committee's report be tion was lost. , Pearse and Vigelius Couns. Styles, Harris, s and Coughlan voting

aid he expected to hear a

OPIUM SCHEME.

on the C. P. R., and the

FULL COURT.

es Crease Gray and McCreight.) was heard yesterday afternoon.

oo. Davie, Q.C., counsel for the tendered the affdavits of The V. Bodwell and W. Harvey

received but that coll notes of the chief jus in notes of the enter justice.

In ruled affidavita out of order ted Mr. Drake's contention ake then proceeded to deal with a points raised by the counsel tted Mr. Drake's contention, ake then proceeded to deal with spoints raised by the counsel ant, and upon his conclusion the ourned ustil to-day, stice Gray, during the afternoon, to the verdict—when all the circs connected with the publicate considered—as severe; and he court had not the power to a damages? damages? se replied, no; and Mr. Davie

AT SOME PEOPLE SAY.

What is that terrible racket BIRTHS. . . .

Description of the property of

