MIRAMICHI ADVANCE, CHATHAM NEW BRUNSWICK APRIL 7, 1892.

ever. (Applause.)

response to

Miramichi and the North Shore, etc.

HOUSE TO LET :- See advt.

TINSMITH WANTED :- See advt.

DROWNED :- News of the drowning, at Mobile of Mr. John O'Malley, formerly a ship chandlery agent at Chatham, has been received here.

BOOK BINDING: :- Persons having magazines, or other periodicals to bind, old books to be re-bound, or any similar work, can have their orders attended to at the AD-VANCE office, where information as to styles, prizes, etc., may be obtained.

MEDICAL :- The list of McGill graduates in medicine has been made public. There are fifty-six in all. Joseph Hayes, of Nelson, wins first honors Other graduates are R. F. Glendenning, of Nova Scotia, D. Jack, H. McNally, and J. N. Peake, of Freder-

THE GREEN EVED MONSTER appears to be gnawing very hard in certain quarters, if we when the remedy is positive and the guaran are to judge from the items respecting the tee absolute. Wise men don't put money "lumber commission," etc. We hope the back of "fakes." And "faking" doesn't poor creature will be able to effect the sale | pay. it proposes and have his wish of getting out of the blanketty blanked hole into which he says he wishes he had never come.

-Coop WRITING:-Mr. Edwd. Johnson has the famous Spencerian pen for sale. It is the best known for bookeepers and business correspondence, having a fine but easy running point, just sufficiently flexible for pretty writing, and more durable than any other pen in the market, It is especially designed for schools, because of its clean work.

SINGULAR EVENT :- A frame dwelling on the hillside at McKeesport, Pa., was carried from its foundation by a land slide one day last week and deposited on the roof of the Methodist church below. The house took fire from a stove. The flumes spread to the church, thence to adjoining buildings on both sides, destroying the church structure, six dwellings and a livery stable. Total

He was a native of Sweden and had made small farm near Doaktown. Mrs William Murray, who has been ill about two months, is recovering. Mr. Joseph Dunphy had a remarkable

escape from two constables that were conveying him to jail. They had got to Blackville, and by dint of hard running he got home in a very exhausted condition. foe is a good runner. Mr. Samuel Freeze's mill has started up parents, and to test the feelings of the com-

sawing pine for sash and door material for mitte he moved that the bill apply to the shipment to Nova Scotia. Mr. Watson, a Scotch sportsman, has | the province, irrespective of the parents' cir-

gone into the Dungarvon camps, under the cumstances. guidance of Mr. Underhill

What is lacking is truth and confidence. If there were absolute truth on the one hand and absolute confidence on the other, it wouldn't be necessary for the makers of Dr. Sage's Catarrh Remedy to back up a plain statement of fact by a \$500 guarantee. They say-"If we can't cure you (make it personal, please) of catarrh in the head.

any form or stage, we'll pay you \$500 for tween the age of 8 and 18 years, living in your trouble in making the trial." An the province, irrespective of the parents' ciradvertising fake," you say. Funny, isn't it, umstances. how some people prefer sickness to health Adjourned at midnight.

Magical little granules -- those tiny, sugarcoated Pellets of Dr. Pierce-scarcely larger

than mustard seeds, yet powerful to cureactive yet mild in operation. The best Liver Pills ever invented. Cure sick head ache, dizziness, constipation. One a dose.

The Legislature. JUDGE HANINGTON.

FREDERICTON, March 30:- The announce ment that Hoa. D. L. Hanington would de-

history of the province for the last quarter

of a century, and mentioning the events

with which he has been closely related. His

part in the politics of the country he had

liver his valedictory to the legislature this town of Campbellton. afternoon attracted a big audience to the assembly. During his address, which was frequently interrupted with applause, Mr. Hanington was listened to with the closest attention. He reviewed briefly the political

between the ages of 10 and 21 years, no do business in the province, Dr. Lewis in now that he matter what the circumstances of the parents | the chair. Agreed to with amendments.

Mr. Phinney committed the bill amending were. Hon. Mr. Blair said the government were the New Brunswick dental act of 1890. Mr. strongly impressed with the arguments of Hibbard in the chair. | Progress was report-

Mr. Fraser, superintendent of the Halifax ed. blind institution, in favor of the state pro-The house adjourned till Monday after- or public money, or sold or agreed to sell

viding for the education of the blind children irrespective of the circumstances of the

FREDERICTON, April 4.-Hon, Mr. Blair, by command of the lieutenant governor, laid on the table a letter received by his honor blind children between the ages named of from A. A. Stockton, M. P. P., a memorial signed by 12 members of the house and his

honor's reply thereto. On motion the same The amendment was carried without diviwere read by the clerk. sion. The bill as amended was agreed to. [The charges i.1 the memorial and the

Hon. Mr. Mitchell committed a bill relat-Governor's reply thereto are in our editorial ing to the education of the deaf and dumb columns.] mute persons, Mr. Palmer in the chair.

THE ATTORNEY GENERAL'S ANSWER. The bill provides that \$60 a year per pupil Hon. Mr. Blair, on rising, was received be paid out of the county school fund for the with applause. He said that he rose to a education of deaf and dumb mutes. It was question of privilege in connexion with the agreed to with an amendment making it appapers which had just been read, and he proply to all deaf and dumb mute children beposed at the conclusion of his remarks, to move a resolution. It would naturally be expected that, under the circumstances in

which he addressed the house, he should do so with some feeling. It was within the recollection of the house that almost from the

of the opposition had been HURLING THIS INSINUATION

accross the house Dr. Stockton-The hon. member is not Mr. Phinney gave notice of an inquiry as speaking upon a question of privilege. o whether the attention of the law officers Hon. Mr. Blair-I propose to move a reso-

of the crown had been directed to the adverlution based upon the question of privilege. isement of the Louisiana lottery in the Mr. Speaker-Perhaps the resolution had better be read.

Hon. Mr. Blair, seconded by Mr. Mitchell then moved the following resolution: -

"Whereas. It appears by papers laid upon the table of the house by the authority of his honor the lieutenant governor, that Messrs, Stockton, McKeown and 10 other members of this house did, on Thursday, the 31 day of March last, forward a memorial to his honor containing certain charges and allegations reflecting upon the conduct of his government and certain members

thereof, which are charges numbered from 1 to 18 inclusive, and asking that his honor consisting of one or more judges of the supreme court of the province to investigate

"Whereas. It further appears by the said

ply to all New Brunswick blind children der dominion or imperial incorporation to ent opposition. But he would say here and This was said with a view of militating against the force and value which would DEFIED THEM TO PRODUCE ONE WITNESS leagues) had ever bartered away any office given to the memorial

WAS HIS OWN REPLY

any contract of any kind or nature whatso- and was not furnished on the advice of his porary ; An Estimate of Mezart, and troubled council. (Applause.) His council unques-These charges had been presented to the tionably did concur in the opinion expressed | The Browings, by Mrs. Andrew Crosse, and lieutenant governor, and the latter, leaning by his honor; and upon the broadest consti- Charles James Napier, Temple Bar ; towards no political party and yielding to tutional ground, unless the house was to Paganiniana, and On Dutch Canals, Cornhill; the influence of no party, but steering a consent to the abdication of all its rights and A Floating Republic, and Literary Coincistraight course in the discharge of his high privileges; unless they were prepared to say dence, Leisure Hours ; The Dakes of Teck, constitutional functions, had given a fitting that responsible government was a delusion Speaker; with "A Queen's Servant in

THE BACK STAIR TACTICS these gentlemen had adopted. They ought competent to govern themselves, and their to have known before they approached that affairs should be submitted to the adjudicahigh functionary what answer he would tion of the judges, he failed to discover how make. They ought to have known, and did any other tribunal could properly be selecknow, what constitutional practice and ted than that which his honor had recomusage would require at his honor's hands. mended. It was because his honor had the His honor had discharged his duty as a con- highest appreciation of

stitutional governor and had informed these THE VALUABLE SAFEGUARDS gentlemen that there was a tribunal which which our system of government threw the people had set up, before which such around the people's liberties, that he felt charges should be tried. That tribunal was that no other course was open to him than now open to them, and his purpose now was to give the reply which he did, and whether opening of the session one or more members to ask this house to express its sense of the the tenure of office of this government was duty which rested upon the gentlemen by short or long, the invaluable and cherished whom the charges had been made. The principles of the present system of governcharacters of the supporters of the government should not be rudely thrown aside ment were involved, as well as those of the because some two or three gentlemen susexecutive, and unless they were vindicated pected the government to which they were they would appear to have been supporting a opposed of being guilty of wrong doing. body of men who were unworthy of their (Applause.) Those principles have been confidence. He appealed to them to know purchased at too high a price to be lightly whether they would not subscribe to the sacrificed. It was the simple duty of the

resolution he had moved and government, when a question arcse which REMAIN HERE IF IT TOOK ALL SUMMER. affected the principles of the constitution,

meet the charges which these gentlemen to stand firmly by them. The government had so wantonly made? (Applause.) He propose to do that in the present case. The (Blair) had made arrangements to visit Enggovernment wished to disclaim no responsiland in connection with public business--had bility that belonged to them. They as even arranged for sailing on the 27th of the sumed the responsibility of concurring in present month-but that business could be and approving of his honor's reply, but they done by others and he would remain. (Ap- were happy to assure the house that the plause.) He did not propose to go to the reply which the governor did give was his other side of the Atlantic while resting un- own reply, was not written at the dictation der these aspersions. If he was guilty he of any member of the government, but was was unworthy of holding his present posi. his honor's own view expressed in his

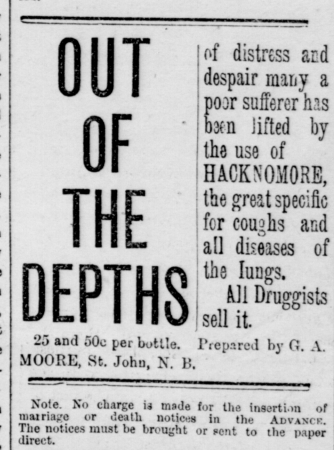
tion. The provincial secretary and chief honor's own words. (Applause.) commissioner had come into the govern-

LITTLELL'S LIVING AGE .- The number of the The Living Age for the weeks ending 19th otherwise attach to his honor's reply. He and 26th March, 1892, contain The Greatness who would go upon the stand and testify wished to inform the house that he had the of Pitt, National; A Handful of Lead, Wanted at once. that, under any circumstances, he (and he authority of his honor the lieutenant gover- Fortnightly : Our Minor Poets, Nineteenth believed he could say the same of his col- nor to state that the answer which he had Century; The Health Laws of the Bible, Asiatio, Quarterly; Conversations and Cor. ing about lobster factory. Young man preferred. respondence with Thoma Carlyle, Contem-Apply to

> Egypt and the Late Khedive, Blackwood; and a failure; unless they were prepared to Carglen," and "Sir Micheal," by Sir Fredsay that the people of this country were not | erick Pollock, and poetry. For fifty-two numbers of sixty-four large

pages each (or more than 3,300 pages a year) the subcription price (\$S) is low ; while for \$10.50 the publishers offer to send any one sold by Auction at the American \$4.00 monthlies or weeklies with The Living Age for a year, both post-

paid. Littell & Co., Boston, are the publish



FOR SALE. AURORA, 1884. THE Morgan Stallion, AURORA, imported in 1887 by the Government of New Brunswick, will be Phoenix Square, Fredericton WEDNESDAY. 20th April, 1892, at 12 o'clock, noon Terms and conditions made known at time of sale AURORA is by Daniel Lambert, 102, Dam, Fanny

New Advertisements.

A tinsmith accustomed to making cans and work-

TO LET.

Lower end of King St., house at present occupied

by Chas. Ruddock, possession given in May,

Apply to

J. B. SNOWBALL.

J. B. SNOWBALL.

Jackson, by Stonewall Jackson, son of Williamson's Black Hawk, and is considered one of the Morgan Stallions in existence JULIUS L. INCHES,

Sec. for Agriculture. Office for Agriculture. Fredericton Murch 30 1892.



Herring, Sugar, Molasses, Tea, etc., at the Murray Warehouse, Trading Co's Wharf

SATURDAY, 9TH.

Commencing at 10 a. m.

Barrels and half barrels Herring, barrels Sugar, Plate Beef, puns. and tierces Molasses, halfs qr. & chests Tea. bbls. of Beans, Dried Apples, (Pine Molasses Bbls.) Boxes Soap, Oats, Rope Warps,

MARRIED. At the Union Hotel, Newcastle, on the 29th March, by the Rev. W. Aiken, Cyrus E. McLean, of

(Terms at Sale.) By order of Trastees for Estate of Wm Marray. WM. WYSE, Auctioneer Chatham, 5th April '92

NOTICE.

To be sold by Public Auction on Saturday the 30th

ham, the dwellinig house and premises with the field

adjo ining, contaning about eight acres, owned by Mrs. F. J. Letson, situate on upper Water Street and Intely occupied by F. R. Morrison Esq. Terms at

L. J. TWEEDIE.

HOARSENESS ETC

Barrister-at-Law,

Chatham, N. B.

sale or on application to

Chatham, 9th March, 1892

day of April, next, in front of the Post Office, Chat

Assessors.

etc, etc.

Chatham Advance and as to whether they propose prosecuting the editer of that paper for such violations of the crimnal law.

Mr. Marray introduced a bill in further mendment of the act incorporating the COUNTY COUNCIL AGAIN.

Dr. Taylor recommitted the bill to amend chap 99, consolidated statutes. Mr. Colter said he was in favor of bienni elections, but thought the question should be

left optional with the council as proposed in | would cause a commission to be appointed the said charges; and

Messrs. Phinney, Hetherington and Mc-Queen thought the change proposed should

the amendment.

APRIL, 1.-Mr. Burchill committed the bill incorporating the Nelson Branch Railway Company, Mr. Melanson in the chair. Agreed to with amendment. MR. PHINNEY ENQUIRES.

CAMPBELLTON.

NELSON RAILWAY.

loss, \$50,000.

ESCUMINAC LIGHT:-It is said that Mr. Kenneth McLellan yesterday morning received notice by telegraph from Ottawa of his appointment as keeper of Escuminac Light etc. Mr. Carter, the former keeper, and his family left Chatham only on Tuesday for the Point, it being under stood that no change was to be made. There seems to be a good deal of "shilly shallying" in the management of both Marine and Fishery matters in this county.

GOOD BUSINESS :- The Canada Eastern railway, has, under manager Snowball's supervision, made the best showing the past three months of any of its history. There has been a great amount of traffic on both ends of the road, especially in lumber of different kinds. It has been quite a help to the traffic over the Fredericton branch, which has also had a successful winter .--Fredericton Herald.

Scorr Acr .- On complaint of inspector Menzies, Henry Murray of Newcastle has been fined \$100 and costs for a second offence under the Canada Temperanoe Act It is said that he has appealed to the Su Mr. John Jardine of the preme Court. Waverly Hotel, Newcastle, has paid \$5 under an information laid by the inspector. Both cases were before Police Magistrate McCulley of Chatham.

"AURORA" :- The government stallion. Aurora, will be sold at auction at Frederic ton, on Wednesday, the 20th inst., at 12 o'clock noon. Aurora is by Daniel Lambert. 102; dam, Fanny Jackson, by Stonewall Jackson, son of Williamson's Black Hawk, and is considered one of the best Morgan stallions in existence. He has shown his ability to trot and trot fast. Some of colts have brought handsome prices, one bred at Canterbury and now in Manitoba is held at \$1,000. Those seeking a good horse should not miss this chance to buy.

DEFICITS are fashionable. A Charlotte town, P. E. I. despatch of 29th ult. says : "In the legislature yesterday Premier Peters tabled the report of the provincial auditor for the year 1891. While the report is not a very voluminous document, it certainly is a very interesting one. It appears from th tabulated statement of the auditor that the receipts during the year from all sources amounted to \$274,047, and the expenditure was \$304.486, \$31,581 in excess of the estimates. The difference between the revenue and expenditure is \$30,439. If this deficit is added to the balance against the province the previous year, the total indebtedness the 31st December last foots up \$153,236. THE MURRAY TRUSTEESHIP :-- In the matter of the estate of Mr. William Murray, o Chatham, the appointment of a trustee in the place of Hon, Allan Ritchie, who had resigned, came up before His Honor Judge Tuck this morning. Mr. C. W. Weldon, Q. C., appearing for the Bank of Montreal, produced the written consent and desire of several parties interested, including Mi 'Murray himself, that Mr. F. E. Winslow, manager of the Bank of Montreal there. should be appointed. Mr. R. A. Lawlor appeared for himself and Mr. T. DesBrisay, hi co-trustee, and opposed the appointment of Mr. Winslow. His Honor said he would rather appoint a disinterested man, provided one could be found, and Mr. Lawlor propos ed several, but, as there was either some objection to them or they could not be relied upon to accept the position if appointed, Mr. Winslow was appointed .- St. John Globe.

never regretted, and he now left the House without the least personal ill-feeling towards any member. He referred to the people of this city in the most flattering terms and tendered them his heartfelt thanks for their generous hospitality during the many years it had been his pleasure to visit them. With the exception of Hon. W. E. Perley he was the senior member of the House.

He strongly advised the young men of the country to make politics their study, for, he said. "if the country is worth living in it is worth helping to govern well." Although he had now been advanced to a higher and

more responsible position in the judiciary of the province, he would ever esteem as his highest honor and greatest pride the confidence the people of the noble county of Westmorland had so continuously trusted him with for the last twenty-one years. Hon. Mr. Blair, in reply, passed a high encomium upon Hon. Mr. Hanington, both as a member of the assembly and on his great ability as a lawyer.

COUNTY COUNCILS. MARCH 31 :- Dr. Taylor committed a bill which proposed to make it optional with the county council of Kings to decide at the January meeting whether or not a June session should be held, and also to make it optional with the council after next election to decide by hy-law whether or not elections shall be held annually as at present or biannually. Dr. Taylor said that when the

bill came before the municipalities committee there was a unanimous feeling in having it apply to every county in the province except St. John, where it could not well be applied because some members of the city council were also members of the municipal council, by virtue of the fact that they were aldermen. It was, therefore, proposed to amend the bill in accordance with the feeling of the municipalities committee and make it apply to all counties except St. John. Hon. Mr. Blair said if there was a general feeling in favor of the bill, there could be no objection to its principle. He thought, however, that the legislature should determine

whether or not elections should be held every year or bi-annually, and not leave it optional with the county councils to decide that matter. If the legislature did not settle that point the result would be that some counties would have elections annually and other bi-annually. Mr. Phinney said he was in favor of bien

nial elections, but opposed the abolition of June sessions.

to abolish June sessions. It left it optional with the council at any meeting to say with those of other charges. whether or not there should be a June ses-Mr. Burchill did not think the refusal to sion. He could not agree with Mr. Blair pass the bill would interfere with the work that the legislature should determine the of the army. The Salvation Army might question as to whether or not the elections should be held every two years. By leaving that question optional with the council every being delegated. council could manage its own affairs without in any way interfering with any other county right to solemnize marriges already, and the Mr. Burchill agreed with Mr. Blair that the legislature should decide whethes or not there should be biennial sessions, otherwise one council could rescind the by-laws of a previous council, and the result might be law it was a civil contract, and it was doubtthat a county would adopt biennial elections for a time, then return to annual elections. and in this way there might be general con. fusion. Mr. Russell agreed with the views of Messrs. Blair and Burchill, and Mr. Porter expressed a like opinion. Progress was reported, with leave to sit again. ST. ANDREW'S CHATHAM. Hon. Mr. Tweedie committed a bill. Mr. Hetherington in the chair, relating to annual meetings of the Saint Andrew's Presbyterian church, Chatham. Agreed to with an amendment. GLOUCESTER JAIL, ETC. Mr. Poirier committed two bills-To authorize the Gloucester municipality to issue debeutures for the erection of jail and court house, and to alter the time of holding formal.

be accompanied by direct enactment of this house as in the original section. The amendment was carried on the following division Yeas-White, Mitchell, Ryan, Pugsley, Labillois, Stockton, Melanson, Colter, Harison, Taylor Palmer, Hibbard, Douglas, Perley, Anderson, O'Brien, Burchill-17. therefore Nays-Blair, Tweedie, Phinney, Atkinson, Lewis, Porter, McQueen, Powell, Rus-

sell, Rourke, Hetherington, Leger-12. The bill was agreed to with amendments. CAMPBELLION CEMETERY. Mr. Murray committed the bill to incorporate Campbellton Rural Cemetery Com-

pany, Mr. Colter in the chair. Agreed to with amendments. SALVATIONISTS ASK FURTHER PRIVILEGES.

Hon. Pugsley committed the bill amending the law for the solemnization of marriages, explaining that it was to allow commissioners and staff officers of the Salvation Army to perform such ceremonies. He thought in the larger towns of the province the army was doing a grand work for tem-

perance and religion. They were now lawfully and permanently organized as a religious body in Canada, and he believed should have the right asked for. The bill was almost a copy of the Ontario act. He was strongly in favor of the bill. Mr. Phinney asked if female staff officers

were to be given the right to solemnize marriages ?

Hon. Mr. Pugsley-No. Mr. Burchill asked if the staff officers higher authorities ?

provincial secretary's office. Under the law

congregation and its head officer or clergyman could perform the marriage ceremony. He highly praised ths work of reform and temperance carried on by this large and inthe bill should not pass.

papers that his honor has declined to accede to the application of the memoralists and has indicated that if the said members have any charges against the government which they believe they can establish, the proper course is to prefer such charges before the house and call for an investigation by and before a committee thereof, in the usual manner

p'ause.) "Resolved. That in the opinion of this house it is the duty of those members who have subscribed to the said memorial and thereby impeached the integrity and official conduct of the executive government and its members, to forthwith demand that a committee of the house be at once appointed for the purpose of an investigation into the charges made, and notwithstanding that the business of the present session is about concluded and the memoralists have not availed themselves of the abundant opportunity open to them during the session of taking action in respect to these charges in the usual manner, this house hereby declares and affirms it willingness to continue the

present session for such a length of time as may be necessary for a full, proper and sufficient inquiry into each and all of the said charges. DR STOCKTON IN THE TOILS.

Dr. Stockton said the resolution did relate to a question of privilege but to appointment of a committee, and also pledge ing the house to remain in session, which the house had no authority to state as it was a matter of the governor's perogative. The hon. gentleman should give two days' notice of motion.

Mr. Speaker-My view has been that when a charge is preferred against any member the rule should be so construed as to admit of an investigation without an instant's delay. Dr. Stockton said he had not time to look to the authorities ; there had been no charge

made by any member in the house against anybody.

where the charge was made it might be made in the newspapers. Hon. Mr. Blair said unless the house said so he did not propose to delay this

matter one moment longer than it was necessary. He would submit to his honor's ruling.

The speaker ruled that in matters of privilege, two days' notice of motion was not required. Charges had been made against members of the government and were now on the table of the house and also before the fluential body and could see no reason why country, and it seemed to him right and just that the rule should be so construed as

TRIED WITHOUT DELAY.

pass the bill. He believed the members of The language of the resolution was not obthe army, as Christians, compare favorably jectionable, if it simply expressed the will-

ment when it was first organized, and he knew them to be men of exemplary character and unblemished honor. He knew that they were innocent, and he wished to have it demonstrated by the closest and most exhaustive investigation that he was worthy

The matter had now assumed that share that he felt it to be the duty of the gentle-

men opposite to enter upon this investigation and he asked the house to subscribe to plause.) He proposed to stay here without adjournment until it could be seen whether the rumors and the slanders that malignant opponents of the government had poured into the ears of the opposition were suscep-

tible of proof. He did not believe that THE PEOPLE OF THIS COUNTRY subject. had the slightest doubt but that a committee of this house would be capable of receiving the evidence of sworn witnesses and render-

ing their verdict upon that evidence. But the duty of the committee would primarily be to get out the evidence; they could and would elicit all the facts. That committee need not express its opinion upon the evi dence, but the country would be the ultimate tribunal and the opportunity of pronouncing upon the evidence elicited by the committee would be open to them. If the leader of the opposition could substantiate his charges e should occupy the position in which he Blair) was standing to-day, and another body of men should assume the reins of government. (Applause.)

THE PROVINCIAL SECRETARY.

Hon. Mr. Mitchell said, in seconding the resolution, that he could only endorse what Mr. Speaker said it made no difference the attorney gene al had said. He felt deeply wounded that he (Mitchell) should be charged by some of these gentlemen with the high crimes and misdemeanors contained in the memorial. He would only say that his conscience was clear. He had nothing to fear from an investigation, and believed the same was true of his colleagues.

He had sat at the council board for the past nine years with the attorney general and sion heartily approved of such a bill. with Hon. P. G. Ryan, and perhaps more than any member of the government he enjoyed the confidence of his honored leader.

and he could say in the presence of this house, in the presence of the country and IN THE PRESENCE OF HIGH HEAVEN

that in the course of his whole intercourse with him he had never known him to be guilty of a dishonorable act. (Applause.)

OPPOSITION COULD MUSTER BUT SEVEN. The resolution then being put to the house was carried on the following division :-

Yeas-Blair, Mitchell, Ryan, Pugsley, Tweedie, Labillois, Porter, McQueen, Russell, Theriault, Harrison, Taylor, Palmer Hibbard, Murray, Wilson, Poirier, Douglas, to be their colleague and leader. (Ap- Leger, Anderson, O'Brien, Burchil!-22.

Nays-Stockton, Phinney, Lewis, Rourke, Smith, Powell, Shaw-7. aged 73 years. REGULAR BUSINESS.

Mr. Phinney moved his inquiry as t whether the attention of the law officers of the resolution that he had moved. (Ap- the crown had been called to the unlawful oublishing of lottery advertisements in the Chatham Advance, and as to whether it was intended to prosecute the editor of such paper for such publication.

> Hon. Mr. Pugsley said the attention of the law officers had not been called to the Fresh Flower Seeds and

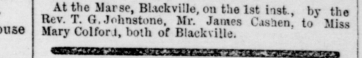
Hon. Mr. Tweedie introduced a bill in amendment of the general mining act.

Hon. Mr. Blair committed the bill for the appointment of a commission to inquire into and report upon the general subject of laws relating to municipal and taxation assessment throughout the province. He said the object of the commission was, if possible, to devise a scheme upon which to base a general assessment bill for application throughout the province. He thought the labors necessary to fully investigate this subject were so arduous that they should not, in fairness, be thrown upon the government in addition to its other duties. He believed the finding of such commission would carry great weight. There were almost as many different assessment laws in the province as there were cities and towns and it was highly desirable Farm

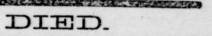
in the interest of justice to all concerned that some uniform system should be adopted. There was certainly an anomaly in the fact of income being now taxed in some localities five times as much as real and personal property, while in other localities the rate was the same. The appointment of a competent commission would remove the question from all political complication. The municipalities committee had this ses-

Agreed to. Hon. Mr. Ryan committed the bill enlarging the public works facility act, which, he said, was intended to provide for the construction of Woodstock bridge.

Dr. Stockton said he had a despatch from Dr. Atkinson denying the correctness of the chief commissioner's statements re-He was prepared to stand by him, and he garding the site opposite Queen street. knew the charges could not be proved against He moved the bill be amended by adding him, and he believed the same was true of to the first section the following words :-"The site of said bridge if, in the opinion of the governor in counsil it is desirable During the time that the present solicitor to construct the same, to be across the general and surveyor general had sat in the said river at some point between the site executive he had found them gentlemen of of the old bridge and Queen street in the honor. He would as soon expect to find said town of Woodstock." himself doing a corrupt or dishonorable act This was lost, the vote being as follows : as to find them. The constitutional course Yeas-Stockton, Melanson, Phinney-3. had been clearly pointed out by the governor Nays-Blair, Mitchell, Ryan, Pugsley. and he appealed to the members of the house Tweedie, Labillois, Lewis, Porter, Poirier to remain if it took all summer to fight out Russell, Theriault, Harrison, Rourke, this question. (Applause.) He felt con-Smith, Taylor, Hibbard, Murray, Wilson, fident that his colleagues from Charlotte had Shaw, Douglas, McQueen, Legere, Anderconfidence in him (applause), and that they son, O'Brien, Burchill-25. would stand by him and see this matter Hon. Mr. Tweedie committed the bill fought to a finish. He was satisfied that amending the general mining act. Mr. when the result of the proposed investigation Wilson in the chair. Agreed to with an went to the country it would be found that amendment. the government had done nothing derogatory Mr. Burchill committed the bill to proto the positions they held. (Applause.) vide more effectually for the repairs of MESSRS. STOCKTON AND PHINNEY. he roads and bridges in the parish of Nelson. Dr. Stockton made a speech in which Dr. Taylor in the chair. Agreed to with talked very much at random and finally said amendments. he declined to have the investigation before a



Menominee, Michigan, U. S. A., to Margaret K., third daughter of William Jones, Esq., of Northesk.



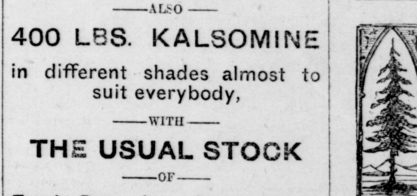
CONTRACTOR OF THE OWNER OF THE OWNER OF On Sunday, 3rd April, 1892, of paralysis, John M The Assessors will meet at the office of George Dick, aged thirty one years and six months, third Stothart every Thursday afternoon during April. to son of Alexander and Elizabeth Dick, Black River, hear objections to valuation lists now at the Pos Northd. Co, N. B. Office, Chatham. Those interested will take notice At the Hotel Dieu, Chatham, on Tuesday. 5th April inst, Mary, widow of the late William Kelly,

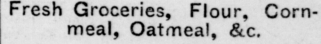
that after April 28th, 1892, no complaints can b dealt with SAMUEL WADDLETON,) Funeral this Thursday, forenoon at 10 o'clock. GEORGE STOTHART, At Napan, March 31st. after a short illness, Sadie ROBERT LOGGIE.

McDougall of Bass River, Kent Co., wife of Chatham, March 30th, '92. charles Bremner, aged 30 years.

Richibucto Review and P. E. I. papers please copy. AUCTION New Advertisements.







ALSO, LOT NO. 8,

ALSO, LOT NO. 9,

There are a lot of cedar rails for fencing the farms

and marsh. Also, good water privileges on both

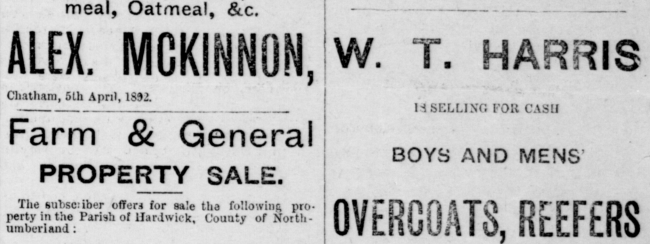
farms and a fine spring close to the marsh. One

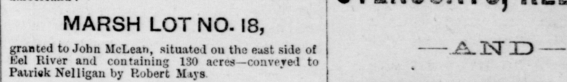
granted to John Sullivan, containing 50 acres.

I will sell the marsh property for

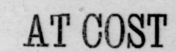
farms in the Hardwoods for \$500.

second teir, granted to Johanna Nelligan-contain









TO MAKE ROOM FOR





the identity of staff officers, and an amendment had been made to file proofs in the

at present any band of people could form a

Mr. Hibbard thought the army was doing to admit of parties accused having the good work in Charlotte county, and con- charges sidered that it was only an act of justice to

Mr. Speaker said the bill did not propose

vere ordained, or simply appointed by the Dr. Stockton said there was a form of ordination. Mr. Burchill thought the bill might as well be amended to allow people indiscriminately to perform marriages. Dr. Stockton sail the staff officers were comparatively few and their location quite permanent. The main objection taken before the law committee to the bill was as to

Congratulations.

The Fredericton Farmer publishes con gratulations sent from different parts of the province to Judge Hanington -amongst them being the following from Chatham :-CHATHAM, March 28th. Accept my congratulations.

ERNEST HUTCHISON. CHATHAM, March 28th.

Accept sincere cougratulations on appoint ment to Supreme Court judgeship D. G. SMITH.

CHATHAM, March 28th. Accept my hearty congratulations on your appointment,

R. A. LAWLOR. CHATHAM, March 28th. Accept our heartiest congratulations. W. C. WINSLOW, A. K. NEALES.

Doaktown Notes.

APRIL, 2,

Teams are coming out of the woods, hav. ing made a good winter's work, as the weather has been all that could be wished

The lumbermen are hauling supplies to the the chair. Mr. Mitchell explained that the woods for another year, as the condition of be in the mud next fall.

Henry and Frank Swim have the contract | pupil for the education and maintenance of for building the Donald's Bridge. R. Swim | those attending the Halifax school for the s hauling the large stuff to his mill for saw. blind from this province, one half should be ing into long timber.

IMPERIAL SUPERPHOSPHATE, Chatham. school, to be married to Mr. Hamilton. present there was 13 pupils attending the gime birds. these gentlemen to produce a single witness THE ATTORNEY-GENERAL. Meetings held every week in their rooms SPECIAL POTATO PHOSPHATE, They intend to live in Michigan. It school from New Brunswick. The bill pro-Hon, Mr. Blair said he wished to make a of repute who would go upon the stand and CHATHAM PUBLIC WHARF. up-stairs, Barry's Building, as follows :-is expected Miss Fisher will take her place vided that its provisions should apply only statement which was called for by what had Hon. Mr. Tweedie introduced a bill to enswear that he had ever been guilty of a cor-Sunday morning at 10 o'clock, for Prayer AND BONE MEAL rupt act. They might be able to show that been said by the leader of the opposition, to those blind children whose parents were able the Municipality of Northnmberland to as teacher. and Praise. Monday evening at 8 o'clock, for Bible The remains of Allen Doak were brought not able to pay for their education and mainlease Chatham public wharf. some of the members of the government had as well as by the last speaker (Mr. Shaw). Study. Send for Catalogue and convince yourselves of their value. home from St- John and interred tenance. Hon. Mr. Mitchell said the gov. received contributions to elections, but that It had been put forward that the reply to Hon. Mr. Blair committed the bill author-Tuesday evening at 8 o'clock, for Training could be shown with respect to the members | the memorial was put into the mouth of his | lass. ernment would willingly make the bill ap. in the Doaktown burying ground. izing trust, building and loan companies un-R. FLANAGAN, CHATHAM, N. B. Alexander Allison died and was also in of most governments, and certainly with honor the lieutenant governor, and dicta-All young men are most cordially invited Pitcher's Castoria Children Cry for terred in the Doaktown burying ground. respect to most of the members of the pres- ted in its very language by his advisers. to all of these meetings.

the election for county councillors in Gloucester county, Mr. Porter in the chair. Agreed to the former with amendments. Hon. Mr. Pugsley from the corporation Hon. Mr. Tweedie from the law practice

and procedure; Mr. Burchill from the standing rules and Mr. Palmer from the municipalities committees submitted reports.

ject of laws regulating the assessment of rates and taxes throughout the province, and municipal taxation generally.

Hon. Mr. Mitchell committed a bill relat-

felt, and he believed rightly, that they had now the right to solomnize marriage, but

Adjourned.

to remove all doubt. Recess.

Hop. Mr. Blair introduced a bill to authorize the appointment of a commission to examine into and report upon the general sub-

THE BLIND.

ing to education of the blind, Mr. Palmer in

object of the bill was to place the education the roads is more favorable now than it will of the blind of the province on a legal basis. vear. It was proposed that of the \$150 a year per

Miss Miller, our teacher, has left her half out of the provincial treasury. At vention of destruction of nests and eggs of members of the government. He defied public mind.

ingness of the house to remain in session. Hon. Mr. Blair resumed. He could not

Mr. Ryan. but express his surprise that the leader of the opposition, after placing charges before be a useful auxiliary to the churches, but he the lieutenant governor of such gravity as decidedly objected to the powers asked for these, would have been found so wanting in fairness and honorable dealing as to raise

Mr. Powell thought that under the existtechnical objections in the way of this resoing law of New Brunswick the army had the lution being moved. He (Blair) would not deal at length with the subject matter of the

bill might be unnecessary. There were two memorial further than to call attention to views of marriage: One that it was a sacraone or two features of it. He was surprised ment of the church, the other that it was a that some of the hon. gentlemen on the civil contract. Under the English common other side had

SET THEIR HANDS TO THIS,

ful whether any religious ceremony was and he felt they must have done so through necessary at all. The decisions of two some misapprehension. There were some of English chancellors were in direct conflict the members on the other side who had acton this point, and in view of this the parliaed uniformly against the government, but ment of Great Britain had interfered. Outyet honorably, and with whom he was on side of the large section of the Christian terms of pleasant social intercourse, and he church who held it was a sacrament, no was indeed surprised that these gentlemen question of principle could arise. For these had subscribed to all the charges contained people to deny the army the right they in that document, some of which had been sought would be a piece of religious intoleralready fully tried before the legislature. ance making tish of one and flesh of the other. He referred more particularly to the Leary There was no objection to allowing the charge. When that charge was formulated Salvation Army officers the privelege of and tried, he had gone personally upon the solmnizing marriage, a privilege which was stand at the earliest possible moment and he for many years in the early history PLEDGED HIS OATH TO HIS INNOCENCE, of the province exercised by justices of and these gentlemen had accepted his statepeace, who can still if licensed perform that ment, and had not only refrained from askrite. If any safeguards are necessary make ing him a single question, but had in the the authentication of the contract more house admitted and expressed their gratifi-

cation that he had been completely exoner-Hon. Mr. Pugsley said the army officials ated. He was, indeed, pained to know that there were gentlemen whom he had regarded

having gone on the stand and committed

as honorable and respectable men, who considered this legislatiou advisable in order would not only charge him with all manner of misdemeanors which they well knew they could not prove, but would charge him with

After supper progress was reported.

BALCOM DRAFT, ETC. perjury in order to exonerate himself. That was the kind of tactics upon which the gen-Mr. Wilson, on behalf of the Balcom draft tlemen opposite hoped to get into power ; committee reported the evidence taken on not that they had a shadow of hope that the investigation to the house.

Hon. Mr. Ryan introduced a bill enlarging they could find any reputable witness to swear that he had violated his public trust. the act to further faci itate the construction or that he had for any money consideration of public works.

made or agreed to make a corrupt contract with any man; not that they had the faint-APRIL, 2 -Mr. McQ leen committed a bill est idea of being able to show that one dolto exempt Moncton Sugar Refinery from

lar, supposed to have been spent upon any civic taxation, but, in view of opposing petitions, would not ask the house to pass it this public work, had been expended in connexion with an election or in any other improper

manner, but that The measure was discussed at considerable length and progress finally reported. THEY HOPED BY CIRCULATING THESE CHARGE

BROADCAST Hon. Mr. Mitchell introduced a bill in further amendment of the game law, the ob- throughout the country, by means of the true but he felt it was desirable that the

paid out of the county school fund and one ject of which he explained to be the pre- press, that they might be able to damn the doubt existing should be erased from the

Adjourned at midnight.

(Special despatch to the Advance.) FREDERICTON, 5th April. At to-day's session bills were committed

fairly tried and he would rejoice to know and disposed of as follows :--By Mr. Phinney-amending N. B. dent Mr. Phinney said he would be pleased act-progress reported. upon a fair investigation to find that the

Amending law regarding Assembly eleccharges were untounded. In his judgment tions-agreed to. the Leary investigation was not a fair and

By Mr. O'Brien-to amend municipality act-agreed to, with amendments. By Dr. Stockton-to provide for study of effects of alchololic drinks in public schools -After explanation by Hon. Mr. Mitchell progress was reported Dr. Stockton agreeing to leave matter in hands of Board of Edu

cation. By Hon. Mr. Tweedie - authorising Northumberland Municipality to lease Chat ham public wharf property by auction-

By Mr. Murray -- amending incorporation act of town of Campbellton--agreed to, with

supporters of the government when the amendments.

they were not in a position to render an unof the franchise to widows and spinsters came up for consideration.

Hon. Mr. Blair-Do you feel that you are Hon. Mr. Blair, referring to the importance of the subject and late stage of the Mr. Shaw said that he had very little in- sessien, asked Mr. McQueen to allow it to

terest in either party. He had felt that he stand over, to which the latter consented. had substantial reason for signing that docu- expressing the hope that the house would ment. He did not say that the charges were | deal with the matter at next session.

Young Men's Christian Association of

Tenders for Stock.

SEALED TENDERS will be received at the office of the undersigned Allan A. Davidson, Newcastle. N. B., until Tuesdar, the eighth day of March, next, at noon, for the stock in trade en bloc, of Dry Goods, Boots and Shoes and shop furniture of Donald Sutherland, of Chatham, N. B., merchant. assigned to the subscribers; such ten lers to state the nount offered, terms of payment and security. The Stock and Inventory thereos may be seen on application to the undersigned, James O. Fish, at the store in Chatham, lately occupied by the said Donald Sutherland The subscribers do not bind themselves to accept the highest or any tender Dated this 27th day of February, 1392. JAMES O. FISH, | Trustees. A. A. DAVIDSON,)

"We have this day sold John D. Creachan the above stock for prompt cash. JAMES O. FISH, Trustees.

Newcastle, 8th March, 1892.

I respectfully call the attention of Merchants, Storekeepers and Traders to the above new and well assorted stock. I will offer it for one week in special lots to the trade if not sold in that time I will dispose of it to the general public at a sacrifice. Come quickly and get first choice. Stock cannot last long at the prices I offer.



by the Provincial Chemical Fertilizer Co.

full one. MR. SHAW. Mr. Shaw said that he had signed the memorial because, from certain representa-

that such was the case.

biased verdict.

entirely unbiased?

committee of this house, and therefore would

ppose the resolution. He hoped there was

no truth in these charges, but let them be

tions made to him, he believed it was his duty to do so. He was disappointed that the government had advised the governor

against the appointment of the commission. He thought the government had lost a great opportunity to show the country that they were not guilty of these charges, and it

would now take pretty strong evidence to agreed to. convince him that some of them were not true. The feeling shown in the house by

governor's answer was read showed that Mr. McQueen's resolution for extension