DOMINION NEWS.

A Record of the Week's Events · in Canada

ONTARIO.

There are fears that the recent cold snap has seriously affected the grape vines in Essex County.

It is expected that the branch of the Central Bank will be opened at Guelph in less than two weeks.

The town Council of Picton on Monday night, by a vote of nine to six, decided not to grant billiard licenses for the ensuing year.

Mr. Henry Corby, of Belleville, has sold 200 head of cattle which wintered at his distillery for close upon \$20,000 to Mr. Johns, of Cobourg.

Mayor Bate, of Ottawa, gave a ball a few lays ago at which he wore his chain of office. vote of censure was passed by the Council The manufacturing industries of the Forest

City are experiencing a lively boom, nearly all of them being in full blast, with a complete force of workmen. Mrs. D. B. Chisholm, wife of the famou emperance man and notorious absonder, for-nerly of Hamilton, is said to be keeping a carding-house in Ottawa.

A petition has been presented to the Brant-ford Council asking them to get a first-class fire-alarm system and a paid fire brigade. Both will probably be had very soon.

The Ridgitown Conservative Association as chosen the following officers:—President, B. W. Wilson; vice-president, Thomas P. Watson; secretary-treasurer, P. H. Bowyer. A Belleville firm have shipped 18,000 bushels of barley per rail to the West since December first, and are still doing a lively trade. This is far in advance of the trade of former

The Salvation Band is the title of a new religious organization that has been formed in Believille. Rev. Mr. Young is captain; Rev. Mr. Clark and Mr. W. F. Jones lieutenants, and Mr. S. Herrington manager.

A circular has been issued by Mr. A. G. lodge, secretary of the Ontario Trades servicent Association, advising members of he association to take out licenses under oth the Dominion and Provincial License.

The petition against the return of Mr. O'Brien, Conservative M. P. for Muskoka and Parry Sound, is to be withdrawn, the petitioner having given notice that he will move to that effect to-day. More Liberal reac-

At the meeting of the Toronto City Council on Monday the Mayor presented powerful marine glasses to Captain Ward, Captain Andrews, and Mr. Petre from the Dominion Government in recognition of their bravery i rescuing life in Toronto bay.

Mowat's license brigade are making desperate efforts in London to induce tavern-keepers to apply to them for licenses and ignore the Dominion Act, going so far as to make a personal canvass, and representing that Dominion licenses are inion licenses are unnecessary. Mrs. Robinson, a coloured woman, died in

years. She has been in Windsor the last 40 years, and was divorced from her husband 25 years ago. Her husband is still living in the township of Maidstone, and is said to be 115 years of age. They escaped from slavery in Virginia 45 years.

years of age. They escaped from slavery in Virginia 45 years ago,

Mr. Justice Ferguson delivered judgment in the celebrated Church case of Langtry v. Dumoulin in Toronto last week. The learned judge held that the plaintiffs, the thirteen rectors, were rectors within the meaning of the Act. and ensitied to share in the aurplus of the St. James' rectory fund, after payment to Canon Dumoulin of \$5,000 a year. The question of costs was reserved for subsequent consideration.

Mr. Baker, general manager of the Canadian Pacific railway, who was on the snow-bound train at Bell's Corners from Thursday night until Saturday afternoon, states that there were 600 men employed in clearing out the snow from the imprisoned train. It was impossible for the passengers to leave the train, there being upwards of five feet of anow surrounding it.

Several mishaps occurred at the tobogganing party at Rideau hall Saturday night. Miss Macoun, Prof. Macoun's daughter, received a painful and ugly cut on the cheek: Major Crozier, of Fort MacLeod, injured one of his hands, and Mr. George Crookshank, private-secretary to Sir Leonard Tilley, had one of his teeth knocked out. Mr. Wilson, M.P., and several others were slightly injured.

The agitation for the removal of Victoria The agitation for the removal of Victoria College from Cobourg is beginning to alarm the people of that place. Mr. Guillet, M. P. for West Northumberland, has made application to the Private Bills Committee to protect the legal right of the town to the permanent location of the college there. The claim is based on the aid which Cobourg has given to the establishment and maintenance. given to the establishment and maintenance

The petition against Dr. Dowling, M.P.P. for South Renfrew, charges that he was by himself and by his agents guilty of bribery, treating, personation, undue influence, hiring conveyances, paying the travelling expenses of voters, and other corrapt acts. The seat is also claimed for Mr. Devine on the ground that Dr. Dowling was, by the disagreement of the judges on the former trial, disqualified from being a candidate.

Mr. Wm. Farr, president of the Vanches

from being a candidate,

Mr. Wm. Farr, president of the Vaughan
Agricultural Society, T. F. Wallace, secretary, and a number of the directors of the
West York and Vaughan Agricultural Societies, met recently at the residence of Mrs.
Jacob Burkholder and presented her with a
handsomely engrossed address of condolence
in which was expressed sympathy for her
bereavement in the death of her husband,
who for more than twenty years was a director of the societies and an active worker in
their interests.

A very harmonious and successful meeting of the U. E. Loyalists Celebration Committee was held in Adolphustown on the 27th of February. L. L. Bogart, Esq., was elected president. As vice-presidents A. L. Morden, Parker Allen, and D. W. Allison were appointed. J. J. Watson and A. C. Davis were appointed corresponding secretaries. Subcommittees were also arranged. The prospect is now promising for a good celebration. As it will be held on the 18th June, it will not interfere with the Toronto demonstration.

Mr. J. Robinsou, master of the Dominion

it will be held on the loth June, it will not interfere with the Toronto demonstration.

Mr. J. Robinson, master of the Dominion Grange, lectured recently in the Grange hall, Omagh, to the members of Halton Grange, No. 36. He began by enumerating the difficulties grangers had to combat in the infancy of their institution, and the public disfavour evineed by all other callings. He then dwelt with general grange topics, showing in a very clear and conclusive mannerthe benefits to be derived from grange membership, both financially and infellectually, and the advantages other members of the farming class were receiving shrough their instrumentality.

There is a well-known custom of eating pamakes on Shr. ve Tuesday, a ring having been previously dropped into the batter from which they are made. He who gets the ring in his share keeps it, and thereby secures good luck for the rest of the year. This was tried at a certain hotel in Prescott Tuesday week. The ring was placed in the batter, and the pancakes were all eaten, but the magic circlet failed to appear. The participants of the feast now feel uncomfortable, and, for once, each one hopes against luck. An inquest will probably be the only means of determining who is the man.

At the annual mesting of the East Kent

of approval for the gallant ren made by him.
Mr. Wilson returned thanks in suitable
terms, expressing the belief that with proper
work and organization, the Reform majority
can soon be entirely swept away. A resolution of regret at the death of the late Mr. A.
W. Lauder, M. P. P. Ior East Grey, and expressing the estimation in which he was held
and the sympathy felt for his family, was also
adopted.

adopted.

David Dunn, Esq., reeve of Essa and warden of the county of Simcoe, and Mrs. Duan were banqueted recently at Dunn's school house, Elm Grove, on the eve of their departure to reside in the township of Tecumseth, and presented with an address and a hand some silver pitcher and cup by the congregation of Dunn's church and friends. The warden has resided at Elm Grove for thirty years, has been in municipal life for twenty-two years, for the past eleven years has been reeve of Essa, and is now for the second time warden of the county of Simcoe. The pitcher bore the following inscription:—"A piedge of affection from Bunn's congregation and friends to his Worship David Dunn, Esq., reeve of Essa and warden of the county of Simcoe,"

Narrow Escape of a Senator.

Offawa, March 4.—The other day Hon. Senator Scott had a narrow escape from drowning. While walking towards the city across Brigham's creek he dropped into the water through an air hole. After great exertion Mr. Scott succeeded in extricating himself from his perilous position, and got his wet and freezing garments removed at the nearest dwelling-house.

Orenge Grand Lodge of Eastern Ontari Ottawa, Feb. 27.—The Provincial Gran Orange Lodge scalp mat 15 Admin phe Government to pass the Orange Incorporation Bill was defeated by a large majority. A lengthy discussion took place as to the relation the society bore towards the two political parties. Several reports of committees were adopted. Mr. W. Johnson, Belleville, was elected Grand Master; T. B. Collins, Millbrook, Deputy Grand Master; and Dr. Anderson, Winchester Springs, Junior Deputy Grand Master.

A Fortune Found Hidden in Odd Places on an Old Lady's Death.

Windson, March 1.—Isabella McWean, an elderly woman, living in Essex Centre for the last thirty years, died recently. It was rumoured that the old lady was the possessor of a large amount of money. She never associated with any of her neighbours. After her death the dwelling was searched, when the drawers of a bureau were found to contain a number of purses filled with bills. Bills were also found in a trunk and pinned to the lining of dresses. Hard lumps were to the liping of dresses. Hard lumps were felt in her bed, and upon cutting open the tick several bags of silver were found. When

ail the money was counted it was found she was worth about \$15,000. Most of this for tune will go to John McWean, a cousin of the old lady, who came from Scotland about a year ago.

Wm. Brown, reeve of the municipality of Sault Ste. Marie, to be second commissioner, and W. H. Price, Manitowaning, third commissioner, at Sault Ste. Marie,

Sir Charles Tupper's Right to a Seat in the House Questioned.

Black Knights of Ireland.

At the annual meeting in Ottawa of the Provincial Grand Black Chapter of the Mack Knights of Ireland, of Eastern Ontario, the foliowing officers for the ensuing year were elected: Grand Master, D. McKarlane, of Keene; Deputy Grand Master, Jaa. Denison, Kingston, Robt. Robertson, Tweed; Grand Chaplain, Rev. Dr. R. Smithet, Omemee; Deputy Chaplains, Rev. A. Dawson, Plevna, Rev. N. H. Howard, Morven, Rev. G. S. White, Gananoque; Grand Registrar, F. M. Clarke, Belleville; Grand Treasurer, John McCaughey, Cobourg; Grand Deputy Registrar, L. McGown, Napanee; Grand Deputy Treasurer, Capt. Wm. Duncan, Castleton; Grand Lecturer, R. Muntgomery, Kingston; Grand Deputy Lecturer, Jas. Blair, Napanee; Grand Censors, D. Henwood, Napanee, J. Smith, Peterboro; Grand Committee men—Wm. Cairns, Ottawa; T. R. Campbell, Peterboro; R. Lewars, Kingston; T. M. Crowley, Peterboro; W. H. Whitar, Cobourg; J. Ault, Madoc; Jas. Metcalf, Forest Mills.

Railway Communication Between Wing ham and Toronto.

ham and Toronto.

At the special meeting of the City Council last week the Mayor introduced Mayor Meyer, of Wingham, who, he said, had a scheme to lay before the Council in reference to direct communication with Toronto.

Mr. Mayer said that his mission was a simple one. He did not propose to ask for the granting of any bonus. The town of Wingham was four miles from any railroad, and they had made a proposition to the Canadian Pacific railway that the town should construct the road if the railway would equip and run it. If the connection was established a much cheaper supply of salt would be got in Toronto, and the benefit would thus be mutual. Immediate action was what was wanted, and the co-operation of the Toronto Council would go a great way towards accomplishing what was desired.

Ald. Smith moved, "That in the opinion of the Council the scheme, as submitted by the

Dominion Grange.

Ottawa, March 4.—The tenth annual meeting of the Dominion Grange opened in the City hall this evening, Jabel Robinson, master, in the chair.

The following efficers were present:—Overseer, Bro. W. F. George, Sackville, N.B.; Secretary, Luther Cheyne, Brampton; Treasurer, J. P. Bull, Dansville; Lecturer, E. H. Hilton, Uxbridge; Chaplain, L. A. Nellis, Grimsby; Steward, Geo. Lethbridge, Strathburn; Assistant Steward, W. Brock, Adelaide; GateKeeper, L. Vancamp, Bowmanville, Lady officers—Ceres, Sister F. George, Sackville, N.B.; Pomona, Sister J. A. Nellis, Grimsby; Flora, Sister L. Vancamp; Steward, Sister Lethbridge, Executive Committee—Robert Currie, Wingham; Henry Glendinning, Manilla, Auditors—Thos. McLeod, Dalston; Jesse Truil, Oshawa.

The following is a full list of the delegates A Penitent Bench Scene, A Penitent Bench Seene,

London, March 3.—During the services of
the Salvation Army in the Town hall, London East, vesterday an incident occurred that
caused considerable disturbance for a time.
A Mr. John Gayton and his wife entered the
building, and the exhortations of the soldiers
so impressed the woman that she was induced to go forward and take a seat upon
the penitent bench. The husband did
not see matters in the same, light,
and he also went forward, but for the
purpose of removing his wife. The woman, ourpose of removing his wife. The woman, however, was labouring under the mental excitement produced by the wild antics of the army, and when the husband attempted to persuade her to leave he was aeized by the

Jesse Truli, Oshawa.

The following is a full list of the delegates also who were present:—Bros. A. Gifford, Meaford, Ont.; J. Robinson, Middlemarch; R. Curran, Wingham; H. Glendenning, Manilla; R. J. Doyle, Owen Sound; T. S. McLeod, Dalston; R. Wilkie, Blenheim; R. McMooder, Kippewa; J. Truli, Oshawa; S. A. Nellis, Grimsby; C. Moffatt, Edgehill; A. Servos, Niagara; R. M. Starr, Cornwallis, N.S.; T. A. Macdonald, Picton, N.S.; H. B. Hunter, Toronto, Sisters E. H. Hubburn, Uxbridge; R. J. Drybe, Owen Sound; C. Moffatt, Edgehill; T. A. MeDonald, Picton, N.S. captain and forced to sit down. Then a dis-turbance ensued, but finally Gayton retired laughing at his foolish wife, and saying that she was his property and he thought he could do what he liked with his own. Algoma and Sault Star Marte Aforms Dis
Algoma and Sault Star Marte Aforms Dis
A proclamation to the effect that all that portion of the electoral district of Algoma west of 87° be detaoled from the ligense district of Algoma as it now exists, and be established as an independent license district under the name of Thunder bay, and that

Mayor of Wingham, relative to the opening up of a new section of country, which can be made directly tributary to the city of Toronto, by means of a short line of road to be built from the town of Wingham to the nearest point on the Toronto, Grey & Bruce, is deserving of the warmest sympathy at the hands of this Council, and it is cordially endorsed by us."—Carried.

Mr. Meyer returned thanks to the Council for their decided and prompt action,

Banquet and Presentation to a Bespected Resident of Oxford.

DRUMBO, Feb. 27 .- A grand banquet wa

given in the town hall here last evening to H. Muma, Esq., of Drumbo, by his friends of the county of Oxford and others on the occasion of his withdrawal from the murlicipal council of the township of Blenheim, he have

parties and to his ability to fill with satisfac-tion the high and responsible position he has been called upon to fill, viz., that of Dominion

arbitrator.

A very pleasing feature of the occasion, and

which gave universal satisfaction, was the using of water exclusively for the toasting,

Dominion Grange,

N.S.

The Master delivered a lengthy address, setting forth the condition of the Grange and the, satisfactory progress made during the year.

under the name of Thunder bay, and that that portion of said district east of 87° west longitude be established as the license district of Sault Ste. Marie.

Thomas Marks, Esq., Port Arthur, to be first commissioner; Wm. F. Davison, Esq., Port Arthur, second commissioner, and J. K. Bryden, Esq., Rat Portage, third commissioner, under the License Act, 1883, at Tunder Bay.

Judge McRae to be first commissioner; Wm. Brown, reeve of the municipality of HEADQUARTERS, OTTAWA, Feb. 29.—General orders.—No. 1. Leave of absence.—Leave of absence has been granted to Major-General Luard, commanding the militia, fr. m 1st March to 31st May, 1884, on private affairs. During his absence the command developes on Colonel Powell, Adjutant-General of Militia, to whom all reports will be madie.

be made.

No. 3. Royal Military College of Canada.

Precedence of cadet corps.—Adverting to paragraph 68, Regulations and Orders 1883, gentiemen callets of the Royal Military College are entitled to take the "right" of all other troops of the Dominion of Canada when on parade, subject to the distribution for purposes of mancuvering as directed by the officer commanding the combined force at any time. OTTAWA, Feb. 28.—Before the House met this afternoon there was a lively rumour in the lobbies that a citizen of Ottawa, named Campbell, had caused

time.

7th Battalion "Fusiliers," No. 2 Company, London,—The resignation of Lient. David Miller is hereby accepted. No. 6 Company, London.—Captain Thumas Peel is hereby permitted to retire retaining rank.

36th "Peel" Battalion of Infantry.—That portion of No. 4 of general orders (3) 25th January, 1884, in which Major George Evans is placed on the retired list retaining rank is hereby cancelled, and the following substituted therefor, viz.—Major George Evans having become eligible on 23rd May, 1877, for the rank of brevet lieutenant-colonel, is hereby placed on the retired list with that rank."

77th Wentworth Battalion of Infantry.—

A WRIT TO ISSUE AGAINST SIE CHAS. TUPPER for having, contrary to the provisions of the Independence of Parliament Act, 1878, sat during twenty-six days in the House of Commons, his seat in which body had, in was affirmed, been vacated by the acceptance of the position of High Commissioner. The penalty claimed by Campbell is \$5,200, at the rate of \$200 a day. When Sir Charles Tupper appeared in the corridor, on being asked, he said such a writ had been served upon him. Yesterday Mr. Blake addressed a letter to Sir Charles Tupper, informing him that he (Mr. Bl.ke) intended to bring up the question of his right to sit after accepting the position of High Commissioner. Accordingly to-day Sir Charles Tupper took his seat on the floor of the house, to the right of the Speaker, a chair having been placed there for him. rank."
77th Wentworth Battalion of Infantry.—
Lieutenant and Adjutant James Aikens,
V.B., to have the rank of captain from the
6th April 1882.

Provincial Appointments. His Honour the Lieutenant-Governor has been pleased to make the following appointbeen pleased to make the following appointments, viz.:—

Isaac Occar Proctor, of the village of Brighton, in the county of Northumberland, one of the united counties of Northumberland and Durham, Esquire, to be sheriff in and for the said united counties of Northumberland and Durham, in the room and stead of Harvey William Burk, Esquire, resigned.

His Honour the Lieutenant-Governor has been pleased to appoint the following gentlemen Commissioners under the provisions of "The License Act of 1876," in and for the undermentioned districts, viz.:—

indermentioned districts, viz :—
Brockville—W. H. Cole, Charles Cornwall,

Brockville—W. H. Cole, Charles Cornwall, Luther Kilborn.

Bruce (North)—R. Douglas, M.D., John M. Kubourn, John Asheroft.

Bruce (South)—John Bruce, Andrew Waschter, Chas. Wickham.

Grenville (South)—James Buckley, Edward Smith, Isaiah Wright.

Huron (West)—A. Worthington, M.D., Peter Fisher, Jehn Acheson.

Leeds (North) and Grenville—Jas. Buckley, Edward Smith, Isaiah Wright.

Leeds (South)—W. H. Cole, Charles Cornwall, Luther Kilborn. all, Luther Kilborn. Lennox-John Stevenson, John Webster. ames Daly.
Peel Wm. Steen, in the room and stead of

J. C. Snell, resigned.

Prescott—John Fraser, Jonathan Cross,
David Buchan. David Buchan.

Waterloo (North)—John L. Wideman,
Benjamin J. Ballard, James Potter.

Wellington (West)—Thos. Harcourt, Robt.

Kilgour, R. C. Lambert.

Prince Edward—Daniel L. Bongard to be
inspect Liceases in and for the licease
district of Prince Edward, in the room and
stead of William B. Blakely, resigned.

The Ontario Government Interviewed on the License Question.

A large deputation of members of the Ontario Trades' Benevolent Association waited on the Attorney-General and other members of the Government to state their views on the different onestions at present spiteties.

that there were opposing provincial and Dominion laws. It was now beyond controversy that the Provincial law was one which they had the right to pass, the highest court in the realm having distinctly declared that after full argument. The only reason given for passing the Dominion Act was the statement that the province had no right to pass the Crooks law, and that unless the Dominion interfered there would be no regulation. But for that ground the Dominion Act would not have been proposed; now, however, the reason on which it had been proposed was gone. It was now stated that, although the province might have power to pass, a law, still the Dominion had a like jurisdiction, and that therefore they had the right on other grounds altogether to pass a law, notwithstanding the fact that the Provincial Legislature had previously passed the Orooks Act. It was guite clear at all events that that was a matter not ascertained. They (the Governmens) disputed it altogether, but whether they were right in disputing to not, it was stall swents clear that the matter was not ascertained. On one hand, the Crooks law was certainly valid, on the other hand it was not clear that the Dominion law was valid, and there was no ground for holding it to be valid at all. What the Government thought reasonable, and he thought to be done in such a case! What the Government the Dominion law, should be suspended for a year, and during that time the matter could be decided by the courts. He thought there was no harm in that proposition. Whatever confusion or inconvenience arose, whatever difficulties came up, the Provincial Government were not reapousible for them. Muskoka Raliway Facilities.

Powassan, Feb. 25.—A large and influential meeting was held here on the 22nd mst. for the purpose of considering the reports obtained from newspapers, and otherwise, with regard to the Gravenhurstand Callendar railway. As the farmers have no outlet for their surplus produce, they are greatly interested in this road. Hitherto the lumber merchants bought all they could sell; now the lumbermen do not require all they have to dispose of, and in two years their business here will be finished, as they will have no timber to cut, and if the railway is not in operation the district will be left without a market of any kind, and this will retard its progress. The following resolutions were adopted:—lst. To urge upon the Government the necessity of putting the road through at once; 2nd. That a copy of the foregoing statements be remitted to Mr. W. E. O'Brien, M.P., to submit to the Minister of Railways.

The Local Legislature is called for the despatch of business on the 26th inst.

Mayor Beaudry has again been us-elected chief magistrate of Montreal, several of the wards giving him overwhelming majorities.

ing filed various positions in that body for a term of twenty-two years. Amongst those from a distance were J. H. Perry, Esq., of Whitby; J. Ferguson, Esq., of London: H. Lemon, Esq., of the Courier, Brantford; Thos. Cowan, Gait, and others.

After the good cheer was disposed of A. Oliver, Esq., was chosen chairman, and R. W. Bass, Esq., vice-chairman, when Capt. Williamson, on behalf of the friends assembled, presented the guest of the evening with an alegant gold watch and chain. After the presentation the usual toasts were proposed and responded to. All the speakers, irrespective of politics, bore testimony to the high esteem in which Mr. Muna was held by all parties and to his ability to fill with satisfac-Exports from Montreal to Manitoba by rail so far this year show a great increase over those of any former period. affording a gratifying proof of the progress and prosperity of the country.

f the country.

The writs for the vacant constituencies for exats in the Local House in this province are expected to be issued this week. For Three Rivers there are three candidates:—Mr. Dumoulin, Conservative; Hon. Mr. Malhiot, Castor, and Hon. Mr. Blanchette, Liberal.

The Canada Pacific railway authorities are stated to have effected arrangements with the steamship companies whereby immigrants for the North-West will be landed at Moutreal instead of Quebec, and taken direct to their destination, thus preventing their crossing into the United States.

Some hotelkeepers in Montreal and in Quebec have instructed a firm of lawyers to take action to test the constitutionality of the Dominion Liquor License Act. This is following the sdvice of ex-Judge Loranger, who holds that the provincial Act is still in force. The Local Government is taking no part in sanctioning the contestation.

Quebes Daleymen.

RICHMOND, Quebes b. 27.—The interest and attendance at me. St. Francis District Dairymen's Convention is increasing. There is no doubt that the association will be organized on a permanent basis.

The officers for the coming year were elected this afternoon as follows:—Lord Aylmer, president; Messra, J. P. Stockwell, vice-president; G. K. Foster, jr., treasurer.

Prof. Arnold and Mr. W. H. Lynch, the returing president, leave this evening for Ottawa to appear to morroy before the Special Committee on Agriculture, Rev. Mr. Clarke is the piece de resistance this evening, and a successful evening session will close what is regarded as a most interesting and important convention.

of he A Warning to Dronksod M 1622.

Morrunal, Pebe 28. A partition was presented to the Chief Justice of the Queen's Bench to-day on behalf of Mr. Walsh, who is in Longue Points Asylum, for leave to appeal the juigment passed by the court on Tuesday last to the Supreme Court. The application was granted. Counsel also asked for an interim order to restrain Mrs. Walsh, the curatrix, from disposing of her husband's property until the final decision on the legality of the interdiction is given. The family of the unfortunate man, whose case has excited so much interest and comment here, has given an explaination to the press of their reasons for curtaining. Mr. Walsh's freedom. It is alleged on their behalf that for many years past the head of the family had given It is alleged on their behalf that for many years past the head of the family had given away entirely to babitual intemperance, and was spending large sums of money recklessly, which he received from his late brother, in the indulgence of his appetite. Since succeeding to the fortune bequeathed to him he has gone to such great excess that he did not allow himself a lucid interval to sign legal documents belonging to the estate. Latterly he became violent, and the police had to be frequently summoned to restrain him and protect his family. The object in placing him in Longue Pointe asylum was to be acar the family so that they could look after him. The curatrix has been acting entirely under the advice and guidance of Messrs. Kerr & Carter, lawyers, of this city, and from the decision given lately the proceedings taken throughout were legal, although the law is pronounced discreditable to the province from its arbitrary character.

A grant has been made by the Dominion overnment for the new drill-shed at Winni-

The hotel-keepers of Winnipeg are delighted at the prospect of a Fenian invasion of Manitoba. Their only anxiety is lest the army should not pay its hotel bills. An Associated Press despatch says there is no doubt the Fenian organization of the States have emissaries in Winnipeg to further their scheme of forming an independent

MARITIME PROVINCES. The financial statement for the past gears submitted to the Nova Scotia Assembly H. M. Navai Store-keeper at Halifax announces that the heavy machinery, boilers, etc., of the Charybdis are to be taken out and tenders for the purchase of the hull in its then condition will be received up to the 10th inst

19th inst. Alike New Brunswick is urging a claim for \$150,000 upon the Dominion, on the ground that when the Federal authorities took over the Eastern extension to form part of the Intercolonial railway, only \$250,000 was paid for it in tead of \$400,000, the amount exceeded by the previous

nded by the province. CASUALTIES.

A sleigh containing five persons while crossing the railway track near Lakefield, Ont. recently, was run into by a passing train. One of the occupants of the sleigh, Miss Bessie Reid, of Ashburnhan, received injuries that resulted in her death.

Edward O'Connor, builder, of Port Albert, while returning home from Manchester with a load of bricks, dost his way on Saturday night, and was discovered about half a mile from his residence badly frozen. He died from the effects of the exposure on Sunday. A terrible calamity is reported as having happened at Three Rivers a few days since, when two children belonging to Mr. Charles Caron lost their lives by a fire that occurred in the house while their mother was out for a short time. Both the parents are in a critical state from their efforts to save their off-springs in the burning building.

covered the sleigh showed that they had been there at least all night. The overturned sleigh was at once righted, when it was found that it had been laden with grain. Buried beneath the bags in the snow lay the dead body of the driver, Mr. James Johnston. It appears that he had left for the city on Thursday, and the sleigh had been overturned in a snowbank, burying and smothering Johnston in the snow. He was a young man, and a resident of the township.

James H. Clark has been arrested in London for setting fire to two frame cottages owned by his father. The post-office in Merritton, Ont., was visited by burglars on Monday night, who carried off about \$60. The post-office is situated in the town hall.

A row took place at a dance at Cataraqui a few miles from Kingston, a few nights ago, when a man named Mills stabbed another named Little, who was acting the part of Louis Witkowski, a Toronto youth who

longed to become the possessur of a watch, could not restrain his covetousness while in a jeweller's store, and is now paying for his folly by serving a even day's term in gaol. The coming criminal Assize Court at London promises to be very heavy, as already one prisoner is charged with murder, one an accomplice, and a third as accessory; one for rape, one for islomious wounding, and one for

forgery,

John Sullivan and Peter Cummerford, of
Hamilton, crammed a good deal of viciousness into one day, by getting drunk, assaulting a man, and then committing a burglary.
On the next day they commenced a term of
imprisonment.

B rnard Hastings, too old to imitate Bluebeard of nursery fame, has indu ged for years in the cruel sport of beating his wife when he is under the influence of liquor. His cruelties in that line will not be repeated for two months, as he is now living on bread and water in Toronto gaol.

water in Toronto gaol.

Edward Pauze, who absconded to the States after defrauding Montreal banks out of large sums by means of bogus cheques and forged promissory notes, and was brought back to answer for his crimes, was fully committed for trial at the assizes on four different absence of forces.

committed for trial at the assizes on four different charges of forgery.

Owen Robins' store, Ameliasburg, Ont., was entered by burglars a few nights ago, and a quantity of boots and shoes were stolen. The post-office was also ransacked but the thieves only secured \$5. Later they visited Delonge's stables, took a horse and cutter, and drove to Rednersville, where the rig was found next day. found next day.

A half-breed named Martin Nelson has been A nail-breed named Martin Nelson has been arrested in Montreal on a charge of passing base coin. On his person was found a considerable amount of counterfeit twenty-cent pieces. Moulds have been discovered at his residence, and it is believed that a great many atorekeepers have been victimized, as there are a large number of the worthless coin in circulation.

How a Trio of Train Robbers were Trap-COBOURG, Feb. 28.—There was consider COBOURG, Feb. 28.—There was considerable excitement at the depot this morning on the arrival of the up special from Belleville. A squad of police were at the station, and no sooner had the train slewed up than Conductor Whyte jumped out and calling the police to his assistance proceeded to open one of the freight cars. The car, besides containing boots and shoes, together with some other valuable merchandise, accommodated a trio of train robbers who had been cleverly captured by Conductor Whyte further down the road. As soon as the door was opened the three worthies were requested to step down and out, and each was presented with a pair road. As soon as the door was opened the three worthies were requested to step down and out, and each was presented with a pair of the latest and most approved pattern of steel bracelets, and marched off to the lock-up. It appears that at Brighton Conductor Whyte was informed that three suspicious characters had boarded his train at Trenton, and to be on the lookout forms them. He inspected the lookout forms them. He inspected the cart, land one of them which contained a large consignment of boots and shoes was found to be open. Mr Whyte isside the door, but found it fastened so that becould neither open nor close it. He called on those inside

out of that they would supply a subject for a coroner's inquest.

MR. WHYTE "GOT" ACCORDINGLY, but took the precaution of telegraphing ahead to Cobourg for assistance. Then he started his train under a full head of steam, and at Brighton secured the assistance of some sec-tion men who nailed up the car in which the robbers were. They were arrested here as previously stated, but refused to give their names. One of the trio, however, was recognized as a man named Duplex, whose operations in Toronto a few years ago will still be remembered by the police. The detectives think Mr. Whyte has been the instrument through which one of the best organized gangs of train robbers in this country will be broken up.

A dwelling in Richmond Hill, occupied by Walter Hislop, was burned down on Sunday The Shipman house, Stratford, occupied by James O'Conners, was badly damaged on Friday. Loss, \$2,700.

The building in Aurora, Ont., occupied by Postmaster Doan, Cliff, grocer, and Elliott, fancy goods dealer, was damaged on Sun-On Friday the residence of Mr. James Stratton, collectors of Customs, Peterboro', with a portion of the furniture, was destroy-

The building in Bluevale, Ont., occupied by James Timmins as post-office, telegraph office, general store, and dwelling, was completely destroyed last week.

The pursonage of the Congregational church Garafraxa, Ont., was destroyed last week. The pastor, Rev. Mr. Black, lost all his effects, among them a valuable library.

A brick building on Yonge street, Toronto.

A brick building on Yonge street, Torento, occupied by the Barter Manufacturing Company was badly damaged last week, the loss being about \$2,500. Incendiarism is suspected. The building and plant were covered with insurance.

ed with insurance. The warehouse belonging to the Chatham Waggon Works, Chatham, Ont., was, destroyed ou Shnday, causing a loss of \$25,000. A young man named Myers, of idiotic tendencies, confessed that he fired the building, and others destroyed a couple of weeks previously.

There is a prescription in use in England for the cure of drunkenness by which thousands are said to have been enabled to recover themselves. The recipe came into notoriety by the efforts of Mr. John Vine Hall, commander of the Great Eastern steamship. He had fallen into such habitual drunkenness that his most earnest efforts to rec aim himself proved unavailing. At last he sought the advice of an eminens physician, which he foilowed faithfully for several months, and at the end of that time he had lost all desire for liquor, although he had been for many years led eaptive by a most debasing appetite. The recipe, which he afterwards published, and by which so many other drunkards have been A Cure for Drunkenness by which so many other drunkards have been assisted to reform, is as follows:—Sulphate of iron, 20 grains; magnesia, 40 grains; pepper mint, 44 drashma; spirit of nutmeg, 4 drachms; dose, one tablespoonful twice a day.

Dr. J. Corlis, St. Thomas, writes :—" During ten years' active practice I have had occasion to presente Cod Liver Oil and Hypophosphites. Since Northrop & Lyman's Emulsion of Cod Liver Oil and Hypophosphites of Lime and Soda came under my notice, I have tried it, and take great pleasure in saying that it ben given great eatisfaction, and is to be preferred to any I have ever used or recommended. I have used it in my own family almost as a beerage during heavy colds, and in every instance a happy result has followed. I cheerfully recommend its use in all cases of debility arising from weakness of the muscular or nervous system."

ONTABIO LEGISLATURE.

FIFTH PARLIAMENT .- FIRST SESSION

TORONTO, Feb. 27, 1884. DISEASE AMONG HORSES. Mr. BRERETON asked whether it is the Mr. BRERETON asked whether it is the intention of the Government to introduce legislation this session tending to control the spread of contagious diseases among horses.

Mr. A. M. ROSS replied that the attended the Government had been called to the matter, but as notice had been given of a bill on the subject by the hon, member for South Ontario, they would await the discussion of that measure. THE POLICE MAGISTRACY OF PRES-

Mr. FRENCH moved for a return of copies of all correspondence and memorials respecting the appointments of police magistrates in the villages of Merrickville and Cardinal. Copies of all correspondence between the head of the municipality of the town of Prescott or any member of the Council there-Prescott or any member of the Council thereof, or of any other person, with the Honourable the Attorney-General, or any member
of the Government, relating in anywise to the
appointment of a police magistrate for the
said town of Prescott; and of all petitions,
resolutions, memorials, or other papers forwarded to the Government, or any member
thereof, relating to the said appointment,
either prior to or since said appointment was
made, with dates of each communication respectively.

made, with dates of each communication respectively.

Mr. MOWAT said that as long as a Council were in office they had to be treated as representatives of the people, and the Government had no right to regard its resolutions as contrary to the will of those they represented. The gentleman appointed, Mr. Dunn, was one of whom he had heard no suggestion that he was not competent to fulfil the duties of police magistrate. The hon, member himself had not suggested that the appointment was not a good one. That there was any idea of slighting the mayor was something he learned for the first time. It was very necessary that in a town like Prescott, where easy access could be had to the United States, that there should be a police magistrate, rather than that the duties police magistrate, rather than that the duties should be performed by the mayor. Sometimes the mayor of a town might be unwilling to perform these duties, and sometimes he might not be competent. A border town like Present might not be competent. A border town like Prescott required a permanent administration of justice, and he had rather rejoiced to have the opportunity of making the appointment. The salary was only \$200, which could not be considered a burden on a place like Prescott. In regard to small places like Merrickville and Cardinal, he required to be satisfied that these appointments were necessary before making them. He could not resatisfied that these appointments were necessary before making them. He could not remember whether Mr. Dunn's appointment was made after the receipt of the mayor's

protest.

The motion then passed. A PORT HOPE LICENSE. Mr. BRERETON moved for an order of the House for a feturn of all correspondence and papers in connection with the refusal to grant a license to Mr. Bradley, of the Lambert

hotel, Fort Hope.

Mr. HARDY said there was an anonymous letter which had been in controversy, and was ordered to be produced in court. A copy would be produced, and then the question as to whether it was proper to bring it down would be considered.

Mr. BRERETON said his object was to find out whether the commissioners were acting in a partisan manner.

The motion was passed.

INDIAN ANNUITIES. Mr. CREIGHTON moved for an address Mr. CREIGHTON moved for an address to his Honour the Lieutenant-Governor, praying that he will cause to be laid before the House copies of all correspondence between the Government of Ontario, or any member thereof, and the Government of the Dominion, or, any officer thereof, respecting any claim for arrears or annuities due to the Indians, or the Dominion, on behalf of the Indians, under treaties for the relinquishing of territorial rights on the shores of Lakes Huron and Superior, known as the "Ropin-Juron and Superior known as the "Pot Huron and Superior, known as the "Robinson Treaties." He said that in 1850 two treaties were made by Hon. W. B. Robinson with the Indians on the north shores of Lakes Huron and Superior. By the terms of the treaties a certain sum was to be paid to the Indians annually, but there was a provision that when the proceeds of the lands then sold realized a sufficient sum to increase the annuities they should be increased as in the said of the lands.

sion that when the proceeds of the lands then sold realized a sufficient sum to increase the annuities they should be increased until a certain maximum was reached. The Indians received the annuities then fixed upon down to 1873. In that year the attention of the Indians was drawn to the fact that a large sum was being realised from the lands, and the Indians made a claim on the Dominion Government for increased an unities and for arrears of interest. The claim was favourably received by the Government of the Hon. Alex. Mackenzie. Hon. David Laird made a report that as the lands by the Confederation Act had passed into the possession of the Ontario Government that Government ought to be called upon to pay the increase claimed. The attention of the Ontario Government was called to the matter, and the Attorney General took the groune that the Indians really had no title, that it was simply one of courtesy, and that the point in dispute between the governments should be forthwith submitted to the Court of Chancery, or that the Dominion Governmentshould settle with the Indians without prejudice as to what Government should pay the increase. Mr. Blake agreed to the Court of Chancery, or that the Dominion had been paying the annuities since 1875. From that time he had been submitted to the Court of Chancery or Superior Court, or that any steps had been taken to decide that important matter. It was said that no demand had been made upon the Ontario Government. There was sufficient in the documents before the Dominion House to show that it had been pressed over and over again.

Mr. MUWAT said the claim brist made was

again.
Mr. MUWAT said the claim hrst made was Mr. MOW AT said the claim hrst made was that Ontario was liable for the whole of these annuities. He claimed that the lands came to Ontario free from any charge at all, and that whatever was due to the Indians was due by the old Province of Canada. He claimed that it was more for the interest of the Dominion to have the matter settled than for Ontario. The Dominion had abandoned the position that Ontario was liable, and had charged the late Province of Canada with the money, so that he did not know what there was to refer to the courts. As the amounts were now rendered, he expected that they wou d soon have it brought to a final settle

Mr. MORRIS said that the principle which had uniformly prevailed in the whole history of Canada in relation to the Indians was that they were the natural inheritors of the soil, and the reason why there had always been peace with them was because their rights had been respected. (Hear, hear.)

The motion was adopted.

IRISH IMMIGRATION. Mr. BASKERVILLE moved for copies of Mr. BASK EXVILLE moved for copies of any agreement made by the Government of Ontario, or any member or officer thereof, with Major Gaskell, acting on behalf of the Irish Immigration Commissioners, and Mr. Hodgkins, on behalf of the Tuke's Fund, as to the special Irish immigration to Canada during the summer of 1883, a portion of which immigration are mainted in Toronto with during the summer of ISS3, a portion of which immigrants remained in Toronto, with full information as to the character of such agreemed and of the obligation thereby assumed by the Government of Ontario, or, if such agreement was not reduced to writing, a statement of the nature thereef; and also for copies of all correspondence in any wise relating to said agreement, or to said immigration, whether held with Major Gaskell or Mr. Hodgkins, or the Irish Immigration Commissioners, or the persons administering the Tuke's Fund.

Mr. HARDY said there had been com-

the Tuke's Fund.

Mr. HARDY said there had been comnucleations between the department and the
committees representing Major Gaskell. It was
a reference to persons in the congested districts who were unable to pay their way here.

nd such persons from the workhouses as were elegted by the committees. Arrangements were made by the Dominion and Provincial Governments to bring out a certain number. The Dominion either paid their fare from Quebec or assisted their passage. The provunce only treated them as immigrants on their arrival here on the same terms as agricultural immigrants, and when work was found for them, their fare was paid to their destination from Toronto. lestination from Toronto.

The motion was carried.

MOTIONS FOR RETURNS. Mr. METCALFE moved for a return show. Mr. METCALFE moved for a return showing the names and residences of the members now composing the Central Committee of Examiners. The dates of their several appointments. Copies of all orders in Council or departmental regulations defining the powers and duties of the committee. Coviss of the minutes of the proceedings of the committee, except those relating to examinations since first day of January, 1882. Copies of all recommendations made by the committee to the Minister of Education or the Government, upon any matter upon which they have ment, upon any matter upon which they have made recommendations.

Mr. BRODER moved for a return of copies of all orders-in-Council, departmental regula-

tions or instructions with regard to the use of text-books in the Normal and Model schools passed since 1867.

Mr. CARNEGIE moved for a statement of the receipts and expenditures of the province between the lat January and 15th February,

The motions were adopted. The House adjourned at 10.55 p.m.

FEB. 28, 1884. THE BUDGET.

The debate on the amendment to the mo-tion to go into Committee of Supply was resumed by Mr. WOOD, who made a strong attack on Mr. WOOD, who made a strong attack on the action of the Government with regard to licenses. He characterized their imposition of heavier license fees as the first step towards direct taxation, being, as it was alleged, the means taken by them to keep up their surplus. He repudiated the aspersions made by the hon. member for West Durham on the loyalty to the province of the Opposition. The loyalty of the Government seemed to consist in three things: Centralization of all government in themselves, distribution of all offices among their friends, and the stirring up of strife between the province and the Dominion.

Mr. HARDY referred, in pathetic tones, to the fact that he had been surrounded all last summer by book publishers three and four deep. This is easy of beilef. He said that men seemed mad on the subject, which state-

deep. This is easy of belief. He said that men seemed mad on the subject, which statement was evidently made as an excuse for the confusion which seems to have reigned in the department under his rule. He was not an angel, but he thought he was as near being one as was possible. He claimed to be very humble also, but stated that he did not feel was a subject to the said that he did not feel was a s humble also, but stated that he did not feel much humiliated at the reversal of his policy. The question of one or two sets of Readers was still one of doubt. All that the Government had done was to change their policy. Under other circumstances no one would wax more indignant at a change of policy in a Government than Mr. Hardy; if, for example, the Government were one to which he were hostile. But, inasmuch as the change occurred in a ministry of which he was a member, even though it was a slap in his face, he now feels obliged to make out that it was but a trifling matter.

After remarks by other gentlemen the House divided on the amendment, which was lost on the following division:

YEAS—Messrs, Baskerville, Blythe, Brereton, Broder, Carmeric Cleaneric Cleaneric

lost on the following division:—
YEAS—Messrs. Baskerville. Blythe, Brereton, Broder. Carnegie, Clancy. Clarke (Toronto). Creighton. Denison, Ermatinger. Fell. French, Gray, Hammell, Hess. Hudson, Kerns, Kerr, Lees, MoGhee, McKay, Meredith, Merrick, Metcalfe, Monk. Morgan, Morris, Mulholland. Preston, Robilliard. Roe, Ross (Cornwall), White. Wilmot, Wood.—35.

NAYS—Messrs. Awrey, Badgerow, Balfour, Ballantyne, Baxter. Bishop, Blezard, Caldwell, Cascaden, Chisholm. Dowling, Drury, Drydep, Ferris, Fraser. Freeman, Gibson (Hamilton), Gibison (Huron), Gillies, Gould, Graham, Magar, Harcourt, Hardy, Hart, Laidlaw, Lyon, McCraney, McIntyre, McKenzie, McKim, Molaughlin, McMahom, Master, Morin, Mowat, Murray, Neelon. O'Connor. Pardee, Pheips, Rayside, Ross (Huron), Ross (Middleeex), Sills, Snider, Waters, Widdifield, Young.—49.

The motion was then carried, and the The motion was then carried, and the

The House adjourned at 1.20 a.m. TORONTO, Feb. 29. PRIVY COUNCIL JUDGMENTS. Mr. BADGEROW moved for a copy of the Mr. BADGEROW moved for a copy of the judgments of the Judicial Committee of the Privy Council delivered in the cases of Russel V. The Queen and Hodge v. The Queen. He said he would not have referred to these judgments had it not been that an Act had been passed by the Dominion Parliament last session which went contrary to them. He thought it was high time that the members of thought it was high time that the members of the Legislature should rise up and protest at the course being taken by the Conservatives at Ottawa. He considered it the duty of the Dominion Government now, whatever it was a year ago, to repeal the Dominion License Act. It was the duty of the Opposition to unite with his side of the House in urging the repeal of that law.

MUNICIPAL INVESTIGATIONS. Mr. GRAHAM moved for a return of copies of all petitions from municipal corpo-rations, or ratepayers, praying for the investi-gation of the financial standing of said corpo-rations, and also all correspondence between the Government and said corporations or rate-payers in regard thereto. Carried. RONDEAU POINT TIMBER.

Mr. CLANCY moved for a return showing the name of the caretaker, woodranger or other officer of the Government, if any, in charge of the Crown Lands and timber at charge of the Crown Lands and Limber as Rondean Point; the salary or other remuneration, if any, paid such officer; the amount collected by such officer, if any, for timber or ornamental trees sold to the 31st day of December, 1883. He wished to know whether Mr. Swartout was the agent at that place.
Mr. PARDEE said Mr. Swartout had been

Mr. PARUDE said Mr. Swartout had been appointed to take charge of the Rondeau Point timber, and to allow farmers to take trees away for ornamental purposes at the nominal rate of two cents per tree.

The motion was carried.

Mr. CREIGHTON moved for all instructions given by any reports and corrected. and correspondence from the "Consulting Board" or other persons, with reference to the election of the three public creameries provided for in the estimates for 1883, and a statement or all moneys paid to or still due any member of such board, or other person, for his services in connection therewith. in connection therewith.

Mr. CLANCY moved for a return showing

the actual cost per ward for each drain con-structed by or under the Government within the counties of Lambton, Kent, Elgin, and Essex, and the name of the engineer or other Continued on Fourth Page

173 CHURCH ST., TORONTO

INTERNATIONAL THROAT & LUNG INSTITUTE

DOMINION PA

PIFTH PARLIAMENT

SENAT NOVA SCOTIA AND Mr. DICKEY, in asking had been called to a state member of the Nova Scotta Mr. Colmer, Secretary of the Commissoner in London, he can be seen to be seen t the advantages of Nova S immigration, and whether allegation being establishe taken to prevent a recurre justice to one of the older Dominion, said he wished i understood that he made n ever again t the Govern gentleman dwelt upon the a migrants which Nova Scot asserted that it was most u vince to be misrepresented Sir ALEXANDER (A that attention had been cal ments, but he sincerely hop be proved that such langua used. He referred to M standing in the opinion of and assured the hon. get interests of Nova Scotia wo looked by the present Hi He also added that a pamp advantages of Nova Scotia

GRAHAM DIVOI The Graham Divorce bill ime and passed.

The House adjourned at

CANADA PACIFIC R A bill intituled "An Act tuled 'An Act respective railway'" was presen

CANADIAN PACIFIC R Sir ALEXANDER CAN ing the second reading of th Railway Amendment bil. its passage through the or been so fully discussed tha being able to present it wit any new leatures. He desc of work done by the com line and branches since Fel referred to the disposal of reterred to the dispo al of the issue of land grant bond liture of their resources. necessity for the speedy road, and the great benefit mediately by the country. the security, he considere briefly adduced similar a brought forward and fully other House.
Mr. ALMON thought Mr. ALMON thought should have taken the o away with the monopoly ci the following amendment: ada Pacific railway at any

by purchase or lease or obta over any railroad having it seaport, save in the Domin may be lawful for the Gove upon three months' notice mediate payment of all sum pany to the Government of On division the motion vote of 39 to 16, a majority nd reading.

The House adjourned at

HOUSE OF CO

SIR CHARLES TUP.

Mr. BLAKE, immediatel ok the chair, rose to a qui le stated that vesterday rom the reading the pape his appointment as High had come to the couclusi Charles Tupper's) seat was draw the attention of the I ect to-day. In pursuance instant should be lost in bunder the notice of Parlian hat from the facts before hat a Minister of the Crow fice, and that his seat was y a wrong, but it was a te House that an hon. metences sit in the House lament should be purged of the conciuded with a mot eciting the contentions he lared the seat for Cumberl acated in con equence, and Speaker to issue a writ for a Sir JOHN MACDONAL ices sit in the House rliamentary practice and ays that he divides the qualency of the union of the he question whether or no er has his seat. It is a d not been before the ind through all his speed not present to answer ay which I think will n entieman in the estimation hall not imitate his coulok back to other circumst eeches, and to other or ntlemen opposite. The ho ere was a consciousness or n. friend that he was wro ravention of the rules ing and moving in the l upon that is that thi eed the insult, is unconscioud of it knows no insult is unconscioud at knows no insult insult in the did not forfeit his tall member for Cumberland very right to sit and vote; . gentleman did not che erstanding and condition ume he was in Englag as High Commission njoy no salary, and ondition in the order-

ie hon. gentleman says it nat reposing special trust a our loyalty, we do hereby nature you, Sir Charles Tu e High Commissioner for r the first day of June i ht, whose resignation day, to have, hold, en aid office unto you, Si ht, without salary, b the duties, powers, righter the said office." at salary. As lar as the s ent is that there tents, some expenses, som on. gentleman pressed to noes," which are to plying to my hon.

cause his expenses we he meaning of the statary or anything in lieu of aid. We all remember will tered and the occasion of the state of the occasion occasion of the occasion occasi

not even receive emolidoes in fees in lieu o is a fair construction o