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"This is true Liberty, when Free Born Men, having to advise the Public, may speak free."—EUCLIDUS.

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NEW SERIES.

CHARLOTTETOWN, P. E. ISLAND, FRIDAY, APRIL 22, 1892.

VOL. 29.—NO. 263

Calendar for April, 1892.

MOON'S CHANGES.

First Quarter, 4th day 1 57 morn
 Full Moon, 12th day 2 02 morn
 Last Quarter, 20th day 1 36 after
 New Moon, 28th day 5 22 morn
 Apogee, 11th day 5h. after

Day of Month.	Day of Week.	High Water.
		Morn. After.
1	Friday	h. m. h. m.
2	Saturday	0 52 1 13
3	Sunday	1 35 2 2
4	Monday	2 30 3 2
5	Tuesday	3 35 4 18
6	Wednesday	5 1 5 46
7	Thursday	6 22 6 57
8	Friday	7 31 7 57
9	Saturday	8 23 8 45
10	Sunday	9 3 9 23
11	Monday	9 40 9 50
12	Tuesday	10 12 10 28
13	Wednesday	10 43 10 59
14	Thursday	11 14 11 30
15	Friday	11 46 12 0
16	Saturday	0 37 0 55
17	Sunday	1 12 1 30
18	Monday	1 55 2 21
19	Tuesday	2 48 3 15
20	Wednesday	3 48 4 24
21	Thursday	4 54 5 33
22	Friday	6 36 7 19
23	Saturday	7 54 8 29
24	Sunday	9 55 10 22
25	Monday	11 44 12 3
26	Tuesday	10 23 10 43
27	Wednesday	11 11 11 16
28	Thursday	11 37 11 67
29	Friday	0 0 0 17
30	Saturday	0 38 1 1

LONDON HOUSE.

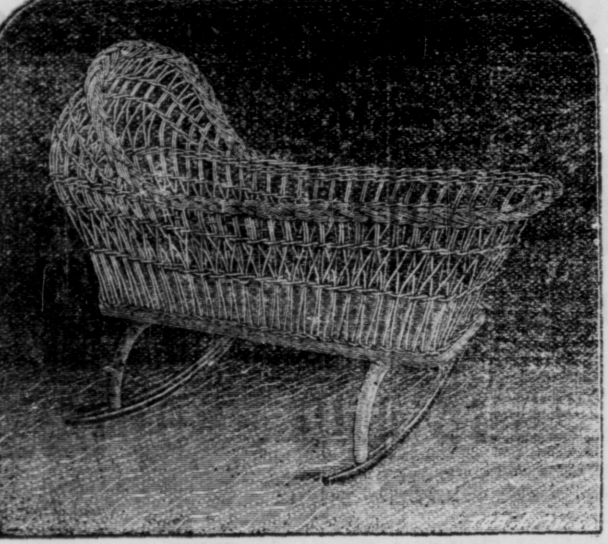
35 CASES
 SPRING GOODS
 NOW OPENING.

HARRIS & STEWART,

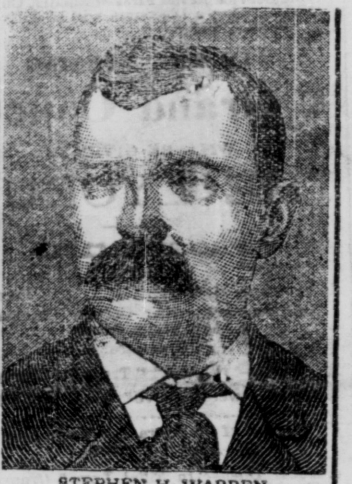
Charlottetown, April 1, 1892—eod & wky

"ROCK THE CRADLE, JOHN."

WE have a very fine stock of BED FURNITURE, in Carriages, Cradles, High and Low Chairs, Fancy Chairs with and without rockers, Tables, etc., etc., CHEAP, GUARANTEED.



MARK WRIGHT & CO., Ltd
 Charlottetown, April 12, 1892—eod & wky



OTTAWA LETTER

An Interesting Budget of News.

(Special correspondence of The Examiner)
 Everything has been woefully quiet around here since the middle of last week. Of course, such "funeral gloom" suited the season of Holy Week; but now that Easter has come, I cannot see much, if any improvement. The weather is wretched. Since ten days now, we have had it cold and backward, with sharp frosts at night. Good Friday was a much finer day than Easter Sunday. Still the streets are dry, although intolerably dusty. To-morrow it is not probably that any business will be done in the House, in consequence of Mr. MacKenzie's death. What the programme is to be I have not yet learned.

So because it is dull the people are on the lookout for excitement, and yesterday they got it of its kind. On Saturday afternoon dodgers were circulated saying that James Wilson, an Englishman, somewhat down on his luck, proposed to shoot the Chandler Rapids in a boat, or canoe, or rubber suit or something similar. A paragraph in the evening paper was to the same effect. Accordingly yesterday afternoon, at the appointed hour of 3 o'clock, every available point around the falls was occupied by screaming ladies and baby carriages and women and men to the number, it is estimated, of fully 5000. They all wanted to see the daring adventurer attempt what no man had ever yet successfully accomplished, but after waiting an hour they began to realize that they had been sold.

I am not going to discuss the propriety or impropriety of the Legislature of P. E. I. sitting at the feet of Mrs Hunt to learn wisdom; but now that a female has been admitted to our Legislative Halls to instruct our legislators as to their duty, I submit that THE EXAMINER should choose a new motto. The quotation from Euripides "This is true liberty when free-born men have to advise the public may speak free," might be amended by substituting "Y-nke women" for "free-born men." THE EXAMINER cannot afford to be lagging behind the Legislature in progress.

It is the intention of the Government to increase the salaries of the Supreme Court Judges of Canada by \$1,000 each. The Hon. the Chief Justice will receive \$5,000, and the Master of the R. B. and the Vice-Chancellor \$4,500 each. All fees heretofore payable to these Judges are abolished.

It is rumored as highly probable that Mr. Edgar will formulate his charges against Sir Adolphe Croton with greater precision, when they will be referred, by Sir Adolphe's own request, to a special committee for investigation.

Last Tuesday, Chief Justice Ritchie, acting as Deputy Governor, came down to the Senate and assented to a number of bills which had passed both branches. The Minister of Marine and Fisheries has given notice of the introduction of a bill respecting the expiration of bail fishes, which will enable our Government to apply to Newfoundland fishing vessels in Canadian waters the same treatment that is applied to Canadian vessels in Newfoundland waters. Last season 108 Newfoundland vessels fished in Canadian Labrador waters, and took over 30,000 quintals of fish and 20,000 gallons of oil, and in addition to this six Newfoundland firms had fishing stations on Canadian Labrador, and took 20,000 quintals of fish and 14,000 gallons of oil. Only nine Canadian vessels fished in Newfoundland waters last season, and they were forced to pay duty on salt and other supplies.

On Monday, when introducing a bill suspending the revision of the voter's lists this year, the Secretary of State announced that the Government intends introducing a measure to simplify the operation of the law and to reduce the expense of revision. Until after Easter recess, Mr. Patterson could not say whether such measure would be introduced this session, but evidence given before it is privileged, and that witnesses are protected against civil or criminal prosecutions for any and all admissions made by them before a Parliamentary committee. In this way, none of the statements or admissions made by any of the accused, before committees last session could have been used against them in the prosecution now going on, and the Crown would be required to commence anew and conduct its proceedings and produce its evidence according to the strict rule governing the procedure of the courts. And this is what probably would have been done, as Parliament is jealous of any abatement of its privileges, had not the Connelly's, by abusing a legal process, obtained control of their books last autumn and conveyed them out of Canada. They thought they were doing a sharp trick and it was a bold one indeed, but Sir John Thompson held the winning card, and he has played it.

The Opposition, represented by Messrs. Mills, Davies and Laurier, filed a mild objection to Sir John Thompson's motion, but Mr. Mulock supported it, and it was agreed to without discussion. The Assizes commence to-day, and the trials will come on at once if the defendants do not manage to procure a postponement.

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ST. GEORGE'S PHARMACY
 MORRIS BLOCK.
 Directly Opposite the Post Office

IN anticipation of the arrival of our Spring stock of TOILET AND FAN YARNS, we will sell off our stock of the various kinds of our own make of toilet and fan yarns, viz. Fair, Nul, Tush and 140, 160, 180, 200, 220, 240, 260, 280, 300, 320, 340, 360, 380, 400, 420, 440, 460, 480, 500, 520, 540, 560, 580, 600, 620, 640, 660, 680, 700, 720, 740, 760, 780, 800, 820, 840, 860, 880, 900, 920, 940, 960, 980, 1000, 1020, 1040, 1060, 1080, 1100, 1120, 1140, 1160, 1180, 1200, 1220, 1240, 1260, 1280, 1300, 1320, 1340, 1360, 1380, 1400, 1420, 1440, 1460, 1480, 1500, 1520, 1540, 1560, 1580, 1600, 1620, 1640, 1660, 1680, 1700, 1720, 1740, 1760, 1780, 1800, 1820, 1840, 1860, 1880, 1900, 1920, 1940, 1960, 1980, 2000, 2020, 2040, 2060, 2080, 2100, 2120, 2140, 2160, 2180, 2200, 2220, 2240, 2260, 2280, 2300, 2320, 2340, 2360, 2380, 2400, 2420, 2440, 2460, 2480, 2500, 2520, 2540, 2560, 2580, 2600, 2620, 2640, 2660, 2680, 2700, 2720, 2740, 2760, 2780, 2800, 2820, 2840, 2860, 2880, 2900, 2920, 2940, 2960, 2980, 3000, 3020, 3040, 3060, 3080, 3100, 3120, 3140, 3160, 3180, 3200, 3220, 3240, 3260, 3280, 3300, 3320, 3340, 3360, 3380, 3400, 3420, 3440, 3460, 3480, 3500, 3520, 3540, 3560, 3580, 3600, 3620, 3640, 3660, 3680, 3700, 3720, 3740, 3760, 3780, 3800, 3820, 3840, 3860, 3880, 3900, 3920, 3940, 3960, 3980, 4000, 4020, 4040, 4060, 4080, 4100, 4120, 4140, 4160, 4180, 4200, 4220, 4240, 4260, 4280, 4300, 4320, 4340, 4360, 4380, 4400, 4420, 4440, 4460, 4480, 4500, 4520, 4540, 4560, 4580, 4600, 4620, 4640, 4660, 4680, 4700, 4720, 4740, 4760, 4780, 4800, 4820, 4840, 4860, 4880, 4900, 4920, 4940, 4960, 4980, 5000, 5020, 5040, 5060, 5080, 5100, 5120, 5140, 5160, 5180, 5200, 5220, 5240, 5260, 5280, 5300, 5320, 5340, 5360, 5380, 5400, 5420, 5440, 5460, 5480, 5500, 5520, 5540, 5560, 5580, 5600, 5620, 5640, 5660, 5680, 5700, 5720, 5740, 5760, 5780, 5800, 5820, 5840, 5860, 5880, 5900, 5920, 5940, 5960, 5980, 6000, 6020, 6040, 6060, 6080, 6100, 6120, 6140, 6160, 6180, 6200, 6220, 6240, 6260, 6280, 6300, 6320, 6340, 6360, 6380, 6400, 6420, 6440, 6460, 6480, 6500, 6520, 6540, 6560, 6580, 6600, 6620, 6640, 6660, 6680, 6700, 6720, 6740, 6760, 6780, 6800, 6820, 6840, 6860, 6880, 6900, 6920, 6940, 6960, 6980, 7000, 7020, 7040, 7060, 7080, 7100, 7120, 7140, 7160, 7180, 7200, 7220, 7240, 7260, 7280, 7300, 7320, 7340, 7360, 7380, 7400, 7420, 7440, 7460, 7480, 7500, 7520, 7540, 7560, 7580, 7600, 7620, 7640, 7660, 7680, 7700, 7720, 7740, 7760, 7780, 7800, 7820, 7840, 7860, 7880, 7900, 7920, 7940, 7960, 7980, 8000, 8020, 8040, 8060, 8080, 8100, 8120, 8140, 8160, 8180, 8200, 8220, 8240, 8260, 8280, 8300, 8320, 8340, 8360, 8380, 8400, 8420, 8440, 8460, 8480, 8500, 8520, 8540, 8560, 8580, 8600, 8620, 8640, 8660, 8680, 8700, 8720, 8740, 8760, 8780, 8800, 8820, 8840, 8860, 8880, 8900, 8920, 8940, 8960, 8980, 9000, 9020, 9040, 9060, 9080, 9100, 9120, 9140, 9160, 9180, 9200, 9220, 9240, 9260, 9280, 9300, 9320, 9340, 9360, 9380, 9400, 9420, 9440, 9460, 9480, 9500, 9520, 9540, 9560, 9580, 9600, 9620, 9640, 9660, 9680, 9700, 9720, 9740, 9760, 9780, 9800, 9820, 9840, 9860, 9880, 9900, 9920, 9940, 9960, 9980, 10000.

ONE CHANCE ONLY!

Well, I have done all I can, and I think he is over the worst stages of the disease, BUT, said the DOCTOR, you know the greatest danger comes from the weak condition in which the Grip has left him. However, there is ONE CHANCE MORE, try Ale and Beef Peptonized. It is a wonderful stimulating nutritive Tonic and Food, and has never failed me yet. Send around quick; it can be got at any DRUG STORE.

July 17, '91—dy mwf & wy lvr

A FOOD

THAT IS EMINENTLY

THE GREAT

Strength-Giver!

Should be Sought After by those seeking to attain

Physical Development AND GOOD POWERS OF

ENDURANCE!

LONGWORTH & CO.

The Eastern Steamship Co.
 BEG TO ANNOUNCE AS FOLLOWS:
 THEIR New, First-Class Steamer PREMIER, Captain H. K. Jones, will sail on WEDNESDAY, 19th April, at 6 p. m., from Halifax to Canso, Port Mulgrave, Port Hawkesbury, Souris, Charlottetown and Summerside.
 Also, The First-Class Steamer WEYMOUTH, Captain Charles H. Jones, will sail on TUESDAY, 19th April, at 6 a. m., from Halifax to Canso, Port Mulgrave, Port Hawkesbury, Souris, Charlottetown and Summerside.
 RETURNING, the PREMIER will leave Summerside every Saturday for Port Hawkesbury, Canso and Halifax. The WEYMOUTH will leave Summerside every Monday morning for Achet and Canso, connecting at Canso with Premier and calling at intermediate ports on the Eastern shore on her way to Halifax. By order ARTHUR N. WHITMAN, President.
 JOSEPH WOOD, AGENT, Central Wharf, Halifax, N. S.
 PFAKE BROS. & CO., Agents, Charlottetown, April 22nd 1892.

The God That Helps to Cure The Cold.
 The disagreeable taste of the GOD LIVER OIL is dissipated in

SCOTT'S EMULSION

Of Pure Cod Liver Oil with HYPOPHOSPHITES OF LIME AND SODA.

The patient suffering from CONSUMPTION, BRONCHITIS, COUGH, COLIC, OR ANY DISEASE, takes the GOD LIVER OIL, and it will do him good. A person who is weak and who is unable to eat, or who is unable to sleep, or who is unable to work, or who is unable to live, should take the GOD LIVER OIL. It will do him good. A person who is weak and who is unable to eat, or who is unable to sleep, or who is unable to work, or who is unable to live, should take the GOD LIVER OIL. It will do him good.

VALUABLE PROPERTY
 For Sale by Auction.

I AM instructed by D. R. M. Hooper, Esq., to sell by auction on the premises, Easton St., at 10 o'clock, on the 9th day of May next, at 10 o'clock, noon:

All his Real Estate on Easton Street and Palmer's Lane, comprising a lot of land fronting on Easton Street 81 feet and extending back 100 feet, with two dwelling houses, basement stores, stables and outbuildings.

A lot of land fronting on Palmer's Lane 18 feet and extending back 75 feet, with large War House and other buildings.

This property has been used for carrying on a produce business, and will offer an excellent opportunity to anyone wishing to engage in the same business, or as an investment, as the well-known and to advantage. Terms at sale.

R. BEAUSHTO, Auctioneer.
 April 22nd 1892.

DR. GEORGE BAYNES,
 Specialist in Diseases of Women & Chronic Diseases of Men.

Office: Market Square, Charlottetown, P. E. I. April 22nd 1892.

JAMES A. MORRISON,
 HALIFAX.

AGENT FOR

WARRE, CAKEBREAD & CO.,
 TEA MERCHANTS,
 London, -- England.

AND ALSO--

Several First-Class West India Firms, etc.

SPECIALTIES:
 Tea, Sugar and Molasses.

Careful attention given to consignments of Prince Edward Island Produce.

REFERENCE—Bank of Nova Scotia.

OFFICE—Pickford & Black's Wharf
 Halifax, August 13, 1891—dy & wy

Lobster Packers, Attention!

THE subscribers are prepared to furnish LOBSTER, in all quantities, from the fishery, which are much more valuable in the United States and English markets.

ALSO—Paper Linings of all sizes, without the Case, 500 bags Liverpool Salt. Apply to

LONGWORTH & CO.
 April 22nd 1892

The proceedings have now been carried to so great length that there can be very little doubt remaining in the minds of fair-minded men as to Sir John Thompson's good faith. He promised that the defaulters should be brought to trial, and he has done so. They are now in the hands of the law, where we have every reason to expect they will receive justice.

The bill respecting the criminal law having been read a second time, was referred to a joint committee of both Houses for consideration. This bill is an immense document of 333 printed pages. You must not suppose that its first, second or third reading involved the official recital by the Clerk of the bill from the title to the last word—this would have taken hours, if not days, to have done. When the bill was ordered to be read a second time, the assistant clerk, Row'son, without rising from his chair, grabbed (that is the word) an order paper, and read the following valley:

"Bill number seven respecting Criminal Law second reading obis bill." The words rattling out of his mouth like the words of a feu-de-joie, and bearing about as much similarity to the English language.

Mr. Denison brought up the charges made against him a few nights before by Mr. Somerville. In the interval Col. Denison had procured the original pay lists, muster rolls and all other necessary documents, and with this incontrovertible evidence refuted every one of the malicious calumnies so contemptibly introduced to the notice of the House in the declarations read by Mr. Somerville. After a great deal of wrangling, Mr. Somerville made very ungracious use of his position, and the matter dropped. If a grist accusation, so specific in its charges as Mr. Somerville's, is so quickly proved to be false and malicious, what is probably the worth of the vague and ill-defined charges which the Opposition occasionally hurl against members of the conservative party? Where Mr. Somerville made his mistake was in being specific. If he had been vague like Mr. Edgar his accusation would have been round the Dominion now, and he would not have been compelled to make an ungracious withdrawal.

On Wednesday Mr. Davies brought up the case of John F. Robertson by moving for a return of all petitions, correspondence, &c., in the matter of his claim for damages for injuries sustained by him in an accident on the P. E. I. Railway in 1882. After detailing the circumstances of the accident, Mr. Davies said that Mr. Robertson has not taken action against the Government in consequence of a promise of a decision in other similar claims, but had made application privately for compensation. His claim had been referred to the Department of Justice, whose opinion was to the effect that, if the accident was caused by a latent defect in the axle of which the employes on the railway had no knowledge and no means of knowing, there was no liability; implying that if the accident had been caused by a defect of which they did know, the Government would be liable. Mr. Robertson alleged that the axle was broken at the time the train started, that the employes had means of knowing that and did not use that means, and were, therefore, negligent, and consequently liable. But in 1887 the Exchequer Court was constituted, and under a decision recently given by Judge Burbridge, of that Court, the law is that the Government is liable since the constitution of that court for injuries on public works arising out of tort or negligence on the part of its officials. As Mr. Robertson's claim dates from 1882, the Government, under that decision, is not liable, but had he suffered an accident since 1887 he could recover damages. Mr. Davies submitted that this was a case of gross injustice which the Government should remedy. Mr. Robertson had suffered a serious and permanent injury which had disabled him from business for a long time. His wife was also seriously, but not permanently, injured. Mr. Davies claimed that Mr. Robertson's case should receive recognition.

Sir John Thompson did not agree with Mr. Davies in the construction he put upon Judge Burbridge's decision, but he avoided saying anything upon the merits of Mr. Robertson's case, as his position as Minister of Justice might eventually require him to argue on the other side.

Mr. Davies, speaking again, said that it seemed unjust and unreasonable that, if the Government go into the business of carrying passengers between two points, and if in so carrying them a man is injured through the negligence of their employes, that man should not have a remedy. As a matter of fact, the Government had not suffered serious and permanent injuries which had disabled him from business for a long time. They had always acted upon the merits of the case, and so far as he knew, had done justice to the parties on the merits, and in any cases which had been brought before the Supreme Court and decided against the applicant, the Government had said that, although the letter of the law was against you, we will pay you the damages you have sustained.

In committee of supply, upon the vote for militia, Mr. Davies said: I was asked by a number of volunteers who called on me before I came to the House, to bring to the attention of the Minister what they considered to be something in the nature of a grievance. Last year the number of men allowed to drill was cut down very largely, to their very great regret. There is a very strong military spirit existing, particularly in the city corps, and the men are very proud of their different corps, in drill, dress parade, and everything else, and they called my attention to the fact that they have been allowed to drill more than their proper quota. In 1889 they were allowed 419 men, in 1890 it was cut down to 321, in 1891 they drilled 345, or 23 more, which the militia department afterwards sanctioned, and last year they were cut down to 325, which I think is far below the number they are entitled to.

To which the Minister of Militia replied:—There was a grant to the Militia, to bring to the service of battalions having more men for drill than provided for in the regulations. The Minister of Militia, whenever his appropriation would allow him to do so, paid the expense. In fact, he went beyond his ap-

propriation in almost every case and allowed the Militia to be drilled. The Militia being a strict discipline, refuses to sanction the payment of more men than the number provided in the regulations. As regards the volunteers of Prince Edward Island being cut down in number, I fancy that arose from the want of money. For a number of years past we have taken only \$250,000 for drill purposes, and he cost for the last three years has averaged \$273,000. The difference has been paid out of whatever amounts could be saved in the other appropriations. The Auditor-General pointed out that that was not strictly in accord with the rules of Parliament and the department, and I told him I should endeavor to keep within each individual estimate, if possible, and would cut down the estimate of these items, the full amount of which has not been paid, and add the \$25,000 to drill, as that amount was necessary to drill the number annually drilled during the past years, amounting to \$20,000. Personally, I should be very much gratified if the Government would see its way clear to appropriate \$100,000 more than they do, as from the information I have received, even exercising the greatest economy, it would cost \$400,000 to drill the whole force.

Mr. Davies (P. E. I.)—Of course if the hon. gentlemen are not provided with money by the House he cannot expend it. I would just like to read the paragraph in the letter I received, in case I have not explained it sufficiently:

"Previous to the present year four companies of the 82nd Battalion, three of artillery, and the Charlottetown engineers were ordered for drill, whereas this year only four companies were ordered in all, two of artillery, one of engineers and one of the 82nd Battalion. New Brunswick and Nova Scotia do not appear to have suffered in this manner, because the number called out there is in excess of previous years."

I thought I would bring this to the attention of the Committee so that next year the complaints of these gentlemen may be attended to.

At six o'clock on Wednesday evening the House adjourned till tomorrow (Tuesday) at 3 p. m. It will probably be closed before they will settle down to business again.

April 18, 1892

MAKES FLESH AND BLOOD—When the system is run down and there seems to be no hope of recovery, a course of pure Cod Liver Oil, when the body is ailing, then is the time to use Mr. Davies' Emulsion of Pure Cod Liver Oil. It is a safe and reliable remedy, because it is a fish-liver oil, and not a mineral oil. It is a safe and reliable remedy, because it is a fish-liver oil, and not a mineral oil. It is a safe and reliable remedy, because it is a fish-liver oil, and not a mineral oil.

THEATRICAL—The Boston Comedy Company is paying to good houses in Summerside and giving the fullest satisfaction. The Company goes to Alberton next week for three nights, beginning on Monday, and will play in Summerside on the night of Thursday, the 28th.

KILL THAT CHRONIC COUGH BEFORE IT KILLS YOU.
 A cough often ends in consumption, and to cure coughs,