THE TORONTO WORLD by the western press. What gave the

United States:
One year daily, Sunday included .. \$9.00.
One year daily without Sunday .. 5.50
One year daily without Sunday .. 5.50
Special terms to agents and wholesale rates to newsdealers on application. Advertising rates on application. Advertising rates on application. Advertising rates and subgriptions are also received thru any responsible advertising agency in Cagada or the United States, etc.

The World can be obtained at the following news stands:

BUFFALO, N. Y.—News stand, Efficotts square: news stand, Main and Nigarastreets: Sherman, 586 Main-street.

CHICAGO, ILL.—P.O. News Co., 217 Dear-ing that Canada is practically free from that Canada is practically free from the country, and pays and pays are proposed in the country, and pays and pays are proposed in the country, and pays and pays are proposed in the country, and pays and pays are proposed in the country, and pays are proposed in the country and pays are DETROIT. MICH.-Wolverine News Co.

DETROIT. MICH.—Wolverine News Co. and all news stands.

HALIFAX—Halifax Hotel news stand.

HOS ANGELES, CAL.—Amos news stand.

MONTREAL—Windsor Hotel and St. Lawrence Hall; all news stands and newsbors.

NEW YORK—St. Dennis Hotel and Hotalings news stand. 1 Park Row.

OTTAWA—Despatch and Agency Co.; all
hotels and news stands.

OUDREC—Quebec News Co.

ST. JOHN N.B.—Raymond & Donerty.
WINNIPEG—T Eaton Co.; T. A Meintosh; John McDonald; Hotel Empire
news stand.

All Rallway news stands and trains,

Does The Morning World reach your home before 6.30? f it does not, send in a complaint to the circulation de-partment. The World is anxious to make its carrier service as nearly perfect as possible.

WHEN

Private corporations dealing with no annexation question in Canada, and utilities stipulate for an exclusive no Canadian desires it. In the heart cretion of the railway company, the franchise, and if they cannot get this of most Canadians hope dwells, he work would probably have been finishter they fight for it and antagonize any they fight for it and antagonize any effort to call competition into existence. The Toronto Railway has an exclusive franchise and the Toronto Electric Light Co. would have one if it could—that is, it hates the idea of the could—that is, it hates the idea of the lighting business the lighting business that the ideal of the two lengths and perplex visitors.

As matters new stand, the car lines of towns which had a population on the corners of King and Yonge may not be in commission until after Victoria Day. If the city authorities had been acting designedly, they could not have selected a more inopportune time for these operations. The result has been to entail loss on merchants, to have selected a more inopportune time for these operations. The result has been to entail loss on merchants, to have selected and perplex visitors.

Cities or towns which had a population of 12,000, and a postal revenue of \$20.000 should be entitled to the purpose of the law is post of the in connection with the Beck public ownership plan. These corporations ownership plan. These corporations but belonging to the same family, lowing the same country and working for the when you mention it, the widow and same emd. With much that was said When you mention it, the widow and same end. With much that was said to illustrate that our civic authorities the orphan are trotted out (automobile of the valuable address, there will be billed out these days) and the public is general agreement. If in parts it made implored not to compete with vested less ready acceptance, no one will deny less responsible talk of far-away individuals in its frank suggestiveness high morality. rights. But ordinary individuals in its frank suggestiveness, high morality business have no such franchises, no and effective literary expression. guarantee against competition either from the city or from the public. They

People who love to tank-and most have no vested rights. of us do-will half Judge Russell of Take a very apt case now up in this Nova Scotta as a Daniel come to judgcity. Burns & Sheppard are a private ment. He takes sharp issue with firm in Toronto, carrying on one of the Carlyle's laudiation of stience. "It is oldest established businesses in Totialk," says Judge Russell, "discussion Several Aspirants for Vacancy at ronto, known as a horse repository by man with man over the dinner They have paid taxes right along, intable—in the hotel rotunda—in the vested their money, and are open to smoker of the Pullman in the counall kinds of competition-even the comtry store where the talker is enthron petition of the city. For when the city ed on a nail keg, while the auditors proposes, as it now proposes, to give a may be perched in the dull season new firm a long lease at a low rental along the counter-in the newspaper for a horse exchange of a piece of city property alongside the cattle market, and popular magazines in the parflament of the country-and from the it is doing something that Burns and various pulpits of the land." Which Sheppard could with much force deshapes the course of public opinion scribe as unfair competition. But apand determines the destiny of a naparently they will have to submit to it: no one is guaranteed in this country How are reforms brought about? It against competition, against even unfair treatment, save only the fran- is mainly by discussion. A few bold chise-holding corporations. All the thinkers say a thing. It is laughed rest of us are liable to have our "vested at as fooldsh. They pensist; their interests" swept aside at any moment, statements, reiterated, appear less foolish. In time, they are discussed, and especially when the public, in its at first vehemently, and only to be

organized capacity, is concerned. THE FUTURE OF CANADA.

Addresses on the future of Canada are not uncommon, and to many seem fair hearing. If they are right, it is superfluous. Not the future, but the only a matter of time until they represent, is ours, it is argued, an dit is ceive the verdict of the people. Cam of greater ungency and importance to any one doubt that female suffrage deal with present problems than to indulge in day-dreams concerning times of any English speaking community possibly distant, when the Dominion desire it to be granted? How wild will take the place in the world which must have appeared the first man in its vast inheritance appears to ensure. New England who questioned witch-But there is a converse aspect of the craft? The first man in the United of the money, at least, will be applied view that regards the present as hold- States to advocate abolishing s'avery? ing within it the future of the country The first man, anywhere, to advocate SORRY THEY TRIED -in another and equality valuable sense prohibition, now everywhere on this continent made possible, if desired by the future conditions the present. Speculation confined to romantic and the community? imaginative pictures of greatness to Judge Russell fears that the newscome may be useless enough, but an papers do little good because the maeffort to discover the elements and jority of them, being party organs, are from the danger and the deepest indignation at the criminal conspiracy. great cannot but be illuminating and similar reason, he doubts if the great dissues of the day can be properly inspiring. Canada possesses all the threshed out in parliament. material resources requisite for the creation of a powerful and prosperous state, but the vital question is: Are or write what he thinks and should they to be an end in themselves, or are rather invite than sham discussion. they to be the means, under wise and The pulpit should discuss live quesprescient guidance, for the develop- tions, and not follow the course of ment of a nation great, not in wealth the Georgia preacher who advised alone, but in character and purpose? his colleague to preach "again the congratulation on the vitality of the

cently by Mr. Auguste Noel of Edmon- town." He quotes the late E. L. Godton, in an address on "The Future of kin as saying that it is an immense Canada," delivered to the Calgary relief to a man with a grievance to ex-Canadian Club. Received with much press his feelings about it in words, appreciation by his immediate audi- even if he knows that his words will ence, it has since evoked remarkable have no immediate effect. knierast in the wider circle reached In short at is natural to talk, and made his will the day before he died.

ahlead and talk all you want to. It it was prepared from is only by talk that old ideas are exploded, and better, ohes take their elephone—private exchange connecting all departments—Main 252, between 8 a.m. and 12 p.m. After midmight and on Sundays or holidays use Main 252 Business and Circulation Dept.; Main 253 Editorial and News Dept.; Main 254 Sportling and Commercial Editors. "Nearly every man of my age," says Mr. Godkin, "can recollect old opinions of his own on subjects of general interest, which he once thought highly respectable, and which he is now almost ashamed of having ever held. He does not remember when he changed them or why—but somehow they have passed away from him."

and her citizens to day have the presults of their country to their hands. Having affinities with both the main divisions of the English of the United States on the one side, with their burning desire to be materially great, he calls an old young man, and on the other side Britain, whose conservatism has allowed her to be still young, after so many centuries of expansions. and her citizens to-day have the pre istence, he calls a young, mature man.

the social problems that other coun-

TALK ALL YOU WANT TO.

denounced. After a while their ideas

become more familiar. They obtain a

Every one, he contends, should say

Plank for **Greater City** "Do we want," Mr. Noel asks, "to be old in the prime of our youth, or do

some suggestions or planks for the "Platform for Greater Toronto." I beg Discussing the dangers that might to suggest that the fifth plank be: interfere with the advancement of "A canal to be built to connect with the Holland River at Newmarket and Canada, Mr. Noel places these in three

categories. The forgetting of the na-ture of our population; the attempt to would be to Toronto. HAMILTON OFFICE—
Rogal Block. North James and Merrickstreets. Telephone 965.
Walter Harvey, Agent.

The World can be obtained at the following news stands:
BUFFALO, N.Y.—News stand. Ellicottsquare; news stand. Main and Nigarastreets: Sherman, 586 Mein-street;
CHICAGO, ILL.—F.O. News Co., 217 Dear
ture of our population; the sttempt to people this country rapidly; the interference of foreign influences in our social and economic position. Here Mr. Noel enters upon a brief review of the early history of the country, and pays a generous tribute to the imperial policy of Britain towards the different races which compose the empire. Noting that Canada is practically free from route.

It would be to Toronto.

It would lower freight rates between here and the Northwest.

It would cause all the land along the Don to be converted into factory sites.

This canal would be of no use until the Trent Valley Canal is finished. Then vessels could come to Toronto and up the canal to Georgian Bay, thus saving the trouble of continually passing that Canada is practically free from route.

If the water of Lake Ontario, near the fact that a great part of her poputions at Bond Lake, which is supplied lation is French-Canadian, and because by underground streams, or at Lake their great desire is to remain them. Simcoe, where we know the water is St. Andrew's College.

CIVIC DELAY.

Editor World: With the corners of the population, and would rather pro-tect and encourage our population, so that the highest moral and the pro-tect and encourage our population, so that the highest moral and the pro-tect and encourage our population, so intellectual greatness possible may be time the ratepayers of Toronto woke obtained. He would prefer to have at obtained. He would prefer to have at effective than the village council meththe end of this century "a young, pow- ods should be adopted in a city of this

importance.

The condition of the intersections erful, moral and intelligent Canadian population of 30,000,000, rather than an King and Yonge-streets and the leiold, young, cosmopolitan country of 100,000,000, with Canadians in a minority." Another danger to the Canadian ideal he finds in the domination of the labor question in Canada by the United States, thru the international unions. Touching upon the political future of Canada gives him occasion. King and Yonge-streets and the leisurely manner in which the work has been proceeded with, is something that cannot be viewed with equanimity by merchants in the district with large business interests, whose business has been cut into to the extent of a daily loss of from 25 to 30 per cent. This is something that cannot be placed at the door of the Toronto Railway Comfuture of Canada gives him occasion.

COMPETITION future of Canada gives him occasion pany. The task of putting down the to express the opinion that there is no ammexation question in Canada, and Had the matter been left to the dis-

schemes, involving millions of dollars of the citizens' money, and came down to earth. There are many matters calling for immediate adjustment di-

calling for immediate adjustment di-rectly affecting the interests of the citizens as a whole, to which the council should apply itself. Sufferer. WANT TO BE POSTMASTER.

ORANGEVILLE, May 20.—(Special.) -Much speculation is indulged in as to who will succeed Postmaster Bradley, who died on April 10 last. The chief aspirants are John Park, the defeated Liberal candidate for Dufferin County at the last federal election, and against whose appointment the local branch of the W.C.T.U. have petitioned, it is said, on very insufficient grounds; R. B. Henry, who has for-warded a petition, and is a defeated candidate for the adjoining County of Cardwell, now extinct; Thomas Stevenson and Police Magistrate Joseph Contract for \$18,000 Addition to Mair Pattullo, both ex-mayors and popular citizens. The government seems to be

Orangeville.

n a quandary.

Meantime, Percy Bradley, son of the late postmaster, and former deputy, is discharging the duties in a very satisfactory manner.

TO EXTEND WATERWORKS. Town of Owen Sound Gets Leave to

Invest Part of Its Sinking Fund.

The Ontario Railway and Municipal Board has approved an application of the Town of Owen Sound for leave to invest \$22,325 of its own sinking fund unday afternoons, after June 1. in debentures, which have been issued to extending the city warterworks.

TO KILL THE CZAR

ST. PETERSBURG, May 20.-The lower house of parliament to-day passed a resolution expressing the great joy of the house at his majesty's escape so fortunately frustrated.

The Social Democrats, also revolutionists, part of the Group of Toil and

Congratulate Each Other. ROME, May 20.—This being the 25th anniversary of the first signing of the triple alliance, May 20, 1882, the representatives of the powers composing the alliance, Germany, Austria-Hungary and Italy, exchanged messages of This was the question discussed re- Mormons for they haven't a friend in agreement, which is regarded as main factor in the maintenance

peace in Europe. Roger Stovel's Estate. Roger D. Stovel of Toronto, who died at Constant Springs, Jamaica, on Jan. 21, directed that his estate, amounting \$3.893,100, be left to his widow.

AT OSGOODE HALL

ANNOUNCEMENTS FOR TO-DAY.

Chambers. Cartwright, master, at 11 a.m. Judges' Chambers. The Hon. Chief Justice Meredith,

Toronto Non-Jury Sittings. Peremptory Mst for 10.30 a.m.: 1. Wade v. Elllott 2. Segsworth v. De Cew. 3. Johnston v. Marsh. 4. Carrere v. Hyslop.
Divisional Court.

Peremptory list for 11 a.m.;

1. National v. Eckhardt.

2. Copeland v. Business Systems.

3. Bartram v. Wagner.

4. O'Hara v. Creighton.

5. Price v. Males 5. Price v. Muller.
6. Foster v. Toronto Railway Co.
Court of Appeal.

Peremptory list for 11 a.m.; Copeland v. Business Systems (con-Brenner v. Toronto Railway Co.

Action Settled. Nightingale had an action pending against Henry Lendrum and Archibald Lockhart and filed a menanics lien against certain property. he action was settled and now an order has been granted dismissing the action without costs and vacating the loop-hole for such conduct as we have

Embarrassing Claim.

The C. Beck Manufacturing Co. began an action against the Canadian Pacific Railway Co., claiming \$1500 damages for the loss of five horses. killed by the defendants' train on Jan. 15 last at Wahnapitae It is alleged the loss occurred thru the railway com-pany not having their railway fenced in and negligent management of the

McKay against the Nipissing Mining Co. After considering the matter judgment has been given dismissing the motion and making the costs to the plaintiff in any event.

FREE POSTAL DELIVERY. Postoffice Department Busy Organizing Extension.

OTTAWA, May 20 .- (Special.) -The postoffice department is organizing the extension of the free delivery system

cities and towns will be attended to, but it is laid down as a principle that the two conditions must coexist.

For instance, a place of 12,000 population cannot claim free delivery it comes up to the revenue standard, neither can a place with the revenue of \$20,000, but with less than 12,000 population, be given the privilege.

MURDERED FOR INSURANCE. Doctor Arrested on Serious Charge With Wife as Accessory.

RALDIGH, N.C. May 20.-Dr. D. S. Rowland, a prominent physician here, was arrested to-day on a warrant from Henderson, Vance County, charging him with the murder of his 11-year-ci-i son near Kittrell, in Vance County to obtain \$900 insurance money and property left to the boy. The boy died two weeks ago after taking a walk in the woods with his father, and it is alleged that the lad said his father had given him an orange which tasted bitter. The war-

EXTENSION OF O.A.C.

Building.

Clemens Company of Guelph have been awarded the contract for the addition to the main building of the Agricultural College, which is situated in the same town. The amount of the tender was \$13,-000, but some smaller contracts will bring the total value of the improvebuildings up to \$18,000. The money has not yet been granted.

Cars to Exhibition Park The Toronto Railway Company will ur the Dovercourt cars direct to Ex hibition Park on Wednesday and Sat

SWEET

STANDARD OF THE WORLD

MORAL REFORMERS

Continued From Page 1.

Liquor License Act defines a tavern Meense, such as is held by the hotel at the Woodbine, as being a ficense for selling, bartering or trafficking by retail in fermented, spirituous, on other liquors, in quantities of less than one quart, which may be drumk in the inn, also or beer house or other house or place of public entertainment in which the same liquor is sold."

"To make further clear just where liquor is to be sold, we have section liquor is to be sold, we have section 65, which reads as follows: 'Not more than one bar shall be kept in any house or premises licensed under this

To the lay mind the meaning and purpose of these clauses is plain. The would-be evaders of the law, however, take refuge under sub-section G of section 1 of the Amending Act passed in 1906, which reads as follows: 'Licensed premises shall mean a ware house, tavern or shop, in respect to which a license under the liquor license Act has been granted and is in force, and shall include every rocus. closet, cellar, yard, stable, cuthouse, shed and any other place whatsoever, taining to such warehouse, tavern or

shop. loop-hole for such conduct as we have to-day at the Woodbine. It was to E. R. Clarkson, a Hamilton manufacturer, and Alexander F. MacLaren, a manufacturer of Stratford, have an action pending against Jacob Abraham liquor on or about the premises or manufacturer of Stratford, have an action pending against Jacob Abraham
Jacobs of Montreal, and a number of
others, over an agreement to sell certifices in places connected with the Jacobs of Montreal, and a number of others, over an agreement to sell certain mining lands in the Township of Coleman. Before Master in Chambers Cartwright an application was made to strike out certain paragraphs of the statement of claim. Judgment was resistenced for the law now to use it for the purposes. of the law now to use it for the pur-poses of evading punishment for what is clearly a violation of the intent of

The License Holder. at the Woodbline is conducted is known as 1669 East Queen-street. Mr Fraser is secretary of the Omtario Jockey Club, who are the owners of Defendant Pays the Cost.

Application was made to Master in Chambers Cartwright to set aside the statement of cleam in the action of the property of the property of the statement of cleam in the action of the property of the statement of cleam in the action of the property of the statement of cleam in the action of the property of the statement of cleam in the action of the property of the statement of cleam in the action of the property of the property of the property of the statement of cleam in the action of the property of the prope

bline race track.
"May I submit three propositions is this discussion. The first one will be accepted without question. It is self evident: "The law as it stands does not contemplate or intentionally pro-vide for the running of two bar rooms such as are being at present conducted at the Woodbine race track, one in the licensed hotel and the other under the grand stand, nor does it contemplate or intend to include as part of the liceused premises of the hote situated at 1669 East Queen-street, the whole of the property of the On Jackey Chib in question, including the grand stand and race track.

gard may be debatable, but the very fact that it is debatable, is one of thus can a decision be reached as to

Grandstand or Outhouse? 'From our standpoint the case seems clear legally. How ridiculous it is to contend that the grand stand at the Woodbine race track is simply an cut house of the tavern at 1669 East Queen-street, that the magnificent lawns, rark and race track of the Ontario Jockey Club are simply a part of the tavern yard. If this contention is correct, and this in effect is the contention, then all the fashion and furbelow, witnessed on King's Plate Day, all the beauty and wealth assembled, was simply a gathering in the outhouse and stattleyard of a tay ern. We must congratulate the so-clety leaders upon the splendid opinion the liquo rirade have of their place

of resort.
"The effort to evade section 65 by closing the bar in the tavern during from his employer in Massilon. With the period the one under the grand the prisoners he went out to see the stand is operating is simply silly. The town and when in a lonely spot they rant charged murder by poison.

Rowland's wife, to whom he was place as well The fact is that there when Shoulder complained to the pomarried last week was agrested as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agrested as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agreed as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agreed as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agreed as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agreed as an are two bars—one in the tavern, and lice, they took him in on a charge of the start week was agreed as an are two bars—one in the tavern, and lice, they took him in on a charge of the start was a start when the start week was agreed as an are two bars—one in the tavern, and the start was a start when the start was a start was a start was a start was a start when the start was a start one under the grand stand, and these are two, not one. That they are operated consecutively, not concurrently, is beside the question. That the moon only shines when the sun does not shine, does not prove that the moon is

> "Reason is so strongly for the above contention, that we believe an appeal to the courts would result in a conviction. Such an appeal should be made "Our third proposition is this: Even granting that those selling liquor are technically within their legal rights, the board of license commissioners have the power, if they will, to stop the sale. And here, again, the position taken is incontrovertible. Up to Commissioners.

"Our board of license commissioners are not simply judicial bodies, but are possessed of many possessed of the commissioners are not simply judicial bodies, but are served with writs for damages totalpossessed of great discretionary power. They can grant licenses or refuse 11censes, for reasons given, or for reasons which seem to them good, and yet which they do not give. The license commissioners could see to the good of the license commissioners could see to the license could see the li commissioners could say to the license holder, 'You must not sell liquor under the grand stand at the Woodbine raceredress or recourse to any other authority. The commissioners are supreme. "Again, even if the sections of the Liquor License Act above quoted do not apply and the grand stand and racetrack be declared to be part of the licensed premises of 1669 East Queen-street, then section 76 of the act would certainly apply, which prohibits a li-cense holder from allowing persons of notoriously bad character to meet on his premises, or suffer any gambling or any unlawful game to be carried on on

May Prosecute. Dr. R. J. Wilson, chairman of the ocard of license commissioners has been considering the question, he said ast night, and is awaiting the arrival of a decision that has been given, which the thinks may have some bearing on

"The public may rest perfectly satis-fied." he said, "that the law, whatever it is, will be enforced. If the meaning of the act is not already settled a pro-secution will be brought to determine it. The public may be certain of being protected in every way that the law

T. EATON CO.

Early Closing

ecial

k and

e Dres

lored Dr

good lot

oths, good and

en Dami

e lot of le Taffet yard-tra qualit

ped Lin

\$10.00, \$1

na Alpecia

and \$12.0

les' Sui

Y SPECI

CAREF

EDMOND

Move R

NDON. A

at Dublin

he under

e to Chie

ll's Irish

ce over e

MIGHTS

Society E

ts, the 141

Ontario Gr

hts of St. last even e reports ident Calla Bowery s deries and condition

ensuring vand presid vice, Rich Heffron;

treasure ees, E. J.

ton; auditor

tary Article reports the much interference for future

FRENCH C

ANGHAI,

e Islands,

osition 4

French c

ORPEDO

AMOUTH,

torpedo bo which was inded to-da

north of Wers are have bee

June is now added to the extra-alyclosing months, July and August. Store will be closed at one o'clock every Saturday during June, July and August, other days at 5 p.m. Also, store will remain closed from next Thursday evening, May 23rd, till Monday morning, May 27th.

COME OFTEN. COME EARLY.

GREAT SHIRT-BUYING CHANGE FOR MEN



Best of the season.

If ever there's a time when men appreciate a Shirt Chance it's close to a holiday-as now. 1800 stylish, perfectly made shirts, in sceres of up-to-theminute patterns. Plain neglige or pleated fronts. Separate or attached

A whole counter for the big affair-each size by itselflets of saleshelp-all for quick, good service.

Get in at 8 of course, and every man who wears shirts should buy. The quick price, each.....

-MAIN FLOOR-QUEEN STREET-

T. EATON CO.

SHOULDER ADMITS GUILT. Says He Stole Money He Charges Others With Stealing.

George McGrath and Michael Burns were convicted in the general sessions yesterday on a charge of robbing J. Oxborough, alias Charles Shoulder, of Massilon. Ohio, of \$235 on April 20. Shoulder, it is alleged, came to Toronto with \$300, which he had stolen from his employer in Massilon. With

MATTIE PERKINS SUES. Claims \$10,000 Damages From Stratford Beacon and Toronto Star.

Mattie Perkins of Cayuga has issued writ against The Stratford Herald for alleged libel. Similar actions have publisher of The Stratford Beacon. been begun by Ralph Currie of Cayu-trial of Mrs. Perkins on a charge of ga and Thomas A. McDonald of Can- murder

ing \$30,000.

Each of the parties have likewise Trenton Electric and Water Co., was claiming \$10,000.

Another writ has also been issued by a similar way.

A Rare Old Brew SENER Jager Nothing finer is brewed in Bohemia, the home

of "Pilsener" Beer, And there's no duty to pay on it. INSIST on having

"The Light Beer in the Light Bettle"

Money cannot buy better Coffee han Michie's finest blend Java and Mocha, 45c lb.

Michie & Co., Limited

Printing Co., claiming \$10,000 damages Mattie Perkins against W. M. O'Beirne,

Lineman's Fall. BELLEVILLE, May 20 .- John Mun-

track.' If he disobeyed, they could simply cut off his license. He is entirely at their mercy. He is without triely at their mercy. DISTILLERY: Gorbyville, Ont. OFFICE: Belleville, Ont.

NOTICE TO THE TRADE

We beg to advise that the fire which destroyed our Distillery plant in no way affects the shipment of goods, inasmuch as the warehouses containing our stock were saved. We are, therefore, able to ship promptly any orders we may be favored with.

We are now arranging for the rebuilding of the most modern plant obtainable.

Awaiting your further favors, we remain,

Yours very truly,

H. CORBY DISTILLERY CO., Limited

You Want
You haven
Yet, send
uren-avenu
walls, cet
a low prido it you