liberty of

will remove the communi-y false com-signature of IINSON

bre me, Don-" Maj-sty's inson, Eeq., nuketh oath inst., this Hall, Mr. him (Deux Hall, Mr. him (Depo-sity of Char-at he would not positive ive the dogs HINSON.

that my I would and dogs conveying ting "in-lectioneer-ar friends, ridence in

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ing, in the most horrible terms, the religion in which his father had lived, and in appreciation of the truth of which for the Ruman Catholies of this eity were previously aware for the Ruman Catholies of this eity were previously aware that the man who never lost an opportunity of demouncing and revolting sentiments, was himself the son of a Roman Catholie. The statements made by me, if not literally are ber of an Orange lodge. It is true that you attee or were, a mem-ber of an Orange lodge. It is true that you attee of the religion, and revolting sentiments, was also stated to Mr. Coles. It is protection from the *papists.* At all events, you told a gentle-man in the city, that you had so stated to Mr. Coles. It is right arm off, than like Coles. Warburton, Pope and Swa-bay, "be beholding to the *low Drisk* for an office." It is also abandoned criminal, whose appointment to the magistrapy was disgraceful to the Executive, and insulting to the com-minity—that you applied to the Liest. Governor to remover in num from the Commission of the Peace, and when this Excellency very properly refused to do so, in the absence of proof of his guilt, you, rather than allow your mane from the down well plasset retired from the matistrapy. I believe you are now well plassed at being in the structure by Mr. Whelan, in disgust retired from the motion in the street by Mr. Whelan, and consider yourself mound dy being allowed to associate with him. Now, fir, does not your conduct to wards the Queen's Printer-try was to be either a *knew* or a *fool*. If you accused Mr. Whelan, without possessing the most satisfactory, the patient what for the pace, and such as warding the structure that is follow men, by striking his name for the society of homest men and such as would write host in refiring from the magistray, because the ward and for the society of homest men, and such as would write how the Commission of the Pace, and such as would write how the Commission of the pace, and such as would write how the commission of the pac noncer of all their opponents. The Tary Compact ap-pointed you 5 the office of Jaller and in that office it would appear the tyrannical propensities of your nature became ful-ly developed. In later years they placed your name in the Commission of the perce. And now, after having spent an ordinary lifetime in their service, you find the Tories have ceased to be in a position to confer offices of honor and emolument upon you, and therefore you abandon them and their principles, and now are found "beholden" for the office you hold to those who a year or two since you designated the *low lisis*—the self same Papists who were to be kept from persecuting Protestants by the corps of Mi-litia which you were so anxious to organise and command, and against whose persecution Mr. Coles was to come to you to be protected! If the Irish Roman Catholics of this city take my advice—and as I have nothing to hope or fear from them, not being an aspirant after political diffee, they may believe it to be disinterested—they will never trust you. It has, in my opinion, been the reproach of Irish Catholics, that ever since the right to vote has ceased to be withheld from them, they have placed power in the hands Catholies, that ever since the right to vote has ceased to be withheld from them, they have placed power in the hands of their enemies, confided it to those who have exercised it to their injury. Were this not the case, I imagine their an tire country—naturally one of the most productive in the world—would not be socially and politically, in the mise-rable condition in which it now is, and for years past has been. Surely there are persons to be found on whom they can confer office with more confidence and decency than there one they are not solve the in a size and

been. Surely there are persons to be found on whom they can confor office with more confidence and decency than they can on you. You may attend their pic nics, pleasure parties, &c., and be civil and polite to the *low Irish*, but low indeed in the scale of intelligence, and deficient in dis-cerament and self respect, must be that Irish Catholic who can believe that your *civility* and *toleration* of himself and his religion are not assumed, and who cannot discern that your motive in all is, if possible, to humbug Irish Cath-lies so far as to induce them to vote for you-perhaps at the mest general election. Those among them who have a proper respect for themselves and their religion, of their charch, poniently declare that your should, in the eyes of the world, on your bended knees, before the altar of their charch, poniently declare that your and the tens of penitence seek to be restored to the bosom of that charch that cannot reject the penitent sinner that seeks admission to fie fold. Your inordinate vanity might induce you to take such a step, for, although the great miss of the *roo* attars of mankind have been, and are members of her com-munion. I now take leave of your Worship, and for your future guidance, advise you, in the language of one of the withing are requisite in him who accuses another-risting respondence. For nothing is more intole-rable than for him to call another to account for his ac-tions, who cannot give an account do his ow." than for him to call another to account for his ac-

Your obed't servant. W H. POPE. To Robert Hutchinson, Mayor of Charlottetown. Charlottetown, Sept. 8, 1856.

SELLING OFF!!

has now on hand AT A GREAT REDUCTION IN PRICES, to ke roun for the New Importation expected in a few weeks.

HASZARD'S GAZETTE, SEPTEMBER 13.

BY JOHN C. TRAVERS.

Notice to Farmers and others. TO BE SOLD by Auction, on THURSDAY the 9th of OCTUBER next, at 11 o'clock, fore-noon, on the Farm of Mr. NATHAN WRIGHT on the Winsloe Road, 5 miles from Town, the whole of his

SROCK, CROP, & FARMING IMPLEMENTS, CONSISTING OF

Ayrshire COW, 4 years old, from 'Sweet Lad,'

1 Ayrehire COW, 4 years old, from 'Sweet Lad,' do 3 do do lyearling HEIFER, from 'Sweet Lad,'' 1 Calf, from do., 1 Cow 1 good Farm Horse. 2 Figs. 1 Box Steigh, 1 Cow 1 good Farm Horse. 2 Figs. 1 Box Steigh, 1 Cow 1 good Farm Horse. 2 Figs. 1 Box Steigh, 1 Cow 1 good Farm Horse. 2 Figs. 1 Box Steigh, 1 Track, 1 Jauning Steigh & Fars, 1 set Cart do 1 Roller 1 Plough 1 pair Harrows Fixe tons upland HAY. A number of Stooks OATS and BARLEY, and a number of Farming Implements, and other articles too numerous to mention. Starts - All sums under £5 cash on deli-very after the sale; over £5, a credit of 3 months, on approved Joint Notes. Don't Forgest Thrwesdaw the Oth Ostaber

Don't Forget Thursday the 9th October-

Notice to the Public.

THE Copartnership hitherto existing between JAMES DAVIS and GEORGE FELWICK, as Painters, &c., is this day dissolved, and the Sub-scriber hereby notifies the Public, that he will not be answerable for any debts which may be contracted by answerable for any debts which may be con JAMES DAVIS after this date.

THE Basiness will in future be carried on by the Babscriber at the old Stand, Euston-street, and he espectfully solicits a continuance of Public Patro-18:18. GEORGE FELWICK. Ch. Town, Sept. 11, 1856.-3i

Strayed or Stolen ! A BLACK HORSE, with long switch-tail and a long mane, witd a spot of hair off his back, strayed from the premises of Mr. MICHAEL WEL-H on Tuesday nigh. last. Whoever will bring the same to this Office, will be suitably re warded. Sept. 14, 1856.

The Charlottetown Gas Company vs Wel-

lington Nelson. To the Editor of Haszard's Gazette. SIR :--

To the EDITOR OF HASZARD'S GAZETTE. Sin :--Sin :--Tills was an action tried in the Mayor's Court, in which the Gas Company sued Mr. Weiling-ton Nelson for the sum of £ 3 5s. 24. The case a has for some time caused considerable speculation among the case have never been folly represented to the puble; and as 1 her, Mr. Nelcon is still disas-tusified, and publicly asserts he is an injured and a invonged man, and that the judgment delivered by the Mayor was a one-sided and a partial one; I will etate the facts of the case, and then leave an impar-tial multitude to decide, if with such evidence before him the Mayor could give any other judgment,---Mr. Nelson commenced burning Gas in its house-"where he has if i remember right, 18 lights." The sight the news arrived here of the fall of schestopol, and he gave a ball the same night when the whole of clock in the morning—he afterwards gave some two or three other balls, and at each, 1 believe from what I hear, all his burners were com—he is a man who seldom if ever goes to bed before 11 o'clock, and consequently must consume a large quantity of gas every night—he has a main larp hear his mouse, and en-and ho gave not an and parts of his house, and en-hing his servants to consum any quantity thry escape. every night—he has a main large quantify of gas f every night—he has a main large quantify of gas the full pressure on in all parts of his house, and en-abling his servants to consume any quantify they please, and at any or all hours either day of De-uight. I looked at his meter on the 1st day of De-cember 1855, and found it then stood at 6800 feet, it was again looked at the 1st day of March, 1856, and then stood at 10,800; I made out and delivered his r bill for £10 16s., not for one quarter as Mr. Nelson states, but for the whole period he had consumed gas, being nearly five months, or in fact the whole of the winter, and considering the number of lights, the main tap being always #UL on, so that the Gas mouth the consumed early and late, 1 consider the quantify not at all also mado out and delivered, and Mr. Nelson declared the Gas had not been lighted in an any part of his house, and stated be would ne-ter pay till bobtained a judgment agains thin; I at yonce wished to carry the Case to the Supreme Court, e over; he said. No it was to exponsive a Court and pretered going to the Marors, but with whose judgment he is now dissatisfied. I again saw his meter the 1st day of September, 1856, and found it standing at 13,470 feet, leaving 1970 feet for this lat quarter's consumption; again Mr. Nelson protes-ted the Gas had not been lighted, and within four-lat quarter's consumption; again Mr. Nelson protes-ted the Gas had not been lighted, and within four-lat quarter's consumption; again Mr. Nelson protes-ted the Gas had not been lighted, and within four-ant the tas day of September, 1856, and found it standing at 13,470 feet, leaving 1970 feet for this lat quarter's consumption; again Mr. Nelson protes-ted the Gas had not been lighted, and within four-end was the case came before the Mayer for this it the even pay the case came before the Mayer for this it we leave there brought forward on both sides I will now telate as nearly as my memory will serverdays the case came it evidence there brough evidence there brought forward on both sides I will now relate as nearly as my memory will serve-I ened the case, by claim the amount of the b H. HASZARD begs leave respectfully to inform LING OFF the large STOCK OF GOODS, ter gas without passing any. I cross-examined him Provinces.

when he acknowledged he did not know exactly when I did deliver the bill, but thought it has been to be again as Mr. Noiseen, whit the exception that when I crosses as Mr. Noiseen, whit the exception that when I crosses examined him he admitted the gas had been ighted on the barght the bill but thought that was all, he also thought the fine course of ercenton at 'Sranford," on The sector, but thought that was all, he also thought the time course of ercenton at 'Sranford," on ThuRSDAY, the 18 h SEPTEMBER instant. Thus are structured before the middle of the month-the nest witness was a servant girl, who stated nearly the same as the other witness, and thought the bill was different before the middle of the month. The claims that quarter—had be gene orders for the moter are correct, and be gene orders for the mater must regarter without private as 1 looked the time the store and is ordere had seen followed, then indeed to would have bad no Gas to pay fir. Wr. Nelsen at the gene orders the fore the as to pay start without private as to pay fir. Wr. Nelsen at the gene orders the fore the as to pay fir. Wr. Nelsen at the gene orders for the meter must regarter without private as to pay fir. Wr. Nelsen at the gene orders the propriet of barron had left and the order had seen followed, then indeed to would have bad no Gas to pay fir. Wr. Nelsen at the gene orders the first the the starts to pay start without private the propriet of barron to the first the detail of the month and did not detail persisted, the meter must regarter without private the start to have gene as a structure to the start to the start to have the start to have the start to have gene as a structure to the start to have gene at the start to have the start to have the start to have the start to have gene at the start to have gene at the start to have the start to have gene at the start to have the start to have the start to have the start to have thave the start to have t meter register without passing gas-he said, mext asked him, if from his knowledge of gas m

meter register without passing gas-be anid, not next asked him, if from his knowledge of gas me he thought it possible a meter could register with passing gas-be replied *icertainly* not. Now v such evidence before him, what other judgment d Mr. Nelson think the Mayor could give? In the of place, it was proved Mr Nelson burnt the G half a month before he turned it off, bur in reality accer turned it off, he told his servants not to ligh bat he left the main tap full on, so that they co-consume any quantity they pleased when he was in home-in the next place, Vr. Cox stated it was possible a meter could register. Gas without pas-it, and I had stated on m. south i had proved meter and found it correct-but, it is is rot all, on I before stated, the meter registered for this Quarter 870 feet, being abor; 166 fe et per wee I would ask Mr. Nelson, how domes it that the m when brought into court still registered, but it 1870 feet-for if his argument was true, it she have registered from the day I looked at it to day of trial, " which was for daya" 80 feet, bh had not moved a foot-1 leff the main tap turned and when the meter was branghi into court by Alles, be stated the two was given at left. and when the meter was brought into court b And when the meter was or sign into court by Allen, he stated the tap was still off a d as I left thus proving the fact that the Gas hid been somed through Mr. Nelson's own carelessness in tarning off the main tap. I a sked all his wine if they could smell the gas in any sart of the ho and they all said no, thus proving there was seene.

I remain, Your. Obdt. Servant. WM. MURPH

Masonic Hall Company. GENERAL SPECIAL MEETING

GENERAL SPECIAL MEETING Shareholders of the above company, wi held in the Masonic Hat! (M-Donald's build Queen's Square, on Monday the 15th inst. o'clock P. M. for the purpose of selling the Estate of said Company in terms of the act corporation

By Order, J. W. MORRISON,

Secretary. Charlottetown, Sept. 3d, 1856.

ARPER'S MAGAZINE for SEPTEMBER just received at GEO. T. HASZARD'S Book St re

Prize Stallion "Prince Edward.

Prize Stallion "Prince Edward. WILL be effered for SALE av Autorios at 12 o'clock noon, on WEDNESDAY September 24th, and eoid to the bischest bidder. He was four years old the 1st day of July last; he is by Saladin out of a Mare by Woolner's Horse, from a Roncasselles Mare. He shows a great deal of Blood, and has great strength; his stock is much admired; his action and temper is very good, he was used last winter in harness and was very genile. WIDLIAM HODGES, owner. Cymbria Lodge, Russico.

Cymbria Lodge, Rusti 20th August, 1856.



A fall assortment of all kinds of weighing appara-us and store furniture for sale at low rates. Rail-tead, Hay, and Coal Scales set in any part of the

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lowed to compete. No person will be allowed to exhibit Stock in etition unless he be a Subscriber to the ity, or to one of its Branches. Animals must be bona fide the property of mpet

the Exhibitor. No Prize will be awarded, unless there be, in the opinion of the Judges, sufficient competition. No Animal allowed to compete in more than ne class.

All Animals intended for competition, must be entered and on the ground before 13 o'clock, otherwise, they will positively be excluded.

A FARMER'S DINNER at the Globe Hotel at the hour of 4 o'c'ack on the day of the Show. Prizes to be paid after Dinner. W. W. IRVING, Sec²y.

Com. Room, Aug. 15, 1856.

The following STOCK will, along with many others (pure and hall-bred Darham, Ayrshire and Leicester SHEEP), be offered for Sale on the above day:-

By JUDGE PETERSI two-year old HEIFER, by Durham Ball 'Sweet Lad,' out of a half-bred Alderney Cow; has been served by the newly imported Durham Ball 'Prince Edward,' this Spring
I two year old HEIFER, got by Sir Alexander Tannerman's imported Ayushire Bull out of a Gailoway Cow.
2 pure Leicester RAMS, I FAM. (belf Santhagen and half Leicester.)

2 pure Leicester RAMS, 1 RAM, (half Southdown and half Leicester.)

By Hon. GEO. COLES-

4 two-year old Durham HEIFERS, 4 one-year old ditto

BY GEORGE TWEEDT-

1 two-year old BUI.L, by 'Sweet Lad,' out Col. Gray's half-bred Durham and Ayrs

By JUDGE PETERS-