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Mrs. Peter Bates, East Oxford, died on Tuesday.

Dr. S. Rogers, D.D., was selected from thirteen applicants as teacher of modern languages and English at the Collegiate Institute at Hamilton, Ont. Dr. Rogers, formerly of the University of Toronto, accepted his resignation, he being engaged until July next.

Miss Isabelle McLeod has been married to F. A. Fenn, of Erie, Pa. W. H. Jenkins, formerly of Port Hope. Both are well known Woodstock young men.

A letter has been received in Woodstock from Mrs. J. W. H. Mansbridge, England, stating that she has been in poor health for some time from a tumor in her mouth.

Samuel W. Nash, Tilsonburg, received a large amount of padding from his mother in England.

Doc. Head, a former resident of Tilsonburg, is said to have fallen here to \$10,000.

Miss Lawlor, who has been a member of the Stratford College Institute since 1864, the past year, has left for Toronto, where she has accepted a situation as teacher.

Stratford Presbyterians presented the pastor's wife, Mrs. Pantou, with a wedding ring, filled purse a few evenings ago.

Galt Catholics raised \$700 from a recent bazaar, the amount to apply on cost of erection of a new residence recently completed for the Rev. J. J. Galt.

George Shaffer, Berlin, will engage business in Plattsville.

WELLINGTON.

Rev. J. K. Hester, who has been pastor of the First Baptist Church for the past

years, has been praised by his congregation with an excellent preacher. His brother, Master leaves next week for the Philippines. The war will divide this country between pastoral work and attending college.

While Fred Ciba was assisting in the decoration of St. James' Church, Guelph, Wednesday night his axe slipped and cut through his knee.

Fraser's name is under arrest at Guelph charged with stealing goods and money from stores in which he was out with his horse. He was taken out with a horse and a heavy horse, traded the buggy at Parkville and was arrested in Forest with the horse and buggy.

The Young Men's Hospital Association met the directors of the General Hospital Association a few days ago and collected \$1,883, in aid of the General Hospital.

A Hamilton Man Eured to Death
HAMILTON, Dec. 28.—Jas. D. McLaugh, journey, was burned to death Saturday morning by returning to his home after work when he was past coal oil. The body was so badly burned that it was scarcely recognizable. MacLaugh was 35 years of age, single, and had been in the city about a month.

carried a life insurance of \$25,000. Young wife, who endeavored to smother her husband's coal, was burned at the hands, but her injuries are not serious.

Two Victims of the Coal Oil Lamp

Tonosno, Dec. 28.—Mrs. Armstrong, who kept a boarding house at 324 1/2 E. street, upon a lamp on Christmas morning, while moving some furniture in her room. Her clothes caught fire, and she was so terribly burned that she died Sunday morning.

Another coal oil lamp accident occurred last night. Firemen were called at 11 o'clock to No. 5 Agnes street, where small fire was in progress. The fire was easily put out, but the fireman had to light the body of an old woman who had been burned to death. She was hoisted in the arms of an old man plucked her hand.

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THE GREAT COUGH CURE,

this powerful CONSUMPTION CURE, is a parallel in the history of medicine. Druggists are authorized to sell it on active guarantee, a test that no other can successfully stand. If you have a Sore Throat, or Croup, or Whooping Cough, use it promptly and it will cure you. If your child has the disease CONSUMPTION, don't fail it, it will cure your or cost nothing. Buy your Druggist for Shiloh's Cough Cure, 10 cts., 50 cts. and \$1. If your surgeon, or Neck Lame, use Shiloh's

STREET RAILWAY TIME-TABLE

DUNDAS STREET—(9:45 Minute)
First car leaves Egeston street for G. T. R. 7:05 a.m. First car leaves G. T. R. for Egeston street 7:27 a.m.
Last car leaves Egeston street for G. T. R. 8:00 p.m. Last car leaves G. T. R. for Egeston street 11 p.m.

SOUTH LONDON—(12:30 Minute)
First car leaves South London for G. T. R. 7:10 a.m. Last car leaves South London for G. T. R. 8:00 p.m.
Second car leaves South London for G. T. R. 7:40 a.m. Last car leaves South London for G. T. R. 8:30 p.m.
Third car leaves South London for G. T. R. 8:10 a.m. Last car leaves South London for G. T. R. 9:00 p.m.
Fourth car leaves South London for G. T. R. 8:40 a.m. Last car leaves South London for G. T. R. 9:30 p.m.
Fifth car leaves South London for G. T. R. 9:10 a.m. Last car leaves South London for G. T. R. 10:00 p.m.
Sixth car leaves South London for G. T. R. 9:40 a.m. Last car leaves South London for G. T. R. 10:30 p.m.
Seventh car leaves South London for G. T. R. 10:10 a.m. Last car leaves South London for G. T. R. 11:00 p.m.

WINDMILL LANE—(10:15 Minute)
First car leaves Windmill Lane for G. T. R. 7:15 a.m. Last car leaves Windmill Lane for G. T. R. 8:05 p.m.
Second car leaves Windmill Lane for G. T. R. 7:45 a.m. Last car leaves Windmill Lane for G. T. R. 8:35 p.m.
Third car leaves Windmill Lane for G. T. R. 8:15 a.m. Last car leaves Windmill Lane for G. T. R. 9:05 p.m.
Fourth car leaves Windmill Lane for G. T. R. 8:45 a.m. Last car leaves Windmill Lane for G. T. R. 9:35 p.m.
Fifth car leaves Windmill Lane for G. T. R. 9:15 a.m. Last car leaves Windmill Lane for G. T. R. 10:05 p.m.
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Seventh car leaves Windmill Lane for G. T. R. 10:15 a.m. Last car leaves Windmill Lane for G. T. R. 11:05 p.m.

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Seventh car leaves Windmill Lane for G. T. R. 10:15 a.m. Last car leaves Windmill Lane for G. T. R. 11:05 p.m.

HAMILTON ROADS AND FALLS
8-30 Minute Turn
First car leaves G. T. R. for Mall and Adelaide streets 7:11 a.m.
Last car leaves Mall and Adelaide streets 7:56 a.m.
First car for G. T. R. for Pall Mall and Adelaide streets 7:05 a.m., leave Mall and Adelaide streets for G. T. R. Hamilton road and Adelaide street
Last car leaves G. T. R. for Mall and Adelaide street 9:53 p.m.
Last car leaves Hamilton road and Adelaide street at 10:00 a.m.
Last car leaves G. T. R. for Mall and Adelaide streets 9:47 p.m.
Last car leaves Mall and Adelaide streets for G. T. R. and stables.

JAS. PERKINS BUTCHER
HAS REMOVED TO
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Friday. (East side), a few doors south of

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MANUFACTURERS OF

Lathes, Planers, Drills, etc
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Blank Book Manufacturer,
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Just received the last consignment of lumber for the season, amounting to some 50,000 feet, together with stock now piled in yards, amounting to 4,000,000 feet—all the above stock held in reserve for quick delivery.

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Largest best and cheapest in Canada.
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New Williams Sewing Machine
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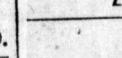
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Round Trip Tickets
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SINGLE FARE.
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Good to return until
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"The Advertiser" is an organ of news
and of thoroughly in-
dependent opinion. The Advertiser alone
is responsible for opinions expressed in these
columns.

"The Advertiser" advocates Con-
stitutional Free Trade,
and as early as possible after, free trade
with the whole world.

"The Advertiser" looks forward with
hope to Canada's
future as that of an Independent Canadian
Nationality, in equally friendly alliance
with the United States and with Great
Britain, believing that such a status would
be best for Canada, best for Great Britain,
and promotive of the best attainable
relations with the United States. As to Im-
perial Federation, sometimes spoken of,
the ADVERTISER as yet has seen nothing
proposed that bears any stamp of practi-
cability, and in any case infinitely prefers
the grander and more really hopeful scheme
of a federation of the English-speaking
peoples of the world.

"The Advertiser" advocates prohibition
of the manufacture
and sale of intoxicating liquor; and all ex-
plicit general legislation and persuasion
in the meantime.

"The Advertiser" is an advocate of
equal rights for
women, whether as regards the franchise,
or equal wages for equal work.

"The Advertiser" is a believer in Chris-
tian Union, and con-
sider the time has come when the various
Christian denominations should come closer
together. Those bodies which are now
nearest should unite first. Under the pres-
ent system there is an unjustifiable waste of
men, means and effort. The ADVERTISER
will endeavor to promote the movement for
Christian Union not alone by direct appeal
and argument, but by seeking to present
the best rather than the worst side of each
denomination.

"The Advertiser" advocates Obligatory
Voting as both neces-
sary and practicable. Nothing would so
much purify electoral contests. Nothing
would so much enforce the idea that the
franchise is a duty, not a chattel.

God's in His heaven,
All's right with the world.
—BROWNING.

London, Monday, Dec. 27.

A SIMPLE QUESTION OF SELF-
GOVERNMENT.

A good deal of discussion has taken
place about the constitutionality of the act
of an agent of the Ottawa Government in
dissolving the Quebec Administration while
it enjoyed the confidence of the Legislature,
as exemplified by its majority of 25 to
20 in the popular Chamber and by a working
majority in the Legislative Council.

Many of those who talk or write on
either side constantly make appeals to
arguments advanced when a former Pro-
vincial Ministry was dismissed. To the
present generation, to whom that dismissal
is ancient history, the attempt to justify
an outrage now by what was done or said a
long time ago, must appear a very lame de-
fence. It is altogether untenable. The
question should be discussed on its merits.

We are supposed to live under a system
of self-government, which cannot be main-
tained if the creature of a set of wirepullers
is to have the right to make and unmake
Parliaments at his sweet will without re-
gard to the equities of the case. The
Ottawa men who have been endeavoring to
establish Ministers and to overcome popular
majorities by the agency of a violent parti-
san of their own are, as Hon. Oliver Mowat
has pointed out, simply usurpers. They
have endeavored to get their own friends
into power by hook or by crook, they cared
not how, and have been guilty of a flagrant
attack on popular rights.

There is really no use in raising involved
"constitutional points" in considering
the important subject. Here is the broad
question of the usurpation of that self-
government which our constitution has con-
ferred upon every Province. These men at
Ottawa and their agents at Quebec have
been guilty of an act against the common-
wealth as heinous, in many respects,
as that for which Charles I. lost his
head. One might as well live
in the most barbarous part of Russia or
even in the wilds of Africa, not to mention
the South American Republics, where revo-

lutions and coup d'etat and the suspen-
sion of the constitution are the common
methods of political warfare as in Quebec
to-day.

Where we blame Mr. Mercier in sur-
rendering the seals of his office on any such
pretence. He was ready to meet before
the public, which legally ought to meet before
the 30th inst., but which has been dis-
solved at the instance of the Ottawa con-
spirators. He was ready to face any in-
dictment preferred against him. And even
if he were not, was it not the bounded duty
of the Lieutenant-Governor to have per-
mitted the arrangement of his advisers in
the popular Chamber before sending them
about their business? There was a strong
opposition in the Quebec Legislature.
Why should it not have been allowed to
exercise its functions?

The whole proceedings of the conspirators
seem to have been arranged so as to pre-
vent that Parliamentary investigation which
is the safeguard of popular rights. We
consider that it was Mr. Mercier's duty to
have held the fort at all hazards. Then if
the Ottawa conspirators and their Quebec
ally desired to force him out of his
position in which he had been legally
placed, let the responsibility be upon
them. That stand would have brought the
question to proper head. However, Mr. Mer-
cier has deemed it to his duty to bow even
to the usurper's demand, and possibly his
calm demeanor may have a greater effect in
influencing public opinion in his favor than
would have been the case if he had adopted
a more determined attitude, which would
certainly be assumed under analogous cir-
cumstances in this Province.

The right will triumph. The right of
the people to be ruled by their own chosen
majority in a constitutional manner, and
subject to legislative control, will be vic-
torious. We expect in the end that nothing
but good will finally come out of the
infamous attempt to overthrow popular in-
stitutions in the sister Province.

THE VACANT SEATS.
There are now 35 vacant seats in the Do-
minion House of Commons, of which 16 were
held by Liberals after last general election
and 19 by Conservatives. The following
is the list of vacancies, with the majorities
at last general elections.

LIBERAL.	CONSERVATIVE.
South Portland.....177	Hallifax.....394
Lincoln.....48	East Eglon.....46
East Simcoe.....46	North York.....45
East Bruce.....114	Victoria, N.S.....62
North York.....102	Bromfield.....57
Northumberland W.....37	Richmond.....157
King's.....161	Montmorency.....107
Quebec.....161	Quebec West.....53
Queens.....161	Queens.....53
Welland.....47	Laval.....83
Huron West.....33	Prince Edward.....21
Leinster.....32	Leinster.....21
Soulangue.....39	Glenagarry.....321
Queens, N.B.....1	Hallifax (two seats).....97
	Cumberland.....319
	Richmond.....385

Total vacancies, 35. Total vacancies, 19.

ELECTRICAL EXECUTIONS.

Much discussion has taken place in the
United States over the killing of murderers
by the agency of electricity, instead of the
rope, as is now established by law in New
York city. Some there are who believe
that the electric shock is preferable to the
squeezing of the rope, because less revolting,
while others consider the old method the best
and best means to an end. The Electric
Age of this week publishes an article on
electrical executions, in which it makes
suggestions that, if adopted, may help to
set the matter at rest. It recommends the
appointment of a committee to inquire into
and report to the proper authorities the ex-
perience that has been gained by the ex-
ecutions that have so far taken place. It
suggests that the committee consist of
twenty persons—eight practical electricians,
six physicians, and six laymen of recognized
weight and influence in New York State.
This committee should inquire especially
into the process of electric killing so far
employed, the force of current used, and the
mechanism by which it was applied, and
also into the question of proper supervision,
and the policy of excluding press repre-
sentatives from the chamber of execution.
The report of such a committee ought to
enable it to act intelligently in modifying
or repealing the present law.

TOPICS OF THE DAY.

THE Dominion Government buys United
States locks for postoffice boxes.

WALT WHITMAN at last accounts lingered
between life and death, but he is suffering
so much that he wishes the end would
come. He has said frequently during the
last few days: "I am tired of
living."

It is asserted that the attempted deal to
have Mr. Marshall give John Carling the
nomination for East Middlesex, without
the formality of a convention, was man-
ipulated by a little ring of wirepullers in
London. Mr. Carling is so very popular
here, then, that the bosses desire to un-
load him on their neighbors in the East
Riding!

Six women will be nominated as school
trustees on Monday in Toronto. In putting
this number in the field the women are
seeking to fill the one-fourth of the
vacancies to be filled. If the women are
capable, and it is to be presumed they are,
it is to be hoped that they will be
elected. Their influence on the Board
would be for good.

The late Duke of Devonshire, who died re-
cently, owned 103,000 acres of land, lying
in fourteen counties. The rent-roll of his
estates amounts to over £170,000 a year.
Originally the major portion of the estates
was confiscated by the king, and handed
over to the Cavendishes, who have held on
to it, from generation to generation, ever
since. It was a great thing in those
days to have a friend at court.

There has been much rejoicing in certain
circles at Ottawa over a report that, by
a legal thimblebanging game, the trial of
the petition against the return of Mr.
Foster, Finance Minister, would be pre-

vented. The petitioner, in the case (Mr.
Domville, ex-M.P.), however, writes:
"I wish my friends to distinctly under-
stand that the Kings county case is not
out of court, but that in the interest of
the public it will be carried through to
the full extent of the law. It is, how-
ever, manifestly unfair to pre-judge a
case, and to intimate or insinuate that
judges will adopt a certain line of action
two months before the time fixed for trial."

Those sticklers for the old order of things,
in which the landlords took all that they
possibly could from the tenants in the
shape of rent, and permitted the actual
tollers to retain barely enough for sus-
tenance, kicked last at the appointment
of the Scottish Crofters Commis-
sion. They had very good reason. It
has been found that the small farmers
were paying far more than a fair value
for their privileges. The latest illustra-
tion of this fact comes from the Island of
Eigg. Twenty-three crofters, for whom
fair rents were fixed, have got a reduc-
tion of 52 per cent. Of the arrears of
rent the commission have cancelled 35 per
cent.

THE ILLEGAL DISSOLUTION.

(Ottawa Herald.)
The following is the constitutional clause
(article 86 of the British North America
Act) which the Liberals claim has been
violated by Lieutenant-Governor Angers in
dissolving the Quebec Assembly. "In mak-
ing the dissolution of the Legislature in each Pro-
vince in one session and its first sitting in
the next session."
When the Assembly convenes in April
next, as fixed by Angers, over fifteen
months will have elapsed since the close of
its last session. The Assembly precluded
from sitting for so long a time, the Con-
servative Government, the Lieutenant-Governor
dissolved the Legislature at any time and
order a new election irrespective of the
above clause looks rather fishy.

TWO REPORTS CONTRASTED.

In their interim report to the Lieuten-
ant-Governor, Judges Baby and Davidson
state that "it is not proved that Mr. Mer-
cier knew of the existence of the bargain
between Armstrong and Fessenden. In mak-
ing that admission, and in specifically
exonerating Messrs. Garneau, Ross and
Shepley, and at the same time holding the
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