

Y'S PILLS LIVER AND BAD DIGESTION. ?. W. Kirkus, Chemist, 7 Prescot dated 6th June, 1851.

tt baye atood the highest an eur mle some yeags. A customer, to whom I is me to let you know the particulars ded for years with a disordered they, cension, however, the viraleced of the inflammation set in so exercipy, that a teing able to hear up moler is for-your Fills, and she informa use that up does, she had great relief. She up she used only three Boxre, she is health. I could have sent you many a the severity of the attack, and the in favor of your astanishing fills, and). R. W. KIRKUS.

RE OF RHEUMATIC FEVER, IN MEN'S LAND. the Hobart Town Courier, of the 151, by Major J. Walch.

ner, og Judyo J. Watch. nematic lever for upwards of two rehematic lever for upwards of two rei her of the use of her limbs; during e of the most ensinet medical men in ne was considered hopeless. A friend uy's celebruted Pills, which she con-hy short space of time they effectedu

HTNESS IN THE CHEST AND SON 84 YEARS OF AGE. roprietors of the Lynn Advertise ving statement. - August 2, 1851

any to the good effects of Holloway's severely from a pain and tightness in mpanied by a shortness of hursens, that I am 34 years of age, and notwith-, these Fills have so relieved me, that e made acquaintid with their virtues, w, computatively active, and can take pain, which I could not do before, good) HENRY COE, North Street, Lynd, Norfolk.

RE OF THE GRAVEL, AND A

J. K. Heydon, Esq., Sidney, New Id February 25, 1851.

Id Pebruary 25, 1891. a settler at Lake George, was for a ed with a complaint of the Liver, to-lical attendants, after trying all their case was hopeless, and any further and when expecting every day would recommended him to try Holloway's withe first door gave him conside able aking them according to the directions, worth. But will heef great pleasure in make an affisiavit to the same effect,

Wm. JONES, Proprietor of rn Herald, New South Wales,

OF HOLLOWAY'S PILLS IN F DROPSY. either shout the turn of life, or at we recourse to these Pills, as hundreds their use, of this direful complaint in means had failed.

erfully efficacious in the following

Liver com-	Secondary
Lumbago	Symptoms Tic Douloureux
a- Piles Kheumatism	Tumors Ulcers
Retention of	Venereal Affec
Scrutula or	Worms of all
King's Evil Sore Throats	Weakness,from
Stone and Gra- vel	whatevercause &c. &c.

Professor HOLLOWAY, 244, Strand, by GEO. T. HASZARD, Agent for at 2s, 5s, 8s, and 20s, each. There ting the larger sizes. ce of l'atents, are affixed to each Box





VOL. 22.

CHARLOTTETOWN BIBLE SOCIETY.

The Fourteenth Annual Meeting of the Prince Edward Island Bible Society was held in the New Temperance Hall, on the even-ing of Monday, the 13th March. The Hon, J. M. Holl, Vice Presi-dent, took the Chair at 7 o'clock. The Hall was well filled, and the speeches were good. After the singing of a few verses of a hymn, and prayer by the Rev. Mr. Rand, the Chairnan opened the business of the evening with a near and anoromitian addressi: and

by any and prayer by the tev. Ar. tand, the Charman opened the beainess of the evening with a near and approprist address; and the Report for the past year, and abstrace of the Treasurer's ac-count were then read by Mr. Can.l.dl, the Socrearry --After which the following Resolutions were passed, being creditably sustained by the gentlemen who moved and seconded them.

wood : That the Report now read be adopted, and printed under the lirection of the Committee. 2, Moved by Hon. Charles Hensley, seconded by Rev. D. Fitz-Consta

Moved by Hon. Charles Reservey, second of God Gerald: That this meeting gratefully acknowledges the blassing of God upon the labors of the Parent Society during the past year, is thank-ful for the spirit of liberality oriened by its nearcross auxiliaries, both in this Island and elsewhere, and is encouraged thereby to re-newed exertions for the more extensive distribution of the Bible.
 Moved by Rev. S. T. Rand, seconded by Lieat. Hancock, P. N.

M. N.: That this Meeting acknowledges the obligation due to the Ladies' Association and other Collectors, for their efforts in increasing the fonds of this Auxiliary, as enabling and encouraging the Committee to engage the services of a Colportour speaking the Gaelic lan-

gange. 4. Moved by Hon. Charles Young, seconded by Capt. Orlebar

H. N.: That Ralph Brecken, Esq., be the Treasurer for the ensuing year, and, that the Committee consist of Mesars. Thomas Desbrisay, jun., James Desbrisay, Henry Haszard, Joseph Hensley, H. Johnson, M. D., James Mason, John Orlebar, R. N., James Purdie and Charles Paluer.

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A collection amounting to £9 4s. 6d. was taken up in the of the evening. After singing the Doxology, the Benediction was simple of the evening. After singing the Doxology, the Benediction was given by the Rev. D. FitzGerald, and the meeting broke up about 10 o'clock.

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Annual Report, &c., ge, &c., uitunce le London, r for Gaelio Itbles, n to Sunday Schouls, no Colparteur, or Colparteur, ory's allowance,

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NO. 1152.

The Morning Sitting ended in a Committee of the whole Hense, on Mr. WHELAN's fill relative to Light and Anthorage Daties Bill upon which progress was reported AFTERNOON SITTING.

On motion of Mr. FRASER, the following Resolution

LIGHT AND ANCHORAGE DUTTER BILL.

innearly agreed to by the House: Resolved, That no measures, with the view of framing a Bill hereon, which is not now before the House, shall be entertained fter Wednesday the 26th instant.

WEDNESDAY, March 24, AFTERNOON SITTING.

PETITION FROM THE INHABITANTS OF LOT 68, LAND ASSESSMENT SALE.

ASSESSMENT SALE. House in Committee on the Report of the Special Committee ap-pointed to enquire into the allegations contained in the Petition from the Inhabitants of Lot 66, concerning the Sale of 4.00 meres of the said Lot, in one Block for the non-payment of Land Assess-ment.—Mr. CLARK in the Chair. The following is the Report, as submitted by the Chairman of the Special Special Committee, Mr. WIGHTMAN in the House : Your Committee, to whom was referred the Petition of the Inha-biants of Lot 66, to inquire into the allegations contained in said Petition, and to ascertain the truth by investigation, have examin-ed several parties, and the substance of their evidence is as fol-lows :

Tor Commutee, to whom was reserved the relation of the amini-bitants of Lot 66, to impaire into the allegations contained in said Petition, and to ascertain the trath by investigation, have examin-ed several parties, and the substance of their evidence is as fol-lows: Mr. Desbrinay states, he was present at a fiele of lands in Georgetowa, and became a parchaser; but not in the own name, to something over Four thousand acres of land. The real owner of the land, was stated to be Mr. Worrell, and the Original Grantee, was the late Thoumas Wright, Faquire, Surveyor General, whose Grant is on record: and on the day of Sele, there, were several biddees for the land, but in particular, Mr. Martin O'Halleran, who bid about Sixty Pounda. Was aware that the Sheriff, was asked to part it up in small lots, who said he weald, do so, if the persons could shew a description of the tracts they wished to parchase, which had not paid tax, but some of easi persons shewed such plans. Mr. Desbrinay states, the reason the land was sold, was that Mr. Worrell parchased from everal pro-risided in fareign coantries, which might cause a delay in proving to the tile when dispute sarces, and therefore caused a Survey of the Twenship, to accertain such part and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the to be when dispute sarces, and therefore caused a Survey of the Twenship, to accertain such parts in his possession, disposed of a portion of land on Lot 66, for Land Assessment, according to the general rule of disposing land in such instances; and when the pro-perty was offered for sale, there were some bidders, Mr. Desbriny as aspecified in the Writ. He gave a Sheriff 's Deed in the name of Joseph Hensley, Esc., according to the ginan the hand sold. Martin O'Halloran, in reply to a Letter from the Chair-ma's Later, and desire them to sepsera before the C

incurred thereon, but did not, at the sale, request the barrier of all lands it up separately. Your Committee recommend in future, the propriety of all lands whereon the Sheriff is authorised to levy for Land Tax, be partieu-larized, and sold in separate hundreds, or according to the quantity of land on which the tax is unpaid, where the Law does not point out any other course of proceeding, until the amount of levy and costs is de rayed, so that intending purchasers, as well as parties interested, may have an opportanity or redeeming their property, and of becoming purchasers. (Signed) J. WIGHTMAN, JOEPH POPE,



ubled its business within the last

ent year, are allowed the same pri-

if, the average rate being only half

December, in each year, unless

LIAM HEARD, President. ty PALMER, Sec'y. & Treasurer, et, Feb. 28, 1852.

REMOVED

I his Office from Desbrisay's Build-LDINGS, Prince Street, near the

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DIN FOR SALE

DIN FOR SALE: upprior Entiré Horse is offered le standa 16 hand high, is of a ch coloir and has strong bone and remarkably good tempered, very r. His sire is the celebrated Blood o your 1846 by the Royal Ag icelis-strong and valuable animal of the devecilent stock. A prize was primition Bociety's show in 1849, he Saladin Breed. will be allowed to remain until the proved security. If he should no be puil next, an offer will be accepted d's Gazotte Office.

ring Ship, pool, England, Barque, Sin Alaskakura, Capt. es. 509 tons register, iron kneed, iler, presents a most desitable con-tand Passengers. Apply in Liver-and in Charlottetown to the owner, W. W. LORD.

np. at his Office, Queen Square

PRINCETOWN BIBLE AND MISSIONARY SOCIETY. The annual meeting of the Bible and Missionarv Nociety of the Princotown Presbytetian Congregation, was held on the 9th of March. After a sermon by R.v. Robert Grant, from Mat., 4c. 94v.—the Rev. John Kier presiding—the Treasurer reported, that the collections for the year smounted to £48 6s. 6d., which the meeting appropriated by vote, in the following manner:—

To the Foreign Mission of the Presbyterian Church

of Nova Scotia,	£96	10
To the British and Foreign Bible Society,	10	0
To the Society for the conversion of the Jews,	5	0
To the Domestic Missionary Suciety,	5	0
To the Tract Suciety, with any subscriptions yet	to	
be collected.	2	6
The meeting after being addressed by the I	tev. 3	less

Sinelsir, Patterson, Murray and Grant, was co Scriptural Bleesing. ded with the

Legislative proterdings.

HOUSE OF ASSEMBLY.

WEDNESDAY February 18th. AFTERNOON SITTING.

HOUSE IN COMMITTEE ON THE REPORT OF THE SPECIAL COMMITTEE, APPOINTED TO REPORT ON EDUCATION.

(Remainder of Debate concluded.)

Mr. HAVILAND in the Chair.

Mr. HAVILAND in the Chair. Hon. Mr. COLES, in reply to Mr. Mooney, stated what measures had been brought forward, by the Government, for the benefit of the temantry, and these, he believed, the Tenant-ry were satisfied with. There was, for instance, the Oue-onth Bill, and the Bill to prevent exorbitant expenses in cases of Distraint, passed last Session; and, during the present, the scheme of Free Education, now before the House, which would be equal to a reduction of the result, by acres, by paying 3a, 4d, a year, to send all his children to scheme free, even if he had a dozon. There were also the Ejected Tenants' Compensation Bill, and the preventing of Proprietures from sping the Tenant, in the Small Debis Court, and thereby adding them with two or three pounds costs, for the recovery of five or air, pounds, when they have a remedy already by distraint. And there were many more measures, by which the people in general measures or not send the people in general

duity on vines, or analysis of the idea of the Acadians on Egmont ites. This last was also the idea of the Acadians on Egmont Bay. During the Session and for a month or two previous, it had become fashionable to talk of the great boon the Colony was going to receive in Free Education. But (the Speaker's) constituents knew, there could in this country be no such thing as really Free Education. They knew they must pay for it directly or indirectly. They knew that the utmost Land Tax proposed, namely 4s. 2d. per 100 acres, would barely pay one third of the cost of Education—perhaps not more than one consituents kaw, there could in this country be no such thing as really Free Education. They knew that ye must pay for it directly or indirectly. They knew that the utmost Land Tax proposed, as nely 4s. 2d. per 100 acres, would barely pay one third of the cost of Education—perhaps not more than one quarter, and knowing this, they said tax luxuries somewhat more. An honorable member from Muray Harbor, has and it was very good of the Prince-Tuwn people to propose an ad-ditional tax on spirits and wines, as little or none of it would fill on them, they being member of the Total Abatimence Society. For the information of those who might be misled by that shough that portion of his constituents' were not drankards, they took a reasonable bare of such articles, and on Lot 19 and 10, there were at least four distillers. The people in that section had on the whele, be thought, made the most reasonable and 10, there were at least four distillers. They were not in different on this matter, mainly the half to be paid by the pa-rents, the other half by the Government. They were not in-different on this matter, but had for more than fify years been of the sectlements which made more exertion to maintain dreatenable proposition which had been laid before the House on this matter, but had for more than fify years been of the sectlements which made more exertion to maintain the Colony, and, which had for more than fify years been of the factation of the children of his tenants, though their obli-drent th the transmoster, to tax Landford to contribute to the Education of the children of his tenants, though their obli-tent that was there. But had, and as to maintain east they should contribute to opening new lines of road, was were inverted in allowing that end, and as to maintain the first the should contribute to opening new lines of road, was whose Township is all routed, escape from any contribution to prove of forest land, and not a human being resident thereon. He to the same of the present Bill – thought it might rem

Stat. Date: _ Date

ing set apart, as a grant to any person or persons who should dis-cover Coal in sufficient quantity to supply the inhabitants of the Jaland. For his motion that it badiasgreed to, Ayes - Messrs. Mooney, Davies, Laird, and M'Nell-4.

Nays-11. So it passed in the negative.

STEAMER TO QUEBEC.

On the Resolution of £200 to Mr. Norton of Pictou, for running Steamer heing read, Mr. MOONEY moved that it lie over. Hon. Mr. CULES was surprised at the hoa. member; he thought t one of the best votes of the Session.

On the Resolution of Sixty Pounds to the Auditors of Public Ac-counts being pat, Mr CLARK objected, on the ground of its being too mach, according to the services rendered, which he thought would not occupy a mouth altogether in the year.

COAL. Mr. MOONEY divided the House on the Resolution of £500 be-

Mr. FRASER was of opinion, the Steamer should call at Bedeque. Hon. Mr. COLES said, that would not be fair to the Shediac

For Mr. Mooney's amendment,-Ayes 3. Nays 9. INFANT SCHOOLS.

INFART SCHOOLS. On a Resolution being tend over to grant £10 to the conductors of the Infant School at Georgetown. Hon. Mr. COLFS said, he did not oppose it, but thought the grant to the one is Charlottetown should be more than to that in Georgetown. Mr. MrAULAY supported the £10 : the Master, he said, was married, and both his and his wife's time were fully occupied in teaching the children. Mr. CLARK humourously observed, that it appeared the Infant School drew all the children from the Grammar School, to which a large sum was granted annually. The vote was agreed to for one year.

year. A yote of £10 was also carried to the Infant School of Charlotte-lows, after an amendment having been submitted by Mr. Fraser, that it be £5, which, however the hon. Member did not press.

MAP OF THE ISLAND.

A sum of £60 was granted to George Wright, Esq., after a discassion, for preparing a Map of the Island, provided he fur Twenty Copies, gratis, for the use of the Legislature.

HUGH LOGAN, Jailor, GEORGETOWN.

A sum of £5 was agreed to be granted to the Jaller, on condition that he does not again potition the House on the subject of the es-cape of a Prisoner some years since. For which escape be had to pay a certain debt of the prisoner, although the escape occurred, as the Petitioner alleged, in consequence of the bad state of the Jall Fence, the same having been previously represented as insecure, by him, to the proper authority.

ROYAL AGRICULTURAL SOCIETY.

Mr. MOONEY moved to amend the Resolution previously agree

bit, which the Government be authorised to ensue to be paid to the "That the Government be authorised to ensue to be paid to the Society double the amount which should be subscribed for," by in-sering equal proportions, which, after some slight discussion, was negatived.

 $\mathcal{C}_{2_k},$

JOSEPH POPE, E. THORNTON. On motion of Mr. DAVIES, seconded by Mr. LAIRD, the Re-port was amended by the addition of the following clauses : [These two honorable members, who were two of the Special Committee, had declined to signed the Report as agreed to by the other mem-bers thereof, because it did not contain their sentiments as set forth in these two clauses.]

bers thereof, because it did not contain their sentiments as set forth in these two clauses.] "Your Committee are of opinion, that the proceedings relative to the Sale of this block of land, were irregular, and not according to Law; insatuch as the 6th Sec. 11 ht Vict. cap. 7, anys: The Supreme Coart shall order and direct, that so much of the said se-veral lands, against which judgment shall be given, as shall be saf-ficient to pay the same charged by this Act, together with reason-able costs, be sold at Public Auction to the highest bidder." "And, for this reason, your Committee submit, your Petitioners have just grounds of complete the arcents and one Lat, con-taining 4,400 acce-Whereas your Committee submit, your Petitioners have just grounds of complete the arcents of Land in one Lat, con-taining 4,400 acce-Whereas your Committee submit, your Petitioners about £14, together with cost thereon." The House having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound, and the Report of the Special Committee having been resound with an amendment, Mr. FALMER moved, that all after the word "evidence" be struck out, and the following be added : "Report that there is no evidence by which it appears that the Sheriff of King's County has acted lingsly, in selling Lands on Township, Namber 66, for non-payment of the Land Assessment and, inasmech as no person owning lands on the axid Township hath been molested or distarbed in his right thereto, beyond what is prescribed by the necessary proceeling ander the Land Assess-ment Act, there appear to be no grounds for the interference of this Husses to distarb the and Sale." And the question having been pat thereon the House divided : Argus—Messre, Pathere, Yeon Menty: marker and Havinga-4.

Huse to disturb the said Sale." And the question having been pat thereon the House divided : Args-Beers, Faitney, Yee, Montgemery and Haviland-4. NArgs-Honplet, Messes, Coles, Jardine, Warturton, Pope and Whelma, Messers, Crark, M. Neill, Mooney, Davies, Land, McAulay, and Wightman-13. The question was then put on the Report as reported, which was adopted on a division as above.-Ayes, 13: Nays, 4. The Hon, the Speaker voted for Mr. Daviss's amendment in the Committee.

THUBSDAY, March 25th. AFTERNOON SITTING.

PETITIONS FOR NEW ROADS.

Hon. Mr. POPE, as Chairman of the Committee on Petitians, praying for the opening of New Roads, submitted the following Report which was reserved, read, and adopted without opposition. The Committee to whom was referred the several Petitions perg-ing for the opening of New Roads, beg to submit the following Re-

With reference to the Petition of the Inhabitants of Lot. 96. 77, respecting two gates being placed across the read, 41c. For

want of a Plan and fuller information, the Committe are unable to report on the merits of the application. 24. The Fettinian of certain Inhabitants of Bedford Parish, Lot 45, and the report of an inquisition on a line of Road, to connect the old Georgetown Road with the Monaghan Road, Lot 48. The Committee recommand, that £10 only should be authorized to be expended in opening this road to as great a width as that equilibrium and the completion of the Road hereafter should be affected by Statum Labor, and such assistance as may be afforded by the ordinary grants for Roads in that Disrict. 24. The Petition of the Inhabitants of Lot 56, King's County. This application is second to stand over, and the probable expense of making the same has been failed before the Legislature, 4th. The Petition of the Status bein fail before the Legislature, 4th. The Petition of Boad along the County Line.

River, for a Line of Road along the County Line. The Committee, recommend that £10 should be expended in

The Committee, recommend that 2.10 anound on condition, that the making this, for the present, a briefle road, on condition, that the uphe of way is first secured to the Public, free of any expense. "On Patition of Patrick Stephens and others, praying for a gran of money towards opening a new line of Road from Murray Harbs Road to Port Selkirk.

Thirty-nine Pounds, ten shillings is recommended to be paid as ompensation for the right of way; the House having already made grant in addition to the amount of private Subscriptions towards to making of this Road.

compensation for the amount of private Subscriptions towards the making of this Road.
with Petition of the Inhabitants of Piaquid Road, Lot 49.
Your Committee are of opinion, that the alterations prayed for in the Petition can be effected under the provisions of the amended Road Act of the present Session, and cannet, therefore, advise any special grant for the read in question.
7th. The Petition of the Inhabitants of Wilmot Creek, Lot 25.
This Road is recommended to be opened under the provisions of the compensation demanded by the parties.
8th. The Petition of Angus Methece, Peter McPhee, Donald McPhee, and others of Cardinan Point :
The Road prayed for in this application, has been provided for by a grant during the present Session.
9th. The Petition of the Inhabitants of St and 52 :
The sum of Five Posinds is recommended to be expended on

be sum of Vive Positials is recommended to be expended on art of the Road prayed for passing through Lot 51, on con-that the right of way is secured to the Public free of expense, but the said Road be opened from the Union Road to the line and The su and that the of Lot 52. 10th. T

The Petition of the Inhabitants of Lot 65, South Side

Elliot River : The sam of £8 is recommended to be applied in aid of the Road prayed for, os condition, that a right of way be first secured to the Public, free of expanse 10th. The Petition of the Inhabitants of Rustico, New Glasgow, ad adjustment Section

11th. The Petition of the Inhabitants of Rastico, New Glangow, and adjoining Settlements, praying for the opening of a Road : Your Counsitee would recommend, that the Government should erder this application to be complied with, on condition, that the parties interested, pay for the right of way, but not otherwise. 12. The Petition of the Inhabitants of Lots 36 and 37, South Side of Hillsborough River, praying for the opening of a Road, along the boundary of Lots 36 and 37, to the Road leading from the Mona-ghan Road, to Mr. Worthy's Mills. Your Committee are of opinion, that the object prayed for, should be provided for out of the ordinary grant for Roads and Bridges for the District sext year, as the parties are willing to give a right of way.

13th Petition of the Inhabitants of Dog River, to have a Rose

Tath. Petition of the Inhabitants of Dog River, to into a ferri-etraightened. Your Committee would observe with reference to this applica-tion, that a remedy will be provided by the amended Road Act this Session; if the Petitioner wish to substitute another line of Road for the one now in use, that will be more advantageous for the Public. 14th. Report of Commissioners on Line of Road from M'Lean's to Plasted's Mills, Lot 14 : Your Committee would recommend this Road to be opened by the Government, and stamped and levelled only for the present; a plan which they deem it advisable to be adopted generally in cases, where the sole expense of making the Road devolves on the Public.

15th. Petition of the Inhabitants of Point Prim, for straightening

13th. Petition of the Inhabitants of Point Prim, for straightening
a line of Road:
Your Committee do not deem it expedient to recommend any special grant for this object at pressue.
16th. Petition of Archibal Ellisson, of Princetown Royalty, praying for the opening of a Road:
In reference to this Petition, it appears to the Committee, that
the Government, many years since, agreed to accept another and
better line of Road. through private property in lieu of the road
prayed for, which first mentioned road was opened, and is now dedicated to the Public; but if the Petitioner considers his legal rights
infringed on, the romedy must be sought elsewhere.
17. The Petition of the Inhabitants of West Settlement and of
part of Township, No. 46, for opening line of Road :
Your Committee are unable to recommend, that any action should
be taken on this application, as no plans or estimates accompany
the Petition, nor is each information afforded. as will enable them to
judge of the necessity of the Road in question.
18. The Petition of the Inhabitants of Lots 9 and 10, for a new
Road :

Rond :

Road : Your Committee do not consider the Road prayed for to be o that public utility to warrant the expense that would be incurred in

opening the same. 19th. The Petition of the Inhabitants of Lot 17 and vicinity, praying for the opening of a Road from Sedgwick Settlement to Mis

ache : As no plan or estimate has been furnished, and as the Road pray ed appears to be more for private, than public accommodation, your Committee cannot recommend, that any Grant should be made for the service, until a right of way be secured to the Public, free of 20.th. The Petition of the Inhabitants of Township No. 50, pray

20.th. The Petition of the Ishabitants of Township No. 50, proying for the opening of a Road. Your Committee would recommend, that this application should stand over antil usext year; and that, in the mean time, the Commissioner of the District he required to ascortain what amount of compensation, if any, is required for the right of way, and the probable expense of making the Road. 21st. The Petition of the Inhabitants of Lot 47, praying for a 21st. The Petition of the Inhabitants of Lot 47, praying for a right of way, including the expenses of the laquiry, spears to the Committee to be extravagant; particularly as the Road prayed for is represented as being of great convenience to the parties through whose land it runs, as well as to others : and they, therefore, suggest, that no further action should be taken on the application, until a right of way can be obtained on more favoarable to the gar.

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make the least objection, while now with a Bill, for a similar purpose, the table. The postion of the table.
make the least objection, while now with a Bill, for a similar purpose, the table.
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Merchants would keep for themselves, because it was better than the object of the table.
Merchants would keep for themselves, because it was better than the same proceeding and the sam A make the last dejection, while now with a BHL for a duffer party in the last default party in the last default

Sheriff's Dord in his passession - unassigned - for some time previous. Whelan had not paid Dawson for it in 1846, not had he given him any security for payment, nor did the agree-ment secure him in any shape. Dawson's reason for not sign in the Deed was, that he had not been paid for it. Had been paid 250 by instalments, the last in February, 1852. Cassed paying the land tax for it about two years since, paid it before, but charged Whelan with it. Air. Cundall's evidence went to show, that he had call the land to Dawson' for 26, that he had not leviced upon the exact 73 acres, but, by the assistance of Mr. Ball, gave a description and plan. There were various offer the land 250 for it, he had a right to swear, that it was worth it. It appears from this vidence, the refore, that there was an agreement to sell upon the part of Dawson: and a correspond-ing agreement on the part of Whelan to purchase this 73 acres of 1 and, for the price of ± 50 , in 1846, but as no part of the purchase money was paid nor any transfer made, Edward Wh-lan was not in passession of either a freehold or any other levial exate, in the land in question. It is true, that Mr. Whelan was in a very good condition, having the original title deed of Dawson in his own possession, to compel Dawson to give him a freehold title. He might have field a bill for a specific petformance of the agreement, but this is all be could have done, and there is no question, but this la bill for a specific petformance of the agreement, but this is all be could have done, and there is no question, but that Dawson would have done, and there is no question, but that Dawson would have done, and there is no question, but that bayson would have complied with his request, for he states, that his only reason for not signing the transfer was, that he had not been paid. What did Mr. Dawson mean by this? What elega title to Mr. Whet min many observes—"That the title to the pro-perty must cert-inly have been in some one at the time, and that it was not in Mr. Dawson h

In the Dawson has as creatly stated, that he refused to sign the transfer; now to which is the most credit to be given — to Dawson's bare word, that the title to the estate was not in him, or to his deliberate act, accompanied by a reason, satisfactory in law and to common sense? But we agree 76 far with Mr. Whelan, that the table was in the one or the other, and that it was not in him (Whelan) we will, we think, make sbundauly clear, and this without any reference to law books, or recourse to any sophistical arguments. One of the first and best tests, we think, it will be admitted by all, of a title to a freeWold un-incumbered estate in possession, is the power of disposing of it by deed. Now let us imagine Mr. Whelan applying at the office of Mr. Robert Hodgroon, or Mr. Henslev, or any other gentleman, who adventues in the public papers to lend money on moritying, to botrow £50 on a *freehold* of 73 arres of land, situate on Lot 37; and let us suppose he tenders Mr. Dawson's agreement, the Sheriff's d.ed, without any transfer on the back, and informs hum, moreover, that he had been in posses-sion since 1816, would either of these gentlemen, or would any " Freehold, my dear Sir, you have no freehold in this property, the estate is still in Mr. Dawson, you must go back to him. Sir, and get him to give you a title, and then, p rhaps, if the land is worth it, I may lend you the money is a the thing stands at present, a conveyance from you would not be worth the paper or parchment it might be written upon." And would not this answer be correct! Supposing Whelan had sold it, and the person wishing to be satisf d of the title before he pays the monny, ask Mr. Whelan to allow him to lay the title-deeds before a lawyer, and, as a man of homor, he does so; what would be the reply of the lawyer? "Mr. Whelan cannot make a title to this land, for he has none in himself at presents, the it is in Mr. Dawson, and he alone can give a satisfactory convegence." But Mr. Whelan contends, that he is in more morey, asks Mr. Whelan to allow him to lay the title-deed before a lawyor, and, as a man of bonor, he does so; what would be the rep! of the lawyor? "Mr. Whelan cannot make a title to this land, for he has none in himself at present, the title is in Mr. Dawson, and he alone can give a satisfactory convoyance." But Mr. Whelan contends, that he is in pos-ession : that may be; but it is under Mr. Dawson, and the possession of Whelan is the possession of Dawson, and thus the legal title and the legal possession are both in Dawson, and the possession of Whelan is the possession of Dawson, and thus the legal title and the legal possession are both in Dawson, and the 24th April, 1850, when he for the first time divests himself of either. The Act and the Oath beit state, that it must be a *frechold* estate. Now what evidence is there of the nature of the estate. The agreement of 1846, the solitary muniment of of Whelan's title, upon which all depends, is not fortheowing. In cases of this nature, the law and common' sense treat that which is not fortheoming as not existing. How then does Whelan's title stand : a simple promise of Dawson-wold by the Statute of Frauds-to sell him a piece of land when he pays him £50, and, as a security that he, Dawson, will keep his word, he places the deed in Whelan's possession. Why it was an left, we may enquire hereafter. But, in the mean time, Mr. Whelan swears, 'that he has troly and bong *fide* is free-bold castate." What meaning did Mr. Whelan effice to the words *truly* and *bong fide*? It must aurely have have an dif-ferent meaning from that which is given to these words in the common intercourse of man with man. The word "troly" carries its own meaning 't in good faith"-a conven-tional meaning, equivalent to 's unquestionable," "sood stoke words *truly* and *bong fide*? The words for 'have, apart from their literal meaning-'t in good faith"-a conven-tional meaning, equivalent to 's unquestionable," the source of the endeavor to add assurance to eur assertation. Even here,

only, for whose spiritual welfare ed, but also to all who have at a your friendship, or benefited by y We sincerely regret that chr teave us for a season, and in bidd express a fervent hope that the Gospel of his dear Son, may ev-return, to be the more extensivel duty allotted to you, and that you long years to manifest in your life and to advocate our principles of fore assembled thousands. on, and in bidd

DA

REPL To the Rev. David FitzGerald Orlebar. R. N., Mr. John Dawson, Victoria Division, Brothers; I have to thank you, and the

of the Sons of Temperater, for have been pleased to express efforts, however feeble, in beha much at heart, as well as for y

future life. It has been my happiness in h to meet with those who advoc upon grosp-1 principles, and bel when placed upon this bases, I d to the Order, and more especial which 1 h ve been identified. focation to me to know that wh jects is maintsined, the elder l forgotten; and remembering this that the pure in heart shall se is impossible to please God, I d breathen o more enlarged pray-ples in which you glory may b more deep as thed in the heart; grow and be graffed upon a he to meet with those who advoc grow and he grafted upon a he made br-thien in Christ, that abroad in your hearts by the H you may be pure as Christ is i which is the substance of thi

things not seen, that you may Christ of Eternal life. In L. P. and F. Your attached

Charlottetown, P. E. I.,

PROROGATION OF His Excellency the Liutenant State to the Council Chamber on der a Salute from George's Batte summoned, he was pleased to g

summoned, he was pleased name to the following Bills. 1. An Act relating to the rec 1. An Act remaining to the reco-certain Acts therein mentioned. 2. An Act to provide for the c-natics, and Persons of unsound i 3. An Act for the better prov-Charlottetown and the Common 4. An Act to incorporate a Te

5. An Act to incorporate the Divisions of the Order of the So

vard Island. 6. An Act to amend an Act re

wn, its Common and Roy

lottetown, its Common and Roy. about the vame. 7. An Act to prevent the goin seasons, and of Horses, at ce Square and Streets of Georgeto 8. An Act relating to the Ale appointment of Protectors or Ov bit the taking of Salmon after a other purposes therein mentione 9. An Act relating to the We Charlesterson.

Charlottetown. 10. An Act to alter and amon of the reign of Her present Maj amend an Act for the established

11. As Act to regulate the pe 11. As Act to regulate due sents for the Public Service. 12. An Act to facilitate the p Dispositions within this Island. 13. An Act authorizing the I rarious Harbours in this Island. rection and maintenance of the 14. An Act relating to the Cl unsasted thereswith.

A an Act relating to the Cl connected therewith.
 An Act to enable Thom for a Fog Bell and Horizontal V 16, An Act to enable the Ro Edward Island, on certain con 17. An Act to consolitate an lating to Division Fences.
 An Act to prevent the St 19. An Act to continue an A relation.

An Act to contrast of Corporation.
 On An Act relating to Corporation of the Act to alter and annee Second year of His late Majeriy.
 An Act to Incorporate the Min Church in the Town of Churlat.
 An Act to continue an Athe Government, to shot up Ro 23. An Act to regulate the Correspondent of this Island, a theorem.

Your Committee would recommend that a copy of this Report be sent to His Excellency, the Lieutenant Governor, with a request, that he will be pleased to give effect to the recommendation therein contined ned. JOSEPH POPE,

(Signed)

P

JOHN JARDINE, ALEX. LAIRD. ALLAN FRASER, E. THORNTON, G. Coles, James Yeo.

LEGISLATIVE COUNCIL.

LEGISLATIVE COUNCIL. THURSDAY, March 95. Hon. Mr. SWABEY having ineved that the Bill relating to closing at Roads, be read a second time, it was committed to a Committee of the wikile House, with His Hanor as Chairina. The Honse shortly resemed, the Bill was reported agreed to, with-cit anneadment, and ordered to be emgressed. Hon. Mr. Bilk NIE moved second reading of the Bill relating to "Associating and establishing Boundary Liess of Townships and part of Townships" "which being performed, it was committed to a Committee of the who's House, with His Honor as Chairman; on the Bill house read.

part of Towashipa", which being performed, it was committee to a Committee of the which Bouse, with His Honor as Chairman; on the Bill being read. Hon. Mr. SWABEY maid, while he was a commissioner for esta-fishing boundary lines, he had but two jobs, for which he way paid in both cases by the party applying; he made this observation to show, that the parties applying dis appear to consider, that no other array that the parties applying dispose to consider, that no other array of the party applying; he made this observation to show, that the parties applying dispose to consider, that no other array of the party applying; he made this observation to show, that the parties applying dispose to consider, that no other array of the party applying; he made this observation to an other array of the party applying; he made this observation to a show that the parties applying dispose to consider that no other array of the towas result when the Honse resummed, the Bill was reported programs din, and leave ob-ted to committee to sit again. Hon Mr. SWABEY moved that the Education Bill be commit-ted to Committee to sit again. Hon Mr. SWABEY moved that the Education Bill be commit-ted to committee to stream. He are a streamined, program was reported, and Committee. Obtained leave to stream a more and the there was a factor in the Chair. After some the Assembly objected to pass, giving as a reason that there was up necessity for 1 in the Bill. His Honor the President and Hen. Atturney General were both of opinion that whom the previse the destread from this patent. I being minimal, might is more any canter a law-site, whereas with the previse the benefits to be derived from this patent. I being minimal, might is more any canters a law-site, whereas with the previse the benefits to be derived from this patent. Is being minimal, might is more any canters, law-site, whereas with the previse the benefits to be attreed from this patent. Is being minimal, might is more any an one and the site patent.

for a patent; Bonar the PRESIDENT remarked—it is somewhat singular just Somion, when passing a Bill for a patent for Dr. Gener, Bonas mide the same provise to it, and the Assembly did not

County, who shall receive applications and grant certificates or which Licenses may be granted to applicants. Bill read a second time. Hon. Mr. ATTORNEY GENERAL moved that the Bill relating to the retaining of Spiritous Liquers be committed to a Committee of whole House, which was agreed to, and His Honor called to the Chair. On the clause relating to the Grand Jury having to recom-mend the parties who should receive License; Hon. Mr. SWABEY moved in amendment—that board of sev-agreed to. After some time the House resumed. Bill was report-ed progressed in, and leave granted to sit again. Hes. Mr. HOLL moved the second reading of Bill to raise A Re-messed whole House, with His Honor in the Chair, and was progressed in, addiest you distilled liquers from 6d. to 6d. per gallon, when Hen. Mr. HENSLEY said, he should like to know on what grounds the reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to rise a Revenue by reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to rise a Revenue by reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to rise a Revenue by reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to raise a Revenue by reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to raise a Revenue by reduction had been made, and what public end could be subserved by its adaption; it appeared to him a singular way to raise a Revenue by reduction had been made, and way to addit we to the subject, and report according?. Hon. Mr. HENSLEY Sould like to know the reason for that to reciprocating with other Colonies, when it was observed that Co-mitime. Hon. Mr. HENSLEY should like to know the reason for that to resigner at the subserger is the aday. Source the reason for than to reciprocating with ot

ands was left out.
Ton. Nr. HENSLEY should like to know the reason for this onission?
Hen, Mr. ATTORNEY GENERAL, said the only remark has a finite the balance of the trade was against as, and he supposed this was considered a reason; but he would enquire.
Hon. Mr. HENSLEY should was against as, and he supposed this was considered a reason; but he would enquire.
Hon. Mr. HENSLEY and it was quite ridiculous one year to commerce with it, without giving any reason whatever for the sudden change; if it was considered accessary for this House to head on the prime to the suppose of the trade was ensured a very inferior to that of Canada, the should always be so; he thought that shutting Canada on that it would always be so; he thought that shutting Canada on that it would always be so; he thought that shutting Canada on the that the blance of cacebear of tools the shut get that shutting Canada on the weat the affect of a committee were little, if any batter than our own, and way inferior to that of Canada, and the reason is a sole.

desition, which we will subsequently examine into.
 The following Address was presented to the Ray. Ma. Machanaka from a deputation of the Victoria Division of the Sons of Temperance. The Rev. gentlema took his departure from the latand in the les boat yew eday morning.
 To the Reversed Robert Macnair, Chaplain of Victoria Division Sons of Temperance, and the undersigned having been appointed by the Victoria Division Borenase.
 We the undersigned having been appointed by the Victoria Division, Sons of Temperance, to present you an address on lowing. Prince Edward Island, beg to express in the surgery and was advosery of Temperance principles, at all fitting and convenient seasons, and feel despity ambiliand framework of integendent in the season of integendent of the Sons of the and earnest plety have extended in recommending our association, not to that congregation.

24. An Act to Incor Edward Island.

25. An Act to make provise

An Act to make proven process, in certain cases.
 An Act to repeal certain ating to the admission of Barri o make other provisions in lice 27. An Act to Incorporate in salled Bible Christians.
 An Act to amend an Ac 28. An Act to amend an Ac 29. An Act to regulate the theorie mentioned.

herein mentioned. 30. An Act to provide a San hin cases of Seduction. 31. An Act for raising a Re

82. An Act further to conti

3.2. An Act to consolidate a gulating the letting of Stalls is consolidate a gulating the letting of Stalls is for other purposes therein mer 34. An Act relating to Ligh 35. An Act for the encour funds for that purpose, by im mon, and Georgetown and Cc 36. An Act for approprintin for the Service of the year of and fifty-two.
3.4. An Act of the necessity of the necessity of the service of the year of and fifty-two.

His Excellency then closed

Mr. President and Hor Council; Mr. Speaker and Genti The business of the Sessic bappy to relieve you from yo for your regular attendance to months. It has afforded me great an tention you have bestguyed or has terminated in your possin haps astradicatory to all Masses bation will ever be), yet came in the public at large. In fe institution imposed on me by justim, confirmed by succ among others, by the disting now, ther Majseity's Prime H all persons inhubiting our list version, to have full libert their respective modes of reli tasted with a quiet and pase ing offence or scandal to the

malification on the table. Now, lence adduced to support or inval-te consider what is the duty of a situation of a Representative of a The position of Member of As-bieth are forced upon men as that and anxiously anoght after ; and, only to have a cortain portion of solern osth, that it is the cand: but that it is such an estate as in the statute, and as it must have a for a twelvementh previous to affrages of the people, one would r question could well arise; but it doubt pre-ented itself, the party of the vas stating. A main may which is untrue, and as qy that every ved, before he invoked the aid of that the was stating. A main may which is untrue, and yet may not which is untrue, and yet may not which is in case. Mr. Whelan, on 850, swore that he was, by form we according to the schedule there if arch, 1850, he touck the following do sw ar, that I truly and bons the on this failed, to and for my d above what will coar all income) as duth qualify me to serve as a cetoral District in the Caunity of or and ture meaning of the Act do on the seen whether the quali-spective periods, by Mr. Whelan. nalification on the table. Now, Transfer was made and provided. So tow to be seen whether the quali-spective periods, by Mr. Whelan, th. According to the evidence of of the Assignment of a Sheriff's in Lot 37, seized and cold for ar-is. According to the evidence of transfer was made on the 24th on's dower released at the semi se of both, Whelan had had the simmunaassigned - for some time e of both, Whelan had hall the sine-vion-unassigned-for some time paid Dawson for it in 1846, nor y for payment, nor did the agree-e. Dawson's reason for not sign-id not been paid for it. Had been last in February, 1859. Ceased ut two years since, paid it hefore, Alr. Condall'a evidence went to nd to Dawson for £6, that be had 73 acres, but, by the assistance of and plan. These were various ir the land was worth £60 or not, we out of the question, for if When ac out of the question, for tf Whe-right to swear, that it was worth right to swear, that it was worth fence, therefore, that there was an ort of Dawson, and a correspond-Whefan to purchase this 73 acres 0, in 1846, but as no part of the nor any transfer made, Edward m of either a freehold or any other 1 question. It is ture, that Mr. condition, having the original title possession to convert frinal title constitution, naving the original title possession, to compel Dawson to the might have caused a deed for and, on tendering to Mr. Dawson any were due, and the taxes which and domains that the taking the taking any were due, and the taxes which and domanding that he should exe-usal, might have filed a bill for a agreement, but this is all he could agreement, but this is all he could question, but that Dawson would puest, for he states, that his only ransfer was, that his only ransfer was, that he had not been in mean by this! What else could choose to part with the legal title asideration money was paid. Mr. ves—" That the title to the pro-een in some one at the time, and on he had himself clearly stated." stated, that he refused to sign the the most credit to be given — to the most credit to be given - to a title to the estate was not in him, anied by a reason, satisfactory But we agree so far with Mr *! But we agree so far with Mr. in the one or the other, and that it will, we think, make sbundantly reference to law books, or recourse b. One of the first and best tests, by all, of a title to a freehold un-son, is the power of disposing of it time Mr. Whelan applying at the on, or Mr. Hensley, or any other on the public papers to lend money on a freehold of 73 ares of land, suppose he tenders Mr. Dawson's I on a *j*-cehold of 73 acres to lend money of an a *j*-cehold of 73 acres of land, is suppose he tenders Mr. Dawson's ed, without any transfer on the ever, that he had been in posses-r of these gentlemen, or would any illing? Might not the reply be-thave no freshold in this property, san, you must go back to him, Sir, and then, p rhaps, if the land the money : as the thirg stands at you would not be worth the paper itten upon." And would not this sing Whelan had sold it, and the o allow him to lay the tile-deels man of honor, he does so; what year? "Mr. Whelan cannot make s none in himself at present, the

only, for whose spiritual welfare you have so assiduously labor-ed, but also to all who have at any time been privileged with your friendship, or benefited by your society. We sincerely regret that chrosmatances now oblige you to heave as for a season, and in bidding, you a hearty farrwel, we express a fervent hope that the God whom you serve in the Gospel of his dear Son, may enable you, if not permitted to return, to be the more extensively useful in any new sphere of duty allotted to you, and that you may be privileged for many long years to manifer in your life the blessings of Temperance, and to advocate our principles of Love, Purity and Fidelity, be-fore assembled thousands.

DAVID FITZGERALD, G. W. P.
JOHN ORLEBAR,
JOHN AREUCELE, P. G. W. P.
W. B. DAWSON.

-A-

REPLY: To the Rev. David FilzGerald, G. W. P., Commander John Orlebar. R. N., Mr. John Arbuckle, and Mr. W. B. Dowson, Victoria Division, Sons of Temperance.

Dowson, Fictoria Division, sons of Iemperance. Brothers; I have to thank you, and through you the Victoria Division of the Sons of Temperance, for the kind manner in which you have been pleased to express yourselves with regard to an efforts, however feeble, in behalf of that cause you have all so much at heart, as well as for your wishes, with regard to my others life. future life.

It has been my happiness in bring connected with the Order, It has been my happiness in bring connected with the Order, to meet with those who advocate the cruss of Temperance upon gospel principles, and believing that it will most flourish when placed upon this basis. I can conditive wish every success to the Order, and more especially to the Victoria Division with which 1 have been identified. It is a subject of sincere grati-floation to me to know that while brotherhood in temporal ob-jects is maintained, the elder brother of the Christian is not, forgotten; and remembering that he that loveth is born of God, that the pure in heart shall see God, and that without faith it is impossible to please God, I can express no higher wish; and breathe no more enlarged prayer for you than that these princi-ples in which you glory may be more extensively diffused, and breathe no more enlarged prayer for you than that these princi-ples in which you glory may be more extensively diffused, and more deep so ted in the heart; and that in your cose they may grow and be grafted upon a heavenly root, that you may be all made brother in Christ, that the love of God may be shed abroad in your hearts by the Holy Ghost given unto you, that you may be pure as Christ is pure, and possessed of that faith which is the substance of things hoped for, the evidence of things not seen, that you may be Sons of God, and heirs with Christ of Eternal life.

ist of Eternal life. In L. P. and F. Your attached Brother. ROBERT MACNAIR. Charlottetown, P. E. I., 1st April, 1852.

PROROGATION OF THE LEGISLATURE.

THE LEGISLATURE. His Excellency the Listenant Governor came down in the asual State to the Council Chamber on Saturday last, at 12 o'clock, un-der a Salate from George's Battery. The House of Assembly being summoned, he was pleased to give his Assent in Her Majesty's name to the following Bills.

name to the following Bills.
1. An Act relating to the recovery of Small Debts, and to repeal certain Acts therein mentioned.
2. An Act to provide for the cate and maintenance of Idiots, Lumatics, and Persons of unsoand mind.
3. An Act for the better proventing Accidents by Fire within Charlottetown and the Common thereof.
4. An Act to incorporate a Temperance Hall Company in Charlottetown.

lottetown. 5. An Act to incorporate the Grand Division and Subordinate Divisions of the Order of the Sons of Temperance in Prince Ed-

Divisions of the Order of the Source of Astronomy Statute Labour for Char-6. An Act to amend an Act relating to Statute Labour for Char-ant-stown, its Common and Royalty, and also to Nuisances in and

An Act to prevent the going at large of Swine and Geese at all seasons, and of Horses, at certain seasons of the year, in the Square and Streets of Georgenova.
 An Act relating to the Alewives and other Fisheries, and the appointment of Protectors or Over-sers of Fisheries, and to prohi-bit the taking of Salmon after a certain period of the year, and for other purposes therein mentioned.
 An Act relating to the Weighing of Coal, Calm and Coke, in Charlottetowa.

Charloitetown. 10. An Act to alter and amend an Act passed in the Sixth year of the reign of Her present Majesty, initialed an Act to alter and amend an Act for the establishment of an Academy in Charlotte-

wa. 11. An Act to regulate the publishing of Notices and Advertise-

An Act to regulate the publishing of Notices and Advertisements for the Public Service.
 An Act to facilitate the proving of Wills and Testamentary Dispositions within this I-land.
 An Act authorizing the Harbour and Ballast Masters of the grioua Harboura in this Island, to superintend the laying down, rection and maintenance of the Buoys and Beacons therein.
 An Act relating to the Charlottetown Ferry, and the Wharfs connected therewith.

ation. 20. An Act relating to Corporate Bodies. 21. An Act to alter and amend an Act made and passed in the second year of His late Majesty King William the Fourth, initialed An Act to Incorporate the Minister and Trustees of St. James's Church in the Town of Charlattetown.'' 22. An Act to continue an Act empowering the Administrator of he Government, to shot up Roads, or parts of Roads.

harch in the Town of Charicterown. 22. An Act to continue an Act empowering the Administrator of e Government, to shut up Roads, or parts of Roads. 23. An Act to regulate the Office of Colonial Secretary and Road orrespondent of this Island, and the amount of Fees to be taken

ate the Diocesan Charch Society of Printe

Care will be required in carrying out the details of the measure; and experience, I trust, will enable the Government to render it efficient, and as little burthencome to the Tax-payer, as the una-roidable increased expense attendant on an improved and extended system must necessarily give rise to. I am glid to observe, that a "Bill relating to the recovery of Small Debts, and to ropeal certain Acts therein mentioned," has passed the Legislature. At the opening of the present Session of the Imperial Parliament, I observe, that Her Majesty was pleased to say, "nothing tends more to the peace and prosperity of the country, than the speedy and impartial administration of justice," and it will afford me great pleasure, at all times, to co-operate with you in promoting such mensures as will secure to this Colony, the blessings which our gra-tice, which I an sure it is Her Majesty's desire should extend to all her Dominiona. Beef, (amail) pr lb. do. by quarter, 'Pork, do. (small) Mutton, Lamb, per lb., Batter, (fresh) -do. by the tub, Cheese, Paul Barley, per lb. Sausages, per lb. er Domithions. Mr. Speaker, and Gentlemen of the House of Assembly; Sausages, per lb. Tallow,

all her Dominions. Mr. Speaker, and Genilemen of the House of Assembly; I have to thank you for the Supplies voted for the Public Service; the respective grants which you have directed their application will be strictly attended to, and among others, I observe, with suifac-tion, the appropriation of One Handrad Poonds, in addition to the legal Endowment, for the sapport of unprotected insame persona. I saw the other day, several of that description in the Jail of Char-lettetown, and I cannot help thinking, that the confinement of those unfortunates in a prison, is very ouderizable, if it can be pos-sibly avoided. The Lanatic Asylum has great capabilities of ez-tension. Without a large expenditure it can be made subservient to the purposes contemplated by the Act which authorized its con-struction, viz. : " an Asylum for Insame persons, and other ob-jects of charity" – such as aged and infirm papers, who are una-the to work; and may be extended also to those undo eath to and an Institution, puperly conducted, will meet with your support and that of the public. I hope, with the concurrence of the Tras-tees of the Asylum, that some plan may be devised, which, while it will increase the conforts of the deserving poor, will, at the same time, decrease public expenditure. Mr. President and Honorable Gentlemen of the Legislative

Mr. President and Honorable Gentlemen of the Legislative

Mr. Fresident and Econoratic Gentlemen of the Logistics Council: Mr. Speaker and Gentlemen of the House of Assembly: I shall take care to forward the different Addresses which you neve entrusted to use for presentation to ther Mnjesty; and, again hanking you for your assiduous attention to the public basiness, incerely wish you success in your various avocations.

NOTHING gives us more sincere gratification than making a record of such exhibitions of agrirultural produce as the one witnessed in Saturday's Market, 20th ult., 25 carcases of Pork weighing in all 6216 lbs. average 2465 the carcase. By the politeness of Mr. Lewis, we are enabled to state the weight of some of the largest, which were respectively as follows:

			4		552
			се.		487
					400
					397
					395
					351
					336
					309
three	fed b	y the	Hon.	Geo.	

309 There were three fed by the Hon. Geo. Coles, not ao re-markable for size as for symmetry, of that breed—improved Berkshire we think—which is best adapted for domestic pur-poses. We wish we could have given an account of the re-pective ages, feeding &c., of the above. Might not the Royal Agticultural Nociety find it advantageous to award a premium for the heaviest animal brought into market during the year, to be decided by the Clerk!

TO THE EDITOR OF HASZARD'S GAZETTE.

To THE EDITOR OF HASZARD'S GAZETTE. SIR: It is remarkable that your correspondent, "A Subscriber," did not observe, that the Bed-que and Strediac Packet is not required by the new law to come to Hurd's Point Wharf at all, as she was by the late Act; although she is now entitled to a as she was by the late Act; although she is now entitled to a free borth at any what in the harbor, which was not hereto-fore the case. Had a certain person contemplated a chance of any other person getting a license, so important a clause, (im-portant especially to this section of the Island,) would not have been omitted; but when providing it for his son, he must have more pay and less work. It has often been remarked, that such things are done in Prince Edward Island as are done no where else, but such a specime of non-sided legislation has such things are done in Prince Edward Island as are done no where else; but such a specimen of one-sided legisl-tion has hatdly before disgraced its annals. The late Packet Law had expired some two years ago, and was lately revived and amended, but the Grant is nearly trebled, when the person alluded to had provided his son with a vessel; yet, no doubt, when he pays us a visit on the next electioncering excursion, he will endeavor to personade us, that he was actuated by motives of pure and disinterested patrintism. Yours

Yours. AN OBSERVER.

Lot 26, Bedeque, March 15, 1852.

The Courier arrived with the Colonial and American Muils on Wednesday evening last. The Mail due yesterday had not arrived, when we went to Press.

14. An Act relating to the Charloitetown Ferry, and the Wharfs connected therewith.
15. An Act to enable Thomas Rohson to obtain Letters Patent for a Fog Bell and Horizontal Windmill.
16. An Act to enable the Royal Agricultural Society of Prince Edward Island, on certain conditions.
17. An Act to consolitate and amend the Laws now in force relating to Division Fences.
18. An Act to prevent the Stealing of Dogs.
19. An Act to continue an Act for the encouragement of Eduation.
19. An Act to continue an Act for the encouragement of Eduation.

TREASURER'S OFFICE, March 22, 1852. WARRANTS from Number 243, of the 5th of June, 1851, to Number 271, of the 20th June, 1851, both inclusive, will be paid at the Treasury on demand, together with the Interest due thereon.

JOSEPH POPE, Treasurer,

SECRETARY'S OFFICE, April 1, 1862. His Excellency the Lieutenant Governor has been pleased to ac-cept the resignation of the Hon. Stephen Kice, as a Member of the

E., FRON 0 34 0 Woo. Ham, Barley, per b. Outs, Wheat, Timothy Seed, Potatoes,

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 GEORGE LEWIS, Market Clerk. -----

flour and Meal Market. Saturday, April 3, 1852. FLOUR, per lb., 1.1d. to 2d.

OATMEAL, per lb., . 1.id. to 1id. PATRICK GILLIGAN, Clerk. METEOROLOGICAL JOURNAL,

30.13

March

For the two weeks ending April 3, 1852. BAROMETER. THERMOMETER Highest (27th.) Lowest (25th.) Mean. Highest (24th.) Lowest Daily Mean. 21st,22d 29.48 29.58 46.8 -0.4 31.6 Highest (29th.) Highest (2d.) Lowest Mean Lowest 29th,30th Daily Mean. (3d.) 30.28 29.44 30.04 50.0 7.5 82.7 * WIND AT 9, A. M. WEATHER. March, Su. 21 W.N.W. st. breeze Blue sky; cloudy, 10, a.m., to 5, p. m.; aurora in the night. Overcast; blue sky, 5 to 6, and after 11, p. m.; hazy and snow, till 4, p. m.; white frost in the night. Overcast; cloudy 0 to 12 arm, for before 9, a. m.; snow after 7, p. m. W. 24 S.S.W. gen Th. 25 N.N.W. lig vercast. Overcast. Overcast, a. m., till 9; cleady, till 12; blue sky, p. m. Blue sky; aurora in the evening. Overcast, till 2, p. m.; cloudy, till 5; then blue sky. Fri. 26 N. moderate breez Sat. 27 W. light air.

March. Su. 28 N. fresh breeze

- Blue sky; sky hazy, s. m.; slight aurora in the evening. Blue sky; cloudy, and slight passing snow, 10, a. m., to 2, p. m.; aurora during the night. Overcast; hazy, sleet and snow, 8, a. m., to 2, p. m. Overcast, a. m.; blue sky, p. m; clou-dy, till 4, and from 8 to 10; hazy & snow, till 9, a. m. Mo. 29 N.W. do. do. Tu. 30 N.N.W. do. do.
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- Th.
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 S.S.W. light air.
 Overcast; cloudy, p. m., till 3; hazy and snow, 5 to.11, p. m.

 Sat.
 3
 N. gentle breeze.
 Overcast, hazy and snow.
 I E. light do. Overcast; hazy and snow, after 5,

To be Sold at Private Sale.

To be Sold at Frivate Base. OMMON LOTS Nos. 21, 14, 9, 4, and half No. 10, "compri-sing about Sixiy Acres, well known as "THE DOUGLAS ESTATE," situate within five minutes' walk of Charlottetown. These Lois are Freehold, and will be sold in small parcels to suit Purchaser. Also Pasture Lots, Nos. 37 and 38 in the Royalty of Charlottetown, containing Twenty-four Acres under Lease to J. D. Haszard, Esq., for a term of 370 years, at the rent of 40s. currency, Not another

-ALSO-

-ALSO--An Estate of about 2,000 Acres of Land on Township No. 19, under Lease to various tenants, for a term of 999 years, at an an-nual rent of one shilling, currency, per acre, together with the ar-rears of rent due thereon. A plan of these several properties may be seen at the Office of Robert Hodgeon, Eag, Barrister at Law, where further particulars as to the whole will be made known. An indisputable Tale will be made to Purchasers. Should the Common and Pasture Lots no: be previously disposed of by private contract, they will be offered at Public Auction, at Twelve o'clock, noon, on Saturday the first day of May next, in front of the Oid Court House in Charloitetown, April 5, 1832. (All the Papers.)

April 5, 1852. (All the Papers.)

Royal Agricultural Society.

MONTHLY MEETING OF COMMITTEE, Feb. 4, 1852. PRESENT: PRESENT: Hon. S. Rice, President, Charles Haszard, Esq., 2d Vice President, Charles Stowart, Esq., M. Groven Beer, jun.,

Port Hill, April 9, 1851.

Sets Gig Ha 1 Set Plough do, 1 1 Gente Saddle and Brid ther with sundry other articles, TERMS-A credit of Six Months w. £20; Four Months on sums above £ NO. 1153. E20; Four Months on sums above £10; a wer £5, and all under £5, Two Months; a s; approve equired. March 30, 1852. To close Consignments. To close Consignments. M TUERDAY nest the 18th instant, at the Warehouse of the Non. W. W. LORD, at 11 o'clock, 50 Barrela Sugar 10 Puns. Molasses 2 Bace Honsy-dow Tobacco 3 Cwt. Coffee 3 Demijohns Gin 1 Case of Pranes in Fancy boxes 1 Barrel Crackers 10 Cwt. Bluster Steel And sundry other articles. Terms liberal. JAMES N. HARRIS. Americano.

JAMES N. HARRIS, Auctioneer Charlottetown, April 6, 1852.

Charlottetown, April 6, 1832. TO BE SOLD at PUBLIC AUCTION, at Cape Traverse, Township No. 25, on WEDNEBDAY, the Twenty-first day of April next, at 10 'cleck, p. m., the Lasseshold Interest for the unexpired term of 999 years, of the late Lauchian Campbell, in and to all that pleasanity situated Farm, Lands, and Fremises, situated in Cape Traverse, aforesaid, fronting the Galf of St. Law-rence, consisting of Ninety acres of Land, and Ten acres Marsh; there is on the Fremises a Dwelling House 24 x 26 feet, nearly new, shingled all over, a Barn, 40 x 30 built about 3 years since, beside other Out-Buildings.—ALSO, a good Well of Water, and plenty of Fire-wood and Fencing, a good road leading to the door, and plenty of Sea-manure on the Shore, The above Premises are well worthy the attention of any person person wishing to purchase a good convenient farm, and only subject to Sizpence, Currency, per acre rent. For further particulars apply to HEMENY ALSER, Eaq., of Charlottelown, John WHIGHT, Eaq., of Bedeque or to the Subseriber, next Farm to the premises. HUGH CAMPBELL, Administrator.

Carlton Point, Cape Traverse, 26th December, 1851.

TO MILLERS.

WANTED a steady MAN of good character, to take charge of and work a Grist Mill.—Apply.by.letter to No. 1 Box, Post Office, Charlottetowa. April 6, 1852.

FOR SALE. ORSE HAIR SEATING, Carled HORSE HAIR, Gatta Percha SOLES and PASTE. WM. HEARD.

Great George Street, April 6, 1852.

A CARD.

JAMES STANLEY begs leave to return thanks to the Inhabi-tauts of Charlottetown, for their very prompt exertions in arresting the Fire which took place in his House on Friday night last. April 3, 1852.

FIRE! FIRE!! FIRE!!! SECURE YOUR PROPERTY AT A SAVING OF FIFTY PER CENT.

OF FIFTY PER CENT. OF FIFTY PER CENT. THIS can only be done by Insuring in the MUTUAL FIRE INSURANCE COMPANY. This is the only Office where claims for loss can be met, without reference to a foreign Company. Blank forms of application, and any other information can be ob-tained at the Secretary and Treasurer's Office, Kent Street. April 6, 1832.

The LET on Lense, with liberty to purchase, if so required, part of the Lands belonging to the Subscriber, known as the "Esk RR" Estate, situate at the Eastern extremity of Charlotte-town, comprising Eleven Town Lots and portions of Two Common Lots. This Property has been laid off into Building Lots, and will be let by private cofficate agrees by to a plan to be seen at the Office of JOHN LONGWORTH, Esq. W & LONGWORTH

W. S. LONGWORTH. Charlottetown, January 6, 1852.

To the Tenants on Lots 9 & 61.

The Subscriber having, by Power of Attorney, dated the 6th day of Varch, 1851, been appointed Agent to take charge of LOTS 9 & 61, in this Island, the Property of Lawrence Sulfisen Etq., notifies the Tenants on those Townships, that all rents, and Arrears of Rent, due on the said Property, are required to be paid. to him forthwith, he alone being authorized to receive the same. JAMES VEO. JAMES YEO.

JOHN HOBBS, Hatter, &c.

JOHN HOBBS, Hatter, &.c. GRATEFUL for past favors begs to intimate to the public that-be continues to work at cleaning and restiffening BEAVER and SILK HATS, CLEANING and RENOVATING OLD CLOTHES of any colour making them look like new. Also the manufacture of Gents' and Childrens FELT MATS, (Island wool.) various shapes and colours, and trest from his experience in the above line and the general satisfaction given for ten years past, to ensure a continuance of their support. Orders left at the store of Wr. J. Williams, Market Square, or at the establishment two miles from town on the North River Red, will be promptly executed. Charlottetown Royalty, March 4, 1852.

National Loan Fund Life and Equitable

BOARD of DIRECTORS of Fire Insurance for P. E. Island. Hon. E. J. Jarvis, T. H. Haviland, Esq., Robert Hutchinson, Esq., F. Longworth, Esq.

Forms of Application, and all other information, may from the Subscriber, at his Office, Charlottetown. L. W. GALL, Agent.

Australia, Australia. Australia.

Daniel Hodgson, Esq., ns of Application, and all other information, may be obtained

Fire Insurance Companies of Lo Incorporated by Acts of Parliament.

Hat & Clothes Cleaning Business.

none in himself at present, the s none in nimeell at present, the he alone can give a satisfactory helan contends, that he is in pos-it is under Mr. Dawson, and the possession of Dawson, and thus the possession of Dawson, and thus the session are both in Dawson, until he for the *first* twine divests himself) Oath both state, that it must be a bound of the state of the source of evidence is there of the nature of evidence is there of the nature of of 1846, the solitary moniment of th all depends, is not forthcoming-law and common sense treat that as not existing. How then does

as presented to the REV. MR. MAC-be Victoria Division of the Sons of alternan took his departure from the day morning. endir, Chaplain of Victoria Division

I having been appointed by the lemperance, to present you an ad-located Island, beg to express in the natitude to you, for your consistent yof Temperance principles, at all ns, and fact deeply assisticat the lefts and excess principles, as all ns, and fact deeply assistication of the lefts and excess principles have excess association, not to that congregation

An Act to Inc

25. An Act to make provision for the Service of Non-bailable

Process, in certain cases. 26. An Act to repeal certain parts of the law now in force, re-lating to the admission of Barristers, Solicitors and Attorneys, and to make other provisions in lieu thereof. ting to the admission of Barristers, Solicitors and Attorneys, and make other provisions in lieu thereof. 27. An Act to Incorporate in Prince Edward Island, the People illed Bible Christians.

illed Bible Christians. 28. An Act to amend an Act relating to Corporate Bodies. 29. An Act to regulate the Sale of Arcenic and other Poisons

so. An "Act to provide a Summary Remedy for Females, in cer-in cases of Seduction.

in cases of Seduction. 31. An Act for raising a Revenue. 32. An Act further to continue an Act relating to Dogs and tax-

tion thereon. 33. An Act to consolidate and amend the Acts now in force re-galating the letting of Stalls in Charlottetown Market House, and for other purposes therein mentioned. 34. An Act relating to Light and Anchorage Daties. 35. An Act for the encouragement of Education, and to raise fands for that purpose, by imposing an additional Assessment on Land in this Island, and on Resi Estate in Charlottetown and Com-mon, and Georgetown and Common.

Land in this section and Common. 56, An Act for appropriating certain Moneys therein mentioned, for the Service of the year of oar Lord One thousand Eight hundred for the Service and fifty-two.

His Excellency then closed the Session, with the following SPEECH.

Mr. President and Honorable Gentlemen of the Legislative

Mr. arrestent and renorate Gentiemen of the Legislatice Conneti; Mr. Speaker and Gentiemen of the House of Assembly; The business of the Session having been brought to a close, I am happy to relieve your from your Legislative labours, and thank you for your regular attendance to your public duties during the last two months.

for your regular attendance to your public duties during the hast two months. It has allowed me great estisfaction to find, that the anxious at-tention you have begared on the important question of Education, has terminated in your passing a measure, which, although not per-haps actualization to all diasees of the community, (which no legis-haits will easy be), you cannot fail to be productive of great good to the public at large. In framing it, you have borne in mind the inganction imposed on me by our most gravitous Severeign, an in-junction, confirmed by successive Colonial Secretaries of State, among others, by the distinguished Nobleman, the Eart of Darby, new ther Majesty's Prime Minister, tannely, "You are to parmit all persons inhabiling our Island Primes. Edward, under your Go-their respective modes of religious working, provided they be con-tented with a quist and peaceable enjoying in the same of the same, size of their respective modes of religious working, provided they be con-stanted with a quist and peaceable enjoying in the same of the same, size of their respective modes of religious working, provided they be con-

Executive Council of this Island. SECRETARY'S OFFICE, April 2, 1852.

DECRETARY B OFFICE, A print, tool. His Excellency the Licotenant Governor has been pleased to di-rect the name of the Hon. James Dingwell to be insetted in the Commission of the Pence for King's County. His Excellency has been pleased to suspend the Licence for the retail of Spirituous Liquors, lately taken out by Timothy Donovan, Georgetown. JAMES WARBURTON, Col. See'y.

JAMES WARBURTON, Col. Sec'y.

COUNCIL OFFICE, April 1, 1852

His Excellency the Lieutenant Governor in Council, has been

His Excellency the Lieutenant Governor in Coancil, has been pleased to unake the following appointments, viz: — Mr. John F.Morrow, of North Laks, to be Preventive Officer, and Land Waiter for East Point. Mr. Alexander Leslie, jun, to be Preventive Officer and Land Waiter for Souris. Messra. John Kearney, James Hemphill, and John Howlett to be Preventive Officers, and Land Waiters, for Georgetown, in the terms of the Act for the better prevention of Smuggling. His Excellency the Leistenant Governor in Council, has been pleased to accept the resignation of Mr. Angus M'Donald, as Pre-ventive Officer, and Land Waiter at East Point. His Excellency in Council has been pleased to dispense with the services of Mr. John Thomson, as a Proventive Officer, and Land Waiter, at Georgetown.

waiter, at Georgetown.

CHARLES DESBRISAY, C. E. C.

Alarried.

On the 1st inst., at Charlotteown, by the Rev. J.W. Butcher, Mr. William Tnomson, of Three Rivers, to Bexey, second daughter of Mr. Thomas Allan, of Charlottetown.

Dicd.

Elico, At Pomeroy, Meisz County, State of Ohio, Margaret, beloved wife of Mr. George Wadman, an eldeat daughter of Mr. John Barns, Bedeque, P. E. Island. And on the 29 March, infant child of the same aged 6 weeks. The deceased bore her last illness with Christian fortiude, and died in peace. She has left a husband and three children to mourn their loss? At the Bend of, Pottiondiac, on the 15-h March, Sarah, wife of Mr. Edward Woods, formerly of Lot 49, P. E. Island. The deceased has been for many years a very consistent member of the Baptist Church. Her end was peace. On the 4th March, at New York, of Apoplexy, Mrs. Ca-therine Doyle, an old resident of this Tawa.

therine boyle, an old resident of this Town. At New London, South West River, on the 22nd March, Mr. William Graham, sen, in the 62nd year of his age. He was a native of Damfries, Scotland, and emigrated to this Island in the year 1892.

Mr. Henry Longworth.

Resolved, That Premiums for Fat Cattle for Easter Market be given as last year, viz. : \pounds for the best fat OX, and \pounds for the second best do.

By Order, GEORGE BEER, Secretary.

CROWN LANDS.

THE Government will sell to the Acadian French, who may require the same for actual settlement, Tracts of the Crown Lands of 50 acres each, on Township No. 15, at the price of Four Shillings per acre, to be pail in three instalment. Enquire at the Office of the Keeper of Plans at Charlottetown.

W. SWABEY, Keeper of Plans. April 5, 1852.

VESSELS WANTED.

WANTED THREE VESSELS, of from Forty to Sixty to JAMES N. HARRIS

Charlottetown, April 6, 1852.

Money to Lend, MOTEY to Letter MONEY to lend on Mortgage or other good Security on Land in Charlottetown or Royalty in Sums of £50 and upwards. —Apply at the Office of the Subscriber. JOSEPHI HENSLEY.

Office, Desbrisay's Buildings, harlottetown, 7th January, 1852.

WASHING FLUID.

A LARGE quantity of the above useful article for Sale at SKINNER'S. Drag Store, Medical Warehouse, Dairympie'r

February 2, 1852.

Stan an good state

Administration Notice. A LL Persons indebted to the Estate of the late John Craig, Merchant, of Bedeque, are hereby notified to make imme-diate payment, and all persons have claims. against the Estate, are requested to furnish the same within Eighteen Calendar Months. WILLIAM CRAIG, ARTHUR RAMSAT, Fab. 7, 1859.

Feb. 7, 1852. AH HUMANDA A Pew copies of the Laws of P. E. Island for 1845, 1846, 1847, 1848, 1849, 1850 and 1851, can be had at this Office.

Charlottetown, April 6.

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out dist . em repaired?

W. WELSH.

The fine new Ship 'AUSTRALIAN, of 300 Tons, will sail about the 15th August, should a certain number of PASSENGERS offer. An expo-renced Master will be provided. Rules and Regu-tions will be adopted for the comfort and accommodation of Passa-gers. Application must be made by the 18th Agril, with a deposit to ensure a Passage. Passage money £20 Island currency, and find thouselves. Apply. J. R. BOURKE.

Mill View, Lot 49, March 24, 1852; Sw.



mant of a Plan and faller inform tion, the Committe are unable to

want of a Plan and fuller information, the Committe are unable to report on the merits of the application. M. The Petition of certan Habbitants of Bedford Parish, Let 45, and the report of an inquisition on a line of Road, to connect the old Georgetown Road with the Monghan Road, Let 48. The Committee recommand, that £10 only should be authorised to be argended in opening this road to as great a width as that should be affected by Shathe Labor, and such assistance as may be afforded by the ordinary grants for Roads in that Diariet. 3d. The Petition of the Inhabitants of Lot 56, King's County. This application is second and over, shall the properd Road has here explored, and a Plan and estimate of the probable expanse of making the same has been had before the Legislatars. 4th. The Petition of the Inhabitants of Lot 56, King's County. This application is second and over, shall the properd Road has here explored, and a Plan and section to the probable expanse of making the same has been had before the Legislatars. 4th. The Petition of the Inhabitants of the Hadd of Montague River, for a Line of Road along the County Line. The Committee, recommend that £10 should be expended in making this, for the present, a bridle road, on condition, that the signed way is first secared to the Public, free of any expense. B. Petition of Patrick Stephens and others, proving for a grant of money towards opening a new line of Road from Marray Harbor Hards to fore Schick. Thery-sine Ponde, ton shilling is recommended to be paid as

of money towards opening a new time of Road from Marray Harbor Mad to Fore Sellish. Thirty-mine Sounds, ten shillings is recommended to be paid as compensation for the right of way; the House having already made a grant in addition to the amount of private Subscriptions towards the making of this Road. Wh. Feitilon of the Islabilizatis of Pisquid Road, Lot 49. Your Committee are of opinion, that the alterations prayed for in the Petition can be effected under the provisions of the amended Road Act of the present Session, and cannot, therefore, advise any special grant for the road in question. 7th. The Petition of the Islabilization of Wilmost Creek, Let 25. This Road is recommended to be opened under the provisions of the Compensation demanded by the parties. 8th. The Petition of Angus McPhee, Peter McPhee, Donald McPhee, and others of Cardinan Point : The Road prayed for in this application, has been provided for by a grant during the present Session. 9th. The Petition of the Inshibitants of 51 and 52 : The sum of tire Posside is recommended to be expended on

The sum of ive Founds is recommended to be expended on that part of the Road prayed for passing through Lot 51, on con-dition, that the right of way is securized to the Public free of expense, and that the said Road be opened from the Union Road to the line of Lot 52. oz. The Petition of the Inhabitants of Lot 65, South Side of

10th. The Petition of the Inhabitants of Lot 65, South Side of Ellist River : The sam of 25 is recommended to be applied in aid of the Road prayed for, on condition, that a right of way be first secured to the Pablic, free of exponse 11th. The Petition of the Inhabitants of Rastico, New Glasgow, and adjoining Settlements, praying for the opening of a Road : Your Committee would recommend, that the Government should erder this application to be compiled with, on condition, that the parties interested, pay for the right of way, but not otherwise. 12. The Petition of the Inhabitants of Lots 36 and 37, South Side of Hillsborough River, praying for the opening of a Road, along the boundary of Lots 36 and 37, to the Road leading from the Monaghan Road, to Mr. Worthy's Mills. Your Committee were of opinion, that the object prayed for, should be previded for out of the optings rant for Roads and Bridges for she District dext year, as the parties are willing to give a right of way.

13th. Petition of the Inhabitants of Dog River, to have a Road

Tails. Feiting of the innovations of Dig street, is into a trightened. Your Committee would observe with reference to this applica-tion, that a remedy will be provided by the amended Road Act this Sension; if the Petitoner wish to substitute another line of Road for the one now in use, that will be more advantageous for the Public. 14th. Report of Commissioners on Line of Road from M'Lean's to Plasted's Mills, Lut 14: Your Committee would recommend this Road to be opened by

Your Committee would recommend this name to be present; the Government, and stumped and levelled only for the present; a plan which they deem it advisable to be adopted generally in cases, where the sole expense of making the Road devolves on the Petition of the Inhabitants of Point Prim, for straightening

Bith. Petition of the Inhabitants of Point Prim, for straightening
a line of Road:
Your Committee do not deem it expedient to recommend any special grant for this object at present.
Bith. Petition of Archibald Ellison, of Princetown Royalty, praying for the opening of a Road:
In reference to this Petition, it appears to the Committee, that the Government, many years since, agreed to accept another and better line of Road. through private property in lieu of the road prayed for, which first mentioned road was opened, and is now dedicated to the Public; but if the Petitioner considers his legal rights infringed on, the remedy must be sought elsewhere.
N. The Petition of the Inhabitants of West Settlement and of part of Township, No. 46, for opening line of Road:
Your Committee are unable to recommend, that any action should be taking on this application, as no plans or estimates accompany the Petition, or is such information afforded, as will enable them to jadge of the secessity of the Road in question.
B. The Petition of the Inhabitants of Lots 9 and 10, for a new Road:

Kond : Your Committee do not consider the Road prayed for to be of that public utility to warrant the expense that would be incurred in commit the second se

opening the same. 19th. The Petition of the Inhabitants of Lot 17 and vicinity, pray-ing for the opening of a Road from Sedgwick Settlement to Mis-

and the opening of a local item termission and as the Road pray-osciele: As no plan or estimate has been furnisshed, and as the Road pray-ed appears to be more for private, than public accommodation, your Committee cannot recommend, that any Grant should be made for the service, until a right of way be secured to the Public, free of

pense. 20.th. The Petition of the Inhabitants of Township No. 50, pray

20.4b. The Petition of the innotitants of I ownship (et. co., pr.)-ing for the opening of a Road. Your Committee would recommend, that this application should stand over antil sext year; and that, in the mean time, the Com-missioner of the District be required to ascortain what amount of compensation, if any, is required for the right of way, and the pro-bable expenses of making the Road. 21st. The Petition of the Inhabitants of Lot 47, praying for a lease of Read form the West River, Lot 47. to Surveyor's Pond :

ne of Royd from the West River, Lot 47, to Surveyor's Pond : The charge amounting to £31 11 3}, as the compensation re-nired for a right of way, including the expenses of the Inquiry,

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endeavor to add assurance to eur assaveration. Even here, at this stage of the enquiry, we cannot withhold our conviction, that when Mr. Whelan, os the 5th March, 1850, took the osth, that he hid a freehold estate sufficient to qualify him to be elected as a Member of Assembly he swore to that which was untrue; whether, in so doing, he perjured himself, is another question, which we will subsequently examine into.

only, for whose spiritual welfare ed, but also to all who have at a ed, but also to all who have at a your friendship, or ben-fited by y We sincerely regret that eler leave us for a season, and in bidd express a fervent hope that the Goopel of his dear Son, may e return, to be the more extensived duty allutted to you, and that yo long years to manif-st in your fit and to advueste our principles of fore assembled thousands. Dat DAT

REPL

REPL To the Rev. David FitzGerald Orlebar. R. N., Mr. John Dawson, Victoria Division,

Brothers; I have to thank you, and thr of the Sons of Temperance, for have been pleased to express y efforts, however feeble, in behalt much at heart, as well as for yo

future life. It has been my happiness in b It has been my happiness in b to meet with those who advoci-upon gasp-1 principles, and beli-when placed upon this basis. I en-to the Order, and more expectall which I have been identified. I floation to me to know that whi-jects is maintained, the elder bu-forgotten; and remembering that jects is maintained, the clear bi-forgotten; and remembering that that the pure in heart shall see is impossible to please God, I ca-breathe no more enlarged prayer ples in which you glory may be more deep setted in the heart; a grow and be grafied upon a hear made br-thren in Christ, that sheand in your hearts by the Hd made brethren in Christ, inat abroad in vour hearts by the Hi-you may be pare as Christ is pu-which is the substance of thin things not seen, that you may b-Christ of Elerval life. In L. P. and F.

Your attached

Charlottetown, P. E. I., 14 PROROGATION OF 1

PROMOGATION OF 1 His Excellency the Listenant Gr State to the Council Chamber on 8 der a Salute from George's Batter; summored, he was pleased to giv name to the following Bills. 1. An Act relating to the recover certain Acts therein meniloned.

An Act relating to the recover certain Acts therein mentioned.
 An Act to provide for the can natices, and Persons of unsound mit 3. An Act for the better proves Charlottetown and the Common ti 4. An Act to incorporate a Tem lottetown.

lottetown. 5. An Act to incorporate the C Divisions of the Order of the Sons ward Island. 6. An Act to amend an Act rela

An Act to amend an Act relations of the same.
 An Act to prevent the going seasons, and of Horses, at certs square and streets of Georgenous a spontaneet of Protectors or Over bit the taking of Salmon after a center purposes therein mentioned.
 An Act relating to the Weigh Charlestrewa.

Charlottetown. 10. An Act to alter and amond a of the reign of Her present Majest amond an Act for the establishment

11. An Act to regulate the publi 11. An Act to regarate the publi-ments for the Public Service. 12. An Act to facilitate the prov Dispositions within this I-land. 13. An Act authorizing the Har-varions Harbours in this Island, to errection and maintenance of the Bi-14. An Act relating to the Char-connected therewith.

14. An Act relating to the Char connected therewith. 15. An Act to enable Thomas for a Fog Bell and Horizontal Win 16. An Act to enable the Royal Edward Island, on certain conditi 17. An Act to consolitate and a lating to Division Fences. 18. An Act to prevent the Steal 19. An Act to continue an Act

ation. 20. An Act relating to Corporat 21. An Act to alter and amend

20. An Act relating to Corporate 21. An Act to alter and animal a econd year of His late Majorty K An Act to Incorporate the Minis Nurch in the Town of Charl-Letter 22. An Act to continue an Act he Government, to shut up Ronds 23. An Act to regulate the Offic Correspondent of this Island, and

appears to the Committee to be extravagant; particularly as the Road prayed for is represented as being of great convenience to the par-lies through whose land it runs, as well as to others: and they, therefore, suggest, that no further action should be taken on the application, until a right of way can be obtained on more favoarable terms.

Your Committee would recommend that a copy of this Report be sent to His Excell that he will be plo pontained. il Excellency, the Lieutenant Governor, with a request, ill be pleased to give effect to the recommendation therein JOSEPH POPE,

(Signed)

JOHN JARDINE, ALEX- LAIRD. ALLAN FRASER, É. THORNTON, G. COLES, JAMES YEO.

LEGISLATIVE COUNCIL.

LEGISLATIVE COUNCIL. THEREDAT, March 95. Hon. Mr. SWABEY having moved that the Bill relating to closing ap Roads, be read a second time, it was committed to a Committee of the whole Roase, with His Honor as Chairman. The House shortly resumed, the Bill was reported agreed to, with-cut amendment, and ordered to be empressed. Hon, Mr. BIKNIE moved ascond reading of the Bill relating to "Accestaining and establishing Boundary Lines of Townships and part of Townships" which being performed, it was committed to a Committee of the whole House, with His Honor as Chairman; on the Bill being read.

part of 'Townships'' which being performed, it was committed to a Committee of the who'e House, with His Honor as Chairman; on the Bill being read. The Bill being read. Then, Mr. SWABEY mid, while he was a commissioner for esta-bilishing beamdary lines, he had but two jobs, for which he was paid in both cases by the party applying; he made this observation to show, that the parties applying is the made this observation to show, that the parties applying is the made this observation to show, that the parties applying is the made this observation to show, that the parties applying is the made this observation to show, that the parties to sit again. Then, Mr. SWABEY moved that the Education Bill be commit-ted to Committee of which lines, which was agreed to, with His Heater in the Chair. After samelittle progress had been made, the House resumed, progress was reported to receive report of Committees of conference on the Proviso added by this House to the Bill graning Patent to Thouse Robust for a Fog Bell, which presses the Assemptity, objected to pass, giving as a reason that there was no meaning Grant the the He. His thous the previse the bundling to the derived from this patient, being enhandled, might for a Attorney Grant was which was with the previse the baseful to made y crants a law serve, which was a sense of the baseful the made in the this in the previse was reason that there was no meaning for the view both of opinion that without the provise the bundling to the derived from this patient, being enhandled, might were limited to 19 years, which was in ascendance with a former Ast for a patent. He Honor the PRESIDENT remark for a mean for *O*. Genner, the source of the senter for the senter of the general for *O*. Genner, the source of the patient for the general for *O*. Genner, the source of the presenter of the general for *O*. Genner, the source of the source of the formet for general for *O*. General

In the SWABEX moved that the Education Bill be committed to committee of which as argreed to, with His incommittee, obtained in the print of the series and the series of the series and the ser

time. Hon. Mr. ATTORNEY GENERAL moved that the Bill relating to the retailing of Spirituous Liquors be committed to a Committee of whole House, which was agreed to, and His Honor called to the Chair. On the clause relating to the Grand Jury thaving to recom-mend the parties who should receive License; Hon. Mr. SWABEY moved in amendment—that a board of sev-en Magistrates to be appointed by the Court, take the place and do the duty which had been assigned to the Grand Jury; which was agreed to. After some time the House resumed. Bill was report-ed progressed in, and here granted to sit agrin. Hon. Mr. HOLL moved the second reading of Bill to raise a Re-vanee, which was agreed to, and the Bill subsequently committee of whole House, with His Honor int the Chair, and was progressed in, while House in the daty on distilled liquors from 8d. to 6d. per gallon, when Hon. Mr. HEXSLEY said, he should like to know on what prounds the reduction, had been made, and what public net duty, we distilled liquors reason, and without fair reasons, or some sound information on this hand, the House very intended, but weald make enquiry. Bill was then progressed in, till it reached the elause in relation to reciprocating with other Colonies, whon it was observed that Cra made was the progressed in, till it reached the elause in relation to reciprocating with other Colonies, whon it was observed that Cra made was the progressed in, till it reached the elause in relation to reciprocating with the there colonies, whon it was observed that there were members in that House who deserved the have thir ears cropped, for swearing to their qualification as members, when they had none; why should Mr. Whealan have is fond of quoting Shakspeare, get up and asy— "Let the galled jade wince, our withms are unservag." On the contrary, he must have fell his ears tingle, and his

The following Address was presented to the Rav. Ma. MAC-SAIR from a deputation of the Victoria Division of the Sons of Temperance. The Rev. gentleman took his departure from the Island in the Ice boat years day morning. To the Reverend Robert Macnair, Chaptain of Victoria Division

Island in the los boat years day morning. To the Reverend Robert Macnair, Chaptain of Victoria Division Sons of Temperance. Revenues Barrens. We the undersigned having been appointed by the Victoria Division; Sons of Temperance, to present you an ad-dress on leaving Prince Edward Island, beg to express in the name of the Division, our pratitude to you, for your consistent surport, and warm advocary of Temperance principles, at all fitting and convenient essons, and feel deeply ansisted effect of inflamence your irrepreschable life and earnest piety have axet-eised in recommending our association, not to that congregation

therein. 24. An Act to Incorporate the D Edward Island. 25. An Act to make provision (

An Act to make provision I process, in certain cases.
 An Act to repeal certain pa-lating to the admission of Barrister to make other provisions in lieu the 27. An Act to Incorporate in Pr called Bible Christians.
 An Act to amend an Act rel therein mentioned.

30. An Act to provide a Summe in cases of Seduction.

tain cases of Seduction. 31. An Act for raising a Revenu 32. An Act further to continue

tion thereon. 33. An Act to consolidate and re-gulating the letting of Stalls in Ch-for other purposes therein mentions 34. An Act relating to Light an 35. An Act for the encouragen-br immain

35. An Act for the encouragen funds for that purpose, by imposi-Land in this Island, and on Real I mon, and Georgetown and Commu-36. An Act for appropriating ce for the Service of the year of our I and 60-2500. nd fifty-two.

His Excellency then closed the SPE

Mr. President and Honoral Council; Mr. Speaker and Gentlemen The business of the Session he impay, to relieve you from your I for your regular attendance to you months.

for your règular attendance to you months. It has afforded me great satisfat tention you have bestowed on the has terninated in your passing a's hatte will ever be it classes of lation will ever be it classes and the second of the it classes of the respective modes of religions ing effence or scandal to the Gever

qualification on the table. Now, ideace addaced to support or invali-us consider what is the duty of a stituation of a Representative of a The position of Member of As-which are forced upon men as that y and anxiously sought after ; and, t only to have a certain purtion of solemn oath, that it is the cand-, but that it is such an estate as is a the statute, and as it much have an for a twelvementh previous to uffrages of the people, one would yr question could well arise; but st doubt pre-ented itself, the party oath would take earr, that every lved, before he invoked the aid of hat he was stating. A man may which is untrue, and yet may not wear to a particular fact, the truth without for wear to a particular fact, the truth wear to a particular fact, the truth vilhout first secretiating whether is morally at all times, and under ly guilty of perjury, if what he has . In this case, Mr. Whethan, on 850, swore that he was, by faw, se, according to the schedule there March, 1850, he took the following March, 1850, he took the following , do swear, that I truly and bons state on this Island, to and for my d above what will clear all incom-) as doth qualify me to serve as a ectoral District in the County of econal District in the County of w and true meaning of the Act of the case made and provided. So row to be seen whether the quali-spective perioda, by Mr. Whelan, h. According to the evidence of of the Acting to the evidence of of the Assignment of a Sheriff's n Lot 37, seized and sold for ars. According to the evidence of transfer was made on the 24th an's dower released at the same e of both, Whelan had had the un-unassigned-for some time paid Dawson for it in 1846, nor y for payment, nor did the agree-by for payment, nor did the agree-be agreed by the second second second second ast in February, 1852. Ceased ut two years since, paid it before, Alr. Cundell's evidence went to d to Demonsfore Second second second to be agreed by the second second second to be agreed by the second second second second to be agreed by the second second second second second to be agreed by the second secon id to Dawson for £6, that he had 3 acres, but, by the assistance of and plan. There were various r the land was worth £50 or not, e out of the question, for if Whe right to swear, that it was worth ence, the refere, that there was an art of Dawson, and a correspond-Whelan to purchase this 73 acres), in 1846, but as no part of the nor any transfer made, Edward tof either a freehold or any other question. It is true, that Mr, ondition, having the original title possession, to compel Dawson to le might have caused a deed for and, on tendering to Mr. Dawson not, on tendering to Mr. Dawsch ny were due, and the taxes which d d manding that he should exe-sal, might have filed a bill for a reement, but this is all he could uestion, but that Dawson would cest, for he states, that his only insfer was, Uat he had not been mean by this! What else could hobse to part with the legal till sideration money was paid. Mr. >= "That the title to the pro-n in some one at the time, and n in some one at the time, and he had himself clearly stated. ated, that he refused to sign the e most credit to be given title to the estate was not in him, panied by a reason, satisfactory But we agree so far with Mr. the one or the other, and that it will, we think, make a bundantly for-nce to law books, or recourse One of the first and best tests, yy all, of a title to a freehold un-is the power of disposing of it is Mr. Whelan applying at the or Mr. Hundhow are any other or Mr. Hensley, or any other the public papers to lend money in a freehold of 73 acres of land. uppose he tenders Mr. Dawson's d, without any transfer on the ver, that he had been in possesf these gentlemen, or would any ing ? Might not the reply beave no freehold in this property, n, you must go back to him, Sir, h, and then, p rhaps, if the land e money; as the thing stands at a would not be warsh the only, for whose spiritual welfare you have so assiduously labor-

only, for whose spiritual welfare you have so assiduously labor-oid, but also to all who have at any time been privileged with your friendship, or benefited by your society. We sincerely regret that elereumstances now oblige you to leave us for a season, and in bidding you a hearty fare well, we express a fervent hope that the God whom you serve in the Gospel of his dear Son, may easile you, if not permitted to reture, to be the more extensively useful in any new sphere of duty allotted to you, and that you may be privileged for many long years to manifest in your life the blessings of Temperance, and to advocate our principles of Love, Purity and Fidelity, be-fore assembled thousands. DAVID FITZGERALD, C. W. P.

JOHN ORLEBAR, JOHN AREUCELE, P. G. W. P. W. B. DAWSON.

REPLY: To the Rev. David FitzGerald, G. W. P., Commander John Orlebar. R. N., Mr. John Arburkle, and Mr. W. B. Dowson, Victoria Division, Sons of Temperance.

Brothers; I have to thank you, and through you the Victoria Division of the Sons of Temperance, for the kind manner in which you have been pleased to express yourselves with regard to unv efforts, however feeble, in behalf of that cause you have all so much at heart, as well as for your wishes, with regard to my church its set.

much at heart, as well as for your wishes, with regard to my future life. It has been my happiness in b-ing connected with the Order, to meet with those who advocate the c-use of Temp-renee upon gasp-1 principles, and b-lieving that it will most flourish when placed upon this bases, I can controlly wish every success to the Order, and more especially to the Victoria Division with which I h we been identified. It is a subject of sinc-regari-fication to me to know that while brotherhood in temporal ob-jects is maintained, the elder brother of the Christian is not forguten; and remembering that he that loveth is born of God, that the pure in heart shall see God, and that without faith it is impossible to please God, I can express no higher wish; and breathe no more enlarged prayer for you than that these princi-les in which you gliefy may be more extensively diffused, and more deep so their in the heart; and that in your cose they may grow and be grafted upon a travenly rout, that you may be all abroad in your hearts by the Holy Gheat given unto you, that you may be pure as Christ is pure, and possessed of that faith which is the subsance of things hoped for, the evidence of things not seen, that you may be Sons of God, and heirs with Christ of Eiemal life. In L P, and F. things not seen, that Christ of Eternal life. In L. P. and F.

Your attached Brother. ROBERT MACNAIR.

Charlottetown, P. E. I., 1st April, 1852.

PROROGATION OF THE LEGISLATURE.

TROBUGATION OF THE LEGISLATURE. His Excellency the Listenant Governor came down in the assanl State to the Council Chamber on Saturday last, at 12 o'clock, un-der a Salute from George's Battery. The House of Assembly being summoned, he was pleased to give his Assent in Her Majesty's name to the following Bills. name to the following Bills.
 An Act relating to the recovery of Small Debts, and to repeal certain Acts therein mentioned.
 An Act to provide for the care and maintenance of Idiots, Lu-natics, and Persons of unsound mind.
 An Act for the better proventing Accidents by Fire within Charlottetown and the Common thereof.
 An Act to incorporate a Temperance Hall Company in Char-lottetown.

Stetown. 5. An Act to incorporate the Grand Division and Subordinate Divisions of the Order of the Sons of Temperance in Prince Ed-

ward Island. 6. An Act to amend an Act relating to Statute Labour for Char-lotterown, its Common and Royalty, and also to Nuisances in and

lottetown, its Common and Koyalty, and also to remaindes in and about the same. 7. An Act to prevent the going at large of Swine and Geese at all emasons, and of Horses, at certain seasons of the year, in the Square and Streets of Georgetown. 8. An Act relating to the Alewives and other Fisheries, and the appointment of Protectors or Overseers of Fisheries, and the other purposes therein mentioned. 9. An Act relating to the Weighing of Coal, Calm and Coke, in Charletterown.

Charlottetown. 10. An Act to alter and amond an Act passed in the Sixth year of the reign of Her present Majesty, initialed an Act to alter and of the reign an Act for the establishment of an Academy in Charlotte-term.

town. 11. An Act to regulate the publishing of Notices and Advertise-

An Act to regulate the publishing of Notices and Advertisements for the Public Service.
 An Act to facilitate the proving of Wills and Testamentary Dispositions within this Island.
 An Act authorizing the Harbour and Ballast Masters of the various Harbours in this Island, to superintend the laying down, erection and maintenance of the Buoys and Beacons therein.
 An Act relating to the Charlottetown Ferry, and the Wharfs connected therewith.

An Act relating to the Charlottetown Ferry, and the visitis connected therewith.
 An Act to earble Thomas Robson to obtain Letters Patent for a Fog Bell and Horizontal Windmill.
 An Act to enable the Royal Agricultural Society of Prince Edward Island, to authorize the exportation of the Horse Saladin, from this Island, on certain conditions.
 An Act to consolidate and amend the Laws now in force re-lating to brevien Fences.
 An Act to prevent the Stealing of Dogs.
 An Act to continue an Act for the encouragement of Edu-cation.

Care will be required in carrying out the details of the measure; and experience. I trist, will enable the Government to render it efficient, and as little burtheneouse to the Tax-payer, as the una-voidable increased expense attendant on an improved and extended system must necessarily give rise to. I am glad to observe, that a "Bill relating to the recovery of Small Debts, and to repeal certain Acts therein mentioned," has passed the Legislature. At the opening of the present Session of the Imperial Parliament, I observe, that Ifer Majesty was pleased to say, "nothing tends more to the peace and prosperity of the country, than the speedy and impartial administration of justice;" and it will afford me geat pleasure, at all times, to co-operate with you in promoting such measures as will secure to this Colony, the bleasings which our gra-cious Queen contemplates from an impartial administration of jus-tice, which 'an sare it is Her Majesty's desire should extend to all her Dominions. Mr. Speaker, and Gentlemen of the House of Assembly ;

cious quiere concentrates to an major desire should extend to the which 'an sure is is Her Majory's desire should extend to all her Dominions. Mr. Speaker, and Gentlemen of the House of Assembly ; I have to itanks you for the Supplies voted for the Public Service; the respective grants which you have directed their application will be strictly attended to, and among others, I observe, with mutafac-tion, the appropriation of One Hundred Pounds, in addition to the legal Endowment, for the support of unprotected insame persons. I saw the other day, several of that description in the Jail of Char-lottetown, and I cannot help thinking, that the confinement of those anfortunates in a prison, is very undesirable, if it can be pos-sibly avoided. The Lansite Asylum has great capabilities of ex-tension. Without a large expenditure it can be made subservient to the purposes contemplated by the Act which authorized its con-structiom, viz : " an Asylum for Insame persons, and other ob-jects of charity''--such as aged and infirm paupers, who are ana-ble to work; and may be extended also to those who can and ought to work, what a present prefer to beg. I am convinced, that such an Institution, properly conducted, will meet with your support and that of the public. I hoose, with the concurrence of the Tras-tess of the Asylum, that some plan mySybe devised, which, while it will increase the conforts of the Agestring poor, will, at the same time, decrease public expenditure. Mr. President and Hooorable Gentlemen of the Legislative Council:

Mr. President and Honorable Gentlemen of the Legislative

Council: Mr. Speaker and Gentlemen of the House of Assembly: I shall take care to forward the different Addresses which you have entrusted to me for presentation to Her Majesty; and, again thanking you for your assiduous attention to the public business, I sincerely wish you success in your various avocations.

NOTHING gives us more sincers gratification than making a NOTHING gives us more sincere gratification than making a record of such exhibitions of agricultural produce as the one witnessed in Saturday's Market, 20th ult., 25 carcases of Pork weighing in all 6216 lbs. average 2464 the carcase. By the politeness of Mr. Lewis, we are enabled to state the weight of some of the largest, which were respectively as follows:

	some of the largest, which were respectively as tone and
l	some of the largest 1 559
l	487
l	400
l	397
١	395
l	351
1	
ł	336
j	309
	There were three fed by the Hon. Geo. Coles, not so re- markable for size as for symmetry, of that breed-improved Berkshire we think-which is best adapted for domestic pur- poses. We wish we could have given account of the re- pective ages, feeding &c., of the abuve. Might not the Royal Agricultural Nociety find it advantageous to award a premium for the heaviest animal brought into market during the year, to be decided by the Clerk!

TO THE EDITOR OF HASEARD'S GAZETTE.

To THE EDITOR OF HASEARD'S GARETTE. Sin: It is remarkable that your correspondent, "A Subscriber," did not observe, that the Bed-que and Shrdiac Packet is not required by the new law to come to Hurd's Point Wharf at all, as she was by the late Act; although she is now entitled to a free berth at any what in the harbor, which was not hereton-fore the case. Had a certain person contemplated a chance of any other person getting a livense, so important a clause, (im-portant esperially to this section of the Island.) would not have here or mitted; but when providing it for his son, he must have more pay and less work. It has often been remarked, that such things are done in Prince Edward Island as are done no where else; but such a specimen of one-sided legislation has hardly before digraced its annals. The Let Packet Law had expired some two years ago, and was lately revived and altided to had provided his son with a vessel; yet, no doubt, when he pays us a visit on the next electioncering excursion, he will endeavor to persuade us, that he was actuated by motives of pure and disinterested patriotism. Max OBSERVER. Lot 20, Bedeque, March 15, 1852.

Lot 26, Bedeque, March 15, 1852.

The Courier arrived with the Colonial and American Muils on Wednesday evening last. The Mail due yesterday had not arrived, when we went to Press.

A Fire broke out in the House of Mr. James Stanley, on Frid-y evening last, at 8 o'clock. By the timely assistance afforted by the inhabitants, the fire was subdued before much mischief had been done. It origin-ted from a child going up stairs and accedentally igniting with a candle some clothes.

calina.
20. An Act relating to Corporate Bodies.
21. An Act to alter and amend an Act made and passed in the second year of His late Majesty. King William the Fourth, initialed "An Act to Incorporate the Minister and Trustoes of St. James"
Church in the Town of Charlatetowa."
22. An Act to continue an Act memory and the tableta of the St. James"

Charlottetown Markets. SATURDAY, April 3, 1852. Exchange 50 per cent. on Sterling.
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 TO FRON TO PRON 10 0 34 0 6 0 3 0 5 0 3 0 44 0 3 0 5 0 34 0 6 0 0 0 0 Wool, - -Beef, (small) pr lb Ham, Barley, per bushe do. by quarte l'ork, do. (small) Mutton, Lamh, per lb., Dartey, per basic. Oats, Wheat, Timothy Seed, Potatoes, Turnips, Carrots, per bush. Turkeys, each Fowle. 0 9 0 0 16 0 8 2 0 0 0 10 0 0 0 0 5 0 0 1 3

great such ar gra- of jus- end to	Veal, per lb., Butter, (fresh) do. by the tub, Cheese, Pearl Barley, per lb.	00000	8 10 8 3 13 9	0 1 0 0 0 0	44 0 10 6 0 0	Potators, Turnips, Carrots, per bush. Turkeys, each Fowis, - Eggs, per dosen,	00310	00007	00510	10 0 3 8
y; ervice; on will ntisfac-	Sansages, per lb. Tallow, Lard, Ducks, each Partridges, Geese, Clover Seed, per lb.	000000000000000000000000000000000000000	880000	0 0 0 0 0 1	10 0 0 0 2	Hay, per ton, - Straw, per cwt. Codfish, per qtl., Homespun, per yd., Wild Geese, each, Rabbits,	85 0 12 8 8 0	0 10 0 0 3	42 1 15 3 8 0	6 0 0 6 5

to the Clover Seed, per lb. 1 0 1 2 Rabbits, GEORGE LEWIS, Market Clerk. ----

Highest (27th.)

30.13

30.28

March

Tu. 23 Calm.

March.

Fri. 26 N. moderate bree Sat. 27 W. light air.

Su. 28 N. fresh breeze

Mo. 29 N.W. do. do.

Lowest (25th.)

29.48

(3d.)

29.44

WIND AT 9, A. M.

flour and Meal Market. Saturday, April 3, 1852. 11d. to 2d. FLOUR, per lb., . . . 1.jd. to 1.jd.

OATMEAL, per lb., -PATRICK GILLIGAN, Clerk. METEOROLOGICAL JOURNAL,

For the two weeks ending April 3, 1852.

THERMOMETER BAROMETER.

Daily Mean. Lowest Highest (24th.) Mean. 21st .22d 31.6 -0.4 29.58 46.8

Daily Mean Lowest 29th,30th Mean Highes (2d.) 30.04 50.0 7.5 82.7 WEATHER. Su. 21 W.N.W. st. breeze Blue sky; cloudy, 10, a. m., to 5, p. Blue sky; cloudy, 10, a.m., to 5, p. m.; aurora in the night. Overcast; blue sky, 5 to 6, and after 11, p. m.; hazy and snow, till 4, p. m.; white frost in the night. Overcast; cloudy, 9 to 12, a.m.; fog before 9, a. m.; snow after 7, p. m. Mo. 22 S.E. moderate do.

before 9, a. m., snow aner, p. m. Overcast, a. m., till 9; cloudy, till 12; blue sky, p. m. Blue sky; aurora in the evening. Overcast, till 2, p. n.; cloudy, till 5; then blue sky. W. 24 S.S.W. gen. breez Th. 25 N.N.W. light air.

Blue sky; sky hazy, s. m.; s'.ght aurora in the evening. Blue sky; cloudy, and sight passing snow, 10, a. m., to 2, p. m.; aurora during the night. Overcast; hazy, sleet and snow, 8, a. m., to 2, p. m. Overcast, a. m.; blue sky, p. m; clou-dy, till 4, and from 8 to 10; hazy & snow, till 9, a. m. Tu. 30 N.N.W. do. do. We 31 N. do. do. Overcast; hazy and snow, after 5, I E. light do.

 In.
 I. L. right
 us.
 p. m.

 Fri.
 2 S.S.W. light air.
 Overcast, cloudy, p. m., till 3; hazy and snow, 5 to. 11, p. m.

 Sat.
 N. goatle breeze.
 Overcast, hazy and snow.
 Sat. 3 N. gentle breeze.

To be Sold at Private Sale.

TO DE BOIG AL FILVALE BARE. OMMON LOTS Nos. 21, 14, 9, 4, and half No. 10, ⁷compri-sing about Sixty Acres, well known as "THE DOUGLAS ESTATE," situate within five minutes' walk of Charlottetown. These Lots are Freehold, and will be sold in small parcels to suit Purchasers. Also Pasture Lots, Nos. 37 and 38 in the Royalty of Charlottetown, containing Twenty-four Acres under Lease to J. D. Huszard, Esq., for a term of 370 years, at the rent of 40s. currency, per annum.

-ALSO-

-ALSO-An Estate of about 2,000 Acres of Land on Township No. 19, under Lease to various tennants, for a term of 999 years, at an an-nual rent of one shilling, currency, per acre, together with the ar-rears of rent due thereou. A plan of these several properties may be seen at the Office of Robert Hodgson, Eag, Barrister at Law, where further particulars as to the whole will be made known. An indisputable Tatle will be made to Purchasers. Should the Common and Pasture Lois no: be previously disposed of by private coutract, they will be offered at fubic Auction, at Twelve o'Lork, noon, on Saturday the first day of May next, in front of the Old Court House in Charlottetown. Aprild. 1832. (All the Paners.)

Hon. S. Rice

(All the Papers.) April 5, 1852. Royal Agricultural Society.

MONTHLY MEETING OF COMMITTEE, Feb. 4, 1852. PRESENT :

Port Hill, April 9, 1851.

AUCTIONS.

DN the Market Square, on SATURDAY, the 10th April-next, at non-By H. W. LOBBAN. N the Market Square, en BATURDAY, the 10th Approvent, at noon, Excellent Mare, 8 years old De. Entire Horse, sired by Revenge, 7 years old Do. Phaeton, with Pole, Straps, Swingletrees, &c. Do. Fly Gigs Do. Caris, with Hay Frames Do. Caris, with Hay Frames Do. Chardin, with Prem to attach to Horse Power Pair double Harrows, 2 sets Fanners Horsey Rake, 1 Wood Sleigh Doblé Jauxing Sleigh, 3 single do. do. Sets Gig Harness, 2 de. Cart de. Sets Gig Harness, 2 de. Cart de. I Gents Saddle and Bridle, with Saddlebag. Pad, &c., tage ther with sandry other articles. TurMa-A credit of Six Months will be given on sams above £20; Four Months on sums above £10; Three Months on sums over £3, and all under £3, Two Months; approved security will be required.

equired. March 30, 1852.

To close Consignments. N TUESDAY nest the 13th instant, at the Warebouse of the Hon. W. W. LORD, at 11 o'clock, 50 Barrele Sugar 10 Puns. Molasses 2 Bases Honey-dow Tobacco 5 Cwt. Coffee 8 Demijohns Gin 1 Case of Prunes in Fancy boxes 1 Barrel Crackers 10 Cwt. Binter Steel And sundry other articles. Terms liberal. JAMES N. HARRIS, Auctioneer: **O**^N

JAMES N. HARRIS, Auctio Charlottetown, April 6, 1852.

Charlottetown, April 6, 1852. TO BE SOLD at PUBLIC AUCTION, at Caps Travene, Township No. 28, on WEDNESDAY, the Twenty-first day of April next, at 1 o'clock, p. m., the Lasechlan Campbell, in and to all that pleasantly situated Farm, Lands, and Fremizes, ituated in Caps Traverse, sforeaid, fronting the Galf of St. Law-rence, consisting of Ninety acres of Land, and Ten acrea Marsh; there is on the Premizes a Dwelling House 24 x 26 feet, marly new, shingled all over, a Bara, 40 x 30 built about 3 years since, beside other Out-Buildings.—ALSO, a good Well of Water, and and plenty of Fire-wood and Fencing, a good road leading to the door, and plenty of Fire-wood and Fencing, a good road leading to the door, a good convenient farm, and only subject to Sizpence, Currency, per acre rent. For further particulars apply to HENRY PLANER, Esq., of Charlotteown, JOHN WAIGHT, Eaq., of Bedeque, or to the Subscriber, next Farm to the premises. HUGH CAMPBELL, Administrator.

Carlton Point, Cape Traverse, 26th December, 1851. TO MILLERS:

WANTED a steady MAN of good character, to take charge of and work a Grist Mill.—Apply by letter to No. 1 Box, Post Office, Charlottetown.

April 6, 1852.

FOR SALE. HORSE HAIR SEATING, Carled HORSE HAIR, Gatta Percha SOLES and PASTE,

WM. HEARD. Great George Street, April 6, 1852.

A CARD.

AMES STANLEY begs leave to return thanks to the Inhabi-tants of Charlottetown, for their very prompt exertions in arresting the Fire which took place in his House on Friday night last. April 3, 1852.

FIRE! FIRE!! FIRE!!! SECURE YOUR PROPERTY AT A SAVING OF FIFTY PER CENT.

OF FIFTY PER CENT. THIS can only be done by Insuring in the MUTUAL FIRE INSURANCE COMPANY. This is the only Office where claims for loss can be met, without reference to a foreign Company. Blank forms of application, and any other information can be ob-lained at the Secretary and Treasurer's Office, Kent Street. April 6, 1832. April 6, 1852.

TO LET on Lease, with liberty to purchase, if so required, part of the Lands belonging to the Subscriber, known as the 'Esk R"' Etate, situate at the Eastern extremity of Charlotte-town, comprising Eleven Town Lots and portions of Two Common Lots. This Property has been laid off into Building Lots, and wilt be let by private cofficaet agreeably to a plan to be seen at the Office of JOHN LONGWORTH, ESQ. W. S. LONGWORTH

Charlottetown, January 6, 1852.

To the Tenants on Lots 9 & 61.

TO LINE TEMAINTS ON LOTS 9 & UT. THE Subscriber having, by Power of Attorney, dated the 6th day of Warch, 1851, been appointed Agent to take charge of LOTS 9 & 61, in this Island, the Property of Lawrence Sulivan Erq., notifies the Tenants on these Townships, that all rents, and Arrears of Rent, due on the said Property, are required to be paid. to him forthwith, he alone being authorized to receive the same. LAMES YEO.

e money ; as the thing stands at a would not be worth the paper en upon." And would not this g Whelan had sold it, and the of the title before he pays the allow him to lay the title-deeds in of boost, he does so; what it? "Mr. Whelan cannot make one in bimself at present, the one in himself at present, the one in himself at present, the e alone can give a satisfactory an contends, that he is in pos-is under Mr. Dawson, and the session of Dawcon, and thus the seion are both in Dawson, until for the first time divests his ath both state, that it must be a idence is there of the nature of 1846, the solitary munime all depends, is not furthcom and common sense treat that not existing. How then does not existing. not existing. How then does e promise of Dawson-i-wold by him a piece of land when he ity that he, Dawson, will keep Whelan's possession. Why it wafter. But, in the mean time, has truly and bona fide a free-id Mr. Whelan affic to the him at works have hean a dif-It'must surely have been a dif-b is given to these words in the ith man. The word "truly" the words "form fide" have, "in good faith"—a conven-unquestionable," " good as the enter strength by which we unquestionable,²² ⁴² good as the other expression by which we ir asseveration. Even here, at ir association. By on nere, at annot withhold our conviction, ith March, 1850, took the oath, sufficient to qualify him to be ly he swore to that which was he perjuried himself, is another uently examine into,

resented to the REV. MR. MACictoria Division of the Sons of nan took his departure from the morning

r, Chaplain of Victoria Division

ving been appointed by the persnes, to present you an ad-d Jaland, beg to express in the udo to you, for your consistent Temperance principles, at all and field deeply autoble of the fe and excess piety have avec-lation, not to that congregation

Church in the Town of Charlottetown." 22. An Act to continue an Act empowering the Administrator of the Government, to shut up Roads, or parts of Roads. 23. An Act to regulate the Office of Colonial Secretary and Road Correspondent of this Island, and the amount of Fees to be taken 24. An Act to Incorporate the Dioces... Charch Society of Prince Edward Island. dward Island. 25. An Act to make provision for the Service of Non-bailable 29. An actian cases. 26. An Act to repeal certain parts of the law now in force, re-26. An Act to repeal certain parts, Solicitors and Attorneys, and being to the admission of Barristers, Solicitors and Attorneys, and

to the admission of Barristers, Solicitors and Attorneys, and the other provisions in lieu thereof. An Act to Incorporate in Prince Edward Island, the People 1 Bible Christians. An Act to amend an Act relating to Corporate Bodies. An Act to regulate the Sale of Arsenic and other Poisons lating to the admiss

nerein mentioned. 30. An Act to provide a Summary Remedy for Females, in cer-

in mentioned. An Act to provide a Summary Remedy for Females, in cer-nases of Seduction. An Act for raising a Revenue. An Act for raising a Revenue. An Act for raising a Revenue. An Act for the to continue an Act relating to Dogs and tax-hereon. An Act to consolidate and amend the Acts now in force re-hereon.

An Act for the to consolidate and amend the Acts now in force re-galating the letting of Stalls in Charlottetown Market House, and for other purposes therein mentioned.
 An Act relating to Light and Anchorage Duties.
 An Act relating to Light and Anchorage Duties.
 An Act relating to Light and Anchorage Duties.
 An Act for the encouragement of Education, and to raise funds for that purpose, by imposing an additional Assessment on Land in this Island, and on Real Estate in Charlottetown and Com-mon, and Georgetown and Common.

Land in this laland, and on near Lando in Controlations and Control mon, and Georgetown and Common. 36. An Act for appropriating certain Moneys therein mentioned, for the Service of the year of our Lord One thousand Eight hundred.

His Excellency then closed the Session, with the following SPEECH.

Mr. President and Honorable Gentlemen of the Legislative

Mr. Speaker and Gentlemen of the House of Assembly;

The business of the Session having been brought to a close, I am bappy to relieve you from your Legislative labours, and thank you for your regular attendance to your public duties during the last two

His Excellency the Lieutenant Governor has been pleased to ac-cept the resignation of the Hon. Stephen Rice, as a Member of the Executive Council of this Island. SECRETARY'S OFFICE, April 2, 1852.

SECRETARY'S OFFICE, A pril 2, 1852. His Excellency the Lieutenant Governor has been pleased to di-rect the tyme of the Hon. James Dingwell to be inserted in the Commission of the Pence for King's County. His Exc-llency has been pleased to suspend the Licence for the retail of Spirituous Liquors, lately taken out by Timothy Demovar, Georgetown. JAMES WARBURTON. Col. See'y.

COUNCIL OFFICE, April 1, 1852.

Mr. Alexander Leslie, jun, to be Preventive Onicet and Land Waiter for Soaris. Messrs. John Kenrney, James Hemphill, and John Howlett to be Preventive Officers, and Land Waiters, for Georgetown, in the terms of the Act for the better prevention of Smargling. His Excellency the Leutenant Governor in Councit, has been pleased to accept the resignation of Mr. Angus M'Donald, as Pre-ventive Officer, and Land Waiter at East Point. His Excellency in Council has been pleased to dispense with the services of Mr. John Thomson, as a Preventive Officer, and Land Waiter, at Georgetown. CHARLES DESBRISAY, C. E. C.

CHARLES DESBRISAY, C. E. C.

Married.

Dicd,

Do the 1st inst., at Charlotteown, by the Rev. J.W. Butcher, Mr. William Thomson, of Three Rivers, to Bezey, ascond daughter of Mr. Thomso Allan, of Charlottetown.

Ditcd, At Pomeroy, Meisg County, State of Ohio, Margaret, belowed wife of Mr. George Wadman, an eldest daughter of Mr. John Burns, Bedeque, P. E. Island. And on the 22 March, infant child of the same aged 6 weeks. The deceased bore her last illneas with Christian fortitude, and died in peace. She has left a husband and three children to mourn their loss. At the Bend of, Pattiondiac, on the 15-h March, Sarah, wife deceased has been for many years a very consistent member of the Baptist Church. Her end was peace. On the 4th March, at New York, of Apoplexy, Mrs. Ca-thering Doyle, an old resident of this Town. At New London, South West River, on the 92nd March, Mr. William Graham, sen, in the Shed year a faile age. He was a native of Dumfries, Scotland, and emigrated to this Island in the year 1939.

year 1899.

S. Kice, Frestown, Charles Haszard, Esq., 2d Vice President, Charles Stewart, Esq., Mr. George Beer, jun., Mr. Henry Longworth.

Resolved, That Premiums for Fat Cattle for Easter Market be given as last year, viz. : £3 for the best fat OX, and £2 for the second best do.

By Order, GEORGE BEER, Secretary.

CROWN LANDS.

THE Government will sell to the Acadian French, who may require the same for actual settlement, Tracts of the Crown Lands of 50 acres each, on Township No. 15, at the price of Four Shitlings per acre, to be paid in three instalment. Enquire at the Office of the Kseper of Plans at Charlottetown. W. SWABEY, Keeper of Plans.

April 5, 1852. -

VESSELS WANTED. WANTED THREE VESSELS, of from Forty to Sixty ton such. JAMES N. HARRIS.

Charlottetown, April 6, 1852.

Money to Lend, MONEY to lend on Mortgage or other good Security on Land in Charlottetown or Royalty in Sums of £30 and upwards. Apply at the Office of the Subscriber. JOSEPHI HENSLEY.

Office, Desbrisay's Buildings, Charlottetown, 7th January, 1852. *

ALCONT ON THE

Hat & Clothes Cleaning Business. JOHN HOBBS, Hatter, &c.

JOHN HOBBS, Hatter, &c.c. GRATEFUL for past favors begs to intimate to the public that the continues to work at cleaning and restiffsning BEAVER and SILK HATS, CLEANING and RENOVATING OLD CLOTHES of any colour making them look like new. Also the manufacture of Gents' and Childrens FELT HATS, (laland wool,) various shapes and colours, and treat from his experience in the above line and the general minfaction given for ten years past, to ensure a continuance of their support. Orders left at the store of Vr. J. Williams, Market Square, or at the establishment two miles from town on the North River Red, will be promuty executed.

will be promptly executed. Charlottetown Royalty, March 4, 1852. 4.

National Loan Fund Life and Equitable Fire Insurance Companies of London. Incorporated by Acts of Parliament.

Incorporated by Jacks of Farthament. BOARD of DIRECTORS of Fire Insurance for P. E. Island. Hon. E. J. Jarvis, Robert Hutchisson, Esq., P. Longworth, Req. Daniel Hodgson, Esq., Forms of Application, and all other information, may be obtained from the Subscriber, at his Office, Charlottetown. L. W. GALL, Agent.

Australia, Australia. Australia. Australia, Australia, Australia, Australia, THE fine new Ship AUSTRALIAN, of 300 Tons, will sai about the 15th Angust, should a certain number of PASSENGERS offer. An expe-tions will be adopted for the comfort and accommodation of Passan gets. Application must be made by the 15th April, with a deposit to ensure a Passage. Passage money. £20 Island carrency, and find themselves. Apply. J. R. BOURKE.

Mill View, Lot 49, March 24, 1852. 3w.

TOR AUSTRALIA. THE Subscriber will despatch a URIG of 230 tops (A 1 at Logd's), coppored, for the above Port, to sail from Charlottown on or about the TENTR Suprementation of the Charlottown on or about the TENTR Suprementation of the Charlottown of the Charlottown of the Charlottown on a super-suprementation of the Charlottown FOR AUSTRALIA.

Charlottetown, April 6.

A Few copies of the Laws of P. E. Island for 1845, 1846, 1847, 1848, 1849, 1850 and 1861, can be had at this Office.

Administration Notice. Administration Notice. A LI. Persons indebted to the Eatate of the late John Craig. Merchant, of Bedeque, ore hereby notified to make imme-diate payment, and all persons have claims eighteen Calendar Months. requested to furnish the same within Eighteen Calendar Months. WILLIAM CRAIG. ARTHUR RAMSAY. Feb. 7, 1852.

WASHING FLUID, A LARGE quantity of the above useful article for Sale at SKINNER'S. Drag Store, Medical Warehouse, Dalrympie's February 2, 1852.

