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PUFFALO, N.Y.—News stand Ellicott-square; news stand Main and Miagara-streets; Sherman, 586 Main-street. CHICAGO, ILL.—P.O. News Co., 217 Dear-

HALIFAX-Halifax Hotel news stand. LOS ANGELES, CAL.—Amos news stand.
MONTREAL—Windsor Hotel and St. Lawrence Hall; all news stands and newsboys.

QUEBEC-Quebec News Co. ST. JOHN, N.B .- Raymond & Doherty.

WINNIPEG-T. Enton Co.; T. A. McIntosh; John McDonald; Hotel Empire news stand All Ratiway news stands and trains.

A REMARKABLE FRANCHISE Company whose boats ply between Windsor and Detroit, expires in 1908 and the people of Windsor are begin ning an effort to escape from the pre-

The control of ferries on internationa waters is vested by the B.N.A. Act in ninion government, and a general statute is in existence, known as operate a ferry should be sold by public

The present company obtained a five vears' franchise from the Dominion this franchise, without notice to the to invest its surplus earnings. City of Windsor, was extended for five years more, so as to make it expire in 1898, but the rental, instead of being increased, was reduced from \$400 a year.

"Eight years ago the company paid a fifty per cent dividend in cash, and increased the stock fifty per cent. Since then the surplus notice, the franchise was extended for ten years more, at the magnificent

American capital, has become enormously rich. It is a close corporation,

the City of Windsor. The city is there- and the uppers will be in demand. fore helpiess unless it obtains relief This will relieve the congested marfrom the Dominion government.

have to obtain some landing place on berth without begging or bribery.

the regular patrons to buy coupon to secure it. tickets at a low price, to be used by their families as well as themselves. have been so modified by various changes and restrictions under the present management, that practically the sent management, that practically the sent management, that practically the majority of fares paid are straight five of political opinion, they undoubtedly

ter of inland revenue, and he has promised that the franchise shall not again be granted without an opportunity being given for competition. There is a strong movement in Windsor to have the city itself take over the ferry veals a reaction in public feeling which and operate it as a public utility. The effort will arouse the sympathy of other municipalities and the remarkable franchise of the present company ought to be brought to the attention of par-

SLEEPING CAR ACCOMMODATIONS. | the educational issue, The Roosevelt railway rate bill passed at the last session of congress was the present British government occupy modeled upon the Dominion Railway politically a position of delicacy and Act of 1903. It is more thoro and difficulty which renders a struggle panies and sleeping car companies as obnoxious to the regular opposition well. On the first day of the last and to the Roman Churchman, who, on session of parliament W. F. Maclean this point, can rely on the parliament-(South York) introduced a bill to ary support of the Irish Nationalists. place express companies and telephone A general election on the educational companies under the jurisdiction of issue would lead to a considerable the railway commission and this prin- transfer of votes in Great Britain, ciple was at last adopted.

adopt the suggestion that sleeping car deed, lead to the Nationalists and incompanies should come under the act. dependent Labor party holding the Why they should be outside the law is difficult to understand. The C.P.R., for example, has thus a part of a train subject to the control by the government, and certain cars on the train exempt. The Pullman Company of Chicago is its main competitor, and the is hard to explain why it should balance of power in the house of commons, the situation most of all desired by them, and one certain sooner or later to alienate moderate Liberal opinion.

If, as now seems probable, the house of commons, the situation most of all desired by them, and one certain sooner or later to alienate moderate Liberal opinion.

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If, as now seems probable, the house of lords insist upon amendments rendered by them, and one certain sooner or later to alienate moderate Liberal opinions. Why they should be outside the law is balance of power in the house of com-

be especially favored by the Canadian to the Nonconformists, the government

Again, for some reason, the same fare is exacted for the upper as for many of the British Liberals are not of the company, in addition to the ganizations. Nothing has disclosed the fixed charges for the sleeping car ac- latent strength of the premier more

general subject, said:

reneral subject, said:

"I wish to give my experience in trying to discipline sleeping car companies by means of legislation. Some years ago I proposed in this house that when the upper berth was not in service it should be closed up for the benefit of the occupant of the lower berth. The result was that the Pullman Company and the Sleeping Car Department of the Canadian Pacific Railway organized the most powerful lobby I ever saw in the railway committee and I could not get two votes for the measure that I proposed. I do believe that the solution of the sleeping car proposal is to compel the companies to charge less for the upper than for the lower berth. It would give those who really desire lower berths a better chance to get them."

In the United States, the people are

In the United States, the people are

The Winnipeg Telegram states that

Surely these rates should be regulated. But the first step to be taken is in the line of Mr. Maclean's suggestion. Let the companies be required to charge, say 25 per cent. less for an upper, than it does for a lower What its profits are must remain prob- berth. Then a number of people the young men, commercial travelers and The franchise is so exclusive that no others-will avail themselves of the other company can operate a ferry from chance to save a part of the fare ket for lowers, and people willing to It is true that a rival company would pay the full fare will secure a lower

the American shore, but there would When the traveler goes to an inn probably be no great difficulty about he expects to pay less for a rear room that as nearly all of the patronage of on the sixth floor than he does for a this ferry comes from the Canadian front room with a private bath. The side. Very few people go from Detroit matter is not left to the caprice of to Windsor, but there are hundreds of the clerk or the porter. "A lower people who go every day to work in berth in the middle of the car" will sociation will meet on alternate Mon-Detroit and return at night to their be always in demand, but under the proposed regulation every person who The old regulations which permitted buys a Pullman ticket will not expect

> POLITICAL EVENTS IN BRITAIN. Altho the result of the English have some value in that regard. Espeon the parliamentary opposition. It will also stiffen the attitude of the house of lords over the educational controversy and encourage the demand for another appeal to the country on

Notwithstanding their huge majority, logical, however, in declaring to be with the house of lords by no means mmon carriers, not only railway and the direct and simple matter it might express companies, but pipe line com- otherwise be. Their education bill is which at the last election went to swell Mr. Emmerson, however, refused to the Liberal majority, and might, in-

opoly is more odious They may appeal to the courty, actains every dollar collected from Here, again, they are confronted with a the ventilators, and almost inacces- alist party would not aid in passing sible to ladies, children, invalids and any mere administrative reform, has to force the passenger below to en- of the party to obtain. But the greater gage and pay for the entire section. the step towards the goal, the more A compromise is sometimes reached, likely it is to re-open the question of recent general election demonstrated,

to the ticket agent, the conductor and dispassionately, lead to the inference co n, and again the tip is in evidence. of Sir Henry Campbell-Bannerman's administration have created a sentinvited-almost compelled-to give to ment of distrust and perhaps alarm. ter for one-fifth of that amount. In state have always been the bane of state have always been the bane of the British Liberal party, as they apparently are proving to the labor organizations. Nothing has disclosed the latent strength of the premier more than his bestowal of so many of the chief posts in his cabinet upon the Liberal imperialists and his discernment of the confidence that inclusion would inspire in the country at large. His action in this was not wholly gratifying to Radicals and their press supporters, who have betrayed a marked undercurrent of hostility to the influence exerted by these ministers on the foreign and colonial policy of the government. Whether this rift will widen, time must show. But during the long course of politics in Britain, there never has been a more intricate and momentous game than that now being played on the parliamentary chessboard at Westminster.

at a political meeting should he disagree with the speaker. But when two or more men combined to hiss an actor or howl down a speaker, such conspiring was unlawful. The same was applicable in tendering for contracts; any man could tender at any figure he chose, but when two or more men combined to hiss an actor or howl down a speaker. But when two or more men combined to hiss an actor or howl down a speaker. But when two or more men combined to hiss an actor or howl down a speaker. But when two or howl down a speaker, such conspiring was unlawful. The same was applicable in tendering for contracts; any man could tender at any figure he chose, but when two or more men combined to hiss an actor or howl down a speaker. But when two or more men considers.

The chief posts in his cabinet upon the Liberal down a speaker. But when two or more men considers and colors placed.

The chief posts in his cabinet upon the Liberal down a speaker. But when two or more men considers and colors place he thought for contracts; any man could tender at any figure he chose, but when two or more men considers.

The chose, but when two or more men consintence, and color the for her ingression. The grand divide the pr a word, thru various devices, the pub- the British Liberal party, as they aplean (South York), speaking upon this eral imperialists and his discernment

SENTIMENT IN MODUS VIVENDI.

The Boston Weekly Transcript concludes a long article on the Newfound-land modus vivendi as follows:

"This oldest colony of England's
has been closely bound to the United has been closely bound to the United States by the strongest of sentimental ties, ties which it would be prudent for us to strengthen rather than weaken, considering the strategically geographical position which Newfoundland occupies. It should further be remembered that but for the belief of the government and people of Newfoundland that they might make on their own account some favorable trade arrangement with us, they would be quite likely to merge themselves in the Dominion of Canada. By having in fisheries negotiations two strings to our diplomatic bow we have occupied an advantageous position; but if for any reason resentment on the

sociation of the Fifth and Sixth Wards was held in Old Orchard Rink last

A resolution was passed regretting the filthy condition of the streets in

PROHIBITION GAINS

Chicago, Nov. 5.—In the predictions of both Republican and Democratic state party managers for the election that an unprecedented prohibition vote by Mrs. Whitney. His Honor Lieuten

twenty-five members of congress, twenty-one of the twenty-six state enators, and eighty-six of the 153 nembers of the house of representa-

the election of eight of the twentyfive congressmen and sixty-eight of the 153 members of the house.

SEVENTEEN OFFICERS SHOT.

Nov. 5.-A despatch Reuter's Telegram Company from St. Petersburg to-night says: "A report has reached here that 17 officers were shot to-day by revolu-tionists in the streets of Kutno, Po-land. The town is in a state of panic

DO YOUR EARS RING?

When they buzz and seem slightly deaf, beware of catarrhal inflammation. This grows steadily worse, but can be cured by Catarrhozone. J. A. Hammill of Greenmount, P.E.I., proved the merit of Catarrhozone and writes: "No one could have worse catarrh than I

O'Meara Gets Chance to Prove Mistaken Identity-Lewis May Face Jury To-Day.

usiness yesterday with Justice Rid-

The municipal elections, looked at is concerned it was not necessary to

morning.

Neither J. W. Curry, K.C., counsel for O'Meara, nor J. M. Godfrey, counsel for Lewis, are ready for trial-Justice Riddell ruled that the Lewis case must follow that of Doyle.

Mr. Curry was given a day's grace, in order that O'Meara may go to Brantford to-day. O'Meara is anxious to least some one in that town who

NEW PHONETIC SYSTEM. Teacher and Telegraph Operator.

action should undermine their sentimental regard for us, and should lead them to annex their island to the Dominion of Canada, our position in future diplomatic negotiations for the settlement of fisheries differences would undergo a decided change for the worse.

"It will thus be seen that from one end to the other of this fisheries mather, local, national and international, and for this reason needs the most careful diplomatic treatment."

WEST END RATEPAYERS MEET

WEST END RATEPAYERS MEET

Don't Like Present City Hall Rulers and Will Educate Voters.

Teacher and Telegraph Operator.

La Crosse, Wis., Nov. 5.—A system of reformed phonetic English spelling, making radical changes in the present alphabet, will be presented to President Roosevelt and Andrew Carnegie by Congressman John J. Esch of this city. The system is the invention of Philip B. Lehmann of La Crosse, once a school teacher and for 15 years a telegraph operator, from the codes of which he conceived a sort of stenographic reform in the English language.

The new phonetic system makes the written language correspond exactly with the spoken language, the old alphabet of 26 letters having been increased to 43 letters, of which 38 letters and five combinations constitute the conceived a constitute the conceived a constitute the conceived a sort of stenographic reform in the English language.

and five combinations constitute the oral elements in the spoken language.

The author of the system says Andrew Carnegle is foolishly wasting his thousands on a method incorrect, besociation will meet on alternate Mondays until the end of the year with a view to interesting voters in candidates for the election.

The meeting expressed itself as disappointed with the administration at the city hall.

A resolution was possed.

PREMIERAND LIEUT. GOVERNOR

Horticultural Exhibition announces Hall. The premier will be accompanied will be cast.

Counting on this probably heavy prohibition vote the prediction of the Republican state committee is for about the normal Republican plurality, for the election of twenty of the twenty-five members of congress, twenty-one of the twenty-six state twenty-one of the twenty-six state. worth will deliver an address of welcome to the visitors. The Black Dike Band will furnish the music. The exhibition will last for the whole of the week, and the band will render certs every afternoon and evening.

DEER BEGIN TO ARRIVE

The first of this season's deer arrived from the north yesterday.

Over 40 arrived during yesterday and were for the most part the trophies of Toronto sportsmen.

At St. Michael's Hospital Drs. J. F. W. Ross, F. W. Marlow and McIlwraith successfully performed the operation known as the Caesarean section. pected that both mother and child will live. The operation is a very rare one.

through sleeper for New York; cafe parlor car to Buffalo, serving meals a

In Trinity Methodist Church to-night a farewell will be tendered Rev. N. Bowies, who leaves in a few days for missionary work in China. Rev. R. N. Burns, Dr. Sutheriand, Rev. Mr. Allen, Dr. Crews and

STRONG PRICE INDUCEMENT IN A Warm, Stylish Overcoat

You can tell at a glance that these quality-rich materials and the first-class tailoring were never intended to sell at such a low down price.

It's your profitable coat-buying opportunity:

Long Chesterfield, with broad shoulders and deep vent. Heavy Oxford gray cheviot. Lined with Italian cloth. 6.50 Sizes 34 to 44. Price.....

Men's Norway Reefers

2.95 Wednesday For a Good Kind

These garments are thoroughly satisfactory in both the quality of the cloth and the tailoring. The price has dropped considerably-and of course you'll benefit.

Made from heavy Oxford gray Canadian frieze, and lined with warm tweed. Storm collar, with tab for throat. 2.95 Sizes 34 to 44. Price.....

-MAIN FLOOR-QUEEN STREET-

T. EATON CO.

Maiting Co, heard of it they asked for a settlement of their account. The company had to sue and obtain judgment. Execution was issued, but no conveyance was registered from Sheppard to Knittle. Knittle died on Oct. 31, 1905. His widow now asserts that she is the beneficial owner of the land in question, and that it forms no part of Knittle's estate. The company brought an action to have it declared that the lands were exigible under this execution, and wanted to have a sale. The action came before Judge Teetzel and was dismissed with costs. The brewery company are now appealing

brewery company are now appealing to the divisional court. The case is not

Whole Family Declared Insane.

Master in Chambers Cartwright set side the default judgment of \$25,000

against S. M. Culp and H. R. Griffith. who, with T. H. F. Carpenter, H. M. Mulholland, and Thomas Oliphant, are

said to have guaranteed the Distribu

Can't Sell Part of Railway.

a mechanics' lieu on that portion of the Guelph and Goderich Railway

This is Judge Morson's list in the first

FALLS HEIR TO \$30,000.

Peter Moriggia, a waiter at the Ros-

sin House, has been informed that he is heir to one-third of the estate of his

father, left in England, and which will

net him about \$30,000. The deceased was one of London's successful restau-

The local heir is wedded to an Osha-

wa girl. He will go home in December to claim his fortune and return to Can-

BIGGEST TOWN.

Berlin, Nov. 5.—(Special.)—At the council meeting to-night the annual report of the assessors was presented, showing the present population of Berlin to be 12,141, an increase of 427 over last year, and assessment 55,416,230, and

last year; and assessment \$5,416,210, an

Mrs. J S. German has returned to the city, hastily summoned by the death of her mother, Mrs. O. H. Salls,

to claim his fortu ada to enjoy it.

AT OSGOODE HALL

ANNOUNCEMENTS.

Marter's Chambers. Cartwright, master, at 11 a.m. Judge's Chambers. The Hon. Chief Justice Falconbridge

1. Walkerville v. Knittle,
2. McRae v. C. P. R. Co.
3. Schaeffer v. Armstrong.
4. Lon. and Western v. Can. Fire Iins.

6. Allan v. McLean. Lis Pendens Removed. issued a certificate of lis pendens against certain property in question in an action in which the trustees of the estate of Mary Furlong, deceased, were defendants. An order has now been granted vacating the certificate and discharging the lis pendens.

Cannot Appeal.

Whole Family Declared Insane. Yesterday an order was issued by Justice Mabee, declaring Henry Leutz, Christian Leutz and Catherine Leutz, lunatics, of Willoughby Township, Welland County. They are owners of 24 acres, worth about \$500. Their ages are respectively 31, 29 and 28 years. Henry and Catherine were confined in the Industrial Home in 1894, and Christian in 1902. They have no brothers nor sisters, father nor mother living, and the application was made by the keeper of application was made by the keeper of the home. Jacob Harrison Howell, surgeon, of Welland, says that Henry Leutz cannot speak, hears indistinctly and can neither read nor write. Of Christian, the doctor says: "He is a deaf mute, decidedly idiotic, and absolutely incapable of understanding any An application was made to Mr. Justice Garrow for leave to appeal to the court of appeal, from the divisional court, refusing to quash a conviction under a bylaw of the Town of Berlin in the case of the King against Lagrange and the court of the court of the king against Lagrange and the court of th lutely incapable of understanding anything." Catherine is testified as being deaf and dumb, weak-minded, and incapable of transacting any business. The keeper of the home is appointed to administer the property. out dismissing the application with

Trouble Over a Derrick. The Dominion Sand Co. bought errick from the Niagara Construction Justice Garrow allowed the Toronto Railway Co. leave to appeal upon a question of practice as to the scale of costs taxable upon taking money out of court paid in with the defence. It arises in the case of Stephens v. Toronto Railway. Stephens was killed in the Thanksgiving Day accident in 1904. to who should pay for it. Action was brought against Charles Donnelly and others, to recover the amount. At the trial judgment was recovered against Gordon A. Lane and Harvey A. Willox for \$805.22. The action against Donlox for \$805.22. The action against Don-nelly was dismissed without costs. Now. Willox is appealing to the divisional court from the judgment of Mr. Jus-tice Anglin, holding him jointly liable with Lane for the value of the derrick. The appeal was dismissed with costs. Machine Would Not Work.

Dr. Sharpe of Brampton purchased a static machine and Z-ray outfit from Chandler and Massey, Limited. It is alleged that the machine would not tors' Company, Limited, to the Bank of Hamilton to the amount of \$25,000. work, and that upon investigation i turned out that the machine sold to posed upon, refused to pay \$475, purchase price of the machine. company thereupen entered suit against him. Now the doctor wants to examine for discovery A. P. Watts, formerly their agent in Toronto, but who cern, unless the whole undertaking is sold. It is not competent under judicial process to sell by piecemeal so as to disintegrate the road."

Division Court List. application to the master in chambers an order was granted allowing a com-mission to take Watts' evidence. The

Into its Judge Morson's list in the first division court to-day: Gage v. Retail, \$11.25; Williams v. Stiles, \$5.95; Scholey Bros. v. Cowper, \$100; Davis v. Hicks, \$57.07; Campbell v. Luckett, \$2.75; Lawson v. Joyce, \$11.85; Pulfer v. Myers, \$23.70; Ellis v. Gordon, \$4; Sovereign v. Mishaw, \$15.31; Tilston v. Thomas, \$67.50; Stewart v. Leadlay \$11.00. Brewery Co, Want Their Money John Knittle carried on an hotel busi ness in the Village of Oil Springs, in February, 1905, he traded with one Sheppard his equity of redemption in his hotel business for a cash sum and 75 acres of land in Sombra Township. When the Walkerville Brewing and \$67.50; Stewart v. Leadlay, \$11.09; Gold Medal v. Kearns, \$67.45; Stevenson v. Smith, \$23; Eyr v. Rumball, \$28; Spence

A WOMAN'S BACK WAS NOT MADE TO ACHE

Thousands of Women sufter Untold Misery Every Day with Aching Backs That Really have no Business to Ache.

Under ordinary conditions it ought to be strong and ready to bear the burdens of life. It is hard to do housework with an aching back. Backache comes from sick kidneys, and what a lot of trouble sick kidneys cause.

But they can't help it. If more work is put on them than they can stand it is not to be wondered that they get out of order. Backache is simply a warning from the kidneys and should be attended to immediately so as to avoid years of terrible ediately so as to avoid years of terrible ferering from Kidney trouble.

Doan's Kidney Pills

will cure you in the same way as they have eured thousands of others.

Mrs. Thos. Craig, Almonte, Ont., writes:

"I was doctoring for six months for kidney trouble and my back was so lame I had to lie in bed. I was advised to try Doan's Kidney Pills. I did so and in one week I was able to walk with very little pain, and in five months my back was as strong as ever.

strong as ever.

Doan's Kidney Pills are 50 cents-per box or 3 boxes for \$1.25 at all dealers, or will

ELLIOTT

BUSINESS COLLEGE OLDEST. STRONGEST. BEST.

Money cannot buy better Coffee han Michie's finest blend Java and Mecha, 45c lb.

Michie & Co., Limited

VETERANS' BANQUET.

Anniversary of Battle of Inkerman

Half a hundred army veterans cellebrated the 52nd anniversary of the hattle of Inkerman at a banquet in the Albion Hotel last night. The president, George Pearce, presided, and John

Nunn acted as toastmaster. Introducing the toast to His Majesty's Army and Navy Auxiliary Forces, Mr. Nunn referred to the few member of the association formed so long ago, now present. He recalled a banquet 19 years ago, when there were fully 20 veterans of the battle of Inkerman pre-

the names of five veterans of Inker-man, Messrs, Pearce, P. McNeill, John Milligan, J. Sulley and L. W. Hubbell, was the toast of the evening, and re-

Patrick Hurley. Lindsay, Nov. 5.-Patrick J. Hurley, v. Aberdeen, \$38.30; Alsymann v. Rae, \$36; Shortt v. Hewson, \$18; Stoddard v. Briggs, \$35; Terry v. Ewart, \$41.20; Davies v. Boyle, \$57.40.

Piscitalli, \$8.55; Winters v. Hearn, \$100; 25 years had been in the hotel busi-

ing Island. The men failed to appear for trial to-day, and their rifles and 54 decoy ducks were confiscated.



EDUCATIONAL.

A HIGH-CLASS SCHOOL

W. J. ELLIOTT, Principal

BRITISH AMERICAN Y.M.C.A. Building, Corner Yonge and McGill Streets.

Was Duly Recognized.

In response to the toast, Capt. Dray-ton, Comrade 'Kenneth and Major Moon of the G. G. B. G., gave short ad-

miniscent speeches were made;
Short speeches were made by Controllers Ward and Hubbard, who occupied seats at the guests' table.

James Cochran. Petrolea, Nov. 5.—James Cochran, bookeeper for J. J. Kerr Co., died this morning. He was 25 years with the Kerr Co.

Davies v. Boyle, \$57.40.

Adjourned suits: Kells v. Murdoch, \$16.08; Oram v. Green, \$6.61; Davies v. McQuiggie, \$83.30; Stewart v. Mackay, \$52.50; Shindleman v. Gorfinkel, \$50; Rosh v. Mallaney, \$46.25; Herlett v. Kerman, \$20; Elliott v. Kerr, \$50; Wilson v. Hazlett, \$100; Collello v. Piscitalli \$8.55; Winters v. Hearn \$100.

Piscitalli, \$8.55; Winters v. Hearn, \$100; Gilbert v. Papernick; Leake & Co. v. Fuel, \$53.75; Haines v. Ames, \$25; Rohn v. Donelai, \$27.25; Williams v. Rohn, \$70.72; Dixon v. Gill, \$17.50; Brown v. Harris. \$7.25; Gaete v. Kelly, \$60; Bremner v. McArthur, \$100; Stott v. Monarch, \$99.97; Richardson v. Kirkpatrick, \$128; McKidd v. McLachian, \$109.99; Cambridge v. Leadlay, \$190; Burton v. Harcourt, \$170.25.

Mail O JOHI King-s

and We

ST. J0 Pleasant A band

ONTAR

cided the society Thursday At this thruout tinterest t Edward patrick, address.

was also

London. Mandas,a several w cream on \$1.85 costs morning.
The magisaid he we as possible pealed and come up cember. STANDA

yesterday, burg was the place of Thomas B who met he at Azilda. THREE-Cleveland first Sunda

ing injune timated the rode on the sengers fill Studen The Stud hold the s vice in the 110 College o'clock. Bri by missiona India. China

three-cent Mayor Ton

curios from Will be on service. Brockville disappearan Capt. Thom per lake mi Cleveland went ashor clothing at turn to the found. He Grenville C family