Haszard's Gazette GEORGE T. HASZ LED, Proprietor and Publisher Published every Tasaday ovtoning and Saturday morning Office, South side Queen Square, P. E. Island. Te a vs.—Annual Subscription, 15s. Discount for cast TERMS OF ADVERTISING.

For the first insertion, occupying the space of 4 lines, including head, 2a.—6 lines, 2a. 6d.—9 lines, 3a.—12 lines, 3a.—6 lines, 4a. 6d.—25 lines, 5a.—12 lines, 5a.—30 lines, 5a.—6d.—95 lines, 6a.—ac 2d. for each additional line. One fourth of the above for each continuance. Advertisements out without limitation, will be continued entil forbid.

A BAZAAR.

WILL be held at the Temperance Hall, at Charlottetown, on Tuesday, 14th Pebruary, 1954, to aid in the erection of the Parsonage House, in connection with St. John' Church, at Crapaud. Contributions will be thankfully received by the following Ladies.

MRS. JENKINS, MRS. T. DESBRISAY,
"FITZ. GERALD, "E. PALMER,
"CUNDALL, "R. T. ROACH,

Westmoreland Parsonage
BAZAAR!

A T the TEMPERANCE HALL, St. VALENTINES' DAY, February 14th instant.
Admittance for Adults 1s., Children half price.
Donations in work, will be thankfully received by
the following Ladies.

Mas. JENEURS, Mss. T. DESBRISAY,
"FYRGERALD, "E. PALMER,
"CUNDALL, "R. ROACH.
Doors opened at 12 o'clock, closed at 5 o'clock.
Opened again at 7 o'clock, and closed at 10 o'clock.
Westmoreland Harbor,
4th February, 1854.

For the Benefit of St. Michael's Church and Parochial House Montague.

Parochial House Montague.

To BE RAFFLED, on St. Patrck's Day next, for the above charitable purpose, a Lady's Splendid Fancy Work Box, made for the Catholic Bazaar Halifax, where £700 was raised, by his Grace the Arch Biebop, for the Nuns of that City, and now presented by Miss Phelan, for the above laudable undertaking. Under the patronage of the Rev. Thomas Phelna, P. P., and the Ladies of the Hous E. Kennya and D. Brennan. Tickets to be had from the following Ladies.

the following Ladies.

Mas. P. Stephens,

"J.s. M'Donald.
"R. Gitl.,

Miss Matthew,

"Rigg,
"The winner can have £5 cash, if preferred to the Box.

A CARD. THE Subscriber begs leave to inform the Public, generally that he has commenced business us, a Commission Merchant and Auctioneer.

At the corner of Queen & Sydney Streets, and hopes by promptness and punctuality to merit a share of their patronage.

ARTEMAS G. SIMMS.

Royal Agricultural Society.

GRAIN SHOW.

A SHOW OF GRAIN, under the directions of the Committee of the Royal Agricultural Society, will be held in Charlottelown on WEDNESDAY, the FIRST of MARCH next, when the following Premiums will be offered for competition:—

following Premiums will be offered for competition:—

For the best Wheat, £1 10 0
De. 2d best do. 1 0 0
De. 2d best do. 1 0 0
De. 2d best do. 40. 1 0 0
De. 2d best do. 40. 1 0 0
De. best foir-rowed Barley, 1 10 0
De. 2d best do. 1 0 0
De. best foir-rowed Barley, 1 10 0
De. 2d best do. 0. 1 0 0
De. best ample of Red Clover
Seed, not less than 50 lbs. 1 10 0
De. 2d best do. 40. 1 0 0
De. 2d best do. 40. 40. 1 0 0
De. 2d best do. 40. 50 1 0 0
The Grain and Clover Seed to be of the growth of 1853. Each Sack of Grain must contain not less than 3 bushels. No prize will be awarded without competition of three camples, both of first and second quality. The competitors must be members of the

quality. The competitors must be members of the Society. The prize Grain will be set up and sold for the benefit of the exhibition after the decision of the Judges.
Immediately after the Grain Show, the Ann
Meeting of the Society will take place, when
Committee's Report and an abstract of the Accou

of the Society will take place, when the e's Report and an abstract of the Account By Order, CHARLES STEWART, See'y. January 25, 1854.

MAILS.

THE MAILS for the neighbouring Provinces,

&c. will be forwarded on and after the 15th

December instant via Cape Traverse and Cape

Tormentine.

They will be made up on that day, and every following Friday, at '120'clock acon, and a mail for England will be made up every week at the same time, and forwarded to Halifax.

THOMAS OWEN, Postmaster General.

General Post Office, Dec. 5, 1858.

Georgetown Maile.

THE Mails for Georgetown will, during the reasonable of the Winter and antil further notice made up and forwarded every Toschay and Fridamorning, at nine o'clock, instead of Mondays and Monda

THOMAS OWEN, Postmaster General Post Office, Jan. 30, 1854.

THE Subscriber has opened an EATING HOUSE in Mr. Stnarden vbeildings, opposite to the Market House, where Offweeks, SOUPS, TE. and COFFEE can be had at the shortest notice, and COFFEE can be had at the shortest notice, and COFFEE can be had at the shortest notice, and COFFEE can be had at the shortest notice, and COFFEE can be had at the shortest notice, and COFFEE can be had at the shortest notice, and COFFEE can be a state of the shortest notice, and the shortest n

UST RECEIVED, at Grono's T. HARRAN'S Bookstore, in various bindings. The above is the ition of Watter Hyans used in the Baptist Chapel, atletteren.

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## SEE SEE GRANT TO SEE

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TARMERS' JOURNAL, AND COMMERCIAL ADVERTISER.

Charlottetown, Prince Edward Island, Wednesday, February 15, 1854.

HASZAMOVE GALLER

THE TERRACE HOUSE. M. E. MAWLEY takes leave to inform his friends in Town and Country, the neighbouring Provinces and the travelling public generally, that he has opened a House of Entertainment under the above name, in that pleasantly situated and heautifully finished premises in Water street lately occupied by the Hon. C. Young, and hopes by attention to the comfett of those who may favor him with a call to receive a share of public patronage.

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W. C. HOBBS.

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NOTECE.

THE Subscriber having been duly empowered by
GILBERT HERDERSON, of Hyde Park,
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by the last Will and Testament of Gilbert Henderson,
late of Liverpool, aforesaid. Merchant, deceased to
collect all Debts and Sums of Money due to the Estate
of the said Gilbert Henderson, deceased, within this
Island, and to dispose of all Lands and Hereditaments
belonging to said Estate situate therein. All persons
so indebted to the Estate of the said Gilbert Henderson,
deceased, are duly required without delay to pay
into my hands the several amounts due by them; and
those persons who may be in possession of any part
of such Lands and Premises, are required to make an
immediate and satisfactory arrangement with me,
otherwise they will be treated as Trespassers.

JOHN LONGWORTH.

Charlottetown, April 9th, 1858.

Just published, and approved by the Board of Education.

A NEW EDITION of the THIRD BOOK OF LESSONS, revised and adapted to the use of the Schools in Prince Edward Island.

Of this edition, the Board of Education, have or ered 1000 copies.

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GEOGRAPHICAL PRIMER.

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allons, fron Boilers, 30, 40, and 50 gallons. Cart Boxes, Sash Weights, Frying Pans, Ovens. Tea Kettles, Scrapers, Umbrella Stands, &c. &c. Cheap for Cash at the Store of the Subscriber Cheap for Co Queen Square. DANIEL DAVIES. Dec, 14, 1853, on 75 Isl 6w

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HENRY PALMER.
Sec'y and Treasurer.
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August 5th, 1853.

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Agent for P. E. Island.

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RIE THAN SOAP as it produces a better and

BLE THAN SOAP, as it produces a better and much quicker lather, and is sampted for purposes for which Soap cannot be safely or effectually

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It will not injure the hands, or the most delicate material; but whilst it is incomparable for permanently whitening Linens, &c., after they have become discoloured by age, or injured by bad Washing, it is also unsurpassable for improving the colors of FLANNELS, BLANKETS, WOOLLENS, COLORED PRINTS, MUSLIN EAST, MUSLIN EAST, BLANKETS, BLANKET and LACE. For Sale by GEO, T. HANZARD, QueenSquare.

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HOUSE OF ASSEMBLY-SUMMARY.

THURSDAY, 9th Feb., 1854, PETURN OF WRIT FOR THE FIRST DIS TRICT OF QUEEN'S COUNTY.

(Debate Continued.)

Hon. Mr. Whelan.—Were the question to be discussed independently of party views and party feeling, no impropriety whatever would appear, or could be made to appear in the course pursued by the Hon. the Colonial Secretary. It was well known that the sitting member had not been returned, as the Law directed, as having had a majority of votes. The Return was, therefore, irregular; and, that being the case, it was the duty of the House, even in the absence of any Petition concerning the matter, to enter upon a due investigation of it, to the end that justice might be done to the electors, by allowing that candidate to sit, as their representative in the Assembly, who had polled a majority of their votes. (Debate Continued.)

candidate to sit, as their representative in the Assembly, who had polled a majority of their votes.

Doctor Corroy.—The hon member who had spoken last knew very well that it was quite competent to him, or to any other hon, member, to move a Message to His Excellency for the Return. But when the Crown came down to dictate to the House in the matter, it became their duty indignantly to resist such assumption of authority as a direct and gross violation of their privileges. If a dissappointed candidate wished for a hearing, and redress, if due; it was his place to enter at the door, and not to break in at the windows. If he approached with a petition he would get fair play. Hon, members would not, with respect to it, submit either to the blests of Government, or bow to the dictation of a party. They would cast their regards upon the copy of the Magna Charta which hung above the Speakers head, and prove, by their independent and conscientious preservation and exercise of their privileges, as representatives of the people, how high and sacred was the estimation in which they held the rights conferred upon the people how high and sacred was the estimation in which they held the rights conferred upon the people, how high and sacred was the estimation in favor unduly either the one or the other—the sitting member, or the petitioning candidate.

Mr. Douse again stated how the House, giving security, to the amount of £100, or, more, for the expenses consequent upon the investigation. Let Mr. Coles do the same, and justice would be done to him by the House.—That was the only course to be pursued; it mattered not who the individual might be; whether a member of the Executive Council or not.

Mr. Faasta.—The cases were not similar. The Sheriff was bound, by the Law, to return, that candidate who should have the greatest number of votes upon the pell-book; but, in the case under consideration, he had not done so, The question was truly a serious one; for it affected not Mr. Coles alone, but all the representives of the peop

The question was truly a serious one; for it affected not Mr. Coles alone, but all the representives of the people.

Mr. Davies.—Never was a Return before made in the same way as that under consideration. In Queen Beas's days, the Sheriff was the creature of the Government, and, as such bound to obey it. But here, under Responsible Government, there was no such vassalage on the part of a Sheriff or of any other public officer: and the Government, with a liberalty and fearless confidence, unprecedented in the Colony, had appointed, as Sheriff, not an individual of the responsible, but one of an opposite party; and they had looked for, or expected nothing from him but an imperial discharge of his duties, and strict observance of the Laws. As for the patriotism of the hon, and learned member for Charlottetown, and his boasted regard for the rights of the people, he (Mr. Davies) thought, with the hon, member, Mr. Mooney, that, when he laid claim to any, such merit, he was always meditating something to the contrary.

Doctor Connor.—Was it proposed to entrust

Davies) thought, with the hon. member, Mr. Mooney, that, when he laid claim to any, such merit, he was always meditating something to the coutrary.

Doctor Cornoy.—Was it proposed to entrust the morties and rights of the people to the protection of Government? As well might they entrust pigions to the guardianship of a cat. Under such protection, the representatives of the people would have no reason to expect any greater regard for their priviliges, than was manifested by Charles the First, when he sought to control the Commons by a file of bayoneta; and any interference, in these days, with those privileges, whether by message from, or dictation of the Cruwn or Government, would be scarcely less obnoxious, and differ but little in character from Charles the First's remedy of a file of bayonets.—The attempt made, on the part of the Government, by the Hon. Colonial Secretary, was undoubtedly a direct and gross breach of the privileges of the House.

Mr. Mooner.—All that the learned Doctor had said about Magna Charta, Charles the First, and a file of bayonets, was nothing but a bushel of flummery. It required no reply, for it was not worthy of it. But he would eshellenge the hon. and learned member for Charlestetown, who had been, for so many years, a member of the Assembly, to shew that such a Rotarn as that under consideration, had ever before been made. Had he ever known a member to be returned with a misprity of votes! He had not, that was certain. If he answered, he (Mr. M.) hoped he would give a direct answer for opec.

Hon. Mr. Palmen.—He had never known a candidate to be, trusted all others would also be. But the hon. member, Mr. Mooney, was departing his opinion. He (Hon. Mr. P.) would not follow his example; but, when, by virtue of an eath, bound well and trusty to try the case, and to decide according to what should appear to be the real marrits and facta thereof, he would be prepared to give his opinion, as he trusted all others would also be. But they were not to sillow the Government to take the le

New Series. No. 112

an object. That object, if attained, would, he suspected, go far to serve these whose aim it was, and to deprive the representatives of the soophic of their privileges, by subjecting them to the will afted, would set with proper independence and due regard to their privileges, irrespective alike hoth of any motion affecting the case which might be made on behalf of the Government, and of any opinion which His Excellency, in corribinate with the counsels of his confidential advisors, might, in a manner, be forest to souncists. [Hon. Mr. Wheisa. Neither His Excellency in Government and pronounced any opinion on the case.] Indeed. Why then was the subject to pointedly adverted to, in His Excellency? Ngacesh.

Mr. Frasse.—When, in the time of Sir John Harvey, that Governor sent down to the House, a dictatorial message concerning the political conduct of three of its members, his interference was not then denounced as arbitary or unconstitutional by the party who now would have it to be believed that they saw nothing less than a hold and dangerous hreach of the privileges of the House in the simple motion of the Hon. Colonial Secretary respecting the Return of the Writ for the First District of Queen's County.

Mr. Moosky denied that he prejudged the case or was disposed to do so. His vote had always been, and would ever be, as independent and conscientious as that of the hon, and learned member for Charlottetown. The learned member need no think to alarm him by allusions to the sancty of an eath; for whether under so solema an obligation or not, he respected himself to much to do violence to his conscience by disregarding, its dictates in his public capacity. He respected the gentleman, Mr. Bears, who was sitting near him; but he also respected himself, and his self-respect would not allow him to act unjustly towards Mr. Bear, or any other individual, in the question likely to arise out of the Retura under consideration.

Hou. Mr. Lond maintained that there was no impropriety, much less any thing approaching

would not answere the consistent answere the consideration.

Hon. Mr. Lord maintained that there was no impropriety, much less any thing approaching to a breach of the privileges of the House in the motion of the Hon. Colonial Secretary. He had merely asked the House to permit the Return to be laid upon the Table, and to allow it to be read. The outery about the rights of the people being endangered by it was a mere trick. Its only object was to gain a little popularity. Why did not the hon. and learned member for Charlottetown, or some of his friends, make a motion on the subject, if he and they so much disliked that of the Hos. Colonial Secretary! As to the allusion made to the Return by His Excellency in his Speech, he had an unquestionable right to make it, and it would be found, not only that the Royal Instructions bore him out in it, but that in any course which he might see fit to adopt to avert the subversion of the Responsible System as lately established in the Colony, he would be sustained by the sanction and concurrence of the Home Government. Hon. members, he trusted, would understand that.

Mr. HAVILAND.—He could not allow the last observations of the hon. member who had just sat down to pass without comment. He had said that he would defend the rights of the people, and avowed himself, at the same time, prepared to support acts of the Government. He had said that he would defend the rights of the people; and, doubtless, also promotion would be well supported at home in any act of his tending to increase the influence of the Crown, and to diminish the power of the representatives of the people; and, doubtless, also promotion would be the reward of such worthy service. With respect to what had fallen from another hon. member about a message from Lieut. Governor of its members, he (Mr. H.) would be leave to remind that hon. member that that message did not concern a controverted election or in any way militate against the privileges of the Assembly, but had reference only to language and proceedings

proceedings of those three members, amounting to treason, and directly affecting the well-being of the state. In all matters and questions affecting the measures internally, they were the sole ing themselves in the Montal and the inguity of the sole of the themselves in the Hon, and, learned member then concluded by reading the following extract from Judge Storey on the Constitution of the United States, setting forth the extreme jealousy with which the privileges of the Representatives of the people are guarded in the United States of America—a jealousy even greater than that with which the same privileges are protected in Great Britain:—prelacing the same. Extract with a high culogium upon the author.

"The first clause [of the Fifth Section of the Constitution of the United States I declares that each House shall be the judge of the elections, returns, and qualifications of its own members.

"The first clause [of the Fifth Section of the Constitution of the United States I declares that each House composing the Legislature, for, otherwise, there would be no certainity as to who were legitimately chosen members, and any intruder or usurper might claim a seat, and thus trample upon the rights and privileges and liberties of the people. Indeed, elections would, become, under such circumstances, a mere mockery; and legislature down would become, under such circumstances, a mere mockery; and legislation, the exercise of solverigaty, by any self constituted body. The only possible question, on such a subject, is as to the body in which such a power shall be lodged. If lodged in any other than the legislative body in which such a power shall be lodged. If lodged in any other than the legislative body in the informal privileges from infringement, to purify and vindicate its own character, a

another.