ZAAR ASEA

James's Congregation intend AR on THURMORY, the 17th ail of the fands of the Church-to. liquidate she, dask ages it. Thus been secured for the pur-y Materials, Work, dec. will be the following Ladies who form

MRS. PORGAN, - MCINTONI, - PURDIR, WALKINGHAW. ch 17, 1853.

DEALEY, MERCHANT AND ip Broker, STREET, NEW YORK.

mels processed, at short notice Provinces, West Indies, Aus-Berthe secured for the latter

bited either by Morrage, Judg-tonissory Note or etherwise, to HAVILARD, EeG., Inte Cole-Pland, are desired fourthwith to a respective sams due by them as eriber, who is duly authorised by to receive and give the necessary ame. And all Persons to whom such Haviland is indebted, are re-beir Accounts for payment. T. HEATH MAVILAND, Barrister-at_Law.

Barrister-At-Law 29, 1852 EMOVAL. SELDON.

acknowledges the liberal patron-om her friends, and begato inform emoved to that commodious house TEMPERANCE HALL, where ing on hand a supply of the best *IR*, *LEMON SYRUP*, 4c., uance of their favors, Fa-ries, &c., supplied with any respectable BOARDERS can be

amer Rose.

THE Stammer ROSE, until fur-ther notice, will leave Charlotte-ther notice, will leave Charlotte-day and Friday mornings, at I retura leaving Friday no Thurs-nornings after receiving the Mails. THOMAS OWEN, Manager, will 20, 1853. ril 29, 1853.

EUROPE.

fine new substantial Brig LADY VILE 300 tons burthen, JAMER MISON, Commander, will be rea-sea on or before the 20th inst. JOHN & JAMES DOUSE

lay 2, 1853. will be taken, if early application

LONDON.

O or Three Cabin Passengers can of a three Cabin Passengers can comfortably accommodated in the Barque "THOMASINE," to from Three Rivers, for the above of asxt Month.—Apply.to F. LONGWORTH.

ATESMAN

A TERMAAN, "HE hashome and well-known Horse STATESAAS will serve for the season, commencing on the 2d of May, through New Giasgow, ondon, Malpeque, New Annan, Be apaud, and De Sable; and return p Creek and West River; and in a fortnight, at Mr. Geo. Foster's; o a fortnight at the above-named on. This Horse is of a handsome waarkably good action, and his ired throughout the Island. Re-River Road, distance 5 miles from

JOHN STOCKMAN. 5wlin

GREYGAN.

CREPTICAN. FHE fine young horse GREYGAN ft matchiess symmetry, and beanti-ful action, and that took the first prize from the "Agricultural Soci-of a fine Canadian mare by Sala-hands high; perfectly free from will stand for the Season-com-at his own House, York River, and Charlottetown, at the Stables peat AEL HICEEY, Trackman, in Der-ar the back of the Barracka.

the season, and time given for pay-March next.

ASZARD'SER SER

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"I shall come after you. I shall sot forget you." The shadows of the solemn evening closed round them deeper and deeper, as St. Clare sat silently holding the little frail form to his bosom. He saw no more the deep eyes, but the voice came over him as a spirit voice; and, as in a sort of judgment vision, his whole past life russ in a moment before his eyes—his mother's prayers and hymns—his own early yearnings and aspirings for good ; and, between them and this hour, years of weidliness and acepticism, and whatman calls respectible living. We can think much, very much, it a moment. St.Clare eaw and felt many things, but moke mothing ; and, as it grew darker, he took his child to her beforom, and when she was pre-pared for rest he sent away the attendants, and rocked her in his arms, and sang to her till she was asleep.

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New Series, No. 33

<text><text><text><text><text><text> This Theophilus Stewart, after setting forth the grievances of the Petitioner, in place of sta-ting that the Petitioner had sought redress in the Supreme Court, which was the only compe-tent tribunal to have had recourse to—he takes him to the House of Assembly and makes him pray the following prayer (his honor read it)— he prays the House of Assembly to wrest from the landlord a lease which he had volantarily given up! (his honor again reförred to the Newspaper containing the Roport, and called their Honors' attention particularly to that part of it which states that he had retained the Hon. Charles Young, &c.) So that your Honors will perceive, this Theophilus Stew-art, on the part of the Petitioner asks the House of Assembly not only to set aside the proceed-ings of the Supreme Court, but to wreat the lease from the landlord and to compel him to give componastion !! I have heard of a saying which the late Judge Tremlet was in the hait of using, and it was this, that after '' Hold had made man, He then made the citwarts,'' thereby in-timating that they were a race sus generi. Weil, he actually prayed to the House of Assembly this prayer, and what do you think the Honor-able House have done ! They have constituted themsolves judges and jurors---they have heard themsolves judges and jurors---they have heard this prayer, and what do you think the Honor-able House have done ' They have constituted themsolves judges and jarors-they have beard evidence, received asparts statements, and by way of a wind up they have come to the astra-ordinary conclusion to recommend that 50 acres of land be granted to the Putitioner !! and passed an address to His Excellency the Liout. Governor to that effect. But I rather think, your Honors, that his Excellency the Liout. Governor is too throughly conversate with the constitution of our beloved country, and with his duty, to comply with so unprecedented a re-quest without in the first piece, seeving Her Majesty's sanction. I will venture to say, that not another House of Assembly in Her Majesty's Dominions, would be found so ignorant of their power," as this one evidently is. Your Honors will naturally wish to know who this Mr. Dar-rach is. I will read you a statement of the is case. Your Honors will remember that Mr. Benjamin Davies, a member of the House of Assembly, sometime ago was sent up by that Honors with and so ignorant was I with regard to the al-lowed to be examined before the Committee. And so ignorant was I with reference to come ap-ture of the protecting I was to be examined apon, that I advantally wont to the Clerk and asked him if it was with reference to come ap-

FARMERS' JOURNAL, AND COMMERCIAL ADVISIONSER

HASZARD'S GAZETTE

Charlottetown, Prince Edward Island, Saturday, May 14, 1853.

Established 1823.

DONAL') M'KINNON ril 24th, 1853.

Saladin for Sale.

THIS very superior Entire Horse five years old is offered for sale. He stands 15 hands I inch high, is of a beautiful black colour and has of a beautiful black colour and has-inew; he in remarkably good tem-new; he in a sense or addie. His ted Blood Horse SALADIN import-to by the Royal Agricultural Society a strong and valuable animal of the and produced excellent stock. A d to him at the Royal Agricultural 1849, for the class of Blood horses

endid Entire Horse VULCAN, and at .le

THES Superior Animal, they years old, took to press of the Soyal As-cicultural Pair in Charlottelows, in 1892. He was need by the impor-sentiation, with a time of the impor-sentiation of the will stand for the provision course. The will stand for the provision course, three difficulture to the provision course. The will stand for the provision course, three difficulture to the provision course. The will stand for the provision course, three difficulture to the provision course. The will stand for the provision course, three difficulture to the provision course of the will stand for the provision course. The will stand for the provision course of the standard for the provision course of the standard for the provision course of the standard for the provision course. The standard for the provision course of the standard for the standard for the provision course of the standard for the standard for the provision course of the standard for the standard for the provision course of the standard for the standard for the provision course of the standard for the standard for the standard for the provision course of the standard for t theriottetown and the new river, the for the Senson, 20a.; one periver,

Ganara, Charlotteaun, seider Groom, King's Arms, Nuch RL April 181 ausse (an telab ben II SATATORY (an telab ben II)

THE BLOOD SALADIE will stand for the sensor at Upton, the real-dence of the owner, with the accep-tion of the 37th, 28th, and 39th, 97 no hit, 19th, 38th and 37th May, when did of a Farm and Coveniesd Rood, 164100 Saturday, and Wednesday in Chassard

Sesson, 20. Mares having missed A single leap, 108, chail down. JOREPH ORDORNE, Green, A. STEPHEN RICE, Owner, Apolo C.

public governity are invited to attend

The Hon. Mr. Hoz. I beg your pardon. That will not do. It is not an unparliamentary edvantage. The Hon. the Arrowsre Gasemal. If his Honor will only put down on paper what he conceives to be objectionable and not interrupt me, while I am speaking, I would be obliged to him, for I have a great amount of very impor-tant matter on hand, and some revelations to make, which will astonish your Honors. Such being the case his Honor moves that this House shall go into Committee on this Bill, and now the whole question of the Bill is before your Honors. It assems that during the present Ses-sion of the House of Assembly, the Attorney General has been made a target to shoot at; and strange to any, he is not yet dead—he is alive. Three deadly shafts have been shot against him, and that, too, by members of the Government. I confess that when I read tho Divisons in the other House by the Members of the Government.—I did feel both surprise and indignation. But no explanation had ever been made to me about these three shafts,—they neither asked nor demanded any, and why these should have been levelled against me I really, for the life of me, cannot comprehend. When I read the divisions upon these questions—when I saw certain members of the government voting against a member of their own Government, 1 felt not only surprised and hart ; but also con-vinced that the principles of Responsible Go-vernment, in their purity and integrity and such as I have ever understod them, to be, had in theor instances, been grossly violated. And what do I allude to. The first is with reference to the Bill for the recovery of the land assessment, and which were condement without a hearing. The present Assessment Bill was introduced by a member of the Government—it contained a pro-remble which was not only a libel, hut an express consure, as the present Attorney General ; and yet, strange to say, that Bill was introduced by a member of the government, in the matter. Others may differ from mo, and express them-need not well upon the facts wh