by throwing it into a well in Lower Canada,

and that it was the reputed father, Simpson

who told her to do so. On this serious charge

being made, the magistrates issued their war-

rant for Simpson's arrest, and sought his (Mr.

Dartnell's) aid as County Crown Attorney.

He was at once brought before them, and

from some of the statements made, it was sup-

gaud that the child had been thrown, an

success. Other statements made induced the

belief that they had taken the child to Mon-

treal, and it was so alleged by Simpson, and

was possibly left at some one of those con-

vents there, where infants are received; or

person there; and the prisoners were remand-

ed for further examination, that inquiries

might be made, which was done, but no trace

Gros, residing near Point Clare, below St.

Annes, on the way to Montreal, was produced.

who stated in evidence, that about three weeks

before he was going into Montreal with a load

of grain, and he passed the prisoner and her

father on the road, and she carried something

in her arms covered with her shawl, as a wo-

treal, and when returning Lome in the eve-

ride in his waggon, and lodging at his house

that night, and that they left early the next

rumor were true the production of the living

child would remove all suspicion of the toul

rime with which the prisoner was charged,

and as the child was ruptured below the navel,

culty in identifying it. If the child were not

produced alive, the fact of the body not being

found would have been an insuperable bar in

the way of conviction for murder, but that

difficulty would be removed in this case by the

quired to permit it to be used as evidence.

If this were so, the presumption would be that

were the leading facts which would be given

choly one, and heavy indeed would be the res-

hand, it were true that the child was found;

not been committed, no one would rejoice

more than he would. Having made these pre-

liminary observations he would now call the

POLICE COURT.

Timothy Murphy, drunk and disorderly; lit-

Baptiste Cote, drunk and disorderly, Fined

James Fagin, apparently of unsound mind

was found in the night on the streets. He

had in his possession a large piece of checked

cotton cloth, which he professed to have found

at the burying-ground. Enquiry was made

Thomas Kennedy was charged with running

into and damaging the buggy of Theodore

William Millar was charged with feloniously

Wm. Wade, the agent of the Ontario Bank,

into his character, when it was found that

Frederick. Adjourned till Friday.

\$2 and costs, or one week at hard labor.

tle hope of his permanent reformation. Two

weeks at hard labor.

consibility of the man whose conduct had

ed to such fatal results. If, on the other

in its birth, there would probably be no diff

he overtook them, that he gave them a

lee! Ice!-James Nash. Attraction! Attraction !-- Joseph Boyder Notice-W. P. Lett. Caution-Alexander Stuart. Notice-T. Bedford Jones. Notice-W. F. Powell.



City and County Official Paper.

OTTAWA, MAY 16, 1867.

For Property Notices-for Sale or to Let -see First Poge. The Hou. John A. and Mrs. MACDONALD leave this morning for Kingston, where they

the citizens. The Hon. Mr. CHAPAIS left yesterday, and the Hop. Mr. Cockbon will leave this morn ing. The hon. President of the Council will,

few days.

For the representation of the County Stormont, in the Legislative Assembly Ontario, there are, we understand, two car didates in the field, Mr. WM. COLOUROUN. Dickinson's Landing, and Mr. George Munno of Finch. The former contested the Riding at the last election with the sitting member ; but it is said he has a better prospect of success for the Local Parliament. For the Canadian House of Commons, the sitting member, Mr ATLT, is the only candidate as vet in the field, and it is probable that he will be al lowed to walk the course unopposed. Mr AULT has successfully carried two contested elections—the first against no less a personage than the Hon. J. S. MACDONALD himself, and so far from having lost his hold upon the constituency, he now appears to be securely

stablished in its confidence. The Medical Council of Upper Canada, as may have been seen by report publishe eleewhere, is now in session in this city. The proceedings of Tuesday evening were merely of a formal character. On yesterday morn ing, three new members, representing respec tively the University of Ottawa and two kindred institutions in Kingston, were duly ad mitted on report of the committee on credentials. Quite a discursive debate took place regarding the fee for registration, which ended, very properly we think, by leaving the previous regulations of the Council undisturbed. At the instance of Dr. BROUSE, & committee was appointed whose field of investigation covers ground of the utmost importance, not only to the personal and pecuniary interests of the Faculty, to which we may say, also to the well being of Society large. The dispensing Chemist, or, as is more generally designated the Druggist, or art. On his care in the preparation of Physician's prescription, and above all the purity and excellence of his drugs, very much of the Physician's success must necessity depend; while on the other han course between the Druggist and his casand sometimes much more weighty, than that of the Doctor whose prescriptions he com pounds. It is, therefore, of the first importand perfumery, that they should receive a early stage of the election contest. In the training, and stand an educational feet that will furnish a reasonable guarantee for their competency to discharge the responsible du ties, appertaining to their intermediary position between the physician and the patient. Of the various and diverse " pathies" from the "ego-pathy" (pardon the coinage) the self-educated vendor of pills and mixtures up to the respectable "allopathy" of the learned Medical Council, embraced within th range of Dr. BROUSE's motion, we do not pr tend to speak very familiarly; but we may permitted to volunteer the expression of our le judgment that the requirement of a rations test of educational attainment seems a very appropriate condition to the following of the profession, either as a "specialist" or a general practitioner.

Dr. AIKINS has a series of resolutions the notice-paper, aiming at the cure of a dif gerent class of evils. While Dr. Baorag's vision embraces the difficulties and annov ances to which the profession and the public are exposed from causes outside the orthodox limits, Dr. AIRINS, on the physician-heal-thyself principle, invokes precautionary measures against the possibility of scandals and heartburnings from within. His aim is, in brief, to make the Medical Council a Board of Exarniners for the graduates of all the Medical Colleges of the country; to fix one standard of qualification up to which every Medical School would be under the necessity of vating its pupils. We do not conceive the this reform will be strongly opposed by Medical Council, but it is exposed to man chances of opposition before it can recei the sanction of the Legislature. interest, or supposed interest, of the seve Medical Schools, the prejudices or prediler tions of individuals for particular institutio and the advocates of independent competiti might be cited as sources within the profession; while the idea of nopoly, anggested by the fact that the Me cal Council represents only those alread within the charmed circle, may not be withou te influence in creating an outside opposition to the policy embodied in Dr. AIXINS' resoutions. The profession ought not to be unurged on behalf of the general griblic; for it

of self assertion; then law is a luxury, which those who cannot pay for, may well afford to do without; while the services of the medical man are an essential requisite at certain critical stages of existence, which ought to be within the reach of all. " It is nevertheless desirable that an uniform standard of qualif cation should be adopted, and we think that Dr. Aikins would greatly avoid the chances Board of Examiners from among the Professors of the respective Medical Schools. Board of examiners, so gonstituted, would not be at all likely to lower the standard of qualification; Examiners engaged in the active duties of teaching are, presumably, more be liable to the suspicion of a desire to would they on the other, from their being the representatives of all the schools be suspected of undue favoritism to the pupils of any one. Might we also be permitted to add that the Medical Council have already duties under

the Act sufficient to engage their attention? interesting the public in the well being of the profession, rather than with the hope of will be honored with a public reception by fluencing the decision at which the Council may arrive. To-day we presume Dr. probably the report of Dr. BROUSE's Commit- | was actually done by the Druggists, and tee. We shall endeavor to give a notice berefore, be the only Minister in town for a the chief points elucidated in to-morrow's issue. At the afternoon Session vesterday, Dr. CLARKE secured the condemnation of some to the profession-obnoxious clauses of the Amendment Act of last Session. Circumstances prevented our being present at the debate, so that we cannot enlighten our readthe provision of a remedy.

The Council will meet again to-day at o clock a.m.

Hamilton Reform Association. The charge at first preferred by the Hamilton correspondent of the Leader, was that the meeting for the nomination of a candidate for the Local Legislature had been packed in the interest of Mr. WILLIAMS, the successful aspirant for the honor. The Hamilton Times, as in duty " as a correspondent of the New York Her- had to pay \$10.

deny it, I will give the authority, and also the to attend the meeting on being paid \$2 each. but as the Times says 50 cents, it follows that | the matter should be amicably settled. they cleared something by the operation. Mere Dr. Clarke, of Guelph, supported Dr. Dewar's changed another bill for \$20 with a person " bluffing" will not get rid of the discredit-

circumstantially put. It will be a terrible tration fee of \$25. meantime we await further revelations.

The New York World entirely discredits the assumption that JEFFERSON DAVIS will be put upon trial for treason, or any other crime in the "political cowardice" of the government and that this cowardice is still manifested nsisting upon heavy bail, when there is really no intention of putting him on trial.

A "penny weight" is very different from a were yesterday morning led to believe that Mr. Miles had a gold nugget weighing one

Our neighbor, the Citizen, approves of our public reception on the occasion of his first Ottawa sometime next week.

MR. TODD'S NEW WORK.

the Editor of the Times : The Westminster Review for April, referring to Mr. Todd's work on parliamentary government in England, says: "To those who are principles of parliamentary government, work of Mr. Alpheus Todd, Librarian of the Legislative Assembly of Canada, will be fulof interesting matter. The reviewer further says, it is " the most complete treatise extant on the limits and extent of the royal preroga tive, and in the theory of practice of parliamentary privilege. As a work of reference it is most valuable for every practical politician or writer on political questions."

It is gratifying to find that we have in Canada a gentleman able to send forth on such a subject, a work which has drawn forth the commendations of the British press. We hope the second volume, which will complete work, will speedily be issued.

CARRLESSNESS.—Many persons neglect their late, when at a trifling expense and no trouble and desiring to become registered under said the horse might have been saved if attended amended Act should go for an examination might well be a question with the guardians of the people's liberties whether it would be use an article of the kind we would confidently recommend Darley's Arabian Heave Remedy and Condition Medicine; it is without a without a substitute or diploma, which certificate or diploma should alone entitle the holder to registration under said amended Act.

That this council be such Examining doubt the best preparation in use, as thousands | Board, portals, whereby no one could be permitted who have used it testify. Remember the name, and see that the signature of Hurd of Co. is on gislature of Ontario at its first session, to so

but MEDICAL COUNCIL ANNUAL MEET-

Second Day. WEDNESDAY, May 15, 1867.

The Council met at 10 o'clock, a.m. Dr. Dickson, chairman of the special committee on credentials, reported that Dr. Lavell, ed as the representatives of the Royal College of Physicians and Surgeons of Kingston, Regiopolis College, Kingston, and the University of deteat for his scheme by constituting the of Ottawa, respectively, and recommended that they be admitted to their seats at the

On motion of Dr. Dickson, seconded by Dr. Aikins, the report was adopted

Several communications were read, son them relating to the payment of the expenses of elections to the Medical Council Board The latter subject elicited some discussion a conversational character, several of the members contending that the Council was not iable for these expenses

A letter was read from the President of the Dentists' Association, soliciting from the Me ical Council a petition in favor of the Act to incorporate that society.

The President stated that he had been spe ken to on the subject of compelling Druggists to go through a regular curriculum of study; These suggestions are submitted by way of that they should be brought under the provis, ons of the Medical Act, to ensure the

Dr Richardson thought this a most impor-AIRINS' resolutions will be discussed, and tant matter, a large amount of regular practice doubt there was a serious destruction of Dr. Brouse said he was preparing a resolu

After discussion took place regarding the

tions read, which were then, on motion, re ferred to the appropriate Committees. pherson, that the resolution passed last session, sume the Council will take measures to bring | with respect to registration, be rescinded, and delinquencies of its predecessor, with a view to that all persons who were possessed of one or have no money, he borrowed \$2 from one

dule A of the Medical Act for Upper Canada,

at the meeting in question. It goes even a be permitted to come in on the same terms as missed the above bills. His suspicion fixed dicts that he will soon be qualified " to serve as those who being qualified under the Act | Rochon's Hotel, and while there made pur-

This is a pretty serious charge and very tioner to register, and he should prefer a regis- from the persons who had changed them and amount to our firm.

of paints, oils, glass, putty, dye-stuffs, immaculate politicians have managed their port Dr. Fulton's motion, provided the trates, and Mr. Johnson subsequently found a bethe person represented by the name on the time were limited to the 1st January next, bunch of ten or twelve keys in his great coat they may be placed on precisely the same footing as students qualifying under the Act

Dr. Richardson, of Toronto, gave it as his registered who intended to do so. Dr. Aikins, of Toronto, said that the operation of the Act would soon compel practition-

ers to register. When they found that their evidence would be rejected in the Courts, even opposing counsel would find it to their interest to have their medical witnesses registered Dr. Macpherson supported the motion warmly, and instanced several cases where the parties had not a reasonable opportunity to of reformation of his character, and as it was

Dr. Grant said the chief difficulty in regard to registration had arisen from the fact that the Medical Act was yet but imperfectly un- at hard labor for a period of twelve months' ers understood that they were compelled to give medical testimony in the Law Courts. they would soon register under the existing

Dr. Brouse moved an amendment embody ing the views he had expressed, which, after a brief discussion, was voted down. Dr. Fulton's resolution was then voted and lost on the following division

YEAS-Fulton, Macpherson, Pattulio, Dickson, Brouse, Lavell, Aikins-7 NAYS-Askin, Clarke, Morton, McGill, De-

livan, Beaubien-11. Dr. Macpherson moved, seconded Brouse, that \$5 each be returned to Dr. Digby and Dr. Henwood, they not having failed to comply with the requirements of this council through wilful neglect, but in one case from family distress, and in the other from the fact that he was not in the province at the time. Dr. Richardson desired an explanation. He inderstood that Dr. Digby was a very wealthy man; he had amassed a fortune from the practice of his profession, and Dr. Henwood

Dr. Macpherson said it there was any insult t was the fault of the parties themselves, for they had made application concerning the August last. This child she nursed for a few that there was another prosecution for forging

withdrawn by consent. Dr. Aikins gave notice that at the first sitting to-day he will move the following re- of O tober, accompanied by a woman named ed of the first case by sending it to the Assizes,

terests of the public, and the better education advice and compelling the father to support promissory note bearing the endorsement John of the profession, that the " Medical Act" and the child. The result was not satisfactory, Page, in the ordinary course of business; did its amendments should be so amended as to establish one Medical Examining Board for the Province of Ontario, before whom all persons holding degrees or certificates of qua- pani d by her father, Pascal Robiard, proceed- Fuller and knew him to be connected with lification from Universities or Schools of Me- ing towards Rigaud, in Lower Canada, carry- the Public Works. Prisofier made no repre-

in full enjoyment. It is true that the lawyers cach package. Northrop of Lyman, Newcastle, amend said Act, and do also use its influence to may be said to have already reached this ensecure the co-operation of the profession and others to aid in the passing of said Act.

Dr. Brouse moved, seconded by Dr. Mac- cotte and John Gibson, Esqrs. Here again note is not the signature of Mr. Fuller, the pherson, that in consideration of the peculiar conflicting statements were made as to the architect. He should say that it was intended position in which this council is placed, relascribing for patients, and of others who obtain lum, and yet practice according to the princison, McGill, and the mover, be a committee to On motion the council adjourned at noon,

Dr. Clarke brought up a motion regretting the amendments which had been made to the

to mer tagain at 2 p.m.

Medical Act, during the last Session of Parliament, and expressing very strongly the disapprobation of the council as to the nature of An interesting discussion followed, in which Drs. Clarke, Brouse, Dickson, Berryman Grant, Aikins and others took part, and Dr. Clarke's resolution was finally agreed to with-

I We shall publish the minutes of this ses sion to-morrow.] The council then adjourned until 10 o'clock

AND RUSSELL SPRING ASSIZES. Second Day. FRIDAY, May 10, 1867.

NITED COUNTIES OF PRESCOT

The Queen es, Robert Black. A jury havof the case as they would be given in the evidence. The prisoner at the bar, a young man of respectable appearance, stood charged with having stolen the sum of \$81 from Mr. Pêter Yeon, of Plantaganet Mills, on or about 22nd of April last. The prisoner had been in Moved by Dr. Fulton, seconded by Dr. Mac- at Johnson's Hotel there until about 9th April. He then left, being in debt to Mr. Johnson of the magistrates shewed that it was taken ket Drug Store, York-st. : more of the qualifications described in sche- | Chamberlain in Mr. Johnson's employ. He ten orror before the 1st of January, 1866, be allowed to register their names on the payment | county, and about the 10th April came to board | dice, and, as in this case, affecting life. These of a fee of \$5, that to those who have paid \$10 at the hotel of Peter Yeon, at Plantaganet an- ed, and all persons who have become qualified Mills, where he remained for about a fortnight, that the serious crime of murder had been ticipated regarding the proceedings of the to be registered under the provisions of the leaving on 22nd. On the 21st Mr. Yeon had committed, the case would indeed be a melan-Medical Act of Upper Canada, since the 1st in his cash box, which he kept in his desk beday of January, 1866, shall pay the sum of \$10 | hind the bar, three \$20 bank bitls, one of \$10, two of \$1, one \$2 bill American money, and Dr. Fulton explained that the time formerly, three \$1, and one \$4 Bank of Upper Canada, and would be produced, and that murder had given-about a month-to register at the fee and also a bill of the Commercial College, of \$5, had not been sufficient to permit all the These were in one compartment of his cash medical men of the country to avail them- box, and in another a roll of \$100 in bills, witnesses. selves of it. Fair notice had not been given, which was not taken. He, had not occasion bound, upholds the fairness of the proceedings and he thought it desirable that these parties to open his cash box until the 35th, when he little further than this, for it characterises those who had been registered at first. They on the prisoner, and he at once proceeded in the statements of the correspondent had already paid \$4, and the additional \$5 pursuit. He got the first trace of him at Calc-"Munchausen imitations," and pre would place them in much the same position donia Springs, where he had stopped at chase of a watch from a man named Robinson " ald." This, as might have been expected, Dr. Dewar, of Port Hope, said the plea was which he paid for in bills, and these bills puts the Leader's correspondent on his mettle, ridiculous. Those men who had declined to Robinson passed to Rochon, who produced register would always find a ready excuse, but them, and they were identified by Mr. Yeon as "The Times, as a matter of course, attempts | the council had no right to consider their ob- the \$4 and three \$1 of the Bank of Upper to throw discreditupon the accusation I have jections. If the council saw fit they might Canada stolen from him. He then resumed preferred against some one in connection notity the county attorneys that these non- his putsuit, and believing the prisoner had wants to know what use there would be of registered practitioners were incompetent wit- started for Lancaster he went on to Vankleek had appeared in court before. paying \$2 for having names enrolled, when | nesses in the courts of law, and these gentle- Hill, where he learned that the prisoner was fifty cents was all that was required. There men then would be compelled to register for still there. Informations were at once could be no use unless it were intended to their own defence. He opposed the motion sworn, a warrant issued and the half for the trouble of giving Mr. Williams a because he considered the parties who had prisoner arrested; when searched by the vote. I repeat that I have good authority for failed to register within the time limited by constable the sum of \$16.50 in silver was the statement I made, and if any one connected the former resolution of the council, had them- found on him, bank bills of current money to name of the person accused of paying the two Dr. Dickson agreed in part with the spirit of It was also ascertained that he had paid to dollars per man. I am fully aware that the Dr. Dewar's remarks, but he thought there Chamberlin the \$2 which he had lent prisoner sworn-The promissory note produced was

proved, his Lordship charged the jury, who

retired and after a short absence came into

His Lordship then proceeded to pass ser

tence upon the prisoner, and having dwelt on

neighbors what she had done with it, and so

court with a verdict of " Guilty."

meeting at which Mr. Williams was nominated might be a compromise effected on this ques- when leaving, and had shewn a Commercial Hubeck & Coward. It was brought to the answered the same purpose, and my informant tion of registration. He would accept Dr. College Bill for \$2 which Chamberlin had de- office by Mr. Coward. It falls due on the 16th alleges that some twenty persons of whom he Fulton's motion, it the time were reasonably clined to take. That he had also paid Mr. of May. It was brought in the ordinary way was told by one of the parties, connected with limited, wherein the privilege would be allow- Johnson with a \$10 bill the debt he owed him to be placed to his account, and the proceeds a public enterprise in this city, were induced ed. There had been a good deal of difficulty for board. That he subsequently changed with the name is in the handwriting of the prisoner. What they paid for admission I know not; about registration, and it was desirable that him a \$20 bill. That he changed another \$20 David W. Coward, sworn-I am one of the bill through Mr. D. A. Johnson, and that he firm of Hubeck & Coward, doing business as brokers in this city. 'I have seen the promissory note, took it in business from Mr. Millar. views. He thought there was a wonderful named Potter, the various bills corresponding Did not see him write his name; I believe it a positive denial that the meeting was packed spirit of liberality being displayed by the in number and amount with those stolen from to be his signature. The names of Hubeck for the purpose of carrying the nomination of medical profession. He would like to see a Mr. Yeon, who would identify those produced, a would like to see a Mr. Yeon, who would identify those produced. Mr. Williams, and I challenge such a denial." law passed that would compel every practi- but the \$20 bills and the \$10 had passed away counted at the bank, and got credit for the

could not be produced. The prisoner was To his Worship-I know a person of be anything more than vendors scandal, should it turn out that any of these Dr. Brouse, of Prescott, would sup-committed for trial by the examining magis- name of John Page in the city; he is connected with the Public Works, and whom I took to John Page sworn-I am a Civil Engineer Chief Engineer of Public Works; being shewn Several witnesses were then called, and the | the signature on the note, said it is not my facts as stated by the Crown Counsel being | signature; I never authorised any one to put

my name to it; never received any benefit

To the Magistrate-Should say there is little or no similarity to my signature; can't say that it is intended for my signature; don't-know for whose it is intended : I have seen Miller's handwriting, but can't say that it is his; I am not a good judge of handwriting; know of no other John Page in Ottawa; I have not much knowledge of the inhabitants here; prisoner was employed in the Architect's office. R. Lyon, Esq., Mayor, prosecutor on behalf of the bank, said that was the case.

J. F. Boulton, Esq., for the defence declined to cross-examine any of the witnesses. Thomas Fuller sworn -- I am Architect derstood. He believed that when practition- then to be discharged. The prisoner was then the Public Buildings; I have known prisoner about two years; he has been employed in my office : I have seen letters of his; am not a case of the Queen es. Simpson; but good judge of handwriting; could not say the prisoner not being ready for his trial, he writing as the note; there is no similarity be-

took up the case of the Queen rs. La Reine | tween the name of Mr. Page on the note, and his genuine signature, or if there is any it is The prisoner, a young woman not seventeen W. P. Lett sworn-Am City Clerk; I have years of age, of good features and evidently in a good general acquaintance with the inhabifeeble health, was supported into court, and tants of the city, chiefly derived from the

placed on a chair in front of the dock, and a Mr. Page of the Public Works; cannot say assessment rolls; I know no John Page, but war, Grant, Richardson, Berryman, Yates, Sul- jury having been sworn her trial was proceeded I know any other John Page anywhere; don't know that I am a very good judge of handwriting, I do not profess to be. I can see E. T. Dartnell, Esq., Crown Counsel, briefly no similarity between the signature of the on the evidence, and Mr. Boulton declin-

child under circumstances of a most painful ed to enter upon any defence here, but nature. She resided in the Township of East he would ask if his Worship thought Hawkesbury, near St. Eugene, and some time there was sufficient evidence to convict of forat the close of the year 1865, hired as servant | gery ? Mr. O'Gara said there w s some eviwas his son-in-law. He thought the applica- to a Mr. James Simpson, who shortly after as dence, but it had not been got up as it might she alleges seduced her, and the result was have been. that she gave birth to a child in the month of The Police Magistrate informed the prisoner

weel s, and the reputed father having refused to the name of Thomas Fuller on the same note. give her the means of supporting the child, it ap- Mr. Boulton said this was a most unusual pears that she came to L'Orignal in the month proceeding. His Worship said he had dispos-Girouard, who acted as midwife on the birth and would now proceed with the second. of the child, for the purpose of obtaining legal D. W. Coward sworn,-Said he received the

and she returned to her father's house. In two the note was his genuine signature; I supposor three days afterwards, she was seen, accom- ed it was his because I knew no other Mr. ing her child, and in two or three days after-

wards they were seen returning home without note bears but very slight similarity to my the child. She was naturally asked by her genuine signature. There was another Thomas Fuller residing in this city; there is also one in Montreal. many different statements were made to dif- Wm. Cluff sworn,-I am in the post-office had met foul play; and information being lodge d, the prisoner at the bar and her father

child by both father and daughter, and the latter subsequently made a second statement, in written by the same person. The name Thomas his trial at the next Assizes on both charges

The prisoner was then committed to take Bail refused. An application, however, will be made to the judge for bail. Mr. O'Gara thought the judge might fix it at a lower figure than he would be justified in doing.

FLOUR-Extra. THE MAPLE LEAP CRICKET CLUB .- A special meeting of the Maple Leaf Cricket Club will be held this evening at eight o'clock, at their rooms, for the transaction of important business. All members are respectfully requested to attend, and also those intending to join the WHEAT-Fall-per bushel, 60 ths. that, as they said, they had given it to some club.

CONFIRMATION. - The Lord Bishop of Ontario is expected in town to-day. His Lordship comes to hold confirmation in the Parishes of newed examination, a man named Louis Le Christ Church and St. Alban's. They are PORK-Mess-per barrel. separately, it being his Lordship's church as possible, during his stay. THE ABSCONDED RECOVERED .- The two youths

who were reported vesterday as having left the employ of Mr. Eaton, were captured by it, that he saw them during the day in Mon- telegraph and brought back yesterday by an officer. They will appear at the Police Court this morning, when it will be sought to show that their time had expired. VEGETABLES, &c. - Potatoes HAY-Per ton ... PENNY READINGS .- We understood yesterday

that Mr. Lett was to have read last evening at New Edinburgh, and we promised ourselves pleasure of hearing his rendering of Tom Moore's "Paradise to think that the reading might be put off, besides other imperative calls upon our time. detained us until it would have been too late, and we were denied the gratification

ting the murder of the child, if the testimony by Mr. W. Hearn, Optician and Druggist, Mar-OTTAWA, May 15, 1867.

METEOROLOGICAL OBSERVATIONS .- Furnished

Greatest degree of cold registered during the previous night, 40 above zero. 9 a. m., 47 abôve zero.

Noon, shade, 52 above zero. 6 p. m., 47 above zero.

VARIETY HALL .- In our advertising columns will be found the new advertisement of Ma Joseph Boyden, of No. 34 Sussex-st., who informs the public of the attractive variety of useful and beautiful goods he offers for sale and those who require articles for the house hold will do well to refer to the advertisement, 12.20 for Superfine State: \$12.50 to 13.75 for Extra State: \$13.80 to 14.50 for Choice do :: where they will find enumerated many \$11.25 to 12.20 for Superfine Western; \$12.articles which all housekeepers require; or 50 to 14.35 for Common to Medium Extra perhaps better go and consult Mr. Boyden | Western ; \$14.45 to 15.85 for Choice do.

FROM FATHER POINT.

FATHER POINT, May 15, 1867. 6. better; sales 90,000 bus. at \$1.10 to 1.11 for ST. The S. S. Hibernian arrived at 9:20 th new Mixed Western; \$1,22 for Western Velevening. Hon, G. E. Cartier is on board.

FROM TORONTO.

TORONTO, May 15, 1867. A despatch from Bothwell says a liquor letective named Wade came near being lynched to-day, and was compelled to beat a hasty retreat; but for the energetic efforts of the mayor he would undoubtedly have experienced very rough treatment.

Two female detectives, very respectably dressed, came into court yesterday, and applied for summonses against a number of persons selling liquor without a license.

Rev. Mr. Milburn delivered an excellen lecture in the Music Hall last evening-sul

FROM MONTREAL.

ject, "Milton." A very large sudience at-

MONTREAL, May 15, 1867. A species of epidemic is said to prevail among horses in this city and vicinity. Extensive changes are about being made in the troops forming the garrison of Montreal. Major Simpson's battery of Royal Artillery eaves shortly for London, and Capt. Balfour pattery for Toronto. They will be replaced y detachments from the Lower Provinces.

The Herald to-day says the Gazette is to be nlarged and become the Grand Trunk organ under the management of the Montreal Pul ishing Company, in which Mr. Ferrier and Mr. Brydges are leading stockholders. Another poisoning case is to be tried on

Weather gloomy and wet. Business, how-

THIS MORNING'S DESPATCHES (Per Atlantic Cable and Montreal Line.)

FROM EUROPE.

An Official Denial. Berlin, May 15-Evening .- A report that the Prussian Government had bought a fleet of American iron-clads is officially denied. The Insurrection in Candia.

London, May 15-Evening .- Conflicting accounts have been received as to the result of military operations in the Island of Candia. Both Cretans and Turks claim military successes, but the latest despatches assert that the Parkish army has been defeated. The Florida and Cuba Cable.

LIVERPOOL, May 15 .- A vessel has been chartered for the purpose of laying a submarine telegraph cable between Florida and Cuba. The Russian-American Treaty Ratified. Washington, May 15 .- The Russian Consu has communicated the following to Secretary "ST. PETERSBURG, May 15 .- The treaty is

ratified. Bodisco carries it back immediately. " GORTSCHAKOF."

AMERICAN DESPATCHES.

A Uniform Rate of Postage. WASHINGTON, May 15 .- A uniform scale of progression for charging postage, having half an ounce as the unit, has been adopted, as well for correspondence sent in transit through the United States or between the British co onies and foreign countries generally, and for international correspondence between the United States and Great Britain and Ireland In future, postage upon all letters, except i mails with Great Britain, will advance by a single rate for each half ounce, and the fractions thereof same as on domestic letters. Decline in Gold.

NEW YORK, May 15 .- Money continue abundant and easy. Sterling quiet and firm at 9} a 10 with no business since the sailing of the Persia. Gold fell to 36;

HIGHLANDS, N. Y., May 15 .- Steamer Guidin Star from Havre, has arrived. Decline in Coal. New York, May 15 .- At the auction sale Pittaton coal to-day, 30,000 tons were sold a a decline of 10 to 25 cents.

YESTERDAY'S DESPATCHES. AMERICAN NEWS.

Emigration. New York, May 15 .- 12,826 steerage pas sengers have arrived at this port since the 1st inst., from European ports. The Ram "Dunderberg" Sold to France The steam ram Dunderberg, the most powerful engine of naval warfare affoat, has been

Arrival of the " Java." New York, May 15 .- The steamer Java from Queenstown 5th has arrived. Our files were arrested and brought before three of the local magistrates, James Gamble, Mark Tur
except Mr. Fuller, the architect. There is a person of that name in the Township of Cumberland. The name of Thomas Fuller on the are now obsolete.

sold to the French government, for \$3,000,000.

The second of the second

FINANCIAL and COMMERCIAL. AUCTION SALE

Beans " 60 lbs.

-Choice Table.

No. 1 Firkin ...

17: III. C 761; Bonds 72

Board showed a decline

Foreign Exchange dull.

Lard 528. 6s.

Tallow 43s.

Refined Petroleum 1st 3d.

28 c. for Middling Uplands.

of Western at \$1.68 to 1.70.

Western : 89c. for State

Old Mess \$22.

Corn-3c, to 5c, better.

LATEST .- Flour-Closed heavy

Wheat-Dull, and 2c, to 3c, lower.

Lard-Closed quiet at 121c, to 131c.

Barley-Dull,

Prime Mess per do ...

Hog per 100 lbs....

Mutton-per lb by the gr. 0 7 at 6

London Money Market.

Loxpon, May 15-Koon. - Consols 92 F: Eri

New York Money Market.

NEW YORK, May 15 .- Stock -- At the Second

The Post says : The loan market continu

miscellaneous paper. Governments firm.

Liverpool Markets.

active. Orleans 11 5-8d. Breadstuffs and

Provisions unchanged, Corn 423, 34, Pork

New York Markets.

New York, May 15 .- Cotton-Firm at 28c

Flour-Receipts 6407 bis.; market dull, and

15c. to 25c, lower; salek 5000 bls. at \$11.25 to

Rye Flour-Quiet, sales at \$8.40 to 9.45. Wheat-Dull, and 2c. to 3c. lower. .

Rve-Rather more steady ; sales 6800 bus,

Corn-Receipts 34,620 bus. ; market 3c. to

Oats-Receipts 7360 bus.; market 1c. to 2c.

Pork-Heavy, New Mess \$22,12 to 23,20

DIED.

At Point Fortune, on the 14th inst., in the 78th

year of her age, Catharine Ferguson, relict of the

late Major Sinclair, and mother of Provincial Land

Surveyor Duncan Sinclair, of this city. She and

her husband came from Scotland to Canada in the

SPECIAL NOTICES.

TO CONSUMPTIVES.

The advertiser, having been restored to health in

a few weeks by a very simple remedy, after hav-

will find a sure cure for Consumption, Asthma,

prove a blessing. Parties wishing the prescrip-REV. EDWARD A. WILSON,

A GARD TO INVALIDS.

and the whole train of disorders brought on by

baneful and v cious habits. Great numbers have

will send the recipe for preparing and using this

medicine, in a scaled envelope, to any one whe

Please enclose an envelope, addressed to yourself.

Mitchell's Dandruff Embrocation

HIGHLY APPROVED HAIR DRESSING

HIS preparation for the Hair has received

from numerous gentlemen and ladies of this

city very flattering recommendations. They testify

that DANDRUFF and SCURF have been removed

.with but few applications; that it imparts to the hair that softness and brilliancy, and to the skin that

coolness and flexibility not experienced in the use of

any other dressing. It prevents the hair from falling, gives it a richness of color, and removes all obstruc-

tions to its growth. It should be on every lady's

and gentleman's toilet both as a drowing and reno-

To be had of the following Chemists and Drug

McCarthy, Jas. Brown, John Roberts and George

Opposite Montreal Bank, Upper Town. Ottawa, Jan. 1, 1867.

Mothers Read This!-Holloway's Worm

Lozenges are a certain and safe remedy for

known and melancholy fact that one great cause

of death among children is from Worms alone, it

children. By so doing; and understanding

the symptoms and true cause of the disease, thousands of children might be saved from early

graves. SYMPTOMS OF WORMS. - The following

are a few of the very numerous symptoms and

diseases which are caused by Worms: deranged

slimy stools, and sometimes convulsive fits; itching

all in good order.

Heney's Block, Metcalfe Street, opposite

Methodist Church.

483-a

W.H. MITCHELL

Hair Dresser, Wellington St.,

rists of this city : Messrs. Jos, Skinner, Henry

Mortimer. Also, of the Proprieto

JOSEPH T. INMAN.

New York City.

Station D. Bible House,

needs it, free of charge.

September 24

desire to benefit the afflicted and unfortunate.

Williamsburg, Kings Co., N. Y.

LIVERPOOL, May 15-Noon -Cotton opened

OTTAWA MARKETS.

(Compiled expressly forwhe Times.) TIMES OFFICE, OTTAWA, May 15, 1867. McLEAN will sell at the residence of MR. C. A. GAGNON, No. 95, South Side nusually meagre, not in fact worth calling mar-Rideau-street, in Preston's Block, kets; and the quotations, though the actual prices at the time, could not be depended on in full ma ON MONDAY, MAY kets. The sudden rise in Hay is extraordinary, and in great demand at the present high prices. Though if there were a good supply for two or

all the Household Furniture and Effects con-sisting of Carpets, Tables, (Dining and Centre,) Chairs, Bureaus, Sofas, Bedsteads, Washstands, three days the prices would undestiedly fall again. Parlor and Kitchen Stoves, Crockery and Glanware, &c., &c., &c., all for positive sale, as the par-Bags-Fall per 100 lbs.. 0 00 @ 5 15 ties are leaving the city. Terms Cash The House to Let.

Ottawa, May 16, 1867.

PURE ICE! JAMES NASH Manufacturer of Pickles, Sauces, &c.,

..... 6 50 2 7 00 YORK-ST., OTTAWA RESPECTFULLY announces that he is now prepared to deliver ICE to all requiring such either by the week, morth or season. Having the contract for supplying the Parlisment Buildings, the Ice I offer to the public have

At the hour of 2 o'clock, p.m.,

ICE!

I. MCLEAN.

een carefully picked. Paice,-10 lbs. per day, per season, 86.06. Hotel-keepers, Steamboats, and others to quiring a larger supply will be liberally dealf with.
All orders left at Mr. S. Harriett's, Butcher, Wellington Market, or at Mr. R. Elliott's, Commercial Hotel, York Street, will meet with prompt

ATTRACTION! ATTRACTION! AND GOODS THAT WILL CAUSE ATTRACTION ARE

NOW TO BE SEEN AT THE

VARIETY HALL 34, Sussex-st.,

OPPOSITE THE BARRACKS. WHERE the most beautiful assort. fast Sets, Tea Sets and Toilet Sets, of Superior Patterns, in China, Enamelled Ware and Stone Ware, all new designs. Glassware of all kinds in the most approved patterns. Stone Ware of all kinds. Flour Pots of all sizes. Enamelled and Common Milk Pans. Also, a large assortment of Wooden Ware in Tubs, Pails, Bowls, Clothes Pins, Knife Boxes, Spice Boxes, Butter Prints and Ladles, with a large assortment of Table Mats, Door Mats, Dusters and Brushes.

Furniture! Furniture! Having opened a regular Furniture Ware Room I shall keep always on hand a large variety of Walnut and Common Furniture, Toilet Glasses and Gilt Mirrors and Pictures, and a large assortment of New and Second Hand Cooking Stores, which will be sold cheap. JOSEPH BOYDEN,

N.B.-Household effects purchased as usual at private residences by which a saving of 20 per cent. can be effected to the seller than by disposing of them otherwise.

NOTICE.

THE CONFIRMATION

ALBAN'S PARISH WILL BE HELD (D.V.) ON SATURDAY EVENING.

AT 7. P. M. In the Court House, Daly-st. T. BEDFORD JONES, B.L.D.



NOTICE.

ing suffered for several years with a severe lung affection, and that dread disease Consumption-is anxious to make known to his fellow-sufferers the IDUBLIC attention is hereby directed to the following enactments of By-law No. 154: to That no person or persons within the City of prescription used (free of charge), with the direc-Ottawa shall keep any victualling house, ordinary, tions for preparing and using the same, which they or house where Fruit, Oysters, Clams or Victuals are sold to be eaten therein, or any house where Bronchitis, Coughs, Colds, and all Throat and Lung | Ginger Beer, Root Beer, Lemon Syrup, Soda Water, sending the Prescription is to benefit the afflicted, and spread information which he conceives to be ments are sold to be drunk or esten therein, or to invaluable, and he hopes every sufferer will try keep any other place within this city for the re-his remedy, as it will cost them nothing, and may freshment or entertainment of the public unless be, she or they shall have first obtained a license

The sum payable for each of the above licenses is \$20, upon payment of which amount to the City Chamberiain the licenses will be issued by the City The attention of the Chief of Police and the Police A clergyman, while residing in South Americaas a missionary, discovered a safe and simple | Force is directed to the enforcement of the above remedy for the cure of nervous weakness, early dc- By-law. cay, diseases of the urinary and seminal organs,

By order of the By-law Committee. been cured by this noble remedy. Prompted by a City Hall, Ottawa, May 15, 1867.

CAUTION.

fullis is to give notice that I will not be responsible for any debts contracted by my wife, she having lett my bed and board without any just cause or provocation.
ALEXANDER STUART, Bearbrook, May 16.



COUNTY OF CARLETON, &

PUBLIC NOTICE is hereby given that the Courts of GENERAL QUARTER SES. SIONS of the PEACE, and COUNTY COURT, in and for the said County of Carleton, will be holden at the Court House, in the City of Ottawa, on TUESDAY, the eleventh day of JUNE, 1867, at the hour of Tax of the clock, as m., of which all Coroners, Bailiffs, Constables, and all others con-

cerned are required to take notice and govern themselves accordingly. WM. F. POWELL, Sheriff. By JAS. BAILIFF, Deputy Sheriff.

Worms in Children and Adults .- As it is a well- | Sheriff's Office, Ottawa, May 14th, 1867.

> W. C. CLARK, TDROFESSOR of Music, Teacher of Organ, Piano, Voice and Harmony. Also Mrs. Ciark, Teacher of Drawing and Painting. Music Rooms and Residence, 69 Sparks-st., ad-

SPRING BULBOUS ROOTS

of the arms, pain in the head and stomach, unquiet TUST ARRIVED, and must be sold im-mediately, a choice and very large assortment sleep, faintings, tremblings, coughs, indigestion low spirits, frightful dreams, and a gradual waist. They are palatable and self-administered to the

> Comprising-Queen Victoria Scarlet Feather. Prince Albert do.
> Lord John Russell Red Purple Feather.
> Lord Elgin Scarlet White Feather. Madame Fanny Rouget-large, tall, extra fine: Monsieur Blouet--large, tall, extra fibe. Lord Duncan Scarlet.

L'Adorable. Romano, Fireball Scarlet-And 30 other varieties A rare opportunity is now offered for the intro-duction of these beautiful and easily cultured Flower

YOR

favor his

Please

PAR Cen Methodis

Cemetery

PHI

parents the necessity of closely watching their Piano-Forte and Organ Instruction.

appetite, emaciated extremities, offensive breath, frequent picking at the nose, grinding of the teeth during sleep, hardness of the belly, with frequent

away with the necessity of administering Castor Oil or other unplessant cathartics-as in the use Each box contains the fac-simile signature of NORTHROP & LYMAN, Newcastle, C.W., who are N. B. Ask for Holloway's Worm Lozenges, and take no other. Sola by all the Lamoriciere Scarlet White Feather. druggists in Ottawa, and medicine deale every-

W. MURRAY HAS PITTED UP these Rooms with three Marble-bed tities. On view and for sale at the Cushions, (Phelan's Patent), New Balls, Cues, &c., all in good order.

A THE PARTY OF THE

child-drive out the worms thoroughly without pain and completely cleanse the stomach-thereby doing

NEW ADVERTISEMENTS