obtained permission from the British

map's opposing it [(Hear, hear,) Sleetne Telegraph bill, Hon, Mr. Shaw in

Hon. Mr. SCOTT moved the adoption of

PERSONAL THE RIGHT OF VOTING.

House what was, perhaps, a matter personal to himself. He did not know what the rules of the House were on the subject, but it had been intimated to him that being a shareholder in the Anglo-American Company, and this bill, if passet, being calculated to affect that com pany very materially, it was a question bill. If he had not such a right he would be very sorry to vote contrary to any rule ceeded to read from May's Parliamentary ne thought it but right to acquaint the House with the circumstance that he was mained over, and it was difficult to disterests would be affected by that bill. He wished to by the matter before the House was to give scrip instead. to take any step they might think proper

Hon Mr. BUREAU thought the customary plans in such cases was to leave introduce a bill to extend to the Province the matter to the decision of the Speaker. of British Columbia the Dominion Land He recommended that Committee should | Act. Carried. rise in order to submit the matter to the The Bill was introduced and read a first

Hon. Mr. LETELLIER DE ST. JUST thought there was no need for the Cominitiee to rise. In general, this question man from Montreal found himself, was left | on account of travelling expenses. to the honesty of the parties themselves. The matter rested entirely with the hon.

to be that if a gentleman has a direct of the Day. Carried. Hon. Mr. MILLER thought the hon. gentleman had a right to vote.

as " he House to deal with the matter. Carried. an might be other gentlemen affected by ship bill, and it would be well to come Whole-Mr. Bechard in the chair. o an understanding about it.

Hon. Mr. WILMOT said such questions Lipon motion of the Hon. Mr. SCOTT ommittee rose and reported the

The SPEAKER-There is no express cases the rules, usages and forms of proceeding in the House of Lords should be followed. The only reference which a resolution was proposed in the House of Lords that no Peers should vote who were such a resolution was deemed unnecessary, and it was held that the personal which the Lords are exempted from serv- of an appointment to the Supreme Court ing on any Private Bill Committee where

prevent him from yoting, because the re-[To be continued.]

HOUSE OF COMMONS.

FRIDAY, March 19th. The Speaker took the chair at three

ESQUIMALT & NANAIMO RAILWAY. Hon, Mr. MACKENZIE, in asking leave struction of a line of railway from Esquito Nanaimo, in British Columbia said the necessity of the bill arose from the fact that the Government have agreed as stated in the papers laid before the County Court Judges. Before that bill ber of the House of Commons' to be known how an elector who was bribed had been passed County Court Judges struck out of the sixty-seventh section recorded his vote; but it was not so under possible date. The Government have had no retiring allowances; and they had wherever they occur. taking the necessary steps for the consideration and otherwise. The Government are not prepared to consider this a part of the appointments were less noticed by public appointments appointments were less noticed by public appointments were less noticed by public appointments appointments were less noticed by public appointments appointments were less noticed by public appointments appointments appointments were less noticed by public appointments appointment appointmen candian Pacific Railway, and they therefore require special authority. Parlaments were less noticed by public opinion but because the most of them were comparatively young men when appointments of such great importance should be inside in Committee. He would like to understand their production appointments were less noticed by public opinion but because the most of them were comparatively young men when appointments of such great importance should be inside in Committee. He would like to understand their production in the first emotion. Would the hon, member strike off the votes of electors in the second election who had been bribed in the first emotion. Would the hon, member strike off the votes of electors in the second election who had been bribed in the first emotion. Would the hon, member strike off the would like to understand their production who had been bribed in the first emotion. Would the hon, member strike off the would like to understand their production. The Blossoming of an Alce' is the title were all deeply interested, and, while there was every desire to take all necessary steps to carry out the objects of the sagain, and is opposed by a new form the first emotion.

The Blossoming of an Alce' is the title who had been bribed in the first off the second election who had been bribed in the first off the second. The first emotion is the first emotion. The first emotion is the first emotion. The first emotion is the first emotion of the first emotion of the first emotion.

The Blossoming of an Alce' is the title of the latest novel issued by the Mossers. Happer of New York and forms the 435th of the series of select novels product the point of the first emotion. The first emotion of the f connect wish the Esquinalt and Naniani task was no argument to a criticism of the bill to say that the dissiplination of the subject in 'the House as to find struck off in the second. Say forty song the distinct of the subject in 'the House as to find struck off in the second. Say forty song the distinct of the subject in 'the House as to find struck off in the second of the subject in 'the House as to find struck off in the second of the subject in 'the House as to find struck off in the second of the subject in 'the House as to find struck off in the second of the subject in 'the second off in the second of the subjec tion simply provides that there shall be a railway constructed between these two points. The second section determines that understood section determines the garge, and that the Governor in Council may provide such plans and specifications are may be required for its construction. The third second section of the same legal and specifications are the formal specifications are the second section determines the graph of the same legal and specifications are the second section determines. The third second section determines the graph of the same legal and specifications are may be required to go t Court Judge would be \$2,000; each had important delices to discharge, which concerns are appointed by the same appointed their whole time and attention. Particular amounts of the clause respectively the same appointed their whole time and attention. The same appointed their whole time and attention to election of the clauses in the Canadian Lyon what principle could Parliament of payment to contractors, namely; \$10.00 for each mile with Use land separate or care incomplete their whole time and the mode of ights section that did not exist in relation to election should suffer the constitution of the street. The case was subjectivition in the first election should suffer the constitution that did not exist in relation to elections of the subject which is at present agitating the subjectivition in the first election should suffer the constitution of the subjectivition in the first election should suffer the constitution of the subjectivition that did not exist in relation to elections of the subjectivition in the first election should suffer the constitution of the subjectivition in the first election should suffer the constitution of the subjectivition in the first election should suffer the constitution to all it was subjectivition to election that did not exist in relation to election that did not exist in relation to election that did not exist in relation to election of the subject which had been care that in the first election should suffer the constitution to had the subject which is at present agitating the subject which is at present agitating the constitution to election that did not exist in relation to election that the lection of the subject which is at present agitating the subject with had been care that it had been care the subject with had been care the in the first election of any to him that the case. The last of him the first election that the case with had been care the

land grant from the Province. Section 9 accordingly provides that the railway from Nova Scotia stated the French Cohad shall not be commenced, and that no contract shall be entered into for the emment to land their cable in the Pro- construction thereof, until the Government rince. If that Government had the rivit to of British Columbia shall grant and convey grant this leave, we could not d'spute a or to the Canadian Parliament, in trust, a fect it in any way by the resent bill. similar extent of public lands along the a that case, we could go on with perfect line of the said railway throughout its en safety and pass this me sure and there tire length, not to exceed twenty miles on was no good ground for the bon, gentle the side of the line as may be appropriated for the same purpose by the Dominon, Mr. DICKEY, in reply to his hon, ion Government for the North-west Tergave the most extensive powers expres eral Railway Act to this Act so far as may the approval of the Governor in Counc railway acts. After the explanations of although a little lengthy, is very The resolutions were reported, and the Secretary of State, he (Mr. Dickey) simple, and is merely a repetition of the Committee of the Whole on the Marine may proceed in the way indicated. The bill was read the first time.

LANDS IN MANITOBA. Hon. Mr. LAIRD asked leave to intro duce a bill entitled, "An Act respecting Conflicting Claims to Lands of Occupants in Manitoba." The intention of this bill. he said, was to simplify the mode of pro cedure respecting such claims. The Government considered the machinery under the late Act to be cumbrous and ex-

The bill was read the first time.

The bill was read the first time.

GOVERNMENT OF MANTORA.

How Mr. LAIRD asked leave to introduce a bill to amend the Act to amend and continue the Act 32 and is continue the Act 33 and is continued from the condition of the continued that the Government had been in several members of the large accession to its and become and the continued that the condition of the residual point of the continued that the condition of the residual point of the continued that t The bill was read the first time.

DOMINION LAND ACT. Hop. Mr. LAIRD moved for leave to

Hon. Mr. CARTWRIGHT presented a re of the right to vote under such circum- turn to an address for details of payment stances as those in which the hon gentle- made to judges of the Province of Quebec

Lion Mr. BLAKE, before the orders Hon, Mr. SCOTT-No one should be a for the day were called, gave notice that better judge than the hon, gentleman he would to-morrow call the attention of himself whether he ought to vote on this the House to the petition introduced by question, and I am quite sure the House the hon. member from Victoria; and would concur in any action he might | moved, seconded by Hon Mr. HOLTON take. I have always understood the rule | that the retition be printed in the Orders pecuniary interest in a measure he is not SALARIES OF COUNTY COURT JUDGES IN

Hon. Mr. FOURNIER moved that the Hon Mr. Dickey thought the bon, bill to provide for the salaries of County member had taken a very proper course, Court Judges in the Province of Nova and it was scarcely fair for the House to Scotia, and for other purposes, be not ignore his case entirely. He had placed now read a third time, but be referred meelf in the hands of the House, and back to Committee of the Whole House, The House went into Committee of the

Hon. Mr. FOURNIER said the amend- drawing fourteen feet of water. He throwing difficulties in the way of mem- the relief of Henry William Peterson. Hon. Mr. Wil MOT said such questions should be left to the hon. gentlemen themselves. Take the case of bank bills; were gentlemen holding bank stock to be disqualified from votice in this House? He would leave it to the seam footing as the County of the hon. gentlemen holding bank stock to be disqualified from votice in this House? He would leave it to the seam footing as the County of the hon. gentlemen holding bank stock to be disqualified from votice in this House? He would leave it to the seam footing as the County of the hon. gentlemen holding bank stock to be disqualified from votice in this House? He would leave it to the seam footing as the County obtained, their seat. Propositions were should enable Ontario, of the Minister of Public Works not the effect of ret ining in their seats hon. Mr. McISAAC wanted to know upon doubt honestly believed he could get no the effect of ret ining in their seats hon. what principle the hon. Minister of Just more from this railway than the amount members who otherwise would be untice made a distinction between inferior courts and Superior Court Judges. The former were required to be 15 years on the bench before they could receive a ment into the affairs of the company.

In the bench before they could receive a more from this railway than the amount proposed, but the hon. gentleman had last night frankly admitted that no investigation, and to the principles of the Committee of the Whole on the seated. If that were the will of the least of the Committee of the Whole on the seated. If that were the will of the last night frankly admitted that no investigation, and to the principles of the company. It is a seated. If the committee of the Committee of the Whole on the seated of the committee of the Committee of the Whole on the seated. If that were the will of the committee the bench before they could receive a ment into the sffairs of the company. retiring pension, while the latter, after 5 The hon. gentlemen had simply taken the years' service, was provided for if he should figures of their predecessors, something Hon. Mr. HOLTON thought be rendered unfit by ill health for the per- which they were not always disposed to cussion on the clause of the bill might Hou. Mr. BDAKE said his hon. friend motion should be carried, and the Premier men on both sides of the House, After should not oppose it.

honour of a Peer would prevent him from forwarding his own pecuniary interest by his votes in Parliament. There is an order of the House of Lords, No. 178, by for Kingston that the important character division and passed. was sufficient security to the public they have any pecuniary interest. But against such a thing as a person too adthe present is at public bill, so that the satisfactorily being appointed; but with verted Elections be referred to a Com. Any change tter rests entirely with the hon genman. (Hear, hear.) I see nothing to
swent him from voting, because the recurity against improper, extravagant and
intion proposing to prevent was dismot economical appointments, and men

and hy the House of Lords.

Satisfactority being appointments of County

Court Judges, there was not such a security against improper, extravagant and
not economical appointments, and men

and hy the House of Lords.

Any change in the substantial positions
of the law as applicable to pending cases,
would be very important. He was not,
however, prepared to say that any such
doubts have arisen as to the proper conhowever, prepared to say that any such
change was proposed. might be put upon the bench with the struction of sections 73, 101 and 103 of the change was proposed.

view of getting for a short time a retiring Dominion Election Act of 1874, and as to Hon. Mr. BLAKE said if the hon, members of the proper contribution of sections 73, 101 and 103 of the change was proposed. pension. He did not think he misrepresented the statement of his hon, friend from Kingston, who had taken the same previous elections, it is hereby were to be taken as one election, hereby were to be taken as one election. view of the matter. Since then the Hon. enacted that elections held under said knew more than the country generally on Dominion rate Circulation Mr. Dorion had introduced a slight ame Act, as well as elections already held, as

The measure now before the House was simply to apply the same principle to the candidates. The measure now before the House was not spending of the intention candidates. The candidates and consent of such that House had in passing the Control. Sir JOHN A. MACDONALD said his hon, friend from South Bruce was perfeetly correct in reference to the distinction he had drawn respecting the re tiring allowances to Superior Court and "T. The words 'and who is yet a mem-

tiring allowance of £600 avear. The bill was reported as amended, and road the second time.

Hon. Mr. MACKENZIE moved the first reading of a bill respecting patent rights (from the Senate.) Carried. THE PILOTAGE ACT, 1873.

resolutions/ for the purpose of amending friend who spoke lately (Mr. Miller), said, ritories and Manitoba; provided the the Pilotage Act, 1873, by enacting that so to the argument touching the limiterial amount of land that may be held by pre- ships registered in Canada, not exceeding Government's power to veto any such emption should be made good to the legislation as would affect the Admiralty, Dominion Government from contiguous compulsory payment of pilotage as shall or any other property it owned, it was lands. Section 11 and sub-sections from time to time be determined by the well kdwom the Intercolonial Railway Act simply apply the provisions of the Gen- pilotage authorities of the district, with sible in language, and yet that Govern- be necessary for the purpose of and that for certain offences the pilot ment assented to it, as well as all other carrying out the law. The bill, shall be liable to suspension or dismissal ulauses of the Canadian Pacific Act with further to amend the Pilotage Act of clauses providing that the Government 1873," was introduced, and read the first

The bill to still further amend the Pant Act of 1872, and to extend the same, as amended, to Prince Edward Island, was read the third time and passed. THE NORTHERN RAILWAY.

Hon. Mr. MACKENZIE, moved third reading of the bill respecting ien on the Northern Bullway. Mr. McCALLUM said it was, pinion, a very serious thing to relieve

guage used by that hon gentleman was Mr. SPEAKER ruled that the language Mr. McCALLUM moved—That the bill be not now read a second time, but that it be read a second time this day six

necessary, in order to make this road pay, would be distinctly laid down, so that in liament of the late Province of Canada to dredge the harbour of Collingwood, so that every one yould sum beforehand in a great measure precisely the class of liament of the late Province of Canada intituled, "An Act to incorporate the Montreal Board of Trade." get access to it. This would be necessary in view of the increased trade of the North West, and on lakes Huron and Superior, and of the northern country. He was of opinion that this was the best time and the best opportunity for accomplishing the dredging of the harbour. The Company were receiving a great favour in He moved that this bill do not now pass. but that it be referred to a Committee of the Whole, to provide that if the Company get such relief, the said Company shall, not later than December, 1876, dredge the harbour of Collingwood, so as to admit vessels drawing at least fourteen feet

do with reference to railway matters. This have been safely left to the legal gentle:

provision had been made for retiring Hon. Mr. MACKENZIE said there was ever, he would simply state that there allowances to County Court Judges. His no reason why the Government should give was a very obvious distinction between hon, friend the member for Kingston had \$30,000 for another object. If they were not cases where material interests and proposed to give them a pension after ho going to get it for the Dominion they vested rights were involved, should not give it for Collingwood. This and election cases, where there would simply be a diversion of the public were no vested rights, for no man could

ligration of the Act, providing that after elections, hereafter to be held, shall be 25 years' service it would be within the deemed as respects candidates and voters, county Court Judge a retiring allowance. acts of candidates and acts of agents done

> Controverted Elections Act of 1873, where which existed as to the intention of the corrupt practices are proved, but without Legislature in passing the Act the knowledge of the candidates ARCHE that necesitated making it Under the system of open voting it was

taken an estimate of a certain amount of welcomed it as a great boon for there | "8. Where twelve months elapse before of the hon member for Hastings, money to be expended this year, but they were several at the time the measure was the petition is tried after date of presentation, the petition is tried after date of presentation and the presentation and the petition is tried after date of presentation. The petition is tried after date of presentation and the petition is tried after date of presentation and the petition is tried after date of presentation and the petition is tried after date of presentation and the petition is tried after date of presentation.

Controverted Elections Act, it was just Mr. MACDONELL (Inverness) considered the bill unsatisfactory in its provisions, and that it was no argument to a difficulties in the way of obtaining a repe-Mr. MACDONELL (Inverness) consid- possible we could carry it to an extreme, into contract with a company or st,000, while the salary of the County matter gone over again provided he ran expected stringency of the law. A canmanner, as might be expected and we two youngsters, were charged with being for election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period, and it was in the first election at a future period at a f

election had been set aside for the acts of an agent of which the member had not a particle of knowledge, he should not be liable to have the case tried over again, liable to have the case tried over again, should be become a candidate for a secon lelection. The law never intended that that should be the case, and the The bill was reported as amended, and courts had declared that the law did not give any such intention; therefore, this the report was concurred in. 2001d

lause was merely reiterating what the courts had declared was the intention of he law.

A bill to amend the Act respecting the terms that I have used in other cases.

Mr. McDOUGALU (Renfrew) said it aptreatment of sick and distressed mariners.

First Each person is entitled, under eared to him to be sltogether a matter was read a second time and referred to a the Dominion Land Act, to a free grant f coats, and it was a great hardship if a Committee of the Whole, Mr. Dymond in of 160 acres of land beside another quitted should be tried a second time and Hon. Mr. MITCHELL regretted that his made pay the costs, but a person might on the second investigation succeed in proving a personal charge. He did not Marine. His objection turned on the fact be found in the vicinity of other settlewant to be understood as raising any objection whatever, provided that at the second trial it could be proved that the person formerly tried was guilty.

Hon. Mr. BLAKE said he agreed with the observations of his her friend from the fact that sailing vessels were required to pay ments where schools, post-office, &c., are accessible. As land may yet be purchased for from three to ten dollars the discriminate of the marine and Fisheries should discriminate city. I would recommend those having

Hon. Mr. BLAKE said he agreed with the latter class of vessels. He latter class of ves

Hon. Mr. CAMERON (Cardwell) said there were several cases inwhich the judges tons were exempted. had decided the expenses; and he agreed that a person who had made unfair and unjust charges of personal liability should pay that portion of the expense. He underation of the court as far as Ontario
was concerned, a tariff with reference to were read the first time and passed: that matter, and that rules concerning To amend the Act passed by the Par-would be distinctly laid down, so that, in liament of the late Province of Canada bilities, though not the amount of liability, to which he would be subject. He Board of Trade of the town of Levis. thought the cases in which this matter was involved might go before the whole Election Court.

Board of Trade of the town of Levis.

To amend the Act incorporating the Western Assurance Company, and other Acts affecting the same and to the court. Acts affecting the same, and to extend Mr. McDOUGALL (North Renfrew) the powers of the said company. enquired what objection there could be to To amend the several Acts incor have the clause put in, so as to prevent | ting and relating to the Richelieu Con the injustice mentioned.

Mr. BOWELL said he thought that if a To amend the Act incorporating.

few more amendments were proposed to Canadian Navigation Company. this bill, it would become rather formidable in its character, and the Minister of Justice would scarcely know his own bantling. When first introduced, it was scarcely one small clause, and it did not now convey the meaning first intended, for all that was material in that plants Mr. WOOD thought that the motion was fair and reasonable under the circumstances. If the Government was giving relief to this company to the large smeared for Jacques Cartier went much further for Jacques Cartier went much further than appeared on the surface. If the hon. To incorporate the Quebec & Lake Burgo District Railway.

Respecting the Huron & Ontario Ship than appeared on the surface. If the hon.

Canal Company. in return for that was to make this har bour deep enough to accommodate vessels he would have learned that instead of House go into Committee on the

Hon. Mr. HOLTON thought the lies of the Whole on resolutions powers and authorities of Trinity House. Quebec, was received, read the first and second time and concurred in.

suits against the Crown by petition had not 70ted it.

The bill was read a third time on a division and passed.

The contravers of a serious act.

He would regret to see any substantial positions of the law changed, pending the trial of cases arising under that law, but if there were a reasonable doubt as to the intention of Parliament in enacting the law relating to hills of exchange and the law, there could no wrong, hardship or time and referred to Committee of the violation of sound principle in legislation.

Whele Percent of the law third time and referred to Committee of the violation of sound principle in legislation. vanced in years to perform his duties bill to amend the Act respecting Contro. violation of sound principle in legislation, Whole. Reported and read the

Wilkes.) PHIDATONS The bill to suppress gambling was read the second time and

SUITS AGAINST THE CROWN.

pany, and to change its corporate name.

The former is exposed to the risk of that enterprising firm. It is by Miss

ABOUT MANITOBA.

provision applied to coasters? The Committee rose and reported the market, and have in contemplation a sysbill without amendment.

advertises for teliders for a city than and habitants have applied for its incorporation as a town. This place is situated at PRIVATE AND LOCAL BILLS. The following private and local bills

Regarding the prospect of your succeed-Muscle, energy and sobriety are what the nected with this city by a steam ferry North West wants, and will ensure a rapid fortune to those who apply them. Wages can be invested a thousand times better

about \$50, and time six days. By the Dawson route, the best route for remoabout \$30, and time twenty days. 5th. The best time to visit Manitoba, for estment, March or April.

In conclusion, I would say, come and see as; you will find out something worth travelling across a continent to know, viz., that the best half of the continent is still open to settlement and enterprise.

I am, yours, &c., respecting | fiction, and general literature.

BIBLE SOCIETY ANNIVERSARY. On motion of Mr. MACDOUGALL ness and grace, manly courage and (Elgin) the bill to amend the Act for fidelity. A short time ago it was my lot more speedy trial of persons charged with to pass a few days in the extreme north felonies in Ontario and Quebec was read of the State of Michigan. While I was the second time and passed through there, I met my countryman the Gover-The following orders were discharged to the place. At the fort of Sault Ste. never to be pointed, let us hope, towards persect and their immense superiority to mon-archical institutions. The grace, the ease, the intelligence, the affability, and the courtesy exhibited among us pro duced a deep feeling of admiration and

> may have given us so to labour that His holy cause suffer no harm at our hands !"

Martin Wholelan. At a meeting subsequently held at the office of Mesers.
Walker, Cassels and Pennouk, the following office bearers were elected:

Hon.

M.P., Vice-President, Mr. R. Black dovernment do not propose to submit these contracts for the approval of Parliament, because they expect to be able during this season, to let out contracts for this work, and they took Parliamentary authority for letting them the ordinary way that other contracts were let out by the Public Works Department of the public Works Department of

City Lots CANADIAN ORDER OF ODDPELLOWS The semi-annual meeting of the Metro politan Lodge of Oddfellows was held in the hall, Rideau street, last evening. There was a large attendance of members. After the transaction of routine business and who like the, inquirer, havel thoughts

the initiation of a number of new members, the election of officers was proceeded with and resulted as follows !--Deputy District Grand Master Mann, P. G. Bro. D. Mowat (re elected) N. G. " D. Taylor, R. S. N. G.
" Jos. Yeoman, L. S. N. G. " J, Brewer, V. G. Wm. Wilson, R. S. V. G. " Chas. Smith, Warden. " James Slocombe, Lect. Master.

Ralph J. Cook, Secretary. Chas. E. Clarke, Assist. Secretary " A. Mann, Treasurer.
" Samuel Johnston, Condi MANAGING COMMITTEE.-Bros. ocombe, David Taylor and Joseph Yeo-

storey brick stores. The corporation RAPID GROWTH.-The Gatinesu Point advertises for tenders for a City Half and has grown so rapidly of late that the inwill also be the grading of the Pembins the mouth of the Gatineau, on the east by rail from New York to Branch Railroad and Thunder Bay Rail- bank. It is in the township of Templeton, about \$80; storage pass road, besides the usual construction of County of Ottawa, and has a population of Victoria storage passes frame stores and dwellings in the city. Regarding the prospect of your succeeding if you remove to this Province, I would petitioners for incorporation, and on the DEW DNEY. say, that any man willing and able to work | first day of January next Waterlee will will do well here. The lasy man or drunk | have entered upon its new municipal ard had better stay in Ontario, where he career. It has a good future in store for will probably obtain more for his money it. The Northern Colonization Bail way than in Manitoba, and stand it longer. will pass through the town, which is con-

CHURCH SERVICES. ST. ANDREW'S PRESBYTERIAN CHURCH .-DALY STREET PRESETTRITAY CH BCH.-Morning Service at h o'clock; Evening Service at 7 o'clock. Pastor—Rev. Wm. Armstrong KNOX PRESBYTERIAN CHURCK, CRY Hall METCALFS STREET WISLEYAN CHURCH: KING STREET WESLEYAN CHURCH-OBSEC OTTAWA WEST WESLEYAN CHURCH.-MORE-

OHRIST'S CHURCH.—Morning Service at 1 o'clock; Evening Service at 7 o'clock. Rector-The Rev. J.S. Lauder. at 7 o'clock. His Lordship rishop Lewis officiating, assisted by the Rev. H. Pollard. St. ALBAN'S CHURCH. - Morning Service at il o'c ock; Evenin; service at 7 o'clock. Bector -Rev. T. Bedford Jones, D.D. ST. JAMES CHUROH, HULL .- Morning Service

Morning Service at 11 o'clock; Afternoon Service at 8 o'clock; Evening Service at 7 o'clock.

Pastor—The dev. Johnston McCormee. The inaugural Services take place in the New Church to-morrow, when Bishop Chency will applicate at all the complete YORK-ST. M. E. CHURCH. - Morning Service at il o'clock; Evening Service at 7 o'clock; Pastor next. Either of these gentlemen should command anywhere a large audience. Both of them will, undoubtedly, draw a very large congregation here. A specimen of Dr. Hall's style will be acceptable Rev. A. A. Cameron. men of Dr. Hall's style will be acceptable to our readers. We give it, too, for the sake of its allusion to our Governor-General. In a lecture to student-preachers, at Sp. m. Evening prayer, 5 p. m.

MANAGERS AND SECRETARIES. Moore & Brown, 165 St. Vincent Istreet, Glas-

Travellers' Insurance Co.

Miscellaneons

Karlman

Brockville, Jan. 11, 1876.

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and John Charles Rogeryott

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WANTED,-OLD OF tWO SCHOOL APPRING NOUN AN'S REST

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ever 100 per cent, and the Sole unit THELP WANTED. Mynggione, 7 also "The Family For ther with Maps, Charts and a gr of pictures For particulars address ECHUYLER SMITH &

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ENURNISHED HOUSE TO I tate moderate. For further parties by letter to X Y Z, 7 mas office. FE'O LET - You, 4 and 5 Brooks

street, hear Cer trai School East. Mooms to

TELL - FIRSISHED BECK

Cooper Street, three minutes' wa Address "F," Times office

Members of Parliament - with or with drums, also lofty corregs and well's

D without w . Table and come . Within (wo of mules, were of the Glatale

'ALBION HOT Court House Avenue manibus to said from the Cars san

Steamships LLAN LINE

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