# A Food for the Invalid and the Athlete-On the Training Table of every University. To serve-simply heat in oven, pour hot milk over it and salt to taste. Sold by all grocers, 13c. a carton; two for 25c.



VON BUELOW TO RESIGN

Because of Opposition of Reichstag's

Committee on Finance.

Berlin, May 6.-The Neuw Gesell-

schaftliche correspondent anent offi-

intends to resign before the Whitsun-

tide recess, unless the financial reform

as a substitute for the Government's

proposal of increased death duties, and

TO HELP BUY HOLBEIN

Lewis Harcourt Leads in Effort to

Keep Famous Picture in England.

London, May 6.—Lewis Harcourt

sum required for the purchase of the

country. It is supposed to have been

bought by the art dealer for an Amer-

assault on the person of Mrs. Etta Dunseith, of St. Marys. on Feb. 25,

1909. His sentence immediately fol-

lowed, the judge taking a lenient view

of the circumstances. He was sentenced

to thirteen months in the Central

received a fair trial.

Prison. He protested that he had not

Chief Causes Trouble.

fire brigade has resigned. Dissatis-

Saskatoon, Sask., May 5.—The entire

Chief Gilbert, who recently arrived

from Hamilton, are said to be the

A CHARNEL HOUSE.

Beirut, Asiatic Turkey, May 6.-The

of the British battleship Triumph and

ARDMORE IS SAFE.

was no loss of life nor serious damage

to property in the storm that struck

BARBER DROPS OUT.

Chicago, May 6 .- O. C. Barber has

relinquished the presidency of the

Kansas City, Mo., May 6.-There

WOMAN ASSAULTER

showed opposition in other ways to the

must be accepted.

Government tax plans.

### \$1.00 Ink Pencil 59c

Nothing wrong with the manufacture of these goods. They have been stamped incorrectly on the handle. We could not accept them at the regular price. A genuine snap for a staple, every-day article. By mail 6 cents extra. Phone 366.

THE MALLAGH BOOKSHOP 183 Dundas Street.

#### FACTS IN THE KINRADE CASE

Date of Murder-Feb. 25, 1909. Date of Verdict-May 4, 1909. Length of Coroner's Inquiry-Sixty-

eight days. Actual Sessions of Inquest-Fifteen. Time of Sessions-Fifty-four DONATES \$50,000 hours.

Witnesses Examined-Thirty-two. Total Words of Evidence-About

Probable Cost to Crown, So Far-Nine thousand dollars. Lawyers Engaged on the Case-A

inquest, 4: at Osgoode Hail, 4: total, 8. Detectives Engaged-From 7 to 10. has promised the Government a con-Doctors Engaged in Post-Mortem, Mental Examination, and So On-

Policemen and Constables Guarding the Entrances to the Courtroom and Keeping Order-Twelve.

Newspapers Represented by Staff and Local Correspondents—Fifteen. Newspapermen Present--Fifty. Words Sent by Telegraph Companies

in newspaper dispatches-About 800,-Telegraph Tolls on This Copy-

About \$2,500. Jury's Finding-An open verdict, with a request for further investiga-

Effect on Law-A probable change in legislation regarding coroners. Effect on Public Opinion-A feeling that the last has been heard of the famous Kinrade case, so far as court proceedings are concerned.

#### **GREAT SUFFERING** CAUSES SUICIDE

Windsor Man Takes Chloroform to Escape Agonies of Rheumatism.

Windsor, May 5. - Worn out by months of severe suffering from rheumatism, and determined to end his FIRE BRIGADE OUIT pain, Joseph Allan, 56 years of age, drank the contents of a two-ounce bottle of chloroform today, and died later in Hotel Dieu. His rheumatism had forced him to

drop all hard labor and he did odd jobs in return for his board. He was supposed to have a family somewhere, but their whereabouts can-

### How to Tell Bronchitis from cause.

ALWAYS RECOGNIZED BY DRY HACKING COUGH AND ROUGH BREATHING.

Any doctor will tell you that only the British consul at Alexandretta, by a remedy carried by air direct to who went down the coast on board the the affected parts can bronchits be Triumph. The two officials visited ozone cures is because it contains a these towns indescribable charnel healing medicine lighter than air. healing medicine lighter than air, houses. There are over 1,000 helpless which is breathed through the bron- and destitute women in a village on chial tubes and lungs, carrying sooth- the sea coast near Keshab. ing balsams and essences as it goes. No wonder after 20 years of awful suffering, Captain Jas. Dunlop, commander of the R. and O. steamer "Bohemian," was cured thoroughly by "I suffered twenty Ardmore, Okla., last night, according years, and although I took treatment to information received here this all that time permanent relief was morning. A heavy wind demoralized not obtained till I used Catavrhozone, wire communication for several hours, which is the best known cure for and the reports spread that the town bronchitis on the face of the globe, had been destroyed. pleasant to use, quick to relieve, and sure to cure." A truly wonderful treatfor catarrh, asthma, trouble and bronchitis is Catarrho-

zone-thousands it has cured say so. Get a large \$1 outfit of Catarrhozone; it contains a beautifully polished hard rubber inhaler and medicaed hard rubber inhaler and medication to last two months. Smaller sizes, 25c and 50c, at all reliable dealers, or The Catarrhozone Company, Kingston, Ont.

been succeeded in that office by Eddiction to try that charge, but not any other charge which the crown might see fit to prefer. The construction of statutory provisions respecting criminal procedure and the liberty of the programme figured on some time ago.

VALUE, ONE VOTE

# THE LONDON ADVERTISER

This Vote is Cast For

(Name of Candidate.)

As the most popular lady in District No..... of The London Advertiser European Trip Contest.

VOID AFTER MAY 15.

# FULL TEXT OF

In the Famous Alleged Conspiracy Case of London and Other Places.

ROAST FOR THE METHODS

Employed by the Attorney-General's Department-Savors of Oppression, Say Court of Appeal.

Toronto, May 5 .- The court of appeal gave judgment today on the stated case in the London election conspiracy matter, and answered the material questions in favor of the defendants and quashed the convictions against them.

The men convicted of conspiracy by cial resources and official information announces that Chancellor Von Buelow man, W. J. Mulloy, Daniel Wiley, Geo. Edgar I. Sifton, originally a defendant, was used as a crown witness.

plans for the Government are adopted. The Emperor will return here on Mr. Justice Garrow and Mr. Justice Maclaren give written opinions, in which the three other judges, Moss, C. May 23, and the crancellor will have an audience with him as soon as posible after that date, in order to hand J., Osler and Teetzel, concur. As in his resignation which he will insist was a London case, Mr. Justice Meredith did not hear the appeal. The crown was represented at the Prince Von Buelow's decision, it is understood, grows out of the action of trial by G. Lynch-Staunton, K.C., J. C Judd and John C. Gault, while E. F. B Johnston, K.C., J. M. McEvoy and the finance committee of the Reichstag, which a few days ago voted in favor of taxing the accrued values of real estate between one sale and another,

George Wilkie acted for the defence. No Appeal By Crown.

of the court of appeal in stated cases, not reside in the city of London?

The Indictment.

"The charge sheet, or indictment," says Mr. Justice Garrow, "contains 23 other answers before stated. counts, all for offences, ranging over several years, against the law, including bribery and other corrupt practices, interference with baliots and other election papers, opentribution of \$50,000, provided the publing a ballot box, and other offences of lic will subscribe the balance of the a similar nature.

"In many, but not in all, of the counts, the offences are said to have clusion Norfolk to the National Gallery for 28 the province unknown.

years. It was recently sold by the duke to an art dealer with the option that the nation might purchase it that county solely by virtue of process "First,

Two Separate Conspiracies.

Two separate and distinct conspiracies were found by the learned judge to be established, one between the prisoner and a man named Pritchett, GETS THIRTEEN MONTHS to unlawfully spon of other between fere with ballots; the other between all the defendants, for bribery and Stratford, May 5.—Bert Lankin was other corrupt and median held in Lon-nection with an election held in Lonat the assizes this afternoon found don to the House of Commons in guilty of an attempt to commit an June, 1905.

there was evidence, if believed, of certain overt acts in Toronto; but, treating the second as a separate and distinct offence, as was held by the the evidence would not warrant a sim-lar conclusion as to it. It is, indeed, says Mr. Justice Maclaren in his judgbeyond question that the latter of- ment. fence was wholly committed in London, with no overt acts, so far as appears, not found or apprehended, and jurisdiction raised by Nos. 1 and 6 of time the information was Regulations of Saskatoon's New Fire jurisdiction raised the question submitted.

charge of conspiracy committed at the them for trial in the county county of York and the county of York for an offence, Middlesex alone. In the former, the prosecution could lawfully take place them guilty of such an offence. "The prosecution could not presence and exertions of the captain limits over which such justice had committed in that county," jurisdiction.

"And no one pretends that these be or reside, or were suspected to re-

under process in this prosecution. Never Charged With the Offense. "They have never, to this moment, been charged either before a justice or elsewhere with the offense of which they have been found guilty, namely, a conspiracy wholly entered into and wholly carried on in the county of

Middlesex. -

"The objection could not, by reason of the form of the charge, be raised until the facts were disclosed on the trial. The allegation of the place at which the offense was committed was a material one, and necessary to be proved to confer the jurisdiction. "The custody in which the prisoners were was solely a custody in respect Diamond Match Company, and has of the charge as laid, conferring juris-been succeeded in that office by Ed-diction to try that charge, but not any

"'Nor should it be forgotten that the formalities of law, though here and there they may lead to the escape of an offender, are intended, on the whole, to insure the safe administration of justice, and the protection of innocence, and must be observed. A party accused has a right to insist on them as matters of right, of which he cannot be deprived against his will, and the judge must see that they are al-

Their Clear Right.

"Here the right of these prisoners was clearly to be tried in the county of Middlesex, where the offence with which they were charged was committed, and where they resided and were, except perhaps O'Gorman, when the prosecution began, and where the large majority of the witnesses also resided. That right was interfered with by the crown by introducing into the charge, it may be assumed in good faith, the important element of a Toronto connection, which turned out to be foundationless in fact. "And, failing to prove that, whole charge, in my opinion, failed. "The prisoners were entitled to say: "We were never before a justice, or in custody, or otherwise charged with the offenses of which we have been found guilty, and we were never asked to elect; nor did we ever elect to be tried

on such a charge before you. "It seems to me to be clear that the only part of Pritchett's evidence in which he implicates O'Gorman, which is at all corroborated, is that part in which he states that he did certain unlawful things. That he was in certain electoral districts for the unlawsurposes charged is beyond question, but what is there, except his own evidence, to connect his act with O'Gorman, any more than with Reid or Mulloy or any of the other prisoners, or, indeed, with any other of the apparently numerous There is no appeal from a decision politicians, all of whom, I daresay, did

and the usual procedure is to let the "Absolutely nothing that I have been matter rest there. This is what will, in all probability, take place in the present instance, so the curtain has this charge, which wholly failed as to been rung down on another celebrated the other prisoners, should also have failed as to O'Gorman. "It is not necessary, I think, to an-

Conviction Quashed.

"Upon the whole, I think the conviction as to both offences (conspiracy in Toronto to influence elections all over the Province, and conspiracy in London to influence the London election), should be quashed. "And I have reached this con-lusion with the less compunction, famous Holbein portrait of Queen committed at the city of Toronto notwithstanding the fact that most Christiana, of Denmark. This portrait in the county of York, in the county serious offences against the election has been a loan from the Duke of of Middlesex, and at other places in laws are disclosed in the evidence "None of the prisoners resided in prisoners or some of them, for two

"First, because it appears that the these circumstances, have more properly been for the completed of-

"Second, because it is, and always was, apparent, that the only natural and proper place of trial was at London, and not at Toronto, and the attempt to force the trial at the latother corrupt and illegal acts in convery reasonable proposition to change the venue, which, if granted, would have obviated all difficulties, savors "In the first-mentioned conspiracy, of unfairness, and even of oppres-

Two Courts Had No Jurisdiction. "I have read the foregoing judgment learned county judge to be the case, of my brother Garrow, in which I con-

"In this case the accused were outside of the county of which that not in custody within the jurisdic-DISLIKED THE RULES outside of the county of which circumstances tion of the county judges' criminal court of the county of York, at the gives rise to the serious question of court of the county of York, at the against them, so that the magis-"It must, I think, be assumed that a trate had no jurisdiction to commit Middlesex is not the same offense as which was committed within that faction with the new regulations of a charge of the same offense of conspiracy committed at the county of criminal court had no jurisdic-Middlesex alone. In the former, the tion to try them and could not find in either county or where the prison-ers were found or apprehended, but in that by simply alleging that the of-

the latter the justice at Toronto would fence was committed in the county of only have jurisdiction to enter upon York, and either producing no evisituation at Suadia, where a number of Armenians have been massacred, has been relieved as a result of the inquiry if the prisoners were, or dence thereof or failing to prove the inquiry if the prisoners were, or dence thereof or failing to prove the accused in the county of York, has been relieved as a result of which was has been relieved as a result of the were suspected to be, or resided, or for an offence no part of which was bury, of William J. Healey, formerly of natural and effective method of committed in that county." There is nothing in the report of the

Seeley case (41 S. C. R.) to authorize prisoners were, or were suspected to such a proceeding, his lordship states: "Nor can I find anything in the crim-Committal by Magistrate Illegal.

With reference to the second question asked by Judge Winchester, Mr. Justice Maclaren replies: "The judge having found that the

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and an Active Liver with

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Fine Irish Linen, Hand Embroidered Great Special Offering of

Tray Cloths at 59c Each

Visitors to our Linen display today will be treated to a little surprise. There are just 60 in this lot, and a hurried clearance is anticipated, owing to the unusualness of the values. These are pure Irish Linen Tray Cloths, 18x72 inch, each embroidered in dainty design on all corners. Not a scanty spot or shabby pattern, as naturally you would expect to see at this price, but rich floral effects, embroidered by hand by the peasants of Ireland in a most artistic manner. Every stitch. every detail, executed with utmost care and accuracy, producing a finished appearance of exquisite beauty and character. You'll marvel at the attractiveness of these little pieces at the price, when you see them. At

LINEN COUNTER-SECOND FLOOR.

### While on This Floor

Cross the aisle to Gingham Counter and have a rummage through about 400 yards of Scotch Ginghams which are being cleared at 121/2c a yard. You will find pretty stripes and small checks, in ox-blood and white, and pale green and white; also mauve and white checks. These are imported Scotch Ginghams, which is sufficient guarantee as to the fastness of color in washing, and any of the above-mentioned will make good house dresses for ladies, or school dresses for children. All are regular 18c and 20c qualities. Your choice while they last ...... 121/2¢

## New Caledon Nets 50c Yd

For Short Curtains

Coarse, heavy designs so effective and so popular for dining-rooms, sitting-rooms and bed-rooms. Heavy, lacev effects, but soft finish, 50 to 57 inches wide, which, with the soft finish, hang very gracefully and very full on the windows. We have these new styles in ivory and ecru, at, only, yard ...... 50¢ It requires from 4½ to 5 yards for a pair of cur-

tains. This makes the cost only, pair, \$2.25 or \$2.50 Very inexpensive, but most serviceable.

### New Cream and White Madras

27-inch Madras for doors, small windows and sash curtains. Very neat designs in white and cream per yard ...... 15¢ and 18¢ 50-inch Madras. A splendid range of designs in

these dainty Draperies which are always so popular, swer question five, in view of the and such soft, pretty window effects. 50 inches wide,  $m{\hat{z}}$  per vard ......  $25 m{\hat{c}}$  and  $35 m{\hat{c}}$ 70-inch Cream Madras. Very fine quality and

beautiful design for large windows; also used for making bedspreads, for which you cannot secure a better material for frequent washing. No trouble to do up. Ask to see this. 70 inches wide, per yard......\$1.00 SECOND FLOOR.

SOAP and WATER is all you need for cleaning these

### Chamois Gloves

Dent's 8-button length, 3-clasp Chamois Gloves, in natural colors, very stylish, pair ...... \$1.00

Also a fashionable Chamois Glove, in natural color, with one large pearl clasp, pair .... \$1.00

Chamois Gloves, in white; 2clasp; very modish; pair .... 95¢

### For the Garden

Housecleaning, dusting, etc. A Natural Chamois Glove, at, per pair ..... 25¢

These and all lines mentioned above will wash perfectly. DUNDAS STREET ENTRANCE.

### High-Class Dress Fabrics (In Silk Department) Silk Crepon \$1.50

A new weave, very light in weight, for dainty summer waists, dresses and brides' dresses, in large range of pretty light colors; also the fashionable darker shades. Ask to see these at, yard, \$1.50

### Crepe de Chine \$2.00 and \$2.50

J. C. Bonnet's manufacture-Silk Crepe de Chene; soft weave, rich finish and washable, in ivory, black, light grey, vieux rose, helio, champagne, amethyst, tan and peacock blue. 44-inch, at, per yard ..... \$2.50 5

Same make, in lighter weight, 44-inch, in cream, light grey, nile, helio, pink and pale blue, per yard ...... \$2.00 \$

You will note the width of these are more than double the ordinary Silk, making your dress figure at same total as a Silk, at yard ...... \$1.00 and \$1.25

as having been committed by the crown had failed to establish any of- Lewis, the witness admitted that sne He can use violence for defence, or to fence against any of the accused except did not see the shooting at all. O'Gorman committed in Toronto, the attention was drawn to the shooting ing away, but he has no right to shoot within a month for \$330,000. The National Gallery has no resources, and an appeal ras been made to the public to prevent the p

The proper course would have the man." "He was getting away, and own life or the life of someone else been for him to have acted upon Sec. no constable likes to go after a man whom it is his duty to protect. 665, 2, and have ordered the accused and be fooled." "He was too hasty; he fence, and not for the conspiracy, a to be taken by a constable before some made a mistake, and would have to against the prisoner. justice having jurisdiction in the place suffer the consequences," and other where the offence was committed. "There is no suggestion that the is alleged to have made to people of day. venue was laid at Toronto in this case, Tilbury after the shooting. otherwise than in good faith, but if the The defence was that language of the code were susceptible was purely acidental and that Kimball of the interpretation sought to be put did not intend to shoot the gun off, let. upon it in this case, and that simply alone kill anyone. laying the venue at any particular place in the Province without any evidence policeman has no right to shoot to support it would give the magis- escaping prisoner. He has the right to trate and the court jurisdiction, the carry weapons to defend himself. but criminal law might become an engine he is not warranted in killing a man. of oppression and injustice. In my opinion the language of the code is not susceptible of such an interpretation,

### SLEPT DURING TRIAL FOR MANSLAUGHTER

of Elliott Kimball, Ex-Police Chief, Found Gutlty of Killing a Former Londoner.

Kimball, ex-police chief of Leaming- derangements have been told that they ton, was this evening found guilty of only imagine they are sick. while endeavoring to escape. crown prosecutor, conducted the case and partial paralysis.

ness at the last trial, which was cure diseases of the nerves is to make held last fall, when the jury dis- the blood rich, red and nutritious and agreed on a charge of murder, to build up the wasted nerve cells by At the present time, however, she is such treatment as Dr. Chase's Nerve ill, and cannot attend the Food. fast asleep.

revolver in his right. The gun then derful a remedy."

similar statements, which the prisoner

His lordship pointed out that a

#### The Nerves and the procedure prescribed by Par-Not Understood liament cannot be used for such a pur-

BY MOST PEOPLE AND BY MANY DOCTORS - HENCE THEIR TREATMENTS FAIL.

he Best Authorities Now Agree That Restorative Treatment Such as Dr. Chase's Nerve Food is the Only Rational and Successful Means of

It is not so very many years since diseases of the nerves were attributed to the presence of evil spirits and Chatham, Ont., May 5. - Elliott more recently sufferers from nervous

When Dr. Chase's Nerve Food was manslaughter over the shooting at Til- first put upon the market as the only London, Ont. The latter was shot derangements arising from exhausted nerves it was considered almost revo-Justice Teetzel remarked that the lutionary, but its success was remarkverdict was justified by the evidence. able from the start, many who used O. L. Lewis, K. C., defended the it being cured of such severe forms prisoner, and W. J. Hanna, K. C., of nervous trouble as locomotor ataxia

Now the very best authorities claim Mary Wellington was the star wit- as did Dr. Chase that the only way to

court, she having recently become a Mrs. W. R. Sutherland, St. Andrew's mother. Her evidence given in the Man., writes: "In 1903 I was stricken last trial was therefore read in court. with paralysis, fell helplessly to the Louisa Fields, of Comber, testified floor and had to be carried to bed. about the fight when Kimball tried The doctors pronounced it a bad case to arrest Healey. While Miss Fields as I had no power in my tongue and was giving her evidence, Mr. Lewis left leg. For six months I lay in that turned to the prisoner in the box to condition without benefit from the ask him a question, and found him doctor's prescriptions. My husband advised me to try Dr. Chase's Nerve Miss Fields said she saw the shoot- Food and by the use of this treatment ing. Healey had rushed out the back all the symptoms disappeared. I can door, Kimball after him. Healey now talk plainly, my leg is all right vaulted the fence and Kimball put and I can do all my own housework. both his hands on the fence, the I am grateful to be cured by so won-

went off and the ball hit Healey. She did not see the revolver, but she saw the smoke. Cross-examined by Mr. or Edmanson, Bates & Co., Toronto.

Her subdue and prevent a man from break-His lordship's charge was strongly The jury recommended mercy.

Kimball will be sentenced Thurs-LATER.

Kimbail has been released on sus pended sentence.

BULLET'S ODD TRAVEL.

Youngstewn, Ohio, May 6.-A bullet which lodged in the head of Miss Elizabeth Farragher fourteen years ago, has been found in one of the woman's feet. The bullet has never caused her the least pain in its travels. She discovered the projectile near the surface of the skin by accident. An operation was performed on the foot and the bullet removed. The missile lodged in Miss Farragher's head when she accidentally discharged

a revolver at a Fourth of July cele-

bration in 1895. Physicians were un-

able to locate the bullet at the time

of the accident.



burners removable, new safety oven lighter, valves that won't leak wood oven handles-that's just a few of the new features in Gurney Oxford Gas Range.

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