or we perceive by the last mail of the island is improving,—
ent expenditure as well as the diture has been largely rethe island debt has been contied, by means of alarge issue paper, on the principle suggestative Committee. The radical cest Indies are money and lamight be remedied by an issue, the Imperial Parliament, of a currency, to be made a legal ad; and the second by sending pulation to these beautiful isthe restrictions for the preservaas might comport with proper he reformatory process. These
1 so important, that we shall to them again.

DISCONTENT.—The rumour of eligious discontent existing in ifirmed by a Government cirued to the Russian clergy: abts the Czar to be the ie Orthodox Church is declapostate. "

al of the English consul at nst his sentence (fer illegally he Foreign Legion) has been The court has condemned nths' imprisonment instead of is secretary, who was acquiten now sentenced to three

AND THE QUEEN OF SPAIN'S The following passage is ex-a letter which has just been Paris from Madrid:—"We day, at Madrid, with considerhment, that the Pope had just Church of St. Peter, at Rome, of \$80,000, the magnificent tiara en Isabella presented to him "—London Daily News

UNITED STATES.

SLAND LIQUOR LAW.—A new Act troduced into the Rhode Island to supersede the existing liquor ovides, in substance, that cities may grant licence for the sale of quantities not less than one quart y licensed giving bond, that he ow any such liquors to be drunk mises where the same are sold ill not sell to any person under ce of intoxicating drink-nor upy, or any week day after ten the evening—nor sell any liquors unced pure by a commissioner for that purpose—nor give credit quor sold. Another act for the on of tippling-shops was introdu-same time, which possesses pro-milar to those of the Maine law ard to complaint of parties and

se Potato Plant.—The "Ja-otato plant, "Dioscorea Japonica, successfully cultivated this seaa florist in New York city. He over twenty roots in May last, in his hot-house, and when he dug in October, they had, in some cavn to the length of two feet. All ely. This root having been recomas a substitute for the common ponow in great demand. It grows n be cultivated in any climate, and well in any soil, though sandy loam

LOWING NEEDLES .- Dr. Fearing, of ket, Massachusetts, has taken from mach, abdomen, and left side of a named Jane James, sixty-two , and more remain. The patient, ears ago, was deranged in mind, and herself a pincushion, swallowing needles and pins she could lay hands

iness in Ohio.—Several parts of tre said to be afflicted with sickness iselled in the history of the State. It confined to particular localities, but to particular localities, but re to be general, on the hills as well he valleys, in towns, as well as in the y. , In Central Ohio, where the were never before known, they have shaking the people most cordially. HASZARD'S GAZETTE.

Wednesday, December 12, 1855.

WHEN we alluded to the opinion of the Re corder, upon the Question of the Common, was in conformity with the usual duty of was in conformity with the usual duty of a public Journalist, in giving to our readers an outline of what was passing in the City Council. We did not profess to give either the opinion of the Recorder, or the observations of Mr. Councillor Davies at full length, but just so much as would enable the public to ascertain what had been done in the matter; and, certainly with no view of providing any page. what had been done in the matter; and, certainly, with no view of provoking any angry discussion. Mr. Davies has, however, chosen to publish his sentiments in the form of a report of his own speech, made after the Recorder had read his opinion; and truly, we cannot think he has thrown any greater light upon the question, much less proved, that the opinion is an unsound one. In speaking of it, Mr. Davies thus expresses himself:—

"When, your Worship, at what time, for what price, have the citizens of Charlottetown parted with the noble gift bestowed by Royalty itself? His Ma-jesty King George the III, in the Royal Instructions to the Lieutenant Governors, having set apart and rethe Lieutenant Governors, having set apart and re-served upwards of five hundred acres of land for the

(The italics are Mr. Davies's own.) Now here is a difficulty which he would do well to explain. How much of the 500 acres is reserved for the Common, and how much for the enlargement of the Town? Was a fifth, or a half, or what proportion appropriated to the latter purpose? It is clear, that whatever it was, it was that next which was continuous to the Town. what proportion appropriated to the latter purpose! It is clear, that whatever it was, it was that part which was contiguous to the Town, and it is equally clear that the Crown reserved to itself the right of granting it to individuals as the Town Lots were granted. Now, we ask Mr. Davies, where does the Common begin, and where end! what are its metes and bounds! Before any attempt is made to oust the parties in possession of the Common, it must be first ascertained where it precisely is, for otherwise, it will be impossible to determine whether they are trespassers or not. The question that the Recorder had to answer, as he thought, was.—What action can the City take, in order to have the right of Common restored to ist inhabitants! And this question he has answered in ants! And this question he has answered in the negative. The City Council can do nothing. They are, as a body, debarred from even asserting, that there is a Common. for the Act by which they are created, and by which their exwhich they are created, has by which there existence is continued, has incorporated that which is claimed as Common into the Fifth Ward of the City. The City is in possession of the Common through the occupation of its Citizens. Mr. Davies puts this question to the

The Committee of arrangements for the Tea
Party, held Nov. 30th, for the purpose of realizing a fund to meet the expense in plaistering
Providence Chapel, Charlottetown, respectfully
tender their thanks to the friends of the different denominations, for the deep interest manifested by them on that occasion, and it is with
pleasure they inform them, that the proceeds of
the evening amounted to the sum of £10. They
regret, that in consequence of the large number
assembled, the building, though extensive, was
not sufficient to carry out the arrangements of
the evening, and that the company were deprived of addresses from our esteemed friends,
the Rev. Mr. Snodgrass, (Church of Scotland),
and the Rev. Mr. Brewster, (Wesleyan),
where present on the occasion. They also tender their acknowledgments to David Wilson,
Esq., for the use of his noble mansion.

Margarer Hughes, Secretary.

We learn from the Examiner, that the Bill
for Taxing the Rent Rolls of Proprietors, and
the Tenants Compensation Bill have been refused the Royal Allowance. We shall, in our
next, give a short review of their purpose, and
of the reasons why they have not been sent out
agreed to, as was confidently expected. We
hear also, from the same source, that the Enrolled Pensioners have been disbanded.

The Rev. Mr. FitzGerald thankfully acknowledges the sum of 2s. 6d. from John Calbeck,
being the amount of a fine received by him
against a neighbor, which he hands over for
other reasons why they have not been sent out
agreed to, as was confidently expected. We
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for Taxing the Rent Rolls of Proprietors,
and the Rev. Mr. Braminer.

MARGARET HUGHES, Secretary.

thus expresses himself:—

"I allow that considerable research and ability are displayed in getting it up. but I disagree with the honorable gentleman in his conclusions on one important, and indeed the only doubtful point on which it expressed our legal adviser would have offered a decided opinion, this he shrinks from; that is, your Worship,—What right does possession give the holders of the Common? On his he is illent; but you are aware, and it is well known, that a party holding possession of public property for any length of time, in no way lessons the right of the public thereto."

The question of time might have been the only one in Mr. Davies's opinion, but, Mr. Davies is no Lawyer, as his speech very clearly shows. He does not even know) the legal import of the word "Common," or he would not have talked of the right of the public thereto, and of its immunity from prescription. The public have nothing to do with it—it is the commoners, and they are private persons. The fact is, that the question of the Common is beset with difficulties. The first is,—Has there ever been a Common for Charlottetown? Mr. Davies says:—

"When, your Worship, at what time, for what wise, have the citizens of Charlottetown and a well filled; the common is beset with difficulties. The first is,—Has there ever been a Common for Charlottetown? Mr. Davies says:—

"When, your Worship, at what time, for what wise, have the citizens of Charlottetown and a well ment to the public compliment to the land and a well ment to the proceedings by delivering an extemporaneous of the common is beset with difficulties. The first is,—Has there ever been a Common for Charlottetown? Mr. Davies says:—

"When, your Worship, at what time, for what with the proceeding the most brifficant auspices. The Boliev and the Ladies prosided over them, with courted was a most successful affair. The Hall was a THE CHARLOTTETOWN MECHANICS' INSTITUTE marks in reply to Mr. Heard; and subsequently paid a well merited compliment to the Ladies, and moved the following resolution:
Resolved.—That the thanks of this meeting be given to the Ladies, for their successful efforts in promoting the objects for which this Soirce has been held.

held.

Mr. Heard seconded, and John Lawson, Esq.

Mr. actla supported the resolu in quite a gallant style, supported the resolu-tion. It was carried with 3 cheers.

Mrs. Warren then sang another song, and

Mrs. Warren then sang another song, and was heartily encored.
The Hon. Lt. Col. Swabey, in a neat speech, moved the following resolution:

Resolved—That the thanks of this meeting be given to the Ladies of the Choir, and Gentlemen of the Band for the Harmony produced, and for the trouble they have taken in preparing such appropriate Massic for this Soirce.

And which was seconded by James D. Haezard, Esq., Vice Patron, and carried unanimously.

mously.

The Band then played the National Anthem The Band then played the National Anthem, and the meeting dispersed at ten o'clock in perfect harmony, after giving three cheers for the Queen, and 3 cheers for His Excelleny the Patron of the Institute, whose absence from indisposition, we very much regretted.

It was annnounced, that on Tuesday evening next, the President would give an Address on —"The past, present, and future prospects of the Institute," and, that immediately after, the Office Reavers for the appring year, would be

Office-Bearers for the ensuing year would be elected.

The Door will be thrown open to the public in the lower Hall, and the Chair taken at 8

the Common through the occupation of its Citizens. Mr. Davies puts this question to the Recorder:—

"But, I ask him, had they a right to vote? Are they bona fide owners of the Common, or any part thereo? Unless the Recorder can-prove them to be bona fide owners of the Common property, the Report drawn up in their favor with so much labour and artifice, falls to the ground."

The Storm of Friday has, as we anticipated, been attended with disastrous effects. The Ferry Wharf on the other side of the Hillsborough has been almost entirely destroyed. Several of the whole was are swep than the materials of which they were composed scattered along the shores. The Schooner Gad, Bagg, Master, from Halifax, lying alongside, taking in a cargo of Oats, was driven by the fury of the gale upon the wharf, and sunk,—fortuand artifice. falls to the ground."

The answer to this is very plain and very short. There is no necessity of proving them bona fide owners, possession is quite sufficient, there need be no question of title any more than in any other part of the City. "'Occupation" of a house, shop, or piece of ground of the value of £5 by the year, constitutes a Citiven, and gives him a vote. It would be a strange anomaly indeed, if an action of ejectment could be brought by the Citizens against themselves.—A House divided against itself. If Mr. Davies and a majority of the Cauncil really think that the Recorder's opinion is an incorrect one, why do they not move, that the legal opinion of some professional man or men be requested! If they have no confidence in the Bar of Charlottotown, send a case in which the facts are fully agreed upon, to some eminent Counsel in either of the adjoining Provinces, or, if they like better, to England, and if his or their opinion is in their favor, they can then do, as Mr. Davies asys will say to be made out, when the facts are fully agreed upon, to some eminent Counsel in either of the adjoining Provinces, or, if they like better, to England, and if his or their opinion is in their favor, they can then do, as Mr. Davies asys will say to be made out, when the favor, they can then do, as Mr. Davies asys will say to be made out, when the favor, they can then do, as Mr. Davies asys will say to be made out, when the favor, they can then do, as Mr. Davies asys will say to be made out, say the transfer of conjecture, as the telefavor, they can then do, as Mr. Davies asys will say to the made out of the cargo of Oats, was driven by the fury of the cargo of Oats, was driven by the fury of the cargo of Oats, was driven by the fury of the cargo of Oats, we understand, the storm raged with greater violence than here; several vessels are reported to have been lost; so much is certain, but of the names we are left in doubt. One vessel which had gone to pieces between Country Harbour and Merigonish, is s

ed Thursday the thirteenth day of December next, to be observed throughout the Province, as a Day of General Thanksgiving to Almighty God for his abundant mercies vouchsafed to it and to the Nation.

POLICE COURT.

Dec. 11.—Thomas Foley, for having one un-tamped Pint measure, convicted, fined 10s.,

BE it enacted by the CityCouncil of the City of Charlottetwn That whoever shall wilfully, maliciously, carelessly or wantonly break, throw down, extinguish or otherwise injure any of the City extinguish or otherwise injure any of the City Lamps, or the posts, irons or other furniture to the same belonging, shall upon conviction thereof forfeit and pay a sum not less than five shillings nor more than five pounds for each lamp so broken or damnified, and the like sum for each post or iron or furnitune so broken or damaged; and costs of prosecution, which fines and forfeitures, shall go, the one moiety thereof, to the use of the City funds, and the other moiety to the person who shall prosecute for the same; and the foregoing penalties shall apply to any person or persons secute for the same; and the foregoing penal-ties shall apply to any person or persons committing the same depredations on lamps and posts being the property of private persons, or posts and lamps put up and kept at their expense and it shall be lawful to punish the offender or offenders, in case of non-ability or refusal to comply with the foregoing fines by commitment to jail for a space of time not exceeding ten days for each and every pound so fined.

ROBT. HUTCHINSON, Mayor. WILLIAM B. WRLLNER, City Clerk.

LAW TO ESTABLISH THE CITY SEAL. [Passed, Nov. 28, 1855.

BE it enacted by the City Council of the

ward Island Incorporated A. D. 1855" shall be the City Seal.
Sec. 2. The City Seal shall be kept by the City Clerk.
Sec. 3. All deeds or documents where the City is a party and whereto a seal is requisite shall be authenticated by the City Seal, and the Mayor and City Clerk shall sign the same, when authorised by any law or by any city ordinance, or by direction or resolution of the City Council.

Rival Polka,
Malskoff,
The Trench Quaddrille,
Flag that braved a thousand years,
Canadian Sleigh Song.
My Cot beside the Sea,

Auction at York R
BY H. W. LOBBAI

to authenticate documents.

the following fees:

For any document to be used abroad or out of the City, for the Seal 7s 6d

If to be used only within the City, 5 0

For the Seal to any Certificate. 3 9

ROHT. HUTCHINSON, Mayor.

WILLIAM B. WELLNER, City Clerk.

Married, Oe Thursday, the 22d of November, at St. Paul's Church. Antigonish, by the Rector of the Parish. The Rev. W. Stewart, of Cherry Valley, P. E. Island, to Charlotte Sephia, youngest daughter of John Dexter, Eq. Antigonish.

Died,
On Saturday evening, the 8th December, Elizabeth, the beloved wife of Mr. William Smarden, aged 46 years. She was a native of Devon, England.

Port of Charlottetown.

POFT OF CHAPIOTTECOVE.

ARRIVED.

Dec. 3, Julia, St. John, N. B.; goods. John Hastings, St. John's, Newfid.; fish, &c., H. Iugram, Pictou; flour, &c. Alice, Rogers, Halifax; goods. Mary Ana, Anderson; do. Favorite, St. John, N. B.; goods.
4th, Mary, LeBlanc, Boston; goods. Foam, Halifax; do. Aurora, do.; do. Gad, do.; do. Lark, O'Brien, do.; do. Amandale, Bearisto, do.; do. 6th, Jomima, Green, Boston; do.

Nov. 30th, Barque Perthshire, Liverpool, by Wm-Welsh. Ann Reddin, McRae, do., by D. Reddin. Brig Stella, St. John's Newfid., by J. C. Pope. Dec. 3, Industry, O'Brien, Halifax. Lark, Pictou.

Dec. 3, Industry, O'Brien, Halifax. Lark, Pictou. Belgrade, Graud River.
5th, Barque Hillstorough, Hobbs, London, by —
Roberts. John Hastings, Pictou; bal. Bay State
Boston; produce. Brig Katy Darling, Sidney.
Lucy, O'Brien, Halifax.

Ship News.

Schr. Saxe Gotha, hence for Boston, with a cargo of Produce, struck on a rock in St. Andrew's Passage,

and sunk.
Schr. Tradesman, at Halifax from P. E. Is-

stamped Pint measure, convicted, fined 10s., with costs.

John Collins, for having one unstamped Gill measure, convicted; fined 10s., with costs.

Michael Noonan, for having one unstamped Gill measure, convicted; fined 10s., with costs.

Martin Hayden, charged with abstracting two Gold Rings from the chest of Mary Ann Doynin—charge not substantiated.

Thomas Bowdin, drunk and disorderly, convicted; fined 5s., with costs, or be imprisoned hours,—committed.

Martin Hayden, convicted; fined 10s., with costs.

The Bark INCARDIBLE, Captain James Malcolm, owned by the master and the late firm of Messrs. A. & J. Duncan & Co., P. E. I., from Calcutta, homeward bound, struck on a surken rock off the Island of Preparis, in the Bay of Bengal, on the 3d September. The crew stuck to the ship until she heeled over, when they were obliqued to take to the boats. The Captain and eight of the crew took the other two boats. The latter two boats were picked up, and taken into Captain with the long boat has not since been heard off.

THE Subscriber has received instructions to sell by AUCTION, at the Shippard of Mr. FRANCIS AULD, Rustico.

On Thursday next, 18th December, On Thursday Beat, 10th December,
At twelve o,clock, a. m., the Schooner Perseverance, Burthen per Register, 17 71-100 N. M. with
her Spars, Rigging, Chain, Anchors, &c., as
she now lays capsized in the Harbour of Rustico.
Also, the Sails, Running Gear, Blocks,

WILLIAM DODD, Auctio

A STRAY COW.

BROWN COW, 4 years old, has been on the Subscriber's premises for the last month. The ner can get her by paying expenses.

JOHN MoPHEE, North River. Dec. 12, 1855.

A LARGE STOCK of New and Popular pieces of MUSIC just received from the UNITED STATES and for Sale by HASZARD & OWEN, among which are:

Buttle of Alma, with descriptive Frontispiece 3 of Alma March

Sebastopol is ours, Song,

"March with a beautiful Lithograph view of the City, 2
Fall of Sebastopol, a descriptive Fantasie, 3
The Queen's Letter, The Queen's Letter, Cajetana Waltzes, Military Parade March, Minnie Myrtle, Song & Chorus, The Yankee Song Robbin Almad, Le Mardi Gras, Shrove Tuesday, viz. Pande E it enacted by the City Council of the City City of Charlottetown:

Sec. 1. That the Common Seal of the City made of Silver having engraved on it the device of a ship, a Plough and a Sheaf of Grain and the words "City of Charlottetown Prince Edward Island Incorporated A. D. 1855" shall be Rival Polka, 1 the City Seal.

Auction at York River.

BY H. W. LOBBAN. Sec. 4. The Mayor may affix the Seal to any certificate at the request of any person desiring M. TUESDAY, the 18th inst., commencing at 10 o'clock, on the premises of Mr. HEUTOR. M. KINNON, at the junction of the York River and it. Sec. 5. Any person requiring the City Seal Bedeque Road, to authenticate documents shall pay to the City

The Stock and Farming Utensils,

Household Furniture, &c.,

comprising 5 COWS, in calf; 2 Heifers, 2 two year old Oxen, 10 Sheep, 2 Pigs, 1 Cart, 1 pair Harrows, 1 Plough, 1 Winnowing Machine, 1 Truck, Feather and other Beds, Bedsteads, Parlour and Kitchen Furniture.

The Household Furniture is of good quality, and in the very best condition, the Auctioneer having viewed them personally.

Terms—Cash up to £2; from £2 to £5, three months; from £5 unwards, five months.

nonths; from £5 upwards, five months. Dec. 7th.

WANTED. MILLER, for a Grist Mill, who thoroughly and derstands his business, to whom liberal wages will be given.—Apply to Bedeque Mills, Sept. 26.
N.B.—A single Man preferred.