pose any Bill till there was a revision of

Mr. BABILTT agreed with the acurate made. There was much disastic faction existing with regard to the present law. The average attendance principle the thought that worked body in the back actilements. The system of in spection he thought was workless, and denominational grants in did not believe in. He thought the best plan was to give the amount to ageneral seat of learning and improve the status of the Parish Schools.

Mr. WETMORE also called the attention of the Atterney G-neral to the subject and while he rould not oppose the passage of the present B.B. he thought in necessary that the whole School Law

should be revised.

On motion of Mr. SKINNER the further consideration of the Bill was postponed till the next session of the alegislature.

Hon. Mr. FISHER moved the House irth Committee of the Whole on a Bill to provide for defraying of expenses of thcivil Government. Mr. LEWIS in the

The Bil was agreed to.

Mr. BECKWITH moved the House into Committee of the Whole on a a Bill relating to the C ty of Fredericton. Mr. CHANDLER in the Chair.

The Bill was agreed to with certain

Mr. QUINTON moved the House into Committee of the Whole on a B-II to enable the Corporation of St. John to (flect certain improvements in the streets of said City on the Eastern side of the Harber. Dr. DOW in the Chair.

The Bill was agreed to.

H. n. ATTORNEY GENERAL moved the House into Committee of the Whole on a Bill to provide for the repairs and improvement of the Roads and Bridges, and other public works and services Mr. J. FLEWWELLING in the Chair. The Bill was agreed to

Mr. SKINNER submitted the following Report :

The Committee to whom was referred the Bill to incorporate the Internationa-Telegraph Company's ubmit the follow-

The Committee have taken the matter into consideration, and whilst they are in favor of the Bill with some amendments, they find that certain persons and interests are opposed to the passage of the Bill, and desire to be heard in oppo-sition thereto, and there being not sufficient time to hear them during the present session of the Legislature, Committee recommend the further consideration of the Bill remain over until next Session, and the Committee ask that in the meantime their organization may remain with power to them to make a further report at the next session of the Legislature. C. N. SKINNER.

CHARLES CONNELL, J. M. JOHNSON. Mr. SKINNER moved for leave to bring in a Bill to permit the annexation ing at 9 o'clock to British America upon certain condi-

bring in a Bill to permit the annexation to British America upon certain conditions, by and, with the consent of the Imperial Parliament, of the States of Maine, Vermont, Massachusetts and Connecticut, with provisions for the organization of Territorial Government for Pronsylvania, Nantucket Island and New York.

Mr. SKINNER stated that this was intended as a set off to the Bill introduced into the Congress of the United. States to annex these Provinces to them. The Bill saused much laughter, but

was not received.

Mr. SKINNER moved the House into Committee of the Whole on a Bill relating to Marriage.

Dr. Dow in the Chair.

Mr. SKINNER explained that this Bill consimplates the reduction of the time for publishing banns, and the reduction of the liense fee, and the renission of the fee demanded from the clergy for registration by the Clerk of the Peace. It would be better to take the fee for rigistration at the time of issuing of the

Mr. SMITH was opposed to the short ening of the time of publication of banns; he thought three weeks was quite intile enough time. He should therefore oppose that section, although he was in favor of the other two.

Mr. McQUEEN thought the two provisions would clash; he was of opinion that it would be better to make the time of publication these months.

Mr BABBITT was in favor of the Bell, especially of the section relieving the minister officiating from paying to the Clerk of the Peace a fee of three and mine penus for registration.

How. Mr. Till.EY thought that great inconvenience would aire if the party were completed to produce to the dergyman a certificate from the Clerk of, the Peake that the fee of flifty cents had been paid for registration. Many impringes that take place in the book settlements are by the publication of banus, and then the party would have to go the county town to get the certificate. He was afraid that this Section would not wark.)

Hon. Mr. FISHER was opposed to the shortening of the time of publication of banns, and thought it best to lay the Bill over till next Syssion.

Mr. STEVENS, Mr. LINDS VY, and others, also spoke on the Bill.

Mr. TILLEY moved that the further consideration be postponed three months House divided on postponement—Yeas 13, Nays 18.

A further di-cussion then ensued with regard to the pr-pri-ty of making the alterations proposed by the Bill. Progress was reported, without leave

to sit again.

House a fourned till to-morrow morning at 9 o'clock.

THURSDAY JOLY 5.

After the usual routine of business had been disposed of, the House in Committee passed the following Bills:

"A Bill to incorporate the People's Street Railway Company in the City and County of St. John." "A Bill to encourage the formation of

Oyster Beds."
"A Bill relating to certain Parish Offi-

cers."
"A Bill to amend a law relating to the

Export Duty on Lumber."
"A Bill to provide for the expense of

the Legislature."

Hon. Mr. McCLELEN presented several petitions from the inhabitants of the County of Westmerland, praying that a more control line of relivey may be

County of Westmorland, p.aying that a more central line of railway may be constructed through that County than the one noy proposed to be built by the International Railway Company.

On motion of Mr. YOUNG, the House

On motion of Mr. YOUNG, the House passed a Resolution authorizing the Government to expend the sum of \$2.000, (being a grant mide for that purpose in 1883.) in the improvement of Bethurst Harbor, provided the expenditure of that sum would produce a corresponding benefit.

On motion of Mr. CAIE, the House went into Committee on a Bill to provide for the more effectual repairing of Roads and Bridges in the Parish of Carleton, County of Kent.

Mr. CA1E said the Bill was similar to one passed for the Parish of Richibucto some years ago, and which had been found to work well, for a great deal more work had been done since it went into operation than was Jone formerly.

Hon. Mr. Mct.LELAN said the principle of the Bill was very good, but it was not fair to make a distinction between different sections or the country; under this Bill persons would have to pay twenty-five cents in lieu of a day's work, but under the general law they would have to pay fifty cents. He thought that if they exacted a money tax, instead of having the present absurd law, pure work would be done than at present.

Hon. Mr. TILLEY said they should not select one or two Parishes, and make them an exception to the general law. If they found that more work was done, when a tax of twenty-five cents was exacted they had better make it applicable to the whole Province.

Mr. YOUNG said there were laws elm lar to this in operation in some districts in Northumberland, and they had been found to work well." Who: 'it was made compulsory that presents should pay twenty-five cents in lieu of a day's work, more work was "Gone than under the present system."