The Toronto World

A Morning Newspaper Published Every Day in the Year.

LENDING AT HOME.

strive their little best to injure the well worth seeing or hearing about credit of provincial governments and for not since the repeal of the corn municipalities displaying progressive laws have personal considerations entendencies about the offer of Ontario tered so deeply into parliamentary disbonds for home subscription. Cana- cussions. This government is being for developing Canadian industries and it is over the tax on unearned increloans for other purposes should be got ments and undeveloped areas that the from outside sources. The real pur- main combat will rage, Indications pose of this censure can be easily seen new point to concessions which will when it is recalled that these censori- line up the Irish Nationalists with the ous critics have never one word to say ministerialists and the budget looks to against the hundreds of millions of go to the lords with the ministerialist Canadian money that have been di- majority substantially unimpaired.

Canadian money that have been diverted by Canadian financiers and certain Canadian banks for the purpose of exploiting public service undertakings in Mexico, South America, Cuba and elsewhere.

Local money is quite properly applicated to local purposes and our provincial government, far from being censured, ought to be commended for its policy. Financial organs which are merely parasites fed by corporate organisms, which in turn prey upon the people, have no consideration for investors other than those that are ready to take bonus stock off the hands of promoters and underwriters, who paid promoters are described as a means of assatisfied that, under civic management, the service to-day agouid be promoters and underwriters, who paid promoters are described by a clear section of the purpose of the purpose of the propognetion of the public ownership and operation of the public ownership and operation of the public wildless. It believes that affects is already served by the tugs and the region generally spoken of, as the generally spoken of, as the region miner and Gow Gand Districts. The working of the region Lachford in is already served by the tugs and the region general spoken of as the region of the public will be resioned in the public will be region of the subdires. The or should go to reduction of fares, and we are satisfied that, under civic manpromoters and underwriters, who paid nothing for it. But the man with something saved, who wants a giltedged security and is satisfied with a should go to reduction of fares, and we are satisfied that, under civic mananything more solemn than the spectanything more solemn than the spe edged security and is satisfied with a moderate rate of interest, is every whit should he be compelled to go outside pality for the investment he prefers? Lending money to develop his homeland and his home city is good both for himself and them.

GERMANY IN THE LIMELIGHT. its present navel expansion, the build- L. Ockley; Kemble, H. J. Fenton. ing program officially disclosed was afterwards, accelerated by private order, and this was the factor which led to the alarmist speech of Mr. Asquith— original draft are made: London district—Bryanstown, E. Olivant: Westthe real beginning of the British unrest. This, in view of the fact that the British Government is Liberal in politics, and that the cabinet contains influential ministers who are known to favor strongly both the reduction of favor strongly both the reduction of armaments and international peace, district—Warwick, H. J. Fair. Sarnia district—Wilkesport, J. W. Kilpatrick. Windsor district—Amherstburg, A. E. Windsor district—Amherstburg, A. E. the country was in imminent danger of losing its maritime predominance.

Rosebery's speech may be taken as town district—Ridgetown, A. J. Langproof that the orator of the empire did not miss his mark. While the complete report of it must be awaited in order to judge its exact quality, what has been cabled is sufficient to show that it was in no sense the speech of an agitator, nor did it reveal any lack of faith in the courage or resourcefulness of the British people. Whether wilfully or not, the German press does not see that the same considerations which have made Germany determined to acquire and retain individual preponderance on the continent of Europe, compel Britain to maintain, on' sea, to use Mr. Asquith's latest defi- change, if maee, will mean a revision nition, "an unassailable superiority of the entire constitution. The quesagainst all possible hazards." British maritime supremacy does not mean, as some critics who aim to give it an amounted to \$166,744, and the expenses invidious sense say it does, the gen-\$46,229 in sick and death benefits and erat bossing of the high seas. It simply embodies the truism that an island empire must depend for security from took a ride around the city and last invasion and disruption upon its fleets.

From being deep down in the aumps the British Liberal party has suffered a sea change, rich and strange, and has again put forth the tender buds of hope. The transformation has come to it all on account of the budget wherein ministerialists profess to see ish-streets, which was bought recently the elixir that will endue their with for \$142,500 for a high-class hotel site. a new lease of life. This, too, not- has been turned over to Sir William withstanding the antagonism it has created among the bankers, capitalists and employers who continue devoted ed to secure the Joseph estate, which from Brockville in October, believe that to the cause of free trade, but who now adjoins the college campus, but could the body found in a stream near Peter-find their allegiance to the government not raise the funds. The hotel people boro may be his. find their allegiance to the government severely strained. Taken alone, the budget might not have appealed so Muskoka, Georgian Bay, Lake of Bays, imperatively to the masses, who save for the increases in the liquor and tobacco duties, escape heavier taxation. Hbrary-parlor cars and modern vesti-But the introduction of measures pro-viding for the establishment of labor a.m. for Muskoka Wharf, making direct exchanges and for state insurance against unemployment appears to have Bay Express will leave Toronto 11.50 fixed the imagination of the wage-earners and thus brought the full scope and bearing of the budget more immediately before their mental vision. Parry Sound and Point Au Baril, and

Now that parliament has resumed on the same date the Muskoka Express after the Whitsuntide holidays, the lists will soon be joined for the great struggle which may involve not the Bays, Temagami, etc., will also start budget only, nor even the fate of the on this date, leaving Toronto 2.05 a.m. government, but wider and more imperial issuer. Altho there have been several sharp debates, revealing some reservations call at Grand Trunk City curious cross currents of opinion, these have been but preliminary skirmishes, the they have sufficed to show that the chancellor of the exchequer, whose con-troversial powers are rapidly ripening Thursday the band of the Royal Grena-

Complaint is made in quarters that the best of them. It will be a battle

Germany heartily detests being in D. W. Snider; Fergus, Charles Deacon; he limelight when it interferes with Ponsonby, Jabez Dyke; Paris, J. T. the limelight when it interferes with Kerruish; Troy, W. S. Daniels; Elmira, her particular designs. Rightly or Dr. Scanlon; Old Windham, A. W. Shepperson; Waterdown, D. A Walker; Fonthill, J. C. Foote; Wellandport, W. marckian era, has been viewed as too Macchiavellian to be accepted at its face value. Even in connection with its present payel expansion, the build-

London Conference. M. Thomson; Maiden, to be supplied; Woodslee, J. W. Pring; Pelee Island, G. The exaggeration conspicuous in the H. Johnston. Chatham district—Ouvry, The exaggeration conspicuous in the H. L. Humphrey; Dover, J. A. Snell; comments of the German press on Lord Wallaceburg, W. G. Howson. Ridgewell, J. Holmes; Wardsville, T. T. George; West Lorne, W. Patterson, St. Thomas district-Lyons, H. F. nedy; Yarmouth Centre, R. J. McCor-mick; Fingal, A. G. Harris.

MAY CHANGE CONSTITUTION

Recommendation of Law Committee

Discussed by Pattern Makers. The chief matter under discussion yesterday at the Pattern Makers' League was a recommendation of the law committee to do away with districts and have the organization controlled from one central head and general executive committee. Such a tion will be further discussed to-day. The treasurer's report showed that the receipts for the past three years \$50.934 for other expenses. Yesterday afternoon the delegates

night enjoyed a moonlight excursion at the expense of the city.

McGILL GETS COVETED SITE Promoters of New Hotel Surrender It at Cost Price.

MONTREAL June 8.-The Joseph property at Sherbrooke and MacTav-Macdonald, in the interests of McGill University, at cost price, by the pro-meters of the hotel. McGill long wish-him since his mysterious disappearance will now seek another site.

Temagami. Until June 25 (daily except Sunday) the Muskoka Express of elegant buffetconnection to all points on lakes. Commencing June 26 the Georgian

will leave Toronto 12.05 noon for Muskoka and Lake of Bays. Night train for Muskoka, Lake of (with sleepers open at Toronto from 9

For further in formation, tickets and Ticket Office, northwest corner King and Yonge-streets. Phone Main 4209.

Garden Party at General Hospital. ander the stress of constant and varied diers under Mr. J. Waldron will play.

STUDY OF THE CHARACTER OF RUSH TO SILVER MINES

Bush Fires Annoying Around Elk Lake-Government Negligent of the North Country.

ELK LAKE, June 5 .- Delay thru the glut of freight on the Montreal River, dian money, they say, should be used held up as a "landless" government and and by forest fires along the canoe route to Gow Ganda, have afforded some opportunity of studying at this point the direction and character of the rush towards the new silver fields which

of occupation.

There are now more than a thousand miners and prospectors scattered over the region generally spoken of as the Elk Lake and Gow Ganda Districts.

The Montreal River from Latchford in is already served.

City glowed with the bush fires.
I visited to-day the office of the resi-

STATIONING CHANGES

Committee's Final Drafts in Two Conferences.

I visited to-day the office of the resident representative of The World and found him busy fighting the fires which were creeping too close to his handsome new building. I tried later to get up the river and was driven back by the fire, which burned fiercely on both sides.

The trail into Gow Ganda is in fair the fair of the Methodist Conference stationing committee shows the following changes:

I visited to-day the office of the resident resident representative of The World and found him busy fighting the fires which were creeping too close to his handsome new building. I tried later to get up the river and was driven back by the fire, which burned fiercely on both sides.

The trail into Gow Ganda is in fair or the banks, contra, Application refused. Costs in the issue.

Re Hocking Estate,—L. M. Singer moved for an order allowing maintenance of the county court to the high court. Order made.

Merchants' Bank v. Sterling Bank.—W. M. Hall, for defendant, Morgan, moved for leave to appeal. W. E. Raney, K.C., for the banks, contra, Application refused. Costs in the issue.

Re Hocking Estate,—L. M. Singer moved for an order allowing maintenance of the court.

Hamilton district—Ancaster, R. A. condition, but those carrying supplies Facey; Ker, Lloyd Smith; Guelph, Palsley-street, J. G. A. Reany; Elora, D. W. Smider: Fergus, Charles Deacon; and parsimonious patronage. The C.P. meet the occasion already presented. It is said they have been waiting till the district shall have been proved. I have heard enough already from reliable acquaintances connected with the mines round here to satisfy me that Elk Lake already stands proved. It has pretty well passed such danger as a right; Grand Scotch verdict offered to its future. Emwood, R. The new city so strategically situated at the junction of Bear Creek with the Montreal River highway must LONDON, June 8.—The following grow, faster perhaps than any mining

one in the procession of travel. From what the people who are here or pas thru here cannot fail to learn of the more immediate mines it might be ex-pected they would be better engaged in whooping up thir own particular om. But it is not so. They have blind trust in Gow Ganda, the next few months will show with what justifica

COBALT ELECTRIC RAILWAY

Contract For Construction Goes to N. S. Firm.

COBALT, June 8 .- (Special.) - The ontract for the building of the electric road between Cobalt and Halley-bury was let to-day to the Nova Scotia Construction Co. of Sydney, C. B., for \$125,000, work to commence contract calls for the completion of the grading, ties and rails to be laid by Sept. 1. The terminus at Halley bury will be at the Vendome Hotel. Final arrangements for power to operat cars have not yet been decided upon, but one of the various compa-

real River will supply it. This is the actual beginning of a system that will eventually connect with North Bay.

U. C. C. Cadets Inspected. 'Major-Gen. Cotton, accompanied by Col. Septimus Denison, paid a visit to Upper Canada College yesterday after-noon and inspected the college rifle company, which paraded about seventy strong. The general expressed himself as highly pleased with the efficiency of the corps. The physical drill squad came in for special praise. It was the The physical drill squad best exhibition drill, he said, that he

May be Brockville Man. Relatives of Peter McQuirk, aged 33,

OLO GOLO

IN THE LAW COURTS

ANNOUNCEMENTS.

Osgoode Hall, June 8, 1909.

Motions set down for single court for Wednesday, 9th list., at 11 a.m.:

1 and 2. Re Ontario Bank (two appeals), and to remove liquidator.

3. Langstaff v. Hamilton.

4. Canada Cloak Co, v. Weyerstall.

5. Kobinette v. Glovanni.

6. Re Miller Estate.

7. Smith v. Allith Manufacturing Co.

8. Willoughby v. Bentham.

Peremptory jist for divisional court for Wednesday, 9th inst., at 11 s.m.: 1. Vessor v. Summermaker. 2. Ferguson v. Eyer. 3. Sudbury v. Bidgood. 4. Dodge v. Hortop. 5. Smith v. Cox 6. Kennedy v. Kennedy.

for an order allowing maintenance of lunatics. F. W. Harcourt, K.C. for lunatics. Order made.

Re Luie infants.——, for applicant, Re Luie infants.—, for applicant, moved for leave to lease infants' lands for a term of six years. F. W. Harcourt, K.C., for infants. Order made. Adults' proportion of the state of the st

for infants, moved for leave to pay widow made.

Re Ross; Ross v. Ross.—H. E. Rose,
K.C., for purchasers, moved on consent
for a vesting order, Order made.
Hahn v. Becker.—W. E. Middleton,K.C.,
for defendant, appealed from the order
of the local judge at Owen Sound. C. A.
Moss, for plaintiff, contra. Appeal dismissed. Defendant to elect whether he
will take a reference or not

will take a reference or not.

Sweeny v. Sissons.—A. C. Macdonell,
K.C., for defendant Sissons, appealed

Before Riddell, J.

Stewart v. the Cobalt Curling, Skating and Athletic Association.—A. G. Slaght (Haileybury), for pfaintiff. H. E. Rose, K.C., and G. Mitchell (Cobalt) for defendants. An action for damages. Plaintiff, a miner, while attending is hockey match in Cobalt in the association's building, was through from the saliery to the ice.

in Cobalt in the association's building, was thrown from the gallery to the ice by reason, as it is alleged, of the giving way of the gallery railing, and seriously injured, such injury being caused by the negligence of the defendants in permitting said gallery and railing to be in an unsafe, weak and insecure condition, and he claimed \$2000 damages. Defendants denied plaintiff's allegations, and alleged contributory negligence. Judgment (L.).

Judgment for the plaintiff for \$850 and costs. Ten days stay.

Melongall v. Van Allen B. McKay. Judgment for the plaintiff for \$500 and costs. Ten days' stay.

McDougall v. Van Allen.—R. McKay, for plaintiff. G. Kerr for defendants.

Judgment (L.). The plaintiff is a commercial traveler, and entered into a writ-

and the defendants were obliged to pay about \$135 to recover their property, and shortly thereafter gave plaintiff notice of termination of the contract. The question in dispute is as to what are "good and accepted orders," under the contract, and plaintiff brings his action for the commission computed, as he claims it should be, and for damages for breach of the contract of the should be, and for damages for breach of the contract of employment. Judgment declaring that the words "good and ac-cepted orders," in said contract, do not mean only orders filled by the defendants, declaring that the defendants had not the right to dismiss plaintiff. Referred to J. S. Cartwright, official referee, to determine the amount to which the plain-

to J. S. Cartwright, official referee, to determine the amount to which the plaintiff is entitled, and the amount to which the defendants are entitled, upon their counter-claim, by way of set-off. The defendants will pay the costs up to and including judgment. Further directions and costs reserved till after report. Time for appealing from any part of this judgfor appealing from any part of this judg-ment extended till after report.

Divisional Court.

Before Meredith, C.J., MacMahon, J. Kelly v. G. T. Railway.-D. L. McCar kelly v. G. T. Rauway.—D. L. McCar-thy, K.C., for defendant, appealed from the judgment of Clute, J., of 2nd April, 1909. Grayson Smith, for plaintiff, opposed defendants' appeal, and cross-appealed from same judgment. Judgment reserved on defendants' appeal. Cross-appeal dismissed. Costs to be dealt with when judgment given on defendants' appeal. The Euclid-avenue Trust Co. v. Hohs.— M. H. Ludwig, for plaintiffs, moved for enlargement of motion, pending decision of privy council, in action of Stuart v. Bank of Montreal. J. E. Robertson, for defendant, consented. Enlarged sine die. Clisdell v. Lovell.—H. Cassels, K.C., and 'S. Cassels, for defendants, George A R. S. Cassels, for detendants, deerige X. Case and the G. A. Case, Limited, appealed from the judgment of Riddell, J., of 29th March, 1909. W. N. Tilley, for plaintiff, contra. W. N. Ferguson, for defendant, Millar. The action was brought for specific performance of an alleged constant of the Dominion Brewery. I thing I owe it to my fellow men to send them a copy in confidence, so that the trial the judgment now appealed from dismissed the action as against defendants, Clark, Mackenzle, Lovell and Dominion Brewery Company. As against the Case Company, the judgment declared that this company, by the syndicate agreement, and by the dealings of Case, its manager, acting for the company with Milar, Clisdell and Lovell, impliedly undertook that it should and would do all

EATON'S DAILY STORE NEWS

DURING JUNE, JULY& AUGUST? STORE CLOSES SATURDAY AT I P.M.

A Summer Suit For Men, 7.50

flannel finish gives it.

ITTLE enough to pay; but the superior finish of the cloth and all-round excellent tailorwork warrant the investment. The material is a flannel-effect homespun, the tweed quality is there, in a loose Summer weave, but it is softened down by the neat, desirable effect this smooth

On a pleasing navy blue ground one pattern is of chalk-line stripes three-quarters of an inch apart. Another is a fawn ground tinted with green.

Coat and trousers only. Coat single-breasted sacque shape with long lapels, half lined. Trousers have belt loops and cuffs. This suit 7.50

AT \$5.00 Men's 2-piece summer suits of nice quality homespun tweeds, one a light brown striped design, the other a grey and fawn mixture with blue stripe; single-breasted sacque coat, half lustre lined, ordinary flap pockets; trousers have belt straps and cuffs; sizes 34 to 44; **5.00** price **5.00**

AT \$10,00-Men's twopiece Summer suits of very fine homespun-effect tweeds, brownish drab shade with narrow- colored stripes, half lined sacque coats, with flap pockets; cuff on trousers; also belt loops, 10.00

150 Black Lustre Office Coats—Each 1.25 Single-breasted sacque shape with patch pockets.

MAIN FLOOR-QUEEN ST.

Our Celebrated "English" Canoe \$32.

T. EATON CO TORONTO

\$3.95 Buys a Panama Hat, Men

R.C., for defendant Sissons, appealed from order of the master-in-chambers in refusing to change venue. McGregor Young, for plaintiff, contra. Appeal dismissed. Costs in the cause.

Reeves v. Standard Mutual.—J. R. Meredith, for plaintiff, moved for order for payment out of costs, etc.

Re John Crawford.—F. W. Harcourt, K.C., moved for the payment out of court of share of widow. Order made.*

Re Tilden Jackson Typewriter Co.—F. R. Mackelcan, for petitioner.—G. G. Plaxton for the company. Stands till 9th inst.

Trial.

Before Riddell, J.

Court of Appeal.

Before Moss, C.J.O., Osler, J.A., Garrow, J.A., Maclaren, J.A., Magee, J. Gates v. Seagram.—C. A. Moss, for defendant, appellant, W. E. Middleton, K.C., and L. V. McBrady, K.C., for plaintiff, respondent.

Judgment for the plaintiff for \$850 and costs. Ten days' stay.

McDougall v. Van. Allen.—R. McKay, for plaintiff. G. Kerr for defendants. Judgment (L.). The plaintiff is a commercial traveler, and entered into a written agreement to carry samples of defendants goods and take orders for them for three years, and the defendants agreed to pay him 8 per cent. on all good and accepted orders. Seventy-five per cent. of this commission was to be paid monthly and the balance at end of each year. During this time the plaintiff contracted the cocaine habit from using a catarrh cure, became a nervous wreck, and went on the advice of his friends to a sanitarium. The landlord seized on his goods, and, among the rest, his samples, for rent, and the defendants were obliged to pay about \$125, to recover their property, and about \$125, to recover their property, and against the plaintiff for the residue of the plaintiff for the residue of the first property and against the plaintiff for the residue of the plaintiff for the plaintiff for the residue of the plaintiff for the plaintiff for the residue of the plaintiff for the plaintiff for the residue of the plaintiff for the plaintiff for the residue of the plaintiff for the plaintiff for the residue of the plaintiff for the plaintiff in the sum of \$228.3, and the plaintiff in the sum of \$228.3, and the to pay ty, and awarding judgment to the defendant notice against the plaintiff for the residue of the defendant's claim, with costs.

> Before Moss, C.J.O., Osler, J.A., Garrow, J.A., Maclaren, J.A. Re Arthur Brindley Lee Estate.—E. E. A. DuVernet, K.C., and A. H. F. Lefroy, K.C., for appellants. G. R. Geary, K.C.,

Receipt That Cures Weak Men---Free

Send Name and Address To-Day You Can Have It Free and Be Strong and Vigorous

I have in my possession a prescription for nervous debility lack of vigor, weakened manhood, failing memory and lame back, brought on by excesses, unnatural drains or the follies of youth, that has cured so many worn and nervous men right in their own homes—without any additional help or medicine—that I think every man who wishes to regain his manly power and virility, quickly and quietly, should have a copy. So I have determined to send a copy of the prescription, free of charge, in a plain, ordinary sealed envelope, to any man who will write

ree of charge, in a pisin, ordinary seared envelope, to any man who will write
me for it.

This prescription comes from a physician who has made a special study of
men, and I am convinced it is the surestacting combination for the cure of deficient manhood and vigor-failure even
out together. put to-gether.

I thing I owe it to my fellow men te

This was an appeal from the order of quest of the crown, to ascertain what was the value of the estate left by the decased. The sworn value of the property was placed by the executors at \$94,991.71, after deducting liabilities. This was increased on the enquiry before the judge to \$96,188.11, and the succession duty thereon, fixed at \$4879.49, and fixed the amount of interest payable upon the said balance at \$641.25, making a total for principal and interest due for succession duty of \$5450.83. The surrogate judge also directed the executors to pay the costs of the enquiry, which he fixed at \$115. The executors now appeal from that order to this court.

now appeal from that order to this court.
Judgment (L.). Appeal dismissed, with costs.

Before Moss, C.J.O., Osler, J.A., Garrow, J.A., Maclaren, J.A.

Oakes v. Stephens.—L. V. McBrady, K.C., for plaintiff, appealed from the judgment of Boyd, C., of 28th January, 1909. W. D. McPherson, K.C., for defendants, respondents. This action was brought by plaintiff, Annie Oakes, for a declaration that a partnership existed between plaintiff and Frances Bell, deceased, and for an account. At the trial judgment was entered dismissing the action. From that judgment plaintiff appeals by consent direct to this court.

Judgment (B.). Appeal dismissed, with costs.

Non-Jury Assize List.
Peremptory list for non-jury assize ourt, June 9th, at city hall, at 10.30 a.m.
211. McKnight v. Robertson. 211. McKnight v. Robertson.
271. Vanderburg v. Markham,
286. Young v. York School Section.
287. Gooderham v. Ruttan.
289. Smith v. Horne,
290. Dewson v. Bass.

Writs Issued.

Wm. M. Richardson is suing Bannel Sawyer of Montreal, asking a declaration that the defendant has forfeited his right to purchase certain Larder Lake property from the plaintiff, or, in the alternative, a declaration that the plaintiff is entitled to \$21,500.

Reuben O. De Podesta asks a partnership accounting in an action entered against C. E. Harrison.

The Jeffrey Manufacturing Company of Columbus, Ohio, sue the Canada Pulverizer, Limited, to recover \$1221.50, alleged due on a promissory note. Writs Issued.

MILLIONS TO "OLD FRIEND" Woman Who Showed M. Chauchard 'Most Devoted Care."

PARIS, June 8 .- Madame Boursin the residuary legatee under the will of M. Chauchard, the wealthy proprietor of the Louve store, receives property valued at from \$6,000,000 to \$8,000,000. She is described in the instrument as an old and excellent friend, who for many years showed the testator the most devoted care, and she announced of Paris and \$200,000 to establish a pension fund for the employes of M. Chauchard's store.

The succession duties of the Chauchard estate will amount to \$300,000.

Among other bequests are \$75,000 to his

secretary and sums varying from \$2000 to \$100,000 to his servants. Knights Templar at Detroit.

DETROIT, June 8.—In the parade which opened the 53rd annual conclave of the Michigan Grand Commandery, Knights Templars, three Canadian Commanderies, one division of the mile long line of white plumed marchers, with Damascus Commandery as escort, the members of Ode De St. Amand Commandery of Brantford, Windsor Commandery of Windsor and Cyrene Commandery of Toronto, made the fifth battalion.

filsener Lager

is brewed right here in Canada. No duty to pay on it. That's why it costs only about half as much as imported lagers. Ask your dealer for "The Light Beer in the Light Bottle. "

1 aramal

Assorted flavors, 30c. lb. For sale only by MICHIE & CO., Ltd. 7 King Street W.

DON'T SUPPORT MILITIA Col. Steele "Rubs" the People of the

PORT ARTHUR, June 8 .- (Special.) --Before leaving for the west to-day, with General Otter, after inspecting the 96th Regiment, Col. Steele, in an interview, handed out a hot roast to the people of the twin cities for not supporting the militia more liberally. He pointed with pride to what in-fluential citizens are doing in the further west in offering trophies and otherwise assisting. He complimented the regiment on what it accomplished under conditions.

organized a union under the presidency of M. E. Wright, affiliating with the Federation of Labor.
Two thousand excursionists are expected from the Copper Country Monday on the mammoth steamer

SCALPED BY ELECTRIC FAN.

NEW YORK, June 8 .- Mary Mc-Namara, a telephone operator in the Jersey City offices of Swift & Company, the packers, caught her nompa-dour to-day in the whirling blades of an electric fan and was almost com-

Business Troubles. R. G. Baillie & Co., departmental stores, Berlin, Ont., have assigned to Mr. Martin. A meeting of creditors will be held at Mr. Martin's office, here, on June 16, at 3.30 p.m.

Mrs. Ogilvie, milliner, Collingwood, has assigned to Mr. Martin. Meeting to be held at Mr. Martin's office, on June 11, at 3.30 p.m.

Increase Your Chest 4 to 6 Inches CHICAGO, June 1.-The Western within a few weeks gives them perfect health and a wonderful chest or bust infth battalion.

On Sunday Vice-Admiral Uriu of Japan and party were the guests of Wallace Nesbitt, K.C., at the Falls.

Inextra and a wonderful chest or built development; prevents consumption; the discovery of a century. Write for home treatment booklet to the Chicago Office, Department J 4313, Greenwood-avenue, Chicago, Ill.

Was

Line Check Plain G New lot CHAMI neh-20

Auta MAIL

Fo A ma posed to blemar Compa street, conditioned, it of clock the Geome Ing.

It is sutom

The the he to hes of ind of hoj boor writes Merid stoms distre say tings, tion For mout less recolor my e "As try I and this return meals the hosever old scured still lator cine This fully cure for i main