MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, MAY 4, 1882.

Manut's., Builders, etc. General Business. GENERAL BUSINESS. of the Empire has been more and and well being of the Empire, and if the Property Sales, etc. (Continued from 2nd page.) more-perhaps through drifting, per- rights and status of the minority are fully question was under debate a late reshaps otherwise-towards the adop-tion of the federative form. We found of meeting the expressed desire of pected member of this House, the Hon. CHAMPION PURTABLE SAW MILLS. ourselves are the outcrop of that idea. so many of your Irish subjects in that re- Trustees' sale of Land. Mr. Holton, seconded by Mr. Macken-zie, moved on the 31st of May, 1869:--**SPRING**, 1882 Customs Blanks ourselves are the outcrop of that fuct. Our present position is due to its partial "We would further express a hope W^E the undersigned, Trustees of the Estate and Effects of Joseph Aheran late of Black Brook, in the Parish of Chatham in the County of "That this House will immediately recorre Book writes, St. Anns, Ontario, June 17 1879, regarding his 16 FOR SALE AT THE unsymmetrical, unreasoned, but practithat the time has come when Your Ma-Clarke, Kerr & Thorne, commenced to tear up mill to more it. We tore up, moved a, set it up and on Tuesday at three o'clock saved a log with solve itself into a Committee to consider cal development; and I say, Sir, we Miramichi Bookstore. jesty's clemency may, without injury to must consider that, without power effec- the interests of the United Kingdom, be Northumberland, an absconding or absent Debtor, will sell or cause to be sold by Public Auction, on MONDAY, FIFTEENTH DAY OF MAY next, at the measure now pending before the Im-perial Parliament for the disestablishment and disendowment of the Irish Church members of the Empire, to express an disendowment of the Irish Church 8 sizes built-12 in 2. using 48 in. saw, Capacity, 4 to 5,000 per day. 2. No 3 saw irons, Capacity, 5 to 8,000 per day. No 3 saw irons, Capacity, 5 to 8,000 per day. EDWARD JOHNSON, twelve o'clock (noon) at the sales room of the Prince William Street, - - St. John, N. B. Auctioneer Mr. William Wyse in Chatham : All CUSTOMS BROKER everright, title, interest, claim and demand whatscthat of the said Joseph Aheran, of, in and to al will, if it becomes law, by the removal of opinion upon this subject. As a part blessing of personal liberty restored to WE have added to our premises the two large Flats in the Ennis & Gardner Building, adjoining our own, and taken additional space for our Sample Room. Wholesale Buyers are respectfully in vited, when in St. John, to give us a call and inspect our one of the chief causes of the deeply rooted discontents which have long existed among a numerous body of Her Majesty's sub-ients promote the transmitty increase WHISKEY. WHISKEY HE FIRE PROOF CHAMPION PORTABLE SAW MI jects, promote the tranquility, increase the prosperity and add unmeasurably to the strength as well as the just renown of the great Empire of which this Dominion forms no inconsiderable part. And Scotchmen—we have a deep interest in a question which must materially in a question which must materially affect the prosperity and happiness of country wanting immigrants, as the best security is to be found in a united Irish people, managing their own affairs. I say that the possession Interests of the minority will be other than fully protected and secured. I be-lieve that its best security is to be found in a united Irish people, managing their own affairs. I say that the possession I Be GOGCIN STOCK AND SAMPLE ROOM, ing one half acre more or less, and on which said property the said Joseph Aheran formerly resided. Dated at Chatham, the 18th day of April A. D., which will show the variety of Goods we keep on hand, in-Just received per Steamer Austrian from Glasgow, via Halifax:-100 Cases Finest Blended Glenlivet orms no inconsiderable part. "2. That this opinion is strengthened hon. gentleman has said, we have a of such a measure is essential to the HARDWARE, CUTLERY, PAINTS, OILS, FANCY GOODS, GLASS, ROPE, Whiskey. JOHN W. NICHOLSON. J. R. GOGGIN Wm. B. HOWARD G. B. FRASER TAR, PITCH, SHOVELS, ETC. and supported by the recent experience of material interest of a very great degree. maintenance of the Empire. There St John W. A. Vernon Garret writes from Misskoka, Dec. 15th, '79. The 16 H. P Mill runs the late Province of Canada; for the con- We all know where the Irish immigra- ought to be no ifs or ands in the ex-Orders Carefully Attended To. troversies which had during many years tion goes; we all know that those who disturbed that Province and retarded its cross the sea, and land upon the shores people upon this most important subwell. The other day we cut 1,039 feet in 45 min-SHERIFF'S SALE. Fish. Fish. utes. The mill gives me entire satisfaction. CLARKE, KERR & THORNE, Over 250 Fire Proof Champion Engines sold in 3 years. Only perfect Threshing Engine in the progress were finally and happily terminat-ed in 1854 by an Act of the Provincial Legislature, bearing a close resemblance in its essential features to the measure in its essential features to the measure ST. JOHN, N. B. world. Morld. Address for full particulars, W. H. OLIVE, Agent, St. John, N. B. or Waterous Engine Works Co. JUST RECEIVED :and 5 o'clock p. m.:-All the Right, Title and Interest of William ada ; we know that our share of the rity of the Empire that we can a sitate One Car Load Choice Canso now before the Imperial Parliament. "3. That a loyal and dutiful address, Brantford, Canada Irish immigration is insignificant, and or act with effect in dealing with and other Brands Woodbury Williston in and to all that piece or that our share of Irish Roman Catholic | this matter. I am not disposed to act | parcel of hand, situate, lying and being in the Parfounded on the foregoing resolutions, be presented to Her Majesty the Queen, and that a Special Committee of ish of Hardwicke, and County of Northumberland HERRING immigration is but a very small propor- hypothetically. I am not disposed to tion in these latter days of even our deal with this question with ifs and by the Bay du Vin Bay; Westerly, by a road leading Address and report the same." To this the hon. gentleman moved, seconded by Sir George Cartier, the previous question, and the previous go that that was due largely to the previous question, and the previous in whole and half bbls. -ALSO-No. 1 Table Codfish. J.B.SNOWBALL'S. previous question, and the previous ago that that was due largely to the question was upon that occasion carried difficulties to which I referred, and ernment, politely, that in their opinion, been determined by the same lands and premises upon pear, and being the same lands and premises upon by the hon. gentleman with the assist- hoped that a better feeling might be as 4,000,000 of British subjects, they MIRAMICHI STONE WORKS. which the said Wm. Woodbury Williston at present ance of his supporters, against the vote | engendered by remedial measures ap- | believe that the integrity of the Empire OATMEAL besides, and containing 200 acres, more or less. The same having been seized under and by virtue CORNMEAL. of the Liberal party. The hon. gentle- plied to the state of Ireland, hon. gentle- demands self-government for Ireland. ofan Execution issued out of the Northumberland County Court by Jabez B. Snowball against the said Wm. Woodbury Williston. JOHN SHIRREFF, BUCKWHEAT, FLOUR, &c. man supported his motion for the pre- men opposite did not seem to sympath- So with reference to the clause that NORTHESK, MIRAMICHI vious question by a speech. He said : "Sir John A. Macdonald replied that hear the hon. gentleman repeat it to-stitutional right of trial by jury, I do A & R LOGGIE Just received per late Steamers from the Manufacturers. New Brunswick. Sheriff of Northum'ld Co. he did not doubt that the hon. gentleman day, and I hope it has become, to a not understand them to invite the clem-Sheriff's Office, Newcsstle, Black Brook, Dec. 27, 1881. Joseph Goodfellow - - - - Proprietor. was influenced by patriotic motives, but large extent, the accepted sentiment of ency of the Crown. I do not understand 16th January, A.D., 1882. it was quite certain that his object was just as mischievous as his mode of bring-ing it up. The hon. member appeared to give up the whole case when he admitted New Ulster Cloths, Jno. W. Nicholson, FARM FOR SALE. G RINDSTONES, Spindle Stones and Building Stone supplied in any quantity desired at shor that, as a matter of legislation, we had no have a common frontier of 3,000 miles call on the Government to charge them The Grindstones from the above works were awarded one of the two Medals for that class of IMPORTER OF THAT well-known Property lately occupied by Mr. Wm. Hartt, and better known as the "McGEE STAND," is now offered for sale. right to deal with it. The Parliament of long. That country is, and must al- with any crime whatever. What we For Gents Ladies and Children: Manufactures at the CENTENNIAL EXHIBITION. the Dominion, he acknowledged, was only ways be, a country in our cordial and ought to have asked for those gentlemen Wines, authorized to pass laws for the good order friendly relations, with which must lie is the restoration of the habeas corpus For terms, etc., apply to-T. S. SIMMS & Co., J. N. WATHEN, and peace of Canada. Therefore, the hon. a great part of our own prosperity; and and a trial by their peers of any charge member said that all he could do was to no man can doubt that the existence of which the Government of England may Brandies, Boys' Woollen Knickerbocker Hose, give a simple expression of opinion-nay, the Irish question is a main feature of think fit to make against them. It is more, that we should not do so ordinarily, the difficulties between the United not an application for clemency and Property Sale Whiskies, St. John, N. B. except on important occasions, or in re- Kingdom and the United States, and mercy that they demand and that we

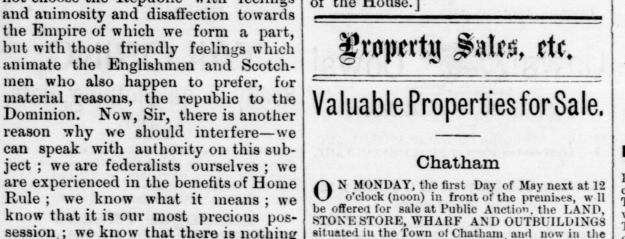
had been certain that the House of Lords, in due submission to the popular sentiit had no concern, and render itself amenable to the answers that 'it should

Church in Ireland. The hon. member had asserted that we were in the habit of passing addresses to the Sovereign on mat-ters of interest, aflecting herself or family. (sanctioned by the British Parliament), of that country is the Irish immigration. declared that the Sovereign of Great Britain and Ireland shall be our own Sov-for ourselves and we want still more ereign for all time to come ; and therefore, it was quite within the limits of our jurisdiction and propriety to refer to matters connected with the prosperity and happi-ness of Her family. The hon. member had also said that we had expressed an opinion respecting peace and war; but but with those friendly feelings which every one would see that the moment animate the Englishmen and Scotchsuch a state of things arose, every section of the Empire was virtually affected. Therefore, as loyal and devoted subjects, it was our duty and interest to sympathize with the heart of the Empire. But in the case of the present question, neither our loyalty nor our interest was at stake. He for one would not go into the discussion of the merits of the measure-he would not say whether it was good or not, for it was not the place to debate it. The hon. member had no right to force an expression of opinion in the Canadian Parliament, and he must have known that there was a very considerable and respectable minority in the country immediately affected, who received the Bill with heartburning and the deepest dissatisfaction. The people of Canada lived in harmony and peace-we had no religious or other antipathies to excite us ; and yet the hon. gentleman wished to transfer to the Dominion the heart-burnings and animosities of the Old World. If the policy of the hon. member were sanctioned, then we should see the sad spectacle of different religious sects in this country coming for religious sects in this country coming for-ward, embodying their respective feelings on this world can speak of the difficulties en-

spect to a matter of supreme necessity. Now, the question immediately suggested itself—Where was the necessity for the present motion? The measure has been approved by the public opinion of Great Britain—it had been sanctioned by an overwhelming majority of the House of Commons, and the hon, gentleman himself had been certain that the House of Louise of United States, that redress, whether by law of the land to which they belong. in due submission to the popular senti-ment, would agree to its passage. Now, surely, it was an extraordinary course on the score, I presume, that the state is unsatisfactory as it is—failing, as in my opinion it does on those two points, the part of the hon. member to ask the House to deal with a matter with which impossible for any such concession to mire, will yet pass; because it is not be made. If you look at some of the amendable, and it is infinitely better amenable to the answers that 'it should mind its own business.' The hon. member acknowleges that our Parliament should not deal with such a matter except in a case of supreme necessity. directly. It is nonnecessity better be made. It you look at some of the figures of the recent Census, you will see how directly and indirectly—direct-ly, as wanting immigrants ourselves, in-directly, as those with whom the people case of supreme necessity. "Hon. Mr. Holton. I said on a ques- of the United States should be on many ways, although we have no direct

tion of supreme importance to the Empire. friendly terms-we are interested in voice in the legislation of Great Britain, "Sir John A. Macdonald There was this question. Take the state of Mas- notwithstanding we have a right to venno supreme necessity for the motion-it sachusetts, in which out of a population ture our counsel and express our views. was not of supreme importance to the Empire what our opinions on such a ques-tion might be—whether we were favorable or opposed to the disestablishment of the about 240,000 were born in Ireland ; so sentiments are not hostile to reform. that more than one-half of the foreign- We have a right to give the influence of born population of the State of Massa- 4,000,000 of British subjects to the rechusetts is of Irish birth, while if you dress of grievances too long maintained, Now, the Queen of England was the Sov- add to those the number who are the to attainment of rights too long denied, ereign of Canada, every one had an inter-est in herself and family. In the very Act of Confederation, the first clause in the prosperity and the progress of which we form a part.

[Mr. Blake's speech was applauded during its delivery-at times at the end for ourselves and we want still more earnestly that those who choose the of every sentence - and frequently Republic instead of the Dominion, shall cheered by the members on both sides not choose the Republic with feelings of the House.]



situated in the Town of Chatham, and now in the occupation of Messrs. GUY BEVAN & CO. This that we will part with with greater relucproperty is one of the most valuable on the Miramichi, and well adapted for any kind of tance or more difficulty than our portion of Home Rule; we know that there is business. nothing that we would sacrifice more to Tabusintac

retain than our portion of Home Rule, ALSO, at the same time and place, a lot of Land on the SOUTH SIDE OF TABUSINTAC RIVER. whether you revert to that portion which the Dominion has in relation to MeEver, and below by Land granted to Donald the Empire, or that portion which the Anarews Church, containing 300 acres more or Provinces have in relation to the Dom-ALSO at the same time and place a Tract of Land on the NORTH SIDE OF TABUSINTAC nion. In reference to the important

AT AUCTION,

Chatham

ward, embodying their respective feelings on this vexed question. The hon member had not even assumed to discuss even the merits of the question—to go into details. merits of the question-to go into details, grant of Home Rule, it is the people in properties, if wished, can remain on interest for one or two years, at 7 per cent., secured by Bo one or two years, at 7 per cent., secured by Bond whose name and for whose interests we and Mortgage sit and deliberate in this hall this night. A plan of the first named property can be seen, and any further information or particulars given by applying to W. J. FRASER, MERCHANT, Halifax, N. S. or RICHARD CARMAN, his ATTORNEY, Chatham N. I WM. WYSE. surgents, while it might have been my Auctioneer. Chatham, 27th March,1882. the old land, to adopt from prejudice views very different from those I hold SHERIFF'S SALE. this night, yet, it having been my good the affairs of Spain, and referring to her ecclesiastical establishments. Nay more, learned those better, those wiser, those Joth day of MARCH next, in front of the Post 30th day of MARCH next, in front of the Post given. Office, in Chatham, between the hours of 12 noon, and 5 o'clock, p. m. All the right, title and interest of Phillip Dwyra, in and to all that piece, or lot of land, situate, ly-ing and being in the Parish of Rogerville and County of Northumberland, in what is known as County of Northumberland, in what is known as the Collet Settlement, and bounded as follows :-Beginning at a Birch tree, standing on the South-Eastern side of the Collet Settlement Road, at the North-West angle of Lot, No. 73, purchased by Moses Martin, in said Collet Settlement, thence ing on this subject, the sentiments running by the magnet South, 20 degrees, East 80 chains, thence South 89 degrees West, with a rectangular distance of 11 chains and 40 links, thence orth 20 degrees, West 67 chains to a Maple tree tanding on the South-Eastern side of the aforesaid Settlement Road, and thence along the same, North 30 degrees, East 15 chains to the place of ginning-Containing 84 acres, more or less, and stinguished as Lot, No. 72, in said Collet Settlegentleman said who moved it, in that spirit which says: "Do unto others as ment, as by reference to the Grant thereof, dated the Fifth day of October, A. D., 1881, will more



CHATHAM NOTARY PUBLIC, CONVEYANCER, ETC. J. B. SNOWBALL AT OFFICE OVER MIRAMICHI BOOKSTORE. #7 WINTER 1881-2. VALUABLE REAL ESTATE Water Street, - - Chatham, N. B. O^N and after MONDAY, NOV. 21ST., Trains will run on this Railway, in connec-tion with the Intercolonial Railway, daily, (Sundays excepted) as follows :-WARREN C. WINSLOW, LOCAL TIME TABLE. WATER STREET. ATTORNEY-AT-LAW, EXPRESS. ACCOM'DATION. NOTARY PUBLIC. Chatham,

REMINGTON AGRICULTURAL CO., ILION N. Y. MANUFACTURERS OF THE LOWMAN PATENT CAST STEEL SHOVELS SCOOPS -AND---SPADES THROUGH TIME TABLE. EXPRESS. ACCOM'DATION. Made without Welds or Rivets 12.40 a. m. 4.15 p. m. 4.37 " 8.10 " 7.00 " 12.15 a. m. PLOWS. HOES, **GARDEN & HORSE RAKES** MOWERS, ACCOM'DATION. And Agricultural Implements generally

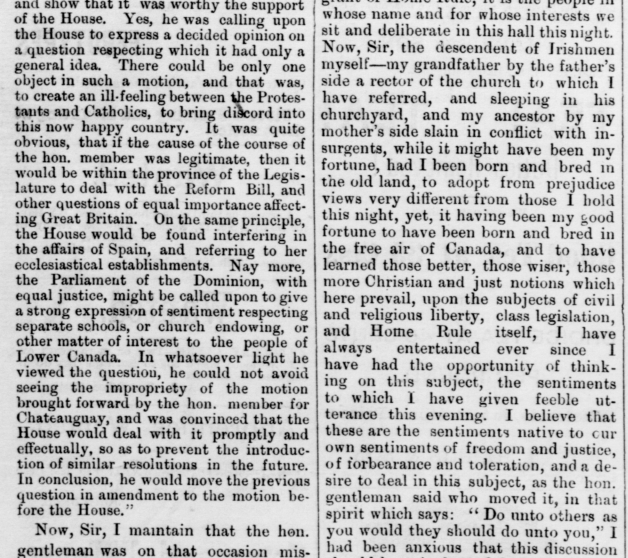
800 yards

1000 vards

R. HENDERY

Chatham, Se p. 26th, 1881.

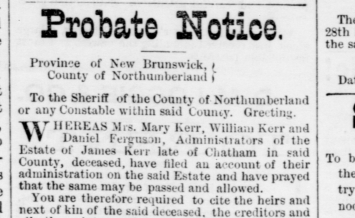
in "Moravian" Cargo.



Now, Sir, I maintain that the hon. you would they should do unto you," I had been anxious that this discussion gentleman was on that occasion misshould be raised, and had myself pretaken as to the real feelings and sentipared a motion on the subject when Phillip Dwyra. ments of the great majority of the private circumstances called me from Canadian people. I believe that, so far my desk here. On my return I learnt that the same hon. gentleman to whom from that motion being, as the hon. gentleman said, calculated to excite ed had taken the matter in hand, and discord, heart-burnings and religious it was thought better not to meddle difficulties, we would have all agreed- with them, or with the course that they, had he but seen the question in another under his leadership, might propose. light-in favor of that solution of that But although I remained silent I felt question, just as we had, in the old that it would be doing but a scant Province of Canada, lively though were justice to the feeling of Canadians, the feelings of religious difference in French, Scotch, English or Irish, to that old Province, settled a somewhat suppose that there is any material difsimilar question. I refer, Sir, to this ference in the intensity of their feelings administration on the said Estate and have prayed statement, because I wish to express on this subject from those whom the the hope that in the interval between 1869 and 1882, the hon. gentleman has the motion more particularly seems to before me at a Court of Probate to be held at my advanced in his views, has observed the represent. I believe our sentiment is current of events, and will now be dis- one based on the general principle of posed to take a different line, and in- political action to which we have been stead of arguing on the precedent educated and which has advanced our which he himself created by moving prosperity and our intellectual and the previous question on that occasion, moral standing in the world. Now, I as he stated there would be an effectual heard the hon. gentleman's resolution barrier to similar resolutions in the with some regret, for one reason that I future, he may be disposed to admit our | find it emasculated. I find it very much right to tender some advice on this weaker than the resolution which he occasion, and give his support to the put on the paper in the first instance. motion before the House. I say we In some particulars it does not legislahave an interest, as a part of the great | tively suit my view. He has fallen in-Empire-as sharers in its prosperity, as to something like the error ascribed to sharers in its shame ; we have an inter- Mr. Gladstone, and not willing myself est in everything which will tend to to repeat that error, I would prefer to develop the strength and the unity of vote for the best resolution we can get. that Empire; we have an interest in | Yet I will vote with reluctance for the every great and important question measure which hypothetically refers to

fully appear. The same having been seized under and by virtue of an Execution issued out of the Northumberland County Court by Nicholas Barden, against the said JOHN SHIRREFF.

Sheriff of North'ld County. Sheriff's Office, Newcastle, 10th Dec., A.D , 1881



Office, Newcastle, within and for the said County, on Wednespay the Tenth day of May next, at eleven o'clock in the forenoon, to attend the passing and allowing of the said account of administration on said Estate.

Given under my hand and the seal of the said Court this third day of April, A. D. 1882. (L. S.)

> . B. FRASRR. SAM'L TAOMSON, Judge of Probates, Northumberland Registrar of Probates, For Said County.



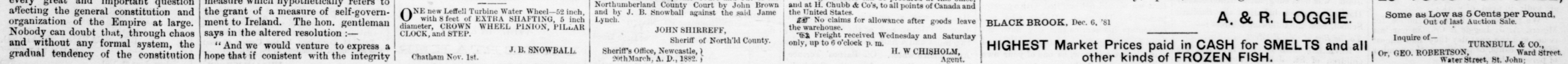


Stove Pipe and all kinds of Stove Fittings, Tinware, etc. 35 kegs Box Nails, assorted sizes. A large supply of Crockery, Glass and EARTHENWARE. Also-Just received for the

GOING NORTH.

Important Information! DAY SEASON, ABOUT 16,000 CHEESE

as assortment of Christmas and New Year CARDS, TOYS, DOLLS, 29 TONS FOR SALE. etc. Confectionery, Spices, Flavoring Extracts, etc.



issued out of the Supreme Court and out of the Through Tickets can be procured at this office

St. Stephen.

St. John.

Monday and Thursday Mornings,

AT 8 O'CLOCK, for Eastport, Portland and Boston, connecting both ways at Eastport with steamer "Charles Houghton" for St. Andrews, Calais and

Returning will leave Commercial Wharf, Boston,

o'clock, and Portland at 6 p. m., for Eastport and

every MONDAY and THURSDAY mornings, at 8

Miramichi, across the land in possession of Edward

Dwyre and on the East side thereof: -being all that piece of land with the privileges thercunto belonging conveyed to the said James Lynch by

Edward Dwyre by deed dated the 9th day of

October, A. D. 1873, as by referance thereto will

more fully appear, and being the same land and premises at present occupied by the said James

The same having been seized under executions

wneh.