KINGSTON CORPORATION.

KINGSTON CORPORATION.

At a Court of the Mayor and Common Council of the Town of Kingstons held at the Court Honse in the said Town on Monday, the 30th day of April, 1838.

The Committee appointed by the said Mayor and Common Council to revise the By-Laws of the said Town, presented the following report.

That for the preventing and extinguishing Fires it is hereby resolved.

1. That all stove pipes which may be carried through any floor, in any house or building, shall in every case pass through stove-pipe stones, or bricks, and shall be kept at least six inches from any part of the wood of the partition or floor, and at least eight inches from the beam or ceiling of any room through which the said stove pipes may be conveyed, and they shall also be saiely and properly secured to the beams or ceiling with wire, chain, or iron hoop, under a penalty of Twenty Shillings.

properly secured to the beams or ceiling with wire, chain, or iron hoop, under a penalty of Twenty Shillings.

2. That no stove pipe be carried through a window, side-wall, or gable end of any building, under a penalty of Ten Shillings for each offence.

3. That every stovepipe carried through the roof of a house or building of any description shall be secured in a sufficient brick flue, built from the garret floor, and ascending at least three feet beyond the roof of the said building, under a penalty for each neglect of Twenty Shillings.

4. All pipe holes in any chimney in any house or building, and not being in use, shall be kept closed with a fin or sheet from stopper, under a penalty of Five Shillings.

5. Every stove used in any house, or building, within the Town, shall be placed not less than twelve inches from any weeden partition, and every stove so used shall be furnished with an asti-pan of suitable size, constructed of proper material, to be placed in front of the door of such stove, under a penalty of Ten Shillings.

6. No person shall carry through any square, street or lane of the Town, or through any square, street or lane of the Town, or through any square, street or lane of the Town, or through any square a penalty of Five Shillings.

7. Every occupant of any house or building within the Town, in which a fire is kept, is required to provide for all ashes removed from stoves and fire places, a safe receptacle to be made of materials not subject to take fire, and any such occupant depositing, keeping, or suffering to be deposited or kept, any ashes, in a box, barrel, cask, or any other thing consisting of materials subject to take fire, and any such occupant depositing, keeping, or other safe materials, and do so on a damp day when there is no wind, and at a distance of not less than twenty feet from any house or building, and all such fires shall be completely extinguished before Seven o'clock in the morning from the first day of May to the last day of October, and before Nine o'clock in the interfere with the necessary fires required by any Mechanic, except such as are prohibited in this

9. Any person carrying or keeping, or suffering to be carried or kept, any lighted candle or lamp, in any livery of other stable in the said To nn unless the same shall be so carried or inclosed in a lanthorn so constructed as to emit the light and prevent its communicating fire to any combustible materials in ch Stable, shall forfeit and pay a penalty of Five

Shillings.

10. Any person who shall smoke or have in his or her possession any lighted pipe or cigar in any workshop, wherein are combustible materials, or in any stable or barn, shall forfeit and pay for each and every offence the sum of Five Shillings, to be recovered of the person so off nding.

11. Every Store, Dwelling House, or Building of two or more stories high which may be erected in the said Towa, after the passing of an actembodying this resolution, shall have a scuttle on the roof and a suitable stair-way or ladder leading to the same from the inside, so as to afford convenient access to the reof thereof in case of fire; and any person building or constructing such a dwelling house, store or other building without having such a scuttle as aforesaid, shall forfeit and pay the sum of Ten Shillings, and the further sum of Five Shillings for every ten days the said offence shall thereafter continue to exist.

12. Every dwelling house, manufactory, store, work shop or other building, having a chimney or chimness shall he formished with ladders, reach-

every person neglecting, or refusing to comply with this regulation shall forfeit and pay on conviction thereof, the sum of five shillings.

Provided nevertheless, that no person being the occupant or tenant of any house in which there may be a flue, or chimney, shall be compelled to have such flue or chimney swept at the end of six weeks, if he or she shall pay or offer to pay three pence to the inspector; and if any such flue or chimney shall take fire within the six weeks then next ensuing after the inspector shall have offered to sweep it, the occupant or tenant of the house in which such flue or chimney shall take fire, on conviction shall forfeit and pay the sum of forty shillings, and if a chimney or flue regularly swept each six weeks, after the five inspector shall have swept the same, he shall on conviction thereof forfeit and pay the sum of Twenty-five Shillings. And if any chimney or flue shall take fire, and it be made appear that the inspector for the time being shall have neglected to sweep, or offer to have swept the same, within, the space of six weeks as aforesaid, be shall on conviction thereof be subject to a penalty of twenty shillings.

NOTICE is hereby given to the inhabitants of the said Town, that a Bill pursuant and conformable to the said report will be read the first time at a Court of the said Mayor and Common Deuncil to be held at the Court House in the said Town of Kingston, on Monday, the 28th day of May instant, at one o'clock in the afternoon, By order of the Mayor & Common Council, W. DAWE, Clerk.

Kingston, 14th May, 1838.

Kingston, 14th May, 1838. FORWARDING,

VIA OTTAWA AND RIDEAU.

THE Subscribers having made - trangements
for TOWING their BARGES by STEAM
BOATS, through the Ridean Route to Kingston,
and prepased to receive and Forward GOODS and
PRODUCE to and from Upper Canada with equal
despatch and on as favourable terms as other Forwarders.

E. HACKETT & Co. W. DICKINSON & Co. Lachine Canal, May 3, 1838.

KINGSTON CORPORATION.

The Mayor and Common Council have appointed the following Officers:-Treasurer W. R. Sanders, Esq.
Clerk Mr. W. Dawe,
Clerk of Market Mr. Chas. Thomas,
Assessor Mr. Andrew Mayne,
Street Surveyor and High Bailiff Mr. John
Cullen, Iulea,
Iuspector of Chimn ys Mr. Timothy Donoghue,
Pound Keeper Mr. Miles Keegan.
By order of the Mayor and Council.
W. DAWE,

Clerk.

strong Esq. appeared as counsel for Messrs. Noble and McCuniffe.

That the oppesing party admitted the qualification of Mr. Noble, but disputed that of Mr. McCuniffe, who was sworn and proved to the satisfacfaction of your Committee that he was qualified according to the requisitions of the Act.

That John A. McDonald, Esq. was examined, who stated, that when he understood the Elections for the other wards were closed, he informed the Candidates, that he would wait half an hour for each party to produce a Voter, and after that period had elapsed without any vote being tendered for Messrs. Thirkeil and McNabb, or either of them, he closed the poll, and declared Messrs. Noble and McCuniffe duly elected.

That some persons for whose attendance as Witnesses, Subpoenas were issued on the part of Messrs. Thirkell and McNabb, did not attend before your Committee, and the Counsel for Messrs. Thirkell and McNabb applied to your Committee to issue attachments against them for contempt, which your committee, after maturely considering the Act of Incorporation, for the reasons hereafter stated, entertained doubts of their Legal authority to de, and Mr. Smith as Counsel for Messrs. Thirkell and McNabb delivered a written declaration to your committee that "as counsel "for the petitioners he could not proceed with the Messis, Thirkell and McNabb delivered a written declaration to your committee that "as counsel "for the petitioners he could not proceed with the "scrutiny, the council not feeling themselves au"thrized to enforce the attendance of witnesses "subpoened who had not attended." That your committee beg here to observe that no petition was presented to them by Messis. Thirkell and McNabb, or either of them—The equation, having here instituted in consequence of

crutiny having been instituted in consequence of request addressed to the Worshipful the Mayor, by certain electors of the said Ward, to which rest Messrs. Tnirkell and McNabb were neither

Shillings.

10. Any person who shall smoke or have in his or her possession any lighted pipe or cigar in any workshop, wherein are combatable materials and McNab were neither of here possession any lighted pipe or cigar in any workshop. Wherein are combatable materials, and the shall be first. Since the sum of Five Shillings, to be recovered of the persons woff uning.

11. Every Since, Dwelling Blouss, or Building of 11. Every Since the sum of Five Shillings, to be recovered of the persons woff uning.

12. Every leader leading to the state from the ground three first and proposed in the south east of social and the first leading to the south east of social and the first leading to the state from the ground three feet above the eaves of the buildings, and the furthers work in any first arts; in the premises whalf or each of the roof, ander a senalty of the abultings, and the furthers work of the buildings, and the furthers work of the ord there work shop or other buildings, and the furthers work shop or other buildings, and the furthers work in a sum of the shall was a conting to the said of forces of the said of the said for the committee consistent work of the ord promote the said of the persons buildings of coast tucting such a dwelling of the said forces of the said of said the said the said

one of content common Connect colors when I annually applied to the said clause is, that at the said given the point one or more fire clothes are not considered to the said clause is, that at the said given the considered to the said conductive. That it appears to your Committee, that the best of the preceding sections, and to report the same to the Logislature in faming the said Act that been a preceding sections, and to report the same to the Logislature in faming the said Act that been a consumpt makes, and the first day of May in every year, be sweet under the direction of the fire inspector, at least ence in every six weeks; and when the same in every six weeks; and and every person englecting, or refining to complete day of May in an adversary of the said clause is, and the said clause is, and the same shall be included therein, once in every six weeks; and accessed and not every person onglecting, or refining to complete the direction of the fire inspector, at least ence in every six weeks; and accessed and not every person onglecting, or refining to complete the direction of the fire inspector, at least ence in every six weeks; and accessed and not every person onglecting, or refining to complete the same of the substitute of the said clause; and the same of the substitute of the said clause; and the substitute of the said clause; and the same and the substitute of the said clause is the substitute of the said clause; and the same and the substitute of the said clause; and the substitute of the said clause

THE SUBSCRIBER would respectfully acquaint the Inhabitants of Kingston and the vicinity, that he has just commenced the above business in the House adjoining Mr. Hatch's cstablishment in Store Street, where he will felfil all orders in his line of business with neatness and despatch, and he solicits the patronage of the public both in Town and Country.

J. B. BROWN.

Kingston, March 24th, 1838.

N. B. The Subscriber would take this opportunity of retunning his thanks to the Inhabitants of Bath and the country generally for their past favours, and he hopes still to receive their ready

support.
CUTTING done on the shortest notice.
J. B. B.

POR SALE by the subscriber, a very splendid BILLIARD TABLE, with Furniture complete.

Mansion House, Store Street. Kingston, Oct. 21, 1837.

KINGSTON CORPORATION.

At a Court of the Mayor & Common Council of the Town of Kingston, held at the Court House in the said Town on Thursday the 17th Day of May 1838. The Committee ap-pointed by the said Mayor and Common Coun cil to revise the By Laws of the said Town pre-sented the following report

Second Report of the Committee to revise the By Laws.
That for the suppression of Nuisances and the good Governa ent of the Town
It is resolved

It is resolved

1st. That any person who shall on Sunday do
any servile work or labour (works of piety, charity, and necessity excepted,) or bring, or sell, or
expose for sale, any goods wares or merchandize,
shall forfeit the Sum of Twenty shillings for each
offence, but it shall be lawful to sell Milk until
nine o'clock in the morning, and after four o'clock
in the alternoon.

At a Court of the Mayor & Common Council held on Thursday the 17th of May, inst. the Committee appointed to scrutinize the election of Edward Noble for Alderman and Walter McCuniffe, for Common Council Man, of Ward No. 3 in the said Town, presented their report as follows—
To the Worsbipful the Mayor Aldermen and Common Council Man for the Town of Kingston.
The Committee elected at a Court of the Mayor Aldermen and Common Council Man of the Town of Kingston.
The Committee elected at a Court of the Mayor Alderman and Walter McCuniffe as Common Council on Monday the 23rd day of April utt. to scrutinize and investigate the Election and return of Edward Noble as Alderman and Walter McCuniffe as Common Council man of Ward No. 3 in the said Town, which return was made by John A. McDonald, Esq., returning officer, and protested against by Richard Scobel and other chaining to be electors for the said Ward, begleave to report—
That your committee met in the Court Mouse in the said Town on Thursday the 28th of April last, and on several subsequent adjournments.

That none of the parties who protested against the said Election took any part in the proceeding, but Mr. Joseph Thirkell and Mr. Alexander No. 3th who were Candidates at the said Election for the offices of Alderman and Com. Councillman of the said Ward, step and the Couniffe of the object of the Said Ward, step and the Couniffe of the object of the Said Ward, step and the Couniffe of the object of the Said Ward, step and the Couniffe of the object of the Said Ward, step and the Couniffe of the object of the Said Ward, step and the Couniffe of the Said Ward, step and the Couniffe of the Said Couniffe, but the proceeding of the Said Ward, step and the Couniffe of the Said Ward, step and the Couniffe of the Said Couniffe, but the said Election of the Act.

That the oppean party admitted the qualification of the Act.

That the oppean party admitted the qualification of the Act.

That the oppean party admitted the qualification of the county of the said Facility of

ngs, besides the expence of removing or ibating

6th. That any person who shall wilfully and wantonly remove, injure or deface any Sign, Building, Spout, Fence or ornamental Tree; or who shall inscribe or draw any indecest word or figure upon any building, wall or fence in the said Town, shall forfeit for each offence the sum of Twenty shilling.

saidTown, shall forfeit for each offence the sum of Twenty shillings.

7. That any person who shall place or cause to be placed any Cask, Pakages, Furniture, waggons, Carts, or other Vehicles, wood, stone, Plank, Boerds or other Articles in any Street, or on any Side-walk, so as to incommode or obstruct the free passage or use thereof, and shall neglect or refuse to removed the same on receiving notice from the High Bailiff or other officer shall for each offence forfeit the sum of Twenty Snillings, and the decision of the Mayor or Alderman upon the question of obstruction shall be final.

Sth. That no person shall place or cause to be

er excavation whatsoever, heretofore made, upon any lot or parcel of ground in the said Town, whether occupied or unoccupied, so as to endanger the safety of passengers (after seven days notice as aforesaid) shall forfeit for each of the said offences the sum of twenty shillings, and a like penalty for every day either of the said nuisances shall be allowed to remain after such notice.

10th. That Householders, or proprietors of unoccupied houses, having cellars opening upon the street shall secure such openings with sufficient side Walls and Trap Doors on a level with the foot pavement, and subject to the inspection and approval of the officer appointed for that purpose by the Common Council, and that all such Cellar Doors be kept shut except for the purpose of immediate use and that only by day light, and that from henceforth no new Cellar door shall be allowed to be constructed across any side walk, under a

sale: and if no claim be made within the time aforesaid, then the proceeds of such sale shall be paid to the Treasurer for the general purposes of the said Town: and in case the owner of any swine running at large shall refuse to confine the same after having been notified so to do by the High Builiff or other officer, and it shall be found impracticable to impound the same, it shall and may be lawful for the High Bailiff or other officer appointed for the purpose, to destry such swine upon receiving an order from the Mayor or any other member of the Council.

Notice is hereby given to the Inhabitants of the said Town, that a Bill pursuant and conformable to the said report, will be read the first time at the Court of the said Mayor and Common Council, to be held at the Court House on Monday the 4th Day of June next, at one o'clock in the afternoon.

afternoon.

By order of the Mayor & Con
W. D. W. DAWE, Clerk. Kingston, 17th May, 1838.

TO CANADA MERCHANTS.

BAILEY & STORM, No 27, Coentie's Slip, New York, offer for Sale on liberal terms, the following articles, viz:— 200 chests Young Hyson, Hyson Skin & Twan

200 chests Young Hyson, Hyson Skin & Tw key Teas, 350 12th catty boxes Young Hyson Tea, 200 half chests Young Hyson do. low price, 250 boxes Bunch Muscatel Raisins, 300 kegs Plug Tobacco, various qualities, 150 boxes Lump Tobacco do. do. 250 bags Green Coffee, 50 do. Old East India Coffee, 30 tieres Rice.

30 tierces Rice, 200 boxes Pipes, 150 cases Champagne Wine, 100 hhds. E. I. Molasses, 50 do. Muscovado Sugar, 100 bbls. do. 300 jars Maccaboy Snuff, 500 matts Cassia,

100 bags Pepper, 75 do. Pimento, 250 kegs Ground Ginger, various qualities, 100,000 low priced Cigars. New York, May 10, 1838.

THE SUBSCRIBERS having been appointed Executors to the last will and testament of Executors to the last will and testament of William Needham, late of the Township of Kingston, hereby request all persons having demands against said estate to present them duly authenticated for adjustment, and all indebted to make imnediate payment. WILLIAM BEAMISH.

MICAJAH P. GUESS. Executors.

Kingston, 18th May, 1838.

NOTICE.

1 mile from Kingston, on the following very low terms per month: Horses 6s, each;—Cows 4s. each. N. B. The cattle to be driven by their owners and paid for monthly. April, 24th 1838.

BELONGE'S

ROYAL SALOON & CONSERVATORY. BEAUTIFUL VARIETY OF VALUABLE PLANTS, FLOWER SEEDS, GARDEN SEEDS, &C. &C.

THE SUBSCRIBER presents his cordial thanks to the Inhabitants of Kingston for their past patronage, and begs leave to inform them that he has opened his Conservatories for the sale of a splendid assortment of the finest plants, both exotic and native, and a great variety of flower and garden seeds, just arrived from New York.—The assortment is much larger than last year, and includes upwards of THREE THOUSAND THRUING PLANTS, among them, besides many rare exotics, a great variety of superb Carnations, seventy varieties of Geraniums, & sixty of Roses, with the whole of which the Florist and Bolanist will be highly delighted.

** Visitors received on Wednesdays and Saturdays; intending Purchasers at any time.—Prices moderate.

Prices moderate. J. BELONGE.

Kingston, April 17th, 1838.

BRITISH HOTEL. JAMES DORAN

Takes this opportunity of informing his Friends and the Public in general, that he has now opened the above Establishment in

ALL Persons are hereby cautioned agains purchasing three Notes of Hand given jointly by the Subscribers to M. W. Barnes, made payable at the Commercial Bank, M. D., for the sum of Fifty-six Pounds some odd shillings Currency each, as no value has been received for said Notes. BARTON PHILLIPS, LYMAN PHILLIPS.

Kingston, 9th April, 1838.

ceiving in payment TWO PROMISSORY
NOTES, viz: one signed by T. McGuire, psyable 25th May, for £28 10s. 10d., and another by
M. C. Crombie, psyable 3rd July, for £25 12s 6d
both drawn in favour of and endorsed by Rod. Ross,
dated at Picton, and made psyable at the Commercial Bank, the same having been lost by the
owner. and the present holder (if any) having
given no value for them.

Kingston, May 14, 1838.

SHERIFF'S SALE. IN THE KINGS' BENCH.

WILL BE SOLD at the Court House, in the Town of Kingston, on Saturday the 6th day of January next, all the right, title, and interest of Francis Hunter, in Lots Nos. 1 and 2, 4th Concession, and No. 1,5th Concession of the Township of Sidney, and Lots Noss 4 and 5, 8th, Concession of the Township of Portland, seized by virtue of an execution issued out of Her Majesty's Court of King's bench, at the suit of William Wil-

All persons having claims against the above pro-perty, or any part thereof, are requested to present the same to me on or before the day of sale. Sale at 12 o'clock, noon.

JOHN McLEAN,

Late Sheriff, Mid. Dist. Kingston, 3rd October, 1837.

The above sale is postponed until Saturday the 20th January, inst. at the same hour and place. JOHN McLEAN, Late Sheriff, Mid. Dist.

JOHN McLEAN, Late Sheriff, Mid. Dist. Late Sheriff, Mid. Dist. Kingston, January 23, 1838, The above Sale is further postponed until Sa-turday the 5th day of May next, at the same hour and place.

Kingston, April 24, 1838.

The above Sale is further postponed until Wednesday the 13th day of June next, at the same hour and place. JOHN McLEAN,

JOHN McLEAN. Late Sheriff, Mid. Dist. Kingston, 5th May, 1838.

SHERIFF'S SALE.

IN THE KING'S BENCH.

Midland District. WILL BE SOLD at the ro wir. WILL BE SOLD at the Town of Kingston, on Saturday the ninth day of June next, the following lands seized by virtue of an Execution issued out of Her Majesty's Court of King's Bench, at the suit of William Wilson, of King's Bench, at the suit of William Wilson, against the Lands and Tenements of David Leaby, viz;—All that certain tract or paicel of land, known as part of the Broken Front of Lot No. 20, in the First Concession of the Township of Kingston, containing four Acres and three rods, also, Lot. No. 18 in the 5th Concession of the Township of Huntingdon, containing 126 acres, and belonging to the said David Leahy.

Sale at 12 o'clock, noon.

All persons having claims against the above Land or any part thereof, are requested to present

Land or any part thereof, are requested to present the same to me on or before the day of sale. JOHN McLEAN, Late Sheriff, Mid. Dist.

Kingston, 8th March, 1838.

SHERIFF'S SALE. IN THE KING'S BENCH.

IN THE KING'S BERCH.

Midland District. WILL BE SOLD at the ro wir.

Town of Kingston, on Saturday the ninth day of June next, the following Lands seized by virtue of an Execution, issued out of Her Majesty's Court of King's Bench, at the suit of Isaac Badger and Thomas Badger, against the Lands and Tenements of Thomas Hardy, all those certain pieces or parcels of Land, being Lots number 20, in the Sixth Concession, and Lots number Eighteen and Nineteen, in the Seventh Concession, all of the Township of Loughborough, in the Midland District, belonging to the said Thomas Hardy.

Sale at 12 o'clock, noon.

All persons having claims against the above lands or any part thereof, are required to present the same to me on or before the day of sale.

RICHARD BULLOCK, Sheriff's Office, Kingston, }

Sheriff's Office, Kingston, 8th March, 1838.

SHERIFF'S SALE.

SHERIFF'S SALE.

IN THE KING'S BENCH.

Midland District.

WILL BE SOLD at the
TO WIT.

Court House in the
Town of Kingston, on Saturday the ninth day o'
June next, the following Lands seized by virtue of
an Execution, issued out of Her Majesty's Cout'
of King's Bench, at the suit of the President,
Directors and Company of the Bank of Upper
Canada, against the Lands and Tenements of
David Leahy and James Shortell, viz:—All that
certain tract or parcel of Land known as part of
the Broken Front of Lot Number 20, in the First
Concession of the Township of Kingston, contain-Concession of the Township of Kingston, containing Four Acres and three rods, also, Lot. No. 18, in the 5th Concession of the Township of Huntingdon, containing 126 Acres, and belonging to the said David Leahy.

Sale at 12 o'clock, noon.

All persons having claims against the above Land or any part thereof, are requested to present the same to me on or before the day of sale.

RICHARD BULLOCK,
Sheriff, Midland District.

Sheriff's Office, Kingston, 8th March, 1838.

SHERIFF'S SALE.

IN THE KING'S BENCH. Smith Bartlet, Plft.

vs.

John Strange, and
Mureer F. Whitehead, Executors of
Robert Coleman,
deceased.

seized; I have seized and taken, part of the Rear
or North End of Lot. No. 14, 2d. Con. Township
of Kingston.

of Kingston, 25 Acres, and part of the rear part of the West 1 of Lot. No. 16, 2d. Con. do. 2 do. 15 pro The South East or front 1 of Lot No. 16, 3d. Con. do. do. Part of the Front of Lot No. 16,

3d. Con. do. do. & Part of Lot.No. 16, 3d. Con. do. Bounded and described as contained in the deeds thereof—on record to the said Robert Coleman; which Lands I shall offer for sale at the Court House, in the Town of Kingston, on Wednesday, the 13th day of June next, at the hour of 12 o'-clock, neco.

clock, noon.

All persons having claims against the above
Lands or any part thereof, are requested to present
the same to me on or before the day of sale.

JOHN McLEAN,

Late Sheriff Mid Dist. Sheriff's Office, Kingston, }
12th March, 1838.

IN THE KING'S BENCH.

IN THE KING'S BENCH.

Midland District, Prince of a Warrant to wit.

Of Attachment, issued out of Her Majesty's Court of King's Bench, and to me directed, against the estate, real as well as personal, of John Forshee, an absconding or concealed debtor, to satisfy John Mowat, for the sum of four hundred and ninety eight pounds, fourteen shillings and nine-pence—I have seized all the estate, real as well as personal, of the said John Forshee, and unless the said John Forshee, return within the jurisdiction of the said John Forshee, and unless the said John Forshee, or cause the said claim to be discharged, all the real and personal estate of the said John Forshee, or so much thereof as may be necessary, will be held liable for the payment, benefit and satisfaction of the said claim.

RICHARD BULLOCK, RICHARD BULLOCK, Enderickshurch, J. W. Anderson, Eq. P. M. Eraderickshurch, J. W. Anderson, Eq. P. M. Eraderickshurch,

RICHARD BULLOCK, Late Sheriff, M. D. Sheriff's Office, Kingston, 14th March, 1838.

Land or any part thereof, are requested to present the same to me on or before the day of sale. RICHARD BULLOCK, Sheriff, Midland District,

Sheriff's Office, Kingston, 8th March 18, 1838.

SHERIFF'S SALE. IN THE DISTRICT COURT,

WILL BE SOLD at the Court House, in the Town of Kingston, on Saturday the 26th day of May next, the iollowing Lands, belonging to Rufus Shorey, as Executor of Samuel Lewis, deceased; seized by virtue of an execution issued out of the District Court of the Midland District, the sit of Abschape Trings are Wars half of Kingston, 3rd January, 1838.

The above Sale is further postponed until Saturday the 3rd day of February next, at the same hour and place.

All persons having claims against the share land

lot No 4, 7th Concession of at 12 o'clock, noon.

All persons having claims against the above land or any part thereof, are requested to present the same to me on or before the day of sale.

JOHN McLEAN,
Late Sheriff Mid Dist.

JOHN McLEAN,
Late Sheriff Mid Dist.
Sheriff's Office, Kingston, February 20, 1838.
The above sale is postponed until Saturday the
23rd June inst. at the same hour and place.
JOHN McLEAN,
Late Sheriff, Mid. Dist.
Sheriff's Office, Kingston, May 22d, 1838.

POT ASHES WANTED. OR which the highest price will be given. WM. WILSON. Kingston, Feb. 3, 1838.

MBW GOODS 3 MBW GOODS

COLLINS, HAINES, & Co. COMMERCIAL BUILDINGS, STORE STREET, KINGSTN ARE now receiving their Fall and Winter supply of

DRY GOODS, AND GROCERIES. CONSISTING IN PART OF

Superior Double milled Cloths, Fancy Cassimera and Buckskins, Pilot Cloths, Flushings, Cambleteens, 3-4 and 6-4 Merinoes; Red, White Yellow and Green Flannels, Serges, Baizer Sattinets, Fulled Cloth; Blankets, Counterpanes Tartan and Merino Shawls, Tartans, Drugge Scotch Bonnets, Red Caps, Comforters, Guerm Frocks, Light and Dark Chintzes and Calice Moleskins, Factory Cottons, Shirting Stipe Apron Checks, 7-8 and 4-4 Irish Linen, Linen at Cotton Tick, Osnaburghs, Sheetings, Cotton Yan Cotton Batting and Wadding.

BLANKETS of every desc choice assortment of the most fashionable FUR CAPS. Also, SOLE & UPPER LEATHER, of a very superior quality.—Together with many other articles too numerous to detail, and to which C. H. & Co, would call the attention of the friends in the country particularly.

N. B. As their terms are CASH, their price will be as usual, extremely low. Kingston, November 9, 1837.

BANK OF BRITISH NORTH AMERICA.

ESTABLISHED IN LONDON. Capitai- One Million Sterling.

Provisional Committee for conducting the affair of the Bank at KINGSTON. THOMAS ASKEW, ESQ JOHN RICHARDSON FORSYTH, ESQ.

THOMAS GREER, ESQ. A RRANGEMENTS for the early commencement of business are now in progress, and communications may, in the meantime, be addressed to the member s of the Comm ROBERT CARTER,
Commissioner from the Court of Directors.

Kingston, 10th January, 1837. STEAM BOAT NOTICE.

THE STEAM BOAT

COMMODORE BARRIE WILL commence her regular Trips on Mon-day next, the 23d inst., leaving this place for Toronto twice a week, touching at the interediate ports, viz.
On Mondays and Thursdays at 6 P. M. Kingston, 21st April, 1838.

FOR SALE. HOUSE AND LOT, in the village of Napanee. The House is a Frame of two spries—28 feet square, with Kitchen in the rea, lifeet by 18. A Cellar under the whole. The sileation is equal to any in the village for a Merchant or Mechanic. Also—A FARM of 100 Acres of land, of excl-

lent quality, about three miles from the village-about 25 acres partially cleared and fenced. For particulars apply to G. H. Detlor, Esq., Napanee, or to the subscriber.

THOMAS DIER

The Herald,

PUBLISHED EVERY TUESDAY BY THOS. H. BENTLEY, At his office, in Store Street, nearly opposite the Mansion House Hotel, Kingston, Upper Canda, where all orders will be thankfully received punctually attended to.

Napanee, October 10th, 1837.

TERMS .- Fifteen shillings per annum, (exclusion of postage)if paid in advance, and seventeen siblings and six pence if not paid in advance.

Any person becoming responsible for the pument of siz papers, shall receive one gratis—ii in like proportion for a greater number.

No papers discontinued until arrears are particle except at the option of the Publisher.

All Communications, to be addressed (post pail to the Editor. Advertisements and Letters on business to it addressed to Thos. H. Bentley, Proprietor.

A. McPherson, Esq. P. M. W. J. McKay, Esq. P. M. J. W. Anderson, Esq. P. M. Adolphustown, S. Griffis, Esq. P. M.
Hallowell, Wm. Rourke, Esq. P. M.
Allen's Mills, John Allen, Esq. P. M. IN THE KING'S BENCH.

Midland District. WILL BE SOLD at the Town of Kingston, on Saturday the ninth day of June next, the following Lands seized by virtue of an Execution issued out of Her Majesty's Court of King's Bench, at the suit of Edward Fidlar and Henry McMullen, viz:—All that certain Tract or parcel of Land, known as Lot Number Eleven, in the Nidland District.

All persons having claims against the Land or any part the. F. H. Halt, E. P. M.

J. Beavis, Esq. P. M.

R. Fairburn, Esq. P. M.

J. S. Heermaus, Esq. P. M.

Mr. Osbotne, Land Ageal,
Mr. P. Clarke, Post Office.

Jas. Sinclair, Esq. P. M.

V. Chisholm, Esq. P. M. Toronto, Richmond Hill, Wm. Chisholm, Esq.

Oakville, ... Wellington Square, Hiram Smith, Esq. P. M. Welington Square, Hamiston, Esq.

Dundas, J. Larkin, Esq.
Ancaster, J. Chep, Esq. P. M.
St. George, G. Stanton, Esq. P. M.
Brantford, Wm. Richardson, Esq. P. M.
St. Catherines, J. R. Benson, Esq. P. M.
Niagara. Alex. Davidson, Esq. P. M.
Gananoque. John McDonald, Esq. P. M.
Gananoque. John Brennan, Esq. P. M.
Kitley. John Brennan, Esq. P. M.
Kitley. John Brennan, Esq. P. M.
Cornwall. Mr. Duncan McDonell, P.
Cornwall. Mr. Duncan McDonell, P.
Kempville. W. H. Bottom, Esq. P. M.
Merr.ckville, E. Whitmarsh, Esq. P. M.
Petth. Francis Allen, Esq. P. M.
By Town. G. W. Baker, Esq. P. M.
By Town. G. W. Baker, Esq. P. M.
Smith's Falls. G. C. Mittleberg, Esq. P. M.
Smith's Falls. G. C. R. I PTION OF R. Juson, Esq.

EVERY DESCRIPTION OF LETTER PRESS PRINTING
WILL BE PERFORMED AT THE HERALD OFFILE

BLANKS FOR SALE. DEEDS and MEMORIALS, Law, Courts
Requests, and other B L A N K S, in grist
variety for sale at the Herald Office.
Kingston, October, 1837.

ISSION TO REPRODUCE, APPLY TO PUBLIC ARCHIVES, OTTAWA

A POLITIC

PRINTED AND PUBL STORE STREE

OLD SERIES, VOL. XX. NEW SERIES, VOL. II.

To the Editor of the Upper Can

sincere desire to advance the

A sincere desire of a value of the low beings, is an essential featury-cultivated mind. Conceiving axtensively to distinguish your part the general philantrophic children of the community of the community of the community. That the youth are a most value occept, needs no elaborate argument is also admitted that all the effect of the improvement of the political a will prove to be a wasteful exporresponding advancement he might be efforted by the continuent those effort them out fully, who are destinated only ones by the embracing of depend on being successful, for this only ones by the embracing of depend on being successful, for this only ones by the embracing of depend on being successful, for this only ones by the embracing of depend on being successful, for this only ones by the embracing of the successful, for this only ones by the embracing of the successful, for this only ones by the embracing of the successful, for this only ones by the embracing of the successful, for this only ones by the embracing of the successful, for this only ones by the embracing of the successful, for this one of the successful, for

ociety.

That such beneficial results the active operation of this societies by the arowed principle. greeably to the avowed principle ion, remains to be proved.

The principal exercise in the rociety is that of debate, on quest sligious, and scientific nature.

A formal method of debate, girnd a vigour to the intellect, not tained. The mind being oppose hich overthrows all its deduction ack of invention for more formida as yet advanced; if the individual of the intellect, not tained. The mind being oppose hich overthrows all its deduction ack of invention for more formida as yet advanced; if the individual state is a state of the intellect of the individual state is a state of the individual state. The individual state is a state of the individual state is a state of the individual state in the individual state is a state of the individual state in the individual

on.

As a proof of the estimation in is often said, that knowledge ad is often used as an engine to survivalled in their excellency, in promote the interests, in their a reunstances of the people, whose The admission of this fact throw oud over the brightness of kno ight you contend that the light is cause at certain seasons we as rkness. rkness. Knowledge is esse is is proved by the eagerness raued by all who wish to act an uential part in society. It yield elevates the mind. It is its for

nformation resulting from an acciences, and the records of a vacuum in the mind, which occupied with what is foreign th what is not real and substan the what is not real and substant painful sensation to be experient painful sensation to be experient and person of cultivated mind to a ce, is rendered independent of ge has in possession sources had nothing affecting his world with the mothing affecting his world prive him. No situation causing his intellectual excursion heavens, and enjoys a trait the sublime movement of the terrates the secrets of nature, a combinations, traces her wise plations, and exhibits the electrates the secrets of nature, as the enjoyment arising from the of sensual appetites are sordid and deductions from the past, and certainty anticipates the further certain of the combination of the past, and certainty anticipates the further certainty anticipate the certainty and certainty anticipate the certainty and certainty and certainty and certainty and certainty and certain and deductions from the past, an exterianty anticipates the fuer the circle of the intelligent, to repast; into that of the illiter it he is taught his superiority. In the consideration of the consideration of the consideration of the conduction of the conduction

e conduced to the exaltation kind.

It the question prompts itself, at the question prompts itself, at the question is knowledge obta to the the content of the content of