___IN-___ WTOHES, CLOCKS, JEWELLRY Silverware & Novelties,

the summer. All new goods." Give we are giad to welcome visitors, pleased to shour goods and ready to make close prices to all. WARMUNDE EXPERIENCED WATCHN I

PICKED UP AT SEA One Lobster Fishing Boat (X) Tesser the owner car have the same by proving property and paying HUGH McLAUGHLAN, Ferguson's Point, July 8th. 1896.

W T HARRIS has just received a lot of FANCY TABLE MOLASSES

TRY IT.

Going out of the Business

n the reach of wick, and that many of our best men, W. T. HARRIS. regardless of party, have long desired

MURDOCH'S NEW CARPET vantage of the Province being repre-HOUSE FURNISHING DEPARTMENT.

PIERCE BLOCK, CHATHAM, N. B.

GO TO PORTLAND, BOSTON, ETC.

Canada Eastern Railway and Fredericton

6.12 a.m. six hundred and seventy-eight votes, is Chatham Jc Doaktown Boiestown Cross Creek Fredericton Arrive Arrive

NOW



SOUTH WEST BOOM CO

SALE OF UNMARKED LOGS There will be sold at Pablic Auction on Tuesday, August 11th.

POST OFFICE. Newcastle. all the Comarked and Prize logs rafted in the South West Boom during the present season. TERMS CASH.

ALLAN BITCHIE, Presidente, July 27th, 1896.



THE EXHIBITION ASSOCIATION

FOURTH ANNUAL FAIR ON ITS EXHIBITION GROUNDS. mening Sept. 22d and Closing Oct. 2d. 1896.

educts of the Forest, Mines and Wat

mitable evening, Band Music, afternoons and evenings, Attractive Performances in the Assurement HALL, Varied Attractions on the Parade Grounds.

AL PASSENGER RATES ON ALL LINES OF TRAVEL PRIZE LISTS WILL DE DISTRIBUTED AFFER JULY 15th BETTER FORMS AND ALL DESIRED INFORMATION BE TURNISHED ON APPLICATION TO

vacated his seat. It was generally

expected that the Conservatives would

which suggested the idea that it needed

nelled the word "senitorial" but it

oubtless, meant well. A good many

eople mean well, but they don't know.

Perhaps the Herald is one of them. We

hope its sanitary aspirations will be

The Advance's Ottawa Letter.

OTTAWA, 24th Aug. -The first session

of the eighth, Parliament of the Dominio

Gentlemen of the House of Commons: Minister of Railways, in Queens and Minister of Railways, in Queens and Sunbury. That constituency elected laid before you forthwith. Honorable Gentlemen of the Secate : Gentlemen of the House of Commons Mr. G. G. King, a Liberal, on 23rd

June, by a majority of 181. Mr. King I hope that when you will have given the necessary attention to the consideration of the year's supplies, I may be able to relieve you from the duty of further attendance at this session of parliament. desired to re-open the constituency, so that Mr. Blair might run for it, and did so by accepting a postmastership in a small place in Ontario, which

On returning to the Commons, Mr. Speaker made the usual announcement as be at all times known by our militia rank expected that the Connectrative would not oppose Mr. Blair's return. His pre-eminence as a tried public many by Mr. Langer to desire the right of the House to proceed to legislation the fact that he is acknowledged as the time of the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the House to proceed to legislation the search of the time that the search of the time be at all times known by our militia rank or only on some occasions. The position forms by Mr. Laurier to declare the right of the House to proceed to legislation before considering the Queen's speech.

The proceedings of the Commons after times known by our militia rank or only on some occasions. The position or be proceedings of the Senate, and that Johnston had complete control of the rented premises, (and there was not any evidence to the contrary) and that the defendant derived no profit from the sale of the liquor sold by Johnston, I can not see that the mere fact that the place in which the liquor the reputation of being a failure as a leader. Mr. Blair's decisive victory of 6.12 a.m. six hundred and seventy-eight votes, is 8.50 a.m. six hundred and seventy-eight votes, is committee to supervise the debates of the 8.50 a.m. 8.50 a.m. the many rebukes that the people of his native province have given to his being that of Mr. Bergeron. 12.15 p.m. opponents, who have pursued him in Friday's session of the House was very

4.20 p.m. every step of his promotion in public short, lasting less than twenty minutes; 11.10 p.m. life with a vindictiveness which seems but even in that short time two interest-3.50 a.m. to be only intensified by the successive ing questions were touched on. The 7.25 a.m. defeats they have sustained at his arst was with reference to the correspor-Pullman Sleeper runs through hands. He goes to Ottawa the Excellency with respect to the resignation not to do so would be to imply that the stronger for having passed through the of the government. Mr. Laurier announfight that was unnecessarily forced ced that he had obtained His Excellency's upon him, and for the victory consent to lay the correspondence on the in winning which he had the best table, and it would be brought down as wishes of all loyal New Brunswickers, soon as the debate on the address was

This, Sir Charles Tupper said, would not be satisfactory, as the speech, which sanitarial leader for its party. It was to be discussed contained matters which could not be very well dealt with by the House unless the correspondence was brought down.

The other subject to which Mr. Laurier's attention was called just before the adjornment of the House, was the interview with him which was published in the Chicago Record a few days ago, and reproduced in a number of Canadian papers, in which he declared his desire

MIXIMICAL SAURIES.

WITH A GUINEA

A BOTTLE,

GRAFAR R. R. ADUST 27, 1806.

Two Mecitims.

Two M

non-resident and fresh from defeat in the general election he would stand a poor chance for success in North Grey, especially as the Conservatives have been affirming of late that Ontario is quite solid against Laurier. The fact, however, that Mr. Paterson has won by over four hundred majority, demonstrates that popular sentiment is with the Liberals in that part of Ontario, at all events.

A victory in which New Brunswick-ers are more interested, however, is that won by Hon. A. G. Blair, the Minister of Railways in Oneons and Minister of Railways in Oneons and Minister of Railways in Oneons and in the defect of the said room, the said room, the had just made in English.

Luder these circumstances and in view of the fact that you will be required to reports usually abmitted to Parliament.

Under these circumstances and in view of the fact that you will be required to reports usually abmitted to Parliament.

Under these circumstances and in view of the fact that you will be required to read the required to read the room, the passage of \$1,715,782. The duty collected shows an increase of \$38,216 for the month, amely from \$1,513,966 to \$1,572,182.

The operation of the tariff will be made the operation of supplies.

The operation of the tariff will be made the operation of supplies.

The operation of the tariff will be made to careful enquiry during the month of \$1,715,782. The duty collected shows an increase of \$38,216 for the month, amely from \$1,513,966 to \$1,572,182.

Witness, (sig) JOHN F. JOHNSTON.

(sig) W. F. COTTIER.

The witness also said "Mr. Johnston "the leave to supplies the importance of \$2,130,808 as compared with the first month of the previous fiscal year.

The witness tated that the partition in the parliament next assembles this importance of \$2,130,808 as compared with the first month of the previous fiscal year.

The operation of the said room, to the said room, to the said room, to the fact that you will be accepted to read the room, testing the month, as the parliament.

The witness tated

The Question of Military Titles:

[Ca nadian Military Gazette.]

The following correspondence speaks for itself. A well-known commanding officer, writing General Gaschigne on the above subject, says: "I would like to have your opinion about a matter that is of some im portance to the officers of the militia. It is as to whether we, militia officers, should tion definitely. We ourselves are the only soldiers Canada has; but I don't think that the trouble and responsipility we bear is understood by the civilian portion of th population."

General Gascoigne, in reply, says: "I have no hesitation in replying to your etter, I consider that not only are militi officers justified in using their rank on all occasions, but I go further and hold that value of the distinction was not held by them in great esteem. In Canada there i but one military body to-day-the militiaand I hold, therefore, that in every way officers are bound to be designated by their military rank."

(Continued from 1st page.) The charges Against Police Magistrate McCulley of Chatham.

Report Thereon of Commissioner G. G. Gilbert.

Why Mr. McCulley's counsel put these

The Advanced National And Advanced Associated as a part of the control of the con

witness stated that the partition in the bar room had been built the January

previous to the trial.

There was no doubt in my mind that the defendant suspected that Johnston would sell intoxicating liquor on the premises he leased him, and likely thought that by leasing the room to Johnston, the greats at his hotel, and others, could obtain liquor without he, the defendant being liable under the Act.

The majurate in his judgment con-The magistrate in his judgment convicing the defendant, gave no reasons

put in evidence by counsel for Mr. McCulley.

It was a case against John F. Johnston

for unlawfuly seiling intoxicating liquors between 15th April and 25th June,

"mony. Sobie was examined too, Murray "was fined." Afterwards in the record I find the following entry:—"Both I find the following entry:—"Both "counsel agree to take the testimony of "Henry Murry in regard to the lease "of bar room, and the evidence in the "case against Murray wherein Sobie and "McKay gave evidence shall be incor "porated in the evidence of this case," then the record set out at length the evidence of Murray, Sobie and McKay as given in the last mentioned case. evidence of Murray, Sone and McKay as given in the last mentioned case, against Henry Murray. It must be evident that Henry Murray was convicted for an off-nce and John F. Johnston convicted for the same offence, Two convictions and two sets of costs for the There was one more record (exhibit No. 31) put in evidence by the counsel for Mr. McOulley. It was a case brought by John Menzies against the same Henry Murray for an assault. It appeared that on 30th June, 1892 Menzies, the County

"I did mention it and the Murray sea

"Warrant?

"I did mention it and the Murray search "warrant. It was my impression that I "had s right to roll property from Stables' "property on to Murray's, from my reading "of either of these warrants. I as a reason-"able man came to this conclusion. Under "either warrant I think I could gather such "impression. I swear to this as a reasonable "man. It is my impression that I could "under the warrant roll property off Mur-"ray's property on to Stables' or from "Stables' on to Murray's property. I have "had considerable experience in search "warrants, and I am familiar with the "wording of search warrants. I think I "could put property off one place on to "another, and put property that I had "seized. I had concluded my search on "Murray's premises before the assault, "nothing more was done under the Murray "search warrant by me at any time. "I had left Murray's premises after the "execution of the warrant against him, and "went upon Stables' property with a search "warrant. Murray did not interfere with "me in any way during the time I was "searching his premises, and then left his "premises, after I had made all the search "I made. I had made the search on Murray's premises before I was assaulted. I "rolled property from Stables' premises on "to Murray's premises before I was assaulted. I "rolled property from Stables' premises on "to Murray's premises on of part of "Murray's yard, when I was executing the previous to the trial.

"there, there was a great crowd outside the "yard, quite a number of people saw what "took place. I resisted all I could, I did "not attempt to come in again. I don't "know Murray's idea at this time, it was "after I had gone sway from Murray's and "gone to Stables" and rolled the stuff on to "Murray's place, and he then tried to put "me off. He did not hit me, I tried to stay "there, and if Murray had no help he could "not have put me off. He fastenen the "gate when he got me out he did not "follow me up. This is the assault I "complained of, there was no more struggle "after I got out, "Re-examined by Mr. Murray. I meant "the liquor seiz d under the search warrant Two witness were called for the pros-ecutior, Edward Subie and William Mo-Kay, the evidence they gave was amply sufficient to justify the magistrate in convicting. But Sobie, on cross-examin-ation stated. "I gave the same testimony "here against Henry Murray on which "I hear he was fined." McKay on cross-examination said. "I gave same "testimony before this court against "Henry Murray, I gave the same testi-"the liquor seized under the search warrant
"was what I considered I had a right to
"roll on to Murray's premises. "roll on to Muray's premises.

"When you answered Mr. Tweedir, that "you considered that under the search "warrasts you had a right to remove property you seized, do you mean that you "could have removed the property over "into Donald Morrison's store or yard with "out permission from Mr. Morrison? "Under those circumstances, yes, If I had "a search warrant for the seigure of liquors. "Do you know Mr. Sadler's store in Chattham? (Objected to by Mr. Tweedie, "allowed.) I knew it as the Muirhead store. "Do you think that under a search warrant "you would have a right to remove liquors "seized from Stables" or Murray's place "you would have a right to remove liquors "seized from Stables" or Murray's place "in Newcastle and place them in Mr. "Sadler's atore or premises in Chatham, "without his permission? (Objected to by "Mr. Tweeeie, allowed.) If I had occasion "I think I would have a right, I don't "consider I would have a right. "Did you mean to say in answer to Me "Did you mean to say in answer to Mr. "Tweedie's question, that you had that right? (Objected to by Mr. Tweedie, "allowed.) Under those considerations, I "think I had that right. What kind of a "place did you find the I quor in at Stables?" "(Objected to by Mr. Tweedie, allowed.) It "was a square place inside the line fence. "(Mr. Tweedie claims the right to "cross-examine on this subject, magistrate "freserves decision on this point)

Court stands adjourned by the magistrate until Monday morning at 10 a. m.

How to



Fry everything from potato chips to doughnuts in Cottolene cately brown a bit of bread in half a minute. Then put in your food. It will pay you to try Cottolene just this way-Get the genuine, sold everywhere in one, three, and five pound this, with trade-ma Cottolere and stoer's head in cotton-plant unreath-on every tin.
THE N. K. FAIRBANK COMPANY, Wellington and Ann Sts., MONTREAL.

DEADLY SPRING!

YOU SUFFER FROM

Spring Complaints, use Scott's SARSAPARILLA. It is the best spring medicine to be had anywhere. Scott's is pleasant to take, mild and gentle in its action, and an absolute cure for Sciatica, Gout, Constipation, Scrofula, La Grippe, Indigestion, Dyspepsia, Female Troubles, Nervousness, Chronic Headache, Catarrh of the Head, Throat and Stomach; Syphilis, Skin Diseases arising from impure blood or a disorganized system, and

Gatarrhal Stomach Troubles.

Mr. Joseph Morrow, Merchant, of Fullerton, Ont., writes: "William Cornish says that out a Sarsaparilla is the best family medicing be ever tried. Has son William who works for a farmer was laid up ever tried. Has son William who works for a farmer was laid up and unable to work. His system was generally run down. One bottle of Scott's Sarsaparilla cured him immediately." For further

facts write either Mr. Morrow or Mr. Cornish, personally.

USE SCOTT'S SKIN SOAP FOR THE COMPLEXION! FOR SALE BY CLIFFORD HICKEY, CHATHAM, N. B

"that they were the search warrants re"quired by law.
"Cross-examined by Mr. Murray. It was
"a part of Stables ice-house.
"William F. Smallwood called and sworn.
"I reside in Newcastle, County of North"umberland. I am crier of the sourt, and
"work on farm, I remember the 30th day of
"June last I was in the vicinity of Henry
"Murray's premises. I was in the barber
"Anop. I went over near Murray's, I saw
"Mr. Menzies. Mr. Murray and he had
"hold of each other when I first saw them
"They were pulling and tugging at each
"other. Murray had Menzies by the beard
"and throat, and another man was shoving
"the gate and at the same time shoving
"the gate and at the same time shoving
"them too. That was all I saw them do.
"Menzies came out and asked me to assist
"him, but I said I could not see anything
"to do. Murray raised his hand, but I did
"not see him strike. I think his fist was
"shut. It was at the time he had Menzies

"Menzies by the whiskers, Menzies wears a
"heavy beard, Murray tried to put him
"out. He shoved him to get him ont. I
"saw Murray jum Menzies in the gate, with
"the assistance of another man. Can's say
"if he pulled at his beard. There are two
"gates, one was partly closed at that time,
and the other one was open. I did not see
"Murray strike at him, but it saw him
"with his hand raised, and his fist shut."
"Cross-examined by Mr. Tweedle. I did
"not hear Murray order Menzies out. I
"heard Murray orders crowd out of yard, as
"Menzies was there in yard. He took hold
"of Menzies after he ordered the crowd out.
"Menzies sot caught between the gates. I saw Menzies cone into Murray's prem"ises, theu leave and come back again. I
"did not see Menzies break Stables. I saw
"the property taken out of Stables and put
"on Murray's yard. Murray did not take
"hold of Menzies when he was first in.
"Menzies did not take hold of him in the
"yard. He had hold of Murray by the
"wrist to break his hold. Don't know what
"Menzies did with his other hand." "write to break his hold. Don't know what "Menzies did with his other hand,"
"Re examined by Mr. Mur ay. Murray "came over to the crowd in the yard and "said 'get gus" but did not name any man. "Mr. Menzies was then getting out the "liquor, after Murray said that, he went "away, and I then saw him in two or three "minutes come out of the door of kitchen, "and take hold of Menzies without saying a "word to him. There was a dogen or more."

"and take hold of Menzies without saying a "word to him. There was a dozen or more "men in the yard, when Murray ordered "them out. I saw Mr. Menzies hold on to the gate in the attempt to get him out. "Juseph Sobie called and sworn, I reside "in Northesk County of Northumberland," I was in Newcastle on 30th June last. I "was in the vicinity of Murray's hotel "premises in Newcastle aforesaid. I saw "an altercation between vlurray the deffendant and Menzies, I saw people run"ning and went up to Murray's, I saw "Menzies come out of Murray's and go "into Stables". Some time after I saw him "go into Murray's yard with a piece of "leal in his hand, saw Menzies take away "some pieces of wood, and saw the property

"ordered us out, think it was Murray. I
"saw Murray take, hold of Menzies at the
"gate, Murray went towards the crowd
"who were at the place the liquor was. I
"believe Menzies resisted all he could, and
"did not want to go out.
"Re-examinel by Mr. Murray. Menzies
"struggled to stay in the yard. He had
"hold of Murray. He had Murray by the
"hand that was holding his beard, don't
"know how his other hand was employed.
Case closed for the prosecution.
"Mr. Tweedie applies for a dismissal of
"the information, on the ground that
"Menzies was a trespasser, and that no
"search warrant was produced in evidence,
"that he had executed the warrant, if he
"had any. Mr. Murray addresses the
"court, claiming a conviction, that as an
"assault was committed and that more force
"was used to Menzies than should be. Mr.
"Tweedie again addresses the court and

"Tweedie again addresses the court and "contends that Menzies was there illegally, "Magistrate decides not to dismiss, and 'will hear evidence for the defence.

"to do. Murray raised his hand, but I did
"not see him strike. I think his fist was
"shut. It was at the time he had Menzies
"by the beard and throat.
"Cross-examined by Mr. Tweedie. I
"don't know who grabbed first, I think
"Menzies had Murray by the breat, with
"one hand, and trying to release his beard
"with the other hand. They were strugg.
"ling, Menzies seemed to be resisting. Can't
"tell how they were parted. Menzies was
"bloeding when he came out. I dont know
"how it began or how it finished.
"John Sobie called and sworn. I reside
"in the parish of Northesk, County
"of Nurthumberland. I remember the
"30th day of June last, I was in the
"30th day of June last, I was in the
"30th day of June last, I was in the
"vicinity of Murray's hotel, inside the yard,
"I am a constable, I was not assisting con"stable Hill in searching buildings. I saw
"Menzies when he went over to the gate at
"Murray's, Menzies was there in Murray's
"yard, Murray was in the kitchen, at that tim, I had
"oharge of some property there. Murray
"walked over to Menzies and took hold of
"him, I did not hear him say auything to "brought a junk of a slab or edging with him, the first thing I saw he was standing around some kegs, there was a crowd there. I saw one of the kegs rolled out of "Stables". I think it was Hill who rolled it out. I did not give Mensies or Hill or any other person authority to roll any property from Stables' premises on to mine, nor was I requested to do so. I can't say I saw anyone break the premises between me and Stables. George Shannon was acting clerk for Johnston, and asked me if he could clerk for Johnston, and saked me if he could clerk for Johnston, and was acting for some standard stables. I know he was acting for the same of the could control of the same of "close the gates, I know he was acting for "Johnston for three or four days, when John "aton was laid up. I said he could, so I "went-out, the orowd was gathering, and "Shannon had hold of one gate and Menzies. "was against one of the gates, and would "ato let them be closed, so I went out and "ordered all hands out, they all went but "Menzies, he said he would not go, I told "him to leave these premises. they were "mine. I took hold of him quite easy and "shoved him out. He came back again, I "just shoved him out easy, using no more force than was necessary. I caught him "by the whirkers when he came back and "tried to get in at the gate, I caught him "partly by the throst, and partly by "the whiskers, he resisted strongly, I did "not use any more force than was necessary "the last tune. I held him a little while, "I did not atrike him nor mark his few and the strongly of the strongly of the last tune. I held him a little while, "I did not a trike him nor mark his few." "It did not strike him nor mark his face.
"He said he was bound to get in, I did not "Attempt to assault him any more than was "necessary to put him out. Cross-examined "by Mr. Murray. I was in the yard out." side of the kitchen door when I ordered "all hands out of the yard, right amongst "the crowd I said: "Get out of this, this "is my property, I am going to close the "gate." I said this to the crowd first, "Menzies was against the gate when I said "this. It was after Shannon weat te shut "the gate that I said to get out of this, "Menzies was not at that time rolling kegs "or handling boxes, The kitchen door is "about 20 feet from the gates. I swear "Menzies heard me give the order, because "he tul i me that he would not go out, that "is why I know he heard it. The crowd was then going out and I went to him "and told him to go. I was in the middle "of the crowd when I first ordered them "out, and will not swear that Monzies "heard me at that time, it was intended "for him too. Menzies was side on to me." "The crowd went out and I followed them, "and went up to Menzies and told him to "go out, I wanted to close the gate, he "said he would'ut go out, I shoved him "out, I put my hand on his back and "shoved him out face first, he tried to run "in again, I was closing the gate and I "caught him by the whiskers. I did not "catch him awful easy. I caught him by "the arm and bethed and I don't think "I pulled any of it out. I told him the "did not pull his beard hard, I don't think "the right hand I think. I would not let go "this beard, I forget if he asked me to let "go his beard, I forget if he asked me to let "go his beard, I did not handle him an "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was handled "gently as I would a lamb, he was 'I did not strike him nor mark his face. 'He said he was bound to get in, I did not