

and provided also, that when the whole sum allowed for any one Parish pursuant to this Act is not sufficient to afford the above allowance to each and every school by reason of the great number of schools in the Parish, then and in such case it shall and may be lawful for the Trustees, and they are hereby required to apportion the whole sum among all the schools in the Parish according to the nature of their respective claims, whether yearly or half yearly schools.

VII. And be it further enacted, That all teachers of schools in this Province, once in every six months during the period in which they may be employed to teach school, shall render to the Clerks of the Peace in the several and respective Counties, to be laid before the General Sessions, a true and correct account of the number of male and female scholars taught by them respectively, with their names and ages, and in case of the neglect or refusal of any teacher so to do, his or her name shall not be included in the schedule of schools to be made up and transmitted as herein before provided.

VIII. And be it enacted, That the Justices of the Peace for the several Counties in this Province shall once in each and every year make return to His Excellency the Lieutenant Governor or Commander in Chief for the time being, of the names of the Teachers employed in their respective Counties, and the number of children, male and female, taught in the respective schools, for the purpose of being laid before the Legislature.

IX. And whereas difficulties have frequently arisen from the school house being the property of private individuals as 'built on their land,' Be it therefore enacted, That the Justices of the Peace in their respective Counties and also the Trustees of schools in their several Parishes shall, as much as in them lies, endeavour to cause the school houses to be built on the public ground of any County or on property conveyed to the Justices of the Peace for that purpose, who are hereby empowered to receive conveyances of the same, and to hold the same for the use of such schools, and that no school house shall be removed from one part of the Parish to another part thereof without an order of the Justices in their General Sessions, to be made, if they shall so think fit, upon the application and with the consent of a majority of the Trustees.

X. And whereas it is expedient that applicants for Parish school licences should undergo an examination as to moral character, literary attainments and loyal principles, before obtaining a legal authority to undertake the highly important and responsible duty of 'teacher,' Be it therefore enacted, That it shall and may be lawful for His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice and of His Majesty's Executive Council, to appoint three or more persons in each and every County of this Province, who shall constitute a Board of Education in the same; and then or any of them from time to time at pleasure to remove, and to supply the deficiency caused by such removal or by death, or resignation or absence, by further and other appointments; and it shall be the duty of such Boards respectively to receive applications from such persons as may

hereafter desire to obtain Parish school licences for their respective Counties, and to appoint an early and convenient time to hold a personal examination of the applicant or applicants, and to determine upon his, her or their applications, and report thereon to His Excellency the Lieutenant Governor or Commander in Chief for the time being.

XI. And be it further enacted, That when and so often as the Trustees of schools in any Town or Parish shall displace any teacher, as authorized and provided for in and by the third section of this Act, and shall make report of the same to the Board of Education of the County within which such dismissal shall have taken place, the said Board shall cause a statement thereof to be transmitted to His Excellency the Lieutenant Governor or Commander in Chief for the time being; provided such Board shall be of opinion that there was sufficient cause for such dismissal.

XII. Provided always and be it further enacted, That all schools established and in operation at the time of passing this Act, which may not be finished or certified agreeable to the provisions of the said Acts herebefore repealed, shall be kept until the termination of the period contracted for, and be subject and entitled in all respects to the same regulations, certificate and encouragement as if the said Acts had not been repealed, and that the Trustees now in office under and by virtue of the provisions of the said Acts herebefore repealed, shall be kept until the termination of the period contracted for, and be subject and entitled in all respects to the same regulations, certificate and encouragement as if the said Acts had not been repealed, and that the Trustees now in office under and by virtue of the provisions of the Acts hereby repealed, shall be to all intents and purposes Trustees to carry into effect the provisions of this Act until the making of the annual appointments of Town or Parish officers.

XIII. And be it further 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 thirty nine.

#### CAP. IX.

An Act to authorize the Mayor, Aldermen and Commonalty of the City of Saint John to widen the Bridge between the said City and Parish of Portland.

Passed 1st March 1837.

BE it enacted by the Lieutenant Governor, Legislative Council and City of Saint John, that the Mayor, Aldermen and Commonalty of the said City of Saint John, shall have full power and authority to increase the width of the bridge commonly called the mill bridge, lying partly in the said City and partly in the Parish of Portland, on the eastern side thereof, to such an extent as shall form a public bridge, road or highway of not less than forty nor more than fifty feet in breadth in every part thereof, and the same shall, when completed, be one of the public and common highways of the City and County of Saint John: Provided always, that nothing herein contained shall extend or be construed to extend to authorize the said Mayor, Aldermen and Commonalty, in any manner to stop, hinder or diminish the passing of the water, or any boats, lumber, logs or other thing whatever, into or out of the mill pond on the eastern side of the said mill bridge, in any flood gates, sluice, flume or other channel or passage now used for such purposes, through or under the said mill bridge, without the consent of the proprietor of the said mill pond.

II. And be it further enacted, That as well the value of the land or buildings over which such extension of breadth shall pass, as the value of all buildings and improvements of the owner or owners thereof, and his or

her lessee or lessees which may be injured, required to be removed or otherwise deteriorated in value, or the damage to be sustained thereby, shall be paid for by the said Mayor, Aldermen and Commonalty, to be ascertained as follows, to wit: If the said Mayor, Aldermen and Commonalty cannot agree with any such owner or owners, lessee or lessees as to the amount of compensation to be paid to them, or any one or more of them respectively, then and in such case such compensation shall be ascertained by five indifferent persons, two to be chosen by each party, which four persons shall choose a fifth, the valuation of which five persons or any three of them, made in writing under their hands and seals, shall be taken to be the true compensation to be paid by the said Mayor, Aldermen and Commonalty; and received by the person or persons submitted to such reference; provided such award shall be made and ready to be delivered to the parties, within fourteen days after the date of the same submission; and in case of the refusal of any such owner or owners, lessee or lessees with whom a private agreement cannot be made as aforesaid, to nominate and appoint two persons to make such valuation, or in case of the failure of the said arbitrators to make any valuation as aforesaid under their hands and seals or the hands and seals of any three of them as aforesaid, within fourteen days after they shall have been chosen and appointed as aforesaid, it shall and may be lawful for the said Mayor, Aldermen and Commonalty to make application to any two Justices of the Peace for the City and County of Saint John, who are hereby required to issue a warrant, directed to the High Sheriff of the said City and County, commanding him to summon a Jury of twelve disinterested freeholders of the County of Saint John, not being resident within the said City, well and truly to assess such compensation so to be made to such person or persons respectively so refusing to agree with the said Mayor, Aldermen and Commonalty, or submit to such reference, or in which no award shall have been made as aforesaid, which Jury so summoned shall assess the amount of compensation, to be paid to such person or persons respectively, and the said Mayor, Aldermen and Commonalty shall in all cases pay or tender to be paid to the parties severally interested the full amount of the compensation to be agreed upon or found in either of the ways above mentioned, before they the said Mayor, Aldermen and Commonalty shall be entitled to take possession or proceed with the work of widening the said bridge.

III. And be it enacted, That the said sheriff shall immediately upon receiving such warrant, cause public notice thereof to be advertised in all the public prints of the City of Saint John, and forthwith proceed to summon the said Jury, and shall at the time and place specified for the meeting of the said Jurors in the said warrant (which shall not be less than thirty days from its date), swear the said Jurors well and truly to execute the duty required of them by this Act, and if any witnesses shall be required by the said Mayor, Aldermen and Commonalty or any party or parties claiming an interest in the erections necessary to be removed, or in the land to be passed over, the said sheriff shall summon such witnesses, to give evidence touching the value of the same, and the damages to be occasioned by the removal of the said erections and passing over the said land, which said witnesses on refusal or neglect to attend and give evidence shall be subject to such damages as persons neglecting or refusing to attend and give evidence when duly subpoenaed are made subject and liable to by an Act made and passed in the fourth year of His present Majesty's reign, intitled "An Act to regulate proceedings before Justices of the Peace in civil suits," and all expenses attending the making of this assessment shall be ascertained by the said sheriff, and after being taxed by the Clerk of the Peace for the City and County of Saint John, according to the fee table of allowances to Justices, Sheriffs, Jurors and Witnesses in similar cases, and to the sums actually paid by the said sheriff for advertising and other necessary charges, shall be paid by the said Mayor, Aldermen and Commonalty to the said sheriff for the services of the several persons mentioned in the taxed bill, at the same time that the amount of the said verdict of the said Jury shall be paid, and in like manner in case of arbitration, all the expenses attending the arbitration shall be paid by the said Mayor, Aldermen and Commonalty, and then the said Mayor, Aldermen and Commonalty shall be at liberty to proceed to the removal of such erections, and passing over and covering the said land.

### ROYAL GAZETTE.

FREDERICTON, MARCH 29, 1837.

#### Central Bank OF NEW BRUNSWICK.

HENRY G. CLOPPER, Esq. President.  
Director this week, G. J. DIBBLEE, 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.

#### Bank of Fredericton.

ASA COY, President.  
Director this week, Mr. W. D. HARTT,  
Discount day next week—Monday.  
Notes or Bills for discount are to be left at the Bank, enclosed to the Cashier, before 3 o'clock on Saturday.

SAVINGS BANK.  
Trustees for next week:  
JAMES TAYLOR, Esq. PETER FISHER, Esq.

CENTRAL  
FIRE INSURANCE COMPANY.  
Office open every day, at Mr. Minchin's Brick House, opposite the Parade, (Sundays excepted,) from 11 to 2 o'clock.

BENJAMIN WOLHAUPT, President.  
Committee for the present month:  
MESSRS. T. T. SMITH and W. D. HARTT.

ALMS HOUSE AND WORK HOUSE.  
Commissioner for next week:  
GEO. MINCHIN, ESQUIRE.



By Authority.

#### CIVIL APPOINTMENT.

James Gilmour, Esquire, to be Commissioner to contract for building a Bridge over the Bartibog River, County of Northumberland, pursuant to an Address of the House of Assembly, of the 17th February last.

ERRATUM.—In the last Gazette, under the head of Civil Appointments, for "James Gilmour to expend the sum of £275 towards opening and making the Road from Bartibog River," &c. read James Gilmour and Alexander Goodfellow to expend the sum of £275 towards, &c.

#### ANNIVERSARY OF SAINT PATRICK.

The Members of the Saint Patrick's Society of Fredericton, celebrated the Anniversary of their Tutelar Saint, by dining together at Jackson's Hotel, on the 17th instant.

The dinner was excellent—the wines delicious—and the whole passed off in the most perfect harmony.

About 12 o'clock the President retired, which was the signal for the society to separate, though some prolonged their devotions to the jolly god till a late hour.

The following Toasts from the Chair were drunk with enthusiastic cheering:—

1. The day and all who honor it. Air—Patrick's day. Song—Patrick's day.
2. The King. God bless him. Air—King's Anthem. Song—Rule Britannia.
3. Queen Adelaide and the Royal Family. Air—Queen's March.
4. Lord Melbourne and His Majesty's Ministers. Air—Hearts of Oak. Song—Grannaille.
5. Earl of Minto and the Navy. Air—Rule Britannia. Song—Ye Mariners of England.
6. Lord Hill and the Army. Air—British Grenadiers. Lord William Hill returned thanks.
7. Our highly respected Lieutenant Governor Sir Archibald Campbell, the Hero of Burmah. Air—The Campbells are coming.
8. Lady Campbell and the fair daughters of our adopted land. Air—My love's but a lassie yet.
9. The Clergy of New Brunswick. Air—Hark the merry Christ's Church bells.
10. Prosperity to the charitable Societies of New Brunswick. Air—Coolin. Mr. Beckwith returned thanks.
11. Colonel Booth and the gallant 43d regiment. Air—43d Quick step. Lord Hill returned thanks.
12. The Commerce and Agriculture of New Brunswick. Air—Speed the Plough.
13. Our own Green Isle. Air—Erin go Bragh. Song—Home sweet home.
14. Our Countrymen who are celebrating the day all over the world. Air—Sprig of Shillelah. Song—Music of Erin go Bragh.

By the Vice President.—Our noble guest, Lord William Hill, three times three. Air—Lord Hill's march. His Lordship returned thanks.

Among the numerous volunteer toasts we noticed the following:—

The British Constitution. May the Rose, Shamrock and Thistle ever flourish as its emblem, and never be disunited.

Old Ireland. May her various tints unite like the hues of the rainbow and form one vast arch of peace.

The memory of Ossian, Carolan, and the other ancient Bards of Ireland.

The Shamrock of Ireland. Emblem of love, valour and wit.

Thomas Moore. The Poet of every country and the idol of his own.

The fair daughters of New Brunswick. Beautiful as pure, the ornament of public and the solace of private life.

By a guest.—Irishmen. Warm friends, generous foes.

The memory of Burke, Curran, Sheridan and Grattan. Their brilliant fame is a rich legacy bequeathed to Erin.

The Emerald Isle. Rich in physical and intellectual productions—may it be rich in the blessings of harmony and peace.

Old Ireland. Famed as the birth place of

heroes and statesmen, and for hospitality and friendship to the stranger.

Ireland. May her prosperity be nearest our hearts, and may men, whatever may be their speculative opinions, adopt principles worthy of them, and profess but one political creed, breathing universal benevolence, obedience to the laws, and attachment to the happy constitution under which we live.

Saint Patrick. By adhering to the principles which he taught our ancestors, may Irishmen ever prove themselves true followers and worthy disciples of their great Apostle.

The Shillelah. A fire-arm which requires neither a flint, firelock nor powder.

[Communicated.]

#### Married.

At Woodstock, on the 11th inst. by the Rev. S. D. Lee Street, Mr. George Alexander, of the Parish of Northampton, to Miss Jane McCormick, of the same place.

On the 16th inst. by the same, Mr. James Kempf, of the Parish of Woodstock, to Miss Catherine Cunningham, of the same place.

NOTICE is hereby given, that we, the Subscribers, have been duly appointed Trustees for all the Creditors of Allan B. Campbell, an absconding Debtor, and have been duly sworn to the faithful execution of the said trust, pursuant to the directions of the Act of Assembly in such case made and provided; and do hereby require all persons indebted to the said Allan B. Campbell, on or before the first day of July next ensuing the date hereof, to pay us, or some one of us, all such sums of money or other debts, duty or thing which they owe the said Allan B. Campbell, and deliver the said effects of the said Allan B. Campbell, which they or any of them may have in his, her or their hands, power or custody to us, or some one of us as aforesaid; and we do also desire all Creditors of the said Allan B. Campbell, on or before the first day of July next, to deliver to us, or some one of us as aforesaid, at the office of Messrs. Cleary & Needham, Woodstock, their respective accounts and demands against the said Allan B. Campbell, in order that right and justice may be done agreeably to the said Act of Assembly.

Given under our hands at Woodstock, in the County of Carleton, this twenty seventh day of March, in the year of our Lord one thousand eight hundred and thirty seven.

RUFUS S. DEMILL,  
CHARLES CONNELL, Trustees.  
JAMES S. SEGEE.

#### SHERIFF'S SALES.

COUNTY OF YORK.

On the fourth Saturday in September next, will be sold by Public Auction at the Market House in Fredericton, between the hours of twelve and five o'clock in the afternoon:—

ALL the right, title, interest, claim and demand of Thomas Parsons, of, in and to the House and Blacksmith's Shop and Premises, where he now resides, situate in the upper part of Kings Street, in the Town of Fredericton: The same having been taken by virtue of an Execution issued out of the Supreme Court at the suit of Lemuel A. Wilmet, Esquire. E. W. MILLER, Sheriff. Fredericton, 22d March, 1837.

#### COUNTY OF WESTMORLAND.

To be sold at Public Auction, on the twenty-fourth day of August next, between the hours of twelve and five o'clock in the afternoon, at the County Court House:—

THE Real Estate of John Rogers, Junr. situate in the Parish of Hopewell, taken to satisfy an Execution at the suit of John Dudgeon.

ALSO—at the same time and place:—The Real Estate of John Pearson, situate in the Parish of Hopewell, taken to satisfy an Execution at the suit of Isaac Turner. Dorchester, 1st day of February, 1837.

W. P. SAYRE,  
Sheriff Co. Westmorland.

#### KING'S COUNTY.

On the second Tuesday in April next, will be sold at Public Auction:—

ALL the real estate of Joseph Porter with- in my Bailiwick, consisting of a Farm of Land, situate in the Parish of Hampton, with all the buildings and improvements thereon: The same will be sold by virtue of a Writ of venditioni exponas, issued out of the Supreme Court against the said Joseph Porter at the suit of John Danford.

Sale to commence at 2 o'clock p. m. at the Tavern of Richard Smith, in the Parish of Hampton aforesaid.

WALTER BATES, Sheriff.  
Sheriff's Office, Kingston, }  
7th October, 1836. }

#### COUNTY OF SUNBURY.

To be sold by Public Auction, on the first Monday in May next, at the Court House in Burton, between the hours of twelve and five o'clock in the afternoon:—

ALL the right and title of William M. Gal- lishan, of, in and to two hundred Acres of Land, more or less, situate on the north side of the Rushogons stream, in the Parish of Lincoln. ALSO—Fourteen Acres, more or less, situate as aforesaid, with all and singular the buildings and improvements thereon. ALSO—

All the right and title of John Nason the third, in and to that farm on which he resides, in the Parish aforesaid, comprising one hundred and fifty Acres, more or less, with all buildings and improvements on the same: The same having been taken by virtue of an execution, issued out of the Supreme Court at the suit of Alexander Ross for the sum of £59 13s. 11d.

J. HAZEN, Sheriff.  
Burton, 21st October, 1836.

#### QUEEN'S COUNTY.

On the last Saturday in August next, will be sold at Public Auction, at the house of Samuel Mayes, (Inn Keeper,) in Gagetown, between the hours of twelve and five of the afternoon:—

ALL the right, title, and interest of Thomas Powers, in and to a certain farm or tract of land, situate on the eastern side of the Grand Lake, in the fourth range of Dibble's survey, and is known as lot number four, granted by the Crown to Moses Ackley, containing two hundred acres of land, more or less.

ALSO—The one half of lot number five, granted as aforesaid to Thomas Corey, and containing one hundred acres, more or less, or as much of the same as will satisfy an Execution, issued out of the Supreme Court at the suit

of Benjamin Hinds and Thomas Miles, administrators of Daniel McCoy, deceased.

Dated at Gagetown, the 13th day of January, 1837.

N. H. DEVEBER, Sheriff of Queens.

On the first Tuesday in August next will be sold at Public Auction, at the Court House in Kingston.

ALL the Real Estate of James Moore, consisting of a Farm of land, situate in the Parish of Kingston in King's County, fronting on the River Saint John, bounded on the one side by lands owned by Linus Seely, and on the other side by lands in the possession of the widow Bradley, and on the rear of lands granted to James Taylor and others; the same having been taken by virtue of an execution issued out of the Supreme Court against the said James Moore at the suit of James Cudlip.

Sale to commence at 2 o'clock, p. m.

WALTER BATES, Sheriff.  
Sheriff's Office, Kingston, January 18, 1836.

#### COUNTY OF GLOUCESTER.

On the first Tuesday in May next, will be sold by Public Auction at the Court House in Bathurst, between the hours of twelve and five o'clock in the afternoon:—

ALL the right, title, claim and demand of John Dickie, of, in and to lot No. 15, situate in the Parish of Addington, and bounded on the east by lot No. 14, belonging to Michael Shea, and on the west by No. 16, owned by William Kearney, containing 200 acres; also a lot of land near Benjamin River, bounded on both sides by lands owned by Messrs. H. & J. Montgomery, and purchased from Joseph Furlott, containing 200 acres more or less; also, lot No. 21, on which he now resides, or so much of the above property as will satisfy an execution issued out of the Supreme Court at the suit of Peter and Donald Stewart and William Lock against the said John Dickie. W. CARMAN, Sheriff. Bathurst, October 6, 1836.

#### PEWS FOR SALE.

CHRIST CHURCH, FREDERICTON.  
PEWS Nos. 35 and 37, on the ground floor, and Nos. 86 and 87, in the north-east Gallery, having been declared forfeited for non payment of rent, the same will be sold by Public Auction at the Church, on Thursday the 27th day of April next, at 12 o'clock, if not previously redeemed.

By Order of the Vestry.  
C. P. WEIMORE, Church  
MARK NEEDHAM, Wardens.  
Fredericton, 27th March 1837.

#### FOR SALE OR TO LET,

and possession given on the 1st of May next.

THE HOUSE in Westmorland Street, formerly owned by Mr. James P. A. Phillips, and now occupied by Mr. John Witham.—There is on the premises a Bara and Woodshed, and an excellent Well of Water, together with a small Garden. For further particulars apply to—

BENJAMIN WHEELER.  
Fredericton, 29th March, 1837.