

# The Daily Examiner.

TERMS—FIVE DOLLARS A YEAR.

"This is true Liberty, when Free-born Men, having to advise the Public, may speak free."—EURIPIDES.

SINGLE COPIES TWO CENTS.

NEW SERIES.

CHARLOTTETOWN, PRINCE EDWARD ISLAND, SATURDAY, JUNE 2, 1883.

VOL 13.—NO. 11.

**THE DAILY EXAMINER**  
IS ISSUED EVERY EVENING,  
BY THE EXAMINER PUBLISHING COMPANY,  
FROM THEIR OFFICE, CORNER OF WATER  
AND GREAT GEORGE STREETS,  
CHARLOTTETOWN, P. E. ISLAND.  
RATES OF SUBSCRIPTION:  
Six Months, \$2 50  
Three Months, 1 25  
One Month, 0 50  
Advertising at most moderate rates.  
Contracts may be made for monthly,  
quarterly, half-yearly or yearly advertise-  
ments, on application.

ALMANAC FOR JUNE, 1883.

MOON'S CHANGES.  
New Moon 4th day, midnight.  
First Quarter, 12th day, 10h. 29m. a. m.  
Full Moon, 20th day, 0h. 19m. p. m.  
Last quarter 27th day, 3h. 25m., a. m.

DAY OF WEEK	SUN rises	SUN sets	MOON rises	MOON sets	High water	Days len'th.
1 Friday	4 17	7 38	1 43	7 49		
2 Saturday	5 17	8 39	2 18	8 41		15 39
3 Sunday	6 16	9 40	3 1	9 32		
4 Monday	7 15	10 41	3 46	10 19		
5 Tuesday	8 14	11 42	4 39	11 4		
6 Wednesday	9 13	12 43	5 39	11 46		
7 Thursday	10 12	1 44	6 44	12 23		
8 Friday	11 11	2 44	7 50	1 28		
9 Saturday	12 10	3 44	8 55	2 15	15 47	
10 Sunday	1 9	4 45	9 51	3 1		
11 Monday	2 8	5 46	10 48	3 58		
12 Tuesday	3 7	6 47	11 44	4 45		
13 Wednesday	4 6	7 48	12 40	5 32		
14 Thursday	5 5	8 49	1 36	6 19		
15 Friday	6 4	9 50	2 32	7 6		
16 Saturday	7 3	10 51	3 28	7 53	15 51	
17 Sunday	8 2	11 52	4 24	8 40		
18 Monday	9 1	12 53	5 20	9 27		
19 Tuesday	10 0	1 54	6 16	10 14		
20 Wednesday	10 59	2 55	7 12	11 1		
21 Thursday	11 58	3 56	8 8	11 58		
22 Friday	12 57	4 57	9 4	12 45	15 52	
23 Saturday	1 56	5 58	9 59	1 32		
24 Sunday	2 55	6 59	10 55	2 19		
25 Monday	3 54	7 60	11 51	3 6		
26 Tuesday	4 53	8 61	12 47	3 53		
27 Wednesday	5 52	9 62	1 43	4 40		
28 Thursday	6 51	10 63	2 39	5 27		
29 Friday	7 50	11 64	3 35	6 14		
30 Saturday	8 49	12 65	4 31	7 1		

**ARCHIBALD McNEIL & FORBES**  
SHIPPING AND  
COMMISSION MERCHANTS,  
44 SOUTH STREET, NEW YORK.

Cash advanced on consignments of Island  
produce. Agency for canned goods solicited  
for New York. Apply to  
**C. H. McNEILL,**  
AGENT.  
Ch'town, April 28, 1883.

**SULLIVAN & MACNEILL,**  
ATTORNEYS-AT-LAW  
Solicitors in Chancery,  
NOTARIES PUBLIC, &c.  
OFFICES—O'Halloran's Building, Great  
George Street, Charlottetown.  
Money to Loan.  
W. W. SULLIVAN, Q. C. | CHESTER B. MACNEILL.  
Jan. 16, '83.

**McLEOD & MORSON**  
Barristers & Attorneys-at-Law,  
SOLICITORS, NOTARIES PUBLIC, ETC.  
OFFICES:  
Reform Club Committee Rooms, Opposite Post  
Office, Charlottetown, P. E. Island,  
Merchants' Bank of Halifax Building, Sum-  
merside, P. E. Island.  
MONEY TO LOAN, on good security, at  
moderate interest.  
NEIL McLEOD. W. A. O. MORSON.  
Nov. 24, '82.—pres her

**JOHN MACEAGHERN,**  
(Late of Italian Warehouse)  
AGENT FOR  
Royal Fire Insurance Company, of  
England,  
London & Lancashire Fire Insurance  
Company, of England,  
City of London Fire Insurance Co.,  
of England,  
HAS REMOVED  
His Office to his New Building,  
Cor. Queen and King Sts.—Up Stairs.  
Ch'town, Dec. 7, '82.

**Bank of Nova Scotia.**  
ESTABLISHED 1832,  
Paid up Capital . . . \$1,000,000  
Reserve Fund . . . 325,000  
An Agency of this Bank will be opened on  
Monday next, 19th inst., in the building  
lately occupied by the Bank of Prince Edward  
Island, under the management of the under-  
signed.  
Deposits will be received on interest, and  
on current account.  
Drafts granted on the various Agencies and  
correspondents of the Bank.  
Sterling and other Exchange bought and  
sold, and general banking business transacted.  
D. C. CHALMERS,  
Agent.  
Ch'town, June 17, 1882.—tf

**L. ARTHUR & CO.,**  
GENERAL  
Commission Merchants,  
121 ATLANTIC AVENUE,  
(ROSS MARKET)  
BOSTON, MASS.  
Eggs and Produce a Specialty.  
April 26, 1883.—wky tf

**INSURANCE OFFICE.**  
**Queen Insurance Company,**  
OF ENGLAND.  
CAPITAL, TEN MILLION DOLLARS.  
**Lancashire Insurance Company**  
CAPITAL, FIFTEEN MILLION DOLLARS  
Insurance effected on all kinds of property  
at current rates. Losses settled promptly  
and equitably.  
DESBRISSAY & ANGUS,  
General Agents.  
Office—South Side Queen Square,  
Ch'town, Sept. 15, 1882.

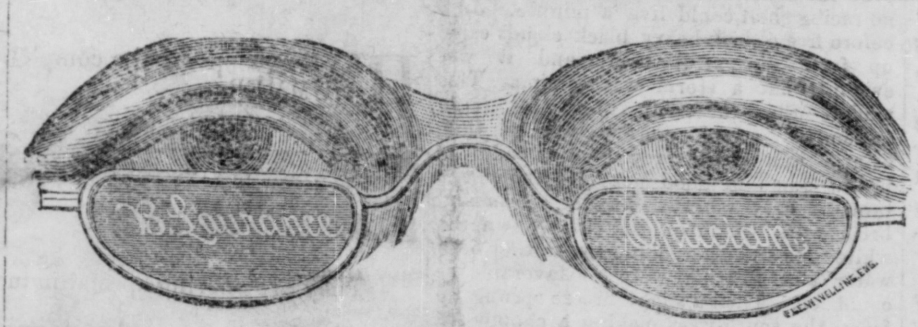
**BOSTON STEAMERS.**  
STEAMERS:  
Carroll, 879 tons, Capt. Brown,  
Worcester, 865 tons, Capt. Blankenship  
ONE of the above FIRST-CLASS STEAM-  
ERS will leave  
**Charlottetown for Boston**  
EVERY  
THURSDAY AFTERNOON, AT 5 P. M.  
PASSENGERS will find this the Cheapest  
and most pleasant trip to Boston. Accom-  
modations on both steamers are splendid.

**CARVELL BROS.,**  
AGENTS.  
Ch'town, May 17, 1883.—pat her sj

**P. E. ISLAND**  
Steam Navigation Co'y.  
STEAMERS ST. LAWRENCE AND  
PRINCESS OF WALES.  
SUMMER ARRANGEMENT,  
Commencing Wednesday, 16th May, 1883.

**NOVA SCOTIA.**  
Leave Charlottetown for Pictou Landing  
every Monday, Wednesday, Thursday and  
Saturday mornings, at 7 o'clock, connecting  
there with the Train for Halifax. Returning  
to Charlottetown on Monday, Wednesday Friday  
and Saturday, about 2 p. m., on arrival of  
Train from Halifax.  
Leave Pictou Landing for Georgetown on  
Thursday, on arrival of train at 2 p. m.  
Leave Georgetown for Pictou Landing  
every Friday morning, at 5 a. m.  
**NEW BRUNSWICK, CANADA AND THE  
UNITED STATES.**  
Leave Summerside every day (Sunday  
excepted) on arrival of Train from Char-  
lottetown, connecting at Shediac with  
Trains for each of the above named places;  
and at St. John, with steamers of the Interna-  
tional Company and Railway for Portland and  
Boston. Also leave Charlottetown for Sum-  
merside every Monday morning at 1 o'clock.  
Returning, leave Shediac every day (Sundays  
excepted) on arrival of day train from St.  
John, for Summerside, connecting there with  
Train for Charlottetown. Also leave Sum-  
merside for Charlottetown every Saturday  
evening, about 5 o'clock.  
By order,  
F. W. HALES,  
Charlottetown, May 15, 1883. Secretary.

**R. N. 66.**  
Endorsed by the French Academy of Medi-  
cine for **Inflammation of the Urinary  
Organs**, caused by Indiscretion or Exposure.  
Hotel Dieu Hospital, Paris, Treatment. Posi-  
tive cure in one to three days. Local Treat-  
ment only required. No nauseous doses of  
Capeba or Copaiba.  
INFALLIBLE, HYGIENIC, CURATIVE, PREVEN-  
TIVE. Price \$1.50, including Bulbe Syringe.  
Sold by all Druggists, or sent free by mail  
securely sealed, on receipt of price. Descrip-  
tive Treatise free on application. AMERICAN  
AGENCY "66" MEDICINE CO., Detroit,  
Mich., and Windsor, Ont.  
Sold in Charlottetown by  
APOTHECARIES HALL CO.  
May 16.



**MR. B. LAURANCE,**  
—THE—  
**Eminent English Oculist's Optician,**  
will attend personally at the  
**RANKIN HOUSE, CHARLOTTETOWN,**  
—ON—  
**THURSDAY, 31ST MAY, 1883,**  
And will remain a few days only.

Read the following, out of hundreds of Testimonials:  
**Lieut. Gen. Sir Patrick McDougall, K. C. M. G.** writes: Mr. Laurance has  
supplied me with a pair of spectacles, which I find to be very satisfactory.  
**Chief Justice Jas. McDonald, N. S.** writes: "I beg to say that I have used  
the spectacles with which you have fitted me, a sufficient time to test them thoroughly,  
and I am pleased to say that they have given me the highest satisfaction in every way."  
**Ex-Chief Justice Sir William Young** writes: "I have pleasure in certifying  
that the two pairs of spectacles I have purchased from Mr. Laurance gives a CLEARER AND  
Purer Light, especially under gas, than any I have previously obtained, HERE OR ELSEWHERE."  
**Rev. Dr. Hill, Halifax,** writes: "The glasses with which you have supplied me for  
reading, both by natural and artificial light, have proved themselves to be all that could be  
desired. I strongly recommend any person wishing to save strain upon their eyes and enjoy  
comfort while reading, to apply to you to fit them with lenses adapted to their condition of  
sight."  
**Hon. W. J. Almon, M. D.,** writes: "By the aid of the glasses you last fitted me  
with I was enabled last night, by lamplight, to read with comfort, a thing I had not done  
for some time previous."

**A. J. Blair, Premier of N. B.,** writes: "I have very great pleasure in certifying  
to the comfort and assistance I have experienced in the use of the eye-glasses I had from you."  
**Hon. Judge Wetmore, N. B.,** writes: "From the flattering notice of your eye-  
glasses and spectacles, I was induced to purchase a pair of each, and I am happy to say they  
have proved quite equal to your recommendation, and have given entire satisfaction."  
**Hon. T. F. Gillespie, President of the Executive Council, N. B.,** writes:  
"Having purchased eye-glasses and spectacles from you that suit my sight admirably and  
make it equal to what it was a few years ago, I confidently recommend them to any person  
whose sight demands improvement."  
**Hon. Judge Weldon** writes: "I have obtained from Mr. Laurance a pair of eye-  
glasses and spectacles, which are superior to any I have had for the last thirty years—having  
used glasses for that period."  
**Dr. Rand, Chief Superintendent of Education, N. B.,** writes: Dear Sir,—  
The glasses supplied to me at your shop by Mr. Laurance are very satisfactory. For nearly  
ten years past I have suffered with pain in my eyes. The glasses have already almost entirely  
relieved the pain."  
**Dr. Jennings** writes: "Mr. B. Laurance, of London, has shown me a great variety  
of spectacles, all of which bear close examination. The lenses are well polished, and the  
mounting beautiful and substantial. I can see more distinctly through his glasses than any  
others I have tried. I will recommend them to my patients."  
**Dr. Tobin** writes: "I here certify that I have examined several specimens of lenses  
and spectacles made by Mr. B. Laurance, of London, and have found them well cut and  
mounted, and thoroughly serviceable articles."  
**Dr. Slayter** writes: "Dear Sir,—I have examined your stock of lenses, and can only  
say that they are the most perfect set of glasses I have seen in Halifax. I believe you to be  
well posted in your business and thoroughly well able to correct the various defects of vision  
in those who may consult you."  
**Dr. H. C. Herbert, Surgeon Major A. M. D.,** writes: Mr. Laurance has fitted  
me with glasses which SUIT ME ADMIRABLY, and I recommend persons whose vision is defect-  
ive to consult him when lenses are required."  
Ch'town, May 30, 1883.—2w

**FURNITURE, FURNITURE,**  
**AT COST.**  
Opposite Post Office, Charlottetown.  
BEDSTEADS, Chairs, Tables, Washstands, Sofas, Lounges, Parlor, and Drawing Room  
B Bedroom Suits, Looking Glasses and Mirrors, Window Furniture, Picture Frames and  
Picture Mouldings.  
**JOHN NEWSON.**  
Charlottetown, Jan. 2, 1883.—1y

**CHEAPEST, SAFEST, SIMPLEST**  
**LIFE INSURANCE**  
IN THE WORLD.  
The Dominion Safety Fund Life Association  
OF ST. JOHN, N. B.  
\$50,000 Deposit with the Dominion Government. Working  
under Government License.  
An Assessment Company with a Safety Fund. Life Insurance  
at its actual cost.  
**Good Canvassers Wanted.**  
**LEONARD MORRIS,**  
General Agent for P. E. Island.  
Summerside, Oct. 29, 1882.—1y

The License Act.  
SUMMARY OF CONTENTS—WITH LATEST  
AMENDMENTS.

License districts are to be established by the Governor-in-Council, who also has power to alter and re-define the same. As far as possible such license districts are to be coterminous with existing and future counties, or electoral districts, or cities.

The Board of License Commissioners is to be composed of three persons for each license district, the first of whom is to be, in the Provinces of Ontario, Nova Scotia, New Brunswick, Manitoba, and Prince Edward Island, a County Court Judge, or a junior judge of a County, as may be selected by the Governor-in-Council. In Quebec he is to be either the Judge of a Judicial District, a Judge of Sessions of the Peace, the Prothonotary, or a Registrar of Deeds, as the Governor-in-Council may appoint. The second Commissioner is to be the Warden of the County or Mayor of the City. Where there is both a Warden and a Mayor, having jurisdiction within the license district, the Warden is to be the second Commissioner. In Prince Edward Island the second Commissioner is to be the Sheriff of the County. The third Commissioner is to be appointed by the Governor-in-Council, and is to hold office for one year. The judge is to be chairman of the Board, and two Commissioners to be a quorum.

A chief inspector and one or more inspectors are to be appointed by the board from time to time for each district as the board may see fit. Each license inspector is to give such security as the board may require for the performance of his duties, and for the payment over of all moneys received. Their salaries to be fixed by the board, subject to the approval of the Governor-in-Council.

The Governor-in-Council may direct the issue of licenses on stamped paper for (1) hotel licenses, (2) saloon licenses, (3) shop licenses, (4) vessels licenses, and (5) wholesale licenses. These licenses are to be signed by the Minister of Inland Revenue, and are to remain in force to the 30th of April following the date therefore. A "vessel license" authorizes the master of a vessel, being a vessel by which passengers are conveyed from one place to another within or beyond the Dominion, to sell or dispense liquor during the passage of the vessel between such places to any passengers on board such vessel, provided always that it shall not permit the selling or disposing of any liquor except as the regular meals, and then only to actual passengers; and provided further that it shall not authorize the opening or keeping of a bar or place on board such vessel where liquors are sold or drunk. A "wholesale license" authorizes the licensee to sell liquor in his warehouse or shop in quantities of not less than two gallons. With respect to bottled beer, porter, wine, or other fermented or spirituous liquor, each such sale shall be in quantities not less than one dozen reputed quart bottles. Liquors sold under a wholesale license are not to be consumed on the premises.

Vessel licenses shall be issued under the authority of the board for any district to or from any port in which the vessel sails or at any port in which she calls.

All the licenses given under the Act shall be subject to the payment of such duty as the Legislature of the province may impose for the purpose of raising a revenue for provincial, local, or municipal purposes.

The board shall hold a meeting during the month of February, 1884, to regulate the conditions and qualifications of applicants for hotel, saloon, and shop licenses, to regulate the hotels, saloons, and shops to be licensed, and to fix the duties and powers of the inspectors. Such regulations to be published within ten days.

A meeting of the board is to be held in the month of March for the purpose of taking into consideration all applications for certificates for such licenses as are to be granted. The chief inspector is to cause a notice of such annual meeting to be fixed to the door of the place where the meeting is to be held and to be advertised one calendar month before the holding of the meeting.

Every application for a license, wholesale or retail, must be by petition of the applicant to the board; the petition to be filed with the chief inspector. If the applicant is not a licensee under the Act or under any act of a Provincial Legislature, his petition must be accompanied by a certificate signed by one-third of the electors entitled to vote in the polling sub-division in which the premises sought to be licensed are situated. The name of each applicant is to be published in some newspaper in or near the district, also description of license applied for, and location of the premises. This is to be done at least fourteen days before the meeting of the board. If any ten or more electors object to the license being granted they may do so by petition setting forth either that the applicant is of bad fame and character or of drunken habits, or has previously forfeited a license, or has been convicted of selling liquor without license within three years; or that the premises are out of repair, or have not the accommodation required, or that the licensing is not required in the neighbourhood, or that the premises are in the immediate vicinity of a place of public worship, hospital, or school, or that the quiet of the place would be disturbed if a license were granted. Such position must be lodged with the chief inspector four clear days before the meeting of the board, and the application and objections are to be heard by the board, the hearing being open to the public. On every application for a license, the inspector is to report in writing to the board, giving a description of the house, premises, and furniture, the manner in which the house has been previously conducted, the character of persons frequenting the house, the distance such house is from other licensed houses in the neighborhood, whether the applicant is a fit and proper person, whether the house is required for public convenience, and whether the applicant is or is not the true owner of the business of the hotel, saloon, or shop proposed for license.

Every licensed hotel in cities and towns must contain not less than six bedrooms, in other places not less than three bedrooms, and (except in cities and incorporated towns) proper stabling for at least six horses, besides those of the licensee. In all cases the hotel or saloon is forbidden to be from part or to communicate by any entrance with any shop or store where goods are kept for sale. Every hotel or saloon, before receiving license, must be shown to be a well appointed eating-house for daily serving meals to travellers. The board may, however, dispense with the necessity of their having such eating-house accommodation, as to a certain number of saloons in any cities or towns.

The Board of License Commissioners are to hear and determine all applications and objections, and their announced decision is not to be questioned or reconsidered. They are not to grant a license if two-thirds of the electors of the sub-division petition against it; nor to give a license to any person declared to be disqualified, nor to any license commissioner or inspector. If in any district the board of that district do not see their way clear to grant a new license for the ensuing twelve months, they may extend the time of the old license for three months. Upon the obtaining by the applicant of the certificate authorizing the issuing of a license, the chief inspector is empowered to issue the certificate on payment to him a fee of \$5 and the giving of the bond required, and upon the applicant establishing that he has paid or tendered the duty imposed by the Provincial Legislature.

Before any hotel, saloon, or shop license is granted the applicant shall give a bond in \$500, with two sureties in the sum of \$150 each, conditioned for the payment of all fines and penalties.

The aggregated number of hotel and saloon licenses are (in general) subject to the following limitations:—In cities, towns and incorporated villages, one for each full 250 of the first thousand of the population and one for each 500 over one thousand, according to the last preceding census. Two hotel licenses may be granted in any town or incorporated village when the population is less than 500. In incorporated villages being county towns five licenses may be granted even if according to population such number would be greater than the above proportion. In places of summer resort the board may grant two additional hotel licenses for six months in each year. No saloon licenses are to be granted in townships or parishes.

The number of shop licenses in the respective municipalities are to be, one for each full 400 up to 1,200 of the population and one for each full 1,000 beyond 1,200. Power is given to the council of any city, town or village by by-law to reduce, within any limit by the Act provided, the number of hotel, saloon, or shop licenses to be issued.

The "local option" clause provides that a majority of three-fifths of the electors in any town, incorporated village, parish, township, or other municipality (save counties and cities) may prevent my licenses being granted. The votes of the electors are to be taken by ballot in the manner provided by the Canada Temperance Act, 1878, and the several clauses thereof under the headings, "The Poll," "Scrutiny," "Penalties," "Preservation of the Peace," "General Provisions," "Prevention of Corrupt Practices," and "Penalties and Punishments Generally," are to be incorporated into the present Act. The Poll is to be closed at five o'clock in the afternoon of the second day if the votes of all the electors present at five o'clock on the first day were not polled. Such prohibition of sale will last until repealed by a vote of the electors, provision for the taking of which is made by the Act. Every license is held to be a license only to the person therein named, and for the premises therein described, subject to the provisions of the Act as to removals and the transfer of licenses.

Where a licensee dies or sells or assigns or removes the license *ipso facto* forfeited unless such person, his assigns or legal representatives, within one month after the death, assignment, or removal of, or sale by the original holder obtain the board's written consent either for the continuance or the transfer of such license to some other person. In case of the marriage of any female licensee, her husband has conferred upon him the privileges and responsibilities of such license on confirmation by the chairman of the board. A chief inspector, on permission by the board, may allow the holder of a license to remove from one house to another equally well supplied with accommodation, provided the application is accompanied by a certificate signed by a majority of the electors of the polling sub-division to which it is proposed to remove.

The license fund, which is to be applied to the payment of salaries and expenses the residue going to the treasurer of the municipality in which the licensed are situated, for the public uses of the municipality.

The Act provides for the issuance of permits to sell in municipalities where no license is granted.

But the certificate of a resident physician to a patient under his immediate care, or of a clergyman to a person whose spiritual adviser he is, is required (under a penalty of \$30 for contravention of this provision) before the person permitted to sell can do so; and then he cannot sell more than one pint, which must not, under a penalty of \$40, be allowed to be drunk on the premises. The person so permitted to sell has to make a monthly sworn report showing to whom sold, what quantity, and upon whose certificate, under a penalty for neglect of \$20.

Licenses must all be registered; and the register must contain the particulars of all licenses granted in each district, all forfeiture, disqualifications, convictions. The board must report annually to the Minister of Inland Revenue.

The most important of the restrictions: