only before a writ can issue an affidavit is to be made before a commissioner of Su p eme: Cont 1. That the debt for which

: (o it 1. That the debt for which achiment is to issue is not secured, nortrare, plothe or fice upon est bank property of the debtor, and the attachment is not sued out for prove of veking and hard sug the ty or to hinder, delay or defraud any or of the debtor; and 3, that the is a non-resident of the Province, bat the plaintiff is apprhensive that the attachment is issued the plain-wy base his debt. ARRIVED. MONDAY, March 30th-Sohr Athlete, 174, Odell, Porto Rico, R J Leonard, bal. DURSDAY, Sist-Ship Themis, 975, Ressitter, An werp via Tybee, Alex Lockhart, bal. CLEARED. farch 31st-Schr Henry, 147, Faulkinghar Newcastle, Del, D.J. Seely, 659,300 https. British Ports. At London. 13th instant. Irone. Hanson for St John ?; 14th. bkt Wm. Croseup. Fitchett, for Buenos Ayres. At Liverpool. 12th inst, Age roens. Jacobzen, for Musgaash, NB.

At London, 13th inst, Lothair, Leslie, for thi

debtor is a non-resident of the Province, and that the plantific supprehensive that unless the attachment is issued the plant. If may lose his debt.
The second portion abolishes imprisonment for debt, excepting the following cases 4-1. Default in payment of a penalty 2. Default in payment of a penalty 2. Default in payment of any sum recover ble on summary conviction. 3. Default in payment of taxes. 4. Default by an attorney or solicitor, in payment of a pay of a sum of money. 5. Default by a trinstee or person acting in trinsteinary character 6. Default in payment of which orthers are in this has a authorized to be may ease, excepting from the operation of the act for a longer period than one year. The act will take effect on crass of imprisonment for debt in the same manner as if it always existed, which after due process, release those now imprisoned for debt. A penan may be committed to prison for six weeks for default in payment of any sum due from blan on any order or jadgment of contr. The court shall only so commit a person when it is proved to its satisfaction: 1. That the person making default either has or has had since the data of the orther of any sum due from blan on any order or jadgment of contr. The person making the default either has or has had since the data of the orther or judgment is creditors made and since the data of the person making the default either has or has had since the data of the orther or judgment is creditors made and the default, and refuses to pay the same; or, 2, that the person in default obtained against him intent to defraad his creditors made at transfer of his property; or, 4; that the person making the default has with intent to defraad his creditors made at the judgment obtained against him ior, 5, the person making the Province, and that his absence will materially prejudree the initia in out on the subset of which fr. Has ingets of which fr. Has ingets of which fr. Has ingets of which has default is about leaving the Province, and the bis absence will ARRIVED. ARRIVED. At New York. 27th inst, ship Edgar, Brown, fm Liverpool, 37 days: bark M E Chapman, Evo, from Cienfuegos, 13 days; schr Hoseue, Ander-son, from do, 15 days. At Philodelphia, 27th inst, bark Crown Jewel, At Philodelphia, 27th inst, bark Crown Jewel, t Philadelphia, Zita bur Charleston. Delap, from Antwerp via Charleston. It Hayana, 30th inst, schr Adria, hence. At Philadelphia, 27th inst, schr Martha A, Glass, from Cardenas. From Stratenas.

CLEARED. At New York, 27th inst. brigs Lily, Lawrence, for Caibariant Belle, Mulashoy, for St Jolfas, N Fr Sea Side, Dodd, for do. At Boston, 28th inst, sohr Violet, Craft, for this port. At New Orleans, 17th instant, bark Willie S Thomson, Chapmen, for Brenzen, SALED.

SALLED. From New York, 27th instant, bark Mexican, for Liverpool , Spoken.

SHIPPING NEWS.

PORT OF SAINT JOHN.

ENTERED OUT

Foreign Ports.

LEE'S OPERA HOUSE

This Tuesday Evening, March 31. much pleasure in supporting the bill, and Mr. Montgomery expressed the same

Mr. Montgomery expressed the same views. Mr. Landry could not give a hearty sup-port to the bill which seemed to lose sight of the provision of the present haw under which a debtor may go on the stand, with a view of showing that he is unable to pay his debts. Mr. O'Leary thought the bill world

but one poil tax, whether it be in St. John o. Portland, and that the school tax shall PARLIAMENT OF CANADA. Mr. Humphrey committed a bill relating to the Public Burnal Ground, Moncton, Mr. Lindsay in the chair. Mr. Humphrey (Special Telegrum to the Tribune.) British Columbia Refuses ther interments in said Burial Ground for any Alteration in Union sanitary and other reasons. Agreed to. Terms--The Address Pass- Committee submitted a preliminary rees---At'y Gen. Clarke to port which was accepted. Mr. Hannington; from the committee give Evidence---Reil's Ex- appointed to investigate accounts of the pulsion to be Moved---The account of small-pox, recomme

'ooond

Government Dumb. OTTAWA, March 31.

House continuing discussion last night. Mr. Bunster (British Columbia), denied the statements made by Mr. Decosmos. He (Bunster) said the people had pro-tested in an orderly manner against any

alteration respecting graving dock ar-rangements, lest it should justify Do-Mr. O'Leary said this polling place is Farley & Ho

churches, chapels, etc., shall be exempted

from taxation, that residents shall pay

be included with general taxes and not be

billed separately as before. Agreed to:

explained the bill as one to prevent fur

Mr. Wedderburn from the Contingent

Board of Health, Upper Wakefield, on

payment of same, but think the Board

acted gather extravagently, and that lo

calcauthorities did not do their duty.

nded the

Early and the and

A Consignment of

Black Silks

Stock arrives.

48 Prince William Street.

minion Government in violating their railway clauses. British Columbia would never consent to any alteration in the Union terms. Mr. Dewdney, B. C., confirmed Mr.

Bunster's statements. Not one member voters would be near a tavern so that om Britisik Columbia would support they might be manipulated. His col- OPENED THIS DAY Decosmos. He (Dewdney) believed the league had told him, he did not think it late Government had done their best to would be well to move the polling place. carry out the terms with British Colum- Mr. Girouard said that was incorrect bia in good faith. The present Govern- as he had had no such conversation with Mr. O'Leary. Rum had been taken to Several paragraphs of the speech the present polling place, and when an passed, when Mr. Masson explained he election took place in winter there was had during the school law discussion no place to put up horses. It was in a received a telegram from Quebec bishops, French village it was true, and very inout there was nothing in it about an ap- convenient for Irish, Scotch and Eng-

was he aware they were willing to ____ Mr. Maher made a vigorous speech Which MUST BE FOLD before regular Spring wait for that appeal. He had been asked pagainst the bill. He thought Mr. Girouard to enter the late Cabinet, but refused un- was too willing to sacrifice the. French, less New Brunswick school matters and and that Mr. O'Leary was the best judge of the wants of his own parish.

Reil's amnesty were arranged. Sir John corroborated this statement. Messrs. Hanington, Landry, O'Leary He had offered Mr. Masson a Cabinet seats nd others opposed the bill Im ning that Mr, Masson said he would accept it if the polling place should remain where it Sir John would guarantee that the New Brunswick School Law would be disal-ter accommodated than by removal. lawed and an amnesty granted to Ricl. They would favor a new polling place, He (Sir John) promptly refused the but not the bill in its present shape.

Messrs. Beckwith, Helly and other thought the polling place as at present The Premier moved an adjournment, situated was very inconvenient for elec



FANCY STRIPE BATISTES Just opening at the LONDON HOUSE, RETAIL BARNES, KERR & CO. A LARGE Assortment of NEW PRINTS, in Chintz and Fascies . FANCY REGATTAS, and a Novelty in STRIPE BATISTIES for Bresses, combining Economy and Beauty. B. K. & Co. are paying special attention to the FANCY DEPARTMENT The HOSIERY DICPARTMENT will also be complete. The state of the second state of the se Newest Shades and First Choice Rouillan's Kid Gloves,

not to be surpassed by any House in the City. We here to solicit a cell to examine our Novel Every Department will be complete in a few days. Notice will be present the arrange which expected by every steamer. J. ALLINGHAM Aucien Sult. NOTICE: Harness Maker, 13 CHARLOTTE STREET, Harness and Collars Look out for Great Bargains. OF EVERY DESCRIPTION, On hand and made to order. mar 21 BY AUCTION M. C. BARBOUR,

Insolvent Act of 1869. In the matter of ROBERT J. GORHAM, an In-solvent. I THE undersigned, E. McLeod, of the City of Saint John, in the Province of New Messrs, Jones Domvilla & Co. The Property will be let for the pesido do ne year, or so long as i

Wharf & Warehouses to Let Ve have received instructions to let by Public Auction, at Chubb's Corner, on FRIDAY, the

CHAIRMON ASLI SELLAT

- .uodsmol

Spoken. March 15th off Cape St Antonio, brig Lawrella, from Cienfuegos for Halifax, NS: Jan 24th, lat 19, lon 30 35 W, bark E D'Jews-ett, from Liverpool-for Iquique. All well: Memoranda. Bärnmend, which smild from Geestemande March 4 for New York, and has since been lying near the lighthouse, is reported to be sailing up the river. Havnes, March 10-The John Zittlosen, which arrived here yesterday from New York. landed the ores wo of the Minerva, of and for Halifax, NS. from Long Island, which wasabandoned Feb 12; with four feet of water in her hold, and loss of mainment and bowsprif. Bark Beatrice (Br), Windsor, from New York via Adelaide, at Auckland. NZ. drugged her via Adelaide, at Auckland. peal to the English Privy Council, nor ish. New Advertisements.

scat.

The address passed.



