## PROGRESS.

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ien in St. John Who Want Offices and What Some of Their Chances Are Like—It Seems to be Cold Weather for the Faith ful wao Have Had the Puil.

The new year has started in with a series of exciting episodes. The Venezuelan difficulty is not yet adjusted, the invasion of the Transval Territory has led to the fear of war between England and Germany, Premier Bowell and his cabinet have been ving a monkey and parrot sort of a time at Ottawa, and a double acrostic has been worked off on the editor of the Telegraph.

Any one of these, coming alone, would have furnished a fruitful theme for public talk, but coming all in a heap, as it were, they have set some good people at work on the interpretation of the prophecies of Daniel and the visions of the Apocalypse, with the idea that something like the end of the world is at hand.

Everybody who is interested in the Ot-

tawa business knows all there is to be known about it, and nobody is much wiser than his neighbor in this respect. The main fact which is apparent is that seven cabinet ministers have resigned and that Mackenzie Bowell has not resigned, though that is less his fault than the result of the queer situation in which he finds himself. He has not wanted to hold on to office, but he has been unable to do otherwise for fear of getting into worse trouble.
he is much in the position of the hunter
who had a tree between himself and a bear
and had hold of the bears paws. It was not a comfortable thing to hang on, but there would be a great deal more trouble it he ventured to let go. In this instance and Lord Aberdeen the bear, while the tree may be said to represent the cabinet, whether hewanted to stay or not.

The cabinet is to be reorganized, so it

ter of the interior and Mr. Blair as minister of finance. Mr. Foster is not in it, and neither are the gentlemen usually known a the conservative machine in St. John. It is not likely they would have recommended Mr. Blair as a prop to the conservative party, and it is not yet clear why he, a liberal, should have been mentioned in such a connection by anybody. That his name has appeared would seem to foreshadow the accession of Sir Charles Tupper to the leadership, as Sir Charles has a very high opinion of Mr. Blair and has been his warm friend for many years. In the mean-time, in the unsettled state of affairs, there has been a good deal of speculation as to be filled into the office when they were small boys. in St. John. There has been an idea that When they began their service, John Howe Bowell might take a sudden notion to fill the vacancies in just such a way as Mr. Can erbury street where the Walker build.

ngues.

Allen's resignation as over in the government a good while, but has not been acted upon for the reason that the acceptance of it would make no little acceptance of it would make no little would mean a new chief justice as well as a new puisne judge. In point of seniority, Judge Totek would be entitled to the chief justiceship, but nobody had felt that he would get it, and if he did get it there might be some strained relations in the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the judiciary. There is a precedent for appointing a junior judge chief justice, as was a big crowd always in waiting at the control of the locality he can will be a decreased and in the did and the did and the did and the did and the did get it there was high the can be appointed to the locality he can be applied to the staking and the did get it is the matter of such small public interest with with the seaso of the clied to the thin edge of the window, where there was of the government a good while, but has in the post office was limited and none of then nothing has been done. Mr. Mc-Leod has generally been looked upon as g puisne judge, whoever might of the cabinet and the machine out of was not at all backward in doing what he could for Mr. Burpee. When the returns came in that night and the liberals were a widespread belief that Recorder aor has had him as good as appointed

Four men are understood to want the office of collector of customs. The first of these is Collector Ruel, who sees no reason why he should be retired. Other people. friends of the office seekers, claim that he that somebody else should now ace, though one prominent conserva-a quoted as saying that if Mr. Ruel tive is quoted as saying that it man-were retired today a majority of the mer-ohants would be willing to sign a petition object to the control of the cont

brilliant under the regime of the late cab-inet, and they would now seem to be con-

siderably improved.

Mayor Robertson is the man whom Mr. Chesley defeated, and he too would be glad to be made collector of customs. Rumors of his appointment have been almost as plenty as the rumors of the eleva-tion of Recorder skinner to the bench, but Mayor Robertson has not yet got there. The name of Charles A. Everett has also come up incidentally, but it has been generally conceded that he is not in

There is also a senatorship, which need not of necessity be filled, and until the turn over at Ottawa, W. H. Thorne was looked upon as the man. One report has given the position to John Connor, but there has been nothing to confirm the idea, except the fact that he went to

rumor that Judge Wilkinson was to be retired and Dr. Quigley appointed in his retired and Dr. Quigley appointed in his place as judge of the county court of Northumberland. Since then the name of George V. McInerney of Kent has come George V. McInerney of Kent has come time when some of the old-fashioned lolk die or go to some church in which there are no innovations of the sort. The simplest kind of a procession is when the

tor the position.

Nobody knows where all these rumors Nobody knows where all these rumors came from, but each of them is received with ready credence until the next one comes to contradict it. There is however, said to be a quiet but vigorous ruovement on the part of a number of antimachine conservatives to have the wires pulled while the opportunity offers. Just the next kind is when they march up the aisle to the accompaniment of music, with the clergyman behind in a long surplice. A stage beyond this is where the clergyman wears a short surplice. Further than this is the stage where the procession is headed by a cross-bearer and the minister wears vestments of the color what all the pulling will amount to remains to be seen when the government gets into shape again.

ANOTHER CHANCE FOR OFFICES. Vacancies Likely to Be Made in the Post Office in St. John.

There has been some tels this week of an intention to superannuate two promin-ent members of the staff in the St. John post office, Assistant Postmaster Woodrow and M. J. Potter, who have been respectively 36 and 30 years in the service. In the order of promotion their places would be taken by A. W. Reed and Andrew McNichol, and this would leave two vacancies for which there is an active hustle in advance.

Both Mr. Woodrow and Mr.

Potter are ood for active work

and neither of them considers himself was post master and the post office was on Foster and the machine combination do not ing now stands. The only railway There is a judge to be appointed, and Mr. E. McLeod has been slated for that position for a long time. Chief Justice Allen's resignation has been in the hands of the government a great part of the government a great part of the states. The only railway connecting with St. John in those days: was the line between St. John and Shediac, and the mails for the United States went by stage coach to Calais, as well as by steamer to Boston. steamer to Boston. The number of boxes

ever, Mr. Woodrow got a great scare and friend of Hon. Isaac Burpee, and in the lection in which the liberal party found found to be out of power, Mr. Woodrow ar would be the man, and public is said to have been in great trepidation as to what would be the effect of his political to what would be the circut of his political zeal. Nothing happened, however, and since then Mr. Woodrow has taken good care to keep clear of politics at a thing dangerous to be handled.

Should the proposed changes be made, there will be two good believe to the care.

there will be two good officials in the per-

sons of Mesers Reed and McNichal.

Has Had His Share of It. Mr. D. P. Chishelm, of the school trustees office, is now teaching at the grammar school, pending the arrivel of Prof. Bridges, who will assume charge. Mr. Chlabelm was always a savorite with the boys when he was in beaching work. however.

however.

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him with them in the future. He is said to an office of some kind, and the storahp would suit him very well in He has been after if for a long the him the same to eccupation, even though he might have a choice of the city schools.

Chey do not Want to Have any Ritualism and Propose to Check even the Appear-ance of Innovation—Prayers for a Choir Lead to Suspicious of Danger. While there has been an increase in the

while there has been an increase in the number of episcopalian churches which now have mattins with two "t's" and evensong instead of the old fashioned morning and evening prayer. it will be some time before St. Luke's, North End, is likely to come into line. The congregation pro-poses to have the church conducted on strictly evangelical lines, and where there is any possible dcubt to give themselves the benefit ot it. The latest effort in this live has been the frowning on what seemed to be the entering in of the thin edge of a ritualistic wedge in the torm of a

Ottawa last week.

Last week Progress mentioned the that point has been gained the advancement is supposed to be merely a matter of choir boys come into church from the vestry by a short cut and take their seats. The next kind is when they procession is headed by a cross-bearer and the minister wears vestments of the color proper to the sesson, all singing a regular processional hymn and bowing to the east when they arrive in the chancel. Beyond this again is the same kind of procession where some of the boys wear red cassocks and there is the addition of incense. Now St. Luke's has not so far even taken the first of these steps, but some of the congregation have thought there were indications of a tendency in that direction. It happened this way. St. Luke's has a mixed choir, that is,

one composed of both ladies and gentlemen, and most people would think it would be quite out of line for a mixed choir to undertake anything like a procession, especially as the men wear only their Sunday clothes without cassock, surplice or cotta, as insignia of office. Not long ago, however, somebody made the discovery that they really did have a procession and that

there was processional music.

It has been the custom of the rector, before the beginning of each service, to assemble the choir in the vestry and engage in special prayer. To this laudable practice of itself, there could be no objecion, though it is just what is done with high church surpliced choirs. Somebody noticed, however, that when the choir of St. Luke's came out from the vestry, which adjoins the chancel, they did so in a body

proposes to stand where it has always stood in its definition of who are "prayerbook churchmen."

That Double Acrostic.

It is understood that no clue to the acrostic perpetrated on the Telegraph has been found, but it seems pretty clear it was not written by any man connected with any of the St, John papers. It is perhaps as well to state this, as there seems to have been some impression to the contrary. Newspaper men, as a rule, are not given to playing underhand tricks on each other and though they may laugh at one of their ellows when a trick has been cleverly played, it is doubtful if there is one active journalist in St. John who would either do such a trick or be a party to the doing of it-It is only right that the line should be drawn somewhere in the ethics of news-

Want the Street Improved

The residents of Murray street, North End, think that the city should try to give them a better kind of a highway than they have had. A good many people may travel along Main street and never know there is such a place as Murray street, because the end of it is fenced and the only access to it at this point is by steps put up at the expense of

MATTERS MUCH MIXED. cept him as a good enough conservative, it has never forgiven him for defying the machine and beating it in an election. His why some of a congregation it is reached it is found to be in very bad to late to be available. To make sure, all correspondence should be mailed to make sure, all correspondence should be mailed to be mailed to be available. To make sure, all correspondence should be mailed to be mailed to be mailed to be available. reached in other ways, it is true, but after it is reached it is found to be in very bad order the year round. Each season sees an additional number of houses built in the locality and there is also a bap-tist church in the vicinity. In view of all this some of the people in the neigh-borhood think the mud holes should not be

MAY HAVE A PLEBISCITE.

The Council Will Let the People Settle the Question of Standard Time.

The common council seems to have decided that it will not try to grapple with the question of standard time. It is en-tirely too much tor it to undertake, though at the outset nothing seemed more simple than to refer the matter to the general committee, to let the advocates of this or that time to be heard and then to report to the council. So the question was referred and that was an end of it as far as the council was concerned. The committee has never been called together, and perhaps never will be, unless to resolve to do

nothing.

The trouble has been the fear that if Eastern standard were adopted people would insist on keeping the same hours on standard that they now do on local, and thus the evening would be abridged by more than half an hour to the great prejudice of cyclists and others who want as long summer evenings as the climate will afford. The number of people, who are possessed of this idea is probably not large, but enough has been said to give some of the individual aldermen the idea that they might displease somebody if they espoused one time or the other, and now that election day is approaching each of them is anxious for all the votes he can get. They want the people

to settle the time for themselves.

When the mayor was asked about the matter recently, he smilingly remarked that he thought he would have to put the re-sponsibility on Ald. McGoldrick, who made the motion to have the matter referred. Now Ald. McGoldrick is chairman of the safety board and has a regard for his own aldermanic safety as well. If he were only dependent on the vote of Stanley ward, there is no telling what pernicious activity he might show in the matter, for Stanley ot itself would no doubt be willing to adopt Greenwich time if the alderman ad vitam for a representative for Stanley, however, behooves the alderman to be as prudent as his colleagues, and he has now another

idea for a settlement of the question.

This is to have a plebiscite, by which the people can vote for whatever kind of time they prefer. This could be done at the time of the civic elections and involve little or no extra expense. The ballots for Local, Eastern or Altantic Standard, and the majority vote would

abide by the result. It will be a good way before the summer travel begins. Otherwise, with the present mixture of local and standard St. John will be a city of terror, rather than of refuge, for the tourist.

Though Fredericton people may do less loud talking than their neighbors in St. John, they get down to hard facts when anything is to be done. That city has officially adopted Eastern standard time, while our mayor and corporation seem atraid evento discuss the question. It is arraid evento discuss the question. It is true that Fredericton is a few minutes of time further west, and has therefore less of a difference between its local time and Eastern standard than St. John has, but this is scarcely worth speaking about. The Fredericton people would have made the change had they been precisely in the longitude of St. John.

Stime Mr. Warren asserted he had not the ablance on hand, and moreover registered the letter. This being the case it is evident either that the letter failed to reach its destination or that Warren has made a false statement, which is hardly

One of the daily papers very properly One of the daily papers very properly calls attention to the practice of cab drivers and teamsters leaving their teams on the street on severely cold days with no protection for the horses. This seems to be a matter in which the S. P. C. A. should interest itself. In many cases this negligence of drivers is simply the result of ignorance or want of thought, and a very little effort would be required to make the men more careful of their horses. HE AGAIN OBJECTS TO A STORY TOLD BY "PRUGRESS."

Mr. F. J. Tremaine is a Halifax lawyer

deal in one or two instances, the latest be ing two weeks ago, when the story was told of a claim entrusted to bim for by W. H. Warren of Boston, the detendant being C. Hudson Smith, another Halifax lawyer whose name is tolerably familiar to the readers of this paper. The story, in brief was that Warren had retained Smith to collect a claim of \$300 due on the sale of a patent; that Smith had collected the amount with costs but not paying it over, Warren retained Tremaine paying it over, warren retained fremame to collect from Smith. Then the state-ment was made that Tremaine, spparently had not been able to realize the money, as Warren had written him a number of times and could get no satisfaction. The farther statement was made that Warren "says that if it is neces-

his money, he will do so." And now at this day comes the said F. J. Tremaine, in his own proper person, with a letter to the editor of Progress, dated Halifax, Jan 7. He says:

sary to hare yet another lawyer to secure

"I understand the issue of Progress of 28th. Dec. contained a reference to me, in connection with an action in supreme court at Halifax. W. H. Warren, (of court at Halifax. W. H. Warren, (of Boston) against, C. Hudson Smith (of Halifax), in which I acted as plaintiffs solicitor. The article, I understand insinuates that Mr. Warren having been unable to get some money due to him, from Mr. Smith retained me to collect it. And is now obliged in turn, to employ s solicitor to get the money from me.

"The latter assertion is entirely false. The matter is not of public interest, but as you have thought it worth space in PROGRESS it is better you should hear facts, than fiction. The facts are.
"In Dec. 1894 the claim was handed me

and a writ was issued against Mr. Smith claiming an account and payment of the amount found due. After a long inquiry of seven months, judgment was obtained in tavor of Mr. Warren. Subsequently, the defendent paid the amount of the debt, but did not pay, nor has ever paid the expences which were heavy. An execution is now in the sheriffs hands for the costs, and when they are paid will be handed to

"After deducting the cost and a small sum for the expense of examining Mr. Smith should he be examined. I remitted the balance to Mr. Warren by draft on Boston, sent in a registered letter on the 8th of November last, and I, on the 11th of November sent him a full itemized and account since which I have not heard from him-

tho' I have written again.
"I do not know your informant but he is either ignorant or malicious and it would

the money from Tremain, and the latter thing to have the matter settled in some gentleman is therefore simply making evidence on which to pose as men, Warren merely declared that he was ready to do so, if nec essary. The story told came from a reliable source in which there was neither ignorance nor malice. Before it was published, enquiry was made as to the facts, and Progress had the statement of Mr. Warren himself that he had never seen one cent of the amount, though he had written to Tremaine a dozen times.

Mr. Tremaine, however, says that on the 8th of November, a date long prior to the reach its destination or that Warren has made a false statement, which is hardly probable. There is either a big mistake or a big lie somewhere. Which is it?

Correspondents who furnish social news

sure, all correspondence should be mailed so as to reach this office on Wednesday evening or early Thursday morning. Correspondents should make their calculations accordingly, and thus avoid having their

GONE WITH HER GOLD.

Mrs. Jones Crosses the Border Carrying Her Cash Safely Stowed.

The auctioneer has been busy at the urniture and fittings left by Ars. Jones & consequence of the swoop made by the reason why Mrs. Jones should not have she been so disposed.

According to all accounts, ker departure

means the removal of a good deal of the circulating medium from St. John. Her name might not have been good at the as she was a travelling bank of herself. It is stated on good authority that she carried about \$2,000 in gold in the bosom of her dress and a wad of bills of large denomination in the concealment of her hosiery, wholly apart from the cash she carried Baffled but not beaten, the exiles came back into New Brunswick, took a train difficulty. It is understood that her destisteamer, but there was the risk that if any thing happened to the boat or she fell overboard the weight of the gold would sink her before there was a chance to pick

GILBERT WALKER'S CASE

HALIFAX, Jan. 9,-Gilbert W. Walker grievance, but he is a mistaken man if he thinks either the police or any one else has a desire to show him up more than any other citizen who furnishes news. The record is against him in the matter of liquor law violations. It any one doubts this, all he has to do is to call in at City books. There he will see under the date of September 19, 1895, that G.W. Walker conviction of violation of the liquor law. On November 13, 1895, he is down as having paid another \$20 for a second offence. Besides this there is no mistak-ny the words which under date of December 11, 1895, show that G. W. Walker paid a third \$20 on the occasi of a third conviction.

Everybody who was in the court room or that last trial remembers that Walker at first pleaded guilty and the fine was accordingly imposed, but when the defendant recollected possibly, that there had been two previous convictions he entered a plea "not guilty" and gave notice of appeal. Thus read the public records on Gilbert W.

HAD A LITTLE RECEPTION

Why There is Semething of a Kick in Civic Circles in Hailax.

not carry on a law business on the same principle of "understanding" things with
"feelings," as Charles Dickens would have "feelings," as Charles Dickens HALIFAX, Jan. 9.—Civic officials and tialitax are not just as complacent and solf. satisfied as they were before New Year's day. It seems that Recorder MacCoy had thing of a little reception at the city hall on the first day of the year. It was not so swell as Governor Daly's levee, but, like his honor's there was private entree, in fact it was all private, and only those who were asked came or were expected. This nice little discrimination is what grates upon the feelings of some civic servants and aldermen not in the charmed set. There were liquid reenjoyable par excellence. The supply of enjoyable par excellence. The supply of good things was so plentiful that there was some over till another day, when again thirsty ones were refreshed. It was all right, only that it appears the word should have been passed round generally, then there would have been no kick. Mayor Keefe had an experience with convivality in the city hall. The present chief magistrate, it is hoped, will not find anything of the same kind in his lot.

We are Ahead of New York

Our New York neighbors made a trem-endous row on Monday because the ther-mometer showed six degrees below zero. We had it about fifteen below in this vici-