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DOAKTOWN GRIST-MILL

TO Ignatius Redmond, of the Parish of Chathar the County of Northumberland and Provin New Bunswick, farmer, and Cecily Redmond wife, and to all others whom it may concern: wife, and to all others whom it may concern:

Notice is hereby given that by virtue of a Power of Sale contained in a certain Indeuture of Mortgage bearing date the Twenty Second day of June, in the year of our Lord One Thousand, Eight Hundred and Eighty Five and made between the sand Ignative Redmond, of Chatham, in the County of Northumberland, Iarmer, of the one part and Harriez Jane Irvine of the same place, widow, of the second part: which mortgage was duly recorded in the Records of the County of Northumberland, on the Third day of October, A. D. 1855, in Volume 64 of the County Records pages 38 and 39, and is numbered 34 in said volume. There will in pursuance of the said Power of Sale and for the purpose of satisfying the moneys secured by the said Indenture of Mortgage, default having beenmade in payment thereof, be sold at Miramichi Advance.

DHATHAM, N. B., - - MARCH 30, 1893.

The School Regulations. A debate is going on in the legislature at Fredericton over the school

regulations, the matter being brought appears to be one of the class of Ontario of the friends of the Government.

FROMIT PATNEXT OF FRIZES.

Appears to be one of the class of Ontario of the friends of the Government.

Shields a subgression of the stand of ment they appointed. He ventured to assert that the same as the conclusion of the commission was not fortune such that the same are conducted with honesty, fairness, and in good faith, toward as their champion.

The proper particular pointed of the friends of the Government and a colorless of the friends of the friends of the Government.

Shields a logarity to refer the subject to a special committee, which as the mover knows will only shelve it for future use in discussional fortunes. He is one of the sub-member from Regina, said, amongst other and seated as follows a few and not the sub-members of the friends of the Government.

Shields a logarity to refer the subject to a special fortune and a colorless of the friends of the Government.

We do hereby certify that the present mode was the only the conclusion of the commission was not pointed. He ventured to assert that the same at the same are to mode was the oubture. The same so the conclusion of the commission were practical lumberment. He (Stockton) was not going to make a state that some of these of the indicate subgrounds the was not seeking favors, and the three sames at the commission were practical lumberment. He (Stockton) was not going to make a state that some of these of the government and a colorless of the filends of the friends of the Government.

Shields a logarity to refer the subject to a special of the friends of the Government.

Should be turn out the Government of their mist kee occultion of the commission were practical lumberment. He (Stockton) was not going to make a logarity bear of the government of appointing the controller of customs. He the same of the conclusion of the friends of the Government of their mist kee occultion of the commistion were practical lumberment. He (Stockton) was not gently but the going to mak being in a position to forthwith pro- was correct and expressed his sentiments, nounce upon the merits of a question and that he had nothing to retract. that has been much distorted in the

A Public Scandal.

our readers next week.

The taxpayers of Northumberland ught to learn from the experience of the circuit court proceedings of Tuesday, a further lesson on the desirability looking more sharply than they have majesty were to give effect to the voice done of late, after their interests. Criminal prosecutions entail expense

upon the County.

gets the best of both of them.

should have been a civil one, in which the litigants, themselves, and not the fidence in the government.

County would have to bear the expenses of all those witnesses and the process?

as to furnish about one-third of the said Fower of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of Sale and for the purpose of salisfying the moneys of Sale and for the purpose of Sale and Sale pense; and of the police magistrate pense; and of the police magistrate pense; and of the debate or anything claimed that it was unnecessary and that have incurred the ill-will of the clients

of the legal gentleman who seems to his followers to vote down the resolution. practically own him and his court. The leader of the house had repudiated the the policy of the government. It was important services were vitally concerned filled with "twenty tive." This is a matter of dollars and cents for our tax-payers and of the encouragement of criminality in the community personal reference had been omitted from the sult, however, was that the gentlemen the same time deal fairly with the operator. a few comparatively rich men. It seemed After Mr. Devliu had harangeed the for which the same combination is reresolution. He did not place too much imcomposing the commission, whose eminent He had listened in vain for some declaration to him that this was depriving the young House, Mr. Costigin arose amid rousing Executrix of the late Harriet Jane Irvine. sponsible, and we, therefore, respect- portance upon speeches made outside the qualifications no man had or would venture by the surveyor general as to what policy men for a quarter of a century of the op- cheers to reply to the strictures of the per- I HE EAST END FACTORY, CHATHAM, N. B.

fully protest against it going further without challenge and exposure. Ottawa News.

The gentlemen of the House of Courwhom they represent any more than the

After a number of other members had

whom they represent any more than the summer of other members had mode of appointing scalers, and said that the counted for by the increased cut and the petuity whom they represent any more than the worth of their money in good service as spoken, Dr. Bergin asked Mr. Foster, as scalers were not doing their duty, and that employment of Mr. Smith on the Bay share

lated the opposition and agitators on having mustered sufficient courage to come out of their ambush at last, and there is, therefore, a prospect of the hope that he had not uttered the sentiments attributed to him in a report of his speech in the Kingston News. people's representatives at Fredericton Mr. Wallace, however, said the report

Mr. Dawson, another Orangeman, said interest of faction, instead of a settlement of it being sought in an honest ond ones were and with a recordal. and open way, and with a reasonable port had been an accurate one. It should consideration of the important interests be remembered, he said, that if a measure involved. The debate will be ended of home rule be granted to Ireland, it will right away, and we shall be in a posi- election campaigns fought upon it, after commons and the house of lords, and after the voice of the empire has demanded it. It would be her majesty, by and with the advice of her lords and commons who would give this legislation to Ireland agitation for the repeal of the measure, but a resort to armed rebellion could never repeal it. He denied that because her

of the people at the ballot boxes, talk of rebellion could be justified. It was unjustifiable in Ireland, and many times less Mr. Kenny made a second little speech in his office had devoted special attention to justifiable when in Canada, and by a lessness and crime should be prevented ary speeches as that of the controller of customs were made. Mr. Dawson contended that there was nothing in the con-Every citizen of Chatham and many stitution of the Orange order to warrant citizens of the County know that the Mr. Wallace in making such a speech, or town of Chatham, because of the in- in supposing that a large portion of the \$265,460 competency of the police authorities, members of that order were prepared to has been, for the last month or more, abandon their allegiance to the Queen. at the mercy of the most lawless per- He did not believe the Orangemen of Can-

He did not believe the Orangemen of Canada would deny the authority of the Queen if by regular constitutional procedure she were to grant a parliament to Ireland. And it was because he did not believe the language of the controller

Langevin, Adams, Mcherney and seven piling, Mr. Tweedie said there were sections of the government side, however, where the lumber was fit for pilling and nothing else, and there he was in favor of granting license to cut piling. It was the whip over them.

Seconded by Han. Mr. Mitchell.

Resolved, That it is expedient that the leases to experiment such covenants and conditions as will protect the crown against with over them.

The Local Legislature.

The Local Legislature. One rowdy after another takes cedure she were to grant a parliament whip over them. charge of certain localities and when to Ireland. And it was because he did the police magistrate—with a mistaken | not believe the language of the controller idea of his position-endeavors, with a of customs could be justified, and because constable, to act as a nightly street- he thought it should not pass unnoticed patrol, and a solitary rowdy resents his by this house, that he moved the followdoing so, the rowdy, single-handed, Mr. Foster:— "Whereas N. Clark Wallace, a member of

The success of rowdyism thus established in many cases—of which that referred to is only a sample—would, naturally, lead to more of it and the result is felt by the taxpayers in such cases as

"Whereas N. Clark Wallace, a member of this house and controller of her majesty's costoms, is reported by The Kingston News to have spoken as follows at a public meeting held in Kingston on the 10th of March:—We find to-day in the eld country that brethren, the descendants of the heroes of an implar character to those which their that of young Wright, who so narrowly escaped a sentence for a most serious
crime which would have been impossible in Chatham, but for the utter
breaking down of its police system,
owing to inefficiency.

We are all too apt to accept things
as they are in the town without quescoloring, and to charitably assume that
those whom we have chosen to manage
our affairs have done the best that was

of a similar character to those which their
ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is ancestors had to face in 1688; that the men of 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is an advantage of 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is an opposed in 1893 are threatened with a rule which is and the referred the petition of Henry Caustam and to expend thousands of dollars in build be referred the petition of Henry Caustam and the referred the petition of Henry Caustam and to expend thousands of dollars in build be referred the petition of Henry Caustam and to expend thousands of dollars in build be referred the petition of Henry Caustam and to expend thousands of dollars in build be referred the period of the proposed in the would also man to expend thousands of dollars in build be referred th ur affairs have done the best that was our friends over the British empire is severed. That is their object to day. They are trying to take the loyal men with them; but our friends over there are the first our friends over the first our friends our friends our friends over the first our friends our fr our affairs have done the best that was possible for us. Police matters, however, have been so shamefully managed of late that only the general respectability of our people has saved us from becoming a by-word for criminality, while the expense of supporting persons in the jail who have been encouraged in becoming criminals by reason of police incompetency, is entailed upon the police incompetency, is entailed upon the police incompetency, is entailed upon the police incompetency. Is entailed upon the police incompetency is entailed upon the police incompetency is entailed upon the police incompetency. Is entailed upon the police incompetency is entailed upon the police with the much more carefully and examine witnesses, and with insure the much more carefully structions to report to the house all eviations to report to the fact that the commission the government hat the com

SURGEON DENTISTS.

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In Surrice Surveyor general in this respect, a popelite square, over J. Germany Carreles and Surveyor general in in becoming criminals by reason of police incompetency, is entailed upon the County.

In further proof of the low level to differ the majesty of the men who, driven from Dablin, stood at back of a County against those who make traffic for their own profit out of the criminal law, which enables them to save their own pockets at the expense of the survey of surveyor general in in becoming criminals by reason of police incompetency, is entailed upon the County.

In further proof of the low level to differ the surveyor general in this respect had been a peraisons on the felt, after the report of the provincial farmers' and the report of the provincial f people, we need only refer to the fact that the police magistrate of Chatham caused Mr. Fidele Russell, a man entirely innocent of any reasonable suspicion of criminality, to be dealt with by the grand jury at the supreme court held this week in Newcastle.

may be redressed by constitutional methods: that no changes in the law should be sought to be brought about by resort to armed resistance, civil war or other physical force; that the action of the sation of

court held this week in Newcastle.

No less than eight witnesses were before the grand jury, all from Tabusintac, not one of whom was able, under oath, to implicate the person charged in any criminal wrong-doing.

It was simply a costly attempt on the part of the police magistrate of Chatham, under the direction or orders of his legal mentor and master to compel the County to pay the expenses of Speeches were made by a good many at the hands of this house, and if allowed to pass unnoticed would expose Canada to the lands of this house, and if allowed to pass unnoticed would expose Canada to the pass unnoticed w

a wild-cat suit of the latter, which, if members of the House. Mr. Kenny of chairman. it had any merit in it, whatever, Halifax censured Mr. Wallace but said he would vote against Mr. Dawson's resolution because it was one involving want of con-

which he was only entitled by civil bickerings and had received the support of Thirty sections of the bill were passed. nine-tenths of the Protestants of his county It is better to call a spade a spade in mit that the words of the controller of customer of the customer o matters of this kind, for it has come toms were calculated to bring peace and to this, that those who have to pay the good order into this country, but quite the Mr. Mrc. Mitchell, moved that the committee taxes of the County-and Chatham opposite, and should not be upheld by any has to furnish about one-third of the one who wishen to see all classes in Canada proceed to the consideration of the report whole amount—are, very properly, defined of the incompetency of th

every citizen should observe, and he would importance to the fact that the commission page had increased by 20 per cent.

Mr. Hughes, that if he (Mr. Davin) put allowance is made for lumber that may turn found the scalers pretty generally opposed on judgment, yet where they implinged upo come back by favor of the controller of cus- too strict, and cases are not unfrequent | right. oms or his first lieutenant, the member for where overscaling is proved. Mill owners up from the base of the tree to the top and with all regulations made or hereafter to be to the possession of his lands. and a decision arrived at by the house have been granted after two general it was at the base. (Laughter and applause.) the recommendation of the commission, and feeling in the country? tion to place a report thereof before it has run the gauntlet of the house of that J. J. Cosgrove had been dismissed be- had dealt with the subject of stumpage, and feeling in this house, and that it had been was disloyal, and he (Mr. Davin) approved the trade the rate should not be more than in his Stanley speech in 1885. Mr.

> which he said that in the absence of any this matter and had insisted that no under-oil? member of the government such incendi emphatic opinion from the leader of the sized lumber should be cut at all, even for Mr. Alward-There is House as to whether or not the motion was pulp purposes. There was also a difficulty lamps; they have gone out. one of want of confidence, he held that it as to the question of hemlock cutting. The

A division being taken the amendment of practice continue or should the hemlock tion would support it most heartily. Mr. Dawson, censuring Mr. Wallace was de- industry be stopped altogether? This was The motion for consideration of repo feated by a vote of 105 to 74, Messrs. Costi- a matter eminently worthy of the attention was then carried. Langevin, Adams, McInerney and seven piling, Mr. Tweedie said there were sections seconded by Hon. Mr. Mitchell.

The Local Legislature.

c auction the Chatham public wharf.

Hon. Mr. Blair presented a bill to pro
down in that direction. The bill passed vesterday had been prepared by the pro
large of required to cut a certain percentage on the number of miles held by them.

Dr. Stockton said the resolution was a ic auction the Chatham public wharf.

with power to send for persons and papers, to the fact that lessees holding lands for ten and examine witnesses, and with in-structions to report to the house all evi-and efficiently than under the former system.

Hon, Mr. E nmerson committed a bill, the summer as well as the winter months.

Mr. O'Brien committed a bill, Mr. was in no position to act upon this recom-Allen in the chair, in amendment of chapter 99 of the municipalities act (non-crown land administration had come into Resolved, that is expedit resident peddlars) After a long discussion the bill was thrown out on a since the present surveyor general had

Hon. Mr. Tweedie committed a bill to had been introduced. In respect of this Chatham, under the direction or orders of his legal mentor and master to compel the County to pay the expenses of Speeches were made by a good many stems."

Hon. Mr. Tweedie committed a bill to facilitate the transmission of timber down providing for a thorough examination of all apply to individual cases or generally.

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Hon. Mr. Tweedie committed a bill to facilitate the transmission of timber down providing for a thorough examination of all apply to individual cases or generally.

Mr. Tweedie explained that this was amination. A feeling existed among the the bill recommended by the lumber com- representatives in the different counties that mission in their report last year. The none but residents of the respective counties bill provided that companies might be in- should be appointed All these things in-Hon. Minister Foster, who is leading the corporated for the purpose of clearing out fluenced this government as it would in costs. Why should the taxpayers House in the absence of premier Thompson, streams to facilitate the driving of lumber, duence any government. Yet he believed have to pay the travelling and other denounced the resolution as clap-trap, in charging tolls subject to the consent that, with all the drawbacks necessarily in tended to embarrass the government. of the governor in council. The rights of cident to our democratic system, it would expenses of all those witnesses and the constables necessary to the fraud, to help any litigant to "get law," to which he was only entitled by civil which he was only entitled by civil be before the denteration of the governor in council. The rights of The house went into committee on the been a loss of stumpage to the province to

Hon. Mr. Tweedie, seconded by Hon

over the country that that was what he meant.

Mr. Costigan said he did not understand the leader of the house to have called upon his followers to vote down the resolution.

It was quite a general belief that such a loss was actually incurred. The house should endeaver to arrive at the very best conclusions as to the understand the leader of the house to have called upon his followers to vote down the resolution.

It was quite a general belief that such a loss was actually incurred. The house should endeaver to arrive at the very best conclusions as to the down the resolution.

Hon. Mr. Costigan had endeaver to arrive at the very best conclusions as to the down the resolution.

Hon. Mr. Tweedie, seconded by Hon. Mr. Tweedie, seconded by Hon. Mr. Mitchell, moved that the blank be silent. Was it because Mr. Costigan was was involved, and he therefore wished the country a great deal of money. The re- the most beneficial to the exchequer and at the lumber of the country in the hands of his being mum.

ance to the constitution was something gentlemen opposite had attached very great 12 per cent, the cost of collecting the stum- nancy in this. The lumber commission has

legislators. There is an occasional breeze, such as that over the Caron charges, the amendment of Mr. Dawson as involving want to the province thereby. It would be seen, Mr. Stockton said he had no fault to find should be as permanent as possible. It had such as that over the Caron charges, the amendment of Mr. Dawson as involving want to the province thereby. It would be seen, however, that on the whole the commission with the government for appointing their been said that the leases were practically per been said that the leases were per been said that the l Its GRAND EXTRAORDINARY DRAWINGS take place as and of the other ten months of

his question upon the order paper he would not come back here, he said if he was to made by the operators is that the scalers are Hon. Mr. Tweedie—Well, they were held by the attorney general to be hastly,

North Victoria, he did not wish to return. invariably claim that they can never get a deliverance from the attorney general as the witnesses that were examined. The bleating and pleading and weeping, by feet of logs as measured by the scaler, but ment was to be. Was it the intention of pestering the government and by deputathe government had never allowed this the government to issue renewable leases? ions to the premier. He would to God claim. The conclusion of this commission. The feeling of this house had been that Pope's lines could be said of men in Canada, was that the lands should be leased by publishers should be such an administration of the that when they rise they always rise, by lic auction, and that they should be annual- lumber industry of the country as to make been dismissed? manly ways. He hoped he would not wriggle ly renewable on conditions of compliance the operator to a large extent feel secure as be the same dirty little worm at the top as made by the governor in council. That was Hon. Mr. Blair -Do you say that is the

It was in the department of inland revenue it was entitled to weight. The commission Mr. Stockton-I say that has been the cause he signed a statement of opinion that had decided that in the present state of strongly supported by the attorney-general of it. But it was quite different when a \$1 They had expressed the opinion too, had taken great credit to himself for the man got into the sacred precincts of the that if the lumber were husbanded in a few adoption of that policy. Did the govern abinet. When a man got into the cabinet years double that rate of stumpage could be ment intend to grant leases for one year the party must get down upon their knees to secured. That might be a practical question and then thereafter from year to year? I him and worship him. He knew it was not if the province were not dependent upon its so upon what terms? In the province of necessary to be an educated man to get into lumber lands for revenue and if they could Quebec lands are held under this system he cabinet. They were in fact going fast be locked up without ruinous effects upon and regarded almost the same as real estate in the direction of having an utterly those engaged in the business. The comilliterate government. (Laughter.) He conmission had dealt with the subject of the cluded by declaring that he was the enemy cutting of under sized lumber. H. (Twesdie) lease upon a basis of perpetuity as in Quesince he had assumed the administration of bec. He was seeking for light. Hon. Mr. Tweedie-Well, where is you

Dr. Stockton, in conclusion, said that i was not, and therefore would vote for the tree was cut for its bark and it did not pay the government would make known their for the operator to haul it out. Should this policy it was quite possible that the opposi-

gan and Curran, ministers and Messrs. of the committee. As to the cutting of It was moved by Hon. Mr. Tweedie.

leases which would induce the lessees to Hon. Mr. Tweedie held that some such On Wednesday of last week Hon. Mr. care for and protect their lands. The sub-Tweedie introduced a bill to further amend the general mining act, also a bill diving of lumber had received much attended to the country. It was nending the act authorizing the munici- tion from the government. Lumbermen necessary that parties holding licenses should pality of Northumberland to lease by pub-

Hon. Mr. Blair presented a bill to provide for the maintenance of the boy's industrial home.

Had been done in that direction. The bill passed yesterday had been prepared by the lumber commission in accordance with the terms of their report. It appeared to be the wiew of the many that if leases were short with the surveyor general that lands should not be held for speculative purposes, but the policy of the government in the past had been done in that direction. The bill passed yesterday had been prepared by the lumber commission in accordance with the surveyor general that lands should not be held for speculative purposes, but the policy of the government in the past had been done in that direction. The bill passed yesterday had been prepared by the lumber commission in accordance. He quite agreed with the surveyor general that lands should not be held for speculative purposes, but the policy of the government in the past had

tain percentage of the mileage. It does not

intention of the government to rebuild the Cocagne bridge during the present thown out that probably a more efficient in Mr. Tweedie's resolution was to take the body of scalers might be procured if they were employed by the government during that every blick should be operated on? Hon. Mr. Tweedie said it was.

Mr. Flewelling in the chair, in amend- The scalers now cost the government about Mr. Hill said he thought this change was ment of the act relating to the education \$9,000 a year, but if employed under the in the right direction. It seemed dure ason of the blind, explaining that it was to system proposed by the commission the adple that a man should be compelled to con povide for the education of pupils over ditional expense would be at least \$15,000 struct roads and operate upon more lane 21 years of age who had not hitherto or \$20,000. He did not believe the aidiattended the institution. The bill was tional revenue would at all compensate for his hauting upon certain blocks. The re this increase. The government therefore lu ion was carried without division. Hon. Mr. Tweedie moved, seconded by

crown land administration had come into the hands of the present government and the hands of the present government and the argument of timber crown lands of the province. taken charge, many additional safe guards Dr. Stockton asked if this was meant Hon. Mr. Tweedle said it was the intenwas appointed who has not passed such ex

tion to apply it to the whole province. Dr. Stockton-Why are you making the change with reference to mileage? have the power to fix the mileage from year to year.

The resolution was carried without division. It was moved by Hop. Mr. Tweedle, Smith (Westmorland), Flewelling, Scovil, econded by Hon. Mr. Mitchell, and resolved, That after the expiration of the present leaves of timber crown lands the leaves be offered at public competition upon the condition that the same shabe renewed annually at the pleasure of the liquid tenant governor in council and for a term not exceeding—years. Mr. Hill asked, would the leases be ter-

Hon. Mr. Tweedie-Only on the expiration of the time named in the lease. Dr. Alward-Have you not the right to cancel at any time?

minable at any time by the lessor, or by the

and that was that on the whole there had

ness, who had himself stated that it was

only a guess. He had been in hopes that

the gentlemen opposite would have discuss-

Hon. Mr. Blair-Yes; we have the abso-

house and upon this talk of active and armed to dispute, had charged the province noth the government proposed to adopt on the portunity of going into the lumber business on who he termed "the young man from resistance, but in this country men had paid ing whatever for their valuable sarvices and expiration of the leases next August. Mr. | themselves. He would willingly consent to Ottawa country." He protested against the the penalty of their lives for rebellion against regularly-constituted authority, and alleging had only amounted to about \$1,200. Hon the lumber cut had increased last year by not recommended anything of this kind.

Hon. Mr. Blair-No, they go in for per-Mr. Hill said the most that the com-

perverse and premature. The members Mr. Stockton said he would like to have a the commission did not depend entirely He was glad he had not risen to office by thousand feet of lumber cut of a thousand what the crown land policy of the govern. were men of many years' experience as to he matters with which they had to deal scaling system. Had any of these scale

> Hon. Mr. Tweedie-Yes. Dr. Alward sail he was opposed to thes said, the ten year leases had worked well we should hesitate ere we made a change It was the man of means who could secur

Dr. Stockton thought hon, membe should put off the garb of the politician and out on that of the business man. The police cceptable to the people, and to tie up the lands for a quarter of a century was not the interests of the people. The action no roposed would promote the very specula e dangers dealt with this afternoon. this age of rapid change in business method and relations was it desirable to enter upo this cast iron policy! He would move, see tilled with the word "ten" instead "twenty five."

Hon. Mr. Blair said he was free to con fess that the hon. member had discussed he question in a fair and legitimate way He was not able to discuss the relevancy of the suggestion made by the youthful Rand has had more than his share of nember for the city of St. John (br. Alward.) All the government desired was far was he run down from kidney disease that the best conclusion in the public in terests should be arrived at. It was en circly immisterial to them from a political with the aid of two crutches, or when standpoint, which system of the two now proposed should be adopted.

Mr. Smith of (St. John,) thought in all probability during the present year the took in all nineteen boxes. His improveduties upon Cauadian lumber would be re noved by the United States government. He is now completely cured, and a living and he would suggest that the lan is be seased for one year, at the end of which me they could determine upon the plan o be pursued.

Hon, Mr. Tweedie-That would only affect a portion of the province. Mr. Snith said the prospect was that umber would in a few years be much more valuable than at present by reason of grow-than at present by reason of grow-than at present by John Fotheringham, Earlight to the lumber supply of the lumber supply supp perators to work remote and difficult nopolists secured control of these lands they thousand stumpage.

Hon. Mr. Tweedie-The governmen would have something to say about that. Mr. Baird said the question was one of est in the province. Snort leases, as an practical lumbermen knew, did not work well and long leases gave the lumberme greater security, saved the forests from fires terms of the resolution that the government and also saved the lumber from being de stroyed by the operaters themselves. Mili PRESSED HAY property was in a very uncertain state today, owing to the present leases being about BEFORE perchasing Hay in Car tend lets send

Tweedle said there were 900 lessees holding land under the crown, he had count d square miles, or 1,250,000 acres, were held by ten men The ands not yet utilized are (Next door to the Store of J. R. Snowball, Esq remote and could hardly be developed for CHATHAM - N. B.

Hon. Mr. Blair said the object of the All Kinds of Cloths, overnment was not to get the timber lands of the province in the hands of as many people as possible, but to get them in the hands of those who could operate them. There was nothing in the world to prevent one man buying them all if he bid them in Mr. Robios on said he held several nicenses

a trust for other individuals. uder the ten year system the small opera cors were controlled by the large and wealthy operators. Dr. Stocktou's motion was lost on the following division :-

Shaw, Smith, Alward, Howe, Pluder, Nays-Blair, Mitchell, Emmerson, White Iweedie, Labit ois, Connell, Gogain, Lewis, Russell, Theriauit, Bianchaid, Sivewright O'Brien (Charlotte), Baird, Dibblee, Robinson, Dunn, McLeod, Wells, Ferris, O'Brien,

Yeas-Perley, Hill, Stockton, Powell,

A large number of petitions in referen to the school regulations were presented by different members.

(Northumberland)-25.

Mr. Costi an S.ores an Adversary.

second fiddle to Mr McCar hy if he so desired, he did object to Mr. Tarte joinog hands with Mr McCarthy with the sole ragging a ques ion dear to many people in his country in the mire, by making such a 100. Mr. LaRiviere had, in following Mr.

The mouse was not Tarte's; it was the use of McCarthy. [This statement was ceived with loud cheers and laughter from parts of the House.] This resolutio a skeleton which Mr. Carthy could ess, when necessary, to suit himself, but l'arte d'ess that resolution to suit the per o e of L'Isiet. Replying to Mr. Devlin, a had a ked what he was going to do to e the minority in Manitoba, he said it would not be by accepting any offers of the Opp sition. (Laughter) Mr. Costig n then ceeded to recite the details of his efforts have the New Brunswick Act disallowed . 1873, how when he had deteated Sir John Macdonald's Government on a square motion for disallowance, the Liberals had come to

I'de, said that the mountain had labored.

him and pledged their support to him on nis question; how when it was agreed was a certain Thursday whe 25, Mr. Mckenzie, the then leader of the vernment had broken faith and had moved aking a division. Mr. Costigan knew what hat meant. He found the Government suporters in caucus next day, and those who and pledged to support his motion, had reanted, calling him a demagogue for bringing he matter before the House. "I am not elent now," proclaimed the secretary of state amid thundering cheers, and I fear no man living on that question; my record is rreproachable. (Cheers.) I can tace any demagogue that will ever dare to raise such cry in my face." [Renewed cheers.] Conc uding, Mr. Costigan said he had no hesiation in saying that the resolution would be ondemned by every person who had the lightest sympathy with the cause of the mority in Manitoba. It is needless to say hat "the young man from Ottawa county" gan's ability as a historian.

Nineteen Boxes

BRANTFORD, March 20th -The Expost the case of Archie Rymal of this city, which has caused considerable excitement in hat he had lost the power of his limbs and back. He could only get around assisted by kind hands. His death was daily expected. On the advice of his ment was marked from the second box, testimony of the curative powers of tha

TO RENT.



SMELT SHOOKS

Welson, 25th Nov. GEO BURCHILL & SUN

Mr. Gogain said his county was much J. C. MALONE & CO.

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Trust for other individuals.

Dr. Stockton said this showed that even MADE AND REPAIRED

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