

TO ADVERTISERS.
Changes of ads must be in by 11 a. m. each day to ensure insertion.

LOCAL AND OTHER ITEMS.

BEER BROS.—The leading fur store.

The City Court will meet to-morrow afternoon.

FOOTBALL practice at the Park to-morrow afternoon.

LECTURE tonight by Rev. Wm. Hanly in Easton Street Hall. Silver collection.

The City of Ghent arrived here early this morning from Halifax, and left on return this afternoon. She had a general cargo both ways.

LECTURE—Help St. George's Lodge leading library and attend the lecture by Rev. Wm. Hanly in Easton Street hall to-night. Silver collection.

FROM BOSTON.—The Halifax arrived from Boston about half-past two o'clock this morning. She will leave on return about 5 o'clock this evening.

CURLEYS' ATTENTION.—A meeting of all interested in the "Puff of curling" will be held in the parlors of the Y. M. C. A. on Wednesday, the 6th inst., at 4 p. m., to receive report of Committee and to organize for the coming season.

W. M. S.—At the regular monthly meeting of the W. M. S., of the Second Methodist Church last evening, Miss McNeil gave a very pleasing report of the W. M. S. meeting held at Sussex recently. Four new members were enrolled.

LECTURE.—By G. M. W. Carey, of St. John, N. B. will lecture in the Baptist Church on Thursday evening, Nov. 7th, on "The Making and Ministry of Money." Dr. Carey is one of the most fluent and polished speakers in the provinces.

MISSIONARY SOCIETY.—The W. man Missionary Society of the First Methodist Church will hold their annual meeting on Wednesday evening at 7.30. A most programme will be provided. The pub are cordially invited to attend.

HELD OVER.—To make room for THE EXAMINER'S lengthy report of the City Council meeting held to-day we are compelled to hold over a considerable amount of matter, including an interesting historical letter from Hon. Benjamin Davis.

POINT PARK BOY.—We are pleased to learn that the Harbor Master and Mr. Foster, the capable and careful contractor for the work, have replaced the boy at Point Park by that spar that is put there in the fall and spring months. Neither the Harbor Master nor the contractor received any notice of the boy being out of place until their attention had been drawn to it by THE EXAMINER.

ISLANDER INJURED.—We hear with regret that Mr. Arthur Allen, one of the engineers in the sugar refinery at Cambridge, Mass., met with an accident recently. It seems that in some way he was caught in some of the machinery and had his clothing torn from his back and sustained several severe bruises about the body. Mr. Allen was formerly employed in the railway machine shop here.

P. E. ISLAND HOSPITAL.—The closing exercises of the graduating class of 1895 of the P. E. Island hospital's training school for nurses, will be held in Phillips Memorial Hall, Tuesday evening, Nov. 5th, at 8 o'clock. The public are cordially invited. Dr. McLeod will deliver the Valedictory address, and Judge Fitzgerald and others will also speak. The proceedings will be interspersed with music, vocal and instrumental. Admission free. 3in.

THE NORTHERNBERLAND.—The steamer Northernberland, which is now engaged as a passenger, freight and mail boat in the Straits of Northernberland, has been chartered to run on the route between Palm Beach, Florida and Nassau, in the Bahamas, this winter. She will continue to run in the Straits until navigation closes.—St. John Telegraph.

We have made enquiries, and are informed that, although there has been some negotiating in respect to the matter, the steamer has not yet been chartered.

THE PARK ROADWAY AGAIN.

High Jinks at the Council Meeting this Forenoon.

THE MAYOR EXPLAINS HIS POSITION.

Four Councillors Leave Without Permission and Break Up the Meeting.

THERE was a full attendance of members at the emergency meeting of the City Council this forenoon to consider the matter of an appeal to Ottawa in respect to the Park roadway. Mayor Dawson presided.

Councillor Hughes stated that at the time there was drawing near for an appeal he thought action should be taken without further delay, rather than that the city should lose its claim to the roadway. He therefore moved the following resolution, which was seconded by Councillor Douse:

Resolved, That the Street Committee, with the Recorder, be authorized to take such steps as may be found necessary with a view of appealing from the judgment of the Supreme Court delivered in the special case regarding the Park roadway to the Supreme Court of Canada.

Mayor Dawson asked Councillor Hughes what course he proposed taking.

Councillor Hughes said he thought that the Street Committee and the Recorder would secure the advice of independent counsel and then appeal to the Supreme Court here to set aside the injunction. If a final decision, an appeal would then be taken to Ottawa.

Mayor Dawson then suggested that the resolution be amended to the effect that the Recorder be instructed to give notice of appeal at once and thus be within the sixty days required by law, and that a public meeting of citizens be called to ratify the action of the Council.

Councillor Tanton said that until such time as a majority of citizens at a public meeting agreed to support the resolution, he thought that in this matter the Council should take the approval of the citizens at large.

Councillor Taylor said the citizens were slow to move in such matters. Unless something extraordinary occurred they did not think he spoke to people who did not want the roadway, and the Council ought to take steps to secure it before it is too late. He believed the city would gain the case on appeal, and would support the resolution. So far as the Legislature was concerned it usually made laws unfavorable to the city, as was evidenced by the passing of the obnoxious income tax measure.

The Mayor asked why a public meeting

of citizens could not be held to-morrow night?

Councillor Fenel said the citizens seemed to be leaving the matter of an appeal to the Council.

Councillor Hazard said that the citizens could call a public meeting to-morrow night if they choose. But if the Council waits till to-morrow night for authority there will not be sufficient time to serve the necessary papers.

Mayor Dawson said that his conduct in not putting the resolution asking for an appeal before the Council was endorsed by leading men. He again suggested that the resolution be amended.

Councillor McCarron suggested that notice of appeal be given, and then a meeting of citizens called.

Mayor Dawson said that was just the ground he took.

Councillor Douse said he could not find one man who was not in favor of the roadway, and thought that a resolution as to whether it should be put in the roadway will not interfere with the holding of a public meeting. If we are to have the roadway let us have it. There is everything to lose by delay.

Councillor Hazard said it was the Mayor's duty to put the resolution, as the majority of the Board were favorable to its passage. The Mayor had no right to refuse to call a meeting by his suggestion. The Mayor should put the resolution as it stood. Another resolution calling a public meeting could be afterwards passed if deemed necessary.

The Mayor said he understood the duties of a chairman, and claimed the right to make any suggestions he considered necessary.

Councillor Tanton expected that a public meeting would have been called before this. The fact that no such meeting was held, and no protest made against the Mayor's conduct in not putting the resolution, seemed to indicate that the Mayor's course met with the approval of the citizens. Had the Mayor acted otherwise, he thought it reasonable that the Council should take the citizens into its confidence in this matter. The Street Committee, under the authority of the resolution, could override the opinion of the citizens as expressed at a public meeting and carry the case to Ottawa over their heads. Let the citizens be fairly divided on this matter at a public meeting.

Councillor Taylor thought that there was no necessity for a public meeting, as \$2000 was in the estimates for the roadway. It was the duty of the Council to expend the citizens' money in the best interests of the city. He felt sure the present Board would do what was right.

Mayor Dawson again claimed that he had the right to offer suggestions whenever he deemed such a course advisable.

Councillor Taylor said the resolution submitted at the last meeting of Council, said he, "I have no reason, one of which was that the question should be submitted to the ratifiers at a public meeting to be called for that purpose, and no movement in that direction has been taken, so that I may fairly conclude the citizens approve my action. Since that meeting, I have been interviewed by a number of citizens, and I have to meet their assertions, in the Guardian and Patriot newspaper, an endorsement of my act. Were it otherwise, I have no doubt the fact would have been made known by the voice of the ratifiers, expressed at a public meeting. It is said that the Councillors represent the ratifiers. I reply, so does the Mayor. He is the representative of the entire body of citizens, and realizing that responsibility I venture to assume, in a band, in their interests, to decline to put a resolution which points to the expenditure of city funds for an object and purpose which would appear to be so largely adverse to the duties for which the Councillors are elected, and I feel that I shall be recreant to the trust imposed did I not do so, until the ratifiers at a public meeting, have the opportunity of expressing their opinion upon the merits of this question. They pay the taxes, and before attempting to carry the case to the Supreme Court should be consulted. What do I find in the words of the statute concerning the right of roadway and upon which this resolution is based? They are as follows:

"A strip of shore front of a width not exceeding one hundred feet, running from Kent Street along the outside of the existing bank of Government Farm."

"And the opinion of the full bench of judges is that the term 'existing bank' means the bank as it existed in 1876, when the Act was passed, and that the bank proposed to be opened as a road as shown by the plan produced at the argument is not comprised in the premises vested in the City of Charlottetown by the Act of 1876." Eminent counsel agree in this decision. Let me say that I yield to no one in the desirability of this roadway, that all I have said or done thus far, notwithstanding statements made to the contrary, has been with the one desire that if the land was vested in the city, we should carry out the intention of the statute in perfect good faith. I brought the matter to the notice of the Council every opportunity up to a certain stage. I cordially approved of the decision to submit a joint case to the judges. I expressed my doubt as to the expediency of diverting to other uses the \$2,000 appropriated and assessed for the roadway, and in all respects, so far as in my power, favored the making of the roadway. I have carefully weighed the reasons for the action sought, and I regret to say that they do not carry my judgment. I most sincerely wish that I could see with you. It is so much pleasanter in every way to vote with, rather than to appear to be against, the majority of the Council. Looking, however, at the words of the act defining the roadway, the interpretation of the three judges, and of eminent counsel, I cannot but arrive at the conclusion that there is too much risk and expense in an appeal to Ottawa. I am a conscientious man acting in what I believe to be the interests of the city. I decline to put the resolution.

Councillor Hazard again differed with the Mayor respecting his rights and privileges as chairman. He claimed that he had no right to override the wishes of the majority or to attempt to sway it by meeting by making suggestions, and that he had no right to refuse to put the resolution. In this connection he quoted from the clerk of the British House of Commons in support of his contention. He sincerely hoped that whatever came out of this matter now that in the end the people would receive their rights, notwithstanding the conduct of the Attorney-General, the Governor and the Mayor. The citizens were strong in favor of the proposed roadway. He asked the Mayor to put the result as if he declined to do so there was only one other course to pursue.

The Mayor said he could not see his way clear to put the resolution as it stood. He had given the matter very careful consideration and was as deep as he could get in the welfare of the citizens.

Councillor Hughes said a citizens expected the Council to act after their interests here. If a citizens' money was expended it would be making more than the people expect. If thought there was a little need of a public meeting in this case as there was in the case of a lady claiming damages for breaking her leg, and a serious mistake would be made if the resolution was not passed.

Mayor Dawson again pointed out that if the course he suggested were adopted the desired end could be obtained.

Councillor Hazard asked Councillor Hughes to read the resolution.

Councillor Hughes then read the resolution, but the Mayor declined to enter

into it.

Councillor Hazard then moved that the Mayor vacate the chair.

The Mayor declined to leave the chair, claiming that there was no authority for putting the Mayor in the Council.

Councillor Hughes again read his resolution, and asked for a division on the same, but the Mayor again declined to put it.

Councillor McCarron moved that the Recorder be instructed to give notice to the courts of an appeal in the case of the Park roadway. He believed that the citizens should take the responsibility for any money that might be expended in this connection.

Councillor Hazard said the majority of the Board was not to be bluffed by the Mayor's refusal to put Councillor Hughes' resolution. Councillor McCarron's resolution might be in order afterwards.

Councillor Tanton moved that the Recorder be authorized to file the necessary preliminary notices of appeal from the decision of the judges in the Park roadway case, and that a meeting of the citizens be called and their approval secured before further proceedings be taken.

Councillor Hughes pressed his motion. He understood there was no time to wait upon Councillor Tanton's resolution if it were passed.

Councillor Taylor said he would vote for Councillor McCarron's resolution to get the matter through. He did not think, however, that the Mayor had acted fairly and squarely in the matter.

Councillor Hazard stated that if the Mayor persisted in his course the papers respecting the appeal would not be served in time. Let the responsibility be placed where it belongs. He again urged Councillor Hughes to put his motion.

Councillor Hughes then moved that the Mayor vacate the chair and that Councillor Hooper take the chair in committee.

The Mayor said he would not vacate the chair for the Council, nor would he allow a notice of the motion to go upon the minutes of the meeting.

Councillor Hazard said they would consider the resolution carried by a majority of the Council.

The Mayor said that the resolution was not carried.

Councillor Hazard then asked leave to withdraw, which was not granted.

Then Councillors Hazard, Hooper, Fenel and Douse left their seats and were about leaving the room when Councillor McCarron was obtaining Councillor Taylor's autograph as seconder of the resolution. By the time Councillor McCarron had resumed his seat they were without the precinct.

The Mayor instructed the Clerk to enter upon his minutes the fact that the four members had left the meeting without permission before the business was concluded, and thus prevented Councillor McCarron's resolution from being put.

There not being a quorum left no further business could be transacted, and the Mayor adjourned the meeting sine die.

Boys' Overcoats,
Boys' Reefers,
Boys' Suits,
Men's Overcoats,
Men's Suits,
Men's Reefers,
Men's Hats,
Men's Caps,
Ladies' Sacques,
Ladies' Mantles,
Dress Goods.

PROWSE BROTHERS,
The Wonderful Cheap Men.

THE HUMAN BODY,
to be kept in a proper condition, must be kept warm. "Winter's surly blasts" will soon be upon us, and an extra amount of Clothing must be worn.

Our HEAVY UNDERWEAR at 50c, \$1, 1.25, 1.50, 1.75, 2.00, 2.50, 3.00 and 3.50 a Suit are A 1 value, and our finer lines in these goods are not equalled in this city.

GREY FLANNELS.—Just opened, Heavy All Wool at 15, 18, 20, 22, 25, 28 and 30 cents a yard. These are the choicest lot of Flannels ever shown in Charlottetown for the money.

Our BLIZZARD PROTECTORS.—See our double-lined Overcoats and Ulsters, frost proof, wind proof and rain proof. Comment on the price is needless. They are sold at the Bargain Corner.

McKay Woolen Company, Bargain Corner.

D. A. BRUCE,
Leading Merchant Tailor.

LADIES, clean your kid gloves with Josephine Glove Cleaner. It is not a liquid, leaves no odor, and can be used while the glove is on the hand. For sale only at A. W. Reddin's drugstore.

Harper's Bazaar and Munsey's Magazine at McMillan & Hornsby's Bookstore.

Magazines—Munsey, Century, Review of Reviews, New England, Harper's Bazaar, American Quarterly, etc., just in at McMillan & Hornsby's—get one.

Good books, clever books, up to date books, books by great authors. See Carter & Co's advert.

BORN.
On Sunday, the 3rd inst., the wife of Ingram Wood, of a daughter.

Try Us for Clothing

Try us for Heavy Ulsters,
Try us for Warm Overcoats,
Try us for Good Warm Reefers,
Try us for Men's Suits,
Try us for Boys' Suits,
Try us for Men's Pants (150 pairs at a great bargain),
Try us for Warm Underclothing,
Try us for Heavy Top Shirts,
Try us for Cardigan Jackets,
Try us for Winter Caps,
Try us for anything you want,
Try us for the lowest prices yet,
Try us and you will be rewarded by saving money.

J. B. MACDONALD & CO.
Charlottetown, November 5, 1895—d & wky

Advertisers!
The home circulation is the most valuable for advertisers. THE EXAMINER reaches the homes of our citizens every evening. That accounts for our large advertising patronage.

THE EXAMINER PUB. COMPANY

How Long is a Jiffy?

A little longer than it takes to define it, but just long enough to rub in a little of

Johnson's Cream of Roses,
and make the hands or face soft, white and smooth.
25 cents a bottle.

JOHNSON & JOHNSON,
The Reliable Druggists.

YOU,
of course, are a user of FURNITURE, and WE need your business. WE have a trade to establish, YOU frequently have orders. Suppose YOU give us a trial, WE guarantee satisfaction. Try US, and we shall try to save YOU \$\$\$\$\$\$. This is author-ative.

MARK WRIGHT & CO., LTD
Who Sell at Selling Prices.

Ladies' Greenland Seal Capes.

LOW PRICES.

22 inch length, 72 inch sweep of skirt,	only \$16
24 inch length, 72 inch sweep of skirt,	only \$18
27 inch length, 84 inch sweep of skirt,	only \$20
30 inch length, 100 inch sweep of skirt.	only \$22
34 inch length, 112 inch sweep of skirt.	only \$24

BUY NOW!
BEER BROS.

W. A. Weeks & Co.,
THE PEOPLE'S STORE.
Charlottetown, Nov. 4, 1895.

TAKE A WALK THROUGH OUR STORE
Stock About Equally Divided to Meet the Wants of Ladies and Gentlemen.

Attractive styles in Capes and Jackets
Newest things in Dress Goods.
Black and Colored Mantling.
English and American Hat Shapes.
Walking and Sailor Hats.
Waterproofs.—First-class quality, all warranted.

English Millinery.
MISS MURPHY gives complete satisfaction to lady customers in Trimmings, nearly one hundred orders going out this week.
Try her.

FURS.—Choice as well as cheap. Every garment guaranteed or money refunded. All inferior goods are carefully excluded. Sacques, Capes, Muffs, Hats, etc.

GENTLEMEN'S Lined Kid Gloves, Warm Knitted Gloves, Kid Driving Mitts, Rubber and Buckle Gloves, Fine Kid Gloves.

UNDERWEAR.—Perhaps the finest all-round assortment in the city. Extra large sizes for extra large men.

COLLARS and CUFFS.
SHIRTS and SUSPENDERS.
HANDKERCHIEFS and HOSIERY.
UMBRELLAS.

TIES.—The best ties are those that keep a man home at evening. The next best are to be found in every style in our Tie and Collar Department.

NOVELS, NOVELS, NOVELS.
300 300 300

Just received, a good assortment by the leading and most popular authors, at the New Bookstore.

McMILLAN & HORNSBY,
Booksellers and Stationers,
Ch'own, Oct. 29, 1895 d&w
Opposite Prowse Bros., Queen St.

LONDON HOUSE.
Flannel Shirts,
Wool Underclothing,
Gloves,
Hosiery,
Blankets,
Wadded Quilts,
Selling at Low Prices for Cash Only.

T. J. HARRIS,
AGENT
Charlottetown, October 19, 1895—dy

QUALITY
Never Better.

PRICES
Never Lower.

We carry the Largest and Cheapest Stock of FURNITURE in the city. Call and be convinced of this.

JOHN NEWSON,
Newson Block, Victoria Row.
Charlottetown, Nov. 5, 1895.

JOB PRINTING Leave your order at THE EXAMINER office. We can print anything you need. See our samples. Good work, promptness, low rates

SKATING RINK TO LET.
Tenders for the lease of Hillsborough Skating Rink for ensuing season will be received up to 20th November, at noon.
D. C. McLEOD,
Secy-Treasurer.
oct31—11 die pat gar

UNDERTAKING
Having bought out the whole undertaking outfit of the late Isaac W. Wadman, I am now prepared to supply everything necessary for the business at the shortest notice, at Mr. Wadman's old stand, Gratton Street.

J. R. DAVISON.
Nov. 2—1f

TO BOARDERS.—Mrs. S. B. Stumbles has good accommodations for boarders at her residence, corner Prince and Gloucester Streets. Situation central. Rooms large and airy. House heated with hot water. sept 23

GIRL.—WANTED—Good references required. Apply to Mrs. BOUQUET, 174 Water Street, Water Street. oct11

WANTED.—By a young married couple (with one child two years old), board in a private family. Write to P. O. Box 166, station, Charlottetown, P. E. I. sept 1

EST.—First class furnished two-story dwelling on Prince Street, now occupied by Mrs. Stumbles. Also, 200 1/2 on Hill Street, Charlottetown, P. E. I. Apply to Mrs. Stumbles, 174 Water Street. oct11

TO LET.—Half the Cottage adjoining West Kent street, apply on the premises to Mrs. Henderson. oct12, 1f

Wants, Lost, Found, &c
Advertisements under this heading charged five cents per line.

\$1500—\$800 down, \$700 on mortgage if desired—bure desirable dwelling near centre of city, not far from park, good neighborhood, formerly occupied by Dr. Dawson. It has a fine lawn, coach house and stable, a most desirable residence; rent \$20 a year, paid quarterly. Apply to Mrs. J. J. HARRIS, oct—d&w guarant pat law

WANTED.—Two girls (kitchen and chamber maid) for Revere Hotel, Victoria; good wages; must have good references. Apply at this office. 11 pd—nov1

WANTED.—A cook. Apply at the REVERE Hotel. 11—oct29

CLASSES for instruction in embroidery will be opened November 6th by Mrs. Wadman, at her residence, Water Street. Materials for work supplied. 11—oct29

WANTED.—A busheer for altering clothing in our ready-made department—repairing, etc.—MCKAY WOOLEN CO. oct29

TO LET.—House with eight rooms besides kitchen and pantry; nice situation in town; rent moderate; possession immediately. Apply at this office. 11—oct29

TO LET.—The brick house on Queen Street now occupied by Charles Hermanns, containing nine rooms, heated by hot air; possession November 1st. Apply to ALEXANDER HOBBS. 11—oct29

TO LET.—Two offices in the Stammer Block Apply to Prowse Bros. 11—may1

TO LET.—A commodious warehouse on Powell Street, until now occupied by A. Hornsby. Apply to Dr. BLANCHARD. sept 23—1f

MARINE VILLA TO LET.—Situated adjacent to the Marine Esplanade, in the most healthy part of the city, fronting the Hillsborough Bay, with a fine lawn, coach house and stable, a most desirable residence; rent \$20 a year, paid quarterly. Apply to Mrs. J. J. HARRIS, oct—d&w guarant pat law