New Tailoring Department-Magee & Russell, Court of Revision-F. W. Harmer. Auctioneers, &c .- A. B. Macdonald & Co. Government Notice-Wm. H. Lee. Authorized Discount-R. S. M. Bouchette. St. Patrick's Literary Association-J. Kelly.



The Ottawa Times

MONDAY, MAY 4, 1868.

For notices of Property for Sale to Let see Fourth Page.

WE may state as a reason for the delay in determining whether the prisoners now Hon. T. D. McGre, or as accessories thereto, prepared to have put on a special force, but it furnished with neat gas fixtures. The olshall be tried by Special Commission or held was correctly cone uded that the Public seats are continued back to the western wall, question has not yet been formally taken into this force under the provisions of the Act al- ceal stoves have taken the place of the old unconsideration. As we remarked on a former | luded to, by which also their services are reporters, and a number of other improveoccasion, opinion is universally in favor of made available for police duty in any part of ments and embellishments contribute to the the issue of a Special Commission, as in every the Province, under his directions. It may comparative elegance of a Council Chamber way better than holding over the prisoners be presumed that this step has been taken in for some five months, till the Fall Assizes. It compliance with the promise said to have under the instructions of the City Engineer. is probable that the matter will be decided been made by the Premier, when the member This evening the council hold a meeting for in the course or a few days, and from all we for East Durham brought the matter up in the can learn, in favor of the trial of the prisoners | House of Commons, with closed doors, to by Special Commission. The promptitude which allusion has already been made in the O'FARRELL followed his attempt on the life of PRINCE ALFRED has naturally quickened had a flual interview with the Secretary of D. R. LEAVENS. the desire, which in itself was natural enough | State for Canada, concerning the affairs of the without such an example, that an end should | Mississagua tribe of Indians of the Credit, and be put to the suspense in the public mind as having placed all the papers and particulars speedily as the ends of justice would permit. or their claims before the Secretary of State, Nearly four weeks have already elapsed and the aid papers and particulars being re- ted ware, and Fancy Goods. They do all "New Brunswicker" are only too ready, under -since the authorities were on the track ported upon and the reports laid before the of the prisoners now in custody; Secretary, he has finally assured Dr. Pyxe that they have worked incessantly in ferreting out after the present Session of Parliament is over as far as possible those who were connected he will at as early a day as possible, complete with the deed; and if, as there is reason to and finally dispose of these long pending believe, they feel they have already succeeded claims. in preparing their case to go before a jury, it appears that the ends of justice are more likely to suffer than be served by awaiting late Hon.T.D.McGre in pamphlet form, revised the Fall Assizes. But of course we can only by His Grace, and published in pamphlet speak of the matter as appreciated by the form by Messrs. Compros of the Halifax public, there may be reasons for a contrary | Express course, of which we are entirely ignorant.

In the death of Mr. McDonnell, of Quebec, the press of Canada has lost one whose early ! labours gave promise of a brilliant future. of Saturday, except the wholesale clearing of taken my hint, and stopped his officious he objects to this let him accept my proposal Though an advocate by profession, and un- the news depots of certain Fenian or pro- championship, lest he might still further doubtedly qualified, had he applied himself Fenian newspapers. The Irish American, the damage their cause, aiready weak enough to law, to have achieved distinction at the Irish People, and if we mistake not, the Irish Now, he reappears as " a New Brunswicker," Ottawa, May 2. bat it was rather as a laborious and accom | Canadian, were taken in charge by detectives | but under all his disguises, the same animus was known and esteemed by a numerous ing to the request that no more of them should friends. As paragraphist, reporter and | be offered in this market. ; sometimes as poet and story writer, is acknowledged to have gone through an mmense amount of hard fagging work during | it was not attended with success his connection with the press; and in the reporter's gallery he has ever been spoken of as the crack "long hand" reporter in Can ada. But Mr. McDoxxell had to struggle early against the approaches of that insidious disease-consumption-and was finally compelled to abandon the laborious duties of the journalist. He continued, however, while health permitted, to be an occasional contri- premises. butor to the Chronicle, and we have reason to believe that his name was retained on th staff of that paper, when failing health longer permitted him to contribute to columns. Mr. McDonnell was unmarried. and the sole support of his widowed mother, His early death will be lamented by his able to make all kinds of ewellery, Masonic many triends who knew and appreciated the jewels medals, &c. kindly geniality of his nature, and recognis ed in his poetic and other contributions to great auction sale of dry goods this evening at the press a promise of higher literary achieve- 7 o'clock, at Prud'homme's store, Sussex-st. quainted with the different sections of the ments. Among the journals with which he Great bargains may be had. was associated before his connection with the Chronicle may be mentioned the Montreal

WE are glad to be able to announce that the authorities have taken a decided step towards the prevention of the circulation of treasonable publications in Canada. Saturday last Detectives O'NEILL and CULLEN, under instructions from Mr. O'REILLY visited the several news depots in the city and obtained possession of the whole supply of pro-Penian literature in town, at the same time informing the agents that no pernicious stock of the kind should be offered by them for sale unless at the risk of prosecalled forth the official condemnation of the Le Monde special edition for the United States. | cates of the Frontier route, and that this immoral sensational sheets imported from Jones & Holland have both for sale, the neighboring Republic, so that now the this part of Canada. Mr. McMicken, who o'clock, when all the companies promptly in exposing it. news stalls in Toronto this morning, and was an untenanted house near Sparks' mills, be excused, because " they never imagined arrangements have also been made for a like | which could not be saved, they turned back. | "that such an insane act would be committed procedure in Montreal and other cities.

This is a righteous step, which we are sure the good sense of the country will ap- in the States entitled " A Tribute of the Na- as well acquainted with the politics and polipland. We have already expressed our tiens to the Memory of Abraham Lincoln" views upon the impropriety of permitting was received here on Saturday, addressed to grounded hope of any other route being agreed noxious publications to circulate in the coun- the Municipal Council of Ottawa, from the to by the British Government. He must know if Mr. Johnson is deposed. try-as well the obscene, which sap the Department of State at Washington. The foundations of morality, as the pro-Fenian volume is quarto size and contains 950 pages, give the guarant re, and that a special reservatreason-breeding sheets that poison the minds filled with the expressions of condolence from | tion was made that any route departing much of their more simple readers, and inflame all countries on the occasion of the late Presi- from that recommended by Major Robinson their passions to deeds of lawlessness; and dent's assassination. we are now heartily glad that the nursance Iths at length been firmly grappled with. Even the State Legislature of New York has passed a most stringent law against obscene oublications and immoral advertisements, which if rigidly enforced n that State will be | 96 feet in length, and 19 feet beam. She is | I again assert, and I dary this bold falsifier a great blessing to Canaca; and if our own strong, compact, and a good model. The to deny, that the "railway resolutions" were authorities, as they seem prepared to do, will owners have another flat bottomed barge on hurried through the Local House by mere Lew York, May 2.—The Tribune's Atlanta Stevens, Wark, Wier.—34. now abate the other more dangerous, if less | the stocks which will be ready in July. disgusting, nuisance of treason-spouting sheets being scattered broadcast throughout the ing these popular readings will be continued, munity; and confer a signal favor on those sented to give their assistance :- Col. Macwhose national predilections expose them to dougall, Mr. Langton, the Rev. Dr. Bedford be led astray by the perusal of the inflam- Jones, Capt. Stewart and Mr. Carrier. The ern members who loudly complain of the inmatory effusions of bastard patriotism with readings begin at 8 p. m. precisely, and the which they abounds Opinion is setting public are respectfully requested to be puncsteadily and firmly towards the conviction that the introducer, and those who come late disturb both the last of May or middle of the said Bill, intituled: "An Act for the respective Provinces. These men should the first said both the last of May or middle of the said Bill, intituled: "An Act for the respective Provinces. These men should the first said Bill, intituled: "An Act for the respective Provinces. These men should the first said Bill, intituled: "An Act for the said Bill, intituled: "An Act for the respective Provinces. These men should the first said Bill, intituled: "An Act for the said Bill, intituled: "An Act for the respective Provinces. These men should the first said Bill, intituled: "An Act for the said Bill, intituled: "An Ac libertymust no longer be permitted to degener- reader and the audience.

ate into license; and therefore we believe that this action on the part of those now engaged into the market and backed up his wagon in On no occasion will the names of in investigating the circumstances connected its place, the horse, for some cause or other of the route, and that even the most sanguine Old Advertisements be inserted with the recent melancholy tragedy, will be chose to gallop off, to the construction of the minds in New Brunswick never expected the heartily endorsed by everythinking man in the bystanders who man in all directions out of his Frontier line would be adopted, and indulged but community, who desires to see the peace of way, and had not the stant arm of a trave At one time New Power of the adoption of the Central. the country preserved. But those who have heretolore been in the habit of patronising and sympathizing with these publications, the damage done was the scattering a basket have by far the greatest reason to be thankhas been removed from them. For our own part, we hope that the step now taken will be vigorously followed up, because, believing in

ernment to appoint Stipendiary Magistrates small desk of a gothic pattern placed in its having general jurisdiction, who can, when stead, raised on a semi-circular platform, which authorised by order in Council, appoint a de- is covered with a magenta colored cloth. The signated number of officers for special or gen- old Council table is retained, newly covered custody, charged with the murder of the eral duty. The local authorities were quite and varnished, and like the Mayor's desk is over until the next Assizes, that the Hon. Suildings should be guarded at the public Attorney-General for Ontario has been ab expense, and therefore an order in Council Mathewman in excellent style; new matting sent from the capital for somedays, and the | was passed directing Mr. McMickex to appoint | has been laid down, and two new cylindrical

We have been informed that Dr. Pyne has

We have received a copy of the eloquent

THE INVESTIGATION.

lished member of the fourth estate, that he Cullen and O'Neill, the agents readily assent-

have Michael Starrs admitted to fail, but that

LOCAL NEWS

up on Saturday and fined for keeping foul sonally as well as I do, and judge for them-

Ensign, vice Cherry, promoted

Young & Raprond, of 30, Sparks-st., talways employ the best workmen, and are therefore

AUCTION SALE THIS EVENING. - Remember the

We understand that it is in contemplation to augment the city police force by the appointment offive more men. A BREAK Dows. - A broken down water cart

for a long time on Saturday to the great inonvenience of travel, and came near causing several other accidents. -

OTTAWA CRICKET CLUB .- The annual meeting of the members of this club, for the election of officers and the transaction of general business, will be held at the Bussell House, this evening, at eight o'clock. All persons desirous of joining are invited to attend.

contains a large amount of interesting reading matter with some wood cut illustrations. Also

FIRE ALARM.-The fire bells sounded an sale of treasonable publications is stopped in alarm on Saturday night, a little before nine left for Toronto on Saturday evening, will see answered the call and proceeded on their way that the same kind service is done for the towards the Chaugiere, but when told that it

> PRESENTATION PROM WASHINGTON TO OT- " Deminion, as carrying the Intercolonial by TAWA .- A copy of the book lately published " the Northern line." Now, if this writer is

LIAUNCH OF THE "SHAMROCK."-Messrs, Heney and Neville's new barge was launched at the Journals of Assembly, and it his acquaintance Canal basin on Saturday morning. This is a with public matters is only half as fuil as he capital boat, and well adapted for the wood boastingly asserts, he has no excuse for the or grain trade. She is about 100 tops burthen,

ST. ALBAN'S PENNY READINGS .- This evenland they will do a service to the whole com- the following gentlemen baving kindly con- minent of whom is in Ottawa; that this was ticket, and over 15,000 black men have been

Renaway .- On Saturday, as a farmer drove | assert that, until very recently, since fellow seized him by the hear at Story's store, one-third of the whole cost of the road by the the girl who remained in the wagon, might Northern route, if the ext-nsion from Shediso have been seriously injured. As it was, all to St. John was included in the guarantee, and

the last meeting of our City Fathers, there has of the exterior of the building has been whitewashed and the Council Chamber refitted and furnished so as to make a really credita-The appointment of constables to guard | ble appearance. The walls have been colored | thoroughly understood by the members of the Public Buildings, which we mentioned on in distemper, something between a warm Saturday, was made in conformity with the | white and French grey. The former desk at provisions of the Act empowering the Gov- which the Mayor sat has been removed, and a I have only to say that the member, for S for which Ottawa scarcely needs to blush, Mr. the despatch of business.

> get a full assortment of Hall Lamps and burners and globes to fit. The best oil on hand. Sign-Red Oil Barrel, 73 Sussex street.

first-class style.

INTERCOLONIAL RAILWAY ROUTE.

To the Editor of THE TIMES : Six,-In your issue of Saturday last, "a pocriti-al cover of patriot sm, for using what New Brunswicker, after a long silence, has reappeared in another of his characteristic articles on the subject of the route. This is evidently the same protean writer, who, over the signature of " Ontario," claimed to speak for the people of Western Canada, over that of "a Noca Scotian," he pretended to be the nouthpiece of that Province; over that of " Confederate," he became the weak apologist There is but little to add of the preceedings of his St. Stephens frien Is, who have, I perceive, tate to, call things by their right names. If is apparent, and the same style of argument. He has not wit enough to see that mere personal abuse, the imputation of unworthy motives, and audacious misstatements, must incit is reported that an effort was made to vitably lead to disgraceful defeat, and cover the writer who employs them with wellmerited contempt. Declining my challenge to assume his own name, he still prefers toshower abuse on all who will not accept his and his palpable self-interest as the prompting of the most lofty and self-sacrificing patriotism. As I have fully exposed his mendacity over his former signatures, I propose to follow him as long as he pursues his tortuous course over his present nom-de-plume. Again challenging him to strip off his disguise and let the public, Police Court .- Several persons were brought | for whom he pretends to write, know him perselves who are pulling the wires of this ready puppet, I am quite ready to meet him on this OTTAWA PROVISIONAL BATTALION .- Mr. Jas. ground, and compare character, standing of his masters. Let this be a sufficient answer to all the mean inisnuations contained in this his last production, white I examine some of the misstatements with which it abounds.

"New Brunswicker" says that he was acquainted with the politicians and politics of New Brunswick, when his opponent was an infant, because he is well on to half a century him, he would scarcely question " New Bruntwicker's" better opportunities for becoming a :-Province, their feelings and interests. Now in reply to this, I have to say that I know this AUGMENTATION OF THE CATY POLICE FORCE .- | writer well and all his antec dents; that I am nearly it not quit; his equal in years; that when we were both boys and young men, I had better opportunities than he boasts of for knowing the politics of our Province; that ever since I have bad superior opportunities; that I Province quite as well as he does, and, that in point of general intelligence, and all the qualities on which he prides himself, I am ready, as I before said, to make my name known and to compare with him, just as soon

as he throws off the disguise he was the first to This much I have thought it due to myself to say; now I am ready to appeal to "the will look when measured by that standard. THE GALAXY .- We have received this il- say in reply that I suspected his boasted most unequivocally essert that these cliques are the most active and unscrupulous advo-

> writer is playing into their hands, whether he With regard to his long and most unfair tirade against the North, it is so palpably and disgustingly false that I need waste no time

He endeavors to show that the " inertness displayed by the people of the Central, Southern and Western parts of the Prevince," is to by "the Government of Legislature of the ticians of his native Province as I am, he must that every proposition to carry the road by a Ou rages on American Citizens in Mexico. Frontier routs has been met by a refusal to must be subject to the approval of the Imperial Government. If " New Brunswicker" denies

trickery; that the Northern members begged special says the Republicans have made a clean for time to prepare replies to the long and fal- sweep, electing their Governor and a majority lacious arguments advanced by those who in State Senate and Lower branches of the were more cat's-paws and toois in the hands of Legislature, and four out of seven Congressmen those who pulled the wires, the most pro- Over 44,000 white men voted the Republican refused, and a division pressed for before the forced and swindled into voting the disunion Northern members had a chance of reply. I | ticket. have now in my possession letters from Northdecent haste with which this " lit. 'e game" was | Davis will be renewed in the United States nabaged, so as to prevent them from exposing Circuit Court. He will not appear in person. the fallacies and misstatements advanced by the trial it is confidently stated will this be dispensed with in so far as it relates to to our credit for the succeeding Session.

Would bring valuable information with them the first for the last of Mar or widther the

agitation was commenced, the press of New Brunswick was all but silent upon the subject At one time New Brunswick offered to assume

THURSDAY, April 30, 1868. the negotiations fell to the ground in cons quence of the refusal of the Imperial Government to accede to the demand. Since then | tion said that he was not quite satisfied that ful that a dangerous source of temptation it as to induce the owner to sell it at a reduced Southern New Brunswick has got the She tiac this Senate had any power in the matter. road. Western Exte sion, the St. Stephens He had seconded this Bilkpro forma, because branch, the Fredericton branch, an ! the Wood- he was anxious if the Senate has this power City Hand and Cornell Speaker of the Hand and ordered to be tion, and consequently they will lose con- reason why the Speaker of the Hand and ordered to be tion, and consequently they will lose conwithout regard to any interests but her own, the Senate had not this power, there ought committee of the whole trol of the public money. This would be not be a membertof the Government I challenge " New Brun wicker' to make good to be a power vested in some organisation to House to-morrow. demal of this ass rtion, and until he deesso, give the relief sought by this Bill. He was outside and in. The lock-up has been com- I hold his " vera ity" in about as much res; eat afraid his hon, friend had fallen into the erplet of and has done good service. The whole | under his present signature as it deserved under the ror of thinking that this Senate possessed the

Respecting the "petitions numerously s gned," I could say much. This was a part of the same "little game," and is very the Cabinet, and appre isted accordingly. As to the caucus held here in Ottawa, from which all Northern members were excluded, John was so disgusted with the whole proeedings the the left the meeting in disgust,

after protesting against the course pursued. What" New Brunswicker" expects to prove ly his ingenious array of figures, I don't nd to know, but I do know that he utterly failed to answer the figures given my last letter, where I proved, even from his

\$1,190,000 less than the Central mite as sincers in my wish for the welfare and prosperity as my opponent pretends to be, have too much regard for plain and simple anth to shut my eyes to palpable facts such as the following: In the Spring of 1855 a ceneral election to test the feelings of the rovince on the question of Confederation reone year after the people were again appealed to, and gave an overwhelming vote in favor of for the assent of the Crown. it. Scarce two years have clapsed, and what

do we see? At the recent election in St.

own data, that the Northern line will cost

I am happy to believe exists only among men like himself, whose sectional feelings and grasping seifishness lead them to ignore all interests but their own, Like petulant children, who want the moon for a pla -thing these disaffected annexationists and rep. al r. threaten fearful things, if they do not get all choice and varied assortment of Electro-pla- their whims gratified, and agitators like kinds of repairing and jewellery jobbing in the guise of patriotism, to feed and keep alive tle discontent, hoping thereby, to frighten the

> C .binet in'o favoring their schemes. And his article closes with a most inflamma tory appeal to the worst prejudices of the worst class of these malcontents. He se to be aware of this, and partly eshamed of for he makes a lame apology, under the hyhe rightly designates "incendiary" language I have no words to charact rize this base atfrom New Brunswick, is so lost to all regard for the welfare of his native land, as to play pronounce this writer's whole article a tissue of deliberate falsehoods, and his assurance in pretending to write in the interest of truth, is_equalled only by his stupidity. I regret to gave him fair warning that I should not hesi-

Yours &c., Examiner.

SATURDAY'S DESPATCHES.

Loxpon, May 1 .- Telegrams from Trieste claimed victory. The Athens editors again allege that the Turkish soldiers commit great outrages on the inhabitants at every point where they obtain complete control on the Island. The steamers employed in runlanding of munitions of war for their use, continue to ply from the ports of Greece and

Cork, May 1 .- Mahoney, the Head Centre

of the Fenian organization, and a veral other Fenians who have been confined to jail here for some time past, have been discharged from custody and released from all further legal proceedings, by a warrant issued by the Lord Lieutenant of Ireland. London, May 1 .- The Newmarket stakes of

fifty sovereigns each, three year old colts, to carry 122 pounds; fillies 117 pounds, 1 mile 10 vards. There were twenty-one subscrib rs to the race. The Marquis of Hasting's Earl walked the course.

MIDNIGHT DESPATCHES.

standard of fact, and see how his statements Cabinet occasioned by the recent division on the subject of the Irish Church, monopolizes He admits the existence of a clique of an- the public attention to-day. It is thought nexationists in St. John, but says he has never | that it the measures which are in effect approved by both parties are not opposed by the conform to the strictest observance of the law lustrated magazine for May. This number knowledge of New Brunswick was assumed, or dissolve Parliament until an appeal can be Justice. The Times, in an editorial to-day, recom-

MIDNIGHT DESPATCHES.

A Tax on Foreign Brokers. New York, May 2 .- The Tribune's special say the Ways and Means Committee have adopted an important amendment, imposing a tax of \$5,000 on foreign commercial brokers. It appears they are doing a large business, rom which Government derives no benefit.

The Herald's special says it is believed the present Cabinet will not submit to removal

GALVESTON, May 2 .- A special express from Mo stere . April 20th, brings an official compla nt of another outrage upon six Americans, a division. merchants of Monterey, who were sent to the cal boose by order of the Governor's secretary and detained among fith and vermin, and the vil st fellows, till morning, when they were commanded to perform the most disgusting offices, and sweep the prison. On refusing they were arraigned before the Alcalde, fined and compelled to pay for the return of their watches and money. No apology or redress

The Republicans Triumphant in Georgia.

Jeff. Davis.

RICHMOND, VA., May 2 .- The bail bond of Jeff

187 PARLIAMENT. 127 SESSION. THE SENATE. (Continued.)

Hon. Mr. McCULLY in seconding the mo ad before the Union. He considered that this Senate as constituted under an Act of the Imperial Parliament did not possess tions. If this was nothing more than a:

How. Mr. CAMPBELL-Nothing more.

a committee of the legal profession.

the precedent of the House of Lords. In the | Committee thought they would snot be very | be trustrated, therefore he thought it was | Legislative Council of the two Canadas wit- far wrong in asking this House to grant an better for the Postmaster-General to adopt would enable the Government to a of the two Canadas had. They assumed him to give us his services for the amount | Hon. Mr. McCULLY said his hon, friend this authority, but the Bills were reserved named, but as he, in attending to these exercised a very wholesome influence in this

early, thereby depriving about 9,000 chil- the adoption of the report.

holding out facilities in many cases to gratity but that when money is wanted a new vote | Hon. Mr. SIMPSON seconded the amend griminal desires, by the Legislature legal'z should be given. It was under the impres- ment made by the Postmaster General, aling future marriages, and consequently sion that he had obtained the concurrence of though he thought he would have no diffi-

perfectly satisfied justice would be done.

to assume his own, and put our claims to ve. call in question the right of the Senate to his salary when other officers who performed far as these salaries are concerned, if the branch of the Legislature. At that the the wisdom, propriety or moral right of exer- suffer their salaries to be diminished. It House? Would not these salaries have to | double system; one part of the Bell to be of what he must say, he considered as dan- | up the amount to him in this way. gerous principles, and rumous to the whole | Hon. Mr. ANDERSON-Have the House | by Hon. Mr. CAMPBELL, the amendment

eport that the Athens journals contains this Dominion was that they had no other ary ish Parliament have conferred the power to | Hon. Mr. REESOR said that when an apact in these cases, and if this Bill is thrown | propriation was made for printing, it was

other person can succeed in future. correct mode to adopt, but regretted that any to wait until the next meeting of Parliament, DUBLIN, May 1 .- George Francis Train was question should be brought before Parlia- or take less than was agreed upon for their rought before the Court of Bankruptcy this ment which necessarily brought up distinc- work, but if there was a surplus and no law morning, but owing to the absence of the tions between creeds and religious beliefs of that this surplus was to be carried over until plaintiff, Mr. McHenry, the case was adjourn- hon. members of this House. He was sure the next year, what was to be done with it? ed to a future day. Mr. Train continues to the majority of this House would support | Was it to be divided among the printers, or denounce the proceedings against him as a this measure, but thought it preferable that among the members of the committee? Sur- | " An Act for the relief of Jeseph Frederick the aliquot parts were in decimals, with political prosecution prompted by the British a special court be appointed to try such plus money is too often disposed of in a care- Winteres," reported the said Bill without it fixed at \$4.86 it commenced with trace

> Hon. Mr. LETELLIER DE St. JUST did cent of the money appropriated for printing. not oppose the Bill for the mere sake of oppo- He would read the clause : "That there be day next. pinions on record, and that they should Parliament, sessionally, to be lodged in the the charter of La Banque Nationale, &c.," so far as the rate of exchange was concern ave an opportunity of doing their duty. Hoo. Mr. KENNY did not object to sepa- Commons, in such sums as may be required; poned until this day eight days.

parties being allowed to marry again.

exception to the wording of the motion, parties to marry again.

for, they were taken down as follows: Aikins, Aijan, Benson, Bill, Blake, Botsford, Laken upon the report as it is. Burnham, Campbell, Dickey, Dickson, Fe- | Hon. Mr. SIMPSON said he had told the | way, it will be their duty to economise, and Conference in Paris, should be guson, Ferrier, Glasier. Hamilton (Inker- Postmaster-General that he did not wish him reduce the number of Departments, if it can | England, and also in the United State man), Hamilton (Kingston), Hazen, Leonard, to press the amendment in reference to the be done without being detrimental to the second part of the Bill should come

Non-Contents-The Honorable Messieurs increase to his salary, but he (Mr. Simpson) of the various interests to be represented; in ters of Nova Scotia, particularly Armand, Bourinot, Bureau, Gauchon, Cha- thought this increase was due to him, be- proportion to this, Quebec would be entitled sent time. Nothing would so irritate then pais, Cormier, Dever, Dumouchel, Flint, cause this work for the joint committee was to four, and Ontario five; but it is not necess this time as to have the whole system of the greater than the control of the control Guevremont, Kenny, Lacoste, Letellier de outside of his regular duty, and kept him sary that all these Privy Councillors should money changed and aftered

the Hon, Mr. McCULLY,

The Bill intituled "An Act respecting ac- have passed out of the minds of the members place of one. He advocated the cessories and abettors of indictable offences," when they come to make another appropria- Ministers and Departments, and come

went into the consideration of the thirteenth lits of ject is to keep this expenditure con | ments of this country. He said is power the late Legislative Council of Canada | report of the Joint Committee on Printing. | stantly in the minds of the members of Par. | strangely for Ministers to be practi-Hon, Mr. SIMPSON observed that there had hament. It was a great improvement upon nomy on a few poor miserably partenness. been so much said about this report, that he the old system of allowing these balances to whilst they winked at the great and would'not detain the House with any lengthy remain over, which was the cause of great present system. The large tound powers as a court to discharge these func- remarks upon the subject. He had had some irregularities, and to remedy which the Ministers and their numerous and their n conversation with the Postmaster General principle had been adopted which was now op departments, were arousing parties Act of Parliament, then they are right in and other members of the Government upon posed by his hon, friend. He would now move and alarm from one end to the other this matter, and they were perfectly well to strike out of the report this paragraph Dominion. Though he did not strike satisfied that the report was right in the "and should any balance of the appropria any remedy would be adopted now to Hos. Mr. McCULLY-The next point is main, and therefore, he did not understand tion remain unexpended, it should be carried the day was not far distant a new time a thes; the Senate has no power to examine why so much fuss had been made over it. to the credit of printing for the succeeding voice would make uself heard in a In regard to the salary of the clerk, he Session; or in case of deficiency to be like. | takeable terms. Hon. Mr. FERRIER said he had stated I would repeat once more that they were only | wise shown." tout, and therefore he wished it referred to giving him one hundred dollars beyond what Hon. Mr. McCULLY thought as this was the Bill was read a second time and ear he had formerly. The late Province of a joint report of both Houses, if they amended to be referred to a Committee of the Hon. Mr. ROSS said this Bill was to be Canada at one time gave him \$350, and it it, there would be a necessity for its going House on Tuesday next. referred to a Special Committee, with powers was afterwards reduced to \$200; but now before the House of Commons where to examine under oath the same as in the 1 they had become a large Domisson, keeping | might be thrown out. They were advocat-Although I am a New Brunswicker, and am | Parliament of England. It is based upon | more books, and spending more money, the | ing economy, and he did not wish that object to

> e same as in the House of Lords, and un- by the other House. Mr. Hartney was an losing the report in the other branch. er the Constitutional Act of 1867, we have assistant clerk in the other House, and re- Hon. Mr. CAMPBELL.-There is no risk same powers as the Legislative Council ceived \$2,000 a year, and we have induced of losing it.

entire social interests of communities. He report should be adopted with the exception agreed with the Postmaster-General that had collected some statistics which proved, of this increase of salary. He (Mr. Simpson) | the appropriations to this committee should to him at least, conclusively, that in that did not concur with them in this view of the be voted annually, but if the amendment country where the laws of divorce obtain matter, therefore, he would leave it to the proposed would endanger the report he would this bill will be on the Head of the Description here were about ten cases daily, or 3,000 | House to determine, and he would now move | vote against it. n of the fostering care of one of their | Hon. Mr. CAMPBELL had acknowl- General had enquired into the matter, and the atural protectors at least. Hence see the edged the advantageous results which attend- result of that enquiry was that these slight

ed the labors of that committee, but there | changes in the report would be consented to. Hon. Mr. FERRIER said he had named were two points in which he could not agree He agreed with his hon, friend that these he Committee from gentlemen of the legal with this report. The first change he unpaid balances should not be allowed to wished to make was in that section which stand over, and he would suggest to the hon-Hon. Mr. LETELLIER DE St. JUST provided that unexpended balances should mover to make the proposition himself for see no reason why the economy which opposed the divorce, particularly when power | be carried over from one Session to another. | this change. granted the parties to remarry, as in many That would be attended with some incon- Hon. Mr. ANDERSON expressed himself ises, holding out inducements to infidelity venience, as had been said by the gentleman in favor of the report as it stood, but if the who has charge of the figures of the Do- i chairman of the Committee accedes to the Hon. Mr. MILLE topposed the divorce as minion, and it was desirable that no unap- amendments made by the Government, he tinous to the best interests of society, and propriated balances should be carried over, | would submit. would oppose the second reading of the his hon, friend (Mr. Simpson) in this culty in meeting his arguments. change, that he had satisfied him that the The amendment was then carried. Hon. Mr. FERRIER did not think the Government had given their consent to the Hon. Mr. CAMPBELL then moved. propents of the Bill would be in any worse passing of the report. The next change he seconded by Hon. Mr. SIMPSON, "that the by Hon. Mr. Kenny, that the Bill would be in any worse passing of the report. osition on account of this Committee being desired to make was in regard to the salary figure \$300, in the scale of salaries, attached rituled " An Act respecting the current appointed, which will be composed of gentle- of the clerk. He had said yesterday that he to the position of the Clerk, be struck out, be now read a second time. men of the highest qualifications, and he was | thought Mr. Harthey was an officer who was | and \$200 inserted in heu thereof." entitled to this increase in his salary, but he Hon. Mr. TESSIER asked what would be had been rough changed since the Bill w Hon. Mr. CHAPAIS (in French) did not | thought the moment inopportune to augment | the effect of the adoption of this report, so | first printed under the auspices of the about deal with the question of divorce, but denied services just as valuable had been obliged to report was not to be adopted in the other was proposed that this Bill should be cising that power. He opposed the second seemed invidious to increase his salary, and be paid by this House? reading from a sense of duty, not sa Minister, more sc, as he was an officer of the other Hon. Mr. MITCHELL said there would their currency on the basis of the read but as a member of the great Christian fam- House, and they flad pronounced upon his be no difficulty, as the mover proposed to the International Monetary Conference. ilv. Men of various religious opinions had salary as they had pronounced upon the strike out the increase of salary and leave at Paris, and the other to be put in force oked on divorce as a wrong, and he would others. It was not respectful to them after the report as it stood. always do all he could to prevent the spread they had reduced his salary for us to make After some further enquiries were made by cordance with the basis there agreed us

of Commons adopted the report in which this was carried and the report adopted. Hon. Mr. McCULLY said the difficulty in additional \$100 is added to the Clerk's sal- The House then adjourned until to-morro

mportant intelligence from Crete, to court for these cases. He would like to see | Hon. Mr. CAMPBELL said the principle the effect that the insurrectionary war against | this subject entirely withdrawn from Parlia- | had been adopted, although the report of the the Turks is continued with much animation ment, because, in this large Dominion, these sub-committee, in which the salary that was questions would be constantly coming up, mentioned was not adopted. This increase o'clock. newspapers announce that a battle, which and this Parliament would be frequently was a small amount, but objections were taken lured the entire day, was fought at Aposo- called upon to deal with individual cases. en to it by members of the other House, parrong on the 14th April, and that the insurgents In England they have laws which enables | ticularly by the members of the Contingent them to deal with this question without its | Committee, who had taken upon themselves

out without a second reading, the case is possible to tell the amount of work to be done, with gas," without amendment. coast, for the relief of the Christians and the prejudged before we get the evidence, and no or the precise sum of money which would be required for the work, therefore, if there was | passed Hon. Mr. MILLER admitted this was the any deficiency the printers would either have cases, although decidedly opposed to the law less manner. It this report was adopted the amendment. House would know what was done with every On motion of Hon. Mr. ALLAN it was order. The sovereign at the former value was be on, but wished the minority to put their a distinct appropriation for the printing of The Bill intituled, "An Act to continue change at 91 per cent, trade regulating its hands of the Accountant of the House of rating a bad wife or a bad husband from and be disbursed by him under the certificate heir lawful partner, but according to the of the Clerk of the Committee; and accountpetrines of his church he objected to the ed for in the Annual Balance Sheet, which Hon. Mr. CHAPAIS wished to repeat in likewise shown." He (Mr. Reesor) thought fore the second reading, so that members his non, friend, and could source him English what he had said in French, and that clause should remain as it was, in order would be prepared to discuss them. would prefer that the actions for divorce, it that the House might know whether there | Hon. Mr. CAMPBELL said the discussion | any part of the Dominion, even from Only such there must be, should be tried by this was any deficiency or balance remaining. would take place when the Bill was before itself, with regard to the practice or princip Liberals the present Cabinet will not resign House rather than committee, but if the House desired it of trade, for they had a keen eye to their the ground that every officer in either House he would postpone the second reading until interests. He (Mr. Wilmot) thought the Hon, Mr. BUREAU moved in amendment, should be paid according to the value of his Monday, although he did not think there fact that the Government had left then seconded by the Hon. Mr. DUMOUCHEL, services as regards ability, responsibility, was anything in the Bill to call for any renew as it was, showed they had been to to insert " not " after the word " be, " and | and the value of his labor to the House. | lengthy remarks. after "time" to insert the following, "but They should take into consideration the ser Hon. Mr. STEEVES desired to express Nova Scotia. When Sir Robert Pe that it be resolved, that in the opinion of vices of Mr. Hartney in connection with the his opinion upon the Bill, either now or when tempted to apply his currency measure this House the divorce a vinculo matrimonii | Printing Committee, and he(Mr. Reesor)knew | it was before the committee. He was de- Scotland, the people rose in their might lestroys in marriage those two characters of what these labors were, for he had been sev- cidedly of opinion that the Government refused to abandon a banking system unity and indissolubility which Christian eral years upon the country, and indissolubility which Christian eral years upon the country. combainities have always deemed to be essen- | years in connection with the publication of a and he would suggest that the number of unsettling all accounts this very Bull accounts this very Bull accounts this very Bull accounts the number of unsettling all ac tial saleguards of moral and family bes." | newspaper, and they should consider that the | departments be reduced if it was found provided that liabilities or Hon, Mr. LETELLIER pr ST. JUST took | committee, in conjunction with Mr. Hartney, | that there were too many. They might be | before the new system comes into open had been the means of saving to the country excused for commencing with a large num- shall be paid in the currency now commencing with a large num-Hon. Mr. BUREAU in answer to the hon. something like one million dollars. The ber of departments, until they ascertained It would be a great inconvenience to have nember (Mr. Lettellier de St. Just) said that | mere addition of \$100 to his salary was but a that the machinery could be managed with re-coin all the sovereigns in the Dominion is motion was properly worded, owing to the trifle compared to the gain that may accrue less, but after this no excuse could be given carry out this new system. Their to listinction between a divorce a mensa et from his services. He (Mr. Reesor) be- for retaining them. In connection with altogether arbitrary, therefore it mensa et thoro, and a divorce a rinculo matrimonii. lieved in disposing of every case upon its | the Revenue Department, there were the four | better to fix the value of the sovereit The former is not to dissolve the marriage own merits; though he had supported the Departments of Finance, Customs, Receiver according to the Nova Scotial system, bond, but simply to authorize the separation | general report of the Contingent Committee | General's, and Inland Revenue Departments. | comes so near to the value fixed of the parties and of their property (sepera- in regard to reducing salaries and dismiss- This arrangement was based upon principles | Conference at Paris, and which was the tion de corps et de biens) while the latter [ing officers, who were not required in the adapted to govern a country with much more reasonable and advantageous way, declares null and void, or rescinds the mar- House, he did it because we were commen- extensive resources than we have. This trade with other countries to regular riage contract, and allows one or both of the cing under a new constitution, some of the large number of Departments can, and ought which currency regulations in this Deni The amendment was then put and lost on some others being of a trifling character, but | decided upon retaining them, they can carry | Hon. Mr. McCULLY said that we The question being put on the main motion, down where an officer merited an increase of them will rest the responsibility. If the with another connection, which was the House divided, and the names being called salary. He hoped the chairman of the com- Government are desirous of making this therize the Governor-General, by mittee would not consent to have the report Union a success, and of satisfying the public tion, to establish a uniform system of Contexts-The Honorable Messieurs | smended, but would insist upon a voice being | mind that the administration of the Govern- ev in the Dominion, and then it state

That the seventy-minth Rule of this House ance which there may be, and it will be put vince to attend the meetings of the Council rency. The sovereign passes in the council rency. The sovereign passes in the council rency.

that the said Bill be referred to a Select Com- enable Parliament to have control of its be paid a reasonable amount for the mittee composed of the Hon. Messrs. ALLAN, expenditure from year to year, and which and attendance at the meetings of the CAMPBELL, DICKEY, HAZEN, McCREA, was opposed to the principle which had cil. He hoped the Government was McCULLY, ROSS, SANBORN, and the mov, always been adopted in this country Sup- at the matter in this light and enlar er, to report thereon with all convenient speed, pose Parliament appropriates six thousand reduce the number of Departments with power to send for persons, papers and dollars for printing one Session, and of that not opposing this particular one loo records, and that the exemplification of the money there remained ten thousand dollars it to be his duty to make there are proceedings to final judgment of the Superior unexpended, and this same calculation would inasmuch as the question was not be Court, Montreal, presented to the Senate on go on from year to year, it would give the House. the reading of the petition of the said Printing Committee a power which they Hon. Mr. LETELLIER June S.

Joseph Frederick Whiteaves, be referred to should not have; or suppose they appropriate said from the delay we had to enter to the Department of Public Works the sum House in getting the long promi The motion was then carried on the same of five hundred thousand dollars this Session, from Monsters, it would suppose and a balance remains on hand, this all to be two Ministers for each the acting upon a wrong principle, it is in the endeavor to reduce the expenses interest of Parliament that the Government Government, which are entirely at Pursuant to the order of the day, the House ask that this report shall be amended, and and disproportioned to the wants and

esses were sworn and examined under oath | additional \$50, the other \$50 to be granted | this exceptional case than to run the risk of

duties, has to remain here for a considerable | House, but he was atraid if the report went Hon. Mr. BUREAU did not object so time after the adjournment of the House, we back to the other House his influence would the old Province of Canada, and much to the mere separation of a man and thought this increase should be made. He not prevent its being lost. He thought it extent in the Dominion, since the made. John ample proof was given that the people wife, as to allowing the parties afterwards to had no hesitation in saving that if we had to was a very valuable report, and it came the Constitutional Act. The Constitutional of St. John would again reverse their vote, if marry, and he cited the United States employ a competent clerk to do this work, from a committee who had practiced a the Contingent Committee mentioned. they lad an opportunity. And " New to prove the ruinous evils such we should not get him for less than \$2,000 a system of economy which had saved the of overcharge for stamping envelope Brunswicker' shows himself only too ready to acts have on the morals, well-being, and the year. The Government were willing the country a large amount of money. He had made enquiries that could not as

Hon, Mr. STEEVES said the Postmaster

Hon. Mr. TESSIER, and explanations given | It had been considered that this doubles

FRIDAY, May 1, 1868.

Hon. Mr. ALLAN from the committee on that the currency of Nova Scotia will add Standing Orders and Private Bills, reported seriously affected by the new system, while that they had agreed to the Bill intituled, ! coming before Parliament at all. The Brit- the disagreeable task of reducing the salaries. " An Act to authorize the carrying of gas pipes across the River Niagara, in order to facilitate the lighting of the town of Clifton have been so prepared that it would be

> The Bill was then read a third time and Also, "An Act to incorporate the Clifton of the Dominion. According to his judget Suspension Bridge Company," to which they | and experience the system in use in M

had made several amendments. The Bill as amended was then agreed to by the House and passed. Hon. Mr. ALLAN from the Select Com-

ed that the Bill be read a third time on Mon. of exchange at a premium of 124 per

was on motion of Hon. Mr. TESSIER post In N. Se dia they found no difficulty

INLAND REVENUE DEPARTMENT BILL. consequence of thus fixing the basis of t Hon. Mr. REESOR did not rise to make circulation. In New Brunswick the note shall include all expenses of management, so any objection to the Bill, because it may be Nova Scotia are actually circulating 24 # Hop, Mr. TESSIER would have preferred as to show the whole cost of the printing ser- necessary to pass it, but he desired to say cent, discount, while the rate of excussed that the notion in opposition had been put vices, directly and indirectly," and now comes that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed, and nearly 3 per cent; so Nova Scotia redifferences that the Bill had just been distributed. but at once, so as to make it unnecessary to what the Postmaster General would strike they had not yet had a great deal of time to by that argue again the objections at the subsequent out, " And should any balance of the appro- judge of its merits, in order to know whether Hon Mr. ROSS stated that Nova Soil stages. Of course he was opposed decidedly printion remain unexpended, it shall be car it should be passed or not. The Postmaster really lost 3 per cent. by fixing the value to divorce, and must, in duty, oppose the ried to the credit of printing for the succeed- General was pressing the matter too rapidly; the sovereign at \$5 ing Session, or in case of deficiency to be Bills should be printed at least one day be. Hon, Mr. WILMOT said be differed

officers not being required, and the labors of to, be reduced, but if the Government have could not affect. they were not bound to keep those salaries | these bills through Parliament, but upon Government introduced this measure ment will be carried on in the best possible case the monetary arrangement make Leslie, McCrea, McCully, McMaster, Mac- stlary of Mr. Hartney, therefore he should public interests. There may be reason for ration. As the Bill had been change pherson, Mitchell, Odell, Rossor, Ross, San- not be accused of acting treacherously in not | the Privy Council to consist of thirteen mem- thought it might not be amiss to at born, Seymour, Shaw. Simpson. Skead, agreeing to have the report amended. Mr. bers, because we cannot have less than two | felt it to be his duty to urge the ander Hartney had never asked for one penny's in each of the Lower Provinces, on account of making any change in the monta St. Just, Malhiot, Miller, Olivier, Tessier. here for months after the close of the Session. have Public Departments. Suppose there were this change, they would only be the In regard to the other objection concerning nine heads of departments in the Government, the name and not the value of most The Bill was then read a second time; unexpended balances, they could not know Lis would leave one member of the Govern- he held the principle that a debt perhaps unt'l the first of August the exact ment for each Province who would not be ways be discharged in the current; and we only Hon. Mr. FERRIER moved, seconded by sum which would be required, and we only compelled to reside at he Seat of Governit was contracted. If the current say we will charge ourselves with any balance which there may be, and it will be put

On motion of the Hon, Mr. CAMpre

Hone Mr. CAMPBELL and co. more control over the contagencies of various departments, and prevent ev vagance in reference to that them of the

ment, who will be required to examine an account and certify it. The matter will Committee on Contingencies, who examine it, when it will ultimately is under the Finance Department. This result in a proper supervision bear a over these items of expenditure. He been the result of the course pursued by general and exist in all the Public Itments. (Hear, hear.) He could speak to Department with which he was connec that a due course of economy had also

The Bill was then read a second times ordered to be referred to a Committee at whole House on Monday.

Hon. Mr. CAMPBELL movel, seem

ence; if the United States adopt that sum The SPEAKER took the chair at three Great Britain, France, and one or troop

will be a convenience to all the inhabita of the Dominio Hon. Mr. WILMOT said this Bill short Dominion, instead of continuing two system one in Nova Scotta and the other in tark Scotia was liv far the most simple, and a I fixing the price of gold that was an arisi enactment. It would be tar more sensible have the value of the sovereign fixed at an I carried it out through all its aliquot pe trading with Great Britain, United States, at v other country, and suffered no loss,

five dollars w marked matin of a dollar ge but under th to be put dos pression you value of the a very wisely in Bill. He reis calculations by subtracti reduced to al reign was val and paper to not have been that the curr assimilated to was the poli perhaps of the was that the meantime, w Belgium, Fr he found the

Government

re-markall h

it was counte ev of Nova S can be introd anconvenienc sixpence who half crown, those two wa difficulty at find that the up a remon entreacy, an currency of with that of Hon. Mr. the world we currency ac He then rele merchants o having to tal value than t Hon. Mr. the Nova So they manage of money not Hon. Mr. know that I mon the inti the standard try. A mar lumber to th and he gets gold, wifich reign is calle a were matt country, and amount he ca

able for ever rency so as ti of other cour creuce met basis of a dec as that was t ceeping acout the time whi style of pound a great deal than now. systems migh between singl pound rules. friend from ? there were s measure, but have more ti order to dis tain whether thesbenefit of to the Bill re of the Gover it for granted Government reform would hesitation in if they did no would'call th red to the va

> it would only tion which we The Bill wi briefed to be the whole Ho Tue Hau e OLIVIER in " A ! Act re tor f in agreed to wit The Bill w The House at three c'cli CARPETS AN Mutchmor speciality. stock and in

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The Flor sery .- The written by the

Reformed Mer A BENEFAC and Mrs. Wan ngale of the we will teach Mrz. Winelou escape the gr We confirm o It performs pi every part of " Cordial," " and every other arugged into idiotic for life. We have nev

through the pro Children Teeth make her, as si race. 25 cents sure and call Having the for the outside w