March 31, 1888.



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at Worms are the he child. Procure use them accord-em from the body Castor Oil. They he youngest child.



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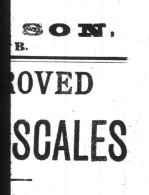
RANGES AND ES, among them OLIMAX Range LOWWARE etc., etc.

h despatch. Pricas low

rigan & Burns. Water street



ve have lately made such , but not enough to give



Accurate and cales made.



ST. JOHN, N. B., WEDNESDAY, APRIL 7, 1886.

APERID

WAITING. Serene 1 fold my hands and wait, No care for wind, nor tide nor sea : I rave no more 'gainst time or fate, For lo ! my own shall come to me,

VOL. 8.

I stay my haste. I make delays, For what avails this eager pace? I stand amid the eternal ways, And what is mine shall know my face.

Asleep, awake, by night or day, The friends I seek are seeking me ; Ne wind can drive my bark astray. Nor change the tide of destiny. What matter if I stand alone?

I wait the joy of coming years; My heart shall reap where it has sown, And garner up its fruits of tears. The waters know their own and draw

The brooks that spring in yonder heights; So flows the good with equal law Unto the soul of pure delight. son. The stars come nightly to the sky,

The stars could ingle of the sea ; The tidal wave unto the sea ; Nor time, nor space, nor deep, nor high, Can keep my own away from me. JOHN BURBOWS.

A NARROW ESCAPE I had been settled in Rochester some ten

years as a merchant when, as I sat one morning quietly reading the paper in my office the following advertisement met my eye: ONE THOUSAND DOLLARS REWARD will be O NE THOUSAND DOLLARS REWARD will be paid to any person who can give precise infor-mation as to how the late James Smithson met his death on board the William Curits on the pight of the 23rd of August, 1854, Address JACOB SHARr-ER, E&Q, No 246 Fulton street, New York.

You will wonder why this made me turn pale and sick, but it did, and for this reason: I knew the late James Smithson. I was his fellow-passenger on board the William Curtis, and I was one of the persons who last saw him alive. We were coming from England. I to make my fortune, he to re-turn to his native land; and I had felt for him an instinctive repugnance that I took little pains to conceal. He was a big, burly, bullying fellow, who had made a fortune and was now spending it and boasting of it as such people will. He disliked me as cordially as I detested him, and, being the only cabin passengers, we necessarily rubbed against one another to an extent almost unbearable. I remember one day

after dinner we were sitting in sulky silence

tisement. It had for me the horrible fasci- way. Presently as I looked I saw her start, nation of the snake. I knew that out of it turn pale and fall back in her seat. It was would spring misery and trouble unending, and yet I could not take my eyes off it. ally tore-off her gloves and taking her pen-The ten years' interval shrank up into a dream time, and the feeling was as if I had but that moment heard the steward's voice: 'He is not there, sir.' It upset me for the day. I could do nothing. I had not how to wait the fulfilment of day. I could do nothing. I had not long to wait the fulfilment of ter of an hour and then saw her, as she put my prophetic feelings. About a fortnight after the date of the advertisement, I was A smile of trinmph lighted her face as she breathed out to me with her lips the word waited on by an extremely polite person, who said: 'I have called to settle this little

'Hope.' She struggled through the crowded gallery came into the court, and, speaking to an usher, was brought to the counsel's seat. She spoke to my counsel and showed him her tablets and books. account of Messrs. Wilson Bros. Will you give me a receipt? I sat at the desk, wrote out the receipt, and signed it; he looked over my shoulder all the time. When I turned the line under He seemed thunderstruck, and said loudly enough for me to hear him as I leaved over the dock rail: 'My God! how could I have forgotten it! My dear girl, sit still.' my name, and put the dot at the end, he ouched me on the shonlder and said: arrest you for the murder of James Smith-A messenger was at once sent for the

Judge, who presently came into court. 'Your Honor,' said my counsel,' I have 'You know I shall have to repeat all you taken this most unnatural course because

say, so don't say anything. How's business have this moment only received from the witness, whom I shall put in the box, a comn these parts. It's rather dull in New munication which is of the greatest moment York.' The blow had fallen. I was hit. All the little wealth I had collected was to go to de-

to my unhappy client, the prisoner at the bar, and I have to beg that your honor will fend my life. During the journey to New be pleased to summon the jury from their York the detective became quite friendly room to hear the statement of this witness 'A most unusual request,' said the judge. 'We will consult with the judges in the and told me how the matter came to be revived. It appeared that, unknown to his other courts and let you know,' and he left immediate relative, Mr. Smithson had insured his life for a very large amount in fathe room. What a weary time it was. Messengers hurried to and fro; the officer vor of his brother before going to Europe; the policy he had put in a box of papers who had arrested me, and had since proved left with his bankers. The papers on his death had been looked over by the solicitor's my friend, was everywhere. First he came in with a thick quarto volume, over which my counsel and his junior and the girl looked, and, pointing out a certain page, seemed quite satisfied and happy; then he clerk, and, no one knowing anything of the policy, it had escaped the careless observa-tion by being hidden in the parchments of a lease. Some few months before my arrest

pushed up near the witness-box, an individ-ual who locked like a well to do tradesman. it became necessary to refer to the papers; the policy was found and a claim made by the brothers on the office. The reply was that The ushers cried, 'Pray, silence in the court,' as the judges re-entered. 'I have consulted with the other judges, there was no evidence of James Smithson's

who think that under the circumstances death not being the result of his own act; he might have thrown himself overboard, and

who infine that inder the origination you may recall the jury." The jury came in, looking, in their sur-prise, like men wakened out of a sleep. "Gentlemen of the jury, said the Judge, "the counsel for the defense wishes you to in that case the policy would be invalid. 'The row with you,' said the officer, 'as described in the papers at that time, was re-membered;' and the advertisement inserted. hear a witness who has suddenly presented You see it was not of much consequence to herself, who has, in his opinion, most im-portant evidence to offer in this matter. any one whether he was murdered or jumped overboard till it became a question of some \$50,000 on a disputed policy. The You will carefully guard against giving it any undue weight, coming as it does in the brother is of course quite willing to spend half is securing evidence of his murder and

you can get a good deal of evidence for \$25-000, so you will have a rather hard time of

THE SCULLING CHAMPION. William Beach to Meet All Comers on 'the Thames.

HE DECIDES NOT TO TRAVEL TO AMERICA-TEEMER AND HANLAN EXPECTED TO MEET

There is great rejoicing in the English sporting world over the fact that a powerful combination of Australian cricketers is now on its way home from the colonies, and that on the steamship which bears the exponents of the great English game from the antipodes

they have as a travelling companion the champion sculler of the world, Wm. Beach. W. J. Innes, of London, backer of Wallace Ross, recently, received a letter from Aus-

tralia informing him that Beach had secured passage to England on a steamship of the Orient line and would sail on the 13th of March if possible, or on the 27th, if he could not arrange his business in season to start on the earlier date. Mr. Innes says : "Beach will be accompanied by his backers and Peter Kemp, and will sail direct for England, instead of calling at San Francisco, as stated in several American papers and copied by some of our English contemporagies. My correspondent also states that Beach will not row any matches on American or Canadian water, but will uphold his championship title by taking on all comers in matches on the Thames." Kemp's principal object in visiting England is to row against David Godwin, and the general opinion in Sydney a that he will easily vanquish the veteran Battersea sculler. Kemp is 34 years of age,

5 feet 91 inches high, and, in condition, scales about 11 stone 2 pounds. With the advent of Beach in Eogland, professional boating will begin to look up again. Already the proprietors of the Lon-don Sportsman offer for competition to all cullers the sportsman challenge cup, valued at 200 guineas, which was last won by Jchn Largan on the 20th of June, 1882, in a weepstakes race with H. Pearce and W. Laycock, the latter of Australia. This cup was manufactured and designed by J. W. Benson of Ludgate Hill and New Bond atreet, London. It consists of a very grace-ful two-handled vase, parcel gilt, with alleg-orical and nautical subjects introduced in its composition. The handles, of leafy form, partly hide the reclining figures of a mermaid form of a surprire." 'Call Patrick Murpby,' said my counsel. Murphy come in. 'Now, you remember you swore you saw the prisoner inflict the of an exciting struggle in a closely contested THE LEGISLATURE: LEGISLATIVE COUNCIL.

FREDERICTON. March 29.-After recess Hon. Mr. Harrison committed a bill to amend chap. 23 Con. Stat. of Agriculture and chap 13. 43 Vic. Agreed to; also a bill to establish an additional polling place in Aberdeen, Carleton county. Also bill to amend chap. 65 Con. Stat. of schools.

Hon. Mr. Thompson presented a petition from Alexander Gibson and eight others in support of a bill to incorporate the town of Marysville. Hon. Mr. Jones committed a bill to authorize district No. 1, parish of Simonds, St. John, to issue de-

trict No. 1, parish of simulues, see worth, or leade the behaves. Hon. Mr. Flewwelling in the chair, agreed to. The bill to further amend the act to provide for a water supply in the town of Woodstock was agreed to. Hon. Mr. Ryan in the chair. Also a bill to amend the law relating to the franchise in civic elections in St. John, Hon. Mr. White in the chair. Also the bill to authorize the Portland city council to limit the valua-tien for assessment purposes on certain lands and pre-mises.

The bill to amend the act authorizing the Victoria

The bill to amend the act authorizing the Victoria council to exempt from taxition woolen, cheese, sterch factories and grist mills in Victoria county received the three months' hoist, on motion of Hon. Mr Jones. The following bills were received from the assem-bly as d read a first and second time: (1) fill to amend the act to defice the duties of constables, special con-stables and policemen; (2) Bill to incorporate the Shediac and Cape Tormentine Railway Co.; (3) Bill to divide the town from the parish of Woodstock; (4) Bill to amend the act respecting the incorporation of joint stock companies by letters patent; (5) Bill to enable the municipality of Charlotte to exempt care

enable the municipality of Charlotte to exemp; cer-tain industries from cer.ain rates and taxes. Hon. Mr. Jones submitted a report from the cor-peration committee. The bill to incorporate the St. John Eastern Rall-way Company was considered in committee of the whele house, and progress was reported, without leave to sit again. The bill to authorize Trinity church, Canning, Queens County, to sell their glebe lands was agreed to.

Hon. Mr. Harrison committed the Franchise bill,

fon. Mr. Harrison committed the Franchise bill, Hon Mr. Hill in the chair. Hon. Mr. Harrison explained the provisions of the bil. The rental qualification was reduced to \$20 per annum, and the franchise is extended to farmers' sons. The bill is somewhat the same as the bill before the house last session. The first and second sections and the first five sub-sections of the th rd section passed without discussion. On the sixth subsection relating to the income qualifi-cation, Eion. Mr. Jones objected to the reduction in the city of St. John from \$400 to \$200. He wanted the franchise there to remain in this respect the same

the franchise there to remain in this respect the same as it is now. There were no exemptions in St. John Hon. Mr. Ryan said this was the rame as the Do-minion law in the matter of inceme. Hoo. Mr. Jones said he did not swallow all of the Dominion franchise bill. Progress was reported and the house took recess till 7.30 o'clock. After recess, the house went again into considera-tion of the franchise bill. Hon. Mr. Jones further opposed the \$400 income qualification. There was no desire in St. John for a change.

leave the appointment of the commissioners to any government. But the government are willing to leave the appointment to an independent non-partizan

NO

government. But the government are willing to leave the appointment to an independent non-partizan person.
Hon. Mr. Richard did not believe the county court judges were so hard worked that they could not hear the appeals. If there were exceptional cases—Judge Stevens for instance—provision could be made for a commissioner. But in every case where a county court judge oould act he might be appointed. He spoke of the irresponsibility of the proposed com-missioners. However, he did not believe there was any necessity for commissioners. The revisors as now constituted are directly responsible to the people.
Hon. Mr. Harrison said the travelling expenses of the county court judges would amount to as much as the pay of the commissioners.
Hon. Messrs. Woods and Lewis considered a com-missioner unnecesary. The section was then put and the house divided as follows: Yeas—Hon. Messrs. Thompson, White, Flewwell-ing, Holly, Ryan, McLarnery, Harrison, Hill-8 Nays—Hon. Messrs. Thompson, Woods, Bar-berie, Richard, Davidson, Kelly, Lewis-8. The vote being a tis the section was decisred lost. Sections 21 and 22 were rejected. Hon. Mr. Davidson moved progress be reported. —Carried, and the house adjourned till 10 a. m. to-morrow.

FREDERICTON, March 30 -The house met at 9 a. m., and after routine. Hon. Mr. Jones presented a petition from Kenneth McKay and 800 others, praying for the passage of a bill to aid the enforcement of the Scott

Hon Mr. Barbarle submitted a report from the law committee.

Hon. Mr. Barbarie in the chair, the bill to amen

Hon. Mr. Barbarie in the chair, the bill to amend the law providing for shorthand reporting in certain courts was agreed to. Hon. Mr. Hill committed a bill to define the duties of constables, special constables and policemen. — Agreed to without amendment. Hon. Mr. Jones presented a petition from the St. John Common Council against a bill to amend an act to widen certain streets in St. John. Hon. Mr. Hill presented a petition from J. D. Chip-man and others in support of a bill to incorporate the St. Stephen and Militown Railway Company. Hon. Mr. Davids on presented a petition from D. G. Smith and others in support of a bill to incorporate the street and fire service of Chatham. Hon. Mr. Harrison moved the order of the day, the consideration of supply.

consideration of supply. Hon. Mr. Young asked Hon. Mr. Harrison if any reply had been recived from the message sent to the assembly from this house touching the report on the inancial condition of the province

annum, and the franchise is extended to farmers sons. The bill is somewhat the same as the bill befors the house last session. The first and second sections and the first five sub-sections of the th rd section passed without discussion. On the sixth subsection passed without discussion. On the sixth subsection relating to the income qualifi-cation, Eion. Mr. Jones objected to the reduction in the city of St. John from \$400 to \$200. He wanted the franchise there to remain in this respect the same as it is now. There were no exemptions in St. John Tion. Mr. Ryan said this was the same as the Do-minion inwain the matter of inceme. Hoo. Mr. Jones said he did not swallow all of the Dominion franchise bill. Progress was reported and the house took recess till 7.50 c'clock. After recess, the house went again into consider-tion of the franchise bill. Hon. Mr. Jones further opposed the \$400 income qualification. There was no desire in St. John for ange. Hon. Mr. Jones further opposed the \$400 income qualification. There was no desire in St. John for stating the income qualification to \$400, income qualification. There was no desire in St. John for stating the income qualification to \$400, income qualification. There was no desire in St. John for anaber of young men. Hon. Mr. Jones moved to amend the sub-section by raising the income qualification to \$400, including all exemptions.

RNE & CO., SQUARE, 1886 SEEDS. LIZERS. SALE BY ETERS, STREET. Off Southiwharf. tent Flours. Ocean back. King. St. Fonis. w City, Kent. & CC., Smythe St.



ALE BY

eoples.

seion given. Two Eligible og on the north side of h Charlotte and Sydney pied by Alderman Jan

day of May next, Tenement at present occupied by Mrs

tion to the undersigned. satisfactory parties. STEEN, DAILY SUN Office.

ndersigned will sell his farm , containing one hundred course of cultivation, bal-ing 25 tons of hay, could ting 25 tons of hay, could Location suitable for Or-vegetables; free from sum-deposit of about six acres fertilizer, \$400 has been re-mgs are good. thin one mile of Havelock R. R., and near proposed with churches and school od. The owner wishes to o give personal attention to suit a purchaser. hase money cash, the re-easonable interest. easonable interest. -gear of ordinary up-and-ing Mill in good running te for either W. P. or Steam and soft wood) plentiful given. Il do wall to examine this ng elsewhere. private bargain, will be of-

premises on **Tuesday**, ext, at 2 p. m, WM. KEITH. 8th, 1886.

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nay be found on file at Geo P. Rowell & Co's Newspaper tor it IN NEW YORK

over our grog, when a sudden lurch of the vessel sent the scalding fluid out of my glass all over his clothes. 'Curse you,' he exclaimed, 'you awkward fool-what are you doing? Can't you hit out like a man, if you want to vent your spleen, and not throw boiling water over me like a dangerous idiot? I had already begun to explain, but was silent for a little while after this attack, and then merely said: 'There was no intention to insult or vent spleen; the occurrence was merely accidental. 'Hang accidents! I've found accidents happen very conveniently sometimes; and you shall pay for this as soon as ever we're out of this accursed tub. If you are a man -which I doubt-you shall give me meeting for this, I promise you; I'll try whether you can handle a pistol as well as you can throw glasses, you cowardly Britisher.' 'If you use such language to me! I'll-Throw another, won't you?' you plucky hantam.' I was maddened beyond all endurance and I rushed at him and struck him full in the face as he stood up. He fell, and as he rose drew out his revolver and shot at me. I stooped, and the ball shattered the swing compass in the skylight; he raised the re volver again, but the steward and Captain having by this time arrived, the pistol was taken from him. I explained the circumstances, and the Captain at once said that unless we would give our word not to renew the dispute in any way he would put us both under lock

calmly slept in the sea beneath me.

ence I could get in my favor amounted to nothing. On the other side there was the evidence of the quarrel; and last, there was the evidence of two of the crew, who on oath had testified that they saw myself and the murdered man on the forecastle together, that I struck him with a belaying pin and then threw him overboard. What could I hope for against such witness es? The steward and the Captain were both

concocted this story under the inducements of a large reward. It was clear I was to be the victim of a miserable speculation to gain money. The day of the trial came at last, I was

stating his case, dwelt long on the animus shown in the quarrel at dinner, and concluded by calling his witnesses. The cabin boy and the chief mate told the

story of the quarrel; the man at the wheel told of the last time he had seen the deceased alone; and then came the two witnesses. and key. After some little demur we agreed The first one was put in the box and duly examined. I remembered the face and that I went to my stateroom and turned in, and

can.

was all. determined that I would not again speak He stated that he was on the lookout that to the brute. In the morning I met the Captain at breakfast, and he cautioned me night, and that just after eight bells, he heard two men come on to the forecastle. They were disputing and he knew by their a friendly way against Smithson. I went on deck and came down again voices they were the deceased and the prisdinner time. We were all seated-that is oner. The prisoner suddenly drew out of his pocket a belaying pin and struck the deceased over the head with it, and as he the chief officer, the Captain and myselfwhen we missed Smithson. 'Call Mr. Smithson, Steward. We musn't was falling, pushed him, so that he fell overspoil our dinner with his sulks.' board. The witness made no alarm, it took

The steward opened his door and came him so by surprise; and the other witness, Patrfok Murphy, then came up and told him to hold his row, and they should get a pull on the young fellow yet by keeping quiet. He wanted to tell the Captain, but Murphy 'He's not there, sir.' 'Not there? Where the devil is he then? Has anybody seen him this morning?' said if he did he'd lose his time and perhaps get locked up as a witness and get nothing Inquiry was made and no one knew any thing about him. The men had seen him go forward about eight bells, but no one or his trouble.

My counsel then asked him how he knew had set eyes on him since. 'Where the devil can he be?' said the captain. 'He must be in the sbip, unless I was the person. Because of the voice, and because at the

you took my hint the wrong way and put time the moon was shining full on my face, so that he could not make any mistake. The other witness was then called — a pale, him out of the way, youngster.' 'I can assure you I never left my room until breakfast time this morning, Captain.' In a further search we failed to find any red-halred, sallow-faced wretch, with very small pinkish eyes, white eyelashes, a large,

wide straight mouth, and one of those un-pleasant noses which look as if some violent blow with a sharp instrument has cut it in trace of the missing man except one. A large brass belaying pin was discovered jambetween the iron that supported the two, horizontally, just above the tip. His evidence was substantially the same starboard forechains and the vessel's side It must have been thrown overboard, and

as that of the former witness. 'Are you, remembering that you are on by one of those mysterious chances that sometimes occur, lodged itself there. It your oath, prepared to state the prisoner was the man who struck the blow? How could not have been put there, for the man

who saw it could not reach it without the do you know it?' 'I saw him I tell you, in the bright moon-light—it was full moon, as light as day.' assistance of two others. Where did it come from? It was soon found to be one of

the spare pins round the foremost rail. The 'You can go down.' The counsel for the prosecution restated two things looked like foul play. I could

not deny it. The steward remembered that Mr. Smithson drank a good deal after I left the cabin the night before, and the man at their case, and it seemed very strong, indeed. As he sat down I felt almost guilty; I was almost convinced that in some horrible mothe wheel thought he seemed a little unsteady, but he lost sight of him as he went

The entries were made in the log, and life went on in its old course, except that I was rewarded with a suspicion and mistrust that made me envy the victim or suicide who

The voyage ended, the whole story was laid before the authorities at New York, and after a merely formal examination I was told that there was no evidence against me, and I left the place vowing never willingby to set foot in it again. It is no wonder, then, that knowing all this, I should be startled to see this adver-

it. It's worth, you see, about \$25,000 to him to see you hanged, and he'll do it if he d on the deceased. 'I did. I saw him as clearly as I see

you now. It was a bright, full moon, as light as day. I saw his face plainly.' That will do. Call Phelim O'Curra.' He I was horror-struck. The man talked not of any question of innocence or guilt, but of questions of bought evidence and money. It is an awful position to be in, that some came. 'You said just now you saw the prisoner inflict the blow on the deceared.?' 'I did, sir; I saw him as well as I see him one should gain some thousands of dollars by your being hanged. I need not describe the preliminary examnow.'

'What kind of a night was it?' inations and commitment. I was two months awaiting my trial, and all the evid-Fall, bright moonlight, as light almost as

is now.' 'You can go. Call Loonora Warrington." The girl in the counsel's seat rose and

went into the box. 'Your name is Leonora Warrington?' 'Yes.

'What are you?'

'Teacher at the Brooklyn Female College.' 'Do you know the prisoner or deceased?'

'Now will you state to the jury what dead, and these two shameless fiends had you know about this matter?' 'The evidence against the prisoner turned

taken into the courtroom between two turn-keys. The coursel for the prosecution, in

'The evidence against the prisoner turned upon his identity, which was established by his having been seen. It occurred to me that it would be worth while to try if it were possible that he could be seen. The table in my prayer book shows that the paschal full moon, by which Easter is determined, fell in 1854, on the 12th of April. The paried between full moon and full moon is twenty-nine days, twelve hours and forty-four minutes. If then, the full moon fell on April 12th, it would fell respectively on the 11th ef May, the 10th of June, the 9th of July and the 8th of August. On the 2rd of August it would be new moon; it would be therefore impossible to see him as they describe, for there was a that time no moon visible.' There was a dead silence while she spoke and for about is second afterwards and then the courthouse rang with shouts. People got and for about is second alterwards and then the courthouse rang with shouts. People got up and shock hands with one another; my counsel pressed up to me and shock my hand and slapped me on the back, and for minutes it seemed a perfect babel—men and women

crying and shouting. 'Silence in the court!' exclaimed the mono

And besides the book and the calculations "And besides the book and the calculations which i hold in my hand, what other evidence have you of the truth of this statement, which we are of course unable to deal with?" "I have, your honor,' said my counsel,' the nautical almanac for the year 1854, and you will see at once that there was no mose on that nicht the 26th of Annust? later'on. will see at once that there was no mose on that night—the 26th of August.' 'You may retire, Miss Warrington,'said the Judge,' and carry with you the thanks of the Court and the jury for your assistance.' She left the court with but one glance of sympathy at me. I knew and felt I was safe. She had no sconer left the box than the well-te do tradearman accurded it.

to-do tradesman occupied it. 'I want to give evidence in this case.'

'Swear him; usher,' said the Judge, impa tiently. Now, said oy counsel, state what you know

my good man.' 'I am a jeweller and watchmaker. I believe

the seal to Pholim O'Carra's watch chain is a seal I made for Mr. Smithson before he went 'Will you swear to it?'

Yes, if I may handle it for a second? O'Curra was brought in, and the moment they jeweler touched the seal the former sunk

the jeweler touched the seal the former sunk down an if struck. 'What are you doing?' he asked in's reice husky with passion and fear. 'That is the seal, your Honor, and this is the watch'' said the jeweler as he pulled a gold repeater out of O'Curra's pocket.

I was acquitted without the jury leaving their seats, and in a few days I had the satis-faction of hearing that the other man had con-fessed that the two together had committed

almost convinced that in some horrible mo-ment of frenzy I had done this deed without knowing It. My counsel did what, he could; but I could see, ilong before the judge rose to charge the jury, that I was a doomed man. Temperately and dispassionately the judge summed up the case and retired, the jury withdrawing immediately afterward. I sat there looking at the scene in a sort of stupefaction, when suddenly I felt that I was an object of extreme interest, to a very beautifal young girl in the gallery. She was looking at me and yet not at me, but rather looking through me to something beyond. My eyes met hers, which were full of tears, and broke the spell; she looked another

match, while surrounding this picture are shields for the names of the winners. At the base are seen two allegorical figures with their distinctive attributes, and the whole is their distinctive attributes, and the whole is surmounted by a group, in which a perfectly obased and modelled female figure is promi-nent. The Sportsman says: We believe that the trophy during the year will be the means of bringing about several interesting aquatic contests, and we trust that it will also have the effect of encouraging young acciliant to come to the front to the the Hon. Mr. Jones' amendment was put and carried en division. Hon. Mr. Jones objected to sub-section seven, pro-viding for rental quantification of \$20 per year. He moved to strike the sub-section out. Hon Mr. Thompson did ast anticipate expense or trouble in making up the list under the rental c ause, as it would be identical with the Dominion list. He thought the qualification required for the Do-minion franchise should be sufficient for the as-sembly. scullers to come to the front, so that the grand old fashioned pastime of rowing may embly. Hon. Mr. Harrison read from THE SUN of Sept. once more take the position in this country

Stb. 1885, an extract from a speech made by Hon. Ar. Jones, in which he was reported as acclaring he Dominion Franchise Bill as fair, just and equitit formerly held. Commenting on the decline of sculling in England, the Sportsman says: Professional able. Hon. Mr. Jones said at that time he knew nothing of the rental qualification of that bill. He never had sculling in England has for a long time past

been under a cloud. The havoc played with our best men by colonial scullers quite ndorsed that provision of the act. Hon. Mr. Young said it this bill way merely a paralyzed the aquatic spirit of the mother country. Since Hanlan, Trickett and Layparalyzed the aquatic spirit of the mother country. Since Hanlan, Trickett and Lay-cock left our shores the sport has been at a very low ebb indeed, and the lovers of the sport could see no premise of better days. It is true that we have had some interestan increase. Ron Mr Davidson asked why not adopt the whole It is true that we have had come interest-ing matches between our best representa-tive scullers, but these seemed, like "angels' visits," to be getting few and far between, while the new blood, without which no pastime can exist, was not forth-coming. At last there is a streak of light in the clouds, a promise of better things. Of the promise for the future the same paper says : Beach's arrival will, we understand, be fellowed by several American and Canadian scullers, Hanlau, Teemer and Wallace Ross being among the number. Peter Conley will pos-sibly make the journey across the Atlantic, Bominion act. If you are going to make it uniform

sibly make the journey across the Atlantic, atter act in its machinery. Hon. Mr. White said the raising of the rental as he sent over a challenge to row the win-ner of the recent Largan and Perkins match, would not extend the franchiss in the country. There are in Carleton at least eight villages where the amendment would not extend the franchiss, villages in which many houses are rented at a less ware then Sch and accompanying Beach is Peter Kemp, who is said to be anxious to test his prowess against brave Dave Godwin. At home we the than \$60. Hon Mr. Harrison said the low figure would give have the forthcoming interesting match be-tween George Bubear and Wm. Pearce, while many good judges of aquatics hold the idea

Hon-Mr. Harrison said the low figure would give votes to a large number of worthy people who are per-manent residents of the province. Hon. Mr. McInerney thought if this was not a gov-erament bill the hon gentlemen would not attempt to strargie it. The high rate would shut out almost all the laboring classes of the country. He would go further than this bill and vote for universal suffrage. It would be an inducement for the young men to remain in the country. Hon. Mr. Young said the \$60 rental was what the bill proposed when introduced by the government. that Perkins has shown such promising form of late that he may be seen to advantage

The Canadian Cardinal.

HIG CARAINAL CARUNAL. CEREMONIES WITH WHICH MGR. TASCHERAU WILL BE INDUCTED INTO HIS GREAT OF-FICE. QUEEEC, March 29.—The official notifica-tion from Cardinal Simeoni of the elevation of Archbishop Tascherau to the Cardinalate is expected by mail teday. The news will be immediately and officially made public, Hon. Mr. Young said the \$50 rental was what the bill proposed when introduced by the government, and how could the last speaker accuse the supporters of the amendment as opposing the government. He said if the government would support it. Hon. Mr. Young said the \$50 rental was what the bill proposed when introduced by the government. He said if the government would withdraw their bill, adopt the Dominion act and save the expensive ma-chinery, he would support it. Hon. Mr. Young said the \$50 rental was what the bill proposed when introduced by the government. He said if the government would withdraw their bill, adopt the Dominion act and save the expensive ma-chinery, he would support it. Hon. Mr. Young said the \$50 rental was what the said if the government, He said if the government, was then carried on the following division: Yeas—Hon. Messre. Young, Jones, Woods, Berber:e, Hon. Mr. Jones amendment was then carried on the subsection of be struck out entirely, and the sub-section as introduced in the asbe immediately and officially made public, and the citizens of Quebec have been invit-

 riscon, McInerney-6.
 Hon, Mr.; Jones moved; sub-section 7 be struck out entirely, and the sub-section as 'introduced in the assessed as the section fight enfranchising farmers' sons passed also. Sub-sections 9, 10, 11, 12, passed, and subsection 13 relating to freemen in St. John was amended to that such qualifications shall apply only to elections in the city of st. John.
 On motion cf hon. Mr. Jones sub-section 14 making the Income qualification in Fredericton \$300 in.
 cluding all exemptions, passed, and section three as amended passed.
 Fections 4, 5, 4, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, and 19 passed without amendment.
 Mr. Davidsen raised an objection, why not refer all appeals to the county court judge, an independent of freer.
 Hon. Mr. Young said it was opposed to the principles of responsible to not to the people. He was opposed to the section entirely. There was an in. otherwise during the three successive days on the occasion of the fetes which will at-

"Mrs. Langtry," says a London gossip "is coming to America to live, and, what is more, she is to marry Frederick Gebhardt. whose love is far superior to his orthography." revisors. Hon. Mr. Davidson said a revising commissioner

would only be an expense to the country. The re-visors have done their duty well and there was no need of commissioners. The commissioners would be responsible to nobody, being appointed by an irrespon-sible authority.

was opposed to the expense the appointment of com-missioners would entail. He was willing, however, to leave the revision to the county court judge. Hon. Mr. Hill did not agree with the statement that Dakota farmers are making plans to grow flax for fuel this summer. It is said that a ton of flax straw is worth more to burn than

The wife of one of the clergymen of Saranac, Mich., supplements her husband's meagre salary by driving a wagon and peddling milk from door to door.

Assing the income quantum statements and the said for the second statement. He said the bill would change the suffrage in St. John and St. Stephen without affecting it in the county, where there were \$200 exemptions Hon. Mr. Jones' amendment was put and carried on division.

the recommendations of the committee the reply is you have acted unconstitutionally. The committee were met with the assertion by the leader of the gov-ernment that they are "intriguers," "rabid partisans," schemers, and such prarses. These are the names applied to members of this house who desire reform and economy in the public service. The gentleman who made use of these phrases must have done him-self credit by his course. The house them want into the supply bill. Hon. Mr. Thompson in the chair, and it was agreed to. Hon. Mr. Young gave notice of the following re-solution for Thursday: Resolved, that the legislative council having on the 26th day of March instant, requested the honorable the house of assembly to join with them in an ad-dress to His Honor the Lieut. Governor praying that his honor may be pleased to cause such steps to be tak-en as may give effect to a report, passed by this house, recommending among other things certain changes in matters of public policy whereby the machinery of governmental administration and legislation would be simplified, besides effecting a aswing to the prov-ince of at least \$20,000 per annum, and the house of assembly for some unexplained reason having appar-ently declined to j in with the council in such address, therefore, Besolved. That the address mentioned he present

herefore, Resolved, That the address mentioned be present.

Resolved, That the address mentioned by present-ed to his honor by a committee of this house. Hon. Mr. Harrison recommitted the franchise bill, Hon. Mr. Hill in the chair. Hon. Mr. Barberie moved a reconsideration of sec-tions 21, 22 and 23, relating to the appointment of revising commissioners.— Carried on division.—9

Bon. Mr. Barberie moved that the appointment of

-9. Nays.— Hop. Messrs. Hamilton, Yeung, Jones, Wood, Richard, Kelty, Lewis, Davidson.— 8. The remaining sections of the bill wers then agreed to as ameaded and the house took recess. [CORRECTION.—Hon. Mr. Kelly, in the debate on the

[CORKTION.—Hon. Mr. Kelly, in the debate on the report of the special committee on the financial state of the province, expressed himself as opposed to bi-ennial sessions and in favor of a reduction of the members of the legislature] FREDERICTON, Thesday, March 30.—After recess the following bills were received from the assembly and read a first and second time; (1) bill to authorize the Westmoreland county council to sell certain lands in Sackville held for school purpose; (2) bill to authorize the trustees of St. Andrew's church, Woodstock, to sell and convey certain lands. The bill to abolish the legislative council was read a first time. The bill to amend the law respecting the incorpora-tion of joint stock companies by letters patent was agreed to, Hon. Mr. White in the chair, read a third time and passed. The bill to incorporate the Shediac and Cape Tor-mentine Railway was considered in committee.

The bill to incorporate the Shedlac and Cape Tor-mentine Hallway was considered in committee. Hon, Mr. Bichard made a vigorous appeal to the house in favor of the pessage of the bill. He said the road would be a very easy one to build. The incor-porators are men of standing and wealth in West-moreland. Hon, Mr. Jones opposed the bill. The fonancial affa'rs of the province are not in a condition 'o give any more rallway subsidies just now. He , poke for the good of the province and the incorporators. Hon, Mr. Richard denied that the people of the locality through which the road is proposed to run were deluded by engineers who urged the practicality of such a line with a view to self-interest. The people had held meetings and agttated for the road, and they were thoroughly in earnest in the matter. Progress was then reported on the bill on motion of Hon, Mr. Jones. Hon, Mr. Hill presented a report from the com-mittee on municipalities and cities. Hon, Mr. Harison committed a bill respecting the administration of justice in equity, Hon. Mr Ryan in the chair.

How Mr. Jones characterized the bill as personal legislation against a certain judge. If there were any charges against the judge in question there was another way of applying a remedy. Is though the country would scarcely condone legislation of this kind. There was no necessity for the bill. Hon. Mr. Richard oppsed the bill. Costs would be less under the present system and there was no demand for referees. Hon. Mr. Harrison explained the provisions of the bill. He defended the proposition to appoint referees, on the ground that the costs of suit would be less. There was a crying evil under the present system, and this bill was to remedy it. Hon. Mr. Davidson opposed the bill as he had doae last year.

Hor, Mr. Davidson opposed the bill as he had done last year. Hon. Mr. Young said Hon. Mr. Harrison had not explained satisfactorily that this bill was called for. He thought it must be to give the government a little more patronage, and for a personal consideration, be-ing aimed at a certain judge. The bill was agreed to without amendment. Hon, Mr. Young gave notice of the following en-quiry: "Is it the intention of the government to comply with the prayer of the petition of Amais Sa-voy and others, asking for a grant of land in the county of Gloucester under the Free Grants Act."

voy and others, asking for a grant of land in the county of Gloucester under the Free Grants Act." The following bills were read a first and second time:-(1) Bill to amend chapter 65 consolidated statutes of schools, as to assessment in Queens" Co; (2) bill relating to rates and taxes in the St. John amender of the state of the st. John

The bill to explsin and to incorporate the Northean amend the act to stern Railway, was tern Railway, was the town from the incorporate the Northean agreed to; also, the bill to enable certain an alms house and poor parish of Wo parishes of Kings to

Hon. Mr. Hill did not agree with the statement that county court jndges should do the revising. He instanced Judge Stevens who now had all the work he could attend to. He himself was not wedded to the section, but there ought to be some chance for ap-peal from the mistakes of the revisors. He believed in the principle of appeal, and he would be willing to

love is far superior to his orthography. The Brooklyn Magazine is about to discuss the important question, "When should our daughters marry?" Up to date our daughters have married when they pleased. A farmer in Passumptio, Vt., made \$100 apiece from the milk of his 22 cows last year, and the same cows gave him \$2,400 in 1884. a ton of soft coal.

ed on the receipt of such latelligence to decorate their issidences with bunting and

assigned for rejoicing. The palace of the new cardinal will be illuminated on the three nights following the arrival of this notification, but the general illumination of the city will only take place

tend the reception of the cardinal's baretta. Extensive preparations are being made for

Hon. Mr Jones emphasized the latter view, and he

the imposing ceremonies which will take place at the elevation of Mgr. Tascherau to the Cardinalate, and public subscriptions are being taken up to defray the expenses. to the section entirely. Incre was no need of such an officer anyway. Hon. Mr. Marrison said the Chief Justice was an in-dependent party. Last year objection had been made to the appointment of the revising commissioners by the government. He said such an efficer was neces-sary, there were so many names left off the list by the

