THE DAILY GLEANER, FRIDAY, MAY 8, 1903.



Continued from page 6.

Continued from page 5. As there are some other sections to be added to this bill 1 will move that pro-gress be reported, with leave to sit-again. This was done. The bill for the encouragement of the manufacture of railway cars was then considered. HON. MR, PUGBLEY, said he would move that progress be reported. There was a difference of opinion in regard to this bill and the Government did not desire to press it. Progress was reported.

EMPLOYERS LIABILITY.

EMPLOYERS LIABILITY. The House went into committee on the bill respecting the liability of effi-ployers for injurics to workmen. HON, MR. PUGSLEY said that while this bill had been carefully framed they did not expect to satisfy, everyone. As an evidence of this he ind received a telegram from the Trades and Labor Council saying that they would not accept this bill on the ground that no class of laborers should be excluded from it and that no law would be acceptable that did not em-brace the ideas in the New Zealand Act. The was not wedded to that Act. He thought it went soo far and there was no reason in demanding that this bill, biald include every class, of laborers. The Government was not prepared at present to go to that ex-tent, nor did he think that the public demanded it. They had gone to what they considered a reasonable extent and he thought they ought to move carefully in this legislation. The Gov-ernment did not propose to delay the present did host propose to delay the preduct at the was satisfied that the great mass of the working people-would be benefited by it. MR. HAZEN sati. He was quite to the Attorney General. He was quite they was introduced law these instance to the act, but condem it. Prior to his design a compension, bill was introduced law these instance to the act, but condem it. Prior to have have another, bill that the and this we remedy, where there is no common law remedy, where there is no limit as to damages. MR HAZEN - In New Zealand, Bel-gium and France the laws go Turther than in England and he was informed that their effect had not been unfavour-able to the interests of the country. The workmen further asked for a board of arbitrators, as in the New, Zealand Act. They want some cheap-er tribunal than a court of law. They also think that there ought to be a fixed amount ger week as compensation for injuries. They object to a court from which the decisions can be appealed and which would be ruinous to poor men. They also suggest that the de-fence of coumon employment shall only avail when there is not only a common employment but a common employer. There is a feeling in this properity that sa habor is the basis of its properity that social statue of the labourers should be recognized, and Continued on page 1.

of this, the 'matter stood over and now we have another bill that the

Continued on page 1.

A LETTER FROM STE CROIX.



By it, attriny, and white out of the house," He noticed, absently, that the people be passed stared at him, even his own-baborers; and one or two multered Poly Marden's name at a safe dis-tance, but they did not trouble Cyril-all his thoughts were of Leola. Full of grief and bitterness of soul he strods on with downcast head. He coult have borne all and smiled at everything it she had been true and staunch.

Autoch. But that she should have believed he tissue of lies which had been so meeniously weaved, struck him to the

incentously weaved, struck bin to the heart. Ha felt, besides, bewildered by the tangled web which had clung round him and impeded his progress. There had heen deceit and forgery somewhere. Who was the prime mover in the plot? Who else could it be but Pailip Deceive.

Heant.
"Will Mrs. Wetherell see me?" nsk-d Cyril.
"No, Mr. Kingaley," kaid the man confidently: "I am sure she will not. So is up with the young mistress." Cyril turned slightly away to hidse the emotion which showed itself in his queering lip and pale face.
"Simmonds," he said, "there has been some foul play." "Indeed there has, Mr. Kingsley." esid Simmonde, grim y.
"Not on my part, although I am credited with it. Simmonds, will you take a message to Miss Dale—or Mrs. Wethereil from me?" "If you don't mind waiting outside, sir." said Simmonde, gravely. "My orders were strict; you were not to be allowed to set foot in the Atbey." Cyril could not forbear smilling sad iy.

Miss Dole will send you a communication.
"Very well," suid Cyrif. "Good morning, Simmonds, and thank you."
"Good morning to you, and good by, I expect as well," suid Simmonds with a sight and Cyrif heard the heavy door close with its ponderons weight.
The walked back to the farm in a state, of mind utterly impossible to describe, but which may, with some little difficulty be imagined.
"Would Leois seed." we would is be they would suffer him to be at her side 2. Was she very ill-dangeroosity. His beart sank terribly at the question. Heavens I how should be beart this business.
He entered the cottage, waved Mrs. Weberls, but which we cot the uniters.
"Would he beart this business."
He entered the cottage, waved the solution of seart the numbers.
We heart and the solutions. "AD, said Similards, soleman, "It ain the plate you're given to running away wi'h, Mr. Kings ey l' "Now," said Cyrl, "go in and tell Miss Dak's maid, Mary, to tell her mistres that I am here waiting to see her or Mrs. Wotherell. That is all." "'I'lt go, but'a's of no use, Mr. King-

Mrs. Wetherell, as you may be aware." "I am aware, and I am, I must say, astonished at your want of taste," said Philip Dyce, shrugging his shoulders. "Considering that your little escapade is known all over the place, and that it most have reached Miss Dale's-your mistress's-ears. I must say I should have expected better taste from you than to endeavor to force your presence upon her." anity. Many a woman re-she lies awake hour by g the darkness with phan-at the creaking of the bed dclot Such symp-toms in general point to disease of the delicate To be continued.

vomanly or

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MAY COME TO ST. JOHN.

SYDNEY, C. B., May 7-A despatch states that Sir A. L. Jones, head of the Elder Dempster Co., of Liverpool, and Sir Allsen Dixon. a great ehipbuilder in the North of England, are interest-ing themselves in a project. for the erection of a steel shipbuilding plant at some port in the maritime provinces where the best facilities for such works are obtainable. ription." k for over eight years." writes k ... of Altamont, Grundy Co.,

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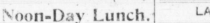


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purity, healing powers and superiority of the liniment over all others from throughout the world.

"I will wait outside, Simmonds," he said. "But bolieve me, the place would be as safe as if it were in the hall." "Ah." said Simmonds, solemnly, "it

not be fegarded as unfair if the Gov-cerment withdrew the bill. The pre-sent bill is undoubtedly an advance on the common law in making a foreman and superintendent fix the liability of his employers. He noticed that while the bill made the employer responsible for an accident occurring in consequence of the conduct of the man at the winch in loading a steamship, there was no provision for a similar accident in a quarry. The whole gist of the matter turned on the queetion put by the member for St. John, as to whether an employer would be liable for an accident due to the curclessness of a man on the scow placing the deals improperly in the sling. The Attorney General said he would not be. HON, MR, PUGSLEY said he was afraid he had been misunderstood. He thought that be same employment if thes were in the same employment the thought the stevelore would be liable. If there was any doubt on that subject he would not be liable, But if thes were in the same employment if thes were in the same employment the amount for compensation is not sub the stevelore would act makes it and mount for compensation is shot iming the stevelore would be liable. If there was any doubt on that the amount for compensation is shot iming the stevelore would he will be indefine so as to make the liability clear. MR, HAZEN - They also think that the amount for compensation is not iming the stevelore would be indefine is shot, indefine and gradient in a strict shot, while the Xex Zealand Act makes is to the and or shot to three versis in the in and frames. From thread clease not meed this Act, but can resort to his common law remely, where there is no innit as to damages. MR, HAZEN - In New Zealand, Be-gium and France the laws of further is no innit as to damages. MR HAZEN - In New Zealand, Be-gium and France the haws for further is no innit as to damages.
MR HAZEN - In New Zealand, Be-gium and France the haws for further is no innit as to damages.
MR HAZEN - In New Zealand, Be-gium and France the laws for f

sley, '-said Simmonds, and he shut the sley, "said Simmonds, and he shut the door." Cyril seated bigself on the stone-coping, and folded bis arms, prepared.
to be patient and calm: but suddenly he saw a tail figure walk across the lawn and enter the Abbey by the breakfast room window. It was Patilip Dyce.
Cyril sprang to his feet and his heart beat fast.
Philip Dyce was permitted to enter the nouse by the window, while he, Cyril, was kept outside. Patience A man needed the patience of Job to standit.
Five minutes passed before Simmonds opened the door. He shock his head solemply at Cyril. "As I said, Mr. Kingsley," nother of the ladies are at home to for on this patient arms the will walk down to the Hams Farm Mits D be will read you a communication. "Yerv web," said Cyril, "Good

