THE TORONTO WORLD A One-Cent Morning Newspaper.

FOR EACH LINE OF AGATE TYPE.
DRY advertisements. Afteen cents per il statements, twenty-five cents per line.

World Telephone Call. less office (No. 4 King-street east)...... prial rooms (No. 12 Melinda-street)..... FRIDAY MORNING. JUNE 15, 1888.

are situated on the Papineau road, east end, and take thirteen men to attend them. Each furnace is 20 feet long, 9 feet wide and 5 feet high, and has icon doors similar to those of a gas retort on a baker's oven. About three gas recort on a baker's oven. About investigation wagons are employed in conveying the "stuff" to the "fiery furnaces" aforesaid, where its noxious qualities are speedily destroyed. The carters do most of their work at night, beginning late in the afternoon and continuing till the refuse of twenty-four hours has been ered, which may be early next morning netimes not until the forenoon. Each

ges a two-hours' rest after every second load. The ashes are carted out as fast as made, and are used to fill in a great hole in an adjacent brickyard from which the clay has been reproved. From what The Witness away is anneared. The Witness says it appears that the work is done by contract. We quote the closing sen-

BEC, June 14.—There is a deadlock in

DE WINS THE SUBURBAN BY A SHORT HEAD WITH 119 LBS. IN 2.07 1-2.

The Woodbine Driving Club Meeting Ended—Racing on Ascot Meath—Racoball Games Yesterday—Tachting Roles—The Gesaryou please Race Spots of Sport. New York, June 14.—The Suburban was run and won to-day, and like last year it resulted in a dump. Fully 35,000 people journeyed to the track of the Coney Island Jockey

This was negatived by 10 to 10.

Fillibustering followed, motion following motion only to end in a deadlock.

At 2 a.m. an agreement to adjourn was arrived at.

Bend and Michand Discharged.

Montreal. June 15.—In the Court of Queen's Bench this afternoon the Crown of Presecutor stated that he was instructed by the Attorney-General to enter a nolle prosequi in the cases against Bond and Michand charged with defrauding James Baxter of certain property. The accused were accordingly discharged.

Queen's Bench and Michand Dischard of the Long Island Road and at 2.50, when the first race was run, the grand stands, lawn and betting ring were packed with a pushing, struggling and awoltering crowd of humanity. Newer before has those been in the history of any racing track such crowds of people.

Everyone was anxious to pick the winner of the Suburham, and it is estimated that nearly a million dollars changed hands on the result. Bookmakers respect a harvest and were happy. Elewood won, with the adds runsing from 5 to 5 alver cartificates. They were taken to Detroit this morning for examination.

Allero's Menumens.

Atters's Menumens.

Atters's June 14.—The King to-day unveiled a monument in a lofty defile in the hills

Second Race—A sweepstakes for Syaar-

taken to Detroit his morning for examination.

A Hero's Manument.

Athers, June 14.—The King to-day unveiled a monument in a lofty defile in the hills north of Amphissa in memory of Ulysses Androthes, who, at the head of a few men, held the defile against the Turkish hordes in the war of independence.

The Three Americas' Expesition.

Washington, June 14.—The House Committee on Foreign Affairs will report a bill providing for a permanent exposition of the three Americas in this city in 1892—the 400th anniversary of the discovery of Americas by Christopher Columbus.

The U.S. House of a telegan.

Bologna, June 14.—Hing Kumbert to-day attended the ceremony of the conferring of doctoral degrees at the University. Among the distinguised foreigners honored were Mr. Gladatone and David Dudley Field,

JOILINGS ABOUT TOWE. 

Gledatone and David Dudley Field,

JOTTINGS ABOUT TOWE.

"Eve" by S. Baring Gould, is the latest addition to Bryce's Canadian copyright accels.

A Grand Trunk Railway baseball axouseion train to Hamilton on Saturday leaves here at 1.45 and Hamilton on Saturday leaves here at 1.45 and Hamilton at 7 p.m.

Toronto Typographical Union, No. 91, intend to have an azcursion and games at Oakville on Saturday, July 23, per steamer Hustings. The committee having control of the affair give evidence of a most enjoyable time in store for their patrons. Games, etc., will be a portion of the attractions. Announcements and programs will be issued shortly.

The Bloor street Baplist Sunday-School held its annual picnic at Long Branch yesterday. The Rupert took out a large party at 70 colock, supplemented by many others on her 20 clock trip. To-morrow the St. James-square Pressbyterian School visit these pleasant picnic grounds.

The inmates of the Children's Hospital, numbering 45 "wee patients" moved into their summer home at Lakesde yesterday. They will be under the exact of Nurse Underfill and Dr. W. B. Thistic is the visiting physician.

A sumber of new exhibits have been recently added to the exhibition of manufactures in Front-street, among which will be found a beautiful display of rugs from Paris, saws from Gait, sait from Seaforth, Turneces, gams and contents and fill for place.

Seventeen horses ran.

sith all the latest improvements. And probably some very decided improvements may almost at the experience of Montreal.

Mr. Thomas Verner, late of Castlederry, Ireland, gave an elegant birthday party at his George-street residence Wednesday evening. His guests were many and felly and a royal weening was spent. Mr. Andy MoFarland.

Mr. Sherwaed's Plane Recital at the Pavillon-J. E. Emmes at the Grand.

Rev. C. H. Mockridge, D. D., Hon, Secretary of the Domestic and Foreign Missionary Sofetheless.

A COUPLE OF LIVELY PASSES AT THE

placed.

Galore was bred by the Duke of Portland.

Galore was bred by the Duke of Portland.

He has always run the property of the Duke of St. Albans, for whom as a 2-year-old he ranker races, winning twice. This year he was usplaced in the City and Suburban, but can unplaced in the Derby. The race for the new Rieman Stakes.

The race for the new Rieman Stakes for 2 and 3-year-olds over the T.Y.O. about five furlongs, was won by Lord Californe's 3-year-old coll Satiety, with Mr. H. T. Fosswick's 2-year-old coll John Eider second, and Mr. J. H. Houldsworth's 3-year-old filly Ixia third. THE ROUS MEMORIAL STAKES.

The race for the Rous Memorial Stakes for Syear-olds and upwind over the New Mile was won by Mr. H. T. Fenwick's Phil, with Lord Califorpe's Seabreeze second and Mr. H. T. Fenwick's Renownthird. in the afternoon and evening. The "quack"

The race for the New Stakes for two-year-olds over the T. Y. C. was won by the Duke of Portland's Donovan, with Mr. Rose's Gullover second, and Mr. J. H. Houldsworth's Evergreen third. Evergreen third.

DEUCE DE CLUBS WINS THE ALL-AGED.

The race for the All-Aged Stakes, over the T.Y.C., about five furlouse, was won by Mr. C. J. Murry's colt Deuce of Clubs, with Lord Ellesmer's filly Hortense account and Capt.

Machell's filly Italica third.

Racing at Kassas City. Kansas City, June 14.—Racing was continued here to-day with fine weather and a good track. Results: SECOND RACE—Selling purset 1 mile. Sadie Mc. won, Mabel 2d, Silent King, 3d. Time 1.16. THIRD RACE—Selling purse. 1 mile. Jennie MoFarland won, Luoy Johnson 2d, Moonlight 3d. Time 1.161.

FOURTH RACE—Real Estate Stakes, selling allowance. Thurlongs, Bankrupt won, Lewi Clark 2d, Peraimmons 3d, Time 1.25.

Fifth RACE—Selling purse, 1 mile. Balanc won, Bonnie King 2d, Rambler 3d. Time 1.43 SIXTH RACE—Glenwood Stakes, for 2-year olds; 5 furlongs. Bootmaker won, Once Again 2d, Ban King 3d. Time 1,03.

The Tax on Bacing Associations ALBANY, June 14.—Assembly bill No. 936 to amend chapter 479 of the Laws of 1887, relating to pool selling upon the race tracks, was intro-duced for the purpose of exempting country race tracks and fairs that did not have betting race tracks and fairs that did not have betting on their grounds from paying the tax imposed by the Ives Pool Act. The bill was passed but the theoremser refused to sign it, giving his reason thus: "The object of this bill is to exempt from the tax payable to the Comptrolleler by racing associations, such associations as can prove to the Comptroller that no pool selling, bookmaking or gambling has taken piace on the grounds of said association. The Comptroller objects to being made a judicial tribunal for the investigation of the facts in such cases, and I do not think heough to be burdened with such unusual duties. Moreover, this bill is also defective in other important respects. A less objectionable method might have been adopted for accomplishing the object of this bill."

International Association Games. Quinn-Jordan. 1 \*8 6 At Hamilton . 14 | Quinn-Jordan. Jones Visner. ochester, ... 6 10 9 At Syracuse... 3 Callihan-Toy. Higgins-Walker.

Chicago-Boston game postponed on account of rain. Pittsburg.... 0 At Washington. 3
Maul-Miller. O'Day-Deasley,
Called on account of rain.

American Association Games.

ONTARIO MEDICAL ASSOCIATION. r. Henderson of Kingston the New Presi-dent—Dr. Dayld Wishart of Toronto Chosen Secretary—A Number of Interest-ing Papers Read—The Adjournment. It was 9,30 o'clock yesterday morning when the President of the Ontario Medical Associa-tion took the chair as the Normal School theatre. Two pretty lively sessions were held

question was disposed of, and there was quite a flare-up in the evening over the change in be secretaryship.

Dr. Hunt of Clarksburg was the first called to the platform, and he read an instructive paper on "Iodiopathicl Gossites," stating that during a practice extending over twenty years

ruedran of Toronto, Dr. Brock of Guelph, and Dr. Metherill of Freelton tollowed in a discussion on the subject.

Dr. C. M. Smith of Orangeville read a paper on "Fractures of the Humerus." During the reading he introduced a young man who had been one of his patients, and on whom he had applied a splint as advocated by him. In il.

Biscussion of the treatment of the treatment of the property of th

The street of th

The Report Forthcoming.

The report of the Committee on Ethics was then submitted and considered clause by clause. A few amendments were made. With amendments the report read as follows:

Your committee, after carefully sonsidering the code of chics as a present adopted by your association, and which code is really that of the American Medical Association, have come to American Medical Association, have come to the conclusion that the time has arrived when the Ontario Medical Association, have come to the conclusion that the time has arrived when the Ontario Medical Association, have have been brought under their observation:

1. That of signs displayed outside churches and other places with the names of any practitioners painted on them.

2. That practitioners employed by the various clubs should be remunerated in proportion to the work by them for such a submitted to the work by them for such to allow the many of the model of the following points, which have have been brought under their observation:

1. That of signs displayed outside churches and other places with the names of any practitioners painted on the work by them for such the such as a such as a continuous proportion to the work by them for such as a continuous proportion to the work by them for such as a continuous proportion to the work by them for such as a continuous proportion to the work by them for such as a continuous proportion to the work by them for such as a continuous proportion to the work by them for such continuous proportion to the work by them for such continuous proportion to the work by the work of the such as a continuous proportion to the work by them for such continuous proportion to the work by them for such continuous proportion to the work by the work to the such as a continuous proportion to the work by the work to the such as a continuous proportion to the work by the work to the such as a continuous proportion to the work by the work to the such as a continuous proportion to the work by the work to the such as a continu Ance of the following pone and other and of the following pone are been brought under their observable.

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2. That practitioners employed by the various clubs should be remunerated in proportion to the work by the following proportion to the work by the following the path of the following the follo

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A Bath Farmer Gets into Costly Trouble

BOARD OF WORKS ACCOUNTS.

can Carlyle Called to Order in the Executive Committee.
The Executive Committee met yeste
fternoou, present Ald, McMillan (chairn
fleming, Harvie, Galbrath, Gillespie, I son, Boat, Johnston and Carlyle (St. Thomas).

A discussion arose on the resolution in council directing the Executive Committee to prepare a bylaw submitting the question of purchasing the Zoo at a figure of \$8000 to the chasing the Zoo at a figure of \$5060 to the people. Ald. Fleming attacked Ald. Carlyle for absenting himself from the meeting of the sub-committee appointed to inquire into the assets of the property covered by the bylaw. It was finally resolved that the matter should lie over until the sub-committee hands in its re-

Among the accounts handed in for approval was \$567 costs, incurred by the city in the matter of the Barly Closing Bylaw litigation. Ald. Galbraith desired to call the attention of the committee to the fact that he had protested in council against Ald. Baxter rushing the bylaw through that body, without proper consideration. The member for St. Patrick's Ward had ridiculed him, and and that he would stand between the city and all harm.

Ald. Gillespie: "You had better send the bill to him for payment then."

The Chairman: ""Gentlemen, this bill has to be paid. Was caunot help it." It was decided to pay the bill.

"There is another thing I want to talk to you about," said the chairman. "When Mr. Mc Williams was dismissed from the employ of the city he was four days in the month. By the strict interpretation of the law we would not have to pay him more than one week's salary, but I think it would be better to give him the full month less what sums he may owe the corporation." The chairman's auggestion was adopted.

It was ordered by the committee that it be an instruction to the City Treasurer to melude in the bylaw to be submitted to the approval of the ratepayers for general city permanent improvements, the sum of \$35,000 for the purpose of retiring the mortgages for \$30,000, and \$5000 made with the consent of the city by the Horticultural Suciety to the North of Scolland Mortgage Company, covering the Horticultural Gardens property, the vame maturing in January next.

The committee then went into the work of considering the first taken up. Ald, Galbraith asked whether the board, in recommending a high level bridge for Geyrard-street, had considered whether the would be sufficiently high to permit steamers passing beneath. Ald, Carlyle stated that that matter had been fully gone into, and a swing beidge was not recommended for this point, as it was believed a high-level one was more suitable to the locality. The clause passed.

The submission of the accounts brought up a discussion as to the method of certifying them. The Mayor asked whether the chairman was \$567 costs, incurred by the city in the matter of the Early Closing Bylaw litigation.

The Mayor: "You ask us to pass these ac-

wrong. We should have a better check on these accounts."

The Mayor: "The trouble is this. The Board of Works wants to get out of its responsibility in this matter and place it on the shoulders of the Executive Committee or the City Council, who are not supposed to know anything about them. The rule of council distinctly lays down the instruction that the chairman of each committee shall sign these accounts in the presence of his committee after thellatter has passed them."

The clause was produced and hore out the contention of the Mayor. The accounts were passed on to the Council.

Ald Galbraith opposed the clause in the Property Committees a report giving ex-Oare.

Ald Galbraith opposed the clause in the Property Committee's report giving ex-Caretaker Kimbes three months salary as a bonus. He never had voted for the granting of one and never would. It was put to the meeting and the bonus clause struck out on the vote of Ald. Galbraith, Carlyle, Johnston and Gillespie. After further discussion it was determined to allow the clause go on to the Council without alteration, Mr. Kimber's long service of 17 years being field to entitle him to this small frecornition on the part of the Council.

Ald. Gillespie moved that the bylaw submitting the sum of \$35,000 for the construction of the Dipsomaniac Asylum to the people be sent on to the Council with the committee's recommendation. The chairman read a letter from the City Solicitor stating that the legislation affecting this matter was very vague. In the face of the City Solicitor's letter Ald. Gillespie did not press the motion.

The Case of The Telegram's Proprieter and the Albany Clab.

The case of the Albany Club against John Ross Robertson concluded yesterday with a verdict for the defendant with costs. Chief-Justice Galt's decision in the former trial is thus confirmed. For five hours yesterday Chancellor Boyd and Judge Ferguson listened

Justice Galt's decision in the former trial is thus confirmed. For five hobrs yesterday Chancellor Boyd and Judge Ferguson listened to reitersted statements by counsel, quotations from type-written evidence, and the citation of "cases in point." Mr. S. H. Blake resumed his address with vigor on behalf of Mr. Robertson. Mr. J. K. Kerr energetically followed on the same side. The vanerable Dr. McMichiael assidnously replied for the Albany Club. Then the ground was clear for their Lordships' decision, which was immediately given verbally.

The Chancellor admitted the case was a complicated one. He briefly referred to its galient features. He regarded Robertson as protected by the Registry Act. The Albany Club were not assignees. Lyon assigned the lease in question to twelve members of a club which was not then incorporated. No connection had been established between the Albany Club and those to whom Lyon assigned which would give the club any right of action as all. Although they occupied the property this was never communicated to Mrs. Dunlop, the owner, up to the time of the proceedings in question. Mrs. Dunlop did not know that Lyons, who held the lease, had left the country. She told Robertson to get an assignment of the lease from Lyons. When he got it she acted upon it and he became the purchaser. "If the plaintiffs," said the Chancellor, "are not assignees of the lease and din to pay the rent, it is clear they have no locus standi to buy at all. It seems the plaintiffs are out of court. We are dealing with fiction throughout; there is no reality; we are launched on a sea of conjecture. It is said that Robertson must have known of this and that it is all imputed knowledge, Mrs. Dunlop had only constructive, notice of a clange of holding. I think the proper conclusion at which the Chancellor had arrived. The evid-nee did not show that there was a trust in the original members of the club. Lyon swears that in taking the lease he acted for himself and nobody else. The persons for whom the concurred will remove

There are a number of varieties of corns. Holloway's Corn Cure will remove any of them. Call on your druggist and set a bottle at once, Kew Gardens and Salmy Reach.
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We are now delivering The World of Island. Leave orders at The World of King-street east. A first-class cherry top counter sixt