Situation Wanted-Address A. C. S. Extensive Catalogue Sale-Benning & Barnalou Surgical Instruments-Joseph Skinner Keating's Worm Tablets-Wm. Hearn.



City and County Official Paper

OTTAWA. ARPIL 16, 1867.

The annual meeting of the Gas Company has been held, and the demise of the "Shuffed-Out Directors " duly registered according to law. The defunct Board it must be confessed with very little consideration. Its annual to a good position. report as read by the President was not even referred to by the speakers; and when the Chairman, with characteristic courtesy, held the document up before the meeting, and enit, some one or more of the unfeeling Shareholders declared it was not necessary to take any notice of it at all. Nevertheless we give the document the honor of a place in our report. as part of the " proceedings " of the meeting. tions has been challenged as erroneous, and left undefended by the Board who were res-

counter-charges which were bandied about between the ex-Directors and their antagon ats. We do not pretend to give them all in our report; for our space is limited and "gas" exceedingly expansive. / Enough, however, we think, appears to prove that the Stockholders did not take affairs into their own hands a day too soon. When the Presi dent, of his own mere motion, can afford the Directors, and claim in virtue of his office the right to discriminate as to who shall or shall not be paid; and when all the Directors -save two-are so destitute of spirit as not to protest against such high-handed proceedings, then we think it was time indeed for the may subsequently render it impossible or, even impolitic to do so, then let the Board reseind its decision; but in no case is it competent for an officer of a Company, of his own will, to reverse the decision of the Board of Directors of that Company.

Another extraordinary feature in the management of the Company was that his Worship the Mayor should have figured the Solicitor of the Company; as the Solicitor of those who were suing Company, and also in his municipal charac ter as the guardian of the City's interest To this triple capacity Mr. Lyon appears to have added a fourth-that of Trustee for the purchasers of the judgment of Messrs. Da- Hall, to replace the one lately rendered use- committee everything had been done to ham- the Company every possible indulgence concould have hoped to have discharged all these separate and conflicting obligations entricely passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed Assistatively passes our comprehension, and it is a like to be appointed to the Company with four city checks of \$240 Perry was accountable for Mr. Kerrs conduct the affairs of the Company with four city checks of \$240 Perry was accountable for Mr. Kerrs conduct the affairs of the Company with four city checks of \$240 Perry was accountable for Mr. Kerrs conduct the Reignel Like to be appointed as to the garnishee order which had been is a second to the Company with four city checks of \$240 Perry was accountable for Mr. Kerrs conduct the Reignel Like to be appointed as to the garnishee order which had been is a second to the Company be appointed to the Company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the Company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to the company with four city checks of \$240 Perry was accountable for Mr. We would like to be appointed to Worship bearing up with so much equanimity under his triple or quadruple load of cares. t may be professional, but certainly it does appear to the profanum vulgus a rather extraordinary proceeding for a lawyer to acting both for and against the Company of which he is the duly appointed Solicitor, but perhaps Mr. Lyon's position may be consid- year without salary. ered as not quite so anomalous when it is remembered that both the President and the Secretary-Treasurer were engaged in the business of suing as well as defending the Company at one and the same time, As for the little matter of the garnishee order, we hope to hear more of it hereafter-it is not vet settled, and when it is it will be tim enough to comment on it. In the meantime Mr. Lyon has our sincere commiseration. Well might he say (his heart must be too sad to sing) with the poet, "How happy I'd be with the one

Were the other dear charmer away !". For the rest of the retiring Board of Directore, if any fault can be found with them, i is only because they appear to have concern ed themselves too little with the details of the management of the Company's uffairs. They have shouldered responsibilities, and accepted the Company's bonds in liquidation thereof an action which is certainly favorable to the prosperity of the Company, however it may affect their own pockets; and we do not cor ceive that the Stockholders had aught against ing paid too little attention to the details of lars see advertisement.

Two of the Directors, Messrs. WADE and STEVENSON, occupied an exceptional position, ket Drug Store, York-street well understood both by the Stockholders and the public, and we do not suppose that anything was expected of them beyond what they have really accomplished. They were placed there to represent the interests of the Bank at the desife of the Stockholders, and with the consent of the Bank Directors; and so far as appears by the record they discharged their duty to both institutions. Mr. STEVENSON took no part in the proceedings of the meeting, but Mr. Wane gave a simple, manly, and straightforward' account of his connection with the Board, and carefully charged with being drunk and disorderly disavowed all responsibility for the acts of the streets. She begged hard to be let off, but been expected of these gentlemen that they would have exercised an extraordinary degree of supervision in the management of the de tails of the Company's business, when there were other gentlemen at the Board more mediately representing the Stockholders' interests, on whom this obligation properly

In our own share of the discussion on this

personalities; and such of our correspondents as have taken part in it have done so over their own proper signature. Excepthing has there fore been with us, above board, and we think everything has also been fair. Any party feeling himself aggrieved by our criticisms has the opportunity of setting himself right, and though we do not feel that those who ad dressed the public through our columns need our assistance to detend them, we cannot but express our astonishment at the course ador ed by our confrere the Citizen, vesterday morning. We can readily excuse his anxiety to make a point against Mr. SKEAD ; but we cannot excuse him from taking shelter where he did and crying out from behind those, who f they were assailed he ought to shield. The Citizen by its correspondents, and editorially, commenced the war of personalities; f it has suffered it has itself to blame, and ow that the verdict of the Stockholders has justified the position assumed by Mr. Skeap, and those who acted with him, those who first resorted to this reprehensible mode of

discussion should be the first to make honorable amends for it. The new Directors will doubtless have many difficulties to contend with, but have confidence in their energy and ability was treated in its lately corporate capacity | that they will work up the Company's affairs

The Hamilton Spectator copies the lette of our correspondent with reference to the proposal to get up a testimonial to the Hon. quired whether any action was to be taken on | John A. MacBonald, and comments on the idea in the following terms: til the company is put on a much better foot-

"Below we reproduce from the columns of a contemporary a letter proposing that a festimonial shall be given to Sir J. A. Macdonald upon his arrival in this country, as a recogni- earnestly recommend to their successors. tion of the general appreciation of his servi-Another document, a printed financial state-ment, was declared by several Shareholders work of Confederation now so happily accomto be incorrect, yet none of the Directors undersolders, dertook its defence; so for the present we dertook its defence; so for the present we the young Confederacy, and men of all classes cent. discount in liquidating the liabilities of and shades of politics will be glad to participate in showing this mark of respect and eseem to one whose great abilities have for nearly a quarter of a century been devoted to the service of Canada, and who has at length of Union. The name of John A. Macdonald of common weal sank all party and personal differences will be cherished fondly when those whose personal ambition and petty spite proved too strong for their patriotism and led them to act differently, will be forgotten or remembered only with obloquy.

appear to approve, and all delay action, that ormed, and subscription lists started? This would not at all forestall the action of other of Ottawa wish to place themselves before

CITY COUNCIL.

CITY HALE, April 13, 1867. Present-His Worship the Mayor, Ald.

Hook and Ladder Company, when it was he would tell the meeting that he would not moved by Ald, Friel, seconded by Ald, Lang- take it as a gift. There had been a meeting ford, that the petition of the Central Hook in November last of the Stockholders, at and Ladder Company, and accompanying which a committee had been formed for the documents, be referred to the Fire Committee, purpose of investigating the affairs of the know a word about it. This proved concluand the said committee be empowered to pro- Company. It was a sort of inquisition to pry sively that Mr. Perry had no hand in inducing the slightest satisfaction. He had himselfad- illegal, and ordered the prisoner to be discure a suitable Fire Alarm Bell for the City into the conduct of the Directors. By that

the Board of Health, which was adopted Ald, Langford presented Report No. 1 of the ment of a Chief Superintendent and an Assistant Superintendent of the Fire Brigade. Moved by Ald. Friel, seconded by Ald. Heney, that Ald. John Langford be appointed Chief Superintendent for the remainder of this

ment till next Monday evening .- Carried The By-law Committee reported a By-law to establish a Board of Works, composed of five members of the Council, which was read a first and second time and passed.

Tenders for cleaning the streets and oth works were received. The Council then adjourned. ficial Report in a future issue.

LOCAL NEWS.

Russell House this morning at eleven o'clock. the Company it would be seen how much had

them, except the one thing we mention of hav- of the late Captain Le Breton. For particu- been dismissed eight years ago. He (the Pre-METEOROLOGICAL OBSERVATIONS .- Furnisher by Mr. W. Hearn, Optician and Druggist, Mar-OTTAWA, April 14, 1867.

> previous night, 23 above zero. 9 a. m., 38 above zero. Noon, shade, 46 above zero. 5 p. m., 43 above zero.

Greatest degree of cold registered during previous night, 31 above zero. 9 a. m., 45 above zero Noon, shade, 47 above zero.

6 p.m., 47 above zero. promise of leaving the city he was dismissed. ed the real works that had been used. The have been obtained in Montreal, even on the was willing to take his a great feeling and even considerable excite- ment for the cession of the duchy had been

OTTAWA GAS COMPANY. Annual Meeting of the Stockholders.

The annual meeting of the Stockholders of the Ottawa Gas Company took place yesterday at noon at the City Hall, There was a large attendance of Stockholders and others present to witness or take part in the pro-

The President of the retiring Board, G. B. L. Sheriff's hands, as the Directors thought, for

Mon. Mr. Skead moved, seconded by Mr. \$10,000 they had advanced thes Company,

merely that he might see the business of the Reverting again to the charge made against Mr. Skead then referred to the "garnishee the expiring Board of Directors he concluded

that he could give them any information con-

serning the Company's affairs. Mr. Fellowee then read the following

OTTAWA GAS COMPANY'S OFFICE,)

To the Stockholders of the Octavea Gas Company

\$2,523.38, being equal to about 9; percent, on | thought he was entitled to better treatment. | ing a most improper one. the paid up capital stock, or about 24 percent. It was due to him surely that he should have Mr. Wade considered it due to his position obtaining the garnishee order he had acted on on the whole liabilities, capital stock included, been notified of what had taken place. He both with regard to the Bank and the public, the instructions of a number of the parties This result, far from satisfactory, will compare favorably with the previous year; but un-

ing than at present the profits cannot be worked up so as to meet the current expenses and provide for the reduction of the floating and bonded debt. This matter the directors Owing to the Fenlan excitement, and other causes, your directors were unable to sell any

pay for coal?

tlemen in Newcastle?

Mr. Fellowes-I don t know.

A voice-Does not the Secretary know ?

during the past year. They have, however, the company, and would have disposed of more of them in the same way had there occurred an opportunity of doing so. During the year, the late secretary Mr. Coward resigned, and your directors were ob- then continued to remark that the intensity tions to save the interests of the Bank, and tial conduct in the chair, and the meeting edliged to dismiss the foreman, Mr. Perry, owing Directors would have easier times than the though a gentleman had been kind enough to journed.

a person of skill in the manufacture of gas, was claimed he had a right to do, and would take Company on a footing which he deemed quite appointed in his stead. All of which is respectfully submitted. G. B. L. FELLOWES.

should say something of the proceedings of the Company during the past year. When he accepted office at the Board the Company was embarrassed, having many liabilities of which he and others knew nothing, and other claims continued to come in against the Company during the year. They had hoped to clear some of them off by floating the bonds of the Company, which as had already been stated could not be sold. With regard to the working of the Company he had of course to rely upon Mr. Perry. He had also to rely pon the Secretary, Mr. Coward, who had on the endorsement of the Directors, with the view of meeting the claims against the Company and carrying on its affairs. He had then Perry's brother-in-law, desired to explain in done without laying extra pipes. As to the the full confidence of the Board of Directory. and as Presidenthe had enjoyed that with the harshly with the Company, and whose claim the company at a time when they were conexception of that of Mr. Skead up to a month had been brought up as an argument against siderably in arrears with his salary. (This ago; and he had still the confidence of six of them. Mr. Fellowes then attacked Mr. Perry's management of the Company, and referred to the and when he was compelled to proceed against and could be returned at any time, but he had ed against himself, to the effect that he desired to keep down expenses as much as possible. To as well keep them intil the Company's affairs get the Company into his own hands, though him to commence proceedings. Mr. Kerr had also always instructed him (Mr. G.) to give per the action of the Board, and the credit of sistent with his own safety. In proof of which | Mr. Currier - Would you give time without A number of other petitions were presented the Company had been injured. In Septem- he might state that all the costs the Company security come, in some \$2,000, to enable him to carry out the arrangements for the business of the Company. Some of the men were in the interest of were lying there and could be taken by the Mr. Perry, and when he (the President) asked | Company at any day.

for information concerning the works-how Mr. Bate-They were not ready for delivery : much was being consumed and how much the duties ought to be paid by Mr. Kerr. Mr. Gibb said this was not so. Mr. Kerr manufactured, the figures were prepared by one of the men and rubbed out by Mr. Perry who said the President had nothing to do with claim of \$3,000 which Mr. Kerr still holds Mr. Perry denied this. against the Company besides the suit. The The President continued his remarks against Mr. Perry's management of the works, alluding to the bad and inefficient supply of gas which this suit was defended because of the non-dehad been the subject of general complaint, livery, but such was a simple denial of making | ed as follows : the note—the ordinary way to gain time. While his client had been so careful not to run up and said these things had occurred for the purpose of raising a cry against his manage- costs against the Company, the suits brought " Company ment. He defied any one to go to the books by Mr. Fellowes and his son, were simply and show that one copper of the Company's brought to embarrass the Company. When that gentleman said he took every means to money had been misspent. It was true he wind up the Company, he (Mr. G.) thought had the choice of paying whom he pleased, the ruth was slipping out (laughter). After exand he had preferred to pay the claims of his planning at some length regarding the suits prejudice not to press the claim against Thothis morning, at their office, at half-past ten own neighbors in preference to others who had brought against the Company by the President their claims well secured. Mr. Perry's brother- shew the animus of Mr. Fellowes by the fact the feeling which actuated the managers of the GROCERY SALE .- Mr. Rowe, auctioneer, ad- in-law had sued the Company for material and that when he had ascertained that a gentle. Company. Then as to Mr. Fellowes not being

works that were not used. The only works man was prepared with the money to pay Mr. Fellowes' claims in full on the execution of a REAL ESTATE SALE .- Mr. McLean adver- the large gasometer which was to have cost been spent upon it of the Company's funds. (Mr. Fellowes re-entered the hall before the the Company, and then the Company was number of city lots and 57 acres in the first As to this honest man, Mr. Perry, Mr. Skead end of Mr. Gibb's remarks and remained only sued by Mr. Fellowes, the President, and by had said last fall that Mr. Perry should have speakers regretted his absence) sident) had found out this winter by mere accident that Perry took 650 fire bricks and 15 February last, it was unanimously agreed by barrels of fire clay, the property of the Com- the Company's creditors in Newcastle should pany, and had never said a word about it to at once be remitted, together with a printed the Secretary or any one in charge. The statement of the Company's affairs. Two Greatest degree of cold registered during the first person he (Mr. Fellowes) informed enquired of the Secretary whether the money had been remitted-who told him he had brought back from Perry the apology that the given the money to his father-then saw the property had been lent to the Hull Iron Com-President, who told him he had not sent the pany, but it was not returned to this day. money, as they had no money. He (Mr. S.) then repeated what the Secretary had told him, Then there had been two cribs of timber when the President said, " Oh! yes, he got it bought from Mr. Robt. Skead, to be credited for safe keeping." He thought the money to his account. The President did not know would have been as safe in the hands of the proper officer. All he had to say regarding that the Company was the owner of these cribs. the two cribs of timber was he had carried the and on further enquiry he found that Perry | bill; or the order, or whatever it was to the he (Mr. F.) knew not what had become of it. times before, with no prospect of amendment. have been wrong in continuing his manage- in Montreal for them on the credit of the were justified in doing as they had done. He would now give her three weeks or fine her three we five dollars.—Thomas Baker, same offence; on thing with Mr. Perkins, the man who furnish- Company, and at a cheaper rate than could curity could not be realised, and so far as he

in order to pay off certain claims pressing on

Mr. Glbb-What for? Was it not to get a pre- claim had not yet been even paid in part. He gretted the absence of the President, and rebelieved Mr. Dickinson would have delivered | ferred to the early struggles of the Company-Mr. Fellowes-To save themselves-well the coals without any such preference. Mr. Currier said Mr. Dickinson wanted, or honesty with good credit both at home and in would have wanted, to secure a claim of about | England. Mr. Friel then referred in eloquent terson had allowed himself to be sued for some \$2,000 instead of \$900.

\$7,000 or \$8,000, and his store was in the entered, and on being questioned said, he had after company went down, through the mani-Fellowes, Esq., stated the purpose of the meet. the purpose of getting rid of his liability on Mr. Perry had called on Mr. Heubach in Moning, and said its first duty was to appoint a behalf of the Company. Then the Ontario treal, and asked him whether he would pay ments which he contended had been made for Bank getting alarmed for the safety of the the ocean charges and deliver the coal as re- the purpose of swamping the Ottawa Gas quired, taking security on the coal for the dis- Company, and concluded with a strong appeal bursements, and Mr. Heubach stated to Mr. to the Stockholders to get rid of the old Direc-Bell, that Judge Armstrong take the chair | look measures to secure it. Under Perry that he would do so. There was no tors and place other men in charge of their these circumstances his son and himselfe who | word of any other claim being secured on the | property. After a humorous allusion to the were Trustees for Mrs. Fellowes, had issued | coal, and the matter was never again men- ridiculous charge of political considerations writs for the protection of her interests, tioned either to Mr. Heubagh or bimself. which had been attributed to the opponents of

said that last Fall the Committee offered claim of Davidson and Doran had been brought "That the election of Directors be forthwith the Company's works for sale, and should not be as well as others or thereabouts. The first proposition was that Mr. C. R. Cunningham do act as scrutineers."—
have a chance to purchase? He had offered, Mr. R. Fellowes should buy this claim and Carried. if lie could get six others to join him to ad- hold it against the Company at a rate of 15 Mr. R. Lyon said he had done nothing but vance \$10,000 on the bonds of the Company per cent. interest. To this he (Mr. S.) would what was fair and square as a Solicitor with French Rips. to pay off all its liabilities, and put it in pro-per working order. He had not been con-the claim, which they did and appointed Mr. treal Bank. He had merely advised the colsu'ted as to the last meeting; it had been at- R. Lyon Trustee. The Directors gave their lection of the balance of the judgment from the trust reposed in them a year ago, beg leave the notice calling it did not set forth that the matured. They had also \$10,000 security for quickest way of realizing the claim. Then to submit herewith for your approval a state- business was to be done which was really the claim, and he did not understand why this with regard to issuing writs on behalf of Mr. ment of the "working account" for the past transacted there. There was no word of set- garnishee order had issued. He as one of the Fellowes, though he and his partner had been year, together with a condensed statement of ling aside the Directors; nor had he any notice parties interested had not been consulted. appointed by resolution of the Board as Sothe liabilities and accounts of the company of what did take place until he saw it in the The proceeding would saddle the Company licitors, they had received no general retainer, news apers. Now he might be allowed to with expenses to the extent of about \$500 or and therefore he held himself free to accept The working account shows a profit of have some feeling as well as other men, and he considered the whole proceed- any suits from any of his clients, whether

had never yet received one word from this to explain his connection with the Company. who had appointed him Trustee. committee until this day, except what had The Ontario Bank had first advanced some Mr. Skead said it was true, he had moved appeared in the newspapers in their own pe- \$6,000 on the security of notes endorsed by the appointment of Messrs. Lyon and Remor culiar style. The notice he had then put in the Directors, with the understanding that the as Solicitors, because he had confidence in the Crizen was inserted by him as a warning | bonds would be at once placed in the market. | them, and also because he thought it would to the gas consumers of what might proba- The bonds were offered, but the Fenian excite- be cheaper to have them so appointed, than to bly take place, and not a threat as it ment had deterred purchasers, and he had have them called in on every occasion, as had had been called. The Directors would not kept renewing the notes in hopes that the Di- before been the case. If the appointment become personally responsible for the coal, rectors would yet be enabled to sell their was made only three months ago, it had turnand he himself certainly would not do so. | bonds. At the last annual meeting he-was, ed out a profitable one, as he found they had Mr. Skead-Had you not money on hand to elected a Director by permission of the Preste lately been paid \$330 of an account dent of the Bank. After that the advance was | Further discussion of a similar character increased, to the neighbourhood of \$12,000. took place, when finally the ballot was taken The Bank waited for months before suing; for the new Directors with the following In reply to a question regarding the arrange- Bank. He had been told by Mr. Patterson that | E. ment with Mr. McNaughton about the coal, he (Mr. P.) had allowed himself to be sued to Clemow, Thos. Patterson and E. Griffin to his absenting himself without leave and outgoing Board. They would have the ast give the Bank Stockholders a bit of advice The newly elected Director subsequently leaving the works without a man who could vantage of a large reduction of the floating as to getting him to mind his own business, undertake the manufacture of gas in his ab- debt and in the arrangements made for coal. he (Mr. W.) was happy to say that he had at- as President of the Company for the cur sence; which dismissal of Mr. Perry was con- He might be accused of having made a tended to his own business. He had succeeded year firmed by the Board of Directors, and Mr. Hill, | choice as to who should be paid, but that he | in placing the relations of the Bank with the the responsibility of the action. Referring satisfactory, much more so than it was a year again to the action of the committee and the lago, and the Directors of the Bank had approvquestion about the supply of coal, Mr. Fellowes | ed of his conduct. He had also done his duty Mr. Fellowes said it was expected that he to control the management he had made every his ability. He wished it to be understood effort to wind up the Company, (great laugh- that he did not appear as the apologist of Mr. ter) to wind up the books he should have Fellowes, or Mr. Currier, or anybody else, but said, so that the affairs might be handed merely for his own conduct. He also desired over to the Board which the Stockholders it to be known that he was not a candidate

Mr. Skead-How is it with regard to the Mr. Perry explained that when he went to money which should have been sent the gen- Montreal to get the pipes to complete the Gov. Mr. Fellowes-That money is not paid; on the credit of the Company. Then as to the those gentlemen could well afford to wait. pipes that had been bought he contended the Other claims had come up, and the money had Company could not light the public buildings been properly applied; and it was intended to unless every one of them was laid down which Stockholders had prevented that, Mr. Fel- have been lit last summer, only that the city lowes concluded by again referring to the con- was using but a small quantity of gas, and fidence which six of his brother Directors had even then it was half the time in darkness. in his management, and saying that neither Itwas to his management they were indebted for he nor they intended to be candidates for re- the Government being able to meet in the election, so that the Stockholders might act | public buildings, (laughter) for without light, as it suited them. They were glad to be rid they would have gone somewhere else, and they would discover, if required to light up Mr. Gibb, as the Attorney for Mr. Kerr, Mr. | those buildings in winter that it could not be regard to his client, who had been particularly wood cribs, he had bought them on his own referred to by Mr. Fellowes, as having dealt account and given Mr. R. Skead an order on Mr. Perry. (Mr. Fellowes withdrew from the statement was confirmed by Mr. R. Skead).

show that Mr. Perry was in no way the cause of were in a better position. Mr. Kerr's taking proceedings, Mr. Gibb read Mr. Walker mid with reference to the they came into court, and the foreman stated a letter from that gentleman to Mr. Perry, claim of Davidson and Doran, for which that they could not agree, being equally

Mr. Bate-But you want personal security. Mr. Walker-No sir, I do not.

had also been stated by Mr. Fellower that did Mr. Lyon obtain the information regarding if so it was the Company's fault, the goods pany. Was it in his capacity of the Company's had at once telegraphed to Toronto for a summary of the facts set forth in Mr. Lvon's affidavit. He had received for answer that the claim remained unsatisfied, and that the partof exchange, which of course he expected set forth. Was this the proper course for the Company's Selicitor to pursue? Mr. Walker migit have paid the duty off the also referred to the action brought by the Bank of Montreal against the Ottawa Gas Company, Messrs. Patterson, Howell and statement, therefore that the goods sued for Griffin. Mr. Patterson had paid his share of had not been delivered, was an evasion equal the amount at once; the others had obtained to a falsehood. Mr. Fellowes professed that time. Judgment, had been taken for the balance due, and the Sheriff had been instruct-

"Attorney for E. Griffin. mas Patterson, without direct instructions and Secretary, Mr. Gibb said he could further | from him. These facts were enough to show able to attend the meeting of the Stockholders he (Mr. W.) saw him in Pat O'Meara's saloon proper assignment, Mr. Fellowes would not well enough to be able to enjoy beefsteaks and take the money. Mr. Lyon, his brother, had porter (laughter.) Mr. Walker also dwelt at told him (Mr. G.) that Mr. Fellowes would some length, and with considerable severity, not ssign to any outsider; he would only assign on the fact that the writs against the Comto a subsequent mortgagee, which was equiv- pany were issued by Messrs, Lyon and Remon alent to saying that he would not assign at all. | who were also supposed to be the Solicitors of for a short time ; nearly all the subsequent Mr. Fellowes, the Secretary. Mr. Walker wound up a clever and sarcastic speech by some humorous allusions to the "snuffed-out confidence in Mr. Fellowes. In the nonth of Directors."

Mr. Currier knew nothing about the writs by Mr. Fellowes until after they were issued. for being engaged in the lottery business. He believed that the Company's affairs had been as well managed last year and showed as large a net return as any other year. He had weeks after that, he called at the office, and every confidence that the President and Sccretary had managed everything with the strictest honesty, and fully approved of the dismissal of Mr. Perry, which was afterwards con-

purchase of timber by Mr. Perry. presented to the Company. Mr. R. Skeag stated that he had placed the order in the hands of the President three

had taken the lumber to one of the mills, and office. He believed the matter was simple for attending the meeting of Stockholders—in might be seriously disputed. He has admitenough; it should have been credited to fact he forgot the matter altogether. He con- ted how desirous is the maintenance of rela- wish for peace, but will not shrink from war. This was the kind of management of Mr. Perry With respect to the gas pipes, Mr. law snuffing out the Directors. With regard French nations, and how disastrous would be a honor, let us give a speedy and resolute and the parnishes business has believed ther war between the countries. his brother and charged to Mr. Perry. demned the Stockholders for passing the By- tions of cordiality between the German and If it be the intention of France to attack our KEATING'SWORM TABLETS and after finding out these things, he would Perry had failed to make arrangements to the garnishee business he believed they war between the two countries.

-Mary Ann Thompson for vagrancy and other creditors, had not given them the opusing improper language on the streets; fined 55 or three weeks in jail. She came out of Montreal Bank being the first to sue the Com- would say above board that a chizle had been Mr. Walker—But your notes were given at the absence of Mr. Fellowes, he would not costs himself; or they would take notes at minds of Englishmen to have anyundue weight. the federal allied government believes that no

jail on Saturday, and seldom spends more pany. Messrs. Skead and Patterson bought attempted, and it was due to himself (Mr. S.) 3, 6, and 9 months, (laughter). than a few days at large. All three are confirmed offenders, of whose reformation there is
little hope.—Sarah Allen for allowing her
little hope at large was fixed \$1 without colors.

The pany of the next day these two Directors and a few others that it had not been carried out. He thought there were gentlemen at the board who were not aware of how affairs were

The pany of the next day these two Directors and to preserve good relations with foreign board who were not aware of how affairs were

Side of the Atlantic, as at first sight might be

The pany of the next day these two Directors and to preserve good relations with foreign board who were not aware of how affairs were

The pany of the colonies sprung from our and to preserve good relations with foreign board who were not aware of how affairs were

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The pany of th gas question we have carefully avoided all pigs to be at large was fined \$1 without costs. went on to explain how the Directors had been being managed. He referred to the arrange- conduct of their Directors for the past year, imagined.

finally compelled to shoulder \$24,000 of bonds | ment with Mr. McNaughton, whereby a pre- The character of every one connected with the nished by the gentlemen in Newcastle, whose desire to have it as full as possible. He reit might have been in poverty, but also in

> terms to the experience of joint stock com-After some further discussion Mr. Dickinson | pany management in England, where company

meeting conducted in an orderly manner-not him of seeking to get hold of the Company, he forder." In the month of February last this by moving, seconded by Mr. Egleson

met and appointed Edward McGillivray, Esq.,

of ruflians on Saturday night, without any provocation on his part, and badly beaten. He lies in a very precarious condition by the Rev. Dr. Boddy. X young woman named Mills, who was brought by her father from Kingston, on Sa remit them this quarter, but the action of the had been bought. The buildings could not escaped from him, and was not discovered fill nightfall, when she was found roving about the streets in a frantic manner. She was at once conveyed to a place of safety. A small boat was capsized in the bay Saturday afternoon; three men were in it, one The City Passenger Railway Company are endeavoring to get their track removed from which case they will continue it to Welling-

on-street, and on to the Parliament Buildings. meeting.) His client had the greatest forbear- With reference to the bricks and fire claylieu river. The ice here is still firm-several Friel, Goulden, Guerard, Traversy, Heney, rumors and suspicions which had been circulat- the Company, he had acted with the view to told Mr. Watson, the manager, that he might last two days. persons have crossed below the city within the The jury in McNevin's case were locked up

> dated 19th September last, in which Mr. Kerr he was only the agent of the plaintiffs' At- divided. They were consequently dis- guay. expressed his surprise that Davidson and torneys, that Mr. Doran had stated to him missed. McNevin is still in custody, Doran had obtained a judgment against the that he (Mr. D.) would not have pressed the In Moore's case, sentenced by court-martial Company, without Perry's ever having let him Company had it not been for the gross dis- to fine and imprisonment, the Judge de-The powder case has been indefinitely post

> > Spain Yields to the Demands of Great

ength yielded to the demand made by the British Government in the case of the steamer AMERICAN DESPATCHES. A new disease termed Meningetis has prevailed for some time at Middle Island, Port Jefferson, and Smithtown, Long Island, which proves fatal in 48 hours. The membranes of "Levy balance of above from first endorser " Thomas Patterson, or from the Ottawa Gas

and dies. In every case so far as heard from, except one, death has supervened. Sudden Deaths. New York, April 15,-About 8 o'clock yesknown railroad contractor, was found dead in his bed at Lovejoy's Hotel. It is thought his death was the result of injuries received in a difficulty which took place the day before in a Broadway Restaurant Dr. Simon Abrahams, a well known physician and resident of this city, was yesterday morning found dead in his bed. Deceased rc-

tired the previous night in excellent health: Suicide of a Young Woman. A young woman, a native of Germany, in the employ of Mrs, Mansfield, Third Avenue, mitted suicide by hanging herself in the cellar of her Mistress' dwelling this morning. No cause is assigned for the deed

SPECIAL TELEGRAMS

To the Uttawa Times.

FROM TORONTO.

FROM MONTREAL,

(Per Atlantic Cable and Montreal Line.)

FROM EUROPE.

LONDON, April 15-Evening.-Spain has at

A Mysterious and Fatal Disease

MONTREAL, April 15, 1867.

A-person named Quinn was set on by a gang

TORONTO, April 15, 1867.

Heavy Fines on Lottery Dealers. Boston, April 15 .- In the Superior Court today Judge Morton sentenced L. M. Harris and James W. Harris, to pay a fine of \$7,000 each

NEWS BY THE S. S. ALLEMAINE.

New York, April 15 .- The steamship Allemaine, from Southampton, 3rd, has arrived. The official North German Gazette, of the 2nd, has an article referring to the eventuality of war between France and Prussia on the Luxem- to allow it to become an independent State. Some conversation followed regarding the burg question, and says Luxemburg would by no means compensate for the sacrifices which Mr. Wade said the order had never been | would be entailed by war .. Even if victorious. France would only once more evoke a former, and now happily extinguished enmity.

The Moniteur de Soir speaks of Benningzed's questions as leaving on the whole a favorable In the British House of Lords, in answer to | we shall strangle them in the bud.

Earl Clarendon on the cession of Russian-America, the Duke of Buckingham said I cannot myself think that the cession or pur- foreign power will endanger the undoubted chase, if so it be, of the tenitory is likely to rights of Germany, and they hope to protect

ment with Mr. McNaughton, whereby a pre-ference had been given him for an old claim of management of the Company was concerned CARPETS & HOUSE FURNISHINGS.

GARLAND, MUTCHMOR & CO.,

ARE NOW SHOWING CROSLEY'S NEW PATTERNS IN

New Two and Three Ply all Wool. Hemp Carpettings, Druggettings. Felt Carpettings.

Cocoa Mattings, English Floor Oil Cloths-all widths.

Hassocks. Table Oil Cloths. Mats. Window Hollands. Damasks. Lace Curtains. Curtain Holders

Curtain Trimmings. Table Damasks. GENTIENEN -Your directors in resigning tempted to set him aside altogether. Then notes for the amount, none of which had yet Mr. Patterson, or the Gas Company, as the Damask and Cloth Table Covers. Table Napkins Towellings. Shirtings. Tickings. Tollet Covers. Antimacassars. Furniture Chintz

> Inspection Invited. Wholesale & Retail.

20 Sparks-st. OTTAWA, April 16. HOUSE FURNISHINGS.

MAGEE & RUSSELL HAVE JUST RECEIVED A LARGE STOCK OF

New Tapestry and Brussels Carpets. Kidderminster, Scotch and Imperial 3 ply Wool Carpets. All Wool Dutch and Union Carpets Stair Carpets. Mattings. Hearth Rugs and Door Mats.

ENGLISH FLOOR OIL CLOTHS.

Seven Cases Just Opened.

YESTERDAY'S CABLE NEWS.

A Move to Avoid War. BRUSSELS, April 14 .- It is reported that a the Grand Duchy of Luxemburg a neutral ter- clare to the Prussian Government, that in the ritory, in order to avert war between France and Liberal Movement of the Cretan Parlia-

ATHENS, April 14 .- The Cretan Nationa Assembly has issued a proclamation declaring A sovere sermon against ritualism was in favor of religious toleration, and equal popreached in St. James' cathedral last evening litical rights. London Money Market.

London, April 15 .- Since the opening onsols have advanced id, and are now quoted purday, to be put in the Lunatic Asylum here, at 91. Liverpool Cotton Market. LIVERPOOL, April 15 -- Cotton considerabl firmer since opening, and an advance of full

id.; middling uplands are now quoted at 12d Arrival of the S. S. Palmyra. QUEEKSTOWN, April 15 .- The steamsh

'almyra from New York, April 2nd, has ar-King and Yonge-streets to Church-street, in | rived Another Expedition against the Cretans. VIENNA, April 15 .- Despatches have been received here stating that Omar Pacha with ships of war and large numbers of troops has left Turkey for the purpose of joining the movement to suppress the insurrection in Crete.

> American Intervention Rejected by Parshe left a rumor was prevalent in Rio Janeiro | which are incapable of being maintained. that the mediation proposed by the United Constitutional Convention to Neet on States had been summarily rejected by Para-

YESTERDAY'S DESPATCHES. Departure of Ocean Steamers.

NEW YORK, April 14 .- Fifteen ocean steamhips sailed from this port yesterday, of which poned, a writ of error having been granted, which will be argued before the Court of Ap-England to Seize the Phillipine Islands.

NEW YORK, April 14 .- The Herald's Washington special says : A rumor prevails in diplomatic circles that England intends the seizure

Arrival of the S. S. " Deutchland." The steamship Deutchland, from Southamy ton, 2nd, has arrived. French Position as viewed by the " Stan-

dard's " Correspondent. The Paris correspondent of the Standard French Government stands committed to a step | from Portland on the 23rd March, arrived on as regards Luxemburg, which while it fails that day, being only aix days in crossing the to allay the apprehensions and irritation Atlantic caused by the aggrandizement of Prussia, is regarded as likely to precipitate an European

The Cession of the Duchy Officially The official Gazette of Holland positively denies that the duchy had een ceded to France, brain and spinal chords are inflamed, and and adds, there can only be a question of such the whole muscular system is subjected to a cession, if the great powers who are interstrong contortion's drawing the body into ested, have first come to an agreement on the painful and unsightly attitudes. Reaction subject,

and stupor follows, into which the patient sinks Inflammatory Placards Posted in Lux- their drill. If it is so its too bad, and should A telegram from Luxemburg says, handbills have been circulated in town in favor of annexation to France, and inciting the inhabiterday morning, John G. Myers, the well tants to acts of violence against the Prussians. Attempted Military Revolt.

Four regiments of Nassauers, who garrison | bottle the fortress, have attempted to revolt. A Determination to Prevent the Separas tion of Luxemburg from Germany.

be unanimous in giving their utmost powerful cts. per box. support, to prevent the separation of this ancient soil from the rest of Germany. Rumors and Contradictions.

cial Gazette denies this in toto. A new bill has been introduced in the Hungarian Parliament for recruiting the army. Successful Revolt in Bokhara.

The Emir of Bokhara has been defeated by the natives of one of his provinces and forced Resignation of Count Walewski.

organization project, as originally proposed.

Parliamentary Proceedings against the Cession of Luxemburg. Berlin, April 1.—Herr Von Benningzed's NEW ADVERTISEMENTS motion was put to-day. Benningzed said, we swer to the warlike tendency of France, and

Blemarck's Reply.

tween the Government and the people.

Austria in Case of War to Side with Prus-Barlin, April 1.—The Vienna correspondent of the Bank Gazette says : The Austrian am-

hour of danger Austria stands by Germany. It is thought that the object of the visit of the Crown Prince of Saxony to Berlin, was to announce the military forces of Saxony organized as a part of the federation. The Russian-American Purchaseas Viewed by the English Press.

The London News says that Russian-Ame rica has been acquired by its natural purchaser-a great progressive power of whose advance we cannot complain, so long as they are achieved by legitimate means.

The Times of the 2nd savs, on the same subject, that without sharing the excitement said to have been produced among British diplomatists in Washington, we cannot but recognize it as an event of considerable importance, attempting as it does to strengthen the mysterious alliance which has long existed between Russia and the United States, establishing as it will a Republican institution of a Cossack power on the North-western frontier of the new Confederation. It is probable it has been burchased with a view of asserting a claim of United States supremacy on the American continent. Since we have no right to protest against ac act emand United States Governments, let us not place ourselves in a talse position by vain remonstrance. Let us forbear to fasten upon Lisnon, April 15 .- The mail steamer from this unexpected transaction a positive con-Rio Janeiro has arrived at this port. When struction or to insist upon rights and interests

the Eighth of May. BALTIMORE, April 14 .- The majority in favor of the constitutional convention is 10,000; it is to assemble on the second Wednesday of

May next, at Annapolis Bill against the President. WASHINGTON, April 15 .- The Supreme Court of the United States, to-day refused to entertain the Mississippi bill against the President but allowed the Georgia bill to be filed, as the ame objections did not apply.

Navigation Open on Lake Erie. DUNKIRK, N. Y., April 15 .- Dunkirk harbor is now open, and the lake is clear of ice on the south shore west of Dunkirk.

-The first mail steamer for Quebec, is to leave Liverpool on the 18th inst., and will no doubt, find the channel clear enough by the time of her arrival in the St. Lawrence. -By cable telegram from Londonderry says: The feeling is unanimous that the 29th, the steamship Nova Scotian, Capt. Wylie,

> -Rev. I. Moore, late Agent American Bible Union, writes-" I have used Mrs. S. A. Allen's World's Hair Restorer and Hair Dressing, and it has also been used by my wife. We unqualifiedly pronounce them the best preparations we have ever used-in which declarations nu-

merous friends join us." Sold by all Druggists. Depot 193 Greenwich st., N. Y. VOLUNTEER DRILL .- Complaints are made that many companies cannot get their arms, and are thereby prevented from perfecting be seen to by the proper authorities; in the mean time should any be suffering from rheumatism, pleurisy, pains in the side or back, cholic, or cramp in the stomach, the Canadian Pain Destroyer will give immediate relief. Sold by all medicine dealers at 25 cts. per

BRYAN'S WAYERS,-This great public reme dy has now been in use over twenty years, hence it cannot be said that they are on trial. In the North German Parliament Herr Von | They have been thoroughly tried, and pronoun-Benningzed asked Bismarck whether any truth | ced (on the authority of those whose lives and is in the rumor of negociations between Hol- health they have preserved) to be a sure, harmland and France for the cession of Luxem- less and eminently salutary preparation, and burg, and whether Prussid is prepared to say if taken in season will invariably cure colds. it will withstand any attempt to sever Luxem- coughs, sore throat, and all Bronchial affecburg from the rest of Germany. Benningzed's | tions. One fair trial will convince the most motion declares, also, that all parties would skeptical. Sold by all medicine dealers, at 25

Nor Quite So .- It is among the most savage and debased tribes only that the comfort and condition of the horse have been neglected; Rumors are prevalent in Vienna that a pre- but we believe there are many in civilized liminary treaty of alliance has been agreed countries who are guilty of the same neglect upon between Prussia and Austria. The offi- and without the excuse of the former; here all may avail themselves of the use of an article which has done more than anything else heretolore known to improve the condition and relieve the suffering of the horse. Those who will not use it will be the losers, their horses the sufferers: to avoid both use Darley's Arabian Heave Remedy and Condition Medicine, and you will be satisfied with the result. Remember the name, and see that the signature The resignation of Count Walewski was of Hurd & Co. is on each package. Northrop caused by his non approval of the army re- Lyman, Newcastle, C. W., proprietors for the Canadas. Sold by all medicine dealers.

AND COUGH LOZENGES.

The best remedies in the world.

A supply just received per steamer Belgian, direct from the manufacturer at the Market Drug Store,

YORK-STREET. WM. HEARN.

NEW S THE SU

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MONTREAL. following days 115 P Forming a SPRING and 500 pieces. Ope case B

Three case l'itteen pa - Cars

Twenty-Tw 24 do ...

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7-4 and 8-7-4 and 8-Assorted I 20 x 36 Lo

A case

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will be sold

April 16.

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Agri Nails, Sp CHEAP.

HOES,