

Local and Other Items.

INFLUENZA prevails in this city.

"A WANDERER'S" letter and other matter unavoidably crowded out.

Messrs. DODD & ROGERS advertise that in future they will conduct their business strictly on the cash system.

THE City Marshal's report to the City Council, to-day, shows that there are at present fifteen pumps, within the City limits, dry and out of order.

By cable to Owen Connolly—The barkt. "W. D. Stewart," English, master, arrived to-day at Queenstown, Ireland, making the passage in 18 days.

THE train which ran off the track at Suffolk Station on Saturday was righted, and taken into the City at 6 o'clock on Saturday evening. One of the engines was badly damaged, and the track was torn up a considerable distance.

THE ice in the "Skating Rink" was in excellent condition on Saturday evening, and a large number of citizens enjoyed the healthful exercise it affords. The first carnival of the season will take place on the 30th inst.

MRS. CHIVERIE, an important witness in the Johnston Miller case, was missed from the city on Saturday. She was discovered at St. Peter's Bay, and is now in the custody of the police.

GEORGE WELDON was arraigned before the Stipendiary Magistrate this forenoon charged with brutally assaulting his wife on Saturday last. She—who made the complaint—was induced by some friends of his to withdraw it, and he was discharged after the magistrate warned him "that if he ever came up for a like offence he would imprison him in the common jail for six months with hard labor."

B. WILSON HIGGS, Esq., was summoned to the Stipendiary Magistrate's Court this forenoon, at the instance of William Koughan, Esq., Shipping Master of this port, for a breach of the Shipping Act, in paying off two sailors from the seized vessels of Duncan & Co., without his (the Shipping Master's) knowledge. The case was postponed for witness.

REFORM CLUB MEETING.—A special meeting of the members of the Reform Club will be held in their Hall, on Monday evening next, the 13th inst., at 7.30, to consider matters of great importance in connection therewith. To define who are the members entitled to a vote in the Club, it will be necessary to produce receipts from Capt. Jonas Anderson, Manager, in full for dues to date. Persons who have violated their pledge will not have the right to vote. A full attendance is particularly requested. By order. D. LAWSON, President. 4i

THE Supreme Court meets in this City to-morrow. It is expected that the session will be a long one. The docket—composed as it will be of eighty-four civil and about twenty-four criminal causes—is the largest on record for years past. We hear of no important civil cases, but the criminal calendar will be appalling. To occupy the attention of the Grand Jury, are two cases of murder or manslaughter; two of arson; four of forgery—the culprit in one case being a youth of fifteen summers; one of rape; two of sheep-stealing; four of house-breaking; three of maiming and cutting horses' tails; one of bigamy, and five of larceny. Not a good six months' exhibit for this little community.

THE financial year of the Licensing Board ended the 30th of December. The accounts show the revenue to the city from that source for the year to be \$2,070 67, as follows:—

21 Taverns..... \$944 41

8 Saloons..... 639 36

9 Stores..... 486 90

Total..... \$2,070 67

Save the salaries of the members—who receive \$50 each—there has been little or no expenditure in connection with the Board. The Stipendiary Magistrate's clerk is, by act of parliament, clerk, and is obliged to perform the work of the Board without remuneration. This is unfair. The men who meet about once a month to merely order that work be done are paid a salary, while he who does the work so ordered is in no way recompensed but, on the contrary, in many cases abused.

PICTOU GAS.—The following is from the Standard: Oh happy is the man who pins his faith on oil, And with a decent christian light conducts his nightly toil; And faint and eyesore is the man,—a self-created ass, Who ruins eyes, and purse, and health by burning Pictou gas.

Died.

On Sunday, the 12th inst., at Bellview House, after a lingering illness, Ralph Brecken Peake, Esq., youngest son of the late Hon. James Ellis Peake, and member of the Firm of Peake Brothers & Company, in the 34th year of his age. Funeral on Wednesday next at 2.30 p. m.

IF YOU WANT.

- If you want Bill-Heads, If you want Envelopes, If you want Box Labels, If you want Statements, If you want Show Cards, If you want Note Heads, If you want Large Posters, If you want Small Posters, If you want Blank Drafts, If you want Blank Deeds, If you want Bottle Labels, If you want Blank Orders, If you want Visiting Cards, If you want Blank Checks, If you want Shipping Tags,

If you want Auction Bills, If you want Business Cards, If you want Job printing of any description executed in a manner equal to any printing establishment in the City, come or send to the DAILY EXAMINER JOB PRINTING ROOMS, corner Great George and Water streets

SUBSCRIBE for the DAILY EXAMINER the Cheapest and most newsy Paper published in the Province.

Correspondence.

We do not hold ourselves responsible for the statements or opinions of our correspondents

The North River Sensation.

To the Editor of the Examiner:

SIR,—Permit me, through the columns of your valuable paper to correct some errors which have appeared in your report of the above. In your issue of Dec. 23rd my name is given as a witness in the forgery case. It should have been "James Carter." I was not called as a witness in the forgery case at all. Again, in your report of Saturday's proceedings, I find the following—"and the evidence of George Carter—who fainted during his previous examination—was completed."

This is not only incorrect for the reason that the previous error in regard to myself is repeated; but, as a point of fact, the witness—James Carter—did not faint. He was ill at the time of his "previous examination," and, consequently, unable to stand the close air of a room, so hot and crowded as the Court Room then was, and on that account the Stipendiary Magistrate very properly postponed the examination.

Hoping, Mr. Editor, that you will give the above a place in your columns, I am, Yours, etc., GEORGE CARTER.

Ch'town, Jan. 13, 1879.

The Mischievous "Looker-On" Answered.

To the Editor of the Examiner.

SIR,—While reviewing a copy of your valuable paper of the 9th inst., I perceived a production from the pen of a character who styles himself "A Looker-On."

I would like to know how many of the depredations he saw. He appears to be trying to show fairplay between the North River criminals and myself, and to dispose of me at a big discount in the estimation of my Baptist friends. He says I should have known better than to say that the dog was roasted in the Baptist Church.

The words, Mr. Editor, which I stated in my evidence were: "They roasted the dog in the old Baptist Church, then used as a Hall," which, any sensible person could see, had no reference to the present Baptist Church; and "Looker-On" ought to know that the three desperadoes who roasted the dog in the old church were not particular what place they desecrated, any more than the sanctimonious sexton who hid the two thieves in the new church; and he must consider that the churches are not responsible for the actions of those scoundrels, any more than the Garden of Eden was for the destruction done in it after the devil entered.

I hope the eye-glasses he carried will be made clean from the North River impurities before he enters the Court Room again, and then he will see that I have had fires enough at North River, and not be trying to kindle another flame.

Yours etc.,

J. SELLAR.

Ch'town, Jan. 13, 1878.

HAVE YOU SEEN IT? SEEN WHAT? BOREHAM'S New Boot & Shoe Store, OPPOSITE THE MARKET HOUSE. JUST OPENED,

MEN'S, WOMEN'S, BOYS', MISSES' and CHILDREN'S BOOTS, SHOES & RUBBERS! IN GREAT VARIETY.

COME and have your feet PROTECTED. COME and have your feet kept WARM. COME and have your feet kept DRY.

W. R. BOREHAM, SOUTH SIDE QUEEN SQUARE, CHARLOTTETOWN, P. E. I. Nov. 26—3m wed & sat

LONDON HOUSE.

We are now Showing our Large and Varied Stock of CARPETS,

Just arrived per S. S. "Prince Edward," in Brussels, Tapestry, 2 & 3 Ply Scotch, Felt and Unions, Felt Squares, Hearth Rugs, Oil Cloths.

GEO. DAVIES & CO. Ch'town, Nov. 25—4w 2aw

REMOVAL.

J. D. CURRIE, formerly of the corner of J. Prince and Grafton Streets, has removed to King Square, to the house and shop formerly occupied by George Munroe. Ch'town, Dec. 30—4w law dy & wkly

REMOVAL!

J. QUIRK has removed his shop to new J. building, two doors to the right. Ch'town, Dec. 26.—h pres 1m

JANUARY, 1879.

ANNUAL CLEARANCE SALE

J. B. MACDONALD'S.

The Following Goods will be Cleared out at Bargains:

Ladies' Wool Shawls, Ladies Fur Muffs and Boas, Ladies' Fur Caps, Children's Fur Caps and Sets, Men's and Boy's Fur and Heavy Cloth Caps, Scarfs, & Clouds, Blankets, Quilts, Horse Blankets (Full Trimmed), Men and Boys' Ulsters and Reefers, Cottons and Cotton Warp AT COST.

ALL OTHER GOODS AT BOTTOM PRICES AT

J. B. MACDONALD'S.

Queen Street, Charlottetown, Jan. 9, 1879 -

NEW FRUIT, &c.

JUST RECEIVED AND TO ARRIVE.

200 BOXES CHOICE RAISINS,

IN LAYERS, MUSCATELS AND VALENCIAS.

—ALSO—

Fresh Currants, Figs, Dates, Prunes, Nuts, Oranges, Lemons, Green Grapes, Choice Confectionery.

RAISINS VERY CHEAP BY THE BOX.

CALL AT THE

Flour and Tea Store.

We Sell WHOLESALE and RETAIL—CHEAP. OUR TEA is very choice.

BEER & GOFF.

Charlottetown, December 12, 1878.

Queen Square Livery Stables!



NO. 111 SIDE QUEEN SQUARE.

THE Subscriber, having purchased a number of New Sleighs and Furs, is prepared to hire Single and Double Teams, at shortest notice, during the winter.

Horses, Coaches, Buggies and Open Wagons kept for hire daily, Sundays excepted.

TERMS REASONABLE. STEPHEN T. STUMBLES. Ch'town, Dec. 12, 1878—1m 2aw ar ne 4i

Harvie's Almanac 1879!

JUST PUBLISHED!

READY FOR DELIVERY.

WHOLESALE AND RETAIL

Harvie's Bookstore, QUEEN SQUARE. Ch'town, Dec. 12, 1878—

MUSICAL & LITERARY ENTERTAINMENT, UNDER THE AUSPICES OF St. Patrick's T. A. Society.

St. Patrick's Hall, WEDNESDAY EVEN'G, JANUARY 22nd, 1879.

A GRAND Musical and Literary Entertainment will be given as above, at which some of the best talent in the City will assist.

THE ST. PATRICK'S BRASS BAND will take part in the programme. Admission, 25 cents; Reserved Seats, 50 cents. Tickets to be had at the Drug Stores of W. R. Watson, S. W. Dodd and C. D. Rankin.

Doors open at 7; Entertainment to commence at 8 o'clock. RICHARD WALSH, Secretary.

Ch'town, Dec. 30, 1878—law

Dissolution of Partnership

THIS is to certify that the Partnership heretofore existing between the undersigned, carrying on business under the style and firm of "McCormack & May," has, on this, twenty-seventh day of December, A. D., 1878, been dissolved by mutual consent.

Dated this twenty-seventh day of December, A. D. 1878.

ANGUS J. MCCORMACK, ROBERT MAY, Jr. Signed in the presence of ANGUS MACDONALD.

IN connection with the above, we hereby give notice that we have purchased all the right, title and interest of Mr. Angus J. McCormack, and will continue the business as formerly. All parties indebted to the late firm of McCormack & May are requested to make immediate payment to the undersigned; otherwise legal proceedings will be taken to recover the same.

R. MAY & CO. Charlottetown, Dec. 27th, 1878—3i cod 20th

AUCTION SALES.

MORTGAGE SALE.

To be sold, by Public Auction, at the Court House in Summerside, in Prince County, on Tuesday, the Eighteenth day of February next, at the hour of one o'clock, in the afternoon, under a Power of Sale in an Indenture of Mortgage, dated the fifth day of October, 1878, made between William Thomas Mills, of the one part, and John Brecken, Frederick De St. Croix Brecken, and Robert Robinson Hodgson, trustees, of the other part,—

1. All that tract, piece or parcel of land, situate on Lot Eighteen, and bounded and described as follows: Commencing at a stake fixed on the shore of Indian River; thence by a line running south twenty degrees west until it meets the boundary line dividing Lots or Townships Number eighteen and nineteen; thence running due east on said division line for the distance of thirty-two chains; thence by a line running north twenty degrees east until it reaches Indian River, aforesaid; thence following the course of the River to the place of commencement, making and including fifty-six (56) acres of land be the same, a little more or less, in Prince County, aforesaid.

2. Also, all that other tract, piece or parcel of Land, situate on Lot or Township Twenty-five, in Prince County, aforesaid, and bounded and described as follows, that is to say: Commencing at a stake fixed on William McMurdy's eastern boundary line at the south-east corner of Joshua Harding's Lot; from thence running south for the distance of forty-four chains; thence east eleven chains and fifty links; thence north forty-four chains; thence west eleven chains and fifty links, to the aforesaid stake or place of commencement, making and including fifty (50) acres of land, a little more or less, being the southern moiety of one hundred acres of land; and being bounded on the north by the northern moiety thereof, known as Joshua Harding's lot; on the east by—

Gay's land, on the south by—

Keefe's land, and on the west by the said William MacMurdy's land.

3. Also, all that other tract, piece or parcel of land, situate on Lot or Township Number Nineteen, bounded and described as follows, that is to say: Commencing at a stake fixed in the south-west angle of land in the occupation of Peter Gillis; thence running north six degrees and forty-five minutes, east fourteen chains and two links to division line between Lots Nineteen and Eighteen; thence along said line westwardly twenty-six chains and sixty nine links to the entrance of Barbara Weit River; thence along the course of the said river to the place of beginning, containing twenty-nine acres and forty perches, be the same, a little more or less.

4. All that tract, piece or parcel of land, situate on Lot or Township Number Eighteen, and bounded and described as follows, that is to say: Commencing at a stake set on the shore of Richmond Bay in the centre of a road on the line of Lots Eighteen or Nineteen; thence northwardly along said shore such a distance as shall make fifteen chains and sixty-five links (15 chains and 65 links) at a right angle from said division line; thence north eighty-nine degrees east or parallel with the said division line forty-eight chains and fifteen links (48 chains, 15 links) or to lands the property of the said William Thomas Mill, thence south twenty degrees west to said division line to the stake at the place of commencement, containing seventy-eight acres of land, a little more or less.

5. Also all that other tract, piece or parcel of land situate on Lot or Township Number Twenty-five (25), in Prince county, and bounded and described as follows, that is to say, commencing at a stake set in the north boundary line of land in possession of the widow Keiff or Lawrence Malone, being the southeast angle of fifty acres of land the property of William T. Mill, from thence by a line running north twelve chains and fifty links, thence east nine chains and fifty-five links or to the east boundary line of land in possession of William Gay, thence south to the first mentioned land, thence westwardly along said land to the stake at the place of commencement, containing eleven and nine-tenths acres, a little more or less.

6. Also all that other tract, piece or parcel of land situate on Lot or Township Number Nineteen, in Prince County, bounded as follows, that is to say, commencing at the southeast angle of land in the possession of Neil McDonald, from thence running west along said land twelve chains and twenty links (12 chains, 20 links) or to the southwest angle of said land, and from thence two points running two parallel lines south thirty-one (31) chains or to the south boundary line of plot G, containing thirty-seven and one-half (37½) acres of land, be the same a little more or less, together with all buildings and improvements thereon and appurtenances to the same belonging.

For further particulars apply at the office of Messrs. Hodgson & McLeod, Solicitors, Charlottetown.

Dated the 13th day of January, 1879. JOHN BRECKEN, FREDERICK DE ST. C. BRECKEN, R. R. HODGSON, By E. J. HODGSON, their attorney. Jan. 13—law ts prog

BANKRUPT SALE.

BY AUCTION, WILL BE SOLD, ON Thursday next, the 16th inst., AT 11 O'CLOCK, AT THE STORE OF DANIEL STEWART, KENT STREET, an Insolvent.

20 Tea Sets, 11 doz. Cups and Saucers, 2½ doz. Teapots, 3½ doz. Dishes, 36 dozen Plates, 2½ doz. Chambers, 3½ doz. Bowls, 2 Toilet Sets, Bowls, Sugar Pots, Jugs, 4 Cruet Stands, 8 doz. Tumblers, China Vases, Cream Jugs, Glass Mugs, 3½ doz. Glass Lamps, Lamp Chimnies, Blacking, Spices, Washing Crystal, and a variety of articles too numerous to mention.

THE HOUSEHOLD FURNITURE

of above Insolvent. Bedsteads, Bureaus, Mirrors, Sinks, Tables, Pictures, Couches, Chairs, 1 Cheffionier, Stoves, &c., &c. B. WILSON HIGGS, Assignee.

Ch'town, Jan. 11, 1879—