## NJIICES OF MOTIONS.

Mr. Girouard (Kent)—On Monday next—Enquiry of Ministry—Whether it is the intention of the Government to have the Harbours of Buctouche and Cocaigne in the Province of New Brunswick dredged during the coming summer?

Mr. Patterson (Essex)—On Wednesday next—Bill intituled: "An Act to facilitate drainage of Lands abutting on Railway Tracks."

Mr. Kirkpatrick—On Wednesday next—Enquiry of Ministry—Whether the Commandant of the Royal Military College has authority to import Military stores for the use of the College, and whether any Military stores which could have been manufactured in Canada have lately been imported by the Commandant of the Military College or by the Militia Department; and if so, were they imported for the use of the College, or for the Militia generally, and what was the reason for so doing?

Mr. Ouimet—On Wednesday next—That the Order on the Public Bills and Orders for the second reading of the Bill (No. 94) "An Act to explain and further to amend 'The Canada Temperance Act, 1878,' and the Act of 1879, amending the same," (from the Senate), be made the first Order of that day.

Mr. Domville—On the motion for the third reading of the Bill (No 55) "An Act to amend the Acts relating to the New Brunswick Railway Company,"—That the said Bill be referred back to the Committee of the Whole House, with instructions to amend the same so as to protect the rights of Shareholders by striking out

the whole of section 15 which reads as follows:-

"15. In the event of default being made in the payment of the said bonds, or any of the coupons thereto attached, and upon the performance of all things in the said conveyance stipulated and set forth, as being necessary to divest the Company of all interest, right of redemption, claim or title in or to the said railway and other property therein conveyed, the Company shall be absolutely divested of all interest, right of redemption, claim or title in or to the said railway franchise and other property, and the same shall thereupon immediately be and become vested absolutely in the said trustees, or the holders and owners of the said bonds, as in the said conveyance may be provided."

Mr. Domville—On the motion for the third reading of the Bill (No. 55) "An Act to amend the Acts relating to the New Brunswick Railway Company"—That the said Bill be referred back to the Committee of the Whole House, with instructions to amend the same so as to protect the rights of Shareholders by striking out the

following words in section 13 commencing in the 36th line :-

"And may also stipulate therein how, in the event of such default being made, the Company may be divested of all interest, equity of redemption, claim or title in or to the said railway franchise, and other property therein conveyed, and how the same may become vested absolutely in the said trustees, or the holders and owners of the said bonds, in satisfaction of the said bonds and the interest thereon; and may make such other provisions therein, not contrary to law, as may be considered necessary or convenient for the purposes of such trust."