Plane for Sale-Major Alexander. Bees for Sale - E. Spencer. Dress and Cloak Making-Miss Elliott, Orphans' Home Benefit-Lecture by Dr. Grant Bowman's Canadian Copying Ink and Book -Jones & Holland.



Office ! 38, Sparks Street.

WEDNESDAY, MAY 5, 1869.

For Ottawa Markets see Fourth

In the Senate yesterday several measures, supplementary to the Criminal Laws, were read a third time and passed.

In the Commons, three Bills relating to their holding seats in the Ontario Legislathe Criminal Laws were read a third time (ture. But the immaculate Mr. Blaks, who and passed, and three others passed through is in precisely the same position, may sit committee. Hon. Mr. Rosz announced his Ottawa, not only without offence to anybody, intention of bringing down his budget on but to the edification and profit of the whole Friday afternoon; and Sir John A. Mac- Dominion! If a supporter of the Govern DONALD stated that the second reading of the ment happens to hold a seat in the Legisla Insolvency Act would be moved on Tuesday, ture of his own Province, then his votes are when the general discussion on the merits of controlled by "improper influences;" but the Bill would be taken. The House ad- if an Opposition member is in precisely the journed at six o'clock. WE understand that his Grace, the Most

Rev. Dr. CONNOLLY, Archbishop of Halitax, arrived here last night, and is the guest his Lordship the Bishop of Ottawa.

during the afternoon.

them Government measures, have pass through one or other branch of Parliament within the first fourteen working days of the session, speaks well for the forward state public business. In addition to this the initiatory steps in supply have been taken. and a portion of the estimates is already in the hands of members.

It will be noticed that this Session the Government has wisely distributed the publi business between the two Houses, several measures having been initiated in the Senate which according to former practice would have been first introduced in the Commons. This facilitates the progress of the business of Parliament, and tends to lessen the "crush" so usual at the end of a Session when all parties complain that measures are being hurried through without due consider-

the decorations being such as to show off the enlarged upon. If we are to be told that be- the Treasurer, Lieut.-Col. Powell, D.A.G., a assemblage to the greatest advantage. We cause these gentlemen are Local Ministers, betokens the complete success of this first House of Commons, that effort, on the part of the citizens, to show affect Mr. BLAKE's position, their appreciation of the dignity con- inswer is obvious. The Ontario ferred upon Ottawa by its selection as Legislature, by the advice, and at the Capital of the Dominion. There are, it instance of these very gentlemen, has prois true, some classes of our citizens whose vided that Local Ministers of that Province circumstances do not permit them, and | shall not sit in the Parliament of Canada; of whom it is not expected, to assist in con- or, what is the same thing, that no member tributing to the success of the bull. But all of Parliament can hold a seat in the Ontario those whose means and social position qualify Cabinet. Hence the question of "dual them for taking part in the evening's pro- representation" no longer touches their ceedings should be there, if only to show by position as Ministers; because one or other that the distin- they must give up after the next election. guests in whose hondur The same brilliant organ advances by the people of Ottawa. We have every settle any question affecting Upper Canada

To-day there is to be a general meeting of the Association, for the election of officers liability principle stimulated manufactories.

To-day there is to be a general meeting of the Association, for the election of officers liability principle stimulated manufactories. by the people of Ottawa. We have every settle any question affecting Upper Canada of the ball, with the names of the invited guests, and those of the citizens who were berate expression of its own Legislature

Tue Royal Canadian Bank's affairs have been the subject of no little conversation in Ottawa these past few days. The extraordinary course of the vice-President, the Hon. D. MACDONALD, in preferring charges of a serious character, in a " private and " confidential" circular, against his brother directors, is one upon which, in the absence of full particulars relating to matters of fact, we do not feel competent to pronounce an opinion. But one thing is certain : with the history of Sir Jons Dean Part, and his partners, STRACHAN and BATES; with the more recent record of the Overend, Gurney & Co. affair in England, not to mention som occurrences in Canada, before the peoples eyes, it will be strange if the shareholders of the bank do not institute a searching vestigation concerning its management. is extremely satisfactory to know that des pite the wrangling and mismanagement imputed to the directors, the bill-holders are amply secured, and the depositors quite safe, so that though in all probability a "run may take place upon the bank, there is not the slightest need of alarm except among the shareholders whose property at present su fers, at least a temporary depreciation, by the conduct of those whom they placed in charge

able falling off in importations. This, of on prudent and conservative principles- Parliament. This is Globe logic; but we

earnest desire on the part of the Government to confine the public expenditure within the narrowest possible limits. On the contrary, we have good hopes that such a state affairs is really wholesome, because teaches us, amidst all our grand schemes expansion, that we have daily obligations of practical character to meet; and we ought t conclude that their fulfiment is, and should always be, the "first charge" upon resources. It then the state of affairs may not prove to be a'l that the Finance MINISTER might wish, we are at least glad to be able to assure our readers that it is such

as will prove the existence of a healthy moderation in trade. It is really remarkable how "circum stances alter cases." To the represen tatives of the Lower Provinces, a western luminary tells us, the presence " Mesers. J. S. MACDONALD and E. B. " Wood," in the Canadian House of Commons, must be a mortal offence, because same position, no whisper should be heard against his independence ! The logic is odd seat at all. But to be just to Mr. Blake, if the mission. A slight shock is given to the full who take bills upon the faith of those institact of his holding two seats is against his mission. A slight shock is given to the full tutions. To put such a clause in this bill admitted that in practice he conforms to his theory. He does not discharge the duties imposed by both commissions, and thereby, it may be presumed, vindicates his "prin-

in the eyes of the Toronto organ, a very objec-Though eminently qualified for an Attorney General in 1858, his stubborn adherence to lug years." certain matters of fact which somebody wanted badly to have lied away, rendered | we are tempted, as we read the glowing per-1861; and since that date it is scarcely pos- R. J. WALKER, to apply the dexter thumb to company, so that no further trust will be given sible to recall an instance in which his the tip of our nose, and while blandly wavpublic course has received other than a ing our digits in the air, to murmur pensively takings knows that there are certain continforced acknowledgment from the same -WALKER! quarter. But the real complaint against Messrs. J. S. MACDONALD and E. B. WOOD, is THE DOMINION RIPLE ASSOCIATION. not that they sit in the Dominion Legislature. It is that they are members of the Ontario Cabinet; that they, with their colleagues, administer the public affairs of the Province of Outario, with a large and increasing This evening the citizen's ball, in honour majority of the Legislature at their backs. of HIS EXCELLENCY THE GOVERNOR-GENERAL, It is because in the very field where the the members of the Privy Council, and of arch-agitator counted to a certainty upon the two branches of the Legislature, takes ruling supreme, his influence has been place at the Skating Rink. The Rink has dwarfed to insignificant proportions. Therebeen admirably fitted up for the occasion, fore the question of "dual representation" is gratifying result that there are in the hands of are happy to hear that everything so far objections lie against their sitting in the

" ciples" and acquits his conscience.

Mr. JOHN SANDFIELD MACDONALD has been,

is given, are in fact, as another admirable theory. It was all wrong well as in name, made heartily welcome, for the Legislature of United Canada to Ontario in a manner contrary to the delithrough the aid of votes contributed by Nova Scotia and New Brunswick. The difference all lies in the question whather the ox is my ox or yours ; if yours, it is all wrong ; if mine, it is all right. Opposition to dual representation is "a correct principle," and when a man gets hold of "a correprinciple " it is sheer " impertinence " to object to his stuffing it down The doctrine is a very pleasant one in theory; but the practical application is attended with some weighty drawbacks. Who is to be the judge of the "correct "principle?" Shall the great G. B. judge for everybody, or will not every one set the pretension of judging for himself? latter habit has become abominably prevalent in Ontario of late years, and, as may be tmagined, as it has spread, the influence of G. B., has kept pace with it by diminishing in proportion. No wonder, therefore, that we read of the "impertinence" of " Tory organs," when they dare to claim that Ontario and Quebec may be permitted to settle, in their own way, a question that New Brunswick and Nova Scotia had previously determined in a manner to suit themselves.

Why should a "Tory organ" pretend that the judgment of the Ontario Legislature ought not to be over-ridden by the General Parliament, when that judgment is contrary to one of G. B.'s " correct principles?" The der at our own hardihood in having dared to course, has caused a corresponding diminu- be guilty of it. It came, however, from our tion in the customs revenue; and while the | inability to appreciate the value of our country may be congratulated on the sor's "principles;" and from a vague soundness of its trade in avoiding excesses, notion that a condition of things which had or in trying to work of to advantage the manifestly been productive of much good, excesses of former years, it is quite ought not to be violently disturbed, in the possible that the hon. MINISTER OF FINANCE | absence of any evidence that it had will not have such a pleasant story to tell been productive of a single evil. We were on Friday next, when he makes his finan- tempted to claim, from the Nova Scotians cial statement, as he would have had, had and New Brunswickers, a right which they found not even an opportunity to speak. the country been running riot in the mad had already claimed : and exercised for spirit of over-trading. We cannot say that | themselves the right to define the limits of he regrets this. It is pleasant of course for the responsibilities they chose to impose considered that it was unnecessary to hear Parliament with an overflowing exchequer; was a grave offence. Though Upper Canada, of the justice of the resolution. It is proper Stores." a Finance Minister to be able to meet upon their public men. This, of course, the report of a committee when the represenfar as Mr. Ross is personally as being a part of Canada, and, therefore, that I should here mention to you a fact certainly have subject to the judgment of the whole Legis lature, could not brook a decision, unless. which in the votes which favoured the motion are represented all the parties in raised vesterday respecting the judgment of the whole Legis subject to the judgment of the whole Legis nificance, that in the votes which favoured the motion are represented all the parties in raised vesterday respecting the judgment of the whole Legis nificance, that in the votes which favoured the motion are represented all the parties in portunity of seeing him do this. affirmed by a majority of its representatives; Congress; a circumstance which suffices to prove that the country vet Ontario, as a separate Province, should be prove that in questions of a high order and of and criminal of an and criminal of an and criminal of an and criminal of an analysis o has not bought more than it requires to thankful to the representatives of Nova a peculiar character, there is, and always will and criminal offences, and was prepared to go the Procedure Act. consume; we cannot regret the evidence Scotia and New Brunswick for reversing the between all thinking men of any standing in A desultory debate then took place in rewhich we anticipate Mr. Rose will give that judgment of its own Legislature in a matter the husiness of the year has been conducted affecting the representation of its people in local Legislatures in certain off-ness when

principles alike conservative of individual neither appreciate its soundness, nor believe reputation and public credit. Nor is it mat- in its sincerity. Were it not " for several ter for melancholy reflection that the "causes, chiefly personal," our Western estimates, so far brought down, show an confrere would see all these things in a very

> THE Hon, R. J. WALKER is an authority on matters financial, commercial, political and general. He is in the eyes of certain Nova Scotian politicians as great an authorty as the redoubted STYLES, who from his snug clerkship in the Washington Treasury. indites safe treason to the Provinces. Under of dangerous weapons, ecribes were pro- weekly on the north shore. hibited from carrying styles, numerous murders having been committed with these somewhat dangerous steel pens, and so ramthat blood would soon flow under his power ful thrust if he had his way. WALKER the TREASURY CLERK. He has a reputation, writes under his own name, and holds out the most delightful inducements to join our destinies to those of the United States. He predicts that by so doing the good time shall arrive when we can "hang the frumpet in the hall, and study war no more." When that day comes the winter of discontent will vanish; no more debt then; no more distress; no more bad crops; no more failures the fisheries; no sterile ground; no childless house; no loss of seamen; no loss sider whether they should introduce such a of ships; the desert will rejoice and blossom principle in the Lower Provinces. as the rose; for thistles, figs, for thorns, grapes will grow and ripen, and a glorious summer, a perennial harvest, a succession of ing on other business. Neither in Eng- occasion he had drawn attention to the delights will for ever exist; no ice, except land nor in Canada was there a provi- appointment of a Secretary to the Treawhat is required to cool our sherry cobblers; sion by which any company, other than sury notice. The Minister a banking company, are subject to a double intended to create a new office. The Minister credit to be bestowed on the Hon. R. J. WALKER's statements, by a few lines in the gether to carry on manufactures and other paid to him for this duty, or whether there New York Tribune, touching an opinion on The object of a single liability clause is to Secretary of the Treasury Board. another subject, alleged to have been given provide that capitalists may be induced to by that Right Honourable Gentleman :

"Is it quite sure," says the Tribune, " that this opinion was given? Mr. Walker has a beyond their stock in any concern. way of selling his opinions, and at pretty fair Many a person is willing to take a rates. It does not seem probable that he certain amount of stock in a concern, would resort to giving at this late day. The and run his chance of succeeding, love of gold, is reported (to be) a passion often for the sake of doing good in the comwhich waxes rather than wanes with ripen- munity where he lives. In such cases it

Fortified with this opinion of the Tribune, him an object of opposition at the polls in jods and cheering prophecies of the Hon.

being present.

The report of the Secretary, Lieut.-Col. Stuart, A.A.G., was presented, giving a general and comprehensive review of the operations of the Association during the past year.

The financial affairs of the Association for the year were also wound up, showing the sum of \$1,000 still unexpended.

Two of the prizes won at the late tou ment at Laprairie were placed on the table for rations, except banking and insurance. In the inspection of members of the council. One, a piece of plate-a large vase or cup-

richly chas d and emb ssed, with a figure of not. Latt-riy in almost everyAct outside of the Victory on the lid, was won by the Province of Quebec team of 15 with 361 points-for tanges, five shots at each range, Entield rifles. The other, a challenge cup, presented by Mrs. Macdougall, wife of the Adjutant-General, is a beautiful article of silver gilt, emshamrock, thistle and maple leaves, and of the value of \$200. It was won by Dr. Mar, private, 19th battalion, St. Catherines, with 35

to the Senate Chamber for exhibition during the afternoon, and may be seen in the window

12 o'clock, noon.

THE RECOGNITION OF CUBAN IN- ciple, but it would be its first introduction DEPENDENCE BY THE REPUB-LIC OF MEXICO.

room in the western departmental block, at

ben received by the Central Republican Junta of Cuba and Porto Rico in New York.

Mr. Santacilla is a son-in-law of Juarez : MIXICO, April 3, 1889 To the Central Republican Junta of Cuba and Porto Rico, in New York. I have the pleasure to inform you that the

government of this Republic has resolved that the Cuban flag be admitted into the ports of the nation, although no official declaration has yet been made, recognizing the belliger-ent rights of our brothers. I have hopes that ongress will not delay in taking the Cuban many reasons to believe that something will be done, showing the generous sympathy of the noble Mexican people toward our coun-

Our country and liberty. P. SANTACILIA. Agent of the Republic of Cuba in Mexico.

MEXICO, April 6, 1869. To the Central Republican Junta of Cuba and Porto Rico, in New York. When I announced to you, in my previous communication, dated April 3, that the Govrnment had resolved upon the admission of the Cutan flag in the ports of the Republic also indicated that Congress would soon take the same question again into consideration, and I did not hesitate to announce that resolution would be in every point of view favourable to the cause of our brothers. To-day, House approved yesterday, by a majority of should be admitted into the ports of the Republic, the recognition is really established. Mexico being the first nation to thus manifest, by official acts, the generous sympathy in favour of the Cuban revolution. So perfect

House with regard to this sentiment that there was no discussion whatever after the proposition was presented, and, therefore, those Not only was the motion accepted without discussion, but it was also exempted from the

P. SANTACILIA.

Agent of the Republic of Cuba in Mexico. | third time and passed.

CANADIAN PARLIAMENT. SECOND SESSION : PIRST PARLIAMENT.

THE SENATE.

TUESDAY, May 4, 1869. The SPEAKER took the chair at 3 o'clock

The following petitions were presented: Hon, Mr. PRICE-Of the inhabitants of Baie St. Paul, in the county of Charlevoix, praying for a weekly post on the north shore of the Lawrence,-also, for aid to construct break-water and landing piers,-also, for a the old Roman laws, forbidding the carrying subsidy to aid a line of steamers, to run semi-

Hon, Mr. PRICE-Of the inhabitants of Hillairon, county of charlevoix, praying for the same purposes as the above.

Hon, Mr. MACPHERSON-Of A. pant has the Americanized Styles become, Thompson and others, of the town of Barrie. praying that in any legislation on the subject of banking, no change of a fundamental character be made in the present system; makes use of other styles of argument than and that the circulation of the bank be preserved on its present basis.

Hon. Mr. MACPHERSON-Of C. H. Ross. and others, of the town of Barrie, praying for the same purposes as the above.

JOINT STOCK COMPANIES' CLAUSES BILL. Pursuant to the Order of the day the House went into a Committee of the Whole (Hop. Mr. Skead in the chair) upon a Bill intituled

" The Canada Joint Stock Companies' Clauses Hon, Mr. DICKEY said the limited liability principle was adopted in this Bill. That principle had not been adopted in Nova Scotia,

Hon, Mr. CAMPBELL apprehended that

his hon, friend was thinking of banking business by which the public is benefited. was to be a salary attached to the office of carry on business of importance to the country; that capital may be brought together without the shareholders being liable would be very wrong to insert a double liability clause in the Act of incorporation. In every paper the company issues, and in paid up, and the servants of the company responsibility. Both in England and in this country this principle of limited

liability fosters many enterprises which Rifle Association met at 12 o'clock, in the otherwise would never be undertaken. His office of the Adjutant-General, 15 members hon, friend from the old Province of Canada would agree with him that the single liability principle had always been acted upon manufacturing companies with advantageous results. A great mistake would be made. which would detract from the usefulness of those incorporations, if we introduced double liability clauses to joint stock companies

> Hon, Mr. ROBERTSON spoke in favour of the double liability principle, but was inaudible in the gallery.

Hon. Mr. WILMOT said there was a general act in New Brunswick which extended the limited liability principle to all incorpo-Great Britain also the limited liability principle had been carried out to a great extent There was great difference of opinion as to value \$800, composed of silver and parcel gilt | whether this principle should be extended or provisious contained in the General Act others holding similar positions, but he reprinciple, as great losses have occurred in consequence of the recklessness of some single

Hop, Mr. McCULLY said the policy not to incorporate any company under the single liability principle, except mining enunciated here to-day showed that the single liability principle had not worked as well as thought it would. A number of companies some instances it was attended lamentable results: He (Mr. Mccuily) was

not prepared to say it was not a good prininto Nova Scotia. It is an experiment, and we should well consider whether it is adapted to our position. He would regret to say The following official correspondence has anything that would militate against the principle, that would induce capitalists to employ their capital in works which would be for the

benefit of the country Hon. Mr. LOUKE said they gave a company advantages by the limited liability principle which the merchant did not have. A liability in the business, while a merchant was liable for all his property outside of his business. This he considered very unfair to a young country like this. A company should have no advantages over a private individual Hon, Mr. DICKEY said the Postmaster

General had referred to the fact of the individuals of the company being liable for the pay of the servants of the company. He will and on reference to the Bill that the company is not liable for this, but only the directors. There was nothing to prevent any man from selling his stock to a man of straw. He could do this without the consent of the Directors. The only protection is in the 21st section, which says " No share shall be transf-rable until all previous calls thereon have been fully paid in, or until declared forfeited

for non-payment of calls thereon." Hon, Mr. MACPHERSON said the principle contained in this bill had been practi- the Bill. -The Hon. Col. Gray in the chair. cally in operation in Canada for some time. and though no doubt but much might be said against a limited liability principle for trading companies, yet no company applying for incorporation but has had this principle as corded to them. This being the case, we one hundred votes against twelve, the pro- ital is limited, it is best to allow companies position presented by more than fifty deputies, to be incorporated upon the limited liability authorizing the Executive to recognize the principle. It is better to have a general act Cubans as belligerents whenever it may deem it convenient to do so; and, as the Executive bere for individual acts. He was not aware of any serious evils having resulted from the adoption of this principle. He referred to one case in which it had a disastrous result. it was in consequence of men subscribing for a very large smount of stock, and then paying in a very small instalment, not more than five per cent., while they were liable for immense sums which they were called upon to pay

> read and verbal amendments made, it was reported as agreed to, and the third reading cious injury to property."-The Hon. Col. MILITARY AND NAVAL STORES BILL

The House went into Committee of the

sworn and examined on his own behalf; but

The Bill intituled "An Act respecting on the Bill "An Act respecting TOTICE. army and navy," was passed in Committee of | Col. GRAY in the chair. the Whole, read a third time, and passed the

The Bills intituled " Joint Stock Companies, incorporated by letters patent," and " Peace at Public Works, better preservation, were read a third time and passed. REPORT ON PRINTING.

Hon, Mr. SANBORN moved the adoption of the second report of the Joint Committee on Printing, and said that the Postmaster-General was in error yesterday, in stating that the report had not been adopted by the other branch of the Legislature. Hon, Mr. CAMPBELL said he had

the assertion without having had accurate information. He had sent to the other House to make the enquiry, but the answer he re-The report was then adopted

On motion of the Hon, Mr. WARK, the name of the Hon. Mr. Botstord was added to the Contingent Committee. On motion of the Hon, Mr. SANBORN the name of the Hon, Mr. Dickson was added to the Contingent Committee.

On motion of the Hon. Mr. TESSIER The Senate then adjourned.

HOUSE OF COMMONS.

TUESDAY, May 4. The SPEAKER took the chair at three Several petitions were presented.

FINANCE DEPARTMENT BILL. Hon, Mr. ROSE moved the third reading of

sion by which any company, other than sury Board, and enquired whether it was a true Paradise from which, like the Peris, liability clause in their act of incorporation. of Finance had then said that no new officer the views of the member for Lambton. He was we are now excluded, not having even the In all banking operations the double liabil- would be appointed; that Mr. Langton being opposed to the Act, and had said, when 8 p.m. would prevent persons from associating to- whether there was to be any additional salary | than to have placed it in the statute book.

Hop. Mr. ROSE said there was unquestionably a great difficulty in regard to the ond reading of the Bill would be the first Civil Service of the country, but the House order of the day for Tuesday next. would have ample opportunity of discussing that question at an early day, and of deeach office. By the Civil Service Act the maximum salary was \$3,000, which was inadequate to secure the services of efficient officers for the heads of departments. Only special circumstances ought to justify a deevery opportunity which offers, they represent had received \$1,000 as Secretary of the placing the vessels of the Maritime Provinces Treasury Board. As he (Mr. Rose) remarked on the same footing, with regard to pilotage, as the other day, it was absolutely necessary to have one official who would have author-Finance Department such statements as

the remarks of the hon, member for Chateauguay, and was happy to hear from the Minister of Finance that there was to be no Past six.

Hon, Mr. ROSE-The hon, member mistaken; there is to be an increase of salary. Mr. JONES then had no occasion for congratulation. He thought that in the present state of the country's finances there should be no increase in the salaries of public officers. Hon, Mr. HOLTON would not at present

enter upon the discussion of the question whether Mr. Langton was sufficiently paid by his fixed salary, but he would say that this salary, if not sufficient, should be increased, instead of supplementing it in the irregular manner proposed.

Hon, Mr. ROSE explained that the fixed salary of the Deputy Heads of Departments especially more economical; and whether it is was not a large one, considering the expense in contemplation to extend the same to the of living; and that Mr. Lang on was one of Gulf of St. Lawrence, and the great lakes. the most efficient, painstaking and labourious He knew the difficulty of raising one man's garded the services of Mr. Langton as fully worth all the remuneration proposed. Hon, Mr. HOLTON enquired whether Mr.

Langton had not received a salary as a member of the Civil Service Commission? Hon, Mr. ROSE said a warrant for a thousand dollars had been issued to the Sec- | declined to pay for them, advertised them to retary of the Commission to cover travelling be sold again, and to be seen in the mouth of expenses, but no money had been paid as this lady, naming her. He got his money by

After some further remarks, the third read-

Supply on the items passed on Friday last .-

Hon. Mr. ROSE stated that on Friday next him to sell his paper at 20 per cent reduche would move the House into Committee of tion from former prices. We are glad to Ways and Means. He would then be prepared recognize the principle in the establishment to make his stat ment at three o'clock, and before that time he would have the estimates in the hands of members, and also a statement of the receipts for the first nine months of the present year, up to the first March last. He then formally moved that the House resolve itself into Committee of Ways and Means,

THIRD READINGS-CRIMINAL LAWS. On motion of Sir JOHN A. MACDONALD ris' spectacles and eye glasses. All those the following bills were read a third time and company could speculate to a great extent passed, (amendments of committee being brilliant, perfect and easy glass to the eye previously agreed to.) viz. : Bill (No. 10) An Act respecting offences

relating to the coin. Bill (No. 13) An Act respecting perjury. Bitl (No. 14) An Act respecting indictable offences by forgery.

HOUSE IN COMMITTEE-CRIMINAL LAWS. Sir JOHN A. MACDONALD, in moving the House again into Committee of the Whole, on the bill relating to injuries to the person, remarked that he did not wish to

proceed with it is the absence of the Hon. Mr. Dorion, who promised to move an Hon, Mr. HOLTON said the hon, member for Hochelags would not be in the House for a day or two; but the Bill might go through 2 o'clock p.m. this day. Friends and acquaintan-

The House then went into Committee on this part of Ontario, having emigrated, with her - Sir JOHN A. MACDONALD explained that year 1827, and she was the mother of the first male there were reasons, in this country only, that child born in Ottawa. She lived respected, and STOVES, all patterns and sizes, for coal and wood and were it known that our people were prohibited by law from defending themselves. these parties might be encouraged to greater depredations. It was, therefore, not intended

to adopt the restriction which had been made to prevent the carrying of pistols, or similar The remaining clauses of the Bill were Ottawa, May 5, 1869. agreed to. Committee rose and reported, Report concurred and Bill ordered to a third

On motion of Sir JOHN A. MACDONALD. the House went again into Committee, on the Bill intituled : "An Act, respecting mali-Some twenty or more members flocked around the Clerk's table, and had a confiden-

tial chat with the Minister of Justice over some of the clauses, the purport of which did not reach the gallery. The Committee rose and reported the Bill. -Third reading fixed for Friday next. Hon. Col. GRAY said he desired to move that in all criminal cases the accused may be

the House went into committee Ottawa, May 4, 1869;

he presumed that it would belong properly to Sir JOHN A. MACDONALD said the pro position might be brought up in the Criminal Procedure Act rather than on the Bills now Local Legislatures in certain off news, when under consideration. the Bill having been amended, it was read a On motion of Sir JOHN A. MACDONALD

certain offences, relative to her Majesty's larceny and other similar offences." Hon. Committee rose and reported the Bill Third reading Friday next.

> Sir JOHN A.MACDONALD would move the second reading of the "Act respecting Insolvency" on Tuesday next. He explained that for several years a somewhat similar Act had will LEAVE AYLMER been in force in Ontario and Quebec, and it was necessary if there was to be an Insolvency was necessary if there was to be an Insolvency EVERY MORNING, at 8:30 o'clock, Large additions have been made to the large addition He might also say that there was a very general desire in Nova Scotia and New Brunswick that some such measure should be passed. The principle of the Act was the same as that already in force in Ontario and Quebec, with such amendments as experience had suggested.

Hon, Mr. HOLTON thought such an important measure ought not to be sprung apon the House, as this had been, as a part of un-

Sir JOHN A. MACDONALD said it was his intention, and it would be distinctly understood, that on Tuesday next (this day week) the second reading of the Bill would be moved and the discussion might then proceed. name of the Hon. Mr. Letellier de St. Just That would give the people of the country was added to the Contingent Committee. House. He desired that the fullest opportunity should be given for the discussion of

Mr. McKENZIE thought it was the almost unanimous conviction of the business | Ottawa, May 5, 1859. community that the Insolvent Act had operated injuriously, and ought to be re- RPHANS' HOME BENEFIT.

Hon. Col. GRAY said it was very strongly desired by the Maritime Provinces that this Bill, or some such measure, should He referred to the evidence the Bill: " An Act respecting the Depart- collected by the committee of the House as directly at variance with the representations of the member for Lambton. He contended that New Brunswick and Nova Scotia, as much required such an Act as

Hon, Mr. ANGLIN said that there was a general opinion in New Brunswick in favour of a Bankrupt Law. The discussion then stopped on the understanding that the sec-

Sir JOHN A. MACDONALD moved the ing Procedure in Criminal cases, and other matters relating to Criminal Law."-Carried. That's all

Sir JOHN A. MACDONALD moved the NOR SALE. House in Committee,-Hon, Mr. CAMP-

BELL in the chair. Resolutions agreed to and reported. Sir JOHN A. MACDONALD introduced a Bill, founded thereon, which was read a first time, and the House adjourned at five minutes

whether it is the intention of Government to introduce during the present session a measure authorising the establishment of Banks of Landed Credit (Credit Foncier) in the Cheap. judicial districts of the Dominion

Mr. FORTIN-On Thursday next-Enquiry of the Ministry, whether it is the intention of the Government to bring down during the coming session any measure for the purchase, by the Government, of telegraph lines, established within the Dominion effecting thereby a continuation of the telegraph and postal services, and rendering the former more complete, more efficient, and

hilation of perfidious Albion, cats all the English snipe that he can procure for money The British long-bill is in some measure a set-off to him against the long bill due for the Alabama business. -A dentist in Vienna having delivered imitative teeth to a lady of rank there who

WE notice at the establishment of R. Eaton, Elgin-st., opposite the Russell House, they present styles truly creditable to the proprietor in selection. We understand his connections with large manufacturers it Manchester afford advantages which enables

of small profits and quick returns. Call and We would call the attention of those in need of spectacles and eye glasses to the stock of those articles kept on hand by Messrs. Young & Radford, who are the sole agents for Ottawa for the celebrated Lazarus & Mor yet introduced into Ottawa. The offers are liberal; if the purchaser is not satisfied the money can be returned after one or two weeks

BIRTH. On the 4th instant, the Hon, Mrs. R. Monck of a At Ottawa, Catheart Square, on the 2nd instant, Mrs. Josias B. Jackson, of a son.

On Sunday, the 2nd instant, Jean, the beloved wife of John Robertson, Esq., Nepean, aged 73

Committee, and the amendment be discussed | ces are respectfully invited to attend. husband, from Perth, in Scotland, early in the

T OST OR STOLEN.

arrival of 9 p.m. train, three trunks. One large trurk with canvas cover and leather strap; one yellow trunk with black strap; one English brown leather square bonnet box, marked M.S.M. Any information concerning them will be thankfully received by J. P. MACPHERSON, Victoria-st.

EVLIN'S HAT and FUR DEPOT.

OPEN MAY SEVENTH,

No. 1,

BELL'S NEW BUILDINGS. SAPPERS' BRIDGE.

"ANN SISSON

CONNECTING WITH

THE STEAMER

STEAMER " ALLIANCE "

PORTAGE-DU-FORT.

STEAMER "JASON GOULD" PEMBROKE.

Notice will be given when the navigation sopen in the Muskrat Lake and Deep River. R. S. CASSELS. President.

LECTURE On Friday Evening, May 7th, 1869,

DR. GRANT, M.P., F.G.S., AT HER MAJESTY'S THEATRE SUBJECT-" Forms of Combustion, with Chemical Experiments."

TONES & HOLLAND Are the Ottawa Agents for the BOWMAN'S CANADIAN COFFING INK and BOOK, by

Without the Use of a Press or Water. Price from \$2.00 to \$4.50. Fully secured by Royal Letters Patent. Al infringements will be prosecuted. Call and see for yourselves. DIRECTIONS FOR USE-Place the writing under the copying sheet, and rub with the fingers. DAILY NEWSPAPER May 5, 1869.

A FIRST-CLASS "CHICKERING" PIANO. Nearly New, and in Perfect Order. Price-\$400 gold. Apply to MAJOR ALEXANDER,

Bifle Brigade. IDEES! BEES! A few swarms of ITALIAN BEES FOR SALE Enquire of

E. SPENCER. RESS AND CLOAK MAKING. MISS ELLIOTT begs to inform her friends and the public in general that she has opened her place of business on Bank-st., third door from Sparks-st., where she will be happy to attend to

Stoves & Hardware. -The New York World says Chandler, in | QURGLARS ALARM !

order to foreshadow his plans for the anni-BURGLARS ALARM! A very safe and efficient BURGLARS ALARM easily attached to any part of the house at \$1.25 H. MEADOWS & CO.

A LL THE BEST

COOK STOVES, H. MEADOWS & CO.

A BEAUTIFUL ASSORTMENT JELLY MOULDS, ICE CREAM MOULDS. Jellied Turkey Moulds,

Dish Covers, Block Tin Tes and Coffee Pots, at H. MEADOWS & CO. ot all kinds, in the Tin, Sheet Iron and Copper Ware line attended to.

"CAPITAL "STOVE DEPOT. 35 Sussex-st., H. MEADOWS & CO. MARDWARE: THOS. ISAAC'S, CENTRE TOWN

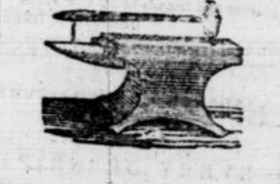
IRON, COAL. The funeral will take place at Bell's Corners, at SHELF & HEAVY HARDWARE NAILS, ROPE, CHAINS,

PLOUGRS, CULTIVATORS,

and a general assortment of House-furnishings ornices, &c., at the lowest cash prices to be foun from the Prescott, Kingston, Toronto, Hamilton, and Montreal Foundries, with drums, pipes, furniture, &c., the cheapest to be had in town.

From the Railway Station, last night, after HARDWARE: HARDWARE:

OILS, GLASS, PUTTY, tilating, Wood and Coal Stoves. Also Bear AT THE SIGN OF THE ANVIL No. 24, Bideau-st., Ottawa.



Thousands can testify that you can purchase Builders' and House Furnishing Hardware, Paints of all colours, Glass, Oils, Putty, &c., &c., at Birkett's Hardware Store, No. 24, Rideau-st, cheaper

Then at a store, No. 24, Rideau-st, cheaper kett's Hardware Store, No. 24, Rideau-st , chesper than at any other place in the city. A call is respectfully solicited. Remember the place,

THOS. BIRKETT,

Sign of the Anvil,

No. 24, Rideau-st.

P. S.—All goods delivered free to any part of the ty.

No. 24, Rideau-st.

P. S.—Some of Weasey's Celebrated American P.S.—Some of Weasey's Celebrated American 1960s.

Ottawa Times. OB PRINTING.

Neat, Quick and Chean Russell House, were and that it will be ope branch of the establishment of boats and steamers on

FABRIONABLE CLOTHI STEAM PRESSES. BOOK & FANCY JOB TYPE A POWERFUL STEAM ENGINE, PAPER CUTTO AND CARD CUTTER

Enabling us to turn out every description JOB PRINTING in a superior manner and Low Rates

BOOKS, PAMPHLETS, POSTERS, HANDBILLS.

CIRCULARS, CARD BILL HEADS BINDING AND RULD done at prices to defy competition

the use of which letters, &c., may be copied in-

THE LARGEST AND BEST

CENTRAL CANADA WILL CONTAIN DURING THE SERVEY

PUBLISHED IN

all parts of the World

Full Reports of Parliamentary Debates of both Senate and House of Common Telegraphic Reports from

Local News, General New Commercial News, &c., &c.

Editorials on Leading Topics,

THE CITY BEFORE TO CLOCK EVERY MORNING, At 12; Cents per week, payable to the Carrier

OR MAILED TO ALL PARTS OF THE COUPTED AT \$6 a YEAR.

THE WEEKLY TIMES,

Containing Parliamentary Debates, Editoriais, Local News,

Commercial and General Neces, PUBLISHED EVERY FRIDAY NORNING

Telegraphic, Agricultural,

Delivered at our office in the city, or mulet s \$1 A YEAR, PAYABLE IN ADVANCE.

PLYTH & KERR, No. 25 RIDEAU-ST. Plumbers, Gas and Steam Fitten, 1 and Copper Smiths, Bell Hosy

A large stock of materials for the above branch of business constantly on hand. Importers of FURNISHING HARDWARE

TOVES! STOVES! STOVES Hall, Fancy, Parlour and Cook Stores, in per-Agents for Baton's Patent Automatic, Sellie

HOT AIR FURNACES. Public and Private Buildings, Courts ries, Vineries, Manufactories, &c., same Steam, Hot Water, or Warm Air, on the later.

T. LAWRENCE Having opened a first-class TAILORING ESTABLISHMENT,

most approved principles.

in Ashfield's Brick Building, Duke st., is not propared to show a select stock of English Brest and Canadian Tweeds, West of England Brest Cloths, Meltons, Cassimeres, and Gutfiting Goods in general. A select lot of Grosvesor, Cassimeres, Cassimere bury and Gladstone Cloths Cheap.

From Mr. Lawrence's experience both in the Cutting United States and the Dominion, in the Cutting Control of the Control of the Control of the Cutting Control of the Cuttin Members of Parliament at Ottawn visiti

Chaudiere, and wanting anything in his line, would find it to their advantage to give him a Cloths now open for inspection.

LOCAL PERSONAL .- Among

Cameron, M. P., Col. N Col. Osborne Smith. OPENING OF CANAL informed that prepar made to let the water i

has opened his taile Ashfield's brick build diere, where he hopes and new ones, and g clothing. Give him a AUCTION SALE TO-DAY mence the sale of good fire, this evening at premises near the Sap

reserve : therefore barg PARTIES requiring cloths, or other house well to inspect Magee stock before purchas recently received large son's patterns from makers in Britain. Ca

The stock is quite larg

competent upholsteren FANCY JEWELLERY POS Messrs. Young & Rad evening's train, a large gents' jewellery, suitab The stock consists of w and car-rings. As this s selected with a view to a to arise from preparati every one who intends not ?-should pay a vis Radford, and inspect the MAJOR'S HILL,-The I

gade will play the follo

the Major's Hill, this-

past two to half-past fou

March . . . The Blue Bell

Overture to Rossini's

Waltz Isar Lie Quadrille, les Fleurs d' BET AND AN ARREST went into Litle's tavern can boasting of his al city at his favourite d Litle said she could find bill and requested he but it appears that he

mind and demanded his

not immediately prod

station to explain the n

DR. GRANT'S LECTURE ORPHANS' HOME,-We Dr. Grant has been i and it is gratifying to so for the benefit of th the lecture when it wa St. Patrick's Literary S that it should be repe and we are pleased to ! delivered in tast place the Protestant Orphan evening next. The lect tion, both to those u wonders of chemistry. with the science, and performed in a masterly IN THE DARK .- Those

of going into any of or night, when there is no will not wonder at They are of too freque bery and assassination with impunity in the people in the lower pe easily walk into gulle precipices before they poor fellow going to visi walked into a creek, w three feet of water, and the locality in which he out he wandered about is time, and after a long t cab, and hailed the driver his mishap, and requeste but he was so thoroughl could not admit him in his carriage, nor allow h on his sent.

POLICE COURT,-Mr. Ja merchant, was charged named Michel Gervais w that the dogs of compla-were fighting on the p f'rascr's store. The boy to separate the dogs, pushed bim down. An struck him on the head all appearances, however Mr. Fraser was very n emselves for their clief Bridget Carroll for bei derly was fined \$5, and is at hard labour for three ! Michael Powers, crunk railway station, was order ease \$2 and costs, which John Conway, drunk

quently before him, and l

with him, but now he we

if he did not pay forthwil

John declared that he

Mr. O'Gara said he had

the pledge for a year.

for three weeks.

bation of three weeks, a in a better condition t ALLEGED LARCENY .- V night last week a melod from the Methodist Chu formation was lodged by strong, Incumbent of the aken by some person o It seems that the melode of an influential member had been dismissed by said influential member. melodeon had been pu proposed a compromise the church. The person st and insisted on a decisio Legal proceedings were day, before a full bend Prentiss in the chair. egan. Eminent couns oth sides. Several with mong whom were the I ocal preacher, who after been written down with to confirm it by his signi assumed proportions of the magistrates had to resumed this morning, a so as are expected from

expended pro and con. general assortment of Goods T. & W. Hunte stock in the trade. -GENTLEMEN DED get su to order at Magee & Rus West of England Broadch Venetian Coatings, Scoto minion Tweeds, &c., &c.

places in the neighbou

watch the case, and to her

CARPETS AND HOUSE F Mutchmor & Co. make and complete stock of oar curtain materials, &c., the attention of parties f