and as Section 14 makes the owner liable in the early part of this year customs relien before going on the work, or has been exercised, the expenses have else the owner would have been been cut down to a considerable extent, obliged to keep back all the money and taking into account all the probabil-So that the men who built the foundation ter that an equilibrium between income would have been kept out of their money until 30 days after the painters had to the next year, 1888-89, Sir Charles inished, but under the bill that passed they may get their money every Saturday night spection. Anticipating that his advice as nearly every case where he would have been asked to file a lien, he would have had neither a description of the lard, fance, in many depar, ints, wing to had neither a description of the lard, fance, in many depar, ints, wing to have in his office. Then how could he have sible to effect a material saving in exin his office. Then how could he have sible to effect a material saving in exregistered liens for Mr. Duval's Vancoupenditure. The charge for the public ver friends? Section 10 says that "suits debt and sinking fund shows an increto enforce the liens created by this act ment, part of it owing to the fact that ment, part of it owing to the fact that wersant with the facts. But how true is

THE VICTION PRINTED AND PRINTE shadows them all. The lien would have been prior to any subsequent lien by mort-had anticipated there would be a deficit of had anticipated the had anticipated th gage, without saying so in Section 5. "First in time best in right," is the rule with regard to liens. How different is the act that passed, which made the liens of the second state of t act that passed, which made the liens ceeded the estimate by \$57,680. The inchroned that he configures were: Revenue, \$35,754,993; exsuperior to a prior mortgage to the extent of the increase in value by virtue of the increase in value by virtue of the improvements. The filing of a lien under improvements. The filing of a lien under ent way as regards the current year, 1887. section 7 is not made a condition precedent for the continuation of the lien, and had that act passed, liens could have been filed at any time within, say six years, the usual statute of limitations;

ent way as regards the current year, 1887.

88. Anticipating changes in the customs duties, large quantities of merchandise had been taken out of bond previous to July last. The first year profited at the expense of the latter. As a consequence, would alone bear out our contention. But from another point of view our contemporary's assertions will be found to be mercy after we saw him about 100 yards up porary's assertions will be found to be mercy words. He probably is quite unaware of shall, who was there, undressed with the intention of immoring in to save him, but and as Section 14 makes the owner liable for all liens as to payments made before 30 days after the work is finished, without providing a rule for his ascertaining who had worked on the building or supplied to the latest. As a consequence, as a consequence, the vast amount of fish in transit to the united to fish in transit to the united to fish in transit to the united to fish in transit to the united States which passes through St. John, scattering money as it goes. In the had worked on the building or supplied to the latest. As a consequence, with the intention of jumping in to save him, but united States which passes through St. John, scattering money as it goes. In the did ware of intention of jumping in to save him, but united States which passes through St. John, scattering money as it goes. In the did ware for intention of jumping in to save him, but united States which passes through St. John, scattering money as it goes. In the did ware for intention of jumping in to save him, but united States which passes through St. John, scattering money as it goes. In the latest ware for intention of jumping in to save him, but united States which passes through St. John, scattering money as it goes. In the latest ware for intention of jumping in to save him, but united States which passes through St. John scattering money as it goes. In the latest ware for intention of jumping in the save him, but united States which passes through St. John scattering money as it goes. In the latest ware for intention of jumping in the save him, but united States which passes through St. John scattering money as it goes. In the latest ware for intention of jumping in the save him, but united States which passes through St. John scattering money as it goes. In the latest ware for intention of jumping in the save him, but united States which passes through scattering the latest ware for intention of jumping in the save him, but united States which passes through scattering the latest ware for intention of jumping in the save him, and on the 20th April they were \$227,000 materials, the owner, or any purchaser finance Minister has reduced his estimate of the data of the 20th April they were \$227,000 materials, the owner, or any purchaser of the data of the 20th April they were \$227,000 materials, the owner, or any purchaser of the 20th April they were \$227,000 materials, the owner, or any purchaser of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate of the 20th April they were \$227,000 more finance Minister has reduced his estimate. or mortgagee would be open to attack by lien holders for an indefinite time, and total now looked for \$36,000,000. The lien holders for an indefinite time, and the result would have been either to require every man to release all claims to was \$37,082,000. Economy, however, the people of Boston, New York and the was \$37,082,000. Economy, however, the people of Boston, New York and the Mabel Dickson, who was much agitated been cut down to a considerable extent, and taking into account all the probabilities it is thought by the Finance Minister that an equilibrium between income and outgo will be maintained. Coming to the next year, 1888-89, Sir Charles or every night. Section 7 also requires the claim for lien to be "verified by oath," so that at the very outset the laborer would have been obliged to employ a lawyer to draw an affidavit, a document requiring sources \$7,750,000—altogether \$36,900,greater particularity than perhaps any instrument known to the law. The act that passed provides a form of affidavit. Another serious blunder in section 7 is or steamship subventions, and a consid-Another serious blunder in section 7 is the use of words which would require all liens in Westminster district (including Vancouver) to be registered with Mr. Warwick, the Government agent, instead of at the Land Registry office. Mr. Warwick only keeps a record of the griginal grantee from the Crown, and, in nearly every case where he would have been asked to file a lien, he would have been asked to file a lien, he would have sides of the account will be relief to making this is included nothing for mail subsidies or steamship subventions, and a consideration or steamship subventions and a consideration or steamship subventions, and a consideration or steamship subventions, and a consideration or steamship subventions and a consideration or the firms office. Our content of the subventions or steamship subventions or steamship subventions or steamship subventions or steamship subventions

eastern American cities is taken on board the cars and goes over the Intercolonial from the shock occasioned by the accident. fishing industry in Canada." If our control of the stream and Marshall wanted to jump in to save him, but his wife wouldn't let him temporary imagined we meant that seines as it was certain death; it would have been

VESSELS SEIZED IN 1887.

140 miles. No doubt, it will be of some interest to the house to know what crews manned these vessels, to learn something in regard to their outfit, the amount which they are paid, and also something in regard to their outfit, the amount which they are paid, and also something in regard to the season's catch. The crew is gard to the season's catch. The master is usually consistent of the coast of outflet is gard to the season's catch. The master is usually consistent of the coast of outflet is gard to the season's catch. The master is usually on what is known as a "lay-out" which combines wages, which range from \$50 to the liberty enjoyed by United \$55 amonth, with practically a commission on the catch, amounting to about 25 or 30 cents a skin. One case will fairly illustrate the many: Hans Guttorenson the contention of the liberty enjoyed by United \$55 amonth, with practically a commissing season the Atlantic shores, that will be found a little furthe

whether a contract the contract of the first and the contract the contract of the contract the c

Aftred Adams. W. H. Dyce.

Anna Beck. Louis Olisen.

41
W. P. Sayward. Geo. R. Ferey.

134
Grace. W. Petit.

Ada. Jas. Gaudin.

55
The mates of the Carolena, the Onward, and the Thornton, were respectively James Blake, John Margotich and Harry Norman. Out of these vessels, whose names I have given, three were seized in 1886, in the distance from shore which is shown in this statement:

VESSELS SEIZED IN 1886,

Carolena.

Carolena.

139 miles of Cape Prince of Wales, in Alaska, to East Cape, on the eastern shore of Siberia, is 51 miles.

Carolena.

139 miles of Cape Prince of Wales, in Alaska, to East Cape, on the eastern shore of Siberia, is 51 miles.

The vessels seized in 1887, and their distance from shore, is shown in the following statement:

180 miles from Cape Chakotski. The Aleutian Islands cover a width, as hon gentlemen will see, of 900 miles, that is gentlemen will see, of 900 miles, that is reading the Alaska Commercial Company's charter from the north-west, is a distance of 900 miles, all inside of which is the Behring's Sea, which will simply give a reference to

Affred Adams. 62 miles Anna Beek. 65 "
W.P. Sayward 56 "
Toolphin 42 "
Ana Grace 92 "
Ada. 15 "
So hon. members will notice that the nearest point to any United States territory so to speak, which is claimed tory at which any of these vessels were seized was fifteen miles, and some of them were soized at a distance of about 140 miles. No doubt, it will be of some interest to the house to know what crews manned these vessels, to learn something Geodetic Survey of Alaska and of the reasons for preventing persons from

house which have not been mentioned by previous speakers. In the first place, there are 16 or 17 vessels that go up every year to the Behring's Sea. In 1886, the vessels which went up there, with the names of their captains, and their registered tonnage were as follows:

Name, Captain. Tonnage.

Carolena James Ogilvie. 32 Onward. Daniel Munroe. 35 Thoraton. Hans Guttornsen. 33 Alfred Adams. W. H. Dyce. 69.75 Anna Beck. Louis Oisen. 41 W. P. Sayward. Geo. R. Ferey. 135 Thoraton of the center of the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the custom house in San Francisco, had it to the dutin Victoria and going into Behruster of Uninak Pass, that is, from south-west point of Uninak Pass, and the cast entrance of Behring's Strait, is so that at the present moment vessels fit to do ut in Victoria and going into Behruster of Uninak Pass, that is, from south-west point of Uninak Pass are the case. I do not know that anything more can be done so far as the case. I do not know that anything more can be done so far as the case. or the man who A DELINQUENT.

effort to pay any one. Why the mayor and aldermen should make a dead set at Alex. Hendry, who always paid his debts and allow the great sinner I mean to re-

slendar, which will be presented at the assizes, to be held on the 21st instant Geo. Price-Administer ntent to kill.

John Roscamp, David Cragie, Riley Robbins—Placing a velocipede on the E. & N. railway track with felonious intent. Alfred Townsend - Ho Edward Clarke—Robbery.

Jas. W. Johnson—Uttering a forged ote and robbery.

L. L. Le Quime-Robbery.

THIRT

the Federa

OUR OTTAW

OTTAWA, May 5.—1 that the last official overnor-General shall parliament. It is foourteous act on the terminate its labors one leaves in ordeportunity of bidding the people of Canada medium of the speed as the date of Lorens salling has be

of necessity pron or necessity prot two or three day of Their Excel ecasion of grand here and at Mon ROCITY WITH TH Mr. Dalton McCar

stion.

gret that the ex-final

own a larger meas

speech was a vigorous long way to enhance M

on as a good only two other spafter Mr. McLelan

who is as noisy as h and the redoubtab

gument or language, utterances—although parliamentary bound

pandemonium in the n hour. The divi

Cartwright's amend Mr. Cook had concl

that the governmen majority of 51.

The old fathers

dropping off one by

est. Any one with the political the last twenty year

moments, carefully torical painting now ing room of the hou not but recognize t

taken place in the rai

judge was a promine tive province (Nova Stion, and for a numbe siderable part in provi

confederation he mad to enter parliament, h

He was appointed a paupreme court when ganized in 1875. His

Nova Scotia for i THE VACANT Already the gossipa to who will be appor created by Judge I felt that if any man

entitled to it, the the one, but it is ha

the prospective ret and the Tupper and the record Thos. White, that Sir

Thompson go. The justice is essentially the cabinet. He

placed in his hands a

han any two me ment, outside of the Tupper, and his abse on the event of h bench, would be gree nch, would be gre B. C. ACTS A return was bro specifying the reason of four bills passed bia legislature within years. They include t Sumas Dyking Lands

THE DEATH OF

markable speech the Marshall's motion in He had given notice motion:—"That it wou interest of the Dominion interest of the Dominion should be sought for in between the United Is add as would give to in the markets of the Mallowed to foreign stawilling for such privile in her markets in favour and Ireland, due regar policy adopted in 1879 fostering the various in tries of the Dominion a measurable of the Dominion a necessities of the Downs no prospect o the first opportunit on the question. He policy outlined in his recurred in it would be t ing our farmers a was absurd to talk o narket for our farm The great bulk of our Motherland. It migh we were to adopt any the United States wou in her tariff towards believe she could interests more than she A higher duty would n can brewers from buyi cause they could not import it from Can taxed our horses pretty could they tax them m told that there was lestation in favor of was not far distant wh in England would be pr the question. man a sacred personage, to venture reply to whom is sacrilege. Is the admission of a letter in Mr. Duck's defence a Mr. McLelan delive on the budget on Tu course of his speech & wright had claimed he extraordinary ability General, naturally e

"attempt to force infidelity down peo ple's throats?" Ah, "Believer," if you could but work your own sweet will wit what delight would you revive the "In-quisition" and apply the "thumb-screw," being heard in his own defence is a bigo and a tyrant at heart.

Now as to my identity. If "A Believer in Religion" will send or leave his name

at your office I will send mine to the Times office. I did not write the "Fair Play" letter; but I have no doubt that the gentleman who did will cheerfully disclose timself on the same condition. ANTI-CANT

To THE EDITOR :- Can you inform me y and if they are whether an excuse can found for one of the most prominen among them not paying his tradesmen

1 have my eye on one who is steeped to the lips in debt and never makes the first main in the city employ is a question that may well be asked them soon by
MANY SUFFERING TRADESMEN.

SPRING ASSIZES. A Complete List of the Cases to Come Before

W. G. Campbell—Conspiracy. G. W. Kennedy—Conspiracy. Robert Irving—Burglary.

Ah Sam—Receiving stolen goods.

Lum Hip—Conspiracy to kill.

Lum Hip Tong alias Lim Sam—Conpiracy to kill.

Ah Sam—Receiving stolen property.

Jas. Wallace-Arson

rom the summary THE NEW TERRIT

Considerable interested in the government a legislative at west Territories. V position has been manual control of the control