MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, JUNE 9, 1887. General Business. General Business. out of order. I did not say that the of the House, and our liberty will be according to what he thinks is right. He which was served upon me, here, and I millan's Memories of Under-graduate Life Miramichi Advance. hon. gentleman who is so ready to take seriously abridged if members are de- would repeat that on this occasion he place it in the hands of one of my counsel at Trinity, Forty Years Ago, Temple Bar: UNPRECEDENTED ATTRACTION ! offence on this occasion was guilty of prived of properly characterising the -FORbelieves that in voting to take this matter and he may read it here for the informa- Lord Derby on the Blind, The Wealth - - - JUNE 9, 1887 an act of infamy. I will not say that | acts of members of the Government BOSTON out of such an arena as we have seen this tion of the House, if the House permits. of The London Jews, The Colonial Policy he has taken this opportunity to take outside of this House. I believe such to be this evening, as he has done with It was not in consequence of something of Italy, and Literature and Action. Spec. CAPITAL PRIZE \$300,000. advantage of a remark which I made- a restriction is one that would be fatal A Trans-Atlantic View. others, he has done what is right. Furth- that Mr. Curvey, the counsel for Mr. tator; Central Asian Asparagus, Saturday -via thenot applied to him nor to any other to debate. er, if I may be allowed one word-Baird, said-it was not in consequence of Review; Greek and Turk in Asia Minor, The Standard is the chief tory paper hon. gentleman, but my remarks were Mr. Desjardins-I rise to a question PALACE STEAMERS Some hop. Members-Spoke, spoke. something said to me by Mr. Currey as to St. James; Homeric Astronomy and in London, and the organ of the present spplied to the man who controls this of order. Sir Donald Smith-By the grace of the statements made by Judge Tuck, that 1 Christmas Island, Nature; The Queen's tory government. In its issue on Mon-House. The hon. gentleman may say House I wouldrefused to act on the recount. I did not Coronation; Chambers; Rider Haggard Mr. Charlton -- The discussion of pubcay it severely criticizes Canada's course what he likes about his independence. Some hon. Members-Order, order. state to Judge Steadman that it was in and his Critics, Times; with instalments lic questions is too importantin increasing the duties on iron and Louisiana State Lottery Company Mr. Speaker-The hon. gentleman is consequence of Judge Tuck's statement, as of a "A Secret Inheritance," "Major and He may be as independent as the mem-Some hon. Members-Order, order. steel, which, it says, is a selfish policy called to order, and as he has spoken ber for Northumberland. He may be, Sir John A. Maclonald-The rule of repeated to me ly Mr. Currey, that I re' Minor," "Richard Cible" and Major Law-Incorporated by the Legislature in 1868 for and can only tend to sunder the colonseveral times already I am obliged to call al and Charitable purposes, and its Sir, but his conduct has not shown it. Parliament is clear, that when the fused to act on the recount. HŁ ranchise made a part of the present State Conies from the mother country. The inrence" and poetry. him to order. stitution, in 1879, by an overwhelming popular Mr. Speaker-I must ask the hon. 15. By Mr. Thompson: Will you pro-Speaker of the House announces his For fifty-two numbers of sixty-four crease was made, it says, on the hollow Its Grand Single Number Drawings take place monthly, and the Grand Semi-Annual Drawings regularly every six months (June and Decemduce the copy of the rule nisi served on large pages each (or more than 3,300 pages gentleman not to repeat the words decision, and there is an appeal from it, KENT COUNTY has a new High Sheriff pretense of a desire to check the rapid you ?- I produce the copy of the rule nisi a year) the subscription price (\$3) is low: in the person of Wm. Wheten, Esq., which he has been using. I think that it must be made at once. increase of trade with the United States I was too indulgent at first in allowing that was served upon me. while for \$10.50 the publishers offer to whose seat in the local legislature be-Mr. Desjardins-And without discusin favor of Great Britain. It adds: The rule nisi was then read at the table, send any one of the American \$4.00 them to pass. comes vacant. There seems to be a and is as follows:-We decline the offer with thanks. " We do hereby certify that we supervise International S. S. Co. monthlies or weeklies with The Livin J Age Mr. Mitchell-What words does the Mr. Laurier-I understand that you general belief that Geo. V. McInerney, We do not want our trade fostered at the arrangements for all the Monthly and IN THE SUFREME COURT. have ruled Mr. Speaker, that the expresfor a year, both postpaid. Littell & Co. the expense of our neighbors, even if it Semi Annual Drawings of The Louisiana Speaker refer to? Esq., will be returned to the position Ex parte, GEORGE F. BAIRD. could be done ; but it cannot be done in sion used by the hon. member for South Boston, are the publishers. State Lottery Company, and in person Mr. Speaker-No hon. member in should be consent to offer. Upon motion of Mr. L. A. Currey, and manage and control the Drawings them. that way. The interest of Canada is to Oxford (Sir Richard Cartwright) is un-------this House has a right to qualify a vote upon reading the affidavits of George F. selves, and that the same are conducied foster trade with the United States by ["St. John Globe," SUMMER ARRANGEMENT. parliamentary. As a hamble member of BARNUM ought to make an effort to Baird and Lemnel A Currey, I do order as an infamy. with honesty, fairness, and in good faith every means in its power. The freer The Queens County Caso. One of the Steamers of this line will leave ST. this House I bow to your ruling, though that James Steadman, Esquire, Judge of secure Messre. Baird and Dunn toward all parties, and we authorise the trade is on the Canadian side the larger An hon. Member-He did not. JOHN at 8 a. m. every MONDAY, WEDNES-DAY and FRIDAY, for BOSTONvia EASTPORT the County Court for the County of I believe if I were allowed to discuss it, Company to use this certificate, with fac-Queen's County, as additions to his colwill it be in spite of the insane tariff of Mr. Mitchell-I appeal now to this In the Queens County election case the and PORTLAND, and at 7. 30 o'clock every SAT-URDAY night for BOSTON DIRECT. Queens, in the Province of New Brunswick, similes of our signatures attached, in its perhaps the words might appear is a difthe United States and the larger their lection of monstrosities. The other end has come-the House of Commons T Medley Wetmore and George G. King, House who heard meadvertisements. For tickets and all information apply to E JOHNSON, AGENT, Chatham, for to your trade with the United States is the ferent aspect. curiosities however, might object to behas refused to give Mr. King his seat. at the next Easter term of this Honorable Some hon. Members-Order, order. richer will the Canadian people become. Court, do show cause why a Writ of and by a majority of nineteen has con-Mr. Desjardins-No discussion. nearest ticket agent. ing obliged to associate with them and Mr. Mitchell-I am in order. I will Haugure Prohibition should not issue to prohibit and the more business will they do Mr. Laurier-Perhaps it might be firmed Baird in the possession of that J. B COYLE, JR., Portland. {E. A. WALDRON ] Gen. Mgr., Portland. { Gen. Pass, Agt the harmony of the menagerie be thus with other countries. speak my sentiments. I would like to James Steadman, Esquire, the Judge of the subject of debate as to whether, if the which does not belong to him. What an County Court for the County of Queens unprofitably disturbed. It is, perhaps, Accepting the Canalian tory doctrine put the hon. Speaker right in relation Government is censurable; it may not be aforesaid, from in any way further prooutrage it is ! Testimony dragged out by ARRIVED as well that they should be under Sir on this subject the Standard must be lul to this matter. I did not apply the censured; but as you, Mr. Speaker, have ceeding with or to make a recount or final piecemeal from Dann, the returning John's protection, as it is only such one of those dreadful "annexationists." addition of the votes given for said George word "infamy" to any individual. I ruled the word out of order, I think it officer, reveals the fact that a few weeks F Baird and George G King at the election "clean hands" as his that can handle -Globe. appeal to the memory of hon. gentlewould be an act of grace on the part of before the election Dann was secretary held on the twenty-second day of February commissioners. such stock and escape defilement. The men in this matter. I said I would last past of a member to represent the of the Liberal-Conservative Association the hon. member to withdraw it. IN CASKS A Breeze in the House of Commons. We the undersigned Banks and Bankers Electoral District of the County of Queens, of the county; that he made application moral support of two such men must Sir John A. Macdonald-Grace ? not designate from my place in the will pay all Prizes drawn in The Louisiand in the Province of New Brunswick in the Mr. Laurier-Perhaps the word grace is be "Old Tomorrow's" crowning glory of to Mr. Bairl to get him apppointed Re-House the act of the right hon. gentle-On Wednesday night of last week State Lotteries which may be presented at House Commons of Canada, and from -AND--not the word I intend to convey; what I the jubilee year. man as it deserved . but I said if I were turning officer, Baird being himself the our counters. just as the debate on the infamous certifying the result of any such recount mean to say is that it would be a gracious or final addition of said votes to the Recandidate of the Conservatives; that in outside of the House, I would do so J. H. OGLESBY. Queen's County case was about to close BARRELS turning Officer of sail Electoral District act on the part of my hon. friend. returning Baird, the minority candidate. I would like to know wherein I am out Mr. Mitchell caused quite a commo-Dunn-Baird. Pres. Louisiana National Bank. of the County of Queens, and in the Sir Richard Cartwright-I am intormed by acclamation he acted on the advice of tion by characterising the conduct of of order in that particular. I am PIERRE LANAUX, The following is the official report of meantime and nutil further order of this Mr. Speaker, that you ruled somewhat in NAMELY, ONE CAR WOOD BURNT LIME ex-Attorney General McLeod, one of the Court, let all further proceedings with, Pres. State National Bank | Sir John A. Macdonald as it deserved. strictly in order, and I would call upon the examination of the man. Dunn, who, the same direction, though I was not on or with reference to said recount or candidates of the Conservative party in GEORGE WATT. the Speaker to withdraw the statement, having been secretary of the Liberal-Con A. BALDWIN, The report from Hansard is as follows. final addition of said votes, and such this constituency in the list election ! present, as regards the First Minister; Pres. New Orleans National Bank. he has made. I am not out of order. Mr. Mitchell .- I have forborne to servative Association and secured his apcertificate of the result of any such recount Chatham, April 6, and no doubt your position is so difficult a Further than this, the fact is revealed pointment as Returning officer through Mr. Desjardins- It is not permitted or final addition of votes, he stayed. CARL KOHN, make any further utterances on this one, and it is so desirable you should be that Dunn disobeyed the orler of the Dated March the ninth, A. D. 1887. Pres. Union National Bank. the eandidate, Baird, returned the latter SHINGLE ROOFS to insult a man who has voted and is LEAKY question than I made the other night, maintained here, that I will waive my own W. H. ТUCК, county court judge to produce the ballot (Signed) as elected for Queens County, although not afraid of the consequences. But judgment and opinion in deference to Judge of the Supreme Court. and although I am not going to inflict, papers without any order directly made GRAND his opponent received a decided majority 16. Are proceedings relating to the rean hon. member says that he will reyours on this occasion; and I am willing Made Tight at this hour of the night, a speech upon upon him by the supreme court. The

of the votes polled The first t

		OLIMI-ANNUAL DNAMINU	the house, I feel that I must rise and	mi	in obedience to your ruling, which I sup-	I tions are omitted on them and the	in the Grand Charles of the pending	political demoralization revealed by this
	New flat and steep Roofs made, and Shingle.	In the Academy of Music, New Orleans,	enter my protest against the humili-	That is an insinuation that cannot be	pose you will record, to withdraw, and I	the identification at a full lit	in the Supreme Coart of New Brunswick ?	political demoralization revealed by this whole offair is terrible to contemplate.
	Asbestos, Gravel, Slate, Tin and Metal roofs well	Tuesday, June 14. 1887.	ation which this Parliament has been	borne.	do withdraw the word "indecent" under			
	and permanently repaired, by using the well known	Capital Prize;\$300,000	subjected to by the course pursued by		1 41	4. When were you first informed of the	to the recount and the prohibitior are	Dunn, the Tory secretary. applies to Baird, the Tory candidate, to get him
	"SPARIAM	100,000 Tickets at Twenty Dollars	the Government. It is too late to take		Mr. Welsh-Mr. Speaker, as every-	objection as to the deposit, or that it	still pending. The rule was made abso-	Baird, the Tory candidate, to get him appointed a returning officer. A Tory
		each. Halves \$10; Quarters \$5;		1 M M. 1 M M	body else is jumping up I would like to	would be taken? By whom, and how long	lute in the Supreme Court of the Prev-	appointed a returning officer. A Tory government complies with the desire of
	FireProof Roofing Cement."	Tenths \$2; Twentieths \$1.	up the time of the House with discuss-	1				
	BACK WATER and DRIFT on Shingle Roofs	1 PRIZE OF \$300,000 is \$300,000	ing the merits of the question upon	Mr. Desjardins-The law as laid				
	can be stopped and the Shingles made FIRE	<b>1 PRIZE OF</b> 100,000 is 100,000 <b>1 PRIZE OF</b> 50,000 is 50,000	this amendment. But, Sir, I hold the	down in the Controverted Elections	I times to sight 37 's T	paying of the deposit was to be made was	made absolute Perhans I am mon I	Tory candidate gets a minority of the votes, his returning officer sends him to
	PPOOF by cementing with our cement. It is cheap, durable, gives a fire proof surface, and fills		right hon. gentleman there, sitting op-	Act provides that we must have	times to-night. Now, if I was to apply	from the newspaper. The 5th March una	say from a report I saw in the newspaper	votes, his returning officer sends him to
	up and stops all cracks and crevices. Parties,	2 PRIZES OF 10,000 are 20,000 5 PRIZES OF 5,030 are 25,000	posite me, responsible for the act of	recourse to the courts, and I think	the word "indecent" to any matter	on Saturday, and it was some time in the		
	purchasing can do their own rooing and repair- ing satisfactorily by following simple printed	25 PRIZES OF 1,000 are 25,000	humiliation to which he has submitted	there are the manage tailing 1 to 1't	orought to this Heuse, I hope you would	beginning of that week that I sam the	17 De Me Will (Ge Toute.	the advice of one of the Tory candidates
	directions which we furnish.	100 PRIZES OF 509 are		we must refer these questions, especial-	inter a the state wir.	editorial in the newspaper the G	17. By Mr. Weldon (St. John): You	for St. John. The whole business is dis-
	Estimates furnished, and contracts made by us will be executed so as to give satisfactiou,	500 PRIZES OF 200 are 109,000	a free Parliament. I am bound to ac-	ly when we see such a hund f	action in this matter was very indecent; I	I che bullet I	i leiuseu to act meon annop steanman'a	
	For sale by	APPROXIMATION PRIZES. 100 Prizes of \$500 approximating to	cept the statement of hon. gentlemen	ly when we see such a ourst of passion	I believe Mr. Baird's action in the	Paind was thinking that the agent of Mr.	order for the recount on account of	zatiod and comption and of dishonesty
	R. R. CALL, Newcastle,	\$300,000 Prize are 50,000	sitting behind him to say that they vote	as we have just withessed in the judg-	1 · · · · · · · · · · · · · · · · ·	barrd was thinking of making objections		
	GEO. WATT, Chatham, W. R. JOHNSON, Bathurst	100 Prizes of \$300 approximating to   \$100,000 Prize are	according to their consciences, according	ing of this case.	whether I am out of order or not but I		a count to the older of the offeren in	
	DAVID DICKSON, Moncton.	100 Prizes of \$200 aproximating to	to their judgment. It is right to con-	Sir Richard Cartwright-The hon.	am going to say the Government's action	deposit being wrongly made.	Chancery without the ballots and pro-	are dead. Over their grave no trophy can
	JOHN J MILLER, Manager Maritime Prov- inces "Sparham Roofing and Paint Co." Estab-	\$50,000 Prize are 20,000 TERMINAL PRIZES.	cede that to them, and to accept their		is indecent.	5 Did you not state at the time of the	ceedings, although you were aware the	are dead. Over their grave no trophy can be raised; no garlands can be hung; no
	lished 1870. P. O Drawer 365, Newcastle, N. B.	1,000 Prizes of \$100 decided by \$300,000		good enough to state that he was only		declaration that you had obtained law	proceedings were going on in the Supreme	be raised; no garlands can be hung; no flowers strewn, for the whole Tory party
	NewCastle, March 12, 1887.	Prize are	statements as they have given them	following the precedent set by hon.	Langetion Lands 1 1 1 1 1 1 1 1	books from Mr. Currey, and looked into	Court?-I refused to act upon Judeo	flowers strewn, for the whole Tory party of Canada, by its representatives in par-
	DECEDVE VOID CHINGLE DLOES	Prize are 100,000	But, Sir, we all know the position		would like if some half and half	the question? When did you get the law	Steadman's order for the recount on as	of Canada, by its representatives in par- liament defend and condone the wrong.
	PRESERVE YOUR SHINGLE ROOFS.	3,136 Prizes amounting to	in which this House stands; we know	gentlemen on this side of the House.	would like if somebody would get up and	books and look into the question? -I did	count of Judge Tuck's order not on the	liament defend and condone the wrong. Men mourn over the fact that the times
	By using Black Oil Gloss Roofing Composition	For Clubs Rates. or any further information	that the right hon. gentleman assumes	It is. I believe, quite true that the	say what we are talking about. Let us	not state at the day of declaration that I	advice of Fachiel Maland O	Men mourn over the fact that the times are not as good as they once were. They
	for Fire Proofing and Painting Shingle Roofs. It is durable, and as a preservative, unequalled,	apply to the undersigned. Your handwriting	and exercises the power of dictating to	Liberal party did move to refer these	take a vote in this thing, and let us have	had obtained law books from Mr. Commen	towney Conversion of the T	are not as good as they once were. They
	penetrating the wood, and is not all exposed on	must be distinct and Signature plain. More rapid return mail delivery will be assured by your en-	this House, and of leading the men	cuses of controverted elections from the	done with it.	Currey	i corney deneral of the I forfice of New	lanal fil fil in the second
	the surface; it is water proof; having a body this composition fills well, and stops leakage,	closing an Envelope bearing your full address	who sit behind him. I say that in the		Sir Donald Smith-I cannot help say-	6 Did von altain land	Brunswick, or one of the ex-Attorney	but can a country hope to flourish
	and shows a rich, glossy surface.	Send POSTAL NOTES. Express Money Orders. or New York Exchange in ordinary let-	long gourse of thists to			o Did you obtain law books from Mr.	Generals, I made my return to the Clerk	but can a country hope to flourish financially when its political morality is
	In casks of forty-two to forty-five gallons; one cask will allow a heavy coat for 18 to 25 M.	ter. Currency by express (at our expense) ad-	long course of thirty-two years of par-	is not tong the har and	I great negreet that the t			
	shingles. Price only \$8,00 per cask. Large	dressed to	liamentary life that I have experienced,	is not true, the hon. gentleman was				
	longhandled brushes \$1,25 each with which the composition can be readily applied very rapidly.	M. A. Dauphin New Orleans, La	I have never witnessed an act so humil-	gravery misimormed, it ne supposes	1 SO IAr for the hungelt	for the stand with other person, from	aware by report that the proceedings	anything more infamous than the return
	For sale by	or M. A. DAUPHIN	iating, an act which so degrades Par-	that the Liberal party had ever set the	Some hon. Members-Oh oh	I answer hims	I DELE YOUND ON IN LEP SHIPPAMA LANK	
	JOHN J. MILLER, R. R. CALL, Newcastle,	Washington, D, C.	liament, which so subordinates the free	example of precedent of causing mem-	Sir Donald Smith-should so far for-	question literally? I do not remember	18. If you believed Judge Tuck's ander	
	Milerton, N. B., GEO. WATT, Chatham, W. B. JOHNSON Bathurst	Address Registered Letters to	interests and the free voice of the	bers of this House to be elected by par-	get himself and what is due to hon.			
	DAVID DICKSON, Moucton	Address Registered Letters to NEW ORLEANS NATIONAL BANK,	electors-	tisans chosen by the Government of the	members of this House as to the "	1 - J	I HUW CILL VOU. III LINE DICE OF 9 Decomptony	
	TEOTTON TTOTO	New Orleans, La		day for such purpose; and I say, and I	others less honorable motions il	ever since I was five or six years old from	stay of proceedings on it make a return	diminished heads before such a transaction
	MONEY SAVED	DUNTRADED That the presence of	Some hon. Members-Question.	think that this is only that it	which actuated him 1	other people. I am unable to mention the	nevertheless of Mr. Baird, the minority	diminished heads before such a transaction
	TIOUTI NIIIID .	<b>DEIVIDED GeneralsBeauregard and</b>	Mr. Mitchell-You will get the ques-	think that this is in order, that there		different parties. I did not obtain any	candidate?-I acted upon the advice of	The
	Van een maar he he de an Del D.	Early, who are in charge of the drawings, is a guarantee of absolute fairness and integrity, that	tion when I am ready-Subordinates	never was a more indecent act commit-		books from Mr. Currey prior to 5th March	Mr Moleod I produced the advice of	The main question in this case came
	You can save money by buying your Pork, Beef Flour, Molasses, Tea, Sugar, Tobacco, Rice, Barley,	the chances are all equal, and that no one can	them to the will of a single man, such				for a muit of analititi	up in the Commons early this morning
	Dried Apples, Currants, Lard, Butter, Chees	possibly divine what numbers will draw a Prize.	as this vote that he has led that he	which chose the greatest partisan in	House, and by myself among these, it	or from any other respect to this question-	for a writ of prohibition when I consult-	on a motion moved by Mr. Davies, sec-
	Hams, Bacon, etc.	REMEMBER That the payment of all Prizes is GUARANTEED BY FOUR	has dictated, that he has forced upon	the county as returning officer to ro-	will be found in the exhibition of un-	or fish Marsh I	ed him, and he told me it was simply	onded by Mr. Ellis, to give the seat to
	ALSO	NATIONAL BANKS of New Orleans, and	this House. Sir, when the history of	turn this candidate	seemlyI will not say indecent-nas.	on oth March. I was going to say that	against the recount, not against any re-	Mr. King. This went further than Mr.
	Ready Made Clothing, Overalls, Hats, Shirts Collars, Ties, Rubber Coats, Rubber Boots, under	the Tickets are Signed by the President of an Institution whose chartered rights are recognized		Same han Manham 01	sion which has been displayed by that	previous to that time I had obtained some;	turn.	Weldon's motion and was accorted by 1:-
	ware, Boots & Shoes in Men's, Women's Misses		this country is written, the right hon.	Mr Speaker There are a line in the	hon. member on this occasion, and by	but it was previous to the the elections.	19. Why, then, did you not forward	and by the Liburale generally Ma
	& Children's sizes.		gentleman's name will be associated			1 had outsined some low reports that he	the ballot papers and proceedings with	Davies is reported to have made a manuer
	ALSO		with this vote as an act-1 will not				the return?-1 did not forward the ballot	ful speech in support of his noussition
	Dress Goods, Corsets, Hose, Frillings, Gloves Ladies' Collars, Ginghams & fancy small wares Crey Cottons, from 3 <sup>1</sup> / <sub>2</sub> cts., White Cottons from 7 cts., and Fancy Prints, from 8cts., per yd at		designate it, because parliamentary	that the word "indecent" applied to	else that those who voted, as we voted on	turning Officer, previous to my being ap-	nonous and massed in the state	and to have made a great impression on
	Crey Cottons, from 3 <sup>1</sup> / <sub>2</sub> cts., White Cottons from 7	FLUUN FLUUN	rules prevent me from designating it by	anything passing in this House, was out	this side of the House many it is in	pointed; but I had no books in relation to	because I was advised not to do so by	the House On the proposition to mat
	cts., and Fancy Prints, from Scts., per yd at		the name by which I think it is en-	of order. I will repeat what I said	siring that the matter about 11	this question from him or any other per.	Mr. McLeod.	Mr. King the government was sustained
	F. W. Russell's	125 bbls. Cook's FRIEND, patent,	titled : but ware I outside this II.	vesterday, that I expect the leaders of	that it could be judged of judicially, and	son.	20. Do you know Mr. L. A. Cumor ?	by a majority of nineteen only. This
	CHEAP CASH STORE, Black Brook	125 " PARAGON, patent	trued, but were i outside this House,	this House to set an example in what I	with ant and be judged of judicially, and	7 Did anyone assist or advise you as to	What is his profession and where does he	by a majority of bineteen only. This
			and speaking of it to anybody, I would	this House to set an example in what I	without such an exhibition of feeling as	this question of the validity of the denosit	voide ? He l and where does ne	great drop in the large vote excited the
	LIBERAL ASSOCIATION.			think is the right direction, viz., using	we have witnessed.	prior to or on the 5th March and 1	reside? Had you any conversation or	consternation of the Ministers, and it
	LIDENAL ACCOUNTION.	125 " FOUNTAIN.	to pronounce as it has pronounced to.	strictly parliamentary language in the	Mr. Mitchell-Mr. Speaker-	You any authority on the other is the	correspondence with him touching the	cannot fall to show the country that even
	The PARISH LIBERAL ASSOCITION ofA		night, is an act of infamy.	discussions.	Some hon. Members-Spoke, spoke.	who are and authority on the subject? If so,	objections to the candidature of Mr. King	under the strongest Ministerial pressure
	INEWCASTLE will hold their regular Monthly	E. A. STRANG, Chatham	Mr. Desjardines I protest against	Sir Richard Cartwright-You will	Mr. Mitchell_I have the right to	who so assisted and advised you?-Prior	- state the substances of the conversation	the House was reluctant in the extreme
	Meetings on the		the insult which the hon. member for	observe, Mr. Speaker, that I did not	make an explanation -	to oth March no one assisted me or advis-	or correspondence ?- I know L. A. Curry.	to commit an act which Mr Mitchell
	FIRST FRIDAY IN EACH MONTH		Northumberland has offered to those		Some hon. Members-Spoke, spoke	ed me as to the question of the validity of	I believe he is a lawyer and he resides in	aid would go down in history as an eat of
	-IN THE-		members who have not a the those	this House but to an act of the C -	Mr. Mitchell-I will let no hon mem-	the deposite, but on the 5th March, de-	St. John. On the night previous to the	infamy, for the perpetration of which the
	LIDEDAL MALL		members who have voted with the Gov-		ber of this House get up and place	claration day, the matter was argued be.	election he walked out the road with	Premier would be held regnonsible
1	LIBERAL HALL, ennessey's New Building		ernment on this question. If we have	ernment of this country done ontside	words in my mouth that I have not ut	fore me by Mr. Currey, agent for Mr.	me when I was taking my usual walk, and	Several of the speakers on the government
	Name at a Martin and a more and			of this House and the first				

PWILLISTON, (Sgd.) P. HENNESSEY



OFMI AMMILLI DDAWING

(OVER BANK OF NOVA SCOTIA)

21. By Mr. Davies -- Why did you re- chatfeeling. There can be but one opinion 9. Were you, at the time of your ap- turn the minority candidate Baird instead everywhere over this matter, namely, that pointment as Returning Officer, or at any of the majority candidate King ?- I re- a gross wrong has been done, that the time prior, a member of any political as- turned the minority candidate Baird in- honor of our free institutions has been imsociation? If so, how long prior, and in stead of the majority candidate King be- peached, the liberty of the people imcause after hearing the arguments that perilled. If one returning officer can send time of my appointment as Returning Of. had been advanced before me on declara. to the Commons a man with a minority of ficer I was not a member of any political tion day, both pro and con, I considered votes, another can do the same, and it is that Mr. King had not been properly easy to see how under such a state of nominated, and therefore could not be re- things a government might keep itself in turned by me as the man having the ma- power. There is, however, a silver lining jority of the legal votes ; and afterwards, to the cloud, and that is in the smallness before I made my return, I consulted of the majority of the government. One counsel, Mr. McLeod, and the counsel ad or two such votes as that would be disasvised me to make the return that I did. trous to the administration.

member-elect by acclamation ? Was such

advice in writing, and when received by

you ? It was under the advice of Mr. E.

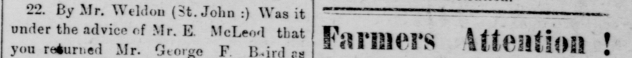
more to advise Mr. King to appoint an

election agent, as I believed that Mr.

return was sent and made.

upon the nomination paper.

House.



Mar and a state of the

Seliciting the continuance of your former favors am now prepared to supply to purchasers in the nties of Northumberland. Restigouche and Glouceste , as formerly

Toronto and Massey Mowers. Rakes, Reapers, Self-Binders, Plows, Herrows, writing. I am not in a position to say Cultivators, and all other

> Any Style of Waggons and Baggies built by J. EDGECOMBE & SONS

C. S. RAMSAY, Newcastle, May 31, 1887

egs to inform his friends and the public generilly that he intends to re.ou ection with his GROCERY, adjoinhis own residence STREET, opposite the Pulp Mill.

and between Chatham and Nelson for the accomnodation of customers ; and thanking the public



dy for the weighing of Hay. Coal etc. Its central situation and prompt attention given, will day that the law required candidates to

appoint agents and to notify me of the John Fotheringham. fact before two of lock; but I did not then 6-16. LESSEE know that the non-appointment of such an agent or the payment of a deposit by a person not an agent would have the STEAM BHICK WORKS. effect I afterwards judged it would have The subscribers are now On motion of Mr. Landry, it was remagon the solved, That Mr. John R. Dunn be dis-BRICK MANUFACTURING charged from further attendance on the

exactly when it was given. It was re--ALSO All orders well be promptly attended to The 23. By Mr. Landry-Did you on nomination day, before two o'clock in the afternoon, advise Mr. King, or anyone for him, to have a legally appointed agent ? -On nomination day, before three o'clock in the afternoon, I did advise Mr. Wet-

THOMAS BUCKLEY

King was rendering himself at that time liable to the penalty of a misdemeanor by not appointing him, by not appointing He will, as usual, run a waggon in Chatham one. I say it was before two o'clock. 24. Did you know on nomination day that the law required candidates to ap-

or past patronage hopes, by close attention to-business, to merit a continuation of their favors.

TE HE LETSON WEIGH SCALE is now again

make it convenient to the public

