The annual temperance meeting at the Thousand Is and park, under the National Temperance Society, will begin on August 3th and continue until the 19th. the best speakers in the United States have been secured for the meeting.

At the next meeting of the Toronto branch the Ontario Prohibitory Alliance, the new Dominion Temperance Act will be discussed with a view to making several recommends ions to the Ontario Government for the improvement of the "Crooks Act."

Under the new law the town of St. John's will be entitled to ten hotels and six shop licenses to sell liquor. At present there. are just ten hotels licensed in the town, but leven. This number will have to be reduced y five next year. - St. Johns News.

A meeting of the Executive Committee the Ontario Alliance for the Suppression the Liquor Traffic was held in Saturday afternoon, Hon, S. H. Blake esiding. A discussion took place regardg the best means to be taken for carrying the work of the alliance, Rev. Willis allace presented a pamphlet which he had repared, containing a mass of information on extent of the liquor traffic, statistics of the revenue derived therefrom, the amount of me and insanity caused by drink, the opinons of leading physicians upon the use of Irink, and a great deal of other temperance natter. It was ordered that the pamphlet, he first of a series which it is intended to ring out, should be published. The question amendments to the Crooks Act was brought p, and it was decided to co-operate with temperance associations in laying fore the Government desired changes. The committee then adjourned.

Good Templars.

HALIFAX, June 11 .- A grand reception of the delegates to the biennial session of the Grand Lodge I.O.G.T. of the world, which ens to-morrow, was given in the Legislative mong the representatives in attendance are Mrs. A. M. Green, R.W.S. of Juvenile Tem-plars, Liverpool, Eng.; W. W. Turnbul, L.W.G. Secretary, Glasgow, Scotland; Rev. burford Hooks, R.W.G. Chaplain, Rhyl, Vales; Rev. E. Francks, P.G. W. Chaplian, iyan; S. Insull, P.D.C.T., Middlesex, g.; H. J. Osborne. W.S.C.W., Gloucester, ng.: Mrs. L. Osborne, P.D.V.T.W., Glou-ster, Eng.: Walter J. Rae, W.D., Berk re, Eng.; Charles Green, R. W.G.L. Rep., reland: Bro. Goldsmith, R.W.G.S. Rep., sle of Man; Bro. G. Phillips, R.W.G.L. dep., New Jersey; W. Wilson, G.W. Secreirginia; W. Artrell, G. W. lorida ; T. R. G. Clare, G.W.C.T., Baha

HALIFAX, N.S., June 12.—The biennial ession of the Right Worthy Grand Lodge, o-day in the Masonic hall. The following officers were present:—R.W.G.T. Joseph Malins, England; R.W.G.C. Rev. Geo. Gladstone, Scotland; R.W.S.J.T. Mrs. Green, England; R.W. G. Secy. Wm. W. urnbull, Scotland; R. W.G. Chaplain, Rev. Burford Hooke, Wales.

GRAND TEMPLAR'S REPORT. The report of Right Worthy Grand Temlar Joseph Malins called attention to the ogress in Scandinavia, which was very ratifying. The Grand Lodge of Norway has continued its steady progress onward and upward, and is well represented by its adult s juvenile organs. The Grand Lodge and its juvenile organs. The Grand Lodge of Sweden is the premier Grand Lodge in respect of progress, now standing third among the Grand Lodges in point of membership, twenty thousand. The R.W.G. Templar referred to the restarting of the Grand Lodge of the Moditerranean, which is also increasing in its membership. At each of the ports of Hamburg and Antwerp there is an English ledge at the Angle Angle Angle

s an English lodge at the Anglo-American Seaman's Mission, and in the latter city an English and a Flemish juvenile temple have recently been formed. The order in Asia was reported making fair progress, and in rica the work is being steadily carried on. The West Indies and South America exhibit odges in and near Barbadoes may soon comoine to form a Grand Lodge. The brethren n Australia are, on the whole, doing well, and in New Zealand the order is a power

GRAND SECRETARY'S REPORT.

The report of the Right Worthy Grand ecretary, William W. Turnbull, was preented, and showed the number of lodges now existence to be three thousand seven hundred and eighty-two, with an adult member-ship of one hundred and ninety-six thousand. There are thirty-seven grand lodges at pre-R. W. Grand Lodge. To the adult memberhip has to be added the membership in the evenile section, which amounts to fully 1,000, making a gross membership of 277. THE ORDER'S FINANCES.

The report of Dr. Collenette, R.W.G. reasurer, showed an income from 1st July, 1881, to 30th April, 1883, of \$3,968.04; expenditure, \$3,196.56; balance of assets over abilities, \$2,150.00.

How Alcohol Affects the Heart,

Dr. N. B. Richardson, of London, the noted bysician, says he was recently able to cony a considerable amount of conviction to an telligent scholar by a simple experiment.
The scholar was singing the praises of the 'Ruddy Bumper," and saying he could not get through the day without it, when Dr. ichardson said to him :-"Will you be good enough to feel my pulse s I stand here:

He did so. I said :—"Count it carefully; what does it say?" 'Your pulse says seventy-four."

I then sat down in a chair and asked him to ount it again. He did so, and said :- "Your pulse has gone down to seventy." I then lay down on the lounge, and said: Will you take it again?"
He replied:—"Wby, it is only sixty-four;

what an extraordinary thing !" I then said :- "When you he down at ight, that is the way nature gives your heart You know nothing about it, but that peating organ is resting to that extent: and you reckon it up, it is a great deal of rest. because in lying down the heart is doing ten trokes less a minute. Multiply that by 60 and it is 600; multiply it by eight hours, and within fraction it is 5,000 strokes different; and as he heart is throwing six ounces of blood a very stroke, it makes a difference of 30,000 unces of lifting during the night. When I

e down at night without any alcohol, that is he rest my heart gets. But when you take or the influence of alcohol is to increase the number of strokes, and instead of getting this est you put on something like 15,000 extra trokes, and the result, is you rise up very eedy and unfit for the next day's work till on have taken a little more of the 'ruddy amper,' which you say is the soul of man below. His wife acknowledged that this was perfectly true. He began to reckon up those igures, and found what it meant litting up an unce so many thousand times, and the result was he became a total abstainer, with every benefit to his health, and, as he admits, to his happiness. I would like those who take stimulants to give them rest, just to take the opposite side of the question int

onsideration, and see how the two positions fit together.

Colourless and Cold. A young girl deeply regretted that she was so colourless and cold. Her face was too white, and her hands and feet felt as though the blood did not circulate. After one bottle of Hop Bitters had been taken she was the rosiest and healthiest girl in the town, with a vivacity and cheerfulness of mind gratifying

THE LICENSE LAW. Bev. Thomas Gales Gives his Views on the

Rev. Mr. Gales, secretary of the Quebec branch of the Dominion Alliance, in a special report to the executive on the subject of the se law passed at the recent session of Parliament, says:

Under three heads your secretary gives his impressions regarding the bill.

1. It is a remarkably comprehensive mea-

Questions that in Great Britain and the United States are made subjects of special Acts are here united in one general enactment. The great principle of local option or the right of the people to exercise control in reference to the granting of licenses is recog-The prohibition of the sale of liquor on

Saturday nights and throughout Sunday (except to bona fide lodgers at meals) is made the law in Canada. The separation of liquor from groceries is practically declared to be wise and necessary

egislation. Liquor is not to be sold to minors under sixteen years of age or at bars on steam-

There is, moreover, a machinery for enforc-ing the law as well as the Scott Act and the Dunkin Act. II. The Act recognizes the principle that diminished facilities for obtaining liquor are likely to diminish intemperance and its in-

evitable results. Parliament has determined the maximum number of places for the sale of liquor, has provided for the reduction of the number in certain cases, has recognized several just unds upon which it is the right and privilege of electors to object to granting a license, among which are "that the granting of a license is not required in the neighbourhood, or that the premises are in the immediate

vicinity of a place of public worship, hospital,

or school, or that the quiet of the place in which such premises are situate will be disturbed if a license is granted.

The inspector is to furnish for the information of the commissioners a report regarding each application — which among other things is to contain a statement in reference to the manner in which the house has previously been kept, the character of persons frequenting the house, its proximity to other licensed houses, whether the applicant is, in the opinion of the inspector, a fit-and proper person to have a license, and whether the house or premises sought to be

ensed is or are in his opinion required for public convenience. Applicants for license are required to enter into bond with her Majesty for the payment of all fines and penalties which they may be compelled to pay in respect to any

offence against the Act.

III. There are several admissions that the interests of the liquor sellers must be interfered with very cautiously, if at all. In the judgment of your Secretary, Parliament went too far in this direction, in view of the character of the traffic, and the fact that a license only gives the right of selling until it ex-pires—when the control of ceases, and may or may not be renewed, as a regard for public interest may determine.

On the whole, the Act is a good one. The measure was not in any sense ours. Government declared their purpose to introduce it. The alliance, as in duty bound to its constituency, urged such points as in its judgment were for the interests of temperance. In this province we were nobly supported by the Roman Catholic bishops. Recommendations made were well received, and unquestionably affuenced for good the legislation that has just been given to the country .- Montreal

CANADA'S GREAT FAIR.

Preparations for the Exhibition at Toron to in September—Changes in the Prize

in the textile fabrics classes for large manufacturers, and the addition of the prizes thus deducted to the live stock and other departments. This change was not made consulted, when it was found that they were unanimously in favour of the abolition of prizes for woollen and cotton goods, etc. preferring to exhibit their goods to-

gether and without classification.

ADDITIONS TO THE PRIZE LIST. In the Live Stock Department over \$2,000 have been added since last year. Silver medals have been inserted in each class for norses, both stallions and mares. A full class has been added for Percherons or French draughts, and prizes have been inserted for driving tandems for both horses and ponies. In the prizes for cattle, silver medals have

been inserted in each of the classes instead of diplomas. The Hereford class has been considerably elevated and the prizes very largely increased. Ayrshires have been slightly reduced. Third prizes have been added to all classes where there were only first and second prizes last year, and silver and bronze medals have been added as herd prizes to all the classes in which no herd prize was offered last year, viz., Herefords, Devons, Galloways, Ayrshires, Polled Angus, and Jerseys. Special prizes, amounting to \$300, in addition to the regular list, are offered for fat cattle.

A new class has been added for Merino sheep, and the prizes for fat sheep have been increased. As the Down sheep were in separate classes last year, it has not been ound necessary to make much change in these classes.

In the poultry department the prizes for poultry have not undergone much change, the list always offered by this association being the largest, with one exception, of any similar association on the American continent. The prizes for pigeons, however, have been very largely increased this year, and comparison with the prize list of other fairs shows that of the Industrial Association to be the best offered for pigeons in America.

The show in this department should therefore be an unusual one. The prizes in most

cases are for single birds. The large prize list for dairy and agricultural products heretofore offered has been maintained this year, with the addition of some special prizes hereafter referred to.

In the horticultural department the small

prizes heretofore offered for exhibits by pronal nurserymen have been abolished, and very large prizes are offered in lieu there-of for large collections by professionals. This is calculated to bring out a magnificent display of fruits. In the clauses open to nonessionals only several new sections have been inserted and the list consequently aug-

In the classes for all kinds of manufactures deductions and additions have been made to provide for the removal of old articles and he insertion of new ones.

In view of the fact that the annual conven

tion of the Beekeepers' Association of America, of which Mr. D. A. Jones, of Beeton, has the honour to be president, and at which some 300 to 400 beekeepers from all parts of the United States and Canada will be r is to be held at Toronto during the Exhibition, the prize list for honey and apiary supplies has been very considerably increased, and several new sections have been added.

The ladies have received special attention at the hands of the association, no less than \$200 having been added to the former prizes in this department. Large prizes are pro-vided for collections of work under the following heads:—For professionals and ladies' work depositories; for lady professionals; for paintings on china, wood, ivory, pluch, and silk, etc., by lady amateurs; for amateurs' fancy work; for work by inmates of public institutions, such as charitable institutions and associations, reformatories and asylums, etc., and for collections of work by attending schools, seminaries, Carter's Little I

offered for individual exhibits of ladies' work, several new kinds of work being provided for. The children's department has also been augmented.

THE PRIZE LIST will be specially interesting to farmers and others engaged in agricultural pursuits, inasmuch as it also contains a short address by Prof. Brown, of the Government Agricultural College, on the points to be observed in arriving at a decision as to the merits of the various classes of cattle, with a scale of points for the use of artibitors and within the content of the content o for the use of exhibitors and visitors at the

The list also contains a copy of the prize-list of the Fat Stock show to be held at To-ronto in December next, and a list of the principal fairs and exhibitions to be held in Canada and the United States during the year 1883.

In addition to the special prizes already referred to, the following have been added to the list since it was revised by the committee:—By the Walker house, \$50 for thoroughtee:—By the Walker house, \$50 for thorough-bred stallion; by the Queen's hotel, \$50 for pair of carriage horses; by Mr. A. Thomas, \$25 for saddle horses; by Mr. Alfred Ox-ford, \$25 for span of draught horses; by Mr. M. McFarlane, \$5 for express horse; by Messrs. J. E. Ellis & Co., \$50 for lady riders; by Messrs. Kent Bros., Yonge street, \$30 for lady drivers, and by Mr. E. M. Morphy, \$10 for the same pur-pose; by the Toronto Street Railway Co. \$50. pose; by the Toronto Street Railway Co., \$50; Hugh Miller, \$10 for Cotswold ram ; by the Rosamond Woollen Co., of Almonte,

lington, Fonthill Nurseries, \$15 for the Pock-lington grape; and by the Wanzer Sewing Machine Co., a C. Wanzer machine for sew ing done on that machine. The prize list will be ready in a few days, secretary states that he will be pleased to send copies to anyone de-siring them if they will drop him a post card to that effect.

\$20 for best Southdown ram; by Christie, Brown & Co., \$50 for best five firkins of

butter; by the Toronto Corn Exchange, \$50

for prizes in grain ; by Messrs, Stone & Wel-

SPECIAL ATTRACTIONS. The association are making strenuous efforts to secure for their next exhibition some attractions that will be of a most novel and interesting character. Mr. Hill, the manager and secretary of the association, will visit Boston, New York, Chicago, and other places in the beginning of next month with

this special object in view.

It is evident from the preparations now being made by the association they intend that their next exhibition shall exceed in extent and attractiveness any of those yet held under their auspices.

Orange Incorporation and the Member for North Middlesex.

To the Editor of The Mail. Sir,-I find by your issue of the 2nd inst. that the Orangemen of Loyal Orange Lodge No. 219, district of Biddulph, have thought proper to pass resolutions condemning the majorities in the Local and Dominion Houses, and myself in particular, for bad faith in having voted against Orange incorporation.

It is not my intention here to explain my reasons for voting against the legal recognition of the society; neither do I propose to defend the Premier of the Dominion for not having made the Incorporation bill a Govern-ment measure. The Premier is fully able to defend himself. It may be noticed, however, that Lodge No. 219 does not dare to say positively that he violated any promise, since the resolutions only assert that he was "understood" to promise such a bill. I propose merely to fling back with scorn the aspersions which the lodge casts upon my-

1st. The preamble states that ""the member for the riding has proved false to his promises". I never promised to Preparations for the Exhibition at Toronto in September—Changes in the Prize List.

In September—Changes in the Prize List.

The directors and committees of the Industrial Exhibition Association have for the past 'three months been energetically, though quietly, at work revising the prize list for their next exhibition, which is to be held at Toronto from the 11th to the 22nd of September next.

Considerable change has been made in some departments of the prize list, the principal one being the entire abolition of prizes in the Prize List, the principal one being the entire abolition of prizes and committees of the Industrial Exhibition and committees of the Industrial Exhibition Association have for the support Orange or consent make a statement of that nature. Therefore, I was a functal procession to open up and keep the culvert in order.

The directors and committees of the Industrial Exhibition Association have for the properties to shirk the vote if such a bill were through the support orange or consent make a statement of that nature. Therefore, I was a functal procession to open up and keep the culvert in order.

Conservative, and there was no plank in the Conservative plant of the faming to support the damage you have sustained against the town comporation to open up and keep the culvert in order.

The term of the faming to support the damage you have sustained against the town comporation to open up and keep the damage you have sustained against the town order.

The term of the first the cellar with water. Have I any canned the support Orange incorporation, nor did I pro-mise to shirk the vote if such a bill were made no promise to be a traitor to my principles under either of these characters, and

my record will show that I was faithful to 2nd. In the same preamble they go out of intracturers themselves had been their way to have a fling at my Church, and impute to her a doctrine which she does not old, viz : "To do evil that good may come is not a wrong." This statement of theirs can only be accounted for either through their ignorance of Catholic doctrine, or their wilful intention of deceiving.
Let us charitably hope it was the former, and excuse them on the plea of "invincible ig-

norance. the lodge pledges itself "never to support one of the Roman Catholic faith for any office;" also, "not to vote for any Protestant candidate for a seat in Parliament, of either party, who will not obligate himself to aid our in terests there, thus making Orange interests a primary, and those of party a secondary,

onsideration."

The members of Lodge No. 219 try to make it appear that it is in consequence of what they falsely call my broken promises that they have resolved never to vote for a Catho-lic for any office. Now I happen to know something about the political record of members of this particular lodge, and have good reason to know that this is no new resolution on their part. It is but just to the Orangemen of the township of Biddalph, who have always supported me to a man, and among whom no such bigotry exists, to explain that Lodge No. 219, although in Orange district of Biddulph is not in the township of Biddulph, but is in polling sub-division No. 5, McGillivray commonly known in McGillivray as "Cor-

This lodge was well known during both my election campaigns. It was well known to be then, and is yet, chiefly under the influence of the Grit members of the lodge, and it was the only place in the riding where I found Orangemen (and there were a few honourable exceptions even there) exhibiting any religious bigotry. As a consequence, the great majority of the members of the lodge either refrained from voting or voted for my opponent. They now come forward in the guise of Censervatives, and try to raise the demon of religious discord in a peaceable community. But I can see through their little game, and hope my Catholic friends will treat with the proper contempt these absurd and bigoted resolutions, as they were doubtless made for a party purpose, at the instigation of certain designing politicians who are desirous of a change of Povernment at Ottawa. Lodge No. 219 shows by its resolutions that it is a century be hind the age. It cannot influence many votes in North Middlesex, and on the country gen-

erally its thunderbolts will fall tamely. Yours, etc. T. COUGHLIN, M.P., North Middlesex. Offa, 9th June, 1883.

Backache is almost immediately relieved h wearing one of Carter's Smart Weed and Belladonna Backache Plasters. Try one and be free from pain. Price 25 cents. Basques are made rather short, disclosing the hips, and tabliers are no longer strained

and drawn back tightly, but are puton with

considerable fulness, giving an easy appear ance to the folds and draperies. What are the desirable qualities in whisker dye? It must be convenient to use, easy to apply, impossible to rub off, elegant in appearance, and cheap in price. Bucking-ham's Dye for the Whiskers unites in itself all

Bishop Carman has published in a Belleville paper a long letter strongly denying the charges made against him and others by a meeting of M.E. ministers held at Glencoe. Carter's Liver Bitters for the cure of dyspepsia, liver complaint, and all diseases caused by malaria, are made by the makers of

Carter's Little Liver Pills, which guarantees

pellet to do road work here? Ana.—If you are not exempt on account of age or otherwise, you will be liable for two days statute labour where you reside, unless you can produce a certificate showing that you have performed statute labour or paid the tax elsewhere. Sec. 78 R. S. O., cap. 139.

180.

R. S., Vespra.—Qu.—"The trustees of a school section built a dwelling-house on the school property for the teacher. Is the house exempt from taxation?" Ans.—Every public school-house, with the land attached thereto, is exempt from taxation. We cannot see how a dwelling-house can be assessed if situated on land that is exempt.

SUBSCAIBER. Owen Sound.—Qu.—"If I plant trees on the side of the highway in front of my farm and they are destroyed by my neighbour's cattle, can I make him pay for them?" Ans.—The municipality owning the highway would be the proper party to take action in the matter. The damage has not been done on your property. perty. W. M., Wawanosh.—Qu.—"I deposited the rubish from my place on the street and set fire to it. The fire frightened a span of horses, the owner of the horses sustained damage. Am I liable T Ans. Yes. But if it was done with the permission of the party who owned the street such owner is liable.

INQUIRER Brampton.—Qu.—"A man gave a written order for some machinery, to be manufactured; can he be compelled to take it when made, or to pay for it?" Ans.—Yes. made, or to pay for it? Ans.—Yes.

G. G., Kingston.—Qu.—During the American war a man was engaged in enlisting substitutes in Canada for men drafted to serve in the Northern army. If he should now return to Canada can he be now punished for the offence? Ans.—If the offence was committed against the provisions of the Canadian Statute, 28 Vic., cap. 2 prosecutions are limited to one year after the commission of the offence. Hence the offender could not now be prosecuted.

A. J. S. Canada.

A.J. S., Camlachie.—Qn.—"If a man's property has been take by, and divided pro rata among his creditors, can they after wards recover from him any balance of their accounts still remaining thipsid?" Ans.—If the creditors had not discharged the debtor from him respective debts, in consideration of the provata distribution, they may still recover the balances unpaid.

J.B.D. Assimbles. On "It numbered for J.B.D., Assinniboia.—Qu.—"I purchased five lots in Manitoba and paid the full price for two, but only part on the remaining three. Can the two that I have paid for be taken for the debt on the other lots?" Ans.—If a judgment is obtained against you for debt any property you have may be sold to satisfy that judgment.

A.S. Port Buryall—Ou.—"I hold a judgment.

A.S., Port Burwell.—Qu.—"I hold a judgment for debt against a minister; can I attach his saiary for the ame?" Ans.—Certainly you can. If within the prision Court jurisdiction you can garmishes it.

garnishee it.

A.B., Listowell.—Qu.—"A was driving B's horses, they ran away, and ran into C's buggy and smashed it all to pieces; who is liable for the damage done?" Ans.—B, the owner of the horse, is liable for the damage. As a general rule the master is liable for the acts of his airvant, acting within the general scope of his authority or employment. rity or employment.

authority or employment.

R. C., Minto.—Qu.—" There are 18 concessions in Minto. The survey began at the south, measuring off two hundred acres to each concession. This method leaves a surplus in the 18th concession of from two to tweive acres to each 200 acre lot. Can those owning the lots in the 18th concession claim the whole surplus, or should it be equally divided between all of the concessions?" Ans.—Everything depends upon the patents granted for the lands in the various concessions. If those owning the lands in the concessions other than the 18th nave all the lands which their respective patents call for they have no ground of complaint. There is no law requiring each concession to be of the same width throughout a township. S. C. P., 201.

E. W., Ashfield.—Qu.—" An agent for the sale.

throughout a township. 6. C. P., 201.

E. W., Ashfield.—Qu.—" An agent for the sale of hay lifters, through false representations, induced me to sign an order agreeing to take and sell ten hay lifters and to pay \$200 for the machines. Can I be compelled to pay the \$200?" Ans.—If you can clearly prove the false or fraudulent misrepresentations, that such representations were material, that you relied upon them, and that you would not have signed the order had you known the truth, you have a good defence to any action that may be brought against you on the order.

B. S., Durham.—Ou.—"Lown a house and lot B. S., Durham .- Qu. -"I own a house and lot

D. S., Durnam,—Qu.—"I own a house and lot in an incorporated town. About 12 years ago the Town Council constructed a culvert on the street to carry off the water. About 3 years ago the culvert become choked up, and the water has ever since been running into my cellar whenever it rains. It has destroyed the foundations of my house, and fills the cellar with water. Have I any

move any of his improvements on the expiration of his tenancy?" Ans.—The tenant can remove any of his improvements that are not simply repairs or fixtures. (2) "Are the sheds erected by private individuals on the grounds of a Canadian Presbyterian church the property of the church or of the men who built them and paid for them?" Ans.—Primafacie, they are the property of the church, and hence cannot be removed, unless it can be shown that it was ugreed the sheds should remain the property of the men who erected them, and that they should have the right to remove them at pleasure.

J. B. Brock.—Qu.—"Does sec. 3, cap. 199. J. B. Brock.—Qu.—"Does sec. 3, cap. 199, R. S. O. apply to a natural stream which has not been deepened and which does not sufficiently drain the land?" Ans.—We think the section referred to (as amended by cap. 21 of Ontario Statutes, 1878, and by cap. 30 of Ontario Statutes, 1878, and by cap. 30 of Ontario Statutes, 1880) applies to natural streams or water courses which have not been deepened.

A. G.. Uxbridge.—Qu.—"A testator devised his property to his brother's children; can their father squander the property?" Ans.—The father has no legal right to appropriate or use the property at all. perty at all.

C. M. C., Winnipeg.—Qu.—" Can a person who verbally ordered the insertion of an advertisement in an advertising medium be compelled to pay for it?" Ans.—If the contract was to be performed within a year, and the work was actually done, the contract is binding, and the price can be recovered.

A.L., Alvinston.—The Act amending the law relating to line fences and ditches and water courses was passed at the last session of the Ontario Legislature. The statutes of last session are not yet issued. The changes in the law will be pointed out and commented on when the Ont. Stats. of 1883 come to hand.

L.E. H. Hamilton. On "W".

L. E. H., Hamilton.-Qu,-" When a draft is drawn with a place of payment designated, has the acceptor the privilege of changing the place of payment, and if so must he notify the drawer? Ans.—The acceptor may change the place of payment. The drawer is advised of the change by the alteration made on the draft itself. No other notification is necessary. T. P., Westover, -Qu,-"In filling out mar riage licenses, should the groom's occupation be mentioned or only bachelor?" Ans.—The license should state the occupation of the groom, and also that he is a "bachelor" or "widower," but it is not absolutely essential to do so.

E. V., Milton.—Qu.—"I hired with a farme supposing I would work on his farm. I find tha he intends me to work on another farm. Can-leave him?" Ans.—Contracts of hiring, between leave him?" Ans.—Contracts of hiring, between master and servant, are now on the same footing as other contracts, and they may be broken by either party with the same consequences as follow the breaking of other contracts.

F. S., North. Buxton.—Qu.—"A town council make a piece of block pavement on a street, only 14 feet wide, the curbing standing high up above the blocks; on turning off the road, on meeting a loaded wargon, a buggy was upset and the occupants seriously injured. Have the injured persons any redress, and against whom?" Ans.—Those injured have a right of action for damages against the town corporation. The streets and pavements should be constructed so as to be reasonably safe.

as to be reasonably safe.

J. C., Peterboro'.—Qu.—"A tenant agreed with his landlord to pay higher rent if certain repairs were made to the premises; the repairs were never made, and the higher rent never paid. The landlord has given the tenant notice to quit in one month or pay higher rent; must the tenant leave, and if so, what becomes of his crops?" Ans.—If the tenant is only a monthly tenant, he may be compelled to leave after the expiration of a full month, provided a proper legal notice has been given to him. But under the circumstances he could compel the landlard to pay him for his crops, or should get them. as to be reasonably safe.

GENERAL. R. S., Port Colborne.—(1) St. Andrew's hall. WANSTEAD,—We presume the Customs officer knows his duty. R., Lindsay.—Can't say. Would not believe in ED., Tilsonburg.—Write to Mr. Watkins, care Livingston & Johnston, Bay street, Toronto. SUBSCRIBER.—There is a law forbidding Chinese to enter the United States to settle per-J. S. F. F., Quebec.—The Art Publishing Com-pany is still issuing Picturesque Canada. Do not know, why you get no further numbers in Quebec.

W.W.V., Craigvale.—The proprietor of the Erie and Huron railway is E. O. Blokford, of Toronto. The terminal points will be Rondeau Hounstown, Muskoka,—(1) Address Hon. M. H. Cochrane, Compton, Que. (2) No. (3) Never heard of the expedition you mention, nor of the 'R. Geological Society." 'R. Geological Society."

SLOW-COACH. Stirling.—The sporting editor lectimes to be responsible for the statement that Normal Percherons can travel twenty miles an hour. For trotting records see turf.

SUBSCRIBER, Peterboro.—Vanderbilt is probably the richest man in America. No one knows anything definite about these things. Vanderbilt is probably the richest individual in

QUERIES AND REPLIES.

the world, with the exception of the Duke of Westminster, and his wealth is reputed at \$100,-000,000 and upwards.

GEO. D. L., Ayr.—Subordinate lodges under the jurisdiction of the Grand Lodge of Canada are not incorporated, but the Grand Lodge of Canada are not incorporated, but the Grand Lodge of Canada are not incorporated body, and some of its subordinate lodges may have taken advantage of the General Act passed for the benefit of not exempt on account of age or otherwise, you Deneyorat societies.

Toronto has the largest railway passenger station in Canada. (2) Montreal has the largest hotel, the Windsor. (3) Montreal and Toronto have the most wholesale establishments in Canada; cannot say what city comes next. In Canada cannot say what city comes next. See the largest firm in the Dominion.

the largest firm in the Dominion.

Novice. Seaforth.—(1) It is not advantageous to wear weights in training for foot-racing. It is very injurious and ruinous to any possibility of improving the stride. Light shoes should always be worn, and if the race is any distance over 100 yards practice should be taken in the regular spiked running shoes, as otherwise you will probably have an attack of cramp during the race. (2) Cannot recommend any maker in Canada, and your best plan is to borrow a pair and give them to your own shoemaker as a model. Let him remember that the shoes must fit like gloves on the bare feet.

BIRTHS. WAUGH On the 9th of June, at Simcoe, the wife of W. P. Waugh, Detroit, of a son. Anderson On Sunday, June 10, the wife of E. J. Anderson, of a son. CAMERON—At Barrie, on the 5th inst., the wife of Philip H. Lovett Cameron, of a son. SIBBALD-On the 8th inst., at the Grange, Georgina, the wife of W. M. Sibbald, of a son. GRAND-On 7th June, at 86 Peter street, the wife of Maurice J. Grand, of a daughter. McGregor-On the 5th of June, at Hespeler, the wife G. K. C. McGregor, of a son. Evans-On Tuesday, June 5th, 1883, at 152 Spadina avenue, Toronto, the wife of L. H. Evans, Esq., M.D., of a daughter.

KENNEDY—On the 6th inst, the wife of J. F. Kennedy, 243 Wellesley street, of a daughter, still-born. TAYLOR—In Listowel, on the 7th inst., the wife of the Rev. G. B. Taylor, Incumbent, Christ Church, of a daughter. MARRIAGES.

MAKHIAGES.

NEVIN-BATH-At the residence of the bride's parents, Town line, Whitby, on Wednesday, June 6th, by the Rev. H. C. Speller, Mr. George Nevin, of Windsor, Ont., to Miss Settlia Bath, only daughter of John and Martha Bath, Whitby. DUNSTAN—FREEMAN—On the 11th inst., at the Church of the Ascension, Hamilton, by the Rev. H. Carmichael, Kenneth, second son of R. Jeweil Dunstan, to Maude, second daughter of the late S. B. Freeman, Q.C. TELFER.—TELFER—At Thamesford, Ont., on June 8th, by the Rev. L. Cameron, J. A. Telfer, of N. and N. W. Ry., Torouto, to Anna Hughene, daughter of Gilbert Telfer, Esq., North Oxford, No cards.

TELFER-LAWRENCE-At the residence of the TELFER-LAWRENCE—At the residence of the bride's uncle, Horton Cowie, Esq., Walkerton, Ont., on June 6th, by the Rev. Mr. Short, Fred J. Telfer, agent Great North-West Telegraph Co., Collingwood, to Fannie M. Lawrence, daughter of George Lawrence, Esq. CRAMPTON—MARLING—On Tuesday, June 5, at the Fourteenth street Presbyterian church, New York, by Rev. F. H. Marling, pastor. Henry E. Crampton, M.D., to Ellen Eliza, daughter of the officiating minister.

officiating minister.—At All Saints' church, Collingwood, on June 6th, by the Rev. I. H. Kirkby, assisted by the Hen, and Rev. T. P. Hodge. Charles Edward Pangman, manager Bank of Commerce, Collingwood, to Oudine Frances, second daughter of James Miall Knight. Inight,
Holmes-Whitney-In St. Paul's church,
Holmes-Whitney-In St. Paul's church,
by the HOLMES—WHITNEY—In St. Paul's church, Detroit. Tuesday evening, June 5th. by the Right Rev. Dr. Harris, Bishop of Michigan, assisted by the Rev. Rufus W. Clark, rector of St. Paul's, William H. Holmes, of Chicago, formerly of St. Catharines, Ont., and Ida May, eldest daugnter of C. J. Whitney, Esq., of Detroit, Mich.

Mich.

TREMAYNE—RITCHIE—At St. James' church, Georgina, June 6th, 1883, by the Rev. George Nesbitt, assisted by Rev. Canon Ritchie, father of the bride, and Rev. Canon Tremayne, father of the bridegroom, Frank Geddes Tremayne, to Agnes Pearson Ritchie.

WRIGHT—SMITH—On June 7th, at the residence of the bride's parents, 604 West Broadway, Louisville, Ky. A. J. Wright, of Alfred Wright & Co., Lindsay, Ont., to Daile Kerr, daughter of Hon. D. Howard Smith. Commissioner of Railways, State of Kentucky, U.S.A.

Ross—Gordon—On Wednesday, 6th June, by

Ross—Gordon—On Wednesday, 6th June, by the Rev. Hugh Croxier, assisted by the Rev. E. F. Goff, at the residence of the bride's mother, Port Perry, Robert Ross to Christina B., eldest daughter of the late Adam Gordon, M.P. for North Ontario.

Scott-Law On Wednesday, June 6th, at the residence of the bride's father, by the Rev. Wm. Fletcher, James C. Scott, to Clara E., daughter of James Law, Esq., Maple Lodge, Teoumseth. TREMANNE-RITCHE-At St. James' church. Sutton, by the Rev. George Neshitt, M.A., incambent, assisted by the fathers of the tride and bridegroom, Frank Geddes Tremayne, eldest son of the Rev. Canon Tremayne, M.A., rector of of the Rev. Canon Tremayne, M.A., rector of Etobicoke, to Agnes Pearson. youngest daugh-ter of the Rev. Canon Ritchie, M.A., Dryden bank, Georgina.

SMART – JONES – At Prescott, Ont., on Wednesday, 6th June, by the Rev. W. Lewin, James Allan Smart, of Brandon Manitoba, son of James Smart, ksq., of Brockville, to Lizzie Frances, daughter of the late Alpheus Jones, Esq., of Prescott, CAVERHILL—HARRISON—At St. James' church, Park Hill, on the 6th inst., by the Rev. H. A. Thomas, Frank Caverhill, of Montreal, to Char-otte Rosalind, daughter of John Harrison, Esq.

OMP-COLLIER.—On the 5th inst., at the residence of the bride's father in St. Catharines. by the Rev. W. S. Griffin, assisted by the Rev. Dr. Williams, George Franklin Camp. to Mary Jenette, only daughter of H. H. Collier, all of the city of St. Catharines. O'GORMAN-MCLEAN—On the 6th inst., at St. Thomas' church, Walkerton, by the Rev. Wm. Shortt, Constantine O'Gorman, M.D., Hastings, second son of Rev. R. O'Gorman, Castle Carrock Rectory, Carlisle, England, to Eleanor McLean, second daughter of Andrew McLean, Eşq., Walkerton.

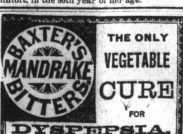
BELL—June 1st, John Bell, Douro street, To-conto, a native of Glasford, Lanarkshire, Scot-and, aged 49 years. Glasgow papers please copy.

Kibby — In Loughboro', on Thursday, June 7th, Sarah Phippen, wife of Richard Kibby, and sister of the late Samuel Phippen, of the city of Kingston, aged 72 years, 11 months, 17 days.

SLATER—At his residence, Elm Grove, Parkdale, on Monday morning, Fred W. Slater, N. and N. W. Ry., aged 28 years 8 months. McClung—At Bowmanville, on the 9th inst. Jane McClung, relict of the late John McClung in the 83rd year of her age. ELLIOT—In New York, on the 7th inst., Jean fifth daughter of the late Major Elliot, of Windsor, aged 45 years and 1 month. SPROAT—At Port Elgin, June 2nd, Elizabeth B. Sproat, only daughter of John Sproat, Milton, uged 2 years. WALSS—At the residence of Mr. H. R. Wales on the 7th inst., Abbie White, wife of Mr. Jame A. Wales, aged 32 years, late of Kingston amaica, West Indies.

WHITE—At his residence, No. 106 Yorkville avenue, late 82 William street, Yorkville, Mr. George H. White, in the 79th year of his age. COLEMAN—On the 6th inst., near Guelph, Ont. Mr. John Coleman, in his 82nd year. McDonald—At Lake View, Roach's Point June 5th, 1883, the wife of D. W. McDonald, of

BACK-May 19th, at Tring Herts, Annie Leah, he beloved sister of William Back, of this city, MARTIN-On the 10th inst., at Chicago, Ill. U.S.A., Kate Bolman, wife of Russell Martin late of Toronto, aged 26 years. FLINTOFT—At Sarnia, on Tuesday, the 12th June, 1883, Rebecca Welr, relict of the late James Flintoft, in the 80th year of her age.



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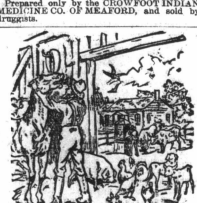


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Lozar House, Ridgetown, Saturday, June 9.
Queen's Hotel, Orangeville, Thursday, June 14.
Queen's Hotel, Mount Forest, Friday, June 16.
Collison House, Harriston, Saturday, June 16.
Bligham House, Bradford, Thursday, June 21.
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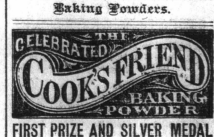
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