The Future of Caraba. Let Labrador and Newfoundland constitute one Province of State. Nova Scotia Prince Edward, and Cape Breton another, New Brunswick and Gauge, a third. All Lower Ganada, south of the St. Lawrence a fourth—to be called perhaps Champlain, with the Capital at Sherbrooke. The north side of the St. Lawrence, bounded by the Saguenay and Ottawa, a fifth. Upper Canada, from the Ottawa with Kingston for its capital. All Upper Canada west of the Trent, a seventh—to be called, say Ontario, with Toronto for a Capital. And the North west tarritory, from Lake Nippising to the Rad River, for an eighth, under the mane of Assineboine, or any other that may be preferred; and let the Island of Montreal be the Federal Territory for the eight States—constituting the Empire of Canada—comething after the model which has worked so well among our neighbours, always excepting the slavery element. Were such a confederation formed upon correct principles, leaving Education, Banking, Judidary, and Local improvements to the Legis-latures of the several States, and only attending through the Federal Government to comething after the model which has worked so well among our neighbours, always excepting the slavery element. Were such a confederation formed upon correct principles, leaving Education, Banking, Judiciary, and Local improvements to the Legislaures of the several States, and only attending through the Federal Government to the foreign relations of the whole, an Empire might grow up, the freest, happiest and most prosperous the world ever saw. But inasmuch as everything is going on at present as favorably as could be hoped or wished, there is no need for hastening in any way a change which time must sconer or later bring about. Had we, however, such a confederation of States, the Railroads from Halifax to Sarnia, and from from Halifax to Sarnia, and from Quebec to the Georgian Bay, would become necessities.—to which the Federal come necessities.—to which the Federal Legislature might well devote the requisite amount of public lands for the benefit of all the rest.—Montreal Witness.

Newroundland.—The Express of 24th ult. relates the death of the Rev. Mr. Boland, a clergyman of the Church of England under the following painful circumstances. Some time in the early part of March (the day is not exactly known) Mr. Boland went to wisit a carishican news. Sandy Point the visit a parishioner near Sandy Point, the ace of his residence ? and not returning when expected, search was made for him he was found dead within a mile of his own house. It is presumed that having ineautiously gone alone, he had lost his way in a drift, and yielding to cold and fatigue, had sunk into that fatal sleep in the vital powers are soon extinct Mr. Boland was for several years a scrip ture reader in London; he was learned able and zealous and is much regretted

In the same paper is a long letter signed "Cyrus W. Field," which, in advocating hn's as a port of call for ocean steam ers to America says, that the present steamers pass Cape Race to and fro 416 trips per annum or more than one a day and that calling at St. John's would only delay them four hours, that is two hours in the harbor for coaling, transaction of business, &c., and two hours running the extra distance

and two hours running the extra distance (ten miles) in and out.—A trifling period compared to the gain in speed which would ensue from stemmers departing with less coal and in lighter trim, and to the increased amount of income from extra freight room.

The Express records the death on the 14th June, of Eresinus Augustine Kullihius a young Esquimaux who was taken by Captain Ommaney from the coast of Greenland in 1851, to act as a guide in search of Sir John Franklin. He was taken to sea, and, owing to stress of weather could not be landed. He was with his own consent taken to England, educated, and brought up in the Christian faith with the intention of his one day being useful among his people as a missionizer. He was sont to St. John in Cotober last year, where he was admitted to the College of the Theological institution for further training. During the winter the abowed signs of disease of the lungs.

An invention

Tag Fishing Listre. Our Washington prespondent alluded recently, to the bors of the joint commission appointed der the first and second article of the eciprocity Fronty. It consists of the

M. H. Perley, N. B., Co

July 2.

MR. CAIRD'S SERMON.—RELIGION IN COM-

When the Queen ordered the publication of this Sermon, she could scarcely have anticipated the circulation it would attain or that she would thus virtually become a tract distributor on so large a scale. Her judg ment of its merits has been sustained by that of the people of Britain and America. In Britain 60,000 copies were speedily disposed of. In the United States, several editions have been published, and in Canada, this Sermon, which appeared in our last issue, was republished by the *Toroanto old-Country Man* newspaper by one of the Quebec papers and also in Montreal by the *Montreal Witness*. The last paper has issued, as we learn from its columns one Man newspaper by one of the Quebec papers and also in Montreal by the Montreal Witness. The last paper has issued, as we learn from its columns one edition of 16,000 copies and another of 6,000 copies. May its perusal be productive of good, and may our common life be more and more pervaded by true religion.—Presintarian. religion .- Presbyterian

How To MARE A FORTUNE.—Take carnestly hold of life, as capacitated for and destined to a high and noble purand destined to a high and noble purpose. Study closely the mind's bent for iabour or a profession. Adopt it early and pursue it steadily, never look back to the turning furrow, but forward to the new ground that ever remains to be broken. Means and ways are abundant to every man's success, if will and actions are rightly adapted to them. To sigh or renine over the lack of inheritance inor repine over the lack of inheritance, in-stead of inheritance, is unmanly. Every man should strive to be creator

instead of inheritor. He should bequeath instead of borrow. Let every man be

An inventive genius intends applying to patent a machine which he says, when wound up and put in motion, will chase a hog over a ten-acre lot, catch, poke and ring him, or by a slight change of gearing, will chop him into sausag's work his bristles into shoe-brushes, and manufacture his tall into a corkecew.

HASZARD'S GAZE

sday. July 16, 185

will state for the information of the public, the case summarily.

Murphy, the respondent, as the wharfinger at Minchin's Point Wharf, and in that capacity summoned Bourke for the sum of E , as the wharfage due from him for landing and the contraction.

at Minchin's Point Wharf, and in that capacity summoned Bourke for the sum of E , as the wharfage due from him for landing and the wharfage due from thim for landing and the wharfage due from thim for landing and the wharfage for the boat, pursuant to the following regulation of the Governor in Council:

"Thi. Any Boat or vessel employed or used by any person expersens, except Henry Pope Welsh, the present licensed ferrymen or licenses of Hillsborough Ferry appealts Charlottetown, or his secure cossors therein, in a systematically ferrying for or without hire, Passengers, Horses, or Vehicles over the said Ferry, and landing or taking off the earns from the said wharf, to pay the rate of one shilling for each and every Passenger, Cattle, Horse, or Vehicle landed on or takes off said wharf; and also the rate of two shillings and six pence for every time such heat or vessel shall touch at or land passengers on said wharf, to be paid by the parties owning or employed in working such beat or vessel."

The learned Judge went into the question fully as to whether the wharf at Minchin's Point was a public wharf or one devoted by the Statutes with others of the like tendency, came to the conclusion, that it was a public wharf or one devoted by the Statutes with others of the like tendency, came to the conclusion. That it was a public wharf or one devoted by the Statutes with others of the like tendency, came to the conclusion. That it was a public wharf, free to all Her Majesty's subjects to land at or embark from. Then came the question as to how far the Lieut. Governor and Council were warranted in making the regulations in questions. By see, 12 of the Act 15 Victoria, cap, 34,

The Public Wharf at Minchin's Point, opposite to Charlottelown, on the South side of the Hills-

the management of the said Wharf as he may think of from time to time.

The Court were fully of opinion, that under the term vessel, there used, that boat could not be intended, and among other reasons, from the expression used in the Charlottetown will harfage Act, where vessels under ten tons only are not made liable to wharfage dues. The Court adverted to the tax on persons, and decided that it could not be sustained. Had the wharf in question been a ferry wharf, all persons could have been excluded from using it, and penalties might have been imposed on those attempting to use it. As it was clearly a public wharf, it was equally clear that no person tould be charged with wharfage for either landing at it or going from it. The judgment in the Mayer's Court was reversed.

This is a very imperfectoutline of the decision, for we are not in a position to take notes, but, as we have said before, we trust that the whole will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be, and we will be printed, as it descress to be another of the decided of greatly establishing a considerate in the manalime, we would observe, that it is a very imperfect, be of good emfort, be of one mind, it was the prome Court. It will be a caution to the members of the Exceutive Council not to a means of serving the purposes of an individual and the prome Court. It will be a caution to the members of the Exceutive Council not strength to the one of the council of a means of serving the outpose of an individual and the council of a means of serving the outpose of an individual and the council of an extended of the council of a means of serving the outpose of an individual and the council of an extended of the council of an extended of the coun

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On behalf of the Trustees,
H. D. Morrette.
Charlottetown, P. E. I., July 1st, 1856. REPLY.

To the Elders and Trustees of Saint James's Church, Charlottelown:-