PREMISES 84: (0) Y Y (0) 34 0

this week draws particular a STAPLE DEPARTMENT. THE BASEMENT. leeys. Prints, and Twends, were so widnys ago on unusually good terms

THIS FALL'S
show from the Involces quantities i THOSE IMPORTED WINCEYS.

Minimels, plain and fancy colors, 1879 yards ld pieces French Merinoes, new colors.

Ma Butroldered Bill Minturer, Poppinetts, &c. 276 NEW DRESSES.

92 pleces New Baratheas, Cords, and Cobourge ALL WOOL AND GALA PLAIDS. 1081 Yards.

That job lot of Cottons contain 8,049.

The Cloths, besides being the first selection, portion were ordered from an English Tra-iler, and are finer in quality than our whole-70 pieces of Silk Mixtures, Scotch, Do

36 pieces Canadian Tweeds, Etoffs and Sat-

JOHN F. GIMSON. (Late Broughall and Gimson.)

## Local Antelligence

Single copies of the CANADIAN POST the report of the Fall Assides and other interesting reading, may be had at Book Store-Price, 5 cents.

By reference to an advertisement i column it will be seen that the township of Fenelon is also making a move in favor of "Dunkin's Temperance Act of

Mr. Sidney Porter has sent us severa beautiful Shakspersan Views suitable for an Album. He has a choice selection of Alboms, Photographs, &c. We have also to thank him for the Canadian Almanao for 1865 a very useful publication which ought to be in the hands of every person.

A correspondent, writing from Kinn-mount, township of Somerville, after ex-pressing his gratification at the fact that Maripone has taken the initiatory in endea-veuring to prohibit the sale of intoxicating liquors within the County, tells us that Somerville is not going to be behind hand in the good work. A requisition is in circulation and so soon as the requisite number of names is obtained, will be presented to the Counoil. He urges the various temperance organizations to do their duty in circulating petition headings and keeping the subject before the public.

of Dr. Martin, after an absence of about seven months, has returned to Lindsay, where he intends resuming the practice of his profession. Dr. Maitin left Lindsay last spring for the purpose of practising Surgery in the American Army. With this object in view he applied for, and received, an appointment as Surgeon in the Army of the Potomac, where he remained until leaving for Canada. The Doctor, during the time he was away, has been able to get a mere extensive experience of Surgery than a medical man could possibly get in the practice of a life time in Canada.

Our exchanges say that snow fell heavily in London, and districts west and north, on Sunday last. In Lindsay and vicinity we had a heavy shower on Tuesday.

The attention of our readers is directed to Chishola & McRae's new advertisement. They are prepared to accommodate any number of visitors.

Dobson & Niblock invite attention to their large stock of Teas, General Groceries, Wines, Liquors, &c. See advertisement.

W. H. Mitchell & Co. offer great inducements to purchasers in choice family groceries. provisions, boots and shoes, hardware, crockery, glassware, &c. Farmers and others wishing to procure anything in their line would do well to give them the preference. The highest each price paid for butter, pork, barley, peas, oats, also for bides and skins. Remembercorner of William and Peel streets, Lindsay.

The rush to the establishment of Bigelow & Brother, Kent street, Lindsay, still continues. Winter Dress Goods in every style ; Furs in great variety ; Tweeds and Cloths to suit every customer; and a choice lot of family groceries

Union School .- A genera! meeting of the School Board was held at Mr. Heap's office on Saturday, Nov. 5, 1864.-Members present, Rev. J. Vicare, Rev. A. Edwards, Rev. Mr. Lutz, Mesers, Adam, Dundas, Maguire, Matthie and Thirkell .- Absent, Dr. Fidler, Mesers. Broughall, Heap, Lang, McBurnie and Wood. Minutes of last meeting were read and adopted. Moved by Mr. Maguire, seconded by Mr. Dundas, that the name of Mr. Wood be added to the Finance Committee-Carried. The meeting then ad-

REMOVAL OF A GUR.—On Wednesday one of the guns brought from the Crimea, which has long been lying in the vicinity of the Champ de Mars. Montreal, was removed to the railway station, to be ultimately convey-ent to Gait, U. C.

New Bank .- Notice is given in the Can ada Gazette that application will be made to Parliament at its next session for an act to incorporate a banking company, under the name of the l'est County Bank.

The Prince Edward Island Protestant, after stating that Mr. Lovell will not conto the inadequate encouragement given to the work, remarks:—"If 2,500,000 British Many persons will not keep my medicines on hand become they cannot make as much profit as on other persons make. 25 cents, 62] to keep up an army and navy when united?"

ANTI-LIQUOR.

Oak wood, Nov. 19, 1864.

Shouldice vs Collum.— This action was brought to recover the sum of \$600 and interest on an award made 20 years ago. Verdict for defendant. M. E. Cameron and P. A. Hurd for plaintiff, Scott for defendant.

Redden vs Corporation of Lindsay.—This was an action on account, and the investigation of the case before a jury was expected to prove extremely interesting. The referring of the case by his Lordship spotled the fun, and was a source of disappointment to many. P. A. Hard for plaintiff; Weller & Bro. for defendants.

Callaban as Hall, Russkian —This action

having been moved by a writ of Certerorie from the County Court (where it was severa times tried,) into the Queen's Bench, has at last been determined in favor of the plaintiff in a verdict for \$96 damages. Camerou & Orde for plaintiff; Lacourse and Burnham for defendant Hall.

Orde for plaintiff; Lacourse and Burnham for defendant Hall.

Freeman se Junkin.—The defendant in this case was charged with having uttered a false and malicious slander, affecting the character and injuring the business of the plaintiff, who was an improper residing in the township of Verulan. The defendant, Junkin, was a member of the Township Council when Freeman applied for a renewal of his license; and the alleged slander consisted in Junkin telling his calleagues at the Council Board that Freeman should not have a renewal of his license as it was a house of ill-fame. The Council refused to grant a license, and the plaintiff brings the present action to recover damages. The evidence went to show that Junkin's allegation was not the only reas in why license was refused. The jury brought in a verdict for the defendant. C. S. Patterson for plaintiff; G. J. Weller for defendant.

Moleculus Proctor.—This was an action for malicious procedution. In June, 1863, a forged note was passed upon Mrs. Proctor, of Beaverton. After making enquiries she Initi information before C. Robinson, Esq., J. P., against Alex. McLeod, of Eldon, county of Victoria. On this information a wasraut was issued, and McLeod brought before the Magietrates at Beaverton. Witnesses were avantified and proved that on the day upon

reamined and proved that on the day upon which the forged note was uttered McLead which the forged note was uttered McLeed was engaged at a logging bee in the township of Eldon. The case was then dismissed by the Magistrates, and, after taking legal advice, McLeed brought this action for damages sustained in consequence of the alleged malicious prosecution. Verdict for plaintiff and \$50 damages. A. Lacourse for plaintiff; M. C. Cameron for defendant. NEW THIRD DAY

The Corporation of Fenelon vs Allan et. of taxes collected by Collector and not paid over. Verlict for plaintiffs \$160. Lacourse for plaintiff; Hudspeth and Martin for defendants.

The Queen against Louis LaPoint. The prisoner was charged with Larceny, and when placed in the dock pleaded guilty. when placed in the dock pleaded ganty. When asked by his Lordship if he had anything to say why the sentence of the Court should not be pronounced against him, he replied that he was drunk at the time and did not know what had occurred. He earned a livelihood by hard work, and intended

doing so again. His Lordship, in impressive terms, warned the prisoner of the evils which intemperance was sure, sooner or later, to bring on any one addicted to it. He would advise him on being discharged from Jail to pledge himself never to taste whiskey again. Sentenced to two months in the County Jail at

Healy es Burns .- Action on mortgage. Defended for the purpose of gaining time. Verdict for plaintiff. Ontario Bank vs Johnson et. al .- Action on promissory note. Verdict for plaintiffs.

A. Lacourse and Adam Hudspeth for plaintiffs; Win. Johnson for defendants.

Keenan vs Fuller.-This was an action for ejectment. Verdict for plaintiff. A. La-course for plaintiff; Cameron & Orde for de-

Sherwood vs Burgess .- Action for ejectment. Verdict for plaintiff and one shilling damages. R. Dennistoun for plaintiff; Sidney Smith, Q.C., for defendant.

Ontario Bank vs Duff et. al .- Action of promissory note. Verdict for plaintiffs.

McKenna vs Murtha. - This was an action for alleged illegal arrest. A number of witnesses were examined on both sides. Verdiet for defendant. Cameron & Orde for plaintiff; A. Lacourse for defendant. The Grand Jury came into Court with the

The Grand Jurors of our Lady the Queen on their eaths present, that they have disposed of all the bills laid before them. That they have examined the Jail which they found clean and comfortable, there being only two prisoners confined therein. The prisoners expressed themselves well satisfied with the treatment they received from the Jail officials. The Grand Jury would be presentfully recommend that comething respectfully recommend that something should be done immediately towards putting the fron gates entering the prison and cells into a thorough and efficient state of repair these being at present in a delapidated state prisoners. That they have also examined the Court House and found it kept in a clean, orderly and satisfactory manner.

All of which is respectfully submitted.

(Signed.) G. M. ROCHE,

Grand Jury Room, Lindsay, Nov. 10, 1864. His Lordship congratulated the Grand Jury on the conclusion of their labors. It was a matter for congratulation that in so large a County there were only two criminal cases on the calendar, and one of them for petty larceny. The Court House he found very comfortable, and the buildings were certainly a credit to the County. Their recommendaa credit to the County. Their recommenda-tion relative to the insecurity of the Jail gates would no doubt receive prompt attention. He would direct that copies of their present-ment should be sent to the County Council and to the Prison Inspectors.

A WANT SUPPLIED.—The public have long felt the want of something that could be depended upon for the cure of rheumatism, sprains, bruises, neuralgia, bowel complaints, &c., and we are happy to say that that want is now supplied in the shape of the Canadian Paid Destroyer. It is truly a most wonderful medicine, and one that effects an immediate and permanent cure in all cases for which it is recommended. Sold by all mases for which it is recom

HOLLOWAY'S PILLS .- The Universal Verdict .-The sick of all nations, suffering under all phases of disease, have certified in every written language to the infallibility of these matchless Pills as an aperient, alterative and restorative medicine. Sold at the manufactories, No. 80 Maiden Lane, New York, and No. 244 Strand, London; and by all druggists. If the reader of this "police" cannot get a box of Pills or Ointment from the drug store in his place, lethin write to me. 80 Maiden Lane, enclosing the

REDONNELL AND THE MAY-DRALTY.

To the Editor of the Canadian Post, Sin,—I am aware that many of the rate-payers of this Town will hesitate to sign a requisition to any person for the Mayotalty, so long as they consider that I may be a candidate for that office; I am also aware at a few of the persons who have already

would not consent to be nominated again.

These circumstances make it only proper that I should now state publicty, what I have repeatedly stated in private, that I will not be a candidate for the mayoralty, nor for any other municipal office in this Town for the ensuing year.

Tendering my sincere thanks to those who have still assured me of their confidence and support,

I remain, sir.

I remain, sir,
respectfully yours,
Ws. McDONNELL.
Lindsay, Nov. 12, 1864.

MASTER OF THE OAKWOOD GRAM-MAR SCHOOL AND THE PRO-HIBITION BY-LAW.

(To the Editor of the Canadian Post.) DESA SIR:—A cry has been raised against the temperance movement in Maripean by its opponents, because it originated with the Grammar School Teacher, a person possessit the side of no property in the Township, and who had no right to put the Township to the cost of an election. What are the facts of the case? Our Council had the authority to pass this By-Law and save the expense of an election. But when it was reported that in-stead of passing the By-Law the Reeve him-self was opposed to it, several heavy rate-payers urged me to get up a petition. I stated at the time that this objection would stated at the time that this objection would be made, and that it would be better if some older resident would undertake it; also that provision should be made to meet the expense of the election. They replied that the cost would be only \$40 or \$50, a mere trifle to the whole Township; and that my position, being a teacher and a President of the Temperaise Society, printed. he Tempera ce Society, pointed me out as the most suitable person to circulate the petithe most suitable person to circulate the peti-tion. With this support I had no reluctance to get up the petition, for I feel satisfied that the amount which will be saved yearly in the cost of criminal justice will quadruple the \$260 received from ticenses, not to men-tion the advantages of a social, moral and

religious nature that will result from the adoption of this By-Law.

Hoping the cause will receive the warm support of every well wisher of humanity, I have the honor to be,

Yours, &c.,

Oakwood, Nov. 14th, 1864.

PROGRESS OF THE TEMPERANCE MOVEMENT IN MARIPOSA

To the Editor of the Canadian Post,

Sir,-Allow me to furnish you with statement of the further proceedings of the friends of Dunkin's Temperance Law in Mariposa, since the report contained in your issue of the 4th instant.

the 30th ult. re-organized in the evening and resolutions were passed declaring it advi-sable to hold a series of meetings in the Township, and to appoint a Central Committee in Oakwood. Accordingly a Committee was chosen numbering some eighteen or twenty of the most active friends of the cause, and places chosen for holding the different meetings. Speakers were also engaged to attend each meeting. It was also arranged that the Central Committee should neet each evening until the day appointed

The first of the series of meetings was neld at Little Britain on the 1st inet. when full house kindly greeted the speakers. Wm. Foster, Esq., occupied the chair, and the meeting was addressed by Mesers. R. F. Whiteside, W. H. McLaughlin, E. S. Wiggins, and the Revs. Colwell and Sparrow. The appeals of the Rev. gentlemen were very affecting, setting forth clearly the injuries sustained by the drinker, physically, financially, morally and religiously. pledging the meeting to support the law. A sub-committee was also formed, and a number of complimentary resolutions passed.

The second meeting was held at Wylie's

School House on the evening of the 3rd.

which proved equally successful.

Another meeting was held in Providence Chapel, near Davidson's, on Friday the 4th The meeting here was also enthusiastically in favor of the movement, and was addresse by Revs. Sparrow, Colwell, Chidley, and others. During this meeting some mis-creants in human form adopted the course of argument pursued in olden time in Ephesus, when certain persons fancying their craft in danger, sought by uproar and confusion to divert attention from the good way. Those fiends in human shape, inspired by hopes of reward, and certain good spirits furnished by the priests of Bac-I mean Dianna, rushed up in a body to the vicinity of the meeting house, where, finding the horse of the Rev. Mr. Sparrow, proceeded quietly and bravely to divest him of his lowing mane and tail; then stealing the from the gig, and purloining a saddle be-longing to John Dix, Esq. of Little Britain, they skedaddled. Before leaving with their booty, however, they pelted the windows with missiles and uttered demoniacal groans and yells. It is well that no horses were stole i. Those persons and their abettors must be hopelessly stupid if they do not know that this course of conduct will only know that this course of conduct will only have the effect of promoting the cause they seek to oppose; by compelling all men, even neutrals, who do not wish to be identified with such a gang, to come out against them. Notwithstanding such discreditable precedings on the part of the enemies of our cause, the movement proceeds finely, and no doubt is entertained of our complete success by a large majority, although we have some tem-perance copperheads and neutrals amongst

I would here ask, how can the father of family vote for a continuance of the system of granting licenass for the sale of intoxicating liquors? Can he chide his children on their ming victims of the traffic, after declar-

becoming victims of the traffic, after declaring by his vote his approval of such a system? I fancy the answer would be a whip of scorpions, furnished by himself.

The whiskey party here have been proclaiming loudly that a majority of our Council were with them. To ascertain whether such was the case, a deputation from the Central Committee was appointed to wait upon the Council, when it was ascertained the Masser. Callie. Whiteside and Camethan Messrs. Cullis, Whiteside and Cameron frankly declared themselves in favor of a prohibition By-law. Mr. Davidson stated that he would do nothing to oppose it, while Mr. Hodgson, it is reported, said he would have nothing to do with the matter, thus wrapping himself up in a matle of impenetuable next all the said and the sai

trable neutrality.

The temperance community here feel themselves under many obligations to you for your kind.

Oakwood, Nov. 10, 1864.

IMMENSE STOCK

Gillies & Lan Call the attention of the Public now complete in the various Departmen

HEAVY STAPLE GOODS. E are now selling Grey Cottons, Stripes, hecks, White Cotton, Linens, and Hollands at a great reduction on former rates.

CALL AND SEE OUR Fancy Dress Goods fore buying elsewhere, as the variety is greater and the price lower than in any other Store in Lindsay.

LADIES SILES.

COLOURED AND FANCY SILK DRESSES MILLINERY. BONNETS AND HATS. Orders in the above department executed the Shertest Notice.

LADIES' MANTLES, From 6s. 3d. to 50s., in all the Newest Styles.

Garments made to order, Fashionable, and a

Our Stock of Cloths

We employ none but the best workmen. verything new in HATS AND CAPS. SCARPS, NECKTIES, COLLARS, &c.

SHETLAND NUBIAS. LANKETS, AND LUMBERMEN'S GOODS IN GREAT VARIETY. GROCERIES. BOOTS AND SHOES, AND

CROCKERY AT ANY PRICE. GILLIES & LANCASHIRE. West Shop, Adams' Block.

NEW ADVERTISEMENTS THIS WEEK

Lindsay, Oct. 26, 1864

Fresh Teas-Dobson & Niblock-Prohibition By-Law-Fenelon. Dentistry-O'Donnell & Corbett. Wines-Dobson & Niblock. Groceries, &c .- Chisholm & MRac. Ale, Ale-Dobson & Niblock. Dissolution of Partnership-Kells & Lovell. Insolvent Act of 1864-S. C. Wood. For Sale-Dobson & Niblock.



Che Canadian Vost.

Lindsay, Friday, Nov 18, 1864.

THE NEW POST MASTER GENERAL. The vacancy in the Cabinet, caused by the resignation of the Hon. Oliver Mowat has been filled by the appointment of Hon. W. P. Howland, who is now Post Master General of Canada. A better selection could scarcely have been made. Mr. Howland brings to the discharge of his important duties excellent judgment, great experience in business, and sound views on finances. The Post Office Department, under the new Minister, will be wirely and economically manazed; and although great praise is due to Mr. Mowat, for the manner in which he administered the affairs of the department during his incumbency, Mr. Howland will no doubt find plenty of room for the exercise

of his ability. Mr. Howland entered Parliament in 1857 on being elected for West York, and has represented the constituency ever since. On he formation of the Macdonald-Sicotte Caoinet he was offered and accepted the position of Minister of Finance; and he was Receiver General in the Macdonald-Dorion rovernment. His official career in the responsible positions he held, was of too short a period to enable him to plant and reap also : but he undoubtedly laid the foundation for the improved condition of financial affairs, which is so gratifying now to the country at large. Mr. Howland's amiable persona character has placed him, amid party conflict, free from enemies or even detractors, and on all accounts, his return to the Cabinet will be hailed with general satisfaction by men of all parties.

VICE-CHANCELLOR MOWAT.

The death of Vice-Chancellor Esten left vacancy in the Chancery Bench. There was no difference of opinion as to the person the should receive the appointment; and the Attorney General West has only met the desire of the general public in appointing the Hon. Oliver Nowat to the Vice-Chancellorship. Mr. Mowat has aiready been sworn in, and enjers on the discharge of his duties immediately.

In noticing the appointment the Globe pays the following fitting tribute to the new Vice-

"Mr. Mowat's high character, his eminence as a lawyer, his clear and well-trained reasoning faculties, and his possession of the confidence of all classes of the community, render him a most fitting successor to the late Vice-Chanceller Esten. This is: some compensation for the loss of his services in Parliament. The change which takes one of our best statesmen out of the arena of politics gives us unquestionably the best man-we could have to fill a vacancy in one of our highest courts. Feeling the great impor-tance of having an able and upright judiiary, we must not allow our regrets at los he statesman to spoil our sath the statesman to spoil our satisfaction at obtaining the judge. As Mr. Mowat leaves Parlia nent after playing a leading part during a stormy period without a single stain upon his reputation, so he ascends the bench without a single word of cavil, even from those who have been his strongest political opponents. Even those who in times of party warfare have most ungenerously and unjustly assailed him, now join in the general approval of his appointment."

Mr. Mowat's elevation to the Bench cause a vacancy in the representation of South Ontario. We have not yet heard who is likely to be his successor. There are several men in the Riding who would worthily rewa, is a gentleman of marked ability, conwith their claims, specifying the security they which others neglect. From time to time which others neglect. From time to

LOSS OF THE "JURA."

The Montreal Ocean Steamship Company saire have lest another steamer. This time, we re glad to say, no lives were lost. The teamship "Jura," from Quebec, arrived off where she ran ashere, parted amidships, and became a total wreck. The weather was calm but hazy at the time of the disaster, and the pilot mistook the lights. She was uninsured. Her mails, passengers and erew were landed in safety. We believe this is the seventh or eighth vessel lost by the Canadian Line.

PETITION IN FAVOR OF FINNEGAN.

Numerous and influential parties in Gounty are exerting themselves in order to obtain a reprieve for Robert Finnegan from the sentence of death passed upon him. We trust they may be successful. There are certainly many extenuating circumstances which might properly be urged in favor of a commutation of the capital sentence : and we have no doubt the Executive will give the case every attention. The petition in orisoner's favor is now in course of signature, and will be forwarded to Quebec as soon as the inhabitants of the County have had an opportunity to append their names.

"THE WHITBY GAZETTE."

This Journal, started a little over two years ago, has entered on its third volume. and comes to hand greatly enlarged and otherwise much improved. It is now the largest paper published in Ontario Coun'y, and is not excelled in appearance, management, or size by any paper published between Toronto and Montreal. Reform papers in Whithy have undergone many vicissitudes within the past ten years; but we trust that as the Gazette is now firmly established in public confidence it will receive an extensive and increasing patronage from the wealthy and intelligent yeomanry of Ontario. Mr. James A. Campbell, the present proprietor, has long been connected with Canadian Journalism; is practically acquainted with all the details of his business ; and is a person of energy and enterprise. We cordially wish himself and the Gazette every success. In coanection with the retirement of the former proprietor the Oshawa Vindicator remarks :- "Still another change has takenplace in the proprietorship of our Reform contemporary at Whitby Mr. C.B. Robinson, late editor and proprietor of the Whitby Gazette, has sold out to Mr. J. A. Campbell, recently editor and proprietor of the Canadian Champion. Mr. Robinson re- school section are to be found men, who moved to Lindsay some months ago, having forgetting the duties of providing for their moved to Lindsay some months ago, having own households, spend the most of what they re-purchased the Canadian Post of that earn at the tavern; and there are at this town, a paper which owed its existence to moment widows and orphans who, but for him some five years ago, and which he taverns, would be in circumstances of comnow conducts once more, with his usual fort, in place of being thrown on the cold charities of the world. marked ability."

A "big Indian" asks the Hamilton Times why the new Confederation should not be called Olleubaubengrapenateinnesho-

The Hon. George Brown sailed from New York for England last Wednesday. It is said that his crossing the Atlantic on this occasion has something to do with British American affairs. Mr. James Campbell, bookseller and

publisher, Toronto and Montreal, announces the publication next month of a new General Geography and Atlas, for the use of Schools in the Brittish Provinces. EARLY MEETING OF PARLIAMENT. - A 14-

mour is current in Quebec that Parliament will be assembled in the early part of the year, specially for the consideration of the Confederation scheme. The Globe says that it is now fully almitted by competent judges that the As-

sembly Chamber at Ottawa, will barely acommodate 194 members with seats, and that desks will be out of the question. Unless we resort to the English practice of having no desks, an enlargement of the Chamber is absolutely necessary. Mr. George Desbarats, Queen's Printer, died on Saturday morning in Montical.

With his death the commission expires, but

the Globe thinks it altogether probable that the Hon. Malcolm Cameron will be appointed Queer's Printer until the Confederation of the Provinces ensues. Bishop Lynch, in a public address.

ondemns the armed midnight procession of the Fenians of Toronto, and also deplores the Orange procession that preceded it on the 5th Nov., as calculated "to excite the worst passions and revive burning memories that hould be permitted to be forgotten."

The Cobourg Sentinel is informed hat counterfeit fives and tens on the Bank of Bitish North America, and fours on the Bank of Montreal, are in circulation, A stranger who had a large number, and who endeavored to pass several in that town, escaped after a sharp scuffle. Our readers will do well to closely examine bills of the lenomination above mentioned before taking

The roof and cupola of the new court house at Napanee fell in on Friday night, carrying with it a portion of the front wall. Imperfect workmanship was the cause.

Good Sport .-- A party, numbering six portenien, left this town last week for Mud Lake, intent on duck shooting. They returned on Tuesday evening, after having bagged, heaides other game, one hundred and eighty wild ducks. Not so bad.—Bar-

SPEED of WHALES -A boat attached to sperm whale, in the Pacific, was drawn 32 piles inside of an hour, and the probability is, hat a whale will go at the rate of 70 miles an nour. The most pleasant speed we know of, a that of Bryan's Pulmonic Wafers, which cure a horseness, cough, sore throat, etc., in a few

THE MURDER CASE IN LONDON .- In the natter of Charles Heybourne, charged at he Middlesex Assizes in London with murering his mother, his Lordship instructed the jury to find a verdict of not guilty on the ground of insanity, stating the prisoner would remain in the charge of the Sheriff until a place was provided for him by the Executive Government is the Criminal Lunatic

THE STATE ELECTIONS .- The returns of ecent State elections shew Union successe to be greater than was at first supposed, especially in the Western States where Democratic traitors had done their utmost to bring about a rebellion. In Ohio the Union Conressmen number 17 to 2 Democratic. Iowa gives a greatly increased Union majority. Illinois elects 10 Union to 4 Democratic Congressmen. In the South, Missouri has 7 Union to 2 Democrats. The soldiers' vote is neteasing the Union majority of from 8,000 to 6000. Two years ago Mr. Seymour's majority was about 10,000. This shows a loss to the Democrats this fall of from 18,900 to 19,000 votes.

There was a terrific hurricane at Calcuta on Oct. 5th; of 200 ships in the Hooghly. 19 were totally lost, and of the remainder only 20 are reported as seaworthy; 250 were driven from their moorings, stranded and damaged; no serious loss of European lives; it is believed the greater portion of the cargoes will be saved There is great excitement at Lloyds in view of heavy losses.

THE CANADIAN FRONTIER .- The Globe's Quebec special, telegraphs that H. H. Emmond. Esq., Detroit, Michigan, and P. Barnes, Esq., Portland. Maine, are at Quebec as citizens of the United States, representing to the Canadian Government the state of the frontier, and urging energetic action in aid of the American authorities to preserve peace and prevent conflict. They ppear highly gratified with the feeling manested, and the efficient action they have seen taken. There can be no doubt toat it will not be the fault of our Government if the efforts made to embroil us in war are

To the Ratepayers of the Township of Mariposa.

A crisis has arrived in the history of our Municipality. Mariposa is the first township in Upper Canada that has sought to take advantage of what is known as "Dunkin's Temperance Act of 1864," a law for prohibiting the sale of intoxicating liquor within the bounds of Municipalities. In accordance with that act the initiatory step has been taken, and the vote will be recorded on the 21st, 22d and 23d of the piesent month, as to whether Tavern Licenses shall be

granted for the ensuing year. Is a Prohibitory law required in Mariposa? There are lew men who reflect on the evils of intemperance but who will at once reply in the affirmative; and there are few families but who have suffered directly or indirectly from the drinking habits fostered by taverns. Within the past few years in every

Originally taverns were intended for the accommodation of travellers. At present they are mere drinking shops, each having a certain amount of local trade, and the same parties as a rule, are always found hovering about the tavern. In Mariposa, little dependance is placed on travel as compared with tippling; and one has only to look at the class who haunt taverns, to decide that were drinking prohibited, many would be found earning an honest living in place of being pests to society. It has been reckoned that twelve out of every sixteen tavern-keepers die drunkards, and their families generally follow in their footsteps.

HOUSES OF ENTERTAINMENT. The enemies of the temperance cause say, banish liquor and the taverns will be closed. This argument amounts to nothing. Where there is profit men will be found prepared to embark capital. The taveins in Mariposa cannot be used for any other purpose, and there will be found during the winter and summer accommodation for man and beast. "TAXES."

An attempt has been made to scare the ratepayers by the prospect of heavy taxes if no tavern licenses are issued. The revenue received from "Tave n Licenses" don't amount to more than \$260. This scattered over the township would be less than 2s. to Relieve the above Complaints in Ten Minutes each ratepayer. The expenses of taking the vote will not be over \$100, although less will do. Much will depend on the charges made by the Reeve and Township Clerk. The friends of the cause presume that no advantage will be taken by those gentlemen. Should the attempt be made, there will be little chance of its being repeated. The tax for township and county purposes will not exceed for the ensuing year more than for the past; our present Council will take care of

WOMAN'S INTEREST IN THE MATTER. None suffer more from the evils of intemperance than Woman and her offspring. A runken father makes a miserable oroken windows-scanty covering-hunger and broken-hearted mothers, all can testify to the effects of tippling and drunkennessand a drunkard's grave at last closes the scene. Women of Mariposa! help the friends of sobriety—you possess a mighty influence for good or evil, those who have not suffered, may yet realize in all its bitterness the grief of having a drunken husband, it may be sons, following his example.

Mariposa has taken the lead and Eldon

has followed in her wake. The Municipal Council there have taken action and passed a By-law for the abolishing of Tavern Licenses. May God bless their work, and may their example he followed by every township in Upper Canada. M. Martindale, hotel keeper, in Woodville, signed the pe-tition in favor of the By-law Less than this could not be expected from one who allows no Sabbath-drinking on his premises, and who keeps a first-class house, furnished and fitted for travellers. As a man he will be respected for the noble stand he has taken, and house will not be ant to suffer. Let all our tavern keepers do likewise and they will find in the long run that temperance and re-ligion go hand in hand. The enemies of good government gave a striking proof of the lessons derived from tavern influence when last Friday week at Providence Chapel (South) they sheared the main and tail of the Rev. Mr. Sparrow's horse, stole his lines—also carried off John Dix's saddle, and broke the windows with rotten eggs. Were there no groggeries, there would be little blackguardism—" By their fruits ye shall know them," and men are generally known by the com-pany they keep. The trial in Lindsay of Finnegan for wilful murder, reads a solemn lesson to all tavern frequenters. The muris that of Bryan's Pulmonic Wafers, which cure a horseness, cough, sore throat, etc., in a few hours. 25 cents a box; sold everywhere.

CANADIAN METHODISM.—That active body, the Wesleyans, is spreading itself in all directions. It is rapidly increasing the num-

On Tuesday, Nov. 8th, at his mother's residence, Toronto, James C. Halford, merchant, Lindsay, aged 34 years. In the village of Omerice, at the residence of her son-in-law, T. Stephenson, Esq., Ellen, relict of the late Wm. Warrell, native of Fermanah, Ireland, aged 65 years:

Special Notices

DIED.

Among the most important of moderit Medical discoveries stands the CANADIAN

As a Family Medicine, it is well and favor ably known, relieving thousands from pains in the Side, Back and Head, Coughs, Colds, Sore Throat, Sprains, Bruises, Cramps in the Stomach, Cholera Morbus, Dysentry, Bowel Complaints, Burns, Scalds, Frost-bites, &c., &c.

The Canadian Pain Destroyer has now been before the public for a length of time, and wherever used is well liked, never failing in a single instance to give permanent relief when timely used, and we have never known a single case of dissatisfaction, where the directions have been properly followed, but on the contrary all are delighted with its operations, and speak in the highest terms of its Virtues and Magical effects.

We speak from experience in this matter having tested it thoroughly, and therefore the who are suffe: ing from any of the complaints for which it is recommended may depend upon

being a Sovereign Remedy.

The astonishing efficacy of the Canadian Pain Destroyer, in curing the diseases for which it is recommended, and its wonderful success in subduing the torturing pains of Rheumatism, and in relieving Nervous Affections, entitle it to a high rank in the list of remedies for these complaints. Orders are coming in from Medicing Dealers, in all parts of the country for further supplies, and each testifying as to the universal satisfaction it gives.

The Canadian Pain Destroyer never fails to give immediate relief. All Medicine dealers keep it Physicians order and use it; and no family will be without after once trying it, Price only 25 cents per bottle. All orders should be addressed to

NORTHROP & LYMAN. Newcastle, C. W. Sold in Lindsay by C. Britton, Knowlson & Gregory, and at the Medical Hall; E. A. Bowes. Oakwood; Geo. Douglass, Manilla; A. Wyatt, Cannington; Gilchrist & Cameron, Woodville; Thomas Matchett, Omemee, and all medicine

THE GREAT ENGLISH REMEDY. Sir James Clark's

CELEBRATED FEMALE PILLS. This invaluable medicine is unfailing in the

incident to the female constitution.

It moderates all excesses and removes all obstructions, from whatever cause, and a speedy cure may be relied on. TO MARRIED LADIES it is peculiarly suited. It will, in a short time.

cure of all those painful and dangerous diseases

bring on the monthly period with regularity. CAUTION These Pills should not be taken by females that are pregnant, during the FIRST THREE MONTHS, as they are sure to bring on Wiscarriage; but at every other time, and in every

other case, they are perfectly safe. In all cases of Nervous and Spingl Affections, Pain in the Back and Limbs, Beaviness, Fatique on slight exertion, Palpitation of the heart, owness of Spirits, Hysterics, Sick Headache Whites, and all other painful diseases occasion ed by a disordered system, these Pills will effect a cure when all other means have failed.

Full directions in the namphlet around each A bottle containing 50 pills, and encircled with the Government stamp of Great Britain; can be sent post free for SI and a mostage

W., general Agents for the Canadas. Sold and at the Medical Hall: E. A. Bowes, Oakwood : Geo. Douglass, Manilla ; A. W.vatt, Cannington; Gilchrist & Cameron, Woodville: T Matchett, Omemee, and all medicine dealers.

Relief in Ten Minutes. BRYAN'S PULMONIC WAFERS.

The original medicine Established in 1737 and first article of the kind ever introduced under the name of " Pulmonic Wafers," in this or any other country; all other Pulmonic Wafers are counterfeits. The genuine can be known by BRYANS PULMONIC WAFERS

Relieve Coughs, Colds, Sore Throats, Hoarseness BRYAN'S PULMONIC WAFERS Relieve Spitting of Blood, Pains in the Chest. BRYANS PULMONIC WAFERS Relieve Irritation of the Uvula und Tonis-

BRYANS PULMONIC WAFERS BRYAN'S PULMONIC WAFERS Are a blessing to all Classes and Constitutions. BRYAN'S PULMONIC WAFERS

Are adapted for Vocalists and Public Speakers. BRYAN'S PULMONIC WAFERS' Are in a simple form and pleasant to the taste. BRYAN'S PULMONIC WAFERS

Are in a simple form and pleasant to the taste BRYAN'S PULMONIC WAFERS Not only relieve, but effect lasting cures BRYAN'S PULMONIC WAFERS -

Are warranted to give satisfaction to every one No Family should be without a Box of BRYON'S PULMONIC WAFERS. In the house.

BRYON'S PULMONIC WAFERS in his pocket. No persons will ever object to give for BRYON'S PULMONIC WAFERS

No Traveller should be without a supply of

Twenty-five cents. JOB MOSES, Sole Proprietor, Rochester. For sale by Northrop and Lyman, Newcastle, in Lindsay by C. Britton, Knowlson & Gregory and at the Medical Hall; E. A. Bowes, Oakwood; Adam Gordon, Manilla: A. Wyatt, Cannington : Gilchrist & Cameron, Woodville: T. Matchett, Omemce, and all other medicine

## Dem Addertisements.

Dissolution of Partnership.

THE Partnership heretofore existing between the undersigned, as Saddlers and Harness lakers, has this day been dissolved by mutual

All claims outstanding against the firm will be settled by E. Kells.

Parties indebted to the firm are requested to all upon E. KELLS and settle forthwith

Dated November 16th, 1864. Witness— (Signed) EDWARD KELLS.
AMES LOVELL.

Insolvent Act of 1864. In the matter of Allan McQuarrie, an In-

solvent.

THE CREDITORS of the Insolvent are noti-I fied that he has made an assignment of his estate and effects, under the above Act, to me, the undersigned assignee, and they are required to furnish me within two months from this date with their claims, specifying the security they