three dollars per nose, and the bill to enable aliens us adjourn. to hold real estate the same as British subjects: The House soon after adjourned.

in committing it. ing directly or indirectly at the establishment of stretch in any of the galleries, they would cease to signed by Rev. Michael Melroy and 303 others; ed.] from St. John, one signed by Rev. James Sweeny and 1605 others-one signed by Rev. E. J. Dum- House go into committee on the bill to amend the obliged to be absent on the Railway Committee; in connection with the Church of Scotland."

FRIDAY, March 12. Several petitions were presented, praying for separate schools, signed in all by 2197 persons. Mr Perley presented a petition of the Municipality of Carleton, praying for a tax on wilderness

lands. Inter-Colonial Railway is the order of the day on Tuesday next. The College Bill passed third

1st, 1859. 3 o'clock.-Just gone into School Bill.

SATURDAY, March 13. gress in local bills. Among the former was one salaries. from the scrutiny committee, -a final one-stating | Progress was reported. that they found the allegations, &c., of Mr Sutton.

not sustained. until Monday.

Monday, March 15.

lating to insolvent debtors. Mr Connell presented two petitions numerously sistance to the revenue. signed by inhabitants of the County of Carleton,

lating to debtor and creditor. nature from Victoria County.

"Purification Bill," passed the House in com- land and shutting them up. The school bill was committed at 2 o'clock; the the resolution, and believed they could be worked 1st section passed-blanks filled respectively with out.

£300 and £150. agree with me that the members of Executive are ing up of roads to and by their property. Board of Education. The Executive members have of making roads .- Resolution passed. enough to do without this; and, indeed, it is al- Mr End brings in a bill to remove all disabilities GLANCES AT INDIVIDUAL MEMBERS most impossible to obtain efficient meetings of the to holders of real estate by reason of aliens. Board when composed of members of the Executive. ATTORNEY-GENERAL.—The grand difficulty is to

find three, or four, or five gentlemen, properly qual- tion, to the effect of retaining the old system of one ified, who would or could devote the necessary time inspector to each county. conversation, by members of the Executive, we have not been of £1 worth of good to the Province. feasible at present.

point immediately under discussion, I think it were bill as an improvement on the present system. better that some gentlemen were appointed not Mr Connell was the next speaker, but as he members of the Executive.

O, are those of there exists the excitement reforme Executive, on the Board of Education.

bunal; there are three or four of its members always here. To appoint others, as provided for in and now we have one for each county. I am pleased gislature at the general election of 1850, by the to be known as the College Fund. the amendment, will involve the necessity of creato learn by this bill that the present Government citizen electors of St. John. At the first session ting three new offices, with a compensating salary, acknowledge a degree of wisdom on the part of their and, therefore, I think the hon; member for York predecessors, and by adopting their measures evince cannot be serious.

there will be continually questions coming up which gentleman, (then her Majesty's Attorney-General, it by the country; Mr. Tilley, with his colleagues Tibbits, C. Perley, Connell, Chandler, Cudlip, should properly come under the action of the Exe- now not a member of this House,) who proposed cutive, because they are responsible to the people, the bill of which this is a counterpart. I shall vote and in this matter the people should have some di- for the original section in preference to the amend- resolution, which, however, was lost.—We confess Scovil, Milntosh, Milntosh, Milntosh, Wail, rect control over the Board.

Education, so that we might judge of the workings teachers and schools instituted. of the system.

Mr Hanington .- There are some hon. members of the Executive who have very little to do, and might as well as not attend to the duties of the Board. We want the members of that Board responsible to this House. That responsibility was the House some 12 years ago. The argument advanced by Hon. Provincial-Secretary is unanswerable, that there are always three of the members here. As to getting persons in Fredericton to do it for nothing, don't believe you can get them; besides, don't know wants of the country as well as members from different parts of the country. Mr Gray .- I think the responsibility should rest

best policy to keep it so. This school bill is not distinguished from a bill introduced by Mr Street, some years since, except by the disarrangement of the inspector is allowed 7s. 6d. for each inspecthe sections,—the present bill being better arran- tion. [Here the hon. gentleman read the provisback to the days of the obstructives, and taking a my own county, a class of young female teachers rior schools. Surely my hon, friends don't intend to appointment of four inspectors, gentlemen of known justify themselves by stating that the provisions of talent and integrity will be employed, and the this goes a great deal further, and we have addi- intelligence and virtue of the people promoted. ever, that these same virtues were the cause of op- the amendment, for my own experience has led me mind. As different sections come up, we shall be we have not the duties of the inspectors defined. cation in the parish schools.

I believe they are systems of absurdities; should go almost immortal from this Liberals; and the result was that Mr. Tilley nual Meeting of the Carleton Auxiliary will be shews that the same is most required pay within a sale. Its valuable properties, as a speedy cure for pain, plicated system now recommended, by which tiers for the way they treated the subject. I shall go Ought not those men who are to bend the twig, to pointed in the measure brought in by the Govern- stood six elections, five of them warmly contested. incline the mind, -in whose hand the plastic wax ment. of youth is to receive an impress to be retained du- Mr READ .- I think there is great need of im- sition of Provincial-Secretary, the members of the brooch containing a lady's likeness. The finder tional expense to the County: and whereas a comring life,—be different to those to whom hitherto provement in the inspectorship, and prefer the prowill confer a favor, and will be rewarded, on leavwill confer a favor, and will be rewarded, on leavthe press, with two exceptions, have will be rewarded, on leavthe press, with two exceptions, have will be rewarded, on leavthe press, with two exceptions, have will be rewarded, on leavthe press, with two exceptions, have will be rewarded, on leavthe instruction of the youth has been committed? vision of the bill, of two evils it being the least. votaries of rum and tobacco, who only learn them For 30 years I have observed the workings of school borne honorable testimony. While he would, ing the same at the Sentinel Office. ignorance and vulgarity. I have been told of a laws in the Province, and say the class of teachers without doubt, dignify and do credit to any office, man who was appointed an inspector because he we had under the old trustee system and Board of his abilities seem rarely adapted to the complication to good general health. had been a good teacher, and was supposed to be Education were infinitely superior to those we have ted duties of his present situation. This everyone Band gave its first Concert, in the Hall of the Mewell fitted for that situation. However, soon after now. his appointment, his cupidity was aroused, and he opened a store; and ever since, I have been told by the Deputy Treasurer of that County, a large portion of the Government money for teachont, I may as well say it is the inspector for Glouers has been paid in that store. As it has come

Mr Allan withdrew amendment and 2d section

passed. On 3d section: Mr Botsford.-No new principle, with the exception of one, that was not in the old Street Bill. I can't see the difference, if you have four Province inspectors, or have, as before, local try. inspectors. Perhaps some hon, gentleman may

The POSTMASTER-GENERAL ditto. Mr McPhelim-Thought £250 not sufficient pay for one more, making five instead of four.

this was passed in committee of the House, but lost [Note - We, as one of the reporters, thank Mr Mr End moved an amendment for which he alone The following petitions were presented, all aim- bers to confine themselves two or three hours on a progress reported. separate or sectarian schools: One from Gloucester, wonder that they are sometimes incorrectly report-

TUESDAY, March 16.

phy, and 178 others. All these parties are, we be- act relating to Municipalities: gives Justices of and another very important reason was, that this lieve, Roman Catholics. The bill to incorporate Common Pleas and Magistrates right, if elected, to was the anniversary of the patron saint of Ireland. sent down from the Legislative Conneil, amended vote to affirm the principle of paying Councillors. Scotchman. by the addition to the title of these words, " Not County Council may make any alteration in Cap. 6 except so far as relates to qualification of electors

Mr Allan thought this last clause was too general and gave too unlimited powers to the Municipal

Mr Connell could see no reason why the Municipal Councils should not enjoy all the privileges provided for in the bill; there was no danger, judging from the past, of our Councils creating too reading, altered, to go into operation on February many offices, certainly not of paying too much sala-

Mr Perler thought the bill did not go far enough, still it was an improvement on the present act. So far as his own county was concerned, he entertain-The House was occupied to-day in receiving re- ed no fear from trusting to their intelligence and ports of different committees, and in making pro- honesty in appointing necessary officers and their

Mr Perley. - Resolved, That, in the opinion of this House, a tax should be levied on wild lands in Further discussion of the school bill was delayed this Province for the repairs and maintenance of roads .-- House go into committee of the same.

Progress was reported on Mr Chandler's bill re- me; they have long witnessed the evils of the Register of Probate, or Register of Deeds and Wills; present system. I would not impose a heavy tax Speaker behaved in a very dignified manner. Mr DesBrisay presented a petition signed by 112 in any instance, and none at all when the road does The House have now (51 o'clock) the subject of inhabitants of the County of Kent, praying that no not go through or come near it. [Mr. Perley re- railways under consideration. Progress was made school bill pass which may render the parish schools ferred to several tracts of wild land in Carleton in the Council on College Bill: for it, Hon. Messrs, 2. Contractors with officers of the Government, inaccessible to any class of her Majesty's subjects. County, which were locked up and yielding no as- Chandler, Todd, Steves, Seelye, Harrison, spoke; or with any other person for the service of the pub-

Mr End.-I hope, whether the roads go through It will probably pass by a small majority. praying that an act may pass to amend the act re- the lands or not, they will be taxed. Mr Smith.-I fear, while I acknowledge the cor-

to carry out its details. What is to be the maxi- service at St. Luke's Church from not being able to ob-Mr Ferris presented a petition from sundry in- mum, minimum quantity? how near are the roads tain a right to seats therein, notice is hereby given that, habitants of the County of Queen's, praying for an to come? Opposed to impose a tax on those who with the consent of the proprietors, the Pews in that amendment in the act relating to the sale of spirit- buy for the settlement of their families, and thereby Church are open and free to the public every Sunday open up the country. All very right to tax those The bill of Mr Williston, commonly called the who speculate in land, buying up large blocks of ATTORNEY-GENERAL agreed with the principles of

Mr Connell thought the proprietors of the lands On the 2d section: Mr Allan.-I have had some were the parties most interested in the principles THE.

experience, and I think other hon. gentleman will of the bill, as it was calculated to promote the opennot the best and most suitable persons to form a Mr Botsford complained of the present system

> Consideration of Scovil bill resumed. Mr Botsford moved amendment to the 3d sec-

inspectorship has been a failure. If I had my own Mr Wilmor .- With all its imperfections, I con- way, I should prefer to go back to the old system fess I had rather the Government had continued the of '33 as referred to by the hon. member for Glou- in our eye old bill in force for another year; this bill now be- cester; but as this bill has been introduced by the fore the House does not give satisfaction to the Government, and as they have a right to know country. I am glad to find one improvement, that what is best suited to the interests, as well as the is, doing away with County Inspectors. In the wishes, of the people, I am prepared to go for this

Mr TILLEY .- It is a little singular that the very are obliged to omit his speech till next week. Mr Allan moves amendment, That Government stituents, and we may now come back to the real mote and secluded districts, that Mr. Tilley had may appoint three gentlemen, not members of the point under discussion, which is the principle of inspectorship. The original intention, on the in-Mr Smith.—The Executive is the only proper tri- troduction of inspectors, was to have three for the and held in the highest possible respect. whole Province; but that has been departed from,

Mr M'LEOD .- I am disappointed, as is the counplaced on the Government by deliberate action of the House some 12 years are The argument ad control of the Government, a fair trial.

amendments. All must agree with the general in the old school law of '33 than in any of more principles of the bill, which are to encourage edu- recent date. It was supposed that the Government Mr End.—We should demolish the whole corps hensive measure. It has been said, and very truly, sition by the Tory party: that opposition was met mon on behalf of this Society, in the Methodist Council was equally divided; and whereas the should be without — Montreal Bilot of Inspectors and the Chief Superintendent's office. That the country was looking forward for something with an equally determined effort on the part of Church; also, on the following evening a Good where the public interest. back to the old system of '33-better than the com- | who found so much fault with the old Government of officers are appointed over other certain officers. for the bill, although I must confess I am disap-

Mr End .- But two factions vote! ( Italian mode May God forgive me!

to expunge the whole section referring to inspectors, and fall back upon the old system. The inspectors necessity of both, entailing expence upon the coun-

Mr Scovil -I do not wish to mutilate the bill. feel ambitious to take a district inspectorship with but I cannot agree with the provisions of the 3d a large salary, who would not consent to accept a section. I do not agree either with the bill or the local inspectorship. As I have always before, so amendment, but considering the fact that the coun- very popular. His speeches are well arranged, his order. now I am, opposed to this system of inspectorship. try has been disappointed in the workings of in-Mr GILLMOR followed in favor of the provision. spectorship, I think we had better go back to the old system. If we must have inspectors, I shall go

stead of two parishes, which was lost. End for his consideration. Had some hon, mem- voted; the 4th section was therefore passed, and

WEDNESDAY, March 17.

At 21 o'clock Mr Enp moved that the House ad-

Mr M. Phelim said he was a Frenchman. The motion was debated for twenty minutes, and

adjournment carried by the following division; Yeas-Messrs. Mitchell, End, Gray, Wilmot, Chandler, M. Phelim, M. Intosh, Des Brisay, Read, Williston, Botsford, M. Lellan, Lewis, M. Millan, ton, Kerr, Montgomery-22.

Tapley, Connell, C. Perley, W. E. Perley, Ferris, Cudlip, Wright-17.

FRIDAY, March 19.

Progress made to day in the school bill, 6th section passed. Four amendments were moved, but nearly all the motions submitted were lost.

words respecting his (the Speaker's) remarks concerning the Principal of the College the other day. The Municipality forwarded this resolution to The Speaker said the Principal had always proved Deputy Postmasters; Surrogate Judge of Probate, and Hemphill.

Mr Tibbirts presented three petitions of a similar rectness of the principle, it will be found difficult

S. D. LEE STREET, Rector.

payment of Arrearages for the Sentinel.

Woodstock, N. B., Saturday, March 20, 1858.

OF THE HOUSE. ing to length of membership. We have noticed E. Perley, Tapley, Ferris, M'Adam, Connell, C. the oldest, and in future we purpose, as there is to this subject; after mature thought and much | Mr End. - The office of Chief Superintendant has but little difference in the dates at which the remaining members came to the House, to be guided Mr. Watters, decided in the negative. determined that the method adopted is the only one Mr Hanington. - I think, as a principle, the only by our own convenience and the force of circumstances in the order of our Glances. We have now

> HON. S. L. TILLEY, PROVINCIAL-SECRETARY, M.P.P. FOR ST. JOHN CITY.

This gentleman, although but a few years have elapsed since he first became prominently active in spoke at some length, and read some extracts, we public life, to-day occupies an eminent position in the Legislature, and a preeminent one in the esteem opportunity of putting himself right before his con- a matter of some surprise to us to find, in most re- Bill, had the second Section thereof before them,

Mr. Tilley was first elected a member of the Lethereafter, the Government of the day was arthat they were wiser than the children of light of raigned, and a resolution submitted by the present How. Solicitor-General. - Another reason is: the present day. It is a compliment to the hon. Judge Ritchie, expressing a want of confidence in Mitchell, Botsford, Allen, W. E. Perley, Ferris, from the City and County, warmly supported the Wright, Gillmor, M. Leod, Read .- 23. ment. The system of county inspectors has not to a strong disposition to stop awhile at this partie- Williston-8." Mr Kerr.-It is singular that up to this date, worked well hitherto, and one very great evil which ular stand-point, and enquire into the real and we have no return before us from the old Board of has arisen from it is the number of third class ostensible principles which were at issue in this - Mechanics Institute.—On Wednesday evening completed on or before the late of November, 1859. To regulate the manner of preparing Assessment controversy, but must tear ourselves away. - Soon last, the lecture-stand in the Institute was occupied - Carried. try, in this measure brought in by the Government. after, Messrs. Wilmot and Gray, members from the by Rev. Mr. Nicholson, of Fredericton, who deliverinspectorship has hitherto worked so badly is be- utive, went back to their constituents, and were "Astronomy," illustrated by numerous filumina- as they were lost they are not inserted). cause the original bill has not been carried out in reelected. Mr. Tilley considered that his constit- ted diagrams. His audience, mainly youthful, that the fault lies so much with the inspectors as he had denied, and shown a disapproval of the con- of the sublime wonders of the heavens. with the Board of Education; had the inspectors duct of himself and colleagues in opposing the Gov- His Honor Judge Wilmot will deliver his cele- know what terms of payment were intended to be in schedule to Title VIII. of Revised Statutes .been angels from Heaven they could not have done ernment. He therefore, feeling that he was called brated lecture on "Ninevel," next Wednesday offered-whereupon, on motion of Mr. Kearney. They shall add up the several columns of such Lists, better under the directions and rules prescribed by upon, in justice to himself as well as to his constitution, in the same place. Those wishing to to fall back upon the old trustee system, I think I wents, to take that step, resigned his seat in the secure a seat will see the necessity of an early atshould vote for it; but I am willing to give the Assembly. At the general election in 1854, he was tendance. on the members of the Government, and it is our system with four inspectors, under the immediate again brought forward by the Liberal party in St. John, and elected. At the special session which STRANGE AND SUSPICIOUS .- At 3 o'clock on Wed-Mr Chandler. - By reference to the law, I find followed, a resolution for amendment of the pro- nesday, a messenger announced that the Legisla-

posed address in answer to His Excellency's speech, tive Council had passed without amendment a bill ged, -and the appointment of four inspectors. I ion of the law, and again the rules of visitation.] expressing want of confidence in the Executive, to prevent the further ravages, in this Province, of it necessary on the part of this Council to take am, I must confess, surprised to find this Govern- Here we see the great inducements held out to the moved by Mr. Fisher, was carried: the Government | Wolves and Bears; whereupon the House immement, who profess to be men of progress, going inspectors to increase the number of schools. In resigned, and in the new administration Mr. Tilley diately adjourned. bill, brought in by a Government of which I was a have been sown broadcast over the land, and the accepted the office of Prov.-Secretary. His constitumember, as a copy for them. [Here the hon. gen- principal duty of the inspector consists in making books Received - Godey's Lady's Book for effectually done in the immediate vicinity of the principal duty of the inspector consists in making books Received - Godey's Lady's Book for effectually done in the immediate vicinity of the Don't fail to procure Mrs. Winslow's Soothing Syrup for tleman compared the two bills. We find no dif. himself agreeable. I am in favor of the system show of hands. On the dissolution by the Gover- April has been received. Twere hard to find a Creek Village, containing a population of nearly Children Teething. It has no equal on Earth. No me ference until we come to local committees and supe- proposed in the bill, because I conceive that by the nor in 1856, Mr. Tilley again became a candidate, daintier titbit for lady's appetite. We would adbut was defeated, as our readers will remember, by vise all to invest a trifle, and enjoy monthly this dethis bill are to be found in the old one. The old principle, which is a good one, carried out in a the rum-ocracy of St. John. In 1857, another disbill embraced Christianity, Morality, and Loyalty; manner productive of its legitimate effects, and the solution afforded the people of St. John an opportunity of showing a return to a sober and same state ved-a periodical highly interesting to "brethren tional virtues laid down. It is an odd thing, how- Mr ALLAN. —I am in favor of the bill rather than of mind, which they did by returning Mr. Tilley. of the mystic tie." It is published simultaneously position on the part of hon. members who now sustain the bill. I'am glad they have changed their good one. It is strange that throughout this bill ing to the gently-displayed pressure of public opi- ed, by Edward Willis. nion, resigned; and, with the organization of prepared to discuss them, and perhaps offer some Mr Lewis .- I have a great deal more confidence the new Government, Mr. Tilley returned to the British and Foreign Bible Society .- We are Secretary's office. When he went back to his con- requested to state that on Monday evening next, he agreed with the minority on that occasion, ry Davis' Pain Killer is having so large a sale in our city. stituents, he was met with most determined oppo- at 7 o'clock, Rev. John Prince will preach a ser- thus showing that, in point of number, the We have every reason to believe it to be an almost never

> was returned with 250 votes to spare. We thus see, that in seven years Mr. Tilley has It is expected that Judge Wilmot will be present.

who has listened to his financial expositions, and chanics' Institute. noted the readiness with which he grapples with architecture. the formidable array of figures necessary to and in- which followed the performance of each piece was fenders to prison—and this expense must necessar- L. Tilley and Fellows & Co., St. John. Mr Botsford.—If this resolution is not carried cluded in such expesitions, must admit. Taken expressed the entire satisfaction of the audience. ily increase with the population; and whereas jusexpressions favorable to the inspection, by moving who, by his continuous exertions to promote the are by this law really but a fifth wheel to a coach; had recommended himself to the esteem of every probably, how great a boon they were conferring upon the Province in placing Mr. Tilley in the

under discussion is of importance, he delivers him- teacher-from the fulness of the harmony, pro- Carleton was £490.

discussing the Wolf Bounty Bill, appropriating expected to give all the hon, member's speeches, let Mr Gray moves an amendment to the last paragraph, to divide the City of St. John into four in- a thorough classical education, and his utterances say that it was perfect; but the impression made Resolved, That the Bye-Road Grant be apporsometimes grate harshly on the critical ear: but on this, the first appearance of the Band, is certioned equally to the different Parishes, being £61 these are not faults which we can now define. members and upon the place. May they as indilistener, who is apt to be carried away by his elo- their present character !- Comm. quence and pleasing manner, without making any journ until to-morrow at 10. The reason he urged note of defects. There is one peculiarity which for adjournment was, that several members were strikes us as marring somewhat the effect of Mr. Tilley's speeches, -that is, he addresses the chair Salmon, on Sabbath first, at 3, P.M., in the Hall of too often: "Sir" is a word too conspicuous in his the Loyal Orange Institution. - Comm. the Presbyterian Church of New Brunswick was sit at Council Board; gives rate payers right by Mr Brown remarked that St. Patrick was a addresses. This form of speech has, when occasionally used, a very fine effect, embellishing a good

speech; but too much of it spoils the feast. The to a learned and able Lecture delivered by Thomas country has strong hopes of Mr. Tilley's future regard we entertain for him would induce the wish en extempore, and elicited much applause from a that he should eschew the rugged, uninviting, and a very respectable audience. It evinced a thorough M. Pherson, Allan, Scovil, Vail, Gilbert, Haning-body-and-mind-harrasing path of politics, our re-ton Kerr Montgomery—22. gard for the interests of the state begets the hope We congratulate Mr. F. on his superior oratori-Nays-Tilley, Brown, Smith, Watters, Fisher, that he will continue to labor for his country, at cal powers, and his successful debut as a public M'Adam, Gillinor, Tibbitts, M'Leod, Steadman, whose hands, we doubt not, he will receive every speaker. proof of a just and enlightened appreciation of his

DISQUALIFICATION BILL.-The following are the officers enumerated in Mr. Williston's Purification proceedings were not of any general interest, and Bill, as ineligible to be elected or hold seats in the House of Assembly, viz.;

E. J. Jacob, Esq., assailed His Honor the Speak- Any officer in connection with the management chair. er in the street in a very abusive manner, with or collections of the customs or general revenue of the Province; Deputy Surveyors of Crown Lands; Clerk in the Supreme Court, Exchequer Court, or

against it, Hon. Messrs. Botsford, Odell, Robinson. lie, or surety for any such; Supervisor of Great Roads; Commissioners, appraisors or arbitrators to investigate, adjust, settle or determine any claim. day in March, to receive the plans and specificagovernment of any other Colony.

To go into effect immediately after the dissolution of the present House.

The following, which we extract, from the We will take Central Bank Money in Journals of the House, is the vote on the College Bill and amendment:

"The question being taken on the proposed amendment, the Committee divided as follows :-"Yeas-Hon. Messrs. Tilley, Brown, Fisher, Messrs, Gray, Kerr, Read, M'Clelan, End, Williston. Allen, Macpherson, M. Phelim, Montgomery, DesBrisay, M'Intosh, Gilbert, Chandler, Vail,

" Nays-Hon. Messrs. Speaker, Smith, Johnson, Hitherto our glances have been bestowed accord- Messrs. Lewis, Steadman, Mitchell. Botsford, W. to that duty and obtained the same, and beg now Perley, Tibbits, Gillmor, Hanington, M'Leod, M'-Millan, Wright, Cudlip.

"And the division being equal, the Chairman, "The question was taken on the first section of the Bill, as originally introduced, when the Committee again divided as follows :-" Yeas-Hon. Messrs. Speaker, Tilley, Smith

Johnson, Brown, Messrs. Read, Williston, M'Clelan, Lewis, Kerr, M'Millan, Steadman, Mitchell, Botsford, W. E. Perley, Tapley, M'Adam, Connell, C. Perley, Tibbits, Chandler, Cudlip, Wright, and 4 rooms on the upper flat: also an addition to withdraws from Echo Cannon, but estimates the Hanington, M'Leod, Vail, Ferris .- 27. "Nays-Hon. Messrs. Fisher, Messrs. Gray, End, 24 feet by 30, story and a half. Allen, M. Phelim, Macpherson, Montgomery, Des-

"That the Committee then proceeding in the and which is as follows :-"2. All sums of money now payable to the not only been heard of, but seemed to be known, Chanceller, President, and Scholars of King's Col-

> lege, Fredericton, and their successors, by any law or usage, shall be paid to the Provincial Treasurer, feet post. Whole cost, £1050, and said to be a sam of Liverwort and Hoarhound, which cures "The question being taken for adopting this Section, the Committee again divided as follows .-"Yeas-Hon. Messrs. Speaker, Tilley, Smith, Johnson, Brown, Messrs. Kerr, Lewis, M'Millan,

"Naus-Hon. Messrs. Fisher, Messrs. Steadman,

To Mr. Tilley's eminent qualications for the po- Lost, somewhere about the bridge, a small the purpose, can be procured without any addi- been particularly virulent the past summer.—Montreal

The Band was honored with a full house, inclu- committed, entailing, as it has done in this County. city and vigor of life. ding the elite of Woodstock; and in the applause a heavy yearly expense, merely for conveying ofber-the instruments, sax-horns, drum, and cym-that this question should be viewed calmly and bals. Under the tuition of their excellent teacher, dispassionately, free alike from selfish motives and social and moral well-being of his fellow citizens, Mr. Russel Foster, they have been able to present, local jealousy,—be it therefore

ent instruments exhibited admirable taste, and the investigation. As a speaker, Mr. Tilley is, we think deservedly, spirit and promptness denoting talent of no mean reference to several sites which be said were saita-

proached by all parties with a united desire, irres- for the inspectors, but did not think the provisions | Amendment was lost,—only Botsford, M'Millan. self with a degree of nervous power which amounts | duced a most pleasing transition as they declined pective of party, to adapt a measure to the growing of the bill in this respect any improvement on the wants and interests of the country.

| A continuous power without the Bye-Road Grant be taken up and M'Phelim, voting for it. The original section to frue eloquence. Mr. Tilley, however, as a passed by a large majority. Blank was filled with passed by a large majority. Blank was filled with speaker is not without his coults. The original section and apportioned.—Carried. tainly favorable, reflecting alike credit upon its 5s. to each .- Carried.

> The Rev. Thomas Nicholson, late of Edinburgh, now of the Presbyterian Church of New Brunswick, will preach the Induction Sermon of the Rev. James

MR. EDITOR: We had the pleasure of listening Flemming, Esq., on the "Deficiency of the Laws of New Brunswick," on Thursday evening last political career; and, although the high personal (11th), at South Richmond. The Lecture was giv-

CARLETON MUNICIPALITY.

SPECIAL MEETING.

County Hall, March 10, 1858.

Minutes of last meeting read and approved. this meeting:

meeting of the County Council, at some convenient | ministration." matter or difference between the Government of tions from the committee for the proposed Gaol, to BRIGHAM YOUNG'S MESSAGE. - New York, March 1. this Province and any person, or the subjects and take into consideration the propriety of selecting a proper site for the same, and also to apportion the sage to the Utah Legislature. After alluding to Bye-Road Appropriations. (Signed)

WILLIAM LINDSAY, ALEXANDER GIBSON, ROBERT HEMPHILL, IVORY KILBURN. B. N. RICHARDSON. WILLIAM HAYWARD,

Woodstock, Jan. 29, 1858.

lowing report : "The undersigned persons, appointed at the last Court, which had been opened there by Judge Eckmeeting of the Council to obtain plans and specifications of the Gaol, beg to state that they attended

to submit them to the Board. Respectfully submitted. WILLIAM GRAY, (Signed) ANTHONY KEARNEY I. S. CARVILLE. C: CRAIG, ALBERT ESTABROOKS.

cations be received and taken into consideration. | cort. It was possible that a similar effort will be of stone, 34 feet by 30, two stories high, contain- be sent down to the army from Oregon. Fel lmann ing 5 cells and a spacious hall on the lower flat, says that many of the Mormon troops had been be built of wood, for the use of Gaoler and family, number remaining at 1000. Wm. Stowell, the

Blair Botsford, Esq., Sheriff of the County of cused time for the preparation of his defence. Westmoreland, accompanied by plan and specification of a Gaol recently erected in that County. It The World's opinion must have its due and prois a wooden building 41 feet by 27, and 20 feet per course in its endorsement of the wonderful virpost: Gaoler's apartment 26 feet by 20, and 18 tues of the celebrated Mrs. thardner's Indian Balsubstantial building.

On motion of Mr. Gibson, seconded by Mr. ders. It is for sale at every druggist's counter. Hayward, Resolved, That the plans and specifications, propeze, be adopted, and that a committee be appoint- best, medicine for sprains, bruises, theumatism, ed to receive tenders for the erection of a Gaol and cramps in the limbs or stomach. It is, in short, a a partments for the Gaoler in accordance with the medicine no family should be without. said plans and specifications. Tenders to state distinctly the amount for a building all granite, and same for stone or slate (as it is called) to be taken from the Maduxnakik Quarry. The whole to be

(Two amendments were moved, one for extend- Be it ordained by the Municipal Council of the ng the completion of the Good to Nov. 1860, and County of Carleton I conceive that one great reason why the system of County of St. John, accepted of seats in the Exec- ed a highly instructive and interesting discourse on the other for the erection of a wooden Gaol; but 1. That from and after the confirmation of this Committee to procure tenders, Messrs. Gibson, es in the said County of Carleton shall, whenever Lindsay and Hemphill.

seconded by Mr. Carville,

of the contract, with interest. Mr. LINDSAY moved, seconded by Mr. Richard-

Whereas the destruction of our late Gaol renders prompt measures for the erection of another : and whereas experience proves the necessity of erecting such buildings where they can best subserve the ends of justice, which in this instance can be more business for the whole County; and whereas this for Children will ever consent to let her child pass through Council, under an impression that the building of a the distressing and critical period of teething without the Gaol anywhere but on the old site would entail a aid of this invaluable preparation. If life and health can of eight to seven, decide to occupy the old locality. Millions of Bottles of Mrs. Winslow's Southing Syrup although twenty years experience, during which are sold every year in the United States. time two Gaols have been destroyed, have afforded has been frequency defeated, owing to the dis wholesale and retail, at proprietor's prices. At Retail, by tance at which e Gaol was situated, and the dealers in medicine generally. difficulty and inconvenience of getting offenders thereto: and whereas the Warden declared that WE ARE GLAD TO LEARN THAT PERfavor of erecting a Gaol where the public interest city, we think no proprietory medicine has had a larger held in the Mechanics' Institute, at the same hour. mere trifle of two thirds of all the expenses connect- cannot fail to be generally appreciated, and no family ed with such a building, and besides contain more should be without it, in case of accident, or sudden attack than two thirds of the whole population of the of dysentery, diarrhoa, cholera morbus, or even Asiatio County: and whereas a choice of sites, suitable for from those sections in the southwest where the disease has the erection of a store Gaol, he would build it at edge the benefit of your valuable medicine-the Pain or in the neighborhood of the Creek Village for Killer. I have been afflicted for two years and a half with £150 less than at Upper Woodstock: and whereas a severe pain in the stomach and breast, and never found any relief until I tried Davis' Pain Killer, to which I

in the short space of four months, a programme Resolved, That the decision of this Council at years troubled occasionally with severe attacks of Indithe trustees are still provided for, and where is the grade and class, his constituents little thought, from the best German and English composers. its last January session, in reference to the site for gestion; have consulted many physicians, tried Allopathy The style of the best German bands was closely a Gaol, be re-considered, and that all the facts in and Homespathy, and can truly say, I have received more imitated. The execution of the solos on the differ- connection therewith receive a calm and impartial speedy and effectual relief from the use of the Oxygenated

accompaniments throughout were sustained with a On motion, Mr. Jenkins Dibblee was heard in ble for the erection of a Gaol.

views comprehensive and clear, his language and The popular airs in the medlies were exceedingly Secretary-Treasurer read a telegraph despatch views comprehensive and clear, his language and gratifying to the ear of many, because familiar; which he had received from the representatives of amply repaid for a trial of this medicine.

Which he had received from the representatives of amply repaid for a trial of this medicine.

While the introductions,—the composition of their this County, stating that the Bye-Road Grant for Seth W. Fowle & Co., 138 Washington Street, Boston,

On motion of Mr. Gallop, seconded by Mr. Grav.

On motion, Ordered, That 40s. be paid to nor are they such as strike the mind of the general viduals and as a Band, long continue to sustain Messrs. English and Jacques, on account of a bill presented by them at January session, for services as Constables, but which was inadvertently over-

Council adjourned sine die.

The European Times of Saturday says : " We announced in our last the defeat of Lord Palmerston's government in the House of Commons, on the conspiracy to murder bill, by a majority of 19 .-Such a result on such a subject left the late Premier and his colleagues no option but to resign, and accordingly next day Lord Palmerston waited on the Queen, and placed in her hand the seals of office. but it is added that, contrary to etiquette on such occasions, he did not advise Her Majesty for whom so send, the inference being that he expected to be recalled in a short time, with additional eclat. Probably he thought that Lord Derby was not in a

position to form a ministry. Lord Derby lost no time in consulting the leaders of the conservative party, and he has filled the leading offices of state with the best available talent at his command. Lord Derby on the present, as on former occasions, calculated on the adhesion of the Peelites-the Duke of Newcastle, Sir James Graham, Mr. Gladstone, Sydney Herbert, and Mr. Cardwell-but the offer was met by immediate and A special meeting of the Council was held this pointed refusal. It is true that Mr. Gladstone's day, pursuant to notice given. Warden in the name figured in the first published programme of the Derby Ministry, as Chancellor of the Exche-Present-Messrs. Gallop. Kearney, Gray, Kil- quer, but the statement was wholly inaccurate .burn, Gibson, Lindsay, Carville, Hartley, Esta- Lord Derby, in the course of Saturday afternoon, brooks, Giberson, Craig, Richardson, Hayward, after he had received the Queen's commands to form a government, did certainly write to Mr. Gladstone, but there was no personal interview. In the Warden stated that in consequence of the fol- course of the same afternoon, that eminent stateslowing requisition addressed to him he had called man forwarded to Lord Derby a note courteously expressed, stating emphatically and on the instant his refusal to join the new government. Deprived To George Clowse, Esq., Warden of Carleton of all assistance then from quarters to which he had looked for support, his lordship had no alternative "Sir: We request that you will call a special but to fall back upon the members of his former ad-

-Via California we have Brigham Young's Mesthe condition of the Territory, he discusses the difficulties of the Saints with the Gentiles. Young affects to regard the army at Fort Bridger, and the civil authorities there, as an organized mob, against which he has already fulminated a proclamation to disperse; and he calls upon the Legislature to adopt such measures as may be deemed proper in the premises. The Legislature thereupon passed resolutions expressing their entire confidence in Brigham Young, and their determination to sus-Mr Gray, from the committee to procure plans tain bins. It also passed a law attac ing Green and specification for new Gaol, presented the fol- Co. to Salt Lake Co., with the view, probably, of nullifying some of the proceedings of the U. S.

> FROM UTAH .- New York, March 1 .- The Tridune has some interresting details of the Utah news

from its special correspondent : Feldmann; the hospital steward of the 10th Infantry, and two teamsters, who were captured in-Oct. by the Mormons, had been released, and arrived at Camp Scott. They state that the Mormons were fitting out an expadition to intercept Capt. Marcy on his return from New Mexico. On motion, Ordered, That the plans and specifi- stampede and seize his mules, and destroy his es-A plan was then presented of a Gaol, to be built made to intercept the droves of horses which miv principal Mormon prisoner, was arraigned Jan 4. Specifications were then read-estimated cost, before the District Court, upon the indicament for Mr. Lindsay presented a communication from His trial was deferred by the Court to give the ac-

| Coughs, Colds and Consumption, and is doing won-

WHAT WILL CURE MY CHURLAINS ?- Perry Davis' cured and presented by the committee for that pur- Vegetable Pain Killer will do it. It is also the

NOTICE TO COUNCILLORS.

A BYE-LAW

Bye Law, Assessors of Rates for the several Parishmaking up Assessment Lists, either for County, Mr. Lindsay said, as he had been appointed one Parish, School, or other purpose, prepare them of a committee to receive tenders, he would like to in alphabetical order according to the form (B) placing the amount of each at the foot thereof. Resolved, That £500 be paid on signing the con- showing at the bottom of such lists the total tract; £300 on the 1st of December next; £500 amount of income and property, whether real or in July 1859; and County scrip for the balance, personal estate, that has been assessed. They shall payable in one and two years from the completion show the per centage or value by which the several rates of such assessment lists have been appointed.

Secretary Treasurer.

Special Matires.

JAMES M.LAUCHLAN,

Mothers! Mothers! Mothers! IN AN OLD NURSE FOR CHILDREN .be estimated by dollars and cents, it is worth its weight

PRICE ONLY 25 CENTS A BOTTLE. Sold by Dr. Smith, (late W. L. Ferguson's,) Woodstock,

where the greatest portion of crime is naturally and building up a debilitated system to its natural viva-

L. DSE. TOTCHET, Montreal, L. C. Sold at DR. Shirm's Drug Store, Woodstock, and by S.

EFFICACY OF THE OXYGENATED BIT-TERS .-- From J. C. DUNN, Esq., late City Treasurer .-Boston, June 6, 1852,-Gentlemen: I have been for some Bitters, procured from you, than from all other remedies, and most cheerfully recomend them to all who suffer from similar affliction, Yours truly,

JAMES C. DUNN. Numerous certificates have been received from citizens of the highest respectability. Every dyspeptic will be

Proprietors. Sold by their Agents every where.