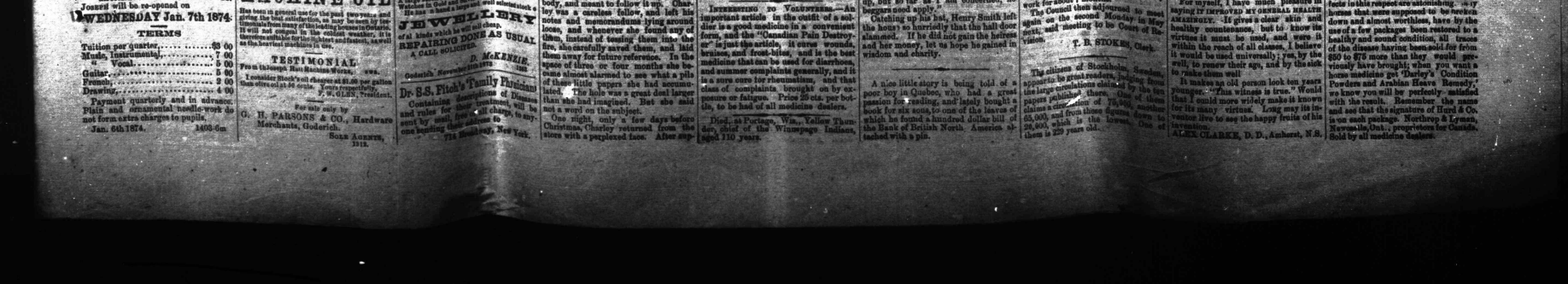


selected stock of

T. T. Tar



ed and Bottled Fruits and bles-D. Ferguson.

Grand Trunk Bailway.

GODBRICH STATION Trains leave as follows,-Mail..... 10.00 "



GODERICH, March 25, 1874.

Voters Lists.

Peterboro, said benuses to be grant-We have several times called attention ed within one year; or till to the errors, wilful or otherwise, which a ibona fide commencement has been are made in the statessment rolls and vot- made in constructing the road at the ers lists, and pointed out the necessity western terminus, said commencement of some change in the law to guard to be made within one year; or till an against mistakes and ensure accuracy. agreement is entered into to expend the agreement is entered into to expend the formed family optimized with the owner into the organization and optimized with the owner into the organization of an optimized with the owner into the organization of an optimized with the owner into the optimized with the opt We are glad therefore to learn that At- \$100.000 or so much as is necessary for

their names on the lists from being put be published and submitted to the peeon. It was impossible to prevent these evils from time to time, it was their duty be ne difficulty in passing is. We shall to remedy them as far as possible, and return to the subject in subsequent

the bill would go a great way to reduce the sisting evils. One objection was that the revision at present had too much The Government Bailway Policy. of a political character, and the state. of Notwithstanding the assertions of the voters' lists was not known by the people

until the election arrived. It was frecharter-sellers, British Columbia appears quently found that people who thought hey had votes did not possess them, and to be perfectly satisfied with the raillish system they had a revising barrister who determined matters in respect to these lists. He proposed, however, in-stead of the revising barrister, that they should make use of the County Judge. A revising barrister appointed by the Government would never have public the policy of the Dominion Government

Haron and Quebec Ballway.

County and in South Bruce, charged the County and in South Bruce, charged the Reform government of Ontario with be-ing the cause of the delay in opening other aspiring places have their theatri-it would be better for the county. the Southern Extension of the Welling- cal clubs.

clusively at the time that the Govern-ment were not to blame in the matter. Last Friday Treasurer Crooks moved in

others who had no right to them were put upon the yoters' lists. Under the see that it is the best for themselves as ing the act. We do not say why not say the the the resonation of that parish vacant by the resonation of ing the act. We do not see why any that parish, vacent by the resignation of Rev. Dr. Caulfield. We are sure the well as for the country at large. The person who does not desire to exercise

well as for the country at large. The person who does not desire to exercise people of Clinton will regret Mr. Kel his franchise should be compelled to do log's departure. SPARE THE BIRDS .- Now that the so and therefore we regard the bill as

The Scrap-book Man Coming.

LOCAL NEWS.

ton, Grey and Bruce Railway by with-holding the subsidy. We showed con-clusively at the time that the Govern

Spring Assizes.

John Shirra,

Robt. Smylie

John Slemmon.

R. Thompson,

Wm, Warner, Thos. Yearley.

so and therefore we regard the bill as an absurd one. It is not likely to pass. Small birds are beginning to make their appearance we trust our sporting youths siding. Besides the local bar there were

will bear in mind that there is a law present Messrs. Robinson, Q. C., of against their wanton destruction. The Toronto and Miller of St. Catherines. confidence, and it was necessary that justice should be as free as possible from Canadian Pacific Railway, have met

clerk, of the persons who appeared on the mountains are too well posted in the Parliament last Friday that he would birds. betical list should be prepared on the mountains are too well posted in the the assessment rolls to be entitled to vote, and that this list should be sub-vote, and that the should be sub-vote, and that the

New Advertisements.



THE DRAMA.—A number of the vil-lages in the northern part of the County are giving their attention to amateur dramatics. Wingham, Lucknow and other aspiring places have their theatri-cal clubs. THE JENNY RUMBALL.—Captain Bogie has purchased from Captain Dan. Bogie has purchased from Captain Dan. THE DENNY RUMBALL.—Captain Bogie has purchased from Captain Dan.

ate and suitable reply. After partaking Queen vs. A. M. Polley-Assault. In of a sumptious entertainment provided

In the second erich, with a branch from Brussels to Sarni, via Seaforth. The meeting was called by Mr. John Fowler, the pro-jector of the scheme. The attendance, owing to the short notice given of the meeting, was not very large. The Chair was taken by Mr. Benson, Reeve, who introduced Mr. Fowler to the meetkindly volunteer their services in the ing. Mr. Fowler explaned that he was now having a bill passed through Parliament, incorporating the scheme he advocated. The scheme was to construct a railway, to be called the Huron and Quebec Railway, from Golerich to

Port Perry, there to connect with the proposed Ontario and Quebec Railway. with a branch from Brussels to Sarnia, via Seaforth, and to connect with Ameri ship that the criminal calendar is so light and hope that the County of Huron may would be a through competing line with would be a through competing line with the Grand Trunk. By this route the distance from Seaforth to Montreai would be some 30 miles shortes than by the Grand Trunk. It would be a much long maintain its reputation for sound norals and a 'strict observance of the All of which is respectfully submitted. ALEXANDER SMITH, Foreman.

Jones, was killed

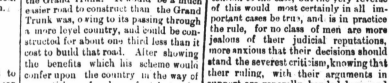
Hav.

Colborne.

Minutes of last

tephen, named

easier road to construct than the Grand Grand Jury Room, March 20th, 1874. Stephen.



amounts which would be required quoted as precedents, while the Juryman from the municipalities. The Company is httle noticed, he is merely an integrant

from this







County Clerk's Office. Goderich, March 23rd, 1874. (1414a

long practice at the Bar has acquired a facility and power of sifting and snaly-ALLAN LINE. STEAM TO # Liverpool, Londonderry and zing evidence which a Juror, if a layman as he generally is, no matter what his Glasgow

education has learned to concentrate his

rhetoric instead of reason. It is said a Judge would not be obliged

tention to the case, but the very reverse

as he generally is, no matter what his natural abilities may be, cannot with his limited practical knowledge possibly possess. The unusual work confuses and unfits him for the duty, as is very EVERY SATURDAY from PORTLAND during win-ter and from QUBBEC in summer. DERSONS wishing to send for their friends can evident from the stolidly stupid appearobtain Passage Certificates at lowest rates. The lickets are good for one year and the amount i refunded, less a small deduction, if not need. ance mostly presented by a sleepy, gaping, open-mouthed Juryman. The Judge sees this and when possible virtu-

REMEMBER.

Saggage. mer for Quebec will leave Liverpor owed him that sum ; there is no neces-sity for calling the other witnesses; you will give your verdict for the Plaintiff" and the Clerk says. "Gentlemen, you find for the Plaintiff—dollars"? A 16th Artii. For Tickets and every information apply to P. H. CARTER, 1414 3m Grand Trunk Station Go

The People's Grocery

Juryman ducks his assent, another and another duck, the remaining nine not knowing apparently what it all meant. G.H. OLD and so the noble Palladii left their seats. the more intelligent looking among them seeming a little ashamed of their super-

WOULD INTIMATE TO THE INHABITANTS be has received and surrounding country that be has received and is still receiving a carefully selected stock of International and the second and the

appeals to their sympathies, passions ALSO

and prejudices-not seldom successfulno Counsellor dare offer to a Judge. It A Full Assortment of Liquors would be a gross insult to attempt to OFTHE BEST QUALITY AND FINEST BRANDS. influence his judgement by flattery or

BOTTLES AND ON DRAFT. to "sum up" if there were no Jury, and would therefore not give the same atalso a large stock of CROCKERY AND GLASSWARE

Lamps and Chimnies, Sc., &c., Pure Clover and Timothy Seed

Just Received.

advantage to call and examine his stock an prices before purchasing elsewhere. Goderich, March 18th ,1874. 1414

TO LET.

A BRICK COTTAGE WITH Stable, large orchard and ton acres of good land, fenced and underdrained, within ten

minutes walk of the Market Square.

FLOUR AND FEED Stephen-Accidently Killer, -We regret to learn that a farmer, who resides near Brewster's Mdls, on the township of more anxious that their decisions should

The Spring Assizes opened in th

suspicion. He proposed that an alpha-betical list should be prepared by the cess, as the people on the other side of scrap book notoriety, announced in betical list should be prepared by the cess, as the people on the other side of scrap book notoriety, announced in betical list should be prepared by the cess, as the people on the other side of scrap book notoriety, announced in betical list should be prepared by the cess, as the people on the other side of scrap book notoriety, announced in betical list should be prepared by the cess, as the people on the other side of scrap book notoriety is scrap book notoriety. The man of the farmer and should not be ruth-to the farmer and should not be ruth-lessly destroyed. Boys, spare the following composed the Grand Jury,—

He had also provided that the list should be pristed, and that copies should be prosted in some conspicuous place in his own office, and that two copies should be transmitted to the following persons: Every member of the municipality except the reeve; every teacher of a Public School in the municipality; the transmitted to the following persons to the effect that Mr. Mackenzie had antered municipality; the transmitted to the following persons for the relation to the school in the municipality; the transmitted to the following persons that it would no be surprising to hear the effect that Mr. Mackenzie had antered municipality; the transmitted to the following persons for the relation the school in the municipality; the transmitted to the following persons that it would no be surprising to hear the effect that Mr. Mackenzie had antered municipality; the transmitted to the following persons for the relation the school in the municipality; the transmitted to the following persons for the relation the school in the municipality; the transmitted to the following persons for the relation the school in the municipality; the transmitter thereof; the school the person the school person the sch

aheriff of the county; the county judge, vance a certain sum of money to bespent in public improvements in British weaken them. or each of the county judges in case there shall be more than one county Columbia as the price of such a relaxa-Payment of Grown Witnesses. judge in the electoral division; the clerk tion of the terms of union as would en

of the peace; the member of the House of Commons, and the member of the Legislative Assembly for the Electoral Division, respectively, in which the municipality lies; the unsuccessful candi-transition of the peace is a great in the ontario transition of the peace is a great in provement of time, they gave rise to to a feeling of unassiness and approximation in the one wheels will be the peace is a great in provement of time, they gave rise to to a feeling of unassiness and approximation in the of time, they gave rise to to a feeling of unassiness and approximation in the of time, they gave rise to to a feeling of unassiness and approximation in the of time, they gave rise to to a feeling of unassiness and approximation in the of time, they gave rise to to a feeling of unassiness and approximation in the of time, they gave rise to to a feeling of unassiness and approximation in the of time they have have the they have the total the of the transition the transition the of the transition the transition the of the transition the transition the transition the transition the of the transition the transit Division, respectively, in which the municipality lies; the unsuccessful candidates for whom weaks, or each of the candidates for whom of a member for the House of Commons, and confidence in the integrity and of a member for the House of Commons, and confidence in the integrity and of a member for the House of Commons, and conndence in the list of the Local Government remain-spectively. Objection to the list would have to be made within thirty days, and conndence in the Local Government remain-ef frm and unshaken. That Mr. Mac-kenzie intends to keepf ait the Thermation to be source in the state of the second double of the work himself, promising to do the state of the second double of the second double of the second double of the work himself, promising to do the second double of th if no objection were made within that time, the list would be confirmed. He had in the Bill afforded facilities for becoming more and more apparent. He Columbia, and to carry out the Terms to the utmest possible extent, is every day becoming more and more apparent. He cannet do impossibilities, nor do British pense. Mr. Gibson of North Huron ex-cannet do impossibilities, nor do British

witnesses being produced, because he cannet do impossibilities, nor do British thought it right, if an objection was Columbians expect him to make the atmade to the vote of any person, that it tempt." should be his duty to attend, and he

should be his duty to attend, and ne proposed, if such voter refused to at tend, that his name should be struck off the Assessor or the Clerk might be ordered to be paid by the guilty parties. For every name erroneously inserted or ommitted, the penalty was \$10. This consisten was for the nurpess of preventthe Opposition, headed by Messrs, in Abyssinia or in Ashantee, the banner paratively shall be a large and respectable of St. George, flaunting in the van of a grown to be a large and respectable bet and we understand has a large mistakes which ought not to occur. Rykert and Boultbee, voted to have the minimum fixed at \$600. Mr. Rykert argued against the \$400 clause as fol. mands respect from the most warlike by the *Graphic* Company at \$12 a year. with the use of fair and ordinary diligence by the officers concerned in this natter. If the Assessor wilfully inserts matter. If the Assessor wilfully inserts or omits, a fine not exceeding \$200 might be imposed, and imprisonment in the common gaol of the county or city for a period not exceeding six months, or both such fine or imprisonment, in the discretion of the County Then, in the discretion of the County The imprisonment, in the discretion of the County The imprisonment imprisonment in the discretion of the County The imprisonment the discretion of the Court. Then, in than \$400 per annum, this was approach. with no other military mission to fulfil when the pressure came from above it than that of holding a few thousand gave way, and the river has now a clear rder to prevent bogus leases and other ing too per allitum, this was approach redskins in subordination, utterly fails outlet beyond the piers. It is well that transactions of a similar character, he ing too near it, and he thought \$600 had made them penal offences. He was sure hon, gentiemen would see that there was no desire on his part to favour give railway laborers or man receiving. Garnet and the British compared to favour for all the favour for the bill "because it would are hon gentiemen would see that the favour five railway laborers or man receiving. Garnet and the British compared to favour five railway laborers or man receiving.

sure han gentlemen would see that there was no desire on his part to favour either, and thought it should meet with general approbation by the House. The measure has been very favour. ably received and commented on by both eides of the house. MECHANICS. WORKMEN AND LABOUR. Sure that have been to the bill "because it would give railway laborers, or men receiving \$1.50 per day, a vote. This would be going too far in the direction of univer-sal suffrage, to which he entirely ob-jected." MECHANICS. WORKMEN AND LABOUR. Sure that have been to the bill "because it would give railway laborers, or men receiving state of the house. Sure that the bill "because it would give railway laborers, or men receiving state of the house. Suffrage. The whole of the new south pier and suffrage. Only Measrs. McCall, Meredith and O' Donog-and harbonr.

MECHANICS, WORKMEN AND LABOUR- hue voted for it.

The Judiciary Bill.

It has been telt for some time that professed themselves to be your friends. the work imposed on the Judges of the Superior Courts, largely increased professions. The Liberal party have recently by the change in the law for the trail of controverted elections, is entirely too heavy. Attorney General Mowat has a bill before the house authorising an increase in their number, and introducing some other changes in the working of the Ceurts. He pro-

poses to procure the appointment of measures in your behalf. three additional judges and re-constitute the Court of Appeal, by making it consist of the Chief Justice and the three

work of the various courts. It is also the marriage of the Duke of Edinburgh, to secure his arrest on a warrant, and a rumor." preposed by the bill to abolish stamps in Division and County Courts, which tween two great empires; the Asbantee onatables in Division and County Courts, which

sympathizers with the charter sellers on risk of losing his own election. W. G. Hings! John Lewis. Chas. Middleton Henry Mathers, John Moscley. His Lordship briefly add ested the Grand Jury congratulating than on the

lightness of the criminal calendar, after ly to strengthen the government than to the Grand Trunk Railway Company are which he dismissed them to their duties. The following cases were disposed cf: caught. replacing the wheels at present in use McGregov vs. Lake Superior Naviga on their passenger cars, by putting on wrought iron wheels, with steel tires. tion Co.-Action to recover balance due

for wages. No defence. Verdict for Plff. for \$175.67. B. L. Doyle for Plff. Hagyard vs. Walters-Action on promissory note. Verdict for Plff. by consent for \$116.96. Cameron & Gar row for Plff. Sinclair & Seager for Deft Brewer vs. Brown -- Action on promis-sory note. Verdict for Deft. S. Malcolinson for Plff. B, L. Doyle for Deft Cameron et. al. rs. Luxton - Action on covenant in chattel mortgage. Verdict for Piff. by consent for \$284.59. Cameron & Garrow for Piff. Benson & Mever Attorneys, J. S. Sinclair, Counsel f. Ontario Salt Co. vs. Larkin-Action

several years a memoer of the township Council. He was an engetic and use-ful public man and an estimable private citizen. His demise will be mourned by a large family circle, and his memory will be long cherished by many friends. pressed his opinion that the counties Judge exempted him from serving. against Deft. as ship owner for not delivering 100) barrels of sait in Chicago. DAILY GRAPHIC. - We received a few -Espositor. days age a copy of the New York Daily Verdict for Pift. for \$476. Cameron & SAD ACCIDENT. -On Saturday last Mr.

Garrow for Piff. Mr. Miller of St. Catherines for Deft.

William Jamieson, an old resident of the the charter of the road was sanctioned township of Hay, while working in the Delone es. Callwell-Action for taking township of riay, while working in the township drain on the lake shore, in Stephen, met with an accident which resulted in his death. Mr. Jamieson was an Englishman by birth, was about goods under a chattel mortgage before same became 'due. Verdict for Deft with leave to Plff. to enter a verdict for \$10 damages should the Court see fit to allow the same. McCaughey & Holmested Attorneys, B. L. Doyle 50 years of age, and had resided in Canada over 39 years. He owned a farm on the Lake Shore Road in Hay, of which township he had been a resident Counsel for Plff. Beuson & Meyer Attorneys, C. Robinson, Q. C. Counsel for for many years. He had never been married. We have not been able to learn Deft. Morley vs. Whitehead - Action on two

the particulars of the accident which promissory notes. Verdict for Plff, for \$1454.05. Cameron & Garrow for Plff. caused his death. - Expositor. Sinclair & Seager for Deft. Archer vs. Kiltin-Ejectment, Ver.

COUNCIL MEETING.-The Municipal Council of Colborne met on the 16th diet for Plff. B. L. Doyle and C. Robinson, Q. C. for Pitf. Sinclair & Seager for Deft. March. Members all present. Reeve Malone vs. Carter-Action to recover in the chair. for a quantity of wood delivered to Defts. A communication from J. J. Wright t their salt works in Seaforth. It was alleged on behalf of Defts. that the wood was inferior in quality and not ac-

was read requesting the Council to grant him Tavern License. Moyed and seconded that he receive license and cording to agreement and they paid into Court all they considered it worth, Verdict for Defts. McCaughey & Holmested and B. L. Deyle for Plff. that the Clerk be and is hereby authorized to give certificate. Carried. A communication was received from Cameron & Gartow for Defts.

FATAL ACCIDENT. - An accident occur-Mrs. McKidd asking for relief for Mrs. Donelly vs. McCanse et. al.-Action Murray. Moved and seconded that the To the Editor of the Huron Signal. -The unknown victim of the Ko- red a few days since at Port Frank, by moka railway disaster has turned out to be a Mr. Marlatt of Thorold. He has on account. Verlict for Plff. against Reeve furnish her one barrel of flour. hos railway disaster has turned out to be a Mr. Marlatt of Thorold. He has no relatives in this country. Hon. George Brown has gone to Carried. Notices of exemption from school rates were received from James Tobin and John Lamont, Mr. Tobin to be exempt but Mr. Lamont cannot claim exempt but Mr. Lamont cannot claim exemption from the rates already im-posed on S. S. Nc. 6, as the Debentures were issued before the separate school was established. Moved and seconded

Verdict for Plff. for \$500 subject to award of W. R. Squier. Cameron & write to and that the following offer be Garrow for Plf. Davison & Johnston for made to Mrs. McDonald for the piece of land previously examined by the Council

Deft.
Berr vs. Oliver-Ejectment. No defeuce. Verdict for Plff. P. K. Walker
Attorney, C. Robinson, Q. C. Counsel for Plff. W. R. Squier for Deft.
Mitchell vs. Brace-Seduction. Action of Plffs. daughter by Deft. This case
was characterised by some viery hard swearing. Verdict for Plff. W. R. Squier for Deft.
Moved by A. Malloy seconded by H.
Squier for Deft.
Moved by A. Malloy seconded by H.
Squier for Deft.
Moved by A. Malloy seconded by H.
Squier for Deft.
Squier for Deft.
Squier for Deft.
Moved by A. Malloy seconded by H.
Squier for Deft.
Second State State

Friday last by his straw-stack failing on | would require in bonuses County \$5,000 per mile had been granted in a solicity in a solicity in the system of trial by jury is obsolicit, bonness to the London, Huron and already the wedge is entered, the solicity him. - Expositor. Gorrie.

was a native of Giasgow, Scotland. He emigrated to this country more than 30 years ago, was amongst the first settlers on the Sauble Line in Hay, and was for several years a member of the township Council. He was an enegetic and use-for assessment, or \$5 on each 109 acres of

NICELY TRAPPED. -On Wednesday Bruce Railway, and contended that this it is driven home the better, for it doe last a boy by the name of Richardson road would be of very much greater not merit the panegyrics commonly be-was ransacking the house of Mr. A. W. advantage to the people than that. Bespaulding in Gorrie, while the family sides the \$5,000 per mile from the mind should see its deficiences and the County, he would require a bonus of greater claims on its confidence of a \$100,000 from Goderich, and \$20,000 trained, experienced, and impartial to the door. The would be thief was from Seaforth. But he would only ask Judge.

these bonuses on condition that the mu nicipalities which had already granted bonuses to the London, Huron and

AN OLD RESIDENT GONE. - We regret Bruce, would be relieved from their ob-

being called upon this week to record ligations to that Company. He believ the death of another of Huron's pioneers ed he could make arrangements with in the person of Mr. William Turnbull, who died at his Tesidence, Sauble Line, township of Hay, on Saturday last in the 61st year of his age. The deceased was a native of Glasgow, Scotland. He proposed to build themselves, as rupthat Company by which this could be

which such a road would confer on him.

He concluded by stating that so soon as

by the Lieutenant Governor, he would

call another meeting when he would

more fully discuss the project, and lay

mount of bonus required by Mr. Fow

ler from this County, at the rate o \$5,000 per mile, would be \$400,000, be

sides the additional bonuses from Sea-forth and Goderich. Dr. Gouinlock, Messrs. D. D. Wilson Wm. M. Gray, and others spoke strong

v in favour of the scheme and gave Mr

Fowler every encouragement to perse-vere in his work. The following resolu-

tion was passed unanimously: Moved by Wm. M Gray, seconded by D. D.

Wilson, "That this meeting approves of

the scheme as laid down by Mr. Fowler;

that they consider it feasible, and that

if carried out, it would be of great bene-

fit to this village and section of country.

vote of thanks was tendered to M

owler, when the meeting came to a

CORRESPONDENCE.

Judge vs. Jury.

In Mr. Ross, Treasurer of Huron's

late report to the County Council it is

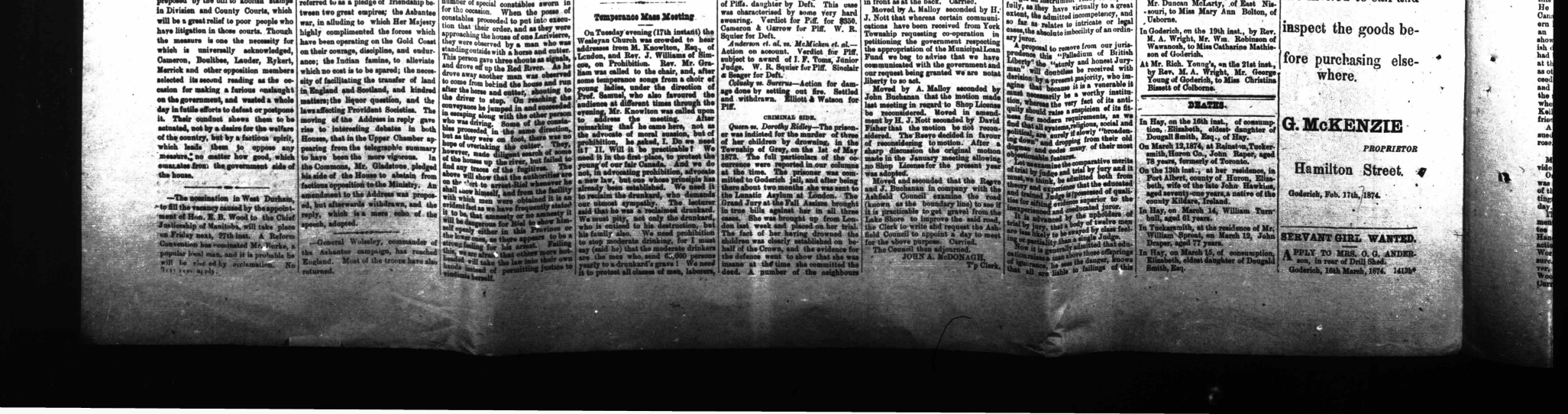
stated that the cost to the County for

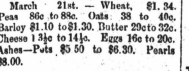
each jury case tried last year in our Courts was \$161. This is exclusive o

the nominal sum paid by the litigants, the cause of juries, who should in strict fairness pay the whole of it. The sum paid each Juror was merely nominal, not

his plans before them.

Yours truly. Enquire of W. D. ALLEN. Queen's Hall, Montreal, was destroy Albion Hotel, ed by fire on Friday night, entailing 1412-1m Goderick loss of \$50,000. During the fire a gas explosion occurred in the west end of the building, slightly injuring two or three THE MARKETS GODERICH, March 24, 1874. Wheat, (Fall) @ tush \$1 17 @ 1 18 SPRING Wheat.(Spring) @ bush ... 1 10 @ Flour (per-brl.)...... 5 50 @ 6 00 Oats. P bush 0 45- 0 47 Peas, P bush C 60 @ 0 60 Barley, W bush 1 25 @ 1 35 Potatoes. P bush 0 45 @ 0 50 STO Butter, # 10 0 35 @ 9 85 Eggs. # dog (unpacked) .. 0 16 @ 0 18 Pork 7 00 @ 7.25 Hides...... 0 60 @ 5 50 Wood 3 00 @ 3 50 0 00 @ 6 50 Tan Burk 4 00 @ 0 00 GLINTON, March ,24 1874 Wheat (Fall) ner bush .: 31 15 @ 1 20 Oats. per bush..... Pease, per bush..... Butter 0 25 @ 0 30 Eggs, per doz. (unp*cked).. 0 12 @ 0 14 4 50 ** 5 50 Pork..... 6 00 " 6 50 Just arrived SEAFORTH, March 24, 1874 AT THE Barley, per bush 1 26 Oats, per bush 0 38 " 0 40 Pease, per bush 0 58 " 0 60 Potatoes, per bush 0 40 " 0 50 LION STORE Butter, 0 25 " 0 25 Eggs.per doz. (unpackel) 0 10 " 0 11 Beaf 3 00 " 5 50 Pork 6 50 " 7 00 Hides..... 5 00 " 5 50 TORONTO MARKETS. Mar. 21st. --Fall Wheat \$1.23 to \$1.30. Spring do \$1.15 to \$1.16. Barley \$1.35 to \$1.40. Oats 45c to 46c. Peas 70c to tion of Fin. s using the standard of the standard seconded the school competitive second seco 71c. Rve 65c to 70c. Butter 30c to 4%. MEN, WOMEN. the wife of aughter. AND CHILDREN MARRIAGES At the residence of the bride's father, March 11th, by the Rev. W. C. Beer, Mr. Duncan McLarty, of East Nis-souri, to Miss Mary Ann Bolton, of are invited to call and inspect the goods before purchasing elsewhere.





at at dest is of	\$6.00.
article is not to t of juries so much reasons why the	Contraction of the second s
	BIRTHS.
	At Exeter, on the 19th inst., Mr. Robert Pickard of a
- had better be	Mr. Robert Pickard, of a d

doubtful utility. The object of this point out the great cost

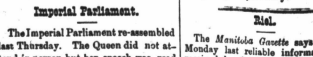
was prorogued yesterday.

should.

Imperial Parliament.

ERS, you have often been appealed to

to vote for Tory candidates because they



no relatives in this country.

-The Local Legislature of Ontario the bottom of the small canal, falling upon the unfortunate man and knocking the life out of him. Mr. Jemison was an

old resident of Hay, and leaves a large judges proposed to be appointed under the act. As the business of the Court of Appeal would not, however, be suf-ficient to eccupy their whole time, it is proposed to utilize the additional judges by requiring them to aid in the circuit work of the various courts. It is also journal adds that since the above was written "we hear that three more men have been killed at these drains in the

Mr. McKellar moved the House-into Committee on the Bill making provision for the settlement of certain townships in Muskoka. He explained that it was intended to endeavour to make arrange-ments under this measure for meeting the plans of Mr. Arch for the settlement for minimum deavership a constraint of a maximum deavership and a wrong having been done. of agricultural labourers in Canada. Mr. Cameron hoped the right class of defeated by Yeas 27, Nays 44. emigrants would be brought out. There had been an increase of crime lately, and Supply was then carried. The House

it was worth while to consider whether shortly after adjourned. immigration had added to the number of offenders.

Mr. McKellar, with considerable warmth, repelled the insinuation as a foul slander on the immigrants. Every one was agreed as to the superior quali-ty of recent immigration. The immi-grants would compare very favourably and Scientific Institutions. 200 200 with the class that arrived during the period the Government of which Mr. \$15,500 to cover miscellaneous expendi-Cameron was a member, was in power. ture.

ballot was then agreed to in Committee. eration of the House. The House then went into Committee on the School Bill and adopted a num- and the House adjourned. her of the clauses.

The Attorney-General introduced his ill consolidating the School Laws. bill consolidating the School Laws. Mr. Rykert moved a resolution in determine for themselves in what way vision for the due administration of the money allotted to municipalities justice. under the Municipal Loan Fund Act of 1873 should be appropriated He held objected to the passage of the Bill that the rate payers were the best judges Messrs. Can and Bouilbee found posed of. On a division the amendment fault because the Bill was left till so late was lost by yeas, 14 navs, 40. The be spent, and that they might be very in the session. Hesrs. Prince and properly left to use their own judgment Hardy supported the Bill, Mr. Merrick in the matter. .

The Attorney-General thought it of giving time to consider the measure. The Attorney-General thought it of giving time to consider the measure, it was that the money should be invested in a way to show practical results. If there was to be any change in the exist-ing arrangements the time had certainly trivial matters, that the Bill had not very fairly and properly take it into AT THE ROOMS or G. M. TRUEMAN not yet arrived for disturbing them. He been reached scenar, Mr. McManus fav-recapitulated the modes in which the ored the immediate passage of the mea-

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Bill read a third time and passed. Hon. Mr. McKellar moved the second reading of the Income Franchise Bill, and in doing so remarked how desirable it was that the large class of intelligent citizens whom the Bill affected should be enfranchised. The qualification for voting, he explained, although left blank in the Bill mouth be \$100. n the Bill, would be \$400. Mr. Rykert and Mr. Boultbee, while March 14th.

greeing with the principle of the Bill, The House met at 11 a. m., and after thought the qualification too low, and

opproaching too nearly to universal sufrage. They pointed out that mechanics and laboring men might, according to their understanding of the measure, b entitled to vote, and they were strongly opposed to any such proposition. The discussion was continued till the

House adjourned. Cameron was a member, was in power. The House then went into Committee and agreed to the several clauses of the Bill. The resolution granting such sums as pay bo necessary to give effect to the provisions of the Bill for taking votes by hall the assession, when they would in all probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-The Action to the difference of the probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-tion to the difference of the probability be submitted for the consid-tion to the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the taking votes by the difference of the difference of the difference of the difference of the taking votes by the difference of t The Attorney General moved a reso-lution intended to further the progress eration of the House. The Committee rose at three o'clock and the House adjourned. March 16th. Intended to further the proposal would prevent the discussion of his resolution relating the Municipal

The House then went into Committee of supply and passed a number of items. March 11th. The Attorney-General introduced his introduced his approximation of the Municipal tions were concurred in. The Liquor Law Amendment Bill, and the Bill re-specting aid to jail additions and alterative approximation of the Municipal Loan Fund money, which had stood over by adjournment, Mr. Rykert's remarks partaking of a personally offensive character towards both Mr. Meredith and the Government, the Attorney Gen-The Prenter moved the second readeral declined to reply to his arguments. favour of allowing the ratepayers to ing of the Bill to make further pro- Messrs. Boulthee and Metrick both supported Mr. Rykert's position. Mr. Boultbee moved an amendment declar-Messrs. Descon, McCall and Paxton ing that the order relating to the Municipal Loan Fund money should be dis-

> was lost by yeas, 14; nays, 40. The original motion was carried. The Attorney General moved to go into Committee on the Administration of Justice Bill. Mr. Boultbee protested moved a three months' hoist, as a means

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