March 3, 1886

ustry have declared against e government have increas-on logs to \$1.25, and have rom 56 cents to \$1.50 and in d the amendment embarage rth? should not the whole build the amendment embarase north? thould not the whole ed. The press and the people of the stumpage. The north a of the stumpage and should In view of the attorney gen-ie government could do noth-rentleman for Gloucester hope of thigs later? Ne appealed to of orfair play. Mr. Burchill had ion that he (Adams) and three e for fair pay. Mr. Burchill had tion that he (Adams) and three id form a ticket against the their planks was a protest. ent on the stumpage question. the requisition was being nu-ter Northumberland The old d on the services of the coun-er Northumberland The old d on the services of the coun-er Morthumberland The old d on the services of the coun-er was only 80 cents. The pre-ald do the same if they would of the province prudently. I had accepted the 10 years. ent in favor of the system. obliged to have accepted even been forced upon them, hav-d in the lumbering business. oor at six o'clock.

10 tomorrow

7-The following bills were an act to authorize the city ortland to limit the valuation of certain lands and premises act respecting "the Univerllege." ced a bill entitled an act to cil of the city of Portland, in St. John, to exempt from ot the Owens Art Gallery, of the same. The bill was

roduced a bill entitled an act consolidated statues, of the

e notice that he would move ouse be amended by striking the word 'taken' in the sixth he chair until 2 30.

the chair at 2 30. ed the first report of the con-

m as to why printed journals e were not in the hands of day, and why the reports of were not yet ready in he

MR BLAIR

how that it was impossible to ed before the second day. As the official report, he said the government considerable government considerable t year's official reporter, Grip publishing company to e (Hon Mr. Biair) had been He read a letter from Mr. the latter had reason to expect sday last and evpressed the d arrive in a few days at the

ADAMS

the order of the day, the con-ss is reply and Mr. Parks' paragraph thereof He said licens; system was proposed ust in the north. The stump-from 60 to 80 cents. It had le little d fference in country whether the old gov-, as they had intended doing government. That was not t had considered five, eight leases, but adopted the one t to be in the best interest of sovernment's polor government's policy was page. He had shown, he tis county were particularl stion, that they wanted i the stumpace too high The the stumpace too high The a reduction, as the interest better served by a reduction, to dea fivorably and honestly he north, as they pay the npage of the province The north had shown by their not in accord with the gov m, he was sorry to believe, e government were going to t convictions.

March 3, 1886.

THE WEEKLY SUN, ST. JOHN, N. B.

covince. They have sold some few lots, mostly carcely pay for collection. During the three years ney have been in office their receipts have been from esale of lands as follows: First year, \$3,000; second car, \$2,829, and third year only \$2 402 In answer to an hon. gentleman he would say that is cost of collecting the stumpage was no greater un-or this government than the old one. Continuing, Hon. Mr. Mitchell said there was a oint that had escaped the notice of some hon genprovince. They have sold some few lots, mostly isolated lands, so situated that the stumpage would scarcely pay for collection. During the three years they have been in office their receipts have been from the sale of lands as follows: First year, \$3,000; second year, \$3,229, and third year only \$2,402 In answer to an hon, gentleman he would say that the cost of collecting the stumpage was no greater un-der this government than the old one. Continuing, Hon. Mr. Mitchell said there was a point the had escrated the notice of some hon gen the cost of collecting the slumpage was no greater un-der this government than the old one. Tontinuicg, Hon. Mr. Mitchell said there was a point that had escaped the notice of some hon gen-tleman and that was the matter of interest; the pres-ent government were the wet nurses to the railway subsidy schere so of the old administration and as a consequence the interest account was increasing from year to year. What industry had gained more by the building of railways than the lumber industry ? Now operators could get their men and their outfits to any point in a fewer days then they could formerly in s many weeks. Before the building of railways lumbermen had to pay \$20 per barrel for flourat Little Falls and other supplies ware proportionstely high. Was it then unfair to ask that lumber should bear some of the expense of building those railways all over the province? One hon gentleman had stated that the government charged \$2 for stumpage on bark. That was not correct The tax was ouly 60 cents per thousand and there was no tax, as had been claimed on the hemiock logs after they had been cut of the province; he had met the lumbermen of Kings and the smaller operators and had listened attentive-ly to the statements or complaints of all. He had never he prosince; the had met the lumbermen of Kings and the smaller operators and had listened attentive-ly to the statements or complaints of all. He had never hum away from him 'y any insulting speech. He was prepaired to put his record against that of the excurvy or general and felt satisfied that it would not suffer much by the comparism a. The lumber interests of the country were not suffering in the manner that the lawyers of the opposition would bave the country believe, and he felt satisfied that this matter the government had the conflience of the country. MR KILLAM

The country. **IN R KILLAM** But that with the permission of the house he would refer to the amendment defeated yestarday. It was be policy of the late Dr. Elder, when provincial georgary, that any member of the government or any importer should act as he liked in Dominitos pelitics. That, no doubt, was the belief of her, gentlement who took part in the election at St. John, which had of avors in his county, whether his friends were importer of the government and its suppor-tors of the government worked as hard to get whether of the government and its suppor-tors of the government, be it local or Deminion as her distribution of Mr. Wetmore, Mr. Killam in the distribution of the distribution of the subary beld the right to condemn or approve the star worked to get works for Mr. McLeod Amswering a question of Mr. Wetmore, Mr. Killam in the distribution of the super star the subary beld the right to condemn or approve the star work be his course to the end. When his in the distribution is be his course to the end. When his in the distribution is be his course to the end. When his is the the subar is the policy of the water is the subard his how friend all the comfort pessible is that New Franswick is shipping too much lumber or has been to be prices of the body is the star and the support that New Franswick is shipping too much lumber of the vote on his amendment. As to the star that New Franswick is shipping too much lumber of the body and while many would like to get whom poly existion as while many would like to get whom poly the body of the vote on the star is defored the support that Mew Franswick is shipping too much while the the support of the vote on the support of the vote on the star that Mew Franswick is shipping too much like to get whom poly and the support of the vote on the star the dist to conduce on the star that Mew Franswick is shipping too much is the support that Mew Hernes the support of the other side of the water of the support of the vote on the s and Ferth. Mr. Pugsley introduced a bill to allow unmarried women and widows holding property to vote at school meetings and hold the office of school trus-tee House adjourned till eleven o'clock on Monday. FREDERICTON, March 1.-The following bills were read a second time: An act to authorize the Port land city council to exempt from taxation "the trus tees of the Owens' art gal'ery;" an act to amend chapter 20 of the consolidated statutes of the board of works; an act relating to the appointment of cororners; an act to amend the practics and simplify precedents in conveyancing; an act to allow unmar ried women and widows to vote at school meeting and to hold office of school-trustee. Hen. Mr. Mitchell introduced a bill to incorporate the St. Croix iight and water company with petition of H. & P. Cullinan and other St. Stephen and Milltown residents, in its favor. t taxation resorted to MR. M'LEOD

Mr. Wetmore introduced a bill te farther amend the act of incorporation of the Fredericton Gas Light Company, with petition in favor of same; also, a bill to establish a lien in certain cases; also, a bill Mr. Wetmore gave notice of motion for Thursday to refer to a special committee the bill to establish Mr. Wetmore sive notice of motion for Thursday to refer to a special committee the bill to establish liens in certain cases. Hon. Mr. Blair submitted the report of the com-mittee appointes to nominate the general standing committees. The committees are as follows:--Agriculture-Hetherington, Nadeau, Perley, White, Hibbard, Quinton, Turner, Burchill, Colter, Morton, Humphrey, Leblanc, McManus, Lebilloie, Baird Accounts-Burchill, McManus, Baird, Stockton, Park, Hanington, Lewis. Corporations-Ellis, Leighton, Murray, Stockton, Humphrey, McLeod, Perley. Law practice and proceedurs-Ritchie, Blair, Pugs-ley, Stockton, Wetmore, Hashington, McCeod. Vacancies on committees were filled as follows: Library-Wilson; privileges, Wheten; standing rules, Flewwelling; contingencies, Wilson and Murray. Hon. Mr. Blair gave notice of the following resolu-tion for Thursday next: That a committee be ap-pointed consisting of seven members of this house to whom shall be referred all bills relating to or affect-ing municipalities without special motion, and that Mcessrs. Palmer, Quinton, Wilson, Glasier, Adams, Black and Colter compose such committee. Hon. Mr. Mitchell submitted the 25th annual re-port of the crown land department for the year end-ed Dec 31st, 1885. Hon. Mr. McLellan submitted HON. MR. RYAN said he was surprised at the position of some hon gentlemen Th y admitted the sumpage was too high, but they decline to vote for the amendment. Why? Not because what it contains is not true, but HON. MR, RYAN said the law as it stood was too sweeping in its char-acter. It was hardly fair to persons holding licenses from the crown to submit te any person holding a contract, agents' working men or sub-contractors entering lands without permission. The bill provid-ed for permission from the chief commissioner by special license from the surveyor general to meet cases of emergency. As the law now stands the road commissioners have also power to enter upon such licensed lands. high, but they decine to vote for the amendment. Why? Not because what it contains is not true, but because they do not wish to embarrass the govern-ment. Is not their first duty to vote for the public interest, no matter what government may suffer? This government pretend to say they can make no reduction in stumpage and meet the wants of the different services. Where, then, are their boasted reforms? They have a yearly reverue of \$30,000 more than the old government from one source alone, besides they get more from the mileage, but with all that they cannot get along. Their stump ge is 45 cents a thousand higher than the old govern-ment. That means that every million of lumber out under the present system pays four hurdred and fifty dollars more than under the od system. Some-body certainly pays that amount and the government gets that much more Why should parties holding private lands not want to see the government's rate of stumpage hept high? They wou that they will be able to make the mere out of their own lands the higher the government sized had, and not in the interest of the country. The opposition did not claim that the rate of stumpage caused the depression in the lumber market, but claimed that it added to the burdens of the lumberment at a time that their in-dustry was already much depressed. The survey or general hes given the only reason offered why lum-ber should be so highly taxed. He says it is to belp it oney for realing out a me big reason war and a licensed lands. ME WEIMORE saw at least one difficulty in working the amendment out. As the law now stood an intending contractor might have in his mind the facility of getting his ma-terial at a low figure from adjoining crown lands. If however he could not obtain a permit for the pur-pose his tender must be necessarily higher. When was the license to be obtained? According to the proposed amendment it must be after the contrac-tor before and therefore could not be a contrac-tor before and therefore could not be in a position when tendering to know what rate he would have te pay for materials. MR WETMORE HON WE MITCHELL HON. MR MITCHELL THE ESTIMATES of sums required for the service of the province (not otherwise provided for by law) for the current year, as fellows: Administration of Justice. general has given the only reason offered why lum-ber should be so highly taxed. He says it is to help to pay for railways, but even his reason was not a Sound one. as other industries gained as much by railways as lumber had. He did not believe in starving the services of the country, but thought the same work might be done on the roads for less money. Referring to the speech of the hon gentimm for Westmoreland, in reference to local and Dominion elections and the interference in the latter by local government members, Mr. McLeod said no such charge could be brought against the old govern-ment. said the charge was uncalled for, a said the charge was uncated for, as there were really no grievances The bill was agreed to. Hon. Mr. Blar submitted a copy of minutes of exe-cutive council in respect to claims against the Domin-ion government arising out of the appropriation by the government of Canada of the fishing rights of the \$150 800 4,000 720 Blind Asylum, Halifax. Continencies — Legislature and public offices. Deaf and Dumb Institution Education—School houses in poor districts \$1,500, (revote five hundred and thirty), total. Fisheries—(Protective) London Exhibition and Immigration, including balance up to date of 1885. Free Grants Act. Legislature—Librarian, Insurance and books Officers and Messengers of Legislative Coun-cil. 13.00 province in non-tidal waters. Hon. Mr. McLellan submitted statements of civic and municipal indebtedness from various localities, also statement of the Peoples Bank and returns of the decome Elevenetic Statement of the People Bank and returns of 2 03 he steamer Florenceville. House adjourned till tomorrow morning. Hon. Mr. Ritchie-What about Westmoreland and 4,500 5,00 1,05 Mr. McLeod said the action of government mem Mr. mcLeon said the action of government mem-bers in the St. John Dominion elections was highly improper to his mind. The house, however, in de-feating Mr. Wetmore's amendment had affirmed the government's right to so interfere Despite the chaff about lawyers being champions of the lumber trade he would vote for the present amendment. Saint John Business College. Officers and Messengers of Legislative Coun-cll. Officers and Messengers House of Assembly, \$1,760; total Lunatic Asylum maintenance. Natural History Society. Public Hospital, St. John. Public Hospital, St. John. Public Hospital, St. John. Beprint Consolidated Statutes including bal-arne of the near 1985 62 500 total 1.26 Day and evening classes will open (after Xmas holidays) on 4,070 35.00 MONDAY, January 4. 250 2,000 11,000 MR. PUGSLEY said the people of Northumberland were not the only ones interested in this question. The crown lands do not belong to the people of the county or counties in which they are located, but to the people of the whole province, and it was the duty of the government as trustees for the general public to manage them to the best possible a divantage. The province pays about \$12,000 annually on account of the railway from Fredericton to the Miramichi, which road is calculated to develop the timber lands of Northumberland. So also have the I. C. R. and other roads which have largely benefited the lumber inter-ests obtained government assistance. He thought this government should be encouraged in their efforts to obtain as large a revenue as possible from the sources of the province were limited, after having had interviews with the chief commissioner and pro-vingial secretary, with a view of inducing them to make necessary expenditures in his county. The poposition had not shown that the government sto further thad the sen shown that the government exacted a larger rate of stumpse that he matter had c. me before the house different-ing the different course had been adopted, and if it had be fets satisfied that the house would have been preputate individuals. He would have preferred that he matter had c. me before the house different-by the fets satisfied that the house would have been was trying to crush eut the lumber industry, and was trying to crush eut the lumber industry, and was trying to crush eut the lumber industry, and was trying to crush eut the lumber industry and was trying to crush eut the lumber industry with the double that hey would treat the matter fairly and house in possession of a wy facts to waited the between the would have been shown that the industry of the interest of his constituents, which no double had led to his rather severe stack pool the surveyor general yesterday, without putter Circulars containing terms, course of study MR. PUGSLEY etc., mailed to any address. 13.500 Kerr's book-keeping mailed for \$1. of Odd Fellow's Hall, S. KERR. PRIN. 2,850 3 410 In Good Repute. James McMurdoch, writing from Kinsale, says :-"B B. B., as a remedy for diseases of the blood, liver and kidneys, has an excellent reputation in this locality. I have used it, and speak from experience as well as observation. It is the only medicine] want, and I advise others afflicted to try it." Handy to Have. general and medical superintendent of the Provin-cial Lunatic Asylum for the last year. Hon. McLellan introduced a bill respecting the public health, stating that the government recom-mended the same to the favorable consideration of the hours. Every household should keep some] ready remedy t hand for painful diseases, sudden attacks of inammation and accidental injuries. Such a remedy best found in Hagyard's Yellow Oil for internat On motion of Hon. Blair, seconded by Hon Mc-Lellan, Mr. White was made chairman of committee and external use. It cutes rheumatism, sore throat croup, neuralgia, lame back, sprains, bruites and The house went into committee on the bill to allow burns. ubmarried women and widows to vote at school elec-tions and to hold the (ffice of school trustee, Mr. Wheten in the cha'r A Source of Great Trouble. Probably the most prolific source of chronic ills is MR. PUGSLAY indigestion or dyspepsia, causing unhealthy bloed. Yet taken in time it is positively curable. Burdock explained the objects of the bill. He said the tenexplained the objects of the bill. He said the ten-dency everywhere was to give unmarried women and widows having the proper property qualifications the same privilege in school matters as men. He referred to the work in school matters as men. He efforts of the daughter of John Stuart Mill. He also spoke of the feeling in Boston in favor of the rights of ladies and alluded to their right to vote in muni-cipal elections in Ontario. He also mentioned the resolutions of the city councils of St. John and Port-land on this subject. He urged the adoption of the bill on the ground that ladies were so much con-cerned in the education of the young. Much of the success of the St. John public library was due to the efforts of ladies. Blood Bitters has cured some of the worst cases known, even of 15 years' duration. If troubled with indigestion try it. upon the surveyor general yesterday, without puttlag the house in possession of any facts to warrant his attack Referring to Mr. McLeod's conclusion in rethe house in possession of any facts to warrant his attack Referring to Mr. McLeod's conclusion in re-ference to what he vote an yesterday's amendment meant he (Mr Pugaley) differed from that view. He regarded the vote not to affirm that the lccal govern-ment bad a right to interfere in Dominion politios, but to affirm that the house did not believe the charge of the opposition that the local government had been interfered. In the election referred to he had stood on the same/Datform with the hon. mem-bers from Northumberiand and the city of St. John in Sapport of Mr. Everett. It would be folly to say that the provincial secretary and the solicitor general did not work for the oppo-sition candidate, but they did so as individuals, and not as members of the government. Neither had his (Pugsley's) action in the Dominion election made any difference in the treatment he received from the head of this government, who, since the election, had given the same consideration to such representations as he had feit called upon to make on behalf of his cons itu-ents as before. He was pleased to be in a position to corroborate from his own experience the statement of the leader of the government that he conceded to every member of the government and every sup-porter the right to act in Dominion politics as they are one on the amendment recent as follows:--There is Nothing Like It. There is no one remedy offered to suffering humanity whose use is so universally and frequently required as Hagyard's Yellow Oil, for rheumatism, neuralgia, colds, sore throat, deafness, croup, lumbago, and aches, pains, lameness and soreness of all kinds, when internally and externally used. MR. WHITE "What is good for a cold ?" is a question often asked the hon. attorney general if ladies did not already enjoy the privileges asked for by the bill. He thought under the provisions of the school law asked, but seldom satisfactorily answered. We can answer to the satisfaction of all, if they will follow our advice and try Hagyard's Pectoral Balsam, a safe, they did. MR ELLIS pleasant and certain throat and lung healer. Sold was in favor of the idea in the bill, but the measure did not go far enough. Without entering upon the question who should vote he was satisfied that married women were better judges than unmarried women of who should take care of children. The illustration given by Mr. Pugsley that fadies served as free public library com-missioners in St. John went much further than the bill. The ladies on that commission were with one exception married ladies, with husbands, and the illustration therefore supported the idea that married ladies sheuld be on the school boards. He thought by all cruggists A Great Awakening. There is a great awakening of the sluggish organs of the human system whenever Bardock Blood Bitters are taken. It arouses the torpid liver to action regulates the bowels and the kidneys, purifies the pleased. The vote on the amendment resulted as follows:--Yeas-Wetmore, McLsed, Adams, Colter, McAdam, Park Perley, Humphrey-8. Nays-Blair, Gilespie, McLellan, Ryan. Mitchell, Ritchie, Turner, Killam, Nadeau, Glasier, Hethering-ton, Leblanc, Wheten, Labillois, Wilson, Murray, Leighton Ellis, Stockton, McManus, Hibbard, White, Baird Flewweling, Burchill, Pugsley, Palmer-27. The first paragraph of the address then passed, and the second and other paragraphs down to the ninth passed without discussion. blood, and restores a healthy tone to the system ladies should be on the school boards. He thought that married ladies should have the preference in these boards to widows and unmarried ladies, the latter of whom cou d not know a great deal about the care of children. generally. CRAPE STONE JEWELEY, MR. STOCKTON MR. STOCETON said that this house, last session, affirmed the prin-ciple involved in this bill by declaring that women should have the right to vote for representatives to this house. He did not think the house would retrace the step taken thon. It was peculiarly appropriate that women should have a volce in the management of schools. This bill confined the right of voting and acting as trustees to spinsters and widows having property qualifications. He though the right of the tratepayers to select trustees should not be restricted, but that married women as well should be eligible for such positions and it might be desirable in this case to give them the right direction and he had much pleasure in supporting it. MR. WEYMORE cond and ounce d without discu Passed without discussion. When the ninth was read, Mr. McAdam said it was no use of sending a bill to the legislative council which practically asked them to discharge themselves. That, he feit, they would refuse to do. That and the remaining paragraphs were then passed, and it was resolved that the address be en-grossed, signed by the speaker, and be presented to his honor the lieutenant governor by a committee composed of Messrs. Wilson and Murray and Hon. Mr. Turner. On motion of Hon. Mr. McLellan, seconded by Hon. Mr. Blair, it was resolved that feur hundred copies of the journals be printed for the use of the legisla-ture. A new supply of this excellent and appro--Deep Mourning Jewelry.-Just received and for sale by. W. TREMAINE GARD. Under the Waverley Heuse. } 87 King Street Call and see it. } 37 Jan 18

Sticks and fence poles were sometimes used by con-A voice-Let the women use broomsticks. Mr. Wetmore said be thought this bill was really the entering, wedge to allow women certain other

rights. HON MR. BLAIR

HON MR. BLAIR said he had not looked into the law carefully, but he thought Mr. White was right in his statement that ladies already had the right to vote at school meet-ings. If they had the right to vote they had also the right to ait as trustes. He suggested int progress be reported after the members had a chance to speak on the question, and he promised to look into the law thorearchy. oroughly.

Bone and wanter for the contributions from the official report
Hon. Mr. Blair said the matter suggested by Mr. McManus would receive the attention of the government. He stated that the government had retained money enough to pay for the printing of the boeks of last year's reports.
Mr. Ellis could see no reason why the government should pay the Fre ch ed tors. It would be ne more difficult for the latter to translate the cfficial report than any other English. At present they have to translate all the'r news matter except that which they take from Quebec papers. If the contingent committee or official reporter gave them an allowance there could be no objection. He hoped that the fact that the books of last year's reports were being printed by the Grip publishing company would not result in the proceedings being carleatured. He regretted that the books of the house.
Hon. Mr. Blair introduced a bill entitled an act to amend the practice and simplify precedents in conveyancing. MR, KILLAM f vored the principle of the bill, but did not think

Hon. Mr. Ritchie introduced a bill entitled an act

AFTERNOON PROCEEDINGS.

MR. HILAM
b. A the Bav, James McDevitt, Frank D. Peterson to Anule 2, daughter et Wm. Rafferty, both of this daughters.
MR. HUMPHRHY
would ge further than the bill and permit ladies to hold the office of secretary to school trustees.
MR. HUMPHRHY
would ge further than the bill and permit ladies to hold the office of secretary to school trustees.
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would ge further than the bill and permit ladies to hold the office of secretary to school trustees.
MR. HUMPHRHY
igkingly said if Jadies were in the msjority on school
boards they might drive out all the lady teachers in tavor of males.
BON MR. MITCHELL
said that when Dr Rand was superintendent of eight quete the school law. He
and that the present Jodge King had said she but acted within her right under the school law. He
thought the presence of ladies at school meetings and that the presence of ladies at school meetings of the bill.
MR. HEIMERINGTON
In a lengthy speech, advocated the rights of women. He algebred in giving them a universal vote, whether married, single or widows.
MR. MEMBHRENTON
MR. HEIMERINGTON
MR. MADAM
said he was as much the friend of the ladies any one in the house, but he was opposed to the bill and said he was as much the friend of the ladies any one in the house optoxed to the bill and said he would sconer never get into the bill and said he would sconer never get into the bulls as asy one in the house optoxed to the bill as asid the was as much the friend of the ladies any one in the had to depend on the votes

Hon. Mr. Ritchie introduced a bill entitled an act relating to the appointment of corosers. Mr. Rugeley gave notice that on Wednesday he would move for a committee to consider the advisa-bility of introducing into this province the Torrens system for the conveyancing and registration of titles. Mr. Baird gave notice of resolution for suspension of rule 185 for the purpose of introducing a bill en-titled an act to authorize the appointment of a supendiary magistrate for the parlshes of Andover and Perth.

Progress was reported and the speaker resumed the

chair. Answering Mr. Wetmore, Hon. Mr. McLellan said copies of the auditor general's report would be on the desks of members this atternoon. On motion of Hon. Mr. Ritchie the house went into committee on a bill relating to

APPOINTMENT OF CORONERS.

Mr. Leighton in the chair. The bill was agreed to. On motion of Hon Mr. Mitchell the house wentin-to committee on the bill to amend chapter 20 of con-solidated statutes of the board of works, Mr. Burchill in the chair.

in the chair. Hon. Mr. Mitchell explained that under the old law the chief commissioner or his sgents or contractors had power to go on licensed crewn lands and take timber required for public works and pay a compen-sation to be fixed. This was a hardship to the man who had laid out roads, etc. The bill sought to make it necessary for the contractor to first obtain a special license which he could get from the surveyor general at the request of the chief commissioner. Mr. Wetmore-Who pays the compensation, the contractor or the government? Mr. Mitchell-The contractor.

Marriages. On Tuesday, the 23rd inst., at Rt. Peter's church, Portland, by the Rev. H. Urben, Thomas P. Connor to Mamle A., eldest daughter of Joseph and Catherine Corkery, all of the City of Portland On the 33rd inst. at the Cathedral, by the Rev. J. J. Walsh Michael Driscoul to Kate Donoran, both of

On the 23rd inst. at the Cathedral, by the Rev. J. J. Walsh, Michael Driscoll to Kate Donovan, both of this city. At the North Baptist Church, Halifax, Feb 24th, by the Kev. J. W. Manning, Herbert D. Everett, of St. John, to Maggie Loui e, eldest daughter of the late Nathan Utley, of Yarmouth On the 24th inst., at Silver Falls, St. John County, by the Rev. James McDevitt. Frank D. Peterson to

by the Rev. James McDevitt, Frank D. Peterson to Annie E., daughter of Wm. Rafferty, both of this

Deaths.

On the 21st inst., in this city, after a lingering illness, Frederick J. Barnes, in the Sist year of his age, leaving a wife and two children to moura their sed loss. On the 23rd inst, Eva infant daughter of H. P. and Mary A. Sardelly.

On the 23rd inst, Eva infant daughter of H. P. and Mary A. Sandall, agel 3 months. On the 13th inst, in South Boston, Julia Kelley, aged 26 years and 8 months. On the 23rd inst, in the City of Portland, George Edmund, youngest son of Henry J. and Emily Pratt, aged 6 months and 28 days. On the 23rd inst, in this city, William Inghram, aged 4b years, a native of Ashton-on-the-Tyne, England. On the 17th inst., at Poqulock, York Co., of pneumonia, Charles Frederick, youngest son of William and Annie McManus, aged 20 years and 5 months.

On the 22nd inst., at Halifax, Charlotte, wife of Frederick bhuta, ared 48 was Frederick shute, aged 43 years. On the 19th ult., at 31 Victoria street, Douglas, Isleeof Man, Eleanor, wife of Thomas Goldamith, and mother of Rev. John Goldsmith, of Andover, Victoria On the 22rd inst., in Boston, Catherine Welch, aged

On the 22rd inst., in Boston, Catherine Welch, aged 20 years and 9 months.
On the 11th Inst., at his residence in Pennfield, Charlotte Co., Jessie Prescott, aged 94 years and 6 menths.
On the 11th Inst., at his residence in Pennfield, Charlotte Co., Jessie Prescott, aged 94 years and 6 menths.
On the 23rd inst., in this city, after a short illness, Joseph Gregan, aged 8 years, 7 months and 13 days, eldest son of John and Ann Gregan.
On the 24th inst., Mrs. James Doherty, sixth and youngest daughter of the late William and Rose Hogan, Parish of Bampton, K. Co.
On the 25th Inst., at Cambridge, Queens County, in the 76th year of her age, Matilda MacAlpine, widow of the late Charles MacAlpine.
On the 26th inst., in this city, Jannie M., only daughter of Andrew and Ellen Kirkpartick.
On the 26th ult, in this city, atter a lingering illness, Frank V., youngest son of Johannah and the late Joseph Bowes, aged 10 years and 5 months.
On the 26th ult, at Canterbury, Lide, son of Rev A. H. and Hannah Trafton, aged 4 years and 7 months. months. On the 13th ult., at Williamston, Henrietta, relict of the late James Corbett, in the 53rd year of her On the 19th ult., at Woodstock, Pearl E., only (aughter of George and Mary E. Pollard, of Fairfield, Me, aged 8 years and 4 months On the 11th ult., at Northampton, Elizabeth, widow of the late Robert Hemphill, and daughter of the late Robert Gibbon acred 54 years

At BOSKON, ZEYG 1185, DYIG OHO, GYERRAG, HYDR & Ponce. At Delaware Breakwater, 24th inst, brigtn Minnie G Elkin, Nutter, from Bahia. At Salem, 22nd inst, sche Centennial, Cripps; Clo-tilde, Evans; Jeddo, Keefe. Boyal Arcanum, Gould; Sarah Hunter, Mowry; Nellie Bruce, Summerville; Oriole, Sullivas, and Elizabeth DeHart, McIntyre, hence for New York. At New York, 22nd inst, bark Veronica, Payson, from Norfolk (in tow); sch Carrie Easler, Easler, from Cornwallis; Frank L P, Lawson, and Isaac Burpee, McLellan, hence. McLellan, hence. At Caibarien, 16th ult, bark Eugenie, Foley, from Barbados. At Gauntanamo, 13th ult, sch E Merriam, Merriam,

Foreign Ports.



CHICKEN CHOLERA. Circulars free. I. S. JOHNSON & CO., Boston, M. BAILED.
 From Black River, Ja, 27tb ult, bark Sappho, Mc
 Phee, for Falmouth
 From London, 20th inst, ship Bedford, Cougdon,
 for New York.
 From Cardiff, 19th inst, bark Tuscar, Curry, from
 Rio Janeiro (and passed Lundy Island same day.)
 From Brisbane, 20th inst, bark Earl Granville,
 Storm, for San Francisco.
 From Liverpool, 20th inst, ship Enrydice, Leary.
 Barbados:

7

From Cardin, 20th inst, bark gama, Vero, for Montevideo.
 From Liverpool, 20th inst, ship Eurydice, Leary, From Dundee, 22nd inst, bark General Rye, for this port.
 From Shanghal, 6th ult, bark David Taylor, for this port.
 From Shanghal, 6th ult, bark Veritas, Johnson, for Port Blakely.
 From Newcastle, NSW, 29th inst, bark Lady Dufferin, Scott, for Manila.
 From Barbados, 6th inst, bark Guiana, Byrne, from Hello) for Boston; 8th, brig Augulo, Locar, for St Kitts.
 From Liverpool, 20th inst, bark General Rye, for this port.

Mamoranda

Foreigra Ports. ABBIVED. At Boston, 21st inst, roh Canning Packet, Berry, from Annapolis. At Hamburg, 21st inst, bark Flashlight, Elder, from Savannah. At Dioppe, 17th inst, barks Ecuador, Hughes, from Pansacola: Talignan, Baker York York

At Hamburg, 21st inst, bark Flashlight, Elder, At Dieppe, 17th inst, barks Ecuador, Hughes, from Pensacola; Taliaman, Baker, from New York. At Benere Ayres, 18th inst, bark Kate Burrill, Bell, from Brunswiek. At Mobile, 20th inst, schs Maggie Willett, Whelp-ley, from New York for this port; Asara, Harper, from Boston for do; Jeddo, Keefe, hence for New York. At Trapani, 18th inst, bark E D Jewett, Lockhart, from Naples. At Gayenne, 19th inst, ship Arklow, Brady, bell, from New York (and salled prior to 28th for Maracaibo.) At Boston, 23rd inst, brig Cho, Gerhardt, from Ponce. At Delaware Breakwater. 24th inst, brigt Minnie

All the above properties can be seen on application

o the undersigned ar Terms reasonable to satisfactory parties JAMES 8. STEEN.

'The Electoral Franchise Act."

KINGS COUNTY.

of the subject, and said that of practical lumbermen in the scans the amendment. As ect a stumpage of a dollar and et too much for the govern-and a quarter. R. WHITE

the luxber question back to s to that was \$8 per mile The passed regulations fixing a ing to the opposition of the arry out their regulations. of 60 centy was fixed and later think the pacent mate of of object was niced and later think the present rate of a high. If the stumpage were an would be benefited. Those for the lumbermen have no g class. If the stumpage be or get more for his oats or paid one dollar were fir his aid one dollar more for his The effect would be to in schools, roads and bridge set still provided for. The gov tined in the matter, and h ainst the amendment. R. MITCHELL

ion came up as it had. It in the whole province was e approached in a non-party de a party question by the the amendment with the the covernment and well the rorth cry out, "Save us reguations do not affect members would sit down merits and demerits of e merits and demarits of the e found that the government's interest of the province. It the ten years lease system rguments of lumbermen in tch a statement; 99-100ths of in New Brunswick will say heattin that interest and in in New Brunswick will say best in their interest and in vince. This is not the verdict it the declaration of nearly all nall. It had been said the induce operators to abandon That was not so He had it they would like to give up the hon, gentieman from was, "No, we will ray the d a quarter rather than give " The cry of the opposition ernment was the friend of the the smaller operators had at the opposition were crying of the "bloated monopolists" at the smaller operators had ten years leases. The hon, at speaks without the book. number of large operators is number of large operators is he number of small operators wernment cannot legislate more than it can keep the o more than it can keep the Rogersville or the fog out of lose who say that because of tw Brunswick cannot compete a Scotia do not consider that ovince, because of its quality, in Liverpool than the lam-Nova Scotia. The reports of show a difference of from ter how a difference of from ten igs and sixpence sterling per Ings and sixpence steriling per pur lumber over Quebec and has not been claimed that the from New Brunswick is any nose from either of the other ing the cost of our stumpage we have a total tax of \$1.30 or Compare that with the 30 or Ourebec, and the Nova Scotia uebec, and the Nova Scoti there is still a difference in ne English market of 50 to 60 Nova Scotia. Operators will e government's rate of stump-epression that paralyzes the ent. It is the same in Queece, ct that the cut in Maine ago. The local government for the depression which d for the depression which foncton sugar refinery. Old which he saw seven years of nore of famine is fairly by ages, tor a review of the he world shows that there are inflation and depression. Account for the seven years of f famine Neither have such famine. Neither have such Smith or Mills, Benthan of Since of mills, Benthan or a, been able to account for at ebb and flow over the com-hope that the waves of hard , and that we will soon have The oppesition has not told to get a revenue when the Date is the question than will t is the question they will turn this government out. vernment to increase the rational for the services of the court for the services of the coun-nt one year, not because they t, of course, not but to test crown lands offered some of They realized that year from 17,066 29 They were so w. 1 riment that they "tested the he next year \$19,470.90 worth he way they sold ince \$12,295 40 year they sold just \$13 236 49 with the best lands of the

ture. Hon. Mr. Blair moved, seconded by Hon. Mr. Mo-Lelian, that a committee of five members be appoint-ed to nominate members of all standing and general committees, and that Hon. Blair, Hon. McLelian, Hon. Ryan, Mr. Wetmore and Mr. McLeod compose

MR. WETMORE vas opposed to the bill. There was no necessity for

Hou. Mr. Misir moved, seconded by Hon. Mr. Mo-Lellan, that a committee of fire members be appoint ed to nominate members of all standing and general committees, and that Hon. Biair, Hon. McLelan, Hon. Ryan, Mr. Wetmore and Mr. McLeod compose such committee — Carried. Hon. Mr. McLelan submitted a memorandum of the proceedings of the house. Answering Mr. Wetmore, Hon. Mr. McLellan said

Accert choson, aged by years. On the S7th February, at Brighton, England, the Rev. William Scovil, Ph. D., Canon of Christ Church Cathedral, Fredericton, in the 71st year of his age. On the 28th ult., at her brother's residence, Parleise Row, Miss Jean Allen, in the 79th year of er sge. On the 27th ult., in the City of Portland (opposite her sge On the 27th ult, in the City of Portland (opposite Douglas Road), Marga et B. Graham, widow of the late Capt. Cornelius Graham, in the 75-h year of her age, leaving three daughters to mourn their loss. On the 28th ult, after a short illness, John F. Brown, in the 42nd year of his age, leaving a wife and siz children to mourn their loss. (Windeor, N. S., papers please copy.) On the 20th ult, at Berry's Mills, I. C. R., West-moreland Co., Clara Agnes, youngest daughter of Sarah and Archibald McKinnon, aged 13 months. On the 18th ult, at Lower Arryle, N. S., of con-sumption, George McSair, aged 29 years. On the 18th ult, at Lower Arryle, N. S., of con-sumption, George McSair, aged 29 years. On the 18th ult, at West Pubnico, N. S., of diph-theria, Maguis E., daughter of Alexander G and Veronique D'Entremont, aged 12 years and 9 months. On the 19th ult, at West Pubnico, N. S., of diph-theria, Maguis E., daughter of Alexander G and Veronique D'Entremont, aged 29 years and 9 months. On the 19th ult, at West Pubnico, N. S., of diph-theria, Maguis E., daughter of Alexander G. and Veronique D'Entremont, aged 12 years and 9 months. On the 19th ult, at West Pubnico, N. S., of diph-theria, Maguis E., daughter of his age. On the 19th ult, in this city, after a lingering liness, Jeremiah O'Regan, in the 52nd year of his age. On the 27th ult, in this city, after a lingering illness, Charles, aged 42 years, son of John and the late Jane Lester. (Boston papers please copy.) On the 1st inst., at Adelaide Road, in the city of Portland, of dropsy, James E. Morrill, aged 38 years, leaving a widow and two children to mourn their sod less. On the 26th ult, at Windsor, N. S. Clarabelle Heaving a widow and two children to motif their stations. On the 26th ult., at Windsor, N. S., Clarabells Eliza, only daughter of C. W. and Lydia Knowles, aged 10 years. On the 11th ult, at Wentworth, N. S., of congestion of the lungs, Raymond, aged 1 year and 5 months, beloved child of Kent and Jessie Hynds On the 28th ult, at Middleton, N. S., George W. Gunter, M. D., formerly of St. Martins. Ship Rews. Port of Saint John. ABBIVED. Feb 23-S S Bowena, Gibson, from London via Halifax, S Schofield, gen oorge. Stmr Cumberland, Thompson, from Boston, H W Ohisholm, mdse and pass. Feb 24-Sch B Sawyer, Kelly, from Jonesport, Willer and Woodmen, bel Miller and Woodman, bal. Sch E H Foster, Lewis, from New York, W J Davidson, coal. Sch Clara E Rogers, Rogers, from Jonesport, Son Clara E Rogers, Rogers, from Jonesport, Scammell Bros, bal. Feb 25th—Sch Welcome Home, Wilson, from Boston, Elkin and Hatfield, gen cargo. March lat.—Sture State of Maine, Hilyard, from Bes ten, H W Chisholm, mdse and pass. CLEABED.

23rd—Stmr State of Maine, Hilyard, for Boston. Sch Luta Price, Price, for Boston. Sch Nell, Munson, for New York. Sch Carrie B, Williams, for New York. Sch Ada Barker, klogers, for New York. Stmr Storm King, Ferris, for Grand Manan v Star Storn Ling, Ferris, for Grand manan ver-Eastport. 24-86 Bowena, Gibson, for London via Halifax. 8ch Daphne, Munco, for Georgetowa, Demerara. 8ch John S Case, Faulkingham, for New York. 26th-Star Oumberland, Thompson, for Boston. 8ch Anita, Seely, for New York. 8ch Sabina, Urguhart, for New York. 8ch Lexington, Friest, for New York. 8ch Lexington, Friest, for New Yerk. Feb 27th-S & Rowena, Gibson, for London v Halifax

Ialifax Sch Gladys, Harding, for Georgetown, Demerara. Sch T A Stuart, Kelly, for New York. Sch Dallas Hill, Carleton, for Boston. Sch Afton, Odell, for Portland 1st—Sch Hattie E King, Collins, for New York.

Ganadian Ports ARRIVED, At Parrsboro, 22nd inst, sch Cecelia, Benjamin CLEARED. At Parrsboro, 25th inst, sch Twilight, Newcom

for this port. British Ports. ARRIVED.

At Liverpool, 22nd inst, ship Ceylon, Owens, for Savannah; Ruby, Robbins, for Norfolk. At Newport, 20th inst, ship Lizzle Burrill, Gain, from Haven from Havre. At Calcutta, 80th uit, ship Wallace, Smith, from

At Calcutta, 30th uit, ship Wallace, Smith, from Hong Kong. At Liverpool, 28rd inst, ship Thomas Hilyard, Jones, from Norfolk; John Bunyan, Sorensen, from New Orleans. At Barbados, 6th inst, bark Flora, Fike, from Pernambuoo; 12th schs George Lamb, Maloney, from Mobile; Moss Glen, Harrington, from Cayanne. At Demersra, 5th inst, brig Eliza, Gerior, from Boston; 7th, sch Edward D, Saulnier, hence via Barbados; 10th, brig Ubaldiena, Sponagle, from New York; schs Mollie Rhodes, Watts, do; Elbridge Souther, Fales from Boston. At Falmouth, 24th inst, ship Athlon, Dexter, frem NewjYork for London.

At Gauntanamo, 13th ult, sch E Merriam, Merriam, from St Thomas. At Brunswick, 17th inst, bark Autocrat, Scott, from Darien. At Boothbay, 22nd inst, schs Sower, Dixon, hence for New York; Oriana, Hatifield, hence for Boston; Thraaher, Haley, do for New Yerk; Ethel Granville, Peck, from Boston for Weymouth. At Carthagena, 18th inst, bark Robert 'S Besnard, Andrews, from Barceloos. At But Stand Harbor, 22rd inst, sch Gem, Secord, from New York tor this port. At Machiasport, 19th inst, sch Laura, hence for New York.

New York. At Portland, 23rd inst, schs Mand Pye, Dixon, from Wolfville, for New York; Avis, McLean, hence for this Tuesday, the thirteenth day of At Pauillac, 19th inst, bark violet, Harding, from

April, A. D. 1886,

At Panillac, 19th inst, bark violet, Harding, from New York. At Barmarang, 10th ult, bark Karnak, Upham, from Batavia. At New York, 28rd inst, bark Harold, Burns, from Rotterdam; schs Pearl, Morris, from Cornwallis, Adeline, Statker, hence; 24th, bark Bichari Hutchin cala's. At Buenos Ayres, 9th ult, brig Dart, Beattile, from Cardiff. At Fio Janeiro. 27th ult, barks Geo B Doane, Rob Jins, from Cardiff, 29th, Southern Belle, Frazer, from Cardiff. At Yaiparaiso, 19th inst, ship Canara, Robinson, At Philadelphia, 23rd inst, bark Lizzie Perry, Mc Henry, from Barcow. At Philadelphia, 23rd inst, bark Lizzie Perry, Mc Havara. At Beorgetown, SC, 21st inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Stomara, 5th inst, sch E W B, Lecain, At Stomara, 5th inst, sch E W B, Lecain, At Philadelphia, 23th inst, sch E W B, Lecain, At Stomara, 5th inst, sch E W B, Lecain, At Stomara, 5th inst, sch E W B, Lecain, At Stomara, 5th inst, sch E W B, Lecain, At Philadelphia, 23th inst, bark George B Doane, Robbins, from Cardiff. At Vineyard Haven, 37d inst, bark Electra, Marri, from Antigua. At Nineyard Haven, 27th ult, bark George B Doane, Robbins, from Cardiff. At Vineyard Haven, 28th inst, bark Electra, Marri, from Antigua. At Nowar, Ph, for Provinectown for orders Mower, Purdy; Gem, Secord; Olio, Wilcox, hence for New York. At Boston, 24th inst, sch Buelah, Ryan, from Port, Mew York. At Boston, 24th inst, sch Buelah, Ryan, from Port, Statk Bartol, Gamero, 27th ult, bark George Form, Mower, Purdy; Gem, Secord; Olio, Wilcox, hence for New York. At Boston, 24th inst, sch Buelah, Ryan, from Portice of the Statk Scheeroff Statker Sch New York. At Samarang, 10th ult, bark Karnak, Upham, from

New York. At Boston, 24th inst, sch Buelah, Ryan, from Por 4548 glb 11, wkly telli Medway: 25th, sche Hugh M Berry, from Annapolia, NS; H V Crandell, Britt, from St Andrews, NB, At New York, 24th inst, sch Wandrain, Hatfield, from Pernambuco; 25th, bark Madura, Stanton, from LIME. At Bordeaux, 22nd inst, bark Violet, Harding, from

At Bornesota, zanu hise, osak tenene, Fortin, from At Bahia, 11th ult, brigs Little Annie, Fortin, from Cape To wn; 22nd, Natalie, Veale, from Richmond, Va-At Cienfuegos, 16th inst, brig Alida A Smith, Card, from 8t Lucia; 17th, brig Birdie, Flick, from Kingston; 18th, sch Narcissus, Hetsler, from Jamaica.

IN CASKS AND BBLS. The Best Lime made in Canada.

At New York, 20th inst, bark Minden, Smith, for At New York, 20th inst, bark Minden, Smith, for Antwerpy schs Harvester, McLaughlin; BN Fullerton, Newcomb, and Mower, Purdy, for this port. At Brunswick, 15th inst, brig Advance, Block, for St Pierre, Mart. w being used by all our leading builders. At Brunswicz, 1001 Inst, Drig Auranos, 2000a, 20 St Pierre, Mart. At Richmond, 22nd inst, brig Acacis, Mattson, for St Calharina, Brazil. At Boston, 23rd inst, sch P M, Smith, from Advo-

Correspondence and Orders solicited.

Cate, NS At Portland, 2rd inst, sch Nellie Searr, South, for

Curacoa; sch Lynx, Finley, for this port. At Buenos Ayres, to 15th inst, bark Etta Stewart,

At Buenos Ayres, to lot list, bark Etta Stewart, Adams, for Barbavios. At Galveston, 24th inst, ship Munster, Frazer, and Callifene, Dunn, for Liverpool. At Philadelphia, 24th inst, 5ch Alma, Hogan, for Port Spain.

SAILED.

At Boston, 20th inst, sch Major Jones, McInnes

From Buenos Ayres, 12th ult, bark Etta Stewart Adams, for Barbados; 14th, bark Minnie Carmichael, McLeod, for Valparaiso; 17th, bark Bessle Simpson, Bradford, for Barbados. From New York, 20th inst, ahip Vendome, for Liverpool; bark Truro, for Rotterdam; Sarah Cham-bers, for Hamburg; Ragnar, for Houen; sch Harvester, McLaughlan, for this port; 21st, sohs Gees and Stella, Haux; B N Fullerton, Newcomb, and Mower, Stewart, for this nort. -MADE BY THE-

for this port. From Portland, 20th inst, bark Kate Cann, for Shel-burne, NS; 21st, bark Chieftan, Felton, for Buenos Ayres; schs Boyal Arcanum, Gould, hence for New York; Sarah Hunter, Mowry, do for do; Centennial, Oripps, do for do; Adeline, Starkey, do for do; Clotilde, Evans, do for do: From Havre, 18th inst, bark Mauna Loa, Whiddon, for Sandy Hook From Port Eads, 21st inst, ship Germanic, for Liverpool.

for this port.







