ern, Resolved,—That the debate on the Rail tee Report be now resumed .-

dment, Mr Burwash moved, see In amendment, Mr Burwash moved, seconded by Mr Lynn, that the Report of the Railway Committee be adopted. Lost.

The amendment was lost on a division.

Mr French moved, seconded by MrGould,
That the Report of the Railway Committee be read clause by clause and be discus-

In amendment Mr Fairbairn moved, sec

onded by Mr Gorman.

Resolved,—That the Report of the Rail way Committee be not discussed clause by clause, but be adopted or rejected as a whole. The amendment was carried upon the fol-

The amendment was carried upon the following division, viz.
YEAS.—Messrs. Carswell, McConnell,
Brown, Shaw, Gorman, Fairbairn, Chambers,
Byrne, J. Robertson, Mulligan, Coulter,
Moore, Purdon. Guthrie, W. Robertson,
Doran, McCaffry, Moorehouse & Rowan.—19.
NAYS.—Messrs. Munro, Shields, Gould,
French, McArthur, Foster, Scott, Burwash,
Lynn, Lett Gibbon, Murray, Jamisson and Lynn, Lett, Gibbon, Murray, Jamieson and

Reynolds.—14.

The amendment having been carried the original motion was lost.

The Report was then put for adoption, and 'r Fairbairn moved, seconded by Mr Gorman, That the Report be not now adopted but referred to the Rate-payers of the several Municipalities at as early a date as possible, and that copies of the Railway Committee's Report be printed and furnished to the Reeves, so that they may be enabled to place the full particulars before their Constituents before any further action is taken in the matter by this Council. Lost In amendment, moved by Mr Scott seconded by Mr McArthur.

On the table.

The Speaker also stated that during the recess he had received a paper from Pierre Huot, Esq., which purported to be the resignation of his seat for East Quebec, but considering the resignation under the circumstances to be contrary to law, he had declined to act upon it. He had also received from Isaac Buchanan a paper purporting to be the resignation of his seat, but as the seal of the honorable gentleman was not attached to it, thereby confirming it as his solemn act, he had declined to receive it.

Atty-General Cartier moved the adoption of a sessional order, declaring—first, that members whose seats are contested are to

concluded the Council adjourned to Two House adjourned.

ARRIVAL OF THE ARABIA. Sandy Hook, March 16.

The Arabia from Liverpool on 2nd instant and Queenston on the 3rd, has passed this point. The Australasian arrived at Queensto on 3rd instant, having broken her screw i

lat, 30 W. Her mails and passengers are on board the Arabia. All well The Canadian arrived at Queenston or

MARKETS. Liverpool provisions quiet.
Pork dull. Lard dull and slightly declin ed, quoted at 54 to 56s.

Ashes quiet. Pearls 26s 6d.

Jondon, Friday.—Consols closed at 91; to § for account; § to § for account.

to its final passage in that House, but it is improbable that the Bill may be defeated in the House of Lords. Its object is to releive dissenters and others who do not belong to Established Church, from the compulsory payment of local rates or taxes to rebuild or repair the parish churches. The bill, though another step towards the voluntary system, does not affect the revenues of the Established Church, which are derived from tithes and church lands.

hoop skirt Co. Susannah Wilson, daughter of the janitor of the building jumped to the janitor of the building jumped to the ground—five stories,—and was killed. Acras fryinor was taken out of the building by a fireman in an insensible sente; her recovery is doubtful.

Montreal, Ottawa, and elsewhere. Now, we did not, know the Governor did not, know the Governor and mask killed. Acras fireman in an insensible sente; her recovery is doubtful.

Montreal, Ottawa, and elsewhere. Now, we did not, know the Governor did not, know the Go

On the Speaker taking the Chair, Hon. Mr. Vankoughnet introduced the et relating to Common Schools. Hon Mr. Speaker reported the spec

On motion of Mr. Vankoughnet the st On motion of Mr. Vankoughnet the speech will be taken into consideration on Tuesday. The following gentlemen were introduced and took their seats: Hon. Messrs. Merritt, Sir Allan McNab, Foster, Relsor, Proulx, Letellier, Jeffrey, Gouvernment and Ha-

The House then adjourned.

LEGISLATIVE ASSEMBLY. On motion of the Speaker, Mr. Merritt and Mr. Purdy were introduced, and took

It was then resolved that the Address answer to the speech should be discussed on

The Speaker informed the House that a pecial return had been made in reference to Subsequently, on motion of Mr. Loranger, the poll books and other documents were laid

onded by Mr McArthur.

Resolved,—That the Report of the Railway Committee be read and discussed clause by clause.

Amendment carried and original motion Amendment carried and original motion of bribery or other corruptive practices; and third, declaring the offer of money or other advantage to a member to be a high crime

Before the discussion of the Report was After some further routine business, the

After routine business, Mr. Rykert and Mr. McKenzie were introduced, and took On motion of Attorney General East, the

House proceeded to the order of the day, which was the consideration of His Excellency's speech.

Mr. McBeth then moved the address, se onded by Mr. Caron.

The first clause was put and carried. the second clause being read, which related to the Prince of Wales visit,

Mr. Gowan intimated that there was to be an amendment submitted to this paragraph,

as it appears that it was not yet printed.

The debate was adjourned till to-morrow.

Mr. Ferres then moved, as a question of privilege, that as from an examination of the poll books of the Municipality of the Township of Granby, in the County of Shefford, it appeared that gross irregularities had occurred in connection with the entries on the said

another step towards the voluntary system of contains of comment could not add the Canadian Government outden to the derivation of the Canadian Government outden to the Case. We observe the following notice and church lands.

Mr. Melce thought it highly desirable to the Case. We observe the following notice and church lands.

Mr. Melce thought it highly desirable to the British deep the Prince's wist. He had taken the liberty and the dropen and blunders which marred the building this morning, destroyed the ward-robes and regulated of the theorem and the prince's wist. He had taken the liberty of the most had the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the prince's wist. He had taken the liberty to the death of John Sherican Heave the pr

Mr Byrne moved, seconded by Mr Fairairn,

Resolved.—That the debate on the Rail.

Resolved.—That the debate on the Rail.

Resolved.—That the debate on the Rail. alone the House had control, he would cheerfully vote for the motion. Mr. Ferguson's resolution was as mild as his speech was the reverse. It blamed no one in particular,—Now, it was not to be denied that much that was blameable took place during the visit of the Provincial swerable to Particular. was blameable took place during the visit of the Prince. 'The treatment to the Free Church at Quebec; to the Established Church of Scotland, and Methodists afterwards; and were sincere here. Church at Quebec; to the Established Church of Sootland, and Methodists afterwards; and not to enumerate other examples, there was an unfortunate state of things at Kingston, and then at Belleville, The course taken towards the people at those localities in every view was greatly to be regretted. It was not just to the injust that the Prince should be deprived of all the parties were pared to make, It was not just to the inhabitants that the opportunity of shewing their loyalty and affection should be withheld from them, It was not just to the Province, for it gave rise to much misconstruction in Britain as to the character and temper of the people. Was there no one responsible for all this? The Governor wrote official letters to the Mayors directing them to see that there should be no Orange processions and no display of Orange colours, and the time and manner of this were felt to be offensive. Instead of removing the difficulty they in creased it. Ministers would neither assume nor denytheir responsibility, for the letters. They had not courage or candour to deither. Couldiany fact be more humiliating? But if they were right in saying they could not advise authoritatively, were they not to work they offer the processions and manner offensive to any large class of Canadian people, were they not to say a word. Were they to give no information, express no opinion, offer no remonstrance. Were they to to suffer a wrong to be done, injustice committed, and yet maintain entire silence?—
Was there any theory of constitutional government which would require or warrant such a course as that. From their knowledge of the propose of the pr Was there any theory of constitutional government which would require or warrant such a course as that. From their knowledge of people they must have known the Orange bodies would manifest their welcome by processions; and if the Duke of Newcastle was such diverse views prevailed among Canadian was made, it surely was the duty of Ministers to communicate that decision at the earliest moment and in the least offensive manner. Had this been done, there was every probability that all difficulty would have been removed. The Orange body voluntarily determined not to present any address if it should even be embarrassing. There was no display of Orange colours before the Prince reached Kingston, and little or none after he left Belleville. This forbearance, if Ministers had done their luty, would probably have been displayed in Kingston, and in presence of the Duke the language he had

to § for account; § to § for account.

Richardson, Spence & Co. report—Flour
Bigh rows for famps, in the County of Shefford, it
Wheat quiet and irregular with a partial
decline of 1d to 2d per quintal.

Corn dull; Mixed 36s 6d to 37s.

The Australasian broke both flanges of
her screw on 20th Feb. in lat. 30, long, 24.

Continued on the voyage westward till the

To § for account; § to § for account.

Richardson, Spence & Co. report—Flour
Bigh to the Municipality of the Township of Granby, in the County of Shefford, it
appeared that as from an examination of the
poll books of the Municipality of the Township of Granby, in the County of Shefford, it
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poll books of the Municipality of the Township of Granby, in the County of Shefford, it
appeared that gross irregularities had occurred in connection with the entries on the said of painful feeling throughout the poll books of the Municipality of the Township of Granby, in the County of Shefford, it
appeared that gross irregularities had occurred in connection with the entries on the said of painful feeling throughout the poll books of the Municipality of the Township of Granby, in the County of Shefford, it
appeared that gross irregularities had occurred in connection with the entries on the said of painful feeling throughout the poll books of the Municipality of the Township of Granby, in the Helmon, or reply to
ade the first five, three per cent for the design that they were only
more prilinged, that as from an examination of the Prince.

It was painful to
express an opinion, or reply to
hear Ministers agreat
lature, the hosts, were overlooked in the recoption of the Prince. It was painful to
appeared that they were only
more prilinged, that the first five, three per cent for the flight to the House.

Among the speech from the Governor, Mr. Mc
Gee made the most effective, which our readit alture, the hosts, were overlooked in the resolution of the Prince. It was painful to
appeared that they were only to

and the Methodist body, Powell, Purdy, James, Ross, Bykert, Ry Powell, Purdy, James, Ross, Bykert, Rymal, Wm. Scott, Somerville, Stirton, Wallbridge, White, Wilson, and Wright.—28.

NAYS.—Messrs. Abbott, Alleyn, Baby, Beaubien, Bureau, Cameron, Campbell, Carling, Caron, Atty, Gen. Cartier, Cauchon, Chapais, Cimon, Coutlee, Daoust, Desaulniers, Dionne, Dorion, Drummond, Dufresne, Ferguson, Ferres, Foley, Fortier, Fournier, Galt, Gaudet, Gill, Gowan, Heath, Hebert, Holmes, Langevin, Lemieux, Lorranger, Loux, McBeth Atty Gen. MacDonald, D. A. MacDonald, J. S. Macdonald. ild, D. A. MacDonald, J. S. Macdonald McCann, McGee, McMicken Mongenais Morin, Morrison, Panet, Piche, Playfair Scott, Sherwood, Sicotte, Simard, Smith, Starnes, Tasse, Tett, Thi idney Smith, Standard Smith, Sandard Smith, Sandard

wreck of the United States, We hope the affliction of our

ment, who were an-

nt for the acts of the

If The affront came direct-

determined to go nowhere where such display Ministers?

Was made, it surely was the duty of Ministers or Conner said,—One Minister says the have been displayed in Kingston, and in Belleville as elsewhere. In the most limited view which it was possible to take, Ministerial responsibility of the Government is plainly chargeable with the blame of the untoward events which had given rise to so much complaint and ill feeling.

Mr. Sandfield, Maddonald, followed, Heling how completely members of the Legis, inches completely members of the Legis. omplaint and ill feeling.

Mr. Sandfield Macdonald followed. He considered the conduct of Ministers a great lature, the hosts, were overlooked in the resulting to the conduct of Ministers and the conduct of Ministers an

TREBURS THE CALLES AND THE CALLES AN

Fergusons amendment was lost—14 to 85. The Ayes being Aikens, Bell, Burwel Cameron, Craik, Ferguson, Gould, Gowa Purdy, Rykert, Somerville, Tett, Whit Wright,—14.

The House then adjourned at 11,30.

The New York Courier and Enquirer much exercised in its mind at the wrongs done to Canada by the Imperial Government by the writ of habeas corpus issued in the case of Anderson, and by its refusal of the representation of the Colonies in Parliant. These two great and terrible wrong it believes will have a great effect upo future events in which Canada is concern meaning, of course, the probabilities

porary will not be injurious to his health for in the first place Canada is not in the east excited by the action of the English place it has no more desire to have repre entatives in its imperial Parliament than it has to have them in the United States

## Berald

CARLETON PLACE,

of any great weight has as yet reared its void in the ranks of the Opposition, difficult to fill, and which none of his confreres seen

esume his seat in the Legislature. Should this prove to be the case another very pretty little imbroglio awaits us.

GRAND TRUNK RAILWAY. A gleam of light has broken through the

doom that has lately enshrouded the Grand Trunk Railway affairs. Mr. A. P. Macdon ald, M. P. P., a contractor of some note in of the Grand Trunk Railway Company, for leasing the Railway for 20 years, on behalf of a new Company to be formed of 20 genvince. The offer is said to have met with a during the last few weeks, and the continufavorable reception from the Board-but the ance of frost has compensated for the delays English Directors may put a damper on the occasioned in the early part of winter. The mbitious aspirations of our Canadian specu- snow is still very deep in the woods. lators; they will be very apt to look on any offer emanating from Canadians with suspi cion, especially if connected with the Legislature of the Province. The M. P. P. after Mr. McDonald's name will have the effect of throwing doubts into the minds of the English capitalists that he and his company are birds of the same plumage and predatory ha bits as the Ross-Galt school. However, ac cording to the figures of Mr. McDonald's roposition, the arrangement in prospective ppears feasible, and at the effluxion of tim in the proposed lease, the Railway would be ome a paying concern. There is one ma siderable change would take place among the present staff of important official cormorants who hang like fungi on the revenue of the railway, and a new system of economical combination against them, that it is very anagement be initiated. Certainly, Mr. doubtful if they will be able to carry them-McDonald's pluck and public spirit is to be selves safely through the present session. admired. The policy of the Cabinet is not yet apparent in reference to any further asstance to the Grand Trunk Railway. OFFER TO LEASE THE GRAND TRUNK RAILWAY.

To the President, Board of Directors, and Shareholders of the Grand Trunk Rail-

way of Canada GENTLEMEN,-Having ensured the formation of a company, composed of twenty prac-tical men, well versed in the various branches of railroad management, for the purpose of leasing the Grand Trunk Railway from its proprietors, we proceed to develope the principle on which we can make you a proposi-

nized as leader of the Opposition; so that the position waits for the return of Mr. Brown to health, and to the scene of his former parliamentary triumphs.

Among the speeches on the address in re-

fessed that, so far they appear to have the best of the movement. So well, indeed, have they succeeded that the New York Tribune boldly inquires, "why is it not better at once to give up the conquest, divide the Terri-'tories, the Army and Navy, and make the best terms we can with JEFF. DAVIS?"

The month of March has been particular. ly favorable for lumbering operations, and the fears which were entertained on account of the heavy snow storms of January and February, are dispelled. The sleighing in this section of country, never was better than

The Commercial Advertiser says that a nan named Wild, engaged in lumbering in the Madawaska region, whilst airing himself in front of his shanty on a Sabbath morning, pied a fine buck at some distance, to whom e gave chase, and ran him down after a run of four miles, and cut his throat. The snow was deep and without a crust at the time.-A magistrate in the neighborhood, hearing of the case fined the swift-footed fellow ten

THE PALMERSTON Government are in a very shaky condition, if we may judge by the defeats which they lave suffered of late .-The Arago brings intelligence of their defeat on a motion to inquire into the state of the Navy. They may not resign on account of this defeat: but there appears to be such a

Canada is becoming an attractive spot for speculators—oil springs creating a large business in the west, timber, marble and iron around us, and we observe by some of our exchanges, that mines of Ochre have been discovered in the Townships of Williams and Brooke, in Lambton. Our resources are not half known vet.

In England, there has been a great storm on the coast, causing immense damage to the shipping, involving great loss of property and

The shock of an earthquake was felt lately in the vicinity of Quebec.

rebels. And if the new President be so sensible afraid of shedding blood in the execution of the laws and the collection of the revenue, he may as well give up the reins of power at once, as matters will under the present system of government, become every day more complicated.

The friends of the administration deny that this movement can be regarded as the lightest expression to the covernment of the above named lot, averaging less than two dollars per acre.