Branch No. 4, London, Meets on the 2nd and 4th Thursday of every onth, at eight o'clock at their hall, Albion lock, Richmond Street. P. F. Royle, Pres. M. Corcoran, Recording Secretary.

C. M. B. A.

A Valuable Essay.

Transferred their vinter series of lectures, read-ings, essay, debates, etc., and at their last rer-riger restarts the lead on the 1th inst. Brother are restart of lettures at the information of the series of lettures at the information of the series of lettures at the information of the resting during the start of a turning and coming the series of lettures at the information of the resting the thin ice now, for later on when the therm and the searce peter the task, of thus therm and the searce peter the task with pleasure, and I hope my performance of it may afford to me slight pleasure of yourselves. However, it also in the hope of a therm of your selves. However, it is a the open of a therm is completed to the hope of a therm of your selves. However, it is a start is an of the second selves the tendent is half have been long familiar to me, yet (an on-when the week of n enclose selves) the tendent shall at one even than before the reasons which first led me to knock at your of the start have down the weight of the provide selves. It has an have the the tendent as made clearer to use even than before the reasons which first led me to knock at your of the attack of the admitted to the beat at your of the start of search on the self and the start is the search on the self and the start is the search of the conclusions for them he not kept to far out of signt the provinces and states and countries which for the the the ontone search the sector and the search of the shall at once let you see. We attack and start and this is a branch of the sector and the search throughout the provinces and states and countries which for the the sector and the search throughout the provinces and states and countries which for the the sector and the search throughout the provinces and states and countries which for the the sector and the search throughout the provinces and states and countries which for the the search through the search territory whose the the search territory downed the sector and the there the search territ

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From Branch 151.

Breach 151. Breechin, October 29, 1801. A grand concert was held in the hall here last night, in aid of St. Andrew's Branch, No. 151, which proved to be one of the best concers sever held in this community. The members of Branch No. 151 deserve great credit for the able manner in which they conducted this, their first concert, and for procuring such talented artists as they presented to their friend- on that evening. The programme was one of wonderful attraction, and each performer gained for himselfa hearty encore on rendering almost every selection. The programme was as follows:

PART I.
Instrumental duet- Misses Gattie and Patton.
ChorusOrillia Quintette

	Orillia Quintette.	
olo lecitation-	Mr. Patton.	
olo-	Mr. T. H. Greenwood.	

		Mr.	Wm.	Hudghings.
Duet-	Mra	MaG	reite	and Miss Patton.
Song-				and miss I atton.

Mr. M. Foley.

THE CATHOLIC RECORD

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Resolution of Condolence.

Resolution of Conditience. Barie, Oct. 23, 180. At the last regular meeting of Branch 51 it was resolved hat the members of this branch. having heard with sorrow that an allwise Judge had summoned to her heavenly home Mrs Byrnes, the mother of our worthy Brother and Marshal, George Byrnes. Resolved, That we extend to our esteemed Brother and family our sympathy in this, their hour of trouble. JOIN ROGERS, Sec.

Walkerton, Oct. 33, 1891.

Warserton, Oct. 35, 1891. To the Editor of the Catholic Record: Moved by John O'Mally, seconded by Adolph Mosnek,

Mosnek, That whereas it has pleased our Heavenly Father to call to her reward the devoted wife of our wor hy Vice-President, Brother Alexandra our wor by Vice-President, Brother Alexandra haas, be it Resolved, That our deep and sincere sym-pathies and heartfelt rearre be hereby tendered to Brother Haas and his fandly; That a copy of this branch and forwarded to the CATHOLIC RECORD. Carried. Boo Saro Benefict to Boo Saro Benefict to

JOHN O'MALLEY, Rec. Sec. Branch 43.

THE MANITOBA SCHOOL ACT.

THE MANITOBA SCHOOL ACT. Ottawa, Oct. 23. — The Manitoba School Act of 1890 was today declared unconstitu-tional by the Supreme Court of Canada. Judgment was delivered in the case of Bar-rett v. the City of Winnipeg. The Act was passed in 1890 by Hon. Joseph Martin as Attorney-General in the Greenway Admin-istration. In effect it abolished Separate schools by making everybody, whether Cath-olic or Protestant, liable to Public school assessment. In pursuance of this the City of Winnipeg passed by laws, enforcing the assessment. In pursuance of this the City of Winnipeg passed by laws, enforcing the assessment. Against this assessment a Cath-olic rate-payer named Barrett appealed. The case came up before Mr. Justice Killam and he sustained the by-laws. From this decision an appeal was made to the Court of Queen's Bench, of Manitoba, and Judge Kil-lam's decision was upleld, Judge Dubue dis-senting. This was on February 1, 1891. An appeal was then taken ostensibly by Barrett, by really by the Dominion Government, to ERASONS FOR THE DECISIOS. Chief Justice Ritchie, after reading a long fudgment carefully dealing with the whole case and worlded strongly against the Act, said that by-laws 490 and 433, of the City of Winnipeg, were passed under the authority of an Act which was ultra vires of the Pro-vincial Legislature, and the by-laws should be squashed and the appeal allowed with costs.

Which Legislature, and the by-laws should be squashed and the appeal allowed with costs. The Chief Justice compared this case with the New Brunswick School Act, and pointed out that the clause in the British North America Act protecting the rights and privilegres established by law in respect of denominational schools at the time of Confederation, was amended on being transcribed into the Manitoba Act of Union in 1871 by inserting the words "or practice " after the words "established by law." The Chief, Justice thought there was a system of denominational schools established by practice in Manitoba at the time of union, and this Act of 1800, by compelling Catholics to contribute to the support of Public schools and, at the same time, to the means of educating their children according to their own religious belief prejudiced and injuriously affected the privileges Catholics enjoyed by practice being the some on the guyed by the Act of 1800, by compelling to the constitution of the Province, and on their optimon that this practice was an entire of the state of the st

The Chief Justice then said: "The appeal is allowed, the by-laws of the city of Winni-peg based on the Act are quashed and costs allowed to appeilant."

1. In the Uniter Justice View School Act by Vinnipeg based on the Act are quashed and costs allowed to appeliant, "
Hon. S. H. Blake, Q. C., who argued the case for the appeliant, was in court.
Winnipeg, Oct. 28—The news of the disallowance of the Manitoba School Act by the Supreme Court at Ottawa to day was expected here, but was nevertheless received with great joy by the Catholics of the disallowance of the issuer at Ottawa to day was expected here, but was nevertheless received with great joy by the Catholics of the city and their friends. Premier Greenway was asked this afternoon what course the Manitoba Government intended to parsue now the Act passed by the Legislature was declared ultra vices of the Provincial Legislature. "Appeal it, certainly," replied Mr. Greenway, adding that the intention of the Government had never been otherwise than to carry it to the highest tribunal in the readm if they met a reverse decision before the Supreme Court. The necessary legal formalities in connection with the appeal will be taken immediately. Other members of the Manitoba Government relinquished its well-defined policy in this matter. It would certainly be taken to the end. Hon. Mr. McLean, Minister of Education, said unhesitating the Government relinquished its well-defined policy in this matter. It would certainly be taken to the highest court, and that at the earliest opportunity. The School Law will remain as at present, pending a decision from the Privg Council.

will remain as at present, pending a decision from the Privy Council. PRESS COMMENTS. The Tribune tonight says: "It only re-mains for the Government to carry the appeal to England, and we have no doubt this will promptly be done. Manitoba must have but one school system receiving Govern-ment support, and that system must be a national non-sectarian one. The decision will not be a surprise to Manitobans, as it was fully anticipated." The Free Press to-morrow will say editor-ially, the wider scope to the whole matter in dispute was expected from the judges of the Supreme Court, and it is possible that it will be made wider still should the Government conclude, against all reason, to appeal to the Judicial Committee of the Imperial Privy Council. That body has an awkward habit of deciding questions submitted to it on the plainest principles of common sense, and, should the members of it be asked to give an interpretation of the evident meaning of the Manitoba Act as it affects. Catholic schools, we fear the Government would be able to ex-tract but little confort out of the decision. It has been said that the Government will carry the case to the Inperial Privy Conneil. This it may do, although nothing but a heavy bill of costs on the Province is likely to come from it. But, should this step be taken, it will be understood by the people as intended merely to hang up the question until after the next general election.

A MISUNDERSTANDING.

Toronto, Ont., Oct. 29, 1891. Thomas Coffey, Esq.:

Toronto, Ont., Oct. 29, 1891. Thomas Coffey, Esq.: DEAR SIR-Seeing an article in the RECORD under the heading Innovations one part of it I olject to, and that is where it says if we may use the word Hibernicism. Now it seems to me by this article that an attempt is made, and in a sneering way, to lay the blame on some of the manufacture of the ritual on the Hibernians. If such is the case why bring it into the public print? Cannot that matter be settled without a newspaper controvers? I mis ake the motives of the man who used this word if he is not anti-Irish, or would try to make the public print? Cannot that matter the name, as I know them seek no fight with any other Catholic organization. But if we are drawn into a controversy of which we way we run our business, then I say It is not their the originators then we must be excused if our the originators then we must be excused if our the originators then the xistence, numbering 24, 00 members. In the last year we have paid out \$1,^{10,000,000,000} earling the the as a member of so bad to our sick or disabled members at any rate, if we do some time induce criticism from those who do not know what our grand to organization is. Hoping you will find all space for this letter in your next issue. Mean McCAFFERY, No. 2 Bruce street. President of Division No. 3. A. O. H. Toronto. We can assure our friend Mr. McCaffrey that nothing could be first mean the origin the or the street. Thousing the our price our friend Mr. McCaffrey that nothing could be first mean the street we then the street of Division No. 3. A. O. H. Toronto.

President of Division No. 5 Å. O. H. Toronto. We can assure our friend Mr. McCaffrey that nothing could be further from the writer's meaning than to cast a slur on Irish-men by making use of the words." carryings on." We do not blame Mr. McCaffrey for calling attention to the matter, but we cannot help thinking that he is a little too sensitive. Anyone who wants to insult the Irish will certainly never be given an opportunity to do so in the columns of the London CATHO-LIC RECORD.

Mrs. Elizabeth McCabe, Melanethon. It becomes our sad duty to chronicle the death of Elizabeth McCabe, wife of Jas. Mc-Cabe, of Melancthon, who died on Sunday morning, October 11, after a painful illness of about six months, which she bore with Chris-tian piety. The best medical treatment that could be procured seemed to bring but little relief; still good hopes of her recovery were entertained until as hort time before her death. She was visited several times by the parish pricet, Rev. Father Maloney, of Markdale, who administered the last sarraments of our holy religion to console her in her last moments. The funeral took place on Tuesday morning to the burying ground at St. Parick's Church. Melanethon. The first solenn Requeen Mass that has been said in this church was offered for Mrs. McCabe's sond. The daves to mount her loss her husband, fue daughters and six sons, all single, except the oldest daughter, who is married to John F. Breen. The family were untiring in their efforts to bring relief to their affectionate mother. Although Mrs. McCabe was only a short time in this neighborhood she had the pleasure of seeing four of her family belong to show their fast respects to one who was respected by all who made her acquaintance. Mr B A Mrs. Elizabeth McCabe, Melanethon.

MARKET REPORTS.

London, Nov. 5.—Beef had no change from Latto, it is senits a pound. Pork dropped to 5.00 to 5.25 per ewt. The poulity supply was ample, and prices for rease were firm, at 60 to 70 cents a piece. Turkeys were firm, at 9 cents a pound. Ducks had a ready sale, at 55 to 70 cents a air.

Ducks hat a ready such as 20 to 29 cents a pound, Best roll butter sold at 20 to 29 cents a pound, and crock is to 20, with a searcity of the latter. Eggs remained at 20 to 29 cents a dozen, single, and 10 cents by the basket. Potatoes were in good supply, at 15 to 60 cents

a bag. Parsnips, turnips and beets are at our quotaa bag. Parsulps, turnips and beets are at our quotations.
The fruit market was principally composed of apples, a few winfer pears and a il died (atan.ity of cranges. There was no change in the prices of grapes and pears.
Apples had a fair sole, at 3 to 40 cents a bag, and 1.00 to 135 per barrel.
A few young pizs were offered, at 4.00 to 5.00 a pair.
Hay was scarce, at 12.00 a ton.
GRAIN (per cental) Red winter, 150 to 1.55; whit e, 1.50 to 1.55 pring. 1.50 to 1.55; rye, 1.00 to 1.5; dats, 90 to 1.5; parley, mait, 1.00 to 1.5; dats, 90 to 2, par, 0.00 to 1.5;

LONDON CHEESE MARKET. LONDON CHEESE MARKET. Saturday, Oct. 31, 1899. — There was a good representation at the cheese market to day of representation at the cheese market to day of some of the largest outputs of the season. and as the table will show some of the factories have some of the largest outputs of the season. and as the table will show some of the factories have stock in the factories, and has been the result of no sales for a considerable length of time. In this market there has been practically no sales for a considerable length of time. In this market there has been practically no sales for a considerable length of time. In this market there has been practically no adds for a month back, and stock has been have held out for to continate the factorymen have held out for to continate the factorymen and the buyers have not co point all through, and the buyers have not co point all through, and the buyers have not co real to its, and the consequence was no sales were made out of this and six pence—a shilling in advance of a week ago, and yet the bidding was not up to the same of that date. The factorymen feel like "mak-ing a spoon or spoiling a horn" in the premises and waiting until a break is made one way or stances, and thus there is a deadlock the the market for the time b-ing. The other markets offer no solution to the problem. LONDON CHEESE MARKET.

THE ENGLISH TORY BILL OF FARE

THE ENGLISH TORY BILL OF FARE. The council of the Conservative National Union have in process of incubation an electoral programme which promises to out-bid that adopted at the Newcastle Liberal Congress. Semi-oficially the platform can be stated as follows: -- Cessation with the adoption of the Local Government bill of special Irish legislation and the concentra-tion of the attention of Parliament on British affairs; extinction of popular local govern-ment by the creation of the district councils; allotneat of small holding for laborers, administrated by district councils; 'egis-lation for the arbitration of strikes; a free breakfast table-meaning the lowest possible taxation on tea, coffee, cocoa, and reduction of the duty on tobacco; the vesting of the power of licensing in the county councils, with a proviso for the county councils, with a proviso for the county councils, with a proviso for the county councils, must be added negative principles naturally belonging to conservatism, including opposi-tion to thurch disestablishment, maintenance must be added negative principles naturally belonging to conservatism, including opposi-tion to church disestablishment, maintenance of denominational schools, preservation of peers, privileges and rejection of local aption in the matter of an eight hour work day, in refusing to dally with which the party leaders will be firm. The platform does not give the electors a comprehensive prospect of reform equal to that afforded by the Liberal programme, but it is freer from fads and more immediately practical. The Liberal organisers, convinced that the result of the election will be largely depend-ent upon the rural vote, will arrange a series of laborers' meetings, cualmating in a conference in December of agricultural delegates, at which Mr. Gladstone will deliver a final address before starting for Italy. It is expected that the total number of delegates will be eight hundred.

THE COOK'S BEST FRIEND

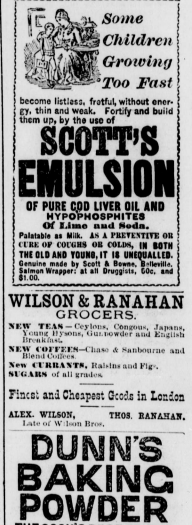
GROCERIES.—We wish to call the attention of our readers to the announcement of Wilson & Ranahan, grocers, in another columa, Mr. Alex, Wilson is well and tavorably known

in connection with the grocery business in this city, and the junior partner in the firm, Mr. Thomas Ranahan, is also well known to the public. This firm has just opened out with a new and choice stock of everything in the grocery line, and deserves the patronage of the public.

a beautiful new pulpit, the gift of Mr.
 A beautiful new pulpit, the gift of Mr.
 Edward Phelan, to St. Peter's Church, Peter-borough, was put in position last Sunday and used for the first time, His Lordship preach-ing the sermon from if at the 0:30 Mass. He referred, in the course of the sermon, to the beauty, appropriateness and timeliness of the gift, and expressed the thanks of hinself and the congregation for the handsome donation of Mr. Phelan. How appropriate it is that wealthy Catholics should thus freely give to God a little of what He has blessed them with ! We hope many will be found to imi-tate the noble example of Mr. Phelan.
 Send 25 cts. And get a copy of Ben-zlgers' Home Almanae for 1852. – THOS, COFFEY, London, Ont.

Gents, - My daughter had a severe cold and injured her spine so she could not walk, and suffered very much. I called in our family physician; he pronounced it inflammation of the spine and recommended MINARD'S LINIMENT to be used freely. Three bottles cured her. I have used your MINARD'S LINIMENT for a broken breast ; it reduced the inflammation and cured me in 10 days.

Hantsport.



Send 25 ets. and get a copy of Ben-zigers' Home Almanac for 1892. -THOS. COFFEY, London, Ont. TEACHER WANTED. TEAURER WARTED. For R. C. S. S. No. 5, Raleigh, Ont. A ferrale, holding a 2nd or 3rd clares certificate. Daties to commence Jan. the 1st, 1822, Applications, stating salary, will be received by the under-signed up to Dec. 1st, 1891, JAMES L. DOYER See, and Treas., Chatha n P. O., Ont. 673-4W FOUR TEACHERS WANTED.

NOVEMBER 7, 1891.

C. C. RICHARDS & Co.

MRS. N. SILVER.

List, tender mo Pray for us nor Hail, Mary, ful As through the Close in thine a And of all wom New York, A

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Ida Louise

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Archangel G

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THE ORIC Moreover, w the Queen of I uted an especi of supplicatio mand and inst was inculcate the holy patr potent weapon the faith at an like our own, holy religion Albigenses has

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OBITUARY.

poorer still. If, as I said, there we'e no other evidence, this Encyclical letter of its infaillide head on earth proves sufficiently that the Catho-lie Church is the feariess defender of the rights alke of the rich and of the poor man. Against the Church, and therefore against inst authority and true liberty. are arraigned the secred oath bound societies that are the peculiar outcome of and flourish almost ex-clusively in non-Catholic communities. The real bject of these sinister organizations are, I dare say, not apparent to great numbers of their ordinary members, just as we Catholics do not recognize to the full extent and keep con-stantly before our cyces what is the end and object of that grand old Church to which it is our privilege to bleong. Many good men are members of these peraletous secret societies just as, on the contrary, many, very many, bad men owe allegiance to the Catholic Church. I do not argue that the individuals on either side are either all good or all bad; what I contend for is this, that throughout the world and at all times there is a conflict raging between good and evil, and that on the one side—and it is our firtuch, justice and liberty, openly and in the proad light of day, while on the other side are they deck themselves in the graph of weet haring the guites of patriotism in another place with of pe-ple from among whom they seek form on they seering and promise protection against from puitward apperance according to the krind of pe-ple from among whom they seek forming the guites of patriotism in another place they deck themselves in the graph of tweer harity and lure into their fold the humane and hencevient; while often, as in the case of the ariant classes and promise protection against from puitshemet of the system secret societies is alwayd the graph of sweer harity and here into their fold the humane and hencevient; while ore these object is and the secret societies is always the same, and I am ready with the proof. There are secret sof crite, believe me the encloled o

there is the object almed at by *all* secret solution. The probability of the probability

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PART II.					
Instrumental duct		• •			•••
Song and chorus- Mr. R. A. Lynch,		• •			
Solo			•	•	• •
Recitation- Mr. T. H. Greenwood.	•	• •	•		• •
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Solo	•	•••	•		• •
Duet	•	• •	•		•••
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Miss Flora McDonald ably presided p'ano and Mr. R. Gaughen showed his		a	t	t	h

thoroughly competent chairman.

Brantford, Nov. 2, 1891.

Brantford, Nov. 2, 1891. Thos. C-fey, Esq.: DEAR SIR AND BROTHER — Enclosed please find list of contributions for Brother Brown's family, of Branch's, Brantford, which you will kindly publish in your next issue. I was in-structed to thank the branches that have con-tributed for their generosity in behalf of this worthy appeal, and we feel confident that all branches that have not as yet forwarded their mite will do so in the near future. Yours fratemaly, WENDLIN SCHULER, WENDLIN SCHULER,

	See.	Branch	
CANADA	RRANCHES		

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NEW YORK. Branch 130...

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tion.

Montreal, Oct. 31, 1891.

To the Members of the Catholic Matual Benefit Association in Canada :

To the Members of the Catholic Matual Benefit Association in Canada: BROTHERS — Owing to the kindness of the proprietor of the CATHOLIC RECORD we were enabled to place before our C. M. B. A. mem-bers in Canada a circular explaining in full the aims and objects of our Relief Association, since which time we have received many in-quiries in reference to the working of our association. I have been requested by the Board of Trustees of the Relief Association to inform our C. M. B. A. members that we will be most happy to enroll in our ranks members from any branch in the Dominion. Our method of enrolling members is so simple that good risks will have no trouble in becoming mem-bers; at the same time we would prefer to have branches in every locality where there is a C. M. B. A. branch, as our interests are much better protected and our members receive much more of our benefits. It would also be well to bear in mind that there are no extra calls : \$1.00 per quarter is found sufficient to meet all claims;

practice was injuriously affected by the Act

conclusion chieffy on the existence of the words "or practice" in the constitution of the Province, and on their opinion that this practice was injuriously affected by the Act of 1890.
 The judgments of Justices Fournier and Taschereau were in French.
 Mr. Justice Patterson said that the wording of Section 22 of the Manitoba Act containing the words "or practice" was badly drawn, but he had no doubt of their intent, and when the object of a statute was clear it must not be reduced to a nullity by the obscurity of the clause. The Logislature must have intended, by adding the words "by practice" to the educed to a nullity by the obscurity of the clause. The Logislature must have intended, by adding the words "by practice" to the educed to a nullity by the obscurity of the clause. The Logislature must have intended, by adding the words "by practice" to the educed to a nullity by the obscurity of the clause. The Logislature must have intended by adding the words "by practice" to the educed by Provincial clause as it stood in the British North America Act of 1857, that they should have some effect. He took the clause to mean that the rights and privileges in respect to denominational schools were maintained in Manitoba by Roman Catholies, and were incident to the rights of Ritish subjects. The Manitoba Act did not preserve that right as an abstract or theoretical right, but as a substantial right. If this construction did violence to the language of clause 22 it was only by treating the preposition "by" in a peculiar grammatical sense, he waid, objectionable to Roman Catholies had rights and privileges within the meaning of this sclause. The Public schools were, he said, objectionable to Roman Catholies had rights and privileges within the meaning of the sclause 21 is members. He alloed to Archbishop Tache's petition and to the fact that both sides contended that the Act of 1800 did not take away any right catholies. Mad right appendix and the the denominational schools. The scho

schools. In conclusion, Justice Patterson said, "I am of opinion that the Act of 1890 trans-gresses the power given by section 22 of the Manitoba Act of 1871, and that the assessment is illegal." Justice Gwynne, not having heard the appeal argued, gave no judgment. The court was unanimous.



Resolution of Condolence.

Peterborough, Oct. 28, 1891. Editor Catholic Record, London: DEAR SIR-At the last meeting of St. Peter's Branch. No. 21, E. B. A., I was instructed to send you for publication the enclosed resolu-tion of condolence. Yours, Wh. HOGAN, Rec. Sec.

W.H. HOGAN, Rec. Sec. Whereas it has pleased Almighty good in His wisdom to call to hisreward J. B. Dunn, father of our esteemed Brother, Thomas Dunn, be it therefore Resolved, that we do hereby tender the ex-pression of our most sincere sympathy to Bro. Thomas Dunn in this his sad bereavement in the lo s of a kind and loving father, and pray the Almighty may comfort him in his sad afflic-tion. ion. Resolved, that a copy of these resolutions be ent Bro. Thomas Dunn and also to the official

Signed on behalf of the Branch. G. H. GERIOUX, JAS. DRUIN, W. HOGAN.

W. Hogan. W. Hogan. Mathematical and the second s

The Rev. F. Besant, a clergyman of the Church of England (parish of Whitechapel London England), has been received into the Church.



Epileptic Fits, Falling Sickness, Hysterics, St. Vitus Dance, Nervousness, Hypochondria, Melancholia, Inebrity, Sleeplessness, Dizziness, Brain and Spinal Weakness.

This medicine has direct action upon the nerve centers, allaying all irritabili-ties, and increasing the flow and power of nerve fluid. It is perfectly harmless and leaves no unpleasant effects.

FREE Diseases soft from the second of the second se

KOENIC MED. CO., Chicago, II. Sold by Druggists at \$1 per Bottle. 6 for 86

Targe Size, \$1.75. 6 Bottles for \$9. Agent, W. E. Saunders & Co., Druggist, London, Ontario.

FOR THE SEPARATE SCHOOL OF The town of Pembroke, for ensuing year, a male tender holding a second class certifi-cate, to take the position of Headmaster; also three male or female assistants, hoding third class certificates; applicants to state salary and furnish testimonitals, -A. J. For-TIER. Secretary, Pembroke Ont, 63541

TEACHER WANTED

FOR THE R. C. SEPARATE SCHOOL, No I, McKillop, a male or female teach-er, hold ug second or third class certificate ; duties to commence Jan. 1, 1822, applications will be received until Nov. 20; s ate salary and experience. Joins Horaan, Sec. Treas., Beechwood, Ont. 681-2w

TEACHER WANTED.

FOR UNION SCHOOL SECTION No. 1, F McKillop, a teacher holding a second or third class certificate; spplications stating salary will be received by the undersigned up to November 30th-Ron to TDEVERFUX, secretary-Treasurer, Seaforth, Ont. 681-4w

WANTED. A GOOD BOY OR SMART OLD MAN, to live with a pricet residing near Ot-tawa. Fair wages and permanent employ-ment. Applicant mus give references, Address, "A. D. T.," 510] Sussex street, Ottawa. 681 lw





Royal Canadian Ins. Co'y. FIRE AND MARINE. GEO. W. DANKS, Agent. No. 8 Masonic Temple, London, Ont.

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