Basking in splendor for the passing night,

in darkness, 'neath a blaze Leaving the future to unfold the story. Wrecks of humanity, who fear and doubt

The brilliant hues go down while i Are there no christians who for such wil

Alas! how few, tho' thousands bear the And crowd the postals of the gate t

And at the sacred altar bend, but shame! Care not for wanderers on life's ocea-Rapt in sectarian bigotry and strife.

Whilst fallen brothers are like shadows late the grave unheeded ... " uch is life," On the true Christian's battle field-the

CANADIA. Dorham, Co. Grey, 12th Sept., 1865.

FRIDAY MORNING, SEPT. 15, 1865. COUNTY COURT AND QUARTER SES-SIONS.

Wednesday, Sept. 13th. The Court opened this morning at halfpast nine o'clock, His Honor Judge Draper, was due. He therefore offered the propopresiding. There was little business done sition for the rails. during the whole day, the lawyers and jurors, like everybody else, having put off to see the Regatts.

BENJAMIN Vs. BROWN. -- Action to recover a balance of money due from the defendant to the plaintiff. Verdiet for plaintiff \$133,50. Mr. T. L. Snook for plaintiff; Mr. Jones for defendant.

Henry Smith, Q.v., for Respondent; Mr. mitted a second assault since the one B. M. Britton for Appellant.

Parry, assault with intent to do bodily his feet. He was chained when he comharm; and no bill against Philip Varnut, mitted the assault on Mooney. The Grand Jury, that if the locks of the cells for the same offence.

wiction for selling liquor without license, the assault was committed that made by Thomas Burrowes, Esq., J.P .- in his mind when Armstrong struck him Verdiet guilty and conviction sustained.

The Court adjourned at seven o'clock.

Thursday, Sept. 14th. the conviction was illegal, as it stated that | made false charges against him and he fol- | Court would rise to morrow. Copies of their the appellant was convicted under 'he sta- lowing morning he was brought before the Report he would forward to the City and Smith well founded, and quashed the con- he had two arms on his body, should

tily harm ; the Queen vs. James Fogarty,

was indicted for assaulting John Mooney, THE QUEEN VS. CHARLES DUFF-Horse | whole :ne of the guards of the fustitution, with stealing. - The prisoner is charged with stept to do bodily harm. He pleaded not having stolen a span of fox horses in the attendance of witnesses. The prisoner ton, on the third of the present month. having no counsel, Mr. Rogers volunteered Duff, it will be remembered, is the young

James Deacon,-The prisoners were at theft of the horses. The Jury, after a short United States. There is no question of morrow at halt-past nine o'clock.

Friday, Sept. 15th. se o'clock. The first case was FRIEL VS. FIYELIMMONS, which occupie

WHRIA BRITISH

VOL. XXXIV.

KINGSTON, CANADA, THURSDAY MORNING, SEPTEMBER 21, 1865.

FRIEL VS. FITZSIMMONS .- This case, I rails and 374c for every cord of wood which which came on the first thing in the morn. I be got out in clearing. When the agreement ing, engaged the attention of the Court till | was made. Hogan, as well as his son, went bir Henry Smith for the plaintiff ; Hon. A. by defendant because ber, 1863, the plaintiff, Benjamin Friel, and of wood and 4000 rails had been got of detendant, Thomas Fitzsimmons, made an | The fallow was first set fire to in the spring agreement for the renting of a farm at but extinguished in the month of June .-Seeley's Bay, and that on the 15th of No. In July, however, it broke out again, and vember is the defendant seized, under a both Hogan and his son did all they could warrant of distress, some valuable property | to stop it, but before they could thoroughly of plaintiff's, in default, as alleged of non- extinguish it a quantity of rails and cordpayment of rent, for the recovery of which | wood was burnt up. Because of this property the present action is brought. The | occurrence, the defendant stopped the plainplaintiff alleged that the agreement on the ! till ingoing on with the clearance & paying 15th of November, 1863, was that the de- Hogan but part for the work already fendant should have the farm for five years. The evidence for the plaintiff went to show and that the rent for the first year should be | that at this time the defendant made over | graph Company have employed Mr. Wood on | defraved by the defendant in building a | the farm and job to his father, and barn. On the day before the first year's latter forbid Hogan going on with the rent was due the plaintiff received a letter | clearance. The plaintiff persisting rom the defendant stating that in view of | clearing the swamp, was committed by he bal crops, he (the defendant) would the elder Leatherland for trespass, and is receive 5,000 good ash rails, to be cut now out on bail. The defendant contended rom the farm, in lieu of building the barn, I that he was not liable for the action of his 2,000 to be delivered before Christmas, father in stopping Hogan from working, as The plaintiff went on splitting the rails, it was not his intention, and that the but on the 15th of November the distress | action of trespass could not bear any weight warrant was issued and the articles seized. In the case. They also contended that as The plaintiff therefore sued for namages for | the season was very dry, the eider Lea | hoped all the correspondence would be inc the illegal seizure. The defendant alleged | therland being afraid of the fire spreading. that one John Friel made the arrangements | stopped the work. The plaintiff sucs for | and the country the fallacy of certain charges. with him to pay \$80 pent for the farm, and | the whole amount of the contract. The | which had been made. He desired to have

The Court opened at half-past nine Hogan took advantage of this to break o'clock this murning, His Honor Judge | through his contract. Verdict for plaintiff \$80. This case occupied the Court the were sworn. Mr. James O'Reilly, Q. C.

Draper presiding. The arst case was THE QUEEN VS. JAMES ARMSTRONG, As- whole of the day, and numerous witnesses sault with intent to do bedily barm .- The prisoner, a convict in the Provincial Peni- and Mr. B. M. Britton for plaintiff; Sir tentiary, was indicted for maliciously Henry Smith, Q.C., for defendant assaulting John Mooney, foreman of the Shoe Shop at the Penitentiary, on the 29th sented the following report .-LEE, Appellant, vs. Spannam, Respon- of March. On the day the assault was dent .- Appeal from a conviction of Micajah | made armstrong was given some work to do | Guess, Esq., J.P., for exacting illegal tell. by Mooney, but he relused to touch it, and The Appellant is lessee of No. 1 Toll Gate | banded it over to Clifford, a convict who | on the Kingston and Napanee Road, and worked on the next bruch to him. Clifford charged the Respondent 2d. for passing reported the matter to the keeper, and through the gate, while the legal fare was | Mooney remonstrated, and still Armstrong | have disposed of all the business brought be- | Mr. Joseph Dufresne moved an address for only half that amount. A by-law of the refused to do the work. The matter of dis-Company fixed the rate for a single horse obedience was at once reported to the are sorry to find so many criminal cases on

FIFTH DAY.

permy on passing through the gate, which and in about a quarter of an hour from the number of cases blought before the Grand grees with the case of the Respondent, I time he first refused to do the work, he Jury, they beg to notice that two of the most | with reference to certain timber limits whi who had Lee brought before a magistrate | made an attack on Mooney with a hammer, | serious crimes that were committed by old | had been granted to the late Thomas Alexanand fined \$20 and costs, the lowest punish- while he was stooping, making a severe offenders convicts in the Penitentiary while | der Lambert. Carried. ment the law allows. Lee thinking the | wound on the side of the head. Armstrong conviction unfair appealed against it. The | was overpowered by the keepers and secur-Jury thought the Appellant guilty, and ed. The witnesses for the prosecution swore brought in a vero.ct to that effect. The that Armstrong was the most troublesome conviction was confirmed with costs. Sir | convict in the Penitentiary, and had com-Mooney, for which he received several The Grand Jury brought in true bills for lashes, and besides this is now undergoing the Queen vs. James English, teloneous imprisonment for stabbing a guard. Almost assault; the Queen vs. James English, ever since he aftered the Penitentiary a | walls is inefficient. With reference to the pr assault; the Queen vs. Edward ball and chain have to be kept continually on soners who escaped from the gaol a short

LEGNOBA DE ROCHE, Appellant vs. John as witnesses, two of whom swore positively | vigilance shown on the part of those wi POTTER, Respondent .- Appeal from a con- to hearing Mooney say two days after have charge of the gaol, the escape of seize a knife and plunge it to his heart.' VARLUYEN, Appellant vs. Micasan P. Another stated that some of the convicts viction for evading payment of tolt. Appeal a great many did not. The Jury returned being a verdict of 'guilty of wilfully committing The County Altorney for the Crown; Mr. R. V. Rogers ably delended

parham vs. Lee, tried yesterday. The nounced against him, he pleaded that he had to gaol are from the city. ident was travelling out the Waterioo | been already punished for the offence, as | Sydenham road, and on passing through he was immediately placed in a dungeon [o. I of the road, was charged 2d. and kept there for a week on bread and 12th, 1865 is 282, 72 from the country, by the appellant, who is lessee, whereas water. At the time of the assault in the tell is only one penny. The re- | Shoe Shop he had been struck on the head | ent thereupon summoned Guess be- with a baton and lost a good deal of blood. ore Thomas Burrowes, Esq., J. P., who There was no surgeon to see to him, and convicted him and imposed a fine of \$20 and he was compelled to lie in a weak state Guess then entered an appeal. Mr. | during the whole time of his imprisonment O'Reilly, Q.C., for the respondent filed in the dungeon, from where he was removby-law of the Municipality regulating the | ed to be taken to hospital. He testified | their business and on their punctual atten

utes of Upper Canada, whereas he could Warden, heavily ironed, and the charge nly be convicted under the by law of the read to him. If he desired to state his Councils and to the Government municipality, the statutes giving munici- case, or deny the charge, he was and he hoped to see the necessary repairs t palities power to regulate the tolls. Mr. met with some rebuking remark locks &c. of the gaol, which would involve O'Reilly contended that the offence was one | from the Warden, and the 'give him gainst the statutes, as they provided 14 days in the dungeon,' or 'give him but a very small expenditure, made at gainst 'the taking of illegal toll by giving the lash' inevitably followed, so that con- once. municipatities power to make by-laws to | victs can get no justice whatever. The punish offending parties. The offence was prisoner here followed by saying that if he one egainst both the statute and by-law. His | did not get what justice he wanted by fair | Honor considered the objection of Sir Henry | means, he would take it by foul, as long as | SAMUEL BLACK ES. CHARLES WRIGHT, would obey the officers in charge of him if York Herald is well known and well under-

THE QUEEN VS. JAMES ARMSTRONG .- | and no bill for the Queen vs. John Gailagh-

man arrested at Brockville, and committed and probably at other points on American Mr. Galt replied that the government had Loyalists, better known by the abbreviation THE QUEEN VS. CHARLES DUFF and for trial by the Mayor of the town for the

> The case of the Queen vs. Jas Deacon, charged in concert with Duff with stealing | against a people about whose " agg

that at the time he said that he would do | defendant also pleade the stopping of the petitions of Grant, Middlewood & Co., of the best he could for him when the rent | Hogan's work, as the date act supulated | liamilton, and Wm. Townsend. He underthat fires should not be lit during certain | stood Townsend was applicant for an office. periods in summer. Defendant was not | and that he was censuring the officers excise. stopping the whole work, but only the in order to get the office for himself.

The Grand Jury come into Court, and pre-

GRAND JURY ROOM, Kingston, Sept. 18th. To his Honor the Judge and Court of Quarter Sessions now in Session.

The Grand Jury beg to report that they fore them by the County Attorney and they the report by Mr. F. G. Johnson, on the keepproceeding no farther than Waterioo at a guard, but he was not immediately removed, the Calendar. Notwithstanding the large the Crown and Peace at Montreal. Carried. imprisoned there,

The Grand Jury also beg to state that in | pondence relative to the purchase of works on accordance, with their duty, they visited the | the Black River. Carried. factory; and also the Grand Jury beg to state | guenay. Carried. that they examined very particularly the Mr. Bell moved that to-morrow the House every reason to believe this intelligence to state of the cells, locks and fastenings gener- | resolve itself into Committee of the Whole on | be authentic. secured, but the way they are fastened to the | and Lake Huron canal route. prisoner procured some fellow convicts | been fastened properly to the wall and due per drainage be made from the gaol, because is lying beneath the rooms of the lower

And the Grand Jury also report that the Upon his Honor asking the prisoner have examined the books of the gaol and Guess, Appellant, vs. Jackson, Respond- | whether he had anything to say why the | them to be accurately kept. They notice the

All of which is respectfully submitted. WILLIAM BROWN,

His Honor addressed the Grand Jury and

THE NEW YORK HERALD.

Action of Assessment .- The plaintiff sold they gave him justice, but he would not let stood by meny people both in Europe and melodien to the defendant, for the pay- them impose on him, as they were in the America; nevertheless it is inconceivest he afterwards refused to pay, and Mr. Black His Honor then made an impressive ad- how arrant falsehood, can be listened to and asked the melodien back and tendered the dress to the prisoner, characterizing his tolerated in a community so intelligent s otes to Wright. After a great deal of conduct as that of a perfect beast of the that of the United States generally. One defendant, who held an order from the the prison, but in the open dock, before a defendant for its deliverance, the metodien full court room, threatened to have justice, was delivered under a writ o' replevin. The as he called it, by foul means if he could dit a single statement made by the N. Y. plaintiff claims besides this damages put not get it by fair. Such a character was a Herald. And yet that can't be the case, for it . Mr. Mr. C. Cameron moved the six down at \$25 for the retention of the melodien, dangerous person in any community. The whoreby he had undergone some loss. Ver- prisoner was then sentenced to even years' still remains the leading journal, judging from months' hois', which was lost on a division. Sixenlation, of the whole Years 22; mays 61. The Grand Jury brought in true bills for term expires.

Air. M. C. Cameron moved that the borse stealing ; the Queen vs. James | Queen vs. Frank Dufresne and Peter Lam- | carefully compiled, a statement without one single fact to support it. A tissue of mis-re-The Jury also returned a true bill against | presentations from beginning to end. We George Haight, stealing from the person, have no room for more than one extract from that extract the reader can judge of

BRITISH GUNBOATS ON AMBRICAN WATERS. The height of British insolence may well be in building gunboats at Quebec, at Kingston, Vic chapter 70. from the farm of Mr. James Fergu- is Guilty. The County Attorney for the this very moment, in defisace of treaty obof any kind is allowed access under any pregovernment works at Quebec. The statement | sources of the consolidated fund.

LEGISLATIVE ASSEMBLY.

Quebec, Sept. 13.

Bulstrode township Survey Confirmation-

Coyers Attorney Admission-Mr. Leon Walkem's Attorney Admission-Mr. Fer-

Montreal Homosopathic College-Mr. Flint Knowlton Cemetery Company-Mr. Moore Simcoe Church Land Sale -Mr. Blake. Mr. Mackenzie (North Oxford,) asked wheleading it to believe that the Montreal Telesome mission in the North-West Terrritory, | and Repairing of Churches amendmen Atty. Gen. Cartier said it was the inten- Court of Oueen's Bench, Lower Canada tion of the Government to send the petition | Richelien company incorporation amen complaining of Mr. Wood's conduct in connection with the Detroit Convention to the Directors of the Triegraph Company, to as- | sembly were read a first and second certain positively if that gentlemen is still in

Mr. Magili moved an address for petitions, &c., relative to frauds on the Excise law. busied themselves making complaints. to harbor improvements at Port Colborne-Saturday, September 16. | burning of the fallow, at this time, and | Mr Brown said the member must see that | Carried

the Government must have confidential communications or it would be unterly impossible to defect frauds. Mr. While said he did not desire centiden-

tial communications. The motion was altered to meet Mr. White's | Montreal- Sir N. F. Belleau. views, and was then agreed to. Mr. Pope moved an address for copies of tenders, &c , for the building of the Sherbrooks gaul; also, an address for returns of money realised from he sale of Clergy Re- | of a lengthened discussion. serves in Lower Canada. Both addresses were

Mr. Lafamboise moved for the correspondence relative to the appointment of the DeputyCierk of the Crown and Peace for the

ing of the records in the office of the Clerk of Mr. Powell moved an address for corres-

gaol where as far as cleanliness and order are | Mr. Gagnon moved for papers in the case concerned, they found all things very satis- of Mr. Fortin, register of Charlevois and Sa- and thick, sticking upon the rope, and then

ally and report that the locks are sufficiently | certain resolutions respecting the Ottawa Mr. Street moved the third reading of the Bill to make further provision for the management of Permanent Building Societies in Upper Canada. Mr. Scatcherd moved in amendmen

asertion of a clause to provide that rate of interest to be charged the borrower old be stated in the mortgage or oth security given for the loan to the secretary, Yeas, 44; nays, 44 The House went into committee and made

Mr. Scatcherd said he had just conversed with a gentlemen largely interested in building societies, Mr. Ferguson of Hamilton, who told him it would be quite practicable

Mr. McGiverin said he had voted for the amendment thinking it was a very proper one but he had just conversed with other gentlemen familiar with the working of building societies, and they assured him it would be utterly destructive to them.

Mr. Rose argued strongly against the amendment. He said the principle of building societies, was to-repay loans in small month ly instalments, and it was almost impossible a that system to determine the rate of in-Mr. Dunkin also opposed the amendment.

Mr. A. A. Dorion said if Parliament ordered

a society having certain corporate rights and the society did not obey, Parliament wo have a means of reaching it. After further discussion the House divided-Yeas 43, nays \$1. The amendment therefore was lost. The Bill was then read a third time and

To regulate the qualifications of practitioners in Medicine and Surgery in Upper Canada-Dr. Parker. To amend the Game Laws of Upper Canada. -Mr. Walsh.

The House adjourned at 3 o'clock. Quebec, Sept. 14. the contractors for the Ottawa Buildings.

On motion of Mr. Cartier, the bill to incorporate the Rideau Club was read a third | bers had a good time of it till a late the bill to amend and extend the acts relat- | led on the constitution. The Lodge meets ing to the Coburg and Peterborough Rail- | every Thursday evening.

Queen vs. Charles Duff and James | The Grand Jury brought no bill for the long statement of the affairs of Canada, very of a clause providing for the sale of the Mr. Galt introduced a supply bill which [was read a first time. After some farther discussion, the bill war

> A number of bids from the Upper House were advanced through various sfages. Mr. J. Dufrespe of Montreal asked the govthe Special Council, the payment of which | Canada, are fast fading away from remem-

have further investigation before the question | remaining attached to the British Crown, a treated in a most extraordinary manner, of this Province. Free grants of land were A of their claims. Whatever was esta. offered to the immigrants and their children blished as due ought unquestionably to be to the third generation. Proclamations o the yard or its vicinity. The work- far it is possible to provide for payment by were made shortly after the war, and se municipalities of Lower Canada or other

of the bill to amend and extend legislation another Proclamation was issued. to the Cobourg and Peterboro railway, on pumbers availed themselves of this proffere

LEGISLATIVE COUNCIL.

sed :- Union Bank of Lower Canada incor- to the neighborhood of Niagara, and others | The crew of the frigate sent out were pre- per a few days ago, on behalf of Pittsburgh, pany; Punishment of kidnapping; Lon- American descent settled in the old John- officers and men were boarded and lodged to shoet a friendly rifle match, and asks for Admission of Henry Hart Coyne as an At son District, and a large number of Glen- in a large newly built naval stone storehouse the names of persons from Kingston with torney; Admission of Richard Thomas garry men came into the Counties of in the Dock Yard technically called the whom they can confer to arrange the terms Walkem as an Attorney; To amend the act incorporate the Montreal Homospathic Glengarry and Stormont from the far away Stone Ship.' This stone ship was Com- of the match. I am happy to be able to Association; to authorize the morrgaging State of South Carolina. But no matter modore Sandom's command. A number state, for the information of your Pittsburgh of certain property belonging to Christ's Church, Ottawa; Knowlton Cemetery ! company incorporation; to authorize the they came into Canada, they took upon sels, were built or purchased, which acted as incumbent of Trinity Church, Simcoe, to themselves airs, and talked of their losses, Tenders to the hulk Niagara, and to which | following citizens have been appointed to seil certain property; Bothweil Land and their sufferings, and their ill-requited were drafted the several crews from the Pittsburgh, to arrange preliminaries, name-Canada Central Railway bill; Building

The following bills, received from the As-To incorporate the Bank of Northumberia -Mr. Burnham. To incorporate the Mount Royal Rallway

company --- Mr. Ryan.

To incorporate the Saving Bank of Roch-Montreal -Sir N. F. Belieau Relative to the management of Permane Building Societies in Upper Canada-Mr. Mco amend the Game Laws of Upper Canada To amend the law relating to the charters

The House then adjourned till eight o'clock

of mining and other companies-Mr. Sanborn

Mr. Currie moved for certain papers relative

Quebec, Sept. 15. This afternoon the following bills were a third time and passed :---Lucorporation of St. Roch's Savings' Bank. Balstrede Survey confirmation-Mr. Proulx. Northumberland Bank bill -- Mr. Burnham The Supply bill having been introduce from the Lower House, was made the occar

OIL AT GASPE.

The flouse then adjourned.

We expressed a very poor opinion of old settler, dated Sept. 8th, we learn that by their names, and not always by them. " Oil was struck on the 7th inst, about half a mile in rear of Mr. Le Routillier's house. it turned from black to green." We have

THE REMOVAL TO OTTAWA.

Department, and other public offices to commence packing for the removal to Ottawa on the 1st. October. The Order in Council granting stated allowances to the employees as desire may obtain leave of absence to procure suitable dwellings at the new seat Government for then selves and families. This looks like moving off this fall in Already seventy-six houses have been leas at Ottawa by the employees of the lepartments, and that immediately after families, and that of the public departme

THARKSGIVING DAY .- The Day Thanksgiving for the bountiful harvest has been appointed for the 20th of October, not the 12th as previously reported.

INQUEST AT KINGSTON MILLS, --- On Fr day evening Dr. Barker held an Inques upon the body of a man named Langtor

Good TEMPLARS, -The annual anniversary meeting of the Bethel Ledge, No. 36, large excellent orchards indicate at the of the British American Order of Good present day. Indeed it has often struck Templars was held on Thursday evening me with surprise, when I pass their orin the Exeter Orange Hall, City Buildings. | chards, that fruit trees planted now-a-days Mr. Powell moved for various papers A full report of the proceedings of the past respecting the arbitration on the claims of year was presented and read by the Secre- | so rarely do well. It is a difficult thing to tary, and several prominent members of the | make apple trees grow in Upper Canada, Lodge made short addresses. Refreshments were supplied in abundance, and the r Bethel Lodge is making rapid strides, one Air. Cockburn moved the third reading of | hundred and twenty members being enrol

TUESDAY MORNING, SEPT. 19, 1865

LETTERS AND TELEGRAMS.

PAPER THE SECOND. Facts and Fancies. Opinions and Reminiscences of an Octogenarian:

De omnibus rebus et quibusden aisis.

THE U. E. LOYALISTS.

was promised to be provided for by act 8th brance. These are the United Empire

and they got lands here. These U. E. Loyalists, prior to the war of 1812-15, ruled the Province and had it all Clubs, and few private Yachts were in the to themselves; but when Immigration set Province. But, the officers of the frigage, Liverpool at four o'clock on the afternoon of

in from Great Britain and Ireland, they young men of wealth, went to work with a rived here this afternoon, at five o'clock. Her found, themselves no longer sole lords of the will, and by the aid of Dock Yard stores, | news is four days later. soil. They had to compete with an indus- soon had a small fleet of fast sailing yachte the Etna on the 4th, and the Bremen on the trious energetic race, and gradually they to compete for the Facht Prize, a large 7th powerful, but they were not all powerful.- opposite Commodate Sandom's dwelling. the 18th October. Proceedings afforded so The towns and villages of Upper Canada Lieut. Willoughby had rigged La Belle tittle grounds for hop tat the bonds declined became filled up with old countrymen, who | Louise, Captain Taylor, the Master Attend | The Efrerpool Post points out that trade they generally managed to get it. This the Gunner, had another, The Breeze. Mr. cotton ports. soured, the minds of the U. E. men, and Low, of Picton, came down with The Red became violent, they usually sided with the (the present Chief Justice) brought up The vitege of trial or ball. disaffected and went so far, as to join Wil- whose name I forget, and one or two others. to be in bad condition. The cattle plague

The Oil that came up first appeared black | was first received as cash in the Crown Lands through the Province buying up U. Orders have been received at the Finance | Wild Lands could not be sold for money to pay their expenses, they can now receive it became quite a speculation to find out the their respective amounts, and such of them | claimants and purchase their Rights ; for a song if possible, or for as little as they could money in this way, looking out for the best unlocated Lots, and paying for them in E. Rights Scrip. I might mention the Hon. Francis Hincks as one of these fortunate gentlemen, the' be did not do the work hi

Speaking of the names of the U.E. Loy alists not always distinguishing them, that is accounted for by reason that many of the Dutch and Germans translated their foreign patronymics. Thus, the Smidts became rate of the toll to be charged at the gate at to the conduct of the managers and guards could not be enforced, and what on earth was Sullivan it was proved, that the deceased Bakkers Bakers, the Schriebers Clarks, behad been a patient in the Hotel Dieu and sides dozens of translations that I cannot but recently discharged, not quite cured call to mind. A great change in the creed would leave the Ho-pital. He had been of the U. E Loyalists has also taken place. seen on the road on the previous night, and They came into the Province ngid Lutherwas found dead next morning. The Jury ans, while their descendants are nearly all deceased is wholly unknown in this neigh. Methodists, chiefly of the Episcopal des borhood. He was about fifty years of age. | nomination. Most of the original settlers must have been excellent farmers and fruit growers, as their well cleared farms and though almost every body is everlastingly planting them; while seventy or eighty years ago, judging from the many large orchards still extant, there could have been no difficuity whatsoever. Probably, as the midge, weavil and Hessian fly now destroy the Winter wheat, and were unknown here thirty years ago, so do the myriads of Borers, new all over the province, destroy the orchards, a pest unknown to early

British Connection as their forefathers | ly, that an old scow was the fastest vessel were or pretended to be, they are almost to on Lake Ontario. Commodore Sandom did respectable people in town. Still, those a man opposed to Annexation to the United | the handsome thing at once. He ment on States. A remembrance of the causes that | board the winning soow when she came in, led to their forefathers' expatriation is still and before all the persons present, comptiimplanted in their breasts, and they remain | mented Mr. Hinckly on the fast sailing the most determined opponents of Annexa- properties of his vessel, and handed him tion. But, when the time comes for Ca- the Silver Cup, wishing him long life I nada to become a Nation, should it be drink out of it. And the kind wish has proved twenty-five or a hundred years hence, for Mr. Hinckly still resides at to revolutionize all preconceived nations depend upon it, the progeny of these U. E. | Cape Vincent, and with pride shows his concerning steel pens generally, by its su-Loyalists will be found foremost in the Cup, which he boasts he won from ranks of the fiercest advocates for the | whole British Navy ! change. Although I don't give the U. E. . The capability of Scows, from their shel- use. Mr. Barnard's pen obviates this d Loyalists the whole of the credit they de low draft of water, and great breadth of culty, and being otherwise of very superior mand, I still look upon them as among the beam, beating all other kinds of reserts, of neither scratching nor spattering which very best settlers of Upper Canada. But was much talked of said argued at the time; atrended the progress of most they are fading away and will be soon heard and I well remember a remark made by over the popular qualities of paper. Our

The recent Kingston Regatta reminds me

About twenty years ago when Land Scrip Office, certain speculating men went Rights. These Rights consisted of the pledges made by Government to grant 200 and 100 acres of land to every child and every grandchild of a U. E. Lovalist. As these lands had not been claimed; and as get them. Many men who new hold their heads very high, made a good deal of their self, employing travelling agents instead.

names into English, and abandoned their | the other ressels came straggling in one One peculiarity attaches itself to the des- was no false start to complain of this time- best the market equid afford. Everything cendants of the U. E. Loyalists. Although | thus proving in fine meather as well as foul | The Committee did everything in their by no means so enthusiastically attached to weather, blowing lightly, or blowing strong power to make this Ball popular. The

A GRAND BEGATTA --- A REMINISENCE

NOS. 220 & 38. lined with settlements of Germans and there was, stuck in the mud, the bulk of a Dutch from the banks of the Mohawk .- | pine frigate used in the war of 1812-15. Others from the same countries went, some | called the Niagara, and allowed to rot. Waterloo County Insurance com- to that of the Eastern Counties. Many of sumed to belong to this old bulk, and the accepts the challenge of the Kingstonians whence these people came, the moment of small vessols, steamers and sailing vesattachment to the British Crown. Many Stone Ship.' It was a time of peace and ly, Messrs. Frank Trucy, Andrew Modoubtless were truly loyal and did lose utter wleness, and most of these vessels greatly from their loyalty, but by far the were in port. Well, one August, before greater number rather gained than lost by the Government came to Kingston, it was the change. They left nothing behind them | in 1841, it was determined to have a

Grand Regatta in Kingston harbor. This ARRIVAL OF THE CITY OF BOSTON. was long before the days of Canadian Yaoht and Mr. Hinckley, Seur., of the Ferry be- crossing sellers. Flour in moderate request.

London Markets.—New wheat flat, and 2d tween Wolfe Island and Cape Vincent, per quarter lower for inferior kinds; old town knew ought about them. Just as the fee quite. old scow, and took their places in the line; The naval men looked askew and somewhal Butter easy. Petroleum firm; holders de astonished at the impertinence of this brace

them indeed to compete with fast sailing every 100 acres were worth \$180 in Scrip, | Vessels, skilfully equiped, and well prepared for racing! However, there could be no demur, and the two scows were allowed to | municipal returns of both sections of Canada compete. It was, as I said before, blowing distributed. Extended returns are to be very fresh, and off the fleet went together, printed every four or five years. The num most of us Kingstonians laughing at the ! Scows and their Yankee owners. But to The number of ratepayers assessed in Upper the asionishment of us all, they both went ! ahead, beating well to windward, and soos distanced the whole squadron. The course to be run was a long one, twenty miles and twenty miles home, and for some time nothing was seen or heard of the racers. but about four o'clock in the .afternoon. both the scows made their appearance, Me. Hinckley's boat far ahead of Mr. Hitchcock's, | made for Lower Canada. He does not think and it was several hours afterwards before | the returns of assessment afford a trustworthy after the other, chop failen and dispirited ing to the fregularities in the modes of as-Smiths, the Jansens became Johnsons, the at having been so sha nefully beaten by a sessment. The elerk of the United Counties or Prescott and Russell, was proceeded couple of old scows, and making all man- against for having failed to make returns. ner of excuses, a false start, wrong buoys, &c., &c. A wrangle was the consequence. The Visiting Governors of the Kingston and the cup was not awarded to Mr. Hospital acknowledge with thanks a Dona-Hinckley, though fairly won by his awk- | tion of \$20 from E. H. Hardy, Esq., which wark, ill-looking, but fast sailing scow. A is more thankfully received as it came to meeting of the Stewards was called, I hand at a time when it was most fearfully remember Mr. Marks was in the chair, and needed. Those who are charitably inclined after the complaints of the defeated bad and have the means at their disposal would been listened to, the race was ordered to be | do well to imitate the kind action of Mr. sailed over again. This was done to let Hardy. No portion of their superfluous down gently the prids of the Navy. On the funds could be more beneficially approprifollowing Saturday another start was made. | ated. He who gives to the poor lands to This time all the Naval men had had enough the Lord. of the race, and backed out, and no vessel came to the scratch but Mr. Richards' Storm and Mr. Hinckley's Scow, Mr. Hitchcook having also withdrawn his boat. The weather was much finer than on the | tended, but exceedingly pleasant. The first day, though a fair breeze was blowing. | City Hall was elegantly fitted up for the Mr. Hinckley, certain of wictory, had de- | occasion, and Supper was laid in the Wescorated his scow with flags of all nations, ley Hall. The Band of the E. C. Rifles

fashion.' Although published in the of this celebrated Yacht Race ever found its

PROROGATION OF PARLIAMENT

THE PITTSBURG RIFLE MATCH.

[To the Editor of the British Whig.] And though I hope not thence unseathed

Who conquers me shall find a stubborn foe."

DEAR SIR, - A correspondent of your pacorrespondent, that after an unavoidable delay, I am now able to announce that the Mahou and your bumble servant,

BENJAMIN STRACY. Kingston, Sept. 18th, 1865.

New York, Sept. 17. The steamship City of Boston, which left

went to the wall and made way for the new | Silver Cup, given by Commodore Sandom | The Confederate bond-holders held a meetcomers. This was the state of the country On the day appointed, a Thursday with a prospects. Some speakers even, contended ing in London on the 4th, and debated their forty years ago, when I came hither. The stiff breeze from the West, the competing that the Confederate government was respon U. E. Loyalists, or their sons, were still vessels were ranged in line at the Buoy, inquiries and report at another meeting on

thought they had as much right to what was ant, had fitted out the Black Joke, Lieut between the Mersey and Southern ports is regoing, as those who came before them, and Moyle had a small vessel, and Mr. Hatch, sailed, and many more are on the berth for

singular to say, when party feuds grew and Rover, and Mr. Richards, of Brockville, have been committed to jail without the pridemonstrations at Black Rock, near Cork, Opposition; and some few of them got Storm. There was a Kingston vessel fourths of the English wheat crop will prove

liam Lyon McKenzie in his insane attempt As they all were ranged in line, these Liverpool, Sep. 6.—Evening.—Cotton sales at insurrection in 1836. At the present time | handsomely appointed vessels looked re- of three days amount to 65,000 bales, of which Dr. Sterry Hunt's Report on the Gaspe Dis- probably no single U. E. Loys list is alive markably well, all being prepared with good lators. The market was buoyant, with an trict, and with much reason. In spite of and very few of their sons and daughters. - crews and good sails, to have a july good sales, to have a july good sa his yea-nay kind of saying there may be Their numerous descendants have mixed race. But I should have mentioned, that at stuffs—The weather has been very fine for oil, or there may not, we have the satis-faction of publishing that Oil has been with the general population of the Pro- an early date, Mr. Hitchcock, Sent., of the demand; a decline of 2 p.c., chiefly on new struck in that vicinity. By a letter from an vince, and can now offly be distinguished Ferry between Kingston and Wolfe Island; amber. Holders of stocks in store were not

> had each entered a vessel, but nobody in steady, but slow of sale. Fibur inactive, but quotations unchanged. Sugars active. Cof-Yachts were about to start, these two fresh | Lates Commercial.-Liverpool, Sept. 7 .-competitors came along, each with a large Cotton buoyant, but closed somewhat quietor. All qualities have advanced to a triffing extent. Breadstuffs quiet. Provisions steady

London, Sept. 7th .- Consols for mency 897 of Yankees with their d-dold scows- to 99. Hitness Central share, 784 to 79,

MUNICIPAL RETURNS -A SUMMARY of the bor of acres assessed in Upper Canada was 18,144,600, and in Lower Canada 13,663,000 Canada is 285,000, and in Lower Canada 211 000. The assessed value of real estat Opper Canada is \$240,000,000, and in Lower Ganada \$169,000 000. The assessed value of personal property in Upper Canada, \$25.0 000; and in Lower Canada, \$1,400,000; Th These are the most important returns. There are about 20 columns of returns for Unr Canada, and half the number for Lower Canada. Mr. Langton says this is only the second time that any computation has been of the different sections of the country, ow-

THE REGATTA BALL.

This was a very handsome and well managed Ball, not very numerously atand had put up some kind of a platform on | was in the Orchestra, and Dancing was the stern, on which were seated a small complenced at ten o'clock and continued company of his friends, ladies and gentle. | until nearly four in the morning. Refreshmen, in their holiday clothes, to enjoy the | ments of all kinds were in profusion, an the attendance was admirable. The Supsport of his anticipated success. The race | per, got up under the charge of Mrs. Alle that followed was also a hollow thing-there | was all that the heart could desire and th

Stewards were not taken from a privilege fatied in their attendance ; even after have

The Carbonized Pen, advertised by Mr. periority. However good other pens may

(Barnass's Carbonized Pens are patr Soard of Public Works | Post Office Department; Bareau of Agriculture and Emigration ; Legislative and Executive Counpens are sold by ...

Mesers, Middleton & Dawson, Quebec.