limit the enquiry was a most unfounded statement. The legal gentleman representing the complainants had freely stated that he had done everything in his power to farther the investigation and to bring about a full enquiry. The complainants of course had brought out such facts as tended to establish their case, and it was natural that as representing the board of education he should desire to have all the facts elicited. It was entirely false to say that he had gone there to defend the Catholics, and he had heard no such statement made by anyone while the enquiry was proceeding.

| Decause the previous regulation had not been entirely clear on the subject. If the opposition and voted with the government.

| Mr. Mott moved, seconded by Mr. Sive-wright, that his resolution referring the wright, that his resolution referring the wright, that his resolution referring the wright, that his resolution referring the committee of the whole, be made the the order of the day for Monday next. This was carried.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Driving Park Association.

| Mr. O'Brien introduced a bill to incorporate the Newcastle Dri

sponsible, but had acted with the usuada sponsible, but had acted with the usuada the following division:

Yeas—Blair, Mitchell, White, Tweedie, Theriault, Russell, Sivewright, Wott, the agitation would long since have died out. Although the board had acted with all possible promptness, the incident had been seized upon by agitators to incite the Protestants to establish a separate school.

Yeas—Biair, Mitchell, White, Tweedie, Slanchard, Thericalt, Russell, Sivewright, Emmerson, Labillois, Gogain, Lewis, Mott, K. Ilam, Smith (Westmorland) Flewelling, Scovil, Dibblee, O'Brien (Northumberland), Robinson, Dunn, McLeod, Wells, Ferris, Hill—25.

certain isolated, passages in Bishop Rogers' evidence, Mr. Pitts—Are you going to argue that

Charity to Bathurst. Hon Mr. White-I say that the bisho took a part in bringing them there; that was never disputed, but I have yet to learn 1892. that it is a crime for any individual to seek to bring a teacher to any district wher the decision is left to the trustees of the district. It is one thing to charge the bishop with ulterior motives. The evidence of the bishop as a whole did not show that he was merely seeking to continue the conven tual school, but that it was intended to that our Catholic fellow citizens are

The evidence of Father Varrily shows that it was the first duty of Catholics to render obedience to the state, so long a the state did not require of its citize de. That is the same view as put forward by all good Protestant clergymen and on that would meet with general approva The hon, member for York (Pitts) has quoted the hearsay evidence of Mr. McIn tosh to show that there had been some priestly interference in the management That a girl attending the sisters' school ha been guilty of indiscretion with a boatman; that she had been reprimanded by th teacher and had left the sisters and gone to Mr. McIntosh's school; that afterward the priest had seen the girl's mother, and the girl had gone back to the sisters school. This could scarcely be call-Bathurst schools no one could assert that the olarical influence is on one side. Regarding explained at length last year.

matter that got you into trouble. in the matter had been thoroughly explain ed. If the trouble had arisen because o such examination, then there had been little examination in no way interfered with any privilege enjoyed by Protestants. The speech of Mr. Pitts was mild compared with his agitation of last year.

INFLAMMATORY CIRCULARS. had been sent all over the country, and an attempt had been made to create the imhad a real grievance. What were the facts That from the passage of the school law down to 1889 the public schools existed in Catholics allowed the Protestants to have full swing in the running of the public schools. Previous to 1889 the cost of the public schools had been about \$1,100. Since the catholics came under the law there has been an additional cost of about \$350, the number of pupils since then attending the public schools having nearly doubled. Protestant children have in every respect all the privileges they enjoyed previous to 1889, and the same condition of things exists to day as previous to 1889, regarding teachers in the grammar and public schools, and as regards grades.

OMING TO BATHURST VILLAGE,

Mr. White said although there were 170

at the present time looking to a revision and consolidation of the statutes of the province.

Reselved. That this committee of the whole hot approves and adopts the report of the select condition and solve the report of the select condition of the province.

Hon. Mr. Blair—I think the amendment would not be in order, as it is nothing more than a negation of the original motions.

Dr. Stockton thought the words 'at the present time' made the amendment more than a negation.

The speaker said though he had grave doubts about it he would not rule the amendment out.

Mr. Hill said it seemed that the real of the province.

Reselved. That this committee of the whole hot adopts the report of the select condition of the triple in the statutory of the subtroney general reflecting unfavorably upon 1 or upon his integrity in office, as charged again him by Mr. Pitts, a member of this house (or alter appointed on the third day of April, instated to investigate and determine whether there or is anothing more than a negation of the original motions.

Dr. Stockton thought the words 'at the present time' made the amendment more than a negation.

The speaker said though he had grave doubts about it he would not rule the amendment out.

Mr. Hill said it seemed that the real full province is at the province.

Mr. White said although there were 170 Catholics came under the law there-has been

Catholic children attending the schools there as against sixteen Protestant children, there had always been one and sometimes two Protestant school trustees. Every considerition had been shown, both in Ratherst 100 Mr. Hill said it seemed that the real point at issue was that the government wisted to give some patronage to their political friends, while the opposition that the House go into committee in the Quinn charges, said that his object was to move a resolution band. Mr. White said although there were 170 Mr. Hill said it seemed that the real tion had been shown, both is Bathurst two so that they could get into power willage and town for the feelings and give it to theirs. Both parties had opinions of Protestants, and as the son of an opinions of Protestants, and the son opinions of Protestants of Protest Orangeman, he (White) must say that there | solidation. are little er no grounds for this so-called Hon. Mr. Tweedie said the opposition by the facts, and was only fair that the are little er no grounds for this so-called equal rights agitation. Fault had been found because prayers had been said in some of the school buildings after school buildings after school burns. The buildings were only hired from amendments offered a year or so hence to

She stated that she was compelled to kneel they all admit is necessary, but to wait censuring Mr. Pitts and disapproving of the punishment, and yet neither her brother | may be necessary in the important measnor any of the other Protestant children heard a word about it. Not a particle of testimony had been given to corrobate her statement, that she was compelled to kneel Scotia every 10 years. The cost of revision in connection with the Quina matter, which also passed by a vote of 22 to 6 at half past two Tuesday morning.

FREDERICTON APRIL 17 called to the stand. When she was asked in court to cross herself she was unable to do so. Even supposing this charge was true, the incident had happened five years the incident had happened five years.

Mr. Pinder in the chair.

Mr. Skinner to discuss it and the ment against the resolution that some proposed and that had fallen in the open water. It was here that the fatal shot was fired, as fined in the care which he had shot but it more than the court called and the care which he had shot but it more than the court called and the care when the care which he had shot but it more than the court called and the care when the court called and the care when the court called and the care when the care whe

It was entirely false to say that he had gone there to defend the Catholics, and he had heard no such statement made by anyone while the enquiry was proceeding. Referring to E. L. O'Brien's appointment, Mr. White said the gentleman representing the complainants had admitted that the report of the commissioner that the board of elucation were in no way responsible, but had acted with the utmost promptness to remedy the mistake. He

motion for Tuesday, that it is desirable to company. the bishop did not bring the Sisters of confer upon women the right to vote for election of members to this house. Hon, Mr. Mitchell introduced a bill futher

moved his resolution for the consolidation season for business men in the bring the schools under the law. He had the last consolidation was completed, and January or 1st of February. expressly and explicitly denied that it was twenty years since it was commenced. The discussion which followed was parrevision or consolidation of the statute law of passed. the province. A great majority of the chapters forming the old consolidation had the law relating to births, deaths and ST Luke's Church:—On Sabbath not revised but simply consolidated. Since then a larger mass of legislation had been passed than was passed from 1854 down to

1874. The present resolution provided for letter. revision as well as consolidation. It was

crudent to delay the work until the govern ment decided whether or not to adopt the 37 and also the new equity act. nopportune in view of the fact that the labors of commissions upon the law of procedure and rates and taxes had not yet natured. He believed the cost of the pro-

much to say as the matter had been of the fact that it included revision. The finances of the province were not very magistrates there was no great public de

> as against the resolution. The province could not afford to pay \$20,000 to satisfy
>
> Mr. Powell read returns under the law to to the literary entertainment adversace.
>
> Mr. Powell read returns under the law to to the literary entertainment adversace.
>
> States, \$150.00. It is also highly creditable show the inefficiency of the act. He moved
>
> Monday evening in the basement of St.
>
> States, \$150.00. Figure and is without doubt.

when important legislation was in a trans-Hon. Mr. Mitchell said if the work was pealed altogether.

revision was made every 10 years, and he thought that course could be adopted with Catholics maintained their own schools, and advantage here. If the province was unable notwithstanding that they were largely in to keep its own laws properly revised and the majority and paid most of the taxes, the printed it had better stop enacting laws. Dr. Alward moved, seconded by Mr.

Smith (St. John):—

Resolved, That in the opinion of this house it is inadvisable that any steps be taken at the present time looking to a revision and consolidation of the statutes of the Smith (St. John) :-

give and take between Protestants and promised by the government were unimporcatholics. (Hear, hear.) As to the testi. tant. To-day, they find even two of them of such paramount importance as to justify them in asking the house not to consolidate them in asking the house not to consolidate avote of 24 to 9. the statutes of the province, which work and cross herself and threatened with until it will be seen what changes and cross herself. Her mother and father would be distributed over three or four Mr. O'Brien committed the bill futher

Mr. Flewelling chairman. Agreed to with

Hon. Mc. Emmerson committed a bill for the protection of wage earners; Mr. Russell chairman. Mr. Emmerson said this seemed to be a workingman's session. The object of the bill was that wage-earners should not, through the insolvency of their employers, lose their wages. When the employer assigns, the employee is entitled to a first claim to the extent of three months wages. In the winding up of estates the employee is entitled to the protection of three months THE BISHOP ATTACKED.

The hou. member had most unfairly select—
Some certain isolated, passages in Bishop

Hill—25.

Nays—Powell, Stockton, Phinney, Shaw, swages, and the same principle applied to Smith (St. John), Alward, Pitts, Allen, deceased persons' estates. It also gaye to some control of the control of three months wages, and the same principle applied to Smith (St. John), Alward, Pitts, Allen, deceased persons' estates. It also gaye to smith the same principle applied to Smith (St. John), Alward, Pitts, Allen, deceased persons' estates. On Friday Dr. Stockton gave notice of gaged debentures issued by any railway

> Progress was reported with leave to sit again.
>
> Hon. Mr. Mitchell committed a bill relatamending the succession duties act of ing to provincial revenue and accounts.

uniform the law relating to certain expenses of criminal prosecutions; also a bill in amendment of chapter 51 of the consolidated statutes relating to county courts.

Hon. Mr. Blair, seconded by Mr. Killam, word his receivable for the consolidation of chapter 51 of the consolidated statutes relating to county courts.

Hon. Mr. Blair, seconded by Mr. Killam, word his receivable for the consolidation of the and revision of the statutes. He stated that Under the procedure proposed the house a period of seventeen years had elapsed sinc. | would be able to meet by the middle of

It had always been felt that twenty years ticipated in by Messrs. Alward, Tweedie, should not be allowed to pass without a Stockton, Blair and Phinney, and the bill

Hon. Mr. Blair said the law worked well Brook and also the loop line to Nelson. proposed to have the work completed by I896 in many parts of the province. In St. John The old consolidation had cost over \$18,000. particularly the registrar (Mr. Jones) did his He was in hopes the present one would cost work most efficiently and the change proto have such a law properly carried out, but consolidation, but he thought it would be he had no doubt of its ultimate success.

Mr. Pitts said the returns from some districts of the province were very inac- surveyor of lumber at Big Salmon River, judicature act, which would abolish chap. curate. The law should be amended so as struck luck at the last drawing of the Honof banns. Hon. Mr. Blair-Under the treaty of Paris

we have no such powers, as under that treaty posed consolidation would be greater than the old one had been, especially in view between the old one had been, especially in view between the old one had been, especially in view between the old one had been, especially in view between the old one had been the occasion, as was also that of the Moncton that we no phenomenal honors of the Worlda's that we not the occasion, as was also that of the Moncton that we not the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world we had been the occasion, as we was a series of the world better returns could be had.

be more accurate.

apply to Acadians of the lower provinces. Hon, Mr. Blair said it had always been so Mr. Powell read returns under the law to

Mr. Phinney said the feeling was that the law should be made more effective or be re-

Hod. Mr. Blair said the opposition should postponed until the laws ceased to require be willing to co-operate with the government arther amending it would stand over a to make the law more efficient by consenting long time. In the state of Maine the to have a larger allowance made for furnishing returns.

The amendment was lost, the bill agreed

to and the house adjourned at 11.30.
The matter of the Quinn charges came in the House on Monday on a resolution by Mr. Mott referring the investigating com- is an experienced stenographer and teacher. mittee's report to a committee of the whole. Mr. Mott moved the following resolution seconded by Mr. Dunn :-

found because prayers had been said in some of the school buildings after school hours. The buildings were only hired from nine to four o'clock, and the owners could use them as they liked after those hours. The school houses all over the province, or most of them, were built by Catholics and Protestants, and there is abundance of a widence that frequently such school houses after frequently such school houses and the fact that the opposition admitted the necessity of revision, was a good reason why the resolution should carry.

The school houses all over the province, or most of them, were built by Catholics and the fact that the opposition admitted the necessity of revision, was a good reason why the resolution should carry.

The school houses all over the province, or most of them, were built by Catholics and the fact that the opposition admitted the necessity of revision, was a good reason why the resolution should carry.

The school houses all over the province, or most of them, were built by Catholics and there is abundance of evidence to substantiate the assertion for evidence to substantiate the assertion that he had any knowledge of or complicity with the transaction, if any transaction took

The school houses all over the province, or he fact simply was that Mr. Quinn had been for a long time an applicant for office or his son; that during the election of 1890 he gave \$200 to his son for delivery to Wilson. There was not, so far as the Actorney General was concerned, an atom of evidence to substantiate the assertion that he had any knowledge of or complicity with the transaction took

The school houses allowing the election of the fact simply was that Mr. Quinn had been for a long time an applicant for office or his son; that during the election of the world using Roman Catholic prayers oatechism and using Roman Catholic prayers oatechism and using Roman Catholic hours.

(4) The trustees teaching oatechism and using Roman Catholic hours.

(5) The trustees allowing the fact that the opposition admitted evidence that frequently such school houses are

Why the resolution should carry.

Mr. Wells said as it was generally admitted that there should be a revision, the viores and meetings.

Mr. Wells said as it was generally admitted that there should be a revision, the viores and meetings.

Mr. Wells said as it was generally admitted that there should be a revision, the viores and meetings.

Mr. E. J. Payson, who takes the position that he had any knowledge of or complicity with the transaction, if any transaction took place—on the contrary there was the clearest possible evidence that when the money was effered him he repudiated it with contempt.

If Catholics were anxious to get up an might be some force in the argument for that he had any knowledge of or complicity with the transaction, if any transaction took place—on the contrary there was the clearest possible evidence that when the money was effered him he repudiated it with contempt.

might be some force in the argument for He (Mott) did not wish to strike a fallen will have a parlor and social room, a reading. over the fact that school buildings which their money helped to build, were being delay.

The fitting up of thought when the leader of the opposition the gymnasium is to be undertaken at once,

The matter was debated at considerable help it along will be welcome.

Hon. Mr. White moved a resolution conduct of Messrs. Stockton and Phinney in connection with the Quina matter

House adjourned at 12.30 o'clock.

## Shore etc.

ZEPHYR: - See advt of this splendid

BAY DU VIN WHARF TENDERS wanted .-THE BAY CHALEUR is pretty well clear ice opposite Grand Ause.

AT WORK :- A large number of men are gentleman's illness: AT Work:—A large number of men are now working at the foundation of the new confined to bed at the Windsor Hotel since convent at Newcastle.

Wednesday morning of last week at New- Mite

the Adams House demonstrating the cele-brated menthene method for the painless

posed was at his suggestion. It took time hall was well filled and the entertainment In Luck - It is said that Wm. J. Welch,

to do away with marriages by publication duras lottery, having succeed in capturing a \$1,000 prize. [Globe. THE MONCTON MINSTRELS gave a very

Mr. Pitts said penalties under the act Club Orchestra was an attractive feature of bian Victors." It contains the portraits of a musicians. Hon. Mr. Blair-If we were willing to pay A SOLOIST :- We understand there is to Fair, Chicago, last summer. Canadian live

Mr. Powell said the treaty of Paris did not Cale of St. John will assist the choir and displayed by the FARMER'S ADVOCATE in thus civing the public such a parameter. Solve of St. John will assist the choir and sing a tenor solo 'I will Arise' by Mallard. to the literary entertainment advertised for Canadian Ayrshires won \$1,885.00; United

> Hawke, editor of The Moncton, N. B, Tran individual characteristics faithfully brought White had resigned. script, arrived to night. He says that on out. We might mention that the cattle Hon. Mr. Blair assured his friends op Monday there were drifts of snown in Moncton ten feet high. It was the worst storm

Canada House, is open to give lessons in shorthand, bookkeeping, etc. at low rates shorthand class forming at once-Mr Spear

FRUIT CULTURE is more profitable to the The Bathurst School Question in the which to some extent, explained the anxiety farmer now than his other crops. Brewn Bros. Co., the most extensive nursery house in Canada, have a vacancy in this section. Write them at Toronto, Ont., for their

A Log Question, to try the right of property between Messrs. Chas. Raiusborow and John Maloney is to come before a to come be Sheriff's jury at Masonic Hall Chatham on Tuesday next at ten o'clock a. m. Mesers. Tweedie & Bennett appear for Rainsborrow and Grand Master Kelly and Major and R. A. Lawlor Esq. for Maloney

PERSONAL:—Hon. L. J. Tweedie and Parle appeal the case in behalf of the Jas. Robinson Esq. M. P. P. made a visit

route for Gloucester County. Hon. J. B. Snowball arrived at New York on Saturday from England and pro-

self was in the habit of holding prayer meetings and other services in one of the school houses of this county, and no fault had been found with his doings. In this had been found with his doings. In this cone. At that time they stated, with remarkable unanimity that the measures had been found with his doings. In this country, made up as it is, there must be markable unanimity that the measures pared with that of the leader of the Golden Ball corner. Anyone who may

TABUSINTAC, APRIL 16. Murdech McEachren, youngest son of John McEachren of this place, went goose-shooting early on Wednesday morning last. It appears that he fired four shots from his ice-house, as four empty cartridge shells were found near by. He then weat to his oclock.

The court said he need not address young lieutenart, Cullet by name, took a rifle from a soldier's hand, fired, and brought rifle from a soldier's hand, fired hand rifle from a soldier's hand, fired hand rifle from a soldier's hand. canoe, which was about four hundred yards from the ice-house, and put the canoe, which the application being too late. were present in court, yet they did not reveal their presence, and had not been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to had been on the ice, affoat, in order to the course and put the cance, which had been on the ice, affoat, in order to the course and put the cance, which had been on the ice, affoat, in order to the course, and put the cance, which had been on the ice, affoat, in order to the course, and put the cance, which had been on the ice, affoat, in order to the course, and put the cance, which had been on the ice, affoat, in order to the cance, which had been on the ice, affoat, in order to the cance, which had been on the ice, affoat, in order to the cance, which had been on the ice, affoat, in order to the cance, which had been on the ice, affoat, in order to the cance, which had been on the ice. ago. The hon, member was right in saying taxes, were only passed just previous to the hash to undertake to get it.

The trustees of municipalities and of rates and fines, the other half to go to the municipalities. Agreed to.

Mr. Skinner urged that the schools the goose which he had shot, but it would be certain death to undertake to get it.

The hon, member was right in saying taxes, were only passed just previous to the palities. Agreed to.

Mr. Skinner urged that the schools the goose which he had shot, but it would be certain death to undertake to get it.

The trustees carried on a number of the lock struck the had an inspiration. He went joining. Apply the palities and of rates and the gun in the cance the tip of the hammer of the lock struck the head how the had shot, but it would be certain death to undertake to get it.

The trustees carried on a number of the shot but two palities. Agreed to.

The hone member was right in saying taxes, were only passed just previous to the board and the gun went off, the shot but two palities. Agreed to.

The trustees carried on a number of the lock struck the had an inspiration. He went join palities. Agreed to.

The trustees carried on a number of the shot but two palities. Agreed to.

The trustees carried on a number of the lock struck the had an inspiration. He went join palities and of rates and the gun in the cance the tip of the numicipalities and of rates and the gun in the cance the tip of the shot but would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had shot, but it would be certain for the lock struck the had s

sions for the beseft of the public. It was gealtenance report or to seek to coarrise the public that he was better able to waigh the evidence than Judge Fraser. His was case of A POGL RUREAN OF THE AD SERMED WISE for the board of education to power of the school trustees to having the bullet restriction of the board of education to the power of the school trustees to having the bullet restriction and adough the Lord's prayer recited, It was often as an only the Lord's prayer recited. He was not unfounded that the enquiry was a most unfounded the cases when the endeavored to the majority of the people of the province. The home member's attachment that he endeavored as the champion of the Castellors, or that he had endeavored to the majority of the people of the province. The bear member's attachment that he endeavored as the champion of the Castellors, or that he had endeavored to he case very thing in his power to be seen of the case when the legst gentleman representation that the sensition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report as a proposition of the law by Catholio teachers, and the French and read the report was open to objection at all, it was upon the ground that it only referred to be kept away from such about the street from the control of the Russian officers and their supported them.

The James and the french and read in the control of the law by Catholio teachers, and the French and read in the control of the catholion. The such and the control of the catholion and the c

neighbor, Mr. John McDonald, from a position of great peril on Mon day. Mr. McDonald was engaged in opening a winter-cellar to get out some potatoes and turnips. After he had entered it through the top and was working his way amongst the contents Mr. Trevors come along just in time to effect Mr. McDonald's rescue from a position of Miramichi and the North Mr. Trevors come along just in time to effect Mr. McDonald's rescue from a position of peril, in which he informed that gentleman he was, owing to there having been a shifting of the contents of the cellar which nearly overwhelmed him. With the aid of a chain attached to each leg and much personal exertion Mr. McDonald was extricated and kindly assisted to his house by Mr. Trevors, the latter being laid up the next day, although at last accounts he was

THE ROADS in the country are now about Much solicitude was felt here on Monday THE ICE is starting out of the Miramichi | last over the report that Hon. Peter Mitchell at Newcastle and open water is expected by had been suddenly stricken with epilepsy at the Windsor Hotel Montreal and was not expected to recover, but it appears that Remove the accumulated debris of the although he was seriously ill it is hoped that Hon. Mr. Blair introduced a bill making

Mr. Mitchell explained that the bill was for the purpose of changing the fiscal year so winter from the ice where you want the will recover. The Montreal Witness of Monday had this reference to the hon.

getting better.

onvent at Newcastle.

A Horse Race on the ice came off on Wednesday morning of last week at New Mitchell was removed to Strong's Hospital. Wednesday morning of last week at New-castle. Harry F., Mr. John Ferguson's horse, came in first.

DR. SANGSTER AND DR. MALONEY are at DR. SANGSTER AND DR. MALONEY ARE ALL SANGSTER AND DR. MALONEY AND ALL SANGSTER AND DR. MALONEY ARE ALL SANGSTER AND DR. MALONEY AND ALL SANGSTER AND D The Empire's correspondent at Moutreal

telegraphed on Sunday night:

for his complete recovery.

Canada's Columbian victors.

The Wm. Weld Co., publishers of the FARMER'S ADVOCATE, London, Ont., and Winnipeg, Man., have just favored us with we have no such powers, as under that treaty
Acadians were given the right to marry by

Acadians were given the right to marry by

The monoton standard on a copy of an exceedingly handsome and lifeIndication of banns. that won phenomenal honors of the Worlds's Sunday evening when Mr. Horace W. will appreciate the commendable enterprise ENTERTAINMENT :- Attention is directed great prize ring. Out of \$2,035.00 in prizes, A HAWKE THAT SOARS: Mr. J. T grouping being artistically done, and the rumor that Hon. Mesars. Tweedie and portrayed in this engraving were from the posite that their expectations regarding berds of Messrs. R. Reford, St. Aunes, the vacancies would have to remain unreal-the vacancies would have to remain unreal-ized for the present at least. (Laughter) SHORTHAND ETC:-Mr. S. Spear, at the Thomas Guy, Oshawa, Oat.; W. M. & J. C. He would tell them with all candor that no Smith, Fairfield Plains, Ont.; D. Drummond, vacancies existed for their acceptance, Petite Cote, P. Q.; Thos. Irving, "Logan's Farm," Montreal, P. Q.; Joseph Yuill, Carleton Place, Ont.; William Stewart, jr., Menie, Ont.

Supreme Court. FREDERICTON, April 16.-The Bathurst school case (ex-parte Johnson) came up in the Supreme court, shortly after noon, Saturday, Richard A. Lawlor, of Chatham, appearing to show cause against an order town of Bathurst with the view to quashing sorts with my friends in the government, I the same. C. N. Skinner, Q. C., and Geo. will take Hawker's nerve tonic." (Renewed W. Fowler appeared to support the order, laughter.) Armstrong, of the Orange Association, were Fowler opened the case in behalf of the would be remembered that the surveyor applicant, stating the ground as follows :- | general yesterday afternoon had facetiously home by a special train on Saturday night, returning to Fredericton on Monday's regular train.

Section 102, chapter 5, Con. Statutes (the school act), provides as follows:

"All schools conducted under the provisions of this chapter shall be non-sectarian." He submitted that the trustees by doing the following things made the schools section on Saturday afternoon last, en route for Gloucester County.

Applicant, stating the ground as follows:

Section 102, chapter 5, Con. Statutes referred to the certificate given by the member referred to the certifi

arian :
(1) Employment of Sisters of Charity as tional report we find that the superintendent (1) Employment of Sisters of Charity as such and continuing them teachers.

(2) The renting and using of the convent at Bathurst for schools.

(3) The Sisters of Charity with the consent (4) The Sisters of Charity with the consent (5) The Sisters of Charity with the consent (6) The Sisters of Charity with the consent (7) The Sisters of Charity with the Charity with t

of the government and the opposition to Mr. Lawlor after reading the affidavits advertise this company, which is confirmed taken before the commission proceeded to by the fact that this afternoon every memargue the case, his points being as follows:— ber has a package of this medicine on his used for Protestant purposes. It came out in evidence that Rev. Mr. Thompson himmeltings and other services in one of the opposition when the address was being passed, sethool houses of this county, and no fault had been found with his doings. In this provides for an appeal to the inspector and from him to the chief superintendent and provides that certiorari shall not lie.

3. That the teaching of catechism at noon hour was not illegal. trenches whilst a sharp musketry fire was

noon hour was not illegal.

4. That the examination and licensing of Sisters of Charity under the regulation of the board of education is not contrary to the non-sectarian principle of the act.

5. That the entering into the bind on the part of the secretary is not espential to the validity of the assessment but the

Mr. John McDonald in Peril.

Mr. John Trevors of Douglasfield, has been laid up since Tuesday last and it is supposed that it is in consequence of hishaving over-exerted himself in rescuing a neighbor, Mr. John McDonald, from a position of great april on Monday Mr.

Mr. John McDonald in Peril.

the influence of the Roman Catholic church or be kept away from such school of Charity, and the renting the convent by the trustees in order to accommodate the Protestant children|outside the convent more teachers had to be employed than would otherwise have been necessary, whereby the schools in Bathurst cost about \$400 per year more than if the aisters had not been en-

TheCour considers

Soldiers Who died Singing.

New Advertisments.

ZEPHYR.

**TENDERS** 

Estate Jus. Alexander & Co.

The story of the last stand of Major Wilson's little band. as communicated by an Induna to the Hon. Maurice Gifford, says the London Court Journal, is peculiarly touching. As already known, they fought to the last, but the Matabele who saw then die tells us that they raised their death at their worst. There is neither sleighing Serious Illness of Hon. Peter Mithell song, and that song was, we may safely say the National Anthem. According to the Induna, those of them who could yet stand, got upon their feet and sang a strange battle song. Undoubtedly this was "God Save the Queen," but the native could only recognize it as like the music of the missionaries. All who were able to rise stood shoulder to shoulder, took off their hats and sang together, and so singing perished under the

Sixty Miles an Hour at Sea. The Glasgow Evening News of the 23rd ult startling proposal of a Welsh engineer. This is a huge leap forward from the best that can be done by the fastest of our ocean greyhounds. The Lacania, which has just eclipsed all her previous performances.

averaged on her last passage barely 22 sea revision or consolidation of the statute law of the province. A great majority of the chapters forming the old consolidation had either been amended or entirely swept away. The present resolution was similar in its terms to that adopted bythe house of assembly in 1875. At that time the statutes were not revised but simply consolidated. Since then a larger mass of legislation had been cased then was practically a dead to succeed the province. A great majority of the chapters forming the old consolidation had either previous performances. A great majority of the the law relating to births, deaths and marriages; Mr. Killam chairman. Mr. Mitchell committed a bill amending the law relating to births, deaths and marriages; Mr. Killam chairman. Mr. Mitchell explained that the bill proposed that the bill proposed that the bill proposed that it shall be the duty of the attending physicians to report births to the registrars within five days thereafter.

Dr. Stockton said the bill should be research that the local government to build the local government to build the succession of testh. (See advt.)

This morning, at 10 o'clock, Hon. Peter Mitchell, who has been a guest for many years past at the Windsor hotel, was seized Mitchell, who has been a guest for many years past at the Windsor hotel, was seized with a severe form of epilepsy, and his life is evidently in great danger. A miles an hour can only be sevidently in great danger. The previous performances. This morning, at 10 o'clock, Hon. Peter Mitchell, who has been a guest for many years past at the Windsor hotel, was seized with a severe form of epilepsy, and his life is evidently in great danger. A miles an hour discontant the morn ing; the Pastor in the evening; collections on behalf of the educational fund.

WELL DONE! We understand that Mr. Gibson is about to enter into a contract the hon. gentleman was taken to Strong's within five days thereafter.

Dr. Stockton said the bill should be reserved to the object of the distance of the divided the sevidently in gr averaged on her last passage barely 22 sea.

Mr. Horacc Cole of St. John will sing a solo.

ADMISSION Adults 15cts. Children 10 cts. Well Done! We understand that Mr. Gibson is about to enter into a contract with the local government to build the extension of the Canada Eastern to Black Brook and also the loop line to Nelson.

Concert:—A free temperance concert was given Tuesday evening of last week by the Douglastown Division, S. of T. The hall was well filled and the entertainment much enjoyed.

In Luck — It is said that Wm. J. Welch, the first of the contract with the local government to build the extension of the Canada Eastern to Black Brook and also the loop line to Nelson.

The paddle always maintaining a perpendicular to five party the many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to many friends all over the country will hope to state that the ext-Minister is cards the screw propeller, and reverts to the old fashioned principle of paddle wheels. But instead of having the number limited to two and placed on each side of the vessel, the ment and according to many friends all over the ship would be fitted with a dozen or more, working one behind the other, in a water channel running fore and aft just above the ship's bottom, The paddle always maintaining a perpendicular the federaction of the tender. Two good sureties must be named in the federaction of the contract should the federacti Mitchell's condition is improving, and his many friends all over the country will hope the water at exactly the same point. The vessel to be thus propelled would be flatottomed, 550 feet long, 50 feet beam, wedge-shaped at each end for 100 feet of her length, and would have a displacement of about 14,600 tons. Such a vessel, fitted with sixteen wheels driven at 170 revolutions

ship forward at the rate of one mile in a

minute. This would indeed be "beating the

RUMORED DISSENSIONS IN THE PROVINCIAL GOVERNMENT. EXTRACT FROM OFFICIAL REPORT IN

During the Crimean War, General Herbe,

who was at that time a captain, was in the

(Laughter.)

DRY GOODS, GROCERIES, BOOTS AND SHOES, ETC., EXTRACT FROM OFFICIAL REPORT IN THE

HOUSE OF ASSEMBLY.

(Official Report.)

FREDERICTON, March 20.— Dr. Stockton said that as Hon. Mr. Mitchell had referred to rumored resignations, he (Stockton) would ask if there was any truth in the rumor that Hon. Messrs. Tweedie and White had resigned.

White had resigned. undobtedly needed, but he did not think it advisable to undertake the work now

When important to the consolidation was be repealed except so far as relating to registration of marriages.

(Omeial Report.)

Luke's church. An evening with such a to Mr. F. Briden, who is, without doubt, poet as Tennyson will be instructive and entertaining. Dated at Campbellton, N. B., April 11th 1894.

per minute, it is claimed would proved the For Stock of General Merchandise,

Painless Extraction of Teeth FREE OF CHARGE. Hon. Mr. Tweedie said he had nothing to add to the statement made by the attorney general. He wished, however, to read the | S

Dr. Sangster of St. John and Dr. Maloney of St. Andrews will be at the \$Adams House on Tuesday, Wednesday and Thursday, 17th, 18th and 19th. demonstrating the famous Menthene method for the painless extraction of teeth. This method is absolutely painless and is perfectly harmless, containing no cocame or other drug that is in anyway dangerous, as shown by a certificate from the State chemist of Mass., U.S. which we hold. following letter, which he had received, and of some honorable gentlemen opposite. St. John N. B

I take pleasure in stating that I have received much benefit from the use of Hawker's nerve and stomach tonic, and I consider it a great nerve invigorator. I can conscientiously recommend it to my friends. (Great laughter.) Continuing Hon. Mr.

REAL ESTATE FREDERICTON, March 21.-Dr. Sivewright FORSALE. AUCTION.

> FOR SALE. To be sold at public auction in front of the Post Office, Newcastle, on Saturday 23th April, the Hotel and property known as the Daicy Hotel, Nelson, N. B. Terms made known at sale or on application to

Newcastle, N. B. April 4, 1894. W. S. LOGGIE

Manchester House. WE HAVE OPENED A LARGE

ALL WOLL CHALLIES NEWEST PATTERNS. Samples Mailed on Application. W. S. LOGGIE

ASSORTMENT OF

FASHIONABLE TAILORING Made to order in the latest style Ladies Spring Jackets;

Capes and Mantles; perfect fit guaranteed; men's and boys work receive special attention. Residence, Thomas Street, Newcastle N. B. S. H. UNDERHILL

HOUSE TO LET. St. John Street, containing adjoining. Apply to JOHN FOTHERINGHAM.



was agreed to. The lieutenant then stepped boldly out into the space between the armies, walked to the very foot of the Russian lines, picked up his wild goose, made a profound bow to his "enemies," and went back to his own entrenchments. During all this time NOT A SHOT WAS FIRED etc.
FITZ MAURICE, (7714), [1331] is a short legged,
story baned powerful built horse, with first rate manding the space; but as soon as Cullet had got under shelter the murderous fire was redoubled.

\*\*DIFJI\*\*

At Chatham April 7th after a lingering illness John Valley aped 39 years.
Portland and Boston papers please copy.

At Chatham, April 14th Nancy Beef, relict of the late Charles Valley, aged 93 years.
Portland and Boston papers please copy.

At Chatham, April 14th Nancy Beef, relict of the late Charles Valley, aged 93 years.
Portland and Boston papers please copy. from either line within the distance com-At Chatham April 7th after a lingering illness ohn Valley aged 39 years.

Portland and Boston papers please copy.

At Chatham, April 14th Nancy Beef, relict of the ate Charles Valley, aged 93 years.

Portland and Boston papers please copy. Show.

His Sire, SIR MAURICF. (4721) is by Lord Erskine, (1744), by Boydstone Boy (111) by Prince Charlie (629) by Vanquisher (890), by Lochfergus Champion (449), by Salmonds Champion (777), by Farmer (284), by Glancer (338), by Young Champion (937) by Boomfield Champion (938) by B An Evening With Tennyson. The Epworth League of St Luke's Church will LITERARY ENTERTAINMENT

on Monday evening 23rd inst. in the basement of the church.

LITERARY ENTERTAINMENT

in the basement of the Royal International should in Kilbur the Church. The programme will consist of a sketch of the late poet Laureate's life and choice selections from his WHARF NOTICE.

> Furthurial made in a short time.
> At present, Fitz Maurice is at the Woodburn Farm,
> here he will stand until may 1st.
> For any other intimation regarding Fitz Maurice
> lease communicate with R. A. SNOWBALL, Chatham, N. B. POTATOES.

SATURDAY, 21st APRIL -100 barrels of potatoes for sale at J B Snowball's Price one dollar per barrel. instant at noon, for the stock in trade, con

RAILWAY,

WILL LEAVE CHATHM JUNCTION Through express for St. John, Halifax and Pictou, (Monday excepted) 4.22
Accommodation for Moneton and St. John, 11.14
Accommodation for Campbellton, 14.35
Through express for Quebec and Montreal, 21.52

ALL TRAINS ARE RUN BY EASTERN STANDARD TIME. D. POTTINGER, RailwayOffice, Moncton N. B 2nd Jan. 1894,

MILLINERY I MILLINERY SPRINC OPENING! GRAND DISPLAY OF MILLINERY novelties.

In addition to my MILLINERY GOODS I also keep a full line of Ludies' Underwear, Infants' Robes, Old Ludies Caps, the latest and most durable Crests ever worn. These goods I will sell at reasonable prices.

All mall orders carefully and promptly attended to. Soliciting your patronage and thankful for

JOSIE NOONAN, VATER STREET, WANTED. A third class female teacher for No. 5 school dis-N. N MOUNTAIN.

Inderhill P. O. Northd. Co. N. B

DR. J. HAYES. Memb. Royal Col. Surg., Eng. Lic. Royal Col. Phys,, London.



CHATHAM, - - N. B.

Schooner For Sale.

