

Local and Other Items.

SEVERAL more Scott Act summonses have been issued.

The Board of Health meets on Monday evening next.

MR. EARLE has a vacancy for two music pupils.

The steamer Heather Belle is aground at Orwell Wharf.

No business at the Stipendiary Magistrate's Court this forenoon.

JOHN McLEAN, M. P. P., is in the city and is registered at the Rankin.

No Shoddy Suits or Overcoats with matting for coat canvas at D. A. Bruce's.

The steamer Beaver arrived in Georgetown yesterday after a heavy passage.

MR. GEORGE F. OWEN, of Cardigan, is visiting the city. He is at the Osborne.

REV. D. M. MACDONALD, P. P., celebrates the Silver Jubilee of his ordination to-morrow.

CLOCKS in Walnut Cases now opening at G. H. Taylor's, north side of Queen Square.

MR. JAMES McMANUS, of Memramcook, left Summerside on Saturday, after purchasing 14 draught horses at Alberton.

ALL Ready-made Clothing sold by D. A. Bruce is manufactured on the premises—better value than imported clothing.

CHRISTMAS CARDS.—The sale of handsome Christmas Cards begins to-day at the Diamond Bookstore. The stock is large, varied and cheap.

SPECIAL COMMUNICATION of St. John's Lodge, A. F. & A. M., this (Tuesday) evening, at 8 o'clock sharp. Visiting brethren always welcome.

The members of St. Matthew's Temperance Society are especially requested to attend the regular session this evening, as very important business will be brought before the meeting.

The members of Abegweit Court of Foresters will meet in the Parlor of the Y. M. C. A. this, Tuesday evening, at 8 o'clock. A full attendance is requested, as matters of importance will be discussed.

FISHMEN rally, English Scotch and French do likewise, and have your clothing made at Macdonald's Custom Tailoring Establishment, Queen St., opposite Owen Connelly's. The best cutters and workmen employed. nov15 2i

Is addition to the public tea and refreshment table provided by the ladies of the Second Methodist Church in Market Hall on Thursday evening first, there will also be a large fancy table. Let all the friends remember this additional attraction and go prepared to do generous things.

The steamer St. Lawrence, after an exceedingly rough passage, arrived at Summerside about four o'clock yesterday afternoon, where, owing to the storm, she still remains. The Princess of Wales, which left here about seven o'clock yesterday morning, succeeded in reaching Pictou at half-past twelve. She left Pictou again this morning, but could not get any further than Caribou, and returned.

The proper officer (who ever he may be) is requested to see that the Government Pond is flooded as soon as possible. At present it is an eyesore and disgrace to the city. But, if flooded at once, it will soon be covered by a sheet of ice, to which the youth and beauty of the town will resort for the pleasure of skating and obtaining exhilarating recreation. Ladies, gentlemen—all are interested.

A GOOD-SIZED audience assembled at the Roller Rink last evening to witness the boys' 25-lap race. At half-past nine o'clock the following contestants took the mark—Hirtle McGregor, George McNeill, Henry Phillips, Abbie Leigh and Daniel Melsaac. McGregor won by half a lap. The contest for second place was close, but McNeill finally secured it. The Band of the 82nd Battalion furnished good music during the evening.

A COURT of the Independent Order of Foresters has been instituted at Belleque. Following are the officers—C. R. Archib, M. D.; R. See, C. W. Wright; F. See, John Craig; Treas., W. A. Leard; Chap., Rev. E. C. Turner; S. W., John Davidson; J. W., Thomas Moyses; S. B., Charles Baird; J. B., Charles Wright; Physician, Dr. Sutherland; P. C. R., L. U. Fowler.

THE Very Reverend Mother Provincial of the Congregation De Notre Dame returns home to the Mother House at Montreal to-morrow. We regret the fact that the good Mother has been in failing health since the unfortunate accident which overtook her on her arrival here in September last. Mother St. Luce will be accompanied to Montreal by Sister St. Pelagius, who arrived here some few days ago from Arichat.

THE market to-day was poorly attended, and sales were somewhat slow at the following prices:—Beef (small) 7 to 10 cts; per lb.; do per qtr 4 to 7 cts; mutton, 5 to 8 cts; pork (small) 6 to 8 cts; lamb, 25 to 60 cts per qtr; ham per lb. 13 to 14c; fowls, 35 to 40 cts; pair; butter (fresh) 20 to 22; do (tub) 15 to 20c; eggs, 20 to 22; flour per 100 pounds, \$2.25 to \$2.75; oatmeal, do, \$2.30 to \$2.50; oats, 32 to 34 cts; hay per 100, 65 to 75c; potatoes, 15 to 18c; straw, per load \$2 to \$2.25; codfish, 25 to 65 cents; pork, per carcass, 4 cts; pig, 25.50 to \$5.00 per pair; apples, 50 to 60 cts per bushel; geese from 50 to 60 cts; ducks from 50 to 65 cts; turkeys, 11 to 12c; turkeys, from 70c to \$1.50.

THE Literary and Scientific Association held its first informal meeting of the season last night in the Y. M. C. A. Parlor. The weekly meetings of the Association will be held hereafter in the Calcedonian Club Room, Queen Street. The meetings will be held every Thursday evening, commencing on Thursday, 25th inst., when Mr. Bain will deliver a lecture on the very interesting subject of "Darwinism." The following are the officers of the Association for the coming year:—

President—Charles Palmer, Esq.
Vice-Presidents—John Newson, Esq.
Secretary—K. J. Martin.
Executive Committee—Dr. McLeod, R. Smallwood, Dr. Leobling, John McSwain, S. S. Peterson.

Our Civic Rulers in Session.

TWO LAWSUITS ON HAND—THE HOSPITALS DISCUSSED AND A DONATION GIVEN TO EACH—THE MARKET BY-LAW LOST IN COMMITTEE—THE BOLGER NUISANCE—WATERWORKS—SOME INFORMATION PROMISED.

An adjourned meeting of the City Council was held last evening, His Worship Mayor Haviland presiding. Councillor Horne was the only absentee. After the usual preliminary business, His Worship submitted the following application for a writ of certiorari:—

To the City of Charlottetown, Howan Robert Fitzgerald, Stipendiary Magistrate for the City of Charlottetown, Alfred F. Tomlins, Clerk of the City Court of the City of Charlottetown, and Francis S. Chandler, City Collector of the City of Charlottetown, jointly, and to each of you severally:—

Take notice that application will be made to the Honorable Edward Palmer, Chief Justice of Her Majesty's Supreme Court of Justice for the Province of Prince Edward Island, or to such other Judge as may be present at Judges' Chambers, in Charlottetown, on Friday, the twenty-sixth day of November, A. D. 1886, at the hour of eleven o'clock a. m., on behalf of John A. Griffiths, of Charlottetown, in Queen's County, Palatine, to remove into the said Court a certain warrant of execution bearing date the twenty-fourth day of September, A. D. 1886, and signed by the said Alfred F. Tomlins, as Clerk of the City Court, whereby the City Collector or Police Officer, or Constable of the said City, was directed to seize the goods and chattels of the said John A. Griffiths for the sum of eighty-three cents, besides fifty-seven cents for costs, and costs for levying such execution or warrant, and for want of goods and chattels to take the body of the said John A. Griffiths, as well as to secure all affidavits and papers in connection therewith upon the grounds:—

1. That the affidavit upon which the said warrant was issued was insufficient to ground said warrant; it does not show that the notice of assessment therein referred to when served as in the said affidavit mentioned was explained to the person it was given, or does it show that what was required was explained, nor was there any evidence given to show that the said notice of assessment had come to the hands or knowledge of the said John A. Griffiths.

2. That the said warrant was illegally issued, and without jurisdiction in the party issuing the same.

3. That the said warrant was not signed by the proper person.

4. That the said warrant was issued on the ex parte application of the said City Collector, and without a previous summons or notice to the said John A. Griffiths.

Dated this 15th day of November, A. D. 1886. EDWARD J. HODGSON, Attorney for John A. Griffiths.

He said that he would be again obliged to retain counsel to defend the rights of the city.

Councillor A. A. McLean could not see why the Recorder should not act as counsel in the matter.

His Worship differed from Councillor McLean.

The Recorder explained his action in the matter as Stipendiary Magistrate, and said that if he acted as counsel, he would be placing himself in a peculiar position. He certainly would not consent to act.

Councillor Crabbe moved that His Worship retain counsel to represent the city.

Councillor Curtis seconded the resolution.

Councillor Kelly thought it would be well to let the Recorder think the matter over before action was taken.

Councillor Hazard was of the opinion that it would be well for the Mayor to retain counsel.

The resolution was then put and carried. Councillor Kelly submitted the following resolution:—

Whereas, The corporations of all well regulated cities contribute towards the care of their sick poor, either by the endowment and maintenance of hospitals, dispensaries, infirmaries, or by the appointment of medical men who are paid out of the city revenues for their attendance upon the poor; and

Whereas, The city of Charlottetown has hitherto done nothing towards this important and charitable duty; and

Whereas, The Charlottetown Hospital cares for any worthy applicant, and provides shelter, food, medicine, medical attendance and nursing free of charge, and also dispenses any medicines which may be necessary for the cure of the sick; and

Whereas, This hospital derives no pecuniary aid from either the Provincial or the Civic authorities, but is only sustained by contributions from citizens and the industry of its nurses; and

Whereas, It would be manifestly absurd that this Council should impose a tax upon a charity which it is its duty to encourage and support because it relieves the city of the burden of its destitute sick; and

Whereas, Factories and other places which are established for the profit of private individuals have been exempt from taxation since this way recognized as worthy of support because of the benefit they are to the public generally.

Resolved, That the Charlottetown Hospital be exempt from taxes as compensation for their care of the sick poor of the city.

In doing so he explained that since January 1, fifty-four persons from the city had been received and cared for at the hospital free of charge; and that 260 persons had received outdoor medical attendance also free of charge. All paying patients contribute so much per week for board, medicine, nourishment, etc., received on the physicians' orders; the unpaid patients receive the same treatment. The poor of the city were undoubtedly the wards of the city, and as such the corporation should contribute to their support.

Charlottetown was, he thought, the only place in the Dominion where the city did not pay for its sick poor. He estimated that the amount expended by the hospital in caring for the sick poor of the city was about \$2,220. The only recompense asked for this large outlay is that the hospital be exempt from taxation. He thought it exceedingly hard that those who take care of the poor of the city, in the hour when care is most needed, should have the roof which shelters them and the bed upon which they sleep, taxed. It is the poor who suffer as a result of these taxes, as the money expended therein would be employed in the noblest of all works—the relief of suffering humanity.

Councillor Curtis had much pleasure in recording the resolution, as he could see nothing objectionable in it. Councillor Kelly's remarks were humorous. The Council should assist the poor all it can. He would willingly second a similar resolution for the Prince Edward Island Hospital if required.

Councillor T. A. McLean said that this matter was up some years ago, and the Recorder decided that the Council did not have power to remit taxes. A resolution was then passed donating \$50 to the hospital.

Councillor Curtis could not see that any law would be violated in passing the resolution and did not think that any disastrous results would ensue from the remission.

Councillor Kelly wished it to be distinctly understood that in moving the resolution he was not asking for any favors, but merely compensation or part compensation for favors rendered to the city.

Councillor Morris was quite willing to vote something to both hospitals, as he thought they were doing a good work and should be supported; but he did not think the Council could remit the taxes. He remembered that some time ago an amount had been divided between the two hospitals.

Councillor T. A. McLean explained that

at the time the \$50 was granted the Charlottetown Hospital, the other one was not in existence.

Councillor McRae would favor the exemption from taxes of both hospitals, but the matter should be referred to the Recorder.

Councillor Hazard said the Recorder had given his opinion in the matter before. He would favor giving a grant to both hospitals if the city could afford to do so. Both hospitals were doing a good work, but the Charlottetown Hospital took the lead.

Councillor Crabbe remarked that as the Recorder had expressed the opinion that the Council had not the power to remit taxes, he could not support the resolution; but if the resolution were changed to a certain sum for each hospital he would vote for it.

Councillor Douse was willing to vote for a donation to both hospitals, as they were doing good work. He did not think it fair to give to one only.

Councillor Kelly said that in order to get over the difficulty he would amend his resolution by striking out all after the word "nurses," in the fourth paragraph, and substituting the following:—

Therefore Resolved, That this Council, recognizing the work done by this Hospital, and in order to encourage and support it in its work of relieving the destitute sick of this city, present the said Hospital with the sum of \$75.

Councillor Crabbe did not think the city could afford to give \$150. He moved the following amendment:—

Resolved, That the sum of \$50 be donated out of the City funds towards the maintenance of the City Hospital and the P. E. Island Hospital.

Councillor Douse seconded the motion.

Councillor Kelly would not consent to withdraw his resolution. He was not opposed to a grant to the other hospital, if it could be shown that it had done the work. His resolution did not ask for one per cent of the expenses. He would not only vote for, but would move the same resolution for the Prince Edward Island Hospital, if it were shown that it had done the work the Charlottetown Hospital had.

Councillor Curtis thought every laborer was worthy of his hire. Councillor Kelly's figures showed that the Charlottetown Hospital had done a large amount of work, and the money should be given it as a reward. He would vote for a donation to the other hospital when a demand was made therefor. It was not unreasonable to ask them to show that they had done good work.

Councillor Morris would support Councillor Crabbe's resolution if he made the sum \$75 for each hospital. He instanced the case of a typhoid fever patient who had been treated at the Prince Edward Island Hospital free of charge.

Councillor Crabbe thought that the Charlottetown Hospital had more claims on the funds of the city than the Prince Edward Island Hospital. During the time of the smallpox epidemic it contributed three nurses for nothing. If the city had to pay for these nurses the expenditure would have been swelled considerably. One hospital pays \$75 in taxes, the other \$50. He would give the Charlottetown Hospital \$75 and the Prince Edward Island Hospital \$50, as the former was more worthy.

Councillor Hazard said he would support Councillor Crabbe's motion. Councillor Kelly should have given the Council more information previously; he should have given some statistics about the other hospital.

His Worship remarked that it was a pity the Council did not have some statistics from the Prince Edward Island Hospital. He remembered some time ago reading in the papers about a young man named Slato who had been refused admission to that hospital because he was a pauper. If the published statements were correct the Council should not give any money to it.

Councillor Douse thought the voting of a reasonable amount ought not to create ill-feeling. The Charlottetown Hospital had done a good deal for the people.

Councillor Kelly said that the books of the Charlottetown Hospital were open to the public, and his figures could be verified on application there. He was just as ready to advocate that justice be done to any other institution that takes care of the sick poor of the city as he was to advocate it for the Charlottetown Hospital. There was no necessity for pressing the matter to-night, and he would willingly wait for statistics from the Prince Edward Island Hospital.

Councillor Hazard did not question Councillor Kelly's figures. He, however, thought that he (Councillor Kelly) should have given some notice before. Although all were willing to recognize the work of the Charlottetown Hospital, yet he must take it for granted that both are ready to do good work when required.

Councillor Crabbe's motion was then put and carried on the following division:—

Ayes—Councillors Crabbe, Morris, Douse, McRae, Hazard, A. A. McLean—6. Nays—Councillors Kelly, Curtis, T. A. McLean.

His Worship said that he had received a letter from Messrs. Peters & Peters asking what action the Council intended taking in the case of Boswall & Co. the city.

Councillor Curtis thought it would be better to settle the matter and not let it go into the Supreme Court.

His Worship said he would like to hear from the committee appointed to report thereon.

Councillor Crabbe stated that as one of the committee appointed to wait upon the Commissioner of Public Works to see what action the Government intended taking in the matter he would explain that he in company with the Recorder had done so, and the Commissioner had made an appointment with the Recorder, the results of which he had not heard, but His Honor would doubtless explain.

The Recorder said that he had made appointments with both Hon. Messrs. Campbell and Sullivan for four o'clock, but when he went to keep them he found the doors locked and both gentlemen absent.

Councillor Crabbe moved the following resolution:—

Resolved, That the case of J. Boswall & Co. be referred to the Recorder, and a committee of three members of this Council to defend or settle the matter in the best interests of the city.

Councillor Kelly seconded the motion.

Councillor Morris could not see why the Council had to appoint a committee to settle the matter. The Crusher was the property of the Government and he would not give one cent of the city's money to settle the matter.

His Worship explained that although the Crusher was owned by the Government at the time the action was taken it was being used as crushing stone for the city.

Councillor T. A. McLean agreed with

Councillor Morris that the committee should not have power to settle the matter.

Councillor Curtis thought that of two evils it would be better to choose the least. If the matter could be settled for a small sum it should be, as this business of going to law was not what it was cracked up to be.

Councillor Crabbe's motion was then put and carried, and the following Committee appointed: Councillors Crabbe, A. A. McLean, T. A. McLean and His Honor the Recorder.

Councillor Hazard, from the Committee appointed to report upon the Bolger nuisance, presented the following:—

The Committee appointed to inspect the drain at the eastern end of Water Street, opposite the Railway Station, beg to report as follows:—

That after having made a close inspection of the locality they are of the opinion that the persons residing on the north side of Water Street, from McChesney's corner running east, have some cause for complaint, but not, in their opinion, against the City altogether, as there is now in that neighborhood one of the best surface drains in the city, and owing to the very slight grade to be found in that portion of the street nothing better can be done than by building a proper sewer according to plans furnished by James Brown, C. E., the cost of which should, in the opinion of the Committee, be borne equally by the Railway authorities and the City, the former having built up the southern side of Water Street, thus causing the nuisance complained of.

HORACE HAZARD, JOHN KELLY, THOMAS MORRIS.

Councillor Morris had no doubt as to the practicability of the drain. He thought that Mr. Bolger, who was present, should be heard.

Councillor Hazard thought that as the hour was late and Mr. Bolger had been heard quite often on the subject, it would be well to proceed with the regular business.

Councillor T. A. McLean moved that the report be adopted. Councillor A. A. McLean seconded the motion, which was carried.

Councillor A. A. McLean introduced a by-law relating to the taxing of articles sold throughout the city. The by-law was received and read a first and second time, but was lost in committee on the casting vote of the chairman, Councillor Curtis.

Councillor A. A. McLean asked the Recorder what action, if any, had been taken by the Charlottetown Waterworks Company in the matter of the construction of waterworks.

The Recorder said he would be able to give the Council some information in a few days.

Councillor A. A. McLean thought it was right that the Charlottetown Waterworks Company should be given a chance to carry out their contract, but something should be done in the matter this fall.

On motion the Council adjourned until Monday evening next, when the waterworks matter is to be discussed.

"Mother," said a little girl, looking up from her book, "what does transatlantic mean?" "Oh, across the Atlantic, of course. Don't bother me, you make me forget my count." "Does trans always mean across?" "I suppose it does. If you don't stop bothering me with your questions, you'll go to bed." "Then does transparent mean a cross parent?"

DIED.

In this city, on the 15th inst., John Monaghan, in the 40th year of his age. R. I. P.

(Funeral from his late residence, Richmond Street, to St. Dunstan's Cathedral, to-morrow (Wednesday) morning, at 8.15, thence to the Catholic Cemetery.)

Pickard's Bakery.

HAVING secured the services of MR. L. C. WORTHY (the late Mr. B. Pickard's assistant Baker), who has just returned from the Straits, I am prepared to fill all orders entrusted to me at SHORT NOTICE.

We Bake all kinds of CAKE, PASTRY and BREAD.

In Stock, a Choice Assortment of Groceries, Biscuit, Flour, Confectionery, Fruit, &c., &c.

EST A Share of Patronage Solicited. EGGS WANTED.

MRS. BARTHOLOMEW PICKARD, UPPER GREAT GEORGE ST. Oct. 23, 1886—61 cod wky 2i

KENSINGTON HOUSE.

Kensington, P. E. Island. JOHN BURKE, PROPRIETOR

THE above House, being lately refitted and refurnished, will be open on and after the 10th of NOVEMBER next, for the accommodation of the travelling public.

This House is conveniently situated, on Broadway Street, opposite the Railway Station, and first attention will be paid to the wants of patrons.

The proprietor respectfully solicits a share of public patronage. Livery, Stable and good Stabling in connection. JOHN BURKE, Proprietor. Kensington, Nov. 1, '86—61

Herring! Herring!

51 BRIS. FAT HERRING, ex Portia, from Newfoundland, for sale by WHEATLEY & SONS, Auctioneers. Nov. 11, 1886—2wks & wky

WANTED, LOST, FOUND, &c.

WANTED—A Cook; good references required. Apply to Mrs. Fred Mitchell, corner Euston and Pleasant Streets. nov15

WANTED—A Girl to do general housework. Apply at once to Mrs. D. Stewart, Kent Street, nov12 3 pd

WANTED IMMEDIATELY—A first-class Cook (references required.) Apply at the Revere House; good wages. nov11f

TO LET—House on King Street, containing six rooms in good repair; stable in rear. Apply at EXAMINER office.

TO LET—A Store and Dwelling, one door north of W. Miller's; possession given immediately. Enquire at the Dawson House, corner Prince and Water Streets.—W. H. Farquharson. nov8 11

TO LET—A House and Outbuildings and 6 Acres of Land, known as "Maryfield," situated on Malpeque Road, adjoining the premises of Malcolm MacLeod, Esq. For further particulars apply to J. G. Eckhardt, at St. Vincent's Nursery. nov8 11

TO LET—A good Collar. Enquire at this office. nov8 11

LONDON HOUSE.

NEW FALL GOODS.

MANTLE DEPARTMENT.

DOLMANS, LONG PALETOTS, SHORT JACKETS, KYRIE CLOTH JACKETS, STOUTINGETTE JACKETS, JERSEY JACKETS. A Large Assortment. Low Prices.

CLOTH DEPARTMENT.

KYRIE CLOTHS, DIAGONAL CLOTHS, OTTOMAN CLOTHS, ASTRAKHAN CAPES, STOUTINGETTE CLOTHS, SEALS, &ES. Choice New Goods. Latest Styles.

DRESS GOODS DEPARTMENT.

CASHMERE, MERINOS, FOULE SERGES, GRILLAGE CLOTH, CAMELS HAIR SUITING, FURS. All the New Dress Materials of the Season with Plushes to Match.

FUR-LINED CIRCULARS, FUR CAPES, FUR BUFFS, FUR CAPS, FUR GLOVES.

A Large Stock. All Prices.

Felt Hats, Feathers, Flowers, Plushes, Velvets

HARRIS & STEWART, SUCCESSORS TO GEO. DAVIES & CO.

Ch'town, Oct. 12, 1886.

50 PER CENT DISCOUNT!

THE Large and Varied Stock of BUTTERICK'S CELEBRATED PATTERNS, embracing Ladies' and Children's Ulsters, Costumes, Wraps, Basques, Boy's Suits, &c., Selling at Half Price at the Diamond Bookstore, 165 (old 89) QUEEN STREET, QUEEN SQUARE. The stock is perfect and nicely arranged. Call and inspect.

THEO. L. CHAPPELLE. Ch'town, Nov. 11, 1886—cod

THAN COLONIALS.

BOOKS! BOOKS!! BOOKS!!! GOOD NEWS FROM HOME!

LAWYERS, DOCTORS, CLERGYMEN, MERCHANTS, SCHOOLS and COLLEGES Supplied.

BOOKBINDING, STATIONERY. For the convenience of "KIT Beyond Sea," J. MOSCRIPT PYE (of the above firm) who has had great experience of the varied requirements of ladies and gentlemen abroad and in the Colonies, acts as General Agent, and executes with economy and despatch commissions entrusted to him, for anything large or small that may be wanted from Europe. Correspondents in all parts. Manufacturers and Patents, also Financial and Commercial undertakings placed on the English Market. Preliminary Fee, £25 Sterling. Relatives traced. Save time, trouble and expense, by communicating with Mr. PYE, 154 WEST REGENT STREET, GLASGOW. A remittance should in every case accompany instructions.

J. MOSCRIPT PYE & CO., Export Booksellers, Stationers and Publishers. 154 WEST REGENT ST., GLASGOW. Nov. 13th, 1886—3 mos cod

WHICH IS THE CHEAPEST and BEST Dry Goods House IN CHARLOTTETOWN?

Is a question frequently asked, and we believe the best solution of the problem is a careful comparison of the goods and the prices charged. In point of genuine value we claim to stand in the front rank, and respectfully invite a fair comparison. We wish also to intimate to our friends that, notwithstanding the effort put forth by our opponents to sell at a discount of 33 1/3 per cent, our sales this month have been larger than ever. This alone convinces us that our prices are honest and that we are serving our customers well. We again ask you to look everywhere; but buy nowhere till you respect

JAMES PATON & CO'S STOCK OF

Dress Goods, Saccos, Fur Capes, Shawls, Gloves, Hosiery, Hats, Caps, Mantle Cloths, Ulster Cloths, Overcoats, Mufflers, Scarfs, Linters and Drawers, Shirts, &c.

Coat Robes Very Cheap. MILLINERY. We need not say anything about this Department. It is still under MISS HOEBS management; all orders get her special attention.

JAMES PATON & CO, MARKET SQUARE.

Ch'town, Oct. 21, 1886.