A few of the 19 kinds of Half Sections.

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MAIN 5308

Is The World's New Telephone Number.

FRIDAY MORNING, JUNE 3, 1910.

GOOD MOVES. We see it announced that an interof railways rates as between Canada and the United States and also transatlantic freight rates between America and Great Britain has been arranged, and that Chairman Mabee of the rail-

representative on the international one. commission is its local work, and the degree of comparative efficiency. express rates and the telegraph rates and the telephone rates and the passen-

good. Let there be more.

ought to be made both in Canada and success. the United States to have our legal definitions in regard to railways and the practical application of them by our railway commission made uniform. The despatches of vesterday announced that the new train rules to be enforced on the Canadian Pacific Railway sysand great convenience realized and expense saved. This practice may not work out all along the line, but in many points it will . As a matter of fact, a lot of definitions and rulings

are absolutely the same. THE KING AND SPORT.

We notice that The London Times justifies the decision of the King in deciding to race horses after the manner of his father. What The Times says is this, and it exactly expresses the views of The World:

"We are not blind to the dangers of the turf, but we are convinced that the participation of the King will tend to maintain the purity of the sport, and to diminish its draw-

This is not a justification of anything that may be wrong on the turf, but it is an effort to regulate a popular sport by the best men participating in it and maintaining it as a sport and as a spectacle. The professional bookmaker and the professional bettor can never be justified and are unnecessary members of seciety. The public, however, must have some recreation, and that recreation ought to be regulated by the best men. Participation in racing as a spectacle seems to be a pronounced characteristic of the Englishspeaking race, whether in Europe, America or any other portion of the

COMMISSION GOVERNMENT IN

THE UNITED STATES. In the opinion of Mr. John J. Hamilton, who has just published a volume on municipal government by commisrevolution. He adds that "there are those who believe that the present generation will see the general abandonment of the mayor-and-council type of government with which the country has long been familiar. To the date of his writing 57 cities in the United States have adopted the plan, 3 in California, 2 in Colorado, 6 in Iowa, 11 in Kansas, 3 in Massachusetts, 4 in Oklahoma, 5 in Tennessee, 15 in Texas and 8 in South Dakota. A number of other cities, including Buffalo, Pittsburg and San Francisco, have its adoption under consideration.

Very remarkable is the record of work accomplished in several cities that were among the first to try the new system. In Galveston a floating debt of \$204,974 was paid off, bonds amounting to \$462,000 were retired and more than \$350,000 spent in street improvements, all upon the lowest tax rate of any large city in Texas. Equally good results were obtained in Houston, where bondholders were threatening to sue on account of default. Its credit was completely restored and the tax rate reduced. Leavenworth, Kansas, was rescued from bankruptcy and within two years a net reduction of \$112,950 was effected in the bonded indebtedness. This was done, too, without any increase in taxacton and notcaused by the abolition of illegal salooi

A supposed anarchist has attempted the life of the Crown Prince of Germany by hurling a can of baked beans at him. He may have visited Boston and discovered nothing more deadly in his travels. The beans did not explode, and as Artemus Ward used to write, "All is peas."

A new standard of morals has been discovered in Illinois, where a states senator who took a bribe of \$2500 declared he could not tell a lie about it. What we need in Canada are men who will neither take bribes nor lie. Only very ignorant men think it is smart to rob the public by means of a bribe and national commission for the regulation escape by perjury. And that sort of ignorance cannot disappear too soon.

What will Sir James Whitney say to the news from Australia that the new Labor government there is expected way commission is to be the Canadian to be the best and most stable that they have yet had? Probably he will We are glaff to notice this step for- say, "Wait and see," and add that a ward; but in the meantime the great superlative government in Australia interest that Canada has in the railway does not positively reach a very high

The Star questions the authenticity ger rates that obtain in Canada are of the story which credits the late King still crying largely for regulation. It with plunging his hand into a bowl is to be hoped that a lot of decisions of molten lead because he trusted a on these various items of the work of professor who said it would not hurt the Canadian Railway Commission him. The incident, however, actually will be delivered at a very early date. occurred, the professor being Dr., later People are still waiting patiently for Baron, Mayfair, and between 1858 and more results. So far they have been 1869, holder of the chair of chemistry in Edinburgh University. Before the And speaking of international rail- experiment was made the Prince of ways, The World begs to remind the Wales' hand was washed with ammo-Canadian parliament that makes our nia for the purpose of cleansing the railway law, and the railway commis- skin thoroly from any fatty or other sion that administers it, that an effort substance which might have marred its

Growth at a Standstill. BRANDON, June 2 .- Five degrees of mental farm last night. The repeated cold dips of the last few days have injured the small fruits and vegetables. Growing grain suffered early in the week, but no later damage is antici tem are uniform with the standard pated, as everything is now hardened train rules in the United States. In to cold, damp and frosty weather, but

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LEVEL CROSSING FATALITY

One Woman Killed, While Companion Escapes Unhurt.

Superventile and first processing the T. H. & B. Railway tracks a special train running at a high rete of speed came upon them. The train struck the vehicle. Miss Freure jumped from the rig and was instantly killed and the buggy wrecked, but Miss Thompson, who remained in the buggy, escaped unhurt.

Norman Saunders Swam to Jones Help—Was Too Late.

Further details regarding the drownshappened at Fenwick, near Welland, last evening, in which Miss Sarah Freure of Wellanport, aged 31, years, was instantly killed and Miss Thompson of Boyle had a miraculous escape. The two young laddes were diving in a buggy, and just as they were crossing the T. H. & B. Railway tracks a special train running at a high rete of speed came upon them. The train struck the vehicle. Miss Freure jumped from the rig and was instantly killed. The horse was killed and the buggy wrecked, but Miss Thompson, who remained in the buggy, escaped unhurt.

Fell From Bridge to Death.

ST. THOMAS, June 2.—Allie Dailyn, the daughter of Edwin Dallyn, painter, was not recovered.

week, but no later damage is anticipated, as everything is now hardened train rules in the United States. In other words, men can work on railways on either side of the line and be under exactly the same rules as to their conduct and as to the running of the road. The same thing can just as easily be worked out in connection with the railway commissions, and in that wey the decisions on one in that wey the decisions for the joint of the line will practically be decisions for the other side of the line will practically be decisions for the other side of the line will practically be decisions for the other side of the line as work on railways of the line and be under the growth is almost at a standstill.

Fell From Bridge to Death, ST. THOMAS, June 2.—Alie Dallyn, painter, was killed by falling off the Wabash Railway bridge this morning. She was on the recovered.

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St. THOMAS, June 2.—Alie Dallyn, painter, was killed by falling off the Wabash Ra ly crossed the bridge.

EASSAI

CORK TIP

CIGARETTES

TEN FOR 10 CTS.

TRIED TO SAVE COMPANION Norman Saunders Swam to Jones' Help-Was Too Late.

AT OSGOODE HALL ANNOUNCEMENTS.

Osgoode Hall, June 2. dies non and the hall is closed.

Peremptory list for divisional court for Monday, June 6, at 11 a.m.:

1. Fraser v. Robertson.

2. Lamb v. Franklin.

3. Wilson v. Hicks.

4. Langdon v. Blisky.

5. Evans v. Myers.

6. Sweeny v. Sissons.

Non-Jury Assizes. Peremptory list for non-jury assize court, Monday, June 6, at city hall at 11 n.:

36. Mackenzie v. Monarch Life.

38. Smith v. Wilson Lumber Co.

120. Skinner v. Crown Life.

36. Johnson v. Birkett.

68. Noble v. Gunns.

92. Murray Ptg. Co. v. Murray.

Before Cartwright, K.C., Master, Re Goodwin and Harman—W. R. Cavell, for owner, Motion by the owner of land in mechanics' lien action for an order vacating certificates of lien and ils pendens. Order made.

Miles v. Riley—B. N. Davis, for plaintiff. Motion by plaintiff for an order dismissing action without costs and vacating certificates of lien and ils pendens. Order made.

made.

Merson v. Thompson—G. M. Clark, for defendants. W. D. McPherson, K.C., for plaintiff. Motion by defendants for an order extending time for delivery of statement of defence. Order made extending time until June 25. Proceedings to go on in vacation if plaintiffs so elect. Costs in the cause.

Harris v. Harris—J. F. Boland, for defendant. H. E. Rose, K.C., for plaintiff. Motion by defendant for particulars of paragraphs 3, 4, 5, 8 and 9 of statement of olaim. On plaintiff submitting to examination for discovery as soon as statement of defence is in, order made that defendant plead on Saturday, Defendant to take short notice of trial. Plaintiff to be examinable for discovery as soon as statement of defence put in at her own house in Bowmanville. Costs in cause to plaintiff.

Master's Chambers.

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refused to accept it, and the present motion is to have the time extended. Reserved.

Rose v. Rose—A. H. F. Lefroy, K.C., for plaintiff. W. M. Douglas, K.C., for defendant. A motion by plaintiff, for an order increasing the half-yearly payments ordered to be made by defendant to plaintiff from \$37.50 to \$75. At defendant's request enlarged until June 6.

Re Milligan estate—J. L. Ross, for executor. S. H. Bradford, for certain beneficiarles. Motion by executors for order construing will. Held that this was not such a case as came within C.R. 938. No order made and no costs.

Re John Vair—W. S. Morden (Belleville), for the estate. F. W. Harcourt, K.C., official guardian. Motion on behalf of estate under Settler Estates Act, for liberty to mortgage certain lands for \$500 for purpose of repairs. Order made, Service on adults dispensed with. Time for filling petition shortened.

Sinclair v. Smith—I. E. Welden (Lindsay), for plaintiff. F. W. Harcourt, K.C., collector of customs at Winnipeg.

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At ten in the Church. a discus rangement Parkdale was refe likely a every chi ed to con W. S. I led a dis of grant ministers There a Educat by two conference night's g Methodis

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