In 1876 it was per cent.; in a revenue. He ton again posses inform himself; y should depose e deficit was 60 is still alive. It is still alive. It ion Mr. Cot at the moment and lands they ce. Wealth n taught at advanced idea ot merely the er that He felt pergovernm elt justified in

ed and ordernal form.

d the following cellectors of by civil ser-

ablished; beard of arhi.

were appoint. tation of Hon. for the govern-vely :: erts; Smith, Williams,

s, Kellie, Hun-rs. Kidd, Ken-Rithet, Booth,

ntice. ryden, Kellie. me, Graham. gor, Mutter.

consideration the mechanic as persons in-

DEBTS. second read-r limited civil magistrates y it are de first, in all the peace has re the sum to facilitate It is almost a as a private which was the county owever, do especially in ale, where a lable and the far apart. Wers as nr ver and New be better to h a division

y up to \$100; ted, and not rould be able ough he saw the outlying

to Mr. Kene costs of colper cent.

HERTES. this house of the whole tion : That to take im-he Dominion ent of the io, until the ing between n govern ght that who do not very import-puld be man-

who are member to thought it assion on e went into the chair. said that to time been ents to the as would be ose engaged Every time, that these new so little they, had to e to time, it is hardly or not. He imposs orm a corand river. on is pretty very little is Pacific coast ed whether and whether g any good. s are met, ome only by
ther jointly
ther excluthe business
g to manage
quires close
r instance,
sed up the
turn to the
turn in any
range they
the way,
pointed by
held here

The contribution of the co

The house adjourned at 6 colock.

FIFT DAY.

THE TRY DAY.

THE Speaker took the chaft at 2 p.m.

M. Shrink, with reference to his created to a speaker took the chaft at 2 p.m.

M. Shrink, with reference to his created to a speaker took the chaft at 2 p.m.

He share to the previous day on the subject of the finite response way should carrying out fig good intentions, which is the speaker took the chaft at 2 p.m.

He share to the province at liert Bay and other piccas mile outside of any the finite cannot be compared to a long-the throw over the Dominion government. It is the finite cannot be compared to the province and the state of the compared to the province of the finite cannot be compared to the province of the finite cannot be compared to the province of the finite cannot be compared to the province of the finite cannot be compared to the province of the compared to the pro

THE VICTORIA WEEKLY COLONIST FRIDAY, NOVEMBER 23-1894.

The proposition of the first warm of the color of the Dominion with respect to the same business. This should not be made a party question, however, and in the face of the information received as to the case now pending in the Supreme, court be full infiling to tote for the resolution. The canners, he might states, are not the only persons interested. One regulation calling for the enlargement of the nest had created great hardship to many of the fishermen, but did not affect the canners at all.

HON. Mr. Daviz said be thought that a joint commission would do good, not by iessening the restrictions but ystill further protesting the fisheries. At present there are many regulations which are simply so many dead letters for want of means of enforcing them. The rivers ought to be policed by both the Dominion and the Province to great the Body of the Dominion and the Province to great the Body of the Dominion and the Province to great the Body of the Dominion and the Province to great the Body of the Dominion and the Province to great the Body of the Dominion and the Province to great the Body of the Bod

Edition from the standard secondary and the protection of the prot