URING THE

APEST SDIN

SIXTEENTH YEAR

men from the part of plattice. The state of the content of proceedings, his protest did not a small figure in the argument as to the order of proceedings, his protest did not shall. But as "Jeff" sexued to cut a small figure in the argument as to the order of proceedings, his protest did not shall of the colled of proceedings, his protest did not shall be no longer a member of that a small figure in the argument as to the order of proceedings, his protest did not shall be no longer a member of that the normal proceeding of the colled the leader is and he had been called the leader is an interest of the colled the leader is an interest of the leader is an interest

RADNOR The Toronto World.

Pure. Sparkling, Refreshing, Invigoration of two country residences to be sold out on Tuesday at 11 at m.

ONE CENT.

ence were a goodly contingent of ladies. Every available space in the chamber seemed to have its occupant. Towards 2 o'clock the candidates put in an appearance, amid loud cheering.

Mr. Snider proceeded to organize the meeting by moving Col. Tisdale into the chair. He announced that he had secured the court room for a Montague meeting, but they desired to give the other side an opportunity of speaking.

When Col. Tisdale took the chair he proceeded to organize the of proceedings. It took fifteen or twenty minutes to settle ou the order the speakers should take in addressing the audience. Dr. Montague suggested that D'Alton McCarthy should speak first for one hour; that he himself say it?

A voice—No.

Dr. Montague—You don't know the than action of the committee who misunderstood the action of the committee was passed and the chart of the same length of time order that the minority of Manitoba hhad a grievance, that their rights and had a grievance, that their rights and had a grievance, that their rights had been interfered with, how were we to be governed by political expediency? Is there a single man here who will say we should be governed by political expediency?

A voice—No.

Dr. Montague—Will D'Alton McCarthy himself say it?

A voice—No.

Dr. Montague—You don't know the man. (Laughter.) When he argued that first for one hour; that he himself say it?

A voice—No.

Dr. Montague—You don't know the man. (Laughter.) When he argued that first for one hour; the highest court in the realm declared that the minority of Manitoba hhad a grievance, that their rights and he as he dashed out of the door, "if this bill passes."

In the House.

The bill came up in the House at a late hour, can did hat he had vot-word explained hat he had

the audience. Dr. Montague suggested that D'Alton McCarthy should speak first for one hour; that he himself should follow for the same length of time, and that Mr. "Jeff" McCarthy should finish up in an hour.

Mr. D'Alton McCarthy objected to this, and said he would decline to speak under those conditions.

Various compromises were suggested, and this program was finally adopted: D'Alton McCarthy one hour, Dr. Montague one hour and thirty minutes, "Jeff" McCarthy thirty minutes, being allowed only thirty minutes, while his opponent had an hour and a half. But as "Jeff" seemed to cut a small figure in the argued that question before us he said we should't be man. (Laughter.) When he argued that question before us he said we should't be guided by the justice of the case, but by political expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by expediency should the —affairs of this country be entrusted to him. Octor.

Dr. Montague—You don't know the man. (Laughter.) When he argued that question before us he said we should't be guided by the justice of the case, but by political expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by the justice of the case, but by political expediency. I ask Mr. McCarthy to deny what I say and let us know whether he is willing to be guided by the justice of the case, but by political expediency. I ask Mr. McCarthy the constitution and the himself to him. Doctor.

Dr. Montague—You deny it was Mr. McCarthy to him he argued that question alid was All to him he as in which the path

Thereupon the measure was passed and t will come up for third reading to-day

Gentlemen, for perfect-fitting, elegant-y-trimmed, well-made garments at close prices visit Corrigan's, corner Yonge and Adelaide-street. "Salada" Tea is sold in lead packets only

Arlington Hotel. This elegant, comfortable hotel offers every inducement to those desiring perma-nent winter accommodations.

THE THREE BYE-KLECTIONS.

SEXTERNITE YEAR

PATING BALL WITE PALDUN

For a contract of the proposes of th

New London, Conn., April 10.—An unknown woman and baby were killed at Mystic to-day by an express over the Providence road from Boston. As the train neared Mystic station the woman with the child in her arms lay down on the train

St. John's, Nfld., April 10.—The people of Outer Cove, Middle Cove, Flat Rock and Torbay, outlying settlements near this city, have adopted resolutions opposing confederation with Canada.

The new business received during the year 1894 by the North American Life Assurance Company was over \$3,000,000, being the largest in the history of the company. Notwithstanding the procurement of this large volume of new business, and the payment to policy-holders of death claims, matured endowments, profits, etc., of the large sum of \$133,426, it increased its reserve and surplus funds for policy-holders by \$284,000.—Globe, Toronto, Feb. 2, 1895. A Gratifying Report.

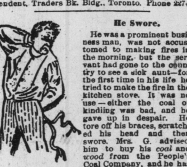
For all the latest styles in spring hats at sharp cash prices visit Corrigan's, 113 Yonge-street, Open until 10 o'clock to-Warmth and vigor accompany goo digestion. Adams' Tutti Frutti is a wor derful aid to digestion. Refuse imitation

Revolution in Queen-street in the grocery trade, little chief peas, corn, tomatoes, 7c; tin prunes, 3c lb.; new laid eggs, 12 1-2c a dozen. John Miller & Co., 77—81 Queen west. 246

Ask your grocer for Salada Ceylon Teas Something Choice in Hocks. \$5.50 and \$6.50 per dozen quarts, and \$2.75, \$3.25 and \$3.75 per dozen pints. William Mara, 79 Yonge-street.

plied to her Majesty, Queen Victoria

Salada Ceylon Tea is delicious, Fine 1000-page letter books, stronk and durable bindings, at \$1.25. Blight Bros., 65 Yonge street. 246



Turkish baths, open all night, phone 1286

THURSDAY MORNING APRIL 11 1895. A PLAYED-OUT BUGABOO.



D'ALTON, wildly: Go back, go back, and take the McCarthy trail, or the Great Evil Spirit will destroy you. r the Great Evil Spirit will destroy you.

H ALDIMAND: Waugh! Heap funny. Where you learn pow-wow?

much was found to justify a charge of murder."

not say that it was the intention to open up the street.

Opposed Opening Dufferin-street.

Judge Clark said that the mere fact of leaving an opening in the wall might be regarded as evidence that it was intended to have the street opened. The company was very much opposed to the opening up of Dufferin-street, and was satisfied that as a matter of right they could never get it open. If, however, the satisfied that as a matter of right they could never get it open. If, however, the people in the neighborhood and the city corporation were anxious to have it open, the company would agree to it upon terms. He suggested that the matter be put off to next meeting, in order that the whole matter might be investigated.

gated.
Mr. Fullerton said that there could be

Alleged Discrimination.
Once in a while a layman appears be

once in a while a layman appears before the Railway Committee and scores against even such renowned railway lawyers as Mr. Bell and Judge Clark. Cases of the kind are, however, very rare. The danger of a layman appearing before the committee and not being conversant with its rules and precedents was exemplified in the application of George A. Chapman, a well-known Toronto grain dealer, who complained of an overcharge against his firm by the Canadian Pacific for carriage of certain carloads of wheat to the seaboard in the section of the Railway Act, which referred to discrimination, unjust preferences or extortion. He showed that up to Dec. 11, 1890, the rate from Brandon to North Bay was 47c, and that the rate from North Bay to the seaboard was 7 1-2c. The company reduced its rate from Manitoba points to North Bay by 3c, but insisted upon charging his firm the full rate of 54 1-2c from Brandon to the seaboard. He could not say that other firms had paid less, but he was 7 1-2c. The company reduced its rate from Manitoba points to North Bay by 3c, but insisted upon charging his firm the full rate of 54 1-2c from Brandon to the seaboard. He could not say that other firms had paid less, but he street, Deer Park,

Turkish baths, day and night, 204 King st You can save money by buying your new spring hat at Corrigan's. A mag-nificent assortment to choose from. See

Play billiards at Sutton's parlors, 30c per hour. Have you tried our new English table yet? 130 King west

Just as essential as a pure oil is a reliable salad dressing the ingredients of which are each and all pure and wholesome. Michie & Co. use the same care as to the brands of salad dressing admitted to their stock as in the purity is their climality. of their olive oils. Tonka is the only high grade smoking mixture put up in 10c. packages in Can-ada. Try it.

WHO SPRINKLED THE POISON

GEORGE SCEALEY'S DEATH RECALL. ED BY A LAWSUIT.

He Lived, and After His Death an Attempt Was Made to Fasten the Crime of Murder Upon the Beneficiary by the

tried in Canada is being heard before Mr. Justice Rose at the non-jury sittings

at St. Thomas this week.
George Scealey, a farmer of Bayham Township, Elgin County, died on May 13, 1894. He was living at the time with a woman named Sarah Jane Robbins, having separated some seven years be-fore from his wife, Jane M. Scealey, who is still alive and resides with her daugh-ter, Mrs. Arthur Whitesell, wife of a farmer in Woodhouse Township, County of Norfolk.

of Norfolk.

Scealey was possessed of an estate of \$40,000 at the time of his death and under a will, dated Oct. 20, 1893, the dead man left almost his entire property to Sarah Jane Robbins, his legal wife and daughter being entirely ignored, although one small piece of property was to revert to his grandchildren at the death of Sarah Jane Robbins. The Robbins woman and her brother were the executrix and executors of the will.

Rumors of Poison. Immediately after Scealey's death rumors were started that the old man had been poisoned. An inquest was held and the remains of Scealey exhumed. The stomach and portions of the liver and kidneys were submitted to a provincial analyst at London, who found an enormous quantity of arsenic.

mous quantity of arsenic.

Provincial Detective Greer was given Provincial Detective Greer was given charge of the case. The officer's suspicions were aroused that the poison was sprinkled on the kidneys and liver after the body had been exhumed and the organs removed. That in fact a conspiracy existed to fasten the crime of murder on the woman Robbins, although Seealey had died from natural causes, but the parties of the conspiracy betrayed them-

had died from natural causes, but the parties of the conspiracy betrayed themselves by their stupidity at the crucial moment. Arsenic when administered passes off through the kidneys in 45 minutes, and only a few traces are found after death. There was too much poison found in Secaley's body.

The Attorney-General submitted the report of the London analyst to Prof. Ellis, the Government analyst, and to Dr. A. J. Johnson of this city, two experts on poisons, and they agreed that Scealey died a natural death from some disorder of the stomach and bowels, and added "The quantity of arsenic found in the man's organs was incompatible with arsenical poisoning. Arsenic, when administered, passes off through the kidneys within 45 minutes, and in cases of poisoning only a few traces are found after death. In the case of Scealey too much was found to justify a charge of much was found to justify a charge of

WIDENING QUEEN-ST. SUBWAY

thought it was discriminating against his firm and in favor of Winnipeg shippers by 3 cents.

Judge Clark claimed that while the local rate from Manitoba to North Bay had been reduced by three cents, by the provisions of the Wills Act of Onther Question.

PRIVE COUNCIL HEAR ARGUMENTS

ON THE QUESTION.

The daughter of Scealey is now attacking the will of her father. In her statement of claim she says: (1)

That the will was not executed under the provisions of the Wills Act of Ontario; (2) that at the time it bears date the seaboard to any one; there was no deceased was of unsound mind; (3), that discrimination, against Mr. Changangan, if the will was so executed, which plaindiscrimination against Mr. Chapman, if the will was so executed, which plaintended by from the Subway Wall With a fore the committee.

Wiew to the Reopening of Dufferinstreet — The Case Postponed for a Month.

Month.

Missing against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intimidation, fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, and under the law he had no status before the committee.

Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was obtained by fraud, undue influence, intendiation, distribution against Mr. Chapman, if the will was on executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, and it is the will was so executed, which plaintiff does not admit, it was obtained by fraud, undue influence, intendiation, and it is the will was obtained by fraud, undue influence, and it is the will was obtained by fraud, undue influence, and it is the will was obtained by fraud, undue

street—The Case Posiponed for a Month.

Ottawa, April 10.—The Railway Committee of the Privy Council had a field and to the Privy Council had a field at the cases were under consideration. Hon, and the word of the privy Council had a field at the cases were under consideration. Hon, and the word of the cases were shored discussion took place over the application of the city of Toronto for approval of plans for the proposed widening of Queen-street subway to 66 feet. City Councel Fullerton and City Figineer Keating represented to be widening of Queen-street subway to 66 feet. City Councel Fullerton and City Figineer Keating represented to be widening. Judge Clark appearing for the Canadian Pacific.

Mr. Fullerton briefly explained reasons why the city required the subway to be widened to contact a contact with the word of the council o Good News for Invalids.

Almoxia wine gives tone to the system and protects the organization against debilitation, is the surest element to enrich the blood and the base of a nutritious agent, and, above all, is the restorer of health. Sold by all druggists and wine merchants.

ASSESSMENT SYSTEM.

Jane Robbins and M. H. Best are by these acts charged by plaintiff against them debarred from obtaining any benefit under the will of the deceased. The deceased at the time of his death is said to have been possessed of real and personal property valued at about \$40, 000 and that defendants Robbins and Best had taken possession of it and unless restricted by the court will apply the same to their own use.

The feature in insurance circles to-day is the rapid way in which the Commercial Travelers' Mutual Benefit Society has come to the front. It evidently has the confidence of the mercantile comments.

461

A March Sensation.

Well-known bankers and merchants at discussing the text of the Remedial Order for the minority in the Manitoba School question, while Hope Bros. & Patterson are endeavoring to solve for the major-time of the masses the right principle of mr. Fullerton said that there could be has come to the front. It evidency most to to that. So far as his instructions went, he was not to take a position for or against the opening of the street. The city was only providing for the possibility, in anticipation that they might be compelled.

Judge Clark then brought the question of proposed encroachment by the city on the company's land for construction of the company's land for construction of the subway, and this led to an every day. He ships to all parts of Canada, and guarantees their safe arrival.

Clark Theorem to the front. It evidency may be a company to solve for the majority of the masses the right principle of saving. Their purchase of Quinn's stock of gents' furnishings, amounting to over \$13,000, at fifty cents on the dollar, is the solution of this problem, and as saverage are cut every day. He ships to all parts of Canada, and guarantees their safe arrival.

Turkish baths, bed for all night bather Corrigan's \$16, \$18 and \$20 spring suitings can't be beat. Also over-coats from \$15, silk faced. Trowser-ngs, special value, \$4, \$4.50 and \$5.

'Salada" Ceylon Tea is delicious. Hotel Del Monte. Preston Springs.
A comfortable heated room, board and mineral baths at \$8 per week. You will be benefited by a change. Write for a

Fetherstenhaugh & Co., patent selicitors and experts. Bank Commerce Building, Toronto Ask your shoe dealer for Cerol Russet Dressing. Price 15 cents.

Lowest and highest temperatures yesterday: Calgary, 28-48; Qu'Appelle, 28-36; Winnipeg, 20-48; Parry Sound, 20-36; Toronto, 30-36; Montreal, 24-32; Quebec, 24 -32: Halifax, 32-46. fine; stationary or a little higher tempera-