THE HERALD

WEDNESDAY, MARCH 19th, 1902. SUBSCRIPTION-\$1.00 A YEAR,

JAMES McISAAC.

PUBLISHED EVERY WEDNESDAY

Provincial Legislature.

on the opening day of the session. poses." Contrary to all precedent the Leader of the Government moved that this report lie on the table. In 1898 when the same Judge summitted a similar report, awarding the same seat to the same Mr. an election petition of any corrupt summitted a similar report, award-Mckinnon, the Premier of that practice, having been committed day, Mr. Warburton, immediately at the election to which the petimoved that the judge's report be tion refers, the Judge shall in adadopted and further moved that the Sheriff's return to the writ of Speaker as follows: election be so amended as to declare Mr. McKinnon elected and tice has not been proved to have returned. All this was done forth- been committed by or with the with and Mr. McKinnon was in- knowledge and consent of any with and Mr. McKinnon was in-troduced, sworn in and took his and which candidate at the elec-troduced, sworn in and took his seat on the first day of the session. rupt practice. The present Premier has thought fit to take a new departure; an unheard of departure in the history of such matters. The Leader of the Opposition promptly moved that Mr. McKinnon, who was in waiting be introduced to the House, sworn in and given his seat. The Government ma-

"I have the honor to re-

port that an election petition in was presented to the Supreme Court by Mr. Murdock McKinnon, a candidate at the said election, ary resolution : by which he prayed that for certain reasons therein set forth it Province, that the said petition and the matter thereof came on bunty on consent of the parties

before me as one of the Judges of his Majesty's Supreme Court of this Province. Whereupon, having heard the evidence adduced before me and counsel for both parties, I did find and determine that the said Alex F. Bruce was not duly elected, and that the said Murdock McKinnon had been and amend the same in accordance require. duly elected as a Councillor to represent the said District in the said Legislative Assembly and is to say, treating other electors McDonald, Caledonia; Wm. McLean, Glen Martin; Geo. Conners, Albion; Wm. Lemon, Montague Bridge; Norman Mcseverally subject to disqualification enacted by said section 115.

I also found that the following person were severally guilty of treating other electors on the day of polling, viz.

Malcolm McLeod, Milltown. John Lemon, Montague Bridge. John Leighton, Peter's Road. Laughlin McFayden, Peter's

Allan McDonald, Valleyfield. Charles L. Barnes, Murray

Benj Davy, Commercial Cross. Joseph Kenny, Montague

Murdock N. Nicholson, Commercial Cross

Daniel McLean, Freetown. But I find their offences came within the provisions of subsection To the Honorable the Speake 11 of sec. 115 of 56 Vic. Cap. I; and that such last mentioned electors are not subject to the

otherwise be liable under subsection I of said section 115. That the evidence produced be-

practices extensively prevailed at This report is made in obedience

to the provisions of the Controverted Election Act. I have the honor to be, Sir, Your obedient servant, EDWARD J. HODGSON,

In order that our readers may the better understand the legal of them had been guilty of corrupt phases of the question we will practices. here quote the clauses of the!

tatute in question was passed y the Provincial Legislature and elegates to the Judges of the large Court full power in the large Court full power in the large control of the lar delegates to the Judges of the tic matter of determining, in the case

the trial of the election petition of Murdock McKinnon against termination to the Speaker, appending thereto a copy of the notes of the evidence, and the de-Alex. F. Bruce was presented to termination thus certified, shall be final, to all intents and pur

From this it will be seen that the Judge's determination is final, and admits of no amendment or modification whatever. The 19th chapter of the Act is thus worded :

dition to the certificate, and at the same time report in writing to the

(a) Whether any corrupt prac-

(b) The names of any person who have been proved at the trial to have been guilty of any corrupt practice.

(c) Whether corrupt practices have or whether there is reason to extensively prevailed at the elec-tion to which the petition relates."

within the bar of the House. Such, however, was not the case the matter of the above election Instead of following this course the Leader of the Government moved the following extraordin-

"Whereas, upon reading the re port of Mr. Justice Hodgson made Honorable Hous

with the said Act." In moving this resolution the any similar resolution acquiescing Leader of the Government said he in the Judge's decision, the Leader that he should have been returned had no desire to prevent Mr. Mc. of the Government vehemently as such by the returning officer. Kinnon from taking his seat. He declared the House had no inten-I have further to report that no admitted the Statute was definite tion of accepting his report. He corrupt practice was proved to on that point, and the House had said the House would ignore the have been committed by or with no power to interfere with it; but dictum of the Judge, and would the knowledge and consent of he contended the House had assert its powers in the matter. either of the candidates, that the power to deal with the report of He thought the Judge exhibited either of the candidates, that the following persons were proved to have been guilty of corrupt practices. He con- As the Judge had thought proper of her acquaintance. practices at the said election, that tended the Judge's certificate as to ignore the rights and prerogato who was entitled to the seat tives of the Legislature, he said and his report regarding corrupt the Legislature would ignore the practices should be two separate Judge's report and would take its documents. Mr. Mathieson made own course in the matter of ada strong argument against the ex. mitting Mr. McKinnon. He stat-Donald, Commercial Cross; Cart- traordinary and untenable ground ed that a statute would be passed ney McLure, Murray River; and taken by the Leader of the Gov- in a day or two to enable Mr. the said electors were given notice ernment. It was unheard of that McKinnon to take his seat. of being charged before me of a Legislature should undertake to of being charged before me of having committee the said corrupt practices and were given an opportunity of being heard in reference thereto and I found and judged them to be generally guilty of the said charges. I found that the statue under which he their respective offences did not the statue under which he their respective offences did not the statue under of the Opposition of the said charges. I found that the statue under which he rendered his judgment. Hon

Mr. Gordon, Leader of the Opposition, was very much surprised that such a trivial objection should be taken to the Judge's report. come within the provisions of Mr. Gordon, Leader of the Opposubsection II. of sections 115 of sition, was very much surprised 56 Vic. Cap. I and that they are that such a trivial objection should The report, he thought, was perfectly correct and proper, and the

day, Hon. Mr. Gordon asked if a son. message had been received from the 80 Master of the Rolls in the McKinnon-

disability to which they would Clerk enclosing a copy of resolution directing that my report in the election trial for the 4th Electoral Dis-trict of King's County be referred and cited abundant evidence, in addition trial for the 4th Electoral Disfore me showed that there is back to me in order that I might reason to believe that corrupt amend it in accordance with the sta-

The Legislative Assembly have misrepresented the law in this matter. My certificate and report are certainly in accordance with the Act. The Legislative Assembly seem

not to apprehend that owing to the form of the election petition in this matter it besame my du'y to certify and report to you: Judge of Supreme Court. 1st. Which of the two candidates

had been duly elected. and. Whether they or 3rd. The name of such persons as

Statute in accordance with which the Judge's decision is made. The been guilty of corrupt practices.

Supreme Court full power in the I certified and reported upon these matters in essentially the same form of a controverted election, which and manner not only as every judge Editor & Proprietor of the parties in the controversy in this province has heretofore done regarding elections, and with the manin this province has heretofore done regarding elections, and with the manin this province has heretofore done regarding elections, and with the manin this province has heretofore done regarding elections, and with the manin this province has heretofore done regarding elections. but as every Judge in England and is entitled to the seat. The 18th chapter of this controverted Elections Act reads as follows:

"At the conclusion of the trial of the Legislature cannot interfere, as in the Dominion under similar legislature cannot interfere, as in such case the Judge is above the lation whose report I have been able to examine. To have divided these matters and to have made a separate from the judges floating in these matters the Legislature cannot interfere, as in such case the Judge is above the lation whose report I have been able to examine. To have divided these from the judges of our courts! In con-"At the conclusion of the trial matters and to have made a separate by proceedings of a most extraordinary nature. As already stated, the report of Judge Hodgson on with continuous and shall forth. As we intimated in our last is- the Judge shall determine whether report upon each would have been dinary nature. As already stated, election was void, and shall forth the report of Judge Hodgson on with certify in writing, such deception is that as a Judge I should any suggestions regarding a matter

tion of the Judiciary. I emphatically decline to do the bidding of your honorable House and I feel certain

With the letter of the Clerk of the

believe, that corrupt practices have | Hon Mr. Gordon, Leader of the

port or reports (if any) of the

But instead of adopting this or

fectly correct and proper, and the House was in duty bound to accept it. The Leader of the Government, and in a scathing speech showed up the untenableness of the ground taken by the Government was backed in his contention by Mr. Palmer and Mr. Whear, and on motion the resolution above quoted was put to the House and carried on a straight party vote. The matter then dropped until Monday afternoon, the 17th.

Immediately after routine on Monday, Hon. Mr. Gordon asked f a Mr. Mathiesen followed the Leader of the Government, and in a scathing speech showed up the untenableness of the ground taken by the Government in this matter. He showed beyond the possibility of doubt that the Government had missprehended the law governing the matter under consideration, and that they had insulted the trial Judge and the whole judiciary by their request to him to do what was without precedent in any Legislature in the British Empire. He quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. He quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. The quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. He quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. He quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. He quoted numercus reports from different Provinces of the Dominion, all of which were in the British Empire. Mr. Mathieson followed the Leader

son. The Government's case was so untenable, and Mr. Mathieson's arraignment of them was so com-Master of the Rolls in the McKinnon-Bruce election trial.

Mr. Speaker informed Mr. Gordon that he had received a reply and then instructed the Cle k to read the following message:

To the Honorable the Speaker of the Legislative Assumbly:

Sir,—I have the honor to acknowledge the receipt of a letter from the Clerk enclosing a copy of resolution are linear to the month of the manswerable that they tried and unanswerable that they tried to break the force of it and hide their exposure by constant interruptions and attempts to rule him out of order. Despite all their interruptions and obstruction he held the floor during the greater part of the sitting of Monday afternoon, and finally the Leader of the Government was obliged to ask him to a Jjourn the deliate. On Tuesday forenoon Mr, Mathleson resumed the discussion, and immediately the Government began raising

ately the Government began raising points of order, and otherwise attempt-ing to shut off the discussion. Mr. tion to that of the previous day, to show the course pursued by the Government the course pursued by the Government was outrageous, unwarrantable and unprecedented. Among other cases he quoted the certificate and report of the Chief Justice and Mr. Justice Fitazerald in the Hackett case, which was, to all intents and purposes, similar to the one before the House. This report had gone to the Supreme Court of Canada and was confirmed by that court without one word of alteration. Surely, he thought, the Judges of the Supreme Court of Canada ought to be as good judges of sound law as the Commissioner of Agriculture and the Commissioner of Public Works, who were interrupting him.

Surely all members of the legal profession, whose opinions are worthy of respect, as well as all unbiased minds in every walk of life who give this mat-

St. Patrick's Day.

presence of the parties, and, if possi ble of their council, not even when the presence of the parties, and, if possi ble of their council, not even when the presence of the parties, and, if possi The Ancient Order of Hibernians and the ble of their council, not even when these suggestions come to me from so august a body as the Legislative As sembly of Prince Edward Island, a body for which when exercising its legislative duties I entertain a profound respect, but when that Legis lature going beyond its proper functions claims a right to direct and command me when and how to frame and amend my judgments and reform my decrees my answer is that I shall never be a party to such a humiliation of the Judiciary. I emphatically decline to do the bidding of your the results House and I feel coattain.

decline to do the bidding of your honorable House and I feel certain to a reasonable people when considering the matter apart from political exigencies the wonder will be not that I refused, but that I was ever asked to do such a thing.

With the letter of the Clerk of the waster minds of Ireland have ever extell. With the letter of the Clerk of the Assembly there was delivered to me a sealed package which I presume was my report; I return it to you as I re my report; I return it to you as I received it.

I have bonor to be Sir,
EDWARD J. HODGSON.

When the Clerk had finished reading Judge Hougsons reply, Hon Mr. Gordon, Leader of the Opposition moved the following resolution:

"Resolved, That the report of the Judge selected for the trial of the Lordon as I received it.

"Resolved, That the report of the Judge selected for the trial of the Standard of the Cross on the ruins of paganism. Even in youth he daily kept before him the image of Christ crucified and longed to be like unto him. This future liberator of souls was himself to lose his liberty and be carried a captive to that land to which he was to bring a greater freedom than it had ever known. Set free after six years of captivity, he at once went to his uncle, St. Martin of Tours, and set about preparing for that ministry he had determined to undertake. What he underwent in these years of preparation no one From what has been stated above, it would be natural to expect that when the House met on Thursday, the 13th, Premier Peters would make the necessary motions Following is Judge Hodgson's report:

"I have the honor to re-wind the search fires and Mr. McKinnon admitted within the bar of the House."

"Resolved, That the report of the gorpose of preparation no one went in these years of preparation no one the Judge selected for the trial of the Judge selected for the trial of above, it would be natural to extend the House met on Thursday, the 13th, Premier Peters would make the necessary motions to have the Sheriff's return amendation and mitted within the bar of the House.

"I have the honor to re-wind have been stated a last was a dollar across the the quippes of preparation no one went in these years of preparation no one the Judge selected for the trial of the Judge selected for the trial of the House went in these years of preparation no one the Judge selected for the trial of the House went of the Judge selected for the trial of the House went of the Judge selected for the trial of the House went of the Judge selected for the trial of the House went of the House of the House went of the Provinces of Quebec, which is now moving in the matter, the claims of being the election petition, relating to the election petition, relating to the election petition, relating to the Fourth Electoral District of King's County be entered in the glorious battle on those same plains where years of preparation no one the House went to his labors the best criterion by which to judge. Receiving bis commission from Celestine he beginded himself and went forth to do glorious battle on those same, it's quite probable that a dollar would go farther than it does now.

That this resolution indicates the celetion petition, relating to the election petition, relating to the House went to the Judge selected for the trial of the House was the head of the House was

might be declared that he had been duly elected as a Councillor to represent the said district in the Legislative Assembly of this the legislative Assembly of the legislative Assembly of this the legislative Assembly of the legislative Assembly of this the legislative Assembly of the legislative Assembly of the legislative Assembly of this the legislative Assembly the legislative Assembly of the legislative Assembly of the legislative Assembly the legislative Assembly of the legislative Assembly the legislative Honorable House that the same is incomplete and informal and not in accordance with the provisions of the Controvert of the Said Judge, as required by the 38th section of the said Act.

"Resolved therefore, that the same to be entered on its journals, and give the necessary section of the said Act.

"Resolved therefore, that the said report be not now received, but that the same be referred back to Mr. Justice Hodgson to alter and amend the same in accordance with the said Act."

But instead of adopting this or

"But instead of adopting this or

"Resolved the said Act."

"Resolved therefore, that the same be referred back to Mr. Justice Hodgson to alter and amend the same in accordance with the said Act."

"Resolved therefore, that the same be referred back to Mr. Justice Hodgson to alter and amend the same in accordance with the said Act."

"The selections given by the St. Cecilia Mandolin Club were exquisitely rendered and the ladies had to respond to encores. The vocal solos of Miss Janie Larkin of Tignish, Miss Florence Blake, Migs Rose Stanway and Mr. L. W. Cook were particularly pleasing numbers and they were the necessary apparent from the report of the said Judge, as required by the 38th section of the said for the beth that ger true than to make the beth that ger true than to require and the ladies had to respond to encores.

"The vocal solos of Miss Janie Larkin of Tignish, Miss Florence Blake, Migs Rose Stanway and Mr. L. W. Cook were particularly pleasing numbers and they were arrived and the ladies had to respond to encores.

"The vocal solos of Miss Janie Larkin of Tignish,

entertainment to a close.
Successful celebrations were also held
at Alberton, Tignish, Emerald, Vernon
River, Souris and other places.

DIED

At Bayfield Lot 46 on Feby 4th 1902 after a lingering filness of over three years Margaret relict of the late Michael McDonald in the 80th

At Charlottetown, March 13th, Mrs. Monaghan, aged 75 years. R. I. P. At Grand River, Lot 14, on the 3rd inst, of pheumonia, Mary Alice Mac-intyre. Deceased was a sister of Dr. A. A. Macintyre, late of Summerside and now of Edmonton, Alberta. R.

In Charlottetown, on March 17th, Mary Callaghan, daughter of James and Mary Aun Callaghan, aged 20

At Melros², St. George's on Feb. 14th after a lilness lingering borne with Christian patience and resignation to the Divine Will, Mary Catherine, daughter of Francis X. and Mary Mc Kinnon aged 19 yrs. 9 mos. leaving her sorrowing parents, three sisters and three bettern and a leave agent of the second of the control o three brothers and a large circle of friends to mourn. Her funeral took place on Sunday afternoon Feb. 16th and a large concourse of people followed her remains to their last resting place sside the calvary group. R. I. P. At St. George's on Feb. 24th Marv McKinnon, relict of the late Angus J.

At Kildare, on the 13th inst. after a ingering illness which she bore with Christian resignation to the Divine Will, Ann Cabill relict of the lae Maurice O'Connor in the 61st year of her age. Deceased was of a kind and charitable disposition and was beloved by all who knew her. A large concourse of people followed her remains to the Sacred Heart Church, Alberton where a Requiem High Mass was celebrated by the Rev. A. E. Burke. She leaves 6 sons and 1 daughter, Mrs. A. J. Barry

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d in the following sentence : "The quick brown fox jumps over the lazy dog." It's same time it may be of interest to some

There are more lies told in the sentence, "I am glad to see you," than any other six words in the English language.

In the Dead Letter Office at Ottawa

stick them in the tail end of their judgement they would be more likely to suc-

you?" Perhaps not, but the words, "Here's that dollar I borrowed," are not lacking in eloquent and delightful enunci-

it were not for such trifles as rubbers, um-

Fish are said to be good brain food, but ment has been pressing upon the Do-unfortunately for a great many people minion authorities the right of this

to athure him that he underethtimated the rethourceth of a firth-clath newthpaper when he thinkth he can cripple it hopelethly by breaking into the alphabet. We take occathion to thay to him, furthermore, that before next Thurthday we thall have three timeth ath many etheth ath he thtole.

"We have reathon to thuthpect that we know the gowardly thkunk who com: mitted thith act of vandalithm and if he ith ever theen prowling about thith ethtablithment again, by day or night, nothing will give uth more thatisfaction than to thoot hith hide full of holeth,"

In South Africa.

The War Secretary, Mr. Brodrick when asked, in the house of commons what steps had been taken, in view of the success of the Boers against General Methuen, to send Lord Kitchener reinforcements, said 6,000 Yeomanry would be immediately embark. ed, with large drafts of cavalry and infantry. Lord Kitchener would be given all the assistance he asked for. A despatch from Lord Kitchener gives further light on the Methuen disaster and shows that the Boers

wore British uniforms and badges and that the fighting lasted much longer than was supposed. It also confirms the belief that the disaster to Lord Methen's force was due to McDonald, leaving 1 son and three daughters at home and 1 son and three daughters in the United States to placing insufficient screen behind the rear guard which brought about the leaving too large a gap between the rear guard which brought about the panic among the troops as a result of

the Boer onslaught. The casualties were exceedingly heavy, but the British held out until they ran short of ammunition. General Delarey treated Lord Methuen with great courtesy and consider He ordered his return to Klerksdorp under care of his own nephew and medical efficer. According to the Klerksdorf correspondent of the London Mail, the burghers were so angry at this that a party of them went out and brought Lord Methuen back. Delarey, however, overruled the objections of the burgh

The Publisher of the Best Farmer's paper in the Maritime Provinces in writing to us states: I would say that I do not know of a

medicine that has stood the test of ime like MINARD'S LINIMENT. It has been an unfailing remedy in our household ever since I can remember, and has outlived dezens of would be competitors and imi ations

Another shipment of Comfrom us. We are bound to this season. We have sold a comfort and price. Special line of Soft Bosom Shirts Minard's Liniment relieves opened. - J. B. McDonald

Of His Honor Peter Adolphus McIntyre, Governor of the Province of Prince Edward Island, on opening the second session of the Thirty-fourth General Assembly, on Tuesday, the

11th day of March, 1902. Mr. Speaker and Gentleman of the Leg-islative Assembly :

I have great pleasure in meeting you at this the second session of the thirty fourth General Assembly of Prince Ed-

During the past year we have been bonored by a visit from their Excellencies the Governor-General of Canada and the Countess of Minto. The warn. welcome and enthusiasm which marked their reception is a proof of the loyalty of the people of this Province.

Since we last met our Dominion has been visited by their Royal Highnesses the Duke and Duchess of Cornwall and York, now the Prince and Princess of Wales. I regret that owing to the limited time at their disposal they were unable to visit this Province, and consequently our people had no opportuniv of joining directly in the very hearty welcome which was extended to them from one end of this great Dominion to the other. I and representatives of my Government on behalf of the people of this Province attended the reception of Their Royal Highnesses at Halifax, and had the distinction of being presented.

I have to inform you that the Coronation of His Most Gracious Majesty King Edward the Seventh, will take place on Edward the Seventh, will take place on the 20th June next. My Premier, with the other Provincial Premiers, has been officially asked to attend, and it has been my pleasing duty to convey to his Excellency the Governor General, on behalf of my Government, an accept-ance of the invitation.

I regret that the long protracted war in South Africa still continues. Another contingent from the Dominion of Canconclusion of the war, and that our citizen soldiers now serving in South Africa will speedily return to their

brellas and overcoats the number "pass- of the late President of the United States, ing away" at the present time would be the Honorable William McKinley, causmuch more numerous than we would care ed a feeling of horror throughout this

Province to its share of the Fishery Award under the Hailfax Commission. It is said that George Washington once threw a dollar across the the Potomac river to a starving Indian. We don't ask

time when only the sacred fires of the pagan worship were allowed to kindle he was taken before the king and his council at Tara; and thus wes afforded him an opportunity to kindle before the highest ly on the first day of the session is quit evident from section 45 of the Controverted Elections Act, which reads as follows:

"45. The Speaker shall at the time when only the sacred fires of the pagan worship were allowed to kindle he one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to thay," explained in the land the fire of religious enthusing the editor of the Skedunk Weekly News, which reads as follows:

"time when only the sacred fires of the pagan worship were allowed to kindle he one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to thay," explained in the editor of the Skedunk Weekly News, which as never since died out. The success of his mission is evidenced in the unawavering zeal ever sinced displayed by the sons and daughters of Erin in the ancient faith—a zeal that centuries of persecution have been unable to quench.

The day's celebration was concluded by the federal and Provincial Governments will, I am sure, result in securing the night by thome unknown thoundrel, who thole every 'eth' in the ethtablithment and thucceeded in making hith ethory to the one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to thay," explained in the Brovince in the one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to thay," explained in the Greatly benefited by the formation of these societies. The establishment of a pairy School in our Province, assisted with a shortage of letters;—

"We are thorry to thay," explained in the one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to thay," explained in the one told last week about a paper which was issued with a shortage of letters;—

"We are thorry to tha

Measures will be submitted to you for the purpose of improving the Road system, and also for increasing the Revenue of this Province

Daring recess a decision of our St on time, regardleth of the loth we have preme Court was given with respect to the right of the farmers to dig mussel mud within a certain distance of live oyster beds, under the regulations adopted by the Federal Government. This decision has been adverse to the Province, on the ground that the Do-minion Government had the power to make such regulations. Since this decision negotiations have been had bethe eye of the detethtable rathoul we beg to athere him that he understhilmsted Administration, and the matter will likely be so arranged as not to interfere with the rights of the farmers to dig mussel mud as they have heretofore been accustomed to do, and at the same time to conserve in a proper manner the oyster fisheries of the Province.

I am glad to be able to inform yo that the new wing to the Issane Asylum has been completed, and that a large number of the unfortunate patients have been transferred from the old building to it; thus providing means for their better classification and avoiding the over-crowded state of the Institution. Since last session I am pleased to tate that the constitutionality of the Prohibition Act passed in 1900 has been

pheld by our Supreme Court. The Public Accounts for the past year will be laid before you, and the Estimates of Expenriture for the current year will also be submitted for your consideration. They will be prepared with due regard to the economical and efficient conduct of the different Departnents of the Public Service

1 now leave you to the discharge of your important duties, convinced that under the blessing of Divine Province, your labors will result in the advanceent of our people,

Minard's Liniment Cures Diphtheria.

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Shore Farm.

stead Farm at Wood Islands, Lot 69, in Queeu's County, containing 264 acres of beautiful land, 160 acres clear and in first-class condition, and the balance covered with first-class large timber, hard and soft wood. There is a school, on the farm, a church } of a mile from the dwelling, the cheese factory is 14 miles from the farm. Wood Island's Breskwater is & of a mile distant, and the Belfast line one mile distant. The farm is well watered. It fronts on the shore, where immense quantities of seawood and kelp can be obtained. I also offer for sale 100 acres of well

reserved lumber land situate on Grey's Road, a short distance from the hometead. This is a rare chance for a man who wants a farm on which money can

Terms can be made to suit the purchaser. For further particulars, apply at the office of Mr. A. A. McLean, Solicitor. Ch'town, or to the owner ARCHIRALD RELL.

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TENDERS.

Sealed Tenders for the finishing of St. Bonaventure's Church, Tracadie, will be received by the undersigned No trouble, no waste. In small and till March 25 b, inst. Plans and specifications may be seen at Bistp's Palace, Ch'town, from March 15th to 20th, inst., after that date at parochial residence, Tracadie. Contractor to find all ma'erial. Security for the faithful performance of work will be required. The lowest or any tender not necessarily ac-

P. D. McGUIGAN, P. P. March 12 b, 1902—2i

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