Your committee, after the most careful examination possible, find that there has been nothing in the conduct of the Attorney General in connection with any of the matters referred to said declaration in any way, even the alightest degree, reflecting un-favorably upon him, or his integrity in office. And the committee therefore find and de-termine that the Attorney General, the Honorable Mr. Blair, is wholly exonerated from any express or implied charge or impu-tation of misconduct in said declaration

A. E. KILLAM, Chairman." Ordered. That the report be accepted.

The House being on Committee of whole in consideration of the above report, the following resolution was moved by Mr. Mott, seconded by Mr. Dunn:—

read by Mr. Pitts in mis place on azoncay are secondary of April instant.

And this Committee desires to record its judgment, that not only is there no evidence tending in the slightest degree to implicate the Honerable Attorney General in any wrong doing in connection with any of the said matters, but on the contrary, that the evidence wholly disproves the same, and fully and absolutely exonerates him therefrom.

Dr. Alward moved an amendment which

was lost. The resolution was carried, the vote being as follows:

The Hon. Mr. White then moved, second ed by Mr. Killam, the following resolution: Whereas, Herman H. Pitts, a member for the County
of York, on the 29th day of March, from his place in
this House, made statements injuriously reflecting on
the character and conduct of the Honorable Attorney
General, Mr. Blair as a member of the Government

involved, and is incompatable with the dignity of the Legislature.

When the writ is served upon an agent or the legislature.

When the writ is served upon an agent or satisfaction of the amount found due to the several parties upon the enquiry.

The resolutions reported from the Comorder of the Judge allowing the said service 19. (1) In default of payment into a Bank

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due (if any) of his claim. due (if any) of his claim.

6. Where a mortgage to secure debentures issued by any railway company is hereafter foreclosed, and the railway sold, or the railway is hereafter sold under power of sale in any mortgage, the referee or mortgages shall, out of the proceeds of the sale, after payment of the costs of the foreclosure suit, or ment of the costs of the foreclosure suit, or if the sale is made under power of sale, pay the wages or salary of all persons employed in the operation of the railway at the time of the commencement of the foreclosure proceedings, or proceedings for sale, or within one month previous thereto (not exceeding three months' wages or salary), in priority to the claims of bondholders or other creditors, save only employees engaged by the receiver, in case a receiver is appointed, or by the mortgagee in operating the railway.

7. This act is not intended to apply to an assignment made under the provisions of any act of the parliament of Canada relating to or respecting bankruptcy or insolvency.

HIS FAMILY WAS A LARGE ONE.

A Pennsylvania Man Who Was the Father of Forty-One Children. The death recently near this city of. Hiram Heffner recalls the fact that hewas one of forty-one children. His father, John Heffner, died in the fall of 1885 at Reading at the age of 69. Had death in an accidental form not cut him off it is probable that the number of his progeny would have been considerably increased. At the time he was called unto his fathers he was the father of forty-one children, and a stepchild also-called him father. Heffner was one of Reading's characters and was in the full vigor of health when he was killed. It is doubtful whether his record in the parental line was ever equalled in parental line was ever equalled in Pennsylvania, and the cases where one man was the progenitor of a larger flock are extremely rare. He was a dwarfed hunchback and not of prepossessing appearance. He was born in Berlin, Germany, in 1816, and came to this country in 1843, settling in Reading. Until his death he made a living by collecting and selling rags, paper and iron. His remarkable family history is part of the records of the Berks county courts, it having been elicited a short time before his death while he was a

witness in a law court. He was married first in 1840. In eight years his wife bore him seventeen children. The first and second years of their marriage she gave birth to twins. For four successive years afterward she she gave birth to triplets. In the seventh year she gave birth to one child, and a short time afterward she died. Of the seventeen children she left the oldest was less than 8 years of age. Heffner "Second program of the second program of the