On the pettion of James Baird praying for a me statute labor to be experded to makby Mr. Mair, that the p master he instructed to male the crossing relited—Carried.
On the petition of Wm. Drummend, pray

ing that he might be permitted to expend his la or on the road leading from McIn ones orner up to David Kelsor's, moved by Mr. Moorbows, seconded by Mr. Campbell, that the prayer of the peti ion be granted, and the work done subject to the supervision of the p. master—Carried.

The optitions of A dam Craig, sen., and R.

Alcorn, were received and road.

On the petitions of Jas. Henderson an others, praying for a grant of money to be expended in erecting a bridge over a gully on the 3 d line, opposite lot No. 10, moved by Mr. Compbell, seconded by Mr. Matthie, that it be referred for future consideration—

Carried. Ou the petition of James Bredin, prayin to be allowed to expend his labor on the 2nd line, between lots 3 and 5, moved by Mr. Campbell, seconded by Mr. Marthie, that the path master be directed to perform six days statute labor, on the above portion of

Ca the p titions of Alexander Stewart. proying that he and his family might be allowed to expend their labor on the bth line opposite lot No. 1; and John Mil er praying hat all the labor of the 1st division 6th line be allowed to be expended on the road oppo-

site lots 3 and 4. Mr. Moorhouse moved, seconded by Mr Matthie, that Alex Stewar be allowed to do ten days labor, on the 6th line opposite lot No. 1, under the supervision of the path

It was moved in amendment by Camp bell, seconded by Mr. Mair, that A'ex. Stewart be permitted to do six days labor, instead of ten, on the above road, and that the p. mas'er superintend the labor.

The amendment was put and carried.
On the patitions of Wm. Monigomery. praying that the Council would di ect part of the s'atute labor of the 5th division, 5th line, to be expended on that portion or the 5th line opposi'e lot No. 3, also that some labor should be performed in opening the road through rom the 5 h line to the provincial lie; and of A'ex. Murphy, praying that the Council would direct some labor expended on that portion of road on the 5th line b tween 5 and 6.

It was moved by Mr. Campbell, seconded by Mr. Moorhouse, that the path muster be directed to expend 20 days on the 5th line road, commencing from the corner of Peter McLaren's lot downward; as a so twenty days on Alexander Mur, by's swamp, and 16 days on the main road -Carried. On the petition of Neil McCallum, Thos

M. Ilyneus, and John Guon, praying permission to expend their labor on the road leading from the 3rd line, to their dwell nes. It was moved by Mr. Campbell, seconde by Mr. Mair, that Michael Valley p. ma-ter. instructed to expend haif the labor of his

divis on on the ab ve road-Carried. On Michael O'Connor's pet tion, (last ses sion) moved by Mr. Campbell, seconded by Mr. Mar, that the clerk be instructed to write to the Trustees of S. S. No. 2 and 13. requesting their attendance at next session of uncil, so that some adjustment my be

made of the School matter now in disput -Carried. ing permission to perform his statute labor budge over the Clyde. on the road leading to his place from the main road; and Wm. Alcorn, praying to be allowed to expend his labor between lots 4 and

5 on the 2nd line.
It was moved by Mr. Mair, seconded by
M1. Campbell, that John Robertson be allowed to expend his road labor on the place

house, seconded by Mr. Matthie, that the labor be expended wherever the path master

Considers it occessary.
The amendment was put and carried—the Reeve giving the casting vote.

The year and nays on the amendment being salled for stood as follows:-

Yeas -Messis, Moorhouse, Math'e and the Reeve. Nays-Messrs. Mair at d Campbell.

Mr. Campbell gave notice that at the nex session of Council he would move for a reconsideration of John Kobertson's petition. On the petition of Beru rd Lacy, praying that the statute labor of the 1st divisi live, be expended in o ening up and repairing the Road between George Grahame and John Miller.

It was moved by Mr. Campbell, seconded by Mr Mo rhouse, that 15 days labor be expended on the ar ove road, commencing opposite lot No. 4, and extending down to, and On the pention of Thomas Deachman

praying permission for him elf and family to d their road labor upon the " Deach-It was moved by Mr. Moorhouse, seconded

by Mr. Mair, that the prayor of the petition grapted - carried.

On the petition of Robert Alcorn, praying that Robt. Drysdale's read labor be allowed to be expended on the 2nd line. It was moved by Mr. Campbell, seconder

by Mr Mair, that the prayer of the petition be not granted—carried.

On the petition of Wm. Robertson, pray

ing that a portion of the statute labor of the 1st d visi n be exp nde ! on the road leading fr m Man han's aspection office through to It was moved by Mr. Moorhouse, seconded

by Mr. Campbel', that the path master of the st sil ge division, be instructed to make a side walk along the above road, e mmencing at Bo, d Caldwell's store and ending at the Blacksmith's shop below the foundry; also two crossings, both s'aring from the corner of Dobbie's lot, the one ending at the door of the Inspection office, and the other connecting with the plank walk to the Fodudry-

It was moved by Mr. Moorhouse, second-d by Mr. Campbell, that this Council do now a journ until ten o'clock to-morrow morn-

## MUNIC PAL CHAMBER.

Apri 7th, 1859.
Pursuant to adjournment the Council met; pre-ent the Reeve and all the Concellors. The minutes of the last two sessi as were read and -igned.

The peti ious of D. H. Mana and others. and James Mulroe and others, were received and read. It was moved by Mr. Mair, seconded by

Mr. Campbell, that the report of the auditors It was moved by Mr. Moorhouse, seconde

by Mr. Camp sell, that the auditors report be published in abstract in the Carleton Place

The account of R. M. Beckett and T. Turser, au itore, was received. It was moved by mr. Campbell, seconded by Mr. Mair, that the account be paid .- car-

It was moved by Mr. Moorhouse, seconded by Mr. Campbell, that the clerk be instructed to go to the Treasurer's office and make of the monies a issue of the monies and expectation.

Mr. Aiken's bill to confirm a Proclamation of the law of divorse, with the reply of the Go.

Mr. Aiken's bill to confirm a Proclamation of the law of divorse, with the monies and expectation.

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Mr. Aiken's bill to confirm a Proclamation of the law of divorse, with the monies and expectation.

Mr. Aiken's bill to confirm a Proclamation of th assessment Rolls, and the special position and their values on the assessment Rolls, and the special position and the spe

Mr. Moorhouse, that the By law for levying of a poor rate be read a first time -carried The By law was accordingly read a first

It was moved by Mr. Mair, seconded by Mr. Morrhouse, that the By law preventing and res'raising the running at large of animals

lone upon a cross lay on the 6th line between in said street-carried.

It was moved by Mr. Campbe'l, seconded by Mr. Moorhouse, that the prayer of the peition be granted-carried.

On the petition of Joseph Stoddart praying permission to expend his labor on the main road leading from Lanark to Clayton, opposite

No. 11, 8th concession. It was moved by Mr. Campbell, seconded by Mr. Moorhouse, that the prayer of the peion be granted-carried.

On the petition of Jas. McKettrick and Wm. miller, praying for a grant of twenty dollars to be expended on the 5th line cppoie lot No. 6. It was moved by Mr. Campbell, ecconded by Mr. Matthie, that the position be referred

on the petit on of G. A Tennant, praying for a grant of money to be expended in improving the main road between P rth und Clayton, commencing at lot No. 1, 9th confit the Town Hall, receive an order upon the

ion, and ending at lot No. 5, 10th con-It was moved by Mr. Mair, seconded by Mr. Campbell, that the petition be referred for future consideration—carried.

It was moved by Mr. Mair, seconded by Mr. Campbell, that the Council do now adjourn until the 5th day of May next future consideration—carried.

On the petition of Joseph Sto'dart prav. ing for a grant of money to be expended in lesting a rock, on the road opposite to his

It was moved by Mr. Mair, seconded by Mr. Campbell, that the petition be referred for future consideration-carried.

On the petition of Ad m Craig, praying to be allowed to expend his statute labor in mproving the p'auk walk on Ellen Street. It was moved by Mr. Moo house, seconded by Mr. Matthie, that the payer of the petiion be granted and the work be done under the supervision of the p. master—carried.

Ou the following Plank Road petitio viz :- Of D. H. Mann and others, praying

orossing running parallel with he shop of Mr. S. Smith suggested that all correspondence that passed relative to the matter to the store of H & J. Mair, thence a ong Princess Street, to the Post Office, toge be with 2 crossings, one opposite the Post Office and the might say that the eld contract and that it was burned very shortly afterside of George Street, commencing at the date. and the other running from the corner of had not yet expired, and no new contract wards-there could be no doubt.

of John Wright and others, praving for a plank road to be built on Carning Street,

plank walk to connect with the one I ading persons.

plack walk from the foot of Glossop's Hill

plank road to the Foundry be employed in relative to importation of Copyright works.

Mr. Scott moved that the petition of M. did not keep very close counsel.

Mr. Foley read an extract from the ac-

On the petition of Thomas Bard and interfered with the lum'er trade. others, praying that some labor be expended on the side walk running from the end of to refer to the obstructions on the Kerr's store to the end of the plank walk at and therefore would not object to it. the foot of the hill.

It was moved by Mr. Campbell, seconded sion by 58 to 30. by Mr. Mai, that the path master of the 3rd trision be instructed to improve said s de road, that i' any money or labor remain in

It was moved by Mr. Mair. seconded by Mr. Campbell that if any surplus lab r or money remain in 2nd division to be expended in improving the road leading from George Street, to the stave yard—carried. On the patition of James Wallace, com-

planing of an error in the levying of hi-It was moved by Mr. Campbell, seconded by Mr. Mair, that the Treasurer be instruc ed and passed :to refund to Mr. J. Wallace, the sum of 11-

5d, being the amount of school tax over-level upon him —carried.

On the secount of W. Manahan and P. McLaren, J. Inspectors.

It was moved by Mr. Moorhouse, seconded

To incorporate the Metropolitan Fire Insurance Company—Hon. M. Dorton.

To change the limits of the Municipality of Lake St. John, and to divide the same 5d, being the amount of school tax over-levied upon him -carried.

by Mr. Mair, that the account be paid - into two-Mr. P sce.

McKetirick, for overseeing building of H. beit. bridge between Grah-me and M ller's trams. It was moved by Mr. Moorhouse, seconded t by Mr. Campbell, that the account be paid -carried.

On the following widows' petitions viz:
Of widow Boay, widow McNaughtan, and
widow mcmunn, all praying exemp ion from statute tabor and personal property tax.

It was moved by Mr. Campbell, seconded

y Mr. Moorhouse, that the prayers of the pe- draining of Wawano-h, and to disp

It was moved Mr. Moorhouse, seconded by Mr. Mair, that that pare of the petition proving exemption from statute la or, be and that the other prayer of the poution be referred to the Trusters of her

It was moved by Mr. Mair, seconded by Mr. Moorhouse, that the By law proving for

The By law was accordingly read a se It was moved by Mr. Campbell, seconded allowed. by Mr. Matthie, that the By law providing for the restraining of the running at large of

animals, be read a second time- carried. The By law was accordingly read a 2nd by Mr. Mair, that the Br law providing for he leasing of the Corporation Lots by public tion, be read a 2nd time-carried.

The By law was accordingly read a second of the monits a list of free monits a list o

The By law was accordingly read a first time. Council then adjourned for one hour. Council resumed: present the Reeve and all the Councillors.

On the petition of Bernard Lacy, praying for a grant of \$3 dollars as payment for work.

Lots on Hillier street, be and is hereby resided—carried.

It was moved by ar. mair, seconded by ar. Campbell, that the Corporation building lots on Hillier Street extend 50 feet in front and 100 feet in depth, and that a space of 10 feet be reserved between the two lots.

It was moved by Mr. Moorhouse, seconded by Mr. Matthie, that the By-law providing for the leasing of the Corporation Lots, by public Auction be now read a third time and pa-sed-carried.

The By law was accordingly read a third It was moved by Mr. Campbell, seconded by Mr. Mair, that the sale of the Corporation

It was moved by Mr. Moorhouse, seconded by Mr. Campbell, that each of the indigent persons reterred to in the petitions re-

others, and John Cummings and others.

Treasurer for the sum \$3 -carried.

CHARLES MAIR, Town Clerk.

LEGISLATIVE ASSEMBLY.

Toronto, Monday, April 11. The Speaker took the chair at 11 o'clock. Mr. J. S. Macdonald moved for an addres-Mr. J. S. Macdonald moved for an address to His Excellency, praying for a return shewing the number of letters and newspapers carried by mail during each trip from Collingwood to Red River, since the catablishment of a pretal communication on that route, the amount of postage received by the post in edepartment; together with a copy of the contract or agreement entered into with the parties with whom such agreement.

Mr. M. Cameron thad a strong personal recollection of the folly and injustice of the destruction of Mr. Mon gomery's house, in 1837. The house was burned not on the day of the attack, but the day after.

Attorney General Mecdonald corrected the hon member. The house was burned on the day of the attack.

Mr. M. Cameron thought that if such that the P. master, of the 2ud division be in-structed to make a plank walk on the west Government under such contract up to this

mesars. H. & J. mair's store to the west corner of the bridge.

Could be entered into at present.

Mr. Belliogh m contended that the duty

by Mr. Mair, that the prayers of the above petitions be granted and that the side walks be done by statute labor—carried.

It was moved by Mr. Campbell, seconded by Mr. Moorbouse, that all labor and money remaining in the 1st division over and above what may be required in constructing the

Atty. Gen. Car ier understood the

ommittee.

lion, had been entirely expended. Besides in the Speaker called attention to the fact. Montgomery did really issue the committhat the two. men ber for Cornwall bad de- sions in question he only did what had been

clared h m elf opposed to the bill and could done by the Hon. Attorcey General East not therefore, according to the rules of the and for doing which £500 reward had bee House be placed on the committee. His name offered for his head. Was it, then, justice to was ultimately struck out.

and McGee. The tollowing bills were read a third time

To in orporate the Capada Slate Campa

To alter the limits of the Township

On account of commissioners Stewart, and Halifax North, County of Megantic-Mr. [Mr. Dunkin moved an amendment to this bil which was lost ]
To incorporate the Wesleyn Female Col-

lege—Mr. Notman.

To incorporate the St. Patrick's Literary
Association of Montreal—Mr. McGee.

To enable the Corporation of the Township of Sarnia to purchase from the Government a certain tract of land reclaimed by the

On the petition of widow Bain praying exemption from statue labor and special aid to Railroads and Gravel Reads, in certain school tax for the present year.

The House then adjoursed.
The Speaker to the chair at 3 o'clock.
Mr. A. Morrison moved that the bill for the relief of Mr. John McLean be placed.

the levying of a " Poor Rate" be read a se- ly from thy other. Like private bills gene rally it ought to take 1s chance, as to the order in which it should come up.

Mr. Foley thought the motion ought to be

M. Turcotte could not agree member. A large number of hon gestlemen were opposed to any legalation whatever on the subject of divorce, and were they to con-

have a preference to all others. The motion was put and lost :- Yeas, 36 :

It was moved by Mr. Campbell, seconded by Mr. Campbell, that that part of the resolution of December session of Council, 1854, lefting the boundaries of the Corporation lots by willic auction, be read a first time.—carried The By law was accordingly read a first time.—carried.

It was moved by Mr. Moorbouse, succonded by Mr. Moorbouse, that the By law providation of December session of Council, 1854, defining the boundaries of the Corporation Lots on Hiller street, be and is hereby remainded.—It was moved by Mr. Moorbouse, succonded by Mr. Moorbouse, that the tresolution of December session of Council, 1854, defining the boundaries of the Corporation Lots on Hiller street, be and is hereby remainded.—It was moved by Mr. Moorbouse, succonded by Mr. Moorbouse, that the tresolution of 1837, when the premises in the vicinity of the city, of which he was the land ord, but which had been let by him, were destroyed, thus causing him very great loss. Mr. Moorbousery, said the honorable gentlement from claims that he was willing to submit them to any number of gentlement from either side of any number of gentlement from the city of the city, of which he does nearly of the city, of which he does nearly of the city, of which he the House. He, Mr. Foley, would therefore alleges to have been unfounded. The inquiry Atty. Gen. Cartier, Messrs. Aikins, Dorion,

> building lots, be published in the Carleton doubt whatever that Mr. Montgomery took joined the enemies of his country on the other Place Herald, and Perth Courier, and that an active part in the rebellion of 1837. He notices be ro-ted in several public places, within the Township—carried.
>
> On the petitions of John McIntyre and rebel office a Montgomery making rebel office a Montgomery being at the rebel office s-Montgomery being at the time Quarter Master General of Mackenzie's 31; Nats, 56. army. From Montgomery's, which was the bead quarters of the rebels, Her Majesty's loyal subjects had been fired on. Subsequent to his trial and conviction. Montgomery escaped. joined the sympathisers on the other tive among these parties. Under such circums aces he, the Attorney General, couceived the petition to be an act of impru-tence. He hoped the House would reject

the petition. Mr. Gowan said be was as fully convinced that Mr. Mon gomery was mixed up in the action on that occasion, as he was of a s exist-ence. After the battle of the Windaill, on which occasion he, Mr. Gowan, commanded s corps, among the documents taken from one of the prisoners was a commission signed by this very man, as " John Montgomery.

Mr. M. Cameron thought that if suc were not the case Mr. Mon'gomery would bare a good claim.

Mr. John Cameron also corroborated the remarks of the Attorney General. He had

commencing at George Street and ending at the dwelling house, of Thos. McGuire.

Of A. Munro and others, praying for a not be hampered by a contract with any tion to the Legislature setting forth his grievfrom the Town Hall and join the end of the After some further conversation the mo-Mr. Duukin moved an address to his Ex- Mr. Macdougall, would say a word or two cellency the Governor General, for a return He was very young at the period of the in down to the corner of his shop, together with of all books jublished and Copy-righted in surrection. But he lived then in the neigh a crossing to connect with the plank walk opposite Jas. Drysdale's dwelling.

It was moved by Mr. Moorhouse seconded by Mr Mair, that the prayers of the above by Mr Mair, that the prayers of the above pectively, the place of publication of each, was burned down, he, Mr. Macdougall, had

bridge over the gully and continuing the la-bor to the top of the hill—carried.

Quennylie relative to obstruction on Little

Kiver, be referred to a special Committee.

Count given of the skirmish by Sir Francis

The obstructions referred to were bridges that that long after all Mackenzie's army had motion been dispersed, he determined to mark the to refer to the obstructions on the Ottawa, vengence by bu bing Montgomery's tavere, and his Excellency and his troo, s sat on The mo'i n was put and carried on a divi- horseback watching the co. fl gration. And the only reason alleged by the members of The H use then proceeded to name a committee, when a considerable discussion took place, Mr. J. S. McDonald, who had was that the sum voted by the Legisla use canon street, as far as Mr. McGuines dwellrefuse Montgomery's claim in this instance Why should Papineau, a d ot ers of Lower The following Committee was appointed: Why should Papineau, a d of ere of Lowe cases. Labelle, Dunkin, R. Scott, Cook, Canada, engaged in that rebelle n, be no only pardened but renunerated, while an unfortunate Upper Canadian was refused any justice at all? He tu ted the appeal of the Att rney General West would be d's egarded in this care, and that hon, gentlem n from Lower Canada would not join in refu ing to an Upper Canadian compensation similar to that procured for Lower Canadians by mem-

bers from Upper Canada.

Mr. Patrick hoped the reference to the ommittee would be agreed to. Mr. Merritt recollected that ubject was brought before the bous- in 1857 he voted gainst its reference to a committee. because Mr. Mongomery had not in the first place, preferred tis claim before the Govern-On the present occasion be would say, under the circumstances, he hoped the ention would be referred to a committee.

Attorney General Cartier said that the Lower Canadians engaged in the di turbnces of 1838 had been tried by an exceptional tribunal—a court martial—and one, the legality of which, had been always doubt-ed. Yet of the parties convicted by that court, not one had tho ght of peritioning the Legislature for a rei quiry into their cases. In reference to the statement that all the Lower Canada claims for rebellion losses had been settled, he would say it was unfounded. Many Lower Canadians had preferred clauns of a far juster character than Mr. Montgo-mery's, and had never been settled with-as Atty. General Cartier said be did not see the sum appropriated for the payment of the why this measure should be treated differentture deemed it inexpedient to open the door for such claims. On every occasion claims believing as be did, that nowise to reopen the subject. He would not go isto the question whether Mr. Montgover on mery had been properly or improperly concicted. That person had, at a l events, been sent to the present motion they would in tried and couvicted by by one of the regular eality be consenting to allow such legislation.

Mr. Dorion did not see why this bill should have a preference to all others.

Mr. Dorion did not see why this bill should have a preference to all others. of indemnity, as it was broached in the petition in this case, he, Attorney General, was

It was moved by Mr. matthis seconded by The By law was accordingly read a third Government had determined to take no acwould also go further and say that it would be Legislative Council.)

Mr. Compbell's Bill relating to Registratime short and passed.

It was moved by mr. morehouse, seconded by mr. matthie, that the black in the By law

The Provincial Secretary brought down a greating for the levying of a Poor Rate, be fitted up with the words one fourth of a mile in the Collar," read a third to and Toronto Roads.

The Provincial Secretary brought down a grainst Mr. Montgomery's claim. But they had that day been presented with a very different view of the case. An hon. gentleman had read the statement of the Governor Gen
Mr. Compbell's Bill relating to Registration would also go further and say that it would be unwise to open up the rebellion losses claim. On previous occasions he had always voted against Mr. Montgomery's claim. But they had that day been presented with a very different view of the case. An hon. gentleman had read the statement of the Governor Gen-Mr. Foley advanced the claims of Mr. had read the statement of the Governor Gen-John Montgomery to a full investigation into his claims for damages sustained in the rebelnages sustained in the rebel- building had been burned down as an act of

> could not be the slightest doubt but that at lowest tenders, be accepted. The report least after his escape, Mr. Montgomery had was ordered to be printed for the use of mem-Moyat and the mover.
>
> Attorney General Macdonald objected.
>
> Mr. Montgomery had been tried and convict
> Mr. Mo were allowed in one case they would be sure from a man whose house had been the focus sought to spread anarchy and confusion in Canada.

The motion was then put and lost:-Yeas.

The Speaker informed the House that two on, members having complemed to him that they had been annoyed in consequence of a bailiff finding his way into the leb ies of the house and serving notices on them. [Loud] laughter. He, the Speaker, bad in conseence issued orders for the exclusi n of such tory arrang ment should be come to in the parties [bailiffs] from the bouse. And had matter. irected the Sergeant at Arms to expel the bailiffs; and, further, should any such p-rsons gain enter the House, to have them arrested adopted. [Kenewed laughter.]
Mr. Fo'ey-An order sh uld be given t

wtere. (L ughter.) The House rose at 6 o'clock. The Speaker resumed the Chair at balf pas' seven, p.m.

Mr. Burton moved the third reading of the bill to rovide for the separation of the Counties of Du ham and North mberland. The bill was read a third time on a division.

Mr. Mueroe thea moved in amendment that the said bill be not now read a third ime : but that it be referred back to a com mitee of the who'e forthwith, with instructions to amend the same by inserting the folowing words after the word " noon"-" On any other day after the 1st of February, to be cilled by the said counties' Clerk at the quest in writing of any three or more of the Keeves, and of which one month's previous the same su ject, and were they to adopt his by the North West Transportation Co. He notice shall have been given

The amendment was sub-equently carried. Mr. Munro then moved an amendment to and, the effect, that the Governor in Council should be allowed to choose the County Town.

Mr. Munro withdrew his amendment. Mr. Sidney Smith then moved an amend-ment to the effect, that a clause be added to The motion was lost. the bill, providing that such separation of the shall decide the question.

The amendment was lost on a division, by 68 to 8-the Government divided on the

The House then went into Committee on Mr. Mowat moved to amend the first clause of the bill, so as to umit the " personal earnings" of married women out of the property The Attorney General thought the effect

of the clause as it generally stood, would be Province. If a woman's personal property were to be excepted from the control of ter hasband, the community of feeling and property between husband and wife would be destroyed. He approved of the amendment. Mr. Brown was opposed to legislative in terference between man and wite. Mr. Foley thought the hon. member fo Forento, as a bachelor, ought to have no voice at all in the matter. (Laughter)

Mr. Brown differed wi hthe hon membe The subject ought to be solely handled by bachelors. He believed there was a con spiracy among the married men against the division. bache o's. (Laughter) As he had before stated, this species of legislation respecting married people was very objectionable. It had a tendency to create sour and bad fellings Cote St. Marguerate, in the parish St. Jerhesides him suggested-none but those, sweet as sugar or honey. (Laughter)

give a practical illustration of his sentiment before long. (Loughter)
The amendment was then adopted. Some other amendment having been made the committee rose and reported the bill. The H u e then went into committee o

M. Hebert's bil! for the protection of settlers in certain cases in Lower Canada. Committee rose and reported the bill. The following bil's were subsequently conidered in committee and reported: under which Joint Stock Roads, and other

similar works, are constructed in Upper Can ada (from Legis ative Council)—Mr. Ben-Bill to explain and amend several clauses of the General Railway Clauses Consolidation Act, 14 & 15 Vic, Cap. 51 (and amendmen s .- Mr. Benjimin.

Bill to incorporate certain persons under the nam of "The Whitehall Forwarding Company" (and amendments)-Mr. Dumbar Mr. Ouimet's bill for regulating the meas urement cf coal, and for oth r purposes there-

in mentioned (and amendment-) and Petition of the Board of Mentreal, referred Mr. Holmes' bill to amend the Act 20 Vic , cap. 31, relative to the impounding cattle and other an mals," and " to repeal Act 22 Vic., cap 98, intituled &" An Act to amend the Law relating to petty trespasses in Upper Canada," (jointly reported)

Mr. Dawson's bill to amend the Act incor-

porating the North-West Trans ortation Company (and amendments) Mr. Dunkin's bill to incorporate the Union Forwarding and Railway Company (reported.) The following Bills were read a secon

Mr. J. Cameron's bi'l for the Regulation of insolvency, and realization of Estate and Mr. Patrick's bill to enable the Trustees o certain School Lots in the Town of Prescott to convey the said School Lots to the Cram-

tions affecting lands and tenements in the gentlemen; last session it was stated that ac-Farishes of St. Foye, L'Ancienne Lorette, tions had been instituted, and now he says

Councit.]
Mr. Foley's Bill to amend the Registration Act of last Session.

The House adjourced at half past twelve. LEGISLATIVE ASSEMBLY. Wen-day, April 13.

The Speaker took the chair at three o'the just committee of both Houses on subject of printing, binding, &c. for the Legislature. The committee recommended that the tender of Lovell & Gibs n for printing; move for a special committee to investigate ought therefore to be allowed.

Mr. J. S. Macdonald entrely differed with bis bon. friend who had last spoken. There and papers—such committee to consist of Atty. Gen. Cartier, Messrs. Aikins, Dorion,

Mr. Mowat moved the first reading of the ed by a jury of his fellow countrym n. Yet the petitioner alleged the whole proceeding to have been unjust. Now it such petitions correspondence had with the Gove nment in to be followed by others. There could be no head quarters of the rebellion and who had reference to the petition of James Quinn,

Mr. R se replied that the Government

f any, have been taken to recover the quint prevent them arresting an hon. member any- one by the representatives of Samuel Gerard upon the purchase of the Fief Marie Anne and Sign urie de Lanaudiere upon the 3rd against a bill which wis no more. That November, 1842.

Atry. Gen Cartier replied, that the Seignorial Commission in Montreal had the matter under consideration. It was claimed on one side, that a promise to remit the quant had been promised; on the other side this was denied. Mr. M Micken moved to have his bill in re- control it.

gard to Usury placed on the first order of the day for Wedi esday, (to-day.)
Atty. Gen. Cartier objected to of proceeding. Last year they had adopted surveil ance of the Legislature to see that a policy in reference to interest, which had the conditions of their charter were fully not as yet had a year's trial. desides there complied with. The powers of the company were two other measures on the orders on

of the members had changed their views on forfest it, and n new one would be given. this question since last year, and he did not see any reason why an opportunity should not Cornwall felt it necessary to use such strong

Counties shall take place only upon a vote of instruction to the committee on contingencies. the majority of the rate-payers of the County to inquire into and ascertain the several neorporation on more public grounds. He of Durram, being cast in favor of such separation, in the different municipalities of such House; also a return showing the numbers went into it entirely on public grounds, to nty, after the next election of Reeves, who and names of the employees of the House; test the pra ticability of opening out this the cause of such appointments, if any, and he increase of salaries.

Mr. Jobin did not see what good would Mr. M. Cameron's bill, to secure to married the information asked for had already been that the scheme itself was an extraordinary Women certain separate rights of property. given, and it would be useless, he thought. o go to the exp nse of getting up this return Mr. M. M. cken said a month's work on his part could not get him the information he specially a cured to married women, and to usert the words "by whatever gift, demise, or as next to kin to such intestate or in any formation in his representative capacity, and through the act of amalgamation. In his

por as a private member.

Mr. Rollin said it was impossible that the return could be sent cown this Session. Mr. J. S. Mardonald desired to know fo what time the h n. member asked informa-

Mr. McMicken-This year. Mr. Gat said there was no pecessity i giving any information to the contingent comlittee, because the whole of the voucher were a'ready care fully examined by them. Atiy. G n. C rtier said the adoption of the motion would be a censure on the comm tiee. If any particular item was not fully nquired into, it would be for the member for

Welland to move to have it referred back to he committee The motion was lost on a Mr. Bellingham moved for a return of the names of the censilairies on Cole St. Joseph Core St. Eustache, Cote St. Angelique and ome in the County of A genteuil—as re under the Sign ory in which the said Cotes the commencement of operations. In order to carry out this project it became necessary to open the stock books in England. There where there ought to be-as an han member ome in the County of Argenteuil-as re'ura-Mr. Foley hoped his hon. friend would Seigniorial Commissions—with the date of

the said Cotes out of the Seignoral fund, Atty. Gen. Carter said the Government warded to the Government by the Seignorial Commission. He hoped the hon. member

power. Mr. Brown asked for the information which the Atty. G. n. West had promised yester-day in regard to the York and other Roads and Harbors sold to private companies in

He (the Atty. Gen.) held now in his hand on the island. The first day of April was the a memoran um from Mr. Langton, in which day fixed upon. it was recommended with regard to the York oads that the arrears of interest should be Havana dates of the 10th inst. emited and in erest and instalment he counted from the present time. With regard to ed at Key West the Dundas and Waterloo road, it was recommended that the company be released from their purchase and the roads be resumed and handed over to the municipalities. In reference to the Hamilton and Port Dover road, it was found by the returns sent in that the expenditure far exceeded the receipts and the receipts were still failing off. The company had not stated what arrangement they proposed, but the Board remarked that billiard match between Phelan and Secretar. if the statements sent in were correct, it was | The choice of balls were won by the latter. clear they could pay nothing for the road.
The Board had also had an application from the Ingersoll and Oxford road, but on stateuntil the choice of dams were won by the latter.
The playing commenced at about hulf past seven. No remarkable playing was made on until the 65th run, when Phelan made 101

Mr. Brown-This seems to be very unsa tisfactory. For the last three sessions we have had the same answers from the hon. gentlemen; last session it was stated that achat the matter has been referred to the Audi or General, who recommends that the in-

terest should be remitted. Atty. Gen. Macdonald .- 1 am not in position to discuss the matter at present, as I have not considered the report of the Board

Mr. Brown .- The Session is coming to a

Atty. Gen. Macd nald .- The Inspector General will be able before the House is proegued to give the decision of the Government in the matter.

Mr. Dawson moved the third reading of the bill to amend the Act incorporating

Mr. J. S. Macdonald objected to the pre cedent set by this bill. It empowered the Company now formed or to be formed to amalgamate with any other Company. It was a rotten schem—one which could bear day light. Yet this bill gave them a monopo y against any other Company which might eek to open out that section of the country. Was it fair to exlist the confidence of the the English shareholders in such a scheme. praying for compensation for the loss of his There were altogether but £6000 stock on.

taken—the principal portion of which had been subscribed, principally for the purchase whether the proprietor of the steamship Lady of a steamboat, now plying on Lake Superior. Head, for mail service between Queb c and the believed that a more figrant humbug of the lower paris, has signed contracts for the raid ervice, and if so, for how many years. bought upe should any amalgamation take were not in communication with the pro-prietor of the Lad. Head in reference to this whom the vessel had been purchased would mail service, and he would add the Government were very desirous that some satisfice pany wanted, according to bill, power to amalagamate with any English Company. It is true the bill before the Horse had been On motion of M. Jobin, the 6th report of amended very ma erially. But he alluded the Standing Committee on Contingences was to the previous bill to show the maxims of the Company and he hoped that under all the eircumstances the House would not sanction

> such a bogus undertaking. Mr. Cauchon said he was happy to find that the bon. member's speech was directed oill in common with nearly all others, had obtained some extraordinary clauses, which were amended in committee. What, he would like to know, was the harm in allow-

ing the Co, to unite with an English Co. Mr. J.S. Macdona d-If the English stockholder take stock in the Co. they will

M. Cauchon-What is the harm in that? The m ney must come from England. But this sort the operations of the Go. will be under the were amply defined to be those now enjoyed motion, it would be giving an undue prefer- was as much against sham Co's as any one. e ce to the bill of the hon, member for Well- But in the case of this Co, there was no monopoly. It they did not com ly with the conditions of their charter, then they would

Mr. Brown regretted his boo, friend from be given of discus ng it.

The motion was lost.

Mr. McMicken moved, that it would be an spectable Co than this incorporated, and no Co. had ever come before the House seeking been discharged; who have been appointed, of the act the Company could not go into operation until £ 0,000 had been subscribed. and 10 per cent. was paid. There could be no dou t but this Company had extraordinresult from the adoption of this motion. All ary powers. But his hon, triend would see one for the purpose of opening up a new territory. His hon. friend, too, would see that to a certain extent this Company must have the opposition of the Hudson's Bay opinion the House ought to be ready to take worthy attempt to open up such a vast ex-Company were, he felt quite sure, those who would carry out the undertaking uprightly, onestly, and on public grounds.

Nr. Duckin could see no objection what-ever to passing the bill in its improved shape. Mr. Dawson said that it was seidom that the House had listened to such a coarse attack as that made on this bil by the bon. member for Cornwall-an attack wholly unmerritied. Now, in reference to this Company he would say, it had been organized last year, and the steamer Rescue had been purchased by the promoters of the bill for the purpose of car ying on the charier. So far Capt. Dick had acted as the agent of the Company, and be certifi s to the payment of \$23,047 for the purchase of the Rescue. which steamer was to be transferred to the here were parties willing to euter on the statement of the amount of compensation undertaking provided they obtained proper claimed by the said Seignio's on account of control in the operations of the Company, and that control was granted them. It had sur-prised him to find the hon, member for Cornwas not in possessi n of the information the hon, member was desiring. The Schedules in regard to this parish had not yet been for—

(Mr. Dawson) had a letter from a very pro. minent man in Mionesota, Judge Steven, advocating that route, and stating that he wrote would postpone his motion when the Govern- at the instance of D. F. McDonald who had Bill inti u'ed " An Act to amend the Acts ment will give him all the information in their two brothers in the Canadian Parliament, who would use their influence in favor of the

Minnesota route. A REVALUTION IN CUBA ABOUT

TOBE AGAIN ATTEMPTED. The Sun this moroing raises the free flag of Cuba under the firm belief that the island Atty. Gen. macdonald said that with rein the midst of a general revolt, if not already and to three of the roads actions had been in the hands of the patrio's. The Sun says instituted by the Crown in order to recover the several defaults. Other of the parties including Mr. Beaty and Mr. Millr, bad among others, that their roads had been destinated by the Crown in order to recover the several defaults. Other of the parties on the latter part of March with arms and ammunition, and most of them are young men sons of the leading men of the is and, and all troyed by railways. The whole matter, the late Inspector General (Mr. Cayley) had referred to the Board of Audit to report upon. He (the Atty. Gen.) held now in his hand

The slave brig Tyrant had been condemn

The salvage was 40 per cent. for pett.

and 60 per cent. goes to the government, re-

venue officers. Sugars buoyant at Havana at 9 a 91 for layed 72 a 84 for inferior to good qualities; Muscovado molasses had declined.

GREAT BILLIARD MATCH. The Freman's Hall was last night occur