Larceny—The prisoner was indicted for stealing a pair of boots from Mr. Swalwell, in whose shanty he was working in the in whose shanty he was working in the township of Alice in February last. Mr. Swalwell had left his boots in his sleigh at the shanty, and a few days after missed them. He threatened to get out a search pany with the Cook went and got them steal them. The defence was that the pris-steal them. The defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was that the pris-toplant a large state of the defence was the large state of the large state of the defence was the large state of the la oner took the boots merely to play a joke on Swalwell.—Verdiet—Not Guilty. D. The delegation representing the colored Fraser for Crown; J. Deacon, Jr., for Pris-

miles from Perth, and the stolen goods found in their possession. The prisoners are said to be Gipsies. Kettle pleaded guilty and the Jury returned a Verdict of guilty York, to the soal mines in McKean County

The Queen vs Charles Kettle and George Philips Larceny The prisoners were in freight charges. dicted for stealing a horse rug from Denis Kane, in this town. The parties were arrested as stated above, and the property found in their possession. Kettle pleaded guilty, and the jury found a Verdiet of guilty against Philips. Sentenced to two war that while the rebel General Morgan, years in the Ponitentiary. D. Fraser for

The Queen vs. Charles Kettle and George Philips—Larceny—Indicated for stealing a blanket from W. C. Lewis. Circumstances the same as the two previous cases, Sen tenced to two years in Penitentiary. D. 211 Fraser for Crown.

The Queen vs Charles Kettle and George Philips—Larceny—Stealing a horse blanket from Putterson's Hotel in Perth. Pleaded guilty. Sentenced to two years in Peniteu-D. Fraser for crown.

tiary. D. Fraser for crown.

The three last sentences to run concur. rently from the expiration of the first three years, making five years in all. The Queen ve : amuel Baldwin-Larceny - The prisoner was indicted for stearing

DEATH OF A PROMINENT

for prisoner.

CITIZEN. with promptitude and fairness, evincing an idea with him, and in all his business engagements he has endeavored to find employment for Kingston workmen and busiin advancing the prosperity of the city of his birth : and this fact, so well known to the people, coupled with the innate good public buildings—something of the way qualities which Mr. Gildersleeve possessed, that Census Commissioners who had friend gave him the popularity which he has held His sudden death in the prime of life, will, indeed, be received as a and event to all connected by ties of residence or business with this city. Mr. Gildersleeve was a man of political ambition, and held an important local position in the ranks of his party. He offered himself as the "People's Candidate" in the election for a Legislative Councillor for Cataraqui Di Kirkpatrick and Mr. Alex. Campbell. The strength of the contest was between Messrs. Campbell and Gildersleeve, but the latter contest against the Hon. tohn A. Macdon-ald. Mr. Gildersleeve spoke eagerly in public during Mr. Mowat's canvass in King-ston. Later, in 1853, Mr. Gildersleeve became himself a candidate to represent the irregularities. There must be at least a city being the great commercial emporium of city of Kingston in the Legislative Assembly controls the policy of the Northern States, controls the bulk of the Northern States, controls the bulk of bly; and in the election consequent upon the dissolution of Parliament by the Macdonald Sicotte administration, entered the political lists against Mr. John A. Macdon add, our long-time and highly popular mem. ald, our long-time and highly popular mem-ber, with but the same success that attended

Mr. Gildersleeve was bale and hearty on Tuesday, but at night was sufficiently indisposed to s. ad for a doctor, Ri-ing from his bad, reputation before, the revelations of the bed on Wednesday he was attacked by an Commission would have shocked and astonappoplectic seizure; and though medical attendance was immediately summoned, he expired in about half an hour from the commencement of the attack. His death, so shockingly sudden, became quickly known, and created a profound sensation through out the ety,—Kingston News.

the attempt of Mr. Mowat.

STRIKING UNAMINITY. - In she clouse o Representatives the other day the following resolution was offered:

This rebellion should be effectually put down, and to prevent a recurrence of such rebellion in future, the cause which led to

the been paid by has a right to sales the

fordent had taken the property but that it was not his own, and decided in favor of the Defendent. The case involved some nice points of law, which were ably argued on both sides. W. O. Buell, Attorney on Becord, and D. Fraser, Council for Phr.; J. Deacon Jr. for Deft.

The Queen vs Charles St. Jacques.—
Larceny—The prisoner was indicted for stealing a pair of boots from Mr. Swalwell, in whose shanty he was working in the rendered them to escape, or in the present dangerous condition of the ice they could not have otherwise reached Cape Vincent in

The City Council of Kingston offer four

The barn of Mr. Robert Mowbray,

The Queen vs Charles Kettle and George
Philips—Larceny—The Prisoners were indicted for stealing a harness, horse-blanket bells from Mr. S. Ferland of this town a few weeks ago. The prisoners were arrested by Mr. Corry at Eagle Lake about thirty miles from Parth, and the stellar reads found. question to the constitutional convention of Louisana.

agein Philips. Sentenced to three years imprisonment in the Penitentiary.—D. Fraser for Crown; J. W. Beynon for prisoner Rochester, and to the lake shore for ship-

The St. Oatharines Mechanics' Institute has inaugurated a series of reunions. They

who was confined in the Ohio Penitentiary as an offset to Col. Streight, escapes by

werald.

CARLETON PLACE.

Wednesday, March 16, 1864. Messrs. Cartier and Cauchon have been lately sitting in Judgment upon some of their acts while in power; and a few days startled the more honest thinking portion of gander from a man named Thomson, near the House by the announcement of a verdict Arnprior, in Japury last. Verdict not Guilty. D. Fraser for Crown; W. M. Shaw in their own favor. These very modest gentlemen gave the House to understand that they had taken the matter into their most serious consideration, and that, in their The startlingly sudden death of Overton opinion, the late Financial Commission S. Gildersleeve, Esq., is an event which had proved nothing to inculpate the mem deeply concerns every resident in Kingston.

Mr. Gildersleeve has held a prominent position in the city, socially, commercially and politically. A wealthy steamboat owner, an decision, it is probable their opinion would active lawyer, and a man of much business have more weight, and would savour less of enery and enterprise, the part which he has played during his lifetime is one which has given him importance in the community, and in the face of the very damaging reveand must cause his name to be remembered. lations which the Commission had brought Mr. Gildersleeve has represented the city interests as alderman and as Mayor under the to light. The "Globe" very truly remarks \$101,800 to the contractor for the departheld for two terms under the popular elec-tive system, in all performing his functions (ity of Montreal-by Mr. Galt—something honorable consideration for the advancement of the Zimmerman Bank business-someof the city. This latter has been a ruling thing of Mr. Francis Jones' survey, and of the way he succeeded in getting his pay for it as soon as he had a vote in Parliamentness for kingstou tradespeople. A native something of Mr. Macbeth's land transac-Cauchon's mode of hiring and fitting un

of this city, he entertained a patriotic pride tions in West Elgin-something of Mr that Census Commissioners who had friend in Parliament collected exorbitant billssomething of the way that Mr. Foote used to get three and four prices for stationery and printing, by virtue of the initials of a to party newscapers, not for work in provision in 1858, competing with Mr. Thomas gress, but for work to be done in the future ters of the Crown, that public money would "capacity or speed, and greatly increased in the country districts as Mr. Campbell. be advanced to it, and Government adver-Mr. Gildersleeve took an active part in polities at the time of the general election in 1861, supporting the Hon. O. Mowat in his the way a Minister of the Crown used to

Quebec Correspondence.

were it not that the Coalition had a very

first fortnight of the session. Any obstruc-tions which have been thrown in the way, have not come from the opposition proper,

what they please, about the hollow professions of ministers; but I can assure you canno trenchments are being made, and carried the ent : and if no adverse circumstances arise Erie month you will see the public affeirs of the country, in a greatly improved condition

The survey of the intercolonial Railway is commenced; but it is my opinion we wil. warrant to ascertain who took them, when the prisoner admitted that he had taken them and hid them in the snow, and in Comwick has taken the sulks about it, because she could not have everything in the management her own way, and it is very likely negociations will be broken off, till there change of government in that province.

The Military School for Lower Canada. designed for the drilling and training of officers for the militia, was opened here a few days ago, with the very respectable number of sixty pupils. They will be permitted to remain for three months; and at this rate, the two schools in the two sections of the Province, will turn out between four and five hundred officers each year. The pupils in these schools are drilled for six hours a day, by officers of the British army : ment to Canada, at a great reduction in and they will only get their certificates, af ter they can shew on a very rigid examina tion, that they are thoroughly qualified.

Our American neighbors, are about to do very foolish thing, in abolishing the Bonding system, under which hundreds of thousands of tons of goods destined for Canada, have been entered at their ports, and carried over their Railways. For the purpose of appoying Canada and causing a temporary inconvenience, they will turn this trade into new channels. This, with their threatened repeal of the Reciprocity Treaty, is to pay us for our sympathy with Great Britain, in the Trent case. Let them go ahead, and they will find that they will injure us less, and themseives more, than they imagine. Yours.

placed his departmental budget on the table of the harmony prevsiling in your Court, of the House. He reports that, in pursu- after so many years of presidency therein ance of the ministerial purpose to keep down on your part and practice of the Law on expenditure, the gross outlay upon public ours-trusting that for the time that we works, for construction, repairs, and man may yet be spared, it shall, as heretofore, agement, during 1863, was confined to be the aim of all to assist in the administrature in any year since 1851. During these manner. thirteen years, the annual outlay, under the charge of the department has averaged

The sum paid on account of the Ottawa buildings within the year amounted to \$248, 347: of which \$120.725 were paid to the contractor for the Parliament buildings and ventilation, and the remainder for superintendence and contingencies. The progress made upon the works is represented to have been on the whole satisfactory.

The Report dwells at some length apon the report of the inland navigation of the province, with especial reference to the proect of canal enlargement adverted to by His Excellency in opening the session. The failure of the provincial line of water con nunication to attract traffic notwithstanding the undeniable superiority of the route, receives a passing mention. More than four teen and a half millions of dollars have been expended by the province in this class of its public works, and the commissioner re marks that "some powerful cause must be "in operation to produce a diversion of the "trade from the channel which seems

"The greatest drawback to the success part of ex-ministers, which are revealed by courage to declare that nothing damaging to Quebes or Montreal, which in great part has been proved by it. The truth is, that have to make the voyage here in ballast. Besides, as the staple exports of Canada are bulky, whilst the tennage of her imports are

"It is believed that the only means by

with grain for the Eastern States, as portaged to Lake Champlain, ex-such an increase in the cost of trans-would nullify all the advantages of

Lawrence navigation, and give the

not be called on to pay the expense of build. equalled advantages which it ought to deing it, for some time to come. New Bruns-rive from the position of the natural route."

following address was presented to Judge Malloch, at the opening of the County Court on the 8th instant. We also append his renty, and we cannot help remarking that it is as gratifying to the public, as it stable to all the parties,—after so cars practice,—to see such good risting between the Judge and the abors of the Bar. We most heartily congratulate the United Counties of Lanark and Renfrew, on having the administration of Justice in such worthy hands. To His Honor, John G. Malloch, Esquire, judge of the County Court of the United Counties of Lanark and Renfrew

Weathe undersigned members of the Bar, metising in your Honorable Court, anwilling to allow your recent auspicious union with a Lady, whose birth-place was the County Town of these Counties, and with whose excellent life and character (refleeting honor on herself and her relations) so many in these Counties are intimately acquainted, to pass without a friendly notice, avail ourselves of the opportunity to express to Mrs. Malloch and yourself our warmest and kindest congratulations, with the sincere desire that both may long be spared to enjoy health and happiness in the new and sacred relation in which you both now stand to each other and to society at

We are the more gratified to be able to The Commissioner of Public works has present our regards, at this time, in view

W. O. BUBLL, JOHN DEACON, JR., WM. M. SHAW. D. FRASER, C. C. A. JOHN W. BEYNON. Court House, Perth, 8th March, 1864

REPLY. for our health and happiness to the long of the volunteer force, list of others which we have received from our friends and connections from different parts of the Province.

MRS. MALLOCH, I am certain, will be her native Town is thus welcomed by you : and I am confident that her future sojourn smongst you will in no degree lessen the high esteem for her which you have been pleased to express.

It affords myself, personally, the highest gratification to find that, after a connection with the Bar of these Counties of thirty differences which in so long a period may have arisen; and most heartily do I unite with you in the hope, that for the time it shall yet please Providence to continue our Professional relationship, it shall be our constant aim and endeavor to discharge the constant aim and endeavor years, we can lav aside and forget any little important duties devolving on each of us respectively, alike satisfactorily and honorably to ourselves, as well as profitably to those whose dearest interests are intrusted

Dumb School, Toronto, writes to correct an error which appeared in our issue of the 24th ult, respecting the difficulties which Quebet, 11th March, 1864.

Mr. Editor.—Since the passage of the address, a week ago, the business before parliament has progressed in a more quiet and orderly manner, than it did, during the minimum capacity of our most for the society for the instruction of the Bosiety for the instruction of the Bosiety for the instruction of the Blind, and the Bl tion of the Deaf and Dumb and the Blind

We understand that a new company, to which they would rather clock the truth. be called the "North American Steam Ship Company," is being grassized in Montreal interrogatories of the magistrates, and being Company," is being organized in Montreal, desirous that Highlandman No. 2 wou to run a new line of steamers across the At, corroborate his statements, would turn to him as each question was asked and inquire, and the provisional heard. Her I Provide the provisional heard. Her I Provide the provisional heard. ed the provisional board :- Hon. L. Renaud, would answer in a stentorian voice, heard M. L. C., David Torrance, Esq., Henry over the whole court, "I, an' more." 'Truth were the River St. Lawrence unitable Champlain by a Canal of dimenual to the enlarged scale of navigable referred to, this serious drawback hen be removed; and the Province hen resp the full benefit of the unitable to delaw to d taken up in Canada has been received, and that the best feeling prevails as respects the success of the enterprise. The Hon. John
Young proceeds to England in a few days on the business of the Company.

Serts that the full life in the life

Robert McGregor of 10th con. Beckwith, in this matter. I have already shown that the arbitration was illegal, and if the Reeve without a couple of vessels getting in.

Dangers stand thick through all the ground To push us to the tomb, And fierce discuss wait around To burry mortals home.

that the last story got up by the "Leader" and industriously circulated by minor satelites of the same stripe, is entire'y without foundation, being a whole cloth fabrication of that establishment. There is no truth whatever in the canard of the Opposition papers about dissentions in the Ministry.

Tration, or can you deny that the arbitrators were not sworn when they entered upon their duties, or that the whole matter was a picce of tomfoolery under the superintendance of the Reeve of this township. You inform me that the council had legal advice and that they were not responsible for Mr. Campbell's loss, but you say nothing of Mr. Campbell having thrown himself entirely ful campaign against the Navage Indiana. hat the last story got up by the "Leader" papers about dissentions in the Ministry, as to its financial scheme, or as to anything limitation of the statute had expired previous with Colonel Cauley, to be removed as soon else. We believe that, with the enterprising iournalists who made the announcement. the wish was father to the thought.

\$821,073, and being less than the expendition of justice in an honorable and upright ject at all feasible. The war, it is evident. siderably lessened by the Danish refusal.

The Carleton Place Rifle Company will as can do so, to attend. There is good reason GENTLEMEN-I thank you most sincerely to expect that the volunteers will be paid and scheming propensities had brought me assessment of personal property, and for for your kind congratulations on the recent this year, for the time spent in drill. The into contact with the council of 1863, and other purposes. relations. It affords me the greatest pleasure to add your earnest and heartfelt wishes

during the present session for the payment

for our health and happiness to the long

from his office for some alleged irregulari. I presume you thought it would be a breach extremely gratified to find that her return to ties, and is succeeded by Mr. Page. There ties, and is succeeded by Mr. Page. There moment in consulting your understanding. are also several other changes made in that Touched with your generosity for your department, which will effect an annual saving of about three thousand dellars.

To the Editor of the C. P. Herald. DEAR SIR.-If the gentleman who wrote efore last, in your paper, respecting our Writ we find these words,

"THERE IS A TIME TO DANCE." Arnprior, 5th March, 1864.

The Lumber Trade. dent of the Ottawa Union pretends to give myself, permit me to convey our united a report of the Timber supposed to be got out on the Ottawa River and its tributaries, which might be very useful if there were an approximation towards correctness; but the very reverse is the case, heree a great injury might be done to the trade by such line of your space, and I will not turn the reply to any remarks that may appear in your columns in connection with this live matter, and beg leave to subscribe myself, ity Bill. Mr. McGann, Principal of the Deaf and approximation towards correctness; but the random statements as, "in consequence of the great depth of the snow in the woods, cannot hope to compete for European freights, except by carrying so much cheaper on our line of internal communication as to compensate for the disadvantage of the cannot have drawn liberally on his figures are near correct. For instance, he estimates John Brancis as having 210,000 feet, Jonathan Brancis as having 210,000 feet, and when taken in connection with speed; of the Deaf and Dumb and the Blind, and the season of navigation is nearly as long.

" AN OLD LUMBERER.

The Lander is obtaining as matter signed Treat, in substitute of the Charachersteam of the Quebor Part and Charachersteam of the Quebo

learn that there are two rules laid down in

Robert McGregor of 10th con. Beckwith, son of the late Mr. Peter McGregor of that place. His death was caused by inflammation was illegal, and if the Treasurer for the money, he has rendered himself liable for the amount. But supposing, for argument the amount. But supposing, for argument Charleston, for the purpose of blockade runation was illegal, and if the late the late of the late o tion of the bowels, and took place on Friday sake, that the law does not embrace personal last after an illness of three or four days.—
He was a stout, healthy young man in the prime of life, and much respected by his sake, that the law does not embrace personal ing, and two swift steamers are now employed between there and Nassau. Two supprime of life, and much respected by his personal property may have been destroyed.

The World's Washington special says: many friends and acquaintances. Truly—
"In the midst of life we are in death."

The world's Washington special says:

council. If they had no power in law to appoint an arbitration, then the Reeve had no authority to grant an order for the payyou are welcome to take hold of either horns the steam-tug Titan that was captured by We have the best authority for stating were no bonds signed by the parties in arbitators at the last story got up by the "Leader" tration, or can you deny that the arbitrators River. She was reported to be a guardship, and allowed to ness and is now housed in to that advice being taken. You do not as their families could be gathered greatest contempt, to be thrown under the table; by whose authority was this indigni-The latest reports from Europe are not ty cast upon the people of this township? ed his headquarters near the confluence of favorable to the pacific solution of the diffi. have you denied that such conduct was a the Salma and Rio Verde rivers, where he culties which exist there. If it be true that Denmark declines to reply to Earl Russell's Bring forward the petition, Sir, and let the Nearly every white man in the Territory proposition for a conference until the Gerfalsehood and slan ter and misrepresentation,

Sixteen Mexicans were recommended. man Allies evacuate Schleswig, all hope of but you are aware that assertion is not the Apaches on the Allar road. present peace falls to the ground, for both proof: have you convicted me of a single

Austria and Prussia refused to grant even falsehood or misrepresentation? examine able. A large immigration from California an armistice. Very few papers of any influence in England, besides the London Times,

Sir, let sophistry evade, let falschood assert,

PROVINCIAL PARLIAMENT. appear to have thought Earl Russell's pro- and impudence deny, but "facts are chiels that winns ding and dinn: be disputed." ject at all feasible. The war, it is evident, You accuse me of personality, and that I must still go on. The probability that deny; I wrote of the council collectively o'clock.

Great Britain will interfere in it is considthat I might not appear personal. There were men in that council whom I highly es- read a first time teem and regard, but you are aware that drill, as usual, on Thursday and Friday pompous, the dogged, the stubborn, and the evenings, and it would be well for as many ignorant part of the council, while men of Law of Upper Canada. integrity and intelligence are often left in a few days ago, that it was the intention of assertion simply bearing false witness against ply be granted to Her Majesty. The report

ed not their frown nor did I ask any favour. action of routine business and the introduc-Mr. Samuel Keefer, assistant commisman in this Township. Your haste, Mr. o'clock. sioner of Public Works has been removed Truth, has led you into many blunders, but f friendship to your employers to lose one friends, I freely forgive you for the excesses into which it has led you, and far from resenting these terms of reprosch, which considering you may be an advocate for decorum you have so liberally heaped upon me, and place them to the account of unreflect that choice morceau, which appeared the week your part. You may avail yourself of all your unforgiving temper, and feel thankful "quadrille party," and "promenade concert," you are not like other men. But the laws Mr. Campbell—Act to provide for the con-here, would pay a little more attention to of the country shall not be violated with veyance of lands sold by the late Charles L. the study of his sermons, instead of circulation impunity, even with all your zeal to suppress Herehman. Mr. Currie-Bill respecting (whoever he may be) remember that in Holy cil for an increase of salary, or are you like rate purchase; and also the amount at oredthe pupper of the show, moved by the wires of the prime jurgler behind the curtain.

I believe that I have shown clearly that the position assumed by the council in the

one case was illegal, and in the other overbearing, showing their contempt and ignorance of the constitution of the country. In conclusion, Mr. Editor, I will thank you conclusion, Mr. Editor, I will thank you for your courtesy, for the privilege of occu-

AN OBSERVER, Ramsay, 8th March, 1864.

Chase's letter, noticed previously by telegram, gives his reason for declining the candidature for the next Presidency. He puts it that because the Legislature of his own State of Ohio has pronounced in favour of Mr. Lincoln in preference to himself, be considers it a daty, and he claims it as a privilege, to withdraw his name from connection with the contest. Mr. Chase, hown and distributed to all parts of the house rect ever, while continuing to enjoy the profits distributed to all parts of the house, rest of his Sceretaryship in the Cabinet, makes upon the roof. The whole property will no appeal in behalf of Mr. Lincoln, and it have cost nearly a million and a half of may be presumed that his supporters, who dollars. have manifested such disaffection against Mr. Lincoln, will transfer their support to Gen.
Frement, who is in every way eligible to receive the countenance of radical Repub-

AMERICAN NEWS

New York, March 8 .- The Herald's Ar. my of the Potomac despatch states that the Richmond Sentinel of the 5th reports Col. Dalbgren was shot dead in a sharp encouner with the 9th Virginian regiment. Lieut. Col. Pollard, in King and Queen counties, and 70 or 80 of his men, were captured The sentinel claims the capture of 204 of Kilpatrick's men and 50 officers. They do not claim to have killed many.

The Herald's Washington despatch says Rumor says Gen. Grant is to take Haileck's place immediately, while Gen. Hooker will

mmand the army of the Potomac. The Tribune's Washington special save Rumor assigns to Halleck the rank of ing Assistant Adjutant General, which is ractically a higher office than that which he is to vacate. One or two more ships of war are to co

We are sorry to hear of the death of Mr. the statute for the guidance of the council The business of blockade running is re-

Baltimore, March 8.-A letter from Fort ment of such award. And now, Mr. Truth, strived there last night, from a cruise after of the dilemma; have you denied that there the Rebels at Cherrystone. She reports

deny that a petition was ordered, with the The Navagoes are virtually subjected

breach of the constitution : Ah! but you was engaged in organising a civil govern-

Sixteen Mexicans were recently killed by

LEGISLATIVE ASSEMBLY.

Quebec, March 8. The Speaker took the Chair at three The following hills were introduced and

To amend the law respecting the indem-Municipal councils are ruled by majorities; Lity of members of the Legislature, and to

For the amendment of the Assessment the minority. You assert that my plotting Law of Upper Canada, so far as regards the

writing against them. You were by this committee of the whole resolved that a sup-

The Legislative Council, after the trans-

LEGISLATIVE COUNCIL. Quebec, March 9.

The Speaker took the chair at three After the routine business, Hon, Mr. San orn introduced a general Act under which Mining Companies may obtain charters of

The Council then adjourned at half-nast three o'clock.

LEGISLATIVE COUNCIL. Quebec, March 11 The following bills were introduced:

Mr. Currie moved that a select Committee

The following Bills were read a second

The Council then adjourned.

Le Canadien states that a recent meeting