

some person who personnined would not be looked into noce, so completely examined would not be looked into again. A statements has been made in some of the public prints, to the effect that Mrs. Perkman, the wife of the Immented Doctor, had coensiouly visited the family of the Professor I since his incertoerations and that that unfortunate hady was till on friendly suid intimate iterams with Mrs. Web-siter. How far the arisisonee of friendly feelings may be concerned, we know not has we have stathority for stat-ing positively, that Mrs. Parkman has not only not visited Professor Weiner's family since the dreadful event, but an kept herself confined to her own residence, and has not even visited the members of her own incident and pon to testify in the case. The evidence relative to the private marks about the period of the Doctor, by which his body was identified in its mangied state, can be antificatively be student; if she gave here yidence before the gaze of the public.

e subject, if and gave net of a bottor, who has been some Yearay Parkman, son of the Doctor, who has been some ine in Barrone, reached New York yesterday, in the iterathing Contains, and is expected to arrive here to-day. Barron Hendla, Jons IT. Barron Hendla, Jons IT. The Doctor Foot says:--The papers during the past The Doctor Foot says:--The papers during the past The Doctor Foot says:--The papers during the past the Doctor Host says:--Only two have been called to Dr. Webster, and his case. Only two have been called to Dr. Webster, and his case. Only two have been called to Dr. Webster, and his case. our notice, vig: That Dr. Webster had applied for watch-men to protocol him during the sight. from sanoyance by other prisoners, wine had been in the inbit of utaring in-farther statistic has a watch was set by bitting mail. The such constraint, will be the statistic of the statistic such constraints of the form. This we are enthorized to statist is uterly marked from beginning to end. The other wholesale filter states from beginning to end. The other wholesale filter states from the similar to the statistic for witherses, have bound a cambridge to the Medical College, forward base at Cambridge to the Medical College, forward base at 10 colocet on the night of the day on which Dr. Parkman disappeared, and that he also drove Dr. Webster back to Cambridge the next morning. Boy Tot, January 13, 1840 - The Grand Jarv. to day

THE MONTREAL COURSES is published daily

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Sir William Molesworth, C. B Adderley, Esq., Bart., M.P. M.P. S.H. Walpole, Esq., M.P. H. K. Seymor, Esq., M.P. J. Hume, Esq., M.P. H. K. Seymor, Esq., M.P. J. Hume, Esq., M.P. F. A. M'Geachy, Esq. E Horsman, Esq., M.P. Here you have Protectionists, Peelites, Libe-rals, and Radicals, and is it possible for Ministers to resist this powerful combination ? They will doubtless attempt to compromise, delay, or shift the responsibility. But the end will, notwith-standing, be attained, —the Colonia Ville freed from the tyranny of the Colonia Ville freed from the tyranny of the Colonia Ville. I shall

doubless attempt to compromise, densy, or sint the responsibility. But the end will, notwith-standing, be attained,—the Colonies will be freed from the tyranny of the Colonial Office. I shall continue to keep you au-courant regarding the proceedings of the Society. The Board of Trade and the Treasury have furnished their respective accounts—supplying data for estimating our national position. What the store estimating our national position. What the producers of leading articles for the morning journals have not failed to appreciate in this dull season. One writer demonstrates to his entire satisfaction that the phenomenon of a balance in the Exchequer is the necessary result of recent legislation, and the forerunner of much good for-tune; another maintains that the captivating figures are brought about by a species of jugglery; while a third sees in the whole affair unmistake-able evidence of approaching national ruin. The Trade Returns for the month and eleven months ending the 6th Dechmber, 1849, do not show the very large increase observable in the previous Returns. But it will be remembered that the exports in November, 1848, were very heavy; it

in increase of £374,993 over the same serior in 1848. On the eleven months there is an increase of £9,681,897 over the corresponding months of last year. By the termination of 1849, the in-creased exports was undoubtedly over ten mil-lions steriling ; and if we allow for larger pay-ments on account of imports, including grain, and some other ataples, we shall still have an impor-fant balance in favor of this country, and such as will explain the larga receipt of specie. Looking over the table, it is apparent that the great im-provement has been in the exports of textile fabrics,—a circumstance which appears quite attural, after the activity that has recently pre-vailed at Leeds, Manchester, and elsewhere.— Referring to the quantity of imported articles that paid duty, for home consumption, we perceive that there is an important increase in grain, flint cut glass, leather manufactures, brandy, and tes; and a decrease in tallow, timber, and raw sugar. The Quarterly Statement of the Revenue extends to Saturday last. Looking at the whole year 1849, there is a decrease of £80,131 in compari-son with 1848. But it must be borne in mind, that last year no duty was paid on com, that the sugar duties were reduced. Moreover, in 1848 there was £500,000 China money received i in 1849 not a penny. On the quarter anding 6th January, there is an increase of £70,000 one work to whow the surplue, of which Sir Cr. Wood will have to speak, may be mest advantageously dis-posed of. The Financial reformers demand a general revision of taxiton, and a large reduction of expenditure—the Ministenialits point to a re-duction of the National Debt. The able not a schore, and that a large portion of the Leignimist have latitry voted in the Leign-ative Chamber with the time-partia and the ze-ate. This forboder the speedy break up of the Ministry, which is duily showing signs of incapa-city and seblences. The actum of the Pope to Ministry, which is duily showing signs of incapa-city and seblences. The actum of the Pope to Reinistr

MONDAY, JANUARY 28, 1850.

BOPLE enables Mr. Gowan to discharge the dues of a Justice of the Peace, which he was preented from doing by the "Vindictive Humbug," Lord Elgin, who deprived him of his Commissio

Which tells most, the free choice of the people, r the will of a weak-minded, fatuous Governo the reports in the Toronto papers.

The Falls Suspension Bridge Company has declared another quarterly dividend of 3 per cent.

with the exception of those portions circumscribed within the corporate limits of Washington; but there is, of course, no definite action here.

I.O.U.
 AMERICAN AFFAIRS.
 (FROM OUR OWN CORRESPONDENT.)
 Vew York on Slavery-Land Reform-Congress-The House still Unorgenized- The Democracy on Stills-A Picture of the United States Senate-The Territories in Congress-California as a Free State. and the Feeling of the south-French Spoliations-Texas and her Claims-Another State, and a new Plan, by Senator Foote-The Federal District-Nic caragua, the Troubles and the Charges-Mis-cellancous - The National Finances - The Hungarians at Washington.
 Our State Legislature has begun to attract a naiderable degree of attention, by its participan in in the Free-Soil or anti-Slavery movement the day. The Slavery question has been riously agitated in the Senate, and also in the source the free free realized on anti-Slavery movement to the Agent Massington that the Committee on Ware and Mass have hear in committee on Ware and Mass have hear in committee on Ware and Mass have hear in committee on Ware and Massington that the Committee on Ware and Mass have hear in committee on Ware and Massington that the Committee on Ware and Mass have hear in committee on Ware and Massington that the Committee than the committee on Ware and Massington that the Committee than the c

Hungarians at Washington. NEW York, Jan. 19, 1850. Our State Legislature has begun to attract a considerable degree of attention, by its participa-tion in the Free-Soil or anti-Slavery movements

 while a third sees in the whole aftair unmistake a between the second of the country and an output of the present month and elseview 2nd.—That the efforts of Southern Legislators to extend their institution over the newly-acquired Territories must be actively opposed and pro-hibited—however small the portion that may be desired, and by whatever pretence of Compromise. Brd.—That our Senators in Congress be in-structed to resist firmly to the best of their abili-ties, by such positive legislation as may be neces-sary, the extension of Human Slavery, or the jurisdiction of Texas over New Mexico. 4th.—That New York would greet California as a Free sister State. 5th.—That New York will also be found an unwavering opponent of Dissolution, on any pre-text.

LAW INTELLIGENCE. Robert Peden, Esq., was elected Mayor of this The Circuit Court.

Brock ville

own for the year 1850.

ballot for the ensuing year :--

Niagara.

Present :-- JOHN S. MCCORD, Esquire, Circuit Ogle R. Gowan, Esq., was elected Town Reeve of Elizabeth Town for the same year, during the last week. This ELECTION BY THE

Judge. The Circuit Court for the Montreal Circuit, opened this day for the first time, for despatch of Judge McCord presided on the occasion. After assigning to each Barrister his place, according to the priority of his Commission, the learnest Judge proceeded to make a few remarks, which he said he considered pertinent and necessary on the opening of a new Court, under a new system... and first he would remark that with respect to the set of the semestability of that Court he

 Kingston.

 John Counter, Esq., has been, for the fifth

 John Counter, Esq., has been, for the fifth

 Toroate.

 Toroate.

 Me. Aldorman Gurnett has been re-elected

 Mr. Alderman Gurnett has been re-elected Mayor of the City. The "State Prosecutions" have re ited in three persons being found guilty of riot and assault. All the rest were acquitted. Dr. Conner, a violent Ministerialist, who ap-peared as Crown prosecutor, behaved in a most disgustingly indecent manner, if we are to credit the mean state process to be amended, and im-mediate proceedings had.

FRIDAY, Jan. 25.

In the case of H. Munro et. al. vs. Thomas In the case of H. Munro et. al. es. Thomas Watson, it was moved by Rose & Holmes for the Plaintiff, that the Defendant be called in open Court, and, failing to appear, that a default be re-corded against him. The motion was made for the warroas of estima to default and the At the Annual Election of the Toronto Board of Trade, the following officers where chosen by Court, and, tailing to appear, that a default be re-corded against him. The motion was made for the purpose of getting a decision on the question as to whether any provision existed for recording defaults in appealable cases. Messrs. Holmes, Montizambert, and Bethune, urged different grounds in favour of having the cases called in open Court, and defaults recorded on Defendant not appearing when called. The main points were the following :--No provision, it was admitted, was to be found in the Statute,--unless one was made by implication the appealable cases had been as-similated to the cases in the Superior Court in all matters respecting pleading; but the intention of the Legislature to introduce with respect to them a similar provision as that contained in the 23rd section, for Superior Court cases, had not been expressed. The form of the summons given in the Statute to direct the Clerk, ordered the De-fendant to appear before our Court. Could this mean at the Prothonotary's office 1 Could it be said that because the Act declared that in appealable cases the same delay for plead. ballot for the ensuing year:—
President.—George Perceval Ridout, Esq.
Vice President.—Peter Patterson, Esq.
Treasurer.—R. H. Brett, Esq.
Council.—Messis. E. F. Whitemore, Wm.
McMaster, R. Kneeshaw, D. Macdonell, S.
Thompson, W. M. Gorrie, D. Patterson, John
Shaw, J. Harrington, W. L. Perrin, M. P. Hayes,
and R. Brewer.
Board of Arbitration.—Messis. Peter Freeland, J. D. Ridout, Wm. Henderson, J. McMurrich,
J. Mitchell, J. Lessite, E. H. Rutherford, George
Michel, J. Lessite, E. H. Rutherford, George
Michel, J. Lessite, E. H. Rutherford, George
Michel, J. M. Brent.

The Falls Suspension Bridge Company man declared another quarterly dividend of 3 per cent. per Share, payable on the 1st of February. The Stock is increasing in value, and much sought for. <u>Amherstburgh</u> The Courier, a Couservative journal, is per-mitting a correspondent, who signs himself "Sapling," to write a series of letters in its columns, strongly in favor of "Canadian Inde-pendence." The letters are very ably written, and are principally addressed to the rising genera-tion. <u>Galt</u>. The Reporter tells us that there is an idea of establishing a Joint Stock Company for the manu-facture of Woollen Fabrics in that place. Four thousand pounds, in twenty-five pound Shares, has already been subscribed in Galt and its immediate methorhood. <u>The Judicature</u>. The Judicature.

and it was clearly the intention of the Legislature The Judicature. We thank "Justitia" for his courtesy. Our error, if such it can be called, was in giving the class in general terms. The terms of the Act, indeed, are very apt to mislead in the respect re-ferred to. It declares that appealable cases are

ferred to. It declares that appealable cases are cases exceeding fifteen pounds, and generalizing, we said non-appealable cases were those under Afteen pounds. As to our quotations of "Jue titia's" words, we maintain that in substance we were right, for it is unimportant inserting the words, (" as far as I have been able to perceive,") for it is clear from the ingenuity shewn by " Jue tit is bie codesware to discover every thing for it is clear item the ingentering the provisions in appealable cases inoperative ? titia," in his endeavor to discover every thing which might tend to give the Act in question real force of Law, that had such provision regarding force of Law, that had such provision regarding defaults been there, he would have perceived it, defaults been there, he would have perceived it, and ergo his not having perceived such, is proof of there being no such provision :---To declare that the omission of the provision

of there being no such provision $-\infty$. The Courier of yesterday has correctly indicated an error in my insighter, where it stated non-appendiate cases as those "exceeding 218." In explanation, I have to state, those "exceeding 218." In explanation, I have to state, the word "nort," was omitted either through my inad-vertagy or that of 'nort, "was omitted either through my inad-been stat that non-appendiate cases as "the would have been state that non-appendiate cases were those (in com-mon parknee)" not exceeding 218." and the owner is the word was possible :--the judgment. Easily 218. "In exceeding 218." and the owner was possible :--the judgment. Act whenever it was possible :--the judgment.



TELEGRAPH.

THE COUNTY OF HI

THE Undersigned, Inhabi

GARRATT respectful • tion of the public to bi • FINE JEWELLERY OBLEANS, Jan. 16 .- We have advices EVENING, the 30th insta alapa to the 4th instant, announcing that a lionary movement was to take place on the ltimo. It was nipped in J. G. would also beg to

HINGTON, Jan. 25. tt, of Ga., is lying in a ve having been attacked whardly expected to recove Calh un is slowly in

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RADWAY'S READY RELIEF

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of May to the 1st of November, and t miks tri-steakly, at Mondaya, Wednesda us. Subscription, siz dollars per annum, Wednesdays, and annum, payable ridayt,

cance. This Eventue Countra (bi-meekly) is published forday and Thursday eccasings, in time for the , at the low price of Thank Doulans per annum, advance. Tan Eva

payable in advance. a of the Contin of America. If made use of, the

THE COURIER.

MONDAY, JANUARY 28, 1850.

IT-SEE FIRST AND FOURTH PAGES.

The Ninguro's Mail arrived in Montreal at about 11 o'clock yesterday. We give below the letter of our London Correspondent. Further do-tails of the news will appear in our Evening Edition :---

EUROPEAN AFFAIRS.

(FROM OUR OWN CORRESPONDENT.)

Lownow, January 11, 1850. led that Parliament is to meet o It is now, settled that retinement of second to the flit of the present month. It second to cretible that the Pressier can think of facing the cretible that the Pressier collesgues, setting logislature with his present collesgues, setting to complete the second second to be and the second the state of the two presents of the state o

preponderate cannot rid bimself of attact to pre-palasible demange to his purty, and as it is to be pre-sumediated we shall have Ministers endervorus to adhere together for another Sention. If not its strengthen themasis. Prelime Sir Jennes Graham Schull Strengton & Schuller Linner Geslager Conserved of the Todaes of Jones Costanting Charles and MA. Schurz Harbert. The Charles and Maginet Line and Schuller Schull and Maginet Line and Schuller Schull and Maginet Constraints and Maginet Constraints and American Schuller Adde Antige Schuller Schuller and Schuller Adde Schuller Schuller and Constraints Addent and Schull and Schuller and Constraints Adde Schuller and Constraints Addent and Constraints and Constr

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Indian Tro Mics Bay-Lord Elgis's Reception ronto-The Weather, 9c.

clude " the landless of our own country " in I It was carried through, and went

Stanstend Co.

The J signatures to the An deen hundred and thirteen. mber is now four

mon parlance) "not excerning when a vident that the crassity 2.16, or under. [Hence, it is evident that the Covrier has committed two mistakes,—one, in staining non-appealable causes to be those under 215, and another, in diractically declaring from his editorial chair, for the single-faction of all the professional, of Lower Canada, that "non-appealable cause are under fibeen pounds, and ap-pealable causeding fifteen pounds." To what class, then, belong the cause of arearity 2.161 Are they some appealable or appealable cause are under fibeen pounds, and ap-pealable exceeding fifteen pounds." To what class, then, belong the cause of arearity 2.161 Are they some appealable or appealable. I have a michally assisted each other —they bor the two have a amichally assisted each other —they two from his paragraph. I shall proceed to consider other difficulties,—willingly acknowledging that such amal. In-favouracies, on the part of my censor, do not in the least intelligent and well-deserved tile—to be considered an intelligent and well-decented genilemant, but that they have probably been due to a rubdity of thought that does not pruse to consider minutum : eagles do not see detached erumbs of bread.

Quebec.

There are certain Connectionists in Montree who, not seeing the signs of the times, vainly imagine the Queen's speech on the 29th instant, will contain a paragraph that will put an extin-

guisher on Annexation.

Frontier Du

Our Ministers and their satellites plume them-selves upon the increase of duties collected on the frontier-one Eastern station, they tell us, having been raised by extra vigilance from £400 to £1600 This fact, if such it be, is more to per annum. This fact, if such it be, is more to be deplored than honored. It only proves to us, were any proof wanting, that our trade is handcuffed-that the bolts and bass of commerce are more tightly drawn, and that our traders and

The Queen's Speech.

farmers cannot with the same former impunity we presume that a row is anticipated at the ensuing election, for we see that the Returning-Officer has thought it necessary to issue, in the form of a public notice, the clause in the 12th of Victoria, declaring it unlawful to bear weapons within two miles of the polls. We also learn that the Marketers are unsurption to appear to a super the public revenue !

The last English Mail brought an order for the recall of the officers and crew of the war steamer Cherokee, now lying in Kingston Dock-yan The ship will be paid off in March.

CITY NEWS.

-Wa understand that on Se now from the roof of the Co mployed to clear the s arist Buildings fell, an

We understand that the Ministry have com-menced their inquisition in this County; the algost the Ameration Manifesto, having been interrogated in regard to the matter, having been interrogated in regard to the matter, having been interrogated in regard to the matter, preparatory to he interesting operation of cutting of their (official) heads. The Sherbrooke Gazatie declarse that this step will be equivalent to disbanding the Millin, insuranch as the document in question we penerally signed by both officers and privates. gand to the matter, preparatory control of their second sec

aducted the prosecution, and Mr. Mac

the Plaintiff takes his motion."

SATURDAY, Jan. 26.

SATURDAY, Jan. 26. The Judges, Vanfelson and Mondelet, of the Superior Court, intimated to the Prothonotary that they would not allow of the Circuit Court being held in the usual Court room, bet that is should be held in the Quarter Sessions room, which, owing to its size, is most inconvenient, if not impracti-cable for such purposes. The reasons given by the Honorable Judges were, that they could not delibere while the Court was sitting. Mr. Justice Mondelet put a very singular case : He said, suppose they choose to fire cannons in that room-His Honor Judge Day replied, I can delibere even if they do.

His Monor Judge Day repued, i can amore even if they do. The Lawyers were always great guns. This information was conveyed by Mr. Pro-thonotary Papineau to Judge McCord and the Bar. The Bar urged Mr. McCord to open the Court as usual, and he complied with their request.

We understand that a man and has son, named Teakle, were arrested at Sandwich for the murder of a black man, named Brooks.-We have not beard the particulars, which may be given next work if they should prove of sufficient importance.-dankerstwargh Courier. SALÆRATUS.

THE old-fashioted "PURE PEARL-ASH SALÆRATUS," also "SODA SALÆ-RATUS," of the most approved quality, in all kinds of packages. A constant supply on sale by T. F. CommELL, No. 7, Contiles Slip, Comer of Water Street, New York.

New York. Orders by Mail or Telegraph will meet with January, 1850.

THOMAS E. LOVETT & Co., GENERAL COMMISSION MERCHANTS, 42, WATER STREET, NEW YORK.

E. LOVETT, E. BETHUNE, DEWAR. January, 1850. 51

MECHANICS' INSTITUTE. WILLIAM BRISTOW, Esc., will deliver a WILLIAM BRISTOW, Esc., will deliver a Great St. James Street, en TUERDAY EVEN-ING, 28th instant, at ElGHT o'clock, " On the Commercial Propagato of Canada." Admission, 1s. 3d. Ladies free. JAMES HAVES. Rec. Serv.

Caulto Securitaria di Computer y di

GRAND CURLING BONSPEIL PARTIES, out Mamburs of the MONTREAL and THISTLE CURLING CLUBS, who requested to Jury the GRAND BONDERL, an requested to Jury that rames at Mr. Lyton's Office, Cariller's Building, Saint John Street, IAS. ROUGH. EDW. T. TATLOR.

HITT TARAN

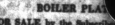
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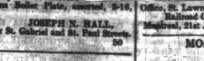
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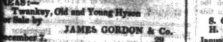
A this above I seats a subsound in the second secon ar's akin, most definitions Scorp in the world is Radway's Medi-top, is instantly removes all reduces and other an-spors from the skin. Eve Shaving, Torisi, and mery, it is the ns play afters of its kind. JOCK FOR THE STERLS ENORAYING, each to be instanting must be anywhered in a labor 51







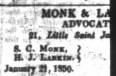




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Plate, assorted, 3-16,	Office,	
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F. SCHOLES begs responses that well-known establishing pied by Mr. ALEX. RONALD.

manufacture all description SHOES as reasonably as All kinds of LADIES' a

SHOES made to order

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TO LET. The La Elegant RESIDE occupation of Ma with Stables, Coach House,

Also, a small Garden. Apply to the Undersigned, ROLL

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Or to

January 28.

C. W.

Huntingdon County. We refer our readers to our advertising columns for a notice of an Annexation meeting, to come off to-day, (Monday,) the 28th. It is expected that the meeting will be addressed by Meesrs. Papineau, Holmes, and DeWitt, M.P.P.'s---and by Messrs. Papin, Dorion, and others, of the Central Society.

We presume that a row is anticipated at the

text. Here is a distinct, solid, and straightforward avowal of principles; but there are those who oppose such self-orident, palpable truths, throw-ing aside the eld-fashioned credit of the State, for prompt and efficient action on this wifal subject, and worse than waste their own and the Feople's time in guibbling on party lines. However, the matter has findly got through one House, and we hope may be adopted in the other. Our efficients begin to look anxionaly towards the Capital of the State for effect upon that of the Nation, and if this movement shall be stiffed, loud and deep will be the crise of execution.

within two miles of the polls. We also learn that the Magistrates are preparing to swear in special constables, and to hold the troops in readi-ness. The Quebec Gassite ways not one word in regard to the election. The Hercury advises the Old Country people to vote against the Govarn-ment candidate. Mr. Cauchon, with his usual this movement sum and the second seco mpudence, has taken it upon himself to advis

Mr. Sheriff Sewell as to his duties as Returni

Officer.