not that this Bill was to come before the House was well known, and if any party felt aggrieved, they had none but them-selves to blame, although he was sure Mr. Gibson would be willing to allow an amendment next Session if it was found to bear, heavily on any party on the

Hon. Mr. SMITH said he had looked over the Bill, and although it was grant-ing extraordinary privileges to this geneman, yet he found it properly guarded. Bill was agreed to.

Mr. Born moved the House into Comfor the expenses of Grand Jurors

Progress reported.
Mr. Hill moved the House into Con mittee of the whole on a Bill to provide for the Incorporation of the Saint Croix Bridge Company. Mr. Cudlip in the Chair

Bill agreed to. Mr. Keen wished to bring under the otice of the House the decease of the Ion. J. A. Street, who died in St. John on Wednesday last, and that his remains are to be removed to this city for interment to morrow. Remembering the time he occupied a prominent position in the House—some fifty-three years—he would

House—some hity-three years—he would move the following resolution:— Wheress, This House have learned that the Hom John Ambross Street, for twenty-three years a member of this House, died in the City of Saint John on Wadnesday, the 3d inst., and that his remains will be interred in this City on Saturday the 6th

instant;
And Whereas, That lamented gentle-man held the office of Attorney General, and a seat in the Executive Council of this Province for several years, and dis-charged the important duties which devolved upon him with great real and in tegrity, and deservedly gained the es and confidence of the people of this Province, therefore

Resolved, That as a tribute of respect for the memory of the deceased, this House do adjourn, to mest on Monday

House do adjourn, to mest on Monday morning at 9 o'clock.

The Resolution was seconded by Mr.

Connell, who paid a just tribute of respect to the memory of the deceased gentle-Mr. CAIE, Chairman of the Scruting

Committee, came before the House a reported that they had met, and begged to ask leave of the House to adjourn to-ait again on Friday next, the 12th inst.,

Mr. Kern's resolution was then put, and the House adjourned to meet on Monday morning at 9 a.m.

MONDAY, May 8

Col. Hoyp, by leave, brought in a Bill relating to the Charlotte County Bank.

Mr. McMillan seid that in the official report of the second days proceedings of this House, he had been reported to have, and that "he had the stamps to endequee in the present Government." He would wish to have this corrected, as he did not day it.

Mr. WILLISTON presented a petition praying for a reduction in the Fees for Marriage Licenses, and for shortening the time required for the publication of the Banns of Marriage.

Cel. Boyn moved that the House go into

Col. Bort more that the House go into Pressure a new current to the Botton Committee on the Gravite consideration of a fill for the payment of Grand Jurys.

Mr. Kanz said that these mass a vary tends of the Grand Fill was a vary famourant principle lanelped in his bill, value, in the animates for a steamer and it would be a serious burden upon its North Score.

fact that this Bill was to come before the the revenues of the country, therefore it House was well known, and if any party should be discussed in a full house, and felt agrieved, they had none but them- not now, as there were only seventeen

not now, as there were only members present. Hon. Mr. Borsspan was of the sam opinion. He knew of no country in whice Grand Juries were paid, and they shoul not discuss the question now when the members from St. John, Queen's, Carleton d Kent were absent.

get on with the business as fast as possible; but in consideration of the absence of so many members he would withdraw

Mr. GILBERT had seen it reported in the newspapers that there were two door keepers employed by the House, and he would ask the bon. Chief Commissioner 

was the usual practice to put questions to the Government in writing, and they would answer next morning; but he would say now, that it is a matter with which he had no more right to answer that Col. BOYD said there were

keepers here who expect to get their pay. Some person must have ordered the se-cond door keeper to come, and they should know who it was, so as to have

the matter settled.

Mr. NETTON said that one door keen had nothing to do out keep the door shut while prayers were said, and the other employed his time sitting on the sofs .-he (Mr. Sutton) would raise his voice against paying him for it. While he was up he would ask the Chie' Commissioner of the Board of Works when he intended to bring in his Report?

Hon. Mr. HATHEWAY then laid before

the House the "Report of the Proceedings of the Board of Works," and observed that the report was not complete, but he had brought before the House the most important part at as early a day as he possibly could. He would also say to the House that the list of "Surveyors" throughout the Province would be made un this week : and any complaints to be made in regard to them must be made during that time. He would further state that he had no power to make any change, however trifing, without first sub-mitting it to the Council.

Mr. Williston gave notice of a motion

ant, villusion gave nouse of a motion on Thursday, praying his Excellency to lay before the House all correspondence and information relating to the employ-ment of Professor Hind as Geologist in

this Province

this Province.
Mr. Orray brought in a petition, to repest the "Ags" making Sussex. the Shife
Town of Kings, and praying that it may
be established at Oseckerg instead.
Cell Both prought in a Bill to pervent
from in the sale of cost,
'On motion of Mr. Mannay the Bill before the Hower relating to the Cosat and
kiver Fisheries was referred to a Committ-

On motion of Mr. Costigan the Bill before the House relating to impri ment for debt was referred to a Select

Committee,

On motion of Mr. Oxry a petition re-lating to a Bridge to be built across Ham-mond River, in the Parish of Upham, was received and referred to the Board of

Works. MILLISTON asked if it was the in-

Hon, Mr. HATHEWAY replied that i was the intention of the Government to do so. Tenders will be received until the 15th of May. They had received one Tender and suspected everel more, and the prospect, of securing a steamer was much fairer than it had ever been. Whe-ther the amount of money appropriated in the estimate for that purpose is suffi-cient, is a question which can be discus-ed when it comes up.

Mr. Williston wished to know whether the Government recognized the office of Police Magisfrate on the European and North American Railway, and whether he received a salary from the carnings of

Hon. Mr. HATHEWAY said that he found by reference to the files of the Clerk of the Executive Council, that the Government paid no money to the Police Magistrate for the last twelve or sixteen months. The late Government held that he was in-

debted to the Province, instead of they to him, and he (Mr. H.) thought that all future Governments would come to the same conclusion. Mr. McCLELLAN asked whether it was the intention of the Government to bring

forward any of the measures foreshadow-ed in the Speech, or whether they were to remain shadows without a subst-nce, Hon. Mr. HATHEWAY said that the h member for Albert knew that the Secre ary had fourteen days from the opening of the House to lay before them his esti-House, the Government must allow the public fourteen days to send in petitions.
The Secretary has been ready these two
days, and probably the estimates will be laid before you to-morrow. The Govern-ment will be ready with their measures at early day.

Hon. Mr. BOTSPORD said that an imortant measure had already been laid efore the House, and they were ready to go on with the Post Office Bill. . House adjourned until 9 o'clock toinorrow.

T. P. D.

TUESDAY, May 9. The SPEAKER called the attention of the House to a Bill relating to the Charlotte County Bank, introduced by Mr. Boyd yesterday. As it partook of a local character, the Bill came under the rule and could not be received.

Mr. Boyn said in that case he should

Mr. Born said in that case he should pursue the usual course, and he therefore moved that the rule be su pended.

Hon. Mr. Allika said, that although the Bill was of a somewhat public character.

the Bill was of a sone what public charac-ter, yet no harm could area from its lying over till the people ware fully in-tilled of the intention of the Bill.

Mr. Curary thought the rule should be suppended and the Bill is allowed to come in. Till the affairs of the Bank are fully wound up the puople will not reci-ficilly wound up the puople will not reci-liatified in entering into new arrange-sents for the noneine of another Bink.

ents for the opening of another Bank.
Mr. KERR said the Bank could carr

out their designs without the passage of auch a Bill as this. Its object is to legislate away the rights of certain parties like awy, the rights of feerality satis-bidding cotes on the Bank. They could, if they chees, close down their business inder the Act windout further righterion. He believed that a bank note, payable on demads, should be held to be glowd it! the demand was made. He thought the Bill a local one. Mr. Truckerson said palviotics of the studing up of he ill, level for the Bill was being great. That chiefer of the Bill the to allow the beddere to said to critical bringle