Five Million Dollars Supple Estimates; 500,000 for I. C. R.

Yesterday-The Case of hen Stood Over.

OTTAWA, June 18 .- Just before the house adjourned at 3 o'clock this morn ing, the finance minister brought down further supplementary estimates for the current fiscal year, amounting to \$5,000,000, of which over \$4,000,000 is chargeable to consolidated fund and less than a million to capital. Included in these estimates is the allowance of \$250,000 to the government of the Northwest Territories, and \$56,940 to refund Messrs. Peterson, Tate and Co., the amount of their deposit on the fast line tenders. These further supplementary estimates bring up the total expenditure, including capital for the current estimates bring up the total expenditure, including capital, for the current year to \$64,152,902. There is \$65,000 for immigration, and \$33,000 for the amount required in connection with the coronation arch. The amount for annual drill is \$100,000, and \$5,000 for salaries and wages. There is \$15,366 for the coronation contingent, and \$1,036 for the royal review in Toronto. About half a millon dollars are asked for the Intercolonial, and \$467,700 for the P. E. I. road. There is \$3,000 for cattle guard commissions.

ommissions.

blonial Railway items include:
the drawbars freight cars. \$15,p passenger cars with vesti,000; increased accommodation cerry service at Straits of Canso, \$20, 200; improvement at Nicolet station, \$600; towards building a branch from Riviere Ouelle station, \$30,000; airbrakes to freight cars, \$10,000; steel rails and fastenings, \$27,000; Eastern Extension Rail-

P. E. I. Railway-Addition to freight house, Mount Stewart, \$300; to straighten line at Blue Shank, \$4,000; straighten line at Blue Shank, \$4,000; Murray Harbor Branch and Hillsboro bridge, \$450,000; to provide and lay steel rails, \$13,400—total, \$467,400.

The widow of W. G. Robertson, St. John, Intercolonial, gets \$250, and the widow of C. D. Thompson \$256. There is for St. Andrew's wharf \$850; for River St. John and tributaries, \$7,850. There is an item of \$50,000 for lighthouse and coast service: public buildhouse and coast service; public build-ngs, New Brunswick, Marysville public ding, \$2,700.

To provide for a steamship service between Canada and South African ports there is \$109,500; \$28,388 for service between Canada and Australia, and \$22,083 additional for service between Canada and Britain; \$42,000 for isheries, and \$203,642 for Yukon gov-

this morning was the largest of the ses-sion. There were 50 for and 102 against, making 52 of a majority. All the independents voted with the government. (Special to Globe.)

OTTAWA, June 18 .-- The redistribution committee met this morning for the first time in public. Mr. Hyman occupied the chair. There was a large attendance of the committee. Prince the case of Baxter v. Power, executor, Edward Island was proceeded with Mr. Lefurgey (conservative) said that the island should not be divided according to county boundary lines, but in accordance to its population. A mass meeting had passed a resolution to this effect. He understood that the idea was to divide up the province according to county boundaries. Overnow

proposition that the island should have six members. He, however, proceeded to show what he thought should be done in the way of redistribution. He contended that the best way would be to adhere to county lines. It would

be to adhere to county lines. It would suit all parties,
Mr. Hughes (liberal)) said that prowincial and municipal work was carried on according to counties, and the
fair and reasonable way was to follow
this course in cutting out the political
ridings. It would be no advantage to
him. It would be in the political interest of the government to cut the terest of the government to cut the province up so as to carry all the ridings, but he opposed any such course. In reply to Mr. Hyman, Mr. Lefurgey said it would be impossible to divide up Prince without splitting up erside, and also Queens without

dividing Charlottetown.

Mr. McKinnon admitted this, but to
do so would make rather peculiar look-

ing constituencies.

Mr. Sutherland believed that it would be best to adhere to county boundary lines, and moved that Queens be an electoral district with two mem-bers, and that Kings and Prince have

province.

Mr. Fowler was heard in regard to this. He favored the joining of Albert to St. John Co. instead of to Kings.

Mr. Hyman pointed out that the community of interest would not be the same betwen Albert and St. John Co. as between Albert and Kings.

Mr. Fowler showed that as far as population went his suggestion would be better.

The matter stood over and British Columbia was taken up

bolumbia was taken up
Mr. Morrison was heard in respect
to the division of Yale and Cariboo. It
rass decided to divide it into two contituencies, known the one as Kooteay and the other as Yale-Cariboo.

50,000

and all portions east of Arrow and Kootenay lakes. Yale-Cariboo is the remainder of the present Yale-Cariboo. onetituency, which will be called omax-Atlin, will include all the por-ion of Vancouver Island north of Nanaimo constituency, including the Slee-wa and Atlin districts. The name of Burrard will be dropped. British Col-umbia gets one new member.

CASE SETTLED.

MacKay v. Fraser Suit Arranged Out of Court—Baxter v Power let al Now on.

Mackay v. Fraser was continued yes-Jarvis Wilson being on the stand all morning. A short recess was taken, and when the parties returned into court Attorney General Pugsley announced that a settlement had been

contract; that the word "say" in contract was only a word of estim

idea was to divide up the province according to county boundaries. Queens was too small for two members, and Prince too large for one.

Mr. Hackett (conservative) agreed with Mr. Lefurgey. He asked that the Island get the six members to which it was entitled.

Mr. McKinnon (liberal) supported the proposition that the island should have six members. He, however, proceeded to show what he thought should

FOR THE DENVER C. E. CONVEN-TION.

Very low excursion rates have been arranged from all points of Canada to Colorado, leaving July 8th, 7th and 8th, good to return up to August 31st. Everybody can go, the rate is wide open, and this is a splendid opportunity to spend a vacation among the Rockies at slight expense. The Chicago, Milwaukee and St. Paul Railway and connections will run special standard first-class and tourist sleeping cars through to Denver, besides the regular daily service from Chicago. For full information, time tables, pamphlets, rates and sleeping car reservation, write to A. J. Taylor, Canadian Passenger Agent, 8 King street. East, Toronto, Ont.

COPELAND WAS ASLEEP. So the Ex-Driver Told a Doctor at the Victoria General Hospital.

be an electoral district with two members, and that Kings and Prince have pone member each.

Mr. Borden acquiesced on the ground that it had been determined to adhere to county boundary lines.

The motion was carried.

Mr. Fitzpatrick then moved that Nova Scotia be taken up, which was done. He also moved that the county of Pictou should have only one member instead of two, and that the county of Victoria be added to Cape Breton, forming the electoral district of Cape Breton and Victoria.

Mr. Borden pointed out that it would be better to join Victoria with Richmond, although he admitted there would be objections to that as the land did not join. However, he would reserve his objections and the motion was adopted, which gives 18 members to Nova Scotia instead of 20.

When New Brunswick was taken up, Mr. Borden said that it had been suggested to join Albert and Kings. He had suggested joining Albert to St. John Co. instead, to provide for the necessary reduction of one member in the province.

Mr. Fowler was heard in regard to this. He favored the joining of Albert to St. John Co. instead of to Kings.

Mr. Hyman pointed out that the community of interest would not be the same between Albert and Kings.

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Proceedings of the Parliament of Canada at Friday's Sitting.

Mr. Blair Gets in His Guarantee of the Bonds of the Ganadian Northern Railway---Other Business.

(Special to the Sun.)

OTTAWA, June 19.—The house this more than Canada will have to pay for the money. This could be used as a sinking fund, and would pay for the bonds in fifty years. acture of a substitute.

Hon. Mr. Fisher said part of this meant the retention of a well known statute against the manufacture and sale of oleomargarine. Another part provided that only butter made in a Blair replied that such proceeding was inadvisable, because if the bonds were made to bear four per cent, the additional interest would task

reamery should be marked as cream-ery. Any butter containing more than 6 per cent. of water would be consid-16 per cent. of water would be considered as adulterated. The mixture of any acid, alkali or chemical to cause butter to absorb water would be forbidden. Experience in the United Experience in the United States, he said, had shown it was necessary to provide against the manufacture of process butter. This "process" butter is made of butter of inferior quality, which is melted down,
chilled and granulated, and then rechurned with buttermilk or milk. This
butter cannot meintainaits quality for ot maintaineits quality for

be made and mixed up with other but-ter, might hurt the reputation of Can-adian dairy products. After Mr. Fisher had explained all this at much length, Mr. Taylor pointed out that in 1886 he had drawn attention to the need of legislation to protect dairy interests against the danger created by the manufacture of oleomargarine. Mr. Fisher, then a reputational statements prosed the propositions, and it was spite of what Fisher had then said hat the law was passed which made he manufacture and sale of eleman-tarine impossible in Canada. Mr.

was proof that it was necessary. Mr. Paterson said the object of the bill was o hip the manufacture of this bad

to hip the manufacture of this bad butter in the bud.

This led Mr. Borden to suggest that the title of the bill should be changed to agree with Paterson's description of

The resolution was adopted, and a bill founded on it was introduced.
Blair's resolution in regard to the guarantee of bonds of the Canadian Northern was again considered. Mr. Clarke suggested that the company

THROUGH THE BRIGGS CORNER B., expecting later to visit

FIRE. Indiantown had quite a Indiantown had quite a curiosity Friday. The object of interest was a large safe that was brought down river on the steamer May Queen, and which had passed through the recent fire at Briggs' Corner. The safe was the property of F. E. Sayre and was in the mill office when the big fire occurred. While it is badly warped and otherwise shows evidence of the terrible heat, the interior was in fairly good condition and the books and papers were found in good shape when pers were found in good shape where removed from the safe after the fire.

THE COPPER MINES.

THE COPPER MINES.

(Monoton Times.)

The Copper Cliff's Mining Co., which has recently obtained a charter for carrying on copper mining operations on property adjoining the "Vernon Copper mine, will shortly hold an organisation meeting. The property, which is said to include an area of three square miles, is now being prospected and it is said that a twenty foot seam of ore has been struck on Goose River. This is the property originally held by Messrs. W. J. Weldon, F. W. Givan and A. E. Brown, and Halifax, Moneton, St. John, Amherst and Kentville parties are interested in the company.

NEW CHURCH AT BELLEISLE.

and With Greater Hopefulness for the Puture - Dr. Silas

> dress -- No Union With Dalhousie.

At 10 a. m. the university procession formed in front of the college. The boys of the collegiate school to the number of about fifty, headed the procession. Next came the undergraduates, then the bachelors in arts, et ates, then the bachelors in arts, en-gineering and law, the masters, doc-tors, professors, the preacher, presi-dent and bishop, with his staff bear-ers. The procession moved on in this order to the parish church, where they

drew from his text many excellent principles for the furtherance of a sound Christian education as opposed to an equipment which is merely intelless Telegraph Company was considered. Mr. Barker objected to the clause which sought to give the comgeneral powers of amalgamat ordinary power of exp tion to the company, was struck out.— The bill was held up for further con-

The discussion on Blair's bond guarantee resolution was then renewed, but the resolution was passed by the complementary estimates, and marine and fisheries items were considered.

Hon. Mr. Prefontaine was remin or. Sproule also made some remarks complimentary to the minister's pwiedge of the law. Inally Mr. Paterson came to his eague's aid with the argument that fact that the bill was introduced in proof that it was made and the proper. quite proper.

A long discussion followed on the propriety of paying fishery officers from the federal treasury when the provincial authorities receive the re-

\$30,000 for salaries be reduced \$4,500, representing the amounts paid for the

Mass. They are to reside in Houlton, Me. The best wishes of a host of friends accompany them. FASTED 40 DAYS.

Weight Reduced from 167 to 117 Pounds -Three Days After Breaking Fast He Died.

SCRANTON, Pa., June 12.-Edward McIntyre, the Minooka, Pa., hotel keeper, who ended a forty days' fast at noon last Tuesday, died at noon today. McIntyre began the fast in the hope that it would prove beneficial in a severe attack of paralysis. He was 47 years old. During the forty days his weight was reduced from 167 pounds to 118. In the three days that he took nourishment preceding death he gained 5 pounds. He became delirious last night, and later lapsed into unconsciousness.

UNIVERSITY OF ST. JOSEPH.

MEMRAMCOOK, June 15.—On Sunday morning Father Dollard preached the baccalaureate sermon in the college chapel. The rev. gentleman treated his subject in a very original and scholarly manner, and dealt at considerable length with the salient features of our civilization and the attiture of the Catholic young man towards it. He vehemently urged that the graduates stick to their young and vigorous ideals, no matter how harship they clashed with experience in the world. The earnestness and eloquence with which he delivered his discourse could not fail to impress on the minds of the graduates of '03 the greatness of the task they were about to undertake.

Was expressed that he might be returned on the faculty as professor of classics.

Rev. V. E. Harris, rector of Sack-ville. N. S., delivered the alumni oration which was a well thought out argument for the more general acceptance of the arts course by the young men of the present age as being the best equipment for all professional callings.

Dr. Silas Alward, dean of the law school, eloquently praised the foresight of its founders and told of its invaluable assistance to students of the legal profession. In eight years 26 men had passed through the school. There are 12 undergraduates at the present time.

Next year the largest class in its his tory will be presented for the B. C. L. degree. He told of the honor which had been accorded to King's College UNIVERSITY OF ST. JOSEPH.

university announcements: Matricu-lated since last June. Arts, G. O. Warner, T. A. Weagle, Miss A. Forsyth, Miss C. M. Robinson. Engineering, G. M. Geldert, F. W. Forbes. Responsions, second class, Miss E. K. Russell, W. T. Suckling. Passed, J. Hackenley, G. H. Elliot. First B. Engineering, first class, P. L. Wilchnssecond class, R. T. Christie. B. A. degree, first class, J. W. B. Stewart, Miss gree, first class, J. W. B. Stewart, Miss A. Chipman; preliminary, second class, B. T. Graham, G. H. Elliot. B. C. L. degree, J. T. Mellish, H. L. Landry, H. T. Smith, H. D. Pickett. Governor general's medal, J. W. B. Stewart, Binney. Exhibition, A. W. Watson. T. A. Weagle. Mccawley Hebrew prize not awarded. Stevenson, scholarships not awarded. Mccawley classical scholarship no candidate. Akins his.

on the search of the company,
NEW CHILDREA STATION, Kings Co.
Althe 14.—The bound of worship to some of the some

illed With Joy Over Its Past Record Alward's Eloquent Ad-

WINDSOR, N. S., June 18.-Encaenis Memorial Chapel at 7.50 a. m., the Lord Bishop being the celebrant and President Willets server. The at-tendance of students and graduates

ectual at the sacrifice of a spiritual At 2 p. m. the members of the vocation formed in procession and en-tered convocation hall, which was crowded to thedoors. Assembled on the platform, among others, were the vice chancellor, President Willets, the Bishop of Nova Scotia, Dr. Partridge, Dr. Bowman, Dr. Trenaman, Dr. Silas Alward, Dean of the Law School Judge Hanington, Dr. J. Wilson, Prof.

Rober, Prof. Weatherbe, Archdeaco Forsyth, Rev. V. E. Harris, Archdea con Kaulback, Prof. Kennedy, Judg F. C. Forbes, Rev. E. A. Harris, Rev. Rev. A. B. Murray, H. P. Scott, Dr. M. A. B. Smith, A. DeB. Tremaine, Rev. R. Donaldson, Rev. A. M. Harley, Dr. Bullock and Rev. W. Bullock.
The conferring of the several hon

The conferring of the several honorary degrees "in absentia" was the first order of the day, after which Judge F. C. Forbes of Liverpool received his M. A. degree in course; also Rev. Geo. Ambrose of Tangier, Rev. Jos. Murphy of Halifax received B. A. and proceeded to his M. A. degree.

Then followed the conferring of the following degrees: W. S. Muir, H. St. George Burrell, W. C. Robinson, Rev. R. M. Fenton, B.C.L.; J. T. Mellish, H. L. Landry, H. T. Smith, H. D. Pickett

Pickett
The president made the following

ships not awarded. Mccawley classical scholarship, no candidate. Akins historical prize, Rev. C. W. Vernon, M. A., Binney responsions prize, Miss E. K. Russell. Cogswell cricket prize, W. L. Muir. Almon Welford testimonial, G. O. Warner.

The valedictory for the class of 1903 was read by Rev. R. M. Fenton, B. A. He paid a tribute to the president, and amphasized the great esteem in which he was held by all the students. Hope was expressed that he might be returned on the faculty as professor of classics.



BRANCH OFFICE AND WAREHOU SE, 57 Smythe Street, St. John, N. B

authorities of Dalhousie be notified that King's College rejects amalgamation and will dissolve the committee appointed. A deputation of the King's women's auxiliary will wait upon the governors and ask for the appointment of a new chair in divinity, pledging themselves to give \$1,000 a year for five years to that object.

A committee consisting of the bishop of Nova Scotia, Judge Hanington, Dean Partridge, Rev. W. G. Armitage, Rev. V. E. Harris, H. L. Bradford and Canon Grawford was appointed to investigate and report upon a scheme for the reorganization of the faculty.

It is rumored that a new chair will LIBEL SUIT POSTPONED

gate and report upon a scheme for the reorganization of the faculty.

It is rumored that a new chair will be added in mathematics and also in divinity, but that the services of those at present on the staff will be retained.

A new president will be selected if possible bacore the opening of the new year, in October. year, in October

THE DEATH ROLL

NEW YORK, June 19 .- Louis J. Kauffman, vice-president of the American Federation of Roman Catholic socities died today at his home in East New York, aged fifty-eight years. Mr. Kauffman was president of the Straats Verbund of New York, an organization which aimed to consolidate into one great association, all the smaller German Catholic societies du the state. NEW YORK, June 19.—The body of Paul B. Duchailu, the explorer, who died in Russia, from paralysis, has been brought here. The funeral will be held next Tuesday.

PATENT, REPORT. Following is a list of patents recent-ly granted by the Canadian and U. S. governments, secured through the agency of Marion & Marion, patent attorneys, Montreal, Can., and Washington, D. C.
Information Information regarding any of the patents cited will be supplied free of charge by applying to the above-named

81,272-James Millar, Lyn, Ont., seed marker. 81,283 George Laporte, St. Felix de alois, Que., acetylene gas generator. 81,361-Frank R. Miller, Port Arthur, Ont., musical instrument. United States.

726,557-Felix Mesnard, New Glasgow Que., vehicle wheel.
724,768—Frs. Octave Schryburt, Que bec, P. Q., sole blocking machine.
727,633—John M. Humphreys, Trenton, N. S., electric base ball register.
727,647—Murray D. Lewis, Sydney
River, C. B., self-mitering cornice-The Inventor's Help, a book on patents, will be sent free to any address

upon request. Healthful Action of the Bowels.

THE MOST CERTAIN MEANS OF AVOIDING SERIOUS AND DAN-GEROUS DISEASE

Dr. Chase's Kidney-Liver Pills.

It is a crime against the body to

Another Hitch in Famous Milligan v Crockett Case-Defendant's Lawyer Backs Out.

Judge McLood for His Conduct In the Case-McKay y France

When the St. John circuit court opened Thursday morning O. S. Crockett appeared in court in company with W. B. Wallace, and asked for a postponer ment in the case of Milligan v. Crockett. Mr. Crockett stated that late Wednesday afternoon his brother, James H. Crockett, called on him and requested him to take up the case, telling him George W. Allan, his solicitor, had declined to proceed with it. Mr. Crockett said he then learned that although notice of trial had been giv-Mr. Crockett said he then learned that although notice of trial had been given, that Mr. Allan had not taken any steps to subpoena witnesses or to prepare for trial. He also said that after a recent court Mr. McKeown stated the case would never come to trial. In view of all these circumstances, Mr. Crockett asked that the case be postponed or stood over for a few days.

Mr. McKeown said he was not looking for a span worder.

Mr. McKeown said he was not looking for a snap verdict, and was willing that the case should stand, but he thought there should be an affidavit setting out the facts.

Jude McLeod agreed with this, and the court took recess while Mr. Crockett prepared an affidavit. Mr. McKeown denied absolutely the statement in it that he ever told anybody that the case would not be tried and he the case would not be tried, and he asked leave to call Mr. Milligan to ask him one or two questions. He thought this only fair to his client, who had lain under the imputation of wrong doing for many months.

Judge McLeod did not see that may good purpose would be served by calling Mr. Milligan until the case is to go on in the regular way.

Attorney General Pugsley, who was "It is perhaps right that I should say something in this case. Mr. Allan telegraphed me on Wednesday and asked me to see Mr. McKeown and ask him to have the case stand until this morning, and knowing that I would see the solicitor general, he no doubt decided it was not necessary to telegraph Mr. McKeown himself."

McKeown himself.

Judge McLeod—But you did not see
Mr. McKeown until after the adjournment of the court. Hon. Mr. Pugsley-Oh, yes I did.

Judge McLeod—I was not so informed. Had I been told that Mr. Allan had asked that the case stand until today I certainly would not have let it proceed on Wednesday afternoon.

Judge McLeod then said he did not like speaking about lawyers, but it certainly appeared that Mr. Allan had settled was the said head of the said head of the said head of the said head of the said head settled was the said head of the said head settled was the said head of the said head settled was the said head said was said the said head sai tainly appeared that Mr. Allan had acted very improperly and very unfairly to his client. When a lawyer accepts a case he should carry it through, and when he finds it impossible to do so he should give the client ample time to get another lawyer and to prepare his case. It seemed to him that Mr. Allan, had done very wrong. Judge McLeod announced that he would take the case up sgain in its resular order as No. announced that he would take the case up again in its regular order as No. 4 on the docket, and in letting the jury go he warned them not to discuss the case. He told the newspapers he did not want them to discuss the case either, or to publish the pleadings except as they appeared as a regular record of the certs. cord of the court.

OTTAWA LETTER.

Hon Mr. Blair Rushing His Railway

OTTAWA, June 16 .- Parliament has een extremely dull during the past few days. The members have devoted of government bills, and as the ussions arising out of such matters e, on the whole, rather technical, is little to interest the public. A. G. Blair seems anxious to get igh his railway commission bill. nd is advancing it as rapidly as pos-ble towards its second reading. Sevother ministers have been success-in inducing the house to legislate matters concerning their several sartments, but the real business for which parliament was summoned is still held in abeyance by the powers that be. The outside fringe of the es-timates has hardly been touched yet, and the government has repeatedly re-fused to announce its policy on the transportation problem, or to state what its attitude will be in regard to what its attitude will be in regard to subsidizing another trans-continental railway line. The redistribution bill, too, is still in swaddling clothes, and there will undoubtedly be a lot of debating and criticsm before this measure can become law.

It is the redistribution bill that is ed upon by the members as the one thing likely to prolong the session many days beyond July 15th, which is earliest day fixed for prorogation. to within a few days ago, there current rumor in support of a not press the redistribution bill this session so as to permit the house to rise at as early a date as possible. However, these plans have been changed, and the cabinet has decided to force the bill to an issue. The committee in charge of the measure has been meeting regularly, but has been giving no information to the press. Later on it is proposed to hold open meetings of the committee at which any contentious matters will be settled as far as possible, but, of course, i will be in the court of final appeals—the commons—where the gricus and -where the grievan

The ignominious defeat suffered by Hon. W. S. Fielding at the hands of the opposition last Friday night, is The opposition naturally feel elated at the government's backdown, and over the fact that their fight against brute strength is being appro-ated throughout the country. The census item of \$35,000, over which the census item of \$35,000 which is likely to cause Hon. Sydney Fisher some trouble. The census of 1871 cost \$400,000; the sensus of 1881 considerably under \$500,-900, and the census of 1891 not much ever the half million mark. The cost of Mr. Fisher's experiment up to June st. 1903, was \$1,137,533,37. This enorprbitant cost for enumerators, in almost every riding. In nearly every cost 100 per cent. more than in 1891. The compilation of the figures at Ottawa was also a source of many in-treases, and Mr. Fisher admits that be has in consideration a proposal to establish a permanent census bureau which will naturally lead to even larger bills for the country to pay. The government has shot its bolt, in its effort to suppress criticism of the cenbus bureau, and will now have to take

Hon, W. S. Fielding has his hands full in the house just now. Sir Wilfrid Laurier, who is forced to take all the rest it is possible for him to get, is seldom in the house at night and Mr. Fielding has to take upon himself the responsibility of leading the govent party. He has also been combelled to assist Hon. Raymond Prefontaine and has had to come to the rescue of Mr. Fisher on several occasions. Mr. Fielding is probably the hardest work-d man in the cabinet, and he works by choice. The wear and tear of such life is telling upon him, and he is tapidly losing the old-time fire and which characterized him in debate. He is nervous and does not seem able to control himself as of yore. But somebody must do the work and with the rest of the cabinet more or less indifferent to what transpires, Mr. Fielding, being a willing victim, is fill-ing the gap, but at what is admitted to be a great tax on his physical con-\_ wind

Hon. Sydney Fisher gave a lecture on Japan at 2 o'clock Saturday morning which was thoroughly enjoyed; the prosition liked it because it remov-d the necessity of their talking for porters took advantage of the remarks minister of agriculture made and had a good sound sleep. Mr. Fisher has a penchant for talking and the conervative members need only put in question now and then in order to p him at it. However, Mr. Fisher's utterances are well worth noting they are hopeful, and if ever realizd will mean a big increase in Canatrade. The minister of agriculconsiders Canada's chances for better in the flour, furniture and paper lines than any others. The city of Osaka, where the Japanese exhibion was held, the population has in-eased, during the last four years from 700,000 people to over 1,000,000. The city of Tokio has shown a most arkable growth within ten years, Mation going up from 700,000 to 1,-00,000. As the Japs increase in numbers the demand for a better class of cods is becoming more urgent and Mr. Tisher considers there is an excellent pening for Canadian flour.

The minister of agriculture is authority for the statement that the Americans are worrying about the impresion the Canadian exhibit made in Japan, and United States representatives ties to take every precaution in order that Canadian millers may not make that Canadian millers may not make o great progress in the battle for mmercial supremacy. The model akery, which was equipped and oper-ted by skilled Canadian bakers, made hit, and many orders for Canadian four are being sent through the de-partment of agriculture. The outlook or a large paper market is also good. The Japanese are a great reading peo-