

Frederickton

VOL. IV.

FREDERICKTON, N. B. SATURDAY, APRIL 8, 1893.

No. 2

Professional Cards. GEO. L. WILSON, Barrister, Notary Public, etc. G. E. DUFFY, Barrister-at-Law, Notary Public, etc. JAS. T. SHARKEY, Barrister & Attorney, Frederickton, N. B.

T. AMOS WILSON, BOOKBINDER, Paper Ruler, Cor. Queen and Regent Sts.

MILLINERY, to be found in the city is at the Millinery Establishment, MISS HAYES, QUEEN ST.

CANADIAN PACIFIC R.V., NEW BRUNSWICK DIVISION, All Rail Line to Boston, &c. The Short Line to Montreal, &c. ARRANGEMENT OF TRAINS. In Effect Oct. 3rd, 1892.

ARRIVALS, 9 15 a m from St. John, etc. 1 15 a m from St. John, Bangor, Montreal, etc. 7 10 p m from St. John, St. Stephen, Presque Isle, Woodstock, etc. DEPARTURE, 6 20 A.M. S.S. for Woodstock, Presque Isle, Edmundston, and all points North. 4 50 p m from Woodstock and points North.

SPRING MEDICINES! Hood's Sarsaparilla, Ayer's Sarsaparilla, Radway's Sarsaparilla, Our Own Sarsaparilla. W. H. CARTEN, Druggist and Apothecary, Cor. Queen and Carleton Sts. Don't Fail to Read This!

GREAT BARGAINS - Await Purchasers of the above goods at 150 QUEEN STREET, JAMES R. HOWIE. GRANBY RUBBERS. Honestly Made. Latest Styles. Beautifully Finished. Everybody Wears them. Perfect Fit. All Dealers Sell Them. THEY WEAR LIKE IRON.

JUST OPENED! A Large Stock of Roll Blinds, BEST OAPQUE, Plain and Bordered, VERY LOW PRICES. W. T. H. Fenety, 286 Queen Street.

Watches and Jewelry Royal Hotel, Frederickton, N. B. Mrs. B. Atherton, Prop. F. J. McCausland, Opp. A. F. Randolph & Sons, Frederickton, N. B., June 7. JOHN H. FLEMING, 152 Union Street, Saint John, N. B.

AGRICULTURE Hints for Housekeepers. How to Keep Cut Meats from Spoiling Too. How to Make Excellent Colognes. How to Clean Marble. How to Clean all Kinds of Metal. How to Sew up a Chimney. How to Wipe Copper.

CAN YOU DO IT? NINE. Cut out the above puzzle and fill in with the correct answers. THE CHEMICAL SUPPLY CO., 170 YONGE ST., TORONTO, CANADA.

WE MAKE MEN. Young, middle-aged or old men suffering from the effects of indigestion and excessive, restored to perfect health, manhood and vigor. OLD DR. GORDON'S REMEDY FOR MEN CREATES NEW NERVE FORCE and Powerful Blood.

A Cure is Guaranteed! BOOK STARTLING FACTS FOR MEN ONLY. TELLS YOU HOW TO GET WELL & STAY WELL FREE. Address all letters: (C) CHEMICAL SUPPLY CO., 170 YONGE ST., TORONTO, CAN.

AN ILLINOIS MIRACLE. A Case of Deep Interest to All Women. Deluge Times. Among the peculiar conditions with which the people of the present age are endowed, is a remarkable capacity for doubling. A 11 belief only comes after a careful investigation, and after positive proof have been presented. Current report said there had been a remarkable cure in the case of a lady of Savanna, Ill., but as current report is not always accurate, and as the story told was one possessing deep interest for the public, The Times determined upon a thorough investigation into the matter. The result of this investigation proved that not only was the story true, but that the case was even more remarkable than the public had been given to understand.

THIS WONDERFUL STORY Was Told Mr. Frank H. Colley, Local Editor of Age, Beloit, Mo. "For 15 years I have been a sufferer from Salt Rheum of head, with its attendant itching and burning. Crusts 1 1/2 inch thick would form over my whole scalp, crack and bleed. I also had a general Salt Rheum on my body from which I suffered torture. My food distressed me badly and a severe palpitation of the heart added to my suffering, and untended me for 15 years."

USE SKODA'S DISCOVERY. The Best Blood and Nerve Remedy. Dr. Williams' Pink Pills for Pale People. It is a remarkable case. There is no reason to doubt the sickness of Mrs. Kenyon and in just the form she describes it. Hundreds of people in all immediate neighborhood are fully conversant with the facts of both sickness and cure, and discuss it with sympathetic earnestness. But few persons have gone so close to the dividing line between life and death and returned, and from the fact stated there is but a single conclusion to be drawn—Dr. Williams' Pink Pills for Pale People did it.

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POOR DOCUMENT

THE LEGISLATURE.

The Debate on the Bathurst School Question Concluded.

The Government Appoint a Judge to Investigate and take Sworn Evidence.

All Possible Charges and Grievances will now be Investigated.

The Bathurst Question came before the committee Monday afternoon, the time being occupied by the reading of the reports, correspondence, etc., in connection with the matter. The reading of the evidence was continued Tuesday afternoon until nearly five o'clock, when the house resumed itself into committee of the whole. Mr. Killam in the chair. The chairman read petition number 20 in respect to the school.

Upon the chairman asking what action the committee proposed taking no response was made and the committee was carried that he should leave the chair.

Mr. Blair said he observed with great surprise the entire absence of hon members who had been promising to bring the petition to the attention of this house and asking that they be remedied. It could not be said as in all respects that the government or its supporters had treated the petitioners with disrespect. They had left that to the petitioners, if they believe that grievances existed, were quite within their rights in bringing them to the attention of this house and asking that they be remedied. It could not be said that those who had been employed in circulating these petitions and bringing them before the house had treated the petitioners with proper respect, for there was not a single man of them who felt himself willing to be capable of suggesting what action should be taken upon their complaints. It was a matter of extreme surprise to him that these gentlemen, who were ready enough in election campaigns to stab the government in the back, should be dumb before those whom they had accused. Since the hon. gentlemen opposite had proposed to make as to what action should be taken upon the petition, he would propose a motion or two times, and he proposed to ask the house to express its opinion with regard to the regulations that had been imposed, and as regards the conduct of the regulations. He would afford the hon. leader of the opposition an opportunity of getting down from the nicely balanced and elevated position he occupied between the two parties, and declaring whether the regulations were right or wrong. He proposed to make these gentlemen declare their opinions or else quietly retire from the assembly.

With reference to the suggestion that the government had not honestly investigated the school, Mr. Blair denied that charge entirely. He asked the opposition to state wherein the law had not been carried out, in conformity not only with the spirit but with the letter of it. The second paragraph in the petition alleged that special privileges had been granted to the Roman Catholic church, making it possible for the members of religious orders of that church to qualify for teachers, without submitting to the rigid examination upon other candidates for license. He meant no disrespect to the petitioners when he stated that they had signed this document without a knowledge of its contents. It was only now that the house itself was fully informed upon the facts. As a matter of fact this statement was entirely incorrect and no evidence worthy of the name would be adduced to show that any regulations had been passed by the board of education which were in conflict with the free common non-sectarian principles of the school law. He made that statement as a simple matter of justice to the former government, which did not contain any Roman Catholic member in its ranks. They were published in the press and no protest or objection had been made to them, either in this house or in the country. The committee was familiar with the terms of these orders. He would only refer to pre-positions No. 2 and the reply made to it.

Proposition two—That regulations be made to provide for the granting of licenses to persons holding certificates from the superior of any religious order, or where such persons, at their place of residence or school rooms.

Really—Any persons who have undergone training at a recognized training school, in another country, or who hold a diploma from a chartered college or university, is eligible for examination for license under regulations 30 of the regulations of the board of education. The certificate of the superior of any of the Roman Catholic teaching orders is recognized as rendering the holder eligible for such examination, and it would not be necessary for such persons to attend the N.W. Brosses training school. When such certificates are not held acceptance upon the training school is required.

On the strength of this order the Roman Catholics of the province who had remained out of the public school system and maintained their own separate schools, immediately within all their opportunities and came under the law and had so continued down to the present time. It was a matter of fair contract between the government and the Roman Catholic representatives, when, by that arrangement, all trouble and agitation ceased. When the present government came in power they felt that they would be justified in getting on record a regulation which would not in terms discriminate in favor of any denomination, and they passed a regulation in terms to that which was ordered in the manual of 92, though not in the identical language. That regulation (No. 13) was as follows: "Licenses of teachers—Persons eligible for examination: That he has obtained professional classification from some other recognized normal or training school for teachers after attendance thereof of not less than one school year."

The resolution he would propose to the

X'mas Groceries.

New Stoneless Raisins, Currants, Valencia Raisins. Confectionery all Grades and Prices. Spiced Bacon and Sugar Cured Hams.

We are offering Extra Value in Teas. Try our 3 lb. boxes at 75 cents. We sell a Fair Tea at 20 cts. per lb. 6 pounds for \$1.00.

We sell all Groceries Low as the Lowest for CASH.

B. Yerxa & Co.

of the board of education passed and in force in the year 1872 was in the words following: "Regulation 20 envisions in the school room—Symbols or emblems distinctive of any national or other society, political party or religious organization, shall not be exhibited or worn in the school room, either in its general arrangements or other exercises or on the person of any teacher or pupil; and

Whereas, on the 31st December, 1872 the board of education passed the following order: "Ordered that nothing in regulation 20 shall be taken to prevent the wearing of the crosses or any other emblem ordinarily worn by the members at large of any denomination of Christians in the school manual of the year 1873, and so continued until the year 1875 when it was published in substantially the same form as it is at present, temperance organizations; and

Whereas, the regulation on that subject now in force is as follows: "Regulation 21, symbols or emblems distinctive of any national or other society, political party or religious organization shall not be exhibited or worn in the school room in its general arrangements or exercises, and that nothing herein shall be taken to refer to any peculiarity of the dress of the school law and it is not expedient to alter or amend the same, and the said regulation is hereby approved."

Resolved, That in the opinion of the members of this house the said regulation does not contravene the non-sectarian principle of the school law and it is not expedient to alter or amend the same, and the said regulation is hereby approved."

This was carried upon the following vote:—

Yeas—Messrs Blair, Mitchell, Emmerson, White, Tweedie, Lablache, Lewis, Russell, Theriault, Blanchard, Stewart, Scott, O'Brien (Northumberland), Blair, Dibbille, Robinson, Dunn, McLeod, Ferris, O'Brien (Charlottetown), Hill, Powell and Perley—27.

Nays—Messrs Stockton, Phinney, Shaw, Smith (St. John), Alward, How, Pinder, Pitts and Allen—5.

Hon. Mr. Blair moved the following:—Resolved, That while the licensing of teachers by a board of school trustees of any building suitable for school purposes is not contrary to the non-sectarian principle of the school law and it is not expedient to alter or amend the same, the power of a board of school trustees to lease or occupy such building should be subject to limitations and the members of this house approve the action of the board of education in providing, as has been provided by regulation number 10, school buildings, and that such rooms of buildings as the case may be, shall be under the supervision and control of the trustees for school purposes and such other conditions as may be deemed necessary by the board of education, and that any school house or school house owned by the district shall be first occupied to its or their full seating capacity before additional accommodation shall be leased unless the chief superintendent of the board of education is satisfied that any special circumstances in any case shall otherwise order."

Mr. Stockton said he saw no objection to the licensing of buildings, but that the schools were carried on according to law. He would like to see a provision that prohibited grading of schools should not be allowed in districts of limited population.

Hon. Mr. Blair said he had no objection to that if it was moved as a separate resolution. At Bathurst villages the board had not only to contend with two creeds but two races.

The resolution was agreed to without division.

Wednesday Mr. Killam introduced a bill to amend the act to incorporate the Montreal Tramway Company; Mr. Dunlop's bill to authorize school district No. 2 parish of Lancaster, to issue debentures; Mr. Shaw's bill to confirm an agreement entered into between her majesty the queen and the city of St. John as to the extension of the I. C. railway along the harbor front; Mr. LaVigne's bill to amend chapter 100 on Rates—rates and taxes, so far as relates to Realigouche county.

On motion of Mr. Stockton, seconded by the hon. member for the district of the introduction of private bills was extended to and including Saturday next.

Petitions for temperance instruction in the public schools were presented by Messrs. Howe, Wells, Goggin, Alward and Shaw.

Hon. Mr. White committed a bill providing for instruction in public schools of the effects of alcoholic drinks and narcotics upon the human system. He explained that while it was true the board of education recognized the teaching of temperance, it was desirable to place the matter upon a more permanent footing and emphasize the same. The law had had a most salutary effect in Nova Scotia. The bill was unanimously agreed to.

After supply, Mr. Ferris committed a bill further to revive, continue and amend the several acts relating to the Central

THE WORLD OVER

The Spirit of the Press of all Countries.

A Synoptic History of the Times.

Revised and Amended for every-day convenience.

LAWSON, Me., April 5.—The clerk of the water board, Walter A. Gos, is short \$1,000 in his account.

The number of languages spoken by mankind at present are estimated at 3,000. The Bible has been translated into 200.

In a whig mill at Gray's Harbor, Wash. recently, the entire works were kept running all day on a single cedar stick, which made 188,500 shingles.

Chicago, April 5.—The South Chicago Steel Casting company, liabilities and assets about \$100,000 each, had judgment entered up against it today for \$20,000. It is feared suspension will follow. The South Chicago Foundry company, a small affair, is also involved.

At the convocation of the medical faculty of McGill College on Tuesday a letter was received from the bank of Montreal of \$100,000 to be devoted to the perfecting of the faculty in question.

The Commercial Bank of Australia has suspended payment. The paid-up capital of the bank is \$1,200,000. The subscribed capital was \$2,000,000 and the reserve fund \$250,000. The bank had branches in London, Edinburgh, Glasgow and all the principal cities and towns in Australia. The suspension is due to the continued withdrawal of deposits to the amount of \$1,000,000.

Two million pounds were withdrawn within the past year, and \$1,500,000 on Thursday last alone. The Commercial is the largest bank in Victoria. The total amount of deposits is over \$18,000,000.

Boston, April 5.—Thomas A. Brown, a picture frame maker of distinguished character, was arrested this morning charged with killing his mother Mrs. Catharine Ousally, an old woman, at her home in South Boston by beating her. Brown has been a habitué drinker for years, and for a week or more has been constantly drunk. He is about 33 years old and a widower. Mrs. Ousally, the murdered woman, was married twice. Brown was drunk last night, and this morning the brutal and battered dead body of his mother was found on the floor of her room.

Mr. Blair said the principle of the bill could not be considered without considering the details. The trouble was to pass a bill the machinery of which would not injure other classes. If it were possible to pass a general bill that would give a lien to everyone, such a measure should commend itself to the house generally.

Hon. Mr. Blair spoke again, pointing out what he considered the inconsistencies of this bill.

Mr. Blair favored the bill in a lengthy speech, which claimed that the Driving Corporation, the Boston and Bangor line, and other corporations already had liens. Why not give a lien to the man who worked in the woods and cut the lumber? He said that Mr. Shaw said the bill favored the poor man.

Mr. Phinney spoke at length in support of the bill. He quoted from the debates of 1888 and 1889 to show that the principle of a lien had been adopted in those years.

Progress was reported with leave to sit. The bill was referred to a committee, and a motion carried that the bill be further considered at 3 o'clock.

Principles of the bill were further considered, and the debate was carried on by Messrs. Stockton, Connell, Blair, Phinney, Shaw, Smith (Westmorland), Goggin, Goggin, How, Pinder, Pitts, Allen, Russell, Theriault, Blanchard, Stewart, Scott, O'Brien (Northumberland), Wells, Blair, Dibbille, O'Brien (Charlottetown), Powell—24.

Nays—Messrs Blair, Mitchell, Emmerson, White, Lablache, Lewis, Killam, How, Pinder, Pitts, Allen, Russell, Theriault, Dunn, McLeod and Ferris—12.

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The house then went into committee on further consideration of public schools.

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Continued in next issue.

JUST RECEIVED!

Flower and Vegetable Seeds for Early Planting.

C. FRED CHESTNUT, Apothecary,

2 Doors above Barker House, Queen St., Fredericton

April 8th.

JUST RECEIVED!

15 Cases

CLOCKS

Marble, Onyx, Oxidized Iron, Oxidized Wood, Walnut and Nickel Alarms

We Can Sell an 8 Day Striking Clock for

\$2.65,

Upwards.

J. D. FOWLER,

Opposite Post Office.

Just Mills Company.

Mr. Chas. H. Hayward, the general manager of the Just Mills company was here this week to complete arrangements for the appearance of that company in this city. They are booked to open here on Monday the 17th inst. and the fact that the company are as popular as their manager is a sufficient guarantee that they will receive bumper houses. The company will open with the "Black Flag," Tuesday night will be presented "The Golden Gate" and Wednesday "Robbery's Child." They may possibly show here a full week. Seats for sale at Fenwick's.

Our healths are not exceptionally good. Our -tempered friend, Mrs. G. Williams, continues to be one of the best. Mrs. Geo. Fox, of Lower Gasquet was reported ill a few days ago. Miss London, who but lately came to Gagetown to place herself under Dr. Caswell's care has been quite ill since her arrival.

Mr. Burns, who broke his hip a short time ago, is doing as well as can be expected.

Good Friday and Easter have come and gone -aying us, we hope, more devout.

The first of April found us as great fools as ever but we hope to improve.

Yours etc. Kair.

Spring Goods.

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