

THE MONTREAL HERALD.

ANIMOS NOBILITATE TENEBRO—OVID.

SATURDAY EVENING, JUNE 21st, 1817.

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Articles of Association of the MONTREAL BANK.

To ALL TO WHOM THESE PRESENTS SHALL COME.

BE it known and made manifest, that we, the Subscribers, have formed an Association or limited Co-partnership, and do hereby agree with each other, to conduct Banking Business in the manner hereinafter specified, and described, by and under the name or style of the

MONTREAL BANK;

And we do hereby mutually covenant, declare and agree, that the following are and shall be the Fundamental Articles of this our Association and agreement with each other, by which we and all persons who at any time hereafter may transact business with the said Company, shall be bound and regulated.

First. The Capital Stock of the said Company shall exceed Two Hundred and Fifty Thousand Pounds current money of this Province, divided into five thousand shares of Fifty Pounds each; and for the purpose of raising the said Capital stock, a book of subscription shall be opened in this city after thirty days previous notice in at least four of the Provincial News-Papers, under the superintendance of John Richardson, George Gardin, George Moffatt, Thomas Andrew Turner, Robert Arnoult, James Leslie, Horatio Gates, John C. Bush, and Austin Cuvillier, or any three of them; and to continue open under their superintendance until there shall have been an election of Directors as hereinafter provided, which book shall be headed with the present Articles of Co-partnership or Agreement, and shall continue open until the whole of the said Capital stock shall have been subscribed. Every person or persons, co-partnership, body politic or corporate, who may or shall become members of this association, may subscribe for such and so many shares, as he, she, or they shall think fit, not however exceeding in the first instance twenty shares, and it is hereby agreed that the shares respectively subscribed, shall be payable in Gold or Silver coin, current in this Province, in the manner following, that is to say: five per centum, as a deposit at the time of subscribing; ten per centum to the Directors, within ten days after they shall have been chosen in manner hereinafter provided; another payment not exceeding ten per centum, whenever they shall require it, at such time and place as they shall appoint for that purpose, giving thirty days previous notice as aforesaid; and the remainder shall be payable in such instalments as a majority of the Directors shall agree upon; but no after instalment shall exceed ten per centum upon the capital stock, for the payment of which, thirty days notice shall always be given.

Second. It is further mutually agreed upon, that whenever the sum of Five Thousand Pounds shall have been actually deposited or paid in account of the subscriptions to the said stock, notice thereof shall be given by the persons under whose superintendance the same shall have been received, in at least two of the Montreal News-Papers, and the said persons shall at the same time in like manner, notify the time and place of holding a meeting of the subscribers, which shall be at the distance of not less than thirty days from the time of such notification for proceeding to the election of the number of Directors hereinafter mentioned; and such election shall then and there be made by a majority of shares voted for, in manner hereinafter prescribed, in respect to the annual elections of Directors, and the persons who shall then and there be chosen, shall be the first Directors, and shall be capable of serving until the expiration of the term fixed for making the annual election; and the Directors so chosen, shall as soon thereafter as circumstances can conveniently allow, commence the business and operations of the said Bank, but no Bank Bill, or Bank Note shall be issued or put in circulation, nor any Bill or Note be discounted at the Bank, until Twenty Five Thousand Pounds in gold or silver, shall be actually paid in and received in account of the subscriptions to the said Capital Stock.

Third. For the good management of the affairs of the said Association or Company, there shall be thirteen Directors, who shall be annually elected by the proprietors or holders of the said capital stock, at a general meeting thereof to be annually holden on the first Monday of June, at which annual meeting the said proprietors and stockholders shall vote according to the rule hereinafter established, in respect to voting at general meetings; and the Directors so chosen by a majority in conformity to such rule, shall be capable of serving as Directors, for twelve months (unless any of them shall be removed for mal-administration before the expiration of that period by a general meeting of stockholders, or unless suspended as hereinafter provided) and at their first meeting after such election, shall choose out of their number, a President and Vice-President, and their places respectively, from time to time, fill up when vacant by death, resignation, absence from the Province, or removal as aforesaid. In case of death, resignation, absence from the Province for three months at a time, or the removal of a Director by the stockholders, his place in case of such removal shall be filled up by the remaining Directors, or in the other cases by the remaining Directors, or a majority of them, to serve however, only until the succeeding general meeting as aforesaid.

Fourth. The Directors for the time being shall have power to appoint such officers, clerks, and servants under them as shall be necessary for executing the business of the said Company, and to allow them such compensation for their services, respectively as shall be reasonable and proper; all which, together with the expenses of building, house-rent, and all other contingencies, shall be defrayed out of the funds of the said Company. The said Directors shall likewise be capable of exercising such other powers and authorities for the well-regulating and ordering of the affairs of the said Company, as shall be prescribed by the By-Laws, and Regulations thereof.

Fifth. It is further covenanted and agreed upon by and between the parties to this agreement, that if the said Capital stock of Two Hundred and Fifty Thousand Pounds, is not subscribed within three months after the said Book of subscription shall have been opened, the said Book in such case may be competent for any former subscriber or subscribers, to increase the same, or their subscriptions to forty shares; and if the aforesaid Capital Stock is not subscribed within four months after the said Book of subscription shall have been opened, then and in such case, the deficiency may be subscribed for by any person or persons, body politic or corporate, but they shall not be permitted respectively, to hold more than fifty shares in the whole, unless the same be acquired by purchase, after the said Bank shall have commenced its operation.

Sixth. It is hereby expressly and explicitly declared, to be the object and intention of the persons who associate themselves under the style or name of the said Bank, that the joint stock of property of the said Company, shall be held and

tended to be made in the manner herein after mentioned, shall alone be responsible for the debts and engagements of the said Company. And that no person, who shall or may deal with this Company, or to whom they shall or may become in any wise indebted, shall on any pretence whatever have recourse against the separate property of any present or future member of this company, or against their persons, farther than may be necessary to secure the faithful application of the funds thereof, to the purposes to which by these presents they are liable. But all persons accepting any bond, bill, note or other contract of this Company, signed by the President, or Vice President, and countersigned or attested by the Cashier of the Company, for the time being, or dealing with it in any other manner whatsoever, thereby respectively give credit to the said joint stock or property of the said Company, and thereby respectively disavow having recourse, on any pretence whatever, to the person or separate property of any present or future member of this Company, except as aforesaid. And all suits to be brought against this Company (if any shall be) shall be brought against the President for the time being; and in case of his death or removal from office, pending any suit against him, measures shall be taken at the expense of the company for substituting his successor in office as a defendant; so that persons having demands upon the company, may not be prejudiced or delayed by that event, or if the person suing, shall go on against the person first named as defendant, (notwithstanding his death or removal from office) this company shall take no advantage of such proceeding on that account; and all recoveries had in manner aforesaid, shall be conclusive upon the Company, so far as to render the Company's said joint stock or property liable thereby, and no further; and the Company shall immediately pay the amount of such recovery out of their joint stock, but not otherwise. And in case of any suit at Law, the President for the time being shall have full power in his own name, and on behalf of the Company, to prosecute to judgment and execution in the manner and form as by the laws of this Province it is provided; it being expressly understood and declared, that all persons dealing with the said Company, agree to these terms, and are to be bound thereby.

Seventh. These articles of agreement shall be published in at least one of the news-papers printed in the city of Quebec and Montreal for three months, and for the information of all persons who may transact business with or in any manner give credit to this Company, every Bond, Bill, Note, or other instrument or contract, by the effect or terms of which, the Company may be charged or held liable, for the payment of money, shall specially declare, in such form as the Board of Directors shall prescribe, that payment shall be made out of the joint funds of this Company, according to the present articles of association, and not otherwise; and a copy of the sixth article of this association, shall be inserted in the bank book of every person depositing money, or other valuable property, with the Company, for safe custody, or a printed copy shall be delivered to every such person, before any such deposit shall be received from him. And it is hereby expressly declared, that no engagement can be legally made in the name of the said Company unless it contain a limitation or restriction, to the effect aforesaid. And the Company hereby expressly disavows all responsibility, for any debt or engagement, which may be made in their name, not containing a limitation or restriction to the effect aforesaid.

Eighth. The number of votes to which each Stockholder or Stockholders, Co-partnership, body politic or corporate, holding stock in the said Company, shall be entitled on every occasion, when in conformity to the provisions and requirements of these articles, the votes thereof are to be given, shall be in the proportion following, that is to say: For one share, and not more than two, one vote; for every two shares above two, and not exceeding ten, one vote, making five votes for ten shares; for every four shares above ten, and not exceeding thirty, one vote, making ten votes for thirty shares; for every six shares above thirty, and not exceeding sixty, one vote, making fifteen votes for sixty shares; and for every eight shares above sixty, and not exceeding one hundred, one vote, making twenty votes for one hundred. But no person or persons, Co-partnership, body politic or corporate, shall be entitled to a greater number than twenty votes, and all stockholders resident within this Province, or elsewhere, may vote by proxy, if he, she, or they shall see fit, provided that such proxy be a stockholder, and do produce a sufficient authority from his constituent or constituents, for so representing and voting for him, her, or them, provided also, that after the first election of Directors on shares, a share of the capital stock of the Company shall confer a right of voting, either in person, or by proxy, which shall not have been holden during three Calendar months, at the least, prior to the day of election, or of the general meeting, where the votes of the stockholders are to be given.

Ninth. None but a stockholder, actually resident in the city of Montreal, and holding at least ten shares in the capital stock, and being a natural born subject of His Majesty, or a subject of His Majesty naturalized by Act of the British Parliament, or a subject of His Majesty, having become such by the conquest and cession of this Province, or any person who shall have resided seven years in the province, and in any of the above cases, who shall have resided three years in this city, one of which shall have immediately preceded the day of election, shall be capable of being elected or chosen a Director of the said Bank, or shall stand eligible as such.

Tenth. Nine of the Directors in office shall be re-elected for the next succeeding twelvemonths, of which the President and Vice President shall always be of the number.

Eleventh. No Director shall be entitled to any salary or emolument, unless the same shall have been allowed to him, by a general meeting of the stockholders, but the stockholders may make such compensation to the President or Vice-President, for their extraordinary attendance at the Bank, as shall appear to them to be reasonable and proper.

Twelfth. Not less than five Directors shall constitute a board, for the transaction of business, whereof the President or Vice-President shall always be one, except in case of sickness and necessary absence, in which case their places may be supplied by any other Director whom the President or Vice-President so sick or absent, shall respectively by writing, under their hands, appoint for that purpose. The President and Vice-President, shall vote at the board as Directors, and in case of there being an equal number of votes for and against any question before them, the President, and in his absence, the Vice-President, shall have a casting vote.

Thirteenth. Any number of stockholders, not less than fifty, who together shall be proprietors of two hundred and fifty shares, shall have power at any time by themselves or their proxies, to call a general meeting of the Stockholders, for purposes relative to the said Association, giving at least six weeks notice thereof in at least one of the news-papers published in this city, and specifying in such notice the time and place for such meeting

with the object or objects thereof; and the Directors, or any seven of them, shall have the like power at any time (upon observing the like formalities) to call a general meeting as aforesaid. And if the object for which any general meeting, called either by the Stockholders or Directors as aforesaid, shall be to consider of a proposal for the removal of the President, Vice-President, or other Director or Directors, for mal-administration, then and in such case the person or persons so proposed to be removed, shall from the day on which such notice shall first be published, be suspended from the execution of the duties of his or their office; and if he be the President or Vice-President, his place shall be filled up by the remaining Directors, to serve during the time of such suspension.

Fourteenth. Every Cashier and Clerk of the Bank, before he enters upon the duties of his office, shall give bond, with two or more sureties, to the satisfaction of the Directors; that is to say, Every Cashier in a sum not less than Five Thousand Pounds, with condition for his good and faithful behaviour; and every Clerk with like condition, and sureties, in such sum as the Directors shall consider adequate to the trust to be reposed in him.

Fifteenth. The Company shall not hold any lands and tenements, but such as may be necessary for the transaction and accommodation of the business of the Bank, and for no other purpose: It shall nevertheless be competent for the Directors, on behalf of the Company, to take and hold mortgages on property, by way of additional security for debts contracted with the said Company in the course of its dealings; but on no account shall money be lent upon mortgage, or upon lands and other fixed property, nor such be purchased by the Company upon any pretext, except in the special case aforesaid recited.

Sixteenth. The total amount of the debts which the Company shall at any time owe, whether by Bond, Bill, or Note, or other contract whatsoever, shall not exceed treble the amount of the capital stock actually paid in, (over and above a sum equal to amount to such money, as may be deposited in the Bank for safe keeping, and in case of excess, the Directors, under whose administration it shall happen, shall be liable for the same, in their natural and private capacities, but it shall not exempt the Company or the lands, tenements, goods, or chattels thereof from being so liable for such excess; such Directors, however, as shall have been absent when the said excess was contracted, or shall have entered their protest against it, upon the minutes of the proceedings of the Board, may respectively exonerate and discharge themselves therefrom, by pleading and proving such absence, or shewing such minutes.

Seventeenth. The shares of Capital Stock shall be assignable and transferable, according to such rules and forms, as may be established in that behalf, by the board of Directors, but no assignment or transfer shall be void or effectual, unless such assignment or transfer shall be entered or registered in a book or books, to be kept by the Directors for that purpose, nor until the person or persons making the same, shall previously discharge all debts actually due by him, her, or them, to the said company, which may be in amount the remaining stock belonging to such person or persons, and in no case shall any fractional part of a share, or other than a complete share or shares, be assignable or transferable. And it is hereby further expressly agreed and declared, that any stockholder, who shall transfer in manner aforesaid, all his stock or shares in this Company, to any other person or persons whatever, shall ipso facto cease to be a member of this Company, and that any person or persons whatever, who shall accept a transfer of any stock or share in this Company, shall ipso facto become a member of this Company, according to these articles of association.

Eighteenth. All Bills, bonds, notes and every contract and engagement, on behalf of the Company, shall be signed by the President or Vice-President, and countersigned or attested by the Cashier of the Company; and the funds of the Company shall in no case be held responsible, for any contract or engagement whatever, unless the same shall be so signed and countersigned, or attested as aforesaid.

Nineteenth. The books, papers, correspondence, and funds of the Company, shall at all times, be subject to the inspection of the Directors, but no stockholder or Director, shall inspect the account of any individual or individuals, with the Company.

Twentieth. Half yearly dividends shall be made of so much of the profits of the Company as shall appear to the Directors advisable, and shall be payable at such place or places as the Directors shall appoint, of which they shall give public notice in at least two News Papers published in this City, at least thirty days before the said Directors shall every year at the general meeting for election thereof, lay before the Stockholders, for their information, an exact and particular statement of the amount of the debts due to, and by the Company, specifying the amount of Bank Notes then in circulation, and the amount of such debts as in their opinion are bad, or doubtful; as also, stating the surplus or profit, if any remaining, after deduction of losses and provisions for dividends. Provided that the rendering of such statements shall not extend, to give any right to the Stockholders or Directors, to inspect the account of any individual or individuals, with the Company.

Twenty-first. If there shall be a failure in payment of any person or persons, co-partnership, body politic or corporate, the party failing in paying the first instalment of ten per centum, succeeding the deposit of five per centum herein before required to be made at the time of subscribing, shall respectively forfeit the said deposit to and for the use of the said company, and the Stock shall be sold at public sale for the behoof of the company; and on failure of paying the other instalments, or any of them, the party or parties failing therein, shall forfeit the original deposit of five per centum, and the Dividends unpaid prior to the time for making such payment, and during the delay of the same.

Twenty-second. The said Company shall not directly or indirectly deal in any thing, excepting Bills of Exchange, gold or silver Bullion, or in the sale of Goods really and truly pledged for money lent, and not redeemed in due time, or in the sale of stock pledged for money lent, and not so redeemed, which said goods and stock so pledged, and not so redeemed, shall be sold by the said Company, at Public Sale, at any time not less than ten days after the period for redemption; and if upon such Sale of Goods or Stock, there shall be a surplus, after deducting the expenses of Sale, over the payment of the money lent, such surplus shall be paid to the proprietors thereof respectively.

Twenty-third. The Board of Directors, are hereby fully empowered, to make such other bye laws and regulations, for the government of the affairs of the Company, and that of their officers and servants, as they, or a majority of them shall from time to time think expedient, not inconsistent with law, or these articles of association.

Twenty-fourth. This Association shall continue until the first day of January, One Thousand Eight Hundred and Thirty-Eight and no longer; but the proprietors of two thirds of the Capital Stock of the company, may by their concurring votes, at a ge-

neral meeting to be called for that express purpose revise or alter these articles, or any of them, or dissolve the Company at any prior period, provided that notice of such meeting, and of its object, shall be published in all the Provincial News-Papers for six Months previous to the time appointed for such meeting; and provided also that no revision or alteration of these articles shall subject any Stockholder or Stockholders to be bound beyond the amount of his, her, or their Stock.

Twenty-fifth. Immediately on any dissolution of this Association, effectual measures shall be taken by the Directors then existing, for closing all the concerns of the company, and for dividing the capital and profits, which may remain, among the Stockholders, in proportion to their respective interests.

In Witness whereof, we have hereunto set our names and firms at Montreal,

(3 months.)

Montreal Bank.

THE Committee appointed to superintend the subscription to this institution, do hereby give notice, that in conformity to the Articles of Association, a Book of Subscription will be opened at the Court House, on Monday the 23d June next, from 12 to 2 o'clock, and will continue open at same time and place every lawful day following, until the Capital Stock shall have been subscribed, or an election of Directors shall have taken place. By order of the Committee, JOHN RICHARDSON, Chairman, Montreal, 19th May, 1817.

THE subscriber has just received per the

retta from London, Alexander and Company, land from Liverpool, and Elizabeth from Bristol; a choice assortment of the following Articles, which he offers for sale on reasonable terms, viz: 50 boxes fine yellow Soap 10 do Mould Candles 12 lbs. Red & White Sugar 20 lbs. Red & White Raisins, 150 boxes fine Near Muscadell, and Bloom Raisins, 10 do do do French Plumb, 20 do do do Messina Lemons, 9 lbs. Zante Currants, 2 casks and 6 cases Almonds, 4 cases and 10 bags Spanish Nuts, 40 lbs. Walnuts, 1 cask Bitter Almonds, 10 Cansisters Barley Sugar and Italian Juice, 20 bampers prime Cheesecake Cheesy, 8 cases Pine Apple Cheese, 20 do Kings Arms do 10 half Chests Sall Oil, 50 chests Turkey Tea, 10 do Hyson do 2 do Soulong do 4 bags Black Pepper 2 chests Cassia Lenquia 1 do Cassia 1 bag Canary Seeds 1 do Sago 1 do White Pepper 6 boxes Spicemell Lights 1 do French Capers 10 do & 4 barrels fine Mustard 2 lbs. Salt Peper, 26 casks (Hobert's) Bottled Porters, 68 boxes Window Glass, 10 pipes Red Spanish Wine, 2 casks real Cognac Brandy, LIKEWISE ON HAND, 50 puncheons Jamaica Spirits, 5 pipes real Holland Gin, 10 do excellent Spanish Wine, Port, Madeira and Teneriffe Wines, in pipes and Bottles, Shrub, Peppermint, Lime Juice, Vinegar, Brown Stout, Murrinque Liquors, Gunpowder Tea, fine green Coffee, Chocolate, Jordan Almonds, Barley, Rice, Biscuit Salt, Curry Powder, Cayenne Pepper, Pimento, Root Ginger, Ground ditto, Nutmeg Cloves, Mace, Sugar Candy, a complete assortment of Pickles and Fish Sauces, Wax Lights, Window Soap, Japan Blacking, Indigo, Crown Blue, Writing and Wrapping Paper, Quills &c. Arra Root, Macaroni, Vermacelli, American Butter and Cheese, Powder and Shot, Glassware, Muscovado Sugar in lbs. and barrels, &c. &c. Montreal, 21st June 1817.

JOHN TORRANCE.

TO LET that part of the New Building adjoining Messrs. Chapman

THE subscribers are now landing a variety of from on board of different vessels, among which are the following articles, the whole of which will be sold on the most reasonable terms. A small assortment of Stripes, Berries, Checks, Shirtings, Shawls, Calicoes, Bandannas, and other printed Goods Threads, Tapes, Pattilas, and Bedticking India white Cottons, Dutch Romals, Flowered Bandannas Taffeties, Saracets, Crapes & other India Goods An assortment of superfine & low priced Cloths and Strouls Stationery, Buttons, Umbrellas, Beaver Hats Paints of all colors, Putty, Gips, Lined Oil English Iron, Steel, Tin Plate and Stoves A large consignment of Nails Jamaica Spirits, and very strong Leeward Rum Muscovado and Leaf Sugar, and Molasses A few lbs good Leaf Tobacco Madeira, Port, Brontt-Madeira, and Teneriffe WINE French Brandy and Holland Gin Bottled Port and Claret Wine Hyson, Hyson-skin, and Tworkay Tea London Porter in casks of 3 dozen, & English Cheese Valentin and shell Almonds, Muscatel & Bloom Raisins White Wine Vinegar, Mustard

Hart Logan & Co.

An assortment of real German Seythes, and a quantity of Coals.

N. B. A small Lot of Oak Timber and Red Cedar for sale deliverable at the Cross. Montreal, 14th June, 1817.

Robert Morris.

SADDLER, and HARNESS MAKER,

BEGR leave, respectfully to inform the public of Montreal, that he has imported a general assortment of SADDLERY, comprising Saddles, Brides, Harnesses, Harness mountings, &c. &c. and having opened a shop, No. 29, in St. Paul Street, a few doors south of the New Market, hopes from his general knowledge of the business, and the most unremitting diligence and attention, to merit a proportion of the Public patronage.

N. B.—N. M. expects by the first Steam Boat, a quantity of English made Boots & Shoes, 40 doz. English dressed Calf Skins, 30 dozen Striped Binding Skins and several other articles in the Leather Line, which he will dispose of, very low for cash. Montreal, 14th June, 1817.

THE subscribers have received by the late arrival the following articles, which they will sell on moderate terms for cash or short credit, at their store No. 119, St. Paul Street. Superior broad Cloths, Cotton Shirtings, Brown Hollands, Bed Tick, Romals, Striped Cotton, Turkey stripes & Ginghams, Bengal Stripes, Cotton Cloak, Red & blue Verries, Hosiery, Coltrines, Patent wire Thread, A complete assortment of Boots and shoes, 2 boxes of Hats, 2 boxes of Straw Bonnets, Scotch Sheeting, Sashings, Swansdown

A. L. S. O. 40 pun. Jamaica Spirits, 10 pipes Holland Gin, 10 tierces Coffee, 50 boxes Sheet Iron, 20 boxes Tin, 20 casks Bell's Ale, 20 do Greenock do, 200 kegs point, white, red, blue, yellow, green, 30 pipes L. M. Teneriffe Wine, 3 pipes Port Wine, 30 hhd. Leaf Sugar, 100 boxes Soap, 30 bags Corks, 50 kegs Lockline, Horse shoes, 20 casks Nails, Bar Lead, Crowley Steel, Blister.

Allison, Turner, & Co.

Montreal, 14th June, 1817.

QUEBEC Commercial Academy & Boarding School, CONDUCTED BY

R. C. COLLIER, C. DOYLE, and Assistants.

MR. COLLIER begs to acquaint his friends and the public, that he has connected with him in the government of the School, Mr. DOYLE, his classical Assistant, whose literary qualifications it is presumed, will prove a permanent advantage to the Establishment.

A few young gentlemen of genteel connections, will continue to be received as Day-scholars, and it is proposed to increase the present number of *twelve* to *twenty* Boarders; to whose morals, health, and improvement, the most diligent attention shall be paid—in the domestic department the best possible arrangements have been made to promote the health and comfort of the youth; and during the hours of recreation, a tutor will constantly attend to regulate their conduct, and to prevent improprieties. The full and constant exercise of the religious duties, taught by both Churches, will be promoted by the heads of this Academy; Mr. DOYLE being a member of the Roman Catholic, and Mr. COLLIER, of the Protestant Church.

The Greek, Latin, French, and English languages; Geometry, Mensuration, Writing, Arithmetic; Geography, with the use of the Globes, &c. &c. are taught in this school.

Young gentlemen desirous of taking lessons either in Geometry, Greek, or Latin, may have an opportunity of doing so, by attending at the hours devoted to the respective studies.

N. B.—The next Public Examination of young gentlemen will be on the 15th of JULY.

WANTED at the above Academy, a young gentleman about 13 or 14 years of age, to be articled for 3 (or more) years. He will be boarded and educated gratis, and be entitled to all the advantages possessed by the regular boarders, during the two first years in return for which, he will be required the third year to assist in the school.

Application on this subject, will be received till July 1st.

Quebec, 6th June, 1817. P. M.

Valuable Real Estate.

THE subscriber offers for sale, the whole of that most advantageously situated and well known property, corner of Place d'Armes, facing Notre Dame and St. Joseph Streets, comprising a Dwelling 100 1/2 ft. and excellent well built Store, with stable, shed, and paved yard between. The store is three stories above ground, and superior Cellar, of three years built of the best materials, might at very little expense be made an excellent dwelling. It is one of the most eligible situations for Business in Town, nor is there any more desirable as a residence. It commands a fine view of the Mountain and surrounding grounds, which from the high position, is in operation on the Place d'Armes, will be much extended in its present state.—It will yield a real of £400 per annum.

ALSO Lots No. 7 & 8, adjoining each other, and No. 42 single, containing one acre and one quarter in front on the east side of the road leading to Cote de la Visitation, commonly called Papineau's Road. No. 7 & 8 from their proximity to the town, and the elevation of the ground, are considered preferable to say on that line, which is now settling fast.

A Lot of ground situated in the rear, adjoining the property of Mr. Henry Corse, St. Anne's Square.

Should the above property not be disposed of at Private Sale previous to Tuesday Evening 1st July ensuing, it will on that evening be sold by Public Auction at Mr. Champ's Coffee House, formerly called the "Crown." The Conditions and terms of Sale may be known at any time by applying to the subscriber proprietor, at his Counting House. Indisputable titles to the whole of the above will be given.

JAMES FRASER Montreal, 14th June, 1817.

NEWCASTLE COALS.

WILL be sold immediately upon arrival of the Big Transit, now on her way up from Quebec, about one hundred Chaldrons Newcastle COALS, of excellent quality, fit for grates or forges. Also 120 dozen Porter Bottles. Apply to

MATLANDS, GARDEN & AULDJO, Montreal, 14th June, 1817.

THE subscriber having retired from business, requests all those indebted to him to make immediate payment, otherwise their accounts will be deposited with his Attorney for collection. And all those to whom he is indebted, are desired to present their claims for liquidation.

WILLIAM ANDREWS. June 11, 1817.

THE Subscribers, in addition to their former Stock have just received a few cases of Gen. H. M.'s most fashionable London HATS.—A general assortment of HOSIERY and GLOVES, 1 truss of Parasols, few extra Billiard Balls.

ALSO 80 Jamers Gloucest' cheese, of the first quality imported direct from the city of Gloucester.

WILLIAM LAMB & Co., Montreal, 14th June, 1817.

Estates.

THE subscribers, Executors to the last Will & Testament of the late ALEXANDER BURN-

Montreal, 6th Dec 1816.

THE Subscribers being duly appointed by the last will of the late JAMES FIELDS, in his

Three Rivers, 23d Nov 1816.

ADVERTISEMENTS.—The subscribers have

10th August.

ALL persons indebted to the Insolvent Estate

THOMAS TORRANCE.

THE Subscribers being duly appointed TUTOR

Montreal, March 19th 1817.

NOTICE.—All those still indebted to the Es-

Montreal, June 1, 1816.

NOTICE is hereby given, that all those indebted

Montreal, 26th March 1817.

ALL persons indebted to the Estate of the late

JAMES HENRY.

NOTICE.—All persons indebted to the Estate

Montreal, 31st May, 1817.

AVIS.—Tous ceux qui sont endettés à la suc-

Montreal, 31st May, 1817.

HALF PAY.—THE subscriber begs leave to inform the Of-

Montreal, 16th May, 1817.

CANCERS.—THE subscriber having become acquainted

Montreal, 16th May, 1817.

STEPHEN CLEVELAND BLYTH.

UMBRELLA & PARASOLE MANUFACTORY.

MR. J. B. GIRARD, respectfully informs the

Montreal, May 17, 1817.

George Platt & Co.

HAVE received by late arrivals, 1000 Iron Pots, sugar Kettles, pot ash Coolers

Montreal, June 6, 1817.

FOR LIVERPOOL. THE first class Brig KES-

Montreal, June 6, 1817.

FIRST RETURN VESSEL TO LIVERPOOL.

Montreal, June 6, 1817.

FOR LIVERPOOL. THE remarkable fine Cop-

Quebec, 2d June, 1817.

FOR LIVERPOOL. THE first class Brig COS-

13th June 1817.

FOR HE CLYDE. THE Ship MONTREAL, W. I.

Montreal, 13th June 1817.

Upper Canada Flour

Montreal, 24th May 1817.

FOR SALE. Worthy the attention of Emigrants or other Settlers.

Montreal, 10th May, 1817.

THE Legislature has recently granted Eight

Montreal, May 23, 1817.

Valuable Lands for Sale, BY THE SUBSCRIBERS.

Montreal, 24th May, 1817.

IRON, TIN, and CORDAGE WAREHOUSE.

Montreal, 24th May, 1817.

THE following choice Lots, in the District of

Montreal, 24th May, 1817.

NEW CHEAP STORE, WHOLESALE and RETAIL.

Montreal, June 7, 1817.

HABERDASHERY.

Montreal, June 7, 1817.

FOR LIVERPOOL.

L. DAVENPORT, Master, sailing 19th

Montreal, June 6, 1817.

FOR LIVERPOOL. THE first class Brig KES-

Montreal, June 6, 1817.

FIRST RETURN VESSEL TO LIVERPOOL.

Montreal, June 6, 1817.

FOR LIVERPOOL. THE remarkable fine Cop-

Quebec, 2d June, 1817.

FOR LIVERPOOL. THE first class Brig COS-

13th June 1817.

FOR HE CLYDE. THE Ship MONTREAL, W. I.

Montreal, 13th June 1817.

Upper Canada Flour

Montreal, 24th May 1817.

FOR SALE. Worthy the attention of Emigrants or other Settlers.

Montreal, 10th May, 1817.

THE Legislature has recently granted Eight

Montreal, May 23, 1817.

Valuable Lands for Sale, BY THE SUBSCRIBERS.

Montreal, 24th May, 1817.

IRON, TIN, and CORDAGE WAREHOUSE.

Montreal, 24th May, 1817.

THE following choice Lots, in the District of

Montreal, 24th May, 1817.

NEW CHEAP STORE, WHOLESALE and RETAIL.

Montreal, June 7, 1817.

HABERDASHERY.

Montreal, June 7, 1817.

TO BE LET, OR SOLD.

WHAT Large and Commodious HOUSE, and

Montreal, 14th June, 1817.

WANTED A COOK, for the MALMAN Steam

June 14, 1817.

RECEIVED per the Steam Boat St. Lawrence,

Montreal, 14th June, 1817.

MRS. WOOD respectfully informs the inhabi-

7th June 1817.

HARDWARE. J. T. BARRITT, No 35, St. Paul Street,

June 9th 1817.

ADVERTISEMENTS. THE Subscriber, takes this public method

June 6th 1817.

FOR SALE BY THE PACKAGE. CORDAGE of all kinds.

June 6th 1817.

ADVERTISEMENTS. THE Subscriber, takes this public method

June 6th 1817.

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ADVERTISEMENTS. THE Subscriber, takes this public method

June 6th 1817.

ADVERTISEMENTS. THE Subscriber, takes this public method

June 6th 1817.

Book-Binding.

THE subscriber respectfully informs the Pub-

Montreal, 17th May, 1817.

ADVERTISEMENTS. THE Commissioners on the

Montreal, 17th May, 1817.

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