To amend the Act incorporating the

Relating to the Municipality of Rat Portage - Mr. Gibson (Hamilton). The following Bills were read the second

To consolidate the gloating debt of the town of Trenton-Mr. Ostrom. To amend the Act incorporating the

Brockville, Westport & Sault Ste. Marie Railway Company - Mr. Fraser. Mr. H. E. Clarke asked whether, under the Public School Act, pupils of from 15 to 20 years of age, who may have been found guilty of gross immoralities, or who may

have been more than once convicted of crime, have the right, notwithstanding such conviction, to take their places thereafter in the public schools. If so, whether it is the intention of the Government to introduce any amendment to remedy this evil during the present session of the Hon, G. W. Ross-The provision of the School Act in regard to the power of the school any pupil who shall be adjudged

so refractory by the trustees (or a majority of them) and the teaci, 'r that his presence in school is deemed injurious to the other pupils, and where pract, able, to remove such pupil to an industri I school." The term " refractory" has not been considered so far to apply to cases of gross immorality; so that whatever power the trustees may require in order to expel a pupil for gross immorality, they do not seem to be provided for in any statute. 1 can only say that I am now considering whether any increased power should be extended to the trustees in regard to the matter referred to in the question. Mr. McMahon's Bill relating to Mutual

Fire Insurance Companies was withdrawn. Mr. Chisholm moved for certain information in regard to the Ontario Grain & * Seed Company. Their mode of operation was to sell a farmer seed gram for \$15 a bushel, giving in return a bond to buy back two bushels for every one sold at \$10 a busnel. The bonds will turn out to b worthless. He thought the charter given to the company was not intended to be so ased, and that it ought to be cancelled at once in order to stop future operations of

Mr. Leys said that the plan adopted by these companies was to fulfil the condition of the bond for the first year, and then get some farmer to go and tell his neighbors that it was all right. He had had reason to examine a bond given by a seed company chartered by the State of Ohio, and had found the company worthless. The Legis lature of Ohio had made the formation of such companies criminal. The farmer had been swindled to a great extent by what was called the Egyptian Seed Oat

Hon. A. Ross said that the discussion would serve as a warning. It seemed almost impossible to frame a law which would not be taken advantage of by rogue and swindlers. If the charters were taker away from such companies as were shown to have abused them it might protect the public to some extent. In reply to a ques tion put by Mr. Meredith, Mr. Ross said that the company in question had no de posit with the Ontario Government.

the Bill relating to fires in hotels and other public buildings. Hon. C. F. Fraser said that the matter was a most important one, but some of the provisions of his hon, friend's Bill were, perhaps, not the best that could be devised. There was one provision to which landlords might object, as it would afford means for a transit boarder to skip out without paying his bill, or to a confederate to admit a thief into the hotel. He thought

Mr. McKay moved the second reading of

the Bill should go to a committee. The Bill was read the second time and referred to a special committee consisting of Hon. Mr. Pardee, Messrs. H. E. Clarke, McKay, Gibson (Hamilton), Leys, Meredith, Chisholm and Craig.

Mr. Ostrom, moving the second reading of the Bill to amend the Joint Stock Companies Act for supplying cities, towns and villages with gas and water, pointed out that the law at present restricted the borrowing power raised by these muniborrowing power raised by these municipalities for providing means of supply of gas and water through companies. Thi Bill would enlarge that power, as he saw no good reason for the restriction. He understood the Attorney-General was considering this question, and he (Mr. Ostrom) would be glad to have the matter referred to the Municipal Committee in order to perfect the measure.

Hon. Mr. Mowat said at seemed to him wise not to change the general Act. This law was a very important protection to municipalities. But if there were special cases those interested should come before the Legislature and show the necessity for the extension, and doubtless it would be granted. He objected to this extension of the general Act.

Mr. Meredith suggested that as the policy of the Legislature was to provide general Acts and so do away with the necessity of special legislation, it might be that the object of the Bill might be reached in another way. The added power to borrow might be dependent upon the consent of the Lieutenant-Governor-in-Council. In a matter of this kind he had sufficient confidence even in the present Government to leave that power in the hands of the Lieutenant-Governor in Council.

Mr. Mack suggested the reference of the matter to a special committee. Mr. Fraser said the Attorney-General statement showed that the Government had fully considered the matter and had reached a definite decision upon it. Under the circumstances he thought the, Bill should

be withdrawn. The Bill was accordingly withdrawn. Mr. Conmee, in moving the second read ing of his Bill to amend the Municipal Act explained it was to provide for cases in which the Councils of municipalities rethe providing of waterworks even where the majority of electors were in favor of it. popular will on the subject when called for of Outario had every interest in pro- tend the I and Titles Act to the outlying York World, and comes just at the proper be put in water, immerse the ends of the by 200 electors. If the vote was favorable moting a love of farm life and in instilling districts of the Province, which was read time, when the papers are filled with the stalks in very hot water for a minute or the Council was obliged, under the Bill, to in the minds of the young a knowledge the first time.

Mr. Meredith said this Bill was intro achieved. It was hoped that the book which was read the first time. duced last session, but generally opposed, would fully cover the points which could the thought it would be a dangerous, thing be most advantageously dealt with, and specting Separate School debentures, which and commenced to shave when a fire alarm to make such a change as the in the the use of it, he was satisfied, would do was read the first time. general law. The hon, gentleman doubtless good and meet with the approval of the Hon. G. W. Ross introduced a Bill to like occasions, have taken to embroidering. person. proposed to provide for the case of Port people at large. Another point of the Bill amend the High Schools Act, which was will cut out the World's suggestions and , Oilcloths should never be washed in hot not use those words. (Cries of "Oh.")

was read the second time and referred to the Common Schools in the effects of alco- effect to certain amendments of the law ! the Municipal Committee.

explained that it provided, among other pupils to this subject—the desirability of made to it. The Bill was then reported Oh, Clara is my maid, dear! Charlie: possible on the right side, partially on the mother to go out for a little walk on Sun- ovster table, and, after each of them had things, that votes for mayor should be east only in the sub-division in which the voter only in the sub-division in which the voter lies and that mark to be agreed to commence at one side of the laws of the law

of interest was 8 per cent. The rate was now only about 6 per cent. The advantages of it be fully brought out and, besides, the practice of paying judges and a fair test given. He looked for the cent. on peir own bank deposits, best results from the establishment of the which the Government itself had decided and they c borrow money at about kindergarten education as part of the sys- to abolish in the case of the Surrogat

1 per cent. Therefore seemed reasonable tent of the Province. duce the rate for loans both under numici- sonal property, said the Bill followed the the work took up the whole time of the pal schemes and the tile drainage; all admitted tendency of the law of the pre- magistrate. reduced a larger proportion of the yearly failure to pay one instalment. This worked under representations that such a step was consequently the loans would be paid off persons and those least versed in the law.

In the case of the poorest absolutely necessary.

Mr. Clancy asked if there was any limitin a shorter time and arrangements would A poor widow in his locality supported her- ation as to the salary to be paid to the con-

lion dollars.

would be made if necessary.

mittee of the Whole. the time to remove the goods. It was referred to a special committee composed as tendered him, therefore proposed that he should have the follows : Hon. Mr. Fraser, Hon. Mr. Hardy, Mr. Meredith expressed the opinion that he notice, which might be a serious opera | Nairn and Ostrom. tion in the case of a refractory tenant.

the Bill there was nothing to prevent the in neither.

some serious hardships would occur.

thought they should hasten slowly. these arguments on behalf of the tenants | Parliament was closed, were made by landlords. Such arguments | The Bill was withdrawn.

Hon. Mr. Fraser said that the hon. gen- as after registration. of a small house the building rented was a execution.

rights. A chattel mortgage could not be the human system and agriculture in the prevented, and so formal an instrument public schools. would probably not be signed so readily as the small slips which might readily be pro-

the lease or a small agreement could sus. too much. pend the operation in any particular case it Hon. G. W. Ross said the curriculum would be much better not to have the Act was simpler and less extensive now than it

tenant would in some cases be injured by thought that these new subjects were the necessity put upon landlords to demand important that they should be added. reut in advance, and could see no reason Mr. Creighton said while he approved of why the tenant should not give security by | nstruction in the schools on the subject of

persons contracting themselves out of the | would have been better had lessons on this advantages of the Act, was a very import- subject been included in the new Readers. and one which he thought had not Hon. G. W. Ross explained that the text tunity to consider it.

and asked leave to sit again. Hon. G. W. Ross, in moving the second | tion with his pipe in his mouth. reading of the Bill respecting the Educa- Mr. McLaughlin thought that instruction Department, explained that the tion should be given as to the effects of measure, though really short, dealt with tobacco which he held was very injurious. three very important subjects. Although He had observed again and again that after the coast are to be increased as the result that jet has been hitherto used. The head the people of the Province were generally a man had been smoking for lifteen minutes of the Inter-State Commerce Bill. engaged in agriculture and universally his pulse would rise from 69 to 96. Any interested in the success of that pursuit, | narcotic which had such an effect upon the no adequate means hadever been provided | heart's action could not but be injurious. for a general diffusion of knowledge on the In Germany, where there was more smoking period of 1886 and twenty-two failures in making a low capote, that will commend subject. Under regulations passed some than anywhere else, except Turkey, they instructions in the shape of lectures on had recognised this evil and had enacted nine is reported in the number of business near them. Friday afternoons on subjects relating to I that any youth under 21 appearing upon time ago the teacher was authorized to give the public street smoking should be punished. agriculture. Taking a step forward, a text A similar hw had passed in New Jersey. book was being prepared so that those Opinm also was very injurious, and was cattle in the West will be considerably less teachers in the Normal Schools might have more generally used than many people the advantage of instruction in it and the thought and he thought that the instruct per cent. benefit of systematized and correct infor- tion should cover the effects of this drug mation on the question. In future the also. fused to fuitiate the necessary means for students in the Normal Schools would be Hon. O. Mowat introduced a Bill retaught agriculture on much the same specting the formation of new counties, basis as the instruction in the Agricultural | which was read the first time. The Bill provided for a declaration of the College was now carried on. The people Hon. O. Mowat introduced a Bill to ex-

proceed with the necessary means of pro-viding waterworks.

of the conditions under which the line of fire is sounded in a best results to the agriculturist can be amend the Ontario Factories Act, 1884, hotel lodgers cannot be too quick in getting was that it made preparation for the sys- | read the first time.

list, and that mark to be prima factory. Board of Health, at the desire of the depart. appointment and proceedings of police now ; ment, which had proven of great benefit. magistrates. House go into committee on the resolution tion. Another provision of the Bill was to ing section to the Bill: A police magisregarding drainage, said that the advantage establish the Kindergarton school system trate appointed under this Act, or the Act, Mr. De Bensande, the husband of Violet for use. of drainage was universally conceded, and of the Province. It would provide against the Evening News for the only question was as to providing for any person not authorized to do so setting shall, in addition to his salary, be entitled republishing an interview which appeared any form. Pieces of tar the only question was as to providing for any person not authorized to do so setting shall, in addition to his salary, be entitled republishing an interview which appeared use camphor in any form. Pieces of tar the means. The policy of the Government, himself or herself up as a kindergartener to receive to his own use the same fees and in a New York paper, and which imputed paper laid in far boxes and in closets are at the cheapest rate of interest compatible of that kind. If the system was worth with justice to all. At the time when the toying it should be tested under the ausrate of interest was fixed the mortgage rate pices of the Education Department of the sufficient for the amount of work these awarded \$1,000.

self and children by her earnings with her stable. Mr. Clancy said he was glad so much sewing machine bought on the instalment Hon. Mr. Mowat said the constable would had been done, but he thought the Govern. plan. But because she failed to pay an be paid by fees. the appropriation for loans by half a mil- ters of the agreed price, the machine was under legal process for his action where he taken away and she was left without a acted in good faith,

back, all but 25 per cent. of the price and warrant issued while conviction was under The resolutions were adopted in Com- fair allowance for breakage must be re- appeal, took possession of some beer and a turned to the purchaser. Hon. A. S. Hardy, in moving that the Hon. Mr. Mowat said there were doubt- while in the custody of the law, and the House go into Committee of the Whole on less great hardships under the law as it owner was now suing to recover damages. the Bill regarding distress for rest, said existed at present. The law at present did This clause would cover that case and prethat he purposed to propose certain amend- not assume that possession of a chattel vent the man recovering damages, though ments to the Bill in Committee. It was was proof of ownership. But the House under the existing law his case might be a proposed that the exemption of goods of had dealt with the matter in relation to good one. third parties should not apply to goods on | chattel mortgages which had to be regis- | Hon. Mr. Mowat said they must al under a contract for purchase. This would | waited upon him recently with reference to | the statute book should be enforced. The alleged by some landlords that tenants sold should bear the name of the owner good faith. They could hardly expect the and so, under the provisions of the Bill, kept of these articles. This, of course, not given. borrowing or hiring from the other for the as there seemed to be in this matter-it House went into Committee of the Whole right of distress by the landlord." Another find a remedy. He believed the Bill might respecting assignments for the benefit of amendment was provided that when the be read the second time and referred to a creditors.

The House went into committee on the the Bill to amend the Franchise and Repre- would be taxed, of course. sentation Act by placing non-resident Mr. Meredith said this was not a practihis own instrument of seizure. Men "one man one vote," but he did not think estate the sheriff would be assured of his than shades to match the dress.

were employed who did not understand that the principle of one man one vo p remuneration, and where there was little their duties and performed them in a most vailed now. He mentioned the case of a or none, more was not necessary. man who boarded in one constituency, Mr. Gibson (Hamilton) said that under earned his wages in another and had a vote | which the sheriffs had received little or

it. It was worth while to consider how much surprised if any considerable number | embodied in the Bill. far it was wise to allow such contracts to of members voted against the principle which was adopted when the Bill was of the Bill were passed and the Bill re-Hon. Mr. Hardy, in the course of a dis- passed, that residence should be essential ported. cussion on this point, said that he was not to the exercise of the franchise. Under without fear that until the people ac. | the old law great trouble was experienced ustomed themselves to this system poor by both parties in getting in the outside enants would be unable to secure houses. | vote, and there were constant attempts to and at some inclement seasons of the year | violate the law forbidding the payment of travelling expenses of voters. Besides Mr. Gibson (Huron) said that he had two I there would be no object in interfering with letters pointing out this very difficulty. He | the franchise at present, as the Attorney General had promised to bring in a Bil Mr. Meredith said he was satisfied that | dealing with the franchise before the present

our such a quarter were open to suspicion. Mr. Gibson (Hamilton) moved the second He feared that this Bill would breed a reading of a Bill to amend the Mechanics' system of agreements which would deprive | Lien Act, by providing that a lien shall the tenants of the advantages of the law. | have the same effect for all purposes before

tleman surely did not propose to deprive | The Bill was read the seco = d time and the landlord of the right to take security | referred to the committee on he Bill re for the payment of rent. Suppose instead lating to exemptions from seizure under

valuable store, it would not be right to pre- Hon. G. W. Ross moved that the House vent a chattel mortgage or some other | go into Committee of the Whole upon the Bill to amend the Act respecting the Edu-Mr. Meredith contended that men were cation Department. This Bill provides often defrauded into signing wavers of their | for instruction in the effect of alcohol upon

Mr. O'Connor said that if a few lines in | that the children were expected to study

was two years ago, and he did not know of Mr. Wood (Hastings) said that the anything that could be dropped. H

alcohol upon the human system, he thought Hon. Mr. Mowat said the objection last it unfortunate that it should be done in a raised was one which affected the principle | way which entailed the purchase of more of the Bill. But this point, respecting text books by parents. He thought it been fully considered. He suggested that book would only cost 25c, and said he the Bill should not be passed by the com- thought the instruction would be worth it mittee until there had been further oppor- Mr. Meredith asked if the instruction respecting parcetics would include tobacco. The committee rose, reported progress If so it would be well to have, as a frontispiece, a picture of the Minister of Educa-

After some further discussion the Bill to matic instruction of the pupilstattending. The Attorney-General's Bill to give early News. hol and narcotics on the human system. recommended by the Statute Commis-Mr. Bronsorsmoved the second reading of Under in regulation of 1885 the teacher sioners was referred back to Committee of Charlie: "I say, ma, what relation is When attacked by palpitation of the

that the interest on the drainage loans Mr. Nairn, moving the second reading of Hon. A. S. Hardy said that the salary of should be reduced. was proposed to re | the Bill respecting conditional sales of per- \$600 would be far too small in places where

should be 4 per cent. It was proposed that this should apply to loans already made, so far as related to interest falling due after conditional seller of an article, such as a magistrates, and contended that the County trustees of the Toronto House of Industry January 1st, 1887. The payments made sewing machine, might come in and take Councils should make the appointments.

—Mr. Leys.

Hon. O. Mowat said that the Governments of the Bolation to the Manuary 1st, 1887. The payments made sewing machine, might come in and take Hon. O. Mowat said that the Governments. est; and as the rate of interest would be purchase money had been paid because of ment had taken the power very reluctantly,

ment should have increased the amount of instalment after she had paid three quar- On the clause to protect magistrates

Hon. A. M. Rosssaid they had increased the means of livelihood. The Bill provided Mr. Meredith called attention to a cas amount by \$100,000, and a further increase | that if the article in such a case were taken | in which, as alleged, a magistrate, under valuable horse. The horse was damaged

trustees is as follows: "To dismiss from the premises in the possession of the tenant tered. A deputation of manufacturers had agree that any law so long as it stood on cover a class of cases where goods were this Bill. But, while opposing the changes magistrates had to perform this duty, and held under a sale or hire receipt. It was proposed, they themselves suggested that though on technical grounds the defendant proposed to have these goods liable to dis-traint, as they are now. Then it was the law that every article conditionally should not be liable when they acted in living close together would exchange goods, printed or stamped upon it, and a record law to be enforced if this protection was

> proposed that the exemption should not stance, a horse. It seemed to him impos-apply "where goods have been exchanged sible to legislate on the subject this ses-between two tenants or persons by the one sion. But where there was a hardship—
>
> the subsequent clauses were passed and the Bill reported with amendments.
>
> On motion of Hon. Mr. Mowat, the purpose of defeating the claim of or the was the duty of the House, if possible, to on the Bill to make further provisions

goods of a sub-tenant were substituted for committee to make as perfect a Bill as On the section making the sheriff, if the sist of sixteen white feathers mounted on those of the tenant, they should be distrain- possible, distribute it and let it be discussed assignee, hable to the penalties of the tortoise-shell sticks. able. It had been suggested that if a land- and an effort made to frame for next ses- original Act in such cases unless he has lord were obliged to give forty-eight hours' sion a measure which would remedy the been tendered the cost of advertising and the shape of a key, with a miniature gold notice of his intention to seize exempted grievances existing without creating greater providing that he shall not be compelled to padlock in the centre. goods the tenant might take advantage of The Bill was read the second time and act under assignments until his costs are

right to seize the goods at once, giving Messrs. Gibson (Huron), Meredith Drury, this would leave the sheriff to make a prac notice of his intention to sell. It was also French, Chamberlain, Harcourt, Gibson | tically unlimited demand, and would in

proposed to dispense with the reading of (Hamilton), Garson, Clancy, Hudson, Leys, many cases lead to large bills of expense Mr. Tooley moved the second reading of Hon. Mr. Mowat said that the costs | the woven border of the material.

Hon. Mr. Mowat said cases had arisen in

nothing, and he did not see any practical This clause and the remaining clauses

A New Domestic Telephone. (Paris Letter to London Times.)

"I was invited to be present to-day at as the 'micro-telephone push-button.'

that it can be made for half-a-crown - that | white crape, embroidered with silver. is to say, for not more than the price of the ordinary push-button. At front doors, above 12 years of age. A dancing-school in the interior rooms of houses, everywhere, in short, where the ordinary elec- all around with draperies of tulle. The tric buttons are used, the telephonic button | pointed basque of surah has puffed sleeves may be introduced. It will by this means and bretelles of tulle. Sashes of ribbon be possible to give or receive instructions, about four inches wide are worn on . one to know who is knocking at the door, to side in two long ends and a number of communicate, in short, by speaking as loops. These dresses do not quite reach well as by ringing. The railway companies | the ankles. are making experiments with this apparatus as a means of communication be tween compartments of carriages. It is being fitted up on trial in hotels. I have seen it at work at the door of a private house where I was replied to by those within without their having stirred from their places, and without the door being opened. Between Paris and Brussels this instrument, costing half-a-crown, worked loped edges is also fancied. with admirable precision, and it was not The masculine collars and chemisettes months in the second city in England, title page. It gives a formal history of all altogether without an cerie feeling that I with white ties, that wer so popular last which will undoubtedly favorably impress the royal families, with much interesting listened to a voice with a slight Belgian season, are to be worn again as soon as the thousands with the agricultural resources information concerning them. The article accent coming to me from a distance of weather get swarmer. At present ribbons of the Dominion. Besides the courts relating to the English court gives an en-

more than two hundred miles. langer. He is in reality an electrician very dark brunettes. whose inventive talent has been stimu-

nechanical contrivances." Latest Northwest News.

will be slight among the old range cattle. The C. P. R. agent at Balgonie, named be worn with full dress.

with the mails. dian Pacific Railway, says through rates to to form whole bonnets in the same manner During the first quarter of 1887 there | shown trimmed with a scarf of crepe or o fourteen failures during the corresponding down the sides, and in very wide strings

houses during the same period. The Alberta Live Stock Journal is authority for the statement that the losses to than expected, and will not exceed twelve

An agitation has been started in this city in favor of running the street cars on

Wisdom Always Appreciated, The sage advice comes from the New

horrors of fire-destroyed hotels;

out, if a way is open.

A Logical Lad.

A Chance for a Maid.

How a lady lost her maid is disclosed by one of "Clara Belle's" letters : Speaking of humbug, a Fifth avenue belle's maid, a trim, pretty creature, suddenly disappeared recently; and it was a wonder, because the girl was well paid in proportion to her good looks—for it is de-liciously swell now to have a pretty body servant. She had not seemingly been dis. in half a pint to a pint of tepid water, is an satisfied with her work or wages. Her emetic always on hand. This is also an employer feared that some sentimental antidote to be used after poisoning from How business is, and if his own and family's harm had come to her, and charitably went | nitrate of silver while waiting for the so far as to hire a private detective to hunt | doctor to come. her up. Where do fou think he found! A good knowledge of watering is at the her? She was an advertising exhibit in a bottom of success with the window flowers hair-wash establishment. There is a boom | Water must run in readily and run out on in that industry. Phenomenally long-haired women are posed in the window of stores where hair tonics are on sale, and competition is hot. The comely maid had | the pot. If it does not do that, something bixuriant tresses, which grew so heavily is wrong. and rapidly that she went periodically to Never place fresh eggs near lard, fruit, a hair-dresser to have them cut short.

mired. Oh, don't be alarmed there's no destroyed. harm in it. Messrs. Blank & Co., the A bottle of surpentine should be kept freely to their customers, telling them that from the odor of it. Besides, it is an ex you lost your hair years ago by fever, and cellent application for a burn or cut. grows fast and fine-it becomes a marvel- | boiling. three months' extra wages. See?" avenue belle lost her pretty maid.

The Week's Fashion Notes. The handsomest fans of the season co

Heliotrope and white striped, figured or plaided cotton goods are the most pronounced favorites for the coming season.1 Sateen dresses are finished with velvet collars and cuffs, while gingham suits have accessories of Hamburg embroideries or

Braiding is the favorite trimming for young girls' street dresses this season, and is Mr. Meredith said one of the most serious | voters in the position they occupied before | cal remedy. Costs to be tendered should usually done by hand with narrow flat | Majesty's reign. It will thus display those defects of the present system was the right the Franchise Act of 1885. He said he be limited to advertising and registering braid after the pattern has been stamped. achievements which have done so much to now held by the landlord of appointing would probably be met by the argument of the assignment. Where there was a large Black is preferred upon any color rather

basque and around the lower edge to the war, arranged chronologically; (3), by parties from contracting themselves out of Hon. C. F. Fraser said he would be very way of reaching the difficulty except that postillion pleats. The braiding is black, courts in which the results of explorations

Swing backs are put on dresses for girls

dress of cuenn surah is laid in box pleats Chenille spotted net is greatly worn in

lated by his residence in America, where great that they are no longer confined to various achievements of Victoria's reign who suffers from tortures of jealousy. It is there is a boundless demand for improve- bonnets, but are used on dresses, serving in than the Liverpool people. ments in electrical apparatus and in all narrow widths for bayadere stripes on plaiting at the foot and sides of the skirts, and in broader widths for making stripes lengthwise on draperies, on wraps, and even A Winnipeg despatch says: Mr. Gigot, on the coats of children. Entire fronts of the Hudson's Bay factor at McLeod, says, evening and house dresses are covered with kissing his governess. It was stated in him. I am so unfortunate." Some time that in that district the loss among Pilgrim loops of ribbon finished with beads or evidence that on the night of January 21st, subsequently the Princess went with her cattle will be from 20 to 35 per cent., but it swallow forked. There are sleeves and after the complainant had retired to rest, sister-in-law to pray at the tomb of the bodices made up set on net or gauze, and to

Lewis, has been arrested for tampering The variety of colored beads was never so Mr. Kerr, traffic manager of the Cana- and white beads are shown, and are used trellis bonnets, on wire foundations, ar were nine failures in Manitoba, against lisse, put almost flat on the top and falling 1885. An aggregate increase of seventy litself to theatre goers and those who sit

> Hints to Housekeepers. Grained woods should be washed with cold tea, and then, after being wiped dry, rubbed with linseed oil. Cloths dipped into hot potato water are recommended for immediate and complete

relief in the severest cases of rheumatism. A piece of charcoal laid upon a burn will informing him that, while his abilities gave the patients. ease it almost immediately, and if kept satisfaction, his pastoral services would no there about an hour, it is said, the wound will be entirely healed. If roses become wilted before they can

two and they will regain their pristing For those suffering from weak lungs or a got him outside he would black his eyes.

drops should be sufficient for a grown paste them on their pillows.-Galveston soap suds; they should first be washed The Chairman-Noname was mentioned. clean with cold water, then rubbed dry Loud laughter.) with a cloth wet in milk. The same treatment applies to a stone or slate hearth.

one, pouring two quarts of soft water on it | The boys went out and returned soon. A hearing was had in London on Wed- and allowing it to stand two or three hours.

To cure a felon, saturate a bit of grated has begun to lose health.

the bone. Dress with sticking salve, and

the finger will get well. Lace may be washed by winding it round The half-mad poet makes his line show either joy bottles or sewing it on muslin and boiling it or sadness. in soft water with white castile soap. It should be rinsed in soft water after remov

ing it from the suds. Salt, in doses of one to four teaspoonfuls

cheese, fish or other articles from which "How much wages do you get ?" he any odor arises. The eggs are extremely You may think your wife is crazy, but there's "Twenty-four dollars a month," she short time they will be contaminated by the particles of objects in their neighbor-"I can get you double that," he said, hood, by which the peculiar and ex-"and nothing at all to do except to be ad- quisite taste of a new-laid egg will be

well-known makers of Cerulian Glory, every house, for its uses are numerous. A want to boom their stuff. You are just the few drops sprinkled where cockroaches congirl they desire. You will have your head gregate will exterminate them at once; shaved close. Then they will show you also ants, red or black. Moths will fle have given up all hope of regaining it ; you, will take ink stains out of white muslin, have tried many preparations in vain; they when added to soap, and will help to are going to experiment on you. Your hair whiten clothes if added to them while

the fame of it spreads by word of mouth, If the feet are painful after long walking evade distress altogether. It was therefore | could not apply to some chattels, as, for in- After some further discussion, this and | and by the time your head has regained its | or standing, great relief can be had by bathusual beauty they have sold 1,000 extra ing them in salt and water. A handful of her sister without accomplishments and bottles of Cerulian, and you have received salt to a gallon of water is the right proportion. Have the water as hot as can The price paid for a girl of the desir-She saw; and that is how the Fifth comfortably be borne. Immerse the feet able kind is in the neighborhood of twelve and throw the water over the legs as far as the knees with the hands. When the water becomes too cool, rub briskly with a fresh towel. This method, if used night and morning, will cure neuralgia of the feet.

THE QUEEN'S JUBILEE.

Canada to be Represented at the Liverpool Exhibition - Our Great Agricultural

An Ottawa despatch says: Among the many projects suggested for the celebration "The lazy and oleaginous of the Queen's Jubilee in the old country. the Imperial Jubilee Exhibition at Liverbe opened next month and is intended to lie the victories of peace and war during Her

promote the progress of the Empire. The victories of peace and war during the past A pointed basque, long apron and full fifty years will be illustrated (1) by courts drapery of blue foule, is handsome braided in which the immense progress of the Colacross the lower part of the front and onies and India will be typically shown; sides of the skirt, down the front of the (2) by courts illustrating the victories of while the vest, collar and cuffs are of blue | are shown, with special reference to the countries and the people; (4) by courts de-A new and charming use for white voted to life-saving apparatus on land and Chinese crape is to make bridal dresses of | sea, both in times of peace and war; (5) by it, draped over white satin. The sleeves courts illustrating the advances made in are fulled a good deal in the arm holes, machinery, mechanical engineering and that, on account of the hard life they lead, but are tight below the elbow. The front | agricultural implements; (6) by courts in of the basque is made in handkerchief which will be exhibited trades, manufacsome telephonic experiments between Paris | shape, folded across, gathered on the | tures and industries from Liverpool only. and Brussels with a new apparatus known shoulders, and caught at the waist by a The Colonial and Indian courts will exemsatin belt. The nature of the material plify: (a) The flora and fauna of the sev-"What makes this apparatus the most perfectly suits the present styles in drapery eral colonies and India; (b) their cereal successful of telephonic instruments is, and exquisite ball dresses are made of this and mineral products; (c) literature having reference to each particular colony. By thus concentrating the principal features of each dependency of Her Majesty's Empire, the people will be enabled not only to acquire a good general knowledge of British | chases. possessions as a whole, but also to see and study for themselves those products characteristic of any particular colony. Canada will be worthily represented under the second sub-section. The magnificent agricultural trophy which attracted universal attention at the Colonial Exhibition last year is still in splendid condition black, silver gray, red or brown, for veils and the Liverpool commissioners have that reach to the chin or only cover the asked the Dominion Government for the eyebrows. Very small tinsel spots on red loan of it, which permission, it is underforms a becoming veil. A new net has a stood, has been given. The Liverpudlians cross-barred surface, like the ground of offer to pay the cost of freight, etc., and some old laces, and is thicker than the will also erect the trophy at their own spotted nets. Large meshed net with scal- expense, so that Canada will have a mag- appeared here entitled the "Courts of

He Who Kisses Must Pay. her twice. She threatened to alarm the woman whose husband lies buried there is household if he did not leave the room at happier than I am." once. He left, but the following day he twice attempted to kiss her in the schoolroom. For the defence it was urged that the case was entirely trumped up. Notice of appeal was given .- Pall Mall Dudget.

A Father's But Not a Preacher's Privilege. Edinburgh. There a clergyman was seen | brains.' carrying his baby and his horrified congregation presented him with a perambulator. But his last state was worse than his first. said her father told her mother at the for he wheeled this vehicle along the strepts | breakfast table that if old man Brown had with his baby in it. This insult to the any brains he would have gotten some genteel susceptibilities of his congregation | boodle out of the county when he furnished was too much. He received a letter politely | the county infirmary with nightshirts for longer be needed.

Personalities in the British Commons,

(London Times, March 22) asked the Chairman if it was in order for newly furnished, in the spring.' hacking cough, a few drops of tar taken on The Chairman said any such remark a lump of sugar will give relief; five or six | would certainly not be in order.

Mr. J. O'Connor (Tipperary) said he rose to make a personal explanation. He did

The Wrong Days. Kenneth, age 6, and Philip, his brother,

of turpentine, and apply to the affected part. It relieves the pain at once, and in their outward show.

There are moods and manners suitable in every time and place.
And smiles ofttimes to perfidy their origin can

> ording to the people's will; there's method in The statesman, erstwhile so reserved, so dignified Surprises his poor neighbor as he grasps him by

> And wishes him good day and asks in sympa health is good. He seems insane; but then election time, which will bring to him, is close at hand, there's method in his madness.

When your wife employs a cross eyed girl whose talent is to shirk : Who takes four afternoons a week and never does her work; Who talks back constantly, and her dire clatter will not cease; Who wears an apron spotted o'er with stains of

dirt and grease; Whose grammar is distinguished by the surprising badness, method in her madness

GIRLS FOR SALE.

Where They Are Worth Twelve Wood peckers Apiece.

"Among the Klamath Indians of Northern California," said a missionary to a reporter of the San Francisco Examiner. the squaws are vendible commodities, and are put upon the market at a price supposed to correspond with their charms. The young woman's choice is not consulted, and if a rivalry exists between bidders for her possession she is knocked down to the

most liberal offer. "A maiden of comely appearance, and having a talent for plaiting hats, baskets and other ornamental wicker ware, is of course a more merchantable article than

red-headed woodpeckers, a broncho and a breech-loading rifle-the woodpecker heads being valued at \$2.50 apiece, and the pony and gun at about \$20 each, making the price of the girl \$70. This amount varies, of course, according to the financial standing of the purchaser and the avarice of the parents. It occurs occasionally that as much as \$150 is given for a girl, but she would be possessed of unusual allurements,

"The lazy and oleaginous bucks, when they have purchased a nominal wife-they do not consult the laws in respect to marpool promises to take front rank. It will riage-at once require their lady love to enter upon all the hard work obtainable. portray in a practical manner to the pub- She, in fact, is required to neglect nothing which might contribute to the comfort of her lord, who confines himself to an occasional hunting or fishing expedition with the otium cum dignitate for which the aboriginal American is celebrated. The women pack wood from the forests in baskets, which are carried on the back and supported by a band which encircles the forehead. They also collect gold dust from the exposed bedrock in abandoned mines, which is handed over to their consorts with religious regularity. It is a fact that the Indian women on the Kiamath are absolute slaves, but they are faithful and loving, no matter how harshly treated. You can readily imagine, however, by the time middle age is reached they lose all feminine charms and become hags. I suppose it is generally known that white men here purchased squaws for matrimonial purposes, but it is not generally known how happy such unions are. White men who have espoused squaws almost invariably cling to them through every vicissitude of life. Divorces are unknown among them, and 'squaw men' take a pride in boasting of the good qualities of their pur-

"When an injury is supposed to have been committed, the perpetrator is by common consent considered the proper prey of the party injured, including his relations, and ambuscades and assassinations naturally ensue. Dead men tell no tales, and the live ones won't, so that investigation never amounts to anything.'

THE MARQUIS AND THE PRINCESS.

The Alleged Cause of the Trouble Between Princess Louise and Her Husband, A Berlin cable says : A book has just nificent standing advertisement for six | Europe." The author's name is not on the are the popular neckwear, the prettiest specified there will be others devoted to war | tirely new version of the differences which "The inventor is Dr. Cornelius Herz, being rich, wide, white moire ribbon, trophics, exploration, life-saving and ambu- are generally reported to exist between the one day nominated Grand Officer of the showing a little edge at the collar and lance, machinery and implements, etc. Marquis of Lorne and the Princess Legion of Honor, next day described as an sleeve and tied in a small bow under the Magnificent buildings have been erected. Louise. Hitherto it has always been said emissary of Germany, and lastly as the chin and on top of the wrist. Colored rib- and although other exhibitions to be held that the Princess was fond of flirting, and friend, adviser and confidant of Gen. Bou. bons are used, but are only becoming to this year will undoubtedly be full of inter- that it was the Marquis who was jealous. est and instruction, none seem to have put According to the publication in question, The fancy for ribbon trimmings is so forward a scheme more illustrative of the however, it appears that it is the Princess stated that she carries her conjugal suspicions to such an extent that she is happy nowhere. She is reported to have said one Mr. Edward Nelson, of the Priory, Lewis- day to the Duchess of Albany, " Oh! if I ham, was on Saturday fined at the Green- only knew of some place where I could wich Police Court £4 and £1 costs for | conceal my husband so as to be sure of the defendent came to her room, dragged Duke of Albany. According to this book the bed-clothes from her face, and kissed | the Princess said to the Duchess, "The

can afford to let them

In Defence of Pa. "Say, mother, the Smiths are putting on a terrible lot of style over me." "Never mind, my daughter, maybe we

"I know, but they are always throwing May a clergyman wheel his own baby in up their new parlor set to me, and Minnie a perambulator? One would suppose that | Smith had the impudence to say to me yese might. But not so think the people of terday that my father didn't have any "What did you say?" "I asked her what she meant, and she

"And then what did you say?"

"I said: 'Never you mind, Minnie Smith : papa didn't make anything on the nightshirts, but he just socked it to 'em on the bed sheets, and we're going to move Mr. Bartley, rising to a point of order, into a two-story and basement brick, all an hon, member to say to him that if he . That's a sweet child -now run along and play.

Can You Solve This ?. .

his Bill to amend the Municipal Act. He was authorized to call the attention of the the Whole, where some amendments were Clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their Clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as?" Mrs. Blooblud: "Clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as?" Mrs. Blooblud: "Clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara? heart let the patient lie down as soon as two years older, asked permission of their clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as?" Mrs. Blooblud: "Clara? heart let the patient lie down as soon as two years older, asked permission of their clara to as ?" Mrs. Blooblud: "Clara to as ?" Mrs. "O mamma," said Kenneth, running to the man left last inside to settle. From

pay the bill? Sol Smith Russel is going to settle in | Women doctors are appreciated in India. in the past had been to supply the money on I receiving public moneys for instruction is followed by Minneapolis with his father-in-law, Wm. At the medical school at Agra, at which Miss in Egypt. The case was-concluded late in enough to equip all the packing boxes and T. Adams. The latter, best known as Fairweather, of Chicago, has been offered Oliver Optic, is now nearly 65 years old and | the post of physician, there are sixty female