ST HAIR DYE IN THE WORLD! | present gover most tie warred, bis | The Opslaught of the Commercial Ad-

* Opifor per Orbern Dicor." MONDAY MORNING, MARCH 23, 1857.

Letters and Telegraphs Received.

J. C. Montreal ; G. W., Toronto.

THE SEAT OF GOVERNMENT

The Address to the Queen has passe both Houses, and the choice of location the Seat of Government has been transfer red from the Provincial to the Home Go-

debt of gratitude to their Member, the Hon. John A. Macdonald, for the able, the city he represents, and nobly has he gained it. All honor therefore be to him. No matter whether Ottaws, Montreal, or even Toronto be the ultimate winner, to Mr. the Home Government. He has done hi duty, now let the city do hers!

Attorney General McDonald's Speech

on the Seat of Government Question. Atty Gen. Macdonald replied at length. of the whole. It was the crying evil of all | the Home Government upon the question legislative bodies on this side of the At of where the Seat of Government should but it did not lie in the mouth of the memeges and liberties of the sulject might be then would be submitted to the lamperial tempted to take more, but was advised from member stated, perhaps inadvertently, that came and asked anything. He thought entitled to the odd £10 only.

he had always been in favor of the all they would wait long before Her Majesty Mr Whyddon appears never to have From and after the passing of this Act, ternate system. Now, only last session the sought to interfere with our local affairs, tasted of the fruit of the tree of knowledge; no person shall be appointed a Cleck of the member voted for the amendment of Mr. without our consent, [Hear, hear] Powell declaring that it was expedient that Mr. Wilson had expected that the At- tale of himself with a degree of simplicity, three years standing. ently placed in Upper Canada. (Hear, like a statesman; but he had done it an accountable being, from lack of moral hear.) He had been converted, therefore, like a low pettifogging attorney: [Hisses perceptionupon this question also. The member for and should of "Order." He repeated the lt such conduct as Mr. Whyddon admits during his illness or absence. Toronto and the member for Lambton expression. The hon member then defen- he has been guilty of were allowed, any Magistrates must deliver to County Attor seemed to have some difficulty in account- ded Mr Cameron from the charge of incon- agent or clerk might, upon giving up his ney, informations, dep sitions, exami ing for their votes for the amendment of sistency, alleging that Mr. C. hadronly vo- situation or being discharged, appropriate tions, &c., County Attorney to be dee the member for Portneuf (Mr. Thibau- ted in favor of fixing the seat of Govern- the whole funds of his employer entrusted the proper officer of the Courts, with deau.) They had not counted the cost of those votes. They thought they had manent seat of government. The hon, gen to return any larger per centage for the entitled an Act to facilitate the performance to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he performance to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right the perfect that he had no right to return any larger per centage for the latter that he had no right to return any larger per centage for the latter that he had no right the perfect that he had no right the perfect that he had no right the latter that he had no right the latte counted heads and could succeed in over- tleman went on to say that they had a new just three months of his engagement, than of the duties of Justices of the Peace, & throwing the Ministry, but when they f und exposition of responsible government. They he was entitled to for those preceding with respect to persons charged with indic that instead of the majority of four which I had been told that all governments had open them. If he had any claims for damages able offences, in case of inquisitions they expected, there was a majority of questions. That might be true as to question before Coroners, and in every case who wenty-five agains them, and three to one | tions of policy, but it could not be so to the courts, no man has a right to give | complaint may be made before a Justice in Upper Canada, they began to thing they very substance of the government; that a verdict in his own favor, and assess the had been sold without getting the pay. - vert d the very principle on which the gov- Judge and Jury. (Hear, hear) But the member for To ernment was carried on. Responsible gov. We say then that whatever may be the all papers to County Attorney. ronto said that he was obliged to vote for ernment was conceded to us on the ground precise amount due by Mr Whyddon to The duties of Treasurers, so far as r Mr. Thibaudeau's amendment because he that we were capable of self-government, the Beacon and Athenseum Companies, there late to fees, fines, penalties, and monie could not vote to ask Her Majesty to set and there could be no question more purely is no doubt upon his own showing that he tle this question on t e ground that we local than this. They were told that no is largely indebted to them for money uncould not agree amongst ourselves when government should settle this question. He lawfully retained by him. we did agree amongst ourselves last session. said that there ought to be a government. With regard to the losses due by those. Now, surely the gentleman could not have Now, surely the gentleman could not have es in a humiliating position, by admitting act honorably, and that every dollar will be read the admendment; the amen ment our inability to settle a matter of this nature. paid as soon as the Court declares to whom

settled here, but he wanted to turn out the | ementry.

This is strong lauguage, yet Bogle's El- freends from Quebos who had been using weirie Hate Dyn (recently improfed) was the members of poste upon the question spits were to be an, by the jedgen at the late | then late | then they make find their tools would be mechanics Fair, held in Besten, (among come their masters). The gentleman then and State smayer) who awarded it the west on to may if the House had gone into PRIZE MEDALAND DIPLITALA, over committee he should have explained the ob- test the young of the flick he has guarded brought, nor shall any damages be recover. County Attorneys. the encirent Hate Dyes on exhibition from just the government had in introducing accessfully for five and twenty years? In able for any criminal intercurrent or connect. all parts of the Union. Its unparalled sup these three sesolutions - not that they re- fait ful old Tray been cound at last or has the with, or an medication of, any married ariority consists to. Let. The ingredients quired much explanation because they were a sep been thrown in Cerberus ?" others are. 21. The Commercial Advertiser asks II. Criminal intercourse or connection the akin. 24. Is easily applied, and dyes in order that no member may affect to mis- this question, because being engaged in with any married woman with her consent she bair any color required, from a delicate understand them. It is impossible for any running a muck against a certain deterious shall be and is hereby declared to be a misbrown to a deep black, so patural as to ap- | Government or Legislature in this country | Auctioneer-Colonel, he desires the aid of | demeanor, and the persons having such | pear marvellons. Manufactured, sold and to soltle this question. It was true that the British Whig. The British Whig will | eriminal intersource or connection together sold by W. Bouls, 277 Washington'st. | the removal of the heat of government from render no aid of the kind, ... The person al- shall, on conviction before any Court of Bend, Perryville, and along the Reed Forks | which, affirming as it did, the power and Kingston to Montreal was the act of the Indeed to is no better, nor no worse now Oyer and Terminer and General Good Dev We eannot mederiake to return commu- Government, but that was not analogous to | than he has been for many years past. livery, which shall alone have jurisdiction signtions of wind here do not avail burselves. this. That was not a question where the Hu is thoroughly well known and appreciation over such offence, be hable to imprisonment Communications should always be legibly seat of government should be; few mem- ted in Kingston and in Canada; and news- in any common gaulor prison in the Conn- en the feeling of Parties, and in many common gaulor prison in the Conn- en the State of March last, between the still, so strongly runs the feeling of Parties and all the Lorentz and a it long, it increases the difficulty of finding Canada members were for Montreal; but good or ill. If Baren De Rottenburg chooses | was committed or is tried, with or without Russian Indians, near Port Gamble, Washgovernments ever known in Canada-the dum." government of Messrs. Baldwin and Lafoncountry-yet still we found the members of that government voting against each other but that the Colonial Secretary will accept upon any one place as the seat of govern- of Directors :--the trust reposed in him and decide at once | ment. If any government could have done so this long agitated Question. So, far so that one could, because they were certain of good; the local merits of Eingston will the support of two great sections, but still now prominently be brought forward, and they could not make it a government question this city stands a fair chance of being the | Every man of cander must admit that the stronger a government was in Canada for

the Quebec and most of the Upper Cana- there was something wrong-something offence is tried. But whether Kingston be ultimately general purposes the less was it able to successfultor not, its Inhabitants owe a deep | deal with questions of this kind; for the strength of a government consisted of its having supporters from every section of the etateamanlike manner in which he mana- country. If proof were wanted of the im- James Morton, Esq. | A. J. Macdonell Esq. ged the matter. He not only caused the possibility of settling this question, it would | John Mowait, Esq., | James Harty, Esq., practical rescinding of the vote in favor of be found in the votes of last session, without bower, risk, Kingman, Quebec, but he occasioned an future votes | Hamilton, Toronto, Kingston - every place | James Thomson, Esq., Commercial Pank. of the kind to be null and void. He has that was named was voted down except Standing Counsel-A.J. Macdonell, Esq. fought the preliminary battle in favor of the Quebec and that was only carried by a Par- Bankers-The Commercial Bank, Kingston. liamentary manouvre which could not have Midical Officer - O S Strange, Esq , M.D. been repeated. They had been told by the men ber from Toronto that the Government

Macdonald must be ascribed the merit of of responsible government. According too G.W. Allan, E.q., | Thomas, Clarkson, Esq. his (Mr. McD.'s) understanding of that principle, it was that the advisers of the Crown in this Country must have the coufidence of a majority of the House, and that any administration which had not that confidence must give way to others. When the Government came down with these resolutions and faid them on the table, they He said the Hon, member Mr. (Camer- took the responsibility of recommending to on) had expressed surprise that the Gov- | the House the course proposed in those reernment had not entered into lengthy ex. solutions. If the House thought the Goplanations, in laying the resolutions before | vernment were wrong in introducing the the House. They were prevented from resolutions and that they had forfeited the doing it because there was an order of the | confidence of the people of Canada, let them | House that the House should resolve itself say so and the usual consequences would a man of wealth, but also of honor? Are into committee of the whole yesterday, for follow. This was the only way in which these the men to be guilty of countenancing the purpose of considering the resolutions, the question could be settled. The fault acts of fraud or secretion! He had acted strictly in accordance with was not with the Government, but with the The Montreal Press acts more liberally any criminal law. Parliamentary usage when he had moved sectionalism of the Legislature. By pur- than that of Kingston. It defends the that the Speaker, in obedience to the or- suing the proposed course the matter would Company from the attacks of its bare-taced der of the House, do leave the chair. In be referred to a disinteresied arbiter, one enemies. Read what the Montreal Comcommittee of the whole he should have anxious only for the promotion of the inter- mercial Advertiser of the 16th instant entered into full explanation, and the re- ests of every section of the Country, says solutions could have been fully and freely Every locality would have a full opportunit We do not think that the late Agent of papers for the Assizes and Quarter Sessions. debated, without the embarrassment of ty of laying its claims at the foot of the the Athenaua Insurance Company, and To institute and conduct on the part of the strict rules of the House. His object throne. He assured the House that presentative of the Anchor, has the Crown, all presecutions, felonies, mishad been to prevent unnecessary discussion, there had not been and would not be gained any laurels in the contest he provek- demeaners, &c., at the Quarter Sees which would all be repeated in committee | the most distant communication with

discussed it ad nauseam. But the hon, He pledged himself that neither he nor damaging charges, Mr. Whyddon replies in member found another cause of surprise in | either of his colleagues had any commu- a communication to the Gazette of over a | at the Court of Assize, or before the ope the fact that the government did not as rial Government, with the Colonial Office, defence, if defence that can be called which sume the responsibility of coming down with Mr. Labouch re or with any other is an admission, lies in a nutshell. with a resolution naming some place as power, potentate or individual, that could Mr. Whydden became Agent to the Beathe seat of government. The govern- possibly sway Her Majesty or the Colonial con, on a commission of ten per cent upon ! ment might have been right or wrong in Office in the dicision of this question, and premiun's received by him. Such amount originally making this an open question, that course would be carried out. He stat of premiums up to his resignation of the relation to the public revenue, domain peace ed further that no member of the Govern- agency was £1805, and his per centage and health, &c., &c. ber to throw that in the face of the gov- lency in the matter, and their advice had retains as salary £3513s. 4d.; and justifies ment had offered any advice to His Excel- thereon, £180 10s od. He admits that he ernment, because he had been a supportant the matter, and their advice had retains as sainty 233138. 4d.; and justines spect to criminal offences, brought before ter of the government of Sir Allan McNab, the press and intimated in this House that the General Agent of the Company here, them for investigation, or adjudication who, it was well known made this an open Mr. Draper was acting as the agent of the that his first year's salary was guaranteed when requested so to do. question. Open questions were allowed to | Government in the matter No communi- | £250, for which he shows nothing but ex- | To perform all such duties as the Goverall governments ex nece situte. He had ever been made to Mr. Draper tracts from letters, which, when read in con- ; nor may direct, in reference to his position heard to night, for the first time, that his on the subject; the question had never nection with the context, will probably fear as County Attorney. friend was a convert to the doctrine of re- been submitted to his consideration, and for a very different meaning. The facts we the best of all reasons that the government have to deal with are his own admission eponsible government. The conversion had taken no action in the untill Mr Draper that he was engaged at 10 per cent for the was rather late, but "better late than had left this country. The probability was first year and 94 for those following, and by never." But there were men in this coun- that Mr. Draper would be back and perfor- has paid himself without authority double? try and in England to whom the privil- ming his duties on thebench before this ques- the amount he was entitled to, and even at

as safely entrusted as the member. When Government. At the commencement of the | it by his fegal counsel. the late Sir William Molesworth joined session the government called their sup- As regards the Athenaum he acknowthe Aberdeen administration, he did it lutions to them; they were unanimously, tion of receiving ten per cent on all premwith the express stipulation that the ques- approved by their Upper Canada support iums, and five per cent on stock sold, onetion of the ballot should be an open ers, and, though no unanimously, by a large fourth of the next profits of the Montreal Aquestion, and session after session he voted portion of those from Lower Canada. Being | gency, and fof those of other agencies / for and supported with all the might of thus satisfied that a majority of those who Canada East, to be adjusted every five his great ability and the power of his in- accorded them confidence approved the years. The amount of premiums received tellect the annual motion of Mr. Grote; scheme, the government brought down the was £1683, the percentage on which is misdemeanor, before the Quarter Sessions, differing from Lord Aberdeen and Lord them. The bon, memder for Toronto had be has kept back £823, upon the plea of John Russell he felt that an open question asked how they knew that the Queen compensation. On the 31st of August he and the House of Commons did not think | would settle this question. They had the | debits himself with premiums received £1. | made from defendant, County to pay for that he was thereby deserting the liberties | assurance that whenever the Legislature of | 256 18s 8d, and takes credit for £125 13s | of the subject or sacrificing the privileges | Canada had asked anything of Her Most | 7d as the full amount due to him by the of the people. But the junior member for | Gracious Majesty she had always granted | Company at that date. For the following Toronto was not a convert only the doc- it. [Hear, hear.] But it had been asked three months upon a receipt of premiums to trines of responsible government. The how, if they invoked interference in this the amount of £429 he charges the more case, they could refuse the Queen if she est sum of about £540, when he was actual-

the seat of government should be perman | torney General would have replied to the which proves that he cannot distinguish could never be an open question which sub- amount of it, without the intervention of the Peace, whether proceedings have bee naid nothing about sending the question He held that the government was bound to the money to Mr. Whyddon's hands behome; the amendment said we should not grapple with this question. He hoped there longs discuss it here" during the present ses | was patriotism enough to fix upon some | sion. (Hear hear from the Opposition.) If point his believed that it was possible to do . Der We refer our greaders to an Adve the member would not allow the question | it. If it was impossible, than it was impost tisement in another column, headed "Anti

"Where may we ask in the wold watch dig. Bill enuets per follows :--the British Whig, ever se ready to grow! | l and back at little breaches of conventional.

bers supported Kingston and all the Lower paper animadversion will be ther do him try or Union of Counties where such offence erew of that wassel and a hand of North ment in favor of a final disposition of the moment that became a question for the to make him a Militia Colonel, if the Gover- | hard labor, for any period not less than one | ingtoh Territory. The Indiana were enconsideration of the Legislatures, the ap- nor General chooses publicly to disc with | year, nor more than three years, and to fine | ple of discord was thrown amongst them. | him, if the people of Victoria Ward choose | in the discretion of the court before whi When this question was first brought for | to make him an Alderman, and if gentlemen | such offence is tried. ward, it was introduced by Mr. Sherwood, of character choose to serve under him, all III. The seduction of any unmarried fea member of the opposition, and although we can say is, that these things are matters male shall be and is hereby declared to be a sucampagent into the woods. The Indians

DIRECTORS, &C., IN CANADA. KINGSTON. The Hon. John A. Macdonaid, Her Majesty' Attorney General, James Morton, Esq. Kingston.

Chairman - MAXWELL WILLIAM STRANGE, ENG. Vice-Chairman THOMASA. CORBETT. High Shariff of the United Counties of

Secretary - John V. Noel Esq.

had been guilty of a breach of the principle | The Honorable, John A. Macdonald, Attorney Local Manager - Angus D. Macdenyll, Esq. MONTREAL.

> DIRECTORS. William Molson, Esq. | Damase Masson, Esq. Phomas Evans, Esq. Standing Counsel - J J C. Abbot', Rsq. Local Manager-C.C. Abbott, E q.

THE ECTORS. The Hon J M. Fraser, | Henry Burstall, Esq. Local Mauager - Richard Peniston, Esq. BRELEVILLE

Local Director-Lewis Wallbridge, Esq. Agent -Robert Newberry, Esq. Is there one man here, who is not only

and Supreme Courts, when requested to de don was accused of having when ceasing to be agent for the Beacon, kept back the monies of that Company remaining in his tantie that they discussed every question be, either by the Government as a hards, and of having pursued the same over and over again at every stage, and Covernment or by any member of it .- course as regards the Athenaum. To these

of good and evil: he tells this damaging Peace, except a Parrister of not less than

to be referred to the Queen and would not because an act of this kind would sap the let it be discussed here, how in the world very foundations of the system. The pas- The mayor of bondon, U. W., was it to be settled? (Hear, hear.) The sage of these resolutions would be a blot wened a public meeting at that er member knew the question could not be spon our history as a young and growing tion the legislature to establish a District Lanatic Asylum there

Partiamentary Rems.

I. From and after the pussing of this . Warrants now issued in favor of County com when we require his ussistance an pro- Act, no action at law shall be presented or Treasurers, to be hereafter in favor or unmarried female.

there was at that time one of the strongest of taste, and " de gustibus non est disputan- | misdemeaner, and any person who shall seduce any nomarried female shall, on conviction before any Court of Over and Terminer taine, two of the strongest statesmen of the The Times and Beacon Insurance and General Guot Delivery, which shall lalone have jurisdiction over any such feace be lia'r e to imprisonment in any comaponethis question. Surely they might trust The apathy with which the Kingston mon gael or prison in the County or Union wounded-among the latter one of their Mr. Baldwin, the father of responsible gov. Press regards the shameful attacks of of Counties where such effence was com- chiefs. The Indians sued for peace, and Mr. Patrick, asserting the claims of the largers do. ernment, as safely in reference to this mat- Messrs. Whyddon and Moyle upon the mitted, or is tried with or without hard last promised to go to Victoria, and never visit ter as the member for Toronto. The al- actual vitality of the Times and Beacon | bor, for any period not less than one year | t'uget Sound again. ternate system was carried against the vote - Insurance Company, would in the minds of | nor more than three years, and to fine in the I of Mr. Lafontaine, Mr. Baldwin, with all many at a distance beget the suspicion that discretion of the court before which such

this Act had not been passed

MARRIED WOMAN'S RIGHTS. Mr. Cameron has a Bill before the Assembly which provides that every woman who shall have married, or shall mar without any marriage centract or sett ment, shall, notwithstanding her coverte have, hold, and enjoy all hera nal property whether belonging to her before marriar and also all her personal earnings and anyacquisitions therefrom, free from the debts. digations or control of ber husband without her consent, as full as if she had co the property of a married woman from of signature during the month of January seizure and sale on any execution against last, and will in all probability be here her husband for her torts, and in such case | n xt month for presentation. As the mail execution shall first be levied on her separ- from Red River only arrives at St. Pauls ate property. The real estate of a married at intervals of two months, and then very

now, acquires a life estate in all his wife's real property upon the birth of their first Summary of the Bill introduced by the Attorney General West, for the appoint ment of County Atterneys ; -is. There is to be one appointed by the

tled beforehand, a husband, as the law is

Governor General for every County in U per Canada. 2nd. He must be a Barrister of not less than three years standing. 3rd. No County Attorney shall act, or br employed as attorney, tor any prisoner

charged with any offence, punishable HIS DUTIES. To receive all informations, &c., &c. transmitted to him by Magistrates, Cor ners, &c., to sue out process, compel at-

tendance of witnesses, and production

To watch over the conduct of cases i the Quarter Sessions, &c. To deliver to the Crown Officer, all pa-

pers connected with the criminal bus ing . f the Court, to be present at the Court and in the absence of a Crown Officer, to anduct the criminal businers thereof. To institute and conduct proceedings be fore Justices of the Peace, for offences

To advise and instruct Magistrates in re

Tor perform all the duties which are now performed by the County Treasurers, as Receiver of Fees, in respect to the County Court, Court of Insolvent Debtors, and Di-To audit accounts when the payment

charged apon the Consolidated Revenue Fund, when required so to do by the Gover-To perform such other duties as may be

Shall take an oath to perform the duties without favor or affection.

Shall be entitled to fees in all cases of as Attorney and Counsel, for services rendered in such case, when costs cannot Governor in Council to make such regu-

lations as to him may seem expedient, to carry out this, or any other Act, to be passed for imposing duties on County Att

Senior Judge of County Court may appoint a Barrister to act for such County Attorney

taken or not, such Justice shall hand over Debtocs' Court, and the Division Court shall cease, the duties to be performed

the County Attorneys. . The County and Divis on Court Cle. shall deliver to County Attorney, such accounts and returns as they are now bound to neighbouring State. deliver to Treasurer, and shall pay over t County Attorney all fees, fines, and moneys. received by them.

t en, to County Attorney, who is to inspect, while and adopted to peti-\ and certify the same if correct, or state ob County Atterney to be Pecciver of fees.

and fee fund moneys, and shall be paid at 4 participators in those rights and liberties Mr. Cameron's Adulters, and Sedaction of the percentage on all monies passing part of the world they reside. a through his hands.

Act to take effect the 1st January, 1858. ---ITEMS OF NEWS:

The Kansas River has overflown its destroying stock and property to the amount jority .- Yeas, 38; Nays, 75. Hay are all earned away. Commander Swartwoot, of the United

States are amor Massachusetts, has made an camped in large force; but under cover of the game of the steamer Lieutenanta Simmes and Forest, with a party of twenty-nine sailors and marines, made a weev gallant kept up from the Massachusetts upon the to doubt the wisdom of their policy, nor to infines whenever they were seen in the wonds. The United States force had one caval at the alleged infringement of the Barley man killed and one wounded, and the Indiana St. Johns, N. F., March-16.

The advices by the last English mail to disn members voting for it. That govern- Bogus in the matter. And yet how utter- IV. Notwithstanding anything herein transfer to that power the Newfoundland ment had the strongest following that any fy void such a suspicion would be of fact contained the father of any illegitimate child fisheries, has ereated intense excitement g ographical position is concerned, we are Mutton to be a suspicion would be of fact contained the father of any illegitimate child fisheries, has ereated intense excitement g ographical position is concerned, we are Mutton to be a suspicion would be of fact contained the father of any illegitimate child fisheries, has ereated intense excitement g ographical position is concerned, we are government ever had in Canada, and yet whereon to found it. To say nothing of the shall be hable for the maintenance and sup- here. A general meeting of all classes was free to admit has claims inferior to few called. ()h the day of the meeing, all the stores, shops and place of business, were closed. The British flag everywhere was at half-mast, Union days and in some places | been represented at the foot of the Throne a black flag was buisted. The result of the | at least as well as any other city, yet nam- | Fawis 47 pair. inceting was a determination that the wrong to our people shall not be perpetrated. The Legislature and commercial classes are sending petitions to the Queen, and delegates are to proceed to England to protest against the measure.

> THE VIEWS OF THE PEOPLE OF RED RIVER.

The following is a copy of the Petition ed annagement ... This rule not to protect to the tegislature; which was in the course woman shall not, during her life, be subject | irregularly, the Petition will be sent to to execution on any judgment against her that place by a special express ;--on account of any interest he may To the Legislative Assembly of the Province

have acquired in such real estate as tehant | of Canasa in Parliament Assembled by courtesy. Unless it was otherwise set. The petition of the undersigned, inhabitants and natives of the settlement, situated on the Re! River in the Assinibelne County, British North America HUMBLY SHEWETH :--That many years ago a body of British

> emigrants were induced to settle in this country, under very flattering promises made to them by the late Earl of Selkirk. and under certain contracts. All those promises and contracts which had led them to hope, that, protected by

British laws, they would enjoy the fruits of their labour, have been evaded. Our lands are ferti e and easily cultivated, but the tiller of the soil, as well as the adventurer in any other industrial pursuit. is effectually prohibited from devoting his energies to those labours which, while producing to the individual prosperity and wealth, contribute to the general advantage | Consumption saps the citadel of life of the settlement at large.

Laws and Ordinances for the government of our country, are enacted and de. Depicts a future glorious to the viewcreed by the Directors of a Trad og Company in London; creating offences, imposing penalties, and restricting the exercise | Yet hath Consumption warnings, that foreof commercial rights, in a manner which would not be tolerated in any other of the | The love's quick ear the loved one's coming

Council who are appointed by the Directors, and composed of seven of the Chief Fac ors of the Hudson's Bay Company, in whose selection or nomination the inhab- | Are symptoms all, too eloquent of death! whatever. Under these laws we are pro- Nor stand mert to see the sufferer die. peltries of our country, for any of the pro- Employ a remedy that cannot fail! ducts of our labour, and we are forbidden to give peltries in exchange for any fithe imported necessaries of life. Our proper- | Hath Regers given, banishing despair ! ties have been seized and confiscated, merely under the suspicion that we might exchange them for peltries. Under the penalty of being imprisoned or of having | criptive of Mr. Sears' Pictorial Family Biour property confiscated, we are forbidden | ble, and send for the Printed Catalogue of to take peltries in exchange even for the all our libustrated Works.

food supplied to the famishing Indians. We are constrained to beheld the commercial productions of our own country exported for the exclusive profit of a Company of Traders, who are s'rangers to ourselves and to our country. We are comoelled to use only the goods imported by that Company, and are prohipi ed from exporting these productions of our own country and industry, which we could ex-

change for the necessaries of life. Justice is administered by a Judge in the pay of the Hudson's Bay Company, dress (post paid). and the consequences are that there is no coofilence in a judicature so constituted, and the people deem it impossible to obtain justice in any matter or cause, wherein the Company, or the Liend or favour te

Under the systematic oppression of the | China, in acknowledgment for quantities Hudson's Bay Company, the industrial his Cherry Pectoral and Cathartic Pills, islative Council &c. &c. efforts of the most energetic of our people the Doctor sent him as a present. are paralyzed, and discontent is increasing to such a degree, that some event prejudicial to the interest of Canada, and to nor desired connexion with the Province, may 8 on thate.

In case of illness of County Atforney, tory of Minnesota, and trade will inevita- the terrible stout Ming synasty, by the grace bly spring uy between the people of this of heaven received after an interval of ages Messrs. S. J. Lyman & Co., tory. We have already great cause to envy those laws and those commercial ad- | sick according to what the Interpreters read | vantages which we see e joyed by our from your printed papers (directions) P neighbours, and which, wherever they profoundly happy, O wise Barbarian! for I exist, are productive of prosperity and Yang-seu-Tsing, say it. Your curing seeds | Kingston, Sept. 20, 1856. woulth. As British subjects, we desire and sweet curing drops were given to the that the same liberty and headem of com- sick in his Army of the Winged-Sword, and me ce may be granted to us, as is enjoyed py white you live for this is known to the Lowell, (Cherry Pectoral and Catharetti. Pills.) culated and sold in each of the pri in all other possessions of the British Mighty Emperor of China, who approves has associated with him, his broth r Frederick cities and towns of British N. America Crown, which liberty is become essen yourskill, and permits you to send more of Ayer, Esq., long and favourably known as a nally necessary to our presperity and to your curing medicines for his fierce armies leading merchant of the West. Mr. Ayer will the tranquility of this colony.

> became attached to the Crown of England | who will repay you with Tea, or Silk or | devotebinself to his scientific investigations trol heretofore exercised by the Hudson's of your great knowledge, surpassing all Commencial Tayerland - Dr. Ayer's tion Book, will be carefully boxed, and Hay Company, is a usurpation, antagon- other Poreigners, even aspiring to equal the business Agents are a pleasant annual to us, tion Book, will be carefully boxed, and will guarantee the erjoyment of those | We are glad to know you bow in trembling

Wherefore your Petitioners humbly pray.

Toronto, March 2 ger, which, in amendatent to Mr. Bori affirmed the expediency of selecting treal un the permanent Seat of Govern This was negatived by the following .

capacity of the Provincial Legislature deal with all motions of parely local concern, tion as this was voted down by the fol ing decided majority : - Yeas, 53; Nave,

Thus, then, upon the main question, wheselecting a permanent capital to England, nination. During the whole day a fire was | the Ministry, that there is no longer room | Wheat 42 bush conceded right of local self-government. Peas 42 bushel Succeeding the motion of Mr. Derion

> was a foolish and ill timed amendment by Osumesi young City of Ottawa. This unfortunate | Carrots and Beets do. motion was discountenanced - as Mr. Pow- Onions do. 0 10 ell and other Ottown members predicted it | Berlat's cwt. would be, by the following disheartning ma- Perk de. jority -- Yeas, 10; Nays, 101. So much for Ottawa, which so far as its | Ham and Bacon 42 B.

places in the Province - and which but for Cheese & to Mr Patrick's ill-advised motion, might have | Rggs 40 des ed in connection with the seat of Govern-Succeeding Mr Patrick's motion was one

by Mr Masson, in favor of Quebec, to which | Lunothy seed & bushel ... an amendment was moved by Mr Alleyn, and lost on the following division :- Year, For Ash 49 ows 0 37 44; Nays, 70.

Following this was Mr Cameron's motion, affirming the expediency of continuing the perambulating system, which was negatived as follows : - Yeas, 33; Nays, 80. Then followed by M. Felton, declaring favor of Kingston, which gave for that cit the subjoined vote : - Yeas, 27; Navs, 84. The chances of Toronto were measure by a motion of Dr. Clarkes, which fell through by a vote as follows :- Yeas. 30

sult :-- Yeas, 14; Nays, 100. This concluded the long list of amend ments of the Attorney-General's resolutions | was obtained, but it was utterly unavailto go into Committee. The Opposition ing, at last, he was determined to com having expended their fire gave in, shortly | mence the use of Holloway's Pills, which before 3 o'clock this morning

The Report of the Committee will be rought up again for discussion on Tuesday night, when amendments in various shapes will doubtless be proposed But as symptom of his host of disorders compl the government had already carried their | eradicated. main proposition for a reference of the question to England by a majority of 10, there is little room to entertain a doubt of their complete triumph in the House Assembly --- so that the expected minister al crists may be said to be past. ---

THE ONLY SAFETY.

Neglect a cold ! and soon, with terrors rif Slow paced, yet sure - while hope will tints untrue, The spoiler steals along with hidden dart.

And Death's cold shadows darken round the

These Acts or laws are enforced by a To deepening Cough, flushed cheek, and pulses high. The failing strength, and fever-lighted eye. These, and the wasted form, and shortened

itants of the settlements have to voice | HE WISE IN TIME!-remedial means apply. hibited from receiving in exchange, the If Cough or Cold the Lungs or Throat assail. Tar, Canchalagua, Liverwort, combined The golden gift of science to mankind

EVERY READER Will please notice the advertisment

10 To the unmittated in the great art of selling Hooks, we would say, that we 21 present a scheme for money making, far better than all the gold mines of California and Australia. her Any person wishing to embark

the enterprise, will risk little by sending the Publisher \$25, for which he will receive sample copies of the various works, (at) wholesale prices.) carefully boxed, jusu and directed, affording a very liberal percentage to the agent for his trouble. these he will soon be able to ascertain most saleable, and order accordingly. ROBERT SEARS, Publisher.

We publish as a great curiosity the f lowing characteristic letter, received by ou friend Dr. J C. Ayer, of Lowell, Mass, from of the Company, is in any way interested, the "Rebel Chief, or usurping Emperor

To Dr. Aver in America-

Your present of aweet curring seeds (Pills) | teeth, and to impart health and consistency t and fragrant curing drops. (Pactorial) of the the game. Cherry smell, has been brought to Hugsen-Our country is borde ing on the terri- Tsene-the mighty Emperor (Kwangto) of clong and those of the adjoining terri! -Prince of peace (Ta-ping-wang) of China, the central flowery land. He directed his powerful Mandarines to give them to the have made them well. Be profoundly hap- renof the press to know that Dr. J. C. Aver of From 50 to 100 copies may easily be

it of myriads of men-We believe that the Colony in which | They may be given to Chiang Lin, Chief | firm, which now reaches to the commercia we live is a portion of that country which | Mandarin of the Red Button at Shanghai, | tions of both hemispheres, while the Doctor will

Use the "Persian Balm."

invigorating the hair it has no equal. Use the "Persian Bulm.",

erformed by Dr. Smith's "Electric Oil," of

"Hoax" -- and declared him to be a "Quack," | Nouralgia, Paralyets, Weak Ankles, Limbby "Lunposter" and "Humbug" The under | and Juints, acute pervous pains, instantly to signed is expecting to be assailed with simi- Burns, Felons, Wounds, Piles, always, Try lar mild epithets but still be humbly be- it, and you won't wonder at its popularity was, as we predicted, well austained. But lieves the discovery of the Antiphlogistic The genuine Dr. Smith's Electric this is al-Salt, like all inventions and discoveries, is | wave agned A. E. Smith. Grand Cent the mere development of what always had Depot, N. E. comer Walnut and Eighth exist noe in the mind of the Great Infinate. | streets, Philadelphia. Beware of counter Der Publishers who have inserted his ad- fi

Boston, March, 1857. KINGSTON MARKETS.

. Saturday, March 21.

A MOST ASTONISHING CURE OF GENER Landers Her Honory Ambros Toronto, was for thirteen years an alarm ing sufferer from general debility, at night

he had the most horrible, dreams when asleep, and when awake, he was low spirited, with thoughts of self des ruction, dislike of society, and involuntary blushing, this was the catalogue of his complaints. Mr. Masson's motion, in favor of Que- friends were constantly alarmed, and ec, was then put with the following re his calmer moments wished for death to among the purchasers of small bills of exrelieve him of his sufferings. As might be | change sold to emigrants for remittance expected the best advice from time to ti he did; nine weeks perseverance with this celebrated medicine saw him such a man as he had never been be ore in his life, the bloom of health upon his checks, and every | Thayer & Warren since the first of Jan-

Davis' Pain Killer.

This unparalleled preparation is receiving more testimonials of its wonderful efficacy in removing pain than any other medicine ever offered to the public; and these testimonials come from persons of every degree of intelligence and every rank of life. Physicians of the first respectability, and perfeetly conversant with the nature of diseases and remedies, have recommended this as on of the most effectual in their line of preparations for the extinction of pain. The Pain | disorders to which the female constitution Killer is used internally and externally, according to the nature of the complaint. has been found to be an excellent remedy for sudden Cold, Coughs, Fever and Agu Asthma and Phthisie, Pan in the Head, Kidney, Complaints, Piles, Rheumatic Co plaints, Bruises and Sores, Severe Burns, Canker, Biles and Ringworms, Weak Stom ach and General Debility, Painter's Culic Broken Breasts, Bowel Complaint and Dysentary, Cholera, Liver Complaint Dyspep sia. Tuothache, &c. &c. For sale by most of the medicine dealers

throughout the world. LIVER COMPLAINT AND DYSPEPSIA.

Philadelphia, Jan. 18, 1853 Dr. M. C. Jackson-Dear Sir-I have used return mailyour Hoofland German Bitters in my family for the past four years, for Liver Disease and i Dyspepsia, and am pleased to acknowledge | Fire & Marine Assurance Company. that we have received the greatest benefit from | ESTABLISHED 1833. CAPITAL £100,000. its use. I have recom ended it to a great many afflicted with similar diseases, which the

same good result. I have no hesitation in eaving that it is an invaluable medicine, and hope you will be able to introduce it into every family in the Union Yours truly, WM. HU HES. No. 171 W. od street.

ECONUMY. T has long been considered that ELLIOT'S. DENTIFRICE was the Best Powder in use feeth and Gums, but few think of the Econo-

It is by far he cheapest Powder or Preparation for the Teeth offered to the Public. Each Box contains four times the usual quar tity of powder in 1s boxes, at the same time the universal testimony of all who have tried it. luding the Dignitaries of the Church, the Jy dical Bench, as well as Editors, Professional men, and indeed all classes is, that Elliot's Den-151 William Street, New York. | tifrice is one of the Safest, most agreeable and Effectual Dentifrices ever employed It prevents the decay of the Teeth, sweeters

> the breath, renders the gums healthy, and by its constant use Toothache is avoided. Its Sale has already reached over 10,000 Boxes With still increasing demand Toronto, July 21st, 1856.

Gentlemen, - Having used Ethott's Dentifrice The great curing Barbarian of the outside for some time, I can confidently recommend it as well calculated to cleanse and preserve the LARGE TYPE QUARTO BIBLE. For I am, dear Sir, Faithfully yours,

W. AGAR ADAMSON, D. C. L.

S. J. LYMAN & CO., E. H. PARKER, For Sale at the principal Druggiets through- | years become The FAMILY BIBLE of the

coming about as surely as the year. We warded per express at our expense, to any can say of them what we tre sorry we can | central town or village in Canadae formly gentlemen. They are known to us of | ey will come safe.

Ma. A. C. Cook, who has lately favour- their labor my he ware.

undersigned, by persons who have bought fation with the nervous fluid of the body, as his new medical Salt. "How deep should pains are in the nerves. On no other prin-Answer-Dip as you would a pen into ink. | has been much talked about and little underand a done is what remains on the queli. stood! This Oil, if genuine, is known to cure. The quantity required is small, but the vaccine done is smaller and the effects of both | Do you know that Dr. Smith's peculna sequally extraordinary. It should be remem- | Electric Oil will care Gravel, Kidney Comhered, that this Salt is physic for the fluids 'plaints, Goot,' Rhenmatiam, Salt Rhevin and not hody. When denner announced to | Erysipelas, Sealy Eropitons of the Skin. the world his great discovery of vaccination, | Eur. Tooth and . Readaube. Amaurosia. the learned doctors of his day, said it was a | Cramis, Indolent, Swellings, Tie Delereaux

IMPORTANT NOTICE.

1. S .- Col Wallace, the distinguished Editor of the Philadelphia Sun, save SMITH'S ELECTRIC OIL -Among the many evidences of sympathy for those in A by the late railroad accident, we are pleased to see that Dr Smith has tendered the gratuitons supply of his Electric ()d. as well as the personal services of himself and lady. The Doctor has a heart "open as day to melting clay," and bie valuable medicines deserve all the popularity they have

An Invaluable Medicine. From the Hon. Solomon Foute. Member of Congress from Fermunt.

. Washington, D. C. June 1. Dr. Geo. B. Green, - Dear Sir: In your note of this morning, you ask " for an expression of my opinion in regard to your medicine called thrygenated Bitters " It affords me pleasure to state, that from the experience I have had, in curing a severe attack of Dyspepsia in my own family, and from the wunderful effects which it has preduced in other and more severe cases, arising in families of members of Congress with whom I am acquainted. I think it an invaluable medicine, and hope that such circulation will be given to it as will bring it within the reach of all who are afficied with that distressing malady.

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PERRY DAVIT' VEGETABLE PAIN KILLERS after a thorough trial by joumerable living watersonerings married in the Wille MEDICINE OF THE AGE, and has continged to steadily advance in the estimation of the world as the best Family Medicine ever introduced. Sold by E. W. Palmer. 36 COLONEL TRAIN'S FAILURE. - The failure of this gentleman excites universal sympathy in mercantile circles. Considerable interest is, of course, manifested abroad. It is well known that the firm of E. Train & Co. have sold no sight bills since the last of December, when the copartnership terminated. We are informed that all bills drawn during the year

1856 have been paid or provided for. The foreign exchange sold by Messrs. uary, will of course be paid, as the firm 36 are not implicated in the suspension of Col. Train. The exchange and passage business of the new firm will be continued. we hear, without interruption. [Boston Transcript, Feb. 20.

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it is peculiarly suited. It will, in a short time, bring on the monthly period with reg-Each bottle, Price One Dollar, bears the Government Stamp of Great Britain, to prevent counterfeits. Sole Agents for the United States and Canada. I. C. BALDWIN & Co.,

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