tired of hearing of the jobbery connected with the bridges lately constructed or repaired in Northumberland, but the end is not yet. A very expansive bridge was erected last year of the Bay du Vin River. They was a good deal of bungling over after contract, which Mr. Adams placed in the hands of two of his Chatham favorites. Complaints of these men's mode of doing the work were neither few nor unimportant, but it is rumored that the job was accepted as completed and the money therefor paid, although we know that the painting was not finished on Wednesday last. On Sunday evening, 18th, the last span of the new structure broke down near the channel block, going through the least of the river, one end remaining on the east.

The Storm of Friday and Saturday last, was, without doubt, the h-aviest that Bathurst has seen for many years. Snow following at the time formed into drifts in all parts of the town placed in the hands of two of his Chatham favorites.

Complaints of these men's mode of doing the work were neither few nor unimportant, but it is rumored that the job was accepted as completed and the money therefor paid, although we know that the painting was not finished on Wednesday last. On Sunday evening, 18th, the last span of the new structure broke down near the channel block, going through the lees to the bottom of the river, one end remaining on the east.

The Storm of Friday and Saturday last, was a fact that there was somethed to find that the member for the size of the Government to take hold of the matter.

Mr. Colter said while there was somethed to find that the member for land failed to find that the member for the depth of three feet which the heavy have actived and believed, and it was understood and believed, an of the river, one end remaining on the east block. The truss of the other span ha started and it is believed by co judges that it will follow the first one. inless immediate steps are taken to prevent it. Mr. Landry, Chief Commissioner of Public Works, is doubtless a good intentioned officer, but this new reminder bye-word for inefficiency and corruption this County, should cause him broke down quietly without any apparent | parishes. cause, save through being faulty in contruction. The whole management in conection with this bridge is a public outrage, especially upon the people of Glenelg and Hardwick. But, then, they have Mr.

Honor Judge Wilkinson presiding. Before taking his seat on the Bench the necessary oath of qualification was administered to Mr. Wilkinson by Theop. Des-

necessary for him to ask the Dominiou in which he lived, as he would then pay amounting to \$30,000 and with such fee Government to relieve him of his duties, taxes on his property in the different secwhich had been done. He (Mr. W.) tions at the same rate. spoke in warm terms of the able manner worth \$200,000 might not be taxed any more Hon. Mr. Adams said he presented a discharged the duties of his office during worth \$5,000. He thought the property favor of the bill. In order to get to the the long term of fourteen years, and hoped in a district should pay for the schools in polling place, the people have to go a certhe retirement which he had been granted that district.

He had hoped that on his first official would be likely to cause litigation. He had hoped that on his first official visit there would have been no criminal will be likely to cause litigation.

Mr. Thompson said the division of the The Southwest Lumber Driving Com-

There were no civil causes entered for

follows :-The Queen vs. Peter Hachey-shop breaking and larceny.

The Queen vs. the same; the like offence.
The Queen vs. Theotine Blanchard—
Administering a voluntary and extra-judi-

case of the Queen vs. Peter Hachey for

We sincerely regret that failing health has compelled the resignation of your predecessor and hope that relaxation from the ardious duties of his late office will tend to his improvement in health.

Whilst approaching you in terms of welcome we are pleased to say that we decome we are pleased to say that we properly of the Court will be simply upheld and maintained by you. We regard your and maintained by you. We regard your and hope that relaxation from the and they were reported to the individuals, were assessed, and, if a person was assessed to build a school that was assessed to build a school that was assessed to build a school that was assessed, and it was fair that the purity of the Court will be simply upheld and maintained by you. We regard your and maintained by you. We regard your

some serious thoughts. Had he not better enquire thoroughly into the ple and the country was satisfied it was Progress was reported. with a view of ascertaining wrong as sections were deprived of what

get at the truth, but the public have the the law passed. A man is represented in elections instead of annual. fact before them that a new bridge, costing the district where he resides, and could thousands of dollars, is a wreck-thatit not attend all school meetings in other closely the business of the parish was

Mr. Butler said the property of a countion each year, the better. follows the residence of the ownership. A district is often left with only a few poll- was lost, 12 to 20.

of Sect. 20, Chap. 118, Cons. Stats.

There was a full attendance of Grand difference in the taxes.

Mr. Killam said he had known cases Mr. Davidson thought the object might Jurors.

After the usual proclamation for silence where there were complaints about the be attained by placing a polling place in by the Clerk, His Honor opened his charge matter, but the law was enacted to meet the district. He asked that progress be to the Grand Jury. He remarked that the majority of cases. If property were reported, in order that the bill might be owing to the health of his predecessor, the awarded and assessed in different districts, talked over. Hon. Edward Williston, having become the school taxes would be higher than at Mr. Hutchison said the way to get over seriously impaired by his studious atten- present. He thought every man should the difficulty would be to create a new tion to the duties of his office, it became have control of the property in the parish polling place. A parish with property

had been called on to take his place. He Hon. Mr. Landry said a man in one district several millions which the Hon. Edward Williston had for schools than a man in another district

would have the desired effect and restore | Mr Wood said the property in a district | tain distance. No portion of any other his health. He expressed the hope, if it in which a man lived would have to be parish stood in the same position as these should be his good fortune to visit them taxed more heavily if a man paid taxes in settlements, and there are 149 electors from for so long a period, he could retire with as each section where his property was. The them on the revised list now. fair a record and as well deserve to be re- property in the different sections could Mr. Johnson said he hoped the Hous scarcely be assessed fairly, and the bill would agree with the bill.

business, but he regretted it was otherwise. district was largely made on the area of pany's bill was recommitted and certain His Honor then referred to the business the property to support the schools. If a amendments, made by the select com- high here, and the dealers have all lost to justify the Home Government in passing that would come before them and explain- man owned property in two districts, he mittee, were stated by Mr. Hutchison. ed the cases and the law bearing on each. should pay taxes in each, even if it did Mr. Hill thought the system of assessmake his taxes heavier. Where property ment was wrong, the proper system of tolls ery officers have left their dens and, the difficulties attending a Government in owners live outside of a parish, the taxes is that adopted on the St. Croix where as usual, begun their boasted protection its effort to legislate not alone for the are paid according to the property in each the amount of cost of driving is assessed in court, before a J. P. of Newcastle, who maintenance of law and order, but on the district, and this could be done in the case upon the different owners in proportion to gets the reputation of being a little lop- question of ownership and occupancy of

of non-residents of the district.

Mr. McManus said if it was unjust that breaking and entering the store of Thomas Leahy, jr. In the other cases they found no bills.

The Grand Jury presented His Honor with the following address:

To His Honor, William Wilkinson, Esq.

Mr. McManus said if it was unjust that property should be taxed in the districts in which it was passed for the St. Croix last year. The amount of improvements would be small. He was informed by a man thoroughly acquainted with the river, who was not a corporator, that the toll of 25 added to the bill. He thought a very man of popular not property in districts would have to be added to the bill. He thought a very man of property in districts would have to be added to the bill. He thought a very man of popular not property in districts would have to be added to the bill. He thought a very man of popular not property in districts would have to be added to the bill. He thought a very man of property in districts would have to be added to the bill. He thought a very man of property in districts would have to be added to the bill. He thought a very man of improvements would be amount of improvements would with the following address:

To His Honor, William Wiltinson, Esq.

Judge of the County Court for the Counties of Restigouche, Gloucester and Northemberland:

We, the undersigned, the Grand Inquest

We, the undersigned, the Grand Inquest

We, the undersigned of Gloucester, de
We, the undersigned of Gloucester, de
We, the undersigned of Gloucester, de
We are where three farmers had to

of his folly in allowing Surveyor-General Adams to make his department a property was situated. A non-resident had better be reported in order that the might own a third of a parish and yet bill might be made more perfect, as now would pay his school taxes in the parish by it a person might be assessed twice on.

whether Mr. Buck's specification was faulty, or partially abandoned for the Mr. Gillespie said the principle of the discussed in committee. The change

ty was expected to support the schools of a county, but in a district the property

Messrs. Thompson, Barberie, McManus, Hutchison, Killam, Gillespie, and Woods,

dents in their district. If the change establishes new polling places for Kirk's took place, there would have to be a board and Lower Nelson, as well as for the new

same basis as one with property worth

petition from the settlers themselves in tain distance by rail and then walk a cer

was much property. The law now bears mittee took a memorandum of the alterative Miramichi, who pretend to lead the bitter draughts to the governing class. no was much property. The law now bears was much property. The law now bears this Prince.

We sincerely regret that failing health has compelled the resignation of your predecessor and hope that relaxation from the arduous duties of his late office will

Mr. Thompson held that property, not the sand additions suggested, and had the amendments put in shape by a sub committee and they were reported to the Mr. Thompson held that property, not in this County is that we want an indesequently we must look for an unusual

Agrar Sale:—Don't forget the great sale of the stock, etc. of F.J.

Letson, Esq., on Tuesday next.

Agree Rolley M. Rolley and the dictates of an urbard that smeeting of the Society, the Northumberland Agricultural Society.

Signed Romand Suyra, Foreman.

Grand Jury Room March 15th 'Sl.

Grand Ju

should be preserved, and, as he was a free school man in every sense of the word, he thought the Government should look after the matter at once.

The House went into committee on a bill to amend sec. 24, chap. 65 of Consolidated Statutes of schools. Mr. Barbarie said the object was to provide that nonresident property holders should pay school taxes in the parish where the

Mr Blair supported his resolution in a lengthy speech. Hon. Mr. Fraser replied to the charges after recess moved the following amendment to the amendment, seconded by Hon.

faulty, or partially abandoned for the benefit of the contractors. He may fail to bill was thoroughly discussed at the time sought for was to provide for bi-ennial ing the words 'By the contract between'

sought for was to provide for bi-ennial elections instead of annual.

Hon. Mr. Adams thought the more closely the business of the parish was brought home to the electors by an election each year, the better.

Messrs. Thompson, Barberie, McManus, Hutchison, Killano, Gillespie, and Woods, also spoke in opposition to the bill, which was lost. 12 to 20.

In the words 'By the contract between 'by the contract between 'by the found that it be resolved in lieu thereof as follows:

"Whereas, this House is informed that the Executive Government, acting as it believed under the authority of law, hath made certain payments to the Grand Southern Railway Company under the contract entered into between the said Company and Her Majesty the Queen, and whereas, this House is further informed that the executive Government, acting as it believed under the authority of law, hath made certain payments to the Grand Southern Railway Company under the contract entered into between the said Company and Her Majesty the Queen, and whereas, this House is further with the workip becomes a the total that the Executive Government, acting as it believed under the authority of law, hath made certain payments to the Grand Southern Railway Company under the contract entered into between the said Company and Her Majesty the Queen, and whereas, this House is further with the workip becomes a the contract payment that the Executive Government, acting as it believed under the authority of law, hath made certain payments to the Grand Southern Railway Company under the contract entered into between the said Company and Her Majesty the Queen, and whereas, this House is further with the way company and Her Majesty the Queen, and whereas, this House is further with the way look in the workip becomes a two many dealer. With them workip becomes a two many dealer. With them workip becomes a two many dealer. With them workip becomes a word many dealer. With the workip with waddle? With them what could be expected but the addle? With them what could be added

Mr. Blair, speaking to the amendment, derive any benefit for the money spent accused the mover of confining his argument to the legal aspect of the case, so as, would be four Camps: in Ouebec. 3: New of valuators and assessors in each district. parish. The number of people in the Ressons might be added to show that a settlements to be affected is over 300, and if possible, to involve the House in a maze Brunswick, 1; Nova Scotia 1, and 1 Batta brisay, Esq., Clerk of the Court, by virtue of Sect. 20, Chap. 118, Cons. Stats.

Mr. Davidson said he voted against the Mr. Davidson said he voted against the renewal of the charter last session on prin- who could not drill in brigade camps, ciple, but that did not bind him in pertuity. The question now was, did the Government act legally? He was not pre- These men would be drilled in the winter. pared to say they did not. Hon. Mr. Hanington spoke at some 50 cents per day.

length, in support of the amendment. Mr. Ritchie had the floor when the debate adjourned and the House rose.

tions was still going on, Mr. Barbarie having the floor.

The Party Shoe Pinching.

To the Editor of the Miramichi Advance you any notes from our river. The close St. Andrew's Hall, a resolution was passed season for bass fishing began on the first of March. Up to that time there were strongest manner Messrs. Gladstone more bass caught, than there has been in Bright, &c. While not believing that a one season for many years. Prices rated | case has been made out sufficiently strong

money.

Since the close season began the fishthink some allowance should be made for f non-residents of the district.

their ownership. The corporation make mr Morton said that under this bill a no profit, but the work is done for mutual the Fisheries Act. Although nothing was mr. Gladstone has to face the House of man might have to pay for the erection benefit. In this bill, an arbitrary rate is proved against the defendant, he was fined Lords, wholly, and the House of Comof a school house in the district, for the fixed. The cost of driving varies accord- sixteen dollars and costs, or twenty days mons, chiefly composed of large landed support of a school in another, and so on ing to the depth of water and number of in jail. The person who acted for the proprietors, the majority of whom are al oath.

The Grand Jury found a true bill in the grand Jury found a true bill in the grand Jury found a true bill in the grand for the Grand Jury for the Grand for the Gra

of and for the County of Gloucester, desire to congratulate your Honor upon your to the County Court Bench of the County C

and Maine Railways. There are also ed what was the origin of the term

Church, believes Mr. Moody is a good man Floor Nails, and has a great desire to do right; "but," he adds, "I know no man who has ever inflicted so terrible a blow on the churches. | Fine Finishing, made by the leader of the opposition, and When men get the idea that any kind of religious bush-whacking is as good as organized worship, it is a bad day for religion. Mr. Moody has a lot of followers. who let their hair grow long and their wits grow short. Out of the mouths of twaddle? With them worship becomes a aged 19 years

Militia, said every encouragement should district is often left with only a few pollAdams and his friends to look after their interests, so they ought to be happy.

Our Bathurst Letter.

MARCH, 15th 1881.

COUNTY COURT.

The March term of the Gloucester County Court opened this morning, His

Honor Judge Wilkinson presiding. Be.

district is often left with only a few polltax payers to support the schools. In his own county a few polltax payers to support the schools. In his own county many districts were under a disadvantage through this law. A man's tax in the aggregate would be no larger if he had to pay in different districts.

Mr. Hutchison said the the trustees had no power to make a valuation, but got from the Secretary-Treasurer a list of the parish owned by the residents in their district. If the change establishes new polling places for Kirk's

district is often left with only a few polltax payers to support the schools. In his own county many districts were under a disadvantage through this law. A man's tax in the aggregate would be no larger if he had to pay in different districts.

Mr. Hutchison said the the trustees had no power to make a valuation, but got from the Secretary-Treasurer a list of the parish of Nelson, in Northumberland County, into a separate parish.

Hon. Mr. Adams said the new parish would be seven miles in width, and include the main Rogerville and other settle would be seven miles in width, and include the main Rogerville and other settle deem it inexpedient to express any opinion on the said Court."

The House went into committee on a disadvantage through this law. A man's tax in the legal status and corporate rights of the said Grand Southern Railway Company under its charter of incorporation, in Northumberland County, into a separate parish.

Hon. Mr. Adams said the new parish would be seven miles in width, and include the main Rogerville and other sets of the Legislature, are interdal to drill 17,000 men in Brigade camps for the subject matter of lities of the said Grand Southern Railway Company under its c eas, this House is further informed be given to our volunteer force. It was would be four Camps; in Quebec, 3; New lion Camp in P. E. Island, Three thous and men would be drilled at their local petent for the House to pronounce on the headquarters at the times convenient to them. It was found that many of the business when the brigade camps met. The officers would receive \$1 and the men

A Moderate and Reasonable View.

Our despatches of vesterday show that the debate on the Grand Southern resolu- Irish Land League of that city:-To the Editor of the Miramichi Advance.

Dear Sir: -It is some time since I sent gret to learn that at your last meeting in

In the following reply:—

The programme will be given in St. And make the first and the same devotion to the class with illustrations. No admission fee will be charged, but a silver collection will be care, for charitable purposes.

CURLING:—Another match between the feest the country and disendes minet the counsels of such a character as the Inc.)

A motion for a committee to enquire into the subject of Crown Lands Sales was lost and the House resumed consideration of Supply.

Mr. McManus introduced a bill to erect part of the parishes of Saumarez and Incernations of the parishes of Saumarez and Incernations and Readings, "Punch Africa," and when their friends here advise that the counsels of such a character. Eb.]

A motion for a committee to enquire into the int The bill to authorise the sale of certain dent is one of the party who have done lives have been spent and who have grown lands connected with the Bay du Vin their best to render the efforts of the Ap- grey in the service of mankind, I have Church, was passed and sent to the Legis- VANCE in fishery matters fruitless. We faith that they will at the earliest opporare not, therefore, surprised that he is dis- tunity introduce and strive to make law On Monday, on the motion being made to go into supply, Mr. Blair moved the hands." Party is well enough in its place, ing taxes in other districts. He would following amendment, seconded by Mr. but it is too often adhered to while more contentment to Ireland, and I cannot, important interests are being ruined .- | therefore, he a consenting party to their condemnation in the present transition

Mr. Stetson, the chairman, ventured the explanation that "tenpenny" was a corruption of "ten pun-ny," from "ten

Mr. Hudson would only undertake to say that "tenpenny," as applied to nails, was an did English term applied two or three hundred years before the cut nails of

anderstand that Sheriff White, of Sunbury, and in that way the nails got their names, as "fourpenny," fivepenny," tenpenny," etc. This explanation, as being manifestly the true one, was greeted with applause The following table shows the length

> Light Common, 3 dy. 800 tolb. 11 inch. 3 " 400 " 400 " 1½ " 1½ " 17-16 in " 176 " 8 " 140 9 " 120 0 " 100 6 " 184

DIED.

Alderman Ryan of Toronto, wrote as

follows on 7th inst. to the Secretary of the DEAR SIR.-Important business at the City Council board to-night claiming my first attention, I am unable to be with you at the meeting to which you have invited amidst much applause, censuring in the another Coercion Bill for Ireland, vet I

PETER RYAN.

At a recent meeting of the Polytechnic Institute, New York. Dr. Trimble enquir-"penny," as applied to nails, such as ten-

pun'," meaning ten pounds to the thou-

The rational explanation was given by gentleman who said that originally, when nails were made by hand, the workmen

and weight of the usual nails of commerce

8 " 165 " 5½ 10 " 100 " 3

At Richibucto, on the 9th inst., Geo. E. Street uged 19 years and 7 months, youngest son of Thos W. and Carolina M. Street. On Feby. 98th ult., Seffie Harding, infant daugh er of John and Louisa Johnson, aged five month At the Hotel Dieu, Chatham, on Monday, 7th inst.; Mr. John Grant, in the 59th year of his age, a resident of Lower Newcastle. MARRIED. At Escuminac, on 28th Feby. last, by the Rev. Father Boucet, James Phelan, of Chatham, to Joanna, O'Leary, daughter of James O'Leary, New Advertisements. Sheriff's Sale.

, in Newcastle, between the hours of 12 noor o'clock, p. m. the right, title and interest of Calis Herber westerly, by Lot number 21. Easterly, by Lot number 22. Easterly, by Lot number 23. Easterly, by Lot numbers thirty-eight and thirty-nine, being the lot of land granted to and occupied by the said Calis Herbert, and on which he at present resides, containing 100 acres, more or less.

The same having been seized by me, under and by virtue of an Execution issued out of the Kent County Court, by Duncan Stevenson, against the Sheriffe of JOHN SHARREFF, Sheriff of Northumbigland Cou Sheriff's Office, Newcastle, March, 5, 1881.

NOTICE.

Newcastle, March 12, 1881.

Wanted mmediately for Upper Nelson, School District No. 8, a second or third class teacher. Address JOHN S. O'NEIL, Secretary,

To Let.

MR. GRIFFIN, or MARTIN LYONS, Clatham. Newcastle.

To Let.

ton, Esq.

The house is large and well adapted for a board-JOHN HARRINGTON. Chatham March 15, '81.

Auction. The Trustees of St. James' Church, Newcastle, and offer for sale, at public auction, on Tuesday, 19th Day of April,

next, at 11 o'clock, a. m., in front of the Engir The old Manse Property & Ajacent Lots,

between Pleasant Street and the Ou Highway.
The lots to be offered are the best adapted for building purposes in the town of Newcastle.
Plan can be seen and further particulars obtained on application at the store of James Brown, Newcastle.

GENERAL BUSINESS.

CTIO

EXTENSIVE CLEARANCE OFF SALE, AT AUCTIONI As the Subscriber intends closing his business in Chatham, he wil

sell at Public Auction, at his store, commencing. Tuesday, 22nd March. Instant. at 10 a. m., and continuing from day to day till all is disposed off.

SAWS.

VIZ :-AXES. and Bench Axes BRUSHES.

Hair Brushes, Coat Brush BELLS.

er Bells, Tea Bells, Sleigh and Cow do. BOLTS. MISCELLANEOUS. FILES. Round Half Round and Flat Bastard, Mill Saw, Crosscut, Hand and Pit, Saw Files, Horse and Shoe Rasps.

HINGES. Acorn Butts, Silver Tipped do Carpenter's Chalk and Chalk-

KNIVES. Iron and Brass Custors.

A large assortment of Coffin mounting, Clay and Briar Root Pipes, Belt Rivets and Burrs.

Chisels, a large assortment of Firmer and Mortise Chisels, Gouges, Emery and Emery Paper, Eszutcheens, Brass, and Porcesiain, Egg Beaters, Felloe Plates, Fish Hooks, a large assortment a Frame Pulleys. Pocket Knives, in great variety, ble Knives and Forks, com-on and Ivory Handled, Bread tcher, Shoe and Putty Knives. KNOBS. LATCHES

Thumb Latcher, Night fore Door, do. LOCKS. NAILS.

OILS. Raw and Boiled Linseed, Ex-a Engine, Lard, Lubricating, od, Neatsfoot, Olive and Castor ils and Turpentine.

PAINTS.

Chatham, March 7, 1881.

THE STOCK CONSISTS OF HARDWARE, CLASSWARE, CROCERIES, DRY GOODS, ETC. ELECTRO PLATED Rack Palleys, Scissors in great variety.

WARE. Picture Cord in Green Red Soup and Gravy Ladles, Iron, ittania Metal and Nickle Silver

Spoons.

Patent Whipple Tree Ends,
Watch Keys, Stair Rods and
Eyes, Saddler's Funches, Screw
Pulleys, Spectacle Cases, Skewers, Turn Buttons, Snuffers,
Candle sticks, Razors and Razor
Strops, Marking Gauges, Mineing, Knurs, Studies Levale Hand, Meat, Keyhole, Frame, Fret, and Crossent Saws.

Pret, and Crossout Savas.

VARNISHES.

Copal, Demar. Shellac Knotting, Fine Wearing Body, No. 1 Furniture and No. 1 Carriage.

MISCELLANEOUS

Light and Heavy Axles, Carriage Springs.

A large assortment of Table and Bracket Lamps.

Light and Heavy Axles, Carriage Springs.

A large assortment of Table and Bracket Lamps.

Manilla and Tarred Rope, Cod Lines, Roofing, Paper, Window Glass, a large assortment, all sizes. sizes.
Square Cooking and Parlor hand Counter, do., do., 3 counter Balance Scales.

PUMPS—1 Iron Draw & force
Pump, 1 Brass, do. do. EARTHENWARE.

Clothes Pins, common and attent.

Curry Combs, Chest Handles, ron and Brass Castors.

A large sesortment of Coffin. IRON, Etc., Etc. Refined Iron in Bars, Flat Round and Square, Cast Steel, Shoe, Spring and Blister Steel, Chain, different sizes, PLOUGHS and PLOUGH MOUNTING Horse Shoes, Weve Wire, Iron, Brass

and Sips, Moinsees 1398. Paper Dullun, State Self-Boring, do. Brass Tailor's Machine Silk.

Wooden Tays, Wine Fau. Zinc Oilers, Gimblets, S. Sofa Springs, Vases, ling Forks, Tin Tee Pots, S. Sofa Springs, Vases, Rings, Whips, in great val. Whip Lashes, Trunk Rostophers, Saw Sets, Cutting Start, Moinsee, Pepper, Ginger, Sulphur, Brimstone, Fenna, Allbert, State State, Linseed, Glue, Cubber, Carlingers, Callipers, Dividers, Dasses, Corkscrews, Canlers, Bird Cages, Pocket Ja and Level Glasses, Tuning tes, Pens and Pen-holders, Crystal, Extract Lemon, do., of State Carlow and Western Control of the Cortes of Company of the Cortes of Cort

Levels and Level Glasses, Juning Brace of Logwood, we Forks, Pens and Pen-holders, Crystal, Extract Lemon, d Violin Violin String, Tail Pieces, Peppermint, Tallow and Bridges, Serews, &c., Measuring | Cendles, Candle Wick, Fur Taper, Serew Rings, Serew Eyes, With a variety of other articles, too numerous to mention. The above Stock of Goods is the largest and best assorted ever offered in

Chatham, at Auction. SALE POSITIVE. TERMS-All Sums under \$20, cash; from \$20 to \$50, approved

joint notes at 3 months, over \$50, approved joint notes at 6 months. F. J. LETSON

Signed.

G. B. FRASER, SAML. THOMPSON.
Hegistrar of Probates, for said county.

PROVINCE OF NEW BRUNSWICK,
COUNTY OF NORTHUMBERLAND.

To the Sheriff of the County of of Northumberland or any constable within said County—Greeting:

READY - MADE CLOTHING.

-COMPRISING-

Men's, Youths' & Child-

ren's Suits,

IN CLOTH, TWEED & VELVET.

Which he is offering at prices suitable to the

Restaurant.

OYSTERS, by the Pint, Quart, or Gallon.

CARD.

T. M. HARRINGTON,

WHISKEY WHISKEY.

100 Cases Finest Blended Glenlivet Whiskey. JOHN W. NICHOLSON.

ANTHRACITE COAL

A. D. SHIRREFF, Auctioneer,

PROVINCE OF NEW BRUTSWICK, COUNTY OF NORTHUMBERLAND. NOW LANDING, Ex. I. C. R. To the Sheriff of the County of Northur

1000 BUSH. COARSE SALT

50 BBLS. NO. 1

FALL HERRING.

others interested in his said estate, the fore me at a Court of Probate, to be office, Newcastle, within and for the on Monday, the 11th day of April, o'clock in the foreneou, to passing and allowing of the said acoministration.

Table Codfish. LOW FOR CASH. D. CHESMAN.

Chatham, March 1, '81. Water Street.

LEE & LOGAN

Where Street.

Where Street.

Whereas Catherine Walsh, Administrative of the Estate and effects of Peter Walsh, late of Chatham, in the County aforesaid, shoemaker, deceased, has filed an account of her administration on the said estate, and has prayed that the same may be passed and allowed.

You are, therefore, required to cite the heirs and next of kin of the said deceased, the creditors and all others interested in the said Estate, to appear before me at a Court of Probate, to be held at my office. Newcastle, within and for the said County of the County aforesaid, shoemaker, deceased, has filed an account of product to cite the heirs and estate, to appear before me at a Court of Probate, to be held at my office. Newcastle, within and for the said County of the County aforesaid, shoemaker, deceased, has filed an account of product to cite the heirs and effects of Peter Walsh, late of Chatham, in the County aforesaid, shoemaker, deceased, has filed an account of product to cite the heirs and effects of Peter Walsh, late of Chatham, in the County aforesaid, shoemaker, deceased, has filed an account of product to cite the heirs and effects of Peter Walsh, late of Chatham, in the County aforesaid, shoemaker, deceased, has filed an account of production on the said county of the County aforesaid, shoemaker, deceased, has filed an account of products of the county after the County after the County and the County after the County a

Received per "Victoria," from London 60 Bbls. Bass' ALE, quarts. 30 do., " .

Received per "S. B. Weldon," from Liverpool, 50 cases Kewney's OLD JA.

MAICA RUM.

has on hand, a superior assortment of Received per S.S. "Moravian," from Glass

30 octaves OldScotch WHISKEY 150 Half Chests Congou TEA, 200 Cadies do., a do.

60 Cases Geo. Roe, & Co's. WHISKEY. Received per "Ada Barton," from Liverpool

30 Octaves IRISH WHISKEY.

oysters, served at short notice, in all the ordinary styles.
Also, HOT COFFEE, BREAD, TARTS, PIES, and CAKES on hand. At Received per S.S. "Lucerine," from Glasgow, T. H. FOUNTAIN'S.
Next door to Ullock's Livery Stables. 20 Octaves OLD SCOTCH WHISKEY, 150 Cases do., do., do., qts.&pts. Daily expected per "Mathida," from France.
75 Octaves Pale & Dark BRANDY, THE PIANO AND ORGAN 20 1 Casks do., do., do. would respectfully announce that he is prepared to give MUSIC LESSONS on very reasonable 300 Cases, do., do., do..

Daily expected from Ho 50 Quarter Casks GIN 400 Cases FOR SALE LOW, BY LEE & LOGAN,

45 and 47,

qts. & pts.

DOCK STREET ... ST. JOHN.

SPIRITS AND RYE WHISKEY.—Arrived from Toronto: 15 harrels Goderham Worts' Pure

JOHN W. NICHOLSON

COAL.

of different sizes. Orders for early delivery will re

Apply to THOMAS F. GILLESPIR. Chatham, Aug. 12