1861.

Re-enter Speaker in an agony of mirth. Enten other members, who catch the joke as nough it was infectious.

A stampede of the whole corps to the Speaker's coom, in which through the door can be seen the satisfies of the grave senators. Tilley puts the beaver on crossways, and leers around, amid tre. menduous applause. Brown then assumes it, and treats the members to a Highland Fling. Next it goes to the head of Borsford, who thereupon arms himself with the long staff of the Sergeant-at-Arms, and bringing it to the charge, rushes at Hanington.

Seene closes, with a general scramble, tussel, and flourish of cacchinations.

House of Assembly.

FREDERICRON, April 4.

The Homestead bill and bill to remove proper-

The Homesters out and bit to remove property qualification for members, rejected.

Long talk about going on with discussion on LandCommittee report. Tibbits, Wilmot, Fisher and others, thought it should be deferred until the evidence is all printed—importance warranted delay—only about helf of it was yet done; on the evidence is all punted—insportance warranted delay—only about half of it was yet done; on the other hand it was urged by Tilley. Smith and others, that members were quite competant to dicuss the matter fully now; that length of time which would elapse before the rest of the evidence could be printed and the country would be a printed and the country would be a

evidence could be printed and the country would not justify delay. Business of country dene, the House should be prorogued.

Wilmot gave notice of the following. Resolved that the Report of the Land Committee be adopted, and in opinion of the House the members of the Executive Government, as Trustees for public, are responsible for judicious management of public Domaia, and by endeavoring to escape from legitimate effects, of that responsibility have not acted in conformity with the spirit of the constitution, are not entitled to the confidence of the House. Words after constitution were afterwards struck out. Agreed to go into the matter to-morrow at 12.

Wilmot's Insurance bill for the benefit of maried women, agreed to

ied women, agreed to.

Bill to change the appointment of Water Commissioners, postponed 3 months.

Land Tax Bill passed Council.

A FREDERICTON, April 5.

Some talk about two lots of land obtained by Watters in Victoria County—money paid 5 weeks after purchase. Tibbits and others declared this a violation of the regulations. The argument as to whether the regulations required payment down when there was competition, was no clusive.

At 5 minutes to 1 Tibbits moved the order of the day. The question was put and carried in the affirmative, and Gilbert called to take the Chair, when Tibbits rose and said he wanted to move resolution. The Speaker said he could not. he must move it in Committee. Tibbits said he wanted it discussed with the Speaker in the

M.Leod gave notice of motion to adopt the Report, and affirming that it is the duty of the Government to take the report into consideration. with a view to such improvement in the management of the Public Domain, &c., as the facts elic-

ment of the l'ubie Domain, &c. as the facts elicted by the investigation suggest.

House discussing points of order as to who was not before the House. Finally Gilmor moved a resolution to adopt the Report. Tibbits them moved as amendment Wilmot's resolution. Gilmor then asked to withdraw his motion. Warm words passed. Smith charged upon the Opposition trickery and chicanery.—Wilmot said, if Smith charges me with trickery, I charge him with blackguardism.

No action taken on any of resolutions.
House adjourned at 4.20 to attend Dr. Robb's

FREDERICTON, April 6.

Fisher said he had reco the words expressing want of Confidence. did not consider resolution soon ancunted to want of confidence. Gillmor consented to let his motions stand . Tibbits speke for three hours he reviewed evidence generally. Censured conduct of Government: Reflected on Brown for being first to sign the document scaling Fisher's condemnation, while his own department was be-ing investigated. Stated decrepencies between Tilley's statement and Gomans reference to the Arnold Land.

Tilley followed—spoke an hour—not finished—argued that amendment implied want of confidence, and referred to a resolution of Fisher's in '54 on which Government of that day was condemned. Similarly worded to amendment showing Fisher's opinion then. His speech thus for principally recapitulation of matter reference to Fisher, and explained disputed accounts printer repudiating idea that heads of Departments should have sole control of such department which had have sole control of such departments which had been arged by Tibbits.

FREDERICTON, April 8. Ends Registration Orown Land grants passed Discussion on land Committee Report resumed

at 2.200 Tilley spoke till 4; thought the Report would have been, very different had full information been before Cemmittee. Defended several policy of Government in matter. Contended regular

Fredericton, April 10. From 9½ to 6½ House been discussing Report; M'Clelan, End, Brown, Smith, Wilmot and Con-

dell were the speakers.

General policy of Government involved in dis cussion, and evidence before Committee largely gone into. The two latter would vote for amendment; the rest against.

Brown reiterated his intention of resigning

after termination of term.

Impossible in limits to give a summary.
Wright and Dr. Vail obtained leave of absence.
They have paired off. Select Committee on
Myers' claim report. Myers' intends leaving matter with Government.

Vote not taken, but will probably be to-mor-

row. Debate taking wide range.
Watters and M'Adam against the resolution.
M'Intosh and Gray for it. Gray not done speak.

From the Colonial Empite. EVIDENCE BEFORE THE COMMITTEE FOR INVESTIGATING THE "LAND-JOBBING" CHARGES.

(Continued from fifth page.) "I think one of the parties asked me, if the land was chosen, and buildings erected, and the house occupied by tenant, or servant, whether that would be complying with the conditions? I could not tell him positively, but I thought that

Mr. Tilley resumed:—
"I had nothing to do with enacting of the La-

occur in any office in the respective counties, is it the practice of the Executive to consult with "Before I heard of this singular attempt of his

Aus. "No they are not always consulted."

Ques. "Are there ever any local appointments made on the bare recommendation of one of the members of the county to which the appointment is made, when all, or more than one of them, are on the same side of politics." on the same side of politics."

on the same side of politics.

Ans. "In reference to myself, if there are three members opposed to the Government and one supporting it, and the latter recommends a party. I myself would act on the recommendation of the latter, against the other three, if the party recommended was fit. About the course pursued commended was fit. About the course pursued the statement produced, I believe to be corin making appointments, I can lay down no rule. In a case when three are for, and one against the three are for, and one against the government, I don't no what would be done, as I know of no case of the kind. When two members of a County disagree about who shall be appointed, it is not a principle, that when they don't agree, no person shall be appointed, but the Grown ment will take such course as they think proper, according to the requirements of their Office.

tions of 52 and 56 were virtually repealed by those of 58. Compared different systems, claimsing great superiority of present one, government had not attempted to override Surveyor General had not attempted to override Surveyor General miss own name. I have shown, and stated that he lands for 15. H. Hall, were applied for in fictificus names. In the party of present one, government they were applied for in fictificus names. In the presente of Mr. Tilley, and it has an application not only in this case, but to others also. Lands find by general responsibility referred to Colonial Empire denied having ever had any connection of these fictifious names. I do not purchase them; the party, or agent, who the brighing dates them to be applied to the same of purchase them; the party, or agent, who causes them to be applied to the same of the cases, it has not."

The Committee here adjourned until to-morning transactions. Fisher followed spoke 14 thouses fictions names: I do not purchase them; the party, or agent, who causes them to be applied to the same of the cases, it has not."

EUROPEAN NEWS.

SPRING ARRANGEMENTS.

Atternations of Trains antil further Notice. Addrews, every MORNING, (Sunday excepted.) Ats. Addrews, every MORNING, (Sunday excepted.) Ats. Addrews, every MORNING, (Sunday excepted.) Ats. Arriving at Canterbary at 1.45, P.M. And leave of coming election.

Watters had been more guilty than himself, having violated a positive regulation which he had not done, instanced a case in Imperial Government 1803. Lord Melville guilty of improper appropriation of l'ablic Funds, yet did not resign till House by speakers vote decided against him. Reviewed Correspondence, and evidence generally believed that the party and the sountry, would endorse his conduct.

The names appeared in the Gazette, and the parties must have noticed in the Gazette, and the parties must have noticed it."

"Mr. Tilley continued:—"I was under the Im-

"Mr. Tilley continued:—"I was under the im-pression that the applications were in Mr. Hall's name, and I should have entertained that opinion

had not the fictitious names been shown to me:
"With regard to the land bought by Mr. Johnson I think I remitted him the money from St.
John, before I took the office; but I am not positive, but I know that the lands all some to sale tive, but I know that the lands an come to saturdary Montgomery, or under an advertise-under Mr. Montgomery, o

Point had been reserved; but that I could not say, as an Indian Reserve. I have since referred to the oldest Map of the River St. John that I know of, and the Word Indian Village is written at that place' or opposite to it. On the first grant plan of Madawaska, there is an entry across that very point. "Indian Reserve," rnd a note that Herbert got his lease of occupation in, 1826, in consequence of his purchasing r lease from the in consequence of his perchasing r lease from the Indians. That puts him somewhat in the position of Mr. Hart, only in a greater degree, as his craim compasses the whole; but Hartt only a few

if the lands were improved, a house built, and a person occupying it. in the time specified by the legulations. This person asked me the question because he was not in a position to live upon it himself, at that time.

"I do not recollect that Mr. Wilmot mentioned to move the Address, at the instance of parties owning mills on the Washademoak, whose timber lands were locked up by these applications.

[Mr. Inches wished to correct an unintentional mistake of Mr. Tilley, who had stated that the lands applied for, for Mr. D. H. Hall, near the Railroad, in November of 1858, (Mr. Tilley did not mention the mention the mention that mention the mention that mention is the wrote me, that he intended to move the Address, and the Royal parties wished to correct an unintentional mistake of Mr. Tilley, who had stated that the lands applied for, for Mr. D. H. Hall, near the Railroad, in November of 1858, (Mr. Tilley did not mention the menti lands applied for, for Mr. D. H. Hall, near the Railroad, in November of 1858, (Mr. Tilley did not mention the month) were applied for by Mr. Hall, and since in part conveyed to Mr. Tilley were applied for in Mr. Hall's name. They were applied for in Mr. Hall's name. They were applied for in the names of Peter and George Wilson. "The names are fictitious," said Mr. Inches. "They were signed by m., I think, in Mr. Tilley's presence, and I say so with reference to these, and other lots."

Mr. Tilley resumed:—

Steves applied, he did not want it for actual settlement; and that he (Deputy Wilmot) afterwards him, it was a cheat, and an imposition,—and Steves admited it, wishing, if possible to get the Land in in a legitimate fair way. In order to prevent Steves from getting a pretense for lumbering all around, I waited the full two years from the approval of the petition, and then applied, and directed Mr. Wilmot to purchase it for me, in the name of John J. Fraser. The purchase money was paid. Deputy Wilmot wrote me he put up tlement; and that he (Deputy Wilmot) afterwards him, it was a cheat, and an imposition,—and sumsound and dangerous.

Steves admitted it, wishing, if possible to get the Land in in a legitimate fair way. In order to prewas paid, Deputy Wilmot wrote me he put up notices, and the sale was duly notified.

Mr. Tilley resumed:—

"I had nothing to do with enacting of the Labor Act; but I think any man who has no land has a right to get land under that Act, who was willing to comply with the Regulations for improvement and settlement. I think his wealth or poverty would not effect the object of the Act.

"I think the applications came direct to me from Mr. Perkins, because I was led from seeing some of the names there, to write to Mr. Perkins, because I was led from seeing some of the names there, to write to Mr. Perkins, because I was led from seeing some of the names there, to write to Mr. Perkins, because I was led from seeing some of the names there, to write to Mr. Perkins, to see what were the conditions.

"I think that the Settlement of land under the Labor Act," might be done by proxy.

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"I think that the Settlement of land under the Labor Act," might be done by proxy.

Was pand, Deputy Wilmot called was duly notified.

"Since that time, my agent, John S. Trites, morities, reported that Steves, as I expected, had cut a considerable quantity of lumber on that land, and removed it, by rail to Moncton. The Graut not being out, Deputy Wilmot called upon Steves to pay stumpage. He took his note for it but I have never seen the note or its results yet. Mr. Trites, wrote me, that the demand was made in consequence of Steves' own statement that the timber was cut on that lot. The day after, he made, affidavit in order if possible to escape, that it was cut on the land adjoining; and in this not very creditable way of attempting to escape, that it was cut on the land adjoining; and in this not very creditable way of attempting to escape, that it was cut on the land adjoining; and in this not very creditable way of attempting to escape, that it was cut on the land adjoining; and in this not very creditable way of attempting to escape, that it was cut on the land adjoining; and in this not very creditable way of attempting to escape, tha Labor Act, might be done by proxy.

Shew him, as the adjoining land is granted land,

Question to Mc. Tilley. "When vacancies of which I have control, and in which no interest.

it the practice of the Executive to constitution the members who represent the respective Counties, as to the fitness of the person to be appointies, as to the fitness of the person to be appointed it. Wilmot, that I had no wish to be severe with him, and that it had agreed to pay stumpage for the first portion, I was satisfied unless he chose to pay more himself. The amount of the note was \$38.00. This does not include a larger quantity, which has been subsequently discovered to have been hauled out by him. This is the kind of improvement made by a large number of applicants under the Labor Act, in that quarter.

rect."

I hereby give Notice to all parties having demands against the estate of George A. Brown, M.D., deceased, late of the Town of Woodstock, to render the same to my Agent at Woodstock, in three months from the date hereof, are requested to pay the same to Mr. F. W. Brown have and as your Reporter understood, granted to John J. Feaser. It is of too great a length to admit of its being copied in time for the mail, and at the same time is not very important.

"These lands were sold under the system about eight your lands and and the same time system about eight your lands are sold under the system about eight your lands are sold under the system about eight your lands are sold under the system about eight your lands are sold under the system about eight your lands are sold under the system about eight your lands against the estate of George A. Brown, M.D., deceased, late of the Town of Woodstock, in three months from the date hereof, are requested to pay the same to Mr. F. W. Brown who is appointed as my Agent, to settle the affairs of said estate.

Woodstock, April 10 3000 Members of the Town of Woodstock, April 1

HALFFAX, April 3. America arrived at Halffax this morning. Bartain.—In the Common Lord John Russel promised to produce the correspondence with the American Government relative to the fugitive

Lord W. Graham asked whether explanations had been demanded of France relative to assis tance rendered by the French Minister in the escape of Miramon from Mexico. Lord John Russel admitted that Miramon had violated international law, but in the absence of official despatches the French Government had not been applied to

on the subject.

In the Corps Legislatif, Jules Favre moved his amendment to the address requesting the with-

ment signed by him. I can't say though about the sale; but if they were sold in July, 1857, that would be, while I was in the Government. But the applications were made while I was out of the Government. [This Mr. Inches said he would coroborate, as he had an investigation in the matter.]

"I have never known an instance, up to the present hour, intentionally. We have, on one or two occasions suspected such a thing might have been done, and made every possible enquiry, and we have never sanctioned any such sales.

"With regard to the Indian Reserve. In Madawska, I stated, in the forenoon, that Herbert's Point had been reserved; but that I could not say, as an Indian Reserve. I have since refersion, as an Indian Reserve. I have since refersion the temporal power of the Pope was offered, but was withdrawn.—Count Morny urging the Legislatuse to leave the solution to the Emperor. The entire address was finally agreed the necessity for such proceeds the wold of the statu quot to be impossible.

Bilitall (one of the Ministers) said the French Government would neither sacrifice the Pope to the unity of Italy nor the unity of Italy to the Pope. The aim of France was the true solution, but it was not accepted. He alluded at length to difficulties of question. The amendment was rejected 246 to 5.

An amendment in favor of the temporal power of the Pope was offered, but was withdrawn.—Count Morny urging the Legislatuse to leave the solution to the Emperor. The entire address was finally agreed to 213 against 13.

was finally agreed to 213 against 13.

So far from recalling the French troops it was generally reported in Paris that 10,000 men were about to be sent out nominally to reinforce the garrison, but really to make a counter demon

stration to that of Austria on the Po.

ITALY.—The new Ministry is not yet anounced. Rumour gives the following combination:
Cayour President of Council and Minister of For-

the Bank minimum shortly.

MARKETS.—Manchester advices favorable.
Cotton firm. Breadstuffs, quiet and steady—

New Advertisements.

Sofas! Sofas!!

WE have to-day received a large lot of

CUSTOM MADE SOFAS. Prices ranging from

and will sell them cheap for cash.
We have ONE DOZ. DIEFERENT SIZES. And p

ple wishing to purchase can have their choice in style and price.

Call while they are going.

HUBBRD & RICE.

45, A M.
Arriving at Canterbury at 1.45, P.M. And leave Canterbury every morning, (Sunday excepted,) at 9, A. M. Arriving at St. Andrawa, at 2.10 o'clock.
HENRY OSBURNE,
Manager.

April. 10, 1861.

NOTICE. THE Subscriber is prepared to Repair Guns, Pistols, and all parts of fire arms.

Woodstock, April, 11. ANDREW DOAK.

MESS PORK! 15 Bbls, New York City Mess Pork. Eer sale by, MYSHRALL & RICHEY. Fredericton, March, 20, 1860.

To Close A Consignment. HDS. Parto Rico Sugar;
25 Boxes Liverpool Soap;
Eor sale cheap for eash of approved payment.

MYSHRALL & RICHEY.

Fredericton, March, 13, 1861. Carleton Co. Agricultural Society,

FRESH CLOVER and Timothy SEED, fo

JOHN EDGAR'S. Woodstock, April 10, 1861.

The above is the growth of Aroostock, and warranted pure Northern.

AMBROTYPES!

MR. ESTABROOKS would inform the

Inhabitants of Woodstock and vicinity that he has made arrangements to leave this place in a fortnight and would request all who, wish a first rate likeness to give him a call at his

SALOON opposite Charles Perley & Store. He has on hand. Frames & Cases in variety. PICTURES

in a very short time in good STYLE and FINISH, A good Stereoscope and pictures for sale.

London Printing and Publishing Co., 34 DOCK STREET, SAINT JOHN.

THE following are a few of the numerous publications issued monthly, all are splendidly illustrated with the finest steel plate engravings—and sold to subscribers at London prices.

Furden's Modern Art, contains 60 plates, Freights at Bombay are reported lower. Exchange slightly higher.

The Mails reached London in time to go by the America, via Queenstown.

Financial.—Funds exhibited great duliness but quotations stendy; in the Discount Market good demand for money since reduction of Bank minimum te 7; general terms for good bills were 63 to 7. Fair but not pressing demand at the Bank. Gold continued to flow to the Bank, and there were anticipations of a further reaction in the Bank minimum shortly.

Markets.—Manchester advices favorable.

Furden's Modern Art, eontains 60 plates, Henry's Family Bible.

74

Warmth Russia, "over 200 "Indian Mutiny," 80

Verks of William Hogarth, "72

Furden's Modern Art, eontains 60 plates, Henry's Family Bible.

74

Warmth Russia, "over 100 "Indian Mutiny," 80

Furden's Modern Art, eontains 60 plates, Henry's Family Bible.

74

Warmth Russia, "over 100 "Indian Mutiny," 80

Furden's Modern Art, eontains 60

Furden's Modern Art, eontains for 74

Warmth Russia, "over 100 "Indian Mutiny," 80

Furden's Modern Art, eontains for 74

Warmth Russia, "over 100 "Indian Mutiny," 80

Furden's Modern Art, eontains for 74

Warmth Russia, "over 100 "Indian Mutiny," 80

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Warmth Russia, "Indian Mutiny," 80

Furden's Modern Art, eontains for 74

Warmth Russia, "Indian Mutiny," 80

Furden's Medican Art selection over 100 "Indian Mutiny," 80

Furden's Russia, "Indian Mutiny,"

Imperial Histories.

England,
Irela d,
France,
Scotland,
British Colonies,
Specimens can be seen and orders received at The
Journal Office in Woodstock and of J. Finley travelling

P. S.—Catalogues sent free by addrdssing R. MUNTER.

AUCTION SALE.

TO be sold on Saturday the 13th day of April at 11 o'clock, A. M., the unexpired term of the lease of Lot opposite John Caldwell's. Lot 70x40. THOMAS COLLINS, Auctioneer.

Woodstock, March 28, 1861.

SIXTEEN TO FIFTY DOLLARS, Axes! Axes! !

THE Subscribers have on hand, broad and narrow axes, which they will sell, cheapor than such articles have ever before been offered in the market. New Axes \$1.30, Jumped Axes Socts.

We have on hand the following articles:—
Picks and Rings, Pick axes, Hinges and Hooks, Bridle Chains, Pole Chains, Cant Dogs, Timber Crotch and turning Dogs, Double and Siugle Marking Irons, New Land Hoes, Mill Dogs. All kinds of Mill work done at shortest notice, sent to any part of the

COUNTRY

during boating free of EXPENSE:

WANTED.—An appropriation to the Edge Tool Trade.

D. JONES & SON.

Manufacturers of Edge Tools.

THOSE persons wishing to pay for the Jour-nal in WOOD, BRING IT ALONG. Fab. 21, 1861: