

JOURNAL.

Newcastle, N. B., Wednesday, March 23, 1881.

EDITORS & PROPRIETORS

WHOLE NO. 698.

Board of Works

W. & J. ANSLOW, 1 7 VOL. XIV.-No. 22.

Excellent Bill of Fare, First-class Wines,

rs and Cigars, and superior accom

THOS. F. RAYMOND.

Blackhall's Livery Stable attached.

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Our Country, with its United Interests.

ALMIDI

PETER LOGGIE, VEGETINE. WAVERLY HOTEL, CUSTOM TAILORING. Law and Collection Offices NEW CASTLE......MIRAMICHI, N. B. Wood Moulding & Planing -OF-IS RECOMMENDED BY ALL ADAMS & LAWLOR, THIS House has lately been refurnished, and MILL, THE Subscriber has opened a FIRST CLAS Barristers and Attorneys at Physicians. TALORING ESTABLISHMENT in th Shop formerly occupied by Mr. P. H. Ans low, and owned by the Hon. William Muir head, near Letson's Scales, Water Street Chatham. every possible arrangement made to ensure Near the Ferry Landing, Law, Solicitors in Bankruptcy the comfort of travellers. VALLEY STREAM, QUEENS CO., LONG Conveyancers, Notaries Public, &c., ISLAND, N. Y. CHATHAM. LIVERY STABLES. WITH GOOD Real Estate, & Fire Insurance Agents. MR. H. R. STEVENS :-OUTFIT, ON THE PREMISES EVERY DESCRIPTION OF CLAIMS Collected in all parts of the Dear Sir.-I take the pleasure of writing Gentlemen wanting clothes made to order you a small certificate concerning Vegetine prepared by you. I have been a sufferer with the Dyspepsia for over forty years, and have had the Chronic Diarrhow for over ALEX. STEWART, FINISHING OFFICES: NEWCASTLE AND BATHURST. Late of Waverly House, St. John.) SPRING AND SUMMER M. ADAMS. R. A. LAWLOR. for House or Ship Work, manufactured to order. Newcastle, Dec. 2, 1873. six months, and have tried most everything 3 will do well to examine his splendid assort July 18th, 1878. Venetian Blinds, Doors and Sashes, UNITED STATES HOTEL, OHN R. MALTBY, Pine and Walnut Mouldings. NEWCASTLE - - - MIRAMICHI Jig Sawing and Planing, a Specialty. ENGLISH & CANADIAN CLOTHS ATTORNEY - AT-LAW, NEW BRUNSWICK. Estimates and Specifications furnished to select from NOTARY PUBLIC. THIS HOTEL is very pleasantly situated, has recently been fitted up in FIRST CLASS STYLE, is in close proximity to the I. C. Railway Station, and the wants of travel-Orders attended to with despatch. GENTLEMEN'S GARMENTS made up CONVEYANCER, &c. &c. under the general supervision of a First Cla P. LOGGIE. Cutter. OFFICE-Over the store of James Cloth Purchased elsewhere will b Meals prepared at any hour. Oysters GEORGE RAMAGE, served up in every style Fish, Esq., Commercial Wharf. made up on the premises. Manufacturer and Dealer in all kinds at short notice. LADIES' AND GENTLEMEN'S W. S. MORRIS NEWCASTLE, N. B JOHN FAY, PROPRIETOR. BOOTS AND SHOES UPPERS. Chatham, April 30, 1817. my2 Newcastle, Oct. 8, 1877. 10 February 24, 1880. A GOOD SUPPLY OF CAMPBELLTON Vegetine. CANADA HOUSE, **ENGLISH UPPERS** L. J. TWEEDIE, TAILORING ESTABLISHMENT ATTORNEY & BARRISTER CHATHAM, NEW BRUNSWICK. For CANCERS and ALWAYS ON HAND. CANCEROUS HUMORS AT LAW. WM. JOHNSTON, - - Proprietor. Orders from all parts of the Province will NEW GOODS. ceive the very best attention CONSIDERABLE outlay has been made on this NOTARY PUBLIC, The Doctor's Ceretificate. All work warranted and perfect satisfac-ion guaranteed. Price list furnished on aphouse to make it a first class Hotel, and tra-Just received, a first class stock of Read it. vellers will find it a desirable temporary re-CONVEYANCER, &c., plication Well Selected Cloths, idence both as regards location and comfort. 78 GERMAIN STREET. ASHLEY, WASHINGTON Co., ILL., Jan. 14. - - - N. B. augi-1y suitable for Spring and Summer wear, which will be made up, in CHATHAM, -It is situated within two minutes walk of ST. JOHN, N. B. 1878. steamboat landing. The proprietor returns MR. H. R. STEVENS :-FOSTER, JONES & CO. STYLE and WORKMANSHIP Dear Sir.—This is to certify that I had been suffering from a Rose Cancer on my right breast, which grew very rasidly, and all my friends had given me up to die, when I beard of your medicine, Vegetine, recom-mended for Cancer and Cancerous Humors. hanks to the public for the encouragement Flour and Commission Merchants, Miller and Shippers Agents, given him in the past, and will endeavor by which cannot be excelled, and at reasonable OFFICE-Snowball's Building courtesy and attention to merit the same in rices. Also.-Boys' Fawn, Melton, and Blue May 12, 1874. the future. 18 ROBISON'S BLOCK, Also.-Boys' Fawn, meton, and blue Serge Suits, at exceedingly low prices. Satisfaction guaranteed to all who may fa-vor me with their orders. Parties ordering from a distance will re-Good Stabling on the Premises. MONCTON, N. B. May 13th. 1873. 14 1v A. H. JOHNSON, Orders taken for direct shipments of flour from Mills in car load lots, and drafts made direct on consignees. Flour a specialty. Importers of and Wholesale and Retail Dealers in Flour, Meal, Pork, Seeds and Pro-visions, Paints, Oils, Glass, Nails and General Hardware, Grocerles, Crockeryware, &c. BARRISTER AT LAW, Latest New York Fashion Reports ROYAL HOTEL, SOLICITOR, NOTARY PUBLIC, egularly received the Cancer came out almost bodily. &C., &C., KING SOUARE. CARRIE DEFORREST. W. B. NICHOLSON, Merchant Tailor CHATHAM, N. B. I certify that I am personally acquainted with Mrs. DeForrest, and consider her one HAVE much pleasure in informing my numerous friends and the public gener-ally, that I have leased the Hotel formerly known as the "CONTINENTAL," and Campbellton, Feb. 24, 1881. July 10, 1877. WHOLESALE & RETAIL. 2 of our very best women Samples of all kinds of goods sent on appli DR. S. H. FLOWERS. cation. Every description of country product taken in exchange. FREDERICTON JOHN MCALISTER, vated the same, making it, the "BOYAL" always had the reputation of being, one of the best Hotels in the Pro-**Custom Tailoring & Clothing**

lyr.

A. O. SKINNER'S

CARPET WAREHOUSE

BRUSSELS AND TAPESTRY CARPETS;

Aug. 3, 1880.

Barrister & Attorney-at-Law,

NOTARY PUBLIC.

Conveyancer, &c.,

May 5, 1879.

CAMPBELLTON, N. B.

That the work on the said-line of railway

That notwithstanding the non-com of the railway by the said company within the time limited in its contract, the refusal of the Legislature to renew the company's charter, and the representation of the Govrnment as to the effect of a refusal by the ernment as to the effect of a refusal by the Legislature to grant such renewal upon the payment of the subsidy to the company, the Government has paid to the company the sum of \$224,000 since the 11th of April, 1880; and this House does not regards uch payment as warranted, under the circumstances, or consistent with the respect due the Legisla-ture.

DRUGGISTS RECOMMEND IT. ST. JOHN, N. B. April 8, 1880. Dear Sir-I find the demand for your net of low . on

ways in the Province, and reciting the Act The House took recess till 7.30 p.m. of the contract, and the Government The House took recess the 7.50 p.m. of the contract, and the Government incorporating, and the Act in amendment to the Act incorporating the Grand Southern Railway Company, 35th and 37th Vic., it was, among other things stipulated by the railway company that the railway should be completed by the 11th day of April, 1880. That the work on the scillaror of the House took recess the 7.50 p.m. of the contract, and the Government After recess Hon. Mr. Fraser con-tinued; he said he had stated, under the principles of law that governed, the determination to the matter and would refer to some authorities, one of which After recess Hon. Mr. Fraser con- fulfilled theirs to the letter, there was refer to some authorities, one of which was Blackstone's commentary. 1st, without authority of the Legislature, not proving satisfactory, a notice was given by the Government to the Company on or about the 2nd of December, 1578, by virtue of the power contained in the seventh clause of the contract, that unless satisfactory proof tinuance depends on the performance course as he had never heard of before, be given, the Governor in Council, on or be-fore the said 11th of April, 1880, the contract would terminate at the end of six months That the work on the said line of railway was not completed at the date fixed, and the the Act in the Grand Southern charter The construction of ously strive for its passage? Then, later, the editor of a paper in St. John, Supposed to be in the interest of the six months, and have tried most everything; was given up to die, and did not expect to live from day to day, and no physicial could touch my case. I saw your Vegetine recom-mended to cure Dyspepsia. I commenced using it, and I continued doing so, and am now a well woman and restored to perfect health. All who are afflicted with this ter-rible disease, I would kindly recommend to try if for the benefit of their health, and it is tood and believed, and it was under-troduced in the discussion on the bill in the excellent as a blood awrifer

try it for the benefit of their health, and it is exceedent as a blood purifier.
By Dr. T. B. FORBES, M. D., for MRS. WM. H. FORBES.
VEGETINE.—When the blood becomes lifeless and stagnant, either from change of weather or of climate, want of exercise, ir regular diet, or from any other cause, the blood, carry of the putrid humors, cleanse the stomach, regulate the bowels, and impart a tone of vigor to the whole body.
That notwithstanding the non-completion letion within poration." The same work further and the money paid, it does not speak says that it is usual for legislatures in well for the legal acumen of the six the states to make the duration of lawyers of the Government. Was charters conditional or reserve to not this matter referred to a special themselves a power to modify or re- committee last year and both branches peal them at their discretion; and even in case of any such power being vested, this matter? Then how can it be resort would have to be had to the charged that it is a waste of time to courts. The same authority says: look into the matter this year to see

An act of non-feasance, not committed upon what authority this sum of Hand a substantial performance of the sat and listened to learned attorneys admitted the great legal ability of his conditions is all that is necessary, on both sides, each saying that the that, if he wanted to arrive at a cor-or conditions subsequent. A cause of bear all the common sense he could rect legal opinion on this question, he forfeiture cannot be enforced but by a gather he could only say that if the law should have devoted a little more time direct proceeding, and the Govern- is as represented by the Government it helps their case but little. If the solution of a lower take it, and is a few months from the time I commenced the use of the Vegetine. to it than merely looking at the con- ment who are parties to a contract can it helps their case but little. If the solidated statutes. The company did aloue take such proceedings. The Attorney General is satisfied that he not cease to have a legal existence on Government might have instituted had good authority in law for making Substantiated by the judgment of a judgment of a dif, upon the principles of law, it Judge of the Supreme Court delivered was their duty to do so. No one could fact; in not having done so is a direct in St. John, after listening to argu- say that the Grand Southern Company infringement on the rights and priviments by some of the best lawyers in wereguilty of negligence. In England leges of a free country. If there is a the Province. The legal construction their engagements were defeated by party in the House which is doing of the Act of 1872 is not such as placed upon it by the leader of the Opposition. through no fault of his own, and the position. The leader of the Opposition If it were construed literally, then the company never nad a legal exis-tence at all; but in giving a definition to the Act, it should be a fair one, and that is that it is a conditional limita- corporation was not out of existence itself may not have been wrong but it tion. But if the condition is not ful-filled, the Crown, to seize the charter charter, and even if it were forfeited makes it wrong. The Attorney Gen-VEGETINE is steadily increasing, and per-sons who have used it speak highly of its ed rights, must resort to legal proceed- such forfeiture would not ipso facto eral has claimed that he had the con-If the sent of the neo it was make the cornoration extin



ESTABLISHMENT.

James R. Howie

MARBLE HALL, QUEEN ST.,

MR. H. R. STEVENS' Boston :

Hon. Mr. Hanington spoke at some ength. He ridiculed Blair's position with reference to the law on the subject, and gave him a hard thrust when he stated that he (Blair,) was lumb and mute, so far as the interests of the

It is not the

under the authority of law, hath made cer- a lawyer, he (Hanington) had no osed by the Attorney General.

> FREDERICTON, MARCH 15. In the afternoon the debate on the Grand Southern Railway resolution was resumed by Mr. Ritchie, who made a lengthy speech in support of He was followed by Mr. Landıy,

who made a vigorous defence of the the company failed to fulfil their part and when the court pronounces upon



THE UNION ADVOCATE, WEDNESDAY, MARCH 23, 1881.

them we must abide the decision. we attempt to do so we would merely be broched at in the eves of the world. If Hon. Mr. Wedderburn introduced a the district wanted a new parish and he could see no practical objection to the not attempt to do so before the fact. vince, as far as relates to the Legislative bill. The leader of the Opposition says we are Council. the tribunal to decide whether this is law or not. Suppose we were merely a commission to decide upon certain facts why should we ask this House to vote dated Statutes of rates and taxes. FREDERICTON, MARCH upon a question involving authority of law when such vote would not make it

Mr. Black, who spoke in favor of the want of confidence amendment, thought the Government had shown too much haste in the matter, and said they had made a most ruinous step in not coming before the House at its very earliest and telling the House and the country why had deemed it necessary to make payment under the circumstances. He felt that it was incumbent upon all

who wish well of their country not to approve of the action of the Govt. approve of the action of the cort. Mr. Elder, as usual, made a clear and forcible speech. He could not vote for bill was chiefly to cover starch factories. the amendment because it contained statements that were not true. It had

the only manner which was open for them. Mr. Elder was followed by Mr. Willis, who in the course of his remarks said. the Govt. should have taken the House into their confidence and not wait to have the matter dragged out of them. He was prevented from voting approval of the Govt. because of their action since last session. It was purely a question of administration.

Debate was then adjourned.

FREDERICTON, MARCH 16. The House went into further consideration of a bill to authorize the muni- better afford to pay taxes than a starch cipality of Kent to pay County Coun-factory, and that they or any company should be exempted was not fair to the

After discussion the first section was assed with an amendment on division Mr. Woods thought a company should passed with an amendment on division and after further discussion progress was reported.

Mr. McManus, from the committee on ciple of the bill, and it would be a great Mr. McManus, from the committee on the bill relating to the South West Boom Company, recommended the same to the favorable consideration of the House. In reply to Hon. Mr. Adams he said the nittee, with one exception, consent- the best judges of what would be good

ed to the report. The debate on the Grand Southern was to hold out an inducement to people Railway resolutions was resumed at 12 to invest capital in certain industries, o'clock by Mr. Willis, who finished his which it was thought would be beneficial. speech in favor of Mr. Blair's motion. Mr. Barberie followed, in support of the want of confidence resolutions. He supply. The item for administration of complimented the member for St. John, Justice passed. There was some discuswhose speech, he said, was a most con-vincing one. Mr. Barberie thought the which had been brought about by the mindful of the fact that there was a dif-Opposition. It appeared to him as if the ference of opinion on the subject last of the din one of the petitions, but the exten-govt. are the advocates of the Grand year, and if it was the opinion of the din one of the petitions, but the exten-tion will on the subject last the din one of the petitions but the exten-tion will on the other hand store all the din the subject last the din one of the petitions of the subject last the din one of the petitions but the exten-Southern Railway in opposing the direct wishes of the people by paying over wary one it would be competent to strike and Charlottetown, alternately, \$294,000 without authority of law, for which act they should be held account-able, and not be allowed to shield them-selves behind a decision of the Court. In 1879 a resolution was moved which a decision of the University of the Henry State of the Henry State of the the theorem induced by the Impher. They have been induced by the Impher

Hon. Mr. Wedderburn laid on the table Would any resolution of this House over-ride the judgment of the Court? Should be arrived the construction of the Legislative Build-by erecting another polling place.

we cannot do so after the fact we should bill to amend the constitution of the Pro- could see no practical objection to the Mr. Davidson said if the people want-Hon. Mr. Fraser introduced a bill to ed the new parish he would not oppose

Mr. Blair thought the matter should to which this would apply without a judge to define the law to us, would not supported by a petition from the whole

The signatures to the petition FREDERICTON, MARCH 17. that had been presented were in the Progress was reported on a bill to inhand-writing of one or two persons. corporate the St. John Bridge and Rail-Hon, Mr. Adams explained the pec way Extension Company, after a lengthy ar situation of the settlement and said

scussion in committee. he knew the gentlemen who took around The bill to incorporate the St. Croix the petition and it could be relied upon Cotton Mill Co., was agreed to. as being all right. Residents of Nelson proper had told him they deemed it

would be better if the parish were diviof Saumarez and Inkerman into a separded. ate parish, might not pass, except under Mr. White thought a parish should certain conditions. ot be divided unless the matter was The House went into committee on a

brought before the council. ll to authorize the Municipal Council Hon. Mr. Marshall said he was someof Gloucester to exempt industrial enwhat familiar with the locality and ought the bill was a reasonable one

Recess. Mr. Hutchison said a petition was Mr. Ryan said the Municipality should igned last year to change the county been clearly shown that the charter is not void, and that the Govt. had acted in be, and now the same parties sign petition not to change it. of the new parish would, every year, in-volve considerable expense upon the exemption when they saw fit. Hon. Mr. Adams said if the Council Hon. Mr. Adams said if the Council agreed that a company should do certain things: they should be exempt for a cerings, they should be exempt for a cerreasons were given for passing the bill

tain time; it would be unfair to remove he would ask the House to pass it, but the exemption within that time. he did not see sufficient reasons. Mr. Davidson said if the promoter Hon. Mr. Landry thought it would be

desirable for the Council to have the the bill was instructed to move it, he power of removing the exemption. would not like to take the responsibility Mr. Thompson thought under the bill the Council could retain to themselves

of opposing it. Mr. Gillespie said, as far as he was concerned, he was willing the bill should the right to lessen the exemption. Mr. Davidson said no company could e left to the House. The sections were bassed and progress reported, in order hat a section might be prepared pro-iding for a division of the liability of

e parish as at present existing. The House went into committee on to amend an act relating to the

outh West Boom Company. Mr. Hutchison said the bill had been before a select committee that recomended it to the favorable consideration

for the county. The object of the bill would like to. Mr. Hutchison said the company were

The bill was agreed to. The House went into committee of

interfere with fishing privileges as sta-

The House adjourned. FREDERICTON, MARCH 21. bill to amend an Act to enable the ex-

The bill was agreed to. Messrs. Butler, Turner, Ritchie, Hut- in and break up such a combination? of success.

several amendments to the rules of the rules of the rules any hing really astray in Circuit purposes. George Harshman

e House were made. The House then took up Mr. Butler's Crown Land Department are conduct-

resolution relative to the Central Rail- ed under the supervision of the Hon. way, and discussed it until recess.

SPECIAL DESPATCH TO THE AD-VOCATE.

FREDERICTON, MARCH 22.

The bill to abolish the Legislative ouncil was carried on the third reading by the following vote :--

Yeas-Fraser, Wedderburn, Landry, The erection dams, Hanington, Marshall, Blair, Willis, Thompson, Colter, Killam, Black, Ryan, Gillespie, Hutchison, Beveridge, Vail, Leighton, Cottrell, Woods, Mor-ton, Hill, Elder, McManus, Lewis, Bar-



NEWCASTLE, MIRAMICHI, N. B. WEDNESDAY, MARCH 23, 1881.

EDITORIAL NOTES.

THE supplementary estimates for

882 were recently submitted to the House of Commons at Ottawa. They mended it to the favorable consideration of the House. The bill was to extend the boom limits so that the company among the items the following grants could take charge of the lumber as they for public works and other services in the Maritime Provinces. Chatham und to keep their boom across the Public Building \$8,000; St. John But that the constitution of the criminal river till the first day of October, and Post Office, to complete contracts, after that they take up the boom unless \$10,000; St. John Custom House, ubstantially be taken unless through the ntervention of a Grand Jury. Had there are logs in the river. When the, drive came down last year late in Oc-tober, the lessee of the boom gave Scotia, \$17,500; Richibucto Harbor here been a number of documents before he Court they would then see the imnotice to the parties having drives in \$1,000; Madawaska River. \$1.000; ortance of their duty, but such he was the river and did nothing unfair. The extention of the boom limits would not interfere with deliver with generating the second the s ppy to inform them was not the case Ie said he would refer to one important hange that had taken place. The genleman who for a number of years had presided over the County Court for the ounties of Northumberland, Gloucester

serves benind a decision of the court. In 1879 a resolution was moved which asked that no money should be paid the year was entirely inclusive. The feel-They have been induced by the lumber-ers to put a boom there and should have to put a boom the table. company but under a strictinterpretation of the contract or under act of assembly and the office had better be done away with,

company but under a strictlinterpretation of the contract or under act of assembly and the words act of assembly were left out by the Government amendment. The House the gave the Government confidence as they promised by their solemn vote they would not go outside the strict interpretation of their con-ing to that amendment before the Government confidence as they promised by their solemn vote they would not go outside the strict interpretation of their con-ing to that amendment before the Government confidence as they promised by their solemn vote they would not go outside the strict interpretation of their con-ing to that amendment before the Government that new met sole and strict of adverter that New Brunswick should pay \$120 wards watthor the thill be appointment, but trusted that the solemn vote against the amendment of the Government the charter can consistently this year type against the amendment of the Government the discontinued. The blank was the discontinued. The blank was filled with \$250. The sum of \$720 was granted in aid of the House for the acts. the down four miles. Sion and those who then voted to remew the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendment of the Government the charter can consistently this year type against the amendm

Mr. Hutchison thought all the ends lesired by the bill would be arrived at we creating another polling place. The House adjourned The House adjourned the lands bid in by them. Even have to say that the attendance was have a though Mr. McLeod's charges are

FREDERICTON, MARCH 21. The House went into committee on a ill to amend an Act to enable the on the which we shall not believe unecttors of the last will and testament of til they are substantiated in the pro- a result of the efforts of last week about the Rev. James Dunphy to wind up the per quarter) we ask if it is right for Rev. Mr. Parker has succeeded in inand to provide for the application of securities and money loaned to the St. Patrick's Industrial School in St. John. be looked upon as wrong for those ally increasing, and notwithstanding the great loss he has sustained during the Dr. Vail submitted the report of the interested in the welfare of the Prommittee on Standlng Rules; Mr. Cot- vince-those charged with the duty in consequence of his affliction, he is still ell that of the committee on bills rela-of administering its affairs—to step hopeful and the year promises to be one

A Methodist Social was held at Mr Messrs. Butler, Turner, Ritchie, Hut-chison and Lynott were appointed a com-mittee to consider the claims of E. If there are any real grievances, or this week, when \$21.00 was collected for

Business in town is looking up, and with the approach of spring hope is rethe way in which the affairs of the viving in the hearts of our people.

ner in which the Hon. Edward Williston

had discharged the duties of his office dur

ing the long term of 14 years and hoped the

retirement which had been granted would

COUNTY COURT .- The March term of M. Adams, it is open for any member to make specific charges in his place the Gloucester Court was opened this in the House, and demand an inves-tigation Hearsay may answer the Judge Wilkinson presiding. Before taktigation. Hearsay may answer the purposes of long-winded orators in Judge Wilkinson presiding. Before tak-ing his seat on the Bench the necessary oath of qualification was administered to the Assembly and ill-advised letter Mr. Wilkinson by Theops. DesBrisay, writers but the representatives of the Esq., Clerk of the Court, by virtue of people require better evidence than the set 20, chap. 118, Consolidated Statutes. There was a full attendance of Grand that when asked to favor the appoint-ment of a committee to investigate tLe affairs of any department. The Hon. M. Adams has proved himself remarked that owing to the health of his produces or the Hon Edward Williams Hon. M. Adams has proved himself an efficient, painstaking, and honor-having become seriously impaired by his berie, Turner, Kenny, 28.. Nays—Johnson, McLellan, Lynott, 3. never yet shown a disposition to the duties of his of-fice it became necessary for him to ask the Dominion Gov't to relieve him of his duties, which had been done. He (His affairs of the department over which Honor) had been called to take his place he has control. He spoke in warm terms of the able man

Northumberland Circuit Court.

MARCH TERM, 1881.

His Honor A. R. Wetmoře, Presiding. have the desired effect and restore his health. He expressed the hope if it There being no criminal business beore the Court His Honor briefly addressshould be his good fortune to visit them ed the Grand Jury. He said it was a matter of congratulation, not only to retire with as fair a record. He would himself but also to them that they would have been pleased that on his first official e detained but a short time. It afforded visit to find no criminal business, but he in very great pleasure to be able to say hat there was no criminal business to then referred to the business that would ngage their attention and that unless come before them, and explained the hey had some important matter to sub- cases and the law bearing on each nit to the Court their attendance on this There were no civil causes entered for trial. The criminal docket was made up ccasion was a mere matter of torm. as follows :-

aw was such that no proceeding could The Queen vs. Peter Hachey-shop breaking

ministering a voluntary and extra judi cial oath. The Grand Jury found a true bill in

for breaking and entering the store of Thomas Leahy, Jr.. In the other cases they found no bills. The Grand Jury presented His Honor

ong time. He had at one time held the esponsible position of Solicitor General TO HIS HONOR JUDGE WILKINSON, Count Court Judge for the Counties of Rest gouche, Gloucester and Northumber land.—

ne that had always given entire satis-action, but that whether the Judgeship id been given him as a matter of rewar

tained by you. We regard your appoint-ment to your present position as the recogni-tion and reward ot an honorable and success-ful career. Our liferties, the rights of pro-perty, the security of our political and social prosperity depend upon the form and work

cur. It was in rendering valuable public

Edward Williston, earned the distin guished position which he so creditably

illed for fourteen years, it is therefor

e performance of the duties which de

al responsibility.

County Restigouche. Temperance Social.

JACQUET RIVER ITEMS.

Quite a pleasant time as spent on Monday evening last in the Hall of Nel-

son Division, Derby. The Division had sent invitalions to Northumberland, Dear Advocate.-We have been visited sent invitalions to Northumberland, Newcastle and Caledonia Divisions and the heaviest snow storm that has ever een experienced here even by the oldest quite a number accepted the kind invita-tion. Mr. W. T. Crocker, W. P. of Nellumbermen on this river. It began to snow on Thursday evening, 10th inst. son Division, occupied the Chair, and a and snowed without intermission until very interesting programme of instru Sunday morning, falling in that length of mental music (organ and cornet) songs, dialogues and recitations was performed. time from 31 to 4 feet of heavy The snowfall being accompanied by heavy Then came refreshments in abundance, furnished by the lady friends of Derby, easterly winds piled the snow in huge drifts, completely blocking up the roads and ample justice was done to the good things provided. After this pleasant and suspending business in general. It took Mr. John McNair four days with a part of the programme was got through crew of eight men and five horses to speeches were made by some of the visit open his portage road, a distance of

pleasant affair was brought to a close. Joseph Leviollette, of Sunnyside, died on Friday, 11th inst., and could not be buried till Tuesday following, owing to

A Fredericton despatch to the St. John Globe of Monday says that " proro-gation has been fixed for Thursday. The the impassible state of the roads is from 81 to 10 feet of snow in the woods ce is failing fast; loaded teams are unere at present. Mr. David Taylor had his right leg

able to cross. The Medical Bill will scarcely be considered this session. Patrick Bradley was fined \$50 this mornamputated above the knee on Friday 18th inst. He died shortly after, living three ing for violation of the Canada Temperhours and twenty minutes after the opance Act." eration was performed. Deceased was

oreman of James P. Doyle's steam mill Philip Cox, Esq., B. A., lectures for several years, a position he filled with the School House, Nelson, on Saturday great ability. The operation was perevening next, on "The means by which the advantages offered by our School System may be best secured by the Comormed by Drs. Balcom and Vennor John Furlotte, Bye Road Commission

nunity. r, went to order John Nule out to help

to shovel the roads after the late stor Mr. Richard Davidson advertises when Nule threw a pitcher of boi another column the sale at auction of water into Furlotte's face, completel his large stock of goods. Sale to comlinding him. Nule has been arrested mence on Thursday, the 31st inst. at 10 and lodged in Dalhousie jail to await his trial at the coming term of the Supreme Court. Furlotte is hardly expected to

Metapedia" informs us by postal eard that he shall next week reply to Mr. The repairs of Armstrong's Brook Mowat's letter in last week's Advocate *****

Bridge was sold by public auction of Monday, 14th inst. Patrick Ultican ob Two more Liberal Conservatives nave been elected to the House of Commons.

On Saturday morning, 12th inst., the Accommodation going South, with snow-plow attached, when between Charlo and Died. New Mills, struck Mr. E. McMillan, pitching him off the track and severely

injuring him. He was unable to walk and lay in the snow until the Express At Chatham, on the 4th inst., HELEN LEORA, infant daughter of L. J. Tweedie Esq., aged 8 months and 20 days. going North picked him up and took him to Charlo, where he received medical as-

At Chatham, on the 7th inst., of diph-For a while his life was destheria, JOHN D., youngest child of Fen-ton and Mary Carroll, aged 2 years. paired of, but I am glad to learn that he

Correspondence.

St. John, 8th March, 1881. GENTLEMEN :-

KENT COUNTY

HIRAM.

Knowing that the columns of your valu-The following have been appointed numerators for Kent Co.: Maxime A. able paper are always open to sound sense and to any articles which may be calculated Daigle, H. A. Caie, Joseph Johnson, Augustin C. Johnson, H. Barriault, M. to benefit humanity at large, will you allow me space to say a few words on the subject Barriault, Alfred Powell, James Mc-Dougall, Robert Atkinson, David of genuine life insurance re-co-operative in-surance so called. An article appeared in Harper's Magazine, Jan. 7, under the head-ing "does life insurance insure," which has called forth considerable discussion, I do Walker, Patrick McLaughlan, T. Curran, Antoine Bordeau, Maxime Joe Leblanc, Cyrille B. Leger, Andre Jos. Arsenault, Louis H. Cormier, J. C. Gauvrot, Jules not now intend to take up your space on Gagnon and Hilaire Cormier. that point but one which may

GLOUCESTER COUNTY. In this County, John Sivewright, Comssioner, the enumerators are Bathurst-John E. Baldwin, Richard

myth and James Melanson, Jr. Beresford—John Chalmers, Jr., and erome Boudreau.

ecover.

sistance.

tained the contract for \$328.00.

is now slowly recovering.

Jacquet River, March 21, 1881.

Census Enumerators.

V. Landry.

We sincerely regret that failing health has sompelled the resignation of your predeces-sor, and hope that relaxation from the ardu-pus duties of his date office will tend to his Caraquet-Prospere E. Paulin, George oung.

Inkermann-Joseph Sewell, Sr. while approaching you in terms of wel-come, we are pleased to say that we feel every confidence that the dignity and purity of the Court shall be firmly upheld and main-tained by you. We concerned

Derby-Thos. Vye, John Foy.

....

Mr. Girouard's Claim.

W. S. Brown

Murphy

Tozer.

cofield.

ould be paid.

Shippegan-Adolph Achie, Alex. NORTHUMBERLAND COUNTY.

Commissioner John Maltby; the en-avoy, Joseph Knight.

affect many of your readers more closely, namely, cooperative schemes, which I understand has reached your locality and been introduced by one who knows but little of the true principles of life insurance. Several articles have already appeared here in our local papers both for and against those schemes, New Bandon-John Hornibrook, Peter Landry those fungus affairs may result in much in-jury to your community, I would be neglect-ing a duty did I not do what lies in my Inkermann—Joseph Sewell, Sr. Saumarez—Edward R. Losier, Oliver obicheau. Shipneeran—Adolph Achie Alex given to insurance Companies who receive nd give in return, even as our mother earth receives the early rain and gives in return

her abundant harvests. A new arrival from the Emerald Isle gazing at the majestic grandeur of our mighty Niagara was told it was wonderful. After Newcastle-Wm. Kelly, C. S. Ramsay, ng it for son ful is it, well I don't see it, sure what's to hinder it from tumbling down-and so in commencing I say with regard to these co-Northesk-Ed. R. Whitney, Patrick commencing I say with regard to these co-operative humbugs, they must tumble and topple over very speedily not being built on one particle of solid foundation, and well will it be for those not connected with them. Southesk-George Sutherland, Jared Ludlow-C. Whelan, John Pond. Blissfield-Enoch Bamford, Dr. Pedo-I will try and be explicit in what I may state so as to be well understood. Blackville-John McLaughlan, John L A certain co-operative society now has a membership of 8,000 and it is claimed that an annual payment of \$16, will secure the family of each member the sum of \$2,000 at his death. In order to make this claim good it is necessary for the members to pay Chatham-John Sinclair, John Harthis sum into the society as by assessments only can the sum of \$2,000 for each be raised. The average length of life of each member cannot exceed 40 years and yet it will re-

and larceny. The Queen vs. the same—the like offence. The Queen vs. Theotine Blanchard—ade case of the Queen vs. Peter Hachey

with the following and Restigouche he had known for a very ADDRESS .

f this Province and had always been for gnized as a zealous, ardent worker and We, the undersigned, the Grand Inquest of and for the County of Gloucester, desire to congratulate your Honor upon your ele-vation to the County Court Bench of this

Province.

vote against the amendment of the Gov- Deaf and Dumb Asylum, Hon. Mr. Wedernment which asks the House to sustain derburn said the institution required the them in a wrong. Mr. Barberie denied Government to make some arrangement, the legality of the payment made, and or they would close their doors to New said there was a great difference between Brunswick. There are in the institua case when a man is making a gift and the 25 pupils from New Brunswick, and then Mr. Adams said he would direct the saine time. We do not prewhere he is paying for work done for the institution offers to educate each Though over \$300,000 has been child of New Brunswick at \$80 a head. himself. paid to the company he was informed that only one-fourth of the road was ballasted and not a station house or round house was yet built. In yester-Hon. Mr. Wedderburn said it was not day's paper it is stated that one of the the intention of the Government to give bridges was carried away, so that the anything to the institution in New road is beginning to come to pieces al- Brunswick.

On the item for contingencies Hon. honorable member for ready. Northumberland said if the sixteen were bound to vote the same way as last year hoped that they might reduce the conthe twenty-four must vote the other. tingencies down to \$10,000.

He (Barberie) did not admit this. The Government are on their trial for using papers laid on the table the charges were the money without authority and it is of a most exorbitant character. In Nova absurd to say the twenty-four must vote Scotia a revenue, is received from the the same way as they did last year, the Royal Gazette office and the Government question being different. After this year, here might make some more satisfactory question being different. After this year, no matter what the court decide, if their amendment is carried, the Government will say they got the votes of the House and members cannot consistently charge day than there was on the hand and there has been a decrease of or the Renous River would have to pay more than their contracts would warrant. The *Telegraph* to-day says the of over \$3,000 between 1879 and 1880, and here has the incomparent of the present limits of the present limits. A mile and a half of the present limits were extended the operators this town is placed for want of a pro-per post office building—and let all others in various sections of the them. There is a bigger principle in- taken the matter of contingencies in volved to day than there was on the hand and there has been a decrease of question of the last year.

Government. Is it meant to say there is no sense on the other side? Perhaps the sense referred to was bad sense. No Butter said all would approve of the mew bill that would impose a penalty on Government should ask their supporters grant as the money went back to the to vote for an amendment that will pay people. It was proper that some disthem. If the Government could not tricts should have aid above others, but legitimately use their power in office, if some districts were classed as poor that they would not withhold the money from the Grand Southern, as a large and the result is that the county money majority of the people of the Province wished, why, they should go out. The 1,523 districts in the Province and 501 Government themselves, after putting on record that they would only pay ac-portionable in the different counties. The present charter, the way of having the present charter, the way of having the present charter is a solution of the theorem in the try. Mr. Snowball's duty is to pro-the present charter, the way of having the present charter is a solution of the theorem in the try. Mr. Snowball's duty is to pro-the present charter is a solution of the theorem in the try. Mr. Snowball's duty is to pro-the present charter is a solution of the theorem in the try is a solution of the theorem in the try is a solution of the theorem in the try is a solution of the tr cording to a strict interpretation of the There should be some fixed basis on contract travelled outside of this and which to class the poor districts, and the matter would hesitate before granting an extension of the charter. opinion. He only asked hon. members looked inte.

Hon. Mr. Fraser said the observations to read the last of the amendment which says they deem it inexpedient to express any oplnion on the matter, and he asked the House to stand by the rights of the says they deem it inexpedient to express of the last speaker were deserving of consideration. In classing the poor districts, the ability of the district to people, and put their vote on such a high handed act. Some counties have a large number of

Mr. Hill, in reply to Mr. Barberie's back settlements thickly populated, and the grand Southern Read the grants are necessary for such as these. man's lumber as had been stated. The committee agreed that Oct. 20th would is not now complete owing to the action taken by the Upper House last session, because several months delay grew out He said that this year, owing to the purbecause several months delay grew out of this pending the decision of the Government, but for which delay the road found necessary to ask for an increase of would now be graded. The rails are the grant. The railway company pronow laid upon the road and trains have run the whole length of it, and only a few months will be required to finish the iver ballasting: Hard frost set in early in No- for \$5,000. The necessary repairs to the vember last year, but even after that bridge, and this amount together, would ballasting progressed. Mr. Hill spoke not amount to nearly as large an amount at some length in support of the Govt. as it would take to build a new bridge. The expense on Government House is amendment, and was followed by Mr. The expense on Government House is Wood and Mr. Lynott, who also took the now under control, so that it will be no more than necessary, and it is probable Govt. side.

The debate was closed by the Hon, that the expense for public buildings will be kept within the amount named Mr. Wedderburn, who made a vigorous defence of the position assumed by the Govt. During his telling and straight-forward speech the Prov.-Secy. said that This item occasioned considerable reported. although the Govt. were fully persuaded their act was a perfectly justifiable one, they did not now ask the House to say he evening session up to the hour of adjournment

so, but to stay their hand in justice to the Carleton Branch and Grand Southern, and not throw their influence on one side or the other till the question is decided

the courts. He considered he ridiculed any such doctrine as that advanced Hon. Mr. Wedderburn said the distribu- was agreed to. by the Opposition, that because a Govt. cannot be sued it should refuse to do justice and equity, which would be a disgrace to any Govt. As far as New more efficient.

carried by the following vote :

Yeas-Fraser, Wedderburn, Landry,

In the extended limits. The people on Renous River would be completely shut out from rafting a log anywhere. The present boom limits are sufficient to con-private business in England at one out from rafting a log anywhere. The this cannot be done and attend to glad to have another opportunity of meeting with your Honor, and share the private business in England at one heartily in the satisfaction your Honor, and share tain all the logs that will come down at and the same time. We do not pre-

the attention of the committee to the ing a seat in either House should nefact that the buom is now kept across the river and that was of itself sufficient do maintain that any representative not kept men at the sheer boom to keep the navigation open. The river had been weeks during the sitting of the House blocked week in and week out and the poor men could not get down to the bark factory with their loads of bark. There is now no power to make the lessee keep ingencies down to \$10,000. Mr. Gillespie said judging from the two years, under the present lessee's management, the boom has not been taken up till after November and if any one's lumber is hung up till after the 1st all who realize the necessity existing day of October, the lessee's terms have to be agreed to or he can let the lumber ed telegraph line between Escuminac If the limits were extended the operators this town is placed for want of a pro-

are not utilized now. In consequence of country whose interests have been sense of the House is largely with the Government. Is it meant to say there is On the item of \$1,765 for the erection the company or lessee for every day the river is blocked. The fair way for the piece in Chatham urges in his behalf boom company to act would be to prepare the plea that the House was not calla bill that would wipe out all the old dis- ed together at a suitable time. Pera bill that would where out all the old dis-putes. The unmarked logs should be divided among the parties who own the lumber. If it suits the convenience of the lessee, he can mix up one man's logs

the surveys made is also very unsatis-there as a representative, whether it the moment he finds that he cannot Mr. Hutchison said the refusal to find the time to attend to his public

be late enough to keep the boom out, but the company would not feel disposed to the pen of Geo. McLeod, Esq., who incur more expense unless they were granted an extension. The boom com-Surveyor General, in connection with

order to compel bona fide buyers to Mr. Davidson said the lessee put the pay a higher figure than would othergs into mixed rafts, and a man has wise be the case. It will be remem-He didn't think any reason had been bered that this matter was brought davits in reply. Application refused hown for the bill except that the boom before the House by Mr. Willis and

ompany wanted a monopoly of the river. that at a later date that gentleman Progress was reported. was very anxious to obtain the ap-FREDERICTON, MARCH 19. ill be kept within the amount named. This item occasioned considerable iscussion, and at recess progress was

ported. Several bills of no particular interest Northern reader were dealt with provides for the issue of debentures to several bins of no particular interest provides for the save of a con-to Northern readers were dealt with at pay a debt due the Province and also to refused to incur the expense of a compay county fund school tax.

FREDERICTON, MARCH 18.

administration of justice, and we are meeting with your Honor, and share heartily in the satisfaction you have exbiassed judgment. pressed on account of their being n RICHARD SMYTH,

riminal business to engage our attention. riminal business to engage our attention. In your remarks on the change that restaken place in the indgeship of the Bathurst, 15th March, A. D., 1881. Foreman has taken place in the judgeship of the County Court for Northumberland, Glou-His Honor was pleased to make the folester, and Restigouche we entirely con-

lowing REPLY :

rity, depend upon the firm su

service to the Province, in the Legisla-Nelson-Thos. Doolan. Gentlemen,-I thank you very much for your kind words. The reference of regret you so kindly make in regard to the cause ure and Government and particularly to C. C. Millar. his County that the retired Judge, Hon. which has rendered it necessary for my pre-decessor to resign the office will. I am sure, comfort and cheer him; for nothing so susrington, James Carter. tains a man as a sense of duty well done, and next to this, as the evening of life draws on specially gratifying to us to have this portunity of joining with your Honor recognizing his zeal and integrity in

next to this, as the evening of life draws on and we desire to escape from public cares, what can be more comforting than the kind. favorable judgment of our fellow men. Let me thank you in his name, and say to you that I shall be well satisfied if I could bring to the work the same assiduity and care, the same love of justice and the same devotion to the duties. olved upon him and we hope his retireent will have the effect of restoring his lth and that he may long continue to niov his well earned freedom from offi-In reference to myself, I thank you for the been improperly paid him, as had been asserted. He said that he had more than We also congratulate his successor. ne strong hint from the member for

welcome you give me and the flattering manner in which you have been pleased to n. Wm. Wilkinson, on his elevation to Gloucester (Anglin) at one time that if manner in which you have been pleased to refer to my past career, -very partial and over-kind *i* admit, -but even through these partial and eulogistic words I see your real kindness and the sincerity of your motives. I am really glad of the opportunity to thank you, one and all, and through you the County you represent, for your kind wel-come. Whatever mistakes I may have made in the next and whatevin I may have made he County Court Bench of the Province d believe that in the ability which he through these interest at the general election the claim splayed at the bar and his high per al character we have a guarantee that the integrity, dignity and honor of the

the past, and wherein I may have fallen short, on this new departure it shall be my endeavor at least to perform my duty faith-fully and impartially; as in the sight of God the words of my oath I have so lately taken are still ringing in my ears—that "I will "truly and faithfully according to my skill " truly and faithfully according to my skill "and knowledge execute the several duties, "powers, and trusts of a County Judge, "without fear, favor or malice." Mistakes, no doubt, I shall make—it is the condition of our fallible nature—but God heing my helper, they shall be of the head and not of the heart.

1840, and which I trust may continue to all time.- Wednesday's Globe.

.... A Long and Stormy Passage.

The topsail schr. "Wawbeck," Captain Sutton, which arrived in St. John on Thursday last from London via Bernuda, had a long and evenful voyage. She sailed from the Downs on the 22nd of October, and passed the Lizards on the 23rd. Strong winds prevailed until the 26th, when heavy squalls came on during which the staysail-boom was carried away, and the sail split, bowsprit and head gear damaged, and top railings filted up. The vessel w.s run before the wind until the 27th, on which day the crew went aft, refu@ed to proceed any forthese Mr. Thomson made an application to the Court to have this case stand over damaged, and top railings lifted up. The ver-was run before the wind until the 27th, on wh day the crew went aft, refued to proceed any fartl and rsked to go back. As repairs were necessa the vessel's head was turned around, and she w taken to Falmouth where she arrived on the 11 of November. Repairs having been effected, t 'Wawbeck' again sailed for St. John on the 1st. December. Variable winds and weather were perjenced until the up of the start were set till next term and read affidavits in sup-port of his application. The Court granted Mr. Park time to prepare affidavits in reply. Application refused, the with costs.
The Municipality of Kent vs. Donald McArthur was then taken up.
Bathurst Notes.
A correspondent under date of March 17, sends us the following items :— Thinking that a few items from here would be interesting to your readers, I take up " ma plume" to write.
The monotony of our town was broken last week by a visit from a missionary deputation in the interests of the Methodist Church of Canada. Revs. S. B. Gregg, of Campbellton, and S. C. Wells,
Wave dew again sailed for St. John, from New York.

VESSEL ON FIRE.

VESSEL ON FIRE. Gapt. Sutton reports that on the 21st of Febru at 3 p. m., in lat. 34 N., lon. 65 10 W., he pas vessel on fire. She looked like a vessel of four dred tons. There was nobody on board, and no red tons. There was nobody on board, a ould be seen, though the men went 'Wawbeck" to look for them. The ve

First Duck of the Season.

wawbeck to look for them. The vessel seemed to be burnt from the fore hatch right up aft, and seemed to be loaded with coal, as the smoke was very black. Although the "Wawbeck" passed by within a cuble length of the wreck, she could not make out her name, as the stern was shrouded in smoke. She had no name on her side and bow, and the appeared to be a foreign-built vessel.—GLOBE, ltst. not a wiser man.

In the House of Commons on Wednesquire each to live 125 years and continue his payments or assessments to make up the amount promised the families of the 8,000. \$16 annually for 40 years from

8,000 members, \$2,000 is to be paid in that time \$5.120.000 to 8,000 members. 16.000.000

\$10,880,000

e would be a candidate in the Liberal It is therefore evident that parties pinning their faith to any co-op. society he it Royal Arcanum or Knights of Honor or any such

Deficiency,

Mr. Anglin denied ever having made any such promise and said the claim was pay the most. No system of insurance can be successful which ignores the principle of not a just one. Cartwright read several letters from a

eturn which had been furnished, and reserve and compound interest, from sameid that the claim was in a very satis- as applied to cover increased mortality from factory state.

Sir John defended the claim as being berfectly honest and just if ever a claim vas. Girouard had contracted to de-life insurance Company, but only undertake liver ties along the Intercolonial, and, to pay to families of deceased members acting on orders, he had put them together in rafts sufficiently strong to be taken to Bathurst. Subseduently he had been ordered by Mr. Stevenson to take them from Bathurst to Petit Roche.

I fully endorse all that you say in refer-ence to our liberties, rights of property, and political and social prosperty, depending on the pure administration of justice; and in conclusion. I have to thank the respected be has rendered me. He has been a friend of mine since be first came to the country in 1840, and which I trust may continue to all was good. The truth was that Stevenson had given the authority for sending the they live and pay assessments, and then at rafts to Petit Roche, but finding after- death rob the widows and orphans-and Messrs. Editors in face of this and facts provards that he was getting into a scrape and was liable to be discharged tried to get out of the difficulty by denying that They do not give insurance and what they

do give, is not cheap at any price and no guarantee given that one cent will ever be paid. I will give you some instances of the way in which these pass round the hat collections are squandered and having made reference to the Ætna I may be allowed to

Rev. T. M. Munro has accepted a una state that since its organization it has re-ceived in premiums and interest the sum of mous call to Shediac Baptist Church. In connection with this Church he wil eighty one million dollars, and its expenses upply Louisville and Coverdale, preachmanagement have been less than nine ng at these two places on one Sabbath nd at Shediac the next. Mr. M. has re-Statements such as this could be millions. sided here for the last four years, during three years having charge of the Baptist multiplied from genuine, sound insurance companies, did space permit. They bristle with sturdy honesty and capable managecongregation in Newcastle. During the ment. They give their assets, liabilities, re-seipts and disbursements in a straightforast year he has travelled a great deal applying pulpits in various places in ew Brunswick, Nova Scotia and Queward manner-such Companies are sending comfort to thousands of hearts and homes He will carry with him the good of bereaved ones, to the vast amount of one wishes of many friends here. hundred thousand dollars per day. each day Mr. James Tait occupied the pulpit of the Methodist Church in this town on of the 365. People have been admitted to

membership in Co-operative societies, which a true answer to one of the ordinary questions used by life insurance companies would Sunday morning last. The congregation of St. Mark's Church. Douglastown, intend giving a call to Rev. James Murray, late of Wallace, N. S., and formerly of Dalhousie. have rejected them at once, and which would not allow of any one of these nurance com-panies, touching them even with a ten foot pole. Membership fees of these invalids as

The following gentlemen registered at he Waverley yesterday :--Richibucto-Messrs. R. Hutchinson, C. well as commission to Agents, have been taken by these Associations without the least

Richardson, E. E. Phair, G. V. McInerny, demur, but when the members died, pay-Vm. Wheton, M. Brown. ments have been contested. In numbers of Kingston-Messrs. John Brait, Alex. Fraser, John A. McAlmon, Joseph Gro-

had given the authority. The item

Personal.

vas concurred in.

cases shown by sworn evidence, many of them have been compromised by \$25 to \$75, instead of the full payment of \$1,000 to \$3,000. After much delay victims usually gan, O. McInerny, N. Perry, and P. Swift, Weldford. acceed to these offers. Sworn evidence proves further that after these offers have

Correction. The Sun says that the Graham lobster

The Sun says that the Graham lobster establishment, Bay de Ventes River, was negotiated for by Mr. B. S. Smith, of Kent, and not Mr. Bell as stated by a northern paper.

Mr. Wm. Fenn while going on board the Andover yesterday, broke throug the ice and was hauled out a wetter

a member of a Co-operative, produced a M. D. certificate, that he was subject to habitual drunkenness, in order to free him from broke through out a wetter if Allentown, holding over \$100,000 of mem-

with costs. McArthur was then taken up. pointment of a committee to investi-

The bill to incorporate the St. John around" with the hope of finding out mittee, whose duty it was to " smell take up " ma plume" to write. FREDERICTON, MARCH 18. Bridge and Railway Extension Co., was In Supply the items for great roads discussed in committee. Several amend-discussed in committee. Several amendund bridges passed. On the item for steam navigation, Mr. Wedderburn, and lost, and the bill deputation in the interests of the Metho-committee, our readers will remember dist Church of Canada. Revs. S. B.

and bridges passed. On the item for steam navigation, Hon. Mr. Wedderburn, and lost, and the bill tion of the money would be about the same as last year. Negotiations are peading to make the service in Chariotze Mr. McManas said there should be an appropriation for a packet from Bathurst grace the definition of the service in charlot 2 grace to any Govt. As far as New Brunswick was concerned he trusted she would keep the skirts of her gar-she would keep the skirts of her gar-ment free from the defilement of such a doctrine for ever and ever. The amendment to the amendment was Carried by the following vote:

the service was not accessary. Hon. Mr. Wedderburn said the grant would be sufficient to meet the service if minion Senate on the Canada Temper, would be sufficient to meet the service if minion Senate on the Canada Temper,

Yeas—Fraser, Wedderburn, Landry, Adams, Perley, Hanington, Marshall, Davidson, Leighton, Wood, Janson, Hill, Morton, Lynott, Elder, McManus, Lewis, Butler, Turner, Kenny—24. Black, Ryan, Gillespie, Ritchie, Hutchi-son, Vail, Barberie, White—12.

Foreman. To which His Honor replied that so far as he was personally concerned he was very much pleased to receive the address and pleased to find that they coincided with his views and that he entirely concurred with them and would request a copy to be given to His Honor Edward Williston, and also to his successor His Honor, Wm. Wilkinson, who no doubt would both be pleased to receive the same. He then discharged the Grand

J. P. BURCHILL.

The following cases were entered for trial. The Municipality of Kent vs. Donald McArthur.-Richardson and McInerny for Plff., and Sayer and Hutchinson for

Deft. John Rundell vs. Charles C. Watt .-

A very strong and rabid letter has Wm. A. Park, Esq., for Plff., and A. A. Davidson, Esq., for Deft. John and Peter McLaggan vs. Michae Donohoe.—Wm. A. Park, Esq., for Plff. Adams & Lawlor for Deft.

Wm. Sinclair vs. John Sinclair and pany do not make any money out of the boom com-boom and they are the chief operators. If a boom does not cross the river what is to prevent the lumber crossing the put forward to make fletitious bids in different weights of the second seco



THE UNION ADVOCATE, WEDNESDAY, MARCH 23, 1881.



tell us that when the porpoise appear in largenumbers in the Bay we are sure to have a scarcity of salmon, and we know that noth-ing causes as much destruction among that fish as the porpoise does. Those engaged in the porpoise fishing say that they have found as many as eight (3) large salmon in one single porpoise. Thus we see that where the porpoise are numerous many mil-lions of the salmon must be destroyed by them. Such was the case in the Bay Challeur last season. This I fool warrowed lions of the salmon must be destroyed by them. Such was the case in the Bay Chaleur last season. This I feel warranted Chaleur last season. This I feel warranted in saying was the real cause of the scarcity of that fish last season, and I am certain that it will be the same next season if the porpoise are as numerous in our Bay as was accuracy __ the same. I am, yours truly, FAIR PLAY.

Restigouche, March 15th 1881.

County Gloucester, March 15th, 1881.

To the Editors of the Advocate.

To the Educors of the Autocate. Sins: —The principle of the Scott Act has commended itself to the intelligent udgment of every constituency in this Province where it has been submitted to the people. I be-lieve if a question be put before the people of Gloa.—Iter and the friends of temperance work earnestly in its behelf, that the Scott Act can be carried in this County. He is a work earnestly in its bensil, that the Scott bitual Costiveness, papitation of the Realt, Act can be carried in this County. He is a true benefactor who earnestly works in such a cause. matter and success will follow.

Yours truly,

PRO BONO PUBLICO.



Mason & Hamlin Cabinet Organ instruc-tors can be obtained by addressing as above, or by writing to J. J. ANSLOW, Newcastle.

EARLY SPRING STOCK OF NEW AND FASHIONABLE

DRY GOODS

189 cases and bales of English, Irish, Scotch, French and German Manufacture; 42 cases and bales American Manufacture; 88 cases and bales Canadian Manufacture; 2.200 lbs. W. H. Farks and Sons' Superior English Conton Now mode for insertion Richib

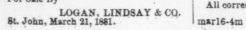
MANCHESTER, ROBERTSON & ALLISON. Sensible Advice.

You are asked every day through the columns of newspapers and by your Drug-gist to use something for your Dyspepsia and Liver Complaint that you know noth-Dried and Evaporated APPLES, Maple Candy, Oranges, Sc.

JUST RECEIVED :-25 BBLS. DRIED APPLES;

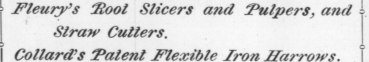
D 20 cases Evaporated Apples; boxes Messina Oranges; 20 boxes Messina Lemons; 10 boxes Messina Lemons; 10 cases Messina Lemons. ALSO:

Let a strong movement be made in the natter and success will follow. I remain, ALSO: 250 lbs. MAPLE CANDY, Extra Choice. For Sale By cents and try it, or a regular size for 75 cents. Two doses will relieve you.



feb23-3m.pd.

JOHNSTON & CO... MANUFACTURERS OF THE FIRST PRIZE, "5 Fan" SEED CLEANER & SEPARATOR, AND EXCLUSIVE WHOLESALE AGENTS IN NEW BRUNSWICK FOR Cossitt's Ithaca Horse Hay Rakes. Cossitt's Improved Buckeye Mowers. Cossitt's New Light Reapers. Fluery's Steel Mould Board Ploughs.



Mann's Seed Sowing Attachment to Horse Rakes.

Mann's Jurnip and Fertilizer Drills.

Miller's Randall Pulverizing Disk Har-

rows.



NOTICE.

Many complaints having been made us, that customers have not been properly treated and Repairs were not to be had when wanted, we have reorganized our Staff on the North Shore and

Will Permanently Locate the following Agents at the **Places Named**

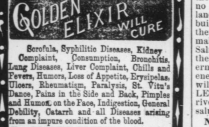
who will have full stocks of the above named articles and will take especial pains to supply repairs when needed, and faithfully attend to the wants of our customers. They are all New Brunswickers but one and he claims to have become one by adoption.

	and a set one and a contained to many account one of ant product
(EORGE F. BURDENDALHOUSIE.
1	VICHOLAS BURDENBATHURST.
I	LINY ROSENEWCASTLE.
	OHN MCKEEN RICHIBUCTO.
	The following have been appointed Local Agents:
(OHN F. JARDINECHATHAM. CHARLES Y. WALKERCOAL BRANCH. F. H. JARDINEINDIANTOWN.
	GEORGE HILDEBRAND, General Agent, Newcastle.
leo	rrespondence from customers in the North Shore Counties should be addressed

JOHNSTON & CO., Newcastle, Miramichi.

FELLOWS' LEEMING'S ESSENCE as being it best remedy in the market for all hamene that horses are subject to. Yours truly, Prices Very Low. THOS. F. FRY. W. H. THORNE & CO., MARKET SQUARE. St. John, Feb. 24, 1881. Salmon Fishermen—ATTENTION THE ONLY REMEDY TEN (10) valuable Fishing Stands on Port

THAT ACTS AT THE SAME TIME ON The Liver, The Bowels, and The Kidneys. use, and known as the PERLEY FISHING TAND; each stand contains the full Govern-nent legal distance of 250 yards each; Nos. 2, and 3 lots, adjoining Morrison's, in 1876 anded from the nets over 1500 Salmon. WHY ARE WE SICK? The attention of Fishermen is invited t



nake it pay, the owners must secure 30,000 salmon, and if the American markets take heir usual quantity, some 30,000 more, fish-ermen may look for stirring times. Good energetic fishermen taking up these stands will eventually control the BEST PRIVI-LE3ES FOR SALMON FISHING on the

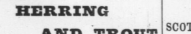
iver, as it lies directly in the track of the almon entering our Bay and River. GOLDEN ELIXIR and rejole ars apply to For sale by Druggists and General Dealer PRICE ONE DULLAR. Chatham, March 15, 1881.

6+ -+ - + - + -NEW GOODS,



ONE CASE EACH OF

SALMON.



SCOTCH and CANADIAN TWEEDS, AND TROUT

NINE



Newcastle, Feb. 14, 1881.

LEATHER VALISES Newcastle, 15th March, 1881.

AND SATCHELS. \$72 M WEEK. \$12 a day at home easily RT2 made. Costly outfit free. Address RUCE & Cof, Augusta, Maine. mar9-lyr-pd For sale LOW. Job Printing, plain and in WANTED immediately A FIRST CLASS COAT MAKER. Informa-

colors, in first class style HENRY HALL at this establishment.



mar9

WM. WYSE.

NEW GOODS,

ARRIVING DAILY AT THE

OPENED THIS WEEK,

300 TRUNKS, VALISES and SATCHELS,

100 PIECES

400 DOZENS

Men's Hard & Soft FELT HATS,

I-2 ton Brandram's and

other brands of genu-

ine WHITE LEAD.

1 TON MORE

JOHN FERGUSON.

in all the newest and leading styles

16tf

ver, as it lies directly in the track of the almon entering our Bay and River. NO DRONES should attempt to fish here they will be disappointed. For particu- CLARKE,

KERR

& THORNE,

Prince William Street. St. John, Mar. 12, 1881. 16-2m

LINEN DEPARTMENT.

London House, Retail. SALTER BRICK STORE. JUST OPENED:

JUST OFENED: INEN TABLE CLOTHS, Brown, Y. B., and Damask do., in all sizes and quali-ties, TABLE LINENS in various widths, also Brown, Y. B. and Damask do., TUB-KEY TABLING and NAPKINS, Damask Napkins, § and §, Bleached Huck TOWEL-LING, a variety of Roller do., Honey Comb Cotton. Towels, Linen. Huck and Damask do., GLASS TOWELS, in Blue and White Check,

50 Kegs SPIKES & NAILS, Brown Hollands, Corset Jeans.

Patent and French Canvas. ROLLED LININGS, in all colors,

BLACK and COLORED SILESIAS. MUSLINS, of all kinds. Guipure CURTAINS, do. Curtain Net.

FISHING TWINES. EX Circassian at Halifax, to arrive 22 Bales of PRINTS, all prices.

DANIEL & BOYD. Market Square and Chipman's Hill, St. John. March 8, 1881. 16

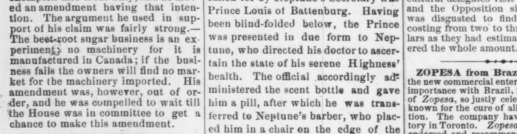
COAT MAKER WANTED.

Apply at once. W. B. NICHOLSON.

Campbellton, March 14, 1881.







Sun.

Mon.

Frl.

Sat.

tinued all the afternoon in a very live-time tried to induce him to open his sample bottles at the trifling cost of 10 cents, to be had of E. Lee Street, Newcastle. ly and spirited way. Mr. Colby and mouth for the entrance of the brush. the Finance Minister had a tilt as to the meaning of the National Policy in the matter of machinery not manuthe matter of machinery not mann-factured in the country when import-ed for manufacturing purposes. Sir Leonard Tiliey's view was that the beet root sugar industry had already a sufficiently large protection in the vants, who dried him with wet swabs. The canada Advertising The new tollet gem to beautify the Teeth and give fragrance to the Breath, get a five Cent march 17-1year NOTICE.—The Canada Advertising A new stock of this latest novelly, wh comiort, ease and elegance is unequa wears for a long time, and is admired who use it. The proceeding of the protection in the treadom it enjoys from evolve dury. freedom it enjoys from excise duty .- The , proceedings on board the This was of course a strong point, Bachante were very similar, the when it is remembered that the sugar Royal midshipmen, Princes Albert refineries of Halifax and Moncton, among other industries, were re-fased their machinery free of duty on the ground that sufficient protection had been accorded them under the entered heartily into the fun. National Policy. Mr. Colby on the

other hand some what warmly defended his position by claiming that the exemption as well as the protection of raw materials and of machinery not made in the country was part of the MILL BURNED .- The McBean board National Policy. In the committee the amendment of Mr. Colby was lost a considerable number of the Govern-ment supports voting however, for and it must be attributed to great careit.

THE OPPOSITION.

lessness. Only last spring repairs were put upon the mill to the value of It was no wonder to see some of the \$3,000, and the two Messrs. McBean, Government's supporters going fur-ther than the Government would go in they owned in the property—which is ther than the Government would go in the matter of protection. But it must be confessed it was a comical sight to see Mr. Blake, Mr. Mačkenzie, Mr. Charlton, Mr Patterson, of Brant, Mr. Mills, Mr. Anglin, Sir Albert Smith, and others of the Opposition voting for a for a double protection, voting for a special piece of protection to a particular industry which has been refused The Dominion Government have For particulars of STOCK, etc., see Posters. to other industries. That the Govubsidized the steamer "Prince Edernment should refuse a double protection to an industry that was the ward" to run between Charlottetown subject to a special vote of exempand Liverpool at \$1,500 per trip or tion from excise duty was, as has been said, nothing remarkable. They ob-\$8,500 for the present season. She will carry cattle and produce direct. eficial object, and please influential friends. The free trade Opposition, city, a bride of but for this jected to making inroads on their pol-

however in their vote for a double of delirium tremens last night. It is measure of protection to a new indus- said she did not commence to drink try which has provincial aid as well, till last Monday. (in the shape of a cash subsidy for ten years) presents a very singular spec-tacle to the House and country.

The Two Flags.

HOW A SAILOR'S LIFE WAS SAVED.

If any of you, he said, will go down was apparently nothing to do and the to St. Johnsbury, Verment, you may House met late and adjourned early, the see the man who gave me the facts I same cannot be said of the past³week. am about to relate. He was an Am- and the prospect for hard work bids fair am about to relate. He was an Am-erican sailor, and he sailed to a port in Chili. On going ashore to enjoy his day of liberty, he became, not to say intoxicated, but a little hilarious. One of the police officers, instead of coming up as your police or our police would, and remonstrating with him and telling him not to make a noise in the street, this petty tyrant drew his SALMON, TROUT, MACKEREL the street, this petty tyrant drew his gations for and against were before the sword, and, striking him a blow committee for several days. It was knocked him down. Mr. Haskings, claimed by the Opposition to the Bill that as an American sailor ought to have the Bridge across the Harbor should be done under the circumstances, got up at Navy Island, as any other locality and and knocked him down in return .- more especially at the Falls would ruin He was arrested and tried in a lan- the value of the Carleton Branch Railway,

Legislative Correspondence.

If the early part of the session was

marked for its inactivity, when there

FREDERICTON, 14TH MARCH.

exempted also from duty, and he mov- called for by Neptune's Secretary was cultural delegates visit was quite lively ed an amendment having that inten-tion. The argument he used in sup-port of his claim was fairly strong.— Prince Louis of Battenburg. Having been blind-folded below, the Prince and the Opposition side of the House was disgusted to find that instead of costing from two to three thousand dolport of his claim was fairly strong.— been blind-folded below, the Prince The beet-root sngar business is an ex. was presented in due form to Nep- costing from two to three thousand dol-lars as they had estimated, \$518.19 cov-

manufactured in Canada; if the busi-ness fails the owners will find no mar-ket for the machinery imported. His amendment was, however, out of or-der, and he was compelled to wait till the House was in committee to get a chance to make this amendment. A LIVELY DISCUSSION. The subject of beet-root sugar was far more prolific of discussion than anyone imagined. The debate con-tinued all the atternoon in a yery live. Mch2-2m

AUCTION.

-0----

A^S THE SUBSCRIBER intends closing his business in Chatham, he will sell at Public Auction, at his Store, commencing

Stock of Hardware, Glass-

ware, Groceries and

Dry Goods.

SALE POSITIVE.

A. D. SHIRREFF, F. J. LETSON.

FISHING

THREADS.

Per S. S. " Circassian :" 10 Cases

Shad, Gaspereaux and Herring

20 BALES

AND SEAMING TWINES,

THESE TWINES are all new from the

Thos. R. Jones & Co.,

St. John, Feb. 14, 1881.

Chatham, March 7, 1881.

at Public Auction on TUESDAY,

ion, at his Store, commencing X, 22nd March inst., at 10

JUST RECEIVED:

90

A new stock of this latest novelty, wh EVERYBODY USES "TEABERRY" the

NOTICE.-The Canada Advertising Agency, No. 29 King St. West Toron-TRY ONE. W. W. BUTCHER, J. W. DAVID Manager

Newcastle, Aug. 24. MARKET SQUARE AND CHIPMAN THIS PAPER may be found on file at Geo. P. Rowell & Co's Newspaper Ad-vertising Bureau (10 Spruce St.), where advertising contracts may be made for it 1N NEW YORK.

December 4th, 1880. NEW GOOI

WORSTED COATINGS, Ulster W Tweeds, Heavy Cloths, Black Italians, Beetled Silesias Canva Black Cashmeres and Coburgs, Black and Colored French Merinos,

Winceys, Fancy Dress Goods, Prints, Flannels, Jeans, Felt Skirts, Black and Colored Velvets, Velvetee Plushes, Ribbons in Silk, Satin, Pompadours,

A Large and Well Assorted A Large and Well Assorted chiefs, Check Shirting, Plain & Check Ducks, Cotton Tweeds, Cotton Flannels, Bay Oil Baizes, Rubber Coats, Overalls, Ju Grey and White Cottons, Shurte and Durawe

Shirts and Drawers, Wool Socks, Homespuns, &c., &c. WHOLESALE

Daniel & Bo TERMS .- All sums under \$20, cash; from St. John, Dec. 4, 1880 \$20 to \$50, approved joint notes at 8 months; over \$50, approved joint notes at 6 months.

ju-16-1yr

Central Bank of New B wick. NOTICE is hereby given, that an A ing been passed in the Domini liament on the 14th day of June, A. (35th Victoria, Chapter 57) entitled relating to the Central Bank of Brunswick, providing for the closi finally winding up the concerns of the Bank: all persons holding any bills of

finally winding up the concerns of th Bank; all persons holding any bills or of the said Bank, or having any just of claims or demands against the said are hereby required to present the within twelve months from the date notice to the Fresident of the said B the City of Fredericton, as it is the im of the Directors of the said Central with the approval of the Shareholders of, at or about that time to wind and close up the business and concerns

close up the business and concerns Bank, heretofore known as " The Pr Directors & Company of the Central New Brunswick." Dated at Fredericton, in the Con York, this 8th day of June, A. D. 180 By order.

JOHN A. BECKW Pr

HOUSE FOR SALE. THE HOUSE AND TOWN L property of Thomas Bunbury, will be disposed of at private sal property is situated in that portion of castle known as Indiantown. For

Canterbury Street. particulars apply to Mrs. Thomas Bunbury, on the premises. R. D. SOUTHWOOD. Newcastle, March 7, 1881. Newcastle, Oct. 5, 1880.

		This office is now thoroughly equipped with Jobbing material and the most modern presses for the rapid and skilful exe- cution of
1	On hand, a first class stock of English, Scotch & Canadian	PLAIN & COLORED
1	TWEEDS,	COMMERCIAL
	BROADCLOTHS, DOESKINS, &C.,	-AND-
	AND A GOOD VARIETY OF	General F rinting
	Overcoatings,	which we can produce to the satisfaction of all who may kindly favor us with their orders, both as regards style and price.
	Which will be made up to order promptly, and in the best and most fashionable styles. Particular attention given to orders from a distance.	ALL ORDERS for the following, or for other work not mentioned will be carefully and promptly attended to.
	The Latest New York Fashions	POSTERS, AUCTION BILLS,
	Regularly Received.	PAMPHLETS, CIRCULARS,
Niek Com	STAND-Stone Building, adjoining Dr.	COMMERCIAL CARDS,
hich for ualled— d by all	Pallen's, Water Street. Chatham, Nov. 16, 1880.	VISITING do.,
antages		ACCOUNT HEADINGS,
n health ction of	For Sale or to Let.	STATEMENTS,
		MEMORANDUMS, BALL & CONCERT
SON.	THE House and Farm formerly occupied by Charles Boltenhouse, situate on	PROGRAMMES,
	North side of I. C. Railway, a short distance from Town of Newcastle.	CATALOGUES,
HILL.	Also the House and Premises in the Town of Newcastle, lately occupied by Mrs. Archi-	POSTAL CARDS,
	bald. Terms liberal.	
\mathbf{S} .	Apply to SAM'L THOMSON.	Wedding Cards & Envelopes,
Cloths,	Newcastle, Oct. 12, 1880. 13-tt	(Finest English Make)
as,		LEGAL BLANKS,
	THE WE ALL PROPERTY AND A DESCRIPTION OF	MAGISTRATES' BLANKS,
ens, Silk	INTERCOLONIAL BAILWAY.	CUSTOMS BLANKS,
es' Kid	INTEROOLONIAL NAILWATT	SHIP'S ARTICLES,
es,	'80. Winter Arrangement. '81.	CORONER'S BLANKS,
tting in landker-	- Nord after NONDAY the 90th Norrow	RAILWAY BILLS OF LADING,
s, Ticks,	ON and after MONDAY, the 29th Novem- ber, the trains will run daily (Sunday excepted) as follows :	ENTRY BLANKS for fish exporters,
aggings, umpers,	WILL LEAVE NEWCASTLE.	ENVELOPES, all qualities,
	Express for Halifax and St. John. 	printed to order,
E	Express for Quebec, 2.55 a.m. Accommodation for Moncton, connecting at Moncton with Express for St. John, 10.35 a.m. Accommodation for Campbell-	MARRIAGE CERTIFICATES, BEAR BOUNTY do.,
yd,	ton, 5.23 p. m.	BOUND BOOKS, 100 each,
Jan12	to destination Sanday evening. D. POTTINGER,	BILLS OF EXCHANGE,
runs-	Chief Sup't. Railway Office, Moncton, N. B., }	DRAFTS,
	27th November, 1880.	CMECKS,
Act hav-	STUVES! STUVES!!	NOTES OF HAND,
D. 1872 An Act of New		RECEIPTS,
the said	TINWARE	ORDERS, &c.
or notes t or legal d Bank,		Particular attention given to the printing of Reports of Societies.
he same te of this Bank at intention	The Subscriber has opened a Tinshop and Wareroom in the building known as the	Orders received for Ledgers and Day Books and every description of Legal and Commer- cial Stationery.
al Bank, ersthere- id finally	Fish's Tannery, Newcastle,	W. & J. ANSLOW. Newcastle, Miramichi. N. B.
s of said resident, l Bank of ounty of	PARLOR, HALL, OFFICE and	JUST RECEIVED. 10 CASKS ALCOHOL. 65 p. c.; 10 cases Giles' Liniment;
880.	will be found on Sale. Stoves purchased of	1 case Giles' Pills; 20 reams Druggists' White Paper,
WITH,	me will be fitted up free of charge. All kinds of Tin and Sheet Iron ware kept on	3 brls. Borax;
resident.	hand or made to order at short Notice. Call and Inspect my Stock	1 cask Black Snuff, Sweetzer's; 60 boxes Hop Bitters;
	FREEZERS AND	60 boxes Extract Logwood; 30 carboys Sulphuric Acid;
OT, the		30 carboys Muriatic Acid; 10 carboys Nitric Acid; 75 brls. Dvewoods;
, junior, le. The of New-		3 "White Glue; 3 "Frozen Glue;
further Bunbury,	A SPECIALIT.	10 " Common Glue. For sale low by T. B. BARKER & SONS,
-	R. D. SOUTHWOOD.	35 and 37 King Street.

St, John, Feb. 11, 1881.

RED INVENTIONS THAT HAVE BEEN REJECTED may still, in most cases, be patented by us. Being opposite the U. S. Patent Office, and engaged in PATENT BUSINESS EXCLUSIVE-LY, we can secure patents in less time than those who are remote from Washington and who must depend upon the mails in all transactions with the Patent Office. When Inventors send modelor sketches we make search in the Patent Office. When Inventors send modelor sketches we make search in the Patent Office. When Inventors send modelor sketches we make search in the Patent Office. When Inventors send modelor sketches we make search in the Patent Office. Where Inventors send modelor sketches we make search in the Patent Office. We refer to Hon. Postmaster General D. M. KEY, Rev. F. D. POWER, to officials in the U. S. Patent Office, and especially to ouv clients in every State of the Union and in Canada. For special references, terms, advice, &c., Address C. A. SNOW & CO., EÐ INVENTIONS THAT HAVE C. A. SNOW & CO., Opposite Patent Office, Washington, D. C. NOW LOOK OUT FOR CHRISTMAS PRESENTS! I HAVE RECEIVED from the Dover Stamping Company, Boston, a large and well selected STOCK OF WARE ES. CARDS. elopes, **Patent Cold Handled** SADIRONS NICKEL PLATED OR PLAIN POLISHED, BLANKS, Anti-Cat Mouse Traps, these with a great variety of other goods will be sold cheap for Cash. J. H. PHINNEY. orters. Newcastle, Dec. 7, 1880. SHERIFF'S SALE. ICATES. do., All the Right, Title and Interest of Thomas Sutherland in and to all those pieces, parcels or lots of land situate, lying and being on the South side of the South West Branch of the River Miramichi, in the Parish of Blissfield and County of Northum-berland, and bounded as follows, viz:-Northerly or in front by the South West Branch of the said River Miramichi; East-erly by lands owned and occupied by John McGraw.; Westerly by lands owned by George Sutherland, and on the rear by vacant Crown Lands, being all of the Lots, numbers 21 and 22, owned by the said Thomas Suther-Ind, and on which he at present resides, ex-cept that portion of Lot number 22 conveyed to the said George Sutherland; and being the same Lots originally granted to George Sutherland, deceased, containing 290 acres more or less. Also all other the lands, tangenge here of Thomas Sutherland in and to all those SLOW. ED. p. c.; nent: JOHN SHIRREFF. aper, Sheriff of North'ld County. Sheriff's Office, Newcastle, { 1st March, A. D. 1881. r's;

W. H. KNOWLES, MANUFACTURER AND WHOLESALE AND RE-TAIL DEALER IN TRUNKS & VALISES. TRUNKS & VALISES.

SATCHELS, SHAWL STRAPS, &C. Canvass Covers Made to Order. Repairing Neatly Executed. MASONIC BUILDING, GERMAIN STREET, SAINT JOHN, N. B. 35 and 37 King Street.

Freight received Wednesday Saturday only, up to 6 o'clock p. m. H. W. CHISHOLM. Wholesale Department. Per "Caspian," February 25th 15 Cases DRESS COODS. **3 Bales COAT CANVAS.** I Case ELASTIC, **3 Cases TWEEDS.** MANCHESTER, ROBERTSON & ALLISON. St. John, March 5, 1881. Sussex Hams and Bacon Just Received from Sussex: GRAHAM'S HAMS, ROLL and FLAT BACON. -AND FROM BOSTON-5 Cases LEMONS-Extra Nice; 3 Boxes " " ORANGES-Messina; 1 Bunch BANANAS. suitable for this season of the year, consisting in part of Cake and Fudding Pans-all sizes, Pie Plates, Washington Patties, Spice Boxes in red, blue and green, Fruit Baskets, Toast Racks, Dover Egg Beaters, Mincing Knives, Colanders, Gravy Strainers, Tea Pot Stands, Combination Fire Proof Tea Pots, Table Mats-something new, Cake Tutrners, Pie Forks, Mixing Spoons, Tea and Coffee Capisters, Knife and Fork Boxes, Stamped Dish and Bread Pans, Fancy Cake Cutters, also, Children's Trays, Plates and Cups, Cuspadores and Spittoons, Sets of Toilet Ware, Pitchers and Basins, Mrs. Potts' 10 cases Sugar Cured Corn, in 2lb Tins: 5 cases Hominy; 5 cases Cracked Wheat; 10 boxes Lemons—Extra Nice; 5 frails Dates; 5 boxes Florida Oranges; 50 bbls. Moncton Sugar, Extra C.; 10 bbls. Pratt's Astral Oil. For sale by LOGAN, LINDSAY & CO. St. John, Feb. 24, 1881. mch2 MARCH 4TH. TO BE SOLD at Public Auction, on next, in front of the Registry Office, New-castle, between the hours of 12 noon and 5 o'clock, p. m., Just Received :-2 bales Cotton Fish Twines: 2 bales Cotton Fish Twines; 1 ton Smoothing Irons; 12 bales Rubber Belting; 4 cases Perfection Granite Ironware; 1000 sets Peevies; 10 cases Hatchet and Bench Axe handles; 10 barrels Turpentine. W. H. THORNE & CO., Market Square. St. John, March 5, 1881. The "Union Advocate" Is published every WEDNESDAY Morning, in time to be despatched by the earliest trains. The paper was established in 1867, and is now looked upon as the best adver-tising medium in this Northern Section of New Brunswick. TERMS. Sutherland, deceased, containing 290 acres more or less. Also, all other the lands, tenements, here-ditaments and premises of the said Thomas Sutherland, whatsoever and whereseever si-tuate in the said County. The same having been seized under and by virtue of several Executions issued out of the Northumberland Count y Court by John McLaggan against the said Thomas Sutherland.

Professional and Business Cards inserted by the year at the rate of \$5.00 per inch. Special rates to business men who may wish to enter into yearly contracts.

Orders for Printing, Blanks, &c., attendea

TRUNKS & VALISES, pondents will remember to state the facts Ladies' and Gents' Travelling Trunks, briefly, and to write upon one side of the

paper only. W. & J. ANSLOW, EDITORS AND PROPRIETORS Newcastle. Miramichi, N. B., ? November ,1878.

