## MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, MARCH 6, 1884.

tion to the General Government on the considered there was anything ir , the re- culture. Well, to assist them a Board of licenses. Another act was passed last

Mr. President and F onorable Gentle men of charges. The Government were making ling and to add a tribute of respect to the act to authorize the Parish of Beresford the Legistative Council, Mr. Speaker, a ad Genthemen of the House of Assembl<sub>g</sub>. The Government were making ing and to add a tribute of respect to the memory of generous friends and worthy debtedness. The bill was read a first

of assembly. Bills-In amendment of the School of scalers. With reference to the Exhibition the last speaker made statements of facts that were not facts and history that Fees by Stamps-In amendment of Equity Practice and Procedure-To fix the liabilwas not history. When the accounts are fer in the accepted tender. He thought ity of Employers in certain cases-To regulate the appointment and fix the duties of Lumber Scalers on Crown Lands presented then the House will see that the if he were the Chief Commissioner he duties of Lumber Scalers on Crown Lands -To authorize the Survey and setting apart of certain Lands to be reserved for Lumber purposes, and other important measures, will be laid before you, and to that was, that should be thought of to day, and that was, that since the House last met, two valuable members have passed away. that was the surve the statement of the two statement that was the surve the statement that was the surve the statement that was that since the House last met, two valuable members have passed away. deliberations, under the guid- The late Hon. Dr. Elder, Provincial Secof Divine Providence, may result in retary, had been cut off in the midst of his work when the Province could ill afford to lose him, in the very height of

After the members had returned to his usefulness and when he was taking their chamber, and some routine business that position he graced so well. Personally he had not long been associated with had been transacted, Mr. Glasier moved that the House pro- him, but it was long euough to know and

ceed to the consideration of the Address, to feel that in his death he lost a true and paragraph by paragraph. Mr. Wetmore objected that the course able friend of generous heart and impulses. faithful colleague and a kind and honor-

was unusual. The Address contained a The other the late member for Sunbury, large amount of words, but as to its mat Mr. Geo. A. Sterling, also died. He did ter he was unable to speak. He had no not long occupy his seat in the Legislature desire to delay unnecessarily the business of the House, but he thought one night ed by physical inability from taking that might be granted in which the members interest in politics for which his talents would have an opportunity of digesting its fitted him, he was a man of estimable contents. As a matter of right to the worth and his death will be deplored by Opposition, and of justice to all, he asked all. FREDERICTON, Feb. 29.

that time be given. It was a very un Hon. Mr. Blair did not feel that the The House resumed its session this morning at 10 o'clock. Hon. Mr. Blair moved that a seat be leader of the Opposition had presented a very strong case. He had no desire whatassigned the official reporter on the floor

ever to stifle debate, but, masmuch as when the several measures alluded to in Mr. Storkton asked leave to introduce the Address are introduced ample oppor-a bill entitled an act respecting the union Lawyers divided on the question and now tunity will be afforded to discuss them ;

he did not consider that an adjournment he did not consider that an adjournment should be granted. The Government was desirous of proceeding with the business of the country promptly, and until some particular good that would accrue from a postponement of the Address could be pointed out, he did not feel inclined to

grant it. Mr. Adams thought there might be more courtesy between the leaders. The government. secure in a majority and the form. The Legislative Council was government, secure in a majority, and to be abolished and the Executive reduc. They and the Governor General are the being happy in that security, should give ed, but they had not been, although he the opposition some show. It was true admitted the terms used in the speech bind us to the mother country. Besides, that measures could be discussed when were broad enough to cover that. The the desire to encroach has not always introduced, but that was only the right explanations with regard to the Frederic been on the part of the Dominion Parlia of every member, and no concession by the government. If the Attorney General tenders asked for only playing for private acts passed for the examination of persons granted the request he would be held in

subject of the short term prisoners the re-enonsibility of the charge of whom the marks of the leader of the Opposition Agriculture was established one part of year by the Dominion which he believed subject of the short term prisoners the re-sponsibility of the charge of whom the Government believes should rightfully volve upon the Dominion. The Jaugment of the Sapreme Court of Canada affirming the powers of the Local Legisla-tures, justify the hoge that we may rely upon the Court of final resort preserving the political autonomy of the Province marks of the leader of the of the shall cease to in the final cease to marks of the leader of the Opposition out simply ont of courtesy. The present whose duties it was to conduct exhibi-tions. But in the last Exhibition held at St. John the Board was treated by the overnment in a severe and cruel way. the shall cease to is rights of oilizens' min as an elector that the was willing ' the re-sing to following the inter final cease to the shall cease to is right of the final resort preserving the oolitical autonomy of the Province against the dangers which threaten it is was willing ' the re-sing to following the int of the final resort preserving the ould on the final resort preserving the ould on the final resort preserving the ould on the final cease to int to final resort preserving the ould on the final resort preserving the ould on tion too name the place in which or the \$370.75 were spent on amusements. Had of New Brunswick no party lines should person to whom he had appealed as a adecentishow been given, he would not of the should stand shoulder to 

which have been prepared with due, r egand to economy and requiremenents of W = pub-lice service, W = thought he should formulate those the death of Mesers. Elder and Ster W. McLellan laid the report of the Board of Agriculture on the table. Mr. McLellan laid the report of the Board of Agriculture on the table. Mr. McLellan laid the report of the Board of Agriculture on the table.

FREDERICTON March 1. Mr. Barberie, introduced a bill to ren-

The first seven sections of the addres

then passed. When the Sth was reached. Mr. Wetmore said he did not feel like giving a silent vote on it. The Sth and 9th sections related to certain acts of the Do-

minion Parliament and he would consider them together. It was his opinion that the Legislature was treading on daugerous or at least imprudent ground. This is not the proper institution provided by the constitution of the country for discussing

these matters. It may bring us into conflict with the Dominion and the reference in the 9th paragraph to carry the matter complained of to the ultimate Court of

Appeal may have a tendency to throw discredit on our own courts. It is in the nature of federal institutions that they

should assume more power than are actually theirs by right. Centralization is natural to them and it has ever been thus.

In the United States a fight has been going on all the while between the individual States and the central government

or and the battle is no more over there than it is here. To define exactly the dividing ine between the powers is very difficult. Lawyers divided on the question and now in aymen are asked to set the question at net to preserve good feeling at least it is quavise to throw discredit net to preserve good feeling at least it is quavise to throw discredit on the least it is quavise to throw the least it is the least it is the least it i of certain Methodist churches therein aymen are asked to set the question at named. The bill was read a first time. timates required for the service of the public and not otherwise provided, for the current year and gave notice that he would move on Wednesday next at 2,30 p. m. to resolve the House into committee to consider the motion for supply. House adjourned until Modday at 10 a.

only ties outside sentimental ones that Government since 31st October, 1882, to been intended for Chatham, as shown ends. The paragraphs in the address re-imprisoned for debt, &c. We have no kindly remembrance by the opposition. Mr. Glasier, in moving the Address, asked the inclugence of the House while he made his maiden sp ech, and prefaced his remarks with complimentary refer-in generate the the moving the to be associated and on what account paid out; all to say that our rights are protected. We his remarks with complimentary refer-to coundels bet and no what account paid out; all to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to say that our rights are protected. We his remarks with complimentary refer-to the to durate to take them to task? When the Dominion Subsidy for a por-

BUSINESS NOTICE. following article on Saturday last,-THE RAILWAY QUESTION.

1

ntion distributed principally in the Counties of Kent Northumberland, Glouester and Restigouche (New Brunswick), and in Bonaventure and Gaspe (Que-bec), among communities engaged in Lumbertur, Fishing and Agricultural pursuits, offers superior nducements to advertisers. Address . Editor ' Miramichi Advance,'' Chathau, N. B.

Miramichi Adrance.

MARCH 6. 384.

A Great British Victory. The great event of the week is the Mr. Glasier presented the reply of His Honor to the address of the House. Mr. Wetmore gave notice that he would move on Tuesday for information relating to the contract for the proposed bridge at Fredericton aud for all correspondence and payers relating thereto. Mr. Burchill introduced a bill to amend chap. 99 of Statutes relating to municip-alities. Bill read a first time. e chap. 99 of Statutes relating to municip-alities. Bill read a first time. Mr. Barberie gave notice that he would on Wednesday move for the appointment of a committee to consider the claims of Mrs. Jones. Hon. Mr. Blair, from committee ap-pointed to strike all general and standing commuttee to consider the claims for the statutes relating to montel ally of the False Prophet. The Bri-connect with lines leading to Monters that had 24 killed and 147 wounded, mile 900 of the enemy's dead were counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The rebels fought with determined commettee counted in the captured positions. The vote in the Municipal Council did not give expression to the feeling of a me. the rebels fought with determined commettee counted in the captured positions. The vote in the Municipal Council did not give expression to the feeling of a me. the rebels fought with determined commettee counted in the captured positions. the rebels fought with determined commettee counted in the captured positions. the rebels fought with determined counted in the captured positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fought with determined counted in the capture positions. the rebels fou

Messrs. Adams and Davidson, the lat-It ought to be a sufficient answer

FREDERICTON March 3. Mr. Wetmore introduced a bill to amend Chap. 99 relating to municipalities. Mr. Wetmore gave notice of motion for Mr. Wetmore gave notice of motion for trary to the international motion of trary to the international motion of the proposed road—its age, thus earning the subsidy, unless it age, thus earning the subsidy, unless it crosses to the Northern side of the South ing so contemptuously of Stephen West?

Derby. Statements of the character of that quoted above are, therefore, only The question of most interest to North-independent and that will be before the Legis-Directors of the Company and Mes-rs.

the promise stated as well as those to manage and control the the selves, and that the same

appears-as he ought to be-ashamed of advertisements." the intercomma the volument and vest ern would be made a more branch of the latter—a tributary, sub-rdmate, depen-dent branch of the great Intercolonial. The promoters of the Northern and Western, the gentlemen who are to fur-nish the money that will be necessary to supplement the subsides, consider to unchastic the subsides, consider to supplement the subsides. our hands. The writer's ire appears to

nish the modey that will be necessary to supplement the subsidies, consider it our hands. The writer's ire appears to essential to the success of the railway that it shuld have access to deep water, Their idea is that, by bridging the St. John at Fredericton, the Northern and legislation up to 1882 contemplated the Their idea is that, by bridging the St. John at Fredericton, the Northern and Western will become an important section of a new international thready line, which a reserve will carry a targe percentage of the pro-ducts of Prince Edward Island and the North Shore to market and bring back the goods that are required in exchange.

Mr. Barberie, introduced a bill to ren-der valid the county valuation made in the county of Restiguenche in the year 1883. Read a first time. The Contingent Committee presented report. The telegraph franking privilege of each member was placed at \$10. Mr. Glasier presented the reply of His Honor to the address of the House. Mr. Wetmore gave notice that he would

Hon. Mr. Blair, from committee ap-pointed to strike all general and standing committees, presented the following re port : On Corporations-Ellis, Wheten, Me. On Corporations—Ellis, Wheten, Mo-Manus, Morton, Glasier, McLeod and Humphrey. On Accounts—Thompson, Park, Kill-am, Flewelling Leighton, Lewis and Bur-chill. On Law Practice and Procedure—Rit-chiel, Adams and Barberie. On Agriculture—Hetherington, Colter, Neteau, Morton, Glasier, Humphrey, On Agriculture—Hetherington, Colter, Neteau, Morton, Glasier, Humphrey, White, LeBlanc, Hibbard, MoManus,

thence by the north side of the South-Doaktown, and thence by the south side of said river to a point at or near Bojestown, and thence to and down or Fredericton, in York County, and to give all necessary facilities for the

local traffic along the line and at "Derby or Millerton." If the Advo-The majority of the parishes and the Duthie's and Barnaby River, in his en-

date, specifying the dates on which re-ceived and on what account paidout; al-so a statement specifying the time when so a statement specifying the time when subject up to 1882--it seemed to dis-trailway depends very largely on its hav-solitary and also to prevent the road from being built, he should be left to his almost solitary and also to prevent the road from being built, he should be left to his almost solitary enjoyment. deavors to misrepresent " Smith," and ll also to prevent the road from being

CAPITAL PRIZE, S 5,000 Th

\_A. J. lature this session is the proposal to change the Railway Facility Act so as to make the provincial Subsidy available for the advocate writer has been imposed upon a railway terminating at Chatham Junc-in the matter he is, of course, not morally . We do hereby certification we supervise

" We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of the Louisiand Lottery Com

with honesty, tairness, and toward all parties, and we authorise that towary to use this certificate, with fac similes of our signatures attached, in its

Jos Enly

\$75,000 25,000 10,000 12,000 10,000 10,000 20,000 30,000 25,000 25,000 1 CAPITAL PRIZE 1 do. do. 1 do do. 2 PRIZÉS OF \$6000 APPROXIMATION PRI 6,850 4,500 2,250 9 Approximation Prizes of \$750 9 do do 250.

Application for rates to Club be made

I have received my New SPRING STOCK of

ANT Beautiful Patterns, and Very Cheap.

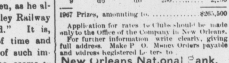
FRUITS ETC.

"the Nashwaak Valley to St Mary's Fresh Goods of Superior Quality

Always to be found at

SALE.

LIST OF PRIZES.



assured by the said President and The NEW BORDERED CRETONNE Double Width)

TILE NEW SATEEN CHETONNE.

'Islend, near Bartholemew River, run B. FAIREY, - - NEWCASTLE.

west Miramichi to a point at or neal CONFECTIONERY.

M J STAPLES'S

We observe, by an official report sent Advocate, that a Ratepayer

The subsidy was granted to the service of the servi

ences to Cauada's last, and her present, outside our jurisdiction and so may the If they are wrong let us look to the courts. Governor General. Coming down to Parliament of Canada. The danger is not practical questions, he said it was a fact, such as would warrant us in passing a fully the remarks of the leader of the lamentable though it be, that our lumber virtual vote of censure upon them. industry is dying out. The time has Mr. Adams said when the Government the burden of his complaints which seen-

come to seek in other channels, and de- were in opposition in 1881 they formed a ed to be twofold. 1st, that the resolution pend on other sources for our prosperity. platform, the honesty of which was then reflected on the character, competency The exhibition held in St. John was most doubted and it may be so yet. Education or integrity of our courts and secondly successful, both as regards the extent and variety of the exhibits. Notable among the latter were the agricultural imple-Chief Superintendent Rand had resigned ments, which made the avocation of the and it was rumored he was forced out by the matter as the leader of the opposition farmer easy now compared with the the Government for the purpose of secur- has done must be actuated by a desire to almost slavery of former days. The Cen- ing the Catholic vote in York at the Elec- find fault. In magistrates' courts this tennial exhibition gave us an opportunity to compare our progress for that period in quent on that some consideration should other language then could be employed in the arts of peace. The Forestry Ezhibi have been shown to the Catholics. He the address in view of the fact that litition about to be held in Edinburgh will understood that the Fredericton Bridge gants may rest there satisfied with the be almost invaluable as a means of of dollars that are now being spent in them in stumpage and other taxes being our rights been defined. He thought it building up the West were applied toward, spent in building bridges and railroads in was a desire to extract complaint that turning the tide of emigration to these Southern Counties. The bridge he be- caused the last speaker to refer to the Provinces by the sea. Thanks to the lieved would cost between \$100,000 and matter. Are we not to protect our rights efforts of the present Government the \$135,000. The tumpage regulations made merely because in so doing we may find Provincial right of property in the fish- by the presen' Government were not cal- fault with somebody else? He appreeries in non tidal waters adjacent to lands culated to foster an industry that the hended that if the Government and those of which the Crown is the riparian pro- mover of the address said was dying out. interested in the welfare of this Province prietor has been established, and already The Government talked last session of felt that the terms of Confederation the revenue has profited by it. By right bonding the debt, but whether they had should not be encroached upon by the handling and judicious advertising these done so or not he was not prepared to say. Federal Parliament it was their duty to always preceded by the Grand Monthly waters abounding in salmon and trout Railway contracts have since been entered say so ; to see that our rights are main. Drawing of The Louisiana State Lottery. may be made to yield even a much gr ater into, which will increase the public in- tained and respected, and to protest in The 166th Monthly will take place or amount than they now do. The passage debtedness.

of the Dominion Liquor License Act by the Dominion Parhament was an instance his speech. The reason assigned for ment is manifested what duty devolves on to M. A. Dauphin, New Orleans, La., of the centralizing tendencies of that body which seemed to arrogate to itself our right of local legislation. If continued in we will soon be left without a vestige of or out this winter . This was flimer. It is a solution of the local legislation of the local legislation of the local legislation. If continued in the was done was that the lumber might be got out this winter . This was flimer. It is a solution of the local legislation o got out this winter. This was flimsy. It tion he would not speak as he had. Mr. Wetmore congratulated the mem-under the present Government, because of friend had joined hands with him in our rights.

ber from Sunbury on his speech, but its delay and uncertainty. Tenders were entering a protest against the attempt thought he dealt largely in generalities. Is nearly and incertainty, the Tetagouche made upon our tisheries. If we were not When the new Government was in Oppo-sition it had framed a platform but had on, for the bridge would be actually 97 and pecuniary results arising therefrom not, in his opinion, acted in accordance feet longer than that called for in the it was because the friends of the compiders almost a miracle. It was but with it. Departmental and legislative specifications. The contract had been gentleman opposite were unmindful of the expenses were to be reduced but they had not been substantially so. As a matter of and no one had secured it yet. fact he admitted some reduction had been Hon. Mr. Ryan-You are not correct. and took no interest in those private

· Q.

made but he thought some of them were Mr. Adams said he might be mistaken. | individuals who fought the matter from of questionable utility. He questioned Tinders are now asked for building Mor- court to court. After the courts had prothe propriety of abolishing the office of rison's [Clarke's Cove] bridge when the nouncel in favor of these parties, the the Clerk of the Crown. The salaries of abutments are still sound. Regarding the Dominion authorities, acting under the the Speakers of both houses were reduced action of the Attorney General in the late Minister of Fisheries, en Lavored to miniand the sessional allowance voted away York election, he did not charge him with mize the effect by exciting the Crown from some members of the Cabinet but taking a prominent part in it, but he from the benefits. Did his henorable of the moon and stars, are certain to need these were not substantial. It was charged him with having brought the in- friend then act as he does to-day ? No ! rumored that some scalers to the Crown duence of the Local Government in favor He joined hands then. How does he Land D-partment were not doing their of a certain candidate, and it had been reconcile his position to-day with that of

Dominion electron in York County, the Attorney General had used the destige of his office in favor of the Last election it was with the bridge was only gotten up for the creation. The exhibition The Board of Agriculture should have allowed the Board of Agriculture to conduct it. With Board of Agriculture to conduct it. Wit

Board of Agriculture to conduct it. With regard to the policy of the Dominion Government, the House has nothing to do with it. Our representatives are compet tent to look after themselves. If they pass unconstitutional measures the courts are where our remedy lies. Hon. Mr. Blair arose, not because he told that they knew nothing about agri-Hon. Mr. Blair arose, not because he

Mr. Wetmore gave notice of a similar When the Dominion Subsidy for a por-Hon. Mr. Blair said he followed careopposition in order that he might gather

motion to amend the rules so that in the have that, also, arranged so that it Branch. tirst fourteen days of the session the would not be payable should the road We have thought, at times, that the orders of the day should not be called torminate anywhere save in Derby Paruntil 2.30, the object being to give com- ish, but about forty Chatham gentle- now comes out so squarely and sensibly mittees the morning to do their work men requested that the bill then being in favor of the only route by which the Mr. Tibbits moved for a committee of put through the House by Sir Charles road can ever be built, went too far in seven, to whom will be referred all bills Tupper be so changed as to provide for their opposition to the Company and relating to municipalities. The motion a junction with the Intercolonial on its plans, but they, no doubt, acted a junction with the Southwest, which was without having given the matter that relating to municipalities or towns should done at once. go to that committee.

that the Government did not feel-justified which has entered into a contract with While we confess our surprise-which in having more copies of the Statutes the Government to build the road from is, however, a very agreeable one-at contract had not been signed, up to two decision if they choose, but until it has be almost invaluable as a means of spreading information about the capabil. ities of the country. He thought that it it is of the people of the North Shore he pro-treated from the country is a second as a means of contract had not been signed up to the been finally disposed of by the highest our of appeal be that court what it may is the country. He thought that it would be well if a few of the thousands the money extracted from it has not been finally decided nor have in criminal offences since May, 1868, the junction with the I. C R. in they understood it to be such. Many

which have been forfeited, of all moneys the latter parish) has been desirous of men in their position might have concollected on such and suits commenced against parties for such forfeiture. [We are obliged to hold over the renauder of this report until next week.] -----

It is an Iil Wind that Blows no One any Good.

The usual Spring equinoctial gales are the strongest language against any attempt | March 11, 1884. It is an ill wind that In the afterno on Mr. Adams continued to deprive us of them. When an encroach- blows no one any good, and on application granting the bridge contract or for asking us if not to oppose to the best of our you may obtain information how you can

> Legislature restoring Nelson to the men :. Fact Stra. ger than Fiction. Subsidy Act. This action was so mani-

festly against the interests of the Rail- That peculiar writer of the "communi-It is a fact that Alonzo Howe, o way and the people whom it was intend-Tweed, had a fever sore that afflicted him ed to serve, that it was discussed in every parish of Northumberland, the is the delegates of the Northern & West is the Northern & West is the delegates of the Northern & West is the Northern & West for thirty-five years. Six bottles of Burdock Blood Bitters cured him, which he awarded, but another had to be made out best interests of the Province. They pure blood and perfect secretion.

Every Spring.

HOW AN AFFLICTING ANNUAL VISITOR WAS It is seldom that any question of a local public nature takes such a hold reported to have asserted that they had Plain and simple mechanics are not of the people's minds as this Railway an interview with representatives of the liable to get out of order. Complicated question has done, the result being bona fide Company at St. John at which watches, intended not only to keep the the friends and active promoters of the in the above was made. It is to be frequent repairs. Husbands and fathers often fail to see that their wives and that the judgment of the people, as a gentlemen, Messre, Park and Adams are daughters are more delicately organized whole, is generally right. Eighteen have the assurance of the gentlemen reduty. He charged that the Government reported that the Attorney General asked last winter? He says we ought to leave than themselves, requiring corresponding men in a Municipal Council of twentywere introducing Domindon is uses into the electors to express their confidence in the matter. The says we object of the sectors to express their confidence in the matter. Shall we care when they are well and assistance six, voting contrary to the interests of ball Gibson Company that they had no the Province, that they dismissed Liberal the Local Government by electing Mr. then, knowing our rights, fear to assert then they are well and assistance when they are well and assistance their constituents, have been answered their constituents, have been answered interview and made no arrangement what Concervatives from their employment and Gregory. took on Liberals and that, at the last Hon. Mr. Blair denied this, and stated that we may lose them for ever? It is of medicine, ready at all times for use, than the use the manual times for use, than the use the state that we may lose them for ever? It is of the state the state that we may lose them for ever? It is of the state the state the state that we may lose them for ever? It is of the state the state that we may lose the state that we may lose the state the medicine, ready at all times for use, than thousand whom they had presumed to any other persons representing the Derby Dominion election in York County, the that when he discussed local affairs at the no consequence to us whether Liberals or a deal of tinkering by semi-educated local menors from the petitions of the route interest. Messrs, Park and Adams

Mr. Wetmore gave notice of a similar motion with respect to monies borrowed from the banks since 31st October, 1882. The Attorney-General gave notice of a come to Chatham, We w ild like to

statements," "deliberate and gross misrepresentation, " rascally and unscrupulous means" were employed in obtaining signatures to petitions in favor Northern and Western Railway." The meeting also expressed its "surprise

and shame " that men would so " defull consideration in all its bearings, mean" themselves, etc. It does not In answer to Mr Tibbits, Hon. Mr. Mc. The Company now empowered, in which it has received since the Muniappear from the report that any person Lellan stated the cost would be so great express terms by Act of Assembly, and cipal Council gave its absurd vote. who signed the petitions made any statements calculated to justify the strong language of the resolutions, Chatham or Chatham Junction or some their sudden change of attitude, we though it is stated that the Chairman point in the parishes of Derby or South- must congratulate them on having and Messrs. J. F. Harley and R. P. Whitney made "remarks." From the tone of the World article of Saturday, however, we assume that Mr. Whitney, having the provision for the junction tinned to hold out from sheer obstinacy. who has been published as a director of with the I. C. R. in Nelson, as it was We can, under the circumstances, the Company owning that paper, would in the Subsidy Act of 1874, restored to afford to withdraw our charge that they deprecate both the strong language and that of 1882, by way of amendment, were obstructionists and to forgive the anything that might tend to hinder the and it is on this one, single point-the little personal fling contained in the construction of the road. It is to be restoration of the words, "or Nelson," second and third sentences of the regretted, however, that some person of to the Subsidy Act--that all the discus- eighth paragraph of the above quoted responsibility had not the cour-

sion has arisen and the contention be- article. The World is also to be conage to make the charges set forth in the tween the gentlemen referred to and gratulated on having, at last, placed itresolution, so that the gentlemen slanthe Company has been carried on. In self in accord, with the feeling and dered might have an opportunity of some way, and for reasons which we judgment of the people on this imporseeking redress in the proper quarter. have never yet heard advanced, a tant subject. Its article is, in the majority of the Municipal Council of main, to be commended and is a grati-THE OPPOSITION at Fredericton have the County, were induced by Messrs. fying offset to misleading statements succeeded, we understand, in mustering Adams and Park, M. P. P.'s and others and opinions, which have so long char- twelve trusty men. That would indito vote for resolutions against the acterised its Newcastle editorial depart- cate a Government majority of sixteen-A MIGHTY WARRIOR is out in full

> 'whoop" on the trail of the Local cated" articles in the Advocate says, -Government. It is no less a scalper "The representatives of the Snowball. than the terrible Advocate at Newcas-

result being a general decision of the people against what the Council had done and a determination, on their 1883 part, to inform the Legislature that they were in full accord with those who desired the Subsidy Act changed. Snowball-Gibson party, plainly declared, on behalf of its patrons, that there was no intention of building the line by any other route than the Southern one."

International S. S. Com'y Messrs. Park and Adams, M. P. P., are Fall Arrangement. satisfactory in the highest degree to an a rangement such as that referred to 3 TRIPS A WEEK. the tree hoped that, for their own credit sake, as or that the indoment of the people, as a gentlemen, Messrs. Park and Adams are week, leaving 8t, John

for EASTPORT, PORTLAND and BOSTON, connecting both ways at Eastport with Steamer " Charles Houghton" for St. Andrews, Calais and St. Stehen. Returning, will leave Boston same days at 8 30 Pelock, and Portland at 6 o'clock, p. m., tor ever with Messrs. Park and Adams or Eastport and St. John. Through tickets can be procured at this office and at H. Chubb & Co's, to all points of Canada and the United States. Add No claims for allowance after goods leave the Warehouse. he Warehouse. 357 Fright received Tuesday, Thursday and Saturday only, up to 6 o'check, p. m. Saturday only, up to 6 o'check, p. m. 10-8 up Received Point Wharf. But the most striking feature of the the Valley Railway Company, offered to 10-8 up

R. FLANAGAN. ST. JOHN STREET, CHATHAM.

BRALBR IN

Previous to Stock Taking (1st MARCH) We are ALL GOODS AT REDUCTI NS OF passed resolutions, charging that "false

From 10 to 25 Per Cent-A FEW VERY HANDSOME of "changing the present route of the COAL VASES.

-AND BALANCE OF-

Children's Sleighs AT COST.

GEO. STOTHART. MIRAMICHI

LIVERY STABLE. Castle Treet. - - Newc stle

TEAMS FURNISHED FOR DRIVES. PARTIES.

EXCURSIONS.

FISHING TR PS. ETO. JOHN MORRISSY, . . . Proprietor.

Notice of Sale.

min Shepherd of Chatham, in the Countr thumberland Ship Carpenter, and to An epherd his wife, and to all others whom fi

OTICE is hereby given that by virtue of a Power of Sale contained in a certain Inden-VENTY FIVE, at

1883 EVENTY FIVE in Younty Records pag mbered 443 in w of Mortgage own of Chatham a

THE Subscriber offers for sale the well known and tast sailing SCHOONER "CLAYMORE."

of 52 tons burden, built at Miramichi in 1872, she is well found in every particular and adapted for freighting, trading, fishing or any other business requiring a good vessel. Apply to

HUGH MARQUIS, owner,



WHOLESALE AND RETAIL

