OHN CAMPBELL

PILLS, sful remody for the — Costiveness, Indi-beumatism, Fevers, ritability, Inflamma-Breast, Side, Back, e., &c., &c. Indeed, and much sick-revented, if a harn-ed, and much sick-revented, if a harn-e more freely used, a costive habit of generates serious and at have been avoided of a good purgative, erish symptoms, and ill tend to become or midable distensor; the land. Hence a first importance to has been perfected that demand. An Physiciana, Profes-results surjaceing my medicine. Cure-f, were they not sub-condition position and icon of untrath, men to whom we are a rest distinguished Sur-are distinguished Sur-

, are ae distinguished Sure of the first merand Surgeon of the

and Surgeon of the al, at Choleses, Mean, give many hundred where the Pills have more convincing than incat public men is inl. westigation and blic as the best and sent state of medical compounded not of the medicinal virtues extracted by chemical and combined together the best results. This dicines has been found ills both, to produce and hitherto been obvious the produce is of series, by this, each indistred for the curative t and obnoxious qualved are left behind, the vitained. Hence it is d prove as they have, and the Pills a surer, is ease than any other tent that my medicine

ent that my modleline unsel of an attending not properly judge of a composition. I have also by which both my to the whole body of tates and British Americhero should be any them, they will be to his address. so that are offered, how imposition was known.

reparations is laid open-competent to judge on edge their conscietions he Cherry Pectoral was sen to be a wonderful ere known. Many em-ared the same thing of midently, and are will-nticipations were more a upon trial. s upon trial, werful influence on the e blood and stimulate it we the obstructions of and other organs of the lar action to health, and

ee the wrapper on the

DESBRISAY, & Co., General Agency

ore, Grand River,
EEDMAM, St. Peter's Bay.
m, St. Eleaner's,
'IGGINTON, Crapand.
LMAN, do.
b. Bedeque,
GEON, New Lendon, BOOKS.

8 Gazette.

D. Proprietor and Publisher, vening and Saturday morning, uare, P. E. Island.
ption, 15s. Discount for cash ADVERTISING.

ecupying the space of 4 lines, 2s. 6d.—9 lines, 3s.—12 lines, lines, 4s. 6d.—25 lines, 5s.—3s.—and 2d. for each additional

TARMERS' JOURNAL, AND COMMERCIAL ADVERTISER.

Established 1823.

Haszard's Gazette. GEORGE T. 11 SZ RD, Proprietor and Publisher.
Published every Tu-sday evening and Saturday morning.
Office, South side Queen Square, P. & Island.
TRAUS.—Annual Subscription, 15s. Discount for cash

TERMS OF ADVENTISING.
For the first insertion, occupying the space of 4 lines, including head, 2s.—6 lines, 2s. 6d.—9 lines, 3s.—12 lines, 3s.—6d.—16 lines, 4s.—20 lines, 4s.—6d.—25 lines, 5s.—30 lines, 5s.—36 lines, 6s.—and 2d. for each additional line. One fourth of the above for each continuance. Advertisements sent without limitation, will be continued. Advertisem actil forbid.

LAND ASSESSMENT.

Tensurer's Office, Charlo Letown, P. E. Island, January 14, 1854.

IN pursuance of the Act of the General Assembly of this Island, made and pussed in the Eleventh year of the reign of they present Majosty, intituded "An Act for levying further an Assessment on all Lands in this Colony, and for the encouragement of Education," and of an Act made in amendment thereto, and passed in the Twelfth year of ther said Majosty's Reign, intituled An Act to explain and amend the present Act for the Assessment of Land, and the encouragement of Education, and also of an Act made and passed in the Fifteenth year of Her said Majosty's Reign, initialed An Act for the encouragement of Education, and lorse of the said Majosty's Reign, initialed An Act for the encouragement of Education, and to raise Funds for that purpose by imposing an additional Assessment on Land in the said Island and on Real Edule infiCharlottelown and Common. and Georgetown and Common:

I do horeby give Public Notice that I have made Proclamation, according to the terms of the said Acts, of the undermentioned Town Lots, Common Lots, Water Lots, Pasture Lots, Islands, and parts of Townships in this Island, in arrears for the non-payment of the several sums due and owing thereon to Her Majosty, ander and by virtue of the first mentioned Act, viz:

Access.

first mentioned Act, viz :			
		ACRES.	ARCES.
Township	No. 1,	457	Township No.49, 233
***	3,	3943	" 52, 1109
44	8,	4172	** 53, 1000
44	9,	5000	" 54, 12734
44	11,	3256	" 55, 765
* 44		1000	" 57, 481
**	17.	105	** 58, 600
6.0	18,	38394	** 60, 1900
64	20,	2306	** 62, 3377
**	23,	887	** 65, 12264
. 44	24,	211	George's Island, 8
64	25,	10674	Governor's Island 300
**	26,	5261	Savage Island, 150
44	28,	456	Kildare Island, 250
	81,	7264	Cavendish Sand
44	32,	29353	feland, 288
**	33,	1288	Cascumpec sand
**	00,	1063	Island, 500
44		800	Fish Island, 150
**		935	Bedford Bay Island, 40
**	***	984	Savage Island, 25
44		4425	Prim Islands, 66
44	40,	2416	Pownal Island, 45
**	44.	28 19	Goose Island, 12

" 44, 2319 | Goose Island, 42 | Goose Island, 44 | Goose Island, 45 | Goose Island, 46 | Goose Island, 47 | Goose Island, 48 | Goose Island, 41 | Goose Island, 41 | Goose Island, 41 | Goose Island, 42 |

72, and 1-3 of No. 238.

Town Lots in Georgetown:

No. Range, Letter. No. Range, Letter.

8, 2 G, 1/4 of 3, 4 A,

16, 3 B, 13, 4 A,

16, 4 F,

Water Lots in Georgetown,—No. 10.

Pastere Lots in Georgetown Royalty,—No. 35, 186,

186, 188, 1-6 of 243, and 290.

Town Lots in Princetown:

No. 5, Row 2, Division 1, Letter B,

1, do 3, do 5, do C,

3, do 10, do 1, do D,

4, do 2, do 3, do 5, do C.

3, do 10, do 1, do J,

4, do 2, do 3, do 5, do C.

3, do 3, do 5, do C.

3, do 5, do 1, do G.

Pastere Lots in Princetown Royalty,—3-4 of No.

151, No. 240, and 1-2 of No. 457.

And the owners of the said Lots and Tracts of Land so in arrears and proclaimed as aforesaid, are hereby notified, that in case the same charged on there as afore
and the counters and the same charged on there as afore
and the counters and proclaimed as aforesaid, are hereby notified, that in case the same charged on there as afore
and these with the costs which have been inverse.

so in arrears am procuring as arrears, are never and, are never and, are never and, that in case the same charged on them as a fore-and, together with the costs which have been incurred, shall not be paid before the next Easter Term of the Supreme Court of Judicature, to be held at Charlottetown, which will commence on Tuesday the 2d day of May next, application will be made to the Supreme Court, during the sand Term, for Judgment against the said Lots and Tracts of Land, respectively. STEPHEN RICE, Treasurer.

MAILS.

THE MAILS for the neighbouring Provinces, &c. will be forwarded on and after the 15th Documber instant via Cape Traverse and Cape

December instant ve representation.

They will be made up on that day, and every following Friday, at 12 o'clock soon, and a mail for England will be made up every week at the same time, and forwarded to Halifax.

THOMAS OWEN, Postmaster General.

General Post Office, Dec. 5, 1883.

Georgetown Mails.

THE Mails for Georgetown will, during the remainder of the Winter and until further notice, be made ap and forwarded every. Tuesday and Friday morning, at nine o'clock, instead of Mondays and THOMAS OWEN, Postmaster General.

PRINCE EDWARD ISLAND

ALMANACK FOR 1854. GEO. T. HASZARD.

MINIATURES! LIKENESSES. THE Subscriber has just received a handsom stock of Plates and Cases, gold and plated Look et and Brouches for Likenesses, done by top o side light.

AN EXHIBITION.

AN EXHIBITION AND SALE (for purposes connected with the Episcopal Church, Charlottetown,) of finey and useful Ar icles, will (D.V.) take place at the Temperance Hall, on Wedneeday, the 12th day of July next. Contributions will be thankfully received by the following Ludies forming the Committee:

he Committee:
Mrs. BATTELD, Mrs. D. Hondson,
"Comman." Hondson,
"B. Dessibaty M. Jeneirs,
"Ettscerald, M. Jeneirs,
"H. Haseard, "A. Yates.
"J. Hensley,
Charlottelown, 7th March, 1854.

A CARD.
THE Subscriber begs leave to inform the Public, generally that he has commenced business as, a Commission Morehant and Auctioneer. Ommission Morenant and Auctioneer.

At the corner of Queen & Sydney Streets, and hopes by promptness and punctuality to merit a share of their patronage.

ARTEMAS G. SIMMS.

CASH advanced upon articles left for Auction.

W. M. SMITH.

M. B. SMITH

SMITH BROTHERS,

Commission Merchants, NORTH MARKET WHARF, St. John, New Brunswick.

REFERENCE:
N. S. Demill, Esq.,
Edward Allison, Esq. 6i—x

Edward Affison, Eq.) 6i—x

NOTIOE.

THE Subscriber having been duly empowered by Gilbert Henderson, of liyde Park, Square, Loudon, Esquire, and Anthur Henderson, of Liverpool, in England, Merchant, surviving Executors and Trastees named and appointed in and by the last Will and Testament of Gilbert Henderson, late of Liverpool, aforesaid. Nerchant, deceased to collect all Debte and Sums of Money due to the Estate of the said Gilbert Henderson, deceased, within this Island, and to dispose of all Lands and Hereditaments belonging to said Estate situate therein. All persons so indebted to the Estate of the said Gilbert Henderson, deceased, are duly required without delay to pay into my hands the several amounts due by them; and those persons who may be in possession of any part of such Lands and Premises, are required to make an immediate and satisfactory arrangement with me, otherwise they will be treated as Trespassers.

JOHN LONGWORTH.

Charlottetown, April 8th, 1858

NOTICE.

NOTICE.

A LL Persons having any legal demands against the Estate of the late William Hancock, of Carlottetown, Butcher, deceased, are requested to present the same, dely attested, within Three Calender Months from this date; and all Persons indebted to the said Estate, are requested to make immediate payment.

JOHN RIDER. Executor.

21st March, 1854. 3w

OFFICE REMOVED.
THE Subscriber has removed his Office to his Dwelling House, lately occupied by Andrew Duncan, Esquire, at the corner of Prince and Water Streets.

JOSEPH HENSLEY. Charlottetown, 2d March, 1854. 6w "I'HE Subscriber having, by Power of Attorney, bearing date the 16th of January last, been appointed Agent fog the Misses Stewart, of Charlottetown, in this Island, to take the management of their Property, on Township No. 18, hereby notifies all persons on the said Lot, indebted to the Misses Stewart, for Rent, Arears of Rent, or otherwise, to pay the same forthwith.

Any person or persons found Trespassing on the said Property, will be prosecuted to the utmost rigour of the Law.

CHARLES S. HUNT.

f the Law. CHARLES S. HUNT.
Miscouchs, February 22, 1884.

To Teachers.

WANTED a Teacher of the First or Second Class for the Lewer Bedaque School. Apply to Alexander Hooper.

Bedaque, March 12th, 1884. 4w

NOTICE. A.L. persons indebted to the Subscriber are A. requested to settle their Accounts before the lat of April next, as all accounts open at that time will be left with an Attorney for collection. EDWARD SAVILLE. Grand River, Lot 55, Feb. 22, 1854.

Carriages! Carriages! Carriages:
THE Subscriber, thankful for past favors, takes
this opportunity to inform his friends, and the
public generally, that he has removed to Green's
Shore, and will be propored to furnish Carriages, of
every description, at the shortest notice; and he hopes
by panetuality and good workmanship, to merit a
share of public patronage.

JOHN TODD. JOHN TODD.

EATING HOUSE.

THE Subscriber has opened an EATING HOUSE.
in Mr. Smarden's buildings, opposite to the Market House, where DINNERS, SOUPS, TEA and COFFEE can be had at the shortest nuclear ALEXANDER BRYSON.
N. B. A COOK WANTED.

Dec. 28th, 1833.

Prince Edward Dispensary,

KENT STREET, CHARLOTTETOWN,

H. R. JOHNSON respectifully announce that

they Supply from their Establishment,

DRUGN, CHEMICALS,

and the various Officinal Preparations of the Medical
Colleges, and from a thorough practical knowledge,
obtained in first class Establishments in England,
they feel warranted in claiming the confidence of the
public, which they will endeavour to retain by
uniform personal attention and care.

II. & R. J. prepare Medicines adapted to family
requirements prepare Medicines adapted to family
requirements and the prevailing diseases of this
climate, and specially unitable for families who live
distant learn Medical assistance.

Physicians Prescriptions and Family Receipes
accurately dispensed, Medical Galvaniem, Vaccination and the miner Surgical operations performed.
Horse and Cattle Medicines of the best kind.

January 6, 1886.

Charlottetown, Prince Edward Island, Saturday, April 1, 1854.

Schedule of his qualification as a member thereof.

Hon. the Attorney General.—Well, what was the result of that motion?

Mr. McGhil.—The result does not in any way tell against my motion. The want of common courtesy on the part of the Hon. Mr. Palmer, was the reason why the motion was negatived. Hon. the Attorneys General.—The hon. member (Mr. McGill) is quite mistaken. The majority objected to my motion, that it was an insult to the member to whom it applied; and, besides, that, at any rate, it was too late to institute such an enquiry as was proposed by it. These were the reasons assigned by the majority of the House for refusing to go into it. Hon. Mr. Macrachen.—Irregular as the motion is, I will produce the Schedule of my Qualification, and lay it upon the Table, if my friends in the House are of opinion that I ought to do so. Our opponents, however, I am inclined to think, know very well that no sufficient reason can be assigned for disputing the validity of my qualification, or they would not have left it to that young gentleman (Mr. McGill) to move in the matter, and to give, as it were, the last kick in their dying struggle.

The Hon. the Colonial Secretary, having explained, with reference to the qualification of Mr. Leincheur, that a Potition to the House, against his (Mr. L's) return was sent to the Hon. Mr. Palmer, to be presented by him, but that being unnecompanied by the documentary securities required by the Law, and there being no time to have the omission receified, the hon. and learned gentleman (Mr. Palmer.) thought proper to bring the question before the House by motion. That motion, aid the hon. member, he motion which had been referred to by the hon. member, Mr. McGill, was rejected because the time for making such a motion was gone by. By law, the time for making such motions, and requiring such investigations, was very wisely limited and precisaly defined. Were it otherwise, such motions, to hange at

a precedent,—that of Mr. Lelacheur,—I believe I was the first to make any motion affecting it, after the motion of the Hon. Mr. Palmer for the production of the Schedule of his Qualification had been submitted. I was not quite certain as to the construction which the Law would bear, as affecting the question before the House; and, in order to get rid of it, I moved the previous question. I did so, because I thought that, if Mr. Lelacheur was possessed of the spirit of a man, he would, afterwards, of his own accord, lay the Schedule of his Qualification before the House; and that, as I expected he would do, he did the next day; and, with respect to the present case, I would prefer Mr. Maccachen's pursuing the same course.

Hon. Mr. Maccachen's river that the question is a delicate one; but still it is one for the thouse, if my friends deem it advirable for me to do so.

Hon. Mr. Lonn.—It is very true that the question is a delicate one; but still it is one for the taking up of which former Houses afford us precedents, and, he might add, it was one which, notonly justice to the people, but justice to the Hon. Mr. Maccachen himself, required the House to entertain and prosecute; for, if the hon. gentleman had no legal qualification, his assumption of a seat, and his presuming to vote, in the House, amounted to a fraud upon the people, for which they were entitled to immediate redress from the Assembly; and if, on the contrary, his qualification was good, he ought to be allowed an opportunity of exculpating himself, by the verdict of the House, respecting it, from the reports which had been publicly spread, to his prejudice, concerning it. For entertaining the question, said the hon. gentleman, we have suruly good authority; for it would be seen, on reference as the Order. Book of the Assembly, for 1850, that, on the very last

New Series, No. 125.

DEUTED OF ART BELLY.

M. 1907 SCHECK AND SCH