A Suggestion As the death of Hon. Mr. Pope will The effice should properly be filled by a Maritime Province man and all must wise legally incapacitated, shall be qualified to vote in any election for members admit that Dr. R. C. Weldon is eminently qualified for the position. Being may have either the qualifications in subhighly educated and well informed on all section D or an exection R. Of the many section R. Of the many secti highly educated and well informed on all section D or sub-section B of the prethe vital questions of the day, having oratorical ability second to none in the
Heuse of Commons, and moreover being an honorable, honest, energetic man, with

If the government wishes to add to its popularity, while it recognizes sterling integrity and superior abilities, let it beed nour suggestion and make Dr. R. C. Wetdon Minister of Railways.

men whether married or not but would be willing to accept what was asked for by the motion of Dr. Stockton.

On motion of Hon. Mr. Blair, seconded by Hon. Mr. Hanington, progress was reported with leave to sit again.

Adjourned till tomorrow morning.

March 26.—This morning bills were introduced by Mr. Mr. Warter amounting

following information is obtained:

The total number of births reported Bristol Hall company; by Mr. White during the year was 4,153, of which stables' bond act.

The total number of births reported in the absence of Mr. Killam,) the constables' bond act.

The total number of births reported in the absence of Mr. Killam,) the constables' bond act.

The marriages reported number 1, civic elections shall not be held in the sets of which the following numbers eity of St John and in the city of Portugere celebrated by ministers and priests land in the mouth of April in the presof the denominations named : Episcopal-

drawing his amendment lest it might interfere with the bills as a whole, but despose of a portion of the public domain, and declaring that he would have a vote taken on the matter as an independent he matter as an independent he matter as an independent to the carriest possible moment. Mr. Hanington moved an amendment to the control of the same authority, and at a that legislature until the union of the bill that no person be allowed to have more than one vote in any provincial is a secret and politico religious body, the expulsion of which from every Christian as members that he expulsion of which from every Christian as member it has had a foot-1671, Hon. Mr. Pope was sworn in a ing Hanington, Black, Phinney, Atkinminister of agriculture. He held this office until the defeat of the Macdonald management to section 30, to the effect that 100 printed copies of remainistry in 1878, when he retired with his leader. On the return of his party to power in 1878, on the defeat of the Mackensic administration, he was rein Mackensic administration, he was rein thated into his old office of minister of the merson, 6. active part in the negotiations which led to the Pacific railway contract.

The last time Hon, Mr. Pcpe was it the House of Commons was the closing day of the session of 1888.

Woman Suffrage.

fifth and liquor stench around the polling booth? Or have her cheek crimsoned booth? Or have her cheek crimsoned for each 11,266. York, Charlotte and Northumberland, with a population of S1,799 or on'y about 14,000 more than the property of S1,799 or on'y about 14,000 more than the property of S1,799 or on'y about 14,000 more than the property of S1,799 or on'y about 14,000 more than that that that the province of Quebec, deciated the province of Quebec, deciated that the province of Quebec, deciated the province of Queb their husbands, sons, fathers, broiness many objections could be urged.—Adhad concurred in that course.

Surpean-American Press Association.

Surpean-American Press Association.

No. 7 Upton St., Roston Mass., U.S.A.

Doings at Fredericton.

FREDERICTION March 25 .- Plair inand proceedings of the supreme court in amendment of the law relating to minors sacted. equity and respecting certain criminal

Hanington quoted from the debate of Co, Mr. Tweedie in the chair. 1885 and journals of the same year to Progress was reported and the bill reshow that he had supported manhood ferred back to the committee on corporasuffrage as far back as then.

Scockton moved the following as sec-tion 22 of the bill: Every widow and spinster of the age of twenty one years, being a British subject, and n it other-

a keen sense of justice tempered with dis | men to vote for members of the House of cretion, no better a jointment could be Assembly. He would include all wo men whether married or not but would

introduced by Mr. Murray, amending the incorporation act of the town of Cambellton; by Hop. Mr. Turner a-Tibbits, deputy registrar general, the mending the law relating to municipals

2,061 were male, 1,946 female, and 32
with sex omitted in the returns. There
were 33 cases of twins, and 42 illegitiwithout notice, Dr. Alward gave notice
of motion for the suspension of rule 186 The marriages reported sumber 1, civil elections abili to provide that certain

ent year.
The Franchise bill was again d seus-

210; other denominations 84. In 1,346

Mr. Phinney did not thick the time had arrived for conferring the frauchise on women. It it is admitted that women should be fearlessly used for the protection of the men should we it must also be admitted that women should we it must also be admitted that women should we it must also be admitted that women should we it must also be admitted that women should we it must also be admitted that women should be fearlessly used for the protection of the fearlessly used for the protection of the men should be fearlessly used for the protection of the men should be fearlessly used for the protection of the fearlessly used for the fe wranging as be does with the a torney of Quebec of a bill entitled. An act respected as a wife and mother that of the correct number of births, as a constitutional sovereign. If Mesers, Stockton and Emmerson are sincers why do they not press their indexing the numerican and indexing the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of that legislating the settlement of the Jesuits estates, is beyond the power of the settlement of the Jesuits estates, is beyond the power of the settlement of the Jesuits estates, is beyond the power of the settlement of the Jesuits estates, is beyond the power of the settlement of the Jesuits estates, is beyond the power of the settlement of the Jesuits estates, is beyond the power of the settlement of

women of the province did not want it and the country did not ask for it. Dr. Stockton made a lengthy speech with drawing his amendment lest it might into the province of the province did not want it and the country did not ask for it. Dr. Stockton made a lengthy speech with drawing his amendment lest it might into the provincial legislature to the provincial legi

Mr. Emmerson moved and Mr. Black disallow the act."

March 29. - When section 97 of the to have any voice in its government. Dr. Stockton and H. R. Emmerson

Eq., pleaded ably and eloquently, in the
legislative halls at Fredericton, for the
extension of the franchise to women. We
fear those honored M. P. P's. are far in
advance of the age, as we believe very
few of the women of New Brunswick
desire the privilege of voting at our
privilege were it granted them. Their
aim at present appears to be to assist in
educating the people—politicians not

March 29.—When section 97 of the
franchise bill was under consideration,
Mr. Atkinson called attention to what the
regarded as a great injustice. It was a
sound principle that the majority should
rule. That was not the case so far as
representation in this house was concerned. Albert, York, Charlotte, Northumbeleastions, or would care to exercise that
privilege were it granted them. Their
aim at present appears to be to assist in
whele house. In the counties mentioned
there was one representative for each 6.

sim at present appears to be to assist in educating the people—politicians not excepted—in morality, temperance, honcest, etc., so that the disgusting scences frequently witnessed on polling days may be prevented, being considered relies of burbarism.

What true woman would care to mingle with those "beastly" men whose staggering steps, as they attempt to reach the ballot box, have to be steadied by the "corruptionist" who "stole their brains," by the aid of liquor, to enable him to secure their wote for his favorite candidate? Or what man having any respect for womanity would want his wife, or mother, or sister, or daughter, or sweetheart, to incur the risk of containing booth? Or have her cheek orimsoned of lagics. In the counties mentioned there was one representation of 20 members. In these last mentioned of 189,118, and had only a representation of 20 members. In these last mentioned counties there was only one representation of 20 members. In these last mentioned to disallow the act, and held such a veto to be out of the question. He cited precedents, notably the reply of Lord Carnarvon to the New Brunswick appeal of 1875, wherein he declared that while the memorial from residents of the province were divided into diagnostic was done to disallow and act of a provincial egislation, which had been carried on with the object of having the Queen petitioned to disallow the act, and held such a veto to be out of the question. These last mentioned counties there was only one representation at two of 189,118, and had only a representation of 20 members. In these last mentioned to disallow the act, and held such a veto to be out of the egitation which had been carried to the appeal of 1875, wherein he declared that while the memorial from residents of the representation and the replication of 20 members for each rid ing. Under the present form of representation and the province was done to disallow the act, and held such a veto to be out of the question. These last mentioned to disallow the act, and held such a ve

suffrage. So long as liquor and money tim that could not be dealt with this schools, and in which instance every softinue to be potent factors in political solony will our solbe women at the countries, just so lony will our solbe women accorn the privileges of the franchise, while they work with redoubled scal, in the countries of the consideration of the subject during recess meaning the church, the W. C. T. Unions, and the complex of the meaning recess meaning the church, the work of the meaning recess meaning the complex of the meaning recess meaning the complex of the consideration of the subject during recess meaning the complex of the commons agreed that the carbonic state to suggest a remedy in the near Catholics had a genuine grievance, yet as there was a doubt of the right of disable white they work with redoubled scal, in the countries of the commons agreed that the Catholics had a genuine grievance, yet as there was a doubt of the right of disable with stamp.

Correspondent to represent leading allowance parliament had refused to interfere and had, on motion of Hon. Alex experience not absolutely necessary. Most liberal terms for good a rice. Address, with stamp. their husbands, sons, fathers, brothers province into ridings, against which idea imperial government. Edward Blake with stamp,

March 30.—Mr. Mitshell introduced O'Brien a bill turther amending the laws for the of the Je-

and apprentices was agreed to. Recess.

After an explanation by Hon. Mr. Blair, the bill was agreed to .- Adjourn-April 1 .- Only routine business was of supply, and passed a number of items

This afternoon and evening the Fran
respecting the expenditure on public Martin, George Jr.....

Me Neil, James.......

Works and grounds in Ottawa. had explained some of its provisions progress was reported with leave to sit again. Dr. Alward committed a bill incorporating the New Brunswick flour mill com-

OTTAWA, March 26 .- Immediately after routine in the house this afternoon, Mr. O'Brien brought up his resolution respecting the Jesuits' Estate act, which e read as follows:

"That an address be presented to the

governor general, setting forth that this house regards the power of disallowing the acts of legislation of the legislative assem 111; Roman Catholic, 636; Baptists, suffrage amendment.

Mr. Phinney did not think the time.

Mr. Phinney did not think the time.

"That this great power, while it should a said a specific to the existence of the domin.on." blies of the provinces of Canada vested in

the year."

The year."

The year of the ye

mons by acclamation, and was recach time he appealed to the
afterwards. On October 25th,

This was resisted by several members on the ground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would be taking was redered necessary by its i tolground that is would that is would be taking to the properties of the properties Therefore this house prays that his

not that he felt he was expressing the marked into his o'd office of minister of suggriculture. On September 28th, 1885, Suckton gave notice of a motion to the was made minister of railways and considered this morning. Dr. and of the great majority of the people and of the great majority of the people of Ontario. Though elected as a supporter of this administration, he had, section of Railway between Annapolis with the sum of the s Hon. Mr. Pope, in company with Sir John A. Macdonald and Sir Charles

Tupper, visited England and took an law a vote under certain specified con-

tempt to buy her vote? Ah! no, there must be a greatly needed reformation is the conduct of our elections before the weaker sex will want to mingle in the political fray. Better first seek to do away with that silly, upjust clause pre-them on a more equitable footing with power against provinces wherever there to take hold to t venting elergymen, priests, etc., becoming candidates for positical honors. Let moral, upright, honest, temperance men be the only eligible candidates for our terr of representation was not adjusted votes before we begin to clamor for temale on equitable grounds. That was a question when their separate provides the candidates for our terr of representation was not adjusted in inority in 1872 for disallowance of the conditions of the candidates for our terr of representation was not adjusted bill taking from them their separate provides.

Mr. Labillois committed a bill in form the clair.

Mr. Labillois committed a bill in form the clair resolutions were concluded at 1.30 a. in. by addresses from Hon. Wilfred Laurier, with the cost of advertising, 21 cents each.)

Sir John Macdonald and Sir Richard within two months from the date hereof, to the subscriber at his office in the from the date hereof, to the subscriber at The O'Brien reso'ution was then lost

The bill to amend the Summary Trials Act was read a second time. The house then went into comi

importance April 1 .- After routine, in answer to duty had been exacted upon piling and small lumber shapped from New Bruts-wick ports to the United States, these classes not a subjected to export duty.

At 5 15 S John annot need in feering terms the wath of Hop. J. H. Pope, an Laurier and Mitchell, th d dill to-morrow afternoon house adj

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Annapolis and Digby.

ditions.

A motion was carried unanimously suspending rule 186 to allow a bill to be introduced postponing the 9t. John and Portland elections.

On motion the further consideration of supply was postponed until next Thursday afternoon.

March 29. When section 97 of the construction the part of any religious body accounter to any religious body on a construction. I laus and profiles will be open for in spection at the Office of the Chief Engineer of Give meat R ilways at Ottawa, or and after the 28th, day of March, 1889, when the general specification and form of end may be obtained into and form of ender we have any voice in its operation.



This powder never varies. A marvel

And all viewes said. We want f a light, agreeable and

asking disallowance Collector's Notice COLLECTOR'S NOTICE.

a bill turther amending the laws for the protection of certain birds and animals.

Mr. Hanington's bill in addition to and No other important business was tran sacted.

The undermentioned non-residents of the Parish of Alma, in the County of Albert, are hereby notified to pay their March 28.—The debate on O'Brien's respective Parish Rates as set opposite Cartwright, all in support and explana-tion of the a lowance of the act.

Parish of Alma, otherwise legal proceed-

McLaughlan D. J..... McManus, John 1.12 Martin, Samuel ... 1.34 Martin George Jr.

Al.na. March 11, 1889.

Upon a Plan

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A. W. KINNEY YARMOUTH, N. B.

The undermentioned non-resident rate payers of the Parish of Hillsboro, in the County of Albert, are hereby notified to Meltons, Cretounes, Fancy Ticking Corsets, Parish of Alma, otherwise legal proceedings will be taken to recover the same.

Rostwick C. M. & C.

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> 1.81 Princess Alexandria, J. Blight

Reed, James, Estate..... Reed, Burton S. Estate...... Steeves, Mansfield, Estate...... Steeves, Lewis, Estate..... Steeves, W. H. (Joe's Son).... Simpson, Richard..... Stevens, W. E..... Smith, Cornelius, Steeves, Mrs. A bert.

Tingley, Josiah.....
Turner John F. Kstate..... Tarris, William.
Wil on, William M. D. Bstate,
Walsh, M. W. Walters, Mrs. Puloifer,

Warnock, James, Estate...... 30 GEORGE BARNETT. Hidsbore, Feb. 4, 1989.

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Returning for Harrey, leave Salisbury 10.45; to arrive at Hillsboro 12.30; leave Hillsboro 13; The Hill, 14.25; Albert, 4.25; A

NOTICE.

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