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Legislature of N. B. FREDERICTON, April 7.—Mr. Powell committed a bill respecting the sittings of the Circuit and County Courts in Westmorland. After discussion progress was reported with leave to sit again. Hon. Mr. Blair introduced a bill in addition to and in amendment of the Succession act of 1892. Hon. Mr. Emmerson introduced a bill to define the rights of the Crown as represented by the government in certain public lands. Mr. Stockton presented the petitions of S. Bishop, J. E. Carter, and 37 others praying for redress regarding the public schools at Bathurst. Hon. Mr. Blair committed a bill to repeal chapter 75 of the consolidated statutes of registry of Bills of Sale and to make other provisions in lieu thereof, Mr. Killam in the chair. Mr. Blair explained that the bill was on a line with legislation that had taken place in England and other countries and was intended to prevent humbug and fraud regarding Bills of Sale. After some discussion on the bill, progress was reported with leave to sit again. FREDERICTON, April 8.—In reference to the Westmorland court bill yesterday the attitude of the Hon. Mr. Blair towards the bill was not correctly stated in the official report. Mr. Blair's statement was that he had a good deal of sympathy with the desire of the people in the western end of the county to have the courts or a portion of them located in Moncton, but he was compelled to look at the matter from a broad and general standpoint and he felt that the administration of the criminal law interposed a serious obstacle to the scheme proposed. Mr. Powell introduced a bill to lessen registry fees and provide for payment of salaries of registrars of deeds. Hon. Mr. Tweedie committed a bill to consolidate several acts relating to protection of certain birds and animals. The game bill was under discussion most of the afternoon and evening. Messrs. Powell and Emmerson opposed the idea of giving protection to musk-rats, as they did much damage to the dykes and aboideaus of Albert and Westmorland. When section 29 was reached Hon. Mr. Tweedie moved that the blank be filled with \$2,000 for the enforcement of the act. The opposition protested and moved an amendment that the blank be filled with \$1,000. The motion to fill the blank with \$2,000 was carried, the vote being: Yeas—Blair, Mitchell, Emmerson, White, Tweedie, Labllois, Gogain, Lewis, Russell, Sivewright, Mott, Smith, (Westmorland), Scovil, Baird, Flewelling, O'Brien, (Northumberland), Wells, Ferris, O'Brien, (Charlotte), Hill.—20. Nays—Phinney, Powell, Shaw, Howe, Pinder, Pitts, Perley.—7. Progress was reported with leave to sit again. Hon. Mr. Emmerson introduced a bill to enable the Supreme court in equity to dispose of unclaimed bonds of the Albert Railway Co. Hon. Mr. Emmerson committed a bill to change the time of sittings of certain county courts. Howe in the chair. Agreed to. Mr. Mott committed a bill authorizing the town council of Campbellton to issue debentures for fire purposes. Baird in the chair. Agreed to with amendment. Adjourned at eleven o'clock. FREDERICTON, April 10.—Mr. Alward introduced a bill amending the Grand Orange incorporation act. Hon. Mr. Tweedie recommitted a bill consolidating and amending the law for protection of certain birds and animals. Agreed to with amendments.

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Hon. Mr. Emmerson committed a bill declaring the rights of the Crown, as represented by the government in certain public property. Mr. Emmerson explained that this was an exact copy of the bill regarding government house property as passed last year. It has been reserved for consideration by His Honor, the Lieutenant-Governor, last year. It was understood that His Honor would assent to the act this year; and that some Dominion legislation might be passed regarding the property. Agreed to. Hon. Mr. Emmerson committed a bill amending the law relating to fees. He explained that the object of the bill was to allow additional fees to physicians when they attended as witnesses. It was proposed to allow them \$5 per day or part of a day when they appear before a Justice's Court, and \$10 per day or part of a day when they give testimony before a Superior Court. Mr. Hill regarded this as class legislation and moved that progress be reported without leave to sit again. Dr. Lewis thought that the bill should receive fair treatment. He moved an amendment to the bill that the fees apply only in criminal cases. Hon. Mr. Blair said he would be willing to have the bill amended to authorize crown officers to allow not less than \$5, nor more than \$10, per day for medical expert testimony in criminal cases. Mr. Hill pressed his motion that progress be reported without leave to sit again. This motion was carried on the following division: Yeas—Mitchell, Phinney, Shaw, Howe, Pinder, Allen, Russell, Sivewright, Smith (Westmorland), Flewelling, Perley, O'Brien (Northumberland), McLeod, O'Brien, (Charlotte), Hill.—15. Nays—Blair, Emmerson, Tweedie, Labllois, Stockton, Powell, Smith (St. John), Alward, Gogain, Lewis, Blanchard, Mott, Robinson, Ferris.—14. Hon. Mr. Blair recommitted a bill amending the succession act. Mr. Blair explained that the first section of the bill empowered the governor-in-council to adjust the succession tax upon an equitable basis, where for any reason the amount of the duty could not be ascertained with precision. The second section provided that a double percentage should be levied upon bequests to persons residing outside the province. Agreed to. Adjourned. FREDERICTON, April 11.—Mr. Killam committed a bill respecting the Moncton Sugar Refining Co. (Limited.) Dunn in the chair. Mr. Killam explained that the object of the bill was to amalgamate the Moncton and Halifax refineries. It was not intended that these industries were to join in the general sugar refinery combine of Canada. Agreed to with amendment. Mr. Powell committed a bill making the city of Moncton liable for the expenses of certain parties convicted of summary offences. Baird in the chair. Progress was reported. Mr. Killam committed a bill providing for the appointment of a Stipendiary or Police Magistrate with civil jurisdiction in the parish of Westmorland, county of Westmorland. Russell in the chair. Agreed to. Mr. Powell committed a bill further amending the law relating to controverted elections. He explained that the object of the bill was to provide for cases like the one that came before the House this year. He referred to the case of Dr. Atkinson. This bill gave power to a judge to award a seat to the party entitled to it. The first section was the principal one and was as follows: At the conclusion of the trial the judge who tried the petition shall determine and publicly declare whether the member whose election and return is com-



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plained of or any, and what other person or persons was or were duly returned or elected, or whether the election was void and shall be set aside, and shall forthwith after the time limited for appeal, if any appeal be had, certify in writing such determination with the grounds and reasons thereof to the speaker and the determination thus certified shall be final to all intents and purposes. Messrs. Stockton and Phinney supported the bill. Hon. Mr. Blair took the ground that it was too late in the session to take up matters likely to provoke any considerable discussion and moved that progress be reported. This was carried by the following vote: Yeas—Blair, Mitchell, Emmerson, Russell, White, Tweedie, Labllois, Connell, Lewis, Blanchard, Killam, Sivewright, Smith, (Westmorland), Flewelling, Scovil, O'Brien, (Northumberland), Robinson, Dunn, McLeod, Wells, Ferris, O'Brien, (Charlotte), Hill.—23. Nays—Phinney, Stockton, Powell, Shaw, Smith, (St. John), Alward.—6. Hon. Mr. White committed a bill in amendment of chapter 33, admission of Attorneys. Hon. Mr. Emmerson strongly opposed the fees proposed by the bill to be levied upon law students \$10 entry fee and \$25 for admission. Mr. Wells said he would try to put himself in the place of the young man who had received so much attention at the hands of the members this afternoon and evening. If that young man were tonight he (Wells) thought he would oppose this bill. The present examination fees were quite sufficient for all purposes and should not be increased. If more practical sympathy were extended to struggling young men desiring to enter the legal profession it would be much better than to extend so much sympathy in words. Mr. Powell gave instances to show the farcical nature of the students' examinations in the past. Mr. Smith, (Westmorland,) thought there was no reason why young men should now pay \$25 where their predecessors only paid \$5. He would be very sorry to impose this handicap upon deserving young men. Adjourned. Hon. Mr. Mitchell submitted the supplementary estimates as follows: To provide for Bathurst school investigation \$2,000; on account of taxation commission \$1,000; special grant to N. B. University \$1,000. The motion to adopt the first section was lost. Adjourned. FREDERICTON, April 12.—Hon. Mr. Blair committed a bill relating to the Provincial Lunatic Asylum and its management. He said the bill was designed to give an ex-officio board of visitors at all times free access to the asylum. He has seen nothing to lead him to think that visitors desiring to inspect the institution were discouraged by the management from so doing, but in view of a feeling that existed to the contrary effect this bill was proposed. He had referred at the opening of the session to the large number of paupers who had been unloaded upon the asylum by the municipalities. Mr. Stockton—I think these patients should not be there at all. Hon. Mr. Blair said he did not think these persons, though they were not dangerous, should be excluded. They were treated more humanely at the asylum than they could be treated elsewhere. The Government had named a figure for

the board of these people so low that the parishes would prefer to send these persons there to maintaining them in any other way. Mr. Powell—What proportion of the inmates would be affected by the Bill? Hon. Mr. Blair said he thought about one-fifth of the number, perhaps 80 or 90. If the bill was open to criticism at all it was that the figure \$1.25 per week for board was too low. Mr. Stockton—I certainly do not think it is excessive. Hon. Mr. Blair said the object of the bill was rather to encourage municipalities sending their harmless insane to the asylum and if the fee was too low it could be increased at a future session of the House. The bill would not come into operation until January 1st next and due notice in the meantime would be given to the municipal authorities. Mr. Stockton thought the municipalities should be notified, so that they could, if they wished, remove the patients. Hon. Mr. Blair said the bill provided for such notification. Mr. Pitts said the tendency of the bill was to unload upon the municipalities a burden which had hitherto devolved upon the government. If his speech at the close of the session had produced the reforms dealt with in this bill he had not labored in vain. He heartily endorsed the idea of appointment of a board of visitors. He was opposed, however, to section 11 which threw the maintenance of a large portion of the inmates upon the municipalities. Bill agreed to. Hon. Mr. Emmerson committed a bill enabling the Supreme Court in Equity to dispose of certain unclaimed bonds of the Albert Ry. Co. Mr. Emmerson supported the bill in a lengthy speech, explaining that its object was to provide for the payment of wages due employers of the Albert Railway. Mr. Lewis also supported the bill, claiming that great injustice had been done the employees of the road, who have been so long kept out of their wages. After the discussion, progress was reported. FREDERICTON, N. B., April 13.—Mr. Speaker appointed Messrs. Blair, Mitchell, Stockton, Powell and Phinney a committee to consider the Lien Bill and report next session. When the bill relating to the sittings of the Circuit and County Courts in Westmorland came up for third reading Hon. Mr. Emmerson said he had decided to oppose the bill and moved that it be not read a third time. He said the bill as passed was not what had been asked for. It was practically a new bill with not even the same title that it had when introduced. The bill as adopted was not in accord with the sentiments of the people of Westmorland and he had it on good authority that it did not meet the views of the County Court Judge of Westmorland. He therefore moved that the bill be not read a third time. Mr. Powell asked that in view of the absence of other Westmorland members the matter stand for the present. Hon. Mr. Emmerson consented that the matter should stand. The bill relating to the sittings of the circuit and county courts in Westmorland again came up for third reading. Hon. Mr. Emmerson repeated the objections made by him in the afternoon and moved that the order for the third reading be discharged and that the bill be not now read.

Mr. Powell said his position in reference to this bill had been misrepresented. He had tried earnestly to get the bill through in its original shape, and failing in that, had consented to the amended bill which gave the people in part what they asked for. Mr. Killam agreed with Mr. Powell that the latter had done all he could to have the bill passed as sent here. He thought, however, as the amended bill was not what the people of Moncton wanted, that the matter should stand over till next year. The present bill struck at the jury system and he could not support it. Mr. Smith (Westmorland) was willing to accept the amended bill, it being in part what the people of Moncton wanted. Mr. Emmerson's motion was then carried, the vote being: Yeas—Mitchell, Emmerson, White, Gogain, Labllois, Lewis, Blanchard, Killam, Sivewright, Mott, Flewelling, Scovil, O'Brien, (Northumberland), Dibblee, Dunn, McLeod, Ferris, O'Brien, (Charlotte)—18. Nays—Phinney, Stockton, Powell, Shaw, Smith, (St. John), Alward, Howe, Pinder, Pitts, Allen, Russell, Smith, (Westmorland), Wells.—13. Mr. Killam committed a bill providing for the supplying the city of Moncton with water; progress was reported. The supplementary estimates were passed after a vigorous debate in which the opposition condemned the government for their extravagance. Members of the government and supporters replied and it was after one o'clock this Friday morning when the house adjourned to meet again at 10.30 o'clock. "How to Cure all Skin Diseases." Simply apply "SWAYNE'S OINTMENT." No internal medicine required. Cures tetter, eczema, itch, all eruptions on the face, hands, nose, &c., leaving the skin clear, white and healthy. Its great healing and curative powers are possessed by no other remedy. Ask your druggist for SWAYNE'S OINTMENT. Lyman Sons & Co., Montreal, wholesale agents. Etiquette of Calls. In the matter of making calls it is the correct thing: For the caller who arrived first to leave first. To return a first call within a week and in person. To call promptly and in person after a first invitation. For the mother or chaperon to invite a gentleman to call. To call within a week after any entertainment to which one has been invited. To call upon an acquaintance who has recently returned from a prolonged absence. To call within a week, and in person, after a dinner party to which one has been invited.—Chicago Evening Post. Rheumatism Cured in a Day. South American Rheumatic Cure for Rheumatism and Neuralgia radically cures in 1 to 3 days. Its action upon the system is remarkable and mysterious. It removes at once the cause and the disease immediately disappears. The first dose greatly benefits. 75 cents. For sale by W. W. Short, druggist. Oats for Young Colts. The weaned foals of last spring will need good care the first winter to prevent the stunted growth which generally means disordered digestive organs. The best grain for colts as for working horses is oats, and as the young animals are not put to any hard service, they will need only a small quantity daily. A quart, or even less, of oats daily with other feed, given to a growing colt, nets the feeder many times its cost in the increased value it will give the animal.