chibucto; Mr Smith, do.; Charles Morris, St. John; Hon. Col. Haywood, Sunbury; Alex. L. Light, St. Andrews.

L. Light, St. Andrews.

10—H. Bishop, Lady and Child, Michigan;
T. H. Carman, Esq. Bathurst.

11—Thomas Wathen, Eichibneto; Nathaniel Parrington, Dalhousie; W. S. Brown, Portant those who always Laugh, now Laugh the more."

SANATORY REGULATIONS .- Some highly important and salutary regulations, passed by the Sessions, for cleansing the streets &c., of the towns on our river, will be found in this

Letter from Campbellton Agent with remittance was received on Wednesday.

BY TELEGRAPH.

We obtained the following highly gratifying despatch from Saint John, at noon to-day.

Deaths for last twenty-four hours, up to 11 o'clock, from all causes—City 8, Portland 10, 5 of whom were children. Health of city improving, and disease rapidly on the decline.

BY TELEGRAPH.

TO MIRAMICHI GLEANER OFFICE. BUROPEAN MEWS.

St. John, August 9, 1854. Atlantic arrived on Saturday night.

Little news from the seat of War, action apparently deferred waiting the decision of

Prussia continues to hold aloof from Western Powers, all favours Russia.

Gortichakoff announces determination to hold, Principalities with 200,000 troops if ne-

Parliament has voted extra war Credit £3,000,000.

Neither English nor French Troops have seen a Battle in the East.

Fleets still cruising, no action.

Spanish Insurrection completely successful. The Palace of Queen Christians, and bonses of her favourites have been sacked .--Queen has fled to Grenada.

Breadstuffs continue to decline. Western Flour sells 28s. 6d. to 27s. Baltic and Canada 29s. 6d. to 30s. Indian Corn 29s. to 30s. Crops in England are very promising.

SHIP NEWS.

PORT OF MIRAMICHI.

ENTERED .- August 5 .- schr Phantom, Ellis, P.

Entered.—August 5.— schr Paantom, Ellis, P.
E Island.
7 — Bark Hor, Anderson, Roston, Gilmour Rankin
& co; schr Mary Martha, Morarty, Quebec, g.n.
cargo, Hugh Bain and others; brig Corsair, Theodorson, New York, Gilmour Rankin & co; brig
Walker, Welen, do. do.; schr Blossom, Munsie,
Picton, coal. Master.
S—schr Villager, Watt, Halifax, gen.cargo, J.
Chalmers and others; schr Sen Horse, Palmer, Boston, do. G. E. L. teon and others; brig Medora,
Jurdan, Gibraiter, L. P. W. DavBrisay.
9.—brig Glide, Galger, Watterford, Master.
10.—Susaunah, Anderson, Marsoilles, Johnson
& Mackie; bark Adelaid Cooper, Collins, Boston, J. H. & J. Harding; bark Huron, Driver, do.
Gilmour Kankin & co; bark Aunt Mary, Robsoe,
St. John New foundand, do.
11.—brig Tyne, Williamson, Malta, Johnson

St. John Newfoundland, do.

11 - brig Tyne, Williamson, Malta, Johnso& Mackie; schr Eliza Ann, M'Leod, P. E. Island
Cattle, Master.

CLEAKED - August 4.—bark Ellergill, Jordon,
Hull; bark New Empire, Davis, Bristol.
5.—schr Phantom, Ellis, P. E. Island.
7.—bark Hether Bell, Allen, Belfast; schr Active.
M'Intyre, P. E. Island.
8.—schip Annie Wilson, Brown, Liverpool.
10.—schr I L A, Gilker, New Carlisle; bark Infustrie, Esseir, Belfast; brig Sea Bird, Turnbull,
Grangemouth. Grangemouth.
July 27 - Stephen Larbie, Burtt, Hull, Deals, R.

PORT OF SHEDIAC.

ENTERED.—Isly 22.—brigt Hebe, Barzett P. E. Island W. H. & R. C. Scovil 31.—ahip Oregen, Porter, New York, W. H. & R. C. Scovil.

31.—ahip Oregen, Porter, New York, W. H. & R. C. Scovil.

August 1— bark George Douthwaite, Hedoutet, Mala M. Welling; bark Adeona, Christenson, Falmouth, England, W. H. & R. C. Scovil.

9-brig Felzi Bradlev, Malta, W. H. & R. C. Scovil; brig Favorite, Wigbam, London, do. 10—brig Forsyth, Howard, Genoa, do. Charam,—laly 25.—brig Conferentsroadtrese heig, Christenson, London.

26—ship Acadia, Jordon, London.

28—brig Hebe, Barsett, Liverpool.

29—ship Antionette, Smith London.

30.—bark Hederig, Forgoson, London.

31—b, ig Embla, Hanson, Dublin.

4—bark Jacob, Owen, London.

WATCHES! WATCHES!

The Subscriber has on hand now, and will continue to keep on hand a first cluss assortment of Lepine, Lever, Hunning, Galvanized, and PURE GOLD WATCHES,

all tread, Regulated, and ready for the Pocket.

Persons wishing good articles will please call and
examine for themselves. Gold Keys, Guarde, Vest
Chains and Hooks, and all sorts of accompaniments
for sell liberains.

DAVIS P. HOWE. Chatham, 5th August, 1854.

New Advertisements.

On this occasion a new, joyous and mirth-inspiring ENFERTAINMENT, will be given in the the TEMPERANCE HALL, in the Town of Chairham, on MONDAY, the 14th of August, by

Mr. Malone Raymond,

the celebrated Humorist, Lecturer and Hustrator of Irish Life and Mauners, called an Hour in Ireland, and other Lands; in one volume.

Taken from Mr. Raynold's Sketch Book, already given by him in Europe and America, over One Thousand Nights! Consisting of Anecdotes, Songs, Stories of the Peasantry, Recollections of Ireland, Burke, Grattan, Wellington, O'Connell, Sheridan, Goldsmith, Lever, Flood, Shiel, Lady Morgan, Knowles, &c., &c.,—beings who have been

"Light to a World, and made a Wation Live"

"Light to a World, and made a Nation Live." Admission 1s. 3d., no half price. Doors open at 7½, performance to commence at 8½.

PILOT AND NAVY BREAD.

Landing from schooner "Mary Martha," from

20 Barrels PILOT BREAD. 12 Barrels NAVY BREAD. For Sale by the Subscribers BURKE & NOONAN.

Chatham, 9th August, 1834.

South West Boom Company.

Notice is hereby given that a meeting of the Directors of the above Company, will be held at the office of the Clerk of the Peace, Newcastle, on THURS DAY, the 21st day of August. instant, at 10 o'clock, in the forenoon, to transact important business connected with the Company, of which the Directors will take Notice and give their punctual

attendance.

EDWARD WILLISTON, Secretary.

Newcastle, 9th August, 1854.

CROWN LAND NOTICES.

CROWN LAND NOTICE, August 1, 1854.

Crown Land Norice, August 1, 1854.

The undermentioned Lots of Crown Lands will be offered for sale by Public Auction, on Turspay, the Fifth day of Setember next, at noon, by the respective Deputies, at their Offices, agreeably to the Regulations of lith May 1843, and no sale on credit will be made to any person who is indebted to the Crawn for previous purchases.

(Not to interfere with the right to cut Timber or other Lamber under Liconees applied for previous to the applications for the purchase of the Land.)

(No person is allowed to hold more than one-hundred acres payable by instalments.)

GLOUCESTER.

By Deputy Carruthers, at Bathurst. 126 acres, lot 111, Beresford, surveyed for John

NORTHUMBERLAND.

By Deputy Davidson, at Newcastle, 160 acres, lot S, block 6, Newcestle; improved by M. Carrol.

By Deputy Douglas, at Buctouche. 50 acres, lot 44, block B, Dundas, M. Laundrie

improved.

50 acres, lot N, block B, Dundas; improved by G. Casey; credit to be given for three months of the

160 arr s. lot 42, North Township, A. M'Lear, 160 servey. lot 43, North Township, D. M'Lean;

16s sorrey.
160 acres, lot 44, North Towaship, L. M'Lean;

16 Assurvey.
6 acres, lot 15 west, block Z, Welford, W. Coch-

renimproved

53 deres, lot 4, Township 4, R A Spenser improved.

ed.

100 acres, bt II, block M. west of Coal Branch,
Stephens improved.

100 acres, lot 61, block D, M'Dougal settlement
A U M'Douald.

100 acres, lot S2, block D, M'Dougald settlement,

CROWN LAND OFFICE, July 17, 1854.

Pablic Netics is hereby given, that Fishing Lesses of the Fishing Beaches at Kouchibouguec, in the County of Kent, for five years, will be effered for sale by the Hon. Temes Davidson, as Kouchibouguec, on the Thirtieth day of August next, as noon. Upset price as follows:—

Lots 1, 2, 3, 18, one pound perannumeach.

Lots 4, 5, 6, 7, 8, 9 10, 11, 12, 13, 14, 15, 16, two wonds ten shillings per annum each.

pounds ten shillings per annum each.
Lot 19 thirty shillings per annum.
R. D. WILMOT, Sur. Gen.

CARD. CHATHAM DISPENSARY.

D. McLAREN & Co, respectfully inform the Public, that they have opened an Apothecary's Establishment, in the office adjoining the residence of J. T. Willisten, Esq., where all the standard and patent Medicines of the day will be constantly kept on hand, Mcdical prescriptions, carefully prepared.

KEY'S PILLS.

They would call the attent on of the Public, to Pills, prepared by them, from a private receipt in their hand, of the late Dr Key. Chatham, 5th August, 1854.

FLOUR, PORK, &c.

Just landed from Schooner Absille, from Quebog, 100 Barrels Fuour,

Pot Barbari,
I Cask Hams.
For Sale by the Subscribers.
W. MASSON & Co.

Newcastle, Jr no 17, 1854

SANATORY REGULATIONS.

At a General Sessions of the Peace, of our Lady the Queen, held at the Court House, Newcastle, in and for the County of Northumberland, on Tues-day the lith day of July, in the year of our Lord One Thousand Eight Hundred and Fifty Four.

and for the County of Northumberland, on Luesday of July, in the year of our Lord One Thousand Eight Hundred and Fifty Four.

Ordered, that the following Rules and Regulations, be made and established, in pursuance of the authority, visted in the General Session; by Act of Assembly, 13 Victoria, Cap. 30. Sec. 5, Article 2.

"For the prevention and removal of Nuisances in "jurious to Health, and for the promotion of cleantiness, and preventing the spreading of contageous or infectious distempers."

I. That no person or persons shall throw, place, or deposit, or cause to be thrown, placed, or deposited, in or upon any of the streets, lanes, allevs or public squares, or on any part of the beach or shore, within the limits of the towns of Newcastle, Chatham, Douglastown and Nelson, or within any boom or booms, or upon any of the public or private wharves, adjoining to the river Mirsmichi within the said towns, any filth, dirt, offal, garbage or offensive parts of any animals, or any rotten, decayed or offensive meat, fish or vegetables, or the carcase of any dead animals, or any rotten, decayed or offensive meat, fish or vegetables, or the carcase of any dead animals, or any rotten, decayed or offensive on the carcast of the same forthwith, when ordered, or directed so to do, by any Justice or Health Officer of the County, every person so offend ng shall for each and every offence forfeit and pay a sum of Two Pounds; and further on such refusal or neglect to comply with such order, or in case the offender cannot at the time be found, it shall be the duty of any Justice or Health Officer, aforesaid, to cause the said nuisances, to be removed and the expense of such removal, shall be paid in addition to the penalty libble to be paid by the person who had refused or neglected to remove the same not exceeding Ten Pounds.

II. That no drain or sewer from or through any house, yard, or other place, into any of the streets, lanes or squares of the said towns, respectively, or onter the first of the liver of the liver of M

not exceeding Ten Pounds.

It. Test no drain or sewer from or through any house, yard, or other place, into any of the streets, lanes or squares of the said towns, respectively, or into the liver of Miramichi, within either of the said towns, shall be suffered to discharge above the ground in any such street, lane or square, and if any person or persons, have placed or shall horeafter place, or cause to be placed, or shall continue to occupy and use the same so placed, any such drain or sewer, which shall discharge above the surface of any of the streets, lanes or squares, and shall neglect or refuse to remove the same, within twenty-four hours after being notified or directed so to do, by any Justice or Health Officer as aforesaid, every such person shall forfeit and pay for the first day that such drain and sewer shall be suffered to remain after such notice as aforesaid, the sum of One Pound; and for the second day Two Pounds; and for the chird and each and every subsequent day, that such drain or sewer shall be suffered to remain the sum of Three Pounds.

III. That no person shall suffer, or permit any duan or sewer leading from his house, yard or premit es, into any public drain, to be used for the purpose of draining or receiving foul water from any privy, to be conveyed by means of such drain, into any of the public drains, under a penalty of Two Pounds; nor shall any person suffer or permit a drain or sewer from any other house, yard, or premises to fall and empty into such drain for the like purpose, under a like penalty of Two Pounds; and shall be used or suffered, or permitted to be used, for any such purpose, and shall be earsisted in atter twenty-four bears notice, from

the said drain or drains, shail be used or suffered, or permitted to be used, for any such purpose, and shall be described in after twenty-four bours notice, from a Jastice of the Peace or Health Officer, aforesaid, it such and may be hawful in addition to the said penalty, for such Justice or Health Officer, to order the same to be stopped up.

IV. That no slop, wash, foul or dirty water, of any description, shall be thrown or sllowed to fall flow or occasinto, over, or upon, any of the gutters of the streets of the said towns, or upon any part of the streets, squares or side walks, thereof, under a penalty of Two Peurda, for each and every offence, to be paid by the party offending, or by the owner or occupier of the house, shop, or premises, from which the same may have been thrown, or allowed to fall, flow, or occa as aforesaid.

V. That the owner or occupier of any house, or

which the same may have been thrown, or allowed to fall, flow, or oeze as aforesaid.

V. That the owner or occupier of any house, or other building, or lot of ground fronting on any street, within the said towns, shall on Saturday in every week, or oftener, if thereuato required by a street, within the said towns, shall on Saturday in every week, or oftener, if thereuato required by a strat November of each year, before the hour of eleven o'clock, in the forenoon, of the said day, cause such part of the side walk, watercourse, and street, as shall be in front of such house or other building, or lot of ground, to be thoroughly scraped, cleaned and swept, and all the dirt and filth, rubbish, offensive matter, stagnant water, and allother substances, being thereon, or arising therefrom, to be cauried away and doposited in such place, as the Health Officer may appoint, and direct for the reception of the same, and shall also during the time aforesaid, once in every day and oftener, if the same shall be required as aforesaid, cuse the gutter or watersourse in front of their respective premises, to be kept clean of all rubbish, dust, or other obstructions to the course of the water, under the penalty of One Pound for each and every offence; and where there is a vacant space between any two buildings, it shall be the duty of the person residing on either side thereof, to clean and sweet the half adjoining his own premises, provided always, that the distance so to be sweet by each house belder, shall not exceed four rods from either side of his own premises, and when any house is occupied by more than one tenant or family, it shall be obles, shall not exceed four role from either side of his own premises, and when any house is occupied by more than one tenant or family, it shall be equally the duty of every such tenant, or occupier, to perform and obey this rule, and every person who shall neglect or refuse to perform the duty hereby required, shall for each and every offence, forfeit and paythe sum of One Pound.

hereby required, thall for each and every onence, forfeit and paythe sum of One Pound.

VI. That no porson shall suffer or permit, any foul, waste or stagmant water, to remain in his callar, or within the swelling house or out houses, yard, or any premises within the said towns, under a penalty of One Pound; or if the same shall be permitted to remain and continue for atwenty-four hours siter notice from a Justice or Health Officer, as aforesaid; or if the owner or eccupier of any premises within the said towns, shall suffer the contents of any privy or coss-pool, to overflow or soak therefrom, such owner or occupier shall for every such offence be liable to a penalty of Two Pounds, and a further penalty of Two Pounds for every day during which the offence is continued.

VII. It may accumulation of manure, dung, soil, slith, or effensive or naxious matter, whatscover, which ought to be removed, shall be found on any premises within the said towns, and the same thall not be removed within twenty-four hours atter notice from a Justice or Health Office, as aforesaid, to the person to whom the same helong, or the own-

er er occupier of the premises whereon it exists, to remove the same; the party offending shall be liable to a penalty of One Pound for every offence, and a further penalty of Two Pounds for every day such manure, or other noxious or offensive matter shall be suffered to remain after notice given, as aforessid; and if it shall be deemed necessary or expedient by the said Justice or Health Officer, that any noxious or offensive matter should be immediately removed from any place or openiess within the said towns, and the person to whom such floxious or offensive matter belongs, or the owner or occupier of the premises on which it exists, shall neglect or refuse to remays the same on being notified so to do, the person so neglecting or refusing, in addition to any other penalty, shall also pay the expenses of such removal, as a further penalty for the offence, not exceeding Ten Pounds.

VIII. It shall be the duty of the owner or occupier of every house, store, barn or other outbuilding in the said towns, te keep the same and the yards, sinks, and other premises adjaining thereto, at all times, well and sufficiently cleaned and funigated, and in a wholesome state, under a penalty of Two Pounds.

IX. It shall be the duty or all persons whose

well and sufficiently cleaned and fumigated, and in a wholesome state, under a penalty of Two Pounds.

IX. It shall be the duty of all persons whose-barns, pigstyes, sinks, privies, or other outbuildings shall be on the side of any street, lane or alley, or on any wharf, pier or slip, or adjoining any private dwelling, or other building in any part of the said towns, its keep the same well, and sufficiently cleanesed, and free from all noxious and noisome smells or exhalations, under a penalty of One Pound for each and every offence.

sed, and free from all noxious and noisome smells or exhalations, under a penalty of One Pound for each and every offence.

X. It shall be the duty of every person or persons, who shall be the cwner or occupier of any Tannery, or concerned therein, in the said towns, at all times to pay due and proper attention to the reinoval of hides from the vats, and the chapping of water therein, that no more noxious or nuw holesome exhalation-may arise therefrom than the nature of the business necessarily cause, and that every such person or persons, shall remove or caused to be removed, the scraping of hides, and other excrescences, and offensive matter, caused by his or their business, to such place or places that the public health may not be endinagered thereby, under a penalty of One Pound Ten Shillings, and any such person or persons, when ordered and directed by a Justice or Health Officer, as aforesaid, to remove any such scrapings of hides or other excrescences or offensive matter as aforesaid shall neglect or rofuse so to do, shall forfeit the sum of Three Pounds, and a further penalty of Six Pounds for every day during which the offence is continued.

XI. Is shall be the duty of the owner of Slaughtering houses, or other person or persons engaged in killing or slaughtering cattle in the said towns, at all times to keep the same well and sufficiently cleansed, and freed from all offal, blood, or other remains of animals, that may is any wise affect the purity of the air, or the health of the community under a penalty of Two Pounds; and shall at all times remove, or cause to be removed, the refuse, offal, blood, or remains of the said slaughtered animal, to such place or places as the safety of the public health may require, or the Hoalth Officer aforesaid, may direct and appoint, under a penalty of Four Pounds.

XII No person shall throw or cast into the river of Miramichi, or its tributaries, the carcase or carcasses of dead animals, such as horses, cattle, sheep, swine or dogs, or the offal of fish, under a penalty of Two Pounds Ten Shillings, for each and every off-XI. It shall be the duty of the owner of Slaugh-

Two Pounds Ten Shillings, for each and every offfence

XIH. Whoever shall neglect or refuse to obey any
ord r or direction of a Justice or Health Officer, as
aforgesid relative to the removal of any noxious, puviid offensive substance, or the removal of any article
substance considered injurious to the public health,
or likely to become so, or relative to the fumigation
or cleansing of any house, building, or place within
the said towns, shall forfeit and pay a sum of Two
Pounds Ten Shillings, for each and every offence.

XIV. The Health Officers are required to use
their utmost endeavours to carry out the foregoing
Regulations; and it shall be deemed and adjudged
a part of their duty to do so; and inneglect of doing
so, or refusing to attend thereto, shall, it addition
to being dismissed from their office as Health Officera
forfeit and pay a penalty of Two Pounds for each
and every neglect, or refusal.

By Order of the General Sessions,

EDWARD WILLISTON.

Clerk of the Peace, Northumberland.

MEDICINES.

The Subscriber is Agent for the following Patent Medicines and Curators.

Morse's invigorating Cordials,
Wild Cherry Bitters,
Cremp and Pain Killer,
Celebrated Russian Salve,
Radway's Ready Relief,
Moffat's Pills and Bitters,
Morehead's Magnetic Plastors,
Johnson's Anodyne Linament,
Clarifact Cod Liver Oil,
Hunter's Approved Cough Syrup. ALSO

Those Invalvable Galvanic Belts, Necklaces, Brace lets, and Magnetic Fluid.

Almanaes and other treaties on the above Cura-Almanaes and other treasure tve sgiven free at the Shop of W. A. LETSON.

NOTICE.

The Co-partnership for many years barried on by the Subscribers, under the firm of John & George Parker, was dissolved on the First day of October last, all persons indebted to the said firm, are requested to nay their respective debts without delay to George J. Parker, who is duly authorised to settle the same and give, discharges, and all persons having claims against the late firm will render their accounts to George J. Parker for adjustment without delay.

JOHN PARKER Chatham, 5th July, 1854.

Paper Hangings.

Just received, and for Sale at very low prices, a large assortment of Papue Handings, new styles for 1824.

C'atham, June 7, 1854.

FORBES & Co.

TO SHIPCARPENTERS.

The Subscriber wants a few GOOD SHIPUAR-PENTERS, to whom the highest Wages will be paid.

Ricalbuoto, 3rd February, 1854.