LIEUT.-GOV. CARON.

other expenses incurred in consequence of the appointment of the Proton Outrage Com mittee.

The motion after some conversation wa Mr. Scott (Grey) enquired of the Govturned by the valuators as being of an inferior quality and as haying been sold at a
higher rate than their real value. Until
some arrangement was maded with Lower
Canada in regard to these lands he thought
that a fair rule to follow in this Province.

Mr. Scott (Grey) desired to ask further what
length of time for payment, and what term
of payment would be allowed to settlers or
Crown lands which had been inspected, and
the price of which the Government intended
to reduce.

Hon. Mr. Scott said that with regard to
the first part of the question there was no
restriction at present. It was very desirable that in the cases of many of the settlers
the accounts should be closed up during the

LEGISLATURE OF ONTARIO. (Hear, hear.) It was the miss WEDNESDAY, Feb. 12, 1873. Iumbermen that there lying unsold.

Mr. E. B. Wood s

Mr. Clarke (Wellington) presented the fth report of the Standing Committee on Printing.

Mr. E. Wood horsed the Commissioner of the Standing that the Commissioner of the Commissioner of

Mr. Clarke (Wellington) presented the fifth report of the Standing Committee on Printing.

Mr. E. B. Wood hoped the Committee would have the letter of the tenants on the Agricultural Farm at Mimico printed among the other documents upon that subject. Hon. Mr. McKellar said no such letter had come into his possession officially as head of the Department.

Mr. Wood said the hope continuous productions and the such such as the continuous production.

American monopoly. (Hear, sale was conducted at a time wh

millionaires were virtually excluded from the sale, which was conducted in defiance of the Order's in-Council of October, 1869, which ordered that all the land sold should be thoroughly examined and explored. (Hear, hear.) Hon. gentlemen opposite had declared that Parliament should have full control of the actions of the Government; but in this case, the most important of all, they had sold one-third of the available public demesse without the consent of the people's representatives. The country was being aroused to the importance of the question; and if the Government did not think fit to adhere to the principle-of the resolutions, the people would hold them to the strictest account. (Cheera.) The Commissioner of Crown Lands was bound, in honour bound, in view of the fact that he was known to be the good friend of the lumbermen, to have brought the policy of the recent sale before the House before carrying the out of his own accord. (Hear, hear.)

Hon. Mr. Scott said if his voice had prevailed fifteen years ago with regard to the tenure of Imberrane's licenses, the country would have been worth \$25,000,000 more than it is to-day. The Government of One-the. He had also activated the extension of timber limits to twenty-one years, and he still believed that that was the best policy that could be adopted. He was always anxious to favour the settler was allowed to have the timber, there would not be a log in Canada in five years. (Laughter.) The lumberman watched keenly that the settler did not go in upon land exclusively valuable for its timber. It was perfectly absurd to say that surveyors could not be a log in Canada in five years. (Laughter.) The lumberman watched keenly that the settler did not go in upon land exclusively valuable for its timber. He recling of that whe consistent was the control when the proper would not be a log in Canada in five years. (Laughter.) The lumberman watched keenly that the settler did not go in upon land exclusively valuable for its timber, through which they passed. (Hear, hear

The press of this country had state that he had sold 5,000 miles of the lands

The press of this country had stated that he had sold 5,000 miles of the lands of this country, though he had only sold the timber berths. The Mail had slandered him and attributed motives to him, but he threw down a challenge to those who assailed him to prove that there was one spot on his private or public character that could receive the condemnation, the censure, or the disapproval of any gentleman in this Chamber. The Mail, a newspaper having the war of a large number of the people of this country, had foully alandered him, but he hoped to live to be a public man when that paper had ceased to expressive chief knew that every javelin thrown him was far more keenly field at headquarters than in striking his (Mr. Soott, breast, He had withdrawn a large through the sold, and I did withdraw the back tier of towaships in deference to public opinion.

Hon, Mr. Scott.—Well, a full confession is good for the soul, and I did withdraw the back tier in deference to public opinion.

Hon, Mr. Mokellar moved that the item be discharged. Carried.

Mr. Monk moved the second reading of the country, and he country was for the House tog of into Committee on the bill to provide for taking votes by ballot at elections for members of the Assembly.

Mr. Mokellar moved that the item be discharged. Carried.

Mr. Monk moved the second reading of the country, and he country was the burned, keep with the tiem be discharged. Carried.

Mr. Monk moved the second reading of the country, and he intend the provide for taking votes by ballot at elections for members of the Assembly.

Mr. Mowat, to adjourn, and at five minutes to eight the House rose.

Thursday, Feb. 13.

Hon, Mr. Scott, in resuming the debate on Mr. Rykert's resolutions relating to the surrous of eastwich as a country. The mere as a selebrought seaton on the formation of the country was the warm of the country was the burned, &c., were table. The work of active the country was the surrous of the country of the country of the country of the country was the country of the cou

THURSDAY, Feb. 13.

Hon. Mr. Scott, in resuming the debate on Mr. Rykert's resolutions relating to the Timber License system, contended that it was perfectly competent for the Government to sell the Lake Huron region according to statute law. The power to grant licenses was conferred on the Executive Council subject to existing regulations. He read the Order-in-Council larging down the regulation that limits should first be surveyed. He did not think that the House should be consulted to the sites and affinity between the principle proposed in the second resolution and the principle from the bould be consulted as to the sites and the first that the House the timber in the bould be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as to the sites and the first that the House should be consulted as the h