nome to transmit to the Department of Agriculture a copy of the statement of each of those medical men.

Mr. CAMPBELL—Certainly I quite agree with my hon. friend, and I will undertake that it shall be done.

The Senate adjourned at 5.20 p.m.

HOUSE OF COMMONS.

OTTAWA, Monday, March 10. GOVERNMENT OFFICIALS INTER-Dr. TUPPER laid on the table a return

hon, clerk in the paymaster's office of the Welland canal, was absent in 1878, and copies of the letters he received authoriz-ing him to leave his work to take part in lections, or to promote contracts nterest of certain persons. CONTAGIOUS DISEASES ANIMALS'

CONTAGIOUS DISEASES ANIMALS'
BILL.

Mr. POPE (Compton) introduced a bill to provide against contagious diseases affecting animals. He said the bill was very much like the old act. In the first clause it made the first six sections of that act permanent. It then provided that if any person knew of individual cases of cattle disease he would be bound to give notice to the Department. Provision was also made, just as in the English bill, for paying for cattle it might be found necessary to slaughter, and also, in case a party knowing his cattle to be diseased, did not give notice he would not be entitled to secure pay. It also provided that when attle were brought in from a foreign buntry, railroad authorities knowing the cattle to be diseased and not giving notice of the same to the Government should be liable to a penalty. In almost every other respect the bill was the same as the old

The bill was read a first time. BETTING AND POOL SELLING. Mr. ROBERTSON (Hamilton) introduc-Mr. ROBERTSON (Hamilton) introduc-ed a bill to amend the act for the repres-sion of betting and pool selling. Mr. MILLER—Please explain this bell. Mr. ROBERTSON said the object of the bill was to provide that it should not be unlawful to register debts or to sell pools on racecourses under the supervision of properly authorized associations.

properly authorized associations.

Mr. HOLTON—The object is to relax the penalties of Mr. Blake's bill?

Mr. ROBERTSON replied in the affirma-The bill was read a first time.

CORRUPT PRACTICES IN SOUTH GRENVILLE. Mr. McCARTHY moved that the petition of Geo. E. Longly and others, praying that an enquiry may be made into certain alleged corrupt practices in the electoral district of the Seuth Riding of the county

Mr. McCARTHY then introduced a resolution praying his Excellency to cause enquiry to be made under the Act 39 Vic. cap. 10, into the alleged existence of cor-rupt practices in the electoral district of the South Riding of Grenville, and that for that purpose a commissioner or commissioners be appointed under the said act. He said the hon. member for Chateauguay had suggested that the matter should be re-ferred to the Standing Committee on Privileges and Elections. As this was the first procedure of the kind under the act it was desirable that the House should be cantious in forming a precedent. Besides that the petition was of a very important haracter as it proposed, not so much to isfranchise individuals guilty of corrupt He, therefore, agreed with the hon. member in the suggestion that the matter be referred to the Committee on Privileges

Mr. HOLTON said he would then move a amendment which was, "That the d petition be referred to the Standing mmittee on Privileges and Elections with committee on Privileges and Elections with natructions to enquire and report as to the unfficiency and regularity thereof, and also to report as to the expediency of passing the address prayed for." As it was a lovel procedure it was desirable that mater should be examined and reported on by one of the Standing Committees.

The amendment was agreed to, and the latter amount of the standing Committees. ion as amended was carr THE FISHERY AWARD.

Mr. YEO moved for correspondence re-ative to the appropriation and distribu-tion of the fishery award. He contended that before the consummation of the treaty of 1871 it was necessary to have the sanc-tion of the island to it. It was stipulated when the island entered the Union that it hen the island entered the Union that it could have a share of the money awarded or the Canadian fisheries. The people of it island at public meetings had demanded heir share of the award, and they hoped nat their representative in the Cabinet could protect their interest in this re-

plea on behalf of Nova Scotia for a share the award due that Province. Mr. POPE (P.E.I.) said that no correidence had taken place between the

ominion Government and any of the Pro-incial Governments with respect to the istribution of the award.

Mr. FORTIN contended that part of the ward might advantageously be expended in the construction of gulf telegraph lines, and read extracts from his lecture on the bject. He dwelt on the want of abject. He dwelt on the want of arbours in the lower St. Lawrence, and ne necessity that had existed during precous years for good harbours and breakaters. When the treaty was abrogated, would be the duty of Canada to efficient-protect the fisheries, which had never at been so protected, and a number of samers would be required. The extent coast line to be protected extended over 168 miles, or as far as from Montreal to iverpool. An amount equal to the four ad a half millions would be required to complish this object. How would our sople like the Americans to cut timber in a forests on complete the control of the cont or forests on equal terms with Canadians? In dyet our fisheries, which were now sing destroyed by the Americans, were apposed to belong to ourselves, and our sople had erected canning establishments various points, Mr. POPE (P. E. I.) asked the mover to

spondence. The motion was withdrawn. he House adjourned at 10.40 p. m.

A Centle Hint.

In our style of climate, with its sudden anges of temperature—rain, wind and nshine often intermingled in a single day it is no wonder that our children, friends of relatives are so frequently taken from by neglected colds, half the deaths relting directly from this cause. A bottle Boschee's German Syrup kept about ur home for immediate use will prevent rious sickness, a large doctor's bill, and rhaps death, by the use of three or four ses. For curing Consumption, Hemorages, Pneumonia, Severe Coughs, Croup, any disease of the Throat or Lungs, its coss is simply wonderful, as your drugt will tell you. German Syrup is now d in every town and village on this conent. Sample bottles for trial, 10c.; rear size, 75c. In our style of climate, with its sudder

city of Victoria—a beauty picture of andsome city. This magnificent view, wing the harbour, streets, and every lding in the city limits, is now ready for sale by M. W. Waitt & Co., Public Company of the city limits, is now ready for sale by M. W. Waitt & Co., Public Company of the city limits, is now ready to the city limits and the city limits

THE RELIEF OF PAIN we firmly be "Brown's Household Panacea" fore surely quicken the blood, and whether taken internally or applied ally, and thereby more certa alle the strength of any other medicine similar uses. Sold by all dealers in icine. 25 cents a bottle.

tion to convey this opinion.

Mr. MOWAT defended the allowance, and said it was inaugurated by Mr. Sandfield Macdonald.

Mr. SCOTT thought that the Province should not be burdened by these judicial allowances, which properly fell to the share of the Dominion. He regretted that the motion of the member for Haldimand would prevent a discussion on this point.

Mr. FRASER contended that the faith of the Province was pledged to this allowance to the present judges, and therefore supported the amendment to the amendment.

ment.
The amendment to the amendment was The amendment to the amendment was then put and lost by 39 ayes to 49 nayes.

Mr. CLARKE (Wellington) then moved as an amendment to the amendment, that all the words after "that" be struck out, and the following added to the original motion:—"This House is of opinion that the faith of the Province is pledged to the continuance of the allowance to the present indees." judges."
The motion was carried by 56 yeas to

24 nays.

Mr. MEREDITH moved that the follow-Mr. MEREDITH moved that the following words be added to the original motion as amended:—"And that a representation ought to be made to the Dominion Government with the view of said allowance being hereafter assumed by the Dominion, and that the said allowance should not be continued as to appoint the said the said allowance should not be continued as to appoint the said the said allowance should not be continued as to appoint the said the said allowance should not be continued as to appoint the said the said allowance should not be continued as to appoint the said the said allowance should not be continued as to appoint the said the said allowance should not be continued as the said allowance should not be continued to the said allowance should not sho tinued as to appointments hereafter made The motion was carried unanimously. The item then passed.
The House adjourned at 12.15 a.m.

THE MUNICIPAL ACT. Mr. HARDY moved the House into Committee of the Whole on the bill to

amend the Assessment Act.

Mr. CREIGHTON regretted that an important bill of this kind should only have been placed before the members the moment the House was going iuto committee upon it. Under these circumstances he washed it. Under these circumstances he washed his hands of the bill altegether, as he would not be responsible for it, members having no time to consider it. (Hear.) Mr. HAY—I think we should advertise mentary language should not be allowed to pass unnoticed and unrebuked. When such language was allowed to pass unnoticed by the Government he did not wonder at the hasty legislation which characterized the House at the close of the

Administration of Justices.

Mr. HAY said that instead of procuring a 300 lb. nigger they should have obtained a 500 lb. nigger to sit upon the hon. member for North Grey. (Order, order.)

Mr. LAUDER sharply rebuked the hon. member for such language in the Chamber, and he trusted that it should not be induled in in future. (Hear, hear.)

The consideration of the bill was then proceeded with, and some discussion ensued upon the various clauses. When clause 19 was reached,

MEREDITH drew attention to the liminates for the sale of the sale of

Mr. MEREDITH drew attention to the proposition to grant licenses for the sale of the meat in quantities of less than one landred pounds. The intention of the Committee was to make the quantity "one-quarter" instead of one hundred pounds. The clause was amended accordingly reducing the quantity to one-quarter.

Mr. MEREDITH also drew attention to the 27th also the 27th clause, empowering corporations to enter into contracts for lighting streets, etc., for five years, etc. He thought it Pudent to strike the clause out altogether, at it will connect out.

Finally the Campaitte and the strike the clause out.

Finally the Campaitte and the strike the clause out.

Finally the Committee rose, reported Progress, and asked leave to sit again. CONCURRENCE.

On the motion to concur in the grant for and toncurred in, but that it be referred back to Committee of Supply to reduce the amount by providing for the payment of alaries and travelling expense of only two-high school inspectors instead of three.

The amendment was lost on division.

The resolution

committee of Supply to reduce the amount by providing for the payment of alaries and travelling expense of only two high school inspectors instead of three. The amendment was lost on division. The resolution was concurred in.

Upon the metien to concur in the grant for the Educational Depository being put,

THE WEEKLY MAIL

TORONTO FRIDAY, MARCH IL 1879.

See Assembly of the control of t

Sir A. T. Galt arrived at Montreal on Tuesday from his English mission. He will proceed at once to Ottaws.

The Manitoba members of Parliament on Monday presented his Excellency the Governor-General with an address, to which is Excellency replied.

The Quebec Government have advertised for tenders for the construction of a railway bridge over the Ottawa, above the Chaudiere falls, Ottawa.

A stranger found his way into the House of Commons while it was in session, on Friday night, and after meandering about food with murderously assaulting his brother on dond.

In the prisoner Z. E. E. Tweedy, charged with murderously assaulting his brother on don.

At Stratford on Tuesday in the case of the Queen v. Dr. Ford of St. Mary's, for the in the in

