



MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, APRIL 5, 1888.

one Tory candidate in the field, and the with by this bill? They have expended

ators of the Nova Scotis

section and amendment.

amendmen

pany away.

Mr. Phinney would vote against the

Dr. Alward would not object to giving

in that way they would use it to betray pany; Dr. Moore in the chair. Dr. following words, "and adopt a tariff of Stockton referred to some of his previous rates or charges for the transmission of explanations. The bill intended no in- messages over the lines between the points justice. The Bell Company's instruments mentioned, which shall be approved by were not adapted for long distances, and the governor in council."

that company had not intended establish- as he was interested in the bill he would ing communication between St. John and not vote. The vote on the amendment Fredericton, and other points mentioned was as follows :---

Yeas-Blair, Ritchie, Turner, Alward, Hon. Mr. Blair agreed with many of Lubillois, Taylor, Hutchison, Hibbard,

Nays-Mr. Speaker, Ryan, Mitchell, company to substitute new instruments Black, Tweedie, Young, Morrissey, Lefor those in use. He moved that the Blaue, Killam, Wilson Russell, Glasier, section of this bill giving exclusive rights | Harrison, Phinney, Theriault, Quinton, to the N. B. Telephone company be amended by adding the following: son, Burchill, Berrymau, Bellamy-24.

"Leaving to the Bell Telephone Company, Mr. Hutchison moved that the word but not to any lessees or assigns of the "exclusive" in the first line of the 14th said company, or to any person or company section of the printed bill be struck out. either directly or indirectly in the said This was lost, the vote being :-

company's behalf and grant all rights Yeas-Blair, Ritchie, Turner, Tweedie, acquired by the act of assembly, chap, 98, Alward, Phinney, Labillois, Taylor, Hut-

Nays-Mr. Speaker, McLellan, Ryan, pany, butthis saving clause shall be null and void if the Bell Telephone Company shall Blaue, Killam. Wilson, Russell, Glasier, not within 12 months after the passing of Harrison, Theriault, Quinton, Murray, this ast construct and complete, and thereafter maintain, good and sufficient chill, Berryman, Bellamy- 23.

telephone lines of connection between all The bill was agreed to with an addition the points mentioned in the act." the points mentioned in the act." al section, proposed by Dr. Stockton, Mr. Morrisey said Mr. Snowball, who making it impossible for the company.

managed the telephone system at Chat- dispose of its charter without the conser of the lieutenant governor. ham, had no objection to this bill. Speaker Pugsley said there were cases Hon. Mr. Blair committed the bill re-

where the legislature was justified in lating to trial by jury; Mr. Palmer in the granting exclusive rights by giving ex- chair. The bill was discussed at considclusive rights to a company. The gover- erable length by Messre. Blair, Black, Al-Mr. Meige' first attempt to get into charges. The Bell Company had charged Wilson, and was under consideration at Parliament, and his victory was great exorbitant rates. Have the company any 5 30 p. m., when the house attended the beyond expectation. There was but vested rights which will be interfered legislative council by command of his honor the lieut. -governor.

result is a square triumph for the Liber als and a great victory for Unrestricted by this company. This bill does not seek Speaker read a number of bills which his Reciprocity. Unrestricted Reciprocity to interfere with any company's rights in honor had assented to in the legislative towns or cities. He urged many reasons council.

After supper the bill relating to trial in favor of the bill. A favor of the onh. Mr. Tweedie said Mr. Speaker had by jury was further considered, and was made a canvassing speech. The legisla- agreed to with some amendments. MARCH 29. ture in 1882, when they gave cortain

powers to the Bell company, refused to Mr. Burchill moved and Mr. Baird give them exclusive rights, although seconded the following resolution, of

the telephone business was then in its which the former had given notice: the telephone business was then in its infancy. Bell company had spent \$50,000 in establishing its business in this province, and this bill proposed to legislate away that company's rights. The Bell com-pany had begun work in the proper way by working up a city business before ex-tenshing their lines from one city and town tensing their lines from one city and town to the other. He would never vote for such legislation as proposed in the bill. The attorney general's amendment hamper-writing or by counsel, any accusation on such legislation as proposed in the bill. The attorney general's amendment hamper-ed rights of the Bell company and he would vote against the amendment and original section and divide the house, or the centre of that members might be placed on record on the question of giving the N. B. com-pany exclusive rights. Hon. Mr. McLellan said he had no in-

An amendment was moved by Hon. terest in the bill. The Nova Scotia Tele-Mr. Blair seconded by Hon. Mr. Mc-Lellan, referring the question to the committee on privileges, which was carried, Mr. Hanington only voting nav. Hon. Mr. Blair introduced a bill for would be able to crush out a New Brunsthe establishment of District Courts.

wick company unless the latter were given Hon, Mr. Blair then moved the railway subsidies resolution of which he had given notice. According to the reading f the act of 1882 the government had the nower, if they wished to exercise it, to Moreover the committee on corporations aid the companies named without asking in the Nova Scotia legislature have recom- a vote of the house. Under the act the mended the bill and some of the membergovernment could grant the subsidies and merely submit the proposals to the house of the committee are among the incorpor-

The government however did not in.

	NATIONAL BANKS of New Orleans, and	Canadian Active Militia (125 battalions,	avagriance One day shout twolue	mined to build the road, they put their	the United States, while they would re-	Mr. Hanington regarded this as one of
	NATIONAL BANKS of New Orleans, and Ihe Tickets are Signed by the President of an institution whose chartered rights are recognized	Company Officers, and Addresses : House- hold Recipes and Varieties: Family matters	experience.—One day, about twelve years ago, he was at his desk in the	money in it and carried it through	fuse to take any of the others in which	the most important questions that could
	in the highest Courts: therefore, beware of any imitations or anonymous schemes.	o hold Recipes and Varieties: Family matters		against even a formidsble local and	there could be anything like reciprocity	come before the house, so far as our local
		····· ···	Assembly Chamber at Fredericton-	parliamentary opposition, in about two	or interchange between Canada and	affairs are concerned. It was true that we must look after the interest of the creditor
	Scott's Emulsion,	The Subscription price of the CANADIAN	being then the official reporter of	years after they had scattered the chaff,	the United States. They have taken	as well as the debtor, but if we take away
		parter aud printing. We depend ubon E high-class advertisements, of which a limited number only will be inserted.	that body-when a temperance ad-	If there are any men of like ability,	off some articles that they think they	the living of a debtor and hand him over
	Northrup & Lyman's	In ited number only will be inserted.	vocate of the widest Dominion re-	means and serious intention in this	can gain on Canada. That is not the	to the control and whim of a creditor, we
	EMULSION PURE	Rates on application. The CANDOTAN FIRSIDE will be a first- class Magazine in very respect, at a nom- inal subscription.	putation presented to him, for his	Miramichi Bay scheme they will do	way that the Canadian Government	destroy not only the debtor but interfere
	Cod Liver Oil.	g inal subscription.	signature, a petition asking the Do-	likewise. Mr. Adams has sufficient ez-	think the affairs of this country or its	with creditors who desire to deal fairly.
	Und Diver On.	a Single Copies 10cts.	minion Parliament to pass a prohib-	perience in such matters to know how	industries are to be protected, and in	He referred at length to the repeal of the
	Estey's Iron & Quinine Tonic	Those not wishing to subscribe can have a sample copy, and their name and ad- dress inserted in the Age.ts Directory (a	itory law. The writer presented to	it is done, and if he has only the mon-	that the majority of this House and a	old attachment law and to the abolition of
	Nasal Balm, Shiloh's Couga	diese inserted in the Age ts Directory (a	him the fiscal idea and asked how	ied men with him he can have the road	majority of the people will agree with	the dominion insolvency act. He had no doubt that the old attachment law had
	Cure. Tamarac Elixir Cin- galese Hair Renewer	15 cents.	he proposed that the Government	graded this year, for it will not be a	Hon. Mr. Davies pointed out that	produced more insolvency than had any
	-	All Letters and Remittances must be	should provide for the immense	difficult one to build.	the proper construction of the clause	other law on the statute book. He in-
	a full stock of the above just received FRESH at		shortage of revenue that would re-		was that whenever the Americans	stanced cases of hardship that would like-
	THE MEDICAL HALL	W. BENNET, & Co.,	sult from prohibition? — in other	Dominion Parliament.	placed certain articles on the free list	ly result from the passage of this bill and
	J. D. B. F. Mackenzie,	Publishers and Proprietors of the Canadian Fireside,	words, in what manner would he	OTTAWA MARCH 28.	the Canadian Government should im-	read some of the sections of the bill claim-
1	Chatham, Feb. 7, '88	'Canadian Fireside,' 459 ST. PAUL STREET,	propose to re-adjust the Customs and	Hon Peter Mitchell said he had an	mediately take off the duty.	ing that they were more obnoxious than
		MONTREAL		important matter to bring before the	Hon. Mr. Thompson-Nothing of	anything in the old attachment law. This
	NEW METHODIST CHURCH.	AT Subscriptions invariably in Advance.	Excise taxation to meet the shortage	House. Section six of the National	the kind.	bill would be most disastrous to people
	NEW METHODIOT ONORON.		of revenue involved in the granting	Policy Act of 1879 had contained a	Hon. Mr. Davies-The language of	doing business outside of the towns and
	ST. LUKE'S.	LIVEDDOOL OALTI	of the prayer of the petition? He	clause stipulating that whenever the	the Crown was never "shall" but"may",	Speaker Pugeley said there was no doubt
		INTERPINIT PALL	said he had nothing to do with that	United States Government removed the	and it was so explained at the time	that in Montreal, Quebey, and other parts
	Persons wishing to rett PEWS or SITTINGS in the above Church, will have an opportunity		aspect of the question. That was	duty on a list of articles named, the	this clause was being discussed.	of the dominion and even across the water
	in the above Church, will have an opportunity of doing so every Wednesday evening between and 7.30 octock, when the Church will be open and anofficial in attendance. Persons wishing	IN BAGS.	for the Government and our parlia-	Canadian Government would recipro-	Sir John Macdonald-No, no.	the impression prevailed that New Bruns-
· · · · · · · ·	and anofficial in attendance. Persons wishing		mentary representatives to consider.	cate. He read from a Washington	Hon. Mr. Davies-The hon. gentle-	wick did not provide laws for the proper
	Sittings should apply early as mos of the seats are now engaged,	FOR SALE BY	The gentleman referred to was Hon.	despatch published in a local evening	man knows that it has been declared	collection of debts. The result was the
	GEO WHITTAKER,	NEW BRUNSWICK TRADING	Geo. E. Foster, who is now a par-	paper showing that retaliation was con-	that if the United States took off their	credit of the province did not stand as
	• for Truestees		liamentary representative and mem-	templated at Washington, whereby fish	duties on certain articles we would do	high in this respect as was desirable. He
	NOTIOE TO LUMBED	Wrought Iron Pipe		and all Canadian products now on the	the same. It was so explained to this	auggested several amendments under which
A. S. S.	NOTICE TO LUMBER		ber of the government and who, as	free list were to be taxed. This was a	House.	the rights of both creditors and debtors
	MERCHANTS.	AND	soon as he assumed the responsibili-	serious matter to his constituents and	Sir John Macdonald-No, no.	would be guarded.
			ties of the latter position, ceased to	to Canadians generally, and he demand -	"Hon. Mr. Davies spoke again with	Mr. Phinney had no doubt that a good
		FITTINGS	be a prohibitionist. If that gentle-	ed that the Government should state	reference to the language of the Crown	attachment law was desirable. Those who supply goods to traders should have some
	The undersigned has been authorized by the ATLSA SASURANCE COMMONNY OF LONDON. and the MATIONAL OF DRILAND, to accept in either Com- pany any Fire Risk, sum not exceeding \$50.000.00 on deals or other sawn lumber, at the lowest		man, who is one of the ablest and,	what correspondence or negotiations	in its Acts.	protection, and spoke at length of the evils
-	the NATIONAL OF IRLAND, to accept in either Com-	CLODE & CHCK VALVES	perhaps, the most sincere advocates	had come from the American Govern-	Hon Mr. Thompson-I beg to ex-	resulting from fraudulent transfers of prop-
	on deals or other sawn lumber, at the lowest	GLOBE & CHCK VALVES.	of prohibition in Carada, hus, in	ment respecting reciprocity under the	plain to the House the groun is upon	erty by bills of sales to a brother or sister
. 1	current rates,		the light of experience, shown that		which my interruption was made. It	or some other relation. He agreed to a
	WARREN C. WINSLOW	BABBIT METAL.	he believes prohibition to be imprac-	Sir John Macdonald-I do not know	was not with reference to any construc-	large extent with Mr. Speaker's views and
	OFFICE-WATER ST CHATHAM N. B.		ticable, just now, and that his efforts to	that it is exactly the time for the hon.	tion to be put on the statute, but with	suggested some provisions which an at-
	5 1;	BUDDED DAOKING		gentleman to put this question, but	reference to the language of the Act	tachment law should contain.
	A	RUBBER PACKING.	obtain it ten or years twelve ago were	since he has put it I may tell him that	saying that a proclamation may issue	Mr. Tweedie denounced the bill, which,
	Assessors' Notice.		too far in advance of public senti-	no applications have been made by the	as soon as certain articles were de-	while a good thing for lawyers, would be
		-	ment, is it unreasonable to claim	American Government on the subject		death to the poor man. Commercial trav- el'ers who forced goods upon traders were
	The Assessors of Rates for the Parish of Chat- ham having received warants for the Assessment	Cotton Wast te., Ec., Etc	that severe local enactments and re-	he speaks of.	"any or all of the following	responsible in most cases where traders
	on the said Parish of the following, viz.,		sort to violent measures, such as the	Hon. Mr. Mitchell-Why has not	articles (here follows the list) may be	failed to pay their bills.
	On the Parish for County Contingencies, \$2,054 64	J. M. RUDDOCK.	boycot, the calling of hard names,	the Government met their pledge of	imported into Canada free of duty or	Mr. Killam said this bill had a great
	46 44 44 44 44 Alma Monao 779 09		etc., are efforts in an equally mis-	1879 ?	at a less rate of duty than is provided	deal of the sting of the old attachment bill
	" " Police District for Police Fund, 1281 00 " " " Fire purposes 1494 50	Chatham, N. B.	taken direction? It is not for those	Sir John Mucdonald-When the	by this Act or upon the proclamation of the Governor-in-Council." The hon.	about it. He instanced many cases of
	Total \$3,374 04.		who, themselves, are living wholly	question comes up in a shape that it		hardship under the old act, and said we
	hereby request all persons liable to be rated in said Parish to bring in to the Assessors within	I HARRIS & SON	or in part on profits gained by them-	can be answered, the hon. gentleman	gentleman with a view of giving this clause force, has said that the word	should not a lopt this bill. If we did, it
	Thirty days from date, true statements of their	I. Infillio & OUN	selves or their fathers or grandfath-	will get a full and satisfactory answer. Hon. Mr. Mitchell-It may be full.	"shall" is never used in such Acts, but	would be like going back to the dark days
	Property and Income liable to be assessed. The Assessors also give notice that their Val-	would direct the attention of purchasers to their	ers on the sale of liquors, to stand		he must not forget that the discretion	of legal barbarism. After further speeches by Messrs. Black,
	nation list when completed will be posted at the Post Office, Chathau.	large and well assorted stock of	upon their newly acquired sense of	right hon. gentleman and the Govern-	of Parliameut is never taken away.	Burchill, Baird and White the house ad-
		Watches, Jewelery, Silverware	the immorality of the business and	ment have broken faith. Have there	(Applause.)	journed for supper, after which Messrs.
	SAMUEL WADDLEFON, WM. KERR, ASSESSORS.	ard Fancy Goods,		not been representations made by the	Hon. Mr. Davies-Does the hon-	Hetherington and Wilson spoke.
	D. 4. JOHNSTONE, JR.) Chatham, Feb. 28th, 1888.	which will be sold at a small advance on cost to make room for their large	proclaim the social and business	American consuls ?	gentleman mean to put that construc-	On motion of Hon. Mr. Blair progress
		SPRING IMPORTATIONS,	ostracism of all who continue in it	Sir John Macdonald-I repudiate	tion on the offer made by one great	was reported.
	W. & R. Brodie	SPRING IMPORTATIONS,	in this enlightened day. Let them,	on behalf of the Government that there	nation to another?	MARCH 27.
		OUR TOBACCONIST DEPARTMENT	rather, have faith in the undeniable	has been any breach of faith on the	Hon Mr. Thompson-I mean to say	Mr. Murray's bill incorporating the
	GENERAL	is competein all the leading brands of choice	fact that the rum-traffic is a bad one	part of the Canadian Government.	that there is no question in the matter	Town of Campbellton passed.
	Commission Merchants	mported and domestic Cigars, Briar Pipes, with and without cases, and a full line of Meerschaum	for both seller and buyer, that it de-	The hon. gentleman has no right to use	at all. The British system and our	Hon. Mr. Blair recommitted the bill re- specting practice and proceedings in the
	DEALERS IN	Pipes, Cigar and Cigarette Holders and cases	moralises business, unfits men for	such insolent and unparliamentary lan-	own is that whenever a matter is left	supreme court; Mr. Murray in the chair.
	FLOUR PRODUCE AND PROVISIONS	A full line of all the Leading Brands of Ameri-	the proper discharge of the duties of	guage. I may tell the hon. gentlemen	to the Crown it is left to the discretion	Mr. Blair said he was willing that Sec-
~	No. 16, ARTHUR STREET,	can and Canadian	life, and that enlightened and inform-	that I shall call for the protection of	of the Crown on the advice of respon-	tions 1, 2, 3 and 4, giving county court
6	Next the Bank of Montreal	Smoking and Chewing Tobaccoes.	ed public sentiment is opposed to it,	this House from such an unparliamen-	sible advisors. That is the reason why	judges power to do supreme court busi-
	QUEBEC.			tary course, and I have no doubt it will	the word "may" is used. The hon.	ness, should be struck out, which was
		Sole agents for the celebrated Harris' Favorite and E. L. Diadem eigars and the excellent Ral-	things which were in esteem and	afford me that protection just as it	gentleman has spoken of this as a	done. The sections relating to replevin
	TTATATA	leigh Cut Plug smoking tobacco.		would to any other hon gentleman. I	statutory offer and an offer on the part	were also struck out, so as to admit of
	HUKSES	advantage to give us a cril as we have the largest and	common practice in old times, but	repudiate the statement that there has	of this parliament which involves a	legislation on these matters next session.
			have ceased to be recognised by law	been any breach of faith on the part of	breach of faith to fail to carry it out to	Section 40 in the printed bill limits the
	At a meeting of the Board of Directors of	Best Assorted Stock	and to be made a great source of		the full extent. The offer which has	number of judges of the supreme court to
	Northumberland Agricultural Society held at Chatham on Tuesday 27th March instant it was		public revenue as the liquor traffic		been brought before the House includes	five sitting in banc for the transaction of business in term, and provides that the
	ordered that a bonus of a sum not exceeding \$100	on the North Shore.	still is. It is only people of narrow		fish and a dozen other articles, and it	judge in equity shall not attend for the
	be offered to any person who will travel a trotting horse of established pedigree-to be approved by	I. HARRIS & SON, CHATHAM, N. B.	views-cranks and hypocrites-who	that this clause in that respect should	is not fair for the hon. gentlemen to	transaction of business in term unless the
•	a committee of the Board-in the Ssciety's dis- trict for the season of 1888; also a like bunus,		rail, call hard names and pronounce	be carried out, but we have seedsmen	speak as they have, when we have de-	illness or absence of another judge, or
	under like conditions, to suy person or persons who will tavel one or more draught horses in	A OIFT Senil 10 cent ostage, and	a to the state of the house the	on this side. We have to consider	clined to allow the United States to	some other good excuse shall render it
	and district	Valuable sample bor of goods	the motondad interest of movel re-	their interests as well as those of Amer-		necessary. This section was adopted.
	mParties desirous of securing either of the above bonuess may ascertain necessary particulars on	of making more money at once than anothing elas			will take off such articles as pleases us,	After supper the bill was further con-
	application to either of the uncersigned	in America. Both sexes of all ages can live at home and work in spare time, or all the me	IUIIII. IIIO ICICILICIO CONCECCO	been brought forward in the interest of		sidered and agreed to as amended.
	and the second s	The state of the state of the state the state st	FIDGUER SDU MORE CUARIEADIE IDELD-	I monicon sodaman is now anatoming	shut the door in the face of your neo-	Manor 09

exclusivo rights.

tend to aid the lines without a vote of 'he house. The act of 1882 was the result of an understanding between the members of the different counties. The this company exclusive rights if it were lines named in the resolutious are among not for previous legislation conferred by those contained in the act of '82. The this house upon the Bell Telephone com- 14th section of that act makes it imperpany. This bill interferes with and outs down the power of the Bell company. It was a dangerous species of legislation and should not prevail. He would support the soon as they give evidence of their ability to proceed with the work of construction Mr. Hutshison discussed the matter at -they shall be entitled to a subsidy of much length. He opposed the bill as an \$3,000 a mile. The act required that interference with the rights of the Bell offur 250 miles of railways had been built under it. proposals for aid to other lines

Telephone company. Mr. White said the Nova Scotia Tele-thall be laid before the house. He read phone company opposed this bill on the the first section of the railway act of 1882. ground that it created monopoly; that com- That section says that when certain company should have come here with clean panies do certain things they shall be en-hands. While they condemn exclusive titled to province and. The conditions rights being granted to a New Brunswick of the act complied with, the government company they themselves are seeking had no alternative in equity but to grant menopoly from the Nova Scotia legislature. assistance. The act does not say it shall he discretionary with the government to He thought a New Brunswick company should be placed on an equal footing with "ssist the lines mentioned, but it says in distinct terms that aid shall be given. the Nova Scotia company by having with-The law did not say that only those roads in its own province exclusive rights. Mr. Atkinson said if this bill did not which were built soon after the passage pass a greater monopoly would be the re- of the act were to receive assistance. It entitled all lines mentioned then for fair

Hon. Mr. Ritchie condemned the bill in consideration. The four roads named in a lengthy speech. The question was not the resolution were contained in that act. between the New Brunswick company and [Should the house say to these companies: the Nova Scotia company, but whether the You have delayed the construction of legislature should be consistent with pre- vour lines and although they were mentioned in the act of 1882 we shall now vious legislation. This bill was opposed to natural justice and fair play. It sought refuse the aid, to the granting of which ruthlessly to take rights of the Bell com- the faith and credit of the country are pledged? He thought not, and he was Mr. Wilson said the facts presented be- satisfied the members would take the

fore the corporation committee led him to same view as himself. The reads men tioned are the Temiscouata, St. John believe that the Nova Scotia Telephone Bridge & Railway Extension, St. John Company sought to enter the province under the wing of the Bell Telephone Com. and Loch Lomond, and the road from pany. The legal gentleman who appeared Fredericton to Woodstock. Mr. Blair before the committee in opposition to this spoke at some length. bill seemed to work entirely in the inter-

Mr. Hanington opposed the resolution ests of the Nova Scotia company. In this and moved the following amendment: Any action of the government on the connexion he referred to the oil monopoly in St. John-the monopoly which required connexion he referred to the oil monopoly in St. John—the monopoly which required that all the oil of the city be stored in one place, and said that the monopoly was be-coming a burning question. Dr. Alward-Oil is always a burning question.

question. Mr. Wilson - The legislature will soon have to deal with the oil monopoly. The Belt Telephone Company had charged ex-orbitant rates, had abused their rights, and the legislature had the right to inter-fere if it so desired. Mr. Killam was satisfied that in this matter the Nova Scotia Telephone Com-

matter the Nova Scotia Telephone Com-Innes of railway. Mr. Killam and others supported Hon. pany sought to obtain a monopoly in New Bronswick. He would support the bill. Mr. Hibbard thought Hon. Mr. Ritchie's Wessre. Phinney, Baird, Atkinson, Tweedie and others. argument against the bill was very clear. | Mr. Tweedie said it would perhaps not

He would vote for the amendment and surprise the Government to hear that he was opposed to granting any company intended voting against the resolution. It was all very well for the Attorney Gen-

Hon. Mr. Blair said he had not intended | eral to say that under the act of 1882 the to create the idea that the legislature had Government had the power to give the not the power to withdraw rights confer- subsidies without asking for a vote of this red on any company; it was perfectly prop. House. In 1885, according to the debater, er to do so. If the Bell company did not the Attorney General held a different construct the lines within the time named, it would be highly proper to cancel their charter. The fact that Mr. Pearson and Mr. C. A. Stockton, both representing the under the Act of 1882, before the Govern-Nova Scotia Telephone Company had op- ment could grant aid to any of the lines posed this bill very vigorously, suggested named in the Act. This resolution pro-that it was the Nova Scotia Company, and posed another line of railway between not the Bell Company, that was opposed | Woodstock and Fredericton. The questo giving special rights to the N. B. Com- | tion might properly be asked, are three

Children Cry for Pitcher's Castoria,

American seedsmen, is now engaging shut the door in the face of your peo-MARCH 28 the attention of the Government, but ple." In my humble judgment if the Dr. Stockton recommitted the bill in

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whereas the present bill as passed by this House contains the names of all incorpor-ators representing all the interests which it is desirable to represent, and— Whereas the name Miramichi Bay Rail-whereas the name Miramichi Bay Railaction at any time, if it is not white Spring! use by one company of the tracks, station railways throughout the different counties, railways throughout the different counties, when the fact was the revenues were pledged to their fullest extent to carry on the legitimate business of the country, but as the Government by their resolution, assumed that the state of the finances the instruction of the state of the stat Spring railways throughout the different counties, and furred, it is rough, at all events. But, why does not the Dominion or station grounds of another company; The digestive system is wholly out of ernment reciprocate ? the construction of railways upon or across state what has been his exact circulation, Cottons, Hats, Clothing order and Diarrhos or Constipation may "Ah that is not hard to explain. You highways; tolls and rates of transportation of passengers and freight; and the traffic see that it has been claimed all along way Company was proposed by the pro-moters of one bill and accepted by the promoters of the other bill— *Therefore Resolved* that this House, for be symptoms or the two may alternate. erroneous one; and they conspicuously offer a reward of \$100 for every instance arrangements, and unjust discriminations. that the duties on grain, hope, coal, fruit New Cottons ! Chean There are often Hemorrhoids or even Generally speaking the bill runs upon the and other natural products, help the assumed that the state of the hnances would justify them in graving subsidics, therefore the other roads were as much en-titled to aid as the ones mentioned in the resolution and he would vote for the amendment. The Attorney General expressed much surprise and regret that some of his sup-porters is wheat to part company with him on such a trivial plex. But they must take the course which to them seemloss of blood. There may be giddiness in their book for this year, where it can lines of the recommendation of the Royal farmers, fruit growers and miners. If 100 Pieces u the rescues above stated, disagrees with the amendments made by the Hon the Legislative Council to the said bill, and respectfully requests that the Hon the Hon E Hon The Matenpolitan will and often headache and acidity or flatu lines of the recommendation of the koyai Commissica, extending the power of the Railway committee and things in regard free, their whole ground would be cut New Hats! Nice lence and tenderness in the pit of the stomach. To correct all this if not effect respectively request that the Hon the Legislative Council will not insist on such amendments, and that they do communi-cate to this House the conclusions at which FOR ENGLAND :- The Metropolitan will a cure try Green's August Flower, to railways. It provides for special power from under them, and hence they cannot to make enquiries into accidents and case. alties. The clause relating to discrimina. attra products. The duties on tree-bel Hats. They were hought very low and will be sold a guild and soft. leave early in June to attend the Pan Anglican council, which meets at Lambeth alties. The clause relating to discrimina- natural products. The duties on tree-Provincial Appointments. they may arrive in respect thereto. The resolution was carried. in June next. His Lordship will be action reads as follows :- No company fixing and shrubs, it is claimed, has helped the Restigouche-William D. Miller to be companied by the Rev. Canon Medley, who will perform the duties of chaplain or any toll or rate shall under like conditions Canadian nurseries and the latter will New Clothing ! Good him on such a trivial plet. But they him on such a trivial plet. But they must take the course which to them seem-ed best and abide by the consequences. He referred particularly to Messrs. Baird, of Victoris; Atkinson, of Carleton, and Phinney, of Kent, who had always been Mittight and the course of t a Free Grant Commissioner for Sunnyor circumstances make any unjust or par- insist on keeping them on. If the Govprivate secretary, The bishop Coadjutor. side Settlement, in room of Dugald Car-Miramichi and the North tial discrimination between different local ities which, by reason of competition by the matter of trees and shrubs why the the matter of trees and shrubs why the the matter of trees and shrubs matter of trees and shrubs the tree were shown, which is saying a great deal, but the matter of trees and shrubs matter of trees and shrubs the tree were shown, which is saying a great deal, but the matter of trees and shrubs the tree shrubs the trees and shrubs the tree were shown, which is saying a great deal, but the matter of trees and shrubs the tree shrubs the trees and shrubs the tree shown, which is saying a great deal, but the matter of trees and shrubs the tree shown and flour the tree shown and the tree sh will leave in May to attend the council. michael, resigned. Laurence Lapoint to water or railway it is necessary to make to secure traffic, shall be deemed to be un-just or partial. Another clause provides Shore, ctc. be Labor Act Commissioner for the Par-This will be one of the most important of ish of Durham, in room of Patrick Ultiecumenical church councils ever held. The Bishops of the British and Colonial Phinney, of Kent, who had always been most fairly and liberally used by the gov-erament, and who had not asked for any-thing and been refused or even hinted at issatisfaction before to night. It was nearly two o clock on Friday morning when the vote was taken, as folcan, resigned. Northumberland -Isidore Johnson to FARM for sale. -See advt. Church of England, will meet in synod with the Primate of England at their head. that no secret special rates, drawbacks or concessions, shall be given. It is also provided that tolls fixed for large quanti-New Teas! New Teas ! A NURSE is advertised for. be Vendor of Lionors under the Canada Temperance, Act for the Parish of Rogers-Canada will be represented by the Bishops of the fourteen dioceces of British North A WAGON is advertised for sale by Mr. 25 CHESTS !! 25 CHESTS !! ville. David Weaver, junior to be a Justies or long distances, may be proportion. the standing offer will be ignored. It tice of the Peace. ately less than for tolls fixed for small will be a serious matter if a duty of four Try the Twant 25 cents per pound, you will find America. quantities or short distances, but in re- cents a dozen is placed upon eggs going PERSONAL:-Mr. F. J. Desmond, of Jows: Jows: Yeas-Blair, McLellan, Ryan, Mitchell Ritchie, Turner, Black, Alward, Morrisey, kinson called attention to a newspaper re-THE BOREONE: - Barque" Borsone, ' Capt. Luke Desmond, sailed from Cork spect to quantity no special rates shall be into the United States from Canada. It Bills Assented To. Newcastle, passed a very creditable examwill entail much loss to the farmers, **New Paper Hangings!** given for anything under ten tons. Walkination at McGill Medical College and refor S. John Dec. 19. About January 13, The Lieutenant-Governor has assented kinson called attention to a newspaper re-port, in which the attorney-general was reported to have sai' in conexion with the railway subsidies resolution, that he, (Atkinson), Baird, and Phinney were not in earnest in their endeavors to secure aid for the roads in which they seemed to be ing upon tracks is punishable on summary And the refusal of our Government t Leblanc, Killam, Wilson, Russell, Glasier, she was spoken on the western edge of to thirty-two bills passed by the local nviction by a fine not exceeding \$10, keep faith in the matter of the standing 5,000 Rolls, English, American and Canadian Hall Harrison, Therisult, Labillois, Taylor, the Banks, since which time nothing has legislature the following being some offer will increase the difficulties between The hill contains 75 folios of 300 sub-sec-White Hutchison, Stockton, Hibbard, been heard of her, and consequently there the two countries. There is no doubt Cheap to Good. Palmer, Hetherington, Douglass, Ketis some unessiness felt about her safety. tions. An act relating to agriculture that complete reciprocity in natural pro-It is possible, however, the vessel met chum, Burchill, Bellamy, Moore-29. An act authorizing the lighting of the Endangering Our Interests. ducts could be brought about in a short The Cheap Cash Store. interested. Hou. Mr. Blair said he had never used Nays-Hannington, Tweedie, Young, with some mishap, and that the captain Nays — Hannington, Jussettinson-7. Fhinney, Baird, Humphrey, Atkinson-7. Mr. Atkinson said he had letters from town of Newcastle. "THE PUBLIC WORKS REPORT" mattime if a favorable disposition was shown WASHINGTON, March 27-Much feeling An act to incorporate the Railroad Leas-<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> by Canada. 'But it is clear that we can James Brown ter occupies a quarter of a column of the southward and has since met calm or ad- ing and Traffic Co. of New Brunswick has been aroused against Canada in Con-Mr. Atkin-on said he had letters from the attorney-general to show that he has pressed upon the government the claims of lines of railroad in his county for pro-vincial aid. He read one of these letters, Hon. Mr. Blair said if Mr. Atkinson rudeness. not have agricultural protection and reci-Legislative Council. Advocate, which neither accepts our sugverse winds. The "Borzone" is a vessel gressional circles here owing to the neflimited.] procity in natural products at the same To Rent. The house and premises, situate on St. Michael Street, Chatham, on the PRES-TON PROPERTY, so called, will be let from and after 1st April. There is room for three tenants -will be let in whole or separately. WASHINGTON, March 23.-The Interior Department officials disposed of a pension APPLY TO and shrubs, green fruit, coal and coke, itable cause celebre. It was the claim of GEO, SAVOY, fish. etc., whenever the United States Cyphert P. Gillette, of What Cheer, 4.5" TO RENT. Probably few persons ever saw the ural produce of the two countries would sion commissioners. It finally came up breathing apparatus of a human being gradually be brought about, In 1883 on appeal before Assistant Scoretary Haw. The HOUSE and PREMISES occupied by Mr Augus Ellock, on St John Street, Clathan The house is a convenient one of two stories and there is also, a commodious Earn and a groo-ized vegatable Garrien attached in the rear being all used in sending mail matter through Chatham office. through Durkee came up from the ship in the tug bronchial tubes removed, and blown up act, but up to the present the Canadian ceive is about \$16,000 in arrears, as well as a monthly pension in future of \$62. This is said to be the largest sum ever MRS. S. DESMOND. Newcastle March 26th AN IMMENSE STOCK OF **New Dry Goods** imported direct from LONDON and GLASGOW: also DOMINION Manufactures. Variety, Style 🖇 Value agreement arrived at with Mr. Hutchison and his friends had not been faithfully though the lower house. (Mr. Adams objected that the tille of the foill was passing amended, and that certain pames were struck out and others incerted.) Hon. Mr Yeung was unwilling that the **Children Cryfor Children Cryfor Baster Meeting. Baster** UNSURPASSED. William Murray. CHATHAM March 28th, 1888.

What Am I to do?

ment Bill respecting railways which has been read a first time, contains a very considerable amount of the old bill with a

nomething for one's own country will have a serious effect upon the country. The Attornay General hait o endeavor to make it appear that the voting of this money was an imperative daty upon the Government. He (Mr. Tweedie) felt that that was not the fact; and that the House was asked to vote away §320,000 solely in the interest of York County. He did not altogether like the wording of the smead-ment Locause it implied the financial abili-ty of the province to subsidize lines of constituency was shown one of the fore-The symptoms of Billiousness are und the to a point in the County of Glovesser and Whereas a compromise was effected be-tween the promoters of each bill the re-sult of said compromise being to pass a bill estilded An Act to Incorporate the Miramichi Bay Railway Company and whereas the present bill as passed by this House constrict the Newspapers and Periodicals of all kinds issued in the United States and Canada, now number 16,310, showing a gain of 890 during the last I2 months and of 7,136 in 10 years. The publishers of the Direct the publishers of the Direct the States and The publishers of the Direct the state the sta constituency was snown one of the total of the total asked if he thought the threat of retail. fer in different individuals to some extent. A Billious man is seldom a breakfasteater. Too frequently, alas, he has an excellent appetite for liquide but none for solids of a morning. His tongue will hardly bear inspection at any time, if it is not wither the order with any company by that of another company; the timeneotion at any time, if it is not wither the order with any company by that of another company; the timeneotion at any time, if it is not with a not present appendix of the Kallway Committee is extended so asked if he thought the threat of retails ation would be carried into effect. He ation would not be suprised to learn that a bill placing on the dutiable list the articles now admitted free had been in traduction in the traduction in happily but too much known. They dif-

THEY CANNOT RETREAT NOW. A leading representative of a western

Now Opening

White Russian Wheat, Vermont

Clover and the best Canadian Timothy now in stock.

