## **BILL TO AMEND LIQUOR** LICENSE ACT DISCUSSED

The House went into committee with Mr. Young in the chair, and agreed to bill relating to a loan for Normal School Annex, and a bill to establish a Home for Girls and Women at Moncton for the counties of Westmorland, Kent and Albert.

He desired to make the procedure relating to the objections as informal as possible.

Mr. Tilley said he could not see why it should be necessary for petitioners to prepare a brief and take other form of proceedings on objections. When an application was made for a license any person who had bonaride objection to it was at liberty to come and state it, and he did not so may be an additional to think the petitioners should be bound by any hard and fast rule.

Mr. Carter said petitioners were in the position of complainants, and they should be compelled to present their statement of the claim so that an applicant for a license might know just exactly what he had to meet.

Hon. Mr. Baxter said that if the petitioners did not so state their objections they would have no standing.

Mr. Carter said his experience was that license commissioners were not so particular. Petitioners had been known to go before the commissioners and simply say they objected to the issuance of a license, and the commissioners had accepted that. He merely desired to see fair play provided for the applicant.

Mr. Lockhart, on the section to regulate the quantity which could be solid under a tavern license being taken up, said that he was against any for some sure way that has never failed to remove dandruff at once, and that is to dissolve it, then you destroy it entirely. To do this, just get about 100 or 100

change which would increase the amount of liquor which could be sold in a bar and be taken away from the premises.

Hon. Mr. Clarke said that the section of the bill made no change over the present law and its amendments.

Mr. Tilley said that if the law at present was wrong there was no reason why it should not be ammended. He thought a gallon of malt liquor was too much to be allowed to be sold.

Mr. Lockhart was opposed to dillowing any increase in quantity to be sold under a tavern license.

Mr. Tilley favored returning to the largest quantity a man could buy in a tavern at one time was a quart. He certainly thought it was calculated to make a man worse for liquor to allow him to consume as much as a gailon at a time.

Hon. Mr. Clarke said there must be some sound reason for the change of law in 1909. He did not know if any gentleman in the legislature could remember what the reason was.

Mr. Carter thought that the limit of a gallon was a wise provision.

If a man desired to entertain any friends he could buy a bottle of whiskey or a gallon of ale at a tavern, if this privilege were denied him he would be driven to the wholesaler where he would have to buy in even a larger quantity.

At this stage progress was reported, with leave to sit again.

The House then took recess till 8 o'clock.

The House then took recess till 8 o'clock.

The House resumed at 8.20 p. m, and went into committee for further consideration of the liquor license bill, with Mr. Munro in the chair.

(Continued from page 1)
Fredericton, April 20.—The House met at 3 o'clock.

Mr. Dugal gave notice of inquiry with regard to purchase of potatoes

# HARTLAND HAVING

Normal School Annex, and a bill to establish a Home for Girls and Women at Moncton for the counties of Westmorland, Kent and Albert.

The House again went into committee with Mr. Munro in the chair, and agreed to bills to amend the act relating to the New Brunswick Railway, and relating to the sweltlement of certain crown lands by the New Brunswick Company, Limited.

The bill to amend the act respecting coroners was then taken up. This bill provides for taking of evidence by stenographers, of fling by medical officer of his report, of post mortome examination at nearest hospital; makes provision for burial of unindentified persons, and provides for revised scale of fees.

Dr. Price said that in consideration of new arrangements \$5 might be allowed for the second, day's hearing, which might be of long duration, and in exceptional cases attorney-general might consider an additional allowed.

Dr. Morehouse said \$5 was not enough. It frequently happened that the coroner had to be from home most of the day, and perhaps all night as well, and even \$6 would not pay him for his trouble.

Hon. Mr. Baxter said that under the old scale a coroner sof \$8 for the first day. Under the new scale he gets \$10, so that he had an advantage that Was?

Mr. Clipp did not think there should be any arbitrary limit. He thouse the side of the section allowing objection being made to granting of the complete to error of the event on being made to granting objection being made to granting

on a visit to relatives in St. John.

Mr. H. Lee Bedell of Andover was called to St. John last week on account of the very serious likness of his

## Half Dollars

## Boys and Girls

Who Can Color a Picture

An Interesting Competition for Standard Readers

In the Saturday, April 24th, issue of The Standard, we will publish a sketch which we want every boy and girl under 14 years of age to try and color with water colors or chalks.

To the young artist who does it the best we will give a prize of half a dollar.

It's a simple competition, no hard rules, no entrance fees, just cut the picture out, paint or color it the way you think best, save six coupons the same as the one shown on this page each morning from The Standard, fill them up, pin them to the painting and send them all addressed

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You must save the coupons from six consecutive issues of the paper. Start cutting these coupons now to be ready for next Saturday's

## STANDARD PAINTING COMPETITION Full Name Age Last Birthday

fund, W. D. Keith, has received from the Somerville Dramatic Club the sum of \$30, being the proceeds of a play recently given.

#### Hair Quickly Vanish After this Treatment

Science has aided in simplifying the labanishing of hairy growths from the face, and according to a beauty specialist, the most effective treatment yet devised consists of applying a delatone paste to the hairy surface for 2 or 3 minutes. The paste is made by mixing some water with a little powdered delatone. When this paste is removed and the skin washed every trace of hair has vanished. Be sure to get real delatone.

There is no sure way that has never don't the surantive which could be regarded the provision of the surantive which could be regarded the provision of the surantive which could be was not been considered that the provision of the surantive which could be regarded the provision of the surantive which could be a way that has never hat the surantive which could be was not read that the surantive which could be was not read that the surantive which could be was not read that the surantive which could be was not read that the surantive which could be was not read that the was another of the surantive which could be was not read that the surantive which could be was not read that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that the surantive which could be was not read to sure way that has never that the surantive which could be was not read to sure way that the surantive which could be was not read to sure way that the surantive which could be was not read to sure way that has never the surantive which could be was not read to sure was not read to

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The Liquidators do not bind themselves to accept the highest or any tender.

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