

NEW ADVERTISEMENTS

On no occasion will the names of Old Advertisements be inserted here.

Notice—C. Leggo, W. P. Real Estate for Sale—H. V. Noel. Cheap Coal Oil—Wm. Harris. First Anniversary Ball Volunteer Garrison Artillery.



The Ottawa Times City and County Official Paper.

OTTAWA, JANUARY 24, 1867.

For Arrival and Departure of Mail see 1st page.

The Ministers at present in town are Hon. Sir N. P. BELLEAU, Hon. Mr. BLAIR, (who arrived on Tuesday), the Hon. Messrs. CAMPBELL, CHAPMAN, and McCREE—the last named having arrived by the eleven o'clock train yesterday. Daily sittings of the Council are held for the transaction of business, Ministers having much work of a preparatory character before them, in order that all things may be in timely readiness for the Confederate regime.

In speaking the other day of the movements of the Delegates, we should have said that Messrs. HOWLAND and MACDONALD had gone to Scotland—and not Paris—during the Christmas holidays.

We understand that a statement is being prepared in the department of Public Works, of all the public property of the Province, from the time of the Union until the close of the last financial year. It is to be presumed that this inventory is required in the first place to determine the extent and character of the works and property to be assumed by the Confederate government, as indicated in the Quebec resolutions, and secondly, it may form an important document in the settlement which will have to take place between Upper and Lower Canada, as provided for in the supplementary resolution attached to the Local Constitutions adopted by the legislature last summer. This settlement, it may be remembered, is to take place after Confederation, and the resolution referred to provides that the umpire or third arbitrator shall be appointed by the Confederate government, and shall not be a resident of either province; the other two being appointed, one each, by Upper and Lower Canada.

The policy of the American Congressional majority towards the Southern States appears, the more it is revealed, the more utterly destructive of every prospect of an amicable settlement of the existing difficulty, and the more determinedly directed towards the establishment of a grinding tyranny over the Southern provinces. Among the many measures before Congress for the "reconstruction" of the late rebellious States, is a bill introduced by Mr. Stevens, for abolishing existing State governments and reducing the territorial States to the level of Territories. In so far as Congress is concerned, there can be no doubt but its unconstitutionality is no less a matter of certainty, so that with the intervention of the Supreme Court, it may be expected to fall harmless upon the country.

The difficulty in the way of carrying out the Congressional policy does not appear, however, to deter the Radicals from showing their disposition to give it effect, and their determination to render it as obnoxious as possible to the people of the South. Mr. Stevens' bill, in its progress through the House of Representatives, has been amended by adding another clause providing that on the degradation of the States to the level of Territories, the writ of Habeas corpus shall be suspended, and martial law shall be proclaimed; and that this condition of affairs shall be perpetuated until Congress shall re-admit these States to representation. This is an exhibition of temper, an evidence of the spirit which animates Northern Radicalism towards the Southern people, and even though Congress may not be able to give it practical effect, it certainly will not be without its influence in perpetuating and aggravating the feelings of hatred which exist between the two sections. In this way, if no other, it is calculated to do immense damage to the future peace of the country, and may, perhaps, contribute its share to the bringing about of a fresh collision.

In regard to the impeachment of the President, it has been stated that the programme to be followed is, that immediately on the assembling of the next Congress, on the 4th of March, when Mr. Wade, of Ohio, is to be elected President of the Senate, the articles of impeachment will be presented to that body by the House of Representatives, and the Senate will thereupon proceed with Mr. Johnson's trial, declaring its own chairman the President, and keeping the trial going on for the next two years! This is not only a monstrous conception in itself, but is impracticable, as it is only after Mr. Johnson shall have been found guilty that he can be constitutionally succeeded by the President of the Senate. The Radical plan is an adaptation of what in Scotland is familiarly known as "Jeddart justice," hang and then try, and will not, we should imagine, find much favor even with the great body of the Radicals themselves. The New York Tribune, opposed to this extreme measure, has faintly endeavored to persuade its party out of it, but its halting language evinces a want of hope that it can prevail with them. It warns them that the Herald, which is now egging on the party to impeach Lincoln, does the same to the Democrats in the passage of the Nebraska bill, which the Herald now says destroyed that party, and the Tribune significantly asks "where shall its malicious mockery find its next victim?" The answer will readily suggest itself to the Radicals, if they persist in impeaching Andrew Johnson. The Tribune only lacks the courage to say this; it shows plainly how it thinks of the matter; but the Radicals have evidently got beyond Mr. Greeley's control, and seem bent upon pushing on in their mad career, until they destroy themselves by their own excesses or incite another civil war.

The concluding sentences of our remarks yesterday, on the proceedings of the London Conference and the comments of the Montreal News thereon, were inadvertently placed at the end of another article.

PUBLIC OPINION.

Lecture by the Hon. T. D. McCree in Aid of the St. Patrick's Orphan Asylum.

The Theatre was crowded last night to its utmost capacity to listen to the lecture by the Hon. T. D. McCree on "Public Opinion," delivered to aid the funds of the St. Patrick's Orphan Asylum of this city.

Ald. Friel occupied the chair, and on the platform were seated the Rev. Mr. Froux, of Toronto, the Rev. Mr. O'Connor, Secretary to the Bishop of Ottawa, R. W. Scott, Esq., ex-Alderman Goodwin, D. O'Connor, Esq., and several other gentlemen. There, as we have said, was crowded in all parts with a highly appreciative audience, who frequently manifested their sense of enjoyment throughout the evening.

Ald. Friel stated that in the unavoidable absence of Mr. McCree, the President of the Society, under whose protection the St. Patrick's Orphan Asylum was placed, the pleasing duty had been assigned to him of introducing the Hon. T. D. McCree, who happily needed no words of praise from him to commend him to an Ottawa audience. (Applause.)

The Hon. T. D. McCree came forward and was received with loud applause. He then, in a few minutes, rendered assistance to the cause of charity, but especially when its object was to benefit those who had no other protectors than the State. He then, in a few minutes, rendered assistance to the cause of charity, but especially when its object was to benefit those who had no other protectors than the State.

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COURT OF QUEEN'S BENCH—COUNTY OF OTTAWA.

COURT HOUSE, ATWATER, Wednesday, Jan. 23, 1867.

The Grand Jury came into court at 10 a.m., with True Bills in the case of The Queen vs. J. Babin, murderer, and The Queen vs. Geo. Taylor, a soldier of the F. C. of H. Brigade, larceny.

The soldier was then placed in the dock, and pleaded "Not guilty," but the Crown not being ready to go on with the trial, he was sent down to the cell.

The Trial of Mr. Babin. The Rev. J. Babin was placed in the dock, and pleaded "Not guilty," in a low voice.

As the first jurymen were called, Mr. Devlin who appeared for the prisoner, objected to him, and moved that two professional gentlemen be appointed as triers to examine the jurymen as they were called. (Mr. Devlin) appointed Mr. Church, and asked the Crown to appoint another. The Court appointed Mr. DeLisle, and they were sworn, and tried the jurymen as they were called, until two jurymen were passed, when they were sworn to try the other.

A jurymen was then called. Mr. Devlin—Have you expressed any opinion on this trial? Jurymen—None whatever. I never said that the prisoner ought to be found guilty. I know the prisoner, the Rev. Mr. Babin. I do not recollect ever having expressed an opinion as to the guilt or innocence of the rev. gentleman.

The jurymen was nevertheless challenged. Leameale Cole—Second jurymen challenged. Mr. Devlin—Challenge for cause. The examiners were then sworn to make examination. Mr. Devlin—Have you formed any opinion as to the guilt or innocence of the prisoner? Jurymen—I have.

He was objected to, and set aside. Robert McKeay—Third jurymen challenged. The same ceremony with the examiners. Mr. Devlin—Have you expressed any opinion as to the guilt or innocence of the prisoner? Jurymen—No, I did not.

Thomas Moon—Fourth jurymen. Same question by Mr. Devlin. Jurymen—No, I did not. Challenged. Thomas Foley—Fifth jurymen. Not challenged, and allowed to stay. He was the first sworn.

John Horn—Accepted. John Calagher, challenged, and when asked by Mr. Devlin if he had formed an opinion, said yes, he had—Rejected. Thomas Cosgrove was challenged, and two were sworn to try the last jurymen had made up his mind as to the guilt or innocence of the prisoner, and after Cosgrove had been sworn, he had with the rest of his neighbors.

The two jurymen gave their verdict, that he was not guilty. The balance of her cross-examination was the same as her evidence in chief. The court adjourned at 3 o'clock.

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COUNTY COUNCIL—SECOND DAY.

WEDNESDAY, JAN. 23, 1867.

Pursuant to adjournment, the council met at ten a.m.

Present—The Warden, Messrs. Church, Cowan, Dow, Mills, Sykes, Hinton, Morgan, Smith, Berry, Cummings, Tomkins, Storey, Neil, Dawson.

The minutes of yesterday were read. The Warden filed his declaration of office. Moved by Mr. Smith, seconded by Mr. Dow, that the Treasurer's bonds be laid on the table, that this council may require into the validity of the security given by him, and report thereon, pursuant to Cap. 51 of 29 and 30 of Vic., as amended by 52nd Sec. 161—Carried.

Moved by Mr. Smith, seconded by Mr. Tomkins, that a by-law offering a reward for the apprehension of any person guilty of stealing any horse or mare within the county, be now introduced and read a first, second and third time and passed, any rule to the contrary notwithstanding—Carried.

By-law read a first, second and third time, and passed. Moved by Mr. Sykes, seconded by Mr. Mills, that this council do now adjourn till to-morrow.

The council then adjourned. Pursuant to adjournment, the council met at two o'clock p.m.

Moved by Mr. Morgan, seconded by Mr. Berry, that the several committees for the year be composed as follows: Finance—The Warden, Messrs. Morgan, Cowan, Smith, Blackburn, Hinton and Dow. Education—Messrs. Dow, Smith, Hinton, Berry, Church and Storey.

Books and Druggs—Messrs. Sykes, Cowan, Tomkins, Mills, Cummings and Neil. Prisoners—Messrs. Smith, Cowan, Morgan, Dow and Blackburn. Building and Jail—Messrs. Cowan, Morgan, Berry, Sykes and Blackburn—Carried.

Moved by Mr. Sykes, seconded by Mr. Dawson, that William Corbett be, and hereby is appointed auditor for the corporation for the current year. Moved by Dr. Ghill, seconded by Mr. Neil, that Mr. Thos. Elliot be, and is hereby appointed auditor for the county—Lost.

Moved by Mr. Smith, seconded by Mr. Grant, Esq., be auditor for this county for 1867—Carried. Moved by Mr. Dow, seconded by Mr. Smith, that the Warden be authorized to make application to the Governor-in-Council requesting that the amount of compensation payable by the city of Ottawa to the county of Carleton for the use of the jail and court-house be recommended—Carried.

Moved by Mr. Smith, seconded by Mr. Berry, that leave be granted to introduce a by-law to appoint local assessors to assess the non-resident lands, shall be paid to the several local assessors to whom such taxes are due, and that the said by-law be now read a first time—Carried.

By-law read a first time. Moved by Mr. Sykes, seconded by Mr. Tomkins, that the by-law just read be now read a second and third time, and passed, any rule to the contrary notwithstanding—Carried.

LOCAL NEWS.

THE MARCH OUV—The 100th Regiment marched out yesterday without their overcoats.

The weather was very mild; the sun shone out in splendor, and in all respects the day resembled what might be expected in early spring.

POLICE COURT.—Timothy Haurahon, for assaulting Thomas Woolton. At the request of the complainant, the case was settled on the defendant paying costs—John McMahon was charged with committing an aggravated assault upon Theodore Currie. Adjourned until Saturday next.

THE MARKET YESTERDAY.—The provision market was well supplied yesterday. Pork was brought in in large quantities. Pork sold for \$5.50 to \$6, and beef from \$5 to \$5.75. Hay maintained its former prices; potatoes rose in price, and now bring from 45cts. to 50cts.

Mr. Babin—Great efforts, we believe, are being made by the friends of this prisoner in his behalf. O'Neill was summoned to attend the trial on Tuesday, and chief Langrell was summoned for yesterday. Mr. Langrell, however, declares that he does not know a single word about the matter, and cannot conceive why he has been summoned.

PLEASER SLIGHTS AT ACTION.—Mr. A. Rowe, auctioneer, has received instructions from a firm in the West to sell eight pleasure sleighs, on the Market Square, Lower Town, this morning, at half-past ten o'clock. The sleighs to be offered are of modern construction, and made of good material. They will probably be knocked down at prices much below their real value.

PROGRESS IN THE EARLY CLOSURE MOVEMENT.—Several dry goods houses in Centre Town—Messrs. Garland, Mutchmor, & Co., Messrs. T. & W. Hanton, Messrs. Mages & Russell and Mr. George Cocker—have improved upon the early closing movement, by determining to shut up their establishments every evening, Saturdays excepted, at six o'clock during the winter months. This arrangement will prove very beneficial to the clerk, and we think will be by no means injurious to the business of the houses named, whose example we hope to see followed by other establishments throughout the city.

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INFORMATION WANTED GALLINER, a boy 12 years, gone with the countess for the man in the Ottawa market, to get this to give notice that the man will be prosecuted unless he comes forthwith.

HERRICK, BRUSH GENERAL COMMISSION OFFER FOR PORK, F No. 1 Labrador H AC, AT THE LOWEST MARKET. Also, just received a consignment BRANDES.

Cognac, Brandy—Geo. SPARKLING W FOR SALE IN ESMONDE 43. SPARKSS (Opposite Ontario Ottawa, January 12, 1867.

LOST YESTERDAY, by Dr. James Clark, a pair of spectacles, with three small tabs, and the initials J. C. on the frame. Found by Mr. L. B. Clark, 345, Toronto. Reward \$10.00. Ottawa, January 23, 1867.

Ottawa and Gloucester COMPAN NOTICE IS HEREBY given that the Ottawa and Gloucester Company have this day received Ten per cent of the Capital Stock of the said company which they require the holders of the same to deliver to the undersigned at the office of J. P. POWELL, Esq., in the City of Ottawa, on Monday, 11th of Feb. 1867. W. F. POWELL, Secy. Ottawa, January 23, 1867.

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SPECIAL TELEGRAMS.

To the Ottawa Times.

FROM TORONTO. An Old Man Found Dead on the Streets. Clothing for the Penitentiary Prisoners. The Haldimand Distillery Case. A Verdict in Favor of the Government for \$17,000.

Penitentiary Trials to be Resumed To-Day. Toronto, January 23, 1867. An old man named Duncan Gordon, who recently arrived from Scotland, in search of his sister, Mrs. Gordon, was found in a dying state this morning in the neighborhood of St. Ann's street. He was on the sidewalk, leaning against a house. Dr. Riddell was immediately called on, and proceeded to the spot, but although the old man was alive on the arrival of Dr. Riddell, he expired in a few minutes after. His pants were found torn, and one of his legs severely lacerated, which would imply that some sleigh or wagon must have run over him. An inquest was held on the body this afternoon, in the East market, where a verdict was rendered in accordance with the facts.

A large pack of clothing for the use of the Penitentiary prisoners arrived here a few days ago. The person to whom it was directed refused to pay the duty, and it was consequently retained by the Customs authorities, until yesterday, when the American Consul paid the charges, and sent it down to the jail.

In the Haldimand case today the jury returned a verdict in favor of the Government for \$17,000. The jury was out about an hour. In the course of the trial the defendant's counsel raised a point of law that the Government was not liable for the maintenance of Quebec, as the quality of liquor returned by the inspector, and as duty had been paid upon all that the inspector returned the action could not be held. Judge Morrison felt inclined to take that view of the case, but reserved his decision till he had an interview with the Judges of the higher courts. Defendant's counsel appealed against the verdict.

The Fenian trials will be resumed to-morrow. FROM QUEBEC. Formation of the Ice Bridge—Accident to the Ferry Steamer. QUEBEC, January 23, 1867. The ice in the river jammed this afternoon and formed a bridge across to Point Leve. Great crowds of the inhabitants of Quebec and Point Leve were on the wharves witnessing the shoving of the ice and forming of the bridge. Some excitement was exhibited by the canoe-men, who looked upon it as one that would lead to their prospects for the remainder of the winter.

A slight accident has happened to the ferry steamer Arctic, by jamming her upon the pontoons. Marshal Bazaine Deposed. PARIS, Jan. 23.—There is a rumor current that an order has been issued, which relieves Marshal Bazaine of his high posts in Mexico. Doors open at 7 p.m.; 10 o'clock at 8 p.m. Parquet tickets, 50 cents. Gallery, 25 cents. To be had at E. McGillivray's, Upper Town; J. K. MacGillivray, Esq. & Sons, and J. Durie & Sons, Centre Town; E. Mill & Sons, Lower Town; and of the members of Committee. By order, J. P. ROBERTSON, Hon. Secy. Ottawa, January 19, 1867.

DIED. In this city, on the 22nd inst., James Cook, aged 77 years. The funeral will take place from his late residence, Queen Street, Centre Town, to-day, (Thursday), at 3 p.m. Friends and acquaintances are requested to attend without further notice. At his residence, in the Township of Minto, on the 8th inst., after a brief illness, Mr. William Adams, formerly of H. M. Royal Engineers, aged 72 years.

NEW ADVERTISEMENTS. REAL ESTATE FOR SALE. THE UNDERSIGNED OFFERS FOR SALE the following property, and as it must be sold, he will accept of any offer. Lot 45, S. side 1st Street, City of Ottawa. Lot 46, N. side Stewart Street. Lots 6 and 7, South Side Clarence Street, City of Ottawa. Lots 103 and 104, in Block 119, Lot No. 39, First Concession Nepean, Ottawa Front. Lot No. 7, Block 1, Le Breton's Plat. Lot No. 17, 5th Concession Whitehorse, Co. Renfrew, 200 acres. Lot No. 24, 7th Range Litchfield, Co. Pontiac, 200 acres. Lot E. J. 25, 10th Range Litchfield, Co. Pontiac, 100 acres. Lots 11, 12, 17, 14, 5th Range Litchfield, Co. Pontiac, 200 acres each. An Assignee Title will be Given.

ALEX. MARTIN.—This distinguished skater gave an exhibition at Brockville on Tuesday evening, before a very large audience, who were highly delighted with the evening's entertainment. The opinion freely expressed on the occasion was, that Martin is the best skater that ever appeared in Brockville. To-night he appears in Ogdensburg, and as the hon. gentleman is known to be an enthusiastic admirer of Scotland's greatest poet, the audience may rely upon hearing the best that can be said of him, and in the best style. It is to be regretted that Mr. McCree takes part in the dreary efforts that he, but neither he nor the people of Ottawa should weary in well-doing, and therefore we hope to see the Burns anniversary liberally patronized.

THE BURNS ANNIVERSARY.—We beg to remind our readers that the celebration of the anniversary of Scotland's national bard takes place to-morrow evening. It is needless to commend the event to the patronage of our Scottish readers, or even to those of other nationalities, as the St. Andrew's Society, under whose auspices the celebration takes place, has prepared a programme sufficiently attractive to commend itself. We have great pleasure in stating, however, that the committee have prevailed upon the Hon. T. D. McCree, who appears incapable of resisting appeals such as these, to deliver an address on Burns, at the entertainment, on Friday evening, and as the hon. gentleman is known to be an enthusiastic admirer of Scotland's greatest poet, the audience may rely upon hearing the best that can be said of him, and in the best style. It is to be regretted that Mr. McCree takes part in the dreary efforts that he, but neither he nor the people of Ottawa should weary in well-doing, and therefore we hope to see the Burns anniversary liberally patronized.

NOTICE. THE MEMBERS OF BYTOWN DIVISION, No. 5, Temperance, are requested to meet at the Division Room TO-DAY, (24th), at TWO o'clock, to attend the funeral of Dr. James Cook. C. LEGGO, W. P. Ottawa, January 24, 1867.

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