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Lee Dixon. had bought February 24 much the

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and appenanions were e, recorder; B Fleming,

W A Metz. insted in or the alarm rapidity and he spot had ing, which is walls standdollars. The insurance is only two hundred.

While George Allen and an old man named Bateman were returning from town to their heme on the Shediac read, last

FREDERICTON, June 7.—Just before noon

FREDERICTON, June 5.—Alex. Ross has just completed for R. Chestnut & Sons what is probably the handsomest plate front in the city. The show windows are very large and are set in solid eak frames, finished in the natural weed. The firm is also having beauty beaut features and side along made. heavy brass footing and side signs made, which when complete will present an ap-pearance as attractive as it will be sub-

What may preve a serious accident oc-curred at the residence of J. G. McNally on Brunswick street this morning. A neighber's cow walked in through the frent gate. Mrs. McNally noticed the intruder and went out to drive the animal away. The cow shook her herns in such a threatening manner that Mrs. McNally repreated hastily to the house. Then the cow attacked a rose bush, and when the servant girl came out to drive her off the brute turned upon the girl and tossed her several times with her herns. Finally the girl was rescued and a physician summened, who found the injury of a serious nature.

It is no uncommon occurrence these days te meet men from the states, especial ly from Maine towns in search of employment. They are arriving here every day and, although there is a large amount of work being done in the city and vicinity, there is no difficulty in securing the neces-

Durward Lely will have a big house here temerrow night. The tickets are nearly all Major Staples of the Commercial hetel.

who has been very ill for some days, is Slewly recovering.

Trinity term of the supreme court epened yesterday morning. Present, Judges Tuck, Hanington, Landry and Vanwart. The following common motions were

In re Jacob H. McLeed, Seliciter General White moves for rule to set aside a warrant of Judge Tuck granted under abscending debtors act; rule nisi returnable second Sat-

Q en v. Municipality of Victoria-Mr. Weiden, Q. C., moves for rule nisi to quash record and return of a public read leading across land of Alex. Johnsen; rule nisi retu nable second Saturday. Ex parte J. A. Bewes-Mr. Gregery, Q.

C, moves for rule nisi for certierari to of the county court, Westmerland; court

Dee dem John Black v. Edward McFarlane-Mr. Jerdon, Q. C., moved for rule lane—Mr. Jerdon, Q. C., moved fer rule for judgment nisi against casual ejecter, the affidavit having been affixed to house while two children therein. Rule refused.

Queen v. Wm. Dibblec—Ex parte Whitefield Giberson, two cases—J. R. Murphy moves for rule nisi to quash. Rule nisi.

Stephen K. Lang and Stephen K. Fox v. Edward O'Shaughnessy—J. R. Armstrong moves for rule for attachment for non-payment of costs under order of court of last term. Rule absolute.

den, Q. C., moves to rescind order of Judge Barker giving plaintiff leave to sign final judgment under section fourteen of Supreme Court Practice Amendment act of 1894; court considers.

In re the license vender under C. A. act fer Chatham, A. I. Trueman moved for rule nisi for certierari on the ground that in a second conviction the first was proved by a certificate, and defendant was not asked whether he had been convicted; also that prescriptions signed by medical men by initials were sufficient, the magistrate having ruled to the contrary.—Rules granted

returnable next term.
Ex parte Banfield, J. R. Murphy meves fer rule nisi for certierari on the ground that summons was served by the Scott act inspector appointed by the municipality, that all parish efficers to be eligible for appointment must have taxes paid, which was not done in this case; also that information bear date the same day as effence.—Rule re-

A number of Scott act cases on the crown

tion track. At a meeting last night preliminary steps were taken to form an association and provisional directors were appointed. Land has been selected and Engineer Beckwith has been engaged in the matter of surgest. in the matter of survey.

The York county court opened teday. There was enly one civil case, Lynch v. Mc-Denald, for breach of contract, entered for

trial.

FREDERICTON, June 6.—This merning in Stephen K. Lane and Stephen K. Fex v. Ed. C. O'Shaughnessy, W. B. Wallace meved for judgment quasi non-auit for net proceeding with trial; J. R. Armstrong contra; rule refused with costs.

Merchants' Insurance Co. of Bangor v. Samuel Schefeld—Mr. Palmer, moves to the stephene of the steph

day next.

Ex parte Turnbull Real Estate company—
Recorder Jack, Q. C., shewed cause against rule nisi to quash assessment made against the company by the city of St. John; Dr. Alward, Q.C., Dr. Pugaley, Q.C., for the company. The court dismissed the appeal without costs on the following grounds: That no sufficient cause for relief had been shewn, and that the prepar course was to appeal and that the preper course was to appeal first to the board of assessors and thence to the appeals committee of the common council.

Lynch v. McDonald is still before the county court. J. H. Barry appears for the plaintiff; W. Wilson for the defendant, I'll le wedding of Miss Wilmot, daughter of R. D. Wilmot, M. P., for Sunbury, and Dr. Parke of Quebec took place at the Episcopal ally if it is a hard boiled egg.

to their home on the Shediac read, last night, their horse was held up by six or seven men, who beat them very badly before they were able to get away. It is not known whether their ebject was rebbery er simply an act of ruffianism. One man named Welch has been arrested. oensiderable damage was dene to the building before it could be put out. The loss to building and furniture will amount to about

\$250 and is covered by insurance.

The case of Lynch v. McDenald, tried this week in the county court, resulted in a verdict for the plaintiff of \$132. The action rese out of a contract which defendant made with Timothy Lynch, the plaintiff, to get out lumber, and after receiving \$50 in cash and some supplies, threw up the work.

The verdict was for amount of money and supplies get by the defendant. J. H. Barry for plaintiff; Wm. Wilson for defendant. Dr. Atherten and Mrs. Atherton, of Toronte, have been here for about a week, and will remain most of this month. Dr. Atherton is a keen fisherman and is anxious to try the salmon waters of the Miramichi before his return to Terente, and will likely

Two American gentlemen are in cerres-pendence with parties here with the view of establishing a beet and shee factory in this city.

The 71st band has been disbanded and their instruments called in by Major Loggie.

The band went to St. Jehn with an excursion on the Aberdeen Saturday night

prolong his visit for that purpose.

against the express orders of Major Loggie; hence the summary dismissal.

The Lieut. Governor and Mrs. Fraser leave temorrew for quite an extended trip

In the supreme court the fellowing cases were heard today: Crilley v. the municipality of the city and county of Sb. John. Recorder Jack, Q. C. supported the demurrer to the plaintiff's declaration; Dr. Pugsley contra. Question raised is whether the municipality is under any legal obligation for the centrel or man-

the parish of Lancaster; court considers.

Ex parte Cassidy—L. A. Currey shows cause against a rule nist to quash Scott act conviction; Attorney General Blair and Dr. Pugaley centra. The conviction was made by the pelice magistrate of Chatham for the sale of a mixture of Ready beer and soda water, and defendant claims this mixture, which he calls a tonic, is not intexicating:

court considers.

Dominion Type Founding Co. v. Gazette
Publishing Co.—L. A. Currey and Geo. W.
Allen move for a new trial on the ground that A. G. Bowes as president of the cempany had no authority to make a nete of the company to pay a debt of John A. Bewes; A. O. Earle, Q. C., centra: new before the

Shortly after ten o'cleck tonight fire was discovered in the barn and storehouse in the rear of the Waverly hetel en Regent street. When first discovered the fire was under good headway. It appeared to have started in the storeroom among a let of rubbish and empty packing boxes, and spread with great rapidity through the large wooden building used partly as stables and storehouse by John B. Grieves and into an adjoining building, the structure belonging to Miss Coy and used as a storehouse for the eccupants of her Queen street buildings. The second flat in both buildings was covered with hay and straw, and street. When first discovered the fire was term. Rule absolute.

Ex parte John McManus—J. B. M. Baxter moves for rule nisi for certiorari to bring up order dismissing information for removing gravel en Bay shore. Rule refused.

Bax B. N. A. v. Lantalum—Mr. Well den C. C. Street and Rule absolute.

Bax B. N. A. v. Lantalum—Mr. Well den C. C. Street and Rule as serious street outldiags. Alvin Sutherland loaded his rifle, not being aware that it was already leaded, and fired it. The shock splintered the gun to atoms, and some of the charge entered one of his eyes. He hastened to a physician and had the substance extracted from the eye, which will be all right after a time.

Canada and the union is not seriously considered in town, but is leeked upon as a ludicrous game of bluff played for the sharp purpose of terrifying timid miners and diverting attention. Last night the Hon. Bax term over the did excellent work in confining the fire to the buildings in which it started. What did excellent work in confining the fire to the buildings in which it started. What originated the fire is a mystery. No one had any business where it first started. It may have been from a match carelessly thrown down or from a cinder from the pipe of somebody smeking in the building. The damage to Grieves' property is estimated at \$600 and to the Cey building \$300. This was the chief less, as the buildings contained no valuable goods. The back store of Lement & Sons caught in the roof and censiderable damage was done by water to the stock, damage was done by water to the stock.
The lesses are fully covered by insurance.
FREDERICTON, June 8.—The clesing exercises of the Provincial Nermal school were held this afterneen, beginning at 2,30 o'clock. The exercises as usual attracted a large number of visitors from the city and elsewhere, and friends and parents of the students. The programme this year was changed, and instead of having an all day exhibition of knewledge, the faculty decided te substitute exercises of a general nature

instead, and to shorten the proceedings to the afterneen session.

The exercises consisted of an opening chorus, Rule Britannia, by the students, followed by a short address from Principal A number of Scott act cases on the crown paper were allowed to stand to next term on application of F. A. McCully, and consent of A. I. Trueman.

The annual meeting of the shareholders of the Canada Eastern railway company was held here this afterneen. The financial statements for the year's business showed that since the company has been under Alex. Gibson's management there had been a large increase in the earnings, and that the net prefits were largely in advance of last year. The fellowing board of directors were elected: Alex Gibson, president and manager; Alex Gibson, ir, E Byren Winslew, Jas S Nelll, Chas H Hatt, Jas Gibson, Alfred Rowley. Alfred Rowley.

Marysville is to have a half mile regulation track. At a meeting last The Mill Wheel was sung by the students and Miss Maud E. Hannah gave a very interesting reading, and was fellowed by a quartette, Rew Beatman Rew, and the

James A. Hughes, was the valedictorian.
Dr. Inch, chief superintendent of education, and Dr. Harrison, chanceller of the university, made short addresses to the students, and the precedings of the after-noen closed with the singing of Auld Lang Syne, and God Save the Queen, by the students.

The license examinations will be held next Merchants' Insurance Ce. of Bangor v. Samuel Schofield—Mr. Palmer meves for order that defendant be paid costs down to effer to suffer judgment; Mr. Weldon asks for time to answer. Time granted till Tuesday next.

Ex parte Turnbull Real Estate company—Recorder Jack, Q. C., showed cause against rule nist to quash assessment made against the company by the city of St. John; Dr. Alward, Q. C., Dr. Pugsley, Q. C., for the company The court dismissed the appeal without week under the supervision of the chief

American market. In the supreme court today, argument in Dominion Type Founding Co. v. Gazette Publishing Co. was cencluded; court con-

siders.

Bradshaw v. Baptist Fereign Mission Board—an equity appeal from the decision of Judge Barker refusing a new trial on the ground that he had ne jurisdiction, not having tried the case. Dr. Pugsley, Q. C., for Bradshavits.

Crilley v. city of St. John, will be called first in the morning.

Charles F. Scott of Dumfries was married here today to Miss Kirk of New Maryland, and Nehemiah Keirstead to Miss Grey of Bright.

The reason it is no joke to stand on a tack in the dark is because it is impossible to see

NOVA SCOTIA.

Suicide of a Retired Halifax Merchant.

Tax on Farmers.

Annapolis.

Annapolis, June 9.—The tewn people are very much excited over the action of the town council in exacting a license from a farmer, who has the audacity to sell the preduce of the farm to other than a merchant. The farmers are indignant at this absurd amendment to our bye-laws, and have already commenced to shun Annapolis and go to Bear River and Bridgetown. A public meeting may be called seen and measures taken so that the obnexious amendment will never become law.

The attorney general called a private meeting of the faithful last evening and talked over the prospects of a dominion election. He did not want the nomination himself, but thinks his colleague in the heuse of assembly will fill the bill. Many of the best liberals around town were not asked, as Lengley was doubtful but that they would be Mills men next election.

suffocation" was rendered at the inquest.
Whether it was accidental or not does not gement of reads and streets in Fairville, in

Southampton.

Southampton, June 7.—Black's men, who are shipping his deals from Southampton Station, yesterday loaded a car which proved to have an imperfect brake. They jumped on the car te guide it to the main line ready to be hitched on the evening express train, but the car could not be stopped. The men jumped off and hurriedly threat deal across the switch to prevent the hrew deal across the switch to prevent the car from gliding on to the main line, and then ran to the station for the red flag. Stephen Black rushed up the line waving the signal, realizing that the lives and the property of the train were imperilled. Only just in time the train came to a standstill, for the leaded car had bounded ever the deal ebstructions and whirled out on the main line, broken its guiding reds and warped its wheels. The men had turned the switch and the car went off the points. Hermen Smith's wenderful dog has again distinguished itself. He cornered a yeung meese and called his master by a peculiar and unmistakable bark, and Mr. Smith had no difficulty with the help of the sagacious deg, in lasseing the pretty creature. It is about three menths eld, and was uninjured in the capture. Archie Madden's museum will likely obtain an addition.

Alvin Sutherland loaded his rifle, not heing aware that it was already loaded.

"Going to the states" is a simple and sure method of obtaining wisdem of the practical sert.

Joseph Reid was married two weeks ago in P. E. Island. The young couple have settled in their new home in Reckley, this county. Mr. and Mrs. G. G. Reid of Parrsbore, and their daughter, Mrs. Graves, her

husband and child, recently passed through here on their return from a visit to the bride and greem.

The new Baptist minister will arrive next week, and will preach his first sermon here en Sabbath, June 17.

HALIFAX, June 5.—A mest disgraceful and unprecedented affair occurred in the othy police court today. Ald. Edward W. O'Donnell was giving evidence in an ordinary assault case, when John T. Bulmer, defendant's counsel, entered a vigorous pretest against the witness, also being allowed to make a charge of the court of the country of the country of the court of the country of the cou ary assault case, when John T. Bulmer, defendant's counsel, entered a vigorous protest against the witness, also being allowed to make a change. After an exchange of epithets Ald. O'Donnell jumped out of the witness box, rushed to the counsel table and punched the lawyer's head. Judge Motton was paralyzed and gazed in utter helplessness at the disgraceful scene. Following the alderman's attack on the lawyer, William F. McCoy, Q. C., recorder of the city and deputy judge of the court, made some sneering allusions to Lawyer Bulmer. This was responded to, whereupon the deputy judge grabbed a big walking stick and made a dive at the lawyer. Tremendous excitement prevailed. The prisoners strelled out of the dock and mixed with the audience, but were too mixed with the audience, but were tee much interested in the fight to make their escape. Finally the court and the police recovered themselves and arrested lawyer Bulmer for abusive and insulting language to Ald. O'Dennell and Recorder McCey. He was hustled behind the bars and locked up with common drunks, but subsequently released, and will be tried tomorrow en a released, and will be tried tomorrow on a charge of disorderly conduct. Thereaf er the lawyer will take actions against the corporation, O'Dennell and McCoy for false

arrest and assault.

Halifax, June 6.—Lawyer Bulmer scored a big victory teday. He was arraigned on a charge of assaulting the police in yesterday's disgraceful police court fight. This merning presecuting counsel began an argument to the court, asking for the full penalty of the law, urging Bulmer had been committed to jail by the magistrate for contempt of court: Bulmer's counsel began the raphy when Stimelium Montes the reply when Stipendiary Metten threw the prosecution on their beam ends by stating that he had not ordered Bulmer's arrest and knew nothing about it. He refused to accept any responsibility for the imprisonment. The pelice had nothing to say, and counsel for presecution withdrew their case, finding themselves liable to civil actions for their conduct in sanding to prison or their conduct in sending to prison a man who displeased

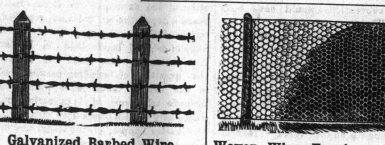
Chief O'Sullivan, his deputy and Alderderman O'Donnell, Bulmer says, will all be preceeded against, and he will bring actions for damages totalling \$25,000.

HALIFAX, N. S., June 8.—A terrific hurricane swept over the Cape Breten coast this

ricane swept over the Cape Breten coast this morning, causing considerable disaster to shipping. Among the vessels reported damaged are the American steamers Grampiers, Gloucester and Reulet, which cellided with one another. The schoeners John Millard and Eliza B. stranded at Sydney, and the schooner Willie Oraig was totally wrecked at Aspuy bay. No lives are reported lost. Hallfax, June 10.—John L. Whytal, a highly respected citizen, who formerly car-HALIFAX, June 10.—John L. Whytal, a highly respected citizen, who formerly carried on a large wholesale and retail shee and leather business in Halifax, is missing, and is believed to have suicided. In April a daughter upon whom he dotted died in Rexbury, Mass. This affected him greatly,

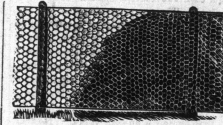
WE ARE HEADQUARTERS FOR

ALL KINDS OF WIRE FENCING.

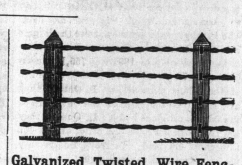


Fencing.

Galvanized Barbed Wire



Woven Wire Fencing, Poultry Galvanized Twisted Wire Fenc-Netting, etc.



ing Witho Barbs. CIRCULARS AND PRICE LIST SENT ON APPLICATION.

W. H. THORNE & CO., - - MARKET SQUARE.

be would be Mills men next election.

DIGBY, June 9.—At an early hour this morning the dead body of John Haight of Barton was found on a sand bar which makes out into St. Mary's bay, a short distance from his home. Haight is supposed to have left his house about four o'cleck this morning to attend to his fish trap, but the manner in which he reached his death is not known. A verdict of "drowning and suffocation" was rendered at the inquest. to Mrs. Zwicker, 9 Rottenburg street, Halifax, in which he speke of the uncertainty of life, and telling her not to be surprised if anything happened to him, in which case he directed her to take charge of his effects and de anything that was necessary. When leaving the house on Friday merning Mr.
Whytel said to Mrs. Allen, with whom he Whytel said to Mrs. Allen, with whom he boarded, that there were two letters in his room addressed to his son, "John Leelie Whytal, Rexbury, Mass.," and he asked her, in case he was not home by this Sunday morning, to post these letters. He did not return. Nothing has been seen or heard of him and it is found that he was made away.

him, and it is feared that he has made away

SPRINGHILL, June 8 —It is unfortunate that your Amherst correspondent when telegraphing Springhill news receives his mis-information from evidently unreliable seurces. The grand council of the P. W. A. did not meet in Springhill yesterday, as was stated by your Amherst correspondent, nor was the council called to meet to consider the threatened law suit against the men. The facts are these: The grand council met in Picteu county, and a delegate from Springhill had gene there to obtain permission for the miners here to atrike if necessary. The threatened law suit of the company against the union is not seriously considered in town, but is leeked upon as a ludicrous game of bluff played for the sharp which will be all right after a time.

George Atkinsen has returned again from the United States, considerably wiser.

George Atkinsen has returned again interviews, and has been explaining explicitly some points of the mining law to the proper authorities. The present up settled state of things is greatly to be deplered, but has become almost chronic of late. A slashing article has appeared in the organ of the miners, which bids the management remember that it is playing "a dangerous game" in carrying on its werrying and harrassing warfare, and that if it is so and harrassing warfare, and that if it is so anxious for law, it may get more than it bargained for from men who, under pressure, might take law into their own hands. The Halifax Chronicle, the government orgar, severely criticizes the article, and tells the editor that Nova Scotia will have sound public opinion and force enough behind it to peremptorily check unlawful acts. The present strained relations have certainly been a means of stirring up an unusual amount of socialistic and anarchist talk, and on that account alone a strike at the present time would be an unusually anxious one. time would be an unusually anxious one,

The new Scett act prosecutor, A. Mc-Millan, is energetically pushing forward his work. Three violators are now in the Amberst jail and some other offenders have quietly paid their fines. One sad feature of a recent case was that a women charged with violation of the law was arrested with her five young children, and to the disgust

town.

The Orange lodge will celebrate July lat by attending All Saints church, and will be addressed by the recter of the parish.

(FROM ANOTHER CORRESPONDENT.) SPRINGHILL, June 8,-The grand council committee of the P. W. A. and the committee of Pioneer lodge met the management of the Cumberland Railway and Ocal ment of the Cumberland Railway and Coal company this afternoon and handed the reply of the lodge in answer to a communication from the management in reference to the matter under dispute. The company have at length consented to carry the timber to the places in the mine at two cents per box. This has been the chief bone of contention this last four weeks. This is according to the men's first request. Perhaps it ing to the men's first request. Perhaps it would be premature to say that peace prevails and confidence is restored. The truce is more of the nature of a temporary cossation of active hostilities. The chief thing needed is a restoration of confidence alike on the part of the management and the

Mes. Not only the workmen but the citizen generally are very much surprised at the Chrenicle's attack on Mr. Drummond, as it is well known that his efforts have been largely instrumental in preventing strikes. If he is at fault in the eyes of some of the werkmen, it is that he is tee prudent and has not enough demenstration of force. The men do not blame Mr. Cowans for the trouble as much as the subordinate managers.

The executive of the P. W. A. are net

and since then he has been much depressed in spirit. He has also been short of funds, and it is said he hasn't had a dellar for three 50 Cases Bath Brick. 50 Cases No. 1 Starch.

JARDINE & CO,

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H'ERTILIZERS

Imperial Superphosphate,

Potato Phosphate, Bone Meal.

Actual test proves these Fertilizers the best in the market for raising large crops. __ MANUFACTURED BY ____

Provincial Chemical Fertilizer Co., Limited.

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Full line of samples, with directions to measure

Address: PILGRIM PANT CO. 38 Mill St., St. John, N. B., or P. O. Box 250.

THE SUN

McClure's Magazine for 1894.

McClure's Magazine is without doubt the best monthly for the price that is published on the continent. You can have it for one dollar a year by subscribing for THE DAILY or WEEKLY SUN. The regular price of McClure's Magazine is \$1.50 a year. We will furnish it with THE DAILY SUN at \$6.00, and with the WEEKLY at \$2.00.

A sample copy will be furnished for ten cents to any who desire ito examine it.

Address: SUN PRINTING CO'Y ST. JOHN, N. B.

The Interprovincial Rifle Teams.

The interprevincial rifle match will take place this year at Bedford on Thursday next. The Nova Scotia team is composed

sales at 40c." The Examiner says: "Peta-toes have advanced to from 40 to 45c, per bushel." The Guardian says: potatoes were selling readily at 45c, per bushel and some at 50c." And the Guardian's Summerside man says: "The petate market teek another jump. Yesterday afterneon they were worth 60c. and before this item is read they will likely be over 60c. Potatees are reported scarce and there is consequently lively competition among buyers."

LOTS OF COUNTERFEIT BILLS.

London, June 11 .- A despatch from Hamburg to the Times says that the pelice Hamburg to the Times says that the pelice seized 59,000 counterfeit American five dollar notes in the ledgings used by the three counterfeiters who were arrested Friday.

The Austrian Empress' brother, Duke Charles Theoders, of Bavaria, has resumed at Meran his free practice as an eculist for the benefit of the poor.

Marsh Road Repairs.

Chief commissioner of public works Emmerson and A. C. Smith, city director of public works, and city engineer Peters had place this year at Bedford on Thursday next. The Nova Scotla team is composed of: Gr. McEachren, H. G. A.; Major Bishop, 63rd; Capt. Flowers, H. G. A.; Major Bishop, 63rd; Capt. Flowers, H. G. A.; Major Weston, 66th P. L. F.; Lieut. Oribb, 78th; Major Garrison, H. G. A. The scores of this team in the three matches to select the eight men has been unusually high, the eight totalling up 725, 723 and 708. The highest score yet made in any match is 701, made by New Brunswick in 1886. The team te represent Prince Edward Island will be composed of the following: Captain Crooket, S2nd battalion; Captain Hooper, do.; Lieutenant E. Stewart, Garrison Artillery; Quarter Master Sergeant R. V. Longwerth, de.; Gunner D. A. Stewart, do.; Sergeant J. M. Davison, Engineers; Corporal Baird, do.

The Price of Potatoss.

The advance in potatoes in Boston appears to have rattled the P. E. Island papers as well as the farmers. Friday's Patriet says "Petatoes took a jump Thursday and were selling freely at 350. We heard of some sales at 400." The Examiner says: "Potatoes have advanced to farmer 40 feet the says and says advanced to farmer 40 feet the says and says advanced to farmer 40 feet the says advanced to farmer 40 feet the says advanced to farmer 40 feet the says and says advanced to farmer 40 feet the says advanced to f

COXEY LEADERS LET GO.

Washington, June 10.—Coxey, Browns and Christopher Uslumbus Jones were today released from jail. They were met at the doors of the jail by Okhalama Sam, driving four horses attached to Coxey's phæten. The four proceeded to the National hotel, where they shook hands with the clerk and a few friends who happened to be present. After spending a quarter of an hour in the hotel they started for the Coxey camp at Bladensburg.