## Communicated.

FOR THE CARLETON SENTINEL. MR. EDITOR,-I notice in your issue of the 26th ult., an article denominated fined copy of this work has been placed befor selling without license. Feeling ag- fore us by Mrs. Enoch Campbell, the purpose it was clearly shown it was only one mentioned comes very opportunely. used, to the expressed satisfaction of the We commend it to the attention of our Justices. I claimed the same privilege of readers. stance for the curing or allaying morbid acto the administration of Justice, I will read- ing.

Bath, March 20, 1876.

FOR THE CARLETON SENTINEL. MR. EDITOR, - Will you please inform me, through the columns of the SENTINEL, whether any Custom House officer can hold a corporate office or not. I have been told that the Custom Law lays down that no Customs officer can hold any corporate office. If this is so, how does it come that our Custom the Town Council of Woodstock? By an- indeed from death. swering the above you will much oblige.

Yours, truly, SUBSCRIBER. Woodstock, March 21, 1876. Department, to the effect suggested.—EDS.

TERMS OF THE SENTINEL. Subscription \$1.50 a year in advance panied by the money to ensure insertion.

The Garleton Sentinel.

Short notices not exceeding 6 lines, 50 cen

SATURDAY, MARCH 25, 1876.

SENTINEL OFFICE, in Allan's Brick Building, up stairs.

It is, we think, to be regretted that when the chapter of the Consolidated Statues referring thereto was up for discussion in the House of Assembly, a decided effort had not been made to readjust the representation. At all

Dr. Dow has again brought to the day last week, said: attention of the Legislature and counstate of our provincial finances, and the tion of the Legislature, afford pretty good reasons for delay in deciding upon the expense of a new building.

THE Senate of the United States have become wonderfully economical and have reduced the President's salary to \$25,000 per annum, to take effect The Grand Southern, next year. As it is a notorious fact that under the existing pay it is almost impossible for the President and Cabhigh offices to a perpetuation of the

Sun last year must have noticed frequent reference to the Samoan Islands and the protectorate established there by President Grant, under the kingship of a friend of the President, one Stein-

British man-of-war, for carrying arms The facts cause a lively discussion out due authority.

THE CENTENNIAL. - Woodstock is to be represented at the Philadelphia Centennial, although not to so large an extent as we could desire. The entries from this place are as follows:

Iron Ore. Chas. Jackson, Clay, Sand Bricks, and Drain Tiles Small & Fisher, Barrel Lifter.

Connell Bros., Plow.

From Victoria County, the Tobique Gypsum Company send specimens of Gypsum and Syenite.

ly worthy of mention when we note the

parts of this continent and Britain.

pared here for exhibition at the Phila- A second paper will follow, treating of the delphia Centennial by Mr. S. H. Powers, was a very handsome looking piece Organ. There were used in its make and now in successful operation. ed credit upon the skill of the builder.

A debate of some warmth and involving important consideration was that considerable space to Household Art. which took place in the Assembly on The readers of the Science of Health will ing seizures in the North. After the comprises: Innutrition the cause of Infant Price were heard on oath, touching the mat-Committee have again reported, with Mortality; Women and the Centennial; ter, when on motion the protest was not what explanation the Surveyor General The Skin; Tea and Coffee; From the sustained can give, no doubt the matter will apits Abuse, &c. &c. S. R. Wells & Co., 737

candidates on Sabbath last, and Rev. Geo. Seely two.

be countered, it is quite likely the countered and accounts rendered the bill to increase boomage rates of Southof expenses paid and accounts rendered ate.

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"Prayer and its remarkable Answers: being a statement of Facts in By William W. Patton, D. D." A

grieved that I should thus be published as lady who is canvassing this section for a criminal, I desire to off r a few words of subscribers thereto. We have had but explanation: I attribute the act of the writer little time to glance at its pages, but of the article alluded to to indiscretion rather sufficient to satisfy us that it is a work than to a wilful misstatement calculated to mislead the public mind and reflect discredit of very great interest and value. The on Northern Light Division S. of T., of aim of the author seems to be to show which I am a member. The writer of the the nature, characteristics, methods and article says Giberson was proved guilty, but conditions of prayer, and to furnish Cox pleaded guilty. New I differ with him, such authentic facts, in regard to reas I deny the acknowledgement of any guilt markable answers to prayer, as to crein the case. I made a plain statement that there was one-half pint of alcohol sold; ordered to be mixed with turpentine and saltpetre for external application, and for which the appearance of such books as the

WE had one of the heaviest storms tion. Next, the writer says Cox made it of the season on Tuesday last. A large John Baker, Lock-Up Keeper. why then impose the fine? Is it lawful to terrific. Tuesday night's train on the do good or evil. This should call for an explanation. If a reader of the Sentinel can see why an act of mercy should be amenable until seven o'clock the following morn-

ily admit that I have no cause of complaint. At the Military School examination, salary fixed at \$100 for the year. DR. COX. Fredericton, last week, the following cadets received second-class certifi-

> Ensign W. F. Atkinson, 67th Batt. Sergt. W. W. Atkinson, "

Michael Doyle, a brakesman on the N. B. & C. Railroad, was jammed between two cars on Saturday last, at head, etc. House officer holds two offices, the gifts of McAdams. He had a narrow escape

Rev. Geo. Macdougall, a Methodist Missionary, was lost in a snow storm on the 24th January, near Bow River, We believe there is a rule of the Customs Manitoba. His body has recently

had to be postponed. It will take place as under the act no one but the Mayor was in Connell's Hall, on Tuesday evening next. And "don't you forget it." first insertion: 15 cents each subsequent insertion

paratory to going to Houlton to per- suggestion, engaged a suitable number of form on Tuesday evening, 28th inst.

A lawyer named Chandler was foun dead at the door of his lodgings in Halifax, on the 15th. Intemperance was

H. A. Austin, Esq., M. P. P., was in town during the week.

THE pressure upon the Government events the country should have been brought by parties interested in various put in possession of the arguments, branch lines of railroad promises to be and there are many and strong ones rather embarrassing. It appears to

lative Buildings. No one can deny of telegrams from Ottawa to the effect that that the present unsightly edifice is the Government would give the use of their a thunder-clap on the Miramichi delegation, probability that before long important built, the Government will have about exchanges will be made in the composi- hausted their legislation, and more than exto be shut out. The Government have entered into contracts to aid the following lines :

> Petiteodiac and Elgin line, The St. Martins and Upham, say The Andover Branch,

brought the whole nation under a cloud. a branch of 22 miles to the Grand Lake should be built, giving the New Brunswick be between two and three hundred dollars. Any one who read the New York line cheap coal, and that the Miramichi peo-fun last year must have noticed fre-ple should get their line across the very fertile and richly wooded country between motion of Coun. Bridges, seconded by Coun. between St. Mary's and Weldford via Grand against the town by A. Whitehead. Steinberger, it appears, in the exer-se of his authority, established a "one forty miles of the Intercolonial from that Mayor resumed the chair. ship" navy, and has now come to grief, point will take the traveller or the freight his navy having been captured by a ramichi, their line would serve all purposes. under the United States flag without doors, which can hardly fail to come up in the House. The Miramichi men, though dis-

> ponents, will probably make a gallar Book Notices .- Harper's Magazine for April, with eighty-five illustrations, contains a rich variety of matter, suited to all classes

couraged by the successful tactics of their

sketches of his youthful career are even S. H. Powers, Self-Acting Hand more beautiful than the pictures previously given of the "spoiled child." Gwendolen. and few readers can resist the peculiar fascinations of this remarkable novel.

A story of considerable length, entitled Old Gardiston." is contributed by Con-THE few blockades we have had up- stance Fenimore Woolson. It is a Southern Three excellent short stories are contributed terrible storms that have visited other by Arthur Hastings, Anna C. Swazey, and Mary R. Higham.

In Memphis, Tenn., they have had "The Romance of the Hudson," beautifully needlessly last year; could have got along badly blocked with snow; in Quebec, a and matters of literary interest. Among few days ago, there was a fall of snow the illustrations is one of the interior of Madame Jumel's mansion.

the 20th, sixteen trains blockaded on it. This paper, which is profusely illustrated, relates entirely to the social life and cus-THE Self-Acting Hand Loom, pre- toms of Ante-revolutionary Philadelphians.

Dr. Samuel Osgood contributes, in hi characteristic style, an illustrated paper on of furniture; presenting an appearance "St. Johnland," a beautiful charity conceivas attractive as a highly finished Parlor ed years ago by the Rev. Dr. Muhlenberg,

up eleven varieties of our native woods. The poetry of the Number is contributed the tasty arrangement of which reflect- by Rose Terry Cooke, Lord Houghton, Celia Thaxter, and A. F. The Editor's Easy Chair pays a timely

Wednesday of last week, over a report find the April number filled with choice and of the Crown Land Committee respect- instructive reading. The table of contents o'clock. Messrs. R. M. Bailey and Wm.

TOWN COUNCIL.

The Council met on Monday night, His the light of Reason and Revelation .- Worship in the Chair. The Councillors tions and took their seats. The following Committees were appointed Scale-McCaffery. Hospitals - Bridges. License-Fields, McCaffery, Bridges

Finance-Bridges, McLeod, Graham Fire-McLeod, Bridges, McCaffery Incidental-Fields and Town Clerk. Lock-Up-McDonald. Audit-McCaffery. Revisors and Fire Wards appointed as fol-

Revisors - Bridges, Fields, McCaffery. Fire Wards-Wm. Skillen, John Vanwart, For old appropriations, Queen's Ward. Wm. Hayden, B. Lynch,

King's Ward. Thos. Green, Chas. W. Bailey, Wellington Ward. John Buck was chosen Pound Keeper, and Fees of Returning officer ordered paid.

Town Clerk and Treasurer were retained in office at the same salaries as last year, viz., \$100 and \$50 respectively. John Dalton was elected Marshal, and his

The Mayor informed the Board that he had been served with a writ at the suit of Mr. A. Whitehead against the Town, for Public Works, services in surveying the streets, making a Registry marriage certificates,

plan of the town, etc. Coun. McLeod asked for information in re-ference to the bargain made with White-Deaf and Dumb Asylum, Halifax, Deaf and Dumb School, St. John,

that a committee had been appointed by the Debates of House of Assembly, Council, to secure a survey of the streets of the town. Carrying out their instructions, Unforseen Expenses, the committee had corresponded with Mr. A. Whitehead, who agreed to come and perform the work; after some weeks delay, Mr. W reached Woodsteck, at noon of the same day Owing to the severe storm, the dona- on which the Mayor left for St. John in the The section of the Consolidated Statutes tion party to Rev. G. W. McDonald, morning; Mr. Whitehead could not be relating to representation in the House of

etc., would be \$250, based upon the suppowhy a change in this matter should be have been determined by the Ottawa sition that the ground survey would occupy cause the session to be unduly prolonged. made, showing why a change is or is Government to give old rails to the fifteen days. When Mr. Whitehead present-Central Road, and this will exhaust ed his bill he had charged for 31 days work matter dropped. those on hand. The Telegraph, one and 10 days lost time at \$2, per day, mak ing his whole bill \$487, minus \$138 already There was no little railway excitement in paid by Council. When the committee retry the question of erecting new Legis- Fredericton, yesterday, caused by the receipt ceived the bill they objected to paying it and submitted the matter to the Council, who unfit for its present use, but at the old rails, not only to the Richibucto Branch, referred it back to them to advise as to what but to the Central Line. The news fell like action ought to be had thereon. Committee years, Mr. Woods in the chair. recommended that the bill be paid at 50 per cent, added to the original estimate. The committee advised Mr. Whitehead of the

W. they were paying too much, but felt they had better suffer than do wrong.

done to protect the game of the country, but
the Worship stated that he had refused to the provision of the bill should not apply to they had better suffer than do wrong. he had his approximate estimate of cost, 120 \$250; this included everything, and now Of roads not yet under contract there are in his bill he charges \$125 for the plan. He worthless as far as York County was concerninet Ministers to support their state, the Northern Railway of Kent, twenty-seven desired, however, the rate-payers should unthe new order of things will necessarily exclude all but persons of independent point on the Intercolonial and running on to Weldford, in Kent, 115 miles. The sum of but he felt it his data to the course to be pursued, speculatory spirit which has just now while the Government limit, by Act, is 300 amount sued for be recovered against the

ral people have secured the old rails for their long line they will probably hear of no compromise. They argue that, as the distance be employed to defend the suit brough

Ordered that the Marshall give bonds, with two surcties, for \$600.

Wholesale and retail tavern License fee fixed at \$40.

John Dalton was sworn in constable. The report of committee to investigate ino the management of the Steamer at the late fire, was further laid over till next meeting, to give Councillors time to read the evidence. The Mayor called the attention of the Finance Committee to the fact that the expenditures for the past few years had been said building—therefore resolved, that Deronda," George Eliot's new novel, is given gradually increasing, and impressed upon in this Number. In these chapters the hero them the necessity for a close examination of the story appears, and the masterly into the various accounts, in order to learn the cause of the increase, and be able to ac-

count to the rate-payers for the increase Julian Hawthorne's "Garth" is continued, taxation, and if possible diminish expenditured A requisition was presented from th School Trustees, asking for an assessment of

Coun. Fields thought as the Council had on our railroads this winter are scarce- story, and its characters are strongly drawn. been talking about economy, it would be well to see if they could not curb to some extent the expenditures of the School Trusworked for nothing, he thought the Trustees ought to cut their expenditures down a little.

to the Council, and so the matter dropped. Councillors McCaffery and McLeod were ppointed Audit Committee of School ac-

A number of accounts passed. A protest, signed by J. E. Drysdale, R. M. Bailey, Chas. W. Bailey and Wm. Price, against the return of the Councillors for Wellington Ward was read. The point of and appropriate tribute to Thomas Paine, as the protest was that there were three candithe returning officer, closed the poll at 11

LOCAL LEGISLATURE.

March 14. Hon Mr. Fraser laid before the House the financial statement of the year 1875 and the elect were all present, fyled their qualifica- estimated expenditure and income for the year 1876. ESTIMATED INCOME FOR 1876. Subsidies from General Government, \$512,300 Casual and Territorial Revenue, Fees of Provincial Secretary's Office,

> Fees of Supreme Court, Fees of Lunatic Asylum, Refund County School Loans, Miscellaneous Receipts, Add balance in hand 31st Oct., 1875, Deduct proportion of Dominion subsidies be-

longing to the year ABSTRACT OF ESTIMATED EXPENDITURE, 1876. Executive Government, University of New Brunswick, Immigration, Fishery Bounty, Auditor General

Free grant's Act, Coun. McCaffery explained in substance, To provide for Judges chambers, St. John

Manufacturers & Mechanics' Exhibit

authorized to administer the oath. The sembly shall be as follows: For the Counties tion. Mayor was telegraphed to, and it was found of York, St. John, Westmorland, Charlotte WE are requested to announce that the members of the Cantata "The Haythe members of the Cantata "The Haythe members of the Cantata "The Haythe members of the Cantata "The Hayto give Mr. Whitehead employment in the members of the Counties of Sunbury, Queen's, Glouthe members of the Cantata "The Hayto give Mr. Whitehead employment in the members of the Counties of Sunbury, Queen's, Glouthe members of the Cantata "The Hayto give Mr. Whitehead employment in the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the for the Counties of Sunbury, Queen's, Glouhis case he had never been able to collect the form the Supreme Court,"
honors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the matter fairly in the face, and ignoring symhonors opportunity to look further into the
honors opportunity to look further

> Mr. Elder said ne would suggest to the Government whether without much discussion or delay, this section might not be revised by reducing the representation, the residual declined the work on the ground that he was sick, stating that he would remain in Woodstock a few days and recruit his health. However he left and came back. On his return the Mayor refused to swear Mr. Whiteturn the Mayor refused to swear Mr. White-head in, until he had submitted an estimate general scheme of reduction. Mr. Theriault thought Madawaska should have two memof the expense of the survey. Mr. White- bers. This caused a roar of laughter, one avoidable absence of Mr. Speaker. The Dehead said he cold not give a correct estimate, but the approximate expense, including plan, quire the entire time of one member. Mr. avoidable absence of Mr. Speaker. The Deputy Speaker (Mr. Keans) then took the chair. Davidson thought it would not be safe to enter on this subject now, the discussion might

> > winter roads in Madawaska; also a bill to Nova Scotia;" "Sales by auction;" community. in support of those bills.

killing of moose, cariboo and deer for three Dr. Dow said this game would be exterminated unless it was protected by a stringent law. The Nova Scotia law provided that bausted their exchequer; and the direct line action, and the next thing was the receipt of had a very stringent law against killing them from Fredericton to Miramichi would seem the writ against the town. The committee in Maine. The result was that sportsmen thought in making the offer they had to Mr. came in from each side of the Province, and the deer would soon be exterminated. Mr. Butler thought something should be

> administer the oath to Mr. Whitehead until Indians, who kill the game for sustenance. He would not allow them to kill moose Dr. Dow said that would render the

Messrs. Phillips and Flewelling spoke support of the bill, and it was agreed to. Mr. Jones submitted a report from the the two last mentioned lines, addled to the but he felt it his duty to state, that if the committee, to whom was referred a bill to total under contract, will make 271 miles, matter be litigated and a verdict for the authorize the erection of a sorting boom on the Kouchibouguac river, in Kent, recomdriven some notables from office and miles. Some suggest, as a compromise, that town, the cost of the suit to the town would the House, and on motion of Mr. Johnson, the House went into committee upon the

> bill. Mr. Barker in the chair. After considerable discussion progress was Dr. Dow introduced a bill in addition and in amendment of 36 Vic., cap. X, intituled "An Act to amend and consolidate the law to regulate the sale of spirituous liquors, so far as it relates to the City of Frederic-

Dr. Dow gave notice of the following reso- leave to sit again. tary Buildings are becoming old dilapidated and entirely unsuited for the requirements of the present day; and whereas, the repairs on the said building and keeping the same in order has become a continuous drain upon it has been found impossible to properly heat and ventilate the said building, or to provide the necessary accommodation for the members, clerks and officials of the Legislature payment of damages, and the damages assesting the necessary accommodation for the mempayment of damages, and the damages assesting the long instead of the lon bers, clerks and officials of the Legislature and the general public, and it having become evident that the health of the members has been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building—therefore resolved, that a been periodically effected while occupying said building therefore a Junge that unless the pay at some considerable length the reasons why the Boom Company had asked for the interest could not every expected to England. Farmers were the Boom Company had asked for the interest could not every expected to England. Farmers were prospected to England. Farmers were the Boom Company had asked for the interest could not every expected to England. Farmers were prospected to England the Boom Company had asked for the interest could not every expected to the Boom Company had asked for the interest could not every expected to the Boom Company had asked fo humble address be presented to His Honor

preamble into consideration." Second readings to-day :- Bill to regulate winter roads in Madawaska; bill to prote the lowlands or intervales on the St. Jo river in Madawaska; bill to authorize the Trustees of St. John Church in Dalhousie to dispose of certain lands, and a bill to empow er the City Council of Fredericton to iss

debentures to raise money to complete the new City Hall. Read a third time and passed—a bill prevent the killing of moose, cariboo and

Dr. Dow introduced a bill to prevent bri ten inches of snow, a fact without preillustrated, is not confined to Revolutionary with less. If as Town Councillors they Fredericton, and a petition in support of the

Leave of absence was granted Mr. Bever land the depth of snow is thirty feet, even the telegraph wires being in places snowed under.

The Caledonia railway alone had on the 20th, sixteen trains blockaded on it.

This paper, which is profusely interest.

sures or interlineations, to alter the original bill. The amendments do not become part rendered or not. of the bill until adopted in the usual manner

Counties of Northumberland and Gloucester the bill as amended was agreed to. Hon. Mr. Fraser asked Mr. Speaker's de cision as to the duties of committee, etc.

speaking at some length. As the reply of His Honor the Speaker covers the grievances complained of, it will be sufficient to give that.

as Deputy Speaker took the chair.

to their director, voting for this consolida- the Judges.

\$510,581 39 fore, afford the House any further informafound that a man had bought a vote for his
colleague Ryan for \$2. This man had no ac-

appointed for Tuesday evening last, sworn to the faithful discharge of his duty, revision as follows:—

Assembly was read yesterday, in course of the House, but from which I can make this approximation. I will take place.

The section was agreed to. entation in the General As- an early day give the House the informa-

Statutes were agreed to :of the Legislative Council;" "Salaries of terest to the parties affected, not only as re- which the society could possess was from the Dr. Dow committed a bill to prevent the vides that the Chief Commissioner shall re-

ceive an annual salary of \$2,400. Mr. Covert said he understood that the annual salary had beretofore been \$2,000. change made in the law in respect to this Court would take time to consider, and the moral reform by waging an aggressive war-

Chapters "Appointment of Justices of Peace" and "Memorials and Executions" al section was added to the latter chapter by erations should not outweigh the higher gauge railroad. The hon. gentleman allud-Hon. Mr. Willis, which provides to exempt from levy or sale on execution the wearing apparel, tools of his trade, etc., of a debtor to the value of \$100. He was in favor of the exemption being \$150, but consented to re-duce the amount to \$100, in accordance with the chapter "Juries" was taken up. After

Mr. Humphrey moved a reconsideration of section 17 of chapter on Board of Works, which provides that the Chief Commissioner shall receive a salary of \$2,400; the section "Justices' Civil Courts" being under con- the Legislative Council has mainly consisted

ing announced the unavoidable absence of

Mr. Theriault committed a bill to protect by payment or abandonment, he said a case the low lands or intervales on the River St. came before him where the whole account reading, was referred to the committee on Great Britain; barley to the United States; the low lands or intervales on the River St. John, Madawaska, Mr. Rogers in the chair. was more than \$20, and there was a dispute corporation bills, who reported favorably to the House, which went into committee of and Great Britain; and oats to the States the House, which went into committee of and Great Britain. Some wheat was made that some security might be given for the was upon that debt. He found when it the whole on the bill, the Hon. Mr. Lewis into flour and oats into meal. Beef was

humble address be presented to His Honor title 8, Revised Statutes, of Parish and the Lieutenant Governor, praying that His County Officers, reported the bill to the fav-Mr. Johnson then recommitted the bi

Mr. Humphrey in the chair. The bill was agreed to with the title changed to "A bill to authorize the appointment sections of the law. It must be left for the rate asked for was more than the lumber manufacturing purposes but not for feed. of parish officers in the parish of St. Louis, Magistrates to find out under such light as County of Kent."

rate asked for was more than the lumber manufacturing purposes but not for feed.—
County of Kent."

rate asked for was more than the lumber manufacturing purposes but not for feed.—
Flax growing was not a profitable branch of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be a profitable branch of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be a profitable branch of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be a profitable branch of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be a profitable branch of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be a profitable branch of the parish of the parish of St. Louis, Magistrates to find out under such light as could stand, the other that the increase would be provided by the parish of the parish of St. Louis, Magistrates to find out under such light as could stand the parish of the p

winter roads in Madawaska, Mr. McKenzie

counts, matured and unmatured, and whether porate the New Brunswick Red Granice by fixing the rate at 45 cts. a thousand, se- cal tariff would reduce the American im Hon. Mr. King presented the second re- Legislative Council to incorporate the Pro- The Hon. Mr. Lindsay spoke as follows: port of the committee upon bills relating to law procedure, in substance as follows:— of sections having been agreed to, progress struck, he had made up his mind, judging are of interest, and suggest a discussion in then went into committee upon the bill to incorporate the County of Kent, Mr. Mcsuits; that the provisions of the bill to pro-vide for the duties of a County Court Judge statement and motion to go into supply; an distribution doing their duty in an impartial manner, the volume as to justify a rest in that direction. bill a transcript of the acts incorporating the being performed in case of his absence by by Tweedie, that in the absence of the releave or otherwise and the bill relating to turns asked for respecting the finances of the the holding of the County Courts of Madawaska, Victoria, Carleton and Charlotte be matters connected with lumber seizures, it incorporated in the chapter of the Consoli- was not advisable to go into committee of ing the bill for five years on the lumberers of questions submitted by the members of the dated Statutes relating to County Courts; supply, until that information was obtained; the Miramichi. What right had that comthat they think the object aimed at by the this amendment was lost upon the following mittee to ignore the petition of the most in number of passenger warrants issued bill to amend chap. 137, title 8, of the Re- division: Yeas-Covert, Burns, O'Leary, fluential lumbermen of that river, a petition 1874 and 1875 was respectively 110,421 and vised Statutes might be substantially secured Ryan Gloucester, Smith, McLeod, Jones, numerously signed and entitled to every con- 120,861, costing \$34,353 and \$25.300. The Arrus the heavy snow storm, of last week, Councillor McDonald put on a team with men and scraper, and clear team of the team of the side of the si by providing in the chapter of the Consolidated Statutes relating to Justices' Civil Courts, that upon a party applying for a Courts, the courts of the courts

and trials of election petitions since 1st Jan- proposed would open the door to all sorts of law; of L. O. Merriam and 33 others, resi- ance would have been acknowledged by any uary, 1874, in Albert.

Hon. Mr. Crawford said the information would be furnished without an address.

After recess the clerk of the Hone or the first of the Hone or the first of the Hone of the Parish of Petiteodiac, Westmortant and the would have been acknowledged by any unprejudiced committee; but our wise-heads think they know more about the matter than men experienced in the business, and report the contraction of the Hone of the After recess the clerk of the House an- agent. It was true that the present law was After a short discussion, on motion of Hon. accordingly. Taking Mr. Fairley's figures.

sidered too severe. He thought improve- visions, was referred to the committee on extra, a sum that, at the present low rate of Hon. Mr. Fraser laid before the House a ments might be made in the law to some ex- Corporation bills. return of copies of papers relating to the Western Extension Railway, &c. He said of the region of pure law, and a discretion say gave a minute description of the wards paying off their indebtedness. He, 1,200 00 in laying these papers before the House he was given to the Judges that would place object and aim of the Order, of which Mr. Lindsay, was prepared to vote for Mr. 21,500 00 desired to add that after the most diligent the liberties of the country, so far as they at one time he had been a member. Es- Beckwith's amendment fixing the rate at 45 desired to add that after the most diligent search these papers were all of those asked for that could be found in the secretary's office. The papers would not show the position the Company was in at the time of its of the country in the Assembly. He desired to add that after the most diligent to add that after the most diligent were represented by the Legislature, at the tablished for the reclamation of the drunk-stablished for the reclamation of the principles ard, for the dissemination of the principles ard, for the dissemination of the drunk-stablished for the reclamation of the drunk-stablished for the dissemination of the principles ard, for the dissemination of the drunk-stablished for the dissemination of the principles ard, for the dissemination of the dissemination of the dissemination of the principles ard, for the dissemination of the dissemin consolidation with the E. & N. A. Railway | thought the radical way proposed of altering | manfully battled for their cause, and well ference had been made by the Hon. Mr of the State of Maine. The Committee of Council to whom was referred the petition would far outweigh any inconvenience that

tion, made a searching investigation into the Mr. Rogers thought the law should be system of benefits, cared for its brothers in the Miramichi, many of whom have affixed Available of appropriations of 1876, 594,955 87 affairs of the Company, and it appeared that amended so that candidates who were not sickness and sorrow, succoring the needy and their signatures to the petition against the affairs of the Company, and it appeared that while the Province had paid a subsidy of \$24,720 05 \$10,000 on 88 miles, and had taken stock in the company to the extent of \$30,000, there \$8,884 48 9,035 54 25,000 00 7,500 7,500 00 180 00 1,600 00 That \$2,000,000 constituted a first charge on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. It should be defined on the New Brunswick portion of the road, opinions entertained. 1,500 00 on the New Brunswick portion of the road, 9,000 00 because the Provincial subsidy charge ceased 11,000 00 the new Brunswick portion of the road, 9,000 00 because the Provincial subsidy charge ceased when the road was completed. The Survey173,231 37 or General and himself had attended two meetings of the stockholders held in Bangor 1,000 00 1,500 00 1

1,000 00 of what there occurred. It was well known be filed at the same time the petition was, to rights. While not anticipating that every through carelessness? He was informed that 650 00 that a failure had taken place, and that the give the respondent an opportunity of know8,000 00 company were unable to pay the interest on ing how far he has to defend himself. All 2.000 00 this \$2,000,000, nearly all of which is held the onus should not be put upon the responting them power in Great Britain. The English bondholders dents. If an elector violates the law he should to do so if they so desired. 1,120 00
3,000 00
and the American bondholders have been negotiating, but no result has yet been reached between those different interests, so far as he 4,000 00
between those different interests, so far as he 4,000 00

In the so desired.

In the afternoon several bills relating to allow them, they would clear \$4,500 in they so desired.

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In the afternoon several bills relating to a s had any knowledge, and he could not, there- in reference to the Albert election, it was say in the chair.

Mr. Austin—Can you approximate the amount of floating debt against that section of the road?

Hon. Mr. Fraser—I think I have some memorands which would be a few and the some of countries of this hind it mention and no action and the did not a report on certain bills, among them being a report on certain bills, among them being the bill to incorporate the St. John Ice Combinate of the bill to incorporate of the bill to inco memoranda which would be of no service to the House, but from which I can make this approximation. I will look at them and at an early day give the House the informa
agent. If elections were to be set aside best aside tien in regard to the amount of security to other shareholders. After a short discussion

makers," will meet in Connell's Hall, meantime. Coun. McCaffery employed him cester, Kent, Carleton, Restigouche and Aland Subordinate Division of the Sons and chapters "Office of Speaker of the House the costs. If the Election law was allowed to content to the Counties of the Counties on Saturday evening, for practice, pre- to do some surveying for himself, and, at his bert, each two members; for the Counties of of Assembly," "Insurance of the Legislative to remain as it is no man on the floors of of Temperance of New Brunswick, was com-Madawaska and Victoria, each one member; Library," Non-resident pedlers," Queen's for the city of St. John, one member.

Mr. Elder grid he would engreet to the Counsel," Notaries Public," "Clerks of ing to Judge Weldon's interpretation of it. men to assist him; however, after these ar
Mr. Elder said he would suggest to the Circuit Court," "Clerk of the Dudge had said if a man took another tion of yesterday, urging their honors not to the Circuit Court," "Clerk of the Pleas," The Judge had said if a man took another took anothe

> Courts, but he blamed the law. chair.
>
> The following chapters of Consolidated
> Statutes were agreed to:
>
> Lien of watchmakers and jewellers:"
>
> The following chapters of Consolidated by the Court above. These should be the right of appear to a higher court, not only as to questions of law but of fact. It would have an influence on the Judge if he knew his judgment would be the right of appear to a higher court, not only as to questions of law but of fact. It would have an influence on the Judge if he knew his judgment would be the right of appear to a higher court, not only as to questions of law but of fact. It would have an influence on the Judge if he knew his judgment would be a finite set to the a mount of capital incorporated, but by this amount of capital incorporated, but by this law but of fact. It would have an influence on the Judge if he knew his judgment would be the right of appear to a higher court, not only as to questions of law but of fact. It would have an influence on the Judge if he knew his judgment would be a finite set to the amount of capital incorporated, but by this am "Lien of watchmakers and jewellers;" be reviewed by the Court above. These to an unlimited extent. After remarks by some other members, the "Conveyance of prisoners:" "Constitution election petitions were matters of great in-

> Mr. Theriault introduced a bill to regulate boundary line between New Brunswick and tion of the moral standing of the man in the mulated from the excess of benefit dues over protect the low lands or intervales on the River St. John in Madawaska; also petitions of the low lands or intervales on the River St. John in Madawaska; also petitions appeal to be made to the Bench lowing an appeal to be made to the Bench lowing an appeal to be made to the Bench lowing an appeal to be made to the Bench lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members, while the monthly lowing an appeal to be made to the sick members. River St. John in Madawaska; also petitions apprentices; "" Board of Works." The 17th lowing an appeal to be made to the Bench paid to the sick members, while the monthly

of the moderation of the government,—the Commissioner did not take what he was entitled to under the law; there had been no would be arguments to be heard and the amount of \$2,000, which was paid by order of the Government.

| Consider and the considerable described and the considerable

The chapters passed with the exception of the views expressed by several members of a number of sections had been passed the Committee separated until eight o'clock.

The remaining sections of chapter "Juries" were agreed to.

shall receive a salary of \$2,400; the section being reconsidered, the words \$400 were, on motion of Mr. Humphrey, struck out.—
Chapters "Admission of Attorneys," "The Law Library," "Jail Limits," "Absconding, Concealed or Absent Debtors," "Sumdebts more than cover the principal. He legislative Council has mainly consisted to fit the consolidated laws, a number of chapters of which were passed after careful and laborious consideration.

The correspondence and reports in relation laborious consideration.

The most animated debate of the session debts more than cover the principal. He so far, took place on Thursday, Friday and ber of newspapers published and sent through mary Convictions," "Affidavits made out of knew the lawyers would oppose this, but Saturday last, over the bill to increase the the post office on the day of delivery. the Province," "The Protection of Butter the lawyers should not have everything rate of boomage of the South-west Miramichi The adjourned debate on the motion to and Cheese Manufacturers," "Nova Scotia their own way.

Grants" and "Partnerships" were agreed to as amended. Progress was reported, with Butler said he thought after the House had assembly the bill asked for an increase up ment thereto, was resumed, and occupied

By Telegraph.

By Telegraph.

Fredericton, March 22.

The following bills were read a third time definite statement showing all amounts paid by the Receiver General since the close of the last fiscal year on account of service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of bill to protect the low lends or intervalse on the service of the service corrected through the Courts. by the Receiver General since the close of the last fiscal year on account of service of the last fiscal year on account of service of the last or any previous year, specifying the particular service on account of which, and the river St. John, Madawaska, agreed to; the name of person to whom the payments were made; also a statement of all contracts were made; also a statement of all contracts of the several Municipalities of this contracts of the several Municipalities of the several Municipalities of the several Municipalities of this contracts of th It was now discovered that the account of School Trustees had not yet been forwarded to the Council and the Co bill to the House, "with amendments," the amendment must accompany the report, and detailed statement of the actual floatit is not in order for the committee, by era-Co.; Keans committed a bill sent from the conded by the Hon. Mr. Hibbard.

nounced that Mr. Speaker was unavoidably absent this afternoon, whereupon Mr. Keans force in England, and it was not there con-

of the St. John Company asking that the consent of the Government should be given might result from the rather stringent intergiven breadth of the land. It was more than a solumberers from Carleton, York and Victoria society as well, and with a well sustained Counties who are interested in operations on

Hon. Mr. Fraser committed the bill to con- be given by the petitioner and his sureties. progress was reported, to give certain of their was the duty of their honors to look the

men and other secret bodies, there might be Jones, McInerney, Beveridge and Haning The section was allowed to stand over for amendment.

Mr. Elder said in regard to these election may become extensive capitalists and specular description. The vote being a tie, the trials there should be the right of appeal to lators. There should be a limit set to the Hon. Mr. Lewis, Chairman, voted in the af-

Hon. Mr. Lindsay said the only property the amount expended in relieving their brethdues were very small, he did not anticipate McInerney he would as cordially vote to incorporate that society as he would the Sons of Temperance, or any kindred institution. Hon. Messrs. Young, Lewis, Hanington,

Jones, Hamilton, Beckwith, His Honor the of spectators. President and others spoke in support of the bill, which was adopted without division.

passed the Consolidated Statutes the mem-bers should be entitled to have LL. D. plac-duced 21 cts, the friends of the measure ed after their names as well as M. P. P.— claiming that this reduction would be accept- we quote the following interesting testi-Mr. Keans took the chair, the Clerk having announced the unavoidable absence of debt is over \$20, unless it has been reduced ards, had petitioned against the bill. Thurstechnical terms were more convenient than a thousand, and they therefore prayed that had depreciated the value of our coarse others. In regard to the matter of the re- the price be increased to 50 cents. He was grains. The only grain raised by us which duction of debt by payment it was impossible for the Legislature to define it in a few two objections had been urged, one that the barley. Questions imported for they have, and if they made a mistake there be disastrous to many lumberers whose con- farming in his section. He believed dairy Mr. Theriault committed a bill to regulate was appeal allowed and the matter could be tract price had been based on the old rate of farming was one of the most important and boomage. The first of these objections had profitable branches of Canadian farming.

from its composition, that it would report | the Commons, involving the question as to

the 5 cents per thousand extra he was wil-March 16.

The Committee on Corporation bills made grand total profit of \$6,000 a year. No one

On Saturday the discussion was renewed by a motion of the Hon. Mr. Hibbard to the Clerks of the Legislature;" "The gards the question of expense, but the question of expense, but the question of the man in the boundary line between New Brunswick and tion of the moral standing of the man in the mulated from the excess of benefit dues over reason therefor being that he was not aware Mr. Lindsay read from the Journals of the Hon. Mr. King thought some other change should be made. There was something to the several divisions could accumulate any petition was there recorded as in favor of, inbe said on both sides and appeals took time, and a member might hold his seat for a longer time than he would otherwise be enauthority a rule compelling notice of an in lay would take place. It might be an ad- from the public treasury, although he ber to divide the House at any stage of the vantage to have the matter more quickly determined. But he thought these considquestion of justice being done both parties. He would draw up a section before the chapter passed to meet the objection.

He would draw up a section before the chapter passed to meet the objection.

He would draw up a section before the chapter passed to meet the objection.

He would draw up a section before the chapter passed to meet the objection.

He would draw up a section before the chapter passed to meet the objection. concurrence to the amendment limiting the time of its duration to five years.

The debate on this bill was listened to with considerable interest by a large number Saturday afternoon some further progress was made in the bill to consolidate the Pub

DOMINION PARLIAMENT.

price. The placing of duty on American pork would injure our packing establishments, and would not, he believed alter the