

ROYAL GAZETTE.

FREDERICTON, APRIL 6, 1836.

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.

SAVING'S BANK.
Trustees for } HENRY G. CLOPPER, Esq.
next Week. } JAMES TAYLOR, Esq.
MARK NEEDHAM, Esq.

ALMS HOUSE AND WORK HOUSE.
Commissioner for } HENRY SMITH, Esq.
next week.



By Authority.

PROVINCIAL APPOINTMENTS.

Charles Simonds, William H. Street,
John Robertson, Thomas Barlow, Thomas
Paddock, and the Reverend Frederic
Coster, to be Commissioners to ascertain
the most eligible site near the
City of Saint John for a Provincial Lunatic
Asylum, together with a plan of
the same and an estimate of the probable
cost of Land, and the erection of such
Buildings, &c. as may be required for
the same.

John Wesley Weldon, Daniel Han-
nington, and Dudley Perley, Esquires,
to be Commissioners to contract for the
erection of a Bridge over the Cocagne
River on the great road of communica-
tion from Shediac to Richibucto, pursuant
to a Resolution of the House of
Assembly of the 3d of March, 1836.

The Honorable Edwin E. Botsford,
and William Crane and Edward B.
Chandler, Esquires, to be Commis-
sioners to meet and act with such Commis-
sioners as may be appointed by the Gov-
ernment of Nova Scotia, in order to
run out and ascertain the line of division
between this Province and the Province
of Nova Scotia.

John Robertson, Esquire, to be Mayor
of the City of Saint John, for the current
year.

James T. Hanford, Esquire, to be Cor-
ner for the current year.

The undermentioned persons to be Sher-
iffs of the several Counties in the Province
for the current year:

James White, Esquire, City and County
of Saint John.

Edward Winslow Miller, Esquire, County
of York.

William P. Sayre, Esquire, County of
Westmorland.

Walter Bates, Esquire, County of King's.

Nathaniel Hubbard DeVeber, Esquire,
County of Queen's.

Colin Campbell, Esquire, County of
Charlotte.

John Hazen, Esquire, County of Sun-
bury.

Richard Samuel Clarke, Esquire, County
of Northumberland.

William Carman, Esquire, County of
Gloucester.

Thomas Lansdowne, Esquire, County of
Kent.

John F. W. Winslow, Esquire, County
of Carleton.

The above named Sheriffs are hereby no-
tified, that their appointments are for the
current year only, and they are hereby re-
quired to tender for the approbation of His
Excellency the Lieutenant Governor, the
Bonds required by the Act of Assembly in
such case lately made and provided, con-
formable to the directions of the said Act.

By order of His Excellency the Lieuten-
ant Governor, the following are in future
to be the only Holidays allowed at the Gov-
ernment Public Offices in this Province:

New Year's Day—1st January.

Queen's Birth Day kept—24th February.

Good Friday.

King's Birth Day kept—23rd May.

Christmas Day—25th December.

HEAD QUARTERS, FREDERICTON,
4th April, 1836.

MILITIA GENERAL ORDERS.

His Excellency the Lieutenant Governor and
Commander in Chief has been pleased to make
the following promotions and appointments, &c.

First Battalion King's County Militia.

TO BE LIEUTENANT.

Ensign Joseph Flewelling, vice W. J. Flew-
elling, who retires with his rank.

TO BE ENSIGN.

Daniel Wetmore, Gent. vice Joseph Flewelling,
promoted.

Captain James Chapman, of the First Bat-
talion Westmorland Militia, is permitted to re-
tire from the service, retaining his rank.

Second Battalion Northumberland.

TO BE CAPTAINS.

Lieut. David Tozer, vice R. M. Lauglan,
left the County, dated 4th April, 1836.

Lieut. Abraham Moores, vice J. Price, who
retires with his rank, 5th April.

Lieut. H. B. Allison, vice A. Fraser, re-
signed, 6th April.

Lieut. John Sutton, vice W. End, left the
County, 7th April.

Ensign Thomas Underhill, vice J. Astle, who
retires with his rank, 8th April.

Ensign Robert Jardine, vice D. Crocker, ap-
pointed Adjutant, 9th April.

TO BE LIEUTENANTS.

Ensign Jared Tozer, vice D. Tozer, pro-
moted, 4th April.

Ensign Robert Wasson, vice N. Richie,
deceased, 5th April.

Ensign Leonard Astle, vice J. Sutton,
promoted, 6th April.

Ensign Hugh Hammill, vice R. Henderson,
left the County, 7th April.

John Fillemore, Gent. vice G. Henderson
left the County, 8th April.

Jas. Adam, Gent. vice J. Gillen, resigned,
9th April.

John Harley, Gent. vice Edw. M. Quil-
lan, deceased, 10th April.

Roland Crocker, Gent. vice H. B. Allison,
promoted, 11th April.

John Munro, Gent. vice A. Moores, pro-
moted, 12th April.

John Arbor, Gent. vice P. Brennan, left
the Province, 13th April.

TO BE ENSIGNS.

Thomas Willowby, Gent. vice William
Saunders, deceased, 4th April.

Wm. Duncan, Gent. vice H. Hammill,
promoted, 5th April.

John Leslie, Gent. vice M. O'Brien, left
the County, 6th April.

Wm. Davidson, Gent. vice A. Young,
left the County, 7th April.

Chas. M. Raw, Gent. vice D. Clarke, left
the County, 8th April.

John M. Eacham, Gent. vice C. Cough-
lan, left the County, 9th April.

Richard Lynn, Gent. vice J. Simpson,
left the County, 10th April.

James Holmes, Gent. vice R. Jardine,
promoted, 11th April.

William Small, Gent. vice R. Wasson,
promoted, 12th April.

Robert Dunfee, Gent. vice L. Astle,
promoted, 13th April.

John Pond, Gent. vice T. Underhill, pro-
moted, 14th April.

Duncan M. Tavish, Gent. vice J. Tozer,
promoted, 15th April.

By command,
GEORGE SHORE, A. G. M.

Office of the Provincial Treasury,
Saint John, N. B. 1st April, 1836.

PURSUANT to the directions of an Act
passed at the last Session of the General
Assembly of this Province, intitled "An Act
to provide for the collection of the Revenue of
the Province," Public Notice is hereby given,
that Mr. HENRY WHITESIDE is Clerk in
this Office.

R. SIMONDS,
Pro. Treasurer.

Married.

On the 23d March, by the Rev. Enoch
Wood, Mr. Hugh M. Lauglan, of Ludlow,
to Miss Susan Suter, of St. Mary's.

On the 3d instant, by the Rev. George John-
son, Mr. Alexander M. Donald, to Elizabeth
Holloway, of Nashwaak.

At Lincoln in the County of Sunbury, on
Sunday last, by Thos. O. Miles, Esquire, Mr.
Francis Scotney, of York County, to Miss
Elizabeth Hickey, of the Parish of Burton.

At Woodstock, on the 26th ult, by the Rev.
S. D. Lee Street, Mr. George Close, of Jack-
son Town in the Parish of Wakefield, to Miss
Elizabeth Emily Terrill, of the same place.

At the same place, at the 31st ult. by the
same, Mr. Alexander Vaups, to Miss Harriet
Dunlap, both of the Parish of Southampton,
in the County of York.

SHERIFF'S SALE.

On the third Tuesday in October next, at the
Market House in Fredericton, between the
Hours of twelve and five o'clock in the
afternoon, will be sold by Public Auction:

ALL the right, title, claim and demand of
John M. Donald, of, in and to that certain
Farm or tract of Land on which he resides,
situate in the Parish of Saint Mary's, County
of York: The same having been taken under
an execution issued out of the Supreme Court,
at the suit of Robert Rankin & Co.

E. W. MILLER, Sheriff.
Fredericton, 5th April, 1836.

Fredericton Mill and Manu- facturing Company.

A MEETING of the Shareholders of The
Fredericton Mill and Manufacturing
Company will be held on MONDAY, 16th
May next, at the Counting House of JAMES
TAYLOR, Sen. & Co., at 10 o'clock in the
forenoon. Dated this 6th April, 1836.

JAMES TAYLOR.

ROAD WORK.

THE Public are notified, that on MON-
DAY the 9th of May next, at 1 o'clock,
P. M., a sale will take place at Ralph Beards-
ley's Tavern, Richmond Corner, for opening a
new line of Road between Woodstock Corner
and the American Boundary near Houlton.
The Work will be put up in jobs of one and two
miles; as the whole line must be completed by
the first of September next, when, if approved
of, payment will be made for the same.

Specifications of the Road may be seen at
any of the stores in Woodstock, and other
particulars made known on the day of sale.

Approved Security will be required for
the performance of the contracts.

J. A. MACLAUCHLAN,
Supervisor.

Fredericton, 5th April, 1836.

FRESH GARDEN SEEDS.

JAMES F. GALE.

HAS just received from London and Bos-
ton, his usual supply of Garden, Grass
and Flower SEEDS, which are warranted fresh
and of the growth of 1835.

Fredericton, March 21, 1836.

CARD.

MR. DICKSON, PHILOLOGER,

BEGS to acquaint the Public, that he
purposes commencing a Course of
LECTURES on *English Grammar*, on
MONDAY next, the 11th instant—Terms
and other particulars communicated on ap-
plication at the Albion Hotel, where docu-
ments may be seen of the general satisfac-
tion he has given elsewhere.

Mr. D. proposes to impart as great a
knowledge of the above important Branch
of Education, in the short space of *Four
Weeks*, as would be acquired in any com-
mon School in two years.

The *Grammar* from which Mr. D. teach-
es, is a very improved production, and al-
most universally adopted in Great Britain.

N. B. No person can be admitted for in-
struction during the Term after the *Fourth*
day from commencement.

Fredericton, 5th April, 1836.

TO LET.

From the 1st May, 1836.

THE second Flat and Garret of the House
now occupied by Mrs. Hamilton, in
Queen Street. Also—The new Store ad-
joining the above mentioned premises. Terms
moderate and immediate possession given if
required. Apply to

ASA COY.

April 6th 1836.

37 B BLS. Canada fine FLOUR for
sale by

CHARLES M'PHERSON.

6th April, 1836.

LOST—By the Subscriber, the 2d Volume
of Haggard's Consistory Reports. Who-
ever has the same is requested to send it to
D. LUDLOW ROBINSON.

Fredericton, 5th April, 1836.

FOR SALE.

A Mirror, Card Table, eight day Clock,
Sofa, and sundry kitchen utensils. Ap-
ply at this office.

Fredericton, 5th April, 1836.

WANTED.—An Apprentice to the Dry
Good and Grocery Business, about
fourteen or fifteen years of age.

J. GARDINER.

Fredericton, 5th April, 1836.

Kellie & Younger's Empty Casks.

THE Subscriber would feel obliged if those
persons in Fredericton and its vicinity
who have empty Ale Casks belonging to
Messrs. Kellie & Younger, would send them
as soon as convenient to his Store.

R. CHESTNUT.

Fredericton, April 4th 1836.

TO LET.

THE FARM on the lower side adjoining
the property of the Land Company
(formerly belonging to Mr. T. C. Everitt) in
the Parish of Saint Mary's. Apply to
CHRISTOPHER BROWN.

Fredericton, 4th April, 1836.—3w.

The public are hereby notified, that
the following Bill will be brought before
the Legislature of this Province at its
next Session, by the parties therein
interested:—

A BILL

for the incorporation of the Saint John and
Saint Croix River Canal Company.

Whereas increasing the facilities of
Trade and intercourse between differ-
ent sections of the Province, will great-
ly advance the general interests there-
of; and it is considered expedient to
encourage Persons to devote their time
and means to such objects: and whereas
sundry persons are now desirous and
willing to make and open a water com-
munication by means of a Canal, from
the River Saint John to the Chepunc-
teocook Lake on the Saint Croix River,
and thence down along the said River
Saint Croix to the tide-way,

I. Be it enacted by the Lieutenant
Governor, Council and Assembly, that
Alexander Campbell, James Frink
Colin Campbell, Josephus Moore, An-
gus M'Kenzie, Charles Perley, Francis
E. Beckwith, Schuyler Putnam Frink,
James Tibbets, Hugh Jamieson, Ro-
bert Chestnut, and Aaron Rogers, their
associates successors and assigns, be,
and they are hereby declared to be a
body Corporate and Politic, by the
name of The Saint John and Saint
Croix River Canal Company,—and by
that name shall have succession and a
common seal, and be persons able and
capable to sue and be sued, plead and
be impleaded, answer and be answered
unto, defend and be defended in any
Court of Courts of Law or Equity, or
place whatsoever, and be able and ca-
pable in law to have, hold, take, pur-
chase, get, take on lease, erect, build,
set up, possess and enjoy houses lands,
tenements, hereditaments, dams, water-
privileges, rents and profits in fee sim-
ple or otherwise, and also all goods and
chattels, real, personal and mixed, and
also to give, grant, lease, sale, let, as-
sign, or convey the same or any part
thereof, and to do and execute all other
matters and things in and about the
same as shall and may be thought nec-
essary and proper for the benefit and
advantage of the said Company, and
shall and may choose such officers, and
in such way and manner as the said
Company or a majority of them shall
deem meet, and also that the said Com-
pany or the major part of them shall
from time to time and at all times here-
after, have full power, authority, and
license to constitute, ordain, make, and
establish such bye-laws and ordinances

as may be thought necessary for the
good will and government of the said
Company, provided such bye-laws and
Ordinances be not repugnant or con-
tradictory to the laws and statutes of
this Province, and in force within the
same.

II. And be it enacted, that the said
Company shall, and they are hereby
declared to have the sole and exclusive
right, power, and privilege, to dig,
make, build, erect and construct a Can-
al with all the necessary embankments,
locks, gates, dams, piers, booms,
wharves, sluices, and all other matters
and things which they may deem neces-
sary for the attainment of their object,
and for the convenient and profitable
use thereof, from some point on the
said River Saint John, between Madux-
nakik creek so called, and two miles be-
low the mouth of the Shugumock River
to the Chepunciteocook lake on the Saint
Croix River, and thence down along the
said River to the tide-way, and shall
and may manage and control such Can-
al in such way and manner as the said
Company may deem proper, not being
repugnant to the provisions of this Act
and the laws of this Province.

III. And be it further enacted, That
the Stock of the said Company shall be
divided into as many shares as the said
Company or the majority thereof shall
deem meet; and in the management of
the affairs and business of the said Com-
pany, every Stockholder shall have as
many votes as he may possess shares;
provided always, that no Stockholder
shall have more than twenty votes.

IV. And be it enacted, That there
shall be paid into the hands of the Di-
rectors or other Officers of the said
Company to be by the said Company or
a majority thereof for that purpose ap-
pointed within one year after the pas-
sing of this Act by the said Stockhol-
ders in proportion, according to the
number of shares held by each Stock-
holder respectively, the sum of Twelve
thousand five hundred pounds, towards
carrying the object of the said Com-
pany into effect, and in default of such
payment being made, that then this
Act shall be and is hereby declared to
be repealed, null and void, and of no
further force or effect.

V. And be it enacted, That the said
Company shall make, allow, and pay
reasonable and proper compensation
and satisfaction for all lands, tenements
and hereditaments, taken, used, occu-
pied, altered, damaged by means of and
for the uses and purposes of the said
Company, to be agreed upon by the
said Company, and the respective
owners and occupiers of such lands,
tenements and hereditaments, and in
case of disagreement between the said
Company and the said owners and oc-
cupiers, or any of them, then such com-
pensation and satisfaction shall be de-
termined by three arbitrators, one to be
chosen by the said Company, and one
to be chosen by the owner or owners,
occupier or occupiers of the private
property in question, which two arbi-
trators so chosen, shall choose the third
arbitrator, and in case of their not a-
greeing in such choice within ten days
after their appointment, then and in
such case it shall and may be lawful
for the Lieutenant Governor or Com-
mander in Chief for the time being, upon
application of the said company to ap-
point a third arbitrator, the award of
whom or any two of whom shall be final
and conclusive in the matters referred
to them; and in case any of the owners
and occupiers of such property shall
decline making any such agreement, or
appointing such arbitrator, then and in
every such case the said company shall
make application to the Supreme Court
of this Province, stating the grounds of
such application, and such Court is
hereby empowered and required from
time to time, upon such application to
issue a writ or warrant directed to the
Sheriff of the County where such prop-
erty may lie and be, or in case of the
Sheriff being a party interested, to the
Coroner of such County, and in case of
the said Sheriff and Coroner being both
interested, then to one or more disin-
terested persons as *elizers*, commanding
such Sheriff, Coroner, Person or Per-
sons as the case may be, to summon
and empannell a Jury of twenty Free-
holders within such County, who are
altogether disinterested in the matters
in difference, which Jury upon their
oaths (all which oaths as well as the
oaths to be taken by any person or per-
sons who shall be called upon to give
evidence in the matter, the Sheriff, Co-
roner, or person or persons summoning
such Jury is hereby empowered to ad-
minister) shall enquire, ascertain, and
assess the sum or sums of money or an-
nual rent to be paid as the amount of
compensation and satisfaction for the
damage that may or shall be sustained
by such owner or owners, occupier or
occupiers of such property as aforesaid,
and the inquisition, award, or verdict

of such Jury, shall be returned and filed
in the office of the Clerk of the Pleas
of the said Supreme Court, and shall
be final and conclusive between the par-
ties, which amount so assessed as aforesaid
proceedings, to be taxed and allowed by
the said Supreme Court, shall be borne
by the said company, and shall be by
them paid within days after the
said inquisition, award, or verdict, shall
have been filed as aforesaid.

VI. And be it enacted, That the said
Company shall and may erect and set
up convenient and necessary buildings
near the said Canal, and shall and may
appoint one or more persons to collect
the tolls from any person or persons
who may be desirous of conveying any
property through the same, and that
the respective tolls following may be de-
manded and taken by such person or
persons as may be appointed as aforesaid,
for each and every time of

passing through the said Canal
for every ton of squared Pine Timber
shillings, or other hard wood
shillings, for every superficial
thousand feet of sawn Lumber

shillings, for every cord of Lathwood
shillings, for every cord of Hard
shillings, for every thousand
shillings, for every thousand
pence, for every thousand
pence, for every thousand
shillings, for every

thousand of Shingles pence, for
every Boat, Scow or Barge less than
twenty feet in length shillings, for
every Boat, Scow or Barge over twenty
feet in length shillings, for
every ton weight of Goods, Wares and
Merchandise shillings, for every
Horse, Mare, Gelding, Cow, Ox, or
other cattle pence per head, for
every person over ten years of age
shillings, for every person under
ten years shillings.

VII. And be it enacted, That it shall and
may be lawful for the collector or collectors of
such tolls, or any or either of them, to stop or
prevent the passage of any person or persons,
or property of any kind, for and in respect of
which toll ought to be paid, or it shall and
may be lawful to and for the said collector
or collectors to seize and detain the goods
and chattels of such person or persons who
may be unable, or who may refuse to pay for
the same, and in case the said tolls shall not
be satisfied, together with all reasonable costs
and charges of making, keeping and detaining
such distress within the space of five days,
the said collector or collectors shall and may
sell the same, rendering the overplus, if any, after
deducting such costs and charges of making,
detaining and selling such distress to the
owner or owners thereof.

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

IX. And be it enacted, That the Directors
of the said Company shall make yearly di-
vidends out of the tolls, income and profits
arising to the said Company, first deducting
thereout the annual costs, charges and ex-
penses of the said company, as well for the re-
pairs of the works belonging to them as for
the salaries and allowances made to their
several officers and servants, and for such
other purposes connected with the said com-
pany as may be deemed proper by the said
directors.

X. And be it enacted, That the joint stock
or property of the said Company shall alone
be responsible for the debts and engagements
of the said company.

XI. And be it enacted, That the shares,
capital or stock of the said Company shall be
assignable or transferable according to such
rules and regulations as may by the Directors
be established in that behalf; but no assign-
ment or transfer shall be valid or effectual,
unless such assignment or transfer shall be
entered in a book to be kept by the Directors
for that purpose; nor until such person or
persons so making the same shall previously
discharge all debts actually due and payable
by him, her or them to the said Company.

XII. And be it enacted, That if any person
or persons shall wilfully and maliciously, and
to the injury or prejudice of the said Com-
pany, open or shut any lock, gate, waste gate
or sluice, or by any means injure
the same, so as to hinder or prevent the free
use thereof, or shall throw down, destroy or
injure any bridge by or over the said Canal,
or shall break, injure or destroy any lock, bank
waste, weir, dam, aqueduct or sluice,
or pier, or shall dig or bore through any bank
with intent to injure the said Canal or any
of its works, to be erected or made by virtue
of this Act, such person or persons shall be ad-
judged guilty of Felony, and every person or
persons so offending, and being lawfully
convicted thereof shall be liable to the punish-
ment prescribed for felony, in an Act made
and passed in the first year of the reign of His
present Majesty, intitled "An Act for im-
proving the administration of Justice in Crimi-
nal Cases."

XIII. And be it further enacted, That the
first meeting of said Corporation shall and
may be called by notice, signed by any four
or more of the members thereof, to be posted in
three conspicuous