investigation? Would they say that the inquiry had not been a full and fair one? Could they have produced any testimony that they were not allowed to produce It was not true even that the evidence had been narrowed down to the Attorney General's connection with the case, for every possible fact bearing on the whole matter had been elicited. Every question at was asked, with one or two exceptions, had been allowed. True, Mr. Quinn was not allowed to state what he understood the \$50 endorsed on the note was for, but would it not have been assurd to allow one man to give what was in his own mind without allowing the other man to state what was in his? Mr. Quinn was asked to state all that was done and all that was said, and it was for the committee to draw a conclusion as to what the understanding was. When hon. gentlemen opposite say that Mr. Quinn was the party charged they know they are stating what is not correct. Mr. Blair was the party charged, but they were afraid to make it openly and squarely. They must have had some reason for this course, and his (Tweedie's) belief was that they themselves had doubts about the authenticity of these papers. Vigorous warfare against a political opponent is an admirable thing, but when prominent public men assume the role of the detective and eaves-dropper, prowling about at night for evidence against the object of their hatred, and then stand up in the House with an air of sanctimony and express

right that it was difficult to answer him. The whole thing appeared to him (such was his meral obliquity of vision) like a huge joke. It might be a very amusing thing for him to seek to destroy the character and good fame of the Premier of this Proince, but the people would not regard it so. Mr. Tweedie strongly condemned the course of Mr. Hazen, who had assumed Mr. be guilty before there was the semblance of trial. He could assure that gentleman that the Conservatives of this Province were not in accord with him. Not many years ago Mr. Hazen was the firm friend of the leader of the Government and he came to Fredericton and voted an open ballot for him; now, having secured his own ends, he had turned against the party with which he was once allied, and hated it and its leader with the relentless hatred of

the hope that he will be able to clear his

skirts, they are taking a course which the

The attitude assumed by the hen member

for York was an extraordinary one. He

seemed so entirely oblivious of what was

people of this country will not endorse.

renegade. The hon member for Kent claimed that the charges were narrowed down to the Attorney General. If so, upon what ground could he justify his course in addressing himself for over an hour to the charges against Mr. Wilson? He claimed that there must be perjury somewhere. Yet he had entirely ignored the clear and positive evidence of the Attorney General that he had no dealings himself, nor any knowledge of the dealings of others with respect to trafficking in public offices; that he had never received a dollar or known of anyone else receiving a dollar for political purposes from the Quinns. Was Mr. Phinney pre pared to say that he did not believe that evidence? He would ask the hon member for York (Mr. Pitts) who had an occasional glimmer of fairness in his make-up, if h did not feel when the inquiry closed that no charge had been made out against the Attorney General? Mr. Pitts-I always said the charge hadn't

been made out and couldn't be made out. Hon. Mr. Tweedie-Then why didn't you act upon it?

Mr. Pitts-I acted upon it and you know

us in the committee room, but you went up stairs with Mr. Powell and came down with your name signed to a refined argument say I will submit that evidence to any fairminded man on earth, and unless he believes the Attorney General swore falsely he will altogether he could come to no other con-Were the sins of others to be visited upon the Attorney General? Was he his brother's keeper? Was he responsible for what Mr. Wilson or others may have done behind his back?

But I take the ground also that there is

nothing that can fairly be charged against William Wilson. I say that any jury would find, without leaving their seats, that he was guiltless. It does not follow that in order to believe Wilson you have got to discredit the evidence of Mr. Quinn and his daughter, but I say that knowing Mr. Wilson as I have, it requires a greater stretch of imagination than I am capable of to believe that he would produce a receipt that was forged before that committee and which had no existence prior to the meeting of this committee, and that he would perjure himself before his country and his God. Mr. Phinney had bitterly complained of what had appeared in the Telegraph newspaper by way of criticism of himself and the leader of the opposition. Why did the honorable member not rise in his place and protest against the slanderous articles that appeared in the opposition press. He (Tweedie) did not believe in misrepresentatiens in papers of either political side, and he felt free to say that in his opinion the newspapers of this province had to a great

extent forgottten their high mission as Mr. Wilson, Mr. Barry, Mr. Wetmore or | tendent or his assistant to be in two or

Mr. Anderson. The committee had decided in strict accordance with legal principles when they rejected that application. The net have been very strongly impressed with the force of their contention. for they also put forward with equal vehemence the equally absurd claim that they had a

right to appear as counsel for the legislature. In conclusion Mr. Tweedie urged the opposition members to rise above the selfish motives of political warfare, and do justice to the Attorney-General in a matter that affected his personal character and reputation. If they did this they could not fail to find that not a tittle of evidence had been adduced in support of the charges made against that honorable gentleman.

House and carried.

On Tuesday of last week Mr. Hill introluced a bill amending the game laws. He said the bill proposed to protect partridges or three years: also to shorten the season for the killing of deer. He could not hope to succeed with the bill unless the surveyorgeneral, in whose department this matter especially came, would be wiling that the proposed bill should pass.

Mr. Tweedie said that during recess he had many suggestions on a line with the proposed bill, and the hon. member for St. John county (Dunn) had petitions on this question. His (Tweedie's) idea was that the game laws, which were only consolidated a year ago should not be amended until after we had some little experience with their working. There was a considerable difference of opinion regarding the hunting of deer with dogs. Once dogs are trained to hunt deer there is danger that they may, on their own account start off and destroy sheep. He was aware that some sportsmen were of opinion that partridge should not be killed for sale, but merely for sport, and that idea he knew would not be generally accepted in all sections of the province. He was gathering information on all matters dealt with by . our game laws. and would request that the hon, member (Mr. Hill) would not press his bill this year.

Mr. Hill spoke of the interest taken in the game laws in his county, and said that n view of the Hon. Mr. Tweedie's request, he would withdraw the bill, feeling satisfied that the surveyor general would propose legislation, perhaps next year, on this important question.

On Wednesday, in answering Mr. Phinney, Mr. Killam made a statement to show that he had had no dispusition to keep trom Mr. Quinn any papers submitted by the latter at the recent investigation, and after remarks by Messrs. Tweedie and Blair it was agreed that these papers should be returned to Mr. Quinn.

Mr. Pitts-What about the return of the statutory declaration?

Mr. Blair-There will be no disposition to interfere with the return of the statutory declaration to the member for York. He is welcome to it, as it is the only thing he will be able to take out of the investigation. Mr. Tweedie committed a bill authorizing

the municipality of Northumberland to issue lebentures for fire purdoses in the town of Chatham. Agreed to with amendments. Mr. White committed a bill to amend chapter 62 of the Consolidated Statutes of ourts of probate, Mr. Flewelling ohairman. Mr. White said there had been, for some years, a general feeling against the practice and procedure of probate courts, especially as to costs. In 1886 the government called upon the judges for returns of their fees, with a view of introducing remedial legislation in York, Carleton and some other counties. There was little or no complaint as to fees charged being excessive under the present system, There was a strong temptation for the judges to interpret the schedules somewhat too liberally, and proceedings are so constructed as to involve much unnecessary cost. He had thought it wise to adopt the practice of Ontario, providing that probate should not be granted of any will or letters of administration issued until 14 days after the decease of the testator. The bill also provided that judges and registrars should be paid salaries instead of fees as heretofore. The amount is based upon the return of fees submitted to the government in 1886. In some of the counties the population had somewhat increased, and it might be necessary to alter provincial secretary's office and a return is

some of the amounts named. The fees are paid in stamps and the money goes into the nade of the fees paid every three months If the amount is less than the salary the officials may not receive the full salary f there is a sarplus over the amount of the salary it must be applied to the deficiencies here may be in other counties. In some cases the salaries fixed is considerably larger than the fees now received. The fees paid on small estates are very much less than heretofore. Under this bill the salary of the registrar is fixed at four-fifths of that allowed to the judge. The bill provides also for appointment of a public procter whose jurisdiction extends over the whole province and applies to the passing of accounts where the interests of infants are concerned. Also to cases where it is proposed to sell the pro-Hon Mr. Tweedie-Yes, you were with perty of an infant to pay the debts of the estate. He thought a great deal of the feeling against the present procedure in probate courts has been caused by the fact that

that was drawn up by that gentlemen. I small estates were entirely eaten up in costs. The bill was particularly directed to re duce to the lowest possible amount the tax upon such estates. The burden would be be obliged to admit that there was not a shifted from the small and placed upon the syllable of evidence against him. Indeed, large estates The fixing of salaries would if Mr. Blair's testimony were ignored remove the temptation of the judge to nurse the business and increase the costs.

> Mr. Phinney opposed the passage of the After long debate progress was reported, and the bill made the order of the day for

Thursday. Mr. O'Brien, of Northumberland, committed a bill incorporating the Newcastle Driving Park Association; Mr. Sivewright

chairman; agreed to with amendments. On Thursday Mr. Blair committed a bill amending the law relating to the provincial lunatic asylum; Mr. Killam chairman.

Dr. Stockton moved an amendment that sections 11, 12 and 13 of last year's act, providing for the sending of pauper lunatics to the asylum at the expense of municipal-

Mr. Russell said the idea had been created that the government were unloading on municipalities burdens that should be borne by the province. There was something radically wrong regarding the system of admission to the asylum, and he thought if that were remedied a good deal of difficulty would be got clear of. He thought the the asylum superintendent or his assistant should examine all persons before they were

admitted as patients to the asylum. Mr. Blair said the question of admission was surrounded with difficulties. He had given much thought to it and had invited educators of the public, and prostituted suggestions on the subject. It had been themselves to the ends of partizen warfare. suggested that the medical superintendent He would ask the honorable member for be given discretionary power as to who Kent in all fairness what he thought of the | should be admitted, and he (Blair) was not treatment the Attorney-General had unwilling to accept that suggestion. If that received from the Daily Sun? The opposition | were done, however, .municipalities would were not sincere in their claim that their still have to pay the cost of having the perinterests had suffered because ne counsel son taken to the institution whether such had been allowed to appear for Mr. Quinn. person was admitted or not. Another Mr. Powell, one of their ablest members suggestion was that the superintendent or had conducted the examination with great assistant should go to the locality where the shrewdness and force. Mr. Quinn was an person reported to be insane lived and exoutsider altogether-he stood merely in the amine him there. It not infrequently happosition of a witness, and had no more pened that there was an epidemic of lunacy right to be represented by counsel than had and it would be impossible for the superin-

three different places at the one time. To carry ont anything like that idea it would be necessary to increase the medical staff of opposition members themselves could the asylum by the appointment of one or two or perhaps a greater number of doctors. and that was not desirable. Watever might be said as to what the municipalities could or should not pay, no one would put forward seriously the proposition that the province should incur the expense of sending officers of the asylum to different parts of the province to make examinations. The present bill should be acceptable to all reasonable persons. It proposed that when it was found that any person was in the asylum who should be in the alms-house of the country from which he came, it shall be the duty of the superintendent to notify the secretary Mr. Mott's resolution was then put to the of such municipality and the latter shall notify the overseers of the poor or alms house commissioners, and they shall have 20 days in which to remove such pauper lunatic from the asylum, and in case of such withdrawal the municipality shall not be chargeable with any expense for the maindraw them. If they wanted them in the

tenance of such lunatic under the said act. and prior to such withdrawal nothing could be fairer than this. If the parishes did not want to have the pauper insane in the asylum they would have every opportunity to withasylum they could have them there at an expense of about one half what it cost to keep them at home. Mr. Russell said he thought Mr. Blair had made the difficulties greater than they really were. He (Russell) was opposed to

making a provincial poor house of the asylum and had no doubt if there was a better system regarding admissions many now in the asylum would not be there. Mr. Shaw asked if after a pauper lunation was removed from the asylum he became

dangerous and was sent back would a new admission fee be charged. Mr. Mitchell replied in the negative. Mr. Howe said he was much impressed with the remarks of Mr. Blair regarding the

difficulties of the case. He thought, how ever, all the insane of the province should be in the asylum and be supported by the

Mr. Hill said last year he had opposed to the lunatic asylum bill. His recollection was that several members of the opposition spoke against the bill. He had asked a prominent member of the opposition if they proposed to divide the house and he said no, it was too late in the session and was not worth while. As he did not appear on the record last year he wished to appear this year and would therefore vote in favor of the amendment of the leader

support the bill as it was an improvement | the logs in Mr. Reinsboro. on existing legislation.

Mr. Blair said some relief was absolutely necessary owing to the increasing cost of maintaining the asylum. It was not possible for the government to spend \$2 when their income was only \$1. The interest charges of the province had increased from \$40,000 to nearly \$120,000. The great increase was almost altogether the results of the railway legislation of 1882. The opposition, in the interests of the province, ought to be willing | yesterday afternoon. The others have not to strengthen the hands of the government in their efforts to restore the equilibrium between income and expenditure.

Dr. Stockton said Mr. Blair had made an extraordinary admission as to the deplorable state of the finances, when only a short time ago he said the public sources of revenue | See advt. were so ample that he could reduce it by \$20,000. If it was necessary to call upon the municipalities to contribute, let the collection and expenditures of the money he controlled by themselves.

Mr. Blair said the first section of the present bill simply provided that the as sessments of last year in the various counties should not be illegal, merely provided that the overseers of the poor or alms house commissioners should be notified, in case a patient was sent to the asylum who would be a charge under the existing law so that they may remove them within 20 days they wish. He (Blair) did not say that the financial position of the province was not such as to bear the expense of maintaining a class of dependents who ought to be maintained at home, it would be supposed by the hon, gentlemen's suggestion that the municipalities should if necessary assess themselves and disburge the money themselves that such legislation as the government proposed was unheard How was the county school money obtained, and how was it distributed in Nova Scotia? The counties are called upon to pay just as it is now proposed by this government to call upon them in a minor

Nova Scotia was not necessarily to be followed here. He wished the committee to understand that the government had made no change in the law of last year, by which all patients who were not of suicidal or homicidal tendencies could be thrown upon the municipalities. The effect of this was that four-fifths of the entire inmates would be unloaded upon

Mr. Blair said the hon, member had made a very inaccurate statement. It was not the intention of the government to make unreasonable demands upon the municipality. The law could at any time be repealed | Nelson began her regular trips for the season if it was found to work injustice.

Dr. Stockton said the law had already been found to be unjust, and the experience of one year showed that it should be

The amendment was lost on the following Yeas-Powell, Stockton, Phinney, Shaw, Smith (St. John), Alward, Pitts, Gogain, Howe, Pinder, Russell, Perley, Smith

Westmorland). Hill-14. Nays-Blair, Tweedie, Mitchell, Emmerson, White, Labillois, Lewis, Harrison,

Theriault, Sivewright, Mott, Flewelling, Scovil, O'Brien (Northumberland), Dibblee, Robinson, Dunn, McLeod, Wells, Ferris, O'Brien (Charlotte) -21. (Messrs. Allen and Baird were: paired).

The bill was agreed to. Mr. Blair stated that the probate bill would not be pressed this session. The government had no intention of abandoning it, and it would be re-introduced early next

On Friday Mr. Mott's bill amending the Campbellton incorporation act and Mr. Sivewright's bill reviving and continuing the act incorporating the Gulf Shore Railway were agreed to. Mr. Pitts committed a bill respecting the law of libel portions of which were adversely

criticised by Mess.rs. Stockton, Phinney and Progress was reported at the suggestion of the Attorney-General and after a time the bill was recommitted and agreed to

Mr. Blair recommitted the bill to amend practice and procedure in the supreme held the audience spell bound with his court which was agreed to after being The House adjourned until 9 a. Saturday and was prorogued on that favorable comment. After expatiating on

To facilitate departmental, inquiries. Further relating to crown lands.
Further to amend the la, w relating to the solem

nization of marriage.

To provide for the incorporation of societies for the sale and distribution of seed grain on credit.

To amend 55 Victoria, cap 48, intituled: An act to authorize the municipality of Gloucester to issue In addition to and in further amendment of act

Respecting liens of mechanics, laborers and

Further relating to highways

To provide more effectually for repairing roads nd bridges in the parish of Derby, in the county To authorize the Canada Eastern Railway Company to extend its railway. To declare and make uniform the law to certain expenses in criminal prosecutions For the protection of wage earners Respecting registry of deeds and other ments relating to laud Relating to the office of the deputy sheriff dated statutes, of non-resident pedlars. To amend cap 60 of the consolidated statutes, elating to justices' courts. To further amend "The succession duty act of

tary evidence act 1893 To incorporate Campbellton curling and skating In amendment of cap 51 of consolidated statutes To incorporate the Newcastle Driving Park Further to amend act 53 Victoria, cap 4, intituled

"an act respecting practice and proceedings in supreme court in equity To amend the liquor license act of 1887 To amend the act 56th Vic. cap 4 relating ovincial Lunatic Asylum Relating to the supreme court To authorize the municipality of Northumberland issue debentures for fire purposes in Chatham Respecting the action of ejectment

Relating to the Caraquet Railway Company To revive and continue the act incorporating the Gulf Shore Railway Company In further amendment of cap 99. Consolidated Statutes, of municipalities In amendment of act 51 Victoria, cap 81, intituled, An act to incorporate the town of Campbellton Respecting the law of libel In addition to and in amendment of cap 37 consolidated statutes, of "proceedings and practice in the supreme court'

Miramichi and the Aorth Shore etc.

RIVER-DRIVING is excellent at the present time, and the prospects are good for its BARNABY ISLAND BOOM privilege is to

let for a term of five years from April 1st. 1894 on May 1st. See advt. W. T. HARRIS is making a specialty of boots and shoes and neckwear this week. He has a new stock of both lines in great

variety and at prices that must be fetching. MISS KENDALL is the latest candidate for the patronage of those who are looking for fashionable millinery. See advt.

MR. CREAGHAN is bound to meet the requirements of the season at his Newcastle and Chatham stores and his new announcement ought to be read by housekeepers especially. See advt.

SHORTHAND ETC:-Mr. S. Spear, at the Canada House, is open to give lessons in shorthand, bookkeeping, etc. at low ratesshorthand class forming at once-Mr. Spear is an experienced stenographer and teacher DECIDED :- As we go to press the sheriff's jury in the Reinsboro-Maloney replevin suit If the amendment failed to pass he would render their decision, finding the property in

> FRUIT CULTURE is more profitable to the farmer now than his other crops. Brown Bros. Co., the most extensive nursery house in Canada, have a vacancy in this section. Write them at Toronto, Ont., for their

> THE MILLS:-Mr. Hutchison's mill began sawing on Tuesday morning, Mr. Snowball's yesterday morning and Mr. Flett's at Nelson yet started, but with one or two exceptions all will be running in a few days. A Good opportunity to acquire a very

Saturday next in front of the post office, Newcastle, at three o'clock in the afternoon, PEBSONAL:-Senator Snowball came home

desirable property is to be offered on

via Ottawa, reaching Chatham on Saturday night and is warmly welcomed. Messrs. Tweedie, Burchill, Robinson and O'Brien are home from Fredericton and the

electors are abundantly satisfied with the manner in which they have represented them. THE DALEY store, dwelling and outbuildings, in Nelson, are at the head of the public wharf and there is no

property in the village for a general business

stand, or hotel. It is to be sold at three o'clock Saturday afternoon by auctioneer Lawlor in front of the post office, Newcastle. FINE SALMON-The first salmon of the year, a perfect beauty of nine pounds weight, was served to the patrons of the Royal vesterday. The fish was captured a few miles up river and brought to the store

of W. J. Halse & Co., Main street. A seven pound salmon was caught in the harbor. [Telegraph. of 18th HEAVY FIRE :- About noon on Wednesday, 17th fire broke out in the attic of Mr. Alexander Dickie's hotel. "Seaside," Black Point, Restigouche county. The fire made great headway and in a short time the hotel and barns were totally destroyed; the stock

and most of the furniture were saved. Dr. Stockton said the rule adopted in | The hotel was well and favorably known, it being the only hotel in the locality. The loss is probably \$3,000. RAILWAY ACCIDENT. - A young lad named Herbert met with a serious accident at

Harcourt station, Kent county, on Saturday night. He attempted to jump on a special freight train and fell. The wheels passed over one leg, cutting off the foot just above the ankle. The train hands complain that many small boys hang about the station. jumping on and off the cars.

THE ICE ran out of the river opposite Chatham on Saturday and the steamer on Monday at two o'clock.

There was at last accounts considerable ice between the bar and Oak Point and in Negnac Bay, but it is expected that it will be all out next week, so that the steamer Miramichi will be enabled to go on that route for the season's work.

S. of T. :- At the regular meeting of Red Bank Division No. 361, held on the 6th inst., the following officers were installed by the G. W. P. for the ensuing quarter :-

W. P.-Eliza Kevs. W. A .- Maud Matchett. R. S.-Ethel Parks. A. R. S .- Annie Matchett I. S.-Liva B. Johnstone. Treas. -J. D. Murray. Chap.-Mrs J. D. Murray. Con. - Evelyn Keys. A. C.-Lillie Parks. I. S.-Master Allister Murray.

O. S .- Jeddie Sutherland. Red Bank Division is not large in numbers but is in a very healthy condition. There were two initiations last quarter, and we look for a fair increase in the present quarter. [Advocate.

MR. McINERNEY OF KENT :- At an en tertainment given in the academic hall Ottawa University on Thursday evening last there was a musical programme and address. The Free Press says; "The chair was occupied by Hon. R. W. Scott, who introduced the lecturer, Mr. McInerney, M P., in choice terms. The learned lecturer had as a theme, 'A Canadian Retrospect and Forecast, and for three-quarters of an hour eloquence. The lecture was one of the best ever heard in Ottawa and elicted the most Canada's past he dealt with the future, Among the acts assented to by His Honor | tabooing annexation, the colonial status, and the Lieutenant Governor are the follow- looked forward to the time when Mother England and the colonies would form a grand package and in it she found a beautiful

federation of nations." A Stupid Business, Truly.

Inspector King's stupid attempt to change the route of the Tracadie mail, has resulted in arrangements being made with Mr. Angus In arrangements being made with Mr. And of a third, he says:—
Sontinue, and amend the act to incorporate the Northwest Boom Company:

To provide a woodman's lien for wages.

To provide a woodman's lien for wages.

Further in amendment of act to revive, in arrangements being made with Mr. And of a third, he says:—

Coughlan, the former contracter, for a continuation of the service as it existed seen in the return of Mr. Thomas A. Col-

Chatham. The postmaster of Tracadie has mail to Mr. Coughlan and the postmaster assistant Post Office inspector to deliver the result is that Mr. Ullock's teams take the mails from Chatham to Tracadie and Mr. Coughlan's take them from Tracadie to Chatham. It will now be in order for inspector King to go and kick himself for his mismanagement of the whole matter.

Blake-Sweezey

The Melrose, Mass, Daily Evening Item of the 20th inst. says :- A pretty home wedding took place at the residence of Mr. street, Wednesday evening. The contract- dians." ing parties were Alexander J. Blake and Miss Mary A. Sweezey, of Melrose, both formerly of Chatham, N. B. Rev. James F. Allen, pastor of the South Street Church, Flossie D'Orsay, niece of the groom, and be less than 500. was served. The presents were many and bas always well supported the Libera

Epworth League.

programme was as follows:--

'Strong Son of God.'

Sketch of the 'Life of Tennyson,'-Mr. W. B. Snowball. Song - Break, break, break, on thy cold gray stones O Sea!'-Mrs. Harris. Trio-'Sweet and Low,'-Mesdames Watters, Snowball and Nicol. Reading-'In the Children's Hospital 'he Nurse's Story.' Miss Carter.

Reading-'The Brook,'-Miss Tweedie. Male Quartette-'Laugh! boys laugh lessrs. Nicol, Chesman, Harris, Fisher. Song'-Ring out, wild Bells!'-Mrs. Mc-

Song-'True till death,'-Mr. Horace W.

Reading-'Dora,'-Mrs. A. J. Loggie. Solo -- 'The Brook,'-Mrs. Watters. Song-'Charge of the Light Brigade.' Mr Vocal Duett-'Too Late, '-Mrs. Snowball

and Mr. Fisher. Reading-'The Revenge,'-Mr. Bennett. Mixed Quartette-'Crossing the Bar.' Mrs. McLoon, Mrs. Nicol, Mr. Nicol and Mr. God Save the Queen.

Miss Carter's reading was the best number of the evening, being exceedingly uatural and sympathetic in its artisti: rendition. Mr. Cole, also, pleased the audience very much. The other numbers were very acceptably given, some of them being encored and all heartily applauded. the way, is much improved of late

Y. M C. A. Aims and Needs.

The good work done by the Y. M. C. in other places has encouraged us to try and extend the usefulness of our Chatham

With this end in view we have secured the new rooms in the Hocken-McKenzie block, which are now being fitted up. We will have in our new quarters parlor, reading room, and gymnasium. more efficiently carry on the work we have secured a general secretary, trained Young Men's [Christian Association methods.

We are aiming to fit up the parlor and social room in a homelike manner, and to supply it with interesting and instructive amusements and games, and also musical instruments; to place reading room the best magazines. (daily, weekly and local), engineering mechanical journals, so that all may suitable reading. Writing materials be provided without charge:-The gymnasium will be fitted with parallel bars, ladders, health exercises, indian clubs, and dumb bells. Other appliances will be added later

Our aim is to supply such a home young men, surrounded by helpful influences, as will tend to benefit them morally. mentally and physically.

Our financial needs for the ensuing year Salary, \$600.00 Light and Fixtures,

Reading Matter,

Office Expenses,.....

We place this statement of our AIMS and NEEDS before the public, confidently soliciting their co-operation and support in this effort for the young men of Chatham,

W. B. Snowball, F. O. Petterson, E. W. Porter. R. B. Bennett, Committee. A. McKinnon, The above proposals appear to be

modest as the necessities of the work will permit. We fully sympathise with them. and believe that with a hearty and united effort, they can be fully carried out. REV. N. McKAY. REV. GEORGE STEEL,

REV. Jos. McCoy. A Pleasant Episode.

Quite an interesting event took place at the great Ponce de Leon Hotel,, St. Augustine, Florida on 10th inst., the occasion being the presentation by the manager, O. D. Seavey, of testimonials and souvenirs to the twenty heads of departments in the famous establishment, which closed for the season on that day. The Miramichi had one representative amongst those honored, in the person of Miss Annie McKay; late of Boiestown, sister of Mr. J. D. McKay, and Mrs. J. D. Murray of Doaktown. The Daily' Florida Citizen, in a report of the

"Miss Annie McKay, the trusted housekeeper, received a letter filled with words direct from the heart, speaking praise of her worth. It was a touching letter, and Miss McKay listened with moistened eyes. Mr. Seavey spoke of her diplomatic manner in meeting all the duties she had to perform, of her tact in overcoming the numerous difficulties that daily fell to her lot, and of her being the same to all, men and women as well. "I regret leaving you behind," said Mr. Seavey, "but what is my loss is another's gain.

"When the presentations were all over the officers silently went off to their several departments. Inside the boxes of cigars each one found a photograph of Mr. Seavey and in the envelope was a souvenir card with these words written by Margaret May upon the presentation of the watch to Mr. Seavey

May each hour's flight bring new delight And joys which shall all time outlast." "Of course. Miss McKay did not receive a box of cigars. Hers was a smaller diamond and pearl ring."

"Nor time, nor space can ever efface

The Right Spirit

The Telegraph's Petitcodiac correspondent notes the fact that two returned exodians have purchased farms in that vicinity,

relating to the registration of births, deaths and before the attempted diversion from pitts, who, some years ago, left this land for pastures green across the border, but the been directed from Ottawa to deliver the green pastures are now to be seen on this side of the St. Croix, and Mr. C. returns to at Chatham has been instructed by the the silent homestead and the deserted farm, and says there are worse places than Canada. mails for Tracadie to Mr. Ullock. The These three farms within three miles of each other, will be changed from a state of decay and comparative uselessness to models of neatness, productiveness and profit, as the owners have experience, capital and push. There are dozens of other farms in this vicinity that are just as good and can be readily made to yield a comfortable and independent living. Why should our young men not take hold of this and not be liable to a repetition of last winter's street walking in some city of the neighboring republic. and Mrs. Henry W. D'Orsay, 79 Oakville Let the cry and motto be "Canada for Cana-

Gloucester County. BATHURST. April 23, 1894. Theotime Blanchard Esq. the candidate united the young couple in the bonds of for Federal honors in this county is continuhely matrimony in the presence of a large | ing his canvassing tours with marked success. number of friends. The bride was lovely in | Since your issue of last week he has visited an effective costume of light gray French L'Amec, Little River, Shippegan, Pokenovelty goods, trimmed with white silk mouche and Tracadie and from accounts moire and lace. She carried a large boquet | received from the very best sources we are ofbride roses. The bridesmaid was Miss | led to the belief that his majority will not was prettily gowned in pale pink crepon and In Tracadie particularly he was warmly lace and white carnations. The groom was | welcomed and at a very largely attended attended by A. Ernest D'Orsay. After the | meeting at which all the principal electors ceremony an informal reception was held, were present, his candidature was unaniafter which the happy couple led the way mously endorsed. This speaks well both

to the dining room where a bountiful supper for the candidate and the people. Tracadie beautiful, and included the usual variety of | Conservative standard bearers, but on this wedding gifts. The groom's present to the occasion they have good reason to express bride was a handsome gold broach. Mr. and | their gratitude to the present government Mrs. Blake will reside at No. 101 Oakville | for the generosity displayed in granting them a sum to erect a new Lazareeto. That they will do so handsomely is beyond question. Ex-Sheriff Doucet is the only opposition A Tennyson night was the Epworth apparent. He is running as an independent. League attraction last Monday evening in having no particular politics beyond a St. Luke's church S. S. room, which was | whining plea for sympathy because the filled with an appreciative audience. The provincial government was obliged to dismiss him. Add to this that Blanchard will Opening Hymn (from 'In Memoriam'), be 'Burns' tool," and that Burns is a 'bad man" and the clique are against him, and you have all his politics.

The usual petty devices are being resorted to but the "old party" is solid to a man, and, with the additions to the ranks, occasioned by the shameful desertion on the part of the ex sheriff and a few others, of Mr. N. A. Landry, will still carry victory wherever it goes throughout the County.

Progressive Campbellton.

CAMPBELLTON, April 17 .- The municipal elections were held today. A. E. Alexander is mayor by acclamation. Councillors for ward one are Wm. West and A. G. Mc-Donald by acclamation. In ward two the vote is A. G. Adams 63, Wm. Dickie 50, Paul Roy 36. The first two are elected. In ward three, D. Murray, M. D., and J. P. Mowat are in by acclamation, and as assessors Wm. Murray, John Mowat and W. J. Duncan.

The ratepayers resolved by a large majority that water be brought in by the town and not by a company.

Good Advice for Farmers. The Campbellton Enterprise (which,

typographical appearance, and is also very creditably edited) gave, last week, interesting report of a talk by Rev. Father Gagne of Maria, P. Q., on the subject of farming, which will apply as well to all North Shore communities as to that of Black Cape, where the reverend gentleman spoke. The gist of the discourse was that conditions had changed within the last few years and that it was no longer profitable to grow grain for market, as we cannot compete with the West where the soil and climate are adapted to growing grain; but we have a suitable soil and climate for keeping cows, and if properly fed and cared for these can be made very profitable by making cheese and butter. He gave several instances of what our common Canadian cows can produce if properly fed. Among others he mentioned a cow owned by the Rev. N. Thivierae, for which he paid only seventeen dollars, that gave enough milk, to supply 4 persons and also made three hundred lbs. of butter in one season. He also mentioned a farmer in St. Simon who has twenty-four cows, and made 990 dollars in one season by selling the milk to a Cheese Factory during the summer months and by making butter the rest of the season. He urged the farmers to keep cows, as they were very useful animals, furnishing milk, butter and cheese, and when killed their flesh was good to eat and the hide for moccasins which are very useful during our Canadian winters. He claimed that there was not so much in the breed as the feed of cows and that animals ought not only to be well fed during winter so that they will come out in good condition in the spring, but also in summer when pastures

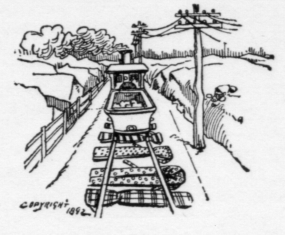
are getting bare to grow soiling crops to feed them with. The Enterprise adds that notwithstanding Father Gagne's enthusiasm on the subject of ows, he is still more ecstatic over horses, of which he is the owner of a very fine specimen. For while the lovers of the bovine were listening to the discourse in the church, the admirers of the equine were on the ice where a horse-race was in progress, in which Father Gagne's horse won an easy victory, so if we will follow the teaching of the Rev. Father we will not only have good cows but

New Advertisements.

BARNABY ISLAND

The boom privilege in connection with Barnaby Island in the Southwest Miramichi River owned by t. Paul's Cnurch corporation, will be leased for a period of five years from 1st April 1894, at public auction, in front of the Post Office, Chatham, on nesday May 1st 1894 at 11 o'clock a. m.
WM WYSE,

Railroad Ties.



Ties play a very important role, however you take your attire would be conspiciously deficient if it were wanting in the indespensible feature of neck-

We have just received a very fine line of NECKTIES

which completes our stock of Gent's Furnishings If you haven't seen our stock you are completely in Clothing, Hats, Shirts, Collars Cuffs, Neckties, Handkerchiefs, Suspenders, Hosiery, Boots & Shoes

FOR THE LEAST MONEY. — EVERYTHING ABSURDLY CHEAP. HARRIS, CHATHAM, N. B.

Mew Advertisments.

We Respectfully Invite You



O CALL AND SEE OUR VERY LARGE STOCK OF

Boots & Shoes REQUIRED FOR SPRING AND SUMMER. For Style, Easy Fit and Serviceability you will find it decidedly advantageous to look over our display of

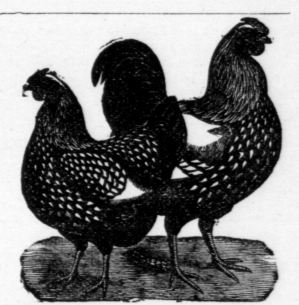
UP-TO-DATE FOOTWEAR.

lainty foot our shoes encase and that makes it case of perfect satisfaction every time. Quality unsurpassed for the price and the price below the lowest. The experience of all our customers justi-

W.T. HARRIS, CHATHAM

MILLINERY.

MILLINERY ESTABLISHMENT ner, opposite Masonic Hall, Chatham. She has a full supply of Millinery goods of styles and is prepared to furnish all articles in her line of business in accordance with the latest



I offer for sale this spring eggs from any of the ollowing breeds at a very reasonable figure, considering the stock If you want eggs get S C Brown Leghern If for table fowl get Dark Brahmas

Vyandottes (See cu') Single Combed Brown Leghorn and Silver Luced Vyandotte eggs \$1,00 per 13; Dark Brahma eggs rincial Exhibition 1893 Call and inspect stock

R. A. SNOWBALL,



This celebrated stallion is now owned by W P Howard of P E Island and will make the season 1894 as follows :- Will travel the road from Point du Chene to Richibucto: starting from Richibucto will proceed to Chatham; thence up the south side Miramichi river and down the north side to Donglastown, and cross to Chatham; thence towards Napan river, to Bay du Vin and Escuminac, and up thence by train to Richibucto. This route will be travelled during the season, health and weather ISLAND MESSENGER was sired by Bush Messen

ssenger, her dam by old Flying Frenchman, one ISLAND MESSENGER is 8 years old, standing temperment is all that can be desire l in a hors e He is honest, kind and intelligent, but possessing much life and ambition. He has very stylish head, first prize at Alberton exhibition, and also first oma out of Summerside exhibition, proving himself the vest carriage stallion on P E Island. ISLAND MESSENGER has been in the stud service for a few years and left to his credit some of the best class of carriage horses to be found in the province. Though never handled for speed he is a very fast horse and shows a natural trotting gait. He can now strike a 2-40 clip with much ease and possesses great staying qualities.

TERMS: \$5 single service; \$10 for the season, to

WILLIAM P. HOWARD.

W S LOGGIE.

W. S. LOGGIE.

be paid through the season

The Farm at Oak Point next to Richard Tuberts acres; 60 acres in state of cultivation and 20 ready for stumping and balance well wooded; is offered Eor further particulars apply to

REAL ESTATE FORSALE. Farm at lower end of Black Brook known Francis Loggie property. For further particu

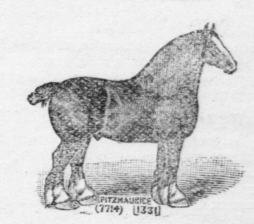
W. S. LOGGIE, Chatham. AUCTION.

Above lands will be sold at auction in front of

Post Office, Chatham, on Monday 7th May at 11 a m.

The above well known percheron horse will trave uring the coming season on the usual route -about he same as last season-under the auspices of orthumberland Agricultural Society, GEO. P. SEARLE.

> FITZ MAURICE. (IMPORTED.)



of the Clydesdsle Ranche Calgary and imported in 889. Now owned by R. A. Snowball, Chatham, N. B. Colo", Light Bay. Foaled 19th May, 1888. Bred by James Grey, Kersie Mains, Stirling Scot-Sire, SIR MAURICE (4721) Dam Rose of BIRKENwood, (4650), by True Blue (1334), gr dam Darling of Birkenwood (761), by Black Comet (66), Gr gr dam Jess, by Sir Colin, (774) gr gr gr dam, Nancy, FITZ MAURICE will make the usual route from Chatham to Blackville and Redbank and intermediate points on both sides and branches of the Miramichi, standing every alternate Friday and Fee \$8.00 insuring mane in foal; if not in foal a rebate of \$3.00 will be allowed Good stabling at \$2,50 and pasture at \$1.25 per week, if required. Every care given to mares over will be made in a short time. At present, Fitz Maurice is at the Woodburn Farm where he will stand until may 1st. For any other intimation regarding Fitz Maurice please communicate with

NOTICE. WHARF

Sealed Tenders, marked 'Tender for Bay-du-Vin Public Works, Fredericton, until Tuesday, 1st day of May next, at noon, for building a wharf at Bav-du-Vin, Northumberland County, according to per cent of the tender, (would prefer not receiving

R. A. SNOWBALL,

Chatham, N. B

2.0 orders) which will be forfeited if the part called upon declines to enter into contract; should the tender be not accepted, the deposit will be returned. Two good sureties must be named in Not obliged to accept the lowest or any tender.

POTATOES. 100 barrels of potatoes for sale at J B Snowhell

Department of Public Works,)

S. LOGGIE

Manchester House. WE HAVE OPENED A LARGE

ASSORTMENT OF

ALL WOLL CHALLIES NEWEST PATTERNS.

Samples Mailed on Application.

W. S. LOGGIE

FOR SALE.

Post Office, Newcastle, on Saturday 28th April, the Hotel and property known as the Daiey Hotel, J. R. LAWLOR. Ne weastle, N. B. April 4, 1894

RAILWAY.

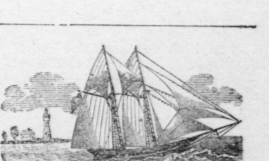
and after Monday the 11th Septemb the trains of this railway will run daily (Sundays excepted) as follows: WILL LEAVE CHATHM JUNCTION

Through express for St. John, Halifax and

Accommodation for Campbellton. Through express for Quebec and Montreal, ALL TRAINS ARE RUN BY EASTERN D. POTTINGER.

RailwayOffice, Moncton N. B. 2nd Jan. 1894,

Pictou, (Monday excepted)



The trim, substantial and fast-sailing Pilot schooner "May Queen," 23 tons, well found with anchors, chains, standing and running rigging, sails, te. is offered for sale, The vessel is now hauled out for the winter at Chatham and may be made eady for sea by the opening of navigation. Apply to ANGUS MCEACHRAN Pilot Master, Chatham N. B., or R. R. CALL, Newcastle.

Memb. Royal Col. Surg., Eng. Lic. Royal Col. Phys,, London.

CHATHAM. - N. B.

Dress Goods, Household Goods Clothing & Spring Novelties J. D. CREAGHAN.

Great Slaughter of High Prices all along the Line.

Axminster, Moquette, Brussels and Tapestry Carpets. Dutch, Jute and Hemp Carpets and Mattings, Linoleums, Crumb Cloths and Furniture Coverings, Window Hangings and Parlor Draperies. Moquette, Smyrna and Velvet pile Rugs, Mats & Squares.

The above high-class and stylish goods must be moved off. Housekeepers, this is the time and place. We offer you unprecedented advantages in price and quality. Come and see. The sight of such goods will delight and refresh you after the toil and worry of house-cleaning.

We are showing the latest shades and styles in

Ladies' Dress Goods, Cloakings, Trimmings, Capes & Jackets A special drive in New Prints and Challies. All wool French Challies 15c. to 25c. sold elsewhere at 30c. to 45c. per yard. Sweeping reductions are the order of the day and will strike every department of our

immense stock at Chatham and Newcastle.

WHOLESALE AND RETAIL. J. D. CREAGHAN.