

LAST week, one of the Post Office clerks in Toronto died, and before noon of the same day over fifty applications for the place were made.

DESPATCHES from Europe announce that the trial of Governor Eyre, late of Jamaica, has commenced in London. The Government having assumed the expenses of his trial we think he is pretty certain to be acquitted.

THE SOCIAL, announced to come off at Mr. Anderson's, on First Street, will take place to-morrow evening. Our Volunteers are to be present in uniform, and among the guests will be several distinguished gentlemen from Brampton.

"THE CANADA FARMER"—The first number of this bi-monthly for February is received. It is replete with useful information by the farmer and interesting matter for family reading. It is an invaluable publication to the Canadian farmer. H. H. George Brown, publisher, Toronto.

"THE CHRONICLE"—This is the title of a large weekly just published at Durham by Messrs. White & Johnston. It supercedes the *Durham Standard*, who e publication was some time ago discontinued. The *Chronicle* is neatly got up, and able condensed. We wish it every success.

A SOCIAL, in behalf of the Baptists, was held at the residence of Alex. Mitchell Esq., Counselor of Chelsea, on Wednesday, which was well attended. A collection was taken up during the evening, when a considerable sum was subscribed towards the church. The company retired at a late hour, after spending a very agreeable evening.

CHURCH MISSIONARY MEETING.--We are requested to state that a Missionary Meeting will be held in Mark's Church, Orangefield, on Friday evening, the 22d inst., at 7 o'clock, p.m., when the Rev. A. Palmer, M. A., Archdeacon of the Diocese of Toronto, and other Rev. gentlemen will be present. The public are respectfully invited to attend.

THE GRANDVILLE TRAMWAY—The directors of this undertaking met in this Village on Monday last, when the delegates appointed to confer with Mr. Boyden in reference to the aid which the Company might expect for the Tramway from the Grand Trunk Company, submitted their report, which was adopted. A month ago, consisting of Messrs. Allen, Fall, and Goss, had been sent to Montreal to purchase a locomotive, and a call on ten per cent ordered to be made on the subscribed capital of the Company. A survey of the different proposed routes was also ordered to be made. An application will be made to the various municipalities interested in the project, and the various questions of detail relating to the enterprise. After some further business the Board adjourned till the first Monday in March.

LIQUOR.—The editors of *The Liberator* and *The Herald* and *Graphic*, have commented rather freely on the conduct of Brigade-Major Barrett, who appeared to be intoxicated when inspecting the Guards. At the same time, that gentleman has insisted on an action for libel against them claiming £2,000 damages. The *Liberator* Mr. of course, denies the charge of drunkenness, and says that the only effect of the intoxication was not that of effect of spirituous liquors, but of ether, taken to relieve the fatigue and lassitude consequent on a long journey. The papers deny that, asserting, that no druggist disposed him ether on the day of the inspection, and reiterating the charge of drunkenness, incapacity, and possibly first preferred, the truth of which would seem to be fully borne out by a verbal statement of the Brigade-Major to the Inspector. The conduct of any public officer, when inimical to the public interest, or subversive of moral law, becomes a just cause of complaint and subject of criticism in the public press; and if Mr. J. Barrett was intoxicated and incapable to perform duty, *The Liberator* and *The Herald* have only performed their duty by making the facts public. The conduct of the Brigade-Major is a bad example of drunkenness in other officers, and this press has a right to present as a warning the evil whatever it may present itself, of which our laws will not deprive it.

WHITTINGTON VOLUNTEER RIFLE COMPANY.—This new company turned out for inspection, 45 strong, on Tuesday, the 5th inst., by Major J. A. Murray. The Major, having inspected the arms and accou-

upon the clean manner in which they were kept. They were then put through the various military evolutions by their instructor, Sergeant-Major Clegg, and with which Major Burretto was well versed, and expressed his approval to the men, promising at the same time to see that their clothing should be sent to them at every date possible. After this, Mrs. Elizabeth E. Payson, on behalf of the officers, read a Declaration of Sentiments, and then the company, presented Sergeant-Major Clegg with a purse of money, which was given him in

loyal troops, and, accordingly, we have no possibility to report, if we except the wounding of a police-messenger, who had been captured by the rebels, and who attempted to escape from the captives. The situation scarcely rises to the dignity of a serious riot, and would seem to have been a purely spontaneous outbreak, which was not supported as I wish to suppose, by the Government on the coast of France, which led to the imprisonment in Haiti. Nothing more quietude and unsuccessful in the attempt to intervene has occurred during the present century.

The British Government is said to have known as much about the intended march some two days before it took place, as it had itself been a party to the plot. A sergeant in the employ of the Earl of Eglinton, on the 12th, had been writing him to the effect that he was going to take part in the rising at Killybegs, and that the leader of the movement would resign. The letter from Colverson dated that evening. This information was communicated to the authorities, who placed a guard on the route between Killybegs and Colverson's house, and C. P. MacLennan, the suspected Fenian leader, was intercepted and taken into custody. The prisoner was searched, and letters confirming the assertions in the anonymous note were found upon his person.

Though communication has been restored between Kilmoney and Dublin, and people are all throughout the country, not being so far from the immediate grasp of the Fenian rising. Whether the movement had been brought about prematurely, by some persons and hot-headed Fenian agitators, and formed part of a general revolution, or whether it was the result of a general rising of the Irish people with the people of Kilmoney, can only be conjectured. Some say that it was caused by the arrest of the American officer, Capt. Mortimer, when others hold that his prompt arrest precipitated a general rising of the Irish people. Whatever may have been the cause, the movement was ill-considered, lacking all the elements necessary even for a successful insurrection, and it is to be hoped that the Government may be able to test the strength and solidity of the Government in an emergency, which had been the object of the insurgents.

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W. S. LEVYAN MISSIONARY MEETING

THE Anniversary services connected with the Orangeville branch of the Wesleyan Methodist Missionary Society were held on Sabbath and Monday last. 17th and 18th Nov. The sermon on Sabbath by the Rev. Messrs. B. McFarland and Tucker, was directed to the minds of the audience, "The only way, God to the world in giving His only-begotten Son, that whosoever believeth in Him should not perish but have everlasting life." and "the love of Christ constraineth us, that we seek the salvation of our fellow-men."

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BETHEL CHURCH SUNDAY SCHOOL.

For initial attendance of the "Proving Ground Sabbath School" at the First Baptist Church in this city, on Tuesday last. There were about 350 persons present and many who had come to get a taste of the good things of God's Word. The school was held at 10 o'clock and was in charge of the pastor, Rev. J. W. Smith. The school was held at 10 o'clock and was in charge of the pastor, Rev. J. W. Smith. The school was held at 10 o'clock and was in charge of the pastor, Rev. J. W. Smith.

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
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from Uxbridge—the remaining six were nominated and appointed by the regular vote of the whole delegates assembled, in order that none of the townships should have cause of complaint that they were insufficiently represented. The nominations and balloting were then proceeded with, and with what result is already known, and to which result yourself and correspondents take such grave exception, as to lend you to ascribe “criminality and selfishness” to Messrs. Thompson and Paxton, because they, in the unbiased opinion of the delegates, were the men best qualified to carry the banners and represent the interests of the Reform party, in the coming struggle. Respecting the representations of your correspondents, “Fair Play,” “T. A. R.,” and “Brook,” I reply without fear of truthful contradiction that they are untrue both in the letter and the spirit, and unworthy of men claiming to belong to the great party of reform and progress; and as to your own remarks as to the nominations which were arrived at, having been the result of unfair combinations between the successful candidates, I beg to state that they are either the result of erroneous information, or else are the inspiration of Mr. Gould himself, who undoubtedly felt greatly humbled and bitterly disappointed at the conclusions arrived at, notwithstanding his promises made in his speech previous to the nominations, and his protestations to the contrary, after the result was made known. If Mr. G. did not want the nomination for the House of Commons, why did he allow his name to be proposed as a candidate, which was done while he was present, and to which he offered no objection? Was it because he expected to receive more nominations and have the glory of resigning whichever he thought best? Such, at least, is my own opinion, and one, I have reason to believe, largely shared in by the other delegates present. If Mr. Gould did not really expect that such a conclusion would be arrived at, why did he not promptly object to being put in nomination for an office which he declares he did not want? And why did he not state in a manly, straightforward way his intention to run only for the Ontario House, if not for the reasons at which I have hinted? Or if he or Mr. Kennedy thought that they had been unfairly dealt with, why did they not protest to that effect when the result was made known to them? That they did not then think so, I need only appeal to their respective speeches as truthfully reported by the *Globe* reporter, in which both gentlemen profess to be pleased with the result, and promise to do all in their power to secure the return of Messrs. Thompson and Paxton. As to Mr. Thompson, I quite agree with the sentiments expressed by Mr. Gould, that he had not hitherto so thoroughly identified himself with the Reform cause as to entitle him to the confidence and honor bestowed upon him, but now that he has received that nomination he ought, and I trust will, receive the hearty, unqualified support of all true Reformers. As for Mr. Paxton, I can only echo your own expressed sentiments as to his fitness for the position to which he is nominated, and trust no such folly will be attempted, as to endeavor to deprive him of it by the advocacy of another convention which can only result in a house divided against itself, and ensure the success of the enemy.

I remain, yours respectfully,
ADAM GORDON.
Manchester, May 14, 1897.

To the Editor of the *Whitby Chronicle*.

Sir,
Allow me, through your paper, to review and contradict some of the article in your last issue, signed “Fair Play.” He says he attended the convention held in Brock, on the 2nd inst., as a spectator, he should have said, as a spy—not as a delegate. In addition to the usual amount of wire-pulling there was an amount of juggling and bigging. I think “Fair Play” has been in the ledger domain business, or he would not have judged others so wrongfully. He says “the nomination” of Paxton and Thompson confirmed his “suspicions.” Gould and Kennedy were “both sold.” I ask who sold them. If “Fair Play” was such a close observer and as honest as he would like to make the people believe, why did he not tell us that he heard Mr. Gould and Mr. Kennedy say and declare, after the nominations were

Gould or Mr. Kennedy will aid or assist in breaking up the convention. What, I ask, can these gentlemen say before another convention, after using the language they did at the last held in Brock? If men’s words and honor be binding, it’s certainly on these two gentlemen. Further, if it’s grounders and croakers should succeed in getting up another convention, and even get Messrs. Thompson and Paxton hoisted, (which I doubt much), and elect Messrs. Gould and Kennedy, do they think a better feeling will exist; or will a stronger effort be put forth to secure their election? Methinks not. Then, why not let it rest, and do as they all agreed at the convention, to support Messrs. Thompson and Paxton. They even went further by declaring they would use all their influence to make election of Messrs. Thompson and Paxton sure. If these gentlemen can go back of this, I ask, what won’t they do? I will now close for this time hoping the next time “Fair Play” writes he will give his name in full, so that the public may judge who is *not-whole*—him or me. Hoping you will give the above a place in your next issue, I am

Yours, &c.,
JOHN KOTT.
Borella, May 13th, 1897.

REPLY.
Mr. Kott may be a very important man, in his own estimation. But he is not the most desirable correspondent in the world. We must inform him that we have no time to prepare his productions for the press; nor to afford so much space for a heap of rubbish that might, if under sense of, be fitted into a stick of type. For any argument in his letter, we recommend him to read the extract from the *Observer*, as a reply.

CORONER’S INQUEST.—An inquest was held at Port Whitchy, on the 11th inst., by Dr. Carson, Coroner, on the body of Jas. Kiunally, who was found drowned in Story’s marsh, near the Bay. The body appeared to have been two or three months in the water. The jury returned verdict of accidentally drowned while under the influence of liquor.

What is said of the North Ontario Reform Convention.

The Prince Albert *Observer*, speaking of the result of the North Ontario Reform Convention, expresses its dissatisfaction as follows:

With regard to the Reform convention lately held in North Ontario, we have only to say that if that convention was no better an exponent of the views of the Reformers of the other townships than it was of the reformers of Reach, we do not conceive that its decisions are binding in the slightest degree, except on the delegates there present. If the delegated authority of the other townships in the riding, were duly placed in the hands of their delegates, then in as far as these delegates acted honestly, the party delegating them are morally bound to abide by the decision of the convention, and endeavor to carry out its legitimate pledges. But the vote of any delegate not properly commissioned has not the slightest claim to authority, except upon the delegate himself.

With regard to the delegation from Reach we have not the slightest hesitancy in asserting that its decisions are not binding on the party in any way; as these delegates neither asked nor obtained the delegated authority of the party.

The meeting at which the delegates were chosen was held at Manchester on Saturday 27th ult., and of seven or eight hundred reform electors only thirty-two put in an appearance; nineteen were from Port Perry division, and only thirteen from all the other four divisions. This was *prima facie* evidence that the reformers of Reach did not desire to have a convention at all; and when it was asked

connecting link by which an immense amount of trade might be commanded, and to which this county was entitled. He next dwelt upon the cost of constructing railways, and showed that they could be built for much less now, than when the former agitation took place, for the people understood them now, and need not be at the mercy of contractors, who charged fabulous prices, took part pay in stock, that part being over and above their legitimate profits, and so burdened the road. When he urged, we saw the people of Toronto taking steps to build the Nipissing line—building 40 miles of a road which was no benefit to them, for they had the trade of that line already—in order to reach and make tributary a trade more distant, it was time the people of this county were stirring. Our very existence as a county would be destroyed, if we allowed other localities to outstrip us, and did not get a railroad. He urged harmony and unity of action at some length, and made a very forcible and effective speech in favor of the scheme.

Mr. Sheriff Reynolds spoke as to the comparative cost now and a few years ago. Then, he said, he as chairman of the old company, had offers to build and equip the road at \$3,000 per mile, and subsequent experience since, proved that the road could be constructed for that sum, for other lines similarly situated were built by the same parties, for that estimate, and less. A broad gauge line could be built through this county, he asserted, now, at about \$4,500 a mile, the narrow gauge at perhaps \$3,000 a mile.

Mr. Thomas and Mr. Harrison recommended the propriety of passing a resolution, as to the desirability of the undertaking, before proceeding with the appointment of provisional directors.

Mr. Hulbert spoke as to the cost of grading, fencing, ties, right of way, &c., and made a calculation that \$15.00 per mile would cover the whole cost of construction and equipment.

The following resolution was then moved by Mr. Bigelow, seconded by Mr. Hulbert, and passed unanimously:—That this meeting, in view of the action that is being taken by other localities, to tap or divert the legitimate trade of the county of Ontario, and the necessity of a railway through the county north, from some point on Lake Ontario; and further that as appears from the report of competent engineers, as to the cost of railways, approve of the present course of applying to parliament for a charter to construct a railway from some point on Lake Ontario, to Lake Scugog, with a view to an extension north to Leavelton, or other points.

Mr. Sexton spoke as to the desirability of reviving the old charter, or obtaining a new one altogether, and asked as to whether any saving would be effected by either plan. He spoke as to Toronto influence militating against obtaining a charter, and asserted that so much greater was the reason why the county should send to parliament men from amongst themselves, to do their business. (Cheers and laughter.)

Mr. Gibbs after disclaiming all knowledge of the meeting, except through the circular received by him to attend, and his want of information as to what steps had hitherto been taken to advance the project, referred to the former railway attempt, and said that the result showed that the people chose wisely to bide their time. He supposed that in this instance the question had so far advanced that the advisability of a railway had been determined upon. He advised the obtaining of a new charter, and said the cost would be about the same as reviving the old charter. Perhaps, he observed, a difficulty might arise as to legislation on the subject in the new House of Commons. With respect to Toronto and Port Hope; perhaps Toronto benefited by railway extension—no doubt it did; but parties said the town of Port Hope was ruined by them, and the country north built up. Whether they would have the same effect here, he did not know, and he did not know that Port Hope had been injured. In the introduction of traction engines on our common roads, if they can be made available, the necessity for a railway would be greatly diminished, if not altogether done away with. He saw no objection to going on, naming provisional directors, and procuring and taking steps to place the undertaking before the public. Up to that point he could imagine no objection, and then perhaps the question of traction engines would be tested, and people in

moves that the committee had taken into a Court of Revision, for of revising the assessment roll of Scott, for the year 1896.

The clerk, acting as chairman, read the roll for the township of Scott, also county paper, to which he verified the Clerk of E. C. C. complaints of B. Phillips, and against the names of 26 persons wrongfully entered on the assessment roll, they being *bona fide* tenants or occupants, many of whom were in possession of deeds of the others of leases, &c. The clerk here stated that they had been, parties, misinformed in reference parties complained of, but were satisfied with the proof produced, in two cases, whose names were erased from the roll, on account of the assessor stating that he had no parties in question, and known to the contrary, but what the times as formerly, to occupy the land, and entered their names as such.

Mr. Sinclair, seconded by Mr. moves that the assessment roll township of Scott, for 1897, as now finally pass, and that the clerk to the same, as the law directs.

The Court now arose, and adjourned, which on motion of Mr. S. journaled for one hour.

Council resumed.
Mr. Sinclair, seconded by Mr. moves that the following person exempt from performing Statute the township of Scott, for 1897, Wm. Steward, Mrs. Hunney, Mrs. Wren, James Hind, and

ling.
On motion of Mr. Rowland, adjourned until next day, at 10

The council met at the Town 10 a. m., 30th April, 1897, in to adjournment. Members a Revue in the chair. Minutes of ing read and approved.

Petitions presented of George 26 others, praying the council to the proper authorities, for the having the 8th con. of Scott presented by Mr. Madill, of Hook, praying for assistance to support her family, present Cunningham, of about 5000 others, praying for a railway line between lots 10 and 11, con., presented by Mr. Madill Wilken, road overseer, for a Shovel, for the use of his road by Mr. Rowland; of Wm. W road overseer, for a Turnpike the use of his road division, by land.

Mr. Rowland, seconded by Mr. moves that the prayer of the Wm. Willoughby and John V Turnpike Shovel, for the use of respective road divisions, be granted the rever grant his order of surer, in favour of those parties above purpose, for \$7 each.

Mr. Sinclair, seconded by Mr. moves that the prayer of the Geo. Gray, and 26 others, for of the 8th concession line, be granted the rever and clerk take the steps to procure the same.

Mr. Madill, seconded by Mr. moves that the prayer of the James Smith, and 16 others, them to open the side line between 10 and 11, 7th con., be granted amount of \$15, and the rever order on the treasurer, in favour parties, to that amount.

Mr. Sinclair, seconded by Mr. ham, moves that the prayer of of Catharine Hook, for assistance her to sustain her family, be the amount of \$10, and that Cunningham, be, and is hereby to expend the same, and the his order to that amount.

On motion of Mr. Sinclair, Mr. Mr. Rowland, the council, adjourned again at 10 a. m., on the 1st in June, 1897.

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Oradgville, May 30, 1867.

The Orangeville Sun

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