The Toronto World A Morning Newspaper Publishe. Every Day in the Year. The World Newspaper Co. of Toronto Limited. (Inc. 1902, 40 West Richmond-street.

CANADA AND U. S. TARIFF. According to the latest report the United States is not desirous of inaufor as the balance of trade is strongly on the side of the republic, it would certainly be the greater sufferer by any restriction of commercial exchange. The situation creating the possibility of discriminatory measures being used

agreements which the president and his cabinet consider advisable on public aroused resentment, and now that a that if they were subjected to a healmajority of the states have declared in tial arrangements within the bounds of an empire is in sharp contrast with the

velopment as an individual power. for Great Britain should have numbered something over 290, as it was the dates received 2,385,318; Liberal candl- first of all get their forces together. can didates 524,181. Yet the member-, have failed, and this is why their ship stood respectively at 139, 373 and violent protests are injuring, rather 54. the result giving the Liberal and than advancing, their cause. Were it

When the present house of commons met 'each Conservative member renresented upwards of 17,000, each Liberal member about 7000, and each Labor-Great Britain. These proportions are demanding that it be made. anomalous and are the consequence of the numerous constituencies which gave supporters of the Liberal government. In 82 constituencies the majorities were under 500 and in 145 under 1000 Comparatively small turnovers in electoral and, looking to the figures of the bycases cannot be considered improbable. But the Conservative party, should ment majority will be maintained.

ed by 28.118.

COLLEGE ROWDIES.

Toronto University is suffering from impure blood. Epsom salts is an old fashioned remedy, but the disease is too deep for such mild treatment.

lum has not been authoritatively corruption, represents the view of a decided. The hoodlum is him- for the cause of women's suffrage. It self incompetent to give an opin- is a fact that the cause has greatly prosion. He does not know his right pered, both in England and in other hand from his left, and is incapable of judging in matters of decency and refinement. He has propagated himself to a dangerous extent in Toronto fore long you will forcibly point out University, and his presence constitutes a disease in that body politic.

that the healthy members of the body of marriage.

Two Toronto Teachers. the rowdy element by assimilation, but there is evidently too much of it for benevotoo much of it for benevo-tent methods. These young men from cable esays: Prime Minister Asquith is the back districts are not sufficiently opposed to Lloyd-George's budget, but civilized to appreciate their situation. he is tied fast by party lines. At a Citizens who come across some of private dinner recently Asquith sat them in down-town restaurants, and ing the budget, and freely expressed his have to submit to their disgusting be- disapproval to him. At the conclusion havior, are not surprised to hear of the discussion, Rosebery turned to Asquith and remarked smilingly: "Asabout their conduct when they turn quith, you remind me of Jacobin in the joose on a gala occasion. If there were French Revolution, dejectedly following any fun or humor about their proceed- the procession and explaining, 'I must ings it might be pardoned, but only coarse yokels descend to the insulting of young ladies, tearing their garAld. Church has crossed the bridge.
"I have entered the race for controller ments, and maltreating their escorts.

The president has appealed on more who else runs," he announced yesterthan one occasion, and Principal Hut- day

"REGAL" DEVELOPING PAPER



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by any light. "REGAL" name, "REGAL" results. Try it and satisfy yourself.

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DEVELOPING - PRINTING - ENLARGING 15 ADELAIDE STREET EAST Stores also at Montreal, Offawa and Quebec.

fellows evidently have no finer feelmeasures as lead to feform, and if be attempted. Whatever the issue, the in prison were found necessary under Management Committee Passes on Dominion will pursue that policy which similar circumstances in Edinburgh is best adapted to promote its own de- University, and Toronto should not

will best learn by discipline, and the

party had only 139 members returned. The exclusion of women from franchise Out of 5,409,665 votes cast in England, rights, it seems to The World that Wales and Scotland, Unionist candi- those who have entered upon it should dates 2,580,166, and Labor and Socialist This is where the British suffragettes Lebor-Socialist parties the greatest clearly demonstrated that a majority the British electoral system, and is not tance of its accomplishment. While permits, representing \$9,537,502 for first nine months of 1908. For the respective control of the permits, representing \$9,537,502 for first nine months of 1908. the British electoral system, and is not tance of its accomplishment. While presenting \$14,595,032, as against 3,352 since the by-elections show the Union. find a way of escape from the necesast poll to have increased by 33.573, sity of square;y facing the question. while that of the Liberals has decreas- Some are certainly sincere supporters of the movement, others are strongly hostile, the greater number probably regard the agitation as opening the Socialist about 9700 of the electors of be refused if women once unite in

demanding that it be made. line
Militant methods, so long as opinion lege among women is inchoate and unoronly small majorities in favor of the ganized, are far more likely to delay than expedite conference of the franchise on equal terms with men. Men daily for Ottawa, Montreal, Detroit, Chi. will not be coerced into submission against their judgment, nor will those at Angus and are built higher, with of them who have only a platonic berths a little wider (giving increased regard for the proposal, or others who are indifferent, move until evidence is is studied in every way; soft beds and drive bedding for the weary body, do is to muster the army of women and that can best be done by besting your backed by an army. So the first thing to do is to muster the army of women and that can best be done by besting your backed by an army. So the first thing to harmonious decorations for the eye, perfect cleanliness and plenty of air for health's sake. The service maintained that can best be done by beating up by the C.P.R. porters needs no men-Scotland and Wales remain loyal to recruits. Once assembled in strength, tion and is conducive to that "fresh' the government, has a very formidable Sir James Whitney will have no other task before it, and in a general election course open than graceful surrender efforts could not be concentrated on to the inevitable. The situation proany one constituency, as they were at vides an excellent opportunity for wo-Bermondsey. On the other hand, it is men to show their capacity for organiwery unlikely that the present govern- zation, and the reality of their convic-

MARRIAGE AND SUFFRAGE.

the Toronto Suffrage Association, wish to express our grateful appreciation of Leeches or phlebotomy may be neces- some days ago. The remark that the introduction of women voters may tend to diminish the practices of bribery and large number of thinkers and workers countries, thru the active co-operation we understand that women possessing It was hoped by those in authority the municipal vote lose it as the result

Toronto, Nov. 1,

ASQUITH AGAINST BUDGET ?

follom thew, I am their leader. Ald. Church for Controller.

EPIDEMIC OF TYPHOID

Marked Increase Also in Diphtheria-City's Vital Statistics.

Deaths from contagious diseases in both as compared with the preceding menth and with October, 1908. The increase is most marked in regard to typhold fever and dyphtheria. The record is:

The city's vital statistics for October off in marriages. The figures are :
Oct., '08 Sept.,'09 Oct., '09

WEST TORONTO SCHOOLS

Salary Increases.

Increasing the salaries of the teaching committee of the board of education yesterday. Principal Colbeck's salary has been increased from \$2300 to \$3000, R. Gourlay, \$1800 to \$2200; H. Charles, \$1500 to \$1900; F. G. Johnston, \$1500 to \$1700; G. M. Jones, \$1400 to \$1500; W.

Apparently there is no cessation in to's building boom. In October were 646 permits, as against months of 1909; there have been 6,048 buildings erected, as against 4,578 for the same period of 1908.

GUELPH POCKETS \$5000.

GUELPH, Nev. 1.-(Special)-The street railway, after paying all expenses, and deducting \$3,000 to build a new bridge over the river on the line to the Ontario Agricultural Col-

Sleeping Car Comfort.

The palace sleeping cars of the Can-adian Pacific Railway, leaving Toronto cago, Winnipeg and the Pacific Coast, are built in the company's own shops comfort and better ventilation) than the usual sleeper. Passengers' comfort morning-after feeling.



Here is a test which proves positively that Dr. A.W. Chase's Kidney and Liver Pills do cure kidney disease and urinary troubles.

Capt. Wm. Smith, a British Army veteran, living in Revelstoke, B. C., had his urine tested by his physician who pronounced his case a bad form of chronic kidney disease.

After being cured by Dr. A. W. Chase's Kidney & Liver Pills

he again had an examination of the urine made and his physician stated that no trace of the old trouble re-

mained.

Dr. A. W. Chase's Kidney and Liver Pills are definite and certain in action and positively cure backache, kidney disease, Bright's disease (in early stages) and urinary troubles. One pill a dose, 25 cts. a box, at all dealers or Edmanson, Bates & Co., Toronto.



AT OSGOODE HALL. ANNOUNCEMENTS.

ANNOUNCEMENTS. > Judges chambers on Tuesday, 2nd inst., and single court for balance of week will be held at 10 a.m.

Peremptory list for divisional court or Tuesday 2nd, at 11 a.m.

1. Hay v. Bissonnette (20.)

2. Forrest v. Turnbull (27.)

3. Mackenzie v. Maple Mountain 4. Brennan v. Cameron (30.)
5. Parrott v. McLean (33.)
6. Re Spurr and Penny (36.)

Non-Jury Assize Court. Peremptory list for non-jury assize ourt, Tuesday, Nov. 2, at city hall, at

10.30 a.m.:
95. Michaelson v. Muller.
97. Osler v. Ferguson.
98. McBain v. Toronto Railway.
101. Rose v. Rubas.
102. Hodgson v. Wood Products.

The Hon. R. F. Sutherland, K.C. was sworn in as judge of the superior court before the chancellor, in presence of Falconbridge, C. J., Britton, J., Riddell, J., and Latchford, J.,

and immediate'y entered upon his duties as one of the judges presiding in the divisional court Master's Chambers.

Before Cartwright, K.C., Master
Excelsion Life Insurance Co. v.
Evans.—G. H. Sedgwick moved on
consent of all purties for a final order
of foreclosure. Order made.

National Trust Co. v. Miller.—W. C.
Hall, for defendants, Miller and Dickson, moved to change venue from To-ronto to Port Arthur. F. Aylesworth, for other defendants, J. A. McIntosh, for plaintiff. Order made. Costs in

the cause Hocking v. Peacy.—R. S. Defries, for defendants, moved for an order for security for costs. E. P. Brown, for plaintiff, contra. At defendant's request motion enlarged until 12th inst., action to proceed meantime if plaintiff so desires.

action to proceed meantime if plaintiff so desires,
Schmidt v. Miller.—W. C. Hail, for defendants, Miller and Dickson, moved to change venue from Toronto to Port Arthur. F. Aylesworth for defendant, W. H. Wallbridge for plaintiff. Order made. Costs in cause Donovan v. National Trust Co.—S. W. McKeown, for defendants. The National Trust Co., moved to dismiss for want of prosecution. No one for plain-

tional Trust Co., moved to dismiss for want of prosecution. No one for plaintiff, or other defendant. Order made, but not to issue until Tuesday 2nd. Gilchrist v. G. T. R.—Stewart (Curry & Co.,) for plaintiff, moved on consent for an order allowing both parties to amend as advised. Costs in any event to defendants. Order made. event to defendants. Order made.

Allan v. Turk.—T N. Phelan, for defendant, moved to set aside notice of trial as irregular. H. S. White, for A. Evans, \$1100 to \$1500; W. A. Evans, \$1100 to \$1500; W. A. Evans, \$1100 to \$1500.

Regarding Principal Gray of the East Toronto High School, formerly of Jarvis-street Collegiate, a resolution was passed to raise his salary from \$2000 to \$1500 to \$1500; W. Building Principal Gray of the East Toronto High School, formerly of Jarvis-street Collegiate, a resolution was passed to raise his salary from \$2000 to \$1500; W. Before Riddell, J. Trial Court.

Building Is Booming.

Trial Court.

Before Riddell, J. Attorney General for Ontario v. Canadian Niagara Power Co.—Ae. Irv.

Steen v. Moss.—H. S. White, for defendant, appealed from adlan Niagara Power Co.—Ae. Irv.

Hay v. Bissonnette—M. G. Cameron, Indiana Indiana Power Co.—Ae. Irv.

Building Is Booming.

which is not sufficient under the au-thorities. An saffidavit corect in thorities. An affidavit corect in ties may settle or if they cannot agree form must therefore be filed in they may speak to the question. Thirty a week. The defendant should days' stay produce the correspondence between the head office and the agent at Smith's Falls, prior to the issue of the writ or the time, when informed that the action would be brought.

Privilege could not arise until the de-

Judge's Chambers. Before Falconbridge, C. J. Sproal v. Sproal.—W. Proudfoot, K.

Sproal v. Sproal.—W. Frontaco, jour C., for plaintiff, on motion for leave jour to appeal. G. H. Kilmer, K.C., for ly. all parties agreed that the motion should be disposed of by the local judge. One of the solicitors, not residing in the county, in fact, owing to a mistaken entry in the solicitor's diary. the plaintiff was not represented at all when the order was made, and while there had been at least one adjournment, the judge appears to have made a note that it was "without waiving objection," and it was not suggested that there was any other objection which might have be The plaintiff is really asking to be relieved from the consequences of his own neglect. and, therefore, while appeal, I shall make the costs costs in the cause here and below. Before Riddell, J.

Leckie v Marshall.-S. G. Crowell, for plaintiff, moved for order for sub poena duces tecum, to manager of Royal Insurance Co., Montreal. Order headache, biliousness, foul humors, pim-

Single Court. Before Teetzel, J.

Saskatchewan Land and Homestead Co. v. Leadlay—G. Kappele, K.C., and C. Kappele for defendants, Leadlays, appealed from certificates of the master appealed from certificates of the master in ordinary on the taking of accounts herein. A. J. R. Snow, K.C., for the Mcores. A. R. Cupaled Cured Moores. A. B. Cunningham for plaintiff. Not concluded. Argument resumed on Tuesday, 2nd, at 10 a.m.

Before Riddell, J.
Cumming v. Barnet-R. W. Eyre, for plaintiff, on motion for injunction wishes enlargement. W. N. Ferguson. K.C., for defendant, contra. Enlarged until 3rd inst. Matters to remain in

Colonial Investment and Loan Co. pooner-A. B. Cunningham (Kingston) for defendant, appealed from an official referee on the matter of taking co., Limited, Toronto, Ont.

EATON'S DAILY STORE NEWS

The College Ulster Overcoat

Some Interesting Value News For Men and Boys

MEN'S COLLEGE ULSTER OVERCOATS in stylish tweeds, striped and checked effects; long, full fitting garments with collar button ing close at neck; strong body lining. All sizes. We particu larly emphasize the exceptionally good buying these Q

BOYS' WINTER-WEIGHT OVERCOATS, made from good heavy English tweeds, dark shades, double-breasted, with military collar buttoning close at neck, strong Italian body lining; sizes 28 to 33. Prices \$6.00 to

OTHER LINES of men's college overcoats in the latest styles and fabrics, single and double-breasted models; browns, grevs and tans; well tailored throughout at \$12.50, \$13.50, \$15.00, \$18.00.

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There have appeared many stirring price benefits on the Store's selling program thus far this season: but the value we here present stands out strongly by itself for downright cash saving on goods a grade higher than can commonly be acquired for special selling. It is our belief that no fifteen men could examine the garments without being forced to the conclusion that in this they have an investment such as is hardly ever possible in Fur-lined coats or any other kind of clothing. The coats are lined with full furred, well matched muskrat; English beavercloth shells expertly tailored in latest style; collars (notch style) of fine quality Canadian otter. The goods are all of clearly high grade quality

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Made from well furred electric coney skins. Wedge and driver shapes. You'd wonder how

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Steen v. Moss.—H. S. White, for defendants, moved for an order for the issue of a subpoona duces tecum to the Registrar of Deeds for County of York. Order made.

Williams v. Kehr.—J. B. Roaf, for was on a contract between the Complaintiff, morand for the plaintiff, morand for the reserved.

Attorney General for Order in Complaintiff, or A. M. G. Cameron, for plaintiff, on appeal effection judgment of Clute, J., of 22nd June, 1909, appeared to oppose defendant's appeal. No one for defendant visiting morand for reserved. Williams v. Kehr.—J. Roaf, for blaintiff, moved for speedy judgment.

F. Heyd, K.C., for defendant, contract between the Contract Detween the Contract Detwe fused.)

Re Solicitors.—Langs (A. & G..) for the solicitors, moved for an order for service of order and appointment for taxation by registered post.

Scott v. Union Bank.—H. Cassels, K.C., for plaintiff, on motion for further and better affidavit on production. C. A. Moss, for defendant, contra. Judgment: Neither the first nor the second affidavit made by defendants officer is in accordance with the form given under R. 468. In the second affidavit a claim of privilege is made

water flow selectric energy, and to settle disputes as to the proper way of measuring the amount of electricity. Plaintiffs measured the energy on certain days and demanded rates for the intervening time as per that measures that measures the measurement in excess of the maximum rate allowed by law, and the order complained of dismissed the motion without costs. Applicant also moved to be allowed to examine further withnesses and to put in their evidence on the appeal. Judgment reserved.

Before Mulock, C.J., Maclaren, J.A., There well be a declaration as to the meaning of the contract which the par-

Before Falconbridge, C.J., Britton, J., Sutherland, J.

Constipation.

No one need expect to be healthy if the bowels are allowed to become clogged up. A free motion of the bowels daily should be the rule with everyone who aspires to perfect health.

bowels, chokes up the natural outlet of impure matter, and retains in the system the poisonous effete waste products of nature, causing bad blood, dyspepsia, ples, boils, blotches, piles, etc. Burdock Blood Bitters has built up an unrivalled reputation as a cure for constipation and all the diseases which arise from it.

"She tried several physicians, but could get no relief, but after taking three bottles of Burdock Blood

For sale by all dealers Manufactured only by The T. Milburn

directing judgment for plaintiff with a reference to ascertain the amount due. G. Lynch-Staunton, K.C., for plaintiff, contra. Judgment: The plaintiff was in the employ of the E. Van Allan Co. as Privilege could not arise until the de-fendants took legal advice, and must be referable thereto. The costs of this motion must be to plaintiff in any event.

Royce v. National Trust—H. S. White, for defendants, asked, on consent of all parties, adjournment of this appeal. No one for plaintiff. Adjourned sine die, but not to come on again this week. McAlpine v. Fleming—J. M. Ferguson, for plaintiff, asked to have this appeal postponed to December court. F. McCarthy, for defendant, consented. Adjourned to December court accordingto appeal. G. H. Kilmer, K.C., for defendant, contra. Judgment: In this case the order that was made by the local judge was so manifestly advantageous for all parties (in the matter of saving expense particularly) that I would have liked to uphoid it and if the plaintiff had been willing to let me deal with the matter as resintegra, I would have made a substituted order in similar terms. But I cannot find sufficient evidence that

The good fortune of the Temiskam-

by the Grand Trunk Pacific. In

Costiveness or constipation clogs the

Bitters she was completely cured and is to-day in good health. My wife and I cannot speak too highly of Burdock Blood Bitters."

Chute, J.

McGregor v. Van Allan Co.—W S.
Middleton, K.C. and G. Kerr, for defendant, on appeal from the judgment
of Latchford, J., dated 9th March, 1909,

ants' employ during part of 1907

adopted it by filling the orders, and should pay whatever under the reference is found due by him. Appeal dis-

ing and Northern Ontario Railway in building into a wilderness and discovering Cobalt has been repeated in a

katchewan Capital in 1910.

Mr. J. W. Stewart of Foley, Welsh & Stewart, contractors on the Grand Trunk Pacific Railway, returned to Edmonton from Yellowhead Pass. Mr. 50,000,000 fee

ared from Lieut. Shackleton the sole Canadian and American rights to exhibit the conematograph views taken by the explorer during the British Antarctic expedition of 1907-9. These moving pictures are unique, depicting as they do everyday scenes of thrilling interest of this historical expedition. It is Mr. Hulbert's intention to exhibit them in Toronto shortly and after- tained only at first-class drug stori wards thruout the country.



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their duty to get the best. You glasses will help them. Poglasses will injure them. If you think you need glasses, come her and get an examination. We will fit you with the kind that w positively benefit you at small

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We make it our busin as wine merchants to Scrutinize the Quality and offer only that which Excels. MICHIE & CO., Ltd., 7 King St. W., Toronto

A SCANDALOUS APPEAL Supreme Court Justice Orders it to Be Stricken From Records.

WASHINGTON, Nov 1.-Chief Just tice Fuller to-day created a mild senbuilding the Melville-Regina Line they succeeded in reaching a point some 30 United States by announcing that the miles south of Melville, where they papers in the case of the Yellow Pop tapped one farm which shipped an even lar Lumber Company v. S. F. Chapmen lar Lumber Company v. S. F. Chapmen would be stricken from the records be continued and completed to the Sas- would be stricken from the rec of the court because of their scandal

The controversy involves a cont by Chapman to deliver to the con Stewart reports no snow in the pass, 50,000,000 feet of lumber in Virging with Indian summer weather. Instead of being a narrow canyon, Yellowhead of Chapman, and in its petition Pass proper is an open valley, some company asks a review on valve two miles wide, and the raflway builder grounds, one stated as follows: predicts that in the near future wheat will be growing and ripening along its is so grotesque in its conclusions of line in the pass. This comes as a sur-prise to those who have been thinking and study as to be almost unintel

of this pass as a deep gorge at the foot of Mount Robson, the highest mountain in Canada.

The chief justice said the paper Shackleton in Moving Pictures.

R. W. Hulbert has just returned from the docket in order to protect the record of the court from scandal."

PHYSICIANS PRESCRIBE Dr. Martel's Female Pil

FOR WOMEN'S AILMENTS.

Ipera

ans, Ladie rench Twi at \$18.0 \$25.00, \$100.00.

Sepai Extra s LADIES' ed and fini

\$8.00 an Ladie Snap New Yo

> satin lined-WORTH SALE a NOTE (illustrated

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LECT Project of

people.
Mr. Fish
afternoon
tory," is o
versity to

CANA One of L E, W. M. London (E W. Ross w adian Clu Grigg was son, and i Ross, com ity and fa spent thre wealth, ar it. It wa

Senator with a c ceived, wi to speak. rights, should h of the pro

Flat op Mr. Er agreed w on a nav

solve he would ail Chasi