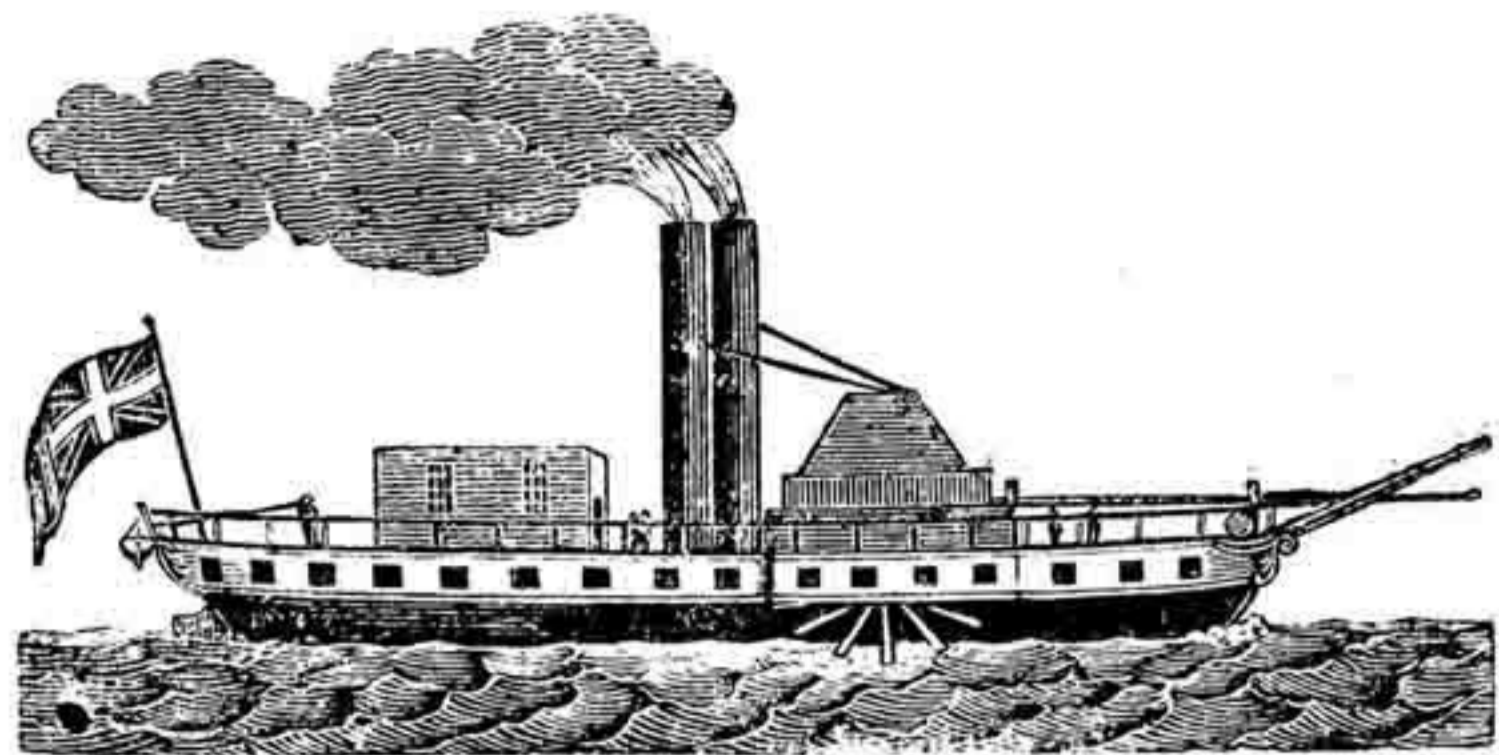


STEAM-BOATS.



The Steam-Boat

FRONTENAC,

JAMES MACKENZIE, Master,

Will in future leave the different Ports on the following days—

VIZ.
Kingston, for York, on the 1st, 11th and 21st days of each month.
York, for Queenston, 3d, 13th and 23d days of each month.
Niagara, for Kingston, 5th, 15th and 25th days of each month.

RATES OF PASSAGES.

From Kingston to York and Niagara, £3-0-0
From York to Niagara, - - - - - 1-0-0

Children under three years of age, half price; above three and under ten, two thirds.

A Book will be kept for entering the names of Passengers, and the births which they may choose, at which time the passage money must be paid.

Passengers are allowed 60 lbs. weight of baggage; surplus baggage to be paid for at the usual rate.—Gentlemen's servants cannot sleep or eat in the Cabin.

Deck Passengers will pay 15s. and may either bring their own Provisions, or be furnished by the Steward.

For each dog brought on board, 5s.

All applications for passages to be made to Captain Mackenzie, on board.

FREIGHT

Will be transported to and from the above places at the rate of 4s. per barrel bulk, and Flour at the customary rate, delivered to the different consignees. A list of their names will be put in a conspicuous place on board, which must be deemed a sufficient notice—and the Goods when taken from the Steam-Boat, will be considered at the risk of the owners.

For each small parcel, 2s 6d. which must be paid on delivery.
Kingston, April 28th, 1819. 181f

The Bay and River Steam-Boat

CHARLOTTE,

Will in future leave Kingston—for the Bay of Quinté, every Sunday morning at 9 o'clock, stop half an hour at Ernest Town, half an hour at Adolphus Town, half an hour at Hallowell, and proceed to Solmes's, Sophiasburgh;—leave Solmes's at 2 o'clock in the morning, Bellville 6 o'clock, proceed to the River Trent and the Carrying Place, and return to Solmes' at night:—leave Solmes' Tuesday morning at 2 o'clock, and after stopping at the usual places, arrive at Kingston early in the afternoon.

Leave Kingston for Prescott every Wednesday and Friday morning at 3 o'clock, and stopping at Gananoque and Brockville, arrive at Prescott in the evening;—returning, leave Prescott at 3 o'clock every Thursday and Saturday morning, and stopping at Brockville and Gananoque, arrive at Kingston in the evening of each day.—Every effort will be made to be punctual in arriving at and leaving each place at the precise times as above stated.—For freight or passage, apply to Capt. DENNIS, on board.

THE FOLLOWING ARE THE RATES OF PASSAGE.

UP				DOWN							
Cab.	Pass.	Stearage	do.	Cab.	Pass.	Stearage	do.				
£	s.	d.	£	s.	d.	£	s.				
From Prescott to } 0	5	0	0	3	9	From the Carrying } 0	5	0	0	3	9
Brockville, } 0	15	0	0	9	0	Place or River Trent, } 0	5	0	0	3	9
Gananoque, } 0	15	0	0	9	0	to Bellville, } 0	7	6	0	5	0
Kingston, } 1	0	0	0	10	0	Solmes's, } 0	8	9	0	6	3
Kingston to Er- } 0	5	0	0	3	9	Barker's, } 0	10	0	0	7	6
nest Town, } 0	5	0	0	3	9	Hallowell, } 0	12	6	0	8	0
Adolphus Town, } 0	8	9	0	6	3	Adolphus Town, } 0	15	0	0	9	0
Hallowell, } 0	10	0	0	7	6	Ernest Town, } 0	17	6	0	10	0
Barker's Ferry, } 0	10	0	0	7	6	Kingston, } 0	17	6	0	10	0
Solmes's, } 0	12	6	0	8	0	From Kingston to } 0	5	0	0	3	9
Bellville, } 0	15	0	0	9	0	Gananoque, } 0	5	0	0	3	9
River Trent and } 0	15	0	0	9	0	Brockville, } 0	15	0	0	9	6
Carrying Place, } 0	17	6	0	10	0	Prescott, } 0	17	6	0	10	0

Board and Liquors charged separately.

FREIGHT at the customary rates.

RULES and REGULATIONS for the STEAM-BOAT

CHARLOTTE.

1. Immediately on leaving any place where Passengers have been received on board, a Bell will be rung as a signal for the Passengers to choose their Births and pay their passage.

2. All freight to be paid for on delivery.

3. No smoking allowed in the Cabin, nor any Gentleman allowed to visit the Ladies Cabin without special permission.

May 14, 1819.

20

In Earnest!

All persons indebted to the subscriber, are hereby notified, that a Settlement must be made immediately.

STEPHEN MILES.

Kingston, May 20, 1819. 21

FOR SALE,

A VERY valuable FARM, situated near the Village of Brockville, being the rear half of Lot No. one, and the rear half of Lot number two, in the second concession of Elizabethtown, U. C. containing two hundred acres, formerly the property of Reuben Sherwood, Esquire, but now belonging to John Shuter, Esquire, of London. There is a very good dwelling house, with a barn and other out houses on the premises. Also, Lot number nineteen, in the ninth concession, and the west half of Lot number one, in the eighth concession of the same Township. Also, Lot number fifteen, in the first concession, and number fifteen in the second concession, of the Township of Yonge, in the District of Johnstown. These Farms will be disposed of on terms peculiarly easy and advantageous to purchasers.—Apply to DANIEL JONES, Jun.

Brockville, 15th January, 1819. 4

MR P. HILDEBETH,

BEGS to inform the inhabitants of Kingston, that he has commenced a SCHOOL in a house owned by Mrs. Burley, opposite Mr. Blanchard's—he respectfully solicits the attendance of the youth in that place, to whom will be paid every necessary attention.

TERMS.

For each studying Arithmetic, Reading, Writing, &c. one dollar per month.

Those studying English Grammar by Chart, which is the new approved plan six dollars for six weeks, in which time, if they have arrived to years of discretion and good understanding, by their diligent application to the study thereof, he warrants them a good knowledge of it.

Particular attention will be paid to his Grammar Scholars from 5 to 8 o'clock, A. M. and from half past 4 to 7 P. M.

Kingston, April 28, 1819. 19W3

Notice,

THE late partnership of Robert Graham & Co. having dissolved itself this day by the death of Roderick Mackay Esq. the business in future will be carried on by the Subscriber, to whom all persons, who are indebted to the above firm, will please pay their accounts without delay, and those who may have claims against that concern will please present them for adjustment.

ROBERT GRAHAM.

Point Frederick. 21st Sept, 1818.

NOTICE.

THE Subscriber has Lost three Notes Signed by Freeman S. Clinch, viz. one of 25 Dollars on demand, one of 25 Dollars six Months after date, one of 50 dollars, payable in Joiner's or Cabinet work; the endorsement according to the best of my knowledge is as follows, viz. 4 or 5 Pounds on the first Note, the above notes were given the 26th of March 1818.

DANIEL REYNALDS.

February 11th, 1819. 8

NOTICE.

A NUMBER of Lots of One Hundred Acres each, situated on Public Roads now laying out, running through the School Townships of Southwold, Yarmouth, and Houghton, will be sold by Public Auction, for actual settlement, to the highest bidder, at ROSS's Tavern on Talbot Road, on the first of July next; one fourth of the Purchase Money to be paid down, and the remainder by three equal instalments, with interest.

By order of His Excellency the Lieutenant Governor in Council.

Executive Council Office, }
York, 26th February, 1819. } 11

To Axemen.

THE subscribers will receive proposals from any person or persons willing to engage to clear sixty acres of new land on their premises in Ameliasburgh, Bay of Quinte, ready for seed by the first day of August next. The Ashes on said land will be required to be collected and carefully secured. Teams and Provisions will be furnished if required.

For particulars apply to

OWEN McDOUGAL,
Kingston, or to
McDOUGAL & McLELLAN,
Bellville.

To Let,

AND immediate possession given, that a pleasantly situated HOUSE and PARK, the property of the Rev. Alexr. McDonell. For further particulars apply to the subscriber.

DUNCAN McDONELL.

Also—A small HOUSE in Store Street, opposite Messrs. Monjeau & St. Germain's. Apply as above.

Kingston, Dec. 8th, 1818. 29

Statutes of Upper Canada.

An Act for vesting in Commissioners the Estates of certain Traitors, &c. . . . Concluded.

V. And to the end that all and every of the said Estates and interest hereby vested or to be vested in the said Commissioners may be duly published, so as all persons having interest therein, may have notice thereof in such manner as that they may enter their claims upon the same in manner hereinafter provided; Be it enacted by the authority aforesaid, That the said Commissioners shall cause the Register or Books herein appointed to be kept of the names of all persons attainted of High Treason, committed during the time aforesaid, and of all real and personal Estates and interests by this Act vested or to be vested in the said Commissioners, or an authentic copy or duplicate of such book: to be kept by a proper officer, who shall make the same open and patent to the inspection of all persons who shall demand the same, between the hours of 10 and 2 of any lawful day, without any fee or reward, and in the said books shall be expressed the dates when the entries of the several Estates, real or personal, that shall be there entered, were made and the said Commissioners or the majority of them shall also transmit to the special Receiver, for the time being, an authentic copy of the said Register or Books.

VI. And be it further enacted by the authority aforesaid, That when any real estate shall be entered in the said Register, the said Commissioners shall from time to time, within the space of one month after such entry, transmit or cause to be transmitted an authentic copy or duplicate of every such entry to the Clerk of the Peace of the District within which the said real estate is situated, and every such Clerk of the Peace, shall and is hereby required within seven days after he shall receive such duplicate or copy, to cause the same or a copy thereof to be affixed on the door of the place where the General Quarter Sessions of the Peace are usually held for such District, and to cause the same to be inserted in a book to be provided and kept by him for that purpose, all which books shall be made open and patent to any persons demanding inspection of the same, upon any lawful day between the hours of 10 and 2 without fee or reward.

VII. And that no person or persons whomsoever, having any estate, right, title or interest in law or equity, into or out of any of the said estates, real or personal vested or to be vested in the said Commissioners by this Act, may be in any wife prejudiced thereby; Be it enacted by the authority aforesaid, That all and every person and persons whatsoever, bodies politic or corporate, other than and except all such persons forfeiting the same, and the heirs, executors, administrators and assigns of every of them, and all and every person and persons, having or claiming any thing in the premises or any part thereof, to the use of or in trust for any such persons or their or any of their heirs, executors, administrators having any estate right, title, interest, use, trust, possession, reversion, remainder, annuity, rent, debt, benefit, charge or incumbrance whatsoever, in law or equity in, to, or out of, or upon any lands, messuages, tenements and hereditaments whatsoever, or to any real or personal estate or any other the premises whatsoever, vested or to be vested in the said Commissioners by this Act, by or under any settlement, conveyance, judgment, statute, recognizance, extent or other debt, charge or incumbrance, affecting or which was binding on the persons attainted or to be attainted, or on the persons found or to be found Aliens by any inquisition taken and returned according to the above recited Act of the Parliament of this Province, passed in the 54th year of His Majesty's Reign, and which might have affected the same estate, before the respective days and times whereon the same was vested in His Majesty, and also all and every person and persons, bodies politic & corporate, pretending to have right or title to any estate which shall have been vested or shall hereafter be vested in the said Commissioners, and who shall pretend that none of the persons registered in the books of the said Commissioners, as attainted of High Treason or as found to be Aliens, was seized or possessed of, or interested in or entitled unto such estates, in his, her or their own right, or to his her or their own use, nor any other person in trust for them or any of them, as in the inquisitions concerning the same are respectively returned, or that they have right or title to such estate, shall within the space of 6 months, to be reckoned from and after the date of the entry that shall be made in the Registry Book of the said Commissioners, of any personal estate, and in case of real estate, within eight months of the entry in the Register to be kept for the District where such estate lies, in manner herein before directed, of the estate or interest in, to, or out of which such claims and demands are to be made respectively, enter all their respective claims and demands before the said Commissioners, in such manner as herein before mentioned, or in default thereof, every such estate, right, title, interest, use, possession, reversion, remainder, annuity, rent, debt, charge

and incumbrance into, or out of, or upon the said premises or any part thereof, shall be and is hereby declared to be null and void to all intents and purposes whatsoever, and the estate or estates to as aforesaid, liable unto or charged therewith, shall from thence be freed, acquitted and discharged of and from the same; and all and every such claims and demands of Infants shall and may be made by their fathers or guardians, or any other persons in their behalf, and all claims of Femmes Couvertes by their husbands or any other persons on their behalf and all claims of Madmen, Idiots or Lunatics, by such person or persons under whose care or custody they are or shall be at the time of entering such claims, and that all such claims shall be made and tendered in writing to the said Commissioners, and signed by the party or parties making the same, or such other person or persons on his, her or their behalf as aforesaid, or signed by the attorneys or agents of the party or parties claiming, and such signing shall be testified by two or more credible witnesses, who shall subscribe their names to attest the same, and every claimant shall therein particularly express what estate, right, title, interest, use, possession, reversion, remainder, annuity, rent, debt, benefit, charge or incumbrance he or she demands or claim, into or out of or upon any part of the Premises, and by and under what gift, grant, settlement, conveyance, security, title or incumbrance, he or she do claim, the same, and if such party claiming, hath demands, or claims any estate, right, title or interest, in or to any part of the premises by virtue of any incumbrance for any debt or sum of money whatsoever, such party shall also in his claim set forth such incumbrance, and the dates and contents thereof, and the witnesses thereto, and if the same be recorded, when and where the same was entered on record, and whether such debt and sum of money was and is really due and remains wholly unpaid and unsatisfied, and what part and how much thereof has been really and truly satisfied, by money paid or by any other ways and means whatsoever, and every such claim shall be transcribed by order of the said Commissioners or the majority of them, and entered in book to be provided and fairly kept by them for that purpose, and the said Commissioners or the majority of them are hereby required and empowered to proceed in a summary way, without abiding the course of any Roll, to hear and determine all such claims; and every decree of the said Commissioners or the majority of them shall be final and binding upon all parties concerned, in case thirty days shall elapse without any proceedings being had for appealing from the same to a special commission of appeal, to be composed of the Chief Justice and Judges of the Court of King's Bench in this Province, and it shall be lawful for the Governor, Lieut. Governor or Person administering the Government of this Province, to appoint the Chief Justice and the Judges of the Court of King's Bench, for the time being, Commissioners of appeal, with power to hear and determine all appeals from the decisions, judgments and decrees of the Commissioners first above referred to.

VIII. And be it further enacted by the authority aforesaid, That the said Commissioners or the majority of them shall & they are hereby empowered and required in a summary way, without the formality of proceedings in the Courts of law or equity, to proceed by and upon the testimony of Witnesses upon Oath, examination of persons claiming, or otherwise interrelated, upon their oaths, inspection and examination of deeds of writings and records, or by all, or any of the said ways and means or otherwise, or according to the circumstances of the case, as soon as conveniently may be, to hear and determine, and adjudge all, and every claim and claims which shall be entered within the times aforesaid, and that every party claiming, shall, if required by the said Commissioners, or by, or on behalf of His Majesty's Attorney or Solicitor General of this Province, upon oath, answer to the truth of his or her claim, and to such proper interrogatories as the Commissioners shall think fitting for the clearing thereof, and upon oath produce before the said Court, at the hearing of such claim, all such deeds, writings, and evidences, as are in his custody or power, any ways concerning the said claims or the subject matter thereof.

IX. And to the end, that due care may be taken of the interest of His Majesty in respect of such claims as shall be offered as aforesaid, It is hereby further enacted by the authority aforesaid, That His Majesty's Attorney General of this Province or in his absence, the Solicitor General, shall and they are hereby empowered and required to provide for making proper answers and defence on behalf of His Majesty, to all such claims as shall be offered as aforesaid, and for reversing, affirming, and amending the decrees that shall be passed upon such claims, as they shall see cause.

X. And be it further enacted by the authority aforesaid, That where the claim so to be determined as aforesaid, to be just and lawful, shall contain a demand of any sum or sums of money, any wife affecting any of the said estates, real or personal, then and in such case, the said Commissioners or the majority of them, shall, and are