REASON WHY WORK HAS BEEN DELAYED

POINT ELLICE BRIDGE WILL NOW BE BUILT

of City - Redistribution of

night, a number of the aldermen being night, a number of the aldermen being General Smith said:

"A severe wound which I received durths and the same has made my The city council sat till 10.30 last jects before the board, the big majority ing my service in the army has made my

proval of the plans for the proposed new the Chinese and the Japanese, and was bridge at Point Ellice. In this connection Engineer Topp, on request of Ald.

Barnard, reported that the present pile

before first seeking the approval of the made to prevent the construction of the bridge unless a swing was put in the structure, and the board had to proceed very carefully in the matter. Now he hoped that the work would be carried out without further delay. His Worship also wished to state that the council had been very materially assisted by Senator Templeman in the matter, be-tween whom and the board dozens of telegrams had been exchanged.
On motion of Ald. Cameron, seconde

by Ald. Williams, Senator Templeman was accorded the thanks of the board. Messrs. Yates & Jay, on behalf of W. C. Burns, sent in a claim for \$400 compensation for damages to property in curred on First street through the railway passing along that thoroughfare.

Referred to the city solicitor.

H. Dallas Helmcken, M. P. P., sub mitted a copy of bills No. 52 and No. 60, asking for the board's views on either. A further and similar letter from the same writer was read respecting bill 65. A. E. McPhillips also wrote

Edgar E. Mohun wrote a lengthy letter on bridge construction, which was referred to the streets, sewers and Another letter from Thos. C. Sorby

on the subject took the same course.
Capt. D. McConnan, of the Fifth regiment, asked for a renewal of the \$150

ment at the hands of the city pound-keeper. In reply to the letter the lat-ter denied the allegations made therein in toto. The matter will be referred to dynasty. They, with the assistance of Capt. Sears, and if he desires the coun- England, are going to make the country

cil will hold an investigation.

City Clerk Dowler acknowledged the receipt of a number of communications.

The city engineer reported on a number of sidewalks, the report being re-ferred to the streets, bridges and sew-It also is a country rich in historical and

ment of accounts amounting to \$2,063.16. Carried. The standing committee on legislation Mr. Dickinson, of the Mackey System, Municipal Clauses Act in respect to

rates of the Esquimalt Water Works.

The rates were found to be higher than those charged by the city, but lower than apply in Vancouver or in New Westminster. Received and filed.

wailan Islands with this city. He prepared to the information.

In 1892, the Supreme Court of Canada, 21 is unbalanced, when digestion is described to the information.

In 1892, the Supreme Court of Canada, 21 is unbalanced, when digestion is described to the information.

S. C. R. 72, decided that proceedings to set than apply in Vancouver or in New Island and Guam to Manila, and thence to properly taken by the Attornov General for instant attention because of the Esquimalt Water Works. ster. Received and filed. tribution of the city wards was then introduced, and on motion the city assessor will be asked to furnish plans

was put through its third reading and the council then adjourned.

BEAR SAILS FOR NORTH.

Scattle April 29.—The revenue cutter in Behring Sea and the Arctic. One of the chief errands of the Bear will be to land 400 Siberian reindeer on St. Law-

ed and many lives were lost.

A DISTINGUISHED AMERICAN.

Army Officer, Author and Traveller of Wide Experience, Now in City.

General John Corson Smith, to whom columns, will be driven about the city this afternoon, and before his departure will be feted by the members of the Masonic order. He is himself a very prominent member of the order, and has written several books on the history and nature of Free Masonry, being considered an authority on such subjects. The General has attained the rank of briga lier-general in the United States army Order-in-Council Approves of the Plans He was licutenant-governor of the state of Illinois, is one of the most prominent Masons in the United States and a noted traveller who has made a particular study of the history and present condition of India and Egypt. His son, Robert A. Smith, is president of the Schome Canning Company. Speaking of his travels at Seattle a few days ago,

From the department of public works, Ottawa, a letter was received, notifying the board of His Excellency's approved by the received of the re

Barnard, reported that the present pile bridge was perfectly safe for all traf-toric interest of the globe is Egypt. There at the dawn of history we find a civili-His Worship remarked that it would zation which compares at no great disbe well for the public to consider the advantage with our own, and from action the council has taken in this matter. They had been severely criticized best features of our present advanced for the delay that has been occasioned condition. The mighty works of the anbut the board was studying the best cient Egyptians, their pyramids and tem-interests of the public. Legal advice had been obtained and the council was been the admiration and the wonder of advised not to proceed with the work the world for half a century of centuries.

VICTORIA'S VOLUNTEERS.



GR. E. M'DO YALD.

The people and the country now are interesting, aside from the ruins of the ancient kingdoms, and I believe the fuappropriation to the members of the ture of Egypt is promising. One work will be backed for 100 miles and many A. A. Sears complained of ill treat- thousand acres of land irrigated. In the

James L. Raymur recommended the was of a more barbaric nature and does on the application for leave were: (i) That

THE PACIFIC CABLE.

Leaves to Select Landing Site.

A further report from the special committee appointed to investigate into the rates of the Esquimalt Water Works.

The rates were found to be higher than dicts that the line will be in operation be
Ray cable system, is here en route to Honolating place the Niagara river, said that the Attorney-the Niagara river, said tha Island and Guam to Manila, and thence to

Follow The Example Of The for the re-arrangement desired. The amendment to the Son By-law Millions Of Women Who Now Use DIAMOND DYES.

It is safe to follow the example of the llions of wise women who have made

ACTION AGAINST THE V., V. & E. IS DISMISSED

Mr. Justice Irving Yesterday Discharged Order Allowing Attorney-General to Act-Important Decision.

eral, on relation of the Kettle River Valley arising from the injunction. Railway Company vs. the Victoria, Vancouver & Eastern Ballway and Navigation Lordship this morning were as follows:

order allowing the Attorney-General of this province to bring an action under the "Crown Franchises Regulation Act," in plaintiff, D. M. Rogers for defendants. His Majesty's name, upon the relation of the Kettle River Valley Company against the Kettle River Valley Company against the Victoria, Vancouver & Eastern Railidle in the upper harbor for several way and Navigation Company, claiming in mouths, waiting principally for new such action such relief as he, the Attorney-General, might consider himself entitled to upon the facts disclosed upon the motion.

The Attorney-General for the province ing is about complete. The steamer has received orders to proceed to Ladysmith was represented on the hearing of that for coal, application, but the Victoria, Vancouver & Eastern Railway and Navigation Company, which I shall hereafter refer to as the defendant company, was not. The defendant company now applies, under Rule 539 of the Supreme Court Rules, to have

sideration has been referred by Mr. Justice Walkem to me. The point upon which my judgment turns is this, "Does the Crown Franchises Reguation Act apply to the defendant pany? It was originally incorporated by an act of the legislative assembly of the prov-ince of British Columbia," (Cap. 75, Stats. 1897), but on the 13th of June, 1898, by an act of the parliament of Canada, 61 Vict., Cap. 89, the works which the company by the provincial act of incorporation was empowered to undertake and operate were declared to be works for the general advan-tage of Canada, and the said works were declared to be subject to the legislative authority of the par fament of Canada, and the provisions of the Railway Act, except sec. 80 thereof. By sec. 4 the time for

commencing and completing the railway

the matter re-considered, and the re-con-

By section 4 of the Crown Franchises Regulation Act, the provincial Attorney-General is authorized to bring an action or offending against its act of incorpora tion," or (4) "Misusing a franchise or privi-lege conferred upon it by law." In my opinion the Attorney-General of this province under this act would only have power to institute an action in respect of companies incorporated by provincial authority

—More than \$120 has been contributed in fines to the city treasury during the past month by cyclists who were caught either riding on the sidewalk or riding appropriation to the members of the Bisley team going to England.

His Worship said that one of the two shots going had promised to circulate any advertising matter the Tourists' Asare to be seen the remains of the famous temples of Isis. The waters of the river temples of Isis. Canada in 1898 has removed the defendant Altogether there were about 111 charges company from the operation of the act. That act, applying as it can, and does, only to the powers of the provincial Attor- 6; infraction of the health by-law, 6; inonly to the powers of the provincial Attorney-General with reference to companies incorporated for provincial objects within the authority of the provincial legislature, cannot affect or authorize the Attorney-General objects within the authorize the Attorney-General objects within the authorize the Attorney-General of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive the morning that he has had in three days. He slept well last night, though his rest was somewhat into the neutron by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the house of ill-fame, 2; infraction of the house of ill-fame, 3; infraction of the street by-law, 6; in-bishop Corrigan's attending physician, said this morning: "The Archbishop is progressive to be a companies of house of ill-fame, 2; infraction of the house of ill-fame, 2; infraction of the house of ill-fame, 3; infraction of the street by-law, 6; in-bishop Corrigan's attending physician, said the house of ill-fame, 2; infraction of the house of ill-fame, 3; infraction of the house of ill-fame, 2; infraction of the house of ill-fame, 3; infraction of the house of ill-fame, 4; i General of this province to commence an ac- intoxicants to Indians, 2; assault, 2; intion for the cancellation of its charter against a company which by Dominion tion of washhouse by-law, 1; unlawful not sit up yet to take his meals.

James L. Raymur recommended the purchase of a number of water meters. Referred to the finance committee.

R. Chapman complained of the city building a new sidewalk on the east side of the street on which he lived. On motion the location of the sidewalk will be changed to suit the writer.

Albert Hanalt, whe was injured in the gravel pits while working for the corporation a few years ago, appealed for some work which he could do to support himself and mother. Referred to city engineer with instructions to find the man work.

Andrew Sherett asked that the consideration of plumbing inspector applications be deferred till May 12th. The board of examiners desired to examine all applicants at once. Approved.

A petitior, was received from a number of Chinese who want a reduction on the \$5 rate charge for removing bodies in lots of 200. Received and filed.

The PACIFIC CABLE.

The points raised against the company on the application for leave were: (3) That it had not confined itself to the line of rall was of a more barbaric nature and does to the with the Western product as the civilization of Egypt. While in India I traced the course of the hand to confined itself to the line of rall was of a more barbaric nature and does to the with the Western product as the civilization of Egypt. While in India I traced the course of the hand not confined itself to the line of rall was of a more barbaric nature and does the will had not confined itself to the line of rall was of a more barbaric nature and does the will had not confined itself to the line of rall was of a more barbaric nature and does the will had not confined itself to the line of rall was of a more barbaric nature and does the will had not confined itself to the line of rall was of a more barbaric nature and does not have the will had not confined itself to the line of rall was part in the gravel part in the more of the line in the applicants at the colled to the normal nature and for the was of a more barbaric nature and does a contemplate on the application o come, in effect, a Dominion company. cants, 1; infraction of public morals by The points raised against the company law, 1; keeping vicious dog, 1; total, 11 just as if it had been originally incorporated by the Dominion of Canada.

ton, delivering a judgment in which Pat-Some twenty years ago, Mr. Justice Burterson and Morrison, J J. A., and Osler, J., concurred (6 A. R. 537), in a case where

properly taken by the Attorney-General for Canada. In that case the court expressed no opinion as to whether, or in what cases, the Attorney-General for the province could Compound will do a marvellous work for also exercise the right of interfering. The point upon which I decide this ap-

plication is that the provincial legislature in passing the Crown Franchises Regulation Act, was dealing only with matters I do not say that the Crown Franchises Regulation Act is ultra vires. It is applicable to provincial crown franchises, but

A curious circumstance in conection with have always had most stisfactory rethe epidemic of cholera at Hamburg was the
departure of all the birds from the city only
a few days prior to the outbreak.

A curious circumstance in conection with have always had most stisfactory results. I have dved silks, dresses, men's
departure of all the birds from the city only
a few days prior to the outbreak.

A curious circumstance in conection with have always had most stisfactory results. I have dved silks, dresses, men's
ing regard to the surrounding circumstances
of the injunction has been committed. Having regard to the surrounding circumstances
of this case, I think I would be acting imurable and strong, are pleasof this case, I think I would be acting im-

application until I had the parties discuss in fact, a breach of the injunction. P. AE. IRVING, J.

To-Day's Proceedings.

V., V. & E., applied in Chambers this order dissolving the injunction granted in the action, and dismissing the action. W. P. Clements, for the plaintiffs, suggested that, as the judgment would probably be ppealed against, His Lordship should conider the motion to continue the injunction, which would come up in regular course on Tuesday next, as coming on now, in order nat all questions arising on appeal could

the disposed of at once.

His Lordship granted leave to bring that action on forthwith, and, in view of the above judgment, dismissed the motion to inue, and granted the motion to dismiss the action and dissolve the injunction Mr. Justice Irving has handed down his reserving the right to the V., V. & E. Co. decision in the case of the Attorney-Gen- to apply later to ascertain the damages

The other applications disposed of by His

On the 20th of March, 1902, Mr. Justice an absolute decree of divorce on behalf of Walkem, on the application of the Kettle River Valley Rallway Company, made an Cunningham vs. Appleyard et al—

> -Tug Lorne, which has been lying boiler tubes, will probably vice to-morrow evening. Her overhaulreceived orders to proceed to Ladysmith

> > VICTORIA'S VOLUNTEERS.



CORP. D. A. R. MACKENZIE. bieyele by-law, 41; drunks, 24; vagrancy, legislation has been removed from the status of a provincial company and has become, in effect, a Dominion company.

Dossession of property, 1; malicious damage to property, 1; possession of intoxicants, 1; infraction of public morals by-

and old-act with promptness, wisdom and decision, suffering, agony and misery

Municipal Clauses Act in respect to changing of section No. 631 in regard to taxation, and advised that no alteration of New York, superintendent of the Mackay cable system, is here en route to Honoland the made.

San Francisco, April 30.—S. S. Dickinson, concurred (6 A. R. 537), in a case where there was an abuse of a Dominion act relating to the construction of a bridge across blood and restoring particle digestion is a serious missible. When the blood is sluggish, impure

fore the summer months bring additional dangers. At this time the use of Paine's Celer, every rundown, sick and diseased man

and woman. Its life-giving work first commences with the blood, which is made clean and pure; then the nerves are quickly set in order, digestive vigor is fully restored, the appetite is made natural, sleep is refreshing, and the desponding heart is made light and joyous. It is well to bear in mind that Paine's

Celery Compound owes its origin to the most distinguished physician that this and 400 Siberian reindeer on St. Lawrence Island for the use of natives.

MANY LIVES LOST.

Durkirk, France. April 29.—Advices received here say that the French fishing fleet was recently caught in a gale in the North Sea. Three schooners founder-day and have taken the same view as I do, and in that case he would have refused to act under the statute.

For these reasons I think the order of the ing fleet was recently caught in a gale in the North Sea. Three schooners founder-day and have taken the same view as I do, and in that case he would have refused to act under the statute.

For these reasons I think the order of the 20th of March should be set aside.

If all sufferers who have been disappointed in the typic of the pointed in the past will promptly start with Paine's Celery Compound, they will fendant company was in contempt in that the description is publicly induced to his attention he would have taken the same view as I do, and in that case he would have refused to act under the statute.

For these reasons I think the order of the 20th of March should be set aside.

If was suggested by affidavit that the defendant company was in contempt in that the defendant company was in contempt in that the defendant company was in contempt in that the sound have taken the same view as I do, and in that case he would have taken the same view as I do, and in that case he would have taken the same view as I do, and in that case he would have refused to his attention he would have taken the same view as I do, and in that case he would have refused to his attention he would have taken the same view as I do, and in that case he would have refused to his attention he would have taken the same view as I do, and in that case he would have refused to his attention he would have taken the same view as I do, and in that case he would have refused to his attention he would have taken the same view as I do, and in that case he would have taken the same view as I do, and in that case he would have taken the same view as I do, an Vancouver, B. C., says: "I have used a in this case; and that, therefore, I should is able to call a halt to wasting and great many of the Diamond Dyes and not entertain its application. The affidavit dangerous diseases. It is now making

DAN GROSVENDE SAYS. "I doubt if Peruna has a rival in an the remedies recommended to-day for catarrh of the system. A remedy that

A. H. MacNeill, K. C., on behalf of the Peruna is an Excellent Spring Catarri Remedy---I am as Well as Ever."



HON. DAN. A. GROSVENOR, OF THE FAMOUS OHIO FAMILY.

Hon. Dan. A. Grosvenor, Deputy Auditor for the War Department, in a letter written from Washington, D. C., says:

"Allow me to express my gratitude to you for the benefit derived from one bottle of Peruna. One week has brought wonderful changes and I am now as well as ever. Besides being one of the very best a cure of catarrh. If a course of Peruna spring tonics it is an excellent catarrh remedy."---

DAN. A. GROSVENOR.

In a recent letter he says: taken intelligently during the favorable "I consider Peruna really more meritorious than I did when I wrote vou last. I receive numerous letters from acquaintances all over the eradicates entarth from the system country asking me if my certificate is genuine. I invariably answer, wherever it may be located. It cures ca-

A County Commissioner's Letter.

yes." --- Dan. A. Grosvenor.

"As a remedy for eatarrh I can cheer- Miss Mattie L. Guild, President Illi- vice gratis. and I feel that it is my duty to speak a cago, Ill., says:

situate in the Victoria Mining Division of

Take notice that I. E. E. Billinghurst, as

agent for B. T. Godman, free miner's certificate No. B63569, and H. E. Newton, F. M.

C. No. B63570, intend, sixty days from the

date hereof, to apply to the Mining Record-er for a certificate of improvements, for the

purpose of obtaining a Crown Grant of the above claims.

And further take notice that action under

section 37 must be commenced before the ssuance of such certificate of improve-

Dated this 4th day of February, 1902.

MINERAL ACT.

CERTIFICATE OF IMPROVEMENTS.

NOTICE.

Prince No. 5 and Prince No. 8 Mineral laims, situate in the West Coast, Van-ouver Island, Mining Division of Clayo-uot District. Where located, Sidney In-

Take notice that Thomas Rhymer Marshall, Free Miner's Certificate No. B60773, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

aim.
And further take notice that action, under

section 37, must be commenced before the issuance of such Certificate of Improve-

ments.
Dated this 23rd day of April, A.D., 1902.

CASTORIA

For Infants and Children.

FARMERS' SONS WANTED to take a short Practica! Course on Veterinary Work at Home; Three Months' study dur-

Work at Home; Three Months' study during spare time will qualify to pass examination. Graduates will be offered permanent positions at \$400 a year in ou various branches; splendid opportunity for young men to secure a thorough Veterin ary Course and good position. Write a once for particulars. Address, Head Office Veterinary Science Association London, Ont.

To Charf Hitcher Wrappen

Victoria District. Where located, Gordon

good word for the tonic that brought me If you do not derive prompt and satis-Hon. John Williams, County Commis Immediate relief. Peruna cured me of a factory results from the use of Peruna, sioner, of 517 West Second street, Duluth, bad case of catarrh and I know it will write at once to Dr. Hartman, giving a Minn., says the following in regard to cure any other sufferer from that dis-full statement of your case and he will ease."-John Williams.

fally recommend Peruna. I know what nois Young People's Christian Temper- Address Dr. Hartman, President of It is to suffer from that terrible disease ance Union, in a recent letter from Chi- The Hartman Sanitarium, Columbus,

will cure catarrh of the stomach will cure the same condition of the mucous membrane anywhere. I have found it the best remedy I have ever tried for catarrh, and believing it worthy my endorsement I gladly accord it .-- Mattie

A Congressman's Letter.

Hon. W. P. Brownlow, Congressman from Tennessee, writes from Wash. ington, D. C., the following:

"I have suffered from catarrh of the stomach for several years, and for the past twelve months was in an exceed. ingly critical condition. My attention was called to your Peruna, and I began to use it, and my improvement was noticeable after the first three days. I have taken three bottles of the medicine and I feel satisfied that I am now almost, if not permanently, cured. In connection with the Peruna, I have used your Manalin for biliousness and torpid liver. I regard it as the best medicine for this purpose that I have ever used. Having been benefited so much myself, I give you this statement, that others may be likewise benefited."-W. P. Brownlow, M. C., Jonesboro, Tenn.

Mrs. Elmer Fleming, orator of Reserroir Council No. 168, Northwestern Le gion of Honor, of Minneapolis, Minn, writes from 2535 Polk street, N. E.: "I have been -

roubled all my life with catarrh in my head. I took Peruna for about three months, and & now think I am permanently cured. I believe that for catarrh in all its forms Peruna is the medicine of the age. It cures

Mrs. Elmer Fleming, Minneapolis, Minn.

when all other remedies fail. I can heartily recommend Peruna as a catarrh remedy."-Mrs. Elmer Fleming. Treat Catarrh in Spring.

The spring is the time to treat catarrh. Cold, wet winter weather often retards is taken during the early spring months the cure will be prompt and permanent. There can be no failures if Peruna is

weather of spring. tarrh of the stomach or bowels with the same certainty as catarrh of the head.

be pleased to give you his valuable ad-

ARCHBISHOP CORRIGAN. We Want You to Read



derstand their value. We want you to know how much we can offer you in the way of good things. Quality, prices and all considered, we know what we have to say will interest every careful buyer. Read our advertisement; profit by our talk.

B. & K. ROLLED OATS, sack ... 30c.
SUPERIOR ROLLED OATS, sack ... 25c.
GOLDEN CORN MEAL, sack ... 35c.
SNOW FLAKES, package ... 10c.
FLAKE BARLIEY, 4 lbs. ... 25c.
A complete line of Breakfast Foods always fresh and reliable.

Dixi H. Ross & Co., WHERE CASH TALKS.

INLAID AND PRINTED

LINOLEUMS

ALL QUALITIES. Piercy & Co.,

Wholesale Dry Goods. 21-29 Yates Street,

Victoria, B. C.

Health is Wealth

Vapor Bath Cabinet

CYRUS H. BOWES,

CHEMIST. 98 Government Street, Near Yates Street. TELEPHONE 425.

APIOL&STEEL PILLS

REMEDY FOR IRREGULARITIES

SUPERSEDING BITTER APPLE, PIL COCHIA, PENNYROYAL, ETC.

AGENT WANTED—For the only authorized Life of the great Talmage, by his distinguished son, Rev. Dr. Frank De Witt Talmage; and the Associate Editors of the Christian Herald. Blg book, 500 pages, profusely illustrated. Low retall. Blggest discount. Books on credit. Outfit free. Be first in the field. Wire or write for outfit to-day. Linscett Publishing Company, Toronto. Order of all chemists, or post free for real, or MARTIN. Pharmaceutical Chemist. Southampton, England, or P. O. Box 260, Victoria, B. C.

NOTICE

Notice is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase Hawkins Island, Barkley Sound, containing 20 acres more or less.

April 2nd 1002 JOHN W. BENSON. April 2nd, 1902.

PRINTING PRESS FOR SALE—The Cottrell press, on which the Daily Times was printed for several years. The bed is 32x47 inches, and in every respect the press is in first-class condition. Very suitable for small daily or weekly offices. Apply to Manager, Times Office. It cost \$41,200; will be sold for \$600 cash.

TWICE-A-

ANY ADI

The Dominion Alliance tion-C.P.R. Sto the Shareho

ANOTHER LIBRAL

OFFER FRO

Montreal, May 2.-T Company have incre flour five cents a barr is Ogilvie's Hungar patent, \$3.95.

Water was let into canal yesterday. Stock Allo

The twenty millions the C. P. R. has all be shareholders, who were up the new stock at par complete, but roughly, absorbed in London an while 20 per cent. was ada. It is understood able portion of the Lor Berlin, Vienna and oth Sovereign

Toronto, May 2.-Th Bank, which commen ized capital of \$2,000,0 ed capital amounting to ed for business in this Works S

John Abell's threshin agricultural works have by the Advance Thresl pany, Battle Creek, Mi of the largest concerns of Dominion, and has for much of the trade in Northwest.

The Union Stock Y Toronto Junction were by fire yesterday. Loss, Dominion Al The Dominion Alliand annual convention on Ju

portant action will be Proposed Ch Winnipeg, May 2.—A patch says a party of C has been out for some

proposed change in the Caron to a point 65 mi Bakers On to-day for an increase hour in wages.

Smith's Falls, Ont., mandy, bookkeeper for was found dead in bed Died Sudde Dunnville, May 2.-H of the Imperial Bank, Vest son of F. L. Rams

Found D

died very suddenly at evening. Committee Kingston, May 2.-Eri year-old boy who kille Halland, 12 years old school, by shooting, wa ted to stand his trial at

court. Carnegie's Thorold, Ont., May 2. Rev. Wm. A. Cook, A \$10,000 for the erection

NEW STO To Be Issued By the

Montreal, May 1.—The Dominion Iron & St day decided to issue shares of common s share. The new stock shareholders on record the rate of one share f common stock held. made as follows: Twen share on application on on June 11th, and \$20 Ross, managing director Sydney plant is now ca out the best quality of expected that before the the plant will be in such it will be making steel

INTERNATIONAL Teams Representing Sco land Played Anoth

London, May 3.—The football match between Scotland, which, after t Glasgow on April 5th, w clared no game, was relingham to-day before 60 and resulted in a draw each. The gate money goes to the sufferers th down of the stand and crowds at Glasgow.