THE LEGISLATURE.

Hon. Mr. Tweedie Makes a Statemen Regarding a Charge Against the Speaker.

Motions for Detailed Statements of Publi Expenditure-State Funeral Expenses.

Fredericton, March 1 .- Mr. Mott from the municipalities committee

submitted a report today. Hon. Mr. Tweedie said he had observed a statement the other day in one of the newspapers, which he thought ought to receive some consideration from the hon. members of this house. The statement was 'that when Mr. Speaker was called upon to decide a point of order which he (Tweedie) had raised to the resolution offered by the leader of the opposition, he (speaker) read from a written decision which he had prepared in advance. That was an entirely erroneous statement. The speaker, from the nature of his office, was not in a position to take notice of ents of this kind, which when sent abroad through the press had a tendency to bring discredit on the As a matter of fact, the only paper the speaker had in his hand at the time of delivering his decision was the resolution upon whose regularity he was called upon to pronou Mr. Hill from the standing rules committee submitted a report.

Dr. Stockton said he had been called ont of the assembly chamber when the provincial secretary was addressing the house with reference to a Fredericton paper's statement regarding a ruling by the speaker last week. Not having heard the provincial secretary's statement he could not say how far he and the hon. member agreed regarding the matter. Of course he (Stockton) did not control the paper referred to and no doubt it was able to explain its own position Speaking for himself, he had no reason to regret having twice seconded the nominiation of the present speaker. He had always received courtesy and fair play at the hands of Mr.

Speaker. Mr. Tweedie said he had spoken as he had because of what he considered to be an unfair reference to Mr. Speaker. It had been charged honor had prepared his ruling in advance

Hon. Mr. Tweedie-You know that the speaker had no written ruling prepared and that what he had in his hand was your own resolution

Dr. Stockton-I am not aware that

Stockton-I believe that is so. Dr. Stockton—I believe that is so. Hon. Mr. Emmerson said he remembered when the point of order was about to decided Mr. Speaker looked for the resolution which had been moved by Dr. Stockton, and after a little delay found it under some books on the little table near his honor's chair. It was this resolution which Mr. Speaker held in his hand and to which he referred during the delivery of his ruling. The newspaper attack was quite unwarranted and the house owed it to itself to proand the house owed it to itself to protect the good name and honor of the first commoner of the province from such attacks.

Mr. Black made his motion for a tatement in detail of services in connection with the item of seven hun-dred and twenty-four dollars credited to Queen's printer on page four of

auditor general's report.

Hon. Mr. Tweedie said information would be furnished. Dr. Stockton asked when the state. ment, promised in the speech, of re-selpts and expenditures since the close of the fiscal year, would be fur-

receiver general and deputy provincial secretary were more than busy, but that statement would be brought

down as early as possible.

Dr. Stockton said he was satisfied that such a statement would show a most unsatisfactory state of affairs.

Hon. Mr. Tweedie—I have no doubt of that if the opposition do with it as has done with other statements. added the receipts and expenditures together.(Laughter.)

Mr. Pitts asked when the state uneral account would be brought Mr. Tweedle said there were

few small accounts not yet adjust-ed. When they were, a full statement would be brought down.

Dr. Stockton-I'd like to ask when the statement regarding Mill Brook bridge will be furnished. Hon. Mr. Emmerson—Why, where have you been? That return was

Dr. Stockton-Well, I'd like to ask regarding the correspondence con-cerning the reservation of an act re-

specting government lands.

Hon. Mr. Tweedie—I have not occupied my present position for a long time, but so far as I know, there has no correspondence. I cannot

Dr. Stockton-I know there has een correspondence and I will tell the secretary at another time and

place how I know. Hon. Mr. Tweedie—There has been no correspondence during my time in office. I will have another look for

such correspondence.

Mr. Davidson introduced a bill inWater comcorporating Chatham Water com-pany; Mr. Howe further reviving and continuing act incorporating the York and Carleton railway company.

Mr. Borden committed a bill legal-izing the Madawaska county council meetings of July and January last and declaring valid the county valuation of last year, Mr. O'Brien (Charlotte), chairman. Agreed to with amend

Mr. Veniot recommitted the bill to divide the parish of Caraquet into two separate parishes, Mr. Wells chairman. Agreed to with amend-

Mr. White committed a bull further amending the law relating to juries, Mr. Killam chairman. Progress was reported with leave to sit again. Ad-

dericton, N. B., March 2 .- Hon. Mr. Tweedie introduced the appropria-

erence to a tax on dogs; Mr. Richard, authorizing the Westmorland municipality to erect alms houses; Mr. Black, relating to the assessment of rates in the parish of McAdam; Mr. Dunn, relating to the issue of timber licenses, and for the protection of birds and animals; Mr. Johnson, relating to the marsh at Richibucto village, and Richibucto Cape, in Kent

Mr. Smith made his inquiry as to the government's intention of builting a bridge this year at Hartland. Hon. Mr. Emmerson-I might say

that neither the government nor the department has yet been in a position to take the matter into consideration. We have had surveys of three routes or sites regarding the matter in ques-Owing, however, to the great demand on the engineering staff of the departnment, it has been impossible to have matters connected with this subject so arranged as to enable me to so far this year bring it before my colleagues. The subject is still pending, and I am therefore not just now able to give my hon. friend from Carleton definite information.

Dr. Stockton-I thought that the bridge was promised last (Laughter.)
Hon. Mr. Emmerson—By whom?
That statement must be one of your
dreams. (Laughter.)
Hon. Mr. Emmerson committed a

bill to amend the Highway Act of 1896, Mr. Killam in the chair

Progress was reported with leave, the bill in the meantime to go before the municipalities committee, so that members may have every opportunity of preparing any desired amendments. of preparing any desired amendments. Mr. Sumner committed a bill relating to the levying and assessing of taxes in the city of Moncton, Mr. Venoit in the chair.

Mr. Richard thought the exemption Mr. Richard thought the exemptions in the bill should include church pro-

perty.
Mr. Sumner said this matter might very well be left to the assessors, who would probably exempt the churches, as they had always done in the past. Mr. Killam thought that the bill should not be left to the discretion of

Dr. Alward said there was a great deal in the point made by the hon. member for Westmorland (Richard). The St. John bill contained an exemption clause referring to churches and church property, the same as now sug-

Mr. Pitts said he was opposed putting in any bill passed by this house a clause granting exemptions for church property. He wished to be understood as directly opposed to any proposition of the kind.

Mr. Emmerson said the object of appointing the two large committees of the house upon municipalities and corporations was to do away with useless discussions on such bills the floors of the house. He would move that progress be reported with leave to sit again, so that the bill ight be perfected in the meantime. The motion was seconded by Dr. Stockton and carried.

Dr. Stockton committed a bill to incorporate the St. John Terminal Railway Company, Mr. Osman in the chair.
Mr. Shaw said while he was not going to oppose the bill, it was a new departure for this legislature to compel the city of St. John to exempt sent. It would have been much fairer if the common council had been

Mr. Shaw—Yes, because they had to make the best of a bad bargain.
Mr. Emmerson said he was surprised at the statement of the hon member. If the delegates representing the common council consented to this section, it was strange that they should place themselves in the humiliating er. He did not believe any municipality should be driven into putting a fixed value upon a property, and was surprised that the city should allow

itself to be placed in that position. Mr. Lockhart said the provincial cretary was present at the meeting of the committee and was willing that the bill should go through in its ori-ginal shape. This section was agreed to by the delegation rather than have the bill go through incorporating the rallway company when there would be danger of an exemption being whole of the property for the reason that it would be almost impossible to tell which was railway and which was

wharf property.

Mr. Shaw said he had made the remark he had because he did not wish to have it supposed that he had given his consent to the exemption. He would not have consented to any exemption at all had it not been delegates themselves agreed to it.

thorize the city of Fredericton to issue debentures to provide an electric fire alarm and road plant, Mr. Osman

ing the law relating to the assessing, levying and collecting of taxes in the city of St. John, Mr. Osman chair-

Mr. Hill, from the standing committee: Mr. Fowler, from the corpora tions committee, and Mr. Black, from nunicipalities, submitted reports.-

Mr. Johnson, in addressing the house during the debate on the budget, said that before leaving Fredericton at the close of the last ses sion of the legislature it was under-stood and agreed that five hundred dollars would be expended upon by roads in the parish of Acadieville, S Louis and Carleton, in the county of Kent, during the year 1896, but that notwithstanding the promises made not one dollar had been expended on the by-roads in these parishes. The statement had been made and circuated throughout the country in order stituents, that he had received the five hundred dollars. He had not re eived one cent, and he called lupon the hon, chief commissioner to corroborate this statement.

The chief commissioner replied that

Mr. Johnson had not received any ey, and that the amount had been ended on some bridges in the

county. Mr. Johnson, continuing, said that the chief commissioner had stated that he would look at the Barriault oridge and other bridges in St. Louis ext season, and also that an appropriation would be made for the road from Point Sapin to Escuminac, and the hon. provincial secretary (Mr. Tweedie) approved of this. He (Johnson) had felt it due to himself and due to his constituents to make the statement he had made in regard to the expenditure of by-road money; he would not rest under a slander such as that, and he hoped that those who slandered him would have the manliness to retract the statement

wherever they had made it. Fredericton, N. B., March 3.-Mr. Russell presented the petition of the Royal Templars of Temperance of the maritime provinces, praying for the enactment' of a prohibitory liquor

Hon. Mr. Dunn presented a bill to rotect the timber lands of the crown from fire, and stimulate the cutting of timber on such lands in certain Mr. Sivewright presented the peti-

tion of Rev. Joseph McLeod against the Free Christian Baptist church in New Brunswick, and on his suggesthe petition was read by the tion Hon. Mr. Emmerson presented a

petition of A. P. Barnhill and others in favor of a bill to reduce the capital stock of the Keystone Fire Insurance company of St. John; and he moved that rule 79 of the house, requiring the publication of proposed gislation be rescinded to admit of the introduction of said bill.

Hon. Mr. Emmerson said, judging by reports in today's papers, the arfairs of this company were not in a satisfactory state. The question was hether the company's affairs should wound up, or its capital stock reduced. If the stock was reduced understood Senator Cox of Ontario and other wealthy men were willing to come to the rescue of the company. The proposed legislation was in the interest of stock holders and he thought all rules should be suspend-

Mr. Shaw said he was a stockholder in the company. He had got of fire insurance company stock and he doubted the wisdom of rescinding the rule referred to. Mr. Emmerson said the proposed

bill was in the interests of the stock-Mr. Shaw withdrew his objections and the motion was carried unani-

Mr. Hill from the standing rules committee, Mr. Wells from the municipalities committee, and Hon. Mr. Tweedie from the corporations committee, submitted reports.

Dr. Stockton said he rose to a quesion of privilege. He desired to refer to so nething that had taken place before the public accounts commit ee this morning.

mittee he (Killam) was going to bring the matter up.

Dr. Stockton-All right, then. Mr. Killam said as chairman of the public accounts committee he had always endeavored to have the proith due regard for the rules of the house. Mr. Sumner, this morning, at a meeting of the committee, moved, led by Mr. Pinder, that newsreporters be invited to attend the meetings of the committee. He (Killam) under rule 105 of the house, which Dr. Stockton had helped to preruled the motion out of order.

That rule is as follows "105-No committee shall publish any evidence taken by or any documents presented to it, until the same shall have been reported to the

Mr. Pinder then moved, seconded by Mr. Sumner, that he (Killam) as chairman of the public accounts committee, ask the house to allow reporters to be present at the meetings of the public accounts committee. This he had also ruled out of order, but agreed to report to the house the action taken by Messrs. Pinder and Sumner at the meeting of the com-mittee, so that the house might take such action as it thought proper. If the rule was rescinded he would have no objection, but while it was there he, as chairman, would see that it was respected. Speaking for him-self, he thought it was not in the best interest of the country that the press should be admitted to such meetings, as some newspapers were inclined to olish matters more with the hope of prejudicing public opinion, than in guarding the public interest. One sided reports of what had taken place before the committee had sometimes been published, showing that the papers publishing them ore concerned in trying to make olitical capital against the government than in dealing in the facts. If anything was wrong the committee, composed as it was of opposition members as well as government supporters, would be able to discover it. However, while the rule which he had was among the rules of the house, he would, as chairman of the counts committee, see that it was

Dr. Stockton referred to the motions made before the committee by Messrs. Pinder and Sumner. He (Stockton) never knew of a rule of the house which excluded newspaper reporters from attending committee Under the ruing of the the other day, it was laid down that the chairman of the com-

Hon, Mr. Tweedie-I rise to a point of order. The hon, gentleman cannot discuss the action of the chairman Dr. Stockton—I purpose addressing the house and propose being heard by the house and country.

Mr. Speaker—The hon. member, I

assume, is speaking to a question of

Dr. Stockton—Yes, your honor. Dr. Stockton said the committee was at all times under the control of the house. Its powers or its members could be enlarged or diminished by the house.

Hon. Mr. Emmerson-Not except upon formal motion.

Hon. Mr. Tweedle said he would raise a point of order. A resolution

had been moved in the public accounts committee and a certain ac-tion taken by the chairman. His point was that hon, members could not discuss, even on a claim of privlege, the proceedings of that committee or action of the chairman. Mr. Pitts-The chairman himself

has asked for instructions. The speaker said he would require to look into the authorities before giving a decision.

Dr. Stockton-Then I presume I can proceed with my remarks. The Speaker-No, I think you cannot proceed until I decide the point

of order. Dr. Stockton-The question I want decided is whether a chairman can refuse to put a motion, and secondly, whether the same rules as to admission of reporters, applied to the pubmmittees.

Mr. Speaker- I will give a ruling after further consideration. Mr. Beveridge introduced a bill to amend the act incorporating the Tobique River Log Driving company; Mr. Fowler, to amend an act providing for the establishment of an alms house in Kings county; Mr. Barnes, to incorporate the Kent Telephone

Line Co. (Limited.) Hon. Mr. Tweedie submitted a re turn in answer to a notice of motion as to the item in the auditor's report under the head of Queen's printer. Hon. Mr. Dunn committed a bill ending an act incorporating

John Railway company, Mr. Barnes chairman. Hon. Mr. Dunn explained that the oill was to allow the St. John railway to issue debentures to the extent of \$500,000, to retire the same amount. Dr. Alward-Is it the intention of

the company to extend their works this year? Hon. Mr. Dunn-The bill asks \$500, 000 to retire bonds due and of the other \$200,000 asked for \$160,000 is to retire a mortgage, and the other \$40,000 for xtending the system necessary. Mr. Hill thought the name of the company should be changed to the St. John Street Railway or St. John ectric Railway company.

Hon. Mr. Emmerson thought the bill was giving the company very large powers in the way of borrow

Dr. Stockton-I concur in that view. Hon. Mr. Dunn-It is the intention company to extend their road out to the park, and, if possible, out to the cemetery. They really require the money to enable them to do that. The enterprise was a profitable one, and there was no risk in the matter. Mr. Lockhart said the company had greatly improved their property and expended a large amount of money. He trusted that the statement of the

the cemetery and he hoped they would extend it to Fairville and Lan-Hon. Mr. Dunn-That would have been done some time ago only that the residents of Fairville petitioned

surveyor general was correct in re-

gard to the extension of the road to

Mr. Lockhart—I will guarantee the residents of Carleton will not.

Hon. Mr. Tweedie thought the legislature had already given the company large powers to issue deben tures, considering that they had only

about eight miles of road. Dr. Stockton said the company gave an excellent service and he would be sorry to throw obstacles in the way of extending their enterprise. did not wish to vote against the bil but thought the issue of nearly \$100,-000 a mile was excessive.

Hon. Mr. Dunn said the bill practically only increased the debentures by \$40,000, because the company was calling in a \$160,000 mortgage.

Hon. Mr. Emmerson said he would oppose the bill strongly but for the favorable report of corporations com-mittee. The latter committee should have called the attention of the hou to the enormous borrowing powers of the bill. He would point out that the ratirement of the \$500,000 of bonds outstanding was dependent upon the will of the holders. If they did not wish to bring them in, they need not do so, and the result would be that the company would have the power to increase their debenture indebted-

ness by \$700,000 more. Mr. Tweedie said the money should be specifically appropriated or placed in the bank to the credit of the bondholders, so as to guard the issue of drafted as to protect the rights all parties, and doubtless the company would agree to that. He would uggest, therefore, that the co tee report progress upon the bill.

After further discussion, progress was reported with leave to sit again. Mr. Lockhart committed a bill to incorporate the Women's Christian Temperance Union of Carleton, St John Mr. Barnes in the chair.—Agreed Hon. Mr. Dunn committed a bill in amendment to the laws relating to St.

Andrew's church, St. John, Mr. Barner in the chair.—Agreed to. Hon. Mr. Tweedle introduced a bill to provide for calling in and the re-demption of certain provincial deben-

Hon. Mr. Tweedie explained that under the act passed in 1882, large numbers of four per cent debentures were issued with ten years to run, which had now passed the limit and the government proposed to call these bonds in and issue other debentures at a rate not exceeding 3 1-2 per cent. There were now bonds amounting to there were now bonds amounting to \$680,000, which could be so called in and by October, 1898, the amount that could be redeemed would have reach-

ed a total of \$910,000.

Mr. Mott committed a bill relating to the town of Campbellton, Mr. Le-The bill was under consideration at six o'clock when the house took recess

After recess the bill was further considered and agreed to with amendments.

Mr. Fowler introduced a bill in amendment to an actp roviding for the establishment of an alms house in Kings county; Mr. Tweedle, to authorize the school trustees of Chatham to issue debentures; Mr. Dibblee, to incorporate the New Brunswick Loan and Savings Co. (Limited); Mr. merson, to reduce the capital stock of the Keystone Fire Inc Co. of St. John; Mr. White, in further amendment of the act respecting as-

signments and preferences by insolvent persons; Mr. Hill, authorizing the town of St. Stephen to issue debentures in aid of the erection of a public hall and library building.

Mr. Killam presented the petition of Peter McSweeney and F. J. McCully, two of the trustees of Moncton scho oard, against the passage of the act authorizing the issue of \$40,000 debentures for school purpo Mr. Sumner presented the petition

of the city council of Moncton to the same effect.-Adourned. HER MAJESTY'S OFFICERS SCRAF

A Lively Scene at Milltown, N. B., the Other Day.

(Cor. Bangor Commercial.) Calais, March 1.—There was a very ively scene in Milltown, N. B., Friday morning and as a result two government officials never speak as they pass by. One of her majesty's customs officers who is scheduled to arrive in Milltown at a certain hour daily, appeared somewhat earlier than usual on the above date and a few minutes after his arrival he perceived a team coming from Calais loaded with corn, flour, etc. The drivers, who appened to be sons of the postmaster showed no inclination to give the cus tom house a call, but turned up a back oad, and when the officer called upon them to stop they did not pay any at-tention to him, but attempted to get away. He overtook them and as he did so one of the young men struck the officer with a switch which he had in his hand, and the cromptly retaliated by giving the offender several smart raps across the shins with his cane. When the boys saw the game was up they allowed the officer to take the team and went home and told the old man of the occur-The latter hustled for ustom house to know the reason why his son was whipped and after some heated words he struck the officer in the face. This was more than the dig nity of her majesty's servant could stand and he waded into the postmaster and after wiping the earth with him he piled him into a snowbank and sat on him till he promised good When the postmaster was permitted to get up he rushed into a house near by and securing a poker he went for the customs official in grand style until parties interfered and stopped the performance. As the case now stands, the customs officer has rather the best of the affair, as he has the horse and load in his possession, and has also good ground for making it hot for the other govern-

CASTORIA. Chat H. Hetchers

BRITISH SEA KINGS.

Admirals Who Occupy Important Positions at the Present Time.

Rear Admiral Harry Holdsworth Rawson, who is the commanding offi-cer of the punitive expedition against the King of Benin, has seen some service in the British navy. He has been commander-in-chief of the station on the Cape of Good Hope and the west coast of Africa since 1895. Admiral Rawson, in August, 1895, less than quarters of the rebellious Arab Chief Mburok, and it was he who conducted the bombardment of the sultan's palace at Zanzibar last August. At 14 Admiral Rawson participated in naval engagements during the Chinese war of 1858-61. He was aid to Captain Dew of the Encounter, and was present at the capture of the Pei Ho forts, at the battle of Pali Kao and Ho forts, at the battle of Pali Kao and at the taking of Pekin. After the capture of Ning Po and Fung Wa he was mentioned in the despatches for brave conduct in having commanded a force of 1,300 Chinese troops defending Ning Po against the rebeis. A year later he was commended for his bravery in rescuing a sailor who had fallen into the Shang Hai river on a dark night. In 1871, Rawson, then a lieutenant, was made commander of the Hercules in the channel squadron, and six years in the channel squadron, and six years later he became a captain. In 1878 he earned the praise of the admiralty commissioners by his clear cut report on the defensive possibilities of the Suez Canal. He hoisted the British flag at Nicosia, the capital of Cyprus, and remained there as military commandant for several weeks. In the Egyptian war of 1882 Rawson distin-guished himself as chief transport officer, and he was made a rear admiral in 1892. At the time of his promotion he had been aid to the Queen for two years. He is 56 years old. SIR JOHN O. HOPKINS.

With the great powers of Europe snarling about the little island of Crete, England may be expected to be a big dog, and she is just that in the person of Vice Admiral Sir John O. Hopkins, commander-in-chief of the British Mediterranean squadron. Sir John is one of the best known ne of the most efficient officers of the British navy. He succeeded Sir Michaeal Culme-Seymour in this important post not long ago, and was in every way capacitated to take the place of so efficient a sailor. Sir John s an old sea dog who has seen an old sea dog who has seen no Crimean war, and was present at the attack of Sebastopol and at other oprations in the war. For his eminent rvices there he received the & topol clasp. For one year—1881-1882— he was secretary to the first lord of admiralty, and was aid-de to the Queen in November, 1881. He served his country in many important sitions, notably as superintendent of the Sheerness dockyard, director o the naval ordnance, admiral superintendent of the Portsmouth yard and lord commissioner of the admiralty. Americans wot of him as the commander of the British naval movements in Hampton Roads during world's fair. He is a grizzled, br marine fellow, utterly familiar with every trick of naval strategy, and the ery man for Britain to have in the extraordinarily peculiar position she finds herself today in in the Mediterranean. Sir John has a number of titles and decorations he cares very little about, being accustomed, as he is, to be so seldom on land where people know about them.

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Real Estate Sale

There will be sold at Public Auction, on the premises, at Quispamsis, on MONDAY, the SEVENTEEMTH day of MAY next, at the hour of ten o'clock in the forencon, all of the right, title and interest of the late George Roberts, in and to that certain piece or lot of land which he owned and on which he resided immediately before his death. The said lot is intersected by the I. C. R., is only a few minutes' walk from Quispamsis Station, and has a nice frontage on a large lake, which gives it a fine water view and affords good fishing privileges. A very large business could be done in the cutting and storing of ice from this lake, as the ice is pure and the lake is only a short distance from the track, which may be reached by an easy grade.

Also, at same time and place will be sold a small piece of land, which was also owned by the late George Roberts, and which is situate near the property of William Vincent.

Terms of Sale.—Ten per cent. of purchase money to be paid at time of sale, and bal-ance on delivery of deed, in ten days from time of sale.

at Gondola Point, Executor of Estate of late George Roberts. February 3rd, 1897.

WHAT HE WANTED TO EAT. The man sat himself down at the notel able, tucked his napkin under his chin, licked up the bill of fare, and began to study t intently. Everything was in restaurant rench, and he didn't like it. "Here, waiter," he said, sternly, "there's orbling on this I want."
"Ain't there nothing else you would like or dinner, sir?" inquired the waiter, polite-

The waiter gasped.
"No, sir," he replied.

"Got any bon-mots?"
"N-no, sir."
"Got any semper idem?"
"No, sir, we ain't."
"Got any jeux d'esprit?"
"No, sir, not one."
"Got any tempus fugit?"
"I reckon not, sir."
"Got any solree dansante?
"No, sir."

"Seems like I heard of that, shed out to the kitchen, only to return mpty-handed. "We ain't got none, sir," he aid, in a tone of disappointment.
"Got any pro bono publico?"
"N-no, sir."
The waiter was going to pieces fast.
The gentleman was as serene as a May orning.
"Got any vice-versa?" he inquired again.
The waiter could only shake his head.
"No? Well, maybe you've got some roast
early and Yorkshire, with a nice baked po-

HEAR A SERMON BY TELEPHONE Coast Guards Along the New Jersey Coast Enjoy a Novel Church

New York, Feb. 28.—The members of the coast guard along the New Jersey shore enjoyed a double novelty today. They attended divine service, and that without leaving their stations. And each station heard the same sermon. each station heard the same sermon.

Mr. Shermer had long wished to reach the life savers and early last week he thought out a plan. He knew that every two of the life-saving stations were connected by telephone. Why not, thought he, connect the telephone wire at each repeating station, and thus have a direct circuit from end to end. Then, why not utilize the wire to preach to the coast ize the wire to preach to the coast

project to Keeper Ludlam of the Stone Harbor station, who said the idea was

The matter was explained to the life savers, who entered into the spirit along, both up and down the coast. Accordingly Mr. Shermer and his deawent to Stone Harbor today and the plan was put into successful operation. At the first repeating staon, either way, a sunburned guard sermon by sentences. He repeated what was said by Mr. Shermer aloud at another telephone, took up the discourse and passed it along to the next little crowd of listeners, and thus several hundred men heard the preacher's words.

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COLEMAN'S Table
SALT THE CANAL

Will Greenway Surrender

Unless He Does Q Vote Want o

Orangemen View With the Public

Winnipeg, Man Maitoba fund for sufferers has rea sand dollars. M \$250 to Lady Aber-tion from the Calg cil of Women. James Hepburn ed with carnally der fourteen years tenced to two year The reasons t the Manitoba go

the amendments t

accordance with

ment, are causin There is a genera hitch has occurre thing of great im wind. The Nor'W organ here, has tonight headed, "C render," in which Greenway obliges such satisfaction olics as will conte gevin and the Que bec liberal memb of confidence in t ment on the ope This is the reaso of parliament has poned, while La negotiations with the reason the G has so suddenly ings to pass the the school bill no lature. The Nor'V of reason for stat extricate Laurier position in which Greenway governr concede all the Qu mands unless pu province should manifest itself to this right about the Greenway g considering is: "V it?" It rests with ifest its opinion meetings, petition and instructions assembly. Should diate protest by a not the least dor will make a comp The Orangemen meeting assembled resolution: "That the action of the itoba in making

public schools act ed in the public urge upon the gov sity of retaining the public schools At the Winnip grand jury found George Anderso citing deputy retu boxes. The trial This is the only at the Winnipeg La Prairie assize ous similar cases cused being depu

ald elections.

In the case of with ballot-box night disagreed Ten were for ac trial takes place Rossland, B. C. erously signed per to C. A. Lalonde accept nominatio of Rossland. M the nomination, between him and came here from year ago, and S mayor of Galt, O

this afternoon

to protest again

new provincial o

lowing resolutio adopted: Resolved, That the that the bill referred cable to companies mining or developm works as may be therewith:
That the precedent legislature might be tage, inasmuch as have to compete where the property of the have to compete it or similar objects;
That we regard empowering issue of up stock and limit amount at which it larly suitable and That we respectivisability of passing to, in place of prothe present session tically amounts to history may repeat progress and develothis province.

Content of the recommendation of the session of the session tically amounts to history may repeat progress and develothis province.

> government. A COLD W Tenderly, tou

Copies of the

damp, warm c But no relief "Maria," he s hopeless pause, blamed hot ra the hammer !" And once aga

"Nothing but t have proved gives." This vo ment all over 'BLENHEIM" tile for gentle color, beautiful wear. Name sta

AN OLD Kansas Farme more. The o used to be. Visitor-What Kansas Farm son is come h

and he paid off