"We do hereby certify that we supervise the arrangements for all the Monthly and Quarterly Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings them-

luile

We the undersigned Banks and Bankers will pay all Prizes drawn in The Louisiana State Lotteries which may be presented at Pres. Louisiana National Bank. PIERRE LANAUX. Pres. State National Bank A. BALDWIN.

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FITTED SCIENTIFICALI Y.

HUNDREDS FITTED AND DELICHTED. J. D. B F.MACKENZIE THE MEDICAL HALL

Dimensions Pine Lumber

GEO. BURCHILL & SONS LONDON HOUSE.

-ON HAND, AND TO ARRIVE-

'Crown of Gold,' 'White Pigeor and other Brands of FLOUR. CORNMEAL, OATMEAL, BEEF, PORK, LARD BUTTER, TOBACCO AND SUGAR, at bottom prices.

ON CONSIGNMENT-100 Qtl. GOOD CODFISH. R HOCKEN.

Wanted.

**Bank of Novoa Sctia**, Chatham and Newcastle. F. R. MORRISON, Agent,

INFORMATION.

nadian and Western Timothy Seed; Vermot Western and Alsike Clover Seed; Lost Na— tion, White Russian and Manitoba Fife Wheat; Golden Vine Peas; Hand picked Beans; Turnip, Carrot and Beet Seeds.

Miramichi Advance.

The Maritime Farmer, seeking to of stumpage, has unearthed a very

the latter are only the areas which the troops may perhaps do, should that the stumpage on these lands is with the sanitary reasons, existing \$1.25 and \$1.50 respectively, it ig against its being selected. The Times

that an honest Government would fall through doing justice in the the Miramichi, which is known as whose daily lives are examples of temstumpage matter, especially when it one of the most healthy, hospitable perance in all things feel that they can be disclosed by the most healthy, hospitable perance in all things feel that they can be disclosed by the most healthy, hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy hospitable perance in all things feel that they can be disclosed by the most healthy has be disclosed by the most healthy has be disclosed by the most healthy has been disclosed by the most can be fairly shown that the Crown and picturesque localities in North Land rate is actually higher than America. that on private lands and the matter is one of life or death, almost, to the

trans-Atlantic lumber trade. It would be amusing, if the inter-

The lumber trade, from Kent to what they feel is a moral cause they can resort to the most palpable misreemployed in them from the country.

The Government pleads its revenue necessities for several years and says

The Government pleads are not imagine ground that they are, made "for the ground that they are, make their statements on the ground that they are, make their statements on the ground that they are, make their statements on the ground that they are, make their statements on the ground that they are, make their statements on the ground that they are, make their statements on the ground that they are, make the instruction of the country.

The Government pleads its revenue are the instruction of the country.

The Government pleads its revenue are minds to the position of junior on leaving there took the position of junior on leaving the leaving that but for these it would give the good of the cause."

idea of improving the lumber lands, the brutal doctrine of the boycot and lating the law, nor did we show any the front.

Advocate says that the trouble with the were rejected by the cruisers who se- Moncton, Sussex or Shediac be selectlected the railway lands; consequent- ed either of those places may have an to enforce the law. How much of jus-.\$150,000 ly, no lumberer will operate on the advantage, from a transportation tice there is in this is apparent when it ly, no lumberer will operate on the Crown Lands when he can do so on the Tailway lands in the same vicinity on anything like the same terms. But, when the Farmer states that the stumpage on these lands is the same and the same terms. But, when the same and the same terms and the same terms are the same terms. But, when the same terms are the same terms and the same terms and the same terms are the same terms. But, when the same terms are the same terms are the same terms and the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms and the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But, when the same terms are the same terms are the same terms are the same terms. But it is stated as a matter of fact that the ditor of the Advance, as an elector, the distinct of the Advance, as an elector, the same terms are the same terms are the same terms. But it is stated as a matter of fact that the ditor of the Advance, as an elector, the distinct of the same terms are the same terms. But it is stated as a matter of fact that the ditor of the Advance, as an elector, the distinct of the count and the count and the same terms are the same ter lor, presented the petitions of the tem- climax yesterday, when it was stated that | judgments were renewed and new trials perance people in the council, moving the residued. Public report accuses him of acting indiscreetly toward a lady nores the fact, that there is no mileage charge on the railway lands, "claim we have the right of priority, age charge on the railway lands, "having asked for the Campa previous Inspector was appointed to have the country last before Judge Ingraham who now decrease and large as cides in favor of the creditors who attach. nores the fact, that there is no mileage charge on the railway lands, while the heaviest mileage charge in ell Canada is imposed by levied in ell Canada in January last before Judge Ingraham who now deside in January last before Judge Ingraham who now deside in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now dedide in January last before Judge Ingraham who now the dediction in the resolution under which the County who had been under his pastoral charge, and the resolution under which the County who had been under his pastoral charge, and the resolution under which the County who had been under his pastoral charge, and the resolution under which the County who had been under his pastoral charge, and the resolution under which the County who had been under his pastoral charge, and the resolution under which the County who had been under his pastoral charge, and the resolution under which the cause of the resolution under which the cause of the resolution under which the cause of the while the heaviest mileage charge year is suggestive of the Chinaman s provisions of the Act carried day.

levied in all Canada is imposed by musical instrument in "The Pacha of do not now, however, hesitate to say day afternoon in the parlor of the church, intent that it was a fraud upon the the Government of this province. In order that there may be no misappre- string. Most of us know that there hension about this aspect of the hasn't been, for some years, anything in injunction of the Supreme Court, the against whom the onus of the charge lies that the principal object of the assignadministration of the Act has been into an adjoining room and, locking the ment was to secure to the assignors themquestion we may state that the re- the way of an advantage to be guined carried on in a way calculated to bring door, remained with her for about an selves and the relatives as much of the ccipts of the Crown Lands Depart. at public expense which could be placment for stumpage last year were ed in the category of moveable things Advocate attempts to make its readers gaged a private room in a city hotel, its dition to this he finds that certain pre-\$87,557.89, whilst those for mileage that Moncton has not claimed. If believe that \$1,200 have been realised gistered under an assumed name, and re. ferences were made in excess \$13,000 of were \$21,258.10, which would be equal to more than \$1.55 per M. Solomon lived in our time he would equal to more than \$1.55 per M. all told. This mileage charge, there. of those which cry "give! give!" and fore, together with the high stump. are never satisfied, and it, would be at imposition. The administration of left conduct, it is alleged that a detective he chances are all equal, and that no one can be changed as a control of the chances are all equal, and that no one can control of the chances are all equal, and that no one can control of the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it, as they would in ordinate the law has got into the hands of irresponsible people, and private individuals are trading in it. The Scott Act successful and expenditure, seems not to be satisfied at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage with having the grand army of the lands at a most decided advantage. It is the contempt arm to more decided advantage with having the grand army of the lands at a most decided advantage. The valves of numbers are trading in it, as they would in ordinate the remaining the grand army of the lands at the contempt arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are trading in it, as they would in ordinate arms are tradi TOSTS NOTHING

TOSTS the Government maintain the high stumpage policy. It is, we presume, brought within its miasmatic pre- tion with the Scott Act in this County; with thoughts such as these moving cincts; and we have no doubt that when we reflect on the moral surround- him, he said:—I have stated already in should the authorities decide to send ings of some most prominent in hunting the most emphatic way that there was nothing criminal either done or attempted, "The members for the counties other "than those on the North Shore strongly "resist any reduction, and no government "that inaugurated such a policy could "stand for any length of time."

"The members for the counties other the Camp there, bad air, bad water out violaters of the Act, when collection of fines sometimes depends on the direction in which the offender or his "connection" go for their groceries, and not only that, but as a matter of fact. The whole drift of the conversation was the proper advising of the girl for her own "connection" go for their groceries, and "Rev Mr Loncely admits the two "that mangurated such a policy could "stand for any length of time."

This admission of the true motive of the Government for stultifying itself on the lumber question, should be noted, coming as it does from the lumber of the ground as a strong as those of Moncton, and even more inexorable. No one doubts the pluck of our soldiers, but it would be an unfair test of their heaves to ask them to march on the lumber of the Grim Monster of the ground as the proper advising of the two advising

> not afford to be found in such company? ence to the Scott Act in this County, it Temperance and Some who "use" it. to challenge too close a scrutiny of the work there." conduct and methods of its friends, for Our reference of 5th inst. to the Ad- while we have no sympathy with viola- minion Methodist church at Ottawa be ests involved were not so serious, to vocate's adoption of evangelist Moody's tors of the law, we are glad to say that fore coming to the city and had been callread the Farmer's second argument proclamation of the boycot has, we have no taste for the companionship d to Centenary church, Hamilton, for in support of high stumpage. It apparently, awakened that paper from or habits for those who are most active the next-conference year. His pastorate its usual drowsiness, and as the subject in prosecuting them; nor can we respect here was to have been followed by Rev. of temperance is that on which it pro- the virtue which is shocked at the man Hugh Johnston.

Restigouche, has begged, by petition, presentation of those whom they op presentation of those whom they op hind-the-hedge writer-like far too the ministry when a young man and held influence upon the audience, who, by their down mills and drive those formerly while their more intelligent sympathissign in the remarks we offered on Mr. they don't understand. We discuss onto. His next change would have been relief asked. When the exchequer tion of the boycot by Mr. Moody expression. Our course with reference is full and it has thousands to spare against all persons engaged in the to moral questions is equally direct.

W. S. LOGGIE, the promised stumpage reduction? purpose was to show that there were antagonist of those who seek to punish is trumped up against Mr. Longley to right mind.

Were there any petitions, or requests reasons -- even while such violaters might such, as the law provides? We have prevent him going to the Centenary church, for it from the lumbermen of the be prosecuted, as they should be-why only to say that we did not utter a Hamilton, as there is considerable jealousy Miramichi as a body? Moreover, this human charity should be exercised and word of spology for those who are vio- at the rapid way in which he has come to

The Maritime Farmer, seeking to against the tion, which gives a drawback on The mistake of the Advocate is that provides. When "Prohibitionist" and had gone to the States. His wife and solicited testimonials are from your friends secuted, and let it be done as the law Benj. Longley had departed from the city N. Y., daily receive. The subjoined unmeet our remonstrance against the continued imposition of the high rate continued imposition of the high rat make such improvements. Even if idea an original one of its own—forgetjustifies the implied charge he has made expressed her confidence in his innocence e of stumpage, has unearthed a very stale "chestnut". It argues that the government spent the \$5,000 in a ting that we must have had in mind by anything he can quote from it, we of any real wrong doing. Several clergy straightforwardness, and who would scorn privilege and called at ention to the answer North Shore lumbermen should not be doing the broad and general aspect of the may pay some attention to some of his men of Toronto believe the same and to be a party to any deception. What has of Hon. Mr. Thompson, minister of justice and called attention to the answer to be a party to any deception. 

North Sloves lumbermean should not complain became while they of the same divides of the same of the s

Scott Act counties at least." A Pastor in trouble. [Toronto "Globe" April 90th 1

be noted, coming as it does from the paper which generally speaks for that bravery to ask them to march on to wonder that the Scott Act is unpopusays that consideration for the young lady wonder that the Scott Act is unpopusays that consideration for the young lady wonder that the Scott Act is unpopusays that consideration for the young lady and that the scott Act is unpopusays that consideration for the young lady and the scott Act is unpopusation. body. We do not believe, however, mies lurking there in the earth, air tors in this County a by-word and that and water, when they could come to people of culture-men and women- present intention to make an affidavit

> Asked whether it was true that he had From the situation, as it is in refercircumstances," said he, "any one will seems to us that the Advocate ought not understand that I could not continue my Rev. Mr. Longley was pastor of the Do-

good of anything done by those whom Ottawa, coming from the Capital to Torpolitics openly and with no uncertain to the Centenary church Hamilton.

it spends the money for a third rail liquor traffic, we had in mind the fact It is only the charlatan who does otherway between Fredericton and Woodstock, for an additional public building at Fredericton, etc, and it hopes
ing at Fredericton, etc, and it hopes

This the Government refused, and were for first, second or subsequent that the made it, not in a Saptt Act that he made it, not in a Saptt Act that he made it, not in a Saptt Act that he made it, not in a Saptt Act that he made it, not in a Saptt Act the exection of the Salvation barracks for forfeiture and punishment to which a personal strength of scandal against Rev. us as a preached was a ceretal. This the Government refused, and were forfeiture and punishment to which a personal strength of scandal against Rev. us as a preached was acceptable with us as a preached. This the Government refused, and were forfeiture and punishment to which a personal strength of scandal against Rev. us as a preached was acceptable with us as a preached was acceptable with the coercing of the Dominion ohurch that he made it, not in a Saptt Act the exection of the Salvation barracks for forfeiture and punishment to which a personal strength of scandal against Rev. us as a preached wise, and we hope "Prohibitionist" may, sometime, learn enough to think of scandal against Rev. us as a preached wise, and we hope of the Salvation barracks for the Constant of the crection of the Salvation barracks for district, but in a locality in the crection of the Salvation barracks for district, but in a locality in the crection of the Salvation barracks for district, but in a locality in the crection of the Salvation barracks for district.

This the Government refused, and were the crection of the Salvation barracks for district.

And the latter for the Dominion ohurch that he made it, not in a Saptt Act the exection of the Salvation barracks for district.

This the Government refused, and were the district with the exection of the Salvation barracks for consulting counselling of the same than the made it, not in a Saptt Act the exection of the Salvation barracks for consulting counselling of the to make us forget its Punic faith by throwing this paltry \$5,000 grant at us in the form of an item of the Server, Mark Mardin, tyrax, For, James BROWN.

Newcoards Decilat, 1887.

FRESH SEEDS

The server of the following RAW FURSI-Otter, Beaver, Mark Mardin, tyrax, For, James BROWN.

Newcoards Decilat, 1887.

Now in stock one Car Field and Garden Seeds Now in Stock one Ca to make us forget its Punic faith by throwing this paltry \$5,000 grant at the employment of home illustrations, to simply inculcate a more charitable better of us. In his second letter he as a pastor. The only trouble that occurred during his pastorate was the with Last fall she frequently attended Salvation this first and says:—

And throwing this paltry \$5,000 grant at the employment of home illustrations, to simply inculcate a more charitable better of us. In his second letter he as a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his pastorate was the with us a pastor. The only trouble that occurred during his first and says:—

John J. Adams, brought suit in the Supreme Court to set aside the assignment upon the ground that it was made to defraud creditors. Judge Beach tried the case in 1885, but he dismissed the com-

Great Scott !!

aggregate majority of 1703 for the act and entirely left. the other counties the majorities were:-

Huron Norfolk Renfrew The counties which have, thus, repealed

qual to that of New Brunswick and con-

## ain nearly one fifth of the people

Nova Scotia's Bishop-Elect. Rev. Dr. Courtney, the bishop-elect of of selling liquor, the evidence showing Your Scotia, arrived at Yarmouth last that the sale was made to four persons, Saturday morning, from Boston. The rev. one of whom was the police magistrate gentleman was tendered an informal re- of Newcastle, who was trying the case. "In order, however, to alleviate as "much as possible the distress which is "being felt by lumber operators at the sum of \$5,600 towards opening up "the best lumber district on the waters of the Miramichi river. This grant, wisely "the Miramichi river. This grant, wisely "the many correspondents, who are gently called in to assist on occasions the temperance reform movement."

"In order, however, to alleviate as "moth as possible the distress which is "being felt by lumber operators at the who drinks a glass of wine, but thinks those who are ready to violate nearly all the injunctions of the decalogue their fit companions and auxiliaries in the temperance reform movement. The other parties included were the constant who drinks a glass of wine, but thinks those who are ready to violate nearly all the injunctions of the decalogue the reporter:—"I never had anything to say in reference to this matter. I have nothing to say now, and I hope to got that the lady's name may not be sudered anything to say in reference to this matter. I have nothing to say now, and I hope to got that the lady's name may not be sudered with an address of welcome in behalf of the parishioners. Dr. Courtney responded eloquertly and feelingly, and it has the water soft that the sale was inade when a'll were present. It was upon these facts that Mr. ception on Saturday evening, by the warwhen anything beyond the scissored "editorial notes" is to be produced.

Both of our excited critics have fallen

Some people, no doubt, look upon such a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent, but there are others who think it is not a course as entirely consistent. when anything beyond the scissored streams is really going to reduce the stumpage 50 cents per thousand, in this, that by its means the cost of hauling and driving logs will be so much less into an error quite common to persons of the scissored streams is really going to reduce the stumpage 50 cents per thousand, in this, that by its means the cost of hauling and driving logs will be so much less into an error quite common to persons of the scissored streams is really going to reduce the stumpage 50 cents per thousand, in this, ability and fitness for the office to a course as entirely consistent, but there are others who think it is into an error quite common to persons of the office to sum the scissored streams is really going to reduce the stumpage 50 cents per thousand, in this, ability and fitness for the office to a course as entirely consistent, but there are others who think it is into an error quite common to persons of the office to sum at the control of the congregation in Trinity Church, taking ning with the hare and crying with the hounds.

Rev. Mr. Longley is a matter of the congregation in Francy charge, the co "Prohibitionist," the Advecate's be- known railway contractor. He entered carnestness, at once won him an intense for some relief from the oppressive stumpage, which is helping to close stumpage, which is helping to Chap. 145 of the Revised Statutes and Sec. 12 of Chap. 178, the former of which

Restored to Reason.

Wm. Evans, Captain of the Salvation Army in Chicago, has begun suit in his Right Here In Canada.

idea of improving the lumber lands, is only a step in the direction already is only a step in the direction already in their fellow-creatures, not enforced is only a step in the direction already with their fellow-creatures, not enforced in the law be proposed in the control of the law be proposed in the law be proposed in the control of the law be proposed in the control of the law be proposed in the law because in the law becomes the law because in the law because in the law becaus

W. Hamilton TORONTO, Ont., (166 Wilton Ave.,) Jan.

aprobablesson

Supt. Protection Police and Fire Patrol Co. of Canada.

HAWKSBURY, Ont., March 27, 1887.—I expressed regret that the government con HAWKSBURY, Ont., March 27, 1854.—I have been terribly afflicted with chronic Bright's disease. My body swelled so I could acarcely move about and my eyesight was affected so that I could hardly distinguish objects across the room. I had a distressing cough from the pressure of water on my lungs, and was in danger of antifocation whenever I attempted to lie

Cure" and "Warner's Safe Pills," and with most satisfactory results, although it was some two or three weeks after I commenced their use before much decided improvement was manifested. My recovery then was very rapid. My weight from dropsical swelling was then 132 lbs. and is now reduced to 107, about my normal weight. Analysis showed 90 per cent albumen with a quantity of tube casts, and is now reduced to 10 per cent. I am so far recovered

Some Fine Scott Act Pointers.

the act, all in one day, have a population Notwithstanding that the Scott Act has been argued in the courts on apparently every phase and technicality of the law. t came up in an entirely new role in the Supreme Court on Saturday. It was the celebrated Jardine case, of Newcastle, that was argued. Jardine was convicted present. It was upon these facts that Mr. Jas. A. Van Wart sought to have the conviction quashed on the ground, that the magistrate who tried the case was a particeps criminis, and in point of fact the man who buys liquor from an illegal vendor under the Scott Act is an aider and abettor to the crime. Mr. Van Wart

> is in the words following:-"Everyone who aids, abets, counsels of for the first and second time only shall,

yesterday noon. Is the man who buys iquor within the jurisdiction of the Scott Act an aider, etc., and consequently a

## Parliament.

officers.

Mr. Davies said the government had not attempted to defend the consequences mon public decency that a common rugue

Mr. Madill charged that the Ontario government had made bad appointments. who had been dismissed by the Ontario government for embezzlement, had obtain

Mr. Patterson, Brant, regretted that found guilty of felony.

After some remarks by Messrs Freema and Cartwright, the matter was dropped the second reading of the bill extending the time for the completion of the Chig-

necto ship railway.

suffocation whenever I attempted to lie down. My limbs were so swollen that I could not bend my joints or sit on a chair.

The values of whenever I attempted to lie and one which was designed to fleece the

Sir Richard Cartwright thought that as ment should take this opportunity of getting rid of the public obligations in regard

The house divided on the motion for its second reading which was carried by 84 to

Several government bills were advanced a stage and the house adjourned at 10.30. Thompson introduced a bill to amend the elections act by making provision for hold-

the dominion and for relieving candidates of the responsibility for acts of persons other than authorized agents. Hon, Mr. Mills urged that a prov should be made that a writ for by-elections should be issued within a specified

ing elections simultaneously throughout

time after the granting of the speaker's Mr. Barron submitted an amendment proposing that returns of members elect be gazetted in the order in which they are received. The amendment was allowed

to stand until a later stage of the bill. passed through committee. After recess the house divided on the bill to authorize the Canadian Pacific company to build a railway from Mondon counties into the state of New York. The bill was strongly opposed by the Grand Trunk company and Mr. Bergin

moved the six months hoist, which was lost by 86 to 57. ment proposed to take any steps for levy" ing a duty on raw beet root sugar from ermany on the same principle as that on value of the sugar without deducting a large bounty or drawback which is allowed the purchaser of raw material in a

Hon. Mr. Bowell said that there was no proposition of that kind. The duty was strength, would be liable to the same duty as that imported from the West Indies, Hon. Mr. Jones said that unless some such suggestion as that offered by him was adopted, the West India trade would con

tique to be handicapped. At the evening session-Sir Richard Cartwright asked thav as many of the members go to their homes on Friday night, the House do not go again

evidently determined to push it through was there. As the time of the House And the latter section of I78 reads after recess to eight would, by its rules, be

spend after all. At least, it does not seem to have been voted and we not seem to have been voted and we not seem to have been voted, all at once, view the subject was therein our article by has known Mr. Longley from boyhood the Salvationists, and now with her huscannot see, therefore how it can be in the same manner. We did not have to justify the assertion that the Ab- and cannot believe the charge is true. band proposes to fight Capt. Evans' suit, his contention being that points raised by Sir Hecter Langevin, who was leading Wholesale and Retail. "appropriated". Who asked for this the most remote idea of defending viovance constituted itself the apologist the most remote idea of defending viovance constituted itself the apologist the most remote idea of defending viovance constituted itself the apologist the most remote idea of defending viovance constituted itself the apologist of the House, declined to defer the bill, statThe Methodists here say that the charge pay for the barracks she was not in her

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Saturday and was not concluded until go on with it that evening.