an be changed. a is concerned, at may in the are concerned, should be exs exist in the c. In so far as anitoba are conat they should chools. I be-I believe that ied. But, Mr. vote for a law e that that queser way than by a in the proposipposition.

you do. of course you er propounded ertainly believe rievance exists, l be remedied. elieve that the ing with this
. I am not a
know anything ere is one thing ed to me, and ernment which Act to become ut that Act by ny did they ever when they could far as I am conne to be devoid It seems to me vernment which ce, and who put of the courts of e driven into a l come and ask school laws of 1890, and which abolished. Aln disallowance nis Act of 1890 Strongly as l to the minority d to vote to-day ve that a joint

Government and rould arrive at a buld settle it in a to the country question, as has ill not delay the re several other I have expressed I have nothing