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FOR SALE 6 TONS Good Straw for sale. Apply at office of W. S. LOGGIE.

FOR SALE THAT well-known Property at Lower Douglas-town consisting of Tao Fields with a Dwell-ing House and Barn. If not sold before the First of May, next, it will then be offered at Public Sale, of which due notice will be given. For particulars apply to ROB'T RENNIE.

For Sale.

L. J. TWEEDIE

BUILDING LOT FOR SALE. the building lot on the corner of Cunard and Church Streets, Chatham, owned by the estate of the late Hon. Wm. M. Kelly, being the premises in the rear of the Bank of Montreal property. WARRENC. UNINGL. W.

Chatham, Dec. 29, 1888. Valuable Property

White Beans. In Store-30 Barrels White Beans.

Miramichi Advance.

A Startling Measure!

It is to be hoped that the bill respection of timber and leased to Mr. Jack, and also guard it against the poachers who have it against the poachers who have lumber, introduced in the House of large interest.

In eamendment was lost, the votes being yeas: Hanington, Black, Phinney, Attained a bill amend yeas: Hanington, Black, Phinney, Attainington, Phinney, Attainington, Phinney, Attainington, Phinney, Attainington, Phinney, Atta lumber, introduced in the House of Commons by Hon. Mr. Costigan, now learned to net and spear in its asy to the young men of his county that it are these:

| Hutchison, Quinton, Stockton, Murray, was his desire that they should now have | No inquest that it beyong men of his county that it are these:
| No inquest that be held on the body of Emmerson, Hibbard, Hetherington, Baild, Douglas, Humphrey, Ketchum, Burchill Minister of Inland Revenue, will be dropped short of enactment. It is a most sweeping measure. It repeals the New Brunswick Acts of Assembly relating to the survey and exhall be repealed and the lease of that river during the past three years and used it for pure-ly speculative purposes—taken hundred and exhall be held on the body of the well deserved to have. In the course of his remarks Mr. Hanington said the government was ready now to allow many dreds of dollars for rod-privileges on the new ready now to allow many of the past three years and used it for pure-ly speculative purposes—taken hundred and exhall be held on the body of the seven led to them that which they now well deserved to have. In the course of his remarks Mr. Hanington said the government was ready now to allow many dreds of dollars for rod-privileges on the new ready now to allow many of the past three years and used it for pure-ly speculative purposes—taken hundred and the lease of that river during the well deserved to have. In the course of his remarks Mr. Hanington said the government was ready now to allow many dreds of dollars for rod-privileges on the new high the course of his remarks Mr. Hanington said the government was ready now to allow many and exhall be held on the body of any deceased person by a Coroner that there is reason to believe that there is reason to believe that there is reason to be level the three that they now have lead to them that which they now have leavened to have. In the course of his remarks Mr. Hanington said the government was ready now to allow many or conduct, when the province of the seven and to such that there is reason to believe that the despendence or until it has been made to such coroner that there is reason to be level that they now have any deceased person by a Coroner than the remarks Mr. Hanington said the government was ready now to allow many or conduct, and the province of the seven made to such that they now have now to such that they now have not allow any deceased person by a Coroner portation of lumber, and besides re- it and neglected to guard it, simply privilege of voting to exercise that privilege of voting to exercise the exercise that privilege of voting to exercise that privilege of voting the exercise that privilege of voting the exercise that privilege of voting the exercise quiring all manufacturers of over because they were too parsimonious to lege henceforth, and from whence did they For Integrity of its Drawings, and 1,000,000 s. f. to make complicated expend anything in carrying out get their idea? Why, when, in 1886, the government presented a franchise half because they were too parsimonious to get their idea? Why, when, in 1886, the I 1,000,000 s. f. to make complicated returns, which are practically useless for statistical purposes, it imposes a tax of twenty dollars on every million feet of hunber produced, which he manufacturer must pay in addition to making the return required. The measure creates four inspectoral districts, one of which is tormed by the Maritime Provinces, another by Ontario and another by British Columbia, the other portions of the Dominion being expend anything in carrying out their bargain with the Government the get their idea? Why, when, in 1886, the government presented a franchise bill be government presented a franchise bill be fore the legislature, and one of their friends moved that the principle of residential manhood suffrage should be the leading moved that the principle of the bill, the government said they could not accede to that auggestion. They said, substantially, that all persons really deserving to exercise the righs of franchise would receive it under a bill as then proposed. In 1886, the given moving this provision of the propose is reapect of an inquest, unless prior to the issuing of his warrant for unmoning the jury, he shall have made adclaration on writing under oath (which oath may be administered by a Justice of the Peace, Commissioner for taking affine device that the principle of the bill, the government said they could not accede to that auggestion. They said, substantially, that all persons really deserving to exercise the righs of franchise would receive it under a bill as then proposed. In 1886, the principle of the size of the issuing of his warrant for unmoning the jury, he shall have made adclaration on writing under oath (which oath may be administered by a Justice of the Peace, Commissioner for taking affine vision to making the return required. The measure creates four inspectoral districts, one of which is tormed by the Maritime Provinces, another by Ontario and another by one of the principle of the bill, the government said they could not accede to that auggestion. They sai portions of the Dominion being excidental, and if he had ever gone to to vote then.

The discussion was continued by Messrs. proposed law. In each of these dis- have some claim to consideration, but tricts there is to be a Chief Inspector he has simply traded, for his own at \$2000 a year, and as many inspectors as the Governor-in-Council may deem necessary. There will also be terest he ought to be required to give able and sarcastic speech, combatted Mr. a Board of Examiners in each inspec- the property up. toral district whose pay shall be ten

dollars a day. The eighteenth section of the bill provides that "nothing in this Act shall oblige any person to cause any timber or lumber to be inspected, out if the acts in force in this provrepealed, it looks very much as if it bnoxious measure on the province, when there is not any demand whatever for it. No such interference with, and new tax upon an already overburdened and handicapped business is justifiable, and we hope that if it is carried any further in the House, Messrs. Burns, Moffat and our other representatives interested little attention to him. will have New Brunswick exempted from its operation.

A Favored River-Lessee.

The St. John Globe publishes the following, which is a very mildly put ent of facts that may be new to some parties interested To the Editor of the Globe :

To the Editor of the Globe:

SIR,—Owing to Mr. Edward Jack's relationships with the government and the press; there appears to be an impression abroad in the proyince, that he is entitled to privileges and immunities in respect of the public domain which are not accorded to persons who are, at least, equally deserving of consideration. If Mr. Jack were a person ignorant of his duties in the re pect referred to, allowance might be made for him, but for one who so often seeks to have himselt in print as the immaculate conservator of the proxincial, domain to be the transgressor he is, and, at the same time, escape public reference to his shortcomings, is rather more than he should expect.

For two seasons, anglers who have fished the Tracadie, from the North

leasing to anybody.

take for nothing. We grudge no angler free fishing, ities that the present law afforded. After but when the government adopts the policy of leasing our trout treams ed that the bill be committed. Policy of leasing our trout-streams and professes to make rigid guardianship a condition of and excuse for ment on adopting the suggestions made

profit, on his abuse of his neglected obligation to the public, in whose in- late Government, while Mr. Blair in a very

Bay Chaleur Salmon Fisheries.

Mr. John Mowat of Restigouche, who official swagger and effrontery, he paid

The publication of Mr. Mowat's deas on the subject from the Inspector that official will always find something o satisfy his craving for contention and give him the employment which any ecessary duty of his nearly useless office fails to provide for him.

As a Pick-Me-Up after excessive ex ertion or exposure, Milburn's Beef, Iron and Wine is grateful and comforting.

The Legislature. (Continued from 1st page A few years since, when the trout streams of the province we e being lea ed by the government, gentlemen who were negotiating for the Tracadie hesitated to close for the lease, owing to the assurances they had from the Crown Lands officials that the requirements in reference to guardianship would be rigidly enfore ed. While the matter was under consideration it became known that the river had been secured by Mr. Jack. Since he obtained the lease, that gentleman has never had a guardian in his employ on the Tracadie, and has, practically, left it to take care of itself. Attention has been directed, each season, in the public press, district to entitle him to a vote. Under take care of itself. Attention has been directed, each season, in the public press, to Mr. Jack's failure to respect the guardianship requirements imposed on him, but he seems to have paid as little heed to the exposures as the department itself has. Meantime he has not been unsuccessful in inducing sportsmen to pay him fancy prices for the privilege of fishing the Tracadic, and most of these have been none too well pleased to learn that owing to his neglect, other anglers, as well as poachers, were in the habit of taking, for nothing, what they were required to pay for.

For two seasons, anglers who have For two seasons, anglers who have fished the Tracadie, from the North Branch to tide water, have found the remains of torches, spears and netting facilities along its shores and bars; and facilities along its shores and bars; and cation required by law, being males of cation required by law, being males of the shores and British subjects. These residence. As to revision, the Attorney General explained: The assessors were facilities along its shores and bars; and they very property, sak why Mr. Jack is allowed a monopoly of this splendid river, and to make money out of it—without any pretension of guarding it—while the lessees of the Tabusintac and other streams, who have more regard for their obligations, engage and pay efficient wardens, and thus conserve the public interest. sons whom they had reason to believe were rebellion nobly had they responded to the call. Every right thinking man in this in possession of the necessary qualifications. Then the revisors must give pro-THE Subscriber offers for sale the VALUABLE, COMMODIOUS and DESIRABLE.

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The The The Town of Commodition of the Crown Lands to object to any name on the list, or apply to have any name added not on it, and the revisors, within a specified time, are to hold a court, and decide upon the same. Finally, it is provided that the list shall be handed over to the country would see that it was a necessity to object to any name on the list, or apply to have any name added not on it, and the revisors, within a specified time, are to hold a court, and decide upon the same. Finally, it is provided that the list shall be handed over to the country would see that it was a necessity to object to any name on the list, or apply to have any name added not on it, and the revisors, within a specified time, are to hold a court, and decide upon the same. Finally, it is provided that the list shall be handed over to the country would see that it was a necessity monty of the object to any name on the list, or apply to have any name added not on it, and the revisors, within a specified time, are to hold a court, and decide upon the same. Finally, it is provided that the list shall be handed over to the country would see that it was a necessity monty of the provinge was to be removed that the people were going to revisions, when the revisors must give provide that the list, or apply to have any name on the list, or apply to have any name added not on it, and the revisors, within a specified time, are to hold a court, and decide upon the same. Finally, it is provided that the list of the provinge was and destruction, the

election is to be held upon the list of the high in every community as law-abiding For Sale or To-Let. We have no disposition to find list. Instances were not infrequent now fault with the Surveyor-General, but where great neglect in this respect was apfault with the Surveyor-General, but cannot comprehend how it is that he stands between Mr. Edward Jack and the public interests, as he perperovements—heated by a furnace, and has a hath-room supplied with hot and cold water. There is a good garden and five acree of land under cultivation belonging to the property. The Dwelling House, Carriage House and Stables are sill in good order.

If the property is not sold before the First May, it will be rented for one or a term of years

fault with the Surveyor-General, but cannot comprehend how it is that he stands between Mr. Edward Jack and the government had decided to try a plan which would remedy the very great injustice done, where a number of persons, acquiring the franchise during the year previous to an election, were deprived of the same through the negligence or oversight of the officers of the information asked for is constructed. If the property is not sold before the First May, it will be rented for one or a term of years

—\_ALSO—
The House known as "The MacFarlane Cottage" attact that he was neglecting to comfort asked that he was neglecting to comfut the most important condition of the information asked for is contained in the crown lands department reports. The House known as "The MacFarlane Cottage" attact that he was neglecting to comfut the most important condition of the information asked for is contained in the crown lands department reports. The House known as "The MacFarlane Cottage" attact that he was neglecting to comfut the duty of revising and preparing the list. There would be special injustice dene in such cases if this for sale, or will be rented to a suitable tenant. For terms and particulars apply to

L. J. TWEEDIE.

L. J. T became lessee it has been publicly negligence or oversight of the officers of the information asked for is contained river. Meantime, he has turned his cheaply-held privilege to good account as a money-making speculation, the county secretary, when lists are not properly prepared and handed in, in time properly prepared and handed in the properly prepared and That well known and conveniently situated Mill Property formerly known as the Desiriasy Mill, situated at Clarify Cove, about one and a half miles above Chatham, on the south site of a convenient boom that will contain nearly two of them. When are exasperated to find that of the Miramiels above Chatham, on the south site of a convenient boom that will contain nearly two of logs sale from all weathers. The Mill is something out of repair, not having been alleged fitted up to do good work in a short time. It also possesses a deep-water What nearly one thousand feet in length; has six dwelling without his leave, simply because of the different parishes filed with him, and without his leave, simply because of the different parishes filed with him, and and the same remark will apply to every with the Government. time. It also possesses a deep-water Whart near-yone thousand fest in length; bas six dwelling bouses—two fixed for two families. There is also houst swell store, as a possible, where he is in doubt as to also shoust store, as a possible, where he is in doubt as to whether the person has the proper qualifi-will be sold cheep, the propersor having decided will be sold cheep, the propersor having decided to go out of the business. There was also incorporated the provision ALEX: MORRISON, What others, owing to his neglect, of challenge to an individual tendering his

vote, the bill thus possessing all the facil-

creating the monopoly, it ought not to deal lightly with those who treat their guardianship obligations as Mr.

Lack has done his There are many to deal on the public interest. The motion was withdrawn.

The purposely abstained from On motion of Hon. Mr. Blair, seconded on the ground that it would be taking no local manifestations in the

Ritchie, Hannington Blair and others, Mr. Hannington continuing to claim that and those who were his associates in the MR. TWEEDIE

Hannington's pretensions. said he might be lacking in what phreuolo gists term the bump of reverence, but he did not enjoy sitting here and listening was once in accord with the provincial to the recriminations between the hon. inspector of fisheries at St. John in leader of the government and the hon. some of that peculiar person's vagaries, leader of the opposition. He did not has written a very practical paper on think there was any necessity that they lass. the salmon fisheries of the Bay Chaleur, should wash their durty linen before this ince relating to lumber survey are in which he incidentally, puts forward house of assembly, or should require the scientific facts which appear to be new hon, members of this house to bow down was the intention to force this most and therefore irritating to that official. and listen in wrapt attention to them. and therefore irritating to that official. The latter has, therefore, come out in the would advise them, if they wished to. It. Stevens, government scaler extend this thing any further, that they is A number of bills were introduced inplayed his inconsistency. The trouble seems to be that as soon as Mr. Mowat became well acquainted with Mr.
Venning and learned that his assumed the better way to settle it, and hon. members of this house who did not deem the bers of this house, who did not deem the knowledge of fishery science was only matter of such importance, would not be the shallowest pretense, backed by obliged to six and listen. Let them by all means hire a hall, charge 25 cents admission and give the proceeds to Victoria hospital. But he doubted if there would paper has afforded Mc. Venning an opportunity to place himself in antagon- who originated the bill? It was not a was struck out, there being doubts of the opportunity to place initiating in the is, there- party question. The question was: Was legislature's power to enact it: fore, just in his element. If the Inspector did not have someone to differ from, life would have no further interest for him. As everybody who knows anything, practically and correctly about fish and fishing, must however, necessarily, have different ideas on the subject from the Inspector. In equestion was: Was the house willing to give manhood suffrage? The house will not have someone to differ to such coron that there is reason to believe that the deceased died from violence or unfair means, or by outpable or negligent conduct, either of himself or of others, under such case of the Scott Act in the county of any deceased person by a coroner until that been made to such coron the members of the members of the members of any deceased person by a coroner until that been made to such coron the the one to such coron the members of the members of any deceased person by a coroner until that been made to such coron the members of any deceased person by a coroner until that there i than this bill afforded. He was told that within 100 miles of Dorchester corner there is a place where if a man is haried side of what the hon member for Westmorland said in 1885, or the attorney general said; ontside of whether the hon, nember ran away and did not vote, though it was important to note that-

He who shirks and runs away, Would live to vote another day, the house would like to get down to this bill and give expression to their views. He thought there was no opposition at all to this bill. The question of considering the franchise might have been delayed unreasonably, but now that it was here let t be dealt with. As to the principle of it, he thought all were agreed it was right that there should be manhood suffrage, and that the young men of the country should have the right to vote. It was the feeling in his county that young men should have the right to vote before they had lived long enough to amass wealth. He thought this was wise legislation. They had to bear all the burdens incident upon citizenship and residence. If an insurrec tion breaks out in any part of the domin ion, it was not necessarily the property holders who went forward to fight the battles of the country. Whether they had property or not was not the question But it was, Will you go? And in the late removed that the people were going to re- McLaggan trust only. citizens, and they should have the right to say who should represent them on the floors of this assembly

The first section of the bill was then

Progress was reported with leave to sit MARCH 12st. -Dr. Atkinson moved his | bill was discussed. Hon. Mr. Mitchell-The greater portion

leges have been sublet. Hon. Mr. Mitchell-I have told the at the earliest possible moment.

No fees shall be claimable by any

the credit of the measure was due to him ton, after which progress was reported son, Elders.

county valuation taken in Restigouche in

Mr. Atkinson gave notice of motion for copies of all correspondence, reports and papers in reference to certain charges made

cluding one by Mr. Stockton, relating to the assessment of rates and taxes throughout the province; one by Mr. ment of the law relating to minors and ed to the necessity of more attention to production. apprentices; and one by Mr. Labillois, incorporating the Eel River Valley Railway Mr. Emmerson recommitted his bill

amending the law relating to coroners'

Mr. White moved an amendment to section 2, which was rejected after much debate, and the section, which is now sec-

Section 4 passed, providing the form of

declaration. Mr. Phinney moved that the coroner e paid \$1 extra in each case to compensate for the extra labor and expense cast upon them, and White moved in amendnent that they get but 50 cents extra per inquest. Phinney withdrew his resolu-tion and White's motion was lost by the following vote:

Turner, Black, Killam, Wilson, Russell, Theriault, Hutchison, Murray, Emmerson, Hetherington, Douglas, Ketchum-15. The bill given above was then agreed

A number of Bills were agreed to, the following being amongst them:—
To incorporate the presbytery of Miramichi for the purpose of managing the Amongst the proceedings of the House to-day was the consideration of Mr. Labilois' bill amending the law relating to non resident peddlers, so far as it

relates to Restigouche. The mover con sented to an amendment by the Attorney General, authorizing all county councils to require all peddlers to pay licenses.

Adjourned till Monday morning. Nothing of particular interest to the North Shore was done in the House this forenoon. In the afternoon the franchise

[Special to the "Advance".]

Children Cry for Pitcher's Castoria.

Jack has done his. There are many discussing the particular sections. With first-class anglers—true sportsmen—the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. There-ideration of supply was postponed till the principle of the bill he agreed. yeas: Hanington, Black, Phinney, At- ner's Safe Cure and the censequences Hutchison, Quinton, Stockton, Murray,

Douglas, Humphrey, Ketchum, Burchill, Berryman, Bellamy, Moore, -30. Bills were introduced, by Hutchison relating to the lighting of streets in town Chatham; by Phinney, in amendment of and addition to law relating to the registry of bills of sale; by Emmerson, enabling

Warden Harquail and a large number of Rev. Mr. Aitken to preach and preside, Pother ratepayers of Dalhousie, Resti-gouche against the bill to render valid the collection to be taken as usual on such our town, our county, our province and occasions in aid of the Presbytery fund.

A carefully prepared and encouraging the loyal side, and in the people's inter-A carefully prepared and encouraging Report on the State of Religion was sub-

report was adopted and the thanks of Presbytery conveyed to Mr. Hamilton. Rev. J. H. Cameron submitted a similar Report on Temperance. The report, which was carefully prepared, elicited much interest and it and its recommendations were adopted. The 1st recommendation pointtemperance teachings in the Sabbath emphasizing the General Assembly's deliverances as to the unscriptural and injur-

these were, with two exceptions, all the schools that he knew of within the bounds, and that he was hourly expecting returns debate, and the section, which is now section 1, was finally passed as follows:

1. No fees shall be claimable by any within a like distance of the city of Fredericton there was a similar graveyard, and scattered throughout this glorious country there were graveyards where the residents never lost their votes. He (Tweedie) hoped he would be buried in a graveyard of this kind. The only trouble would be that he would have to vote for the man who brought him out. Outside of the question of the paternity of this bill; out- believing that the deceased came to his ed that the whole amount asked for by and every business man on the Restideath under circumstances requiring investigation by a coroner's inquest.

Sections 2 and 3 were passed, as fol-

lows:—

2 The precedings sections shall not apply to an inquest held upon the written request of the attorney general or solicitor general, or of any clerk of the peace or of any clerk of a county court.

3 Every coronershall, ou or before the first day of January in every year, return to the pryluigial secretary a list of the indings of the quests held by him during the preceding year, together with the findings of the juries.

In the and showed that there are under the care of the Presbytery fourteen pastoral charges, two mission charges, and five mission fields, containing 1866 families, 3198 communicants, 2400 pupils, in Sunday Schools, and 6000 volumes in libraries. There were paid for stipends last year \$12,395, and for all purposes \$25,606. Rev. A. F. Thompson submitted an ex-cellent report on methods of raising funds

for religious purposes, for which he received cordial thanks. Attention was called to the continued following vote:

Yeas—Hanington, Phinney, Labillois,
Taylor, White, Atkinson, Burchill, Moore

Yeas—Hanington, Phinney, Labillois,
Taylor, White, Atkinson, Burchill, Moore

till next meeting. A motion was adopt
till next meeting. A motion was adopted expressing sympathy with Mr. Brown. Nays-Mr. Speaker, Blair, Mitchell, and Mr. Aitken led the Presbytery in prayer to God for the restoration of Mr.

Brown's health. It was agreed to ask the Home Mission ployed as a catechist in mission fields. The following were appointed as delegates to the next General Assembly, viz: Revs. Wm. Aitken, John Robertson, F. Haddow, Dalhousie; Dr. J. F. McCurdy

and Arch'd McMurch, Toronto, elders. Mr. Aitken was appointed to manage the fund for travelling expenses of delegates made the defendant in an action for slanfor the current year. Mr. Hamilton was requested to attend

Presbytery heartily approved of Mr. Fowler's energy and diligence reappointed him to the field, and appointed Mr. Hamilton to assist him on the 1st and 2nd

River \$200; Tabusintac \$230; Welford in the event of a settlement \$200. Presbytery adjourned to meet at Dalhousie on April 9th for the induction of Mr.

E., Ordinary Physician to H. M., the Queen such leases.

Dr. Atkinson—My resolution asks for it might interfere with the bill as a whole, of the inflammatory affection. One may names of persons to whom fishing privi- but declaring that he would have a vote trace in patients the gradul development of on the matter as an independent question this hypertrophy advancing parti passu ill, (together) with the progress of the renal hos. gentleman that there were only one At to-night's session Hanington moved (kidney) affection," In a larger number or two such cases and the papers in refer: an amendment to the hill that no person of these cases the kidney disease is entirely person of these cases the kidney disease is entirely colic, variable appetite, restleasness, averlooked and the trouble ascribed to weakness and convulsions. The unfailing heart disease as cause, when in reality the remedy is Dr. Low's Worm Syrup.

The Ras tigouche Pioneer.

Campbellton is to be congratulated on the appearance of its first newspaper-the Pioneer, which is outspoken in its views, and therefore vigorous in its editorial de partment. It places itself squarely with the Blair Government and, although independent in Dominion politics, evidently leans towards Sir John's administrati sophically and, after getting down to every day work, it proceeds as follows:

Albert Municipality to issue debentures and redeem certain other debentures.

For Nettle Rash, Summer Heat and general toilet purposes, use Low's Sulphur Soap.

Prasbytery of Miramichi

The Presbytery met in the hall of St. John's Church, Chatham, on the 19th inst., at 10 30, and in the absance of the Rev. A. O. Brown, who is laid aaide by illness, was constituted by Rev. W. Hamilton. The members present were Revds. T. G. Johnstone, N. McKay., Wm. Aitken, J. D. Murray, Wm. Hamilton, A. F. Thompson, J. H. Cameron, T. C. merson, Hannigton, Tweedie, Stockton, AF. Thompson, J. H. Cameron, T. C. Gilmour, Jas. Rosborough and E. Roberts, and Stephen Cameron and Wm. Anderson, after which progress was reported ton, after which progress was reported morning.

MARCH 22.

Mr. Labillois, Mr. Young and others gave notices of motions.

March 23.

Mr. Labillois, Mr. Young and others gave notices of motions.

March 24.

Mr. Labillois, Mr. Young and others gave notices of motions.

March 25.

March 26.

March 26.

March 27.

March 28.

Milkeu, J. D. Murray, Wm. Hamilton, A. F. Thompson, J. H. Cameron, T. C. Gilmour, Jas. Rosborough and E. Roberts, and Stephen Cameron and Wm. Anderson, Elders.

An Extract minute of the Presbytery of P. E. Island was read, intimating that the Rev. Geo. Fisher had accepted the call extended to him by the congregation of St. John's Dalhousie. The induction of Mr. Fisher was appointed for Tuesday the 9th April at 1.30 o'clock (standard); the 9th April at 1.30 o'clock (standard); about many reforms, seems to be deeply from which selections may be made for about many reforms, seems to be deeply entrenched in the affections of the masses, and until it becomes obnaxious to the people we will give it our support. In all other matters that affect the welfare of

> So long as the Pioneer works along the mitted by the Rev. Wm. Hamilton. The lines indicated it cannot fail in exercising a beneficial influence, not only on its immediate locality, but in the whole of nor thern New Brunswick. We observe that the Pioneer's enterprise as a local paper is strongly indicat ed in the initial number. In typograph

We confess to some disappointment school; the 2nd to the desirableness of finding that the business men of Restigouche are not as fully represented in the ious nature of the liquor traffic, and the Messrs. J. P. Mowat, A. G. Adams & Co, duty of personal abstinence on the part of church members. The 3rd expressed the Sowerby, A. E. Alexander, A. McG. Mc Presbytery's sympathy with the support- Donald, D. F. Graham, M. M. Bruce, Storey, represent the Restigouche men towards the new paper. Our own enterprising brick-makers Messrs. G. A. & H. S. Flett are to the fore with an announcement, and there are several Moncton con cerns and a Dorchester law firm renresented. No single enterprise of ordinary magnitude can confer as great benefits on a community as a well-conducted newssides those known to the convener, and enterprise, only show that they are so was in no small degree due to the energy advertising patronage, may be placed in of Mr. Aitken and he received the hearty the class of those whose public-spirit

3198 communicants, 2400 pupils, in Sun- work they have undertaken, and we hope they will receive it.

Piles! Piles! Itching Piles. and stinging; most at night; worse by scratching. If allowed to continue tumors form, which often bleed and ulcerate becoming very sore. SWAYNE'S OINTillness of Rev. A. O. Brown, and the MENT stops the itching and bleeding, Presbytery Clerk was asked to continue heals ulceration, and in most cases re-

Kent County Notes.

RICHIBUCTO March 25, 1889. The Circuit Court proceedings were Board for six catechists to supply the brought to a close on Thursday. In the Presbytery's mission fields during summer
The Presbytery agreed to recommend tiff got a verdict for \$200. The amount Mr. George Anderson to the Home Mis. of damages claimed was \$5,000. McInernsion Board as a suitable person to be em. ey & Carter and R. B. Smith for plaintiff; C. J. Savre and H. A. Powell for defendants. Alex. Richard vs Henry O'Leary resulted in a verdict for defendant. C. J. Sayre and E. Girouard for plaintiff; W. George and A. F. Thompson, minis-W. George and A. F. Thompson, minis-Honor Chief Justice Allen left by train on Friday for Fredericton.

It is rumored that a prominent profes sional gentleman in the County will be

to the ordinary Presbytery fund during been remarkably fine. The hot sun with RUBBER PACKING Rev. J. F. Fowler reported in reference high winds have made a decided impresto the field in New Richmond. The sion on theice and roads. Around town the streets are rapidly becoming bare, and the Cotton Waste, Etc. Etc. travelling on the river will soon be danger-

Mr. John Moss Wathen, senr., -me of Sabbaths of April to dispense the Lord's the oldest residents of Richibucto died on Chetham, N. B. Richibucto where he has since resided. and brought up a large family. His sec- Chatham, Sept. 5th 88. Tuesday of June at 10 standard. The at Wathen's Point; one son, James N. teaches school at Welford station, another. George, follows a similar profession at Sackville, and Robert is one of the 100 Chests of well selected TRA T. GRANGER STEWART, M. D., F. R. S. guards in the Dorchester Penitentiary. Mr. Wathen was a kind and indulgent father, a good neighbor and citizen. His remains were followed to their last resting place this afternoon by a large concours of people, Rev. Silas James conducted 'Crown of Guld,' 'White Pigeon religious services at the house and the and other Brands of FLOUR.

Mrs. Marsh of Kingston is dangerously LARD, BUTTER, TOBACCO AND

Some Symptoms of Worms:-Fever

General Business

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