Maritime Sarmer.

FRADERICTON, N. B., March 16, 1887.

Mr. Temple Vindicated. Another knock-down blow has been administered to Mr. Gregory and his bribery conspirators, and this time it omes from a court of law. Mr. Gragory seems to be living in troublesome times. Overwhelmingly defeat ed by Mr. Temple a second time at the polls, yesterday he saw the conspiracy he and Woodward conceived and carried out so far as possible, shattered in the County Court. Mr. Temple has come out of the campaign of persecution, honorably and irreproachably. The charge submitted to the Grand Jury yesterday-a grand jury selected by one of Mr. Gregory's own personal friends, and a majority of whom are his political supportersfound no bill against Mr. Temple, and the conspiracy, so far as he personally is concerned, is of necessity, dropped On the 17th of February the Gleaner in hounding Mr. Temple on the alleged charge, said. "If Mr. Temple is not guilty, he will come out of the legal proceedings with flying colors, those who are responsible for them, will be confounded." We submit this sentence to Messrs. Gregory and Woodward. Again the Gleaner said in the same issue, "when the law is done with him (Temple,) he will be done with his rights of citizenship for a while." We commend this statement also, to Messrs. Gregory and Woodward. Our readers will likewise observe here, another evidence of the Gleaner's strong prophotic vision. The law has evidently made a bad start with Mr. Temple, and given a bad set back to his persecutors. The conspirators were

Blake's Supporters (?) in Bad characterized Mr. McLellan's management of the Bank, who while wrecking his own fortunes, has carried despair into many households. A full and explicit statement of the Bank's affairs

is awaited with intense interest. Maine's New Liquor Law.

nitted to his charge, seem to have

ence who gave Chapleau and Caron an ing away was just as he had wished it to be The State Legislature of Maine has passed by a vote of 101 to 24, the most stringent law for the suppression of the liquor traffic yet placed on the statute book of that or any other state. It provides a state liquor commis-sioner who is to receive a annual sal-the party in the district. Audet, M. ary of \$1,500. The penalty for first offence is 40 days imprisonment in-stead of a fine, and it is made manda-P., for Montcalm, has been asked to the district. Addet, M. day which this March has seen. The sun-shine gleamed, the fogs and rain were gone. There was promises of spring in the air. At 4 o'clock in the morning an alarm was sound-to the to buse and the occupants flocked in tory. For a second offence it is also imprisonment. This is the first time in the history of prohibition in Maine that imprisonment for first offence was ever engrafted upon the statute.— ed as supporters of Blake, and are The others gathered around and waited. At Apothecaries are allowed to keep a counted by the Grits in all the classi-that there were watchers in the street with asonable amount of alcohol for com- fications of parties sent down to the out, sent down this dishearting bulletin -

nounding medicines, but are prohibit- Maritime Provinces. ed from keeping other kinds of liquor. It prohibits absolutely the sale of cider A Foreign Investment. in any quantity for drinking. All

on an employee of a railroad or ex-press company who "dumps" liquor Mr. Temple M. P., had to submit to tidings: "Mr. Beecher is sinking rapidly press company who "dumps" liquor from trains between stations. It ap-pears that it is a common practice for freight trains, especially in Oxford Maine railway, and if there is a dis-freight trains, especially in Oxford County, to slow up at crossroads to allow liquor to be removed, instead of a pulp mill, and a railway, we should was the scene. Propped high with pillows allow liquor to be removed, instead of running the risk of having it seized at regular stations. Intoxicated persons can be arrested without a warrant. The first offence for drunkenness is punished by a fine of \$10 or an im-

man Woodward, who has been Mr. from Judge Tuck of the Supreme engage your attention." Gregory's main support in this con-Court, ordering a stay of all proceed-Mr. James H. Crocket, proprietor of the Fredericton Gleaner, last year received the following amounts, from Agricultural department,..... the Local Government for printing :-Consolidated Statutes, - - \$1,847 00 Agricultural Report, 1,138 37 ssembly Bills, - -570 00 Departmental Blanks. 375 44 erd Book, - - -Supreme Court, -54 55 8 50 boodler," a regular heavy weight Educationboodler."

the write was also served on Mr. Dunn. The gueens jubilee takes place of a second Judas, and they have stid so by their action in finding no bill against Mr. Temple. We do not know how much further Mr. Gre-go on with the recount in defiance of the authority that had been evoked to Sory proposes to carry his persecution the authority that had been evoked to gory proposes to carry his persecution the authority that had been evoked to on the 25th October, 1809. On the against Mr. Temple, or his friends, prevent him. He therefore repaired first two occasions, all exiles were re-Ald, Hazen and Mr. F. S. Hilyard. to Gagetown Friday, and demanded called, and all persons imprisoned for New Brunswick's Financial State The grand jury have presented bills of the ballot boxes, but the Returning debt were released. All these jubilees indictment against the two latter gen- Officer, evidently having more con- were held at the end of the fortytlemen, but the court adjourned yes- sideration for the order of a Supreme ninth year and the fiftieth anniversary terday till June, without asking either Court Judge, than for that of a County of the reign, but by Her Majesty's re-Measrs. Hazen or Hilyard to enter Court Judge, declined to hand over quest this jubilee will be celebrated at lows :into recognizances for their appear- the ballet boxes, and Judge Steadman the end of the fiftieth year, as stated ance. However, if Mr. Gregory wants was obliged to adjourn his Court till above, on June 21st next. nity to adjudicate on what Mr. King and his friends allege is an outrage, no doubt Mr. King will get justice. No man could ask for more. Howto be about as bad as possible. The ever, as we have said, Mr. King is

BEECHER'S LAST HOURS. The celebrated Divine breathes his

last in his own home surrounded by his Family.

It was just 9.30 o'clock Tuesday morning, the 8th inst., when solemn tongues in Brook-lyn's belfries announced to the city that Henry Ward Beecher was dead. His pass-Abolition of the Legisla-He proposes a Conference with the

Attorney General Blair

Discusses the question of the

tive Council.

Upper Chamber.

H. Risteen.

Stenographed for the Farmer by Mr. Frank In introducing his resolution in the bly last Friday, for a committee of that body to confer with a committee of the Legislative Council, with a view to the abolition of the Upper Chamber, Hon. Mr. Blair, Attorney eneral, spoke as follows :--

This subject was first taken up as a matter Since 3 A. M. Mr. Beecher begins to fail quite rapidly. His pulse is 120 and variable temperature uniform and about 160. The respiration from 50 to 54. There is much rattling of mucous matter in his throat. The confiscated liquors are to be spilled, Two years ago the statutes were to be statute were stockholders of the defunct pulp mill color died out of the face, the breathing grew amended so that seized liquors might at Lincoln, Maine, that Mr. George easier, and at last the doctor said it would be be sent to the state agency and sold. F. Gregory af Fredericton, held stock safe for the family to go to bed again. But be sent to the state agency and sold. This, it seems, has worked badly, so the old method of spilling has been returned to. A fine of \$50 is imposed on an employee of a railroad or ex-

> There is only one constitutional way in which the public mind can be expressed upon a uestion of this kind, and in that manner the public mind of this province has been repeat-edly expressed in favor of the change con-templated in the resolution. When the Govtemplated in the resolution. When the Gov-ernment in 1879 stated in the speech at the opening of the first session that their policy was a policy of abolitien, they found them-

and, gives a back to his presentors. The complexitors were have no evidence that Mr. Time from the factor for the bed at the pole, handsomely in the mest of for the bed at the pole, handsomely in the mest of for the bed at the pole, handsomely in the mest of the bed at the pole, handsomely in the mest of the bed at the pole is likely to create or to be the deal the mest of the bed at the pole of the pole of the bed at the pole the pole of the bed at the pole of the bed at the pole of the

muffiel sound of the sympathetic throng, four days at the most would elapse before the fice on their part, what the people so strongly growing steadily larger under the spell of the prorogation of the House, and therefore no

Council. It may be said that on occasions in ernor-in-Council has this power, it will not this House I have not always spoken with be a very long time before such a number of the utmost respect of the actions of a major-ity of that body, and perhaps it could be truly said. I have been compelled at times, and other members of the Governmeut have been compelled to severely criticise the actions of that body. But a way a doma it under compelled to severely criticise the actions of that body. But, sir, we have done it under severe pressure and provocation. We have done it feeling that, commanding as we did in the last House a very large majority of the people's representatives, and as the last elec-tion showed we did command, we had a right when we went to the there of the Legislative Connecil. What tion showed we did command, we had a right when we went to that branch of the Legis-lature and submitted our proposals to them, to have those proposals considered and dis-posed of on their merits and not in a spirit of factious and partizan opposition. When ciliatory way, when we had a right we went to them in a constitutional and con-ciliatory way, when we had not in a spirit violence which did discredit to that body and has done much to lower them in the good opinion of the people, and under those circumstances, I, in the past, as have other pelled to speak of that branch in other OPENING members of the Legislature, have felt com-pelled to epeak of that branch in other than the terms we would desire to have elapse, before what we think is demanded by employed. Now that these things are past the public will be accomplished. I have and over with, now that all the obstacles therefore, very much pleasure in moving this that branch have placed in our way have resolution been removed, now that we have received from the people of the country The resolution was seconded by Hon. Mr.

Ritchie, put to the House, and adopted THE MANDATE TO WORK OUT OUR POLICY unanimously.

f public policy by the Government of the rovince in the year 1879. At the opening we think we have been authorized by the A foreman of the construction department we think we have been authorized by the of the session that year, the Lieutenant Gov-ernor's speech contained a declaration on the tic and unmistakeable as such authority could n the English Navy yard at Chatham named Terry, has been dismissed. He was charged with giving foreigners details of the modern part of the Government, that they would in-troduce a measure proposing to change the course, now that we are prepared to meat improvements in torpedoes and other nava devices adopted by the British Government of the abolition of the Legislative Council. [fair and courteous manner to discuss this Suspicion was excited against the accused by the fact that certain foreign scientific jour-At various times subsequently that declaration question upon its merits, we think we are of policy was repeated by the Government of entitled to expect of that branch that they nals printed articles commenting on innovaions in the British navy, and gave informa

that day; it was declared to be the settled should meet us in a similar spirit. policy of the Opposition of that day, and the Such a change as this is not unprecedented tion concerning them supposed to be in the exclusive possession of the Admiralty, and especially by the fact that an American jour-nal printed the exact wording of the confi-dential specification for the manufacture of a new torpedo appliance, still in the draughts-man's office pending approval. It was proved that Terry's revelations went indirectly to the American Legation. Terry admitted the truth of the charge, but declared he did not know for whom the information was intion concerning them present Government has repeatedly declared that it was distinctly in favor of such a not unprecedented in the political history of the world. It is change in the constitution of the country as this Dominion. I presume that in the Pro-would invest all the legislative powers in one vinces of Manitoba and Ontario, certainly in chamber. The consensus of opinion it apthe latter Province, they have as large quespears to me, in the case of both parties, has tions affecting the public welfare to een such as would warrant this House in with as we have, and if they are able there declaring at the present time, by resolution, an expression of its opinion, that the country is unmistakably in favor of that change. Institutions, because we have seen them know for whom the information was working for some years past, if they are able tended

to effectually promote the interests of the people with only one branch of the Legisla-What True Merit will do. The unprecedented sale of Boschee's Gerture, why may not we do the same? There-fore I think we have a strong case upon which man Syrup within a few years, has astonished the world. It is without doubt the safest we can go to the gentlemen of the other chamber, and say to them, this legislation is and best remedy ever discovered not unprecedented, it is not unheard of, nor is it likely to create or to be attended with any and the severest Lung troubles. It acts on an entirely different principle from the usual You see around you in the other Pro-so of Canada, that this system has been king successfully, and we ask you to appoint a committee to meet with a committee from this house, and tell us upon what basis way will get in contrary, rehealthy condition. A bottle kept in the house for use when the diseases make their appearance, will save doctor's bills and s long spell of serious illness. A trial wil

sold by all druggists and general dealers in the land. Price, 75 cts., large bottles.

COUNCILLORS.



March 9th.

New Spring

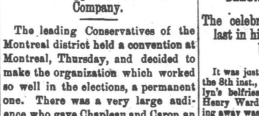


194 Queen Street,

FREDERICTON

Branch Store, St. Marys.





to carry his persecution further, let after the Easter term of the Supreme him proceed, and we shall see how Court in April. Matters, therefore, much he will make out of it. If he rest for the present. Mr. King, howhas half the shrewdness with which ever, is still a very mad man. He he is credited, he will discontinue his will not sit in Parliament at Ottawa, "blan of campaign," after having this session, that much is settled, but been so badly worsted in the prelimi- when the Court has had an opportunary skirmishes.

The Maritime Bank.

The failure of this institution seems bottom has apparently tumbled out of still a very mad man. it, and the consequences are likely to be as disastrous as the worst anticipations. The public, as yet, are largely in the dark regarding 'the immediate cause of the disaster, but is evidently conceded that President nearly all the funds. Mr. McLellan himself, when interviewed by a relumber accounts. He said he had hoped all along that the disaster could be averted, and so had the directors, had tried to show in true colors, the pected. He was confident that the iniquity of-these renegade persons, bault, was confirmed in his seat by and he also thought that the deposionly \$300,000 in notes, and that the Parliament by majorities ranging from Conservative than ever. bank possessed more than sufficient 72] to 1,000. On the other hand, the It costs \$5 to kiss a pretty girl on assets to meet these, without calling Post pleaded for the return of Messrs. the streets of Montreal. An entertawa,-perhaps \$100,000; perhaps efforts to blacken the political charac- his arm around her waist and kissed would not say how much of the Bank's writing it places before the public, selmoney Messrs. Stewart had obtained. dom pays. Mr. McLellan further stated, that tomorrow the directors would apply for

the appointment of a liquidator. The results of the disaster are of

the most serious character from St. John throughout the whole river dis- paigners during the recent contest, will be in Parliament, and his old oppotrict. In Fredericton, the effect has but none were so utterly vile as that nent in Sunbury, Mr. Charles Burpee, been to effectually flatten out trade in attributed to Mack, the Grit candidate will not be there. every line. Many persons are heavy in Queens County, N. S., who alleged controlled by Mr. G. W. Vanwart, also to have rivalled Mack in black-

A Disappointed Journal.

Mr. M. J. Power, M. P. P., for Halifax, who has been elected Speaker of Executive Government, The Montreal Post is a bitter polithe Nova Scotia Assembly, is a good Fisheries, Colonial Exhibition tical paper, and during the late cambusiness man, a jovial companion and Free Grants Act, paign it excelled itself in venomously a decent fellow generally, but will attacking the Irish Catholic members add very little dignity to the position Legislature, McLellan allowed a big lumber opera-of Parliament, who yoted against Mr. of Speaker. He is a secessionist of L tor to walk into the Bank and scoop Blake's Home Rule resolution last who when speaking at Premier Field. session, and in favor of Mr. Costigan's who when speaking at Premier Field-ing's meeting in Truro last December, amendment. It put these gentlemen, declared that while he had no objecporter Monday, admitted that the Messrs. Costigan, Curran, Coughlin, tion to the British flag, he did object Bank had been swamped by its heavy McGreevy, Bergin and Thompson on to " that dirty Canadian beaver nestthe black list, and in its last editorial ling beneath its folds." before the election, remarked that " it -----The closest contest in the recent but it had come sooner than was ex- depth of the treachery and the lurid Quebec, where on a recount, Mr. Guil-

notes would be redeemed at the face, and trusted its efforts have been suc- the returning officer's vote. Mr. Guilcessful, and had duly effected the pur- bault is a nationalist Conservative, tors would get something. When pose intended." But what do we find. and is claimed for Blake, but in a conasked the grounds upon which he Every gentleman whose name was so porter regarding his narrow victory, based his hope, he said that there were conspicuously posted, was returned to he said that it only made him a better

not so much and perhaps more. He ter of its opponents. The kind of her on the cheek, Naughty boy. The returns from the Dominion

elections yesterday in the North West Territories are incomplete, but are Blackguardism in Politics. sufficient to show that all four Conservatives are returned. Mr. W. Dell

Perley has a two-thirds majority over Many disagreeable, many very vio-Many disagreeable, many very vio-lent things were said by Grit cam-Perley 924, Dickie 418. Mr. Perley

On the recount in Haldimand, Ont. losers, either as depositors, notehold- that "Lady Macdonald sold her vir- Mr. Wesley Colter, who hails from ers, or stockholders. The Fredericton tue for a diamond necklace, and wore Keswick in this County, is defeated Agency of the Bank had been most around her neck the price of her by one vote, Dr. Montague taking the Current revenue debt,..... prudently and efficiently managed by shame." The man who would utter Mr. A. S. Murray, who never lost a such a remark, deserved the defeat months, and yet will not sit in Parlia-Fredericton Bridge, less \$50,000 transferred to Dominion debt Importation of horses.... dollar for his employers, and the same meted out to him. One S. H. Blake, ment. Haldimand was never before may be said of the Woodstock Agency a brother of Edward Blake, seems represented by a Conservative.

The grossest mismanagement, how-guardism. He is reported by the Lon-indiges, appointed since the election, ever, must have had sway at the head office, and while a feeling of sympathy a member of the Howard Association, ous and painstaking students, able lawyers, and man of unblemished per Chiqnecto Post :- The two new nd men G

INCOME AND EXPENDITURE. I think that was the only vote that where reside, I say, I am satisfied that was taken in the session of 1879, but that it would not be possible that a branch vote was sufficiently pronounced and explicit of the Legislature, an irresponsible branch, ment for 1886. The Auditor General's Report for 1886, shows the receipts and payments of the Pro. vince down to the close of last year as fol-Well, sir, at the expiration of its term, that Legislature went to the country, the members and removed from the popular will, and that RECEIPTS. Dominion subsidies... 30,490 01 the Legislature in 1882, the same Govern-6,205 35 ment which had held power for the four therefore devolve upon the Government, Territorial revenue,..... 130,490 01 Fees, Provincial Sec'ys office,.... 2.170 00 years preceding, again " local aud private bills, Lunatic Asylum ... 2,170 00 years precenting, again 470 00 RENEWED ITS DECLARATION OF THE POLICY 2,833 28 Miscellaneous receipte. 2,833 28 1,684 53 1,684 53 1,244 90 jority of the House. There was a change in the the the other the basis of the abolition the the the basis of the abolition of that chamber, to be abolition to the basis of the abolition to the the basis of the basis of the basis of the abolition to the the basis of the basis of the abolition to the the basis of th Interest on bank balances.a634,573 71 the Government, but no change in the policy by which this matter can be brought about. Pillow Cottons, Total. aptor of the Government as far as this question was concerned. Shortly after, the motion is the second provided the s PAYMENTS. Administration of Justice, Agriculture, Auditor General, Bear bounties Blind Asylum, Halifax..... -University N. B.,... Ordinary...... School houses, poor 1,387 00 1,387 00 1,387 00 6.205 57 26,183 00 1,387 00 1,397 districts. were accurately expressed by their representa-tives in the votes which they gave from 1878 5,501 and Immigration,..... Lunatic Asylum, current exp's,. Marrisge certificates, registry,. Natural History Society,...... Public Health, Public Hospital, St. John, Public Printing,...... Public Works-ordinary, 117.200 Refunds Crown Lands .. Prov. Rifle Association, Surveys and railway inspection, tumpage collectio Inforseen expense Total. Balance to the credit of the 10,980.83 NEW BRUNSWICK'S DEBT. The Official Statement from the who are Public Accounts. THE COUNCIL,

Elections ...

Grand Southern Railway,....

Woodstock Bridge,

N. B. and P. E. Railway,.....

Elgin, Petitcodiac and Haveloch Railway,

Ibert Southern Railway,

Meduxnakeag Bridge, Kent Northern Railway,...

Harvey Branch Railway.

unded Debt.

account.

Total.

5,501 22 tives in the votes which they gave from 1878 5,000 18 to 1882 upon this question, and when these 83,815 00 25,738 30 1,048 00 of this Province came back to this House in 250 00 support of that same policy, and sir, after the 6,390 57 2,000 00 2,000 00 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 12,255 06 14,593 06 14,593 06 12,255 06 14,593 06 14,593 06 12,255 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 12,255 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 14,593 06 15,593 06 1 300 00 this policy as have been the representatives 2,138 50 of the people during the past two Houses. I 6,600 00 think therefore, that hon. members will feel 1,337 82 no difficulty at all in subscribing to the pro-country that this change should take place. Now, sir, I think it will not be possible for any of the members of the other branch who may not be willing to meet us in this proosal-no doubt there are some, but whether there is a majority or not remains to be seen, FIRMLY OPPOSED TO THE ABOLITION OF thought it possible that the Bank would realize something out of the seizare of Stewart's property at Ot-tawa,—perhaps \$100,000; perhaps The bonded debt of New Brunswick on \$1st to say that public opinion is not very strongly public opinion, if the people of this country s56,000 do desize that there should be a change in gaining that there is a strong probability 69,000 direction, if the people are strongly of the 51,000 opinion—or rather I will omit the word Andover Branch Railway, St. Martins and Upham Railway, 131,000 strongly-that there is something anomalous 374,000 in the condition of our present system, and 25,000 that this branch of the legislature is amply 10,000 sufficient to express the popular will and 185,200 give effect to it, then I do feel that we are 0,000 not asking the gentlemen in that branch too 9,000 much, when we ask them to bow to this ex-00,000 321,500 pression of the public will, and consent to do in sine or the quees, as perhaps he may do in very few of the other powers and preco-150,000 the consideration of this question upon its gaives he exercises. So that is one power merits, and to give effect to that will by which is in reserve, which the Government have in reserve, which the is in reserve. Northern and Western Bailway... Caraquet Railway,..... St. Louis and Buctouche Rail'y,... legislation as it is clearly in their power to 37,000 do. Now, I have in this resolution, also inti-Moncton and Buctouche Railway. 44 500 mated that there will be a willingness on 7,000 the part of the gentlemen composing the 250,000 Legislative Council, to meet us on this ques-tion. I desire to meet them in a proper way. \$1,846,200 I desire that anything that may be said in

To this we find added the following :---in any way. I trust that nothing will be said or done to prevent a fair conference, and a fair discussion of this subject, purely and simply upon its merits. It is very much 32 558 18,376 \$65,288 This, added to the bonded indebtedness

is that the Government may feel it to be its duty if all other efforts fail; and doubtles will feel it to be its duty, to take steps to cancel one or more of the appointments of members of that body, and have the matter tried out before the courts, so that the power of the Lieutenant-Gover-nor-in-Council, in this respect, may be judicially determined, I do not think it to be deprecated, that any violent language should be employed whereby any latent feel would be proper for me to convey the idea that the Government feel sure of success, but the point is sufficiently in question to author-

AT DAVIES & Co. Weddall's. HAVE RECEIVED, Hamburg Embroideries, to warrant us in saying with respect to the Legislature then chosen and sitting for the term from 1878 to 1882, that it was distinct-ly in favor of the abolition of the Council. New Spring Prints, an immense variety MUSLINS, LAWNS, who did not express themselves at that the in favor of this change went back to their .\$485,475 64 constituents, and upon the reassembling of FANCY PIQUES. White Cottons, failing in this effort to arrive at an amicable 4 Cases White Sheetings, New Corsets, including the latest styles, CANADIAN PRINTS Unbleached Cottons, PRINTS Unbleached Shirtings. made from the Gibson Cotton. Checked Shirtings. PARK'S SHIRITNGS Morse & Kaley Mfg. Co's. KNITTING COTTONS, KNITTING COTTON. A full Stock of GIBSON GREY COTTONS (Best in the Market.) says, as late as 1844, will discover that the doctrine was distinctly put forth by the Colonial office, and I think it is incontrovert-White Cottons, Sheetings, able, that there existed in the Governor-in Council, acting on behalf of the Queen, the Weddall. PILLOW COTTONS, &c., &c. cause, sir, the appointments were not made for life-the commissions did not authorize All at closest Prices. that. They were only appointed at the pleasure of the Crown, and therefore, at any moment, it was competent for the Crown to Agent for McCall's New York Bazaar CANCEL THE APPOINTMENTS OF THE WHOLESALE and RETAIL Glove Fitting Patterns. Now, it may be-I am not going to say it isbut I think it is possible that it may still be within the power of the Governor-in-Council 87 appointed by the Governor to that body, not only anterior to Confederation, but since that SPRING TENNANT, DAVIES & CO., 202 QUEEN STREET opinion, that there is a strong probability that this is the law by a careful reading of these despatches, and of the authority FREDERICTON conferred upon the Governor-in-Council in the matter of appointments to the Legislative Council by the British North America Act. Because hon. members who GOODS remember the terms of that Act, will bear in Agents for the Celebrated M. mind, that the Lieutenant Governor acts in R. & A. Dollar Shirt, and New York the name of the Queen, as perhaps he may Domestic Paper Patterns. MARCH 2, 1887 clude to exercise, which it may be their Prints, duty to exercise, although the Government may not be convinced that it is clear from all Prints. question that they would have the power to cancel the appointments of members of that Hamburgs, Expecting Every Day body, one of the means at all events which it is their duty to try, the intimation o Hamburgs, which I want now to convey to the House 250 Bblo Corsets. Corsets, Shirtings, Shirtings,

OPENING THIS DAY,



ise the attempt to be made, and away with capital I am disposed to treat them as a branch of members should learn that the Lieutenant-in an disposed to treat them as a branch of members should learn that the Lieutenant-fue and lacitative, existing under the constitute two members are the constitute of one or more mem-tion, and having rights, powers and provide the appointments of one or more mem-tion. will be extended to Mr. McLellan, who which seeks to de Ginghams. has always borne an honorable repu-forego my membership in that associately will have confidence in Hon. Jushas always borne an honorable repu-tation, the fact cannot be disguised, that his action, the result of which has been to bring ruin to scores of people, is severely oriticized in all atter disregard for the interests com-Worthy of Confidence. HASLIN. A. March 9, 1867. Fredericion, March 2, 1887