RATES OF ADVERTISING

Tri=Wicekly Star.

SPACE.	LENGTH OF TIME.	RATES.
A Column.	One Year.	\$100
Half do.	"	50
Quarter do.	** *	25
4 Inches.	66	15
A Card.	**	12

TRANSIENT ADVERTISEMENTS.

TRANSIENT ADVENTS that one inch, Single insertion not more than one inch, 50 cents; Subsequent insertions (each) for same space 25 cents. Advertisements will be charged for the time of insertion if not ordered to be

the time of insertion if not ordered to be suspended in writing. Advertising rates (outside the transient advertisements) payable every three months. Solid advertisements, ten cents a line. Onlers for the discontinuation of adver-tising contracts, after the time agreed upon, must be given in writing; else all continued "ads" will be charged at the regular rates.

WEEKLY STAR.

The advertizing rates in the WEEKLY STAR are the same as those of the Tri-Weekly. If Subscribers who do not receive their papers promptly and regularly will please send in word to the office. Special arrangements, may be made with the Editor or Publisher, at the office Sterling's Building, (up stairs,) Corner Queen and Regent Streets.

THE TRI-WEEKLY STAR. IS PUBLISHED

Tuesday, Thursday and Saturday evenings from the Office, corner of Queen and Regent Streets. Terms: \$2.50 per annum, payable in advance. Address "STAR," Fredericton

The Ebening Star.

J. E. COLLINS,.....Editor. FREDERICTON, JANUARY 31. 1880. MANITOBA-AND OURSELVES.

On another page we publish extracts from a letter which describes Manitoba as another Canaan. The writer is a tors, in trust, to hold till they received is a big, ignorant Kerryman named gentleman of wide observation and very enough from their rents to pay his John S. Magee, who was also at the good sense, but it will be seen the hills of Manitoba are dressed in a brighter green than any other hills in Canada; their heirs and assigns in trust to pay imagine when in a state of intoxiin other words it is plain to see the and apply the annual rents and income cation. We refer to this Kerryman bewriter had on a pair of North-West in equal proportions for the use and cause during Mr. Main's period of misspectacles when he looked at Manitoba. Now it seems to be the aim of the Grit

North West, while it seems to be equal- daughter, without issue, the intents and purposes also a Kerrymanly as much the task of the Conservative income of the one dying to go to the were helping Mr. Main to "squelch press to cry it up. We are influenced, survivor, and if either died leaving that Collins." Now in mercy's sake let press to cry it up. We are influenced, in writing of Manitoba, by quite differ-share; but in case his son and daughter delerious Main every week in the year, ent and we hope far purer motives than both died without issue, then he gave rather than once into the hands of those

opposition or support to the Govern-ment. Our motive is our love for the interests of New Brunswick: to en-deavor to stimulate the settlement of soon after his father, without leaving those lands of our own, which even

EQUITY COURT. Our correspondent would do well to bear in mind that we do not decry this THE Chief Justice gave judgment railroad because of its connexion with esterday in the following cases:the public. We are well aware that KEE vs. McLEOD, Assignee, etc.the more railroads the public have, the he bill in this case was filed for the better it will be for the public: what arpose of obtaining a declaration of we did express our fears about was e Court that a sum of \$1800 lent by that there would not be traffic enough e plaintiff to one Holstead, constituted to keep the road alive. Lowering the requitable mortgage on a vessel when rates will not improve the prospects site for six months, one fourth the amount for three months. Special arrangements for terms shorter than three months. gave him a receipt therefor, stating that some interesting figures. The popu-

the amount was to be secured by a lation of the parishes through which the mortgage on the vessel. He gave as a road will run is something considerable reason for not executing the mortgage and well worthy of taking into account at the time he received the money, that as population is one of the bases of he had sent the register of the vessel to railroad calculation: Ottawa in order to have her name

changed, and that as soon as the papers Lepreau..... 562 were returned, the mortgage should be Pennfield,..... 998 executed. Soon after this, he executed St Patrick, 1,355 a mortgage on the vessel to another St. David,.....1,880 creditor, (Robertson), and then made an assignment under the

Total.....19,445 lusolvent Act. The assignee took It will be observed that the good proceedings to set aside Robertson's mortgage as being fraudulent and void people did not forget the "Saints" in naming the parishes along this road. under the Insolvent Act; the matter was compromised by the assignee pay- And further information: Acres improved 69,964

ing a part of Robertson's claim, and the vessel was sold by the assignee. The plaintiff claimed to be paid the YIELD. BUSHELS amount lent by him, out of the proceeds

Oats..... 64.726 of the vessel in the hand of the assignee. Buckwheat, 10,654 The plaintiff's claim constituted an Turnips,..... 24,350 equitable mortgage under the Merchant Hay, tons,..... 18,191 Shipping Amendment Act, (25 and 26 These figures were obtained from the Vic., chap. 63) but the plaintiff's census of 1871; but we presume since only remedy was by summary applica- that time, Charlotte County has pushed tion to the Judge of the Insolvent vigorously ahead among its compeers. Court, under the Insolvent Act of 1869,

> TWO KERRYMEN IN ST. STEPHEN.

WINTERS .- The bill in this case was WE have op hand an account of the filed to obtain the declaration of the annual Farmers' Dinner given some Court as to the estate which the female time ago at St. Stephen, at which the plaintiff took under the will of her unfortunate Main, of the Courier, who father John Brundage, who died in 1855, abused us so badly a few days ago, and devised his real estate to his execu- played a most disgraceful part. There debts. He then devised his estates to dinner: and a gentleman who was his widow, his son John, and his daugh- present assures us he is the most unter, Mrs. Gardner, one of the plaintiffs, gainly and vulgar person that one can benefit of his said wife, son and daugh- fortune he edits the Courier, and made ter, one-third to each during their re- his boast a few day ago when a little spective lives; and on the death of his more than." half on" that himself and press to cry down Manitoba and the wife, or on the death of his son or his son,-which* is we suppose to all



M. FERRY & CO., Detroit, Mich



according to the partial pen of the writer in another column, are little interior to that wide waste of rich land, the elysium of hunters and prairie chicken. Let us first settle all the lands our esteemed Surveyor General has to give us, and then let ns take from off the hands of the Railway Company every acre they own. When that is done, we whom nature has endowed with about as good imagination as any of our contemporaries, shall draw just as bright a picture of the North-West, as the most visionary Tory can; but till that time comes we shall look at the and on the shady side of the hills.

power.

resting on the immutable foundations

of 'Truth and Common Sense, are to be

Canada besides.

seen, in them, we hope, after we are

children. The widow was also dead, THE 26TH OF FEBRUARY, 1880. and Mrs. Gaidner had no children. The suspense of the Country is over, Shortly before his death, John Brunand we are all rejoiced to hear that the dage, the father leased a lot of land to a Robert Ferguson, for 21 years; with a wisdom of the Province will assemble covenant to renew the lease or pay for on the date standing at the head. Mr. A. G. Blair, the only Titan we the improvements, not to exceed £2000. know of extant, is bristling with Robert Ferguson built on the lot, and anxiety for that eventful day, and has assigned the lease to the defendant, Martha Ferguson, who, at the expira- sat him down to patch up his tattered tion of the lease, claimed a renewal or harness, and put a new point to his payment for the improvements. Not blunted spear. If this is any consolation being able to agree upon the terms of to Mr. Blair, it would be cruel in us to a new lease, the plaintiff paid Martha Ferguson £2000, the maximum sum over the Golden Elixir, and let the boy a new lease, the plaintiff paid Martha spoil his diversion, and we shall not barren spots of the North-West prairies, land. A few days before the expiration with his fragile wand imagine himself of the lease, John Winters conveyed all a Hector or a Ulysses. Men are at any

sec. 50. Bill dismissed without costs.

GARDNER AND WIFE VS. FERGUSON &

We fear that Canada's star is moving his right and interest in the property rate only boys grown tall, and a forcible westward, and that too many are fol- to the defendant, Martha Ferguson. It illustration of this we have in Mr. lowing it there. Should the time ever did not appear that the plaintiff knew Blair's diversion. come when catching the western fever this at the time they paid her the $\pounds 2000$. But while we have no compassion at we should close up the STAR and leave The plaintiff claimed that under the will all for the political misfortunes of the Fredericton once more at the mercy of Mr. Gardner, as the survivor, was the Opposition, it does not follow that we our mouldy weeklies, we should then owner in fee simple of the whole pronot care, perhaps, whether the Mari- perty. The defendants claimed that vicious policy that the Government time Provinces became the waste under the will, the widow, son and might adopt. Nay more than this we

houses of Canada or not; for out lot daughter, (Mrs. Gardner) of John think the Government that meets once would be perhaps nestling close under Brundage, only took life estates, and a year and spends its time in wrangling the wing of the Rocky Mountains. But that on the death of Mrs. Gardner over trifles and ascertaining the differthere is no such blessing in the im- without children, the property went ence between tweedledum and tweedlemediate future in store for this distant over to John and Sarah G. Winters, dee as is too often evinced in the region; and no such gratification for whom the defendants represent. The ridiculous changes and amendments our indescribably dry contemporaries. Court held, 1st. That the will only gave made in bills, is not worthy of support. We hope to live a long time yet in New the widow and chi'dren of John Brun- There is something beyond this which Brunswick; and we hope to be still dage estates for life, with contingent Governments should make their more useful in the present than we remainders over to John and Sarah duty. There are always interests, have been in the past. We hope never Winters in the event of John Brundage, which, if they chose to see the present local opposition in Jr., and Mrs. Gardner dying without might stimulate: we have no doubt

children. 2nd. That if the widow and but our Government have an eye to We hope to see the Government in-son and daughter of John Brundage this fact. It was not till Horace Greely JAM ES D. HANLON crease each day in respectability, im- took an estate in fee simple under the offered a bonus for the best field of corn mobility and back-bone. We hope will, it was defeated by their death raised in the United States that corn Cabinet Making and Undersome day to get out a daily paper, and without children and John and Sarah growing became a National industry. be the leading journalist of New Bruns- Winters would take as executory devi- We think the time has arrived when wick. We hope to have sons that will sees. 3rd. That Martha Ferguson possess the same amount of humility as having become the owner of the estate for wheat raising. Suppose they possess the same amount of humility as having become the owner of the lease, their immediate progenitor, and the before the expiration of the lease, into four or five prizes, alloting say into four or fi ve prizes, allotting say same ability to conduct a newspaper, and the plaintiff had an equitable claim to make tyrants quake and hypocrites against the property for the £2000 paid \$1000 for the best field of wheat beyond to make tyrants quake and hypoernes against the property for the 22000 paid tremble. We hope to have daughters for the improvements; that the plainthat will never bring disgrace on their tiffs were only bound to pay according the bonuses in proportion to the yields parent, but whose beauty will be only to their actual enjoyments of the proequalled by their virtue. We hope, in perty, and that at the death of Mrs. more on this subject, as space compele short, to be the founder of a great social Gardner an account should be taken of

and moral dynasty in this Province, the amount of benefit she had received NO and when we die, like Emmet, we shall from the buildings, and that the balance forbid any man to write our epitaph. of the £2000 would be a lien on the es-It shall not be written in ink, or traced tate: the land with the buildings having in marble, it shall, we hope be blazoned become the property of the defendants in fact. Wherever mighty fabrics, under the will.

obtained for mechanical devices, med ical or other compounds, ornamental designs, trade-marks and labels THE GRAND SOUTHERN.

Caveats, Assignments, Interferences A Subscriber has read with "dismay" Infringements and all matters relating dead, to hear a voice telling eloquently and "regrets" a recent reference to the to Patents, promptly attended to. We the history of our life and labors. Grand Southern Railroad in the STAR; make prelimary examinations and fur-With such interest in New Brunswick and with a view to setting us right on nish opinions as to patentability, free of and with such hopes for the future, it the subjects, sends us the following charge and all who are interested in new inventions and Patents are invited and with such hopes for the interested in is no wonder that we are interested in New Particle, it is statistics, which he asks us to publish. It is send for a copy of our "Guide for obtaining Patents," which is sent free lands, that the interests of this Province "This road, when completed, will by to any address, and contains complete

are dearer to us than the interests of all long odds shorten the distance between instructions how to obtain Patents, St. John and St. Stephen, so that the and other valuable matter. During the and other valuable matter. During the and other valuable matter. traveller can go to and from either of past five years we have obtained nearly these places in a day. Besides this it three thousand Patents for American THE City Council meets on Tuesday. will give the inhabitants of the upper and Foreign inventors, and can give Some radical members will propose the St. John the choice of two routes for satisfactory references in almost every

dismissal of public officers and the cut-ting down of salaries, Let us hope that the face of the respectable portion that the face of the respectable portion of the Council will be set against this. | will be down to the lowest figure." Washington, D. C.



Fredericton, November 6, 1879.

on application.

1879.-tf

Fredericton, Dec. 2,

CIGARS TOBACCO

THE BEST IN THE CITY.

may 17- tf Cor. Queen and Regent Stree

At GEO. H. DAVIS'.



SUGAR, MEAL,

FLOUR, POTATOES, FISH, OIL, MOLASSES,

COFFEE AND SPICES, ETC., ETC.

change for goods. Oct 21, 1879.- 1v

Country Produce taken in ex-