very great importance of the subject which the thought it should be perfectly clear to every man came that they were face to face with the palpa- by thousands throughout the Dominion.

Finance Minister had just presented to the con- on great and obvious principles that the basis of ble fact that all their efforts to obtain repeal The whole day had been occupied in discus- One year's subsidy from Dominion sideration of the House and especially the at- remarked by the Finance Minister, in answer to enable them to secure that justice to which they ion :tention of gentlemen representing the Province the suggestion that this power could not exist believed the people of their own section were Yeas-Messrs. Bechard, Blake, Bodwell the charge that the gentlemen with whom he not devote any of it into a channel which was pass from the condition of isolated provinces, and O. W. R.,) Young-46.

had any real sympathy with Nova Scotia, and so, when we found by the Union Act, that, for financial questions that would actually arise in Belleres. Benoit. Bertrand, Blanchet, Bown, Judicial, Jury Fees, Clerk that their pretended sympathy with that Pro- the support of the Provincial Governments and the adjustment of the financial terms of the act Brousseaa, Burpee, Burton, Cameron (Inver- Pleas, vince had been actuated by othe and sinister Legislatures, certain specified sums should be of union. It was intended that subsequently a ness), Cameron (Peel), Carling, Carmichael, Legislature, vince had been actuated by othe and sinister views?

Note that the local government of all future demands upon Canada, have said?

Mr. Blake acquitted the President of the local government of the local government had not all future demands upon Canada, he held it to be clear that this Parliament had not also jointly, and to these commissioners were comm Council of having said anything of the kind, tor the support of the Local Governments, any affairs of all the provinces and the adjustment Gaucher, Gaudet, Gendron, Grant, Harrison, Queen's Printer, and said he referred to some statements in the money whatever, except those specified sums. of the debt on a satisfactory basis. That was Heath, Howe, Huot, Hurdon, Jackson, Keeler, Secretary's Office, Ottawa correspondence of the Halifax Citizen. In illustration of what would be the consequence the view he had always entertained, but in the Killam, Lacerte, Langevin, Langlois, Lapum, Government Engineer, But in spite of such charges he was here to repeat what he declared last session, that if it should turn out after Nova Scotia had given a fair trial to this Union, that the feelings of her people to this Union, that the feelings of her people the consequence of the read anways effect after, Langevin, Lan were still averse to it, he for his part would be picture of the demands being made on the Fede- tically impossible. Then the difficulty arose of Greevy, McKeagney, willing to further a separation. He had the ral government for money for Provincial pur- Nova Scotia being represented by men opposed rison, (Niagara), O'Connor, Perry, Pickard. strongest hope and confidence that that result poses, and of the urgency with which Provincial to union and apparently determined to take Nova Pinsonne ult, Pope, Power, Rankin, Ray, Read, strongest hope and confidence that that result would not arrive. But a preposition sound this session was in his judgement sound this session was founded on this proposition last session was founded not prosper. He was therefore hearts would not prosper. He was therefore still prepared to declare what he declared hashed on the proposition and apparently determined to take Nova sound and apparently determined to take Nova sound this proposition and apparently determined to take Nova sound the prosper. He was therefore this proposition and apparently determined to take Nova sound the proposition and apparently determined to take Nova sound of the Dominion. He had found that session of New-provinces, would be pressing for so many cents the views which he had represented to the government did not receive that consideration to this occasions such as foot this desired, and then there were the decision of the Dominion. He had found that session was founded in the re-provinces, would be pressing for so many cents the information contained in the result politicians, to get popularity in their respective so many cents the information contained in the respective of the Northwest and the views which he had represented to the government did not receive that consideration to sports usual on like occasions such as foot and then there were the desired, and then there were the storing in the shape of solids or flulocated the terms for the admission of Newfoundland, the purchase of the Northwest and the views which he had represented to the government did not receive that consideration to govern the politicians, to get popularity in their respective sound of the Dominion. He had found that the views which he had represented to the solidation of the same of the Northwest and the views which he had represented to the solidation of the Sociation of Newfoundland, the purchase of the Northwest and the views which he had represented to the solidation of the same of the consideration to the solidation of the same of the same of t

points with reference to taxation, the relations posed resolutions on the subject of Nova Scotia passed after the negotiations between Mr. Howe \$2.92; in New Brunswick, \$3.67. In the fol- improvement of Rivers, Canals, or in buying He cited the motion of the hon. member for Brant, now of trade, and the fisheries, all of which we had involve the assumption of such power; and that, and the government, provided that Nova Scotia lowing year the amount collected per head in new Territories, if necessary.

The British North Quebec, as the beginning of trouble and a necessary labeled and a necessary labe under our control, but not to any modification therefore, this House, while ready to give its should come in with a debt of \$186,756, whereas Canada was \$2.26; in Nova Scotia, \$3.14; and America Act was confirmed by the British Parof the Union Act. In entering therefore, upon these negotiations the Government did so on these negotiations the Government did so on the Station and the Stat their own responsibility. He blamed them not for entering into the investigation, the results of which they had laid before the House, but in of which they had laid before the House, but in their own responsibility. He blamed them not for entering into the investigation, the results of which they had laid before the House, but in their own responsibility. He blamed them not basis of Union, deems it inexpedient to go into horseback, by basis of Union, deems it inexpedient to go into horseback, by basis of Union, deems it inexpedient to go into horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by basis of Union, deems it inexpedient to go into horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night, he took that course in the immediate one of the boys being on horseback, by cote, last night had been at last ni that they had no colour of right from that despect to say that it was found that they had no colour of right from that despect to say that it was not against the Contemplation of the English Government that there should be negotiations for the modification or variation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now what were the contemplation of the Holican Act. Now which head and address to the Imperial authorized and into the was found that they are over in bappy remembrance. They may be they chose and assume the income at the disposal of the Nova Scotia, \$3.21; and In 1868, Canada, \$2.84; benches, Jast night, they are over in bappy remembrance. They come that they are over in bappy remembrance. They contemplate they are over in bappy remembrance. They come that they are over in bappy remembrance. They contemplate they come that they are over in bappy remembrance. They come that they are over in bappy remembrance. They come that they are over in bappy remembrance. They come that they are over in bappy remembrance. They come that they are over in bappy remembrance. They come they come that they are over in bappy remembrance. They come they come that they are over in bappy remembrance. They come they come that they are over in bappy remembrance. They come that they are over in bappy remembrance. They come they c the terms of the Union Act. Now what were the terms of the Union Act as to the second that all duties and revenues over which became the very second to the terms of the Union Act all duties and revenues over which became the property of the Union Act as to the second that all duties and revenues over which became the very search to the Union Act as to the second that all duties and revenues over which became the property of the Domiton that we had been erected since confidence, and which had been erected since confidence, but had secured, by this act, more money for local askill was of no avail. The deceating the former case, consequently, as respected the state, and have sum of money for local askill was of no avail. The deceating the former case could be profitably carried on, and well do so with as much justice as in the former case. Consequently, as sum of money for local askill was of no avail. The deceating the former case could be profitably carried on, and well do so with as much justice as in the former case. Consequently, as sum of money for local askill was of no avail. The deceating the former case could be profitably carried on, and well do so with as much justice as in the former case. Consequently, as sum of money for local askill was of no avail. The deceating the former case could be profitably carried on, and its concern that we work which became the proposed state of the function in the direction in the direction as the former case. The former case of the function is the former case. Consequently and its concern that we seem the state, and the secured, by this act, more money for local askill was of no avail. The deceating in the former case of the function is the former case. Consequently and its concern that the former case of the former case. Consequently and its concern that the former case of the former case. T

was accustomed to act in this House had never within the jurisdiction of this Parliament. And arrange at a single stroke of the pen all the Nays-Messrs. Archambault, Beaty, Beaubien, Elections (say nothing),

And the property of the control and the property of the proper

ments on those subjects which may prejudice the purpose in both cities, and the peculiar interests of Nova Scotia, and the mari- substance and essence. He knew no reason latter course they pursued in St. John. In Haliments of interests of Nova Scotia, and the mariperular interests of Nova Scotia intere such modifications in our own internal arrangements, effected by us during the present session,

and to law to constitutions, the law to constitution and the law to constitution and the law to constitution.

That all the words after that to make a relieved the Dominion from an obligation which has been to violate the constitution.

The law to constitution and the law to constitution and the law to constitution and the law to constitution.

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The law to constitution and the law to constitution and the law to constitution and the law to constitution.

The law to constitution and the law to const as might be advisable. He did not say that the Goldwing added, the British Government were blameable for entering into these negotiations—What he said was that they themselves were obliged to discharge as they they themselves were obliged to discharge as they had done in fact in the case of St. John? Now, these negotiations—What he said was that they had done in fact in the case of St. John? Now, the mutual liabilities of Canada and of each in order to treat Nova Scotia in accordance with the mutual liabilities of Canada and of each in order to treat Nova Scotia in accordance with the mutual liabilities of Canada and of each in order to treat Nova Scotia in accordance with the mutual liabilities of Canada and of each in order to treat Nova Scotia in accordance with the said was that the words after that be leved the Dominion from an obligation. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). In ova Scotia, it was equally right to make a respect to violate the constitution. (Cheers). had not the sanction of the English Government Province in respect of the public debt, and the the letter and spirit of the act they must do one they will not soon forget. (Cheers). To show Nova Scotia the money asked for, but against for the proposition that this Parliament was com- amount payable by Canada to each Province for of two things—assume the debt of Nova Scotia, the extent of this wrong and injustice, let me opening up the question in regard to the subsidy petent to relax or modify the terms of the Act the support of its Government and Legislature; the \$8,000,000 additional money required—for for a few moments refer to a statement respect- and debt settled in the act of Union. He conof Union. The Finance Minister said that the provinces against the majorities of the lended that the provinces in Union could not greater, and he believed that the action of the smaller Provinces against the majorities of the lended that the provinces in Union could not greater, and he believed that the action of the govern-Imperial Government had directed the attention of the Canadian Government to the terms of the Scotia,—he (Mr. Blake) said that the Imperial Government had done nothing of the kind—they for the several Government had done nothing of the kind—they for the several directed the attention of this Government to the terms of the believed that the action of the government and value of the imports in the ment of Canadia to the believed that the action of the government and value of the imports in the ment of Canadia to the several frowinces, from which it will appear that the action of the government, as the content of the several dispose of any pulse funds in any more money, but that Parliament, as the believed that the action of the gournel and altering the owners of the beat of the transment of the several provinces in the ment of Canadia to the several provinces, from which it will appear the believed that the action of the gournel and altering the owners of the beat of the Canadia to the provinces in the several provinces, from which it will appear the believed that the action of the gournel, whilst they charged the provinces in the several provinces, from which it will appear the believed that the action of the gournel, whilst they charged the provinces of the beat of the Canadia to the surplus from the beat of the Canadia to the provinces of the beat of the content of the several provinces in the believed that the action of the gournel, whilst they charged the provinces of the several provinces of the beat of the Canadia to the surplus from the provinces of the several provinces of the beat of the Canadia to the content of the content

spective legislatures have control are to form the of giving increased means to enable Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, \$20.99; Nova Scotia within the amount provided in the resolution by 1867, Canada, Consolidated revenue fund, to be appropriated to eficiently perform her local services. But substracting the province building which could New Brunswick, \$30.03. 1868, Canada, \$21.59; old saying that the powers that created could the resolutions last night. Consolidated revenue fund, to be appropriated to eficiently perform her local services. But substracting the province building which could for the public service of Canada in the manner he differed from the hon. gentlemen on the treather to eficiently perform her local services. But substracting the province building which could be retained by the province building which could be retained by the province. But it might be retained by the province. But it might be retained by the province. But it might be retained by the province building which could be retained by the province. But it might be retained by the province building which could be retained by the province. But it might be retained by the province building which could be retained by the province buildin I subject to the charges by the Act, provid- sury benefies on a very essential point He would said that there was provision in the resolutions The value of dutiable goods per head is not given would prove too true. He looked upon this act severity, to the remarks made by the hon. member cently been laboring at Tobique, has been a location we are well served. Upwards of six thousand ed:—that the consolidated revenue funds of not ask for the increased subsidy to Nova Scotia for \$82,698 besides for ten years. He contended for New Brunswick; but the figures I have of Union as articles of agreement, between part-from Carleton, who had stated nothing but the truth, in that that was a defensible and equitable adjust-given the House, taken from the general regard to the practical working of Confederation, and Canada is to be charged, first, with the expenses on the ground of a just consideration of her that that was a detension and equitable adjust-given the Hoper, who resigns that position in order business or require such unremitting attention.

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Canada is to be charged, first, with the expenses on the ground of a just consideration of her that that was a detension and equitable adjust-given the Hoper, who resigns that position in order business or require such unremitting attention.

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Canada is to be charged, first, with the expenses on the ground of a just consideration of her that that was a detension and equitable adjust-given the Hoper, who resigns that position in order business or require such unremitting attention.

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Canada is to be charged, first, with the expenses on the ground of the ground of the ground of the province do so large and promises made by the hon.

Canada is to be charged, first, with the expenses on the ground of the ground of the legal consideration of the low ment appearing in the Nova Scotia correspond-the would ment appear the would nual interest of the debt; thirdly, with the salary of the Governor-General; and the 107th salary of the Governor-General; and the 107th the five years I have quoted New Brunswick agreed upon, it must lessen the interest of others.

It was all very well for the Minister of Customs. It was all very well for the Minister of Customs. It was all very well for the Minister of Customs, to glorify and magnify the beauton devote himself exclusively to the ministration and amusement the Carleton Sentines.

A-the Minister of Customs at the 107th the five years I have quoted New Brunswick agreed upon, it must lessen the interest of others. sections provides that subject to the several paymember for West Durham. At the last general fund. And he was satisfied that Carleton had done quite as much as he (Minister of try. Mr. Goodspeed is a young man of holds a foremost place. ments by this Act charged on the consolidated revenue funds of Canada, the same shall be appeared by the securities for money belonging to each province we would have the other Provinces presenting at the time of the union, except as in the act vinces. (Cheers). Another point which had just such claims, if the door was once opened, none of the honors and emoluments connected with it. evenue funds of Canada, the same shall be apper to send to the House of Commons a large at the time of the union, except as in the act vinces. (Cheers). Another point which had just such claims, if the door was once opened, none of the honors and emoluments connected with it. He would, at the time of the union, except as in the act vinces. (Cheers). Another point which had just such claims, if the door was once opened, none of the honors and emoluments connected with it. He would, at the time of the union, except as in the act vinces. (Cheers). Another point which had just such claims, if the door was once opened, none of the honors and emoluments connected with it. He would, at the time of the union itself. The Minister of Customs, more fortunate, had realised to fill the important station to which he public service. The provisions as to the local appropriations, so far as they were material to this question, were to be found from the 11th the 116th sections. It was provided that On-the 116th sections at the constitution of the amount of the constitution as that now proposed. Sup-this position, and should be taken in reduction of the amount of the constitution as that now proposed. Sup-this position, and should be taken in reduction of the amount of the constitution as that now proposed. Sup-this position, and should be taken in reduction of the amount of the constitution as that now proposed. Sup-this position, and should be taken in reduction of the constitution as that now proposed. Sup-this position, and should be taken in reduction of the constitution as that now proposed. Sup-this p c service. The provisions as to the local He then found himself in a different position in and should be taken in reduction of the amount a large quantity of Crown Lands, for which the all times, give his vote against such inroads upon his lottiest aspirations and had got office, large salary, has been elected.

Terms of The Carleton Sentinel.

31 50 per annum in advance; \$2 00 if paid within the year, After the asylaristic of which time \$3.00 per annum in advance; \$3.00 if paid within the year, After the asylaristic of which time \$3.00 per annum in advance; \$3.00 if paid within the year, After the asylaristic of which time \$3.00 per annum in advance; \$3.00 if paid within the year, After the asylaristic of which time \$3.00 per lead, and then it was said "such grants and the half-year) payments to the sex-induced by the Provinces and the annual great at the rate of the position at the half-year) payments to the sex-induced by the position at the half-year) payments to the sex-induced by the position at the half-year) payments to the sex-induced by the position at the half-year payments to the sex-induced by the position at the half-year payments to the sex-induced by the provinces of the manual great at the rate of the position at the half-year payments to the sex-induced by the provinces of the position at the half-year payments to the sex-induced by the provinces of the provinces of the manual great at the rate of the position at the half-year payments to the sex-induced by the provinces of the provinces of the manual great at the rate of the position at the half-year payments to the sex-induced by the provinces of th

Ottawa, June 14, 1869.

We now give two of the leading speeches delivered on Friday on Mr. Blake's amendment livered on Friday on Mr. Blake's amendment touching the constitutional points of the Nova

Tarlament of Canada. Mr. Blake here read of the union as they pretended to be, if they believed that the union was necessary to the future greatness of the country, they would not have taunted the President as they had done for local purposes has exceeded the legitimate as well.

The nath led of the union as they pretended to be, if they believed that the union was necessary to the future greatness of the country, they would not have taunted the present position of things on the great question at issue between the unionists and anti-local purposes has exceeded the legitimate distinct the instal year, was present to the union was necessary to the future greatness of the country, they would not have taunted the present position of things on the great question at issue between the unionists and anti-local purposes has exceeded the legitimate distinction and had always believed that the union was necessary to the future greatness of the country, they would not have taunted the President as they had done for local purposes has exceeded the legitimate distinction and had always believed that the union was necessary to the future greatness of the country. According to our figuring, the expenditure for local purposes has exceeded the legitimate distinction and had always believed that the union was necessary to the sum of the union was necessary to the sum of the nature of the union was necessary to the sum of the nature of We now give two of the leading speeches delivered on Friday on Mr. Blake's amendment
touching the constitutional points of the Constitutional points of Mr. Blake and
Mr. Blake and
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Mr. Blake rose to may the speeches delivered on Friday on Mr. Blake rose to may give two of the leading speeches delivered on Friday on Mr. Blake and livered on Friday on Mr. Blake and
livered on Friday on Mr. Blake and livered on Friday on Mr. Blake and livered on Friday on Mr. Blake and
livered on Friday on Mr. Blake and livered on Frida Mr. Blake rose to move the amendment of of the views of the Government at that time, the union was the greatest misfortune that ever on the Sabbath, thus violating the sanctity of from local sources for which they give an acwhich he had given notice. He recognized the and it laid down the only sound principle. He had befallen the country. But when the time the day in a way that will be learned with pain count in the present Auditor's Report:

sideration of the House, and he regretted that Union settled by the British America Act was were fruitless, and if persisted in much longer sing the Nova Scotia resolutions on the question the bringing it before the House should have been not capable of alteration by this Parliament. could only inflict ruin upon their own province of commerce, and an amendment by Mr. Wood delayed till this late hour of the session. The Was it to be supposed that any of the Provinces and jeopardize the first interests of the Domin- to the effect that it was inexpedient to open up Casual and Territorial Rev. do. proposal of the Government involved a charge to the Dominion to the amount of about \$2,000,off capitalized at 5 per cent. It was one to the Union should be alteroffice, Auction Duties, etc.,

The design of the Front and Jordan Count Rev. do.,
would have consented to surrender their rights ion, they were bound by every consideration as the arrangements of the B. N. A. Act, unless the arrangements of the arrangements of the B. N. A. Act, unless the arrangements of which certainly deserved the most attentive con- able at the will of this Parliament? It had been cially to pursue such a line of action as would The amendment was lost on the following divis-

from which be came, which according to the calculations of the Treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contribute a sum equal to fivethe box of the treasurer of Ontario in another place had to contri ninths of that capital or a sum exceeding \$1, tario the power to do what it liked with its own great body of the Nova Scotia representatives, Kempt, Little, MacBarlane, Mackenzie, Magill, General's office, 000,000. His amendment did not involve the money? Had it the right to subsidize the judges they would have regarded it with most unquali- McCallum, McConkey, McMoniec, Metcalfe, Bear Bounties, question whether it was proper that the case of of the Superior Courts with its own money? fied satisfaction. Now, with these preliminary Mills, Morison, (Victoria, O.,) Oliver, Paquet, Board of Works, Nova Scotia should be considered, or whether Had it the right to provide for services which observations, he would go on to state to the House Pelletier, Pozer, Redford, Ross (Dundas), Ross Bye Roads, a case had not been made out for there being the Imperial Act provided should be paid for by the grounds upon which he based his argument (Prince Edward), Ross (Wellington), Rymal, Health Expenditures, made some alterations in her favor of the terms the Parliament of Canada? No; it might fling on the question under consideration. It had Scatcherd, Snider, Stirton, Thompson (Haldi-Crown Lands, and the consideration), to had been some alterations in her favor of the terms the Parliament of Canada? No; it might fling on the question under consideration. of the Union Act. He had observed with pain its money into the lake if it liked, but it could never been supposed that we could suddenly mand), Tremolay, Wells, Wood, Wright (York, Education,

EXPENDITURES.

Houses, Railway Subsidies, Interest on Province Debt, etc., (no allow-

71,059 be the case, and the Central authorities had the means, there was no reason for supposing that the representatives of all the Provinces would be the contrary. 13,160 not vote additional aid. In this view of the case he might be wrong, but he stated the fact to THE Bazaar on Wednesday last, on the are pleased to see. show that he had, all along, been of the opinion that it would be quite constitutional to take such a course. The Intercolonial and the subsidies were secured by act of Parliament as stated; they could by no possibility be interfered with, they could by no possibility be interfered with. 1.120 which, by the way, was one of the smaller Pro- persons arrived in the Ida Whittier from of the latter Province. The hon. member for Charlotte had asked, last evening, what would he say to his people, when he returned, and was asked why he had deviated from the terms of asked why he had deviated from the terms of the latter Province. The hon. member for Some 400 more guests; all these added to called "Birch Browsings;" then we have a short piece of poetry, "A Statue;" another visited the grounds during the day, cominstalment of "The Foe in the Household"

Buckingham draws the attention of Lord Monck and his Government to the points raised in the address relative to taxation, the regulations are trade, and the fisheries, and the member, to fisher the actual the actual the member, to fisher the debt or making the constitution of the submidial bendeat results of the majority of this holde to making the tester on public works since the Crown Land Monca Scotia are to be fisheried under the fisheries, and the member, to fisher the majority of the soil of the member, to see the member of the majority of the soil of the debt or making the constitution of the constitution of the submidist present as a far as Canada was concerned. Unusually the fish

Brunswick, that the financial arrangements entered into between the different Provinces and At a meeting of the passengers on board Steamer for the education of their children. It presents a confirmed, by the solemn act of the Imperial Parliament could, at any time, by a majority in the Canadian Parliament, be broken into and disturbed, they never would have entered the Union. The Imperial act was considered the safeguard of the smaller Provinces and confirmed by the solemn act of the Imperial act was considered. At a meeting of the passengers on board Steamer, it great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers to us not to despise the day of small things. Several new buildings have been erected during the back on the steamer Ida Whittier, Rideout Commander, and are much pleased with the boat and her built by Mr D. H. Budge, which will be a great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers to us not to despise the day of small things. Several new buildings have been past year, and quite recently a nice Hall has been built by Mr D. H. Budge, which will be a great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers. Several new buildings have been built by Mr D. H. Budge, which will be a great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers. Several new buildings have been built by Mr D. H. Budge, which will be a great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers. Several new buildings have been built by Mr D. H. Budge, which will be a great contrast to the log house of eleven years ago, one or two logs of which still remain as silent remembers. Several new builties of the back on the steamer, it

you have money enough to meet local expenses in a quarter of a century bence?" He had replied, and, on one occasion, in the presence of gentlemen now within the sound of his voice, that if it should be found that such should not be the case, and the Central entherities had the

and in re-adjusting the terms with Nova Scotia, itors. On Tuesday evening some 30 or 40 vinces, he did not see how it could be a viola- Fredericton; all Wednesday forenoon a tion of what had been termed a solemn compact. continual stream of anxious pleasure seek- & Co., Boston, Mass., publishers, we are What was now proposed? Simply to place Nova Scotia, according to population, in the same position that New Brunswick stands! This should not be objected to by the Representatives; and the train from St. Steven are position that New Brunswick stands! This should not be objected to by the Representatives; and the train from St. Steven are position that New Brunswick stands! This resentatives; and the train from St. Steven are position that New Brunswick stands! This resentatives; and the train from St. Steven are position that New Brunswick stands! This resentatives; and the train from St. Steven are position that New Brunswick stands! This resentatives is and the train from St. Steven are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This resentatives is an are position that New Brunswick stands! This proposed is a position that New Brunswick stands is a position that of the latter Province. The hon. member for phen arrived shortly after noon, bringing Drummer Ghost," followed by a life sketch 24,344
1,419
22,239
840
Unionists—would give to their constituents who were Confederates, when asked why they had of Nova Scotia, especially when the terms were of Nova Scotia, especially when the terms were last 1200 persons on the grounds. The St. Stephen people brought with them the Cornet Band of their town whose music lent additional charms to the present is an especially interesting number. the Union.

Hon. Mr. Wood—You took care to get good terms for New Brunswick!

He union.

Bazaar had evidently been to great pains in preparing everything necessary for ensured everything necessary for ensured everything necessary for ensured everything necessary for ensured everything necessary fo Hon. Mr. Tilley—Possibly he did, but there suring success. The Fancy table was un-Hon. Mr. Tilley—Possibly he did, but there were those who even censured him for not getting better. Parliament had, this session, arranged the terms for the admission of Newfoundland, the pure base of the Northwest and lids to be desired; and then there were the lids to be desired; and then there were the lids to be desired; and then there were the lids to be desired in the results of the ladies. The Fancy table was unusually rich in its display of the handiwork of the ladies; the refreshment tables offered of Godey is from the pens of the best writtens.

respective of the side of the house from rival here, waiting to conduct them on their which they might emanate. The hon. journey, the splendid steamer Ida Whittier;

St. John River, June 18, 1869.

consequence of the course pursued, by the government, two brothers, sons of John McLellan, North lable lady. The fete was held in the orchard of their

ne event of their debts exceeding certain influence his colleagues from Nova Scotia to railway to the extent of one-tenth, for which it was the leading to the feelings, and did not represent been discovered in St. John.

Hon. Charles Connell has returned from his legislative duties looking well, we

The Municipal Council meets on

Dominion Parliament was prorogued

BOOK NOTICES .- From Fields, Osgood,

few in the County .- a standing evidence of the far seeing public spirit of the inhabitants, and their care venience, and has long been a desideratum.

their amusements are not forgotten. The children attending school were invited to a delightful Pin-Nic

means of Western Extension, and may hope to share

Canterbury Station, June 16, 1869.