House, and were there informed was not his Honor's desire to acquaint them with the reasons for which he had called them together until after they had elected a Speaker. Thereupon the mem-bers returned to their Chamber and the

whole sixty-five were present.

Hon. Mr. Jolly, acconded by Hon. Mr. Ross, moved the election of Mr. A. Turcotte, M. P. for Three Rivers, as Speaker. In doing so he paid a high triing as a lawyer and a parlia-

nentarian of the hon. member. Hon. Mr. Chapeleau said he did not rise to move an amendment to the motion, but to indicate the contradiction of the Government's conduct in the matter. He held that after coming from the country the first act of the Government should be one of strength and of courage, but this initial step of theirs was one of weakness and cowardice. He argued that in seeking a member in the Opposition ranks they committed an act of political corruption. The member for Three Rivers had been elected upon the faith and his own written assurance that he would protest against the Joly-Bachand Administration, but the ink was scarcely

Mr. Chas. Langelier replied briefly.

following result :-

following result:—
YEAS.—Messra. Bachand, Blais, Boutin,
Brousseau, Cameron. Chaveau, Dupuis,
Flynn. Forkin, Gagnon, Irvine, Joly, Laberge, Lafontaine (Shefford), Lafontaine
(Napierville), Langelier (Portneuf), Langelier (Montmorency), Lovell, Marchand,
McShane, Meikle, Molleur, Murphy,
Nelson, Paquet, Porier, Price, Racicot,
Rinfret dit Malouin, Ross, Shehyn, Turcotte, Watts—33. Rinfret dit Malouin, Ross, Shehyn, Turcotte, Watts—33.

NAYS.—Messrs. Audet, Beaubien, Bergevin, Betrand, Caron, Champagne,
Chapleau, Charlebbis, Church, Desaulniers,
Deschanes, Duckette, Duhamel, Gauthier,
Houde, Lalonde, Lavallee, LeCavalier,
Loranger, Lynch, Magnan, Martel,
Mathieu, Peltier, Pickard, Robertson,
Robillard, Sawyer, St. Cyr, Taillon, Tarte,
Wurtele—32.

Langelier addressed the crowd for over an hour, being most enthusiastically received. Mr. Price on passing the postoffice about an hour after the House ad journed, was loudly cheered by the popu-

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is the cheapest Medicine ever made. One dose cures common sore throat: ene dose cures BRONCHITIS. Fifty cents worth has cured an OLD STANDING COUGH One or two bottles cure bad cases of PILES and KIDNEY TROUBLES. Six to eight applications cure ANY CASE OF EXCORIATED bottle has cured LAME BACK of eight years' standing. Daniel Plank, of Breok-field, Tioga County. Pa. says: "I went thirty miles for a bottle of your On, which effected a WONDERFUL CURE of a CROOKED effected a WONDERFUL CURE OF ACADOMIC HARD by six applications" Another who has had ASTHMA for years, says: "I have half of a 50 cent bottle left, and \$100 would not buy it if I could get no more." Rufus Robinson, of Nunda, N. Y., writes: "One small bottle of your ECLECTRIC OIL restored the voice where the person had not spoken above a whisper in five Years," Rev J. Mallory, of Wyoming, N. Y., writes: "Your ECLECTRIC OIL cured me of Bronchitts in one week."

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Editor "Miramichi Advance," Chatham, N. B.

Miramichi Advance.

The Elections.

which he felt as the representative who was the first choice of the County, and said he was prepared to meet and consult with the other three memberselect in order that differences—if they existed—might be harmonised and all might work together for Northumber—might work together for Northumber—and might work together for Northumber—and might work together for Northumber—and norther the said reality and might work together for Northumber—and norther than the first choice of the County, and said rails.

He was an elector now and not a member statement is untrue. But we will let the Advocate speak for itself. It says:—the Advocate speak for

brought up among the electors, was one of themselves and, for that reason, was elected to properly represent them

the 1456 votes he had received. He was the more gratified with the vote he had received because, in the absence of any political question and, also, of political experience on his part, he had been to handsomely supported. He had been to handsomely supported. He had been to position in which he could do bything for the County, but was ten untried, the electors thereby uifying their confidence in him as the nore gratified with the vote he had received because, in the absence of any political question and, also, of political question and also, of political ques Premier and Messrs. Ross, Marchand, and felt anxious to do his best for the in-

especially aimed to promote the interests of the County. He desired the electors of the outside Parishes, and particularly those up river, to note that in his own Parish—that of Chatham—he had received no less than 468 votes out of the 573 polled, which was an evidence of what was thought of him by those among whom he lived. When he led among whom he lived. When he led This composed of Six of the BEST OLS
THAT ARE KNOWN. Is as good for internal
as for external use, and is believed to be
immeasurably superior to anything ever
made. Will save you much suffering and
many dellar of external use. When he led

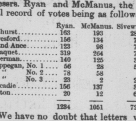
Yearly, or season, advertisements are taken at the rate in space secured by the year, or season, may be thanged under arrangement made therefor with the publisher.

Was prepared to work together with the other candidates in advancing the rate of the publisher. County's interests. He would allude to one unfair country that had been publisher. made against him. . It was this-some

CHATHAM. THURSDAY. JUNE 13. 1878.

There never yet was human power
That could evade, if unforgiven,
The patient search, the vigils long
Of him who treasures up a wrong.

because he had any desire to do othernow. At the proper time, however, he



Amen has been already the phonomic of the phon

said he was prepared to meet and consult with the other three memberselect in order that differences—if they existed—might be harmonised and all might work together for Northumberland. (Applause.)

The large vote he had received would not, as some of his friends might think, lead him to over-estimate his position. He fully realised the compliment paid, to him, remembered that he had been their facings. (Cheers.) When that the differences—if they their facings. (Cheers.) When that the possible conductor of the paper in which he blows his own trumpet so lustily, and in which, by means of slander and misrepresentation, he attempts to injure Mr. Mitchell. Had he shown the least degree of manliness or honesty in his canvass, we should refrain from showing up the vanity and presumption of the man who hopes to gull the electors of this County into the belief that he possesses the ability or the intelligence to fill the place of Mr. Mitchell, whom he loses no opportunity to malign.—When he states opportunity to malign.—When he states that any number of the electors believe that Mr. Mitchell has outlived his useelected to properly represent them which he hoped he would do satisfactorily. If he did not it would not be brought forward the because he had any desire to do the should be brought forward transaction that reflects upon his political integrity, he is guilty of a most vile

to one unfair canvass that had been re-elected by acclamation in Madawaska. has the proofs in its possession it owes The St. John County election was it to the County that they should be persons—and he did not envy them— held yesterday. The following were published. If those who control it have persons—and he did not envy them—had sent letters to Upper Nelson,
Northesk, Lower Newcastle and other
places accusing him of having made

neid yesterday. The following were the returns up to six o'clock last night.

Elder, 1822; Willis, 1737; Ritchie, thentic, we ask for their proof and publication, for Northumberland has had disrespectful statements concerning Fellows, 1577; Blakslee, 575; Rourke, enough of representation of that class

in this County several years ago, but owing to the further developement of the swindles perpetrated by Messrs, sterling per ton.

13th. The remaining 1,750 tons were Rolekon & ment when Mr. Mitchell was a Minister of the Crown, it is probable that the ring will maintain a more than local re-

Itis, no doubt, remembered that when the presentGovernment set about the work of investigating the transactions of this ring, and it was known that a purchase of steel rails, had been made by the pre-

Among the posthumous returns of last Telegram to Ottawa £ 4 4 0 papers in connexion with the Haws' swindle. Since the judgment of the court. which ordered Haws to pay the Government of Canada \$20,200, further investigations have been made, the result of which is indicated by the following letter

was the more gratified with the vote to had received because, in the absence of any political question and, also, of political question and political qu Fitted: "One small bottle of SCEARTING OIL, restored the voice where heperson had not spoken above a whisper heperson hemerson heperson hemerson heperson he he same and a provide in examination to which we say advisedly, Mr Mitchell the same ded with he was and the not hemeson to heperson. The same ded to flux a Markow Labour to he was any donn the transactions of the Clarda, and that be was anoticed to he was

and Mr. Carvell late superintendent of Yours faithfully,
BIXHOFF, BOMPASS & BIXHOFF.
To Deputy Minister of Justice, Ottawa.

To Deputy Minister of Justice, Ottawa. Among them was the following com-

through James Simpson, at £14 17s. 3d. per. ton; and that for those rails defendants charged the said Government £15 15s.

manufactured by Messrs. Bolckon & Co., and were supplied, through defendants, to the Government of Canada in 1874, and the price charged was £15 10s. 1874, and the price charged was £15 los.

14th. Moreover, in 1872 the said
Hawes & Co. were entrusted with a commission for the purchase of a light ship for
Halifax Harbor, and the said ship was
supplied, and the sum of £6,831 l8s. 3d.
in all was charged therefore, and paid
them by the said Government, according
to the invoice delivered by the defendants
to the said Government as follows, viz:—

LIVERPOOL, July 9th., 1873. Invoice of the iron light-ship "Halifax," shipped by J. Haws & Co., for and on account of the Marine and Fishery Department of the Government of Canada, Sailed for Halifax, N. S., 28th June 1873. To paid Richardson, Duck &

....£6,100 00 00 85 1 7 74 3 2 for voyage.....

Insurance as per account 141 15 0
Postages, Telegrams, Superintending the building and expenses 60 00 Commission at five 315 9 3 522 13 7 per cent.....

£6,831 18 3

15th. Plaintiff charges that, in respect to all the purchases hereinbefore mentioned, the prices charged by the defendants were not in full paid by them, but that they made a profit thereout above the commission allowed them; and the same will appear if the defendants will set forth what prices they did pay, and what profits they obtained on each of such purchases. purchases.

16th It was the duty of defendants to

overnment, and they were not at liberty overain, as they have done, any profit be-

all profit retained by them, and to pay over the same.

The plaintiff prays as follows, viz:—
(Here follows the conclusion of the re-

(neer follows the concusion of the relation.)

The Court ordered — The case coming on for trial, no one appearing for defendant, John Haws, although he had been served with notice, that the plaintiff's amended bill be taken pro confesse as against John Haws, was not entitled to any profits in respect to the transactions.

BUSINESS NOTICE.

The "Manner avasce" is published at Chatsam, Miramich, N. B., every 'Ingunary morning
in time for despetch by the earliest made of the fires of his political ambition. We
share for the proper of the proper electors and would never cease to exert afford to wait. His defeat will, doubt- the public may judge whether it lies in to whether they were aware that Haws Bompass & Bixhoff among those Cross of the order of St. Michael and

> were always suspected to be other than those of consanguinity. A significant thing connected with these transactions, and one giving color to the presumption disrespectful statements concerning Roman Catholics. No man but a bad one would say what he had been accused of saying, and he now challenged any person to say that he had ever said any person to say that h istence contemporaneously with the op-

the firm in whose hands he placed the on account of the Government. As the matter stands it has the appearance of a series of most corrupt jobs, in the profits of which others besides John Haws, shared. Explanations will be in order and when they are made we hope they will be satisfactory to those who now view the circumstances as telling pretty strongly against Hon. Peter Mitchell.

Where the Trouble is.

The little Dominion, of St. John, which is supposed to have our Inspector of Fisheries on it as an editorial writer. is still hammering away at the Department which that officer has done so much to injure. Referring to one of its attacks on the Minister, the Freeman

says:—
It asserts also and with as little truth, that the Minister of Marine does not put the laws in force, and that he allows the Fisheries to be destroyed when it suits the friends of the Government. It says:— That our present Minister of Fisheries forbad his officers enforcing the law against saw dust and mill rubbish; at the instance of two members of Parliament who were interested in saw-mills, and that in another instance he set the law aside to secure two votes in Gloucester for the Editor of the Freeman, and we now assert, and are ready to prove, that the law has been a dead letter in Northumberland for the last two years, and is manipulsated solely for the purpose of gaining votes for Minister of the propose of gaining votes for Minister of the M

Mitchell's opponent at the coming efection.

We do not remember any such saw mill cases. It is not true that the Minister set the law aside to secure two votes for the Editor of the Freeman, who never was so hard pressed that he need purchase votes at any price, and in Northumberland those who complain of the manner in which the who complain of the manner in which the Fishery Laws are administered are not the friends of Mr. Mitchell, but his opponents, Impartial persons, who have studied the friends of Mr. Mitchell, but his opponents, Impartial persons, who have studied the rather complex questions which there cause so much dispute, are forced to the conclusion that the Minister does his duty to the best of his knowledge and ability.

The Freeman's conclusion is near the purchase the things mentioned on the terms most for the benefit of the said Government, and they were not at liberty to retain, as they have done, any profit behave the inspector, assisted by a Chathau officer whose resignation is asked DAY, the 29th day of June next. ham officer whose resignation is asked to retain, as they have done, any profit beyond their commission.

17th. The Government of Canada was not aware that the defendants had obtained any such profit until after the report made as aforesaid.

18th. Plantiff submitted that the defendant tought to account to Plaintiff for moved in some way more in keeping with his just deserts, and Mr. Mitchell. largely by misrepresentation. When the Inspector is superannuated or removed in some way more in keeping with his just deserts, and Mr. Mitchell ceases to "represent" us, Fishery matters will work as smoothly as ever in Northumberland. That period is, we trust, not far distant.

Rior.—A disgraceful and fatal riot took place in Quebec yesterday, as will

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