Parliamentary.

QUEERC, March 19, 1853.

The House continued in Committee last night on the Representation Bill until the adjournment. The Committee then rose and reported progress. On order to permit the bill to be printed with all the a mendments, Mr. Hincks stated, it should be the first item of the orders of the day for Menday, and that it was the desire of Generament It should be read a third time

Mr. LeBlanc moved for an address to his Excellency for copies of certain docu-ments relative to the Commission appoin-ted in 1845, to engire into the Robellion Losses in Lower Canada and also the Losses in Lower Canada and also the several original journals of the commissions appointed under the act 12 vic., c. 58 Motion lost on division.

Mr. LoBlanc enquired of the government whether they admitted that the rebellion is see act had in view the indemissional of seem person who have a forest person who have the seem of th

mification of every person who has suffered losses, if such person had not been convic ged or banished, as specified in the provis to the preamble of the act. Whether admitting such intention, the governmen does not regard as absolutely illegal, null and a violation of vested rights, the extrary to the aforesaid principle; and whether the government had the intention of doing anything for persons illegally deprived of their rights by the rebellion losses commis-

Mr. Morin replied, it was not usual for a government to interpret acts of Parlia

was again considered in Committee, and forfeiture, penalty of proceedings, civit or the question being proposed that the resport be now received, Mr. Mallock moved in amendment, that the bill be recommitted.

Third—Provided always nevertheless,

stead of one member for the town and township of Cornwall, and one member for the remaining townships of Stormont, those two constituencies shall be united; that in-stead of the following constituencies having eight representatives, they shall have nine-London, Eigin, West Middlesex, and East Middlesex, West Eigin, East Hald i-mand, Norfolk, Huron, and Brucej that

having one member, it shall have two; that tings South having two members, they probable have three. Lost, 9 to 54.

other by one third, overy county or riding then containing a population of 30,000 shall send two members so the Legislative Assembled, and by the authority of the same as follows;

1—It shall be lawful for the Legislature of the Government to devide such County into two.—Lost 20 to 43.

attaching them to Niagara. -

Laws, which they reported they had pas-ed without amendment. It is understood it will be sanctioned by the Governor Gen-

importance, we give it at length:—
Whereas it is expedient to abolish all prohibitions and penalties on the lending of money at any rate of interest whatso-Mr. Johnston introduced a Bill to extend ever, and to enforce to a certain extent and Mr. Johnston introduced a Bill to extend the provisions of the act for the formation of Joint Stock Companies in Lower Canada.

Mr. Langton introduced a bill for the protection of mill owners from vexatious actions.

Mr. Wright (West York) introduced a bill to extend to all the inhabitants of this Provice the privilege of loaning money on the same torms as are now allowed to be demanded by the U. C. Trust Loan Company.

Mr. Cartier introduced a bill to extend the time for the completion of the works for the improvement of the River Du Chien.

Mr. Tessier moved for a special committee of seven members with instructions to enqire concerning the judiciary organization in Lower Canada with authority to send for witnesses, papers, Sc.

Mr. Drummond resisted the motion on the ground that the Government had the matter under consideration. He stated that they did not intend to bring down a measure for the total remotelling of the present system this session, but only one to facilitate its working with a view to establishing ultimately a complete system of decentralization. the provisions of the act for the formation not forther all contracts to pay interest on of Junt Stock Companies in Lower Cana money lent, and to amend and simplyfy

tablishing ultimately a complete system of decentralization.

The motion was withdrawn after a dis-Cussion.

Quenuc, March 22, 1853

List night siter the report, Mr. Richards
introduced a bill to separate Wentworth.

Respondent to the report of Quebec, also to agent tained damages on protested Bills of Exchange, and fixing the rate of interest in this Province on bills and the same are hereby repeated.

Sceond—And be it enacted, That no con-

On motion of Mr. Polette, a Committee tract to be hereafter made in any part of this Province for the loan, or forbearance of money or monies at any rate of interest the formation of an ies bridge above Richelieu Rapids.

The bill to enlarge the Representation such contract or payment liable to any loss

to ammend the same by attaching Gloucester and Oggoode to the County of Carlton. Logi-38, 18.

Mr. Seymour moved in amendment, that

ing one member, those constituencies shall. Act for transferring the settlements of the betivided into electoral disticts; that m-Glergy Reserves to the Provincial Legis-

> A BILL to authorise the Legislature of the Province of Canada to make provisions concerning the Clergy Reserves in that Province, and the proceeds thereof:

Whereas the Act of the Session of Parment holden in the 3rd and 4th years of instead of Russell with two townships, from Cariton, having one member, and Her Majesty's reign, Cap. 78, provides for these Counties the sale of the lands called "Clergy Reshall be united and have one member; that serves" in the Province of Canada, and for s expedient that the Legislature of the said isstead of Leeds and Greenville having four representatives they shall have three; that instead of Lennox, Addington, and Has roceeds:

Be it enacted by the Queen's most excel-Mr. Gamble moved in amendment, that dent Majesty, by and with the advice and chenever the population of either section the Province shall exceed that of the and Common in this presents, Parlament

two.—Lost 20 to 43.

And the question being again proposed, that the report be now recovered, the Hon.

And subject to the conditions required by the examination of witnesses, his counterly to the conditions required by the examination of witnesses, his counterly that the report be now recovered. bill be recommitted to amend the same by detaching Grenville and Louth from Lin colo and attaching there to Nicora. The bill was then reported.

The order of the day, for the House to go into Committee on the Commercial policy of the country, was postposed till Wednesday week.

Wednesday week. . member spake at some langthe ming the appropriation and application of

The following bills were read a third time;—To provide for the care of Drunkards; To amend the law in relation to acts. The same of the property in Upper Canada; and—to attech Georgins to York.

Mr. Drummond then proceeded to move the second reading of the Seignorial Ton—wre Bill.

Quenue, 23rd March,

Last night after report left, the Hoase continued to discuss the Seignoral Tenues.

Bill. No vote was taken at the adjournment. To night, the petition of the City Conneil of Quebec for the assistance of G-vicinment to the North Shore Rasifonal, was ordered to be printed for the use of the house.

Mr. Ridout introduc d'a bill to extent to the leavrance Companies incorporated by Colonial authority, the same rights and

eral to morrow. In view of i's general

tion that the bill be now read a third time:
YEAS-Messrs. Brown, Cameron, Cartier Chabot, Cauchon, Chapais, Sol. Gen. Chauveau, Christie, (Gaspe,) Christie, (Wentworth,) Clapham, Atty. Gen. Drummond, Dubord, Dumoulin, Eagan, Ferguson, Fortier, Fournier, Gouin, Hartman, Inspector Gen. Hincks, Jobin, Johnson, Laccate, Langton, Laterriere, Laurin, Leblanc, Lemieux, McDonald, (Cornwall, Markerine, McDonald, (Cornwall, Markerine, McDonald, McDo blanc, Lemieux, McDonald, (Cornwall,)
Mackenzie, Mattice, McDougall, McLechlin, Merritt, Mongenais, Morin, MorLechlin, Merritt, Mongenais, Morin, Mormost violent struggle before he succeeded

The news from Germany is to the effect

third time.

Mr. Mackenzie moved in amendment but the bill be read a third time this day on that account.

On the cross examination Judge. Doran, a third time. that the bill be read a third time this day

cester and Oggoods to the Country of Canal 28, 12.

Mr. Seymour moved in amendment, that the bill be recommitted for the purpose of amending the same, by dividing Lennox and Allington tato electoral divisions.—
Lost—38, 21.

Mr. Wright moved, in smendment, that the bill be recommitted, for making provision for the representation of Peel by two members. Lost 31, 25.

Mr. Brawn moved, in a mandment, that the bill be recommitted to amend the same and the bill be recommitted to amend the same as the bill be recommitted to amend the same as the bill be recommitted to amend the same as the bill be recommitted to amend the same as the bill be recommitted to amend the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the bill be recommitted to a mand the same as the

THE LATE TRAGEDY IN PHILADEL-PHIA—COMPLETELY DEVELOPED -TERRIBLE SCENE.

The scene that transpired yesterday afternoon in court room at the county prison has scarcely a parallel in the annals of Pescett one member, for those Counties the sale of the lands called "Clergy Reshall be united and have one member; that serves" in the Province of Canada, and for the murderer of Hannah Shaw and Ellen the distribution of the proceeds thereof, it Lynch, was brought before Alderman Isari, and the examination proceeded under the direction of Attorney General Reid. Jeseph Doran, Esq., appeared as counsel for the accused, and Aron Thompson, Esq., for the younger Spring, who it was known the father would at empt to criminate as being the actual murderer in connection with

Arthur Spring, the accused, is about 45 years of age, a native of Ireland, having come from the same parish in the county of Kerry with the unfortunate woman who fell, victim to his lust of gold. He is stout built, the traces of bad passions and

years of Her Majesty's reign, cap. 35, sections 37 and 38, in respect of acts made and enacted by such legislation to vary or

importation of intoxicating liquors, in tertain cases, shall be read a second time—

importation of intoxicating liquors, in tertain cases, shall be read a second time—

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importation of intoxicating liquors, in tertain cases, shall be read a second time—

importation of intoxicating liquors, in ter
importation of intoxicati ch he was placed, commended in

and dividends thereof,—the interest accru-trying scene.

The following bills were read a third ing on sales on credit of such Reserves, He took the oath in an impressive man-

and when the vote for the third retuing was announced it was received with clapping of hands, &c., and one member shouted "Hurrah," and one or two voices said, "No "Paries now."

"Paries now."

"Announced it was received with clapping of hands, &c., and one member shouted them away. He then told his son that he had murdered those two woman, and that he had taken the money from Mrs. Lynch's the money from Mrs. Lynch's the had taken the money from Mrs. Lynch's the money from trunk. In answer to his son's inquiries the father told him that he was let in by Mrs. Shaw who opened the back door for him that a man and a girl were in the house, but he kept quiet until they had gone.—
He then talked and drank with Mrs. Shaw and at least out he gone and at least out the gone and a

Lechlin, Merritt, Mongenais, Morin, Morrison, Page, Patrick, Poulette, Poulin, Prince, Atty. Gen. Richards, Rolph, Rose, Sanborn, Shaw, Sicotte, Smith, (Durham), Stuart, Tache, Terrill, Tessier Turcotte, Valois, Varin, Viger, White, Willson, Wright, (East York,) and Young—61.

Nays—Messrs. Badgley, Burnham, Dixon, Gamble, McDonnell, (Kingston,) Machidon, Macnab, Malloch, Murney, Ridout, Robinson, Seymour, Smith, (Frontena) Stevenson, Street, and Wright, (West York)—16.

The bill to incorporate the London and Port Sarnia Railroad was read the third time.

Mr. Hartman moved that the Bill to separate Georgina from Ontario be now read the third time.

Mr. Wright, [East York,] that it be read the third time.

Mr. Wright, [East York,] that it be read the third time this time six months.

The bill was then read the third time.

The bill to incorporate the Hamilton and Port Dover Railroad Company was read a third time state of the dia, and assot the first property.

After going to their room, the some brought water, and the father washed out the states of blood from his father; but the son returned the gold to his father; but the on returned the gold to the latter aud the form of the father and himself. He bought two of act to amend act of incorporations of Niagara Harbour and Dock Company be read chings, five dollars was paid to Mrs.

week. Lost-3, 32. Main motion car- after putting searching questions to test week. Lost—3, 32. Main motion were assented to by the Governor, viz:—St Hyacinthe to by the Governor, viz:—St Hyacinthe baie Incorporation Act; Ladies of Malbaie Incorporation Act; Act to vest road allowance in Peterboro Cemetary; Act to modify Usury Laws; Act to provide for alterations of limits of Perth.

The following were read first time:—The follo

for other purposes.

On motion of Mr. Badgley certain papers relating to the Montreal Court House were ordered.

At this point Mr. Read interfered, as he had prosecuted on what testimony had been sailors were easily obtained, and emigration was undiminished.

The witnesses were notified to attend this morning before the Grand Jury, tend this morning before the Grand Jury. the morning before the Grand Jury, who will act at once upon the case, and the trial will probably take place early between the trial will probably take place early between that the King of Ava had been dethered by the heir apparent.

ing yesterday, is the fact that the wounds inflicted upon the deceased were lefthanded blows, and that the prisoner, for the last twenty years has been noted for that peculiarity. The damning fact may also be DEPUTATION FROM THE PEACE mentioned that the fingers of the prisoners still show the marks of the burns received according to his own account, while setting fire to the house.

The development of yesterday, our

PHILADBLPHIA, March, 16. against Arthur Spring for Eilen Lynch and Hanna trial is fixed for Monday.

THE CANADA'S NEWS.

House.

Mr. Ridout introduce d'a bill to extend to member for the said Legislatice, by any Act or Acts thereof to amound, suspend or reduce any of the annul stipends or allowances.

Mr. Ridout introduce d'a bill to extend to the leaves of the annul stipends or railowances any of the annul stipends or railowances.

Columnial authority, the same rights and privilleg a with regard to increes, granted and Scotland, or to any other Religious late eminent friend, Sir Robert Peel: but and not adopt the duced to the females, and Mrs. Shaw took him on her tap, telling him that she had norsed him when a little boy, and kissed which he declares was written by the ex-

peror, was executed on the 20th ult. His Majesty was recovering, but slowly. Re-ports were rife that the British Ambassador had been mobbed, but the fact had been carefully contradicted. However that may be, it is certain that the Austrians bear an ill feeling to the English, in consequence

of the hospitality shown to Kossuth and Mazzini; for the Britishers in Vienna have

been in a ferment in consequence of the late expulsion of some of its members from the South American Republics, and obtained a promise of active interference from the

Sepulchre question was insisted upon. In Turkey itself, affairs bad again assum-

on the crors extinuation starge. Doran, and after putting searching questions to test the correctness of his provious testimony with Austria turns out to be untrue. The without producting the slightest variance glations between the two countries are shed the witness in the marked the witness in the marked the witness in the Heure

The Point Mr. Read interfered, as he rather diminished. Provisions were lower and this point Mr. Read interfered, as he rather diminished. Provisions were lower as a superscript of the point Mr. Read interfered, as he rather diminished.

been dethroned by the heir apparent .-In addition to the evidence at the hear. Gold is said to have been discovered in Ma-

CONFERENCE TO THE EARL OF ABERDEEN. On Saturday, the Deputati The development of yesterday, our readers will no doubt readily admit, are most convincing with regard to the guilt of the prisoners and aund the congratulation at the prospect of the violated law being speedly averaged, the promptitude and vigilance of the Southwork police in securing the guilty man should be properly appreciated, and the crodit awarded which is so justly their due.

On Saturday, the Deputation appointed at the conference of the friends of Peace, at Manchester to present an address to the the Earl of Aberdeen, waited upon his Lordship, by appointment, at Downing the following gentlemen:—T. Milaer Gibson, Esq., M. P.; Richard Cobden, Esq., M. P.; William Brown, Esq., M. P.; William Brown, Esq., M. P.; William Brown, Esq., M. P.; George Hadfield liam Brown, Esq., M. P.; George Hadfield Esq., M. P.; William Laslett, Esq., M. PHILADBLIPHIA, March, 10.

Esq., M. P.; William Lasle't, Esq., M. P.; Joseph Gund true bills [P.; Joseph Botherton Esq., M. P.; Joseph Gund Tunner of P.; Joseph Botherton Esq., M. P.; Joseph Gund Tunner of their fellow man. This act and Illumah Shaw. The P.; Frank Crossley, Esq. M. P.; James Bell, Esq., M. P.; James Bel An important declaration has been made the British Parliament by Lead Palmer, Samuel Gurney, Esq.; G. W. Alexander, The bill was then reported.

The order of the day, for the House to into Committee on the Commercial of the stolen gold pieces, the son with regard to political refugees. He stated that no demand for expulsion of reposal of the Clergy Reserves, and for or concerning the sale, alienation and disposal of the Clergy Reserves, and for or The House to posal of the Clergy Reserves, and for or concerning the investment of the proceeds.

The House Mr. Cameron moved that the Regislation to vary or expect all or any of the provisions of the stolen gold pieces, the son was placed upon the stand as a witness in the grant for the stolen gold pieces, the son with regard to political refugees. He stated that no demand for expulsion of repeat all or any of the provisions of the stolen gold pieces, the son with regard to political refugees. He stated that no demand for expulsion of repeat all or any of the provisions of the stolen gold pieces, the son with regard to political refugees. He stated that no demand for expulsion of refugees from England had been made by foreign governments; and that if such a request had been made it would have been freely refused. At the same time his lord.

This youth, whose name is also Arthur quest had been made it would have been freely refused. At the same time his lord.

Elaward Smith, Esq., Sheffield; Jo-pople against these gyils." The passing of the act can be productive of no in jury fugees from England had been made by foreign governments; and that if such a request had been made it would have been freely repeat all or any of the provisions of the stolen she that the stated that no demand for expulsion of refuses. Esq., Darlington, Samuel Gurney, pease, Esq., Darlington, Samuel Gurney, pease, Esq., Darlington, Samuel Gurney, pease, Esq., L. L. D.; but will confer an absolute unmistakeable foreign governments; and that if such a repeat all or any of the content of the stolen she with one of the stolen she are the s On the 1th instant the Canada Reserve
Bill was ordered to a third reading by 38
majority.
On the same evening in reply to Lord
Dudley Stuart, Lord John Russell stated that he had confident hopes of the difficulties between Austria and Turkey being adjusted by negrociations.

Hall, Like, Modesoff For Brander, Rich Basselt, End, Corydon; J. D. Bassett, derived from the adoption of this law. To press home to the minds of their fellow flustering the minds of their fellow flustering the same evening in reply to Lord Dudley Stuart, Lord John Russell stated that he had confident hopes of the difficulties between Austria and Turkey being adjusted by negrociations.

Hall, Like, Modesoff For Brander, Rich and Storry, Esq.; Corydon; J. D. Bassett, derived from the adoption of this law. To press home to the minds of their fellow flustering the minds of their fel ties between Austria and Turkey being adjusted by negociations.

There has been another debate on the Maynooth Grant question, and it has been determined not to extend the inquiry to all ecclesiastical grants.

At the Queen's levee upon the 2nd iust., Mr. W. H. Prescott, Secretary of the U. S. Legation, was presented by Mr. Ingersoll.

Some stir has been created in political circles by the publication of the more completely agreed than the present. These opinions he had not adopt the maintaine for the maintaine for the maintaine ward, using every available means for the card, using every available means for the accomplishment of this object and in a few years intemperance will be among the evils that have been diven from the earth. In the mean time we would advise those who have "vested interests" in the deleterious week, by the Hon. B. Clive and lady stuff to prepare for a change—for it will given to the inhabitants of Ludlew, last week, by the Hon. B. Clive and lady stuff to prepare for a change—for it will present. These opinions he had not adopt the maintaine of Ludlew, as the maintaine of Ludlew, last week, by the Hon. B. Clive and lady stuff to prepare for a change—for it will present. These opinions he had not adopt the maintaine of Ludlew, as the maintaine of Ludlew, last week, by the Hon. B. Clive and lady stuff to prepare for a change—for it will be means for the accomplishment of this object and in a few years intemperance will be among the evils that have been diven from the earth. In the mean time we would advise those who have "vested interests" in the deleterious and lady stuff to prepare for a change—for it will be means for the complishment of this object and in a few years intemperance will be among the evils that have been diven from the earth. In the mean time we would advise those who have "vested interests" in the deleterious and the present and the present and the means for the completion of the sequence of the main the present and misery. Let them unitedly press on the means for the acco

THE PATRIOTS - LOVAL'S YMDesigned forming the same was designed to seem the special of the process of the plans proposed. Admitting
that the prediction of the special committee in the special co

one could more earnestly desire so happy result than himself.—British Banner. desire so happy a

NOTICE.

THE Partnership heretofore existing be tween GEORGE & JOHN COX, as printers and publishers and in the Huron Signal, has this day been dissolved by mutual consent. All persons indebted to the said firm are requested to settle the same with George Cox, who will also now all liabilities. also pay all liabilities. GEO. COX;

JOHN COX. Goderich, March 9th, 1858.



HURON SIGNAL.

THURSDAY, MARCH 31, 1853.

REPRESNITATION BILL

We have to congra'ulate our reader upon the passing of the Representation Bill in the House of Assembly on the 23rd inst, by a note of 61 against 16. This measure which former Ministers have tried in vain to carry, has at length passed the third reading. It will probably meet with some delay in going through the Legislative Council, on account of the difficulty of perial troops; and that a demand had been getting together a sufficient number of the made on Turkey for indemnity for the late members of that body to secure it the intervention, and a settlement of the Holy requisite two third vote, but it is now coneldered safe. It is generally admitted by Reformers that the new bill will prove ver

ANTI-LIQUOR LAW.

very large portion of the population of he visits the "Yankee Coous," at Ogdens-Canada. The state of public feeling with burgh, Port Huron and Detroit, we shall regard to a law of this kind is probably not be most happy by our line to pay our resquite so universally favorable as to ensure its pects to the same hairy gentlemen at Bufpassage at the present, but that feeling falo and New York, and if our contemporeven among moderate drinkers is more fa- rary will speedily get his own lines in order, vorable than by many is supposed to be the we promise to try their merits in a journey case, and many absolute drunkards are anxi- to Quebec. ous for the measure as their only sure safeguard from the despotism of their own corrupted appetities. The sons of Temperance have done much towards enlightening the of this kind, as it has been found that the public with regard to the necessity for a law restraining influence of this body combined with every effort of moral suasion has not always had the power to preserve its weaker members who have probably been rescued from a course of misery, from the artful It has passed the second reading by a large seductions of designing men who too fre- majority. toxicating Liquors when used as a beverdisease and demoralization," and considers it the "duty of Government to protect the people against these evils." The passing a little extra effort will be put forth, and press home to the minds of their fellow ed to hold the assizes here in May is suf-

seeses the claim of education and intel gence to recompended him to a constitu-ency. But Malcolm "Monkey," "Coon" Cameron !—Faugh! We cannot speak of hun—his very ignorance alone is a pass-port to the very lowest station in the low-est place to which our species can des-

"We make but a passive allusion to the "We make but a passive allusion to the degrading fact of the once noble British icounty seeking to connect itself with the Buffilo Yankee "Cooss" south of Lake Eris instead of struggling to cement their connexion with Hamilton and Toronto; and and through them, with their parent soil and their adopted home. It was another step in the downhill carreer of the Hurrons." We insert the foregoing in the full con-

viction that the " Loyalists" of Huron both

conservative and radical are too far advan-

ced in the scale of civilization to be enter-

tained for one moment by reflections so

coarse and unwarrantable. The Patriot s perhaps not aware that the Huron Loyalists of every party are perfectly at ease with regard to the condition and prospects of their "fine county" and are well satisfied that its Interests are rather more flourishing at the present time, than they were when they sought "to cement their conexion with Toronto" and were indebted o Toronto for a representative in Parliament. Before the Patriot undertakes to comment upon igorance and vulgarity he might exercise himself very appropriately for a month or two in chastening and polishing his own diction .--We also think the reflection ought to have struck him when writing his out-of-place slur upon Dr. Rolph, that such language was very similar to that which resulted in the Montreal House burning, and that is not generally admitted to have been a very loyal proceeding. With respect to Mr. Cameron, the loyalists of the United Counties are well satisfied that he has done more real service for the Counties during the short time he has been their member, than was accomplished by their Toronto chesen representative during the whole of his term of office. But probably the wound inflicted by the Cayley defeat is still fresh in the breast of our contemporary. As the opini-An Act to prevent the traffic in Alco- ons of the people of Huron are settled with holic and intoxicating Liquors has been regard to the merits of the different Rail introduced into the House by the Hon. ways, we will leave the Patriot and his Malcolm Cameron. This is a most useful neighbors quietly to finish their line to the measure and is much demanded by a North Pole, -- and while with his other lines

> ACCIDENT. On Friday last as Mr. Sheriff McDonald was crossing the Maitland near its mouth on the ice, the ice broke and the Sheriff was partially immersed in the water, without any injury except a slight wetting.

CLERGY RESERVE. - The copy of the Cler gy Reserve bill now before the Imperial Parliament will be found in another place

John M'Donald, Esq., has resigned the Shrievalty of Huron and Bruce.

We are sorry to hear that the division of the Sons of Temperance at Kiscardice does not now meet on account of its small number of members. We hope the evil remedied.

The Bay at Toronto is opening, one or two schooners have arrived there.

From the Globe we egret to learn at alle Justice Sumvan who is appoint fering from a severe and dangerous illness.

We are requested to state that the Rev. Mr. Ross, from Brucefield, will

of the town, stood up for the purpose of juning in the dance, when she suddenly dropped a corpee. She leaves a husband and five children. Apoplexy is enprosed to have been the sause

JUDGE ACLAND. enquiry after sitting at Monday to open Tuesday morning last

MECHANICS' INST Lecture in connection on Social Progress. last, was well receive audience, the peculia lecturer eliciting con plause. Mr. Clark is siderable ability, but considered his rem Temperance, &c., at ture altogether inapp

No mail had a to the time of going

Quebec Cor of the Gu QUEBEC,

I alluded in my la

Drummond's Eccles

Act, and offered a

conduct of members

I propose to-day indi further reflections or ties, suggested by the ment is rather pec From Upper Canada parties, very nearly bers, and each having ciples by which it Lower Canada, on but one general party a few delinquents, v be found voting aga but as a whole, the I bers, and especially are united as one m were a balance of Upper Ganada part tent pandering to th to secure its services whichever side it alli ponderate. Ever French Canadian me majority of them, b truly with reformers still, although every there is no use in hi day is drawing off I tions from their old a upon their former being brought about for which the actors credit of being good the former part of th were commenced. or a shcolastic incor up, pertaining to Lo posed by many of th per Canada, and sup the Conservatives. bec, the organ of A of the most widely c nals in the Province. state these facts. A occasion, after abusin Clear Grits, he woul that "not one of the against the bill." resumed its sittings, been strictly adhered Conservatives were against Mr. Drumm ration bill, that was o explained in my last, rangements. Sir Al care to qualify the ve side of the house wo to grant Ecclesia whereever they were then is the state of House. Two great Canada, the one stri influence and French ving to secure them. probability, if care be opponents of reform can hardly wonder at tories they are taugh may expect every thi ask for they are obl their institutions, for greatest respect, m vituperation and ridic ligion freated with Canadian Reformers comes principally fr that gentleman is gen ever erroneous such : represent correctly th Canadian voluntaries dian Instituttions. I Christie, the recog Clear Grits, Mr. Wr a host of others, all every attempt at suc even attempting to i cause in the title

could know anything "Catholic inhabitants conception of the H things are galling in " Canadians and who believe the more we more we will become a state of things can part I have come to per Canadians must o Either they must con ority in the House, Lower Canadians to clesiastical matters their own views, or a

they must quit the and go for a repeal of