

Y'S PILLS LIVER AND BAD DIGESTION. ?. W. Kirkus, Chemist, 7 Prescot dated 6th June, 1851.

tt baye atood the highest on our mle some yeags. A customer, to whom I is me to let you know the particulurs ded for years with a disordered they, cension, however, the viralened of the inflammation set in so exercipy, that a teing able to hear up moler is for-your Fills, and she informa use that up does, she had great relief. She up she used only three Boxre, she is health. I could have sent you many a the severity of the attack, and the in favor of your actuationing fills, and). R. W. KIRKUS.

RE OF RHEUMATIC FEVER, IN MEN'S LAND. the Hobart Town Courier, of the 151, by Major J. Walch.

ner, og Judyo J. Watch. nematic lever for upwards of two rehematic lever for upwards of two rei her of the use of her limbs; during e of the most ensinet medical men in ne was considered hopeless. A friend uy's celebruted Pills, which she con-hy short space of time they effectedu

HTNESS IN THE CHEST AND SON 84 YEARS OF AGE. roprietors of the Lynn Advertise ving statement. - August 2, 1851

any to the good effects of Holloway's severely from a pain and tightness in mpanied by a shortness of hreash, that I am 34 years of age, and notwith-, these Fills have so relieved me, that e made acquaintid with their virtues, w, computatively active, and can take pain, which I could not do before, good) HENRY COE, North Street, Lynd, Norfolk.

RE OF THE GRAVEL, AND A S LIVER COMPLAINT.

J. K. Heydon, Esq., Sidney, New Id February 25, 1851.

Id Pebruary 25, 1891. a settler at Lake George, was for a ed with a complaint of the Liver, to-lical attendants, after trying all their case was hopeless, and any further and when expecting every day would recommended him to try Holloway's withe first door gave him conside able aking them according to the directions, worth. But will heef great pleasure in make an affisiavit to the same effect,

Wm. JONES, Proprietor of a Herald, New South Wales,

OF HOLLOWAY'S PILLS IN F DROPSY. either shout the turn of life, or at we recourse to these Pills, as hundreds their use, of this direful complaint in means had failed.

erfully efficacious in the following

Liver com-	Secondary
plaints	Symptoms
Lumbago	Tic Douloureux
a- Piles	Tumors
hbeumatism	Ulcers
Retention of	Venereal Affec
urine	tions.
Scrutula or	Worms of all
King's Evil	kinds
Sore Throats	Weakness.from
Stone and Gra-	whatevercause
i vel	dic. dic.

Professor HOLLOWAY, 244, Strand, by GEO. T. HASZARD, Agent for at 2s, 5s, 8s, and 20s, each. There ting the larger sizes. ce of l'atents, are affixed to each Box





CHARLOTTETOWN, PRINCE EDWARD ISLAND, TUESDAY, APRIL 6, 1852.

CHARLOTTETOWN BIBLE SOCIETY.

The Fourteenth Annual Meeting of the Prince Edward Island Bible Society was held in the New Temperance Hall, on the even-ing of Monday, the 13th March. The Hon, J. M. Holl, Vice Presi-dent, took the Chair at 7 o'clock. The Hall was well filled, and the speeches were good. After the singing of a few verses of a hymn, and prayer by the Rev. Mr. Rand, the Chairnan opened the business of the evening with a near and anoromit in address: and by any and prayer by the tev. Ar. tand, the Charman opened the beainess of the evening with a near and approprist address; and the Report for the past year, and abstrace of the Treasurer's ac-count were then read by Mr. Can.l.dl, the Socreary.—After which the following Resolutions were passed, being creditably sustained by the gentlemen who moved and seconded them. I hoved by Ror. Robert Macnair, seconded by Rev. F. Small-

wood : That the Report now read be adopted, and printed under the lirection of the Committee. 2, Moved by Hon. Charles Hensley, seconded by Rev. D. Fitz-Consta

Moved by Hon. Charles Reservey, second of God Gerald: That this meeting gratefully acknowledges the blassing of God upon the labors of the Parent Society during the past year, is thank-ful for the spirit of liberality oriened by its nearcross auxiliaries, both in this Island and elsewhere, and is encouraged thereby to re-newed exertions for the more extensive distribution of the Bible.
Moved by Rev. S. T. Rand, seconded by Lieat. Hancock, P. N.

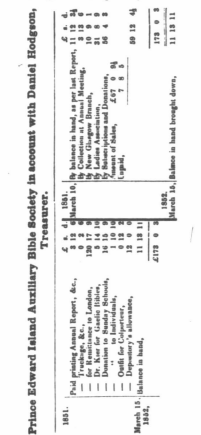
M. N.: That this Meeting acknowledges the obligation due to the Ladies' Association and other Collectors, for their efforts in increasing the fonds of this Auxiliary, as enabling and encouraging the Committee to engage the services of a Colportour speaking the Gaelic lan-

gange. 4. Moved by Hon. Charles Young, seconded by Capt. Orlebar

H. N.: That Ralph Brecken, Esq., be the Treasurer for the ensuing year, and, that the Committee consist of Mesars. Thomas Desbrisay, jun., James Desbrisay, Henry Haszard, Joseph Hensley, H. Johnson, M. D., James Mason, John Orlebar, R. N., James Purdie and Charles Paluer.

A collection amounting to £9 4s. 6d. was taken up in the of the evening. After singing the Doxology, the Benediction was simple

of the evening. After singing the Doxology, the Benediction was given by the Rev. D. FitzGerald, and the meeting broke up about 10 o'clock.



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funds for Education should be taken from the General Revenue, which might in that view be increased by an additional daty ow Wines, Brandles, Kroad Cluths, Silks and other luxaries. This last was also the idea of the Acadians on Egmont By Duing the Session and for a month or two previous, it had been fashionable to talk of the great boon the Colony are going to receive in Free Education. But (the Speaker's) are provided in this country be no such thing as really free Education. They knew they must pay for it foreout of Education—perhaps not more than one privide of the Prince Town people to propose an adjuster, and knowing this, they said tal luxaries some that its on spitis and wines, as little or none of it would fail on them, they being member of the Total Abstinence Society. For the information of these who might be misled by that was very good of the Prince Town people to propose an adjuster, and knowing this, they said tal luxaries some what would be the Speaker's must observe that they tow a reasonable share of such articles, and on the spite the speaker of such articles, and on the spite the propose in that be near to assomable by the part to the the speaker's of the set least four distillers. The people in that even the whole, be though that be near to examine a theore on the matter, mainly the half to be paid by the part, the other half by the Government. They were not chaining a prostericable proposition which had be made to contribute to the proper the four distillers. The proper is the the speaker of the set least four distillers of the structure of the structure of the rough their object the proper to the four distillers of the structure of the set least four distillers of the structure of the set least four distillers of the structure of the stru

On the Resolution of Sixty Pounds to the Auditors of Public Ac-counts being pat, Mr CLARK objected, on the ground of its being too mach, according to the services rendered, which he thought would not occupy a mouth altogether in the year.

COAL. Mr. MOONEY divided the House on the Resolution of £500 be-

LIGHT AND ANCHORAGE DUTTER BILL. The Morning Sitting ended in a Committee of the whole Hense, on Mr. WHELAN's fill relative to Light and Anthorage Daties Bill upon which progress was reported AFTERNOON SITTING.

On motion of Mr. FRASER, the following Resolution innearly agreed to by the House: Resolved, That no measures, with the view of framing a Bill hereon, which is not now before the House, shall be entertained fter Wednesday the 26th instant.

WEDNESDAY, March 24,

AFTERNOON SITTING. PETITION FROM THE INHABITANTS OF LOT 68, LAND ASSESSMENT SALE.

ASSESSMENT SALE. House in Committee on the Report of the Special Committee ap-pointed to enquire into the allegations contained in the Petition from the Inhabitants of Lot 66, concerning the Sale of 4.00 meres of the said Lot, in one Block for the non-payment of Land Assess-ment.—Mr. CLARK in the Chair. The following is the Report, as submitted by the Chairman of the Special Special Committee, Mr. WIGHTMAN in the House : Your Committee, to whom was referred the Petition of the Inha-biants of Lot 66, to inquire into the allegations contained in said Petition, and to ascertain the truth by investigation, have examin-ed several parties, and the substance of their evidence is as fol-lows :

Tor Commutee, to whom was reserved the relation of the amini-bitants of Lot 66, to impaire into the allegations contained in said Petition, and to ascertain the trath by investigation, have examin-ed several parties, and the substance of their evidence is as fol-lows: Mr. Desbrinay states, he was present at a fiele of lands in Georgetowa, and became a parchaser; but not in the own name, to something over Four thousand acres of land. The real owner of the land, was stated to be Mr. Worrell, and the Original Grantee, was the late Thoumas Wright, Faquire, Surveyor General, whose Grant is on record: and on the day of Sele, there, were several biddees for the land, but in particular, Mr. Martin O'Halleran, who bid about Sixty Pounda. Was aware that the Sheriff, was asked to part it up in small lots, who said he weald, do so, if the persons could shew a description of the tracts they wished to parchase, which had not paid tax, but some of easi persons shewed such plans. Mr. Desbrinay states, the reason the land was sold, was that Mr. Worrell parchased from everal pro-risided in fareign coantries, which might cause a delay in proving to the tile when dispute sarces, and therefore caused a Survey of the Twenship, to accertain such part and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the Twenship, to accertain such part in his possession, disposed of a portion of land on Lot 66, for Land Assessment, according to the general rule of disposing land in such instances; and when the pro-perty was offered for sale, there were some bidders, Mr. Desbriny as aspecified in the Writ. He gave a Sheriff 's Deed in the name of Joseph Hensley, Esc., according to the ginan the hand sold. Martin O'Halloran, in reply to a Latter from the Chair-ma''s Sale, but was sheement from the Liand sold. Ma

incurred thereon, but did not, at the sale, request the barrier of the separately. Your Committee recommend in future, the propriety of all lands whereon the Sheriff is authorised to levy for Land Tax, be particu-larized, and sold in separate hundreds, or according to the quantity of land on which the tax is unpaid, where the Law does not point out any other course of proceeding, until the amount of levy and costs is de rayed, so that intending purchasers, as well as parties interested, may have an opportanity or redeeming their property, and of becoming purchasers. (Signed) J. WIGHTMAN, JOEPH POPE,

ubled its business within the last

ent year, are allowed the same pri-

If, the average rate being only half

December, in each year, unless

JAM REARD. President ty PALMER, Sec'y. & Treasurer. et, Feb. 28, 1852.

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I his Office from Desbrisay's Build-LDINGS, Prince Street, near the

JOSEPH HENSLEY. orney-at

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ring Ship, pool, England, Barque, Sin Ataukanbun, Capt. es. 509 tons register, iron kneed, iler, presents a most desitable con-tand Passengers. Apply in Liver-and in Charlottetown to the owner, W. W. LORD.

up, at his Office, Queen Square

PRINCETOWN BIBLE AND MISSIONARY SOCIETY.

PRINCE IOWN BIBLE AND MISSIONART SOCIETT. The annual meeting of the Bible and Missionarv Nocie y of the Princetown Presbyterian Congregation, was held on the 9th of March. After a serman by Rv. Robert Grant, from Mat., 4e. 24v.—the Rev. John Kier presiding—the Treasurer reported, that the collections for the year amounted to £48 6s. 6d., which the meeting appropriated by vote, in the following

To the Foreign Mission of the Presbyterian Church			
of Nova Scotia,	26	10	
To the British and Foreign Bible Society,	10	0	
To the Society for the conversion of the Jews,	5	0	
To the Domestic Missionary Suciety,	5	0	
To the Tract Success, with any subscriptions yet to			
be collected.	2	6	
The meeting after being addressed by the Ret	- 3	less	R
the second secon	-	ist	- 8

Scriptural Blessing.

Legislative procerdings.

HOUSE OF ASSEMBLY.

WEDNESDAY February 18th. AFTERNOON SITTING.

HOUSE IN COMMITTEE ON THE REPORT OF THE SPECIAL COMMITTEE, APPOINTED TO REPORT ON EDUCATION.

(Remainder of Debate concluded.)

Mr. HAVILAND in the Chair.

Mr. HAVILAND in the Chair. Hon. Mr. COLES, in reply to Mr. Mooney, stated what measures had been brought forward, by the Government, for the benefit of the temantry, and these, he believed, the Tenant-ry were satisfied with. There was, for instance, the Oue-onth Bill, and the Bill to prevent exorbitant expenses in cases of Distraint, passed last Session; and, during the present, the scheme of Free Education, now before the House, which would be equal to a reduction of the result, by acres, by paying 3a, 4d, a year, to send all his children to scheme free, even if he had a dozon. There were also the Ejected Tenants' Compensation Bill, and the preventing of Proprietures from sping the Tenant, in the Small Debis Court, and thereby adding them with two or three pounds costs, for the recovery of five or air, pounds, when they have a remedy already by distraint. And there were many more measures, by which the people in general measures or not send the people in general

ing set apart, as a grant to any person or persons who should dis-cover Coal in sufficient quantity to supply the inhabitants of the Jaland. For his motion that it badiasgreed to, Ayes - Messrs. Mooney, Davies, Laird, and M'Nell-4.

Nays-11. So it passed in the negative.

STEAMER TO QUEBEC.

On the Resolution of £200 to Mr. Norton of Pictou, for running Steamer heing read, Mr. MOONEY moved that it lie over. Hon. Mr. CULES was surprised at the hoa. member; he thought t one of the best votes of the Session.

Mr. FRASER was of opinion, the Steamer should call at Bedeque. Hon. Mr. COLES said, that would not be fair to the Shediac

For Mr. Mooney's amendment,-Ayes 3. Nays 9.

INFANT SCHOOLS.

INFART SCHOOLS. On a Resolution being tend over to grant £10 to the conductors of the Infant School at Georgetown. Hon. Mr. COLFS said, he did not oppose it, but thought the grant to the one is Charlottetown should be more than to that in Georgetown. Mr. MrAULAY supported the £10 : the Master, he said, was married, and both his and his wife's time were fully occupied in teaching the children. Mr. CLARK humourously observed, that it appeared the Infant School drew all the children from the Grammar School, to which a large sum was granted annually. The vote was agreed to for one year.

year. A yote of £10 was also carried to the Infant School of Charlotte-lows, after an amendment having been submitted by Mr. Fraser, that it be £5, which, however the hon. Member did not press.

MAP OF THE ISLAND.

A sum of £60 was granted to George Wright, Esq., after a discassion, for preparing a Map of the Island, provided he fur Twenty Copies, gratis, for the use of the Legislature.

HUGH LOGAN, Jailor, GEORGETOWN.

A sum of £5 was agreed to be granted to the Jaller, on condition that he does not again potition the House on the subject of the es-cape of a Prisoner some years since. For which escape be had to pay a certain debt of the prisoner, although the escape occurred, as the Petitioner alleged, in consequence of the bad state of the Jall Fence, the same having been previously represented as insecure, by him, to the proper authority.

ROYAL AGRICULTURAL SOCIETY.

Mr. MOONEY moved to amend the Resolution previously agree

to, viz. : "That the Government be authorized to cause to be paid to the Society double the amount which should be subscribed for," by in-serting equal proportions, which, after some slight discussion, was agained.

 $\mathcal{C}_{\mathcal{T}_{k}}$

Statutes and

JOSEPH POPE, E. THORNTON. On motion of Mr. DAVIES, seconded by Mr. LAIRD, the Re-port was amended by the addition of the following clauses : [These two honorable members, who were two of the Special Committee, had declined to signed the Report as agreed to by the other mem-bers thereof, because it did not contain their sentiments as set forth in these two clauses.]

bers thereof, because it did not contain their sentiments as set forth in these two clauses.] "Your Committee are of opinion, that the proceedings relative to the Sale of this block of land, were irregular, and not according to Law; insatuch as the 6th Sec. 11 ht Vict. cap. 7, anys: The Supreme Coart shall order and direct, that so much of the said se-veral lands, against which judgment shall be given, as shall be saf-ficient to pay the same charged by this Act, together with reason-able costs, be sold at Public Auction to the highest bidder." "And, for this reason, your Committee submit, your Petitioners have just grounds of complete the arcents and one Lat, con-taining 4,400 acce-Whereas your Committee submit, your Petitioners have just grounds of complete the arcents of Land in one Lat, con-taining 4,400 acce-Whereas your Committee submit, your Petitioners about £14, together with cost thereon." The House having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound with an amendment, Mr. FALMER moved, that all after the word "evidence" be struck out, and the following be added : "Report that there is no evidence by which it appears that the Sheriff of King's County has acted lingsly, in selling Lands on Township, Namber 66, for non-payment of the Land Assessment and, inasmech as no person owning lands on the axid Township hath been molested or distarbed in his right thereto, beyond what is prescribed by the necessary proceeling ander the Land Assess-ment Act, there appear to be no grounds for the interference of this Husses to distarb the and Sale." And the question having been pat thereon the House divided : Argus—Messre, Pathere, Yeon Menty: marker and Havinga-4.

Huse to disturb the said Sale." And the question having been pat thereon the House divided : Args-Beers, Faitney, Yee, Montgemery and Haviland-4. NArgs-Honplet, Messes, Coles, Jardine, Warturton, Pope and Whelma, Messers, Crark, M'Neill, Mooney, Davies, Land, McAulay, and Wightman-13. The question was then put on the Report as reported, which was adopted on a division as above.-Ayes, 13: Nays, 4. The Hon, the Speaker voted for Mr. Daviss's amendment in the Committee.

THUBSDAY, March 25th. AFTERNOON SITTING.

PETITIONS FOR NEW ROADS.

Hon. Mr. POPE, as Chairman of the Committee on Petitians, praying for the opening of New Roads, submitted the following Report which was reserved, read, and adopted without opposition. The Committee to whom was referred the several Petitions perg-ing for the opening of New Roads, beg to submit the following Re-

With reference to the Petition of the Inhabitants of Lot. 96. 77, respecting two gates being placed across the read, 41c. For