DECEMBER 15 1913 THE TORONTO WORLD MONDAY MORNING CHRISTMAS MAIL e regarded as in every way fitted to The Toronto World AT OSGOODE HALL exercise the municipal suffrage. Surely no intelligent elector can for a "Investments" When A Hearty **GIVEN GODSEND** FOUNDED 1880. ment hesitate regarding the nature A Much Misused Term ay in the year by The World Newspaper Company of Toronto, Limited: H. J. Maclean, Managing A MUCC Misubed 1 erm my who should be, and think they aying up money for their old age, misled into so-called "invest-is," where their hard-earned by is leopardized, and frequently though it is of the utmost im-ince to them and to those who be dependent upon them that its ute safety should be beyond per-nture ANNOUNCEMENTS. of his answer. MERRY CHRISTMAS Those opposed to the suffrage move Dec. 13, 1913. Impressive Service Held in Motions set down for single court for Monday, 16th inst., at 11 a.m.: 1. Re Tracy Estate. 2. Leckie v. Marshall. nent profess to believe that marriage WORLD BUILDING, TORONTO. NO. 40 WEST RICHMOND STREET. is the natural destiny of every won Massey Hall by Toronto and that her place is the home. Well, is extended to users of Eddy Telephone Calls: Main 5308—Private Exchange con-Britishers. if that be their sincere conviction they, of all people, should be the last to hold, or say, that marriage, instead 3. Ocean Accident v. Gilmour. 4. Maclean v. C. P. Ry. Co. 5. Re Bland and Mohun. products, most of the nine d with caution, not specul nds of the Canada Permanel ge Corporation can be co commended. This Corpora of enlarging, must restrict the sphere FRIENDS GET TOGETHER of her action. Municipal administramillion Canadians receive the Premptory list for appellate division tion touches the home very nearly, it recommended. This Corporation 1 most conservative in the investmen of the funds entrusted to it. For con-siderably more than half a century i has held a leading position among Canada's financial institutions, and it bonds are a LEGAL INVESTMENT FOR TRUST FUNDS. They are is sued for one hundred dollars and up wards. Write for full particulars. londay, 15th inst., at 11 a.m.: ncludes many duties in whose dis-Exchange of Messages Has 1. Re Downs (to be spoken to). charge women are not only vitally con-2. McRae v. McCord. Effect of Continuing Old greetings. Dawson, v. Myerscough. Walkerville v. S. W. & A. Ry. Co. Guiliano v. Polanugio. Re Estate of Annie Gibson. Maple Leaf v. Western Canada. erned, but can materially aid. The Friendships. disability now sought to be removed And newsboys at five cents per copy. Postage extra to United States and all other foreign countries. Subscribers are requested to advise us promptly of any irregularity or de-lay in delivery of The World. The E. B. Eddy Co., Limited does not exist in the case of the school Bostage extra to United States and all other foreign countries. Subseries are requested to solve at the countries. Subseries are requested to solve at the work of the work. MONDAY MORNING, DEC. 15. ALD. MEREDITH DOES NOT AP. PROVE. Ald Meredith is evidently not very fever at figures. He told his audience on Bathurst Hill that the city would be able to make undeground and overhead lines in the old town by their effect allway system in eight would not have to pay \$12, 900,000 for intangible assets. The oilt bave to pay \$12, 900,000 for intangible assets. The oilt Hull, / Quebec board, where married women holding T. Maple Leaf V. Wentern Associated and the service of while an effective of the service of write by small. Stands for further evidence. Miller v. Cecil: Edwards v. Cecil-J. M. Clark, K.C., for defendant Cecil, moved for a substitutional service of write by small. Stands for further evidence. Miller v. Cecil: Edwards v. Cecil-J. M. Clark, K.C., for defendant Cecil, moved for a commission. G. H. Sedgewick, for jogenson and Sedgewick. Collier for plaint'ff. Order made for commission to be re-turnable by Feb. 2, 1914. Costs in causa. Motion for leave to serve third party notice on the stands for further affidavit until 15th inst. ed7 of all parties out of the estate, those executors between solicitor and client. MICHIE'S Single Court. Before Latchford, J. Re Browne-J. E. Hutcheson, K.C., for executors, moved for order construint will of Jane Browne under C.R. 600. G Cigar Department stands for further affidavit untu-inst. eston Furniture v. Carling-T. N. ian, for defendant, obtained enlarg3-t of motion for particulars until 16th is close to the entrance, conven-ient for quick service, at the cor-mer of King and Yonge Sts. H. Klimer, K.C., for Caroline Be ne of next of kin. Judgme Michie & Co., Ltd., 7 King W Inst. Dixon v. Trusts and Guarantee Co.—N. Phillips, for plaintiff, obtained enlarge-nent sine die of motion for particulars. Before Geo. M. Lee, Registrar. Hunter v. Richards—Retallack (Millar Co.) for defendants obtained flat on onsent for removal of exhibits from the les of court. clause regarding which the advice of a ourt is sought is: All the rest resid court is sought is: An the rear here before disposed of I give, devise and I queath unto my nephew, Traves Gou Browne of Brockville, to the amount \$800. I cannot reject the words a figures "to the amount of \$800." Th are meaningless, useless, and sensels when not regarded as limiting the gc eral residuary bequest to Traves Gou Browne. I think they express the lim tation to \$800 units clearly. There is TRADE AGENCIES WILL The profile cut of what the cuteword of what the cuteword of any set of the pay in fares will come to the city, but Sir William Mackenzie intends to buy nessy is credited with the statement last year. The object of the mail message, Consent for removal of exhibits from the files of court. Gouid v. Robbins-Black (Johnston & Lo.) for plaintiff, obtained order on con-sent changing venue from Barrie to To-BE ALLOWED TO LAPSE Canadian Government Will Uti-ilize British Consular Serwhen not regarded as limiting eral residuary bequest to Tray Browne. I think they express tation to \$800 quite clearly. The intestacy as to the excess. accordingly. Costs of parties re out of the estate, those of the as between solicitor and client Hudson v. Napanee River Imi Co.--E. G. Porter, K.C., for W. S. Herrington, K.C., for Action by Louise Jane Hudson \$10,000 damages for death of vice as Substitute. OTTAWA, Dec. 14 .- (Special) .- Two Judge's Chambers. Rex v. Davey-D. C. Ross, for defen-dant, moved for order quashing convic-tion of Ezra E. Davey made by Angus M. Kevill, P.M., of Amherstburg, for being found upon enclosed lands of another with a sporting implement after having had notice not to hunt or shoot thereon. Judgment: It is not and could not be denied that the evidence of James Moore alone will not support a convic-tion. There is nothing in the evidence to show that any arrangement was made that the evidence in the sarilier case would be accepted in this. I do not inink i can consider the voluntary state-nett made by the magistrate. The con-detion will be quashed with costs. Order or rotecting magistrate if necessary. f three Canadian trade commission ships are vacant, but these will not be filled. In the opinion of the trade and filied. In the opinion of the trade and commerce department the expense is not warranted in view of the fact that the services of the British consulates in these places can be requisitioned. It is the purpose of the department to utilize the British consular service more and more towards developing Canadian interests and Canadian trade. in remote portions of the empire. hway on the app 's bridge, was card by the waters why approaches to the concerns in allowing these way come by reason of their dam Judgment: The evidence comp ed to establish any of these a The dam was properly constru-the jury by finding that the of the Jefendants consisted the FARMER IN WARD FOUR. Arthur B. Farmer, secretary of the Tax Reform League, is a candidate for alderman for ward four. Eight are now in the running in that ward, the other seven being Aid. Wanless, Al-bert Hacker, J. W. Commetord, Louis Singer, R. D. McLeod, C. Willismson and R. H. Cameron. of the Jefendants consisted ing watchmen." negatived gestion of negligence. I the evidence shows that ' who knew the break in mulity of negligence, cal Single Court. Before Falconbridge, C.J. Re Tanner-T. H. Barton, for executors and next of kin, moved for order con-struing will of George Henry Morley Tanner under C.R. 600. A. R. Cochrane held that the widow takes the whole in-terest in the estate under the will. Costs who know the break guilty of negligence. dent in voluntarily knowledge of the risk place of danger. Acti all the circumstance Thirty days' stay. an to single fares, and the extinction of all exploitation are surveyed the mistake INACCURACY OF AIM. ance. Diverse estimates of the price ask- in railroad regulation has been that franchises of every kind in the city. ed for the street railway have been it did not come soon enough. Prior The city lawyers are drawing up an made by various speakers against the to government regulation, he pointed

agreement to that effect now. proposal. Mr. Gourlay said \$47,000,- out, 20 per cent, of the United States Why does Ald. Meredith prefer that the railway company shall collect all the fares and squeeze all the profit; and why does he object to the city getting the profits, and to the citizens getting single fares, and why does he not want the franchises cleaned up? He doesn't know. He merely follows The Telegram. Apparently he has not head enough to figure out that \$22,000,-000 paid now, with \$12,000,000 paid tioned in his offer."

back in profits and in improved service, single fares to the citizens, and

000, the he did not actually state railroads were in the hands of receivthat Sir William Mackenzie would receive this sum. The Telegram has had all kinds of figures, as high as of public confidence by rendering ex-\$65,000,000 or thereabouts. But it tensive exploitation impossible, and stated on Saturday what would be by imposing a new moral code in the the case if Toronto "gave Sir William conduct of the roads which is being \$31,000,000 for the considerations men- adopted everywhere, Business, Governor Cox remarked, cannot be con-

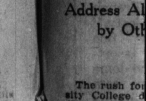
come the real asset of the railroads

cured unless it includes supervision

Effective regulation cannot be se

We have heard of people who could served without at the same time conlight, But why should serving the confidence of the

To Help Save Liveswill you clip this coupon?



OHN GA

Gift

Cluny Lace Embroidered

bracing

kins at \$3.00 Lunch Cloth

2.50, \$3.00,

orgeous Dia eira Lunch

75.00 to \$10

Jown

Art Sateen Comforters,

igns, light nd very ar Gift purposes \$8.00, \$9.00, \$

Silk and Quilts, \$16.00 25.00, \$30.00,

Skirt t

\$9.0

Day

there are ich we will

\$9.0

MAIL ORD

ohn C

5 to 61 Kir

AURIE

TOM

ush for

NON-PAR'

OLD G. T.

James McIn

An old res

mploye of th or 40 years,

in the

NORDH

Kihl

Suliding, 10

Eighty-F

Very

Dinner

\$1.00, Glove

the city now than \$10,000,000 or more paid in 1921 for the physical assets of the railway alone, without any profit, no comfort or convenience, or single fares for eight years, or any of the other advantages of a unified system. Meredith does not. Ald. Meredith Does he think the citizens can ride free for eight years and contribute no

A RAILWAY THRU THE BAY. It ought to be clearly understood. the the harbor board orators did not make it plain, that the new lines they propose to build on the harbor front are to be laid where there is deep water at present. Many people think they will run along about where the buses plek up Niagana Lassengers now. But the harbor has to be filled in a long way out beyond the present plerheads, and on that new ground the new lines will be built. They would be quite a walk from Queen street, but five or six years from now the harbor board would have a tube running down Teraulay street, with stations at College and Bloor streets. There might be one at the city hall also if a company could be organized to build a terminal on a block of land there. This would cost a lot of money, but Mr. Gourlay thought a company would build a terminal and make money. Mr. Gourlay did not say how the company would make money, but it would have to come out of the passengers somehow. They would probably have to pay extra for their use of the terminal for the harbor board requires a fivecent fare to make its railway pay. There are, thus, several objections to the harbor scheme.

WOMEN IN MUNICIPAL AFFAIRS. Tonight at the Association Hall a men's mass meeting will be held in support of the referendum to be taken on New Year's Day. The question then submitted asks for an expression of electoral opinion on the subject of removing the present disability imposed on married women, who, but for their marriage, otherwise possess the necessary qualifications to vote on the conduct of municipal affairs. It therefore curries no such radical proposal as is involved in the claim for absolute equality of rights. The question really reduces itself to this -- whether the fact of marriage should disqualify a woman who, as a spinster or a widow, would

a disagreeable and try and the policy it. It is they s with all the other assets. is better for unsanitary habit. When they can- board with the government, the pub not see to aim they are merely pub- lic and the shipper will and must belic nuisances. CANADIAN PACIFIC FINANCE.

JEWELLERY

REDUCTION

In order to bring into

effect the proposed

changes in our business.

we are giving discounts

ranging from 10 per cent.

to 50 per cent. If you re-

quire anything in

Watches, Diamonds, Jew-

ellery or Silverware, this is

an excellent opportunity.

Everything is marked in

plain figures, and the re-

Wanless & Co.

402 Yonge Street

TORONTO

Cor. Hayter Street

ductions are substantial.

SALE

When letters patent were issued in over the issuance of stocks and se-1881 to the Canadian Pacific Railway curities and the application of the But the citizens see this, even if Ald. Company, the Macdonaid Government moneys received. Looking to the exalso gave \$25,000.000 and 25,000.000 thinks we will own the railway in acres of land towards the building of this extension of the powers of railperience of the past the demand for eight years, and we will not have to the road. These grants were not made road commissions is eminently reapay \$12,000,000 for intangible assets. for the exclusive benefit of the share- sonable and in the interest quite as holders then or future but to aid in much of the bond and stock holders as the financing of a great national en- of the public. This is now being adprofits to the company. Surely he is terprise undertaken for a national ob- mitted even by those originally opject. To all intents and purposes this posed to it. At the annual meeting of act made the government and the the National Civic Federation Emerpeople of Canada partners in the un- son McMillin, president of the Amdertaking and placed the directors of erican Light and Traction Company, the company and the shareholders in and chairman of the department of the position of trustees charged with regulation of interstate and munician important public duty. It has been 'pal utilities of the federation asserted that the Canadian Pacific gave a synopsis of the Company made Canada, but Canada public utility bill which has been had first established and endowed the for two years in course of precompany. Without government aid paration. It charges the commission the road could not have been built, with the responsibility of approving and since its opening not a dollar has issues of stocks and bonds and the been earned which has not come out transfer of property and franchises from one company to another. Mr.

> McMillin regarded the regulation of public utilities as no longer a debatable question, and the bill will shortly be submitted to the various state legislatures.

GERMAN PARLIAMENT SHELVE PANAMA BILL

Question of Making Grant for Exhibits is Still in Balance.

BERLIN. Dec. 14 .- (Can. Press) .-Recess was taken in the German imperial parliament until Jan. 13. In the confusion attending the suspension of the sitting, Speaker Kaempff declared that the bill asking for an appropria-tion of \$500,000 to be used in arranging for German representation at the Panama-Pacific Exposition at San Francisco, had been withdrawn. Later, however, it was announced that the speaker's declaration was an error. The appropriation bill still awaits the decision of the members of the parliament and will come up for discussion again when the house reopens next year.

MUNICIPAL NIGHT CENTRE AND SOUTH CONSERVATIVE CLUB.

There will be a meeting this evening at the Conservative Club on Sim-coe street, when "Talks from the man on the street, when Tatas from the firm on the street" will be given on "Live topics," mostly municipal. Mark H. Irish. Joseph E. Thompson and others, with some of the controllers and can-didates for aldermen will address the meeting. All interested are cordially invited to be present.

You seldom face a more intensely serious question than this one which faces you now. It is a question of life and death. Just outside your little circle of comparative comfort and ordinary worries, men, women, and children are dying daily from Consumption because proper treatment is lacking ! The terrible White Plague is ruthlessly tearing little children from their mothers' arms.

It is rendering poverty-stricken homes fatherless and motherless. It is leaving behind it nothing but infection and hopeless despair,

Will you clip this coupon? Or will you say sympathetically: "Dear me, that is too bad!"-and serenely turn the page ?

A poor widow writes :

"I am so glad to give a little to this great cause."] know something about this dread disease; it took my husband and three children, two grown up to womanhood and manhood. It is over thirty years ago the first one died. Oh! if I had only known what I know now about it, how much different I could have done.

"I think it is a noble work you are in. May God bless you in your good work."

> sumptives to continue its life-saving work, I gladly enclose the sum of \$

NAME

Contributions to the Muskoka Free Hospital for Consumptors will be gratefully acknowledged in The Daily Star.

Address W. J. Gage, Chairman Executive Committee, 84 Spadina Avenue, or R. Dunbar, Secretary-Treasurer, 347 King Street West, Toronto.

To help the Muskoka Free Hospital for Con-

ricty of inte in F ser, was and app ond group wed that fouch an features ADDRESS..... Cas to sa H. Eu old Miss In