MARKET BUILDING

COUNCIL WILL MEET THE CITY BARRISTER

The Question to Be Discussed Again and Will Be Settled on

Victoria Terminal matters were discussed at Thursday's meeting of the city council. It was decided to confor in decide the question of a lease at the plied with. Monday evening meeting.

The following letter from W. J. Taylor, wards. city barrister, was read: J. M. Bradburn, City Solicitor, Victoria,

Re Victoria Terminal Railway Co. Dear Sir:-With reference to the two

Answer. Clause 2 requires the company to build, equip and put in operation, etc. Clause 23 makes provision relating to the construction of the S. S. in Victoria; the construction of the S. S. in Victoria; the construction of the S. S. in Victoria; the lease. construction of the S. S. in Victoria; the two together show clearly that the intention was that a new ship should be built and not an old ship remodelled for the purpose. Upon a strict construction of the sections the remodelling of an old ship would not be a compliance. It seems to me, however, that the main object as evinced by section 2 was that a seaworthy

It is a case of first instance. As it involves a very considerable liability upon the corporation, I should suggest that it

ment of this clause by the company.

If the matter happened to come before a the company a just case. performance, the city would not be held liable. If, on the other hand, the matter happened to come before a judge whose views of construction were such that verbiage was merely indicative of the main object of the parties the city would be held liable.

ground for damages perhaps.

Ald. Barnard, upon the question of damages, thought it was an absurdity to hold the city liable for damages on account of loss in selling the bonds and for want of a lease.

Mayor McCandless add that to his mind the onition of the city having the control of the city having t

agreement between the city?

agreement submitted that the agreement is not in compliance with clause 4.

Clause 4 shows clearly that all freight passing over the G. N. R. designed for the two companies in that behalf. Whereas the agreement relates only to such the discoverdale and consigned to Sidney or Victoria. The difference being that under to Coverdale and consigned to Sidney or Victoria. The difference being that under the agreement as executed, the G. N. R. and the difference being that under the agreement as executed, the G. N. R. and the companies of the difference being that under the agreement as executed, the G. N. R. and the oretically complied with the bylaw route its Victoria freight as it pleases, whereas section 4 of the agreement contact. It had been done away with. He thought had been done away with. He thought that be under to meet to-morrow earthly reason why she should cry. She has plenty to eat, plenty to eat

No. 4. Is counsel of opinion whether, under all the circumstances there has been such compliance on the part of the company in all material respects with the conditions of the said agreement as would justify the corporation in granting a lease of the market premises to the company and the market premises to the company and the market premises to the company and the said agreement as would justify the corporation in granting a lease of the market premises to the company and the said agreement as would be settled one way or the other. Ald. Vincent wanted to know if Ald. Grahame thought the Great Northern was not financing it. It was too cheap an affair to come begging for the market premises to the company and accepting the company's work; and, further, in the event of the counsel's opinion being in the negative on either or any of the show questions would not be the show a contract of the counsel's opinion being in the negative on either or any of the show questions would not be say that the show that the show the say that the say the say that the say the say that the say that the say that the say

Answer. This question opens a variety ! the matters referred to in the three rested in the answer to question one, ely, that the city decline to pay or lease until a test is made by way of an injunction. A speedy, effective and inexpensive method. Upon such application, without additional expense, any other question of non-compliance could be raised W. J. TAYLOR.

A letter was also read from A. E. one way or another without delay. He called attention to the loss the company Island trade already." was put to by the delay, as it interfered

Ald Kinsman said that there was no quiet. to court. He wanted to know from a

Ald. Stewart moved that a lease be granted to the Victoria Terminal Company for the market building. As far as had expressed an opinion that in case of His Worship said that he was not at an appeal to the court on the question of present prepared to vote for a lease of the ferry that the company would win the building. If the city barrister gave system.

the case. If they went to law they an opinion he would be ready to vote would have a bill of expense and an action for the lease provided it would not prejufor damages. He was against this with- dice the case of the city. holding of the lease on account of some members of the council being influenced be left over to confer with the city baroutside corporations in the course they

Ald. Stewart repudiated the insinuation

Cries of "Names."

Ald. Barnard objected to this infer-ask for \$15,000 from the city. They had once that members of the council were got by this sum not only the Great Northern, but also the C. P. R. The C. P. R. had changed its policy immediately

Ald. Stewart, however, said he was not stating that they were being corruptly influenced. He feared that the city corporation would follow a course similar to that which had been done by a previous coupeil in the matter of a bridge and the corporation would be not seen that the city corporation would follow a course similar to that which had been done by a previous coupeil in the matter over until Monday evening and to ous council in the matter of a bridge, and which cost the city about \$15,000 to

Solicitor Bradburn denied that he had said that the city would lose in an appeal to the courts. Ald. Dinsdale wanted the matter left | C. Wilson Conferred With Conservatives

The meeting then adjourned.

INTERVIEWED LEADERS.

at Ottawa Last Night-Going

to Montreal Later.

you she doesn't know. She just feels nervous, that's all. A man is apt to have very little sympathy with this con-

disorders. Dr. Pierce's Favorite Prescription dries the drains that enfeeble

women, heals inflammation and ulcera-

tion and cures female weakness. It is a medicine that can absolutely be relied

score of physicians, has in a little over

thirty years treated and cured more

women. All correspondence is strictly private and sacredly confidential. Ad-

dress Dr. R. V. Pierce, 663 Main Street, Buffalo, N. Y.

COULD SCARGELY WALK.

"For the sake of poor, suffering women, I feel it my duty to inform you of the great benefit your medicine has given me," writes Mrs. Callie Bowles, of Watts, Iredell Co., N.C. "I was in a

NO USE FOR DOCTORS.

cocaine and all other narcotics.

city council. It was decided to confer in private session with the city solicitor not force them to pay the subsidy if the and the city barrister this evening, and terms were found not to have been com-

Ald. Vincent thought it dangerous to Mayor McCandless and many of the grant the lease. The cars were insufficial dermen are concerned with the ques-

that the subsidy might be cut off after-

Ald. Yates said it would.

Ald. Barnard thought perhaps the best way was to state a case and test this matter. As trustees of the people he did not feel like doing anything which would Dear Sir:—With reference to the care questions submitted for an opinion, I beg to advise as follows:

No. 1. Is the purchase by the V. T. R. Co. of the steamer Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the conversion of such steamer in Victorian in the U. S., and the present time would mean the payment would mean t

agreement between the company and the corporation in so far as such agreement requires the company to build, equip and put in operation a seaworthy and efficient railway and ferry S. S.?

Ald. Graname anought that the council application of this bill dependent upon action for damages due to the loss to the company's standing. Before the payment of the first instalment of the bonus the railway for the advantage of Canada the railway for the advantage of Canada.

evinced by section 2 was that a seaworthy and efficient railway ferry S. S. of the capacity and degree of efficiency provided in section 2 was the end aimed at.

It being however in contemplation of In section 2 was the end aimed at.

It being, however, in contemplation of the contracting parties that a ship should be constructed for this purpose and not the contract had been carried out. The action of the city would be used against a citizen in such an action because the contract had been carried out. There is an absence of authority on the ing taken. This would be a serious matter, as the resolutions of the council

essentially one of those cases in which citizen taking action the company would a ratepayer should be had to apply by injunction to restrain the corporation paying the bonds upon the ground of non-fulfill Mr. Bradburn said he had no fear of damages. The question of damages in such a case would be too remote to give

judge of opinion that compliance with the verbiage of the contract was essential to performance, the city would not be held Ald. Yates thought they might have ground for damages perhaps.

Ald. Barnard, upon the question of

held diable.

No. 2. Is the agreement entered into by the V. T. R. Co. with the G. N. Co. a sufficient compliance with clause 4 of the agreement between the city? It seems to me from the copy of the greement submitted that the agreement submitted that the agreement so not in compliance with clause 4.

templates that all Victoria freight should had had its good effects. It had forced be sent by the V. T. R.

No. 3. If not, can such agreement be now amended to comply with the company's agreement with the ctty?

the C. P. R. to bring its cars in over the E. & N. It was only in its infancy. It was going to give connection with the Great Northern. He wanted no further delay. It should be settled one way or

Women suffering from disease in chronic form are invited to consult Dr. Pierce, by letter, free of charge. Dr. Pierce, assisted by his staff of nearly a the above questions, would such non-com- as well be said that the C. P. R. was a pilance constitute such a breach of the cheap affair to ask for a little water agreement in a material respect as would from the city for its hotel. He feared legally justify the city in refusing to lease leaving the matter to be mixed up in the market buildings or pay the subsidy provided in the said agreement?

Ald Vincent again rising

to the steamer as unsuitable, of subject matters with reference to which no facts whatever have been submitted. If you intend this question to be limited six times, while others had not had a

Ald. Vincent said the steamer coul ot pass the Sand Heads at certain times

Bowles, of Watts, Iredell Co., N.C. "I was in miserable condition when I wrote to you. I had uterine disease so bad I could scarcely walk and suffered such dreadful misery I hoped to be relieved by death. You wrote to me to take your 'Favorite Prescription' and I have taken eleven bottles of it, and two of your Pleasant Pellets. I am entirely well and feel like a new woman. I feel thankful to God and to Doctor Pierce for the blessings I now enjoy. I have a fine, big boy, two months old and gever got along as well in my life. I can't praise your medicines enough." Ald. Cameron held that the compan was entitled to their lease on May 19th.

The granting of this lease for the market building did not effect the paymen of the subsidy. As far as the train ser vice over the Victoria & Sidney was concerned, if the company had carried out the contract, even if it was not the Terminal Company, requesting an answer one way or another without delay. He Ald. Vincent: "They have killed the

> His Worship said: "Ald Cameron has the floor. I must ask you to keep Ald. Cameron said that the lease of th

way or the other. He wanted to know market building was not all. He thought from Mr. Taylor what the chances were the lease should be granted. He did no of the city winning the case if they went favor a law suit if it could be avoided. Ald Barnard did not favor proceeding ble citizen to take out an injunction. The Ald Barnard "You can't get such city should take the responsibility of its cts and state a case.

Ald, Grahame wanted to know what esition they would have been in had the ine been allowed to proceed to connect he could see the company had complied to all intents and purposes with the by-law. Mr. Bradburn and Ald. Barnard to have been made.

HELD THEIR FIRST SMOKER THURSDAY

An Enjoyable Programme, Interspersed With Stirring Speeches on Political Matters.

There was an enthusiastic rally of oung Liberals in the A. O. U.W. hall Thursday, and although the occasion was Ottawa, July 9.—Alexander Begg, the a smoking concert, business of an im-octogenarian lobbyist, arrived from Victoria the same day as Messrs. Wilson neglected. This was the enrolment of new members, and before the proceedings terminated the list, which had already assumed formidable proportions had Mr. Wilson had his first conference with the Conservative leaders last night, tion of avoiding committing the corporation to any acquiescence in anything which might work against the city's inwith Mr. Green, see Sir Wilfrid Laurier and his colleagues later, and try and obtain a policy. Subsequently they will visit Montreal in search of the sinews of of those assembled a phalanx of energetic workers will take the field who will smite the Tory forces arrayed against them sorely. An orchestra was present during the evening, and at intervals rendered much appreciated selections of the firest tonic any man or woman in the firest tonic any man or woman.

> started the ball arolling by calling upon effects of any serious illness. W. Slean, Liberal organizer, for a few "I have seen it used in a number of remarks. It was a very gratifying message that Mr. Sloan had for the audience. From his report the Liberals have the Island securely enough. Before relating those who used Peruna had the quickes' rolled to the rolled used, but I found that the rolled used used, but I found that the rolled used used used used. the results of his organization campaign, however, he enumerated the advantages ohere would be cleared, and he doubted not that the same success which had attended the efforts of the party in other provinces would crown the campaign here. He urged all branches of the earty to come together and discuss the This battle should be fought with a united front, and he was confident that treatment of as many cases as make such would be the case with the Liberal application to him during the summer

> Party lines would decide the control of Peruna Medicine Co., Columbus, Ohio. candidate. He would be responsive to a live organization during his tenure of office. There would now be what there never was before—political distance of the leadership the Liberals with the liberals of the leadership the Liberals of the leadership the found to be sadly disprogiven loyal support.

given loyal support.

The speaker then described the progress of organization throughout the Island. In Nanaimo the party was united, and would capture the constituency with a safe majority. At Ladysmith the organization meeting had been largely attended. When the Conservatives attempted to gather themselves together they could only get an attendance of seven. And yet the Colonist described the meeting as a "large and enthusiastic" tually be turned over to the C. P. R. at heeting as a "large and enthusiastic At Ladysmith there were 155 bers of the Liberal organization, and The money borrowed by this province members of the Liberal organization, and the list was still increasing. In Cumberland, during the last election, there were only seven Liberals at a meeting and when the bonds matured there held, and now there were seventy-five. there were eighty members of the Liberal candidate lost his deposit in the last elecservative stronghold where the Liberal candidate lost his deposit in the last election, there was a great change of heart. New districts had been opened up, and a new element had come in. In Mount Sicker for instance, two-thirds of the votes would be Liberal, while Chemainus and Crofton would follow suit. In Alberni the man who opposed W. W. B. McInnes would be inundated, while on the Islands T. W. Paterson (applause) would go in with a big majority. In Vancouver (which by the way was outside his jurisdiction) the party were united, and he felt confident would win. In New Westminster the Conservatives, obedient to the mandate of Hon. R. F. Green, had to swallow Mr. Gifford, a Liberal. It was peculiar they couldn't put a candidate of tweir own stripe in the field. In Delta John Oliver (applause) had things his own way, while in Nelson S. S. Taylor would make it warm for Houston. eral health to the local health of the delicate wonfanly organs, they would realize that the quick way to establish the general health is to cure the local upon to make weak women strong and sick women well. It contains no alcohol, and is entirely free from opium,

warm for Houston.

The speaker then alluded to the detration at Ottawa. He also referred to them for sed by urging the Liberals minate the men who could best ad rance the interests of the party, and to ight this campaign with a united front.

(Applause.) Harry Salmon then delighted the aud ence with a song, "Sailing," all joining in the chorus with a will. In response to an encore he gave an amusing sketch. The next speaker was T. W. Paterson expressed pleasure on seeing so many "About five years ago I had very poor health," writes Mrs. S. E. Whalen, of Holden, Johnson Co., Missouri. "After doctoring four years with our town doctors they gave my case up; said they had done all they could. I had been confined to my bed half my time; the other half could hardly drag around. I had such pains in my back and abdomen I could not stand on my feet for more than a few minutes. My feet were cold or burning, and my periods came too often. The doctors said it was change of life, so, as I had heard of Dr. Pierce's medicines, my husband got me a bottle of 'Favorite Prescription.' I took it and it helped me in some ways, so I wrote to you and followed your advice. I commenced 'Favorite Prescription,' 'Golden Medical Discovery' and the "Pleasant Pellets,' as I was so constipated all the time and pills would weaken me so that I would have to go to bed. To the great surprise of everybody I got esent, which he considered indicative f the great interest the young men were taking in the political affairs of their ountry. He felt that all would agree that a change in the government was necessary. (Hear, hear.) A different class of legislation was required if the matchless resources of the proving British Columbia was not enjoying th prosperity which favored other provinces and they should investigate the reason But if they considered the character reins of power in the past the matter would be easily solved. The sole aim the past administrations was to ex pend the public money for their own per onal advancement, and the country was Dr. Pierce's Pleasant Pellets are an effective medicine for the bowels and liver. They do not re-act upon the province of wide areas, and the transportation problem was an important one.

HOSPITAL SECRETS.

A Murse Says: "Pe-ru-na is a Tonic of Efficiency."



fir. Hate Taylor, a graduated miss of prominence, gives her exgive special prominence to her utferances.

is the finest tonic any man or woman Chas. Spratt occupied the chair, and can use who is weak from the after

eral other tonics used, but I found that relief.

" Peruna seems to restore vitality to be derived by the country from the alignment along party lines. The atmostime."--- AIRS. KATE TAYLOR.

In view of the great multitude of cure. Dr. Hartman, the renowned spemonths, without charge. Address The

cipline. As to leadership, the Liberals sideration and the results examined, they would be found to be sadly disproportionate. The speaker instanced the portionate. The speaker instanced the clause of the Crow's Nest railway which plause.) In regard to the provincial leadership, the question would be left for decision to the elected members, and the man who could control the majority, no matter who he may be, should be given lovel support. were able to supply the needs of that section—a trade which should belong to

At Courtenay, out of one hundred votes kind of government was in power to-day

in Nelson S. S. Taylor would make it handled. One would naturally suppose the government would conserve the tim-The speaker then alluded to the desirability of returning to power a government in sympathy with the administration at Ottawa. He administration at Ottawa. He administration at Ottawa He administrat speculative purposes. Chinese in the face of protests from eaders of the Conservative party and orporations, and the setting and orporations, and the setting and orporations. The province should get enough revenue from this direction, if the timber resources were properly administrated, to pay its running expenses. Ontario did to what the Liberal government had done province should get enough revenue from corporations, and the setting aside of 5500,000 a year for five years for the milding up of the silver-lead industrial and the setting aside of as well. The same blundaring in the silver-lead industrial and the same blundaring in the silver-lead industrial and the same blundaring in the same blund terized the government's handling of all the provincial resources. The mines department knew nothing about the min eral resources of the province, except what was learned from mines in operation. And yet instead of paying its running expenses out of its own resources, this province was being run on borrowed ney, every cent of which must be paid back with interest. Mr. Paterson closed by advising all to fight hard for the re-turn of the Liberal party. (Applause.) A song by H. J. Thompson, which followed, was loudly encored, after which notice of assignment. J. H. Lawson,

He pointed out that it was a scaled book to everybody but Conservatives.

A couple of well-rendered songs by J. H. Griffiths, a banja selection and clever sleight of hand performance by B. U. Jackson, a few stirring remarks by W. F. Fullerton and the National Anthem closed a very enjoyable evening. During the process of content of the purpose of chemainus between the point.

Vancouver Granite Company vs. McKay. Macken J. H. Lawson, jr., for plaintiff; Frank Higgins, for defendant.

Mason & Risch Piano Company vs. McKay. Stands over for a week. Geo. Jay, for plaintiffs; Mackenzie Cleland.

MecKay. Stands over for a week. Geo. Jay, for plaintiffs; Mackenzie Cleland. B. J. Perry made a few remarks about jr., for plaintiff; G. H. Barnard, for closed a very enjoyable evening. Dur-ing the proceedings cigars and refresh-Stewart & Co. vs. Dunsmuir. Appliassociation.

The congregation of Sacred Rites was of a heroic degree of sanctification, but afternoon. the condition of the Pontiff will compel the abandonment of the meeting and the determination of the saintly status of just passed away on the same day, the

The Paterson Shoe Co. Ld.



The Paterson Shoe Co. Ld.

Branch Stores: Vancouver, B.C.; Nanaimo, B.C.,

Tyee Copper SMELTING WORKS

Prepared to purchase ores as from August 1st. Convenient to E. & N. or Sea.

AT LADYSMITH

CLERMONT LIVINGSTON, MANAGER. THOMAS KIDDIE, SMELTER MANAGER.

Behind Every Fact

There is a reason. The fact is we serve an almost incredible number of customers every week. Behind this fact there are many reasons. The values we offer, the services we render, the variety from which to choose, the reliability of our statements and groceries, all conspire to make our stores the grocery centres of this city.

> Variety, Value and Reliability NEW GOODS:

Ice Cream Lemon. Maccaroons Sponge Rusks. Arctic Wafers

Soups, in Glass. Assorted Jams and Jellies

Makes an old Straw Hat look like a new

one. Doesn't turn the straw yellow.

CYRUS H. BOWES,

CHEMIST,

98 Government St., Near Yates St.

TELEPHONES, 425 AND 450.

MINERAL ACT.

(Form F.)

CERTIFICATE OF IMPROVEMENTS.

NOTICE.

"Bessie" Mineral Claim and "Mona" Fractional Mineral Claim, situate in the Victoria Mining Division of Chemainus

ments.
Dated this 15th day of June, A.D., 1908.
MARGARET MANLEY MELROSE,
Per Robt. H. Swinerton, Agent.
WILLIAM VANSTONE,
Per Robt. H. Swinerton, Agent.

VICTORIA B C

Seat by mail upon receipt of price.

Essence of Coffee.

JAMS. ETC. Pickles, in Quart Stone Jars,

The "West End" Grocery Co., Ld., The Saunders' Grocery Co., Ltd., 39 AND 41 JOENSON STREET.

JEEEEEEEEEEEEEEEEEE

J. Piercy & Co., Wholesale Dry Goods,

Manufacturers of Clothing, Top Shirts and Underwear.

VICTORIA, B. C.

MINERAL ACT.

Dated this ninth day of July, A.D., 1903.

COUNTY COURT.

The Cases Which Have Been Disposed of at the Present Sitting.

At the sitting of the County court held yesterday before Mr. Justice Drake the llowing cases were disposed of: Malcolm and Purvis vs. Gardon. Judgment for plaintiffs for \$419.92 and costs. Thorton Fell, for plaintiffs, no one appearing for defendant.

Wing On vs. Ah Sam. Judgment for defendant. R. H. Pooley, for plaintiff; Alexis Martin, for defendant. Lawson et al vs. Brackman-Ker. Judgment for plaintiff for \$53 and costs. This was an action by the assignees of the estate of Erskine & Wall for

ents were served by members of the cation of defendant for a new trial adjourned till next Monday.

Ah Hing vs. Greaves, was settled out to assemble in the presence of the Pope on July 13th to discuss Joan of Arc title of, the court adjourned till 2 o'clock this of court. After a number of garnishee

> At Jaroslau, Galicia, an aged couple have husband aged 106, the wife 115 years.

stupid falsehood wi

ing is again difficult

Paris, July 13.-The I dition yesterday he suffe vous contraction in all was unable to bear the bedelothes, which cons e supported by wooden According to a dispate from Rome, the Pope's st by the numbers of visit

Another Repor and refused nourishmen He awoke at half-past f

The following medical by sued at 9.15 a.m.:

Lapponi and Mazzoni. from Rome, timed 10 o'cling, says that during the had several attacks of vor

noticed for the first

PRINTING PRESS FOR SALE—The Cottrell press, on which the Daily Times wan printed for several years. The bed is 23x47 inches, and in every respect the press is in first-class condition. Very suitable for small daily or weekly offices. It cost \$1,200, will be sold for \$600 cash. Apply to Manager, Times Office. rapidly, and many cardina bers of the diplomatic con the Vatican.

MEDICAL OPINION LESS

VOL. 34.

\$1.00 P

The Pontiff Had Freque During Night an

Rome, July 14, 2.

there is life there is

to-night in admitting

condition was "very

consolation that Dr. L.

tiff has suffered lies this morning in lition than at any of last week. Th dition into which and the confused st lucid mind on his awa greater depression th re regarded as sym nature, and as poi Dr. Mazzoni though less the disease took there was no rea for two or three da however, did not r those who knew that are being consta attribute the Pontiff to the excessive me efforts undertaken At the American ed that no request condition. King Ed the British ambass Bertie, to telegraph hir state of His Holiness. night printed a staten real ailment was canc Mazzoni characterizes

Breathing Diff Rome, July 14, 4.30 a.r has succeeded in reants with stimulants. He a little nourishment. The

Rome, July 14, 7.30 a 5.30, but shortly after heavy sleep.

67 persons, whom he the past couple of days.

London, July 14.—A d Rome, timed 7 a.m., says frequent fainting fits dur Rome, July 14.—The P shortly after dropped agai

"There has been no chang condition of the Pope as night. Pulse 92, weak, r temperature 36, 5 centigra

Unconscious at Tin London, July 14, 11 a.m. nsciousness. At times abandoned.

Received Benedic Rome, July 14, 11.35 lapsing into delirium the lized the extreme gravity tion. He asked to see polla, who entered the s Holiness gave the cardin pered message. Pope Lecceive the benediction, whi formed by Cardinal Vives y Now and then the drowsy. He utters disc while awake. What he most of all are small gl wine sent by Emperor or numbness of the extre kept ready as the breatl tiff has become more difficu of the grave condition of the

End Not Far Of Rome, July 14.-As the gressed the attacks of d ecentuated, both with length of the hallucination ness of the lucid intervals.