2 Cases Dress Goods; 2 Cases Blue & Blk Broads 2 Cases Straw Hats and Hat Shapes; Case Ladies' Scarfs; 3 cases Fancy Shirting 2 Bales Prints.

From New York:

4 Cases Mulligan Guard Collars; 3 Cases Paper Fronts; 13 Cases Oil Cloths: LOWEST MARKET PRICES. EVERITT & BUTLER.
Wholesale Warehouse, King Str

OAK AND PITCH PINE TIMBER

WHITE PINE, BIRCH, &c., &c. R. A. GREGORY,
Office-FOOT OF SINONDS STREET - Portland, St. John, N. B.

DR. J. E. GRIFFITH, Dentist Office, corner Germain and Duke Streets,

(OPPOSITE VICTORIA HOTEL). Teeth Extracted without pain by the use of Nitrous Oxide Laughing) Go may 7

MARITIME WAREHOUSING AND DOCK COMPANY!

Cash Advances Storage in Bond or Free.

on all descriptions of Merchadize. BANK STERLING CREDITS granted to Imported Application to be made to

T. R. JONES & CO.,

P. BESNARD, JR., & CO'S defect, the provision giving it original have his deserts. He had destroyed the jurisdiction, will be removed. Some of peace of mind of the plaintiff, he had 28 PRINCESS STREET.

Real Estate Bought and Sold, Houses Rented and Rents Collected

A LARGE FREEHOLD close to A Queen Square. The house is two sto and rents for \$30. Terms easy. Possession be had on the 1st May next.

P. BESNARD, JR., & CO,

A HOUSE situate on the St. Andrews Road, 3 miles from town, consisting of 20 rooms; in every way suitable for Hotel business. 3 acres of well cultivated land attached also, FREEHOLD PREMISES on Hazen lot 40x100, with house lot, at a moder A VALUABLE FREEHOLD on Germain street, with first class Dwelling House, containing fourteen rooms in excellent order and condition, is furnished with modern conveniences. A desirable residence for a genteel fa-

A LEASEHOLD 50g 100, Guiliford street, Carleton: a good Two Story Dwelling, covers half the front of Lot, and is well finished inside. The situation and surroundings are excellent. Koom for another building or a garden. A CAPITAL DWELLING HOUSE, con-taining fearteen rooms, in excellent order, nd with modern conveniences. Central and greenible locality. Desirable family residence-

OR A TERM OF YEARS.—The Second Story of the old St. John Hotel, containing me 25 rooms, situate corner of King and Cha-

TWO LARGE FLATS on Main Street, Bortland, containing a large number of rooms, suitable for a boarding house. Will be rented for three years if required,

A COMFORTABLE SINGLE OFFICE, A LARGE DWELLING, containing ten rooms, situate near the residence of Thos. E. Millidge, Bsq. The house is farnished with

A LARGE SHOP, adjoining Barnes' Hotel, Prince Wm. street, in every way suited for a first class Briber Shor. Will only be tented to a Barber. Rent moderate to a good 15th March, 1875.

For full particulars and terms, see our To Let Register, which is always open for public inspec-

J. L. STEWART, EDITOR

WEDNESDAY EVENING, MARCH 24

The Supreme Court Bill.

The

Mr. Palmer said as the bill was one of very great importance to the whole Dominion it was desirable that it should be framed so as to effectually meet all requirements. He had several serious objections to the Bill as drafted. The first the sixteenth section, prayided for the jections to the Bill as drafted. The first to the sixteenth sections provided for the formation of the court, and then followed provisions with regard to its appellate jurisdiction, and onwards to the 35th clause were provisions as to the different modes of procedure to the guidance of persons coming to the court with appealed cases. He did not object to a Supreme Court of Appeal, but his opinion was that such a court ought to confine itself entirely to matters of appeal and should have no original jurisdiction whatever. The second objection he took was that having created this Court of Appeal it having created this Court of Appeal it

having created this Court of Appeal it was of the greatest importance that where matters by way of appeal were carried from so many courts of different jurisdictions and different modes of procedure the most simple and general form of appeal should be adopted. There was no necessity whatever for any writs of error or other mode of procedure than one simply applicable to all cases. He would direct attention to the fact that the procedure he suggested would be a York, is a publication issued in

the speakers thought it within the powers of Parliament to deny the right of ers of Parliament to deny the right of perfidy, and casts her off as an old shoe. appeal from this court to the Privy
Council, and wanted such a provision
Inserted in the bill. It is evident that
the measure is a very defective one, and
it is possible that it may be postponed.

it is possible that it may be postponed capacity, had not even escaped his no tice. In conclusion, he asked the jury freely discussed by the legal gentlemen to dive deep into his pocket, and teach Chlorate of Potash Trock of the Maritime Provinces, and sugges- him, through his purse, what he failed to tions sent to Ottawa for the information feel through his conscience.

of members. So important a measure

The Judge, in charging the jury, told should not be allowed to pass without them that this case differed from all all possible influences being brought to others where the law of contracts was bear to secure Maritime interests. Mr.
Palmer's suggestion that the Judges
should reside in the capitals of the different Provinces, for the purpose of at
In love the Judges carryly remarked the tending to preliminary matters in chambers, instead of their being required to reside at Ottawa, should be of the purpose of at the Judge sagely remarked, the woman suffers more from disappointment than man would suffer under the quired to reside at Ottawa, should be A VALUABLE FREEHOLD on the City Road, near the Skating Rink. The lot is 40x100, and the large two story Building thereon is well finished, and yields a rental of \$346.00 p. a. Terms easy.

A COUNTRY RESIDENCE — Bordering and on a beautiful lake, situate on the line of railway. There are attached 150 acres, half of which is plough. Plenty of good fire wood on the place The dwelling is a moderately finished two story house. House capable of holding two families. Barns, couch-house, piggeries, etc., in good order. Owner will exchange for city property. Maritime Union resolutions in proper form for submission to the House. The mental motive of seeking a home. claim of members of the Government to introduce, in their private capacity, resolutions that require the expenditure of money, is absurd, and we are glad that the House has a Speaker who makes himself acquainted with his duties and himself acquainted with his duties and faithfully discharges them. There was altogether too much laxity under the children could cry till they were sick and get well again, the defendant would be justified in breaking off the match. He thought the plaintiff did not discharge of boxes at the Skating Rink of articles rule of the last two Speakers.

Notice of Dissolution. The Chairmanship of the St. John The firm of J. & S. Leonard has this day dissolved by mutual consent. The business in future will be conducted under the firm-pame of S. LEDNARD & CO., who are authorized to go leet all outstandings and pay all labilities of Board of School Trustees is a laborious office. Mr. Keans resigned it, because it seriously intertered with his private business, and Mr. Everett has resigned it for reasons that have not yet been officially stated. We would be happy to publish the correspondence, if Mr. Everett would furnish it, as people are designed and solutions of knowing, why they have office. Mr. Keans resigned it, because St. John, 15th March, 1875.
SIMON LEONARD,
SIMON LEONARD, desirous of knowing why they have will LIAM S. LEONARD.

WILLIAM S. LEON MASTER'S & PATTERSON, has not yet been appointed, and it is re- to his cuddled one,

Daily Tribune.

The bill for the establishment of a Supreme Court of Appeals for Canada Maritime Provinces regarding its work- seat on the County Court bench should prove as changeable as that of the cuddling. The prospect of going to Ottawa Judge Watters secure the place to bemade with cases that have been through all vacant by the elevation of Chief Justice the courts of this Province is not a very Ritchie, Mr. Elder will take his place in inviting one. Hon. Mr. Fournier's mo- the Government, Mr. Fraser becoming tion for the second reading of the bill Attorney General and Mr. Elder Procalled forth several speeches in opposi- vincial Secretary. Mr. Elder has advertion to its provisious. The only Mari- tised his house to be let, and will thus be time member who spoke on it was Mr. prepared to take up his residence at Palmer, who is thus reported in Han- Fredericton at short notice.

Mackenzie-Cauchon amendment to Costigan's New Brunswick schools resolution as bank of snow, existing without food, all mor, of Charlotte, who voted for the Cauchon part of the amendment, is thus vindicated in the eyes of the faithful.

Charlot who with his wife, was con-

victed at St. Andrews, in the Supreme treatment to his daughter, has been dis charged from prison. He is suffering with consumption, and will not probably by a gold watch, a pair of silk stockings,

STOTEME BE FORM AND FORM COMMANDED TO AND EAST OF THE CONTROL OF STATE OF THE CONTROL O found fluttering hearts, not only in the breasts of plaintiff and defendant, but with all the crowd who had gathered to the Hall of Justice in Richibucto to see a poor devil as to be unworthy of men. The bill has to be discussed in Com- hypocrite that ever came into a court of mittee of the Whole, and will doubtless be amended in many respects. It is not probable, however, that its fundamental Criminal Court, and O'Leary would then see Auction column.

> supported heartily by all Maritime mem-Hon. Mr. Willis has, at last, got his loved the cuddling O'Leary, then the damages ought to be greater than if she The Government has taken the Cour-

ported from Fredericton that a salary so dear?" Alas for the profits of \$1000 or so will be attached to the of ships and lobsters-all swallowed up office and the appointment given to Mr. In the enormous bill for cuddling, kissing, Keans at the close of the present session. Keans at the close of the presentsession.

There would then be a vacancy in the representation of this city, as Mr. Keans would vacate his seat on accepting the long be remembered as an awful example of what shall be done with cuddlers who Political rumors assert that in case of back out at the eleventh hour. And the Attorney General King's elevation to young men and maidens of future gene circles in all the Provinces, and grave the bench of the Supreme Court of New rations shall pause in their cuddlings to apprehensions are entertained in the Brunswick, or of his acceptance of a think of the result should their love ing O'Leary and the coy Connaughton.

Kentville had a \$22,000 fire Saturday

The temperance crusade in Truro has not proved a success. Liquor is publicly exposed for sale, and as publicly drank; no license is charged, and there does not appear to be any man in the town with back-bone enough to enforce the law. Commons have been lying under the A Shubenacadie sheep which was lost grievous charge of having voted for the in the early part of the winter, recently

> NOTES AND NEWS. Captain Gill, ex-Deputy Tax Collector of Brooklyn, died Suuday night. He

> nois set two chickens fighting in their

Stephen G Blizzard Hall & Fairweather

John Chalone

fendant says she did—by saying that the children could cry till they were sick and Halifax, and receives an extended notice

the defendant from the performance of his contract. The proposal came from the defendant to be discharged. He instructed them "not to dive deep into the owner is on the track of the thief and

desirous of knowing why they have O'Leary! That was dear cuddling and are so many of them that skaters will be

of intellect are engendered by Fellows' Compound Syrup of Hypophosphites, and its capacity of imparting power of endurance to the brain and nervous system is shown in its property of sustaining persons through mental difficulties.

OYSTERS .- We would advise the reader of THE TRIBUNE, especially those who are fond of oysters, to call on George Sparrow, at the head of King street, and place where you get Shediac or P Edward Island oysters in St. John.



To be sold at COST for 40 days, the large and well selected stock of: latches. Clocks and Jewelry To make room for the

SPRING STOCK, GREAT BARGAINS Will be Given

MARTIN'S CORNER G. H. MARTIN, Cor. Coburg and Union streets,

Spring Styles, 1875.

FELT HATS! In all the Leading Styles, & R. MAGEE'S

94 UNION ST.,

J---P---H

An invaluable preparation for Colds, olumb Influenza, Asthma, Whooping Bronchitis,

Tickling Sensation in the Throat,

HANINGTON BROTHERS.

HANINGTON'S

QUININE WINE

IRON!

GIVES VITALITY

Impoverished Blood

INCREASES THE APPETITE

Dispels Languor and Depressi in and gives TONE AND STRENGTH

-TO THE-WEAKENED FRAME

Price, 50 Cents per Bottle.



Harness, Collars, etc., protected.

Mr. Austin presented the petition of

Sy Telegraph.

Canadian, British and Foreign.

[To the Associated Press.] LONDON, March 23. General Sir Charles Yorke has been appointed constable of the Tower, vice Field Marshal Gomm, deceased. Henry Cole has been made a knight commander of the Order of the Bath. Ship Mulassador from New York ar-rived in a damaged condition and was obliged to throw overboard a part of her

cargo.

Marquis De LaConcha, late Captain general of Cuba, has arrived in Madrid.

The weather throughout England is

fair.

A conflict occurred in Callan, County Kilkenny, yesterday, between Bishop Moran's and Father O'Keefe's party, during which much violence was used, and O'Keefe's chapel completely wrecked.

Consols 93. Breadstuffs steady; wheat 9s a 9s 5d for California white; 9s 7d a 9s 10d club do.; 8s 4d a 9s red western spring; corn 32s 6d a 32s 9d; negs 42s spring; corn 32s 6d a 32s 9d; peas 42s 6d a 43s for Canadian.

The son of John Mitchell arrived here last evening from Liverpool on the steamer City of Chester.

The tornado in Georgia, previously mentioned, devastated a district, embracing eight counties in Georgia and two in South Carolina. The destruction of property is immense, and the list of killed and wounded appalling.

In the debate in the Commons last night on the bill for the amendment of the nce of crime in England with the peace-

Sir Edward Watkin retorted that Engsh people de not welcome American conspirators among them, but are conspicuous for their loyalty and law-abiding dispositions. He said that if the Irish would renounce the leadership of stump orators, and adopt industry in place of political agitation, the necessity for exational legislation would cease.

The bill passed its second reading The Nottingham spring handicap race

being disqualified, the race was given to Castle [Wellan, which was second. St. Patrick and Malplaquet, which were re-spectively third and fourth, were placed second and third. THE FUNERAL OF JOHN MITCHELL took place yesterday at Newry, Ireland. His remains were buried in the church

yard. A great crowd was present, but quiet prevailed notwithstanding exciting placards were distributed. NEW YORK, March 24,

Gold closed yesterday at 116. APPROVING THE PRESIDENT. The resolution submitted by Mr. An hony, approving the action of the President in the Louisiana troubles, was pass-ed by the United States Senate yesterday by r majority of nine.

THE PARLIAMENT OF CANADA

To Morning Papers. OTTAWA, March 23. Mr. Devlin raised the question of privilege, relating to a question in the Nouveau Monde, which stated that he (Devlin) spoke faisely when he said he had Bishop Sweeny's authority for voting for the amendment of the member for Quebec on the New Brunswick school question. He called on several members to affirm that statement on their personal knowledge.

mowledge.

Messrs. Desjardin and Bechard did so.
Geoffrion's bill respecting the cutting
of timber was amended so as to allow the
fovernment to pay cutters by fees or
alaries as they pleased and was then
ead a third time and passed. Someother Government measures were advanced a stage without discussion.

The Senate amendments to Marine Telegraph's bill were concurred in.

LEGISLATURE OF NEW BRUNSWICK HOUSE OF ASSEMBLY.

(By Telegraph to the Tribune.) FREDERICTON, March 23. Hon. Mr. Willis moved resolution re

Hon. Mr. Willis moved resolution relating to union of Maritime Provinces, according to notice.

The Speaker ruled it out of order.

Hon. Mr. Willis said he would, of conrse, submit to the Speaker's ruling. He then moved the following resolution:

Resolved, That in the opinion of this House a Legislative Union of New Brunswick, Nova Scotia and Prince Edward Island would lessen the expenses conwick, Nova Scotia and Prince Edward Island would lessen the expenses connected with their Government and legislation, have a ten-lency to diminish local prejudices which, to some extent, obstruct their material progress, add weight to the influence of their representatives in the Federal Parliament, and otherwise promote the interests of the people.

The Hon. Provincial Secretary committed the bill in amendment of the Act relating to attachment and the abolition of imprisonment for debt, Mr. Pickard in the chair. Details of the bill were discussed quite fully by Messrs. Davidson, Jones, Austin, McKenzie, Smith and others.

The discussion was continued until after four o'clock. A number of amendments being well considered and made, progress was finally reported that several sections might be changed previous to the bill being finally agreed to.

Dr. Dow introduced a bill to incorporate Miller Flanger Manufacturing Co.
The Surveyor General recommitted the bill relating to trespass on lands and other property of the Crown, Mr. Keans in the chair. The mover incorporated a section in the bill setting forth that the party from whom lumber is seized, may, after fourteen days, apply to a judge to have his claim heard and decided upon.

Agreed to.