set A.—A Paris
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Certainly those
Marie the predoght; she is so.
he governs the
adored by the adored by the is the auperior, but those who side peace were abe may have k, I cannot say; ria is warlike."

CORRESPONDENCE.

To the Editor of Haszard's Gazette. Sir,-When the Land Purchase Act was seed, and before the Worrell Estate was pur passed, and before the Worrell Estate was purchased by the Government, for a sum nearly double what the sellers gave for it, it was fully expected by the public, that the provisions of the Act were just and equal, if honestly carried out, but, to the surprise of many, they have found, on applying to the Commissioner of Public Lands, that the practice of those entrusted to carry out the Law, have been very far from being either equal or in good faith, as was promised to, and expected by the people, for there are now to be seen a great many exceptions in the Commissioner's Office, and what astonishes people most of all is, these excepceptions in the Commissioner's Office, and what astonishes people most of all is, these exceptions are not to be found in the "Documents relating to the Purchase of the Worrell Estate, which were laid before the House of Assembly as authentic, and ordered by them on 14th February, 1855, to be inserted once in all the newspapers published in Charlottetown." Now, it is a certain fact, that there is only one exception in all these Documents, viz., 984 acres to J. B. Cox, and one exclusion, 600 acres of Fishery Reserves, for which no payment is to be newspapers published in Charlottetown.' Now, it is a certain fact, that there is only one exception in all these Documents, viz., 984 acres to J. B. Cox, and one exclusion, 600 acres of Fishery Reserves, for which no payment is to be made by the Government, it is also stated in the Documents. "that two several deeds or interest that the said Real and Personal Estates were conveyed to William Swabey, the Commissioner witten dissertation. The subject is immense." Mr. James Carrell, Carpenter, all of the 1th inst., by the Rev. Mr. Brewster, Mr. William Edward Cooke, to Hannah, only daughter of Mr. James Carrell, Carpenter, all of the 1th inst., by the Rev. Mr. Brewster, Mr. William Edward Cooke, to Hannah, only daughter of Mr. William Vesey, all of Little York.

Died,
On the 2th inst., by the Rev. Mr. Brewster, Mr. William Vesey, all of Little York.

Died,
On the 9th inst., suddenly at Mr. Heavy Shenicks on the flustice read, Mr. Allan McKinnen, North Biver, and Allan McKinnen, —All the said Real and Personal Estates were conveyed to William Swabey, the Commissioner of Public Lands, except Mr. Cox's tracts above referred to," and exclusive of the Fishery Reserves claimed by the Government, and the Commissioner of Public Lands also notified all parties, on January 4th, 1855, to pay no money whatever on account of said Estate to any other person than himself, who is the only person legally authorized to receive the same. It is very poor satisfaction indeed, to be told now, that the Attorney General committed an error in allowing any exceptions to be made; for our parts, we cannot see that he is any more to blame than his colleagues, as they are all alike responsible to the people.

blame than his colleagues, as they are all alike responsible to the people.

Sir, we shall know by-and-by whether the House of Assembly will or will not make the Documents they ordered to be printed 14th February, 1855, to be authentic and bona fide true; or whether they will give their sanction to make them, as far as as we are concerned, a sham and imposition upon the public.

Yours, &c., &c.,

Yours, &c., &c., EXCEPTIONS

Worrell Estate, February 2d, 1856.

P. S.—We have purposely avoided saying anything about the price the Lands are sold for by the Government, as well as their selling the Fishery Reserves Land at the same rate to the settlers as the other land, although they gave nothing for them, our present business being the unjust way and manner we have been used

TO THE EDITOR OF HASZARD'S GAZETTE.

Dear Sig.—In one of your late Editorials some interesting remarks were made on the improvement in your city; if you would come over to Southport, you would see, that the merchants and mechanies of this flourishing village have likewise raised structures highly creditable to their enterprise and perseverance. We can show handsome houses on the most approved principles of cdification!! A generous emulation generally prevails among the denizens. In truth, the progress and prosperity of this community afford pleasant proofs of the benefits and blessings secured by skill and sobriety, intelligence and industry; but, as we expect a friendly visit from you, I write to inquire, when we may have an opportunity of giving you a respectful reception in the Stratford Hotel.

This establishment is equal to any house for Dear Sig, -- In one of your late Editorials some interesting remarks were made on the

The Malls.—The Couriers arrived with the Colonial and American Mails on Monday night about half-past eight o'clock. We expected to hear of the arrival at New-York of the new steamer Persia, but up to Friday morning she had not made her appearance. The Pacific, of Collins (United States) line, was to leave the same day, February 25. A telegraphic despatch from Washington to the New-Brunswicker, informs us, that the U S. House of Representatives elected Mr. Banks to be Speaker, on Saleston will be taken at the Temperance Hall, Chair to be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be also clock. The subject of the Lecture will be taken at 8 o'clock. The subject of the Lecture will be also clock. The subject of the Lecture will be also clock. The subject of the Lecture before the association, to-morrow, (Thursday) evening at the Temperance Hall, Chair to be taken at 8 o'clock. The subject of the Lecture before the association, to-morrow, (Thursday) evening at the Temperance Hall, Chair to be taken at 8 o'clock. The subject of the Lecture before the association, to-morrow, (Thursday) eveni torms us, that the U.S. House of Representatives elected Mr. Banks to be Speaker, on Saturday last, by a plurality of votes, all attempts to elect by a majority, after numerous trials, having failed. The vote stood:—Banks, 103; Aitken, 100; Fuller, 6; Campbell of Ohio, 4; Wells, 1.

obtained the perusal of his very able and well-written dissertation. The subject is immense, or may at least be made so. Take the acorn, walnut, beechnast or askey, and reflect, that in either of these yeu have the germ of a mighty tree, that you can with ease hold in the palm of your hand the makings of a little forest. Consider, also, the time it takes before these are developed into trees. Mr. Barnard pointed Consider, also, the time it takes before these are developed into trees. Mr. Barnard pointed out to his hearers the difference between Evogenous and Endogenous trees, those which, like the oak or beech, have their principle of growth from without by yearly concentric circles formed with the bark and the last year's wood, and those which come to their size from pressure from within, as the palm, the cane, Indian corn, and all the tribe of grasses, whether gigantic or minute. It did not come within the scope of his lecture to advert to the interesting and wonderful manner by which nature works in bringing these favorite productions to an immense and gigantic size as in the mahogany, and other species of woods. Did any of our ny, and other species of woods. Did any of our readers ever look with attention on a piece of well-made charcoal? Let those who have not, do so. The specimen of a good one, whether taken from the remains of the backlog or from the charcoal pit, will give the whole of the ligneous or woody parts of the plant in which the concentric circles or layers, will be as distinctly visible as in the original wood before charring, as will also the horizontal rays. The difference between the weight of charcoal and that of the wood before charring, shows how much of water. gum, resin, or other substances must be incorporated in the tree in order to account for the difference. These fibres are distinctly visible on the skeleton—if we may so call it—of the tree, and then comes the question of how it is produced. One thing we are certain of, that, by the agency of heat, this solid charcoal can be separated into a fine, invisible air or gas, called carbonic acid gas, fatal to animal life as the police reports of Paris can testify, where a favorite method of committing suicide is, for a person or persons to lock themselves in a close room with a pan of ignited charcoal, the gas from which soon puts an end to their existence, the lungs refusing to act in the inhalation of the mephitic vapor. However fatal to ar imal, this gas is the principle of vegetable life, and the art of the agriculturist and horticulturist principally consists of furnishing it with a proper supply of this article. But how is impalpable air converted into solid wood: A century ago or less, this question must have remained unanswered. Modern chemistry has, however, furnished us with a solution of the enigma. It has been found, that by subjecting carbonic acid gas to an immense pressure it becomes liquid, and this liquid on exposure to the atmosphere rapidly evaporates, but daring the process solidilies a part of the do so. The specimen of a good one, whether taken from the remains of the backlog or from NOTICE.

NOTICE

The patronage Grant or patronage G

Wednesday. February 13, 1856.

public edifices or structures, of which wood forms a competent part. A few more such lectures will give the Institute a popularity based on the best of foundations, on utility.

Married,
At the Catholic Chapel, Charlottetown, on the 4th
of February, by the Key. Mr. Phelan, P. P., Mr.
Thouns. McAvoy, baker, to Miss Maty Carroll, eldest daughter of Mr. James Carroll, Carpenter, all

TO BE SOLD by Auction, on Thesday the 18th February, instant, on the Premises, the Leasehold Interest of the Subscriber, in 92 acres of LAND, together with the Buildings, consisting of 2 HOUSES, a new BARN, 17 × 27, STABLES and other out-buildings.

JOHN HORNE.
Winsloe Road, near Mrs. Holroyd's,
February 9th, 1856. 2i—X.

FALL GOODS.

JAMES DESBRISAY has received by the Majestic, from Liverpool, and Sir Alexander, from London, his usual supplies of

Autumn and Winter Goods. which are offered to the public at the lowest possible

Ready Made Clothing. mong which are some very superior Coats. Als on hand a few very good India Rubber Coats, Sea nen's Caps, &c., Nov. 1, 1855.

City Tannery, No. 12, Grafton Street. FOR SALE at the above establish 800 sides Neat's Leather, 300 sides light Sole Leather, 200 sides light Sole Leather, 500 Calf-skins.

BOARDING.

WM. B. DAWSON.

A FEW LADIES or a Married Gentleman and his wife, can be accommodated by applying to Mrs. H. B. DOUGLAS, Pownal Street, next door

Published by authority of the City Council.

Law Relative to Pumps and Wells. [Assented to 7th February.]
Be it enacted by the City Council of the City

of Charlottetown:
Sec. 1 That from and after the publication of this law, the powers, authority and duties of the "Pump and Well Assessors of the town of Charlottetown" shall cease and determine and be from thenceforth transferred to the City

Sec. 2 All contracts duly entered into by the said Assessors shall continue in force and effect

according to the provisions thereof.

See 3 The said Assessors shall make up their accounts forthwith and the balance of moneys now in the hands of the Treasurer with all bonds, contracts, specialities, books, papers, accounts and all other articles in his hands or in that of the Secretary of the said Board of Assessors shall be forthwith handed over to the City clerk.

RODT. HUTCHINSON, Mayor William B. Wellner, City Clerk, January 23rd, 1856.

Law Relative to Auditing City Accounts.

[Assented to February 7, 1856.] Be it enacted by the City Council of the City of Charlottetown

of Charlottetown:
Sec. 1 That the accounts of the City Treasurer shall be audited by the City auditors twice in each year, that is to say in the months of January and July.
Sec. 2 The Clerk, Treasurer and other offi-

cers of the said City, shall in the first week of the said months submit to the said auditors the accounts of their respective departments together with all youchers touching or concerning the same. The accounts when audited shall be published in such manner as prescribed in the twenty-ainth section of the "Act of Incorporation".

ROBT. HUYCHINSON, Mayor. William B Wellner, City Clerk.

February 6th, 1856.

Law Relating to Drunkenness [Assented to Feb. 7, 1856]

Be it enacted by the City Council of the City of Charlottetown: Sec. 1 That the Police constables shall take

Sec. 1 That the Police constables shall take in charge all persons founddrunk and disorderly on the streets, squares, lanes, thoroughfares or wharfes in the city, and commit the same to the lock-up according to law, who on being convicted by confession, or on view of the Mayor or any of the City Councillors, or on the oath of one credible witness in the Mayor's or Police court, shall forfeit for the first offence the sum of Five shillings, and in default of nayment of Five shillings, and in default of payment be committed to jail for a period of forty-eight hours, unless said fine with costs be sooner

Ses. 2 If any person or persons shall be convicted of a second offence of drunkenness and

convicted of a second offence of drunkenness and disorderly conduct in the said city, he or they shall be liable to a fine of Ten shillings for such second offence and to a like fine for every subsequent offence, and in default of payment of either or any of such fines, be committed to jail for a period of ninety-six hours unless such fine with costs be sooner paid.

Sec. 3 In case of any person having been convicted of being drunk and disorderly, tendering payment of the fine and costs which have been awarded, it shall not be imperative on the mayor or presiding councillor to receive such fine and costs, in case the said offender shall be in such atte of intoxication, as not to be suffered safely to go at large, but the said offender