. Speaker then let

Mr. SHANLY, a Bill

he Suspension Bridge

his argument on his

ent of a Special Com-

gation of the Doni

uity was necessary

norance of the car

the country, or the

c of each other's fish

remark to the pari

nd Lower Canadian

the other, and ender

last night by the hop

ests of the Dominion ught that a Special

nable to effect any

cen up by the Govern-

legate their respond-

g the subject of sam

laim the promptest

would support the

s also spoke kiledy is

f, characterizing the

he hon, member for

obtaining his Com-

also supported the

led the attention of

course adopted in

sbject, who would be

with it than would

onse, and to suggest

at be considered

pointment of a Com-

only to the powers o send for persons and

timate that their re-

i exhaustive, whereas

at this stage of the

ain material for a con-

rought torward the

n between the two

; not with a desire

enactments, but

which it might be

srison of which with

ns the utility of such

adopted could here.

VALD, admitting the

ns of the members for

ugnay, believed that

night be elicited by a

be a pity to allow the

another year, as when

ed, it would probably

NALD said that the

rere very hirgelylintes.

n which a large pro-

d for support. He

on was one to which to give their especial

own an expression of

independent of party

esire to see such in-

would enable them to

ation desirable upon

ample room for the ex-

abor, and he would be

ance to the preparation

ght lead to this result.

Committee would as-

poointment of a Com-

ot necessary, and he

Committee would be

LD pointed out that

stions involving pal-

lating, as they had to

n them, introduction

(Laughter.) He had

the presence on the

and an Augiin would

upon such a subject.

U (in French) and Mr.

ken in support of the

for the second reading

or the carrying out of

cithin prisons having

over expressed his m-

e of the House on the

ading at an early date

sion, but did not then

it. A conversational

which Hop. Mr. CAR-

if opposed, and Hon.

(in French) moved

ill to annex a portion.

reof to the County of

carried, and the Bill

o a Committee of the

ed from His Excellen-

ak transmitting esti-

and requesting the

suse of Commons for

LD moved for leave to

an Act respecting the

will for the better secti-

Government; also a

specting offences fels-Bill respecting for-

cting offences against

respecting malicions.

or, a Bill respecting

lar offences; also,

pecting the duties of t of Sessions; also, a

o ot poisons - all of

and carried.

diry.

sult, and thought the

NAVIGATION.

Mr. HARRISON agreed that the defects of name of the parties to be given. Yet Sir the Ashburton treaty was that it tailed to go Wm. Scott says in his judgment : ras enough to satisfy the wants of the two countries. He did not like to see Chnada made an asylum for American criminals, nor to encourage their settlement here, and referred to the immunity enjoyed by the counterfeiters of American coin, whose extradition from Toronto had been vainly demanded by the American authorities. The abolition of slavery had removed the objections to the inclusion of larceny, and he held that bigamy and rape should be also thus dealt with. The American people took a very liberal view of the treaty obligations, not desiring the reten-

might otherwise have escaped altogether. | all ;) if that object is attained, the condition of The House then went into Committee of the Statute is performed. A Jew or Whole, the Hon. S. CAMPBELL in the chair, Pagan cau have no christian name, in and Hon. Mr. SMITH, repeated some of his the restricted senge contended for, objections, taking the opportunity to assect and set there is no kind of question that that the people of his Province were dissatisfied either would be a good surety to an election with the working of Confederation, and stated with the working of Confederation, and stated recognizance by the name which he has that he had no doubt but that, at the election adopted, and by which he is commonly now approaching for the City of St. John, the candidate contesting the seat on the Repeal Bill was reported with one verbal amendment, and the third reading fixed for Friday. On the motion of Sir J. A. MACDONALD,

past eleven. SPEAKER'S DECISIONS.

### [Published by permission.] . JUDGMENT IN THE MATTER OF THE CONTROVERTED ELECTION OF BERTHIER.

No. 3.] In this matter, several documents are produced by the sitting member in support of his objections to the recognizance entered into by the cognizor under the name George Champague, and several by the petitioners in rebuttal.

1. Extract from the Parish Register of I therefore declare the recognizance in g the parish of St. Genevieve de Berthier, this case Unobjectionable. being a certificate of the baptism on the 4th of the legitimate marriage of Celestin Beau- the cases of Hochelaga and Vercheres, the segrand Champagne and Madelaine Deseres. | curity being the same man, " George Cham-George Beaugrand dit Champagne and wife, Messrs. Chapleau and Mousseau for petition-29th July, 1847, signed by him, . George ers.

3. Certificate of marriage of George Alexis CABLE NEWS. Beaugrand and Genevieve Mousseau, said certificate dated at Berthier, signed by him as "George Champagne" on the 2nd August,

4. Certificate of baptism of Marie Louise Amanda issue of said marriage of George House of Commons last night on the Irish occasion he signed as George Beaugrand. 5. Certificate of baptism of another child Parliament. sue of the marriage of George Beaugrand

occasion George Champagne. 6. Certificate of baptism of another chile sue of George Beaugrand Champagne, 17th Sept., 1862, signed on that occasion G.

7. Valuation roll of the parish of Berthier, law. N. 1860, name entered as George Beaugrand. ceived. Several affidavits have been filed in support of the objections. The deponents Coutu, THIS MORNING'S DESPATCHES. Gagnon, Leclaire, Ribardy and Frechette, state that they know the parish, that there does not exist any man who bears the name purely and simply of George Champagne; there is a man called George Beaugrand, who has been and still is called Champagne, but his true name is Beaugrand.

It further appeared that the surety had Champagne.

publicly known as George Champagne, that larger ratio. Before plundering the Protesby that name, has given promissory notes,

is cited by the sitting member. At first view it would appear to support the objection, but a careful reading of the evidence shews that the facts vary considerably from those in the there was no evidence to show that he had the Tories were in power that such an issue notoriety, it being merely shown that he was | right the sooner it was done the better. generally called Henri, which establishes noth- . Mr. Dawson, member for Londonderry, aping against the baptismal name being still his proved of Mr. Gladstone's resolution. recognized name. Moreover, I see that the Messrs. Torrens, Bruce and Carter advocated authority of this case is doubted. The re- the settlement of the church question, saying porters, in a foot note, intimate that the that of land tenures would follow. Court may have gone too far; it is clear, however, that the question with the Court was the proper indentification of the party.

That case does not touch the question how far a party with the case does not touch the question how lies while at the same time they not be a same time. far a party may by his own acts and declarations acquire a new and different appellation from that used at his baptism, nor does it Lord Stanley. show that a new name so taken and ac- Mr. John Bright said the debate had proquired, provided the evidence were clear," duced a series of remarkable changes in the would be open to the exception taken in the opinions and expressions of the Tories. Mr. above case; on the contrary, I infer from Hardy not liking Lord Stanley's speech had Tobacco

Billinghurst, reported in 3 Maule and

Champagne is by that name publicly and sion or otherwise, on the suspension of the generally known, and by that name can be writ of Habeas Corpus, which was no less nereadily found. Even the affidavits filed on cessary. It Ireland was to be reconciled behalf of the sitting member, qualified as they England's antiquated prejudice must be disare, shew this clearly.

the Statute, give the name by which he All men, said Mr. Bright, learn something, is known, or must be give his baptismal even a Prime Minister, all begin to see the same? A similar question was raised in great principle which underlies these great the St. Hyacinthe Controverted Election case | questions. He asked the House to grasp the recently before me. The surety was bap-tised Charles Alfred Mousseau, but was pub-leave the Irish Church an ornament, full of hely known as Joseph Alfred Mousseau. grace for all within her influence. He first became aware of his baptismal name when he was called to the bar of Lower Can-ada, when he was required to produce the AMERICAN NEWS. THE UNDERSIGNED, a Practical certificate of his baptism. Notwithstanding this, he was enrolled as a member of the bar by the name which he has always borne-Joseph, and by that name has taken, accepted, and executed deeds conveying property, and by that name has practised his profession, and Smith was arrested yesterday, and confessed to has never been known by the name appearing | having set fire to eighteen different buildings in the parish register as his baptismal name. | in this city within the past few weeks. I think the dictum of Sir William Scott in a suit to cancel a marriage, in the case of

the amenability to justice of criminals of the surety had not been given; and it is to be noted that the statute under considera-Hon. C. DUNKIN having spoken in favor tion in Frankland rg. Nicholson (26 George Kong, and the rest of the squadron was 2 c. 33) required the true christian and sur- at Japan.

"That there may be cases where names acquared by general use and habit, may be sengers by the China. " taken by repute as the true christian and The Golden City sailed for Panama yesteracquired a name by repute, in fact the use | Ching. She took \$944,000 treasure for New of the true name in the banns, would be an York. the sublic purposes of the Statute, there | had attacked the Tycoon at Osaca, and after use and habit might supersede the use of his ships, and went to Jeddo. All the foreign

recently eagerly assisted in the capture and that the object was to require a sufficient settlement, and avoid coming in contact with rendition of the Kingston murderers, who description to identify the surety (that is

known, and can be rea tily found. Certainplatform would be returned. After some creates a suspicion as to the identity, but in ing no possible doubt as to the individual identity of each surety (which is hardly attime House then adjourned at sixteen minutes tempted to be denied) that I have no hesitation is overruling the objection. An objection is also taken to the affidavit

of the surety, in this, that it does not give the place of residence, the words used being (domicilie en) domiciled in the parish of Berthler, &c., which, it is contended, do not denote residence. The French version of the Statute uses the words demicile ordinaire, and I see by article 80, title 3, of the Civil Code that "change of domicile is effected by " actual residence in another place, coupled with the intention to make it his principal " establishment." . I think in the affiliavit before me the words used, do denote residence. The time and place of acknowledgment in the ling Houses, paying a good rental, thereon. certificate is also objected to. I have already Terms reasonable. overruled this, in the cases of St. Hyacinthe and Bagot.

iny of October, 1828, of Alexis George, born The decision in the Berthler case applies to 2. Contract of Marriage between Alexis pagne." Mr. O'Farrel! for sitting members;

YESTERDAY'S DESPATCHES.

London, March 31 .- The debate in the Beaugrand, 10th December, 1865, on which Church was the most important which has taken place during the present Session of

Champagne, 10th June, 1860, signed on that manuel is confined to his bed by serious illness. A despatch from Bome says the Pope is sick. Satchell Brothers, The nature of his attack is not stated. LONDON, March 31 .- Despatches from the Continent state that tumults have broken out in Grennoble. It is supposed they are occasioned by the enforcement of the new army law. No definite particulars have been re- The STEER will be on exhibition for a few days at

London, March 31-Midnight.- In the House of Commons to-night the adjourned debate on the Irish Church was resumed. Mr. Gethorne Hardy regretted that a question so important had been introduced in the House with so much acrimony : The Ministers had been attacked in front and flank. The Conducted by Miss Marmon. motion of Lord Stanley for a postponement voted at the last election, though his name only sought to escape a too hasty considerawas entered in the list as George Beaugrand, tion of the resolutions brought forward by Mr. but had stated that his name was George Gladstone. A vast amount of property was ing pupil; involved, and the country should be first con-Counter affidavits have been filed by the sulted. He dilated on Mr. Gladstone's change petitioners, sworn to by the Mayor, the of views, which he said were of very recent Seignor, the Postmaster, and the Secretary- growth. He denied that there had been a Treasurer of the Municipality, all of which large increase in the Catholic population of shew, as well as the bulk of evidence taken Ireland since 1834, and asserted that the before me, that the surety is generally and number of Protestants had increased in a

he is proprietor of large property, that he has | tants a definite plan should be proposed; the entered extensively into business transactions | clergy and laity were equally concerneddisendowment of the church would not still and purchased property by that name, both agitation in Ireland. He said that at the Court of Appeals by that name without that the Land Tenure, not the Church Quesexception having been taken, that he is tion was the real question. Mr. Hardy thought square, opposite the residence of G. B. L. Fellowes, known on the Cadastre or Seignor's Roll by the House should not adopt the resolutions Esq. that name only, and that he has been thus without obtaining more knowledge as to the known for a period of twenty years, with the plan which should be adopted to remedy the exception of a portion of that time, when he evils spoken of, and as to what purposes the New Edinburgh, April 1. used the initial letter Cafter George, to disting secularized revenues of the church are to be guish his name from that of his cousin, whose applied. He declared that the course of name was also George, and that this initial action proposed by Mr. Gladstone was unwas dropped at his cousin's death, some six | constitutional, and approved of Lord Stanley's motion for a postponement. He would never

It is objected that the baptismal name of consent to see the church dissevered in Ireland the surety in full, Alexis George Beaugrand | while that country was united with England. Champagne, should have been stated in the Mr. Garcher said Mr. Hardy differed from recognizance and in the affidavit of suretyship. Lord Stanley in denouncing all change. The A decision in the case of Paradis es. Lamere | price to be paid for the revenues of the Irish in the Superior Court for Lower Canada church could be arranged at any time. The present case. There, the plaintiff was baptiz- submitted to the House an Irish policy which ed as Charles Arreble Henri Paradis and is no policy at all. The Liberals would have He had also stated to one of the witnesses ment, had not it been known that the Tories be held at that such was his name; on the other hand, | would oppose all change. It was only when acquired another name by adoption and could be hopefully urged. If the thing was

Mr. Knox said the resolutions were the most trange the Protestants. The Attorney General for Ireland sustained

that decision and from the note at the foot, given a new version to the policy of the Govthat had the evidence been as clear as in this ernment, and new ones were to be expected case, the judgment would have been the other | nightly. While Lord Stanley thought the way. According to the English law of Plead-ing, thefore pleas in abatement were abolish-dissented from and refuted that view, and on ed) a plea of misnomer could have been well Thursday Mr. D'Israeli would, probably, or defendant, as the case might be, was as Hardy. The result of this was a political well known by the name given as he any chaos, in which the Ministry was no Government, and the opposition no opposition, for The case of the King can the Inhabitants of the Ministry offered nothing to oppose. Mr. Bright continued: Six hundred thousand Protestants in Ireland had two Archbishops, and Selwyn, page 250, is a striking authority twelve bishops with an income of twelve million sterling, yet the established Church There can be no doubt whatever that George was a failure, either as a means of concesmissed. 'The Church in England had its own The question is, can a surety, under peril and internal disruption over the ritual.

YESTERDAY'S DESPATCHES. An Incendiary of Eighteen Fires.

Important from China and Japan.

Frankland vs. Nicholson, (see note No. 1 at foot of Rex vs. inhabitants of Billinghurst (3)
Maule and Selwyn) is a clear authority sgainst the objection urged in the St. Hyacinthe case, and in the present ease, viz:

That the baptismal, christian, and surname

San Francisco, March 31.—The steamer Chine from Hong Kong arrived yesterday. A heavy failure occurred among the Chinese Customs Banks, which was so bad there was no hope of foreigners recovering their losses, though the American and English Consuls bad addressed the Viceroy on the subject. SAN FRANCISCO, March 31 .- The steamer

at Shanghai; the Ashuelah had gone to Hons

The United States Consulate and all its archives at Foochow had been destroyed in a great fire there. Hon, Anson Burlingame and suite are passurname of the parties, and if a person has day without waiting to connect with the

act of concealment that would not satisfy | Advices from Yokohama state that Qutsuma fore I do say that names so acquired by four hours' fighting the Tycoon was driven to legations were pillaged and burned, the min-Now when we look at the Controverted | isters going to Niago; Qutsuma and Chosier tion of criminals in their midst, and had Elections Act S. S. 13 and 21, we see at once had been ordered to take charge of the foreign

The Japanese Town of Karogama had been burned with a loss of two and a half millions of dollars. A large number of high officials had | 11212 been beheaded for treachery, and a great many on account of the Tycoon's misfortune had

Intercolonial Trade.

C. HALIBURTON, M. A

Ottawa, April 2, 1868. For Sale or to Let.

GEORGE E. DESBARATS.

sale the East half Lot 23, North side of St. Patrick-street, in this city, having two small dwel-The undersigned also offers to lease, upon easy terms, a small dwelling HOUSE on the South ride

J.P. ROBERTSON, At the Law Office of Macpherson & Kennedy. Opposite the Post Office,

of Henry street, near the corner of bank street, with

## PRIZE BEAST.

JUST ARRIVED, the celebrated Dur-The Fattest Steer in America, Aged five years, and weighing

3,004 lbs., FLORENCE, March 31.—King Victor Em-

> OF OTTAWA. per Price Paid \$400. Text

Harris' Veterinary Surgery, Clarence-street, near the Market. Ottawa, April 2, 1868.

Young Ladies' School. WELLINGTON-STREET, HE Summer Quarter will D.V., begin

APRIL 15th. There is a vacancy for a board-For Sale or to Let, THE HOUSE AT PRESENT OCCU. WELVETS. pled by JAMES BAINE, Esq., Upper Town.

N. S. BLASDELL, ESQ.. Possession on 1st May. Ottawa, April 1.

To Let Possession given 1st of May. Apply to R. BLACKBURN.



# George's Society. Novelties

The Annual Meeting OF THE MEMBERS of the above Corporation for the ELECTION OF OFFIacquired deeds of property in the same name. urged the issue when they had the Govern- CERS and the transaction of general business, will

> SALMON'S HOTEL, YORK STREET,

On Tuesday evening, 7th April At EIGHT O'CLOCK.

By order, THOS. PAINTER,

ROANOKE

Company. DANVILLE, VIRGINIA

minion of Canada, is now prepared to offer to he SMOKING TOBACCO

Virgin Hill Tops of Virginia F. W. HENSHAW, 10 St. Sacrament-st.,

at of references, obtained both in Scotland and the United States, is prepared to take orders to lay out and complete GARDENS, in fine style and House. Apply at the Dominion COLIN McLAURIN. Charges moderate and satisfaction guar-anteed. 702d

ONTARIO BANK, OTTAWA. SAVINGS DEPARTMENT. TAROM the First day of April, proximo, until further notice, the rate of interest in the above Department will be FIVE PER CENT per

Ottaws, March 28, 1868.

W. WADE.

The United States corvette Shenandouth was MAGEE & RUSSELL'S COLUMN.

Sparks-street.

MOLOURED GLACIES,

ROS DE SUEZ,

BDICH FANCY SILKS,

ALL COLORS.

WILLVETEENS.

DARASOES,

STMBRELLAS,

ACE GOODS,

AJROS GRAIN SILKS,

BLACK GLACIE,

The attendance of all those interested in the

welfare of the Society is respectfully requested.

Secretary.

TO IBBONS

ENABERDASHERY. Montreal their General Agency for the Do-

Superior to anything of the kind ever imported into the country, and pledge their long established character that the article now offered is the pure

Non. Agent Dominion of Canada,

### James Buchanan, Agent for Ottawa.

GARDENING

DAMASKS, &c. MAGEE & RUSSELL. Ouawa, March 23, 1868.

10 Bales

CARPETS!

(Now and Exclusive Patterns,)

TAPESTRY,

BRUSSELS,

ALL WOOL, DUTCH.

ELVET PILE.

SUPER WOOL,

IMPERIAL THREE PLY,

HEARTH RUGS,

DOOR MATS,

OTTAWA

THILE Undersigued bave this day disposed of the furniture, good will, &c., of the British American Commercial College, of this city, to Mr. JOHN M. MUSGROVE. Parties holding scholarships, granted previous to date, will complete their studies with the above

H. C. WRIGHT. Ottawa, March 20, 1858.

According to the above notice the public are hereby informed that the Commercial College in this city, formerly known as the British American Commercial College, will in future be carried on under the hame of the " Ottawa Business Commercial College." WRITING CLASSES

Will commence on the 1st of April next, under the superintendence of the Champion Penman of Canain the art of penmanship would do well to call. The advantages arising from being able to write a good room. It demands the closest attention of every one who purposes following a mercantile or busi-

MUSGROVE & VACHON, PHONOGRAPHY. Those desirous of learning the art of writing

Ottawa Business College, Ottawa. BOOKKEEPING.

mercial Law, Spelling, Railroading, Steam coating and Banking, is taught in such a manner that the student becomes an ACTUAL MERCHANT, carrying on business under his own name, making his payments, discounting the notes of others, and having his own discounted, and keeping his own books in every particular during the whole course of a miniature business life. Particular attention is called to the business transactions in which the student is required to engage in doing business between this country and the countries of Europe, and also with the neighboring Republic. Each student is required to carry on Lusiness as if he were a wholesale merchant in New York, when his currency will be that of the United States, after which he will profess to open an establishment in London, England, when he will carry on business in sterling money. Students will thus become acquirented with the established currency of each country, by having to go through the real transaction himself, and not depending altogether on his theory for a knowledge of those indispensable acquirements absolutely necessary to the business

hip if desired. Ottawa, March 27, 1868. TRADE SALE

JOR the 18th instant, is POSTPONED quence of the arrival of a large quantity of New Season Green Teas for them at New York, direct

50,000 SPLIT SHINGLES, 6.000 feet Cedar Posts, from 9 to 15 feet long, 900 feet Cedar Posts from 20 to 38 feet long, 340 feet Cedar Posts from 20 to 37 feet long,

DRY TAMARAC.

THE subscriber has been favored with STRONG, Esq., to sell by Public Auction at his Sale Rooms, Rideau-st, on THURSDAY, APRIL SECOND, 1868, LOT No. 27, aituated on the South side of Church-st., in the City of Ottawa. There is a 14 story tenament wood house on the lot; also a good btable and Sheds attached. The Buildings good rent. They are now occupied by Mr. Chas. Goodwin. The Lot is 66 x 130, and the title is indisputable. The terms of payment will be made easy. Possession can be given on the 1st of May. Sale to take place at 12 o'clock, a. m. Any further information can be had by applying to the proprietor, Mr. Armstrong, or to the Auctioneer.

Also, at the same time and place, lot No. 10, on the East side of Gloncester-st., in the city of Ottawa, a vacant lot. This property is well adapted for building purposes, or for a garden, being about a lot and a half in size. A guarantee title can be given of the lot, and terms of payment will be easy. Any information can be had on application to the Auctioneer.

EXTENSIVE SALE

Household Furniture WILL be sold at PUBLIC AUCTION at the Mause of St. Andrew's Church

On Wednesday, the 8th April,

merous to particularize. TERES-Cash in Bankable funds.

WANTED N experienced SALESMAN, for the Dry A Goods trade. Apply immediately to

GEO. MAYES, Bank Street, Centre Town,

COLUMN.

da, when all those wishing to become proficient hand, and at the same time to write rapidly and plainly, will be conceded by all, although possessed by few. This is an accomplishment essential to every position of life, but roove all in the counting ness life, and to this art may be traced the means of bringing many of our merchant princes to wealth and honor. Those intending to take lessons will rlease call at the College Office, ever the Mechan.... Institute, or address-

Ottawa Business College, Ottawa. fast as man can speak will now have an opportu-nity of doing so, as classes will be formed on the

The utility of this subject will be conceded by all who have given it a moment's consideration, and were it not for the fancied difficulty of learning Phonography many who are now afraid to take up the study would soon become " after once commencing" proficient reporters. Perhaps there is no branch of study which yields a quicker return for the money invested, or gives more satisfaction to the one who has mastered it, than Phonography, for having once learned the art employment is sure. All information furnished on application to MUSGROVE & VACHON,

A good first-class bookkeeper is always sure of a situation, where he can command a large sala

Ladies can receive private lessons in Penman-

Advertised for Account of Messrs. Converse, Colson & Lamb.

from China. The sale is postponed to allow ample time to have the Teas brought forward.

Sale at half-past ONE o'clock.

JOHN LEEMING & CO.,

FOR SALE.

sale cheap for cash.

H. ADOLPHE PINARD, Ottawa, March 20, 1868.

Auction Sale of Real Estate.

Auctioneer Ottawa, March 31, 1868.

NOTICE HOUSER & FULTON, Sparks and Ri-deau-streets, Agents for THE OTTAWA TIMES and CITY PAPERS, will take orders for

COPPER PLATE PRINTER, Between Sparks & Queen Streets.

YOUNG & RADFORD'S

ENCOURAGE

No. 20, Rideau-street, GET YOUR

Ottawa, March 28, 1868.

YOUNG

Who are prepared to Manufacture

ALL KINDS OF

**JEWELLERY** 

TO ORDER.

BOUGHT OR TAREN IN EXCHANGE.

YOUNG

AND

RADFORD'S

REPAIRED

YOUNG AND RADFORD'S,

Made and Repaired

ry, and while we are willing at all times to assist ell our students in getting situations, we shall be careful to recommend those only in whom we have confidence as to capability, honesty and diligence. Bookkeeping in all its branches, such as Mining, Milling, Manufacturing, Commission, Foreign Exchange, Jobbing, Changing Single to Double En-try, Commercial Arithmetic, Pennanship, Com-

800 feet Spruce for making Ladders from 20 to 37 feet, 300 cords Firewood, IFARD, DRY HEMLOCK,

Also, a second hand BUGGY and HARNESS for Corner of Bolton and Dalhousie-streets

Prox., at 11 o'clock, a.m., ALL THE HOUSEHOLD FURNITURE Of the Revd. Doctor Spence, comprising Iron Bedsteads, Feather Beds and Bedding, Hair and Straw Mattrasses, Bureaus, Wardrobes, Book Cases, Centre, Dining and Dressing Tables, Side-Boards, Carpets, Rugs, Table Covers and Cloths, Sofas and Couches, Arm, Rocking, Easy and other Chairs, Clocks, Mirrors, Washstands, Piano-Forte, Stoves and Stove Pipes, Towel Screens, Chamber Ware, Lamps, Pictures, Part of Library Fire Screens and Fenders, Papier Mache Trave, Dining Room and Kitchen Crockery Ware and Furniture, and a variety of other articles too nu-

the DELIVERY of THE TIMES. Their Carriers will pay strict attention to their patrons. TIMES

124 cents per week, collected every Saturday.

Ottawa, March 23, 1868.

698-1m

GEO. FETHERSTON & CO., No: 34, Sparks street. Ottawa, March 28

Bills of Exchange, Bill Heads, Visiting 30 Sparks-st., Ottawa." Cards, &c., Printed on the shortest notice.

24, Sparks st., Ottawa.

MACGILLIVRAY & CO. have had 12 years' practical experience in Great Britain and Canada in the manufac-

Watches, Clocks, Jewellery, &c.

They therefore feel confident in being able to give entire satisfaction to those favoring them with their orders. All work warranted. OTTAWA, March 31, 1868.

NEW STRAW GOODS AND TRIMMINGS

Grant and Henderson,

AVE imported a large and beautiful stock of

STRAW HATS, BONNETS' AND TRIMMINGS in all the newest styles and fashion, which

Ottawa, March 28, 1868. Shown To-Day.

GRAND SHOW DAY.

GARLAND, MUTCHMOR & CO. Importers, 20 Sparks-st.,

WILL OPEN THEIR SHOW ROOM On Tuesday Next, the 31st Instant,

Grand Display

A HIIW

STRAW BONNETS, TRIMMED AND UNTRIMMED. STRAW HATS TRIMMED AND UNTRIMMED. FLOWERS & FEATHERS. STRAW TRIMMINGS AND ORNAMENTS.

Latest Novelties in Mantles and Costumes.

Jet Crystal and Steel Ornaments. Comprising some of the richest-goods we have over shown. GARLAND, MUTCHMOR & CO.,

Wholesale and Reisil.

City Hoop Skirt Factory The Double Extension Skirt.

> over all others : ladies can alter it themselves to any width they wish, from 1 | yards to 3 yards, without the least trouble They only can be had at the Factory. Everyother style of Skirt, on hand or made to order. Just received another lot of

TITHIS new and convenient bkirt I am now making in all

widths of tape. The great advantage this Skirt has

FRENCH CORSETS. Every size, from 17 inches to 36 inches. Also, a few of those old fashioned Corsets, (lacing at the back.) Lambs' Wool Hose, Beakfast Shawls.

Also, a large lot of Linen and Lawn Pocket Handkerchiefs, cheap.

DAVID MILLAR, 43 Sparks-st, Centre Town, next to Esmonde's Stove Depot. Cunningham & Lindsay

ARE NOW SHOWING

NEW STRAW HATS

CUNNINGHAM & LINDSAY ARE NOW SHOWING

NEW STRAW BONNETS.

Ottawa, March 30, 1868.

NEW PARASOLS, NEW PARASOLS. Old Gold and Silver CUNNINGHAM & LINDSAY

ARE NOW SHOWING NEW DRESS GOODS, NEW DRESS GOODS. No. 14, RIDEAU-STREET.

OTTAWA CROCKERY STORE CLEARING SALE.

WILLIAM ALLAN IS NOW OFFERING HIS STOCK OF CHINA, GLAS SPRING IMPORTATIONS.

House and Hotel Keepers will find it to their advantage to call and examine before purchasi ) artice buying now, can have their goods carefully packed in boxes till required.

The btock, at the present time, will be found most complete, and affords a splendid opportunity parties furnishing at very lew rates. W. ALLAN, 51 RIDEAU STREET, (opposite Mr. D. Whalen's.)

PIANOS. PIANOS. JUST RECEIVED AT THE

London Music Store!

UNION MAKE, TO

Every PIANO from this establish-

Ottawa, March 4, 1868.

Her Majosty's Theatre, SCHOOL TRUSTEES, Wellington Street, A new and splendid assortment of PIANOFORTES On Thursday, the 2nd day of April, 1868,

ment warranted for 5 years. Also just received a new stock of VICTORIA ORGANS AND MELODEONS. Bonds of this Corporation. VIOLINS, CONCERTINAS, GUITARS, &c., in great variety.

Becond hand Pianos taken in part payment for Seven Per Cent,

E. MILES, Mrs. BROWN, Sussex-st., HAS accommodation for a Gentleman and wife, or two gentlemen. Permanent

boarders preferred.

\$2,000 PAYABLE EACH YEAR,

NOTICE.

TENDERS

BY THE BOARD

For \$6,000, in sums of \$100 to \$1,000,

To be secured by

Bearing interest at

Parties desirous of investing will please apply the undersigned. JAMES D SLATER, Chairman B.S. T.

Cornected with this establishment is a Piane Manufacturer, who will attend punctually to all orders for TUNING left at the London Music Store. Ottawa, March 25, 1868. Sol-89y

having discussed dis-

of crims, and to cor

BLEN desired to my with which English

ons of the Bill, NALD replied, repeat nation that the interess in the enactment of in the enactation of impter apprehension of the effected under the name of the

time, and the second especting the currenay) was received, and n. J. ROSE, the resoat the House go into le, to consider a Bill ng the trenty between vernment of the Unifor the apprehension offenders - Hon. Sir

hought the Bill, so is welride the treaty was carry it out faithfully

N also supported the to see the provisions tended as to ambracu