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WOTELES GUIDIE.

of Hatton

Mr. Chisholm's Parliementary Circer public chest for corrupt purposes; but "Schedule shall be laid before both Reviewed in the Stern Light of Tr t'i and Undeniable Facts Driven | what cared Mr Chisholm. from the Infullible Sounce of the Journals of Public Reports of Parliamentary Proceedings.

ELECTORS OF HALTON —

You will soon be called upon to assist in deciding by your votes the des- of the seguiorial Tenure, a motion was 'to take place until such Schedule shall to amend the 64th Clause, by providtiny of a new nation. The present e'- male to improve the Bill by an instrucection brings up the most important is- "ton to the committee to define and ment; the House divided; and the "upon the credit of the Consolidated" sues that have yet been presented to "limit seignorial rights, etc., regard be- names being called for, they were taken "Revenue Fund in respect of expendithe people of Canada, and upon your ong had to tuo rights of all parties," down, as follow:action at the polls, will to a considerable but Mr Chisholm, true to his Lower extent depend the issues of good or evil Canadian masters, voted NAY, against Every member of the Liberal party sum, or the proceeds of debentures to government to this country Two men the interest of his own section of the from Upper Canada voted for this mo- "a like amount, shall be paid in to the whose antecedents are well known to Provi ce, and thus assented to perpetr- tion, as did also many true Conservatives ! you, are appealing for your suffrages are a measure of injustice little short of such as Church. Daly, Galt Lamsden, and confidence, and it is well that you robbery to Upper Canada, causing the McKerlie, Matheson, Morrison, and should fully consider the public record people to bear the burthen of what others! of both

further comment the first instalment of of the people of Lower Canada. the parliamentary career of Mr. G. K. Chisholm, who is now before you seeking re-election at your hands. What pleas does he put forward for his re-election? What pulliation has he can not do so. In 1857 you indignant ly rejected him, he has since shown no repentance for his black record of politic I treachery and crime, but says he i ashamed of no vote, but the vote to make the Upper House elective! No. A man who could be capable of the political misdeeds he has done, would be past shame. Mr. White on the contrary. has been your faithful servant for the do so! Mr. White and Mr. Chisbeen tried, friends and foes are agreed, is a faultless one, Mr. Chisholm's record is the blackest of any public man in Canada. "venience may render expedient" insert-Electors of Halton, you possess too ed instead thereof. much common sense, too much patriotism, too much gratitude, and too high a sense of justice not to reward the to the people and tell them how liberal faithful and punish the unfaithful ser- he was in this measure!

-career for 1854 and 1855.

The first question on which Mr. Chisholm will be found wart ing will be four d on P. 74 of the jours . als of 1854, on the 20th September Mr. Hartman moved, seconded by Mr Sanborn,

And the question being again propos

ed. That the words "consider it is mos-"desirable in the interest of religion and "social harmony, that a fi al and con "clusive adjustment of this long pendin. "controversy should take place withou The subject was distinctly "brought before the People of th "Province at the late Election, and "their opinion upon it expressed in n "equivocal manner" be left out of th sixth paragraph, and the words "wil "with a view to promote the interest "of religion and social harmony withou "further delay give our best attentio "to the maturi g of a measure for the "secularization of the Clergy Reserves "by which the opinions of the People of "the Province, as expressed at the late "Election in no equivocal manner, wi "be carried into effect, and this fertile "source of discord and agitation will b "torever removed" inserted instead thereof.

MR. CHISHOLM VOTED NAY The next day on Page 104 we find him absent from his duty on a division | bir to protect? Mr. Chisholm finds it | the Question, seconded by Mr. Aikins, O page 120 absent, and 121 again 'cause of Education,' but what will be ' absent; 140 absent on the question of thought new of his previously expressed the Election Laws! Page I42 absent | views on that subject, as shown by the 191, being altogether one month absent pears desirous to wrest the fund from from his duties on very important ques | Education to 'any purpose.' Verily Mr. tions affecting the interests of the peo | White may well taunt him with his torple of the Province and his own con tuous course. stituents. On the question affecting Magisterial Appointments we find him seconded by Mr. Roderick McDonald, again absent. See page 204.

On the 24th October, 1854, Mr. Dorion moved, seconded by Mr. Aikins. to receive several petitions asking for "lishment of District Libraries, within the appointment of a Committee to ob- "the limits of the said Municipalities tain justice in the representation of cer- "respectively, and for no other purpose tain counties in Lower Canada. MB. the right of investigation!

the 25th October, 1854, on a t convenient to absent taken down, as follow:-228 he for id be tound absent self; he will also

Respect n ly Dedicated to the on pages 131, 232 and 240, on three Again, Mr. Langton moved, seconded i tory of Lauzon and of the Crown Dues tation should be made, and the following bought it from Sherwood—but for what ments to the bill by Mr. Chisholm sendimportant question of investigation of an be added to the 3rd Clause of the said cial property" instead thereof. alleged job involving the expenditure of Bill: "Provided also, that within three a large sum which was paid out of the "months from the passing of this Act, a

> On an important motion on the pige 267. he abandoned his post again

We herewith present to you without alone, being exclusively for the benefit offend his masters, really it is painful to found it convenient to bolt out of the

Again, on the Clergy Reserves on P. 320 on the 15th Nov. we find him

the question, seconded by Mr. Macken- 1854, and let the honest farmers and committed to a Committee of the whole attempted for past votes? None whatweever, and for the simple reason that he the end of the Question be left out, and for the simple reason that he the end of the Question be left out, and for the simple reason that he the end of the Question be left out, and for the simple reason that he the end of the Question be left out, and left the nonest formers and committed to a committee of the whole other ratepayers of Halton mark what cleaving out that part which provides the words "the said Order of the day regard Mr. C. evinced for their interest. "that an equivalent for the sums taken | Chisholm!!! The Petition, it will be | THOSE WHO VOTED TO STIFLE "be discharged, and the Bill recommitted Read circfully this important motion. I from the Provincial Chest for the ad 'to a Committee of the whole House, "to amend the same, by providing. That "all the lands, money and securities of "every description now belonging to the "Clergy Reserve Funds shall be forth "with transferred to the Crown at a !. "valuation: That such portion of the "some as may be ascertained to be the "ince to the payment of the Indemnity be an equivalent in money or debent "present value of the stipe ds and allow- "to be awarded to the Seigniors of Lower "ures concurrently distributed among "and secured under the Imperial Clergy "Reserve Act. shall be retained by the last ten years, and has defied his op "Crown as an equivalent for assuming is of local interest only, and such Inponents to show one bad vote in all that "the annual payment thereof: That "demnity should be paid by the parties time. They have not yet attempted to "the said stipends and allowances shall "become a fixed annual charge on the 'said sum so retained by the Crown: "And that the whole remaining balance Mr. White's Parliamentary career, "from the said funds shall be immediate. 'ly distributed among the County and "City Municipalities, in Cash or Pro "vincial Debentures, as the public con-

> MR CHISHOLM VOTED NAY He has now the assurance to appeal justice.

Again the friends of justice in the We give in this paper Mr. Chishelm's house made another attempt to amend the Bill by inserting the following de

sirable and equitable amendment : "Mr. Foley moved, seconded by Mr. Flint, that the question being put, that the Bill be recommitted to a Committee of the whole House, to amend the same, by stating clearly the names of sumbent, and that the sum to be paid

a commutation shall be determined by said, as usual roted NAT!!! ne Annuity Tables published in this Province, by authority, in 1851; t clouse divided: and the names being called for, they were taken down. CHISHOLM NAY! Even Galt, Daly, Ferguson, McKer- Instalments a portion of the money proie and others were honest enough to ote for this amendment, but Chisholm Public Chest, and paid to the Landed on "Sugar, Raw" and "Molasses" to be appointed with Four hundred corporating the Hamilto and Toronto who had made such liberal promises, lords for their relief. Nothing could be reduced to ten per cent.

is laity from this, as well as all other ters and faced the music. Counties in Upper Canada, but what On the reception of the report of the cared Mr, Chisholm so long as he had Committee, on Page 361, t ie family interest in the Oakville Har-

The Honorable Mr. Merrit moved and the Question being put, That the "port of Common Schools and the estabet og agricu ture, on page the names being called for, they were

"parties to whom any stipend or allow-O 18 2810 . he important question ont be Liwful for any commutation to the whole House with an instruction

review his records on this and on many other questions.

voting down the following amendment, The seignorial tenure was brought up end of the Question be left out in or-Mr Brown moved in amendment to again on page 335 on the 16th Nov. der to add the words the Bill be re-

And the Question being put, That "justment of the Scigniorial Tenure the great and fundamental principle of HOLM! all the words after That' to the end order to add the words "it is inexpedi- "Upper Canada, and to provide instead stitution as conceded by Charles the to pay the Government in full from one "ent and unjust to the Tax-payers of "thereof, that for all lands dues and Second, and this appeal for justice dollar to two dollars per acre with inter-"Canada to appropriate any portion of funds the property of the Province, which Mr. Chisholm refused to HEAR "the Territorial Revenues of this Prov- "taken for the said purpose, there shall "Canada, inasmuch as the proposed Leg- the City or County Municipalities of islation under the Bill as now framed. Upper Canada instead thereof. "immediately benefitted thereby" in- P. 365 Journals of 1854. stead thereof; the House divided: and

MR. CHISHOLM

"pledge the Consolidated Revenue Fund for the payment of the said Indemnity. "and thereby to increase the Provincial "Debt and Taxation to an unknown and "unlimited amount, is improper, unpre-"cedented and dangerous; that it de-"prives this House of the necessary Mr. Felton, and the question being put, "the Public bugthens, and that this committed by order of this House to he individuals who are to be entitled to blouse will fail in its duty to the people the custody of the Serjeant-at-Arms, be scipends under the said Act, and the of Canada, if it assen's to any such be released from such custody, unto he sums, per annum, they shall severally "proposition" instead thereof; and the shall have paid a Fee of One Pound to receive; also, to provide that any com | Question being put on the Amendment; the Serjeant at-Arms; the House di nutations made under the Act, shall be the House divided: and the names be- vided: a d the names being called for. predicated on the actual age of each in | ing called for, they were taken down. | they were taken down.

Mr. Chisholm, to his disgrace be it

Lower Canadian to do justice to Upper him additional fees. Canada, by proposing that the tenants do repay to the Government by annual posed by the Bill to be taken from the voted blind, leaving in the hands of a be more equitable, but the patriotic corrupt administration to dole it out at Chisholm evaded the vote by bolting will, contrary to the expressed will of out of the House! See on Page 336. the People, as shown by the numerous The next motion not being so difficult Petitions presented by the Clergy as well to face, he answered the call of his mas-

Mr. Brown moved in amendment to and on Page 105 also absent on anothe | convenient to prate at his public meet. That all the words after "That" to the division, showing on the first perior lengt about devoting the proceeds of the division, showing on the first perior length about devoting the proceeds of the to add the words "the Bill be recommitted. He finds with supporting an extravation he cannot afford to of the Session his dereliction of duty Clergy Reserve funds "to the sacred "ted to a Committee of the whole support a reduction on articles consum-"House, to amend the same, by provided ed by the people; but what does he "proved water powers belonging to each "Seignior for milling or manufacturing does not get back. and page 143, 144, 152. 173, 178, 189 following amendment, in which he ap- purposes shall be conveyed to the "Crown, and sold for the benefit of the ing Life Provisions to Judges, and let "Indemnity Fund" instead thereof; the House divided; and the names being called for, they were taken down.

MR. CHISHOLM NAY!!! The ratepayers will thus see that Mr. at 104 divisions and ABSENT 76!!

Electors of Halton mark his conduct. Could any man do worse?

Mr. Brown moved in amendment to man. That all the words after "That"

Earne 1 Attention of the Electors several divisions, one of which a very being put, That the following Proviso "iory and the said Dues being Provin-Of course Mr. Chisholm said NAY

to this just provision. The next motion is a very import-Houses of the Provincial Parliament,

"containing the names and ages of all ant one. Mr Langton moved in amendment "ance is payable under this Act. to- to the Question, seconded by Wr. Sidsubject of the Clergy Res rves on "gether with the amounts of such stipend ney Smith, That all the words after "or allowance, and also the stipend or ... That" to the end of the Question be "allowance payable to the two bodies left out, in order to add the words "the "herein specially named; and it shall "Bill be recommitted to a Committee of

"have been haid before both Houses for ing that whenever any money is pair "thirty days during a Session of Parlia- "out of or any debentures are issued ture authorized by this Bill, and not MR. CHISHOLM VOTES NAY! "provided for by the sources of Revenue

Where was Mr. Chisholm? Just nowhere; not having any interest in THE RIGHT OF PETITION DE. before Parliament; had land been given; should be a question of local interest Mr Chisholm could not afford to question of justice to Upper Canada,

"Upper Canada, Municipalities Fund

Mr. Foley moved in amendment to the Question, seconded by Mr. Flint That all the words after "That" to the cleaving out that part which provides

He also voted against the limitation the worst vote he gave during his pub stituents again made another appeal for of Lower Canada, and paid from the every British subject. Mr. Chisholm to add the words "the proposition to ratepayers of Halton to give him a five Ministry, notwithstanding he obtained years lease of power!!

RETRENCHMENT,

THE SERJEANT AT-ARMS.

Mr. Chisbolm moved, seconded by

MR. CHISHOLM YEA! Mr. Chisholm in addition to a liberal Again an attempt was made by a allowance to the Serjeant at Arms votes

Mr. Galt moved in amendment to the the Ball re-committed to a Committee said proposed Amendment, seconded by of the whole House, with an instruction the following on page 861. Mr. DeWitt, that the ad valorem Duty to leave out the 44th Clause, by which The Order of the day for the second litigation and law costs was the introof thirty per cent proposed to be impos- two Military Inspectors are authorized reading of the Bil to amend the Act in-MR, CHISHOLM VOTED NAY!

Mr Ferrie moved in amendment to to the said proposed Amendment, sec onded by Mr. Foley, that the ad valorem Duty of thirty per cent proposed to be imposed on "Sugar, Refined, in Loaves, Crushed, Candy. or Bastard, a d "Molasses" be reduced to twenty

per cent, and on "Sugar, Raw" to fifteen MR. CHISHOLM NAY!

care. Let the people look to it that he

Again, he was also absent on grantthe electors mark well the fact that during the part of the first Session previous to the adjournment he was present Chisholm would not permit one cent of Many of which were very important to words "and shall be appropriated by the indemnity to be refunded by his faith- your interests. The electors will notice "said Municipalities solely for the sup- ful allies in Lower Canada. Let the his advent as their representative.—

"whatsoever" be inserted after the word the Question, seconded by Mr. Hart-during the last part of the first Session, CHISHOLM VOTED NAY, denying Clause of the said Bill, and that the to the end of the Question be left out, after his election, on entering into Parlia to do settlement duties, on the fulfilment words "to any purpose to which such in order to add the words "the Bill be ment, and it will be found that he has not of which the claim alone rested. This for "damages to private property" "funds are applicable" in the same line, 'recommitted to a Committee of the made any improvement! The older the was granted, but no location was made what was the consideration? Do tell be left out; the House divided; and "whole House, to amend the 64th the names being called for, they were "Clause, by providing that Upper Cantaken down, as follow:— "ada shall receive for local purposes, a Clergy Reserves, after the passage of Lawyer, soon after brought up the Lawyer, soon after brought up the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact the contact the contact that Mr. Henry Sherwood, a Toronto Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of Lawyer, soon after brought up the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the passage of the contact the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the contact the contact the contact the contact that Mr. Henry Sherwood, a Clergy Reserves, after the contact t

tion being put, that in the third S.c. been performed, and the time when they and how tender and forbearing to the tion of the Statute passed in the pres- could be performed had gone past. ent Session of the Provincial Pulit | The justice of this decision was so ment for the adjustment of the Clergy obvious that Mr. Gamble seems to have Reserves, it was provided, that "the given up the claim, and for eleven all the opposition in his power, but it "may deem it expedient, with the con- it. The moment, however, the present either gets out of their way by absent. opinion of this House, it is not expeditained a report to Council from Solicitor- Grand Trunk to run on the public ent that any commutation of the sti- General Smith in favour of his claim, General, praying His Excellency not to from all the lands of the Province at fused to examine whether the comex reise his discretio ary power of com- one shilling per acre!! mutation, but that the parties entitled The Government have no power to mutation Tables for correcting the nually during their incumbencies; the shilling per acre, was resorted to with is content to go it blind.

called for, they were taken down.

NAY CHISHOLM!

and the petition of Samuel Cushing, Government kept their own counsel. as member for that County was received by r vote of 60 to 41 nays, amongst the latter will be found the vote of Mr 'may be appropriated by Parliament British liberty established by the Con- have cleared away the forest, have had or entertain was founded or such strong shilling an acre. It is for the electors grounds the member complained of was to say at the polls whether they expect ignominiously expelled from the House, honest and upright government from and thus the Ministry which Mr. Chis-! See holm supported lost as plaint of adherent as himself! This we regard as

VOTES of the number and salaries of the com- ic career, denying the principle of the motion given on page 857. when Sir this amendment, but incredible to remissioners proposed to be appointed by right of the subject to appeal for redress, a Allan McNabb brings him up to the late, Mr. Chisholm voted it down. We the Bill. Millions of dollars were squan- right which was conceded after a long scratch by making him second a motion, do not, say he did so willingly. He dered by this measure, and the farms of and bloody struggle, and for the last but Mr. Chisholm took the opportunity must have known if was wrong, but he Again the friends of good Govern- the people of Upper Canada mortgaged two centuries had been recognized by to leave without voting on his own could not help himself, his masters were ment, true to their pledges to their con- for giving free farms to the inhabitants the Constitution as the birth-right of motion? public chest, and now Mr Chisholm, can have no plea in justification of his him to vote down the following amend. must go with them. Is he in any better Moved That all the words after "That" after being rejected for his improper conduct, except that he desired to re- ment. to the end thereof be left out, in order conduct ten years ago, appeals to the tain in the House a pliant tool of the Mr. Antoine Aime Drion moved in

his election as the sequel proved by his

THE RECTORIES. A bill to abolish the Rectories was introduced on P. 787, the second readcheck over the Public expenditure and that no person who shall have been ing was proposed by Mr. Brown, seconded by Hon Mr. Ferguson Blair,

MONTHS HOIST! MILITIA.

A Militia bill very cumbersome and expensive was introduced to which the following amendment was proposed:

Mr Brown moved seconded by the Honorable John Sandfield Macdonald and the Question being put, That the said order of the day be discharged and pounds per annum, each, and travelling | Railway Company, being read; thorizes the appointment of an Adjutant- Question being proposed, That the Bill Chisholm with his usual zeal for the im-General with a salary of Seven hundred be now read a second time; they were taken down,

But Mr Chisholm was ready for any expenditure and voted NAY as usual. CLARKE GAMBLE JOB.

Picked Lands for one shilling per acre -Fifteen hundred acres for £75.

March 24th, 1855.—Mr John Sandfield Macdonald this day dragged to only one in the whole House a French- of the Union, Separate Schools Supply, the part of the Government, in paying clandestinely an old claim, previously Mr Clark Gamble, the Toronto Lawyer!

It appears that about 60 years ago, following amendment, We now proceed to notice his conduct | son and heir of Oliver Everts, revived | not been passed" instead thereof, the claim and asked that the land might

consideration has not transpired, In ing in the six months hoist! 1844 Mr. Gamble urged his claim and Mark how hostile Mr Chisholm was "Mr Brown moved to resolve, sec- was peremptorily refused, on the good onded by Mr. Scatcherd, that the quest ground that no settlement duties had on all occasions, to the Great Western.

Governor in Cou cil may, whenever he years no action was taken in regard to the Grand Trunk wish anything, he "sent of the parties and bodies severally Government obtained office, Mr. Gamble's "interested, commute with the said par- hopes seemed to have revived and he ing himself or votes away millions to "ties such annual stip nd or allowance renewed his application On the 9th build subsidiary lines, and once he voted "for the value thereof." That in the December, 1854, he by some means ob- as will be found on page 991 for the pends secured under the said Act, and on the 26th Februry, 1855, an should be made; and that an humble Order in Council issued entitling Mr. On page 601 will be found a very bad aldr is be presented to the Givernor Gomble to purchase 1,500 acres picked vote of Mr. Chisholm, by which he re-

to redeive stipends under the said Act give land to any one, and the trick of claims of the Clergy on the Reserve fund may continue to receive the same an selling Mr. Gamble picked land, at one were founded on right principles. He House divided; and the names being the view of concealing the transaction from the public eye! Had the claim been paid in money, it must have come gratis the statute would have been broken; but by selling land worth five or On the 15th March, 1855, page 694. six dollars per acre for one shilling, the the petition of Charles Benedict and job was consummated and no one likely other electors of the County Argentuil, to hear of it, if Mr. Gimble and th

Some hints of this affair, however, merchant, of the Township of Chatham' got to the public ear, and on the 16th against the return of Sydney Bellingham | April, 1855, a committee of enquiry into the whole affair was moved for in the House. Will it be believed that all motion was kicked out-10 A MONG was spent by voting down the following seen WAS received, thus re-asserting ENQUIRY WAS G. K. CHIS-

est. A political partism got his pick "detail of its receipts and expenditures of the best lands in the Province for oue men who were ready thus to favour a political friend at public expense. A SINGULAR AFFAIR.

amendment to the Question, seconded by Mr. Holto, That all the words unjustifiable conduct, and positive fraud Question be left out, in order to add the tract from page 1022: words" be re-committed to a committee | The Order of the day for the second of the whole House for the purpose of "it is proposed to increase from Four cution to pay debts, bei g read. "hundred to Five hundred pounds, and "also, for the purpose of limiting nhe Mr. DeWitt, and the question being Mik Chisholm voted the six "mumber of Lispectors to be employed proposed, that the Bill be now read a by the Post Office Department "instead thereof;

Mr. Chisholm votes nay!

HAMILTON & TORONTO RAIL-WAY.

Mr. Chisholm at Omagh made a solomn assertion that he did not oppose the Company in getting their Charter. El. c.ors at Omagh meeting read

expenses; and also to leave out, that | Mr Joseph Curran Morrison moved, portion of the 49th Clause which au- seconded by Mr. Sidney Smith, and the

and fifty pounds per annum; the House Mr. Chisholm moved in amendment divided, and the names being called for, to the Question, seconded by Mr. Poulin, voting for the six months hoist!!! That the word "now" be left out, and the words "this day six months" added

at the end thereof: And the Question being put on the taken down. Yeas-Chisholm and

man to vote for this motion!

Not content with this on page 997 we condemned and expressly debarred by find Mr. Chisholm showing his teeth mised when we commenced to speak of statute, in favour of their political friend against the Company by voting for the his conduct at the beginning of the

one Oliver Everts settled in the Province | That the words" now read the third and claimed 1,500 acres of land, at nom- time" be left out, and the words" amend- more neglective of the high duties you inal price, under a Settlement Act then 'ed by leaving out the second Proviso had sent him to discharge. He was in force, on the condition of doing set- of the 1st Clause, and inserting the tlement duties. The claim was admitt- words Provided always, that the said present at 114 divisions and absent at ed at the time, but land being then of Company shall be liable for all damages 117, majority against Chisholm 3!! no value, it remained in abeyance until which the obstruction of either the 1820, when Everts sent in an applica- River Credit or River Humber which a What would be thought of even a munition to have his claim to 1,000 acres permanent bridge may occasion to pri- cipal councillor or trustee who is absent affirmed. On that application no action vate property, in the same manner and was taken. In 1834, George Everts, to the same extent as if this Act had

This is precisely what he wanted to be assigned him so that he might proceed get at Oakville. If it was not \$50.000 "sum equal to the value of the Seign- the Act it was desirable that no commu- claim, and that Clark Gamble, in 1843 there can be found two other amend-

Grand Truck. Why! when the former wanted a Branch to Brantford, he gives

It was moved that all the words after "That" to the end of the Question be left out, and the words "an Address be presented to His Excellency the Gover-"nor General, praying him to cause en-"quiry to be made whether the Tables ' laid upon the table, by Government, on "which commutation has been based "are calculated upon corrict principles: "and praying him in the mean time to "stay any further commutation" insert-

New

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THE

Culties

whatev

ed instead thereof. MR. CHISHOLM VOTES NAY! Again, on page 918 Mr. Chishelm enquiry was sternly refused -that the shows that he cares not how your money

That the words. " Every Educational, "Literary, Scientific, and Charitable "Institution, and every Asylum, is also "hereby required to transmit, as a part "of its A nual Report, a full account in "during the year; and also an account-"of the number of children who may "have been gratuitously instructed at "any such Educational Institution, and "who have been maintained free of "charges at any such Charitable Es-"tablishment or Asylum" be added at the end of the 13th Clause of the Bill.

Can Mr. Chisholm explain the Now what sane man could object to not favorable to such rigid accounting Again, his love for Economy causes for expenditure of public money, and he

HOMESTEAD LAW.

On this important Act Mr. Chisholm after "Resolutions" to the end of the is not sound, as will be seen by this ex-

reading of the Bill to exempt the Home-"specifying what are the Officers in the steads of families, when under the value "Post Office Department whose Salary of £ ___, from forced sales under exe-

Mr. Mickenzie moved, seconded by second time. Mr. Solicitor General Smith moved

in amendment to the Question, seconded by the Ho orable Mr. Spence, that the word "now" be left out, and the words "this day three months" inserted instead

Mr. Chisholm voted for the three months hoist!!! CONCILIATION COURTS. One of the best schemes to prevent duction of a Bill to establish Courts of conciliation for settling by arbitration. the disputes of neighbors, but Mr.

provement of society will be found In looking over the session for 1855, we fail to see Mr. Chisholm's name after Amendment; the House divided : and the 16th May to the 30th, when the the names being called for, they were session ended. He remained to give his last vote on a bill to inspect potash, Opposed to 87 mays, he could get and left the questions of salaries, repeal &c., to look after themselves. As we preadjourned session he was getting worse, from his duty more than half his time. How much more culpable is one who undertakes to represent the electors in parliament in their highest interests,

(To b : Continued.)

but how much better for the county

that he was so often absent, since he

voted so badly when the parliament was

It is per time, be ularity. PAIL WE PAGE O general McMille J Urqui Welling

WIL RECO

a small