

goods by machinery. T. That the striped suit now worn by the inmates be abolished, and that or-dinary clothing of a uniform style and

39c. 39c. 39c. 39c. XXXXXXX :: Dr. White



ALISTS DISEASES OF MEN Dyspepsia Rheumatism Lost Vitality Skin Diseases le Kidney Affection e, but if impossibl wo-cent stamp for

elaide and Toronto o 1 p.m., 2 p.m. 0 a.m. to 1 p.m. R and WHITE foronto, Ontario.

OKE de ttes nest Straight

Tobacco and for 15c hops or from & SONS

West.

with the furnaces vesterday afternoon tions arise, for which five members should sit, and except in appeals from inferior courts, for the hearing of which three judges should form a quo-

be a quorum, except in and cases in which constitution

Bar Appeal to Privy Council.

Legal Opinion.

5. That the decision of the court of appeal should be final in all cases ex-Lindsay and Bobcaygeon, Craighurst, made a great noise when he got up, and Constitutional questions arise, or Wingham and Owen Sound. Towards rattled their desks intermittently thrucept where

(a) Constitutional questions arise, of (b) Questions in which the construction or application of a statute of Canada are involved, or
 (c) The action is between a resident of Ontario and a person residing out of the province

Are Open.

attil at Peterboro last night, while the presented by his successor. He declared one due in the evening had got only as far as Havelock. Trains came in from Guelph, Galt and Woodstock. On the Craighurst line one train came in last night, but only from Orangeville. The G.T.R. Line between Toronte and reliev and this value of the the trained darge areas of the subic domain; that in 1889 the Con-night, but only from Orangeville. The G.T.R. Line between Toronte and reliev area this value of the trained darge areas of the subic domain; that in 1889 the Con-night, but only from Orangeville. The G.T.R. Line between Toronte and reliev area this value of the trained darge area the trained darge areas of the subic domain; that in 1889 the Con-night, but only from Orangeville. 6. That the appeal of right to the

6. That the appeal of right to the indicat committee of the prive council and the prevalues and the prevalues are involved, or important question of general interest arise.
7. That in matters of mer practice the decision of a judge of the supreme court, whether on appeal or a judge of the supr

9. That the county and district courts shall have jurisdiction in all actions whatever may be their nature or the amount involved if both parties consent.
10. That the ordinary jurisdiction of the county and district courts should be increased.
11. That communications should be had with the Imperial and Dominion Governments with the view to legislation by the imperial and Canadian parliaments as to such of the foregoing matters as are not within the legistation by the imperial and Canadian by the intervence.
11. That communications the legistation by the imperial and Canadian by the intervence.
12. That communications the legistation of the foregoing matters as are not within the legistation the imperiant of the province.
13. That communications the province.
14. That communications the province.
15. The imperiant and Canadian by the intervence the the the trains to and from Chicago and Detroit, by the rout of the C.P.R. had not been the the imperiant of the province.
15. The trains the event intervence the trains the the

ing this decree I am signing my own

death warrant, but it is of little conse-

newspapers that in the past supported

NO REDUCTION AT LONDON.

ecure license reduction.

LONDON, Feb. 6.-The temperance

nections beyond were uncertaint the tives had given up their incenses. In to and from Chicago and Detroit, by to and from Chicago and Detroit, by way of Hamilton and London, were also ment had disposed of 6400 square miles to meet the wants of 900,000 people.

Continued on Page 7.

WITHOUT COMMISSIO

Claims Court May Act on His

Recommendation.

vince of the hospital authorities to so certify to the court and recommend

his release. A commission in lunacy or other

he declared.

proceedings would not be necessary,

THAW MAY BE RELEASED

Among a couple of dozen prominent kept running 'A. G.T.R. train from legal men interviewed by The World Lindsay at 11.55 Wednesday arrived at last night, none were willing to give an 9 o'clock last night, after having spent opinion without having carefully con- most of the intervening time near Stouffville

The Canadian Northern Ontario was still completely out of business. Continued on Page 7. DAN'S "SCORCHER." SIGNED OWN DEATH WARRANT

And it's red, or as nearly red as bright scarlet can be. Pedestrians in the downtown districts may Carlos Reported to Have So Styled Final Decree noticed a brilliant tinge have

come over Yonge-street at about 11 LISBON, Feb. 6 .- It is related here a.m. yesterday. It was startling, but not serious. It was only Dan Mac-to-day that when Premier Franco Superintendent of State Hospital enzie of Woodbridge walking around visited King Carlos to procure his sigtown, properly clad and wearing his nature to the decree of Jan. 31, which scarlet tie, the gift and the colors of Dr. gave the cabinet unlimited powers 10 Jodfrey of West York. Out in the suppress agitation, his majesty said. doctor bailiwick these "scorchers" are as plentiful as blackberries in pre-"I have a presentment that in sign-

quence.

his flight.

serving time MR. BECK'S ACTIVITY.

The Diaro Popular, an organ of the Regenerationists party, which was sus-BUFFALO, Feb. 6 .- (Special.)-Hon. dam Beck to-night addressed the Libpended by Premier Franco, has resumeral Club of this city on the transmis-sion of Niagara power in Ontario. ed publication. It promises to support the new government. Another newspaper, The Diario do Noticias, in-

dependent in politics, has come out in favor of the new government and Boy's Leg Broken. Alex Johnson, 10 years, 468 Eastern-avenue, had his leg broken by the col-lapse of an over-crowded bobsleigh at King Manuel because it believes that the decree promulgated by the young king will clarify the political atmosthe Riverdale Park hill last night phere and serve to re-establish lib-

erty and observance of the law. The ON THE WATER-WAGON. Premier Franco made no reference to Mayor Oliver and Control'er Spence, whose temperance pro-

clivities are pronounced, have returned from Chicago in favor of the viaduct and still on the aque. people issued a statement to-night, that at this time no effort would be made to

All C.P.R. trains going east on the OTTAWA, Feb. 6.-(Special.)-Hon. main line were canceled yesterday, as Clifford Sifton spoke to-day on the westwere also those scheduled to leave for ern land scandals. The Liberal legion

Charges

Market.

The Toronte District Labor Council to which the people are subjected by arbitrary and despotic rulers. are up in arms against the Salvation Army immigration department and the Canadian Manufacturers' Associa-

Army Accused of

Flooding Labor

the Canadian Manufacturers' Associa-

to the present time they have appropriated sufficient money to give a few of the unemployed a small piece

cil re the reduction of the licenses, was ratified by the council. cil to Premier Laurier, asking the government to cancel all agreements made with philanthropic and relig-ious associations and steamship companies to bring people to the industrial centres in Canada during the co spring and that the grant to the army

vetoed. The report was carried, and copies will be sent to Representative Trotter in England.

Favor the Referendum. The report of the municipal com-mittee was as follows: "Your committee draw your attention to the fre-quent repudiations of the vote of the people when referendums are submitted on question of public interest. We feel that a disregard for the opin-

ion of the people on civic, provincial or national questions, can only vitiate the advantages of representative gov-ernment and will tend to thwart the will of the people in their effort to promote beneficial legislation. ould recommend that the District

er, Sidney F. Chamberlain, 659 Spadina-would not lend his name to any such avenue, with others, have been selling scheme.

are not making observations of Thaw as yet, as they feel that he has not recovered from the excitement caused by his recent trial, for the murder of Stanford White. He is considered a model prisoner by the physicians, and on account of his good behavior has been allowed certain special privileges. Dr. Britton De Evans, the alienist, and A. Russell Peabody, of counsel for Thaw, visited the patient to-day. Chamberlain admits selling a ticket Mr. Ashley of the Bank of Toronto, who is secretary 'or the St. Simon's Cricket Club, for whose benefit he said, the raffe was instituted. He has sold threy-two tickets and still has the money, started by a "responsible person" and and A. Russell Peabody, of counsel for Thaw, visited the patient to-day.

What time will the watch stop?" lished Monday last.

stopped after 12 o'clock was to receive the timepisce. The hour at which the watch stopped was to have been pub-

has the authority required to make the oath, affirmation, or declaration." What this poser as a curiosity-tempt-With this poser as a curiosity-tempt-that he knew nothing of the matter and would not lend his name to any such oath. affirmation, or declaration." Assistant City Solicitor Johnston says he understands that the Interpretation

lecnnical irregularity.

ings Begun to Prove

8. That what is known as the "dark cell" be abandoned, and detention cells, large and well lignied, but offording no view of the outside, be used for the confinement of alsobedient or A conference was held yesterday af- retractory inmates.

9. That as soon as practicable a sys-Fullerton and City Clerk Littlejohn to consider the application made at Os-goode Hall to have the election of the mayor, three controllers and nine alternoon between Corporation Counsel

dermen voided on the ground that their declarations of general qualification.

declarations of general qualinextion, made on nomination day or the day following, were not statutory declara-tions, as required by the Municipal Act. The applicant in the quo warranto proceedings that have been instituted is George Milligan, proprietor of the the way for the inmates, and thus paving the way for the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and thus paving the physical condi-tion of the inmates and the physical condi-tion of the Spanish cigar factory, who is acting at the instance of Charles Millar, whose activities in an attempt to upset the 12. That a pranch institution be lo-

activities in an attempt to duct who election of members of council who election of members reduction have already Gleaned From Experience. voted for license reduction have already

been noted. Mr. Fullerton declines to give an opinion on the contention raised, while Mr. Littlejohn says that the procedure follewed at the last election is one that here here used for the last guarter of a has been used for the last quarter of a tion of the economic aspects of the

century. The members whose election it is sought to annul are: Mayor Oliver, Controllers Harrison, Spence and Hocken, Aldermen Hales, Foster. Adams, J. J. Graham, R. H. Graham, Keeler, Vaughan, Bengough and Bre-din. They are the 13 members who voted against referring license redue. tion to the people. Of course any Reformatory at Elmira, N.Y., the State Reformatory at Concord, Mass, the tion to the people. Of course any charge of irregularity would apply to every member of council, and should the contention be sustained a new election must be held.

 too small to seat the large crowd, who had to stand in line in the corridor.
 SHE GOT HER DIVORCE.
 Because Toronto Husband Burned Her With Cigars.
 PLYMOUTH, Mass., Feb. 6.-(Special.)-Because her husband, Ernest Barrows, who is now living in Toronto, habitually burned her with a shown, the onus of proving that any departure from prescribed form is of The old ide

ronto, habitually burned her with a lighted cigar every night after dinner, Mrs. Lillian A. Barrows secured a divorce from him to-day. The Bar-rows formerly lived here. Two years ago the husband went to Toronto, where he started a restaurant. COMAE CTODDEE

ance with the terms of a section named. This section states that the "head of the lease system has not been adopted any council, any alderman or reeve, any the lease system anda. In the piece

Has Effected Industry.

ath, affirmation, or declaration." The evidence available indicated be-Assistant City Solicitor Johnston says yond question that in the United States the competition of prison labor has had proceedings would not be necessary, he declared. The physicians at the institution are not making observations of Thaw as yet, as they feel that he has not

disastrous effects. Local prohibition was found to be quite inadequate as a remedy for prison labor competition. as it was only transferred to a neighboring locality. Labeling goods was not found to

Continued on Page 6

to-day that if, after thirty days or so Police. it is his belief that Harry K. Thaw is sane, it will be within the pro-

MATTEAWAN, N.Y., Feb. 6.-Dr. Lamb, superintendent of the state hospital for the criminal insane, said

The financial statement shows: To-tal receipts, \$1222.82; expenditure, \$741.60; on hand, \$481.22. JUDGE SAT SEVEN HOURS. 80 Division Court Cases Decided in

of work.'

nittee.

Strenuous Session. Judge Morson heard 80 cases in the

application of any prin ratified by the people

time in the city. The city council has made a feeble effort to provide em-

Delegate Glockling was named to re-

present the council on the parks com-

The resolution submitted by the

executive committee to the city coun-

Feb. 6, 1908.

ord with

division court yesterday, sitting con-tinuously from 10 a.m. to 5 in the afternoon, not even quitting for lun-cheon recess. The court room was too small to seat the large crowd, who had to stand in line in the corridor.

ropto, habitually burned her with a

