MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, APRIL 18, 1889. Cenecal Zusiness. quiets pain, cures diarrhœa and wind colic heard a great deal about the apostle Paul Miramichi Advance, fore, clearly a defaulter in his duty to get high prices in St. John for their on the departmental buildings. We are allays feverishness, destroys worms, and logs and lumber in the early spring, before told that Dr. Steeves thought the annex to the public. He refers to the proand that other apostle, Sir John A. Macthe drive comes from up river, would addition would cost \$12,000 or \$15,000. prevents convulsions, soothes the child donald, as to what their views were on vincial fishery commissioner, Mr. greatly suffer under this bill. Of late He had yet to hear that Dr. Steeves was a UNPRECEDENTED ATTRACTION ! and gives it refreshing and natural sleep. woman suffrage, but when Stockton and CHATHAM. Phair, and it would be better for that years there have been few if any cases practical man, so far as the cost of buildings Castoria is the children's panacea-the Emmerson had an opportunity of having where any considerable number of lumber was concerned. We are also told that officer, as well as for the Department mothers' friend, 35 doses, 35 cents. laborers have been cheated out of their what is not spent on the departmental their own opinions become law on this HOW MR. EDWARD JACK HAS that employs him, if he were in a vares. If the bill passed it would be probuilding, would be spent on the question they fled, fled on the promise of ductive of more harm than good, but if the annex. That was no proper statement. PROTECTED THE TRACADIE. position to say that Mr. Jack had The Legislature. the attorney general that they should principle of liens was a good one it should, We were informed by the provincial secrehave a field day to discuss the question, as he had said, be extended to all classes Mr. Edward Jack published one ever had a guardian on the Tracadie. tary last year that the departmental APRIL 4TH -- Mr. Mitchell committee "Louisiana State Lottery Company of laboring men. they accepted the promise of Blair and buildings would cost only \$25.000 in all, of his characteristic letters in the bill further amending the law for the While, however, Mr. Jack has been Mr. Hetherington moved an amendand that the money would come from the they have had their field day and accom-Fredericton Gleaner, in reply to the neut to include workers in quarries, on protection of birds and animals. The bil Incorporated by the Legislature in 1868 for Educational and Charitable purposes, and its franchise made a part of the present State con-stitution, in 1879, by an overwhelming popular making money out of his neglect of eastern extension claim. plished what? Nothing. As he had said buildings and on railway construction Hon. Mr. McLellan-1 made no such was agreed to with slight amendments. ADVANCE's recent exposure of his the duty he was bound to perform among those entitled to hens. The poor they were afraid to press their amendstatement and there's nothing in the ic-Mr. Phinney from the select committee. men of the country had been swindled abuse of the Tracadie River, which for the protection of the public doment when they might have accomplished ports to show that I did. to whom was referred the Lien bill, re-Its MAMMOTH DRAWINGS take place Semi-Annually, (June and December), and its GRAND because of dishonest railway contractors, something and Hon. members should not Mr. Tweedie-It may not be in the he holds under lease from the pro- main, he has been lecturing the puband this bill, if correct in principle commended same to the favorable consid. reports, but I have a distinct recollection now be called upon to express an opinion should apply to all classes of laborers. SINGLE NUMBER DRAWINGS take place on vincial government. He. no doubt, lic and crown land department in a eration of the house. of your having made that statement in on a resolution which even if it were careach of the other ten months of the year, and are all drawn in public at the Academy of Music, Mr. Black said the fact that a lien bil considered it a very clever produc- very ostentatious manner on the duty answer to a question by myself. We were Hon. Mr. Blair recommitted the franhad been rejected by this house so ried would be productive of no results. toid that the departmental buildings chise bill. Agreed to with amendments. tion and had it reproduced in a of conserving the forests, which are requeutly was evidence of a strong New Orleans, La. But we are told that the amendment to would cost \$25,000 and in addition to that Hon Mr. Blair recommitted the bill feeling in the country against the measure. second-hand way on the Miramichi, leased to other people. In view of Famed for Twenty Years, amount \$27,500 is now asked. We cannot the franchise bill was withdrawn because The discussion on this question in the amending the law providing for registratell from the information before us For Integrity of its Drawings, and Prompt Payment of Prizes. even the Advocate gladly seizing the his own methods however-of his it had been moved by friends of the govhouse had gone to the country through tion of births, deaths and marriages. whether \$20,000 more will be used on the ernment and because its passage might the press and yet we have no petitions lining his pockets with fancy fees Hon. Mr. Blair said that at present the departmental buildings and \$7,000 on the portion relating to the mephitis Attested as follows here in favor of the bill. The supporters affect the government. If the resolution annex or vice versa. The statement of of the bill should be required to give mephitica as the particular tid-bit "We do hereby certify that we supervise division registrars are paid ten cents for secured from anglers who are unaware the provincial secretary was a weak and should pass might not the legislative some good reason not yet given to show the arrangements for all the Monthly and each birth, death and marriage registered. absurd one, and he for one wished to enter exactly suited to its taste. The tolof his neglect of his guardianship council amend the government franchise why this act should pass. He feared Semi-Annual Drawings of The Louisian his protest against voting so much money Considering that that officer had to make that this bill would hamper the trade State Lottery ('ompany, and in person manage and control the Drawings themduties, of his letting the Tracadie relowing letter which we take from bill in accordance with the spirit of the Absolutely Pure without fuller information. two copies of the registration in each case the country, which would greately said resolution, and supposing that were Hon. Mr. McLellan said Mr. Tweedie the Gleaner of the 9th main open to any kind of poaching, will inst., injure rather than benefit the laboring selves, and that the same are conducied and that formerly the clerk of the peace This powder never varies. A marvel of purity was inconsistent in this matter. He so, would not the government be in a classes. Labor, capital and enterpriswith honesty, fairness, and in good faith show the position in which its uncared for condition may invitestrength and Wholesomeness. More economical than the ordinary kinds, and cannot be sold in Mr. (Tweedie) had voted for the expenditure received 50 cents for each marriage certitoward all parties, and we authorise the very embarassing position when the counshould go hand in hand and no bil Jack stands in the controversy. of \$12,500 in connexion with the governficate registered, he (Blair) thought the honest people will only laugh when competiton with the multitude of low test, short eight alum or phosphate powders. Sold only in cans. ROYAL BAKING POWDER Co., 106 Wall St., should pass likely to hamper either of company to use this certificate, with fac. cil's amendment came back to this house ment house, legislative building and them. At present labor is king in this similes of our signatures attached, in amount now paid registrars was not they hereafter read the usual periodic The Tracadie and its Lessee. normal school without having before him conferring the franchise upon women. country and capital is the servant, and advertisements. enough to stimulate them to make this all the figures as to what would be spent diatribes on the preservation of the The friends of woman suffrage wanted a new conditions should not be impose To the Editor of THE GLEANER law as perfect as possible. He was not on each building. At least the hom toy with which to play, let them be careupon capital unless it could be shown public domain which are so ostentagentleman did not vote against such ex- the dishonesty of operators and contrac Plettelalie SIR,-The Advance of the 28th ult. re wedded to the idea of increasing the that the laboring classes were really ful if they are friends of the government ferred to the fact that Mr. Edward Jack, tiously paraded in the provincial penditure. tors, and this law was a public necessity. suffering. He instanced several cases of amount to 15 cents, but in order to tes or else they may find their toy a most Mr. Tweedie-I voted against the lessee of Tracadie River, had, year after Hon. Mr. Ritchie suggested that a hardship to capital likely to arise under press under the name of Edward the feelings of the committee, he moved expenditure of \$25,000 for departmental special committee should be appointed, year, neglected the duty of guarding it, as required by the terms under which it dangerous one. The member for Kings this bill and thought on the whole it was Jack. There is a suggestion of imthe blank in sub-section 24 of section 4 be buildings. to report at the next session of the house, a most undesirable measure. had pointed out that all great reforms Hon. Mr. McLellan-The hon. gentle was leased. In your paper of the 2nd filled with the words "tifteen cents." upon a lien bill. Mr. Baird said he had always support. posture about the whole business that man has a right to object, but he should be fair in his criticism. What I said about were gradual in their growth, and it inst. I find a letter under Mr. Jack's APRIL 9 -- Mr. Ketchum committed a ed this measure and would do so now. Mr. Hanington opposed the increasing might be argued that where have gone far signature, which is somewhat incoherent is not calculated to inspire confidence bill relating to the election of county Commissioners. He paid his men and had to compete the registration fee from 10 to 15 cents .-Dr. Steeves was that from the best inforand characterised by the writer's usual display of classical misfits, but purporting enough at present in conferring manhood councillors. The object of the bill is to against other lumbermen, some of whom in those who might lay hands upon We the undersigned Banks and Bankers mation he could obtain the addition to the Progress were reported with leave to sit permit persons to vote at municipal elecdid not in all cases pay theirs. He cited annex would cost between \$12,000 and tions without having paid their taxes. will pay all Prizes drawn in The Louisiana suffrage. Stockton and Emmerson seem. to convey the idea that he has not been it in behalf of the people, but, for again cases of hardship which he declared State Lotteries which may be presented at ed to have formed a partnership in this \$15,000. We will, of course, get plans After considerable discussion progress was guilty of the neglect with which the Adwould not have occured if this bill had At the evening session, Dr. Stockton some reason, not only do not do so our counters vance charged him. He makes his letter and specifications prepared and no unmatter, their talk about woman was reported, with leave to sit again. been in force long ago. moved his resolution of which he had necessary money will be expended. How in THE GLEANER as personal as possible in but resent being reminded of their R. M. WALMSLEY, Hop. Mr. Ritchie recommitted the bill mamby pamby, and he took no stock in Mr. Hibbard would support the bill as members know that he (McLellan) did Lot given notice, qualifying all widows and its references to me, and seems to think preventing the advertising of foreign lot-Pres. Louisiana National Bank. a first step towards doing justice to the working classes. If the bill works well it; he thought as much of his wife as did neglect of duty. that by thus assailing one of the principal say the departmental buildings would spinsters holding real estate to the value teries in this province. Progress was PIERRE LANAUX, witnesses against him in his abuse of a portion of the public domain, he will sucany other man of his own wife, but he was cost only \$25,000 in all. He had said reported, with leave to sit again. it could be amended so as to make it of \$100 or personal or personal and real Pres. State National Bank that would be about the cost of construcnot going to applaud her to the skies. Hon. Mr. Blair committed the bill in Net Fishing in Non-Tidal Waters. apply to all laborers. property to the value of \$400, or who tion. The lowest tender for construction eed in diverting attention from his wrong The hon. member for Albert loves to talk. corporating the Victoria public hospital Dr. Alward opposed the principle of A. BALDWIN was between \$26,000 and \$27,000. He doing. In the discussion of matters such should be assessed upon income to the Pres New Orleans National Bank. Mr. Killam in the chair. Agreed to with the bill on the ground that it was calcul The Ottawa telegraphers He has taken up a good deal of time and McLellan) had not attempted to create as the preservation of our forests and amount of \$400 the right to vote for mem. ated to crush out small operators and amendments. this house. He (Tweedie) felt like saying KOHN, Pres. Union National Bank. fisheries, and especially such of the latter as are under control of the province, I am the idea that about \$25 000 would cover CARL KOHN, newspapers in the Maritime Prov Mr. Wilson recommitted the bill to bers of the assembly. He opened by regreately hamper capital which should be all expenses in connexion with the build- amend and consolidate the several acts reto him young man you should not be so inces, generally, made a left as free as possible both in the interest minding the house that in deference to the ing, including heating, gas fixtures concerned about what such defaulting ng to the St. John Valley and River du f employer and employe. Progress repo' esh. You should not start out by hav. furniture, etc., and Mr. Tweedie's remarks view of the attorney general, that the essees as Mr. Jack may say of me person mistake last week in representing Loup railway, Dr. Stockton in the chair. Grand Monthly Drawing Mr. Young moved for copies of al ing so much to say the first year you are were unfair. ally, in their anger over my exposure of Agreed to with amendment. passage of the resolution which he had the Government bill prohibiting nettenders, contracts, petitions and all Mr. Tweedie - Will you now say what in the assembly. (Laughter.) If the their neglect of duty. I can afford to Hon. Mr. Ritchie introduced a bill moved the other day when the franchise correspondence and papers relating to the at the Academy of Music, New Orleans, Tuesday, May 14, 1889. leave that kind of warfare to Mr. Jack fishing for salmon in non-tidal waters the total cost of the building will be? honorable member would follow his adamending the law relating to contested construction of the Bathurst station bill came before the house, would imperil and his imitators, while I address mysel Hon. Mr. McLellan-I have already estates as applying to, tidal waters instead. vice, he, Emmerson, would be thankful to oridge. He condemued the construction to the work of making him and his kind the bill, he had withdrawn it, with the CapitalPrize,\$300,000. told the hon, gentleman that it would b Read a first and second time. of the bridge as an injudicious expenhim in the future. He would not have so The object of the bill in question is sensible of the fact that personal abuse distinct understanding that the house impossible just now to say. He had no Mr. Tweedie introduced a bill author-100,000 Tickets at Twerty Dollars each Halves \$10; Quarters \$5 Tenths \$2; Twentieths \$1. diture of public money. Other services many of his present views coming against and inuendo, bluster and pretension are doubt when the building was completed izing the Northern and Western Railway really to prevent the netting of salof the country were neglected, while would have an early opportunity of prolight in the balance against the facts of the chief commissioner would be able to company to change its name. him at some distant day. There was no a second bridge was given to Bathurst. their offences. The circumstances under mon on or near the spawning beds nouncing upon it. It had been represented Read a first and second time. satisfy the house of the correctness of all AST OF PRIZES The new bridge was not only not required general demand for woman suffrage in the 1 PRIZE OF \$300,000 is. \$300,000 which Mr Jack's default was publicly Hon. Mr. Blair committed a bill relatby some that he should have pressed that expenditures. and if it is as represented by the out it had been petitioned against by the PRIZE OF 100,000 is ... 100,000 country or through the press. This quesemphasized, are as follows: ing to the administration of the departresolution at that time, quite irrespective Mr. Tweedie said he had been perfectly people of the district. It would cost 50,000 25,000 50.000 is. Minister of Fisheries it ought not to On the 12th ult., according to the tion of woman suffrage would never be ments of the executive government, Mr. 25,000 is. PRIZE OF consistent in this matter and was preparabout \$8,000 while the big Tracadie of the consequences, but he (Stockton) had cial legislative report, -10.000 are. accomplished by a resolution such ed to leave that question to his constitu-Wilson in the chair. PRIZES OF . . . . . . bridge was left in a dangerous condition meet with very serious objection. It felt that great credit was due to the gov-5.000 are ..... 25,000 "Mr. Burchill gave notice of inquiry : Have the essees of the Tabusinac and Tracadia rivers been 5 PRIZES OF Hon. Mr. Blair explained that the bill ents. He had opposed the erection of the one before the house. It would only be Hon. Mr. Ryan said the papers would 25 PRIZES 1.000 are ..... ernment for the wise, liberal and compreis well known that the commercial departmental buildings and he was now provided that in case of the illness or ab-50,000 60,000 109,000 100 PRIZES OF 500 are ..... brought about when there is a strong pubrequired by the Surveyor general to place guard ians on those rivers? If not, why not? If so be brought down. He said many opposed to this grant, there being no sence from the province of the head of any 200 PRIZES OF hensive measure they had introduced, and 300 are. salmon fisheries of the country are in who had petitioned against the those 500 PRIZES OF 200 are. lie sentiment throughout the country in proper information as to how it was to be of the departments of the government the how many guardians have been on duty on said he had felt that it would be unfair to the construction of the bridge referred to APPROXIMATION PRIZES. rivers and what are their names? lieutenant governor may by order in tidal waters. For instauce, they expended on the departmental buildings favor of such a measure, and when the had done so because of a misrepresen government to hamper their action. He \$500 are ..... council nominate and appoint any member in addition to the grant of last year. On the 14th ult., according to the same majority of the house come here pledged 100 do 100 do 300 are.. 200 are.. extend, on the S. W. Miramichi, from tation of the facts to them, and afterquite agreed with the proposition heretowas not prepared to accept the off hand of the executive council who is himself 20,000 authority TERMINAL PRIZES. wards signed a petition in favor of the to vote for woman suffrage. He admired head of a department, acting head of the the sea up as far as Indiantown and. statement of the provincial secretary that fore laid down by the attorney general, "In answer to Mr. Burchill, the surveyor gener bridge being built. There were three or the position of Blair on this question 100 are.. part of \$27,500 was to be expended on department of such member, during the al said he had reason to believe there were two 99 900 on the Northwest. to the Redbank that the legislation of the country should 100 are ... our petitions asking that the bridge be puardians on the Tabusinac river last season illness or absence, and such acting head of the annex and part on the buildings here. which was not one to be settled in the constructed. The reference of the hon. with regard to the Tracadie he believed there were be behind rather than in advance of public the department shall have and possess all bridge, if not above it, and under the He (Tweedie) might be considered cranky .\$1,054,800 3.134 Prizes amounting to. Nore.—Tickets drawing Capital Prizes are entitled to terminal Prizes. no guadians on it last year and he would say that unless the lessee attended to the law in reference immediate present but which might be member (Young) to the big Tracadie the powers and authorities vested in or by some, but he was not prepared to go it opinion. If he thought that the principles new bill, will continue to do so. bridge was rather unfortunate. The hon. safely left to the future. He did not feel to guardians this year, the license would be can exercisable by the head of the departblind in this matter. embodied in the resolution he had just nember, although not the contractor of TFOR CLUB RATES, or any further intom mation desired, write legibly to the undersigned celled and the river again placed for sale." special cases, and where the spawncalled upon to support the resolution After speeches by Hon. Mr. Ritchie and ment for whom he is so acting. It also moved were in advance of public sentithat bridge was the builder of it. Turning to the regulations under which provided that the solicitor general during clearly stating your residence, with State. County Street and number. More rapid return mai Dr. Atkinson, the item passed. which could accomplish no more than had Mr. Young-That was 12 years ago. Iracadie was sold, it will be found that ing beds are not involved, fishing ment, he would hesitate to advocate its the illness or absence from the province of Mr. Murray gave notice of a motion Stockton's winter port resolution which delivery will be assured by your enclosing an Envelope bearing your full address. Hon. Mr. Ryan-No, about seven or the following • was amongst the requiremay-as stated in the debate by the adoption. He believed, however, that so the attorney general may under the like papers in connexion with the sale of th ight years ago. Since then because of was discussed here a couple of years ago, authority of the lieutenant governor in ments : stretch of water for fishing privileges far from being in advance of public sentihe poor workmanship on the bridge in Minister-be permitted even above IMPORTANT. council, as acting attorney general, make nor did he, as he had said, feel called upon from Metapedia to Toad Brook on th "The lessee shall covepant to keep and main the first place and the poor material in ment the resolution was rather behind it. ain, at his own cost and expense, one or more Address M A DAUPHIN, New Orleans, La. the influence of the tide. Any fishall fiats, certificates and orders which by Restigouche river. to state now what was his own opinion on its construction, the bridge has frequent guardians, etc. Dr. Stockton pointed out that property law the attorney general is authorized or The lien bill being further considered ing in the upper waters is chiefly for the question of female suffrage. ly needed repairs. It was only a matte of opinion between the hon, memoer and It is also stated in a foot-note appended or M A DAUPHIN required to make.-Agreed to. Mr. Burchill said if the principle of liens should have the right to vote whether Vashington, D, C to the regulations : When a division was taken on Mr. With was correct, this bill should apply to al Mr. Black recommitted the bill incorhome consumption and we presume By ordinary letter, containing MONEY ORDER issued by all Express Companies, New York Ex-change, Draft or Postal Note. WE PAY CHARGES held by male or female. To say that, for himself as te how judiciously or otherwis "The surveyor general in fxing the upset price which he has placed upon the fishing privileges, porating the Sackville Electric Light and classes of laborers. He agreed with Mr. son's amendment the vote was as follows public money was spent in Gloucester that will be still permitted where it instance teachers in our public schools had Hetherington that the laborers of the Telephone Co. Mr. Baird in the chair .county. While he had control, he would Yeas-Alward, Morrissey, Russell, Tak has had in view the importance of securing an not the intelligence to vote was paying ; ON CURRENCY sent to us by Express in sums of \$5 country had lost much money through Agreed to with an amendment. will not be injurious to the preservaefficient system of protection, etc." ise his best judgement in that matter, lor, Stockton, Emmerson, Baird, Mr. Emmerson committed a bill amenddishonest railway contractors. The lumvery questionable compliment to the com The surveyor general himself says : Mr. cion of the fishery itself. There can egardless of the opinion of the hon ber business was in many respects an uning the law relating to fees in the probate chum, Atkinson, Bellamy, Moore-11. Jack has been notified that if he neglects mon schools of the province. The princiember. The latter had made some Address Registered Letters containing Currency to court, Mr. Hibbard in the chair. fortunate business. It had to contend putting guardians on the Tracadie next be no doubt that some restriction of Nays-Blair, McLellan, Ryan, Mitchel!, extravagant promises during the las ple underlying the right to vote was that NEW ORLEANS NATIONAL BANK, Mr. Emmerson explained that the season, his license will be cancelled. I wish to add that I have been on the against the wind, water, snow and rainnet-fishing in our rivers on Ritchie, Turuer, Hanington, Black, lection, and if he had failed to carry object of the bill was to reduce the cost the we might select fit and proper persons for against all the elements in fact. It had them out that was not his (Ryan's) fault Young, Tweedie, LeBlanc, Killam, Glasof the probate court which at present was Tracadie a good deal. In the summer of bars and in salmon pools is necesalso to contend against the excessive the administration of the country's affairs. Mr. Phinney committed the bill re-"REMEMBER that the payment of Prizes is GUARANTEED BY FOUR NATIONAL BANKS of New Orleans, and stumpage imposed by the present governtoo large, instancing many cases where ier, Harrison, Phinney, Theriault. Labil 1887 and 1888-both years in the month Should not the voter be able to discrimin sary to prevent the destruction of lating to collecting judges, Mr. Hibbard ment. Now an effort was being made to excessive costs have been taxed. of July-I covered it from North Branch lois, White, Palmer, Hutchison, Quinton. in the chair. Agreed to with amendhe Tickets are Signed by the President of an astitution whose chartered rights are recognized ate as to whether such person was a fi further burden that industry by the im Hon. Mr. Blair opposed the bill, as i the fishery, and a reasonable effort in to tide water, which includes all its best Hibbard, Hetherington, D ouglas, Humphments would have the effect of causing some of and proper person or not? Why then position of a lien upon logs and lumber in the highest Courts; therefore, beware of al pools, save those of the Lord and Foy that direction ought to meet with APRIL 8.-Hon. Mr. Blair committed rey, Burchill-26. the best judges of probate to throw up It was not proposed to provide a lien fc should licensed teachers, having a certifi Brook, which is its main tributary. the bill amending the highway act of their positions. He moved an amend ONE DOLLAR is the price of the small est part or fraction of a Ticket IS-UED BYUS m Dr. Stockton's resolution was also lost farmers, for those who worked upon ships general approval. The next move have met men on it who were carrying on 1886, Mr. Morrissey in the chair. cate of intelligence from the governmen ment that where costs are considered or in manufactories. It was not even in summer lumber operations, and also canoethe vote being :-Blair said this bill had been introduced ought to be an amendment to the any Drawing. Anything in our name offered ess than a Dollar is a swindle. be adjudged devoid of the capacity to se excessive there should be an appeal to tended to impose a lien upon hemlock men and teamsters familiar with every rod by Mr. Emmerson and there were several Yeas-Alward, Young, Killam, Glasier, bark. This lien bill might work well discriminate? He referred to the number the county court or supreme court. Fisheries Act prohibiting anglers of it. I have met aud talked with men mendments suggested by the municipali-Taylor, White, Stockton, Emmerson, Hibenough so far as York and Carleton coun-After the bill was thoroughly discussed of ladies present in the gallery and to the Sale. whose names Mr. Jack is said to have ies committee, which amendments he will Herring from killing more than a certain For Mr. Blair's amendment was put and lost, ties were concerned, but it would cause bard, Baird, Ketchum, Atkinson, Bellamy, given as those of his guardians, but neither petitions from them from Westmorland A motion was then made to postpone great hardships in Northumberland. In number of salmon each per season. these latter, nor any of the others ever Moore-14. and other counties in support of woman Mr. Palmer explained why amendments the bill for three months which was his county there was quite a trade done G ood Spring Herring, will be sold very cheap for money or oats. heard of or saw a guardian in Mr. Jack's ad been made by the municipalities Nays-Blair, McLellan, Ryan, Mitchell suffrage, to show that there was an intercarried by a vote of 16 to 9. in sleepers, posts, telegraph poles, etc. employ on the river. Gentlemen who ommittee and spoke of the necessity of T H FLEIGER, Escuminad Bones ! We observe that Dr. Berry. Mr. Moore re-introduced the bill in Ritchie, Turner, Hanington, Black, Tweeand these never went near the booms, but est in the question and that it was asked were with me, as well as I, saw the reome changes in the present law. corporating the Fredericton and York were taken away by the railway. How die, Morrissey, LeBlanc, Russell, Harriman has been asking the Government mains of poachers' spears and torches on for. Women in politics would have an Mr. Black pointed out that there wer Company Exhibition Association, having would such cases as these be affected by the bars, and we were informed that the reat doubts as to the power of highway at Fredericton whether it intended to son, Phioney, Theriault, Labillois, Hut. Gillespie & Sadler elevating rather than a demoralizing effect struck out an objectionable section .this bill? The bill provided that the lie river was poached upon by spearers and missioners under the existing law. He chison, Quinton, Murray, Palmer, Hether-Adjourned. should attach for 20 days after logs reachassist the Lancaster Bone Mill Comand the opinion of Lord John Russell was netters with impunity. And yet, Mr. lso thought some steps should be taken APRIL 10 .- In the Legislature this ed the boom; iu 20 days that would mean ington, Douglas, Humphrey, Burchill-24. Jack, who hints at other people being pany by a grant of public money and quoted to prove this assertion. o more clearly establish and maintain the morning, Mr. Ketchum re-committed the 20,000 000 of logs to be held by the S. W. Mr. Russell introduced a bill incorporliars, says : AUCTIONEERS boundaries of highway roads. that Hon. Mr. McLellan feared that in The resolution was seconded by Mr bill relating to the election of County Miramichi boom. As a matter of fact the "I now publicly declare that I have complied ting the town of St. Andrews. Mr. Hanington did not think it pessible Killam in a speech arguing strongly in Councillors. Agreed to with amend COMMISSION MERCHANTS view of the different services that had boom would not hold half that quantity with all the litions contained in my lease of to carry out the second suggestion of the Adjourned. Mr. Hanington said he had always op ments Tracadie, and this statement I am prepared to verify and prove by the evidence of the fishery commissioner for New Brunswick, to whom I favor of its adoption. been provided for the Government SHIP BROKERS AND on. member (Black.) Mr. Wilson committed the bill incorposed this bill and saw no reason APRIL 6.-Mr. Young committed Mr. Wilson, while in accord with the Mr. Black believed that if official plans would not be able to give the assistance porating the Moncton and Short Line change his views now. There was no WAREHOUSEMEN ! direct all my enquiring friends." vere made of new roads, giving proper resolution, believed the right to vot oill authorizing the trustees of school dis-Line Railway Connections Co. necessity for this measure. He challenged referred to. If the Doctor will send I see that Mr. Jack has absolutely trict No. 4, Beresford, Gloucester Co., to ouudaries, etc., much of the present should be extended to married women a The bill was agreed to with some the advocates of this measure to point to his spare bones to our saw-mills we will Merchandise Stored at a Small, Cost, and ignored, from the first, his duty to place fficulty would be overcome. one case in 100 where lumber workers were cheated out of their wages; yes, one amendments. issue debentures. Agreed to with amendwell as widows and spinsters, speaking at nsurance effected on same: Mr. Palmer favored the making of plans guardians on the river. Neither he nor cut them up cheaply for him, and he and Hon Mr. Ritchie committed the bill ments. some length in favor of his contention. the fishery commissioner can truthfully of new roads, such plans to be kept on amending the liquor license act of 1887. D . 1: . 1. other St John monnes case in 1,000 where a winter's work has cord by the different municipa Mr. Black in the chair. The bill is Dill Tur been lost. He had some doubts as to Dr. Atkinson agreed with Mr. Black's composed of one section and is as follows : act, Mr. whether certain members would be so views. He thought there should be some "Section ten of the liquor license act earnest in their advocacy of this measure said the change in the expenditure of the bye-road if they did not feel that it would be of 1887 is hereby amended as follows. money; \$70,000 were expended on by strangled in the upper house. The bill namely, so far as the city of St. John r power roads and the regults were not satisfactory. o enable is concerned, the certificate named in the would be most injurious to trade. It After further discussion, progress was would kill the goose that lays the golden said section need only be obtained by the epideu. eported with leave to sit again. eggs. Some hon, members found the petitioner or applicant for a license. On motion of Mr. McLellan the house under the said liquor license act, and advocacy of such a bill as this a popular a bill resumed supply. Deputy Speaker Palmthing. He, however, had always opposed thereafter a license may issue to any er, who was in the chair, named Mr. otteries such a bill and his constituents had ap- applicant therefor previously licensed Murray as chairman of supply. The item under said liquor license act without ien bill proved of his course. Who are the N. B. of \$1,000 additional to the St. John hosoperators who do not pay their men ? He such certificate being had or obtained operators who do not pay their men? He provided such licensee has not during the knew of none. He instanced several cases holding of his license disqualified himself Wilson pital passed. anation. When the St. John public hospital item was under discussion, Mr. Tweedie said from the passage of this measure. from beir g entitled to a license under the on logs there should be some understanding that ] said act. ovisions Mr. Tweedie said this bill did not reflect the commissioners would be required to upon honest operators. If all operators Mr. Emmerson moved, seconded by ed from admit patients from outside counties. are honest then this bill will do none of Mr. Baird, that the bill be further Hon. Mr. McLellan said the grant was them any harm. The question was : Does considered this day three weeks. This ected to given with that understanding. If the hon. member (Tweedie) should give a let-poor man? Has the labourer who gets out Yeas : Hanington, Young, LeBlanc, e. The r having ter to some patient in Northumberland the logs, who practically creates the log Killam, Russell, Harrison, Phinney, and the commissioners did not admit the and gives it value, a sufficient protection Stockton. Emmerson, Hibbard, Palmer, l should The ex. patient, he (Tweedie) would have just for his labor? He thought not, As the Baird, Humphrey, Ketchum, Atkinson, ourt had grounds for calling attention to the matter law is at present a man may go into the Bellamy, Moore-17. and asking the government to with lraw d it was woods in September, and, after working | Nays: Mr. Speaker, Blair, McLellan, the grant. all winter, may come out in the spring and find that the operator is not worth a ault, Labillois, Taylor, Quinton-11. ight for Mr. Black-The commissioners wanted a grant of \$5,000. ch suits cent. In such cases, and there were too Mr. Blair introduced a bill further Hon. Mr. McIellan-Yes, this addi- many of them, the laborers got nothing. courts. amending an act in aid of the construction tional \$1,000 makes the grant \$3,000. If Mr. Burchill's position was most peculiar of railways and other works in this provthat in the future the government could see on this question. Last year he voted that ince. He explained that the object of the its way clear to further increase the grant the bill be read section by section, and bill was to enable the Governor in Council lumber bill was to enable the Governor in Council ontract. they would ask the house. The item then voted against every section. The to suspend the operation of the contract in this passed for the necessary power. talk of Mr. Burchill and other opponents with the Central Railway Co, so far as it Regarding the item of \$27,500 for public of this bill, to-day, was all clap-trap. It affects the Gibson and Grand Lake line om the buildings, Hon. Mr. McLellan explained was unfair to the laboring man to say that pending the decision of the Dominion that \$25,000 were voted last year for the under this bill he would harass capital Government as to the question of building ly due. ry being construction of the new departmental with unjust law suits. The experience | the Short Line and further giving power buildings. Of that sum \$4,344 had not of the lawyers in this house was that it was to cancel that portion of the Central conbeen used and it was proposed to revote not the poor man who goes to law as a tract in case the Dominion Government that amount. In addition to that \$23,156 general thing and he (I weedie) would just decides to build the Short Line. Blair greatly were asked for expenditure in connexion as soon take the oath of the laboring man said this would save the province about e under | with public buildings. A large portion of | as he would the oath of the man in broad. \$120,000 in the event of this bill becoming the latter sum would be used in the con- cloth. (Applause.) The passage of this law and the Dominion Government decidien bill struction of additional accommodation at | bill would not affect capital, but would be ing to build the Short Line. the lunatic asylum annex. He spoke of a terror to evil doers and a praise to those Mr. Stockton committed a bill amendthe great increase in the number of pati- who do well. (Hear, hear.) He ridiculed there. ing the act respecting the sale of intoxicawas far ents at the asylum. The increase was Mr. Burchill's vision of 20,000,000 of logs ting liquors; Humphrey in the chair. He fully 100 since 1883. At present there at the S. W. Miramichi boom because of explained that section one intended to an the are too many patients in the different the passage of this act. He would support make compulsory the appointment of Scott wards of the main buildings, and it was this bill as one calculated to do long- act inspectors in districts where the act ng the desirable to increase the accommodation delayed justice to the working classes. merous was supposed to be in force. Section two of the bill was as follows: nce had there and in the annex. Hon. Mr. McLellan said there was more Mr. Tweedie-What will be the cost of Each of the said inspectors shall be paid which clap-trap in the remarks of Mr. Tweedie the addition to the annex ? that in the statements of any of the a salary not exceeding the sum of \$500 had a Hon. Mr. McLellan-Of course, we have supporters of the bill. He cited several per annum and such reasonable costs and not yet got the exact figures on the matter, | cases of hardship existing under the Maine expenses as he may be put to in prosecutbut from the best information the medical lien law, and pointed to some of the evils ing offenders against the said Canada bill. superintendent can get, the cost will be | likely to arise under this bill. Temperance act, which shall be paid out e interbetween \$12,000 and \$15,000. of the monies paid into the treasury of Dr. Atkinson said the fact that the bill bill he Mr. Tweedie-How much of the amount had been before the house 30 years and any city, town or municipality, under the order of the privy council of Canada dated do you intend spending on the department- had not as yet become law was no good yer as the 15th day of November, 1886, and al buildings? argument against it. Oa the contrary, it Hon. Mr. McLellan-The cost of heat showed that the measure was a good one, thereby directed to be applied for the n favor ing, lighting and furnishing has yet to be or it would not be brought here year after purpose of the said act. reed to

	Consignments -:- Solicited	but Mr. Jack who had so neglected his		i concructing, anna loud applause, ne	Hon. Mr. Blair committed the bill fur
		duty, his lease would doubtless have been	Government decreasing the burdens it	increa an ancentient to the resolution, to	Young in the chair. Mr. Blair said th
	-AND-	forfeited. Knowing, however, that even	maintains on that alars of '11 1 1	i i onitati or the age or	
	Returns Made Promptly.	in the face of his default Mr. Jack is coddled by the department, our anglers,		21 years, being a British subject, etc., have the right to vote at elections to the	
	Thomas F. Gillespie, John Sadler,	who would willingly pay double the price he		assembly.	them to more efficiently deal with epideu
		does for the Tracadie and protect it also, are forced to conclude that the guardian-		Mr. Morrissey seconded the amend-	ic. Agreed to with amendments,
	Water Street, Chatham'	ship provisions of our river leases are only	OPINIONS OF FOUR UNITED STATES BISHOPS.	ment.	Hon. Mr. Ritchie introduced a bill t prevent the advertising of foreign lotteries
	<b>COFFINS &amp; CASKETS</b>	a device to keep bona fide sportsmen from competing for fishing privileges against	[Dobton Hotald,]	Hon. Mr. Blair, while recognizing the	
•	UNITING & UNONLID	semi official speculators of Mr. Jack's	On Fast day Rev. Edward Abbott, pas- tor of St. James' Episcopal Church, North	ability and intelligence of the gentlemen in the house who favored the resolutions	
	The Subscriber has on band at his shop	stamp. Respectfully yours,	Cambridge, concluded an address on con-	before the house, felt they had fallen into	said the bill required little explanation
	superior assortm of.	D. G. SMITH.	stitutional prohibition by reading letters	a grievous error and were misled by a	It was intended to establish liens on log
	ROSEWOOD & WALNUT COFFINS,	It should be borne in mind that	on the subject from Bishop Neely, of	want of careful and calm consideration of	and lumber only. The other provision
	<b>COFFIN FINDINGS</b>	the important object, from a public	Maine, Bisnop Clark, of Rhode Island,	this serious question. He declined to fol-	in last year's bill were eliminated from this act because they had been objected t
	AND ROBES	stand point, to be attained by closing	prenep ran, or mandas and Dishop Terry	low Dr Stockton into the states of Kansas and Wyoming, and preferred taking his	has maked another of 12 2 mil
		our provincial trout streams to the		cue from such representative British	principle of liens on log and lumber havin
	which he will supply at reasonable rates. BADGES FOR PALL BEARERS also supplie	public and placing them in private		statesmen as Gladstone and the late John	been agreed to last year, this bill should
	WM. McLEAN Undertaker	hands, is their protection from the	1	Bright. Mr. Blair argued strongly against	pass without much opposition. The ex
		illegal and destructive methods of	Inquor in Maine. Disnop Clark expressed	the resolution, urged the house to be care-	pensive machinery of the equity court had been dispensed with in the bill, and it wa
	M.ALPINE'S	fishing resorted to by poachers. The	I one opinion chae in rubble Island the pas-	ful and not put themselves on record on a question which would, if passed, prove	provided that suits could be brought fo
	Province of New Brunswick Directory	Surveyor-General plainly intimated		one of the most disastrous acts ever com-	sums between \$20 and \$400, which suit
	T TCALPINE & SON are now property	this in the Royal Gazette, in connec-	hop Vail of Kansas, on the other hand,	mitted by the legislature.	could be tried in the county courts
	D. M <sup>C</sup> A LPINE & SON are now preparing of this Province, which will include all persons	tion with his advertisement announc-	expressed the belief that the working of	Messus. Emmerson, Alward and Moore,	Another feature of this bill was that a
	(Male) from the age of 20 years old and upward, and all Females in Mercantile Business; also an	ing the sale of the Tracadie and other	the anti-saloon law in that state, framed		laborer could not attach logs or lumber until he had completed his contract
	Historical Sketch of the Province up to 1888, with	trout, as well as salmon rivers. Sports-	to entorce constitutional promotion, is as	debate was adjourned at nearly midnight until to-morrow.	There was also another provision in this
	other general information. It will be well bound and printed on good paper. The publishers have been requested several times, by leading	men who contemplated securing the		Line in the second s	bill, which required an affidavit from the
	business men and others, to publish the above	Tracadie, understood that the Sur-	at considerable length the result of his ex-		laborer that the amount was really due
	fore feel confident that the work is needed, and	veyor General would require that at	perience and observation in regard to the	and progress reported after it had been	These safeguards prevented an injury being
	that business men of all classes will consider that it is necessary to Advertise in it to make it	least two guardians should be main.	B - F	discussed to some extent.	done capital.
	able to publish it. We are now behind nearly all	tained on it. It was not bidden in	view presented by him was wholly un-	The Woman's Suffrage resolutions were then discussed by Messrs. Baird, Wilson,	Mr. Phinney supported the bill, urging that it was a measure calculated to greatly
	the other Provinces in the Dominion, and of the States in America, is not having a Directory of	at the general sale, and negotiations	favorable. He contradicted some of the statements which have been published	Atkinson, Hanington, Ritchie, Hubbard,	benefit the laboring classes, while under
	the Province since 1870-71. There will not likely be a similiar work published for the next ten	were pendng in reference to it when	favorable to prohibition, notably that of	Tweedie and Stockton.	it capital would be protected. A lien bill
	years, therefore the special inducement to those who do advertise in it now. Any persons who	it was learned that Mr. Edward	the governor, and spoke of the effect	The following is a brief report of Mr.	in Maine had been in operation at
	wich their Advertisements incerted by applying I	Jack, who is a deputy Crown Land	which the prohibitory enactment is having	Tweedie's remarks upan the subject. He	least since 1857, and it worked well there.
		Surveyor, or something of that kind,	in ehecking emigration. He declared that	said he desired to make a remark or two before a vote was taken. This seemed to	The bill now before the house was far more liberal in its provisions than the
	\$10 00 per third; \$3.00 per fourth - with Directory included.	which gives him special advantages	the increase of bank deposits is alone noticeable in those parts of the state where	be the legislative equinoxial period, judg.	Maine law, so far as safeguarding the
	The state of the second	in such matters, had quietly become	the prohibitory law is a dead letter, and	ing by the quantity of wind we have	interests of capital. He cited numerous
	43 Carleton Street, St. John, N B	the lessee. Now, Mr. Jack is not	that in Davenpert and its vicinity the	heard lately. There has been a great deal	cases where poor men in this province had
	BEST	only an apparent favorite and privi-	number of open salcons is greater than	of talk much of which has had little or no	been fleeced out of their wages, which
	COUGH CINE,	leged person in Crown Land official	ever before. The law, he claimed, has	bearing on the matters under considera- tion, he did not intend to occupy the at-	could not have occurred if we had had a lien bill here years ago.
	CODO CINE,	circles, but he is a prolific, if not		tention of the committee at any great	Mr. Moore strongly favored the bill.
		very interesting contributor to the		leugth nor did he feel called upon to ex-	Some such a law was needed in the inter-
		press, his subject oftentimes being	Mr. Sydney B. Paterson, of St. John, who is a well known prohibitionist says	press any opinion whatever on the resolu-	ests of the laboring classes. This bill he
		the splendid fishing to be had on cer-	in the Temperance Journal : "I do not	tion moved by Mr. Stockton. There was	thought would do justice to employer as
		tain of our rivers, which, on further	believe that entire prohibition could be	good reason to believe that the resolution had been moved without sincerity. If	well as employe,
		enquiry, sportsmen learn that they	more easily enforced at present than local	Stockton and Emmerson had been sincere	Hon. Mr. McLellan said he was in favor of liens when the matter was agreed to
		can enjoy by paying so much to Mr.	option. The Charch is not ready for the	in their pretended desire to give women	between the parties. If the principle of
		Edward Jack, In this way he se-	prshibition of the liquor traffic."	the right to vote why had they withdrawn	liens be admitted, the promoter of this
		cures cheap advertising for the river	Mothers	their amendment to the franchise bill	bill should have gone further and made
		properties which he holds on specu-		It was when that bill was under the con-	his bill apply to every class of labor and
		lation, and, as he pays nothing for		sideration of the committee that a resolu- tion or amendment giving the franchise to	thus do equal justice to all the working people. This bill, as it was proposed to
		in a pay a not pays nothing for	a	Strug the tranchise to	poppior ruis pin, as to was proposed to

provided for. It is impossible to give a year. A lien law worked well in several correct idea of the cost, especially as re- of the western states. The Maine law gards the furnishing, but the chief com- | was a great success ; a member of the missioner would no doubt, in this matter, Maine legislature was his authority for have proper regard for the public interests. | that statement. We should give the bill The government hoped the amount asked a fair trial, and could repeal it if it did for would cover all expenditures in con- not work well in this province. nexion with the annex and the depart- Mr. Wilson said this bill had been framed so as to apply to logs and lumber court. mental buildings.

After a lengthy discussion largely on points of law, progress was reported with leave to sit again.

The following bills committed by Blair were agreed to:

Relating to the registry of deeds and other instruments. Relating to the terms of the supreme

It has permanently cured THOURN It has permanently cured THOUSANDS of cases pronounced by doctors hope-less. If you have premonitory symp-toms, such as Cough, Difficulty of Breathing, &c., don't delay, but use PISO'S CURE For CONSUMPTION in two rivers. Mr. Jack is, there.