CORPORATION OF THE TOWNSHIP

MONDAY, Jan. 17th, 1859. The newly clee ed Council met in the the T wa Hall, at 12 o'clock, acon. The Cierk in the chest.

There were present Mesers. Dickson, Scott, Burrows, at d For-y-he; who made and subserived severally, the declaration of quantum and office, and took their seats

It was moved, seconded, and carried, that this council do now adjourn until 2 o'clock. Parsuant to adjournment the council met, at two o'clock, present as above. The clerk in the above.

Resolved,—That Mr. Young Scott be and he is hereby elected Town Reeve, for this Township for the oursent year.—Carried

Mr. se ti hen made and subscribed the declaration of qualification and of office, as Reeve, and took the chair.

Mr. Burrons gave notice that at the next meeing of Council. he will introduce a By l.w for appointing Auditors for the current it was moved, seconded, and carried, that this council do a jours for five minutes. After

five minu'es the council resumed.
Pesented - The jetition of Denis Shana han, praying to be paid back a fine paid by

Presented-The petit on of James Russe Receip's and Disturcements of the Township for the laryear; and also the minutes of the proceedings of the Council for the pre-

Mr. Dickson moved, seconded by Mr. Forsythe, Resolved,—That Mr. William Teit be ap

p isted auditor, and the Reeve appointed Mr. John McAdam, suditor.—Carried. Mr. Forsythe mived, seconded by Mr. Dicks in, that the petit on of James Russell and others, and the petition of Denis chanahan, be referred to the next sitting of coun-

Mr. Burrows moved, seconded by Mr. Dickson, that the clerk do write to Mr. John Doyle, to attend the next meeting of this council, to answer the complaints of Denis Chaushan, for keeping a fine paid by bim for homes impounded by Christopher Curry.—

Carried. It was moved, seconded, and carried, tha this Council do now arjourn until Saturday the 5th day of February next, at the hour of ten o'clock, A. M.

JAMES CONSERY, Town Clerk.

CORPORATION OF THE TOWNSHIP OF PAKENHAM,
SATURDAY, Feb. 1859.

The minutes of the last two days sitting Presented the petition of Michael Devine

and others, praying to have opened the Government allowance of Boad between the 15th and 16 h Lot-, in the 10th concession. Mr Hilliand gave notice that at the next

law for appointing a sufficient number of Town hip officers, for the current year.

Mr. Forsythe gave notice that he will, at the next meeting of Council, introduce a By

Burrows, that the petition of Denis Shana

Burrows, that the petition of Mr. Shanahan be referred to next meeting of council; as plentiful.

the Clerk's letter to Mr. Doyle did not London In reference to the petition of James Rus-

Mr. Hil iard moved, seconded by Mr. For

sythe, that the moutes of council for the current year, be published in the Carleton Piace Herald, and also the Treasurer's account for last year .- Carried. It was moved, seconded, and carried, that the Council do now adjurn for one hour. Pursuant to adjournment the Council re-

ows, that the 30 h and 33rd Rules be expunged from the Standing Rules of this council.—Car ied.

Mr. Hillard moved, seconded by Mr. For-

sythe, that the By law appointing Assessor and Collector, be brought up now, and reserve its first reading.

The By law being filled up with the names of Robert Dickson, assessor, and Wm. Scott, collector, was read the first time:

Mr. Forsythe moved, seconded by Mr. Burrows, that the By law now read, be read a second time short, to order, and it was read

the second time.

Mr. Hil iard moved, seconded by Mr.

Burrows, that the By-law now read, be read the bird time short; and that it do then pass And it was read the third time, and was

Burrows, ordered that the sum of \$7,87 be paid to Mr. Hilliard, from the Township funds; being the amount paid by him to the Provincial Insurance Company, for renewal of policy of insurance on the Town Hall.—

Carried.

Mr. Hilliard moved, seconded by Mr. For-sythe, that the clerk of this council, be and he is hereby instructed to produce for the use of this council, two copies of the new edition of the Municipal Manual.—Carried. It was moved, seconded, and carried, that this council do no a adjourn until Monday, the 14th instant, at the hour of ten o'clock,

JAMES CONNERY,

Mi nu es of last meeting were read, approved, a d signed by the Reere.

A circular from Maclear & Co., was read

The Report of the Inspector of Houses of public en ortainment was received and read.

Moved by Mr. Toshack, and seconded by Mr. Cou ter, that the By law for granting Luceness to Inkeepers and others, selling a iri uous liquois by rotail, be now brought up and rand a first time.

Tue By law was read a first time Moved by Mr. Anderson, seconded by Mr. Houston, that the By law for the better protecti n of Bridges will a the Mus

The By law was read a first time.

Moved by Mr. Coulter, accorded by Mr.

Toshack, that the council do resolve itself

The Committee further recommend that the clerk order from Maclear & Co, a copy of the "Musicipal Reports," for the use of the council. And that William Slater, be

Moved by Mr. Coulter, seconded by Mr.

The By law was read a second time short, inquest was held, which after an exam

Anderson, that the By law for graning Licences to Inkeepers and others, selling spiritous liquors by retail, with the blacks filled

The premites of the Club House were crowdup, be now read a second time short, and ed with people anxious'y inquiring all the

New York, March 1st, 1859. The Steamship City of Baltimore, arrived at two a.m. The Steamer Jura, which was to have left Liverpool simultaneously with the Canada, anchored in the Mersey for the night, Dublin Steamer. Lost her figure-head, cut Dublin Steamer. Lost her figure-head, cut water, &c. Had been docked—cargo not damaged, and expected to sail about 19th ult.

D'Israeli promised the Reform Bill for of colucil were read, approved, and were February 28th. He also announced the

about one million, sterling.

LIVERPOOL MARKETS.

Corn quiet and unchanged, mixed and yellow 5s 10d a 6s 2d; white 7s 1d a 7s 4d. Pro-Burrows, that the petition of Denis Shans-har, and the petition of James Russel and others, laid over from last meeting of coun-cit, be now brought up and disposed of.— Carried.

Mr. Hilliard moved, seconded by Mr.
Mr. Hilliard moved, seconded by Mr.
Shanshan

War rumors continue but getting less

counts steady.

Paris Bourse and been comparatively stea dy; but on the 15th declined & under dis

Reported in the event of war of Napoleon

ed increase in revelue 43,000,030. Official article in a French paper says.

Austria is quite willing to take as basis for diplomatic discussion on the Italian question. whatever may be agreed on by any Western

LATEST. Nothing new on the war question

BUENOS AYRES NEWS.

New York, Feb. 27.

gone up the river to hold an interview with Lopes, taking the brige Dolphin and Perry, which which will be taken in tow at the forks of the river by the steamer Fulton and Water Witch. The rest of the fleet were

The Paraguayan steamer had gone up with a chain to be placed across the river to prevent vessel from passing. A French and English steamer had also gone up, and it was aup, osed the latter would make a demand on Loper for indemnity in the case of a British schooner lately seized.

It was generally thought that our fleet is entirely inadequate; that if an engagement took place they would be beaten.

It is eaid that Lopez has 100,000 men under arms and well disciplined.

The steamship Empire City arrived this evening from Havana 22nd.

No news. Lettle doing in sugar. Market buyers are refusing to accede to the damands of the holders who continue to ask prices on the basis of 10 reals for New Orleans. Motor to a pose it. lesses in good demand at five reals.

THE PROSPECT OF WAR IN LUBOPE. An intelligent American, now in

mation writes the following in private note dated Feb. 3rd, on the present political as-

universal, that war must come—that the Emperor is determined upon it—that it may be delayed a little time, but that it is the

M. Jobin moved the Constituency of the Standing Committee on Contingencies. [The report of the Standing and the work is prosecuted with the greatest energy by relays of hands, working extra hours, and night as well as day. In a monitions, and provisions are accumulated, and are transported exactly to those points where if war was to exist to-morrow, they would be wanted to-morrow. The army and any have both been reinforced. Large addition
M. Jobin moved the Constituency of the Standing Committee on Contingencies. [The report recommends that \$2 a day be added to the \$4 indemnity to members as provided by statute.

No objection was offered for a time, and the Speaker declared the motion carried. M. Doriou and Mr. Atkins, having subsequentity of the Covernment intend to depute any person to watch on behalf of the country the proseedings there taken in a matter that they had called for a division, the members to vitally concerns the interests of Canada? Attorney General Macdonald gave notice that on Friday next he would introduce a being in the papers about the following is the result.—Yeas, 43;

Washington, Feb. 27.

The community was the own into an intense excitement to-day, by the killing of Phup Barton Key, United States District Attorney for the District of Columbia, by the bands of Daniel E. Sickles. According to the report Mr. Sickles being convinced of he truth of certain scandalous rumours inrolving his wife, resolved to redress his wrongs. At about two o'clock this p. m. proceeding from his residence near the Pres lent's house to the south-east corner of Lafavette Square, in the same neighborhood appointed pound-keeper for the Village of Almonte.

The Council resumed. The Reeve in the chair. shot him with a revolver. One of the balls entered the left side of the body and passed nuted, be adopted, and the Reeve and through to the corresponding point on the

> into the circumstances of some hour's length, re urned a verdict, merely staing that the circumstances of the event. After M he residence of Attorney General Black where he was advised to de'iver himself into the hands of the officers who subsequently conveyed him to jail to which he was com mitted for further examination to-morrow. The fac's which led to the tragedy will then probably judicially transpire. The inquisiing of the Coronor was merely with reference to the cause which produced death.

A MURDER REVEALED BY A

A miraculous discovery of a horrib'e murder is related by a Belgian journal of a re cent date, of which we make a summary: Two brothers, Jews, set out from Gyrek, with a view of placing their two daughters at a boarding school in the town of Groswarden. During the night of their absence, The council met in the 1 own Hall, at ten o'clock. There were present the Reeve, and Messrs. Burrows and Foreythe. Mr. McGee would second it. He thought the youngest daughter, after tea, who was and Messrs. Burrows and Foreythe. Mr. McGee would second it. He thought the youngest daughter, after tea, who was the youngest da the chid's d claration, but as she per isted, and would not be pacified, she began to be was in crupted owing slarmed herself, and the next morning took. Government would not give unconditional guarantee to Atlantic or any other Submarine the child before the mayor of the town, to hom she d clared ber dream, statiog at the half-part seven. ame ime that the murderers were two men shows cost and losses by mutiny, 21 millions, living in the neighborhood, whom she deliberately pointed out, and a ided that the murbial part through the statutes of the Province. paval estimate are only increased er was committed at the entrance of the

The mayor, after this revelation, thought it prudent to make acquiry after the two neighbours indicated by the child, when, singularly enough, the were discovered to be away from home. This suspicious circumstance in duced the mayor to dispatch some fficers to the forest alluded to by the child, who discovered the horrid spectacle of five hadden extended on the ground, which were the hollest extended on the ground. bodies extended on the ground, which were the bill and to criticise it, when the se of the two b others, the two daughters,

Mr. Daly rose to say that he was bodies extended on the ground, which were in second of the two bothers, the two daughters, and the driver of the vehicle, in which they all took their departure. The corpses appeared to have all been set on fire, so as to destroy their identity, and the vehicle was no where discovered. This horrible trageous led the officers to examine the whole neighborhood, when they fortunate y pounced upon the proposed at the proposed and the proposed when they fortunate y pounced upon the proposed at the proposed at the proposed with the railway authorities about the delay at Montreal, and that the Government of the Trains under their control they would have to pay \$200 and their control they would have to pay \$200 per mile—per mile per annual—equal to about £2,000 a year. He had to the officers to examine the whole neighborhood, when they fortunate y pounced upon the proposed of the Trains under their control they would have to pay \$200 per mile—per mile per annual—equal to about £2,000 a year. He had to their control they would have to pay \$200 per mile—per mile per annual—equal to about £2,000 a year. He had to their control they would have to pay \$200 per mile—per mile per annual—equal to about £2,000 a year. He had to criticise it, when the was not the author of it.

Mr. Foley thought the hone gentleman might not be so incensed at the bil, for it may restricted the bill from Saturday night to about £2,000 a year. He had to criticise it, when the delay that it is developed to their control they would have to pay \$200 per mile—per mile per mil the peighbors at a fair n t far distant, as they were in the very act of changing some notes on which some marks of blood were vis b'e. On being seized, they immediately confessed their crime, and on the child's dream being revealed to them, acknowledged the finger of Providence in their capture.
The wonderful dream, on the part of the child, and its fulfilment, excited an immense a bill for the same purpose was already besensation in the neighborhood.

TWO MEN HUNG AT TORONTO. Toronto March 4th, 1859. The executions of Floming and O'Lea y, who were both ound guily of murder at the last

ass ze, to k place to-day, in presence of a vast number of spectators. O'L ary was attended by Catholic Clergymen, and read a short con-

fession on the gallowa.

Fleming was attended by Protestant clergymen, and met his end calmly and without bravado. He gave his clergymen a short account in writing of his crime, attributing his ruin to bad company and drink. The greatest sympathy has been felt for him, and every exertion used to procure a reprive, but to Do purpose, as government was determined to put d wn the use of deadly weapons which has come prevalent.

LEGISLATIVE ASSEMBLY.
Monday, Feb. 28, 1859.

Among some returns laid upon the table by e Speaker were the annual return by the

Registrar of the county of Dunias for the year 1858; and the annual return of the Bitish American Insurance Company.

Mr. McGee presented petitious from certain inhabitants of Westworth, Berlio, New Hope and preston, in favor of an extension of the Separate School clauses of the School Law.

Mr. Harcourt presented a petition from certain Roman Catholic inhabitants of the county of Haldimand for the same purpose. He, Mr. Harcourt, though presenting the principe, was opposed to an extension of the Separate School Law, on principe, and should therefore reserve to hi

Mr. Hartman presented about a score of petrious in favor of a Prohibit ry Liquor Law. Other members brought up petitions

for the same purpose.

Mr. Prince introduced a bill to divide the Municipal ty of Bagot in the County of Chicourimi, into two Separate Municipalities.

Mr. Morrison introduced a bill to divide the Townships of Vespers and Sunnida'e into separate municipalities, and to legalize the late election of officers for the Township of

Mr. Simard int ate the National Bank. M. John moved the concurrence of the House in the third Report of the Standing Committee on Contagencies. [The report recommends that \$2 a day be added to the

ken, Merritt, Mowat, Norman, Patrick, Price, Richard W. Scott, Wm. Scott, Sir-

Mr. McMicken introduced a bill, to extend he provisions of the Limited Partnership

Mr. Robinson brought in a bill to incor-porate the Beaver Fire Insurance Association. M. Langevin introduced a bill to amend he divers ac's affecting the city of Quebec. Mr. Morr son, introduced a bill to enable the Trustees of the estate of Charles Thompson, to mortgage or sell certain portions of

ate the Union Forwarding and Railway

Mr. Mowat moved that the bill from the Legi la ive Council to allow Verdicis on Trial by Juries in civil causes to be returned. alth ugh the juries may not be unanimous, be read a first time-Carr ed.

Hous on, that the By law for the better protection of Bridges within the Municipality of Ramssy, with the blanks filled up be now brought up and rend a second time short and passed.

In main ariery, when with the property with the blanks filled up be now brought up and rend a second time short and passed.

In a few minutes. The body was taken into the law in the blanks filled up be now brought up and rend a second time short and passed.

In a few minutes. The body was taken into the law in the blanks filled up be now brought up and rend a second time short and passed. Mr Rose brought in a bill to authorize the

> part of the Province?
>
> Attorney General Macdonald was underand if not granted, why not? tood to say, that the Government in end-

M. Cimon said be was gong to make a return in the interest of education. He deration?" was going to afford hou. members a chance of giving the extra salary they had voted themselves to a fund for the benefit of edncation. (Hear and laughter )

The Speaker ruled the motion out of order. Mr. Daly moved the second reading of he bill to restrict the sale of In oxicating Liquors from Saturday night until Monday

Mr. Carling moved a six months hoist. Mr. McGee would second it. He thought portion of the bill, amidst much laughter; but

Mr. McGee went on to say that it the matter would receive attention. The mayor, after this revelation, thought bill was entitled an act " to restrict and restrict of Quebec which they

the withdrawal of the bill, more especially as f re the h use
Mr. Daly could not consent.

Mr. Foley-Both are the same. Mr. Du kin thought that out of courtesy to the Upper House the bill ought to be

drawn. Among other things it stated that there were 250 distilleries at present in operation in Canada, which destroyed 3,700,000

bush is of grain annually. (Hear, hear.)

The Speaker informed the house that the petri in of Thos. Legan and others against the undue return of the member for Haldimand, was unobjectionable. Mr Dawson introduced a bi'l to amen

mard, Buchanan, Malcolm Cameron, How-land and Merritt, be struck to equire into the trade and commerce of the Province.

Mr. Askins introduced a bill to amend the epresenta ion act by providing that the

b rs to serve in Parliament.

Mr. Haccourt introduced a bill to exem

limits of said corporation.

Mr. Burton brought in a bill to declare the manner in which the side lines in the townhap of Torbolton, county of Norfolk, shall

M. Ouimet introduced a bill to regulate the measurement of coal, and for other purposes relative to the discharge from sailing ves els from ports in Lower Cauada.

Mr. Drummond brought in a bill to incorporate the Suspension Bridge Company.

Mr. Macbeth inquired of the Munistry, whether the Government have any information relating to the attempt now being in Congress to repeal the Reciprocity Treay; and ment had no objection.

Mr. Walbridge moved for an address to
His Excellency to cause to be laid before the His Excellency to cause to be laid before the House a return from every county in Upper Canada of all persons actually under errest, under civil process, from 1st January, 1859,—the nature of the process in each case—the period of its commencement and end—the amounts for which they have been imprisoned, and from what Courts the processes

blanks to By taws, read a first time, and contains and the papers about the sider and report, upon a hatever business may as the south-eastern line of France, and the papers about the south-eastern line of the country, as the treaty could include the hon. The following suggestion papers about the south-eastern line of the country, as the treaty could include the hon. The following suggestion papers about the south-eastern line of the country and the papers about the south-eastern line of the country, as the treaty could include the hon. The following suggestion papers are south-eastern line of the country and

must end in failure.

On motion of Mr. Simpson, the petition of P. Lampinan and others (pensioners who had served in the war of 1812 and who had struck off the pension list,) praying for a struck of the pension list, praying for a struck of the apparent and hon. member.

The change would be nutural enough.

LEGISLATIVE ASSEMBLY.

Toronto, Friday, March 4.

ists and commercial men and a general der had been expressed for a good measure the responsibility.

Mr. Merritt said the Government were Mr. Merritt said the Government were right in accordance with the principle of Responsible Government, in asking for a community and a disposition bad been evinced to do away with the distinction creatmitee.

by the laws of bankrup'cy and insolvency—by the laws of bankrup'cy and ins in fact to treat all men as traders who inther they have issued any order for the re-pairs of the road from Rivere and Beaudet to curred debts and to include them under the pairs of the road from Rivere and Beaudet to the Village of Coteau Landing, whether they intend doing so, and when?

Mr. Rose replied that engineers were at present engaged in examining the road, and be could give no answer until such time as the engineers had reported.

M. Ouimet inquired of the Ministry, whether they intend to bring down to the House

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M. Ouimet inquired of the Ministry in the course of a ministry in

on the 2nd June 1858, with reference to the claims for damages caused by the Beauhar-

many deserving people in Canada whose mis-fortune it had been to incur debts and who member should strike out the last part. The were unable to hold property in consequence Government would not give the reason why and it was to be regretted that in order to Government would not give the reason why retrieve their position, they were often ob'ig-M. Dorion consected to strike it out, but added "whether such applications have been the other hand the House should take care granted, rejected, or are still under consi-deration?"

that no encouragement was given to the sys-deration?"

Hon. M. Lemieux inquired of the Ministry, whether the Government have taken the feeling among the mercantile classes that a speech to both Houses of Parliament at the decessary s'eps to make the mails meet at lontreal, so that letters from Europe, for luebec, via the United States, may be for

Quebec, via the United States, may be forwarded from Montreal to Quebec without de lay, immediately after they shall have arrived at Montreal; and also, whether they have introduced in a previous session. Such a taken similar steps in relation to forwar ing from Montreal to the United States, Quebec letters destined for Europe, via the United States, without delay, immediately after they shall have arrived at Montreal, and by the M. Chapais moved the second reading same mail that takes Montreal European

the Quebec people complained was that the Trains did not connect at Quebec. Of course frauds which the present law had no control the Post Offich authorities had no control over the Trains. He had no doubt that if the Quebec Board of Trade made the neces ary plained of could be prevented by a recourse to the existing law; he himself had succeedrepresentations to the Railroad authorities M. Lemieux complained that the Gov-

> refered to a select committee. The bill was then read and referred. The House then adjourned, at a quarter

NOTICES OF MOTION. Hon. Mr. Campbell: A bill to prevent roface whistling and laughter after 7 p. m., Mr. S. Smith said that if the Government on Saturday.

Hon. Col. Prince; Amendment therete al-

> Hon. Mr. Cartier: A bill to compell Mrs. Smith, Mowat, Foley, Carling, McKeller and thrown out. Foley and J. S. McDonald to join my ad- the mover.

A message was received from the Legis-lative Council stating that their bonors had passed the Address relative to the Postal

The concurrence of the House in the adall titles and Christian names.

Mr. Rymal: A bill to provide for the most dress, to His Excellency on this subject, beefficient reporting of sp eches and of the

Speaker, to punish any member who has a Mr. Ferguson: An address to Her Ma-esty praying that she shal be pleased to make vould therefore like to move an amendment

my papa-in-law a barrownite.

Dr. Connor: An act to provide for sawing

Excellency for copies of all correspondence and despatches between the Quebec Board of Trade and Crown Lands Department, on

Mr. Haccourt introduced a bill to exempt from seizure on execution for debt certain chattle property not heretofore exempted in Upper Canada.

M. Dorion introduced a bill to abolish in Cariain cases the right of appeal to Her Majesty, or Her Majesty's P. ivy Council.

Mr. Stitton brought in a bill to enable the Mucicipal Council of the villinge of Elora to construct a certain road or roads beyond the limits of said corporation.

Mr. Burton brought in a bill to declare the manner in which the side times in the town—the of Torbetter of Mucicipal Council of Norfolk, shall.

Mr. McGee wished to know if the hon-member had learned that at Windsor,—and if he was provoked he would bring on his 300,— 000 men and dissolve the House, the same as hon, member—he way no base self seeker—of the meskest he was meeker. (Here the Speaker in a deep disp ason tone said, "God be praised.")—Poker.

A SUGGESTION.

ing given to the Government. The attempt referred the consideration of the best mode depart from Front Street-then why not turn

Toronto, Friday, March 4.

The Speaker took the chair at 3 o'clock.
M. Langevin introduced a bill to facilitate the transaction of the business of the North Shore Railway and the St. Lawrence Navigation and Atlantic Company.

Mr. Macbeth introduced a bill to alter and amend the act relative to the London and Port Stanley Railway Company.

Mr. Duokin introduced a bill to amend the School Law of Lower Canada respecting organization of Boards of Examiners and ganization of Boards of Examiners and eachers, in Lower Canada. The object of the bill was the creation of County Boards which would have the power of certifying for the Counties alone, for a limited time. Mr. McGee inquired if the bill had been atroduced on the assent of the Superintendent

of Education in Lower Canada?

Mr. Dunkin replied in the affirmative.

M. Sicotte had no objection to the bill it it were a good one, but he regretted that the Government had allowed the matter to be On motion of Mr. Morrison, the bill (from

the Legislavire Counci) to amend the law respecting Building Societies was brought up.

Mr. Holmes introduced a bill to repeal the
Act 27 Vic. cap. 98, entitled an act relating

to petty trespasses.

Atty. Gen. Macdonald introduced a to repeal an Act to improve the mode of obtaining evidence in controverted elections. Attorney General Macdonald introduced a bill to amend and explain the act to define the elective franchise and provide for the regis-tration of voters, and for other purposes a there-

respecting the consolidation of the Statutes of Upper Canada.

la reply to M. Sicotte, Attorney General Cartier said the English part of the Lower Canada code was complicted but not yet translated.

Attorney General Macdonald introduced a
bill respecting the consolidated statutes of

Mr. Galt moved that his Excellency's ening of the present session should be taken nto consideration and that the House go into ommittee of Supply.

Mr. Brown opposed the motion on the ground that the Public Accounts had not yet been brought down, and if the motion were

carried, the hon. gentleman might bring down tis budget on Tuesday, when the Opposition would not be ready to consider it.

Attorney General Cartier moved the second reading of his bill to facilitate the construction of sections of the bar of Lower Canada.

The bill was read a third time. The House again resolved itself into committee of Mr. Rose's bill respecting the Public Works, Mr. Carling in the chair.

ed in setting saide such saies, though with difficulty. He would not, however, object to the second reading of the bill, provided it were act of 1858, to make more advantageous plants. vision for the redemption of Provincial debentures, and the consolidation of the public debt, was read a second time on a division.

The House went into Committee on the Inspector General's bill, entitled an act respecting the Public Debt guaranteed by the Imperial Government,—Mr. Simpson in the

The Committee rose and reported the bill lowing a moderate smile up to 10 p m.

Mr. Gowan: A bill to give a premium to the member who introduces the largest number of bills; to be doubled when they are

Mr. Benjamin moved the second reading of his bill to provide for the registration of births and deaths in Upper Canada.—Carried.

The bill was then referred to a special

Mr. Ferguson moved the second reading Hon. S. Smith: A bill to exempt Cabinet
Ministers from the rules of Lindley Murry
in certain cases.

Hon. Mr. Cameron: A bill further to expended the business of the bouse by abolishing after the relation between master and ser-vant had ceased to subsist. It also cantain-

referred to a select committee, consisting of Messrs. Cayley, McMicken, Foley,

OFFICIAL APPOINTMENTS. [From the Canada Gozette.] SECRETARY'S OFFICE, Toronto, 5th March, 1859.
His Excellency the Governor General has been pleased to make the following appoint-

ments, viz:

Seiginald Hemwood, Esquire, M. D., Associate Coroner for the town of Brantford. Giles M. Bogert and Henry M. Evans, Esquires, M. D., Associate Coroners for the United Countres of Stormont, Dundas and

Glengarry.
William Fletcher Paterson, of the Town

Toronto, 4th March, 1859. The following Gentlemen have been elect-ed Members of the Board of Agriculture for, Upper and Lower Canada for the year 1859 by virue of the 11th section, 20th Vic. cap. 32:—

UPPER CANADA. Hon. Adam Ferguson, J. B. Marks, Esq., Asa A. Burnham, Fsq., LOWER CANADA.

Major Campbell, C.B., E. J. DeBiors, E.q., P. E. Dostaler, Esq. John Yele, Esq., WILLIAM HUTTON, Secretary.

Mrs. Partington on being asked respect-ing a pair of twins with which she was said to have been blessed, replied that if such was the fact, it needs't be wondered at, for she belonged to a very growing family, and though none of 'em had had twins, yet several of them had come within one of it.

We beg to make the country a A lady of experience contends that a kiss

Tong Clerk.

MINUTES OF COUNCIL. RAMSAT, 26th Feb., 1859. The Council met pursuant to adjourn

Report of

f Ramsay, be now brought up and read a

is, to be not less than \$1, nor.

more than \$10. You Committee have prepared a petition to the legislature, praying for the enactment of a Law to prohibit the sale of intoxicating iquors, and recommend that the Reeve, do aim the same in same of the M. sign the same in name of the Municipality, and cause it to be forwarded to Mr. Bell, for

clerk be and are hereby instructed and au-thoused to carry out the same.—Carried. Moved by Mr. Coulter, seconded by Mr.

nd passed accordingly.

Moved by Mr. Toshack, seconded by

The By law was accordingly read a second time short, and passed.

The Council adjourned tall first Monday in April, for the distribution of statute labour. DAVID CAMPBELL, Town Clerk.

ARKIVAL OF THE CITY OF BAL-

The House of Lords debated the Right

l'elegraph.
Lord Stanley's India Finance Statemen'

Liverpool, Feb. 16, 1859. the next meeting of Council, introduce a By law for appointing one or more Inspectors of Licenses, and defining the duties &c., of the said office.

Mr. Hillard moved, seconded by Mr.

Bur. Table the netition of Denis Shan.

preparing to take the field in person.

French budget shows increased expenditure of 29 millions and a half of francs. Estimat-

The English Government propose £7,000,00 loan for Incia. Unconditional guarantee to Telegraph Company refused.

The barque Antagonist has arrived, from sense Ayres Jan. 4. Business generally dull.

Commissioner Bowlin and Shubeyek had

New York, Feb. 27.

The committee had under consideration the By law for granting Licences, and recommend that the black for timining the number of Taveras be filled up with the word Five.

The By law also for the protection of Bridges has been under consideration. Your committee recommend that the fine for making fast to the Bridges, Rafis, Boats, or other timber, &c., be not less than one dollar, nor more than forty dollars, according to the neurof timber, or lumber, along the covering of the Bridges, except the same be raised on aleighs or wheels, to be not less than \$1, nor.

The By law also for the protection of 18,000 men is on its way nominally to Algiers could be army in Civita Vecchia, and Rome, and thus to secure an approach to wards Ancona, and a movement in the direction of Venice. This reinforcement will make the French army in Rome 30,000 wells, Eastern and Somerville, Talbot, Tasse, Thibaudeau, and Welsh—43.

Nays—Aikins, Bell, Bourassa, Brown, Burwell, Cayley, Dorion, Dunkin, Harcourt, and Williams, Holmes, Howland, J. S. Macdonald, Mattice, Macdougall, McGee, McMichael By JEALOUSY.

Washington. Feb. 27. mittee had under consideration the recently purchased 25,000 horses; and I also Cimon, Coutlee, Daoust. Dawson, Desaul-

on, Tett, and Wright-27.

Mr. Durkin introduced a bill to incorpor-

Mr. Dunkin introduced a bill further to

Rectors of several churches in the Parish of Montreal, to raise a Loan for the purpose of ini hing the Parish Crurches. Mr. Talbot inquired of the Ministry, whe her they purpose providing additional Luna tic Asylum accommodation, and it so in what

ed providing temporary accomm dation both in Upper and Lower Canada, for lunatics, ntil such time as permanent buildings could applications had been refused.

M. Dorion consected to strike it out, pe erected. The whole subject was under the consideration of the Government.

was in errupted owing to the rising of the The Speaker having resumed the chair at

Mr. Hartman would suggest that this bill to the Trains leaving Montreal with European and the bil from the Upper House be sent to the same committee, and trusted that the Company d d not control it. his opp sit on to it.

Mr. Foley would suggest, after the criticism to which the bil had been subjected,

Mr I unkin desired to know if there was any diff-rence in the two bills.

Mr. S. Smith presented a pention from Cobourg, for the registration of deb-nurs act.

Mr. Malcolm Cameron brought up a petition in favor of a prohibitory liquor law. he petition, he said, was very carefully we. Among other things it stated the said.

Mr. Lemieux moved for sawing the air by City michies so as to save me the trouble and the House the pain.

Mr. Piche; A bill to make Cartier civil Galt cross; Macdonald fierce; Ferres respectively the petition in favor of a prohibitory liquor law. he petition, he said, was very carefully we. Among other things it stated the petition in favor of a prohibitory liquor law.

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Mr. Lemieux moved for the requested to transmit the point address of both Houses to Her most gracious Majesty.

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Mr. Lemieux moved for the petition from might, if he wished, demand a conference of the trouble and the House are to the trouble and the House the pain.

Mr. Piche; A bill to make Cartier civil Galt cross; Macdonald fire service and the trouble and the House are solution at the pain for the air by City might be an act to provide for sawing the air by City might be a period to the fire air by City might be air by City might be a p

the act incorporating the Northwest Transportation, Navigation and Bailway Company.

Mr. Merritt moved that a select committee consisting of Measrs. Gal, Rose, Dorion, Simulating the constant of Measrs.

struck off the pension list,) praying for a change of the pension law, so that they might be placed in the same position as pensioners in Lower Canada, was referred to a special

Attorney General Cartier said the

The motion was carrie !.

letters to the United States.

He had no objection to a committee being struck, which would simply report facts.

Mr. Brown contended that the Government were aware of 'he facts, but desired to shirk

be placed in the same position as pensioners in Lower Canada, was referred to a special committee to report the facts of the case. A slight discussion took place on the motion, in which Attorney Gen. Macdonald stated that the Government had informed the petitioners that they could not entertain their petition. He had no objection to a committee heirs.

would be aware that the subject had lately received a great deal of attention from jurbankruptcy and insolvent laws of England bad not been found to suit the wishes of the com-

he answer to the two addresses voted, the lible to adopt a general bankruptcy law for first on the 19th April, 1858, and the second on the 2nd June 1858, with reference to the Mr. Brown would suggest to nois Canal and Dam?

Mr. Rose said the necessary information was contained the return sent down last August.

M. Dorion moved for a return to all an

August.

M. Dorion moved for a return to all application smade to the Government from the 1st January, 1858, to this date, for loans out of the Municipal Loan Fund of Lower Canada; the names of the Municipal ties making the application; the dates of application; whether such application has been granted; and if not grented, why not?

men would be driven from the Province.

Attorney General Macdonald said it was one thing to enact a bankruptcy law which remove anything like doubt with reference to the bill of last session so far as regarded to make a special law to meet the cases to October. The bill also provides the establishing of a heavy penalty for the non-preparation of therefore ment of the object of the bill was to neet the future commercial relations to the bill of last session so far as regarded to make a special law to meet the cases to October. The bill also provides the establishing of a heavy penalty for the non-preparation of these rolls.

Attyring the application of the rolls are moved anything like doubt with reference to the bill of last session so far as regarded to the preparation of the rolls before the lst of October. The bill also provides the establishing of a heavy penalty for the non-preparation of these rolls.

Attyring the application of the bill was to meet the cases to October. The bill also provides the establishing of a heavy penalty for the non-preparation of these rolls.

Attyring the coupling the doubt with reference to the bill of last session so far as regarded to the preparation of the rolls before the bill of last session of the people of Canada, and another thing to the bill of last session of the people of Canada, and another thing to the bill of last session of the people of the bill was to the bill of last session of the people of the bill was to the bill of last session of the people of the bill of last session of the people of the bill of last session of the people of the bill of last session of the people of the bill of last session of the people of the bill of last

to foreign creditors.

Dr. Connor said there was a unanimous

the bill to prevent the fradulent conveyance and the establishment of boards of Notaries of real estate charged with bypothecs, after in the New Judicial Districts of Lower Caproceedings have been instituted to enforce nada. Mr. S. Smith said the difficulty of which ayment. The bill was intended to meet

ministration.

Hon. S. Smith: A bi'l to exempt Cabinet

laughter of the House thereat.

Mr. Dunbar Ros.: A bill to direct the ins'ead of asking a subsidy similar to that rethe impression they were to a k a subsidy as large as that granted to the Cunard line. He

Excellency for copies of all correspondence and despatches between the Quebec Board of Trade and Crown Lands Department, on the subject of the culling and measurement of tumber.

Attorney General Cartier said that several letters had passed, one from several merchants praying for the appointment of Mr. Allen as measurer; one from the Quebec chants praying for the appointment of Mr. Allen as measurer; one from the Quebec board of Trade asking the Government not to initiate any new measures; and one from the Government saying they would not do so to the department, where he would be shown all the correspondence without the expense of having the address voted.

The motion was then postponed.

The

The clerk of Wentworth was at lesst in receipt of £200 a year from this source and yet had not made any return for four years.

Atty. Gen. Macdonald said the GovernMore at to the Opposition than gave way to such a set of office seekers.