FOUNDED 1890.

The Toronto World

FOUNDED 1999.

A Morning Newspaper Published Every Day in the Year,
WORLD BUILDING, TORONTO.
Corner James and Richmond Streets.
TELEPHONE CALLS:
Main 5308-Private Exchange Connecting all Departments.
Readers of The World will cenfer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not offered.

THURSDAY MORNING, MARCH 17, '10,

IMPOUND THE CAR.

violation of motor-car regulations almost as a commonplace, so entirely exists. Like other effective expedients is it in line with recent developments. it does not seem to commend itself But this should not be allowed to conto the legislators. The remedy is to ceal the real revolution in thought and impound the motor-car for a term to temper on the part of the statesmen be determined by law according to of the motherland connected by this the gravity of the offence. A fine is almost incidental comment. nothing to rich men, who pay any Co-operation and common action are levy of that sort with the ease of an the watchwords of the empire in the

according to statistics they are much all states. The world knows no more more frequent. When a man comes hopeful movement to-day than this up for the nineteenth time he pleads that is involved in evolution of the first offence. All offences should he British Empire. It contains the germ punished according to their gravity, of a movement which is independent of times they are committed.

er. In the last resort the owner is re- sibly not far off, event towards which sponsible. If his car is run carefully the whole creation moves. there will be no trouble. If his chauffeur is reckless it is his business to restrain him. The device of endorsing licenses, or punishing the chauffeur does not really prohibit. The license St. Patrick would be the last Irishmay be lost or destroyed. The chauf- man on earth, if he were alive, to feur may change his employment, But drown the Shamrock. He would more the owner who sanctioned the violation probably be petitioning Hon. W. J. of the regulations remains. He can Hanna to put his commemoration day only be reached thru his car.

Americans are said to be the worst offenders against our road rules. Let will be shown that Canada is indeit be known that cars are impounded pendent in fact, as well as claim. Nor in Ontario for violation of the law, is it without justification that the like lambkins. The knowledge that the touring trip might be held up for one, two or three weeks, would have an absolutely civilizing effect.

THE KING'S HEALTH

Biarritz. It used to be a regular practice of one of the Chicago evening papers years ago when news was slack to get out a "special," announcing the death of Queen Victoria. The streets to sell the edition. Another edition explained the false rumor. We story of His Majesty's illness.

DELAY NO HARDSHIP.

No government can afford to dispose of such gigantic interests as are in. paratively early death of Herbert Railvolved in the Long Sault power scheme ton, whose architectural drawings and without the fullest investigation, and etchings have been a feature of the without giving the country every op- art journals and magazines for many portunity to understand what is in- years. The delicacy and feeling that

formation the public are naturally sus- sic" of the builder's art will be sadly picious. They have good grounds for missed. surmising that the desire to obtain

monopolize all the Canadian power on only joking? the lower St. Lawrence is required to

province in general. LORDS ON COMMONS.

to-day as decadent. To mediaevalists lation to a consummation. it may so seem, but their opinion is an inheritance, very different from the great Victorian age. But Gladstones railway was not granted. But the

Reduced to its fundamentals, the estimate of the two noblemen that has there be any dispute about the rights found its way over the cables may be of existing traction companies being taken as a transliteration of the un- interfered with, the municipal and doubted fact that the house of com- railway board are made arbiters in mens reflects the development of de- the matter. All Toronto now has to mocratic sentiment in the United King- do is to get expert advice on the dom. There was a time when the practical questions involved, and build popular house was dominated by aris- the tubes. tocratic influences, and when the as-

is far more truly representative than at any previous period, and that its average of individual ability is higher than ever before. To some people reform always means decadence.

THE NEW IMPERIALISM.

Earl Crewe's suggestion that the crown colonies and Jependencies should be under the control of a separate secretary of state, and that the self-governing British states should be associated in joint diplomatic affairs, is a remarkable proof of the growth of the new imperial sentiment. Not long ago a proposal of that kind would Only one effective remedy for the have been scouted-now it is treated

ordinary man disposing of a car-ticket. twentieth century. Important ques-To imprison the chauffeur does not tions arise touching some one of the trouble the owner, who hires him for allied British states, and they must be that purpose. But to impound the car, handled by the dominion affected as to separate him from his cylindered an imperial concern. What this really darling for a week, or two weeks, or means can hardly be under-estimateven three weeks, is a remedy that ed, for it gives scope to the highest qualities of statesmanship, and is First offences are just as bad as the greatest possible remedy for that second offences, or third offences, and provincialism which is the bane of and not according to the number of national and racial distinctions, and, if it is allowed full scope, will solve It is not the motor-car that commits the problem of that federation of the offence, but the driver or the own- mankind which is the divine, but pos-

> When a man is bitten by a dog on the street, he comes home and flogs all the dogs about the house.

on the dry list along with Christmas.

Dominion should be the first to call the republic's bluff.

Why is smallpox that has only killed one man in Toronto in years, considered such a terror, while typhoid His Majesty is reported indisposed at the last six months or so is allowed to which has killed nearly a hundred in continue its ravages without anything like the disturbance one case of smallpox would cause?

were filled with frantic newsboys to protect public rights as they are If our legislators were as careful who recognize the business opportun- to vindicate private interests, they ity, and it was always enough would be better worthy of the name. Nothing seems harder to not a few trust there is no more basis to the of them than to remember that they represent the people, and are there to serve the people.

Lovers of art will deplore the comhe displayed in dealing with the out-Where there is reluctance to give in- lines and traceries of the "frozen mu-

Lawrence is not wholly inspired by en power to compel the Street Rail. date for mayor, was arrested by the fured and a Pullman passenger coach way Company to build lines in the provincial officers and jailed at Fort 5 o'clock this morning on the New in these districts, and The Star pro-has been collected by parties in Bar-has been collected by parties in Bar-The eastern municipalities affected poses that Sir James Whitney devise wick this season, which aroused suspiare not going to languish away be- a means to compel the city to give its cion. Last year Westcott was tax colcause a dubious American scheme to rights away. Perhaps The Star was lector.

produce its credentials. If it has the One of the very best measures adoptcredentials well and good, and no ed by the legislature this session, if Heintzman & Co., Limited, Make Preharm will be done. If it has not the not the best, is Mr. Charters' telecredentials, as we suspect, the muni- phone bill. The farmers and other cipalities concerned will be the first country residents who wish to use to rejoice over the delay that will pre- telephones will very soon discover the a year ago, by the old firm of Heintzserve their rights to them, and to the advantage the act gives them, and in- man & Co., Lad., was one of the imdependent telephone companies may be portant real estate transactions of expected to increase at a greater rate 1909. It has not been possible to obtain Outside the charmed circle of the than ever. The new act will be a house of lords, and its sympathizers, stepping stone to the provincial trunk few will be found in agreement with telephone line, which must soon be the Marquis of Salisbury and the Duke built, and Mr. Charters is to be conof Northumberland, when they de- gratulated upon the way in which he scribed the British House of Commons has carried this useful piece of legis-

The settlement of the city's requests ideas and ideals of the twentieth cen- by the legislature is perhaps as sattury. Perhaps it is true that no sin- isfactory as could be expected under gle man measures up to the level reach- the circumstances. It is to be deplored by the outstanding statesmen of the ed that leave to expropriate the street and Beaconsfields are not found at city has been given power to conall times, nor can they be reproduced struct a tube system and to extend surface lines in connection therewith in the newly annexed districts. Should

## Security is the Important Feature in Life Insurance

The Manufacturers Life during 1909 added the very large sum of \$1,270,685 to its reserves for the protection of policyholders.

This places all its business on an exceedingly conservative basis-(Hm. 31/2 per cent. throughout).

The company's policyholders thus have unexcelled security.

To accomplish this for the policyholders' protection required the setting aside of \$277,000 more than would have been needed on the Reserve basis previously

It is gratifying to know that this was done without reducing the Surplus.

It pays to insure in such a successful company.

The Manufacturers Life TORONTO, CANADA.



In presenting our readers with the Boucleault drama conception of an Irishman, we merely accept a convention which it is difficult to banish from the minds of those who have never been in freland. Such Irishmen are as real as the heraldic creatures one sees on the bearings of ancient knights errant. But the conception is symbolical of the misunderstanding, well nigh universal, of the character and intentions of Irishmen in general. They are just like other people, only a little more so. What they are, they are a little more intensely than others. They have the artistic temperament. When they are bad they are spalpeens-they say "spulpin" in the north; but when they are saints, the holy bow before them.

WOLF BOUNTY FRAUD

a Unique Crime.

RAINY RIVER, Ont., March 16 .-The Evening Star suggests that the Last evening George Westcott, who

Something like four thousand dollars

GREAT SALE OF PIANOS

paration for Removal to Their New Yonge Street Store.

The pyrchase of the Brown Building possession of the store until now, the understanding with the J. F. Brown Co. permitting them to remain occupants until the end of the present

Heintzman & Co. will take possession tive business man. In the lumber busi-

nade to remove from the present prem- intentation that ises, 115-117 West King, which Beintz- icseness set in, and if there man & Co. have occupied for forty-one worse horror than chronic secretar-

entire stock of pianos before the day their whole stock. Every plane, plane- restored me to health. player and organ in the warerooms is price-new and second-hand, wants to know mor cat in price—new and second-hand, wants to know more about Fareozone. Tickets will be placed on every instru-but a trial is the best recommendation. nent, showing how deep is the price

sertion of its privileges did not involve the issues that are now supreme. But there can be little question that are now men were taken en man for man, the house of commons of the police force on Tuesday.

TORONTO'S NEW POLICEMEN.

Shore Rapid Railway Co.—F. H. McGuire done, when a house of the high stand-left and a population of the local master at Windsor. The motion to be considered also as a consult Dr. McTaggart, Toronto, Canada.

TORONTO'S NEW POLICEMEN.

Shore Rapid Railway Co.—F. H. McGuire done, when a house of the high stand-left and children. When any question and children, the big business that will surely be done, when a house of the high stand-left and children. The motion to be considered also as a consult Dr. McTaggart, Toronto, Canada.

Toronto's NEW POLICEMEN.

Shore Rapid Railway Co.—F. H. McGuire done, when a house of the high stand-left and children. When any question and children, the big business that will surely be done, when a house of the high stand-left and children. The motion to be considered also as a consult Dr. McTaggart, Toronto, Canada.

Toronto's NEW POLICEMEN.

Shore Rapid Railway Co.—F. H. McGuire done, when a house of the high stand-left and children. When any question and children. When any question and children. The big business that will surely be done, when a house of the high stand-left and children. The big business that will surely be done, when a house of the high stand-left and children. The big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the big business that will surely be done to the

TWO COLLISIONS; MAN KILLED Newly-Elected Mayor is Charged With Fatal Accident on Elevated Railway Tracks in Rochester.

> engines coming from the round house. William M. Caldwell of Buffalo, head rakeman, of train 29, was killed. There were only three men in the wrecked Pullman, which was cut in half and catapulted off the bridge, the wreckage catching fire. Local firemen got the injured men out of the car

Sir Ernest Shackleton, the Antarctic explorer, will be the guest of Earl Grey when he visits Otrawa, April 13. lie will also lecture in Toronto.

Horrors of Sleeplessness Recited.

"It is all like a nightmare now, yet

ment, showing how deep is the price cut—all prices being in plain figures.

Additional salesmen are being employed and every preparation made for build so quickly as Ferrozone. It's short salesmen are being employed and every preparation made for build so quickly as Ferrozone. It's short salesmen are being employed and every preparation made for build so quickly as Ferrozone. It's short salesmen build so discuss the right of certain persons to mark ballots for or against the sale by law, or to vote thereon. Reserved.

Warburton v. Windsor, Essex and Lake short salesmen of the right of certain persons to mark ballots for or against the sale by law, or to vote thereon. Reserved.

Warburton v. Windsor, Essex and Lake short salesmen of the right of certain persons to mark ballots for or against the sale by law, or to vote thereon. Reserved.

ROCHESTER, N.Y., March 16.-A double collision, causing a wreck, in

control of the biggest power on the St. Municipal and Railway Board be giv
Lawrence is not wholly inspired by A few local interests profess that any attempt to delay the proposed legislation is dictated by enmity to the easttion is dictated by enmity to the casttion is di ter had encountered head-on two light properly dealt with, the motion

"Now I Sleep Well"

in his interesting letter.
"I was a heavy smoker and an ac-

man & Co. have occupied for forty-one years of the fifty, years they have been in business.

One has some idea from individual experience what it means to remove one plano. Think of the task of removing a thousand planos.

Heintzman & Co. intend to save that labor by effecting a clearing of their entire stock of planos before the day

of Dufferin from making any allowance With this purpose in view they commence on Monday next a great sale of will prevent a return. It is all like a high-linare liby, yet for, or taking into consideration in his certificate to be given, as the result of the said scrutiny, pursuant to the statute in that behalf, any votez which he may con-

AT OSGOODE HALL

ANNOUNCEMENTS. Osgoode Hall, March 16, 1910,

Motions set down for single court Thursday, 17th inst., at 11 a.m.: 1. Re Solicitors. Cheeseworth v. Cheeseworth. McDonell v. Shankie. and 5. Ferguson v. Hayward. Re Hearn and McMurtry.

8. Re Gértley Estate. Peremptory list for divisional court for Thursday, 17th inst., at 11 a.m.:
1. Re Smith and Millar (to be continued).

2. Glies v. McClary. 3. Hough L. Co. v. Morley. 4. Hubbert v. Home Bank. 5. Lindsay v. Imperial. 6. Federal Life v. Siddall.

Non-Jury Assize Court. Peremptory list for non-jury assize court, before Justice Riddell, Thursday, March 17, at city hall, at 10.30 a.m.:

185, Traders' Fire Ins. Co. v. Apps.

188. Smith v. Wilson Lumber Co.

Jury Assize Court. Peremptory list for jury assize court; before Chief Justice Falconbridge, Thursday, March 17, at city hall, at 19 a.m.:

31. Dodge v. York Fire Ins. Co.

7. Goldstein v. C. P. Railway, and
14. Robinson v. C.P. Railway, to be tried

26. Anderson v. Toronto Railway.32. Hutchinson v. Toronto Railway.55. Legge v. Vance.

Master's Chambers. Before Cartwright, K.C., Master, Constantantides v. Stewart.—W. A. Wer-rett for plaintiff. An application by plaintiff for leave to issue a subpoena duces tecum to the Registrar of the Eastern Division of Toronto. Order made. De Keyser v. Kingswell.—R. McKay for plaintiff. Grayson Smith for defendant. A motion by plaintiff to strike out the A motion by plaintiff to strike out the six last paragraphs of the statement of defence as embarrassing. Reserved.

Standard Construction Co. v. Wallberg.—M. S. Gordon for defendants. G. F. Mc-Farland for plaintiff. Motion by defendants for leave to enter a conditional appearance. Reserved.

Young v. Hall.—G. C. Campbell for defendant Williams. A. E. Knox for defendant Williams.

fendant Williams. A. E. Knox for defendant Hall. Motion by defendant Williams for leave to examine his co-defendant, Hall. Motion referred to the official referce, before whom the action is pending, Bailey v. Heximer.—J. M. Ferguson for defendants. Kerwin (Douglas, K.C.), for plaintiff. A motion by defendant for further particulars of Paragraph 5 of the statement of claim. Order for particulars leave to examine his co-defendant, statement of claim. Order for particulars of covenants which plaintiff alleges to have been broken. Leave to give further particulars on all points after discovery

Costs in the cause.

Rolston v. City of Toronto.—H. Howitt for defendants. Miles (Hellmuth & Co.) for plaintiff. Motion by defendants for a medical examination of plaintiff. Order made for examination by Dr. Primrose. Costs in cause. costs in cause.

Wray v. Rogers.—T. N. Phelan for defendants. J. M. Ferguson for plaintiff. Motion by defendant to strike out certain paragraphs of statement of claim, and for particulars of the slander alleged. Odder made for particulars of Paragraph 12 as asked, and to strike out part of Paragraph 9, and allowing plaintiff to amend in ten days, so as to show relevancy of facts stated in Paragraphs 5 and 6, and to state a venue. Costs to defendants in any event.

any event.
Fish v. McCraney and Wilson.-H. J. Martin for plaintiff. W. H. Irving for defendant Wilson. Motion by plaintiff or leave to issue execution against de-endant Wilson. Reserved. Barnet v. Gibbons.—T. D. Dejamere, K.C., for plaintiff. Motion by plaintiff on consent for an order for payment out to him of money paid into court by defendants in a mortgage action which has been settled. Order made. been settled. Order made.

McDonell v. Healey.—H. P. Cooke (Uxbridge) for defendant. D. I. Grant (Orillia) for plaintiff. A motion by defendant to change venue from Barrie to Whitby.

Judgment: Motion dismissed. Costs in

the cause.

McDonell v. Grey.—H. P. Cooke (Ux-bridge) for defendants. D. I. Grant (Orillia) for plaintiff. A motion by defendants to change venue from Barrie to Whitby. Judgment: Motion dismissed. In view of the decision in the Leeson case, the of the decision in the Leccosts will be in the cause.

Judge's Chambers.

Before Meredith, C.J. The King v. Napoleon Savard, -G.Grant for defendant. A motion on behalf of defendant for a writ of habeas corpus and certiorari in aid thereof. Order made. Kemerer v. Watterson.-E. for appellant. W. R. Smyth, K.C., for re-This is an appeal by defendar ondent. This is an appeal by defendant om an order of the master in chambers dismissing his motion to set aside the order of a registrar sitting for the master in Montreal, but giving him leave to en-ter a conditional appearance.

material then before him, which would have been sufficient in the first instance to have warranted the making of the order. Appeal dismissed. Costs of it will be in the cause

Single Court.

Before Meredith, C.J.

of 14th March, 1910, and also for leave to file affidavit in reply to last one filed by

Nothing in life can be quite bad if one sleeps well," says Mr. B. Bisley, in his interesting letter.

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

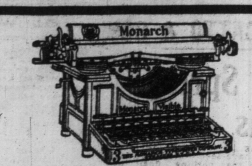
"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

"I was a heavy smoker and an active business man. In the lumber busis."

tioner has a right to raise on this motion and judgment reserved.



MONARCH What other typewriter has such uncompromising durability?

sulard bilks

Go

those play ever

Dres

would them to sa fashing splend Wear

Cost

are f with troub factions, in the will. The in the time deliv

New

Feul

New

A ver New are a best well so as thing

New

We a dies' requiour fiering have will Drop town the nting coming

New

A spi all k Linen Ging Shan laine Camb

MAIL (

JOH

TH

Want

Assoc

way of

night.

"Reso

wignatu:

executi

ronto

account

sent off

of new

Presid

eral As

seven

Reform

"We

meetings
Fank an
the part
Are to b
As no
be arriv
bility of
of the
the discr
fourned
Ward Fo
Hon,
Provincia
colleague
The le
Addrea

Use

REINFO

The Si forcing connecte the good ing stre used in chine an ing mae:

For sa street

atreet.

Brown I

What other typewriter has such all day, long day speed?

What other typewriter is so rich in short cuts for all classes of work? None. What other typewriter has such a light, velvety touch? None. What other typewriter can compare with it under all conditions and for all purposes? None.

The Monarch is the world's best typewriter under all conditions and for all purposes.

The Monarch Typewriter Company LIMITED 98 KING STREET WEST, - TORONTO

To Our Showrooms

at this time will reveal a wealth of suggestion

for decoration of your rooms in WALLPAPERS **CURTAIN MATERIALS** 

and FURNITURE

Estimates given for the materials only for the complete work of furnishing room or house. Sole Agents for Butcher's Floor Wax, the Best Made.

& SON, Limited 79 KING STREET WEST, . - TORONTO



notion for judgment, and the repe varied by directing judgment for the plan-tiff for \$312.18, and for defendants on counter-claim for \$65.70, to be set off, reducing balance due plaintiff to \$246.48 No

Divisional Court. Before the Chancellor, Magee, J., Latchford, J.

Schuler v. MacIntosh.—F. Aylesworth for plaintiff. H. Cassels, K.C., for defendant. Motion by plaintiff for leave to appeal to a divisional court from the judgment herein. Leave granted. Costs of motion in the cause to the defendant. Smith v. Finklestein.—J. H. Spence for defendants. J. P. MacGregor, Gravenado. Before Meredith, C.J.

Re Jacob Y. Shantz & Son. Co.—A. H.
F. Lefroy, K.C., for the company. H. S.
White, for J. S. Good, contra. Motion by Nipissing of 29th January, 1910, resumed the company for leave to appeal to a divi-

K.C. for appellant, moved for leave to set appeal down. No one contra. Papers belonging to the respondent had expired ame too late. In absence of opposite

J., of 18th January, 1910. Plaintif's wel Heintzman & Co. will take possession on Friday, the first of April, when contractors will commence the work of restraining the defendants, the municipal restraining of the Sisters of Charity of Ottawa. Soldom without a cigar. My doctor finally passing Bylaw No. 489, and restraining 45cm from permitting the defendants, the municipal restraining of the Sisters of Charity of Ottawa. Sirbying my nerves and mind.

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect."

"Finally I got i.digestion and this feed on the firm's architect." Motion by plaintiff for an injunction drillers sued the Community-General, Hos-restraining the defendants, the municipal pital, Alms House and Seminary of Learncosts. Appeal argued

> Special Easter Holiday Rates. Return tickets at single fare will

be on sale at all C.P.R. ticket offices and stations, Thursday, Friday, urday, Sunday and Monday, March 24 to 28, inclusive, with return limit March 30, between all stations in-Canada east of Port Arthur, and to Buffor, or taking into consideration in his certificate to be given, as the result of the Main 6580 for particulars or ask any statute in Canadian Pacific agent.

> Trust Colonial Statesmen. LONDON, March 16.-(C.A.P.)-The any determination by him Earl of Crewe, speaking at a dinner to Sir George Reid, suggested a division

MICHIE'S Extra Old Rye Whiskey is always of the same even quality and mellow flavor-none better. Michie & Co., Ltd. 7 King St. West

MONTREAL, March 16.-Health in-Smith and Millar.-O, E. Fleming, spectors to-day found in cold storage of 14th March, 1910, and also for leave to file affidavit in reply to last one filed by applicant. Leave to appeal granted, but leave hot given to file further affidavit. Costs in the appeal.

McDonald v. Shankie.—E. D. Armour, McDonald v. Shankie.—E. D. Armour, Which appellant has an certain properties. had gone bad. The board of control will investigate

Cattle Crushed to Death.

Cattle were slaughtered more quickwhen 26 were crushed to death in a railway smash-up at the foot of Bathurst-street early yesterday morning. The two cars containing the catthe were left on a siding and a string of other cars were left some distance away on an incline. The crew neglected to set the brakes on the string of cars, and they ran downhill into the John Hisey of Creemore. The loss is estimated at \$500 to rolling stock and \$2000 to the cattle.

Tobacco Habit

Dr. McTaggart's tobacco remedy re-moves all desire for the weed in a few days. A vegetable medicine, and only re-Liquor Habit

allots for or agains the said bylaw, or of the colonial secretaryship for the Macyclous results from taking his re-warburton v. Windsor, Essex and Lake