the Plenipotentiaries at Vienna had been obliged to refer to their Governments for instructions respecting the third point.

The following, on the same subject, is from the Times of yesterday:—Although we have studiously abstained from any remarks which might throw discredit on the negotiations now going on at Vienna, or indicate our distrust of their result, we have never lost sight of the difficulties by which this Conference of the belligezent powers is inevitably beset, and, though willing to accept an honourable peace, we have not disguised our opinion, that the interests of this nation and of Europe may require a vigorous prosecution of the war. The interruption which is now understood to have taken place in the deliberations of the Conference on the third point, and the reference said to have been made by plenipotentiaries to their respective Courts, confirm the surpicion which has uniformly been entertained in this country by those who are most acquainted with the real course of public affairs. The discussion of the third point in the articles submitted to the Conference, and interpreted by the Western Powers, has checked the progress of the negotistion, and has given rise to strong doubts of its ultimate success. The Russian the Western Powers, has checked the progress of the negotistion, and has given rise to strong doubts of its ultimate success. The Russian plenipotentiaries appear not to have been authori-sed to accede to the terms on which Lord John Russell and M. de Bourqueney were prepared to insist, as to the abatement of the preponderance of Russia in the Black Sea; and it now rests with the Cabinet of St. Petersburg to determine whe-ther the Conference is to persevere in its pacific jabours, or to abandon for the present the attempt

ADMIRAL LORD DUNDONALD ON THE CAPTURE OF SERASTOPOL AND CRONSTADT.—This venerable and gallant officer, in a letter to the London journals, states that he has drawn up a petition to Parliament asking the means, first, secretly to demonstrate to competent persons the efficiency of his plans, and there to obtain authority (during eight or ten days of fine weather), to put them in execution. The obstinate resistance of Sebastopol, (he alleges), could by their means be overcome in a day, and Cronstadt speedily reduced. In his petition he atstes, that in 1811 he submitted to the Prince Regent a simple, yet irresistible means whereby ordinary implements in war might be dispensed with, and speedy and istible means whereby organs; and speedy and ar might be dispensed with, and speedy and seaful results ensued. He next laid the plans to William IV., and in February and July he again offered his scheme, and sanctioned he again offered his acommission of naval officers to a commission of naval officers.

discussed, that which relates to the dimination of the configuration of the power in the Virina, after a diministro of the power in the Manitery spatial configuration of the power in the Virina of the configuration of the power in the Manitery spatial configuration of the power in the power in the Manitery spatial configuration of the power in the power in the Manitery spatial configuration of the power in the power in the Manitery spatial configuration of the power in the power in the manitery in the manitery of the power in the manitery in the power in the manitery of the power in the power

MARSHILES, March 29
All the troops have arrived at Toulon and Marseilles, in order to embark.
A small Sardinian squadron, commanded by M. Dinegro, is about to sail for the Crimes.
The English government has given orders to assemble immediately at Malta all transports available for active service.

MESOPOTAMIA.

VIENNA, March 29.

It was reported, that an insurrection had broken out in Mesopotamia, and that the rebels amounted to 30,000 men.

EGYPT AND CHINA.

ALEXANDRIA, March 28.

A thousand English Lancers from India have reached this city from Suez. The last news from Bagdad comes down to the 19th of Feb. Advices from Hong Kong state, that the Chinese insurgents, who are beseiging Canton, have taken the Tiger Fort, and pillaged the neighbouring villages.

HOUSE OF COMMONS, March 27.

MR. ROBBUCK'S COMMITTEE.

Mr. Rozsuck stated that the evidence col-lected by the Sebastopol Inquiry Committee, so far as the investigation had now gone, would be laid before the House before the Easter recess. To a further question the hon and learned mem-ber replied that the committee hoped to close their labours in no long time after re-assembling at the end of the holidays.

RECONSTITUTION OF POLAND.

Mr. Phinn moved, that an address should be presented to the Crown, praying that, while attempting to negotiate a peace, the British envoys should use their bear exertions for the reconstitution of the Kingdom of Peland within its ancient limits, as a measure just in itself, accordant with the ancient policy of the country, and absolutely essential to the due maintenance of the balance of power in Europe. The honomember supported his motion by enlarging upon the political crimes which had attended the partition of Peland, and the beneficial results that might be anticipated from its restoration. The needent moment, when the balance of power in the political crimes which had attended the partition of Peland, and the beneficial results that might be anticipated from its restoration. The needent moment, when the balance of power in the political crimes which had attended the partition of Peland, and the beneficial results that might be anticipated from its restoration. The needent moment, when the balance of power in the political crimes which had attended the partition of Peland, and the beneficial results that might be anticipated from its restoration. The needent moment, when the balance of power in the partition of Peland, and the beneficial results that might be anticipated from its restoration. The needent moment, when the balance of power in the control the three standards and the House was willing to agree to, the amendments.

Bank of Prince Edward Island, which they attend the House west and the House west then the House west then the House west and Navigation Laws.

7. An Act to pay Legislative Counciller of Customs and Navigation Laws.

8. An Act to consolidate and amend the Acts relating to public Wharfs at Georgetown and other Wharfs.

9. Act to amend the Laws relating to the Office of Notes are their services.

10. Act to amend the Javier School Laws.

11. Act to prevent the running at large of Swine within the Town and Royalty of Prince-town. Europe was again brought under discussion and settlement, was, he considered, peculiarly fit for the ventilation of the question of Polish nationality.

—The motion was seconded by Mr. Scholofield, and supported by Mr. Milnes.—Lord R. Cecul contended, that England had no right to interfore in such a cause, since she could not come into court with elect hands, being herself guilty of the suppression of free nationalities in different the suppression of free nationalities in different model.

Holloway's Pills, a certain Remedy for Dropsy—Charles Hatchison, of Quebec' was for fifteen months a and victim to this complaint, so bad was he one part of the time, that the water actually cozed through the porce of the skin, and thrice per day change of apparel became necessary. Every time his dector called he expected to find him deab, and in fact gave his friends no hopes of his recovery; his sisters whe had derived great benefit by the use of Holloway's Pills, begged him as a favour to her, to try them; fortunately for him he did not refuse, and they soon produced a change for the better, in four weeks he was again attending to business having thoroughly get rid of the disorder, and in the most excellent heelth and spirits. These Pills work wonders in liver and bilious complaints.

HASZARD'S GAZETTE.

Wednesday, April 18th, 1855.

The Malls.—The English Mail was received at the Poet Office at Three o'clock on Thursday morning. The news by this arrival will be found on our first page. We understand that the Mail will be sent by the sailing Vessel to Pictou, for the first time, on Wednesday.

COLONIAL LEGISLATURE.

House of Assembly Saturday, April 14th.

A Message from the Council with the Bill fo poration of certain persons as the Prince Edward Island, which they

House was willing to agree to, the amendment.

Mr. Coles stated that the clause prohibiting the issue of notes similar to Bank notes was in accordance with a short Act in the laws of New Brunswick. The House should protect the public from any liability to imposition. Parties who issue such notes now, may be well known, but others may get up notes finer looking than the Treasury notes, and pass them in the country to the extent of thousands of pounds, and they may not be worth anything. Netwith.

standing if may be an interference of the private rights of individuals, they were bound to protect the public.

(Quoted Smith's Wealth of nations, Book 11. Chap. 11.)

The liberty of the subject is restrained on many occasions, and this was one which required the interference of the House. They were chartering a Bank, and now was the best time to introduce such a provision. The Bank must have specie to meet their notes, and the Vaults must be open to the inspection of the Government. Private individuals were not under such regulations, they might issue notes so long as they could get them in circulation. When private notes were issued some yoars since, a public meeting was held to protest against the system. He thought the Legislative Council should not object to that part of the Bill.

Mr. Cooper.—It would have been of no use the training a Bank if wrights individuals were

Mr. Cooper t would have been of no use chartering a Bank, if private individuals were allowed to issue notes. It would be the same as letting individuals coin money, without bringing them under the same regulations as the Bank.

bringing them under the same regulations as the Bank.

Mr. Warburton,—If that clause is left out there would be no use of the Bank Bill at all. The public must be protected. Such notes would get into all parts of the country, if allowed, and the public would have no security.

Mr. Haviland hoped the house was fully agreed on the subject. They were legislating for a principle and not for any Hon. Member in particular. The principle on which the clause is founded is sound, and it was their duty to protect the ignorant who might be incapable of judging whether such notes were good or not. Sooner than agree to that amendment, he would give up the Bill altogether. They were prohibiting a number of people from issuing paper money, except under certain restrictions, but by striking out that clause, they allowed individuals to issue as much as they could get into circulation, Hon. members would be aware of the ovil effects of such a licence, and he felt assured the House.

Mr. Sneaker hoped the House would be as

effects of such a ficence, and he left assured the House would be enanimous in support of the felause in the Bill, as agreed to originally by the House.

Mr. Speaker hoped the House would be as unanimous in opposing the amendment of the Council, as it had been in putting the Clause into the Bill. The House could shew the Council, goed and sufficient reasons for its determination. Any person may now issue notes, such as those in question, payable at his office, or in Halifax, Britain or elsewhere, at his option, and if you demand payment at once, he may elect, to give you a cheque on some of those places. What are you to do with it? Merchants do not want Cheques for such a small amount, and if you send them on perhaps the issuer may have vanished, before you find out that they are of no value. He did not allude to any one in particular, he spoke generally. Many persons cannot tell whether a note is good or bad he had heard of some of the notes; now affoat, being actually passed for £5 Halifax, by persons who had got hold of them in the Country. He would much rather vote against the Bill altogether, than have it passed without the Clause, struck out by the Council. Chairman reported all the amendments agreed to, except two.

A message was sent to the Legislative Council desiring a conference, which being held—a further conference was desired by the Legislative Council and being held, the Chairman reported, that the Council had not adhered to the two amendments disagreed to by the House.

The Bill for continuing the Act relating to the running at large of Hogs in Charlottetown and Royalty, was read a second and third time and passed.

[The following Acts were passed during the

1. An Act to naturalize James Searl Mann.
2. An Act to establish a Normal School.
3. An Act in addition to an Act in amendment of altering Highways.
4. An Act to require Landlords to put their littles on record.

town.

12. Act relating to the Office of Road Correspondent, and the appointment of assistants in offices, &c.

13. Act relating to the partition of Lands.

14. Limits and rules of Jaila.

15. Herrings' and Alewiyes' fisheries.

16. Stamped Instruments.

20. Tenant's Compe 21. Continue and ar 22. Appointment of 23. To incorporate 24. To amend the

Asylum.

25. Shutting up old
26. An Act relating
27. An Act for taking
28. An Act in sme

28. An Act in amei 29. An Act for rais 30. Appropriation 31. An Act to incor 32. An Act to cont ing the running at litown and Royalty.

33. An Act to income Edward Island.

PROROGATION O

At two o'clock y At two o'clock y the Lieutenant Gove aides-de-camp, cam Chamber, and in the of Legislature, and a of citizens, gave his during the Session, proceedings of the following Speech:—

Mr. President and Legislative Council

Legislative Council
Mr. Speaker and G
sembly:
The assiduity with
the public business of
your legislative labors
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your proceedings in re
been made to throw
titles to landed prepe
ing to establish a Co
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calculated to injure if
try. The reiterated dec

ment are conclusive nature, and concur-wisdom and justice by every sentiment by every sentiment expectation of a dep
I would fain hope
have been exerted
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have ever taken

receive practical ap-tentment.

The active meas in progress, under only the co-operation they have been under a progress an amount antry an amount could derive from ferred, even if it could be successful

Mr. Speaker and
sembly:
I thank you in
plies which you be
The liberal add
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found sufficient to
ments in that Is reased accor the proper treatm Mr. President

Mr. Speaker as The Revenue previous preceds produce of all as which afford gral prosperity of the For some me barrasment in

For some missing the principal of the past year meet any dimin effects of this shall have been commercial pre Among the it. Act to Inc. spicious.

spicious.

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