C	wantigne :-	* C434557688888888
LIABI	LITTES.	
Reserve Fund. Notes in circulation. Government deposits. Other deposits. Loans etc. due Cara-	May, 1884, 3 61.783,317 18,194,129 23,449,049 6,308,692 95,526,682	April, 1884 \$ 61,761,417 17,989,129 29,239,636 7,400,400 96,538,885
Due to foreign agen-	3,083,704	2,588,411
All other liabilities	2,379,444 471,225	3,113,662 293,297
Total liabilities		\$139,174,293
	May, 1884. \$6,940,401 10,768,321	April, 1884, \$6,953,397 12,078,344

cheques and 8,529,403 ie from foreign agen-8,655,891 13,438,178 14,819,437 166,387,930 4.008,471 7,465,88**3** 1,433,503

Total assets..... \$218,972,091 \$221,770,662 It will be seen from the above that all the It will be seen from the above that all the flurry the banks made about the Government causing friction in order to prevent the banks obtaining gold for Dominion notes was unnecessary. The Dominion notes held by the cone the amount for which the Government paid the banks the gold they demanded. At the same time the demand for gold could not have been very urgent, seeing that the species held by the banks at the end of the month was within thirteen thousand dollars of the amount held in April. The Montreal Journal of Commerce thought your correspondent at Ottawa did not appreciate the gravity of the position. These figures indicate that there was no great amount of gravity in the position. If the banks were hard pressed for gold there If the banks were hard pressed for gold there vas nothing to prevent them using their own At the same time the conservative tion of the banks in deciding not to action of the banks in deciding not to draw upon their own gold reserves, but to convert some of the legal tender portion of their reserve iinto gold is in some respects to be commended. Indeed, the banking law might very well be amended so as to compel the banks to do what of their own free choice they have done, namely, hold their own gold reserves well in hand. Such a change in the law would be a great gnarantee for security. But with the banks gold reserves intact it cannot be said that the gold reserves of the Government have proved old reserves of the Government have proved

sufficient. It was simply A SQUEEZE OF THE GOVERNMENT by the banks to make the Government do the mporting of a further supply of gold. The prudence of the banks is to be commended in one sense, but it was not necessary to raise a row because the Government did not encour-age outside speculation by the free importing of American gold.

CANADIAN PACIFIC RAILWAY.

Grit Canards Ridiculed by Mr. Stephen. MONTREAL, June 14.—It would seem to be considerable strain on the time of the ectors and chief officials of the Canadian Paafic Railway to deny the canards and downight falsifications published in Grit journals nd sent broadcast to the United States and sewhere, to the decided prejudice of the great terprise that is being so rapidly brought to conclusion at half the cost, as Mr. Thomas hite, M.P., asserts, of any other through illway on this Continent. The Herald pubhes an interview to-day with Mr. George ephen, the president of the company, who is interrogated as to the truth of the folwing paragraph that appeared in an Ottawa

t journal :-'An effort will be now made, said a prom "An effort will be now made, said a promient contractor this morning, by the Canian Pacific railway to secure pooling aringements with the Grand Trunk. When
a England Mr. Geo. Stephen had several
aterviews with Sir Henry Tyler upon this mater, and it is more than likely after his arrival
in Canada he will put himself in connection
with Mr. Hicken for the nurvees of himself. with Mr. Hickson for the purpose of bringing bout a better working arrangement. Hismission to the Old Country was a failure, and t is well known that the numerous visits of Railway Department at Ottawa are ominous if good to the line. Something must be done, and that too at an early day, as the \$30,000, Drinkwater to the 00 loan is vanishing in the air without any erceptible effort in booming Canadian Pacific ek, and the company will soon in no better condition than when was knocking penniless at the door Parliament a few months ago, a pooling arrangement could be made with Grand Trunk then the company would nd a temporary relief at the expense of the

TOO ABSURD FOR DENIAL. Mr. Stephen read the extract with a smile n his face, and then said, "This is too abrdly untrue to require even a denial. It ms to have been concocted by the same ems to have been concount by irty who sent so many like statements to Vork papers last winter. I would efer not to have the matter treated serious-at all, and to publish a denial of it would give it an importance that it does not

'Then your mission to the Old Country s not a failure?" queried the reporter.
"Certainly not; we had nothing to get in And as to Sir Henry Tyler?"

Never saw him the whole time I was And about putting yourself in connection th Mr. Hickson for the purpose of bring-Mr. Hickson for the purpose of bring-bout a better working arrangement?" Well, I met him out at dinner last even-

whatever significance that may have," "Is any pooling arrangement whatever ntemplated, may I ask?" enquired the 'It is expressly forbidden by law, and no thattempt would be allowed."

What about the loan vanishing so I expect it will be all gone by this time ow for it," answered Mr. Stephen. is concluded the interview.

RIBING QUEBEC MINISTERS.

Charges against Ex-Premier Mous-There was a little tement manifested here to-day by poli-ns of both sides to hear the proceedings re the Royal Commission, appointed by Local Government at the bidding of the lature, against Mr. Justice Mousseau he was Premier, and also against the Mr. Mercier, the leader of the Opposi-The following Local members were t:—Messrs. Desjardins (chairman), n, Martel, Joly, and Robideaux. The ring gentlemen, who seemed to be inter-were also present :--Hon. Mr. mme, ex-Minister of Justice, Messrs, asse, M.P., Boyer, Lemieux, M.P.P.'s, natre, Beausoieil, Mathieu, Houle, Pro-

r, Globensky, and others, Charlebois, who is accused of bribing Monsseau through his brother-in-law, alled as a witness, when Mr. Globensky e appeared for Mr. Charlebois, whom he had not been properly summoned to r, and suggested that the commission e itself to marely constitutions. ar, and suggested that the commission ne itself to merely constituting itself and inting its secretary, and then to issue monses legally for witnesses to appear. long discussion followed, Mr. Asselin, a ber of the commission, taking a promipart in upholding the proposition of Mr. ensky. Several divisions occurred, all adverse to Mr. Mercier by 3 to 2. dverse to Mr. Mercier by 3 to 2.

Mercier applied for a summons for Mr. suport, ordering him to bring ur all the connected with the charge against Mr.

mission adjourned.
is a feeling that both cases will end rely from the want of evidence. Mr. er charged that he could prove the sum 000 had been offered for the papers in aport's hands. UNITED METHODISM.

(Continued from Second Page) Jasper Wilson B. A., George S. Weir; Brigden, George J. Kerr. William Cridiand; Parkhill, William Bryers; Sylvan, John Ferguson; Grand Bend, James Descon, Corbett, A. Sauhders; Thedford, G. H. Thompson; Forex, William Goodwin, W. Huggins, superannusted; Bosanquet, William C. Bunt; Ravenswood, James White; Stoney and Kettle Point, supplied by Ravenswood; Corunna, John G. Falls; Courtwright, W. H. Fife; Wilkesport, J. C. Nethercott; St. Clair, Audrew Millikan, Sarnia.

The following ministers are as yet unstationed:

—P. W. Jones, G. W. Bristol, Thomas Mason, Ell McKay, T. L. McCutcheon, and T. Casford.

In the question of character all the ministers were considered blameless in life, conversation, and doctrine, there being no objection against any of them at the late conferences of the uniting Churches.

Second Day: N. June 13.—Conference opened at nine President Ryckman in the chair. The were read and adopted. EMPLOYMENT OF EVANGELISTS.

Rev. Dr. Fowler brought forward a resolution recommending the conference to emplo resolution was amended and referred to emorial Committee.

PUBLICATION OF PROCEEDIN Moved by Rev. J. R. GUNDY, and seconded by Rev. J. R. Phillips, "That the proceedings of the conference be published in the form of a journal similar to that of the recent London Conference of the Methodist Church of Canada."

Moved in amendment by Rev. J. P. ROBINSON, and seconded by Rev. James Graham, "That the proceedings be printed in the form of minutes." The amendment prevailed.

Third Day. London, June 14.—Conference opened at ten o'clock this morning. Dr. Rice, the general superintendent, in the chair. After the usual devotional exercises, conducted by the secretary and Rev. E. Middleton, the minutes were read and approved. and Rev. E. Middleton, the minutes were read and approved.

Reports of committees being called for, the Statistical Committee reported that, owing to the difficulties is obtaining official statistics from the uniting branches of the Church, they were not able to secure the statistical returns during the present session. The committee recommended that the conference appoint a committee to co-operate with the secretary of conference in securing from the proper authorities such statistics as are necessary for publication in the minutes of conference, and that secretaries of provisional district meetings furnish such statistics as may be necessary for making assessments for connexional funds, such statement to be furnished not later than the 10th of July next.

MISSIONARY WORK.

Rev. ALEXANDER SUTHERLAND, D.D., was introduced, and addressed the conference with regard to the missionary work of the Church. He strongly advocated the cent a day from every member of the Methodist Church. In the year of the union with the New Connexion there was an increase of \$25,000 in the missionary fund. A few years age we had an increase of \$30,000, besides the \$100,000 for the relief and extension fund. We want \$35,000 of an increase this year. MISSIONARY WORK.

LONDON. June 16.—Conference assembled at 10 o'clock, the president in the chair. The secretary read the Scriptures, and Rev. E. Holmes led in prayer.

mittee with regard to evangelistic agency were laid on the table.

The Children's Fund Committee presented their report. The following recommendations were adopted:—That the tax for the ensuing year be thirty cents per member for all members over sixteen years of age; that the secretary treasurer procure from the published statistics of this conference such data as will enable him to prepare and forward necessary statements to superintendents and financial secretaries procure the names of all claimants, with age, etc., and forward the same to the secretary-treasurer immediately after the financial district meetings; that the Children's Fund Committee be composed of the financial secretary-treasurers, and a lay member of the conference elected by each annual district meeting; that Rev. James Whiting be the secretary-treasurer.

DISCIPLES OF CHRIST.

Proceedings of the Association at Aurora AURORA, June 12.—The session opened at 10 a.m., Rev. J. Kilgour in the chair. Twenty minutes were spent in devotional exercises, led by Rev. R. M. Stevenson, of St. Thomas, Busi-ness began at 10.20

also made some telling points on this matter, saying that Mount Carmel was a good mission point.

The Managing Board for the coming year held a special session to lay out the plans for future work. They resolved to, first of all, look after the work already begun, then do new work as they had opportunity.

The evening session was opened by singing and prayer led by Rey. George J. Barclay, of Toronto, followed by several short addresses by members present. members present.

At 8 o'clock the audience was addressed by Rev. H. B. Sherman, of Guelph, on the subject of "Christians' Hope." The meeting was oharsterized by a deep religious feeling. The rev. gentleman delivered a very eloquent and deeply

gentleman delivered a very eloquent and deeply impressive sermon.
This ended the first general gathering of representatives of a religious people of which very little is known by the outside world. The statistics give them about 16,000 in the province. They have over 80 churches and some good houses, and the report shows 22 preachers in Canada.

have over 30 churches and some good houses, and the report shows 22 preachers in Canada.

AURORA, June 11.—The second day's meeting of the Disciples of Christ Co-operative Association opened this morning at 10 o'clock, Rev. J. Kilgour in the chair. After devotional exercises, led by the president, business was resumed at 10.30.

The treasurer's report was read and given into the hands of the Auditing Committee, composed of J. C. Whitelaw, of Meaford, and Rev. C. J. Lister, of Rosedene. The report showed a good degree of success in the financial work of this, the first, year of the association's work.

An address on the subject of "House to House Preaching brought out some excellent points. It was followed by a number of short addresses by the chairman and Rev. J. Lediard, of Hillsburg, Rev. Wm. Forrester, of Pickering, Pearson Wells, of Aurora, Rev. H. Annsworth, of Vernonville, Mr. Stephens, of Glencairn, and Mr. Stevenson, of St. Thomas, taking part.

Report on nominations—J. Lediard, Hillisburg, president; H. L. Low, Meaford, secretary and treasurer; J. H. Mundy, A. Yule, Aurora; Dr. Fry, Selkirk; Geo. J. Bardey, Toronto; Geo. McGill, Bowmanville, form the board of managers for the coming year. Managers were organized by the election of J. Lediard, president, and H. S. Low, secretary and treasurer.

The General Evangelists' report was read by Rev. H. B. Sherman, the Evangelist. It reported 216 discourses, places yielted, 30; new churches organized, 2; baptisms, 78; added otherwise, 21; total number of additions, 29; baptisms by J. Lediard and O. G. Hertzog, 23, making 107 baptisms. Total number of additions, 29; baptisms by J. Lediard and O. G. Hertzog, 23, making 107 baptisms. Total number of additions from from Mr. Thomas Whitehead, of Brandon, Man., was read, and some touching remarks made by Rev. Mr. Sherman, Mr. Stephens, of Glencairn, made an appeal on behalf of Collingwood. Appeals were made from several places.

Preaching at 8 p.m.by Rev. James Kilgour.

several places. Sching at 8 p.m.by Rev. James Kilgour. DIOCESE OF HURON,

LONDON, June 17.—The opening services of the Syned of the Diocese of Huron were held at the chapter-house at 11 o'clock this morning, Bishop Baldwin officiated, and was assisted by Rev. Dean Boomer and Archdeacons Marsh. Ellwood, Nelles, and Sandys. There was no sermon preached. At the conclusion of the service the sacrament of the Lord's Supper was administered. service the sacrament of the Lord's Supper was administered.

In the afternoon the synod re-assembled at 2.30, and after the opening business Dean Boomer, on behalf of the clergy and laity, presented an address of welcome to the Bishop, to which he replied in eloquent language.

Shortly afterwards his Lordship delivered his inaugural address, which is conceded to be the most argumentative and learned pastoral ever heard within the walls of the chapter-house. The clerical and lay secretaries were re-elected, viz., Rev. J.-B. Richardson and Mr. E. B. Reed, and after routine business of minor importance, the synod adjourned until 3 o'clock to-morrow morning.

NOTES OF SPORT.

Jem Mace has decided to postpone his visit to America with his pupil, the heavy weight loxer, Fred. Collier, until early in September.

Mr. John Wyllie, of Ayr, Ont., on Monday last caught the largest spotted trout—one and three-quarter pounds—yet taken near Ayr. It was got in Cedar creek. It is stated that Charles Mitchell's right hand has been so badly broken repeatedly that it is next to useless for ring purposes, and that this is the chief reason why he proposes to retire this

Lake, near St. Louis, on August 17, for \$500 a

QUERIES AND REPLIES.

A. B., St. Catharines.—Qu.—" Is it the duty of a minister who marries a couple to register and publish the marriage?" Ans.—The minister is required to register all marriages performed by him in a book of his own, and to make a return thereof to the division registrar within ninety days. See R.S.O., cap. 36, sees. 7 and 11. The law does not require the minister to publish the marriage.

trators they should accept the office, the appointment is not perfect until there has been an acceptance—Russell on arbitration—but the taking of an oath is not necessary unless made so by the submission, or by some statute. (2) "A building was erected on land heid under a 20 years lease, the lease omits the usual proviso that the buildings erected by the tenant during the tenancy shall be taken at a valuation in case of a failure to renew can the tenant remove the buildings. The tenant cannot remove the buildings, they have become part of the freehold.

S. W. Prince Edward—Ou.—"My land fronts.

ant cannot remove the buildings, they have become part of the freehold.

S. W., Prince Edward.—Qu.—" My land fronts on the lake shore; there is a public road along the beach and between my land and the water's edge; in storms the waves roll over the road on to my land. Has the pathmaster a right to take gravel from this part of the beach (which is already too low to protect the adjoining farms from the waves) and put it on side roads? Ans.—We think the pathmaster could be restrained by injunction from so acting by shose interested in preserving the beach as a protection against the waves.

N.W., Port Colborne.—Qu.—" Can a Municipal Council repairs public drain and assess those interested for the cost of the repairs?" Ans.—Where it is simply a matter of repairing a drain it may not be necessary to get an estimate and certificate from the engineer of the township.

Subscriber. Princeton—If the young man only lacks a month of being of age he had betterde his roadwork like a man, and not try to shirk it.

W. J. M., Stratford,—Qu.—"Are any cemeteries owned and operated by private individuals?" Ans.—Yes, and by incorporated companies, incorporated under cap. 170, R.S.O. (2.) "Are cemeteries exempt from taxation now?" Ans.—Burying grounds connected with churches are still exempt from taxation, but cemeteries not connected with any church possibly do not come under the exemption clauses of the Assessment Act. (3.) Cemeteries cannot be opened within the limits of incorporated towns and cities.

in common with others for nihe years. Can A now close up the lane or build upon it? Ans.—If a plan of the property in question has been registered the lane will appear on the plan. If the lane in question was for B's convenience solely, and there is no reservation or grant of it in B's deed, he cannot prevent the closing it up if he has access to his property in any other way, unless the lane was dedicated to or has become vested in the municipality.

J.M., Flesherton.—If the land was taken possession of by A when in a state of nature the Statute of Limitations will not run against the owner of the land taken possession of, except from the time he acquired actual knowledge that another was in possession of it.

J.A.B., Hensall.—Qu.—'My tame is not on the assessment roll. Am I liable for poll tax or statute labour I' Ans.—Yes, two days at least.

C.G., Wingham.—Qu.—'How long each year must a person live on property which he homesteads in Manitoba and the North-West I' Ans.—He must live on the property six months in each year at least.

A. R., Gananoque.—Qu.—'Where a minister of religion lives in a rented house, not owned by the church, must he pay taxes for the house? Ans.—The exemption clause says "the parsonage or dwelling-house occupied by the minister, but the owner is the party primarily liable for taxes, and it seems very unreasonable that the owner of a house occupied by a minister should be exempt. We do not find any Superior Court decision on the point.

M. T. M., Credit.—Qu.—" What tax is payable in lieu of statute labour?" Ans.—One dollar per day.

J.R., Grey.—Qu.—" Can a man be compelled

day.

J.R., Grey.—Qu.—"Can a man be compelled to pay a debt contracted by his wife during his absence for necessary household expenses?"
Ans.—Yes. (2) "Can he be imprisoned for refusal to pay?" Ans.—No. In the Division Court, if a man fails to obey an order made on a judgment summons, he may be imprisoned by the judge for disobeying the order.

D.M., Bethune.—Qu.—"Is marriage with a deceased wife's sister legal in the State of New York?" Ans.—Yes.

I.M.W. Toronto.—On.—"World it he legal to J.M.W., Toronto.—Qu.—" Would it be legal to appoint a Governor General for a second term?"
Ans.—Yes. (2) "May a Lieutenant-Governor be appointed for a second term?" Ans.—Yes.—But no such appointments have ever been made up to the present.

no such appointments have ever been made up to the present.

Tracher, Dundas.—Qu.—" Is a teacher whose agreement terminates on the 7th of July entitled to his salary during the vacation?" Ans.—Yes, at the same rate as he was receiving.

J. M., Alliston.—Qu.—" Where a man hires a surveyor to run a line between himself and his neighbours can he compel them to pay part of the expense?" Ans.—No.

J. C., Hamilton.—Qu.—" What could be done to me if I should squat on land belonging to the Government and fence it in?" Ans.—It is not a criminal offence; you could be ejected, that is all.

T. M., Wallace, Qu.—"The ewners of a tract of land, through which a drain should be dug, are infants and non-residents. How can those interested proceed?" Ans.—They will have to proceed according to the provisions of the Ditches and Water Courses Act and amending Acts. There is no real difficulty about the matter, but the parties interested will have to employ a solicitor for advice and direction.

TRUSTEES BUSINESS. ter, but the parties interested will have to employ a solicitor for advice and direction.

TRUSTEES, Buxton.—Qu.—"The Baptist church of this village was built on parts of two lots, one of which was sold for taxes before the church was built. The purchaser refuses to allow the trustees to remove the church on to the unsold lot. Can he legally prevent them?" Ans.—The trustees have a right to remove their building on to their own lands, and they have the right to go on to the purchaser's land for that purpose. He cannot prevent them doing so. and could not succeed in an action of trespass. The building is the property of the trustees, and they have the same right to take it off the lands of another as a man has to take any other property belonging to him off the lands of another as a man has to take any other property.

N.R., Elmira.—Qu.—"My father died in 1877, leaving 170 acres of land and a widow and six children, all under age. Will the eldest child get his share on coming of age, or must all wait until the youngest is of age? Ans.—Any of the children may have the property portioned at any time in Chancery, guardians ad titem will be appointed to the younger children, and the property will be sold or portioned as may be considered most advantageous to the infants. The value of the widow's dower will be ascertained, or a portion of lands set apart for her for life.

SPRINGFIELD. — Did Hon. Edward Blake, or any of the Reform members, vote or speak against the grant that was given to Quebec railways, as they said, for the Bleus support of C. P. R. loan? Ans.—The position taken by the

otland, and Manitowaman siands? 2. Who engages the assistent of the control of th

BALDWIN-At 22 Carlton street, on the 10th nat, the wife of Robert Baldwin, of a daughter

HARMAN—On Sunday, June 15th, at No. 71
Bellevue avenue, the wife of George F. Harman,
barrister, of a daughter.

HENDRESON—At Montreal, on the 11th inst.,
the wife of J. N. Henderson, of a son.

IRVING—On the 13th inst., at 54 Cameron street,
the wife of J. Irving, Esq., of a son. Kink—At Port Colborne, on the 14th of June, the wife of John Kirk, of a son. LACON—At 24 Selby street, on the 7th inst., the wife of Beecroft Lacon, of a son.

MCDONALD—On Saturday, June the 14th, at 14 Bloor street east, the wife of D. Mitchell McDonald, barrister, of a son, still-born.

SANKEY—At 116 McCaul street, on the 13th inst., the wife of Villiers Sankey, of a daughter. THOMPSON—On the 8th inst., the wife of D. W.

Toronto.

BREWER-ROSE—On the 11th of June, at 97 St.
Joseph street, by the Rev. Hillary Bygrave.
Owen W. Brewer, New York to Ohristina H.
Rose, second daughter of G. M. Rose, Esq.

BRISTOI.—WHITE—At Hamilton, on the 10th
inst., by the Rev. John James, D.D., George
Everett Bristol, Esq., to Maggie, youngest
daughter of the late Thomas White, Esq., of
that city.

CUDDY—BROOKMAN—On Wednesday, 11th
June, at the Church of the Redeemer, Toronto,
by the Rev. Septimus Jones, Loftus Cuddy,
banker, Amherstburg, Ont. te Holena Grace,
third daughter of Rev. W. Brookman, Toronto.

Donovan—Hornibrook—On the 12th isst., by DONOVAN—HORNIEROOK—On the 12th iost, by the Rev. Charles Duff, Parkdale, Harry Bate-man, eldest, son of George Robinson Donovan, formerly of Emeryville, Cork, Ireland, to Henri-etta Cole-Bowen, second daughter of the late Nichells Cole Bowen. Hornibrook, Springfield, Bandon, Ireland.

HICKSON-SUTTLE—On Wednesday, June 11th, in Grace church. Toronto, by the Rev. J. P. Lewis, Robert C. Hickson, of Winnipeg, to Annie Georgeina Suttle, of Toronto.

JELLETT-KELLEY—On the 7th inst., at the Episcopal church. Pieton, by the Rev. Mr. altrucks, Tincy S., daughter of Judge Jellett, of the above place, to Fred. F. Kelley, of Montreal, son, of Hon. W. M. Kelley, M.L.C., of New Brunswick.

KENNEDY—MORDEN—On the lith inst., at the residence of A.B. Kline. Esq., Mayor of Walkerton, brother in-law of the bride, by the Rev. W. Smyth, William Kennedy, M.D., Ph.D., of Philadelphia, U.S., to Miss Mary Helen Morden, of Walkerton, Ont. Law-Mackie.—At the residence of the bride's father, Oshawa. Thursday, June 13th, R. O. Law Esq., of Alliston, to Miss Nellie Mackie.

he dug, or consuit a lawyer.

R.M., Turtle Lake.—Your questions about teachers' engagements, notices, and duties are so numerous that space will not permit answers to each separately. You had better consuit the school inspector. He should answer all of these little questions for teachers.

LJ., Thornbury.—We have not space to explain all of the law applicable to line fences. You had better read the Line Fences Act in the Revised Statutes of Ontario, and the Act amending it, or consuit a solicitor.

T. G. S., Hagersville.—Qu.—"A owned a plece of property and sold it off in lots, one of which he sold to B adjoining what was represented to be a lane. B built on his lot, and used the lane in common with others for nihe years. Can A now close up the lane or build upon it? Ans.—If a plan of the property in question has been registered the lane will annease on the plan if the law applicable to have been registered the lane will annease on the plan if the law applicable to have a lane. B built on his lot, and the Act amends in common with others for nihe years. Can A now close up the lane or build upon it? Ans.—If a plan of the property in question has been registered the lane will annease on the plan if the property in question has been registered the lane will annease on the plan if the law applicable to have a lane of the property in question has been registered the lane will annease on the plan if the law applicable to line fences.

CHAPMAN—At 57 Isabella street, suddenly on the late Edward Maltby Carruthers, aged 24 years.

CHAPMAN—At 57 Isabella street, widened to late and the la

FOSTER—At her residence, Picton, on Tuesday morning, 10th inst., at 3.30 a.m., Cecilia Broder-ick, widow of the late John Foster. GALT-At 214 Gerrard street, on the 12th inst., the wife of Thomas P. Galt, of a daughter. LAMBRICK—On the morning of June 11th, a his residence, 75 Lumley street, William Lam brick, aged 63 years. Langford. On the 11th June, Henry Arthur Langford, 7 Trinity square. LERAY-On Thursday, the 12th inst., at 23 Trefann street, Mrs. LeRay, aged 49.

RUDD -On the 18th inst., Richard T. Rudd, Scone—In this city, on the 11th inst. of con-sumption, John Alexander, youngest and only surviving son of the late Alexander Scobie. TETT-At Newboro', on 30th May, Wm. H. Fett, in the 82nd year of his age. Tett, in the 82nd year of his age.

THIRKELL-At Lindsay, on June 6th inst.,
Maria Stoughton, wife of John Thirkell, in the
75th year of her age.

WOODROFFE.—On the 12th inst., at Dresden,
at the house of her son-in-law, R. S. Tassic Tassic,
Esq., Anna Maria, relict of the late Henry Joseph
Woodroffe. Esq.

WOOLVERTON—At Hamilton, on Friday morning, June 13th, Nellie, beloved wife of Dr. A.
Woolverton, in her 36th year.

WELLING, On the 11th line James Wright.

Woolverton, in her 36th year.
WRIGHT—On the 11th June, James Wright, aged 41 years.
YOUNG—On Saturday, June 7th, at Winnipeg, Manitoba, Marion Lydia, wife of David Young, in the 28th year of her age.



Resdache, yet Carter's Little Liver Pills are equal valuable in Constitution, curing and preventing this annoying complaint, while they also correall disorders of the stomach, stimulate the live and regulate the bowels. Even it

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TOWN OF BRAMPTON Saturday, 21st June, 1884 AT 12.30 O'Clock, P.M.,

AT 12.30 C'Clock, P.M.,

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The proprietor of the Ladies' Journal now announces a magnificent list of rewards for correct answers to Bible questions. It is surprising how little is known of the Bibls. The questions are not so difficult this time as last, and we should be glad if there was a hearty response, so as to encourage the proprietor of the Journal to persevere in his good work. It was announced in the June issue of the Ladies' Journal that the competition which closed last month would be the last for the present, but it has been decided to try one more.

All money must be sent by post-office or express. No information will be given to any one more than is stated here. So send on answers, and don't waste time writing. Do not send postage stamps unless six cents is added for the discount. Remit by post-office order, scrip, or small coin.

THE BIBLE QUESTIONS:

1.—Mention the case of a man who was sorry for losing what he had borrowed?

L.—Mention the case of a man who was sorry for losing what he had borrowed?

—Mention the names of a king, a counsellor, and a scoundrel who committed suicide?

3.—Where is mention made in the Bible of a man who had on each hand six fingers and on each foot six toes?

Now, any one having a knowledge of the Scriptures ought to be able promptly to answer these questions with a little study, and so secure one of these rewards. Bear in mind everyone competing must send sirry cents with their answers, for which the Ladies' Journal will be sent one year to any address. If you answer each of the questions correctly and your answers are in in time you are sure to secure one of these costly rewards.

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4 to 7—Four fine heavy Black Silk Dress
Patterns...

8 to 19—Twelve quadruple plate Ice
Pitchers, finely chased...

20 to 31—Twelve Genuine Coin Silver
Hunting-case Ladies' Watches...

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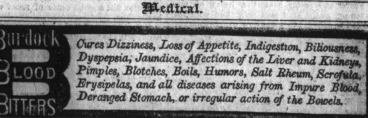
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