T. MAITLAND & CO., TALLORS CONSUIT St., LONDON. WAVAL, MILITARY AND DIPLOMATA

R. Maitland, of the above Firm, is now at L'Hoists, in Wellington Street. Kingston, Sept. 7th, 1858.

4d each. Issued every Friday morning.

"Opifer per Orbem Dicor."

WEDNESDAY MORNING, SEPT. 15, 1858.

The Quarter Sessions.

This Court, together with that of the ed the following Address:--

GRAND JURY,--taken to be absolutely null and void, as pounds, if not his election.

of property, as well as a party receiving the to sanction the course which the Governliable to be punished with a heavy fine and | which I cannot but think was contrary imprisonment upon conviction. The law the spirit of the constitution. wisely and peremptority declares that honesty is not only the best policy, but that for

only safe policy of debtors in dealing with Commander of the Forces here. property affecting the rights of creditors. Another statute, 22nd Victoria, Chap. 98, has been passed to amend the law relating to petty trespasses in Upper Canada. this Act the magistrates are empowered to punish in a summary way persons who punish in a summary way persons who was not, however till they heard the oche latter period no less a sum than £8,919,508! The Montreal Herald is writing the hiss. W. Marsh, York Mills; J. Pott. Tyendinasheep, or swine, or in any way trespass upon any land or premises whatever, being
wholly or in part enclosed, and being the

that they seemed to awaken to the fact that
our contemporary, we dare say, has not
been allowed to go without reply, but there
world's history.

The profitable crops they have been retailed at
world's history.

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were profitable crops they have been retailed at the fact that
were profitable crops they have been retailed at the fact that they have been retailed at the fact that that the magistrates will exercise this new power with good sense and moderation; that they will not allow litigious and contentious persons to make it an instrument of the excitement that grew out of their alarm, gave a consequence to the inauguration of Cherbourg it never could of oppression or an agency of vexation. The inauguration of Cherbourg it never could have otherwise attained. The French people in their ears and shut out all other noises. The alarm of the public.

The Orango Inquisitors.

The Orango Inquisitors, all this controversy, which may well excite the astonishment of the public.

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The Orango Inquisitors, all this controversy, which may well excite the astonishment of the public of t selections persons to make it an instrument of Cherbourg fit never could experience the little of the control o death his fixed place of abode. And if the testator or intestate had no fixed place of abode in, or resided out of Upper Canada at the time of his death, such grant may be ments of Europe to the professor, for the ty in which the testator or intestate had; and Probates of Wills or Letters of Administration by whetever Surregate Court for any Country in which the testator or intestate had; and Probates of Wills or Letters of Administration by whetever Surregate Court for my Country in which the testator or intestate had; and Probates of Wills or Letters of Administration by whetever Surregate Court for my Country in which the testator or intestate had the sustains them; whereas now, their worst passions are the time of his invention, met on Monday last, before us are given for whiskey alone, they do probably represent almost the easier stands. The power members tax themselves according to the ratio, of machines they have in use, and thus the share of all narts of Upper Canada. The power re
all narts of Upper Canada. The power re
diplomatic convention which had in considerable to the risk of these governments are the time of such a view, except that Scotland is not known; some parties beines the files in the latitude of those northern climos in which such excesses have always been most developed, and that, though the figures before us are given for whiskey alone, they in which such excesses have always been most developed, and that the suctains them:

The public is general, and Orangemen in the figures before us are given for whiskey alone, they in which such excesses have always been most developed, and that, though the figures of forming the public in which such a season of which we dead the suctains them:

The public is general, and Orangemen in the figures of forming the would be more forming the would at least not suffer. He would, but the suctains them:

The public is general, and Orangemen in matter the literis us that the literis to be the work and industry. The public is general, and orangemen in whi all parts of Upper Canada. The power relating to the appointment, control or removal of guardians of infants is committed exclusively to the Surrogate Court for the
County within which the infant shall reside.

The Judge of the County Court is constitution
The Judge of the County Court is constitution
The Judge of the County Court is constitution
The Judge of the County Court is and lated the property of the Judge of the County Court is constitution
The Judge of the Count

181 Peace, and the Reeve are constituted selec- and it was with the view of reaching and est way to keep men from liquor is not Single copies of the Weeker Bairren of some such change in the Jury laws framed. We shall first follow our north- ing them with a reasonable conviction WHIG, containing the news of the week, had been patent for some time to every in- country censor in his comparisons, and then the folly and cost of the pursuit.

The Election in Toronto.

gistrates. The learned gentleman deliver- Mr. Charles Romain, and the other, Mr. G. W. Allan, men certainly in very differ-MR. FOREMAN, AND GENTLEMEN OF THE ent positions in society. Of the former, out The Sheriff's calender discloses the the latter, a wide-spread reputation attach- winning in a canter, but our critic has not hundred! gaol of the counties, charged with crimi- es. He is rich, of good family, a man of done with them. gaol of the counties, charged with crimi-nal offences. The accusations are not of an education, and one who has been Mayor of affecting the sale of whiskey during the of the London papers that Col. Moody, of Clause 8 provides: extraordinary character, indeed they are Toronto. Mr. Romain, on the contrary, has periods under comparison. As it happens, the Royal Engineers, is to be the Governor principally for larcenies and offences con- a somewhat scant fame among those who the duty upon this popular spirit underwent of British Columbia. The statement of our nected therewith. There is nothing in any know him; and it is said that he despises large augmentations in that interval, and London correspondents is, on the contrary, of the cases calling for any special obserof the cases calling for any special obser-vation from the Court. It has been my custom heretofore, at the next sitting of the Court after the termination of a session of would have no chance—'twould be 'Hy- In short, the price of whiskey, which in Parliament, to direct the attention of the Grand Inquest, and the people of the countries o Grand Inquest, and the people of the counties to any changes or alterations effected China Orange'; and yet he has hopes, and as much as 11s. 2d. Applying these rein the criminal law. In the session of these none of his own creating. Two Tory spective rates to the aggregate quantities of Drummond..... 1004 Foster.... Parliament recently closed, no material newspapers of Toronto have commenced whiskey consumed, we shall find that the alteration has been made in the principles abusing him in no measured terms. He is total duty paid in the first period of four of our criminal law, or in the manner of its of our criminal law, or in the manner of its administration. The provisions of the Act passed and now in force in reference to preferential assignments, should be known preferential assignments, should be known preferential assignments, should be known preferential assignments, administration. The provisions of the Act passed and now in force in reference to preferential assignments, should be known preferential assignments, should be known preferential assignments, administration. The provisions of the Act passed and now in force in reference to passed and no and well considered by all classes of the people. By the Act 22nd Victoria, Chap. By the Act 2 ces, or unable to pay his debts in full, or opponent shall have no votes, if by detrac- was not carried to its full extent into the re- Adam Wilson, Esq., Solicitor. Stock books serted in the Minutes. knowing himself to be on the eve of insolven- tion they can possibly prevent it. Mr. tail trade. Small dealers seldom operate have been opened, and a prospectus will be cy, shall make or cause to be made any gift, conveyance, assignment or transfer of any of his goods, chattels, or effects, or deliver or make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over, or cause to be made over, any make over or deliver or they either scamp' their workmanship, curtail their measures, or adulterate their of motions were given by both clerical and lay members, when the unfinished business branch and detached it. It was fortunate J. G. Amstrong, Hawkesbury; D. B. O. bills, bonds, notes, or other securities or property with intent to defeat or delay the property with intent to defeat or delay the creditors of such person; or with intent of giving one or more of the creditors of such person a preference over his other credit.

Argus say he is, let him alone; the public of his gill of whiskey from 3d., at which it still continue to be sent in the mails for the creditors of such person. A preference over his other credit.

Argus say he is, let him alone; the public burgh; J. Holmes, do.; Miss Crecker and still continue to be sent in the mails for the property with intent to defeat or delay the public burgh; J. Holmes, do.; Miss Crecker and still continue to be sent in the mails for the property with intent to defeat or delay the public burgh; J. Holmes, do.; Miss Crecker and burgh; J. Holmes, do.; Miss Crecker and burgh; J. Holmes, do.; Miss Anderson, New Bedford; Miss Hall, New Brunswick, the whole of the correstant of the public burgh; J. Holmes, do.; Miss Crecker and burgh; J. Holmes, do.; Miss Anderson, New Bedford; Miss Hall, New Brunswick, the whole of the correstant of the public burgh; J. Holmes, do.; Miss Crecker and burgh; J. Holmes, do.; Miss Hall, New Brunswick, the whole of the correstant of the public burgh; J. Holmes, do.; Miss Hall, New Brunswick, the whole of the correstant of the public burgh; J. Holmes, do.; Miss Hall, New Brunswick, the whole of the correstant of the public burgh; J. Holmes, do.; Miss Crecker and bu person a preference over his other credi- the people see him hounded down by the did not venture; to have done so would pendence for Canada will in future be for- ed that the matter be referred back to the tors, or over one or more of such creditors, pondence for Canada will in future be for- led that the matter be referred back to the formatter transfer, or delivery, shall be deemed and that may cost Mr. Allan many hundreds of the counter; and so he halved the impost, or by Canadian mail packets.

by the 21st section of the same Act it is enacted that 'Any person who shall make or
cause to be made, any gift, conveyance, assignment, date, transfer, or delivery of any

what is the difference be
cach,—a discreet proceeding, no doubt, but
plains sadly of the want of stone pavement
then it remained to get another penny bethen it remained to get another pen

guilty of misdemeanor; and on be- I would further state that I do not apshall be deemed null and void in Canada. | legal construction of the statute, I am per-

the future in this Province, it will be the North American, resuming his duties as on it. In 1851 and 1852 they consumed on it. In 1851 and 1852 they consumed the land on it. In 1851 and 1852 they consumed the land of the

Paris, August 27, 1858. shall unlawfully enter into, come upon or of the rejoicings from America, the roar of So much for the comparisons instituted on The early planted potatoes in the vicinity of members, but it being 70 clock, further dispass through, or turn any horses, cattle, the cannon and the huzzas of the people, the pivot of the Forbes Mackenzie Act. Quebee, have been a most productive and cussion was postponed. property of any other. It is to be trusted bourg salutes still lingered in their ears and all this controversy, which may well excite

ever, restricted to seven per cent. per an- coming under the operation of two distinct temporary in thinking that such a resu num. Six per cent, per annum shall con- systems. To explain this part of the ques- would be no more than natural. We do not tinue to be the rate of interest in all cases tion we must observe, that on Whitsunday, believe that people can be coerced into mo- The Synod of the Diocese of Toronto aswhere no rate has been fixed by the parties | in the year 1854, a certain Act came into rality, or that any man was ever yet kept sembled in the Court House this afternoon or by law. The Jury laws of Upper Canada | force known as the Forbes Mackenzie Act,' sober for want of a public-house to ge have been amended and altered materially. by virtue of which the Sunday trade of drank in. The question of Sunday traffic The Chairman of the Court of Quarter Ses- publichouses in North Britain suffered very is a question independent of the article in sions, the Warden of the Counties, the material abridgment. The merits and utili- which the traffic is conducted, and must opened by calling the roll of the clerical Sheriff, the Treasurer, the Clerk of the ty of this law have been strongly contested, stand or fall on its own merits; but the sur- and lay delegates. Prayers were then tors of Jurors from the Jurors' Rolls, return- recording some authentic results that the attempts, which will always be vain, to the Minutes, a motion to dispense with ed from the Municipalities. The necessity remarks before us appear to have been place it out of their reach, but by impres the Municipal Institutions of Upper Canada | for the edification of people in the south.

have been to a certain extent altered and |. The fallacy often ascribed to figures, and |modified; and the various Statutes and extended to facts, is prettily illustrated at The Daily British Whig. laws in reference to them have been con- the first blush of the statistics before us. In Solidated into one general Act. This great the four years ending with 1854 the aggre- into a freight train vesterday, near North. The Report of Committee solidated into one general Act. This great | the four years ending with 1854 the aggre- into a freight train yesterday, near North | The Report of Committee on Expenses of Act should be published in a pamphlet gate quantity of whiskey entered for con- Braintree, slightly injuring James Sim- Synod was presented by Rev. Dr. Fuller. form, with an index, and every well regu- sumption in Scotland was, in round num- mons, engineer; Benjamin Gleason, bag- The Committee could not recommend an made a speech. lated family in the Counties should have a bers, 28,000,000 imperial gallons. In the gage master; Charles F. Latrop, of Easton, immediate reduction of the assessment for same period terminating with 1858, after | passenger, and Thomas E. Belcher, fire- | the diocese. the Forbes Mackenzie Act had come into man. operation, it was only 26,000,000. In the | wounded, and several hogsheads of whale | Committee on Lessening Drunkenness. The former period, again, taking Edinburgh as oil stove. The loss is about \$10,000. For Legislative Councillor for the York a specimen town, there were about 960 County Court, was opened yesterday by Division, comprising chiefly the City of ing; in the latter period about 760. Here, of the exact state of the poll at the close, hibitory Liquor Law in the State of Maine Judge Mackenzie, and a full Bench of Ma- Toronto, two men are in the field; the one, then, are two results tolerably broad and the returns from St. Catherine's not having was marked by an increase of crime to certainly decided,—the aggregate consump- | reached at the latest date we have received; | such an extent as to cause its immediate tion of whiskey in Scotland reduced by an | but that another signal victory, in the return | re-enaction. The Committee recommend average of 500,000 gallons, and the spirit- of the Hon. Mr. Thibandeau, has been that means should be adopted to obtain but that the British Whig is. Granted the ARRIVALS AT THE BRITISH AMERICAN shops of the capital 20 per cent. fewer - | gained, is certain. Le National believes | such a law for this country, and also that | latter, and what of it? The British Whig of Toronto, little or nothing is known; to The Mackenzie party might be found to be five | the abstinence pledge should be recom- has no pretensions to wit; while preten-

and distributed it over a larger surface, that it might be less felt and better borne. He

signment, date, transfer, or delivery of any of his lands, hereditaments, goods or chattels, or who shall remove, conceal, or dispose of any of his goods, chattels, property of any of his goods, chattels, property of any of his goods, chattels, property of his lands, hereditaments, goods or chattels, or who shall remove, conceal, or dispose of any of his goods, chattels, property of his lands, hereditaments, goods or chattels, or who shall remove, conceal, or dispose of any of his goods, chattels, property of his lands, hereditaments, goods or chattels, or who shall remove, conceal, or dispose of any of his goods, chattels, property of his lands, hereditaments, goods or chattels, or who shall remove, conceal, or dispose of any of his goods, chattels, property of the same flagging which answers so well that water must have been given by the same flagging which answers so well that the dram-drinkers lost in the last few weeks, I would frankly state happy to contract with the Toronto corporation for laying down any number of miles of the same flagging which answers so well that the dram-drinkers lost in the last few weeks, I would frankly state happy to contract with the Toronto corporation for laying down any number of miles of the same flagging which answers so well that the dram-drinkers lost in the last few weeks, I would frankly state happy to contract with the Toronto corporation for laying down any number of miles of the same flagging which answers so well that the dram-drinkers lost in the last few weeks, I would frankly state happy to contract with the Toronto corporation for laying down any number of miles of the same flagging which answers so well happy to contract with the dram-drinkers lost in the last few weeks, I would frankly state out of place.

An Alteration of Canon, notified to be that the dram-drinkers lost in the last few weeks, I would frankly state out of place.

An Alteration of Canon by Dr. Beaven; and Alterations of the canon by Dr. Beaven; and Alteration of the canon by Dr. Beaven; and defraud his creditors or any of them; and any person who shall receive such property, real or personal, with such intent, shall be and declares that it is an exceedingly mod- | ment is excellent, it has been of late years erate estimate to assume a million gallons of the custom to tear it up, and lay down ing convicted thereof, shall be liable to be imprisoned for any term not exceeding ing themselves of the provisions of the Act twelve months, and to be fined in any sum | 18 Vic.; ch. 86, to retain office without stance, in the year 1858, besides the 6,846,- ten in a short time. not exceeding two hundred pounds.' presenting themselves to their constituents | 692 gallons of neat spirit actually entered for Thus it will be seen that the law has come for re-election, as Mr. Brown and his colin to declare that preferential assignments, leagues were compelled to do. Without of gallons was believed to be whiskey, was shown blocked much to the extent of our circulation, with the J. Grant, Wolfe Island; P. J. Forshee, in to declare that preferential assignments, leagues were competted to do. Without changeable, and a great quantity of rain has eloquent debate. The motion was supported to do. Without changeable, and a great quantity of rain has eloquent debate. The motion was supported to do. Without changeable, and a great quantity of rain has eloquent debate. The motion was supported to do. Without cover lead to do. W And a party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended Party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a fraudulent transfer feetly satisfied that it never was intended party making a feetly satisfied that it never was intended party making a feetly satisfied that it never was intended party making a feetly satisfied that it never was intended party making a feetly satisfied that it never was intended party making a feetly satisfied that it never was intended party m By this ingenious process the balance of able damage to the cut grain. In many which England enjoyed in this respect as an of reward save the approbation of reason. H. Ball, Thoroid; A. J. Button, R. Ward, same, will be guilty of a misdemeanor, and ment pursued upon that occasion, and the places the barley has comingneed to sprout, example for imitation. position of the opposite party fairly turned. which renders it worthless for malting pur- Mr. Gamble, a lay member from near bor gratitously we do not care to go. Anderson, Rev. J. Wilson, Tyendinaga; Scotchmen have not become more abstem- poses. We regret to say that the potatoe Toronto, spoke in favor of the Common Please comply at once. ious since that memorable Whitsuntide ton blight is making rapid progress in several School System, and his statements went to the contrary, they drink more whiskey than parts of the country; whole fields the stalks show that as the law now stood they could show th Sir William Eyre returned to Canada per less, and spend a vast deal more money up- are completely blackened. We are inform- obtain the proposed petition. numbers in the Kingston Book Stores, the B. Maire, Montreal; S. Warner, Wilton; 13,830,539 imperial gallons; in 1857 and tensive potatoe grower, that in many parts mon School was a Roman Catholic, the 1858 (allowing 2,000,000 for water) as much of his fields more than half of the crop is left Protestant inhabitants had the power to obas 15,075,226; and, whereas in the former on the ground utterly worthless. The after tain a separate school for their own chil- cease trying to be funny, and go break Smith, Buth; H. Braden and lady, Demarperiod they got off with an outlay of £4,494,- grass in consequence of so much rain has a dren; and if the teacher of the school was a stones-you'll make more money at it. At last the French press venture to talk 474,—we now give the exact figures—they fine appearance. The turnip crop also pro- Protestant, then the Roman Catholics had _______

ANOTHER RAILWAY ACCIDENT.

A number of cattle were badly

Majority for Foster,

STONE PAVEMENTS WANTED IN TORON-

. In Kingston, where the Stone Pave-

be Diocese of Toronto --- Meeting of the Synod in Kingston.

Tuesday, Sept. 14. pt at three o'clock, his Lordship the Bishop of by read, and upon the order for the reading of such reading was adopted, and the Minutes were signed by his Lordship. A motion for changing the hour of adjournment from 7 to 5 o'clock, and assembling i Boston, Sept. 11. | the morning at 10 o'clock, was made but

Rev. Dr. Shortt read the Report of the report is of considerable interest, and enters | T. Galt leave for England per next steamat length into the causes of intemperance, er via New York.

The Sustentation Fund Report was then

8.—That in no case shall more than £100 currency per annum be paid to any Incumbent | then say whether Mr. Poker has not misor Missionary from this fund; and that no sti- taken his vocation :-gation or congregations to which such Clergy- | my !

Rev. Dr. Beaven presented his Reports on Church Music and Hymns, and the Dana. 1240 | Report on Indian Missions was allowed to --- be presented at the next meeting. Rev. Dr. Patton occupied the attention of that George Brown sold Bob Moodie and to; Rev. Dr. Lauder, Napanee; Rev. J.

Blake, and that the name of John Hilliard | ly applied to the Thames? Cameron be inserted as a member of the Committee-carried. The remarks of this against the creditors of such person.' And Mr. Allan talks like a sensible man in served out his gills, not at 4d. To.—A correspondent of the Leader com-

Canon by Col. O'Brien and Hon. J. H. | more case. (E's) ! Cameron respectively, were confirmed. ry, and seconded by a reverend gentleman. | peetfully to ask the parties to whom we l rate Schools, and that the proportional a- | including the present Number, and also to | Britton, Gananoque; Rev. T. Bousfield

PHILO-CATHOLIC.

Cataraqui Election .--- Meeting in the City Hall.

Mr. Campbell addressed the electors last evening in the City Hall. His remarks ! were little else than a repetition of the statements made at previous meetings. Mr. Campbell characterized the present system of Penitentiary employment as a grevious insult, and said its tendency was to render the working man dissatisfied with the laws. Upon Mr. Campbell's conclusion, Mr. Cunningham addressed the meeting; his remarks caused much merriment, and we might style his boisterous speech as the farce of the evening, coming after the polite comedy of Mr. Campbell. Mr. Flynn also

We understand from the Montreal Transcript that Hon. G. E. Cartier and Hon. A.

Hits of the Poker.

Mr. Poker insists that he is not stupid, sions to that commodity are all that the Poker can lay claim to. Let the reader son, Three Rivers; A. C. Judson, C. Van run his eye over the balf-dozen witticisms | Vechten, Albany; J. E. Brownville; Thos. culled from last Saturday's issue, and Yeilan, Denmark; F. J. Joseph, Toronto

Why is the Hon. James Morris no longer Tuyl, New York; T. Duignan, Coburg. entitled to the designation of Dismal Jem-

series of Morris dances on behalf of Mr. | bridge ; Rev. J. Whitaker, Toronto ; Rev.

The present Report of the Treasurer and large green branch, made fast to her lowest P. Hicken, Jr., do.; G. W. Heacock, Buf-

Answer. The Odor (odour.)

What is the difference

Canon by Dr. Beaven; and Alterations of Because one spells the former with L. R. Marsh, N. A. Bell, Hamilton; D.

It was moved by Dr. Bovell, lay Secreta- To Our Agents .- We have again resthat a petition be presented to the Legisla- have sent the Poker for sale since the com- S. N. Appleby, Shannonville; J. Baker. able politicians, but beyond giving our la. | Epson; Rev. J. D. McKenzie, Rev. E. A.

The Montreal Herald is writing the his- | W. Marsh, York Mills ; J. Pott, Tyendinatory of a disgraceful session' of the Cana- | ga; A. Ledor, Kaladar. dian Parlinment, and in reference to the menns which ministers used to secure a l majority at the last election, it says: The men to whom the minister at support

ble as the means employed to seeme their suc cess. Never in the history of Canadian Parlia ments were there such scandalous practices et l elections never so many petitions, nor such | Margaret Reid, aged 65 years.

ARRIVED .- Sept 10. Ship Cavalier, Jordan, 27th July, London Falkenberg & MeBlain, ballast. - Janet, Kidston, Henry, 20th do, Liv-

- Highland Light, Tripp, 10th do, do, order, general cargo, 18 pass. Torento, Brown, 26th do. do, Gillespies & Co. general cargo. - Birmingham, Johns, 29th do, Fowey, G. B. Symes & Co. ballast.

- Chambion, Cook, 6th Ang. Greenock, order, coals, &c. uk Acadian, Murphy, 21st July, Cork, order ballast.

- Grace, Stowe, 17th do, Rotterdam, J. Tibbits, ballast. - The Queen Haws, 1st Aug. Live pool, · Falkemberg & McBlain, salt. Promise, Wilkinson, 24th July, West-

port, order, ball st. Zambeze, English, 30th July, Glasgow, for Montreal, general cargo. Brigt. Jacques Cartier, Lacombe, 21 days, St. Johns, Nild, balla t.

Steamer Lady Head, Davison, ---, Pictou, F. Buteau, fish. Bark Industry, McNeil, 24th July, Sligo, Ryan, Bros. & Co., ballast, 3 pass. Schr. E. S. Adams, Neelson, 30th July, Liverpool, for Montreal, coal and

18. Brown, G. Kemball, Montreal; E. B. Eastman, New York; W. M. Gorrie, Toronto; A. Cuvillier, Montreal; A. P. Van

W. P. Reynolds, Montreal; Rev. Dr. Because he has lately gone through a Beaven, Toronto: J. W. Gamble, Wood-M. Craig and wife, New Bedford; R. Beaufield and wife, Montreal; Rev. L. A. INTERESTING PROBLEM. - Given the fact | Morris, Fitzroy ; Rev. Dr. Buckett, Toron-

beautiful, drawing after her as a train, a ry and daughter, New York : Mr. and Mrs. Give the name of the river on the con- Rev. T. Shaw, J. Buell, New Budford; R. Springheid; Rev. F. R. Fare, Brockville; Rev. H. G. Burrelge, Quebec; Rev. Mr. Harris, Onawa; Mr. Wmans, Hon. G. S. 1 | Boulton, Coburg; G. S. Burrell, Crombe; Rev. Dr. Lett. R. M. Davison, Rev. H. J. The one is a black man, and the other | Grasett, Toronto; Capt. Beresford, Newmarket; W. Keen, Dandas; Miss Holmes, Miss Reard, Pittsburgh; Ray, L. T. Rob-An Alteration of Canon, notified to be Why is it easier to spell 'Eye' than arts, St. Catharines; Rev. Dr. Blackman, Hamilton; Rev. Mr. Lagan, Cartwright; Deacon, Weiland; Rev. J. Stannage, do.

ARRIVALS AT IRONS' HOTEL. ture, praying for the establishment of Sepa- | mencement, to make us returns, this time | Bath; A. J. Wright, Bright, n; D. F. mount assessed for the Common School be transmit us the receipts. We want to Northport; J. Cameron, A. McNeil, A. L. W. J. Pettit, Trafalgar; Rev. J. A. Preston, Arthur ; N. R. Rowe, Toronto ; H. Hublestville; Rev. J. Godfrey, Hantley; Rev. J. Harris, Kemptville; Rev. C. B. Pettit,

> In Stratford, on the 27th of August, of dis-A'Herin, Station Master, Acton, aged 21 At Goderich, on the 27th ultimo, Mrs.



Choice Tulip Bulbs. TUST RECEIVED, for FALL PLANTING, a few



