

Marble Works, John

side King Square, St, John, N. B. Proprietors of this Establishment kful for past patronage, have added largely to-of MARBLES, etc. and are prepared to execute atch orders for Head Stones, Monuments, ults, Founts, Mantle Pieces, Table Tops, etc., ns and patterns, and all kinds of cut stone for

JAMES MILLIGAN, Proprie-ROBT. MILLIGAN, tors. we also on hand a great variety offinished Mo-Tombstones, and Head Stones of the first qua-ble, and at lower prices than can be purchased

James Jordan, Woodstock; B. Beveridge, Daniel Raymond, Grand Falls; Messrs. Hoyt ns, Richmond; George Hat, Fredericton. Res.—Rev. John Hunter, Richmond; Rev. Thos. on, do.; Rev. S. Jones Hanford, Tobique, Glass, Prince William; Rev. Mr. Smith, lugh McLean, Woodstock.

mestic Manufacture.

THE Subscriber has on hand at hiswereroom on the south at hiswereroom on the south sold of ploughs, manufactured at his Foundry, edifferent patterns PLOUGHS, including all proved for NEWBZUNSWICK USE, coeps on hand a large asserment of CCOK STOVES, Farmer's Boil-ers &c. of IRON and BRASS CARTINGS made short notice. R. A. HAY.

ck, May 5th, 1800. Immishowen Whiskey .

One Hhd. Mehan's. RESIDE DISTILLERY, Londonderry ebrated Irish Malt Whiskey, John Bradortation.

> South Side Bridge. OWEN KELLY

cohol, Molasses, Sugar, dec.

fine flavored American Alcohol, d. Bright Sugar; ls. Molasses. OhWEN KELLY

OWEN KELLY. orter and Dealer

General Groceries. INES, LIQUORS, &c., South Side Maduxnakik Bridge,

GOLDEN FLEECE. VED per late arrivals 72 packages, ming a general assortment of

JOHN MeDONALD. 860

New Brunswick, TON. S.S.

the Sheriff of the County of Carleton, or any able within the said County, Creeting: AS Matthew Gurney, a nephew of Robert y, late of Wakefield, in the said County, eased, and Mary Gilmour, a niece of the said ney, have in and by their certain petition prepared, set forth and alloged, that the said Robert arted this life at Wakefield aforesaid, on or ting, bearing date the twenty sixth day of A.D. 1860, and appointed Leonard R. Harding or thereof, who, on the seventh day of January of the same of t

on him by the Probate Court of the said County and have prayed that the said Leonard K. y be cited and required to bring into and leave try of the said Probate Court, the probate of tended last will and Testanenta of the said decreased and required to bring into and leave try of the said Probate Court, the probate of tended last will and Testanenta of the said decreased the said Probate should not, be received and the said Probate should not, be received and and invalid to all intents and purpose y Letters of administration of the Goods and the said decreased, as having died intestate, e granted to them, the petitioners, as the next estild Robert Garney.

Therefore required to cite the said Leonard R. Legatees in the said will named, the Heirs, the Widow and all other persons, interested state, to appear before me at a Court of Probeld at the Town Council Room in the town of within and for the said County on Thursday eighth day of March next, at eleven o'clock in the town of within and for the said County on Thursday eighth day of March next, at eleven o'clock in the town of why the said Frobate should not be revoked in all and void; and the will pronounced null; and why letters of administration of the shatels of the said decreased, as having died ould not be granted, as further prayed for by thew Gurney, and Mary Gilmour, there were the said frobate should not be granted, as further prayed for by thew Gurney, and Sary Gilmour, there my hand and the Seal of the said Court this day of February, 1861.

\*\*LEWIS P. FISHER, Surrogate, County of Carleton.\*\*

WETMORE, trar of Probates for said County.

## Voodstock

Institute Bà Ma

Whatsoever thy hand findeth to do, do it with thy Might.

OLUME 7.

WOODSTOCK, N. B., THURSDAY, APRIL 4, 1861.

NUMBER 39.

conscience that will give to be clutched as a patifix rungive. That and there is such the golden man of lifes this deplots and the sealest the golden man of lifes the deplot and the patific was all the sealest the golden man of lifes the deplot and the better than the patific was all the sealest the golden man of lifes the deplot and the better than the language of now who by night offyr deepend for mixed deadly famp, and the sealest seal in the least of the sealest sealest the sealest sea

ations on the quantity of Land which may be all obligations. Smash-rism has succeeded early in the restriction in the note respecting sales payable by instalments.

"Under these regulations the public Lands were applied for by, or sold to any one individual, and the point, that they almost cease to think for except the restriction in the note respecting sales payable by instalments.

"Under these regulations on the quantity of Land which may be applied for by, or sold to any one individual, and the point, that they almost cease to think for except the restriction in the note respecting sales payable by instalments.

"Under these regulations on the quantity of Lands were applied for and sold, and individuals purpose of Smasher's chased and became the Grantees of Tradts of Lands warying from one hundred to thousands the fraud and knavery of the whole Smash-r and up to the present time there are no fargulate. Smasherism makes pretensions to the quantity which any individual may apply for and purchase for money down.

"The note restriction in the note respecting is alternated by any one person to 100 acres, pays and the records of freedom. Its hands in the records of freedom. Its hands and other reasons it deserves to be blotted at from all the records of freedom. Its hands are the provisions of the sum of the provisions of the sum of the provisions. The foundation of the whole fabric based upon lies—most from all the records of freedom. Its hands are the provisions of the sum of the province of the continuous provisions. The foundation of the whole fabric based upon lies—most from all the records of freedom. The columinous there was no moral guilt connected with the transfer and council, about the face and up to the present time there are no incorporated as a principle. The face of the earth, and its in evidence in the committee of the Corporation and up to the present time there are no content in sinking transactions. The foundation of the whole fabric based upon lies—most from all the records of freedom. The col

Communicated to the Woodstock Journal.

All favors are in its gifts—the moving spring of the times is under its control. It is surrounded particular that it is a single that it is a skind of political must be must

reward d by a gift of a serpent. Its policy is such a damnable nature that it turns father ainst son, and brother against brother. Smash-ism possesses a peculiar faculty of fascinating its times. In this respect it surpasses the power the serpent; it leads them on with promises the serpent; it leads them on with promises the plausible and fair; but when the reward of it is claimed, it forgets any contracts and repusates all obligations. Smash-rism has succeeded at any one individual, are all obligations. Smash-rism has succeeded applied for by, or sold to any one individual, and is unsound in the property of the leads them of the last ten years, to which they begare the last ten years, to which they begare the last ten years, to which they present the last ten years, to which they present the last ten years, to which they begare the last ten years, to which they present of the loommittee, has well as a statement of the should add under the instalment system. The state ment embraces the Lands purchased under the instalment system. The state ment embraces the Lands purchased to Novem and expenses of the Department of the instalment system. The state ment embraces the Lands purchased to Novem are the last ten years, to which they person is allowed to hold more than one hundred acres, payable by instalments." The Committee condemn these transactions as atterment of the instalment system. The state ment embraces the Lands purchased to Novem are the last ten years, to which they person is allowed to hold more than one hundred acres, payable by instalments." The committee believe that the parent of the last ten years, to which they person is allowed to hold more than one hundred acres, payable by instalments." The committee believe that the parent of the last ten years, to which they person is allowed to hold mo