CRISP LEGAL NOTES.

Change of Venue in a Breach of Promise Action—Judgments of the Chancery Divisional Court.

Siding in the township of Durham, Oxford, and the plaintiff a widower and farmer, hving near her. It is alleged that he kept company with the plaintiff for about three years and made several promises to marry her. The defendant on Jan. 4 last was married to another woman, and this action was brought by the slighted lover to compensate for her harrowed feelings. The defence alleges that the plaintiff is a woman of "unchaste, dissolute and immoral character," and denies the promise of marriage. Mr. W. Read appeared on behalf of the plaintiff. The master made the order on the ground of convenience, and in so doing said that as this was a case which would depend largely on the proof as to the character of the parties he thought Woodstock was the proper place for the trial.

In the case of Queen v. J. A. Fetterly, Mr. Justice Falconbridge made an order for the issue of a writ of habeas corous ad, test. We was a finite of the parties the following that and that an order for the issue of a writ of habeas corous ad, test. We wars thereafter. He claims \$10,000 to the well-known real estate firm of Burkhardt, of the well-known real estate firm of Burkhardt, of the well-known real estate firm of Burkhardt to Lorenz Schmidt, a well-known German citizen of High-street.

The complaint in an action brought by John F. McLaughlin against Edward C. Burkhardt for \$10,000 damages, for alienting his wife's affections and debauching her, was filed with the clerk of the Supreme Court this morning.

John F. McLaughlin is a newspaper man. For a number of years he was Buffalo manager for The Elmira Telegram. At present he is special correspondent for a number of out of town newspapers. He alleges in his complaint that his wife, Myra McLaughlin, was assaulted by Edward C. Burkhardt at 184 Maine-street, in Cotober, 1857, and that was made to continue an intimacy with Burkhardt for two years thereafter. He claims \$10,000

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down an area window hole in a sidewalk in Queen-street, opposite some houses which were being built for Dr. W. W. Ogden. The writ was issued against the city only, but Dr. Ogden was made a party detendant on the application of the city. At the trial judgment was given in favor of the plaintiff against Dr. Ogden, and a motion was made by the doctor to have the judgment set aside on the ground that he would be the control of the plaintiff against Dr. Ogden, and a motion was made by the doctor to have the judgment. the application of the city. At the trial judgment was given in favor of the plaintiff against Dr. Ogden, and a motion was made by the doctor to have the judgment set aside, on the ground that he was not properly a party. The court dismissed the motion with costs, leaving the doctor in the same position as before he appealed, except that he will have the extra costs to pay.

Town of Thorold v. Meaford.—The appeal in this case was dismissed with costs. The action was brought by the town of Thorold to recover from the defendant as a shareholder of the St. Catharines and Niagara Central Railway Company the amount of a judgment recovered by the plaintiffs against the conpany, and was tried by Mr. Justice Robertson at St. Catharines, when judgment was given in favor of the defendants. This judgment the court now affirms.

Reg. v. Water Commissioners of London.—

The trial was some letters. "What sort of letters?"

"Letters from Burkhardt. She called herecoverely burk and carried on a clandestine correspondence with him under that name. They were ordinary love letters."

"Canfronted her with what I found out. She denied everything at first and afterward confessed all."

Mrs. MCLaughlin is a brunette, petite of figure, dresses well and is rather good looking. She is 27 years old. Her maiden name was Myra House and she came from Beams ville, Ont., a village lying between Hamilton and St. Catharines. She was married to denied everything at first and afterward confessed all."

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Reg. v. Water Commissioners of London.—
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ment was given in favor of the defendants. This judgment the court now affirms.

Reg. v. Water Commissioners of London.—
In this case the appeal was dismissed on the ground that the Chancery Court has no jurisdiction to deal with criminal matters. The appeal was from the order of Mr. Justice Robertson, made in chambers, prohibiting Justice of the Peace Jarvis from proceeding with the hearing of information against the defendants for a nuisance in maintaining a dam across the River Thames. Mr. Justice Robertson held that a justice of the Peace had no jurisdiction over craptations.

Lee appeal was neard by the Chancellor and Mr. Justice Ferguson, and these judges were divided in their opinion as to jurisdiction, but the Chancellor waved his opinion to allow the applicants to go to the Court of Appeal. The appeal was dismissed without costs. This is the second time this point has arisen lately, it having come up at the time the court was asked to interfere in the case of the Queen v. Birchall with certain publications, which it was alleged would be prejudicial to a fair trial for Birchall.

Broodman v. Penman Manufacturing Company.—This was an action to enforce an agreement for the payment of royalties and was tried before Mr. Justice Street at To-peath to Yankees."

Louis Braunlein is McLaughlin claims, her husband says, that she was loyal to her marriage vows until she met Burkhardt.

Louis Braunlein is McLaughlin is one year older and is a dark-haired, bright-eyed, hand some young man.

Mrs. McLaughlin claims, her husbandsays, that she was loyal to her marriage vows until she met Burkhardt.

Louis Braunlein is McLaughlin is attorney. He appeared before Judge Lewis yesterdsy and secured denial of a demand from the other side for a bill of particulars. The combaint was served several days ago, but not filed till to-day. The defendant, through Roberts, Alexander & Messer, his attorney. He appeared before Judge Lewis yesterdsy and secured denial of a demand from the other side for a bill of particulars.

Booter Sou

nent for the payment of royalties and

of Canada v. the Attorney-General of On-tario. This matter was argued before vaca-tion and arises out of a dispute as to who has

words never die," as he wisely paid Miss Sandwich \$200 in settlement of her suit for breach of promise. The action brought amounted to-morrow.

an oral, and al. R. Alleson with an oral with an oral.

The result of the bar examination will be amounted to-morrow.

Scored One For the City. by George Taylor against the C.P.R. for dainages was postroned until Saturday, plaintiff's counsel explaining that as Taylor in it lost both legs in the accident at Algoma Mills he could not move as rapidly as otherwise might be the case, and had to come from Cardiff, county of Bruce. The suit brought by George Wilson against Folice Magistrate Denison for false imprisonment was dismissed, plaintiff failing to appear to prosecute. The suit of D. McMillau v. Andrew Shannon for \$2000 damages for averaged days and the count was dismissed with costs, \$40 of the account was dismissed with costs, \$40 of the account being allowed plaintiff as an offset.

The sants of campoed v. the Toronto Brew-The sunts of Campoell v. the Toronto Brewing Company and Forrester v. Saunders were settled.

The license commissioners met yesterday morning and granted Messrs. Felcher & Bond a transfer of their license from the present saloon, 88 Yonge-street, to the new building at Yonge and Gerrard-streets. The license for the Nipissing House, King-street to the sast, was transferred to Messrs. McGuire & King. The application of P. Lamb-for a transfer to the old Taylor House, in St. John's Ward, was discussed, but no action was taken.

A Big New York Failure.

New York, Sept. 4—Sawyer, Wallace & Co., one of the most prominent firms on the Produce Exchange, cotton Exchange and Coffee Exchange, assigned to-day. The firm has often been identified with gigantic deals in specifiative products and was also a heavy

12-year-old boy convicted of larceny, against

OTTAWA, Sept. 4.—Sir John and Lady

The Stationary Engineers' Convention.

New York, Sept. 4.—In the convention of stationary engineers to-day on the question of stationary Engineers to-day on the question of Stationary Engineers it was voted to tender to a representation of the Canadian association organization present the privileges of the discovery the province of the canadian organization present the privileges of the discovery the privileges of the discovery the privileges of the discovery the privileges of the bowels, and affections of the throat, to which the young are especially subject.

A BEAMSVILLE BELLE

Figures in a Peculiar Buffalo Scandal BUFFALO, Sept. 4.—If a bridgeroom were to cudgel his brains for a month could he think of anything more embarrassing the a to be made defendant on the eve of his own wedding, in a suit for alienating a wife's affection? Such a case is before the Supreme

Cards were issued for the marriage of Edward C. Burkhardt, of the well-known real estate firm of Burkhardt Bros., and

of the parties he thought Woodstock was the proper place for the trial.

In the case of Queen v. J. A. Fetterly, Mr. Justice Falconbridge made an order for the issue of a writ of habeas corpus ad test, directed to the warden of the Kingston penitentiary, commanding him to produce prisoner Daniel Fetterly as a witness at the trial. The assizes open at Barrie on Monday next, when James A. Fetterly will be tried on the charge of attempted rape.

Chancery Divisional Court delivered judgment in the following cases which were argued at the sittings held just before vacation:

Stilliway v. City of Toronto.—This, it will be remembered, was an action brought by the plaintiff to recover damages sustained by reason of injuries received from falling down an area window hole in a sidewalk in Queen-street, opposite some houses which were heine built for Dr. W. W. Oeden The word heine by the plaintiff to prove the continue an intimacy with Burkhardt at 184 Maine-street, in October, 1887, and that 184 Maine-stre

street."

"Apart from you?"

"Yes; I am living with my mother."

"When did you discover your wife's dis loyalty?"

"This summer—not very many weeks ago."

"How did you discover it?"

"I found some discover it?" "I found some letters."
"What sort of letters?"

agreement for the payment of royalties and was tried before Mr. Justice Street at Toronto and judgment given in favor of the plaintiff. This judgment the defendants appealed from and the court dismiss the appeal with costs to be paid by the defendants.

McLure v. Black.—Judgment on appeal from the judgment of Mr. Justice Ferguson, delivered at the trial at Walkerton in favor of the plaintiff dismissing the appeal with. and mobbing the inmates were freely uttered, but no overt act was committed in the face Cairns v. Wallis.—This is an appeal with costs.

Cairns v. Wallis.—This is an appeal by the plaintiff from the judgment of Mr. Justice Street in favor of the defendant, delivered at London, in a case tried before him for the price of goods sold and delivered. The appeal is allowed and judgment directed to be entered in favor of the plaintiff for \$336.45 and costs.

Finlay v. Miscampbell—Action for \$2000 damages for injuries received by the plaintiff while working in the defendant's planing mill. The judge at the trial dismissed the action on the ground of contributory negligence. The judgment of the court dismisses the appeal with costs.

Judgment will be delivered by the Chancery Divisional Court to-morrow morning at 11 who have successfully passed the examina-

Judgment will be delivered by the Chancery
Divisional Court to-morrow morning at 11
o'clock in the case of the Attorney-General of Canada v. the Attorney-General of OnCanada v. the Attorney-General of Onto-morrow morning at 11
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o'clock in the case of the Attorney-General of Onto-morrow morning at 12
o'clock in the tario. This matter was argued before yacation and arises out of a dispute as to who has the power to pardon certain criminals. The judgment is looked forward to with much interest by the profession. Judgment will also be delivered in Sargent v. Pringle.

At the Civil Assizes.

John Ireland was not made to realize yesterday by the reading of his love letters in court the truth of the adage that "kind words never die," as he wisely paid Miss with an oral.

Hls Affianced Wept Bitterly. Frank Sparks, whose arrest for burglary was the outcome of the discovery of his The license commissioners met yesterday porning and granted Messes Ralchar & College grounds, pleaded guilty in the Police

Coffee Exchange, assigned with gigantic deals has often been identified with gigantic deals in speculative products and was also a heavy exporter. The failure will probably reach into the millions, though at present it is impossible to make an approximate estimate. Bad Hamilton Boys.

Hamilton, Sept. 4.—Johnnie Slattery, the year-old boy convicted of larceny, against believed by convicted of larceny, against

12-year-old boy convicted of larceny, against whom a previous conviction was scored, was sent to the Penetang Reformatory to-day for three years. His brother Leo, two years younger, was fined \$10, and the remaining four youngsters concerned in the crime were allowed to go on deferred sentence.

The Premier's Return.

The Premier's Return.

The Premier's Return.

OTTAWA, Sept. 4.—Sir John and Lady Macdonald, accompanied by Mr. Joseph Pope, will return to town Saturday. The Premier has been greatly benefited by his summer vacation and change of air and scene. He will leave Riviere du Loup tomorrow at midday and reach Ottawa at 12,20 on Saturday.

The Stationary Engineers' Convention.

ruin me as a business-man.

'There is one singular dircumstance connected with this poem which has always been mystery to me. I have always contended a mystery to me. I have always contended that popularity is an accident; but in this case, and only in this case, within a few days after the publication of 'Beautiful Snow' I met two friends in the street who said they met two friends in the street who said they recognized the poem as mine by the style and predicted to me that it would become one of the most popular poems of the time. Both these gentleman are alive and can remember the circumstance. The first is Thomal Powell, then an attache of Lestie's, as he is still, at the age of 80; the second, Clarence Eytinge, the brother of the well-known artist, Sol Eytinge, and himself an artist of great ability."

ability."
The letter goes on to denounce Col. Sille way whose character the writer impugus.

Col. Silloway was visited last week by a reporter of the New York World; and he velemently reiterated his claim of years ago. This is his version of the authorship: "I married in 1850," said he "as pretty a girl as anybody ever saw in this country. She was as good as she was beautiful. Her family was one of the best in New York City Her father had been a Senator. The family was very wealthy. I was sent to England of business and took her with me. High life and gayety were too much for her. She be-came inconstant. She returned to America with me. Steadily she went from bad worse. She drank heavily. We separated One night in the winter of 1854 a policeman found her dead in a snowdrift in Leonar.

street. I buried her.
"I don't know how long after that I wro the poem. I called it 'The Fallen Snowflak It had twelve verses originally. I sent it to my friend, Mrs. Lydia H. Sigourney, in Hartford, Conn. She read it over and made a few changes and returned it to me. The poem was published for the first time is 1854 in Maria Louise Hankins' paper—th first journal for women published in Nev York. It was copied everywhere in En-land as well as America—wherever the Euish language was spoken, in fact. I neve thought the poem was going to be so famous out when it appeared in Maria Louise Han-kins' paper my name appeared as author." What is one to conclude from such conflic ing testimony as this? One claimant die protesting the truth of his assertion to the nd the other is on the brink of the grave and evidently thinks that he, too, is tellin the truth. It is charitable to suppose that there is a mania connected with the persal of emotional verse which is as yet un-

las ified and unexpiamed. How to Carry Oneself_A Kid Glove

Wash. There is a great deal in the way you carry yourself, and it is well worth while to send children to a good dancing master, merely ice daily, carrying a bean-bag on the head, will go far to give an erect and graceful carriage. The negro women of the South, who figures. Always stand so as to let the weight of the body come on the ball of the foot, not on the heels, which latter posture throws the body back at the hip joint and brings the abdomen into ungraceful prominence. "Head up, eyes fifteen paces in front, chest out and shoulder back, is the formula at military schools, well worth practising.

There is no better weight of the body come on the ball of the foot, not opening of the new public library building on Sept. 16.

An Eminent British Statesman in Canada. Quebec, Sept. 4.—Prof. James Brice, M.P. for South Aberdeen, arrived to the second of the s are accustomed to carry heavy weights on the head without aid from the hands, are

tary schools, well worth practising.

There is no better gymnastic exercise to develop the chest than bed-making and dusting. Rowing comes next, Walking develops the muscle of the leg and rounds it out

HE STOLE THE GIRLS HEARTS. MISSING LINKS.

THE AUTHOR OF "BEAUTIFUL SNOW Survival of a Rival Claumant to the Author ship Who Is Living in New York, and presented in the Press Club plot in Cypress Hills Cemetery, the man who was in all probability the author of "Beautiful Snow"—the one of all presentes to the authorship who address the strongest evidences to support his claim. His name was John W. Watsons.

In questions of disputed authorship it is well to examine the works of the different claimants and find whose style approximaters that of the piece in controversy. Applying this test no one can doubt for a moment that Mrs. Ella Wheeler Wilcox wrote "Laugh and the World Laughs with You, and that Col. Joyce was mistaken when he dictimed the poem as his literary offspring. A till more satisfactory proof to persons who

signment Bauer is not a peasant, as his man who has fingling in New York, and preburied in the Press Cibig plots in Cypress Hills
cometary, the man who was in all probability
the author of "Beautiful Snow"—be one of
difference to support his claim
His name was John W. Westoons.
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Editor World: Mr. Enoch Thompson
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Homer Greene, he not only proving priolity of publication over his competitors, but stablishing his ability to write such a poam by his subsequent compositions.

The credit of writing "Beaniful Snow" has been more fiercely fought for than that of any fugitive piece in American literature. The poem was attributed in 1858, when if its appeared, to haif a dozen well-known writers who promptly disclaimed it. A write ten copy of it was found on the body of a dead woman which was taken from the Ohlo River; and the newspapers far and wide chose to champion the unfortunate as the author. One McMasters, a portrait painter of New York came out in a letter in the public printer in 1870 came one of the most persistent of claimants, who is still living; and sestions. This is Col. William Alen Silloway, soldier, printer, and is 73 years old. William Collen Bryant indorsed his claim, and credited him with "Baustiful Snow," in "The Poets of America," published in 1873, As said before, however, the claim of the man who died the other day remains the strongest and for two reasons. His obtained in the strongest and for two reasons. His obtained in the counter of the fema who died the other day remains the strongest and for two reasons. His obtained in the counter of the fema who died the other day remains the strongest and for two reasons. His obtained in the counter of the fema who died the other day remains the strongest and for two reasons. His obtained in the counter of the fema who died the other day remains the strongest and for two reasons. His obtained the first printer and the fema who died the other day remains the strongest and for two reasons. His obtained the first printer of the fema who died the other day remains the strongest and for two reasons. His obtained the first printer of the fema who died the other day remains the strongest and for two reasons. His obtained the first printer of the fema who died the other day remains the strongest and for two reasons. His obtained the fema who died the other day remains t

that in the wave of indignation that is always the reactionary result of a popular delusion that gentleman's head will be overwhelmed. I am only sorry that he himself has not provided a better sample of liquid for the immersion.

J. Duggan.

Sundry Sinners Sentenced.

At the Police Court yesterday Maximilian At the Police Court yesterday Maximilian L. Berbner of \$1 Oxford-avenue, charged with raising a postoffice order from 40 cents to \$20.40, was remanded until to-day. There is a further charge against Berbner of obtaining \$40 from Dr. W. J. Wagner of Gerard-street, his family physician, by fraudulently representing that he had several hundred dollars deposited in the savings bank. Berbner is a paper cutter recently employed with the Barber & Ellis Company. Michael Hynes was fined \$10 and costs for assaulting Policeman Dodds. Samuel Vogan was fined \$10 and costs for giving a false name and address when the police were making a seizure of liquor at 52 Albert-street. Two mileged crooks, Samuel Reid and Michael Rowe, were fined \$50 each. Peter J. Hughes bleaded guilty to striking a namesake named Joseph Hugles over the arm with a bottle and was sent to jail for 10 days. William Leith was bound over to keep the peace to Leith was bound over to keep the peace to wards Edward Selby.

Mr. Jennings' Scheme.

Editor World: Through courtesy of Th
World I would give a word of warning to
our citizens not to be too impressed with the onclusions arrived at by Engineer Jennings in the matter of the sewage disposal schen recently given by him to the public. The scheme has not as yet received the consideration of the Trunk Sewer Committee though handed to the council and to the ress. It has yet to receive the analysis the public usually bestow on important questions, Personally, I will endeavor to show at the proper time (if space be given) that the ormulation given possesses as many, if not more, demerits than the exposition upon the ame subject recently given by the so-called experts, Hering and Gray, and which, Mr. Jennings says, he has largely followed, Jennings says, he has largely followed, might say, to his destructio W. J. SMITH.

Blowing Out Gas in Hotels.

Editor World: I see an article in The
World this morning headed, "Blew Out the
Gas." From the frequent occurrence of such fatal accidents I am lead to belie there is not as much blowing out of gas as a there is not as much blowing out of gas as a great many people imagine. In very many hotels I have found it necessary to use the reatest care in turning off gas; a great number of the taps are not in proper working order, and when you think you have been very careful, upon examination you find the tap has turned completely around. I think it would be a good idea if all gas fixtures in hotels were inspected at stated times.

Commencial Traveler.

Fever and Ague and Bilious Derangements are bositively cured by the use of Parmelee's Pilis. They not only cleanse the stomach and bowels from all bilious matter, but they open the excretory vessels, causing them to pour copious effusions from the blood into the bowels, after which the corrupted mass is thrown out by the natural passage of the body. They are used as a general family medicine with the best results.

The voting for the new money bylaw will take place on Oct. 16, and it calls for \$568,000.

To-day the Reception Committee meets to make arrangements to welcome the Earl of Aberday. A small boy, more or less the light of sine, one onnee of ether, one onnee of white winter green. Shake and cork tightly.

To clean the gloves put them on the hands hand the source of the street car deputation got back to the city yesterday. He says has a completion of a leopard. That is to say, in mother noticed that he treasure's face we disclety, rubbing quite hard in the parts most soiled. Take another clean piace or cloth and rub the gloves till perfectly dry. Now slowly and carefully work the gloves off in the hands and hang them in the fresh sir for he half an hour. All odor will have disappeared half an hour. All odor will have disappeared by that time.

This fluid gives the gloves a lighter color, the leasting and drying have been properly done; it also removes the odor sometimes are all by that time.

This fluid gives the gloves a lighter color, the leasting and drying have been properly done; it also removes the odor sometimes are ranged by perspiration. It must be remoned been due to the case of the committee and Local Board of the case of the c

A practical exposition of Mr. Bellamy's ideas in "Looking Backward" is started in Loidon. The members of the society pay 6.1 a month and "labor, working for each other, paying each other in labor instead of money."

At the meeting of the national council of education one of the speakers said that not twenty-five years hence he expected to se-boys and young men knocking for admission into Vassar and other young ladies sem-The locomotive telephone signal enable two trains approaching each other to commu-nicate by closing the circuit when two miles apart. The ringing of a gong warns the en-

gineers, who can converse over the telephone. Standing near the yard at Jonathan Far-mer's in Oglethorpe County, Georgia, is a red oak tree which measures twenty-seven

is sufficiently large to accommodate a hali-dozen people.

Down in Florida a negro tried to steal a ride on a cowcatcher. This engineer did it. t see him until the train ran into a cow on the trick, when the cow few on one side and the negro the other, exclaiming, "Oh Lordy!" forty times before he hit the ground. He was

It is reported that the petrified remains of a man has been found on Jack Creek, fifty miles from Rawlins. The body is that of a man seven feet in height, and proportionate build. The find will be unearthed and taken to Rawlins, Wyo., and will finally to the Smithsonian Institution. An immense skate was recently captured mear Victoria, B. A. Its dimensions were as fowllows: From tip of shout to tip of tail, 6 feet 3 inches; across the body, 4 feet 11 inches

depth of flesh, 4 inches. There was no mean-of weighing, but 100 pounds was considered a low estimate of the fishes weight.

excellent time, the dial being only three-six-teenths of an inch in diameter. The three studs are connected by a strip of silver inside the shirt bosom, and the watch contained in the middle one is wound up by turning the stud above. The hands are set by turning

Dr. J. G. Brooks, of Belfast, Me., has a Dr. J. G. Brooks, of Belfast, Me., has a wicked parrot that will swear even when ladies are passing the house. The other day a gentleman passing tried to get Polly to talk, but never a word would she say. The man walked off shaking his fist at the bird, and said; "You are too d—d ugly to talk." Then Polly got in her fine work and called the man all the flard names imaginable until he was glad to beat a hasty retreat. was glad to beat a hasty retreat.

A methodist church at Lowell, Mass., has decided to use water instead of wine in the

decided to use water insteal of wine in the communion service. One of the members, who has been a drunkard, according to his own statement, and had twice returned to his old habits through the temptation placed in his way at the communion service, was the cause of the change. The minister said he could never pass the wine to him again, and the church unanimously consented to use a sier instead.

for South Aberdeen, arrived in town, accompanied by Mrs. Brice, yesterday evening.

City Hall Small Talk.

The Civic Reform Committee has been called for 4 p.m. to-day.

The voting for the new money bylaw will take place on Oct. 16, and it calls for \$568,000.

To-day the Reception Committee meets to make arrangements to welcome the Earl of Aberdeen.

The Waterworks Committee postponed its meeting from yesterday afternoon until next Monday. becoming terribly spotted.

She called the family doctor's attention to the trouble, and he said in the brusque-off-hand way we all know so well: "Give hima level terroccorful of brimstone every day.

DR. W. H. GRAHAM NOTICE

Toronto, Ont.

PRIVATE DISEASES and Diseases of a Private Nature, as impotency, Sterility, Varicocele, Nervous Deblity, Ric. (the result of youthful oily and excess), Gleet and Stricture of long standing.

DISEASES OF WOMEN—Painful, Profuse of Suppressed Menstruction, Ulceration, Lencorucea, and all Displacements of the Womb.

OFFICE HOURS: 9 a.m. to 8 p.m.; Sundays p.m. to 8 p.m.; Sundays p.m. to 8 p.m.;

WANTED SASH, DOORS AND FRAMES IN exchange for woodworking machinery apply 9 York-street, near Union Station.

CARDS FOR THREE. Game That is Designed to Fill a Long

Felt Want. Everybody who plays cards knows how few games there are which are intended or adapted to three people, and it is in behalf of the innumerable tries of card players who are likely to be breught together from time to time during the stummer moaths that the aditor gives the particulars of a new game, just invented at a summer house for the benefit of three people who wished to play together, and who thought that a dummy spoiled whist.

The rame is called Threes, although the

spoiled whist.

The game is called Threes, although the players generally speak of it by the name of the place where it was invented, and it can of course be called anything that one pleases.

The cards rank as in whist, except that the ace is lowest, and the king the head of the suit All the cards are used.

Nine cards are dealt to each of the three players, three at a time. The aldest hand.

players, three at a time. The eldest hand, having sorted his cards, names the suit he chooses for his. The second hand in turn does likewise, and then the dealer. The ourth suit is trumps.

The eldest hand leads, and whoever takes

the trick leads until all nine cards are take. The player must follow suit if possible ten, and the two-spot. For each of these cards he fails to take is the suit he has named as his the player forfelts she point. For each

as his the player forfelts the point. For each of the aces, tens, or two spots in other suites which he takes, he scores one. The ace, ten, and two of his own suit do not count for him, but he is obliged to take them or forfelt a point for each one he lacks.

When the nine tricks have been played the remaining cards are dealt; three, three and two to each player, thus giving them eight apiece. The odi card is faced on the table. The lead is with the player who took the last trick of the first deal in the hand, but he must lead from the suit that has been turned on the table. If he cannot, the lead passes to the next player, and if heccessary to the next. If the card turned is a "thirteether" the first player may lead from his suit; if he the first daysr may lead from his suit: if he was none, the next player leads from his suit, Experiments by means of photographic plates in the Mediterranean Sea show that and so on. The trick goes to whomsoever can take it by suit, or, in lack of a card in suit, with a trump. If the table card takes it, the trick remains faced until the end of that sea a depth of more than 150 fathoms. In September the distance penetrated is much september the distance penetrated is much september the distance penetrated is much september.

A Curious Coincidence.

One would suppose (says the Daily News) that a novelist would find it quite safe to use the word "Dives." Mr. Walter Besant, however, has realized that that word, as a proper name, has a representative, who appropriately resides in a yold region. In "The Doubts of Dives" there also occurs a still more singular coincidence. One of the characters is "Mr. Pindar," an old dramatic critic; and Mr. Dives, of Johannesburg, who bought the book because of its title, had with him a friend named Pindar, who had been a dramatic critic, and, he says, "In many other points exactly resembled the character in the story." Mr. Dives thought it worth while to bring these curious facts to the knewledge of Mr. Besant; who replied as follows:—"13 Gayton Crescent, Hampstead, March 15, 1890. Dear Sir.—I am very much anused by your letter of February 14. In using the name of Dives I used the Latin word which has always been applied to the rich man in the purable. Your own name is, I have no doubt, as you say, a form of the old name D'Ives. You are quite right in supposing that my late parter came from Northampton, I have not been to that town, and I am quite unaware of your name between the story. A Curious Coincidence

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in September the distance penetrate the waters in September the distance penetrated is much reduced, the depression on the plates at the ators depth not being greater than that made by starlighs.

Now that a New York hackman has been enteneed to two years and ten months impronment for snatching a \$5 bill from a stranger whom he had induced to enter his cab under the impression that he was a runner for a hotel and the cab was free, and had absequently forced to pay, people may take a carriage in the metropolis with some sort of comfort.

Indianapolis claims the most divorced woman. She has been divorced eight times, twice from the same man, and is now living with her ninth husband. She is thirty-seven years old and comes of a family noted for its divorces. Her mother has had six divorces and is living with her ninth husband. An ancle and two aunts have each been married and two aunts have each been married. LEGAL CARDS.

with her minth husband. She is thirty-swent years old and comes of a family noted for its divorces. Her mother has had six divorces and is living with her seventh husband. And more trumps; and in general terms it is well to be either very strong or verb; weak in the more trumps; and in general terms it is well to be either very strong or verb; weak in the suit one names as this own. If very strong there is the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their suits and have an opportunity to trump, or the chance of securing the acs and two before the other players have exhausted their strong there is the chance of securing the acs and two before the other players have exhausted their strong the chance of securing the acs and two before the other players have exhausted their strong the chance of securing the acs and two before the other players have exhausted their strong the chance of securing the acs and two before the other players have exhausted their strong the chance of securing the acs and two before the other players there are the chance of securing the acs and two before the other players have exhausted to trump, or the chance of securing the acs and two before the other players have exhausted to the chance of securing the acs and two before the other players have exhausted to the chance of securing the acs and two before the other players the c

HOTEL CHAUTAUQUA Niagara-on-the-Lake, Oht. of guests. So the property of guests around the strictly first class, Boating, bathing, isometivery facilities around. Coquet, ten levery facilities around the season. Sunday ticket, including steams and loard from staturiax supper to Moreakfast, 83, at the office of Barlow Copression, 18, and 19, and

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86 CHURCH-STREET. THE PARTNERSHIP

Heretofore existing between the undersigned, as practising Barriagters and Solicitors, is this day dissolved by mutual consent.

All debts due to the firm or by the firm will be paid to or by Mr. Meyers at his office, 23 Scott-street. Toronto, where he will continue the business under the name of Adam H. Meyers & Co.

Dated ist Sept., 1890.

ADAM H. MEYERS, W. H. WALLBRIDGE.

Mr. Blackley takes over and assumes the asset and liabilities of the Hamilton office, which a continues on his own account.

By a YOUNG MAN as GROOM and C