

The Union Advocate.

A WEEKLY JOURNAL

Devoted to Literature, Education, Politics, Agriculture, General Intelligence and Useful Information.

W. & J. ANSLAW,

Our Country, with its United Interests.

EDITORS & PROPRIETORS

VOL. VIII.—No. 3.

Newcastle, N. B., Wednesday, November 18, 1874.

WHOLE No. 36

CANADA HOUSE,
CHATHAM, N. B.—NEW BRUNSWICK
WM. JOHNSTON, Proprietor.

CONSIDERABLE outlay has been made on this house to make it a first class Hotel, and travellers will find it a desirable temporary residence both as regards location and comfort. It is situated within two minutes walk of steamboat landing. The proprietor returns thanks to the public for the encouragement given him in the past, and will endeavor by courtesy and attention to merit the same in the future.

Good Stabling on the Premises.
May 18th, 1873. 14 ly

WAVERLY HOTEL,
NEWCASTLE, N. B.—MIRAMICHI, N. B.

THIS house has lately been refurnished, and every possible arrangement made to ensure the comfort of travellers.

LIVERY STABLES, with GOOD OUTFIT, on the premises.

ALEX. STEWART,
(Late of Waverly House, St. John.) Proprietor.

Newcastle, Dec. 2, 1873. 3

BAY VIEW HOTEL
BATHURST, N. B.

THE Subscriber having purchased the late residence of Mr. End, has fitted it up with all the modern improvements. It is now almost new, commodious, and centrally situated, affording a magnificent view of the harbor and surrounding scenery. Permanent and transient boarders can be accommodated in the most comfortable and reasonable rates. A Livery Stable with attentive hostlers is attached to the hotel.

ANDREW G. HARRIS,
Proprietor.

October 7, 1873. 8 ly pd.

ROYAL HOTEL,

(Formerly Stubbs)

46 PRINCE WILLIAM STREET,

OPPOSITE CUSTOM HOUSE,

ST. JOHN, N. B.

T. F. RAYMOND, Proprietor.

Dec. 22nd, 1873. 24 ly

M. ADAMS,

ATTORNEY & BARRISTER

AT LAW.

CONVEYANCER, &c.,

NEWCASTLE, N. B.

FIRE AND LIFE INSURANCE AGENT.

OFFICE,

Over Mr. Richard Davidson's Store, Castle Street, Newcastle.

May 13, 1873.

L. J. TWEEDIE,

ATTORNEY & BARRISTER

AT LAW,

NOTARY PUBLIC,

CONVEYANCER, &c.,

CHATHAM, N. B.

OFFICE—Snowball's Building

May 13, 1874. 13

CARD.

DR. J. S. BENSON

can be consulted at his Residence, opposite that of F. E. Winslow, Esq., or at his office on the Square, at any hour, as usual.

Newcastle, Aug. 9, 1870.

DR. BISHOP

HAS REMOVED

TO HIS NEW OFFICE OVER THE

NEW ENGINE HOUSE.

Residence opposite the house of Mr. Richard Davidson.

NEWCASTLE.

October 13, 1871. oct13

S. F. SHUTE,

Direct Importer of

Fine Watches, Rich Jewelry, Electro-Plated Ware, Clocks, Fancy Goods, &c.

Orders Solicited, and goods sent to responsible parties on approval.

WATCH REPAIRING, in all its branches promptly attended to.

AGENT for the "Florence" Sewing Machine, and "Lazarus & Morris & Co's" PERFECTED SEWING MACHINES.

Remember the Place.

S. F. SHUTE,
Queen St., Fredericton.

Dec. 22nd, 1873. 24 ly

G. B. FRASER

W. & R. BRODIE,
GENERAL

COMMISSION MERCHANTS

AND

DEALERS IN

Flour, Produce and Provisions.

No. 16, ARTHUR STREET,

Nest the Bank of Montreal,

27 ly QUEBEC.

J. & W. REID,

PAPER MAKERS & GENERAL STATIONERS,

No. 40, ST. PAUL STREET, No. 40,

QUEBEC.

MANUFACTURERS OF

Machine Made Paper Bags, Blank Books, &c.,

Dealers in all kinds of

Paper Stock and

Paper Makers' Supplies,

Room Papers,

Scrap Iron & Metals,

Naval Stores.

March 12th, 1872. mar12 '72 ly

JAS. HOSSACK & Co.,

IMPORTERS OF

STAPLE & FANCY GROCERIES,

Manufacturers of

STEAM CONFECTIONERY,

FANCY BISCUIT, AND OIL PASTE BLACKING,

PROPRIETORS OF

QUEBEC COFFEE & SPICE STEAM MILLS,

22 Notre Dame St. (lower town)

QUEBEC.

March 12th, 1872. mar12 '72 ly

WHITEHEAD & TURNER,

[Awarded Four First Class Prizes at the Industrial Exhibition, 1871.]

Manufacturers of

CORN BROOMS, DUSTERS,

And all descriptions of

HAIR AND FANCY BRUSHES,

LOWER TOWN,

QUEBEC.

March 12th, 1872. mar12 '72 ly

PHOTOGRAPH GALLERY.

W. J. WILLIAMS,

PHOTOGRAPHER AND GENERAL ARTIST,

has taken the Rooms over Russell Bros' Store, recently occupied by John Spence, and is now prepared to furnish Pictures

IN EVERY STYLE OF ART.

Having had fifteen years' experience in the business, can guarantee satisfactory work.

OUTSIDE VIEWS, of Residences, Churches, &c., accurately taken.

Newcastle, Sept. 13, 1871. 14

T. M'AVITY & SONS.,

DEALERS IN

HARDWARE,

LEATHER AND RUBBER BELTING

OILS, PAINTS, GLASS, &c., &c.,

5, 7 & 9 Water St., - - - ST. JOHN, N. B.

July 1, 1873. 21 ly

BLAKSLIE & WHITENOT,

Importers & Dealers in every variety of

English, French & American

Paper Hangings & Window Shades.

ALSO—

PAINTS, OILS, BRUSHES,

VARNISHES, PUTTY, GLASS, &c., &c.

The Trade Supplied.

22 GERMAIN STREET,

ST. JOHN, N. B.

July 1, 1873. 21 ly

C. DAVIDSON & Co.,

MANUFACTURERS OF

GENTLEMEN'S SILK NECK TIES,

M'CAUSLAND'S BUILDING,

Queen Street, - - - Fredericton.

CHAS. DAVIDSON.

F'ron, August 1, 1874. 6m

TRUNKS, VALISES and BAGS.

Just received from England—another supply of

ENGLISH OAK TANNED

SOLID LEATHER TRUNKS and VALISES.

Also in stock a splendid lot of Ladies' & Gents' Canvas and Leather PELL BAGS, with a large supply of

Ladies' Shopping BAGS,

in Morocco and Leather.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.

By the two latter methods the applicant knows at once the amount to be paid, and by the Premium Note Principle, the applicant is liable only for the amount of the Note and the good fortune of the company tends to lighten his payments.