legal conviction could follow This was the case on

FOR THE DEPENCE .- Michael English sworn .-

Was in the hospital with the deceased; on the fourth

day after his entrance he told him how he received

with the escort te find the prisoner, found him co-

ly, but he knowing his savage disposition when drunk

wards gave back to the prisoner. Went in to ano-

ther tayern to drink, and afterwards as the prisoner

and struck him a blow with a stick on the head. He

then knocked him down, fell upon him and gave him

was so dark that he did not observe the bayonet in

This witness also stated that the deceased wished

sworn, but afterwards consented. He heard the

deceased say, he took the bayonet away from the

M. M' Kiernon, sworn. Remembers drinking with

The prisoner, who is by no means of a ferocious

dreadful manner, and the thoughts of it led him to

act, he had been struck and beaten by the deceased,

and thrown on the ground He hoped the jury would

The judge in charging the Jury, told them, the

turning the bayonet to the prisoner.

to be issued for her attendance.

hurt at the time, and concealed the extent of his ceased always blamed Corporal Walford, for re-

three or four blows, while on the ground scuffling -

VOL. IV.

KINGSTON, U. C. FRIDAY, OCTOBER 2, 1835.

THE BRITISH WHIG,

A SEMI-WEEKLY JOURNAL, devoted to Commercial and Political information, is published every Tuesday and Friday evenings by Dr. Barker, Editor and Proprietor, at his Office in Rear Street next door to the Commercial Hotel.

TERMS.—For the BRITISH WHIG, seventeen shillings

and sixpence-per annum if paid in advance, or within three months from the receipt of the first number; and one pound, if collected at the end of the year, exclusive of postage. No subscription received for less than six months, and no

paper discontinued until all arreatages are paid up, except at the option of the Publisher.

Streetlements.-Six lines and under 24. 6d. first insertion, and 7 d. each subsequent insertion. Ten lines and unde- 3s. 4d. first insertion, and 10d. each subsequent insertion. Above ten lines, 4d. per line for the first insertion, and 1d. per

line for every subsequent insertion.

Advertisments without written directions are inserted till forbid, and charged accordingly. Orders for discontinuing advertisements to be in writing.

Produce of every kind received in payment. .* No letters taken in, except from Agents, unless POST

Letter Press Printing Executed with neatness and despatch, upon terms unprocedent

. All work to be paid for within three months after ex-

Kingston, Aug. 1835.

THE SUBSCRIBER

ANNOUNCES to his friends and the Public, that he has removed to those very extensive premises in Front Street, next to the building formerly occupied by the Commercial Bank, where he offers for sale a very extensive and general assortment of

ERITISH AND FOREIGN STAPLE & FANCY DRY GOODS,

As well as the following Groceries, &c. viz. 100 Chests Tea, various sorts,

20 Hhds. refined Sugar,

20 " Muscovado do.

50 Kegs Plug Tobacco, 20 Boxes Cavendish do

Maccoboy and Rappee Snuffs,

Paint and Cod Oil,

Salspetre, Fig Blue and Starch, White and colored Paints and Black Lead,

Mustard in Jars,

Spermaceti Candles,

Tallow Candles, Spermaceti wick, (new article.) Liverpool and Montreal SOAP.

Florence OIL.

Olive Oil, in hhds. and pipes.

Mackarel and Herrings.

LIQUORS.

.30 Hhds. Cognac Brandy, rich Lavor & strong proof, Olard, Dupuy & Ca and other favorite Brands.

Bordeau Brandy, Schiedam, Geneva and Hamburg Gin, Puncheons Jamaica Spirits, proof 1 to 2. Upper Canada Whisky.

WINES IN WOOD.

Quarter Casks of old Madeira, approved Vinta ges, Blackburn & Oliviero & Co.'s Brand. Xerxes Sherry,

London Particular Teneriffe, and the most extensive and general assortment of RED and WHITE WINES, worthy the attention of Country Merchants and Tavern Keepers.

BOTTLED WINES.

East India Madeira, Brown and Gold Sherry.

Genuine Old Port, Sparkling Champaigne, Jellie's Brand.

PORTER.

Hibbert's and Dunbar's Brown Staut, In pints and Gerrie.

Cases of Schiedam Gin. STOVES.

400 23 to 3 feet Stoves,

Cooking Stoves, 200 Boxes Window Glass, various sizes,

Shovels, Cut and A rought Nails, Boxes I C & I X Tin.

The goods connerated and all his importations are peculiarly deserving the notice of the Public, and the advantages of the wharves and premises he occupies for the general purposes of trade and the terms upon which his stock is always laid in, through | THE Co-partnership, heretofore existing between

the Montreal prices. Advances will be made upon all consignment of produce for Sale here, or for shipment to his friends at Montreal. The charges will be found moderate.

THOMAS MACNIDER.

Kingston, August 22, 1835. SALE OF

CLERGY RESERVES IN THE

EASTERN DISTRICT.

Commissioner of Crown Lands' Office. Toronto, 31st August, 1835. NOTICE is hereby given that the undermentioned Clergy Beserves in the Eastern District, will be ofared for sale by Public Auction, at the Court House in the Town of Cornwall, on Friday the 23rd day of October next, at 10 o'clock A. M. at the upset price 10s, Currency per acre, upon condition of actual Bettlement. The terms of payment will be onetenth of the purchase down, and the remainder in Jequal annual Instalments, with interest on each

natalment as it becomes due. TOWNSHIP OF ROXBOROUGH. lat Con. No. 38

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Sh Con. Lot. No. 20 TOWNSHIP OF OSNABRUCK.

" No. 1.

PETER ROBINSON. Commissioner of Crown Lands. Bditors of Papers throughout the Province, will please to insert the above until the day of sale. PROSPECTUS FOR PUBLISHING A

COPPER-PLATE MAP OF THE MIDLAND DISTRICT.

The Subscriber proposes, should sufficient encouragement be given, to publish a Map of the Midland District, including one range of Townships in the Newcastle District, on a scale of 150 Chains to an Inch; exhibiting all the Mail Roads, Cross Roads, Rivers, Rivulets, Lakes, Churches, Meeting charged with the murder of Henry Olds, a private Houses, Saw Mills, Grist Mills, Towns, Villages, Wharves, Steam Boat Landings, &c. &c. by Lot,

Concession and Township. The undersigned, being about to build a Copper-plate Printing Press, is determined to Print, Publish, Varnish, and Mount, the proposed Map in his own Township, and therefore looks to a generous and enterprising public for patronage and sup-

The Map will be nearly 3 by 4 feet; it will embrace four Ranges of Townships, from the Bay of Quinte back, and will be executed in a style equal G. McMahon, to the author's Map of Prince Edward. It will be published on a Copper engraving, Coloured, Varnished, Mounted on Rollers, and delivered to Subscribers at four dollars per copy, payable on deliv-

P. V. ELMORE. Hallowell, September, 1835.

White & Black Smithing and Farriery.

The Subscriber hereby gives notice that the above business will be continued by him, in all its various branches, at the Old Stand, Head of Store St. lately occupied by Bradt & Forsyth, where he hopes for a continuance of patronage.

ROBERT FORSY'III. Kingston, August 27th, 1935.

RAGS! RAGS!! RAGS!!! THE highest price in Cash paid for Rags at this

British Whig Office, Kingston, July 21, 1835.

Leicester Rams.

THE Subscriber will expose for sale, at the next Kingston Cattle Show, several young Rams, raised from the stock of a full blooded Leicester Ram imperted by him from England last Fall. WM. HOLDITCH.

East Loughboro', Sept 12, 1835.

CHAUDIERE BRIDGE.

Ordnance Office, Bytown, Sept. 17; 1835.

SEALED Tenders will be received at the above Office, on or before the 6th October next, at twelve o'clock at noon, for leasing the Chaudiere Bridge,

The rate to be stated in Halifax Currency, and two responsible securities will be required for the due performance of the agreement.

SHORTLY WILL BE PUBLISHED AT TORONTO. (BY THE AUTHOR OF THE PROVINCIAL JUSTICE,)

AN ABRIDGEMENT OF THE TOWNSHIP LAWS; INCLUDING the Highway and Assessment Acts, the Court of Requests Act, and the new Township Meeting Act, with original appropriate forms for the use of the Commissioners. The line fence Act, and several other popular and interesting matters relative to the townships, with a treatise on the law of Landlord and Tenant, and Distress for Rent, &c. forms of Notices to quit; Leases; Distraining War- this country it is customary to panish the high crime area, they should in his opinion, return their verdict rants, &c. and the Law and Office of Constables, ties of the office.

The object of this publication being to place within the reach of the humblest means, and in a cheap form, a familiar view of the above popular and important branches of the Law.

* Editors who advertised the Provincial Justice, are requested to insert this on the same terms. Toronto, Sept. 12, 1835.

DISSOLUTION OF PARTNERSHIP.

his friends in Montreal enable him to sell as low as the Undersigned, has been this day dissolved, by mutual consent. All debts due the late Firm are hereby directed to be paid to James Thomson, who will also settle all just demands. JAMES THOMSON.

JOHN RIDDELL.

Kingston, Sept. 18th 1835.

NOTICE.

THE Subscriber returns his thanks to his friends and the public, for the support that his late partner and himself have received since their commencement in business, and begs leave to acquaint them, that he intends to continue the Baking Business in all its branches, at the Old Stand in Quarry Street. JAMES THOMSON.

Kingston, Sept. 18th 1835.

LAKE ONTARIO. THE FAST SAILING STEAM PACKET



ST. GEORGE.

Lieut. HARPER, R. N. Commander, Will leave Kingston for Toronto as follows:

September.-Thursday 24 and Tuesday 29. 9 21 23 25 October .- Saturday 3, Thursday 6, Tuesday 13, Saturday 17, Thursday 22, Tuesday 27, and Saturday 31.

22 24 26 November .- Thursday 5 and Tuesday 10. Touching at Oswego, Cobourg and Port Hope, wind

and weather permitting. DOANWARDS. Will leave Toronto for Kingston,

September .- Saturday 27. October .- Thursday 1, Monday 5, Saturday 10, Thursday 15, Monday 19, Saturday 24

and Thursday 29. Navember .- Monday 2, Saturday 7, Thursday 12. Touching at Port Hope and Cobourg.

Passengers leaving Toronto by the above Boa will always meet a Boat at Kingston which runs in connexion with the Montreal line of Stages. All Freight payable on delivery. Kingston, 21st September, 1835.

RAGS, &c. &c. PATRICK EGAN will pay cash for Rage, Buck

Horns, &c. &c. Morket Square, March the 2d. 1835.

THE BRITISH WHIG.

KINGSTON, FRIDAY EVENING, OCT. 2, 1835.

THE ASSIZES.

TRIAL OF JOHN MCAULIFFE FOR MURDER. On Tuesday at twelve o'clock, the prisoner who the part of the Crown. is a private of the 24th Begt, was put to the bar, in the same Regt, on the 22d August, by stabbing

him in the belly with his bayonet, whereof he died his wound. "On the night of the arrest, he went on the 26th Sept. A Coroner's Inquest had been previously held on the body, and a verdict of wilful ming out of a tavern-the prisoner came along quietmurder returned against the prisoner. After the prisoner had ocen arraigned, and plead- went behind him and took out his bayonet, which

ed not guilty, the following jury was empanelled. he gave to the Corporal, which the Corporal afterone challenge only having been made by Mr. Low, e prisoner's counsel. John Brennan, P. Whelpley, T. McFatridge, came in sight of the barracks, he refused to go on

H. Weeks, John Midcalf, D. Carfrey, D. McAfee, R. Anglen. Wm. Davy, D. Beatty, M. Cameron.

The Attorney General stated the case, and called it was then, that he received the wound-the night the following witnesses: John Wolford, sworn. Is a Corporal in the 21th | the prisoner's hand." It did not appear very clear-Regt. and knows the prisoner, who was reported by, as we said before, whether after the prisoner had absent without leave at Tattoo, on the night of the his bayonet returned to him by the Corporal, he 22d of August. Was ordered to take an escort and had placed it in his sheath, or whether he carried it

Nathaniel Norris-found the prisoner coming out returned to the prisoner after the party went into fact. Mr. Johnston and family barely escaped with their of a public house in Quarry Street-told him their drink, or before. It was with much hesitation that lives. He is insured to the amount of £850. business, and he came along quietly. When he the judge received the testimony in favor of the pricame in sight of the barracks, prisoner became vio- somer, on account of illegality, it not having been lent, and struck the deceased a heavy blow on the told by the deceased to the several witnesses on oath, head with a stick -drew his bayonet, and swore he or while he imagined himself near his latter end would stick any one wha would lay hold of himmade a lunge and stabled the deceased, who was to screen the Corporal. standing up. Went for assistance and secured the prisoner. The deceased did not say he was much ceeding testimony, with the addition, that the de-

We did not come into court until after the time this witness was examined, and what we have written above is taken from the reading of the judge's notes. This we regret, as we feel much dissatisfied prisoner, and gave it to the Corporal. with the verdict, and arrof opinion that this witness did not speak all the truh. It was clearly proved the prisoner and Nathaniel Nor. is at Montreal .in court, that after the prisoner had been arrested That had been denied by the witness Norris, who Mr. Robt. Kidd's tavern. 'This act was a breuch of | with it. discipline on the part of the corporal, and would have | Catharine J. Kidd, sworn. Is the wife of Robert broken him had he made it known, and it renders the Kidd and keeps a tavern. Remembers some time other version of the testimony more credible, viz. ago, the prisoner and three soldiers coming to her that when the prisoner was arrested, the deceased house one night and drinking half a pint of Whisclandestinely took out the bayonet, and gave it to it was night of the murder. The prisoner was drunk turned to the scabbard or not, does not appear very tant to come into court, that a warrant was obliged clearly :- that when the prisoner assaulted the deceased in the manner stated, the deceased knocked him down and fell upon him, and gave him several appearance, addressed the jury. He said he had blows on the ground—that it was then the fatal stab | had the misforture to lose two of his children in a was given. This, which is undoubtedly the true account of the transaction, was given by the deceased drinking. He knew his failing and retrained as to the Surgeon and more than half a dozen of his much as possible from it. When drunk, he knew comrades at different times before his death, and told not what he did, and when he committed the fatal by several witnesses in court very candidly, but evidently without the simillest apparent intention of favoring the prisoner. One man in fact was so re- consider his case and recommend him to mercy. luctant in giving his testimony, that for a long while he refused to be sworn. A strong feeling of dislike escort in the present case must be considered as was manifested by every witness against the prisoner, occasioned by the wanton killing of his comrade; a killing, however atrocious, in our humble ed as if a mmitted against peace officers with a opinion amounting to no more than manslaughter. In warrant. If therefore the Jury believed the witnesof manslanghter with one year's imprisonment only. against the prisoner at the bar; as it did not matwith free instructions for the performance of the du- For what reason this mild punishment is awarded fer, whether the wound was given in the way stated for so horrible an offence, we know not; but in Cit. by the escort, or as stated by the deceased to the Britain, transportation for life is a very common se- witnesses for the defence. In his opinion it was imquence to a verdict of guilty. It should be the same material. He had no doubt that the law was such here-that is to say, imprisonment in the Peniten- as stated by him, but he had doubt whether the protiary in lieu of transportation. We have made these mulgation of that law had been made in a legal man-

> understand the case against the prisoner. Nathaniel Norris, sworn. This witness who was the other private in the estort, corroborated the preceding witness, but gave his evidence in a very flippant manner, so much so indeed as to call dow the censure of the judge. Deceased would not let the minor offence, upon the capital indictment. out he was much hurt, lest he might get the prisoner into trouble. This witness swore positively that the prisoner drew his bayonet and lunged at the deceased, who was standing up at the time he received the bar, without semence being passed. his wound. On cross-examination, he admitted he went with the party, after the arrest, into a favern to drink, but said they only drank a thimbleful each. Never drank before with the prisoner.

John Short, sworn. Is Surgeon to the regiment. Attended the deceased from a punctured wound in | cort were acting legally or not, a wound given under the belly, from the effects of which wound he died the peculiar circumstances of this, could not amount on the 35th day after its receipt. Was at first in expectation of his recovery, but for the last three the prisoner, and it is doubtful whether he knew days there were no hopes. (In cross-examination, he said, he gathered from what the deceased said to the act. Intoxication is no justification of a bad him at different periods, that he received his wound action, but it should not be made to augment a crime chile on the ground.

- Cox, sworn. Is Sergeaut Major of the regi ment. Went to the hospital on the 21th Sept. to in terrogate the deceased, who at that time was in a dying state, and knew his approaching end. He usked him whether the would given by the prisoner trust that Judge Sherwood and the other judges of was intentional or not. He answered, intentional. He next asked him what he said when he received it, and he replied -- "You have done for me," upon which the prisoner said, "he wished he had shoved his bloody guts out." No other question was asked, and he believes the deceased did not speak much after that conversation. Upon the conduct of this witness we must make this remark, however unfor the express purpose of obtaining the dying statement of the deceased as evidence against the prisoner-he also knew, what was current in the regment, that the deceased and the escort gave two very different accounts of the way in which the fatal was given. He asked only those questions which told against the prisoner, without putting those which probably would benefit him.

John Butler, sworn. Is hospital Serjeant, and was present when the last witness examined the deceased. Put no other questions than those recorded. Cross-examined by Mr. Low. Heard the deceased say at a previous time, he received the wound result is as follows:while on the ground.

Wm. Spring, sworn. Is Adjutant of the regi-

ment. Received the books produced (the Articles

of War for the years 1834 and 1835,) in the usual

ner, who was not much affected, was removed from We do not impute blame to the Jury for their verdict, since it was given under the express direction of the judge; but we go farther and give, as our humble opinion, that the judge was not justified in charging the Jury as he did. Whether the esto murder-there was no malice on the part of what he was about at the time he committed

of manslaughter in his charge, and did not inform

The Jury after being out the better part of an

hour, brought in a verdict of Guilty, and the priso-

of this nature This principle was laid down in celebrated case of the poet Savage and led to his being pardoned by the King. The prisoner is undoubtedly guilty of a henious offence, that of manslaughter, and should be severely punished. We the land, in their consideration of this melancholy case, will temper their decision with mercy. The prisoner has a wife and family.

FACTS AND SCRAPS.

D' Such of our readers as wish to see Halloy's Comet which is now visible in the Heavens, will readily find it after the 8th October, in the noted constellation, called the Gt pleasant to our feelings. He went to the hospital Bear, volgarly known by the name of "the Flough" and for the express purpose of obtaining the dying state. "Charles' Wain." It may then be seen by the naked eye.

The Reformer, angry with our present intention of sifting the wheat from the chaff, id est, separate the loyal Reformers of the province, from the few republicans and anarchists, who have subtlely enterwoven themselves among them, insindifferent accounts of the way in which the fatal nates, we may soon hang "suspended between Heaven and wound was received, and yet he asked no questions Earth." Should such an unfortunate elevation be our fate, we of the prisoner as to the manner in which the wound shall not however, deserve it like himself, by the publication of sedition and treason.

D' It was stated by Egerton Ryerson, in his application to the Attorney General, to have the trial postponed of those persons, who forcibly took possession of their own chapel at Waterloo, that the Petit Jury were from the same section of the country, and mostly Episcopalians. Like every thing else which this Reverend gentleman has lately said, this statement is false. Enquiry has been made into the creed of the 48 persons who composed the Petit Jury at the late assizes, and the British Wesleyans, 14. Church England men, 24.

Presbyteriaus.

Episcopalians.

the prisoner. The Muriny Act, upon which the ar- | tally callous to proper feeling, and utterly neglectful of the sithad from the like fate. The only excuse for this wretebed ticles of War are annually made, is part of the law of Great Britain, and is binding to a certain degree, young man is obvious want of intellect. upon civilians as well as the military. Unless the escort had lawful authority to arrest the prisoner, no

Penitentiary is "peculiarly fitted" for his "ituation." We think so to, although we do not conceive the compliment a very bigh one.

Sweet Render, we propose to ourselves the unpleasant ask of being absent from you two or three separate weeks before the winter sets in, during which time our duty will he done by others. The only disadvantage attending this arrangement is, that you may be so much better pleased with the dainties prepared by our deputies; that when we return, you may be dissatisfied with the plain repasts we place before you. On Tuesday and Friday next, Mr. Robert Jeffers will do the needful for us, and when a tory writes for a professed Whig Newspaper, something original may be expected. We must do this gentleman the justice to say, that the article on the impropriety of granting Mr. George Baker 1000 acres of land for his serrices, to appear next Tuesday, has been prepared by us some days, and crowded out by more interesting matter.

IF We hear it is intended, from the constant thoroughfare and great increase of business, to erect a Rail Road, from the whi h is now forming to effect this desirable improvement, are somewhat particular in the choice of shareholders; and as the latter are to have the privilege of going tell free, we have no doubt the Stock will be caught up by persons of the highest

TrWe are sorry to learn that the shop and dwelling house Jam - Johnston, Esq. Bytown, were destroyed by fire on bring in the prisoner-sent with the deceased and maked in his hand; nor, whether the bayonet was the work of incendiaries, but no proof has been obtained of that the night of the 26th inst. It is said by some, that the fire was

We perceive that the rumors which reached town wo days ago respecting the disposition of certain Government Offices, are partly confirmed by two communications in Wednesday's Quebec Gazette. Our limits will not permit us to insert either of the Richa d Conner sworn. Corroborated the pre- communications in to-day's impression, and we shall only at present state that on of them refers to the abases of the Crown Land department, the other to the anomaly of Members of the "Executive Coun-M. Butler. This witness refused at first to be cil holding Ministerial offices in the Legislative Conneil." We have heard that two gentlemen have thrown up their situations in the Land deports ment. .

All real Constitutionalists must rejoice in seeing he Commission proceeding independently to the remedying of acknowledged abuses-to the clearing by the escort, the whole party went in to drink at gave the lie to the prisoner's counsel when taxed away of all reasonable pretexts for the violent procredings of the Revolutionists. To those croakers who would draw evil prognoscications re the future conduct of the Commission, from the fact that they are taking early cognizance of notorious evils in the departments alluced to, we would knowing his savage disposition, got behind him and key. Is not quite positive as to the night, but thinks put the question, are not these the very evils of which Constitutionalists have long and foudly dethe corporal, who finding the prisoner to come along at the time. Gave some change back to the pri- manded the redress; Were we to quarrel with the quietly, returned it to him; but whether it was re- soner's wife next day. This witness was so reluc- Commission in consequence of the contemplated Reforms, we should not be true to our creed; for as lovers of the principles upon which the Constitution of the Provincial Government rests, we must desire to see it freed from all blemishes in its different branches. - Morning Courier,

> A serious accident befel two men named Alexunder Kennedy and Angus R. M'Donell, while on their way home to St. Andrews, on Monday night last. It appears they missed the road and got into a river, in crossing which, themselves and their horses were swept away by the rapidity of the current. Kennedy was found next morning, almost exhausted, clinging to some wood that remained stationary in the river, some distance below where peace officers, and any violence committed against they got in. Every search that possibly could has them in the execution of their duty, must be consider- been made for M'Donelll, but to no avail. What renders the case of the latter more deplorable is, that he was to be married in a few days, and was the bearor, we believe, of some of the wedding articles the night the unfortunate accident occurred .- R.

CURE FOR THE PLACUE. - Dr. Abbott, an Englishman, who officiates as Surgeon Major to his highness Ibrahim Pacha, has recently discovered that the Plague is not contagious, and that, like most other diseases, it will yield to the control of medicine. Dr. remarks in this place, that the render that the render that the render that the prisoner, and should the Jure bring in their the prisoner to pass case to the patient, and without any injury to himsentence, but submit the ma er to the consideration | self. It is estimated, that in Egypt alone, within a of his brother judges. The judge made no mention twelvemonth, more than 200,000 persons have fallen victims to this awful sconige. The discovery of the Jury, they had the power to return a verdict for Dr A. must, therefore be highly important.

Newspaper borrowers are a nuisance to newspaper takers, and robbers of newspaper printers. But it is the Advertiser, a clever little paper printed at Bangor, that says," a man so lost to decency as to be in the constant practice of borrowing newspapers, in this country, when they may be bought so cheap, cannot be reformed by any thing that can be said on the subject."

PORT OF QUELEC.

Sept. 22. Ship John & Robert, 21st August, Belfast. Sept. 23. Brig Caroline, 8th August, St. Ives. Brig Lady Young, 4th Sept. Newfoundland. Sept. 21. Ship Robertson, 16th August, Greenock, Bark Reaper, 5th August, Poole. Bark Centurian, 8th August, London. Bark Diadem, 9th August, Liverpool. Brig Drydens, 24th July, Newcastle.

Brig Rosebank, 3rd August, Belfast Sept. 25. Ship Canada, 13th August, Greenock. Lark Springhill, Eth August, Dublin. Bark Herald, 1st August, Newcastle. Brig Elizabeth & Ann, 4th August, Cork. Brig Molson, 6th August, Dandee. Brig Royal Adelaide. 24th July, London, Brig Adventurer, 7th August, Carnarvon. Brig Five Hundred & Seventy-Four, 8th do Ross.

Brig Prince Leopard, 3rd August, Liverpool. Sept. 26. Bark Elenthoria 14th August, Loudon. Bark Argyle, 12th August, Waterford. Bark Indus, 11th August, Liverpool. Brig Jane Hadden, 20th August, Greenock. Brig Donius, 23rd July, Dundee. Brig E izabeth, 28th August, Newfoundland. Schr. June Louise, 7th September, Miramichi.

In this town, on the 30th Sept. Mrs. Mozey, of a son.

Brig Bowes, 9th Argust, Workington.

At his residence, in Backwith, U. C. on the 12th September. the Reverend Doctor Buchanan, in the 74th year of his age.

and 45th of his Ministry.

BANK NOTICE.

THE Board of Directors of the Farmers' Joint Stock Banking Company, hereby give noure, that upon Friday the 15th day of October next, they will commence Discounting Notes at the Office of the Company in Toronto, and thereafter upon all suc-The younger Watson, who having found bail for the asceeding Fridays continue the same until further nosault upon the constable, was discharged from custody, return tice. Notes offered for discount munt be put in ed to Belleville on Tucsday last by the Steam Boat Sir James way from the War Office. This evidence was ne- Kempt. From good authority we learn, that his conduct on the day before, under cover to the Munager. cessary in order to justify the escort in the arrest of board the boat was highly indesorous, and bespoke a mind to-Toronto, Sept. 26th, 1835.