THE TORONTO WORLD: TUESDAY MORNING MARCH 28. 1887.

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**TEDEAT** MORATING INTOCH WO NOT **TEDEATS INDER UNDER ACLOD TEDESTARS UNDER ACLODE TEDESTARS UNDER ACLODE ACLODE ACLODE ACLODE A** 

HIGH COURT OF JUSTICE, CHAMBERS. Before Laiton, Q.C., Master. Stratton v. Ontario Railway Supply Company-MéRae obtained an order to examine the person who had been manager up to time of going into Huddation. Jarnie che son, who was the partener and manager of the defendant, his father. Notice required to be given. Taylor v. Curtis-Kean, Orillia, applied for an order to ex-sime the defendant, who had been alrasily exam-ined, bus since then the pleadings had been amended. Notice required to be given. Yidsi vs. Accident Insurance Company-Motion for commission to issue to idaho and postponement of trial. Commission to issue, postponement of case allowed if payment of costs made into court. Moison's Bank v. Benyon-Interpleader stands. Hughson v. Lawrence-Aylesworth obtained an order for exhibits. Symons v. Mail-McCullough applied to have parts of the statement of defence struck out as not such a de-

**HUDSON BAY FISHERIES.** 

**Old Kentucky Bye Whisky.** —Taylor's Celebrated Kentucky Rye Whisky guaranteed 15 years old, also Canadian By-Whisky, 2, 6 and 7 years old, for medicinal pur-poses. Will ship to any part of the Dominion Send for price list. Mars & Co. Family Grocer and Wine Merchants, 230 Queen street west 244

OST-Greyhound pup about 8 months old, mouse color. Reward by returning to 33

25 CHENTS per dozen pieces - Collars and Outfa-Toronto Steam Laundry, 54 and 56 Wellington street west, or 65 King street west G. P. SHARPE.

VETERIVAET. ONTARIO VETERINARY COILEGE Horse Infirmary, Temperance street, principal or assistants in attendance day or night.

SEWING MACHINES. HUGH MCKNIGHT-Practical Machinist. All kinds of sewing machines repaired. Neodles, alls belts. etc., at 51 Queen-street west.

ARTICLES WANTED. WANTED-A bout to seat 3 of 1 and to row two pair oars; state length and width also depth of keel. Box 5, World office.

SPECIFIC ARTICLES. INDLING WOOD-6 bris. \$1, 13 bris. \$2; bulk load \$2 Delivered. FIRSTBROOM

BROS. INDLING WOOD-Best in city, dry, ready for the store; 5 crates \$1.00, 3 for 75c.; single crate 25c. Hardwood, cut and split, \$5.00 por cord. delivered. Order at 56 Adelaide-st.

FOR SALE. SMALL SQUARE PIANO, suitable for learner, for sale at \$50.00, 109 Church-

Symons v. Mail-MeCullough applied to have parts of bymons v. Mail-MeCullough applied to have parts of ne statement of defence struck out as not such a de-mone as contemplated by the statute. Motion dismissed, it the costs to the defendant in any event. J. B. Clark wilson v. Shepard-McIntosh obtained an order to comine defendants. nine defendants, Donald v. Burke-Service of writ of summons upon FOR SALE-Good piano on reasonable terme. Address for two days Box 145 Woill

SAFES and office furniture, large variety; fine goods, low prices, casy terms. GEO, F. BOSTWICK, 56 King street west, Toronto.

McDonald v. Eurike-Service of writ of summons upon the defendant allowed. The defendant allowed. The summer summer summer summer summer summer that the plaintiff to speed the trial and go down at next Beandard Hank v. Thenhaun-Sicwart (Kerr, Mc-Donald) obtained an order for service of subpœna on witness outside the furificition. Cayley v. T nning-Enfarged fill Wednesday. Soully v. Nagle-Clement applied for an order to xamine the manager of a telegraph company as to a clearam sent, de bene esse, and to order production of be telegram. Order midde. Costs reserved, Ont, & Sault St. M. V. C. P. R.-McIntosh applied to ave \$400 paid in naid out. Notice to be given to infinitie. examine the manager of a telegraph combine to a telegram and the manager of a telegraph combine to a telegram. Order midde. Costs reserved. Ont. & Sault St. M. Y. C. P. R.-McIntosh applied to have \$400 paid in naid out. Notice to be given is smith v. Raine-Elliott (Black & Co.) betained an Smith v. Raine-Elliott (Black & Co.) betained an Cher telesson-Motion for judgment under Rule 80. Holman for plaintiff and W. M. Douglas for defendant in any event. McGregor v. McDonald-Motion of McDonald to vacate its pendens dismissed with costs. John Mc-Gregor for y laintiff and Holman for defendant. McGregor v. McDonald-Motion of McDonald to vacate its pendens dismissed with costs. John Mc-Gregor for plaintiff and Holman for defendant. McGregor v. McDonald Holman for defendant. McGregor N. McDonald Holman for defendant. McGregor Strain States and Holman for defendant. McGregor Strain States and Holman for defendant. McGregor Strain States and Holman for defendant. McGregor Strain Holman for defendant. McGregor Strain States and Holman for defendant. McGregor Strain States and Holman for defendant. McGregor Strain Holman Holman for defendant. McGregor Strain Holman Holman for defendant. McGregor Strain Holman Holman For McGregor Strain Holman Holm and, another distingued with costs to the derendant in Any event. McGregor v. McDonald-Motion of McDonald to vacate ils pendens dismissed with costs. John Mc-Wilson v. Ritchie-Motion for amendment of de-Wilson v. Ritchie-Motion for amendment of de-fence. Motion allowed with leave so plaintiff to reply. Langton for defendants, Aylesworth for plaintiff. Rannabotion v. Train and Faweett Winter-W. D. McPherson obtained an order for reference upon con-sent.

PERSOVAL DEAFNESS CURED!" Numerous of deaf persons whom eminent spec had pronounced "hopolessly incurable

had pronounced "hope daily enabled to hear any enabled to near whispels (min-medicines, instruments or operations). It deaf-mutes are benefited! Treatment porte painless and harmless! Offices are continu througed! "Appointments" in advance, d able. Particulars free. Postoffice Hox 572.

DATTI" DEAR-"Chivrell" cheap.

Recount: Could be fragment for executors, moved for ad-Re Roaf Trusts-Foster, for executors, moved for ad-vice of Court. John Hoskin for infants. Reserved. Re Asse stine, lunate Order made for issie to be tried at Napance assizes, costs reserved. W. A. Reeve, Q.C., for committee; Ruitan for motion. Becher v. Fuller-Order made reseined anguale and va-Becher v. Fuller-Order made reseined anguale and va-ASSIGNEES AND ACCOUNTANTS. DONALDSON & MILNE-60 Front-str actoracys, estate agents, Loans made mortgage socurity and commercial papar d counted.

C., for committee: Ruttan for motion." Bechery r. Fuller-Onder made reacting sale and va-cating vesting order, and for payment to Foley of \$125 purchase money and by him: \$20085 of which being the fants' money, will be paid out of fund in court, \$100 to be paid out of fund in court for guardian's costs. Moss, C., for defendants: Kappell for Foley and Shakelton; Davidson for infants. Re Henry infants-Petition to sell lands. Reserved. Milar v. Parsons-Motion for partition or sale and Milar v. Parsons-M

spplicable, four more are now added, as under:

Manslaughter.
Burglary.
Embezzlement or larceny of the value of
\$50 or £10 and upward.
/Malicious injuries to property, whereby the life of any person shall be endangered, if such injuries constitute a crime according to the laws of both the high contracting parties, or according to the laws of that political division of either country in which the offence shall have been committed, and of that political di-vision of either country in which the offence shall be arrested. in these days as is human life. Witness raiway collisions, labor troubles and the like.

President Cleveland favors the treaty, and wants to see it passed as soon as possible.

It is not true that protection necessarily means scarcity and high prices. The Ameri-can Secretary of the Navy has discovered the bids which have been made for steel armor and steel gun forgings that the best articles can be produced in the United States at prices less than they can be bought States at prices less than they can be bought an important point on its final passage, abroad after paying the duty. And these prices, it should be added, involve the cost measure than it was before this change was inand risk of a distinctive and costly plant for their production.

and rask of a distinctive and cosity plant for.
A. Stewart, of the firm of A. and J. Stewart, a lumbering firm as \$2, Johns, N. B. Stewart, a lumbering firm as \$2, Johns, N. B. Stewart, a lumbering firm as \$2, Johns, N. B. Stewart, a lumbering firm as \$2, Johns, N. B. Stewart, a lumbering firm as \$2, Johns, N. B. Stewart, and on the premises lleaned any person having spinor of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be for fired. The bin port of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. The bill has allocated to diminish the subort is the second of fourth class shall be officiated. The bill has allocated in the prevision of the second of fourth class shall be officiated. The bill has allocated in the prevision of the second of fourth class shall be officiated. The bill has allocated in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. This is in the prevision of the second of fourth class shall be officiated. The bill has allocated in the prevision the cereit will divert the second of the second of fourth class

provides an efficient remedy for Mr. Colter's alleged wrong. An election petition will speedily settle the dispute about the ballots.

What About the Island? Editor World: I will offer you no apol ogy for trespassing upon your columns, know-ing well your desire always to further the ends of any subject of interest to our fair city. I Canada and the British Isles. The Dominion Government are now taking active steps toward securing an Imperial subsidy to sup-plement the annual grant voted each year by the Dominion Parliament for the ocean mail service, which it is in future proposed to run in connection with the Canadian Pacific Rail-way. The British Government write to the effect that they will move at once in the matdescription of last pressure of the spectral thread thread and the contract of the spectral thread thread

paid three dollars per diem, more or less, gen-erally more. There is no other thing so cheap

the conduct of the various corporations who have conducted our affairs for the last fifteen or twenty years, in relation to this matter, as highly censurable if not a little more, and if the Upper Canada College must go, they would doubtless cut up that lovely place into town lots, in lieu of having it as a public square. We want more lungs to our city. OLD CITIZEN. Toronto, March 28. BI-Metallism. Editor World: I notice in your issue of this morning a letter from Mr. John Maclean headed "Plans for Settling the Silver Ques-tion," "A Plagiarist Exposed." As this letter refers to a paper read by myself at the annual meeting of the Canadian Manufacturer's As sociation, in the course of which I ventured to propose what I had for years imagined to be an original solution of a grave financial diffi-culty. I beg the favor of space in your columns for a reply. Mr. Maclean takes exception to this claim and proceeds to show in his letter that he is the inventor and networks of space in your columns and proceeds to show in his letter that he is the inventor and networks of space in your columns for a reply. Mr. Maclean takes exception to this claim and proceeds to show in his letter that he is the inventor and networks of myself at the annual for a reply. Mr. Maclean takes exception to this claim and proceeds to show in his letter that he is the inventor and networks of myself at the annual for a reply. Mr. Maclean takes exception to this claim and proceeds to show in his letter that he is the inventor and networks of myself at the sum of the solution of a grave financial diffi-culty. I beg the favor of space in your columns for a reply. Mr. Maclean takes exception to this claim and proceeds to show in his letter that he is the inventor and networks of my summers the contry, if the question were fairly put to it, would answer with an indignant negative. Assisted Immigration. The constitution of the United States was amended thirteen times during the earlier portion of its esteemed career. Nevertheless it required a great civil war to establish the fourteenth amendment, which is another prop for the tradition that thirteen is an unlucky number. Amendments to the Canadian constitution are now in order, but something less than an unlucky thirteen will serve Canada's

purpose. The New York Tribune notes the fact that

Mr. Maclean takes exception to this claim end proceeds to show in his letter that he is the inventor and patientee of my supposed original idea, and that even my language is borrowed from an article written by him and published in the Week on March 27, 1884. I do not propose at this time to enter into any discussion of the silver question, but simply to show from Mr. Maclean's own letter that my paper was no plagiarism, but, so far as I was concerned, original in every re-spect. measure than it was percer this change was in-troduced. The important amendment consists in the provision that "if any person having a license of the second or fourth class shall keep on hand on the premises licensed any intoxi-

Ingeroil is buying up London in sections. The other day the town passed a bylaw for a bonus of \$12,000 to induce the removal of a plano factory from the city, and now it is an-nounced that \$2500 will be offered for the re-moval of the London Screw Manufacturing Company to Ingersoll. That's one way of build-ing up a country. **Important.** -When visiting New York City, save Bag-age Express and Carriage Hire, and stop at the Grassi Umion Heicl, opposite Grand Central Depot. 600 Handsomely Furnished Rooms at \$1 and nywards per day. European Plan. Elevators, and all Modern Conveniences. The Grand Union Hotel than any other first class hotel in the city.

**Upper Canada College.** From the Monetary Times. As far as the mere power goes, it is possible that the Legislature could deprive Upper Can-

ada College of its endowment. We cannot but

Assisted Immigration.

Stay at Home, Tommy.

Dismantling London in the Forest,

From the Monetary Times. Queen's University Endowment Association squarely asks the Government to set up a School of Science at Kingston for the benefit

cently at the age of 27 years. She was dis-tinguished as the dam of the great Harry Bassett, the best of her produce, though Orto-lan, Josie E., Charley Howard, Franklin and Don Fulano raced with more or less success, the latter being a winner in England. Miss Bassett is the dam of Kitty H., Masher, Bass Viol and Plasir. Canary Bird was a chestnut, fogled 1860, by imported Albion, dam Panola, by imported Ainderby, out of Sweetbriar, by Recovery, etc. Her produce was as follows: 1867, br.c. Ortolan, by Domerail. 1878, br.c. Charley Howard (brother to Bassett) by Lexington. 1871, br.f. Josie B., by Asterold. 1874, br.f. Miss Bassett, by Lexington. 1875, ch. C. Harley Howard (brother to Bassett) by Lexington.

School of Science at Kingston for the benefit of Queen's at a time when the only school of science we have in the province is very inadequately equipped. The sects must, in the matter of higher education, take care of themselves. Practical effect was given to this doctrine long ago, and Queen's will find it a waste of time to try it to put the clock of time back. Queen's is not even the university of an entire denom-ination, Knox College being a firm ally of the University of Toronto, where most of its students get their degrees; and Queen's has no sort of claim to State assistance that any voluntary would be likely to recognize. The promoters of the McMaster University bill do not appear in the attitude of oppo-sers of university federation. They say they want their institution to enter into the federation on the same terms as other univer-sities; and they undertake to show an endow-1874, ch.f. Miss Bassett, oy Lexington. 1875, ch.c. Franklin (gelded), by Lexingto 1876, ch.c. Franklin (gelded), by Lexingto 1878, ch.c. Jon Fulano, by King Alfonso. 1879, ch.c. a Don Fulano, by King Alfonso. 1881, ch.c. (died a foel), by Pat Malloy. 1882, ch.c. (died a foel), by King Alfonso. 1883, ch.c. King Bird, by King Alfonso. 1885, br.f. Canaria, by Falsetto. Barren in other years. federation on the same terms as other univer-sities; and they undertake to show an endow-ment at least equal to the combined endow-ments of Queen's and Victoria. Still, while Betting on American Handicaps.

The current prices in New York are about as follows, as per Cridge & Co.'s circular dated ments or queen's and victoria. Still, while acknowledging the munificence which this implies, we cannot help thinking that the ap-plication for university powers is a mistake, and that if granted it could scarcely operate otherwise than adversely to university feder-

as follows, as per Cridge & Co.'s circular dated Saturday; Kentocky Derby, run May 11.—Six to 1 against Go-liah, 10 to 1 each Jim Gore, Montroke, Poteen; 15 to 1 Alcaide, Duke of Bourbon, Laredo, Pendennis; 20 to 1 Ban Yan, Libretto. Nick Tinzer, Rightaway and Tom Hood. Brookiyn Jockey Club Handicap, run May 14.—Ten to 1 against Exile, 15 to 1 each Free Knight, Frank Ward, Hidaigo, Troubadour, Wickham; 20 to 1 Barnum, Blue Wing, Ben All, Hanover and Jim Gray. withers, non All, manover and sim Gray. Withers, ron May 30.-Three to one against Tremont, 4 to 1 Hanover, 6 to 1 Kingston, 15 to 1 each Firenzi, Santa Rita; 20 to 1 each Atlantie and Belvidere. Suburban Handicay, run June 9.-Fifteen to 1 each against Sir Joseph, The Bard; 20 to 1 each Blue Wing, Ben All, Electric and Tremont.

against Sir Joseph. The Bard: 20 to 1 each Bius Wing. Ben All, Electric and Tremont. For the others in the same races the odds offered ranged from 25 to 200 to 1, while for a place (one, two, three) one-quarter of the odds to win are offered. **Talk of the Turf.** Mr. J. B. Haggin, the California turfman, has such an extensive, string of horses that he has divided them into four stables in charge of trainers, Mat Byrnes, William Claypool, Wm. McCornick and Albert Cooper. A gentleman who yesterday saw Mr. Bur-gees colt Fred B. at Woodstock, pronounces him the handsothest and strongest 3-year-old stallion in Canada. A horse fourteen hands two inches high named Pegasus cleared a seven foot bar in a fifty foot diameter ring at Dalston, England. March 4. Ed Corrigan has divided his stable, placing a number of horses for training in the hands of John Rodegap, former trainer for the Hop-dale stable, and the remainder in charge of Abe Perry.

dale stable, and the remainder in charge of Abe Perry.
The first annual sale of yearlings from A. J. Cassatt's Chesterbrook Stud will be held at Je-rome Park on April 21. The lot to be offered for sale comprises sixteen head.
There has been quite a run made on Free Knight during the past week for both the Brooklyn and Suburban, Mr. Cridge having laid \$4000 to \$100 and \$600 to \$100.
There is a strange mortality among the choice horses in Kontucky. On Wednesday a brood mare belonging to Hon. James H. Mulli-gan, by War Dance, and in foal to Leonatus, died. Five thousand dollars had been refused for her. In King Ban, Herr Wilkes and the War Dance mare \$50,000 worth of horseflesh was lost. From the Brampton Conservator. The Ontario Government spent \$16,000 last year on emigrants from the British Islands and year on emigrants from the British Islands and Europe generally. It is time that such expen-diture was stopped by both the Federal and Provincial Governments. The railway com-panies should attend to such matters, as they have plenty of lands to offer all who are desi-rous of coming to Canada and settling down to farming. Ordinary laborers and mechanics are plentiful enough here, and no funds should be set apart to aid such persons in reaching this country. If they choose to come and take the chances with other people, well and good, but assisted passages should cease.

From the Bobcaygeon Independent. The man who leaves Ontario to go to the Northwest is an unmistakable well, never mind what, but the immortal Dogberry de-manded to have the word written down.

Governor for his approval before it becomes a law. If any faith can be placed in reported inter-views with Meests. Brown, Corrigan and Pul-ifier, their stables must be in a terribly bad way. Captain Brown is made to say that Trou-badour has developed a splint, that Blue Wing mas not come up to expectations, and that Bob Fisher's not horse enough to win the Suburban. In the face of this the latter has been strongly backed for the event during the past few days, and is now down to 20 to 1 in Cridge's book. The Kentucky Derby Captain Brown has little hope of winning. Duke of Bourbon has been complaining, and Rightaway is far from well. Advices from Kentucky say that the season there is well advanced, about 200 horses are at the association course at Lexington, and the track is dry and dusty, that the snimals are taking strong work and news of trials may be looked for within a week. **The Banatless Arrives at Queenstewn.** QUEENSTOWN, March 28.—The Dauntless

QUEENSTOWN, March 28.-The Dauntless rossed the finishing line at 6.45 o'clock. Her

join them in a social evening. The affair was a great success and similar gatherings will, no doubt, be held. With three pianos, banjos, violins, mouth organs and other instruments; with songs and readings; with speeches and tossts and presentation of medals, a program of unusual excellence was rendered.

Ottawa Accepts the C.A.A.O. Regatta. OTTAWA, March 28.-The Ottawa Rowing

Club have decided to accept the annual regatta of the C.A.A.O. for 1887. A public meeting of the citizens to night pledged hearty support to the club and no difficulty is apprehended in carrying the affair to a suc-cessful conclusion.

Spots of Sport. Spots of Sport. A meeting of the Star Baseball Club will be held to-night in Room 3, Temperance Hall. Lon Myers of New York and W. G. George of England ran a 1000 yards race in Sydney. N.S.W. on Saturday. Myers won by six yards in 7 min. 19 sec. The Primrose Baseball Club (junior cham-pions of 1886) held a successful meeting in their elub rooms last evening and elected these offi-ears: Manager, J. Sparks; Secretary and Treas-urer, H. Bradley; Captain. B. Bradley; Com-mittee, F. Scott, E. Scott, G. Holt. The Prim-rose would like to hear from some of the junior amateur clubs in regard to organizing an ama-ter league. Secretary's address 32 Sullivan-street.

Hutton Y. Touhill-Enlarged for a week. Fram V. Fram-Appeal from report of local Master at London. Beserved. Meredith for plaintiff and Hoyles for defendant. Cole V. Cole-Stands till to-morrow before Mr. Justice Ferguson. ANNOUNCEMENTS. List of cases for argument in C. P. & Q. B. Divisions-Queen v. Beaser, Queen v. Hefferman, Dunke v. Hasi ings, Lillia v. Patunore, re a Solicitor, re a Solicitor, Queen v. Stopleton. *Court of Appeal*.-List for Tuesday, March 22:-Dorenzy v. Ottawa, Matchewa v. Hamilton Powder Co. McKenzle v. McKamee. The Death of Winter.

tenr league. Secretary's address 32 Sullivan-street. At a meeting of the W. J. McGolpin Base-ball Club hast evening Mr. W. J. McGolpin was elected Honorary President; T. B. Gilman, President; A. W. Bryan. Secretary; Messre. Gilman, C. E. Wilson and A. W. Bryan. Ex-cculive Committee, with full powers. Three hundred dollars was subscribed by honorary and active members and great interest was manifested in the coming season. The W. J. McGolp in Baseball Club are members of the Manufacturers League and the interest they are taking in the game is encouraging to amateur baseball for the coming season. Pierced by the sun's bright arrows, Winter lies With dabbied robes upon the blurred hill side ; Fast flows the clear cold blood; in vain he trics With cooling breath to check the flowing tide. He faintly hears the footsteps of fair Spring Advancing through the woodland to the dell. Amon she stops to hear the waters sing. And call the flowers, that know her voice full

Opening the Criminal Assizes.

The spring sitting of the Criminal Assizes opened yesterday. Mr. Justice Armour pre-sided, while Mr. Hugh MacMahon, Q.C., Ab, now she smiles to see the giancing stream; She stirs the deal leaves with her anxious feet She stoops to plant the first swakkening beam, And woose the cold Earth with warm break sweet. appeared for the Crown. The Grand Jury as

appeared for the Crown. The Grand Jury as sworn in consists of these gentlemen: Henry Langley, foreman; J. K. Bernard, Thomas Cosford, Lemuel Beatty, Edward Eagle, Edwin Hambly, William Harrison, Richard Hatch, John F. Hornibrook, Henry Howland, James O. Ireland, Price Jackes, Altred Keffer, Robert Kilgour, Charles Laight, Andrew Mc-Cord, Andrew Muirhead, John L. Noble, W. H. Partridge, Walter Playfair, T. B. Rean, Norman Silverthorn, John F. Taylor, Chas. D. Warren. sweet. "Ah, gentle mistress, doth thy soul rejoice To ind me thus laid low? So fair thou a Let me but hear the music of thy voice? Let me but die upon thy pitying heart. "Soon endeth life for me. Thou wilt be blessed; The flowing fields, the budding trees be thine. Grant me the pillow of thy fragrant breast; Then come, oblivion, I no more prese." Thus plead the dying Winter. She, the fair, Whose heart hath love, and only love, to give, Did quickly lay her fall warm bosom bare For his coid cheek, and fondly whispered, "Live." Norman Silverthorn, John F. Taylor, Chas. D. Warren. No business was done beyond the return by the Grand Jury of true bills against John R. Johnston, forgery, and John R. Johnston and Oscar Hopkins, forgery; and the arraignment of these two, who bleaded not guilty. Mr. Bigelow, counsel for the prisoners, intimated that he would like a postponement till next court, and His Lordship said he would have to have good reasons before such action would be taken. Joe Small's case has not been acted upon by the Grand Jury. The court will sit at 9 o'clock to-day.

Pursuit After Happiness.

tured. 246 —The Accident Insurance Company of North America is represented by Mediand & Jones. who are also agents for the British fire com-panies, the Norwich Union Fire Insurance Society of England, and the Scottish Union and National Insurance Company of Edin-burgh. Insurers should call on them at their office, Equily Chambers, entrance Victoriast. before going elsewhere. 422

request on parameters Q.C., for infants; Millar for de-fendants. Re J. & arpenter infants-Order referring to Mas-the second of degravillan thereupon to be Kanpell for petition; Hoskin, Q.C., for infants. The Prumb infants-Davidson obtained an order for payment out of court of \$800 for taxes on infants' lands. Costs out of infants' estate. Re Robert Inglis-Gregory moved petition to declare Robert Inglis a lunatic. Reserved. Re Weier's report and distribution, and vesting order and dispensing with payment in of share of estate to which purchaser entitled. Carson for motion; Hoskin for infants. Re Bloot rinfants. Order asked order adding par-ties and sponting Mr. Hoskin guardiau of infants out of jurisdiction of court and confirming proceedings. Hoskin for infants. Re Bloot v. Odder-McDonai moved confirmation of describe-McDonai moved confirming pro-ceedings so far as infants concerned. Re Indes v. Dodder-McDonai moved for ameter. Re Indes v. Dodder-McDonai moved for ameter. Re Linds v. Baster for payment out of mortagee's claim of \$45.50. Hoskin for infants. Re Linds v. Baster for payment out of mortage for any off incum france order and of sector of saile, by allowing mortagee for any off incum france order. Re Linds v. Midson for payment out of mortage for any off incum france order. Re Linds v. Motion for payment out on widew of money paid in by mortgagor. McPherson for widow. Reserved. SINESS CHANCES—The under very frequently in receipt of app store keepers, manufacturers an who are either desirous of buying or a their businesses, and invites correspon from those to whom such applications mu of service. E. R. C. CLARKSON, 26 Wellin street East.

Rannsbottom v. Train-Langton obtained an order for commission to issue to Dakota.

CHANCERY APPEALS.

ANNOUNCEMENTS.

His cold white lips close to her heart she pressed; Her sighs were mingled with each breath he drew; And when the strong life faded on her breast Her own soft tears fell down like heavenly dew.

And some are tinted like her eyes of blue. Some hold the blash that on her check did glow, Some from her lips have caught their scarle hue, But more still keep the whiteness of the anow. — Bobert Burns Wilson, in Harper's Magazin.

-Bobert Burns Wuson, in Harper's Juguin April. BIHTHS. COATES-At 280 Church-street, on Sun March 27, the wife of W. J. Coates, of a da

DEATHS.

O ye sweet blossoms of the whispering lea, Ye fair, frail children of the woodland wide Ye are the fruit of that dear love which she Did give to wounded Winter ere he died.

a commission to issue to Dakota. CHANCERY DIVISION. Béfore Robertson, J. Murray v. Murray-Order made vesting mortga accountant without prejudice of right of finants a executors. Costs to be transferred to official guar accountants.

ART. MR. FORSTER, Artist-Pupil of M. Bou gaereau, President of Art Association of France. Studio, 81 King-street East, portrait inting.

LEGAL CARDS. ALLAN M. DENOVAN, Barrister, Solicitor, Annotary, etc. Office, 7 Millichamp's Huild-ings, 81 Adelaid@street.east, Toronto. 146 A. D. PERRY-Barrister, Solicitor, etc.-ment, Lowest rates, Star Life offices, 32 Wei-lington-street east, Toronto. 286 CAMERON & CAMERON, Barristers, Solicitors, 31 Manning's Areade, Toronto. Money to loan on real estate. Alexander Cameron, Alfred B. Cameron. CANNIFF & CANNIFF, Barristers, Solic-tors, etc., 36 Toronto-street, Toronto. J. FOSTER CANNIFF, Barristers, Solic-tors, etc., 36 Toronto-street, Toronto. J. FOSTER CANNIFF, Barristers, Solic-tors, etc., 36 Toronto-street, Toronto. J. FOSTER CANNIFF, Barristers, Solic-Torster, Solicitor, conveyancer, etc., Equity Chambers, corner Adelaide and Victoria streets. LEGAL CARDS.

conrec v. Port-Clark, J. M. moved to commi cock in default of delivering up horse taken from astody of Sheriff. Stanton for defendant and Hecock

Chambers, corner Adelaide and Vietotia streets. D. A. O'SULLIVAN-Barrister, Solicitor, D. Notary, etc. 20 Toronto.street, Toronto, EDWARD MEEK-Barrister, Solicitor, etc., 65 King-street east, Toronto, FULLERTON, COOK & MILLER, Barris ters, etc. Money to lend. 18 King-street ast.

Ters, etc. Money to lend. 18 King-street ast.
 GROTE & FLINT-Barristers, Solicitors, Conveyancers, etc. Building and Loan Chambers. 18 Toronto-street. G. W. GROTE, A. J. FLINT.
 G. W. HADGEROW & CO., Barristers, Solicitor, G. W. BADGEROW & CO., Barristers, Solicitor, Conveyancer, etc. Money to lend. 28 York Chambers, Toronto-street, Teronto.
 G. S. LINDSEY, Barrister, Solicitor, Con-veyancer, etc. Money to lend. 28 York Chambers, Toronto-street, Teronto.
 H. GH MACMAHON, Q.C., Barrister, etc., 18 King-street west.
 J. A. MACDONELL-Barrister, solicitor, to loan.
 KINGSFORD, BROOKE & BOULTON, Barristers, solicitors, etc., 10 Manning Arcade, Toronto. Money to Lend. R. E. KINGSFORD, G. H. C. BROOKE, A. C. F. BOUL-TON.

TON. TON. TON. PATERSON, Barristers, Solicitors, Notaries, etc., etc., Masonie Hall, Toronto street, Toronto. J. K. KERR, Q.C., WM, DAVIDSON, JOHN A. PATERSON.

AWRENCE & MILLIGAN, Barristers Solicitors, Conveyancers, etc. Building and Loan Chambers, 15 Toronto-street, Toronto, AWRENCE H. BALDWIN, barrister, solicitor, notary, conveyances, the solicitor, stary, conveyances, the solicitor, solicitor,

to loan. Manning Arcade, 24 King-street west

Toronio. ACLAREN, MACDONALD, MERRITT M & SHEPLEY, Barristers, Solicitors, No-taries, etc. J. J. MACLAREN, J. H. MACDON-ALD, W. M. MERRITT, G. F. SHEPLEY, J. L. GEDDES, W. E. MIDDLETON, Union Loas Buildings, 28 and 30 Toronio-street. M CPHILLIPS & CAMERON, Barristers, So-licitors, etc., 17 Toronio-street. Money te-loan. 246

oan. M CBRIDE & ARMSTRONG, Barristo Solicitors, 16 Victoria-street. A. BRIDE, Richard Armstrong.

ter. WEST-On March 27, at 75 Gerrard-street the wife H. F. West of a daughter. WILLIAMS-At Parkdale, on Monda, March 25, the wife of T. Williams, C.P.R., of daughter. DEATHS BRIDE RICHARD ARMSTRONG. MONEY TO LOAN in sums of \$30,000 and upwards at 5 per cent. MACLAREN. MACDONALD, MERRITT & SHEPLEY, 22 and 30 Toronto.street, Toronto. BEERT CHARLES DONALD-Barrister, Schutzer

DEATHS. GREEN-On Saturday, March 26, at her re dence, 878 Yonge-street, Mrs. Elizabeth Sext Green, beloved wife of John Green, in her 8 A Solicitor, Conveyancer, etc. an; 28 Toronto-street. Toronto.

Solicitors, notaries, etc., Toronto Georgetawn. Offices: 88 King-street cast, ronto, and Creelman's Block, Georgetov Money to lean. W. T. ALLAN, J. SHILTON, JARRD.

BARD. THOMAS CASWELL-Barrister, So Conveyancer, Notary Public, etc. 66 street east, Toronto. Will.LIAM F. W. CREELMAN, bas bicitor, notary public, etc., 17 Chambers, Toronto-street, Toronto. W. B. WILLOUGHBY, Barrister, So Conveyancer, etc. Mosey to be King-street east, Toronto.

Green, beloved wile of solar Green a Funeral on Tuesday at 2 p.m. <u>REEVE-On March 28</u>, at 131 York-si Charles Frederick, infant son of Ch Reeve, age 6 months, 25 days. Funeral on Wednesday at 2 p.m. loan: 28 Toronto-street. Toronto. READ, READ & KNIGHT, barriste ronto, D. B. READ, Q.C., WALTER READ, V.KNIGHT. S.MITH & SMITH, barristers, solicitor conveyancers, etc. Money to lend; lower races, Offices 31 Adelaide-street cast, Toront and Whitby. Funeral on Wednesday at 2 p.m. PYNE—At 51 Esther-street, on March 28, John Pyne. MAGUIRE—On Saturday, March 26, at the residence of his sister-in-law, 57 Strachan-ave-nue, after a lingering illness, Mr. Henry Ma-

HILTON, ALLAN & BAIRD, barristera solicitors, notaries, sic. Toronte and

nue, after a lingering liness, ar. field, ar. suire, The funeral will take place from Mrs. Sin-not's on Tuesday morning at 9 o'clock. Friends will place accept this intimation. CLARKE-On Sunday, March 37, at her hus-band's residence, No. 45 Nelson-street, Maria, beloved wife of Henry B. Clarke. Funeral from the above address on Tuesday at 3 p.m. KING-At 20 Ross-street, on Monday, March 2, William S. King, ared 49 years, brother of Principal King, LD. Presbyterian College, Winnipeg. Funceal Wednesday March 30, at 8 p.m.

## Parsuli After Happiness. Peace may be the lot of the mind That seeks it in meckness and love : But rapture, affection and bliss are confined In the smoking of Dobson sublime. "General Middleton," and "Our Brave Boys Brand of Cigars, they are the best manufactured ured.

The court will sit at 9 o'clock to-day. Auction Sale of Bicycles. One of the best evidences of the growth of bicycling is to be seen in the large business carried on by Chas. Robinson & Co. of 22 Church-street. They report that bicycling is spreading rapidly throughout Canada. In order to make room for the arrival of their new stock of Rudge machines they advertise a large clearing sale of bicycles, tricycles and safeties, etc., Thursday evening next, March 31, at Hay's warehouse, King-street west, at 8 p.m. This will be one of the best opportunities of the season to procure a mount. This enterprising firm have just issued their new illustrated catalog for 1887 which presents a very attractive list of machines, the principal ones being of the well-known Rudge make. War Dance mare \$50,000 worth of horseflesh was lost. The owners of the trotter Harry Wilkes an-nounce that, as Oliver K. has been incapaci tated for starting in the race on Saturday next-Harry Wilkes will trot to beat his own record of 2.144 at the Bay District Course at San Fran-cisco on that day, for \$200. At the present time it is understood that the fives bill regulating and allowing pool-selling and betting on race tracks in the State of New York for twenty days each year will come up for a voie in the Assembly next Hursday night. If successful the bill will then go to the Senate, and if successful there, thence to the Governor for his approval before it becomes a law. If any faith can be placed in reported inter-

From the Hamilton Times. Ingersoll is buying up London in section