

# Hazard's

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### Hazard's Gazette.

GEORGE T. HAZARD, Proprietor and Publisher  
Published every Tuesday evening and Saturday morning  
Office, South side Queen Square, P. E. Island.  
TERMS—A Quarter \$3.00, Six Months \$5.00, and an Annual \$10.00. Discount for cash in advance.

### TERMS OF ADVERTISING.

For the first insertion, occupying the space of 4 lines including the date, 2¢—6 lines, 2¢, 6d.—9 lines, 3¢.—12 lines, 3¢, 6d.—16 lines, 4¢.—20 lines, 4¢, 6d.—25 lines, 5¢.—30 lines, 5¢, 6d.—36 lines, 6¢.—and so for each additional line. One fourth of the above for each continuance. Advertisements sent without limitation, will continue until further notice.

### S. L. TILLEY,

Wholesale and Retail Druggist

15, KING STREET, SAINT JOHN, N. B.

DEALER IN

BRITISH AND FOREIGN DRUGS,  
CHEMICALS,  
Essences, Medicines, Perfumery, Soaps, Spices, Paints,  
Oils, Glazes, Patent Medicines, Confections in  
great variety. 61x2

### Valuable Stand for Business.

TO LET, and possession given in the month of  
April next, a DWELLING HOUSE and  
PREMISES, now occupied by Mr. W. HEARD, in  
GREAT GEORGE STREET.

The suitable position of the premises for Business  
purposes has been known to require comment.  
For particulars apply to Mr. W. HEARD, on the  
premises, or to Mr. W. STARDON at the corner,  
GREAT GEORGE STREET, Charlottetown, 25th Feb. 1855.

### Classical and Commercial School, Grafton Street.

MR COSTLEY, recently intimated that on  
Monday, 24 APRIL next, he will open a  
FEMALE CLASS, for the purpose of giving instruction  
in Writing, Geography, Use of the Globes,  
Composition, &c. Number of Pupils limited to Fifteen.  
Hours of attendance from 4 to 6 p.m. Terms  
may be known by applying at the School-room,  
and Masters will be Vaccinated in the Public Hall for  
a few additional Pupils, at the commencement of  
next Term (24 April).  
Charlottetown, March 22, 3v

### REQUISITION.

To the Directors of the Charlottetown Gas  
Light Company.

GENTLEMEN,  
WE the undersigned Members of the Charlottetown  
Gas Light Company, desire that you will at your earliest convenience call a special  
public meeting of the said company, to take into  
consideration the advertisement now charged for Gas  
by said Company, and also the propriety of an im-  
mediate reduction of the price to the sum of twenty  
shillings per 1,000 feet.  
George Beer, juror, John Rigg,  
Donald McLean, Charles Palmer,  
James McGrath, James Davies,  
Neil Rankin, David Stewart,  
John And. McDonald, James Watt,  
Henry J. Calhoun, Patrick White, &c.  
In compliance with the above requisition, I am  
instructed by the Directors of the Charlottetown  
Gas Light Company, to request a special General  
Meeting of the Board of the said Company, to be held at the Court House, on Thursday the 6th  
April next, at 11 o'clock, a. m., to take the subject  
matter of the above requisition into consideration.  
By Order  
ROB. HYNDMAN, Sec'y.  
Charlottetown, Gas Works, March 23d, 1855.

### Hops! Hops! Hops!

FOR SALE, by Retail, at DODD'S Brick Store,  
in Power Street,  
March 23, 1855. 4v

WHEREAS certain persons have been cutting  
down trees upon my Lands, and have carried  
away wood therefrom, without License from me—  
This is to give notice, that all persons having  
so transported or who shall hereafter so trespass,  
shall, on discovery, be prosecuted according to Law.  
J. M. HOLL.  
Kewich, Township 32, Dec. 27.

JOHN T. THOMAS  
 WITH ALL PERSONS  
 INDEBTED TO HIM  
 PREVIOUS TO HIS LEAVING THE ISLAND EARLY IN MAY.



### AMERICAN SOCIETY.

THE SUBSCRIBER intends leaving Charlottetown  
in a few days, and respectfully requests  
all parties who are indebted to him, to hand in the  
several amounts of Account, as directed, so as not to  
oblige

JOHN GIBSON.

All the papers in

WANTED, by the Prince Edward Island Auxiliary  
Bible Society, a COLLECTOR. Application  
to be made in writing, stating terms, &c., and  
accompanied with certifying of character from a  
Minister of the Gospel residing near the applicant.  
W. CUNDALL, Secretary.  
Jan. 27th, 1855.

TO LET, or the Interest in the Lease to be sold  
of the premises at present occupied by the Sub-  
scriber on Queen's Square, facing the Market-house  
—the shop at present let for about 9 months from  
this date—this stand for the business of an Inn or  
Mercantile dealing, cannot be surpassed, nor would  
the Subscriber dispose of it, but that he is desirous of  
settling himself and family on a farm.  
ALEXANDER BRYSON.  
March 3d, 1855.

### Goods, Medicines, &c.

THE undersigned begs to inform the inhabitants  
of Belfast, Bell Creek, and adjoining settlements  
that he has added to a general Stock of Goods, he  
keeps on hand Genuine Medicines, approved Patent  
Medicines, &c.  
DUNCAN MUNN.  
Bell Creek Mills, Township 62, March 1st, 1855.

### Building Lots for Sale and Lease.

SIX BUILDING LOTS will be sold at the  
sale of the premises at Charlottetown, Lot 48, the re-  
maining lots will be let on renewable leases, also a  
most desirable farm within a mile of the aforesaid  
property. For particulars, apply to Mr. John Ball,  
or to the Proprietor.  
J. P. BEETE.  
March 1, 1855. 2m

### Shipyard.

FOR SALE, or to be let for 1 or 2 years, and pos-  
session given in May next, a desirable Shipyard,  
situate in Charlottetown.  
J. P. BEETE.  
March 15, 1855.

### HOUSE OF ASSEMBLY.

[We give the views of Hon. Members on the  
Bill relating to the Office of Controller of Customs  
and Navigation Laws, before the House on  
Friday last, which were obliged to omit  
in our Summary.]

Mr. PALMER objected to calling a man a Deputy,  
when he is appointed by the Government and  
paid and held responsible to them, having  
right to take a course independent of principal,  
he might rather be called an Assistant.

Mr. LOU asked what was the difference between  
a Deputy and Assistant, he thought it did  
not matter what name he was called. It  
was carrying on the Governor's message. To  
prevent mistakes being made by persons ignorant  
of the duties of the office, the Assistant was  
to be appointed by the Government, that if the  
Controller went out of office, his assistant would  
remain and conduct it, and instruct the new in-  
coming. It was an important office, and he  
hoped none would be appointed, unless they  
were fully competent.

Mr. PALMER, as to the name, he might be  
called anything, but he should like to see his  
responsibility definitely defined; inconveniences  
might arise from the Deputy or Assistant acting  
independently of his principal.

Mr. COLLE said that he had no control about the  
name, Assistant might be best. What deputy  
would dare to oppose his principal? he would  
of course be amenable to the Controller and the  
Government. The person who has hitherto  
acted as clerk, has been a broker who has had,  
out of the entries of Merchants, this course must  
be continued, but he would not be provided  
who will not go out of office with the Controller  
but will continue his duties until the new  
controller would request his removal. The Controller  
will not look into the duties of his Secretaries,  
&c. The mistake in not sending home the Laws  
might have occurred with the late Colonial  
Secretary if the clerk had been independent of  
his principal.

Mr. LONGWORTH. The Bills went out of the  
Secretary's office, he would confess without the  
Great Seal, but they went to His Excellency,  
who sent them home.

Mr. WRIGHTMAN, thought the Government  
should have the control and appointment of the  
Deputy.

Mr. HAVLAND. The Deputy would most likely  
be changed under the present system of govern-  
ment, but hon. members meant, that he would  
not go out with the Government, he considered  
it an improvement on the present system, the  
business of the country might be retarded by  
the death or otherwise of the Controller, if the  
appointment of the Deputy was made by him, it  
would of course cease with him.

Mr. WARBURTON, no Government would ap-  
point an assistant without consulting the principal,  
nor could an Assistant be turned out without  
consulting the Government.

On the second clause being read, providing  
the Salary.  
Mr. COLLE said: since the salary of the Collector  
of Excise was last fixed, House keeping ex-  
penses had greatly increased, and the Controller  
would have a great deal more to do. Moved  
£100 in addition to present Salary.

Mr. MONTGOMERY. If an Assistant is to be  
paid, and the Controller was to get £100 ad-  
ditional, they might as well pay two officers.  
Mr. Clark would not have accepted the office  
if he had not had an increase of £100, and  
he reminded the Col. Secretary of it.

Mr. COLLE.—The hon. member was not justified  
in making the assertion before the House.  
The Controller would require an Assistant for  
the duties of the office would be considerably  
increased.

Mr. Haviland would look at the office and not  
at the incumbent; it would be best to have the  
office under one head; did not think the salary  
proposed was too much.

Mr. COLLE said that Mr. Clark should say,  
he would throw up his office; thought he would  
be well paid, if he got £75, and his Assistant  
£100. He knew the duties.

Mr. Haviland was sorry to see the Govern-  
ment divided.  
Mr. WARBURTON.—Lower salaries are given  
on this Island, than any where else. £300 was  
paid certainly to the man of business, whatever  
can be expected to take the office for a less sum.

Mr. PALMER recollected not long ago, when  
Mr. Pope took a change, and went over to the  
Liberal party, he helped to fix the salaries of  
officers. When he changed his opinions, he  
aspired to resign, and got his choice, afterwards  
he moved to Charlottetown, and some time after  
gave his opinion of what the salary was worth,  
which hon. members might remember. He said  
it was useless to drive down officers to the  
lowest figure: fit and becoming salaries were  
required. Mr. P. was impressed with the idea  
and felt the justice of the remarks. The salary  
proposed was not too much to have filled with  
a competent person. He did not know how  
much Mr. Clark had spent at his Elections,  
which would require to be made up to him.

Mr. LOU did not think there was any split in  
the Government, he did expect that Mr. Clark  
was to receive a commission on the Light duty,  
and with it would be a good salary for the  
duties that were to be performed.

Mr. SPEAKER had expressed his willingness to  
get £75, and the commission on light duties,  
but as no commission was paid, he would  
vote for £100.

Mr. MELVROTH was satisfied, they could find  
men willing to fill the office for a much less sum,  
they were appropriating the public money very  
fast, and it would be better to give according to  
the merit of the officer. The more people get,  
the more they want.

Mr. PEERY agreed with £70 that fell from  
Mr. Melvorth, and moved £70 instead of £100.

Mr. CLARK would not be content by Mr. LOU;  
what surprised him most was to see Members of  
the Government divided, they could not expect  
a man to live on nothing.

Mr. COLLE said that the office must be kept  
open all winter, it was to be the head of the de-  
partment and all the other collectors were to  
be connected with it, also to make returns to  
the Home Government.

Mr. COOPER agreed that £300 in all was a  
good salary.

Mr. LOU had understood, that Mr. Clark was  
to get his commission on the Light duty.

Mr. LAIRD, if the officer-holders had to vote  
additionally to their salaries, it would be very easy  
for them to make them too large, he would  
vote for only £75. It would have been better,  
if Mr. Clark had gone outside the bar while the  
question was pending.

Mr. COLLE did not hear anything about an in-  
crease in the Salary of Colonial Secretary.

Mr. DOUGLASS would say a man well, and work  
him well, but Members of Government should not  
dispute on the floor of the House; he hoped  
Mr. LOU had received a lesson.

Mr. COLLE would not get gave the Members for  
Charlottetown (M. P.) for discoursing about Mr.  
Pope, he recollected the time very well. He  
knew Mr. Clark's election did not cost much, for  
he did not get any salary in the prep. if Mr. Clark  
did not get enough and was tired of the office, let  
him give it up. He would vote for £75 and  
give Mr. LOU the commission.

On the third clause being read, the Member voted  
for the Commission and the Salary of £75 he would  
give more than was proposed, last year the Com-  
mission was £100, and the salary was £100.

Mr. WARBURTON, the system of keeping fees  
was exploded, they should all be paid into the  
Treasury.

On the motion being put on Mr. Peery's motion,  
it was lost, Messrs. Peery, Montgomery, Laird,  
and Melvorth only voting for it.

The amount fixed for the Controllers Salary  
was £100, in addition to the present Salary of  
£100. The amount fixed for the Clerk was  
£100.

TUESDAY, April 3.  
HOUSE IN COMMITTEE ON LICENSE LAW.  
The Report of the Committee being received,  
Mr. WARBURTON moved that the Committee report  
thereon, but he had a Bill to submit in lieu.  
He knew that drum-shops were an evil in the  
country, and he thought they were a con-  
venience to Town and country people might go  
to them and get their grog, without being required  
to go to a boarding house. A Grand Jury had  
returned a bill to have the grog shops abolished.  
Mr. MONTGOMERY knew that the Government  
License was evaded.  
Mr. MELVROTH thought people would get  
liquor without leave of license, whatever laws  
would be passed.