tion thereof in each such District.

rate the property or income, as the case may be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be, of any persons whose names shall have been 51. The said Boards shall annually and be a long pro-be some articles of his; on enquiring for Thompson had refused to take out warrant; he be a long pro-be be a long pro-be a long pro-be be a long pro-be a shall upon the request of any of the Trustees the city or town rates are required to be cess of parental and pedagogic repression of or Secretary require the assessors to add to ordered, make an estimate of the sum which the natural and intellectual appetites, accom-

or to make the request upon the several Board other than for the purposes for which and fit human beings for any emergency of Trustees as in section 19, shall be deemed a the Board has power, or may receive per- life, we may expect our present school law neglect of duty, and shall render the assessors mission to issue debentures including among to gather from all classes those who will be charged the duties pertaining to his office next County Court. who may have been in fault liable to penalty other things-but without limitation by rea- intelligent citizens, a credit to itself, an honor in a way to prove his appreciation of imposed for neglect of duty, under chap. of son of such particularity-the sums required to our country. Rev. Stat. for the payment of teachers' salaries over and Yours,

24. Any non-resident of a parish, corpor- above the amount receivable out of the Proation company, firm, or other person owning vincial Treasury and County School Fund; real estate in two or more Districts of one rental of lands and buildings; care of school parish liable to separate rating may within property, fuel, light, and insurance ; purchase the time provided by law furnish the assess-ors with a written statement on oath of his children; interest on debentures that have or their personal property in the several dis- been or that may be issued ; salaries and contricts; for instance: that his or their real tingent expenses, with all other current exproperty in district No. 1 is one-fifth in value penses : together with any amount needed for of his or their entire real estate in such par- the payment of any temporary loan effected

with the approval of Governor in Courcil, 25. In case at the time that the Trustees and for payment of any liabilities incurred in of any District furnish the Clerk of the Peace reference to the foregoing objects and purwith the lists, it should appear that an in-habitant of the parish owns real estate in the the Council of the aggregate amount to be said district, and that no assessment for School assessed and levied. purposes has been made in the district in 52. Such sum or a part thereof not exceed-

which such inhabitants resides, although four | ing for the City of St. John \$56,000 ; Fredermonths have elapsed since the annual meet- icton, \$14,000; Portland, \$22,000; St. ing, the Clerk of the Peace shall require the Stephen and Woodstock, \$10,000 each, to-I understand the force of your remark that, Gubernatorial Chair is not the least sin-R. du Loup road. the real estate of such person situated in the interest on debentures, and for repairing and begin to understand that they have been misfirst mentioned district, and from such return furnishing school buildings as aforesaid, shall he shall determine the taxable value of such by the Council of said cities and towns upon property and place it upon the list for the such notification and request, and so as that should subsequently in such year be an as- assessed and levied at the same time as other

taken, somewhat, in their views, &c., &c.

sessment in the School District of such in- city or town rates, and either by a separate Imperial Parliament. Laws, which to-day comparison can scarcely be made, with habitant, such amount of taxable valuation assessment or by including the same in any would disgrace the Statute Books of any fairness, as yet, but from the documents shall be deducted from the taxable valuation of such inhabitant for school purposes in his of such inhabitant for school purposes in his oball be in the power of the Council, not-

Wakefield, March 19, 1873.

FOR THE CARLETON SENTINEL.

Mr. Editor,-The decision of the Imperia

own district in such year. 23. In cases of non-compliance, assessors shall be liable to a penalty of four dollars for ing and leying of the full amount of such ing and leying of the full amount

estate is situated, and also the valuation thereof in each such district, and also the Districts in which the real estate of each Districts in which the real estate of each thereof in each such district, and also the lat act shall hourd the council of the all act shall hourd the council of the all act shall hourd the council of the all act shall hourd the should be council of the all act shall hourd the the history of that, his native Province. It appeared that the Indian had imbibed from him; on Saturday I became satisfied where dicine. Whatever eccentricities may have marked "tanglefact" enough to have here him in the saturday of the saturday is the s debentures or by assessment; and if by assess- their office is to lead the mind to think rather Whatever eccentricities may have marked "tanglefoot" enough to render him as to future action. On Monday told Thompson 22. If the assessor fail to specify the situ- ment the Council shall order the same to be than cram it with stupidity? I say stupidity? ation and value of such real estate, or fail to assessed and levied at the time of ordering advisedly,-for Prof. Huxley, than whom a confederation, he has, outside of that vited him to his house; while here the assessment hereinafter mentioned by the assessment hereinafter mentioned by

dies should enjoy the highest honors in connection with the mature development at a clinch; the Indian such list, but any names so added shall be may be needed up to the time when the rates panied by a persistent attempt to create arti-

> Rumor has it that there is to be a flicting a deep gash over the left eye, and went after Belyea; before Smith went, I said you ists were wounded. There are rumors of a modichange in the Governorship of New rendering the Indian senseless for a long had better make out warrant first; Smith said it fication of the Spanish ministry. A bloody confli Brunswick. Governor Wilmot has dis- time. Clare was committed for trial at they would not take out wout woul

he is in this Province the parent. We will be found that of Mr. John Simonson, said Belyea was not home; Smith said he would ees. The vessels carry a large quantity of amshould be pleased were he continued for another term. If, however, a change is the diseased left Jacksonville, apparently The diseased left Jacksonville, apparently and the planet of t another term. If, however, a change is to be made, we know of no one who may better succeed than Hon. A. J. Smith, whose name is freely mentioned as likely and the burning of the town of Aura by Insurgents. Manzer it you don't want to give me the warrant make it out and keep it in your pocket, and if you al Bank of New York, amounting to \$604,000, was with him the seeds of disease and death, the burning of the town of Aura by Insurgents. A stupendous defalcation in the Atlantic Nation-fail to execute your purpose, then give it to me and is covered on Saturday by the confession of the de-faulter, F. L. Taintor, cashier of the bank. The Issuer Marriage Licences

means follows that because a law has not minion Parliament, has seemed to be an our warmest sympathy. been pronounced ultra vires by the higher independent and honorable one. One Court in the Empire, such a law is therefore cannot but pause to contemplate the WORK on the Riviere du Loup R. R.

me that our present School Act is such a measure as any body of men, imbued with that meet; and the wonderful changes of Caribon. Mo complete it. The people Churchill and Faulkner had hold of Belyea; I took embezlling cashier is in jail, but having wealthy the spirit of justice and fair play, should en- produced. That Hon. A. J. Smith should of Caribou, Me., are moving to secure a Belyea into store; the front door was locked; told connections he will probably get bail. act, through having authority. Neither can succeed His Honor L. A. Wilmot in the branch to connect that district with the Churchill to guard that man, and let no one in or LONDON April, 28 .- The carriage works of the

"Now surely the opponents of the law should gular of the many happy evidences of our advancement which mark the day.

TELEGRAPHIC NEWS.

they would not take out warrant I asked the of the Ultras. Interesting historic discoveries have privilege to be present upstairs at their conversa- recently been made by English explorers in Assy tiou, which I considered was a compromise on the ria. The Government of Holland have ordered those constitutional principles of which Among our obituary notices to-day part of Manzer; Smith and Manzer both consented fourteen steam naval vessels to Sumatra for co-opthat I should be present; Smith came back and erating with the Dutch troops against the Achen

> Mr. Editor,—The decision of the Imperial Government upon the constitutionality of the New Brunswick School Act seems to establish New Brunswick School Act seems to establish the fact that our Local Legislature had the tain political associations which evidently pox, which, after a few days suffering stolen goods; did not notice liquor on Faulkner dollar. Eight dwelling houses in Washington authority to make such a law, but it by no hampered him, and his course in the Do- resulted in his death. His friends have when I took him to Belyea's; Thompson, Faulkner were burned yesterday, greatly endangering Win and I went into Belyea's store. Mrs. Belyea was der's building near by, containing Government rethere, told her my business, she said you can cords of the greatest value. The town of Stanton search wherever you please; she said Belyea was ville, Tenn., and Mariana, Arkansas, were recent. not home; I commenced to search; heard a female | ly destroyed-loss by first \$150,000, and by the a just one. Nor can I see, in the famous de-cision alluded to, any argument to convince me that our present School Act is such a

out; I went to search barn; heard noise in yard; Lancashire Railway, Manchester, were burned to THE snow has gone, or is going, for Related the source of there is a very great deal yet in the hands of two constables who said they would look LONDON, April 29.-In the House of Common Belyea had escaped; I said I had left him in the May.

he shall determine the taxable value of such property and place it upon the list for the purpose of district assessment; and if there purposes of district assessment; and there purposes of district assessment;

him; I then said they must search for Belyea, he Simon, will resign. istry, and that Count de Remusat, M. Say and M. must be found; fond a large quantity of goods identified on spot; went in search of Belyea that battle has been fought with the Modocs, in which night and continued search for two or three days 19 soldiers were killed, including Capt. Thomas, out failed in finding him; there was no collusion on my part in any way to let Belyea get away. I used my best judgement and endeavours not only wounded, including Lieut. Harris, of the 4th Artil-Lieut. Howe, of the 4th Artillery, and Lieut. lery, and others are missing. No further details. The prisoner Mrs. Belyea was discharged. LONDON, April 29 .- Macready, the actor, died

WOODILL'S German BAKING POWDER

The directions for using it aro plain and simple and if complied with will give results not attended by any other Baking Powder or Bread preparation yet discovered. Sole Agency in New Brunswick.

H. L. SPENCER 20 Nelson street, St. John.

Men who follow the Sea, or are otherwise exposed to inclement weather, wil find this TEA very grateful, as its warming effects are in a moment diffused through the whole system. Sole ageacy for the Martime Provinces. H. L. SHENCER.

20 Nelson street, St. John.

Marriage Licenses.

Issuer Marriage Licences. Woodstock, Sep. 9, 1871 .- 6m-pd-37

DIED.

On the 21st ult., Louisa, youngest daughter of Alexander and Sarah Clarissa McLean. aged 3 years, 7 months and 13 days. [Intelligencer, please copy.

At Deer Island, of Small pax, on the 22 ult. John, second son of T. N Simonson, of Jackson-

New Advertisements.

Horse for Sale !

GOOD, sound and kind animal, suitable for a A farm or stage line. Enquire at the CARLETON Woodstock, May 1, 1873.

Trustees for the use of the district before any pairing and furnishing school buildings. The provisions of this and preceding section, with Justice of the Peace.

27. Provides for the valuation and assess- reference to the purposes for which the ment of dyked marsh or river island pro- Trustees may estimate, and the amount for which they may require assessment to be

rates, the Trustees shall furnish the Clerk of ordered or made for the present year. the Peace in which the District or any part 53. Defines the manner in which the taxes of it is situated, with a list of the persons li- are to be assessed.

able to be rated for school purposes in such 54. Substitutes the words "twenty years" district on property or income, that is to for "ten years" in the 59th section of originsay; of persons who are residents of the dis- al act.

trict, and of persons who own real estate in 55. Authorizes Trustees of District No. 5, the district liable to taxation, but who do not in the parish of Moncton, to issue debentures reside in the parish, and of persons and cor- to the amount of \$8,000.

porations liable to be rated in respect of real 56. In the year previous to any debentures or personal property or income by reason of issued under the provisions of sec. 58 of the carrying on business there or being rated as original act becoming due and payable, the will, after the example of our forefathers, corporations, Trustee, &c., the Clerk of the Trustees shall notify the Council of the same,

Peace shall set opposite the name of each and the amounts thereof shall be assessed to the day when men shall be chosen to guide person the amount on which he is liable to and levied in the year in which the same be-the destinies of this country who shall have pointed a batch of Queen's Counsel in be taxed as the same appears on the assess- come due; and the Trustees of Moncton dis-the welfare of the Province really at heart, this Province. At the recent sittings of ment list of such parish last on file, or as the same may be amended or corrected as herein debentures issued as aforesaid become due, the minority by conceding to them the of the newly appointed, viz. : Messrs. provided: in the case of a non-resident of assess and levy an amount sufficient to pay measure of justice to which they are entit- Needham and Weldon made application

estate in the district owned by the non-resi- may from time to time issue. dent; and in the case of the resident of the 57. The Board of Trustees of St. John of you is to forbear adding insult to injury by district, the taxable valuation of income and may fix the salary of the Secretary of such

the same appears in such assessment list un-58. The words "public money," when used been denounced by the chief Government he is thus reported in the Head Quarters : der head of "amount to be taxed;" and in in this act, shall mean all moneys, whether organ of this Dominion, the Ottawa Mail, as the case of corporations, firms, or other per- provincial, county, or local, available for "bigoted and unjust."

the case of corporations, may be assessed of corporations of section 18, may be assessed of corporation of the case of the provision of the provis

Peace. made by the Trustees as provided in the Schools Amendment Act of 1873, and this

original act. 31. Defines the duties of collector.

32. In any act relating to the Collector of rates, &c., the word "Collector" may be taken to include the Secretary of School Trustees or the collector acting under precept from the Trustees.

33. School rates may be collected at any time after they have been imposed. 34. Any irregularity or defect in the par- discourses upon a subject of great importance,

ish assessment list shall not effect validity of one that is worth bringing before your readany district assessment founded thereon. 35. If any error be made in the prepara- the article were not so long, and so closely tion of the list, or in the assessment made confined to local affairs. I would ask you to

thereon, the Trustees at any time before a republish the whole of it. A few excerpts, subsequent rating, may correct the same. 36. Every district assessment made or to ings. It relates to popular education, and is of the people. be made shall be legal if the aggregate called out by the publication of the School

amount thereof does not exceed the amount Reports for the past year. "These reports, the writer says, " are monotonously ' encourordered more than ten per cent. 37. Provides a remedy for over-rating. | aging.' There is almost always a 'significant

38. All sums ordered to be assessed in a improvement' beginning to be manifested in district may be assessed and levied without public appreciation of the merits and claims distinguishing between the several purposes of the public schools. Each year surpasses

the support of the established Church, and paid to school teachers by the localities. in Ireland, especially, where the law compel- that is in tuition fees, \$4,904, while in led nineteen twentieths of the population to the corresponding term of 1872, under contribute the one-tenth of all they produced the new system, the districts were taxed

annually towards the support of the Church for the same service, only \$2,990, of of the remaining one twentieth of the people, 28. With respect to assessment to district made shall apply to any assessment already and many other laws still more grievous than course this sum does not cover the amounts levied and expended for school those I have enumerated. The oppressed of that day did not believe houses, &c., but these are exceptional they were "mistaken in their views" in expenses not of frequent recurrence seeking a repeal or a modification of those unjust The conclusion, if just, is a very satisfac laws, nor did they forego their opposition tory one. There are more children eduuntil their labors were happily crowned with cated, the character of the instruction We, who in this Province, feel ourselves given is certainly as good as it was pre-

ROMEO.

aggrieved by the action of our Legislature in viously, the poor are provided for, and refusing to modify this School Law, (which, still the aggregate of local expenditure is in its present shape, we can never accept), not nearly as large.

continue to assert our rights, looking forward

THE Ottawa Government recently ap-

to be called within the bar, whereupon the Attorney General raised the question as real and personal property of such resident as Board at a sum not exceeding \$1,000 a year. which we consider oppressive, and which has being vested in the Dominion Government; to the appointment of Queen's Council

denominations in this Province to furnish, and is certainly "a very suggestive com-in the administration of Criminal Justice, ince, but had lived in Aroostook two years; Mr. Frank Jocelyn a curious paper on the so use it in comparison of the offer off quently made and re-iterated by the religious ment, because the 92d section of "The Brit-

Yours respectfully, FREEDOM.

Woodstock, April 22, 1873.

for which the same may have been voted, in the past in the amount of money raised for that piracy is particularly abominable to me; Secretary of State for Canada, showed that out of search was at Justice Smith's:

for they advertise in the Sentinel.

THE steamer City of Fredericton, Capt. Duncan, arrived here on Monday afternoon. The same steamer reached here again on Wednesday evening, and the to get goods but to secure prisoner. following morning proceeded up river.

Town during the week.

Rev. Mr. Allen paid his friends here a short visit, and left for home on Thurs- so fine as this drawing. The fury of the winds success of Barodet created an jumense impression Sewing Sewing Machines ! day morning.

ment of Wm. Parks & Son, regarding the ill-fated Atlantic. We turn from this dread- NEW YORK. April 30 .- The defeat of Capt their "Carpet Warp." This warp is a

(By Telegraph.) SHOCKING MURDER.-LYNCHING OF

THE CULPRIT.

Presque Isle, Me., May 1, 1873. Last Saturday night a man named James a glimpse of a roaring torrent, that goes winding Cullen, of Mapleton, robbed D. Dudley's and dashing on its way through the breezy woods store of a pair of boots. Tuesday, Deputy which the angler will be unwilling to leave as about thirty miles. The bodies of four dead war-Sheriff, G. A. Hayden, of Presque Isle, start- long as the trout rise, as they must there .- riors had been found.

He contended, (1st), That the appointment of Bird and Thos Hubbard, to assist. Cullen New Chicago; the first a full drawing, being a lem state severe fighting has occurred in Bethle-

POLICE COURT.

Before Justice McCaffery.

vesterday, aged 80. Ten thousand emigrants left The Aldine for May is the most brilliant num-Liverpool last week for the United States. PERSONAL.—Geo. Johnson, Esq., edi-tor of the Halifax Reporter, has been in Share it by M. F. H. de Hars when stands has departure a nonular farawell demonstration will Shore," by M. F. H. de Haas, who stands, by departure, a popular farewell demonstration will general consent, at the head of the marine paint- take place in Victoria Park, when speeches will be

and waters that have driven the good ship from her course on the terrible lee shore is rendered prevailed on the Bourse yesterday, and patrols with wonderful breadth and vigor, and vividly were required to maintain order in the suburbs af-WE would call attention to the advertise- recalls the destruction which so lately overtook ternoon and night.

ful struggle of the elements to a delicious draw- Thomas's reconnoitering expedition by the Modocs new article of manufacture here, and will ing after the original of Monginot. It is entitled commend itself to all. Saturday was a terrible onc. Of the 69 men com-what SEWING MACHINES he saved at the posing the expedition 49 were killed or badly wounded, including five officers. The has also ordered a few dozens of those popular havoc among the dishes. One has upset the probably few were killed. Hostile movements are fought entirely protected by rocks and caves, and milk cup, and is licking up the river of cream; reported among the Indians in Oregon, and the another has found something to its taste in an overturned cup; while a third, the most mis- NEW YORK, April 30.—Gold 117. Col. Gillem,

chievous of all, has gone for a plate of lobsters, commanding the troops in the Modoc Country, i which is about to be dashed to pieces on the floor. his official report of the disastrous light, says. "The Indians occupy a position in the rocks about four miles south of the old caves. It will be im-

29. Provides for remuneration of Clerk of 29. Provides for remuneration of 29. Provides for rem greater. Since all the Catholic Schools in 6; and to the Queen's Commission to Govern- to see Cullen chopping off the heads of Hay-noted fall in Thuringia; and a charming illus-without hesitation say, I hear of more benefit GA This Act shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1873, and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1873, and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1873, and this shall be cited as the Common and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1873, and this shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Act of 1871 shall be construct to gether.
Go This Act shall be cited as the Common and the Royal instructions accompany the tackers and the Royal instructions accompany the tackers and the Royal instructions accompany the shall be construct to get the tackers and the Royal instructions accompany the tac the Province at present supported by volun-or Gordon and the Royal instructions accom-den and Hubbatd. Swandick and Bird made tration by Dore, imbued with that grace which resulting from the use of Graham's Pain Era-

respectable number for one of the religious Counsel, being officers of the Crown, and li-hung him to a tree. Hayden leaves a wife Mr. Frank Jocelyn a curious paper on "Poe's so use it in cases of Burns and Scalds with

rise and growth of "New Chicago." The poems NERVOUSNESS AND DEBILITY. are "How he Saved St. Michael's," a ringing ballod of Charleston before the war, by Mrs. M. There is a state of the system, character-A. P. Stansbury, and "May," a dainty little lyric by Mr. Henry Richards. Sudscription price \$5 including Chromos "Village Belle" and give a name to the disease, but the aggregate Woodstock, M "Crossing the Moor." James Sutton & Co., of which affects nearly all parts of the body, publishers, 58 Maiden Lane, New York.

this affection affects nearly all parts of the Harper's Magazine .- The May number of body, this affection is generally called Gener-FOR THE CARLETON SENTINEL. Mr. Editor,—I wish to inform A. C.C. that piracy is particularly abominable to me; that the present appointments, professing to emanate from the office of the Secretary of State for Canada, showed that the math and the methane, constable Churchill and the math and the methane, constable Churchill and the math and the methane, constable Churchill and the methane, constable Churchill and the bald in the Orange Hall.

a Small and Select Assortment of Choicest and Rost desirable

Annual Flower Seeds.

Assorted packages, containing some of each ariety of Seed, separate, sent by mail promptly to any address, on receipt of order and cash. Smallest Package, \$1.00; Larger, \$3.00; Best Collection, \$3 00.

C. E. GROSVENOR. P. S.-A few doz. Choice Duck Eggs, White Alyesbury and Rouen, \$3.00 per doz., ready to send out now. Canterbury, May 1, 1873 .- 18

M.R. J. G. EMERY will be found in the same shop with Mr. Alterton and his Organs, Next Door above Messrs. Small & Fisher Bros. Warerooms, where he has removed

Raymond's Improved

Singer Sewing Machines

hand. Also, Best Sperm Oil. Mr. J. S. OLMSTEAD will travel the County

again this Summer, as soon as roads permit. J. G. EMERY.

acting a general Dry Goods and Grocery busi

E. J. CLARK.

With a Choice lot of

FAMILY GROCERIES. The Stock having been bought in the best markets and for cash, will be sold at the lowest

CLARK & CONNOR. Woodstock, May 1, 1873 .--- 18

NOTICE !

republish the whole of it. A few excerpts, however, will serve to show its general bear-Catholic Church is opposed to the education of Justice and the Constitution of Courts in

commission gave him no authority, and the

mentary" upon the senseless charge so fre- could only be appointed by the Local Govern- he leaves a wife and one child.

the Province was exclusively under the control of the Local Legislature. (5th), That the Governor General had no power to make such appointments in the Province; that his

and not under the authority of a mandamus goods he would not have to use it; Smith said he

have not arrived from Ottawa, the decision went with Marshal to search house; heard a noise, will probably not he given this Torm

BELYEA INVESTIGATION CONTINUED.

purpose shall they be regarded as separate or ers employed, in the number of children several sums.

39. Whenever an assessment made by the range of instruction, the school houses are Trustees of a district is quashed, annulled or better and better furnished, and the prospect set aside, the Trustees shall forthwith cause in the immediate future is something wona new assessment to be made and collected derful; yet, somehow there is a growing in the same manner as if the assessment were impression—which parents usually give voice newly ordered; and any payment made by to only in confidence-that practically the any rate-payer upon the former assessment schools are not doing what we commonly shall go in discharge of his rates under the give them credit for; that instead of leading new assessment, pro tanto; any excess being the march of national development the com-repaid, and any deficiency collected. the march of national development the com-mon schools are plodding along very far in

the rear." 40. Whenever the Trustees of any district This is a long extract, but its applicability are unable to discharge the duties devolving to the present state of school matters in our upon them by section 42 of the original act, upon them by section 42 of the original act, through failure of the school meeting to pro-vide the necessary means, the Trustees may make an estimate of the amount required during the year, including means to meet lia-bilities arising from any contract or agree-ment theretofore made, and to provide suit-bilities arising and shall transmit. refurnished old ones, and provided ample such estimate to the Inspector, together with work and ample compensation for teachers a list of all the residents of the district liable to a poll tax for schools, so far as they shall every where at a great expenditure of money. but certainly not with a corresponding result be able to make such list, and a list duly cerin an educational point of view. tified to the Clerk of the Peace of the amount As an illustration of the superficiality of of the taxable valuation of their property and

school culture, and its want of adaptation to income liable to be assessed in the district, practical life, the writer cites the following and on receipt of the same the Inspector shall report thereon to the Chief Superintendent for the information of the Board of Education who shall authorize the Trustees to levy and collect the amount of their estimate, or so much thereof as the Board shall deem proper, and such amount may be assessed and levied as if it had been authorized by the school meeting. THE examinations of the several schools stified with the result. So far, as the the school so function the wave the result is son who meeting. THE examinations of the several schools stified with the result. So far, as the and on receipt of the same the Inspector shall

desire to attend school in the district in punctuation paragraphing and the use of proficiency of the scholars is concerned,

man none but qualified voters shall vote, and school boy," having attended the "district manner of the exercises, so that it is the Chairman shall himself be a qualified the Chairman shall himself be a qualified On investigation he found that "the young pupils and of the Schools than it was.— in case of a tie. The trustees will find it desirable at these

43. If the chairman be elected Trustee he shall make the declaration before the Secre- back which he word Worse then all his vanced Schools, to take the control of the books which he used. Worse than all his

44. Failure or refusal to take the declara-paragraph. It sets before us a very import- studies. There is evidently a good deal tion; refusal or failure to attend the meetings ant matter. True, the father was to blame of work to be done yet before the Schools

by a curious coincidence yours, with other the appointments were made by the Govern- Faulkner, the Marshal, Constable Churchill and classes of readers. papers of same date, had first noticed the or General. or the Privy Council of Canada, taught. The schools are improving in their Chase humbug.

Chase humbug.I am afraid A. C. C., of Greenfield, feels
sour after so interesting a chase to bag no
game.and not under the authority of a mandamus
from the Queen; and were therefore made
without authority. (6th), That even the
Queen has no power to make such appoint-
ments in the Province since the Union; thatgoods he would not have to use it; Smith said he
would not do anything of the kind; Smith told
Manzer he had better watch the house that night
and attend to the matter in the morning; two men
were set to watch the house; don't remember
Manzer and Smith talking about going up stairs
of Peters' Musical Monthly contains from
the back hour directed of how power to do sogoods he would not have to use it; Smith said he
would not do anything of the kind; Smith told
Manzer he had better watch the house that night
and attend to the matter in the morning; two men
were set to watch the house; don't remember
Manzer and Smith talking about going up stairs
of Peters' Musical Monthly contains from

TERMS OF THE SENTINEL.

Subscription \$1.50 a year in advance. Transient Advertisements should be accom

panied by the money to ensure insertion. Short notices not exceeding 6 lines, 50 cents

SATURDAY, MAY 3, 1873.

Brick Building, up stairs

Brick Building, up stairs THE examinations of the several schools THE examin

will probably not be given this Term.

commodation. 42. In all meetings one of the Trustees, or the Secretary of the Trustees, or authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so authorized in writing by the Trustees, or person so act as temporary chairman until the election of a chairman, as provided in section 24 of the original act, and in the election of Chair-was now called to the door; Faulkner was mintelligent the original act, and in the election of boy," having attended the "district" the original act, and in the election of boy," having attended the "district" the original act, and in the election of boy," having attended the "district" the coriginal act, and in the election of boy, "having attended the "district" the coriginal act, and in the election of Chair-was now called to the door; Faulkner was mintelligent the original act, and in the election of Chair-was now called to the door; Faulkner was mintelligent the original act, and in the election of Chair-the original act, and in the electing of the carrier and always recommend the origina

WE have received a copy of "Re-marks," by W. F. Whitchter, Commis-sioner of Fisheries, "on a memorial re-specting the Eisheries Protection service of the door," I told Marshal, who was quieting Churchill and Faulkner, that Belyea had gone—Marshal said I put him in charge of two constables, turned around and went up stairs to search for goods; shortly after I again said you ought to send after Belyea; he went to head of sioner of Fisheries, "on a memorial respecting the Fisheries Protection service stairs and told Churchill and some other person to sufferer and cause easy and natural expecin Nova Scotia and New Brunswick." go after Belyea; cannot say whether Churchill or toration. If a cough is allowed to continue any person went; saw Churchill there very soon without using such a preventative, a more by the Inspector shall within ten days after notice of appointment make the declaration de before the Inspector, or any person by him these years of studying mere words rather have learned by rote, but how deeply the department and its officers as to the they have thought about, and how much

WE regret that the Emigrants are mediated and the statement from Belyea about goods taken from the Belyea ab

The May number of Arthur's Home Maga- memory, and a constant dread of impending said Company will be held in the Orange Hall, zine is really a charming number of this always calamity, all terminating in the general fail- Victoria Corner, on MONDAY 12th May next,

The Children's Hour for May comes freight-

A SECRET WORTH KNOWING .- Every number numerous progeny of symptomatic affections. she had been divested of her power to do so by "The British N. America Act." He con-ing Marshal and Faulkner went to Belyea's; think of Peters' Musical Monthly contains from eight By its direct tonic and invigorating power it to ten pieces of choice New Music, worth at least will strengthen the debilitated stomach, inby "The British N. America Act." He con-cluded by saying that the appointment of Queen's Counsel should be vested in those who were responsible; and that the manner of making the recent, appointments was an operation of stairs; think Marshal then went to search of making the recent, appointments was an operation of stairs; think Marshal then went to search of making the recent, appointments was an operation of stairs; think Marshal then went to search of making the recent, appointments was an operation of stairs; think Marshal then went to search of making the recent, appointments was an operation of stairs; think Marshal then went to search of making the recent, appointments was an operation of the food, and thus speedity put to flight the whole train of the food of stairs; think marshal then went to search of making the recent, appointments was an operation of the food, and thus speedity put to flight the whole train of the food of stairs; think discrete the secretion of the food, and thus speedity put to flight the whole train of the food of stairs the proving the secret the secr

of making the recent appointments was an barn; in a short time a little boy came crying they No musical family can afford to be without painful disorders that go to make up this disof making the recent appointments was an outrage on the Bar of New Brunswick,—the Dominion Government having no right to in-terfere in the matter. The Court said that before deciding the question they wished to see the Commissions that had been issued to the Marshal then took Belyea into the house, hand-the mailed for \$1

the gentlemen appointed; but as these ed him to Churchill, saying, take care of him; be mailed for \$1.

NOW OPENING AT EDITORIAL ITEMS. CAUTION !- In our changeable climate, VICTORIA HOUSE, coughs, colds, and diseases of the throat, lungs and chest will always prevail. Cruel SAINT JOHN, consumption will claim its victims. These A CHOICE STOCK OF FALL AND WINTER

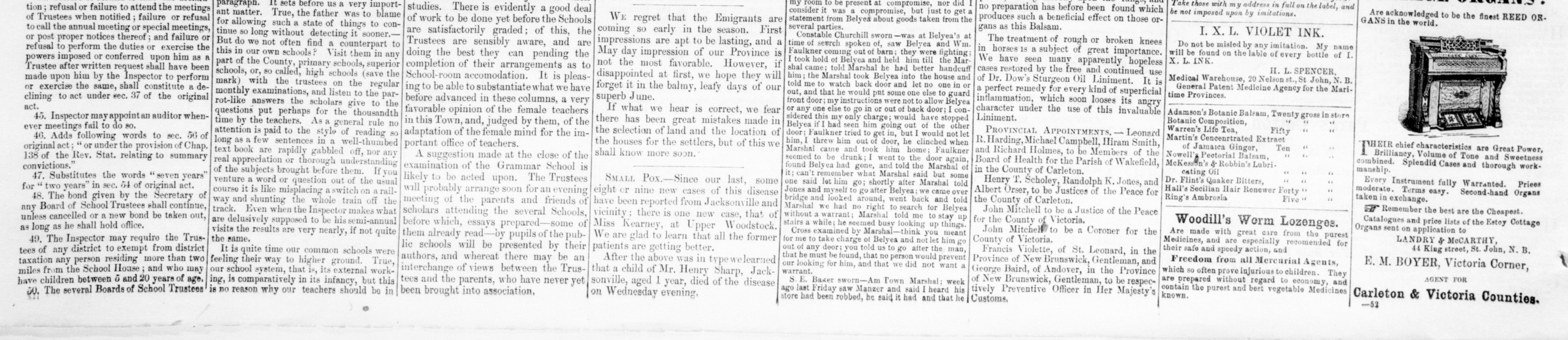
· AND FOR SALE AT POPULAR PRICES Both Wholesale & Retail.

E. D. WATTS. P. S.-Letter Orders carefully attended to -Patterns sent. St. John, Sept. 27, 1872.

store door slam a little, I looked back and saw Belyea going out of the door; I told Marshal, who it to our friends. H. L. SPENCER. MEDICAL WAREHOUSE. 20 Nelson Street, - - St. John, N. B. General Patent Medicine Agency, FOR THE MARITIME PROVINCES.

COUNTRY MERCHANTS Should order SPENCER'S Flavoring Extracts, my conversation was not loud enough for you to patient to the house, if not to a bed of sickhear; think you said if we do not get the warrant ness. This is a remedy of extraordinary which are best known and give best satisfaction. Beware of Essences said to be "Just as good Take those with my address in full on the label, and

Are acknowledged to be the finest REED OR-GANS in the world.



ure of the mental and physical powers. Wil- at 2 o'clock, p. m., for the purpose of organizson's Tonic and Sarsaparillian Elixir is a cer- ation, and the transaction of such business as the tain remedy for these diseases, with their present interests of the Company require.

J. T. FLETCHER. Waterville, April 24, 1873.-2i-12

THE STALLION

Young Woodbrook,

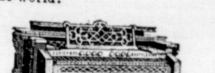
WILL make the season for mares in this County, commencing the 1st day of May; will stand three days of each week at his own stable, Upper Woodstock, Monday, Friday and Saturday, will travel the rest of the week. TERMS.—Single Service \$3.00. Season \$6.00, to Insure \$10.00, one dollar at the time of service, balance when mare proves with foal. Young Woodbrook weighs 1050 lbs., stands 16 hands high, is 5 years old; he was sired by old Woodbrook, known as the "Brewer Horse," he sired by Jehu, he by old Warrior. Young Woodbrook's dam was a Cleveland bay, half blood Mare; Old Woodbrook's dam was sired by the English Hunter. Young Woodbrook has all the appearances of a FAST TROTTER. J. CHAS. COWAN, R. K. BRITTA N. Upper Woodstock, April 30, 1873 .- 3n.pd-18 New Brunswick, Carleton, ss. To the Sheriff of the County of Carleton, or any Constable within the sair County .-GREETING: WHEREAS, Willam O'Donnell hath prayed that letters of administration of all and singular the goods, chattels and credits of Parick McGlinn, late

of Woodstock, in the County of Jarleton. deceased, remaining unadministered, may be granted to him a due form of law. You are therefore requird to cite the heirs, Creditors, next of kin, and a other persons interested in the said estate, to ppear before me at a

Court of Probate, to be hel at my office, in the Town of Woodstock, within and for the County of Carleton, on Monday the twe ty-sixth day of May next, at eleven of the cloch in the forenoon, to show cause, if any, they or ther of them have. why letters of administration, a prayed for, should not be granted to the said Willian O'Donnell. Given under my hand, and the said Surrogate Court. the 26th day of April, 1873. D. L. DIBBLEE, LEWIS P. FSHER, **Registrar** Probates Si Togate. County of Carleton. Count of Carle.

Make Your Home Pleasant!

THE ESTEY **COTTAGE ORGANS!**



writer, and his knowledge of history, geogra- examinations, especially in the more ad-

they have thought about, and how much administration of the Fishery laws. I will offer no excuse for quoting this remembered of the subjects of their

school six months each year for twelve years." easier to observe the true status of the

sioner warmly and reasonably defends Cross-examined by the Marshal.-Manzer and serious causality may arise and confine the

THE public meeting of the Y. M. C. The Saturday before the search the Marshal called Association, on Tuesday evening last, on me and said several stores had been robbed, was very well attended. The President and asked me if I suspected anyone; told him I did not; he did not want me to make the matter SENTINEL OFFICE, in Allan's presided. The speakers were Rev. Messrs. public, as he wanted to ferret it out; on Monday

quarrelling; Churchill said Faulkner wanted to go

in and beat Belyea, and he would not let him.

for a compromise. After Marshal went to Belyea's every stage of human suffering ; the most