THE UNION ADVOCATE, WEDNESDAY, APRIL 12, 1876.

se, and 1877 ch in favor The Provine , in which law was to 1st of May

ces.

should H April 11. not be fa ercontinued at 5 o'clock 6. His col-Dr ed the wonder-Vould ent) he that at c a a talking horse individu on the bald ards e on Swim, de- mode getting up at that th ral, he thought mand Governmental should go in e was satisfied it was right t own. He went ard in 187 ving that the in 1876 ver appeared sale of ent for the pre-thought it won had meted had meted rich man and Mr. Elder h hardship if thi argument and did not go int far out into the e debate about mover of the s speech with pressing kind, would be lost if oritism and could not go in od twelve to standing as ately. He sal Davidson, whether it Was nislature. ee on the Lumvagrant in our heard on his of and witnesses, ASSEMBLY, 2 March, 1876. e of the 10th man charged

be evidence and s elicited. your been laid before should not compare breaking out in a house been laid before should not compare breaking out in a house the risk and the poor stand equal be-

the sale of groceries in-the trade. He held that the the right to make this It had been made in If the principle is were committed in Gloucester and They had 24 square miles under licencity of St. John it is good Restigouche. On the 3rd of March, se. In reference to Mr. Lepointe, he Mr. Napier, member for Gloucester, never made any application for license, SPRING GOODS direction. He had no moved for returns of lumber cut on and never brought the matter under the liquor traffic, and Crown lands and returns of export notice. He did not claim to be dealt recognize the justice of duty. On the fifth movements were with on any other principle than that traffic. If they could not taken in reference to those seizures, of a trespasser, and when the Departion they should restrict and on the sixth instructions were ment called upon him he did not pro-much as possible. ment called upon him he did not pro-test against the payment. The Surzie thought it interfered would ask what caused the Surveyor veyor General condemned some of the rogative the Sessions have General to issue instructions? It was transactions of Deputy Ellis, especitive Counties to either that his deputy should make seizures ally in reference to seizures in connechat his deputy should make seizures any in reference to seizures in connect-tion with Ferguson & Co., and in re-gard to his enormous charges for ser-vices rendered; that he had charged \$300 for taking charge of three thou-said it had been remarked these trespasses. But this lumber these trespasses. But this lumber the living of the small when, at the rate of one dollar per paid him \$64, which he thought was he country. He thought thousand, the amount realised would ample compensation. In conclusion

ops where groceries and have been \$1,770. This lumber was he said he had always been wiling to sold were taking away cut on unlicensed land, twenty miles have every investigation in the matter, of many people in the od where they were estab-would rather see a pest strued into an innocent or neglectful Mr. Austin said he would explain ocality than to see one of trespass, as the Surveyor General tried the reason why he did not sign the ately. He sum a pread such ruin among whether it was men of our country. this bill a promotion and that if they stop-could be promotion of liquor by grocers, it ard by the Police old in some other way.— being allowed in that so long as they paid cision. A permiteers they should be to be heard by sell liquor, but if a measure on his own be devised to stop the sale of vagrant in om ether he would vote for it. trespass, as the Surveyor General tried to make out. Ferguson, Rankin & Co. cut on the Nepisiguit eight or ten million feet of lumber every year with only six square miles of Crown land cision. A permiteers they should be to be heard by sell liquor, but if a measure on his own be devised to stop the sale of vagrant in om ether he would vote for it. the end the correspondence and tele-York (Dow) saying he er see a house with the n it in a neighborhood than room, and said no doubt the seizure of Goucester and might be said room, and said no doubh with an offens as that meant business for ant of his cruit guing this question this assort the max and had no friends at might be said it was becaused, for what he had that was the lamber seized and hold it there was an important point of his cruit down from hifalutin and accommodation for the man who had no influence or pow are them and examples for the max who had no influence or pow and examples. If the max we cruit and examples the or the series and examples the order of the cruit the province more than on the lines, especially the base thousand, why did they exact it from the max who had no influence or pow are them and examples. If the max we had an oinfluence or pow are the and examples the cruit the max we had and the top foregroups the carried out. The setting any cruit the max who had no influence or pow are the and examples. If the max we had a no influence or pow are the and and with a maxing laws could be carried out. The setting any cruit the max we have and the top erations the construction of the trans and let off Ferguson & Construction the maxing to provide that a max who had no influence or pow are the or the set and let off fore setting and the target the committee with such as a commondation for the maxing the provide that as maxing a laws could be low and let off fore setting any cruit to he compare the or the set and the the province more than one the lines, especially the base lines, so that the operators may know the the the province more than one were ing any or it was time to ask for and that was the construct at the set and the s

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