

THE UNION ADVOCATE, WEDNESDAY, APRIL 5, 1882.

It must be very apparent to every hon. It must be very apparent to every non. member that Mr. McLeod was desirous to have these lands sold, and following this petition of his, up came an applica-tion to me for 2000 acres of the lands along these rivers he mentions. For the purposes of protecting his mills as he states in his petition, and this in the face

 states in his petition, and this in the face counties of rork, Sundary and Queens; one Judge for the counties of Kings and Albert; one Judge for the counties of Kings and Albert; one Judge for the counties of westmorland and Kent; one Judge for the counties of the counties of Northumberland, Gloucesthe country in our policy of selling these ter and Restigouche, and one Judge for lands, in fact for doing what he himself the County of the City and County of St. petitions, for we are now censured and John. The second section states that months. told that we are driving the people from the Province. But as I said, following any action, 1st, when the title of land is up this petition came the application for brought in question or, 2nd, in which the up this petition came the application for two thousand acres of land, and in pur-suance of that application, I wrote this letter to Mr. Inches in the Crown Land tion, in all personal actions of debt, Office " Newcastle, 24th June, 1881.

" MY DEAR SIR " In regard to George McLeod's application otherwise in any case in a County Court County of St. John shall not have or ex-

M. ADAMS." (Signed) In compliance with this, instructions

were sent to Deputy Stevenson as follows :-

"Crown Land Office, Fredericton, Oct. } "MR. DEPUTY J. STEVENSON, JR.

positions, bonds required, etc. The Quoddy River boom bill, which was passed by both the House of Assem-"MR. DEPUTY J. STEVENSON, JR. "You are hereby directed forthwith to survey for Geo. McLeod on bis application, and at his expense. two thousand acress of vacant Crown Lands in the Parish of Acadie-ville, County of Kent. situated as follows:-About three miles west of the Intercolonial Railway, and about 1 mile north of the mouth of Cale Brook. north of Kouchibou-guac River, but alot to interfere with any land lately surveyed by Deputy Fish. All external lines are to be actually new and the land blocked out into 200 dcret lois. The quantity of pine. spruce, and hem-lock bark resp clicely to be stated for each lot as near as possible. Mr. McLeod to be informed that the up-set price will not be less than \$2 per acres, "&c.,

ercise any jurisdiction in any cause in which the City and Court of St. John

which the cody and codd's Court have jurisdiction. The remaining sections are with reference to fees, the taking of de-

as in the general instruction to Deputies has been struck out. Col. Greene arrived in Fredericton this

as read before. This order of survey was issued, but when Mr. McLeod heard, morning.

FREDERICTON, MARCH 30. the upset price was to be \$2 per acre, and the same price as demanded from the Millers, he said he would not pur-Hon. Mr. Marshall committed a bill to regulate the rate of interest payable of chase. The hon. gentleman (Sayre) has said that these lands could easily bring Cottrell in the chair. Mr. Marshall exsaid that these lands could easily of lag more than the \$2 per acre, but here is Mr. McLeed only willing to give \$1 for them, and furthermore for the hon. gen-tleman's benefit, I can tell him that plenty of good timber lands can be bought from private individuals at a bought from private individuals at a bought from private individuals at a Mr. McLeed only willing by the hong equivalence of the bound of the sound of the so

 Concerned and I was met by parties who field bey were aggrefered, and provise they could not short to pay such as high perfore, and the is not in the source of the frage of the county of the source of the county of the source o as five dollars for their bark. Besides qualification for a seat in the Assembly this advance in the price of bark, num- as well as freehold property. bers of men are occupied in the manu facture of barrels and casks at the fac- away with the property qualification altory and the cutting of the bark in June together. After some further discussion is at a time when the poor people through the country have very little to do which The country have very fittle to to which makes it decidedly an advantage to them. No man can estimate the value of this enterprise to our country, without he has been over the ground and has seen the country have very fittle to to which Mr. Ryan, of the committee to whom were referred the claims of K. F. Burns & Co., reported recommending the pay-met of \$125. were referred the claims of K. F. Burns the improvements done and the advances the people have made in wealth and afflu-The hon. gentleman (Sayre) has endeavored to impress upon the House the immense profits made in this enterprise and has stated that the extract is worth \$28 per barrel, and that it only requires one cord of bark to produce a barrel of the extract. Now, Mr. Speaker, these are not the facts as they stand, and it is the vilest trash to talk that way. The extract is only worth from \$14 te \$16 per barrel at the factory, and it requires, I think, some 2 cords of the bark to make a barrel. The hon. gentleman has been, to use a common expression, "stuffed" by some persons in this matter, and Mr. by some persons in this matter, and off. Sayre has ignorantly given to the House statements that a small school by would be ashamed to utter. He has stated that the factory—which I might say has been built and is completed—would only cost to over \$20,000, while in fact it will amount to over \$20,000, although he though it would never be built. **Some \$20,000, although he though it Some \$20,000, although he**

SPECIAL TO UNION ADVOCATE. FREDERICTON, APRIL 3.

AFTERNOON SESSION. Mr. Gillespie moved House into Com-

Wedderburn made extensive explana-

The Attorney General introduced a bill will be prorogued on Wednesday or in the construction of certain lines of rail- any of the said lines, branches, or exten- may rest assured that his efforts will be Induction at St. Andrew's Church. vits fyled indicate Mr. Turnbull demands in the construction of certain lines of rail-way and other works in this Province:— Be it enacted by the Lieutenant Govern-or, Legislative Council and A sembly as follows:— 1. Provincial aid in the manner herein-1. Provincial aid in the manner herein-1. Provincial aid in the manner herein-1. The Governor in Council may at any party feelings at such a period, and work

after provided shall be given towards the time after the expiration of ten years from in harmony with his colleagues and the the pastoral charge. The Presbytery beconstruction and completion of the follow-ing lines of railways and works, that is to pay off the principal of such debentures, af-The Advoca A line of railway in the City of Frederic-A line of railway in the City of Frederic-

covenant and assumption of debt or damages do not exceed the sum of Woods, Killam and Willis. Discussion

Sackville, in the County of Westmorland, to the Bay Verte; and, also, a Railroad, in upon the surrender to him of the ed in, upon the surrender to him of the tion of the bill, and after some little dis-cussion the bill was agreed to with amendments. Committee to investigate claims of Dalhousie, in the County of Resignuche, for payment of the said debentures in the target of the the county of the formation of the last-mentioned line, from Bay Verte to Cape Tormentine. Also, Committee to investigate claims of Dalhousie, in the County of Resignuche, for payment of the said debentures.

amendments. Committee to investigate claims of Mrs. L. A. Jones reported that there was no claim against the Government by that Hill presented a bill to provide for the election of Mayor, Councillors, and As-Mark and Province, the Barkway in the County of Gloucester, to the Barkway from the County of Gloucester, to election of Mayor, Councillors, and As-Hill presented a bill to provide for the election of Mayor, Councillors, and As-Mark and Province, the Barkway in th

ing duly constituted, Rev. Mr. McBain The Advocate would not bind itself to

Hill presented a bill to provide for the leave of Mayor, Councillors, and Assessers for the tawn of Upper Mills for March, 1883. Bill read a second time. House went into Committee to further the assessers for the general Railway bill, Lynoth in the Carten, to some point on the Interolonial Railway, from, at or near the assessers for the tawn of Upper Mills for Gloucester. Also, a line of Railway from, at or near the County of King's, In the County of King's, Inthe County of York. Also, King Counter, Inthe County of King's, Inthe County of York. Also, King Counter, Inthe County of King's, Inthe County of King's, Inthe County of York. Also, King Counter, Inthe Co

NEWCASTLE, NIRAMICHI, N. B.NEWCASTLE, NIRAMICHI, N. B.WEDNESDAY. APRIL 5, 1882.COUNTY COURTS.County Courts.THE Bill re-distributing the
County Court Districts, increasingA line of Railway from the Village of
Saint George, in the County of Charlette,
to LeEtang Harbor, in the said County.A line of Railway from the village of
County Court Districts, increasingA line of Railway from the said County.A line of Railway from the said County.County Court Districts, increasingA line of Railway from the village of
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baint George, in the County of Charlette,
to LeEtang Harbor, in

The Presbytery met Thursday at 7.30 was contemplated by the Act. Fourth. The Judge of the County Court has not jurisdiction in the matter The Presbytery met Thursday at 7.30

for the induction of Rev. E. Waits into of the petition.

Restigouche Notes.

gave public intimation to the assembled DEAR ADVOCATE :- The weather still congregation that if any one had any obcontinues very cold and the lumbermen mittee on a bill to prevent the disposal of Crown Lands for other than actual set. Bill we thrown out for the Parish of St. Mary's, in the County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of County of York, passing through the the bd y thereof that such debenture may, Prevent the disposal of the County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Neytherbaland the full defendence the bd y thereof that such debenture may, Prevent the disposal of County of York and Yor tiements. Bill was thrown out for three months. Bill to add an extra County Court Judge was agreed to after a division of 24 to 11. After passing the St. John assessment een lumbering extensively the past winwas agreed to after a division of 24 to 11. After passing the St. John assessment bill as far as 25th section, the Committee reported progress. In the evening session, the railway bill was taken up and was debated on by Attern committee the division of 24 to 11. after passing the St. John assessment bill as far as 25th section, the Committee reported progress. In the evening session, the railway form the division of 24 to 11. A line of railway from the City of Fred-was taken up and was debated on by which the paint at or near the the Royal Gazette call in consecutively. Attern passing the St. John assessment bill as far as 25th section, the Committee reported progress. In the evening session, the railway form was taken up and was debated on by which the paint at or near the the Royal Gazette call in consecutively. Attern passing the St. John assessment bill as far as 25th section, the committee reported progress. In the evening session, the railway form was taken up and was debated on by which the paint at or near the the Royal Gazette call in consecutively. Attern passing the St. John MeX world Long-time to time, after the provisions of the Advector which the public generally are interest-which the seule at the call to Mr. Waits. Statem of a public import from which the call to Mr. Waits. Attern passing the St. John MeX world Long-to be carefully guarded against in the advector which the public generally are interest-which the call to Mr. Waits. Attern passing the set of the public description of the publi

Jacquet River Bridge, which has been reported as daugerous for some time past or damages do not exceed the sum of \$400 and in all actions of tort when the damages claimed do not exceed \$200 and or lock. APRIL 4. Woods, Killam and Willis. Discussion \$400 and in all actions of tort when the damages claimed do not exceed \$200 and or lock. APRIL 4. Woods, Killam and Willis. Discussion \$400 and in all actions of tort when the damages claimed do not exceed \$200 and or lock. APRIL 4. April 4. APRIL 4. Leighton moved House into Committee the grant Lake, or from a point on the last-mentioned line in the vicinity of the head of Grand Lake, or from a point on the last-the woodstock, Butler in the chair. Bill agreed to Provincial Secretary moved House into John assessment bill, Sayre in the chair. Medderburn made extensive explana-

J. McCarter on their several duties. At the close of these addresses Mr. Waits vellers over the road. Beckett's Spool Factory is well under operation, and the was accompanied to the door of the was accompanied to the deor of the Church by Mr. McBain, where he had an opportunity of heing welcomed by the spools to the old country. A shingle opportunity of being welcomed by the members of his flock, of which a goodly with the Spool Factory. number availed themselves, and gave Mr.

The people are pleased to hear that Mr. Waits a cordial shake of the hand and John C. Barclay, son of W. Barclay, Sr., hotel keeper, has returned home from welcome to Chatham. This pleasing ex-

won by six boats lengths. The following Doctor has passed a successful examination, he is going to return to Campbellon this month to visit his friends who I ope will do all in their power to have

m again take up practice in this County, instead of going West. ST. CLAIR.

James Graham vs. John Urguhart. L.

told they would go back to their own places whipped like curs, and begging or mercy from the man they attempted

to malign and destroy. And now, sir, in conclusion I would tell the hon. gentleman (Sayre) that his petitions were laid before the Govern-ment, they were fully considered, the policy agreed upon was by the whole Government, and I think the statements made against me that I have been stubborn, is not borne out by the evidence I have submitted to you. (Applause.)

FREDERICTON, MARCH 28. In the absence of Rev. Mr. McLeod, the Speaker offered up the opening pray-ers this morning. The greater part of the foreneon was

taken up in the discussion of the bill re-viving the Attachment process The op-position to it, from both the legal memposition to it, from both the legal mem-bers of the House as well as the lay mem-strong indeed. Under these circumstances, the mover of the Land Department quent the hemlock bill consented that progress should be reported. It will be hardly brought up again this session.

bill to incorporate certain persons as the Quoddy River Boom Company. Mr. Sayre introduced a bill to incor-

ment of \$125. Mr. Butler moved the House into com mittee of the whole to take into consid-eration a bill to define the duties of com-the duties of com-upon the Government. A healthy Oppo-bins duties and construction of such Dock, being subject to the approval of the Govern-bins duties and construction of such Dock, being subject to the approval of the Governstables, special constables and policemen. Mr. White (Sunbury) occupied the chair. s Mr. White (Sunbury) occupied the chair. The mover explained that the object of the bill was to provide for the punish-ment of infractions of the law under the Canada Temperance Act. Any constable crefusing to prosecute an offender is to be summarily dismissed. The bill further provides that a certain amount of the fine shall go to the informer. The Attorney General was rather dubious about the propriety of passing such a law. He did not oppose it nor did he say much in fa-vor of it. The Surveyor General expres-ised it as his opinion that it would be

to over \$40,000, although it intogen it into 1 nave tried in as brief a manner as mover explained that the first section the Government in the matter, and are not in sympathy with Mr. Save on the novered to construct a durby authorized and em-I have tried in as brief a manner as possible to bring before the House the forme facts of the sales of these lands, so that hon, gentlemen can take in the dir-ferent interests that were connected with the matter. It has been said that I have been stubborn in the management of the ghartment, and that I could not be changed in my course, and my friend Sayre, pursuing the same course as my other opponents, determined if possible to min some to Mr. Sayre at a late hour, sider the applications of persons desirous sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous to min some to Mr. Sayre at a late hour, sider the applications of persons desirous sider the applications of persons desirous to min some time the care of an invalid father Sayre, pursting the same conjection as any other opponents, determined if possible is detrimined if possible is detrimine made up he was possessed of the neces-sary personal and property qualifications. The Attorney General made a telling speech. He showed that the matter was brought it would work injustice to other queries of the neces-section of the neces-section of the neces-speech. He showed that the matter was brought in by Blair in the attempt to in-jure his political reputation on the crocol

Counties. Mr. Willis upheld the section and Mr. Morton opposed it. Messrs. Elder and Blair sustained the section and Mr. Han ington came out in opposition. After further discussion a vote was taken, and the section carried by an overwhelming for the r discussion a vote was taken, and the section carried by an overwhelming majority. The remaining section was carried without opposition. [The first section, affirms the principle that names shall be added to the list of electors upon proof to the revisors that at the time of application the applicant was posseosed of real estate or personal estate or income as already provided by and that fallure to be assessed does law, and that failure to be assessed does not preclude the right to have the name

FREDERICTON, APRIL 1. Mr. Sayre's vote on the Government side last night is the talk of the town. After his rattling assault on the Crown no shame in such matters, and so pursued his usual course. The vote stood -for the amendment 25, against 13, the from time to time, to issue debentures paygram explains the situation :---After recess Mr. Ritchie introduced a In his vote on the Pleas matter, Sayre was jority of 12.

rporate certain persons as the ver Boom Company. e introduced a bill to incor-Richibucto and Buctouche Soon as Adams heard of it, his heart did re-than his bite: One of the most interesting features of

If the latter, the Paschal full day, Mr. H. J. Reeves advertises the first

property shall be considered in a man's qualification for a seat in the Assembly as well as freehold property. Hon. Mr. Landry was willing to do away with the property qualification al-together. After some further discussion progress was reported. Mr. Rvan, of the committee to whom

has been wasted, and nobody has been hurt, unless indeed the Opposition them-selves, who have been, from the first ses-ies mathematical and the first ses-ies and the same, in aid of the construction of a Dry Dock at Carleton, in the City of Saint John; the terms and conditions of any shall be first submitted to the House of sion, most unfortunate in their attacks contract for the construction of such Dock, Assembly of this Province.

sary as a check upon those who guide 2. The said several lines of railway and that beck as a check upon those who guide box in Council before any liability to pay such bonus shall be created. 2. The said several lines of railway and that they may have an opportunity to exthat they may have an opportunity to examine its provisions, which they can do much better than if a mere synopsis were

now, or hereafter to be organized, possess-ing sufficient capital, shall offer to construct brought in by Biar in the attempt to in-jure his political reputation on the eve of an election, which would howevernot ef-if fect the object intended, as it had been **clearly** proven that the funds of the Prov-ince had not been improperly used, and had been honestly accounted for. He showed the gross inconsistency of Willis

Siding. The people of Nelson would in

al. He also showed that white, of Carle-ton, stood in exactly the same position. This gentleman had the manliness to ac-cept the rebuke, and as he could not see

able in the currency of Canada, to be num-Government being sustained by a ma-jority of 12. per cent, per annum, payable semi-annually efforts on the part of the Chatham repre-

Donald Buckley vs. Chas. McColl. R. After entering these cases Court ad-

Pokemouche Items.

mouche writes us as follows :--

They don't want it and they won't have it, is what the Boston ladies say of

the well-intentioned attempt of the Mas-sachusetts Legislature to give them the franchise. A petition has been drawn up and signed by a large number of the

most influential women of the city, in which they say:-It seems right that those women who have heretofore held their peace, because they felt no neces-sity for speaking, but who now apprehend the real danger of having upon them duties and responsi which they no not seek, and which they There was an immense attendance of spectators. Hanlan's time was 21 minfeel themselves unable or unwilling to fulfil, should utter protest against the passage of the bill now pending before

the Massachusetts Legislature." This is all very well, but it places the legislators in an awkward flx. With one crowd of women tugging one way, and another crowd the other, it would be An esteemed correspondent at Poke rather difficult for them to know what to do .- Mail.

Red Stockings, Red Blushes.

BY F. S. T.

saw a pretty pair of feet, With red stockings on; As pretty a pair as you'd wish to meet, The Messrs. Morton have got thei Rotary Saw Mill ready for spring work. Encased in rubbers and boots so neat. Steam was got up a few days ago for the Resting upon the opposite seat, With red stockings on.

I saw a pretty pair of cheeks, with supplies of groceries &c., thus rendering unnecessary the settlers emptying their barns and cellars to procure these With red blushes on; And as I look, the owner seeks To hide the stockings and hide the cheeks.

The 31st ultimo was a rough day, blow For womanly modesty through them ing a gale from the Northwest and driftspeaks, With red blushes on.

Near Belledune, I. C. R.,) March 24, 1882.

Winter Still lingers in the -

ness in taking flight is evidently appreciated by one or more of our people, the Sun crediting Mr. R. P. Whitney with Owing to the short crop of potatoe last fall seed will be scarce. Oats and

saying the cold weather is worth \$150 a day to him. Pethaps so, but the majority of persons would like to see some signs of Spring at this late date, the weather having been for the most part stormy and cold for the past six weeks. On Sunday a snow storm from the Eastward with heavy drifts prevailed all day, clearing up in the evening about eight o'clock, the wind continuing to blow strongly from the same direction. Yes-

-. and its tardi

treal. Dr. Thomson represented the N.S., in his last quarterly report, says :-Kirk Session, and Robert Gordon and " One of the immediate effects of the inand creating thereon a good barn and comfortable dwelling house, into which the family had moved last summer. The house was a good frame one, lathed and house was a good frame one, lathed and plastered throughout. The case is one which calls for the sympathy of everybody. Persons from a distance wishing to aid the sufferers can do so by sending their remittances in *registered letter* to Rev. J. R. King, who

timents attered regarding init in a electric at rating at a cost of \$50,000. similar way, but gave it as his opinion that the path of duty seemed to be to acsimilar way, but give to as its optimer lactory at a cost of \$50,000. that the path of duty seemed to be to ac-cept the call. According Rev. S. Hous-ton regretfully moved, seconded by Rev. J. Murray, that the translation be grant-ed, and that Mr. McBain be instructed ed, and that Mr. McBain be instructed in the manufacture of the Brechutter of

to await the action of the Presbytery of ment. Montreal as to the date of induction at

North Georgetown. It is supposed that April 23rd or 30th will be his last Sabbath McGill University.

The annual examinations at this Uniwersity, Montreal, were hors last week. Among those passed in C emistry were W. W. Doherty, Kingsten; W. A. Fer-

t The grounds upon which the counsel for the Anti-Scott Act party in St. John, in the proposed scrutiny applied to Judge Weldow for the stop of proceedings and Weldica, W. W. Doherty, W. A. Fergu-The Archbishop of Canterbury has gone to the south of France by the ad-vice of his physicians. It is probable the marriage of Frince

says :-- "We shall keep Easter this year

the proceedings of the present week was the introduction of the such manner, in such amounts not less than to have the route changed, will have any First. The Judge of the County Court has no power to name a party against whom the serutiny should proceed; that Porate the Richibucto and Buctouche Railway Company; and it was given a Railway Company; and it was given a amination for degrees of C. M., M. D., at Bishop's College, Montreal, a few days five hundred dollars each, and on such con- weight with the Government. Whatever NEW RAILWAY BILL, ditions as the Governor in Council may may be Mr. Gillespie's opinions with re-Railway Company, and it was given a second reading. Mr. Johnson moved to place the road from Point Escuainae. North Co., to Point Sapine, Keut Co., thence to Mill on the gravine. Mr. White, of Sunbury, also, signified is non-confidence in the policy of the such a motion, involving an expenditure of public money could not be introduced by a private member. Mr. Wate and that night he embraced the loud mem-ber for Keat. Mr. White, of Sunbury, also, signified is non-confidence in the policy of the such a motion, involving an expenditure by a private member. Mr. Wate and statuthe House ference to the present administration, we age, was Mr. George A. Balcom, of is to say, he cannot, simply because a that great event is whether it was A. D. are sorry to know that he is working.

Personal. Mr. Richard G. Magee, of the post

have been notified by the Post Office Inspector of similar appointments.

The Archbishop of Canterbury has

Watters, viz :--

D. McM,

Boiestown, March 27, 1882.

office, has been promoted to a midnight clerkship on the Inter-Colonial and Messrs. L. R. Jack and E. LeRoi Willis

cept the rebuke, and as he could not see his way clear to vote in condemnation of himself—he shirked the vote. Willis has

gone to the south of France by the ad-vice of his physicians.

It is probable the marriage of Prince Leopold will be postponed because of his illness. Preparations for the ceremony ings of the 4th of March before Judge A clergyman, writing to an exchange, A clergyman, writing to an exchange,

The house of Mr. Philip Robicheau of House Burned this place was entirely consumed by fire at noon on Wednesday last, the 29th ult. A correspondent writes us as fol-The fire originated from a defective pipe lows :-and the greater part of his furniture and The inhabitants of the settlement of clothing were destroyed. Great sym-pathy is felt for the old couple in their serious loss. were aroused by the cry of fire, which came from the dwelling house of William

the weather is more like January than

April. At this time last year dust was

flying on the roads in St. Stephen and

m.

Calais. More Anon.

ing West, and at St. Stephen, Calais and spectators. Ha other points the snow still lingers, and utes 6 seconds.

J. J. A.

much better than it a mere synopsis were placed before them. It is not of course anticipated that the aid offered by the fire originated, but it is supposed to have daily hauling logs to the mill and return Government will be sufficient to construct the Miramichi Valley Railway, but there the Maramichi Valley Railway, but there is no reason to doubt that its importance, viewed from a general standpoint, will induce capitalists at home and abroad to unite with the company in entering upon its construction at an early day. Indeed Mrs. Brown, (the mother of Mr. Brown, necessary articles.

Greatactivity prevails in preparing for

the lobster canning business. Messrs. J. & R. Young are making 150,000 cans there is of course only one thing to be done—to select the best route, the one found that part of the house in a mass of Young will have from 150,000 to 200,000 which will confer the greatest benefits upon the majority of the people. Those children, who were sleeping up stairs, these operations give a great deal of employment.

country through which the road with pass—a section whose important indus-tries can in no other way be fully devel-they had on them upon retiring to bed.

Call to Rey. Mr. McBain. At the meeting of the Miramichi Pres bytery, Rev. J. McCarter in the chair, of han, on Thursday last, the various par-for ties were represented and heard. Rev. yet notwithstanding all the difficulties call on behalf of the North Georgetown Benefits of the N. P. under which he labored, he had, in a few congregation and Presbytery of Mon- The United States Consul at Windsor, years, by industry and perseverance, and a large measure of resolution, succeeded in clearing up some fifteen acres of land,

can do so by sending their remittances in registered letter to Rev. J. R. King, who will forward them to Mr. Brown.

in Chatham,---World.

Among those who passed the final ex-

who know the well populated section of country through which the road will wheat were about a 2-3rd crop. Preparations for alewives are being oped-must admit that when all things Everything contained in the house was made