The Carleton Sentinel.

Saturday, March 12, 1870.

Dominion, it is not strange that they wonted appearance. should overlook, or treat with scarcely betional existence, should embody all those throng, must be a terrible bore. wisest conditions and provisions which There was an unwonted display of fashion, and the nations of the world.

in existence; and this is no fiction. It is enjoyed the honor. Among the ladies present sults may be gained. Whatever endangers | hurtful. voter at the polls should be discarded.

cognized as correct, and which has been received from the Bar of New Brunswick. adopted and for years practised in one Province of the Dominion

The little Province of New Brunswick known that the ballot was in use in por- state of travel. tions of the United States, and that it was The papers here, for want of something else thought or knew of it.

But the ballot system bears about it some against it. flavor of antiquity; it is no recent, certainly no mere radical creation.

speech delivered at Guildford, England, in unlikely things have happened. 1868, fully discussed the ballot. He showed clearly that the vote by ballot was a free trol the issue of small notes under \$4. This vote, and, as well, that England was be- will scarcely meet the approval of the smaller hind every other civilized nation on this Banks, whose business, we presume, is done planet in respect to the enjoyment of it, mostly in paper coming within the denomination and consequently behind these nations in named. But this matter, the Red River papers, the line of progress, of which vote by bal- and the Election bill—the three subjects first lot is one significant type.

"The Greeks," Mr. Dixon states, wanted in their leaders something better it is quite spring-like here to-day. than hard fists and broad acres; genius, they wanted they contrived a method of wust everywhere where people are interested in the good name and tame of Her Majesty's childand big estates could exercise no control. ren, especially of our future ruler. This contrivance was the ballot box-hapthe end of the dark ages came at last; with | lucid one. the revival of learning and liberty came a new spirit; and the first weapon which the emancipated nations signed was the free

dynasty, older than the oldest part of our charter, twenty per cent. at least being so paid after the said day, the currency of canada shall be such that the British sovereign, of lawful and some members of the LegisColonial Empire, older than our dramatic be such that the British sovereign at the control of the deputation from Halifax and Nova gestion of the deputation from Halifax and Nova gestion of the deputation from Halifax and Nova be such that the British sovereign of its listened to him, and some members of the LegisLative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so good a lative Council say they never heard so literature, older than our naval power, older than our English Bible, older than our the charter continuing the existence of the Bank, of a cent of the currency of Canada.

hated and tried to put it down—to put issued by any Bank and outstanding at any time, currency of Canada, shall be issued or re-issued was introduced. hated and tried to put it down—to put down free speech and free thought. He shall never exceed the amount of its paid up shall never exceed the amount of its paid up to by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, by the Government of Canada, or by any bank, and that all such notes issued before the said that all such notes issued France, Italy, Greece, Austria, Switzer- or issued or re-issued by any existing Bank after and redeemed, or notes payable in the currency After dinner the galleries and lobbies were etc. etc. land, Servia, Wallachia, Moldaria, the the expiration of its present charter; all such of Canada shall be submitted or exchanged for crowded with ladies and gentlemen who expect- In referring to the charge of having placed a United States, had, some of them through notes then outstanding being called in and re- them. as and war, obtained and now en- deemed as soon as practicable. joy vote by ballot.

England and Turkey alone have thus far refused it; but one of England's Prime

not only of most of ner Sister Colonies, but also of the parent State. Will it be right to take from her the privileges by act of Dominion Parliament? Can such a retrogade movement, in view of the illust-rious examples afforded by history and by rious examples afforded by history and by contemporary nations, and in view of the proposed adoption of the principle by England, be justified? Surely the rulers of this land, be justified? Surely the rulers of the present system of recovery of dower a main, except such as are expressly taken from Dominion should not at the beginning shape its institutions after the pattern of systems which are being stamped out of existence—systems which are being stamped on account of the lessons they respected on account of the lessons they

ed to give expression to their views on Dominion notes, shall, if it continue for ninety tion) in the several Provinces of Canada, and this point by petition, it only remains for days, constitute the Bank insolvent, and operate such rates shall then be substituted for those matter worse instead of better. The present and won golden opinions from most of the listher representatives to do their best to induce government to allow New Brunswick, rations. at all events, to give in the future, a free No division of profits, either by way of divivote, through the ballot, at elections for re- dends or bonus or both combined, exceeding the but the day to be fixed with respect to Nova to dower is disputed the process is as simple as presentatives to Parliament.

he proposes in our Local Legislature. No ed fund equal to at least twenty per cent, of its bribery; woman suffrage; no property qualification for members! The intelligence that he has proposed these measures reach us up here and stamps Needham as an advanced reformer.

Westerday, being a private bill day in the to postpone the bill for three months, and proposed these measures former sentence.

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The Shareholders shall have power to regulate by By-law the following matters, incident to the management and administration of the affairs of them, however, merely preliminary to further advanced reformer.

The Galleries and the same delegation from the melicance in savor of the min this place. The delegation from the melocance in the delegation from the melocance in the same delegation from the melocance in the delegation from the melocance in the same delegation from the melocance in the delegation from the melocance in the same delegation from the melocance in the delegation from the melocance in the same delegation from the melocance in the delegation from the melocance in the same delegation from the melocance i

It is said that trouble is still imminent and Vice-President) hold in the aggregate less that course to extend effective protection to our Mr. McLeod introduced a bill to amend the liament, when the Order of the day was called at Red River, and that a delegation from than five per cent. of the capital stock of the fisheries.

dopted. The general principle is, holder, or to Corporations. correct. The most objection- The number of places, and the places at which (Cheers).

able feature is that which fixes the capital agencies or branches of the Bank may be estabupon which New Brunswick Charters can be obtained at so high a figure as a million. It will proscribe the establishment of small local Banks; the minimum amount of capi- debtors, or parties to whom advances have been tal will very probably be reduced. Ottawa, March 1, 1870.

Editorial Correspondence.

Ottawa, Feb. 26, 1870. "The lights have fled, the garlands dead No, the garlands were artificial, and they die not. Except in so far as its effects are felt pleasureable Amid the multifarious and important past. The workmen are busily employed remov- shall be made payable, shall always be its chief certain Islands in the St. John River, and a bill made to get it postponed, it was agreed to. matters, that claim the attention of the ing the decorations, temporary floors. &c., and seat of business. Government and Legislators of this New soon the Parliament buildings will resume their

coming consideration, some details in the were presented formally and with State ceremony laws which they frame. It is not, how- to the Prince, and this outrageous custom of made, at the outset of what, we must all desire, shall be a great and prosperous national prosperous nation of a great and prosperous nation of the day has been spent in discussing the day has been spent in discussions.

thought and action, by those upon whose that the New Brunswick Ladies present looked try. The day has passed by when, however wise the rulers, the country in which whose names in this connexion had been deter- and any persons desiring to establish a new Bank, was reported. the masses lack either intelligence or inde- mined upon previously, in grave consultation, by may, on like conditions, apply for and obtain a pendence can stand up prominent among the constituted authorities; nor was New Bruns-

a free government because the Executive were Mrs. Charles Connell and daughters. Cold water was not King, and of course the and Legislative power is derived from and bill that the people of the dominion will have to delegated by the people. The machinery pay for the wines and other choice liquors, will by which the electoral body delegate that be no small one, to say nothing of the eatables. power and create parliaments should be This is one of the ways in which people have that which experience has determined to against their principles and conscience to pay be the best, and by which the happiest re- for what, as individuals, they believe wrong and

We will not tire our readers by any further in any wise the freest expression of the details of this affair, but hope that, it being over we will have more important subjects to present. It is to be regretted that the govern- The Banking bill and Election bill will b ment, in the election law they have pro- before the House next week. On the latter, the posed, appear to have lost sight of such a Government desire a close and deliberate dispolicy as we have mentioned, it is especi- cussion. There is some probability of the "one ally unfortunate that the proposed law, in doubtful. The bill for establishing a Court of one particular, especially, does violence to Appeal would have been presented before this. a principle which is almost universally re- but Sir John wishes to consider the manifesto

To write for the readers of the SENTINEL is tions of the country. a duty; but there is nothing to write about unhas tested and approved the ballot. It less it were rumors, which, with results proving a consideration of the fact that it seemed them ill or well founded, will have reached the

almost universally employed in social, wherewith to fill their columns, are reproducing. moral and literary institutions, and that day after day, matter about that ball; we should was all the advocates of the new system think the parties whose names are so continually trotted out would become sick of the surfeiteven excessive loyalty can hardly stand up increase being so authorized for amounts not ex- honest. He pointed to the many crimes which apply it to this case, was a misrepresentation.— and not to the Crown officers of England.

It is said and reiterated here that Mr. Howe is shortly to leave the government, and Dr. W. Hepworth Dixon, in an admirable Tupper is named as his successor. Much more

to be disposed of, will afford room for discussion and give us something to write about of interest

The result of the Mordaunt divorce case, in virtue, heroism, sacrifice; and to get what London, has given very great satisfaction, as it

Ottawa, March 2, 1870.

The conditions upon which new Banks are to

far refused it; but one of England's Prime
Ministers has given assurance that the vote
of ballot shall be introduced before an
other general election.

New Brunswick may claim the no small
honor of having, in securing the vantage
ground of vote by ballot, taken the lead
not only of most of of most of her Sister Colonies,
not only of most of her Sister Colonies,
but sleep of the parent. State,
will it be

Tarefused it; but one of England's Prime
Ministers has given assurance that the vote
of ballot shall be introduced before an
other entering, and shall, on and
the Province of the said day, be current in the Province of of by the Count, of Equity.

Mr. Needham thought the bill would lessen
the said Acts, and under such conditions.

Now Sectia, at the rack will be down and
was made he province of the said day, be current in the Province of of by the Count, of Equity.

Mr. Needham thought the bill would lessen
the deficiency, so far as that each Shareholder
shall be liable for
the deficiency, so far as that each Shareholder
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the deficiency, so far as that each Shareholder
shall be liable for
the deficiency, so far as that each Shareholder
shall be liable to an amount forward and knew mothing
of it.

Mr. More thought the bill
swith and enjoy the "feast of reason and the
wish and enjoy the "feast of the count." Of the "table" so the shall be instead of by the Count."

Mr. Needham thought the bill

proposed adoption of the principle of this in conformity to these resolutions, shall from the the amount of twenty-live cents, in any one pay the first time such amendments take effect, be exempt ment; and that Her Majesty's name was not to be man. Besides the speeches there was tation.

respected on account of the lessons they teach in illustrating the low political status times its raid up capital; and the Directors said day for the rates in the same teach in illustrating the low political status times its paid up capital; and the Directors, said day, fix the rates in the currency of Cana- sign dower is given shall consist of seven instead and who was to turn him out of office? He defrom which now free people, enjoying the knowing any excess and not forthwith protesting da at which the silver and copper coins of the of three.

rate of eight per cent. per annum, shall be paid Scotia, may be a later day than that to be fixed possible. Good luck to Needham, and the measures by the Bank, until it shall have a rest or reserv- with respect to the other Provinces.

nor shall the Directors (including the President carrying on fishing in our waters, and adopting City Hall in City St. John.

The amount of discounts or loans which may be made to Directors, either jointly cr severally, season, (Cheers,) and it was the intention of the City of St. John, and a bill to amend the this question with great reluctance, as he conturrency" scheme of the Government or to any one firm or person, or to any Share- Government to take steps to protect the rights law relating to the assessing of rates for St. sidered it a matter with which we have no con-

have a privileged lien on the shares of any of its submit. made or who are responsible for such advances, and may decline to transfer the shares of any such debtor or party, until the debt or advance

The Bank shall always receive in payment its own notes at par, at any of its offices, and whether they be made payable there or not; day, no fewer that three Bills having been agreed but shall not be bound to redeem them in specie to in committee of the whole. These are a bill where they are made payable. The place or one of the Bank tax itself for a Town Hall, a bill in relation to in the Aldermen elect. After an attempt was He would look back upon the past for ten gen-

cent of its cash reserves, in Dominion notes.

ed as to be in conformity with the law. Bank may provide for the increase of its capital, and provide for attachment of property on Attorney General made a long speech on the into the breasts of men and discover their momental charter may be granted to any Bank Mr Needham occupied the remainder of the sessed by the Clerk, as a proof of his importance, of their actions, they would carry their own this number is an Illustrated article on "Pussy;" now existing or to be chartered as aforesaid, pro- forenoon in advocating this bill. It is the same and to the money which he is empowered to ex punishment with them. The Government owed then we have a continuation of the life of be paid up within five years from the date of the ter. The principle was then affirmed, but want sponsible officer. He asked who was responsible seats when their position was shaking. charter providing for it, twenty per cent. thereof of time prevented its becoming law. Needham for the money but the Government. and what Tell him that the Council dare to do an un-

being paid up in each year. day of January 1881.

debentures to a like amount, may be from time ands mourn." to time increased to an amount not exceeding Hon. Mr. King spoke in favor of the bill.— of the members of the House. The Order of of their privileges, not even that of electing parsuch increase being authorized unless the Re- Hon. Bliss Botsford, Speaker, read a letter that he had never quoted law with the intention stitutional right to decide this question. He was ceiver General then holds specie to the amount from S. R, Thompson. Counsel for the creditors of misrepresenting it. He then quoted from the as jealous of the people's time and money as the

That it is expedient to provide, that if any He deemed it his duty to raise his voice against Colonial Legislatures. The Courts had decided be sorry if the harmony of the House should be redemption of such notes; and that any amount ently put out of his hands. March comes in here pleasantly and mildly; require, may be issued and remain outstanding, spoke in favor of it. Receiver General, as aforesaid; and that the been voted down by 26 nays to 5 yeas

to be held by the Receiver General.

after the said day, no Deminion no'e or bank Fairville to Sand Point.

at Red River, and that a delegation from than five per cent. of the capital stock of the last received two new Carding Machines, the intention of the City of St. Shareholders, but shall be eligible for re-election. the intention of the Government to issue any a bill relating to Warehouses in the City of St. there. of Canadian fishermen in canadian waters .- John.

From a conversation that took place, it ap- Masons and Plasterers Association, St. John. The Bank shall not make loans, or grant disto a renewed Reciprocity Treaty with the Unit- estimates are to be laid before the House. counts on the security of its own stock, but shall ed States of a very encouraging character to Hon. Mr. Wetmore, Attorney General, said failed to carry on the machine harmoniously.

LOCAL LEGISLATURE. (From our own Correspondent.)

Fredericton, March 2.

An unusual amount of work was done yester- the Library. or Dominion notes, at any place other than for enabling St. George, Charlotte County, to so that the Judges shall be authorized to swear were formed. relating to the Lunatic Asylum. This provides The consideration of the resolutions in relations been disturbed, would the House The Bank shall always hold at least fifty per that no one shall be admitted until his friends or postponed till Monday, on account of many which would result in a dissolution or a most cent of its cash reserves, in Dominion notes.

The Bank shall always be subject to any gen-Over 1300 guests were present, most of them eral provisions respecting Banks, which Parlia- the sum of \$20 into the Treasury of the Asylum. afternoon train. ment may think necessary for the public interest. It has been the pratice in the metropolis to send A passage at arms took place between Messrs. exercise it in such a manner. If the Clerks of The Directors of any now existing Bank, being men who happened to get crazy drunk, or have Kelly and Gough, of Northumberland, in relathereunto authorized at a general meeting of a fit of delirium tremens, to that institution, just tion to North Shore navigation. the shareholders, called for that purpose, may, as they make a common jail of the Penitentiary, Gough charged the Chief Commissioner with intention to apply for an extension of its charter, Mr. Moore's bill to abolish the distinction be- ments, and Kelly said some men would deny appointees of the present Government. He be- the March number are "Under Chloroform;" with such amendments as will make it conform- tween specialty and simple contract debts. He anything. The North should keep cool at this lieved the place to settle these matters was in "Diet and Medicine;" "The Natural History history and observation teach are calculat- we may as well say beauty, but really, be it the able to these resolutions, and may apply to the said the present law making executors ascertain season of the year. ed to develope intelligent independence, of result of prejudice or partiality, it seemed to us Governor General for a charter granting the export of the Minister of Justice and of the Treas- ent law was perceived in England, and has been In discussing a bill relating to the York Co.

wick forgotten, Mrs. Bolton, Mrs. Anglin, Miss ed heretofore by the Parliament of Canada, (or, to change the time for holding court of general any of their rights. Our people have learned to believe that they enjoy the freest form of government Thompson, Miss Tilley and Mrs. A. J. Smith in the case of a now existing Bank, contained sessions for Kent County, was agreed to this

> mesne process. No now existing Bank charter shall be extend- his eyes, as he recounted the hardship to which a vote of want of confidence be moved on the their masters were. If the Lieut. Governor terest for the general reader. ed, nor any new Eank chartered, except on the poor humanity is subjected by reason of the strength of the extravagance of the Clerk of the should dare to do anything unconstitutional, how

charter be extended or granted beyond the end ed the different countries where the prison doors the statement that they had no central over The amendment he intended to move was of the Session commencing next after the first have been opened and the men whose only him. Suppose him to be inefficient and unable "side wind." He had a right to differ in opincrime is poverty and misfortune have been told to perform his duties, and the Legislature dis- ion from the Government without the motives of Of course there has not been any general dis- to go free. If there was a man in the hearing posed to retain, who would be responsible for his conduct being questioned. cussion of this scheme, which quite ignores the of his voice who had ever been guilty of impristing the interruption of the business of the Coun'ry Attorney General.—I grant you the right, more important features of Mr. Rose's last year's oning men who were too poor to pay some paltry but the Government. He took the ground that but have my own opinions as to the honesty. bill, and which proved so objectionable. The debt, they must have felt the force of the re-

seven million dollars, by Orders in Council He said he didn't think a man should be imprist the House was based on the question of the re- ish officers. This matter should be referred to tounded on a report of the Treasury Board, such oned more than a year, even if he had been dis- moval of an inferior C'erk, and the attempt to the proper—the soverign power in this Country ceeding one million dollars at one time, and at are punished by no more imprisonment than one It was his pride that he had never attempted to It is an outrage on the principles of responsible

of one-fourth of the aggregate amount of such increase and of the debentures already held by Mr. Moore opposed the bill with great warmth. privileges of the Imperial Parliament extend to upon opposition to these resolutions. He would

amount of Dominion notes be issued and out- the passage of a bill fraught with dangerous con- that these Legislatures had not even the power disturbed so as to defeat the School Bill. standing in excess of the amount then authoriz- sequences. He proposed an amendment ex- to punish contempt, because the power was not Mr. Gough was the next speaker. He spoke ed to be issued and outstanding on such security empting any one from the benefit of the act, if conferred on them by Statute. as aforesaid, the Receiver General shall hold the creditor could show that the debtor had prospecie to the foll amount of such excess for the perty which he withheld or which he had fraud- ancient right and prescription, having come evident from the happiness of his replies to ques-

require, may be issued and remain outstanding, spoke in favor of it.

The bill was agreed to in its original form, surely in the memory of man. Why don't they charging the Attorney General with having withclaim all the privileges of Parliament? Why held important portions of the judgements he authorised be represented by specie held by the without division, after Moore's amendment had don't they claim to be tried by their peers !- had quoted from the same

be chartered and old charters renewed, are :- form currency for all Canada, and for that pur- Carleton, was agreed to this morning, after dwelt upon the word his at some length, in an Minister of Justice and the Law Officers of Great The capital of any new Bank shall not be less pose to provide, that on and after the First day Hon. Mr. Lindsay had called the attention of ironical manner. Was he made for the office, Britain. than one million dollars, and the whole amount of July, 1870, the currency of the Province of the mover to letters which he had received from or was the office created for him? What would he reviewed the charges against Botsford

up in each year:—the capital of any existing Bank may remain as it now is, subject to be increased, at the request of the shareholders, by nearly all the rest of the forenoon in reading .- more would have killed him and the government tion removed Smith, Tilley, etc. or by any supplemental charter as hereinafter That it is expedient to provide, that on and The Company proposes to build a Branch from that conferred them might have been indicted

In the event of the property and assets of the Bank becoming insufficient to pay its debts and liabilities, the Shareholders of the Bank, in their private or natural capacities, shall be liable for the Shareholders of the Bank, and the Shareholders of the Bank, in their private or natural capacities, shall be liable for the Provinces of Quebec, OnNeedham had the floor, and moved the House honorable gentleman who said on the hustings.

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Where the committee on a bill relating to the Recoving spoken of to partake thereof, and get a mouthful of fresh air; the railway is the evening spoken of to partake thereof, and enjoy the "feast of reason and the being surveyed, and when once completed, it will not be long till the track will be down and was made he was not present and knew nothing.

Our people in New Brunswick have fail- any of its liabilities as they accrue, in specie or ment mentioned in the next preceding resolu- endeavour to frame a bill to remove the evil in- matter was settled. mation shall take effect in the several Provinces selves. He then went into the details of re- The debate was adjourned till to-morrow at 20'-

> Mr. Stevenson referred to his own experience the City of St. John, were agreed to this fore-March 4, 1870. in condemnation of the present system, and de- noon. I presume that your readers would not Yesterday, being a private bill day in the clared in favor of the bill. The House refused be edified by a catalogue of them in this place. former sentence.

he didn't know as that was a proper question to He did not want a dissolution at this time. He soon as they deemed it proper, and he hoped ernor to swallow-one which would destroy his they would then meet the cordial approval of dignity-the acceptance of the Address of the

every member of the House.

ham's bill to alter the Charter of Fredericton and privileges which have been theirs since they

officers instead of having them elected. A bill to legalize the election of Parish Offi- Hon. Mr. Lindsay took the opposite view .-

The House then went into committee of the ment in reference to the Legislative Council but it would be impossible to heal them after this "Lady's Friend." Single subscribers, The charter so to be granted to any existing whole on a bill to abolish imprisonment for debt matter. was taken into consideration. The these resolutions should pass. He could not go per year, through us, \$1.50. subject. He referred to the great influence pos- tives. If there were any evil ones at the bottom Magazine, is before us. The opening paper in looked for. spoke well and earnestly, actually with tears in would be the position of the Government, should constitutional act? It would be soon found who number of other articles, all possessing great inconditions above mentioned, nor shall any such present barbarous statute. He then enumerat- Legislative Council, if they should meet that by quickly he would be removed.

moval of Clerks referred only to the inferior sury benches. Some of the rays have escaped doubtless, be entirely on the grounds that Gov- After dinner Mr. Needham gave way to al- officers and under clerks, and not to the Clerk to this side of the House. ernment should not control the monetary opera- low the consideration of a bill providing that a of Parliament; He referred to the Act of Parman shall not be kept in prison more than one liament which enacts that the Clerk is to be re- regret for the difficulty which has occurred, and tions of the Country.

The Resolutions submitted further provides year for debt. This was done as it was thought moved only on address of the House of Lorus, for its having been referred to the Assembly af-The Resolutions submitted further provides for the issue of four million dollars, or such greater amount as may be authorized as hereinafter mentioned, and remain cutstanding at any a consideration of the fact that it seemed public eye long before these lines could possibly time on the security of Debentures of the Do- suit of parties in Massachusetts. But you have sessed the right of the Clerk's removal, why for the other. He believed the question had to insure a more independent exercise of the placed his sad story before your readers before should they have procured an Act of Parliament been unfairly brought before this House. He minion to a like amount, to be held by the Receiver General for the redemption of such notes; this, I presume. It is certainly a hard case, and to give them the right. The Cterk of Parliawould tell his constituents that the rights of the leave to give them the right. The Cterk of Parliawould tell his constituents that the rights of the leave to give them the right. The Cterk of Parliawould tell his constituents that the rights of the leave to give them the right. The Cterk of Parliawould tell his constituents that the rights of the leave to give them the rights of the leave to give them the right. The Cterk of Parliawould tell his constituents that the rights of the leave to give them the rights of the leave to give the rights of the leave to give them the rights of the leave to give the rights of the leave to give the rights of t and that the amount of such notes to be issued and outstanding at any time on the security of "Man's inhumanity to man makes countless thousthe public benefit, and not at the beck and nod is the result? The people would surrender none

mislead a single member on a question of law- government, to take from the people their con-

down from time immemorial. The Legislative tions from the supporters of the resolution of such notes which the public convenience may Messrs. Hibbard, Stevenson and McAdam Council was constituted in 1833, and that is He went over the legal bearings of the case, surely in the memory of man. Why don't they charging the Attorney General with having with-Are they above ordinary men? He then cited authorities to show that, while the Judges had the dispatch constituting the Legislative Coun- decided that Colonial Legislatures do not possess offices of the Revisor General's department in Business has been gone into in earnest now. cil to show that no power was given to them the power to punish contempt, by commitment Montreal, Toronto, Halifax and St. John, N. B. The House does a good day's work each day. - but the power of making laws. He then read to prison, on account of their not being judicial respectively, or any of them, for the redemption It is a great contrast to the manner in which extracts from Chandler's speech, and character- bodies, they had distinctly declared that they The Banking and Currency resolutions of the of Dominion notes, or may make arrangements the first three weeks of the session was passed lized the position taken by him as supremely possessed all the rights belonging to Parliament Py product of the highest civilization.

From Greece it came to Rome, from Rome Government were vesterday submitted, and the with any chartered bank or banks for the re-From Greece it came to Rome, from Rome Government were yesterday submitted, and the it descended to the modern world. Not in exposition given by Sir F. Hincks is regarded per annum, for such service at any or all of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people, and no mind could be found to have rights of the people and the people and the people are rights of the people and the people are rights of the a right line, however. It was lost like other good things in the dark ages. But redemption of Dominion notes, shall be deemed of the SENTINEL for a few days slackness. | tones such ridiculous absurdities. One of the striking at the roots of all responsible Governto be held by the Receiver General.

Mr. White's bill for changing the division lines of Wicklow, Wilmot and Simonds Parishes, in removal of Geo. Botsford from his office."

Mr. White's bill for changing the division lines removal of Geo. Botsford from his office."

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"The Pilgrim Fathers carried out in the shall be subscribed for, and the winding administration of the shall be subscribed for and held them up to ridicule. He claimed that, he do with it when he got tired of it? Did the shall be subscribed for and held them up to ridicule. He claimed that, he do with it when he got tired of it? Did the shall be subscribed for an administration of the shall be subscribed for an administration of the shall be subscribed for an administration of the shall be subscribed f cent. thereof shall be bona fide paid up before the Bank shall issue any notes or commence the wick, in all of which one currency, of uniform "The ballot which most persons sneer at as un-English is older than our present at a for murder. He then gave the indictment Legislature goes to St. John, Saturday, by in Monarchs and an interested aristocracy The amount of notes intended for circulation, note payable in any other currency than the A bill to incorporate Victoria Hotel Company charging the Executive, knowing the propensity vitation of Railway Managers.

a forfeiture of its charter, so far as regards the now fixed by the law now in force in Quebec. system is very simple and not costly, when people eners for its composition, moderation, sound doc- a rape. Acquitted. issue or re-issue of notes and other banking ops- Ontario and New Brunswick; and such procla- are willing to settle their business among them- trine, freedom from claptrap, and fluent delivery. gaol, under sentence of 9 months imprison-

Three or four bills, relating to local affairs in

this afternoon, that there was not room enough

cern. It he remained silent he would be tiable Mr. King introduced a bill to incorporate the to misconstruction, and if he spoke, his motions of Boston."

would be called in question. He believed that pears that there is no information with regard Mr Babbitt asked the government when the the true principles of responsible government held in the different dissenting Churches in required the Government to resign when they this Town, during the week.

Our Local and Dominion Legisla- action of those parts. ask. The government would bring them in as thought a bitter pill had been given to the Gov- tive reports fill up our space to the exclusion of other matter.

Legislative Council. He believed what the BOOK NOTICES .- Arthur's Home Magazine, tion. It cures horse-flesh like magic. It is good Mr. Moore gave notice of a resolution for a Attorney General said in reference to the power for March, opens with a fine engraving entitled for man and beast committee to report upon the present state of of the Executive to dissolve the Assembly. He "In the Twilight;" then we have the latest styles admitted that the executive powers of the Gov- of ladies' and children's dresses; a piece of March 5. ernment are the same as formerly. The Con- music, "The wrecked Hope," and then follows The forenoon was occupied with Mr. Need- stitution of the Houses contain all the rights the uusual choice variety of reading matter. From the same publisher we have The Children's Hour, for March, filled with matter of a peculiarly attractive and interesting character, erations, and find that only once had the rights for the young. This Magazine should be a wel-

> New Dominion Monthly, John Dougall & Son, publishers, Montreal, for March, is received .-This Magazine improves with its age, and well have been a cruel hoax. Gold opened at 1125-7. deserves the patronage of the reading public of

Good Health, for March, comes to us replete not a storm arise that would grow blacker than the Legislative Council. It the Government of Dress;" "First Help in Accidents," &c. &c stituents that he had done everything to keep The Lady's Friend.-From Deacon & Peter-

ernment, but would rejoice to see the resolutions The Illustrations, Fashion Plates, Receipts, and the present session of Parliament. withdrawn. He would do all he could to pour Literary matter, are all up to the high standard Tye Resolutions introduced by the Govern- the "Balm of Gilead" on these opening wounds, of excellence which has hitherto characterized

" South Coast Saunterings in England," with a

A paper on the proper armament for Canada, in view of Fenian raids and Indian risings, has sal was approved by Howe and Kenny, who promised been contributed to the New Dominion Monthly to urge its adoption by the Government guished writer and military authority,

The articles, too, are of unusual excellence, and | Sir John stated contractors on Section three Intere est all classes. The titles of a few of the subjects discussed are,—Technological Education.

Tempering Steel, Trial of Steam Engines, Improvement in Distillation. Sunless and Airless gree. Oliver moved for address' praying for imposition tance, Vision and the Stereoscope, the Walks of New York Central Park, East River Bridge The yearly subscription is Two Dollars and the ation. After debate the motion was withdrawn. price of single numbers Twenty Cents, a sum McDonald moved for return of correspondence between that seems ridiculously small when compared Dominion Government and Inspector of Post Offices in

Publication Company, whose office is at 176 ing census till 1871, which was also the census year of the United Kingdom and United States. The time of Broadway, New York. Every mechanic ought vear is not fixed in the Bill, as in England the census is to send for at least one number of this Journal. taken in April and the United States in June it being If they send for one, it will be strange if they do desirable that all should be taken at once. Pending a

Communicated.

NEW YORK CORRESPONDENCE.

read of the magnificent bequest of Mr. A. T. the currency as it was, owing to the inconvenience the Stewart, or rather, I should say, purchase.—
Some twenty miles out on Long Island law the Some twenty miles out on Long Island lay the lutions till Friday. We had the pleasure of attending a "Hampstead Plains," a thousand acres, belongcapital, and no such notes for a less sum than four dollars shall be issued by any New Bank. or issued or re-issued or re-issued by any existing Bank after the expiration of its present charter; all such notes then outstanding being called in and re-deemed as soon as practicable.

In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and assets of the In the event of the property and the In the event of the stand and the Blast and elder and event of the said the Report of his department on the stand elder and that all such notes issued before the said day, shall, as soon as practicable, be called in additional office, thereby causing its death, will a standard and the Blast and elder and event of the property of the charge of having and the House great and lobbies were the event of the property and the Report of his department on the through death, and the Blast and elditional office

Mr. Peck takes the floor to morrow. The

Queen vs. Sydney Gates. Gates was in

ment with hard labor, when he made his

Carding Mill running again at once.

There is no news yet of the "City

trouble; but something's "got to be did" soon, or there will be a row in the Tammany wigwam in Montreal, has just been opened under the most and who was to turn him out of office? He defended the proposed reference of the question at issue to the Crown Lawyers of England, and said issue to the Crown Lawyers of England issue to the Crown Lawyers of England issue from which now free people, enjoying the strict attention paid to its numerous guess, the strict attention paid to its numerous guess, the will make their power felt at Albany.

The Attorney General said if an evil existed issue to the Crown Lawyers of England, and said of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess. The strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess, the contract of the strict attention paid to its numerous guess. The strict attention paid to its numerous guess, Any suspension by the Bank of payment of Interest were two criminal cases:—The during 30 days, not counting missing ones or sharpes, which better suit the ideas and requirements charged with assault with intent to commit | dead, but by whom killed "don't know."

New York, Feb. 21, 1870. EDITORIAL ITEMS

There are probably a hundred or more persons in this and neighboring towns, who daily artistic taste and systematic correctness. severe cases, great relief may be obtained, if not | Ventilated Ladies' Parlors, on the second floor, w Court adjourned on Wednesday after- a perfect cure.

dan's Cavalry Condition Powders .- Exchange. Being situated on the widest and healthiest Street in reach us up here and stamps Needham as an advanced reformer.

A destructive fire, at Toronto, on the 1st, destroyed a new Elevator and contact the remainder of the President. Vices asked, whether it was the intention of the affairs of the Mr. Needham as an advanced to state that a daministration of the affairs of the Mr. Needham as an body of the House are literally thronged with the Balsam has the Being situated on the widest and healthiest Street in body of the House are literally thronged with the Botsford at the head of all remedies for disorders of the Mr. Needham was very indignant and positive for the data of the Mr. Needham was very indignant and positive for the data of the Mr. Needham was very indignant and positive for the data of the Mr. Needham was very indignant and positive for the data of the Mr. Needham was very indignant and positive for the Mr. Needham was very indignant and positive for the Mr. Needham was very indignant and positive for the Mr. Needham was very indignant and positive for the Mr. Needham was very indignant and positive for the Mr. Needham as an body of the House are literally thronged with the Balsam has the Being situated on the widest and healthiest Street in body of the House are literally thronged with the Botsford of the Mr. Reans introduced a bill providing for the Mr. Reans introduced a bill providing for the Mr. Reans introduced a bill providing for the Botsford of the Mr. Fortin (in the absence of Crystal Fount Lodge, at the head of all remedies for disorders of the Mr. Needham was very indignant and positive for the Mr. Needham as an body of the House are literally thronged with the Balsam has the Botsford of the Mr. Needham as an body of the House are literally thronged with the Botsford of the Mr. Needham as an body of the House are literally thronged with the Botsford of the Mr. Needham as an body of the House are literally thronged with the Botsford of the Mr. Needham as an body of the House are literally thronged with the Botsford of the Mr. Needham as an body 1st, destroyed a new Elevator and contents, among which were 100,000 bushels of wheat, 1,000 bushels of barley, 1500 bushels peas, 16,000 barrels of flour.—

Which shall not be less than five, nor more than the interest they take ten; the remuneration of the President, Vice-ten; the remuneration of the President, Vice-ten; the remuneration of the President, Vice-ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the President of the interest they take ten; the remuneration of the Corner, on Sacrifice to a neglected cough and into an early the destruction of the common itself to the travell-line and to organize for the common itself to the travell-line and to organize for the common itself to say whether it was the interest they take ten; the remuneration of the City of St. John, a bill to vest the asked, whether it was the interest they take to say whether it was the interest they take to provide payment for the Pettingil property, asked, whether it was the interest they take to say whether it was the interest they take to say whether it was the interest they take to say whether it was the interest they take to say whether it is the interest they take ten; the remuneration of the Gov-ten, the common is Jets d' Eau" and Double to say whether it is the interest they take to say whether it is the interest. The public ten is the common is Jets d' Eau" and Double to say whether it is the interest. The public ten is the common is Jets d' Eau" and Double to say whether from a distressing cough, and in all cases to effect been a strong favorite with the Merchants of Cana-

We notice that Mr. Robert Davis a complete cure. and is making preparations to get his Clark's Derby Condition Powders, wherever day will not be departed from. known, are preferred to all other articles of the We, therefore, bespeak for ourselves a continuance

> Dr. Wilson's Family Anti-Bilious Pills are celebrated as a safe and speedy remedy for dis- Montreal, May 1st, 1869.

Special religious services have been leases of the Kidneys, Bladder, &c. By their ach they promote and purify the secretions of

the Kidneys, and establish for life the healthy ment and it proves to be all it professes .-

Telegraphic News. London, March 7 .- Evening .- In the house of Lords

Wherever it is known it needs no recommenda-

drawal of troops from New Zealand. Earl Granville etended the policy of the Government, while Earl Gray denounced it as dangerous and likely to perpe-LONDON, March 8 .- In the Mordaunt divorce case Lord Penzance has consented to hear in the full bench

NEW YORK, March 9 .- An Ottawa despatch states this question out of this House. He did not op- son, Publishers, Philadelphia, we have the March that Sir John Young, Governor General, will proceed tain the usual provisions in Bank charters grant- cers in Clarendon, Charlotte County, and a bill He thought the people should not be deprived of pose the resolutions out of opposition to the Gov- number of this favorite and popular Magazine. in person to Red River immediately after the close of DOMINION PARLIAMENT.

[Despatches to Morning Papers.] English half breeds at Red River are arming to resist Riel and his band. The number of English in arms are

now existing or to be chartered as atoresaid, providing for such increase, which shall in any case as the bill which was before the House last winture's Common Carrier;" "Broken Music;" spoke in reply, followed by Mackenzie in favor of amend

OTTAWA, March 5 .- Hon. Mr. McDougall is ill with submit proposals for a scheme by which a railway may be extended from Annapolis to Yarmouth. The propo

tor March, in the form of a review of Col. Den- | A Special despatch from St. Paul received this foreison's book on "Modern Cavalry," by a distin- noon, says: A letter dated Pembina. Feb. 21st, brings startling news from Major Boulton and Dr. Schultz After concentrating and occupying the lower part of A NEW INDUSTRIAL JOURNAL .- The Tech | the fort, they moved on towards Fort Garry with a force nologist is the title of a new Industrial Journal, of nearly 200 Canadian English and half-breeds. Not devoted to Engineering, Manufacturing and being strong enough to attack Fort Garry, they billeted circumstances whatever; and, if they fulfil this other letter of the same date says that this evening mail

The number before us consists of forty-four days latter from Fort Garry says that Captain Boulton large pages, and it is printed on very superior was court-martialed at Fort Garry, to be shot on the 20th

art. Altogether, it is the finest looking journal of practical science now before the public.—

OTTAWA, March 7.—Petitions continue to be brought in from Ontario asking the inposition of duty on United States coal and other articles. In reply to Caldwell, contain matter calculated to instruct and inter- nial bailway had been paid in full. Government had Dwellings. the Measurement of Electrical Resis- and import duty on wheat, flour indian corn, hops, coarse Caissons, the Microscope, Lessons on Drawing, and in consequence of avowed determination of parties Relation of Technology to Insurance, etc., etc. in the United States to starve the Dominion into annex-

with the size and character of the Journal. It Nova Scotia, touching post office accommodation at must require an enormous circulation to make Halifax. Priemier said, under last years settlement, if the enterprise pay at these figures, and it is pleasant to see that the publishers have sufficient pleasant to see that the publishers have sufficient faith in the workingmen to lead them to under- post office accommodation for Halifax. To-day, after The Technologist is issued by the Industrial routine, Dunkin introduced Bill respecting census. He said that Newfoundland and P. E. Island had put off takin Committee on clauses of Banking resolutions reserv-

The readers of the SENTINEL, no doubt, have notes. Dr. Tupper asked the Government to leave

Rufus D. Judson, Esq., writing from Farmers-

FELLOWS' COMPOUND SYRUP OF MY POPHOSPHITES. Mr. JAMES I. FELLOWS, Manufacturing Chem-We. the undersigned, have much pleasure in ecommending your COMPOUND SYRUP OF HY-

a very valuable nervous tonic, far surpassing many others of considerable repute, and well worthy the confidence of the profession gener-We beg to remain, yours very truly, A. H. CHANDLER, M. D. H. A. JACOBS, M. D. Moncton, N. B., November 9, 1867.

POPHOSPHITES. After a fair and protracted trial of the same, we consider your preparation

Sold by Apothecaries. Price \$1.50 per bottle, or six for \$7.50.—James I. Fellows, Chemist, Manufacturer, St. John. N. B. 11 NEW ALBION HOTEL, McGILL STREET, MONTREAL . CANADA.

Queen vs. James Stevens, (an Indian) those whom the coroners inquest return found charged with assault with intent to commit dead but by whom killed "den't know" W. more through the amount of their charges than aught Already the crowded state of the "New Albion" promises well for its future career; every thing as-

He was found guilty, and sentenced to 6 suffer from the distressing effects of kidney The large Hall, commodious office, spacious Reading troubles, who do not know that Johnson's Ano- etc., on the ground floor; and the Reception Room months in the penitentiary, after filling his dune Liniment is almost a certain cure. In and Suits of Splendidly Furnished and Thoroughly form no small luxury during the hot summer season. We notice that the Agricultural papers all And, what is an exception to the general Rule in We notice that the Agricultural papers all Hotels, the Bedrooms are all well ventilated and light-over the country recommend the use of Sherical, there not being a dark room in the House.

Notwithstanding the very large outlay in building of the patronage so liberally accorded to us during

DECKER & CO.