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L.III.	CHARLOTTETOWN	, P.	E. ISLAND,	WEDNES	SDAY, JUNE 26, 1867.	NO. 27
	much as it named the places at which the Commistings were to hold their Court, and he considered for the commisting ways that the Court was all the considered for the court was a supplying the court w					
TOWN A D. D. T. T. T. T.	places for which they were appointed. Bay For-	ee further o	amendments made to t	he Small Debt appro	opriating money. Last year there were some	in our power I do not know that I should offer any
EDITOR AND PROPRIETOR.	it had been appointed during the last seven or eight to	ain the view	fore another session the	by might ascer- shoul	ld be some returns or vouchers to show how the	to which we are all looking forward. I do not know that it is worth while 'tiphering' with the plan at
at his Office, Queen Street.	sometimes in Dundas. He questioned the legality t	high it was	pecesser to establish	y. He did not satisf	factory way of doing business; but at the same	gregent in use I suppose the centlemen represent.
or 1 year, paid in advance, £0 9 0	removed from one part of the country to another t	Debt Courts.	. If there were fewer C	ourts, their sit-roads	s near Charlottetown was well expended.	any over officious interference in the matter, but
to so a grant to a	it was competent for the Commissioners thus to rest	hey would a	uswer the general purpor	ses of the coun-mark	ks of his honor are intended to apply to the	The House was then resumed progress was re-
	know what they had to expect.	aw too ches	ap, por did he think it	was an advan- the n	money was well expended, and vouchers can be luced for every shilling of it if they are required.	ported, and leave to sit again granted. A message was brought from the House of As
ry description, performed with neatness and despatch a moderate terms, at the HERALD Office.	Hon. Mr. Anderson asked if the Court had been removed to a different Township from that in which it had been formerly hold	The House	e was then resumed, the	CI . H	on Me Devouver . I think the plan adopted last	sembly, by the Hon Attorney General, with a Bil to authorize the Government to raise a loan of money
ALMANACK FOR JUNE.	Hon. Mr. Dingwers, replied that Bay Contine	and, on moti	ion of the Hon. Mr. Me	Donald, it was have	a been continued. It may be a send method i	to enable George C Stiles to obtain letters paten
моон в рильия.	in Lot 43, and it was held next of the time in Lot	A message	was brought from the Ho	nse of Assembly Com	stives of those towns. It is the duty of the	for the invention of a new and useful improvement in the construction of Spinning Wheels.
est Quarter,9th day,2h. 25m., morning, N. W.	56, and he believed part of the time in Lot 54 or 55. Hon. Mr. Bren remarked that by the present	ste certain m	onevs therein mentioned	or the service of for t	that branch of the public service, and I cannot how the representatives of the people can claim	Adjourned till four o'clock, p. m.
ll Moon, 17th day, 0h. 42m., morning, S. st Quarter, 25th day, 1h. 15m., morning, E.	Act the precise locality where the Court was to be held was to be decided by the Gevernor in Council.	Bixty-Seven, 1	which was read a first and	second time and to he le House—Hon. to be		
SUN High Moon a a	Hon. Mr. DINGWELL said what he wished to know	Mr. McDona	ld in the chair.	stan	ds making roads. The money may have been	SUMMARY OF PROCEEDINGS.
rises sets Wat r rises. A _	was, whether it was a legally constituted Court when it was removed without the sanction of the Governor in Council.	curing steam town, Murray	Harber, Picteu and Cha	Souris, George- to a		
Sunday 4 17.7 37 9 96 3 57.15 90	Hein the Papernaum sold he sould be	ernment had	not thought proper to	include Connel Ho	on. Mr. McDonald: As far as Georgetown is con-	Brecken, Prowse, McLennan and Green also seve
Suday 17 38,10 52 sets 21 Monday 16 39,11 43 8 36 23	could be a legally constituted Court when it was held at a different place from that named by the Governor in Council.	of Georgetov	wn, for a steam boat of	the size contemby e	n charge of by the two members for the town—half each—and the part which came into the hands of the	Bill; contending that the further purchase of Proprietory lands should be effected under the provi
Wednesday 16 41 0 36 10 26 26	Governor in Council.	ance, and he	did not see why Grand	River should be magi	resident member was placed at the disposal of the istrates. They had several meetings, and the money expended under their direction. I can endorse the	sions of the Land Purchase Bill as formerly; the
Lines Tal and a sail and	Court established there	However, as	it was a step in the riv		ement of my hon, colleague, respecting the vouch-	
Summy 14 mm m 00	Detter, as distance from a Court had a tandanay to				e produced and audited by the magistrates.	prove disastrous to the best interests of the Colony
Taesday 14 46 6 2 1 26 32		had snoken	WALKER quite agreed wit Grand River was an imply overlooked. The amount	ortant place, and altho	in and about Charlottetown, I can only say that, ough I was one of the representatives of the city,	for, and appropriated to the purchase of lands only
Wednesday 13 46 6 59 1 57 33 Thursday 13 47 7 51 2 27 33	from Bay Fortune (Mr. Dingwell) wished to know	£600 more w	y person to run a steam bo	at to these places. there	I never heard a single word about the matter, and	ing from commercial panies: that it was impolit
Friday 18 47, 8 43, 8 2 84 Saturday 18 47, 9 31, 8 36, 34	was whether a Court was legally constituted when it was held at a different place from that named by the Governor in Council. It was not whether another Court would be an advantage.	It was not w	hat they would expect, but finances would not admit	he supposed the	ch the money was expended. lon. Mr. WALKER: It is the members of the House	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Monday 18 49 10 59 7 51 35	another Court would be an advantage.	Hon. Mr.	DINGWELL said if the G	lovernment were . H	Assembly who are intended. Ion. the PRESIDENT: If the money has been better	purchased by the late Government, the money we
Tuesday 13 49 11 40 8 86 30 Wednesday 13 49 even 9 17 36	Hon. Mr. DINGWELL said the President exactly understood his question: but in reply to his honor from Prince County (Mr. Lord) he would say that	places, as h	he supposed they were, i	they should have it th	ended than formerly, I think it is well to appropriate this year in the same way, for improvements are ally required in our system of road making.	at Discount. The same principle, if judiciously a
Friday 18 50 1 39 10 28 15 37	the people of Bay Fortune, as far as he knew, did	land had ha	pay more than 2,000. In	at part of the 1s- 11	ion. 31r. WALKER: Appre is a Load Commissioner	chase of any remaining estates that might from the
Sunday 14 49 3 2 11 80 36	Court, though it was held at Good Pines	bandred non	The recent of Vi	the sake of a few thre	ge or four days ago s intensoer for the City directed	cause of the present depression of trade and scarci
Menday	bill, which was intended as an amendment to the	to Charlotte	town and Summerside, a	nd they received be d	displaced, and let the whole amount appropriated be	purchase of the Cunard Estate, but to the fact the
Thursday 17 49 6 27 1 8 34	Small Debt Act, did not go further, as that Act re-	bridges, or t	wharves. Whether Grand	River was unin-inde	ependent principle would not act as a Road Commis-	than was warranted by the circumstances of the C
Saturday 17 49 8 33 2 31 8	in security before the Justice of the Peace person	there, he did	apy too much of the steam	he glad to have Con	the members for the town or district. If I were a	a market, which were still lying in the English doc
Sunday 18 49 9 35 2 23 3	Court for the district. What district? It should	to do so. I				
Prices Current.	Capias is issued. He was also of oninion that the	difference.		H	jeff. Ion. Mr. Lond: I agree with his honor who has jus	Hon Leader of the Government defended the priciple of the loan bill before the Committee, and sa that he had hoped both sides of the House wou
CHARLOTTETOWN, June 21, 1867.	Capias is issued. He was also of opinion that the Clerk should have power to issue a Capias for £30 as well as a Commissioner or Justice of the Power of the Powe	Hon. Mr. Grand River	McDonald observed the bad not asked for the bo	at the people of spoi at to call there. bly	is going on the railroad principle. He had a drain	n have concurred in the necessary means whereby a
Provisions	The 24th section also required amendment. It re-	Hon. Mr.	WALKER said he was awa	ere that the Gov- cut	the right hand side . but I think the Commissioner	p only to effect the turther purchase of lands, but all to relieve the embarrassed state of the Colony co
(carcase) 4d to 5d	quired that notice should be given to a surety ten days before the issue of an execution, but there was no form of notice in the Act, peither was there any	that was suf	ficient to bring it to their			
	THE HARL FOR THE CHAPK. I'M ACT DOWN SHOWAR SAILS	tame the two	represertatives of that .	part of the coun live i	has withdrawn his authority. Matters are now going favorably. If I were a representative of either o	opposed and petitioned against by the Conservation opposed against by the Conservation opposed against petitioned against petitio
per lb Sd to Sc per lb 6d to ld	age to a bailiff upon every summons. He thought that when a joint suit was instituted against two or	River was it	ncluded or not. He tho	night it would be thos	se towns, I would not like to interfere with those all marters. If we will have men appointed who are	of the merchants and others of Charlottetown, no
r, (fresh) Ild to le by the tub. ie, per lb., 4d to 9d	mone issued for each miles as about to the	as it might b	nave been unintentionally	omitted.		on the table of the House, relative to the embarrassistate of the country. It was evident that the pa
w, per lb., 9d to 14d per lb., 8d to 6	upon the one furthest off, and the fee for service on each of the others. In case of a bailiff becoming liable on account of some error, he was of opiniou that no action should be maintained against him un-	the discretion	on of the Government, for ould do justice to that par	he had confidence great	at deal of private business to attend to, and it can	ment of the instalment due on the Cunard Esta was the cause of the banks refusing discount. T
, per lb., Sha to 4d	that no action should be maintained against him un-	yernment, a	ers of the Council were mand they should see the	t no part of the hon	perintending the roads without remuneration. His	payment of which would absorb the greatest portion of the Gold and Silver in their vaults. Under the
Grain	he became liable. When the Court is opened be	Hon. Mr.	LORD: His honor eare	truf the Communication	of the House of Assembly for that town, have spen	e provisions of the loan bill the Cunard Estate wou
y, per bushel, 5s to 5s per do., 2s 4d to 2s 6d Vegetables.	thought the Clerk's functions, with respect to per- sons acknowledging judgment, should cease, for a					riencing any such serious depression in the ordinal trade of the country, as resulted from the said put chase, in the absence of such a measure. The lo
per quart, oss, per bushel, 2s 9d to 3s	parties deming in to contens judgment to the Clark	enert pracers	·y·	The	e Government should appoint proper men as Com	chase, in the absence of such a measure. The lo
Poultry.				eve the Govern-	I then there would be no necessity for others, who	o no such misrepresniations as were made against
sys, each, 5s to 8s 6d s, each, 1s to 1s 8d					ides, it is seldom we find two persons agree about d making. We discuss the subject here, and scarce	similar measure on a former occasion were again be resorted to, for the purpose of defeating He hoped on the contrary that both sides of the sides of the contrary that both sides of the cont
	ceived milage for one, but the rate of mileage was	should call a	it Grand River, and, if I	ed that the boat It a	and or an abree as to the contract of paraged	House would have supported the question irrespects of party bias, as the effect of such general supports and the support of the party bias and the party bi
erel, per dozen,	difficulty connected with it, and to obviate that, the	Hop Mr M	IcDonald : No! it is not !	named in the ad-	ously tegether. Hon, the President: I think it is the members of	Hons. Davies, Howlan, Laird, and Messra, Ja
ds (Hemlock) 4s	made. As to parties contessing judgment to the	vertisemens.		the	House of Assembly who are intended, and if the	by kins. Reilly, Bell, and McNeill, supported the E
	go into a trial. Parties who had business at the	the same tim	e, I think it is probable t	hat a boat can be H	Hon. Mr. WALKER: His honor, the speaker before	where the tenants could be relieved without the
per ton, 80s to 100s	it would be unfair to deprive them of the printless	little additio	nal expense for the boat	to call at Canal	tase, said it would be better to leave it to the magis	s- fliction of any material injury to trade and as
othy Seed, 18s to 20s	Hon. Mr. GORDON thought they should have the	ten months	etown to some part of No	va Scotia during of last	Mr. Swabey, a magistrate, at an expense of £60, and t year it cost the Curporation £60 to fill it up again	would not only effect that desirable object, but a give an impetus to the commercial transactions
or Beed, per 16., 1e 6d ospan, per yard, 4e to 6d kins, per 16., 6d to 9d	Count but not often	Hon Mr	DINGWELL . I believe	a heat one one I de	o not see any great benefit in that. The men wh	the Colony. That the borrowing of money in E
s; per lb., 4d	Hon. Mr. Anderson was of a different opinion. He thought they should have the privilege at any	than to Geo	orgetown.	per	rform the duty—they should be men of ability and in	n- prevent the sudden withdrawal of the gold and sile
pskins, 9d to 1s es, per dez., 2d to 4d	He thought they should have the privilege at any time before the case was called, and he had known Commissioners wait a whole day without having a single case come before them.	Hon Mr league (M	r Gordon) respecting to	the time a steam	enther branch of the Legislature. I am sure the pre-	up their circulation for the accommodation of the
GEORGE LEWIS, Market Clerk.	single case come before them.	With regar	run from Georgetown to	Nova Scotia.	od the test of years, and he should not be under the	to the drawn from the country, would be regulated
COLONIAL PARLIAMENT.	of the Court very much delayed, and a good deal of		Part of an anapagan	or the Gotelfi- Was	semoly, it it is thought that he has not suincien	nt the facilities given by the banks. That the mo
BBATES AND PROCEEDINGS OF THE	judgment to the Clerk, and he thought they should	of the Isla	ind, some of your hono	rs think it would H	Hon. Mr. PALMER: I do not think it is a very grea	at had a depressing effect on the whole trade of
LEGISLATIVE COUNCIL.	sellner do so before the Court was enemed or wait		111111111111111111111111111111111111111	Lane anemotoftel	the road of the road of the road of the road	country, and that it a similar or even a smaller n
Council Chamber,	till the case was called. Hob. Mr. Lond said that after the case was called the parties had to pay the judgment fee, but if they	and the Go	overnment might be sub fused to accept a tender	which they con-	members representing the city. I very much agre h his honor who has just spoken in that respect, for	eripple all the banks in the Island, and entirely windress the circulating medium of the circula
WEDNESDAY, May 15th. BILLS FORWARDED.	confessed judgment to the Clerk that fee was saved.	sidered ext	ravagant. I think the	sum granted salar	roads, note should be ennointed but one in what	er araw and legitmete exercise. The best t
n motion of the Hon. Mr. Gonnon, a bill to re	think it was the intention of desire of the majority	der of the se	eason. I also consider a	t a fair appropri-	usinted with the business to perform the duty pro-	for the payment of the Cunard Estate, were cript
ters of vessels to exhibit a light while in harbon	He supposed some of the gentlemen who had spoken felt a personal interest in the matter. He did not think it was the intention of desire of the majority of the Legislature to introduce any very extensive amendments this session; but if his honor who had tound so much fault, with the Act would introduce	present mai	il steamers, £17.0. It is amount, and ther will	not be required of	oet, and then say to him, "We do not think you ar for it, and we must appoint a couple more to water	not altogether refused discount on the very
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	an emanament part session be mente blongolik pare	others twic	e. It would, no doubt	t, be well to have lest	tourn this bounds of which may be a great deal of ?	law attended and the state of t
message was brought from the House of As	his support. This bill, he supposed, was introduced for a certain purpose. When a change took place	the boat to	call at Grand River, the	ough it would be	venuence and embarrassment. These two member	a-quantity of goods imported last year would not he re remained unsold, nor would the scarcity of mo
ize the establishment of an additional Smal t Court at Somerset and at Montague Bridge	is the Government it was necessary to make changes in various departments. It was latered by	Souris till	the break-water is con	apleted. I think as	much in road-making. And if one should give the	resc much complained of be so general. When sind other productions of the country wars
ter other purposes therein mentioned. Also, a	his support. This bill, he supposed, was introduced for a certain purpose. When a change took place is the Government it was decessary to make changes in various departments. It was jutened by this bill to satablish some additional. Courts, and he thought there should have been provisions made to establish one at the head of Murry Harbor and one	brospect of	f getting a boat to rnd	for that amount. how	the other give him different directions to morror	", abroad, exchange of gold was obtained, and the
discomment. In the House of Congress added	establish one at the head of Murry Harbor and one or two other places, but he hoped no amendment	Item agr	eed to. MACADAMIZING RO	ADS sion	own judgment. I believe the present cemmi	s at follow the sale of lands. Loans of a similar ve ture had been obtained by other British Provin
on motion of the Hon. Mr. McDonald, the first	or two other places, but he hoped to unsendment would be introduced at this late hour of the station. Hen Mr. Dingwill, said that though it might be a little immurationed to the Courts it was an ad-	A specia	grant of £250 for the	main post roads ass	a pleuty of money and material and he will mai	te from the Mother Country; and as money of
o return to their formerson and return to the restrict	Hop Mr. Dingwars, said, that though it might be a liftle inconvenience to the Couch it was an ade vantage to the woods. Perhaps some parties might	£100 each	my and Commons of Ch for roads near George	arluttetown, and gai	med by debating the matter, for it is a money b	ill obtained cheaper there, than in small comme
on. Mr. Dingwell thought this bill was an im-	vantage to the people: Perhaps some parties might not rightly understand their position till they came to	meraide, to	be expended under the	direction of the it.	The whole appropriation comes up in one bil d we must pass it as it comes before us er reje	for the regirements of the Colony from abro
		Arr.		1	Print is as to comes perore us ar reje	cel Continues on the Journ page.