The Court of Appeals—Other Business, The end of the session is evidently ap proaching from the manner in which business is being pushed. Although yesterday was a private day, and although the private business and some of that of the government was over before 6, the house sat in the evening until after 10.30. The principal feature was a long and dreary discussion of no general interest over the question of the number and selection of jurors. Important measures are now being put through with very little discussion. put through with very little discussion.

Mr. Crooks introduced a bill to make certain amendments to the education act. Several bills were read a third time.

PAPERS MOVED POR.

Mr. Lander moved for papers and correspondence with or in reference to the Union Fire Insurance company. Carried.

NO REARRANGEMENT OF CONSTITUENCIES.

Mr. Mowat said, in answer to Mr. Bell, the tree was no intention to introduce a at there was no intention to introduce a bill to rearrange the constituencies.

BONUSING MANUFACTURES. Gibson, in withdrawing a motion to take away from municipalities the power to give bonuses in aid of or to exempt from taxation manufacturing industries, said these were unjust to other manufacturers and only enabled the bonused manufacturer to strut round for a few years, after which his works were closed, and the municipalities got no benefit.

NIAGARA PALLS RENTALS. Mr. Graham moved for returns of property leased at Niagara Falls, the rent stipulated for, and how much was in

Bell complained of the steep charges at the Falls for going up and down stair cases, etc., and said lists of fees should be

at the rails for one of the cases, etc., and said lists of fees should be reasted to be posted at the entrance.

I hander said that parties had been allowed to remain in possession without paying rent for political reasons.

Mr. Graham was willing to join the opposition in turning these parties out.

THE HUSON AND ERIE SHIP CANAL.

Bell moved for petitions and correspondence in reference to the Huron and Ontario ship canal.

THE APPOINTMENT OF P. M'S.

Mr. Meredith moved for the names of those appointed police magistrates since 1871, their annual or other emoluments and the dates of the appointments. He said the government had appointed many friends of theirs police magistrates in towns where they were not wanted, where the mayor could quite well perform the

town where they were not wanted, where the mayor could quite well perform the duties, and thus the revenue of the muni-cipalities had been decreased.

If Mayat said there could be no ob-jection to appointing friends to office, if the appointments were otherwise suitable. In most cases the appointments had been

the bill was to deal with those cases where napuraturers sold various kinds of machines on condition that the property was not to pass until they were fully paid for. Chattel mortgages requiring registration should be necessary in these cases. Sales were made after a possession for years, and then the machine taken from purchasers by the manufacturers.

Mr. Bishop gave instances of the hardship

arising from the want of such a bill as the present one, which did not go far enough.

Mr. Meredith and Mr. Morris said the
matter was so important that it' should be

dealt with by the government.

Mr. Fraser said the bill was in accordance with principles of legislation at present in existence, and it should be allowed to

Mr. French, Mr. Deroche and Mr. Creighton favored the bill, which was read nd time and referred to a select com

The bill respecting the jurisdiction of the court of appeal was passed in committee.

RESTORING STOLEN GOODS.

M. Mowat moved the second reading of the bill providing for the restitution of stolen goods. He said the province was often put to great expense in having more trials than was necessary. The bill pro-vided for a summary trial and decision by

the judge as to whom the goods belonged, which however was not final.

Mr. Meredith raised the constitutional question as to whether this bill did not interfere with criminal procedure.

Mr. Mowat said it dealt with civil rights only, and was quite within the jur-

tained, and the number of jurors limited Thompson sold at the same figure. THE FIRE INSURANCE ACT. Mr. Mowat moved the second reading of

the bill to extend the application of the fire insurance policy act. He said the companies had about made up their minds to accept the government's conditions, but they wished certain amendments, which

would be dealt with next session.

Mr. Meredith objected to action on the part of the municipal committee whereby important changes were made in the law

Municipal Amendments, Assessments and Elec-

Municipal Amendments, Assessments and Electricity—A Raflway Bill.

At the municipal committee yestarday Mr. McCraney's bill amending the municipal act was first considered. The fifteenth section of chapter 174 of the municipal act provides that a county conneil may, upon application by the corporation of any village, reduce the area of a village so petitioning by excluding from it lands used wholly for farming purposes. Mr. McCraney's bill extended the application of this section to towas. A clause was added providing that the section should only apply to towns not having a population of more than two thousand. The bill was reported. The bill introduced by Mr. Gibson (Hamilton) to amend the assessment act was discussed briefly. It provided that the collector of taxes should not be compelled personally to demand payment from a ratepayer, but tax's should not be compelled personally to demand payment from a ratepayer, but might serve a notice instead if more convenient. Mr. Gibson said that in cities the carrying out of the law in its present shape was impracticable. A clause was added making it obligatory upon the collector when sending notices to non-resident taxpayers to enclose the collector's name and address. It was decided to hold over

ONTARIO'S PARIHAMENT. further consideration of the bill until Fri. knew that liquid would not run up hill of the littroduced by Mr. Gibson its own accord, hence the difference in (Hamilton) for giving companies supplying electricity for purposes of light, heat and

ASSEMBLY YESTERDAY.

Bonusing New Manufactures—Property at Niagara Falls—Appointing Police Magistrates.

The London And Port Stankey Rallway.

The only bill remaining to be considered. by the railway committee was the bill re-pecting the debenture debt of the London and Port Stanley railway. The bill provides for the recall of the first and second mottage bonds held by the corporations of London and St. Thomas, and the substitu-tion of new issues of first, second, and third

THE BIG SPRING SHOW.

Spring's advertising agents come, Unheralded by trump or drum, To give, for April, May & Co., Announcement of the season's show. They stretch a sign across the sky, And every day it rises high, Telling in print that all may see The many wonders soon to be.

Announcements shine on plains and hills, And rushing streams and babbling rills Are talking as they shout and sing About the splendid show of spring.

On every field the words appear:
"You soon shall see a marvel here."
In every forest overhead:
Here shall a gorgeous tent be spread." They capture all our ears and eyes.

And whisper of a grand surprise;
They say the bluebirds soon will bring.
The wonders of the show of spring.

Our towns and cities the winde, And fill the avenues of said: Then straightway in the windows glow Announcements of the passing show. The old, old show, yet always new, The sight that all rejoice to see, And, best of all, the show is free.

The military school closes Saturday. Several boats were out on the bay yester-

There were 108 interments in the city

Inland revenue returns: February 1882, \$57,214 84; February 1881, \$56,132 94. Police Magistrate Denison will make a trip south for the benefit of his health. A council of the American legion of honor has been organized at Yorkville. The ice jam broke up on the Don yester-day afternoon, the sight being a magnificent

A Church street young lady's definition of firting; Attention without intention.

made on petition. Carried.

MORTGAGES AND PERSONAL PROPERTY.

Mr. Naim moved the second reading of a bild respecting mortgages and sales of personal property. He said The farmers of West York talk of form- enga The farmers of West York talk of forming a protective society, the object being to get high and uniform prices for their produce.

The farmers of West York talk of forming a protective society, the object being dancing, character acting, bicycling and a large number of specialities, all of which were admirably done.

In the division court yesterday Rev. Mr. Stimson, of menagerie notoriety, recovered \$80.20 from one Halgrave as compensation for furs loaned to defendant for exhibition purposes.

Nine hundred people started for Winnipeg yesterday on the Great Western and Credit Valley excursion trains. What will they all do there? There was much handshaking and many tears at the station. During the coming summer it will be no

unusual sight to observe a young man waiking down King street "'With a poppy and a lily In his mediæval hands."

Maritime court—No. 182, George May-tham: Motion by Mr. Howell for petition for order fixing date and place of hearing. Urder made fixing 17th of March at Colling-wood, Mr. Dunbar of Bethune, Moss & Co., for defendant consenting.

The Credit Valley's first Manitoba colon-

The Credit Valley's first Manitoba colonization train left the union station yesterday at 12.30 in charge of Mr. Holbroke, excursion agent. Four passenger coaches and two baggage cars were packed with persons off to the great north west.

The masquerade of the Toronto opera company takes place at Albert hall to-merrow night. A large number of invitations have been issued. The affair is in good hands, and everything promises well. The ball will terminate the career of the company.

pany. Mr. Hardy moved the second reading of the bill to amend the jurors' act. He said the county councils had objected to the second selection of jurors because of the expense. The government could not consent to its abolition, but, by the bill provided for lessening the time in making it.

The following properties have been reconstructed.

sent to its abolition, but by the bill provided for lessening the time in making it, and so reducing the expense.

Mr. Ross submitted very reluctantly to the decision of the government not to do away with the second selection. The number of jury cases to be tried should be ascertained, and the number of jurors limited.

Yesterday afternoon some boys were

At a meeting of arts, law and theological part of the municipal committee whereby important changes were made in the law without notice to the house or the public. It turned out that the change made had been unimportant, and the matter dropped.

The house then adjourned.

At a meeting of arts, law and theological students of Toronto, resolutions of sympathy and respect were passed in favor of the families of the late Egerton Ryerson, D.D., late chief superintendent of education for Ontario, and the late S. A. Marling, M.A., inspector of high schools. Copies of the resolutions were sent to the families of the deceased.

A mass meeting of the students will be held in Temperance hall Saturday afternoon at 4 o'clock to hear report of the executive lts action is not so rapid as that of the lts action is not so rapid as that of the second attack.

The charge of threatening to shoot laid by Mr. Woods against Constable Parker, and which has been the talk of Brockton for a few days, came up before Reeve Winchester Monday evening last. Mr. Doherty prosecuted. Mr. Heighington defended. The Woods (father and son) were called in support of the charge, but at the close of a vigorous cross examination, the more serious charge was abandoned and leave asked to proceed on the ground of common assault,

support of the charge, but at the close of a support of the charge was abandoned and leave asked to proceed on the grant of common assault, which was granted. Mr. Heighington them more that the close of collowing. If the close of collowing the collowing the collowing of collowing the collowing of collowing the collowing of collowing the collo

bishop McHale. Most Rev. Dr. Lynch.

Archbishop of Toronto, Canada. POLICE NEWS. Thomas O'Brien paid \$3 and costs for purpose.

Edward J. Butler and Goo. Dawson were interested in cross cases of assault. The to his lawyers, and that therefore there charge against Dawson was not proven but was nothing to set off. A long argument ensued as to the validity of the assignment of the control Butler was fined \$5 and costs.

OUTRAGEOUS.

A circular has been sent by the Grand Trunk company to most of the employees, requesting them to sign and return it to the head office. It sets forth that in the event of an employee being discharge he must not claim any wages from the company. Many of the employees have signed the circular only from fear of being discharged for rerefusal.

Guiteau's Gallows Trappings. (From the St. Louis Republican.

For nearly a month some St. Louis men For nearly a month some St. Louis men have been in correspondence with Marshal Henry of the District of Columbia, in regard to the proposed donation of a rope and cap for Guiteau. The cap, which is of the finest material, was made especially for Guiteau by Gumbert. The rope, which is three-quarters of an inch in diameter and of the best workmanship, was made by three-quarters of an inch in diameter and of the best workmanship, was made by Bob Humphreys, having for its special object the encircling of Guiteau's neck. Bob has made all the ropes that have ushered out of existence all St. Louis murderers in the past decade. He has been present at all executions, and takes special pride in knowing that when a rope leaves his hands and is placed about the neck of a criminal it is not the fault of the rope if he has not a sure and quick transition to that country from whose bourne, etc.

An English Judge's Dictum

At the Bristol assizes, in England, the other day, a German named Charles Goas, was tried for embezzling money beloning to his employers, who are millers and biscuits makers at Bristol and Newport. The case raisedthe question whether the accused was agent or servant to the prosecutors, and Lord Coleridge directed the jury to find a verdic of not guilty. This however, a portion of the jury refused to do and they sent to the judge a message which he described as the "most extraordinary which a judge ever received from a jury." They "wanted to look for themselves at the law." His lordship discharged the jury, and the prosecutors determained not to proceed with the evidence on other indictments. Goas was then set at liberty, the judge remarking. An English Judge's Dictum Yesterday afternoon some boys were climbing the ropes of a yessel lying in the eastern slip, at the foot of Yonge street. When one boy was quite a distance up the others began shaking and he dropped on to the deck. He wasn't severely hurt but got enough to make him quit playing sailor, for the deck is the set at liberty, the judge remarking that there was abundant evidence that he had misconducted himself and appropriated his employers' money. It was perhaps a little hard on the interval of the first the set at liberty, the judge remarking that there was abundant evidence that he had misconducted himself and appropriated his employers' money. It was perhaps a his employers' money. It was perhaps a little hard on the jury, says the Manchester Guardian, to consure them for not acting at once on the dictum of the judge.

The spanish physician, Dr. Olive, deducts the following from 119 observations: 1. The cobweb, when taken as a powder, cures The cobweb, when taken as a powder, care daily or tertian malaria fevers. 2. When administered by two-gramme doses to men and one-gramme doses to children, it stops the second attack. 3.

ABOUT A LOCKET.

Wherein Men Differ From Women-The Experi-

artifices to give the idea that he was new to the then thing in hand. He was always are left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand. He was always old the fight with him at the left to the then thing in hand.

ment. Mr. Dalton reserved judgment.

Protesting Against the Hawaijan Treaty Manager Conner promises a good bill of amusement at the Royal opera house on Friday and Saturday nights, with a Saturday nights of the Mwaiian Islands, a Fleming 1, was night and adopted. The coming season: President, A Fleming; was nerochaus among the saturday nights of the Mwaiian Islands, a Fleming 1, was night and adopted. The following

college eight in 1858 when they won the ladies' plate at Henley." Washington, March I.—The decrease in the public debt for February is \$9,783,-

Cobden's Pen. An old lady in Berlin has an autograph album in which appears this entry: "Free trade the international law of the Almighty. R. Cobden, Paris, 25 Jan., 1851." The pen used in writing this was the one with which Cobden signed the English-French treaty of commerce.

Doctors in China. The Chinese authorities look sharply after the medical profession, and any delinoxencies are promptly noted for remedy. At Shanghai the doctors have recently been officially warned to give better attention to their nations and he ready at all times to their patients and be ready at all times to attend to them. The admonition reads:—
"Physicians now think that they possess great skill, and not only charge high fees, but insist on being paid full fare for their chair coolies, and do not care what becomes of the patient so that they get their fees. chair coolies, and do not care what becomes of the patient so that they get their fees. If these were only charged to the wealthy it would not so much metter, but the poor have to pay them also. An evil practice," the decree goes on "also exists by which doctors will not visit their patients before one o'clock in the afternoon; some wil even smoke opium and drink tea until late in the evening." These are abuses, the magistrates say, which they will on no ac-

count permit. WHAT HE LIKES.

He that loves a rosy cheek,
Or a coral lip admires,
Or from star-like eyes doth sock
Fuel to maintain his fires—
As old times makes these decay,
So his flames must waste away.

But a smooth and steadfast mind, Gentle thoughts and calm desired Hearts with equal love combined, Kindle never-dying fires; Where these are not, 1 despise Lovely cheeks, or lips, or eyes.

-Otis Hathaway, Esq., 13 Rock street, —Otis Hathaway, Esq., 13 Rock street, Fall River, Mass., had a very bad attack of rheumatism, which racked him sorely. Finally he could scarcely move. St. Jacob's Oil was tried, and proved to be the only remedy that did any good. Two weeks use of it rendered him as chipper and as active as ever. -Deserving of Praise.-Too much

cannot be expressed in favor of that unsur-passed remedy for coughs, colds, asthma, croup, sore throat, and all lung complaints. If you suffer from neglected colds, try Hag-yard's Pectoral Busam. The cost is triring, only 25 cents.

—WHEN DOCTORS DISAGREE WHO SHALL DECIDE?—Nothing is more variable than the different opinions of medical men; but when they fail to agree, or to perform a cure in a chronic disease, the patients often decide for themselves, and take Burdock in the patients of the decide for themselves, and take Burdock in the patients of the decide for themselves, and take Burdock in the patients of the pa

Blood Bitters, and speedily recover. It is the grand key to health that unlecks all the secretions, and liberates the slave from the captivity of disease.

—A GOOD FILTER.—To have pure water

SPORTING TALK.

The salary list of the Eclipse club, of Louisville, will not be over \$4500. The Providence club will probably have

ment yourself.

And when William got home, he laughed at both, for neither was ight. He had come into possession of the trinkets in an altogether different way and for another purpose.

Some time in the last the last years on Statan Island as a horse trainer, died recanty at the old Seaman mansion, near Richmond. His death was attributed mainly to the purpose. purpose.

many wounds received during his life by being thrown from or kicked by horses.

Stuart Farrell, held as insane, was remained for medical examination.

The legal troubles between Col. Collier and Capt. J. H. Beaty were further aired in Mr. Dalton's chambers at Osgoode hall yesterday. The colonel's plicitor moved to be allowed to set off the amount of the yold grounds. Williams and Abigail Haggerty resulted in Charlotte being fined \$3 and costs and bound to the peace.

Edward J. Butler and Geo. Dawson were neterested in cross cases of assants. The harge against Dawson was not proven but the captain had assigned his judgment to his lawyers, and that therefore there harge against Dawson was not proven but the captain had assigned his judgment.

The COLONEL AND THE CAPTAIN.

The college base ball season will open with a rush, and the prospects for a hot struggle are already evident. The Yales will open the season by a game with the Metropolitans of New York, on the polo grounds, April 7 and 8, and has arranged a game with the Providence for April 22. The Havrards will meet the Metropolitans in New York April 10 and 11, and Prince to with the same club April 15 and 17.

THE MAITLAND LACROSSE CLUB.

corner Young and Gerrard streets, on Feb. 28, when a large number of members were present. The secretary's report was read and adopted. The following were elected officers for the coming season: President,

by a syndicate of capitalists to develop the production of sugar in the islands, which under the treaty is admitted into the United States free of duty, while sugar produced by other friendly nations is charged an average duty of two and one-half cents per pound."

The Porceuted American American States free of Develope the bow oar in the Cambridge crew, weighs only 120 pounds. The rest of that crew are heavier men than usual in recent Cambridge crews, one of them, Fairbairn of Jesus, weighing 189 pounds. The probable stroke of the charged an average duty of two and one-half cents per pound."

The Persecuted Jews.

Vienna, March 1.—A delegate of the Jewish alliance has returned here from Brody, where he went to assist thirteen hundred Jewish fugitives to return to Russia. The mission was unsuccessful, as it was learned that if they went back they would be exposed to certain-death. One hundred thousand florins will be used to help them to emigrate to America.

Becrease of the United states Public Debt.

Washington, March 1.—The decrease in college eight in 1858 when they won the control of the probable troke of the College eight in 1858 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the college eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they won the control of the College eight in 1859 when they went than the St. James's Superior in quality to our Superior in quality to our High account in the St. James's Superior in quality to our Superior in quality to our High account in the St. James's Superior in quality to our Superior in quality to our High account in the St. James's Superior in quality to our Superior in quality to our Superior in quality to our High account in the St. James's Superior in quality to our Superi



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Scalds, General Bodily Pains, Tooth, Ear and Headache, Frosted Feet and Ears, and all other Pains and Aches.

No Preparation on earth equals St. Jacons Oft. as a safe, sure, simple and cheap External Remedy. A trial entails but the comparatively trilling outlay of 50 Cents, and every one suffering with pain can have cheap and positive proof of its claims.
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McKEOWN

HAS JUST OPENED

Rich Satin Brocades, elegant in design and finish. New Embroideries in Edgings Flouncings and Insertions. Elegant Laces in all the NEWEST and LATEST design and MAKES. The above have been carefully selected, and will be found the LARGEST STOCK of CHOICE GOODS ever shown by us. Inspection Respectfully Invited Prices the Lowest at

EDWARD M'KEOWN'S,

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BOOTS AND SHOES. SIMPSON

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ing stock. 68 QUEEN STREET WEST, COR. TERAULEY.



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BOOT & SHOE MAKER ls prepared to supply Gents with all kinds of Boots and STRICTLY HIS OWN MAKE. Having a long experience in business is a Guaranttee that all goods purchased from him are A No 1. Ladies will do well to examine his stock for fine Boots and Shoes, as his stock is complete and prices very low.

W. WINDELER,

AUCTIONEERS.

And following days at 2 and 7.30 p.m. each day of

Manitoba & Northwest Real Estate,

FARM, CITY AND TOWN PROPERTIES.

Owners of Real Estate in Manitoba or the North-west who desire to sell the same will please com-municate at once so that full particulars may be properly advertised.

PETER RYAN, TORONTO,

MEETINGS

THE ANNUAL MEETING

Of the members of the Phenix Mutual Fire Insur ance Company of Ontario will be held at its offices. No. 17, Front street West, Toronto, on WEDNES, DAY, the 28th inst., at 2 p.m.

THE SECOND ANNUAL MEETING

Of the members of the Trade and Commerce tual Fire Insurance Company of Ontario, will be held at the office of the Company, 17 Front stree

west, on WEDNESDAY, the 28th inst., at 2 p.m.

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SHITRS. THE PARACON SHIRT HAVE NO OTHER LEADER UANE, Toronto.

BREAD &C. WANTED. A few more Customers to-BUY BREAD 0 T. MILBURN & CO., Propriete TO. TORONTO.

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