Second and Thirty Third Years of Our Reigo, chaptered Six, and intituled : 'An Act for the Gradual Entranchise.

to any Indian man", woman or child in Canada, any kind of intoxicating liquor, or causes or procures the same to be done, or connives or attempts thereat or opens or keeps, or causes to be opened or kept on any land set apart or reserved for Indians, a tavern, house or building where intoxicating liquor is sold, barter-

ed, exchanged, or given, or is found in possession of intoxicating liquor in the iouse, tent, wigwam; or place of abode of any Indian, shall on conviction there-

of before any Justice of the Peace upon the evidence of one credible witness other than the informer or prosecutor, be liable to imprisonment for a period not exceeding two years, and be fined not more than five hundred dollars one moiety to than hve hundred donars due inder the receive the evidence of any Indian or work and will receive the boot many other molecy to Her Majesty, to form aboriginal native or native of mixed blood, who is destitute of the knowledge of the railways now in operation in the part of the fund for the benefit of that of God, and of any fixed and clear belief ribe or body of Indians with respect to in religion or in a future state of rewards one or more members of which the offence and punishments, without administerio; the usual form of oath to any such In person in charge of any steamer or other sel, or boat, from or on board of which blood as aforesaid, upon his solemn vessel, or boat, from or on board of which any intoxicating liquor shall have been sold, bartered, exchanged, supplied or given to any Indian man woman or child, shall be liable, on conviction thereof be-fore any Justice of the Peace, upon the evidence, of one credible, witness, other

Sec. 3 Upon any inquest, or upon as a certainty that a route has been found, crime or offence whatsoever, or by whom. section approaching the Pacific coast; soever committed, it shall be lawful for which route, taking its entire length, Dominion.

Mr. W. Baker, late of the Canada

THEHEART OF AFRICA.

less any such sale, barter, Æxchange or gift be made with the written assent of of the Indian agent; and any person who Prairie Region, Mr. Fleming says, "may

"An Act for the Gradual Entranchise ment of Indians, the better management of Indian Affairs, and to extend the pro-visions of the 31.t Vietoria, chapter 32. Section 3. (1). "Whoever sells, ex-changes with, barters, supplies or gives to any Indian mau", woman or child in by imprisonment not exceeding six months in any place of confinement other than a Penitentiary." Of the Act passed in the 37th year of Our Reign, intituled : "An Act to amend certain Laws respecting Indians VIII. "That the practicability of estab-and to extend certain Laws relating to matter connected with Indians to the indians the indians to the indians tothe indians tothe indians to the indian unza. King of the Provinces of Manitoba and British Col-unbia. It may indeed be new secepted ness of Mr. D niel Kellock, which he and warriors. Their height is a little carried on up o 1867. In the year over four feet, and their imperfect in-1863, however Mr. Chas. Rice having telligence may suggest to the disciples any enquiry into any matter involviog a criminal charge, or upon the trial of any crime or offence whatsoever, or by whom. soever committed, it shall be lawful for any Court, Judge, Stipendiary Magis including the exceptional section alluded trate, Corner or Justiceof the Peace to receive the evidence of any Indian or work and will require less costly struc-work and section alluded to, will, on the average, show lighter work and will require less costly struc-work and will require less costly struc-was insufficient for the task of conduct-travellers is a rare quality, and the

ing a business uch as the Courier had grown to be, a d as it should be carried on, he offered as brother James who was proprietor and manager of the Pem ce in Schweinfurth when we add that a Perth jail has been highly recommend-ed by Mr. Langmuir for its order and cleanliness. A Prohibitory Liquor law has passed both branches of the Rhode Island Legislature, and a measure to establish Stature, and a measure to establish

a State constabulary to help enforce it is second partners ip with Mr. John G. The Owen Sound Times says :-- A second partners ip with Mr. John G. The Owen Sound Times calls. Sold International Sold I partners Lip whi h also existed up to the barn belonging to Mr. Geo. Stephens in death of Mr. W lker. the township of Sullivan, proving fatal We do not p pose here to pass any eulogies upon the memory of the deceasto a young man named John eulogies upon the memory of the deceas-ed, as our cont mporaries have kindly the men had been racing, as is usually ed, as our cont mporaries have kindly the men had been racing, as is usually commemorated is good qualities to an extent deeply gratifying and soothing to number of rafters (being heavy belsm his bereaved fri nds. But the writer is constrained to s y, as one cognizant of that whereof he speaks, that a better general prin er did not expired by the provide e, while few understood harmering on different parts of the building to fully the case on such occasions, and that a number of rafters (being heavy belsm poles) had been reared up almost per-pendicularly against the side of the building, ready to be drawn up to their places, when one of them jarred by the harmering on different parts of the the art of mana ing a newspaper so as building, began to fall, carrying before to make it a ple wre to the reader and it several of the others. One struck a power in the 1 nd, better than he. Cut young Campbell a heavy blow on the Trade was held, at which the question off in his prime " manhood his many back of the head as he was running from friends through it this country, apart them, felling him to the ground instantly from his widow and family, will grieve when his head came in contact with a for his early de h. A thorough and sharp corner of a block lying on the consistent Refor er, the party will lose ground, the other rafters falling immediain him a zealou and prominent mem tely on the back of his head, smashing the skull in, and forcing the sharp corber. His funeral which took place on Wednesday after oon, was very largely attended by frier le from far and near. —Being a memb r of the Masonic fra-ternity, the brett en from the Perth, transpace of the skull in, and forcing the sharp cor-ner of the block up through his right temple, fracturing the forehead and the head a shapeless mass. Upon re-moving the rafters and raising his head, it was soon seen, from the streams of Lanark, Smith's Valls, Carleton Place, blood issuing from his temple, nose, and Almonte, and Ar prior Lodges attend- mouth, that all efforts to save him would ed, and held the sual solemn and im-pressive services f the Order while the body was deposited in its last resting

Detroit, May 30 .- Two robbers broke | "during t

short sighted is the selfish policy, which money stolen by the robber who jumped is based upon the belief that any man or off the car was \$2,700.

The Herald,

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Will be changed quarterly if desired. PROFESSIONAL CARDS of six lines and under, ascred for \$4.00 a year; 6 to 10 lines, \$5.00 TO ADVERTISERS .- The large circula ont of the Carleton Place HERALD, in the most prosperous, wealthy and intelligent sections of the Province of Ontario, renders it the best medium for all who wish to make their business or wants known to the public in a way which will insure prompt and

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and achieve all sorts of muscular mira eles with clubs and dumb bells onght set of men can trade with others. exto have a prominent place in the Centen cept upon terms of mutual advantage. nial exhibition of specimens of home manufacture of which the U.S. can I

There are several districts in Canada, justly proud. and we hope that soon there will be

The number of inmigrants arriving many more, in which details of the work in New York weekly is steadily increase ing of the Factory Law of other couning. But in the same city there are trics are not without interest. Attention thousands of people out of employment. can not be too early directed to the and thousands more are absolutely question of the employment of women and children in factorics. In this, as in starving. The same may be said, too many other instances, a colony such as of nearly every large city in the United Canada has an incalculable advantage States. The glowing picture presented over older countries, for we can utilize to the eye of those who intend to emi and guide ourselves by the experience grate from the old country proves too of the latter, and being fore-warned, often a snare and a delusion, and the can take in advance the precautions fact is soon found out that it is as diffiwhich they have been obliged with cult to obtain a situation and steady employment in New York or Chicago as difficulty to force upon reluctant employers after a bad system had almost in London or Manchester.

There has been a riot in the French attained unmanageable dimensions. Mr. Mundella, speaking in the House o quarter of Shanghai, the Chinamen at-Commons in support of his Nine Hours tacking the foreigners and burning sev Factory Bill, showed that the demand eral of their houses. The origin of the for the labor of women and children trouble was the action of the French in was much on the increase and that. laying out a road through a Chinese despite legislation in their favor, their cemetery. Suppose a colony of China position was bad and their health ruined men residing in Paris should calmly go JOB PRINTING done in good style, and by factory labor. He proposes to limit to work to destroy a Parisian cemetery the labor of women to 54 hours, and W -11 the labor of the that of children and half-timers to 33 their conduct led to a riot ? Foreigners ours a week. Nor is this proposal merein China will continue to be hated and ly a humanitarian one, for he himself to be exposed to riot and assassination and others had proved by experience so long as they refuse to treat the that 54 hours work yielded in many in- Chinese with the slightest regard to stances more productive results than the their rights and prejudices. 60 hours. The same principle might, Colonel Egerton Leigh recently called we suspect, be advantageously applied to others besides factory operatives. In the attention of the House of Commons many instances, though considerable to the frequency of wife-beating among improvement has taken place in this the British lower classes, and the insufespect, it would be much better if ficiency of the punishment for the offence. chool hours were shortened-better for Since a few week's imprisonment has no the health and not worse for the attain- terrors for the wife-beater. Colonel ments of the pupils. In some parts of Leigh suggested that flogging be made Germany the experiment has, we believe the penelty for assaults on women. The successfully, been made of abolishing suggestion will command the warm apafternoon school altogether. Without proval of most men, and the fact that oing to the length of endorsing such flogging put an end to garroting in Lonan alteration without more consideration don shows that it is an efficient punishwe may yet safely assert that the hours ment in deterring men from crime. The of confinement for the young animals rod for the fool's back. velept children are in many instances

quent insertion. Quarter column, 12 months, \$30 00 do 6 months, 20 00 do 3 months, 12 00

than the informer or prosecutor, to be fined not exceeding five hundred dollars for each such offence, the moieties thereof to be applicable as her inbefore mentioned, and in default of immediate pay upon the trial of any crime or offence whatsoever, the substance of the evidence may be committed to any common gaol, or information of any such indian, aboriginal native or native of mixed blood. house of correction, lock-up, or other place of confinement by the Justice of us aforesaid, shall be reduced to writing the Peace before whom the conviction and signed, by a mark of the person give shall take place for a period of not more shall take place for a period of not more than twelve months, or until such fice shall be paid; and in all cases arising under this Section, Indi as shall be com-petent witnesses; but no penalty shall be incurred in case of sigkness where any e incurred in case of sickness where any intoxicating liquor is made use of under the sanction of any medical man or under Magistrate, or Justice of the peace shall the directions of a minister of religion. "2 The keg, bar el, case, box, paek-before taking any such evidence, infor-

age or receptacle whence intoxicating liquor has been sold, exchanged, barter-of mixed blood as aforesaid, that he will ed, supplied or given, and as well that in which the original supply was con-tained as the vessel wherein any portion tained as the vessel wherein any portion tained as the vessel wherein any portion of such original supply was supplied as aforesaid, and the balance of the contents thereof, if such barrel, keg, ease, box, thereof, if such barrel, keg, ease, box, package, receptable or vessel aforesaid respectively, can be identified, and any intoxicating liquor imported or manufac-tured or brought into and upon any land set apart or reserved for Indians or into the house, tent, wigwam or place of abode of any Indian may be seized by any conpackage, receptable or vessel aforesaid stable wheresoever found on such land; and on complaint before any Judge, Stipendiary Magistrate or Justice of the taken by any magistrate or Justice of the taken by any person as aforesaid shall be Peace, he may on the evidence of any of the same force and effect, as if such credible witness, that this Act has been contravened in respect thereof, declare the same forfeited, and cause the same to be forthwith destroyed ; and the perto be forchwith destroyed; and the per-son in whose possession they were found may be condemned to pay a penalty not exceeding one hundred dollars nor less than fifty dollars, and the costs of prose-cution; and one half of such penalty shall belong to the prosecutor, and the other half to Her Majesty for the purposes herein before mentioned, and in default of immediate payment the offender may be committed to any common goal, house of correction, lock-up or other place of confinement for any time not exceeding six months unless such fine and costs are sooner paid.

"3. When it shall be proved before any Judge, Stipendiary Magistrate or Justice of the Peace that any vessel, boat, canoe, or conveyance of any descrip tion upon the sea or sea coast, or upon any river, lake or stream in Canada, employed in carrying intoxicating liquor, to be supplied to any indian or Indians, such vessel, boat, cance or conveyance so employed may be seized and declared forfeited as in the last subsection mentioned, and sold, and the proceeds thereof paid to Her Majesty for the purposes hereinbefore mentioned."

"4. It shall be lawful for any constable without process of law, to arrest any Indian whom he may find in a state intoxication and to convey him to any common goal, house of correction, lock-

to be kept until he shall have become sober; and such Indian shall, when sober, be brought before any Judge, Stipendiary Magistrate, or Justice of the Peace, and if convicted of being so found in a state of interiestion, shall be liable to imprisement in any common gaol, house of confinement, for any meriod act. The Christian Union is troubled.

ment, for any period not month. And if any Iane month. And if any Is-been so convicted as afore-efuse upon examination fo information of the person. one month.

Provided that in the case of any Central Railway, it is said has received inquest, or upon any inquiry into any a temporary appointment of private matter involving a criminal secretary to the Governor General. The Merchants' Bank announces for the first time a half-yearly dividend of five per cent. When this fact -became or information of any such Indian. known on at Montreal, sellers withdrew from the market, and buyers advanced their offers from 115 to 120. without inducing transactions. The Premier has telegraphed that it s beyond the power of the Government

o re-impose the ten per cent duty on tea imported from the United States. The duty was taken off by Act of Par-"5. The Court, Judge, Stipendiary, liament, and only Parliament can re-imose it.

Poughkeepsie, June 2. mation, or examination, caution every such Indian, aboriginal native or native Thirty male and fifteen female prioners were discharged from Sing Sing prison to-day, this being the first batch released under the new commutation law. Others will be discharged at the

rate of 20 per day till the legal number of 150 is reached

L'Original, June 2. A very sad accident occurred here esterday in which the wife and two hildren of Mr. Walker, mill owner, at the Rouge lost their lives by drowning. The children were playing near some logs and got on them. The mother, see ing their danger went to their rescue and

while attempting to assist them in getting out, got in, and the three were drowned. Only one of the bodies has een found vet. person had taken an oath in the usual

form, and shall in like manner incur the penalty of perjury in case of falsehood." Of all which Our loving subjects and

Trusty and Well Beloved Cousin and Trusty and Well Beloved Cousin and der was committed while both parties Councillor the Right Honorable Sir were intoxicated. Boorne received his Frederic Temple, Earl of Dufferin, Viscount and Baron Clandeboye of

Clandeboye in the County Down in the Peerage of the United Kingdom, Baron Dufferin and Clandeboye of Ballyleidy, and Killeleagh in County Down, in the Peerage of Ire land and a Baronet, Knight of Our land and a Baronet, Knight of Our most lilustrious Order of Saint Patrick and Knight Commander of Our most Honorable Order of the Bath, Governor General of Canada, and Vice Ad- fear that the mounted police about to miral of the same. At Our Government House.

population.

and in the thirty-seventy year of Our Reign. By Command, R. W. SCOTT, Secretary of State.

The Christian Union is trouble

The Brockville Recorder tells of an occurrence on the B. & O R. R. which DEATH OF A MEIGHEN ESQ. After a lingering illness of months

which was borne ith a fortitude characteristic of the m: h ARTHUR MEIGHEN.

of age, or in 183. He started the

organized for the purpose of forcing them into submission to the will of the white a Presbterian; in plitics, Conservative, who by his demise will lose a pillar of

basing its opinion upon the fact that Sangster and the Educational Departent are alike interested in retainin

FOR MANITOBA .- The steamer Man

toba, which left Sarnia on the 20th ult.,

EDITOR and PROPRIETOR The Herald. PURI ISHED WEEKLY AT SI & YEAR CARLETON PLACE, JUNE 10, 1874.

RECIPROCITY .-- Recently a very important meeting of the Boston Board of of reciprocal relations with Canada was discussed. One of the leading speakers denounced the action of the late Senator Sumner, Senator Morell and others, who, in advocating the abrogation of th Treaty of 1854, had not acted from commercial point of view, but had been influenced solely by antagonism to Great Britain and for political purposes. The speakers at this meeting deprecated the duty on coal, which was solely for the crucily and wastefully long both in factories and schools.

It seems to be the impression in Chihalf a million a year; whereas, the cago that Dr. Patton has the logic of the Canadians admitted free from the mines

separated a newly married couple for a of Pennsylvania some two hundred situation, but that Professor Swing has whole day within a few hours after their thousand tons. They denounced the the religion. It is another illustration present duties upon grain. as being pro- of the old idea embodied in the fable of marriage. It seems they were waiting for the train at Irish Creek, together hibitory, to the great detriment of the the wind and the sunshine. Dr. Patton's with other passengers, and had a small hibitory, to the great detriment of the the wind and the sunshine. Dr. Patton's value with them. When the train came trade and commerce of Boston, which blast made the Presbytery shiver, but Little Valley, N. Y. June 2.____ Esq., one of the m st notably prominent along they proceeded to find comfort would otherwise be the great entrepot for William Boorne, aged 15, indicted at her head well known re idents of this county able seats, which done, the husband re the produce of the Western States and spirit put them in the best humour and

penalty of perjury in case of falschood." William Boorne, aged 15, indicted at Of all which Our loving subjects and all others whom the said Acts and these presents may concern are hereby required to take notice and govern themselves ac-cordingly. In Testimony Whereof, We have saused these Our letters to be made Patent, and the Great Seal of Canada, to be hereunto affixed. Willess, Our Right Trusty and Well Reloved Conuri, and Well Reloved Conuri, and Well Reloved Conuri, and Well Reloved Conuri, and Will Reloved Conuri, and Will as been removed in the best humour and the last Court of Oyer and Termin-ix in this county, for the murder of his spirit put them in the best humour and by death to another spirit put them in the best humour and the last County, for the murder of his spirit put them in the best humour and the last County, for the murder of his spirit put them in the best humour and the last County, for the murder of his spirit put them in the best humour and the last County, for the murder of his spirit put them in the best humour and the last County, for the murder of his sep-father, Caleb than ane, at Steamburg, that vigorous and the second degree. Judge here with as also they exclaimed, "How sweet and beauti-is " After hearing Professor Swing they exclaimed, "How sweet and beauti-is the oth is country when thirteen years of age, or in 18; He started the the was seended for the base both the import the day consistent when thirteen years fair lady. He sware a help for in fights the seense help for in failed the base both the import the day consistent when thirteen years the trunce to the seender of the Western States and the last County, for the murder of his spirit put them in the best humour and the seender of the western States and the last County, for the murder of his the seender of the western states and the seender of the western states and the direct seender at Auburn Prison for life. The mur-der was committed while both parties were intoxicated. Boorne received his septence with the utmost indifference. A telegram from the North West to the authorities conveys startling intel-ligence with regard to a threatened up rising of the Gree and other Indian reserves and to commission has been appointed to settle the question of Indian reserves and to wanting it on busis as ways of wanting it on busis as of an authoritative decision of settle dimself down to await the next. The same the traveller had discovered his mistake and gave up the valies. The lady had to pay for a ticket to the conductor, her hushand the question of Indian reserves and to wanting it on busis as ways of wanting it on busis as or family mattern the question of Indian reserves and to wanting it on busis as ways of wanting it on busis as or family mattern the question of Indian reserves and to wanting it on busis as or family mattern the question of Indian reserves and to wanting it on busis as or family the term was always of wanting it on busis as or family mattern the question of Indian reserves and to wanting it on busis as or family the term was always of wanting it on busis as or family mattern the question of Indian reserves and to the question of Indian reserves and t American manufacturers, but had been stand the strains of modern thought and be among the attractions of commemo-enabled to enter the markets of the world, feeling without a deal of ripping and ration day at Oxford and commencement band on board. He was the recipient of more kisses, etc., than some husbands and compete successfully with Americans tearing.

who had formerly enjoyed a monopoly.

and be admitted to or suffered to remain their church. They have voted to do away with all choirs, soles, interlude, operate signing, and that sort of thing, turities on the entereast of the reary of 1854 should be gain re-enacted, if Canada would be again re-enacted, if Canada would ald in furnishis of the the escawate re- withere

Quantitics of unsafe dams have been discovered in Massachusetts since the Williamsburg flood. The latest discovery of the kind is that a dam near Vorcester, which confines a body of water twice the size of the Mill River escryoir, has been in a dangerous state for eight years, and was six years since condemned by the County Commission. ers and ordered to be removed. The order has never been complied with, and when the dam bursts the City of Worcester will vanish.

The Convocatian of the University of London has decided by a large ma jority that "it is desirable that women should be permitted to take degrees." This is not an authoritative decision of

previously purcha d by him. In religion the le Mr. Meighen was answer in the same way. They voted equalled. It was held that there was Thinks there's no danger of the islands instead of a sking the protection of some unanimously that no person who makes, no reason why the lumber, agricultural sinking if they are not annexed to some- foreign government prefers to go it alone. a Presbterian; in plitics, Conservative, unanimously that no person who makes, who by his demise will lose a pillar of sells, buys, or uses intoxicating liquor and mineral products of Canada should the eachers of Central Canada will re-the teachers of Central Canada will re-small children to route for him, hap-ourn for him, hap-

at Cambridge. fear that the mounted police about to be sent to the North West, have been organized for the purpose of forcing them into submission to the will of th



