WILD GEESE are making their appear-

OUR THANKS are tendered to Richard Hutchison, Esq., for a large supply of late English papers. POLICE.—The Bill providing for an in-

creased assessment for police purposes in parishes and would doubtless soon be re-Chatham, has passed the House of As turned completed. HARDWARE - Mr. Goggin makes his

apring announcement to buyers of goods in his line. It shows that he has a very Boucher. of Newcastle, a letter and some

offered for sale. See advt.

HOTEL TO RENT .- Mr. McCarthy offers the Fitzpatrick property to rent. The situation is a good one, the house first class and the stabling and other accomoda-

spector for St. John—late a resident of Dalsie, died at his father's residence St. John, on Friday night last.

PERSONAL :- Richard Hutchison and Alex. Morrison, Esqrs., arrived home from Great Britian yesterday morning. They came by the Polynesian, which arrived at will justify. Halifax on Tuesday, after a rather unfavorable passage.

SUDDEN DEATH :- Mrs. Benjamin Wilkinson, of Chatham, died very suddenly on Wednesday night last, just as she was about to retire. So sudden was the attack that Dr. McCurdy who was quickly sum | K moned, had only time to reach the house

Sabbath at half past 6 o'clock p. m. The Rev. Mr. Campbell will preach the Anni-

to copy such matters affecting Left "junior foreman" "blabbing" about the election bills not being paid.

THE NELSON STABBING AFFRAY to which we referred last week, resulted in the death of Connick, and the arrest of Joseph County Court opened on Tuesday at New-Meagher. An inquest was held by Coroner castle. Bastardy cases were disposed of Freeman, of Newcastle. The verdict was that deceased came to his death by a wound in the bowels, made by a sharp in strument, but by whom the Jury could not

nets seized by Overseer Perley in Oversee Russell's district, he must know that the were not Mr. Sweezev's and the latter thinks "Bartibog" has no right to give rumor the appearance of positive truth. Mr. Sweezey says if "Bartibog" wil come out over his real name he will answer

THE BAND .- We understand that ar rangements have been made by the Band of the 73rd Battalion, under the leadership of Bandmaster J. H. Templeton, by hich they are to play at the intersection of Water Street and the Public slip at coming season. When the weather is unfavorable on Mondays the Pand will play on Wednesdays Major McCulley, ComThe jury was composed of R. Stapledon, Chas. Gunn, John Russel, Denis Sullivan cured new music, uniforms, etc., for the band which is becoming quite an efficient organization. The members are J. H. Templeton. Bandmaster, Sergt. William Mather, W. McFarlane, R. Walker, John Johnson, G. Surat, Arch. Woods, John Bell, Wm. Woods, Henry Creighton, Robt. Nixon, John Gillies, John Miller,

St. Mary's Lecture Course.

The 5th Lecture of the St. Mary's Chaby the Rev. E. S. W. Pentreath, A.M., Rector of Moncton. The subject of the heard before G. A. Blair, Esq., Police Lecture was "The times of the Trouba- | Magistrate on Thursday last. dours," and was handled in a most entertaining and instructive manner, to the great pleasure and satisfaction of an appreciative Canada, his functions and powers."

The Weather.

We are indebted to G. A. Blair, Esq., of the Dominion Observatory here for weather notes of the past week. The Barometer began to fall here after midnight on Thurslast (at which time it read 30.45) and fell steadily from that time until 5.30 p.m Tuesday (then reading 28.67-)after which time it began gradually to rise again. perature during Sunday, Mon-

day and Tuesday was almost stationary. varying but a few degrees. The total rain fall was 1.72 inches distributed as follows :-

Sunday, 0.50. Monday, 0.55. Tuesday, 0.64. Wednesday, 0.03.

Light N. E. win'ls prevailed on the days already mentioned, the wind shifting to the W. and S. W. on Tuesday evening. The wind increased soon after midnight an illegal character, but Mr. Carman, counsel for Messrs. Loggie claimed, and the up to 3 p.m. yesterday.

Miramichi and the North stons were the accompaniests, and Mrs. D. Paterson executed an instrumental piece. The meeting was well attended and be fore its close, Mr. Wm. Murray, in reply to W. S. Loggie, Esq., is to the fore with a question of the President, stated that pe ions containing over 1000 signatures i favor of the Permissive bill had been re ceived from the different sections of the county but through some informality some of them had to be returned, and this would cause a little delay. The petition were now in the hands of the differen members of the Committee in the severa

School Complaint

We have received from Capt. C. H. omplete stock.

MILL AND OTHER PROPERTIES of the School authorities, showing that the atten-Bertram, by one of the female teachers, on

because we presume the Trustees will now

Presbytery of Mirarichi.

The Presbytery met in St. John's

logical studies next autumn.

Commissioners to the General Assembly to meet in Ottawa, June 11th

in August.

Northumberland County Court. BEFORE HIS HONOR JUDGE WILLISTON. The April term of the Northumberland

1 J. &. R. Young vs John Sheriff-A.

2 John Russel vs Angus McLean-A. A. Davidson 3 Chas. Maltby vs Alex. Jardine-E.

5 F. J. Letson vs Jarvie Legere-A. H.

Youngs vs Shirreff was called. Wm. Wilkinson Esq. appearing as counsel for pltfs. and Mr. Lawlor of Adams and Law lor for deft. The action is one of trespass in the suit, brought in consequence of the High Sheriff taking a boat from one St. case was all in, deft. offered no testimony and counsel agreed not to address the jury The Judge having charged, the jury brought in a verdict of guilty, assessing

The Hogan-Loggie Fishery Matter. The complaint of John Hogan against

Messrs. A. & R. Loggie of Black Brook in pel S.S. Course was delivered in the School which the defendants are charged with House on Tuesday evening, March 25th, having had a quantity of smelts, illegally

Mr. Tweedie, counsel for Hogan, desired a further adjournment, one of his witnesses Mr. J. D. McNeill being temndier ce. The next lecture of the Course porarily away from home. After a short will probably be given by I. Allan Jack, discussion it was agreed that the case for Esq., A.M., of St. John, on Tuesday even. the defence should go on with the undering next. Subject-"The individual in standing that Mr. McNeill's evidence should be received hereaft r. Before going on with the defence Mr.

Carman asked the court to recall Joseph O'Hearn, the last witness, as he wished to put a question to him through the court. Mr. Tweedie contended that O'Hearn could not be recalled, but if he came again as a witness it would be as one for the

This matter was argued for some time the court recalling the witness subject to

O'Hearn stated that he had two tons of presiding. smelts on hand when the smelt-fishing season closed (Feby. 15th) and that he twelve hundred lbs., to the defendants He sold the twelve hundred lbs. to F. Morrison. He delivered no other fish but these to Messrs. Loggie after the 15th. McLean, Moses Connors, Thos. Williston, Mr. Tweedie pressed the witness vigor-ously for the evident purpose of getting D. Crimmen, W. Johnston, Alex. Cowden, John Fave, Donald Morrison, W. J. Millen him to admit some fishing transactions of court agreed with him, that the witness was not obliged to answer any question

Monday next, 7th inst. Rev. Dr. Jardine's Second Lecture.

"THE GREAT PYRAMID" Rev. Dr. Jardine of St. Andrew's Church delivered a lecture on the above Ferguson, Rankin & Co., estate, in Ba-thurst and other parts of Glonoester, are led to the "brutal" beating of his son.

Church delivered a lecture on the above subject on Thursday evening last to a large offered for sale. See advt.

Our Folus are to give their concert to night in the Masonic Hall. It is to be entirely secular and fun may be expected. The band of the 73rd Battalion will be in attendance.

Bertram, by one of the female teachers, on the 7th ult. The complaint stated that she beat and bruised the boy and thumped his head against the side of the School room, necessitating examination by a doc tor. The Secretary referred Capt. Bou the 1 Tracker of the promise of the most perfect of the promise of the ancient structure, which has withstood the assaults of over four thousand years and is yet the most perfect of the promise. It is far the oldest of them all and, unlike the locker of the world; he was aurinothed to large and send of the 7th ult. The complaint stated that she beat and bruised the boy and thumped his head against the side of the School room, necessitating examination by a doc tor. The Secretary referred Capt. Bou the 1 tracker of the ancient structure, which has withstood the assaults of over four thousand years and is yet the most perfect to large and send of the 3ch of the ancient structure, which has withstood the assaults of over four thousand years and is yet the most perfect to large and send of the ancient structure, which has withstood the assaults of over four thousand years and is yet the most perfect to a large and independence and self-reliance in the people.

Our country was at present in a depressent of the plaintiff, Mr. Barbarie of condition, but he thought we were in as good a state as our neighbours and produced nabits of thought, and independence and self-reliance in the people.

Our country was at present in a depressent in

lecturer gave the principal measurements in Pyramid inches. Each of the four grew more wheat than they had done for Church, Chathau, on Tuesday.

Inter alia arrangements were made for the pulpit supply of Red Bank, Exactly the base to the apex was 5,813 inches.

The new Hymn Book was considered and generally approved with certain was built upon certain astronomical and generally approved with certain was built upon certain astronomical and mathematical principles, with production. The product of the full of production. He went on to show that the structure was built upon certain astronomical and mathematical principles, with which none before death took place.

LECTURE.—Rev. John Robertson lecture and missions, changes, and additions.

A call signed by 320 persons, from of the ancient peoples were supposed to be acquainted and some of which are among the most recent discoveries of modern reads and the proverbs of nearly all nationalities. Alex. Jessamin, Esq., occupied the chair and the lecture proved very entertaining indeed.

S. S. Anniversamy Sermon.—In the Methodist Church, Chatham, on next Methodist Church, Chatham, on next Sabbath at half past 6 o'clock p. m. The of the side of the Pyramid's base to its versary Sermon to the Salbath School. The children of the school, will occupy the gallery and sing. A collection will be taken in aid of the S. School fund.

"SECOND FIDLE":—It is understood that "the party" have turned their backs on the Advocate because of its general debility, and that it is now allowed only to copy such matters affecting Left.

Sembly to meet in Ottawa, June 11th were appointed—by rotation, the Revd. Messrs. S. Houston and T. G. Johnston. The Elders were Dr. J. S. Benson and D. Ferguson of Chatham, J. R. Nicholson, Newcastle, and I. B. McKenzie, Campbellton, with John Hardy Es., of Ottawa, as alternate.

The Prospetant Asheight showed that the great problem of the quadrature of the circle—a problem of the quadratu height showed that the great problem of The Presbytery then adjourned to meet in Campbellton the 1st Tuesday coincidences. It was also shown that t coincidences. It was also shown that the

compass were known to the founder of the actly north and south and east and west. sey Meagher is undergoing a preliminary examination before Justice Masson of New Casatle.

Mr. Geo. Sweezev requests us to say to our correspondent, "Bartibog" that he does not propose to answer questions and Peter Davidson—accused failing to appear, recognisances were extreated.

The defendant was directed to appear at the upper and th

> 4 Geo. I. Wilson vs Wm. Sinclair-A. other characteristics and facts connected with the history of mankind. Measurements and situations of passages leading downward and upward, here expanding and there contracting, the small and the greater Chamber and the "Sarcophagus," which is of the exact dimensions of the Mosaic Ark, the seven courses forming the walls of the great gallery, the "well," the fine line on the wall of the entrance pas sage, the leaf on the wall of the small chamber, and other facts and points were dealt with in such a way as to lead the inand Theop. DesBrisay. After plaintiff's formed mind to speculate in wonder upon the application of the Great Pyramid re-

> velations as proofs of Bible History and prophetic suggestions affecting God's purposes regarding man. The Pyramid was damages at, \$100.
> The court continued in session yestermade, by the lecturer to show the date of beginning and duration of the Mosaic period, the time of Christ's coming and its effects upon the world, showing also, if the theory, be correct, that mankind are on the eve of great events which will material ly change the relationships of the nations d usher in a new era.

> > It was illustrated by diagrams and drawings, made, we believe, by Mr. William Simpson, under Dr. Jardine's supervision. A silver collection was taken up at the close, the amount of which was about \$21. It was announced by the Chairman, A. D. Shirreff, Esq., that it had been deteronnection with the church.

Rev. Dr. Jardine also announced that magic lantern entertainment would be given in a few weeks for the purpose of augmenting the building fund.

The Circuit Court.

MARCH TERM. The Circuit Court opened at the Court House, Newcastle, on Tuesday of last week at 11 o'clock, His Honor Judge Fisher

Samuel Thompson, Esq. Q. C., Clerk of the peace having read the usual proclam a tions the following Grand Jurore were empanelled and sworn. Scott Fairley, Foreman, Thos. Andrews W. H. Vye, Geo. Savoy, Robt. Mather, Theo. Des Brisay. Michael Martin, Angus

J. F. Jardine, Richard Wilson, Wesley C. Holdsworth, Thos- Russel. His Honor in addressing the grand jury congratulated them on the improvement Entertainment of the Dutcher Re- when such answer would render him hable of the Court Honse, though the arrangeto a penalty; it was also ruled that ment was not exactly what he would have the Masonic Hall. The chair was occupied O'ttearn, however, seemed to have a hap- have been a little more light. The im-

thought he could not bind himself to call to teach the people self reliance. In the THAT 51 LES OF YANKEE PAPER :- The ments were specified, 3 in. at the top and saved by awarding the contract to

or's case was all in.

The court was then adjourned until ness aptitude, after giving evidence of them in parish affairs, was sent to the County Council, then to the Local House and afterwards, perhaps, to the Dominiou Parliament, his political training being institutions were a regular political nor- ed, viz:

cher to the Trustees, but, Capt. B. cor sthere, is free from the evidences of the plains that he is still left without any re-idolatrous beliefs of the ancient Egyptians, dress.

We regret very much that it is necessary to bring a matter of this kind to public notice. We advised Capt. Boucher to sendeavor to get satisfaction through the Trustees, and it is on this assurance that the captor of the same that the same that the same that the captor of the same that the captor of the same that the captor of the same that t he cannot do so that we give publicity to sign, as evolved by the theory of Piazzi later and when the crisis did come our in. al issue, on the notice of set off, The the shove outline of the correspondence.

Smith, the Astronomer Royal of Scotland, timate connection with that country would plaintiff proved that he delivered to the bring it apon us. At present the whole defendant 6 tons, 189 lbs. hay, which he because we presume the Trustees will now make such enquiries as the case demands, and deal with her, as the circumstances will justify.

Presbytsry of Mirarichi.

because we presume the Trustees will now more some six months in making thorough explorations and measurements the whole commercial world appeared to be similarly depressed. Notwithstanding the great mysteries he had changed his mind and become convinced that a great intelligence had directed its construction. The

Much had lately been said about the the Common Law Procedure Act was the Grand Jury of St. John, the opinion he upon as a sort of legal heretic; now, after the experience of a few years, these views There were several bills before the Legiscardinal points as indicated by the modern lation having for their object the disposal Pyramid, for its base side lines lie exactly north and south and east and west, in future. He appreciated the decision of actly north and south and east and west.

But the most important feature of the wonder is found in the discoveries connected with its interior, which is gained through an opening in the north side, communicating with a passage descending to a point far below the base level of the structure, on the Courts in two divisions which leads upward into what is called the greatest respect to the defendant. The jury returned a vertical the true remedy. The evil laydeeper. It had been proposed to carry on the Courts in two divisions but he thought if counsel were required to lay before the courts brief abstracts of the Peace of the Courty of Restigouche which leads upward into what is called the plaintiff, \$27.00.

The Queen at the instance of the Clerk of the Peace of the County of Restigouche was directed to appear at the child had not been born, the defendant was directed to appear at the serious delignment would be that the content that doesn by Dickie, they would find for the defendant. The jury returned a very direct for plaintiff, \$27.00.

The Queen at the instance of the Clerk of the Peace of the County of Restigouche was directed to appear at the child had not been born, the defendant was directed to appear at the set interior, which is gained the evil but, with the greatest respect to the defendant. The jury returned a very first the contemplated structure, considered the plaintiff, \$27.00.

The Queen at the instance of the Clerk of the Peace of the County of Restigouche was directed to appear at the standard wa passage is constructed on such an angle that it pointed to the star, Draconis, which courts: This he was sure, if acted upon was the pole star in the year 2170 B. C., would, in a reasonable time, clear the a system of disposing of the business of the courts, which had worked will in Massachussetts, and many other States of the Union, should not be as efficacious for good in New Brunswick jurisprudence. There was no business for them. Some

> sired to be tried by three Justices of the Peace he had assented to it and would clear them from further attendance.

ACTION FOR THESPASS. The first case before the Court was an The first case before the Court was an and was in possession when he entered in action for trespass. John Mitchell to. Thomas Lockerby, the matter arising out for the sale of the grass ; that the defendof a disputed portion of a boundary between Lots No. 1 and No. 2, fronting on the North side of the River Napan. W. Wilkinson, Esq., appeared as counsel for plaintiff, and S. Thomson, Esq., Q. C., counsel, and Andrew Johnson, Esq., Attorney for Defendant.

The following jury were sworn. William Jones, W. F. Smallwood, W. McLeod, Walter Lowery, Joseph King, W. Kerr, and George Brown. Mr. Wilkinson, in opening the case for

The lecture was one calculated to lead those who heard it to desire a more ex-tended study of the interesting subject. the plaintiff said the trespasses complained of were cutting bush and trees, carrying away grass, and otherwise at different times interfering, with the plaintiff's property. The defendant pleaded lst, that he was not guilty of the trespass alleged; 2nd, that the land in question did not be-long to plaintiff, and 3rd, that it belonged to defendant. To this plaintiff answered, mined to erect a Sunday School Hall in let, that defendant was guilty, 2nd, that plaintiff had title in the land in question, and that as to the 3rd ples, the onus of proof lay with the defendant.

The evidence for the plaintiff, which what took place at the running of the line by Mr. David Sadler, the length of time A rule nisi was then obtained to show by Mr. David Sadler, the length of time the land had been occupied by plaintiff, and the various trespasses committed by defendant, the damage received being estimated at \$200. The jury disagreed.

Death of T. Fred. Barker, Esq.

On Wednesday, of last week, the body of T. Fred. Barker, Esq., who was supposed to have fallen off the train for St.

John, two days previously, was found in a ware that from the beginning there has stream which is crossed by the railway been a specification, by which the work track only a few hundred feet was to be done. It was distinctly stated cient surities. Mr. John Young says this from Sussex Station. It was first dis- in the said specification that," All the tender of Jonas Ferguson was a bogus one covered by a boy who was hauling fence abutments were to be taken down to low- and gives no other proof for it but that he rails. The boy notified some men about water mark, and rebuilt of cedar not less is a brother of Mr. Wm. Ferguson! But it, who immediately removed the body than 10 in. at the top. The ballast was what does Mr, Young mean by a "bogus from the water and communicated with all to be taken out and replaced by hand. tender"? Does he mean thereby a tender the Coroner. The body, when first dis- The two shore abutments were also to for work not to be done by the very person covered, was face downward, about 300 come down to low water mark. feet below the railway bridge, east of the On Tuesday evening the Dutcher Re- witness need not answer in reference to made himself. The Judge should have station. The water is about a foot and a carried out? As to the abutments, them- as his tailor would certainly not permit fish sold to parties other than the Loggies. come in at another door, and there should half deep at this place. Apparently the selves, in reality, they have never been body had drifted from the bridge to where by J. R. Goggin, Esq., and the meeting was py faculty of answering all questions provement, however, was highly creditable it was found, the water being so shallow by J. R. Goggin. Esq., and the meeting was opened with prayer by the Rev. Mr. Mcopened with prayer by the Rev. Mr. Mcdecount, Addresses were given by Rev.

Mr. McKeown and Mr. Jas. Caie; recitaMr. Carman said that before going on

Mr. Carman said that before going on Mr. McKeown and Mr. Jas. Care; recitations by Miss Nettie Gray, Alex. Cantley, with the case for the defence he would that since he had visited this part of the came to his death by an accident, but J. U. Loggie and Wm. McArthur. Songs like to know whether the prosecution country before a great revolution had there is no evidence to show how the acci-Loggie and Wm. McArthur. Songs like to know whether the prosecution country before a great revolution had there is no evidence to show how the accidence of the municipal solution. Smith, Miss S. Gillies, Miss Bessie would be allowed to submit any evidence of the municipal solution. The solution of the municipal solution is a solution of the municipal solution. The solution is a solution of the municipal solution of the municipal solution of the solution of the solution of the public funds were voted to show how the accidence of the solution of the solu by Wm. Shifth, Miss S. Gilles, Miss S. Gilles,

old times everything was done by the Tredericton Star appears to be in a sad 6 in. at the butt. In the new work some court was of opinion that as the decutral government, and some people car. Way. When the new tariff was announced are scarcely marked. Is it a proper thing is secution had closed, simply to save the former the trouble and expense of again bringing their witnesses up, it would hard.

The data so the properties the doctrine of the prerogatives of the secution had closed, simply to save the former the trouble and expense of again bringing their witnesses up, it would hard.

The hew tarin was announced to go on before the pregreat was, according to the Star, just the thing to make everybody happy. But the series detecting the secution had closed, simply to save the former the trouble and expense of again bringing their witnesses up, it would hard.

Star discovered that printed matter coming in trust for the benefit of the people. Let

Restigouche County Court.

MARCH TERM 1870 Before His Honor, Judge Williston. There was no criminal business before thus natural and gradual. In fact such the Court. Two civil causes were enter-

William Fraser vs. Alexander Moreton;
Mr. Bennett for plaintiff, Mr. Barbarie
for defendant.
Hugh Frelotte vs. Francis Russell; Mr.
Bennet for plaintiff, Mr. Barbarie for defendant.
Mr. Bennet, attorney for the plaintiff, malschool and produced habits of thought,

> was to take as it came, and if he picked it, the price was to be \$18 per ton, and he would let him have what he could spare.

> The defendant on his examination stated that the plainliff agreed to give ten tons at \$16 per ton, making \$160, which he failed to deliver, and in consequence, defendant suffered great damage in not re ceiving the same to supply

His Honor charged, telling the jury that terminal points at or near the designated if they believed that there was entire con site, need the bridge very much. delay in the business of the Court. When tract, and that plaintiff had not fulfilled it, he could not recover. That the evi-

ordered that his recognizance be forfeited.
Hugh Frelette ve. Francis Russell. Mr. was the pole star in the year 2170 B. C., when the Pyramid is supposed to have been built. The great purpose of the Pyramid, according to the Astronomer Royal and other learned explorers, is shown by the analogies between its interior passages and grass on a farm belonging to the heirs of St. Cour, in consideration of the defendant paying one Thomas Kerr, the amount of a note which Kerr held against plaintiff, but which defendant failed to pay, and the plaintiff was sued for the note which boys had been arrested for tearing lead from action cost him \$9.75, and which plaintiff paid. It further appeared, that John St. Cœur, the heir, had desired the plaintiff to the roof of a building. As they had detake charge of the property and act as the terests, -EDITOR.] agent for heir's benefit. Under these circumstances the plaintiff took possession

> ant out and carried away the hay and did not fulfil his part of the agreement. The plaintiff was called as a witn and examined : also his wife Adeline Fro-

Mr. DesBrisay moved for a non-suit on a variety of grounds. lst. That the declaration sets out a ntract void by the statute of frauds.

2nd. Plaintiff warned agent for the owners of the land, that St. Cour was ous insinuations he could justify himself seized in fee simple, and that he has not and the majority of the Board, he would proved any authority as agent. 3rd. No evidence of any title in fee in these parties.

the agent can not sue. 5th, No title to the property proved. 6th. Being a sale of interest in land,

action not maintainable. Mr. DesBrisay cited a number of auwas very voluminous related chiefly, to Court hold the objection of the counsel

cause at the next July term, why a non-suit should not be entered.

Correspondence.

To the Public :- It is well known to you that the Northwest Bridge spanning the Miramichi is, at present, undergoing a

work has gone too far. If matters are allowed to go on as they are you may expect to hear from me again.

A. A-N. Chatham N. B. A Southwest Bridge.

DERBY, March 17th, '79. ge in not re

Sir :—A correspondent in your issue of
his lumber the 6th inst. referring to the advisability camps. He also proved that he made of a bridge across the S. W. Miramichi a sundry payments, and that he owed the plaintiff nothing. There was direct contramind the efforts that were made last year diction between the parties on that point. by the residents on both sides of the river A witness named Robert Dickie, called by the defendant, to some extent coroborated the testimony of the plaintiff.

by petitioning the Local Legislature, to obtain this much desired convenience. The need of a bridge at this point has been re-Mr. DesBrisay contended that as the garded as a necessity ever since the estab-contract was entire, and the plaintiff had lishment of the factory of Messrs. J. & J. failed to complete it in its entirety, he Miller & Co. The people of upper Nelson was not entitled to recover in the action. and Derby and also of the numerous back The Counsel addressed the jury, and settlements whose highways have their

In order to effect a reliable and speedy communication at this place for the travelfirst passed he ventured to state before dence on that point was conflicting, and ling public, the ferryman from year to it was for them to decide upon it as they year had been guaranteed a subsidy, which had long entertained, that it was not adapped to this country, he was then looked adjudged the preponderance would justify. He said the evidence of Dickie was. last year, but for 1878 he had to be reimto some extent corroborative of the plaint- bursed from private funds. There seems iff's, as to the terms of the contract; if to be a wanton neglect on the part of our were generally accepted as sound and, as he then predicted, the law had assisted in the accumulation of the business of the Court.

The payments made would reduce the would not have their wants catered to by plaintiff's claim to that amount. If, on our Local Representatives. The ex-Com the other hand, they came to the conclumissioner of the Board of Works Hon. and if submitted to disinterested commissioners to locate, this bridge should a

> [We learn that there is a largely signed petition in circulation for a Bridge o the Southwest just below the 'present rail way bridge. It seems a pity that the people interested, who number many tho sands, could not come to an agr among themselves to advocate a bridge at some one point. Until they do so they only stand in the way of their own in

The Lazaretto Scandal.

GLOUCESTER, March 31st., '79. To the Editor of the Miramichi Advance MR. EDITOR :- I notice in last week's issue of the Advocate another letter from "a member of the Board" which forces me to ask a renewal of your past favours. lotte, and David Sadler. The agreement
was not in writing.

That correspondent is as remarkable for his courage and audacity as for his utter want of principle, propriety and truthfulness, while his language in his last effort betrays signs of ungovernable passion incompatible with the advocacy of a good and just cause. If by insults and slandernow appear to the people as white as snow. But I have shown him implicated in the most shameful transactions and in the 4th. When the principal is disclosed, lowest trickery in matters connected with the Lazaretto administration. I have proved his insinuations to be as vile and contemptible as his assertions were untruthful. I have answered his mean queries about the Sisters' House, wine, thorities, in support of his proposition.

The Judge recommended that a verdict be book, showing the most fair and upright taken for the plaintiff, subject to the same dealings in all these matters. Yet, in his being changed and a non-suit entered on last effort, he concentrates all his exhaust-House adjoining the Lazaretto and again insinuates that he has been unfairly deals with in that matter by Messrs, A. K. McDougall and Wm. Ferguson. To put the matter clearly before you readers, I must again publish the amount of the tenders for this building. James Stathart, Cha les E Butcher. 1174.40 979.60 950.00 850.00

The Northwest Bridge. Will a Perguson, John Young, Joseph Doucet, Jonas Ferguson,

The tender of Jonas Ferguson, being the lowest, the contract was awarded to that come down to low water mark.

Well I how has the specification been Mr. Young's own tender was a bogus one him to climb the frame of a building etc. touched, but, what was stated as the Mr. Joseph Doucet's tender must also " sowers" on the abutments have been have been a bogus one, as several Members The ballast and two shore abutments his last letter says-"if the matter is

lowest bona fide tender \$850.00.

I cannot suppose Mr. Young so ig were asked for erecting and finishing this bringing their witnesses up, it would hard.

In trust for the benefit of the people. Let
them believe him, the more local self
government was extended, the better for
the people, as their affairs were thus ad
ministered locally and in detail, first by
the parish and the county and then nationvolving a penalty, he would not proceed
with his side of the case until the prosecuor so on, or is it possible they will
not be prosecution
the more local self
government was extended, the better for
the people, as their affairs were thus ad
ministered locally and in detail, first by
the parish and the county and then nationwolving a penalty, he would not proceed
with his side of the case until the prosecuor so on, or is it possible they will
not be troubled about it; or, again, can it
by he fair to shut out other evidence bethem believe him, the more local self
government was extended, the better for
the people, as their affairs were thus ad
ministered locally and in detail, first by
the parish and the county and then nationwolving a penalty, he would not proceed
with his side of the case until the prosecuor so on, or is it possible they will
not be troubled about it; or, again, can it
be possible they are asked for erecting and finishing this
to pay a duty of six cents a pound. The
government was extended, the better for
the people, as their affairs were thus ad
ministered locally and in detail, first by
the parish and the county and then nationwar paint and, with his Harbor Grace
good effect of this was that a you ig
man in a parish who showed abilities and business apatude, after giving evidence of
them believe him, the more local self
government was extended, the better for
the people, as their affairs were thus ad
ministered locally and in detail, first by
the people, as their affairs were thus ad
ministered locally and in detail, first by
the people, as their affairs were thus ad
ministered locally and in detail, first by
the parish and the county and then nationwere properly done, and another
of \$1 who are appointed to oversee the construction of the bridge, to allow such a state of affairs to go on, or is it possible they will not be troubled about it; or, again, can it be possible that they are all in league and filling their pockets at the public's expense?

If a contractor is to be allowed to work as it suits himself and pays him best, why not pick out the man they think most of and say:—"Hore, Mr. so and so, we will give you \$6,700 and just do what you think the job requires." Why go to the extra expense of advertizing and getting printed specifications that are only a form? I repeat it, a form to blindfold the public, and make them believe the lowest tender would get the contract. I ask if it is not, and not considered the public, and make them believe the lowest tender would get the contract. I ask if it is not, as no lays form, when the contractor can break it and in fact do what he likes with it?

Would it not be prudent of the Government to call a survey by competent men and investigate this affair, and if the latter pronounce the work done in a proper manner there will be no room for any one to complain, but if not, then let them see what I complain of rectified before the work has gone too far. If matters are allowed to go on as they are you may ex-lowed to go on as they are you may ex-lowed to go on as they are you may ex-lowed to go on as the store interly and \$60. For sale ty don't frequency and \$80. For sale ty day dure next, at two o'clock in the aftery and \$80. For sale ty day dure next, at two o'clock in the aftery and \$80. For sale by Public Auction, on Friday, the 13th don't had you did to that you content \$70. For sale by Public Auction, on Friday, the 13th day dure next, at two o'clock in the aftery and \$80. For sale by Public Auction, and \$80. For sale by Public A Government for the Sisters' House.

Nevertheless, the Government agreed to do it, and let Mr. Young come out fairly before the public on this question and I will gladly meet him there again. I will show, with the aid of the minute book, how zealous he was then for the welfare of the poor lepers! I will show also that if he had succeeded in his efforts at that time the inmates of the Lazaretto would yet be in that filth and dirt and sad condition I tried to describe in my first letter, and yet he harps at Messrs. Davidson, McDougall and Ferguson, who triumphed then yet he harps at Messrs. Davidson, McDougall and Ferguson, who triumphed then over inhumanity and barbarity. He tells

> INFORMER. Yours,

DIED. On the lst., at Chatham, Catherine Taylor, wife of John England, Sr., aged 73 years.
Funeral Thursday, at 2 o'clock, p. m. Friends and acquaintances are requested to attend.
At the house of the bride, Church Biver, on the 26th inst., by the Rev. W. Fogo, Mr. John Davidon, of Burn's Church, Alawicke, to Mary, aughter of the late Louis Morrison, and widow of the late Alex. D. Morrison. Mex. D. Morrison.
On the 2nd of April, Mrs. Martin Flanagan,
19 years. Will be buried at St. Margret's Chr Richibucto Road. Funeral will take place ner well known home, at 10 o'clock, on Friday

New Advertisements.

JOHN McCARTHY. THE FINEST PORTRAITS

PRINCESS LOUISE OF LA

COWS FOR SALE. 180 CASES Cannued Goods.

THE Subscriber offers for sale, SEVEN COWS for price, terms and other particulars apply to JEREMIAH SAVOY Bay du Vin, March 31, '79

SAUSAGES. SAUSAGES. FRESH.

TWICE A WEEK. ONLY 15 CTS. PER LB. Also, a few Barrels

No. I BISHOP APPLES. expected daily, a large lot of HAM BACON, Sugar Onions, Cheese, Butter, etc., which will be sold low for cash at the store of

H. WYSE.

New Advertisements.

To Merchants, Millmen, Fa 1ers, Capitalists, AND OTHERS

Extensive and Valuable

REAL ESTATE FORSALE

gall and Ferguson, who triumphed then over inhumanity and barbarity. He tells me to "smile and smile" etc., but no, I would rather pity Mr. John Young in his present position before the people of this Province.

I remain Mr. Editor,

I remain Mr. Editor, res each. LOTS Nos. 129 and 130, situate on the east side of the said road, containing Lto acres.

LOT A, on the same road, adjoining grants to
William End, containing 100 acres.

LOTS C and D, on Bass River, and Nos. 1 and
, in second concession in rear, containing 100 in second concession in rear, containing 100 cres each.

LOTS A and B, in the rear of the Gould grant,

cres.

Lot B, situate on the same river, containing 200 ontaining 50 acres.

The upper or southern half of LOT No. 15, on the rest side of Big Nepisiguit River, containing 50 west side of Big Nepisiguit River, containing 50 acres.

AN ACRE OF LAND situate on Nigadoo River, with the Lobster Factory thereon.

Also the LOBSTEK FACTORY at Elmtree, with the Lands appertaining to the same.

LOTS A and B, on the southerlyside of Nepissiquit River containing 200 acres.

LOTS Nos. 15, 21 and 34, on north side of same River, containing 200 acres each.

A PIECE OF LAND containing 28 acres, situate on the south side of the same river, formerly occupied by John Baurman.

PART OF LOT No. 2, containing 110 acres, situate in the parish of Beresford; also a piece of Marsh in front of Lot No. 3.

A PIECE OF LAND containing 50 acres, situate A PIECE OF LAND containing 50 acres, situate t Green Point, and fronting on the Bay Shore. The upper or northern fourth part of Lot No. 17, in the said parish, and 31 rous in width of the same Lot adjoining the above, containing about

Also, SEVERAL OTHER LOTS AMD PIECES
OF LAND situate in several parts of the For further particulars apply to A. A. DAVIDSON Esq. Barrister-ai-law, Newcastle. Dated 31st March, 1879.

CANNED PEACHES, TOMATOES, ETC.

Sugar Corn. Tomatoes, Peaches, Pine Apples, Soup and Boville Peas, Mutton, etc FOR SALE LOW BY
HANDING & HATHEWAY,
17 and 18, South Wharf, St. John, N. B.

TO FARMERS TO ARRIVE.

FYE Bald Seed Wheat, Choice, Choice Timothy Seed, Choice Clover Seed, The above were bought close and will be sold Hemp, Canary, and Fresh Garden Seeds. Also, Choice Extra Flour. W. S. LOGGIE. JUST RECEIVED

NEW YORK. NOVELS. SONG BOOKS, JOKE BOOKS, LETTER WRITERS, MAGIC BOOKS, DIALOGUES, READINGS, AND RECITATIONS

1879.

don and Paris Whiting,

792.00



1879.

-AT-

J. R. GOGGIN'S

THE Subscriber having made a specialty of Paints, Oils, Varnishes and Brushes for the Spring trade, would respectfully solicit a call for inspection. This assortment of Brushes is perhaps the Landser, BEST ASSORTED and CHEATEST ever officed for sales, Chatham.

Best English Boiled & Raw Oil. Brushes. -TURPENTINE. Fire proof Mineral Paint. Paint, best Russia Bristle Brandrams Genuine White Lead,
No. 1, A. B. and C.
No. 1, 2 and 3 Genuine Lion & Beaver White Lead
XXX XX and X Crown and Anchor
Zinc White. Gloss varnish
Extra do. "
Sup. Ex. do. "
Go. Prench Sash Tools (all sizes.)
do. American "
do. Wa'l Brushes (best Russia Bristles)
do. Ex. Wall brushes.
Ck White Wash " from 25 cts. to \$7. Paint. Black.
Yellow.
Green.
Blue.
Brown.
Drab.
Red.
Chrome Yellow.
Paris Green.
Brunswick Green.
Brunswick Green.
Clestial Blue.
Ultramarine Blue.
Vermillion.
Persian Red.
Indian Imp. Drop Black.
Venetian Red.
Spruce Ochre.
Spanish Brown.
Red Oxide.
Ed. Lead.
White "
Zine "
Lamp Black.
Prussi-n Blue.
Red Ochre.
Yellow Ochre.
Stone " from 25 cts. to \$7.50. eaming, Tar, Deck, Scrub, Stove, Horse, Dandy Dusters, Window, Graining, Grain ing Combs, Camel Hair, Marking, Tooth and Shavonge and Chamoise skin, 50 boxes Window Glass,

"Sienna.
Burnt "Oak Graining.
Pumice Stone.
Rose Pink
Vandyke Brown. 'Paint Mills,
Axie Greese,
Machine Oil,
Refined Seal Oil. Hardware Store. READY MIXED PAINT (every Man his own Painter.)

PATENT KNOTTING.—VARNISHES. Body Finishing, Gearing, Rubbing, Best Carriage Copal, Oak, Japan Drier, Brown Japan, Demar, Imperial Black, Ex. No. 1 Furniture, No. 1 Furniture, White, Walnut, Asphathum Stalu,

Oakum, Tar, Pitch, Rosin,
Cut and Wrought Nails and Spikes, Galv. do.,
Boat Nails and Spikes,
Chain from 3-16 to 1-2 inch. Sporting and Blasting Powder.-Fuse. Special Attention to LOCKS, HINGES, etc., Builder's Materials.

-SPECIAL ATTENTION TO-JOINERS TOOLS, DRILL and CHINEL STEEL, IRON all sizes (very low.) HORSE SHOES & NAILS, DRY and TARRED PAPER, SHOVELS, FORKS, SPADES, HOES, PICKS, CARRIAGE CASTINGS and BUTTS (all sizes), CARRIAGE AX LEX and SPRINGS, LEAD and COPPER (sheet), ZINC, BRASS and COPPER (sheet), ZINC, BRASS and COPPER WIRE, BRASS ROUS,

with the LARGEST and BEST ASSORTED Stock of HARDWARE ever offered for sale in Chatham As my attention is all given to the trade I have in Stock every article required in the trade, which will be sold at such low Prices as will defy competition.

General Hardware Store. - - Chatham, N. B. J. R. GOGGIN.