

(By John Tobin.

(By Avard Lorgley,)

Convictions, feelings," virong, or right, Con'd not control his votes or nets; He part a increase kept in right, 'r Daspate of equity or facts.

(A) Dieter Tapper)

Versely - (No highly prival -He over which y logs in view -Evision's transfer one tricks disposed. And what he spate was always true.

(Ry Henry Progr.)

His hearthing - the Maine Liquer Law-Was kept in niring till the act -Aye, kept in arting; for he saw Twinkly weaken party ties- .f. passid.

From the Morning Chronicle,

not it skylt to be entitled.

Of all a has the the proflegacy and published the first broad control of all control of the state of publication of the state of publications of the state of

I nit of that date The Press tha

parts the present Government the weaks, chisaid in, and howful and but the Chronicle, and those by win was supposed to be inspited, as they know to do, u, to the present mone Now, what's to be believed? We

o doubt that Dictor Tupper wr

very article to which we refer. But matter who wrote it. There it is, a

pt for weeks before the country Black and grim, there it is.

J Enston, Topper, Henry, She hen,

anybudy a fortune.

would up a stall a

ty member of the present Governme Levery man of their party, is toop a

VOL. I.

to the Liberal party Pastward, it re- its. He as seen whether Archibald, Annand, it re-as seen whether Archibald, Annand, bly for the Blanchard and their friends, will be what has become mere planets and asteroids in fave, which Tupper is the sun; and when the which Tupper is the sun; and when the sun is a second to the second to the sun is a second to the sun is a second to the second t ir, and I, and the great mass of the more. oughout Nova Scotia will consent to apper as the legi imate successor of a hen, this humiliation occurs, I shall hark Anthony

Asonts for Proc Froms Lower Gettielle - Jr. F. Spencer, Cignorty of - A. Shaw, Ush. Dea Piver - Mr William C. Whet.

MODERS REPRESENTE

Mr. Enton-

The following Phite he well by several persons for the manifestory of a co-gational Nova Section alateration, (still alive ever), may not be assembled to be in a famous HOWARD . 9

is Uncertain as the wind in whild The Indiany's holds the Rinway's bleadHis tep dation, has behind.
So hepot private can defined.

(By an Iniscopation Prolate.) Though Prices, in function paide.

Begind that from the mid to Heaven,
All tain would hope that eler he died.
He aid report and vas forgiven?

(By Dieter Gramp) Secturar Collegistics using
With legislation your books —
Put ah! a errorge to him was wrought —
agas Hischain with advis a was we was field.

Thy the Margitte of Novembly.) Nordictive pestions, one court rest.
Last demonstrate is with the small.
What spit to not satisfied a postess of
O'er ail has acts to the control.

He pitfed not the on this fire No limites whom a sorrowing groun
Could his resemble that inclinate
His unreliability head was some.

To Governors he was orelous.

And darken in the tip and shight Beneath this stone, we spell as a second He lies a life decay of darkens a dige.

(By one of Activia's Munni.) Me sarriced for party of a-In time of the el, forsat k i And from the pade of a

Kind-heart | man k - Official
He dhad hits estimated —
If he had not, k quite
Would never have been twins (By the Deputy Provincial Secretary)

Chy a Nicegie M

Wang n These-these he mobly partoniz'd. (By William Condon,) .

O'er death-sain Piciates he could weep-And with sedimon measure ; and fact, electrical facts are keep. To crush his fores to party that.

(By Turn S. Pamilton) Rewards on literary men.

He with a literary men.

We ne'er shad, so his des agai.

While traveling life's ranged read.

(By Mises Enter) All who his maridate, would obey,
And we where'er he bate the a go,
Might share the faven; - but if they
Dare freely act, he was they fee.

(By Benjamin Wier) Most worthy man! - He post his life, (Alas, that it should ever cease), In deprecating party strile, And inculcating Love and Peaco.

(By Will the Ranter.) Upon ambrion's dezvy height,
While early lide was frish and fair,
He foulds first biss ager shift.
And told described and the cases references.

(By a mute of St. Faul's Island) He well eval d year a Tyrage's part— Against ee i Marcollis ving a corose— His heart—was, had be a heart?— No pity felt for woman's wees.

(By Colin Campbella) He givern'd well—knave- he remov'd From office when they dar'd to en: Was not this rule of set on provid. When he displaced that reliew Keer?

(By the Assistant Sorgount-at-Arms.) A politicism—ver he are er

A sacred predict or monde broke;
His species to the hastings were

As true as Prophet ever spoke.

in and (By the Speaker.) He was no chang his -ver the same-From spor or stain was siways free a will provide and fill the

THE FRE

yors & Pensions Scotia, within the last forty years, an immense sum to Lawyers far

othing. In 1824 there were a of Lawyers in the House of As In that year, these worthies had influence in the Legislature in is Judges in the Common Pleas n this Prevince—Courts which crward abolished because they

TRID Created abolished because may needed. Four Lawyers were no the Assembly to preside in unnecessary Courts, at a 800 each. After salary of \$1 800 each. After In glory's periheli u be
A polyticlar's bliss enjoy'd,
White Cord'm and the critiy'
Their strength to keep him up employ'd. excrercences upon the Judica-Country; but meanwhile, they the country \$112 000 The (By Wm. Miller, Esq., M. P. P.)

Today, men'ri nerts he lov'd to see.
The ugh in experience be was old;
Such be ordered, if they would be
Mere hands to swell his par y jold. sowever, were provided for at \$1 200 each. This took place

cars afterwards old Mr. Robie. ctier General, was taken from et's Chair, and app in ed Mas-Rolls in Chancety. This effice til he Chancety Court was by the Legislafure, laving cost nce up to that tim \$72 000 mbant was pensoned off at \$1. y; and Stewart, since the Court , has received about \$11. is Rolls Court, then, has already Province, \$83 200.

enty-four years ago, and sheir nee have cost the Province

heas in 1824 nave cost the up to this time, \$227 400 and Court \$83 200, making in all his for services which itia would have been oetler with-

Wicked Descrition and a Mon-Juhnston, nided by a La-Con lead of Planes and Mills to some ex 9, has determined to make a place cut, have inspared the country for the ff worth \$3,200 for services that present announcement.

On Toesday, the Provincial Secretary ed. with mean spirited veracity, dawn a "lift to remain the formula broad instant from the provincial treasury dawn a "lift to regard a piec and a panying himself with bread and but sist of \$60.200 a year for his for the A in rest of his life. If the cyll to the control of the c trotince many years at most—he t man. Of course as soon as a use, less carapt than the present ly-with fewer cormorant Lawyers and be returned by the people o Judgeship will und abtedly be Before that time, bowerer, n may lave died - (for his life is n-)and a younger man app inted schedule. One of virialinators portionectasor, who would have to vicends, only in May last, incommons ed off for life Lawyers in N min being the subject to a person which we wallowed for the last for methats is acquainted us, and we shall large amount of the peop give registrative. This was on the 16th large amount of the peop day of May. On the 19 n of the Sand has not the opposition, in the people of the sand has not the opposition, in the people of the sand has not the opposition, in the people of the people of the opposition, in the people of the people of the opposition in the people of the people of the opposition in the people of the people of the opposition of the people of the people of the opposition of the people of the peo ed off for life Lawyers in N va lave swallowed for the last forty large amount of the people's

gentleman, known to many of our has "passed away" He died at Lauville on the 29 h ult. For He died at ars he was one of the most active the western section of the Pro-As a sh.p. huilder, on an ex ensive upied a large space in the public e was remarkable for energy in r pursuit, public or private in s was engaged; and esteemed for rity in all the relations of private lie life. For several years be re-For several years he red this Township in the Assembly; ie capacity of a legislator, be exclearness of perception- a dis ness of purp se .- ind a firmness of nid the conflicts of trying times taily endeated him to his consti-His age was 76 years.

or, ies contents. There it stand - the e Equity Judge Bill (rati er pension Bill) passet its second the Assembly on Monday. The is as follows.

te as follows.

Caldwell, Hatfield,

The great R trunchment G ver

and the thorough retrenchment major Life of the first magnitude, and upon sich be rest of them are pose for erect a Court

Instant, Topper, Henry, Silv in an and the thorough retronement may be rest of them, me pose to erect a Court of Equity in Nova Scotia! What a scandal! Belazebo himself must length hereible every time he thinks of it. A Court of Equity in a huge herefore in the world, erected upin a huge hearder of a little. Every clause of the bill will, of course to a specific men of Nova Scotia—we as sentimers, fall-chood, concented frogether with most of comining and desert. Upon such a foundation as his, it is push sentimentally deserved and the progressive and a foundation as his, it is push sentimentally achieved, and what his age of we are problement to clearly have already achieved, and what has aged. I who will respect the ritius and? Who can be considered in any ninger such an oracle shall ever probability of the Executive Council were largely as some people of the deservation and dissemblers the working and impudent of all politic larges and dissemblers the worlds. a majority of the Executive Council were during and impudent of all points any see some people off could be sneer and knaves and dissemblers the world we

despise the warking. Like hegets like, witnessed?

The period of incubation is up. The serment's eag addied, it was thought, for a while, is hisched at last, and behold, to guard y straights have they not prove he it two-leaded monster" is contained! the massives to be but counterparts of the The bill provides that there shall be in simple one. If show sol mon sall encountering a weeken, "subtle of hert"—
To provide ? That hereafor, there shall be the very type of the present Governmen To the Chief Justices in Nota Scotis," to | - " loud and stubborn in the streets, an to both r occusionally in one court, lying in wait at every corner - just a One to be Chief Justice in Ease, the other, she did, so have not these Executive Count of Justice in Equiv. When the law cultors done, seducing your representatives are pressed, the Chief Justice in Equiv. shall take the right; when the said unto them &c. &c. Ay, and with le, all bjections are taken and common their much fair speeca have they not cause taw relied upon, then the Chief Justice in ed them to vield, and with the fattering Low and have the place of honer, and of their lips have they not force of them,—
reisdeauncy brother in Equity shall go to and now, like aims young man lived on the lift See a copy of the hill olseunderstansing. have they got one in a side there bady, after this wharlot government, could not be two Kings in Brentford . It straigh way as an ox goeth to the slangh will be a powel wight if thever occure. er, or as a fool to the corresponding when two Coder Projects much the Bench stocks? Around the same in Nova Scotte, at the same time. We so, or we greatly in stoke in the left of thust that aimple notice will be given, by by and tye or hight to be will be that photographers and ambre you's may derestike through their liven and as be ingreadness. Depend open it, a good with his oth to the snare, as known picture of these two chiefs would make not that it is for his life?" We remember being-presentince, who

Cond a prominent public man. h.

girate of passion above, faisehood, blandish and sury. Sandanced the digenterus A tissue of lies, essurextered the imagination of the I men of highhen Opposition, and the