or a transport of the measurement were sincered fields and the supporters of the amendment ware sincered fields and the measurement to the crier comes from two funds, for merely and altogether by fees. There was at that time no Crier of the Equity Court. When the tariff of tess the meandment was removed altogether by a spiral altogether by fees. There was at that time no Crier of the Equity Court. When the tariff of tess the meandment was removed altogether. The court of the Equity Court. When the artiff of tess the meandment was carried. Yease. The check I refer to was made by a spiral to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstasse until Mr. Expanded that as equavalent to cash. I had forgotten the circumstance and the political to continue the circumstance and

In 1880, the gross amount of Attorneys fees was \$1,135,23, the fees from Clerk of Circuits and barristers was \$134.23, total \$1,269.46. The payments were balance

in April and \$300 in September. There was a balance due me of \$27.33.

In 1879, the Attorneys fees were \$1,300.93, fees from Clerk of Circuits, etc., \$197.26, total \$1,498.19. I paid balance due clerk \$331.64; Cropley for stationery, etc., \$130.92; crier, \$140; attendance, \$37.35; wood, \$37.25; cutting, etc., \$9.63; M. S. Hall, \$9.56; Receiver General, \$600; Gazette office for hinding for the content of the colonial Secretary:

The House of Assembly of New Brunswick in session convened, having just learned that an attendency was made on the life of the Most Gracious Majesty their profound thankfulness for her provident department of the colonial Secretary:

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On Friday morning the Committee met at half past nine. Mr. Carman stated that Mr. Bliss had told him—but he was that Mr. Bliss had told him—but he was here stopped as the Committee decided to have Mr. Bliss' evidence from himself. Mr. G. N. Babbitt had acted for him when he was ill, and had paid the balance due Receiver General in 1881 in money and not by cheque. here stopped as the Committee decided to have Mr. Bliss' evidence from himself. Mr, G. N. Babbitt had acted for him

were set aside for the purpose should be shut up from settlement.

Progress was reported.

St. John Bill.

Hon. Mr. Wedderburn introduced a bill vesting the appointment of the Chief of Police in St. John in the Common Council, and a petition in favor of the same; also a bill to vest the appointment of the Recorder in the Common Council.

The Clerk of the Pleas' Office Enquiry.

Interpretation to appear in the accounts. I am responsible for them. Mr. Pugsley acted for me. My attention was not before called to the fact. I have been unable to attend to my business very strictly the past year.

To Mr. Hanington—I am 77 years of age; I omitted the fees for admission of attorneys from my account, for I did not includent to the Recorder in the Common Council.

The Clerk of the Pleas' Office Enquiry.

Interpretation, he could earn more by keeping his team home, he would do so, and pay his fifty cents. He could not vote for the bill as it stood, but thought there were changes that should be made in the law.

Mr. Cottrell opposed the bill as a sectional matter, but would favor some improvements in the law.

Mr. Kenny could not support the bill as it related only to one section of the Province.

Mr. Carman here submitted his accounts in detail from 1874 and the Committee adjourned.

Mr. Cotrolled on the more by keeping his team home, he would do so, and pay his fifty cents. He could not vote for the bill as it stood, but thought there were changes that should be made in the law.

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63; M. S. Hall, \$9.56; Receiver General, \$600; Gazette office for binding, \$3.00; Receiver General, \$200; extra clerk hire, \$220; total \$1,708.34.

Mr. Blair—How came it that you made Mr. Blair—How came it that you made large over payments?

Mr. Carman—I used to be particular in paying up my account expecting to receive the fees due by Attorneys. Adjourned.

FRIDAY MORNING'S COMMITTEE SESSION.

Said no thought the editor of the Norm was the last man to complain about expense, as he had himself been official reporter one year and had taken the money for the position.

Mr. Sayre gave notice of the following inquiries:—

1. Is it the intention of the Government

due Receiver General in 1881 in money and not by cheque.

Here a dispute arose between the Chairman—Mr. Willis and Mr. Hanington, during which Mr. Willis accused Mr. Hanington of insolence and of stating

Was not the late Sheriff of Gloucester, Robt B. Vail, Esq., prior to his appointment in the year value, the Mr. Robert Young. Presidence of the control of the co

What does the blem, "extra clerk libror may "extra clerk libror l

that on March 29, 1881, I gave a check of the Bank of New Brunswick to the Receiver General for \$500. My book does not show a check for the balance—\$338.26.

There must have been one, but I have no recollection of it.

The Queen's Escape.

The Queen's Escape.

The Royance delegant in the service of refusing or granting of the purposes of prictors in this Province, in the enjoyment of inland fisheries and touching the granting of its aid; this we will be prepared too.

Signed, S. L. Tiller.

The Dismissal of Sheriff Vail.

The Dismissal In 1880, the gross amount of Attorneys fees was \$1,135,23, the fees from Clerk of Circuits and barristers was \$134,23, total \$1,25,03,46. The payments were balance due clerk \$210,15; Cropley's bill \$44.55; wood for office \$27,50; for cutting, etc. \$18; attendance \$41; extra clerk hire \$200. The extra clerk hire \$200 power, no authority, to snatch from the people that which rightfully belonged to we have seen no statement of what took Hon. T. R. Jones on Saturday last, deliberately enough, but happily missed coast and inland fisheries.

That was charged by me to the attorneys on the entry.

Q. Were these crier's fees intended for the crier?

A. Yes.

As I said, the change came in 1874 and 1875, and the grant of \$160 for the crier was and is still continued. That left \$140 to make a day's work on the road by a local was not a piece of brutal play acting done out of a longing to be notorious. Her Majesty herself was anxious, formance was not a piece of brutal play acting done out of a longing to be notorious. Her Majesty herself was anxious, that the death sentence should not be carried in this matter than it has done in the subject and it is probable that they are the subject matter our correspondent says: The investigation into the effice of the We there there erier's result into committee on a but reasonable the criter's A. Yes.

At I said, the change came in 1874 and 187 clerk's fees in my account as moneys received by the Province. When it was discussed before the Barristers' Society as to how the crier in Equity was to be paid, it was considered that 50 cents an entry would pay him.

To Mr. Lynott—I myself paid the crier is personally in the province was a good one,

To Mr. Lynott—I myself paid the crier is personally in the province was a good one,

\$250 was for the two years I did not pay him. During those two years I was accountable for all the fees in my office.

The fees for attorneys admitted in 1881 do

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To method a latter account for it. He thought the law might, with satismost accountable for all the fees in my office.

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To method a latter account for it. He thought the assumptions of the frient excused their neglect, when the matter was brought before their is no way of making the latter account for it. He thought the assumptions of the frient excused their neglect, when the matter was brought before their in the matter was brought before their in the matter was brought before their into on the mere motion of the Government.

The fees for attorneys admitted in 1881 do

To method a personal that on the matter was brought before their into on the matter was brought before their in the matter was brought before their into on the mere motion of the Government.

The fees for attorneys admitted in 1881 do

To method a personal that on the matter was brought before their into one in the matter was brought before their into one the matter was effected by which a punishment which was certain to be inflicted. A bill was into duced by sire from the conservative Governmen

County, as well as of the country, will 2nd inst., the particulars are given in a culprit to be publicly or privately whipped be treated alike in such matters and no cable despatch to the New York Herald as often and in such manner as the court section will be discriminated against as as follows :-Hardwick has been.

The Bounties for the Fishermen. with Frincess Beatres, her carriage at the railway station to If paid in advance, . . \$1.00.
If paid in advance, . . \$1.50.
Within 2 months . . . \$2.00.
Advertisements are piaced under classified eads since the amount of the Fishery Award at by a man in the crowd, happily withsame; also a bill to vest the appointment of the Recorder in the Common Council.

The Clark of the Flass Office Standard of the Recorder in the Committee on the Plass Office Standard of the Recorder in the Committee on the Plass Office shows make the show matter met at 10.30 s. m. and Vm. Carman here submointed his account of the Plass, was accounted that a liberal portion of the Advertisements, are pieced under classified heads a control of the Plass, was accounted that a liberal portion of the Advertisements, and the province and classified on the Counter of the Advertisements, and the province and classified on the Plass, was accounted by the practice of the Advertisements, and the province and classified on the province and classi

Prosecuting all others, had been greatly increased by the tariff. Now the Government, having taken many millions of dollars from the people without reason or necessity, are casting about for ways of giving back a portion of it.—

Hon. Mr. Adams justified his hemlock land sales in the Legislature last week by declaring, among other things when no such thing is actually provided, and they feel that among the week by declaring, among other things of their wrong-doing, whose the revolver was struck from his hand the cheers.

A shabby, ill looking man, about thirty-five or forty years old, standing at the entrance of the station yard among the other spectators, about thirty sixed a pistol at the Queen as she was entering Buckingham Palace after a drive. The pistol, however, proved to be unloaded—an antique and useless or harmless weapon, with a flint lock which was broken, and in the barrel a piece of greasy read read. to the Receiver General in cash \$1,00 (Idea. M. Lamington's right to interies, and away warm discussion on a company of the properties of that no one holding a license would victims of their wrong-doing, whose the revolver was struck from his hand red rag. The wretched lad held a paper Steam Engine & Boiler. etc.,

with Princess Beatrice, was entering to eighteen months Millbank Penitentiary.

He contended that they had no right, no power, no subtority, to sunct from the popol that which rightfully belonged, to home a statement of what took popol that which rightfully belonged, to home a statement of what took popol that which rightfully belonged to him. Welderly a subtored the policy of the Dominion Government hat been in correspondence with the Dominion Government in relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at the property of the Dominion Government in Relation at t

and not by cheeges.

Here a dignite between the Chair.

Here a dignite between the section of the between the section of the between the betw

shall direct, not exceeding thrice." Bean Late in the afternoon as the Queen, with Princess Beatrice, was entering to eighteen months' imprisonment in APLACE FOR YOUR DICTIONARY.

APLACE FOR YOUR DICTIONARY.

APLACE FOR YOUR DICTIONARY.

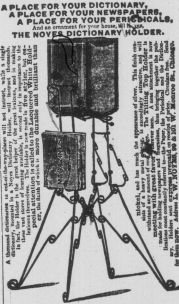
APLACE FOR YOUR PERIODICALS.

OTHER ATTEMPTS.

prohibiting the other. Such authority is BOYS and GIRLS. ISO PRIZES.

orney, Chatham. WATER STREET - - -

General Business.



Agency for Buttricks, New York,

Auctioneer.

WM. KERR, Napan

Farm consists of about 300 acres, a large portion is cleared, well fenced and under good cultivation.—The Water Power Saw Mill on the property is new, will saw over 30,000 sup. feet of lumber per day.—The property has a good dwelling, barns and other buildings. Possession given immediately, if required. Also two billion feet of spruce and pine saw logs will be sold with the property if the urchaser wishes.

TERMS- For Mill one-fifth down and balance in ual annual payments arteralise.

LAND IN GLENELG FOR SALE. The Subscriber oners for sale that lot of land in the Parish of Glenely, County of Northumber-250 ACRES,

or thereabouts, has a good growth of Lumber, and embraces a large quantity of first rate land It will be sold cheap and a good title will be

NOTICE OF ASSIGNMENT. TOHN JAMES MILLER, of Millerton, in this

date this day, assigned all his Estade and Elector the Subscribers John C. Miller, of Millerton, atorsaid Esquire and Allan A Davidson of Newcastle, Esquire for the benefit of Liscreditors who execute it within three months, which said assignment is lodged in the office of Messys Davidson & Davidson, Solicitors, Newcastle, for executions, and all persons indebted to or having any property of the said John James Miller, are hereby required to deliver and pay over the same to the subscribers without delay or proceedings will be taken against them

Dated the sixth day of January, A. D. 1882.

J. C. MILLER, ALLAN A. DAVIDSON, Assignees DR. JOSEPH B. BENSON Residence of late Dr. S. Benson,