

under this heading are published in the responsibility of the Grand ii, of S. Temperance P. E. Island.) solely on the re

A New "Maint Law."—The Committee on the Judiciary in the Maine Legislature, have subnitted a lengthy and elaborate report upon the bajiest of the sale of intoxicating liquors, together with a bill for a new liquor law. The Portland mitted a renger sale of intoxicating methods to the sale of intoxicating methods with a bill for a new liquor law. The Portland State of Maine gives the following epitome of the bill, which comprises thirty-three sections:

| Additional Comprises the following and the properties of the properties of

se. 1. No person shall sell intoxicating li-

Nec 2. No person shall manufacture distilled epirits without giving a bond in \$1000, that he will not sell any spirits except of his own manufacture, and wi hout adulteration, or in quantities less than — gallons, to be carried away at the

Sec. 3. Any person manufacturing without iving bonds, to forfeit \$ 1000. Sec. 4. This act not to extend to imported li-

quore, eider, or home-made wine. Sec. 5. Physicians, &c., to sell it mixed with

Sec. 6. City and town authorities to authorise

Sec. 6. City and town authorities to authorise persons to sell, as follows, in every town or city at least one, and not more than two; every town or city having more than 3000 and less than 8000 population, two additional persons; every city and town having more than 8000, one additional persons for every 3000. Such authority to expire on the lat day of May next, succeeding the granting of the same

Sec. 7. Innholders may be authorized to sell to guests, but shall not keep a bar.

Sec. 8. No person shall sell to any minor,

Indian, soldier in the army, drunkard or intoxicat-

. 9. Notice shall be given concerning per

Sections shall be fixed \$30, be that the total shall be fixed not be keep the authority revoked.

Sec. 12. No person shall furnish liquors to persons to whom its sale is forbidden.

Sec. 13. If any person, not authorized, shall sell, he shall be fixed not exceeding \$20.

sell, he shall be fined not exceeding \$20.

Sec. 14. Three unlawful sales constitute one a common seller—and render him liable to a fine of \$100, or imprisonment for six months.

Sec. 15. (Entire.) No person shall keep a drinking house or tippling shop within this State.

Sec. 16. A drinking house or a tippling shop in any place, except an inn, where liquous are sold except as provided by this law.

Sec. 47.—4 ne keeper at such drinking house that he fined \$2.00 or imprisoned one year.

Sec. 17. An accept of such drawing makes shall be fined \$2.0, or imprisoned one year.

Sec. 18. Persons having diquots to sell contrary to law, forien the same.

Sec. 19. Search may be made, on complaint

of credible persons

Sec. 20 Regulates trials and appeals.
Sec. 21. No action can be maintained on any
claim originating for intoxicating liquous illegally Sec. 22. The alderman, selectmen or asses-

sors shall prosecute. Sec. 23 Any person selling to a drunkard shall be held liable for all injuries committed by

him while intoxicated.
See. 24. Same penalties, if an unauthorized

person sell to one. Any one selling impure liquor shall Sec 25.

be fined \$100

The remaining sections regulate the manner in which cases shall be conducted in court.

THE MAINE LAW WANTED.

A DRUNKEN TAILOR —Southwark Police Court.
Michael Cronin, a smart bucking little Irish tailor, was charged with being drunk and riotous in the atreets. The charge was clearly proved by Police Constables, 73 M. who saw him turned out Police Constables, 73 M. who saw him turned out of a public house on Sunday night, when he refused to gent everybody.

Mr. A. Beckett to the prisoner—Will you promise to keep sober for the future!

Prisoner.—No your worship. I can't do that anyhow: so you must not ax me.

Mr. A. Beckett.—Why can't you keep sober!

Prisoner—Why, I'll tell you. No one can keep sober in this blessed country, for there are so menty inducements to drink strong liquors.

Mr. A. Beckett.—Well, if you will not promise

Mr. A Beckett.—Well, if you will not promise to keep abour, I must fine you 7s., or seven days' imprisonment, for being drunk and rictous.

Prisoner, (laughing hearilly)—I thank you, sir, Pil noor pay the money, but I won't promise to keep intour, I can't do that.

Mr. A Beckett.—you must take care of yourself, for if you are brought before me again on such evidence, you will be puoished with more instead of drinking it.

What is the difference between tacks and tax? One is intended to keep us "up to the public, and, if quality be continued to keep us the public, and, if quality be continued to keep us "up to the public, a

Past and passent state of Instanc.—From Morewood's history of inebriating liquors, it appears that within the previous century—principality within the last half of the century—the consumption of whiskey in Ireland had increased ninety-fold, while the increase of population was but four-fold. We were running headlong to ruin, when the temperance reform stepped in and stayed our downward course. Within five years the consumption of whisky, was reduced one-half, at which point it remained for several years; but the demon has again taken possession of us, and we are running our downward course ence more. The brewer and the distiller and the licensed victualler are once more rejoicing at the icensed victualler are once more rejoicing at the nagnitude of their trade. Their unholy traffic is once more sowing the seeds of misery and des-pair broad-cast over the land.—James Haughton, Esq., of Dublin.

Ayold THE APPEARANCE OF EVIL. The following appeared as an advertisement in the Alliance of the 6th ult.:—

Cantion to Teetotalers. patam," or Temperance (?) Wines. Keep de canters off your tables! Avoid the appearance of ce of

A correspondent has sent it to us for notice. We unite with him in the opinion that it will be best to do away utterly with every remnant of our drinking paraphernalia and usages. So much mischief has resulted from them, that we coincide with the sentiment—away with them root and branch.—British Herald.

I never see a license to sell spirits withou thinking it is a LICENSE TO RUIN SOULS.—Robert Murray M'Cheyne.

The laws against gambling forfeit the tools with The lawe against gambling forfeit the tools with which frauds are perpetrated, and ruin brought upon the unwary. Liquors are the tools with which drunkards are made; the Prohibitory Law forfeits the liquors, because they are intended to be us-d in producing drunkenness, and its consequences—to wit, pauperism, and crime.—Judge vage.

HOOF EXPANDER FOR HORSES .- Horse that are hoof-bound may be easily cured in a short time. First, let the smith pare down the heel of the hoof till it is as flat and sons of intemperate liabits.

See. 10. No persons shall be authorized to sell, until he has given a bond of \$400 that he neither has a celt's; then take equal parts of sell, until he has given a bond of \$400 that he nite nitch and fresh butter, summered to sine nitch and fresh butter, summered to sell, until he has given a mail not violate law.

See. 14. Any person violating the 7th and 8th Sections small be fined \$20, be liable to a sait on Sections small be fined \$20, be liable to a sait on any horse may be grown out in three months, by applying faithfully this simple

-The Charleston Evening News under-stands, that the elephant which was lost overboard from a vessel bound to that port, made its way into Mount Pleasant harbor The vessel was thirty miles out at sea, and a heavy gale was blowing, when the ele-phant went overboard. Its feat of riding out the storm is, we suppose, the most remarkable instance of animal strength and endurance on record.

THE WAY TO EMINENCE That which other folks can do

Why, with patience may not you?

Long ago a little boy was entered at Harrow school. He was put into a class beyond his years and where all the scholars had the advantage of previous instruction, denied to him. His master chid him for his dullness, and all his efforts then could not raise him from the lowest place on the form. But, nothing daunted, he procured the grammars and other elementary books which his grammars and other estementary occase which is, occase-fellows had gone through in previous terms. It devoted the hours of play, and not a few of the hours of sleep, to the mastering of these; till, in a few weeks, he gradually began to rice, and it was not long till he shot far shead of all his comwas not long till he shot far shead of all his com-panions and became not only leader of the devision, but the pride of Harrow. You may see the statue of that boy, whose career began with this fit of energetic application, in St. Paul's cathedral; for he lived to be the greatest orential scholar of mod-ern Europe—it was Six William Josks. When young echolars see the lofty pianacle of attainment on which that name is now reposing.

When young scholars see the lotty planates attainment on which that name is now reposing, they feel as, if it had been created there, rather than had travelled thither. No such thing. The most illustrious in the annals of philosophy once kenw no more than the most illiterate now do. And how did he arrive at his peerless dignity! By dist of dilligence; by downright pains taking.

— Life in Earnest.

BY WILLIAM DODD. VALUABLE REAL PROPERTY

THE following parcels of LAND, &c., will be submitted to public competition at the COURT HOUSE, in the Colonial Building, in Charlottetown, on WEDNESDAY, the SIXTERNIN day of APRIL next, at the hour of 12 o'clock, noon, viz:—PASTURE LOTS Nos. 233, 234 and 235 in the Royalty of Charlottetown, fronting on the St. Peter's Road, and situate about three miles from Town, containing in the whole 36 acres, a little more or less.

less.

Also—The Freehold and Reversion of and in Two Hundred and Sixteen acres of LAND on Towrship No. 49, adjoining the Roman Catholic Church Property, near Vernon River. This Land is subdivided into two Farms of 144 acres, and 72 acres respectively, which are severally let on Lease for long terms of years, yielding a yearly rent of one shilling sterling per acre.

ALSO—The Eastern moiety of TOWN LOT No.
52 in the Second Hundred of Town Lots in Charlottetown, having a front of 42 feet on Richmond Street, with the WAREHOUSE thereon.

with the WAREHOUSE thereon.

ALSO—That valuable piece of GROUND with the
DWELLING HOUSE and premises thereto belonging hange as the residence of Mr. DAVID WIL-DWELLING HOUSE and premises thereto belonging, known as the residence of Mr. David Wilson, fronting 40 feet on Richmond Street, and extending in depth 50 feet, a little more or less; forming parts of Town Lots Nos. 4 and 5 in the Second Hundred of Town Lots in Charlottetown.

Also—Part of TOWN LOT No. 4, in the Second Hundred of Town Lots in Charlottetown, next adjoining to the last above described premises, having a front of 60 feet on Richmond Street, and extending 50 feet in depth, or thereabout, with the DWELLING HOUSE thereon.

Also—That heartifully.

in depth, or thereabout, with the DWELLING HOUSE thereon.

ALSO—That heautifully situated Property, form ing part of COMMON LOT No. 18, in the Royalty of Charlottetown, fronting os the Hillsborough, and in the immediate vicinity of Government House, lately in the occupation of CAPT. BEAZELEY, R. N., bounded on the North West by the Road leading to Government House, and on the East by West Street, and extending on said street 233 feet a little more or less, with the large and commodious DWELLING HOUSE, OUTBUILDINGS and appartenances thereto belonging. This property is subject to an annuity of £50 currency per annum, charged thereon for the use and benefit of Mrs. Mary Elizabeth Wilson, from and after the decease of her present Husband (in case she shall survive him) and so long as she shall remain his Widow and unmarried; and it will be sold liable thereto.

For Terasts of Sale and further particulars, enquire of the undersigned, (Trustees for sale, &c., under a Deed of Release and Conveyance bearing date the 21st day of December, 1855, executed by the above named David Wilson and his said wife, with the other parties therein ramed, to the undersigned, and duly registered in the Registry Office of this Island.)

Dated at Charlottetown, Prince Edward Island.

Dated at Charlottetown, Prince Edward Island,

Valuable Farm for Sele.

The Be Soll by Private Contract, that beautiful fally sinated FARM, on the Malpeque Road, distant about 5½ miles from Charlottotown, the property of Da. Day. It contains 155 acres, of which about 100 are in a good state of cultivation, the residue being covered with a mixed growth of hard and will wood, including suitable Pencing material. Upon the premises is a comfortable 1½ story DWELLING HOUSE, 45 feet by 35 feet, with a BARN 45 by 25 feet, and a Well of water at a short distance from the farm yard. The Property is enhanced by a permanent stream of water which flows through it; and altogether is adapted for Farming purposes. It is held under Lease for 999 years, of which 972 are newpired, and it is subject to the year years of Constitution of the most intense good. Valuable Farm for Sale

HOUSE, 1810. CHARLOTTETOWN, MAY, 1855. T. DESBRISAY & Co.

HAVE just received, per late arrivals from London, Dublin, United States and Halting, thei Supplies for the Season, comprising, in the whole, di Extensive and Varied Assortment of DRUGS & CHEMICALS, PERFUMERY.

Brushes, Combs. Soaps, and other Toilet requisites; Paints, Oile, Colours, and Dye Stuffs; Fruits, Spices, Confectionary, Medicated and other Loxenges; with all the Patent Medicines in repute, and every other article usually kept at similar Establishments in Geat Britain (See Apothecaries' Ball Assertiser.) The whole of which they can with confidence recommend to the public, and, if quality be considered, at as low, if the transactions of the considered, at as low, if the transactions of the considered in the considered of the c

1200 BUSHELS Liverpool SALT for sale by the Sabscriber.

JAMES PURDIE.

NOTICE IS HEREBY GIVEN, that the S Ortice 19 HERBST GYEN, that the scriber having by power of Attorney bear; 24th January, 1856, been dely appointed sees Stewart, to act as their Attorney—orm all Tennuts on the Estate of the wart, that unless all Reint and arrears of paid immediately, legal measures will be to ted to, for recovery as the Law directs.

Building Lots in Town, and farmularly to dispose of.

JAMES J. BEV

JAMES J. BEVAN. Charlottetown, Feb. 29, 1856.



Friend of the Prince Edward Islander. HOLLOWAY'S OINTMENT.

EXTRAORDINARY CURE OF ASTHMA ! ! OF AN OLD LABY SEVENTY FIVE YEARS

OF AGE.

Copy of a Letter from Mr. Thomas Weston, (Book Store,) Toronto, dated the 9th October, 1854. To Professor Holloway,

To Professor Holloway,
Sir,—Gratitude compels me to make known to you
the extraordinary benefit an aged parent has derived
from the use of your Pills. My mother was afflicted
for upwards of four and twenty years with asthma
and spitting of blood; it was uite agony to see her
suffer and hear her cough; I have often declared, that
I would give all I possessed to have her cured; but
although I paid a large sum for medicine and advice,
it was all to no purpose. About three months ago, I
thought perhaps your Pills might benefit her; at all
events I resolved to give them a trial, which I did;
the result was marvellous: by slow degrees, my
mother became better, and after persevering with
your remedies for nine weeks, she was perfectly
cured, and now enjoys the best of health, although
seventy-five years old.

I remain, Sir,
Your obliged,

o years old. I remain, Sir, Your obliged, (Signed) THOMAS WESTON. REMARKABLE CURE OF DROPSY.

AFTER BEING TAPPED THREE TIMES. Copy of a Letter form Anthony Smith, Esq. Halifax, Nova Scotia, dated the 25th August, 1854

To Professor Holloway,
Sir,—I desire to add my testimony to the value of your Pills, in cases of dropsy. For nine menths I suffered the greatest torture with this distressing complaint; was tapped three times, and finally given up by, the doctors; having become in appearance as a

by the doctors; having become in appearance as a skeleton, and with no mere strength in me than a child just horn. It was then, that I thought of trying your Pills, and immediately sent for a quantity and commenced using them. The result I can scarcely credit even now, although true it is. After using them for four weeks, I felt much better, and by persevering with them, at the expiration of two months, I was completely cured. I have since enjoyed the best of health.

Yours sincerely I am, Sir, Yours sincerely

(Signed) ANTHONY SMITH. ASTONISHING CURE OF GENERAL DEBILITY AND LIVER COMPLAINT ! !

opy of a Letter from William Reeves, of Charlottelown, Prince Edward Island, dated 17th Nov. 1854.

Sir .- I am happy to say, that your Pills have re-Possession can be given in April next, or carijer, if
required For terms, and further particulars, enquire
of Joins Longworth, Eq., Barrister-at-Law,
Charlottetown, who is fally authorized to treat for the
sale.

The Old

Established

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Rouse,

Rouse of pagental centary and langour,
my liver and bowels were also much deranged for
the whole of that time. I tried many medicines, but
they were of pagent to me, until I had recourse to
your Pills, by taking which, and following the printed
directions for seven weeks I was cared, after every
other means failed to the actonishing restoration to
health, and will recommend your Pills to all sufferers,
feeling it my daty to do so.

I remain, Sir, your humble servant,
(Signed)

WILLIAM REEVES.

These celebrated Pills are wonderfully efficacious in

These cetebrated Puts are wonderfully efficient the following complaints.

The Pills should be used conjointly with the Oil in most of the following cases:

Bad Legs Caucora Sore-Bad Breasts Contracted and Stiff Skind Burns Joints Sendy toes and Flies

Sold at the establishe Sold at the establishment of Professor Hollowax, 244, Strand, (near Temple Bar.) London, and by all respectable Druggists and Dealers in Medicines throughout the Civilized World, in Pots, at 1s 2d, 2s 2d, and 5s each.

There is a considerable saving by taking the larger sizes.

N. B.—Directions for the guidance of patietients every disorder are affixed to each pot.

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