Filmin Advocate,

WEEKLY JOURNAL

W. C. ANSLOW

Our Country with its United Interests.

Newcastle, Wednesday, April 11, 1894.

EDITOR AND PROPRIETOR

Vol. XXVII.--No. 27.

Law & Collectors Office. Charles J. Thomson.

Barrister & Notary Public Solicitor for Bank Nova Scotia

Proctor for Estates Offices Newcastle and Bathurst. N. B.

O. J. MacCULLY, M. A. M. D. Memb. ROY. COL. SURG., LONDON, SPECIALIST.

DISEASES OF EYE EAR & THROA Office: Cor. Westmorland and Main Str. o ton, Nov. 12 1886.

Dr. H. A. FISH,

Newcastle, N B. rec. 23, 1891.

W. A. Wilson, M. D. Physician and Surgeon DERBY, · · · N. B Derby Nov 5, 189 .

J. R. LAWLOR, Auctioneer and Commission merchant,

Brunswick. Newcastle, New

Prompt returns made on consignmen a merchandize. Auctions attended to in test and country S. R. Foster & Son,

MANUFACTUERS OF WIRE NAILS.

Waverley Hotel. The Subscriber has thoroughly fitted up and newly furnished the rooms of the well known. McKeen house, Newcastle, and is prepared to

and table and pleasant rooms provided. Sample rooms if required. R. H. Gremley's teams will attend all trains and boats in connection with this house.

John McKeen.

CANADA HOUSE Chatham, New Brunswick, Wm. JOHNSTON, Proprietor.

CONVENIENT of Access Good Sample rooms for Commereial travellers. Clifton House.

Princes and 143 Gemain Street ST. JOHN N. B.

A. N. Peters, Prop'r.

April 6th. 1889. The Derby HousE, NEWCASTLE, N. B.

(Formerly Mitchell House.) This Hotel has been refitted and newly fur-

Sample Room Free. TERMS \$1,25 per day. I. P. Leighton. Newcastle March 22, 1893.

TAILORING

I wish to remind my patrons and the public generally that I am still Carrying on the Tailoring in the old stand over Messrs. Sutherland and Creagean's Store. I have a fine LINE OF SAMPLES

to select from. Parties furnishing their own goods can have them made up in GOOD STYLE and Cheaper than elsewhere. Perfect Satisfaction has been given in the past and I can uarantee the same in the future. J. R. McDONALD. Newcastle Sept. 1862. JOHN MORRISON & CO.,

Lumber Dealers_ Elm Tree, Petit Rocher, Gloucester, N. B.

Man Le rurers of Cedar Shingles, Box Shooks, Dimens: r Lumber in hard and soft woods, Spool A: A, etc. JOHN MORRISON & Co. Elm Tree, Pctit Rocher, Nov. 19, 1892.

Healthy Digestion, A Clear Complexion, Bright Eyes,

RADAM'S Microbe Killer,

THE MOST SUCCESSFUL TONIC OF Beware of imitations. No other prepara At all chemists, or 120 King street we

WM. RADAM MICROBE KILLER CO., Ltd. E. Lee Street Agt. Newcastle, N. B.

NEW SPRING GOODS ROOM PAPER

BLINDS. OPAQUE SPRING BLINDS

CURTAIN POLES.

Thos. A. Clarke.

MUSICAL TUITION-

WIRE BRADS Miss Edith Troy. Conservatory of Music, is now

LILLINERY

I have just opene I an elegant line of Fall and Winter Millinery in all the latest Trimming Novelties, plust silk velvets, plain and shot Surahs, bir silk velvets, plain and shot Surahs, birds, wings, aigrettes, plunes. flowers and fancy trimming pins, ladies' brooches, Monogram and fancy bordered handkerchiefs, neckties and prons, childrens' collars, infants' cloaks, bonnets, bibs &c. Trimmed Millinery always on hand which cannot fail to please in both

All work done neatly, promptly and in first class style. JENNIE E. WRIGHT.

next Messrs. H. Williston & Co, Jewelers Newcastle, Oct. 17, 1893

C. E. FISH.

NEURALGIA, MUSCULAR STIFFNESS. MUST GO D.&L". MENTHOL PLASTER USED

What is



Castoria is Dr. Samuel Pitcher's prescription for Infants

and Children. It contains neither Opium, Morphine nor other Narcotic substance. It is a harmless substitute for Paregoric, Drops, Scothing Syrups, and Castor Oil. Et is Pleasant. Its guarantee is thirty years' use by Millions of Mothers. Casteria destroys Worms and allays feverishness. Castoria prevents vomiting Sour Curd. enres Diarrhea and Wind Colic. Castoria relieves teething troubles, cures constipation and flatulency. Castoria assimilates the food, regulates the stomach and bowels, giving healthy and natural sleep. Casteria is the Children's Panacea-the Mother's Friend.

Castoria. "Castoria is an excellent medicine for chilzood effect upon their children. Da. G. C. Osgood,

"Casioria is the best remedy for children of est of their children, and uso Castoria in then of their chiarcen, and use Castoria in-tend of the various quack nostrums which are stroying their loved ones, by forcing ophum, torpine, soothing syrup and other hurtful gents down their throats, thereby sending them to premature graves."

Dr. J. F. Kincheloe,

II. A. ARCHER, M. D., 111 So. Oxford St., Brooklyn, N. Y. "Our physicians in the children's depart-

Castoria.

"Castoria is so well adopted to children that

medical supplies what is known as regular products, yet we are free to confess that the merits of Castoria has wen us to look with UNITED HOSPITAL AND DISPENSARY Conway, Ar ALLEN C. SMITH. Pres. The Centaur Company, 77 Murray St bet, New York City.

MURRAY & LANMAN

DELICATE

TLL HOLDS THE FIRST PLAC

IMITATIONS.

FRAGRANT

If you have a Cough.

GRAY'S OF RED SPRUCE

FOR COUGHS, COLDS, ASTHMA and all LUNG AFFECTIONS

Gray's Syrup has been on trial for more than 50 years and the verdict of the people is that it is the best remedy known. 25 c. and 50 c. per bottle. Sold everywhere.

CERRY WATSON & CO. PROPRIETOR

25 CENTS PER BOTTLE. ARMSTRONG . CO., PROPRIETORS.

SAINT JOHN, N. B.

The lot of land 50x200 feet, and co

vely new dwelling house thereon situated o villiam St., conveniently situated near Pos ffice and railway station, and commanding ne view of the Restigouche River.

For terms and particulars apply to the owner, Mrs. Isabella Chisholm, or to William Montgomery, Esq., Collector of Customs.

NOTICE

To the Farmers.

The French Fort Grist Mill will be ready for Grinding Wheat, Oats.

Buckwheat &c the first of

November, with Mr. Peter

Swanson in charge.

Dalhousie, March 24, 1893.

THE OLD STANDARD CURE

it is time you were taking

_GUM

ant's il

RICH

RARE

PUNGENT

newspapers, which he said had villified stated to me that Mr. Blair had refused ing is a copy: him for the part he had taken in the to give him the written promise asked Quinn matter. Character was not made for.

ericton, in the County of York,

OVER 40 YEARS IN USE.

W. H. QUINN. Esq. :

ment at once elsewhere. Yours truly.

W. H. QUINN. William Wilson, Richard Bellamy and John Anderson, were candidates, forming a ticket running in the interest of large at the copy:

He (Pits) thought this entirely returned to him.

He (Pits) thought this entirely returned to him.

March 12th, 1891, I wrote a letter to cleared his skirts; that the statement he had made was not detrimental to him.

Mr. Wilson, of which the following is a had made was not detrimental to him.

He (Pits) thought this entirely returned to him.

Mr. Blair said he would return it after slightest degree in the said matter.

Be it therefore Resolvel, That the said statutory

5. During the election contest my son William informed me that in order to get the office it would be necessary to pool in and pay two hundred dollars to give the money now in your hands, the insinuations put forward as respects ing resolution :pool in and pay two hundred dollars towards the election expenses. I told William we would do so, and within a day or two afterwards William came to me with a letter from J. H. Barry, the law partner of A. G. Blair and the finan-law partner o York, and the following is a copy of that letter :

A. G. Blair, Attorney General

Importance that you should hand me to-day the cheque we were speaking of yesterday. Our calculations were based on your doing this, and I do not know what the consequences will be if we are disappointed.

I want io know the circumstances that you should hand me to-day the cheque we were speaking of yesterday. Our calculations were based on the money and interest, as I don't feel inclined to give the money for engrossing the consequences will be if we are disappointed.

I want io know the circumstances that you should hand me to-day the money and interest, as I don't feel inclined to give the money for engrossing the money for engrossing the money for engrossing the would forward his plans by the names of the gen-day the money for engrossing that time. Please send me a check for the money and interest, as I don't feel inclined to give the money for engrossing the money and interest, as I don't feel in the election. Probably when the check for the money for engrossing the money and interest, as I don't feel in the election. Probably when the money for engrossing the money and interest, as I don't feel in the election of the money and interest, as I don't feel in the election of t Yours very truly. J. H. Barry.

The Eocal Egislature. 6. After the receipt of said letter from Mr. Barry I gave William the two the clerk of the pleas office or the registing, directly or indirectly, communicated Westmorland street and Brunewick, day bundred dollars with instructions to give trar-ship, I demanded the money back with Mr. Quinn, recognizing him as after day, no, but in the dim hour of the it to Mr. Blair, but not to pay it over till from Mr. Wilson, who promised to repay giving any subscription in heu of an night when most honest men are asleep FREDERICTON, April 2.—In the hous he obtained a receipt from Mr. Blair for it in thirty days, and not receiving it in office, or making any promise to Quinn to concoct this little scheme. That paper this afternoon, Mr. Pitts quoted from it and a written premise of the office. that time I wrote Mr. Wilson on April upon that basis, or being a party to any was read by Mr. Pitts ostensibly for the articles in the Telegraph and Herald William returned with the money and 17th, 1891, a letter of which the follows such prospesition, he desired to give it purpose of justifying himself and remov-

come down to this spot with a desire to election was over and things had settled days. do what was right. He regretted down; that Mr. Wetmore only held the By attending to this you will oblige as regards the financial part of the transexceedingly that it was necessary for him of make the statement be had in the over and some few days afterwards, udget debate as to this Quian episode, William told me that William Wilson claim that a man's private morals or character should not be discussed before the accordingly on the 13th day of February label house, but he believed that if a man's the house, but he believed that if a man's 1890, 1 gave my son William the two private character was not sound he was huadred dollars, instructing him to give W. Wilson, Esq : unfit to sit in the house and handle it to Mr. Wilson, but to hand it over Dear Sir- You told me that you would public money. Being an instrument in the hands of Providence to bring this the same, and a written promise of the hands of Providence to bring this the same, and a written promise of the days. I think the time has expired. If

(Signed) W. Wilson. uties thereof being performed tempor-rily by Robert Wetmore, the present William, in his own handwriting, and

1889, I wrote the attorney general pressing for the position for my son William, and stating that if William got the fulfillment of the promise, and, as he incorporated interviews with sixth costion beroof. Mr. Wilson and will be digging and delving of these gentleman opposite, this was the full product from Quinn in connection with this or carry other matter. (Applause.) The of their labors. IFON CULTURE.

And SPIKES, TACKS, BRADS, SHOE

NAILS, HUNGARIAN NAILS, &c.

SAINT JOHN. N. B.

Conservatory of Music, is now prepared to take pupils in properties for Sale it was put in writing and signed by him:

NAILS, HUNGARIAN NAILS, &c.

SAINT JOHN. N. B.

Conservatory of Music, is now prepared to take pupils in properties for Sale it was put in writing and signed by him:

NAILS, HUNGARIAN NAILS, &c.

DALHOUSIE

SIT. Biair s party mandening.

3. In reply to this letter, Mr. Blair for warded to me the following letter duly signed by him:

15. That the balance of the said note and one of the reasons alleged for William's not getting the office unless it was put in writing and signed by him:

15. That the balance of the said note all assurtant mages in the house on Thursday last, that amount upon the note with my consent.

15. That the balance of the said note all the said note and interest thereon was subsequently, acknowledge it, because from the exacted from persons eaking favors at the hands of the government, and in proof thereof he would show that the attorney general had received money from one Quinn in had received money from the following letter duly for the had assur
Attorney for the following letter duly in had the proportion of the s

4. Shortly afterwards the house of as- for that year, and was also holding the 31st day of March, A. D. 1894. sembly was dissolved and a general position in the session of 1892 at the time being fixed for the 21st day of January, position for William in lieu of the situable read in the supreme court.

FREDERICTON, March 12, 1891.

Awaiting your reply.

I remain yours, W. H. Quinn.

York, and the following is a copy of that letter:

A. G. Blair, Attorney General

J. H. Barry.

BLAIR & BARRY,

Attorneys and Solicitors, Fredericton, N. B.

Fredericton, 16th Jan., 1890.

Dear Quinn—It is of the utmost importance that you should hand me to-day the cheque we were speaking of yes-than the total twas the only office vacant at importance that you should hand me to-day the cheque we were speaking of yes-than the control of the powers of the position in Mr. Allen's suggestion that he would not receive a letter from Mr. Quinn for he kept no copies of his correspondence. At the same time he was not going to say that the did not receive a letter from Mr. Quinn for he kept no copies of his correspondence. At the same time he was not going to say that the did not receive a letter from Mr. Quinn wrote that letter it was similar to other letters that he had received containing suggestions, of which no notice of Mr. Quinn's suggestion that he would hand me to-day the cheque we were speaking of yes-that time. Please send me a check for Mr. Quinn, for he kept no copies of his correspondence. At the same time he was not going to say that the did not receive a letter from Mr. Quinn wrote that did not receive a letter from Mr. Quinn wrote that did not receive a letter from Mr. Quinn or that he did not reply to it. But he was going to say that if Mr. Quinn wrote that letter it was similar to other letters that he had received containing suggestions, of which no notice of Mr. Quinn's suggestion that he would had an opportunity of going over Mr. Quinn's suggestion that he was not going to say that if Mr. Quinn's suggestions, of which no notice of Mr. Quinn's suggestions, of which he collaborated the man time he was not going to say that if Mr. Quinn's suggestions, of which no notice of Mr. Quinn's suggestions, of which no notice of Mr. Quinn's suggestions, of which the deal with he did not receive a letter from Mr. Quinn's suggestions, of which the did not receive

W. H. QUINN.

the present time, he had, through the interposition of Providence, been able to William would get it as soon as the

but he had merely repeated what was in wanted the election contribution of two above written, promised to pay the that Mr. Quinn made no contribution the mouths of hundreds of people. It hundred dollars to assist in settling up money in a few days, which he did not to the election fund. Mr. Wilson says was all very well for certain members to the election bills and would give him a do, and on June 25th, 1891, I wrote him

FREDERICTON, June 25th, '91.

14. On September 17th, 1891, William 8. This receipt was in William Wilson gave me his own note in favor of Wilson's handwriting and signed by him. John Anderson, then M. P. P. for York, eputy clerk of the pleas, died in the Some time afterwards my son William and endersed by the said John Anderson mmer of 1888, and during the rest of at my request made a copy of this receipt for the amount of two hundred dollars,

(Signed) J. W. McCREADY, election was brought on, polling day of his death. I declined to accept this 1890, at which election Andrew G. Blais tion that had been promised, and on He (Pitts) thought this entirely returned to him.

Children Cr for Pitcher's Castoria.

ment that he (Blair) made the other day appointed.

action. If any money had passed be- charge. tween individuals it did not pass with 13. Mr. Wilson, after the letter last his knowledge. His information was imputations against himself, that they should formulate their charges and ask a

election in York at which he was return- it directly. The hon, member has not Mr. Pitts-Do yuu say that I spent

that year and up to some time in the year 1890, the effice was vacant, the and my daughter, Miss Mary Quinn. copy:

| Tot the amount of two hundred contains, the and my daughter, Miss Mary Quinn. copy:

Mr. Pitts-You are not at all skeptical

FREDERICTON, Oct. 14, 1889.

W. H. Quinn. Esq.:

Mr. Wilson and I believed to be in his handwriting, for me to copy and send to Mr. Blair, and the following is a copy of Mr. Blair, and the following is a copy of Mr. Blair, and the following is a copy of Mr. Blair, and the following is a copy of Mr. Blair, and the said note was delivered up to the has no actual existance in fact. However, Pitts was asked by the attorney general Mr. Pitts was asked by the Attorney Mr. Blair, and the following is a copy of note from you on Thursday with reference to William's appointment to some position under the government, which I think was very well for you to mention, and with which I cannot have the least lault to find; but there is one expression in your letter which perhaps I may not in your letter which perhaps I may not thoroughly understand. You say that if William gets a position you will be able and willing to help our party financially

Mr. Blair, and the following is a copy of what Mr. Wilson so wrote:

Imerely say, not in a defiant or challenging in grow way, that if any inference is to be suggested against myself, I think it is solly fair that the matter should be submited to evidence under oath that we mitted to evidence under oath that we and thought of it as a business transaction.'

I did not write or send this letter to paltry salary attached to the office,'

The latter part of the quotation is what I am in doubt about, and would be glad.

Belair.

Whereas, The attorney general, on the said charge or statement being made; hereof, as he said he had lost the original. I told him that I would not show it to him, but that it was a true tion or any writing that he was going to show it to him, but that it was a true of, or connexion with the most solemn manner that Mr. Baid charge or suggested to me in any conversation.'

Mr. Blair.

Whereas, The attorney general, on the said charge or suggested to me in any conversation.

I did not write or send this letter to original. I told him that I would not show it to him, but that it was a true of, or connexion with the matter occurred and later, after Easter recess and on the said charge or suggested to me in any conversation.

Whereas, The attorney general, on the said charge or suggested to me in any conversation.

The latter part of the quotation is what I am in doubt about, and would be glad.

9. A short time after, and about the copy of the original. In latter part of the quotation is what I am in doubt about, and would be glad to have you explain to me your meaning I understand it as involving a threat that you will spend more money than the salary attached to the office against our party in case he does not receive the appointment. I would have called to see you personally if I had bad the time of the floors of the floors of the floors of the floors of the house of the house

party in case he does not receive the appointment. I would have called the being a representative for the appointment. I would have called the time between much hurtied the last few that the beam much hurtied the last few that the beam much hurtied the last few to this, I would perhaps either see you or write you more fully.

Yours faithfully,

And Male set in to Mr.

Wilson on the floors of the house the beam much hurtied the last few to this, I would perhaps either see you or write you more fully.

Yours faithfully,

And Male set in to Mr.

Wilson on the floors of the house the beam declaration or write you more fully.

Yours faithfully,

And Male set in to Mr.

Wilson on the floors of the house the says, amongst the total says, attempted the set of are at the attorney of the things, 'I am authorized by Mr.

Vours faithfully,

And Melant is say that there never was any such bargain, as is alleged, between him and me on behalf of the government is behalf of the gover

10. In 1891 William was appointed an engrossing clerk for the house of assembly for that year, and he filled the position for that year, and was also holding the Declared to before me at the city of Fred-ericton, in the county of York, this 31st day of March, A. D. 1894.

WHISON.

W. WILSON.

W. WILSON.

W. H QUINN.

Declared to before me at the city of Fred-ericton, in the county of York, this 31st day of March, A. D. 1894.

Mr. Pitts—No; it is not the property of the house; it is private property.

Dr. Stockton—I think the attorney general desires that all the facts in connexton with the alleged matter so far as he is directly or indirectly connected thereby, shall be fally investigated before executively deferred execution. Just before adjournment Mr. Pitts ask-

Hon. Mr. Blair asked whether, having read this declaration, the hon memment be laid on the table to be dwelt with ber proposed to follow it further and ask by the house.—Adjourned.

The sale the sale declaration and all papers in anywise connected therewith be referred to a select committee of five members of this

WHOLE No. 1379 FREDERICTON, April 17th, 1891. absolute and unqualified denial, which What was the charge that money contrihe would be prepared to verify under butions had been exacted from persons in a day, and he could point with pride in a day, and he could be prepared to day. to the fact that since he had started out on me at my store in the city of Frederic have expired. Will you please send me these gentlemen chose to follow the ment, and in proof thereof he would on the little farm house on the hill to ton, and said to me that that appoint- my money, \$200.00 (two hundred dollars.) matter up. There was nothing in Mr. show that the attorney general had re-

Dr. Stockton-That was not the

Hon. Mr. Blair-The hou. member committee of the house, who would be the money myself and when I challenged the hands of Providence to bring this the same, and a written promise of the thing down to where it homestly belonged, he thought it proper that he should clear his skirts of the stigma attached to him by reading the following declaration, which had been placed in his hands:

CANADA:

Province of New Brunswick, City of Fredericton, SS.

I, William H. Quinn of the City of Fredericton, in the County of York.

William H. Quinn of the City of Fredericton, in the County of York.

William H. Quinn of the City of Fredericton, in the County of York.

Same, and a written promise of the days. I think the time has expired. If days. I think the time days. If think the time days. If th

Hon. Mr. Blair I do not know that faithing of Mr. Quinn's money ever but I know that he was throughly aware committee, and Mr. Wilson will say that duties thereof being performed temporarily by Robert Wetmore, the present holder of the office.

William, in his own handwriting, and was compared by myself and my daughter Mary and my son William with the original, and from which copy the above recited copy is made.

William A. Quinn, and sometime previous to the 14th day of October, previous to the 14th day of October, made to William as promised and anticinated William became anxious about the Milliam became the Milliam became anxious about the Milliam became that many thousands of dollars were whatever money transactions took place

permitted Mr. Blair to see should be their opinion as to whether there is any-

they have followed is not misplaced. (Continued on inside page.)