CAPITAL PRIZE \$150,000.

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THE Canadian Fireside

(ILLUSTRATED), A MONTHLY MAGAZINE for the LEISURE HOUR

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a full stock of the above just received FRESH THE MEDICAL HALL, J. D. B. F. Mackenzie. Chatham, Feb. 7, '88

NEW METHODIST CHURCH ST. LUKE'S.

Persons wishing to rent PEWS or SITTINGS in the above Church, will have an opportunity of doing so every Wednesday evening between and 7.30 oclock, when the Church will be open sictings should apply early as mos of the seats ore now engaged

GEO WHITTAKER. for Truestees when the conference met it was agreed in his politics (laughter.) He (Tweedie)

Miramichi Advance,

CHATHAM, N. B. - - MARCH 29, 1888. Dominion Expenditures on North The Report of the Auditor-genera

on the appropriation accounts for the year ended 30th June last shows in detail the Dominion expenditure in the different provinces during that period, and amongst the items charged to North Shore parties, together with the larger printing and advertising accounts in the province, are the following:-

Legal Expenses and Taxed Costs. Printing and Lithographing. Moncton Times, \$7,807 29 Bathurst "Courier," Chatham "World

Clifton Breakwater, Quarantine. J, McDonald M, D, Chatham...... \$702,60 (Including boat hire, \$38,60 and wages of Boatmen \$374,00) Intercolonial Railway.

J Cassidy, Newcastle, making arrest,...
J Culligan, Jacquet R. cedar posts &c.,...
Culligan & Ultican, do. do.
Jas. O Fish, Newcastle, lumber, grind-J C Miller, Millerton, procuring right of for Indiantown Branch, and wharf and rebuilding station...... David Morrell, Newcastle, loading cars

McNair Bros., Eel River, do. do, Peter Nadeau, Dalhousie, building station and other work,

E Sinclair, Miramichi, lumber,

J BSnowball, Chatham, work on Indian-2,378 0 w H Vye, Newcastle, whitewashing and plies,.... E Johnson, Chatham, com on ticket sales

J Ferguson, Newcastle, sundries,.....

E Lee Street, do. do.,

Geo Wate, Chatham, do., R R Call, Newcastle, coal, towing and Str Lillie, towing buoys and scow, Wm Muirhead, repairs to buoys, etc,...
R J Walls, raising and repairing buoys,
John Sadler, tent of store and wharf
for buoys, Romain Savoy, raising buoys and re-

Lighthouses.

Miramichi, Dr Benson, salary,....... Richibucto, Dr Doherty, salary, Newcastle P. O. (details included i L Maltby. Chatham Public Building. FRANCHISE ACT. Northumberland. Travel Revisor & Clerk Clerk, Jas. Connors,... Bailiff, John Fish,....

Chatham "Advance" Chatham "World"... Newcastle "Advocate"

> Judge W Wilkinson, Northld & Resti-There are, of course, some expenditures on the North Shore not shown in the above, but they are mainly

small items, regular salaries, or for ordinary public services.

Easily Shocked. A company was incorporated to build a railway in the St. John Valley along the right side of the river, but as it was chiefly composed of gentlemen of one political stripe another act was sought, in which their opponents figured more conspicuously. In passing the new bill members interested in the locality

sought to protect the interests of the first corporators by adding some of their names among those who were to secure the alternative charter. Whereupon the Sun is shocked and says:-"The position taken by certain mem bers of the legislature yesterday in the discussion of the Valley rail way charter is probably without precedent in the the financial arrangement proposed at history of free institutions. Certain members of congress may have undertaken to buldose persons applying for charters to make them or their friends members of the company. They may have threatened to have the charter bill defeated unless this was done. blackmailing has been carried on in the obby or in some secret place. Never before was a company applying for a charter presented with a list of names

men into the corporation on pain of the refusal of a charter.' The Sun, no doubt, assumes that a | tion last year. The Provincial Secretary anliberal has no rights which a tory is swered that the accounts would come down

of persons and ordered to take these

bound to respect. Richibucto's Frozen Fish trade. The following is a comparative statement (official) of the exports of frozen

fish from Richibucto to United States for the last two seasons:-SEASON 1887-87. \$ 36.842 | Secretary was dumb last session, and this Smelts lbs. 1,266,370 1,193 year he is silent regarding the financial Other fish 18,000 1,284,370 \$ 38,035 | plause) He (Tweedie) would like to ask SEASON 1887-88. \$16.160 formation to the House on the question Smelts lbs. 625.253 Other fish " 86 317 711,570 \$21,009

572,800

Mr. Frye wants to know. President Cleveland sent a brief message to the Senate on Thursday in reply to a resolution introduced by Senator room outside this Assembly Chamber. Frye on the 16th inst., requesting the Some persons who had examined the pic-President to transmit to the Senate copies | ture said the Provincial Secretary's eves of the minutes and protocols of the looked as though he had glasses on when meetings of the commissioners who ne- the picture was taken. He (Tweedie) gotiated the fisheries treaty with Great | thought that in the picture the Secretary Britain. He enclosed a copy of a letter looked as though he had had the from the Secretary. Bayard in his letter | pulled over his eyes by the delegates of says the Senate has already been furnish- the other provinces. (Great Laughter,) ed with a complete documentary history | The house should congratulate the attorof the matter, As to the minutes and ney general upon being the best looking and anofficial in attendance. Persons wishing daily protocols called for, Mr. Bayard man at the conference. (Applause) judgsays that in conformity with the invariable | ing by the picture. As for Mowat; he course pursued in previous negotiations looked as crooked in the picture as he is

that an honorable confidence should be did not grudge the Attornoy General and To force the incorporators to accept as lature, in conferring certain powers on from time to time, the total number of ists should sign under direction of the on them; neither did he object to the plenipotentiaries. With this understanding no minutes or daily protocols were

damages sustained by our fishermen. which is being met by a counter claim for damages to British vessels in Behrings Sea, and this point was left for future this country no common sense that they such objects. Our financial condition de- limit of the legislature's power was reach- notice that when there was a full house he constitution? This question had been The Legislature. argued before this house from a provincial In discussing the Quebec resolutionsstandpoint, some members seeming to for-Mr. Tweedie, said he had listened with get that while we must be loval to our a great deal of pleasure to the speeches so own Province we should be loyal to the 146 90 far delivered. The whole ground had Dominion of which we form so important been pretty well covered and he desired a part (hear, hear). It would be in the that his remarks should be brief. His | interest of this Dominion if some of our speech would not be of the bitter partisan | people would follow the example of the character, nor did he desire to hear the men who considered it a pious duty to question discussed in a partisan spirit. He praise his own country. If they would had always been a Liberal Conservative | do this instead of allowing themselves to and, since he had a vote, cast it for that be interviewed by every commercial party, except at the last election in Nor. | traveller and newspaper man who came thumberland, when he voted for the Hon- along and getting their opinions adverse orable Peter Mitchell. There were good to this country flunted in the United reasons for his doing so, which he did not | States newspapers there would be less now feel called upon to explain, except to discontent among our people. Who are say that the reasons were of a personal the parties who attended the conference nature. He knew that there were Liberal | at Quebec? Haven't they for the most Conservatives in this House who were go. part been always fighting against the ing to vote for the resolutions He was policy of progress in the country? Nearsatisfied that the Attorney General had ly all of them, except Norquay and Ham-\$789 00 | no great heart in the proceedings of the lilton, of Manitoba, have been so fighting Quebec Conference. Having once been and he would tell the Attorney General drawn into the matter however - having | that he would never attain to that positonce put his hand to the plough-the hon- | ion to which his abilty entitled him until orable attorney general could not draw he left the purty, many of whose 10,088,44 back, and there was no doubt that with members are trying to break up this Domhis (Blair's) personal magnetism, with his mion. Who were the men who attended power to control men, the resolutions | the conference from Nova Scotia? Those would carry in the House. If it were not | who are trying to smash up the Dominion for the personal force of the leader of with their talk about secession. Who 826 45 this Government the resolutions could be attended from Quebec? The men who defeated for there were Liberal Conserva- obtained power through means the most tives enough on the floors of this House, dangerous and whose principles were rotif they were permitted to act on their own | ten. This Dominion is gradually coming judgement, to vote down the resolutions. to the front as a manufacturing power. It was to be regretted that the attorney It is true that we are not yet able to comgeneral had the power to force men to vote | pete with the United States, but against what should be their honest con- should be remembered that we are victions. The member for St. John (Al. | in our infancy in this respect. If the ward) had cried peace, peace, in a party veto power be given to England it would be a surrender of our sense, and then followed with one of the most partisan speeches ever | rights, which was not desirable. He did not intend to follow the speeches on the \$989 15 heard in this House, That same question of unrestricted reciprocity, which hon, member had accused the member for Westmorland (Hanington) with havhad given rise to a good deal of unnecesing travelled all the way from Dan to sary talk in this house. He intended however, to move an amendment to the Beersheba and then proceeded to travel resolutions in order to test the question over the greater part of the Dominion and and give members a chance to place themthe United States, and was not satisfied selves on record. It had been shown that with that but made a tour of the old world in his endeavor to say something we in New Brunswick had no cause or reason to ask to have the constitution against the Dominion Government. The changed. We are told that we are difference between the two hon, gentle. asked to say the constitution must men was that one only went from Dan be changed not because of what has 200 00 to Beersheba while the other (Alward) made the same trip, but had a return | happened, but because of what may hapticket and came back to Dan [Laughter]. pen. In answer to that he would say that it was enough to bid a certain gentleman 1,344 85 | He (Tweedie) did not intend to follow the good morning when we met him. (Laughmember for St. John through his speech. ter.) The member for York (Mr. Wilson) which from beginning to end showed a party spirit. He would like to ask every had referred rather slightingly to the honorable member of this House what Dominion representative (Mr. Temple) but if it had not been for Mr. Temple the large reasons had been shown by the Governamount of money spent in York during ment or any member who has spoken on this question for a change in our constituthe past few years would not have been so spent, and the people would not be able tion so far as New Brunswick was conto look with pride to the great iron railway cerned? It had been admitted by the bridge which now crosses the river at Freder, leader of the government and other speakicton. It came with a bad grace from the New ers that New Brunswick has been Brunswick legislature to suggest changes fairly treated under the present constitu in our constitution, after all the railway tion. That being so, why should we go subsidies of \$3,200 a mile this province has round trailing our coat tail for some one Ontario in her alleged grievances against time enough when some injustice had been a wrong might be done us, for us to talk about amending the constitution. Another question which struck him was this When had this matter of change in our constitution been discussed at the pol's? If it was thought desirable that there

to tramp on? Why are we asked to join | got from the Dominion. He asked every Liberal Conservative on the floors of this the Dominion government? Surely it was House to say if there is any good reason why they should support the resolutions, done us, or when there was evidence that | the chief object of which was to if possible embarrass the Dominion Government. (Great applause.) That this house does not concur in all of said resolutions, and especially does not concur in withdrawing the power of disshould be a change in our constitution, allowance of provincial acts from the were the people to have no say in the matresponsible to the people of Canada and ter at all? The fact was the attorney its representatives, and placing it in authorgeneral and Provincial Secretary attended ities who were not responsible; nor does it the Quebec conference without caring concur in the proposed amendment of the again. whether the people had a chance or not to constitution of the senate, nor of resolu tion No. 6 as to local works. Nor is this express an opinion on the matter of prohouse satisfied that the proposed change posed changes in the constitution, with of the financial arrangement is in the inthe view of having a little spread. We all terest of this province, and this house know that since confederation was carried deems it inexpedient to proceed with the there has not been a great opportunity for further consideration of the subject matter of the said resolutions until ratified members of the local government to go on and approved by the people at the polls. many excursions at the public expense. Mr. Young said it gave him very great The Quebec conference afforded an oppor pleasure to second the amendment tunity for a pleasant time and the attorney MARCH 21. general and Provincial Secretary took ad-Mr. Morrissey committed a bill authorize vantage of it. The province will pay the bills, but the people had a right to hear from the Provincial Secretary in reference to the Quebec conference-had a right to am endments. hear his explanation as to how much we

explanations. Hon, members would re-

particulars as to the cost of horse importa-

this year, and no doubt they would ; but

he observed that the act passed last win-

ter relating to the importation of horses

was indexed in the Statute Book under

the very proper heading of "Deaf and

Dumb Institution." (Great Laughter)

which rather indicated that the govern-

ment did not intend to give any more in

formation than could be helped. Th

arrangement concluded at Quebec. (Ap

that hon, gentlemen why he gives no in

now before us. Is it not due to the House

and country that he should tell us what

he did while at Quebec? Are we to con

clude that all the hon, gentlemen did was

to stand on one side of the conference

while the pictures of its members were

being taken? (Laughter.) We have all

seen that picture of the members of the

conference. There is one hanging in the

ng assessment for police purposes on the police district of the town of Newcastle. Mr. Douglas in the chair. Agreed to with Mr. Wilson committed a bill incorpor were to gain, from his stand point, under

ating the Railway Leasing and Traffic Company of New Brunswick, Mr. Baird Quebec. But the Provincial Secretary is in the chair. The bill was supported by a very reticent man. We have been wait-Messrs. Wilson and Blair, and opposed by ing for a statement from him on this ques-Mr. Speaker and Mr. Hapington. The tion since the resolutions were moved but committee divided as follows on th he is wisely silent. Making explanations principle of the bill:to which the public are entitled is not the Yeas-Blair, Ritchie, Tweedie, Alward.

hon, gentleman's forte. This was not the Morrisey, Wilson, Glasier, Harrison, White only occasion that the Provincial Secretary Hutchison, Quinton, Hetherington, Burchhad been silent when he should have made ill, Berryman, Bellamy, Moore-16. Nays-Mr. Speaker, Ryan, Mitche'l, member that he (Tweedie) had asked for Turner, Hanington, Leblanc, Killam, Taylor, Lewis, Palmer, Humphrey, Atkin-

> The bill was amended by addition of 'limited" in the title of the first section. on motion of Mr. White. Other amend-Mr. Blair, so that the company would come agreed to.

MARCH 22. Mr. White committed the bill incor porating the Rivers Counties RailwayCompany, Ketchum in the chair. White explained that the company sought power to build a road from Fredericton to Gage town and thence to a point on the N. B Railway, at or near Westfield, following the valley of St. John as far as practicable. He spoke of the need of railway facilities in the districts through which the line would pass. No section of the country was more thickly settled. The district was fertile and wealthy and we'l fitted to sustain a railway. This bill had been referred by the corporations committee to the house, because the committee could not agree to proposition to ald new names to the list of incorporators, the latter objecting to such a proposal. The gentlemen mentioned in the bill were earnest in their intention to build the road, but they object to being forced into accepting certain against our public duty. other proons as associates. Those Dr. Alward felt it a public duty to opmentioned in the printed bill felt certain pose the bill. of getting a Dominion subsidy, but their | Hon. Mr. Blair spoke at considerable acceptance of the persons proposed by length. While anxious to support the some members to be added would probab- bill, the rights of the Bell telephone com-

Children Cry for Pitcher's Castoria.

the usual subsidies.

for making surveys limited to one year crush out any home company, and when and for commencing work to two years. that was done the rates would be fixed to Mr. Killam was for making the company complete its surveys in two years and begin construction in three years.

ed on the rights granted to another company for practically the same route. by the house and that it would be quite

Whitehead, Parker Glasier, Gilbert Hayward, L. P. Ferris, Chas. Ebbett, and E. R. Burpee-the latter one of the incorporators of the old road. Mr. Hetherington moved an amendment to that effect. Mr. Black opposed such interference with the company as inconsistent with fair play and likely to imperil the success of

were entitled to great weight. roposed to add to the company gentle-

men who were hostile to Messrs. Baird and Wilmot, and the addition might result in defeating the getting of a Dominion Mr. Palmer held that Mr. Haning-

ton's contention was absurd.

not logical. The permitting of the additions means to block the enterprise.

Messrs. Richie, Atkinson and Blair spoke again. The latter suggested that progress be reported so that the rival parties might have an opportunity of comjug to an understanding, and after other speeches by Messrs. Killam and White, Mr. Glasier sail that neither he nor hi colleague (Mr. Harrison) had been consulted in reference to this bill before it was brought to this house. He had not seen Mr. Tweedie then moved the following | the advertisement in reference to it though he understood it had appeared in a weekly paper. As a fact the members of the county had been ignored in the matter. They wished to co-operate witl government of Canada who are directly | the promoters of the bill but their assis tance was not wanted.

> Progress was reported with leave to sit Mr. White introduced a bill incorpor-

ating the New Brunswick Telephone Hocken. This is a bill providing that Messrs. Jas. Holly (of the Logislative council)

Mr. Jones (whose father is a member o the same body) Dr. A. A. Stockton, Member of the Assembly, and Mr. Henry A. Muirhead of Miramichi, shall have the exclusive right for ten years to build tel ephone lines over routes between points where the Bell Telephone Company and its agents have already established exchanges and over which they-under charters grante! by both the Dominio and New Brusswick legislatures-have spent over \$50,000 in preparing to build, These four gentlemen who are not at al known in the telephone business practi cally ask the legislature to give them. exclusively, the power which has already been granted incidentally to the Bel Telephone Company, which would enable them to demand of the latter, or their agents-the Nova Scotia Telephone Company-a large price to refrain from obstructing them in their present charter

under the jurisdiction of the joint stock and Frederict on and the town of Woodcompanies act. This bill as amended, was stock, between St. John and Moncton. has had since 1882 the power to have comclusive right for ten years, would prevent the province from being at the mercy of a gigantic telephone monopoly.

Hon, Mr. Ritchie felt called upon to oppose the bill. While pretending to prevent a monopoly this bill was really creating one. He spole at length in explanation of his views and said the principle of the proposed bill, was, to put it mildly, vile. Our friendship for Mr. Stockton, a member of the house, who was one of the incorporators should not influence us as

pictures of the members of the conference. himself properly before the house and be willing to give the N. B. company ex- Yeas -Blair, McLellan, Ryan, Metchell, When the Attorney General and the Pro- country regarding railway subsidies. clusive right for ten years provided the Ritchie, Turner. Alward, Morrissey, agreed upon and signed, other than those vincial Secretary pass away the children Several companies are seeking charters Bell Telephone Company did not within Glasier, Taylor, White, Stockton, Palmer, of either of them will be able to point to and the prometers doubtless hope some one or two years exercise the power of Hetherington-14; Nays - Hanington, Every point is covered by the papers sent that picture and say "there's pa; he at- day to receive provincial aid. He felt we establishing telephone communication be- Black, Tweedie, Young, Leblanc, Killam, tended the Quebec conference. He did not had gone far enough, if not too far, in tween the places named, as they had a Russell, Labillois, Hutchison, Lewis, grudge the delegates their proposed trip granting subventions to railway enter- right to do by act of this legislature. He Hibbard, Baird, Humphrey, Ketchum, to England, to lay these resolutions at the prises. Our debt of nearly two millions suggested an amendment to that effect. Atkinson, Burch I', Bellamy, Moore-18. foot of the Throne. Have the people of has been mostly rolled up in furthering Mr. Black was not satisfied that the Hon. Mr. Blair said he would now give cannot be trusted to pass judgement at mands that we should cry a halt. The ed under the amendment proposed by Mr. would test the feelings of the member on lic faith must be kept and the aid granted and yet this same Nova Scotia company school tax then there should be a general

Mr. Hanington earnestly supported Telephone Co. had abused their power.

Mr. Wilson argued that the bill infring-

Hon. Mr. Blair thought the opinion of members representing Queens and Sunbury | the widows and the orphans. He wanted Mr. Hanington pointed out that it was

Mr. Tweedie agreed with Mr. Black's view. Why should the legislature impose on incorporators the names of men who were not greeable to them? Those wishing to be added desire to reap where they had sown. It was admitted before the corporations committee that this was the best road. Unless the incorporators were financially embarressed no additions to the incorporators should be permitted. Are the promoters of this bill to be told that they can't get a charter unless they take as partners men they do not want. Mr. Blair's argu nents were plausible, but

ating the National Mining Association Dr. Stockton committed a bill incorpor-

Geo. Watt, John Johnston, James Doyle.

The bill met with no opposition till the 14th section was reached. This gives the company the exclusive right for ten years of erecting poles and maintaining communication between St. John and between St. John and St. Andrews and St. Stephen. Mr. Stockton said did not interfere with lines already constructed. The Bell Telephone munication between the points named but took no steps to do so. That company has sold out to a foreign company, which has no legal status in this country. This bill was promoted by New Brunswick people, and its passage, though it asked for an ex-

Hon. Mr. Blair was opposed to the bill ly defeat the getting of such a subsidy. pany must not be forgotten. This legis

maintained in its deliberations, and that Provincial Secretary the trips to Quebec, associates parties obnoxious to them the Bell Telephone Company did not em- years not to exceed 20. only results should be announced and nor did he object to the banners with would be dangerous and arbitrary legislapower them to sell or lease their property Hon. Mr. Blair moved an amendment

and we would not be compelled to recog- excepting county school rates. The com-Mr. Alward said he desired to place nize their assignees or lessees. He would mittee divided as follows on the motion: --

country is committed to the extent of three Blair. The Nova Scotia company opposed the question. If a majority of the memthousand dollars per mile to the lines this bill on the grounds that it gave a 10 bers were of the opinion that county counenumerated under the act of 1883. Pub- years' monopoly to the N. B. company, cils should have power to exempt from the as pledged by the province. Since 1882 has a bill before the Nova Scotia legisla- law passed to that effect which would several charters have been granted, the ture asking the exclusive right in that save a lot of legislation. promoters, no doubt, hoping some time province. The Nova Scotia company Mr. Hanington said that was a threat, to force or compel the government of the would soon be a grinding monopoly in this but he had no doubt that members would day to accede to their demands and give province unless special power was given stand by their vote of to-night. to a New Brunswick company for a period Hon. Mr. Blair denied that it was a Speaker Pugsley pointed out the great to enable the latter to successfully com- threat, but expressed his opinion that the benefit the road would be to the lower plete against the Nova Scotia or any other law which intended free education for the

company. At present the Nova Scotia youth of the country should not be inter- competiton with the multitude of low test, weight alum or phosphate powders. Sold only in Hon. Mr. McLellan wanted the time company could make such rates as would fered with. FREDERICTON, MARCH 27. Attorney-General Blair gave notice of Mr. Wilson supported the bill in a

Mr. Tweedie said Mr. Stockton was not consistent. One day he was a free trader in kerosene oil and the next a protectionist in telephones. The promoters of this Hon. Mr. Ritchie said the charter of the | bill include Hon. James Holly, a memformer company had been revived last year | ber of the legislative council, Mr. A. A. Stockton, a member of this house, and a fair to add names to the list of corporators | son of Hon. Thomas R. Jones, another member of the legislative council. There Messrs. Palmer and Hetherington vig-, was nothing in this bill to prevent the mentioned, to the extent of two hundred orously opposed the bill, unless the corpor- N. B. company from selling out its char- and fifty miles should have been entered ators, Messrs. Thomas Temple, Geo. ter for \$25,000. This house has a dignity into between any company and her Ma Baird, Hugh McLean, Thos. P. Taylor. to sustain and still must be free from sus- of the fourth section of the said Act then, Henry Wilmot, L. A. Currey, J. W. picion. He admired Mr. Blair for his before entering into any contract for any Hoyt, Welsey Vanwart, and R. P. Hum- | pluck. He (Blair) in the amendment he phrey would consent to the addition of proposed valued his reputation as a lawyer the names of James E. Simmons, W. T. more than his friendship for Stockton. If such a bill as this is going to be adopted he (Tweedie) might ask to have other Mir-

lengthy speech, in which he said the Bell

Mr. Killam-Suppose we add your name to the bill? Mr. Tweedie-Its a wonder the name of the member for Westmorland (Killam) is not there already. He (Tweedie) did not desire to be interested personally in the bill neither did he believe in robbing

amichi names added.

no such money as that. Mr. Stockton said he had not surrendered his right of citizenship when he became a member of the legislature. was interested in the bill before the house, and he challenged any one to show that there was anything dishonorable in his connection with it. He would remind the member for Northumberland that the man who is eternally suspicious

of his fellow man needs close watching. Mr. Killam said he had put his money and enterprise into the railway development of the country. When the Moncton and Buctouche R'y bill was under discussion last year the member for Northumberland (Tweedie) had made some ungenerous references to his (Killam's) connection with it. To-day that same member makes an attack upon him and accuses him of robbing widows and orphans. That statement is false and he (Tweedie) knows it. "If he made the statement outside," continued Mr. lam, "my reply would be of a different character. In the case referred to the bonds were not put on the market at all by me, but were sold in a lump sum in England."

Mr. Tweedie-Who got the money? Progress was reported with leave to sit again, and the house adjourned till to-

Mr. Burchill committed a bill incorporating the Newcastle, Neguac and Tabusintac Railway; Mr. Black in the chair. An amendment was made in the first section, making the list of corporators read as follows: Allen Ritchie, W. A. Hickson, Michael Adams, William Richards, Kennedy F. Burns, John Sadler. Patrick Hennessy, James Isbister, John J. McDonald, Jas. O Fish, Francis \$25 000. To provide for opening up new Hughes, Ernest Hutchison, Hon. R. Lumber Lands, County of Northumber-Hutchison, Alex Loggie, James Anderson,

Joseph McKnight, Robert R. Call, John Ellis, Wm. Muirhead and Michael S. During the consideration of the bill discussion took place between Messra Tweedie and Hutchison, the former intimating that the other desired to violate an understanding with Mr. Adams, ar-

rived at before the corporations committee as to the names of the corporators and the location of the route. Mr. Hutchison denied this, stating that his only desire was to make the exact location of Rennie's ferry. eral amendments agreeable to the thumberland members were made. title was changed to the Miramichi

Railway Company, and the bill amended was agreed to. Mr. White recommitted the bill incorporating the Rivers County Railway Co.: Mr. Ketchum in the chair. Mr White said an understanding had been arrived at between the conflicting parties. It was now agreed to add to the list of incorpora. tors the names of Thomas Hetherington. John Law, Parker Glasier and A. S. White. The amendment proposed was made as were others requiring that the road should run to Gagetown and through the parishes of Greenwich and Westfield in King's Co, Mr. White warmly support-

ing the latter amendment. The 13th section was struck out, the attorney general taking strong grounds against it. During the discussion Hon. Mr. Blair intimated that at no distant day legislation would be proposed under which control of all roads chartered by this house, and which, after being built, would cease operations, would be taken by the governor in council to be run in the interest of the public pending a settlement of the company's affairs. This led to a protracted discussion between Messrs. Blair and Hanington as to the present powers of this legislature to deal with roads which have ceased operations.

At the evening session Mr. Humphrey committed the bill authorizing the exemption of the Moneton Cotton Manufacturing company from taxation; Mr. Phinney in the chair. The bill was vigorously supported by Messrs. Humph ey, Hanington, Killam and Black. It was supported by Messrs. Baird and Russell and was opposed by Mr. Hetherington in a lengthy speech, in which he denounced all such legislation as fraught with danger to the country's interest.

on the ground that it gave power to the county council to exempt for 20 years, and also that it proposed to exempt from school tax, as well as the ordinary tax. council power to exempt for five year | cents. Ask any druggist.

By telegraph to the "Advance."

the following resolution for Thursday. Whereas, By Act of Assembly 45th Victoria Chapter 34, intituled an act in aid of the construction of railways and other works in this province, and amending Act 48th Victoria Chapter 17 it was declared that provincial aid in the manner hereinafter provided, shall be given towards the construction and completion of certain lines of railway and works,

And Whereas by the 14th section of the first mentioned Act it was provided that when and so soon as contracts for the building of any of the lines of Railway branches or extensions in the said Act of the lines, branches or extensions not included in such two hundred and fifty miles, the proposal of any company to construct any such last mentioned lines, branches or extensions shall be first sub mitted to the House of Assembly. And Whereas contracts for lines of

Railway mentioned in the said Act, to the extent of the two hundred and fifty miles bave been already entered into by Her Majesty with the companies respectively undertaking to construct the same, and proposals have been made to the Lenten- | FIOUR ant Governor-in-Council by certain other companies for the building of certain other lines, branches or extensions included in the said original and amending act. And Whereas His Honor the Lieuten-

ant Governor, by message, has transmit ed to this House the proposals of the said several companies as follows : viz., of the Saint John Valley and Riviere du Loup Railway Company, to construct a line of railway from a point in the town of Woodstock in the County of Carleton, continuing on the westerly side of the Saint John River to a point in or near to the city of Fredericton; of the Temiscouta Railway Company to construct a line of Railway from, at or near the terminus o the New Brunswick Railway at Elmund ston in the County of Madawaska, to the Quebec boundary line at or near Baptiste Grondin's; of the St. John Bridge and Railway Extension Company, to construct a line of Railway from at or near Fair ville station on the Saint John and Maine Railway, or from a point on the Carleton Branch Railway to connect with the Intercolonial Railway in the City of Saint John, or to connect with such last mentioned Railway in the City and County of St. John, at some point to be approved of by the Governor-in-Council; of the Saint John and Eastern Railway Company to construct a line of Railway from a point on the European and North American Railway, so called, in the City of St John. the Town of Portland or the Parish of Simonds, and running via Loch Lomond so as to connect with the Saint Martin's Cotton Wast te., Ec., Etc. and Upham Railway at or near Barnes-

Therefore Resolved, that the Lieutenant Governor in Council be empowered and he is hereby empowered, if it shall be | Chatham, N. B. deemed expedient so to do, to contract in the name of Her Maj sty with each and all of the said companies for the Construction of theseveral lines of Railway, Branches or extensions proposed to be built by them respectively, as above set forth according to the provisions of the said Act of Assembly 45th Victoria Chapter 34 and amending

Provincial Secretary McLellan submitted the following Supplementary Estimates: To provide for importation of stock,

To provide for Departmental Building,

land, \$5.000-total \$50,000.

Ottawa. Parliament is adjourned until after the Easter holidays. The Cartwright Reciprocity resolutions were being dis cussed up to the time of the recess.

The Cruel Sport of a Pretty Philadel phia Shop Girl.

(From the Philadelphia Record.) Jennie Warner, a pretty shop girl, yesterday appeared before Judge Finletter on a writ of habeas corpus that had been taken out by her friend, Kate Sullivan, to secure her release from the county prison, where she had been committed by Magistrate Thompson to answer a charge of obtaining money under false pretences, growing out of a little love affair. The allegation was that a young man

named Plumacher, who called himself "Cho'ly," advertised in an afternoon newspaper for a wife, and Jennie, in a spirit of mischief, answered the matrimonial "ad." Subsequently they met at the Post Office. and Plumacher got "dead stuck" on the shop girl. She coaxed him on, he took her to the theatres, treated her to refreshments, and otherwise spent his wealth on her, but she only permitted him to go as far as the door. Finally he mustered up courage and asked her to name the happy day when they should be wed. She refused him on the ground that it was only a frolic. The young man did not look at the matter in that light and had her arrested on the charge of obtaining something in the neighborhood of \$200 from him under false pretences. This, it is alleged, was what "Cholly" spent on her, and as she refused him, after giving him every encouragement, he was under the impression that it was a case of false pre-

Plumacher failed to put in an appearance at court yesterday, and the Judge, after learning the circumstances, dischar ed the relator.

Don't let that cold of yours run on You think Post office, Chathau. it is a light thing. But it may run into

catarrh. Or into pneumonia Or con-Catarrh is disgusting. Pnoum mia is dangerous. Consumption is death itself. The breathing apparatus must be kept healthy and clear of all obstructions and

offensive matter. Otherwise there is All the diseases of these parts, head, can be delightfully and entirely cured by pany any Fire Risk, sum not exceeding \$50,000.00. the use of Boschee's German Syr ip. If you don't know this already, thousands and thousands of people can tell you.

Absolutely Pure. This powder never varies. A marvel of purity strength and Whoiesomeness. More eco-

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SPILING. BARK. R. Ties, Lumber. Laths,

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Potatoes, Fish,

Best Prices for all Shipments. Write fully for Quotation Hatheway & Co.

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DEALERS IN PRODUCE AND PROVISIONS No. 16, ARTHUR STREET. Next the Bank of Montreal

LIVERPOOL SALT!

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Mionalit Hon Hille ---AND-FITTINGS

GLOBE & CHCK VALVES. BABBIT METAL.

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19 Doz. Coal Hods. Fire Sets. Ash Sifters. Fancy Stove Boards Tubelar Lanterns.

Brass hand Lamps. Lantern Globes. 3 Gross Lamp Wicks.

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3 Bundles Plough Castings. 100 Weight Stove Repairs. W. J. WOODS.

CHATHAM

3 Cases Stamped Tinware.

would direct the attention of purchasers to their large and well assorte d stock of Watches, Jewelery, Silverware a d Fancy Goods

which will be sold at a small a lvance on cost to SPRING IMPORTATIONS. TORACCONIST DEPARTMEN_ mported and domestic Cigars, Briar, Pipes, with and without cases, and a full line of Meerschaum

Pipes, Cigar and Cigarette Holders and cases can and Canadian Sole agents for the celebrated Harris Favorite and E. L. Diadem cigars and the excellent Ral-

to Intending purchasers will find it heir

eigh Cut Pluz smoking tobacco.

Best Assorted Stock an the North Shore. HARRIS & SON.

The Assessors of Rates for the Parish of Chat-

on the said Parish of the following, viz., " . Police District for Police Fund, hereby request all persons liable to be rated in

an having received warants for the Assessment

Property and Income liable to be assessed The Assessors also give notice that their Valnation list when completed will be posted at the

WM. KERR, D. T. JOHNSTONE, JR.) Chatham, Feb. 28th, 1888. NOTICE TO LUMBER

The undersigned has been authorized by the nose, throat, bronchial tubes and lungs, the NATIONAL OF IRELAND, to accept in either Com

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on deals or other sawn lumber, at the lowest current rates WARREN C. WINSLOW

They have been cured by it, and "know The bill was amended by giving the how it is, themselves." Bottle only 75 OFFICE-WATER ST. - CHATHAM N. B.