Agony

saparilla. This great medicine has given health to suffering children, even when health seemed impossible. The secret of its success is that it purifies, vitalizes and enriches the blood.

"I wish to tell of a wonderful cure effected by Hood's Sarsaparilla. Five years ago my little boy was suddenly seized with a severe lameness, apparently in his right knee, which some phyently in his right knee, which some phycicians said was rheumatism, while others said it was hip disease and that it was

became rapidly worse. We took Jimmie to a specialist, who said it was hip disease. At this time the affliction became so severe that we could not move him without causing screams of agony. He became reduced in weight to 30 pounds, and was but a shadow of his former self. We had about given up hope when we read of a cure by Hood's Sarsaparilla of a similar case. We resolved to try this medicine. Jimmie was decidedly improved after taking the first bottle. He was even

after the second. We have since used over a dozen bottles of the medicine, and the change has exceeded our expectations. James is now able to walk without the aid of crutches and goes to school every day. He has been wonderfully cured by Hood's Sarsaparilla." J. O. RUNDELL, Oakley, Michigan.

Druggist C. C. Tubbs says he knows the Rundell boy has been wonderfully

dell is thoroughly reliable. He has a good sale of Hood's Sarsaparilla and Hood's Pills, both of which are giving perfect satisfaction. He says Hood's Pills seem to be the coming family cathartic.

N. B. If you decide to take Hood's Sarsaparilla do not be induced to buy any other. Insist upon Hood's, because

Sarsaparilla

Is the One True Blood Purifier. All druggists. \$1. Prepared by C. I. Hood & Co., Lowell, Mass. Hood's Pills are easy to take, easy to operate. 25 cents.

A SCHOOLBOY'S COMPOSITION. Here is a novel composition from a

"One day I was in the country I saw a cow and I hit her with a rock a dog bit me a sow chased me I fell out of a wagon and a bee stung me and the old gobbler flopped me and I went down to the branch and I fell in and wet my pants." There's a whole novel for you in sev-

be no doubt of the virulence of this epidemic, for I know of people lying dead from it who never died before.' The same gentleman thus chivalrously defended a colleague: "I strongly protest against this attack on my absent friend, for surely it is not right to hang a man behind his back."

FORCE OF HABIT.

London People Have Become Used to the Great Specific Remedy.

London, May 11 .- The dispatch from Detroit with reference to the cure from Bright's disease and blood poison of Mr. Langley, of this city, by the use of Dodd's Kidney Pills, has recalled the wonderful facts of the case to the citizens, among whom Mr. Langley is the all-aged selling plate. well known. It has reminded them that Mrs. Langley, among others, also made an equally wonderful recovery. come so universal here, and there has een so many instances in which they that a similar case would hardly excite as much interest now as it did

The cross on the dome of St. Peter's in Rome is 448 feet above the pave-

ment of the portico. LIFE SAVED .- Mr. James Bryson Cameron states: "I was confined to my bed with inflammation of the lungs, and was given up by physiat at auction for 100 sovereigns; five fur-A neighbor advised me to try Dr. Thomas' Eclectric Oil, stating that his wife had used it for a throat trouble with the best results. Acting on this advice. I procured the medicured me: I certainly believe it saved my life. It was with reluctance that duced to such a state that I doubted the power of any remedy to do me any good."

The only preparation for birds protected by patents and regis-

"Bird Bread

Its sale with COTTAMS BIRD SEED exceeds that of all other brands combined. Bird keepers appreciate the only food prepared by an experienced fancier. A month's trial will produce improved song and appearance of your birds. Be sure "Bart Cottam" is on every

New Goods

SPRING SUITINGS.

Large Variety of Fine Tweeds, The Very Latest.

A. SLATER, Merchant Tailor. 427 Richmond St., corner Carling.

by no means unusual with Hood's Sar- Toronto Turns the Tables on the Syracuse Stars.

> More Racing at Newmarket-Turf and Wheel Notes.

Cleveland14 13 Zimmer; Inks and Carsley, Grady.

ng and Warner. Umpire, Weidman.

ton; Chicago refused to play. Batterles-Stivetts and Ganzel; Terry and Stuart for defendant. Donahue. Umpire, Keefe. Rain at Pittsburg. EASTERN LEAGUE-WEDNESDAY. At Toronto-

and Casey. Umpires, Gaffney and entered on the non-jury list, was post-Lynden. At Buffalo-

and Urquhart. Umpire, Swartwood. At Scranton-Rudderham and Dixon. Umpire, Kelly. At Wilkesbarre-R. H. E.

and Gunson. Umpire, Doescher. TORONTOS 6, SYRACUSE 3.

Toronto, May 14.—The home team struck a winning gait yesterday, and landed an easy winner in the seventh -the lucky seventh. There were not many spectators, but those who were there saw a close, and, in that respect, an exciting game up to the seventh. Both pitchers, however, appeared to be afflicted with the slows, Delaney especially. The Syracuse twirler watched first base very closely, and several times appeals were made for balks, but Umpire Lyndon would not allow them. Lyndon's decisions on balls and strikes did not please either team, and some tall kicking was done, the visitors being very prominent, disagreeably so, in their objections.

FLYS. Guelph Herald: Powers left today for London. He received on Tuesday a The jury long letter from J. E. Breen, manager the case of the Petersburg nine, asking him to report at once. Mickey is not stuck on the South, and as he is in first-class shape it is likely he will stay in Lon-

Guelph Herald: Roberts, the new catcher, is very favorably spoken of. In all probability he will captain the team. He is entrusted to pick out the

Maple Leafs is now complete. Here cared to go to Strathroy and do her it is: Carney, Verchures and Bradford, bidding. She would pay him \$200 cash Lauer, first base; Hewer, second base; She had offered to buy him a railway Allan, short stop; McIlroy, third base; Dass.
McCracken, left field; Congalton, cenchures, right field.

Dineen has won both games that he has pitched in for Toronto. Staley and Moran have each won and lost a year nearly every year. He had game, and Dean was successful in his stayed at the Northern Hotel in Saronly assay, while Dunn has lost one nia and had left there without settland McPartlin three.

Padden, of Toronto, has accepted all TWO SAYINGS FROM CORK.

A Cork town councilor is credited

A Cork town councilor is credited

A Cork town councilor is credited but five of his 68 chances, and Stuart some years, but had nothing to show such was the case. He swore to having cheated at cards, and this he did with having thus spoken: "There can tunities, while Lutenberg has a record not consider was a crooked business. of 110 accepted chances and three er- He made the statement that he might rors. O'Brien, in left field, is credited procure a man in his place as he with three errors and 37 successful attempts, and Wright, one error in 24 ness. He had been in the country chances. Freeman has a couple of errors and eleven put-outs to his credit. and Casey 28 and three errors. At a special meeting of the players

of the St. Louis Baseball Club Wednesday, Roger Connor was elected captain of the team. President Von Der Ahe appointed Roger permanent

THE TURF. The London morning papers congratulate Mr. Pierre Lorillard upon the success of his horses at Newmarket. The Sportsman praises Reiff, the jockey, for his excellent riding of Wishard in

Sunol is said to be greatly improved in her disposition since her retirement. But one man san safely shoe her with-The use of the pills, however, has be- out the application of the twister on her nose. She hates her old trainer, Marvin, and it is wonderful that he have been used with beneficial results ever accomplished as much as he did with the great Electioneer mare. Seven starting machines will be put then, when the medicine was less up at Windsor at the close of the pres-

ent meeting. RACING AT NEWMARKET. London, May 14.-In the 2-year-old selling plate at Newmarket today, thirteen horses started, including the American horse Portiadura. The race was for a 2-year-old selling plate of 103 sovereigns, the winner to be sold longs. The Chanteuse filly was first; Golden Hawk was second, and The Petrovna filly was third.

In the flying handicap plate of 300 sovereigns, there were seven starters. Mr. Pierre Lorillard's Diakka was

CRICKET. BAILS. The London Cricket Club will play the Detroit eleven on the latter's crease The Forest and Asylum Cricket Clubs will play on the asylum grounds on the Queen's Birthday. Forest plays

at Wolseley Barracks on May 26. THE WHEEL In France and Australia professional acing is very successful. Large purses are offered in both countries, and the result is that all the big racing men

John Davidson, the "Simon Pure." is riding surprisingly fast. On Wednesday he wheeled a mile, paced in 2:02 at Brantford, where he is very popu-

lar, The perdiction is hazarded that th battle among professionals will be be tween Bald and Sanger, Tommy Cooper, Arthur Gardiner and Charley Murphy are the ones who are very likely to have something to say in the disposition of the crown for 1896, and little Zeigler will not be very far away in those rattling finishes that will make the races for the coin during 1896. Johnson will be back in time for the fall meets, and what figure he will cut in the game after a hard campaign in Europe and a sea voyage it is hard

Begun.

The Strathroy Arson Case-Williams in the Box.

WEDNESDAY AFTERNOON. The last cases on the jury were disposed of this afternoon by Judge Armour, and the rapidity with which that gentleman has made progress is a subject of much comment among legal men. Nearly twenty cases have been gone through with in three days. The criminal cases now only remain

-three in number. Little vs. Taylor was an action brought by David Little, of Mosa At Chicago— R. H. E.
Boston ... 10 11 2
Chicago ... 4 8 3
Eleven innings. Game given to Boston; Chicago refused to play. Batter-

Carling vs. Stuart was an action against executrix of the latter to recover the sum of \$252 17, the amount of an account due plaintiff. The case

Wiliam Guest, of London township, who has just completed a term for bigamy, was arraigned on a charge of want of sureties to keep the peace towards Mrs. Marshall. He was discharged charged. Mary Seaton, of Strathroy, was also arraigned before him on the charge of inciting to arson, but pleaded not

poned until next assizes. Maybee for

plaintiff.

guilty to the charge against her. THURSDAY MORNING. The case of William Bacon, of London West, on trial for highway robbery, occupied all the morning. Robert Dowling, engineer, of Peterboro, in his deposition, swore that on March 2 he was in company with Bacon from 2 o'clock in the afternoon until 7 in the evening. He had gone to bed at Jeffries' hotel, where Bacon came into his room at 9 o'clock the same evening and asked him to go for a walk. They went to the Riverside Hotel, where they had a drink. Dowling was jumped on as he came out of the front of the hotel by a man, while two more emptied his pockets of \$40. Defendant called four witnesses to

prove that he was not with Dowling when he went to the hotel, and also four witnesses to prove that Bacon was in the city at the hour the robbery is said to have occurred.

The judge charged the jury, ex-

plaining the distinction between robbery and the simple loss of money. The jury retired at 12:40 to consider

STRATHROY ARSON CASE. Mrs. Mary Seaton's trial was then with. She is alleged to have incited Charles Williams, a colored man, of Sarnia, to set fire to certain properties belonging to her husband in Strathroy. Williams was the first witness called. He related the circumstances under which he best battery to face London on Satur- had first met Mrs. Seaton in Sarnia. Guelph Mercury: The roster of the there was \$700 in it for him if he do the Surrogate Court.

Maple Leafs is now complete. Here cared to go to Strathroy and do her BOUNDARY LINE DISPUTES. pitchers; Roberts and Dark, catchers; and \$500 after the work was done.

Cross-examined by Mr. E. Meredith, Bradford, Carney or Ver- Williams admitted that he followed ing his account. He stated that he had been a Government employe for for two years. Had a wife in Pittsburg, Pa. The case is progressing. In the suit of Trebile which was won by the former, Mr. A. B. Aylesworth, Q.C., the distinguished Toronto barrister, was counsel for the

CHINA WARNED

By the British Government-The Che-Foo Trouble Explained.

London, May 14.-Answering a question on the subject in the House of Commons today, the Parliamentary Secretary for the Foreign Office, Mr. George N. Curzon, said the Government had no information concerning the report that Russia was occupying the foreshore at Che-Foo. He added that, according to the British Minister at Pekin, a concession had been granted to a Russian firm, by the terms of which the British riparian owners consider their rights infringed. Mr. Curzon continued, had been warned that she must not include in the Russian concession property belonging to British subjects, unless with the consent of the owners. In conclusion, Mr. Curzon stated that the Tsung-Li-Yamen had been informed that it would be held responsible for

all injury to British interests.

Use Dr. Gray's Hair Tonic and Dandruff Cure; 35c at Anderson & Nelles' drug store.

One of the ironies of life is the fact that the man who has money enough to pay as he goes can get all the

credit he wants. Date of General Elections. When is it to be? This question is disturbing the souls of politicians. In stipulated for.
view of the material alteration in the DEBTOR AND CREDITOR. commercial policy of the country here! don't suffer this neglect to delay the use of means open to all, and

less Corn Extractor. Mrs. Celeste Coon, Syracuse, N. Y., writes: "For years I could not eat many kinds of food without producing a burning, excruciating pain in my

sure acting corn cure, Putnam's Pain-

Valuable Resume of What Was Done Last Session.

SHERIFFS.

The office hours are to be from 10 a.m. to 4 p.m., except during the long and Christmas vacations, when they are to close at 1 p.m. The sheriffs of Toronto and York are to have a halfholiday each Saturday. SUCCESSION DUTIES.

Provision is made against evasion of payment of these duties by disposition of property in anticipation of death, or by purchase of annuities. Property brought into Ontario from the duty.

ALGONQUIN PARK. The superintendent is to be ex-officio health inspector, and the park rangers sanitary inspectors of the park. REGISTRATION OF BIRTHS. ETC. The act has been revised and con-THE LAW COURTS.

Provision is made for the removal f an executor or trustee, either for or upon his own application. When the estate is \$1,000 or under, the R. H. E. was undefended, and judgment was corporations for damages arising from given for the full amount with costs. non-repair of roads, streets or sidewalks are to be tried by a judge with-Jones vs. Hendrie, the last action out a jury, and in the county in which such road is situated. When two judges only can be obtained for a Divisional Court, if these judges differ, the case can be reargued before three. A no-tice requiring a jury is to be given within four days after the close of the pleadings. Increased fees of official or professional witnesses are to be in the discretion of the court. COUNTY COURT.

The jurisdiction is now largely extended. Title to land may be tried, where the value is under \$200. Also the validity of a bequest not exceed-ing \$200, and where the value of the estate does not exceed \$1,000. In liquidated damages or debt ascertained by the act of the parties, or by the signature of the defendant, to \$600 (formerly \$400) and to any amount in such cases where the parties agree to try in the County Court. In trespasss or injury to land, where the value of the latter does not exceed \$200. In partnership matters where the joint stock does not exceed \$1,000. In actions to recover a egacy, not exceeding \$200, and the of the estate does not exceed In actions to enforce a lien upon land, where the sum claimed does not exceed \$200. In actions for redemption where the sum involved does not exceed \$200. In creditors' actions to rank upon an insolvent estate, where the claim does not exceed \$400. Power is given to transfer to the High Court been exceeded. Abandonment of excess is permitted, where the limit is exceeded. In countles where there is a senior and junior judge and the population does not exceed 80,000, and there is a vacancy of one of such, no second judge to be hereafter appointed.

SURROGATE COURTS. Power to remove an executor is conerred where the estate does not exceed \$1,000. The passing of accounts before the surrogate judge is to be binding upon all parties who have been notifled. The senior judge of the County Witness said Mrs. Seaton told him Court is no longer to be ex-officio judge

question is to be referred to a special surveyor, who is to report to the court. unless the parties so stipulate the life of a sport, whose business By consent a dispute as to a boundary writing. A lien holder is entitled to was betting on the races and playing line may be referred to a surveyor, whose report, when filed, shall have the effect of a final award between the the owner is liable to an action in parties. If the parties fail to agree case of refusal or giving a false statenominate him.
INSOLVENT DECEASED PERSONS.

tors holding security are required to value the same; failing this the judge may fix a value. Creditors can be required to assign their security at an ance of 10 per cent on such values, FRAUD BY COLLECTORS.

Persons ust ig colorable imitations of Division Courts Act are made liable to a fine of \$20 a day. JURORS

at coroners' inquests are to receive 50 cents for each day of four hours, and \$1 per day for any longer period: also 10 cents a mile for traveling expenses. Jurors on a jail inquest are not to be entitled to fees. CONSTABLES. The appointment of a high constable

is made imperative, and constables sale, and leaving notice with the are placed under the supervision of the inspector of legal offices. On the certificate of the magistrate and the re commendation of a county judge, a waiting for the passing of the same by may allow to a constable a reasonable amount in addition to his tariff fees. In case of emergency, provision is made for an advance not exceeding ture of persons suspected of crime. A new tariff of fees is promulgated, increasing the fees in some cases, notably in that of mileage, which is to be 13 cents. Mileage to attend assizes or sessions or before justices is also 2, and provided only for an appointto be allowed. Police officers in a city in charge

QUIETING TITLES.

Publication by advertisement when the property is of less value than \$3,000 is dispensed with. The Registry Act of 1893 is amend. ed in various respects. The office is to close for registration of instrument at 1 p.m. on Saturdays during long vacation. Municipalities are to receive a larger proportion than heretofore

of the excess of fees beyond those now

If a creditor fails to value his sewhich would be involved in a change curity, power is given to the judge to of government, it is a matter which bar his claim as against the estate concerns the general public. Mean- Contestation of claims may be decidwhile the aching corns of the populace ed by the judge in a summary manner cry for a remedy and the government and without bringing an action. An give no heed to the demand. Look assignee may distribute assets in the same manner as a sheriff under the Creditors' Relief Act, and in that case | councils) are to hold their first meeting which removes the most painful and the provisions of that act are, for that obstinate corns in two days. Painless, purpose, to apply. Inspectors are not to receive any sum above traveling expenses except by resolution of the creditors, such allowance not to exceed \$4 a day.

Assignments for the Benefit of Creditors.-Provision is made for the examination of any person who is or has stomach. I took Parmelee's Pills according to directions under the head of or employe of any kind of the assignor. Or incorporated villages must be given or incorporated villages must be given. been an agent, clerk, servant, officer | Notice of action against entes, towns Dyspepsia or Indigestion. One box Also for compelling the production by within seven days of the accident; the entirely cured me. I can now eat anything I choose without distressing me in the least." These pills do not cause pain or griping, and should be used when a cathartic is required.

Also for compelling the production by any person having in his possession limitation of 30 days in the case of any book, document or paper relating townships is unaltered. The change is not to apply to cases of accident to the debtor, his dealings or property.

Chattel Mortgages.—A tariff of fees happening before April 7 of the accident, the salary did not become law. The School Acts have not printed, and will hereafter the case of accident to the debtor, his dealings or property.

THE WEATHER TODAY:
Fair and warm;
showers.

Prints for Stylish People

At just ordinary prices. That's the kind everybody wants, and we have American Indigo Prints, two cases just sufficient to meet the demand. That's absolutely fast colors, worth 10c, cash.... how we get the price down so fine on such good goods. It isn't difficult to put Nice line of American Prints, light colorings, absolutely fast......... cheap prices on low grade goods. We buy large quantities and sell large Thos. Hoyle's English Prints, shirt and 10C without the Province is made liable to quantities. This year we have utilized every available resource to render our An elegant line of American Pique in a 121C assortment superior to any heretofore exhibited. We know of no better ad- Plaid Zephyrs, beautiful colorings, at ... 250 vertisement than satisfied customers, therefore we aim to give the very best Very handsome Crepon, was selling at 122C values at the closest possible price, as our list today proves.

When the estate is \$1,000 or under, the application is to be to the County Court. All actions against municipal Court. All actions against municipal

Big range of Crumm's Celebrated Prints, extensive variety of pat- 122°C

Handsome Sateen, silk effect, Dresden patterns, fast colors, extra good 25C

Silver Silks, dark colorings, handsome An endless variety of Cotton Wash Goods in new designs and colorings, Crepon Effects.

It will repay intending purchases of Summer Wash Goods to see our assortment first. If we can't do better for you than anyone else we can't expect to make a customer out of you. But we are convinced that if you want

> A PRINT. A DIMITY,

A PIQUE, A CREPON.

A SATEEN

A ZEPHYR, we can please you in every particular. The quality will be good and the prices right. Special attention is directed to our table of handsome Crepons which, which we are now selling at 121/2c, formerly 25c. A complete range of

TEXTILE BUCKSKIN may not cost as much as other interlinings, but it gives better satisfaction. It's the article that the ladies are asking for now. It is waterproof and cool, price 25c.

is given to transfer to the High Court whenever it appears that the limit has Smallman & Ingram, 149-151 Dundas Street

a mortgage or bill of sale are to be any road running into a county road. deemed mortgages or bills of sale, and are, as against creditors' subsequent extended to any municipality which deemed mortgages or bills of sale, and mortgages and purchasers' void, un-

less the Chattel Mortgage Act is complied with. MECHANICS' LIENS. Existing acts are repealed and a new one enacted. The principal changes When work or material is furnished upon or in respect of the lands of a married woman with privity of 380 of the Municipal Act. her husband, his interest is presumed to be lessened. Insurance money is to Where in any action it appears that by fire. Lien holders of the same class a material question arises as to the are to rank pari passu. "Wages" mean true definition of a boundary line, such money earned for labor, whether by the day, or by piece work. The taking

referee, who shall be an Ontario land of any security is not to effect a lien, demand from the owner the terms of the contract with the contractor, and upon a referee the county judge may ment. A judge is empowered to make an order for the production or inspection of such contract. Actions on liens In case of deficinecy of assets, credi- are to be commenced by statement of claim, and other lien-holders served with notice of trial are to be considered as parties to the action. Such actions may be tried before a local master or an official referee, and a procedure is provided for. The costs in the aggregate are not to exceed 25 per any of the forms appended to the cent. of the amount received, inclusive of disbursements. fails to establish his lien he may still recover a personal judgment. A mechanic who has bestowed skill, labor or material upon a chattel so as to acquire a lien thereon, in case he re-

mains unpaid for three months, shall remedies, to sell by auction the chattel, WAGES FOR LABOR ON PUBLIC

WORKS. Provision is made for the protection constable is to be paid by the treasurer of employes, when the contractors or removing same, without permission, 75 per cent of his account without make default, and the amount due to are liable to a penalty of \$25 and costs, them may be deducted from any and in default of payment, 30 days imthe board of audit. The board of audit moneys payable to the contractor, under any legislative grant. DOWER ACT.

Further provision is made for cases where the wife has been living apart \$10 in the detection of crime, or cap- from her husband for five years or more, and for cases where the wife was under age when signing OVERHOLDING TENANTS' ACT. The procedure is simplified by doing

ment by the judge to fix a time and place for an inquiry. of a station are authorized to take facts upon which the landlord relies are to be set out in the notice of the LANDLORD AND TENANT. Section 4 of the act of 1895 is repealed and a new section substituted.

> which sets at rest any doubt as to a tenant's right to remove his fixtures.
>
> LIFE INSURANCE ACTS. Some amendments are made herein On payment of a commuted license fee, insurance corporations undertaking contracts of insurance with its own members shall not be compelled to register its agents individually.

MUNICIPAL ACT. In townships not divided into wards, nominations may take place at 1 p.m. In cities and towns the deputy returning officers are at the close of the polls forthwith to proceed with the ballot boxes to the office of the clerk of the municipality. Councils (except county on the second instead of the third Monday in January. No bylaws for payment of money are to be passed, nor contracts entered into, nor officers dismissed after Dec. 31 in each year. Council may offer a reward for conviction of personators. Farmers and producers may sell produce at stores are prohibited from shooting and shops at any hour of the day. hen a cathartic is required.

Windsor Salt, Purest and Best.

Whether in writing or verbal; to give councils may give grants in aid of ronto World.

passes a bylaw to that effect, where-upon the official arbitrator in Toronto becomes the sole arbitrator. MUNICIPAL AUDITORS. A board of Provincial auditors, consisting of three chartered accountants, may be appointed, who may act in-

stead of commissioners under section PUBLIC LIBRARIES ACT. Section 19 is repealed and a new section established. Municipalities are enabled to contribute to maintenance. Township councils may appoint a board of management, to be known as Government grants are no longer limited to the sum of \$46,000 as mentioned in the act as last year. Boards may

appoint their own treasurer. ASSESSMENT ACT. Goods and chattels on the premises not belonging to the person liable for taxes, are not to be subject to seizure. The restriction is not to apply when the property is claimed by relatives. The goods and chattels of an owner, if found on the premises, are to be liable to distress whether such owner be assessed for such premises or not. A tenant who has not agreed to pay taxes must pay same to the and deduct the amount from his rent. Traveling shows or circuses are required to pay a Provincial, in addition to the municipal license. Salaried Dominion and Provincial constables to have a free access to such, and also to every horse race, agricultural, hor-

ticultural or industrial exhibition THE TREE PLANTING ACT have the right, in addition to all other is repealed and a new one substituted. on giving one week's notice, by adver- ed. The Provincial Treasurer is to retisement, of the time and place of coup to the municipality one-half of the premium or bonus paid by them for tree planting. Persons tying or fastening any animals thereto, or injuring or destroying any tree planted upon any highway, or cutting down, prisonment. Half the fine to go to the informer. The like penalties are imposed in respect of shade or ornament trees on boundary lines.

YELLOW AND BLACK KNOT ACT. County councils are now empowered to appoint an inspector under this act, to aid and assist the local inspectors, and to act as local inspector where none has been appointed.

THE LORD'S DAY ACT. "Farmers" are now added to the class of persons prohibited from exercising their calling on Sunday. MEAT AND DRINK

Cities and towns may establish public slaughter houses, and charge fees to defray the cost, the local board of health to have control. The local board may employ competent persons to inspect all slaughter houses, meat packing establishment, animal carcasses, and meat brought in and intended for human food. Also inspect milk and test for tuberculosis.

BAKE SHOPS. Provision is made for the inspection and regulation of such.

THE GAME LAWS. The killing of deer in, or immediately after leaving, water is prohibited. A license to hunt must be obtained, the fee for which is to be \$2. Attached to the license are to be two shipping coupons, one of which is attached to each deer or part of deer on shipment, and cancelled by the carrier on arrival at point of destination. Although the hunting season commences on Oct. 20, no vension to be shipped until Nov. 1, and not without a coupon attached. Counties or parts of counties may be set apart in which it shall be unlawful to kill deer. Settlers

elk, reindeer or caribou before Nov. POLICE MAGISTRATES. The bill compelling towns to pay a The School Acts have not yet been printed, and will hereafter be noted