THE HERALD PUBLISHED

EVERY SATURDAY,

CORNER QUEEN AND REGENT STREETS,

THE HERALD PRINTING AND PUBSH'G. CO. L'td

THE HERALD.

FREDERICTON, APRIL 21, 1894.

will be given in THE HERALD. The oppoand other government speakers.

Phinney and Stockton.

honor Governor Fraser.

has crowded out editorials and local news.

SMALL POX IN SUSSEX. Dr. Byrne Brings the Much Dreaded

A report that Thomas Byrne, son of James Byrne, of Sussex, who returned home last Saturday evening from a New York college, where he had recently graduated as a physician, had been stricken with small pox, has created some excitement through out the province. Every precaution has how well the law giving an extended suffrage. I am now free to admit that I been taken to prevent the spread of this franchise to women worked in the states dread disease. The house has been placarded and counties in which it had been adoptand the Sussex schools closed. It appears ed. He also read from an address by the young Byrne paid a short visit to the small pox wards of a New York hospital before coming home, little thinking he would himself become a victim.

On Thursday morning the attorney general received a telegram from Dr. White, mediately wired Dr. White as follows: Fredericton, April 19, 1894.

W. H. WHITE, M. D., Chairman Health District,

Sussex, N. B. You will strictly quarantine all persons in suspected house. Allow no egress or ingress; put in good watchman; consult by-laws provincial board of health; act firmly and you will be sustained; follow other members of family and quarantine them at as well as those who have been in contact with the patient; have telegraphed for fresh DR. COULTHARD,

DR. COULTHARD.

The following is the program of the concert to be held in the Methodist churca on Friday evening next, on which occasion Master Turnbull Sinclair, the boy soprano, speaking so much of, wherever he has apdoubt draw a large audience.

Mr. C. A. E. Harriss.

Master Turnbull Sinclair.

Mr C A E Harriss. Master Turnbull Sinclair.

Organ Solo-.. Mr C A E Harriss.

of Geo. Perkins, of Gibson, and later this further city, but for the past twelve years a native of Minneapolis, which occurred at that place on Monday morning, April 2d. Mr. Perkins held the important position of grain is living in Minneapolis.

The old Whittaker tannery on Sunbury street was destroyed by fire shortly before midnight Saturday with about \$600 worth

street.

the judge in equity. The act declares that the supreme court shall be composed of the frage elsewhere had not been had to justify chief justice and five puisne judges, and that it shall be the duty of the judges to assign one of their number to attend specially to equity business. Another provision tion was that he was not satisfied that of the bill is that there shall be summer the women of the country themselves devacation. Trinity term will commence on sired to see this change in their political the first Tuesday in November. The circuit status. It was not a live issue and he becourts will also be arranged so that the lifeved the majority of women were indifmonths of July and August will be prac- ferent or opposed to it. A great many

FALSE ALARM .- Two young men named Doherty and Porter were charged in the police court this week with ringing a false

He would be willing to give them a fair

DR. STOCKTON'S MOTION To Give Women the Right to Vote Defeat-

In the legislature Tuesday Dr. Stockton moved a resolution that it is advisable to confer upon women the right to vote for members of this house.

so broad in order to give a chance for an ciples. He knew there was a difference of opinion as to whether if the franchise be extended to women, it should be given to all women or be confined to spinsters An interesting discussion occurred in and widows, and he also knew that there the legislature on the Woodstock bridge was a difference of opinion as to whether Thursday night, a full report of which there should be universal suffrage, or tion I may be pardoned for occupying whether only those having property sition attacks on this enterprise were should be entitled to vote. The attorney vividly shown up by the attorney general general had been reported as saving to a pained at the remarks of the hon. memdelegation of ladies recently that he could not support a measure giving the franchise A PERUSAL of the discussion of the to women, because forsooth the mother brought forward we should hesitate about Quinn charges in the legislature will prove | country had not taken steps in that diinteresting. It will be observed that the rection. It was a notorious fact, however, house, by a most emphatic vote, not only that on this side we had been in advance exonerated Mr. Blair, but passed a severe of the mother country in all matters of vote of censure on the conspirators, Pitts, reform. There were four qualifications 1st, property real or personal; 2nd, in-AFTER a lively session, and passing come; 3rd, intelligence; and 4th, resimuch excellent legislation, the legislature | dence. The latter two were new prin-

was prorogued at 10 a. m. to-day by his ciples that had not previously been recognized in franchise acts in this province. THE press of legislative matter this week | day that property was the first principle | of our franchise act. If that be so, why then should property that happens to be owned by a woman be denied the right of on this question - in view of the fact voting for members of this house. Our franchise act is practically one of manhood suffrage, but it took us a hundred years to arrive at that condition. He traced the growth of the woman suffrage opinions of Senator Carry of Wyoming, Senator Hoar of Massachusets, to show

countess of Aberdeen to show that that distinguished lady was a firm believer in giving an extended measure of franchise Union, that steps should have been taken health, reported the case. Mr. Blair at glad to have the support of Mr. Killam in of the petitioners has not been made the once handed the message to Dr. Coulthard, this matter. That hon. gentleman was basis of the resolution. The petitioners secretary of the provincial board, who im- really the pioneer in this house in this asked that the women of the province be favor of the resolution, the carrying tails of any measure that might be

lieved a bill founded on it would be in the best interest of the whole province.

Board of Health. Dr. Coulthard received the following tele-

he and Dr. Stockton had consulted regarding the resolution it was agreed be-Sussex, N. B. April 19, 1894. tween them that there should be no party Have rigidly enforced quarantine; will follow up missing members family to quarantine. We found true case small pox; thank you for instructions, also sending for the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they are possessed of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and because they have the same responsibility—than our thought when the leader of the opposition of the same intellects as ourselves, and the same intellects

Dr. Wilsey H. White, Chairman District No. 20 The Methodist Concert. of whose wonderful singing the papers are peared, will take part. The object, for the believed the enfranchisement of women not intend to make a lengthy speech on the judgment that had already been given benefit of the Methodist choir, and the op- would add the brightest gems to the the present occasion, because if I showed by the select committee. It was regretted portunity to hear this fine singer, will no electoral lists. He was indebted to women evidence of so doing I might hear several that the limit of the inquiry had beenOverture to Samson Organ Solo-C. A. E. Harriss. influence for good would be felt to a much conformal confo

Organ Solo - Variation on two Xmas the marsh land, the principle adopted women. On a former occasion I called statutory declaration, because Mr. Wilson Organ Solo-Andanti known as the "clock Organ Solo—(a) Transcription on "Home out and voted on the question of water We should heed the cry of the petitioners tain members of the opposition had been Sweet Home." (b) Coronation March... supply, and there had been no scene cal- and while those of us who are in favor of made in stating that they had shown Mr C A E Harriss. Air-"Waft her angels through the sky's."Mr H V Bridges.

He was in favor of giving the franchise to unmarried women having the proper on record as in favor of the principle of which was seconded by Mr. Pinder: .. Overture to Marseilles property qualification, and the resolution

." The Dear Land." ... March Triumphal

seconded by Mr. Flewelling:

Death of a New Brunswicker.

Intelligence has reached here of the death further consideration be postponed till a Messrs. Pitts, Wells and Russell spoke in favor of Dr. Stockton's resolution.

Hon. Mr. Blair. inspector in Chamber of Commerce. In the said the subject was a very large one, de- ris-21. summer of 1893 he lost his voice, and at manding more consideration than the once begun to suffer from what seemed to house would be able to devote to it. The be an unnatural development in the lower hon. member for St. John (Stockton) had Howe, Russell, Killam, Perley, Baird, have been substantiated by the weight of part of the bronchial tubes, this was after-asked the house to declare itself in favor wards found to be of a cancerous nature of conferring upon women the right to and became very malignant, finally ending vote for members of this house. Recoghabits, fine social qualities and first class | nizing the difficulties that confronted him business ability, and won a large number of by reason of the varying views of hon. friends. He was a member of the Knights members as to the extent of the enfranof Pythias, and the Ancient Order of United | chisement that should be granted to Workmen, and was buried in accordance women he had discovered a way of escape, with the ritual of the orders. His eldest by saying to hon. members that they sister, Miss Sarah C. Perkins, having died | could make a mental reservation and suplast December, the only surviving member | port the resolution only as far as they of the family is Miss Margaret Perkins, who were in favor of it. He protested against a motion of this kind being moved to catch the support of members who really were not in sympathy with it, as an un- tary F. W. Emmerson, of Petitcodiac, was fair method to impress the public mind with the strength of the sentiment in of stock. There was no insurance. The favor of woman's suffrage that existed in fire was undoubtedly the work of an incendiary, as the building has been closed up | willing to put his resolution in such a

for the past several years. The building shape that it would carry with it not only Moore, Alex. Burchill, E. Byron Winslow, and stock was the property of Chas. the votes but the minds of the members and Dr. G. E. Coulthard. Mr. Moore was Whittaker. The firemen handled the con- of this house. He (Blair) did not propose elected president, and a dividend of 3½ per flagration with great skill, and confined it to discuss the general subject. The cent. for the year was declared. to its original limits although the houses on amendment moved by the hon. member both sides were very near. Ald Rossborough for Gloucester met his views. He was not Got a Charter.—A bill incorporating the own notion, while the facts showed that house and country to suspend their judgvery kindly furnished hot coffee and other refreshments to the entire fire brigade after ready to take the responsibility of now introducing the important and radical pany, has passed the legislature. Among constitutional change which would be involved in the addition of the women in The alarm of fire at noon Wednesday, was caused by sparks setting fire to the roof of the electorate of the country. He did not Mrs. Akerley's residence on Brunswick desire to cast the slightest doubt upon the great capabilities of women in every line of human action, nor did he question the sincerity of the advocates of this measure, The legislature passed a bill to abolish but he did feel for one, that sufficient experience with the working of woman suf-

next Tuesday evening. signatures, it was true, had been obtained to the petitions; but they had been

portant reform that the women required they would not secure by asking for it. What privilege or benefit affecting their own interest and well being had ever been denied them? What legislatian had they asked for that had been withheld? If there was no general demand among the women for the law and no grievance had arisen because they had not the law, no He said the resolution had been made, reason whatever had been shown for expression of opinion on the general prinwhich would bring about a most important constitutional change in the country, the effects of which no man could forsee.

occasion I addressed myself to this quesments even at this late hour. I was ber for Charlotte that because of the lateness at which this resolution had been voting for it. I must admit, however, that when I heard the hon. gentleman's speech I was rather inclined to blame my hon, friend, Dr. Stockton, for not having brought this question forward earlier in the session. I had heard that petitions were being circulated before the opening of the house asking that the franchise be extended to women, and when I heard members get up and address the speaker and present these petitions to the house, I must admit that I felt a little hurt in having been passed over in regard to the presentation of such petitions. I hadthought that in view of my previous stand that I had done in my feeble may all that I could to bring this question prominently before the country that I might have the bringing of this important question question all over the world, and read the again before the house. Laad not been asked, however, to offer even one prayer on behalf of the petitioners for woman felt a little like blaming the leader of the opposition for not bringing this matter up earlier in the session. It was due to the petitioners and due to that great body, the Woman's Christian Temperance

early in regard to this matter, and I reof Great Britain and as a consequence no gret, too, that in the resolution presented interest of the nation suffered. He was to the house on this question the request movement. He argued at length in placed on an exact equality with men in and report of that committee. A plebis- out before a judge and jury composed of brought in this year or next. This was leader of the opposition has made it post that the house should in the most emphano party question, and his own followers sible for opponents of woman suffrage to tic way possible pronounce its verdict, tirely in the house were free to act as they say that this resolution was brought in There was not much in the evidence to pleased regarding it. He asked that the too late. I am prepared to go to the full-comment upon. The fact simply was that matter be treated on its merits. He was est extent in reference to this matter. I Mr. Quinn had been for a long time an would ask the house if there was a syllable have not changed my opinion one iota except to feel more strongly convinced except to feel more strongly convinced ing the election of 1890 he gave \$200 to the attorney general's honor or integrity. Where was the evidence to support the Where was the evidence to support the Norton; have the whole family vaccinated in favor of the resolution, because he beof giving the franchise to women because tiate the assertion that he had any know- in the letter of the 14th that connected tion near and dear to his heart. When our gracious sovereign happens to be a ledge or complicity with the transaction, the \$200 with the promise of an office? franchise to them because they are the queens of our homes; because they are dence that when the money was offered afterwards—as a matter of fact it had been positively disproved that a dollar of this

-aye, greater responsibility—than our- thought when the leader of the opposition | had been a mere puppet in the hands of the resolution Dr. Stockton, if he so de- selves. As a member of this house I and certain other gentlemen were raking these shadowy forms that went skulking sired, might be giving universal suffrage | would have welcomed a resolution em- up evidence to use against the attorney to women, while he (Killam) might be in | bracing a clause giving all the privileges | general, they might have been better emfavor of giving the franchise only to such to women asked for in their petition. ployed. He felt it only just to say for the walketh in the night stumbleth because women as who might have property. He | While I would have welcomed such a | hon. member for York (Pitts) that his con-(Killam) had brought in a bill in favor of resolution, and while the present resolutored credit upon him as comparextending the franchise to women in tion does not go as far as I would have ed with that of the leader of the opposit- They had fallen in the estimation of all 1887, and had done so because of the like it to go, yet I will support the present petitions of the W. C. T. Union, an asso- proposal, although it does not recognize ciation that was very dear to him. He fully the prayer of the petitioners. I do said the house was sitting here to revise for many valuable hints and suggestions, hon. members exclaim "dispense!" I may narrowed. He (Alward) had no knowand when they had a right to vote, their | say, however, that my views on this im- | ledge when Mr. Pitts made these charges idea of giving the franchise to women adhere to them. I will go further and house, he had felt it was necessary that an was gained over forty years ago, when in say that I see a greater necessity than I investigation should be held. Mr. Quinn al resolution followed by Hon. Mr. his own country, in the management of did then for the enfranchisement of was perfectly justified in making the Tweedie, after which the resolution was was one acre, one vote, and women as attention to the fact that in 1783 when had impeached his veracity by saying well as men voted under that principle. New Brunswick was made a province that the receipt was a distorted and fabwith the best possible result. He had women had the right to vote and did ricated paper, and also that he had Mr. since seen the good effect of giving women vote in the elections. This right was Quinn's authority for saying that no such the right to vote at civic and municipal taken away from them in 1791. We bargain as that alleged had taken place. elections. In Moncton they had turned should now restore to them that right. A most unfair method of attack upon cerculated to interfere with woman's dignity. giving the franchise to women may feel themselves lacking in the instincts of The day was coming when the right now that the resolution does not go far enough, gentlemen when they assisted in the asked for would be conferred upon women. yet we should accept it as a step in the preparation of the statutory declaration.

of Dr. Stockton had his hearty support. Mr. Sivewright moved in amendment, The discussion was continued by Messrs. lotte). Powell and Stockton. Resolved, That owing to the importance The amendment was carried, the vote

> Yeas-Blair, Mitchell, White, Tweedie, Pinder, Sivewright, Mott, Flewelling, Scovil, O'Brien (Northumberland), Hill, Dibblee, Robinson, Dunn, McLeod, Fer-

Nays-Emmerson, Stockton, Phinney, Smith (St. John), Alward, Pitts, Harrison, Wells, O'Brien (Charlotte)-14.

To RENOVATE.—The trustees of St. Paul's church have decided to paint and decorate the interior of the church during the coming summer. To assist in doing this, and to wipe out a floating indebtedness of some \$400, which at present exists, special collections will be taken up for three consecutive Sundays, beginning with next Sunday. I. O. FORESTERS.—Court Demoisell, I. O. F.

was organized on the 4th inst., at Hopewell Cape, N. B., by N. W. Brown, A. B., with twenty-eight charter members. High secrepresent and installed the officers. Mr. Brown is chief ranger of the new court. DIRECTORS ELECTED.—At the annual meet-

ing of the Central Fire Insurance Company, the following directors were elected: John

the incorporators are Hon. F. P. Thompson, John Anderson, A. A. Sterling, P. Lockhead, R. H. Estey and J. K. Pinder. A Good Club.-The twenty-five men who compose the glee and banjo club of McGill university, will take a trip through the

maritime provinces directly after convocat-

They will include Fredericton in their tour, and will be here on May 3rd. LECTURE.-C. N. Skinner was billed to deliver a lecture in the University library last night on the "Past and Present Status of Women," but was unexpectedly called to Ottawa on business. He expects to be here

THE A. O. H.—The provincial officers of the A. O. H. met recently and decided that this province should be represented at the M. McDade was chosen.

alarm of fire. The latter admitted his guilt hearing. It was said that women should His Reward.—J. W. McCready has been land ought to be; was there any im- place of Judge VanWart.

EXONERATED.

Attorney General Blair Again Triumphs Over His Enemies.

PITTS. PHINNEY AND STOCKTON

Are Strongly Censured by the

In the legislature Monday evening, Mr. Mott moved, seconded by Mr. Sivewright. That the house resolve itself into committee of the whole to take into consideration the report of the special committee to whom was referred the charges in the Quinn matter, and that the report of said committee be referred to the committee of the whole house.

This was carried and the house then went into committee of the whole, Mr. Flewelling in the chair. Mr. Mott moved, seconded by Mr. Duni

the following resolution: Resolved, That this committee of the whole house approve and adopts the report of the select committee appointed on the third day of April, instant, to investigate anything in the acts or conduct of the hon. upon his integrity in office, as charged against him by Mr. Pitts, a member of this house(or alleged or insinuated against him in the statutory declaration of one Wm. H. Quinn,) read by Mr. Pitts in his place, on Monday, the second day of April, instant, and this committee desires to record its judgment that not only is there no evidence tending in the slightest degree to implicate the hon. attorney general in any wrong doing in connexion with any that the evidence wholly disproves the with any construction that might be

charges, said that his objection was to to a certain extent. He (Emmerson) regard to the franchise, but the resolution | cite had been given to the charges made | twelve political opponents of the attorney did not propose to so place them, against the attorney general that was not general, and had no doubt that on the There can be no doubt that the justified by the facts, and it was only fair evidence being submitted as before the exercise to the fullest like privileges with not, so far as the attorney general was amendment that had been set adrift by the men of the country. I am not in favor | concerned, an atom of evidence to substan- | the hon. member? Was there anything woman, but I am in favor of giving the if any transaction took place—on the con- That was given to Mr. Wilson months

He moved the following amendment

doing justice to the womanhood of the Strike out all after the word resolved, and insert in lieu thereof the following: Howe, Alward, Phinney, O'Brien (Char- before the special committee was limited In the amendment moved by hon, mem Labillois, Powell, Shaw, Allen, Lewis, conduct and it was his duty to have re- and willing to contribute to the funds of

but was out of place in consideration, conthe people who stood apart from either advanced in support of the charges. They

would declare that no evidence had been brought forward that could impugn the other member. When a man, without character of Mr. Blair either as a proper grounds, makes a charge impugnpublic man or a private citizen. The position of the opposition was to attempt and then leaves it and asks for no investito put the attorney general in the box as a guilty man, and then require him to Instead of preserving the honor of the prove his innocence. Mr. Pitts had been house, he is blackening and besmirching put up to make the charge, and, having it, and the house should express its se made it, he attempted to run away from verest censure. Mr. Pitts distinctly New, Fresh Drugs it. Certain members of the opposition charged the attorney general with being had tried to make it appear that the member for York had made the charge of his a consideration. If he had asked the Quinn, senior, to sign it. That declaration had set forth that Mr. Barry had written a letter to Mr. Quinn, jr., and it had sought by inference to connect Mr. Blair with the matter, by attempting to show that the attorney general had, subsequent to Mr. Barry's letter, had a conversation with Mr. Quinn, sr. The oppo-

Hurled it all Over the Country as an evidence of Mr. Blair's guilt. Their to give color to the charges made by Mr. insinuation had been published in the Pitts in the house. Paragraph seven tells press of Ontario and Quebec. Not satis- an absolute falsehood, because it occupies fied with reading in this house the declaration which they had prepared for Mr. Quinn, they had given advance copies to false impression. These gentlemen had papers supposed to be friendly to them gone to Mr. Quinn and represented to and it was a fact that the declaration was him that his honor was involved, and by annual national convention to be held at in type in newspapers in different parts this pressure had induced him to sign the Omaha on May 8th, and provincial delegate of the province before it was read in this declaration. house. They had even succeeded in having the charges contained in the declarand was fined \$8, and the former is stand- have a chance to say what the laws of the appointed revising barrister for York in ation brought before the Canadian house of Commons.

sition laid great stress on this insinuation,

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This is the name of a new Japanese Perfume. We have other kinds at all prices; also a choice variety of seasonable goods in our line. We like to show our stock.

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COUNTY COURT HOUSE SQU'RE, OPP. QUEEN HOTEL.

As we intend to move to our New Store adjoining the Queen Hotel, on or about the middle of May, we will sell our Stock of Furniture at a Greatly Reduced Rate. Bargains may be expected.

Mr. Phinney-That was some time before the declaration was read here.

Mr. Tweedie-That is much the worse Mr. Emmerson repeated, "so much the worse." In the declaration the opposition had struck below the belt. Because the of the said matter, but on the contrary, evidence, instead of connecting Mr. Blair same and fully and absolutely exonerates put on Mr. Barry's letter, showed that subsequent to that letter and the election, the attorney general had had no converin moving his resolution that the house go sation with Quinn senior, the amendment into committee of the whole to consider seeks to express the opinion that the New Spring ... move a resolution based upon the evidence | would be willing to have the case tried

him he repudiated it with contempt. He \$200 went into the election fund, for it around in the gloaming. It was said by an excellent authority that the man who he hath no light in him. These gentlemen had not only stumbled but fallen respectable citizens in this country. There was nothing to justify as much as a shadow, let alone to blacken the reputation of the attorney general as leader of

> Mr. Pitts spoke next, followed by Messrs Sivewright and Howe, after which Dr Alward's amendment was put to the house and lost by the following division: Yeas 10 and nays 24.

put and carried by the following vote: Tweedie, LaBillois, Gogain, Lewis, Harrison, Theriault, Sivewright, Russel, Mott, Killam, Scovil, Baird, O'Brien, (Northumberland(, Dibblee, Robinson, Dunn, Mc-Leod, Wells, Ferris, O'Brien, (Charlotte).

Howe, Pinder-9.

Hon. Mr. White That as under the resolution the enquiry | would concur in the verdict of the house. to the conduct of the attorney general, bers opposit, e the most serious charge they the committee is of opinion that the facts | could make was that the attorney general and circumstances disclosed by the evi- had received a letter from Mr. Quinn, in dence do reflect unfavorably upon his which the latter said that he was able pelled immediately and emphatically any the party if his son got the office, and proposition or suggestion looking to the that the attorney general did not write trafficking in public offices and, further Quinn a letter upbraiding him and resolved, that this committee is also of censuring him. If that was the enthe opinion that the allegations of the tire extent to which the opposition themstatutory declaration by W. H. Quinn selves claimed to have implicated the evidence given before the special com- clude that they had gone a very long way for a very small purpose. He (White) thought the house, not only in justice to followed. He said Dr. Alward's speech Mr. Blair, but to itself, should now give would do very well as a work of fiction, expression of its opinion as to the manner in which the charge had been made sidering the importance of the issue, and conducted. If a member had a The independent people of the province, charge which he believed he could substantiate, it was his right and his duty, political party, would willingly declare after properly looking into the facts, to that not a tithe of evidence had been make his charge and demand an investito impute the slightest motive to any ing the honor and integrity of the house gation, he stands convicted as a slanderer

statutory declaration that impute anything against the attorney general, yet so skillfully was it composed that it seemed a wrong position in point of time in the declaration, and thus creates an atterly

Phinney-It is not true that we applied

Queen St., Fredericton.

attorney general reflecting upon him or Caskets, Coffins, Burial Robes and Funeral Furnishings of Every Description. A full Line of Furniture kept in stock. Cabinet Making and Upholstering in all their Various Branches.

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New Stock in-Beautiful Patterns.

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G. T. WHELPLEY,

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Throw Physic to the Dogs,

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R. CHESTNUT & SONS.

HE OLD SAYING

Timothy,

White and

and Garden

Long Late Clover,

Black Seed Oats.

Turnip,

the government and of this house.

Mr. Phinney then spoke on the origin-Yeas-Mitchell, Emmerson, White,

Navs - Powell, Stockton, Phinney, Smith, (St. John), Alward, Pitts, Allen,

THE CONSPIRATORS CENSURED.

gation, otherwise no member had a right concerned in the sale of public offices for would have pursued a praiseworthy course; instead of that he had convicted him in advance of the trial, and had even refused to prefer his indictment. The house had something to remedy the gross wrong that was done the attorney general; unfortunately they could not undo it all. There was not a single statement in the

any pressure to Mr. Quinn.

[Continued on Third Page,]

FREDERICTON'S

CORSET HOUSE.

John J. Weddall.

Agent for Standard Patterns and Gilbert's Lane Dye Works.

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