interest on 25s, or 80s, than on 70s, and I think a poor person should be allowed interest on 12s. or 18s. as well as on a

Hon. Mr. MacDonat.D: I think when gress reported. your honors consider that there are up-wards of 700 depositors now, that the number is rapidly increasing and that the number is rapidly increasing and matter treasurer has to keep a separate account and pass book for each, you must see that it would enteil a great deal of ad-ditional labour upon him. I have understood that there are very few persons who deposit fractional parts of a pound. As the institution has been working re-

Treasurer or deputy Treasurer notice in writing of his marriage with such woman, and shall require payment to be made to him."

The memoer's from the country would understand it is not the intention of the City Council that the tax should be confined entirely to real estate.

Whether the bill is a sked for only by the him."

There was no petition City Council that the tax should be confined entirely to real estate.

Whether the bill is a sked for only by the him."

There was no petition City Council that the tax should be confined entirely to real estate.

Whether the bill is a sked for only by the him."

Hon. Mr. Walken: I do not think it would be much more trouble to calculate interest on 25s. or 30s. than on 20s., and I think a poor person should be allowed interest on 15a. or 18a. as well as on a security of the more dark and punished we confinely.

The House was then resumed and pro-

WEDNESDAY, April 8. CHARLOTTETOWN INCOR-PORATION.

who deposit fractional parts of a pound. As the institution has been working remarkably well, for I have never heard a single complaint against it. I think it would be better to leave the present arrangement unchanged.

Hon. Mr. Dingwell.: The present arrangement is well understood in the country, and if we make any alteration it might not he so well understood for several years; therefore, I think it, is better to leave the country and if we make any alteration it might not he so well understood for several years; therefore, I think it, is better to leave the clause as it is, shough it may appear to be a hardship in some classe.

Hon. Mr. Palmer, on rising to move for the second reading of a bill further to amend the act for the incorporation of the amendation of the sound to the some object; but even if the bill would not follow that a man would be taxed twice for any proper, for if a man has once laid down a platform, it would be too the some object; but even if the bill would not follow that a man would be taxed twice for the same purpose. I believe, however, that it is not the desire of the City Authorities that the City Council shall at man would be taxed twice for the second to the raised. The bill also specifies that the bill should pass as it is at present, for it limits the taxation to real likely that the City Recorder prepared

might deposit money from time to dime, and might draw the whole amount away, electing the members of the City Council, while the Treasurer would be responsible to her husband, in some respects, well informed as to what the city refibe he should complain of him doing so, quires, at least they are supposed to be for a married woman caunot exercise. So, and, therefore, the citizens themselves control over personal property unless by special arrangement. In the same way, a single women might deposit money to a considerable amount, and if she afterwards marries, she loses control over it, into effect. The corporation, I must additionally an effect of the property of the same way, and if she afterwards marries, she loses control over it, into effect. The corporation, I must additionally an effect of the property. Of course I mendered the marries are always called upon to to pay the taxes. In any case, the collector always came to the tenants on occupiers of the property. Of course I mendered the marries and the property of the property of the property. wards marries, she loses control over it. It would then be her husband's; and it the Treasurer should pay it to the wife, he would be liable for the consequence, where to begin to reduce them. I think it is quite necessary, as there his claim; if a safe of improve of improving the streets and side walks, is very necessary, and improvements are also required in various other.

It would then be her husband's; and it is equite necessary, and incompletely to the proposed amendment, or think it is quite necessary, as there is are several valuable properties in town, for which only ground rent is paid, and possing a little additional taxation for the purpose of improving the streets and side walks, is very necessary, and improvements are also required in various other.

Amendment agreed to.

Hos. Mr. MacDoyald: It has also been thought desirable that there shou do be some provision in the hill it of the many deposited by its first the hill of his own and the same provision in the hill its many deposited by the hill of the hill its many deposited by the hill of the hill its many deposited by the hill of the hill its many depositor in any such Saring Tank being illigitimate children in the hill its many depositor in any such Saring Tank being illigitimate, shall die interest, the same of the hill its many depositor in any such Saring Tank being illigitimate, shall die interest, the same of the hill its many depositor in any such Saring Tank being illigitimate, shall die interest, the same of the hill its many depositor in any such Saring Tank being illigitimate, shall die interest, the same of the hill its many depositor in any such Saring Tank being illigitimate, shall die interest, the collection of the world be epithed to the many of feetings, where the passes the same interest of the hill its many depositor in any such Saring Tank being illight necessary that some hing should be applied to the same second of the same and control of the same and contro

that they waste or squander the money.

great additional expense.

Hen, the Prestrext: It does appear to the said Barrister, and he is here by authorized to inspect any book or books and additional trouble and expense, perhaps it would be better to leave the clause as it is.

Hen, Mr. Walker: I do not think it others did not.

> there are a considerable number of plat- gether. Adjourned till to-morrow at eleven forms laid down already, and if that was done at the expense of private parties, on the City Council giving the order, it would be unfair to tax those parties now, equally with those who did not comply make sidewalks for those who have not with the order. I merely call the atter iustice may be done to any party.

because as it is, though it may appear to be a rectained as the manner in which the melay is to a fractional part of a pseudo, there could be much objection to it. The limituation is intended not only to enable proposed to be raised. The bill also specifies that the bill should pass as it is a rectional part of a pseudo, but not on a fractional part of a pseudo, but not on the bill should pass as it is an intended to be calculated on the bill should pass as it is an it the filt limits the taxtation to real state alone. It hink that is a mistakee alone, It hink that is a mistakee alone. It hink that is a mistakee alone, It hink that is a mistakee alone. It hink that will shall be lawful for the said Treasurer or deputy Treasurer to pay any sum of money in respect of any deposit already made, or to be made by married women, or by women who may marry after such the by women unless the husband of such woman unless the husband of such woman shall give the said to to be supposed that the members from the country would necessarily and from information I have received. I y would understand it is not the intention of the

AND MILITISH PERIODIC was read once and published. Therefore, this hope indicates, for I think it would have now stands, a married woman might deposit money from time to time, and might draw the whole amount away, while the Treasurer would have readed and the manner of the City Council, struction which has been previously presented.

Hon. Mr. Beer: I would be quite was read once and published. Therefore, this hope indicates, for I think it would having been previously presented.

Hon. Mr. Beer: I would be quite was read once and published. Therefore, this hope indicates, for I think it would having been previously presented. The Bainburgh Review, (Whig.) The Westminster Review, (Radion Council) while the Treasurer would have reasonable to the members of the City Council, struction which has been previously presented.

Hon. Mr. Beer: I would be quite was read once and published. Therefore, this hope indicates, for I think it would having been previously presented. The Westminster Review, (Whig.) The Westminster Review, (Radion Council) which was not carried, but was read once and published. Therefore, this hope indicates, for I think it would having been previously presented. The Westminster Review, (Whig.) The Westminster Revi

Hon. Mr. WALKER: Under the pre

to support the views of his honor who spoke last, for if you allow the City

matter too far to say it shall be laid out that way, and no other. I think it would Non. Mr. DINGWELL: I observe that be better to strike the clause out alto-

emplied with the order of the City Council. I want to see the whole clause

Hon. Mr. HAYTHORKE: I would like to be informed whether the provision, requir-ing the accounts to be laid before the Gov-ernor in Council, was introduced in the House of Assembly or by the City author-ities themselves.

were aware that such a bill as this was applied for, and if it were known that the power to raise such a tax would cease if the money were applied to any other purpose than the improvement of the streets and than the improvement of the streets and sidewalks, I think it is very probable that any opposition which might be to it would be relaxed.

The House was then resumed and pr

SEED GRAIN SOCIETIES. A bill was brought up from the House of

Adjourned till to-morrow at



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RICHARD J. CLARKE.

Orwell Store, Aug. 10, 1864. 酒

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know very little about the way the taxes are expended. For my part, I have not case the City Accounts sublished for the GILT MOULDING, LOOKING - GLASSES PLATES, &c.-cheap. JOHN NEWSON.

JOHN NEWSON.

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Peter's Harbor, or to the subscriber on the premises.

DONALD McDONALD.
Hay River, Lot 44, Feb. 5, 1885.

Hay River, Lot 44, Feb. 5, 1868.

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The London Quarterly Review, (Conservative.) The Westminster Review, (Radical.) The North British Review, (Free Church.)

Blackwood's Edinburgh Magazine, (Tory.)

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Hon. Mr. Palman: I believe it was inproduced since the bill was presented to the House of Assembly.

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Nov. 25, 1863.

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30	Saturday	1	18	87			
31	Sunday	-1	17	35	4	28	1

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