PART.

most every inded. He had a it was properly shown to the fact that these in late was no of wrong-doing The hon. on had claimed operly expended matter should y to that was or \$70, where nflicting, he did as head of the hundreds of dolave the money auditor general, he was an offi-

you say to the ne can give me ere and ask for

son) had in no

rson-My hon. any such quesis in this posiment have reeneral to do in ev would not nother. I state qualifiedly that lirectly had any ne auditor gento the matter mber for Kent. to the auditor's member for default before ls of \$600. u say that all

report opposite no account are -The same re-

hon. member n all. But, as have no right count appears ally committed

said the hon. on had sought nst members of ey had authorl to furnish inould not allow others. He te the matter come to him he said was orts, and he at he ought to not to make not correct. He vas an old aced that he see see whether been filed. He en the auditor en in the interfor York. allow me to

that the hon. paper without v of the house. continuing. nt feature in atter was that n. member for ner entrusted of public

d that he never e up to the in any of the alled for to be

LEST FALL FIRST PART.

before his constituency.

best in the public interests.

ment on the table of the house. Re-

which my ruling was that the docu-ment should be laid upon the table,

but a reference to the journals of that

year will show that the question then

was upon an altogether different

right to do so.

table.

ontrovers

an affidavit was altogether different. The whole document had been read-not extracts from it—and it therefore Sullivan case, while all the time crown officers in connection with the Sullivan case, while all the time the became the property of the house, and crewn officers were doing everything should be available to every member. possible to bring the guilty party to The present speaker so ruled in the justice. As attorney general he case of the document read by the (White) did not believe in having acmember for York (Pitts) at the time tion taken until he was in posse the Quinn charges were made. The of sufficient evidence to warrant such document read by the member for Kent (Barnes) should be placed on a course. Otherwise an arrest might be made, which, owing to insufficient the table, not as a matter of fact, but | evidence, might result in a dismissal as a matter of right.

of the case, and in that way the ends Hon. Mr. Tweedle said no one knew of justice might be defeated. Neither did he as attorney general think, in the interest of justice, that he should better than the leader of the opposition the difference between the case inform the public of every step taken in the Quinn investigation and the present case. In the former case the in such a case as the hon. member member for York (Pitts) had made a (Summer) had referred to. serious charge against the then leader Mr. Summer said he desired to be understood as not finding fault in reof the government, and the declaration which the hon. member (Pitts) spect to the case mentioned. The bill has formulated as part of that charge. was agreed to with amendments. As a matter of necessity that declara-

Hon. Mr. Emmerson, in absence of tion had to be laid on the table of the Hon. Mr. Dunn, committed a bill to house. In the present case a private encourage the visits of tourists and member had read a solemn declarasportsmen to the province, Mr. Hill*in tion to clear his good name from a the chair.-Agreed to. charge that had been sought to be Hon. Mr. White committed a bill to n ade against it-to set himself right further amend chapter 59 of the Consolidated Statutes, parish courts, Mr. Dr. Alward-No one questions his Hill in the chair.-Agreed to.

Recess. Hon. Mr. Twedie-Suppose the hon. member for Kent had read a letter After recess Hon. Mr. White committed a bill in amendment of chapter 35 of the Consolidated Statutes, enfrom one of his constituents, it would be absurd to think that because he titled commissioners for taking affihad done so he must place the letter davits to be read in the supreme on the table of the house. It was just court, Mr. Hill in the chair .- Agreed as absurd to suppose that the docu-

ment read by the hon. member (Barnes) should be placed on the Mr. Porter, the new member for Gloucester Co., was sworn by his hon. He (Tweedie) regretted that Mr. Justice Vanwart and introduced members found it necessary to refer to Mr. Speaker at the house by Hon. to matters not directly touching ques-Mr. Tweedie and Mr. Paulin. tions of public interest. It was too Hon. Mr. Labillois committed a bill frequently the case that reflections to grant aid towards the holding of a were made from perhaps both sides provincial exhibition, Mr. Hill in the that were not altogether warranted. chair .- Agreed to.

He (Tweedie) had never referred to Mr. Labillois committed a bill for the Bear island bar expenditures, and the further encouragement of agrithe fact that in some places in the culture, Mr. O'Brien (Northumberauditor general's report there appearland) in the chair. ed the words "no account" was not The bill was discussed all night and

always evidence of dishonesty. It was until after two o'clock this (Tuesday) well to assume in the absence of posimorning, when it was agreed to with tive proof to the contrary that every amendments. Under the bill the commember of this house was doing his missioner of agriculture is authorized to grant assistance by way of bonus Dr. Alward said he must admire the to persons or companies erecting mills provincial secretary for his manly adfor the grinding of wheat by the mission that the words "no account" Hungarian or other roller processes: appearing in the auditor general's reand is also authorized to purchase port was no evidence of dishonesty. seed wheat and other seeds (to be The member for Kent (Barnes) had a sold at reasonable prices to the farmright to seek to defend his character, ers). The sum to be expended under but in doing so he had no right to this act is not to exceed \$5,000 a year, rake among the ashes of burnt out and the act is to remain in force five years.

Mr. Speaker-The point upon which Hon. Mr. Dunn committed a bill to my decision is asked is as to whether aid in the settlement of crown lands a private member reading from a pri-vate document is required under parin the province, Mr. Osman in the chair.-Agreed to. liamentary practice to lay such docu-

LETTERS FROM THE PEOPLE ference has been made to a decision of mine during the session of 1894, in

> Victorian Order of Nurses Klondyke Expedition. Government House.

OTTAWA, March 4th. To the Editor of the Sun:

point. A charge had been made by Sir-Every newspaper we take up tells us of fresh travellers to the Klondyke. ur readers of the

the protection of the Northwest Mounted Police. But it is estimated that the outfit, the year's provisions and the medical appliances for each nurse will not come to less than a thousand dollars for each. And then we must guarantee their salaries, although we fully believe that the patients will be ssion willing to give ample remuneration for the nurses' services, and that once on the spot, the Victorian Order will not lack for means for prosecuting and developing its work.

> face the perils and privations which their mission must necessarily impose on them. On the contrary, they rejoice at such an opportunity being afforded so soon to the Victorian Order to show what nurses may do for suf-

verse circumstances. And as they are prepared to go forth in this spirit, we fear not to send them, and we are confident that we shall not appeal in vain to their countrymen and countrywomen to supply the Victorian Order with adequate means to equip them fully.

Contributions to the Victorian Order Klondyke expedition may be either sent to me direct at Government House, Ottawa, or to Mrs. Edward Griffin, treasurer of the fund, the Russell House, Ottawa. I remain, yours faithfully,

ISABEL ABERDEEN.

A Disgraceful Mail Service. HIGHFIELD, Queens Co., N. B., March 5,

HiGHFIELD, Queens Co., N. B., March 5. To the Editor of The Sun: Sit—A great deal of dissapointment and indignation is caused in this and other postal districts by the mails arriving in a very irregular manner. Some of the mail matter does not reach its destination till it is near-ly two weeks old. When our mails come via Apohaqui, there was scarcely any cause for complaint, as it was a good service, and the mails not only came to hand on time, but there was scarcely a paper or parcel

for complaint, as it was a good service, and the mails not only came to hand on time, but there was scarcely a paper or parodi sent wrong. But since our mails have come via the Central railway, a great many blun-ders have been committed and a great many of our letters and papers are sent by wrong noutes. This is a phase of the matter to which Inspector Colter might devote his personal attention forthwith. Now, Mr. Editor, why should the people of a large section of the country be disap-pointed through the arelessness of a few individuals who are receiving their salaries just the same as if they performed their duties in a right manne? When mistakes cocur, occasionally we are exception than the rule to receive the mail when due, then we have ample justification for complaint. We would gladly welcome the Apohaqui service back again or a re-form in the present system. Yours, VOX POPULI.

Not Keeping Faith With P. E. Island.

CHARLOTTETOWN, March 5. To the Editor of the Sun:

To the Editor of the Sun: Sir-We Islanders are proud of the steam-er Stanley. There is not her equal in three continents. Why, even the great czar of all the Russias is just now sending his vice-Admiral Kawarow hither to this Island of Prince Edward that he may learn how to navigate icy waters, and break through the fatters that bind his commerce in the Baltic the and his fleets in far-off Vladivostock. And we can show him how it is done. True the fame of the Stanley is in all this iand, and in all lands. All who have crossed from the mainland to the Island with Capt. Finkayson in the winter season, when they had the fortune to make a good passage, join to chant the praises of the Stanley, and the tell perhaps a few miracles which she, hor any other boat ever did or could accomplish. But why we have the Stanley, what she is doing or has done during the past ten, or twelve years of her mundane existence few at his Island-that is few except sundry com-

PARLIAMENT.

Mr. McMullen Introduces a **Bill Concerning Aliens**,

and Grand Trunk Considered.

John Connor, Horace King, Col. Domville and Yukon Railway Charters.

OTTAWA, Ont., March 8 .- After a short discussion on the bill introduced by Mr. Fortin, providing for the standard weight for a bag of potatoes, Sir Charles Hibbert Tupper resumed the Yukon discussion. He referred to the fact that today completed the period of six weeks within which the contractors had agreed to complete their sleigh road. Already the contractors seem to have failed to carry out their undertakings. He observed that Hon. Mr. Fitzpatrick had proposed a fourth important change in the contract when he declared that the amendment would be introduced requiring the contractors to operate the railway. The government was evidently ashamed of their own bill and criticism of the opposition had already produced good results.

Sir Charles Hibbert went fully. into the discussion of the difficulties arising on the Stikine by reason of the United States legislation, and was speaking at recess.

In the evening Sir Charles Hibbert reviewed the course of the government in negotiating with the United States as to the customs regulations on the Pacific coast, and showed that Hon. Messrs. Paterson and Sifton had utterly failed to protect the interests of Canadian subjects. Hon. Mr. Sifton had bungled everything he touched, and yet on the principle that "a living dog was better than a dead lion," ventures to come into the house and sneer at Sir John Macdonald's instinct of government. The member for Pictou said he did not propose to speak with bated breath in reference to the United States. He was free to declare that in international relations, the United States government had sought every occasion to take advant-

age of this country. In sealing and in" many others that country had violated the principle of law and justice. He was prepared to believe that in future the people of the United States would compel the government of that country to go against Canada to every extent short of actual war. He would, therefere, vote against any project, the success of which would depend upon the United States' good will. He believed that the Yukon was the rich-

est field in the world, and declared that the people of Canada would support any government in a speedy, active policy to develop that country without any gambling proposition or Trunk Railway com

taken into the Yukon. Hon. Mr. Sif- | chi rge of the construction of a railton said he would do what he could about it.

OTTAWA, 'March 9 .- Among the bills introduced was one in the name of Mr. McMullen, concerning aliens. This bill enacts that no person shall become owner of a mine or member of a mining company in Canada unless he has for one year been a resident of Canada, or shows that the country of which he is a citizen has no alien labor law.

Hon. Mr. Fielding announced that the government had authorized the Bank of Commerce (Senator Cox's bank) to establish at Dawson City, in the Yukon district. This bank will transact government business and collect gold royalty.

Mr. McLean brought up again the matter of the Grand Trun! "nd Canadian Pacific rate war, which is causing great inconvenience in western Ontario, where the two railways refuse to exchange traffic. He called upon the government to take action to bring the trouble to an end, and if there was no power to take power from parliament right away.

Hon. Mr. Blair said that he had called upon the representatives of the two companies to state their case to him and see what could be done about

Premier Laurier observed that the recent incidents had shown the necessity for legislation giving the government greater power to act in such matters.

Sir Charles Tupper asked Premier Laurier whether the date of the West Prince election had been fixed.

Premier Laurier replied that the government had only heard today that the funeral of Mr. Perry had taken place, and thought it well to allow some time to elapse.

Mr. Morrison resumed the Yukon debate.

Mr. Morrison was followed by Mr. Oliver of Alberta, who got another chance to speak on the amendment. and took occasion to reply to Mr. Morrison from the opposition bench beside him. .

Mr. Quinn of Montreal opposed the contract, and Rev. Mr. Maxwell of British Columbia supported it.

Mr. Powell of Westmorland spoke for little less than 'an hour, delivering an address of great power and clearness. He opposed the construction on the Pacific coast at the present and especially by the proposed route on the proposed terms. Mr. Edwards followed in support

of the bargain, and spoke till mid-

Mr. Clancy asked that the debate be adjourned, but the premier insisted that the debate must go on, and the member for Bothwell went on. Hon. Mr. Foster moved adjourn-ment of debate, and the house adjourned shortly before one.

NOTES.

In both houses this afternoon the Queen's reply to the jubilee messa from parliament was read today. Senator Ferguson called attention to the announcement of the Grand

way from Windsor toward Truro.

BRITISH NAVAL ESTIMATES.

3

LONDON, March 8 .- The British naval estimates were issued tonight. They increase the expenditure by £1,-440,400, increase the personnel of the navy by 6,340 men, and provide for the building of three new battleships, four armored cruisers and four sloops of war.

The total number of war vessels now in course of construction includes 12 battleships, 16 first-class cruisers. 6 second-class cruisers, 10 third-class cruisers, 6 sloops of war, 4 twin-screw gunboats and 14 torpedo boat destroyers. The estimates also provide for the building of a new royal yacht.

NELSON'S WARNING IS NOW TIMELY.

NELSON'S WARNING IS NOW TIMELY. It is reported from the Riff provinces that French agents there are exerting their abili-ties in recruiting a number of Riffans for military service in Algeria, in which no doubt they will succeed. After two or three years' service these men will return to their native country as so many French citizens, who in their turn will extend French pfo-tection to their relations and friends, and by these means the whole population of the Riff provinces may become French in a few years. It is thus evidently clear that even the political status quo in Morocco is de-ceiving all the powers, excepting France. Wazzan being close to our district in the worth, and the Riffan provinces not far on the east, Tangler, it may be said, is becom-ing gradually surrounded by a French belt. Nelson warner Britannia not to lose sight of the Moorish coast on the Straits, but in the way things are going, what will become of the abtrance to the Mediternacean? What will be the fate of the main road to India will be the fate of the main road to at no distant future?-Al-Moghreb Al

JOE MARTIN'S REWARD,

WINNIPEG, March 8 .- It is stated nere that Joseph Martin, ex-M. P., will be appointed chief justice of Brit-ish Columbia as successor to Davie.

The Manhatan S. S. Co. has secured Pier No. 1, North river, New York, years, rental \$35,000 a year. for 30 This is the best pier in New York city.



The War Rate Between the C. P. R Those devoted women fear not to

ABERLY SUM ST JUAN A S. MARCH IS MUS

WEEKLY SUN, ST. JOHN, N. B., MARCH 12, 1898.

fering humanity under the most ad-

ditor's report. as in that posireful indeed as which he made 1. members on but as against public positions y. As far as as concerned opposition aputed himself a exonerate the If hon. memsist in their atcood names of side of the to be met by een produced per for Kent. overnment had the fullest inters connected n. Yet, when ed as to cerss, they took i meeting the shing the proresorted to a gument. What Bear island bar administration ught to get ino the finances re referred to occurred over ago, or matprovince had premier had er for York But when of the house defaulter, the answer the I said that in s reports he vould not as-

vidence that because he t. But I said t that in all down to the nts had ever expenditure r for York. hon. member er there were country, for g with names sent in their er for Kent impression of t of the hon. regard to the hat evidence had simply ies who had day for their empt to show rong doing. er say that The hon. ie hon. memd his friends t the governday with rerks? that rule to made while read by minnot apply to d by private s fully dealt the case of

the hon. member for York (Mr. Pitts) involving a personal charge upon the then attorney general (Mr. Blair). Such charge being substantiated by a solemn declaration, Mr. Blair had moved that the document be laid upon the table, when the leader of the opposition (Mr. Stockton) raised the point that the motion required two days' notice. I then decided, it being a question involving as it did an attack upon the private character of a member, that the two days' notice of motion was not necessary, as under the rules of this house questions of privilege are required to be taken into consideration immediately. The point now raised is an entirely different one, and the parliamentary practice is clearly shown on page 409 of Bouri-not. (The speaker read extracts from said page.) It was there laid down in very clear terms that there is not a parliamentary rule requiring a private member to lay a private docu-ment from which he is quoting on the table of the house. I therefore rule that the hon, member for Kent (Mr. Barnes) is not bound to lay the document from which he reads on the table of the house. The motion was withdrawn.

Hon. Mr. White, from the committee on law practice and procedure, reported that the committee had deby a vote of four to three cided against the principle of the bill relating to the science or method known as osteopathy, and had agreed to refer the bill back to the house. Hon. Mr. Tweedie submitted the report of the Boys' Industrial Home for

last year. Hon. Mr. White moved that the der for the third reading of the bill further amending the act respecting practice and proceedings of the supreme court in equity .-- Carried. The house then went into committee

of the whole on the said bill, Mr. Hill in the chair. Hon. Mr. White proposed an amend-ment, which he said he moved in deference to the opinion of an eminent legal authority in St. John, the dean of the law school there.-The bill was agreed to with ameniments.

Hon. Mr. White committed a bill to amend chapter 58 of the consolidated statutes, and to give civil jurisdiction the stipendiary magistrate of to Kent county, Mr. Hill in the chair. Mr. Johnson said he had no objection to the bill, but he wanted like powers given to the magistrates of Buctouche and Harcourt.

Hon. Mr. Emmerson committed bill to further amend chapter 63 of the consolidated statutes of coroners' inquests, Mr. Hill in the chair. Hon. Mr. Emmerson said the object of the bill was to lessen the number of inquests, except where it was shown in the public interests that such nquiries were necessary.

Mr. Summer hoped that in the interests of economy sight would not be lost of the fact that it was necessary to properly safeguard the public interests. He read from the Moncton Times an article copied from the St. John Gazette (a correspondence from Shediac), in reference to the death of Owen Hammill. That correspondence seemed to reflect upon the attorney general for lack of prompt action in the case. He (Sumner) did not pretend to say whether or not the reflec tion was just or not, but merely directed attention to the matter.

Victorian Order of Nurses' Klondyke expedition. Those who have read letters from pioneers who have gone into the country, and especially any who have noted letters from the missionaries who were

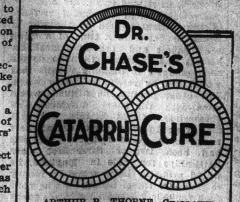
sent forward, will remember the emphasis laid upon the sufferings of those who have been overtaken by accident or illness or frost-bite. Under these circumstances, the hardships, which press heavily enough on travellers in perfect health, must become terrible indeed; and heavy must be the hearts of those whose friends and relatives are amongst the adventurers who are seeking their

fortunes in these inhospitable regions. And let alone the ordinary chances of sickness, we need reflect but little before we realize how great must be the danger from epidemics and fevers during the brief intense summer in a district where no sanitary arrangements exist, where swamps abound, and where crowds are pressing in day by day.

The work of the Victorian Order is but in its infancy, and it needs all its resources at the present time for the work of its training homes now being started at Ottawa, Montreal, Toronto, Halifax and elsewhere. But the provisional committee felt that it could not remain deaf to a call such as this for help, and decided that the order must prove at once its national character and its worthiness of the name it bears by sending a contingent of Victorian Nurses to the Yukon to work under the direction of the medi-

cal men there. Four fully trained, efficient Canadian nurses of experience will therefore be ready to start for their arduous post by the end of March or sooner, if we receive sufficient special contributions to equip them.

The government are affording us all possible facilities and assistance, and the nurses will be under the special



ARTHUR P. THORNE, CHARLOTTE-cown, P.E.L., says: "I have used Dr. Dhase's Catarth Oure, and it not only gave olief but made a permanent cure." Dr. Chase's Catarrh Cure

NEVER FAILS TO CURE Cold in the Head, Hay Fever. Rose Cold, Catarrhal Deafness, Foul Breath, Loss of Taste and Smell, and Catarrh in all its forms. IS Contains no Gocalne. Price, 25 cents, complete with blower. Sold by all dealars, or Edmanson, listes & Co., Toronto, Ont.

Hon. Ms. White said similar reflect

But why we have the Stanley, what she is doing or has done during the past ten, or twelve years of her mundame existence few of the outside barbarians who inhabit beyond mercial travellers, whom we tax \$15 per head for coming hither-and the caar, ever pause to inquire, Hence the reminder, "less they forget," as Kipling would say. The fact is that we have a contract with the Diminion of Canada, a real, binding con-tract, solemn as Muholland's contract which he made that stormy night on the cattle steamer, and our contract, like his, "ought to be kept," and it isn't! This contract binds the dominion to give the Island "daily steam communication with the mainland." It is so nominated in the bond. And because the bond has not been kept we are now bringing the dominion into the great court of public opinion to be forthwith amerced in sundry pains and penalties. "But," says Canada, "I have given you the Stanley." True, oh Kingl But the Stan-ley does not give us daily communication. The Stanley cost some \$160,000 to build, and her yearly maintenance is a matter of say \$24,000. Eight months of the year she is de-voted to the general service of the dominion mainly the faheries protection and light-house and coast service. About four months of the year are devoted to the task of pro-viding "daily steam communication." with the main duct us see how "daily" it is. I have before me a table prepared with in-finite pains by Horace Haszard, president of the board of trade here, and teiling all about the Stanley and her work. From this it ap-pears that as a winter steamer in the nine years, fast is the Stanley, good boat and well-officered as she is, gets stuck in the ice investions of winter service. Seventy-one trips in 122 days-that is the average-less. The fact is the Stanley in 1880, the lowest, up to 35 days in 1888. For long weeks past in the way from it days in 1890, the lowest, provent days in 1888. For long weeks past in the way from it days in 1890, the lowest, up to 35 days in 1888. For long weeks past in the of public lands. Sir Charles Hibbert closed his long, able and statesman-like speech with ten minutes of an eloquent protest which

called out round after round of cheers. Mr. Morrison had not closed when the house adjourned.

THE SENATE.

The senate met today after a fortnight's adjournment. Sir Mackenzle Bowell called attention to a report in the Washington papers that Edward Farrar of Canada had testified before the senate committee, giving his opinion that Canada was willing to give the shipment of fish from the Atlantic fisheries in return for free bonding privileges at Wrangel. No doubt it was his evidence to which Senator Hansborough referred in the oft quoted remark of his as to the attitude of the government of Canada.

Hon. Mr. Mills said the government could not control Mr. Farrar. The Canadian government would uphold the rights of Canada

Senator Miller was not surprised. after Laurier's utterance of 1896, that the United States senators should suppose that the Canadian governn ent would surrender the rights of the Atlantic fishermen. The rights of the maritime fishermen were dear to them and valuable to the country. He thought the time had come when Canada should cease to grant modus vivendi licenses, as they were only in-

tended for temporary expedient, pending the settlement of the fishery Rocky Mountains. Col. Domville has got up an interquestion esting discussion by contending that the proposed extension would inter-fere with a company which had a Mr. Miller said he had no sympathy with those who called Americans an enlightened people. charter to build from Edmonton to

Mr. Mills, replying to another question, said that the government would lose no time in filling vacancies now existing in the senate.

Senator Ferguson referred in touch-Ir g language to the death of his life-long friend, Senator Arsemault. His removal, he said, was a heavy loss to Prince Edward Island.

NOTES.

The Drummond Counties railway committe heard the testimony of Deputy Minister of Railways Schreiber. who gave information concerning the subsidies paid to the Drummond Co. Most of this information was already in the possession of the public. One new statement was elicited, namely, that in 1894 the officers of the railway department were asked to report on the probable cost of building the new road from Levis to St. Rosalie. It was estimated that the cost of the line would be \$1,365,000. The government agreed to pay Greenshields a sum equal to \$2,200,000 for his railway between the same points, after Greenshields had received some \$700,000 in subsidies. subsidies. The committee will meet

A deputation of the W. C. T. U. of Quebec province and Ottawa city waited upon the ministers today to request them not to allow liquors to be



not even practice law in British Col-umbia without six months' residence. Engineer Zacheus Fowler of this city, formerly of New Brunswick, is about leaving for Nova Scotia to take Never celles.

railway companies had decided to charge one-half fares hereafter on pure bred stock, and inquired if a similar concession would be given on the government railways. Senator Ferguson said that the farmers of the maritime provinces, in order to improve their stock, decided to import

concession would be granted on the

government railways. Senator Scoft

said he had called the attention of the

minister of railways to the matter,

The railway committee took up

business this morning. The first busi-ness was the Hudson's Bay company

bill. The company applying had al-

ready power to build from the Hud-

on Bay to Edmonton. They asked.

for an extension of time and other

things, including power to go on from

Edmonton to Yellow Head Pass,

Athabasca Lake. This is the railway

whese charter was recently obtained

John is a director. Mr. Blair argue that the Hudson Bay people shoul drop this section of the bill. Thi

recommendation was adopted by a

applying company not showing a

strong disposition to press the matter

The next order was a bill for a

tramway around certain rapids on the Lewes River in Yukon. There are three applications for charters cover-

ing the same ground. One of these is

promoted by John Connor of St. John

and Horace King of that city is an in

corporator. After some discussion i was decided to appoint a sub-commit

tee to examine the three propositions and report on them. A despatch from British Columbia

mentions Joseph Martin, formerly o

other report suggests that Fred Peters, late premier of P. E. Island, but Sir

Charles Hibbert Tupper, his law part-ner, gives no credence to this story. It is said tonight that the minister of

justice is considering whether Hon. D. C. Fraser is eligible for the ap-

mended by certain British Columbia

members. This appointment seems hardly posssible, as Mr. Fraser could

pointment, he having been rec

An-

Manitoba, as a possible successor the late Chief Justice Davie. A

and would give an answer in a few

days.

to an issue.

from Ontario pure bred animals for LYMAN, SONS & CO., Montreal breeding purposes, but the rates on the rallways were so heavy that they Wholesale Agents. could not do so. The Dominio Breeders' association of the maritime EPPS'S COCO provinces had taken the matter up, and along with certain members of the Ontario government had waited on the Grand Trunk Railway company, with the result that it was an ENGLISH nounced that the railway company BREAKFAST COCOA would in future charge only a fare and a half fare rates on pure bred stock Possesses the Following Distinctive Merits: for breeding purposes. Senator Fer-guson wanted to know if the same

DELICACY OF FLAVOR SUPERIORITY IN QUALITY GRATEFUL AND COMFORTING TO THE NERVOUS OR DYSPEPTIC. Nutritive Qualities Unrivalled IN QUARTER-POUND TINS ONLY.

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DR. J. COLLIS BROWNE'S CHLORODYNE

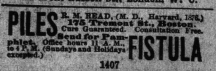
from the city of Edmonton by Hon. William Pugsley for Domville's Yu-kon Co., of which Mr. McAvity of St. THE HILUSTRATED LONDON NEWS, of Sept. 28, 1895, says: "If I were asked which single medicine I should prefer to take shroad with me, as likely to be most generally useful, to the coduction of all others, I should any OHLOBODYNE. I never insured without a and its general applicability to the relief of a large number of simple aliments forms in yea and nay vote, the counsel for the

Dr. J. Collis Browne's Chlorodyne THE GREAT SPECIFIC FOR

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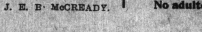
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