Mr. White introduced a bill to establish additional olling places at Aberdeen, Carleton Co. Hon. Mr. Blair said that with the consent of Mr. Adams he would toworrow move his resolution of which he gave notice today.

Mr. Adams said he would consent to no suggestion of the government. The matter was now in the hands of the house and he (Adams) would go before

hands of the house and he (Adams) would go before
the proper tribunal whenever wanted.
On motion of Mr. Murray, the house went into
committee on a bill to provide for the giving of costs
in certain cases in inferior courts.—Agreed to
In committee, several sections of the St. John
River Log Driving Co., were passed, after which
progress was reported with leave to sit again.
Adjourned till 10 o'clock tomorrow moraing.
FREDRICTON, March 24.—Mr. Leighton's bill

amending the town of Woodstock incorporation act was agreed to; also the bill relating to Douglas street Portland.

The house passed the bill relieving the governmen from holding a provincial exhibition this year and authoring an importation of horses in lieu thereof. authoring an importation of horses in lieu thereof.

The bill to remove doubt in reference to the time when school trustees appointed by cities or towns should retire, was agreed to.

The bill to authorize erection of a public hall at Oak Bay, St Davids, Charlotte Co, was agreed to.

Mr. Ellis moved the resolution of which he had given notice, That it is advisable to discontinue the present mode of distributing money for the by road service, and that hereafter the by roa1 service and the great road service be treated as one and that all the modey granted to the said by road service through the office of the chief commissioner of public works.

The motion was seconded by Mr. McLeod. Both mover and seconder supported the motion at considerable length. After a lengthy discussion in which McLeilan, Stockton, Palmer, Hetherington, White, Hibbard and Ryan took part the motion was de-

feated.

Mr. McManus moved for a committee of five to investigate matters connected with the little Pass Bridge but withdrew it, expressing the hope that the question would receive proper a tention under the law providing for the issuing of commissions under the On motion of Hon. Mr. McLellan house went into committee of supply and passed the supplementary estimate of \$3,000 to provide for the importation of

AFTER DINNER.

Mr. Stockton introduced a bill to amend an act to define the duties of constables, special constables and policemen.

Mr. Wetmore committed the bill relating te the Diocesan Synod of Fredericton. He explained that the bill was intended to remove any doubt as to the legality of the last meeting of the synod. The bill was agreed to.

Mr. Burchill gave notice of the following resolu-

Mr. Burchill gave notice of the following resolution:

Whereas, The general depression in trade now existing in different parts of the world is severely felt in this province; and
Whereas, This depression is much felt by those engaged in the lumber trade, and particularly so by those so engaged in the northern counties in the province, owing to the fact that it constitutes in those counties the principal source of employment both for capital and labor, and also to the fact that the ports in those counties are closed for half the year, preventing shippers from taking the benefit of any advantages which may arise in the way of cheap freights or otherwise during the winter months; and
Whereas, The present rate of stumpage in this province, in comparison with that charged in the neighboring provinces, is claimed to be burdensome to the lumber industry; and
Whereas The imposition of a higher rate of stumpage than the business can afford to pay must tend to cause less of employment to many and to impair the value of mill and other property connected with the lumber trade, in which large investments of capital have been made, therefore

lumber trade, in which large investments of capital have been made, therefore

Resolved, That in the opinion of this house the, government should take this matter into its serious consideration and take such steps as will afford some special relief at this time to those engaged in the lumber trade.

Mr. Stockton moved the house into committee to further consider the bill to incorporate the St. John Biver Log-driving Company. The bill was agreed to with amendment.

Hon. Mr. Mitchell introduced a bill to enable Charlotte Co council to dispose of certain lands for church purposes.

Mr. Wetmore committed the lien bill, similar in

Mr. Wetmore committed the lien bill, similar in most respects to that introduced last year. He explained that it gives the laborer alien on logs and lumber, on vessels, on buildings, on stone quarries, etc. It was largely copied from the laws of Massachusetts, Maine and Ontario.

A lively debate over this annual offering followed, Messrs. Mctellan, Hanington, McLeod, Humphrey and Hetherington oppessed the bill, which was supported by Messrs. Wetmore, Baird, Adams, Ellis, Hibbard, McManus, Wilson, Blair (in part), and Pugsley (in part).

Hibbard, McMauus, Wilson, Blair (in part), and Pugeley (in part).

The motion that the bill be taken up section by section was carried amid considerable excitement by the following vote:—

Yas—Mr. Speaker, Elair, Gillespie, Mitchell, Wetmore, Adams, Colter, Glasier, Wilson, Eills, Park, McManus, Hibburd, White, Perley, Baird, Burchill, Murray, Pugsley—19.

Nays—McLellan, Turner, McLeod, Quinton, Hannington, Killam Nadeau, Hetherington, Ledlanc, Wheten, Labillois, Stockton, Lewis, Black, Humphrey, Morton, Fewwelling, Palmer—18.

Immediately after the vote had been taken Hon Mr. Ryan, who had left the house before a division was taken ('eaving instructions it is said, to be called before a vote should be reached), put in an appearance amid cheeers and applause from all sides of the house.

house.

Hon Mr. McLellan then moved that the further

Hon Mr. McLellau then moved that the further consideration of the bi'l be postponed for six months. On this motion the committee divided as follows: Yess—McLellan, Ryan, Turner, McLeod, Hanington, Quinton, Killam, Nadeau, Hetherington, Leblanc, Wheten, Labillois, Stockton, Lewis, Black, Humphrey, Morton Flewelling, Paimer.—19.

Nays—Mr. Speaker, Blair, Gillespie, Mitchell, Wetmore, Adams, Colter, Glasier, Wilson, El.is, Park, McManus, Hibbard, White, Perley, Baird, Burchill, Murray, Pursley—19. Murray, Pugsley—19.

The chalman (Mr. Leighton) gave his vote in favor of the motion. AFTER SUPPER

Mr. Stockton committed the bill relating to the assessing, levying and collecting of taxes in the city of Portland After much discussion, the bill received the three months' hoist.

Mr. Baird committed the bill to authorize Victoria county council to exempt from taxation woollen, cheese and starch factories and grist mills, which was

the other day. The bill as amended was agreed to. Mr. Stockton moved the house into committee on

Mr. Stockton moved the house into committee on bill to amend the act to deflue the duties of con-stables, special constables and policemen, Mr. White in the chair.

Mr. Mc Adam was opposed to any bill in reference to the Scott Act. This act was introduced to keep up strile among different people. There was no occa-sion for the bill, particularly in view of the announce-ment that the government was to bring a license act.

MR. STOCKTON

support d the bill in a lengthy speech. He said some of the sections had been amended by the law committee, and the bill he now asked the house to pass was as follows, sections 7 and 8 of the act as placed on the desks of hon, gentlemen having been struck out altogether. desks of hon, gentlemen having been struck out altogether:

"1. Section one of the act 4b Victoria, chapter 23, entitled an to define the duties of constables, special constables and policement is hereby repealed and the following is submitted:—In lien thereof it shall be the duty of all constables, special constables and policemen to search out and prosecute all offenders against the provisions of the second part of the Canada Temperance Act 1878, by making complaint and prosecuting the same to conviction tefore some court of competent jurisdiction in any city, town or municipality where the said act has been or may hereafter be brought into operation."

"2. Section two of the said act is he eby repealed,"

said it wou'd be no iced t' at this bill was somewhat changed from its original shape. The charge had been made at the suggestion of the law committee. In 1882 a bill was passed naving for its object something similar to this act. It had then been feit that the Canada Temperance act did not go far enough, that it did not provide machinery sufficient to properly enforce the footh act, so called, Private individuals had been called upon to take upon themselves the borden of making prosecutions. If the Scott Act had not been carried out its friends felt that it was not the fault of the law, but on account of a defect in the machinery intended to enforce the same. He took it he ground that when an act is placed on the statute book it should be carried eut. He was was not prepared to say that this bill would accemplish all that was hoved for it. He was not prepared to say that it would stop violations of the Scott Act, but he did believe that it would go a good ways in praventi g violations. The laws relating to larceny did not entirely prevent that crime, yet he believed that in the interest of good order and morality they had the sanction of the people, so it should be with this law. Be then read section one and said that heretofore it had been mobody's business to look after violations of the Canada Temperance Act. This section made it the duty of constables, special constables and policamen to search out and prescute all offenders. The second section of the law of 1882 is repealed by this bill, and he thought this was a change for the better, as it was not proper that a man should be financially interested in the success of the information he might give against an offender. Section three was one upon twich there had been a great deal of discussion in the law committee. Some of the friends of the social and the said of discussion in the law committee. Some of the friends of the section set to the remarks of Mr. Mcsdam, that if it did not give saiffaction further legislation could be had. By leaving it toptional w said it wou'd be no iced t' at this bill was somewhat cheese and starch factories and grist mills, which was agreed to.

Mr. Ellis committed the bill to authorize the appointment of a commission to examine into and report upon the system and management of the department of sewerage and water supply in St. John (east) and Portland.

After considerable discussion progress was reported with leave to sit sgain.

Mr. Wilson committed the bill to provide for a polling place at Mcadam, which was agreed to.

Mr. Wilson committed the bill to incorporate the Town of Marnyrilla.

Most of the sections were adopted when progress was reported with leave to sit again.

Mr. Mohams introduced a bill to authorise Gloroster county council to sell cartial hands in Bathleocrate was reported with leave to sit again.

House adjourned till tomorrow morning.

Framericos, March 16—Gillespie introduced the bear bousty bill; Quinton, the Portland dity council's petition against the bill to establish a commission to widen certain streets is 85. John.

The following bills were agreed.

The following bills were agreed.

The following bills were agreed.

The following bills were agreed of the search of the province and the feeling was general that machine certain parishers in licorporate the Shedisc and Cape Tormonice Kall-way; to authorize the shedisc and Cape Tormonice Kall-way; to authorize the trustees of school cirticis No. 13 the street is 81. John and Eastern Ry. Co—all with amend nearts; to authorize the shedisc and Cape Tormonice Kall-way; to authorize the shedisc and Cape Tormonice that way; to authorize the shedisc and Cape Tormonice that have a street with evidence of the council was a street of the council way; to authorize the shedisc and Cape Tormonice that have a street with evidence of the council was a street was a street of the council was a street was a st

MR. M'LEOD supported the bill. It really only affected the countles that have adopted the Scott Act. The act having been adopted by many localities it was right and proper that the people should have a chance to enforce the law.

Mr. McManus—Why did not the Dominion government provide the proper machiner;?

Mr. McLeod said he had no hastitation in saying that the Dominion government should have provided the machiner; but as they had not, that was no reason why the legislature should not meet the wishes of the people of the province on this question. He would have accepted his bill as it had been originally introduced and required municicalities, towns or cities in which the law was adopted to appoint inspectors, on the ground that localities which brought the act into operation should have a chance to enforce the act. This was a reasonable bill; it simply gave the temperance people an opportunity to

enforce the act. This was a reasonable bill; it simply gave the temperance people an opportunity to enforce the Scott Act. If there was not sufficient temperance sentiment behind it in any locality, then the Scott Act could be appealed in three years from its adoption. This bill was within the power of this legislature and he hoped it would be adopted.

tend as a whole, Mr. Hanington said he did not think
that was necessary, toose monthly interested in the
any explanations necessary could be given as the bill
was being read section. The section of the section.

All the section is a section of the section of th

said he had thought this important question might be discussed without personal allusions to the members of the Dominion goverament. He was proud to say that the Hon. Mr. Foster had won his high position by h's spiendid abilities and against the opposition of Mr Ellis and his paper. He was glad, too, that the temperance sentiment was so strong in St. John that Mr. Ellis dare not vote against this bii, notwithstanding that the Globe had sneered at the temperance workers.

Mr Hanington said he meant no reflection. He had been outside when the member for Gloucester commenced his speech, but if the cap fitted him (Mc-Marius) he (Hanington) had no objection to his pu-

commenced his speech, but if the cap fitted him (Mc-Madus) he (Hanington) had no objection to his putting it on.

Mr. McManus—What cap fits me?

Mr. Adams—Night cap!

Mr. Hanington said he had some letters signed by F. J. McManus which he cou'd read to the house. They were in refer nee to that hon, gentleman's promises to support the old government. He hoped the member from Glourester would praye himself more consistent on this question.

Hon. Mr. Flair rose to a question of order, The remarks of Mr. McManus did not call for such an attack and the matter under discussion had no reference to the action of sny hon, neember's attitude tewards this or that government.

Mr. McManus—I do not care for him (Hanington). I am prepared to place my record against his.

Mr. Hanington said it was the duty of every member to give this bill his support. This bill was not as the hon, member for Gloucester wou'd have the honse believe for the encouragement of informers, nor would the inspectors appointed by the municipal councils be unprincipled men and drunkards.

Mr. McManus said when he made his remarks about encouraging unprincipled men and informers he thought the section allowing \$10 to the informer had not been struck out. He complained that the member from Westmoreland was trying to put him in a wrong position. There must be something morally wrong withithe calibre of the hon member's brain.

Mr. Hanington—'Something morally wrong with the calibre of his brain?' What a multiplicity of words. The source is unworthy of a reply. He again referred to certain letters in his possession and declared that if Mr. McManus wanted to create the idea that if Mr. McManus wanted to create the idea that the county councils would would appoint drunkards and unprincipled men he (Hanington) did not object to that ideas of ars as Gloucester was concerned, but no such appointments would be made by the county council of Westmoreland stespheshed to the house in the name of the widows and crphans and the wrecks of humanity made so through liquor to pass the bill. He did not wish to reflect upon the opinion of others. opinion of others

Mr. Adams—You want to force your opinion on

Mr. Adams—You want to force your opinion on everyone else.
Mr. Haning'on—I want to give my assistance to everything that leads to morality.
Mr. Adaus—Yes, with an iron hand.
Mr Hanington—No, sir, but with the hand of the law He clesed with another appeal for the support of members of the house to this bil', which was intended to provide machiner, for the carrying out of the Canada Temperauce Act.

MR M'MANUS repeated his previous remarks in reference to this bill, doing so te show that Mr. Hanangton had misrepresented his position. He hurled back as untrue the insinuation of Mr. Hanington in reference to the people of Gloucester They were as honorable and honest as those of any other county. The member for Westmore and had put up a man of straw and knocked it down by a long winded speech. He was prepared to give the temperance people every credit, but felt that they should have applied to the parliament which passed the Scott Act. He repeated his statement that when he had spoken of drunken and unprincipled men he was not aware that the section unprincipled men he was not aware that the section providing for the pay of informers had been struck

MR. ADAMS

moved that a section be added providing for the appointment of inspectors in countles where the Scott Act had not been adopted, to enforce the license law.

MR. WETMORE

said that if this law creates as much trouble out of the house as it has already created in the house, every man, woman and child throughout the province would be fighting over it. He had always voted against this class of legislation and would oppose this bill. He did so conscientiously and he was glad to notice that his contention against this allowing of \$10 to informers had been carried out in this bill. The legislation now asked for was absolutely in the province of the Dominion government. They created the Scott Act and if there is anything wrong in its machinery the power of remedjing the defect rests with them and not with this house. As to the effects of the Scott Act, he had a strong opinion on that question. He did not believe in giving to constables the power asked for in this bill, and he thought the law that required such powers for causables the power asked for in this bill, and he thought the law that required such powers for causables the power asked for in this bill, and he thought the law that required such powers for causables the power asked for in this bill, and he thought the law that required such powers for causables the power asked for in this bill, and he thought the law that required such powers for causables the power asked for in this house. As to the effects of the Scott Act, he had a strong opinion on that question.

Bills were introduced as follows: By Mr. Hethering and the country; by Mr. Hanifigton, an act to enable the same country to the power of the liters was in itself an act of pers cutting the defect reasts with them and the country council to sell certain lands in the parish of Botsford, reserved for prublic uses and held for school purposes.

MR. HIBBARD

said he most heartily approved of this bill and would give it his support until we can get a better law. It is said that the temperance people should ask this legislation from the Dominion government. In anywer to that he would remind the hon, gentlemen that the temperance people have waited a number of years 1. If that government to give them the necessary machinery to carry out the Canada Temperance Act. While he thuroughly agreed with the principle of the bill, he would like to see one of the sections so change ed that the sa'sries of inspectors would be pain of the general revenue of the country instead of 1 y the municipalities. However he was present to accept this bill as a step in the right direction.

MR. PUGSLBY MR. HIBBARD

MR. PUGSLBY said he was disposed to favor this bill. He thought, bowever, that when the municipalities pay the salaries of inspect rs the fines collected sheuld ge to such municipalities. nunicipalities.

Mr. Stockton—That would cause a conflict between

Mr. Stockton—Inac would cause a connect between the local and Dominion authorities. Mr. Pageley—The sooner it comes the better. It is hardship to expect the municipalities to pay the in-spectors and then have the fines go to the Dominion.

Mesoried, That is the opinion of this home the correspondent that it is a section. The section of the set of Victoria, chapter is correspondent to the control of the contr

MR. M'LBOD said that Mr. Wetmore practically admitted that of ficers were necessary to carry out the Scott Act. There was no doubt that the law as it now stands There was no doubt that the law as it now stands does not compel core ables to look after Scott Act violations. This bill was to make that part o' their dute. He had no doubt that many men would be willing to vote for the scott Act. The bill simily asks that power be given to Lealities that have a opted the Canada Temperance A t to carry out the law as fir as possible. If the temperance sent ment of any locality is siring enough to force this law, it will be found strong enough to arrange for the pay of the in pector.

MR. PALMER

said he had thought this important question might be discussed without personal allusions to the members of the Dominion government. He was proud to say it that the Hon. Mr. Foster had won his high position by h's spiendid abilities and against the opposition by h's spiendid abilities and against the opposition by h's spiendid abilities and against the opposition by h's spiendid abilities and against the temperance sentime: twas so strong in 8t. John that Mr. Ellis dare not vote against this bill, notwithstanding that the Globe had sneered at the temperance sentime: twas so strong in 8t. John that Mr. Ellis dare not vote against this bill, notwithstanding that the Globe had sneered at the temperance open that the same and the Globe had sneered at the temperance open that the same and the Globe had sneered at the felobe had sneered at the felobe had sneered at the felobe had sneered at the same workers.

Mr. Halmigton said he had hoped to herr this house feeling that his personal opinion should surmount the committee. He would not no hesitate the same workers.

Mr. Halmigton said he had never declared that he did not read that the temperance opinion should have a sheat of the would have preferred to have had the bill as originally prepared to have had the blugsh tripore, in order to avoid compilete the Mough tripore, and of the committee. He would have asked the law committee the sections had to have had the blugsh tripore and the hough tripore and the best the standing that the felobe had hough tripore and the best the section of the committee. He would have asked the law committee had though tripore and the section of the temperance people with the section of the temperance people with the section of the temperance people with shift of the form of the lowes of the temperance people were acting to the sections of the temperance people were acting to the section of the temperance pe MR. PALMER

How me, Blair

said that while he did not favor the bill as a whole, he was prepared to support the principle of the act. Three was a question as to whether for not this legislare had there could be no harm in passing it and thereby asserting our power to make such legislation. He was not prepared, in view of the decision of the Privy Councit in the case of the Queen v. Russell and in view of the decision of the proper court of Nova Scotia, mentioned by the leader of the opposition, to say there was no doubt in reference to the power of this house to authorize the appointment of in spectors. It was desirable not only in the interest of the public good, that while a law is on the statuse book is should be carried out as far as possible. When a law becomes a dead letter it should be repealed and not be allowed to stand as impotent legislation; he was not sure that bil wuld accompil h what was expected of it, but he was ready to go hand in hand with those who sou, it this legislations and assist hem. There was a question as to whether this legislature should require municipal and civic council so appoint insvectors, or whether it would be better to give them the power to do so; he thought it was a sight that might have made through the feeling was a sinst making the law compulsory in that respect, he cound not at present such that the lessing was a sinst making the law compulsory in that respect, he cound not at present such that the lessing was a sinst making the law compulsory in that respect, he cound not at present such as the country of a husband and father so benignant in all his transactions.

Within the college of the other recute on navigation.

CHARLES Godden have this death when have a death of the rive which decision of the private of the private while a law in many respects.

His natural disposition was such as to endeat mim to all within the circle of his acquaintance.

A tender husband, an affectionate father, geniel and genite to all within the circle of his acquaintance.

A tender husband, an affe

was not prepared to agree with the sixth section.

Mr. Ellis was a little anxious in reference to the same section. Should the city and city and county of St. John adopt the act and two inspectors be appointed the city would have to pay its own inspector and at the same time pay about 77 per cent. of the county inspector's salary. He would like his colleague to look into this point.

Mr. Wilson thought the word "shall" in the first line of the seventh paragraph should-be made to read "may." The section as it atcod was in opposition to the principle of the bill, which authorised rather than required the appointment of inspectors. He was st ongly in favor of the principle of the bill.

Hon. Mr. Blair took a similar view to Mr. Wilson. Mr. Park acting on Mr. wilson's suggestion moved that the word "shall" be struck out and the word "may" substituted

After a lengthy dicussion the committee divided on the motion follows: Yeas—Blair, Gillespie, McLellan, Ryan, Mitchell, Wetmore, Glasier, Heterington, Labillois, Wilson, McAdam, Park, McManus—18

Nays—Turner, McLeod, Hanington, Colter, Killam, Leighton, Ellis, Stockton, Dr. Lewis, Hibbard, Baird, Humphrey, Morton, Burchill, Palmer—15

All the sections having been agreed to with slight amendments,

moved that a section be added providing for the ap-pointment of inspectors in countles where the Scott Act had not been adopted, to enforce the license law.

progress was reported on the bill to provide for a commission to arrange for the terms of union between St. John and Portland.

The following bills were agreed to in committee of the whole: Bill to amend an act respecting the incorperation of joint stock companies of 'etters patent; bill in addition to and in amendment of an act to provide for about hand reporting in certain countries." vide for short hand reporting in certain courts; bill re-lating to the Eigin, Petitoodiac and Havelock rail-way, the latter with amendments.

Adjourned till Monday morning.

FREDERICTON, March 29.—All bills introduced Saturday were read a second time [and all bills agreed to that day were read a third

Mr. Wheten moved the house into committee on a bill to authorize the St. Louis, Richibuto and Buctouche Railway Company to extend their line, Mr. Hibbard in the chair.

Mr. Wheten explained that the bill asked authority to extend their railway from St. Louis to Kouchibuguac, a distance of six miles. The bill emanated with the Kent county council, and the extended road would greatly lessen the distance between certain points in the county. He strongly supported points in the county. He strongly supported

the bill.

Mr. Leblanc said so far as he knew there were no debentures issued on the branch rail-Mr. Ellis read a letter he had received from a gentleman opposed to the extension of the road. That gentleman should be most benefitted if any good would result from the extension and he thought the letter significant.

After further discussion the bill was agreed

Mr. Leighton's bill to provide for the sewer agreed to.

Mr. Hanington moved the house into con-Mr. Hanington moved the house into committee on a bill to enable Westmoreland county council to sell certain lands in the parish of Botsford for school purposes. Messrs, Hanington and Killam and Dr. Black supported the bill. Mr. Hanington consented to have certain sections struck out. Mr. Blair agreed to have

the bill as amended agreed to, on certain conditions.

The bill was read a third time. Mr. Hanington was satisfied, and the bill was agreed to with amendments.

The rules having been suspended, Hon. Mr. Turner introduced a bill to amend chapter 99 of the consolidated statutes of rates and taxes

so far as relates to the counties of Albert and York, Mr. Wetmore moved the resolution of which he had given notice, to the effect that this house join the legislative council in the latter's address to the lieutenant governor on the report is reference to the state of the finances of the province. Mr. Wetmore supported the resolution in a lengthy speech, finishing after one o'clock.

Hon. Mr. Blair opposed the resolution in a

speech of considerable length.

Mr. Ellis moved and Mr. McManus secondTimes. ed, the following amendment:—
Whereas, The present executive has already

made very considerable reductions in the expenses of government, and this house has confidence in its willingness and desire to still further economize wherever it shall be found practicable and consistent with the public interest; and Whereas, In all questions affecting the public revenue and expenditure, the executive government is responsible to the representatives of the people in this house and not to the legis-

whereas, It is not deemed by this house to be within the constitutional right or duty of the legislative council to tender advice to his honor the lieutenant governor, especially in respect of matters which under our system of respect of matters which under our system of government it is the exclusive right of this ouse to regulate and control; therefore, Resolved, That this house declines to go into consideration of the message of the legis-lative council communicated to this house on the 26th day of March instant.

After speeches by Messrs. Hanington, Stock-ton and McLeod, the amendment was carried

by the following division:
Yeas—Blair, Gillespie, McLellan, Ryan,
Mitchell, Ritchie, Turner, Quinton, Killam,
Glasier, Hetherington, Leblanc, Wheten, Labilliois, Wilson, Leighton, Ellis, Steckton, McManus, Hibbard, Baird, Morton, Burchill,
Pupelar Palmer, 25 Pussley, Palmer - 25.

Nays—Wetmore, McLeod, Adams, Hanington, Cther, McAdam, Park, Lewis, Perley, Black, Humphrey—11.

House adjourned shortly before midnight till ten tomorrow morning.

together by bonds that death cannot sunder. And may it not be hoped that there shall be a reunion in the upper sanctuary when God has served his purposes with them on earth, and when they shall meet to part no more.

Sussex.

(FROM OUR OWN CORRESPONDENT,) SUSSEX, March 29.—The conduct of the Salvation Army in their street parade last night was such as to bring out a great deal of adverse criticism, and not calculated to win the respect of lovers of religious decorum, Very large quantities of potatoes have lately

been shipped from Sussex to the United States. realizing fairly remunerative prices. Geo. W. Fowler of the firm of Hallett & Fowler, barristers, left for Ottawa on Satur. day evening on professional business. Mr. Fowler is to visit Boston and other places in the United States before returning.

Cadet Charles Mitchell, who has creditably figured as a member of the S. A. since its inception in Sussex, left for Woodstock today, followed by the good wishes of the community. Munity.

A number of fine horses have been bought

here by Americans and sent to the U.S. Springfield.

(FROM OUR OWN CORRESPONDENT.) SPRINGFIELD, Kings Co., March 29,-Dur. ng last week special services were carried on in the Belleisle creek Methodist and the Midland F. C. B. churches. The work still goes

Diphtheria has carried away another of Mr. Pendergras' children. At one time the whole family were ill. Some of them are now im-

proving.

At an early hour last Monday morning Alexander Langell of Mercer settlement, Norton, lost his house by fire. He managed to save nearly all his household effects. He will build

ment in Queens county; by Mr. Hantigton, an act to enable the Westmoreland county council to sell certain lands in the parish of Sackville, held for school purposes; also an act to enable the same council to sell and convey certain lands in the parish of Botsford, reserved for public uses and held for school purposes.

Hon, Mr. Ryan submitted returns in reference to Fredericton bridge.

Hon, Mr. Mitchell committed a bill to authorize Charlotte county council to exempt from taxation to certain cases. The bill was agreed to.

Palmer cammitted the bill to authorize the rector, chur.hwardeus and vestry of Trinity church, parish of Canning, Queens county, to sell their gie 10 lands, which was agreed to.

Wilson committed the bill to explain and further amend the incorporation act of the Northern and Western Rallway Co., which was agreed to.

Affers Suppers, progress was reported on the bill to provide for a commission to arrange for the terms of union be-

Woodstock Items.

(FROM AN OCCASIONAL CORRESPONDENT.) WOODSTOCK, March 29. - Rev. Father Murray was taken down last week with a severe attack of rheumatism from which he still suffers intensely, but it is now believed that he is on the mending hand. Dr. Connell is attend-

ing to his case. The weather is very fine with cold nights. Sleighing still continues good. It is unusual to have so large a quantity of snow remaining

"observed of all observers."

Our business men report trade as unusually

quiet for this season of the year. CHIPMAN, Q. C .- A correspondent writes:-There has been very much sickness here of late, but under the skillful treatment of Dr. Nugent the patients are recovering. Safe Refuge Lodge, No. 146, I. O. G. T., is progressing at the usual rate. Last Saturday gressing at the usual rate. Last Saturday night there was quite a number of visitors present from Chipman Lodge. After the regular business was completed, a recitation was given by Miss Carrie Burpee, readings by Miss Lizzie Miller of Bathurst, Mr. Hamilton of Dalhousie, and Mr. Bishop, and an address by Dr. Nugent."

CAMPOBELLO.—The second session of Island District Lodge convened at Welchpool on the 25th inst. There were representatives present from Go Ahead, Prince Albert, Victoria, Lorne, Deer Isle, and the Indian-Island lodge. The next session will be held at Deer Island, in May. In the evening a large public meeting was held, at which Rev. H. H. Neales, Rev. J. N. Barnes, W. S. Thompson, Silas Mitchell, Hezekiah Mitchell, J. E. Gosline, J. L. Savage, C. H. Edgett, Miss Annie Babcock, J. P. Nowlan and Mr. Keats of Eastport took part.

MONCTON. - The chorister boys of St. George's church, numbering about 25, enjoyed sleigh drive on Saturday afternoon out on the McLaughlin Road. The excellent singing is an important feature of Lenten services on Tuesday and Friday evenings at the church.-

HAVELOCK, K. C.-A committee of ladies or ganized a concert and sociable in aid of the Baptist church, Havelock Corner, which took place on the evening of Tuesday last. Keith's hall was crowded by an appreciative audience to whom the committee presented a liberal musical and literary bill of fare. An auction of backets, contributed by friends, caused much much jollity. The sum realized was about

\$40.
At the usual meeting of Havelock Division,
No. 251, S. of T., the following officers were
elected for the ensuing quarter:—Asa Perry,
W. P.; H. A. Keith, W. A.; W. A. Keith, R.
S.; Mrs. W. A. Keith, A. R. S.; J. Schofield,
F. S; Mrs. B. S. Thorne, T.; W. L. Corey,
Chap; F. A. Corey, Con.; Bertha Corey, A.
Con.; W. A. Alward, I. S.; Lee Corey, O. S.

THE STEAMER CLIFTON. - The steamer in course of constructon at Hampton by the King's Co. Steamboat Co., is now planked and will be ready for launching three or four days hence. She will be known as the Clifton; is 90 feet keel, 18 feet beam and draws only about 18 inches of water. She will register about 65 tons. She will be driven by compond engines built by Fleming & Sons, with a stel boller and is calculated to reach a speed of 12 to 14 miles an hour. Her main saloon will be 30 feet by 11 feet in breadth; the ladies' cabin 11x16 feet, and the furniture and fittings will be 5 mt along its contraction. be first-class in every respect. The Clifton will be ready for her route on the opening of

CHARLES GODSOE, caulker, has a mallet which was turned out of one of the most peculiar pieces of wood ever seen in this city. One side of the mallet looks like walnut while the other resembles lignum vitæ,

Rev. A. C. Thompson is holding a successful series of spiritual meetings with his church at Graves settlement, Kings Co. Eight candidates offered for baptism on Sunday.

BARTLETT OLIVE of Roshes, Albert County. raised 102 pounds of early white oats from two

WITHIN THE past three months 130 persons have joined the Methodist church at Eastport on probation and 56 have been baptized.

SIX GAMBLING saloons in Bangor were raided by the police on Saturday. Seizures were made March

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Americans GLOUCESTER. Steele of the F a despatch to in reference to following offic foreigners under Prohibition poer restriction \$150

A number of the Grand Ban land for bait. ELLSWORTH, kins & Sons re Scotia for the understanding Nova Scot Banks and t few days ago received a letter advising that vessels at Lan probability the will not allow dian port for erican vessels.
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LONDON, M to announced afternoon to th the foundation the College of bankment. Prince and P bers of the r clear and bes vast numbers majesty. Shor were decked wi played abund party was ever surprised at t and many t

evident pleas her majesty e LONDON, M return from tingham Palac companied by carriage. Am Hill road, bo n shabby cl He appeared way to the ed threw someth citement follo quickly tak police and It was subsequent not an explose only a piece noticed her back into the startled, but whole situation apparently for Queen from lieved to be a unsound a

to arrest. were at ence The paper wh Queen's carri for personal g fender believe BRI

Gladstone LONDON, I secretary for lof commons to lief of destitu The Daily been quasi-off of Irish matt giving of prec was proposed, the proposition course that is question of this declarati drawn into t LONDON, of common April 8th h duce his Iris that on Apriduced and permission t laws for the land. Both seceding men when Glads

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AS LONDON, on the Tyne bons and C. was for \$40 Gibbons b