



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 ds. 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.

### To Officers on Half-Pay in Canada.

IT is desired that Officers receiving Half-Pay, or Military Pensions, through the Commissariat, in Canada, will transmit to their several Agents, at Quebec, their Affidavits in Triplicate immediately after the 24th of the period when their Half-Pay becomes due; so that the Affidavits of Officers residing in Lower Canada shall arrive at Quebec before the 10th, and those of Officers residing in the Upper Province before the 20th of the following Month, at which period the returns will be made up. As more than sufficient time is given for Communications to reach Quebec from the most distant Posts, those Officers' Affidavits which do not arrive in time to be incorporated in these Returns, must remain over till the ensuing period of Payment.

Commissary General's Office, } m6  
Quebec, March 1, 1819.

### Aux Officiers a Demi-Paie en Canada.

LES OFFICIERS qui reçoivent la Demi-Paie ou Pension Militaire, par le canal du Commissariat en Canada, sont requis de transmettre à leurs Agens respectifs, à Québec, leurs affidavits en triplicate, immédiatement après le terme du paiement de leur Demi-paie, de manière que les affidavits des Officiers qui résident dans le Bas-Canada, pourront arriver à Québec avant le 10me. et ceux qui résident dans la Haute Province, avant le 20me. du mois suivant, auxquels périodes les retours se feront. Comme l'on donne plus de tems qu'il ne faut pour transmettre les communications à Québec, des Postes les plus éloignés, les affidavits des Officiers qui n'arrivent pas à tems pour être incorporés dans ces retours, resteront jusqu'au période du paiement suivant.

Bureau du Commissaire-Général, } 11  
Québec. 1e. Mars, 1819. } 6m

### Anchor & Cables.

WILLIAM BUDDEN,  
WILL receive by the earliest spring vessels, and keep constantly on hand at Quebec, an assortment of Patent proved Chain Cables of all sizes,  
ANCHORS do.  
Well worthy the attention of those engaged in the Lake and River navigation.  
Quebec, 1st April, 1819.

PORTRAITS  
Done in MINIATURE.  
Inquire of JOHN MACAULAY, Esq.  
at the Post-Office.  
May 21st, 1819. 21

### 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.

### 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

### NOTICE.

ALL persons are cautioned against purchasing Lot No. 22, in the 7th concession of Fredericksburgh, or Lot No. 27, in the 1st concession of Richmond, from the Heirs or Assignees of Davis Hefs, as the Subscriber holds an indisputable title to the same.  
GILBERT HARIS.  
Sidney, 4th Dec. 1818. 3

THE Magistrates having thought proper to discontinue the appropriating any part of the funds of the Midland District for the maintenance of Paupers: It now becomes the duty of each County and Township to make provision for their support. A meeting therefore of the Inhabitants of the County of Frontenac is requested at the Court House in Kingston, on TUESDAY, the Fifteenth day of JUNE next, for the purpose of providing the necessary means for their Subsistence.

Kingston, May 28, 1819.  
THOMAS MARKLAND, J. P.  
PETER SMITH, J. P.  
LAWRENCE HERCHMER, J. P.  
WILLIAM MITCHELL, J. P.  
G. H. MARKLAND, J. P.

### WATCHES AND JEWELRY REPAIRED.

THE subscriber begs leave to inform his friends and the public, that he has taken a Shop near the Market Place, opposite the Medical Store of Doctors Carlisle and Hull.  
Those favoring him with their commands may depend he will use every means in his power to give general satisfaction.

### Jewelry & Plate

Repaired with care, on the most reasonable terms. His prices will be found to merit the approbation of the public.  
JAMES CLARK.  
Kingston, May 28, 1819. 22

### Valuable Lands for Sale in the Township of Hamilton.

LOTS No 6 and 12 in the 3d Concession, containing 400 acres.  
ditto ditto 11 and 15 in the 4th Concession, containing 450 acres.  
ditto ditto 10, in the 6th Concession, containing 200 acres.  
The above Lands are all lying in the Township of Hamilton, Newcastle District, and will be sold on the most liberal terms. For further information, enquire of Elias Jones, Esq. Hamilton, or the subscriber in Kingston.

Thomas S. Whitaker.  
Kingston, May 28, 1819. 22f

### Stray Cow.

STRAYED from the Commons, in the vicinity of Kingston, on or about the last of April, a light colored brindle Cow, marked in the ear, has but three teats, had on when she went away a common sized bell, hung with a leather strap. Whoever will return said Cow to the subscriber, or give information where she may be found shall be generously rewarded.  
ROBERT YOUNG, Gaoler.  
Kingston, May 28, 1819. 22

### To be Sold,

A NEAT and commodious House in Store Street, with a good Stable and Garden, in which there is a good Well and all other conveniences required. Terms of sale will be made known by applying to the Subscriber on the premises.  
ANTHONY BURK.  
Kingston, May 28, 1819. 22-1f

### For Sale, on reasonable terms,

THE East half of Lot No. 22, in the 4th Concession of the Township of Ernest Town, adjoining Col. J Perrot's, there is a good Dwelling House & Barn on the premises, a Well, Orchard, sixty acres of improved land, well fenced.—Enquire of the Subscriber, at the Village of Waterloo, near Kingston.  
GEORGE HARPAM.  
Kingston, May 22, 1819. 22-3f

### 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

### Found,

ON Long Island, a small SKIFF.—The owner can have it by proving property and paying charges, and applying to  
D. BROWN,  
Market-Place.  
Kingston, May 19, 1819. 21

### NOTICE.

THE undersigned request all persons indebted to the estate of the late NICHOLAS HAGERMAN, Esquire, to make immediate payment, and such as have accounts against the estate, are requested to present them for adjustment.  
Ch. Alex. Hagerman,  
Daniel Hagerman,  
Executors.  
Kingston, 15th March, 1819. 12

### BLANK DEEDS AND MEMORIALS For sale at this Office.

### Statutes of Upper Canada.

An Act to Regulate the Admeasurement of Land, &c.—Concluded.

VI. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Surveyor General or Deputy Surveyor General of this Province, to examine applicants to Survey, and if found competent, to grant certificates to that effect, and to administer the foregoing oaths, which oaths shall be deposited in the Surveyor General's Office.

VII. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant Governor, or Person administering the Government of this Province, to grant Licences to such Persons as are well recommended, on their producing satisfactory certificates from the Surveyor General or Deputy Surveyor General of this Province, of their competent knowledge of the theory and Practice of Surveying in all its branches, to survey in this Province during their good behaviour.

VIII. And be it further enacted by the authority aforesaid, That each and every chain bearer shall take an oath to act as such, justly and exactly, according to the best of his judgment and abilities, and to render a true account thereof to the Surveyor by whom he may have been appointed to such duty, which oath the Surveyor employing such chain bearer, is hereby authorized and required to administer.

IX. And be it further enacted by the authority aforesaid, That the front of each Concession, lot or parcel of Land, shall be considered to be, and the same is hereby declared to be that end or boundary of such Concession lot or parcel of Land, which is nearest to the boundary of the respective Townships from which the several Concessions thereof are numbered.

X. And be it further enacted by the authority aforesaid, That in all cases, when any letters patent of grant or other instrument has issued for several lots or parcels of Land, in concessions adjoining each other, the side lines or limits between lots or parcels of Land therein mentioned and expressed, shall commence at the front angles of every such lot or parcel of Land respectively, and run agreeably to the courses of the respective Townships as herein before enacted, and shall not continue on in a direct line through several concessions, unless such line or lines, when truly parallel to such governing boundaries of such Townships as aforesaid, shall intersect the corresponding post or monument at front of such concession next in rear.

XI. And be it further enacted by the authority aforesaid, That in all cases when any licenced Surveyor shall be employed to run any side line, or limit between lots, and the original post or monument, from which such line should commence cannot be found, every such Surveyor shall in every such case, obtain the best evidence that the nature of the case will admit of, respecting such limit, but if such limit cannot in such manner be nearly ascertained, then such Surveyor shall proceed to measure the true distance between the nearest undisputed posts, limits or monuments, into such number of lots as the same contained in the original Survey of such Township, having due respect to any allowance for road or roads, common or commons, as were contained in such original Survey, and such limit so found shall be taken to be, and the same is hereby declared to be the true limit in every such case, if accurately obtained, any Law or usage to the contrary thereof in any writ notwithstanding.

XII. And be it further enacted by the authority aforesaid, That if any action of ejectment shall be brought against any person or persons, who after these lines have been established by virtue of this Act, shall be found in consequence of unskillful Surveyors, to have improved on Land, not his or their own, it shall and may be lawful for the Judge of Assize, before whom such action is tried, to direct the Jury to assess such damages for the defendant or defendants for any loss he, she, or they may sustain in consequence of any improvement, made before such action is commenced, and also assess the value of the Land to be recovered, and if a verdict shall be found for the plaintiff or plaintiffs, no writ of possession shall issue, until such plaintiff or plaintiffs have tendered or paid the amount of such damages as aforesaid, or shall release the said Land to the defendant, provided the said defendant shall pay or tender to the plaintiff the value of the Land so assessed, before the fourth day of the ensuing Term.

An ACT further to extend the provisions of an Act passed in the thirty-third year of His Majesty's Reign, entitled, "An Act to extend the provisions of an Act passed in the second Session of the first Provincial Parliament of Upper Canada, entitled, 'An Act to confirm and make valid CERTAIN MARRIAGES heretofore contracted in the Country now comprised within the Province of Upper Canada, and to provide for the further SOLEMNIZATION of MARRIAGE within the same.'"

WHEREAS it is expedient to extend the benefit of an Act passed in the thirty third year of His Majesty's Reign, entitled "An Act to confirm

& make valid Certain Marriages heretofore contracted in the Country now comprised within the Province of Upper-Canada, & to provide for the future Solemnization of Marriage within the same, to such persons who have neglected to avail themselves of the enactment in the second section of said Act, in preserving the testimony of such Marriage, and the birth of their children, within three years from the passing thereof, Be it enacted, by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled, by virtue of, and under the authority of an Act passed in the parliament of Great-Britain, intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province,' and by the authority of the same, That in order to enable such person or persons who have neglected to avail themselves of the benefit of the said enactment, to preserve the testimony of such Marriage, and to effectuate the same, it shall and may be lawful at any time, within three years after the passing of this Act, for any Magistrate of the District where such parties may have contracted Matrimony, declared valid by the said recited Act, passed in the thirty third year of His Majesty's Reign, to administer to either of the parties surviving, Husband or Wife, the following Oath,

I, A. B. do solemnly swear in the presence of Almighty God, that I did publicly intermarry with C. D. on or about the — day of — and that there is now living, issue of the said Marriage (as the case may be) I. B. born on the — day of — M. B. born on the — day of —

Which form of Attestation shall be subscribed by the parties, if living, or by the surviving Husband or Wife, and certified under the hand and seal of the Magistrate administering the said Oath, who shall be entitled to demand and receive one shilling for such certificate, and that it shall and may be lawful for the Clerk of the Peace of the District, to enter and record, and he is hereby required, upon the payment of two shillings, to enter and record such attestation duly certified as aforesaid, in a Book or Register to be by him kept for that purpose, and that such Register or any attested copy thereof, which copy the said Clerk is hereby required to make out, and on the payment of the sum of two shillings, to deliver to any person requesting the same, shall be held and taken as sufficient evidence of such Marriage and the birth of such children, in all His Majesty's Courts of Law and Equity, any thing in the said recited Act of the thirty third year of His Majesty's Reign contained, to the contrary notwithstanding.

### An ACT to alter and amend the Laws now in force, for Levying and Collecting LIGHT HOUSE and TONNAGE DUTIES, and to relieve Vessels propelled by Steam, from paying the said duty on the space occupied by the Engine, Machinery and Fuel.

[Passed 27th November, 1818.]  
WHEREAS by an Act passed in the forty third year of His Majesty's Reign, intituled, "An Act to explain and amend an Act passed in the forty first year of His Majesty's Reign, intituled 'An Act for granting to His Majesty, His Heirs and Successors, to and for the uses of this Province, the like Duties on goods, wares, and merchandise brought into this Province from the United States of America, as are now paid on goods, wares and merchandise imported from Great Britain and other places, and to provide more effectually for the collection and payment of Duties on goods, wares and merchandise, coming from the United States of America into this Province, and also to establish a fund for the erection and repairing of Light Houses," It is enacted, that the sum of Three Pence per Ton, shall be demanded for every vessel, boat, raft or other craft of the burthen of ten tons and upwards, that may enter certain Ports on Lake Ontario, for Light House and Tonnage Duty: And whereas it is inexpedient that such Tonnage and Light House duty, should hereafter be enforced and collected at any port where there is no Light House erected, or that such Tonnage and Light House duty should be paid on any vessel propelled by Steam, on the space occupied by the engine, machinery and wood; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, intituled, 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, & to make further provision for the Government of the said Province,' and by the authority of the same, That from & after the passing of this Act, the usual space occupied by the engine & machinery