mondays and Thursdays.

SAVINGS BANK.
Trustees for HENRY G. CLOPPER, Esq.
JAMES TAYLOR, Esq.
JED. SLASON, Esq.

ALMS HOUSE AND WORK HOUSE.
Commissioner for CHARLES LEE Esq.
next week.



By Authority.

COMMISSIONERS OF BYE ROADS.

QUEEN'S COUNTY.

James McDonald to expend 40l. for a Bridge over the Stream near McDonald's Tavern on the road leading from the head of the Grand Lake to Salmon River mills.

Peters Yeamans to expend the following sums:

25l. for a Bridge over the Newcastle Stream near the upper mills.
100l. for the road between Stephen Thorn's and the Newcastle mills.
20l. for the road from the Newcastle mills to the Grand Lake.

Samuel White to expend the following sums:

30l. for the road from Lewis' Cove to the main post road by way of Foster's mill.
15l. for repairing the Bridge over Foster's mill stream, so called, near Cox's.
15l. for the road leading from the Washademoak Lake to James Ralston's.
10l. for a road leading from the highway road to Robert Orchard's in rear of William White's.
Thomas Cox to expend 20l. for the road from Cox's Point to Coal Creek leading over a Slough near Cox's Point.

William Foshay to expend the following sums:

15l. for a new road on the south east side of the Grand Lake from Sand's Creek to James Ralston's lower line.
10l. for the road from Young's Cove to Cumberland Creek Bridge.
15l. for the road from Slip's Brook to Rouse's Cove.
15l. for the road from Rouse's Cove to Washademoak Lake.
15l. for the road from Wiggins' mill at the head of Young's Cove to James Sharpe's.
15l. for the road from Young's Cove to Cumberland Bay.

Robert Golding to expend the following sums:

40l. for the road leading from the Cross road to the Shanahan settlement on the south east side of the Washademoak Lake to Lewis' Cove.
20l. for the Cross road between Vanwart's mill and the Rush Hill settlement and a road leading from said Cross road to Samuel London's.
20l. for the road from King's County Line including the cross road to the line between Robert Golding's and John Murdoch's.
15l. for the road leading from the upper end of the Waterloo settlement to the water between Thomas Hane's and John Harden's, Junior.
10l. for the road from Alexander Clark's mill to a short distance below Carpenter's ferry.
10l. for a road from Washademoak Lake to Clark's mill.
10l. for the road from Ebenezer Perry's on the Washademoak to Shearer's.
Thomas Murray to expend 10l. for the road from Samuel Seacord's to King's County Line by the way of Tinling's and Cain's mills.

L. B. Rainsford to expend the following sums:

20l. for the road from Henry Lyon's on the Nerepis to the Great road near Gabriel Fowler's.
20l. for the road from Summer Hill settlement to the Jerusalem settlement by the

way of Samuel Corbitt's and Vallice's farm.
10l. for the road from the Jerusalem settlement to King's County line near Paisley's.
20l. for the road leading from John Sanburn's mill to William Burgess' corner and to the Jerusalem settlement.
15l. for the road from Ocnabog bridge to Tyng's brook.
35l. for the road from Jones' mill to Ann Vanwart's.
40l. for the road leading from the Ferry near the King's Head Tavern along the lower line of the Spry grant to the Gagetown road.

William Slip to expend 60l. for completing the bridge and causeway at Little river.
The Honorable Harry Peters to expend 250l. on the road from the Oromocto to Nerepis via Gagetown.

SUNBURY COUNTY.

William Smith to expend 100l. on the road from George Boon's to Ezekiel Seely's.

John Bailey to expend the following sums:

25l. for the road from William Boon's to John Woods' landing, 10l. of this sum to be laid out on the Causeway near G. Morrow's.
10l. for the road from Daniel Woods' to the Gary road.
35l. for the road from the South Branch Bridge to Lemuel Nason's.

Stephen Peabody to expend the following sums:

50l. for the road from Thomas Hart's Mills to Andrew Smith's.
15l. for the road from Andrew Smith's to Daniel Dow's.
10l. for the road from the new Bridge over Rushagonish to John Morgan's.
Lawrence Mersereau to expend 40l. on the road from Lawrence Mersereau's through the Patterson settlement.

L. B. Rainsford to expend the following sums:

10l. for the road from Jeremiah Smith's to the Nerepis Road.
30l. for the road from Oak Point to Little River Mills.
15l. for the road from Oak Point to the County line.
10l. for the road from Wilmot's Farm to William Dow's.
10l. for the road from Richard Kimball's through the Shirley Settlement in rear of Burton.
15l. for the road from Edward Burpe's to William Gordon's.
10l. for the road from the Causeway near Stephen Kinney's.
10l. for the road from Isaac Cogswell's to the Nerepis road.
40l. from the Nerepis road to the Oromocto.

SUPREME COURT.

Trinity Term, 6th William 4th.

Abraham N. Garden, Esquire, Attorney of this Honorable Court, is called to the Bar, sworn and enrolled a Barrister.

William H. Odell, Stephen Miller, and Stephen H. Hitchings, Gentlemen, having produced the usual Certificates, are admitted, sworn and enrolled Attorneys of this Honorable Court.

Pro. Office.

During the present Term of the Supreme Court, three colored persons, named John Allen, Guy Brown, and Dolly Hope, were indicted and tried for the capital felony of Robbery. The Jury convicted the two first named prisoners, recommending, however, Guy Brown to mercy, and acquitted Dolly Hope. On Saturday morning the prisoners, John Allen and Guy Brown, were brought up to receive their sentence; and we are sorry we cannot give a more full report of His Honor's very impressive language in addressing the prisoners on that solemn occasion.

The Chief Justice, in pronouncing sentence, recapitulated the principal circumstances of the case. He stated that the law with the view of protecting men's persons from violent depredations, had visited the crime of robbery with the punishment of death, and that it was the solemn duty of the Court now to pronounce sentence of death against the prisoners; that there was a difference in the degree of their guilt—that the prisoner Allen had been the leader and the chief actor in this scene of outrage; that the Jury had recommended the prisoner Brown to mercy, but the Court had no power to relieve him from the penalty of the law; that the prerogative of mercy was, by our wise and happy constitution, reserved to the Crown: the Court would lay the recommendation of the Jury before the Governor, and that he must look to the mercy of the Crown for sparing his life. He earnestly charged it upon them both to remember the solemn account they must hereafter give in another world, and concluded by pronouncing the awful sentence of the law.

ARRIVAL OF THE 43D REGIMENT, AND DEPARTURE OF THE 34TH.

On Friday last, the first division of the 43d Regiment of Light Infantry, under the command of Lieut. Col. Booth, arrived here in the Steamer Saint George to relieve the 34th doing duty in this Garrison. The 34th embarked in the Steamer on Saturday morning, and proceeded to Saint John to embark on board the Transport Ship Prince Regent for Halifax, to relieve the 96th.

The *Parmelia*, Transport, which sailed from Cork in company with the *Prince Regent*, with the 2d division of the 43d, had not arrived at Saint John.

The following address was presented to Lt. Col. Fane on his departure from Head Quarters:—

To Lt. Col. the Honorable H. S. Fane, Commanding H. M. 34th Regiment of Foot.

The distinguished Regiment under your command being on the eve of their departure from this place, the Magistrates and others, the principal Inhabitants of the Town of Fredericton, desire to express the sentiments of high respect they entertain for that gallant Corps.

The character the 34th Regt. has borne for distinguished bravery in the Field of battle has been long known and admired, and nothing we can offer can in any respect add to it; but to the high state of Military discipline and uniform good conduct of the Corps since their arrival in this Province, we can bear witness; and we cannot permit you to depart without begging of you to communicate to the Officers, non-Commissioned Officers and Privates of the Regiment under your command, the respect we entertain for their conduct while amongst us, and the regret we feel at their departure.

JOHN ALLEN, J. P.

on behalf of the Magistrates.

THOS. BAILLIE, on behalf of the Inhabitants generally.

GEO. SHORE, G. F. STREET, J. SOMERVILLE, W. WOODFORD, M. D. E. W. MILLER, Sheriff.

To Lt. Col. John Allen, J. P. the Magistrates and Inhabitants of the Town of Fredericton,

I communicated to the Officers, non-Commissioned Officers and Privates of the Regiment under my command, the flattering address you have been pleased to present to me, expressing your approbation of their conduct during their stay amongst you, and your regret at their departure. I have to thank you for the compliment you have paid to the Corps I have the honor to command. This expression of your sentiments is very gratifying to our feelings, and I assure you, we entertain towards the Inhabitants of Fredericton reciprocal feelings of kindness and respect.

I have the honor to remain, Gentlemen,

with great respect your ob't Serv't.

H. FANE, Lt. Col. Commanding 34th Regt. Fredericton, July 20, 1835.

Married.

At Saint John, on Thursday evening last, by the Rev. Dr. Gray, Mr. Thomas M'Avety, to Miss Isabella, youngest daughter of the late Thomas Sandall, Esquire.

At the same place, on Thursday evening, by the Rev. Dr. Gray, Reector, Mr. Nathan L. Hampton, to Frances Maria, fourth daughter of Mr. Thomas Addison, of that City.

At Eastport, (Maine,) on the 7th inst. by the Rev. Mr. Gale, Mr. James Drake, late of Fredericton, to Miss Elizabeth R. Harris, formerly of Cornwallis, N. S.

LOST.

A small Bale of GOODS, the property of the Subscriber, which he thinks may have been taken by mistake from on board the Steamer *John Ward* last Wednesday evening, the 15th instant. The Bale contained Calicoes, black Lace Veils, Silk Handkerchiefs, Verona Handkerchiefs, Men's Vests, and other articles, sewed up in grey cotton. Any person returning the same to the Subscriber, at Mr. Wm. KAVANAGH's tavern, will be gratefully rewarded. JOSEPH GIBSON. Fredericton, July 20, 1835.

CAUTION.

ALL Persons are hereby cautioned against purchasing a NOTE or HAND, drawn by James M'Laughlin in favor of Richardson Webb for £15 0 0, dated the 4th June, 1835. The Subscriber not having received any value for said Note, will not hold himself responsible for its payment. JAMES M'LAUGHLIN. Parish of Wakefield, County of } 3w. Sunbury, July 17, 1835.

THE SUBSCRIBER

Has received per latest arrivals from Liverpool, a general assortment of ready-made

CLOTHING,

—among which are the following—

FINE Dress COATS and SURTOUTS;
Fine Blue Cloth JACKETS;
Moleskin and Lasting do.; Moleskin Coats and Trowsers; blue and black Cloth TROUSERS; Fancy and striped Cotton ditto;
Light and dark colored VESTS;
Printed and striped Cotton SHIRTS;
White and colored HOSE and half HOSE;
Elastic Garters; Watch Guards; Card Racks; Table Mats; Gentlemen's white and colored Berlin GLOVES; Cloth BONNETS;
Cotton CAPS; STOCKS; Straw HATS;
With a variety of other articles.

THOMAS STEWART.

July 21, 1835.—4w.

NOTICE.

ALL Persons having any legal demands against the Estate of JOHN GIBBERSON, deceased, late of the Parish of Kent, County of Carleton, are requested to present the same within Six Calendar Months from the date hereof; and all Persons indebted to the said Estate are desired to make immediate payment to the Subscriber.

LYDIA GIBBERSON, Administratrix. Parish of Kent, County of } Carleton, 20th July, 1835.

NOTICE.

THE Public are hereby cautioned against purchasing a NOTE or HAND, drawn by the Subscriber in favor of John O'Neil, and payable the 1st of July instant—it having been given for a Lot of Land in Madawaska on which said O'Neil has reentered, and holding the undue possession of both.

JOHN H. RYAN. Great Falls, 6th July, 1835.—6w.

NOTICE.

THE Auction of Mr. Hansard's is postponed until Monday the 27th instant, when some additional articles will be offered.

MARK NEEDHAM. Auctioneer.

Fredericton, 15th July, 1835.

FARM & MILLS, FOR SALE.

THE GOACK FARM and MILLS, consisting of 800 acres of LAND of a superior quality, about 100 of which are cleared; a Farm House, two good frame BARNs, a Saw MILL and Carding Mill.

This property is situate thirty miles above Fredericton, on the left or Eastern bank of the River, on which it has a front of about three quarters of a mile.

Terms of payment will be made perfectly easy. For particulars enquire of JAMES TAYLOR, Esquire, Fredericton.

July 14, 1835.

NOTICE.

ALL Persons having any demands against the Estate of Doctor CHARLES L. GUNTHER, of Fredericton, deceased, will present them to the Subscriber, duly attested, within Three Months, and all Persons indebted to the said Estate are desired to make immediate payment to

ASA BLAKSLEE, JUN. Administrator, St. John. Fredericton, July 10, 1835.—3m.

11 CHESTS low price

TEA, just received and for sale by

ASA COY.

6th July, 1835.

Smoked Salmon,

JUST RECEIVED

AND FOR SALE BY

M. MACKINTOSH. Fredericton, 8th July, 1835.

FOR SALE,

A few Kegs of

Cumberland Butter,

by JED. SLASON.

May 20, 1835.

MEDICAL AND SURGICAL

DISPENSARY.

MR. COY, SURGEON, and Successor to Mr. G. E. BALDWIN, informs his friends and the public, that he has purchased the above Establishment, where he will keep a constant supply of the best Patent and other MEDICINES; DRUGS; PAINTS; DYE STUFFS, &c. &c. Physicians and Family Prescriptions accurately prepared.

* Advice to the Poor gratis. Fredericton, 2d February, 1835.

NEW BRUNSWICK IN CHANCERY.

Saturday the sixth day of June in the year of our Lord one thousand eight hundred and thirty-five.

Between Charles Connell, Jun. Complainant, and

William Kirk, Defendant.

FORASMUCH as the Court was this present day informed by Mr. Fisher being Plaintiff's Counsel, that the Plaintiff had filed his Bill in this Honorable Court against the Defendant on the eighteenth day of October last, as by the Certificate of the Register appears, and had taken out process of Subpoena against the said Defendant, returnable on the same day, but that the said Defendant now resides and for a long space of time hath resided at Bangor in the State of Maine, one of the United States of America, and without the jurisdiction of this Honorable Court, so that the said Defendant could not be served with such process, all which by affidavit appears, and the said certificate and affidavit being read and the truth of the above allegations being made out to the satisfaction of the Court—it is ordered that the said Defendant William Kirk do appear to and answer the Plaintiff's Bill on or before the twenty second day of October next, and that this order be published in the Royal Gazette for the space of three months.

By the Court, D. LUDLOW ROBINSON, Register. [First published in Gazette, 10th June.]

Valuable Property for Sale in the

COUNTY OF CARLETON, PARISH OF WAKEFIELD.

THAT well known property formerly owned by the late Wm. Dingey, at present in the occupation of Mrs. Dingey, situated at the Bank of the River St. John in the Parish of Wakefield, containing 600 acres more or less. A great portion of the Land is interval, the remainder well wooded, and the soil of a superior quality. The above property will be sold together or in three separate Lots—for terms and further particulars apply to Captain Macaulan or Mr. Gaylor in Fredericton, or to JOHN ROBERTSON.

St. John, 24th December, 1834.

FOR SALE,

(and possession given immediately.) A most valuable Lot of LAND at the South West Branch of the Miramichi River, containing Two Hundred Acres, originally granted to John R. M'Pherson. For terms and particulars apply to W. & F. KINNEAR, Esquires, Saint John, or to the Subscriber, JAMES TAYLOR. Fredericton, 24th April, 1835.

LAND FOR SALE.

TO BE SOLD AT EASY PAYMENTS A very valuable tract of LAND in the Parish of Wakefield, the second tier of Lots near the town of Woodstock, County of Carleton—containing 550 acres, about ten acres of which is cleared. Also—150 acres of excellent Land in the Parish of Wicklow, in said County, adjoining Mr. Milberry. For further particulars please inquire of RALPH M. JARVIS, Esq. of Saint John, or MARK NEEDHAM, of Fredericton. Fredericton, 10th March, 1835.

FOR SALE,

73 ACRES of superior Land on the River Nashwaak, being a part of the Campbell property, bounded on the upper side by John Young, and having 170 Rods front, being a large proportion of the interval.

Also: 100 Acres of Land formerly owned by Donald Fraser, on which there is large clearings and a good Barn.

—Also— 200 Acres of Land, being Lots 166 and 167 on the River Nashwaak, lately owned by Donald McLeod. Any person wishing to purchase any of the above Land will apply to WILLIAM J. BEDELL at Fredericton. 15th April, 1835.

NOTICE.

ALL persons having any legal demands against the estate of the late Honorable John Murray Bliss, deceased, are requested to present the same duly attested within nine months from the date hereof: And all persons indebted to the said estate are desired to make immediate payment to

GEORGE P. BLISS, Administrator. L. A. WILMOT, } Fredericton, 27th September, 1834.

FOR SALE.

300 ACRES of Wild Land, well covered with Hard Wood, convenient for hauling to Fredericton, and lying rear of the Property on which the Hon. F. J. Robinson now resides; granted to Peter Robinson, who offers the same on reasonable terms. For particulars apply to WILLIAM J. BEDELL, at Fredericton. March 10.