The Morth

CHATHAM, N. B, June 15, 1881 J. E. COLLINS..... EDITOR

TWO PICTURES.

This is what the great Edmund Burke says of the duty of a Representative. We want Mr. Snowball and his friends to read it:-

" It is the duty of your parliamentary representative to sacrifice his reposeand his pleasures to yours, and above all, TO PREFER IN ALL CASES YOUR INTEREST TO HIS OWN."

PICTOU, ST. JOHN, AND GLOU CESTER.

Mr. Anglin has gone away to save Pictou from the Government. Un doubtedly he will be the ablest Grit in the fray-but then there is a good cause, and Sir Charles Tupper on the other side. Mr. Anglin of course has not gone to Pictou in the interests o Pictou at all, but solely for the advancement of the interests of the Ex-Speaker. Mr. Anglin has come to the conclusion that he has been now too long playing the part of a mute in glorious Milton cooped up in th Freeman office, or haranguing through Mr. Medium Ryan the electorate of Gloucester. He is burning now for a wider distinction, and to greater fame. For this reason hi present intentions are to run "nex time" for St. John,-in which case poor Gloucester will have to shift to herself. Mr. Anglin is commencing the canvass early; and is taking sensible means of informing the City of St. John, what an able man sh has in her own bosom. When at the next election he offers for St. John the people will say, He is the ables Liberal in the Province. Nova Scotis sent for him, and only him, in the hour of her need. The three St. John candidates wil

therefore be,

Anglin, Burpee, Weldon.

But if the Local Government de not give a seat and a portfolio to Mr. Elder,—a matter about which w have no advice to give-then will the ticket stand,

> Anglin, Elder, Burpee.

In proof of the latter arrangemen we may say that when the Sun pub lished several colums of just censure of Mr. Weldon, and challenged the Telegraph to gainsay the statements. or detend Mr. Weldon, never a word did the Telegraph say, but left the dict a general rising in Ireland, have slanderer of St. John to bear his curse like Cain.

If, however, it should prove that Mr. Elder will be forced to suppor Mr. Weldon, for men are not always arbiters of their own fates, nor is poor Mr. Elder always, and should emolament to gain for himself, and the Local Government not open its portals to the Grit editor, then will there be a fight between the Kilkenny cats. The ticket then will stand

Burpee, Weldon.

And the surviving one of the Kilkenny cats.

Some however think that the Gov-Government think him.

Gloucester only this: that as soon as lision with constitutional authority, another vacancy offers, he deserts the people who have pinned their faith to him so long? It this be so, and th scheme is unquestionable, then ough Gloucester immediately make a move or herself.

RIPARIAN RIGHTS.

We have received from the Marine and Fisheries Department, a copy of an order issued to all fishery officers, on the 20th of last month. The gist of the order is this: "That all pertons unlawfully fishing without a lease or license, as required under 400 majority.' That majority is rapthe Statute, will be liable to interrup. tion and fine, together with the seizure and forfeiture of fishing materials, if the majority has talten 600 m a boats, &c., so used, and of salmon so illegally caught," and the officers are instructed, to carry out this order, and informed that in doing so, should they meet resistance, they will be assisted by the Department.

in view of the following state of atfairs: After the confederation of the provinces, the Dominion Government assumed control of the fisheries taking the power to abridge pre-existing rights or privileges, to blot out old regulations, and make new with respect to the protection of the fisheries the issuing of licenses to fish etc Among other matters, it claimed the right, subsequently, to lease portions of river or other waters, lying in front of land owned or held in lease by private persons; and going turther were misintormed. The boasting of still, leased such portions of river or the Liberal press deceived us, though in cash. other waters, to any approved appli- the Herald which is not always too

cant. Thus many a poor man who had all his lifetime put his nets out in front of his property to fish, found bis long cherished privelege and right bartered away, leased, to some sporting club, who would eject him if he dared drop a line or net in the waters in which his tathers had fish ed. Such a regulation came to be looked upon as a cruel intringement en long established rights, and gave rise to no little well-provoked com-

plaining. Our readers are familiar with the Judge Steadman case, arising out of fishing contrary to these regulations: and that when the case came up before the SupremeCourt of New Bruns wick, Mr. Justice Fisher delivered an elaborate judgment, which was concurred in by the other judges, holding that the DominionParliamen had no power to make the obnoxious regulations. The Supreme Court of Canada, so far, has not reversed that decision. The people who pay taxes to maintain a supreme court at Ottawa ought to know why this case has been

left in slings. Meanwhile the riparians claim the right to fish off their own shores or ripæ to the exclusion of all comrs, and for authority they look to the decision of the Supreme Court of New Brunswick. But overriding that sheet of foolscap from Mr Whitcher. Now, while we believe in having all just laws rigorously, carried out, and while we shall always lend ourselves to that end, yet we must say the riparians inRestigouche and elsewhere, are far greener than we take them to be, if they pay any attention to Mr Whitchers order, so long as the Decision of the New Brunswick cour stands.

Since writing the above we learn a ease has come up, the fishery officer prosecuting a riparian named Mc-Donald. Mr Barbarie ably defended McDonald and the Magistrate very properly ignored Mr. Whitchers order, and dismissed the case.

THE IRISH QUESTION.

We are of the opinion that in Irish affairs, the crisis has passed. The day the Archoishop of Cashel stood upon the platform at Thurles, and raised his voice, every man belonging to the Land League in Ireland stood still to hear. He adviced peaceful, prudent. and lawful agitation, warred the people against collision with the authorities, and finally in an outburst of magnificent eloquence, declared the methods and the aims of the Land League. Those who therefore predeceived themselves: for Ireland always obedient to the voice of the church and her clergy, will not, at his supreme moment, disregard the advice of one of her illustrious bishops, who has no earthly office or who comes upon the platform solely in the interests of the people. fears of the New York Herald and even of the Moncton Times are theretore groundless, and the great editors may sleep in pace.

That here and there there will be little sputters of riot, we cannot but expect, for men will sometimes alernment may give to Mr. Weldon his low their passions to get the upper increfor: fathers judgeship, but those who hand, and for the time forget advice think this consider Mr. Weldon a though given from heaven itself much more formidable man than the Even of this kind of disturbance w hope to hear less in the future. The So far St. John is all right. But people are beginning to see they are what of the poor despised port of on the road to victory, and that the retuge, Gloucester? Is the measure of only obstacles on that road, are lack Mr. Anglins love and regard for of unity among themselves, and col

> Today we publish the latest Important news on the Irish question. The reply of ErchbishopCroke to the Tipperary address, is full of timely wis dom, though in the reporting of it, or perhaps in its transmission it seems to have been botched and marred o no little extent.

THE NOVA SCOTIA ELEC-TIONS.

says: 'Senator McLelan, it is thought, will be elected for Colchester by fully and after the said date, with interest at idly falling. A week ago the claim was that Mr. McLelan would be elected by one thousand majority. week what will be the result of the eight days canvass yet to take place. -Ha. Chronicle

No one excepting such as those who bring weakness and disrespect to a cause saidMr. McLelan would be elect-This special order has been issued ed by "one thousand majority." The Chronicle will see when the end is reached, how far astray was the "Star (Tory)."

> Then after some crude speculation the Chronicle goes on.

"But our Tory contemporary of Chattam does not confine its remarks to Co'chester. It has been seeking information from Picton, and thus stated the result: "THE ELECTION OF as follows: - The pre-emptions shall be THE GOVERNMENT CANDIDATE FOR sold at thesame price and on the same PICTOU IS NOT EXPECTED."

good an authority, said Picton was settlement within Manitoba or the North- \$2.50 per acre, as the case may be, for New Advertisements sate. It is safe, and will on the 18th West Territories, outside of the said such lands as may be deemed expedient. teach the Chronicle and the "Grits" of Pictou, a lesson that they will not oon forget.

The Toronto Mail with deadly humor continues to call the St. John News an "opposition journal." But Mr Willis doesn't care what they call his paper so long as he gets the pat

We wish the mailing clerk in the Ottawa FreePrees office would direc' of "St. John, N. B." It is old and farming lands from ordinary sale and lagged out when it reaches us.

Telegraph misspell the word woollen in their editorials. There should be!

Sir Charles Tupper is easy about he result on the 18th. He leaves beore polling for Rin.ouski.

The Ottawa Free Press is a wel elited, unscrupulous, bitter, Grit

Our Quebec letter will appear in

on Sanday. An up town correspondent slyly remarks, "Mr. S. would yet undisputed decision, comes a not be sorry. It would bring a change of government."

EDITORIAL GLEANINGS

THE SITUATION IN AFGHANISTAN.

Afghanistan is unquiet again. A despatch from Candahar dated on Monday last says that on the preceding Friday there was a sharp engagement between the forces of the Ameer and a body u der command of Sirdars Mashmoud Hassim and Abdulla, wherein the latter were defeated. The encounter took place near Girishk on the Helmund River, and asted about four horrs. It is not known how large a part of the army that Ayoob Khan is raising against the Ameer was engaged in this fight. It is supposed that it was by no means the main body, and that there is more trouble ahead for Abdurrahman

CHIVALROUS.

A Mexican at Las Vegas, New Mexico. ied his wife firmly to a board, leaned her thus helpless against a fence, took a position fifty feet away, and used her as a target for rifle practice. He did not hit ner, his object being to frighten her by embedding the bullets in the board close to her head and body. She fainted under the frightful ordeal.

New Advertisements.



epartment of the Interior.

OTTAWA, 25th May, 1881. HEREAS circumstances have rendered it expedient to effect certain changes in the policy of the Government respecting the administration of Dominion Lands, Public Notice is hereby given: -

1. The Regulations of the 14th October, 1879 were rescinded by order of His Excellency the Governor-General in cuncil, on the 20th day of May instant, and the following Regulations for the littles for communication between such disposal of agricultural lands substituted lineds and existing settlements, and the

2. The even numbered sections within the Canadian Pacific Railway Belt—that is to say, lying within 23 miles on each side of the line of the said Railway, excenting those which may be required for wood lots in connection with settlers on prairie lands within the said belt, or which may be otherwise specially dealt with by the Governor in Council—shall be held exclusively for homesteads and preemphe said beit are Canadian Pacific Rail way Lands, and can only be acquired from the Company.

3 The pre-emptions entered within the said belt of 24 miles on each side of the Canadion Pacific Railway, up to and including the 31st day of December next snall be disposed of at the rate of \$2.5 per acre; four tentlis of the purchase money, with interest on the latter at the rate of six per cent per annum, to be paid at the end of three years from the "The Chatham, N B., Star (Tory), date of entry, the remainder to be paid in six equal instalments annually from the rate above mentioned on such proportions of the purchase money as may from time to time remain unpaid, to be paid with each instalment.

4. From and after the 31st day of December next, the price shall remain the same-that is, \$2.50 per acre-for pre-emptions within the said belt, or within the corresponding belt of any branch line of the said Railway, but shall be paid in one sum at the end of three years, or at such earlier period as the ciaimant may have acquired a title to his homestead quarter section.

5. Dominion Lands, the property of the Government, within 24 miles of any projected line of Railway recognized by the Minister of Ranways, and of which ne has given notice in the Official Gazette as being a projected line of railway, snall be dealt with, as to price and terms, term as fixed in the next preceeding para-Well, in this we are glad to say we graph, and the odd-numbered sections snail be sold at \$2.50 per acre, payable privilege of colonization, and resume

6. In all townships open for sale and charge the full price of \$2 per acre, or

Canadian Pacific Railway Belt, the even homestead and pre emption, and the odd numbered sections for sale as public

shall be sold at the uniform price of \$2 per acre, cash, excepting in special cases | the Minister of Interior shall satisfy himwhere the Minister of the Interior, under the provisions of section 4 of the amendment to the Dominion Lands Act passed at the last session of Parliament may the paper to Chatham, N. B., instead deem it expedient to withdraw certain settlement, and put them up for sale at public auction to the highest bidder in Both the St. John News and the which event such lands shall be put up at an apset price of \$3 per acre.

8. Pre emptions outside of the Cana dian Pacific Railway Belt shall be sold at the aniform price of \$2 per acre. to be paid in one sum at the end of three years from the date of entry, or at such earlier period as the claimant may acquire a title to his homestead quarter section

9. Exception shall be made to the provisions of clause 7, in so far as relates to lands in the Province of Manitoba or the North West Territories, lying to the north of the belt containing the Pacific Railway lands, wherein a person The end of the world is expected being an actual settler on an odd numbered section shall have the privilege of purchasing to the extent of 320 acres of such section, but no more, at the price of \$1.25 per acre, cash; but no Patent shall issue for such land until after three years of actual residence upon the

10. The price and terms of payment of odd numbered sections and pre emptions, above set forth, shall not apply to persons who have settled in any of the several belts described in the said Regulations of the 14th October, 1879, hereby rescinded, but who have not obtained entries for their lands, and who may tablish a right to purchase such odd numbered sections or pre emptions, as the case may be, at the price and on the acres. terms respectively fixed for the same by the said Regulations.

TIMBER FOR SETTLERS. -11. The system of wood lots in prairie townships shall be continued -that is to say, home stead settlers having no timber on their own lands, shall be permitted to purchase wood lots in area not exceeding 20 acres each, at a uniform rate of \$5 per acre, to be paid in cash.

12. The provision in the next preceeding pa agraph shall apply also to settlers on prairie sections bought f om tue Canadian Pacific Railway Company, in cases where the only wood lands available have been laid out on even numbered sections, provided the Railway Company agree to reciprocate where the only timber in the locality may be found on their

13. With a view to encouraging settlement by cheapening the cost of build ing material, the Government reserves the right to grant licenses from time to time, under and in accordance with the provisions of the "Dominion LandsAct," to cut merchantable timber on any lands owned by it within surveyed townships; and settlement upon or sale of any lands covered by such license, shall, for the time being, be subjected to the operation

SALES OF LANDS TO INDIVIDUALS OR CORPORATIONS FOR COLONIZATION . -14. In any case where a company or individual applies for lands to colonize, and is willing to expend capital to contribute towards the construction of facidovernment is satisfied of the good faith and ability of such company or individual to carry out such undertaking, the old numbered sections in the case of lands outside of the Canadian Pacific Railway Belt, or of the Belt of any branch line or imes of the same, may be sold to such company or individual a half price, or \$1 per acre in cash. In case the lands applied for be situated within the Canadian Pacific Railway Belt, the same printions. The odd numbered sections within ciple shall apply so far as one-half of each even numbered section is concernedthat is to say, the one-half of each even numbered section may be soli to the company or individual at the price of \$1.25 per acre, to be paid in cash. The company or individual will further be protected up to the extent of \$500, with six per cent. interest thereon till paid, in the case of advances made to places ramilies on homesteads, under the provisions of section 10 of the amendments dirt. to the Dominion Lands Acts herein before mentioned. 15. In every such transaction, it shall

be absciutely conditional: -

(a) That the company or individual, as the case may be shall, in the case of lands outside of the said Canadian Pacine Railway Beit, within three years of the date of agreement with the Government, place two settlers on each of the odd numbered sections, and also two on nomesteads on each of the even numbered sections embraced in the scheme of culo-

(b) That should the land applied for be situated within the Canadian Pacific Kaliwas Beit, the company or individual shall, within three years of the date of agreement with the Government, place two settlers on the half of each even numbered section purchased under the provision contained in paragraph 14 above, and also one settler upon each of the two quarter sections remaining available for homesteads in such section.

(c) That on the promoters failing within the period fixed, to place the prescribed number of settlers, the Governor in Council may cancel the sale and the possession of the lands not settled, or

(d) That it be distinctly understood numbered sections, except in the cases | that this policy shall only apply to schemes provided for in clause two of these Reg- for colonization of the public lands by ulations, shall be held exclusively for Emigran's from Great Britain or the European Continent.

PASTURAGE LANDS .- 16. The policy set forth as follows shall govern applica-7. The land described as public lands tions for lands for grazing purposes, and previous to entertaining any application self of the good faith and ability of the applicant to carry out the undertaking involved in such application.

17. From time to time, as may be deemed expedient, leases of such Townships, or portions of Townships, as may be avaliable for grazing purposes shall be put up at auction at an upset price to up for our customers by ourselves. be fixed by the Minister of the Interior, and sold to the highest bidder-the premium for such leases to be paid in cash at the time of the sale.

18. Such leases shall be for a period of twenty-one years, and in accordance otherwise with the provisions of section eight of the Amendment to the Dominion Lands Act passed at the last session of of the same.

Parliament, hereinbefore mentioned. 19. In all cases, the area included in a lease shall be in proportion to the quantity of live stock kept thereon, at the rate of ten acres of land to one head of stock; and the failure in any case of the lessee to place the requisite stock upon the land within three ears from the granting of the lease, or in subsequently maintaining the proper ratio of stock to the area the leasehold, shall justify the Governor in Council in cancelling such ease, or in diminishing propo tionally the area contained therein.

20. On placing the required proportion of stock within the limits of the leasehold, the lessee shall have the privilege of purchasing, and receiving a patent for, a quantity of land covered by such lease, on which to construct the building necessary in connection there with, not to exceed five per cent. of the area of the leasehold, which latter snall no single case exceed 100,000

21. The rental for a leasehold shall in all cases be of the rate of \$10 per annum for each thousand acres included therein, and the price of the land which or night, and only the purest and bestDrugs may be purchased for the cattle station | are used, referred to in the next preceding paragraph, shall be \$1.25 per acre, payable

PAYMENTS FOR LANDS .- 22. Pay ments for public lands and also for preemptions may be in cash, or in scrip, or in police or military bounty warrants, at the option of the purchaser.

23. The above provisions shall not apply to lands valuable for town plots, or to coal or other mineral lands, or to stone or marble quarries, or to lands having water power thereon; and further shall not, of course, affect Sections 11 and 29 in each Township, which are publie school lands, or Sections 8 and 26, which are Hudson's Bay Company's

J. S DENNIS,

Deputy Minister of the Interior. LINDSAY RUSSELL.

S.rveyor General.

THE GREAT

GROCERY JAM

AT

ARMICHEAL B 40

Call and see the imnense Jax of Family Iva, Tobacco, Molasses, Sugars, \$0., &. , \$3.

To arrive Wednesd .y.per str. ' Andover" from Bay du Via-500 doz. EGGS, 300 stones BUTTER. 20 bols. POTATOES.

TO arrive Thursday from Boston p

Oranges, Lemons, Pineapples, Cucumbers, Cocoanuts, Rhubarb.

GOOL BUTTER.

Procure your butter from the palace Refrigirator, only 20 cts. per. lbs. All Goods kept free from dust and

Fall weight guaranteed at the

Central Grocery. CARMICHEAL Bros.

Corner Duke and Cunard St ... Chatham, June 15th, 1881.

JUST RECEIVED AT THE Newcastle DRUG STORE,

A Fresh Supply of Patent Medicines, viz Maltine, Elixir Beef Wines and Irons,. Quinine wines. Hop Bitters.

FELLOW S Hypophosphites, Scott's, Putner's, Northrop's and Symon's Emulsion of Cod Liver Oil, as well as all

the Standard Patent Mediomes of the day, ALSO: Lime Juice in bulk or in bottles.

Mineral waters, Boyds electric Batteries only 50 ets. oach. ALO- Perfumery, Soaps, Hair Cloth. Tooth and Natt Brushes, Carary Hemp, Mittet, Maw and Rape Seeds for birds,

LEE STREET. PROPRIETOR,

FIRE!!!

Stoves and Tinware.

The Subscribers take great pleasure in announcing to the generous public that they have now, a complete stock of

and a complete outfit for same. We make a specialty of our stamped

The Stoves shall be promptly put Any Store-keepers requesting the

NEW MEASURES.

should not neglect calling on us for the same at our est iblishment.

We tender our sincere thanks for past favors, and hope to merit the continuance

& MCEW AN. W0003 June 15th, 1881. 3m

BOYD'S liniature

GALVANIC BATTERIES.

Highly recommended for the cure of Rheumatism, to be obtained only at Mackenzie & Go's New Drug Store. ALSO- A nice stock of

BRUSHES. including Hair, Cloth Nail Hand Tooth and

All the leading Patent Medicines and Toilet articles, Soaps, Perfamery Sponges, sponge Bags, shoulder Braces, Trusses, Wire Hair Brushes &c, Customers can rely on having their Pre-

scriptions and Family Receipts carefully and accurately prepared at any hour of the day MASKENZIE & CO. (Opposite Hon. W. Muirhead's Store.)

DENTAL ROOMS UP STAIRS.

STEAMER "NEW ERA,"

Chatham, June 15

Captain CHARGES CALL. UNTIL FURTHER NOTICE the above Steamer will run as follows,-

Leave Newcastle Leave Chatham for Chatham. for Newcastle, 7 30 a. m. 9 a.m.

10 30 " I2 neon. 2 00 p, m, 3 p, m. 5 30 .. Will call at Douglastown every trip, and

o to Nelson the 9 a.m. 12 noon and 3 p. m. trips from Chatham, ON Saturday evenings the steamer will leave Newcastle at 6 30 p m, instead of 5 30,

and (hath am at 8 instead of 7 o'clock. R. R CALL Newcastle, Miramichi, May 3, '81 June 15

LL Persons are hereby cautioned against giving credit to any of the crew of Norwegian bark "Maris." as the Captain or owners will not be responsible for debts contracted without a written order

OC JENSEN. Master Barque Maria, Chatham, June 15th, '81,-21

AUGTION. OUSEHOLD FURNITURE

At PUBLIC AUCTION.

I am instructed by he Rev. H. H. Barber, to sell in the Masonie Hall on Thursday the 23rd inst., commencing at 10 a. m.: All his household turniture; consisting in part of 1 upriga grand Piano (almost new, worth \$500.); the furniture in sitting room; -3 sets bedroom turniture -Red-steads, Wash Stands, Tables, Study Tables, Flock and other Matrasses. 2 spring Beds, Pillows and Bolsters, Louige, covered with Hair Cloth: Dining Room extension Table; Pictures in variety. Sewing Machine, Wringing Maching, Kitchen Utensils, Crockery; Curtain Poles and fittings complete. Carpets, 2 Clocks, Arm chan's, child's Carriage, Medicine chest, 1 Wheat harrow, 1 set of dish covers, Loook case, 1 dining Room Side-board; About 3 tons of coal: Cooking, Parlor and other Stoves, and a variety of every day

articles. As Mr. Barber is about to learc Newcastle, the above things must be sold. Persons desirous of parchasing any of the fore-mentioned goods will do well to attend this unreserved sale. TERMS- \$10 and under, Cash. ti From \$10 to \$30, six non hs. Above \$30 nine months. For the Piano 12.

C. C. WATT, Newcastle, June 15th, 81 Auctioneer.

W. N. HARPER, Watch Maker, Joweller etc.,

Upper water street,

CHATHAM. WATCHES & CLOCK Setc., repaired at shortest notice, Ceatham N.B April 4.

I am sole manufacturer for the agent fer

the Cooley Patent Milk Cans in the four northern counties. No dairy should be without this xcellent article, which is now used entirely by the Dublin and numerous other creamery associations. For sale low.

HP MARQUIS, .. Gunarust, Chatham, 1881.