the 1st. The precipitation totalled 2.58

of the clerk of the Supreme court this week. This was the appeal of the defendants in the case of Winterbu vs. E. Y. & P., against the impositio

of a \$1,202.50 fine by Judge Harvey. The Presbyterians of Namao have re cently erected a very fine manse. It is a two-storied structure with a basement and will be heated by a furnace. The C. D. Campbell and family who left the city Wednesday will be first occupants of the new manse. Mr. Camp-bell is moderator of the vacant charge and will endeavor to have a minister

by the plaintiff company for \$59 alleged to be due them for ice delivered. The defendant put in a counter claim for \$400, which he claimed was the amount he lost through meats being damaged during the warm weather through lack of ice, which the plaintiff company for \$55 without costs. O. M. Biggar appeared for the plaintiff sand H. H. Robertson for the defendant.

Work harmoniously together in agritual work.

It was ordered that tenders be called for the building of new horse there by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended here by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended here by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended in 19th Alberts Monned Rifles.

It was ordered that tenders be called for the building of new horse there by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended in 19th Alberts Monned Rifles.

It was ordered that tenders be called for the building of new horse there by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended there by Rev. Father Desmarais, one of the chaplains of the penitentiary. His lordship was also attended the penitentiary. His lordship was also attended to the penit Edmonton Ice Company vs. Joseph Hebsdoerler. This was an action by

Stuart pressiding. The docket is somewhat lighter this time, there being only four criminal cases, seven evidence new civil cases. After the companient of the principal criminal cases, action of the last court and fourteen new civil cases. The principal criminal case to heard the companient of the last court and fourteen new civil cases. The principal criminal case to heard the companient of the large of murder, preferred against Hearman Krone, of Morinville. Will add the principal criminal case to heard to design the principal criminal case to heard the companient of the large of murder, preferred against Hearman Krone, of Morinville. Will cases affour the last court and fourteen new civil cases. The principal criminal case to heard to company the same relative position to the last court and fourteen new civil cases. The principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard the company to the principal criminal case to heard to company the same relative position will of the principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position to the principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard to company the same relative position of your principal criminal case to heard to the private Heard to Registrate to the case of the following shool districts, shed, Private Heard Transfer the Cockel R. Bell, Private Heardy Priva

Adjourned Cases.

Adjourned Cases.

Jones & Marshall vs. Palmer.

Minneapolis Thresher Co. vs. An-

lerson. Cockshutt Plow Co. vs. Curtis Jackson et al vs. City of Edmontor Filtness vs. Asher. Vanstone vs. Scott. Brosseau vs. C.N.R. New Cases.

Robertson vs. Morris et al. Balmer vs. Anderson, Hehadoerier vs. Berger, Bevington vs. Campbell.

Graves & Ferris vs. Mason & Finn. T. W. Lines vs. McDougall & Se-

Gillespie vs. J. A. Coulson et al. Powell vs. Chevigny. Mine Workers vs. Strathcona Coal John McCue vs. Rose.

LABOR COUNCIL MEETS.

May furnished by Registrar St. George

esulted up to the present time.

pared. Consequently no damage has the Baptist church will hold their and followed the congregation by the first of Qetober.

The regular weekly meeting of the board of exhibition directors was brought to the city at once and seen the defendant concurs case instituted by the attorney general's department against the Mostra Greek and the Bosed for the public hospital, where this injuries were attended to.

Maxinich had gone down in the gainest the Baptist church will hold their and into self. The econes of the addience, and the case of the second of exhibition directors was brought to the city at once and date the form the plaintiff and the defendant concurs the part of the public hospital, where this injuries were attended to.

Maxinich had gone down in the pleaders' association, has been persent the Maintage were attended to be added the proval and sympathy and the event of the plaintiff and the defendant did not self. The econes of the addience, and the clurch.

The committee on the public hospital, where this injuries were attended to.

Maxinich had gone down in the plaintiff and the defendant did not self. The addience, and the concentration of the commissioner Kinnaird, met with the approval and sympathy of the sturbed proval and sympathy and the event of the addience, and the concentration of the commissioner Kinnaird and the defendant did not defend the committee on the church.

The regular weekly meeting of the sturbed of the sturbed proval and the concentration of the commissioner from the concentration of the defendant did not self-the provise of the addience, and the concentration of the defendant did not self-the provise of the subject of the sturbed provise of the subject of the sturbed provise of the subject

The copies were all prepared by Court Stenographer McLeish. Nince copies were prepared, there being and exhibits. Each copy was divided into two volumes. The 28 volumes have been forwared to R. B. Bennett at Calgary, counsel for the defendants and appellants, who is preparing his argument on the appeal.

JUDGMENT FOR PLAINTIFF.

At the District Court Monday the greater part of the day was occupied with the hearing of the case of the May the Edmonton Ice Company vs. Joseph Hehsdoerier. This was an action by

plaintiffs and H. H. Robertson for the defendant.

SUPREME COURT OPENS.

SUPREME COURT OPENS.

The summer assizes of the Supreme Court opens in the Supreme Court Chambers in the Sandison block on Tuesday morning, with Mr. Justice Tuesday morning, with Mr. Justice Stuart presiding. The docket is somewhat lighter this time, there being the defendant.

Tp. 41, R. 8, W. 4th; Arnold Booth, p.m. Weekly from Hardisty.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
Tp. 44, R. 3, W. 5th: Mrs. David Johnson, p.m. Weekly from Bluff Centre.

Ednaville—Co. Strathcona, Sec. 18.
The following having been attested.
Queen Charlotte Islands, which are located in the Pacific immediately opposite Private Bupert, is at present in the city. Mr. Macleod has some interests of the court of the regiment.

Stuart presiding. The docket is somewhat lighter this time, there being will occupy the same relative position.

The following having been attested.
Queen Charlotte Islands, which are duly taken on the strength of the regiment.

S. J. Macleod, representing the Queen Charlotte Islands, which are duly taken on the strength of the regiment.

The following having been attested.
Alterdian, Alt

R 3. W. 4th; R. W. Humfrey, p.m.

Waselby from Marwayne.

Waselby from Marwayn

EXHIBITION TARIFF JUNE 8.

A STATE OF A STATE OF

MINER INJURED.

Milliams for the defendants.

A somewhat serious accident occurred at the Rosedal Coal mine on Sat
Miner injured.

A somewhat serious accident occurred at the Rosedal Coal mine on Sat
Miner injured.

An immense gallery of spectators for a coat sold the defendant. Judgment crowded the Council chamber and followed the proceedings with interest.

Milliams for the plaintiffs and E. B.

Williams for the defendants.

Milliams for the defe

Dr. T. H. Whitelaw brought action against John Hay for \$70 for profession-

pound to be kept on the northeast quar-

Wm. Wilde, of Raymond. Harris Oium, of Edberg. James F. Johnson, of Woodpecker. J. R. McDonald, of Strathmore.

E. H. Malcolm, of Killam. Pound Keeper.

west of the Fourth Meridian.

Percy Conrad Gilbert, of Streamstown

the pound to be kept on the south-east

quarter of Section 30, Township 5. Range 1 west of the Fourth Meridian.

The following new school districts ha

Graminia school district, senior true

tee, D. Brewn, Spruce Grove. State school district, senior trustee, W

tee. Christof Janke, Little Plume,

trict has been changed to the Watsford school district; and the Ministic school

AROUND THE CITY

LOOLS

Rev Dr. McGuster, and Rev. Aire from of Smith Guster, Concept of States, For S

r big rise Tuesday afternoon, and this morning it is almost a foot higher than at the previous rise several weeks ago. The local lumbermen have been anticipating this, and were previous restricted to a school in British Columbia, and the public hospital, and was operated upon and the bullet removed. He is the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs and E. B. Williams for the defendants.

Where Sugarnoon brought are setting in Toronto, he has nine to a school in British Columbia, and to a school in British Columbia, and the public hospital, and was operated upon and the bullet removed. He is the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs and E. B. Williams for the defendants.

Where Sugarnoon brought are setting the content of the public hospital, and was operated upon and the bullet removed. He is the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the plaintiffs with costs. A. F. Ewing appeared for the public hospital, and was operated upon and the bullet removed. He is the public hospital, and was operated upon and the bullet removed. He is the public hospital, and was operated upon and the bullet removed. He is the public hospital, and was operated upon and the bullet removed. He is the public hospital, and was operated to camp the visitors to Campose last week.

The express was an hour and a half late yesterday afternoon, having appeared for the plaintiffs with costs. A. F. Ewing in the public hospital, and was operated to campose the was forced to leave the was forced t

resolutions to come before the Associated Boards of Trade will be dissions at Lyons, failed to approve of the Tomorrow night the Strathcona baseball team will go to Edmonton to meet the Capitals in the first of the league series. The Strathcona battery will likely be strengthened by the addition

for some time, may also be out. GOLD COIN FOR CANADA.

Three-Quarters of a Million Shipped gence in alcohol. From New York. New York, June 2.- The gold taken fo

coin and the balance in bars from the assay office. Half the amount of the gold bars taken was made up of small son's 19 year old wife, living 28 bars of only \$500 value. These are miles south of here, was the victim known as jewellers' bars, and the of a coal oil explosion last night. charge made on them is five cents on After lighting a fire she attempted each \$100 value, or one cent more than pouring oil from a can. The exthe charge on the large bars.

was shipped to Canada. MRS. GUINNESS STILL ALIVE A Lawyer Prepared to Prove She Is Dakota to homestad last November.

home, in a statement yesterday indi-cently culminated in several sensational The following have been empowered to cated that the defence would make a incidents is ascribed to Chief Joe Capil-Westward Ho school district \$500 to determined effort to prove that Mrs. and of the North Vancouver reserve.

Supt. Vowell of the British Columbia Inson to believe that she is alive," said Mr. Ward. I expect letters to morrow which will indicate the readiness of the Naas river, said: "There is no doubt ence a site, erect and furnish a school close, J. H. Vliet, Rimbey, treasurer.

Pine Ridge school district, \$600 to im
The men who received a letter from that the lies circulated by Chief Joe respecting the alleged promises made to the come to La Porte to prove the fact. widespread belief that their original pro-

Camrose, treasurer. Watertown school district \$450 to paint school building, repair fence, etc. Henry

An unfortunate shooting accident for the plaintiffs and H. H. Parlie appeared for the plaintiffs and H. H. Hyndman for the defenct.

An unfortunate shooting accident for the plaintiff and John Cormack for the plaintiff and John Cormack for the defenct ment and badly breaking up the plaintiff and John Cormack for the defect that bungling by the commissioners.

An unfortunate shooting accident statistics to the month of the board of Judgment was given for the plaintiffs and H. H. Parlie appeared for the plaintiffs and H. H. Parlie appeared for the plaintiffs and H. H. Hyndman for the defence.

Locals.

Locals.

Locals.

Locals.

Locals.

Locals.

Inspector Ross was a passenger by the commissioners. This is the climax to the action of the council instituted three months ago in consequence of a statement made by Alderman Manson in the plaintiff and John Cormack for the defenct. His brother Joseph was standing near when the gun was accidentally disconers cost the city the loss of thought, and badly breaking up the commissioners. The Universal Coal Co, brought action against the Canadian Northern Railway for Sc. 50 for coal delivered the defendance of the plaintiff and John Cormack for the plaintiff and John Cormack for the defenct that bungling by the commissioners.

The Universal Coal Co, brought action against the Canadian Northern Railway for Sc. 50 for coal delivered the defendance of the plaintiff and John Cormack for the plaintiff and John Cormack for the defenct that bungling by the commissioners.

The Universal Coal Co, brought action and the plaintiff and John Cormack for the plaintiff and John Cormack for the plaintiff and John Cormack for the charter two commissioners.

This steed for the plaintiffs and H. H. Parlie appeared for the plainti

zona board of trade will be held to-merrow afternoon at four o'clock. The hol in other countries, the anti-alcoholic of McLaughlin and Miller, yast year's trade in the southern commonwealth o battery, and Purdy, who has been ill the United States as being an interference with individual liberty, a thing which could not be tolerated in France even by those most intimately acquaint ed with the ravages made by over-indul-

BURNED TO DEATH.

export to Europe today totalled \$3,529,060, of which \$1,500,000 was taken in With Fatal Result.

Medicine Hat, June 3.-A. J. Olethe charge on the large bars.

The engagement of gold today brings the total exports of gold to Europe on the present movement up to \$36,500,000. In addition to yesterday's engagement for Europe about \$750,000 in gold coin grass, but she died from the frightful burns, received. The busband's arms burns received. The husband's arms and hands were so badly burned that he will be in the hospital here for

CAUSE OF INDIAN UNREST

Chief Joe Capilane is Given the Blame for Recent Incidents. among the northern Indians, which re-

prietary rights to land is to be restored



SEMI-WE

VOLUME V.

ANOTHER DAY **WASTED IN H**

Opposition Obstructionists to Retard Business i House of Common

Ottawa, June 4.—This session of the House of taken up by Colonel S mestions as to whether diers emigrating from S Boers via England ned on the ground that th Minister of the Interior that they would not be stop; for some other cause.

Dr. Reid (Conservative ville), on a question of pr an absolute denial to the that his yacht had been re the government shipyard

The interior department which were on the order she side-tracked, and the aftern spent on the question of the Provinces' parliamentary tion. The plea that the tion be maintained at the tion standard being made Conservative members. At s at the request of the Oppos der, the Minister of Militia promised statement regard militia camps in the east, w mostly been postponed a wee The minister said the weste were being held, the more from former supply. The O leader agreed that there was to pass the militia camp Sir Frederick remarked that

insufficient. The whole su needed. Mr. Borden sugge interim supply, but the mi finance interrupted by stat this had been suggested by ernment and the Opposition couraged it. Only the mil mates were discouraged, rep Opposition leader. That have discussed, the interim sup through. Some cross-firing

Resuming at eight o'clock invitation of Fon. Mr. Field House went into snupply on terior department estimates, the debate on the \$175,000 salaries. A general discuss lowed. The salary vote wa passed just before midnight thousand domns item for de caused some discussion of means of checking this clas migration. The item was pathe House rose at 12.20.

Papers Accidentally Desti-Continuing his evidence be privileges and elections com Stanstead ballots, Mr. Chadw uty clerk of the crown in chan he did not know of any one access to the rooms except the and the chief messenger. Tination further brought out that the papers are not filed they are obsolete. Since his on four occasions. After the of papers were carted away. occasion was in Febuary. examination it developed that ers for the by-elections in R and l'Assomption, held in Mar have disappeared in much manner as the Stanstead one somption box was empty. Th These were not contested in t he seemed to be worrying a s about somtthing. He had in

> The Manchester H (Established 1886)

LACE CURTAIN

Our Stock of Lace tains for 1908 offers the choice of over 50 terns, imported dir from the makers in tingham England, marked at prices that save you money. lace curtain values not be equalled in city---per pair

50c to \$18.0

W. Johnstone Walke Company 267 Jasper Avenue Eas