

The North Star.

CHATHAM, N. B. AUG. 24, 1881

J. E. COLLINS, EDITOR

TWO PICTURES.

This is what the great Edmund Burke says of the duty of a Representative. We want Mr. Snowball and his friends to read it:—

'It is the duty of your Parliamentary representative to sacrifice his repose and his pleasures to yours, and above all, to prefer in all cases OUR INTEREST TO HIS OWN.'

FISHERY MATTERS.

We print a short letter today signed "Southwest," which shows to a small extent the way in which the business of the fishery department is conducted in this county. There can be no cure for the system of evils which exists in the management of this department, without striking at the cause. Remove the cause, and the effect ceases: dismiss Mr. Whitcher, dismiss Mr. Wilmot, then abolish a multitude of the existing regulations, and build up intelligently from the bottom. Since the day Hon. Peter Mitchell left the fishery department it has been going to the dogs, till it is now a scandal to the public service of Canada. The system is wrong; the officials are sunk below the cars in old foggy grooves, and are absolutely indifferent to public opinion or the call of duty. Things now are no better than when, under Sir Alberts reign, the management of our fisheries was a reproach to the country.

THE LUCK OF THE BLAKE COLLECTORS.

The trio who are trying to scrape up a little money for Mr. Blakes reception have met with a good many refusals. One merchant yesterday refused to give anything that was for "rum drinking"; he said he had a hard time enough to get along himself, and never made anything out of Blake or his party. He likewise told them—and he meant to be a very strong grip—since Blake and Huntington came here we have had nothing but rain, rain, rain; that this is nothing but a judgment sent upon the Provinces for the continued lying of Blake and his party. The collectors went away very chagrined, and tried next door—but got nothing.

AFTER THE BATTLE.

Affairs about the British Parliament now have settled down to a dead calm, and it seems like the placid sea after a storm. A few defenders of the House of Lords try to prove that the capitulation of the Peers was the mere half of a compromise, and that the other half was made by the Commons. Even on this side of the water we have seen the same absurd statement published. The story is not true. The surrender of the Lords to Mr. Gladstone's attitude, was virtually unconditional. The first game of the Lords was a game of bluff. When the Bill was returned to the Lords, essentially the same as when they first received it, and when they had noted well the temper of the Commons and of the nation then they did as they have often done before—they eat their humble pie with sullen grace.

A "COMPROMISE."

Those who occupy the "higher social standing" in the Grit party here, and who are "rich in the worlds goods" decided we believe that the scandal of being unable to agree on a treasurer of the "funds," should not be of long continuance, so they consulted with some of the "social" inferiors of the party and decided on having a treasurer. Now all they want is—the funds.

GRIT PHENOMENA.

When the Masonic Hall here is full, it holds just 600 people; but should Mr. Blake come here, and speak in it, it will hold nothing short of three or four thousand. But this phenomenon is not confined to Chatham. Now there is a little court house in Digby, Nova Scotia, that if you pack it it will hold 800 people; but the other day when Mr. Blake spoke in it, it held no less than 7,500—according to the Toronto Globe.

JELLY FISH.

The Duke of Argyll said the Gladstone party was like a shoal of jelly fish afloat on the tide, having neither energy nor backbone. But since the late "back down" the picture drawn has a new likeness, and it—the House of Lords itself. And the very same epigrammatic Duke who uttered the sentences, is himself a first rate type of a "jelly fish."

The Princess Louise is in Paris.

THE FAIRVILLE ACCIDENT.

Some days ago, as announced in our last, fireman Rickers came to his death on the St. John and Maine Railway by a collision of two trains. It appears orders were given to two of the train officers by Mr. McLeod to cross at a certain point, but each put his order in his pocket without reading it—and only knew he had "done something wrong" when the clash came. The jury censured the two officers, and read a lecture of caution to the railway management. The toady St. John press thinks no lesson should have been read the management; but when it is a rule with the management to have its orders read to the train officers, why was not that rule carried out on the day in question? No, the important crossing order was given as coolly to the conductor, as if its contents had been "at next station take in a cord of pickets"—every day orders are poked into the conductors hands, and poked away in his pocket, till he gets out on the road. And on the day in question, when there was the excitement of a picnic, the officers put, in the usual way, what they regarded as some petty order into their pockets, intending to read it on the way out. But think of the "management" that will poke such an important order into a conductors hand, without a word of comment! We deem Murray Kay and McLeod, just as much, yes more, to blame than the censured train-men.

THE BOOM BREAK.

On Monday morning the South West Boom broke, 5,000,000 feet of logs escaping. On Monday night another boom occurred 10,000,000 feet escaping. These were all stopped by the bridge—while the "Andover," in charge of Captain Beatty, who is one of the most skillful river captains in the Dominion, and other steamers were busy as mules towing away rafts from the boom and securing them. Very few logs escaped, and those against the bridge are out of danger. We suppose it is the intention of the boom company to use the boom in fine weather and at low water, and always when a little rise of water comes and the old boom breaks to fall back on the railway bridge. But on behalf of the public we ask that the Government compel them to take stock in the bridge since it is to be used as a bad weather boom in the future.

The African Stanley lies on the point of death between Stanley Pool and Congo. He has despaired of his life, and made his will. The unceasing fatigue of his travels, and the burning sun, have done their work. Stanley is one of the greatest men of the century.

We learn that large portions of interval land on the South West are submerged, and the crops spoiled. The hay cut has been carried away.

"The heads" of the Land Bill which we publish elsewhere will be read with interest.

The Governor General is now in the heart of the North West.

The first sod has been turned on the Newfoundland Railway.

EDITORIAL CLEANINGS.

The Irish Land Bill.

The following are the main heads of the Land bill as it has finally passed both houses of Parliament:—

SALE OF TENANCIES.

- 1.—Tenant may sell his tenancy for the best price he can get. Conditions:— 2. Sale to one person only. 3. Notice to landlord. 4. Landlord may purchase on receiving notice. 5. Tenant must state consideration. 6. Court may declare sale void. 7. Landlord may object to purchaser. 8. Where improvements made by landlord, purchase money apportioned by Court. 9. Landlord may give notice that he has claim on the estate. 10. Where purchase money paid into Court, Court must determine all applications. 11. Tenant who has sold his tenancy shall not be entitled to compensation for disturbance or improvement. 12. Tenant, if holding subject to Ulster tenant right system, may sell in pursuance of that custom or in pursuance of this section; but not both.

REVOLUTION OF TENANCIES.

II.—When a person receives a tenancy as a bequest, he must be accepted by the landlord as though he were a purchaser.

INCREASE OF RENT.

- III.—When landlord demand increase of rent, then: 1. Tenancy shall be deemed, if tenant accepts a tenancy subject to statutory conditions for fifteen years. 2. If tenant does not accept, tenancy shall be sold and tenant shall receive

amount by which Court decides the selling of tenancy to have been depreciated below amount which would have been selling value if rent were fair rent. 3. If tenant does not accept he is entitled to compensation for disturbance. 4. Tenant in place of accepting or declining such increase may apply to Court to have the rent fixed. 5. When landlord cannot agree with tenant on the subject he may also have access to the court. The last clause was an amendment of the Lords. Mr. Gladstone's assent to it provoked the hostility of the Irish party.

INCIDENTS OF TENANCY.

- IV.—Tenant shall not be compelled to pay increase of rent unless he violates what are in this act referred to as a statutory conditions, viz:— 1. Punctual payment of rent. 2. No waste. 3. No subdivision or subletting. 4. No act whereby tenancy becomes vested in assignee in bankruptcy. 5. Not refusing landlord right of entry for purpose of mining, cutting, hunting or fishing. 6. Not opening a house for the sale of intoxicating liquors.

COMPENSATION.

V and VI.—Repealing portion of the Land Bill and Tenant (Ireland) act of 1870.

INTERVENTION OF COURT.

- VII.—1. Court may determine fair rent. 2. Rent thus fixed, called judicial rent, payable first rent day after decision. 3. When rent thus fixed, tenancy to be held under statutory conditions for fifteen years. 4. Court may disallow application under this section when improvements have been made and maintained by landlord. 5. When application is made landlord and tenant may agree to fix a specified value for tenancy. Then if tenant wants to sell, landlord has right of purchase at that value. 6. Statutory terms not renewed till preceding statutory term has expired. 7. No application for judicial rent may be made till the last twelve months of the current statutory term. 8. No rent payable in respect of improvements made by tenant. 9. Court may take action when it considers the conduct of landlord or of tenant to be unreasonable.

MISCELLANEOUS REGULATIONS.

- XII.—1. Time of sale limited to one month after receipt of notice to quit. 2. Court may enlarge time. 3. Court may suspend proceedings taken against tenant, unless for breach of statutory conditions. 4. If notice of quit is served for breach of statutory conditions tenant may apply to Court, and if Court thinks adequate satisfaction is made by payment of damages to landlord, it may so order. DETERMINATION OF TENANCY. XVIII.—Tenancy deemed to have determined when landlord has resumed possession by purchase, or default, or operation of law. EXISTING LEASES. XIX.—Existing leases to continue as though this act had not passed. Provided that at their expiration they become subject to its provisions; and if, since the act of 1870, the Court considers the acceptance of any lease to have been unreasonable it may annul it. PURCHASE OF ESTATES. XXIII.—1. Estates may be purchased by the Land Commission to resell to a competent number of tenants. 2. Sale by Commission to tenant may be in consideration of a fine and of a fee farm rent. 3. Land Commission may advance to tenant sum not exceeding seventy five per cent of the price. 4. Commission may indemnify, and such indemnity will be a charge on the Consolidated Fund. To this must be added the Lords' amendment, accepted by Mr. Gladstone, that any applicant to the commission who may consider himself aggrieved may appeal to the Court of Appeals in Ireland, with the limitation that the leave of the Court must be asked.

"NONE TO RECEIVE HIM."

When Hon. Edward Blake arrived in Halifax on his great revival mission, he found no one to receive him at the station. He was obliged to hire a cab to take him to his hotel. This, we suppose, is the "first word" our handful of Chatham Grits have heard about it.—Chatham N. B. Star.

The Star should have known better than to rely on the splenic untruth of what it has itself called "a disreputable sheet," namely, the Halifax Herald.

The Herald's statement in this case was totally fabricated. Mr. Blake did not come to Halifax on a "great revival mission." Whatever mission he has to this city will be attended to on the 26th inst., when he will speak here. He was passing through the city on his way from East to West. No demonstration of any kind was attempted or desired. He wanted rest, and was allowed to obtain it. He was met at the station by several friends and conveyed to the residence of Hon. Mr. Jones in that gentleman's carriage. Nevertheless, the Tory press, taking its cue from the "disreputable sheet" which started the miserable fabrication, will pass the Herald's story around.—Halifax Chronicle.

We reprint our own statement and the Chronicle's contradiction, glad of the opportunity of rectifying our mistake, if our statement were a mistake. We believe the statement to have been correct, and the Chronicle's contradiction is the first we have seen in any respectable newspaper. We here in Chatham

were libelled in respect to Sir Hector Langevin's visit here, in the same way as the Star has been unintentionally libelling the Halifax Liberator; but while the Star pointed out to the libeller, to wit the St. John Telegraph where it did the Conservatives here a wrong, that paper has not since been honest or honorable enough to make the amends. PROPOSED NEW KINGDOM.

A scheme has been submitted to the German Government, providing that Alsace be united with Baden, and, in conjunction with the Grand Duchy, be erected into a new kingdom of the Rhine; Lorraine to be united with the Prussian Provinces of Rhineland, and become part of the kingdom of Prussia. The Grand Duke of Baden expects to become king of the new kingdom.

AN ALPINE ACIDENT.

A correspondent writes to the Times from Zermatt in the canton of Valais, Switzerland, as follows: "Five American tourists ascended the Matterhorn on Saturday last. On their return a rock was accidentally dislodged, and it struck the head of Mr. Gilbert, a tutor of the Indian University, at Bloomington, Ind., rendering him partly insensible. He was just able to move mechanically along. Nearly four hours were spent in bringing him to the first hut, which was reached about five o'clock in the afternoon. Some of the party proceeded and brought doctors. Mr. Gilbert arrived at Zermatt at 5 o'clock Sunday evening. He suffers principally from the loss of blood, and will be able to leave soon. The guides were apprehensive that if he collapsed before he arrived at the hut, the party would be frozen to death before succor could be obtained."

DIED.

At New York on Thursday, 18th inst., Clara, second daughter of Sylvester and Margaret Ronan.

New Advertisements



SALE OF LANDS.

Department of the Interior, Ottawa, 13th August, 1881.

NOTICE is hereby given that the Government will offer for sale by Public Auction, at the Dominion Lands Office, Winnipeg, beginning on MONDAY the 19th day of September next, at 10 o'clock, a. m., the following lands, namely:—

- 1. The lands in certain parishes on the Red and Assiniboine Rivers, then remaining undisposed of. The upset price to be \$5 per acre. 2. The lands then remaining the property of the Government in the Menonite Reservation, situated in townships 1, 2 and 3, ranges 1 to 5 west, both inclusive, and in township 1, range 1 east in the Province of Manitoba, at the upset price of \$3 per acre. 3. Certain School Lands in Manitoba, situated in the best settled portions of the Province, at the upset price of \$5 per acre.

TERMS OF PAYMENT.

For the river lots and the lands in the Menonite Reservation, one-half in cash at the time of the sale, and the remainder in two years in equal annual instalments. For School Lands, one-fifth in cash at the time of sale, and the remainder in nine years in equal annual instalments. Interest in each case to be charged at the rate of six per cent, per annum on the unpaid balances. Lists of the lands and explanatory maps may be obtained at the Dominion Lands Offices at Ottawa and Winnipeg.

By order, LINDSAY RUSSELL, Surveyor General.

NOTICE!

The Ratepayers of School District No. 1, Chatham, are hereby notified that all rates remaining unpaid on the 5th SEPTEMBER, will be handed over for immediate collection. By order, THOS. CRIMMEN, Secretary.

Chatham, 23rd Aug., 1881. 11.

NOTICE TO CONTRIBUTORS

SEALED TENDERS, addressed to the undersigned and endorsed "Tender for the Harbour of St. Andrews, N. B., according to a plan and specification to be seen on application to the Collector of Customs, St. Andrews, and from whom a printed form of tender can be obtained. Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied, the blanks properly filled in and signed with their actual signatures. Each tender must be accompanied by an accepted bank check, or made payable to the order of the Honourable the Minister of Public Works, equal to five per cent of the amount of the tender which will be forfeited if the party declines to enter into a contract when called on to do so, or if failure to complete the work contracted for shall ensue. If the tender be not accepted the cheque will be returned. The Department does not bind itself to accept the lowest or any tender. By order, F. H. ENNIS, Secretary.

Department of Public Works, Ottawa, 1st August, 1881. aug17td

A COUGH, COLIC OR SORE THROAT should be stopped. Neglect frequently results in an Incurable Lung Disease or Consumption. BROWN'S BRONCHIAL TROTTIES do not disorder the stomach like cough syrups and balsams, but act directly on the inflamed parts, allaying irritation, give relief in Asthma, Bronchitis, Croup, Catarrh, and the Throat Troubles which afflict us in the Spring. Speakers are subject to. For thirty years Brown's Bronchial Trotties have been recommended by physicians, and always gives perfect satisfaction. Having been tested by wide and constant use for nearly an entire generation, they have attained well-merited rank among the few staple remedies of the old at 25 cents everywhere.

Liver Complaint and Indigestion.—Dear Sir,—My business has been that of an engraver and carver in wood. Owing to confinement to ill-ventilated rooms my health gradually declined until I was unable to prosecute my business. At this time I was suffering from great prostration of strength, extreme indigestion and diarrhoeal fever. My usual weight was 135 lbs but I had become so much emaciated that I weighed but 102 lbs. In the early part of May last I commenced using the Purifier and almost immediately felt its tonic and invigorating influence. In the course of four months I used four bottles. My weight is the 149 lbs. I have neither liver complaint nor diarrhoea, but consider myself in a perfect health and in good spirits. James Morse No 43 Pleasant St. Sold by all druggists. Charlotte town.

A simple, pure, harmless remedy, that cures everything, and prevents disease by keeping the blood pure, stomach regular, kidneys and liver active, is the greatest blessing ever conferred upon man. Hop Bitters is that remedy, and its proprietors are being blessed by thousands who have been cured and cured by it. Will you try it?—EAGLE.

Dr. Wm. W. B. B. B. B.

From Seymour Hatcher, M. D., of Herman, N. Y. "WATER'S BALM OF WILCOCK gives universal satisfaction. It seems to cure by loosening and cleansing the lungs, and allaying irritation, thus removing the cause of coughs, colds, and croup, leaving the best cough medicine with which I am acquainted." 50 cents and \$1 a bottle. Sold by all druggists.

Outfit furnished free, with full instructions for conducting the most profitable business that anyone can engage in. The business is so easy to learn and our instructions are so simple and plain that anyone can make great profits from the very start. No one can fail who is willing to work. Women are as successful as the men. Boys and Girls can earn large sums. Many have made at the business over one hundred dollars in a single week. Nothing like it ever known before. All who engage are surprised at the ease and rapidity with which they are able to make money. You who need more money should write to us at once. All furnished free. Address Free & Co. Augusta, Maine. oct30&wly

Mothers! Mothers! Mothers!!! Are you disturbed at night and broken of your rest by a sick child suffering and crying with the excruciating pain of cutting teeth? If so, go at once and get a bottle of Dr. Williams' Pink Pills for Infants. It will relieve the poor little sufferer immediately—depend upon it, there is no mistake about it. There is no mother on earth who has ever regretted giving her child a dose of these pills. They are perfectly safe in all cases, and pleasant to the taste and the prescription of one of the oldest female physicians and nurses in the United States. Sold everywhere at 25 cents a bottle.

REST AND COMFORT TO THE SUFFERING

Brown's Household Panacea has no equal for relieving pain, both neuralgic and external. It cures pain in the side, back or bowels, sore throat, rheumatism, toothache, lumbago and any kind of pain or ache. It will most surely "quicken the blood," and has as its "curing power" is wonderful. Brown's Household Panacea, being acknowledged as the great pain reliever, and of doing the "trick" of any other Bitter or Liniment in the world, should be in every family handy for use when wanted, as it really is the best remedy in the world for cramps in the stomach and pains and aches of all kinds, and is for sale by all druggists at 25 cents per bottle.

Yourselves by making money when a golden chance is offered, thereby always keeping poverty from your door. Those who all want many men, women, boys and girls to work for us right in their own localities. The business will pay more than ten times ordinary wages. We furnish an expensive outfit and all that you need, free. You can devote your whole time to the work, or only your spare moments. Full information and all that is needed sent free. Address Stinson & Co., Portland, Maine. oct30&wly

NEVER FAIL. HOP BITTERS. Sold by druggists, grocers, and all who sell liquors. Beware of cheap imitations. H. C. W. & Co., Boston, Mass. H. C. W. & Co., New York, N. Y. H. C. W. & Co., Philadelphia, Pa. H. C. W. & Co., St. Louis, Mo. H. C. W. & Co., Chicago, Ill. H. C. W. & Co., Cincinnati, O. H. C. W. & Co., New Orleans, La. H. C. W. & Co., San Francisco, Cal. H. C. W. & Co., Portland, Me.

NEVER FAIL. HOP BITTERS. Sold by druggists, grocers, and all who sell liquors. Beware of cheap imitations. H. C. W. & Co., Boston, Mass. H. C. W. & Co., New York, N. Y. H. C. W. & Co., Philadelphia, Pa. H. C. W. & Co., St. Louis, Mo. H. C. W. & Co., Chicago, Ill. H. C. W. & Co., Cincinnati, O. H. C. W. & Co., New Orleans, La. H. C. W. & Co., San Francisco, Cal. H. C. W. & Co., Portland, Me.

WAVERTY HOTEL.

WAVERTY HOTEL. Proprietor.

GUNN & O'MALLEY

PROVISION MERCHANTS.

Chatham and Newcastle.

IMPORTERS TO SHIPMASTERS.

Just received and for sale by the undersigned in Bond or Duty Paid:— 50 lbs. Extra Plate Beef a superior article. 50 lbs. India Mess Beef. 100 lbs. Canadian P. Mess Pork, (Expressly packed for Family use.) The whole of the above fully overhauled and insured.

ALSO—

100 TUBS CHOICE BUTTER.

Prices moderate and quality guaranteed.

ALSO—A complete stock of

Rops. Canvas.

Oakum, Pitch, Tar and other Chauldery Goods.

GUNN & O'MALLEY.

Chatham, N. B., May 25, 1881.

BRILLIANT LIGHT!

GREAT ECONOMY

A GAS Light in Front of Any Man's House.

The Dominion Lighting Company, Manufacturers and Proprietors of the VAPOR GAS LIGHT, for lighting streets, etc. Plain and ornamental Lanterns and Posts. A full sized Gas Jet for less than 10¢ an hour.

This Company beg leave to call the attention of Cities and Towns wanting a superior Street Light, also for use in front of public buildings, hotels, and about private grounds, etc., etc. Each lamp is independent, produces its own gas, and is applicable to any place. It burns much like Gas, without wicks or chimneys, and emits neither oil nor smoke, the jet or flame is the same shade, and is not distinguished from the Gas, and is thoroughly reliable in every way.

Portions of St. John, and the whole of the Town of Portland, are lighted with our Vapor Gas, giving entire satisfaction. Correspondence solicited.

HUGH P. MARQUIS, Agent for Chatham. Aug. 17, '81.—t-f

NOTICE.

This is to inform my friends and the public in general that I have established in connection with my premises,

A FAIR-BANK SCALPS,

And am prepared to weigh Coal, Hay and other heavy articles,

And on reasonable Terms.

Thos. Flanagan.

Chatham, August 13th, '81, t-f

Professional Partnership.

The subscribers have entered into Partnership as Solicitors, Attorneys, Notaries, etc., under the style of Davidson & Davidson, OFFICES—in Chatham in the old post office, and Newcastle over the store of J. W. Davidson.

ALLAN & DAVIDSON, Q. C. ALLAN & DAVIDSON, Chatham August 30—1881

At Large in Richibucto.

It is reported there is a fellow named Rieley at large in Richibucto, who came thence from West Cape, P. E. I., when his home was; and that before leaving his home he maltreated his wife so cruelly that she has since died. If this be the authorities ought to see that he does not escape.

Presb. Nichol.

John Adams, Esq., barrister &c., of New York, and brother of the Surveyor General, arrived here Thursday last. It is not many years ago since Mr. Adams left Miramichi; but though the time he has worked himself into a leading position in his profession in New York, and is a credit to the county that gave birth to him. Mrs. Adams is with him.

Received this Day,

Ladies Straw Hats, new styles, Flowers, Feathers.

A SPECIAL LINK IN SATINS, newest shades, at 50 cents per yard.

2 cases Batting, 2 cases Park's Wraps, White and Blue, 2 cases Grey Cottons.

1 case Men's LINDERS & DRAWERS.

Importation.

3 Bedroom Suites, 4 dozen Cane Seat Chairs, Carpet and Cretonnes, covered Lounges etc

Agent for Messrs. Manchester, Robertson & Allison's CHEMICAL DYE-TONIC made SHIRTS, in white and fancy. Samples can be sent, sizes taken, and a perfect fit guaranteed.

JAMES C. FAJREY.

Newcastle, August 19, 1881 [June 8, 8 m

D. DESMOND.

DIRECT IMPORTER OF

WAVERTY HOTEL.

LOCAL MATTERS.