# The Toronto World

FOUNDED 1880. Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO. TELEPHONE CALLS: 208 - Private Exchange meeting All Departments.

\$3.00 pay for The Daily World for one, delivered in the City of Toronto, by mail to any address in Canada, it Britain or the United States. \$2.00

will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and news-

Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

FRIDAY MORNING, AUG. 16, 1912

# THE MELON IS A RAKE-OFF

Canadian Pacific Railway Company has no moral or legal right to increase the annual fixed charges upon its called on to administer. earnings, either by increasing its capital, or by mortgaging its property, un-All such charges must be borne by people of Canada, especially the people of Western Canada, are complaining of extortionate and discriminatory railway rates and demanding that they

throw it into the sea?

stockholders of the road?

000,000 of this money into our system to increase its earning capacity and

Pacific Railway Company propose te do? It proposes to issue at present, not one hundred million, but sixty million dollars of new capital, worth on the market \$280, and to sell it to its of \$60,000,000. In short, the stockholders are to be the middlemen who will make the real sale to the public and get a rakeoff of \$60,000,000 which has no right to go into their pockets and which will entail a perpetual tax in the shape of higher railway rates for all time to come upon the Canadian

the premises; this nefarious deal cancause it can raise all the money it wants by selling debenture stock. We range to reduce their policies. certainly believe there should be no rakeoff or "melon" cutting, and above all things, we insist that the govern-

The mayor's own name has been bandled about for the position in a

counsel could be found around the city the Protestant districts of Ulster. The the senior position outside.

Now that a healthy public interest

in the rich expanses of Northern On-

## NORTHERN ONTARIO.

tario has been aroused thruout the mon care of all and that their preservation and advancement redounds to the advantage of the whole province. foresight in anticipating and providing sufficient cause for every "lodgs doctor" who has a particle of self-respect, Baird for plaintiffs: E. C. Cattanach or of respect for his profession, to at for infants. Motion by plaintiffs for settlement and development of the A public utility corporation like the splendid natural resources they are practice.

less the money raised thereby is put into the road. When it affixes a charge with grand almost equal to France into the road. When it affixes a charge with province contains 207.

262 square miles, an area fully three the equally as great a detriment to to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession. The lodges to be paid out of widow's share and the medical profession with the medical profession. The lodges to be paid out of widow's share and the medical profession with the medical profe upon its future earnings it must apply the money arising therefrom to the ply the money arising therefore the money arising the extension or betterment of its system.

Now the Canadian Pacific Railway
Company is asking the government for permission to increase its capital stock. Such increase means an additional fixed charge upon the future

Twins, under six months—Bruce and dilicums for an order discharging mortgage thereon as to part. Order made, of the vastness of the earnings of the company. Therefore it dial opportunities. Those of New or erty or want of success, from other months. Northern Ontario, a section covering causes, forces many respectable medical men to accept a lodge practice, yet the sale of these new shares must go an area of over 330,000 square miles, the opinion is almost universally held into the road, must add to its earnabout two and three-quarter times the among physicians that it is a disreputing capacity. The reason is obvious, size of the United Kingdom, are now known to be among the most inviting engaged in it. The foul slanders, blatthe traffic, and the higher the rates open to men of northern blood. Nor antly the greater the burden on those who is there any need to minimize the hard. and the false statements made by the pay the rates to wit, the public. The ships of the pioneer life. That role is eties, should prove the death-knell to not suited to every immigrant, nor the long-discredited and discreputable even to all Canadian-born, and this "lodge practice." John Hunter. latter should not be forgotten.

Fortunately for the future of the world there are some always ready to Now, will any person pretend that leave the land of their fathers and the Canadian Pacific Railway has a brave either Arctic cold or tropic sun. money raised by the sale of the shares | thern Ontario can challenge rivalry in money raised by the sale of the snares thern Ontario can challenge rivalry in members to the movement to place judge at Woodstock and handing over ren. of the new capital which it seeks to the variety of the openings it affords those societies upon a sound business estate and paying what, if anything, of the new capital which it seeks to the variety of the openings it affords those societies upon a sound business estate and paying what, if anything issue? No more than it would have a to men of brawn, courage and deter-Suppose the company sold its increase of carry of capital of the par value of \$100,000,
it have the right to take the \$280,000,000 or carry in have the right to take the \$280,000,000 or carry in have the right to take the \$280,000,000 or carry in have the right to take the \$280,000,000 or carry in have the right to take the \$280,000,000 or carry in have the right to take the \$280,000,000 or carry in have the fact that it estate.

It have the and present it to the Sultan of Turkey information and estimates at contains or burn it up in a public bonfire, or are largely based on the reports of visiting experts and the actual ex-Would it have a right to take that periences cited of the men who went \$280,000,000 and divide it among the out, ax in hand, to build a new home Let us go a step further. Would it the hardships of the pioneer life, this have a right to say we will put \$180 - | booklet, which will be circulated by tens and even hundreds of thousands. thereby serve the public, but \$100,000,- fulfil all that is expected from it. Nothing of importance is omitted and the numerous illustrations add much to its value as a popular educator.

Little more is needed to justify what statement of claim. Order made ex-The World has said about the friction over the raising of rates in the fraternal orders, than the objections raised at the meeting on Wednesday evened at the meeting on Wednesday evening by those who were dissatisfied with order to be without prejudice to further

from a reasonable ground, and without an order for substitutional service of heat or violence. The members had the writ, and this order on an adult at the whole question in their hands several side-ave., Toronto. times as all the other orders have. David v. Toronto Hydro-Electric Syscessary steps. Others have failed to do an order amending writ of summons by so. The issue has already been in the changing name of defendant from Tor-ccurts several times, and there is noth. onto Hydro-Electric System, to the ocurts several times, and there is nothpay the full assessments should ar-

# ST FOSTER'S DAY

Yesterday was sacred to St. Foster, ment must not act upon this applicaand the celebration bids fair to be
tion otherwise than to refuse it, until
perennial. No one could say how
perliament has spoken and until the many thousands must be specified. parliament has spoken and until the many thousands went over to the her child. At request of parties, mobsolute right of parliament to regulate the rates of the company is definitely and unmistakably asserted and acted upon.

Island, but there were over 25,000, it is said, who partook of the genial controller's hospitality. Experts declare that there never was such an exhibition of beautiful Bables, about a thousands went over to the fer child. At request of parties, mother child, on their marits nearly exhausted the and option. Usual order as to costs. Controller Church should have the credit of having made an honest effort to get a lawyer of capacity and repute to fill the position of counsel for the city. That he has been unable to do so is not his fault. But his effort should be regarded as a standard for the mayor and the board of control, and mayor and the board of control, and some services.

Check many exhausted the judges, and, of course, there were as and Rickard; do and Souch; do and Souch; do and Souch; do and Plays of the latter this year are simple plays of t

# REBELLION IN IRELAND.

Should be consult his own dignity, he if the British Government should pro- W. Hall's case on payment into court not entitle him to seek. The career of account of their incitement to rebellion. e politician is not the best for the de- Many good Irishmen have been exevelopment of the talents of a corpora- cuted for no more violent language fendant, airested as an absconding ada's export trade in automobiles to It has been suggested that two men agitation has not been confined to might be found to do the legal work language. Some people have doubted ing Piles. No surgical operation of the course, and it is worth the consideration of the board of control. Possibly an assistant twice a week for months past in all

hall, and a more experienced man for Orange order is behind the movement.

When the Fenians or Whiteboys or utors: E. C. Cattanach for Mrs. other similar organizations drilled to Oborne; W. R. Wadsworth for one of the beneficiarles. Motion by executors oppose the English Government, the for an order allowing the Imperial Line action was regarded as rebellious, and Assurance Co, to commute the pay-Orangemen clamored for severe meas- ment of twenty annual payments ures to be taken. They are now plac-ing themselves in the same position. Re J. P. Lewis Estate—H. S. White Unfortunately, it is almost impossible for T. G. T. Corporation, administravigor. Nor should it be permitted to to get partisan Irishmen to regard tries. Motion by administrators, the take the form of distinguishing because the form of distinguishing because the Old and the New Ontario and dividing them into separate cities ple alone, the home rule legislation mittee of one of the beneficiaries, certain moneys, and also for further responses and also for further responses and also for further responses. tain moneys, and also for further paywith differing aims, objects and poll- would leave the Orangemen much in ment in the future. Order made cies. What must be cultivated is a the same position in which the Boers Costs out of fund. genuine sentiment of solidarity and low find themselves in South Africarecognition, to the fullest extent, that practically masters of the situation. recognition, to the fullest extent, that practically masters of the situation, purposes of this motion. Motion by Ontario is one and indivisible, that the And that is why the clerical party in applicants for an order for payment of

# LODGE DOCTORS

Editor World: The virulence and These desirable results can be achieved abject cowardliness of the attack made Gregor for purchaser and plaintiff. if the government pursues a broad and presentatives of the attack made on reputable medical men by the repliberal policy and exercises prudent of the city should be considered as a

cieties; they have their place and the With the recent addition, now known work they do merits respect. They ways injures the reputation of anyone

THE A.O.U.W. press to you a few words of apprecia-tion of your articles in last Friday and Sunday World dealing with fraternal

# At Osgoode Hall

ANNOUNCEMENT.

Master's Chambers.

ant Gross. Motion by plaintiff for an ued meantime. order extending time for delivery of Costs to Clarkson in the cause.

applications by either party.

Davison v Thompson—J. T. White, defendant's residence, No. 360 Sunny-

Ontario. Motion enlarged to allow ob-The older members who cannot taining consent of attorney-general, and no order made until attorney-general's consent to bring action is ob-

# Judges' Chambers.

Before Mulock, C.J. Re Gibbard-W. A. Henderson, for

ders made for possession in Rickard thing of both at this year's exhibition. case on payment of \$2250 into court court of \$1500; in Vandervoort's case on payment into court of \$1100; in C. into court of \$1500; in Sommers' case

on payment into court of \$2000. Thomson v. Thomson-R. L. McKin-non (Guelph) for defendant. H. Guth-

costs. Order stayed until 19th inst. Re Oborne-W. D. Gwynne for exec

Re Ireland-E. C. Cattanach for infants and representing all parties for interests of each section are the com- Ireland is lukewarm about home rule. moneys out of court to widow, less \$60, to be paid to administrators, and for the transfer of other property to widow. Order made.

Hennessey v. Wishart-J. P. Maca vesting order for purchaser. Order

Henbest v. C. P. Ry. Co.—W. A. Baird for plaintiffs: E. C. Cattanach for infants. Motion by plaintiffs for The writer believes in fraternal so- last March and for an order for maintenance. Order apportioning the money With the recent addition, now known work they do merits respect. They in court, \$650, to widow, \$500 to daughter as Patricia, the province contains 407,- have been a grand help to humanity, ter, and \$850 to son, and \$50 per year

surviving trustee under will of Emer-son Currah, and now resident in Saskatchewan, for an order removing and releasing him as trustee and appointing new trustee in his place. Order keeping order. The winners of each of cost of the entertainment is met from Editor World: I would like to ex- made removing L. Kaufmann as trustee and appointing the London and Western Trust Company as trustees in his place and stead, Kaufmann to be was on hand to watch the sport, and society rates and the unjustifiable op- refleved from responsibility after pass- seemed proud of the athletic tendenposition that was being raised by the ing his accounts before the surrogate cies apparent in so many of the child-

come. I appreciate the manner in junction restraining defendant from which The World dealt with the crux selling, disposing of, or in any wise manner in Junction restraining detendant from the fifth the crux selling, disposing of, or in any wise dealing with lease from Schwartz to g. G.M.W., him so far as same relates to No. 459

A. O. U. W. East King-street, and from divesting the trial, but with liberty to defendant to move to dissolve same on two days' notice at any time before trial. Costs

in cause,
Spitzer Bros. & Co. v. Leitch—F.
Aylesworth for plaintiff; T. J. W.
O'Connor for defendant. Motion by
plaintiff for an order continuing injunction; at plaintiff's request leave given to set down, and motion en-Before Geo, M. Lee, Registrar.
Shantz v. Clarkson,—H. S. White, for plaintiff, R. H. Parmenter, for defendant Clarkson. No one for defendMonday, 19th inst. Injunction contin-

tion is educative in all its tendencies, it is worthy of note that during to a tremendous increase in what might be called purely educational exhibits. This year the educational display at the fair will comprise exhibits by publie schools, high schools, collegiate institutes and colleges. There will be demonstrations of work by technical school students. The public health ac-

This leads, of course, to the displays!

# Australians Buying Canadian Motor Cars

MONTREAL, Aug. 15 .- Can. Press.) debtor, for an order for defendant's the Antipodes is rapidly increasing. The three vessels of the line Montreal have carried an average of lready been booked to go on the Wear

a box; all last 1120 Canadian made cars were mention this carried to New Zealand and Australia

# ENJOY GREAT

Nearly 30,000 Young Folks and Their Mothers Have Glorious Day at Controller Foster's Picnic at Island Park -- Everything Was Free, and Mountains of Dainties Consumed.

With free rides on the street cars and ferries for all the boys and girls who applied, and free candy, cake, sandwiches and milk at Island Park, Toronto: Under six Controller Thomas Foster's third an Lowes, 157 youngsters yesterday afternoon. The Roe, 5 Bertie-st., Deer Park.

mated at between 28,000 and 29,000. Every child on entering the picnic Dundas-st.;

man, and would cut diagonally across the field, steering for his arms. Jas. L. the sixteen races was awarded a prize, also those boys or girls who finished in second or third place. Mayor Geary

Many Lost Children.

ume he had twenty-seven kiddies lined up while he looked for their parents. Luring the parent hunt, he found five more lost children, whom he lined up with the others. In all, 98 children were located and returned during the day. Before the afternoon was over, however all tangles were straightened.

out and there were no more sobbing children sitting disconsolate in the ferry shed. Great Baby Show.

big pavilion. Betwen so and the batter under a year old passed during the afternoon under the scrutiny of Miss E. Jones and three other nurses of the Victorian Order. Mothers passed the judges in a continuous line for more than two hours in the course of the first weeding-out process. After a second serviny, which left only one hundred of the plumpest and best bables in the contest, the real judging commenced. Twelve prizes were given, the in the opinion of the committee the deserving babies could only be num-bered in the hundreds. Toronto need not worry about her future, while the mothers of the city can display such

The prizes were in four classes and were presented by the controller in person, assisted by Canon Dixon and members of the committee. Here is a list of the fourteen finest bables in Evelyn Elson, 134 Leslie-st.; 2, Thelma nual picnic for children provided Carey, 177 Bay Front; 4, Gerald Goldamusement for over twenty thousand stein, 199 West Richmond-st.; 5, Wm.

total attendance at the picnic is esti- Hutton, 10 Walton-st.; 2, Vera Adams. 98 Mulock-st.; 3, Madeline Sheehan, 134 Dundas-st.; 4. Leroy Rafferty, 63 Mitchell-ave.; 5, Jack Davis. 42 Shates-

When the children crowded into ferry boats arived at Bay-st., about

maintenance. Motion enlarged for further material.

Single Court.

Before Mulock; C.J.

Before Mulock; C.J.

The 41st Regiment paraded back and forth, while scores of youngsters followed and admired.

The program of sports proved very popular, and it was not at all unusual to see seventy-five or more contest
to see seventy-five or more contest
The World asked Mr. Foster if he was satisfied.

"Satisfied?" Tetorted Tom. "Why

BELLEVILLE. Aug. 15.—(Special.)—
It is anticipated that, work will soon be commenced on the proposed government dock to be built here. To-day D. shall be found due by him to estate to the new trustees. Costs out of the estate.

Many Lost Children.

H. Philips, a government engineer, was in the city, and in company with the estate.

Undoubtedly the big attraction in the park was the baby show, held in the big pavilion. Betwen 800 and 1000 babies Special

made allowing \$50 a month for three milk.

Milskoeren v. Canada Copper Co.—
E. C. Cattanach for infants. Motion on behalf of infants for an order for maintenance. Motion enlarged for furmaintenance. Motion enlarged for furmaintenance. Motion enlarged for furmaintenance. Motion enlarged for furmaintenance.

Before Mulock, C.J.

Re Emerson Currah Estate—J. G. Smith for applicant; E. C. Cattanach for infants. Motion by L. Kaufmann, that had the job of catching the first tast year's attendance was 15,000, so that had the job of catching the first tast year's attendance was 15,000, so that nearly twice as many citizens ac good use both of cane and voice in twice as many again next year. The keeping order. The winners of each of cost of the entertainment is met from



O'Keefe's Special Extra Mild MICHIE'S

GLEN-ER-NAN SCOTCH WHISKEY Bottled in Sectland-Exclusively-

even good.

Why bother with the "inst

as goods". Get the genitine

for Michie & Co. Ltd. 7 King St. West, Toronto

# Lowering the Cost

REDUCED to its simplest terms, the price of an article is the cost of material, labor of manufacture. transportation, distribution, sale and delivery-plus a profit on each of these.

Let us take the case of a fountain pen to show what price is.

First, the materials must be produced-the rubber in Para-the gold in South Africa or the Yukoniridium in Siberia.

Then all these must be transported to the factory. There the rubber is vulcanized into holders; the gold refined and stamped into points; the iridium tipped on to the gold, and

The labor operations on a fountain pen run well over the hundred mark and expensive machinery is required for almost every one of them.

Manufacturing completed, the pens are sold to jobbers and retailers transported hundreds and thousands of miles. And profits are taken at every step, remember that.

After the wholesale distribution. the retail sale is made-delivery

completed, and the pen at last put to its destined use.

Suppose you have paid \$2.50 for one of the standard well-known fountain pens. Do you begin to realize what an imposing number of things that \$2.50 has paid for? Haven't you a pretty clear idea that. if these operations were applied to the making of one single pen, it would break an oil magnate to buy it?

Is it not perfectly plain that Quantity controls price by one of the simplest of natural laws?

Para rubber by the shipload-gold and iridium by pounds instead of milligrammes-labor of thousands organized and directed-transportation in car lots-and sales by the million-to every schoolboy, stenographer, business man-to every

It is all this gigantic expenditure, divided by the countless units of millions of sales, that makes it possible to buy a fountain pen for \$2.50. The more sales, the smaller becomes the cost of the unit.

We know that Advertising has raised Quality. We know it has standardized prices.

And now we see that Advertising increases sales, shortens the road between producer and consumerand lowers prices.

> Advice regarding your advertising problems is available through any recognized Canadian advertising agency, or through the Secretary of the Canadian Press Association, Room 503, Lumsden Building, Toronto. Enquiry involves so obligation on your part-so write if interested.

Wash Clear

CLEARIS Ladies

Cloth The last suit at I for new s Cloth Su at Half-the seaso terials. and the seaso terials.

Outin

Dres

White

MAIL ORE JOHN 65 TO

> Duke Plea Sen

HALIFA His royal the proce day sent Majesty:

send you tives of ( Australia, negie ha quarters occupied To-night at Gover

Hallfax: tives my sage and

United S WASH Press.)senate t to effect pan, En tection c The mea and by placed land-kill years. An inc

> amendm Lodge a Morris 48 years the accids not k than tha