Mr. CUDLIP in the chair. The bill was agreed to.

Hon. Mr. GILLMON moved the House into Committee of the whole on a Bill to provide for the defraying of the expenses f the civil governmen

Mr. CUDLIP in the chair. The Bill was agreed to.

Hon. Mr. Borssoan moved the House nto Committee of the whole on a Bill re-

lating to Sewers.

Mr. REVERIDGE in the chair.

The Bill was agreed to. Hon. Mr. ANGLIN moved the House nto Committee on a Bill to promote and

Mr. LINDSAY in the chair. Hon. Mr. ANGEIN said it had been

red by a great many persons in St. John that such schools were necessary. Various schemes had from time to time Various schemes had from time to time been proposed, but none of them had suc-ceeded, chiefly from the want of means to carry them into effect. His Honor Judge Parker had taken a great interest in the subject, and obtained information as to the working of such institutions in Engiand, and had laid it before the Quarter Bessions. The plans he has suggested have not been considered possible, and nothing has been done. The Bill now before the Committee was founded on a different principle to any that had been suggested here. It was almost a tran-script of the Reformatory Bill passed by the Imperial Parliament, and he considered this in itself a great recommendation Instead of being carried on as a public astitution, it provides that it shall be pported by private interests. Hon, Mr. Anglin then proceeded to explain the provisions of the Bill.

Mr. Kurn asked if the juvenile crimi-nals were to be associated with the porr, ignorant children picked up from the stroots

Hon. Mr. Anglin explained that it was only intended for juvenile criminals who

Mr. CONNELL asked if there was any petition before the House in support of were to support it by a grant of money, and he should like some further information on the subject.

Hon; Mr. ANGLIN explained that the ubject was one that had been urged for a long time—some seven or right years,— and as to the grant, it was not compul-sory, but permissive. The School would be under the inspection of the Governor and Council, and any person appointed for the purpose of inspection, and if the School was not carried on in such a manner as would prove beneficial the grant could be withheld.

Mr. Connett had a great objection to appropriating the public funds for such a purpose. He had watched the operations of hon, members for St. John when the

rect notice of the Committee. With rei but it was denominational, as without a gard to the sectarian character of the course of religious ins ruction, it was be-instruction to be insparted in the School, lieved no improvement could be looked the gentlemen who had framed the Bill low. The difficulty with the Scasions had ing no existence—as a nonentity. No injustice was done to any denomination. injustice was come to any denomination, for all could under this Bill get up just such an institution. If hon, members thought beat, he was willing to submit it to a Select Committee to alter and amend it, if they thought necessary, and report the House upon it. Hon. Mr. Wilmor said from his know to the H

ledge of the City of St. John, he believed it ne cessary that some such institution as this should be established. Judges Parker and Ritchie had both taken this matter up at different times, and brought it before the notice of the Sessions, and impressed upon them the necessity of making some provision for juvenile offenders. He should like to have seen a measure that would have included all denominations: but as there appeared to be little prospect of this at present, and as the case was a pressing one, he was in favor of its being referred to a Select Committee to report

on it. Mr. KERR thought the Bill was entirely of a local character. In no other country
than St. John would sufficient juvenile
offenders be found to warrant the estabnders be found to warrant th lishment of such areinstitution. And even if it were not so, no country could at any hon. member for Carleton (Mr. Connell) rate afford more than one, and that acreligious instruction of one denomination. And then to take an offender who had been sentenced to 14 days imprisonment and put him in a Reformatory for five years, looked very much like placing a tax upon the country for its support. He saw at the Bill was very important, and that all the Frovince would be effected by it. He admitted the general principles of the Bill, but it should be very carefully guard-ed. He would like to know if the Bill

it belong.

Hon. Mr. Anglin said the Sessions had progress would be reported to give neigh-erected in St. John was to be used for played that in such as undertaking. All been an opportunity of looking it ever it is in purpose. He could assert his that that other denominations would have to Hon. Mr. Awaits with there was not, ino such thing was contemplated. There loo, was to subscribe funds and put up, a nor had there beets, any desire to up bush, was one provision in the Bill which be, building, to have Releventacy too. He the Bill through. It had been on fyle had forgotten to mention, and that was, but frequently heard both Mr. Justice, since the first week of the Session, and, the purerties of both eighting based in the Parker and Mr. Justice Richin peak, had been annowed to the session, and the purerties of the different part is strongest terms of he necessity the values and the contract of the session of the session of the session of the sead of the session of the session of the session of the session of the sead of the session of the sess

did not believe in any religion which was been chiefly that they thought the country not sectarian. They regarded it as havought not to provide the funds, and were afreid the Province would not. He was quite willing to allow progress to be re-Bill and consider its provisions. He did rot wish to smuggle it through the House, for it was an object of the greatest im-for it was an object of the greatest im-portance that these poor unfortunate chil-dren should be saved from a life of crime, and that the community should be relieved of them.

Mr. CORAM said it was time something

was done in this matter. The police re ports of Saint John show that the number ports of Saint synt show that the number of juyenile offenders is continually increasing, and be thought it was a great wrong that children of, tender age, who had been brought up in vice and crime, should for some small offence be put in the Penitentiary to become bardened by contact with old offenders. He saw no contact with old offenders. contact with old offenders. He saw no objection to children being trained and instructed in the religion of their forsethers, and nothing in the Bill that should prevent its going through. He was in favor of progress being reported that members might look into the Bill and be in a position to carry it through the House.

Mr. WETMORE endorsed the ideas of
the hon. member for Saint John; but the

host memoer for Carreton (Ar. Conneus, seemed to think that brecause there was no petition it was therefore hardly worth while to go into the matter. The hon-member had not probably seen the police court of Saint John. There, frequently, boys of from eight to twelve years of ago were arraigned for trifling offences, (but which the law regarded as larceny, and, therefore, the Magistrate could not look) and were sentenced for different periods to the Provincial Penitentiary. If the Magistrate made the penalty light this, but it should be very carefully guest—
the deep his before the Sussions.

Hon. Mr. ANOLIS said it had not; but which they were surrounded, they were surface, and they were ready to present the surrounded the village of the surrounded they were surrounded, th on account of the circumstances in wh

Mr. COMBELS had a great objection to it belong.

proporating the spublic fund for greate at I. Hon. Mr. ANGLYS wild the Sessions had greate strength of the proporation of the public fund for greate at I. Hon. Mr. ANGLYS wild the Sessions had greater than the proposal of the proposal of