MILTON, JUNE 16, 1870.

DEATH OF CHARLES DICKETS.

The death of this celebrated novelist ance and were sworn in as and writer occurred suddenly on the 9th inst., and has cast a gloom not only over the community with which he was John S. Appelbe, more immediately connected, but wher | William Beeforth; ever the English language is spoken. John T. Elliott, The profound regret expressed by the London papers is echoed across the Richard Graham, ocean, and is felt with no less poignancy | Charles Hill, in America than in Europe. As the George F. Lewis, Times well says -" The ordinary expressions of regret are now cold and tried, and the case of conventional. Millions of people feel the personal bereavement. Statesmen and benefactors of the race can leave no such void; they cannot, like this great tiff's counsel, stated the case. ties and follies of every day life. The humor and the ease of his style placed the defendant. him at once in the front rank of modern novelists. At the time of his death he more space than a mere newspaper ar-

A DEPUTATION from the State of Federal Government the necessity for my son George did not sell one of my with George Cooper. They did not intervention in the Northwest difficul- ble would give me \$100 and half a ton my presence; Benham was a little the ties. It is represented that Riel will of bran for one of my horses; I sold it worse of liquor, but he was the sharpest coppose the passage of the British troops for that; I had been taking some, but of the two. now on their way to Fort Garry, and, was not drunk; my sons never made a James Marshall, sworn-Live in in that event, complications so serious do so inhabitants of Minnesota appears to us first witness called was the defendant. to be wholly uncalled for, and little less class power, willing to receive the dic- to see the mare; he thought it would to trade from my father. I hitched up mony in '59 to get means to educate my. passage of the bill for the abolition of the Manitoba Bill, with regard to the street, a drunken man—whose name, fortutation of the Great Republic; but suit him very well, and wanted to drive the colt merely to break her in. the relations existing between the evening; they said they had the colt; know much about horses. I know Mr. refused. Had a conversation with visit to England. mous than the honor of the country them to trade. I traded "cven" with only showed him how it could go. I what he paid me and the other children the boys, after some discussion; I was not in Robinson's hotel at that time.

We had the country them to trade. I traded "cven" with only showed him how it could go. I what he paid me and the other children which has been deranged by the recent resignations. demands, the hearts of the people are helped them to hitch up, and they I know James Nixon. We had the my life. One to Mr. Elliott, and one still sound, and the spirit which ani- drove off. mated our ancestors still stirs within to Mr. Matheson—I think George either for farming or driving. It was children's share came to \$2.71. I get The commander and forty-three of the helped them to unhitch; he brought about four years old. Never saw the \$4.34. enough to oppose the troops sent out to I had seen the colt before; I intended red Benham to my father, if he wanted 1856. Had no money saved at time. Telegraphic communication by the a large crowd of people in the streets, ronto, on the 7th inst. Among others elected million francs in Paris, besides spendcstablish the Queen's authority in Man- to use the colt in the livery; the cream to trade. Father said he would not Had about \$100 before I went to Atlantic cable is still imperfect. The and the capacious St. Patrick's Hall were Mr. J. B. Willmott, of Milton, and Mr. ing his year's allowance of 300,000 itoba and guarantee peace to its inhabi. mare did not suit me for the livery; have anything to do with it. He college in 1859. I agreed to sell my "breaks," however, will be soon re- was filled with a brilliant gathering of John Bowes, of Hamilton. At a subsequent france. tants, he can be conquered without the on Sunday I drove her out; on Monday load of potatoes. We had not the colt in 1855. In 1856, at Victoria splendidly decorated. In going through elected Registrar for the ensuing two years. assistance of any foreign government. I sold her to Mr. Mitchell for \$68 and with us at that time. Benham said he college. I got money from Burger pates an average wheat harvest in the ceremony Prince Arthur was sup-If he is not allowed to make Minnesota the use of a buggy for two months; I was going to Erin, and would not be after the date of that note. In session England; but the prospects of other ported by Sir Alexander T. Galt and the base of his operations, and the Government of '62 and '63, I got money from John crops are not of a promising nature. Sir Francis Hincks, who are Knights ernment of that State observe and en- wanted me to take the colt back; when until night. Went home with my To Mr. Scott-When I went to col-

committing a breach of faith; that pias in withernam was issued. Messrs. Scott, Richot and Black were Archibald Mitchell' sworn—Reside father's leave to hitch up the colt. Jer-objected to this evidence, and a long the English Volunteers at Wimbledon. To which Col. W. replied. "By my bead." Georgetown. I said I hear you are me when I went away to Georgetown. the evidence. Endorsed another note for a private of the 4th Company, of the that no offence had been committed trading horses. They said they were Had no business there. Went across him. Mr. Bastedo's name was endorsed Quebec Battalion, deserted at Sault St. against Canada; that a general pardon trading for the cream mare. After between lots Nos. 17 and 18. Did not on it. George Elliott's name was after. Marie, as also a private of the Yankee would be proclaimed for all who partici- supper they traded. They had three see any other person willing to trade. wards put on it. That was the propo- Garrison. pated in the rebellion; and that the Benham backing the horses out of shed. Georgetown. Forgot all. Did not George Elliot endorsed it. Home Government, represented by Sir He said to them to be careful, and drink alone. Stranger with me. Woke George Elliott (Trafalgar)—Am an United States Government and Senate be fined not exceeding \$3,000, and impulsance is one that ought to be speedily put the change in the blood of a delicate or Clinton Murdoch, joined in this assur- not whip the cream, as she would kick. up to realities of this life on Saturday uncle of the last witness. Never en in the matter of the St. Thomas Island prisoned not more than three years." ernment to have been in recognizing the that he had better let it drop. Cooper that he had better let it drop. Cooper that he had better let it drop. The colourless or dead corpuscles are few days ago.

An odd case occurred in the United Burglary.—On Wednesday night or Thurston Ross in the old a few days ago.

The Court had been Burgows, Milton, was entered, and watches steadily removed from the system, and rebel emissaries, and in however false a said he would not. Higgins asked him of my brothers had been at Benham's John Elliott, sworn—Am a brother country the business of the office will a few days ago. The Court had been Burrows, Milton, was entered, and watches steadily removed from the system, and the country the business of the office will be a specified and stated are replaced by the red or vitalized position the country was thus placed, if the boys had cheated Benham out before that. I sometimes drive the of defendant. I sold my patrimony to be attended to by Deputy Adjutantwe cannot believe that any such assur- of \$50 if he would have traded back gray horse. My father said if he Burger for \$500 in 1862. From Bur- General Walker Powell. ances were given. The present expe- Cooper said he would not. dition is one of peace; we have no care of himself, but George could not. know which one he meant. I never Forest. Have lived away from here in the English peerage are held by Ro off upon George Mountjoy a bundle of acquainted with where the best goods were Sold by spothecaries and by F. Cundill Manitoba, and are willing to give them, Jerry drinking out of it. Mr. Chase long time. the leaders of the unjustifiedle rebellion had been driving the colt. I thought I Monday took the cream mare back, I would not like to swear that I would made a claim upon the Imperial governtable to Waterdown; Rev. H. Wilkinson, of Nas- eager to repudiate all idea of separation,

The County Court and General Sessions for the County of Halton were held on Tuesday at Milton, His Honor, Thomas Miller, Esq, presiding. The following gentlemen made their appear-

THE GRAND JURY. John K. Appelbe, Foreman. Andrew Lebar, Tobias Mason, Colin McPhail James McKerlie Peter McLaren John F. Orr. Chas. Peer. Heary Robinson, Philip C. Triller, Thomas Willmott.

The Judge charged the Grand Jury, then said, "That's all right."

COOPER v. BENHAM

Was called. T. G. Matheson, plainwas an action of replevin to recover a time. She is a good, strong, rough novelist, be an inmate of every house." colt from the defendant. In March Probably no writer has made himself last Mr. Cooper purchased the colt, the so universally popular as Dickens, and subject of the action; two of his your gfew have had greater power over the est sons took the co't to Georgetown and, when under the influence of drink, feelings of their readers. His ideal traded it to the defendant for a cream Georgetown; remember the night characters became living impersonifica- maie. After issuing the writ of capius the alleged trade; saw Benham drive tions, exhibiting the virtues, eccentrici- the colt could not be found, and a Cooper's team up to his own place; capias in withernam was issued. Af. George Cooper was not then much the terward the colt was returned. John worse for liquor; Benham unhitched

was engaged in the completion of Ed. The two youngest boys, George and nessed the colt, but Benham unhitched win Prood in periodical numbers, and Jeremiah, went with me to Georgetown; it; Jeremiah was a little the worse of showed no signs of exhaustion either in Benham asked me to look at his horses liquor, but knew what he was doing. creative power or physical energy. but did not like her; in my absence, for \$80; I would not give \$30 for the ed-I think the signature is in the Though he had been ill for some days the boys slipped away the colt and cream mare. He had barely completed his 58th year process of law; I never traded or brought back the mare.

'gone through" Benham for \$50 if I quainted with George. horses; George told me that Mr. No. make final arrangements of the trade in

had been proved. For the defence the I think, worth about \$50.

Alfred Benham, sworn-Mr. Ccoper of the plaintiff; recollected being in Elliott's property. My wife mortgaged than an attempt at an impertinent in first spoke to me about the colt on Georgetown with my father on 2nd her share. I don't think I mortgaged Wednesday, 30th March. He said he April. Benham asked me if I wanted terference with our domestic affairs. had a small horse he would trade. I to trade. Benham brought out the mare The abject attitude which the English said I had a large horse I would trade but he said he would have nothing to William Moore Elliott, sworn—the press chose to assume and the fulsome This conversation took place in Chase's do with her. After we got through we last witness is my brother-in-law. praises bestowed by them upon Presi- bar-room; his two sons, George and went home. Afterwards we hitched saw the note produced in February last dent Grant for his laggard proclamation Jeremiah, were with him. Mr. Cooper the colt up to break it in. Drove to when I was served with a writ. agreed to come and see the mare on Georgetown saw Benham. I don't never made the note, the signature is sgainst the Fenians, might naturally Friday morning; his son Thomas came recollect anything after that. We not mine. I borrowed \$5 from Burger lead to the supposition that Great to see the mare; he asked me to keep got something to drink. I didn't re- I never borrowed a cent more. I paid Britain has sunk to the rank of a third the mare in till Saturday morning. collect trading until I saw cream mare the \$5 back. I had a small share in Mr. Cooper and his son Jeremiah came on Sunday morning. I had no authority my father's property. I sold my patri-

the cream mare out and bitched her up. cream mare before Saturday. I refer- To Mr. Laidlaw-Went to college in crew perished. him back; Mitchell got afraid and body asking Benham to keep the horse White.

Mr. Leidlaw until after the bailiff en- defendant. raired for the colt. Joseph Hustler, sworn-Live in Georgetown. Was present when the Cooper boys and Mr. Benham had a (Mr. Matheson objected to defendant Dewar for defendant. The case was proving the agency of the sons by their own statement.) They were partly McCallum, D. W. Campbell and James drunk. There was a jug lying in the McKerlie, who awarded \$278 to the bottom of the sleigh.

James Nixon, sworn-Live near Norval. Know the plaintiff. Saw him in Norval after the trade. We were in a tavern. The sons George and Jerry came in, and George told him (plaintiff) that he had "sold the colt to Mr. have carefully examined the Gaol and Noble." Plaintiff studied a while, and and then six undefended cases were named a price--\$105. I did not pay flecting much credit on the officers in

much attention to the conversation. William Thompson, sworn--I bought the cream mare after she was sold by the poundkeeper. I would not take This less than \$100 for her at the present Frank Taylor bought her at the sale, and I bought her from him.

PLAINTIFF'S CASE RESUMED.

Edwarl Campbell, sworn-Live in maturalness of his creations, his quaint Dewar and Wm. Laidlaw appeared for the colt and put in the cream mare; they drove around town and back to George Cooper, the plaintiff, sworn- | Chase's; I spoke to Jeremiah at the Bought the colt last March from Alex. time, and told him he was very foolish Campbell for \$80; she is worth that. to trade; I do not know who unhar and trade; looked at the cream mare, This colt was bought from my father

before his death, nothing of a serious another horse, and got drunk, and To Mr. Laidlaw-It was about 3 or nature was apprehended. On Thurs traded the colt with Benham for the 4 o'clock when I saw Benham get into cream mare. This was on Saturday, the sleigh; George Cooper was in the er of my late wife. I had business day he was entertaining a dinner party 2nd April. On Monday I took the sleigh; there were a good many other t at his house, when he suddenly became mare to Benham, and the boys took it parties about. I mentioned to John time. He signed the note produced in unconscious and fell back in his chair. with him. He said he had sold the Griskle that I was sure there would be my presence. Note drawn one year Physicians were hastily summoned from | colt; he talked angrily; he said he "law scrape" over the trade; I did not could have the colt back again in a want to know anything about it; Geo. London, but their skill was unavailing, week; I would have nothing to do with Cooper did not go down to the stable, and they pronounce i his case hopeless. the cream mare; I got the colt back by but Benham took the colt down and

at the time of his death. For the last authorized anyone to trade for me with Henry Ross-Recollect seeing Ben-Benham had told one of my sons he had load of straw; George said no; I then Elliott's share of his late father's pro-

bargain for me-I would not let them Georgetown. Recollect the day when Benham traded for the Cooper colt; would arise that the security of the The plaintiff's counsel rested the was present part of the time when they frontier would be in imminent danger. case here, and the defendant's counsel were negotiating; they were all pretty This kind of action on the part of the objected that no "unlawful taking" tight; I know the cream mare; she is,

George Cooper sworn—am a son

fore the laws of neutrality, there is no the boys came in on Saturday evening father and brother Jeremiah. Did lege in '61, I landed at Cobourg on the danger of their being involved in his they were soher enough to trade; we not go to work after dinner. Hitched 30th August. I was not in Milton on drank both before and after the trade. up the colt. Don't know whether my the 2nd September (the date of note), The sale to Mitchell was a bona fide father was at home that afternoon or but in Cobourg. The delegates charge that Canada is sale; I got the colt back after the ca- not. I do not do anything without my Robert Elliott—recalled—I once en. said, by the Corporation of London to person shall, within the territory or Young America. Address, W. Jennings father's consent. I did not ask my dorsed a note for Burger. Mr. Laidlaw Canadian Volunteers to compete with jurisdiction of the United States, begin Demorest, 838 Broadway, New York. in Georgetown. Saw Cooper's boys in emish helped me. Father did not see discussion took place; the Judge allowed A French Canadian named Nicholas,

Manitoba, and are willing to give them, greater privileges and have given them, greater privileges o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock o'clock. I bought this colt on Monday. The plaintiff, recoilect the evening the by the Statute of Limitations. Burger o'clock o' than we ourselves possess; but any This was after the plaintiff, had demander or any people that would ded the colt back. I paid Benham was lying on the platform, and George my patrimony.

The plaintiff, had demander or any people that would ded the colt back. I paid Benham was lying on the platform, and George my patrimony.

The plaintiff, had demander or any people that would ded the colt back. I paid Benham was lying on the platform, and George my patrimony.

The plaintiff, had demander or any people that would ded the colt back. I paid Benham was lying on the platform, and George my patrimony.

The plaintiff, had demander or any people that would ded the colt back. I paid Benham was lying on the platform, and George my patrimony.

The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. and County, as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimable as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimated as affecting this locality, are:—Milton, Rev. The plaintiff, had demander or any people that would be of inestimated as affecting this locality are inestimated as affect condone the brutal and wanton murder \$67.50, with the use of wagon for two was lying in the sleigh drunk. My To Mr. Scott-The \$200 from Burger Spanish Government will return her all ader was not so much entertained by Wm. Tindall; Trafalgar, Rev. W. H. Moss; Hitherto whenever the subject has been of a loyal subject—that would not give a note for the balance. This was his business himself. He never allowed W. D. Lyon, Milton—Know Burger. jewels possible funds. punish with severe but impartial justice bona fide sale. On Sunday Benham his sons to trade horses for him. On His character for veracity is not good.

not believe him on oath, but he is not ment for injury to their business arising United States detective to bail in \$10, sagaweya, goes to Penville. The Conference and as loudly, as restored invalids praise intended to hire the horse to a peddler. To Mr. Dewar. - When my brothers a reliable man.

County Court and General Ses- | Benham I dent know where he kept | home. I had not been drinking any Burger gave it to me as collateral | Commodore Vanderbilt and Admiral | Governor McTavish, being asked his | Personal This morning Mesers. John

An action for wages brought To Mr. Watson-Burger gained not- reductions. Samuel Carson against the said Powell. Mr. Laidlaw for plaintiff and John has since become insolvent. thing by giving me the note. Burger

left to the arbitration of Finlay believe him on oath.

PLAINTIFF'S CASE RESUMED. The following is the Grand Jury's Finlay McCallum, sworn—Know the

parties to this suit. Know Burger. PRESENTMENT. We, the Grand Jurors of our Sovereign Lady the Queen for the County of) honorably with me. Halton, beg leave to report, That we ger. His general reputation is as good Rios and Uruguay continued. premises of the County, and find them as the average. clean, well kept and in good order, re-

charge thereof. Burger on oath. We beg leave further to present. That we attach no small importance to the fact that we have no criminals conwas followed by Mr. Laidlaw for the upon a verdict in their cases. fined within the Gaol, and, as a matter plaintiff. The Judge then charged the of further congratulation, that no busi-

ness of a criminal nature has been laid The Jury retired to their room, and shortly afterward returned with a ver which is respectfully subdict for the plaintiff for \$190.84.

when a case is to be tried before the

News of the Week.

Western crop reports are favorable.

The Emperor of the French is suffer-

General Prim again repudiates the

The successful removal of the obstruc-

the Colonies of Spain.

putting down the Fenians!

ing from an attack of gout.

jury, who then retired.

ROBINSON vs. SPARLING. JOHN K. APPELBE, Foreman of the Grand Jury, Co. Halton. Milton, 14th June, 1870.

SECOND DAY.

CARSON vs. POWELL.

WATSON vs. ELL:OTT. This was an action brought by Henry tiff for \$241. Watson against W. M. Elliott, to recov er the amount of a note for 8 --- , given to Wm. Burger, and by him transferred to Mr. Watson. The defendant pleaded that he never made the note. The first witness called was

Robert Ellott, sworn-Note produchandwriting of the defendant.

William Burger, sworn-Lived in the agricultural districts of France. Milton in 1861. Defendant is a brothtransactions with him previous to that after date. Defendant never paid it. I gave the note to plaintiff in 1868. was becoming outlawed. I needed money. I owed plaintiff about \$600.

gave it to him as security. To Mr. Scott-The body of the note Schultz and Lynch. The latter was defendant; -never intended to trade. ham on the 2nd April last; I met him is in my handwriting. The signature also presented with a gold watch. few years he had lived apart from his To Mr. Dewar-Some years since I and Mr. George Cooper coming down is detendant's. It was for money loanwife for some reason never publicly traded horses; my sons never traded or from Chase's; George said they had ed at various times. I gave \$35 in more wheel-shaped bombs, which were pointment to the command of No. divulged, but had the care of his chil- sold horses for me; I did not engage been trading; Benham asked a load of for it to Victoria College I bought dren, with the assistance of Mrs. Dick- to come in and trade with Benham; hay to boot; afterwards he asked for a for it, to Victoria College. I bought ens' sister, who espoused his side of the a mare to trade; I wanted to try his asked Benham if he was done; he said perty for \$400. I think he was about his here near Well-series in Quebec and one or his horse near Kalka. domestic disagreement. An exhaustive mare in harness; I told him she did he was; I asked Cooper what his price fifteen years at college. Never told analysis of his genius would occupy far not suit me at all; don't know when was for the colt; he said \$110; I sug. plaintiff that not was given for the my sons first saw the mare; mine was gested that he had better go and see difference between what I had paid tions in the Suez Canal was announced a fancy colt from "Whalebone." If I old Mr. Cooper on Monday; I should Elliott and what the other children got. at Cairo, Egypt, on Saturday. could have got a good stout working think he was very drunk; I should Never told Watson not to write to Sir John A. Macdonald continues to horse I would have traded; don't recol- think George was incapable of doing Elliott about the note, nor that I did improve, and it is hoped he will be able Higgins asking me if my boys had any business; I was not very well ac. not want Elliott troubled about it. to appear in public in a fortnight. Minnesota has gone to Washington for would have let him have his mare back. To Mr. Dewar—This was in the af
Would have let him have his mare back. To Mr. Dewar—This was in the af
Robt endersed a note for me. Charles Dickens will be buried in West
Government, should it decide to resist

FAREWELL SERMONS.—On Sunday morning After a few remarks from Rev. T. Jeffrey. Did not control note at all after Watson He never endorsed one for me with George Elliott's name on it. G. Tice George Elliott, of Acton. He never endorsed a note for me. I have no account books. Had a conversation with at billiards-French caroms-with Rudefendant near Palermo lately. Never dolph, in New York on Saturday night. told him I had his receipts in my possession. Had dealings with Mr. Claffy. creed an amnesty for all political crimes Had a note in my possession made by and offences since the 1st of March Claffy for \$300. I gave it to Mr. 1870. Dixon. Mortgaged property to Duncan. Stewart-two shares of late Robert

> five shares. Note was made in Milton. FOR THE DEFENCE. I for Carleton, at the next election.

self. When I was teaching school slavery. though the present radical government it home and send the colt, but I object To Mr. Laidlaw—Don't know my Burger wrote me for the difference be Count Bismarck is again in delicate engaged in the Red River Rebellion. up against her. A powerful blow in the face has not shown a proper appreciation of ed. George and Jeremiah Cooper age. A ways worked home. I drive tween whathe paid me for my patrimony health, and has been ordered to abstain Information from American sources was the result of his rudeness. drove up to the gate about six the same my father's horses occasionally. I don't and what my other brothers got. I from all work, and if possible, pay a states that the Indians are gathering Strayed.—On Saturday a venerable look-Mother Country and her Colonies, and I asked if the "old man" was with Noble, of Norval. Never helped my Burger in Birch's woods two weeks ago. The Duke of Saldanha is engaged in has at least appeared more pusillani- them; they said their father had sent father to sell a borse to Mr. Noble. I He said it was for difference between colt about two weeks. It would answer to Mr. John White. The other

could get a good one he would trade a ger's general character, I would not To Mr Matheson—Jerry could take small one for a larger one. I don't believe him on sath. I live in Mount | Nine out of the thirty oldest baronies testified with great glee that he palmed unfastened and it would seem as if they were | Price \$1.50 a bottle; 6 for \$7.50.

robbery or the blunder took place. Advices from Rio Janeiro of the

23rd ult. state that Senor Haranhos, Would believe him. Have had deal. Commissioner of the Brazilian Governings with Elliott. He did not deal ment, returned to Assuncion, where I had signed a treaty of peace with Para-John S. Hatton, sworn-Know Bur. guay. The revolutionary movement in

The deserved punishment of two George Elliott, sworn-Have known men for an attempted murder in Ireland Burger a long time. I would believe has been secured through the Irish Corcion Act. Had it not been for this the jury on behalf of the defence, and of justice, as juries could not agree

discharged, and the recent arrest is in dangerous, and this gives him success. the Wesleyan and New Connexion Churches volved in mystery. This was an action on a promissory The compulsory Education Bill in to the emergency. He is ambitious of Rev. Messrs. Blackstock, Kay and Clement.

Court adjourned to the 22th inst.

can call upon in case of emergency." The French Government will be asked to explain on the 20th inst., i the Corps Legislatif, why they neglected the interests of France in permitting the construction by Prussia, Switzerland and Italy of the St. Gothard Rail.

It has been definitely ascertained in Severe drought prevails at present in Paris that a convention between the French Government and the Societe du Fallis was up before the Mayor for ruction. Cable Trans-Atlantique Français, for | izing; fined \$2 and costs. the abandonment of the exclusive privileges of that Society, was signed on'

report that he had to raise a loan in In the House of Commons on Thurs- the County. day. Mr. Monk, according to notice, On Friday there were extensive fires moved that the money raised by Canada in Montreal, with great destruction of upon the Imperial guarantee for the construction of the Intercolonial Rail London presented an address to Drs. way had been misappropriated was denied by Mr. Monsell, and the motion was withdrawn.

The Paris police have discovered 18 Lieutenant Colonel Panet, whose ap-Bombay advices announce that Lord resignation of all the English speaking two neighboring counties, has been relieved, and his place filled by Liet.-Col.

A letter to the Press from Pembina says that at the late meeting at White Horse Plains, the buffalo hunters decided to relinquish the summer journey to the plains, and hold themselves in

Joe Dion won two out of three games The Army and Navy Gezette of the THE Horse Case. - We learn that the horse The Portuguese Government has de-Lindsay and the Canadian Government. horse trade. Up to the present time nothing has Evening Journal.—We have received the HENDERSON—At Milton, on the 13th Mr. Bannels, one of the English carbeen heard from Major-General Lind- first number of a new evening paper to be tives in the hands of the Spanish brigands, has been rescued by the national steps have been taken by the Quarter. to be called the Evening Journal. Its ap-Rochester are, it is said, to come out nor for the bringing home of the 8th

against Mr. Holmes, the present M. P. Regiment. The Queen's birthday was loyally Senor Castelar will give another great celebrated at Fort Garry. The New motion for the sholition of slavery in Bill; but refrains for comment. It looked with satisfaction upon the re-Senor Livaro, the Deputy to the marks of Sir George Catier during the SERVED HIM RIGHT. The other evening, policy of pardoning all the people nately for him, we did not learn-staggered

oppose the Red River Expedition. after a "stray wife," whom he described as a Prince Arthur was, on Saturday "pretty-tidy chunk of a woman." Any one afternoon, at Montreal, invested with having such property in their possession will the Order of St. Michael and St. George please return her for identification to the The total loss of the British gunboat by His Excellency the Governor-Gene- owner.

Commander of the Order. The London Times' American corresthe means for any military expedition to us that Waterdown is much afflicted with The duke was so pleased with the reply or enterprise, to be carried on from the corner-loafer nuisance. In fact, he says, that the gallant colonel received thence against the territory or dominion the nuisance has become so great that ladies of any foreign Prince or State, or of any are deterred from going down certain streets Colony. District, or people, with whom in the evening, on account of the insulting rethe United States are at peace, every marks of the rowdies. We would hope that THE MICROSCOPE.—One of the The Danes are exceedingly dissatis- person so offending shall be deemed m

feit beer stamps. One of the witnesses, The thief or thieves effected an entrance particle, so necessary to vigorous man Catholics, namely: Beaumont, blank paper which the receiver supposed kept, having made a careful selection of the & Co., wholesale agents, Montreal. To Mr. Laidlaw-I never tried to Vaux, Camoys, Stourton, Petre, Arundel, to be spurious currency, for which most valuable goods in the place. jewels purchased out of her private these disclosures as the deponent expect. Nelson, Rev. F. Haynes, Mr. Teeter; Nassa- mentioned to the people of Ontario, it The Hudson Bay Company have his judicial wrath was so much excited Kay, for the last three years in Milton, goes ment to the old flag, and they are as humorous detective was locked up.

security. He did not tell me particul- Fisk are bidding for cattle and other views on the Northwest affairs, gives Dewar, Jr., Co. Attorney, and William Laid. To Mr. Dewar-I did not consult The Jury returned a verdict for the arly what the consideration for the note Western freight for their rival railway them as follows: "The Red River peo law, Barrister, started for New York, to mil was. Never asked Elliott for the lines, and have lowered their rates con ple are naturally peaceful and orderly, on Saturday for England, through which they Never thought he was good siderably. Their determined rivalry rough but truthful, and abhorring intend to take a tour. As this leaves the will, it is anticipated, induce further bloodshed. Bishop Tache, who is County Town with rather a scanty supply of cautious and far seeing, has much influ- legal lore, we hope the learned gentlemen will Some person has stolen, or some ence amongst them-he is a man of soon return. In the meantime, we wish them clerk has mislaid, two thousand ten great abilities, which are almost thrown a pleasant and prosperous voyage, and the P. M. McKay, sworn-Know Bur-dollar bills of a new-issue, and great is away out there, although he does not with minds and bodies refreshed they may . Wouldn't say that I would not the excitement thereat in the Treasury know it, and yet he may be the means shortly again minister to the comfort of the Department at Washington, where the of saving his people much suffering by litigious portion of the community. Mr. J. G. Scott of Toronto, addressed new law, they would have gone unwhipt much in contact with Riel. Necessar- printed in eighteen celere and worth \$5.00, to ily he always treated me politely. He be given as a premium to each subscriber. Several foreigners, residing in Hava- of respect. He is a man of strong pas- ly, 838 Broadway, New York. na, have been arrested for attending a sions, but suspicious and cautious. If Masonic meeting a few months ago. he believes mischief is brewing, he They were arrested at that time, but speaks it out at once before he gets

LOCAL INTELLIGENCE.

MAYOR'S COURT.-On Saturday Henry

Esquesing Minutes.—The Clerk of Esquesing did not send us the minutes of the meeting of the Esquesing Council on the 6th inst. in time for publication last week. FOOT RACE. - On Friday evening a toot

Mr. C. H. Biggar, of Trafalgar, and Mr.

Robinson, of Toronto. Mr. Biggar was the EXAMINATION. - The semi-annual Examin- expressed the unfeigned sorrow of the congreation of the Milton grammar school, will be gatlon at parting with them, and wishing held on Tuesday, the 17th inst., between the them all success and happiness in their new

GEORGE SMITH is now receiving a splendid form kindness and good-will that had been lot of sugar and general groceries, 11lb of shown them during their residence in this bright sugar for \$1.00. He is also selling off town. They saw with pleasure that members his stock of Dry Good's, Boots and Shoes at of every denomination in the town were repre-

minster, his family having consented. the expedition. They express their Rev. B. Clement preached his farewell ser- the new Wesleyan pastor, and the pronounce All quiet at the Sault. The troops willingness to oppose the advance of the mon in the Wesleyan Church. In the even-Bastedo was the other endorser. Know were busily engaged in forwarding excedition beyond the Lake of the ing Rev. John Kay delivered his farewell Woods, if the Government requires discourse to a very large congregation at the New Connection Church.

> 21st ult., says: - The final decision as case mentioned in our last issue was comproto whether it is desirable to retain the mised by the parties. It was not a horse 1st battallion 60th Rifles in Canada stealing case, but merely one of the little rests, we believe, with Major-General' difficulties that occasionally arise out of a

say upon the subject, and, therefore, no published in Hamilton by A. Lawson & Co., master-General's Department for the pearance is fine, its politics liberal and edito-Mr. Sheriff Powell and Mr. John removal of the battalion to Nova Scotia, rial ability good. We wish it success. PERSONAL. - We are pleased to learn that the Rev. Donald Stewart, formerly pastor of

Knox Church here, has received an unanimous speech in the Cortes in support of his Nation has published the Manitoba Lancaster, Ont. We wish the Rev. gentleman all success in his new field of labor. Cortes from Porto Rico, advocates the debate in the House of Commons on as a young female was walking down Main

near the Lake of the Woods, where ing specimen of the genus Yankee, hailing back to America in his own yacht. Riel's pickets extended, in order to from Kent County, was in Milton, looking

pondent bestows his measure of praise THE following is the section of the sketches, anecdotes, talks to its readers, cor. colonel, who had been of very long upon President Grant for his energy in United States Neutrality Law, for respondence, poetry, music, puzzles, and standing in the service, and whose breaking which the Fenians now in gaol numerous illustrations, and chromo of the promotion had been by no means rapid, Invitations have been issued, it is or under bail can be tried:—" If any meadow-lark, furnish a rich mental feast for informed his Royal Highness that his

trying one Sherman for selling counter- and jewelry to the amount of \$200 abstracted. are replaced by the red or vitalized

ed that he would be. On the contrary, gaweya, Rev. J. C. Seymour. Rev. John seemed only to strengthen their attachfamy and become despicable in the After I got the colt I put her out of were in Georgetown, I was at Norval Henry Watson, sworn-Know pl'ff. been referred to the Canadian govern- not being able to furnish bonds, the branches of Connexional statistics indicate a Shoshonees Remedy. For sale by state of general and steady progress.

his advice and guidance. His constant | Demorest -The July number of Demore efforts are toward conciliation, for he est's Monthly Magazine has an unusually knows war would destroy the settle large and elegant display of summer fashions ments. The discharge of the duties of with over sixty illustrations and two steel enmy position prevents me expressing any gravings, together with its entertaining liter. opinion as to the future of British ary matter, popular music and other beautiful America, and I don't desire to seek features, and so elegantly and artistically got publicity in the expression of my views. up as to make it emphatically the model Mag-The troops must build a road as they azine. Demorest has also outdone all others advance from Lake Superior to Fort in his liberal offer of valuable premiums. A Garry. The route is a miserable one, new and extraordinary list is given in the and the troops cannot reach the Settle- July number, which is very attractive, among ment before midsummer. I have been which is a fine and valuable parlor chromo. does not inspire one with a high degree Yearly, \$.300. Address, Demorest's Month-

## FAREWELL SUPPER.

On Monday evening the congregations of He is a man of nerve, and feels equal in this town entertained their pastors, the note brought by William Robinson troduced by the English Government power and influence. He keeps a to a farewell supper, previous to their leaving ngainst William Sparling. Mr. J. G. will, it is said, receive the full support guard of 30 or 40 men at the Fort, this town for their new fields of labor to which Scott and Mr. Laidlaw for plaintiff, and of the Conservative party, that course and has provisions for this number for they have been appointed by their respective Mr. James Boulton for defendant having been decided upon at a private about a year. He has several hundred Conferences. The Lodge of Good Templars The Jury returned a verdict for plain meeting of the Conservative members. more who support themselves, whom he kindly placed their commodious half at the service of the committee, and when the hour arrived, a large audience was in attendance. The proceedings commenced with an address by the chairman, Austin Willmott, Esq., after which the Rev. Nelson Burns and Messrs. FREE.-Notices of births, marriages and John Dewar, T. G. Matheson and William deaths inserted in the CHAMPION free of Laidlaw made short but effective speeches, testifying to the sorrow of the community at losing such men as the guests of the evening. Supper was then announced and disposed of, after which the Rev. George Macdonnell, Minister of the Church of Scotland, addressed Masonic.—Friday, 24th inst., being the the audience for a short time, expressing his festival of St. John the Baptist, there will be satisfaction at the ovation by which the regular meetings of the different Lodges in Methodist body in Milton had given evidence of their love for their pastors. He spoke of the feeling of unity which was growing up among the different bodies of Evangelical Christians and of his esteem for the guests of the evening.

Mr. J. B. Willmott, on behalf of the Wesleyan congregation, and Mr. George Brownrace of 100 yards came off in Oakville between ridge, on behalf of the New Connexion Church, made farewell addresses to the guests. They spoke with much feeling of the labors of the Rev. Gentlemen as pastors, and hours of 10 and 1 in the morning, and 2 and 5 | fields of labor. Messrs. Blackstock, Kay and Clement then replied, and spoke of the uniextremly low prices. Remember that dollar sented at the meeting, and were pleased to ing of the benediction by the Rev. George Macdonell, the meeting broke up about twelve o'clock. The committee who made the arrangements deserve great credit for the very pleasant manner in which everything was carried out, and though there was a sadness consequent on the breaking up of the ties of friendship which have so long existed, all seemed to enjoy themselves well.

> inst., the wife of D. Henderson, Esq., Deputy Registrar, of a daughter.

TURNER. -On Monday the 13th, the wife of John Turner, Esq., of Esquesing, of MARRIED. BEATTIE-HILLIS .- At Hornby, on the

2nd inst., by the Rev. Wm. Stewart, Mr. Robert Beattie, to Miss Esther Hillis. both of Toronto Township.

COYNE. -On Wednesday, 1st June, of Scarlet Fever, Ella Ina, only child of Mr. Hugh Coyne, Oakville, aged ten years and eleven days.

Gleanings.

In Sweden they warm railway cars with boxes of hot sand. James Gordon Bennett, jr., is to sail They are gathering the mosquito crop

The Lowell Courier thinks the place for lawyers is "Sioux City."

by the milk pailful down in Maine.

as ever. The July number, just received, is a uncommonly hald, and although a much fair specimen of this most popular and best | younger man than his Royal Highness, juvenile monthly. Its entertaining stories, he stood in more need of a wig. The promotion in a few days.

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