

ference with Judge Steadman in the discharge of his statutory duties. Proceed ings in contempt were commenced by th Crown against Mr. Ellis, and he was b the Supreme Court of New Brunswick, found guilty of contempt. An appeal was taken to Ottawa, and the dicision as embodied in the judgement of the court rendered on Monday, is to the effect that no appeal lies from the judgement of our Supreme Court in the matter of contempt. which is criminal in nature. The ac providing for appeals does not apply to criminal cases, when the lower court is unanimous. The effect of this decision, unless appealed to the Judicial committee of the Privy Council in England; will be be to sustain the judgement of our own Supreme Count. As, however, the court at Ottawa were guided almost entirely by a recent decision of the Privy Council declaring a criminal proceeding, it is not likely the case will be further appealed. The peculiar part of the affair is that Judge Fournier, of the Supreme Court of Canada, in discussing the merits of the case in his judgement, himself criticized Judge Tuck rather severely, remarking that the proceeding in an election matter, was unheard of, and that he had no power to restrain any court or any Judge acting under powers vested in him specially by the controverted elections act, and cited cases in support of his criticism, both from the Privy Council and the upper Canada court of Queen's Bench. It seems very unfair to Mr. Ellis that the case should have been decided in this way. It still remains a fact that the Globe, in criticesing Judge Tuck's action in grantiug the injunction, was in the right, but in face of all that the decision of the highest court but one in Canada goes against him, while a member of the same court, himself indulges in a little criticism of Judge Tuck's conduct in this very matter. Judge Fournier, however, being a member of a court having higher jurisdiction than that in which Judgs Tuck sets, will, we presume, be beyond the reach of any proceedings in contempt, while Mr. Ellis is mulcted in a heavy sum for conduct identically the same.

want of Millouth

Three Months,

John. Almost everything Dr. Weldon future exploits of its own within its own of the almost even division of the does is endorsed by the Sun very readily. charmed-and no doubt charming-circle? The Sun some time ago undertook to sit May Merrick's costume when she enters the very heavily on Prof. Davidson of the Central Park scene in "The Two Sisters" is admirably gotten up. It is just about what U. N. B., because of some remarks the a country girl with a little taste, but a great latter saw fit to make in his inaugural leal of money suddenly given into her posaddress, regarding the prevalence of session, would be likely to acquire. And political corruption in New Brunswick. that is just the situation in the play. The picture of the tramp sitting in lordly ease on Prof. Davidson, so said the Sun, had not park bench after he has swallowed a baby's been in the province long enough to llowance of lacteal fluid is quite a true reprejudge intelligently of the condition of

sons from its paid entertainers with a view to allow the inquiry to drop, but in view

sentation of the only leisure class we have in

Sunbury Notes.

village for shipment in the early spring.

This has been a growing industry for a

Wooping cough is prevalent in Gaery

and number of very severe cases are at-

tended by Dr. Peake. Mr. Harrison's

number of years. It affords employment

to a good many men and teams.

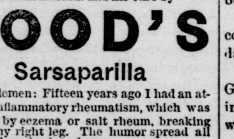
in rage?

for the stage,

political affairs. But, Dr. Weldon, the this country. Sun's chromo politician, has just intro-Said the ingenue girl to the small soubrette: "Your manner's exceeding tough !" duced a bill in the House of Commons "Are you giving lessons in etiquette?" providing a very heavy punishment for Said the small soubrette in a huff. the taking of bribes by voters. Dr. Wel-Then the first old woman she chipped in, don recognizes the existence of the evil With a soothing word of tact, and promotes legislation to prevent it and That was lost, alas, in the general din, As the prompter called : "First Act !" the Sun eulogizes his purity of mind. Do you think they will mingle each other Probably the chief reason why Dr. Weldon's bill so satisfactory to the Sun is Inquired the gasman new; that it does not provide any punishment "Oh no !" ,said props, "they've 'made up' for those who give the bribes, thus af All actors and actresses do !" fording the Tory politicians at St. John and elsewhere abundant scope to prosecute their evil work with impunity, while OROMOCTO, Feb. 21.-George Taylor, of the poor voters whom they purchase in St. John, is doing quite a large business so great numbers at every election will setting hoop-poles in Gaery. A large bear a heavy punishment. quantity of them have been stored in the



y known as proprietor of Derry's Water-



matter before the full ministerial conference In this view he is said to have the support of the committee of trial. Probably also he will have the support of Mr. Crisp, who will hardly care to rest under the stigma that two out of five jurors believe him guilty of a serious VERY LOWEST PRICES. offence. The discipline as revised provides that an appeal of this kind as to facts shall be heard by conference in ministerial session, instead

THOS. a conference committee of twelve or nine, as formerly. The next annual conference will meet at Moneton and the court will comprise somewhere near a hundred ministers.

committee, he thinks he should bring the

Assessor's Notice!

DUBLIC NOTICE is hereby given that the YSTER SALOON Undersigned has been duly sworn into office as Principal Assessor of Rates and Taxes in the City of Fredericton this day. Any person liable to be Assessed No. 27, York St. in the said City, may within THIRTY DAYS after the publication of this Notice, give to me, the said Principal Assessor, a statement Has been thoroughly Renovated in writing, under oath before the Mayor, City FIRST CLASS STYLE. It is Clerk, or Undersigned, of his or her Property and income, according to the form provided now run on the European Plan. for in "An Act to consolidate and amend the

DINNERS Law relating to the levying, assessing and collecting of Rates and Taxes in the City of Furnished for Parties of all dimen-Fredericton." Forms can be had from the Mayor, City Clerk or the undersigned.

WM. J. CREWDSON,

he required to appeal to the Assessors by

Petition, in strict accordance to the in-

Dated this 13th day of February, 1893.

Any person neglecting to make a state-Hot and Cold Lunches can be ment to the Mayor, City Clerk, or the undersigned, according to the above advertisement, procured at a moments notice, in previous to the Assessment Roll being made cluding : out, dissatisfied with their Assessment, will

OYSTERS

sion.

—OF THE—

Which will be made up at the

280 QUEEN STREET.

Fredericton

Latest -:-

Designs.

STANGER.

structions on the back of their Tax Notices. in all their different Styles. Baked Beans, Brown Bread, Pigs Feet Hot and Cold Meats of Every Description,

Pint, sold and delivered.

advantage to give us a call.

on the tables, containing the prices Special rates for Dinners. BOSTON BROWN BREAI sold here on Saturday.





VV o

.

11.

286 Queen Street.

Dever -:- Brothers.

We have now on hand a nice assortment of Mourning Goods in the following lines:

____AT___

BLACK Cashmeres, Merinos, Serges, Amazon Cloths, Crape Serges, Crape Cloths, Nun's Cloths, Crapon Stripes Crape Figures, Silk Warp, Henriettas, and a nice assortment of

