

THE SPOUSE SCALE OF

ATTORNEY GENERAL

DRY GOODS

FURNISHINGS

For the House.

Minister Dryden Does Not Seem to

Have Had Much Success in Stamp-

ing Out the Trouble.

HE'S STILL AFTER INFORMATION.

Came to the House

A Lawyer by a Process of

Legislation.

The principal debate in the Legislature

yesterday showed how hasty and uninformed

is some of the most important legisla-

tion placed upon the statute book of On-

tario. Mr. Dryden, Minister of Agricul-

ture, rose and in his half-articulate, tron-

gling style entered upon a history of his

efforts to eradicate the San Jose scale.

His speech was a series of damaging ad-

missions. In the first place he admitted the

absolute failure of the now abandoned pol-

icy of destroying the trees reported to be

infested. In fact that radical treatment

had been carried out without apparent re-

sult, not to say anything of the fact that

the fruit men of the country. The admission

was, moreover, broadly made in face of the

action of several members of the

Opposition that the inspectors upon whose

reports orchards were ruined were com-

petent and instigated by motives of par-

sonal ambition and prejudice. Mr. Dryden

told of a case in which a "good" orchard

of Mr. Bull, a "good" orchard, was

destroyed by the inspectors, while his

neighbor was passed by.

So far for the failure and mischief of the

legislation already on the statute book.

With regard to the amendment he introduced

the Legislature, Mr. Dryden admitted that

after the recent debate in the House he

had sent a commissioner down to New

Jersey to investigate the new policy of

fumigation and spraying, and proposed a

substitute for the destruction of the trees.

The commissioner had reported that the

success of this treatment had not been

established across the line. Mr. Dryden

had, however, proposed the penalty of fine

or imprisonment for non-compliance with

his new proposal. Being better informed

with his own knowledge, Mr. Dryden

admitted that the success of this treatment

had not been established across the line.

In a word, after bringing in a severely

penalizing bill, Mr. Dryden stood up in the

House yesterday and calmly acknowledged

that the legislation was a complete failure.

He then introduced a bill to provide for

provincial aid in the establishment of nur-

series for fruit trees.

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MR. WALLACE IN THE BUDGET

Shows How the Standard Oil Octopus

Has Got the Railways and the

Dominion by the Throat.

HOW BINDER TWINE FAKE WORKS.

Wholesale Cronies of the Govern-

ment Get a Big Slice of the

Intercolonial Troubles.

Ottawa, April 5.—(Special.)—The dreary

drip of demagogic declamation has fallen upon

the House, as was shown in this afternoon's

session, when two hours were consumed in

presenting the bills and in unaccepting

scoring the Government for its incompetent

management of the I.C.R. The place de-

mand was known to be the budget.

Two bills were read a first time. Mr.

Baird's bill to amend the Railway Act pro-

vides that under certain conditions street

railway companies will be exempted from

the action of the Railway Act and give

power to the Railway Committee of the

Privy Council to force the location of sta-

tions at points that are desirable.

The second bill, introduced by Mr. Blair,

gives the Lieutenant-Governor in Council power

to force a railway subsidized by the prov-

ince to operate its whole line and in re-

fusal gives the province power to seque-

strate the line. The bill may be referred to the

Railway Committee.

The Federal Election Law.

Mr. Fitzpatrick's bill aims to consolidate

and amend the law relating to the election

of members of Parliament. The Franchise

Act of 1888 had destroyed many of the pro-

visions of the old act, hence the need of

consolidation. As to the amendments,

the bill introduced by Mr. Fitzpatrick

will be used and the chief amendment will

refer to the N.W.T., which will be put on

the same basis as other provinces. This

will effect a saving in the piloting of

the lists of the N.W.T.

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The bill also provides for a new form of

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