there will not be many sorry for its loss. Circumstances over which I had no control prevented me from noticing "N. B. C." sooner; but it is better late than never."

I am, sir, yours truly, FACTORUM. March 5th, 1874.

FOR THE CARLETON SENTINEL.

MR. EDITOR, -"Connectible terms" should may not be inappropriately applied to these effusions. The principles, for which he contends, "equality, fraternity and brotherly love," broadly underlay the whole structure of the Common "School Act" when impartially and honestly construed. And we do not imagine that the "Protestant majority" of this country are disposed to remove one stone therefrom, to accommodate it to the contentions, and have a tendency to promote a spirit of religious intollerance and bigotry towards others—already the bane of the churches. In countries like England or Russia, where Church and State are associated, it may answer the purpose intended, which is rather of a political than religious nature. It is based on the unwarrantable assumption

It was resolved, that the petitions to the Dominion Parliament, praying for a prohibitory liquor law, be sent to Ottawa by the delegates of the league.

Messrs. Beckwith, Babbit, and Watts were appointed delegates for this purpose, and are to proceed to Ottawa during the coming session of Parliament.

It was resolved, that the petitions to the Dominion Parliament, praying for a prohibitory liquor law, be sent to Ottawa by the delegates of the league.

Mr. John D. Newman have of Camber's on the same side of the road; I sleep on the east side of my house, was awakened by light shining in window, about midnight of Sasion of Parliament.

For the Calletron Sexting.

Mr. Editor.—The time has come we had out attractories in this County; there are many articles we could meanting to mining turners and parties. The committee on finances recommended that the several vice presidents be requised by the collection as well as the content of the following turners are the content of the following turners and buring and buring for the dollar of the following turners and buring for the following for the collar of the following turners and buring for the following for the following turners and buring for the following for the following turners and buring for the following for th along the route; this factory is nature by two black poines, symbolic of the trade.

Would it not be more creditable to the young men who run this factory to engage in some honest calling than to carry on a business calling than to carry on a business were delivered by the president of fluence of which will be felt for generations to come. What a fearful account will be required of these criminal manufacturers at the great day of reckoning. Some of the great day of reckoning and bill referred to the fact that lease—in the which about 20 closed the same, and hurled the same, and the great day of the first that lease—in the same, and hurled the same, and hurled the same, and the same, and bill referred to the fact that lease—in the story to any amount will not of the first that lease—in the same pre

TERMS OF THE SENTINEL.

Subscription \$1.50 a year in advance. panied by the money to ensure insertion. Short notices not exceeding 6 lines, 50 cents first insertion; 15 cents each subsequent insertion.

Brick Building, up stairs

School Law have been pretty fully and on Tuesday evening, 31st inst. Subject: possible for any one to get down stairs when I his office. somewhat excitedly discussed. The developments under the operation of that responsible to the fire.

"New Brunswick, past and present."

"New Brunswick, past and present."

The resolutions introduced by Mr. Goo. A. Camber, (sworn). Mr. Jones are getting high, with the the partition of the expectation of the expectat somewhat excitedly discussed. The de- "New Brunswick, past and present." is one that influences many people; and passing by that class who won't believe that, as they do not contribute pupils to the schools, they should be compelled, or that it is for their own interest, to con-tribute of their means to support the Gough is entirely correct, and it is no schools, there are those who have an idea answer to him to say that the amounts

and the local contribution was \$4,464.93.
The number of scholars on the registers were 2,339, average attendance per school; 33, average cost per pupil—Government \$1.54, local \$1.90, total average per schools \$2.44. In the summer term of 1861, Govern- lities. \$1.54, local \$1.90, total average per all, then he should be paid a sum equivo-

71, 65, 79; all under the old law. In 1873 there were 92 schools. Gov- stables.

less per pupil than formerly, while there technicality in the acts, taking advantage has been an increase of schools, of pupils, of which the bars were kept open on and an improvement in the character of Saturday nights after ten o'clock. The

The above figures give a comparison of the Alward's motion to postpone the further attendance at, and cost of, the sumther consideration of the bill for three months the years named respectively. From 1861 to 1871 there was only an increase of cicht schools and of 380 pupils or of cicht schools and cicht schools and cicht schools are cicht schools and cicht schools and cicht schools are cicht schools and cicht schools and cicht schools are cicht schools are cicht schools and cicht schools are cicht sc

26 per cent., and upwards, in the number of pupils over the highest number in any

October there was an increase of 13 might be drawn from a remark of our week has rapidly disappeared. Our schools and 1,061 pupils, or 16 per cent. Victoria County correspondent, last week, streets are quite bare, and wheels have in schools, and over 39 per cent. in the when speaking of the accident by which number of pupils since the introduction poor Dubey lost his life. Mr. Killam

under the new law 41, 41. for school houses, &c., not taken into sible. But it was impossible for teams account, but they are exceptional expen- to get on the bridge at all."

As will be noticed, the question of the | WE are in receipt of a very neatly continued existence or a change in the conduct of the Board of Agriculture is before the Assembly. We think the money annually expended in connection with this Board might be much more annually expended in connection with this Board might be much more annually expended in connection with this Board might be much more annually expended in connection with this Board might be much more annually expended in connection with this Board might be much more annually expended in connection with this Board might be much more annually expended in connection of some 150 of the leading business firms. The old hator Act enabled and increasing. The old hator Act enabled and increasing. The old hator Act enabled the sembly.

J. H. Lynde, for many years editor of ground that he was one of the sureties of the sembly.

J. H. Lynde, for many years editor of ground that he was one of the sureties of the sembly.

Town Treasurer. 2nd. That he was to prevent that that the Free thousand enable existence of the sembly.

Town Treasurer. 2nd. That he was to prevent that that the Free thousand enable existence of the sembly.

Mr. Gough said the bill seeks to carry out the sureties of P. McAnna, a contractor with the principles he had always advocated since the proposes, and the sureties of P. McAnna, a contractor with the principles he had always advocated since the following respect to the following respect to the freedom of choice of their representation.

The old hator Act enabled to the Assembly.

In the Bangor Whig and Courier, died, last the bring from neglected coughs and colds, which soon the beautiful the

THE N. B. Temperance and Prohibi-

read "convertible terms," in my last. I nual session in the Temperance Hall, yester- These accidents occur simply for the want the Government is a very broad one, and make the correction as one having a wholesome dread of Mr. Sharp's criticism on style.

We should infer from a careful perusal of the chair. The treasurer and secretic day morning, commencing at 9 o'clock. R. of a few logs being placed on the lower should be considered very carefully in side of the road.

The restrict day morning, commencing at 9 o'clock. R. of a few logs being placed on the lower should be considered very carefully in side of the road.

FEARFUL DEATH.—Mr. L. Allan W. Province. his several articles on the school question that he, with many others, believe that the proper use of language is to conceal thought.

"Parturiunt montes nascetur ridiculus mus,"

"Parturiunt montes na

stone therefrom, to accommodate it to the peculiar views of any church. The Episcopal Bishop of Halifax provisions for religious instruction in the schools would (if practicable) only be a modified form of the Roman Catholic system of clerical supervision, and would be a fruitful source of bickerings and contentions, and have a tendency to promote a spirit of religious intollerance and bigotry

Fenwick, Esq., Victoria; J. E. Simmons, Esq., Coroner, on Monday Hutchinson, Esq., Coroner, on Monday Last. We subjoin the important testimony elicited. The verdict returned was that Jones came to his death from suffocation. The sad and fatal occurrence has cation. The sad and fatal occurrence has cation. The sad and fatal occurrence has cation. The deceased leaves a wife and country. The deceased leaves a wife and one child.

should not be biassed with "creeds and any time it shall be deemed advisable, the house, end to the road, the end next to the road it calls form the counts by that department is the Committee on Accounts; and the mem- on roads account to James Tibbets, son

the family got out of the house. Mr Jones went to bed about nine o'clock. I think the fire caught from the ash barrels. Camber had to take his family out of the bedroom window.

I have a son's lecture, before the Y. M. C. Association course, on Tuesday evening last, was, comparatively, quite large. A good lecture was expected, and the audience were not at all disappointed in their expensed to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught from the ash barrels. Camber had to take his family out of the bedroom window.

Saváns are Doing for Mental Science, etc. The lumber accounts were submitted to those distance in the family out of the house. Mr Jones went to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught to bed about nine o'clock. I think the fire caught from the ash barrels. Camber had to take his family out of the house. Mr Jones lett. Sent pre-paid, by first post, for was the only member alluded to. Mr. Kelley explained that the family out of the house. Mr Jones lett. Sent pre-paid, by first post, for who got the lumber accounts were submitted to those double the submitted to those was the only member alluded to. Mr. Wells, Publisher, 389 Broadway, New York.

I he family out of the house. Mr Jones lett. As the found in the submitted to take his family out of the bed about nine o'clock. I think the fire caught to the submitted to take his family out of the bed about nine o'clock. I think the fire caught to the submit to bed about nine o'clock. I think the fire caught to the submit to the submit to the submi

tachment to the good old mother country.

W. T. Raird Esq. delivers the port with Mr. Robinson to back window and called, lower the salary; former Treasurer got \$50,

sholar \$3,44.

In 1866, Government contributed \$3,865, number of pupil = Government \$1.50, local \$3,247; average per school 34; cost per pupil = Government \$1.50, local \$3,221.

BEEF cattle are being brought to St. cili in this respect, he ought to have \$50 a right to expect at his hands And again, per pupil = Government \$1.50, local \$3,221.

BEEF cattle are being brought to St. cili in this respect, he ought to have \$50 a right to expect at his hands And again, per pupil = Government \$1.50, local \$3,221.

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BEEF cattle are being brought to St. cili in this respect, he ought to have \$50 a right to expect at his hands and again, which removes that an efficient Marshal, per pupil = Government \$1.50, local \$3,221.

BEEF cattle are being brought to St. cili in this respect, he ought to have \$50 a right to expect at his hands and again, having by an Act passed in May, assumed the surplus debt of the Provinces of Ontario and Quebec, the allowance to Nova Scotia, and which the town to do the work at a lower price no Councillor should fer opposition. Did not feel prepared then to vote for the resolution.

The wedderburn thought the provision of do the work at a lower price no Councillor should fer opposition. Did not feel prepared then to vote for the resolution.

The wedderburn thought the pornision of do the work at a lower price no Councillor should have been increased in May, assumed the surplus debt of the Provinces of Ontario and Quebec, the allowance to Nova Scotia, should have been increased in this excellent Balsam, which removes that the surplus debt of the Provinces of Ontario and Quebec, the allowance to Nova Scotia, should have been increased in this excellent Balsam, which removes a sented in this excellent beautiful to the work to the two the two the two the surplus debt of the Provinces of Ontario and Quebec, the allowance to Nova Scotia, sh schools in these years being respectively the work at present performed by the Marshal left in the hands of the con-

mer terms, they being of equal length in was lost on the following division: Yeas- attended. of eight schools, and of 380 pupils, or Montgomery, Hibbard, O'Leary, Hanington, House, by the Secretary, on Saturday Donald, Coram, Robinson, Butler, Palmer, last, is one from Tobique Village, or John Buck.

CORRECTION.—Mr. J. A. Killam, con- duxnakik, to join the N. B. & C. line. tractor of repairs on Grand Falls bridge, At the close of the term ended last writes to contradict an inference which

says: "All necessary precaution was Under the old law the average of pu- taken. Mr. Dubey knew of the danger- WE welcome back our young friend pils per school ranged 33, 34, 33, and ous state of the bridge, and was on it for Mr. F. A. Nevers, who returns with the the purpose of drowning some young addenda M. D. to his name, having cre- same sum as last year. The above statements include the pigs for Mr. Clifford, the Coroner. The ditably secured his diploma at the Mis-Grammar School at Woodstock. Of Commissioner had requested me to allow souri Medical College. course there are the local expenditures persons on foot to cross as long as pos-

men to the House of Assembly pledged to tory League met in Annual Session, at day last another sad accident occurred Cary libel suit, which terminated at of Assessor. wipe the School Act off the Statute Book, St. John, last Friday. Although present, at Grand Falls Bridge. A man by the Houlton, on the 12th inst., the jury St. John, last Friday. Although present, at Grand Falls Bridge. A man by the we avail ourselves of the report of the was hurt so brought in a verdict for Plaintiff of \$5,- examine into the matter, and report at next sons; summaries of British Parliament in that quarter; he also referred to the distress ments out of the public treasury. meeting from the Telegraph, first remark- that he died of the injuries received. He 508.00. ing that the petitions, although numer- leaves a wife and large family of children. ously signed, do not yet bear the names On Tuesday Mr. George Everett's

before the petitions are sent forward. This is the third pair of horses that have The members of this league held their an- gone over the same place this winter.

It is based on the unwarrantable assumption of "like father like child." Children's minds on motion resolved, that when at house, end to the road, the end next to the road should not be biassed with "creeds and catechisms" before they are capable of forming an opinion for themselves on such matters. Give them sound moral and mental protestant privilege, at least, of private interpretations in his county protestant privilege, at least, of private interpretation of the scriptures, independent of any ministerial or priviled and the made no charge that the subject to the protestant privilege, at least, of private interpretation of the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by Camber's privilege, at least, of private interpretations and by the scriptures, independent of any ministerial or priviled by Camber's privilege, at least, of private interpretations and by the scriptures, independent of any ministerial or priviled by Camber's privilege, at least, of private interpretations and priviled by the scriptures, independent of any ministerial or priviled by the scriptures, independent of any ministerial or priviled by Camber's privilege, at least, of private interpretations and priviled by the scriptures, independent of any ministerial or priviled by Camber's priviled by

"The Model Young Man," and, take it was the last time I saw him. At the time of the "The Model Young Man," and, take it all in all, it was, to our mind, one of the best lectures, thus far, of the course. Doubtless many in the audience differed widely from the lecturer's views regarding the question of "independence," but all must have admired the eloquent avowal of that hearty, honest patriotism which inspired such an expression of attachment to the good old methon agent to the good old method to the fire I head him say halloa, I think he was in his bed or close by it, I got my family out of the bedroom window. I supposed that Mr. Jones agent to the good old method to the fire I head him say halloa, I think he was in his bed or close by it, I got my family out of the good old of the fire I head him say halloa, I think he was in his bed or clo

printed Friday, reaches Houlton the follow- do the work for nothing, if he were allowed

tized in the Meduxnakik, here, on Sabbath last, by Rev. G. W. McDonald, F.

At the close of the first fall term under the new law, in 1872, there was an inthe new law, in 1872, the new law, in mouth of Aroostook, to the American 000 for a railway bridge across the Ma-

UNDER the influence of a warm sun and heavy rains, the snow during the

THE most noticeable item of business in our Provincial Assembly, on the 16th, ed Collector's returns correct. ditures, necessary under any law, and We are glad to be able thus to place was the introduction, by Mr. Nowlan, of Ordered that the list of defaulting tax pay- Mr. Gough committed a bill to abolish ion Act on the subject could not give the 176 families have taken advantage of it. It son who should use them and no the property stands to represent them Mr. Killam right, in this unfortunate a bill to repeal the Common School Act, ers be read at next session of Council. and to make other provisions in lieu | The Mayor read a protest entered by Mr. serve in the Assembly-Mr. Ryan in the Nova Scotia members must have so under- sure. The liabilities of the Government on ac- the proprietors authorize us to say the

of thousands who are anxiously willing team, loaded, went over a hill about a to assist the movement, and to secure mile from Larlee's mill, falling a distance to be a condidate at next election for the stipulated 12 per cent. Secure will be a dengerous precedent to the stipulated 12 per cent. Secure will be a dengerous precedent to the stipulated 12 per cent. Secure will be a dengerous precedent to the stipulated 12 per cent. Secure will be a dengerous precedent to the stipulated 13 per cent. Secure will be a dengerous precedent to the stipulated 13 per cent. Secure will be a dengerous precedent to the stipulated 13 per cent. Secure will be a dengerous precedent to the stipulated 13 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be a dengerous precedent to the stipulated 14 per cent. Secure will be secure will be secured to the stipulated 14 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. Secure will be secured to the stipulated 15 per cent. which assistance active effort is intended of about twenty feet; horses not injured. Victoria County.

May his trip be a pleasant one.

ver for a week.

Mr. John D. Newman has our thanks

sonville and runs nearly to the forks of the on which delegates from the league may be we found them at the north end of the old build- incomplete inasmuch as the later utterances of Tobique River, stopping at many places heard at the bar of the House, in advocacy along the route; this factory is hauled by of such law.

| We found then at the horth end of the blad building incomplete masmuch as the later utterances of ing, directly under where the window was in his lishop Cummins, defending his secession, and room. It seemed from the position in which the later utterances of the local the later utterances of ing, directly under where the window was in his room. It seemed from the position in which the along the route; this factory is hauled by of such law.

Toom. It seemed from the position in which the the able letter of Rev. Mr. Latane, are not given, body was found that he had been trying to get —if they were, the readers could better judge as Mr. Brown said the same and the seemed from the position in which the had been trying to get —if they were, the readers could better judge as Mr. Brown said the same and the seemed from the position in which the had been trying to get —if they were, the readers could better judge as —if they were, the readers could better judge as —if they were, the readers could better judge as —if they were, the readers could be the same and the same and

The great day of reckoning. Some of the great day of reckoning. On the great day of reckoning. Some of the great day of reckoning. On the great day of reckoning. Some of the great day of reckoning. On the great day of reckoning. On the great day of reckoning. This bill embodied one of them, M. W., Partriarch of the Sons of Treat as as a store, it was on fire; I went outside the was in favor of it.

W. W. Partriarch of the Sons of the great day of reckening and the was in favor of it.

W. W. Partriarch of the Sons of the great day of reckening and the was in favor of it.

W. W. Hamington asked if the Government of the house of them, Agod what appeared under that the med of the physiognomy for 1814, contains eight are of the or them, Amouths, Noses, good and the was in favor of it.

W. The Illustrated Annual of Phrenology and physiognomy for 1814, contains eight are of the or them, M. W., The sales were kept in the new favor of it.

W. The litustrated Annual of Phrenology and the was in favor of it.

W. The litustrated Annual of Phrenology and the was in favor of it.

W. The litustrated Annual of Phrenology and what appeared under

W. T. Baird, Esq., delivers the next, with Mr. Robinson to back window in. Fire and the present had more work to do, and

RAPID TRANSIT.—The Woodstock Sentinel, by Mr. Bridges. The proposition was that the gentleman would fulfil the duties of Treasurer for a year for \$25; or he would sive one. Let us give a few facts on this last point in connection with Carleton County.

In the summer term of 1861, Govern
County.

Controlled by members are insignificantly sing Tuesday.—Pioneer.

In the summer term of 1861, Govern
Controlled by members are insignificantly ing Tuesday.—Pioneer.

Reading the above, a person might suppose that it applied generally. The suppose that it applied generally. The Dissatisfaction was expressed that no interest had been received for the reduction. It is a proposed to the work for nothing, if he were allowed the interest accruing on Town moneys during suppose that it applied generally. The Dissatisfaction was expressed that no interest had been received for the reduction. It is a proposed for the reduction of the Board of Works or the Municipation. do the work for nothing, if he were allowed the interest accruing on Town moneys during the year. If satisfactory security is given he felt it his duty to vote for the reduction. Dissatisfaction was expressed that no interest had been received for town moneys last year.

In the work for nothing, if he were allowed the work for nothing, during which members of the Governor; he ernment were charged with improper appropriations of road and bridge money and other members with questionable transactions.—

Members of Government met the charges as best they could, denying them, but not always quite so unequivocally or in such a ways quite so w

WE are requested to announce that there will be a Public Temperance will be a Public Temperance of Carleton Division, No. 119, S. of T., in this place, in Connell's Hall on Monday evening to Connell's Hall on Monday evening the connected to their loss that of small importance. That may be, in point of fact, but there is a principle involved that should be recognized. It is vain to argue that only those who make property are fit to make good representatives, when the history of the greatest nations show that the most to Mova Scotia, the claim for which was all persons were not responsible. Fifty dolong fact, but there is a principle involved that should be recognized. It is vain to argue that only those who make property are fit to make good representatives, when the history of the greatest nations show that the most to Mova Scotia, the claim for which was all persons were not responsible. Fifty dolong fact, but there is a principle involved that will not produce satisfactory results. When the bould not bring on subsequent constituents would be unwilling to pay the Treasurer this sum; if the British North America Act of 1867, and to Nova Scotia, the claim for which was all persons were not responsible. Fifty dolong fact, but there is a principle involved that will not produce satisfactory results. When the bould not bring on subsequent constituents will not produce satisfactory results. When the dolong fact, but there is a principle involved that will not produce satisfactory results. When the dolong fact, but there is a principle involved that will not produce satisfactory results. When the dolong fact, but there is a principle involved that will not produce

The amendment was carried by the fol-The amendment was carried by the following vote: Yeas—McCaffery, McDonald, lower increased subsidy of 1809; and not on the increased subsidy of 1809; and that so far from any error, the delegates rather sneeringly, that if Mr. McPherson can accomplish the end desired, it would be a accomplish the end desired, it would be a more will be and with the sanction of the Hon. Dr. Tupinduced him to come. He had been informed to the substitute of the public.

The Clerk's salary was left as last year.

The Legislature can, if it will. lowing vote: Yeas-McCaffery, McDonald. Lynch, Craig. Nays-Bridges, Baker.

to stand over. The following officers were appointed:-Chief Engineer, R. Cluff, with former salary, \$60. Constable, S. E. Baker. Road Surveyor, J. H. Jacques. Pound Keeper, &c.,

Audit Committee-McCaffery, Bridges. Finance "—Bridges, Lynch, Craig. Incidental and Printing Committee—Mc-Caffery and Clerk. Fire Committee-Lynch, Baker, Craig. Lock-up " -McDonald.

Revisors-McCaffery, Bridges, Lynch.

In addition to the names already mentioned by us, it is reported that Mr.

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In addition to the names already mentioned by us, it is reported that Mr.

In addition to the names already mentioned by us, it is reported to be a much distinguished that the members were as much distinguished that the members were as much distinguished that the members were as much distinguished that the members of this House have been directly as the collection of the standard problem.

In addition to the names already mentioned that the members were as much distinguished that the members were as much distinguished that the members were as much distinguished that the members of the standard problem that the members were as much distinguished that the members were as much distinguished THE Railway measure introduced by passed to pay him the 11 per cent. stated. Adjourned till Friday evening, 20th.

LEGISLATURE.

dell's reports are very satisfactory.

ment have not paid more attention to former also a bill to reduce the franchise. reports on the subject.

of expenses in that department can be judiciously made. The committee regrets the brains enough to get property is not fit for a arising out of the Ottawa conference on the an amended bit Mr. F. Sharp's letter unavoidably held laxity in the performance of duty by byerepresentative.
road commissioners which exists. Over twenty-five thousand dollars of the year's ex- lusions in a paper made towards Mr. Lind- al should give the public, through the official In Dartmouth N.S., liquor licenses have penditure was unaccounted for when the visor's of great road accounts are generally chair in supply, he would now say that five immigration the coming year. He thought culture, which they would refer to the Government of the coming year. satisfactory; but there has been too much bridges have been built, where he superin- the course of the Government had been unover expenditure. Delay and omission in furnishing detailed accounts on special bridge for. The one built under him would stand, and road account is very objectionable. and he had done the work, and the commis- and other nonsense, which formed a great Book Notices .- The March number of Though the report of the Chief Commission-Wood's Household Magazine is a eapital one. er may be deemed satisfactory, yet the mode He himself had brought the matter before would ask if several sums of money paid be framed that would meet the view of the

THE attendance at Rev. Robert Wil
The attendance at Rev. Robert Wil
The family got out of the house. Mr Jones went the family got out of the house was afire, I think; I knew it was his long the family got the Government in bringing out the Governme

On one item of the report, that referring to the absence of returns from By-Road Commissioners, we have a word to say, as Carleton County is usually marked delinquent in this respect. The reason is simply bands to take lots, although applicants numbered quent in this respect. The reason is simply bands to take lots, although applicants numbered to take lots, although applicants numbered sixty in the first instance. The Government buildings all but word "Resolved," that in maintain all but word "Resolved," that in maintain all but word "Resolved," that in maintain all but word "Resolved," the provincial fixed was simply bands to the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him he could not get more than eight or ten to take lots, although applicants numbered sixty in the first instance. The Government all but word "Resolved," that in maintain all but word "Resolved," the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him he could not get more than eight or ten to take lots, although applicants numbered with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had been rurnished with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had been rurnished with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had been rurnished with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had been rurnished with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had been rurnished with a copy of plan for the purpose of locating lots for applicants. In reply to inquiry Mr. McGowan informed him had be here. The Provincial fiscal year ends in October, whereas By-road Commissioners make their returns to the County Council that meets in January, so that under the present Over \$6,000 have been spent on Government would of Parliament buildings for two years represents \$100,000 have been spent on Government would of Parliament. system it is impossible that their returns can House in the last year, and it seemed repairs parties had suggested to him that he might be forwarded to the Auditor General in time made on these buildings one year were but obtain such colony from among his friends, The sectarian differences over the School Law have been pretty fully and School Law have been important to settle on the course, the settle on the course, the course of the course, th

The House of Assembly during the 11th, be provided for. 12th and 13th, were mostly occupied in personal discussions, criminations and recriminations, during which members of the Govways quite so unequivocally or in such a maintenance of the buildings.

Treesurer was kept strictly to order of Count the debates, we confess not quite to under-

to a committee, a bill from the Municipality of York, for the suppression of intemperance, and not on the increased subsidy of 1869; Gowan should not have been brought to Fred-known, the more will Dr. Wilson's Pills rise in the estimation of the public. Special services are being held, nightly, in the F. C. Baptist and in the Wesleyan in the Wesleyan in the F. C. Baptist and in the Wesleyan in the Wesleyan in the F. C. Baptist and in the Wesleyan in the E. Jones was nominated for Marshal, and with the sanction of the Hou. Dr. Tupper and other Nova Scotia representatives.—

Mr. E. Jones was nominated for Marshal, in the end desired, it would be a sanction of the Hou. Dr. Tupper and other Nova Scotia representatives.—

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Mr. E. Jones was nominated for Marshal, was a sanction of the Hou. Dr. Tupper and other No in the F. C. Baptist and in the Wesleyan | Mr. E. Jones was nominated for Marshal, this will be as a matter of course to suppress with any just advances to Nova Scotia, but they understood other settlers were to get and reduce the swelling. No Liniment, for rawant to do that? The object of the bill is the proportional increase granted to New brunswick should be based on the capitalized damage resulting.

> Legislative Council, after some terribly thril- ican lumber. This was the contention of the ling speeches referring to bloodshed, bad delegates and was only abandoned upon the feeling, &c. &c. Is it not about time that understanding referred to. The present Prethe Council learned that the lower branch is mier could not complain of this, as he argued The three months' hoist was carried by was actually, and understood by Opposition

Saunders, Robinson-Owen, Chandler, Young hoped the Government would watch this new - McCaffery, McDonald, and Perley, contents. Hon. Messrs. Seely, Nova Scotia movement. Bailey and Lewis, non-contents. We don't admire the taste that dictates Wellington Ward-G. W. Vanwart, Peter such references to the Deity as the following

Robert Stephenson against the return of Mr. chair. The bill qualifies any elector to be- stood it at the time.

pay an officer more than he had agreed to the present qualification requirements could thing as pictured.

There was considerable discussion in the what is represented in the Assembly. He gration policy of the Government was not vouchers therefor. Assembly on the 10th, over the following re- felt when he was in the Assembly that he made clear in the report. In reply to Mr. Resolved, As the opinion of this House. Assembly on the 10th, over the following report of the Committee on Public Accounts:

Mr. Beckwith submitted the report of the committee on public accounts. It states that committee on public accounts. It states that the committee on public accounts and the few only who are ple of King's and not the few only who are believed that the number of Danes that had believed that the number of Danes that had left was owing to their being injudiciously holding and distributing public money and committee on public accounts. It states that the Lunatic Asylum accounts and Dr. Wad
The Lunatic Asylum accounts and Dr. Wad
Wealthy, and it is a man from amongst the money and people who should represent them.

It states that people who should represent them.

Mr. Donald said if we have free govern
Selected. He thought it best to use the directly under Government guarantee has been

The Crown Land Accounts are satisfactory the bars between the people and the Assem- was thus cheaper to get English immigrants. On the 16th, Mr. Stevenson for Mr. Lind country to purchase his summer stock. and the committee do not think a reduction bly, which should be open to all people. The policy of the Government in respect to say, from the committee on the Maduxnakik

> say in reference to a commission on a bridge, report of the House, information in reference Auditor General's report was made. Super- and Mr. Lindsay said he being then in the to what he intended to do in the matter of drafted a bill to abolish the Board of Agri sion was given to him without his asking. - | contrast in the snows of the colony. He

Many men of brains do not care to make sure of the Government, been subjected to Braudete and others, in favor and money, and if all turned attention to the making of money, we would have no legislators. Electors should be free to choose their in the first place from their native land.

gation, as the hon, gentleman fairly earned it. He objected to receiving the money, but he was fairly entitled to it.

Nays—Tibbets, Hanington, Nowlan, Butler, Humphreys, Williams, Covert, Harrison, and Lindsay—9.

Nays—Tibbets, Hanington, Nowlan, Butler, Humphreys, Williams, Covert, Harrison, and had been furnished with a copy of plan and had been furnished with a c

Mr. Gough said he would not be behind providing a residence for the Governor: he Nine thousand dollars were voted for pub

In the House, on the 14th, Mr. Wedderburn called the attention of the Provincial Secretary to the following: He said it was Scotia, in opening the Legislature the other relative advantages of each.

Brunswick should be based on the capitalized amount by which the grant in lieu of export duty actually exceeds the revenue here- Government, and he (McQueen) replied that No man who values his horse should be without The Orange bill has again been defeated duty actually exceeds the revenue hereby an astute majority of the members in the tofore derived from the impost on Amerin the Commons that the difference in amount the following: Hon. Messrs. McInerney, as, better terms to New Brunswick. He

Ryan.

Queen's Ward—John McCormic, H. Hay.

King's Ward—S. E. Baker, T. Stephenson.

Ordered that Returning Officers be paid same sum as last year.

Messrs. Bridges, McCaffery, Lynch and the Mayor were appointed a standing Committee, to whom the whole question of licenses is to be referred.

Coun. McCaffery, from Committee, reported.

Coun. McCaffery, from Committee, ed Collector's returns correct.

Littered in some debate about the St. John formed the same opinion as the honorable gentleman. As he had said in delivering his better, as it would make a market, and encourage agriculture. He was not opposed to the mode of adjustment of the Ontario and Quebec debt, yet they had accepted the settlement on being assured that it would be a final closing up of a dispute which had been before the country for a long time.

Mr. King said the language of the litter of the S22,000 expended in immigration, and better a set would make a market, and encourage agriculture. He was not opposed to the mode of adjustment of the Ontario and Quebec debt, yet they had accepted the settlement on being assured that it would be a final closing up of a dispute which had been before the country for a long time.

Mr. King said the language of the S22,000 expended in immigration, and the \$22,000 expended in immigration, and the \$22,000 expended in immigration, and the \$22,000 expended in immigration, and formed the same opinion as the honorable formed the \$22,000 expended in immigration, and the \$22,000 expended in immigration, and the \$22,000 expended in the \$22,000 expended in immigration, and the \$22,000 expended it having come to his notice also, he had the \$22,000 expended in immigration, and generally.

with this Board might be much more of some 150 of the leading business firms stroyed by a lengthy devotion to the arbay adventageously used.

In Board of School Trustees. That in all the freedom of choice of their representatives have been preserved to a green of Portland.

The Board of School Trustees. That in all the freedom of choice of their representatives have been preserved to a green of Portland.

Whereas it appears from an examination of the Board of School Trustees. That in all the freedom of choice of their representatives have been preserved to a green of Portland.

will, by the electors from amongst them- breaking the arrangement and contract of the Government of this province

done all, it had promised for the Scotch col-Hon. Mr. Crawford argued the bill should onists, and he did not think Mr. Gough was appropriated for public works and services, pass unless property, instead of brains, is sincere in intimating that the future immi- giving only in the first instance their own ment the people should be free to choose money to bring out English speaking people. directly under Gevernment guarantee has been "J. P. P.," New York. Yes, we shall be glad to hear from you as often as conbe glad to hear from you as often as he said Mr. Potts is paid by the Dominion the people's representatives, and dangerous as New Brunswick agent in England, and it to the best interests of this province. Mr. Lindsay said a man who has not immigration will be generally based on that boom company bill, reported recommending

Here some members referred to some al- Mr. Gough said that the Surveyor Gener-

own representatives from among themselves. The Attorney General thought Mr Gough | Maher recommitted Mechanics lien bill Mr. Napier referred to the fact that lease- it will do in the matter in 1875; its course sit again and bill referred to committee

arrangements for spending all the funds at the time in which it was to be used ha The Surveyor General said the answers thereto, re-appropriated for the purpose given regarding Irish colonists would apply of giving us the long wished for br to the French also, whom he was glad to Probably the County would add suffice. know was taking advantage of the Free Probably the County would add sufficien Grants Act. In reply to Mr. Landry, he to any sum granted over \$30,000 to induce said those in the country had the same ad- the Railway Company or whoever builds

payment of passage, etc., by the immigrants house and other aid they received. He explained the Free Grants Act, and compared its provisions with the immigration system stated in the speech of the Governor of Nova of the Government, to show the House the be without the means of arresting a cough at its

Mr. McQueen said Mr. McGowan wrote to

Mr. Irvine said he had, to a large extent, Fellows' Compound Syrup of Hypophosy people were well provided for. He could see is a thoroughly orthodox preparation. hoped the Government would watch this new Nova Scotia movement.

The Secretary said he was obliged to Mr. Wedderburn for mentioning the matter, and it having come to his notice also, he had

Mr. King said the language of the Domin- modified as suggested, but it is a success, as were authorized to refund the mor property qualification of the members to impression inferred by Nova Scotia and the is not well to tamper with a successful mea- with the result. We doubted this

His Worship, with Messrs. Lynch, Baker selves, without going lower, is sufficiently last year with the Danes, he feared a bad ef-

the eighteenth and present century showed the Stonehaven colonists are reported to be And Whereas it also appears that certain

and under the Government's management he lumber for immigrant houses, and have retake when assuming office, and the order be evaded, and made a short speech in favor The Surveyor General said the contract And Whereas certain members of the Excof the bill. He believed in universal suffer- with the Danes was changed with the con- cutive Council, as well as certain members of age, and that residence alone should be the sent of Capt. Heller. The Government had this House, have received funds from the

Mr. Hanington, from the committee or agriculture, submitted a report which wil be sent to the press by mail. Mr. Hanington said the committee had

House should go into committee on the report at the same time, and after that a bill might

House better than the bill now prepared.

wick Railway Company Act, and a bill to in-corporate the Newcastle Railway Company Mr. Robinson committed a bill to amend the New Brunswick Railway Company Act. Mr. Ryan in the chair. The bill reduces the amount of bonds the company may issue from three and a half to two and a half millions and enables it to vest all its property in three trustees for the benefit of bond holde

By Special to " Sentinel." FREDERICTON, March 19,-O'Leary this Mr. Beckwith argued in favor of the bill. by a certain obnoxious and tyrannical mea- morning presented petition from Rev. P

The present system is on the principle of should not treat this question with so much Hibbard in chair. This measure was discusa class barrier. A man who can get elected levity. It should be well known that it is sed part of yesterday afternoon, and at 3.15 in this day must have considerable talent. | impossible for the Government to say what | p. m. progress was reported, leave asked to

Council to direct the returns of Commissioners to be sent in previous to October; but
this would take their audit out of the hands
of the Council.

The House of Assembly during the 11th, somewhat lapsed) be, with an addition vantages under the law as intending settlers the connection between the termini in Woodstock and Northampton to con-The Attorney General explained that the struct a Road with a Railway Bridge

ernment gave \$4,444.17; local taxation \$6,373.21; number of pupils 3,780; pupils per school 41; cost per pupil—Government \$1.17\frac{1}{2}, local \$1.16\frac{1}{2}, local \$1.1

pidity of cure can be compared to this.

it might be well for him to do so. Mr. Mc- them. By those who ought to know semething Gowan had laid no scheme before the Governabout horses, they are everywhere preferred to all articles of the kind.

condemned the immigration policy of the is prescribed by the first physicians in every city Government, but he thought that our own and town where it has been introduced, and it

Robert Stephenson against the return of Mr. chair. The bill qualifies any elector to beG. W. Vanwart, as Assessor. 1st. On the come a candidate and be elected to the AsSupply was proceeded with. Three thouand increasing. The old Labor Act enabled. A STARTLING TRUTH!—Thousands die annu-