

is the sale of the St. John Suspension Bridge.
FREDERICTON, April 6.
Mr. Covert, in pursuance of notice, moved for papers, correspondence, etc., relating to resignation of Charles A. Everett, late Chairman of School Trustees, St. John.
The Attorney General recommended assessment bill, rider in chair.
There was some discussion on the percentage of assessment to be allowed as expenses of levying and collecting.
Butler said fifteen per cent should not be allowed, excepting in the years when the assessors were required to travel over the parishes.
Davidson thought it should in no case exceed ten per cent.
Woods was of the same opinion.
Phillips thought a sum not exceeding fifty per cent was not too much.
Mr. Smith said he thought the matter should be left together with the Sea Stairs, and Burns expressed the same opinion.
Mr. McKay argued that fifteen per cent would be too high a figure at which to set the maximum, excepting when the assessors were required to traverse the parishes.
Mr. Ryan favored the matter being left within the control of the assessors.
LEGISLATIVE COUNCIL.

FREDERICTON, April 3.
By a typographical error the Hon. Mr. Chandler was made to state that the sum to be raised for the erection of the King's County Almshouse was \$40,000. It should have been \$4,000.
The bill to provide for the establishment, maintenance and management of Reformatory and Industrial Schools was committed, Hon. Mr. Seely in the chair.
The bill being read, some Mr. McInerney moved two additional sections in amendment providing in effect that persons committed to the reformatory shall be allowed the spiritual advice and ministrations to which they may be entitled, and that the reformatory shall be given in private; such clergymen to have the right in case of the serious sickness of inmates belonging to their denomination to have free and unobstructed communication with them. Also, that the managers of said institutions shall not be held liable for any loss or damage sustained by them in the first day of each week, sometimes between the hours of 9 a. m. and 5 p. m., when clergymen of the denomination to which inmates belong may visit, and, in cases of sickness, such clergymen to have the right to visit the institutions at any hour and that they shall have all proper facilities for the discharge of their duty, providing also that the officers of the institutions shall not attempt to interfere with the religious belief of any of the inmates. He hoped these amendments would receive a fair and honest consideration.
After some remarks from the Hon. Mr. Jones favorable to some amendments, progress was reported and the bill referred to a select committee of Hon. Messrs. Chandler, McInerney, Seely and Hibbard.
The bill to incorporate the County of Northumberland came up for a third reading, when Hon. Mr. Young moved an amendment that the Sheriff of the said County of Northumberland as here provided in this Act coming into operation do and perform all duties by him required to be done under the Act of Assembly, 1874, Chap. 55, in like manner as if a sheriff had been appointed by the Governor in Council for the incorporation of the said County. The amendment was adopted and the bill passed.
The bill to incorporate the County of Gloucester came up for a third reading, on motion of the Hon. Mr. Chandler, amendments were made to the bill, which were adopted, and the bill passed.
The bill to amend the Act relating to the Municipalities, with amendments thereto.
Hon. Mr. Hibbard spoke against the amendments.
Hon. Messrs. Seely and Chandler supported it, and it was finally passed.
An amendment was moved that the word "shall" be changed to "may" in the bill, which was adopted, and the bill passed.
The bill to amend the Act relating to the Municipalities, with amendments thereto, which have been previously announced.

FREDERICTON, N. B., April 3.
The Wild Land tax bill was committed, Hon. Mr. Seely in the chair.
Hon. Mr. Hibbard warmly supported the bill, dwelling especially on the heavy burden that the tax of six cents per acre laid on persons owning large tracts of unimproved lands, equal, he held, to one per cent of their whole value—a tax greater in ratio than all the taxes imposed on Fredericton, St. John, or Woodstock, and in addition these lands had to bear all the legitimate rates for general county purposes, including the school tax. He complained of the mode in which the tax on lands owned by himself was expended, in laying out roads by Commissioners who fixed their own prices and choked off all competition. He then described the poverty of large tracts of wild lands in Charlotte, and said he would be willing to sell all the lands he owned, which he had bought for 30 cents, at 25 cents, per acre. The taxes imposed a heavy burden on lumbering owners of the most barren of businesses. Adverting then to the system of disposing of lumber lands he argued that it would be better to sell all the lands not yet disposed of for 45 cents an acre. If the money was put out at interest and not squandered, it would yield an amount, he thought, six times as much as the lands would six years hence under the present real estate management. After dwelling on the injustice done under the present act by exempting owners of large tracts of land from the tax if they resided in the parish in which they were situated, and leaving untaxed tracts

with in 200 acres, he expressed his gratification that the other branch had reduced by passing this bill the tax to half a cent, and hoped that in a few years they would take the other half cent off also.
Hon. Mr. Lindsay, in the course of remarks in opposition to the bill, expressed on private property should be made by the land jobbers of Charlotte of the burden of tax on wild lands, when only a few years ago they had offered to buy all the waste land in the Province, and give \$100,000 a year. He said that a great deal of the land in Charlotte had been purchased by the present owners since the tax on wild lands had been imposed, and he went on to show that by the increase of the price of stumps and the abolition of the export duty they had been increased in value. He strongly advocated the imposition of the tax on wild land, and he would go for increasing it, showing from the past history of Canada and P. E. Island how the progress of the country had been retarded by business tracts of land having been granted to individuals and locked up, and from having fallen into the hands of land sharks. He was surprised the bill should have passed the other branch. After some remarks from Hon. Messrs. Hanington and Beckwith progress was reported.
First of Waiting.
It is stated that one of the Madigan boys who has been out on bail for a cutting and stabbing affray some time ago, has become tired of waiting the course of the law, and has fled into the States.
Second Out.
Out of the 365 names of voters in King's Ward 146 are scored out for non-payment of taxes. In Queen's Ward the number is 143 out of the list of 783, but in Duke's Ward only 83 out of the 301 have been neglected to pay tribute. Whether this paying up in Duke's is due to the candidates or the people themselves is not definitely known.
How are your poor old bones?
Thoughtless people never stop to consider that a weakened condition of the nerves begets the approach of more formidable diseases; that already the hand of Death, may, this moment, rest upon the one to whom these frivolous words may be addressed. That being a fact, let us fortify the system by taking a few bottles of the "Nerve Cure," which you will never regret it. Sold by all Druggists.
What cost sixty dollars.
John Glen, Thomas Malpas and Thomas Dealing were charged this morning with an assault on Eliza O'Brien. All the parties live around Brussels street, and Dealing is only fifteen years old. They pleaded guilty to the charge, but said that O'Brien had provoked them to do it, and that they would pay him \$25. It would have been cheaper for them to have done this as they were each fined \$30 with the alternative of two months jail.
A Business Alliance.
Mr. G. A. White, of St. John, is now in the city obtaining subscriptions for a "business alliance" to contain historical sketches of St. John, a list of its residents, and notices of our prominent men and institutions. A circular was issued by Mr. C. P. Roberts, and published by Mr. White, has been published in English, and besides containing a variety of interesting information has proved itself a good advertising medium, and the one now in completion will probably be equally successful in this city.

An Alleged Robbery.
About two o'clock this morning the police on duty on the Broad's Point beat heard a cry of "robbery," and running up to that part of Prince William street between St. James and Bethelias st., found Matthew Murray lamenting the loss of eighteen sovereigns, of which he alleged one had been taken by a man who he called "Bob," as Murray was "very nervous" as regarded robbery he was taken to the Lower Cove station and Bagin was also taken to the same place and searched, but as only a dollar was found on him he was discharged. This morning Murray repeated the story of the robbery, but alleged that two men had knocked him down and taken the money. The police stated that Murray is always harboring under an hallucination of this kind when drinking, and that no credit was to be given to his story. Murray was fined \$4, or 3 days jail, for drunkenness.

Our Grand Opening
NEW MANTLES
JACKETS
WILL TAKE PLACE ON THURSDAY, APRIL FIRST.
When the Latest Foreign Designs
WILL BE SHOWN.
MANCHESTER,
ROBERTSON
& ALLISON.
mail. New Preston, King Street.

Christmas Goods.
CHRISTMAS GIFTS.
MR. MARSTER'S
PROFESSIONAL PHOTOGRAPHER.
COR. KING AND GARDNER STREETS.
Is a first-class place where you may rely on getting your own picture or have those of friends.
Enlarged and Framed.
In the Latest and Best Style.
150 CWT. COFFEES, now landing.
MASTERS & PATTERSON,
19 South Market Wharf.

NEW HOSIERY!
Second Edition.
JUST OPENED:
ONE CASE
SPRING AND SUMMER
HOSIERY
In Great Variety, at
LIKELY,
CAMBRON,
& GOLDING,
88 KING STREET.

SHIPPING NEWS.
PORT OF SAINT JOHN.
ARRIVED.
April 5—Brit. Corby, 214, Bonar, for Cape Cod, Melanville & Wilson, 5413 B. Board, Sch. James A. Potter, 318, Ogier, for Matanzas, 713 shooks.
BRITISH PORTS.
ARRIVED.
At Liverpool, 2nd inst. Lillie Seaward, Gooker, from New York.
At London, 2nd inst. Crest of the Wave, Harris, from Boston.
At London, 2nd inst. 14, Reunion, from At Grand Bank, 27, 31st inst. Ash Grove, hence, and sailed for P. E. Islands.
ENTERED OUT.
At London, 2nd inst. Monmouth, White, for St. John, N. F.
At London, 2nd inst. Pride of the Isles, Dyer, for St. John, N. F.
SAILED.
From Liverpool, 2nd inst. Villala, O'Brien, for Cape Cod, Melanville & Wilson, 5413 B. Board, Sch. James A. Potter, 318, Ogier, for Matanzas, 713 shooks.
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endeavor to "cut" down our civic expenses, and see that the people get their "home" in the hands of the Council. Mr. Beattie had intended to address the electors at noon, but, fearing that his remarks would have a tendency to unduly excite electors, deferred his speech until a more fitting opportunity.
The bill having been agreed to with exception of portions relating to fees and a few other details progress was reported with leave to sit again.
Mr. McQueen committed a bill to authorize the appointment of a Specially Magistrate and the erection of a lockup in Moncton, Davidson in the chair. Agreed to.
Mr. King committed a bill to explain section 2 of the Act to amend chap. 114, 1876 Revised Statutes, relating to the real and personal property of married women, Cottrill in the chair.
The Attorney General committed a bill relating to the protection of property of habitual drunkards, Ryan in the chair. The mover explained that under its provisions a person interested may file a petition, and said that habitual drunkard is to be served with a copy of such and afforded an opportunity of answering. If allegations are proved an order is to be issued placing the property in the hands of a committee for the benefit of the drunkard or his family. The management of the property may be returned to the drunkard on satisfactory proof of reformation.
(Special Telegram to the Tribune.)
The Supreme Court Bill—Duty on Tea—
—The Pacific Railway.
In the Senate last night the Supreme Court Bill got a second reading. A long discussion will take place when third reading comes up.
The Naino branch of the Pacific Railway, to which there is strong opposition, will be before the Senate this afternoon.
Carriage's decision, as to whether or not he will allow redemption of ten per cent duty on tea has not yet been made public. If it is reimposed there are other deputations in town representing various interests who will also apply for protection.
Concert To-Night.
The Y. M. C. A. concert to-night promises to attract to the seekers of musical recreation.
Post-Telegram to the Tribune.
The Steamer City of Portland, hence for Boston, left Portland at 4 o'clock this morning.
G. M. Robertson leaves for Kentville on the steamer City of Portland, hence for Boston, at 4 o'clock this morning.
A Result of the Election.
Doubtless in Portland last night in honor of the candidates, and generally at the expense of the non-participating citizens of empty benches. One of these vicinities, who found himself deprived of eleven empty four barrels, has made information at the Police Office, and the police have been ordered to investigate the matter and punish the offenders.
Remittance Exchange.
New York, April 6, 1875.
Freights light, unchanged.
Gold opened at 114 1/2, now 114 1/2.
Wheat, light, clear. Three C.
Wheat No. 1, W. Wash, clear. Three C.
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