

MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, MARCH 5, 1885

AT CAPITAL PRIZE \$75.000. #



Louisiana State Lottery Company.

"We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings themwaining and control to a Drawings item-elves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorise the Company to use this certificate, with fac-similes of our signatures attached, in its eleventments?



Incorporated in 1868 for 25 years by the Legis-ature for Educational and Charitable purposes-with a Capital of \$1,000,000-to which a reserve fund of over \$550,000 has since been addred. By an overwhelming popular vote its franchise was made a part of the present State Constitution alopted December 2d A. D. 1879. The only Lottery ever voted on and endorsed by the

It never scales or postpones

Its Grand Single Number Drawings the place monthly. A SPLENDID OPPORTUNITY A SPLENDID OPPORTUNE: THIRD GRAND DRAWING, CLASS C, IN THE ACA-DEMY OF MUBIC, NEW ORLÉANS, TUEBDAY, MARCH IO, ISS5-178th Monthly, Drawing: Capital Prize, \$75,000.

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1 CAPITAL PRIZE \$75,000			batab
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		APPROXIMATION PRIZES,	ent

6,750 4,509 2,250 do do 500. \$265,500 Application for rates to Clubs enlyto the Office of the Company Application for rates to Clube should be made only to the Office of the Company in New Orleans. For further information write clearly, giving ull address. **POSTAL NOTES.** Express Money Orders, or New York Exchange in ordinary etter. Currency by Express (all sums of \$5 and upwards at our expense) addressed **M. A. Dauphin**, New Orleans, Le. or **M. A. Dauphin**, 607 Seventh St., Washington, D. C. Nake P. O. Money Orders mayable and suddress

Make P. O. Money Orders payable and address egistered Letters to New Orleans National Bank,



Cars Golders Patent Flour.
 75 Tube Lard.
 70 Half Chesta Oolong Tea.
 10 Half Chesta Oolong Tea.
 10 Cases Erwon Nutners.
 13 Cases Canad Paches.
 5 Barg Almonds.
 25 Exces Welcome Sosp.
 10 Cases Raw Oll.



13 SOUTH WHAR

A bill respecting international ferries, Miramichi Advance. introduced by Mr. Patterson (Essex), was read a second tume and referred to the committee on commerce. The bill was OHATHAM. - - - MARCH 5, 1885.

advanced and held by evangelical Protes- the 71st Battalion, who are all Freder- Thomas Baird, of Victoria, and Arthur Mr. Wetmore declared that the Attorney icton men. Secretary of State Chapleau, who follow-

ed, presented the French Canadian Catholic view of religious observances in the orning and healthy recreation afterinfringement upon the liberty of subjects, the powers of family and the rights of

Secretary of State's line of argument. Sir John Macdonald held that the point supporters, are Conservatives. Besides, whereupon aken by Mr. Chapleau as to the juris. President Gillespie is a Colonel of the diction of Parliament over the subject Active Militia and it isu't likely he wished to know if it was seriously promatter of the bill was sound. The bil affected civil rights and as such was be-00,000 Tickets at Five Dollars Each. Fractions, in Fifths in prodoction. youd the power of the Dominion Parlia-ment. Had the bill declared Sunday extoning to be a crime it might be dement. Had the bill declared Sunday ex-

ble, but at present the bill was ullra said that inasmuch as they are drawn thought it was desirable to have the Ade bill was lost on a division. r. White (Renfrew) moved the second ing of the bill to amend the patent with the occasion.

On Friday 27th,-

o as to exempt innocent persons the penalty attached to using a pat which, unknown to themselves, has not been bought by the person they purchase from. Several members objected to the bill on the ground that it would in-

of which appears on our fourth page. crease litigation. The House divided and the bill was lost by 57 yeas to 70 nays. New Brunswick Legislature. The House adjourned at 11 o'clock.

- 742 FREDERICTON, Feb. 26. Mr. Robertson introduced a bill to amend the criminal law of Canada. He f

said that burglary had become so common tors and the House was thronged. The that His a crime that he intended to introduce a the Legislative Council:

Quebec from appeal to the Supreme Court Mr. Speaker and Gentlemen of the House Mr. Landry's bill to exempt civil suits in of Assembly: of Canada was ruled to be irregular by Mr.

Mr. President, and Honorable Gentlemen alluded to the fact that the present session been made to abolish the Council and *af the Legislatice Council,* of the Legislatice Council, *"Mr. Speaker, and Gentlemen of the House "Bills*—to authorise the incorporation *That circumstance, he hoped, would con-tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and Gentlemen of the House tary of the speaker, and tary of the speaker, and the tary of the speaker, and tary of tar*

observance, with which he contended ed it was a great offence on the part of On the Speaker resuming the chair the in St. John and that Mr. Stockton was to accept an once it was not because nothing had been done. Sunday excursions interfered. His argu- the Government to select the Military writs issued to the counties of Victoria be promoted. He thought the government and views were those commonly School men instead of men belonging to and Sunbury and the return of George ment could not make a better selection.

Glasier, of Sunbury, were read and these General had not extended anything like Now, all this shows that the papers members were introduced by the Attor-referred to are not only hard to please, How Mark Mitchell introduced by the Attor-ney General. How Mark Mitchell introduced by the Attor-three years. He could hardly blame him would be ready for circulation at an early day. The only paragraph in the speech. referred to are not only hard to please, ney General. but very hard pressed for something

amendment of the Fisheries Act of 1884. time concessions to the then opposition, over which to grumble at the Local

bill as one which was commendable upon less attractive than in other years. member of the Assembly and acting ou from one of the St. John papers. He social and moral as well as religious Moreover, the Government is not made that constitutional usage he presumed that thought the change in the fiscal year was grounds, and criticised adversely the up on party lines for its President, Hon. no difficulty had been found in selecting not beneficial, thus postponing the meet-

HON. MR. BLAIR

from all parts of the Province, their corps was properly selected to take part the regular business could be taken up in the honors and duties connected promptly.

Mr. Adams said many members were absent.

cur in Mr. Wetmore's request

MR. STOCKTON was approved of by the government. then began his address. Alluding to the What was the use of economy when it did illustrated his point by statistics from visit of the Governor General, he regret- uot assist the people?-they had no more Ontario. The leader of the Opposition The beautiful weather, this afternoon, ted that to season had not been favor- money for their roads and bridges. The had dealt with the question of compuldrew out an enormous crowd of specta- able for to tevent. It was a good sign salaries of the teachers were small enough sory education very gingerly, but when contenery had, thrown aside already, and the reduction made by the he spoke of making Fredericton a scape guard of honor was furnished by the I. S. the fuss a feathers of officialism to give government in many cases had to be made goat the inference would seem to be that measure to make the crime of burglary punishable by imprisonment for life. There were discretionary powers in the *Mr. President and Honorable Gentlemen of*

> people should be to develop the agricul do for older countries such a system would Act, as he seemed to favor an appeal to tural capabilities of the province. He had produce grievous hardship and incon- England in order that the Legislature might been astonished, on a recent visit, at the venience in this province. It was rumor. possibly be deprived of some of its pow-

> vince. En passant he thought photographs and not to the present government for se. party. He (Blair) thought the matter

pended in a very effective way, not only by the Forestry Exhibition, but by the compilation of a valuable book, which Hon. Mr. Mitchell introduced a bill in because the old government, by granting exception to was that referring to educa-

The Speaker having read the speech of had given the latter a chance to coerce tion. He was surprised at this, because members from their allegiance. He Mr. Wetmore did not oppose the amendthe Lieut. Governor— Mr. Stockton arose to move the address the unit is a peculiar thing that the first interview the address is the members had of the comture of New Brunswick and, therefore, Mr. O'Brien (Muskoka) supported the for making the occasion any for the difference in reply. He said it was customary to select for that duty the most youthful the most youthful the difference interest of the address of His Honor was sumed to have favored them. It is late in teachers. As the leader of his party he Mr. Gillespie, as well as several of its him. He was about to discuss the address ing of the Legislature and necessitating house upon it. The object of the Governthe rushing through of business. He dement in making the amendments was not plored such hasty legislation. The House would consent to his brothers-in-arms being deprived of their usual place in the opening ceremonies. Respecting nesent one of mere economy, but to get rid of the ranking system, which was universally conceded to be objectionable, and to im. prove the common school system. The Government could fearlessly stand upon the late opposition. Instead of the Legis-lative Council, that asylum for decayed their educational policy and the success which had attended it. Mr. Blair took politicians, being abolished, he had to conup Mr. Wetmore's references as to the gratulate his friend from York (Mr. effect of the changes in the Fredericton Thompson) on his prospective elevation to that body. He did not believe that the grammar school, admitted the reduction of the staff from four to three teachers. government's habit of locking up large tracts of land promised well for the lam-Mr. Killam said all the members had ber interests of the province. He agreed of the law Mr. Wetmore complained of, THE GERMANS, SOCIALLY, is the sub-ject of an interesting article from the pen of Mrs. J. F. McCurdy, and writ-ten specially for the Advance, a portion suffer by taking up the Address, and He did not think the legislation of last other similar schools. He contrasted therefore the Government could not con-session as to the secondary education, the Fredericton and St. John grammar gave promise of gratifying results and schools, showing that the staff was greater in proportion in the former. He further

satisfied that henceforth the aim of the tion in the province whatever it might Wetmore had touched upon the License Game de la consider the following
ment aross, after which the resolution to
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salarise of civil service examiners. The
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service examiners. The
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res to consider a resolution to indicate a swell as his eminent nuess for the high salaries of civil service examiners. The opposition criticized adversely the policy of the Government in allowing a member of the civil services extra pay, as these commissioners were allowed for services afformed during the time which their ordinary services covered. The astound**a starting starti**



IMMENSE BARCAINS Dry Goods Opening! BRITISH AND FOREIGN GOODS DIRECT FROM EUROPE. OR FALL AND WINTER LADIES' BLACK DRESS VELVETEENS,

LADIES' DRESS CLOTHS from 15 c.,

LADIES' DRESS SERGES from 15 c.

LADIES' COL. " LADIES' OTTOMAN DRESS CLOTHS, LADIES' SOLIEL

The Directors of the Chatham Skating Rink

Skating&PromenadeTickets

Skating Rink

FOR THE

Season of 84-5 May be obtained eithor t Mackenzie's Drug Sto

orlfrom the Secretary

Season Tickets-SKATING.

FAMILY TICKETS \$ 6.50 - This ticket will en title d members of a family to skate and promen ade eglivirp for the season, said three members to consist of -

ver) 2nd.—A widowed parent (or a guardian) and wo children (excepting young men of 18 years or

bers of the family (over the three above esignated) will receive tickets (excepting young nen over 18 years of age) at \$1 each. GENTLEMAN'S TICKET, \$4 50, entitles the

older to skating and promenade privileges for the season, All ages over 12 years to be included in this 'asas of ticket holders. LADY'S TICKET, \$2.50, entitling the holder to skating and promenade privileges for the season. All ages over 12 years to be included in this class. CHILD'S TICKET, \$2.00, entitling the holder to skating and promenade privileges for the sea-son in the day time, but will not include evening kating. Ages under 12 years only to be in-

ating. Ages under 12 years only to be in-aded in this class of ticket holders.

Season Tickets-Promenade Only.

GFNTLEMAN'S TICKET, \$2.00 LADY'S TICKET, \$1.00. These tickets entitle the holdens

Monthly Tickets.

GENTLEMAN'S TICKET, \$2.00. LADY'S TICKET, \$1.00. These tickets entitle the holder

These tickets entitle the holder to si promenade publices for the period of a frum date of issue only

Single Admissions.

Single Admission for Skating 25 cts., or Six Tickets (each of which will entitle the holder to one day's skating) for \$1.00. Single Admission to Promenade (Band Nights) 10c Holders of aforesaid tickets will not thereby intitled to Admission on Carnival Nights, as a The Rink will, at all times, be under the supervision and control of two members of the Boar vision and control of two members of the Board of Directors, assisted by a commetent Janitor, and probger order and discipline may be relied upon, and good behaviour will be strictly enforced. The Rink will be opened on Mondays, Tuesdays, Thursdays and Fridays at 1 p.m. and close at 10 p.m. On Saturdays it will open at 10 o'clock

and close at 6 o'clock p. m., intermission one hour each day between 1 & 2 and 6 & MUSIC

WILL BE FURNISHED BY THE

Chatham Brass Band

Iwo evenings eachweek from the opening of th

the table in the Commons this evening.

. 1,500 . 1,500 . 22,000 . 12,000 . 20,000 . 1,400 . 7,500

en post office.

900 Barrels Peacemaker, Ten Rose, White Duck.
 900 Barrels Peacemaker, Ten Rose, White Duck.
 900 Barrels Peacemaker, Ten Rose, White Duck.
 900 Barrels Olive Branch.
 500 Barrels Olive Branch.
 1000 F. P. E. I. The vote of \$1,500,000 rs 100,-100 rs 110 service.
 1000 for P. E. I. Railway is 200,0000 rs 100,-100 rs 110 service.
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"Another Exhibition, at which all the of the opposition had termed the Govern- from the expense, he thought the Govern- bers of the Legislature had not been able

to decide whether the contract was a fair one or not. Proceeding, he argued at length on the constitutionality of the act. "Another Exhibition, at which all the Considerable debate followed, during which several Quebec members urged that the bill was an infringement of provincial rights, and Mr. Curran moved the six months hoist. "Mr. Mills also opposed the bill on the ground that it interfered with provincial night. The house divided, but not pro-political lines, on the amendment, which as was lost by 64 yeas, 74 nays. The bill make time of the Secondary Education, a stall and the brows divided the the system might not be rendered still more complete make time of the secondary Education, a shall ask you to consider whether the system might not be rendered still more complete make time of the secondary Education, a shall ask you to consider whether the system might not be rendered still more complete the bar woul be rendered still more complete make timely preparation, so that the full make timely preparation of the second time, and the house was read a second time, and the house adjourned at 10 o'clock. The estimates for 1885-6 were laid upon The estimates for 1885-6 were laid upon

"The decision of the Supreme Court of an infringement on a time-honored prac- thought they had selected a very bad time The total estimate submitted for expen-diture on account of consolidated fundis \$33,757,032, an increase of \$1,288,462 The house took recess till 7.30 o'clock. After recess, Mr. Wetmore resumed \$31,757,032, an increase of \$1,288,462
ouer last year, and when the supplementary estimates, which will undoubtedly be heavy, are brought down, the total will have been swollen to \$33,000,000, the beaviest since confederation.
On capital account the expenditure is estimated at \$10,497,726. The latter includes the loan to the Canadian Pacific of last year, which was chargeable to capital account. The expenditure for the capital account. The expenditure for the gase, authorized by statute, is \$4,460,326
on capital account. The expenditure for the gase, authorized by statute, is \$4,460,326
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on capital account and \$10,609,199 charge-able to income, total \$15,069,525. The appropriations for New Brunswick and other Maritime Provinces include an enor-to its provisions, as I believe they will be to react out of the action of the Legislative coun-cil. I invite your careful consideration to the set of the action of the Legislative they will be to its provisions, as I believe they will be to its provisions, as I believe they will be to its provisions as I believe they will be they approve the interval to the they approve the interval to the they approve the interval to the the they approve the interval to the they approve the interval to the the they approve the they approve the they approve the they approve they approve the they approve they approve the they approve the they approve the they approve they approve they approve they approve they approve they Mr. Stockton said that was probably councillor a fishery commissioner. He why his hon. friend would oppose the bill spoke in warm praise of the Governor

other Maritime Provinces include an enor-mous amount, which is unexpended from the estimates of last year, and in some provinces the new vote is insignificant. For public works chargeable to income, the new appropriations exclusive of re-insted MV Government has pressed for the new appropriations exclusive of re-

"Mr. Speaker, and Gentlemen of the House in the main, rest on their own merits. the preceeding speaker. Before doing so

 Two evenings eachweek from the opening of the mession.
 St. John nuisson houss.
 1400

 Notice of the Rith being open for Skating will green bhoisting the Rin Flag as wellas by Jodgers.
 1400
 Imm. Speaker, and Gentlemen of the Hous Jodgers.
 Imm. Speaker, and Gentlemen of the Hous Jodgers.

 GEO. WATT, Secretary.
 D. FERGUSON, Secretary.
 The income and Expenditure for the past year, and prince Edward Island of \$44,200
 Imm. Speaker, and Gentlemen of the Hous Jodgers.
 Imm. Speaker, and Gentlemen of the Hous Jodgers.

 3500
 Barrels Jupiter, Superlative, Victoria, White Star and People's.
 On three parts thus the gars the set in the speaker.
 The income and the requirements of the speaker.
 Mark Schull be carfelly garded.
 It as a gaestion whether the Dominion govern-ment should not reimburse the local gov-it was laways pleased to hear Mr. Wetmore's ad of \$6,000 for improvements on St. John River. The latter appropriation is divided into three parts thus : \$1,000 on the section from Bear Island to Fredor Work Bounds as the sweet of the speaker.
 It as bin the the work of Railway con-the shoul to three parts thus the public service.

 900
 Barrels Peacemaker, Tea Rose, White Duck.
 S0,000 on the section from Bear Island to Fredor Pain to the

to the Government as the Government, when on the other side of the house, had dealt out to the administration. He spoke of the resolutions moved by the Attorney General when in Opposition as the platform of his party and charged him with to introduce the reforms which he claimed were necessary. He charged the Chie

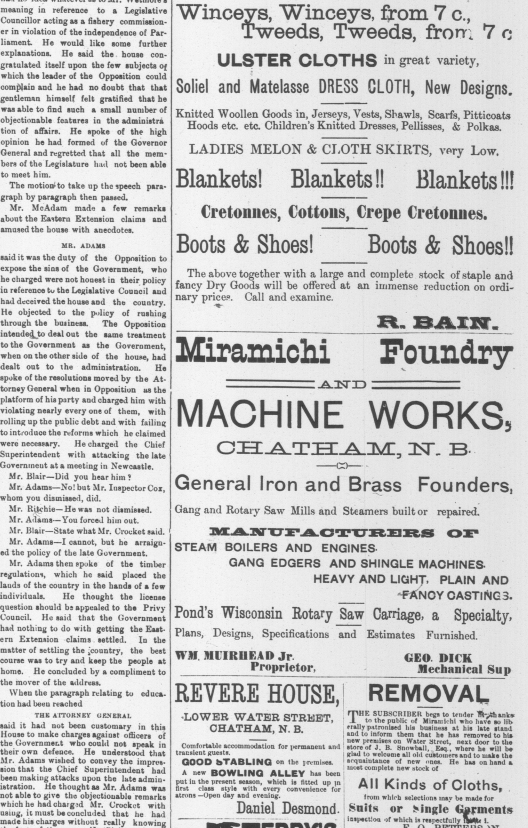
Superintendent with attacking the late overnment at a meeting in Newcastle. Mr. Blair-Did you hear him ? Mr. Adams-No! but Mr. Inspector Cox

whom you dismissed, did. Mr. Ritchie-He was not dismissed. Mr. Adams -- You forced him out. Mr. Blair-State what Mr. Crocket said

Mr. Adams-I cannot, but he arraigned the policy of the late Government. Mr. Adams then spoke of the timbe regulations, which he said placed the ands of the country in the hands of a few individuals. He thought the license

home. He concluded by a compliment t

D. M. FERRY & CO.





GEO. BURCHILL & SONS



Fredericton, N. B., Feby. 28th, 1885. 4h12.

IN CONNECTION WITH THE ABOVE NOTICE

and in thanking my friends and patrons in the Counties of RESTIGUCHE, GLOUCESTER, NORTH-UMERLAND, KERT, WERTMORLAND, and those on the NORTH SHORE OF BAY CHARLEWE in QUEREC, I wish to announce that I have been made direct and exclusive agent for the different strictles hereto

Johnston's First Prize 5 Fan Seed Cleaner and Separator, Root Slicers

UMBERLAND, KENT, WESTMORLAND, and those wish to announce that I have been made direc fore sold by the firm of JOHNSTON & Co., na

Agriculture-Hetherington, Nadeau, Perley White, Hibbard, Quinton, Turner, Burchill, Col ter, Morton, Humphrey, Leblanc, McManus, Le ar, Morton. Hunganoy, Milois and Baird. Public accounts-Thompson, McManus, Glavier, Juinton, Partk. Flewelling, Lewis. Cornorations-Ellis, Leighton, Stockton, Baird,

Morton. Law practice and procedure-Ritchie, Blair, Witchell Stockton, Wetmore, Hanington and Mc-The Attorney General gave notice of motions for the appointment of committees

on municipal bills and bills relating to The Attorney General introduced a bill

o'clock.

tenant Ge

Kings.

to provide for the intervention of the tionality of acts of the federal parliament

causes contributed to render treatment of crown in civil cases, in which the constitu- certain pressing subjects impossible. ST. MARY'S GUILD .- There was a deprovincial legislature is in question. otional Meeting of the members of this

wrestled in each other's embrace for a few of being opposed to one another) but also

The Provincial auditor general's report. The House adjourned till to-morrow at

FREDERICTON, Feb. 27. In the Legistative Council Hon. Mr.] Hamilton moved the reply to the Address, which was seconded by Hon. Mr. Ryan. Its consideration was set down for Mon day, at 2.30 p. m., and the House adjourn-

FREDERICTON, Feb. 28. After the reading of the journals and the second reading of bills, the Provincial Secretary laid on the table the report of the Superintendent of the Provincial Lunatic Asylum. a statement of the Public Debt of

the General Public Hospital, and the report of the Medical Superintendent of that Hon. Mr. Ritchie gave notice of a motion to suspend rules to introduce a bill relat-

ing to the appointment of coroners in the city and county of St. John. Mr. McLeod gave notice of resolution

asking for a return of bonded and floating debt of the prevince; also for detailed statement of the balance due on account

Provincial Government. Messrs. Wetmore and McLeod both The reason for this belief lay in the fact the desirability of their functions being p, m. spoke of the importance of the bill and ex- that the gentleman chosen was thought enlarged, said he would overlook Mr. pressed themselvas pleased that the Gov- to be well qualified to represent Chatham, Watt's attack on him, but advise him to habits, and unmarried. Walker was 25

ernment would have it printed. the law relating to County Courts,

the Legislative Council. message from the Lieut. Governor and the the litter warfare against Chatham in enjoyed, so much so that many warmly

was passed, pext week.]

On Tuesday 3rd-After routine business the house ad-journed until three o'clock to enable his Newcastle friends in matters in which Mr. Flewelling.

On the Speaker resuming the chair-

Mr. Wetmore a bill to further amend to full meetings in outlying districts, the law relating to Rates and Taxes.

Crown in certain civil cases was commit- sonal favorite in the community, posed as ted. The Attorney General explained a kind of political El Mahdi. Because meeting adjourned. that the object of the bill was to prevent Mr. Smith has, for the past ten years, tational questions being taken an active part in public matters, disposed of by contrast without the Crown both local and general and assisted leading Officers, as representatives of the Legisla- men of Chatham in fighting the battles ture and guardians of its powers, had of the community against the Newcastle

organization in St. Mary's Sunday School same as on that occasion. After the ballots were counted at Chatorganization in St. Mary's Sunday Octoor
Room on Monday evening last. After
the reading of Scripture and singing, Miss
E. Winslow being the organist, the pre-
accilled Litary and prayers were said byAfter the ballots were counted at Chat-
ham the Chairman announced the result
and adjourned the meeting to ten o'clock
next morning, in order to afford time for the
envine form No. 2moments and then tumbled over the em-
bankment, which is about six feet high at
this point.to "the admission of the House of Commons." Now, I
felt pretty sure that he knew nothing
whatever either of the one or the other,
and Lacoordingly stated them as they the President, the Rev. D. Forsyth. A returns to come in from No. 2. which the Meeting was closed with prayer to say after the battle was over. Mr. Smith spoke first, referring to the river. and benediction by the President.

reputation of this house stands very high, the N. and W. Railway bonus, comparing head.

nual, which is sent free to all applicants. The Municipal Election.

of the Public Works on January first, in the Municipal Election in Chatham to here"etc. He claimed he had "knocked straightening out matters. The Attorney General said as the bill who consented to offer for the vacancy, by making an attack on Mr. Tweedie

rament would have it printed. Mr. Wetmore introduced a bill to amend bill to amend while it would hardly be worth while to putthe Parish to the trouble of a contest He next repelled the references of Mr. 22 years old. Mr. Ellis introduced a bill to abolish for a councillorship which was only for a mark of the year. Mr. Sinith's candidacy which that gentleman had published in he Legislative Council. The Provincial Secretary submitted a themen in Newcastle who have carried on the Linth Guyerner and the

usual formal motion on going into Supply railway and other matters and they, by congratulated Mr. Tweedie after he had working upon the prejudices of certain defended himself. temperance men and friends of a caudi. Mr. Smith challenged the statement of To the Editor of the Advance : [Proceedings of 2nd will be reported date who was defeated in the October Mr. Watt that he had referred to the SIR,-The letter, which you have kindly date who was defeated in the October Municipal election, succeeded in procuring a "Temperance Alliance" nomination for how wing that Mr. Watt made the assertion the false and yet he was

members to attend the funeral of Hon- the two towns were rivals. Questions latter turned upon him and, in a few words, ments of the Law. (2) The legal competency not bearing on the legitimate issues of the shewed how hollow his pretentions to of the same body to pass measures author election were stirred up in the community exalted business position, etc were. On the Speaker resuming the chair— Mr. McLeod introduced a bill entitled an act to enable city of St. John to accept of the friends of Mr. Watt was very bitter, an act to enable city of St. John to accept of the friends of Mr. Watt was very bitter, the bonds of guarantee companies as sure-in some instances exceedingly uncharitable

ties in certain Mases; Mr. Black a bill to remove doubts re-specting certain marriages. Mr. Wetmore a bill to further and legitimate issues resort to. What are called political "lectures" were delivered Mr. Wetmore a bill to further and the further and legitimate issues resort to. What are called political "lectures" were delivered At the conclusion, Mr. Tweedie was maintained in the matter are unassailably Mr. Wetmore a bill to luttiner amend the law relating to Rates and Taxes. The bill providing for intervention of Chatham public affairs and rather a per-the spirit which the bill providing for intervention of the task and task and the task and t Mr. Carter as chairman, after which the of the Council to call the petition present,

At ten o'clock yesterday morning the election was made.

Letter of Thanks.

cases from the stand-point of the Legisla, represented his opponent as the "tool of premises Chatham, which destroyed his public, and there is probably no diversity collect his debts-his trade is illegal. The

to cause delayand expense to suitors. If "to be left in the gutter where occurred, however, Messrs. James Carter body. It was necessary that these impor- minion to sell and to collect. He drives it cause delay and expense of suffers in the series in the gutter where outputted, inwere, interested themselves tant matters should be dealt with, though a spanking team and is quite a dude. Stop

and was crushed so badly between the and I accordingly stated them as they highly interesting and instructive address Masonic Hall was filled to its utmost tenders of the locomotives that he only really were, and gave the so-called "adwas delivered by G. A. Blair, Esq., after capacity to hear what the Candidates had lived about an hour afterwards. His en mission" of the Premier, word for word, gine fell upon the ice in the Metapedia from his speech reported in full in the St. John Sun. The quotation marks issues of the contest and claiming that the Rioux, the fire:nan, went over the were, however, inadvertently omitted, SEEDS .- Several years ago the extensive , result was a victory of Chatham over those engine and was found some time after. and Mr. Whelan, thinking that the Pre-Seed Honse of D. M. FERRY & Co., of De. who, for years, had attacked its interests, wards lying under the fire box, which mier's statement was mine, fell foul of it AND ARRIVING seed House of D. M. FERRY & Co., of De. who, for fears, and a divergence of the set of t minion, thus avoiding the tedious and vex-atious delays and saving the expense of entering and paying duties in Canada. The over Mr. Donald McLachlan's letter on had also received a cut on the top of the situation." "Yes, in the words of Prof. McCurdy, 'they have decided that whole- Mess Pork, and their seeds are pre-eminently popular, it to the St. Jacob's Oil advertisements Driver Gallant's engine went over the sale licenses belong to the Dominion, and and cheir seeus are pre-eminently popular, as is evinced by 29 years of successful and constantly increasing business. All Mr. Watt made a vigorous little speech and constantly increasing business. All who desire the very best seeds should send for their beautiful and valuable Seed anhad worked in Mr. Smith's interest, de- dent Price was informed of the fatality and construed,' but we understand you. claring that the working men had been an engine with auxiliary car and track. Poor Sir John ! But lest any of the more optimistic or Plate Beef dragged to the poll, to vote for his oppo master Trites and Joseph Moore, locomonent, claiming that Mr. Smith was also a tive foreman, with a wrecking orew re-A remarkable interest was manifested slave "to those who pay and keep him paired to the scene, and commenced cherish the charitable delusion that Mr. Whelan may pessibly sometimes lapse the Public Works on January 1175t, in the Municipal Election in Chatham to here etc. He claimed ne nad "knocked Mr. Wetmore gave notice of a motion fill the vacancy in the County Council the underpinning out of their little game" A singular feature of the collision is that into caution and accuracy on any point for a statement of loans from banks to the caused by the resignation of Councillor and indulged in his usual declaration of in-Loggie, who was appointed a Valuator at dependence. He said "Flanagan and they have sustained considerable damage. obliged to refer to a charge which he Provincial Government. Mr. Wetmore introduced a bill to estab-lish lines in certain cases and gave notice of motion for the appointment of a com-mittee to whom the bill should be referred The Attempor Central data as the bill was presented to Mr. D. G.Smith, The Attempor Central as the bill should be referred The Attempor Central data the bill should be referred The Attempor Central blocked, and in consequence had to back very reverse is the truth, he accuses me was important the Government would it leing thought by nearly everybody that Mr. Tweedie, after speaking on the im- up and remain at Millstream until the of being "mean and unmanly." How was important the Government would is leing thought by nearly everybody that have it portance of the Municipal Councils and portance of from the signed statement appended The men who were killed were of steady | herewith. J. F. MCCURDY. Chatham, Feb. 28th, 1885. We hereby declare that the statement made by Coun. Michael Whelan in the Advocate of 25th inst. and in the ADVANCE Correspondence.

of 26th inst., to the effect that Rev. Dr. McCurdy took advantage of a typograph. Mariners' Tobacco. The Council and the Ganada Tem- ical error in a published copy of a resolution presented by Mr. Whelan to the perance Act. Municipal Council, "to ridicule the resolution before a Chatham audience," is

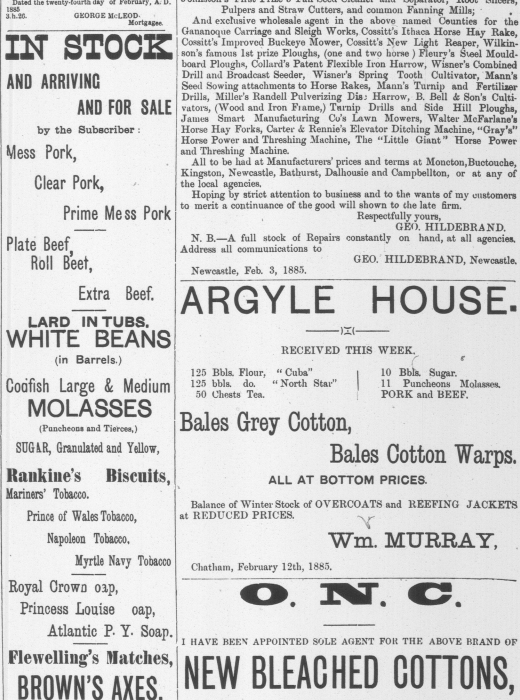
By telegraph to the Miramichi Advance,] Mr. George Watt, who, though a resi-Mr. George Watt, who, though a resi-dent of Chatham for several years, has Mr. Watt again spoke and made such majority of that body have thought fit to of the resolution should not be held reanonsible for the error. E. WALLACE WAITS, (Rev.)

NEIL MCLAUCHLIN, G. STOTHART, D. T. JOHNSTONE, WM. ANDERSON, D. P. MACLACHLAN. izing its several members to agitate for a Another Temperance Letter.

common with all law-respecting people, have Editor Advance-SIR,-I have read Dr. McCurdy and

with usual Supply of question. I have also read your report ed by friends of the Act "an insult to th of the case of Horn and McMurray. If Council." No one will maintain that the jury in this case had decided in favor CHOICE BRANDS formal declaration of the result of the Council had any constitutional right to of McMurray they would have done more pass their resolution looking towards the for the temperance cause than all the let. Flour, repeal of existing laws. And finally, ters Dr. McCurdy and Mr. Whalen could as to the resolution passed by the Councile write from now to next year. The man been afforded opportunity to present the friends of Mr. Wat, the latter gentleman The recent firs on Mr. Wm. Sinclair's it has already been sufficiently before the who sells from a pint to a gallon cannot

a clique," "a man who dare not do any- workshop, building plant and tools, was a of opinion on the question whether it is man who sells from one gallon to a thous-Mr. Wetmore opposed the bill on the thing without instructions from serious matter for a man of his age and worthy, either in form or substance, of a and can collect his. (Such is Law) and he circumstances. As soon as the loss grave, earnest, conscientious, deliberative can send his drummers all over the Do-



hains to a marked pine tree and thence Weei, orty-seven chains to a place of beginning, coa-sining one hundred acres more or less, being a sice of land conveyed from Walter Tracey by Deed dated June 21st. A. D. 1860, rogistered No. .325, Kent County Records Book O, page 207. For terms of sale and other particulars apply

iece of land conveyed from Deed dated June 21st. A. D. 18 525, Kent County Records Bo For terms of sale and other

HAVE BEEN APPOINTED SOLE AGENT FOR THE ABOVE BRAND OF NEW BLEACHED COTTONS. chine. I have placed a large order for all numbers, and expect the first l 98th Prices will commence at63c, and up to 16c. per yard. To ladies wh Cut Nails all sizes.

BE SURE AND BUY THE O. N. C. White Cotton Cornmeal rey Cottons, all widths, all my well known low prices,

Oatmeal, Park and St. Croix Gingham, for spring wear, just received. Now is the time to buy, as all cottom have advanced 3 cent per yard. I will continue to sell at the old prices for the present. SEND FOR SAMPELS.

B. FAIREY, -- NEWCASTLE, N. B. John McLaggan. SOLE AGENT FOR THE O. N. C. WHITE. COTTON.

Lowest Rates FOR CASH.

only he did not know that he would ob- temperance people because they "amelt among Mr. Sinclair's many friends in the the task of criticizing individuals even if all these; make it a crime to be found in such a trade, and you will not have



are passed around the shoulder and women.

iu the very centres of our civilization school boy, and turn his head so com-

of women in Germany are somewhat different from those accorded to them in America. Not alone among the working classes is this observable, but in every circle, on every hand it meets you, and impresses you disagreeably. Woman, among those in modern circumstances as well as among the peasantry, is the principal burden bearer. A tradesman, in nine cases out of ten, expects his wife, besides attending to the household and family duties, to help with the business. She can stand behind the counter and deal s out groceries, etc., or, if his be a busihim, he proposes to her that she open a shop on her own account, or she rents and furnishes a few more rooms than her family requires, then lets these to lodgers by the month, and, in

and attendance she gives her lodgers, she adds very materially to the family