The Carleton Sentinel.

SATURDAY, OCT. 2, 1858.

Victoria County. a great extent cut and not dried. Indeed, a general despondency had taken possession of the farmweather, inevitable destruction of the crops seemed unavoidable. However, we have at the present since last Friday the weather has been most favorable, and doubtless the bulk of the crops has been safely housed. The potatoes, generally spea'-

a fine return. At the Grand Falls we found the Court of Oyer and Terminer in session, Mr. Justice Ritchie presiding. Not having arrived in time for the opening, a friend kindly took notes and furnished us with the following report of His Honor's

CHARGE TO THE GRAND JURY:

Gentlemen of the Jury:

been no calendar presented, no persons are in Gaol awaiting trial, which is certainly a matter of great in the County. However, there appears from depositions placed in my hands, one exception, -a charge of rather an aggravated character,-which ble to a County to have crimes a rare occurrence, particularly in one situated as this is, where there are such immense tracts of lands suitable for set-County and an incalculable benefit in opening up new and most fertile tracts of land, situated on the Referred to the functions of the Grand Jury-that they did not determine the guilt of a party.) Should thus be sure to arrive at a safe and just conclusion. I will cheerfully explain any points of law, or assist with my advice, should you require it.

The cases were few and short, only occupying two days, including that of opening.

THE BRIDGE.

which is of course the great centre of interest to the store of Robert Brown, stated, referring to the forinhabitants of the town of Grand Falls, and a great mer assault, that the defendant was a d-d blackmonths be open for travel. We purpose, after it is tention, at the first opportunity, to give the plaincompleted, giving a full description of the struc- tiff a thrashing. On the same evening, on the ture, but cannot meanwhile drop the subject with- platform midway of Water-street, the plaintiff beout stating that, having examined the various sec- ing there standing in conversation with a friend, noticeable for strength and durability. The last a broken nose, and the loss of a tooth; he was various localities in this County. twelve months has wrought but little change in the confined within the house during the day for about Mr. Fisher's object, as it is his duty, in this his there have felt the hard times, and their energies and a due-bill, five pounds.

coming one of the most interesting institutions of the defendant sweat costs. the County. Since we were previously at the Falls, a division of the Sons has been instituted, which good. We had the pleasure of attending a large damages. and respectable meeting convened in "Hammond's Hall," for the purpose of hearing an address on Had we had sunshine on our journey, doubtless we improvement, and scenes of interest noticeable and to be commented upon; but as the weather was, it interfered very much with our just appreciation of anything save the welcome shelter and hospitable

Carleton Circuit Court

the traveller comfortable.

entertainment which very abundantly offered them-

were not found in some of the former cases.

find no book authority.

actions were brought to recover damages for assault Fisher Esq.; for Defendant, S. R. Thompson, Esq., of Saint John.

one partly in the sleeves, the defendant rushed We last week made our annual visit to the Grand through the crowd, saying he would have one slap cisely and impartially giving the case to the Jury, plished the journey there under more unfavorable him. The defendant was taken off by Mr. Tupper. auspices. The weather-fickle in the extreme, with but afterward used some abusive and threatening whole extent of country a draggled and distressing and made assertions respecting J. F. W. Winslow. look, but very much against the harvesting, for in the House of Assembly, which were of a characers, for, with a continuance of the then prevailing taken, however, by the counsel on the other side, Assembly by the plaintiff was irrelevant to the case at issue, and could not be entertained. In reply to questions put by the defendant's counsel, Mr. ing, we found very badly affected, although we Tibbitts swore to two cases in which J. F. W. Winslow had, in the one instance, charged excessive were told of some localities where early and severe fees, and, in the other, sold a piece of land under frosts had stayed the ravages of the disease, and

execution twice; and that he, plaintiff had brought where a fine crop would be obtained. Buckwheat that suit, not for the purpose of making Mr. Winsnever was better or more abundant, and oats, allow pay damages, but as he (the plaintiff) had three party liable for their own cost. though somewhat affected by the rust, have given several times been assaulted by different members of the defendant's family, to teach them a lesson, and that there was a law to protect from personal violence. No witnesses were called for the defence, but the counsel made a very sympathetic appeal to the Jury, urging that his client had been influenced tirely from the individuals concerned in them, there by very natural feelings in desiring to resent insult is a principle involved, which affects materially the trust to our memory. The minutes of the Company's servants—that it "did of the Limbs and Stomach, Rheumatism in all its forms, and injury, with which he alleged the plaintiff well-being and peace-preserving of society. While we published last week.

I am happy in being able to inform you that treated the gray-headed sire of the defendant .brought to satisfy a vindictive spirit, and take costs congratulation. It shows that for a period of from the pocket of the defendant, and that damatwelve months there has been no crime committed ges, if a verdist for such were found at all, should only be for a nominal sum.

The other case was J. S. Cox vs. J. C. Winslow, you will have to investigate. It is indeed credita- likewise for assault and battery, with the same counsel as in the former one. In this case there tlers, who in choosing homes would prefer a com- the plaintiff, and corroborated by the defendant. munity proverbial for their law-abiding habits,- The first was in R. Donaldson's tavern, on the and now at this time more than ever, when a large evening of the day when the election in '57 took public work—the bridge—an ornament to your place, where the defendant came up to plaintiff, any other matter come up, your best guidance will prepared to apologize to him. The next was on be the oath which your foreman has taken, and the same evening, at a later hour, on the bank of to which each of you is equally bounden. You will the river at the steamboat landing, when the dehad assembled to give him (the defendant) a thrashattraction to all visitors thereat, is rapidly ap- hearted rascal. Mr. Brown reported these words dignified and impartial, manner in which he has proaching completion, and will probably in two to the defendant, who then stated it to be his in- conducted the present sitting of the Supreme Court.

enterprise have been cramped; but with a return In this, as in the former case, the counsel for visions and machinery, and the way in which it is of prosperous trade, taking into consideration the defence appealed strongly to, and depended upon, to be rendered effective; and this duty he performs effect which the bridge will have, the march of im- the sympathies of the Jury. He acknowledged the in a manner convincing, lucid, and interesting. provement and enlargement must necessarily be offence, but claimed in mitigation of damages, the Mr. Fisher carefully and properly avoids politics, extenuating circumstances (assuming what had not claiming that the subject of education never has On Wednesday evening of last week, the Chief been proved) that an insult had in the first place been, as it never should be, regarded as a party Ladies' Book to Godey; its reputation is already Superintendent of Schools held an educational meet- been offered to J. F. W. Winslow, Esq., at the question, but that it has received the attention of high, and still increasing. ing, which, though not numerously, was respecta- polling place in Woodstock, by the plaintiff; he successive legislators and governments ever since bly attended, and the audience bespoke a very gen- appealed to the Jury whether, as a son duly hon- the Province has had a legislature and government eral approval of the learned lecturer's sentiments. oring his venerable parent, he had not, in resenting that in these, acknowledging the intrinsic impor-At the close of Mr. Fisher's remarks, Col. Coombes it on the earliest opportunity, done what any one in tance of the subject, men have agreed on education of the assessment principle being carried out, in held the plaintiff up to ridicule for displaying a order to insure to a proper extent the blessings of cowardly spirit; in general assertions made him a liberal educational scheme. Mr. W. Hartt like- out to be a most despicable, unworthy, and unrewise made a few remarks, having reference to some liable man; described him as having remained in local difficulty with the School Trustees and inhab- as the house for the purpose of raising the costs, and house." By the way, of this same Grammar-School, with respect to the doctor's bill; and endeavored under the direction of Mr. N. B. Hartt, we have to impugn the conduct of his attorney, as having

He called upon the Jury to show their disapprobation of the paltry plaintiff and his paltry suit by we found in a flourishing state and doing much rendering a verdict for, at most, mere nominal

Mr. Thompson labored long and earnestly for his client, and exhibited considerable tact and talent; Temperance, at which the Sons appeared in regalia. certainly in assurance he is not wanting, and browwould have discovered on the route many marks of character with an aptness which we suppose does credit to his profession.

Mr. Fisher's address was one which well sustained his high reputation as a pleader. He animadverted upon the course pursued by the learned gentleman on the other side, in throwing aspersions selves in public as well as private houses. To the upon the character of men who were much better former Mr. W. R. Newcomb has made an excellent known by the Jury than by him, and the pompous addition, he having opened a house at Tobique manner in which he had addressed himself to the which has all the appurtenances necessary to render Jury-

" I am Sir Oracle; And when I ope my mouth, let no dog bark."

The above was opened on Tuesday last, Judge but in this case there was nothing to call out the him and with his expositions; and we feel confi-Ritchie presiding, with a very heavy docket of son in defence of the father; for had the plaintiff dent that his labors, continued with the same zeal criminal and civil cases; many of the latter, how- at the polls, as alleged, behaved improperly or in- which has marked their commencement, will be ever, were settled before coming to trial, while bills sultingly, the Sheriff (Mr. Winslow) was clothed exceedingly beneficial to the educational interests with ample power to commit him to custody on of the province. The learned Judge's charge to the Grand Jury view ; and he contended that the late Sheriff was was confined chiefly to an explanation of the law not the man to permit any violation of law, or any THE JOURNAL AND MR. CONNELL -We find that according to our wishes, probably the acerbities relating to the various cases to be presented to it insult to himself, without making the guilty party our contemporary has-and it is a very funny ideafor consideration, giving in connection with one of feel the full weight of his authority. In reference kindly taken the present Government under its the cases some excellent advice to magistrates, ex- to remarks made by the counsel on the other side, guardianship, so far as to suggest and point out plaining the consequences which follow any misdi- as to the training which the sons had received at how the said Government may render themselves Williams, the Hero of Kars, arrived here in the rection on the part of such, and warning them not the hands of the father, be (Mr. F.) supposed the unpopular with the Assembly. What will we have steamer "Anna Agusta" on Friday evening of a Federal union of the North American Colonies. to take law out of their heads for which they could legitimate effects of that training were discovered next? Has the comet had any influence upon the Two cases which excited a good deal of interest him. He urged upon the Jury the necessity of ardently, and so effectually (?) endeavored to push, Chamber. Although the notice was short, yet trans-Atlantic Colony leads us to regard with much in this community, and in reference to which con- putting their hands upon this violation of law, if and drag, and kick the Government down to the there was a large number of the citizens present. - favor, though we confess with more favor than siderable feeling has been exhibited, -in which the they desired to preserve intact and pure the foun- lowest hell of popular disfavor, now interfere to tain of justice, -if they desired to prevent that unhappy state of things which must follow the allowand battery,—were tried. The first was James Tib- ing of men by violence to take the law into their Mr. Connell to an office. But seriously: the Jour- announcing the death of a sister in Sussex Vale.— ican Colonies. These settlements have arrived at complete the Chapel. Tea on the table at 31, P. M. bits vs. John C. Winslow; for Plaintiff, L. P. own hands, when peaceable and timid citizens nal gives additional publicity to a rumor which has Ib. would have in self-defence to go armed, -and told prevailed, that Mr. Connell has been offered a seat them that, if they in this case did not find damages consistent with the aggravated nature of the offence,

Tibbitts was on his way to Fredericton to attend to fendant; had never been attacked, and probably he has often done before, in other words, that Mr. his Legislative duties, he being one of the represent- never would be, by him or any of his family. Per- Connell has no influence, no standing, no credit, atives for Victoria. The nature of the assault was haps they knew that, if so, he would not be a John with members of the Assembly. Now, without as follows: While Mr. Tibbitts was in the act of S. Cox in their hands; and he congratulated the reference to the rumored appointment, - which ruputting on his overcoat, and had one arm in and defendant that he had got off so well as he had mor, if true, however, would, we know, meet with which it originated had been set on fire a few days necessity of opposing the progress of the United

His Honor the Judge followed, very clearly, con-Falls, and have to confess that we never accom- at him; struck him on the right cheek and felled his remarks being necessarily very similar to those pelled most distinctly and nnaquivocally to declare the Jury that all they had to decide was as to the nell's position in the House as most wilful, unamount of damages, the assault having been proven, a vast preponderance of rain—was not only calcu- language to the plaintiff, after he had got into the and without contradiction. He remarked elolated to mar the enjoyment of what is under favor- stage. The counsel for the defendant attempted to quently upon the protection which the law afford- ture from the truth. Our duty to our readers deable circumstances a delightful drive, giving the prove by Mr. Tibbitts that he had used language ed to every class of persons, and upon the necessity mands at our hands some notice of this falsehood for sustaining the law in all its power and purity, and claiming to have as much public experience in -deprecating such a state of things as existed in uncivilized countries, and in some of the Western which all the grains were more than ready, and to ter to exasperate the son, who was defendant in States of America, which state of things, they must this case, and which should have an effect with the expect, would find existence here if men possessing vorable opportunities for judging in this matter, Jury in mitigation of damages. Exception was physical strength and power were allowed unre- we brand the thrice-told tale of the Journal as an strained to take the law into their own hands-the days of bowie-knife and pistols must follow here. and his honor decided—reserving the point for the His Honor animadverted very severely upon the any satisfaction to our readers to be reminded o court above-in favor of the latter, and that any conduct of one of the witnesses for the defence, who what many of them know to be a fact, Mr. Conwriting the satisfaction of being able to record that question as to assertions made on the floor of the had, by his own acknowledgment, repeated to the ly becoming the means of all the difficulty,-very justly remarking that in small communities such tale-bearers were pests, and ought not to be tole- ents, -as one of the most industrious and best Coun- to the Sister Province, if proper means are taken rated. His Honor left the case with the Jury. it ty members in the Assembly. being for them to sav how far the various circumstances which had come out in evidence should go in mitigation of damages.

The Jury, after a short retirement, brought in a verdict for plaintiff, seven dollars, thus leaving each at the special meeting held at Victoria Corner, In the former case, in which Mr. Tibbitts was

plaintiff, the Jury did not agree.

have them. They are cases in which the whole community of the county is interested : apart enhad, in his representative and private capacity, sound body who will allow another man to assault your duties at this Court will be light. There has Urging that the case was a paltry one, merely self, it would be grossly wrong for us not to depreposed insult or injury they may suppose the other party has indulged toward them or their friends. Fisher and the learned Judge to that class of per- by the present Parish School Act. sons who are, we fear, well represented in this community, viz., tale-bearers, - people who delight were three separate assaults committed, proved by in setting other people by the ears, and making trouble and hard feeling in the community.

dent, that to the interference of third parties was and saying he was the man who had insulted his attributed all the trouble between Cox and Wins- man. opposite site of the river-is being completed. The (the defendant's) father, struck at him one or more low. On the night of the election somebody tells Winslow that Cox had said something insulting to charge of a criminal nature referred to is that of blows, which however, did not take effect; the his (Winslow's) father, and, naturally enough, on so raw a place; still, party sores need not make "stabbing." (Law explained upon this subject. plaintiff meanwhile having stated that he had not Winslow feels indignant: and then another gen- him personally impertinent. It shall be our aim, insulted the defendant's father, but if he had was tleman, on a subsequent occasion, repeats to Wins- as our duty, to endeavor to preserve the solvency low a very improper expression made by Cox respecting him, and thus the assaults, the ill-feeling, the law-suits. If these matters and their effects were publisher of the Head Quarters may do the former confined entirely to the parties immediately and for it; the editor has already placed it on the fendant, taking off his coat, and, as he stated, hav- directly concerned, then these circumstances would highest point it can reach of a bad reputation. ing been told that a party of the plaintiff's friends be of less importance; but they inevitably extend further, and divide the community into two parties, each conscientiously, probably, but with a ing, wished there and then to settle, by a fight with degree of disagreeable bitterness, regarding the office. the plaintiff, their difficulty. A few days afterward, other, and very often beget animosities and unthe third affray took place. The plaintiff, in the kindly feelings between those who had otherwise been and remained friends.

and public by the learned, affable, vet sufficiently

Educational Meeting.

The Superintendant of Schools, H. Fisher, Esq. addressed a large and very attentive audience i tions of the work, as thus far advanced, as well as the defendant came up, put his hands upon him, the Mechanics' Institute, on Tuesday last, on the the drawings of the general view and working plans turned him round, and said, "Cox, you're the man subject of Education. Having been prevented from of the bridge, we have no idea of what is graceful that called me a d-d black-hearted rascal. De- giving our attendance at the commencement of the and finished in mechanics, if Mr. Tcmlinson does fend yourself." Shoved him back and then struck lecture, we are quite unable to offer a report of it not at the Grand Falls achieve a great success in him a very severe blow upon the nose; after which This, however, is less important, as a large portion these respects. And although less able to form an he (the plaintiff) moved away hurriedly. The of our readers have had an opportunity of hearing young autocrats and incipient school-mistresses reopinion on the point we doubt not it will be equally injuries sustained by the plaintiff were black eyes. Mr. Fisher during his recent lecturing tour through

appearance of things at Grand Falls. The people a week, and paid the Doctor who attended him, by first visit professionally to the different Counties, is to present to the people the Law, explain its pro-

this who agreed in everything else; and that each successive educational measure has been an improvement upon that which preceded it. Mr. Fisher stated one fact, -and everyone seemed

pleased to hear him speak so strongly and distinct stants, respecting the present "Grammar-School having endeavored to mislead the Court and Jury, ly on the point as he did, -that was, his determination not to continue for one moment in employ a school-teacher whose life and conversation were not most favorable accounts, and learn that it is be- instigated the present suit for the sake of making circumspect. The occasional or habitual drunkard, and the profane, are not, as was stated, the characters who should have charge of the education of says. L. N. Fowler, the benefactor of the age, is our ehildren; and, as Mr. Fisher likewise stated, the schoolmaster should be, next to the minister. the most exemplary man in the parish.

Upon the assessment principle, Mr. Fisher, we have reason to suppose, in some localities has been beats a witness and assails the opposite client's ple, as wise, as politic, and necessary, and meets the arguments of those who are opposed in a manner very conclusive; but he thinks that the public with the Sister Colonies of Canada and Nova Scomind is not, as yet, sufficiently prepared to submit to such legislation as would make the adoption of the principle imperative and unconditional; and he likewise advances the opinion that it were better, Cartier, Premier and Attorney General East, and but a bare majority, not to force it upon the minor- leave Nova Scotia on the same errand, viz., Hon ity, but to wait awhile, until more of their numbers Dr. Tupper, Provincial Secretary, and Hon. Mr. become prepared to admit the excellence of the principle.

We find that, wherever the people have heard He could honor the son who honored his parent, Mr. Fisher, they are exceedingly well pleased with

in the defendant's kicking and cuffing and beating Journal, that it should, after having so long, so him with an address in the Legislative Council This unfortunate state of affairs in our great prevent its making the final plunge, by appointing called away, having received a telegraph despatch Parliament, of a Federal Union between the Amer. the 7th October, for the purpose of obtaining funds to in the Executive, with office; and further, the The assault proven took place in the early part they might surely expect a recurrence of such acts. Journal states that such an appointment would be R. N., for their share in laying the Atlantic Tele- have all easy access to the great arterial commu- a distance are to be present. of February, '57, at English's Hotel, when Mr. He had always been on friendly terms with the de- unpopular in the Assembly, -broadly asserting, as graph Cable.

the approbation of some of the Journal's friends, as it would of the County generally, -we feel comfounded and malignant perversion of and deparconnection with the Assembly, as much private intercourse with its members, as many and as fainfamous, most infamous, falsehood. And if it be nell exerts a very strong influence in the House, and is highly respected, especially in one particular, and the one most important to his constitu-

CARLETON MUNICIPALITY .- We had intended to have furnished, this week, a report of the sayings India Co. holds its last solemn assembly. The 1st from the disagreeable effects of other preparations which arose principally out of a protest made by Mr. Lindsay, against the legality of the meeting being held out of the shire town,-the discussion We have thus given a brief and impartial glance as we supposed many of our readers would like to called being very brief. We are obliged to forego carrying out our intentions, having lost or mislaid

We are requested to state that the new form cate, on the part of any one, or high or low, the and that TEACHERS can obtain the same at the Crown two hundred millions of subjects. The contaking of the law into their own hands, and com- residence of the Inspector. Mr. McLauchlan; and mitting of personal violence, for every real or sup- further, that no Teacher will receive the Provincial allowance whose Returns are not accompanied We were very glad at the castigation given by Mr. by the Trustees' certificate, in duplicate, as requi-

One thing we tell the Freeman: We hope that Gen. Williams will not judge the people of the We make these remarks without special refer- province, and the Press thereof, by the Freeman ence to any parties engaged in the trial above and its managers. The supposition might cause a quoted, but there was the palpable fact self-evi- blush of shame to rise to the cheek of every honest

We are sorry we touched the Head Quarters as well as the reputation of the Sentinel. The ARRIVAL OF THE PRINCE ALBERT.

His answer to our query is just as logical as his remarks on ours respecting the Receiver-General's

oversight, although we acknowledged the receipt Judge Ritchie has won golden opinions of the bar of some early Nos. of this paper, we neglected to place its name on our books; and this is the reason why we have not extended the usual courtesy of exchange. Will this be accepted as an apology?

> The Atlantic Monthly for October has come brimful of good things. With this number closes the second volume, the year, and-what is more distressing-our pleasant gossip with the Autocre, Bilboa would proceed to the Thames. Shares and rambles with the School-Mistress. As the steadily maintained at about £500. former has come to an end and the latter to altar, may we not hope to hear in due season of sulting from the union. Now is a good time to. subscribe, and we remind those who take the Sentinel that they may obtain the Atlantic Monthly through us for \$2 per annum, exclusive of postage. by some prominent member of the Royal family, if

Godey's Ladies' Book for October comes from the publisher, still as ever bearing on every page in practical characters, "Excelsior."

ber has likewise been received, second only as

Our Glances at Individual Members, are unavoidably postponed this week.

The Simonds Tea-Meeting should attract a politan States. spoke briefly, dwelling strongly upon the necessity point of fact, though not in law, should do. He who differed in everything else, and differed in crowd from Woodstock. The object is good, and the means agreeable. Everything will be done calculated to render the occasion, to those who attend, a happy one. See advertisement.

The Wesleyan Missionary Meetings will be held as follows, during the coming week South Richmond, Saturday, 2nd inst., at 6, P.M. Woodstock, Tuesday, 5th inst., at 7, P.M.

TO THE FRIENDS OF PHRENOLOGY.—H. H. Davis now lecturing on the science, in St. John, N. B.

Hon. Charles Fisher (Attorney General of New not be recognized by the European powers. Brunswick) and the Hon. Albert J. Smith, left St. John on Monday morning last, in the steamer Admisunderstood. He warmly advocates the princi- miral, en route to New York, to take passage to Liverpool in the Cunard steamer Persia, which sails to day. Their mission is to make arrangements with the British Government, in connexion tia, for a Federal Union of these Colonies, and an Intercolonial Railroad. Three Delegates have left Canada on the same mission, viz: Hon. Mr. Ross, President of the Legislative Council, Hon. Mr. in parishes where the friends of assessment have Hon. Mr. Galt, Inspector General. Two Delegates

All our subscribers and readers must know how long and how ardently the Head Quarters has advocated these great desiderata, and without saying a word about party politics, we cad do no less than wish the Delegates the best success in their mission. Split into factions here as we may be, God forbid we should ever throw anything in the way of the advancement of British North America .-Most fortunate may these men call themselves whose peculiar opportunity it is to make arrangements that must make or mar a nation. We hope that they will be guided aright, and if they succeed arising from party political views will be very much softened down .- Head Quarters.

ARRIVAL OF GENERAL WILLIAMS -Major General last. On Saturday at 12 o'clock, noon, the Mayor In a recent article on the ministerial crisis in Caand Councillors of the city of Fredericton presented | nada, it says :-We believe Gen. Williams intended remaining hope, the proposition thrown out by the Governorhere until Monday morning, but was suddenly General in his speech proroguing the Canadian

was the work of an incendiary, as the house in geographical position is so commanding, and the mond. Thos. Egan, Jas. Johnston (two houses, jection. delivered in the former cause. He represented to the assertions of the Journal, respecting Mr. Con- Francis Ruddock, J. Law, R. Taylor, Robert McIntyre (two houses), George Ruddock and Andrew Ruddock. Some of the houses were insured. gin of the fire. - New Brunswicker.

through the property so purchased.

in that Province. * * This is what we is known."-New York Sunday Paper. call a sound practical measure, which cannot but be attended with the most beneficial consequences to give it effect on this side of the Atlantic .- Halifax Chronicle.

On this day the Court of Directors of the East

and 2nd days of September, 1858, which witness of iron. the extinction of the old and the inauguration of the new system of Indian Government, constitute an epoch in our national history-nay, in the world's history, second in importance to few in the univerof the main points of the above cases, from memory, on the subject matter for which the meeting was salannals of mankind. * * Its government may have been an anomaly-its very existence a sore : but the verdict of history upon the Company will be that which Pdrliament, after a long and our notes of the proceedings, and not daring to memorable debate, passed upon the conduct of the at the same time render great and meritorious ser- Bilious Colic, Burns, Sore Throat, and Gravel, it is decivices to this country." No argument, no decla- dedly the best medicine in the world. Evidence of the matio n, no legislative enactment, can vitate the most wonderful cures ever performed by any medicine, is great truth which finds outward expression in the on circulars in the hands of Agents. quest may have been fairly or foully made; the country may have been wisely or unwisely governed; but the Anglo-Indian empire is a great fact. patent to the whole world; and if, after two more centuries of British connection with the East, it is still germitted to Englishmen to exult in the same great fact, there will be abundant cause for national gratitude and national wonder. - London News.

> BALOON EXCITEMENT —Detroit, Sept. 24.—The baloon which carried off Mr. Thurston the aeronaut on Thursday last, came down four hours afterwards near Baptist Creek, C. W. Mr. Thurston was seen upon it a short time before it was secured and is probably now in the marshes near lake St. Clair. Search is being made for him, and there is great excitement throughout the whole country.

TELEGRAPHIC

HALIFAX, Sept. 27.

The steamship Prince Albert, Capt. Waters, which sailed from Galway at midnight on the 14th instant, arrived off this harbor at 10 o'clock on Saturday night, and reached her dock at 9 on Sunday morning. She reports having met a succession of heavy gales the first few days. On the 17th broke two flanges of her screw, and proceeded un-THE "INVESTIGATOR."-By some unaccountable der canvass the remainder of the voyage. On the 22nd, encountered a terriffic hurricane, but sustained no damage except loss of sails and life boat. On the 17th, passed the Breeman ship Johannes, bound east; 18th, passed a steamer with two masts not believe that I could have continued to hold my judiand two funnels, bound east.

> BRITAIN .- The shipment of the shore end of the Atlantic Telegraph Cable is in progress on board the steamer Bilboa at Plymouth. As the cum- relief to my infirmity, and I beg to subscribe myself, brous nature of the cable necessitated caution in the work of storing, it was not expected to be all on board before the night of the 16th, when the sory Bandages, Galvanie Batteries, and every kind of Me-

The British Government has just renewed the contract with the Pacific Steam Navigation Company of Liverpool, for a period of 6 years, for the conveyance of the semi-monthly mails along the west coast of South America, from Panama to

The Literary Gazette says, there is a well grounded hope that Canada will next summer be visited not by the Queen and Prince Consort.

FRANCE. - The political news is unimportant .-The Lyons silk market continued to im, rove, and prices have further advanced. This favorable movement is in a great measure ascribed to the a. Fisher, of St, John, to Julia, daughter of Mr. Goorge Arthur's Ladies' Home Magazine for Octo- rival of orders for the American spring trade, on Willet, of Bridgetown, N. S. a better scale than had been hoped.

Two large cotton mills near Rouen, one occupied by M. Piel, and the other by M. Fleury, had been destroyed by fire, with their valuable contents ITALY.—The Neapolitan Government had receiv- 1 year and 4 months. ed information that a quantity of fulminating renades, in the form of fruit, had been sent to Malta whence they were to be introduced into the Nea

France and England have notified Naples the exact conditions on which they would renew diplomatic relations.

SPAIN .- Reports of the discovery of a new Republican conspiracy at Malaga were current.

The Bank of Valladolid had raised its rate of discount to 8 per cent The Queen and Royal family had reached Corunna, and were received with great enthusiasm.

TURKEY.—Letters from Constantinople state that a conspiracy existed there to get rid of the present Williamstown, Wednesday, 6th inst., at 7, P.M. Sultan, and replace him by his brother, Abdul

It is further stated that the conspiracy had gone so far that the majority of the foreign ambassadors at Constantinopie had thought proper to inform certain leading persons in the plot that if Abdul Woodd's residence. HICHLY IMPORTANT .- We understand that the Aziz came to the thrown by violent means he would Turkey and Persia are said to have been on the

> brink of a complete rupture. INDIA. - Further details of Indian news had been telegraphed, but were no later, and added nothing of moment to despatches per Niagara.

ARRIVAL OF THE ARABIA. NEW YORK, Sept. 30.

The Arabia arrived last night.

The Hammonia, from Hamburg 15th, exploded her powder magazine, and put back for repairs. Atlantic Telegraph stock has fallen, owing to eports from Valencia.

Political news unimportant. Consols closed on Saturday at 971 a 971. Money was very abundant, and bullion largely increased Sugar steady, at firm prices. Teas firm; com-

non Congou, 101d. Liverpool breadstuffs quiet, with a decline of 6d. on flour and 1d. on wheatvery little doing. Provisions unchanged. Mails from India and China bring no additional

St. John News Room, Sept. 27. By Telegraph from Halifax, we learn that the unfortunate steamer, before reported in newspapers, burned, was the Austria, from Hamburg and Southampton, 4th Sept. 12 passengers arrived at Halifax, only 67 saved out of 600.

The London Times seems to be strongly in favor

a point of development which seems to render Tickets of Admission, 1s. 10 dd., to be obtained at the such a union, for the sake of their common and Stores of Ames Dickinson, Esq., Woodstock, and S. G. It is said that the honour of knighthood is material interest, highly desirable. They will beto be conferred on Mr. Bright and Captain Preedy, fore long be united by a chain of railways; they will be found in good order, and as several ministers from nication of the St. Lawrence; they are all, except | sept 18.

FIRE IN PORTLAND .- Between 2 and 3 o'clock on Lower Canada, thoroughly English in people, lan-Sunday morning, a fire broke out in the Parish of guage laws, and institutions; they are not divided Portland, which consumed nineteen wooden build- by any great natural feature: and they have many, ings, large and small. It is reported that the fire and those increasing, interests in common. Their The principal sufferers are-Mr. Carr (two States by a progress equally well conceived and houses) Mr. Murphy (two houses), Mary Jane energetic so pressing, that it seems impossible to Capson (two houses), Mr. Jenkins, Mrs. Ham- conceive a measure in princible less liable to ob-

A British officer writing from Teheran, Persia, to the London Times remarks :- " A Cathartic An examination is to be held to-day as to the ori- Pill manufactured by 'an American chemist' (Dr. C. Ayer, of Lowell, Mass.) has cured the Shah, of a Liver Complaint that threatened his life. This The Government of Nova Scotia have resolved to simple fact, as might be expected, renders the introduce a new system of disposing of Crown lands | Americans immensly popular here, while we Engfor settlement. The new regulations will give actual lish are overlooked. Doubtless our own scholars settlers one hundred aeres each, to be paid for at made the discoveries which he employs, and thus the rate of three shillings per acre if paid in cash it is in everything : we do the labor, then the -the money in all cases to be expended in the mousing Americans put their mark on it and take opening or improvement of roads leading to or the reward. Dr. Ayer is idolized by the Court and its retainers here, which will doubtless be reflected to him on a gold snuff box, or diamond hilted The New Brunswick Government appear to be sword, while not the names even of Davy, Christodealing vigorously with the question of Emigration |son or Brodie-the great lights by which he shines,

PROLAPSUS UTERI .- This prevalent disease manifestly one of general and local debility, and requires for its alleviation the alterative and tonis virtues of iron. The Peruvian Syrup offers this element in the only form in which it can enter the blood. Its administration is safe, certain, and free

Special Matices.

CRAMP & PAIN KILLER .- The World is astonished at the wonderful cures performed by the Cramp and Pain Killer, prepared by CURTIS and PER-KINS. Its equal has never been known for removing pain in all cases; for the cure of Spinal Complaints, Cramp

Mothers! Mothers! Mothers! DON'T FAIL TO PROCURE MRS. WINS-Low's Soothing Syrup, for Children Teething. It has no equal on earth. It greatly facilitates the process of teething, by softening the gams, reducing all inflamation -will allay all pain, and is sure to regulate the bowels. Depend upon it, mothers, it will give rest to yourselves, and relief and health to your infants. Perfectly safe in

This valuable preparation is the prescription of one of the most experienced and skilful female Physicians in New England, and has been used with never-failing suc-

cess in millions of cases. We believe it the best and surest remedy in the world. in all cases of Dysentery and Diarrhoea in children. whether it arises from teething or from any other cause. Positively Sure to give immediate relief to infants suffer-

ing from Wind Cholic. If life and health can be estimated by dollars and cents it is worth its weight in gold. Millions of bottles are sold every year in the United States. It is an old and well-tried remedy.

None genuine unless the fac-simile of CURTIS & ERKINS, New York, is on the outside wrapper. PRICE ONLY 25 CENTS A BOTTLE. Sold by Dr. Smith, (late W. L. Ferguson's,) Woodstock, wholesale and retail, at proprietor's prices. At Ketail, by dealers in medicine generally.

" FF HE THAT HATH AN EAR LET HIM HEAR."-This can be done by the use of Dr. Cheever's Acoustic Auricle, which has been successfully used by thousands who were afflicted with deafness. The instrument has been successfully used by Lord Chief Justice Patterson, of London, as will be seen by the

subjoined certificate :-Loxpox, March 26, 1856. Sin :- I have great pleasure in bearing my testimony to the efficacy of your Acoustic instrument. I have derived from it the greatest comfort and benefit Without it I do cial situation, whereas by the help of it I am enabled to hear what passes in Court.

It will always give me sincere satisfaction to acknowledge how much I am indebted to you for this valuable * * Also, constantly on hand a large assortment of Trusses, Supporters, Shoulder Braces, Elastic Stockings, for various Veins, Knee Caps, Abdominal Belts, Suspen-

chanical assistance. All orders should be directed to DR. J. CHEEVER, No. 1 Tremont Temple, Boston, Mass.

MARRIED:

W. T. BAIRD, Agent for Woodstock.

On Thursday, the 30th, by the Rev. Thos. Todd, Mr. James McLean, of Wateborough, Queens Co., to Miss Mary Anna Hay, Parish of Richmond, County of Carleton. On Thursday last, by the Rev. W. Q. Ketchum, Mr. Benj. Beveridge, to Sarah Ann, eldest daughter of Mr. John Street, both of Fredericton. On Wednesday, 22nd inst., at the residence of the bride's fathe by the Rev. Michael Pickle, Mr. Edwin

DIED:

At South Richmond, on Friday, the 24th inst., Hannah Melisia, only child of Silas and Elizabeth Stillman, aged

New Advertisements.

Woodstock, Oct. 1, 1858. MR. ROBERT A. HAY:

Sin: I have pleasure in giving you a Certificate in favor of your Two-Horse Power THRESHING-MA-CHINES; the one you furnished me with enabled me to thresh and elean fifteen bushels of Buckwheat, in as many minutes. It did its work well, and I feel fully warranted in recommending its use to the farming public. I am, Yours, &c.

MATTHEW DAVIS,

Presbyterian Seminary. THE above building is being rapidly proceeded with. We trust the subscribers will pay in the sums proma ised, without delay, to the Rev. J. SALMON, at Dr.



Loyal Orange Association. TOTICE IS HEREBY GIVEN. That a Special Meet-

ing of the Grand Lodge of the Loyal Orange Association of New Brunswick, will be held at the Orange Hall, Parish of Portland, County of Saint John, on Tuesday, 26th day of October, at the hour of 9 a. m. All parties interested will take due notice and govern themselves By Order of the Right Worshipful G.M.

J. McCAUSLAND, G.S., L. O. A. N. B.

Fancy and Extra Flour. To arrive per the J. R. Nevius from New York: 200 BRLS New York Standard Extra FLOUR; 50 bbls Southern Extra Fancy FLOUR, a superior article for family use.

For sale on arrival by HAMILTON & UNDERHILL. St. John, 16th September, 1858.

SHERIFF'S SALE. Will be sold at Public Auction, at the Sheriff's Office, Woodstock, County of Carleton, on Wednesday the 12th day of April next, between the hours of 12 and 5 o'elock, P.M.

LL the right, title, interest and demand of WIL-LIAM ROGERS, of, in and to that certain let, piece and parcel of Land, situate, lying and being in the Parish of Kent, County of Carleton, being part of Lot No. 100, containing four acres more or less, formerly granted to Nehemiah Tompkins, lying in front of lands occupied by Richard Hopkins; said four acres of land deeded by one Michael Gurrier to said William Rogers; the same having been taken by virtue of an Execution issued out of the Supreme Court against the said William Rogers, at the

suit of W. F. Dibblee. F. R. J. DIBBLEE, Sheriff.

Sheriff's Office, Woodstock, sept. 30, 1858. TEA MEETING.

TEA-MEETING will be held in the METHODIST CHAPEL at BUTTERMILK CREEK on Thursday

JOHN PRINCE.