

The post-mortem examination shown that Writght committed by taking cyanide of potassium. A strange document was found on the ENDED HIS LIFE WITH

seat in court which had been occupied by Wright, showing that he had a premonition of his sentence. This was a sheet of histing paper on which he had CYANIDE OF POTASSIUM scribbled the justice's summing up. The Roman characters "VII." were thickly scattered over the whole sheet. This was before the verdict, but the number

The Daily News contends that the law

fficers, Sir Robert Finlay and Sir Ed-

Court Officials Had Been Warned to Keep Careful Watch Over Their Prisoper.

coincides with the sentence he received. In the middle of the sheet appears the word. "Intent." It is reported that a loaded revolver was found in Wright's pocket by the The investigation made indicates that

London, Jan. 26 .- The trial Wright must have swallowed the tabloid Whitaker Wright ended in a tragedy of poison while standing before Justice within an hour of being found guilty and | Bingham after receiving his sentence. is recalled that Wright pulled a handsentenced to seven years' penal servitude. kerchief from his pocket and appeared to wipe his face, and it is expected that ost severe sentence the law allows. the financier, whose colossal dealings inder cover of this he took, the fatal have created a sensation on both sides of the Atlantic, lay dead in the ante-room . The Liberal newspapers use the r of the court, thus escaping the jailers who of the Whitaker Wright case as a political weapon against the governme are waiting outside to take him to which declined to prosecute Wright, prison

Premier Balfour, acting on the advice of Whether Wright's death was due to the law officers of the crown, having anheart disease, following the excitement of the trial, as announced by the doctors, 1902, that the case was not one for the public prosecutor. These papers insinuor by poison, as grimly hinted by his ate that the government wished to shield friends, is still undecided, and possibly Wright because he was a strong supwill not be ascertained until the coroner's porter financially and otherwise of verdict. servative cause, and because he had

Standing with his hands in his pockets influential friends. and looking very pale, but not so anxious as during the judge's severe summing ward Carson, ought to resign, and it reup. Wright heard the judge's condemna- fers to the "wicked insinuations" tion and sentence without apparent ex- Wright's friends that a prosecution of the case would involve the Duke of Con-naught, who did invest in one of Wright's citement. He quietly protested his innocence in a firm voice, audible throughcompanies, but who was not even re-motely involved in its misdoings. out the room, left the court in company with his solicitor and was arranging for In an editorial article with reference the future of his wife and family when | to the government's strange error in rehe suddenly fell and expired without fusing to prosecute Wright, the Times another word.

says it would only be seemly for the gov-His solicitor, Geo. Lewis, jr., who was ernment to recoup fully to the prosecu with him at the same time, said to a tors all the costs they have incurred "in representative of the Associated Press: bringing to justice a culprit of a kind "Wright seemed to be stunned by the that under our laws fortune generally favors." est indication either before or after his sentence of an intention to take his own The opposition papers make trenchant mments on a government, "which,"

life.' "Of course," said Mr. Lewis, "no one they say, "declined to do its duty for reasons now shown to have been absurd can really tell the cause of death until in law, and which are always repugnant the post-mortem examination."

common sense. In summing up Justice Bingham des-"The handling of this matter," cribed as singular the way in which thousands of pounds sterling became the Westminster Gazette, "has reflected more discredit on the government than millions on paper, so far as the Lake its other mistakes with even graver con-View shares were concerned. The Lon- s . don & Globe and the Standard involved, and some of them have had panies were gambling concerns which exhappy escapes. cited his indignation. In the course of his long experience Justice Bingham had The Financial News on these points says: "Wright might have made disnever before heard of anything like the closures which would have seriously distransactions which preceded the hope-less bankruptcy of the London Globe omforted some people, but Wright was loyal as well as courageous, and he car-Financial Corporation. If it was necesried his secrets to the grave. To prevent sary to seek a motive for Wright's ac- heirs from divulging what he chose to tions it would be found in his desire to conceal he destroyed papers, thus commaintain the fine position he had made pleting his sacrifice.' for himself. At the time it was said that after the crash of the London & Globe

Financial Corporation he found himself with \$1,500,000 to \$2,000,000 in worth- Sad Death of Daughter of One of Queer less shares. The jury returned a verdict of guilty

against Wright, charged with fraud, on all counts. Justice Bingham, in passing sentence

of seven years' penal servitude, said he could see nothing to excuse the crime of which Wright had been convicted, and he could not conceive a worse case. Wright, who had stood up to receive

old. Her maiden name was Mary Williamhis sentence, said in a firm voice: "All I son, and her father was physician to the can say is that I am as innocent of any family of George IV. and to Queen Victoria after her succession to the throne. court.' Mrs. Treadway, with her husband, came

The sentence was followed by a comto America about 20 years ago. Having married against the wishes of her family motion in a distant part of the court and the cry of a woman man shook hands latter left the cour

accompanied by his mediately afterwards

denly ill and collaps of the court, and i after his sentence

According to a c was in the ante-room

stricken, the latter licitor Lewis about 1

instructions regardin jailers were waiting to Brixton prison, v ly fell forward. Mr.

attendant caught hi chair, placed his fe

summoned a doctor. mediately become un

spoke again. The

rived, said nothing of

3.55 p.m. the finance

body was covered w on the floor. It will

the night and until

authorities decide u

The corpse retains i ance, the face bein

Wright ate a fairly said nothing about

his relatives have Curious crowds are

The general opin while Wright fully

of guilty, the judge the case was most

while none of his punished, Wright al

entire punishment. Mrs. Wright, the

Wright's friends

while he was hop

tal, they were certain

vive a sentence and

London, Jan. 27.-

remains of Whitake

suddenly yesterday a

to seven years pena

land.

cide.



DISCUSS FINANCES.

In Event of War, Japan Will Be Able to Raise Money at Home. Tokio, Jan 20.4 The cabinet and elder statesmen to-day discussed the financial programme in the event of war. The Japanese financiers are offering very generous assistance, and it is expected the overnment will be enabled to raise an CHICAGO THEATRE FIRE normous sum of money at home without having to place dependence upon borrow ing from abroad.

Russia's Reply. Several of Accused Already in Custody St. Petersburg, Jan. 25 .- The exications between, the hange of commu foreign office, the members of the committee of the Far East, Viceroy Alex-ieff and Baron de Rossen, the Russian minister at Tokio is still going on. There is no official indication of when a conusion will be, reached, but a diplomat Chicago, Jan. 26 .- Although the corwho is close to such negotiations, ex-pressed the opinion that the Russian re-ply will possibly be ready this week. oner's jury, which has just rendered a verdict in connection with the Iroquois

theatre disaster, did not make any speci-German Views. Berlin, Jan. 25. As the German govfic charge against the persons held, the implied charge is homicide, as each was understands the present situa-Leld to be responsible in a measure for ion the feeling is such at Tokio that Japan will declare war unless Ru the death of Iroquois victims, and the answers her demands favorably. Rus coroner had no authority to fix a bond. cognizes this and accordingly in-If arrested, the defendants must remain tends to accept enough of Japan's points to make the Tokio cabinet feel that a in jail until released on bonds fixed by some court. Possibly the present grand sufficient cause for war no longer exists and while the forthcoming note will not jury will hear the charges. Neither fully satisfy Japan it will prevent the Mayor Harrison, Fire Chief Musham, erious possibility of a declaration of Building Commissioner Williams, Harry war. J. Powers, nor Will J. Davis, would dis-Reserves Warned.

London, Jan.i 26-The St. Petersburg orrespondent of the Daily Mail reports hat first reserves' resident there have

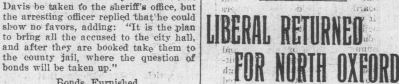
Chicago, Jan. 26 .- Bearing the eight been warned to hold themselves in readimittimi issued as the result of the in-quest into the Iroquois theatre disaster, ess for active service. This is possibly a step taken with the object of preparing the public for eventualities, the corre-ing distress signals had been seen. At mer Traeger and a number of detecspondent says, and for obtaining the suptives to-day left the city hall with authority to arrest Mayor Carter H. Harrison, port of public opinion which the war party hitherto lacked. Nothing ap-proaching a war fever, however, is yet Trial Island at about 7.15, and arrived Manager Will J. Davis and the six lesser were ordered held, to await action of the The Chefoo correspondent of the Daily The first persons taken into custody

Mail cables that Viceroy Alexieff's illwere William McMullen, operator of the less is graver than had been supposed. Military preparations, the correspondent adds, are only half completed. flood light from which the Iroquois fire s said to have started, and James E.

The Tien Tsin correspondent of the Standard says that 2,000 Chinese who had been enlisted by the Russians de-Cummings, the stage carpenter at the Iroquois, under whose direction it is alleged the apparatus was constructed, serted on being ordered to Port Arthur. The Tokio correspondent of the Times which interefered with the descent of the The mittimus for Mayor Harrison was says the leading Japanese journals con-tinue to be sceptical of Russia's pacific taken in charge by Coroner Traeger in person. The coroner said: "Mayor Harintentions and argue that the patching of on's mittimus will be served some time hollow peace would not preclude the to-day. The mayor is ill, and therefore will not be disturbed unnecessarily." The future rivalry in armaments which would cause a greater strain than a war, whereas a fight to-day would be a preoroner ordered as the other mittimi were

served the accused should be taken to the face to many years of peace. central police station and held until all had been arrested. The prisoners were Warsaw says arrangements have been then to be taken before a judge to furade to call out \$6,000 reserves in the Kvarkoff and Odessa districts should in Will J. Davis was arrested in bed a

necessary. to do so.

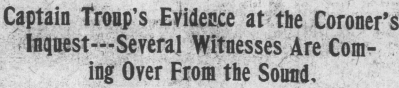


LEADS BY MORE THAN ONE THOUSAND VOTES

Col. Munro, the New Member, Secured Record Majority in the Ontario

Bye-Election. (Special to the Times.)

Ottawa, Jan. 27.-The bye-election in orthe Oxford roldared vecentthy the o'clock



**ALWAYS FULLY EQUIPPED** 

(From Thursday's Daily.)

G. P. R. STEAMERS ARE

"No C. P. R. vessel leaves this port Charmer to go to the Clallam's assistwithout its full equipment of life-saving apparatus."

gone out. He would have had no fear of This statement was made by Captain entering American waters; he would Troup in giving evidence at the inquest on the bodies of the Clallam victims, have gone into Port Townsend if neceswhich was resumed before Coroner Hart, sary. Had the Charmer gone out she to-day. He said that there was a prac- would have reached the Clallam before tice of borrowing equipment from steam- the tug Sea Lion. He had come to the conclusion that the Claliam had broken her tail shaft, because on the trip from ers out of commission for the purpose of allowing apparatus to be repaired.

At this morning's inquest, two wit-nesses were examined. Besides Captain Troup, evidence was given by Herbert handled something was likely to brenk. The reason he had not taken out the Taylor, who was the first to notice then Clallam in distress from Beacon hill, and harmer was because the Holyoke had

eported the matter to the local agents.-Capt. James Wm. Troup, general previously left Townsend, superintendent of the British Columbia Auswering A. E. McPhi Answering A. E. McPhillips, K. C., witness said the law did not require in-Coast service of the C. P. R. Company, extinguishable lights to be attached to said that on January Sth he had come life buoys. Some of the C. P. R. steamfrom Vancouver on the steamer Charmer. with the captain and mate. The weather

at Victoria at about 7.45. On his arrival E. E. Blackwood came a result. Such a leak when noticed lown and told witness that the Clallam had come in sight in the neighborhood of Trial Island about 3.30. She had seemed to be having some difficulty and appeared to stop and after to put on sail. He had added that she seemed to pay off ed to take an extra equipment on such and looked as if she was steering. Witness asked what time this was, and the reply was between 3.30 and 4 o'clock. This was after 8 o'clock. Witness had

if put before the wind, would drift 20 broken port under water should have at-miles. Mr. Blackwood had said that the then said that in four hours the Clallam, tug Holyoke had left Townsend about 7 and captain. It was usual for leaks to o'clock. Witness had assumed by the be stopped by spreading canvas over the force and direction of the wind and tide side of a vessal. In this case the heavy wind and tramendous see would make that the Clallam would drift somewhere between San Juan and Smith Islands, in which case the Holyoke should have reached her at the time, or a little after

the conversation was in progress. From what Mr. Blackwood had said he was under the impression that Capt. Roberts had some control over his ship. The Charmer could not have reached the dis-tressed vessel until about 10 o'clock,

after the arrival of the Holyoke. Replying to Juror Cullin, Capt. Troup id that Mr. Blackwood seemed anxious. He had said that a thorough canvas had en made, but no available boats could be found in the harbor.

Answering C. H. Luggin, witness stated the C. P. R. boat that could have been got out in the least time was the Queen City, which might have been put

her tail shaft. He had never thought that the Clallam would not live out the storm, or that there would be any danger to life.

Statistic in

Questioned by the coroner, he said that the storm of the afternoon of Friday, January 8th, was nothing unusual. The sea off Trial Island was bad for small There would be a flood tide at 3.30 on the afternoon of the wreck. The tide was at its lowest at about 2.47

mayor was in no way whateve or liable, and that the coroner's ordering Mayor Harrison held grand jury had put an unjust upon the mayor, who had failed particular whatever either i or commis Simultaneously with the surrer the mayor to the sheriff applicatio writ of habeas corpus was made that it would be of little use for the the above result. In delivering his opinion, Jude ance. Had he thought that there was hill said:

MAYOR CARTER AT LIBERTY

Judge Tuthill Declares He Is No.

peril to life the Charmer would have "I have gone over the testin Fire Marshal Musham and B issioner Williams and the particularly, and I can say witho fication or hesitation that I find r in the evidence so far as I have ed it which tends even remotely judgment to show that the may any knowledge of this matter he was in any respect negligent duty imposed upon him by the la Vancouver the Charmer was inclined to by the rules that commonly apply "race" considerably, and he had thought sons who are responsible for the that if the engines weren't carefully of others After stating that the report

some weeks before the fire that of the Chicago theatres had absolu mplied with the ordinance had properly referred by the says: "It is not for the maxe

FOUND DEAD.

ers, the Princess Victoria and Princess Beatrice, had them. The Charmer was not equipped in this way. He thought ances, and it was not simply upon the report of the ons then existing as app him, to say that during all the that a lifeboat with a plug was safe that were passed this ignoring enough if the plug was firmly placed. He visions of ordinances would did not think that if a boat was launched him in closing up all the the with plug hole open she would swamp as cause the report covered all o could easily be pluged with a cap or any-The most careful and cautious could occupy the mayor's chair thing else. The Canadian and American regulations were not similar in regard not have done more than the did

to the life-saving apparatus for excur-"I find that there were sions. In the States a yessel was allow ons, not only of the city but of common rules of safety th occasions. According to the Canadian body without expert knowledge be said were absolutely ess Iroquois theatre. But how the number of passengers to be carried. A who is simply at the head of ship having a list heavy enough to put a nt. could be held resp view of this evidence, I canno tracted the attention of the first officer don't hesitate to say that, un evidence, to place upon the mayor be stopped by spreading canvas over the this undeserved stigma, as it to be without basis in the law wind and tremendous sea would make the facts, is a very great wrong.' The petition was based on the con

such a thing very difficult. Juror Rostein asked what officer was tion that there was no evidence to supposed, before launching the small rant holding the mayor. poats, to see after their equipment and that the crew was in place

Witness replied that generally the first officer was in charge of the small boats. Pendleton, Ore., Jan. 27 .- The bodie In a case of emergency he should expect f Mr. and Mrs. John T. Brown, c the master to take the matter in hand Reinbeck, Ia., were found in the hill and see that there was a proper equipment and a full crew before the women south of town yesterday. Mrs. Brown and children were placed aboard. had been shot in the breast, and the br Mr. McPhillips asked witness whether let failing to take effect her throat had if placed in similar circumstances been cut from ear to ear with a raze would have put the passengers aboard Brown had shot himself in the head and the tug Holyoke on its arrival, instead of to make death certain had swallowed

requesting a tow. Capt. Troup did not wish to reply, It was hard to say what he would do under The couple came here some time as mader steam in about five hours. Continuing, Capt. Troup said that his mpression was that the ship had broken from Iowa. On failing to arouse then Mr. and Mrs. E. L. Smith, with whom couple had been stopping for t capable seaman. He will propably have reasons for everything he did, and when weeks, entered their room and found saying that both were tired of li he come on the stand he will give those and had agreed to die together. T reasons.

note left directions as to where Herbert Taylor, who followed, said he had observed the steamer Clallam from Beacon Hill about 3.05. She then ap-peared to be about a mile off Trial Island bodies would be found, and following nstructions the sheriff succeeded cating the scene of the tragedy Mrs. Brown had addressed a and evidently in distress. At that time she had a small sail set and her bow "Dear Brother: When this reaches was pointing towards the American side, I will be no more. I have found a m She had gradually swung round into the in Oregon I love better than my

LIBERALS HELD A Guilty or Liable. Chicago, Jan. 27.-Mayor Carter GOOD GATHE Harrison was ordered this afternoo Judge Richard W. Tuthill to be ately discharged from custody in with any responsibility wholesale loss of life in the theatre fire. The judge declared EXCELLENT SPEECHES ON THE PROGRA Feeling Reference to Death of I kenzie Cleland by Mr. Duff

The regular quarterly meeting. vtoria Liberal Association We vas of an exceptionally interest cter. After the transaction of ness addresses were deliv minent members of the party George Riley, M. P., Ralph M. P., Lieut,-Col. Gregory, R. L M. P. P., J. D. McNiven, M. P. Sloan, L. P. Duff, K. C., and D John Piercy, president of the ion, occupied the chair. The usiness was first proceeded wi ing its consideration the presid cretary were instructed to f letter of condolence on behalf sociation to the widow of N.

Ralph Smith's Address.

whose untimely death in the Cla aster deprived the party of on staunchest friends. After the disposal of the bu After the disposal of the same the evening the chairman calle George Riley, M. P., for a few Mr. Riley, who was very hea ceived, recalled that two yea Thursday night they were cel return of the Liberal candidate sion through the streets. ciated the confidence that had osed in him, and hoped his co been satisfactory to the coun party. With the valued assis Senator Templeman he had arra the placing of the dredge at the

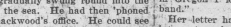
of the city, effecting a saving of filling in the flats. He had alsa insisted that th cial government be compelled the cities the money they had on the Darcy Island lazaretto b government could receive from

eral authorities a remission of se capitation tax. Mr. Riley also alluded to the

ful efforts made by him to see guarantee grant from the Domin ernment for the assay office he had insisted that an amount equ cost of the operation of the Vancouver be granted to Victo was carried out, with the result maintenance of the office had n local merchant a single cent. then urged the party to presen front in the coming elections. A few remarks were made Col. Gregory and L. P. Duff, K. latter, in the course of his spe feeling reference to the de Mackenzie Cleland, a friend of his, and one of the be the Liberal party ever had in He did not think the records of ciation contained any reference He knew Mr. Cleland as a law he knew him as a barrister in campaigns and through the tudes of the party, and knew no ntitled to the name of frie

speaker therefore desired the first meeting of the associ had attended since Mr. Cleland to move that a committee b to frame in suitable words a pressing what he believed ev per of the association felt with iff said l

To



show no favors, adding: "It is the plan o bring all the accused to the city hall, and after they are booked take them to the county jail, where the question of bonds will be taken up." Bond's Furnished. Chicage, Jan. 26 .- Mayor Harrison resented himself at the coroner's office accompand by his brother and cousin

his home. His attorney asked that

THE CORONER HAS

IN CONNECTION WITH

cuss the inductments.

grand jury.

sbestos curtain

nish bonds

says

Distinguished people were

DIED FROM BURNS

(Associated Press.)

r Victoria's Physicians.

1 4

Arrests Made.

city officials and stage employees

**ISSUED WARRANTS** 

- Present Grand Jury May

Hear Charges.

and former Mayor Hempstead Washourne. The party went to Judge Walker's court where bonds for \$5,000 were menisher

Fire Marshal Musham was served Morristown, N. J., Jan. 28 .- The World with a mittimus at his office. A similar course was pursued with City Building to-day says Mrs. Mary Treadway, a friend and companion of Queen Victoria, is dead Williams and Loughlin in her home in Chester. She was 94 years In custody of two detectives they walked o the criminal court building, and gav bonds to answer any action by the grand

The stage fireman, Wm. Sallers, was the last of the accused to be taken into custody.

n was heard. One	a wealthy one, she had no participation in	UANADIAN NOTES21	death of A. Pattullo, took place yester-	Td'Mr. Lugrin-When the Charmer	trough of the sea. He had then 'phoned	band."	to his loss.
by the private exit,	the division of the family estate, and soon		day and resulted in the return of the	passed Trial Island a flare could have	to Mr. Blackwood's office. He could see	Her letter had been torn and thrown	Continuing, Mr. Duff said he
counsel. Almost im-	broke off all connections with her kin in	City-New Supreme Court Judge	Liberal candidate, Col. Munro. The	been seen between 7 and 10 miles away.	her until about 4.30 o'clock, but could	picked out by the coroner and pasted	the tribute of a famous Britis to a friend who he described
s he was taken sud-	England. On leaving England Mrs. Tread-	Ton Portanion	latest returns give Col. Munro a majority	An ordinary deck light, such as was dis- played by the Clallam, could be seen be-		together. It is believed now that Brown	"manliest and gentlest spirit t
ed in the ante-room	way was bidden an affectionate farewell by Queen Victoria, who gave her a silk	and the second state of the second state of the second state of the second second second second second second s	of considerably over one thousand. Col.	tween two and three miles. On a clear	announced that he had received a letter	murdered his wife and then killed him	quitted and tenanted a human
less than an hour	dress, which the old woman prized highly	Winnipeg, Jan. 26Mrs. Jane Gainer		night such a lantern could be seen about	from Capt. Roberts stating that he	self.	He (the speaker) did not thi
as dead.	and kept until the day of her death. Death	died at Dominion City, Manitoba, aged	Munro gets the largest majority that any	six miles. It had not been the custom for	would be over to give evidence at the	The second secon	Richard Cobden (to whom the
ourt attendant, who	was due to an accident. A week ago her		Liberal ever got in a straight contest be-	vessels in sheltered waters on this coast	inquest immediately after the Seattle in-	Important Time in	reference was made) was a m
a when Wright was was talking to So-	dress caught fire and before it could be ex-	Reinstated.	tween both parties. In Woodstock,	to carry rockets or other night signals.	quiry, which was expected to finish some	Important Time in	gentler spirit than H. Macker
is family and giving	tinguished she was fatally burned.	at a state of the second state a state of		They were not legally required. In his	time next week. He had secured the promise of several witnesses now on the		and. He felt that poor and u adequate as it may be, the m
g their future, while		Portage la Prairie, Jan. 26The town council has reinstated Chief Mc-	machine worked, the Conservative, Mr.	opinion it would be expedient to make it compulsory for ships to carry night		Every Cirl's Life	his dear dead friend should at
outside to take him	ALACE	Dougall, of the police force, and the con-		signals.	The inquest was accordingly adjourn-		preserved in the records of this
hen Wright sudden-	The manifest manifest	stables dismissed two weeks ago.	was overwhelmingly Liberal. Butler was	Juror Marcon asked whether any cases		Is Between Fifteen and Eighteen Years	tion.
Lewis and the court	The recent marriage of a couple of cripples,	Supreme Court Judge.	a Woodstock man, and this, with the	of borrowing of equipment for inspection		of Age-How to Avoid the Dangers	LieutCol. Gregory seconded
m, put him in a et on another and	each having only half		fact that the Woodstock Liberals were	purposes had ever come before the notice	ST. JOHN'S CONCERT.	That Arise During this Period.	tion, and it was decided that mittee having in hand the other
Wright almost im-	the proper comple-	H. W. Newlands has arrived in Regina from the Yukon to assume the position	supporting a local man in the convention,	of witness.	the second s	The mental activity of school life,	condolence should take charge
conscious and nevel	ment of arms	of judge of the Supreme court of the	accounted for the large Conservative	Mr. Lugrin interposed at this juncture. He objected to the question, and did not	Victorians had heard F. T. Watkis, as	coupled with the terrible strain that	matter.
doctor, when he ar-	and legs, was noted by the	Northwest Territories. Mr. Newlands	vote in that town.	think that the witness should be made	a pianist, notably when Madame Albani	must come during these years, taxes the	Dr. Milne also took occasion
ould be done and by	noted by the press as a "con-	practiced law for some time in Prince	G. Powell Dead.	to answer it against his wish. It was	appeared in Victoria a few years ago,	vitality of even the strongest. A girl	high tribute to the character a
ier was dead. The	nubial curios-	Albert. In 1897 he was appointed regis-	Grant Powell, who for many years was	his intention to have the matter thor-	but not until Wednesday had they the	at this age often does not understand the	of Mr. Cleland, whom he had
ith a sheet and laid remain there during	ity." But who	trar and inspector of land titles at	under secretary of state, died to-day at	oughly investigated.	opportunity of hearing the talented	physical change she is undergoing. She	Mr. Smith, M. P., was the
he coroner and legal	notes the mar-	Regina as headquarters, but was subse- quently appointed legal adviser to the		Coroner Hart agreed with Mr. Lugrin,	player as an organist in public entertain-	will in all probability be nervous and	upon. He said he was beginni
pon its disposition.	riages which	Yukon council.	X.	and explained to witness that the ques- tion would not be pressed unless he	ment. Mr. Watkis arranged the concert	nuzzled She should have the henefit of	that he was becoming more or
ts normal appear.	occur daily in which both par-	Smallpox.	OLD FOLKS CAN'T STAND	volunteered a reply.	given in St. John's church on Wednesday		.torian. The Dominion p
ng little changed.	ties are cripples	Macleod, Jan. 26 A case of smallpox	Harsh, purging medicine, but invariably	Capt. Troup, however, expressed a de-	in aid of Mrs. Gibbons, of Tacoma, widow of the late organist, who met so		thought it necessary to bring
good luncheon and	in health.	has been discovered in the jail here,	find Dr. Hamilton's Pill of Mandrake	sire to answer. He said: "No steamer	tragic a fate in the foundering of the	new energy to bear her safely past the	close association with the peop
feeling ill. None of thus far arrived.	Crippled health	Chickie, an Indian, who is doing twelve	and Butternut the mildest cure for con-	of ours ever goes out of this port with-	steamer Clallam while on his way to this	critical event. Ferrozone is the best	n place by extending his constitue
thronging the court.	means, as a rule, in-	months, being the victim. The whole of	stipation and sick headache. No griping	out the full equipment of life-saving ap <sub>7</sub> .	city a few weeks ago. The deceased had	remedy to take in early womanhood, be	up to the city limits. The speaker paid a warm t
on to-day is that	sufficient nutrition, and lack of nutrition	the barracks is quarantined.	pains, sure cure, price 25c. Use only Dr. Hamilton's Pills.	Juror Marcon pointed out that this did	been appointed organist of St. John's,	cause it contains so much nerve and	the manner in which Mr. Riley
deserved the verdict	points to disease of	USEFUL INVENTION.		not altogether answer his question.	and the proceeds of the concert just held	rangements, cures bearing-down pains.	resented this city at Ottawa.
's whole conduct in	the stomach and di-		POLICY APPRECIATED.	Witness, continuing, said: "As for bor-			always, to the best of his judgm
partial, and that	gestive and nutritive	Berlin, Jan. 27A patent has been taken	and the second sec	rowing equipment for inspection, that has		Ferrozone revitalizes young girls, gives	what he thought was the right
co-directors were one had to bear the	tract. Doctor Pierce's	out here for a combination meter calculat-	Liberals of New Constituency Offer	never been done in my experience here.	The programme arranged for the con-	them vim, buoyancy, strong nerves and	his constituents. The position
one had to bear the	Golden Medical Dis- covery cures diseases	ing machine and automatic press, which, it is predicted, will render disputes between	Hon. Clifford Sifton Unanimous Nomination.	We do borrow equipments sometimes		healthy body. Every girl should use	most deeply appreciated in a was one of bold independence.
widow, is in Eng-	of the stomach and	the consumers of gas, water and electricity	Nomina tion,	from steamers out of commission to take the place of equipment needing repair.		Ferrozone, and wise mothers will see	There was a greater unanim
A CARLER AND A CARLER	other organs of digestion	and the companies or municipalities sup-	Ottawa, Jan. 28Hon. Clifford Sifton	Hundreds of life-preservers are kept in	but Mr. Watkis with musicianly genius was able to disguise to a certain extent		representation of this province a
ay that all along,	and nutrition. It enables	plying them quite unnecessary and perhaps	has received resolutions passed by the	store, and any that was condemned by		Mrs. W. E. Michel, of Richmond.	to-day than ever in its history
peful of his acquit-	the perfect nourishment	impossible. By the use of this machine a	Liberal executives of different centres	inspectors was immediately replaced		writes: "I can strongly recommend Fer-	hear.) The weakness in the re
n he would not sur- would commit sui-	of the body, and so buil is 't up in sound health and strength.	consumer can ascertain the amount of his	of the constituency of Thunder Bay and	from this supply. Capt. Collister often	Mr. Watkis is not a player of Canadian	rozone as a good tonic for young ladies.	tion of British Columbia at the capital in the past existed in
would commit Bul-	"I had been a great sufferer from indigestion	bill at any time, for by simply turning a lever he receives a card upon which is	Rainy River, unanimously offering him the nomination for that riding on ac-	comes down to inspect without notice,		My daughter has been taking Ferrozone	of unanimity. The speaker g
	for the last nine years," writes Mrs. Margaret	printed the amount he owes.	count of the services he has rendered	and on these occasions there could be no preparation."		for the past six months, and it has work	lustration of the unanimity w
The inquest over the	I was such a wreck it seemed death was near	A First State State	Canada, especially in Western Canada.	Juror Marcon asked further whether		ed wonders for her. Before using Fer- rozone she was anaemic and nervous and	vailed in this respect which ha
r Wright, who died	but to-day can say I feel like another woman. I have received much and lasting good from D.	EVERY PHYSICIAN KNOWS	and because of his_progressive policy of	he had ever heard of the borrowing of	Nocturne in E flat, Chopin; Andante		from the Prime Minister th
fter being sentenced	Pierce's Golden Medical Discovery and I Famile	About the great merit of Dr. Hamilton's	immigration and filling up the vacant	equipment for inspection.		built up her whole constitution and given	that this was the first time he
servitude for fraud. g's Bench, has been	Pescription.' I have taken twenty-five bottles in all, and followed the advice of Dr. R. V. Pierce,	Pills of Mandrake and Butternut which	lands of the West. Hon. Mr. Sifton has	Witness refused to give a reply.	(No. 6), Mendelssohn. The rendition of	her strength and vitality. Of all the	approached by representativ British Columbia in this w
g s bench, has been o-morrow morning.	and am happy to say that life is worth living	cleanse the system, cure constipation and	not yet replied.	Questioned about deadlights, Captain		tonics I ever used I don't think one of	plause.)
is the one topic of	now. A thousand thanks for your treatment."	piles. Use only Dr. Hamilton's Pills. Price 25c.	The long spell of wet weather has result-	Troup said that it was usual for C. P. R. boats to have shutters. The Charmer	enthusiasm.	them compares with Ferrozone. It cer-	The legislation with regard t
bility of the finan-	Do not be cajoled into trading a sub-		ed in a plague of "flooded-out" rats in	was supplied with plugs in case of one	tions were given, Mrs. W. E. Green sing-	tainly brings health and strength to	exclusion was an evidence of
stice by suicide was	stance for a shadow. Any substitute offered as "just as good" as "Golden	SUDDEN DEATHS ON THE INCREASE.	many of the rural parts of Devon. At one	of the ports becoming broken He was	ing "Come Ye Children" and "There Is		
Detective Willis dur-	Medical Discovery" is a shadow of that	-People apparently well and happy to-day,	farm a couple of men secured in two nights	of the oninion that where there were no		Ferrozone. A trial soon demonstrates its	
illis gave the court varning to keep the	medicine. There are cures behind every	to-morrow are stricken down, and in ninety-	more than 300 rats from the fowl runs.	deadlights a regulation requiring same	"Abide With Me" and "There Were	merit. Get Ferrozone from your drug-	
im.	claim made for the "Discovery."	nine cases out of every hundred the heart	rodent was to be seen.	means for blocking ports under or near	Ninenty and Nine," and Herbert Taylor,	gist to-day and let it build you up. Be-	To
lusion of the trial,	The Common Sense Medical Adviser,	is the cause. The king of heart remedies, Dr. Agnew's Cure for the Heart, is within		the water line would be desirable in the interests of safety.	1 HOHOI and HIMS and Lac Loca is	ware of fraudulent substitutes and insist	10
g Justice Bingham's	in paper covers, is sent free on receipt of 31 one-cent stamps to pay expense of	reach of all. It relieves in 30 minutes, and	In washing woollens and flannels, Lever's	Replying to Mr. Lugrin, witness said	My Life."	cents a box, or six boxes for \$2.50. By	The state of the second s
it became evident	customs and mailing only. Address Dr.	cures most chronic cases. Sold by Jackson				mail from the Ferrozone Company,	Take Laxative
only one verdict, so	R. V. Pierce, Buffalo, N. Y.	& Co. and Hall & Co91.	Batisfactory.	appeared to have reached the conclusion	gramme.	Kingston, Ont	I Seven Million bones sold in
and they have		the second se	and a series and the series and	the state of the s		「「「「「「「「」」」、「「」」、「「」」、「」」、「」」、「」」、「」」、「	Seven Mullon Dones sold in
A STATE OF			175 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	the state of the state of the state of the	a set a man and the	CANADA C. MARCHAR TO THE	
		the state of the second st	in the second				

in the Court of Kin definitely fixed for t The tragic event interest. The possi cier's escape from ju clearly foreseen by ing the voyage; W

officials a special closest guard over h Towards the conand especially durin trenchant criticism, that there could be