Bank Notice. BANK OF UPPER CANADA.

DIRECTOR for the week, Daniel Washburn, Esquire. Days of DISCOUNT-every WEDNES-

DAY. Notes offered for DISCOUNT must be all handed to the Cashier on the day preceding the DISCOUNT Day.

S. BARTLET, Cashier. Drafts on Quebec, at short sight, will be given for Specie.

The Last Notice. A LL persons indebted to the late firm notified that unless their respective accounts and notes are fettled by the first day of August next, they will indifcriminately be put into the hands of an Attorney for collec-JAMES RANKEN. Bath, June 30, 1819. 27-tf

New Goods. LAMB & M'DONELL,

Opposite the Market --- King Street, OST respectfully inform their friends and the public, that they have just received and offer for fale, a well chosen and general affortment of

DRY GOODS.

among which are the following articles,

West of England Cloths and Cassimeres, flair carpeting, Kidderminster do. Jeans. Fustians, Bombazettes, Bombazeens, drab, blue, gray and yellow Nankeens, Irish Linens, Linen foldand Maddapollum shirtings, steam loom shirtings, Sallampores, long cloths and Baftaes, Manchester & Glas-Bow Riped Cottons, Turkey stripes, checks and Ginghams, Dimity, Chintz and Calico Furniture, Cambrics, Calicoes, Lenos and Muslins, Lutestring and Sarfnet Silks, black Florentine, silk Veils, Shawls, Scarfs and Handkerchiefs, Canton crape, Canton crape dreffes, afforted colors, cotton Shawls and Handkerchiefs, silk, cotton and worsted Hofe, silk, kid and beaver Gloves. Thread, silk and cotton Laces, Ribbons, Tapes & Bubbins, Counterpanes, Marfeilles Quilts, silk and Cotton Shambray, Linen Bed Ticks, bleached Sheetings, Humhums, Derrys, brown Hollands, Dowlas, &c. &c. &c.

ALSO, A few pairs STAYS. Kingston, 2d July, 1819.

NOTICE.

THE subscribers beg leave to inform I the public, that they have entered into Copartnership, and that they will jointly, from the date hereof, carry on business under the firm of LAMB & McDONELL.

WM. B. LAMB, ARCH. McDONELL. Kingston, June 2d, 1819.

Cull Staves and Charcoal. MANTED, a few thousands of Cull Staves; also, a few hundred bush els of Charcoal, for which Cash will be paid on delivery at the Kingston Brewery, by the subscriber.

THOMAS DALTON. Kingston, July 17, 1819.

Valuable Lands for Sale in the Township of Hamilton.

OTS No. 6 and 12 in the 3d Cond ceffion, 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 fold on the most liberal terms. For further information, enquire of Elias Jones, Esq. Hamilton, or the subscriber in Kingsten.

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

GEORGE SCOUGAL,

Late Master Smith in the Engineer Department,

TEGS leave to inform his friends and the public in general, that he has commenced business next door below Mr. George Douglass's, Store Street; where every article in his line may be had on the most reasonable terms, and on the shortest notice. The following rates of charges are submitted.

Horse Shoeing, all round and all other work in proportion. Kingston, April 5th, 1819.

TO LET, ND possession given the 1st August next, that HOUSE and STORE, in Store Street, opposite the Post Office, lately occupied by Mr. Edward Jones .-For particulars apply to the subscriber. NEIL McLEOD.

Kingston, 15th July, 1819.

FOR SALE, LARGE, commodious two flory stone HOUSE, with Out Houses and Garden, situated on a half acre lot, in the Village of Bath. For terms apply to the Subscriber.

JAMES RANKEN. Bath, June 20, 1819. 27.tf

Midland District Agricultural Society.

THE Committee of the Midland Dis-I trict Agricultural Society announce to the Public their wish to have a District Show at Adolphustown, on Monday, the 18th October, and offer the following premiums to Farmers.

20 dollars for the first best Bull, raised in the Province, and owned in the District.

10 do. second ditte.

10 do. best Cow. 5 do. second ditto.

8 do. best Ram.

4 do. second ditto. 6 do. best Ewe.

3 do. second ditto.

6 do. best yearling Steer or Heifer.

8 do. best Boar. 4 do. second ditto.

8 do. best breeding Sow.

8 do. best Heifer of three years old.

10 do. best ploughing of one quarter of an acre with oxen or horses.

7 do. second ditto.

5 do. third ditto.

5 do. best sample of Wheat, accompanied by Certificates that the same is a specimen of a whole field consisting of not less than five acres.

3 do. for the best sample of Barley, ditto. 3 do. best sample of prime white Peas.

10 do. for the best improved Plough, suited to the agriculture of the country.

NOTICE.

Books of Subscription for the

will be opened at the Director's Room in the Bank of Upper Canada, on the 24th August next, and kept open each day from the hour of ten till three 8'eleck; until further notice.

Kingston, 27th July, 1819.

ROKE into the inclosure of the Subscriber on the 20th inft. a large dark bay

shod all round, has a long switch tail. The owner is requested to prove his proper-

ty, pay charges and take him away. ELIJAH BEACH. Kingston, 29 July 1819.

THE subscriber has imported, and, offers for fale, French Burr MILL STONES, London made of the best quality, runners edgeways. He will receive a constant supply from London, as well as French Burr Stones, and cast steel Mill

HENRY JOSEPH. Berthier, 2d July 1819.

N. B. Application at Montreal to be made to L. & B. S. Solomons & Co. 31 4

OTICE is hereby given, that all persons indebted to the late firm of Taylor & Parker, either by Book account or Note, are requested to come forward | Cornwall, Sandwich, Johnstown, and Belle. and fettle the same with the subscriber I :1-MEDIATELY, as after the first day of October next, the whole, remaining unfettled, will indifcriminately, be put into the hands of an Attorney for collection. And all those having demands against the said firm, are also requested to present the same, duly authenticated, for adjustment.

> THOMAS PARKER, Surviving Partner.

Bellville, 11th June, 1819. 25W29

NOTICE.

LL persons are cautioned against pur-La chafing 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 Hess, as the Subscriber holds an indisputable title to the GILBERT HARIS.

Sidney, 4th Dec. 1818.

For Sale or to Let,

TWO story framed House, and a large and commodious stone Store, fituate on the water's edge in the centre of the Village of Prescot, on exceedingly advantageous terms to the purchaser or lessee. Enquire at the Office of

CHR. A. HAGERMAN. Kingston, 26th February, 1819.

TO LET.

COMMODIOUS HOUSE, near Doctor Keating's, two stories high, with seven rooms a Kitchen, and a Cellar under the whole, a good yard and stable; also a very good Spring near the house .-For further particulars apply to

JAMES ROBINS. Kingston, 4th June, 1819.

ALL persons are hereby forbid trusting Abigail, my wife, on my account, as she has been delirious for several years past, and has entirely forsaken my bed and board, and I am determined not to pay any debts of her contracting after this date.

DAVID PURDY. Ernest Town, July 19, 1819. 30æ3

NY person having in his possession L'a the second volume, Philadelphia Edition, 1805, of Roscoe's History of Leo 10th will oblige the owner by leaving information of the same with the Editors.

July 13, 1819.

Statutes of Upper Canada.

An All to repeal the several Laws now in force relative to levying and collecting Rates and Assessments in this Province, and further to provide for the more equal and general Assessment of lands and other ratable proper throughout the Province. Passed 12th July, 1819.

THEREAS, it is expedient to make provision for the more equal and general Affessment of lands and other Ratable property throughout this Province, Be it enacted by the King's most excellent Majesty, by and with the advice and confent 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, entitled, "An Act to repeal certain parts of an Act, &c. &c. and by the authority of the same, That from and after the first Monday in January, which will be in the year of our Lord, one thousand eight hundred and twenty, the feveral Acts now in force in the Province, relative to Rates and Affessments, that is to fay, an Act paffed in the fifty-first year of the reign of His present Majesty, entitled, " An Act to repeal an Act passed in the forty-seventh year of His Majesty's Reign, entitled, "An Act to repeal the feveral Acts now in force in this Province, relative to Rates and Affessments, and also, to particularife the property, real and perfonal, which during the continuance thereof shall be subject to Rates and Affestments, and fixing the feveral valuations at which each and every particular of fuch property shall be Rated and Asseted, and to make further provision for the same," and also a certain other Act palled in the fifty-fifth year of His prefent Majerly's Reign, entitled, "An Act to continue and amend an Act paffed in the fifty first year of His Majesty's Reign, entitled, "An Act to repeal an Act palled in the forty-fev. enth year of His Mai fly's Reign, entitled, "An Act to repeal the feveral laws now in force in this Province relative to Rates and Assessments, and also to particularise the property, real and perfonal, which, during the continuance thereof, shall be subject to Rates and Affestments, and fixing the feveral valuation at which each and every particular of fich property shall be Rated and Affeffed, and to make further provision for the fame" shall be, and the fame are hereby repealed.

II. And be it further enacted by the authority aforesaid, Tha the following property, real and perioral, shall, after the faid first Monday in January one thousand eight hundred and tventy, and for every subsequent year during the continuance of this Act, be deemed ratable property throughout this Province, and shall be rated at the rate and valuation herein fet forth, that is to fay, every acre of arable. patture, or meadow laid, twenty shillings; every acre of uncultivated land, four shillings; every town lot fituated in the towns hereinafter mentioned, to wit, York, Kingston, Niagara, and Queenston, fifty pounds; ville, twenty five pounds; every town lot on which a dwelling house is crected in the town of Brockville, being composed of the front half of lots number ten, eleven, twelve and thirteen in the first concession of the township of Elizabethtown, in the district of Johnstown, thirty pounds; every town lot on which a dwelling house is erected in the town of Bath, being composed of the front or South half of lots number nine, ten and eleven, in the first concession of the township of Ernestown, in the Midland Diffrict, twenty pounds; every house built with timber fquared or hewed on two sides of one story in heighth, and not two flories, with not more than two fire places, twenty pounds; for every additional fire place, four pounds; every dwelling house built of squared or flatted timber on two fides, of two ftories in heighth, with not more than two fire places, thirty pounds; and for every additional fire place, eight pounds; every framed house under two stories in height with not more than two fire places, thirty five pounds; and every additional fire place, five pounds; every brick or fone house of one flory in height and not more than two fire places, forty pounds; and for every additional fire place, ten pounds; every framed, brick, or stone house, of two stories in height, and not more than two fire places, fixty pounds; every additional fire place, ten pounds; every grilt mill, wrought by water with one pair of stones, one hundred and fifty pounds; every additional pair, fifty pounds; every faw mill, one hundred pounds; eyery merchant's shop, two hundred pounds; every store house, owned or occupied for the receiving and forwarding goods, wares or merchandise, for hire or gain, two hundred pounds; every flone horse, kept for the purpole of covering mares for hire or gain, one hundred and ninety nine pounds; Provided also, That if any person shall bring into any township in this Province, any horse, as aforesaid, after the Affelsment Roll shall have been made up for fuch township, it shall and may be lawful for the Collector of fuch township and he is hereby required to demand and receive

of any fuch person the rate of such a

horse, as aforefaid, unless the owner can

fatisfy such Collector that the rate for

fuch harfe has been returned or paid for

that year, and in case of a refusal of pay-

rate by diffress and sale of such horse as years and upwards, eight pounds; oxen of the age of four years and upwards, per head, four pounds; milch cows, per head, three pounds; horned cattle, from the Affeffed. age of two years to four years, per head, twenty shillings; every close carriage with four wheels, kept for pleasure, one hundred pounds; every phaeton, or other open carriage with four wheels, kept for pleafure only, twenty five pounds; every curricle, gig, or other carriage, with two wheels, kept for pleasure only, twenty pounds; every waggen kept for pleafure, fifteen pounds. Provided always, That | with the whole of the monies collected unevery flove erected and used in a room where there shall be no fire place, be deemed and confidered as a fire place, Provid- have been expended for the public uses of ed also, That nothing herein contained the District. shall extend or be construed to extend, to any property, goods, or effects, matters, or things herein mentioned or enumerated, which shall belong to or be in the actual possession or occupation of His Majesty, his Heirs or Successors, except the Crown | vince, in force for that purpose, shall negand Clergy Referves actually leafed to in- lect or refuse to perform the duty impodividuals, which shall be liable to the same Rates and Affessments as other lands herein

before mentioned. III. And be it further enacted by the aunated and chosen Assessors, in each and every parish, township, reputed township, or place, shall, during the continuance of this Act, have power and authority, and they are hereby authorised, empowered, and required to demand and receive of and from each and every ratable inhabitant refident within the parish, township, or place for which they shall be so nominated and chosen, a lift of all the ratable personal property in his, her, or their possession, in the Province, and of all the lands or other real estate in his, her, or their possession within the faid parish, township, or place, specifying the number of the lot or lots, and the concession or concessions, in which the fame is or are fituated, or otherwise particularly describing the same, and also the number of acres cultivated or uncultivated in each lot or parcel of land, which list shall be taken annually during the continuance of this Act, between the first Monday in February, and the fitting of the Quarter Sessions of the Peace, then next enfuing, and the faid Affessors shall make a return of all the ratable inhabitants, with a true list of all their ratable property, specifying the particulars above mentioned, and shall in like manner, insert their own ratable property therein, at the foot of which they shall subscribe their names, and after putting up a copy thereof in tome public and conspicuous place of the township in which the same shall be made, shall return the same to the Clerk of the Peace to be laid before the Court of Quar-

ter Sessions. IV. And be it further enacted by the authority aforesaid, That all lands shall be confidered as ratable property, which are simple by land boards certificate, order of stands rated in manner aforesaid, for the Council or certificate of any Governor of | space of sourteen days after demand duly Canada, or by Leafe.

V. And be it further enacted by the authority aforefaid, That each lot, piece, or parcel of land in any of the before recited towns, other or less than a town lot on the original plan of fuch town, held by leafe or otherwife, on which a building shall be erected, shall be likewise taken and considered to be a town lot.

VI. And be it further enacled by the authority aforefaid, That it shall and may be lawful for fuch Affelfors, yearly and every year, during the continuance of this A&, to demand and receive of and from the Treasurer of the District, a sum of money, not exceeding four pounds for every hundred pounds, contributed and raised in and by their respective townships, reputed townships or places for the year they shall ferve that office, and fo in proportion for any greater or less sum and sums, and the Treasurer of each and every District, is hereby authorifed and required to pay fuch

Affestor as aforesaid. VII. And be it further enacted by the authority aforefaid, That the feveral Courts of Quarter Selfions, are hereby authorised, empowered, and required, after having ascertained the fum of money required to be raised for defraying the public expences of the District, to divide and apportion the fame upon each and every person in the faid Rate Roll named, and liable to pay Rates as aforefaid, so that every person shall be Assessed in just proportion to the list of his, her, or their ratable property, real and personal, according to the Rates herein before specified, and having ascertained the quota, dividend, or sum of money for which each and every person shall be so Assessed for the current year, they shall direct the so rated and ascertained as aforesaid, to each and every Collector within the Districh, and the faid Clerk of the Peace, shall be entitled to ask, and the Treasurer is hereby required to pay him the fum of thirty shillings on each Affestment Roll, to by the faid Clerk apportioned and transmitted as aforefaid, and fuch copy certified by the Clerk of the Peace as aforefaid, shall be to each, and every Collector, sufficient authority for collecting the propor-

tions or dividends within their respective

ment, to proceed to the recovery of fuch | townships, reputed townships or places, Provided always, That the fum levied shall aforefaid; every horse of the age of three in no one year, exceed one penny in the pound on the fum herein specified on the valuation at which each species of the property before mentioned, shall be Rated and

VIII. And be it further enacted by the authority aforefaid, That no new Affelsment shall be made until it shall appear to the Justices at their respective General Quarter Seffions, or the greater part of them, then and there affembled, by the accounts of their Treasurer, or otherwise, that one half of the money collected by virtue of the preceeding rate, together der and by virtue of any Acts now or hereafter to be in force in this Province shall IX. And be it further enacted by the au-

thority aforefaid, That if any person appointed or to be appointed a Parish or Town Officer, under the authority of any of the Acts of the Parliament of this Profed upon them and each of them, by the provisions herein contained, in manner and form as herein specified and declared, or if any person or persons liable to the paytherity aforesaid, That the persons nomi- ment of the rates by this Act imposed, shall neglect or refuse to deliver in a true lift of his or her ratable property, real and personal, to the Affessors, in manner and form herein specified, or shall wilfully misstate such ratable property, every such perfon or persons shall forfeit and pay a sum of money, not less than two pounds, nor more than five pounds, for the first neglect or refusal, and ten pounds for the fecond to be levied bandiftenter and file lef cond, to be levied by distress and sale of the offender's goods and chattels, and upon complaint of fuch neglect, before two or more of His Majesty's Justices of the Peace, for the division where the offence is charged, they shall hear and determine the fame, and upon sufficient proof being made of fuch wilful neglect, refusal or mistatement, shall issue such warrant as aforesaid, unless such fine shall be immediately satisfied, and fuch fum of money when collected, shall be paid into the hands of His Majesty's Receiver General, to and for the use of His Majesty, His Heirs and Succeffors, and towards the support of the Civil Government of this Province, to be accounted for to His Majesty, through the Lords Commissioners of His Majesty's Treasury, for the time being, in such manner and form as it shall please His Majesty to direct, and the Justices before whom fuch conviction shall or may have taken place, shall certify the same to the Clerk of the Peace for the District or County where the offenee was committed, who shall and he is hereby required to infert the ratable property fo withheld or misstated, on the Affessment List of the township wherein the offender was refident at the time.

X. And be it further enacted by the authority aforesaid, That if any person shall refuse holden in fee fimple, or promise of a fee | to pay the sum or rate for which he or she made of the same by the said Collector, the faid Collector shall and is hereby required to levy the same by distress and sale of the goods and chattels of the persons so neglecting or refusing to pay, after having obtained a warrant for that purpose from fome one of His Majesty's Justices of the Peace, and to render the overplus, if any there shall be, over and above the faid rate, to the owner thereof, after deducting the legal charges of the distress and sale.

To be concluded next week.

FOREIGN NEWS.

London, June 8.

In the house of commons last night, the chancellor of the exchequer fubmitted, in detail, the financial resolutions, which he had moved, pro forma, on a preceding day. The speech of the right hon. gentleman may be confidered as fubftantially communicating to the house and the country, the budget for the present year, though that particular question is to be brought forward in a more technical shape tomorrow evening, and whatever differences of opinion may exift, as to the causes which have produced the necessity for the present measures, we should think there can be none as to the wisdom and policy of meeting that necesfity by adequate and decifive remedies. We are now in the fifth year of peace, and with every prospect (thanks to the energy of our present ministers) of a long continuance of that peace. It behoves the government, therefore, to lay down the precise system of internal management by which, under the fanction of parliament, it shall be deemed expedient to conduct our domettic affairs. We have had a breathing Clerk of the Peace to transmit forthwith | time allowed us, after a war unexampled a certified copy of such Assessment Roll, in the magnitude and perseverance of its facrifices; and it is undeniable that, during this interval, we have confiderably recruited our strength. Nearly nineteen millions of taxes have been removed fince the peace, and furely it will not be contended, that the nation is unable to bear the re-impolition of three, out of those nineteen millions Indeed, the question of its ability is not doubted.

Our readers are already aware of the great object propoled, to be attained by ministers, namely, to create a clear, and