THURSDAY MORNING

MARCH SULVESTORM.

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THE MONSTER SHOE HOUSE 210 YONGE. - - 510 QUEEN W.

TORONTO'S DEPARTMENTAL SHOE STORES.

TORONTO, March 17, 1898.

Our bargain lists are interesting because the shoes are the newest and most fashionable. also because the values cannot be equalled elsewhere,

MEN'S DEPARTMENT.

"English Enamel" Laced Boots-bull dog toe-Goodyear stitched-sizes 6 to 10-worth \$2.50. Guinane's price Casco Calf Laced Boots-coin toe-extension solessizes 6 to 10-worth \$2.00. Guinane's price.... 1.25

good value at \$1.75. Guinane's price . . 1.00 LADIES' DEPARTMENT.

Cordovan Laced Boot:-heavy soles-London toe-

Genuine Dongola Button Boots-Goodyear stitchedpatent leather toe caps—sizes 21 to 7—worth Tan Laced Boots-extension sole-coin toe-sizes 4 to 7-worth \$2.00. Guinane's price . . . 1.00 Vici Kid Buttoned Boots-Goodyear turned solespatent leather toe caps—latest American style worth \$3.25. Guinane's price . . . 1.90

BOYS' DEPARTMENT.

Box Calf Laced Boots-new London toe-extension soles—worth \$1.75. Guinane's price . . 1.00 175 pairs only "Youths' Sample Boots"-calf, dongola and cordovan—laced—newest styles and shapes—worth from \$2.00 to \$3.00. While they last..

CIRLS' DEPARTMENT.

Dongola Button Boots—patent leather toe caps—sizes
11 to 2—worth \$1.25. Guinane's price75 Kid Button Boots-with toe cap and spring heel-all sizes-worth \$1.00. Guinane's price . . . Infants' Kid Button Boots (300 pairs). While they

MAIL ORDER DEPT.—We guarantee satisfaction-filling all orders promptly.

W. J. GUINANE 510 QUEEN W. 210 YONGE

Physicians Generally are Complaining

That There is Less Demand for Their Services Than Formerly.

Said a well-known practitioner recently to the reporter of a great New York daily: "I see physicians whom I know, and who several years ago were always busy during office hours, sitting in their windows reading newspapers."

This condition of affairs is due



very largely to the educational work going on through the press by dispensers of proprietary medicines, as well as to the salutary effects of the medicines themselves. Scientifically written pamphlets are distributed by these firms informing the people how to care for their health, and how to tare for their liceatin, and how to live hygienically. Among recent publications none has re-ceived more attention than "The Hour of Sickness," issued by S. C. Wells & Co., Le Roy, N.Y., s. C. Wells & Co., Le Roy, N.Y., who will send it to you free if you cannot obtain it at your druggist. This pamphlet is especially helpful to families living on isolated farms and hamlets where the services of competent physicians are costly and petent physicians are costly and difficult to obtain. Among pro-

difficult to obtain. Among proprietary medicines, none stands higher than Shiloh's Cough and Consumption Cure, known throughout the United States and Canada for its soothing, healing and expectorant virtues.

Mrs. Jean Hamilton, Brooklyn, N. Y., says: "I was much prejudiced against so-called patent medicines until I realized in person the value of one which had cured a friend after suffering three years from distressing chills and colds. I took but four doses when my chills ceased. This experience made me believe Shiloh's Cure efficacious for coughs and colds, so I tried it and wish to recommend it to every one who needs a good cough medicine. If people live in the country, I'd advise them to keep a stock of it in their medicine closets. It will save them lots of worry about croup, coughs and la grippe, for it will stop these very quickly." Sold throughout the United States and Canada, 250., 500 and \$1 a bottle; and in England, 1s. 2d., 2s. 3d., 4s. 6d.

Smoke__

YOUR DIGESTIVE POWERS ARE DEFICIENT you need something now to create and maintain

strength for the daily round of duties. Take the Pleasantest of Malt Beverages, John Labatt's Ale and Porter

They are Pure and Wholesome and will do you good. TRY THEM. For sale by all Wine and Liquor Merchants. JAMES GOOD & CO., Cor. Youge and Shuter Sts.

HERRON AND THE CO

Hotelkeeper Said to Have a Woman to Endors

The Confiding Lady Says Sie Ti Man With Money for Deposi Me Kept It-He Was Arreste off on His Own Ball-Gen From Winnipeg.

Winnipeg, March 16.-Countes of Cypress River charged Jose an hotelkeeper of the sam the Police Court to-day with th \$1220 last summer. Prosecutrix the greatest faith in Herron, en drafts, one on the Bank of Mo the other on the Bank of Bri America, for \$720 and \$500, asking him to deposit same to her account. It is charged th ed the drafts and kept the mor The Countess had Herron ar brought to this city by the loca a few days ago, but owing to d family he was allowed to dep furnishing ball on his own recogn \$3000. The defendant stated to that he was authorized by the keep a portion of the money expenses in going to Dakota it divorce from her husband, as shim to marry her. He is a ylt is alleged by the defence tha son for the prosecution is jea defendant having kept company other lady.

The Crow's Nest Pass Rallwasion resumed its sittings at 10.30

The Crow's Nest Pass Rallwa sion resumed its sittings at 10.30 ing. Judge Dugas presided. Se wholesale merchants were exam der that a fair idea might be as to the prices charged the concontractors for goods and supplified the camps. The last witness was Mr. Robert Kerr, traffic Canadian Pacific Rallway, west of Lakes. Mr. Kerr's evidence was on the rates of freight charged city and other points to Macalong the Crow's Nest Pass Railwame under the jurisdiction of free ment, After the conclusion of cyclence, the commission adjou Winnipeg sessions, and, if possintend to leave this evening for on the delayed express. They sessions at Mattawa, North Battawa, was made by the Norths. A cut was made by the North to-day on east-bound passenger i meet the Soo Line cut. The o New York was \$41, and the n \$28.20, for first-class, This appl onto and Montreal and common

THE PERJURY CHA.

Defendant Discharged - The Summons Withdrawn

Andrew Milroy of Cedar Gro Township of Markham, appea J. A. Ramsden, J.P., at the Co yesterday, in answer to a sur eging that he had committe at the recent election in swe he had been continuously, fro ery, 1897, a resident in the East York, whereas for sever months of the time he had bee his occupation of a carpenter

Manitoba.

Among those present in the were John Richardson, M.L.A den Jonathan Slater, J.P. J.P., D. B. Nighswander, J.P. Mr. Raney represented the Attorney, and Barrister R. President of the East York Reciation, defended.

The Evidence. David McCaffery of Boxgrowns the D.R.O. at the electic was the first occasion he had that capacity. When the who is a manhood franchise tered the polling booth to vochallenged by one of the Coscrutineers, and the witness rein full the prescribed form of he was sworn. He could not if he read to him the date for the assessment roll. he was sworn. He could not if he read to him the date for the assessment roll.

William Cookwell and Alexa were the scrutineers for Mr. I Conservative candidate. The that Mr. Duff demanded to he sworn on the ground that he out of the riding more the nonths. He is a sirgle manudmitted he had been away in for seven months, but when ardson's scrutineer advised hithe oath, he did so. Mr. Dufthat Judge Morgan had refurevising the voters' list, to Mirroy's name.

John F. Hoover, the poll called to the witness box, but was examined an interview too tween several of the parties. I contended that Mirroy's abs the prowince did not deprive vote, and in any event he sub the oath had not been proper tered.

Amicable Suggestice.

By consent of both sides V merhayes entered the witness said it was a fact that Judge is refused to take Milroy's natvoters' list at the Court of Oct. 15 last. In conseque absence from the district Milbeen served with the appeal as it was asserted by his b Milroy was shortly coming batham, the judge, following practice, left the question of to vote to be decided on ell twas possible the young misunderstood the effect of decision. Those who laid to tion had no vindictive feeling the defendant, and had no district would be achieved clearly understood as stat Crown-Attorney that in such Milroy's the voter had lost vote, and he suggested that might drop at this stage. saw no objection to the could defendant was then discharacters. defendant was then discha

Second Summons With Another summons against butt, also a manhood franchis living at Ashburn, P.O., Whiship, South Ontario, was without evidence being gone These are the two clauses in which the objection to

on which the objection to based.

(3) That you have resided province for nine months—day of—, being the by statute or by bylaw, au statute, for beginning to measurement roll in which you was to be entered as a person you.

to be entered as a person vote.

(4) That you were at the said in good faith a resid domiciled in the municipality of which you were entered have resided in this elect continuously from the said that you are now actually domiciled therein