WILLIAM GALPIN.
URED OF A BAD LEG, OF STANDING.
Abbs, Builder of Gas Ovens, 1, dated May 31, 1851.

y years from a bad leg, the result Gas Works; accompanied by to a variety of nedical advice, even told that the leg must be spinion, your Fills and Olintment a time, that few who had not wit-

WILLIAM ABBS. erified by Mr. W. P. England, OURED IN ONE MONTH. derick Turner, of Peniber 13, 1850.

from Bad Breasts for more than ind had the best medical attend-healed an awful wound is my own mained again to use your Pills and rial in her care, and fastumite it a perfect cure was effected, and of my family have derived from strongly recommend them to all

FREDRICK TURNER. INGEROUS SWELLING GF an Agriculturist, residing at , dated May 15, 1850.

ng on enclas ide of the leg, rasher which increased to a great size, reuns here, and was an inmate of . After various models of treat-an incurable. Having heard so determined to rry them, and in red. What is more reunankable le Hay Harrest, and although I at throughout the winter, I have at.

rancis Arnot, of Breukov ated April 29th, 1851.

my wife has been subject, from on in the side, for which she was till the pain could not be removed, papers, the wonderful cures effect-ought she would give them a trial, it, she got immediate relief from hree weeks, the pain in her ands sjoyed the best of health for the

FRANCIS ARNOT.

Scurvy
Sore heads
Tumours
Ulcers
Wounds

theumatism
Scalds
Yaws
Scalds
Yaws
ore Nipples
id (near Temple Bar) London, and
if .E. Island, in Boxes and Pote,
near considerable saving in f Patients are affixed to each Pot

Life and Equitable panies of London. ts of Parliament.

ire Insurance for P. E. Island. T. H. Haviland, Esq., F. Longworth, Esq

her information, may be obtained Charlottetown. L. W. GALL, Agent.

TABLES. keeping good Horses, Sleighs, fifers to the Public for hire on low

nd the greatest care taken with o Hall, Grafion Street, WILLIAM JAKEMAN,

the opportunity of informing his a have been some time standing, ir making an early settlement; him will please forward them as

TRALIA. will despatch a BRIG of 220 tens
1°s), coppered, for the above Port,
rtows on or about the Traves
should a sufficient number of PAS,
ovided with good accommodation,
ment, and found in all Provisions,
SURGEON. Passage—425 Sur-

W. WELSH.

tralia. Australia. raile. Australia.

Ship 'AUSTRALIAN, of 300 sail about the 15th August, should of PASSENGERS offer. An experience of the sail be provided. Rules and Register and accommodation of Passenty by the 1st May, with a deposit soney £20 Island currency, and

1852. Sw.

WANTED. IELS, of from Forty to Sixty to JAMES N. HARRIS.

* This Resolution has been agreed to in Committee at a previous

hastard's Catette.

VOL. 22.

CHARLOTTETOWN, PRINCE EDWARD ISLAND, TUESDAY, MAY 4, 1852.

NO. 1156.

Legislative Proceedings.

HOUSE OF ASSEMBLY.

MORNING SITTING. MONDAY, February 16.
House in Committee on Privileges of Election.

—Mr. DAVIES in the Chair.

Expenses consequent upon the entertaining of the Petition of Martin Byrne, Esq., against the Return of Roderice M'Aulay, Esq., as a Member for Georgetown.

Mr. FRASER, as Chairman of the Committee appointed to as-certain the amount of said Expenses, and report thereon to the House, submitted the following Account of Expenses and subjoined Resolution.

Resolution.

Resolved, As the opinion of the Committee, that the Fine incurred by the High Sheriff of King's County, for not complying with the Provisions of the Election Law, when conducting the Election held in Georgetown in Beceuther last, be commuted on his paying the Expenses attending said Election.

Disbursements of the Sergeant at Arms in procuring the atten-ance of Witnesses for the Honorable the House of Assembly, re-

dance of Witnesses for the Honorable the House of lative to the Georgetown Election.

Travelling 70 miles to serve Peter M*Callum, Esq. with Summons, at 6d

Service of Summons Service of Summons
Travelling 60 miles to serve Wm. Sanderson
Service of Summons
Paid Wm. Sanderson his travelling expenses, and two days' attendar £5 15 0 1 10 0 Attorney General

House of Assembly, Feb 6, 1852.

Hon. Mr. COLES thought the amount was so small, that it might very well be thrown in with the contingent expenses of the Ses-

£7 5 0

eion. THORNTON thought, that as the election had been declared void on account of a misapprehension of daty on the part of the Returning Officer, that officer ought to be called upon to refund the £3 paid to him by each of the Candidates.

Mr. WIGHTMAN. He would have reason to congratulate himself in his good fortune and the lenity of the House, if he got off so

Mr. WIGHTMAN. He would have reason to congratulate himself on his good fortune and the lenity of the House, if he got off so easily.

Mr. P. L.MER. It would be beneath the dignity of the House, to inset upon the payment, by the Returning Officer, of so paltry a sum as that stated in the Roport. Mr. M-Callum had freely admitted, that he had not compiled with a certain provision of the Election Law; but it was quite evident, that he had not (as he had himself stated in his apology), erred through wilful or culpable negligence, but solely in consequence of his having misinterpreted the law in its application to himself, whon, as Deputy Sheriff, discharging the duties of Returning Officer. Under such circumstances, it would be positively wrong to impose any penalty whatever upon the Returning Officer. Many elections had been set aside, owing to similar omissions and irregularities on the part of the Returning Officers; but yet no penalties had ever been exacted from the defaulting parties. Then, why should it now be thought proper to pounce down upon Mr. M-Callum in this case! He had honestly confessed the omission, in consequence of which, the election has been made void; but he has given a good reason for the emission. The Sheriff cannot personally attend at all elections; although he may judge of the validity of all. Mr. M-Callum is the Deputy Sheriff of King's County, and when acting, at the same time, as Returning Officer, to swear to, and subscribe the Return to the Sheriff; thinking it unnecessary, because such Return would actually have been from himself to himself, as he expressed it, when under examination. He in the capacity of Sheriff, required no evidence from himself to himself, as he expressed it, when under examination. He in the capacity of Sheriff, required no evidence from himself to himself, as he expressed it, when under examination at the capacity of Sheriff, required no evidence from himself to himself, as he expressed it, when under examination at the capacity of Sheriff, required no evidenc If it be determined, that Mr. MrCallum shall be mucroed at the amount of the expenses consequent upon the enquiry, it will be first time of a Sheriff's being treated with so much severity. Suppose we assume to ourselves the power of a Court of Law, and having decided, that ha ought to pay the expenses, how are we to act, if he refuse to do so. Our decision will not have the effect of an order in a Court of Law; but there appears to be a disposition on the part of the Government Majority, to act in a manner ten on the part of the Government Majority, to act in a manner ten times more arbitrary, than would be pursued in a Court of Law. If the Candidates think they have cause of complaint, each of them can seek his remedy by an action at law; but it would beneath the dignity of the House, to call upon the Sheriff for payment of so trifling a sum as falls on the Government, or to persecute him, for what is assuredly an error in judgment alone. Hon. Mr. POPE. The honorable and learned member for Char-lottetown is the west assure the

trilling a sum as falls on the Government, or to persecute him, for what is assurredly as error in judgment alone.

Hom. Mr. POPE. The honorable and learned member for Charlottetown is the worst enemy the Sheriff has in the House. If ho go on in his defence much longer, he will render it impossible for us, with due regard to justice, to do otherwise than decide, that Mr. MrCallum is liable to all the expenses attendant upon the past election, as well as those consequent upon the enquiry concerning it before this House. He says, the Returning Officer committed no officace. How then comes it, let me ask the honorable and learned member, that we have set aside the election, on the motion of the honorable member, a slely on account of his, the Sheriff's having omitted to take and subscribe the oath required by the Act? He accases the Government of a disposition to act towards the Returning Officer in a very harsh and arbitrary manner; but I say, Sir, that no Government was ever more willing to not leni-nutly in such a case, than the present one. That Officer has admitted his neglect of duty, and apologised to the House for it. His apology has been received, although not to the extent of fully exonerating him from all the consequences of his omission; and it remains to be determined, by the House, how far he should be called upon to defray the expenses which have arisen out of his neglect of duty. But that apology he would not have made, had be followed the advice of the honorable and learned member for Charlottetown; and the consequence to himself, would have been his being left in a much less desirable position, than that in which he now stands with respect to the House. But the honorable and learned member says, thoughout the whole of the affair, the Government majority have acted in an arbitrary and unpartialmentary manner. He has told us, that we had no right to entertain the Petition against the Return for Georgetown; and that the power of enquiry did not rest with us, but, by the election law, had been confer

Islander—men equally destitute of moral principle, and altogether regardless of trath; two degraded wretches, who would sell themselves, souls and bodies for a crust of bread; contamed and despised, even by those who employ and pay them; and who nevertheless (such is their shameless effontery!) them; and who nevertheless (such is their shameless effontery!) them; to impeach the meitres of this House, for their unanimus determination in untertaining a Petition to institute an enquiry affecting the validity of an electron-amount of directly occurs the majority of a predeterminate matter of all effects which of right belongs to the House should cold in favour of contents. The product of the product of the committee is, what amount of fees and expenses the Returning Officer ought to be called upon to pay; and, I believe, the general feeding will induce us to act with lenity. One fact was elicited however, at the end of the examination, which I think, was quite as much against the Returning Officer, as having omitted to take and subscribe the affidavit required by law; and that is, that the Pell Book returned to the Scretzry's Office, and here produced by him, was not the original, but only a copy. I do not anne this, however, to induce the Committee to judge the Returning Officer with greater severity, but as a caution to other returning officers for the future. I myself do not not be all the product of enquiry. Which has been the case several times. I have invariably stood forward in his behalf, because I believed him to be an honest man, who has endeavoured to do his duty. But I will any, that if he gets off with the payment of the actual expenses incurred by the prosecution of the enquiry, he will have much reason to be thankful. Though he may have been obstinate, I cannot believe, that he even the continuent of the continuent of the continuent of the path of

Mr. AUNI CONTRELLY.

The beauting proposed in the losses of condeum him on his own evidence: and, if that was in reality their object, it was a most unjustifiable one. He had, however, been examined, and had very candidly admitted his having omitted to make and subscribe the affidavit to the Return; but, in doing so, he assigned a very good reason for his having omitted to do so; I think that, all the circumstances of the case considered, he ought now to be exonerated from all further reasonability in the matter.

vit to the Return; but, in doing so, he magned a very good reason for his having omitted to do so; I think that, all the circumstances of the case considered, he ought now to be exonerated from all further responsibility in the matter.

Mr. DOUSE. I am not disposed to comment upon the very opprobrious language which the hon. the Treasurer has directed against the characters of certain gentlemen who write for two of our Island Newspapers, further than by saying, that I am very sorry that he should allow himself to speak in so unwarrantable and so unbecoming a manner of any of his political opposents; but especially of such as are not here to defend themselves. Sach intemperance of speech can de no good, either to him who indulges in it, or to others; and, I hope, this last display of it here will not be allowed to go forth to the public. I give the hon. the Treasurer credit for good feelings towards the Returning Officer; and I hope no one in the Ilouse is averse to a lenient consideration of his ease.

Mr. CLARK. The accusations against the majority of this House by the hon. and learned member for Charlottetown, for their proceedings, founded on Mr. Byrne's Petition, are very unjust. The House have acted, throughout the whole of the enquiry, in a most impartial manner; and not one member of it has manifested any inclination to deal otherwise than leniently with the Returning Officer. The real intention of the hon. and learned member is not however, I believe, to serve the Returning Officer; but to provoke the House by this unjust accusations and groundless assertions, to exact the penity of this House in the estimation of the people. Hon. Mr. COLES. He thought hon. members had indulged in much warmth, which might very well have been avoided. The hon. and learned member for Charlottetown was under a mistake, in supposing that it was the Government members who had brought to allow them to continue hanging like a rod, over his head; as if for the purpose of restraining him in the exercise of his official duties. I

subjected to the penalty of £200, he should be let off with the payment of £5 for expenses, and £6 to reimburse the two candidates he would escape very easily. The lenity of such a proposal, could not be disputed by any one, if he called to mind the great trouble to the House, the annoyance to the country, and the inconvenience to the people of Georgietowa, which the miscondact of the Returning Officer had occasioned.

Mr. MOONEY. 'My belief is, that Mr. M'Callum's error was a wilful one; and that he lost sight of his official duty, blinded by his zeal as a political partism. Whom Mr. Byrne applied to him for a Scrutiny, he was afraid that, if he should grant it, the decision would be against Mr. M'Aulay; and he said to himself, "I will fix the return, so that none of ye shall get in this time." The Sheriff refused the Scrutiny for no other reason than this,—he thought that if it was granted, Mr. Byrne would be the successful candidate; at least this is my opinion of the case. If the Government wink at the miscondact of any public officer, in what capacity soever he may act, they shall not have my support.

The Hon. the SPEAKER, in few, but forcible words, pointed out the very great impropriety of which he conceived the hon. member for the Second District of Qaseon's County had been guilty, in giving arpression to his suspicion of motives, as if his suspicion had been justified by direct and conclusive evidence; and said, it would be a pity if such a charge as the hon. member (Mr. Mooney) had preferred against Mr. M'Callum, based upon no better growmab than mere suspicion, on the part of his accuser, should be allowed to go abroad.

Mr. MOONEY. I selemly declare, that such are my thoughts concerning Mr. M'Callum's refused of the scrutiny. His well known

to go abroad.

Mr. MOONEY. I solemly declare, that such are my thoughts concerning Mr. M*Callum's refusal of the scrutiny. His well known partizan zeal, on many former occasions, fully warrant my suspicion concerning his conduct in the present instance; and I hope it will go

concerning his conduct in the present instance; and I hope it will go abroad.

Hon. Mr. WHELAN. If it do, it shall not go forth without an antidote. I was present at the election, and I positively declare that, throughout the whole, the proceedings were conducted by Mr. MrCallum, as Returning Officer, with the greatest impartiality; and then, to the propriety and cordiality of his demeanor, I believe, much of the good feeling and harmony which prevailed on the occasion, may fairly be attributed. The error into which he fell, I feel persuaded, and I believe such is the general impression in this House, was an error in judgment, and by no means a wilful neglect or omission of duty; and there is not the slightest ground for supposing that he acted otherwise throughout the whole of the proceedings, than conscientiously.

After Messers. Dosse, Clark, Montgomery, Thornton, & Wightman, and the hon. the Colonial Secretary had each, in succession, said a few words, all in favour of a lenient consideration of Mr. Mr. Calles moved, that the whole be struck out, which motion was carried on a division of 13 to 5: and so the matter ended.

HOUSE IN COMMITTEE ON WAYS AND MEANS.

IMPOST OFFICE.

Extract from the Auditors' Report on Public Accounts, 14th February, 1832, to which the subjoined Speech of Mr. Fraser has reference.

"In the Impost and Excise Office, we compared the Importers' Entries, with the Books and the furnished accounts, and find them to correspond. This Office being that in which the greater part of the Revenue of the whole Country is collected, cannot be kept with too close viglance, on the part of the officer in charge of it, to counteract the attempts at fraud which may be made by individuals to evade the payment of Daties. Impressed with this consideration, we feel it our duty to offer the following remarks:

1. In few instances, the Report of the master corresponds with the Entries made by the Importers. We would repectfully submit, that shume means should be adopted to compel the Master of each Vessel to furnish, on Reporting, an accurate account of his Cargo.

2. The Merchants' Entries are frequently altered and shew marks of erasure. We consider this objectionable, inasmuch as in any Action for false Entry, a difficulty would be experienced in the want of clear proof necessary for Conviction.

3. We notice in some cases, two Entries by the same individual of dutiable Goods, arriving in the same Vessel—in such cases a more particular form of Outh, for the Post Eutry, would be necessary, as in each case the Eutry is attested to as the whole importation.

4. A custom prevails, at this Office, of granting Permits to land

4. A custom prevails, at this Office, of granting Permits to land Dutiable Goods, before the Entry is filed or attested to, or the Duties secured. This practice, we conceive, is not only objectionable and contrary to Law, but liable to abuse, and injurious to the Office.

cer.

5. In the conversion of Newfoundland Currency into that of this Island, 20 per cent only is added. As the Spanish and Mexican Dollar is current in that Colony at Five Shillings, and other coins in propertion, it appears to us, that the Par of Exchange is 25 per

cent.
7. Two Entries of Watch Machinery have been made, on which the Duty exacted was 5 percent. There is a doubt on our minds whether these Goods should not have been classed under Wheel Machinery, paying 15 per cent."

Mr. FRASER. Mr. Chairman, since the Report just read re-marks more particularly upon the office under my charge, I will, with your leave, make some observations on it. The first is a diswith your leave, make some observations on it. The first is a disagreement between the Master's Report and the entries made, which is easily accounted for, and cannot be otherwise, so long as masters of vessels allow articles to be shipped on board after their vessels have cleared out; for it must be seen, that every article so shipped, is over the amount stated in the clearance; and of coasequence, the Master's Report, which is invariably a copy of the Clearance, will not tally with the quantity of goods on board And, sometimes, when it is not known, that such articles are on board till the vessel is nearly discharged, the porson owning them makes a post entry, it being sometimes the same kind of Goods for which he made a previous entry, which accounts for the same person making two entries of the like nature.

And whenever there are articles wanted for which the master will not account, although they are mentioned in the Clearance, he is

And whenever there are arrives wanted for which no master who to account, although they are mentioned in the Clearance, he is made to swear, according to the account, that to his knowledge such articles were not shipped on board his vessel. And sometimes it happens, that articles mentioned in the clearance of one vessel arrive in another vessel.

arrive in another vessel.

As respects the Watch-machinery mentioned, saying that the daty ought to be 15 per cent, the Auditors are under a mistake.

The Entries ande and sworn to, are watches, which clearly come under the 5 per cent, as may be seen by any person who reads the Act. (Here the honorable member read part of the Act bearing or Act. (Here the honorable member read part of the Act hearing on the case.) The next is, giving Permits before the Entries are sworn to. It is well known, that the Treasurer gets a copy of the Entry, with the amount before he signs the Permit, which is a check that will not be altered, unless, a necessity for so doing shall be clearly shown by the person making the entry. The efficer can have no object in letting the importer go, without swearing to hearty, as his account must of necessity tally with the Treasurer's. It is possible, the Auditors may have had in view, articles coming on board the steamboat. When the boat arrives in the evening, of such articles as are on the deck, an account has to be taken; and sometimes, the owners are allowed to take them to their own dwellings, as the Government has no Store to put those in; trusting to such articles as are on the deck, an account has to be taken; and sometimes, the owners are allowed to take them to their own dwellings, as the Government has no Store to put them in; trusting to the owners until next morning to make their entries, which they have always done, so far I am aware: and so long as the Government shall not have a place to store such articles, this practice must prevail. As to giving Permits otherwise, it is well known, I am responsible for the Duty according to the Master's Report, and can have no object in reanning the risk of obliging the importers to my own diandvantage. In respect to erasures in the Books, there may be a few instances. It is hard to find Books in which there are several columns, composed of a variety of items, in which there will not be some such instances; but taking the Books as a whole, I will venture to say, they are as clear and fairly written out as the nature of the business will admit of. The accounts before the House are a specimen of what the books are; and, I think, there is not a member in the House, but who will admit that for legibility and correctness, they will not lose in comparison with any accounts before the House. There has not been found one penny wrong upon the most strict examination, still I admit the possibility of error in where there is suckle multiplicity of figures: no man is infallible,

We found there was an error in the Auditors' own account laid be fore the House of about £9 0 no doubt it was inadvertently made; and, of consequence, an erasure occurred. In respect of the Exchange between Newfoundland and this Island, there may be a difference which affects the ad valored duty. The practice has beretofore been to convert the Currency of all the surrounding Provinces into Island Currency by adding 20 per cent.; although Notes of one Province have been sometimes at a premium in another; as, for instance, New Branswick Notes are considered preferable to these of Nova Scotia; and at times have borne a premium in Halifax. But this not having been permanent, the general rule has continued in converting the whole into Island Currency by adding 20 per cent. Yet, I believe, that of Newfoundland is preferable to any other which may affect the ad valorem duty a little. The principal articles imported from Newfoundland are West Inlia produce, which it will not affect. Upon more particular enquiry, if I find that 5s. is the current value at which Dollars ge there, the Exchange of course will be altered. change of cou

Miscellaneous.

A FEW WORDS FOR FARMERS.

As we have always a practical object in view in our disquishions, we now wish to direct the attention of our farmers, for a few moments, to the subject of Agriculture. The great discoveries yet to be made in agriculture, will be the result of strong good sease, close observation, and study of natural phenomens. One very eminent chemist (Liebig), who has devoted nearly his whole attention to agricultural chemistry, has changed his opinions enore than once on certain questions relating to agriculture, especially fertilizing substances. Although chemistry is of vast importance to the farmer, a most excellent chemist would make but a very poor farmer if he did not pay attention to more than the mere chemistry of his business. A plant for example, is analyzed, and is found to be composed of silicon, potash, carbon, lime, and nitrogen; one says, "I shall make my fertilizers of such a compound;" he does so, and fails to obtain satisfactory results; why? Because he has not been a profitable observer of nature's operations. The human body is composed of nitrogen, carbon, water, phosphorus, lime, silicon, and some other substances; carbon, nitrogen, the phosphate of lime, but especially water, are the principal substances of which it is composed, and carbon and water form the greatest portion of its non-rishment, as the carbon is the main substance of that low combustion which keeps up the heat of the body; yet who would be so foolish as to prescribe anthracite coal, phosphorus, lime, and nitre for his daily food? No one. We cannot tell why it is that man must plow, sow, and reap grain, and why he must slay the ex for his food, when the same substances of which his body is composed, can be dag from the dust beneath his foet; we only know that such is the fact. The grain of wheat requires sunshine, moistere, and the blanket of mother earth, to make it germinate, grow up, and come forth again in the golden harvest to gladden the heart of man. These operations of nature to produce certain results we are acquivated with, and

BEAUTIFUL EXTRACTS.

The following beautiful extracts, says the Western Recorder, we copy from an Agricultural Address, recently delivered before the Lowis County (N. Y.) Agricultural Society; by

before the Lewis County (N. Y.) Agricultural Society; by Ca'eb Lyon the poet.

'Permit me' said the speaker, 'to call your attention to a subject intimately connected with the comfort of your own home. I would ask in what manner, an acre of ground in the common course of cultivation, can so well be employed as in a garden, or who deserves to have life's path strewed with fruits and flowers more than the farmer? All our vegetables were originally acclimated here, and Homer who composed his great poem the Iliad, five hundred years before Cadmus brought letters into Greece, making Laestres describe, in glowing colorate bright associations, that are clustered about this truest cradie of agriculture. Here it was that Plate discussed, Eve inned, Jesus prayed.

The Chinese have floating gardens, the Persians hanging gardens, the Arabian fountain gardens, but outs are Household Gardens—and often life's happiest moments may be in the memory of the flower plucked from thence to adorn a bridal, or to grace a bier.'

'Persians dafter his fall, was commanded to earn his bread by the sweat of his brow. Job, the honest, upright and

mory of the nower placed from thence to accorn a briest, or to grace a bier." • • • Adam was a farmer, while yet in paradise, and after his fall, was commanded to earn his bread by the sweat of his brow. Job, the honest, upright and patient, was a farmer, and his stern education has passed into a proverb. Socrates was a farmer, and he wedded to his calla proveth. Socrates was a farmer, and he wedded to his caling the glory of his immortal philosophy. St. Luke was a farmer, and divides with Prometheus the honor of subjecting the ox for the use of min.—Cincinnatus was a farmer, and the numberst Roman of them all. Burns was a farmer, and the muso found him at his plough and filled his soul with poetry. Washington was a farmer, and retired, from the highest earthly station to enjoy the quiet of rural life, and present to the world its sublimest spectacle of human greatness. To these names may be added a host of others who sought peace and repose in the cultivation of their mother earth. The enthusiastic Lafayette, the steadfast Pickering, the scholastic Jefferson. the fiery the cultivation of their mother earth. The enthusiastic Lafay-ette, the steadfast Pickering, the scholastic Jefferson, the fiery Randolph—all found an Eldorado of consolation from life's carred and troubles in the green fields and verdant lawns that surroud-

PRESENCE OF MIND.—A correspondent in North Uist had occasion one day lately to send his daughter for the eattle under his charge. There were about 80 of them, and among them two bulls, one of which was occasionally in the habit of assaulting people. On the day in question the dame-I nowarily approached the bull too closely, when he immediately gave chase. On a level field, without dykes, bogs, or any other place of refuge to resort to, what would the reader have done—for to run home, a distance of three quarters of a mile, was out of the question! The girl, with great presence of mind, ran over to the other bull, a good patured animal, and much stronger than her assailant. Standing close by his side, and patting him kindly on the back, she drove him towards her father's house, followed by her enraged enemy, who kept roaring and faming all the way, but when he came too close, her protector turned round, and, with a shake and toss of his head, kept the assailant at bay. In this manner the fugitive arrived safely at home.—Inverness Courier.

To Extract the Essential Oil, from any Flowers—
Take any flowers you choose; place a stratum in a clear earthen pot, and over them a stratum of fine salt; repeat the process till the pot is filled; cover closely and place in the cellar.—
Forty days afterwards, strain the essence from the whole through a crape, by pressure. Put the essence thus expressed in clean bottles, and expose them for six weeks to the rays of the sun and the evening dews to purify. One drop of this exsence will communicate its peculiar and grateful odor to a quart of water.

GROWTH OF THE NEW YORK CITY.-It appears that during the past eleven months, there have been erected in the Sixth and Tenth Wards, New York, 1,500 new buildingst in the Seventh and Eleventh, 500; and in the remaining Wards 600, making a total of 2,000.

including the boats' crow, blew up so she was backing out from Scott's landing about three miles above Casottomo at half past 2 o'clock, this P. M. The force of the explosion was past 2 o'clock, this P. M. The force of the explosion was terrific, and completely shattered the boat, which immediately sunk in 20 feet of water. Of the passengers, a large proportion are lost; and of the crew, only the Capt and clerk are saved. The former is severely, if not fatally, injured. Up to seven o'clock this evening 15 have been recovered in a hortibly mutilated condition. It is impossible, at present, to give the names of those who were killed.

RIOT IN ST. LOUIS.—St. LOUIS. April 5.—At the municipal election to-day, there was much excitement and a fearful riot

election meday, there was much excitement and a fearful rio occured between the Americans and Germans; six persons it is said, were killed, and a large number wounded. Three houses

occured between the Americans and Germans; six persons it is said, were skilled, and a large number wounded. Three houses were set on fire.—The military were called out.

On the 12th instant, two men named Hall and Gilroy, wrangled in a gambling house in New York, and bit each other too brutally, that the former dired immediately after the wrangle, and the latter had to have his arm amputated.

It is ca'culated, that flax cotton, prepared by Claussen's method, can be furnished to the manufacturer at six cents per pound, and leave ample margin for profits to those who produce the flax and prepare it.

A machine for the rinting of Delainea has been invented and put in operation in Providence, that will print twelve colors. This is going beyond any other machine hitherto made for the same purpose.

SAVANNAH, April 11.—A fire was discovered at two o'clock this (Sunday) morning, in Lamar's cotton-press sheds, and tho wind being high, the flames spread with great rapidity.

Lamar's warehouse contained several presses, and from 4000 to 5000 bales of cotton, which were entirely consumed.

The ships Jane Hammond and Isabella were aground at the wharf, and could not be removed—the former was nearly consumed, with a large quantity of cotton on board.

The number of miles of railroad in operation in the United States, January 1, 1852, was, as nearly as can be ascertained, 10,8141. At the same time, there was in construction an extent of railroad amounting, according to the most reliable estimates, to 10,8081 miles.

tent of railroad amounting, according to the most reliable estimates, to 10,808 j miles.

The average cost of building railroads, per mile, in New England, is about \$45,000; in New York, Pensylvania, and Maryland, \$40,000. In many of the Western States, the cost of grading does not exceed \$1000 per mile.

NOVA SCUTIA,

Most Important Decision.—In a cause of Saltus vs.

Furlong, on demutrer argued in November, the Supreme Court here have this day decided, that the English Bankrupt Laws are not in force in the Colonies. The Court was divided. The Chief Justice, Judge Halliburuon, and Judge Deshares deciding in the negative; Judge Bliss and Judge Deshares deciding in the negative; Judge Bliss and Judge Deshares deciding in the negative; Judge Bliss and Judge Deshares deciding in the negative; Judge Bliss and Judge Deshares deciding. It appears, the Supreme Court of New Brunswick have held the reverse dectrine, and that these Laws are in force, whilst in P. E. Island it has, as here, been held they are not. This is, perhaps, one of the most momentous decisions to merchants and traders ever delivered in this Province. It may be doubtful how far this, under such direamstances, is a settled question.—Recorder.

Quespuc, 6th April.—Three sahooners laden with provisions &c., from the lower ports, arrived here to-day—met but with little obstruction from the ice; they are the first arrivals of the season. Some of our streets have seven inches of snow on them yet.

From late English Papers.

In the House of Lords, in reply to Lord Campbell, the Earl of Derby said the Government had taken into consideration the report of the commissioners, and they had come to the conclusion, that the beautiful structure having accomplished all the objects for which it was intended, the contractors should now be called upon to remove it. (Hear.)

The control of the co

LOSS OF LIFE.

Sr. Louis. April 3.—The Steamer Glencove, which arrived this evening about eight o'clock, while making the landing blew up with a terrible explosion, bursting all her boilers. She had about 150 passengers on board at the time, a largnumber of whom were killed.

The steamer Cataract, Georgian and the control of the steamer cataract, Georgian and the control of the steamer cataract. gis and Western, which were lying along-ide at the time, sustained considerable damage, several were also killed on board these boats. The number of the killed is not yet ascertained, but must be very large. The Glencove took fire and

burnt to the waters edge.

An awful steamboat explosion took place at Lexington, Me.. on Friday. The old boilers of the Saluda collapsed, and killed about one hundred persons. The boat is said to have been crowded with Mormon emigrants, who were on their way to

have held the reverse dectrine, and that these Laws are in force, whilst in P. E. Island it has, as here, been held they are not. This is, perhaps, one of the most momentous decisions to merchants and traders ever delivered in this Province. It may be doubtful how far this, under such discussions and traders ever delivered in this Province.

Quesses, 6th April.—Three schooners laden with provisions &c., from the lower ports, arrived here to-day—met but with little obstruction from the ice; they are the first arrivals of the season. Some of our streets have seen inches of anow on them yet.

AURTALIA.—We learn that emigration to Australia is about to take place on quite an extensive scale, from the Province, the present spring. A vessel is to leave Halfax about the first of May, and one or two are fitting out at Yatmouth for the strengton. Gold is the loadstone which draws them on. One thing seems to be certain, that unless some new inducement is held out to influence our young men to remain at home, the strengton of the present spring. A vessel is to leave the first of land has been purchased. It is calculated that two hundred and extension. The timber from one hundred and sixty screen of land has been purchased. It is calculated that two hundred and entered the strengton. Madison, 12., April 3.—The streams Red Stone, Capt. A LARGE BRIDGE.-The Buffalo Commercial Advertiser

the next census will show a greater decrease in our population!

then the last.—Halifax Recorder.

The Quebec Mercury says, that a ramour has been corrent in Quebec, during the last two days, to the effect, that Lord Eigin has actually tendered his resignation of the effect, that Lord Eigin has actually tendered his resignation of the office of Governor General, and that His Excellency expects to leave Canada at an early date.

The distance between Washington city and Boston, about five handred miles, can be travelled in twenty-five hours.

HASZARD'S GAZETTE.

TUESDAY, MAY 4, 1852.

The Courier arrived this morning, and brought the English Mail, with dates to the 17th April. There is no very particular news, the public mind being principally engaged in the coming Elections.

From the Halifax British North American, April 26. The steamship Niagara arrived this morning in 101 days from Liverpool, with 70 passengers, 25 of whom are for Hali-

fax.

The news from Australia announces a vast increase in the production of gold, and serious difficulties seem likely to arisowing to the general rush of the population of towns to the

mines.

The news from India is unimportant.

A Portuguese vessel h s been lost with 40 lives.

We have scrutinized the English Journals and perceive that no person has been named to succeed the late Sir J Harvey as Lieut. Governor of Nova Scotia.

(From Wilmer & Smith's European Times, April 17.) (From Wilmer & Smith's European Times, April 17.)

Since the recent holidays there are indications of every great improvement in most of the commercial markets, and in the aspect of the testile trade of the country. There is an increased inquiry both for shipping and home consumption, the news from America and India having had a beneficial effect act only on the manufacturing markets, but on these for raw material and produce also.

A submarine telegraph communication between London and Dublin is expected to be formed by the 20th of May, the wires to be thrown across the channel from Port Patrick to Douaghadee.

The Caffree had not surrendered unconditionally, as was mentioned, and another vigorous attack was about being made on them.

A COLONIAL JUDGE IN DIFFICULTIES .-- The follo

which it was intended, the contractors shown now so cancer upon to remove it. (Hear.)

The Earl of Derby, in reply to question from the Earl of Minto, defined having pledged himself to advise a dissolution of Parliament at any specific period, or that after the assembling of the New Parliament a proregation would take place this year. What he had an opportunity of pronouncing, in the course of the coming autumn, an opinion on certain questions, which it was important to decide before Parliament meets in 1853.

Mr. Green, the veteran aerial voyager, retires this season from aeronautic pursuits. He has now made 489 ascents, and intends completing the number of 500 during the ensuing seasons.

The Lancet records the case of a lady, whose appetite was a fine property of the province and the province in the province, L'eut. Col. MURRAY. commanding the 25d light landers.—Church Witness.

STEAM PROPELLER BETWEEN BOSTON AND HALIFAX.—Mr.

D. Curtis launched at Medford, on Friday, a finely modelled in twenty-five hours.

FRANCE—THE EMPIRE:

The Times' Parlia correspondent writes under the date of Thurstone on the date of Thurstone in the province in the forty pounds a yest: upon Ron a it would be filteen.

FRANCE—THE EMPIRE:

The Times' Parlia correspondent writes under the date of Thurstone on thickly that means will be taken to visit England for a few months, to represent in person on the 10th of May. Not less than 2000 petitions have already to the important negotiations now pending between the Mother Country and these Colonies. We believe that, in accordance with the 10th of May. Not less than 2000 perities when instruction of the Guerra device the important negotiations now pending between the Mother Country and these Colonies. We believe that, in accordance with the 10th of May. Not less than 2000 perities have already on the 10th of May. Not less than 2000 perities have already on the 10th of May. Not less than 2000 perities have already on the 10th of May. Not less than 2000 perities with the important negotiatio

RULES AND REGULATIONS.

1. An Entrance Fee of Two Shillings, and an Annual Subscription of Three Shillings, payable in advance, shall constitute the person paying it a Member of the Society.

2. The Officers of the Society shall consist of a President, three Vice Presidents, a Secretary, and a Treasurer, who shall be elected annually, and shall continue in Office for one year, and until others are elected in their stead.

3. A General Committee shall be chosen at the same time, consisting of Ten Members, of whom Three, together with the Secretary, shall be a Quorum.

4. There shall be a General Meeting of the Society in each year, on the first Wednesday in January, for the Election of

year, on the first Wednesday in January, for the Election of Office-hearers and the transaction of general business.

5. There shall be Two Annual Exhibitions of Pruits, Flowers, and Vegetables, to which the Public shall be admitted on payment of such sum as the Committee of Management shall determine upon; and Subscribers by tickets, to be fornished for that purpose, gratis.

ment shall determine upon; and Subscribers by tickets, to be furnished for that purpose, gradis.

6. It shall be the duty of the General Committee to submit to the Annual General Meetings such fundamental and byo laws as shall from time to time be found requisite; to direct and manage the Exhibitions before mentioned; to determine on the number and amount of Prizes, the rales of competition, &c.; to appoint Judges for the said Exhibitions; and generally to manage the whole affairs of the Society.

The Society have recorded to the chief of Officers when

to manage the whole affairs of the Society.

The Society then proceeded to the choice of Officers, when the following were elected:—

T. H. Haviland, Eaq., President.

Mrs. Grubb,
Hon. Charles Young,
Robert Booth, Esq.,
John Lawson, E-q., Secretary.
Benjamin Desbrisay, Esq., Treasurer.

In conformity with the Third Rule, the following were elected a General Committee:—

Mrs. E. Palmer, Mrs. Pope, Miss Grubb, Mrs. Gall, Mrs.
Forbes, Messrs. Deblois, E. Grubb, J. Hensley, J. M. Holl, jun., and John Gates.

Resolved, That the Committee be instructed to wait up est them to honor the Society by becoming the Po

Mr. Lawson then read an Inaugural Address, where was Resolved, That the thanks of the Society be given gentleman for his Address, and that he be requested to printed.

usual thanks were then voted to the Chairman, feeting adjourned sine die.

JOHN LAWSON, Secret

We, whose names are hereto subscribed, agree to b wn Horticultural Society:-T. H. Haviland, Mrs. M'Donald, Mrs. Peake, L. Jenkins,
J. M. Holl, jun.,
J. Brecken,
Alext. Beazeley,
Benj. Desbrisay,
H. B. Swabey, Mrs. Peake,
Mrs. Pope,
Mrs. W. Dawson,
Miss Beazeley,
Miss Grubh,
Miss L. Grubh, E. W. Thresher, Mrs. Walkinshaw, E. Grubb, James D. Haszard.

Mrs. G-tll, James D. Haszard.

Mrs. Tremain,
The English Mail having arrived this morning, for want and space, we are precluded from inserting the Letter of "N." and some other communications—they will be attended The Case of Mr. Angus M. Donald, Preventive Office East Point, will appear in our next.

May 2,—Cleared for the Fishery—the Schooner Euphemia
Malone, master,—for James Peake, Esq.

J. Pope, Mrs. G. Beer, Mrs. E. Palmer,

[COMMUNICATED]
An interesting Meeting of the friends of Temperant held in the School House in Little York, on the eve Manday, the 10th inst. The Chair was taken by Mr. I Monday, the 19th test. The Chair was taken by Mr. I who after the singing of a hyme and prayer, opened a ceedings with a short and pathetic address.

The following Resolutions were then submitted to thing, which, after freely discussing the principles embethem, were unanimously adopted:

Moved by Mr. J. Balderson, seconded by Mr. Brent-

1. Resolved. That the common use of Intexicating Resolved, That the common use of Intoxicating is a great evil, and ought to be discountenanced.
 Moved by Mr. G. Cook, seconded by Mr. David Cr.
 2. Resolved, That the common use of Intoxicating is destructive of peace and order in so iety, and shabolished by Law.

abolished by Liw.

Mr. C., in moving the second Resolution, said—"T of Maine his abolished this triffic, and he was sanguin hope, that this leland would arise and imitate this action." (Cheers.)

Moved by Mr. Jis. Douglas, seconded by Mr. W. B.

Moved by Mr. J.s. Douglas, seconded by Mr. W. B. 3. Resolved, That the common use of Intoxicating is a directle with, and in its tendency is productive of comisery and should be abolished, and that the makers and thereof are enemies to the Commonwealth.

In speaking to the third Resolution, Mr. D. remarked President. Let us suppose Intoxicating Liquors to limited scope, and we shall find, that it gradually it soundness and troubles the peace of mind of him over reigns; that it wastea his fortune, destroys his health bases his character, and aggravates all the miseries in has involved him with the concluding pangs of bitter. And, Mr. President, surely it becomes this Society, others may say, to cultivate a kind, generous and symaner, which feels for distress wherever it is behewill enter into the concerns of our brethren, and striv gate their afflictions. This is the temper to which, by commands, our holy religion seeks to form us, this is gate their affections. This is the temper to which, by commands, our holy religion seeks to form us, this is of Jesus, this is the temper of Heaven, and, as Chr not only becomes us to abstain from the use of Int Liquors ourselves, but to use all our influence to eram naster from our land."

Little York, April 23, 1852.

COUNCIL OFFICE, April 3
His Excellency the Lieutenant Governor in Council
pleased to appoint Thomas Alexander Montgomery, Esq.
of Light Duty for the Port of Charlottetown, in the plas
mus Desbrisny, Esq., resigned.
CHARLES DESBRISAY,

SECRETARY'S OFFICE, April 1
His Excellency the Lieutenant Governor has been pleas
point the following Gentlemen, Trustees of the Central
Honorables George Coles, William Swabey, James V
Joseph Pope; Benjamin Ilavies, Edward Thornton, Tho
Haviland, jan., Daniel Hodgson, William Forgan, and .
worth, Esqs.

JAMES WARBURTON, Colon

Tenders will be received at this Office until Saturday
Sth instant, for building a Ferry Sip and Landing at the
Wharf, and for a Slip at the Wharf, Minchin's Point.
JAMES WARBURTON, Co

Ship News.

Sailed for Prince Edward Island from Liver April 8,-Falcon April 13.-Sir Alexander. Daggengers.

In the Ice Boat last evening, Hon. W. W. Lord, and

At Launching Place, on the 26th ult., by the Rev. Fr naid, Mr. John Smith, to Miss Margerie Scott, of Nova On the 22d inst., at St. Fleanor's Church, by the Read, Mr. Robert Henry Ellis, of Lot 12, to Ann, daug Hugh M*Arthur, of 16. Died.

On the 3d April, at Lot 44, East Point, after a long illness, Mr. John M'Eachern, he left this transitory li regretted by all who knew him, aged 54 years.

At Newtown, Belfast, on Thursday the 22d April, the howels, after an illness of five months, which he bo fortitude, Mr. William M'Phuil, senr., District Teach

CARRIAGE FOR SALE. at Mt. John Stumble's, Saddler. If not sold TURDAY next, it will be then offered at Auction at House. For particulars, apply to J. WEA

May 4, 1852.

201 A 11 IL 68°.

Summer Arrangeme: Summer Arrangeme!

Title Malls for the neighbouring Provinces will after the First of May, every TUESPAY I DAY MORNINGS, precisely at NINE o'clock, via Pictou. Letters to be registered and Newspaper to be posted half an hour before that time. The Mail will be made up on the following days, at the same h Tuesday, May 11,

Tuesday, May 25,

Tuesday, June 8,

Tuesday, June 8,

Tuesday, June 8,

Tuesday, June 12,

Tuesday, Sep

THOMAS OV General Post Office, May 3, 1852.

Custom House, Charlo
4th May, 1852.

THE Honorable the Commissioners of Her Majest
have been pleased to direct the Surveyor of Shi
blutetown, to continue in the Execution of the Duties
in Prince and King's Counties, when his services are
Shipbuilders and others.

G. R. G0

ETTES. -- The following ex-me of the effects of the gold judge) has no servants, his ng an invalid, he is pushed to

riets of the Island of Rona ace to the Government for in/sining a convict abreath MPIRE

EMPIRE:
ites under the date of Thurssly that means will be taken
ven before the grand review
2000 petitions have already
ishment of Imperial Govenence of the Seante, and the
military festivites, together
g that the empire is at hand."
inst. was received per ship
he number of lives lost in the
he was steaming, when abs

half past 12 on Monday, in 23 the 23d inst. ry affecting circumstances at

believe there is, still, enough of ins to occasion a very general nts have been made to despatch of from Conception Bay, in quest succeeded in gaining the shore, which lie upon the coast, but seen of such long continuance aving the port. The number of, to be between fifty and sixty, not greatly exceed the actual

ach 500.

had arrived, most of them well form an estimate of the probable

n the alaming scarcity of hay a-dieu. Unless the coasters now th the supply of Indian Meal ex-laces, a large number of cattle reverse of this is the case in the my is plenty and cheap in the

his mission to England, and ance of the Ministry that they Parliament, and also include

ts of the Town, to be presided t has been called "for the purthis purpose has been formed by La letter has been received from whether the Island Government the Company any aid, pecuniary has been accomplished. The land, given a favorable answer, ford all parties an opportunity of a subject of such general interest. in giving the result of the Meet-

RTICULTURAL SOCIETY.

given in the papers, a Meeting rable to the encouragement of to table to the encouragement of e 28th ultimo, at the Old Court in the Chair, when the follow-ere unanimously adopted:— the Society is to promote and en-oduction of all kinds of Fruits, increase the number and excelpropagation of seminal varieties, Cuttings, Roots, and Plants; to armers and others to supply the Vegetable Produce that the soil only by allowing them to compete hittons, but by showing the practi-every kind with the same care as irs: and ultimately to establish a ort distance of Charlottetown. D REGULATIONS.

wo Shillings, and an Annual Subwo Shillings, and an Annual Sub-, payable in advance, shall consti-Member of the Society. sciety shall consist of a President, retary, and a Treasurer, who shall ill continue in Office for one year, in their stead.

shall be chosen at the same time. of whom Three, together with the

n.
sral Meeting of the Society in each
sy in January, for the Election of
tetion of general business.
Annual Exhibitions of Pruits,
to which the Public shall be adsum as the Committee of Manage; and Subscribers by tickets, to be

gratis.

I the General Committee to submit cetings such fundamental and byo time be found requisite; to direct as before mentioned; to determine of Prizes, the rules of competition, the said Exhibitions; and generally sof the Society.

ded to the choice of Officers, when and, Esq., President.

Young, Vice Presidents. h, Esq.,) n, Esq., Secretary. esbrisay, Esq., Treasurer. Third Rule, the following were ttee :--Pope, Miss Grubb, Mrs. Gall, Mrs. E. Grubb, J. Hensley, J. M. Holl, Resolved, That the Committee be instructed to wait upon His Excellency Sir Alexander Bannerman, and Lady Bannerman, and request them to honor the Society by becoming the Patrons

Tea. Tobacco, Molasses, &c.

HESTS and half-chests Congo TEA 10 do. do. Orange Pecco do. (a super-

was Resolved, That the thanks of the Society be given to that gentleman for his Address, and that he be requested to have it printed. The usual thanks were then voted to the Chairman, and the

We, whose names are hereto subscribed, agree to be Members of the Charlottetown Horticultural Society:—

n Horticultural Nocie
Mrs. M* Donald,
Mrs. Peake,
Mrs. Pope,
Mrs. W. Dawson,
Miss Beszeley,
Miss Grubh,
Misa L. Grubh,
E. W. Thresher,
Mrs. Walkinshaw,
E. Grubh T. H. Haviland, Jenkins, M Holl, jun., J. Brecken, Alext. Beazeley, Benj. Desbrisay, H. B. Swabey, J. Pope, Mrs. G. Beer, Mrs. E. Palmer, E. Grubb,

An interesting Meeting of the friends of Temperance, was held in the School House in Little York, on the evening of Monday, the 10th inst. The Chair was taken by Mr. Deacon, who after the singing of a hyme and prayer, opened the proceedings with a short and pathetic address.

The following: Resolutions were then submitted to the Meeting, which, after freely discussing the principles embodied in them, were unanimously adopted:

Moved by Mr. J. Balderson, seconded by Mr. Brent—

1. Resolved, That the common use of Intoxicating Liquors is a great evil, and ought to be discountenanced.

Moved by Mr. G. Cook, seconded by Mr. David Crocket—

2. Resolved, That the common use of Intoxicating Liquors is destructive of peace and order in so icty, and should be abolished by Law.

Mr. C., in moving the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution, said—"The State of Mains be a brighted at the second Resolution at the

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In speaking to the third Resolution, Mr. D. remarked—"Mr. President. Let us suppose Intoxicating Liquors to have unlimited scope, and we shall find, that it gradually taints the soundness and troubles the peace of mind of him over whom it reigns; that it wastes, his fortune, destroys his health and debases his character, and aggravates all the miseries in which it has involved him with the concluding pangs of bitter remorse. And, Mr. President, surely it becomes this Society, whatever others may say, to cultivate a kind, generous and sympathizing amper, which frels for distress wherever it is betheful, which will enter into the concerns of our brethren, and strive to mitigate their afflictions. This is the temper to which, by repeated commands, our holy religion seeks to form us, this is the mind of Jesus, this is the temper of Heaven, and, as Christians, it not only becomes us to abstain from the use of Intoxicating Liquors ourselves, but to use all our influence to eradicate the minited from our land."

Little York, April 23, 1852.

The Common and Strive to mitigate their afflictions. This is the temper to which, by repeated commands, our holy religion seeks to form us, this is the mind of Jesus, this is the temper of Heaven, and, as Christians, it not only becomes us to abstain from the use of Intoxicating Liquors ourselves, but to use all our influence to eradicate the minited from our land."

Little York, April 23, 1852. thereof are enemies to the Commonwealth.

In speaking to the third Resolution, Mr. D. remarked—4 Mr.

COUNCIL OFFICE, April 30, 1852.

His Excellency the Lieutenant Governor in Council has been pleased to appoint Thomas Alexander Montgomery, Eq., Collector of Light Duty for the Port of Charlottetown, in the place of Themus Desbrisay, Esq., resigned.
CHARLES DESBRISAY, C. E. C.

SECRETARY'S OFFICE, May 1, 1852.
Tenders will be received at this Office until Saturday next, the Sth instant, for building a Ferry Slip and Landing at the Queen's Wharf, and for a Slip at the Wharf, Minchin's Point.

JAMES WARBURTON, Col. Sec'y.

Sailed for Prince Edward Island from Liverpool. April 8,-Falcon. April 13.-Sir Alexander.

Dassengers.

In the Ice Boat last evening, Hon. W. W. Lord, and Mr. A. H. Married.

At Launching Place, on the 26th ult. by the Rev. Francis M'Donald, Mr. John Smith, to Miss Margerie Scott, of Nova Scotia.
On the 22d inst., at St. Fleanor's Church, by the Rev. J. II.
Read, Mr. Robert Henry Ellis, of Lot 12, to Ann, daughter of Mr.
Hagh M'Arthur, of 16.

Dicd.

CARRIAGE FOR SALE. comfortable neatly finished one-seated WAGGON, for Sale at Mt. John Stumble's, Saddler. If not sold before SA-TURDAY next, it will be then offered at Auction at the Market house. For particulars, apply to

J. WEATHERBE. May 4, 1852.

> DE 42 II IL 689. Summer Arrangement.

Summer Arrangement.

This Mails for the neighbouring Provinces will be made up, after the First of May, every TUESPAY and THURDAY MORNINUS, precisely at NINE o'clock, and forwarded via Pictou. Letters to be registered and Newspapers will require to be posted half as hour before that time. The Mails for England will be made up on the following days, at the same hour:

Tuesday, May 11,
Tuesday, August 13,
Tuesday, June 8,
Tuesday, August 17,
Tuesday, June 22,
Tuesday, August 11,
Tuesday, July 6,
Tuesday, Sept. 14,
Tuesday, July 6,
Tuesday, July 20,
Tuesday, Cotober, 11. THOMAS OWEN, Postmaster General. General Post Office, May 3, 1852.

G. R. GOODMAN, Controller.

60 (theis, and therees Muscovado Mola 50 Boxes Tobacco 120 Do. do. No. 1 Soap 50 Barrels Rum, (high proof) 12 Do. crushed and powdered Sugar 20 Boxes Salaratus 30 Do. Mould Candles 25 Do. Lemons and Oranges 100 Sides Sole Leather, 30 Barrels Russet Apples.

The above tagether with a quantity of Ground Coffee, Cheese, Letter Paper, Fruit, Lemon Syrup, Rubber Shoes, Groats, Butter, Soda, and Lemon Biscott, Ship Bread, Naval Stores, &c., the Subscriber is daily expecting, and will sell, to arrive.

-ON HAND-A lot of Naval Stores, Tobacco, Sugar, Tea, Coffee, Chocolate, Pickles, Sperm Candles, &c., &c. S. C. HOLMAN. Corner of Pownal and Water Streets,

Mrs. E. Palmer,
Mrs. Gall,
Mrs. Tremain,
The English Mail having arrived this morning, for want of time and space, we are precluded from inserting the Letter of "E. M. N." and some other communications—they will be attended to next week.
The Case of Mr. Angus M'Donald, Preventive Officer at the

Moved by Mr. Jas. Douglas, seconded by Mr. W. Deacon—
3. Resolved, That the common use of intoxicating Liquors is a directle evil, and in its tendency is productive of crime and misery and should be abulished, and that the makers and venders thereof are enemies to the Commonwealth.

STUCK OF DRI GOODS,

A Ta large reduction in price, preparatory to receiving his Spring Supply.

Parties from the COUNTRY, desirous of securing BARGAINS, will do well, not to lose the present opportunity.

Terms in all cases CASH.

JAMES DESBRISAY.

POR SALE 100 Tons Hemlock Timber and a quantity of Juniper Posts, either square or flatted with holes, to be had cheap, on application to

Charlottetown, April 12, 1852.

For Sale.

CHARLES DESBRISAY, C. E. C.

SECRETARY'S OFFICE, April 19, 1852.

His Excellency the Lieutenant Governor has been pleased to appoint the following Gentlemen, Trustees of the Central Academia and the South Shore; by the Ferry, 5 miles from Charletown. About 22 acres are under good cultivation, and 8 acres to the Central Academia in Lieuth Havidand, jan., Daniel Hodgson, William Forgan, and John Longworth, Esqs.

JAMES WARBURTON, Colonial Secty.

JAMES WARBURTON, Colonial Secty.

Tenders will be received at this Office until Saturday next, the Tenders will be received at this Office until Saturday next, the Feb. 20, 1852.

Tenders will be received at this Office until Saturday next, the

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 paid in three instalments.

Enquire at the Office of the Keeper of Plans at Charlottetown.

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

A LARGE ASSORTMENT OF EARTHENWARE AND CHINA CELATE,

Is now offered for Sale Wholesale or Retail. WILLIAM HEARD.

Great George Street, Dec. 16, 1861.

On the 3d April, at Lot 44, East Point, after a long and painful illness, Mr. John M'Eachern, he left this transitory life, sincerely regretted by all who knew him, aged 54 years.

At Newtown, Belfast, on Thursday the 22d April, of Dropsy in the bowels, after an illness of five months, which he bore with great fortitude, Mr. William M'Phuil, sear., District Teacher, aged 50 years.

Ready made Clothes and Clothes.

TUST received at the "London House," a large assertment of ready made CLOTHES, of every kind, of superior make, early cheap; lad a great variety of CLOTHES, the William M'Phuil, sear., District Teacher, aged 50 years.

Oil Table Covers, and a variety of other GOODS.

ON CONSIGNMENT.

H. HASZARD.

Great George Street, Feb. 11, 1852. R. B. IRVING,

NOTARY PUBLIC, CONVEYANCER, And Public Accountant :

Deeds of Conveyance of all descriptions, of Leasehold and Freehold Estate, including Assignments, Mortgages, &c., Letters of Attorney, Bonds, Indentures of Apprenticeship, Bills of Sale, Charter Parties, Arbitration Bonds and Awards, Petitions, &c., prepared with accuracy and despatch; Merchants' Books, Partnership and other complicated Accounts, &c., arranged and balanced, at mo-

derate charges.

Steamer Steamer

"ROSE."

Custom House, Charlottetown,
4th May, 1852.

THE Honorable the Commissioners of Her Majesty's Customs,
have been pleased to direct the Surveyor of Shipping at Charlottetown, to continue in the Execution of the Duties of his Office
in Prince and King's Counties, when his services are required by
Shipbuilders and others.

G. R. GOODMAN.

THOMAS OWEN, Manager.

THOMAS OWEN, Manager.

PATIENT ARTHFIOLAL SLATE, And Unchangeable Metallic Paints: And Unchangeable Metallic Paints;

PROOF AG AINST FIRE & WATER!

Manufactured by the Patentee, in Colchester, Nova Scotia.

THE ARTIFICIAL SLATE is the product of a mixture of mineral substances known to be the best non-conductors of heat as well as the most indestructible the Chemical affinity of which converts the surface of materials covered, into a Coating of Actual State—Froof against FIRE and WATER. Thus the laws of nature are made to accomplish results as surprising as they are useful, by readering Wooden fabrics as durable as brick or Stone, and less pervious to moisture, and consequently preventing decay and destruction from corroding influences hitherto supposed unstrainable.

and less pervious to moisture, and consequently preventing decay and destruction from corroding influences hitherto supposed unstainable.

The principal ingredients are Alumina, Silica and the Ozides of Iron. The adhesive quality of the latter not only binds and attracts the particles together, but the substance covered also. The longer exposed to the weather the more powerful the attraction, and consequently the harder the State. As various shades of colour are obtained, Brick buildings may be made impervious to moisture, and the finshinable colours of either Free Stane or Granite. The oil must be evaporated by the action of the weather before it is Fire proof, which will take from nine to twelve months.

The METALLIC PAINTS, Purple and Red, are offered as Weather and Water Proof solely. Their base being Iron, secures them from Galvanic action so fatal to lead and other Paints on Iron work—and their chemical combination makes it impossible, that any change should take place from atmospheric influence or the action of Salt Water and Sulphureted hydrogen so prevalent in Sea Ports and Tidal Harbours. They surpass all Paints yet discovered in Cheapness and Durability, which render them pre-eminently adapted to the covering of all kinds of Iron work, such as Shipping, Mills. Bridges, Steam Machinery, Railsay Cars, and Iron Railing. The METALLIC PAINTS have been analysed by Professor Hays of Bostom. The following is an extract from his Certificate:—"As a permanent pigment, this mineral nust rank with the most indestructible and unchangeable bases. For covering Metallic Ware, its composition shows that it is eminently fitted.

(Signed) AUGT. A. HAYS, State Assayer."

Directions —Artificial Slate. Mix the powder with pure Boiled Linseed Oil and a little Spirits Turpentine to the consistency of very thick Paint, and apply with a common Brush, being careful to keep the mixture well stirred while putting it on. One pound will cover ten equare feet with two Coats.

If Shingles have been on for years, it will be necessary

FREDERICTON, N. B., Nov. 13, 1850.

FREDERICTON, N. D., Nov. 10, 1000.

Mr. J. W. Irish.

Dear Sir. — Please send us two more barrels of your Artificial Slate. We have seen some of the good effects of it at the last fire. Some of the Roofs covered with it did not catch at all, and when the walls were burst some of the roofs came down in one piece, roof alongsuse or the trans.

awing the Bank.

Please see that it is on board of the first boat, as it might be neglected and stored.

Your obedient Servants.

STEWART & NEILL

ST. JOHN, N. B., July 20, 1850.

JOHN ROSS, Esq., Patentee of the Purple Metallic Iron Paint.

Str.,—I have just painted a new Ship with your Metallic Iron Paint, and I have much pleasure in stating that I never pairted a Ship with so small a quantity of Paint and Oil, and look so well. From its adhesive qualities and the manner it covers the wood, I have no doubt but it will be more durable and much cheaper than any other paint used for such purposes, and would recommend it to the public generally.

Yours. &c.

Yours, &c. ROBERT G. MORAN.

Ross' METALLIC PAINTS.—We have already called public attention to the high estimation in which the Metallic Pain's, manufactured by John Ross, Esq., Truro, are held by those who have had occasion to use them. Certificates of a highly satisfactory character in praise of these articles of Provincial manufacture appear elsewhere, in this issue, and from information afforded by paties who have similarly applied them, we can safely endorse the opinions therein contained.—Halifax Sun.

The METALLIC PAINTS are mixed and put on like an ordinary paint.

JOHN ROSS, Patentee.
Agents for Prince Edward Island, GEO. T. HASZARD, Queen quare, KENNETH M'KENZIE, Pownal Street.
Charlottetown, Oct. S, 1851.

To the Tenants on Lots 9 & 61. To the Tenants on Lous 9 & Ol.

THE Subscriber having, by Power of Attorney, dated the 6th day of March, 1851, been appointed Agent to take charge of LUTS 9 & 61, in this Island, the Property of Lawrence Sulivan Esq., 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 YED.

Dried Hams, Shoulders, Cheeks, Bacon

THE above articles can be had at reasonable prices, at the Store of Mr. Robert Bell, South side, Queen Square, near Mr. Stamper's.

March 30, 1852. OFFICE REMOVED.

THE Subscriber has removed his Office from Desbrisay's Buildings, to DENNIS'S BUILDINGS, Prince Street, near the Temperance Hall.

JOSEPH HENSLEY,

Charlottetown, Jan. 23, 1852 Attorney-at-Law

The Subscriber has been duly appointed, by Power of Attorney, bearing date the fifth day of January last, to act as Agent for the Estate of the Misses STEWART, on Township Number Eighteen, in this Island. All persons indebted to the said Estate, for Rent or Arrears of Rent, are requested to make immediate payment to the undersigned, he only being duly authorized to receive the same.

JAMES YEO. Port Hill, Feb. 2, 1852.
Pork, Wheat, Beef, Barley, Oats and Butter, will be taken

Old Iron, Junk, &c. THE Subscriber will pay the highest rates for OLD IRON, COPPER, BRASS, LEAD, JUNK, RAGS, and HORNS, deliverable in quantities of not less than 25 lbs.

S. C. HOLMAN.

Notice! Notice!!

DON'T BUY A WORTHLESS ARTICLE! THE PUBLIC will please bear in mind, not to purchase any SARSAPARILLA without James R. Chilton's Certificate in Green paper on the outside wrapper of every Bottle, any wanting this is not good or genuine. A large supply of the Genuine, with the certificate, for Sale, wholesale and retail, at SKINNER'S

Horse GREYGAN. THE fine young horse GREYGAN of matchless symmetry, and beautiful action, and
that took the first prize from the "Agricult aral
by Saladin-standing 16 hand high; perfectly free from any vicious
habit, will stand for the Season-commencing 1st May-at Mr.
George Chandler's, near Mr. John Heartz, Charlottetown, on
every other Saturday; and for the remaining time at my own Farm,
York River, next to that of Mr. Martin Heartz.

Terms—£1 for the Season.

DONALD M'KINNON.

DONALD M'KINNON. York River, 24th April, 1852.

Drug Store. February 10, 1852.

AUCTIONS.

Household Furniture. 30 sets Harness, Firewood, &c., &c. THE Subscriber intends SELLING BY AUCTION, at his residence, on WEDNESDAY, the FIFTH of MAY next, at eleven o'clock—

steven o'clock—

30 SETS GIG and CART HARNESS, also
His HOUSEHOLD FURNITURE, with
A quantity of FIREWOOD, &c., &c.

For further particulars, see Hand-Bills, to be had at the Premises
of the Subscriber, Pownal Street, opposite the Jail.

GEORGE ROOM.

April 23, 1852. GEORGE RO

By H. W. LOBBAN, A T his AUCTION MART, in Kent Street, on THURSDAY neat, the 6th instant—A quantity of HOUSEHOLD FURNITURE, 2 WAGONS, HARNESS, BRIDLES, BRIDLE-BITS, &c. ALSO—About 400 volumes BOOKS, part of the Library of the 42d Regiment.

At the same time, about 20 barrels Canada FLOUR, and a few dozen American CHAIRS.

Sale to commence at 12 o'clock, 3d May, 1852.

By W. H. GARDINER.

By W. H. GARDINER.

N TUESDAY the 11th day of May next, at 11 o'clock, forencon, at the farm of Robert MacAdam, Eaq., on the Prince Town Road, Six Miles from Town, and adjoining the farm of Mr. John Legyt, all that gentleman's Heasehold Farmiture, and Farming Stock, viz: 18 Chairs, 1 long Dining Table, 1 pair Birch do., 2 Bed Room do., 1 Wash Stand, 1 handsome Writing Desk, 1 handsome Set of China, 1 large Kitchen Table, two drawers, 1 Chest of Drawers, a number of valuable Books, 1 Wardrobe, 2 Bedsteads, 1 tight air Stove, 1 Cooking do., large size fitted up complete, Plates, Dishes, and Kitchen Utensils, and Dairy articles.

—ALSO—

3 Excellent Milch Cown in calf, 1 year-old Calf, 1 Pig 8 month old, 1 Horse Cart, 1 Set Cart Harness, Hoes, Forks, Rakes, and a few Tons of excellent Hist.

And at the same time, will be offered for Sale, the Lease hold interest for the unexpired term of 999 years, of the FARM, (Dunalley Valley), containing 50 acres, about one-half of which is under cultivation.

By W. H. GARDINER.

N MONDAY, the 10th day of MAY next, at 12 o'clock noon, in froat of the Old Court House, Charlottetown, COMMON I.OTS NOS. 21, 14, and HALF No. 10, comprising about 34 Acres, well known as part of "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. Haszyré, Esq., for a term of 370 years, at the rent of 40s. currency, per annum.

-ALSO-An Estate of about 2,000 Acres of Land on Township No. 19, under Lease to vasious tenants, for a term of 939 years, at an annual rent of one shilling, currency, per acre, together with the arrears of rent due thereon.

A plan of these several properties may be seen at the Office of Robert Hodgson, Esq., Barrister at Law, where further particulars as to the whole will be made known. An indisputable Title will be made to Purchasers.

ade to Purchasers. April 15, 1852. (All the Papers.)

The above Sale is POSTPONED, until MONDAY the Tenth day of May next, at the same hour and place. $\Lambda_{\rm P}(12.7,1852,$

By H. W. LOBBAN. THURSDAY, the 27th instant, at Keston, (formerly the residence of Wm. Shearman, Esq.,) situate about 4 miles from Charlottelown and adjacent to Mr. William Cranston's, Malpec Road, the whole of the STOCK, Farming IMPLEMENTS, and HOUSEHOLD FURNITURE of HENRY BROAD, Esq. For particulars are Handley

particulars, see Handbils
Sale to commence at half past 11 o'clock.
May 4, 1852. R. G. & Isl.

National Loan Fund Life and Equitable

Fire Insurance Companies of London.

Incorporated by Acts of Parliament.

BOARD of DIRECTORS of Fire Insurance for P. E. Island.

Hon. E. J. Jarvis, T. H. Haviland, Esq.,

Robert Hutchinson, Esq., F. Longworth, Esq.

Daniel Hodgson, Esq., F. Longworth, Esq.

Forms of Application, and all other information, may be obtained from the Subscriber, at his Ollice, Charlottetown.

L. W. GALL, Agent.

To the Tenants on Lote Q A. 6.1

Horse SALADIN. THE Entire Blood Horse "SALADIN" will stand for the Sesson, at Upton, the residence of the Owner, with the exception of Wednesdays and Saturdays, when he will be at Terms.—Each Mare for the Sesson, 20s. cash, or 30s. payable in December nat. Mares which missed last Sesson, 10s. cash, or 15. in December. Single leap, 10s. cash. STEPHER RICE, Owner.

April 19, 1851. (All the papers 4w.)

YOUNG SALABIN FOR SALE

Tills very superior Entire Horse is offered for sale. He stands 16 hands high, is of a beautiful black colour and has strong bone and sinew; he is remarkably good tempered, very gentle either in harness or saddle. His size is the celebrated Blood Horse SALADIN imported in the year 1846 by she Röyal-Agricultural Society—his mother was a strong and valuable animal of the Greenwich breed and produced excellent stock. A prize was availed to him at the Royal Agricultural Society's show in 1849. Greenwich preced shap prosecuted and avarded to him at the Royal Agricultural Society's show in 1849, for the class of Blood horses of the Saladin Breed.

Half of the purchase money will be allowed to remain until the close of the next season, on approved security.—Apply at Has-

zard's Gazette Office.

VESSELS for SALE,

THE Subscribers now being Sole Owners of the following named American wrecked Vessels, offer them at private Sale and would invite those in want of good and lasting vessels to examine those White Oak, Copper-fastened, and thorough-built vessels, viz. the Schooners William, Martha Ann, Lucinda, and Ocean, in Malpec Bay, and the Montano, at Hog Island. These Vessels, if sold, will be delivered afloat, and repaired, where required; part of them are now off, and the remainder in progress of being got off.

Also, the Balarama, at Fish Island, as she now lies or afloat. Those in want of Vessels will do we'll to make early application to either of the Subscribers.

LUTHER BRACKET.

LUTHER BRACKET, J. WEATHERBE, WILLIAM B. DEAN, Charlottetown, April 12, 1852.



don.

3 Vessels for Falmouth, England.
2 do, for Cardiff, Swansea, and Gloucester.
3 Vessels for Liverpool, England.
—ALSO—
For Sale a CARGO of Hard Wood, Yellow Pine, and Deals, deliverable at Buctouche. For further particulars, apply to

Cradle, placed in marriage chamber, Swaying, swaying to and fro; Up its sides the children clamber, Toiling in a rosy glow: Whispering angels oft descending, Sweetest dreams the child are lending.

Coffin, midway placed, and dreary, Cold, funeral draged, and still; And its tenant resting weary.
With the death-damp stealing chill:
Shrinking shapes, grief-struck and weeping,
Round the couch are vigils keeping.

Cradle-coffin-intervening O, the long and aching years!
Soul, slow learning time's dark meaning,
Eyes out-looking through their tears:
Kindly, seems the death-cold stillness,

All the nooks where self lies hidden All the noots where sell lies hidder
Memory searches to the core;
Till dark spectres come unbidden
Through the lattice and the door
Come, upbraiding our omissions—
Self-convicting our commissions.

Loving deeply, fondly, truly,
We infinitude demand;
Yielding up spontaneous, duly,
Free-will offerings, heart and hand;
Thence this anguish is but telling
Of the depth whence love was welling.

Varieties.

LIABILITY OF NEWSPAPER SUBSCRIBERS.

LIABILITY OF NEWSPAPER SUBSCRIBERS.

We invite the attention of Sabscribers to the following extract from a late London Paper, by which it will be seen that the principle has been finally settled by the Courts of Law in reference to the legal responsibilities of subscribers to Newspapers.

"1: Subscribers who do not give express notice to the contrary, are considered as wishing to continue their subscriptions.

"2: If subscribers order the discontinuance of their Periodicals, the Publisher may send them, until all arrears are paid, and Subscribers are responsible for all the numbers sent.

"3: If Subscribers neglect or refuse to take their Periodicals from the office to which they are directed, they are held responsible till they have settled their Bills and ordered their Periodicals to be descontinued. Scading numbers back, or leaving them in the Office, is not such notice of discontinuange, as the Law requires.

"If subscribers remova to other places without informing the Publisher, and their periodical is sent to the former direction, they are held responsible.

"5. The Courts have decided, that refusing to take a Newspaper or Periodical from the office, or removing and leaving it uncalled for until all arrears are vail in within force independent of intentional.

or Periodical from the office, or removing and leaving it uncalled for, until all arrears are paid, is prima facie evidence of intentional

fraud.

The above law has also been acted upon in the United States; the following from the New York Tribune, clearly shews "The liability of Subscribers to Newspapers and Periodicals," is not in many cases, duly and correctly considered. A case has recently been decided, which we think will awaken attention on the subject. been decided, which we think will awaken attention on the subject. Mr. Japer Harding, of Philadelphia, not long since, recovered a large sum (about \$100 we believe) for a subscription to the Pensylvanian laquirer, from a man residing in Rhode Island. The circumstances were these—the subscriber took the paper for two years, and then sent to the Pablisher notice of discontinuance, without forwarding the money for payment. The Publisher took no notice of this, nor several subsequent notices of refusal to take the papers from the Post Office. The result was a few formations of this, nor several subsequent notices of refusal to take the papers from the Post Office. The result was a few formations of this papers from the Post Office. The result was a few formations of the papers from the Post Office. The result was a few formations of the papers from the Post Office. The result was a few formations of the papers from the Post Office. The result was a few formations of the papers from the Post Office. The result was a few formation of Co-Partnership.

Dissolution of Co-Partnership.

THE Capartnership hitherto existing in this Island, between the Subscribers, has been this day dissolved by mutual consent the Subscribers, has been this day dissolved by mutual consent the Subscribers, has been this day dissolved by mutual consent the Subscribers, has been this day dissolved by mutual consents the Subscribers, has been this day dissolved by mutual consents the Subscribers, has been this day dissolved by mutual consents the Subscribers in the Subscribers, has been this day dissolved by mutual consents the Subscribers in the Subscribers, has been this day dissolved by mutual consents the Subscribers, has been this day dissolved by mutual consents the Subscribers, has been this day dissolved by mutual consents the subscribers to the Subscribers, has been this day dissolved by mutual consents the subscriber to the subscribers to the without forwarding the moder for payment. The Pathisher took no notice of this, nor several subsequent notices of refusal to take the papers from the Post Office. The result was that, notwithstanding the Rhode Islander did not receive the papers for several years, yet he was forced to pay Mr. Harding the whole amount up to the period claimed in the Bill."

JUVENILE SIMPLICITY .- A friend says, the following story is JUNEAULE SIMPLICITY.—A friend says, the following stery is a fact. Two boys of tender year, who went by the names of Tom and Jack, become members of a district school in a certain New England town. On making their appearance, the teacher called them up before the assembled school, and proceeded to make certain interrogatories concerning their names, age, etc.

""Well, my fine lad," said the teacher to the first one, "what the description of the principal Shops in London, viz. Massers, Christie's & Co.; Elizood & Co.; Mayhew & White, & Christie's & Co.; Elizood

age, etc.
"Well, my fine lad," said the teacher to the first one, "what
is your name!"

"Tom," promptly answered the juvenile.

"Tom," said the teacher—"that does not sound well. Remember always to speak the full name. You should have said Thom-as. Now, my son," (turning to the other boy whose expectant face suddenly lighted up with the satisfaction of a newly comprehended idea,)—"now, then, will you tell me what your name is?"

"their sat!" replied the leaf in a tensor profiler, desired.

"Jack ass!" replied the lad, in a tone of confident decision.

What we Call Duties.—Every man ought to pay his debts—if he can. Every man ought to help his neighbour—if he can. Every man and woman ought to get married—if they Every man should do his work to suit his customers-if he can. Every man should please his wife—if he can. Every wife should please her husband—if she can. Every one should take a newspaper, and PAY FOR IT—anyhow.

NEW CURE FOR TOOTHACHE. - A writer in a late number of

NEW CURE FOR TOTHLICHE.—A writer in a late number of a Medical Journal says:—"Gam Copal, when dissolved in choloroform, forms an excellent compound for stuffing the holes of decayed teeth. I have used it very frequently, and the benefit, which my patients have derived from it, has been truly astonishing. The application is simple and easy. I clean out the hole, and moisten a little cotton with the solution; I introduce this into the decayed part, and in every instance, the relief has been almost instantancous. The chloroform removes the pain, and the gum copal resists the action of saliva, and as the application is so agreeable, those who may labour under this dreadful malady would do well to make a trial of it."

Chinese Mode of Feeling the Pulse.—The Chinese physicians, it is well known, have long had the credit of paying very peculiar attention to the pulse. The patient is required to be laid in bed, with his arm resting on a cushion. The physician must be seated, and both parties are to remain silent, calm, and collected. The fingers are next to be applied, in due succession, one after another, in order to judge of the compressibility of the artery. The Chinese do not infer solely from the rapidity of the palsation. The immediate health, they consider in relation to the time of a manim moderate bealth, they consider in relation to the time of a natural inspiration and expiration. Four beast of the pulse during this period, they consider as indicating perfect health. If it exceed five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It is required to reckon five pulsations, it is considered too quick. It

Asking too Much.—A young couple were sitting together, and onbiedly in some romantic spot, with birds and flowers around; at least the reader is led to infer that they had all these "appliances and means to boot," when the following conversation ensued:

"My dear, if the sacrifice of my life would please thee, most gladily would I lay it down at thy feet."

"Oh, sir, you are too kind!—But it just reminds me, that I wish you would gratify me by discontinuing the use of tobacco."

"Can't think of it. It's a habit to which I am wedded."

"Very well, sir, since this is the way in which you sacrifice your life for me, and as you are already wedded to tobacco, I'll take care that you are never wedded to me also, as it would be bigamy."

A GREAT INVENTION.—Oswego Journal says, that Professor Willis, of Rochester, has invented a self-winding clock, which is the greatest mechanical wonder of the day. It has been examined by several scientific gentlemen, who are unanimous in pronouncing it a complete triumph. The Editor says, that Mr. Willis, "in this invention, has succeeded in finding the principle of perpetual motion, for so long as the component parts of the clock exist, it will continue its action, and keep constantly in motion."

Apple and Thorn Trees.

TOR SALE, a quantity of good Thorns, 4 years old; also, 400 Apple Trees, of different kinds—2, 3, and 4 years grafted, of the early-bearing kinds; also, Pear, Cherry, and Ornamental Trees. ROBERT CAIRNS.

Broom Bush, St. Peter's Rond, } April 27, 1852.

FOR SALE.

HORSE HAIR SEATING, CURLED HORSE HAIR, GUTTA PERCHA SOLES and PASTE.

Great George Street, April 26, 1852. To Horticulturists and Farmers.

W. E. WASTON WO 1250 WASTWAS A WINTERS OF THE ABOUT STATE OF THE

and Turnip Seeds.

From the Stock of John C. Keyser, New York,

C. & J. BELL,
FARHIONABLE TAILORS.
QUEEN SQUARE, CHARLOTTETOWN.
ATEST FASHIONS, kept constantly on hand, and all work
entrested to their care, done on the shortest notice, and in the
best manner.
1y.
October 31, 1851.

October 31, 1851. Steam Grist Mill.

THE Subscriber having taken the above Establishment from Mr.

TREMAIN, will be prepared to grind for the public on Toll, and will give Cash for WHLAT & OATS, and keep FLOUR & MEAL on hand for Sale.

CHARLES ROPER.
Charlottetown, Feb. 24, 1852.

4w.

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

OF PIFTY PER CENT.

THIS can only be done by Insuring in the MUTCAL 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 obtained at the Secretary and Treasurer's Office, Kent Street.

April 6, 1832.

Tignish, P. E. Island, 2 20th December, 1851. 5 The Business heretofore conducted by the above Parties will be carried on after this date, on their own respective accounts.

WILLIAM STRAIGHT, Hatter,

Beaver and Sik Hais; sim cover one done up.

All orders penetually attended to, taken at the Queen's Arms; and at Mr. James Rend's, Tailor, Dorchester Street, Charlottetown. Prices very low.

Geallcane's Clothes Cleaned.
Charlottetown Royalty, Jan., 20, 1852.

Seminary for Young Ladies.

MRS. JAMES II. BOUTKE and Miss BADGE take leave to inform the Gentry and Public of Charlottetown, that they intend opening a SEMINARY for Young Ladies, on Monday, the 15th instant, at the late residence of John Morris, Esq., Sydney Street, near the Roman Catholic Chapel.

The course of Instruction will comprise—Eaglish in all its branches; French; Italian; Music; Drawing; Embroidery, and every description of Fancy Work.

Terms may be known on application at the Seminary.

Charlottetown, March 16, 1852.

THE Subscriber offers for Sale or to let, his Dwelling House in Kent Street, lately in the occupation of Mr. John Coghlan. It contains a large Store and good freet-proof Cellar, and 6 other Rooms. It will be let altogether or in two parts. On £200 being paid down, the remainder could lie on mortgage for four or five

Chairs, Cheese, Raisins, &c. ECEIVED by the Subscriber, ex Euphemia, from Bos for Sale at the lowest market rates—

JOHN BREEN.

200 Bundles assorted CHAIRS,
20 Casks best American CHEESE,
20 Barrele superior CIDER VINEGAR,
20 dozen (each) FAILS and BROOMS,
20 Casks RAISINS,
50 Boxes Bloom do., (new fruit.)

oom do., (new fruit.) S. C. HOLMAN. Store Head of Pownal Wharf. To be Let.

And possession given the 1st June next, THAT very desirable and commodious HOUSE in Kent Street, formerly owned by Mr. ChupLeight, and next door to Mr. David Stewart's.
The situation is advantageous for carrying on any kind
of business. There is a Pump in the Yard, and a large Warelouse and Stable attached, and a Garden. For particulars, apply
o the Proprietor,

THOMAS WILLIAMS. Corner Fitz Roy Street, (near Mr. Haviland's.) April 21, 1852.

For Sale,
"THAT pleasantly situated House and Garden, together or in
Lot to suit purchasers, owned and in the occupation of the
Subscriber. The premises afford a beautiful view of the Hillsborough Kiver, and might be made into a delightful residence for a
Gentleman and family. For further particulars, apply to the Subscriber.

JOHN RENOUF.

Weymouth Street, Charlottetown, February 10, 1852.

criber.

Valuable Leasehold Interest for Sale. TMIF Subscriber offers for sale, the Leasehold Interest of his becauful and well known Farm at De Sable, opposite the re-calance of 1 COMAS MARSHALL, Esq., and about 18 miles from

From the Stock of John C. Reyser, New York,
700 Packages assorted Garden Seeds
300 do. do. Flower Seeds
5 sorts of Climbers or Creepers
3 do. Border Flowers
13 do. choice Annunis.
These last are at Cape Tormentine, and will be here, it is expected, in the course of the week.
Charlottetown, April 27, 1852.

Corn Meal.

Corn Meal.

Corn Meal.

Corn Meal.

Charlottetown.

E. L. LYDIARD.

E. L. LYDIARD.

Charlottetown.

F. L. LYDIARD.

Corn Meal of the subscriber, for Cash. Queen Spanish of the course of the week and improved principle, by which two stooks a minute may be threshed.

Also:

An excellent new CARPENTER'S SHOP, and other good OUT-BUILDINGS and OFFICES, a good LIME-KILN, and a never-failing Well of excellent Water.

failing Well of excellent Water.

A great quantity of SEA MANURE, can at all times be obtained on the Premises.

The Farm is under Lease for a term of 999 years, at an annual Reat of £6 currency.

For terms of Sale and further particulars, apply to the Subscriber on the premises, or to James Purdie, Eq., Charlottetowa.

CHARLES M'QUARRIE. 24th Feby., 1852.

FOR SALE,

FOR SALE,

Tallat beautifully situated Farm, on the Eastern side of Lot or Township No. Three (3), fronting on the Gulf of St. Laurence, near Kildare Cape, at present occupied by the Subscriber, containing 100 acres, 10 or 15 of which are under cultivation; the remainder covered with a misture of har I and soft wood. There is a new Dwelling House, and a Barn nearly finished on the premises, and a well of Water at the door. It is an excellent stand for any kind of business, being in a thriving settlement, and within about 60 chvins of the English Church.

An abundance of Sea Manure can be obtained in front of the Farm, and along the Sea Shore, which is low; and is a convenient place to obtain fish, either from the Sea or neighbouring Ponds.

For further particulars, apply, if by letter, prepaid, either to Mr. J C. Travers, Charlottetown, or to the owner on the premises.

H. W. HELE.

Kiddare, Lot 3, April 16, 1852.

Kildare, Lot 3, April 16, 1852. 3w.

FOR SALE.

FOR SALE.

Part of that beautifully situated Lot, corner of Great George and
King Streets, now occupied by W. C. HOBS, and adjoining
Mr. CHARLES PALMER's new building For further particulars
apply to W. C. HOBS on the premises, where the plan may be

O LET on Lease, with liberty to purchase, if so required, part of the Lands belonging to the Subscriber, known as the "Esker" Estate, situate at the Eastern extremity of Charlotteoun, 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 contract agreeably to a plan to be seen at the Office of John Longworth, Esq. W. S. LONGWORTH. W. S. LONGWORTH.

Charlottetown, January 6, 1852.

Valuable Freehold Property for Sale,

In the Centre of Charlottetown.

THE Subscriber intending to leave this Island, offers his Property in Sydney Street, for Sale. It consists of a Quarter Town Lot, with a two-story Dwelling House, 32 x 28: Work Shop in the rear, 30 x 18: Wood House below it.

ALSO.—ALSO.—

Two Horizontal Horse Powers. He also requests all persons indebted to him to make an early STEPHEN BOVYER.

Mills for Sale.

The Subscriber offers for Sale a GRIST MILL creeted nearly 2 years ago, with the Leasehold Interest of fifty-five acres of excellent LAND, 999 years Lease at 1s. per acre. Also—adjoining the above, the Leasehold Interest of 24½ acres of LAND, together with one-half of a SAW MILL, a very convenient and comfortable DWELLING HOUSE 30 × 17, a BARN 24 × 26, all nearly new, and a Well of Water near the door. The whole of this property is well wooded and watered, and situated near the Anderson Road, on Lot 26, in the midst of new and very extensive settlements. From the past few years, it is reasonable to conclude, that in a very few years hence the whole surrounding country will be settled, when it will be well worthy the attention of the holder of this property to erect such other mills as the necessities of the country demand; and particularly so, as there is sufficient water power and other convenience to do so. This Property may be sold in one, two or three Lots, to suit purchasers. One-half of the purchase money may remain for two or three years unpad, on approved Security either on the property or otherwise. For further particulars, apply to J. Weatherbe, Esq., at Charlottetown, or to the Subscriber at New London.

WILLIAM COTTON.

New London, March 9, 1852.

To be Sold

To be Sold

THAT pleasantly situated Farm consisting of 60 acres, in Charlottetown Royalty on the Union Road, 17 chains off from the St. Peter's Road, and opposite to the Race Course. There is a large House conststing of 2 Parlours, 2 Kitchens and Bed Room, and Dairy on the first floor, a Drawing Room and 4 fled Rooms on the second floor, and good frost-proof Cellars. There is a large Garden and Orchard stocked with choice Fruit Trees. The whole land is under cultivation, except about 5 acres which is reserved for Wood. The premises are well fenced, a good proportion being planted with Hawthorn. There is a good Barn, Horse and Cow S'able, and other Out Buildings; a Well of never-failing Water at the door; a stream of Water, sufficient for propelling Machinery, runs through the Land. It is desirable as a residence for a genteel family, the rooms being spacious and in an agreeable situation.

The Land will be sold altogether, or divided to suit purchasers. For further particulars apply to T. H. Haviland, Esq., in Charlotteown, or the Subscriber on the premises,

JAMES W. JAMES.

Bridgefoot House, March 23, 1852.

Bridgefoot House, March 23, 1852.

To be Sold or Let,

To be Sold or Let,
and immediate possession given.

THAT pleasantly situated FARM, whereon the Subscriber now
resides—consisting of 100 acres of Freehold Land, with the
Buildings thereon situated. 50 acres are cleared and in a good
state of cultivation; a good Orchard and Garden, well stocked with
Fruit Trees from England, Apples, Pears, Plums, Cherries, &c.
There is an excellent Stream of Water ranning through the Premises, and a Well of Water close to the House. Any person desirous
of obtaining an eligible place for farming, would do well to come
and examine for themselves. Half the purchase money allowed to
remain on good security.

All persons indebted to the Subscriber are requested to settle their
accounts to save trouble, and all having claims against him are desired to send them in immediately for payment.

Bedeque, Lot 25, March 4, 1852.

TO MILLERS.

TO MILLERS.

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

HERE IS YOUR REMEDY!



HOLLOWAY'S OINTMENT.

A MOST MIRACULOUS CURE OF BAD LEGS, AFTER
43 YEARS' SUFFERING.

Extract of a Letter from Mr. William Galpin, of 70, Saint
Mary's Street, Weymouth, dated May 15, 1851.

To Professor Holloway,
Sin,—At the age of 18 my wife (who is now 61) caught a violent
cold, which settled in her legs, and ever since that time they have been
more or less sore, and greatly inflamed. Her agonies were distracting,
and for mouths together she was deprived partirely of rest and sleep.

Every remedy that medical men advised was trivel, but without effect,
her health suffered everely, and the state of her legs was terrible. I had
often read your Advertisements, and advised her to try your Fills and
Ominent; and, as a last resource, after every other remedy had proved
useless, she consented to do so. She commaned six weeks ago, and,
strange to relate, is now in good health. Her legs are pannless, without
ream or sear, and her sleep sound and undistanted. Could you have
witnessed the sufferings of my wife during the last 43 years, and contrast
them with her procent enjoyment of health, you would indeed field delightcell in having been the means of so greatly aileviating the sufferings of a
fellow creature.

(Signed)

MILLIAM GALPIN.

A PERSON 70 YEARS OF AGE CURED OF A HAD LEG OF

cel in naving been the means of so greatly alleviating the sufferings of a fellow creature.

(Signed) WILLIAM GALPIN.

A PERSON 70 YEARS OF AGE CURED OF A BAD LEG, OF THIRTY YEARS STANDING.

Copy of a Letter from Mr. Wm. Asbs., Builder of Gas Ovens, of Rushcliffe, near Huddersfield, dated May 31, 1851.

To Professor Holloway.

Sin,—I suffered for a period of thirty years from a bad leg, she result of two or three different accidents at Gas Works; accompanied by scorbuic symptoms. I had recourse to a variety of medical advice, without deriving any benefit, and was even told that the leg must be amputated; yet, in epposition to that opinion, your Filhs and Ointment have effected a complete care in so short a time, that few who had not witnessed it would credit the first.

(Signed) WILLIAM ABBS.

have effected a complete cure in so short a time, that few who had not witnessed it would credit the fact.

(Signed)

The truth of this statement can be verified by Mr. W. P. England, Chemist, 13, Market Street, Huddersfield.

A DREADFUL BAD BIRAST CURED IN ONE MONTH.

Extract of a Letter from Mr. Frederick Turner, of Penahurst,

Kent, dated December 13, 1850.

To Professor Holloway,

Dean Sir,—My wife had suffered from Bad Breasts for more than six months, and during the whole period had the best medical attendance, but all to no use. Having before healed an awful wound in my own leg by your unrivalled medicine, I determined again to use your Fills and Ointment, and therefore gave them a trial in her case, and fortunate it was, I did so, for in less than a month a perfect cure was effected, and the benefit that various other branches of my family have derived from their use is really astonishing. I now strongly recommend them to all my friends.

(Signed)

REEDRICK TURNER.

my friends.

(Signed) FREDRICK TURNER.

A WONDERFUL CURE OF A DANGEROUS SWELLING OF THE KNEE.

A WONDERFUL CURE OF A DANGEROUS SWELLING OF THE KNEE.

Copy of a letter from John Forfar, an Agriculturist, residing at Newborough, near Hexham, dated May 15, 1850.

To Professor HotLowAv,
Sin,—I was afflicted with a swelling on eachs ide of the leg, rather above the knee, for nearly two years, which inscreased to a great size. I had the advice of three eminent Surgeous here, nod was an immate of the Newcastle infimary for four weeks. After various modes of treatment had been tried, I was discharged as incurable. Having heard as much of your Pills and Ontment, I determined to try them, and in less than a month, I was completely cured. What is more remarkable I was engaged twelve hours a day in the Hay Harvest, and although I have followed my laborious occupation:

(Signed) JOHN FORFAR.

(Signed) JOHN FORFAR.
AN INFLAMMATION IN THE SIDE PERFECTLY CURED. Copy of a Letter from Mr. Francis Arnot, of Breahouse, Lothian Road, Edinbro', dated April 29th, 1851.

Lothian Road, Ediabro', dated April 29th, 1851.

To Professor Holloway,
Sin,—For more than twenty years my wife has been subject, from time to time, to attacks of inflammation in the side, for which she was bled and bistered to a great extent; still the pain could not be removed. About four years ago, she saw in the papers, the wonderful cures effected by your Pills and Chintment, and thought she would give them a trial. To her great astonichment and delight, she got immediate relief from their use, and a fier persevering for three weeks, the pain in her sale was completely cured, and she has enjoyed the best of health for the last four years.

(Signed) FRANCIS ARNOT. FRANCIS ARNOT.

(Signed) FRANCIS the following cases:—
Bad Legs Chiego-foot Fistulas
Bad Breasts Chilbiains Gout Chilblains Gout
Chapped-hands
Corns (Soft)
Cancers
Contracted & Piles Burns Bunions Bites of Mos-Scurvy Sore heads Tumours

Sand-Flies Stiff joints Rheumatism Wounds Cocoa-Bay / Elephantiasis Scalds Yaws Sore Nipples Sore Nipples

Sold by the Proprietor at 244 Strand (near Temple Bar) London, and by GKO. T. HASZARD, Agent for P. E. Island, in Boxes and Pots, at 28, 58, 58, and 29s each. There is a very considerable saving in taking the larger sizes.

N. B. Directions for the guidance of Patients are affixed to each Pot

EDATE. THE Subscriber having been for several years employed in building Ship, Fishing, and Pleasure BOATS of all kinds, bugs leave to return thanks for the generous support he has hitherto experienced in that line, and to notify his friends and the Public at experienced in that line, and to notify his friends and the Public at large, that he is making preparations for a larger and more extend-cd business, and that for the purpose of accommodating persons in Town, who may favour him with Orders, Mr. James Purdie, Mer-chant, and Captain Mathewson, of the Steamer Rose, have kindly consented to act as his Agents there. Boats of any description, dimensions or build (whether Clinker or Carvel), delivered in Charlottetown or elsewhere, with promptitude. Workmanship and materials warranted of the best description. Produce or Cattle

will be taken in payment if desired. CHARLES M'QUARRIE. De Sable, April 13, 1852.

LABRADOR HERRINGS. FOR SALE, One Hundred Barrels of Labrador HERRINGS, for which Produce or Firewood will be taken in payment.
THOMAS DODD.

Feb. 12, 1852. LIVERY STABLES, THE SUBSCRIBER intends keeping good Horses. Sleighs, Carriages, &c., which he offers to the Public for hire on low terms, for Cash.

erms, for CASH.

Also, good Stabling, and the greatest care taken with hose Horses committed to his charge.

Residence near the Temperance Hall, Grafton Street. WILLIAM JAKEMAN. Mr. Jakeman, would take the opportunity of informing his numerous Customers, whose Pietts have been some time standing, that he would feel obliged by their making an early settlement; and those having accounts against him will please forward them as

January 5, 1852. FOR AUSTRALIA. THE Subscriber will despatch a BRIG of 230 ton⁶
(A 1 at Lloyd's), coppered, for the above Porto to sail from Charlottetown on or about the TENTH SENGERS offer. Passengers provided with good accommodation, according to Act of British Parliament, and found in all Pryvisions, &c. Will carry an experienced Sunggon. Passage—£25 Sterling. Apply to

W. WELSH.

W. WELSH.

Charlottetown, April 6.

Charlottetown, April 6, 1852.

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

Printed by James D. HASEARD, at his Office, Queen Squa



Begislative Drocerdings.

VOL. 22.

HOUSE OF ASSEMBLY.

CONDENSED REPORT. Tuesday, March 30, 1851. HOUSE IN COUNTITES ON CERTAIN DESPATE FROM THE RIGHT HON, EARL GREY—Mc. WAI is the Chair.

is the Chair.

One of these Despatches was on the subject of certain Fee leged to have been illegilly taken by Mr. Haviland as Priva cretary.

After this Despatch had been read, the Holn Mr. COLE servedl, with reference to it, this: Earl Grey appeared to this as Mr. Haviland had acted as Private Secretary, and had, as private Secretary, and had, as many as the law, with respect to the Fees of riage Elements, as as the law, with respect to the Fees of riage Bonds, was not, perhaps, so clear and explicit as it have been; it was not altogether unjustifiable in him (Mr. He to take the Fees thereon, as he had done on Marriage Licenhis capacity of Private Secretary, particularly as the partic whom such Fees had been demanded by him, had in no in refused to pay them; and that His Lordship thought, the whether Mr. Haviland had any right to take such Fees, we between himself and the persons who poid them, and not him and the Public Tressury, and that such Fees could not anyleticumstances, have been claimed for the Public Tre But with respect to the Fees on Tavern, Pedlars', and Feences, 41is Lordship thinks, that the question, whether Sviland had any right to take them, and in which right to take as assigned with having put an end for the future, to what they as an abuse. It is now, continued the h-morable member, thouse to decide, whether any further steps shall be taken business, or not. We have so far done our daty in prisecu enquiry; but I agree with what seems to be the opinion Grey, that as the Geovernment of the day and he Assembly enquiry; but I agree with what seems to be the opinion Grey, that as the Government of the day and the Assemb interfere to check or remedy the abuse of which we have Grey, that as the Government of the day and the Assembly interfere to chiefe or remedy the abuse of which we have of a vec ought out now to exercise all the rigor which we mit to our power to complow with respect to it. As to the Marrage Bondé, should the Government actually recove they would have to be paid back to the individuals from the worst and first, taken; I say, therefore, of opinion, that better allow that part of the faisinesis to rear as it is, between the part of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear as it is, between the state of the faisinesis to rear the state of the state of the faisinesis to rear the state of the faisinesis to rear the state of the faisinesis to rear the state of the faisinesis to state of the faisinesis to state of the state of the faisinesis. The subject has been fore the House, that there can be no necessity to get faisinesis to the state of the stat to do wan the business in the bugining; but he base in deviced he had; and he was dispused to have any thing supra to, do with it. It would be thought, for those who had so much to say on the structly, as well as these who had assisted in drawing the

merly, as well as these who had assisted in driwing the give their present sieus of the business. Hon. Mr. POPE, soid, he was one of the unfortunate, who signed the Report. For the stare he had had in it, but been grossly misrepresented, and he had been subgreat deal of abuse; but, had be chosen to retailate, shoe assailed him on that account, would, he believed, have to congratuate theuselves upon in the result. East fire it as his opinion, that it will now be begt to allow the drop, but my opinion is, that, if we believe, there is any, due to the Goven amper from Mr. Haviland, it is our, du minimures to compel him to refund it.

The Hon, the SPEAKS. Revae of opinion, that the having for seven years failed to point out and represent

responses to compel him to refund it.

The Hon, the SPEAK. R. was of opinion, that the having for seven years failed to point out and represent having for seven years failed to point out and represent House had had no right to tax him on that acc also argued, that the Fee Act of 1843, which was not recigiised the Fees of the Private Secretary; and maint it was quite clear, that if Mr. Itaviland propageed certain to he laid before the Governor lor, his signature, he (Mr. was entitled to his Fees for having done, so. He phage had been argued by some, that, because Mr. Haviland into the Tronsury, certain Fees which he had for nerly, was a proof that he was not entitled to them, and the therefore, to pay in the bilance retained; but, if he it Speaker), thought he ought not to have so main as a chaving done so would not after his (the hon, the Speake concerning them; and neither, ha said, neight it to alter with respect to them of any one around, the Table. Eromarked, did not appear to think, that hay Fees ha gally taken by Mr. Haviland, and he (Earl Grey); the Assembly to allow the subject to drop, and he (I Speaker) was inclined to think, that he wisest come to act in pursuance of His Lodship's recommendation. How, Mr. CALES He wished for anthing unreas flaviland show the Law, as well as any one-grape the to be add into the Treasury, after the subject had been the Assembly. It was quite clear, that by the law, to and Licences granted in the office of the Colonial Set to be paid into the Treasury. How Mr. WARBURTON. The law is not me and I wight now, with propriety, sake fees for many I do, if Mr. Haviland, and another than doing not.

to be paid into the Treasury.

Hon. Mr. WARBURTON. The law is not me and t wight now, with propriety, also foen for mynny I. do, if Mr. Hawilson, was justified, in doing sy; I think, that where it is quing clean, that may feer set Hawilson alsould have been paid into the Public Treasure in a decident of the Mr. The following is the Resolution to that effect. The following is the Resolution to that effect. The following is the Resolution to that effect. The following is the Resolution which was then sell Hon. Mr. Watherine:

"Whereas the Henric of Assembly is its last Seesi Hon Excellency, the Lieutennia Governor, on the sulf Peers betringed by the last Calonial Secretary, is have a proposed to the selling of Privited Secretary 1 and whereas. The Report of a Spec of the House of Assembly as the same subject, togethaviland's answer therein, in order to obtain, the sinon on the same: And whereas the Excellency the versor his fail before the Thouse of Assembly, during the Privited Indiana. The Secretary of State for the Colonia, where the following the expension of the Excellency the versor his fail before the Thouse of Assembly, during the versor his fail before the Thouse of Assembly, during the versor his fail before the Thouse of Assembly, during the versor his fail before the Thouse of Mahmild, during the versor his fail before the Thouse of Mahmild, during the versor his fail before the Thouse of Mahmild, during the versor his fail before the Thouse of Mahmild, during the versor his fail before the Thouse of Mahmild, during the versor his fail before the Thouse of Assembly when the Versor his fail to the Dougle of the Thouse of Assembly was able to the Dougle of the