8. BOLGER. an. 17, 1883-wky ex pat pres

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The Charlottetown Herald.

NEW SERIES.

CHARLOTTETOWN, PRINCE EDWARD ISLAND, WEDNESDAY, APRIL 11, 1883.

VOL. XII-NO. 23

THE HERALD

PUBLISHED EVERY WEDNESDAY

ONE DOLLAR PER YEAR, IN ADVANCE

Macdonald's Building, West Side Queen Street, Charlottetown, Prince Edward Island.

Advertisements inserted at reasonable rates Advertisements, without instructions to the contrary, will be continued until forbid. Items and general news of interest, in a con-tensed form, solicited. orm, solicited. ances can be made by registered letter. s all letters and correspondence to the Office, Queen Street, Charlottetown.

RICHARD WALSH, Publisher,

CALENDAR FOR APRIL, 1883.

DR. CONRDY

MUTCH'S BUILDING. Lower Great George Street,

OPPOSITE EXAMINER OFFICE Charlottetown, Nov. 15, 1882-6m

SULLIVAN & MACNEILL. ATTORNEYS - AT - LAW,

Solicitors in Chancery, NOTARIES PUBLIC, &c.

George Street, Charlottetown.

Money to Loan. W. W. Sullivan, Q. C. | Chester B. Macneill,

OFFICES-O'Halloran's Building, Great

McLeod & Morson, BARRISTERS & ATTURKEYS-AT-LAW,

Solicitors, Notaries Public, &c. OFFICES: Reform Club Committee Rooms, opposite Post Office, Charlottetown, P. E. Island. Merchants' Bank of Halifax Building, Summer-side, P. E. Island.

MONEY TO LOAN, on good security, at mod-NEIL McLEOD, W. A. O. MORSON.

WADDELL & SON,

Tinsmiths, Casfitters, &c. HAVE REMOVED TO

WATER STREET Opposite Merchants' Bank, where they are prepared to furnish every-thing in their line of business at moderate prices to all their old customers, and a many new ones as will favor them with their

WADDELL & SON. Ch'town, Nov. 15, 1882.

Boot and Shoe Maker.

DESIRES to inform the public that he has opened the Shop formerly occupied by the late MICHAEL GREEN,

DANIEL GILLIS,

RICHMOND STREET,

where he is prepared to attend to any work in his line at moderate prices. REPAIRING promptly and neatly done, and all work guaranteed to give satisfaction, jan10—3m pd

HICKEY & STEWART. MANUPACTURERS OF

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That Cannot be Surpassed in the City, we ask the moving community to smil on us.

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Extraordinary Value Given in all Kinds of

SHOES

RUBBERS, OVERSHOES,

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SPRING GOODS.

J. B. Macdonald.

Notice of Postponement -()F-

Dominion Day Next, July 2nd.

A Man Run Over! AS a Man was driving up Prince Street, he jumped out of his Sleigh and

RAN OVER TO E. S. Bonnell & Co's.

Gold and Silver Plating Done. The only first-class place in P. E. Island to get your Gold and Silver Plating done, and your Sewing Machines repaired. Shop-Next to Baptist Church, Prince Street, Charlottetown. [fe 28 3m



M. HENNESSY. Furniture Dealer, No. 35 Great George Street, P. E. ISLAND.

Good Furniture made to order at Cheapest Rates. All orders filled promptly. Undertaking attended to in all its branches, in town or country nov8

NOTICE. TUE DE Diamond Grocery

IS NOW OPENED. in the stand lately occupied by Mr. Theo. L. Chappelle, as the Diamond Bookstore; and, by strict attention to business, and offering a line of

GROCERIES

Roman Intelligence. His Holiness held a Public Consi ory recently in the Sala Region of the Vatican, adjoining the Sistine Chapel. for the purpose of presenting the Cardinalatial Hats to their Emin-ences Monsignori Czacki and Bianchi, who were created Cardinals at the Secret Consistory held last year. Their Eminences arrived at the Vatican about half-past nine o'clock, and having entered in the presence of the Camerlongs of the Church and the principal Cardinals. In the meantime His Holiness had entered in the presence of the Camerlongs of the Church and the principal Carlinals. In the meantime His Holiness had entered the Hall of the Paramanti, surrounded by all the nobles of the Papal Court and attended by the Cardinals, Patriarchs, and Bishops now in Rome, the presidents of the different colleges, and numerous officials connected with the Vatican. Having been vested, His Holiness took his seat on the Sedia gestatoria, and was carried to the throne. Then the solemn ceremony commenced. First, the Cardinals rendered homago to the Temporal Head of the Church, the choir Temporal Head of the Church, the choir of the Cardinals rendered homago to the Temporal Head of the Church, the choir of the Cardinals rendered homago to the Temporal Head of the Church, the choir of the Lieutenant-Governor transmitting correspondence with the papers be made an order of the day.

monies, but in this Consistory he ex-perienced a greater satisfaction; it is

ruly, a great day for his heart, because

and cross-emblazoned slipper they kissed, receiving from him in return the Kiss of clause by clause.

Mr. McMillan in the Chair, and cannot clause by clause.

Mr. Prowse moved that the 4th clause, mr. Prowse moved that the 4th clause, mr. Prowse moved that the 4th clause. mong the Cardinals. Again returning to the throne, the Pope presented to each the Cardinal's Hat with the accustomed form and ceremony. His Holiness then rose, and gave his Pontifical blessing to ed by the State, and that the Legislature, rose, and gave his Pontifical blessing to all present. Preceded and followed by the Sacred College, by the new Cardinals and above-mentioned personages, again His Holiness mounted the Sedia gestatoria and returned to the Ducal Hall, and

thence to the Hall of the Paramanti, insignia, and retired to his private apartment attended by his Court. The Cardinals returned in procession to the Sistine Chapel, the Pontifical Chaplains chanting the Tr Deum. There the newly-created Cardinals again received the Kiss of Peace from their colleagues in rotation Consistory was represented in the persons of Cardinal Howard, Mgrs. O'Brien

Stackpool, Campbell, Capel, and Hostlet, with the Cameriera Grissell, Winchester, Brady, and Baker-Gabb, The Private Consistory was then held in the Consistorial Hall, when His Holi-Government had agreed to pay only a small sum per week for each sick mariner treated according to custom, closed the the office of Camerlengo of the Sacred College, for this year, on Cardinal Mar-tinelli, and after a brief allocution nomi-

nated the Bishops for the Polish, Swiss, and Italian and other vacant Sees. His Holiness then opened the mouths of the new Cardinals, conferred on them their rings and titles, and granted the sacred palliums for the churches of Varsvia, Mohilow, Seville, Burgos, and Pisa. The Holy Father, after the private Consistent programme and in private and in the private of the priv Consistory, received in private audience the two new Cardinals, after which he gave the rochet to the new Bishops who were present at the Consistory, addressing to them a speech full of benevolence. He commenced by saying that he always felt great joy in these solemn ceremonies,

The site excisced by the Dominion tovernment for the New Post Office and CustomHouse adjoirs this property, thus enhancing its value to a very great extent. The purchaser of a ticket, at 5 c. is entitled to one chance for the shore mentioned property, actually worth thousands of dollars.

A good and sufficient title in fee smple and free from incumbrances, will be executed to the successful ticket-holder.

CHARLES MURPHY.

See'y of Com.

Mermilled, saying how happy he was in ments and been misinterpreted. He freely make the timents and been misinterpreted. He freely ments had been misinterpreted.

land. Cardinal Czacki was born in 1834, at Poryck, in Luccoria. He belongs to an ancient, an aristocratic Polish family, re-lated to the Odescalchi's of Rome. He passed his youth as a simple gentleman, moving in the highest society, acquiring those exquisite and courteous manner for which he has been always so distin

guished at home and abroad, and which have, no doubt, contributed greatly to his success as a diplomatist in later years. still. It's doors are freely thrown open to Signor Czacki came to Rome with the intention of entering the Church, and was immediately selected by the Pope to fill an important post, for which his talents treated alike within its walls. Is it then, a Denominational Institution ! While Churches and Woollen Factories, and Boot

chi was born in Rome in 1817; he passed through his early studies in a brilliant manner, and soon devoted himself to the study and mastery of the spirit and ceremonies of Pontifical Liturgy, on account of which he was nominated Master of Ceremonies to the Congregation of Ecclesiastical having acquired a reputation for unusual Rome he became Secretary to the Bishop's Congregation, and in 1879 was ordained Nuncio to Madrid by Leo XIII.

St. Patrick's Day was observed with St. Patrick's Day was observed with great solemnity and rejoicings at the Irish College, and at the Irish Franciscan Monastery of SS. Isidore and Patrick, where a High Mass was sung by Mgr. Grasselli, O. S. F., and the panegyric of the saint preached by Bishop Hedley, O. S. B., who delivered a most touching sermon on the love of God, and appealed to his hearers to give liberally for the support of these good religious, who, by their life of prayer and poverty, did so much for the Church and for us. The service of the altar was performed by the service of the altar was performed by the student, while the Father Guardian, as-

sisted by the monks, did all in their power to provide seats for the large number of worshippers. Among the many conversions that have taken place this Lent in Rome is that of Mr. Carey, of the United States, who was received on March 16th by Father Armellini, S. J., in the rooms

Provincial Legislature.

SUMMARY DEBATES. Mr. SPEAKER took the Chair at 8 p. m.
Mr. Prowse (from the Committee on Private Bills) presented an amended report recommending that a fee of \$12 be charged for the Bill to Incorporate the "Mill View Creamery Company." Report

SULLIVAN moved the third reading of the Bill respecting seduction. Motion carried. The Bill was read a third time and

the Cardinals rendered homage to the Temporal Head of the Church, the choir meanwhile chanting appropriate hymns and Gloriat in excelss; afterwards the new Princes of the Church, Czacki and Bianchi, were conducted into the hall and presented to the Pope, whose hand and cross-emblazoned slipper they kissed receiving from him in return the Kiss of

exempting the corporation from taxation with respect to houses or other property used for purposes of charity, be struck out, on the principle that Denominational In-

and that the Legislature, in this respect, should not interfere with the rights of the City Council.

Mr. Stllivan argued that as Churches are exempt from taxation, an institution like this, maintained by the charity of all classes of the community, should also be exempt.

Mr. FARQUHARSON admitted that the Institution is doing a good work, and that the Institution is doing a good work, and that the Institution is doing a good work, and that the Institution is doing a good work, and that the Institution is doing a good work, and that the Institution is doing a good work, and that the Institution is doing a good work, and that the Community of the Sisters of Charity is pxeellent. But he understood that it was not maintained wholly by the hand of Charity. He had heard that the Dominion Government allowed it so much per week.

After some further discussion, the motion of the Mill yew Creanery Commany." The facility of the control of the community of the Sisters of Charity. It is not charity to give away that which is not ours to give.

Mr. McLeon as and creading of the Bill entitled. "An Act to Incorporate the property the Staters of Charity is present wants of the Institution, and in twenty years their requirements will, and the Mr. Prowage and ask leave to sit again.

Mr. McDonalD said the property the Staters of Charity he present wants of the Institution, and in twenty years their requirements will, and the Mr. Prowage and the the the first the property the sate property are the th Government allowed it so much per week. He thought also that the Legislature should

this news. He then turned to Mgr.
Mermillod, saying how happy he was in naming him Bishop of Lausanne and Geneva. The greatest hope of the Holy Father is that this nomination will hasten the religious pacification in Switzerland. Cardinal Czacki was born in 1834,

That princips, it is veil known, is main. That princips, it is veil known, is main. work. But, small as the matter may appear, there is a great principle involved—
the principle that the State shall not give
grants in aid of Denominational Institutions.
That principle, it is well known, is maintained by a majority of the people of the
Island; and it should not, either directly or
indirectly, be infringed upon by the people's
Legislature. He thought the Legislature
should leave the taxing of the Hospital optional with the City Council.

Mr. Blake contended that the Hospital
is not a denominational Institution. When
it was established a Committee of Ladies of
every denomination was formed to manage

Churches and Woollen Factories, and Boot and Shoe Factories are exempted by the Legislature from taxation, he thought there should be no hesitation about exempting the Charlottetown Hospital. It is not proposed that the exemption shall apply to property other than that strictly necessary to the carrying out of the charitable objects of the Institution. He hoped there would be no division about the matter.

Mr. FERGUSON strongly upheld the clause as it stood in the Bill. He read from the evening paper an advertisement of a Bazzar

as it stood in the Bill. He read from the evening paper an advertisement of a Bazzar in aid of the Hospital signed by the following ledies — members of every denomination in the City, viz:—Mrs. Pope, President; Mrs. Mason, Treasurer; Mrs. Connolly, Mrs. Caven, Mrs. D. Reddin, Mrs. Beaton, Mrs. Bulke, Mrs. Hobkirk, Mrs. L. H. Davies, Mrs. George Davies, Mrs. J. Longworth, Mrs. George Macleod, Miss Hensley, Miss M. Macleod, Mrs. C. C. Gardiner, Mrs. Bagnall, Mrs. J. Peake, Mrs. R. Peake, Mrs. Strickland, Miss K. Wright, Miss M. Palmer, Mrs. Hughes, Mrs Maloolm Macleod, Secretary; and pointed out that by taxing the City

Miss K. Wright, Miss M. Paimer, Mrs. Hughes, Mrs Maloolm Macleod, Secretary; and pointed out that by taxing the City Hospital the Legislature would actually be taxing the contributions collected by these ladies. He said that while all persons requiring treatment are received at the Hospital, without reference to their creed, the religion of none is tampered with.

Dr. Gillis reminded the House that the Legislature authorized every year the expenditure of about \$18,000 to maintain the Provincial Hopital for the Insanc, and the only difference between the good works done in it and the good work done in the model of the second works of the control of the second works of the control of the second works of the province of an institution in which the physicians of the city meet together to consult over difficult cases, and in which the best of nursing is given.

Mr. McDonald remarked that this is the

of St. Luigi Gonzaga. Mr. Baker-Gabb, Chamberlain to His Holiness, was the god-father. Mr. Carey was educated at Boston, in the Cambridge College.

Council to tax it. It should no more be taxed by the city, than the Provincial Buildings in Charlottetown. It is to all intents and purposes a public institution. Last year a member of the Legislature was

treated in it, and no one knew how soon he might, being away from home, be glad to be nursed within its walls. be nursed within its walls.

Mr. Gordon was willing to concede that
the institution is doing a great deal of good,
that it was not a denominational institution,
that it was open to Protestants as well as
Catholics; and he was willing to apply to
the ladies' who conduct the Hospital and
nurse the patients the words of Sir Walter
Scott.—

Mr. McLean (J. R.) contended that the Hospital was not a denominational institution. If it were, he did not think it should be taxed. There can never be more than two or three charitable matitutions of the kind in the Province, and, Catholic or Protestant, he thought they should be exempted from taxation.

Mr. Sixelair thought it would, at least, be well to limit the exemption to the

should not give them away.

After some further discussion, the motion in amendment was put and lest.

Mr. Speaker resumed the Chair, and the Bill was read a third time and passed.

Mr. Blake moved the third reading of the Bill entitled, "An Act to Incorporate the Herald Printing Company." The Bill

Tuesday, April 3.
A report was received from the Private
Bill Committee upon the Bill to incorporate the Montague Hall Company, and it
was ordered that the Bill be read a second time to-morrow.

Mr. Martin presented a petition to incorporate the Orwell Head Church; it was referred to a special committee, who reported a bill, which was read a first time, and referred to the Private Bill Com-

Cheese,Mr. FERGUSON explained the object of

Court of this I-land." Motion carried.

The Bill was read a third time and passed.

Mr. McLean (J. R.) asked the Commissioner of Public Works if it were his intention? to pay the expenses in a certain trespass case instituted by Charles Laviers. Michael B. McDonald, Michael Pacquet and others.

Mr. Campbell said it was not his intention.

missioner of Public Works if it were his intention'to pay the expenses in a certain trespass case instituted by Charles Lavie rs. Michael B. McDonald, Michael Pacquet and others.

Mr. Campbell. said it was not his intention.

Mr. Ferouson moved that the House do now resolve itself into a Committee of the Whole for the further consideration of the Bill entitled "An Act to protect the manufacture of Butter and Cheese." Motion Whole for the further consideration of the Bill entitled "An Act to protect the manu-facture of Butter and Cheese." Motion carried. House in Committee, Mr. Bentley

Protestam, a cxempted from taxation.

Mr. Sinchair thought it would, at least, be well to limit the exemption to the property the Sisters of Charity now hold; and that the Committee should report progress and ask leave to sit again.

Mr. McDosalb said the property the Sisters of Charity now hold is not sufficient for the present wants of the Institution, and in twenty years their requirements will, and in the Chair.

Mr. Spraker resumed the chair, and the life that the Gommittee and the Montague Hall Company, "resolution carried. The Bill was read a second into the Montague Hall Company," resolution carried. The Bill was read a second while the Montague Hall Company, "resolution carried. The Bill was read a second while the Montague Hall Company," resolution carried. The Bill was read a second with the Montague Hall Company, "resolution carried. The Bill was read as econd in the Chair.

Mr. Prowse moved the chair, and the bill was reported agreed to.

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Mr. Prowse moved the chair, and the bill was reported agreed to.

Mr. McLeon as a member of the Government, submitted the Report of the Commissioners of the Poor House, 1882.

Mr. McLeon moved the third reading of the Bill entitled, "An Act to Incorporate the Mill View Creamery Company." The Bill was read a third time and passed.

Mr. Bill for moved the third reading of

amendment.

Mr. McMillan moved that the report of was read a third time and passed. Mr. McMillan moved that the report of the Committee be agreed to.

Mr. Prowse moved in amendment that the report be referred back to the Committee for the purpose of striking out the fourth clause in the Bill.

House divided on the amendment as follows:—
YEAS—Messrs. Prowse, Gordon, Beer, McMillan, Yee, Farquharson, Sinclair, Martin, McFadyen, McLaren.—10. House divided on the amendment as follows:

House divided on the amendment as follows:

YEAS—Messrs. Prowse, Gordon, Beer, McMillan, Yee, Farquharson, Sinclair, Martin, McFalyen, McLaren.—10.

NAYS — Messrs. Sullivan, Ferguson, McLean of the power to exempt the clause as it stood in the Bill. The City Council have not the power to exempt the Hospital from taxation. They must levy and collect the rate upon all property not exempted by the Legislature. True, they can, as they did last year, refund the money; but, under the law, a single citizen, disposed to be cranky, might, by taking action, prevent them from doing so. The Institution is open to all Protestants as well as Catholics: and replaced to the result of the case in think it right to tax a Charitable Institution such as it is.

House divided on the amendment as follows:

YEAS—Messrs. Prowse, Gordon, Beer, McMillan, Yee, Farquharson, Sinclair, Martin, McFalyen, McLean.—10.

NAYS — Messrs. Sullivan, Ferguson, McLean (John), Gillis, McDougall, McLean (John), Gillis, MrDougall, McLean (John)

Probate and Offices for the Registry of Deeds.
Only two members of the Committee are returned to the present Legislature.

Mr. Holland said the Committee were virtually dead. He was not now prepared to say what action he might take before the session is over, he might take the same action he took last session.

House adjourned.

C.

Tuesday, April 3.

A report was received from the Private Bill Committee upon the Bill to incorporate the Montague Hall Company, and it was ordered that the Bill be read a second when of any Government that may be in office which in the presented by the Board of Education, they should not be liable to removal at the mere with more necessary, in view of the fact that mext year a large number of teachers who have taught continuously for five years will be entitled to bonuses ranging from \$10 to \$40, according to the ability they, in the judgment of the Inspectors, being that they may be better qualified to pass upon the qualifications of the teachers, required to pass an examination to be preserbed by the Board of Education.

should not be liable to removal at the mere whim of any Government that may be in office for the time being, and the Bill provides that they shall not be removed from office without good cause, set forth in writing.

Mr. Perry said this is a very small Bill indeed. The Government are tinkering with the Education Act with little advantage to the country. The provision that the decision of the Board of Education shall be final is wrong and should be opposed, for the Board are composed of partizans. The examiners should certainly be able, and required to visit all the schools twice a year; and the provision that they twice a year; and the provision that they shall remain in office is a provision in the interest of friends of the Government.

shall remain in office is a provision in the interest of friends of the Covernment of the bill to prevent fraud in parties selling in the animal parties selling in the animal parties selling in the said weare on the threshold of a large business, and we should protect the parties dealing in the article.

The House went into Committee and reported pregress and of the country of the parties dealing in the article.

The House went into Committee of the whole House. Mr. Blake in the chair—

The House was resumed, and the chair—

The House was resumed to be added the protect prepared that the bill had been agreed to with amendment. It was ordered to be read a bird time to-morrow.

Mr. Funday are presented message from the protect prepared the parties of the protect prepared the prepared of the protect prepared the prepared of the protect prepared to the parties of the protect prepared to the parties of the protect prepared to the chair—

The House went into Committee and reported that the bill had been agreed to with amendment. It was ordered to be read a bird time to-morrow.

Mr. Funday are prepared to the Act to incompare the protect prepared to the parties of the parties of the protect prepared to the prepared Provincial Hopital for the Insanc, and the only difference between the good works done in it and the good work done in the City Hospital, is that the first is for the treatment of mental disease while the other is for the relief of physical suffering. He enlarged upon the advantage to the whole Province of an institution in which the physicians of the city meet together to consult ever difficult cases, and in which the best of nursing is given.

Mr. McDonald remarked that this is the only institution of the kind in the Province; and the representatives of the Province will not be doing their duty if they allow the City

The order of the day for a second read on oath and take measures to get at the facts. In each of the Inspectorial Districts, there are over 200 schools, while there are only 236 teaching days in the year; so that the Inspector has now to examine about two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, the Inspector has now to examine out two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, the Inspector has now to examine out two schools, while there are only 236 teaching days in the year; so that the Inspector has now to examine about two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, the Inspector has now to examine about two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, while there are only 236 teaching days in the year; so that the Inspector has now to examine about two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, while there are only 236 teaching days in the year; so that the Inspector has now to examine about two schools every day, which only admits of flying visits being made. To make a thorough examination of the schools, while there are only 236 teaching days in

amendment, ordered to be engrossed, and read a third time 40-morrow.

An Act to incorporate the Heeald Printing Company was read a second time, and committed to a Committee of the whole House, Mr. Martin in the chair. It was reported back without an amendment, ordered to be engrossed, and read a third time to morrow.

A petition was received from the Mayor and City Council, setting forth that as doubts have been cast on the borrowing power conferred on the City, it is desirable they should be set at rest. They therefore pray for the enactment of a law to that effect. The petition was referred to a Special Committee. Act to incorpang was reactions and City Council, setting forth that as doubts have been cast on the borrowing power conferred on the City, it is desirable they should be set at rest. They therefore pray for the enactment of a law to the Greet. The petition was referred to a Special Committee.

Apt. Wednesday, at 3 p.m.

Wednesday, April 4.

Mr. Speaker took the Chair at 4.45.

Sullivan moved the third reading antilled "An Act to enable to be admitted as an object of the Supreme Court is, to a large extent, governed by legal points; but the Board of Education will look at all the settlement of the Supreme Court is, to a large extent, governed by legal points; but the Board of Education will look at all the settlement of the Supreme Court is, to a large extent, governed by legal points; but the Board of Education will look at all the settlement of the Supreme Court is, to a large extent, governed by legal points; but the Board of Education will look at all the settlement of the Supreme Court is, to a large extent, governed by legal points; but the Board of Education will look at all the settlement of the Supreme Court is, to a large extent, governed by legal points; but the Supreme Court is, to a large extent, governed by legal points; but the Supreme Court is, to a large extent, governed by legal points; but the Supreme Court is, to a large extent, s

The intervention of the Legislature to prevent an appeal from the decision of the Board of Education is a step in the wrong irection. It will certainly work injustic

prived of an appeal is a very great hardship, and is quite inconsistent with the Institutions of our free country. He thought the

Mr. McLean (J. R) contended for the right to appeal from the decision of the Board of Education. He would like to see the supplementary clause repealed. If the full amount were, in the first instance, paid by the Government, a great deal of expense and trouble would be saved the country. In his opinion, the hours of teaching should be lessened, especially in the summer, for children become languid and listless by long sitting in the schoolhouse. In the be no school on Saturday

The Bill further provides that, after all the evidence has been so elicited, the decision the of Board shall be final. There shall be no appeal. The Superintendent of Education is cognizant of facts and circumstances in connection with these cases with which the courts are necessarily not conversant; and the Board, composed of members of the Government some of whom will probably reside in the vicinity of the dispute, and a professor who has made a life study of education, is well qualified to settle finally such cases. Another amendment provides that there shall be at least on themselves any another amendment provides that there shall be a childrent. He argued that to overwork the brains of a child tends to lease the thoration of a child tends to lease the through the two opinion, be a holiday in all the schools. As to the supplementary clause, it had not been petitioned against, and he thought it had their provision of the Bult that, in cases of dispute, there should be no appeal from Many people rush he cliestly not litigation to their own injury and loss, and they should be protected against themselves in cases such as arise in school districts. The there could be no doubt that the Board would do right, regardles of politics. The Superindent is necessarily conversant with matters appertaining to his office, and is better able to examine into and settle diffi-culties relating to schools than persons who are not so conversant.

overnment thought the amendments wise; at he could not support them. He was, owever, prepared to vote for the repeal of however, prepared to vote for the repeal of the supplementary clause, and thought that greater satisfaction would be given if the teachers received the whole of the salary from the Public Treasury. He thought preventing an appeal from the Board of Education to the Courts of the land, a long stride in the direction of despotism. The Inspectors should be efficient and the schools should be visited twice a year. In his opinion, the school hours in the country might be shortened.

Mr. Beer complimented the junior member for Summerside (Dr. Gillis) on the

Mr. Beer complimented the junior member for Summerside (Dr. Gillis) on the excellent suggestions he had thrown out. But in his opinion the provisions of the Bill before the House could not properly be termed amendments of the Education law. On the contrary, they will injure it. The right to appeal should certainly be permitted, and if the two Inspectors could not examine the schools twice a year, then Inspectors should be appointed, as provided by the Education Act, passed by the Davies administration. As to the examination of the Inspectors, he thought that should have been done long ago; and he would like to