sessment as infinitely in advance of the old school hours were a burden and a crueltysystem of 1858. And yet, how is it propos-ed to answer these very petitions? Why, The member for Carleton (Irvine) had the amendment would say, we won't give made an extraordinary speech of compromises you what you do ask for, and we will give you what you don't ask for: We will repeal to discuss mere matters of taste with him, or the law! But even the nominal mover of to expose contradictions; it was enough for the amendment is not prepared for this! It him (Wedderburn) that he had so far been Legislature. In speaking in the House of But excluding is merely deception. It is fighting in amble to "grapple" with the subject as to bush. He (Nowlan) read his amendment merit the vote of Mr. Irvine on his resoluthe other night, but his speech was utterly tions—that condoned for a good deal of ecinconsistent with it, for he said the people centricity of statement. But it would be would elect new men next summer, who well to remember, when talking of one comwould come here and enact the old parish promise for one parish, and another conces- field, Avondale, Glassville, Peel, and at the number of pupils.

the trophies of that system back to which the trophies of the settlements of the open the settlements of the specific that the should also bring back in t

then any class in the country would comen gatewore to grow attaitedly that the present shools and the Gommon schools came under heads and the Gommon schools came under the heads and the Gommon schoo

But there was another issue, which trans-cended in importance the sustaining of the was claimed that it was an insult; that the this fair County active the pack upon the was dependent to the pack upon the was dependent to the pack upon the was dependent to the pack upon the pack u educational system of the country, it was the very emblem of man's faith and salvation this fair County, retirement is comparatively sustaining the constitution unimpaired by was rudely to be torn down. The Govern- easy to me, as I have no axe to grind, and an outside dictation or usurpation. He believed ment wisely amended the regulation. But amount of unpleasantness is inseperably conoutside dictation or usurpation. He believed the provisions of the law which vested the power to legislate on education exclusively in the Local Legislatures, were wise and deliberate, and not merely the result of any accident or haphazard in the conferences. They all knew how much attention this very subject had commanded when it was discussed at the Westprinister Hatal Conference and the provisions of the law which vested the emboldened by this partial success, the demonstrated with running an election, as it is carried on here, when it has become so common to sacrifice honorable feelings of independence, by making personal application to electors for their support or votes.

In conclusion, it would seem that Mr. White, and the Government of which he was at the Westprinister Hatal Conference and the provisions of the law which vested the mand was made more emphatically for the total recission of it. Again Government to sacrifice honorable feelings of independence, by making personal application to electors for their support or votes.

In conclusion, it would seem that Mr. White, and the Government of which he was a member, were willing to make the conference and the provisions of the provisions of it. Again Government to sacrifice honorable feelings of independence, by making personal application to elected with running an election, as it is carried on here, when it has become so common to to sacrifice honorable feelings of independence, by making personal application to elected with running an election, as it is carried on here, when it has become so common to to sacrifice honorable feelings of independence, by making personal application to elected with running an election, as it is carried on here, when it has become so common to the sacrification in the conference and the observation of the provision of it. Again Government to sacrifice honorable feelings of independence, by making personal application to elected with running an election, as it is carried on here, when it has become so common to the sacri at the Westminister Hotel Conference, and would be re-opened. No, but out of deferwhat influences had been brought to bear ence to the demand to repeal the regulation, and protect certain sectional interests in On- sprang the issue of separate schools. All it must surely come from him with a very tario and Quebec. So were all the other safeguards of our Local Legislative jurisdic- been "the regulation;" but now bitter articles school question. tion and privileges. But what was the use were scattered broad cast for "separate of these conventional provisions, these pro- schools;" but never throughout the whole tective sections of the British North Ameri- course of the contests, never, until a few can Act, if our legislation within the purview of our competence, may be controlled or overthrown, at the beck and bidding of a leader of a majority of one branch of the leader of the For the Parliament, when in his opinion it adoes not suit the latitude of Ontario and ease successful is the forward of Ontario and ease successful is the forward of Ontario and ease parled escolos) because as Mr. Nowhan does not suit the latitude of Ontario and expense the proposed of the control of the proposed of Federal Parliament, when in his opinion it a cover, and once successful is the forerunner Music among us as a people. Although much referred to that as a testimony that the Gov-ernment had no desire to infringe their State and enervating to the Church—we are referred to that as a festimony that the Goremment had no desire to infringe their
rights, and shall we with baited breath humbity and submissively say, "We are your
papets—we are mere automatons in your
—do with as you will—your contribudile
—do will us any our will—your contribudite
—do will us any our will—your contri leader—mere playthings to be moved by any majority in the Canadian Parliament? Let him succeed, and they could well turn upon us and say, we had deliberately stretched forth our own right hand and torn down the our own rights. And all for what? For separate schools grafted upon the unsuccess-failure that it was, it was an outrage on but failu too many. He (Wedderburn) knew something of the old system. He had sat himself in the past, were denied an education; in the hame of the past, were denied an education; in the mer term; in 1872 the number of schools in the Province was 969 during the summer term; in 1872 the number was 887, in the grammar school of the city of St. creed, or class, or color, or condition; in the same time the increase in the number of schools. In the men who, under the miserable systems in the Province was 969 during the summer term; in 1872 the number of schools in the Province was 969 during the summer term; in 1872 the number of schools. In the grammar school of the city of St. John. He loved many of his old school name of those who are watching with alternates to this day, and remembered with nating hope and fear the infant years of this ber of teachers employed was 92. veneration the kindnesses and impartiality of Dominion, and can find no guarantee of its The number of pupils attending school his memory, he had not forgotten what it constitution itself, he would call upon the 49,422; increased in 1873 to 53,873, or was to be a poor school boy thrown into association with the rich man's son, in no other way better than himself; the indignity to be borne by the boy who had not a father's be borne by the boy who

Go back to the old system? God forbid! It would be a sad day. He who had felt its wrongs and its outrages; who had been de-wrongs and its outrages. The Brunswick, \$10,000; Nova Scotia, \$ wrongs and its outrages; who had been degraded by it in those very days when the heart was most sensitive and ambition was young and beginning to look hopefully to the young and beginning to look hopefully to the sian law fixes the period of schooling for boys and its outrages; who had been degraded by it in those very days when the heart was most sensitive and ambition was young and beginning to look hopefully to the sian law fixes the period of schooling for boys and its outrages; who had been deficiency. Let the electors deposition and the provinces leaving out the above \$80, prior to and since the inauguration of the from Louisana represent that the whole country, prior to and since the inauguration of the from Louisana represent that the whole country, from Munroe to the mouth of Red River, is now new law. Thus:

The Number of schools in 1861 was \$30.

The number of schools in 1861 was \$30.

The number of schools in 1861 was \$30.

The number of schools in 1861 was \$30. future; who had borne the jeers and the taunts, "the slings and the arrows of outrageous fortune;" whose school days were thus embittered in his memory, and whose during the summer.

The number of schools in 1861 was 839, number of pupils 28,207; the number of pupils there is a grand majority in the affirmative. Still the friends of the measure excellent maple candy.

Communicated

FOR THE CARLETON SENTINEL.

many of the cid school houses—huts or hovels by the way-side, banked with mud, dilapitated in every part, with unrepaired ceilings, the chief ventilation through the stovepipe hole in the window-pane, for many an absent ron stove in one corner emitting scarcely enough warmth to keep a mouse alive; with a half-paid and consequently often half qualified teacher, a sort of itinerant pedagogue, "boarding round," and looked upon in each family in his unwelcome circuit as at once a look of the law at must become family in his unwelcome circuit as at once a necessity and a nuisance. These are some of the trophies of that system back to which the amendment of Mr. Nowlan would consign the Province—far behind every Province—for the denominations were large enough to clamor for them. And what must become the people; when at this very meeting to clamor for them. And what must become time of 2:40. He has also a record of 2:30½.

Two or three of his five-year-olds have shown to the people; when at this very meeting to the people to the people to the people to the people to

peal of the law. But even the figures in themselves proved most clearly that the law was working well in the largest portion of the Province, and would before one fourth as old as the exploded system, perpetuated for a state of the province, and would before one fourth as old as the exploded system, perpetuated for a state of the kind was heard—or if heard, it moves the kind was heard—or if heard it moves the kind was heard—or if heard, it moves the kind was heard—or if heard, it moves the kind was heard—or if heard it moves the kind was heard—or if heard, it moves the kind was heard—or if heard it moves the kind was heard or in the little of the little as the exploded system, perpetuated for a time by the act of 1858, be adopted advantageously from county to county. He had already stated that taxation must be large at the outset; that amendments would be suggested by experience; that the inequalities of the burdens would be removed, and the result of the correspondence of the state of the

DAVID IRVINE.

Knoxford, April 21, 1874.

TERMS OF THE SENTINEL

vears in the number of schools and of 21.27 may themselves by indiscreet action de- THE vacancy created by the death of per cent. in the number of pupils. The num- feat it. No side issues, personal, local Chas. Sumner, has been filled by the ber of schools in 1873 was 969, number or sectional, should be allowed for a mo- election of Governor Washburn as Senaof pupils 42,243—an increase of 6 1-4 per ment to influence the electors in the plain tor for Massachusetts.

law? No, said he, but will enact a new law sion in the next parish, and a modification altogether! The little body of repealers, led somewhere else, by the time he had gone all

thousand dollars, and others in remote parts of the County are insured for six hundred the proceeds are to be devoted. dollars each.

necessary information to all requiring my assistance, (causing a very extensive correspondence) has so thoroughly occupied my

would not permit.

In taking a retrospective view, I need only

greater judgment than at others; times when the principles at stake appeal to

influence to cultivate in the minds of our cussion of properly debateable subjects, rather than less popular the law. Our duty now is to urge upon the electors a

But excluding from this estimate the Counties before named, the remaining Counties before named the counties are constant to the remaining Counties before named to the remaining Counties before named to the remaining Counties before named to the remaining Counties the remaining Counties before named to the remaining Counties the remain spects, adapted to represent well this fine County, the better; but two men who are firm, uncompromising, devoted, and, so mersion, on Sabbath last, by Rev. G. W. far as the study and appreciation of the

sould come here and enect one one parts of the first back—but if nucles are law for the first back—but if nuclessal, the many of the first back—but if nuclessal, the first back—but if nuclessal, the first back—but if nuclessal, the many of the state of the first back—but if nuclessal, the many of the state of the first back—but if nuclessal, the many of the state of the first back—but if nuclessal, the many of the state of the first back—but if nuclessal, the second of the first back—but if nuclessal, the second of the first back—but if nuclessal, the second of the first back back is an interest back back and if nuclessal in the province is 1302; whole number of shool districts the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back back to the dispose of Rome—and that not by a complete outside the second of the first back b

question goes, educated friends of "free

vantages superadded; so much so, that not a single secular or religious society, and not a single individual, had petitioned for the resonant formula and the first class as godies and atnesses and atn

On Thursday evening next, it will be referred to by the Privy Council. It is true that by the Governor-General's Commission mittee should report. Riel's expulsion now the difficulties which some pretend are insurmountable, will disappear.

were brought abruptly to an end. Was there
the difficulties which some pretend are insurmountable, will disappear.

were brought abruptly to an end. Was there
any demand for repeal then—any claim for
separate schools? No—the whole warfare

assured that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
that the Concert will in every way issue a general amnesty was fully considered
to the difficulties which some pretend are insurany demand for repeal then—any claim for
when finished, (without furniture) seven
separate schools? No—the whole warfare
the concert will in every way issue a general amnesty was fully considered
to the concert will in every way issue a general amnesty was fully considered
to the concert will in every way issue a general amnesty was fully considered.

The concert will in every way issue a general amnesty was fully considered.

The arranging of boundaries of Districts is ONE of the most difficult questions jesty's Government to proclaim a pardon to a perplexing and extensive work. This, to- with which the Government has to grap- certain political offenders, or rebels, he can gether with the assisting in establishing of ple is, doubtless, the tariff, and it is not do so, and if he is not instructed from Home sites of school houses, and the imparting of at all strange that the recent changes in to grant a pardon, he can issue a proclamawork: all of which would have been a plea-sure to me to have accomplished, but time bearing upon the necessaries of life, or sure to me to have accomplished, but time affecting the more important industrial that at the time of the breaking out of these.

On the motion of the Fremier, the House to-day Costigan called atteninterests of the Dominion.

dergoing a thorough state of repair, and

A Mr. - Dow had his leg broken political capital against the Government, and reading.

of \$13,000 granted, the Romen Catholic schools would receive, as before, \$5,000—leaving but \$7,100 to be distributed among all the history of the common school question to great the Protestant denominations! When the mover of the amendment, therefore, and the Order of the country back to the parish school act of 1858, he went further than any class in the country would consent than any class in the country would consent to go. And when hon, gentlemen endeavored to prove a statistically that the present of the proves at the Country schools, the Madras of the proves at the country schools, the Madras of the proves the prove of the present schools, and that I are proved to force this country would consent than any class in the country would consent to go. And when hon, gentlemen endeavored to prove of the present schools, the Madras of the proves the prove of the present schools, and that I are proved to the country should become a decided improvement."—

The parish school act of 1858, he went further than any class in the country would consent to go. And when hon, gentlemen endeavored to force this country would consent than any class in the country would consent to go. And when hon, gentlemen endeavored to force this country should become a too go. And when hon, gentlemen endeavored to force the province are at last bent on the improvement of their stock through the proper to the Universal to the Country would consent to go. And when hon, gentlemen endeavored to force the force of the country, and were justified in registing the schools are at last bent on the improvement tried to reduce the force of the country, and were justified in registing the schools are at last bent on the improvement of their stock through the proper to the province are at last bent on the time of opposition to me and injuring my chance of the country, and were justified in the first the country was a ubstantial to cover of traching the first that the occurrence took through the proper of the country, and that they are the "Trovinces are

patch of 1st November, 1871, it was stated as the opinion of Her Majesty's Government that if a Governor is authorized by Her Ma-

Last week we published the Attorney
General's speech on Mr. Wedderburn's which held the saw, had occasion to put his head beneath the table and beyond the saw. Such a time is now; such a question and such a principle is now at stake.—
If any question ought to harmonize otherwise disturbing influences and unite the people in one of the two parties which question of the "School Law."

The delegates from the New Brunswick Temperance and Prohibitory League, of the school law much and deep thought; we have contemplated it in all its bearings from the time the first note of opposition was raised against it, and at

Agriculture shows that the number of patents, readers an appreciation of the justice and benificence of the salient features of the benificence of the salient features of the of May, under the charge of Mr. Orren year. The immigrants who had arrived dur-R. Whitney.

P. R. Bowers, Esq., has commenced the publication of a new weekly newspather the publication of a new weekly newspather than the publication of a new weekly newspather than the find a first of the fir MR. EVERETT has removed his Book newal of the system of passage warrants with the Allan, Dominion and Temperley steam-

was to be a poor sensor solution with the rich mass son, in no other way better than himself; the indignity to be borne by the boy who had not a father he resolutions be tad moved. It is for the contisted not not not to be the characteristic of the school room, whether he was otherwise; to protect the Local Constituent, and King streets.

The proportion at attendance in winet, 40,405—in summer, 33,851; is a 32,673—in summer, 34,851; is a 32,673—in summer, 34,851; is a 32,673—in summer, 34,85

reported from Bridgeport, Conn.

PARLIAMENT OF CANADA.

Smmmarized from despatches to St. John The Riel debate continued, at times grow-

The Premier said be was prepared to stand | Co.

try for expelling Riel when first elected. minion elections, but when the present Min-Riel had never claimed his seat, never came istry had the opportunity of carrying out

OTTAWA, April 16. three o'clock this morning.

Mr. Bowell replied to the Premier, de- out the Dominion fending the course he had taken, as the Gov- Mr. Hilyard Cameron thought the franchise ernment failed to deal with the matter, al- could not be made uniform. He opposed the

proclamation of amnesty. Assuming this to be within the power of the Governor-Genefugitive from justice, and the House must

Several members declared they would talk

till morning, amid cries of "Lost," "Carri-

time and attention, that I have signally fail-ed in visiting schools, as well as performing ment, however, which will, we think, inmany other duties in helping on the good duce a change at least on those items proclamation would practically have the same On the motion of the Premier, the House

disturbances at Red River, the territory now tion to the statement in the French Minisforming the Province of Manitoba, was not terial papers that he had neglected to push the letter from Capt. Coffill, concerning the cure add that my anticipation of the complete acceptance of the Law, together with the readily acquired knowledge of its workings, by Trustees and others, in the different dis
Mr. Robt. Smith, P. W. P., recently under control of Canada, and that the Dominion Government have formally requested the late Ministry, and that the Imperial Government to deal with the was ever acting in the matter for party question of amnesty, Her Majesty's Government to deal with the purposes. He gave an emphatic denial to was able to resume light work in my shop, and

Mr. Palmer, supposed to be implicated in the Macdenald-Pope letter stealing case, has been suspended by order of the Postmaster of spinal disease cured by "Johnson's Anodyne Liniment;" one case of a man forty-five years old, who had not done a day's work for four years. The back should first be washed, then rubbed with a coarse towel. Apply the Liniment.

position was raised against it, and at times, influenced largely by inclination, at the earlier stages of the agitation there have been slight waverings in our contact of the most included of the mo be free also from the curse which now op- affair. About one thousand invitations were the pores of the skin, and an alterative is re-

> The Prohibitory Law Committee reported, recommending the appointment of a Royal Commission to enquire into the working of

Answering questions, the Premier said the Government did not intend abolishing the

Replying to Mr. Burpee (Sunbury) the New York, April 20 .- Gold 114 .- Great excite

The Premier rose to order. Mr. Palmer tions to recognize Cuban independence. Despatches

in the Maritime Provinces were.

In the House to-day, Mr. Domville presen 26 petitions from King's County, asking

Mr. Chas. Burpee presented similar pe-titions from Sunbury, and Mr. Ferris similar

SEVEN persons were baptised by im
Mr. Pickard (N. B.) said he would vote pany. And Mr. Appleby a bill to incorporfor the amendment postponing the question. ate the Calais and St. Stephen Railway Bridge

by any speeches he had made upon any sub- The bill giving control of Intercolonial ject. Mr. Bowell's real object was to make Railway to the Government, passed a third

Hilyard Cameron pointed out the absurd-ity of the Premier censuring the late minis-cal Legislatures to regulate franchise for Doto the capital, never took the oath nor signed principle they opposed and kept back elections in Nova Scotia until those in Quebec

and Ontario were on. The Riel debate was continued until after Mr. Blake replied, showing the impossibility of having a uniform franchise through-

Our experience of Dr. Dow's Sturgeon Oil back again for more, as it gives them every satisfaction. It is every day becomming more

We do not recommend Clark's Derby Condition they will relieve it, and in recent cases affect a charge of horses, would save time and money

KEPT ALIVE BY FELLOWS' HYPOPHO This is to certify that in the autumn of 1867 contracted a severe cold and cough, and was seized with pains in the chest and back. I obtained medical advice, but the prescriptions efourned. A vote could not be forced at such fected no good whatever. The cough kept grow ing worse, and other symptoms set in which complicated my case, until finally I was given up to die by three physicians, who said I was

I had been fourteen months gradually wast

by Trustees and others, in the different districts of this County, have been more than realized.

On the last night of meeting the Division returned thanks to Bro. Smith in a complimentary address, which rall election for the Local Assembly may and they are of opinion that the best course would be that by such proclamation an ambient of amnesty, her majesty s Government and used name are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty s Government are willing to take upon themselves the interpolation of amnesty, her majesty such are willing to take upon themselves the statement.

Masson and other French members argued to the N

SPRING MEDICINE. - The Shoshonees Reable curative and blood purifyer when spring after a long and inclement winter, re-open quired to transfer impurities from the blood Writs for the elections in Provencher and through these natural outlets. A trial will

TELEGRAPHIC NEWS.

New York, April 20.—Nine frame buildings in Bangor were destroyed by fire on Saturday night. Loss \$100,000; insured for \$70,000. The Louisana from other sections of the country. A meeting of

LONDON, April 20 .- The application of Dr. Ken-

grants from Point Levis to Quebec and On-tario, \$60,620.

Hon. Mr. Blake replied respecting Judges salaries, showing that after Confederation, salaries, showing that after Confederation, salaries in Ontario were not raised while those ing there. Governor Kellogg has issued a proclamation, giving assurance that every effort will be