RUSSIA AND FRANCE BRING PRES-

Tokio, Japan, Sept. 27, via San Francisco, Oct. 17.-Russia and France have again imposed their will upon Japan, and again Japan has yielded, feeling that the time for resistance has not

The tone adopted by the envoys of those two European powers in demand-ing an immediate adjustment of the Liaotung business was so arbitrary that Premier Ito and his colleagues saw it would be dangerous to prolong

discussion.

The claim for compensation was reduced to thirty million taels, on the payment of which it is agreed that the Manchurian territory shall be immediately evacuated. It was strongly argued by the Japanese that the withdrawal of the troops should be delayed until China carries out the conditions of the Shimonoseki treaty, but to this proposition Russia would not listen.

For the second time Japan has been bitterly humiliated. The effect, when the facts become publicly known, will be to partly reawaken the excitement of last May and to intensify the violence of the parties hostile to the Government.

The usual methods are employed to the usual methods are employed to keep the story secret as long as possible. The press is watched so closely no reference to the transaction can appear in print, and political editors are summarily silenced if they come anywhere near the forbidden theme.

THE ASSASSINS WERE JAPS.

Tai-Won-Kun, the Usurper. Appears to

New York, Oct. 17.—A correspondent of The Herald at Seoul, Corea, telegraphs the following: The Crown Prince, who was with the Queen when she was murdered, has secretly sent from the palace a statement, giving a description of the assassins, by which they are identified as Japanese. I have personal assurance from the Japanese Government that every guilty person will be punished.

Government that every guilty person will be punished.

The plot originated with disgraced Corean officials, who employed Japanese Soshi and corrupted the Japanese troops. I have a statement of the colonel of the palace body guards who says the Japanese assassins entered the Queen's apartment with swords. He afterward saw them burning the body. Proofs are said to exist connecting the Japanese Minister with the plot.

sion have arrived from Japan to investigate the outbreak. There have been more arrests of Japanese Soshi. The usurper, Tai Won Kun, issues a proclamation saying he is in the palace to secure peace. The Cabinet is not recognized and is falling to pieces.

Russia is Passive. New York, Oct. 17.—The Herald's St. Petersburg correspondent says: Russia at the present time is inclined to allow Japan a free hand in Corea in connection with the present outbreaks.

Catholics Told to Stand Aloof. Catholics Told to Stand Alcoli.
Chicago, Oct. 17.—In accordance with instructions from Pope Leo, submitted through Mgr. Satolli, a decree will shortly be issued by the Archbishops of the country informing Catholics that they are not to take part in redirect blow at the policy of Cardinal Gibbons and Archbishop Ireland, who not only were most prominent in the Congress of Religions, but who openly urge the holding of such congresses.

Local Jottings.

Mr. John B. Harris of the Massey-Harris Company, was married at St. Thomas' Church yesterday to Miss Sarah Louise Lukes, daughter of Geo. Lukes of Parr, Cornwall county, Eng-land. The ceremony was performed by Rev. J. C. Roper, who was assisted by Rev. B. Bryan. The wedding party left for Muskoka and a trip north.

The Executive of the Liquor Dealurser's bakery, 404 Spadina-avenue, at 8 a.m. yesterday and catching fire floated around the basement causing the flames to spread, \$50 damages resulted. Insured.

Chimney sweeps at 143 John-street put hot soot in the shed, which caught fire and \$10 damage resulted. Insured.

LIBERAL LEADERS AT KINGSTON. Hon. Mr. Laurter Warmly Received in the Limestone City—Conservatives Join in Courteous Welcome.

Kingston, Oct. 17.-The Liberals Harsh Tone 4dopted by the Two Powers in Demanding an Immediate Adjustment of the Liaoting Business—Claim For Compensation Reduced—The Facts
Kept a Profound Secret.

Alligston, Oct. 17.—The Liberals of Kingston are making the most of Mr. Laurier's brief visit to the city, on his way to Sydenham, where he will speak to-morrow. He was met at the outer station this afternoon by the Executive Committees of the Reform Association and the Young Liberal Club.

Club.

The Opposition leader was accompanied by Sir Richard Cartwright, J. Israel Tarte, M.P.; Thomas Bain, M., P. for North Wentworth, and Alex. Smith, Liberal organizer.

Mr. Laurier was at once driven to the house of Mr. E. J. B. Pense, whose guest he is during his stay.

This evening the honorable gentleman, at the Hotel Frontenac, received all who desired to call upon him, frrespective of creed or politics.

At 8 o'clock this evening an at home was given and there was a large at-

Smith, Liberal organizer.

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This evening the honorable gentleman, at the Hotel Frontenac, received all who desired to call upon him, irrespective of creed or politics.

At 8 o'clock this evening an at home was given and there was a large attendance, including citizens of both political persuasions and many ladies.

After the introduction and hands that has been introduced to make a few remarks. He merely returned thanks for the exceedingly cordial reception and made the presence of the ladies the occasion of a humorous reference to the prospect of woman suffrage, and said that as both Conservative and Liberals had been invited to meet him he was debarred from making a political speech.

Social intercourse was then resumed and at 9 o'clock the leader retired and Social intercourse was then resumed and at 9 o'clock the leader retired and was escorted to the house of his host by a torchlight procession of students, headed by the 14th Band.

SAGER LOST HIS SUIT.

Mrs. Bradford Retains the \$3000 Gratui-

Detroit, Oct. 17.—Judge Hosmer yesterday put an end to the case of William L. Sager of Toronto, against Pleasant Bradford in a summary manner, sant Bradford. in a summary manner, directing the jury to bring in a verdict for the defendant. Sager had sued for about \$4000, claimed to have been paid on a contract at the rate of \$300 a year, which she failed to carry out. Sager's case ended with the testimony of Peter Platz, a putative husband of Mrs. Bradford. A record of the marriage was produced by the plaintiff, showing that Peter Platz, aged 24, a drover, married Pleasant Bradford, aged 36, of Holden, Eng., Aug. 30, 1884. Rev. Richard Turnbull performed the ceremony.

Same is in a summary manner, directing the jury to bring in a verieng for the defandant. Sager had sued for about \$4000, claimed to have been paid to the summary and the company, which the Act of 30 to the Company of Peter Plats, a putative has been done of Australia, inviting the Dominion of Sager's case ended with the testing the company of Peter Plats, a putative has been done of the band of Mrs. Bradford A record of the band of Mrs. Bradford A record of the band of Mrs. Bradford and the company of Peter Plats, aged 24, a diver, married Pleasant Bradford and arrive in England in June 20 to the Council of the DRA, while the invitation manitests a very fracterial spirit, it is hardly like a covered to the council of the DRA, of the council of the council of the council of the DRA, of the council of the council

Platz and he used the money she received in business and around the house for ten years, knowing whence it came. As soon as the remittances stopped Platz left her.

In deciding the case Judge Hosmer said that while Sager's idea in providing for her and her children was commenable on his part, his remittances at the same time were only gratuitous.

The court held that the bond was void as there was no consideration and as there was no consideration and as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the court held that the bond was void as there was no consideration and the respondent company to provisions of the said Act of 50 Vic. (hap. 85, of the Province of Ontario, but it was not compulsory upon said company to invest the said Reserve Fund in any one or more of the secundary on the secundary of the said Act of 50 Vic. (hap. 85, of the Province of Ontario, but it was not compulsory upon said company to invest the said Reserve Fund in any one or more of the secundary of the said Act of 50 Vic. (hap. 85, of the Province of Ontario, but it was not compulsory upon said company to invest the said Reserve Fund in any one or more of the secundary in any one or more of the said Act of 50 Vic. (hap. 85, of the Province of Ontario, but it was not compulsory upon said company to invest the said Reserve Fund in any one or more of the secundary in any one or more of the said Act and the respondent company to invest the said Reserve Fund in any one or more of the said Act and of the province of Ontario, but it was not compulsory upon said company to invest the said Act of 50 Vic. (hap. 85, of the Province of Ont

Local Jottings. All the best grocers sell "L. & S." brand of hams, bacon and lard. Minnie Kerr was yesterday sent to jail for 30 days for stealing \$6 from jail for 30 days Edward Hunter. This afternoon Inspector Hughes will address the school teachers at the Guild Hall, McGill-street.

Chancellor Burwash last night lectured in Euclid-avenue Methodist Church on "Bricks and the Bible."

P. C. Sanderson yesterday arrested
John Cready on a charge of stealing
two pairs of boots from Jacob Cohen,
97 Queen-street west.
If you are bilious or costive this

## CIRCUITOUS CONTRIVANCE GOODS OF FRENCH ORIGIN.

MANY QUESTIONS BEING SENT IN TO THE CUSTOMS DEPARTMENT.

evice for Signalling at Sea-Australia Wants the Canadian Bisley Team -Sable Island Ravaged by Locusts-

Suble Island Evaged by Locuists

Cases Before the Supreme Court Judges
—Personal and Other Notes From Ottawa.

Ottawa, Oct. 17.—Many questions of interpretation have arisen in connection with the French treaty, and it is expected that in a day or two as batch of ruilings will be given. Possibly the most important of those so far rendered has reference to goods of the products of France, if imported, say from the United States, would be admissible under the treaty tariff at the rates contained therein. The decision is that they will be so admissible at a reduced duty, but the importer will have been conclusive proof as to the French origin of the goods.

Recently application was made to the patents branch, Department of Agriculture, by a quebec mean for a patent for a new device for signalling at sea in order to avoid colisions by vessels, Application for the patent was refused on the ground that a similar system on the ground that a similar system of the ground that a similar system of the ground that a similar system on the ground that a similar system of the ground the full five per cent. be carried to the remains of the ground that a similar system of the ground the ground that a similar system of the ground that a similar system o

was already in vogue. The Quebec invention consisted of a code. The points of the compass are numbered and in foggy weather a steamer whistles a certain number of times, accord-

select some other day on which to play.
they were guaranteed the difference between the amount of the actual gate and \$1000. The deficit was \$597. The lacrosse club entered suit against the lacrosse club entered suit against the and \$1000. The deficit was \$597. The lacrosse club entered suit against the Mayor for the amount and to-day Mr. Justice Rose gave judgment against his worship for the amount with interest and costs. The city having guaranteed \$500 in the event of a deficit, the corporation will now be called upon to pay the amount.

Nuices.

The deficit was \$597. The called upon to answer it.

9. This Court doth further declare in answer to the seventh question submitted by the said special case that the Plant and Buildings Renewal Fund has not been created or maintained within the meaning of the said Agt of 50 Vic., chap. 85, of the Province of Ontario, and doth order and adjudge the same accordingly.

D. H. Keeley, superintendent of the Government telegraphic service is around the Bay of Fundy superintending repairs to the cable service there.

W. P. Anderson, chief engineer of the Marine Department, has left for Nova Scotia, to inspect a number of general business or divert three the same accordingly.

10. This Court doth further declare in answer to the eighth question submitted by the said special case that it was ultra vires of the company to invest or use the surplus of the Plant and Buildings Renewal Fund in their general business or divert it from the Notes.

Continued from First Page.

with the provisions of this Act. (6) And if not, in what respect the company failed to comply with the requirements of this Act.

(7) Has the Plant and Buildings Re-

judgment—
3. This Court does declare in answer to the first question submitted by the special case herein that the plaintiffs was already in vogue. The Quebec invention consisted of a code. The points of the compass are numbered and in foggy weather a steamer whist these a certain number of times, according to the points of the compass, in dicating the way she was going. Wickman's code of marine fog signals has been in existence for some time, and the only ground upon which the granting of a patent to the Quebec man could be justified would be for a new code, but not for the system.

Australia was our asset Team.

Col. Bacon, secretary of the Dominion of Australia, inviting the Dominion is when the first question submitted by the glantifies and in foggy weather a steamer whiston submitted by the glantifies and in foggy weather a steamer whiston and in foggy weather a steamer whiston submitted by the glantifies are question submitted by the court and the plaintiffs have a cause of action against the defendants, and that this action is well and properly constituted, and the defendants and the same is hereby over-ruled, and doth order the same accordingly.

4. This Court doth further declars in answer to the plaintiffs shad the plaintiffs and the defendants, and that this action is well and properly constituted, and the defendants and the same is hereby over-ruled, and doth order the same accordingly.

4. This Court doth further declars in answer to the plaintiffs and the defendants, and that this action is well and properly constituted, and the same is hereby over-ruled, and doth order the same

disbutsements properly made from said fund on buildings and plant properly invested from and out of the paid-up capital and in actual use on the 1st October, 1887, and each year

since then.

(i) An account showing the correct amount (if any) which should have been carried by the defendant company to the special surplus account from such time since the 23rd April, 1887, as there was sufficient to form same, and each and every year since

17. And this Court doth reserve fur-

## Mistakes.

TREATING THE WRONG DISEASE.

How large bills are run up without benefit to the sufferer.

Many times women call on their family physicians, suffering, as they imagine, one from dyspepsia, another from nervous disease, another from liver or kidney disease, another with pain here and there, and in this way they all present alike to themselves and their easy-going, indifferent, or over husy doctors, separate and distinct dis-W. P. Anderson, chief engineer of the Marine Department, has left for and Buildings Renewal Fund in their general business, or divert it from the purposes mentioned in the said Act, or use it for any other purpose whatever, and doth order and adjudge the same accordingly.

Invest or use the Marine Department, has left for any divert it from the selves and their easy-going, indifferent, or use it for any other purpose whatever, and doth order and adjudge the same accordingly.

This Court doth further declare The first partners of the control of

## The Glapp Shoe Go., 212 YONGE-STREET.

Let us dispel the myster from the shoe business. A solid leather brogan, if of honest stuff and make, will give more wear than a fine shoe. But the brogan is uncomfortable, unsightly and heavy. To refine the brogan at a jump gives a shoe tolerably sightly, but uncertain as to wear—some of the brogan's thickness is split off.

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We know well what is needed, for we're not without a knowledge of the pleasure of a horse-back ride in the early morning. No gentleman wants a pair of poor riding boots, and he'll run no danger of getting such here. As a trade bringer in this direction, we offer a pair of handsome riding boots in French calf-workmanship perfect-for \$4.50.

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and "ENGRAVED" patterns.

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A new depa noon of hunt r bine course the auspices and Hunt Clu der the mana ed in the Hun gram has bee tee. There and flat races riders, but the those in which the ladies raflat, and as ride, it is su May-pole ride nevelty, and The ladles w ruthers, Miss Miss Buchan, Miss Lee, Mithe movemen

English spo what they she having spoke pheasants, re correct names covey of parts pheasants; a of larks; a team of duch beyy of qualls gaggle of gee of woodcocks of heros: