BLANK DEEDS.

A' Long Deed, with Bar of Dower-Long Deed, without Short Itsed, with Bar of Dower.

March 1st, 1855.

day the 13th icel.

" Opifer per Orbem Dicor." FRIDAY MORNING, MARCH 9, 1885.

THE QUO WARRANTO CASES-JUDGE

toria Ward, and also for Mayor.

IN THE COUNTY COURT.

ment to be pronounced thereupon.

n Replevin, had been, and was a resident | School Act of 1849. School Section No. 4, in the Township of exist and be called " School Sections," shall the goods and chattles of the Plaintiff, for chief. The corps will be divided into 12 Ernestown, and a part of School Section not cease but shall continue to be School the non-payment of a School rate lawfully troops of 100 non-commissioned officers and No. 6, in the adjoining Township of Kings. Sections for the purpose of this Act until imposed upon him as a resident householder drivers, each officered by a captain, two

tain extent, over since. aton," whereby Section No. 5 is described Townships called "School Sections," shall embodied on the 20th inst. aton, whereby Section No. 5 is described as commencing at Lot No. 5, in 2nd Concession, to the Western Boundary of the Sections for the purpose of this Act, until have now been embodied, and have fully afternoon, at half-past 4 Township, comprising the rear of the first lature has recognised in this Section the and the part of the 2nd Concession in effect of repealing a Statute to be as I have on the summons for muster being issued, chief of the First India Company's forces | First AT Toroxto. - On Sunday about | Treasurer's Accounts, and making arrangecluding the Lors named. By this By- above stated it to be, and consequently has were in various parts of England and on the Bombay Establishment and second five o'clock, the citizens were startled by ments for a remittance to London of the Law, if a Township of Emgston has done introduced a clause to continue School Sec. South Wales, having engaged themselves | member of the fire bells; on reaching amount collected. A full attendance of the Wm.G. Hinds Esq., | John R. Forsyth, Fisq. all it was called green to do, provided it tions, for indeed without the continuing as workmen there, but, though only a A brisk canvass is in progress among the the place we observed the fire issued from Committee is desired.

will known in this community to need any common description of the Township of Kingston, and that all Union School Sections of several township for permanent duty in eight was such Trustee at the time of the taking Townships should count to the day was such Trustee at the time of the taking Townships should count to the day and detention complained of and was also on which the School Law of 1849 came in the Aberdeenshire Militia has received and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of and was also on which the School Law of Isas and detention complained of the Isas and Isas and

other words, if the Municipal Council of Plaintiff cannot recover in the present ac- | ward. the Township of Kingston, had power at tion. There is no mention in the continuing | The Donegal Regiment has been enrolled, the time, and under the circumstances, to clause or Section 18, of Union School Sec- and the recruits are paraded twice a-day. establish School Section No. 5, so as to strictly to time! Some of the officers have arrived. It will damages. If the Council had such power, the Union School Sections of several Town- les, colonel of the regiment, joins.

by the District Council of the then Mid- day of January, 1850, a variety of new and land District. It is very clear, that during extensive laws came into operation in Upper land District Councils, that Canada. Amongst other, the great Munithe District Councils, and the District cipal Act of 1849, and the Common School the numbers are daily increasing. Councils only, had the power to form, dis- Act of that year. The general Municipal The government have directed the im- comfort of our troops before Sebastopol, solve, or alter Union School Sections, as and introduced a comprehensive avators of solve, or after Union School Sections, as and introduced a comprehensive system of well as simple School Sections. But on new Municipal institutions. Township the first day of January, 1850, this power. Municipalities had been called into active the first day of January, 1850, this power Municipalities had been called into active exertions are being made for the immediate the remote and by no means overwealth, the force which is to be cause to an end. The general municipal life, and large and plenary powers conferred ate formation of the force, which is to be Zetland Islands. The scheme was set on an artillery regiment, and to be atried the into force on that day, whereby District erecting and forming School Sections with-Councils had been abolished, and County in their respective Townships. It would be "Royal Glamorgan Artillery Militia." cember, 1854, and the several articles— Councils and Township Councils intro- only then natural and reasonable to expect The enlistment will be immediately carried consisting of stockings, gloves, wollenshirts, Yesterday, at noon, Mr. McKenzie gave Councils and Township Councils introthat the Legislature would do what they out. This new body will be entirely disduced in their place. The School Act of have done in permitting the Union School tinct from the regular county militia, and now been gathered together among the Judgment in the above cases m

Isan 1949, 12 Victoria, Chap. 83, came into Sections to expire, so that every Township which is a light infantry regiment, and gentry, tradesment, and gentry, tradesment, and ferent islands. One package containing the would commence its new sareer of administration of the containing the containing the country of the different islands. One package containing the country of the different islands. One package containing the country of the different islands. The Queen on the Relation of Tames Ranto see at the same time, and repeated the same time.

School Act of 1846, and all other School tration with full and undispated authorities have ordered the enrolment of this artiflery corps with a special within counties pay their tair proportion to ready been despatched, through Messra.

Acts and invested the Township Councils within the chief management of the Township which could not be the same time, and repeated the enrolment of this artiflery corps with a special within counties pay their tair proportion to ready been despatched, through Messra.

Acts and invested the Township Councils with full and undispated authorities have ordered the enrolment of this artiflery corps with a special within counties pay their tair proportion to ready been despatched, through Messra.

Hayter and Howell, to the care of an officer with the chief management of the more exposed points and harbours to issue, ordering a new Election for Vic
in the Counter of the same time, and repeated the enrolment of this artiflery corps with a special within counties and through the authorities have ordered the enrolment of the authorities have ordered with the chief management of the Lower and Howell, to the care of an officer in the Crimes, while a smaller one is about between the present parties must be deci-The Queen on the Relation of Robert

Byroul es. Augustus Hooper, Wm. Whelan,
Robt. F. Hope, Samuel Clark, and Milton

By the School Act of 1849, as it shows to continue under the old formation of the School Act of 1849, as it shows to continue under the old formation of the School Act of 1849, as it shows to continue under the old formation of the School Act of 1849, as it shows needed, is admitted by both parties, that no dissonant formation of the Relation of Robert

Robt. F. Hope, Samuel Clark, and Milton was attempted or made under the old formation of the Channel; indeed, the whole line of the Channel; indeed, the whole line of the Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Channel; indeed, the whole line of the Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the whole line of the Robert American Colonics.—Yes—

tol Channel; indeed, the Whelan, is admitted by both parties, that no dissonant American Colonics American Williams, Councillors for the Township of School Act of 1850, which did not pass of things, the Legislature gave power of ed. The strength of this new regiment Scotia, New Brunswick, and Prince Edof the position he takes. The Defendant town and Kingston, was discontinued and strengthened. BETWEEN WILLIAM NOWLAN, Plaintiff—vs on the other hand contends that a legal ceased to exist in the eye of the law on the going on in the various districts of South Brantford and Buffalo Railroad. BETWEEN WILLIAM NOWLAN, Plaintiff—vs.

PETER RUTTAN, Defendant—Replevin.

Peter Ruttan, Defendant—Replevin.

This was an action of Replevin brought

The Plaintiff against the Defendant,

The Plaintiff against the Defendant,

Section No. 5, of that Township, and he law, and that they had the right view of the law, and that they had active, and have succeeded in securing a large number of vapor men. At Merthyr by the Plaintiff against the Defendant, Section No. 5, of that Township, and he full power and authority under the existing large number of young men. At Merthyr It is absolutely essential to the best infor taking, on or about the 11th day of cites Section 18 and 79 of the School Act law to form that portion of the said Union 17 were enlisted in one day, and at the terests of Canada, that all our public works Plaintiff, and unjustly detaining the same, Contrary to dic.

The parties have agreed to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other, has escaped to submit a position, as to decided some way or other the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country, pay a fewer than six recruiting parties for Artillege commodate the wants of the country for Artillege commodate the wants of the country for special case to the Court, and ask judg- the notice of the C unsel of both parties at Kingston, is a lawful S thou Section. The localities the recruiting has been successthe argument. The point must be decided Defendant, Peter Ruttan, having been duly ful; in that city a large number of recruits upon the proper construction, to be given elected a School Trustee of that Section in have been attested for the line and the mitention complained of the Plaintiff to Sections 17, 18, 43, 79, and 181, of the the month of January, 1854, and having con- litia.

Township of Kingston. On of Townships which have been established ing acted upon a warrant lawfully issued by be confided to officers of cavalry, a major of the 11th day of October, 1847, parts of before this Act came into force, and then the Trustees of that School Section against which arm of the service will command in

formed into a Union School altered as hereafter provided." And by Section 18, it is provided "that of Kingston, for the building of a School | be taken as far as practicable from cavalry by the District Coun il of the it shall be lawful for the Municipal Council House for that Section, the Defendant did in regiments. It is understood that each troop District, under the authority of of each Township to alter any School Sec- seizing the cattle of the Plaintiff, no more will have a commissioned quartermaster and the School Act of 1836, 9th Victoria, tion of such Township, or to cause a new than what he was well authorized by law to inspector. The lastnamed officers, with the wisdom of our manicipalities, and the Chap. 20th, Section 9th, by which it is division of such Township, or to unite two do. Therefore Judgment must be entered two paymasters, droop-sergeant-major, serenacted, "That such District Council shall or more of such Sections." By Section 43, for the Defendant. Judgment for the Defendant. cause each Tuwnship, or parts of adjaining it is provided "that two or more School; Townships, to be divided into a con enient | Sections which may be severally situated in number of Sections, and parts of Sections, constituted one School Section, provided Extracts from Late English Papers. mbered and described, and which | "that the Municipal Councils of the Townmay be altered at the discretion of the ships in which such Sections may be situat " called the Union School Sec- ed, shall have concurred in such union." tions, No. 4 and No. 6, of the Townships | And Section 79, invests the Municipal Coun- foreign service will embark for Gibraltar | or frockcoat, overalls, boots, and a shake .of Ernestown and Kingston. The land cils of Townships with power to decide upon and the Pirmus about the 19th inst. upon which the Plaintiff resides, is situate all matters relating to Common Schools within the limits of that part of the Union ships. And by Section 81, it is provided lery in the Crimes by several batteries of be placed under the orders of the Quarter-Kingston. The School House of the Union January, 1850, all Laws and Statutes here- field and horse artillery, it is in contemp- master-General, and the remainder under pleaded guilty to the charge. An inquest School Section, was erected on that part | tofore, or now in force for the establishment | lation to reorganise the corps of Royal Ar- | those of the Commissary-General, for the of the Union Section, lying in the Town- and maintenance of Common Schools in tillery drivers, in order that every avail- conveyance of provisions, &c. ship of Ernestown, in 1847, and has been Upper Canada, or fer the amendment of such able disciplined man, both in the horses recognized as such School House to a cercase of Hardy vs. Hall, et. al., 2 U. C., was all distributed at Glocester for embodied service. The full compliment day in Gaol from what is commonly known delphia: See advertisement. case of Hardy vs. Hall, et. al., 2 U. C., may do duty as gunners only, whereas at is more than 1,200, and of these nearly 600 as Land Scurvy, brought on by close con-Rep. 276, and Macdonald vs. Weeks, et. al., present a large number of efficient artil- are now mustered. The corps has furnished In the month of March, 1850, an appli- 3 U. C., Rep. 441, and Kay vs. Goodwin, cation was made by the inhabitents of 6 Bingham, Reports 576, decides that when lerymen are taken from the guns for the s great number to the line. both Sections of the School Union, to the a Statute is repealed or expires, the effect purpose of driving. Municipal Council of the Township of is, that it must be considered as a law that | The regiment of Monmouthshire Light | flee (late 1st. West York Militia), now in Kings on, to dissolve the Union School never existed, except for purposes and ac- Infantry, hitherto stationed at the barracks training at Ponterfract, under Colonel the Union School never existed, except for purposes and ac- Infantry, hitherto stationed at the barracks training at Ponterfract, under Colonel the Union School never existed, except for purposes and ac- Infantry, hitherto stationed at the barracks Section, if any existed, and to constitute tions commenced, prosecuted and concluded at Newport, have left for the deckyard at Newport at Newport, have left for the deckyard at Newport at Newport at Newport at New left for the deckyard at Newport at New left for the deckyard at Newport at New left for the deckyard that part of it within the Township of Kingston, to an independent School Section by Independent School Section Statute, 7 Vict. Chap 31, were held to have place of the 31st Province of the 31st Pro tion, belonging to the Township of Kings- fallen to the ground on the repeal of the 31st Regiment, which has permanent duty. on. On the 6th day of March, 1850, the Statute; the Legislature having made no proceeded to the East. The militia, with The City of Edinburgh Artillery Militia, drag out an existence, to which the Hang-Municipal Council of the Township of provision in the Act by which that Statute head-quarters, will be upwards of 750 220 strong, was called up for embodiment man's rope would have been preferable. Kingston, made an order to dissolve the was repealed for continuing proceedings strong. They will be replaced in the on Chursday, and is now quartered in Edin- Fire at Charman.-A fire was discovered Gas Light Company, held on Monday, the Union Section, and to establish the portion | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | Statute. Chief Newport barracks by the 1st Regiment | St Union Section, and to establish the portion within that Township to a Section of the Township of Kingstor. On the 7th of March, 1850, the Municipal Council of Chief Justice, "the effect of a repealing of Kingstor, and will been made by the Duke of Bucclesch, the Municipal Council of Chief Justice, "the effect of a repealing of Kingstor, and will been made by the Duke of Bucclesch, the Municipal Council of Chief Justice, "the effect of a repealing of Kingstor, and will been made by the Duke of Bucclesch, the Municipal Council of Chief Justice, "the effect of a repealing of Kingstor, and will been made by the Duke of Bucclesch, the Chatham; some gentlemen from town, proceeding thence, learned it to be residence of the ensuing year:

| Chatham; some gentlemen from town, proceeding thence, learned it to be residence of a the close of Guy vs. Goodsein, stated the law in chathant, the following gentlemen were case of Guy vs. The Monmouth corps Militia. The Monmouth corps Militia, 650 strong, is ordered to assemble at Delkeith on the 12th, where provision has been made by the Duke of Bucclesch, the Militia, 650 strong, is ordered to assemble at Delkeith on the 12th, where provision has been made by the Duke of Bucclesch, the Militia, 650 strong, is ordered to assemble at Delkeith on the 12th, where provision has been made by the Duke of Bucclesch, the Militian Chatham; some gentlemen from town, processing the following gentlemen were case of Guy vs. The Monmouth corps Militian Chatham; some gentlemen from town, processing the following gentlemen from town, processing the Township of Kingston, appointed a Statute to be, to obliterate it as completely Mediterra can station. They have given Colonel commanding, for guard-room, hea-Committee to draw up plans and descrip- from the records of Parliament as if it had 300 men to the line. Township of Kingston. On the 3rd of April, 1850, the Committee made a report, which report was adopted; by the adoption of this report, that portion of the Luis School Section in question, within Union School Section in question, within power of enrolling, (acting under it) has per- for Corfu, as soon as tonnage can be pro- having attained his regular majority, being es. the Township of Kingston, was, so far as ished with the Act." Now Section 81 of vided. The men have undergone a strict unable by tule to retain the postthe Council of the Township of Kingston is concerned, formed into a School Section of the Township of Kingston of the Township of Kingston is concerned, formed into a School Section of the Township of Kingston On the Township of the Township of Kingston. On the School Acts in force upon the first day of ing will be 660. The vessel is not yet manent duty, at Turnham-green.

21st day of December, 1853, the Munici-School Act of 1849, provides what portions par the date of embarkation, but it will pal Cauncil of the Township of Kingston of the old School machinery will be used nor the date of embarkation, but it will passed a general By-Liw, " For altering under the new law, and what School Sec- probably take place at the 2nd of the and defining the limits of the several tions will be continued under the Statute of month. Bekool Sections in the Township of Kings- 1849. It provides that "All divisions of The Aberdeenshire Militia are to be sent deputy-Adjutant General, is selected to Donald McKay, and A. Neelands. The

abundant reason to believe that his medicines will do like the annual his community return, it appears that the annual his district in the first all the community return, it appears that the annual his district in the first and it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it is clear to my mind from the tenor hand it i

reculous Cure of Collector to his Co- trustees, and of the accusation of the accusat W.—Augustus Cook, a companier, of tape of a warrant daily argued by two of the Augustus Cook a companier, of tape of a warrant daily argued by two of the Augustus Cook a companier, of tape of a warrant daily argued by two of the Augustus Cook a companier, of tape of t loss sores on his arms and legs, ha case loss sores on his arms and legs, ha case less desperate, that it appeared evident levy a certain sum of money, alleged to be union of Sections. The Plaintiff for a School rate: to the end became as desperate that it appeared evident the north. At Aberdeen during the last three months 300 recruits have been replaced him to use Holloway's Onument, and to have the Pills according to the printed directions, which had allent as to Union School Sections. The bake the Pills according to the printed directions, which had allent as to Union School Sections. The bake the Pills according to the printed directions, which the did After a short time, he found himself consider. After a short time, he found himself consideration. Sir Charles Napier, and by penevering with these remedies, in the School Section No. 5, in the Lown-silent as to Union School Section No. 5 wized and det ited by the Sections, and cannot be extended to Union Crimea. The recruits are strong, healthy dressed some time ago to Lord Aberdeen; Councillor Milsap say, that he School Sections, as there is no mention of lads, and are soon drilled for active ser but it is the opinion of those who have had

tinued to fill that office up to the time of the The rising and organization of a new Section 17 provides "that all the Divisions taking and detention complained of, and hav. corps of drivers for service in the East is to geants, corporals, and drivers, will be taken Now is the time for all true friends of the from the metropolitan and City police in the first instance; and to complete the required number, of young and active, accustomed to Get them in working order, show that such horses, and of good character, will be enlist-

The first of the militia regiments for dress of the waggoners will be plain tunic, lity is extremely doubtful. In consequence of its being intended to ster-pistols and a sabre; but when on service victed of Larceny at the Assizes and sen- C. W. the waggons will always by accompanied | tenced to 6 months hard labour, died in Gaol

THE MILITIA.

The Royal South Glocestershire Regi-

We understand that the West York Ri-

pital, barrack-rooms, &c.

MISCELLANEOUS,

the Crimea to take the command of one of Hon. A Ferguson, Messrs. D. Christe, J.

ed stand, called upon Mr. Layard for the re-Defendant.

Defendant.

Union Schoel Sections in it, and in this view she Plaintiff is right, but the same reasoning is nearly made up; but in Sotherland is nearly made up; but it is the opinion of these who have not in the intervence is nearly made up; but it is the opinion of the paid their taxes: he has not paid th

STEAMSHIP MAURITIUS.—We regret to an- port; one of those errors, in fact, of which Weekly British Whig.

The Weekly Edition of the "British Whig" will be published This Day at Noon.

Wing" will be published This Day at Noon.

Whig and a covers to send to Engineer the place of residence of the Plaintiff, and nominal powers a power to be entered for the Plaintiff, and nominal powers a power to be entered for the Plaintiff, and nominal the Union School Sections 17, and sequently by the Plaintiff, and nominal powers a power to send to Engineer the total loss by fire, at Southampton, of the fine screw steamship Mauritius, and eannot by the most forced construction men. Major Clements have arrived, and taken the command of the regiment until the transport service in the Black Sea.

The Weekly Edition of the "British the Union School Sections; consequently by the Plaintiff's ewn reasoning to be extended to Union School Sections; consequently by the Plaintiff's ewn reasoning to be extended to Union School Sections; consequently by the Plaintiff's ewn reasoning to be extended to Union School Sections; consequently by the Plaintiff's ewn reasoning to be extended to Union School Sections; consequently by the Plaintiff's ewn reasoning to be extended to Union School Sections; and eannot by fire, at Southampton, of the fine screw steamship Mauritius, and eannot by fire a very nice regiment—mostly all young men. Major Clements have arrived, and taken the command of the regiment until the transport service in the black Sea.

The British Whig.

The Weekly Edition of the "British Constitution of the sequently by the Plaintiff's ewn reasoning in the transport service in the black Sea.

The flames communicated with the gunpowapproximation of the sequently by the Plaintiff's ewn reasoning in the transport service in the black Sea.

The flames communicated with the gunpowapproximation of the sequently by the Plaintiff's ewn reasoning in the transport service in the black Sea.

The flames communicated with the gunpowapproximation of the sequently by the Plaintiff's ewn reasoning in the transport service in th nounce the total loss by fire, at Southamp- Punch would say-'tell that to the marines!' a verdict to be entered for the Defendant, ships have ceased to exist on the first day On Saturday Major the Hon. Standish on board, causing a fearful explosion, and a verdict to be entered for the Defendant.

McKenzie, Junon.—The Union School clause to uphold them. The Legislature no by the District Council of the then Mid
by the District Council of the then About 370 young men have been al- Steamship Company, and was valued at Canal, with their salaries, &c., was ask- and place of sale, the said Indenture will be

Among the various provisions for the

no sectional or local interests should be permitted to interfere with great public or pri vate undertakings, once commenced. And we therefore trust that, for the future, no new charters may be granted by the legisla ure for railroads, on the mere promise o this, that on the other aspiring municipality, unless the most satisfactory evidence exists of the requisite capital being forthcoming. to complete the wished-for enterprise. for want of funds, militates against other penetration of the Canadian legislature .country to unite, and cause to be finished. the various railroads now in part completed

MANSLAUGHTER .- John McGuinis, con at Hamilton on 3d. The crime was committed in the Township of Ancaster, and he

finement in a damp and ill-ventilated cell. causing dropsy, which terminated in death." We would ask the members of the late

Anornen.-About six o'clock on the The Carmarthenshire Regiment of Rifles | morning of the 2d inst., the cry of fire was

dents ; T. Gordon, Secretary ; R. Patterson, Treasurer; and the following gentlemen were named as Directors for the ensuing year : Messrs. David Christe, Couper, Hugh Major General James Simpson, the pre- Reid, Andred Hardie, Thomas Mitchell,

had the power to true this portion of the Township in dig factors and and ceased to exist on the first day of the Plai tiff les within the limit of as comblished by ' Tr Law of the Muni- of January, 1858, until the Township Muni- Arrangements are being perfected to se. [ring one. Mr. Henry Herbert of Music | of January, 1858, until the Township Muni-

days.

The Aberdeenshire Militia has received

The Aberdeenshire Militia has received

The Aberdeenshire Militia has received

The Aberdeenshire Militia has received and called upon Mr. Lawred for the re-

In yesterday's report of the Proceedings "Wishes to expose those who have not foundry erected on the said lots number

DESTRUCTION BY FIRE OF THE SCREW able error, which might creep into any re-

Quebec, March 8. On motion of Hon. Mr. Cameron, the bill and demand whatsoever of the said party

Mr. Turcotte moved resolutions decla- terested therein, or in the said lands and ring the propriety of paying all persons en- premises originate otherwise than with the govern' ment. To night the Speaker, however, ruled that as the resolutions were intended to be put in the form of an address to the Crown. they might be proceeded with.

The motion was postponed for a few The Bill to amend the Supreme Laws

HOTEL.

March 7th, 1855. Charles A. Lathrop, Ogdensburgh; Camden: Judgment for the Defendants .- until the 24th day of July, of that year. re-construction in Section 43, to two or more will be 400, and the head quarters will be ward's Islands, for giving effect, on the part Gurney, Montreal; J. Smith, Montreal The Decisions of the learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be The Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the Plaintiff contends that no dissolution are being at learned Judge will be the plaintiff contends that no dissolution are being at learned Judge will be the plaintiff contends that no dissolution are being at learned Judge will be the plaintiff contends that no dissolution are being at learned Judge will be the plaintiff contends the plaintiff co The Decisions of the learned Judge will be published in full—that relative to the City, be morrow.

The Plaintiff contends that no dissolution and be cited Sections may be situated. If this be the Lieutenant-Colonel. The exposed ports and harbours on the coast will be immediately fortified and otherwise a dissolution, and he cited Sections 43 and do of the School Act of 1849, in support tion No. 4 and 6, of the Townships of Ernes.

The Plaintiff contends that no dissolution and be county being at the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposed ports and harbours on the coast will be immediately fortified and otherwise a dissolution, and he cited Sections 43 and the complete of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposed ports and harbours on the coast will be immediately fortified and otherwise a dissolution, and he cited Sections 43 and the complete of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Act of 1850, to effect the City, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, is to be the Lieuten's the United States. They were presented to both Houses of Parliament by the Captain Morgan, of St. Helden's, is to be the Lieutenant-Colonel. The exposure of the Captain Morgan, of St. Helden's, the captain Morgan, of St. Hel Montreal; H. O. Burritt, Milwaukies, J.

March 7th, 1855. D. Bertley, Kingston; Shilmar Haziltine, Marmora; November, 1854, certain cows of the of 1849, in favor of his views of the case. School Section situated within the Town- other hill localities colliers and miners have should be placed in such a position, as to ac- A. A. Stevens Watertown; Albert Gunn, Watertown;

Fover and Ague Cured by Dr. M'Lane's

Illimois, writes to the proprietors that he had suffered greatly from a severe and protracted attack of gether with large Gas Fixtures, Stands, Fever and Ague, and was completely restored to health | Drawers, &c., by use of the Liver Pills alone. These Pills unqueswith decided advantage for many diseases requiring inmere fact of any great Canadian work being | vigorating remedies; but the Liver Pills stand pre- reserve. left in abeyance for any lengthened period, eminent as a means of restoring a disorganized Liver to healthy action; hence the great celebrity they have attained. The numerous formidable diseases arising from improvements, and leads capatilists at a dis- a diseased Liver, which so long ballied the skill of the tance, to doubt the prudence of our people, most eminent physicians of the United States, are now on the appearance of the earliest symptons of diseased Purchasers will please be careful to ask for Dr. is the trade of the country that they will McLane's Celebrated Liver Pills, and take none else. _ | cessful operation. The new Macadamized of course, have served in the cavalry. The pay; and then, and not until then, should There are other Pills, purporting to be Liver Pills, now Road from Sterling runs through the prowe seek for new charters, of which the uti- before the public. Dr. M'Lane's Liver Pills, also his perty. Terms of Sale of Land-one half Celebrated Vermifuge can now be had at all respectable the purchase money on the execution of Drug Stores in the United States and Canada. For Sale by E. W. PALMER, Kingston,

> There are few things which afford us greater pleasure than sitting down to write a notice of the celebrated was held before H. B. Bull, Esq., Coroner, that by our notices may have been induced to take these and the following verdict returned, which | Bitters, and been rescued from death by dyspepsia liver was taken from the Doctor's testimony:— complaint, &c., for the cure of which it is certain. It is prepared and sold only by Dr. C. M. Jackson, at the is prepared and sold only by Dr. C. M. Jackson, at the German Medicine Store, No. 120, Arch Street, Phila-

VEGETABLE PULNONARY BALSAM, for Coughs, Colds and Consumption. An expression of opinion of Albert the office of the undersigned and settle their Guild, M. D., Soston, Mass .- " Having prescribed the County Councils who voted against any ad- I can with confidence recommended its use for all those

A T the General Meeting of the Stock-A holders of the City of Kingston M. W. Strange, John Mowat, Esq.

John Counter, Esquire,

COUNTY OF GREY AGRICULTURAL SOCIETY. on the Capital Stock, payable at the Com-

Manager. Kingston, March 9th, 1855.

o'clock, for the purpose of Auditing the

PATRIOTIC FUND.

containing one acre and one fourth of an acre numbers afteen and six eep in Block B. the said town of Coburg, agreeable to the plan registered in the Registry Office of the said County of Northumberland, liber folio 402, memorial 6545, also lot No. 2 in Block R. of Coburg, aferesaid, as describ ed in a deed from one John Lent, to the said Albert Yerington, together with the fifteen and sixteen, and the engines, Boiler Machinery and fir tures of every kind and The first part of the sentence is correct, description erected on the said lots or attached thereto, including all such fixtures as are called Trade fixtures, which trade fix. tures for the purpose of the said Mortgage are therein declared to be considered permanently attached to the freehold and not removable, and together with all buildings and appurtenances whatsoever to the said Foundry lands and premises belonging or in any wise appertaining. And all the estate, right. title, use, trust, property, possession, claim exhibited for the perusal of all persons Terms of sale-Cash.

WILLIAM WELLER Coburg, March, 1855.

PAINTING .- REMOVAL.

IIE undersigned has removed his painting estat lishment from Princess Street to Earl Street, west side, a few doors above King Street, next to Mr. Boyle's buildings where all orders in his line will be thankfull received, and punctually attended to King-son, March 58 , 1854.

FARM FOR SALE.

1 N the Fourth Concession of Pittsburgh. Ten miles from Kingston, being the East-Half of Lot No. 12, containing One Hundred Acres, 25 of which are cleared, and in a good state of cultivation; the remainder well wooded, and the whole well watered. On the Farm are a Stone Dwelling House, Frame Barn, good Stable,

Apply to WILLIAM GERMAIN. On the Premises, Or THOMAS KIRKPATRICK, Esq. Kingston. Pittaburgh, 7th March, 1855.

SHERRIFF'S SALE.

GREAT BARGAINS - 0 F --

Watches, Clocks, Jewellery, Plated Ware FANCY GOODS!

Clocks and Jewellery and a rich and varied assortment of FANCY GOODS. Also a quantity of Fixtures, consisting of a beautiful Show Case richly carved and highly finished, suitable for a large Library.

The goods will be put up in Small Lots to suit purchasers, and must be sold without

of by J. O'Reilly, Esq., Selicitor. Sale to commence at 12 o'clock, neen.

- A L 8 0 -Lot No. 3, in the 4th Concession of the Township of Marmora. This lot is situated within 12 miles of the thriving village of Marmora, where the Iron Works are in suc-Deed, the balance by Note or security on

Sale of the above Lands to take place on Tuesday 13th inst., at 2 o'clock, P. M. BAKER & McMILLAN,

Kingston, March 1st, 1855. NOTICE.

A LL persons indebted to the Estate of the Late Doctor Horace Yeomans, of the Village of Waterloo, are requested to call a THOMAS KIRKPATRICK,

Acting Executor. Kingston, March 3d, 1855. ATHENÆUM FIRE INSURANCE

SOCIETY. CRIEF OFFICE, 30 SACRVILLE STREET, LONDON. CAPITAL TWO MILLIONS STERLING.

DIRECTORS. The Right Hon, the Earl of Glengall,

Samuel Asbury, Esq., Rev. J. Hartlett, M. A. Frederick R. Becston, Esq. J. Stirling Covne, Esq. John Hardy, Esq. Wm. Howard, Esq. W. Bulkeley Hughes, Esq. M. P. Carrington Jones, Esq. Capt. R. D. Lancaster, R. N. Joseph J. Reed, Esq. Henry Sutton, Esq.

BANKERS. 59 London and Westminister Bank, St. James. BOLICITORS. Messrs. Addis, Guy & Co., Cannon Row, MANAGER.

Richard Wild, Esq.

Henry Salter, Esq. CANADA BOARD.

DIRECTORS. Alexander Campbell, Esquire. John Watkins, Esq. | Wm. Wilson, Esq.

MANAGER FOR CANADA. GRANVILLE MOYLE Esq. Losses promptly settled without releve