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## Bangor Register, Vol V. No. 33.

James Burton

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# BANGOR REGISTER.

VOL. V.

BANGOR, (ME.) THURSDAY, AUGUST 17, 1820.

No. 33.

**BANGOR REGISTER,**  
PRINTED AND PUBLISHED  
EVERY THURSDAY BY  
JAMES BURTON, JUN.

### CONDITIONS.

THE price of the Register, is two dollars per annum, exclusive of postage, one half in advance. No paper can be discontinued unless all arrearages are paid. Subscriptions cannot be received for a less term than six months.

Country produce will be taken in payment for the Register.

Printing in general executed at the shortest notice and on liberal terms.

### Patent Medicines.

**DOCT. Relfes Botanical Drops,** a safe and certain cure for salt rheum, scurvy, serofula, St. Anthony's fire, leprosy, pimples, face ulcers, &c. &c.—are the best spring and autumnal Physic, and may be given to children with perfect safety.—**Doct. Relfes Asthmatic Pills**—these pills give immediate relief in coughs, colds, asthma, difficulty of breathing, pain in the side, spitting of blood, a strained stomach, &c. **Doct. Relfes Antibilious Pills,** for indigestion, loss of appetite, head-ache, costiveness, cholera, bilious affections, &c.

**British Antiseptic Dentifrice,** for improving, whitening and cleansing the teeth, eradicating scurvy from the gums, and preventing that disagreeable odour which arises from decayed or broken teeth.

**Doct. Jebb's celebrated Liniment,** for rheumatism, bruises, sprains, chilblains, numbness, stiffness in the joints, &c. the relief is immediate, and a cure is frequently effected in twenty four hours.

**Doct. Relfes Aromatic Female Pills,** for all the disorders of the female system.

**Albion Corn Plaister.** This Plaister affords immediate relief, and at the same time dissolves and draws out the Corn by the root without the least pain.

**Cambrian Tooth-ache Pills**—the relief is immediate without the least injury to the teeth.

**Dumfries Ointment and Lotion,** for all cutaneous eruptions, &c.

**Doct. Relfes Vegetable Specific**—a remedy for sick head-ache, flatulence, sickness of the stomach, bilious affections, and as a preparatory before sea bathing, &c. &c.—**Doct. Relfes Vegetable Rheumatic Pills**—to expiate on the superior efficacy of these Pills would be superfluous after a successful experience of many years in Europe and America, where they are frequently to be met with in the most eminent prescriptions of the most experienced of the faculty—in rheumatism, gout, tramp, spasm, stiffness in the joints, &c. they will be found singularly efficacious, and may be used by persons in every situation with perfect safety.

**Doct. Hunters celebrated Pills**—these Pills are an effectual cure for all Venereal complaints, however inveterate or long standing, even when mercury has failed in recent infections are frequently removed in a few days, without the least confinement and with perfect secrecy.

All the above Medicines are prepared and sold by the sole proprietor, W. T. CONWAY, No. 1, Bumsted place, Common Street, Boston, and by appointment, by J. B. & J. FISCHE, Bangor.

Also for sale as above,

**Lees, Davenport's and Anderson's Bilious Pills**—**Dean's Rheumatic Pills**—**Steele's Chemical Opodeldoc**—**British Oil**—**Medicamentum**—**Wheaton's and Weston's Ichi Ointment**—**Wheaton's Jaundice Bitters**—**Get-june Cough Drops**—**Turlington's Balsam of Life**—**Essential Oil of Rosemary**, **Cinnamon**, **Peppermint**, **Cummin**, **Anis**, **Amber** and **Lavender**—**Essence of Eucalyptus**, **Lewson and Peppermint**—**Patent Trusses** of a new construction, much superior to those in common use.—**Extracting Instruments**—**Artificial Needles**—**best Crown and Common Lancets**—**Syringes**, &c. together with a general assortment of **Drugs and Medicines**, **Paints**, **Dye Stuffs**, **Linseed Oil**, **Putty**, &c. &c.  
Bangor, July 26. 30 ff.

### Dwelling-House at AUCTION.

**W**ILL be sold at public Auction, on Saturday, the nineteenth day of August next, at four of the clock in the afternoon, at Joseph R. Lumbert's Tavern, One undivided half of the DWELLING HOUSE now occupied by Capt. Ebenezer Weston, and Mr. William Seward. Conditions liberal, and made known at the sale.

LYNDE VALENTINE, Auc<sup>r</sup>.  
Bangor, July 29.

### STATE OF MAINE.

BY AUTHORITY.

In the year of our Lord one thousand eight hundred and twenty.

**AN ACT** establishing the duties to be paid by certain officers therein named.

**Sec. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled,** That every Sheriff, every Clerk of any Court of records, every County Attorney, every Judge of Probate, every Register of Probate, every Justice of the Peace, every Coroner, every Notary Public, every Inspector General, July commissioned under the Government of the Commonwealth of Massachusetts, whether sworn to act as such or not, shall on or before the first day of February next take and subscribe the oaths required of like officers by the Constitution and the Laws of this State, and each such Sheriff of the Counties of York, Cumberland, Lincoln, or Kennebec shall pay fifty dollars, and of any other County twenty-five dollars, each such Clerk of the County of York, Cumberland, Lincoln, or Kennebec, shall pay forty dollars, and of any other County twenty-five dollars, each County Attorney shall pay five dollars, each Judge of the Probate shall pay seven dollars, each such Register of Probate shall pay ten dollars, each such Sheriff shall pay three dollars, and each such Inspector General shall pay twenty dollars to the Treasurer of his County; and if such Sheriff, Clerk, County Attorney, Judge of Probate, Register of Probate, Justice of the Peace, Coroner, or Inspector General shall fail either to take such oath, or to pay the money hereby required, on or before the first day of February next, he shall be thereafter disqualified to act under the same Commission except to complete any business previously commenced under the authority of such Commission.

**Sec. 2. BE it further enacted,** That every Sheriff, every Clerk of such Court, every County Attorney, every Judge of Probate, every Register of Probate, every Justice of the Peace, every Coroner, and every Inspector General commissioned by the Government of this State, shall within sixty days, from and after his being qualified to act under such commission, pay into the Treasury of his County the sum respectively as is herein to be required of like officers, and if any officer mentioned in this act shall fail to pay the sums herein required, he shall for each and every official act by him performed, forfeit and pay the sum of five dollars to be recovered by indictment to the use of the County where he resides, or by action of debt in any Court proper to try the same, to the use of the person who shall sue therefor.

**Sec. 3. BE it further enacted,** That it shall be the duty of County Treasurer, at all times when he shall make out his account current with the State for settlement to credit all sums he shall have received by virtue of this act, and the names of the men from whom he shall have received such money, subsequent to his closing his next preceding account.

June 28, 1820—Approved,  
WILLIAM KING.

### AN ACT to encourage Literature and the useful Arts and Sciences.

**Sec. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled,** That there be and hereby is granted to the President and Trustees and Overseers of Bowdoin College, the sum of three thousand dollars annually, from and after the fourteenth day of February which shall be in the year of our Lord eighteen hundred and twenty-four, until the term of seven years therefrom, shall be complete and ended, to be paid in semi-annual payments out of the Treasury

of this State from monies arising from the tax on certain Banks not otherwise appropriated.

**Sec. 2. BE it further enacted,** That the sum of one thousand dollars annually be, and hereby is granted to the Maine Literary and Theological Institution from and after the fourteenth day of February which shall be in the year of our Lord one thousand eight hundred and twenty-one, for the term of seven years, to be paid out of the Treasury of this State in the manner provided in the first section of this Act.

**Sec. 3. BE it further enacted,** That at least one fourth part of the sums to be received by said College and said Literary and Theological Institution shall be appropriated for and towards the partial or total reduction of the tuition fees of such Students not exceeding one half the number of any class who may apply therefor, according to the judgment of the said Corporations respectively.

**Sec. 4. BE it further enacted,** That the President, Directors and Company of the Cumberland Bank, and the President, Directors and Company of the Bank of Portland, shall pay the sums reserved to be paid as a tax on said Banks, to the State of Maine, into the Treasury of this State to create a fund for the purposes aforesaid, for the term of seven years from the 24th day of February, Anno Domini eighteen hundred and twenty-four, and so long as the present Charters of said Banks, and the tax thereon may by law continue.

**Sec. 5. BE it further enacted,** That the President, Directors and Company of the Waterville Bank, shall pay the sums reserved to be paid as a tax on said Bank to the State of Maine, into the Treasury of this State to create a fund for the purposes aforesaid from and after the passing of this Act, until the fourteenth day of February which shall be in the year of our Lord eighteen hundred and thirty-one, and so long as the present Charter of said Bank and the tax thereon may by law continue. *Provided, however,* That if the said sums reserved to be paid by said Banks, as Treasurer of the State to said College and said Literary and Theological Institution respectively as above granted, in satisfaction of the grants aforesaid, *Provided, also,* That this grant shall be null and void whenever the sum of four thousand dollars, shall not be annually received from the Banks aforesaid into the Treasury thereof from the tax upon them as aforesaid.

June 28, 1820—Approved,  
WILLIAM KING.

### AN ACT to establish Courts of Sessions.

**Sec. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled,** That there shall be a Court of Sessions in the several counties within this State, to consist of one Chief Justice and not exceeding four nor less than two Associate Justices at the discretion of the Governor and Council, a majority of whom appointed for any county may constitute a quorum for doing business; to be appointed and commissioned by the Governor with advice and consent of Council, as soon as conveniently may be, who are hereby vested with all powers relative to the creation and repair of jails, and other county buildings, the allowance and settlement of county accounts, the estimate, apportionment and issuing warrants, for assessing county taxes, granting licences, laying out, altering and discontinuing highways, appointing Committees and ordering Juries for that purpose; as well as all other duties appertaining to a Court of Sessions.

**Sec. 2. BE it further enacted,** That the Courts of Sessions shall be held within and for the several counties in this State, at the times and places following, to wit:—within and for the county of York, at York, on the Tuesday next preceding the third Monday of April, and at Alfred on the Tuesday next preceding the second Monday in September; within and for the county of Oxford, at Paris, on the third Tuesday of June and first Tuesday of October; within and for the county of Cumberland, at Portland, on the fourth Tuesday in March, and on the second Tuesday of September; within and for the county of Kennebec, at Augusta, on the last Tuesday in April, and on the first Tuesday in August; within and for the county of Somerset, at Norridgewock, on the second Tuesday in March, and on the second Tuesday in September; within and for the county of Lin-

coln, at Wiscasset, on the Thursday succeeding the fourth Monday in April; at Warren, on the Thursday succeeding the second Monday in January; at Topsham, on the Thursday, succeeding the fourth Monday in August; within and for the county of Hancock, at Canine, on the Thursday next succeeding the third Tuesday of March, and on the Thursday next succeeding the third Tuesday of November; within and for the county of Washington, at Machias, on the first Tuesday in March, and on the first Tuesday in September; within and for the county of Penobscot, at Bangor, on the first Tuesday of March, and on the first Tuesday of September.

**Sec. 3. BE it further enacted,** That matters, taken into consideration by the Justices of the Court of Sessions, shall be returnable to, have day, be proceeded in, and determined by the respective Courts of Sessions, within and for the same counties, at the term thereof next to be holden by this Act, provided. And the Clerks of the Circuit Court of Common Pleas, within the several Counties shall be Clerks of the Court of Sessions.

**Sec. 4. BE it further enacted,** That the Justices of the Court of Sessions, shall receive for their services three dollars for each day, during their attendance in said Court, and one dollar for every ten miles travel, to be paid out of the county Treasury.

**Sec. 5. BE it further enacted,** That whenever it shall happen, that there is not a majority of said Justices, assembled at the time for holding the said Court, any one or more of said Justices, shall have power to adjourn said Court, until a quorum shall be assembled.

**Sec. 6. BE it further enacted,** That all acts heretofore made respecting Courts of Sessions, and which are inconsistent with the provisions of this act, be, and the same are hereby repealed.

June 27, 1820—Approved,  
WILLIAM KING.

pointment of Clerks of the Courts in the several Counties, and requiring them to render an account of all monies received.

**Sec. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled,** That there shall be nominated and appointed by the Governor with the advice of Council during pleasure, one person in each county in this State, who shall be Clerk of all the Judicial Courts holden in the same county, and shall have the care and custody of all the records, files and proceedings which have heretofore been had and now remain in the respective Offices of either of the Clerks of the Supreme Judicial Court or Circuit Court of Common Pleas; and who shall be Clerk of all the Judicial Courts holden in the same county, and the authority of this State, and who shall do and perform all the duties, services, acts, matters and things, which he as Clerk of either of said Courts ought by law to do and perform.

**Sec. 2. BE it further enacted,** That the several Clerks to be appointed by virtue of this act, shall keep a true and exact account of all the monies they shall receive, by virtue of their office, and shall on the first Wednesday of January annually render to the Treasurers of their respective counties under oath, a true account of the whole sum thus by them received, and after deducting one thousand dollars, (if they shall have received so much) which shall be held and retained for their own use, they shall pay over the one half of all the residue to their respective county Treasurers for the use of the county.

**Sec. 3. BE it further enacted,** That every such Clerk before he shall enter upon the duties of his office, shall be sworn or affirmed to do and perform all the duties appertaining to his office; and such Clerk shall also give bond to the State to the acceptance of the Governor and Council in a penal sum not less than eight thousand dollars, with two or more sureties, conditioned that he will well and faithfully do and perform all the duties, and pay over to the monies he is required by this Act to do and perform, and for the safekeeping and immediate delivery of all the records, files, papers, and muniments in said office to his successor on his leaving said office which bond shall be lodged in the office of the Treasurer of this State.

**Sec. 4. BE it further enacted,** That each of the Clerks aforesaid shall be required to pay over to the Treasurer of the county

SALEM, (Ia.) July 7.

*Silver Mine.*—We have been informed by a gentleman of credibility that there has been a silver mine lately discovered in the late purchase in this state. The circumstances relating to it are these. A few months ago a gentleman near the boundary line, was informed by an Indian, that there was a mine of this kind somewhere, but refused to tell him where it was, unless he would pay him fifty dollars, a horse, a gun and several blankets, which the man did, and was taken to the place and brought away several pounds of the ore. He has since we are told, brought away about three hundred pounds; he refuses to tell where it is, but says there are at least three wagon loads, already cast into bays by the Indians, which he intends to bring away. We have seen (so have several citizens of Salem) some of the ore, and should suppose it at least two thirds silver. The ore is so pure that it can be drawn out with a hammer into bars of almost any size, and is thought by some to be sufficiently pure in its natural state. From his representation of it, the mine is inexhaustible, and in a situation difficult to be discovered.

*Sea Serpent at Phillips' Beach.*

On Saturday last, about one o'clock in the afternoon, the Sea Serpent was distinctly seen again from Phillips' Point, by Mr. Richard Phillips, his wife and family, and the young men to work in the shoe-makers' shop, near Mr. P's house; also, by Mr. Heath and family, from the Beach, about a quarter of a mile from the Point, and by Mr. Ingalls, a respectable man, whose shop is near the Beach, and can command a full view of the sea. He was then lying dormant and very near the shore, the sea being almost calm. Three intrepid young men at work in the shop, whose names are Jonathan B. Lewis, Andrew Reynolds, and Benjamin King, embarked in a small boat, and came within about 20 yards of him, so that one of them counted twenty-three bunches on his back; appearing exactly as described by others, who have seen him; his head, which was black, resembling that of a common serpent, was raised about two feet above the surface, and was about the size of a common fire brick.

We have made very particular inquiries of the persons abovementioned, and have their statements from their own mouths, which they are ready to substantiate under oath.

He was also again seen on Sunday afternoon, by several persons residing on the Beach and Point. Salem Gazette.

With regard to the unhappy instance of suicide committed at Fell's Point, by a youth of 11 years of age—we deem it proper to state, that a number of boys had assembled for the purpose of exhibiting a mock execution; boys who had probably attended the execution of Hutton and Hull. The unhappy youth who poisoned one of those culprits, stood upon a pile of stones, with the end of the rope round his neck and the other attached to a beam. We further understand, that one or more of his boyish spectators acted the part of a divine—while the unfortunate youth was standing in this situation, his comrades removed the stones which formed the pedestal, and alarmed by the struggles of the expiring youth, ran away and left him to die the martyr of their own folly. Balt. Chronicle.

*From the Albany Argus.*

Recipe for indigestion, cholera morbus, the summer complaint in children, or any complaint in the stomach or bowels, viz:—1-4 lb. rhubarb, 1-2 oz. carraway seed, 1-2 oz. orange peel. Infuse them in one quart best French brandy, and let them stand for 12 hours before using. For a grown person, two thirds of a wine glass full every day, or every six hours (if the case require it)—and for a child a tea-spoon full taken at discretion. This mixture checks the most obstinate dysentery; keeps the bowels gently open; promotes digestion, and is one of the most effectual tonics in all the materia medica.

JOHN D. M. CONNELL.

*Casualty.*—In North Yarmouth, Mr. Elbridge Drinkwater, aged 16. While diving a loaded team, he fell, and the wheel passed over his head, which instantly closed his existence.

The bite of the *Spider* and the sting of the *Bee* are more dangerous than are generally believed. A friend suggests to us that no remedy probably is superior, or even equal, to the common *Ponstone*.—It should be powdered, and applied to the wound as soon as possible. If the juice be taken internally, it will also be found highly useful.

with he may be appointed, all monies received by him, which have heretofore been ordered to be paid into the county Treasury for the use of the county or State within thirty days from the adjournment of the Courts at which he may have received the same.

*Sec. 5. Be it further enacted,* That the Clerks now in office, shall continue to do and perform all the duties of their respective offices until the first day of August next, and until others are appointed and qualified according to the provisions of this Act. And in case of a vacancy in said office, or the absence of any Clerk, the Judges of the several Courts, are hereby authorized and empowered to appoint a Clerk who is hereby authorized to do and perform all the duties of Clerk, during such vacancy or absence; and it shall be the duty of the several Clerks now in office to deliver over to their successors all the records, files and papers in their respective offices immediately upon the appointment of such successor.

*Sec. 6. Be it further enacted,* That this Act shall take effect, and have force from and after the first day of August next, and all acts and parts of acts inconsistent with the provisions contained in this act are hereby repealed.

June 27, 1820—Approved,

WILLIAM KING.

**AN ACT** extending the powers of towns to restrain cattle running at large.

*BE it enacted by the Senate and House of Representatives in Legislature assembled,* That the inhabitants of any town in this State, may at any legal town-meeting, order and direct that any particular description of neat cattle or other commonable beasts, shall not go at large within certain particular parts of such town, without a keeper, under the penalties now provided by law in similar cases, and be recovered in the same manner.

June 26, 1820—Approved,

WILLIAM KING.

**AN ACT** to ascertain the Estate rateable within this State.

*Sec. 1. BE it enacted by the Senate and House of Representatives in Legislature assembled,* That the Assessors for each town, district and plantation in this State for the year one thousand eight hundred and twenty, shall on or before the first day of August next, a true and perfect list, agreeably to the list hereto annexed, of all male polls, including negroes and mulattoes of eighteen years old and upwards, whether at home or abroad, distinguishing such as are exempted from taxation, and of all real estate, both real and personal, lying within, or adjacent to their respective towns, districts or plantations, (not exempted by law from paying State taxes) expressing by whom occupied or possessed, particularly distinguishing such adjacent estate, and particularly mentioning dwelling houses, dwelling houses and shops under the same roof, or adjoining thereto, shops separate from them, distill houses, sugar houses, tan houses, slaughter houses, pot and pearl-ash works, ware houses, wharves, Popwalks, gristmills, and the number of pair of stones, fulling mills, carding machines, with their buildings, saw mills, and the number of saws, spinning machines going by water, with their buildings, small iron manufactories, with their buildings, slitting mills and all other mills, cotton and woolen factories, with their buildings, iron works, and furnaces, bake houses, barns and all other buildings and edifices of the value of twenty dollars and upwards, and the number tons of vessels, small craft of every kind of five tons burthen and upwards, computing the same according to the rules established by the laws of the United States, whether at home or abroad; and the amount of each person's whole stock in trade; including all goods, wares and merchandise at home or abroad, paid for or not paid for; also those of not paid for by factory; also Government securities of all kinds, particularly distinguishing securities of the United States, whether due for loans, upon their late established funds or otherwise, and all other monies at interest, more than such person pays interest for; also the whole amount of monies on hand, including such as may be deposited in any bank, or with any agent, exclusive of such as may belong to any other stockholder, as such; the amount of stock held by the stockholders in any bank; the number of ounces of plate of all kinds; the number of shares in any toll bridges or turnpikes; horses; neat cattle, and swine of the respective ages in the said list mentioned; and all carriages kept for the transportation of persons and their baggage. And the said Assessors, in taking the said valuation, shall distinguish the different modes of improvement of land, and return the list in the following manner, viz: The number of acres of pasture land, with the number of cows the same land will keep;

the number of barrels of cider that has been annually produced on an average, upon the whole farm since the last valuation; the number of acres of tillage land, annually improved for that purpose; the number of bushels of grain and corn of all sorts, the same will yearly produce; the number of acres of salt marsh with the tons of hay annually produced therefrom; the number of acres of English upland and fresh meadow mowing land with the tons of hay of each sort, annually produced therefrom; and all woodland of every kind, and lands belonging to any town or other proprietary, improved or unimproved; also the number of acres of land improved for roads, and covered with water, according to the best estimation of the Assessors; excepting however, the polls of Ministers of the Gospel, obtained according to the usages of the sect or denomination to which they respectively belong; with their estates under their own actual occupation and improvement. And excepting the polls of the Presidents, Professors, Tutors, Librarians and Students of Bowdoin College, of the Maine Literary and Theological Institution, and of the Maine Charity School, and the real and personal estate belonging to said Institutions, or to any incorporated School or Academy; and the libraries and Philosophical Apparatus of any other Literary Institution; and also the funds appropriated for the support of any public school. *Provided always,* that the several articles of the produce of the lands herein before enumerated, shall not be taken into consideration in forming a valuation for any other purpose, than for ascertaining the relative value of lands in the various parts of this State. And the said Assessors shall cause all the columns of the several articles contained in the several lists, to be carefully cast up and footed; and the lists of the polls and rateable estates to be taken as aforesaid, shall be taken as of the first day of August next.

*Sec. 2. Be it further enacted,* That the said Assessors before they enter on this work, shall take an oath or affirmation, faithfully and impartially according to their best skill and judgment, to do and perform the whole duty of an Assessor, as directed and enjoined by this act, without favor or prejudice, which oath or affirmation may be administered by such officers as are now authorized by law to administer the usual oaths to town officers. And each and every Assessor shall be paid by the town, district, or plantation, to which he belongs, for every day he shall be necessarily employed in doing the duty of an Assessor.

*Sec. 3. Be it further enacted,* That if any Assessor of any town, district or plantation within this State, for the year aforesaid, shall refuse to take such oath or affirmation, or having taken the same, shall neglect or refuse to do and perform the duties required by this act, or shall act in any way deceitfully therein, he shall for each of those offences, forfeit and pay a fine of fifty dollars. And every person liable to be taxed, and not out of this State, on and from the first day of August next, to the first day of November next, who shall refuse or wilfully neglect to give the Assessors in writing, and on oath or affirmation, if required, (which oath or affirmation the said Assessors, are hereby respectively empowered to administer) a true account of all his or her rateable estate, according to the true intent and meaning of this act, shall be deemed by the said Assessors according to their best skill and judgment, to the full amount of his or her estate, and shall likewise be subjected to pay a fine of six per centum on the whole amount of the sums in which they shall have been thus deemed by the said Assessors: *Provided,* said fine shall in no case exceed fifty dollars.

*Sec. 4. Be it further enacted,* That the Treasurer of this State shall forthwith transmit to the Sheriffs of the several counties, a suitable number of copies of this act, and of blank lists of the form prescribed in this act, sufficient for the use of the Assessors of the several towns, districts and plantations in their several counties, who are hereby enjoined and required immediately on receipt thereof to cause the same to be delivered to the Clerks of the several towns, districts and plantations aforesaid.

*Sec. 5. Be it further enacted,* That the Assessors of each town, district and plantation in this State for the year eighteen hundred and twenty, shall on or before the said first day of November next, transmit to the Secretary's office a true and attested copy of the valuation by which the Assessors of the said towns, districts and plantations, made the State tax in their respective towns and plantations for the year eighteen hundred and twenty. And all fines and forfeitures, arising by this act, may be recovered in any Court of Record proper to try the same, by action of debt, one moiety to him or them who shall sue for the same, and the other moiety to the use of the State.

*Sec. 6. Be it further enacted,* That the following shall be the form of the list for the valuation for the year one thousand eight hundred and twenty. A list of the polls and estates real and personal, of the

several proprietors and inhabitants of the town of \_\_\_\_\_ in the county of \_\_\_\_\_ taken pursuant to an act of the Legislature of this State, passed in the year of our Lord eighteen hundred and twenty, entitled, "An act to ascertain the estate rateable within this State," by the subscribers Assessors of the said \_\_\_\_\_ duly elected and sworn. Number of polls rateable, eighteen years old and upwards to twenty-one years; number of male polls not rateable, nor supported by the town; number of male polls supported by the town, distinguishing State paupers from town paupers; number of dwelling-houses; number of shops within or adjoining to dwelling-houses; number of other shops; number of distill houses; number of sugar houses; number of tan houses; number of slaughter houses, and other working houses; number of pot and pearl-ash works; number of ware houses; number of rope walks; number of grist mills, and the number of pairs of stones in each; number of carding machines, with their buildings; number of fulling mills; number of spinning machines going by water, with their buildings; number of saw mills and the number of saws; number of small iron manufactories, with their buildings; number of slitting mills; number of cotton and woolen factories, with their buildings; number of other mills; number of iron works and furnaces; number of bake-houses; number of barns; number of all other buildings and edifices of the value of twenty dollars and upwards, number of superficial feet of wharf, and the annual income thereof; number of tons of vessels and small craft of five tons burthen and upwards at home or abroad, computing the same according to the rules established by the laws of the United States; the amount of every persons whole stock in trade, goods, wares and merchandise, at home or abroad, paid for or not paid for; the annual amount of commissions arising from factories; the amount of securities of the United States, of this State or any of the United States, and at what rate of interest; the amount of money on hand, including such as may be deposited in any bank or with any agent, and exclusive of such as may belong to any stockholder as such; the amount of stock held by the stockholders in any bank; number of ounces of plate; number of shares in any toll bridge or turnpikes, and the value of such shares, with the annual income thereof; number of acres of tillage land, including orchards tilled; number of bushels of wheat; number of bushels of rye, of barley, of peas and beans, raised on the said tillage land per year; number of pounds of hops; number of acres of English and upland mowing, including orcharding mowed; number of tons of hay, the yearly produce of the same; number of acres of fresh meadow; number of tons of hay, the yearly produce of the same; number of acres of salt marsh; number of tons of hay, the yearly produce of the same; number of acres of pasture, including the overlying pastured; number of barrels of cider, which can be made yearly upon the whole farm; number of acres of wood-land, exclusive of pasture land inclosed; number of acres of unimproved land; number of acres of land unimprovable; number of acres of land owned by the town; number of acres owned by any other proprietors; number of acres of land used for roads; number of acres of land covered with water; number of horses three years old and upwards; number of oxen four years old and upwards; number of steers and cows three years old and upwards; number of swine six months old and upwards; number of carriages kept for the transportation of persons and their baggage; amount of estates doomed.

*Sec. 7. Be it further enacted,* That the Treasurer of this State or his successor in office, shall cause to be ascertained, the number of acres of wild land, situate in this State, which are without the limits of any incorporated town, or of any district or plantation, where Assessors are elected, according to law (and which wild lands are owned by non-resident proprietors) and liable to be taxed. And the said Treasurer shall cause a true and correct list to be made of the same, and also of the several counties wherein the same are situated. And on or before the first day of November next, the said Treasurer shall transmit a copy of said list to the Secretary of State for the time being.

June 27, 1820—Approved,

WILLIAM KING.

The Navy of Spain, (says the National Advocate) once so formidable, is reduced to a mere cypher. Two or three decayed ships of the line, and a few old frigates, ill badly manned and equip. —No marine officer of any note is left.—The Spanish kingdom is well calculated for a navy, having several excellent seaports and naval depots, in the Mediterranean; but men and officers are wanted.

THE SEASON.

Continues fine; every thing looks well and is very forward. The number of strangers that have visited the town this summer has been larger than was ever known before; the public has at this present time are full of ladies and gentlemen from Boston, Newburyport and other places; and much satisfaction is given to them as to the situation of the country, the products, soil, climate, &c.

The Penobscot Indians met on Tuesday last; proposition was made to them by Col. Lewis, to renew the old Treaty, and accept the terms of the new State. They gave their answer yesterday, but we had not heard the result when our paper was put to press.

PAUPERISM.

From the report of Mr. King to the Female Domestic Missionary Society of South Carolina, it appears that a very large proportion of the money paid by the city of Charleston, for the support of the poor, is expended on those who are reduced to want by illness and intemperance. The amount of the annual taxes paid by the city for the support of the Poor House, is \$24,000, of which \$18,000 is paid for intemperance; for the Orphan Asylum \$22,000, more than \$14,000 of which is paid for intemperance—Marine Hospital \$6,000, of which \$4,000 is paid for intemperance. Here there is \$36,000 annually paid by this City for the support of drunkards and their offspring!

Mr. King suggests the inquiry, what must be done to remove this and similar evils; and judiciously remarks that Laws will not do it, for the best laws for the suppression of vice are little else than a dead letter. Religious instruction furnishes the only adequate remedy. These hundreds and thousands every where, who seldom set their foot in the House of God, or never read the scriptures, are the most degraded and vicious part of the community; this is the class of men that furnishes inhabitants for our jails, and poor houses—not the well instructed and virtuous poor.

"Religion is the grand, and almost only means of purifying the morals of an individual, or a community. This alone restrains the conscience, rectifies the heart, the source of all pollution, from whence flow murders, adulteries, fornication, hatred, violence, idleness, intemperance, and every thing which brings poverty, disgrace and ruin upon a people."

"People talk of hard times, and heavy taxes, and indeed not without reason. But if they would have the times better and taxes lighter, more attention must be paid to the religious instruction of the lower classes of the community."

Alarm Bell.

There is now constructing in this town, under the direction of Capt. Winslow Lewis, a Tower 20 feet high, for a Bell, to be placed on West Quoddy Head, Maine, to give an alarm to vessels in foggy and thick weather.—Attached to the bell is a clock, which being wound up, will run 16 hours; and ten times in a minute causes a hammer to strike the bell—the sound of which in calm weather can be heard five miles. The bell weighs 557 pounds, and the clock work is from Willard's workshop in Roxbury.

The Green Bag.

Which has not been inaptly applied to Pandora's box, being at length opened, we must expect to hear but little of the unfortunate Queen of England's affairs, until the committee, who have in charge its contents, shall make report of their proceedings. What the issue will be, it is not difficult to surmise, as the very course pursued, foretells the incalculable of guilt.—It is not however, believed, that the punishment will extend any farther, than what the policy of State shall dictate, which probably will be divorce and banishment. It is to be regretted, for the credit of humanity, and for the honor of British laws, that an open trial, as requested by her Majesty, was not agreed to.

But such things are,  
And cannot "escape our special wonder."  
Box. Gaz.

Capt. Slade, at Philadelphia, who left Porto Rico 26th ult. states, that two Spanish brigs of war arrived there the day previous from Porto Cabello, the officers of which stated that a cessation of hostilities had taken place on the Main between the Patriots and Royalists.

The taking of the fourth Census of the U. States commenced on Monday the 7th inst.; it is desirable that a just and perfect enumeration should be obtained, that our State should have its rights in the Union, and the Legislature of Maine should have the benefit of a full and perfect Census of Maine; to effect these objects and to facilitate the arduous duties of the Assistants, it is requested of the Heads of Families in the towns and plantations in the State of Maine to leave at their several homes the number in their family according to the following form, viz:

- On the first Monday of August, 1820.  
Name of head of the family.  
No. of free white males under 10 years.  
Of 10 and under sixteen.  
Between sixteen and eighteen.  
Including head between 16 and under 26.  
Do. of 26 and under 45.  
Do. of 45 and upwards.  
Free white females under 10 years.  
Including the head of 16 and under 26.  
Do. of 26 and under 45.  
Do. of 45 and upwards.  
No. of Foreigners not naturalized.  
Persons engaged in Agriculture.

- In Commerce.  
Free colored males under 14.  
Of 14 and under 26.  
Of 26 and under 45.  
Of 45 and upwards.  
Free colored females under 14.  
Of 14 and under 26.  
Of 26 and under 45.  
Of 45 and upwards.

It is not doubted the citizens, to secure the objects of the law and save the Assistants much labor and delay, will cheerfully attend to the above and thereby add great accuracy and expedition to the Returns, the correctness of which at this time is highly important to Maine.

Fruits of Maine.—We have been informed that on Tuesday last the Raspberries brought from one Island in the vicinity of this town and sold here amounted to the sum of fifty dollars. It is a subject of general remark that the richness of this fruit the present season exceeds all precedent.

Portland Argus.

The celebrated Lorenzo Dow, on the 5th inst. 6 o'clock, P. M. preached to a multitude, probably between two and three thousand persons, in a field in Portland. His method and manner were calculated to excite the attention of his hearers, which was evinced by their very exemplary conduct throughout the service.

Lightning.—A son of Mr. Daniel Bradbury, of Athens, aged 11 years, was killed by lightning, a few days since, while sitting at an open window. The lightning struck the top of the chimney, passed down and injured the house considerably; the window where the boy was sitting was much shattered and shut down upon his arm. A girl who was spinning in the room was struck down and much injured by the shock, and another child was hurt, but not dangerously.

Railport Sentinel.

Extraordinary. Seth Davenport, Esq. of Mendon, Mass. did cut from one lot containing four acres, nineteen tons good English hay. Four tons and three quarters of a ton to an acre. We are assured by a correspondent that the above may be relied as accurate.

The Supreme Judicial Court of this State commenced its first session at York, the 8th inst.

We regret to learn that Benj. Ames, Esq. declines accepting the office of Attorney-General, on account of the inadequacy of the salary.

Names.

The line-of-battle ship which is shortly to be launched at Philadelphia, is to be called the "North-Carolina," agreeably to the chance, of drawing the names of the first rate ships, now, and hereafter to be built.

REV. BRAZILLAS STREETER, was installed over first Universal Society in Salem, on Wednesday the 9th inst.

MARRIED.

In Levant, on the 6th inst. Mr. JOHN DODS BOVEL, formerly of Amsterdam, (New-York,) to Miss Nancy HOSBORN, daughter of Moses Hodston, Esq.

DECEASED.

In Dixmont, on the 5th inst. of the drop-sy in the head, ALMIRA, daughter of Elisha Alden, aged 11 years.

On board the brig Charles Fawcett, on their passage from Montanzas to New-Orleans, Mr. HIRAM A. BUNKER, aged 56.—and Capt. JAMES COX, aged 23; both of

Hallowell. Much respected and greatly lamented by all who knew them.

In England, May 31, Mr. BRADLEY, the Yorkshire giant; when dead, he measured nine feet in length, and three feet over the shoulders.

In Hanover, (N. H.) Rev. FRANCIS BROWN, President of Dartmouth College.

In Sidsbury Township, Chester County, Penn. on Friday the 21st inst. Mr. JOHN TRIVILLA, aged about 50 years. The death of the deceased was sudden and singular. In August last, he was stung by a bee on the head; in the course of an hour after he received the wound he complained of being unwell, and was immediately seized with a fit of apoplexy; but by the assistance of medical aid, was restored to health again. On the day of his death, he went out on a fishing in his usual good health; after his return home in the evening he went out to an apple-tree; while there he received a wound on the head from a bee. He immediately became alarmed, and told his wife he hoped it would not have the same effect on him that it had before; but he soon began to complain of feeling very unwell—sat down on his bed, then lay down, and in less than five minutes was a corpse.

New Natchez, (Miss.) Mrs. Judith S. Murray, relict of the late Rev. John Murray, of Boston, in the 69th year of her age.

Ship News Department.

PORT OF BANGOR.

FRIDAY, August 11.—Arrived, sloop Only Daughter, Lewis, Barnstable.

SATURDAY, Aug. 12.—Arrived, sloop's In. Greaves, Pearson, Newburyport; Commerce, Hayes, Boston.

TUESDAY, Aug. 15.—Arrived, sloop Packet, Homer, Yarmouth.

WEDNESDAY, Aug. 16.—Sailed, sloop Three Brothers, Howland, New-Bedford.

TUESDAY, Aug. 15.—Sailed, schr. Boston Packet, Perkins, with 50 Ladies and Gentlemen, on a party of pleasure, to the Islands in Penobscot Bay.

To the Hon. DAVID PERHAM, Judge of the Court of Probate for the County of Penobscot.

ALANSON TUCKER and NATHANIEL A. TUCKER, both of Boston, in the County of Suffolk, merchants, humbly represent, that they are creditors to the estate of Abiel V. Hatch, late of Bangor, deceased, whereof Silas Hatch, late of said Bangor, but now resident in the Province of Nova Scotia, was duly appointed administrator; that said estate was represented insolvent and Commissioners duly appointed thereon, who have, more than six months now last past, made their return to the Probate Court, of Claims by them allowed, but the said administrator has yet neglected to settle his account and close the administration of said estate. The said A. & N. Tucker therefore pray your Honor that said Silas Hatch may be cited to appear and settle his account of administration according to law.

A. & N. TUCKER, by their Attorney THOS. A. HILL.  
Bangor, Aug. 8, 1820. 53

At a Court of Probate for the County of Penobscot, held at Bangor, in said County, on the eighth day of August, A. D. 1820.

ON the petition aforesaid, Ordered, That a hearing be had on the same, at a Court of Probate to be held at the Probate Office in Bangor, on Tuesday next after the first Monday of September next, at ten of the clock in the forenoon.—And the petitioners are hereby ordered to give notice to the said Silas Hatch, by publishing an attested copy of said petition and order of Court thereon, three weeks successively prior to said Court, in the Bangor Register.

Attest, A. GILMAN, Reg'r.  
A true copy of the petition and order of court thereon.  
Attest, A. GILMAN, Reg'r.

Commissioners Notice.

WE the subscribers, having been appointed by the Hon. DAVID PERHAM, Esq. Judge of Probate for the County of Penobscot to receive and examine the claims of the Creditors to the Estate of PAUL RUGGLES,

late of Carmel, in said county, Clerk, deceased, represented insolvent, do hereby give notice, that six months are allowed to said Creditors to bring in and prove their claims; and that we will attend that service, at the house of Mercy Ruggles, widow of the deceased, on Friday the eighth day of September next, and on the first Monday in November, January and February following, from two to five o'clock, P. M.

JOSEPH HARVEY, }  
CALVIN JOHNSON, } Com'rs.  
Carmel, Aug. 8, 1820. 55

IN SENATE, June 28, 1820.

ORDERED, That there be appointed a joint committee of twenty-three, six whereof to be appointed by the Senate, if they see fit from their own body, or that there be not more than one who shall reside in any one county, and the remainder to be appointed by the House of Representatives from their own body, so that there shall be three members, including those of both branches, who reside in each of the counties of York, Cumberland, Lincoln, and Kennebec, two in each of the counties of Hancock, Oxford, Somerset, Washington, and Penobscot; who shall sit in the recess of the Legislature to receive the returns of the Assessors of the several towns, districts, and plantations in this State, of the polls and estates within the same, agreeable to an Act passed at the present session of the Legislature, entitled, "An Act to ascertain the estate rateable within this State."

Said Committee shall be hereby authorized, and it is hereby made their duty to examine and consider said returns, and equalize the same according to their best understanding and discretion; and shall estimate the polls therein contained, of eighteen years old and upwards, excepting Paupers, as one sixth part of the amount of the valuation. And, provided, that if any such Assessors shall neglect to make a true return as aforesaid, and conformable to said act, said Committee shall ascertain the polls and estates which ought to have been returned agreeable to the best information they can obtain, and shall thereupon proceed to estimate and equalize the same as aforesaid, and shall also make an addition thereto of twenty-five per centum on the amount thereof; and shall be authorized to take such measures as they may think proper to correct any informal, imperfect, or erroneous returns; and said Committee shall meet at the Senate House, in Portland, on the second Tuesday of December next, to proceed on the objects of their appointment, and shall make report of their doings thereon as early as may be in the next session of the Legislature.

The Secretary of State is hereby directed to procure from the Secretary's office in Massachusetts, the returns made by Assessors of the towns in Maine from which the present State valuation was made, and such other papers, as said Committee may judge necessary, to aid them in performing the duties of their appointment. And the said Secretary is directed to cause this order to be published in every county where newspapers are published in this State.

The Secretary of State is further directed, to cause to be printed and forwarded, so as may be, to the Assessors of the several towns, districts and plantations within this State, copies of an Act, entitled "An Act to ascertain the estate rateable within this State." Also a resolve requiring a return of the polls of Shakers and Quakers, and the property of Ministers of the Gospel, with such blank forms as may be necessary, for the Assessors returns.

Read and passed. Sent down for concurrence.

WILLIAM MOODY, President.

House of Representatives, June 28, 1820.

Read and concurred,

BENJAMIN AMES, Speaker.

Copy—Attest,

E. HERRICK, Secretary of the Senate.

53 August 8.

Choice Farming Lands for Sale.

TOWNSHIP Number Three seventh range, north of the Waldo Patent, in the county of Penobscot, is situated on the Piscataquis, Sebect, and Pleasant Rivers, (all of which are navigable for boats and rafts to the Penobscot and thence to Bangor) adjoining the towns of Brownville, Williamsburgh, Sebect and Atkinson, in quality of soil, is surpassed by none in the State of Maine, having a large proportion of first rate intervals adjoining excellent upland; is in the midst of a very extensive tract of valuable farming country which is rapidly settling. There are about twenty settlers in the township; two wagon roads lately made, pass through it, leading from Williamsburgh and Brownville to Bangor, from which latter it is distant about thirty two miles. A correct survey is now engaged in surveying this township into lots of about 100 acres each. These lots are offered to actual settlers at a very low price and on long credit if desired, and are well worthy of the attention of those who are desirous to make themselves good Farmers. Title unquestionable and unincumbered. Apply to the undersigned at Bucksport.

The undersigned also offers for sale a large number of good settling LOTS in the town of Orland, adjoining Bucksport.

JOSEPH LEE.

August 15, 1820.

Miscellaneous.

From Winter Evening Tales, collected among the cottagers in the South of Scotland, by Jas. Hogg; author of the Queen's Wake, &c.

Story of two Highlanders.

There is perhaps no quality of the mind, in which mankind differ more than in a prompt readiness either to act or answer to the point, in the most imminent and sudden dangers and difficulties; of which the following is a most pleasant instance:

On the banks of the Albany river, which falls into Hudson's bay, there is, amongst others, a small colony settled, which is mostly made up of emigrants from the Highlands of Scotland. Though the soils of the valleys contiguous to the river is exceedingly rich and fertile, yet the winter being so long and severe, these people do not labor too incessantly in agriculture, but depend for the most part upon their skill in hunting and fishing for their subsistence; there being commonly abundance of both game and fish.

Two young kinsmen, both Macdonalds, went out one day into the boundless woods to hunt, each of them armed with a well charged gun in his hand; and a skene-dhu, or Hiland dirk, by his side. They shaped their course toward a stream, which descends from the mountains to the N. W. of the river; on the banks of which they knew there were still a few wild swine remaining; and of all other creatures they wished most to meet with one of them; little doubting that they would overcome even a pair of them, if chance would direct them to their lurking places, though they were reported to be so remarkable both for their strength and ferocity.—They were not at all successful, having neglected the common game in searching for these animals; and a little before sunset they returned homeward, without having shot any thing save one wild turkey. But when they least expected it, to their infinite joy they discovered a deep pit or cavern, which contained a large litter of fine half grown pigs, and none of the old ones with them.—This was a prize indeed: so, without losing a moment, Donald said to the other, "Mack, you pe a little man, creep you in and dunk te little sows, and I'll be keeping vatch at te door." Mack complied without hesitation—gave his gun to Donald—unscathed his skene-dhu, and crept into the cave head foremost; but after he was all but of sight, save the hrogues, he stopped short, and called back "But Lord Tonal, pe shoer to keep out te ould ones." "Tont't you pe fearing tat," said Donald.

The cave was deep, but there was abundance of room in the further end, where Mack, with his sharp skene-dhu now commenced the work of death. He was scarcely well begun, when Donald perceived a monstrous wild boar advancing upon him, roaring and grinding his tusks, while the fire of rage gleamed from his eyes. Donald said not a word for fear of alarming his friend; besides, the savage was so hard upon him ere ever he was aware, he scarcely had time for any thing; so setting himself aim and cocking his gun, he took his aim; but that the shot might prove the more certain death, he suffered the boar to come within a few paces of him before he ventured to fire; he at last drew the fatal trigger, expecting to blow out his eyes, brains and all. Merciful heaven!—the gun missed fire, or flashed in the man, I am not sure which. There

was no time to lose.—Donald dashed the piece in the animal's face, turned his back and fled with precipitation. The boar pursued him only for a short space, for having heard the cries of his suffering young ones as he passed the mouth of the den, he hasted back to their rescue. Most men would have given all up for lost.—It was not so with Donald—Mack's life was at stake. As soon as he observed the monster return from pursuing him, Donald faced about, and pursued him in his turn, but having, before this, from the horror of being torn all to pieces, run rather too far without looking back, the boar had by that oversight got considerably ahead of him.—Donald strained every nerve—uttered some piercing cries—and even for all his haste did not forget to implore assistance from Heaven.—His prayer was short, but pithy.—"O Lord! puir Mack! puir Mack!" said Donald in a loud voice, while the tears gushed from his eyes. In spite of all his efforts, the enraged animal reached the mouth of the den before him, and entered!—It was, however, too narrow for him to walk in on allfours; he was obliged to drag himself in as Mack had done before; and of course, his hind feet lost their hold of the ground. At this important crisis Donald overtook him—laid hold of his large, long tail—rapped it around both of his hands—set his feet to the banks, and held back in the utmost desperation.

Mack, who was all unconscious of what was going on above ground, wondered what way he came to be involved in utter darkness in a moment. He waited a little while, thinking that Donald was only playing a trick upon him, but the more profound obscurity still continuing, he at length bawled out, "Tonal—phat is it that'll ay pe stopping te light?" Donald was too much engaged, and too breathless, to think of making any reply to Mack's impertinent question, till the latter, having waited in vain a considerable time for an answer, repeated it in a louder cry.—Donald's famous laconic answer, which perhaps never was, nor ever will be equalled, has often been heard of.—"Tonal, man, Tonal—I say phat is it that'll ay pe stopping te light?" bellowed Mack.—"Should te tail preak, you'll fin' tat," said Donald.

Donald continued the struggle, and soon began to entertain hopes of ultimate success. When the boar pulled to get in, Donald held back; and when he struggled to get back again, Donald set his shoulders to his large buttocks and pushed him in: and in this position he kept him, until he got an opportunity of giving him some deadly stabs with his skene-dhu behind the short rib, which soon terminated his existence.

Our two young friends by this adventure, realized a valuable prize, and secured so much good food, that it took them several days to get it conveyed home. During the winter nights, while the family were regaling themselves on the hams of the great wild boar, often was the above tale related, and as often applauded and laughed at.

*Something Novel*—The water of a brook in this town has recently been discovered to possess petrifying properties. It has been ascertained that fish cannot live in it. The water is strongly impregnated with lime. The other substances with which it is impregnated have not yet been ascertained.

A. Y. Jaffer.

DIED.

In Bow, Mr. Jesse Johnson, aged 19—He went into the water, and after diving twice complained of dreadful sickness—fell backwards, and expired.

NOTICE.

BARKER & CARR,

Have just received an additional assortment of Summer Goods,

CONSISTING OF BROADCLOTHS, Kersymers, Satinets, Cambricks, Calicoes, Cambric Prints, Vestings, Bonnet Silks, Shirtings, Gingham, Stripes, &c.

A variety of CORDIALS, which are offered at Boston wholesale prices by the quantity.

Bangor, Aug. 9.

32

PENOBSCOT, ss. To JOSEPH CARR, and others, heirs at law, or creditors to the Estate of Daniel Webster, late of Bangor, in said County, Gentleman, deceased, and to all others interested in said estate.

WHEREAS Ebenezer Webster, administrator on said estate, hath presented for allowance to the Hon. DAVIH PERHAM, Judge of the Court of Probate for said county, the account of his administration upon said estate—and also his private account against said estate.

You are therefore hereby notified, that the said accounts will be examined at a Court of Probate to be held at the Probate Office in Bangor aforesaid, on the Tuesday next after the first Monday of September next, at ten of the clock in the forenoon, when and where you may appear and show cause (if any you have) why the same should not be allowed.—And the said Ebenezer Webster is ordered to give notice to all concerned, by publishing this order three weeks successively in the Bangor Register, prior to said Court.

Dated at Bangor the eighth day of August, A. D. 1820.

By order of the said Judge.

A. GILMAN, Reg'r.

To the Honorable the Justices of the Court of Common Pleas, for the County of Penobscot, to be holden at Bangor, in said County, on the second Monday of May, A. D. 1820.

THE petition and representation of Leonard Jarvis, Administrator upon the Estate of Samuel Kidder Whiting, late of Portland, Esquire, deceased, Humbly shews, That the goods and chattels belonging to the said deceased's estate, are not sufficient by the sum of Seven Hundred fifty four dollars and twenty cents, to answer the just debts which the said deceased owed at the time of his death, as appears by the annexed certificate from the Probate Office in Portland, in the County of Cumberland.—He therefore prays that your Honors would grant him license to sell the real Estate of said deceased, that he may be enabled, so far as the proceeds thereof shall enable him to satisfy the said debts, with incidental charges. And as in duty bound shall ever pray. (Signed) LEO. JARVIS.

PENOBSCOT, ss. Circuit Court of Common Pleas at Bangor, May Term, A. D. 1820.

ON the petition aforesaid, Ordered, That said Administrator notify all persons interested therein, by causing an attested copy of his said petition and of this order thereon, to be published in the Bangor Register printed in Bangor, three weeks successively; the last publication to be fourteen days at least before the next term of this court, to be holden at Bangor, in and for said County, on the third Monday of September next, that they may then and there appear, and shew cause, if any they have, why the prayer thereof should not be granted.

Attest, THOS. COBB, Clerk.

A true copy of petition and order.

Attest, THOS. COBB, Clerk.

31

Dissolution of Copartnership.

THE Copartnership lately existing under the firm of

HAM & BEAN,

is this day dissolved by mutual consent, all persons having accounts open with the said firm are desired to settle the same immediately with either of the subscribers, and those who are indebted are requested to make immediate payment.

JOHN HAM, NEWELL BEAN.

Bangor, July 15, 1820. 30

JOHN HAM,

INFORMS his friends and the public that he has bought the Stock in Trade of the late firm of HAM & BEAN, and continues to do business in the same store they have been occupying. He solicits the patronage of their old customers in particular, and the public in general, and he assures them that he will keep an assortment of good articles, and sell very low.

Bangor, July 26.

PORK, FLOUR, &c.

L. & L. CRAM,

Have received and offer for sale, 20 bbls. clear PORK, (on consignment.)

25 do. superfine FLOUR.

50 bushels RYE.

5 bbls. ground SALT for Butter.

—Also— One Case fashionable STRAW BONNETS.

Bangor, Aug. 10.

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LAND for sale—to Farmers.

THE proprietors of that extensive tract of land, lying between the Penobscot and Schoodic Rivers, in the State of Maine (commonly called the Bingham Purchase) offer lots for sale to settlers on the most favorable terms. The prices will be low, and the payments made easy. The title to this tract of land is indisputable. It is composed of various kinds of soil; and wherever improvements have been made, the crops of wheat, rye, barley, oats, peas and grass, have been equal to any in the State of Maine. It abounds in hardwood, and Pine Timber; and such is its peculiar situation, that produce, wood, and timber of any kind, may be transported down the various rivers which intersect it, to the salt water, with greater facility, than from any other tract of land of equal extent in New-England. It must be apparent to every one, that those who settle upon this tract, will have greater advantages than any other settlers can have in the State of Maine. The farmer can improve the summer to as much advantage as elsewhere; and the winter months which are usually employed by farmers in carrying produce to market, or to little profit; may be improved to the greatest advantage in getting logs, timber or wood, which always meets with a ready market. Several settlements are already in a very considerable state of improvement.—A number of townships are laid out into lots; and roads are opened in various directions.—One road has been laid out and opened across the centre of the tract, which will open a communication between the settlements on the West, and those on the East side of it.—It is the intention of the proprietors to make considerable improvements upon this road the present season; and they have great hopes that it will be a post road in a few years; for it will save between eighty and ninety miles in travelling from Bangor, or the head of the tide on Penobscot river, to Calais, or the head of the tide on the Schoodic river. Farmers who wish to secure good land at a low price for the benefit of their families, are invited to view this tract; and any who are disposed to purchase, may be assured of getting their lands on the most favorable terms; particularly, those who go on first, as a part of the purchase money will be received of them in labor upon this great road.

For further particulars please to apply to the subscriber at Ellsworth, in the State of Maine. JOHN BLACK.

Ellsworth, July 1, 1820. 32\*4w

THE subscriber hereby gives public notice to all concerned, that he has been duly appointed, and has taken upon himself the trust of an Administrator on the estate of PAUL RUGGLES, late of Carmel, in the County of Penobscot, Clerk, deceased, by giving bond as the law directs.—He therefore requests all persons who are indebted to the said deceased's estate, to make immediate payment, and those who have any demands thereon, to exhibit the same for settlement to ELIJAH WILDER.

August 8, 1820. 32

PENOBSCOT, ss. To DAVID J. BENT, and others, heirs at law or creditors to the estate of Edward Doane, late of Hampden, in said county, deceased, and to all others interested in said estate.

WHEREAS Dorcas Doane, Administrator on said estate, hath presented for allowance to the Hon. DAVIH PERHAM, Judge of the Court of Probate for said county, the account of her administration on said estate.

YOU are hereby notified that the said account will be examined at a Court of Probate, to be held at the Probate Office in Bangor, on Tuesday next after the first Monday of September next, at ten of the clock in the forenoon, when and where you may appear and show cause (if any you have) why the same should not be allowed.—And the said Dorcas Doane is hereby ordered to give notice to all interested, by publishing this order in the Bangor Register, three weeks successively prior to said court.

Dated at Bangor the eighth day of August, A. D. 1820.

By order of the said Judge.

A. GILMAN, Reg'r.