The Short Line.

We fear there is a disappointment in store for our people in regard to the Short Line Railway. There is evidently no intention on the part of Van Horne to build the Harvey-Salisbury link, the C. P. R. Company taking refuge behind the fact, that they never entered into a contract to build this portion of the line.

The latest information on the subject, is conveyed in the following telegram received at noon to-day, per by Mr. Dickey of Cumberland, N. S., the

endeavored to have an amendment Fiset. an unwillingness manifested in the portance. Committee to make the C. P. R. responsible for carrying out the Short it was generally thought that if the matter

passes." final conclusion has been reached, but significant, the most startling, and the most we may say right here, that if the Unexpected of all was the action taken by the Hon. George Allan, Speaker of the Senate of the road is not built, if the Government verted by an article in the Law Journal has presided, and there were several members of the candidate having the property qualifito the Maritime Province in this Short Line matter - well, it will be bad for Toronto there is but one paper which has not the Government.

An Unfair Comparison.

opposes every act of the Attorney | Sir Charles Tupper got triumphantly out General from motives that are quite of his case at the civil assizes. It was an well understood, makes a most unfair Charles for services rendered as and misleading comparison between

which the Greener itself approved?

Does it censure Mr. Blair for the expenditure incurred in the construction of the Fredericton Bridge? Will it state its objections to the subsidy granted to the Northern and Western Railway? Did it oppose the granting of the subsidy to the Central Railway?

These great works conbined, have increased the debt to a considerable the construction of public works of which the Gleaner itself approved?

The would now leave the bill to be dealt with by the committee. He had gone while this change is not of itself an important over those portions of the bill which he said the tendency of the discussion was not over those portions of the direction of criticism of the direction of criticism of the direction of criticism of the direction of the direction of the direction of criticism of the direction of the dir amount, but we have yet to hear that the Gleaner raised its voice against the Englance raised its voice against the Gleaner raised its voice against the Englaner of the Englaner raised its voice against the Englaner raised raised population, one half or more being Protestants and the remainder Cable the Exclusive and adopted an act which would have reflected some credit upon themselves as a legislature and adopted an act which would infuture raised ra amount, but we have yet to hear that truth, that in this Dominion of Canada we the Attorney General, than the matter of the increase in the public debt, its of the increase in the public debt, its of his country and it has been a Catholic Province. It was founded that the Legislature dealt not only with the dealt not only w efforts to prejudice him before the but by the Jesuits. Anyone who electors of York, and the country serve to tail.

Government House Expenditure.

there was a very large exceptional by Britain, the expenditure in 1879, on the oecasion of the visit of Lord Lorne, and the Princess Louise.

for the past fifteen years:

1874 to 1878, \$5,723 per annum. 1879 to 1883, 5,099

1884 to 1888, 2,279 From these figures we have a total Why should the Pope decide as to the dis- suffrage be the leading feature of the bill This is what the hon, member did who now expenditure on Government House, for the past fifteen years, in round numbers, of \$65,000.

of the Franchise Bill, carps over and no right to say "me have it me have and attempts to ridicule its phraseology. What a pity the Attorney
General had not employed His Nibs to

General had not employed His Nibs to

General had not employed His Nibs to

criticizes some details of the measure, is true, but you must dispose of it as we see draft the bill. Then it would certain- they should have the ly have been entirely free from ver-

elsewhere.

statesman, died this morning,

OUR OTTAWA LETTER.

Close of the Budget Debate. The "Farmer's" Correspondent

takes a full hand In Discussing the Troublesome Jesuit

Question. A Brief Historical Review.

(From our own Correspondent)

OTTAWA, March 22nd. After a prolonged and tedious debate, a vote was taken on the Budget about midnight of Tuesday. A very good speech was made

charter. When the C. P. R. bill came up in the Committee, Mr. Kenny endeavored to have an amendment. First

added, compelling the C. P. R. Com- On Monday last, Mr. Laurier asked Col. the House, and there appeared to be There can be no doubt it is growing in im- for their expulsion.

EARLY IN THE SESSION,

pathy with his self imposed mission. Then ents of the Act were playing. In the city of Lord's Day. lifted its voice against the allowance, and that is the Empire. And it is quite easily to be seen why the Empire remains non-committal. Before I finish this letter, without any doubt, there will be some new developments in re-The Gleaner, which now-a-days gard to the Jesuit Act, and for the present, I will branch off and go on a side track.

A PRIVATE DETECTIVE the debts of New Brunswick and Nova on the Intercolonial Railway some seven or Scotia. It states that when Mr. Blair or eight years ago. Her claim was that Sir Charles engaged her himself, to assist her came into power, the interest on our husband, promising to pay her out of his own debt was only \$34,000 a year, and that now the interest amounts to day, and on taking the witness stand testified \$94,000. This is entirely incorrect, that the whole story was a fabrication from and the statement could emanate only beginning to end. He had never employed the woman in any capacity at all. Well! the from malice. The interest on the end of the matter was that the jury returned privilege of legislating in respect of the fran- lieved in applying the principle that the perpublic debt in 1882 was \$46,695, and a verdict in favor of the defendant, and the chise. They would not wish to leave any- sous who are responsible to the people themin 1883 it was \$69,900, and this in
judge plainly told the plaintiff that he considered the whole affair a case of blackmail,
for Carleton and his cabinet when he succrease was caused by expenditures and he would seriously consider the matter ceaps in organizing his administration. He Government did not seek to take out of the thought there was no opposition at all to this soon show the result of the work done, by a incurred by the previous adminstra- between this and morning, whether he would direct the attention of hon members, hands of the revisors the power to make and bill. The question of considering the fran- greatly advanced degree of efficiency on the tion in carrying out its railway policy. indict the plaintiff and her husband for toral divisions. A great toral districts. He had purposely abstained but now that it was here let it be dealt with. The increase was in fact a legacy beginning the particular sections. With bequeathed to the Blair Government, and the latter were not in the latter was acts of previous legislation, since 1877 from discussing the particular sections. With As to the principle of it, he thought all were desirous of observed who are desirous of observe

the Attorney General, than the matter been a Catholic Province. It was founded that the Legislature dealt not only with the

READS PARKMAN'S HISTORY generally, will miserably fail, as they cannot fail to see that all the hardships and all the sacrifices incident to establishing and Christianizing a new country, were, in the case of Quebec especially, borne by the Jesuits. Now they have not reaped much benefit from their labors-largely, no doubt, The proposed abolition of Govern- because they have been proven an order whose existence in a community is not for its

QUESTION OF MORAL CLAIM part of the proceeds. Now, I have put this henceforth, and from whence did they get question into very brief and I dare say very their idea? Why, when in 1886 the Governdefective language. There is still another ment presented a franchise bill before the to deal with this question, and when the hon phase in the question which is being used Legislature, and one of their friends moved member from St. John moved his amendment with vim against the Jesuits and their friends. that the principle of residential manhood referred to, to the hon, member ran away. to me. The Church of Rome acknowledges | that all persons really deserving to as its head the Pope. The Jesuits are an order within the church, and acknowledge The twice rejected of York in his the same head. When a sum of money is organ, while compelled to admit the given to that order they have a perfect right General, in replying to his friend, Mr. Ellis, to refer its disposal to their head, and any

RIGHT TO DISPOSE OF IT bosity and ambiguity. But perhaps as it seems to them fit, as long as no stipulathe Attorney General remembered tion as to the disposal was made. Considerwho had a right to vote, while now he admitHis Nibs as a circular writer, and was

the His Holiness? has made an unwise ted a very large number of worthy men ought.

Every widow and spinster of the age of 21 years, being a British subject not otherwise who had a right to vote, while now he admitthe Attorney General remembered tion as to the disposal was made. Considerwho had a right to vote, while now he admitthe His Holiness? has made an unwise ted a very large number of worthy men ought. His Nibs as a circular writer, and was not very favorably impressed with his productions.

In the first the money was granted, I do not see that "His Holiness" has made an unwise ted a very large number of worthy men ought to vote. He said he did not the feel it was any part of their duty to be in disposal. However, we have nothing to do to vote who he then thought unfit to vote. But he congratulated the Government that with that. The Quebec Government has should lag behind. He thought that as a bould lag behind. He thought that as a location of the preceding section (b) of the preceding section (c) of the preceding section.

It is not not very favorably impressed with that "His Holiness" has made an unwise ted a very large number of worthy men ought to vote. But he congratulated the Government that should lag behind. He thought that as a should lag behind to vote who he then thought unfit to vote, while now he admit that "His Holiness" has made an unwise ted a very large number of worthy men ought to vote. But he congratulated the Government that should lag behind. He thought that as a bould lag behind the read. He said he did not the feel it was any part of their duty to be in disposal. However, we have nothing to do to vote who he then thought unfit to vote, while now he admit that "His Holiness" has made an unwise ted a very large number of worthy men ought to vote. But he congratulated the Government that the money was granted, I do not see the did not he did not the did not he with that. The Quebec Government has acknowledged the moral claim of the Jesuits and large variety in the suggestion made by the opposition in the Jesuit question, praying the Government to disallow the act of the Quebec needs to the Pope, just as the Church of Engislature. The discussion will last two or three days. Our Ottawa correspondent very fully and intelligent.

With that. The Quebec Government has acknowledged the moral claim of the Jesuits they had been able to recognize and adopt they speech. The motion in the suggestion made by the opposition in the suggestion of the sum of the suggestion made by the opposition in the suggestion made by the opposition in the long run to work the best—be certain what principal would be found in the long run to work the best—be certain what principal would be found in the long run to work the best—be certain what principal would be found in the long run to work the best—be certain what public interest. It had only confirmed the suggestion was seconded to work the best—be certain what principal would be found in the long run to work the best—be certain what public ords, stiff joints and lengthy speech. The motion of work the best—be certain what public ords, stiff joints and lengthy speech. The motion in a lengthy speech. The motion in the suggestions of work the best as they had introduced any the suggestions of th respondent very fully and intelligently discusses the matter in his letter was going to leave to the Moderator of the Genly discusses the matter in his letter was going to leave to the hon. member from eral Assembly. Now, Protestant Ontario.

Cordeton when he organized his ministry was going to leave to the hon. member from versal suffrage. John Bright, the eminent English

Issumbly. Now, Trocestan Ontain.

Carleton, when he organized his ministry, the important duty of dealing with the question of one man, one vote. It was, indeed, said it was fortunate for the government, per-Brunswick, Manitoba, the North West or generous in the hon. leader that he was actu- haps, that they had a leader who, if he could levery other so-called remedy fails.

day next, to which Sir John has

POSTPONED THE DEBATE. representatives will speak. What will be the result it is difficult to imagine. From The question of registration, as well said by what I hear, I should judge that Col. O'Brien | the Attorney General, was one that the Legwill not have very many supporters—possibly islature at this time could not successfully he will get 50 or 60—probably less. The oppose or question. The tendency and result arguments against disallowance of the bill by of it all was that elections were carried on

A DISTINCT STATEMENT. date provided in bill, it will be necessary for the Company to get from Parliament extension of time on the Sir Adams Archibald and Hon. Alex.

In the following gentlemen paired off: Hon. The following pany to build the line between Harvey O'Brien, M. P. for Muskoka, at what date he Canada as well, will arise and say "Begone."

St. Patrick's day passed off here very quietly. The special services were held on Sunday, but the demonstrations, which were

(Continued from first page.)

The Franchise Bill Discussed.

Hanington

Again Cross Swords.

Messrs Emmerson and Stockton

Want Woman Suffrage. and for which the latter were not in the smallest degree responsible.

There is no doubt the debt has been increased since Mr. Blair came into power, but is not the increase due to the construction of public works of the construction of public works of the smallest degree responsible.

There is no doubt the latter were not in the smallest degree responsible.

There is no doubt the debt has been increased since Mr. Blair came into power, but is not the increase due to the construction of public works of the construction of public works of the construction of public works of the smallest degree responsible.

There is no doubt the debt has been in the government the solidated, and he especially desired the attention of the members for the various counties to see whether those subdivisions required the attention of the members for the various counties to see whether those subdivisions required to see whether those subd

property but with the liberties of the people of his country, and it being within the scope and competency of this Legislature to legis-

too much to say that every one who might be (Hanington) was in pewer affected by that legislation should have a voice in the selection of the men who represent them. Surely it is not too much to say, had he ever suggested that this principle of the country to meet the incorrect and misand the Legislature would only be doing sim- universal suffrage should be adopted. Why leading statement of the leader of the Gov- you if your prayers when you go to bed are ple justice in saying to those of our people had he not moved in this direction before to- ernment. In this matter Mr. Blair had made forgotten as quickly as mine have been you'll who might be deprived of other rights and day? There was nothing whatever to have statements to the House and country that catch it, mind that. I came to you with my privileges which citizens should hold dear, prevented him doing so, but he did not do so. were entirely without foundation. ment House as an official residence, good. But in the history of Canada since its that they should have extended to them— That the Government were following in naturally directs attention to the ex- conquest by the British, I can find nothing should have extended to every proper resi- his wake and adopting his ideas was certainly penditure that has been necessary to to show that the Jesuits have been shown to dent of the country—this boon of suffrage, a most amusing statement. He (Hanington) in reply said he had reproached himself for about it, and you, Mr. Finance Minister, there

EXERCISE THE RIGHT OF FRANCHISE would receive it under a bill as then proposed. The debate of 1886 showed that the Attorney then a member of the House, said he was not in accord with the universal suffrage

"He did not think the time had arrived when

At that time, therefore, the hon. gentle-

Protestant Ontario, by the mouth of her Government had introduced this measure of by even the slightest end of the snap. He become law. The discussion of the

the Federal government are not so convincing | very much more peaceably with very much as to make every Protestant in the house, less doubt and difficulty as to who should vote consider it a question of vital importance. It and who not, and, therefore, that principle is urged that having been allowed this having been adopted in 1885, he thought to that end, but finally money, the Jesuits will simply regard it as the thin edge of the wedge, and will press as to its beneficial results. He was not now and press continally for more. Well, now, according as I take it, to the conditions of Having according as I take it, to the conditions of Having according to the doubted in 1885, he thought there could be no difference of opinion now that the principle in 1885 he was mistaken. He had explained that the reason his name was prepared to discuss the details of the bill. according, as I take it, to the conditions of Having ascertained that in this bill the leadthis grant, it has been acknowledged by the Jesuits as compensation in full. There shall be, they say no more claims set up. be, they say no more claims set up. Now serving and intelligent class of people, he had that he very great pleasure in supporting the bill as far as that went. It has been said—and was He (Hanington) had never run away from a with the fishery treaty negotiated at It has not been made before, but now it has urged before the House in 1886—that to ex- vote in 1885. His course was that as they telegram received at neon to-day, per C. P. R. line, from our Ottawa correspondent:—

"When the Atlantic and North Western bill came up in the House, Mr. Kenny moved an amendment providing that \$100,000 should be far from attractive. Year perioding that \$100,000 should be far from attractive, and on the road before the lst January, 1890, which was carried. Unless money is expended before the Universelled in the little will be necessary to put on the gloves and have a telegram received at neon to-day, per C. P. R. line, from our Ottawa correspondent:—

"When the Atlantic and North Western bill came up in the House, Mr. Kenny moved an amendment providing that \$100,000 should be far from attractive. Year then will be neaded to other classes of people whom the bein daty is to point them to this claim and say, "Come no further." Then will be necessary to put on the gloves and have a proper appreciation of that seat. Mr. Dickey quite surfaction of that seat. Mr. Dickey quite surfaction with the representation of that seat. Mr. Dickey quite surfaction made and in writing. Well, if the seats to place the House in 1885. His course was that as they tend the franchise was to place the property sent then the pople of this country in a dangerous position. With that he could not agree. It was alleged that practically you were thus bill did not reach, in order to give to all the was alleged that practically you were the bill did not reach, in order to give to all the was alleged that practically you were the bill did not reach, in order to give to all the was alleged that practically you were the bill did not reach, in order to give to all the was alleged that practically you were the bill did not reach, in order to give to all the was alleged that practically you were the bill did not reach, in order to give to all the was altered to other classes of the people aftire versions of the franchise was to place the property were extended to other classes of people whom the object to the pople of this country in the farming to the

as those who had been elected under the old came from it did not come from themselves. so, not only Protestant Canada, but Catholic franchise of real property qualifications only. Therefore looking at the history of the past and Salisbury. This amendment was would bring forward his motion on the voted down. There was some doubt voted down. There was some doubt replied by saying that when the next occasion of this country and to the residents of this in which the Minister of Finance moves to If the necessity arises, Catholic Quebec will country, under proper provisions as to their opposition. He did not think their was any was responsible in carrying out the go into supply, which will be probably Thursterms of the charter of the Atlantic day. So this afternoon there will in all the will be probably Thursterms of the charter of the Atlantic day. So this afternoon there will in all this view so that the people generally, and lines before this House of Assembly, or and North Western bill, already passed probability a little fracas over the question. inspired only by jealousy and hate, clamors his constituents, might know that those had been his sentiments for some years past as The qualification of candidates was a dif-

ferent question. He thought no injury would that they should pool in and hire a hall. If at the Fredericton military school this winter. sponsible for carrying out the Short it was generally thought that if the matter not extensive, were on Monday. In honor the done by retaining the property qualification for candidates, but as the tendency of the day the flag floated from the tower of tion for candidates, but as the tendency of The C. P. R. bill has yet to pass the House of Commons, and Mr. Kenny intends to make an effort to get the amendment referred to, inserted before the bill finally to pass the House of Commons. A grand concert to get the amendment referred to, inserted before the bill finally to pass the House of Commons. A grand concert the dispelled. First came the powerful and the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the House of Commons. A grand concert was given in the Opera House at which set the better way to settle it, and hon. members of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, who did not deem the bers of this House, well of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the day the flag floated from the tower of the House of Commons. A grand concert the House of Commons. A grand concert the House of Commons. A grand concert the House of Commons at the House of Commons. A grand concert the House of Commons at the House of Commons a In the house, yesterday, Mr. Haggart's bill lowing, he would not assume the responsition of abolish. Let them by an as well, the only available source of obtaining means hire a hall, charge 25 cents admission as well, the only available source of obtaining means hire a hall, charge 25 cents admission as well, the same, and as one of the attached class of we do not think it necessary to dis
we do not think it necessary to dis
cuss the matter more fully, until a

pathy with his self imposed mission. Then came the responsibility of voting against the clause of abolishthird reading. Business yesterday was not
the Montreal Associations. But the most
the Montreal Associations. But the most
the Montreal Associations. But the most
the Montreal Associations as a means,

The appual means hire a hall, charge 25 cents admission bility of voting against the clause of abolishthe doubted if there would be a very
the Montreal Associations. But the most
the Montreal Associations. But the most
the Montreal Associations as a means,

The appual means hire a hall, charge 25 cents admission bility of voting against the clause of abolishthe doubted if there would be a very
the Montreal Associations. But the most
high an opinion of the school, as a means, The annual meeting of the Lord's Day Alli- them could be safely trusted the full and Toronto Globe, which, professing to be con- Hon. George Allan, Speaker of the Senate of no injury that had resulted from the fact of higher functions than those devolving upon Live in the present and the local legislature, had been

POINTING IN THAT DIRECTION,

and no injurious results having followed, he felt that he could not oppose the central provision of the bill in this respect. He would not now discuss the language of some of these sections. It would be time enough to go into section 21 when it came before the committee. He thought its ambiguity could be easily removed, and as to the The Attorney General and Mr. question of revision he was very glad indeed, that the Government had changed their policy. If he remembered rightly, from the act of '86 one objection to that act was that the Chief Justice should appoint a commissioner for revision. He thought then that that would be very objectionable, not because the Chief Justice would not discharge his duties to the best of his ability, but because the proper principle was to leave it with the revisors elected by their Municipalities, and let the lists furnished by them be the final lists of the electors of the county. He be-

and many classes of deserving people, the it possible to name the occasion when the privileges of which they had hitherto been government had any suggestion to make

following average annual expenditure sell their property in Quebec and give them privilege of voting, to exercise that privilege thing of the kind to be found on the record. member of the old government, to promote ANOTHER HONEST EFFORT posal of these funds? Now, I confess, the the Government said they could not accede to sought to wrap the paternity of this idea so force of this objection has never come home that suggestion. They said, substantially, closely to his breast. He did not even give a silent vote in favor of that proposal. There was not a member in the House, nor in any graveyard in this province, who could not claim to have done as much for the cause of universal suffrage as that hon. gentleman. When he arrogated to himself the character of teacher and tutor of this Government, and the instigator and promoter of every measure they introduced, patient as the Government were, it was only natural that they should protest against this unwarranted assumption which so repeatedly characterized the action public opinion. An examination of the measure of that gentleman. The gentleman said he would show that every man who ought to vote was delighted to know that the Government

were now willing to give persons votes whom they thought not fit to have them in 1886.

British Columbia, but it comes solely and en-tirely from Protestant Ontario, and on Tues-Carleton to follow in the footsteps of, and vent one and then apply the lash. But as the been most favorably received by adopt the suggestions of, the present Govern- far as he (Hannington) was concerned, the ment. He (Hanington) was glad that the lash wielded so vigorously did not reach him all parties in the country, and will (Blair) could make it snap and whistle and hum, but there were member in the House measure in the Assembly, a portion

who had sufficient independence to disregard | tion of which we print elsewhere, deit. He (Blair) had undertaken, the other veloped the fact that there is a large day, to scathe the hon. member for Carleton, but he thought it had proved a boomerang, element in that body favorable t and the effort had only disgusted his friends. woman suffrage. Dr. Stockton, sec-What would be the good of him (Hanington) moving amendments that would be voted onded by Mr. Emmerson, moved an

not enjoy sitting here and listening to the linen before this House of Assembly, or should require the hon. members of this under date Fredericton, March 18th: House to bow down and listen in wrapt at-

large audience. Who cared who originated high an opinion of the school, as a means, the bill? It was not a party question. The nor of the benefits derived at a course thereat, question was: Was the House willing to as a result. give manhood suffrage? He did not take In every department the strictest adherence much stock in the records of 1885 and '86 to regulations is maintained, and whether on disregard, its most solemn assurances joined in with the anti-Jesuits. Now you disregard, its most solemn assurances of the cation, still the sentiment of the country as before many hon, members were members of the expressed in other parliaments, and in respect to the cation, still the sentiment of the country as before many hon, members were members of the expressed in other parliaments, and in respect to the cation, still the sentiment of the country as before many hon, members were members of the expressed in other parliaments, and in respect to the cation, still the sentiment of the cation and the cation can see that it does not look as if the oppontowards enforcing a strict observance of the expressed in other parliaments, and in respect this House. Let the dead past bury its dead. DEAL WITH LIVING ISSUES.

> the residents never lost their votes. He one. Those from Nova Scotia are: (Tweedie) hoped he would be buried in a graveyard of this kind. The only trouble Lieuts, Phinney and Haw would be that he would have to vote for the napolis man who brought him out. Outside of the question of the paternity of this bill; outside Lunenburg. of what the hon. member for Westmorland said in 1885, or the Attorney General said; outside of whether the hon. member ran away and did not vote, though it was important to

He who shirks and runs away Would live to vote another day.

would not instruct the Crown attorney to however, to the clauses relating to the elec- complete the final list for the different elec- chise might have been delayed unreasonably, part of rural battalions. The first section of the bill was then car- as early as may be convenient.

port of Mr. Blair's remarks on that occasion. Allowance to officers, He would now produce such evidence that Other expenses, versal suffrage, and that he had been all prove? Turn to page 137, and it would be House of Commons, is Capt. Weslsh of Charling late in that wide direction, surely it is not Prived the people of these privileges. He statement of the Attended Control of t statement of the Attorney General that he until their sides ache. "Oh, you come down had done nothing before the present time to show that he was in favor of manhood suf- "I'll take you round and cure you, yes I will." Unlimited Choice.

keep it in an efficient state of repair, and to the financial burden that will be removed from the Province] by closing the establishment up.

Closing the establishment up.

We feel that has been hecessary to keep it in an efficient state of repair, and to the financial burden that will be removed from the Province] by closing the establishment up.

We feel that has been hecessary to show that the sestins have been shown to have possibly suggested to show that the sestins have been shown to have possibly suggested who is not legally incapaciated under the credit of having first conceived having first conceived having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having paid so much attention to the remarks of the having We find by reference to the records, that from 1874 to 1878 inclusive, the that from 1874 to 1878 inclusive, the should we exclude and abolish an order expenditure amounted to \$28,615, from which holds these ideas. Surely not, or large to the honorable gentleman from West-bell now before this House. Hon. members when this privilege so highly spoken of and the country were to be congratulated that the time had arrived morland. The record of this House showed would remember that the hon. member for the introduction of the becongratulated that the time had arrived when this privilege so highly spoken of and the country were to be congratulated that the time had arrived when this privilege so highly spoken of and the country were to be congratulated that the time had arrived would remember that the hon. members when this privilege so highly spoken of and the country were to be congratulated that the time had arrived would remember that the hon. members when this privilege so highly spoken of and the country were to be congratulated that the time had arrived would remember that the hon. members when this privilege so highly spoken of and the country were to be congratulated that the country were to be congratulated that the time had arrived would remember that the hon. members for the little for t and from 1884 to 1888 inclusive, under and Jesuitism, we would by a vote of Parliaand from 1884 to 1888 inclusive, under the present Government's management, the amount was \$11,395; expenditure for the past two years repositively was \$1651 and \$1773. It penditure for the past two years respectively, was \$1651 and \$1773. It
is only fair to add here, however, that
is only fair and that the Government had, at last, become convinced that this worthy class of citizens, line? No, he did not. In 1885, when the embodying the idea of manhood suffrage, ing so well known to dyspeptics. I have no who had so long been deprived of this great last franchise bill was before the house, and that the resolution to that effect was hesitation in recommending it in any case of should not have been allowed. But it has privilege, should now receive the boon. The where was the proposal of the hon. gentle- moved by Mr. Ellis in 1885. He had also Indigestion, Constipation, Heartburn, or Princess Louise.

From the above figures, we have the From the above figures, we have the From the above figures, we have the figures, we have the figures and the Government of Quebec resolves to the both. The Jesuits had enormous property, and the Government of Quebec resolves to the both. The privilege, should now receive the boon. The pointed out that the hen member for West-morland had ample opportunity, while a like government of Quebec resolves to the both formula for the proposed of the both formula for the pointed out that the hen member for West-morland had ample opportunity, while a like graphs in the formula for the privilege, should now receive the boon. The pointed out that the hen member for West-morland had ample opportunity, while a like graphs in the formula for the pointed out that the hen member for West-morland had ample opportunity, while a like graphs in the formula for the pointed out that the hen member for West-morland had ample opportunity, while a like graphs in the formula for the pointed out that the hen member for West-morland had ample opportunity, while a like graph is the formula for the pointed out that the hen member for West-morland had ample opportunity while a like graph in the formula for the pointed out that the hen member for West-morland had ample opportunity while a like graph in the formula for the pointed out that the hen member for West-morland had ample opportunity while a like graph in the formula for the pointed out that the hen member for West-morland had ample opportunity while a like graph in the formula for the form such legislation and that he had not done so. When he said that he had no recollection or evidence that Mr. Hannington had moved or supported a resolution in 1885 advocating If the Sufferers from Consumption, 1885 before him. The index gave the infor- Emulsion of Cod Liver Oil, with Hypophosmation that the franchise act was dealt with phites, they will find immediate relief and a on pages 88, 83, 150 and 155. By some permanent benefit. Dr. H. V. Mott, Brentmeans or another, no reference was made in wood, Cal., writes; "I have used Scott's the in the index to page 137 of the journals, Emulsion with great advantage in cases of and by that means he (Blair) had not seen Phthsis, Scrofula and Wasting Diseases. It that Mr. Hannington had voted for such a is very palatable." Sold by Druggist, at 50c. Sandal Rubbers, Self Acting Rub resolution. There was no desire to misrep- and \$1.00 resent Mr. Hannington's position. The hon. member's claim that he had moved the resolution in 1885 providing for manhood suffrage would not meet with much favor, as the belief of nearly every member was that as his master in a like predicament, from the in Imitation Sandels, Croquet and the resolution had been moved by Mr. Ellis.

Every widow and spinster of the age of 21

The bill was further discussed yesterday, others.

Dominion Government has decided to renew the issue of fishery licenses under the modus vivendi in connexion Washington last year. The Newthe principle which they had refused to adopt in 1886. No matter where the suggestion

FREDERICTON MILITARY SCHOOL

said he might be lacking in what phrenologists term the bump of reverence, but he did the Institution, and recommends the Instruction to be obtained there.

"Bluenose" writes to the Halifax Mail "There is no doubt but that your readers, tention to them. He would advise them, if especially those interested in military affairs, they wished to extend this thing any further, would be pleased to know what is being done it had got to be such an important a matter Being maintained for the especial benefit of

ence to superiors, which is so great a matter of pride in the regular service, is every where apparent. This in addition to the earnest He had no doubt York and Westmorland now solicitude on the part of the officers in charge enjoyed a still more extended franchise than for our advancement, and universal kindness this bill afforded. He was told that within and courtesy shown to us individually, and as 100 miles of Dorchester corner there is a place where, if a man is buried, he never losses his vote—he gets there just the same—and he was also informed that within a like distance officers and about thirty non-com's and priof the city of Fredericton their was a similar vates. Of the former I am proud to say ten graveyard, and scattered throughout this are from Nova Scotia, while New Brunswick are from Nova Scotia, while New Brunswick glorious country there were graveyards where furnishes six, and P. E. Island the remaining

> Lieuts. Phinney and Hawkins, 72nd, An-Paymaster Coldwell and Lieut. Ham, 75th, Lieuts. Purdy, Whitman, Barteaux and

Wilkins, 69th, Annapolis.

Lieut. De Wolfe, 66th, Halifax.

The officers of the school and attached officers were entertained at dinner at Government House a few evenings since on which occasion Gov. Tilley expressed his high ap-I cannot close without a word of advice to

is, by all means to take a course at the school The following account of revenue and expenditure of the Sunbury Agricultural So-

ciety was omitted last week :-Cocoa Matting;

Rugs, Crumb Cloths, Etc.

prayers last year and you said, 'Oh, yes, I'll attend to it,' but lo and behold you, when I attend to it,' but lo and behold you, when I

New Zealand, are said to be 1,900 feet in

Mr. John Magwood, Victoria Road, writes : will give Bombay, India, a population of

1,000,000. Its present growth is unprecemanhood suffrage, he had the journals of Scrofula and General Debility will try Scott's

The Horse-noblest of the brute creation -when suffering from a cut, abrasion, or sore, derives as much benefit as much benefit healing, soothing action of Dr. Thomas' Ec- Heavy Plain. After some further discussion between the Attorney General and Mr. Hanington, Dr. stiffness of the joints, throat and lungs, are relieved by it.

LADIES' FINE RUBBERS We are selling them from A seciety "fad" is to send a cup and

saucer to a young lady, with congrasulations, on her engagement. Important to Workingmen. Artizans, mechanics and laboring men are

liable to sudden accidents and injuries, as Terry, (Common Sense.)

Dr. Schweninger, Prince Bismarck's physician, has just undergone a painful surgical operation. He has had a foreign growth in Dr. Sage's Catarrh Remedy cures when his cheek removed. Some of our politicians

might be operated on from the same cause.

February 27th.

withdrew it.

An Ottawa despatch says that the Dominion Government has decided to

WE keep and recommend Morse & Kaley M'f'g Co's.

KNITTING COTTON!

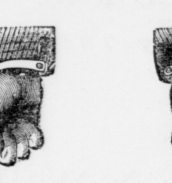
and Wm. Hollin's & Co.

as the Best Yarns for Spring Wear.

CANADIAN PRINTS

in great variety. Just opened an immense stock of Hamburgs.

JOHN J. WEDDALL.



COME AND SEE

THE LARGEST STOCK OF

ever shown in Fredericton.

NOW OPEN AT

Velvet Pile Carpets,

Brussels Carpets,

Curtain Materials.

Housekeepers, come

Prices Can't be Beat.

Tapestry Carpets,

All Wool and

Wilton Carpets,

NEW

FEBRUARY 12, 1889.

SPRING GOODS.

TENNANT,

DAVIES & CO.

We have just opened over FIFTY cases and bales of New Spring

DRY GOODS,

Union Carpets, Brussels, Tapestry, Wool, and Union

CARPETS.

Newest designs.

New Dress Goods;

New Prints; New Scotch and German

Tweeds; Housekeepers or intend- New Jacket Cloths Etc.

TENNANT, DAVIES & CO.,

202 Queen St. Fredericton.

Agents for the celebrated M. R. & A. Dollar Shirt, and the New York Domestic Patterns. February 9, 1889

COME AND SEE

OUR STOCK OF

Spring and Summer

ALL NEW AND CHEAP.

20 to 50 cts.

RUBBERS BOOTS.

Queen Street, Fredericton.

JUST RECEIVED AT LOTTIMER'S.

FASHIONABLE SHOE STORE. Gent's Rubbers

in the following styles: Pure Gum, (said to be the best manufactured), Heavy Plain Rubbers, SCARFS. bers, Argule, Zephyr and Oakland.

LADIES' RUBBERS

in cartoons of the following sizes:

Pure Gum (best quality manufac-

tured), Climax, La France, Zephyr, Dorothy Winthroy, Van Zandt and

210 Queen St., Fredericton.

March 20

C. H. THOMAS & CO,

224 Queen Street.

Fredericton, March 8