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t us have your renewal now.

wald Lum'ey, whose father, Mr. J ley, is a private in the 160th (Bruce) the time of George Washington's death, lion, is bound to get to the war too. Having twice applied for enlist ment and been rejected on account of fit footedness, he went on Thursday to London and succeeded in pa si g medical officer and getting into the ks of the 168th Battalion. Whatever ise may be wrong with his pedal extremities, the lad at least can't be accused

Our Sugmer Session. During July and August for school teachers uigh school students and others continues until August 28th when Fall Term opens.

Business College

glad I heard dies. When tired-out and covery' and vorite Prescrip-'It is true that they are grand I remedies, and I found that they built me up and made me feel like

Ragg, Rvbber and Metal and pay the highest prices. Call up Bell Phone 38, and I will call on you.

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Good blood means good health; good health means strong men and women, full of vigor and ambition, with minds alert and muscles ever willing. Any medicine dealer will supply you with Dr. Pierce's Golden Medical Discovery in either liquid or tablet form. Send to Dr. Pierce, Invalids' Hotel, Buffalo, N. Y., for free medical advice.

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Dr. Pierce's Pleasant Pellets regulate and invigorate stomach, liver and bowels. Sugar-coated and easy to take as candy.

How many of our readers can tell us what the strips on the barber pole signify? You see the pole with its stripes and you know that there is a barber shop back of the pole, but here the knowledge of the average person ceases. In the early days barbers did the bleeding for the community and surgeons were not as plentiful as they are now. The first

be. When Washington was at the last ars and costs was levied on each of the gasp, the fools bled him. Well, the red defendants by way of punishment for ill-

was that any patient should be bled

Pert Paragraphs.

Germany, through Count von Bernstorff, has instructed all German consuls in the United States to admonish German citizens in their districts scrupul-ously to observe American laws. This was done in an effort to end various violations of American neutrality.

Governor John Miller, of the Grey County jail, oldest jailer in the Province, resigned his position at the June ses the County Council last week. Mr.

The urchase of Palestine from Turkey for \$500,000,000 by the joint efforts of the Jers and Christians of the world, to see tured into a small free republic, was propoed at a meeting in Chicago by Mr. Margenthau, ex-United States Ambassaver to Constantinople. The speaker the 18th Turkey would be pursuaded to sell after the war was over.

July issue of Rod and Gun is re-plete with material of interest to the portsman, whether he be fisherman, nunter, dog fancier, gun crank er what tot. Bonnycastle Dale contributes the eading article, "The Pursuit of the Maskinonge"; F. V. Williams gives a hapter in the adventurous life of a Seal Pup; Geo. H. Sarver relates an experience in which British Columbia sportsnen are attacked by grizzlies; Edward r. Martin describes a fight put up by a wild goose when attacked by a retriever. Other stories and articles, in addition to e legular departments are: Durns en well, A Good Friday Visit to Jack n Cape Breton; Miseries of Fishing. enderfoot lost in the woods of Cloud-ay, Port Arthur, etc. The July isss a good one to tuck into the outer's

Separate School Report.

o Sr. IV.-Joseph Diemert, Cletus iler, Kathleen Herringer, Clara Stumpf, Edwin Herrgott, Leo Weiler, Edward Schnurr, Charlie Lobsinger.

o Jr. IV.-Bertha Goetz, Harold

GTo Sr. III .- Alfred Herrgott, Carl odfrey, George Missere, Fridolin Kunel, Cecelia Stroeder, Anthony Missere, Rudolph Brohmann, Cletus Lobsinger.

WTo Jr. III.-Leonard Lenahan, Rulph Kunkel, Marie Sauer, Wilfred seiler, Catharine Goetz, Arthur chmidt, Carl Schefter, Olive Weiler, Afred Schmidt, Anna Schultheis.

No Sr. II .- Joseph Goetz, Clayton obsinger, Marjorie Goetz, Florence Sauer, Gorden Lobsinger, Florence Schmidt, Magdalene Schefter, William luber, Kathleen Kunkel, Isabel Stumpf ernanda Kunkel, Anna Schnurr.

To Jr. II .- Magdalene Weiler, Patria Godfrey, Anna Sehefter, William lerrgott, Clarence Schuett, Marianne troeder, Leonard Lobsinger, Mary emert, Catharine Huber, Isabel Goetz bert Goetz, Albert Stumpf, Harry acher, Winnifred Schwehr.

ooze Sellers Heavily Fined

John Charles Tears, a Bell Telephone ineman of Owen Sound, and Gordon Lloyd, a liveryman of Chesley, were up before Magistrates Jas. Tolton and Robt. Richardson in Walkerton on Tuesday last for illegally selling booze in Local Option Chesley. Hearing, it seems, that a large quantity of the family dis- statutory limit. turber was being brought to Chesley in readiness for the visit of the soldiers on the King's birthday, and suspecting that corks would be popping much too freely that day for a dry burg, some Chesleyites notified the Dept. at Torento, with the result that two spotters were despatched to Chesley for the celebration. On the day or the big pow-wow the spot-ters met Lineman J. C. Tears in the office of Lloyd's livery stable, and purchased a bottle apiece of Seagram's whisk ey from the lineman at \$1.50 a flask. While the sale was going on one spotter would stand with his back to the door to prevent others from coming in, while he wistfully watched his pal purchase the tanglefoot and spring the trap of it by metor vehicles which have been ing day they claim to have purchased a bottle apiece from Lloyd, the liveryman, himself, and after they had secured the necessary evidence for a trial, License Inspector White was instructed to lay the charges that opened the eyes and lightened the pocket books of the booze thing thought necessary, way down to dispensers. On the lineman being declared guilty after putting up a strenuous fight to secure acquittal in court, Tap him, and take a few ounces of blood pleaded guilty to an illicit booze selling the liveryman threw up his hands and from him, no matter how weak he might charge. The minimum fine of \$300 doll. tiled. gasp, the fools bled him. Well, the red stripes on a parber pole mean the red E. Klein of Walkerton was the prosecribbon bandages that barbers bound over uting lawyer at the trial, while Barrister travelling on the road within the legal of the shirker's complaint—cold feet the wounds caused by the bleeding of Spearman of Owen Sound appeared for speed limit, by reason of holes or dethe defense. -Bruce Herald & Times.

Fined \$140 for Assault.

A case of criminal assault was tried before Judge Klein at the Court House, Walkerton, on Wednesday afternoon, the defendant being Charles Calhoun and the plaintiff Samuel Kingston, two Riderelie farmers. It appears that bad feeling had existed between the two parties for a considerable time, and on the first day of June the two men met on the read, Kingston driving in a buggy. Some hot words passed between tacm and Calhoun tried to pull Kingston out of the buggy, and failing to do so jumped in the hos opponent with his fists so badly that the ponent with his fists so badly that the whole left side of his face was rendered black and blue, his left eye badly discolored and the right side of his face painfully bruised. A doctor was summoned, and the man confined to the house for several days after the beating. Upon hearing the evidence the Judge found the accused guilty of the offence and assessed him \$140.00 for the part he played in the affair, Crown Attorney Dixon prosecuted, and Mr. D. Robertson, K. C., appeared for the defendant at the trial.—Times.

To Issue "Dry" Licenses.

The issuing of standard hetel licenses one dollar each will be the chief item of business of the Ontario License Board as reconstituted under the Ontario Temperance Act. These licenses permit hotels to sell cigars, eigarettes and tobacco, soft drinks and ice cream, and conduct cafes and restaurants. It may not be generally understood that standard licensed hotels will be the only hotels under the new law with such priveleges, and so far as other hetels are concerned, will have the monopoly of this business. Others who attempt to sell such goods will be liable to a fine of \$10 and costs. It is not anticipated that there will be much trouble about the cancellation of leases on hotel property when the "dry" law comes into effect on September 16. Most hotels are leased under contract providing that in the event of the license being with held the lease may be terminated forth with. The clause in the new Act will afford relief to any cases where long term leases have been enterhmidt, Ellen Mahoney, Arthur Weiler celia Beechie, Wilfred Fedy, Alfred hlmann, Eilene Goetz, Ralph Schef. officials want explanations such as show they intend as a rule to try out the new law before seeking relief from their

Important Court Decision.

The Municipal World has the follow ing comment upon a legal case which originated in this country.

The case of Davis vs. the Tewnship of Usborne, recently disposed of by the Court of Appeal, is of great interest and instructive as to the trend of judicial ppinion with reference to the responsiility of municipalities with reference to the maintainance of public highways.

The advent of the motor vehicles has had apparently been looked upon with unfavorable eyes by many municipal officers and the feeling seemed to prevail in many municipalities that so long as they provide a road suitable for travel by the means in use prior to the advent of their duty called upon them to do, and in fact in some localities they went further and by the construction of watersheds acress and at right angles to the road and dumping gravel in hillocks and lumps with spreading made it impossible to travel on some of their highway at a speed of more than one-half the

In the case mentioned above the County Court Judge of the county of Huron held that the road upon which the accident happened was reasonably safe for public travel by the means in use before the advent of metor vehicles and that the township having provided such a road were under no obligation to improve it to make it reasonably safe against the added dangers occasioned by the use of motor vehicles. The Court of Appeal, however, dissented from this view and held that the statutory duty imposed upon the township required it to make the road reasonably safe for the purpose of travel and so safe from in use for several years and are now a common means of transportation.

The matter under consideration in that case was of a horse taking fright at a motor vehicle and overturning the buggy of the plaintiff in a ditch alongside of the road and the Court of Appeal directed judgement to be entered against the township on the grounds above set out holding that if the ditch was necessary it should not have been in the shape of an open ditch but should have been

It does not seem very far to go from fects in the highway.

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