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FOR COMMERCIAL MEN.
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House, etc. Recently enlarged and refitted.
Electric Bells and all modern conveniences.
Sample Rooms and Western Union Telegraph
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age, loss of vitality, loss of memory, bad
dreams, dimness of sight, palpitation of
the heart, emissions, lack of energy, pain
in the kidneys, headache, pimples on face
or body, itching or peculiar sensation
about the scrotum, wasting of the organs,
dizziness, specks before the eyes, twitching
of the muscles, eye lids and elsewhere,
rashfulness, deposits in the urine, loss of
will power, tenderness of the scalp and
sleep, weak and flabby muscles, desire to
sleep, constipation, dulness of hearing,
loss of voice, desire for solitude, excita-
bility of temper, sunken eyes surrounded
with LEADEN CIRCLE, oily looking skin,
etc., are all symptoms of nervous debility
that lead to insanity and death unless
cured. The spring or vital force having
lost its tension every function wanes in
consequence. Those who through abuse
committed in ignorance may be perma-
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book on all diseases peculiar to man.
Books sent free sealed. Heart disease,
the symptoms of which are faint spells,
purple lips, numbness, palpitation, skip-
beats, hot flushes, rush of blood to the
head, dull pain in the heart which beats
strong, rapid and irregular, the second
beat quicker than the first, pain about the
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LOCAL LEGISLATURE.

FREDERICTON, March 16.
The committee of the whole to-day
adopted, with amendments, the new rules.
Dr. Stockton moved that an additional
rule be passed to the effect that a minority
of any committee should be allowed to
submit a report to the House, stating that
he thought it important that as this had
been the rule of the House previously it
should be continued.
Mr. Speaker stated that he had carefully
examined the authorities and was of
opinion that the rule which had been
adopted declared that in all cases in which
no special provision was made the rules as
to practice, procedure, usages and customs
of the Canadian House of Commons should
govern, afforded a sufficient means for the
minority to have their views presented to
the House. After discussion the motion
was lost—15 to 19.
Mr. Burchill moved, seconded by Mr.
McKeown, the following:—
Resolved, That it is the opinion of this
House that a legislative union of the pro-
vinces of New Brunswick, Nova Scotia and
Prince Edward Island is desirable and
would be in the public interest.
Mr. Burchill in his address traced the
history of previous movements for union.
He claimed that the union would be in the
interests of economy; that the representa-
tion could be decreased and need not be
greater than the present representation at
Ottawa from these provinces; that the
business and trade interests of the three
provinces were closely identified, and that
their union would greatly increase their
prestige at Ottawa.
Mr. McKeown, who followed, dealt with
the financial aspect of the question, claim-
ing that on the item of legislative expenses
of all kinds a saving of \$100,000 could be
effected by a union, and that such a step
would promote a national sentiment. The
interests of the maritime provinces in many
respects were different from the other pro-
vinces in Canada, and they should be in a
position to promote and defend those in-
terests with their united influence.
The resolution passed without division.
Dr. Alward made his motion, seconded
by Mr. Smith, for particulars of the ex-
penditure of \$264 referred to in the auditor
general's report as travelling expenses of
the lunatic asylum commissioners. He
said the expenditure of the asylum had in-
creased from \$38,238 in 1882 to \$60,569 in
1891.
Hon. Mr. Mitchell said the information
asked for would be given, though he would
prefer that the motion had included a re-
quest for returns showing the travelling
expenses of the asylum commissioners for
1881 and 1882, so that a proper comparison
could be made.
Mr. Phinney made his motion, seconded
by Alward, for a statement giving particu-
lars of the payment of \$40 to Placide
W. Richard in connection with the great
road and bridge expenditure last year in
Kent county. He had no doubt the item
referred to was paid in connection with a
by-road bridge and that the \$40 was paid
out of the great road money as the balance
due on the bridge, when as a matter of fact
Richard's claim had already been paid in
full. Richard was formerly a supporter
of his but voted for the government can-
didate in the last Kent election, which no
doubt accounted for his being allowed \$40
as extras on the bridge when he had no
legal claim.
Mr. Blair hoped that it would not be as-
sumed that Mr. Phinney's statement was
correct. In the absence of the chief com-
missioner he (Blair) would say the in-
formation asked for would be furnished.
Mr. Phinney said he could prove his
statement, but would accept Mr. Blair's
assurance that the information would be
furnished.
Hon. Mr. Blair said the information
asked for would be furnished.
Mr. Phinney made his motion for particu-
lars in connection with the expenditure
on Big Coochee bridge.
Hon. Mr. Blair said the information
could be had before the public accounts
committee.
Mr. Hanington said that Mr. Blair had
stated in previous years that members not
on the public accounts committee had no
right to examine the accounts coming be-
fore that committee.
Hon. Mr. Blair denied that he had ever
made such a statement. What he had
objected to was the taking of accounts
from the committee room or the ransack-
ing of such accounts in the absence of the
committee.
Mr. Phinney said he would withdraw the
motion on the understanding that particu-
lars could be had before the public accounts
committee.
Mr. McQueen introduced a bill provid-
ing for supplying the city of Moncton with
water.
FREDERICTON, March 18.
Mr. Phinney made his motion, seconded
by Mr. Alward, for a committee of five to
whom shall be referred the expenditure of
\$347 referred to in the chief commis-
sioner's report for 1890 as having been ex-
pended by J. A. Balcom, supervisor of great
roads for the city and county of St. John,
for cutting down a hill, etc., in St. John
county; also the expenditure of \$425
mentioned in the auditor general's report
for 1891 in said Balcom's account as
"special expenditure, heretofore unac-
counted for." Mr. Phinney said his motion
referred to the much-talked-about Balcom
draft. An investigation was desirable in
order that the facts of the case should be
learned. If there was any wrong connect-
ed with the matter the House and country
should know it. If everything was all
right the facts should be known.

Hon. Mr. Ryan said Mr. Balcom sent
the draft heretofore Mr. Quinon. The latter
got the money on the draft, and took it
down as he supposed to Mr. Balcom. He
(Ryan) heard nothing more of the matter
until it appeared in the accounts in con-
nection with expenditure for cutting down
the hill. Some attention was directed to
the matter, and he sent for Mr. Balcom.
The latter came here, but he (Mr. Ryan)
did not see him. Mr. Balcom went before
the public accounts committee, and the
papers reported that he said he had not got
the money. After going back to St. John
Mr. Balcom wrote that he had the money
and would account for it in his next re-
turn. He (Mr. Ryan) was not satisfied with
this explanation, neither was the at-
torney general, and it was resolved to hold
an investigation. The auditor general was
sent to St. John, but Mr. Balcom declined
to be sworn, stating that he had the
money, that the work was being done and
that he would make his return under oath
at the close of the year. He went on with
the work and the expenditure was made.
Dr. Atkinson—When was the expendi-
ture made?
Mr. Ryan—Last year.
Dr. Atkinson—When was the draft
paid?
Mr. Ryan—The year before. It seems
that Mr. Quinon got the amount of the
draft mixed with some by-road expendi-
tures, but he and Mr. Balcom got the mat-
ter straightened out between themselves,
and any money due in that connection by
Mr. Balcom had been accounted for. He
might say that there was another balance
against Mr. Balcom on account of last
year's expenditure, but Mr. Balcom states
that he has the money and will account
for it.
Mr. Phinney—I would like to ask if the
mystery attending the case has been cleared
up to the chief commissioner's satisfac-
tion?
Mr. Ryan—It is clear to me that Mr.
Balcom did not get the money immedi-
ately after its being passed over by the
department on his draft. The expenditure,
as he had said, had since been made—
Mr. Phinney—Where?
Mr. Ryan—On a bridge at Change Har-
bor. The government would not offer the
slightest objection to the appointment of
the committee.
After the matter had been discussed by
Mr. Hanington and Mr. Blair, Dr. Atkin-
son read an account of Mr. Balcom's testi-
mony as taken down by Mr. Powell at the
public accounts committee meeting. He
(Balcom) had stated that he had not han-
dled the money, and that he did not owe
the government a cent. He said he did
not think that there was anything inten-
tionally wrong in connection with the
draft on which money had been paid, but
he (Balcom) declined to state under what
circumstances the draft had been endorsed,
or to whom the draft had been endorsed.
The motion was carried.
Dr. Atkinson, seconded by Mr. Melan-
son, moved his resolution for increased re-
presentation in Kent, Gloucester and
Carleton counties.
Mr. Pugsley thought the House should
not pronounce upon the question until a
measure to do entire justice to all parts of
the province was proposed.
Mr. Hetherington moved that the "ques-
tion of the representation of the several
counties of the province in this House,
having regard to the results disclosed by
the recent census and the early abolition
of the Legislative council, is a matter that
may well engage the attention of the ex-
ecutive government."
After the debate the Atkinson resolution
was lost by the following vote:
Yeas—Hanington, Stockton, Melanson,
Phinney, Atkinson, Lewis, Powell, Mc-
Keown, Ketchum—9.
Nays—Blair, Mitchell, Ryan, Pugsley,
Tweedie, Labllois, Alward, Porter, Poirier,
Colter, Russell, Theriault, Harrison,
Rourke, Smith, Palmer, Hibbard, Hether-
ington, Murray, Wilson, Robinson, Shaw,
Douglas, Perley, McQueen, Leger, Ander-
son, O'Brien, Burchill—29.
Mr. Hetherington's amendment was
carried without division.
In the committee of ways and means,
Dr. Atkinson continued the debate on the
government taxation resolution and made
a lengthy arraignment of the financial
policy of the government. He was fol-
lowed by Messrs Hetherington and Powell.
Mr. Hanington's amendment was then
put to the House and lost on the follow-
ing division:
Yeas—Hanington, Stockton, Melanson,
Phinney, Alward, Lewis, Powell, Russell,
Rourke, Smith, McKeown, Shaw, Perley
—13.
Nays—Blair, Mitchell, Ryan, Pugsley,
Tweedie, Labllois, Porter, Poirier, Colter,
Theriault, Harrison, Taylor, Hetherington,
Murray, Robinson, Ketchum, Douglas,
McQueen, Leger, Anderson, O'Brien, Bur-
chill—22.
The original resolution was put to the
House and carried, 23 to 13, Mr. Wilson
being present.
Hon. Mr. Mitchell, seconded by Mr.
Blair, then moved:
Resolved, that it is expedient that an
annual tax, payable to the receiver gen-
eral of the province, be imposed upon all
companies accepting risks and carrying on
the business of insurance against fire with-
in the province, of one per cent, upon the
net premiums annually received by each,
together with the specific additional sum
of one hundred dollars license fee or tax
to be paid by each of the companies as
aforesaid.
This was carried on the same division as
before, except that Mr. McKeown was ab-
sent, the vote standing 23 to 12.
Hon. Mr. Mitchell moved, seconded by
Hon. Mr. Blair:
Resolved, That it is expedient to hold
an annual license fee or tax, payable to
the receiver general of the province, upon
all incorporated banks doing the
business of banking within the province
for the amount and upon the scale follow-
ing, viz: For banks doing business in the
city of St. John, having their organization
within the province, and head office in that
city and with a capital of \$500,000 or up-
wards, one thousand dollars and an ad-
ditional sum in respect of each office and
agency in the province, including the
principal office up to four, one hundred
dollars each; for banks with a capital of
a million of dollars and upwards, having
their organization without the province
and a branch in St. John, one thousand
dollars and an additional sum in respect
to each office or agency, including the
principal office in the province up to and
not exceeding four offices, one hundred
dollars each; for banks with a capital of
\$500,000 and upwards and less than a mil-
lion dollars having their organization with-
out the province and with an office in St.

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1891 1891

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