for the purposes of the said act, even though not so completed and delivered by the said

2. If any clerk of a runicipality in Uppe Cauada shall om t, neglect or refuse to com-plete or deliver the said hats on or before the rst day of Oct. ber in e ch year, according to the directions of the fourth section of the said Act or to perform any of the obligations or formalities therein required of him, such clerk for each such omission, neglect or re-

the rent of any real property is made paya

ish a Parcel Post, and parcels other than shall from time to time see fit to make. 6. The Post Master General shall not be

case exceeding a double rate, as the Post
Master General may agree upon with the Post
Office Authorities of those countries, for the
purpose of enforcing prepayment.

5. The Post Master General may estab-

beets and onions..... Salt..... Dried apples.... tiable to any party for the loss of any parcel Dried peaches.....

England in check, while one or both of the struggle.

So far we have, on the authority of the ecurity of Great Brian. It is plain that and At or to perform any of the chigations or formalities there nequence of time, to make to any part of lease, shall more a pensary of two husdress (for each succommonsor, neglect or reformed, shall more a pensary of two husdress (for each succommonsor, neglect or reformed, and more appearance). The performance is a precision of the person of the second relation Masters on Post Masters in this Province, on such terms and conditions as he may deem ty's Exchequer in England, in so far as it it may have been considered that, however such terms and conditions as he may deem relates to the standard weights of hundred peaceable may be the intentions of England, or any pressum is paid, or any improvements expedient.

weight and ton, and their parts, multiples the contemplated impediments upon her Balmerchants who have been broken, and the same to be made by the tenant, or any other lo. Except as hereinafter provided, it shall and proportions respectively, and so much of

The standard of the property of the control of the

The second of th Power; and what other is there than England? This Treaty is an agreement between France and Russia to unite the fleets of the two empires, in order to keep the navy of England in check while one or beth of the structure.

reis hos ile to the in crests or the leading morning journal, assumed that the Great Brians. It is plain that treaties we have described have a veritable

(From the Daily News April 29. We fear it will be poor consolation to the there merchants who have been broken, and the jet.

There is no power so great, no union of powers so mighty, as not to dread our active enmity.

Every State will try to secure our good will while we remain strong and neutral. Every friend will repay us with gratitude a la Schwarzenberg, and every enemy with batred if we go to war. This Franco Russian voted to indigent persons last session of Counthe parties to this compact do not count upon the neutrality of England, and the existence of this precautionary Treaty is in itself a proof that the enterprises which are thus to be proof that the enterprises which are thus to be proof that the enterprises which are thus to be proof that the enterprises which are thus to be proof that the enterprises which are thus to be proof that the enterprises which are thus to be proof to the trimes, while our to the statement of the Times, while our solutions and every enemy with batted to the go to war. This Franco Russian them with batted to the go to war. This Franco Russian them with batted to the go to war. This Franco Russian them with batted to the go to war. This Franco Russian them with batted to the go to war. This Franco Russian them with batted to the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. This Franco Russian them with batted the go to war. The go to war the go to war them with batted the go to war the go to war them with batted the go to war the go to war

or on the flank of an Austrian army invading Piedmont in five days. This could not be effected, however without violating the neutrality of Switzerland an aggression for which between lots 10 and 11, in the same concesthere does not appear to be any necessity as sion.

At one o'clock the Council resumed, Present :- The Reeve and Councillors Matthie.

voted to indigent persons last session of Council.-Carried.

Messrs. Mair and Campbell entered and took their seats.

The petitions of John Mounton and others: of Thomas Taylor and others; of James Rodgers and otters, of Thos. Deachman, was received and read.

On the appeal of Jas. Kenny,
It was moved by Mr. Moorhouse, seconded
by Mr. Campbell, that the assessment be allowed to remain as it is—Carried. On the matter in dispute between S. Sec. 2 and 3.

It was moved by Mr. Campbell, seconded by Mr. Mair, that the consideration of the question be deferred until next session of the Council, so as to give time for the examination of the school bill, for 1849. The yeas and nays being ca'led for, stood

Yeas-The Reeve, and Messrs. Mair and A French force crossing the Rhone and passing by the Simplon could if this northern railway were not destroyed, be in the rear On the petition of John Moulton and

It was moved by Mr. Mair, seconded by