

only before a writ can issue an affidavit is made before a commissioner of Superior Court. It is not necessary to make an affidavit before a commissioner of Superior Court. It is not necessary to make an affidavit before a commissioner of Superior Court.

The second position adopted by the plaintiff is that the defendant is liable for the cost of the writ. The plaintiff claims that the defendant is liable for the cost of the writ. The plaintiff claims that the defendant is liable for the cost of the writ.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

The case of *Everitt vs. McLean* occupied all yesterday afternoon and this morning. The examination of the plaintiff was finished, and John Jones and J. T. C. McLean gave evidence. After the testimony for the plaintiff was concluded, Mr. Thompson moved for a nonsuit and his motion was granted.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

Mr. Hallingford was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable. He was very glad that the defendant had been found liable.

## SHIPPING NEWS.

**PORT OF HALLOWEEN.**  
ARRIVED.  
Monday, March 24th—S.S. Athlete, 174, Odell, from London, 10 days, 10 days, 10 days.

**BRITISH PORTS.**  
At London, 10th inst., ship *Harmon* for St. John, 10 days, 10 days, 10 days.

**FOREIGN PORTS.**  
At New York, 27th inst., ship *Harmon* for St. John, 10 days, 10 days, 10 days.

**RAILED.**  
March 24th—S.S. Athlete, 174, Odell, from London, 10 days, 10 days, 10 days.

**NEW ADVERTISEMENTS.**  
**LEE'S OPERA HOUSE.**  
This evening, March 21st, the Grand Variety Artist, in several of his star parts, the *INDIAN MASQUE*.

**P. R. SUGAR.**  
Landing ex Athlete, from Ponce, Puerto Rico.

**300 Hds. Sugar.**  
OF SELECTED BRANDS.

**W. W. JORDAN.**  
HAS new ready for inspection the following NEW GOODS:

**DRESS MATERIALS.**  
In Serge, Cambric, Twill, Venetian Twill, etc.

**WATERPROOF CLOTHS, Blue and Green.**  
WHITE TABLETANS.

**DAKA TWIST COTTONS.**  
COTTON TWILL do.

**SCOURED AND AMERICAN do.**  
PIELO COTTONS, from 38 to 52 in.

**SURFING, Twill and Plaid.**  
mar 21.

**Ayer's Cherry Pectoral.**  
For Diseases of the Throat and Lungs.

**Margeson's Calculifuge.**  
THIS MEDICINE is a certain remedy for all diseases of the KIDNEYS such as:

**GRAVEL, Stone in the Bladder, and Dropsy.**  
It has cured many cases of long standing.

**Sole by ALL DRUGGISTS.**  
Wholesale Agents for the Maritime Provinces:

**H. L. SPENCER.**  
20 Nelson Street, St. John, N. B.

**HOME TESTIMONY.**  
Messrs. R. C. Macdonald & Co., of London, have been a year and a half trying everything I could hear of for my rheumatism, and have now advertised in *THE LANCET* that they have cured me.

## Second Edition.

### PARLIAMENT OF CANADA.

(Special Telegram to the Tribune.)

**British Columbia Refuses any Alteration in Union Terms—The Address Passes—Atty. Gen. Clarke to give Evidence—Rel's Exclusion to be Moved—The Government Dumb.**

House continued discussion last night. The statements made by Mr. Deane (B.C. member) were met by Mr. Deane (B.C. member) with a protest in an orderly manner against any alteration respecting the B.C. members.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Several paragraphs of the speech passed, when Mr. Masson explained he had during the school law discussion when Mr. Masson explained he had during the school law discussion.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

Mr. Deane, B.C. member, said that the B.C. members were not in a position to accept any alteration in the terms of the Union. He said that the B.C. members were not in a position to accept any alteration in the terms of the Union.

churches, chapels, etc., shall be exempted from taxation, that residents shall pay but one tax, whether it be in St. John or Portland, and that the school tax shall be included with general taxes and not be billed separately to be paid. Agreed to.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Mr. Thompson committed a bill relating to the Public Works Commission, Mr. Lindsay in the chair. Mr. Thompson explained the bill as one to prevent the interference of the Public Works Commission with the Public Works Commission.

Shipping News.  
Foreign Ports.  
Arrived—At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

At New York, 20th inst., bark *St. John*, from London, 10 days, 10 days, 10 days.

ENCOURAGE HOME INSTITUTIONS.  
THE ROYAL CANADIAN INSURANCE COY.  
Capital Authorized, \$5,000,000.  
All Claims Will Be Paid Immediately on the Loss Being Established.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

ALL CLAIMS WILL BE PAID IMMEDIATELY ON THE LOSS BEING ESTABLISHED.

NEW SPRING PRINTS.  
FANCY STRIPE BATISTES.  
Just opening at the LONDON HOUSE, RETAIL.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.

FANCY STRIPE BATISTES.