

THE DAILY EXAMINER.

APRIL 23, 1892.

The Cat Out of the Bag

The Hon. Donald Farquharson, while commenting upon the temperance bill last evening, let the cat out of the bag as to the principle upon which the disfranchising and gerrymandering proposals were framed. He said it was excusable to "do evil that good may come."

Turned the Government Out.

The Government took possession of the Legislative Council Chamber this forenoon, and held a meeting of the Board of Education. The Hon. William Campbell desired to go to his desk.

To Be or Not to Be?

The Speaker of the House of Assembly has now an opportunity to be known as an independent politician, possessing the courage of his opinions. Will he seize it? Will he make sure his re-election by a people who hate secret conspiracies, abhor robbery of electoral rights, and detest the gerrymander?

Notes and Comments.

Question of the day—What is Mr. Speaker going to do about it? It is reported that the Legislature will rise on Wednesday next, but this is not probable.

Advices from Newfoundland state that the seal fishery has not turned out as well as at first reported, and that there is little demand in the St. John's market for beef and other products.

Amendments made to the Medical Bill by the Legislative Council were considered by the House of Assembly to-day with "open doors." The Government was not afraid of the discussion in respect to these amendments.

We are pleased to record the success of one of our Island boys at the University of Edinburgh. Mr. Samuel W. Prowse, the youngest son of the Hon. Senator Prowse, who for the last three years has been studying medicine at that celebrated institution, recently passed excellent examinations in anatomy, physiology and pathology, his papers on the two first subjects receiving the very highest distinction of merit which are awarded. A still higher honor, however, was conferred on him in being solicited, immediately after passing his examination, to act as Demonstrator in the Physiological class next summer. This is a position which a qualified student can obtain on application, but the peculiar honor in Mr. Prowse's case is that it was offered to him unsolicited, and solely in consequence of his highly creditable examination. The young gentleman has our sincere congratulations.

Religious Services.

St. Paul's Church.—Services to-morrow: Morning Prayer and Sermon at 11 o'clock; Children's Service at 3 p.m.; Evening Prayer and Sermon at 7 o'clock.

St. Peter's Cathedral.—Services to-morrow (First Sunday after Easter): Holy Communion at 8 a.m.; Morning Prayer at 10.15; Choral Celebration of the Holy Eucharist and Sermon at 11 a.m.; Children's Band of Hope Service at 3.15; Evensong and Sermon at 7 o'clock.

Baptist Church.—Preaching by the pastor, Rev. J. A. Gordon, M. A. Subject: "The Second Coming of Christ." Preaching at 7 p.m. Sabbath School and Pastor's Bible class at 2.30. Strangers welcome at all these services.

Zion Church.—Services will be conducted on Sunday at 11 a.m. and 7 p.m. Morning prayer meeting at 10.15. Sabbath School and Bible classes will meet at 2.30. Pastor's Bible class at 3 p.m. The pastor, Rev. D. Sutherland, will preach the monthly sermon on the Covenants in the evening. Subject: "Alex. Peden, the Prophet of the Covenanters."

Services will be held in the First Methodist church on Sunday, as follows: At 10.30 a.m. prayer meeting; at 11 o'clock, preaching by Rev. C. W. Hamilton. Sabbath School at 2.30. In the evening at 7 o'clock, sermon by Rev. W. W. Brewer. Subject: "Looking and Hitting."

Provincial Legislature.

House of Assembly.

APRIL 22.

AFTERNOON SESSION.

House met at 3 o'clock and went into committee on the bill authorizing the sale of certain lands in Princetown and Princetown Royalty Bill reported agreed to with certain amendments.

The Leader of the Opposition moved that the bill be referred back to the committee for the insertion of the following amendment:— Resolved, That the report of the Committee be not now agreed to, but that it be referred to the Committee to amend the same by striking out the words "twenty-five" in the 12th line of section two and inserting "seventy-five" in lieu thereof and striking out the word "twenty-five" in the last line of said section and inserting "seventy-five" in lieu thereof.

Amendment lost on the following division:— Ayes—N. McLeod, Bentley, Shaw, A. J. Macdonald, Clow, Arsenault, Sullivan, A. McLeod, Rogers, McKay, Gordon, Underhay, Jankins—13.

Nays—Peters, McLean, McMillan, Farquharson, Richards, Sinclair, Forbes, H. C. Macdonald, Bell, Warburton, Matheson, Montgomery, McWilliams, Cummins—14.

The bill incorporating the Park Corner Hall Company was read a third time and passed.

House went into committee to consider the bill incorporating the Farmers Trading Association of Three Rivers. Reported agreed to. The bill incorporating the Central Mutual Fire Insurance Company of P. E. Island was also committed and reported agreed to.

On motion of Mr. Warburton some amendments from the Legislative Council in the Medical Act were read a first time.

Hon. Mr. Peters moved the House into committee to consider a bill to restrict by police and municipal regulations the sale of intoxicating liquors in Charlestown so as to preserve therein public decency and suppress drunkenness. He explained the provisions of the bill, which have already been published in THE EXAMINER.

Mr. Bell said he was in unison with the principles of the bill, but was in doubt as to whether the Legislature had the power to pass it.

Hon. Mr. Peters was of the opinion that the Legislature had the power to pass the bill, and believing so intended that it should be passed. Its constitutionality might be afterwards tested in the courts.

The Leader of the Opposition expressed his approval of the principles of the bill. The bill was a very strict one. Some of the provisions therein were contained in a license act introduced during the time of the Sullivan administration, but which never got any further than a first reading. The sale of liquor was now practically unrestricted in the city, and he was of opinion that it should be put under proper restraint. But in passing the bill care should be taken not to go too far—not to trench on the rights of the Dominion Government. The bill should be strict so far as the retail trade is concerned. But it is right to compel the wholesale trader to keep the same hours as the retail man. The wholesale trade does not interfere with the peace and quietness of the city, but the retail trade does. A strict law governing the retail trade would have a beneficial effect upon the morals of the people.

Hon. Mr. Peters did not think there was any bona fide wholesale man in the city who wanted to sell after ten o'clock at night. There is no distinction between wholesale and retail dealers in the British North American Act. He thought that if the House had the power to stop the sale of liquor by the bottle they had the power to stop it by the cask.

The Leader of the Opposition said he was not opposed to the bill—he was only anxious that it should be as perfect as possible. The question is, is it right to prevent a wholesale man from selling a puncheon of liquor after six o'clock on Saturday evening if a customer wants it? He thought it would be just as fair to have this regulation applied to other merchandize. The trouble was not with the wholesale trade, but was all over the retail business. That was the branch that needed attention particularly.

Mr. Underhay thought it would be well to let each member have a copy of the bill, in order that they might have an opportunity of examining its provisions.

Mr. Bentley thought the bill was a proper one, and should be passed as it stood. The hours of closing should apply to the wholesale as well as the retail trade.

Hon. Mr. McLean, while in sympathy with the principles of the bill though it would be well to exercise care in passing it. The clause in reference to the disallowing of back doors he thought somewhat harsh, as a person might want to use a back door for other purposes than the sale of liquor. He also thought it unfair not to allow anything but liquor to be sold in the room, and was of opinion that liquor should be sold on other doors than the ground floor—in the basement for instance.

Hon. Mr. Peters explained that the sole object of the bill was to prevent the sale of liquor in any shape where anything else is sold. If nothing but liquor sold in a place, it follows that a man frequenting the place goes there for drink. Otherwise it would be different. He was willing, however, to allow cigars and tobacco to be sold, and amended the bill to that effect.

Mr. McKay was speaking when the House took recess.

After recess, House resumed committee on the bill regulating the sale of liquor in Charlestown. Mr. A. McLeod in the chair.

Mr. McKay said that he was in accord with the main principles of the bill, but thought it would be more in the interests of the community to have a strict license law. Under the proposed law every man has a free right to vend liquor within certain hours and in a room especially set apart for that purpose. He was not able to see how this clause could meet with the approval of those who looked upon licensing as an evil. He believed in restricting the sale of liquor, but could not see how the clause in reference to open drinking was going to help the bill as he thought the man who was of opinion that he had the right to take a glass of liquor

would take it openly if he wanted it. He thought also that it would be well to allow oysters and crackers and cheese to be sold in bar-rooms, as well as cigars and tobacco. He could not see why a bar should not be allowed in a basement as well as on the ground floor, and thought it would be difficult to tell what bar-room a man got the liquor that made him drunk, as he might visit one or ten saloons before he became intoxicated. He did not think it was right to legislate that a man shall be allowed to sell liquor without charge and merely upon condition that he comply with certain regulations.

Hon. Mr. Farquharson said he was in full sympathy with the principles of the bill. He thought it was necessary that a law should be passed regulating the sale of liquor in the city. This was the object of the bill before the House, and he thought it was a step in the right direction.

Mr. A. J. Macdonald said that while some of the provisions of the bill were good experience would show that others were not. He thought it would be unwise to too boldly expose the liquor, as it would be simply tempting men to drink. He thought it would be better to keep the liquor out of sight. A similar act was enacted in Halifax a few years ago, and he did not think it was in existence now. He thought it had been repealed. If such was the case he would like to know why it was repealed. The clause relating to closing during certain hours was a good one; but he did not think the clause prohibiting the selling in basements was so good. Lager beer was sold in some of these places, and it was a wholesome drink, although it was not classed as a temperance drink by the temperance people. He thought a license law similar to that submitted a few years ago would be better than the present. He did not think there was any more drinking in the city now than there was under the Scott Act. If there was as much, Mr. Underlay was surprised at the action of the hon. member for Bedouque in questioning the power of the House to pass the bill. He believed the measure was going to be a benefit. He did not think it was right to allow cigars and tobacco to be sold in a bar-room. Candy, oysters or groceries might as well be allowed to be sold. He did not think the Dominion Government would raise any objections to the passing of the bill.

Hon. Mr. Peters remarked that the object of the bill was to do away with drinking in back rooms, and in doing so he thought there did not harm. He thought the hon. member for Georgetown was inconsistent in opposing certain principles of the present bill which were embodied in the license law introduced by the Sullivan government of which he was a member.

Mr. Macdonald said the bill referred to did not pass—did not even come up for discussion. It was sent in by the temperance people. Had it been considered, he might have supported certain clauses in it or he might not.

Mr. Bell considered that if he had a doubt as to the constitutionality of the bill, he would be reluctant to discuss it if he did not express it. He had no doubt but that as a matter of police regulation a bill could be passed restricting the retail sale of liquors within certain hours, but can the Legislature go beyond that and touch the wholesale trader and the brewer. The wholesale trader pays a license to the Dominion Government, and the Dominion Government regulates his selling. Can this Legislature, in view of this fact, pass a law providing that this man shall sell only within certain hours? If a cargo comes in here after six on Saturday evening, can the wholesale man sell it after that hour? That's the question. He would feel easier about supporting the bill if its provisions were confined to the retail dealer alone, but if a majority in the House felt like supporting it as it stood he would go for it. He was always ready to show his colors in temperance matters.

Mr. Arsenault always believed that a good license law should be passed. Such a law would more effectually control the liquor business than the present bill. The bill allows an unlimited number to engage in liquor selling, and points out how they shall conduct business. High license has killed out the brewers in this province, and he believed it would have a similar effect upon many of the retail dealers. If the Legislature had the power to pass the bill, and the people wanted it, he would not oppose it, but would bow to the will of the people. He did not think it right to openly expose the liquor, as specified in the bill, as the sight of it would be a great temptation to many to drink. As the bill gave permission to sell liquor, he thought it would be well to allow it to be sold in basements as well as on the ground floor. He proposed an amendment, allowing bar-rooms in the basement or on the ground floor.

Hon. Mr. Sinclair said he thought the idea of the exposed bars was to allow the police to see what was going on—to see if liquor was being sold after hours. It was almost an impossibility to stop those from having a glass who felt that way, but he thought it right that an effort be made to restrict the sale.

Mr. Gordon thought it would be well if a law is to be passed allowing men to drink that they should also be allowed to eat, but bread and cheese should be sold in bar-rooms. Many a weary man from the country would like to have something solid to take with his drink. It would keep many from getting drunk. He did not think it was right to openly expose liquor. There are many who cannot resist the temptation to drink when they see liquor and bottles and decanters exposed to view.

Mr. Bell explained that the present bill was in no sense a license—merely a regulation. There was no exclusive privilege given. At present, in the absence of the Scott Act, there was the utmost freedom of sale.

Mr. Shaw was in favor of the bill as it was in the interests of temperance. When the license bill was before the House during the time of the Sullivan administration, the hon. member for Bedouque said that in the event of the repeal of the Scott Act we could revert to the license law in force before the advent of the Scott Act. The Leader of the Government held otherwise. The event proved that the hon. member for Bedouque was wrong in that case, and he thought that time would show that he was wrong in this. He (Mr. S.) supported a measure of license then because he believed it was in the interests of temperance; he supported the present bill for the same reason. He thought it wise to have the bar open to public view, and drinking in well-furnished rooms abolished.

Mr. Rogers thought the people should have the bill if they wanted it, and he would support it in its entirety, even though some small changes were necessary. Anything to restrain the sale of liquor should meet with approval.

Mr. Clow favored the bill. The hours of closing were good. He thought, however, that it would be better to close at eight o'clock each evening than at ten. Anything to restrict the sale of liquor would meet with his approval, and he thought it should meet with the approval of the House.

Mr. Farquharson thought the bill was a reasonable and common-sense one. The main object of the bill was to drive people out of the drinking business. The hours of closing were good. Most of the drinking was done after hours in private rooms.

Mr. Gordon said that while he abhorred drunkenness and the drunkard, he was not one of those who believed that the man who took a glass of liquor—who drank in moderation—was unfit for society. There are two sides to this temperance question. History shows that many bright and clever men have used liquor in moderation. Addison, the great hymn writer, Spurgeon, the celebrated divine, Burns and Byron, the favorite poets, and others were instanced by him as among those who drank. Some persons might look down on him for holding these views, but he was sincere in expressing them. He was a temperance man, in favor of temperance legislation, and would support the bill.

The Leader of the Opposition contradicted the statement that Mr. Spurgeon drank, but said he smoked an occasional cigar to alleviate some trouble or ailment. While he was in sympathy with the bill he thought the whole sale and warehousing clauses might be amended. He thought the less furniture there was in a bar-room the better, and that the hours of closing were good.

Mr. Gordon—Mr. Spurgeon took his beer. Mr. Bentley said he could not favor the "basement" amendment.

Hon. Mr. Peters was of opinion that there was not one basement in the city that would come within the provisions of the bill.

Hon. Mr. Richards was in sympathy with the bill, and favorable to the basement amendment.

Mr. Arsenault's amendment on being put to the House was declared lost, and the clause as amended by Hon. Mr. Peters carried.

Mr. McKay moved that the word "oysters" be added after tobacco and cigars. Carried.

Dr. Jenkins thought that six o'clock was too early an hour to close on Saturday evenings, and moved that "six" be changed to "seven." He thought, however, that it would be well to close at nine each evening instead of at ten as specified. The object of the bill was a good one, but it was imperfect and he thought it would prove unworkable. He would support the bill, however, in the hope that it would lead to something better.

Hon. Mr. Peters spoke against changing the hour of closing on Saturday evening from "six" to "seven," and claimed that the bill was drawn up with great care and would not prove unworkable.

Dr. Jenkins' amendment was put and declared lost.

An amendment by Mr. Clow that the hour of closing on week nights be changed from "ten" to "nine" was also declared lost.

Hon. Mr. Peters moved another amendment specifying that nothing whatever be sold in the bar-rooms during the hours specified, that they shall remain closed for the sale of liquor. Carried.

The Speaker took the chair and the bill was reported agreed to with certain amendments, and ordered to be read a third time to-morrow.

Hon. Mr. Peters introduced an act amending the County Court Amendments Act. Read a first time.

House adjourned.

APRIL 23.

The Leader of the Opposition presented the petition of members of the City Council for changes in the bill to amend the Water Commissioners' Act. The petition was received and read.

The bill to authorize the sale of lands in Princetown and Princetown Common was read a third time and passed.

Amendments made by the Legislative Council to the Medical Bill were considered in committee—with open doors—and passed.

The bill respecting the sale of intoxicating liquors in Charlestown was read a third time and passed.

The bill to incorporate the Farmers' Trading Association of Three Rivers was read a third time and passed.

The bill to incorporate the Central Mutual Fire Insurance Company was read a third time and passed.

Mr. H. C. McDonald submitted a bill to incorporate the United Dairyman's Association of Lots 49 and 50. Read a first time.

The bill to amend the County Courts Amendment Act, 1878, was read a second time, committed and agreed to without amendment.

House adjourned till 10 o'clock on Monday.

LEGISLATIVE COUNCIL.

The Legislative Council has adjourned until Tuesday next.

PROTEST.

SIR,—It may be quite proper for members of our Legislature to oppose the temperance bill that is now before the House. In this free country hon. members have a perfect right to speak out without "fear, favor or affection," being accountable, I suppose, only to God and their constituents.

Their arguments, however, should not lack the essential element—fact. I notice in the discussion of the bill referred to that the example of the late Rev. C. H. Spurgeon, as one who indulged in the use of intoxicating liquors as a beverage was quoted. Many years before Mr. Spurgeon's death he became an avowed total abstinence and frequently gave expression to his position on this question in unmistakable terms. Mr. Spurgeon used neither wine nor any other intoxicating liquor as a beverage. Yours cordially,

J. A. GORDON. Ch'town, April 23.

THE CONCERT.—A treat is in store for all who attend the Oddfellows' Concert on Tuesday next. Some of the best musical talent on the island are on the programme, and everything will be done to ensure the comfort and enjoyment of the audience. Those who have not yet secured their seats had better do so this evening as the tickets are selling rapidly.

Attend the great hat sale to-night at Prowse Bros'.

If you want a hat, stylish and cheap, patronize Prowse Bros.

Something About Gloves!

Few persons know much about Thomas Tasser, but everyone knows the following quotation from his poetical works:

"Except wind stands as never it stood, It is an ill wind turns none to good."

Through the failure of a German manufacturer we secured a large lot of Gloves at less than half price, and will offer them for sale, beginning on

SATURDAY.

Someone has lost money on these Gloves, but it was not BEER BROS., and we are certain it will not be our customers. Call on Saturday and see the

THOUSANDS OF PAIRS

in our display, at prices that are only a shadow of the value.

BEER BROS.

If you want to Dress Fashionably buy your Dress Goods, Mantles and Millinery at BEER BROS'.

EVERY MAN

Should carry a full line of Insurance on his Life and Property.

WE

Represent FIRE, LIFE and ACCIDENT INSURANCE COMPANIES.

URQUHART & BROW,

GENERAL INSURANCE AGENTS.

OFFICE—Brown's Block, Charlottetown. ap12

DIED.

Fell asleep in Jesus, on Friday, 22d inst., Thomas Ridgway, florist, aged 81 years. (Funeral from his late residence, Upper Prince street, at twenty minutes to 4, on Sunday, to St. Peter's Church, thence to St. Peter's Church Cemetery.)

At her residence, Mount Stewart, on the 25th ult., after a long and painful illness which she bore with Christian resignation to the Divine will, Mary Ann, beloved wife of William Hickey, Esq., in the 82nd year of her age.

At Scourie, on the 22nd inst., Mrs. Macdonald, widow of the late Capt. Donald Allan Macdonald, in the 82nd year of her age. May her soul rest in peace.

At Cape Traverse, on March 31st, 1892, of slow fever, Emma, eldest and dearly-loved daughter of John and Cassie Clark, aged 7 years.

Her sickness sore with patience bore, Till God did please to give her ease, And free her from all pain. (Guardian and Pioneer please copy.)

ACADIA NUT COAL.

LANDING TO-DAY: A Cargo of Acadia Nut Coal.

C. LYONS. Charlottetown, April 23, 1892.

Children's Carriages

JUST RECEIVED, of best makers. Will be closed out at once very cheap.

BOAT OARS.

RECEIVED TO DAY:—20 pairs Spruce Boat Oars. E. H. NORTON & CO. ap22-21

CAUTION.

EACH PLUG OF THE

Myrtle Navy

IS MARKED

T. & B.

IN BRONZE LETTERS. NONE OTHER GENUINE.

ja2-dy & wky

I.O.O.F. 1819. 1892.

Natal Day Celebration!

THE ODDFELLOWS of this City will celebrate the 73rd Anniversary of the Order on TUESDAY, THE 29th INST., by attending Divine Service in the First Methodist Church at 2.45 p.m., when a Discourse will be delivered by Bro. W. W. Brewer.

A Grand Concert

THE LYCEUM.

PROGRAMME.

- 1. Overture—Medley.....Prendville (Introducing pleasing Cornet, Clarionette and Violin Solo).
2. Tableau—"Justice," "Truth," "Mercy."
3. "The Power of Love" (from Saterella).....Bellevue
Members of Orchestra and Vocal Solo by Mr. A. L. Rice.
4. Vocal Duet—"In Fidelity Love" (from "The Trovatore").....Verdi
Miss Earle and Mr. F. DeC. Davies.
5. Violin Solo—Selected.....Mr. Vinnicombe.
6. Comic Song.....Mr. J. Rogers.
7. Baritone (Instrumental) Solo—"Romance".....Bennett
8. Vocal Solo—"Spinning".....F. H. Cowen
Miss Minnie L. Palmer.
9. Tableau—"Minerva".....

Intermission—Citizens' Band.

- 1. Grand Potpourri—"How Delightful," Cullin (This brilliant Medley contains many beautiful solos for Cornet, Flute, Baritone and Cello, ending with a grand finale).
2. Military March and Chorus—"The Fusiliers".....Seventeen Brethren.
3. Waltz—"Reverie" (Superb).....Waldteufel
4. Song—"Ill Marinaro".....Tito Mailli
Mr. A. L. Rice.
5. Recitation—"The Ruined Cottage".....Mr. T. A. McLean.
6. Vocal Solo—"Ever Constant".....Leslie Conyers
Miss Earle.
7. Character Sketch.....Kilensberg
Orchestra.
8. Waltz—"Marion" (Brilliant).....Kilensberg
Orchestra.
9. Tableau—"Skill," "Strength," "Patience."
"God Save the Queen."

Tickets 50, 25 and 25 cents, to be had at the usual places, from members of the Order, and at the door.

FOR SALE.

THE subscriber offers for sale his first-class Shop and Warehouse attached to, including one half acre of land adjoining. Terms easy. Apply to the owner.

JOS. DUNN. Fairville, Lot 48. a 15-wky 31

COLONIAL HOUSE, Philips Square MONTREAL.

WE ARE NOW SHOWING NEW GOODS IN ALL DEPARTMENTS.

- Staple and Fancy Dry Goods, Carpets, Curtains, Upholstering Goods, Furniture, Mantles, Millinery, Ready-made Clothing, Ladies' Boots and Shoes, Stationery, China, Glassware, Crockery, Kitchen Utensils, etc., etc.

FINEST ASSORTMENT IN CANADA.

N. B.—Mail orders promptly and carefully attended to.

HENRY MORGAN & CO.,

Colonial House, Montreal. ap22-t s 11

Horses, Carriages, Harness, Sleighs, AT AUCTION.

I AM instructed to sell by Auction, at the late residence of Judge Young, Prince Street, on MONDAY, the 25th day of April, at 3 o'clock, p.m.:— 1 Horse, 1 Filly (2 years old), 2 Buggies, 2 Sleighs, 2 sets Harness, 2 sets of Rigs, 2 Wagon Jacks, 1 Riding Saddle, 1 Riding Bridle, 1 Wagon Seat, 1 Window Pump, Garden Tools (5 dozen), 5 sets of men's and women's, 5 Garces (3 new and 2 used), and other articles. ap21 R. B. BASTIEN, Auctioneer.

NOTICE.

Pictures For Sale.

I WILL, ON MAY 3rd, sell at Auction, all Pictures left by my establishment to be framed previous to December 31, 1891. If not called for previous to sale. JOHN NEWSON. ap22-11 may 3rd

WANTS, LOST, FOUND &c

FOR SALE.—One Oddfellows Camp Suit, nearly new, Apply to Mrs. W. L. Taylor, Hillsborough Street. 11 pd ap22

TWO GOOD SERVANTS WANTED in the country, at a private residence.—Household and Cook. Good wages given. For further particulars apply at THE EXAMINER'S OFFICE. ap21

WANTED.—Two servant maids. Good wages. Apply to Mrs. L. C. Owen, St. Peter's Road. in w f ap21

WANTED.—A girl for general housework in the country, at a private residence.—Household and Cook. Good wages given. For further particulars apply at THE EXAMINER'S OFFICE. ap21

TO LET.—A House on the St. Peter's Road, about one-fourth mile from the city, now occupied by Mr. F. L. McNutt. Possession given 1st June.—LEWEL WRIGHT. 31 ead—21

MAN WANTED to work on a small farm. Apply at EXAMINER'S OFFICE. ap20

WANTED.—One first-class Sealer and experienced girls to work in a Factory at Rice Point.—E. H. NORTON & CO. 31—ap20

WANTED.—An experienced nursemaid. References required. Apply to Mrs. L. J. Egan. 11—ap20

WANTED.—A man servant. Apply at the office of Peters & Peters, or at Mr. F. PETERS', Sidmouth. ap21

TO LET.—House on Hillsborough Street, at present occupied by James Hyman, an containing eight rooms. Possession given 2nd June. Apply to FRANK BRACE & CO. 1