

The Times

A WEEKLY JOURNAL.

W. & J. ANSLAW,

Vol. XVIII.—No. 20.

Our Country, with its United Interests.

Newcastle, N. B., Wednesday, March 4, 1885.

EDITORS & PROPRIETORS

Whole No. 904.

HOUSE PAPERING!

I have just taken stock of HOUSE PAPER and find I have the following quantity, and I have decided to discontinue this branch of my business and will sell them at

HALF THE ORIGINAL PRICE.

and far below the sterling cost, they must be cleared out this spring and any one in need of PAPER should give me a call.

Lot No.	73 Rolls at	3c. former price, 7c.
1	222	5c.
2	164	5c.
3	556	7c.
4	86	8c.
5	631	10c.
6	186	12c.
7	149	15c.
8	81	18c.
9	150	20c.
10	118	25c.
11	264	30c.
12	32	35c.
13	32	55c.

N. B.—Also about 40 bundles of ODD LOTS from 2 to 10 rolls in a bundle at IMMENSE REDUCTIONS, single rolls for two cents each.

These will be sold for CASH only at these prices. Country store keepers wanting Room Paper this spring and will clear out any patterns will get a liberal discount.

B. FAIREY, Newcastle, N. B.

Newcastle, March 2, 1885.

William A. Park,
BARRISTER AND
ATTORNEY-AT-LAW,
SOLICITOR,
NOTARY PUBLIC, &c.

OFFICE—OVER THE STORE OF
WILLIAM PARK, ESQ.
CASTLE STREET, NEWCASTLE.
Newcastle, Oct. 24, 1883.

Law and Collection Office

M. ADAMS,
Barrister & Attorney at Law,
Solicitor in Bankruptcy, Conveyancer, Notary Public, &c.

Real Estate & Fire Insurance Agent.

CLAIMS collected in all parts of the Dominion.

Office—NEWCASTLE, N. B.

SAMUEL THOMSON,
Barrister and Attorney-at-Law,
Solicitor in Bankruptcy,
NOTARY PUBLIC, &c.

LOANS Negotiated, Claims Promptly Collected, and Professional Business in all its branches, executed with accuracy and despatch.

PRICE—PUBLIC BUILDING AND CASTLE STREET.

Newcastle, MARCH 1, 1885.

L. J. TWEEDIE,

ATTORNEY & BARRISTER

AT LAW,

NOTARY PUBLIC,

CONVEYANCER, &c.

CHATHAM, N. B.

OFFICE—Old Bank of Montreal.

R. B. ADAMS,

Attorney at Law

Notary Public, &c.

OFFICE—UPPER STAIRS, NOONAN'S BUILDING,

Water Street, Chatham.

July 17, 1878.

JOHN McALISTER,

Barrister & Attorney-at-Law,

NOTARY PUBLIC,

CONVEYANCER, &c.,

CAMPBELLTON, N. B.

May 5, 1879.

WILLIAM MURRAY,

Barrister & Attorney-at-Law,

NOTARY PUBLIC,

CAMPBELLTON, N. B.

OFFICE—MURRAY'S BUILDING,

WATER STREET.

May 1, 1884.

J. D. PHINNEY,

Barrister & Attorney at Law,

NOTARY PUBLIC, &c.,

RICHMOND, N. B.

OFFICE—COURT HOUSE SQUARE.

May 5, 1884.

SEELY & McMillan,

BARRISTERS &c.,

77 PRINCE WILLIAM STREET,

St. John N. B.

Geo. B. Smyth, T. H. McMillan.

\$200,000 in presents given away. Send us 10 cents postage, and 50¢ will mail you a work that will at once bring you in money faster than anything else in America. All about the \$200,000 presents with each box. Agents wanted everywhere, of either sex, of all ages, for all the time, or spare time only, to work for us at their own homes. For all workers absolutely secured. Don't delay. Write to Seely & Co., Portland, Maine.

Store to Rent.

THE STORE recently occupied by Mr. Donald Morrison, situated in the ADVO CATE building, possession given immediately. For particulars apply to W. & J. ANSLAW, Newcastle, Feb. 10, 1884.

DR. McDONALD,
PHYSICIAN AND SURGEON.

OFFICE AND RESIDENCE

Corner Duke and St. John Street.

Opposite Canada House.

CHATHAM, N. B.

CHATHAM, June 3, 1881.

DR. T. W. POMROY,

295 CUYVESANT ST.,

NEW YORK CITY, U. S.

Persons wishing to consult the Dr., and unable to call on him personally, can do so by letter.

Aug. 24, 1883.

DR. M. F. BRUCE,

Ophthalmic and Aural Surgeon to

ST. JOHN GENERAL HOSPITAL.

OFFICE—202 CUYVESANT ST.,

ST. JOHN, N. B.

Dec. 17, 1878.

CANADA HOUSE,

CHATHAM, N. B.

WM. JOHNSTON, - Proprietor.

CONSIDERABLE OUTLAY has been made on this house to make it a first class Hotel, and

travellers will find it a desirable temporary residence both as regards location and comfort.

It is situated within two minutes' walk of the steamboat landing. The proprietor returns thanks to the public for the encouragement given him in the past, and will endeavor by every effort to maintain the same in the future.

Good Stabling on the Premises.

May 12th, 1878.

ALEX. L. WRIGHT & CO.,

MANUFACTURERS OF LUMBER,

BERRY'S MILLS, N. B.

All kinds of Lumber constantly

on hand.

SPRUCE, PINE, HEMLOCK AND HARDWOOD

(LATHS, FALINGS, SHINGLES—PINE,

SPRUCE AND CEDAR, PINE

CLAPBOARDS.

Lumber Planed & Matched.

ORDERS SAUN TO DIMENSIONS,

March 10, 1885.

WILLIAM RAB,

BLACKSTONE BUILDING,

UPPER WATER STREET, N. B.

ITALIAN, Sutherland Falls, and

Rutland Marble.

GRAVE STONES & MONUMENTS,

a different grade of Marble, and Brown

Stone, from Goodfellow's Quarries, South-east.

A small lot of finished work in Monuments

and Tablets from Boston.

RED GRANITE from St. George, N. B.,

when ordered.

Ceiling and Partition Stones on hand.

Chatham, June 3, 1884.

North River Fish and Game Co.,

WHOLESALE

COMMISSION DEALERS,

and shippers of all kinds of

FRESH FISH,

Lobsters, Green Turtles,

Terrapin, Game and Poultry.

Stands 1, 2, 3, 4, 7, 8 and 9,

PIER 24, NORTH RIVER,

NEW YORK.

The largest freezing capacity of any one firm in the business, and the only one which has its freezers in direct connection with the stands.

August 1, 1885.

W. & J. ANSLAW,

Newcastle, Feb. 10, 1884.

S. L. STORER & CO.

SUCCESSORS TO CHAPPEL & STORER,

WHOLESALE COMMISSION DEALERS,

and Shippers of all kinds of

FRESH FISH,

LOBSTERS, TURTLE, ETC.

16 Fulton Fish Market, N. Y.

Mammoth Fishers, 226 Front St. East.

SAMUEL L. STORER, GEORGE H. CASE,

KILBURN POWER.

July 18.

R. R. POSTER & SON,

MANUFACTURERS OF

CUT NAILS AND

TACKS, BRADS,

FINISHING NAILS,

SHOE NAILS,

HUNGARIAN NAILS, &c.

Office, Warehouse and Manufactory

GEORGES STREET, ST. JOHN, N. B.

April 10, 1882.

APPLES.

Parties in need of APPLES for the Winter

will find at my Auction Rooms,

CARTER'S BUILDING, NEWCASTLE

from this date, an excellent lot of all the

Well Known Keeping Varieties,

from which to make a selection.

Special Terms to Dealers.

WM. STABLES.

Newcastle, Oct. 10, 1884.

WINDSOR'S DELICIOUS

RASPBERRY & STRAWBERRY

JAM!

In cases of each one dozen Pint, Quart and

Half Gallon

GLASS JARS.

Guaranteed equal if not superior to any in the

market. For Quotations.

JOHN WINDSOR.

Pettit Roher, N. B., Oct. 20, 1884.

CHANDELIERS!

HALL AND LIBRARY LAMPS,

IN BRASS AND BRONZE.

Table Lamps, All Sizes,

Decorated,

SHIP AND HAND LAMPS,

BURNERS, CHIMNEYS, ETC.

J. R. CAMERON,

64 Prince Wm. St.

St. John, Sept. 5, 1884.

Apples. Apples.

CHARLES DONALD & CO.,

79, QUEEN STREET,

LONDON, E. C.

Will be glad to correspond with Apple

Growers, Merchants and Shippers, with a

view to Autumn and Spring business.

They will also give the usual facilities to

customers requiring advances.

August 6, 1884-8m.

NO MORE NAUSEOUS PILLS!

A LONG-FELT WANT SUPPLIED.

Campbell's Cathartic Compound is adapted for the cure of Liver Complaints and Bilious Disorders, Acid Stomach, Dyspepsia, Loss of Appetite, Sick Headache, Constipation or Constancy, and all complaints arising from a disordered state of the stomach or bowels.

Children like it! Mothers like it! Because it is agreeable to the taste, does not occasion nausea, acts without griping, is certain in its effects, and is effective in all cases.

Sold by all Druggists and Medicine Dealers. Price, 25 CENTS PER BOTTLE.

DAVIS & LAWRENCE COMPANY, Limited, Wholesale Agents, Montreal.



Cures RHEUMATISM.
Cures DIPHTHERIA.

Also Cures

Rheumatism, Headache, Neuralgia, Toothache, Gout, Gravel, Sciatica, Stiffness, Sprains, Burns, Scalds, Cuts, Bruises, Erysipelas, Colic, Dropsy, Hoarseness, Bronchitis, Numbness of the Limbs, Stomach and Bowel Complaints, and all diseases arising from a disordered state of the system.

Price 25 CENTS PER BOTTLE.

Prepared by J. B. BRIDGEWATER, N.S.

Also Cures

Rheumatism, Headache, Neuralgia, Toothache, Gout, Gravel, Sciatica, Stiffness, Sprains, Burns, Scalds, Cuts, Bruises, Erysipelas, Colic, Dropsy, Hoarseness, Bronchitis, Numbness of the Limbs, Stomach and Bowel Complaints, and all diseases arising from a disordered state of the system.

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Price 2

at as the Government, when on the other side of the house had dealt out to administration. He spoke of the questions moved by the Attorney General when in opposition as the platform of his party and charged him with violating nearly every one of them, with rolling up the public debt and with failing

r. Adams—Not but Mr. Inspector whom you dismissed, did.
r. Ritchie—He was not dismissed.
r. Adams—You forced him out.
r. Blair—State what Mr. Crockett

r. Adams—I cannot, but he arraigns the policy of the late Government.

r. Adams then spoke of the timber plantations, which he said placed the lands of the country in the hands of a few individuals. He thought the license to plant should be appealed to the Privy Council. He said the Government had nothing to do with getting the Eastern

When the paragraph relating to Education had been reached, the Attorney General said it had not been customary his house to make charges against members of the Government who could

ood that Mr. Adams wished to con-
the impression that the Chief Super-
ndent had been making attacks upon
ate administration. He thought that
r. Adams was not able to give the
tionable remarks which he had
ved Mr. Crocket with using, it must
concluded that he had made his
ce without really knowing the facts

Superintendent deines having made political speech or one having political views. The Address then passed, whereupon the House adjourned.

FREDERICTON, Feb. 27.

After the reading of the journals, bills and fisheries act, 1884, and to establish

The following notices of motion were
by Mr. Adams: For correspond-
etc., in reference to appointment of
Maxwell as provincial engineer; for
of contracts with the Northern &

well touching the Northern & Western Chatham Junction and Doc Island; also for correspondence between the Government and the Northern Railway respecting the change of location; also for a statement of the amounts to the Northern & Western Railway; also for correspondence touching the seizure of lumber on Little River

ing to Nelson bridge, for the correspondence, &c., in reference to Indiantown
injunction, for a statement of de-
indebtedness of the province from
1884, inclusive; for correspon-
&c., in reference to the Frederickton
for seizures for nonpayment of
age in Northumberland in 1883 and
for copies of correspondence relat-

by Mr. Wetmore; for corresponding the eastern extension, also touching that part of the Northern and Western railway between Port of Spain and Boiestown, also a statement of the ways subsidized by the Province; and Mr. McManus, for a statement of the ways from Robert Ellis of Bathurst for an account of the same.

following committees were appointed:

Agriculture—W. Hetherington, J. H. Perley, White, Hibbard, Quinton, Burchill, Colter, Moreton, Humble, Leblanc, McManus, Labillois, and

Public Accounts—Thompson, Mc-

Corporations: Ellis, Leighton, Baird, and Moreton.
Law Practice and Procedure: Blair, Mitchell, Stockton, Wet-Hanington and McLeod.
Attorney General introduced bill
vide for the intervention of the
in which, as in several other cases

DERICTON, Feb. 28.—After the reading of the journals and the second reading of the bills, the Provincial Secretary laid on the table the report of the Provincial Lunatic Commission, a statement of the public debt :

McLeod gave notice of resolutions for a return of bonded and floating of the province; also for detailed of the balance due on account public works on January 1st.

Attorney General said as the bill went to the government would have been for the use of the House.

themselves pleased that the Government would have it printed. Wetmore introduced a bill to amend relating to County Courts. Ellis introduced a bill to abolish legislative Council. Provincial Secretary submitted a bill from the Lieut. Governor and a formal motion on going into

Chambers, St.	\$150	
	75	
Chambers and Lib.		
St. John,	300	
	150	\$ 675 00
are,—Stock Farm,		7,000 00

...ies,	14,300 00
Dumb Institutions,	2,000 00
n-School Houses Poor	
istricts,	1,500 00
n of Fisheries, Exhi-	
n and Navigation,	3,750 00
nts,	5,000 00
temporary loans,	3,000 00
re,—Librarian,	\$500
nce on Library,	60
for Library,	1,000
	1,560 00

of Assembly,	3,020 00	
Asylum,—Maintenance,	40,000 00	
History Society,	250 00	
Hospital,	2,000 00	
Printing,—		
FY,	11,000	
Consol. Stat.	2,500	
Work,	1,500	15,000 00
Works,—		
Roads and Bridges,	95,000	
Navigation,	5,300	

the Board of		
cs, 31st Dec., '84	4,536	
aneous,	2,850	120,686
		75,000
ociation,		800
nd Railway Inspection,		2,500
rown Lands,		3,000
expenses,		3,000
		<hr/> \$299,461

[illegible]

Correspondence.

To the Editors of the Advocate.

Sirs—The letters which you have kindly permitted me to publish on the important subject of the Canada Temperance Act, have had for their object to discuss (1) the attitude which the majority of that body have thought fit to assume towards the requirements of the law, (2) the legal competency of the same body to pass measures authorizing the several members to execute a repeal of the law, and (3) the character of the resolution adopted by the body, and to give effect to the desire for a repeal. I presume it will be universally admitted that the positions which I, in common with all law-respecting people, have maintained in the matter, are unassailable. No one will be found to agree with the spirit which prompted the champion of the Council to call the petition presented by friends of the Act "an insult to the Council." No one will maintain that the Council had any constitutional right to pass their resolution looking towards the repeal of existing laws. As to the resolution itself, it has already been sufficiently before the public, and there is probably no person of opinion on the question whether it is worthy, either in form or substance, of a grave, earnest, conscientious, deliberative body.

It was necessary that these important matters should be dealt with, though the task of articulating in public even freely in their public character is an invidious one, and necessarily draws upon the critic much obloquy and reproach. However, the task is done and the problem will in the meantime not need to be again taken up. If, in the course of the discussion, the author of the letters signed "Michael Whelan" has developed mental and moral obliquities, I am not more self-contradictory and inconsistent than the majority of statements and arguments were ever thrown together over the name of any one man; and if the resolution before the Council is thrown in, the collection must be decided to be absolutely unparalleled. One would suppose that it was the work, not of one, but of several minds, mutually unopposed, incompatible, and repugnant; and that the authors had lived in different parts of the country, without opportunity to consult one another, and each one making up one another's statements as unreasonable and incredible as possible.

Here are two or three random specimens. He assumed in his resolution that the Scott Act was law and needed repealing; next he says that the Scott Act "was superseded by the License Act of 1883," (and on this point his language in the first letter implies that he knew or at least that I ought to have known the alleged fact before the resolution was passed in the Council), and "all the provisions of the License Act of 1883" are "repealed by those of the Scott Act." He says in his first letter: "The Supreme Courts have decided that the provisions of the License Act have been repealed by those of the Scott Act," but when he learned somehow that the Supreme Court of Canada had decided against the License Act and in favor of the Scott Act, he explains that he "referred to the decision of that Court," and that the pertinent acts, are these intermeddlings of the Federal Government with provincial rights." And so on, and so on, and through a mass of invocations and intricate and self-contradictory intermeddlings in an unmanageable confusion.

The author of these letters has stumbled into every possible pitfall lying in his way. One instance will suffice to illustrate his intellectual and moral adaptability to the role he has tried to fill. To prove that the Scott Act "was superseded by the License Act of 1883," he referred in his first letter not only "to the late decision of the Supreme Court of Canada and New Brunswick" (which he evidently thought were one decision, "or at least in agreement," instead of being opposed to one another), but also "to the admission of the Premier on the floor of the House of Commons." Now I tell pretty sure that he knew next to nothing either of the one or the other, and accordingly stated them as they really were and gave the so-called "admission" of the Premier, word for word, from his speech reported in full in the St. John Sun. The quotation marks were, however, inadvertently omitted and Mr. Whelan, thinking that the Premier's statement was mine, felt of it as a matter of course. Here are his criticisms on Sir John Macdonald's statement, to which he had appealed: "to show how that great constitutional lawyer views the situation." "Yes, in the words of Prof. McGurdy, they have decided that the License Act is repealed by the Dominion, and retail and tavern licenses to the Provincial Legislatures." Not the License, proper, or, but the authority to regulate the License. Your sentence cannot be grammatically constructed, but we understand you. Poor Sir John!

But as some of the more optimistic or philanthropic readers of the Advocate still indulge the charitable fancy that Mr. Whelan may possibly sometimes lapse into caution or accuracy upon any matter whatever of nearness or opinion, I shall be obliged to refer to a charge which he makes against me of having taken advantage of an error in the types to ridicule his resolution before a Chatham audience. Upon this groundless charge, of which the very reverse is the truth, he accuses me further of being "mean and unmanly." How accurate he is in this accusation, which common prudence would have dictated to him the necessity of proving before making it in such a public manner, may be inferred from the signed statement appended herewith.

J. P. McCurdy.

Chatham, Feb. 28, 1885.

We hereby declare that the statement made by Coun. Michael Whelan in the Advocate of 25th and in the Advance of 26th inst., to the effect that Rev. Dr. McCurdy took advantage of a typographical error in a published copy of a resolution presented to the Municipal Council by Mr. Whelan to ridicule the resolution before a Chatham audience, is not correct. Having been present at the meeting in which Dr. McCurdy criticized the resolution, and also to the temperance petition, and, as to the error in question, I can only say such a statement was made by Mr. Adams and that it was proven untrue. Mr. Adams and Prof. McCurdy may be left to settle the question of accuracy between them. Some gentlemen have very convenient memories, but whether it was a falsehood or a mere inadvertence the public can judge.

COUN. ADAMS AND PROF. McCURDY in re THE SCOTT ACT.

Messrs. Editors—As your space is limited, and since "brevity is the soul of wit," I will be brief this time. I will "boil it down." In reply to the first and second sections of Mr. Adams' letter I refer that gentleman and the public to the official report of Mr. Adams' utterance on the subject, and also to the temperance petition itself, and as to the error in question, I can only say such a statement was made by Mr. Adams and that it was proven untrue. Mr. Adams and Prof. McCurdy may be left to settle the question of accuracy between them. Some gentlemen have very convenient memories, but whether it was a falsehood or a mere inadvertence the public can judge.

The remainder of Mr. Adams' letter only serves to support my position, and for this I thank the gentleman. In reply to his query as to what Act I propose to operate this County and to what system of license we should return, I have only to say that if the Scott Act is not a fraud let it be enforced. Let the people judge. In that event I presume we should have what remains of the License Act.

MICHAEL WHELAN.

New Advertisements.

Public Notice.

The undersigned persons within the County and District of Restigouche, having filed their applications for liquor licenses as required by "The Liquor License Act of 1883," for the ensuing license year, I hereby notice that these applications will be laid before the Board of License Commissioners for the said County and District at the meeting to be held, as advertised, in the Court House, in the Town of Dalhousie, on TUESDAY, the 24th day of March inst., at the hour of twelve o'clock, noon, when certificates for licenses will be granted on all applications meeting the requirements of the Act, and the description of license applied for, and the locality where each applicant proposes to sell.

J. S. BASSETT, Chief Inspector of Licenses.

Chief Inspector of Licenses.

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Chief Inspector of Licenses.

New Advertisements.

LOST! LOST!

On the 1st inst., between Blackville and Derby.

A Fur Coat.

Any person giving information of the same will be suitably rewarded by

DR. FREEMAN.

March 3, '85.

DR. FREEMAN.

DR. FREEMAN.

DR. FREEMAN.

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