What fills the housewife with delight, And makes her biscuit crisp and light, Her bread so tempt the appetite? COTTOLENE

What is it makes her pastry such A treat, her husband eats so much, Though pies he never used to touch COTTOLENE

Better than lard, while less in price, And does the cooking in a trice? COTTOLENE

What is it shortens cake so nice

What is it that fries oysters, fish,

And patience of our women fair,

Croquettes, or eggs, or such like dish, As nice and quickly as you'd wish? COTTOLENE What is it saves the time and care

COTTOLENE Who is it earns the gratitude

And helps them make their cake so rare

Of every lover of pure food By making "COTTOLENE" so good?

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OF HOREHOUND

CROUP WHOOPING COUCH. COUCHS AND COLDS. OVER 40 YEARS IN USE. 25 CENTS PER BOTTLE,

ARMSTRONG & CO., PROPRIETORS, ST: JOHN, N. B



mas season, ations for admi sion have been re

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"DONAHOE'S MAGAZINE. least one copy of

Revolutionizing economic thought in last week's ADVANCE and says:—
and wiping out religious bigotry.

"The chief justice answered the questions as some partently certain that the upper going to rise in wrath against the upper House because it reserved liberty of action

As regards the supposed bringing of the indebtedness.

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gentlemen, who can give estisfactory references, and we will pay well for their services. Subscription Dept., 611 WASHINGTON ST., BOSTON.

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FIRE, LIFE AND ACCIDENT COMPANIES

Miramichi Advance.

OHATHAM. N. B. - - MAROH 1. 1:94.

One Mare

to accept and work upon alienated the two branches of legislation. The

Orange Grand Lodge. other two combined. As a salve to Mr. | whole frame of the bill." ion was allowed to pass unopposed. Rev. A. F. Thompson, and Rev. J.

grand lodge from the North Shore, The "Minister of Interviews." Hon. Peter Mitchell is in St. John and. f course, has been "interviewed." The the Government benches. Globe savs Mr. Mitchell will be a candidate for Northumbeiland at the next workingmen are directly, almost exclusively interested in the bill. What are their memberland county. He has visited the umberland county. He has visited the Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The umberland county. He has visited the Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing, Mr. Gladstone said:—"The workingmen are directly, almost exclusively interested in the bill. What are their sentiments concerning the amendment? The Continuing and the mainland. Rev. Dr. Fitzgerald, 81 years of age, died at Charlottetown on Friday from injuries received a few days ago by being thrown out of a sleigh. He was called to the Senate on Prince Education and the mainland. Rev. Dr. Fitzgerald, 81 years of age, died at Charlottetown on Friday. Rev. Dr. Fitzgerald, 81 years of age, died at Charlottetown on Friday from injuries received a few days ago by being thrown out of a sleigh. Rev. Dr. Fitzgerald, 81 years of age, died at Charlottetown on Friday from injuries received a few days ago by being the amendment of the charlottetown on Friday from injuries received a few days ago by being the amendment of the charlottet chief places, although opportunity to go divided on the subject. The existing re- resigned his seat to become a candidate

majority."

allowing contracting out of the act."

CAPT. C. C. MCLEAN, Hardwick government, and a feeling which he should be allowed to vitiate the whole bill. ed to the Senate in March, 1891. interprets as a warm desire to replace These workman have been told, for instance, the present member, Hon. Michael that the great railway companies will stop

Adams, by the former member, to wit, a together subsc ibing to the insurance fund he Hon. Peter himself."

Mr. Mitchell is an optimist of the most the Hon. Peter himself."

o his own political fortunes.

Defeat of a British Force. Advices from Bathurst, capital of the olony of Gambia, West Africa, state that a detachment of sailors from the British by the West Indian regiment, landed for prolonged redebating of the subject.

the beginning of the march native carriers of freedom. The fact was the Government became unruly and many of them deseitould not think the bill was spoiled, but the that the case being so grossly wrong from ed at the first opportunity. The ex- Liberal party wanted a bone of contention its very initiation Mr. Bennett very pedition succeeded in capturing two with the House of Lords more than they chivalrously brought the matter before stockaded villages from Fodislah and in wished to see the position of the working the Minister of Justice and Judge Landry,

suits or single Garments.

Sourcely got in motion when it was pection of which is respectfully invited.

The posts. The party had sourcely got in motion when it was whether on their own grounds they had attacked on all sides by Fodislah's men.

The posts are party had sourcely got in motion when it was attacked on all sides by Fodislah's men.

The posts are party had ordered the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committing of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the prisoner discharged on the gound that the committee of the pri In the ensuing fight three officers and shosen wisely: (Cheers.) In the ensuing fight three officers and ten men were killed and forty-seven wounded.

Shosen wisely: (Cheers.)

Toseph Chamberlain, the Unionist leader, whereas all that Judge Landry wounded.

To the goal in the first instance was illegal—whereas all that Judge Landry whereas whereas all that Judge Landry whereas where the House of Lords there would always be The Toronto Globe, referring to the legiston of the Dominion South the Boltz there would always be an opportunity for collision if the Government so desired. The policy of the Government so desired. The policy of the Government so desired. The policy of the Government so desired. The Manitoba Schools Case.

> tions in the negative. Justices Taschereau | to 1 per cent. of the workingmen. and Gwvnne answered all the negative ex- The motion made by Mr. Gladstone was Mr. Bennett if this means anything more cept the third, which they answered in adopted by 225 to 6. the affirmative, Justices Fournier and

COMMENT ON THE DEBATE. King answered all the questions in the being the Ohief Justice and Justices Fouriner and King, while the nays on the
other five questions were Chief Justice
and Justices Taschereau and Grynne. It
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is a matter of some importance that
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in the other. There is, on the other had,
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The other five questions were Chief Justice
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the Justices Taschereau and Grynne. It
is a ma vineial constitutions. Mr. Justice King's Although experienced members expected no agreement with Mr. Justice Fournier and departure from the regular procedure of Sir :—I am directed by the Minister of departure from the regular procedure of business, Liberal interest was stimulated by the Minister of business, Liberal interest was stimulated by the hope of an oratorical deliverance by the from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner who was committed by you on the 26th June 1st, transmitting one from James McCoy, a prisoner closed, so far as the courts and the Federal Parliament are concerned. If the Catholics of Manite-ba are suffering from an injustice of Manite-ba are suffer they are not devoid of recourse. There is a constitutional place for the agitation

and advocacy of their views, namely, the Legislature of Manitoba. They may be able to console themselves with the reflection that in the decision of such a matter a division was taken.

As soon as I received this, I showed it to the aheriff and the gaoler whom I happened to meet together, for the purpose of communicating it to the prisoner or greatlishing the sohools would have been much increased thereby. A decision practically authorizing the Dominion Government to destroy the rights of the matter have been open to Mr. Beunett was the supposed person like of the matter have been open to Mr. Beunett or any one else desiring to act for the prisoner or any one else desiring to act f both contentions could not be upheld, and that if the contention of the friends of Separate Schools had succeeded it is extremely unlikely that the hopes of re-Government to destroy the rights of the Legislature of Manitoba would have made no shange in the situation of things.

The practically authorizing the Dominion hereditary legislators to answer for anybody the matter have been open to Mr. Beunett to throw up his hands. The jailer struck him in the face with a lock he held in his hand, felling him to the floor. Henry to destroy the rights of the line, and I venture to assert to throw up his hands. The jailer struck him in the face with a lock he held in his hand, felling him to the floor. Henry the matter have been open to Mr. Beunett to throw up his hands. The jailer struck him in the face with a lock he held in his hand, felling him to the floor. Henry troublesome disease,"

lamentable degree of divergence between last week Senator Howlan was appointed which what they believed to be the best Ireland, May 16, 1835. He emigrated, interests of the people and the dignity of with his parents to Prince Edward Island the position of the House of Commons. in 1839. He was educated at the Central The Orange Grand Lodge of New Substantially the difference between the Academy there; Vice-Consul for Sweden, runswick held its annual session at two Houses on the employers' liability bill Academy there; vice-Consultor Sweden, Denmark and Norway; Vice-President of edericton last week. The Address of was the question of contracting out of the Dominion Board of Trade, and a Grand Master Fowler dealt largely with provision of the act. There was a good Governor of Prince of Wales College. the Bathurst School troubles and stated maxim that "half a loaf was better than He entered the Executive Council of the unavailing steps that had been taken no bread." "If they were dealing with a Prince E-lward Island in 1866, and towards an amicable settlement. It bill in parts which were completely remained a member of the Government, provided cold comfort for the wing of separable and there was a question a part of the time being co-leader, almost the order led by Mr. Pitts, the Freder- whether they could accept a limited bill, uninterruptedly up to June 30, 1873. icton agitator, who acts with Rev. Mr. offering it to the country rather than to Thompson of Bathurst. Mr. Pitts was a see the whole of our labors absolutely trade matters in 1869, and to Ottawa, candidate for the position of grand wrecked, the position might be different; with Hon. Messrs. Pope and Haviland, master, the other candidates being but this is not a case of that description. in May, 1873. to set la terms of union Messrs. James Kelly and Dr. E. O. In our view the chief amendment made by with Canada, which terms were unani-AND ANISEED.

Steeves. Mr. Kelly was elected on the first ballot, having a larger vote than the apart from the general working of the Legislature. He also sat for Prince (1st district) in the Provincial Assembly from Pitts, a resolution moved by him in favor Mr. Gladstone added;—"Using a 1862, until June, 1873, when he was of continuing the Bathurst School litiga-strong phrase to make my meaning clear, appointed Collector of Customs at it tends to poison the working of the bill | Charlottetown, which office he resigned in and to seriously compromise the position | September following, in order to concest Sellars of Bathurst and Mr. K. A. Reid of working people in the face of their Prince for the Commons, for the purpose of Newcastle were the members attending employers. Therefore I hope this amend- of strengthening the Conservative party, ment will be rejected by a decisive but he was defeated by a small majority He was in the Provincial Assembly At this point Mr. Gladstone was inter- scremous advocate of the building of the rupted by cheers from the members on Prince Edward Island Railway, and now advocates the building of a tunnel between Continuing, Mr. Gladstone said :- "The Prince Edward Island and the mainland. out in the country was not afforded him, lations between some workingmen and the for Prince, Prince Edward Island, at the and he found among all to whom he had trades insurance funds have been used as an general elections for the House of Comspoken a very strong feeling against the argument why the contracting out principle mons. Being defeated he was reappoint

The Case of James McCov. His Honor Mr. Justice Wilkinson the County Court has written as follows onounced type in matters which relate the official representatives of every work. men's organization that they did not dread subject of the imprisonment and release

such results. Their dominant fear was of James McCoy confined in the county rather that the bill would be nullified by jail of Northumbe land :-MR. EDITOR. -I did not see a copy of Mr. Gladstone went over the oft-repeated your last issue till Saturday evening or I A Chicago despatch of last Saturday arguments on the necessity of maintaining the should not bave delayed this criticism till says :- 'Judge Brentano to-day denitd bill in its integrity, and concluded by asking to-day—I observe in it, in an article on the motion for a new trial in the case of the purpose of attacking a slave raiding A. J. Balfour, the Conservative leader in scaling a horse, has been brought to the prisoner to be hanged on March 23." pelled to retreat with heavy loss. This desire to throw them overboard altogether? not been legally committed" I do not I WILL SELL CHEAP. seems to confirm the somewhat uncertain statements contained in a telegram reprint class working made of the best of stock, and by first class workmen, and guarenteed.

If the Government was going to commit suppose for a moment that you have any infanticide with the bill, Mr. Balfour said, he did not mean in any way to resist it.

these coldiers and sailors remained over men ameliorated. That was the choice and that these in some way had set the not to receive any amendments at all from McCoy is illegally confined in the said

matter before the Minister of Justice by than the necessary giving of a formal the crown to analyze the contents of the him, with additional powers to draw checks. though local in some respects would perhaps my manner of dealing with them for the last notice of his intention to apply to Judge stomach of Mrs. Ch is ie Jackson, whose BY VARIOUS ACTS OF EMBEZZLEMENTS. The debate developed no surprises nor Landry under the 19th section of the ex- body was recently exhumed at Bridg - through misrepresentations, concealments. affirmative except the third, which they disappointment for any, except those who tradition act-I am satisfied there has town, Annapolis county, N. S. reports that breaches of agreement, misuse of powers answered in the negative. To all the had given undue regard to the statement in been nothing of the kind-I did myseif he found enough rough on rats in the vis- confided to him, gross usuroations of powers questions, therefore, three of the Judges the Daily Chronicle this morning. If that bring the matter before the Department cera to kill 50 men. The case of Rachel with which he was trusted, he succeeded give a negative answer and two an affirma- statement, which emanated from the Radical of Justice at the end of October last Jackson, daughter-in-law of the dead during 1888, 1890, 1891, 1892 up to February, give a negative answer and two an affirmative, although the nays of the majority do not coincide—the nays on clause three being the Chief Justice and King, while the nays on the iner and King, while the nays on the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons, with reform of the House of iner and King, while the commons are constant to the end of Outober last the end of Outober la

OTTAWA, 3rd November, 1893.

I have the honor to be Sir Your obedieut Servant, E. L. NEWCOMBE, D. M. J. His Honor Judge Wilkinson, Chatham.

in the west, while it would have prolonged followers, in refusing to vote, has seldom offered to any one willing to make the Spencer 82 2 d the sacriff's pistal from make tolurar assignment for the consequently as well in the west, while it would have prolonged the strife and needlessly disturbed the country. The Dominion Cabinet would not have interfered in any event, and even if it had its interferance would have only led to a discovery of its impotence.

Spencer 8:2.4 the satural a pister to the sheriff and needlessly disturbed the been seen in the House of Commons.

In the evening to vote, has seldom offered to any one willing to make the application. The simple plan mode of proceeding is pointed out in the 19th Section to the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling of William the last decade. Without going the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling of William the sassets amounting to almost the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling of William the last decade. Without going the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling of William the last decade. Without going the sheriff of the sacring plant in the same to rune consequently as well behind as he turned, and shot him in the face and ucck. Five prisoners caeaped to seed in the 19th Section to the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling to vote, has assets amounting to almost the sheriff. The constables quickly summoned a party of deputies who left on horse back in hot persuit. The feeling the face and ucck. Five prisoners caeaped the sheriff application. The simple plan mode of proceeding is pointed out in the 19th Section the sheriff are and ucck. Five prisoners caeaped the sheriff are and ucck. Five prisoners caeaped the sheriff are and ucck. Five prisoners caeaped to seed in the same to find the same to find the sheriff are and ucck. Five prisoners are and ucck. Five prisoners are an ucck. Five prisoners are an ucck.

WM. WILKINSON, J. C. C. N. Bushville, 26th February, 1894.

Kings College Windsor in Trouble. A Halfax despatch says that a meeting this indebtedness.

Resolutions were passed strongly recomf professors that their services would not oe required after July next, and the executive protested in strong terms against the governors further increasing the overdraft at the bank for the payment of any more salaries until after a conference with the representatives of the alumni.

News and Notes.

resented on Friday at Ottawa with a

Rev. Dr. Fitzgerald, 81 years of age, died at Charlottetown on Friday from injuries received a few days ago by being thrown out of a sleigh. He was born in thrown out of a sleight to re-open the predetermined legality of the provisional was ordered. They consider the President had no right to re-open the predetermined legality of the provisional was ordered. They consider the President had no right to re-open the predetermined legality of the provisional was ordered. They consider the President had no right to re-open the predetermined legality of the provisional was ordered. They consider the President had no right to re-open the predetermined legality of the provisional ur-lined overcoat by friends.

church of England in 1846. Under a new French law cyclists are compelled to have affixed to their machines a metal plate bearing their name and address, so that the indent ty of the rider may be established in case

of an infringement of regulations. land, endeavoring to rescue the crew of a boastings. vessel in distress near there, met with a mishap: their boat was swamped and three

officers and three men were drowned.

ment of an adequate war indemnity.

prevailed among the poor.

Adrian Hope, one of the largest deposi- employ the name of R. G. Dun & Co.,

of service before him. A courageous parson of the established oured from the cashier of R. G. Dun & Co. fell; in a hard place, but did not hurt church of the West End of London re- a check to the order of Ogden Brower, himself seriously. cently made an attack upon fashionable treasurer of Campbell company on pretext laziness by announcing that the Sunday he desired to pay the account. He went morning service would commence at 11 to the Campbell company, telling them R. G. instead of 11.30 o'clock, as was customary Dun & Co. were short of funds, and asked instead of 11.30 o'clock, as was customary Dun & Co. were short of funds, and asked tatives of the race, who are ever and anon river, but no one was seriously jojured.

Ou the bridge at the crossing of Kom

give up their seats rather than be com- FORGED THE NAME OF OGDEN BROWER.

Shipping Exchange by the exhibition of a model of Lewis & Hunter's patent improved appliances for loading coal, coke and other materials into vessels. Tue process has been at work for some time at the Butte Docks. The coal is lowered f the executive of Kings College alumni down into the hold to the very spot where mending the governors to notify the staff above appliances 9,525 tons of coal were

> working hours. "We all Know toe Big Baboon."

sarcasm :-"Elitor Stewart has proved beyond the Queen was a violation of international

his own pen!" The Record also directed attention to the correctness of other portions of the In your issue of the 22 d inst. I noticed the fact that the Telegraph, for which report, dissents from that portion of it Mr. S ewart advertised himself as doing such able writing, would not mention his name in its columns for many years—or until it passed out of the control of the until it passed out of the control of the late Mr. Elder's family. Mr. S. conveniently ignores little matters such as

The coastguard crew at Inverness, Scot- these when writing his autobiographical directly conductive to bring about a con- represent this amount but the lobsters at A Sensational Arrest. New York, February 21 - Erastus Wiman, formerly manager of R. G. Dun & scheme of annexation, and upon this con-shipped to London, England, in reduction of Co., mercantile agency, builder of Staten clusion his conduct is seriously reprehenst the \$5,500 referred to due to Mr. John Island rapid transit railroad, and prominent warships Releigh and Widgeon, supported the House of Commons not to waste time on this subject, you say—"the case" &c Eugene P. Prendergast, the murderer of United States, was arrested to day charged tary report in which they say that while of the lobsters at Nigado it would be first funder presumed extradition papers for scaling a horse, has been brought to the prisoner to be hanged on March 23."

United States, was arrested to-day charged with embezzlements and forgeries amounting to \$220,000, and wes committed to the Sleighs, New Style, Double band under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be an under Chief Fodislah. It is report to be manged on Marie to the House, held that the bill contained many valuable reforms quite independent to the dark and of Morocco has made a satisfactory settle was made on a bench warrant issued soon soldiers were surprised by Fodislah and

A. J. Balfour, the Conservative leader in the House, held that the bill contained many valuable reforms quite independent to the House, held that the Bultan of the sealing a norse, has occur to the House, held that the bill contained many valuable reforms quite independent to the dark attention of the sealing a norse, has occur to the House, held that the bill contained many valuable reforms quite independent to the dark attention of the Minister of Justice and to Judge Landry by R. B. Bennett, and of Morocco has made on a bench warrant issued soon soldiers were surprised by Fodislah and which was the first to be met under our after the grand jury handed down two after the Pouse of the sealing a norse, nas occur to the House, held that the bill contained many valuable reforms quite independent or the foundation of the House, held that the bill contained many valuable reforms quite independent or the foundation of the sealing a norse, nas occur to the House, held that the bill contained many valuable reforms quite independent or the foundation of the sealing a norse, nas occur in the House, held that the bill contained many valuable reforms quite independent or the foundation of the sealing a norse, nas occur in the House, held that the bill contained many valuable reforms quite independent or the foundation of the sealing a norse, nas occur in the House, held that the bill contained to the dark the House, held that the bill contained many valuable ment of the claim of Spain, which comprehen is the establishment of the national the second degree. Mr. Wiman expressed believe the United States in some manner zone, the punishment of all offenders some surprise at his arrest. An effort was responsible. against Spanish authority, and the pay- made by friends to get bail late this afternoon, without success. Neither did Mr. TO GIVE SATISFACTION. M. S. Widgeon that the British force on general session by detectives. The complaint Board of Trade the council brought forward M. S. Widgeon that the British force on the West African coast had met with diasater.

The Admiralty office in London has received a despatch from Bathurst announcing the return of an expedition sent out to attack Chief Fodislah. Almost at the beginning of the march native carriers of liberty. If it was poison it was the poison where the west and the west and the west and the west at the beginning of the march native carriers and the west african coast had met with go afterwards to the country saying what a deautiful bill the opposition destroyed. Do afterwards to the country saying what a deautiful bill the opposition destroyed. Do not let the Government praise the virtues of it is because I think the acticle is mission at the opioin at the opion of the same unprecedented states: "The firm of R. G. Dun & Co., a resolution that it would be wise to have a fitter paying the costs referred to. Of course the during the period overing the act complaint that I desire to call your plained of, was formed January 1st, 1889 of the Grand Canel. The gondol is were plained of, was formed January 1st, 1889 of the march pay the expense of the St John deaded, do not let the Government taken to the readers from the facts as they exist—and ago are result of the same unprecedented the council brought forward to the same unprecedented and not supported by the facts as they exist—and ago are a result of the same unprecedented the council brought forward to the council brought forwar no right, title or interest in the property and

snow covered, the narrow pathways were impassable, and great suffering and misery relations with Mr. Dun. Wiman was not a steam, rail communication, question of the partner of Dun in the usual sense. He had tariff and other matters of general interest, son bad the authority for taking possession, A new kind of fuel made from solidified goodwill of the business or profits thereof. write to Fredericton, Marchai, Caraban, petroleum and other materials is now being It was agreed he should receive certain per- Newcastle, St Stephen, St Andrews, Sussex opinion that he should do so. It must be extensively manufactured in France. It centage of profits, and specially provided he and Woodstock asking them if they had not understood that the properties referred to as is stated that its heat-producing properties should eccive only such sum for salary for boards of trade to organize them and to send | held by the bank, formerly owned by me, night. Next morning it was decided to before the Liberals. They had chosen. It law in motion or so seconded Mr. are very great, and that experiments to faithful service rendered. The amount of delegates to an annual convention. There are return to the boats. The party had would rest now, not with the House of ComBennett's efforts that Judge Landry had use it in engine furnaces have been of a profit should be the basis of determining the boards at Frederiction, Monoton, and St. as far as I was concerned, that as soon as I amount of salary. It was provided in the Stephen and these have evinced an interest paid my obligations to the bank I was to articles of association that he should not in the suggestion. tors in the Bank of England, was permit- except in the regular and proper business lined some of the advantages of this idea. disconnted, not considered first-class, but ted by that instatitution to overdraw his of the said mercantile agency and should not There would be many advantages arising flually sold by the Bank of Montreal under account to the amount of £420,000, Hope use the name of the said association in from such an annual affair. The different mortgage. That Mr. Johnson is fully having lost all of his deposit; in specula- issuing, making, drawing or endorsing notes, business and farming interests of the province secured for all the advances made to me tion, subsequently the bank made a dt- bills of exchange, draft other obligations, would reap considerable benefit generally, should be fully understood by your readers.

The Toronto Globe, referring to the decision of the Dominion Suprement of the matter of the matter of the matter of the questions as stated in last week's Advance and says:

"The thief justice answered the questions of the foreign to the decision of the Dominion Suprement of the Dominion Suprement of the present instance was decidedly matter not necessary for the purpose of making the order to be decided—and Judge Landry is not likely to volunteer going to rise in wrath against the upper loss of reight to sign the firm charactery would reap considerable benefit generally, ment so desired. The policy of the Government of the purpose of matter not necessary for the purpose of making the order to be decided—and Judge Landry is not likely to volunteer going to rise in wrath against the upper loss of the purpose of making the order to be decided—and Judge Landry is not likely to volunteer going to rise in wrath against the upper loss of the purpose of mand upon him for £350,000, which was not of reight rates, subsides to mad upon him for £350,000, which was not of reight rates, subsides to mad upon him for £350,000, which was not of reight rates, subsides to mad upon him for £350,000, which was not of reight rates, subsides to mad upon him for £350,000 to protect Hope against the interior of the subscipling and the order to be decidedly the bank made a devent of the purpose of the date of the matter of the subscipling and the order to be decidedly the purpose of the purpose of the rates of such paper for the purpose of the matter not necessary for the purpose of the date of the matter of the subscipling and the order to be decidedly the bank upon him for £350,000 to protect Hope against the in the reveal and to would reap considerable benefit generally.

And undered to reveal and the woll appear that the action and the woll appear to the view of the rates of such papers.

The control of the control of the purpose of the matter of the purpose of the view paper and it would reap considerable benefit generally.

And un Wiman was the salaried manager for Mr. western could also assist and all combining Jacques, poision expert, employed by Dun, with such powers as the contract gave | could then carry out different ideas which | a piece of business they, in consideration of

John Record.

forming a Board of Trade in Chatham is to be the order that I think he will have difficulty taken up at meeting to be held in a few days. in proving, and the business seems to be a Wonderful Ski-Leaping sibilities of the ski-runner in leaping through am acquainted with the facts of the case,

Court of the United States to retire at the then paid Mr. Bullioger the sum Mr. When Hemmestvedt came down the thousand people composed the funeral age of 70 years. As Judge White is only Wiman appropriated. On 20th January, last time he leaped through space the

printing press and manufacturing company eclipses by far all the records both in \$5,580 for printing presses. Wiman pro.

in that superfine district. He has been compelled to surrender, for there was an immediate marked decrease in the size of the congregation and a number of pew the number of pew the congregation and a number of pew the number of pew the congregation and a number of pew the num at Fredericton, which was distinguished in a golden hearse. The cost of the funeral was about \$100,000. pelled to go to church a half-hour earlier. treasurer, on back of the check and ap- characterised all the principal speeches made

propriated it to his own use. The firm by the delegates. Secretary Hubbard set A Thomasville, Ga., despatch of last subsequently paid the Campbell company a good example for those who followed by

com Marcs

Erastus Wiman who—together with Edward Fayrar and Count Marcier—
as a potent factor in mileading the Liberal party of Canada into the error of adopting the unrestricted reciprocity fai as its shibboleth in the last general elections, seems to hear analysis."

Gladatone and the Pers.

Shortly after the formal opening of the end of the control of the cont

Mr. Wiman is now at liberty, on bail of I think the fact that we have here to-\$25,000. His lawyer has published a state-\$22,000. It is tawyor has published a state of the state

nent making it appear what has taken at the statement of are in a hopeful frame of mind and have Mr. Dun, however, is quite circumstantial faith in our province and dominion, gives the deleful strain referred to lie direct and I believe that the influence H.waiiaa Affairs of this association will go to counteract The S nate committee on foreign relations dispiriting influences by practically proving abmitted a report on the United States. to the young men of the province that Hawaii affair on Monday. The report of a there are opportunities for honest labor. was held on Thursday last when the it is to be placed. By a system of financial condition of the college was dismassed at length. It was announced that motion of 40 feet radius, every hold in a proclaiming a protectorate, and finds present excelled in any country. In only twenty-two resident students were ship can be worked at the same time. enrolled; that there was a deficit on The clames have a lifting power of 18 the same time. current expenditure of about \$10,000, and the total debt was \$25,000. A very vigor
operation, carrying fully ten tons. The effect that the evidence taken by the com
leading us on to better things, let us give ous protest was made against any of the greatest and only fall the coal can have is mittee under more favourable circumstances the people the actual results of practical trust funds being tampered with to pay the feet, and this applies only to the first leads the committee to a different conclution few lumps, and as the box fills the fall is sion from those reached. This report profit. Theories unpracticed are sometimes reduced until it becomes nil. By the above appliances 9.525 tons of coal ways.

Alabama), is concurred in as to all its but they do not carry conviction. Let us placed on board the ship Samoa in 20 essential findings by the Republican mem- as progressive men putting the ideas and bers of the committee, Sherman, Frye,
Dolph and Davis, but they dissent
on five points. They condemn report results for the benefit of all, and so Commissioner Blount's appointment broaden and strengthen the work of Some of the papers are poking fun as unconstitutional, declare the executive improvement aimed at by our Experimental quietly at editor Scewart of the Worl; orders placing the navy at Honolulu under Farm system and governments dairy ver his egotism in trying to make people the orders of Blount or Minister Willis institutions. In doing this we will believe that whenever he steps on one were without authority of law, that able to appreciate the information which end of the world the other end "tips up." Blount's order to Admiral Skerritt to from year to year is available to us through Gov. Howlan of P. E. Island was The St. John Record has the following lower the flag was unlawful, that Blount's the lectures and reports of Prof. Saunders and Willis's intercourse with the deposed and Prof. Robertson.

The following letter from Mr. John predetermined legality of the provisional Windsor is published in explanation of

government. The report of the minorsty, certain Equity Court p occeedings which and Gray, without denying or conceding week :which declares "that the only substantial Cases." In this article I am rather misrepreirregularity in the conduct of ex-Minister souted. The article referring to myself ority find that Stevens' conduct was W. R. Johnson had nothing from me to dition of affairs which resulted in the over- Nigado, which I am credited with refusing to throw of the Queen, the organization of a deliver to Mr. Johnson. The facts of the provisional government, the landing of United States troops and the attempted were given to the Bank of Montreal and ible and deserving of public censure.' and that Mr. Johnson was informed by me Senators Butler and Turple tile a supplemen. that if it was his intention of taking delivery

to pay the costs incurred in the manufacture of the same, which liberty I felt in duty bound to refuse, but informing Mr. Johnson The council instructed the secretary to it never struck me that he would require to

have them back, being handed to the Bank To a reporter Mr. W. F. Hatheway out. of Montreal as collateral security on paper 20 years, had not the face to perform. How be a benefit to the whole province. [St. ever, Mr. W. R. Johnson has made several We understand that that the matter of statements to the Judge in order to procure dirty one, to say the least, on the part of the bank under the name of W. R. Johnson, as a cloak, which in their own interests, if I

court, which was reviewed by 150,000 more. 48 years of age, he has twenty-one years 1893, R. G. Duh & Co., owed the Campbell enormous distance of 120 feet, which Among those present were members of the imperial family, peers, representatives of various Buddhist temples and leading officials of the locality. The procession consisted of about 2.100 priests, with nearly 300 Acolytes and 1,000 attendants. On account of the great growds three The well intentioned but doleful representially and 20 persons were thrown int the

Deafness caused by Catarrh.