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incorporated in the treaty, as the United States, as soon as consistent with the principles of the Federal Constitution, be admitted to all the enjoyment of all the privileges, rights, and immunities of the citizens of the United States.

Art. 7. The officers and troops of His Catholic Majesty, in the territories hereby ceded by him to the United States, shall be withdrawn, and possession of the places occupied by them shall be given, within six months after the exchange of the ratifications of this treaty, or sooner if possible, by the officers of His Catholic Majesty, to the commissioners or officers of the United States, duly appointed to receive them; and the United States shall furnish the transports and escort necessary to convey the Spanish officers and troops, and their baggage to the Havana.

Art. 8. All the grants of land made before the 24th of January, 1818, by His Catholic Majesty, or by his lawful authorities, in the said territories ceded by His Majesty to the United States, shall be ratified and confirmed to the persons in possession of the lands, to the same extent that the same grants would be valid if the territories had remained under the dominion of His Catholic Majesty. But the owners in possession of such lands, who, by reason of the recent circumstances of the Spanish nation, and the revolutions in Europe, have been prevented from fulfilling all the conditions of their grants, shall complete them within the terms limited in the same, respectively, from the date of this treaty; in default of which, the said grants shall be null and void. All grants made since the said 24th of January, 1818, when the first proposal on the part of His Catholic Majesty, for the cession of the Floridas, was made, are hereby declared and agreed to be null and void.

Art. 9. The two high contracting parties, animated with the most earnest desire of conciliation, and with the object of putting an end to all the differences which have existed between them, and of confirming the good understanding which they wish to be forever maintained between them, reciprocally renounce all claims for damages or injuries which they themselves, as well as their respective citizens and subjects, may have suffered, until the time of signing this treaty.

1. The renunciation of the United States will extend to all the injuries mentioned in the convention of the 11th of August 1862.

2. To all claims on account of prizes made by French privateers, and condemned by French consuls, within the territory and jurisdiction of Spain.

3. To all claims of indemnities on account of the suspension of the right of deposit at New Orleans, in 1802.

4. To all claims of citizens of the United States upon the government of Spain, arising from the unlawful seizures at sea and in the ports and territories of Spain or the Spanish colonies.

5. To all claims of citizens of the United States upon the Spanish government, statements of which, so far as the interposition of the government of the United States, have been presented to the Department of State, or to the Minister of the United States in Spain, since the date of the convention of 1802, and until the signature of this treaty.

The renunciation of His Catholic Majesty extends.

1. To all the injuries mentioned in the convention of the 11th of August, 1802.

2. To the sums which his Catholic Majesty advanced for the return of Capt. Pike from the Provincias Internas.

3. To all injuries caused by the expedition of Miranda that was fitted out and equipped at New York.

4. To all claims of Spanish subjects upon the government of the United States, arising from unlawful seizures at sea, or within the ports or territorial jurisdiction of the United States.

Finally, to all the claims of subjects of his Catholic Majesty upon the government of the United States, in which the interposition of his Catholic Majesty's government has been solicited, before the date of the treaty, and since the date of the convention of 1802, of which may have been made to the department of foreign affairs of His Majesty, or to his Minister in the United States.

And the high contracting parties respectively renounce all claim to the indemnities for any of the recent events or transactions of their respective commanders and officers in the Floridas.

The United States will cause satisfaction to be made for the injuries, if any, which, by process of law, shall be established to have been suffered by the Spanish officers and individual Spanish inhabitants, by the late operations of the American army in Florida.

Art. 10. The convention entered into between the two governments, on the 11th of August, 1802, the ratifications of which were exchanged the 21st December, 1811, is annulled.

Art. 11. The United States

exonerating Spain from all demands in future, on account of the claims of their citizens, to which the renunciations herein contained extend, and considering them entirely cancelled, undertake to make satisfaction for the same, to an amount not exceeding five million of dollars. To ascertain the full amount and validity of those claims, a commission to consist of three commissioners, citizens of the United States, shall be appointed by the President, by and with the advice of the Senate: which commission shall meet at the city of Washington, and, within the space of three years from the time of their first meeting, shall receive, examine, and decide upon the amount and validity of all the claims included within the descriptions above mentioned. The said commissioners shall take an oath or affirmation, to be entered on the record of their proceedings for the faithful and diligent discharge of their duties; and in case of the death, sickness, or necessary absence, of any such commissioner, his place may be supplied, by the appointment as aforesaid, or by the President of the United States, during the recess of the Senate, of another commissioner in his stead. The said commissioners shall be authorized to hear and examine, on oath, every question relative to the said claims, and to receive all suitable authentic testimony concerning the same. And the Spanish government shall furnish all such documents and elucidations as may be in their possession, for the adjustment of the said claims, according to the principles of justice, the laws of nations, and the stipulation of the treaty between the two parties of the 27th of October, 1795; the said documents to be specified, when demanded, at the instance of said commissioners.

The payment of such claims as may be admitted and adjusted by the said commissioners, or the major part of them, to an amount not exceeding five millions of dollars, shall be made by the United States, either immediately at their treaty, or by the creation of stock bearing an interest of six per cent. per annum, payable from the proceeds of sales of public lands within the territories hereby ceded to the United States, or in such other manner as the Congress of the United States may prescribe by law.

The records of the proceedings of the said commissioners, together with the vouchers and documents produced before them, relative to the claims to be adjusted and decided upon by them, shall, after the close of their transactions, be deposited in the department of State in the United States, and copies of them, or any part of them, shall be furnished to the Spanish government, if required, at the demand of the Spanish Minister in the United States.

(To be Concluded.)

A SWINDLER CAUGHT.

It is stated in the Baltimore Telegraph, that the notorious swindler, Goodwin, alias, Goodman, alias Goodhue, was arrested at Havana early in November. He had presented forged letters of credit, and negotiated bills to a considerable amount upon the hon Wm Gray, of Boston, upon Goodhue & Co, of New York—and had embarked for the United States with his ill-gotten booty, which was seized with his person and restored to the dupes who had purchased his drafts.

N. Y. Spectator.

LONDON, Oct. 14.

ANECDOTE OF THE NOTORIOUS TOM PAINE, related by the Rev. E. Burn, at a late meeting of the Bible Society, where he said he would answer for its truth.—The death-bed is the place for prying into recesses of the heart: it is there where are displayed the poignant agonies of the infidel. Some weeks previous to the decease of this wretched individual, he had been reduced in his temporal condition, to the greatest misery, which was not a little augmented by the horrors of mind to which he was subjected, but which he strove to conceal, in order to support his former fallacious doctrines. A lady, who lived near him, of great benevolence, paid much attention to his wants, and used daily to carry him food to his dwelling. The time came when he was unable to leave his bed, and even there also did the kind hand of his benefactress administer to his distress. One day, while the lady was standing at the side of his bed, Paine, seeing the approach of the fate which before he dreaded, was wishful to make some confession of the enormity of his guilt; he inquired of the lady, if she had ever seen a book, he published called *The Age of Reason*? She was reluctant to answer him, fearing it might add to the trouble of his mind; but being pressed for a reply, she said she had. And now we come to what we hope will go home to every heart: Paine, grasping the hand of his benefactress, exclaimed in such accents as truly demonstra-

ted his real feelings, "Aye, madam, if ever the devil had an agent on earth, I am that man!"

PUBLIC NOTICE.

The subscriber deems it necessary to inform the public that he will not pay certain Notes, given by him to Jacob Vanartam, of Kingston, as he the said Vanartam cannot make good his title for the land for which the Notes were given.

SAMUEL HEATH,
Murray, Dec. 22, 1819.

PUBLIC NOTICE.

Is hereby given that the inhabitants of the incorporated counties of Lenox and Addington intend petitioning at the next session of Parliament against a division of said counties.

Earnest Town 21st December 1819.

PUBLIC NOTICE.

Is hereby given, that the inhabitants of Ameliasburgh intend petitioning, at the next session of Parliament, for a division of said Township.

Ameliasburgh, Nov. 6, 1819.

Government Contract for Flour.

NOTICE is hereby given, that proposals will be received at this office until the 1st of February 1820, at noon, from such persons as may be willing to contract for the supply of

3000 Barrels of Fine Flour,

for the use of his Majesty's Troops at the posts of Kingston, Fort George, and York, between the 1st of May and 15th July 1820, freight free, and under the usual guarantee that the same shall keep sound and sweet for the period of twelve months after delivery.

The conditions of the contract and form of tender may be known on application at this office, or at the Commissariat Offices at York, Fort George, and Fort Wellington; and no proposal will be noticed, unless made in the terms prescribed, nor unless the party and his sureties, or an agent on their behalf, attend at the time of opening the tenders, which must be sealed and endorsed, "Tender for the supply of Flour."

EDW. PINE COFFIN,
Dep. Com'y General.
Commissariat Office, Kingston,
U. C. 17th December, 1819.

GOVERNMENT SALE,

His Majesty's Naval Yard, Kingston, on the 1st Febr'y 1820,

**Junk,
Old Rope
Old Twine and Nets,
Old and damaged Hammocks,
Leaf Tobacco,
Damaged Clothing.**

EDWARD LAWS, N. S.
Naval Yard, Kingston, }
13th Dec. 1819.

Dissolution of Partnership.

THE copartnership hitherto existing between us, under the firm of *Johns & Finkle*, is this day dissolved by mutual consent. All persons having any demands against us, are requested to present them to Mess. *Washburn & Bidwell*, and all those indebted, to make payment without delay.

S. JOHNS,
GEO. FINKLE.
December 1, 1819.

NOTICE.

ALL persons to whom the subscriber is indebted are requested to send their accounts to Moore's Coffee-house, for adjustment—and those who are indebted to the subscriber will please pay the amount of their accounts and Notes to Messrs. Mitchell and Kirby, otherwise they will be put into the hands of an attorney for collection.

W. HAMILTON.
Kingston, Dec. 13, 1819.

GOVERNMENT TRANSPORT FOR THE NAVY.

CROSS the two Portages from Lake Ontario to the Notawassaga Lake on Lake Huron. Any person or persons willing to furnish the necessary conveyance for Stores and Ordnance, required for the Navy, between the 1st February, 1820, and 31st January 1821, are requested to send sealed tenders to this place on the 15th January next, as follows:

Articles under 12 cwt.	per cwt.
12 cwt & under 16 "	—
16 " & " 20 "	—
20 and upwards,	—

It is also requested that the addition to these rates for conveying Stores across Lake Simcoe by Sleighs will be stated in the tenders.

Two sufficient sureties must be had.

ED. LAWS, N. S.
Naval Yard Kingston, }
13th Dec. 1819.

NEW FURS.

THE subscribers inform the ladies and gentlemen of Kingston and its vicinity, that they have just received from Montreal, a complete assortment of FURS—comprising

**Ladies best Jennet and Martin Bonnets and Caps.
Gentlemen's best Seal, Otter, Beaver, Jennet, Muskrat and Fisher Caps.
Beaver, Jennet, Mink, Gloves and Mittens, Jennet Skins.
Jennet, Wolf and Raccoon Car-nole Robes, Indian Mocassins.**

With a general assortment of DRY GOODS, which they offer for sale at very low prices.

MONJEAU & ST. GERMAIN,
Kingston, December, 23rd 1819.

NOTICE.

ALL notes and accounts now due to Messrs Jerry Whitehead, & Co. late of Kingston, and remaining unpaid after the first of January next, will be given to an attorney for collection.

H. C. THOMSON,
Agent of Jerry Whitehead & Co.

BIBLE SOCIETY.

NOTICE is hereby given to the members of the Prince Edward Auxiliary Bible society, that at their next annual meeting, in February, the following alterations and amendments to the Constitution will be proposed for adoption. 1st. That the word *twelve* be substituted instead of the word *six*, immediately preceding the words "elective members," in the first article. 2d. That the 18th article be expunged, and the following substituted in its stead.—No alteration or amendment of this Constitution shall hereafter take place without the concurrence of at least two thirds of the members of the Committee present at a regular meeting, and without such alteration or amendment shall have been proposed at the next previous meeting of the Committee.

By order of the Committee,
E. W. ARMSTRONG,
Secretary.
Hallowell, Dec. 28, 1819.

ISLE OF TANTI.

THE following valuable lands, on the Isle of Tanti, are to be sold—From Lot No 35, inclusive, round the south shore, to lot letter C, except lots letter B, 82, 83, 84, & 85, and all from Mr Stuart's to the Town Plott. The second concession, where not granted—the preference to be given to those who possess, and have paid for their lots, if settled for as above-mentioned.

Stuart's No's 23, 24, 25, 26 & rear half of No 27.

Lots No 35, 36, 37, 38, and down to 85, inclusive.

Letter A, reserved. Lots sold, No 1, 2, 3, to No 22 in Front.

The above lots will be sold on moderate terms. The soil is remarkably fertile and fitted for all the purposes of agriculture. The situation of the Island will show that it is particularly adapted to pasturage. It abounds with fish and wood of almost every kind, a considerable proportion of which is oak.

For particular information application to be made to the undersigned, at Bath—and for undisputed titles to the Hon. Sir John Johnson, in Lower Canada.

D. FARLEY.
December 23, 1819.

TO BE SOLD OR LET,

And possession given immediately.

ON reasonable terms—a stone house and a good stable opposite John McLean's, Sheriff. Enquire of

NICHOLAS MORIN.
Kingston, Nov. 15, 1819.

NOTICE.

THE subscriber respectfully informs his friends and the public that as his house has been shut up for a short space of time, on account of the loss of his wife—that the house is now opened for public entertainment, where travellers and others will meet with the strictest attention on the most liberal terms. He at the same time returns his sincere thanks to those who have honored him with their past favors, and flatters himself that the strict attention that will be paid to those who call, will entitle him to a share of public patronage.

Benjamin Young.
Carrying Place, Murray, }
July 29, 1819.

NOTICE.

NOTICE is hereby given, that William Taylor, heir at law and administrator of the late Allan Taylor, hath assigned all the real and personal estate of the late Allan Taylor, deceased, unto John Kirby, Alexander O. Petrie and Thomas Parker, in trust for the benefit of creditors. All persons having any claims against the late Allan Taylor, Taylor and Parker, or Thomas Parker, are requested to present the same for adjustment and payment, and those persons indebted to either the late Allan Taylor, Taylor and Parker, or Thomas Parker, are requested to make immediate payment to the above trustees; who are fully authorized to give discharges for the same.

John Kirby,
A. O. Petrie
Thomas Parker,
Kingston August 28, 1819.

NOTICE.

ALL persons are cautioned against purchasing a note of hand, the property of Jonathan Allen, given by Asher Kilborn to said Allen, some time the last of May 1815, which was in my possession—the face of which was \$5 dollars, and given at Sacket's Harbor—as said note is lost.

H. G. BERTHRONG.
Kingston, July 3, 1819.

NOTICE.

Is hereby given to all those indebted to the estate of the late Allan Taylor, Esquire, to make immediate payment; and all those having claims, to present them as soon as possible for adjustment.

WM. TAYLOR, Adm'r.
Bellville, 8th June, 1819.

NOTICE.

Is hereby given, that the partnership heretofore subsisting between Smith Bartlet and Thomas Dalton, and carried on in Kingston under the firm of Thomas Dalton & Co. is this day dissolved by mutual consent. The said Smith Bartlet having relinquished his interest in the Brewery in favor of the said Thomas Dalton, the affairs of that concern will from this date devolve to his sole conduct.

SMITH BARTLET,
THOMAS DALTON.
Witness to the signing
JOHN W. FERGUSON.
Kingston, June 30th, 1819.

F. B. SPILSBURY,
Surgeon R. N.

LATE Surgeon of H. M. S. PRINCE REGENT, on Lake Ontario,—Intends practising in the various branches of his profession at his residence, next door to John McLean, Esq. Sheriff.
Kingston, Oct. 6, 1819.

STORAGE, FORWARDING,
AND
COMMISSION BUSINESS.

THE subscriber having leased the stores owned by Captain Henry Murray, and situated near the Custom House, will receive and forward Goods to any part of the Canadas, or United States, on the most reasonable terms; and he hopes from upwards of two years' experience in the above line, to give general satisfaction to those who may favor him with their custom.

WILLIAM BAYARD SMYTH,
Kingston, Nov 30, 1819

JOSEPH THIRKELL,
BEGS leave to inform his friends and the public, that he has removed from his late stand, and has taken the house opposite to Mr. Blake's tavern in Store street, where he intends carrying on his business of

Coach, Waggon & Sleigh Maker.

He returns his friends thanks for the encouragement he has received since his residence in Kingston, and hopes for the continuance of their favor. Having laid in a quantity of well seasoned Timber, he is enabled to complete any order on the shortest notice and in the best possible manner.

Kingston, Nov. 4, 1819.

KINGSTON TANNERY.

T. UNDERHILL & Co. respectfully beg leave to inform the Shoe-Makers, Saddlers and Leather Sellers in general, that they have now selected from their extensive assortment of different descriptions of Leather, and are preparing it ready for sale, upwards of

4000 Sides of Upper Leather,
from one to Twenty Thousand lbs. of light and strong

Sole Leather,
and one hundred and fifty sides of Harness do, together with twenty dozen of Calf Skins and a number of horse hides, Dog and Sheep Skins, too numerous to insert, and which can be delivered on the shortest notice and lowest terms for CASH.

T. U. & Co flatter themselves that those who are inclined to favour them with their orders, will find the above articles by far superior to any yet offered for sale, having already been proved and acknowledged by the best Judges in this province

Kingston, November 9, 1819

LAMPBLACK.

A QUANTITY of LAMPBLACK, for sale at the subscribers' Provision and Grocery Store, opposite Mr. Kirby's.

BARNETT & TWOMEY.
Kingston, 8th Nov. 1819.

TO LET,
FOR FIVE YEARS,
And possession given immediately.

THAT elegant and commodious two story stone

DWELLING HOUSE,
situated near the Market in the town of Kingston, and at present occupied by the subscriber as a Tavern, together with out houses, &c. &c.

ALSO,
A Ball Alley & Billiard Table,
in complete repair, and a lease of the Ferry from Kingston to Long Island, for five years

Any person desirous of taking the above premises, may at the same time be furnished with a very handsome Four Wheeled Carriage and a good pair of Horses.

For particulars apply to

DANIEL BROWN.
Kingston, Oct. 20, 1819

NOTICE.

THE subscriber has now, and will continue to have at his Brewery a supply of

Rich Flavored Ale.

The present price is one shilling per gallon for immediate payment. The admirers of extra strong bodied Ale, are respectfully informed that as soon as possible he will provide a stock that will satisfy the most fastidious critic.

He thinks it will not be amiss to remind the farmers (who are the mass of the people) that if they wish their Grain to command Cash, they must absolutely make Beer their common beverage, and thus support the Canadian Brewers instead of the West Indian Distillers. It is of serious consequence to themselves and to the whole country, that they immediately adopt so praiseworthy a resolution.

Orders sent to the Brewer or left with Mr John Russell, at Smith Bartlet, Esq's will meet due attention.

THOMAS DALTON.
Kingston, Brewery, }
October 26, 1819. }
N. B. Grains always for sale at 7 1/2 per bushel.

NOTICE.

Is hereby given that I William Taylor, Esq. heir at law and administrator to the estate of the late Allan Taylor, deceased, have this day assigned, all the real and personal estate of the late Allan Taylor, and all the interest in the concern of Taylor and Parker; and Thomas Parker, unto John Kirby, Alexander Oliphant Petrie and Thomas Parker, as trustees, for the benefit of the creditors.

William Taylor,
Administrator of the estate of the late Allan Taylor.
Kingston, Aug. 28, 1819.

TO LET,
FOR ONE OR MORE YEARS, from the 24th of November next, a BAKE HOUSE, with two rooms, a garret and part of a yard attached to it. ALSO, a Shop in the vicinity of the market place. For further particulars application to be made to the subscriber on the premises.

ALEXANDER McDONALD
Kingston, October 26, 1819.