EDITORS & PROPRIETORS.

Vol. XI.-No. 22.

Newcastle, N. B., Wednesday, March 27, 1878.

WHOLE No. 542.

WAVERLY HOTEL,

NEWCASTLE, MIRAMICHI, N. B. THIS House has lately been refurnished, and every possible arrangement made to ensure the comfort of travellers.

LIVERY STABLES, WITH GOOD OUIFIT, ON THE PREMISES. ALEX. STEWART,

Late of Waverly House, St. John.) Newcastle, Dec. 2, 1873.

CANADA HOUSE, CHATHAM, New Brunswick.

WM. JOHNSTON, - - Proprietor. CONSIDERABLE outlay has been made on this house to make it a first class Hotel, and travellers will find it a desirable temporary residence both as regards location and comfort. It is situated within two minutes walk of steamboat landing. The proprietor returns Chanks to the public for the encouragement given him in the past, and will endeavor by courtesy and attention to merit the same in

the future. Good Stabling on the Premises. May 13th, 1873.

" Wilbur House," Bathurst, Cloucester County, N. B.

This House, which has been enlarged and thoroughly repaired, repainted and re-furnished, will be open to the public on Monday next, 12th June.

As regards situation, it is located in a very pleasant town, and being in close proximity to the Baie des Chalcurs, is one of the very best summer resorts for tourists and families who leave the heated cities to seek the invigorating air of the North. The County excels in beautiful scenery and excellent fishing grounds. The hotel is within easy reach of the Intercolonial Railway, and every effort will be made by the Proprietor to secure the comfort and pleasure of all who may patronize the establishment, which will be conducted in the very best style.

H. WILBUR, Proprietor. H. WILBUR, Proprietor.

Bathurt, June, 6, 1876 ROYAL HOTEL, KING SQUARE.

HAVE much pleasure in informing my numerous friends and the public generally, that I have leased the Hotel formerly known as the "CONTINENTAL," and the couple represented the same, making it. thoroughly renovated the same, making it as the "ROYAL" always had the reputation f being, one of the best Hotels in the Pro

nces. Excellent Bill of Fare, First-class Wines Blackhall's Livery Stable attached. THOS. F. RAYMOND

St. John, July 9, 1877. UNITED STATES HOTEL, NEWCASTLE, - - - MIRAMICHI, NEW BRUNSWICK.

THIS HOTEL is very pleasantly situated, has recently been fitted up in FIRST CLASS STYLE, is in close proximity to the I. C. Railway Station, and the wants of travellers will be attended to promptly. Meals prepared at any hour. Oysters served up in every style at short notice.

JOHN FAY, PROPRIETOR. Newcastle, Oct. 8, 1877. NORTHERN HOUSE,

CAMPBELLTON.

THE Subscrib r having recently bough and fitted up the John M'Millan Pro Boarders both private and transient on the most liberal terms. The commanding view which this House fords of the splendid Restigouche river and adjacent mountains, renders it one of the COLLECTIONS MADE. ost attractive Hotels in the North.

Good Salt Water Bathing can be had in the R. DAWSON, PROPRIETOR July 1st, 1877. 18

VICTORIA HOTEL, RIVER DU LOUP, JOSEPH A. FOUNTAIN, PROPRIETOR.

THIS HOUSE is situated in the immediate vicinity

of the Railway Station, and is well calculated
to meet the requirements of travellers, as neither
pains or expense have been spared to secure the
comfort of guests. Situated on an elevation, it
affords a splendid view of the St. Lawrence and

J. & A. M'MILLAN. Booksellers, Stationers, Blank Book Manufacturers, Printers, &c.

AN ENTIRELY NEW STOCK,

their new Premises, Canterbury street, and at Messrs. Manchester, Robertson & Allison's, King St., (second story.) All orders executed under the personal supervision of one of the firm.

July 24, 1877. TRUNK FACTORY, ESTABLISHED 1862.

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MR. W. H. KNOWLES ted to his care with neatness & despatch. Repairs Promptly attended to. St. John, Aug. 14, 1877.

TAYLOR & MAYO, WHOLESALE DEALERS IN AND SHIPPERS OF

Fresh Fish, 7 & 8 COMMERCIAL WHARF,

BOSTON. Particular attention paid to consign-

April 4, 1877. 1y

DEALER IN Dry Goods, Groceries, Hardware, Patent Medicines BLACKVILLE, N. B.

April 28rd, 1877.

WILLIAM A. PARK, Barrister & Attorney at Law, SOLICITOR, NOTARY PUBLIC, Sc.

OFFICE-Over the Store of William Castle Street, - - NEWCASTLE. May 1, 1877.

Law and Collection Offices

ADAMS & LAWLOR, Barristers, Conveyancers, &c., Solicitors in Bankruptcy, Real Estate,

and Fire Insurance Agents. OFFICES: NEWCASTLE AND BATHURST. R. A. LAWLOR, March 27th, 1877.

L. J. TWEEDIE, ATTORNEY & BARRISTER AT LAW,

NOTARY PUBLIC, CONVEYANCER, &c.,

OFFICE-Snowball's Building

M. S. BENSON, Attorney-at-Law Notary Public, Conveyancer, &c.

Accounts Collected and Loans Negotiated OFFICE-OVER J. V. BENSON'S DRUG STORE WATER STREET. - - CHATHAM, N. B

WILLET & QUICLEY, olicitors. Barristers, Attorney

NOTARIES PUBLIC, CONVEYANCERS, &C. ST. JOHN, N. B.

JOHN WILLET. RIC DF. QUIGLEY, LL. B. March 24, 1876

A. H. JOHNSON, BARRISTER AT LAW,

&C., &C., CHATHAM, N. B.

CARD.

J. LITTLE, AUCTIONEER. Agent for Ottawa Agricultural Fire Insurance, Sun Mutual Life and Accident, and Connecticut Mutual

OFFICE - Watt's Building, Commercial Wharf-side entrance ADDRESS-Post Office, box 320. NEWCASTLE, MIRAMICHI, N. B. Merchant Tailor, May 7, 1877. 9-1yr

A. D. SHIRREFF, AUCTIONEER AND COMMISSION MERCHANT.

GENERAL AGENT

Chatham, N. B August 29, 1876.

HERBERT T. DAWSON, M. D., PHYSICIAN & SURGEON, NEWCASTLE, N. B.

OFFICE-In Mr. John Dalton's House RESIDENCE At Mr. Wm. Gremley's, opposite Office. Newcastle, March 26, 1877. 28

HAS much pleasure in announcing to his many friends and customers that he has resumed business at No. 203, over A. J. Lordly's Furniture Emperium, where he will be pleased to attend to all orders emit.

Dr. Freeman,
will attend to Dentistry in its various Branches, as his other engagements will permit. will attend to DENTISTRY in its various Branches, as his other engagements will perment of Having procured every appliance and the most recent improvements, Dr. F. guarantees all operations and gives special attention to

ARTIFICIAL TEETH, Either on Rubber or a new and improved Base called Celluloid. Being a resident in the County his Cloths purchased elsewhere will be patrons will find no difficulty in having every guarantee made good.

Newcastle, April 18, 1876. 19tf. CARD.

THE Subscriber respectfully announces that he has opened a new Shop near the Ferry Landing, CHATHAM, Who

prepared to execute, in the very best style of workmanship, all kinds of MILL WORK AND GENERAL JOBBING, JOHN L. SCOFIELD, having obtained improved machinery for Morticing Machines, & Hand Circula Sawing Machines, for Joiners' use, made to order. JOHN THORNTON Chatham, May 19, 1875. 1y 19

INSURANCE BLOCK.

Fire & Marine Insurance Agency, SAINT JOHN, N. B.

Market Square. Application for Fire Insurance may be made to the following Representatives. NEWCASTLE :- A. A. Davidson.

CHATHAM: -T. F. Gillespie, W. Wilkinson.

IMPERIAL FIRE INSURANCE COMPANY OF LONDON, ESTABLISHED 1803.

THE ÆTNA INSURANCE CO'Y, Cash apital and Assets over \$6,000,000. T H ARTFORD FIRE INSURANCE CO'Y, INCORPORATED 1810. Cash Capital and Assets over \$2,500,000. ESTABLISHED 1833.

ling Houses, whether built or in

ROBERT MARSHALL. GENERAL AGENT, NOTARY PUBLIC and BROKER. Jan. 8, 1878.

SPECIAL NOTICE.

JOSEPH BAKER, PROPRIETOR,

MONCTON. PRICE 25 CENTS. March 20, 1878.

ings, Tweeds all makes, &c. A GOOD FIT GUARANTEED in every case.

of all Descriptions on hand Inspection respectfully invited. JAMES R. HOWIE. Fredericton, May 2, 1877.

G. A. BLAIR, CHATHAM, N. B.

Cassimeres, Beavers. Meltons, &c.

Velvet and other Fancy Vestings. Centlemens' APPAREL, Made up promptly, and in the best and most Fashionable Styles. Orders from a distance will receive

LATEST FASHIONS ALWAYS ON HAND. Remember the Stand. Stone Building, adjoining Dr. Pallen's Water Street, Chatham.

June 25th, 1873.

Gentlemen wanting Clothes made to order SPRING AND SUMMER

English and Canadian CLOTHS to select from.

made up on the premises. W. S. MORRIS.

MONTREAL NOVELTY CO.,

NEWCASTLE, MIRAMICHI, N. B., MARCH 20,

A Little Boy's Forethought Savis a Train of Cars.

Miscellaneous.

Corner of Prince William Street and Saturday 3rd inst, has this interesting To the Municipality of the County of Kent story: "Last Tuesday the Cincinnati ville on time, and was flying on its inst. I the undersigned Dosithee Richard, 1876, was appointed a Committee with the assist. way at the rate of 25 miles an hour, was appointed a Committee, with the assistance of the County Auditor, to investigate the County accounts, and ascertain the view of the County accounts, and ascertain the view of the County accounts. river a few miles from Connersville, indebtedness of the County and its liabilities the engineer noticed a small boy in of the different Parishes to the County in I the middle of the track motioning general. Having procured the necessary Capital & Cash Assets exceed £2,000,000 stg. wildly with his arms. The hear; papers from the Secretary Treasurer, and 875, Dec., rains for several days before had examined the accounts and books of the late St. Mary's; caused the man at the throttle no little anxiety, and in a moment it have adopted as correct so far as it goes, and [1875, Dec., 1875]. flashed over his mind the bridge, but which forms part of this report. I beg to re- 1876; a very short distance ahead, was, at port as follows:least damaged, by the freshet. With That in Ju'y 1872, the year in which the 1876, BRITISH AMERICA ASSURANCE COMPANY, one hand he reached for the whistle, School Act came into operation, the Gov't one hand he reached for the whistle, and with the other he reversed the cugine. The train employees heard being 15 cents per head on the population of Statement of County Contingencies unpaid in different Parishes:—

Statement of County Contingencies unpaid in different Parishes:—

St. Louis; no ordinary stopping signal in the this County at last census, to be repaid on 1874. keen, short whistle, and in a moment collection of the taxes in the fall of that year. conductor, baggage-man, and all the This sum yet remains unpaid, owing to 1872. train employees were helping the regu- some of the Parishes, notably St. Louis, St. train employees were helping the regu-lar brakeman wind the chains that were fallen off greatly in payment of their taxes. Sr. Mary's; perhaps the only hopes of saving the In October 1872 there was another half 1872, lives of all on board. The train was yearly issue of warrants to the same amount, stopped within but a few steps of and since that period semi-annual issues of where the bridge once rested on the warrants for a similar sum, making in all HEREBY give notice to my customers in the North that I have appointed M. M. abutment. The structure had been up to Dec. 1876 the sum of \$28,651,50, of

the North that I have appointed M. M.
Sargeant, Eq., General Agent for the sale of
BAKFR'S ANT-ALCIC,
who will supply the limiment at the same as the high it can be obtained from the projector. Mr. Sargeant was the first to introduce Johnson's Liniment in Miragnichi, and so hidden by trees that its disappearance would not have been notice in the pearance would not have been notice in the proposed the reterences that prominent tends of our exchanges that prominent tends of our exchanges that prominent tends of the cost of erecting the posts. He condorsed the references that prominent tends of our exchanges that prominent tends of our exchanges that prominent tends of the same as residents. He defends the non-residents thus the good of a quarter of the cost of erecting the posts. He condorsed the pompared that pompared the posts that prominent tends of our exchanges that prominent tends of our exchanges that prominent tends of the posts that prominent tends of our exchanges that prominent tends of our exchan Cough, and a number of other complaints, as will be seen by reference to the label on the track, shaking as if he had a chill, follows: bottle. This Liniment is sold strictly upon its own merits. A fair trial will establish its superiority over all other liniments,

brave little fellow, who said he was In all the sum of brave little fellow, who said he was eleven years old, and almost crushed him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in their joyful anxiety to even payment of taxes, and according to him in the little tax gatherers should be a business interests of the places affected, and said the projected understant taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the little taxes are also according to him in the lit touch his body. He innocently said he Phinney's Report there is now due the them to Manitoulin Island, where benefit Jas. R. Howie's did not begin shaking until he sat down, thereby showing that not until down, thereby showing that not until sum of \$15,423.35, a sum exceeding the amint cash, in settlement of their claims by the Attorney General to giving taxes raised from the property in a gray set the seminary at Oka. he had seen the train stop in safety due by the County, but it will be seen from against the seminary at Oka. CLOTHING ESTABLISHMENT,

AND

CLOTHING ESTABLISHMENT,

MARBLE HALL,

Queen Street, Fredericton, N. B.

SPRING STOCK OF

TAILORING

AND

CLOTHING ESTABLISHMENT,

AND

CLOTHING ESTABLISHMENT,

Queen Street, Fredericton, N. B.

The had seen the train stop in satety did his nerves give way. He said his nerves give way. A STARTLING EXHIBIT.—The Star publishes a list of the failures in Montreal during the month of February. Complimented Messrs. Call & Miller on their eathern would also on their enterprize and public spirit. Another objection was, that it was not desirable to interpote the month of February. The liabilities are \$1,935,200; assets, with the province. He liabilities are \$1,935,200; assets, with the province on their enterprize and public spirit. Another objection was, that it was not desirable to interpote the during the included amounts added to meet deficient real during the included amounts bered the down passenger train, and In addition to the above 1 may say that considered. NEW CLOTHS knowing it was about time it came there is a lawsuit pending in the County

of the Latest Styles just to hand, to which along, hurried up the track to give Court arising out of this vexed school ques-BARRISTER AT LAW, of the Latest Styles just to main, the had only arrived at the inspection is respectfully invited.

SOLICITOR, NOTARY PUBLIC, Fancy Worsted Coatings, Trouser-spot when the train came along of may occasion more. The question to try gineer when the train came along. which the action was brought has been decid-One of the passengers, an elderly ed by the Supreme Court, and there is nothfor the appointment of a Committee of petition. He argued that the bill penses paid to members of the Execu-Quaker lady, gave him five dollars ing to be gained on either side by further the Assembly to join a similar Com-should pass, and that it was easy to tive Council.

gave him what money he had about Statement for School Warrants issued in Willis and Marshall as such committee. section was read and passed and then, him, some \$20, with the profitse that

whenever he wanted anything at all that he should apply to him. 1872, 1873, Curious Habits of the Japan-1874,

ese. The Japanese habit of reversing everything, if we may regard our own 1872, Always on hand a large and select assort- way of doing as the proper way, is 1873, very curious, and in some of its de- 1874, BROADCLOTHS, Doeskins, tails very interesting. Mr. Griffiths, 1875, in his work on Japan, discusses it thus: & "Another man is planing. 1872, SCOTCH, ENGLISH, & CANADIAN TWEEDS, He pulls the plane towards him. I 1872, notice a blacksmith at work. He 1874, pulls the bellows with his feet, while 1875, he is holding and hammering with 1876, both hands. He has several irons in 1872, the fire, and keeps his dinner pot 1873, beiling with the waste flame. His 1874, whole family, like the generations be- 1875, fore them, seem to get their living in 1876. the hardware line. The cooper holds his tubs with his toes. All of them 1872, sit down while they work. Perhaps 1873, that is an important difference between 1875. a European and an Asiatic. One sits 1876, down to his work, the other stands up to it. Why is it that we do things con- 1872, CUSTOM TAILORING, trariwise to the Japanese? Are we 1873, upside down, or they? The Japanes 1874, THE Subscriber has opened a FIRST CLASS talloring ESTABLISHMENT in the Shop formerly occupied by Ma P. H. Anslow, and owned by the Hon. William Muirhead, near Letson's Scales, Water cause, say they, "it goes backward. 1872, The lines in our books cross the page 1873, like a crawfish, instead of going down- 1874, ward properly. In a Japanese stable 1875, we find the horse's flank where we look 1876, for his head. Japanese screws screw the other way. Their locks thrust to 1872, 1873, left, ours to the right. The baby toys 1874, of the Aryan race squeak when they are squeezed; the Turnonian gimracks emit noise when pulled apart. GENTLEMEN'S GARMENTS made up under the general supervision of Mr. Stewart, of Scotland, who is a First Class his foe. Which race is left-handed? Which has the negative, which the Carleton.

positive of truth? What is truth? St. Louis, What is down? What is up?" \$54.30 Per Week at Home among the staff of the Mount Allison to all. Address, MOUNT ALLISON ACADEMY .- Some Harcourt, Inch, while the position so long held 236 St. James St., Montreal, P. Q. by Prof. and Mrs. Inch will be filled by Rev. Geo. S. Mulligan and wife. NOT BURNED OUT. Mr. Mulligan comes with a fine educational reputation, having occupied the position of Superintendent of Wes- 1873, June, do. do., 2.865 15 Leather and Shoe Finding.

The subscriber, thankful for past favors, begs leave to say to his customers and all others, that he is still able to supply at usual prices, any who may favor him with their patronage.

J. J. CHRISTIE,

The position of Superintendent of Wessleave to say to his customers and to the position of Superintendent of Wessleave to say to his customers and odo. do., 2,865-15 do. do. do., 2,865-15

The Union Advocate.

Municipality of Kent. The Indianapolis "Sentinel" of Report on the County Accounts.

in Council Assembled .-At a Council held on the fifth day of June.

the County of Kent, 1872 to 1876, both inclusive :-

> CARLETON \$427 61 ST. LOUIS.

After recess, Mr. Davidson committed a bill to authorize the Northumbers and Ceunty Councillors to receive remuneration for their services, Mr. Leighton in the chair. He said he desired to have the bill passed for Northumberland exclusively, as the general bill reported by Mr. Cottrell proposes of this province with the revenue they would not be able to vote at the committed a bill to authorize the Northumberland to the school purposes of that district. Mr. O'Leary said there never was a list made up. It was a new parish duced a bill with the same object, and he thought this bill was only doing justice to a great many portions of this Province with the revenue they were entitled to. He agreed with the few words are the progress of this province with the revenue they were entitled to. He agreed with the operation of sections 43 and 54 of the Municipalities Act of Northumberland. Agreed to.

MIRAMICHI TO HAVE A TELEPHONE.

**103 28*

Mich he resided, he considered to be an injustice. This bill would remedy this by applying the taxes of a district to the school purposes of that district. Mr. O'Leary said there never was a list made up. It was a new parish duced a bill with the same object, and he thought this bill was only doing justice to a great many portions of this Province with the revenue they were entitled to. He agreed with the operation of sections 43 and 54 of the Municipalities Act of Northumberland. Agreed to.

MIRAMICHI TO HAVE A TELEPHONE.

**Mr. Davidson committed a bill to very unjust to rural district.

Mr. Buller said he had once introduced a bill with the same object, and he thought this bill was only doing justice to a great many portions of this Province with the revenue they were entitled to. He agreed with the operation of sections.

Mr. Ryan (Albert) opposed the bill and referred to a large district in his committed a bill for the protection of certain Birds and Animals, Mr. Smith in the Chair. Віснівисто. WELDFORD. HARCOURT. \$103 28 286 38 227 79 264 77-- \$1,159 79 ST. MARY'S.

RECAPITULATION \$2,120 79 195 25 8,889 27 1.159 79 1,153 32 Total amn't of School Warrants issued to '76,

STATEMENT of Amount due Local Go'vt for money advanced for School Warrants and on Warrants held in different Parishes:

1875, Dec., Whole balance due

1875, Dec., Whole balance due by County. As follows— 1872, July, Amn't due Local Gov't for mo-

ney advanced, alance of Warrants \$2,865 15 Carleton Warrants 1875, Dec., \$174 20 514 35 - 688 55 195 25- 195 25 1,594 15-2,393 55 1,042 00 1,538 15—2,630 \(\)5 122 17 264 77— 336 94

131 22 216 47— 347 69 chi, and they were not the kind of persons who would wish to monopolize in a matter of this kind.

Mr. Davidson said there was a good deal of force in the Attorney General's points, but neither exclusive rights, settled down contentedly and paid their school taxes, he is hould also their school taxes, he is hould should always. 289 90 786 58-1,176 48 206 26 570 58— 776 84

\$1,391 45

The order of the day being called—on motion of Mr. Davidson, progress
Hon. Provincial Secretary said he was reported in order that a new secmorrow and it would be taken up be added.

had always been, to accommodate the public.

The Attorney General said he was very desirous of affording these gentlement full scope for their experiment, but he did not think they should have the general these property in the district.

Mr. Phillips knew of districts where they could not run a school more than the property in the thought force in refrigerators, and kept all winter waiting for a market, and a large industry was employed in it.

This bill would interfere harshly with the property in the thought winter waiting for a market, and a large industry was employed in it. This bill would interfere harshly with the school more than the property in the thought winter waiting for a market, and a large industry was employed in it.

s12,763 60 and left and injured property more or less, replying to remonstrance by the owners of the trees that it was neces-that any alterations in the law would sary for the proper placing of the line. necess He did not say these gentlemen would school districts. be disposed to act in that way, but it Mr. O'Leary believed the Attorney

> commendable private enterprise.
>
> Mr. Kelly and Mr. Miller had spokthat in Nova Scotia, where they had en to him concerning this bill, and ex-plained the necessity for it. He told him he did not think there would be say on the poor man, for there a man's any objections of giving such neces-sary privileges. Mr. Miller said the telephone would be a benefit to the telephone would be a benefit to the public. These gentlemen had estab-lished steam navigation on the Mirami-to extreme cases and, in view of the chi, and they were not the kind of provisions of the law in favor of the

exemptions from taxation nor public their school taxes, he should shrink from making any great change in the manneys were asked.

Mr. Marshall was in favor of the manneys were appointbill, and referred to the large business ed. There was no evidence through-interests of Derby and the Southwest out the country of any great dissatis-

Boom. He said there should be a provision by which others who desired to establish a telephone in this locality would have the privilege of using the posts of Mcssrs. Call & Miller for their wires.

Boom. He said there should be a ment, and in the absence of any petitions against the present assessment he was not prepared to go for a change.

Mr. Murchie was in favor of the bill. Non-residents at present paid school their wires. ijustice of this proposition.

difference between this bill and those and their neighbors.

Orders from the country especially attended to.

READY-MADE CLOTHING
AND
Cents Furnishing Coods,

Quaker lady, gave him five dollars or dollars ing to be gained on either side by further the same of the specially attended to.

READY-MADE CLOTHING
AND
Cents Furnishing Coods,

Quaker lady, gave him five dollars ing to be gained on either side by further the same of the special spec

would let supply stand over until tomorrow and it would be taken untion, protecting public rights, might
of electors for the parish of Acadiemorrow and it would be taken up after recess, at half-past 2.

Mr. Cottrell submitted the report of the county Councillors of Northumberland to receive remuneration for their services, recommending the substitution of a general bill, with similar provisions.

After recess, Mr. Davidson committee.

After recess, Mr. Davidson committee.

Mr. Phillips committed a bill relating to Schools.

Mr. Phillips committed a bill relating to schools, and briefly explained the object of the bill, which was to authorize the revisors to make a list its object. Under the existing law, if a man owned property in one district a man owned property in one district and resided in another the taxes from his property went to the district in which he resided, he considered to be an injustice. This bill would remedy would not be able to vote at the com-

between Newcastle and Indiantown, not without a great deal of consideration the Bill which was to prevent, as in Miramichi, Mr. Butler in the chair. He explained that R. R. Cail and would not be wise to disturb existing sending out of the Province, wood-John C. Miller were the promoters of the bill. These gentlemen owned the steamer which plied on the Miramichi between Chatham, Newcastle and Indiantown etc., and they sought the privilege of putting up posts on the public street of Newcastle and along the public road leading to Indiantown, with the right to open the same up tor the purpose of erecting said posts, leaving said street and road in good condition, etc.

would not be wise to disturb existing sending out of the Province, wood-cock, snipe and partridge. Quite a number of person who supplied the large hotels in Boston and other places came down to New Brunswick after them, and the effect of that was that the partridge were getting very scarce. Since such a provised that the province, wood-cock, snipe and partridge.

Quite a number of person who supplied the large hotels in Boston and other places came down to New Satisfied, and, it the bill passed the House, it would be stirring up a hornets' nest. It had been said that the present law worked for the benefit of that was that the partridge were getting very scarce. Since such a provided that no person should kill or leaving said street and road in good condition, etc. condition, etc.

The Attorney General enquired whether it was proposed by those gentlemen to transmit messages for the public at fair rates. The bill other reason for not disturbing things the responsibility of the reason for not disturbing things. seemed also to authorize them to enter upon private properties to put up posts, and it was quite clear that any would be disturbed in case of any dis-\$3.900 65 placing of an obstruction in the high-\$28,650 50 way, in front of a man's residence, thought it was to the interests of the cember, and kept them frozen during

ate any reconstruction of the

was well to be careful to protect the interests of the public to the fullest extent, even while assisting the most every day in the week in his district.

\$223 65
43 05- \$266 70 Boom. He said there should be a faction in regard to the present assess-Mr. Davidson argued against the taxes on property in each district, no matter how remotely they resided from Mr. Marshall said he meant that the district, and if the law was good such parties should pay say a tenth or a quarter of the cost of erecting the residents. He held the non-residents

security of the Dominion election, expenses destrayed by the Dominion. The Act is to come into operation on proclamation."

S12,763 90

The Organization of the Same as for the Dominion election, expenses destrayed by the Dominion. The Act is to come into operation on proclamation."

S12,763 90

The Organization of the same as for the public rights, and he believed they was the case. There was scarcely a week that he had not heard complaints rights. He argued against the proposition to allow other persons to come and make use of Messrs. Call & Miller's poles. He referred to the was the lesser evil of the two, that the tax gatherers should

Mr. Burns said that the question these gentlemen the privileges sought district. He thought the arguments

giving privileges to a telegraph com-pany, for the latter were for public Mr. Fraser submitted a return of all Fredericton, March 19.—A message

pany, for the latter were for public and the former for private purposes.

Mr. Swim referred to the great business interests of the places named business interests of the places named convergence of the places named business interests of the places named business in the places named business in the places named business in the places

and Crawford and Messrs. Covert, progress was voted down. The first into the contract with a company. Mr. Johnson committed a bill to

Mr. Davidson committed a bill to authorize the erection of a telephone authorize the erection authorize the

way, in front of a man's residence, was an interference with private rights, and the placing of such obstructions could only be justified on the ground that some privilege was thereby to be gained for the public.

Mr. Davidson explained that the line to be followed by the proposed posts and wire would be principally through the woods, and that it could not possibly affect private rights. He referred to the well known enterprise of Messrs. Call & Miller and said they would no doubt be disposed, as they had always been, to accommodate the