DR. J. E. GRIFFITH, DENTIST, Office 61 Union St., Near German, (Formerly occupied by Dr. Pidler, SAINT JOHN, N. B. ARTIFICIAL TEETH INSERTED IN THE BEST MANNER. SPECIAL ATTENTION GIVEN TO FILLING AND PRESERVING THE NATURAL MANUFACTURES MISPECK MILLS, - - St. John, N. B. ALL WOOL GOODS, viz: HEAVY and LIGHT GREY CLOTH: HEAVY GREY and SCARLET FLANNEL; MISPECK TWEED. Heavy Grey Blankets. FIRST CLASS COTTON WARPS. named Seasonable Goods are all of SUPERIOR QUALITY, manufactured from the ery best materials, and warranted to give satisfaction.

19_02DERS FROM THE TRADE RESPECSFULLY SOLICITED.

Warehouse—Reed's Building. Water Street. J. L. WOODWORTH, Agent. WHOLESALE WAREHOUSE, 55 and 57 King Street. EVILLO LING COULTER PER THE "MANITOBIAN" AND "SCANDANAVIAN," VIA PORTLAND :-3 Cases Clarks Reels, 1 Case Elastic Goring, 2 CASES RUBBER BALLS. 6 Cases Newest Styles Paper Collars, We are receiving by every steamer to Portland NEW GOODS to keep up our assortment and we desire to say that rders from the country will be promily attended to. AND DEALER IN

FROM NEW YORK :-

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EVERITT & BUTLER, BARNES & CO., Printers, Booksellers, Stationers, BLANK BOOK MANUFACTURERS. Binuery, and are enabled to execute BINDING in the best style. Call and see Specimens. BARNES & CO. 58 Prince Wm. street MOORE'S Sign Painting ESTABLISHMENT, 47 Germain Street, is a carefully prepared and exceedingly valuable document, giving the details of our receipts and expenditures with WILLIAM DUNLOP, considerable minuteness in a form tha WHOLKSALE AND RETAIL DEALER IN may be readily understood by any Flour, Groceries & Liquors, body. No. 40 CHARLOTTE STREET, Our receipts for the year were subsidies \$355,111.20; immigration grant, \$10,000; 159 Union Street. Compensation for railroad Iron supplied GEORGE MURDOCH, to the Intercolonial, \$45,157.05; Expor duty, \$67,110.38; land and timber, \$75, Harness Maker, 728.55; Supreme Court fees, \$1600 fees for the Prov. Secretary's office REPAIRING. Seriet attention paid to Jobbing and nov 21 ly \$6,360.97; refunds, \$21,314.35; sundries \$3722.10; making a total of \$586,104.6 IN AID OF THE which, added to the surplus of \$95,734, ACADEMY OF MUSIC, which, added to the surplus of \$95,754, SAINT JOHN, N. B. able for last year. The expenditure THE President and Directors of the above for all purposes amount to \$558,501.68 leaving a balance on hand of \$123,337. Of the purposes for which it was intended, as a by the payment of money now due o Temple of Art and Recreation, bridge contracts and railway debentures beg leave to announce to the public that they have arranged with a Committee of Management and Business Managers to give on Monday, Tuesday, Wed- with a surplus of \$95,734.13, that w received \$45,157.05 for railway iron. nesday and Thursday, and that our present surplus is bu MAY 5th, 6 h, 7th and 8th, 1873. \$88,337.05. We have, therefore, ex FOUR GRAND pended \$52,554.13 more than has been GIFT CONCERTS! received as revenue. There is nothing important in the At which will be given away 30,000 Dollars in Cash Better Terms case that has been laid before the Legislature that has not already IN THE FOLLOWING DISTRIBUTION : appeared in the editorial columns c 2.000 THE TRIBUNE. The estimate of our an 1,000 nual deficiency, \$50,000, of our excess 1.000 500 of taxes over receipts from the Domin-500 ion, \$150,000, are exactly similar to our own. It is, on the whole, an able docu 250 ment, with some rather irrelevant passa 250 ges. The strong equity points of ou 10 Grand Cash Gifts of \$100 ea, situation should be kept prominent, anno time wasted in the discussion of sid 5 900 issues. We expect Mr. Wedderburn to 6,000 be in his old place in the House befor 1790 Cash Gifts amounting to \$30,000 the question is brought up for discus Or, about ONE chance in NINE. To render the Concerts superior to any yet given in St. John, the BEST TALENT on the Coutinent will be procured if possible. The sum set aside for such purpose being 16,000 Tickets only will be issued at......\$5 each.

Eleven Tickets for Fifty Dollars.

Print the Official Deleter. \$5,000.00. All Tickets will be numbered and registered in the Managers' Books, and no ticket genuine General Managers' Books, and no ticket genuine General Managers' Books, and no ticket genuine General Managers' Books, and no ticket will be deposited forthwith in the Bank of New Brins ick to the oredit of a Special Fund subject only to the Joint Cheque of the Inspectors representing the Company and the public and one or other of the Managers.

Should the enterprise not succeed, the Business Managers RIND THEMSELVES to return all monies received from ticket holders.

The distribution of Cash Gifts will be solely under the control of a Committee to be selected by the audience from among themselves, assisted by leading citizons, and to take place during the period of the Concerts.

GEO. E. S. KEATOR, M. D., President.

DIRECTORS: JOHN GUTHRIE, T. B. BUXTON

A. M. RING, M. D. J. T. STEEVES, M. D.

J. R. ARMSTRONG, Secretary.

Committee of Management on behalf of the

Company: J.T.STEEVES, M.D. M. W. MAHER, M.P.P. appeal, one Judge dissenting. The R. P. McGIVERN.

Committee of Reference:—SIMEON JONES,
Esq., of S. Jones & Co., Bankers; R. P. BUTLER, Esq., of Evertit & Butler, Merchants: G
J. CHUBB, Esq., of H. Coubb & Co., Printers
and Publishers; W. H. THORNE, Esq., Mer
chant; G. FRED RING, Esq., Merchant: JOHN
MELICK, Esq., (Melick & Jordan, Ship
Reckers). MELICK. Esq., (Melick & Jordan, Ship Brokers.)

Assessment are ably put by a correspondent to day. The interests involved are very heavy, and they should be committed to proper hands even though some the Music Store of E. Peier & Bro., and at the General Agency Office, 51 Prince Wm. St.; E. N. Knight. Carleton, and of Agents throughout he Province.

All Registered Letters, Post Office Orders and Communications must be addressed to WM. B.O.LIVE. Business WM. NANNERY. Managers.

N. B., B. ESPONSIBLE AGENTS WANTED.

Assessment are ably put by a correspondent to day. The interests involved are very heavy, and they should be committed to proper hands even though some ted to proper hands even the shore, which is soul. What was clearly was required of him, I should be show in a New England church here these trees, Lieth the bod.

Solomon Pease, He's to in this hole, But on this fool.

Subscribe for the Daily Turbung, and and had exerted himself with sufficient prope

To the Editor of the Tribune. Scot and Lot, our rate-payers should contribute their fair and reasonable quota, perty and income, towards the fund to be raised annually by local assessment for our City and County; a true basis so as properly to reach these interests respec tively is the great difficulty; and one that

assessors in all, at an aggregate yearly cost of \$4,180.00. In the City of St. John, in 1872, the whole income was estimated at \$1,517,000, and the real and personal property at \$17,977,000, while in the opinion of the writer, these combined interests of income and real and personal property, would under the system recommended by the regulation to be brought before the General Sessions on the 18th March, instant, which as me as heretofore recommended by a majority of the Joint Committee, reach an aggregate yearly cocurred about an hour before high water, the twind was then S. W. and is described as a good wholesome breeze. The master was, at which was driverse to the wind was then S. W. and is described as a good wholesome breeze. The master immediately ran out an anchor, and put their arriving at the conclusion that a sa good wholesome breeze. The master was, at which was then S. W. and is described as a good wholesome breeze. The master was, and what was driverse to the wind was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth what was then S. W. and is described as a good wholesome breeze. The master was, alth essert belief as the multions of out all the strain it would be as a good wholesome beeze. The master was, alth e

store flow years, for reduction of symptoms, we may very a form of any wints, for the provise containing the provise of the form of the fo

There is a grocer in Charlotte Cour ty who is greatly disappointed at th

important, the points decided bein now, for the first time, judicially inte. preted by Canadian Courts. The jud; ment was given by the full bench, Company propose appealing to tl

The arguments in favor of a Board of Assessment are ably put by a corresponMARINE INSURANCE.

An Important Legal Decision (From the Halifax Chronicle.) as well from real as from personal pro- BARTEAUX VS. COBEQUID MARINE INSUR-ANCE COMPANY. SUPREME COURT OF NOVA SCOTIA,

February 5th, 1873.

The verdict for Plaintiff in this case is sought to be set aside, on the ground, Justice. He told them that the main that it is against law and evidence—the question for their consideration was the

should bear the burthen of taxation, in the first instance, and that the other interests would in this way be indirectly reached, quoting the systems adopted by some other cities and places in support of this proposition: yet the reasonable conclusion to my mind appears to be: that each Country, Province or Community, must grapple separately with this matter and form its own standard, as circumstances may demand, after the premises have been fully understood.

Our City, Town and County taxes now reach the astounding amount of upwards of one quarter of a million of dollars, say over \$200,000 for the City, \$10,000 for Simonds, St. Martin's and Lancaster, and \$40,000 for the Town of Portland. These amounts are apportioned by five different Boards of Assessors; fifteen assessors in all, at an aggregate yearly cost of \$4,180.00. In the City of St. John, in 1872, the whole income was estimated as \$157,000 and the real and interests without notice of abandonment; and nave these upsting in the sale, this was one of the case in which the owners must suffer for it, that he could not sell the shares in the sale, this was one of the case in which the owners must suffer for it, that he could not sell the shares in the sale, this was one of the case in which the owners must suffer for it, that he could not sell the shares in the sale, this was one of the case in which the owners must suffer for it, that he could not sell the shares in the sale, this was one of the case in which the owners must suffer for it, that he could not sell the shares in the sale, this vas one of the case in which the owners must suffer for it, that he could not sell he shares in the sale, this to the Jury.

After carefully reading the evidence, I are carefully reading the vidence, I are ca

stituted might arrive at different conclu stions regarding it, and it is one for the jury and not for the court.

If indeed there had been no evidence on the part of the plaintiff to support his

case in this particular the motion for a not-suit ought to have prevailed, but I cannot say there was no evidence on which the jury could be justified in find-ing the verdict they have done, if they believed it, and the case was properly presented to them by the learned Chief cannot be ascertained until more reliable data can be had, as to the value of Real and Personal property owned throughout the County, and the actual amount of income earned by the whole number of persons liable as rate-payers annually. A central board of assessors wouldin a year or so, be able to obtain much valuable information upon these essential points, and until we can obtain this information sale of the vessel by the master,—misdirection in the learned Chief Justice not having told the Jury that there was no evidence showing a necessity for the sale of the vessel, and in having told them that there was no evidence showing a necessity for the sale of the vessel, and in having told them that there was no evidence showing a necessity for the sale of the vessel, and in having told them that there was no evidence of a fraudulent stranding. The rejection of the evidence of statements of the mate made sometime subsequent to the stranding, while the purchasers actually effected; they were also invited to consider wheth exactly discussions at the Board of Sessions in this City. The matter has been fairly discussed from the different stand points and much good will surely follow. While some have claimed with considerable force and reason, that Real Estate alone should bear the burthen of taxation, in the first instance, and that the other interests would in this way be indirectly.

Attereared by the master,—misdirection in the learned Chief Justice not have called in on that and the succeeding day a body of miners or other men in the rejection of the evidence of stratements of the maten make sometime subsequent to the stranding, while the vessel was ashore—no right of action in the payable to Black & Bro.

The questions which merit our first considerable force and reason, that Real Estate alone should bear the burthen of taxation, in the first instance, and that the other interests would in this way be indirectly after the case bear ocasioned by one of the perils insured against, and, if so, are the Defendants liable for a total loss, without notice of abandonment; and have these questions been properly submitted to the master ought to have called in on that and the succeeding day a body of miners or other men in the rejection of the evidence of tranding. The rejection of the waste or fraudulent stranding. The rejection of the evidence of that there was no evidence of a fraudulent stranding. The rejection of

would have been justified in selling. Con- and about the ladies being generally opfor the sale as the best and most prudent advocates of a phase of Christianity that

nade payable to Black Bros. & Co. as gents. The insurance was in fact made by these parties for and on behalf of the laintiff, and by making the loss payable to them they merely became anthorized to receive it as his agents, and it is apparent from the evidence that there is no entogenism between them.

with them) for plaintiff; McDonald and Rigby (R. L. Weatherbe with them) for defendant. their protest. If there are none, then the busybodies who scribble complaints should be squelched. LOCALS.

For a list of Agents for the sale of the DAILY TRIBUNE see first page. For advertisements of WANTED, LOST, ce Auction column.

New Advertisements. Advertisers must send in their favors pefore 12 o'clock, noon, in order to insure wearing apparel. their appearance in this list. Amusements-

Academy of Music Gift Concerts Oranges-Hams and Shoulders Smoked Beef-Tobacco-Smoked Fish-Raisins-AUCTIONS.

Residences and Building Lots-Household Furniture— W D W Hubbard and succeeded in arresting one of their Bankrupt Stock— Lockhart & Chipman number, Michael Collins by name. The

and consequently could not be here in that captains were afraid to make their ime to commence his Lenten services vessels fast in the Slip for fear of losing when he expected. They will now be their property. The boy is a young lad ommenced at once. The Carleton policeman has resigned.

The band will be at the Rink to-night. | breaking up this young gang of thieves. John V. Ellis, Esq., lectures in Carleton Friday evening; subject, "The Salem Witchcraft." Councillor Jarvis went to Fredericton yesterday morning to look after the inter-

est of the Town of Portland in the Legis-Stock was "cornered" at the Commercial College last evening.

Patrick's Society.
There was a meeting of the above soiety last evening, Vice-President Harison in the chair. The attendance was pinted to make the necessary arrange- large number of passengers. ents and report at a special meeting of e society on Monday next.

pidly increasing.

ny way unless such a necessity as that The Skating Rink-Liars as Denouncers of ready mentioned and where he cannot Bancing Incendiarism. old any communication with the own-rs." Sir Montague Smith, in giving adgment, said the word "necessity" is still troubling the minds of a few of when applied to mercantile affairs, when he judgment must, in the nature of hings, be exercised, cannot of course lean an irresistible compelling power; what is meant by it in such cases is the cases is the compelling power; which determine the composition of the state of the Shareholders. They take all responsibility for introducorce of circumstances which determine They take all responsibility for introduc-

orce of circumstances which determine he course a man ought to take. Thus, when by the force of circumstances, a man has the duty cast upon him of taking some action for another, and under that obligation adopts the course which, to the judgment of a wise and prudent man, is apparently the best for the interests of the persons for whom he acts in a given emergency, it may be properly said of the course so taken that it was, in a mercantile sense, necessary to take it, share-holders and tired. a mercantile sense, necessary to take it, share-holders and ticket-holders and have and the Chief Justice seems to have diand the Chief Justice seems to have directed the jury substantially to the above effect. He repeatedly told them, they must be satisfied of that necessity, the pressing necessity, and in adding what he did, it is not to be presumed that he intended the jury to understand that if the sale was merely expedient the master the sale was merely expedient the master of the quadrilles with the sale was merely expedient the master of the quadrilles with the sale was merely expedient to the master of the quadrilles with the sale was merely expedient to the present the ladiest heart of the present heart of the present the ladiest heart of the present heart of the presen whole, their Lordships think the jury were led to consider the right question, viz: whether there existed a necessity ching to be done for the interest of the owner of the goods. Then with reference to a communication with the ownnce to a communication with the own-rs, this need only be made when an an-ians will disclaim fellowship with those wer can be obtained, or there is a rea- false witnesses as promptly as Elder onable expectation that it could be obained before the sale, which, if justifiable at all, must have taken place immediate the sale, which, if justifiable at all, must have taken place immediate the sale, which, if justifiable at all, must have taken place immediately as a contemporary. If there are editor of a contemporary. If there are Assuming, as I do, the authority of any ticket holders who have conscientihese cases, that the question of necesity for the sale was one especially for he jury, and that they have settled it, an the plaintiff recover in this action for total loss without notice of abandon-nent? I think he can. No person was a condition to make an abandonment abandonment of their money. The ntil the vessel was sold, and there was hen nothing to abandon. It was not the hen nothing to abandon. It was not the rovince of the master to do it; he teleraphed to the agents of the insured and hey wrote to the defendants, but no roof was afforded of the contents of the elegram or the letter, and I do not see rom the evidence how the insured or his gents could have been so sufficiently aprised of the facts of the case to enable hem to make an abandonment till after rised of the facts of the case to enable them to make an abandonment till after he sale. The rule laid down in Arnold permitting the Rink to be classed with the s, as soon as the owner has all the re-uisite informatian, he must abandon imuisite informatian, he must abandon imediately, but in the case of stranding r partial wreck he may wait a reasonble time for more accurate information of the nature of the loss and the actual was a constant of the matter of the loss and the actual was a constant of the match of the incendiary. The respondent, advocates the application of the match of the incendiary to the Rink xtent of damage, and this rule is recogized by Baron Cleasby, in Rankine vs. otter, I. R. 5, C. P. 356. As regards the right of the Plaintiff to ring this action I entertain no doubt. The policy is made to Black Bros. & Co. s agents; the interest of the plaintiff in he insurance is admitted and the loss is

pretended saints to connect such deantagonism between them.

And I think the learned Chief Justice praved doctrines with the principles of

And I think the learned Chief Justice was right in rejecting evidence of statements made by the mate. They were not utmissable as part of the res gestae, and he could not be considered as speaking for or on behalf of the plaintiff, and he night have been examined. The case from 6 Taunt, 433, much relied on at the argument, was different. There the acknowledgement that certain goods were on board, which it was the special duty of the mate to receive and take charge of, was admitted on that ground. It would ne dangerous to allow the righs of absent owners to be affected, in a case like the present, by the loose statements of the mate. The case of the master is widely different. He does represent the owners. different. He does represent the owners and the distinction is pointed out by Dr. Lushington in the case of the Midlethian of L. and E. Rep. 556; there, while he rejected the admissions of the mate he said ing should be granted. We have yet to ne was quite ready to admit the declara- learn of the first Rink-going Church memtion of the master who was the servant ber who deems it sinful to skate when I think the rule for a new trial should others dance. If there are any let them advance to the Directors' office and meke Blanchard and Meagher (O. S. Weeks their protest. If there are none, then

A fire caught in Conductor Milligan's house, near the Railway engine house, City Road, yesterday afternoon. The fire was occasioned by a stove pipe pass-FOUND, FOR SALE, REMOVED, OF TO LET, ing through an up-stair room, setting fire to some bed clothes. No alarm was given as it was easily extinguished by a few buckets of water thrown on. The

loss was confined to bed clothes and Provincial Appointments. The vacancies in the Board of Agriculture have been filled up by the Government Logan & Lindsay by the appointment of James Ryan, Esq., R E Puddington M. P. P, for Albert; S. H. Napier, Esq., M. P. P., for Gloucester; John Phillips, Esq., M. P. P., for Restigouche; A.

M Frawley Gerouard, Esq., M. P. P., for Kent. Caught Stealing. Last night several boys were caught stealing rope from the schooner Gipsey. Hurd Peters lying at York Point Slip. Councillor E H Lester Robinson, who saw them, weut for them, boy was brought before the Magistrate. and information laid by Coun. Robinson His Lordship the Bishop oi Fredericton and the Captain of the schooner. This expected to arrive to-day. He has Slip has been notorious for some time, a een unavoidably detained in Fredericton crowd of young thieves infesting it, so of about fourteen years of age, and presented a really pitiable sight in the dock. His punishment should have the effect of

A Variety Auction. The enterprising firm of Lockhart & Chipman, not content with selling land, houses, stocks, bad debts, &c., have furnished their store with a complete stock -dry goods, groceries, hardware, statuary (one carved indian), fancy goods, creckeryware and other articles too numer ous to mention. The sale commences at

11 o'clock to-morrow. The Trains. The Western Train left Bangor this ot large. The meeting resolved to celerate St. Patrick's day by a dinner in the the train which left Boston yesterday at Vaverley Hotel. A committee was ap- 8 a. m., bringing all back mails and a

Muff Found. The lady who lost a muff on Mill street, The circulation of the DAILY TRIBUNE is on the 1st inst., can obtain it by calling at the Police Station.