Hon. Financial Secretary would give all requisite explanations when he brought down the

Mr. Wade said that from the statement he held in his hand he judged that the deficiency

was something like £43,000.

Hon. Provincial Secretary said that striking vince. off the deficiency that may be attiributed to the American troubles, the government had just as good a revenue as their predecessors had at a on the general subject of Patent Laws. time when there was no civil war to derange commerce.

Hon. Finl. Secretary said that in the estimates of last year \$25,000 of revenue was expected to be derived from the railway.

Dr. Tupper said the hon. Financial Secretary of \$25,000, was a fictitious one.

penditure above the estimate. He concluded or nationality." that it would be something like £31,000. The position of the government was indeed most un- tents on so extended a scale. fortunate as well as humiliating.

more than fully sustained.

Mr. Tobin could not see where they were go- pause before they were granted indiscriminate- country; ing to get the money this year for the roads and ly. bridges of the country. Though we were £30,could not for one see how this was to be met.

of the total amount of duties received was col- the country on the cheapest terms possible. lected upon the articles imported from the States.

TUESDAY, Feb. 25th. Way Offices, School Monies, sea manure, nets, all inventions to the Secretary's office. roads, prisoner, assessment, letters-patent &c., &c. were presented.

supply, board of health, and inedical officer.

Mr. Pryor brought in bills concerning a license law, sewerage of Halifax &c.

from Mr. Campbell of a survey of the Eastern was advocated. of Crown Lands in reference to Indian Reserves. | South rn district.

From a memorandum also laid on the table, it paid for with \$618 and Mr. Campbell' with tion must be a false one.

The report of the committee appointed to re- draw the Committee. vise the Standing Rules of the House was then taken up. The report recommended the substitution of the following for the 14th Standing Rule of the Assembly.

that may have been misconceived, and then he ber who has proposed a distinct question, who shall be entitled to close the debate; nor shall any member be permitted to reply to-a speech delivered in a previouse debate during the same session."

A good deal of discussion, ensued in which land had taken some action in the matter. Mr. Longley, Mr. Wade, Hon. Atty. Genl., Hon. Mr. Johnston, Hon. Provl. Secy., Mr. Tobin, pleasure in supporting the motion. and other gentlemen took part.

The report was finally carried by a vote of 29

to 19.

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Mr Chambers gave notice to reseind. Mr. Bourinot thought that the best mode of striking at the evils complained of was to re strain gentlemen to time when they speak. He moved that no member be allowed to speak more than one hour.

Mr. Longley moved in amendment that the

time be two hours. After some few remarks from Mr. Shannon as to the practices pursued in the House of Commons, a motion for adjournment until 3 o'clock the next day was carried.

WEDNESDAY, Feb. 26th.

undue return of W. Gammell Esq., for that by cultivation. county. He moved that Wednesday be the day. Dr. Tupper

Me Shannon introduced a bill relating to matter, should be reviewed. bankruptcies. He said be hoped that some useful He differed entirely from gentlemen opposite, act would pass during the present session, and and thought, instead of seeking the welfare of

withdraw his own measure.

tions from Dr. Dawson and Sir W. Logan, on this new branch of enterprize and industry. the subject of a Geological Survey of this Pro-

Several bills were read a second time.

Committee a particular basis for debate. He contain a vast deal of most useful information. was not sure but it was best to extend the grant-

000 in debt, we could not do without £25,000 at of the house should be to consider what course the advantages they could, and give to emigrants least for the purpose just stated. There would would best benefit the interests of the people .- every requisite information respecting the best be, accordingly, some £55,000 wanted. He He did not think it advisable that we should gold districts, where they might expend their labor place ourselves in such a position that our people with every probability of sufficient remunera-The government were somewhat under an illu- would be obliged to import instead of manufaction. He did not think the country would apsion in laying the whole blame of our financial turing the inventions which would be required prove of the policy enunciated by the hon, memembarrassment on the civil war. He founded by the country. It struck him as infinitely preferber for Cumberland. If providence had given his opinion on the fact that but a small portion able to get all the improvements we could into us a new source of industry and wealth in the

Hon. Prov. Sec y. alluded to the unsatisfac-Petitions respecting Acts of Incorporation, tory practice now pursued of sending models of

Mr. M'Farlane alluded to the fact that in the States they had men of science and skill who Executive are engaged as speculators in the Mr. Tobin introduced bills relating to water can tell whether an invention was original, and gold mines of the province. whether it merited a patent. Without some

Poole on a similar survey of the Western Dis- Crowe in the County of Kings complaining of nothing but their labour to depend upon, -were

appears that Mr. Poole's services have been son in that county, and that therefore the peti- their labour was saddled with expenses which

The 6th of March was the day appointed to

THURSDAY, Feb, 27.

Dr. Tupper regretted that during his unavoidable absence from the house on the previous day, "No member shall speak more than once ex- the very excellent rule which had been adopted cept in explanation of a material part of his speech on Tuesday had been subsequently rescinded. After a few remarks on the necessity of shortis not to introduce new matter-except the mem- ening the debates, he moved that no member be allowed to speak over an hour-and-a-half on a particular subject.

Mr. Bourinot thought it was requisite that hon gentlemen should be confined to time, and he was glad that the hon, member for Cumber-

Mr. Morton said that he would have great

After some further discussion, the motion was carried by a vote of 32 to 18.

Hon. Atty. General moved the second reading of the bill for the regulation of the Gold Mines. He referred to the important result that had proceeded from the remarkable discoveries of the precious metal in California and Australia. In a few years the population of California, such injurious results as anticipated would actualwhich had only been about 12,000, arose to ly ensue. 300,000, and a capital of \$6,000,000 was engaged in the development of the industry of that country. In Australia the effects had been from the hon, member for Cumberland on a preequally surprising.

He defended the policy which the Government had adopted during the past year in relation to the subject, and concluded by pointing out that the bill endeavoured as far as possible Mr. Wade presented a petition from C. A. to guard the rights of proprietors, particularly Campbell Esq. of Victoria, complaining of the in the case of lands that had been made valuable

Dr. Tupper would not oppose the bill going to draw the committee to take the subject tato to committee, but thought it quite proper that the policy of the Government in relation to this

added that if any gentleman on either side, or if the country, they had rather adopted the course the Government would undertake to deal with which would most injure the country and dethe next day. this important question, he would cheerfully press the energies of the people, and he was glad the time had come at length when the Hon. Provincial Secretary had some idea he representatives of the people had to deal with said, of passing a bill of a single clause to the ef- the matter. He thought the delay in calling fect, that if any body belonging to Nova Scotia together the Legislature, was for the purpose should be driven abroad by misfortune in busi- of shielding the Government, and that the time ness, he should be allowed after having been ex- had come for fixing a date for the Legislature patriated for five years, to return without any to commence its sessions. He thought the fordanger, provided of course he had committed no mer Government had conferred a vast benefit on the country by settling the question of Mines Hon. Prov. Sec'y stated that the company who were carrying on the Iron Mines at the tion to introduce a short bill in case that of his place previous to that, it would have been im- above place had been granted 1000 acres of land. hon, friend (Mr. Shannon) failed to pass. It possible to settle the question now. The abolwas to this purport, Whoever in Nova Scotia ishing of the office of Inspector of Mines, he effectually prevent the settlement of a country makes an assignment of his property, either of believed, was to enable the Government to than the acquisition of large tracts of land by the whole or any part, shall make that assignment for the benefit of all his creditors, without interests. Putting the duties on Mr. Fairbanks, lands are rendered valuable. He did not, howgiving any preference whatever. He thought had taken him away from his office, and pre- ever, underrate the importance of enouraging that such a bill would be exceedingly useful and remove many of the evils that now existed.

Mr. Shannon remarked that such a clause might with great benefit be introduced into the bill he himself had just brought forward.

It thought and taken him away from having their business in the vented many from having their business in the clause went are going on at Clements.

Crown Land Office settled. The changes in the terms, by which Gold claims were held, he thought unjust and improper. He stated that which the House went into Committee on the reports had been current of members of gov-

Hon. Prov. Secy. laid on the table a des-ernment speculating in gold claims. He be-patch addressed by Lord Mulgrave to the Col-lieved the bill unfair to many at present holding onial Secretary on the subject of fisheries and claims, and thought every inducement should be the answer thereto. Also certain communica- offered to capitalists and miners to engage in

Hon. Prov. Secretary made a brief reply. He denied that the government had taken two partizans and given them a thousand a year-The House went into Committee of the whole their ralary was to that amount a year, but they were uployed but for a few months. He had Hon. Mr. Johnston said he would move a re- little doubt, however, that the reports of both solution for the purpose of laying before the Me srs. Poole and Campbell would be found to

Some of the members of the gover, ment were ing of patents to persons beyond the province. charged with being speculators in the mines .-The great object should be to introduce those He was not one, at all events. But what had been could not fail to recal to his mind that he was useful improvements which will instruct and ben- the effect of the discoveries in California ?told again and again last session that that item efit our own people. He considered that the Why every man, from the Governor down, following resolution would subserve such a use- rushed off to the diggings to benefit himself in Mr. Longley thought the hon. Financial Sec- ful object. "The granting of patents for useful what way he could. If any of his colleagues had retary should state the exac amount of the ex- inventions shall not be restricted by residence been toolish enough to venture a portion of their capital in such speculations, they had done no Mr. Townsend opposed the granting of pa- more than what had been done wherever discoveries of the precious metal had been made .-Mr. Hugh McDonald was opposed to the He expressed his desire to uphold the honest Hon. Atty. Genl. stated that so far from the granting of patents as in special cases. Already claims of the poor man whoever might be his \$25,000 estimate having been fallacious, it was was the table of the house flooded with petitions opponents. He would rather smash a dozen and bills for patents, and it would be well to governments than oppress the poor people of the

> The Government desired throughout to give Hon. Atty. Gen. thought that the first duty every man who wished to work the mines, all shape of gold fields, we should neither make Mr. Longley thought that it would be good such regulations as would tend to drive off labor to adopt a general law, and to stimulate inven- and capital, nor lose sight of the opportunity of deriving some revenue, as was done in Australia and elsewhere.

Hon. Mr. Johnston was astonished to hear the Hon. Provincial Secretary so plainly and explicitly admit the fact that some members of the

The Provincial Secretary says that they have such officer here, it was quite useless, in his opin- been very liberal to certain individuals, that Stipendary Magistrate for the City of Halifax, ion, to pass a law on the subject of patents .- some one or other got forty and fifty acres upon It was best, he thought to leave matters as they their own terms. Does that meet the imputa-Hon. Prov. Sec'y laid on the table the report are than to have such an extended system as tion that our own people, our own labouring population,-who had not capital or the means Gold Fields, and a similar document from Mr Mr. Ross presented the petition of J. B. of falling back upon rich capitalists, who had trict. Also, a short report from Commissioners the undue return of Mr. Moore as member for the ground down? No sir, it does not. What we complain of is, that the poor people of our own Mr. Moore stated that there was no such per- province were placed in such a position that they were altogether unable to bear. Last autumn he happened to be a good deal in the country when persons were going to and from the gold mines, particularly to Lunenburg; and then heard a great many complaints.

Brief explanations were given by the Hon. Provincial Secretary and the Hon. Attorney General, and the discussion dropped.

FRIDAY, Feb. 28th. After the routine business had been disposed of the House went into committee on the Gold Bill, and several clauses were agreed to.

Dr. Tupper said that the bill was full of in-congruities. He objected to giving such extensive judicial powers to salaried officers, as it provided for.

Mr. Harrington moved that no Chief Commissioner or his Deputy shall own any claim or gold mine, or act as Attorney.

After which Dr. Tupper moved the reconsideration of the 6th clause, which clothes Commissioners with judicial powers, and proposed that that part of the 6th clause be omitted which gives the officer the powers of a Justice of the Peace.

Hon. Pro. Sec'y did not consider that any

Hon. Mr. Wier supported the bill as it stood, vious day. He considered that that hon, gentleman was in the habit of propagating such false slanders, and then bringing them to the House as rumors.

Dr. Tupper moved that the Speaker take the

After the Speaker had taken his place, Dr. Tupper said he had no intention of allowing the decorum and order that should prevail on the floors of the Assembly continually violated. He asked that the words of the hon. member for Lunenburg be taken down.

As this was a question of order, the Speaker ordered the galleries to be cleared. The House then sat for some time with closed doors, and finally adjourned until three o'clock

SATURDAY, March 1.

The Prov. Sec'y laid on the table the report of the Superintendent of Education. Also Dr. Forrester's Report on Agriculture.

Mr. Shaw presented a petition from Clementsport against granting large tracts of lards to

Hon. Prov. Sec'y stated that the company Hon. Mr. Johnston said nothing could more

Hon. Mr. Johnston urged a separation of the ministerial and judicial powers given to the officers of the government—the Gold Commissioner and his deputies. It was injurious to the best interests of the country to entrust such large and excessive powers to any administration, for they were likely to be abused at any moment.

Hon. Atty Gen. remarked if a man goes upon a piece of Crown or private property, finds a mine, and continues there in opposition to the wishes of the Commissioner, then the bill gives authority to deal with him. It was not possible, in his opinion, that any Commissioner could abuse the power-no government would dare to allow it, an appeal could be made to the judicial authorities of the country.

Hon. Mr. Johnston argued that the fact of an appeal was no sufficient protection. A man might be seized upon, tried, put in jail-all on the mere view of the officer in question, he had a right of appeal, but he might have to remain in prison for three months, or until such time as the Judge of the Supreme Court might enquire into the circumstance of his case.

Hon. Prov. Sec'y did not apprehend that the

evils anticipated would actually ensue. Dr. Tupper could not see the propriety for making an officer, the creature of the government, witness and judge at the same time.

Mr. Tobin and Mr. James McDonald contended against such arbitrary and excessive au-

Mr. Pryor said, that as our mining districts were not hundreds of miles away from the haunts of civilized men, nor beyond the reach of the jurisdiction of magistrates, he thought, after mature deliberation, that the office of Gold Commissioner should be ministerial and not judicial, In the present case, the prosecutor, the judge, and the jury, were all one. Could any one for one moment, in a British country and under British rule, uphold the necessity of instituting such a tyranical doctrine?

Mr. Shannon, Mr. Morrison, Mr. McLellan, Mr. Hugh McDonald, Mr. Henry and Mr. S.

Campbell took part in the debate. Hony Mr. Johnston expressed his surprise at the determined opposition to all suggestions.-Let the house look at the precedent to which those gentlemen had alluded. The model from which the Hon. Attorney General had drawn his act was a proclamation of the Governor of British Columbia. The hon. gentleman here read to show that in British Columbia

the rights of individuals were more carefully guarded, than by the present bill. The hon, gentleman next referred to the Australian law, and showed that it too was by no means so extreme and arbitrary. There the ordinary functions of law were deemed sufficient for all purposes. There, the law was that a man shall be liable upon a conviction before a

Justice of the Peace. Hon. Att'y Gen. contended that the bill was actually founded on the practice of Australia to

all invents and purposes. Dr. Tupper said that under this bill they were going to clothe fifty men with power whose object it would be to serve the interests of the gov-

ernment in every way possible. The clause passed by 18 to 24.

MONDAY, March 3rd.

After receiving a number of petitions, several

pills were read a second time. The House then went into Committee on the Gold Bill.

Several clauses were passed without discussion. The 14th clause which imposed rents of \$40, \$80, \$160, \$240, upon the four different areas respectively, caused a good deal of debate.

Hon. Mr. Johnston considered that the people of the country should be invited and encouraged to work their mines, and that they should not be placed under greater pecuniary burthens than absolutely necessary to meet the expenses entailed by the supervision and regulation of the enterprize.

Hon. Prov. Sec'y differed from the hon. gentleman. It was proper, in his opinion, to raise a revenue as had been done in Australia.

Mr. Longley moved that \$20, \$40, \$80, and \$120 be the sums to be asked for the rentals of areas 1, 2, 3, 4, respectively.

Mr. J. McDonald thought that the only legitimate mode of raising a revenue was by a royalty on the proceeds of the successful miner. It was not fair to tax the unsuccessful man more heavily than he who was fortunate.

If the mines turned out as good as was anticipated, the inevitable result would be a vast acquisition to our population, and consequently a large increase in our revenue. He moved that \$10, \$20, \$40, and \$60,

be the prices for the areas, respectively. Hon Fin. Sec. did not think himself that the people of the province were to be benefitted by the poor men working the gold mines; what we

ictually wanted was the introduction of foreign capital and skill. Mr. Tobin was inclined to believe that the persons engaged in mining operations during the past year had not earned a shilling a day a-

piece. Mr. Longley having withdrawn his motion, that of Mr. J. McDonald was put, and lost. The Committee then rose and reported pro-

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