## 6 TUESDAY MORNING THE TORONTO WORLD JUNE 27 1911 The Toronto World ial or report would undoubtedly have before actual development as building weight with the government. arias, has so impressed itself upon land developers that it is now no FOUNDED 1880. AT OSGOODE HALL A Morning Newspaper published Every Day in the Year. IMPERIAL SPELLING REFORM. land developers that it is now no unusual occurrence for the officials of JOHN Spelling reform received the en-TO STICK TO YONGE ST. ANNOUNCEMENT. WORLD BUILDING, TORONTO the corporation to be consulted with dorsement of the Imperial Educational Corner James and Richmond Streets. TELEPHONE CALLS: Main 5308-Private Exchange Connecting All Departments. regard to the best way of laying out Conference during its recent session in June 26, 1911. Judge's chambers will be held on fuesday, 27th, at 11 a.m. Slice one banana for estates for building purposes and for London. The meetings were held unoffers to be made to construct roads But Ontario Railway Beard Will der the chairmanship of Mr. Walter wider than the prescribed bylaw \$3.00 Jur each person; place Runciman, president of the board of widths, on the basis of the land owner will pay for the Daily World for one year, delivered in the City of Toronto, or by mail to any address in Canada, Great Britain or the United States. Non Jury Assizes. Peremptory list for non-jury assizes -day at 10.30: Make Terms As to New education in the British Government. executing the bylaw width of street in a dish and cover After a very interesting debate the works, the corporation laying out the Right-of-Way. 1. Eby v. Foster (continued). 2. King v. Toronto. Line \$2.00 conference agreed that to simplify extra width in grass pending future pay for the Sunday World with Corn Flakes; 3. Fox v. Stevenson. 4. Chandler v. Irish. year, by mail to any address in Canada or Great Britain. Delivered in Toronto boys at five cents ner conv spelling was a matter of urgent educa-The order of the Dominion Railway developments of traffic." German Till the e special Linen and ments. Wi values he vertised, i the sure t vantage o tional importance and recommended Board for the elimination of the C.P.R. 5. Niagara and Ontario v. McGuigan. cities have had the same experience. serve with milk or the adoption of the new method as Postage extra to United States and all other foreign countries. and C.N.R. level crossings on North Property owners are beginning to un-Master's Chambers. fast as is practicable, and the publi-Yonge-street, and the construction of derstand that their real concern is not Before Cartwright, K.C., Master. Neville v. Eaton and International cream and sugar. cation of the newly spelled words by Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World. with some apparent particular and viaducts, has compelled the Toronto the board of education every five years. Heating Co.-R. C. H. Cassels for deand York Radial Railway Company to trivial loss at the moment, but with fendants. In the opinion of the conference the J. A. Paterson, K.C., for Motion by defendants for the enhanced values that inevitably leave Yonge-street. The Radial Raillainuff. way's application for the approval of an order postponing trial on ground of TUESDAY MORNING, JUNE 27; 1911. position called for such practical steps arise from the formation of a desirable Table n every country as might appear and attractive environment and the the plan, profile and book of reference |a sence of Cyrus S. Eaton on import-NORTH TORONTO AND ANNEXant business. most conducive to the ultimate attainprovision of facilities for transportafor deviation of its line westerly from Slightly in bleaching, view of the and launde from 2 yar at such sa **2.00;** \$6.00 \$12.00 for \$ Yonge-street to the southerly end of the motion is entitled to prevail, but Judgment : Under the circumstances ATION tion that will suffice for every demand its Metropolitan division, has been in plaintiff will have the costs of this application in any event. The defenment of the end in view-the creation The Town of North Toronto is an in connection with the subject of an independent and separate municipality, and has full powers as such The rection of the the opinion and the di-Liverpool's schemes the land owners and Municipal Board. The application has been adjourned till Sept. 12. Sliced Bananas with and has full powers as such. The rection of it to the maintenance, in its gave a width of 60 feet free and paid rection of it to the maintenance, in its purity and simplicity among all Eng-for 36 feet width of street work. The Toronto and York Radial have "The Toronto and York Radial have 166G.D proposed to add to Toronto-especially ready at the opening of the Septemthe two sections proposed by Alderman English tongue. ber non-jury sittings. Goldstein v. C.P.R. Co .- C. W. Liv-May-are unorganized portions of the ngstone for defendant. Motion by Dinner the Humber valley advantage both the defendant for an order for payment into court of \$808.89. Order made for purchased land upon which to erect Hardly a month passes without add-Township of York. There is one form public and private interest new terminals on Birch-avenue, and Pure Irish handsome goods; din of precedure for taking in an organing to the list of eminent educationout of about 30 parcels of land necespayment in less costs fixed at \$20. Copy of order to be served on each of "What is the use of a city council, ized municipality like North Toronto, alists who have been compelled to adsary for their right-of-way they have purchased or secured options on about and another form for taking in any mit that the worst obstacle in learnanyway?" asks The Telegram in capi- 15. **10c**. he five claimants. CLEA Boyd v. Richards .- A. M. Boyd for unorganized section of the township. tal letters. We are all coming round ing the English language, whether to Board Will Make Terms. plaintiff. Motion by plaintiff It is therefore wise to keep the two to see that government by commission. children or foreigners, is the existing "The children or foreigners, is the existing lack of system in the speaking of its find an answer to The Telegram's ings over Farnham, Woodland, Walker The speker words in many applicants', the Toronto and order for payment into court of \$929.35 per pkg. Bath on a plea of tender in an action for specific performance. Order made. Litster v. Ontario Fidelity.-T. H. proposals apart. TOASTED words. The spoken words in many question will help matters along. Let the council at its next meeting Special off Beach seas linen; also fancy strip close up the North Toronto one, and and Wickson-avenues. The city and a large number of residents in the cases afford no clue-often a false clue Barton for plaintiff. then the other sections can be dealt No one contra. Motion by plaintiff for judgment ur--to the letters of which they are com-TOASTED with on their respective merits, and posed. As a necessary result the naneighborhood of these avenues make der C.R. 603. Order made. OUR BOOK CENSORS. common cause in opposing the ap-Lochrie v. Bishop Construction Co.by their own procedure. What is tural logical faculty which the normal CLEAR proval of the company's plan showing CORNO wanted now is definite and quick ac- child possesses and which prompts the The London, England, Bookseller, has level crossings over these streets. It by plaintiff on consent for an order tion in regard to North Toronto, so spelling of words of similar sound in the following from an Ontaric corre- was contended that the company had FLAKES The principal topic of of their railway on Yonge-street and Linen cating certificates of lien and lis that the city will be in a position the same way, instead of being fosterpendens without costs. Order versation among the book trade in to build and operate on a private (Emb. and H. Embroidered Irish Linen some, chasts \$10 each. Neville v. Eaton .- R. C. H. Cassels to handle the greater Yonge-street the Province of Ontario has been the right-of-way. The board cannot sub-scribe to that doctrine. The company for defendant, C. A. Baton. ed, is weakened and impaired at the problem in the best interests of all the Paterson, K.C., dor plaintiff. Motion by defendant. C. A. Eaton. to set aside appearance entered by mistake and to make any amendment consequent action of the police in the City of have the right to leave Yonge-street very time when the impairment is most concerned, whether they now Toronto in exercising a censorship and construct their railway harmful. Finding that reason or analive in the City of Toronto or the CLE. Order made. logy is not a true guide, the child, as over the sale of what they call im- vate right-of-way, but that right can-Town of North Toronto, with the Dr. Maxwell, city superintendent of the not be exercised without the consent of the board, and the board may, upon hereon. McFadden v. Reedman.-G. P. Dev-con for defendant. E. Schoff for plain-tiff. Mction by defendant for an main end in view of securing a single proper literature. A year or so ago, there was a firm such terms as seem just, order that New York schools, observed, becomes Towel street car fare on Yonge-street for at trading under the title of Antiquarimorous about reasoning in arithmetic. least six miles north and south. At the company may make the deviation.' ian Book Company, which sent out order giving leave to defend. This the present time the city gives a nine geography, history and grammar. Simon the Need Third Rail. motion and motion in cross action of Reedman-McFadden enlarged until COAL AND WOOD The board asks for more information circulars advertising books plified spelling would save much time dealt with unpleasant and indeed what pulle single street car service across regarding the city's claim that it is Another coll bundles for and hemstit the front of the city, as well as in in schools now devoted to memo."zing s seemed to most of us, including the court, obscene topics. It is said that 28th inst not necessary for the company to take other directions within the city; but the spelling of words which ought to the attention of the Canadian authori-McEachern v. G.T.R. Co .- O'Rourke their tracks from off Yonge-street; W. McGILL & CO. (Lee & O. D.). for plaintiff. A. H. Gibson for defendants. Motion by exceptionally priced. per b lows-\$1.75, \$5.75. that the company should join the city due north and south two miles is the spell themselves. in double-tracking as far as St. Clair-Head Office and Yard: ties was drawn to the circulation of plaintiff for an order amending style of cause. Order made. Costs to de-**Branch Yard :** Branch Yard : extreme. Annexation will also assist this pernicious literature by the postal avenue, and that the company and Bathurst and Rich-PARTISAN CRITICS. authorities of the U.S.A. the city when the civic car lines are built could both use the tracks. in securing an asphalt pavement from 229 Wallace Ave. It was a 1143 Yonge St. When The Evening Star talks as in- clear case, and the men pleaded gualty the bay to York Mills, a distance of dependently to its Liberal friends as fendants in any event. mond Sts, Regularly \$ "In the first place," said the board, "the gauge of the Toronto and York Radial is standard 4 ft. 8 1-2 inches, Healy v. North Bay Opera House Phone 393-394 Park Phone Park 3239 were sent to prison. Suddenly Phone North 1133-1134 O'Rourke (Lee & O. D.), for plaintiff. this year unwonted activity began to The World does to Sir James Whitney Motion IF OUT Motion by plaintiff for an order amending style of cause. Order made. THE ONTARIO RAILWAY BOARD about taxation or other matters, it reputable booksoller was indicted for by Lloyd & Scully under an arrange and the gauge of the civic car lines i ment between them and the plaintiffs It seems rather strange that all the will have earned the right to censure. selling Burton's "Arabian Nights," Re Horseshoe Quarry and St. Mary's JOHN C to be the same as the Toronto Railcritics who were so eager to jump on The Star never addressed a paragraph Balzac's "Droll S De Maupassant. and Western Ry. Co.-H. S. White for Judgment: My conclusion is that the judgment creditors. F. Aylesworth for sal relation between the plaintiffs garnishee. Motion by judgment credi- and Lloyd & Scully was that of prin-GLENERNAN Balzac's "Drell Stories," and some of way Company, 4 ft. 10 7-8 inches. To the Ontario Railway and Municipal to Hon. A. G. MacKay on the tax trate of the city condemned the books accommodate the wheels of the trucks The police magis-55-61 KIN of both gauges a special rail will have tors for an order making absolute at-taching order. At request of garnishes in respect of the accounts outstanding to be rolled, and two rails laid close

Board a short time ago, have not had question, altho Sir James has read to be burned, but let the bookseller a word to say in eulogy of the recent columns in The World calling his ataction of the board. Several orders made during the month closely affect the city's welfare, and that in matters of prime importance. We have already commented on the North Toronto order. Yesterday the board decided that the Yesterday the board decided that the

It was only a few weeks until

way traffic applied to the Toronto street car system, and that the new civic lines would be dealt with accordingly.

BY RAIL TO PORCUPINE.

In the announcement of the opening MORE ABOUT TOWN PLANNING. his stock, find some seemingly imof the new train service to Porcupine In 1908 the City of Liverpool ob-next Friday, Ontario has another evi- tained a special town planning act next Friday, Ontario has another evi- tained a special town planning act dence of the value of government by from parliament granting exceptional in the community. commission and public ownership. It powers in connection with the laying goes without saying that public owner- out of estates, street widening and ship, 'no more than private ownership, other improvements of kindred characcan be a success without public spirit ter. This act anticipated the general and zeal in the public interest. In Mr. acts of 1909 carried by Mr. John Burns, J. L. Englehart, chairman of the com- the president of the local government

mission, Ontario is fortunate to possess board, and it indicates the laws on a citizen whose competency, devotion which, British cities are working and single-mindedness establish a towards the bettering of civic conmoral ideal as well as an economic ditions. Among the powers given PIANO COMPETITION TO-NIGHT. success in the management of the pro-Liverpool is that of requiring estate

NORTHERN ONTARIO PROSPECTS work is commenced, showing the There is but one opinion held by method of laying out the whole of any the members of the board of trade estate proposed to be developed. who visited Northern Ontario last Another enables the city council to week. The World has been chaffed for compel wide roads up to 80 feet in

its enthusiasm over this wonderful width where required for main roads cursionists now agree that not half open spaces are given beyond bylaw had been told. The more people visit requirements. The council can also Northern Ontario the better for the define ceptre lines of streets and province, and the provincial govern- require owners to set back to the

ment would be well advised to en- prescribed distance when building on ing courage if not to organize excursions one side of the street only. It may of bankers, merchants, business men also set buildings back an additional of all grades, as well as of farmers, one-tenth of the width of the street and compel will act as judges. Reserved at the way stockmen and settlers. The Queen's from the line of the street and compel Yonge-st. any time up the Park has been handling Northern On- intersecting streets every 150 yards. trials will commence at 8 o'clock.

tario too much as if it were a white Powers are conferred to adjust and elephant. But the biggest of white ele- alter irregular boundaries of building phants can be put to use, and is of estates are also given and to order more value than to be merely a spec- the immediate pulling down and

more value than to be merely a spec-tacle. We trust the board of trade visitors, required by the council on payment of their experiences, will have some practical suggestions to offer regard-ing the development of the clay belt the routh and the clay belt character would have been stremuously the routh and the routh and the clay belt character would have been stremuously the routh and the routh and the clay belt character would have been stremuously the routh and the routh and the clay belt character would have been stremuously the routh and the routh and the clay belt character would have been stremuously the routh and the routh and the stremut invasions on the

Mr. G. T. Somers has led the way sacred rights of property. But so CORNS SO SORE. CAN'T in suggesting the extension of the T. rapidly is public opinion becoming in suggesting the extension of the T. rapidly is public opinion becoming wEAR YOUR BOOTS? & N. O. Railway to Hudson Eay, and educated regarding the benefits of the property owners are now supporting for years, why don't you get a move on, keep up to date. The ideas must have occurred to the the exercise of the powers necessary kind of a corn, actually remove it without nain by simply using Putnami's.

practical men of the board during their for its formulation. The Liverpool without pain by simply using Putnam's recent excursion. A presentation of city engineer in his report on the mous sale does the trick in a night euch ideas as the board as a whole scheme says that "the advantage of while you sleep, a wonderful remedy is may endorse in the form of a memor- wide roads constructed thru estates "Putnam's"-buy a 25c. bottle to-day. toration."-Youth's Companion.

Yesterday the board decided that the would not be so apathetic, nor the this time he was fined fifty dollars. act providing for interchange of rail- public so indifferent to the Ontario One of the interesting features of the trial was that another bookseller sumopposition.

moned with him escaped by pleading lack of knowledge of the contents. It But we do not see why the Toronto, assessment department should not came out in evidence that the "censor" The city will require to prepare and file a plan and profile with the board But we do not see why the Toronto, It is probable that the decision will shoulder some of the blame. The de- who had never read Shakspers and inbe appealed, for corporations always partment does not tax real estate to deed had no knowledge of literature. be appealed, for corporations always appeal on principle, and for the sake of delay on which they manage to thrive and extend to the sake vacant, and it discriminates in regard to improvements. We do not accuse ed to be based on the novel "Three Meanwhile the city has several points the department of being any worse. Weeks, "the censor had bought a cop

definitely settled, and critics who had than other assessment departments of the book from this same booksener, but had not, at that time, considered petty comment to make last year, may begin to realize the advantage of hav-ing a first class man at the head of the city's legal department. but had not, at that time, considered working under the old system, but Toronto wants something better. And we do not believe that the Toronto the city's legal department. but had not, at that time, considered that it ought to be "banned" and its seller arrested. The moral of these tales is that the publishers and book-sellers in Toronto are resting very unassessment department is yearning for easily at present, for if anyone

grudge against a bookseller it is a ery easy matter to pick a book from certainly loss of money and prestige

the city the opportunity of preparing plans and profiles and make estimates It seemed ludicrous to me to notice a few days ago a prominent book-seller putting Walt Whitman carefully and to procure all necessary information for the board. away. He explained that one olice magistrates had given his opin-BIG CONSERVATIVE PICNIC. on that Whitman was not fit to

at the warerooms, at the up to 5.30, and

Mormon Seeking Converts.

the shelves of a bookshop. Were I At Uxbridge on Wednesday, June 28to adopt the phraseology of our neigh-bors to the south, I should say that Fine Program Provided.

The Conservative convention to ield at Uxbridge on Wednesday, June 8. promises to be a big success. Among he speakers who will be present will

enough to catch the tread

with our engineer, we cannot see how

the Radial Railway's cars can get out

showing that this can be done, and an

Tunnel Scheme Costly.

cost a large amount of money.

estimate of the cost

the subway across the sidewalk on

e Hon. C. J. Doherty, M.P. There is no doubt that the eight real; Claude Macdonell, M.P., Edmund oung pianists who, out of the enorm-bus number of entries, have qualified or the finals in the Bell Company's Bristol, M.P., and Hon. R. A. Pyne, M.L.A., of Toronto. Single fares will piano playing competition at Associa-tion Hall this evening, represent the highest grade of talent in their class to be found in Toronto, and the win-ner of the first prize will reflect great given for the day on the G.T.R. A fine program of sports has arranged. Besides the baseball tournament, there will be races for boys and girls. The park grounds where the redit on both teacher and student. The compositions to be played repre-tont a most interesting program: Bach. picnic will be held is splendidly adaptd to plonickers. Three brass banls and fugue, No. 2 C minor; Hoffman's op 2 Mazurka; Schumann, Romance Op. 2, and a Chopin Nocturne, and the local committee have made arrange ill provide music. It is expected that large audience already ensured may look forward to a most enjoyable even-ing. Mr. J. E. P. Aldous of Hamilton. ments for looking after visitors and all are assured of a good time. and Mr. H. Puddicombe of Ottawa ar

## MADE 30 KNOTS AN HOUR

rive in the city this morning, and these two gentlemen, with Prof. Hambourg, will act as judges. Reserve seats may be secured at the warerooms, 146 HALIFAX, June 26 .- The America. team yacht Sicilian, owned by Nathan Strauss, banker and philanthropist, of 146 and the Vesterday afternoon from Bar Harbo Harboy The yacht is commanded by Ca Basil Richardson, a Nova Scotia A Mormon missionary is said to be vorking vigorously in the vicinity of by Captair to be per. After coaling, she proceeded this apparently necessary, and certainly morning for the Thousand Islands, com- cruise. The yacht showed herself able favorable conditions an hour under for a sector favorable conditions and hour under for a sector favorable conditions and hour under for a sector favorable conditions and hour under favorable conditions and favora favorable conditions.

Truly Spoken.

How often he student, facing a dif ficult examination paper, for which has is not thoroly prepared, "just guesses!" ometimes he hits it right; oftener hatever the plausibility of his effort. e fails, as the boy did of whom Punch

During the term instruction been given as to the visit of the Dutch eet to the Medway. In examination the following question was put: "Explain the context of 'he passage, This would never have happened if

This would never have happened if Oliver had been alive." Ohe answer was as follows: "This was said when they dug up the body of Oliver Cromwell after Res-

Single Court. Before Meredith, C.J.

Palmer v. Michigan Central R.R. Co. Palmer v. Michigan Central R.R. Co. -T. F. Battle (Niagara Falls) for laintiff. W. B. Kingsmill for defen-lants. E. C. Cattorech for the dants. E. C. Cattarach for infant. ferential claim against the estate in Motion by plaintiff for judgment for the hands of the defendants for the damages for death of husband, formerly a conductor on defendants' rail.

Judgment by consent for \$400, and "The board were strongly urged to make it a term of their order that the ests of plaintiff between solicitor and client, and costs of official guardian be paid to widow and \$200 to be paid into court to credit of infant. The interest to be paid to mother for maintenance, and the moments for them in order that they may be company should tunnel from a low spot north of Mount Pleasant Cemetery and emerge on the level of Walkmaintenance, and the money to be the residue of what they are entitled paid cut to infant on attaining ma- to receive out of them, according to er-avenue. From an examination of the locality it appears to the board that the contour of the ground lends itself to the scheme, but a tunnel will

Irving v. Sunbeam Incardescent amp Co.-G. S. Hodgson for plaintiff. ity will require to file with the board H. Gibson for defendant. Motion a plan and profile of the proposed plaintiff for an order continuing by plaintiff for an order continuing injunction. Motion enlarged until Sept. 18, but with liberty to parties to move to restore to list for Thurs-Gay, 29th, if settlement does rot go tunnel, an estimate of the cost and a statement of the amount which the city will contribute towards constructing the tunnel." The adjournment was made to give thru. Injunction continued meantime

Before Britton, J.

Re Mack and the Board of Audit of United Counties of Stormont, Dundas to the accounts which are for, or as to the extent for which they are for flour of the plaintiffs sold by Lloyd & Scully to the persons by whom the ac-counts are owing, and not paid for to and Glengarry-R. A. Pringle. K.C., for sheriff. W. B. Lawson, K.C., for the counties. A motion by W. R. Mack, sheriff of the counties, for an order of mandamus requiring that the Lloyd & Scully, there will also be a reference as to it. The defendant must board of audit of the united counties do pass the account of said sheriff, amounting to \$112, for services renderpay the costs of the action. If a reference is had the costs of the reference ed by the said sheriff, and to author and further directions will be reserved

to be dealt with by a judge in chamize payment thereof by the counties. to the sheriff. Judgment: The order bers after the report. for mandamus will go; that upon the sheriff of said united countles present-SHADOWED FOR WEEKS ing his account in due form, as prescribed by law, to the board of for said united counties, the said board Alleged Experience of Star Witness of audit did audit and certify the items therein mentioned as Nos. 1, 2, 3, 4 and it being admitted that the services WASHINGTON. June, 26.-Shadowed so charged were in fact performed. There will be no costs. In withholding for weeks by detectives instructed to get anything possible against him, costs from the sheriff, his remedy obtained by the motion will not be com-plete, as the amount involved is comwas the alleged experience of which Clarence S. Funk of Chicago, star witparatively small, but the members of ness in the present Lorimer investigathe board of audit are, for small retion, complained of to-day to the senmuneration, performing a duty to the public and are acting in good faith, ate committee enquiring into the Lorand so should not pay costs. The counties were not made parties to the imer election. The statement produced Whatever may be the final otion.

decision of the provincial treasurer as to reimbursing the counties, the yearamount is so very small that the ounties might well refrain from further litigation about fees for returns FISK MUST DIE

OTTAWA, June 26.—(Special.)—The governor in council has declined to in-terfere in the case of John Fisk, await-Western Canada Flour Mills, Limit-id, v. Middleboro-E. F. B. Johnston, ing execution in Calgary for murder. An appeal for clemency or a new trial K.C., and G. Grant for plaintiff. A. G. MacKay, K. C., for defendant. The was made on the plea that Fisk was question between the parties is as to the right of the plaintiff against the committed largely on the testimony of an accomplice. Fisk will be hanged defendant as assignee of the estate of to-morrow morning. Lloyd. & Scully to the money which vas due by purchasers of flour sold

Horrible. Weary, wake up!" said Limping Lem, shaking his fellow traveler's shoulder. "Wake up! Wot's de mat-"Hub?" Weary, wake PILES Dr. Chase's Oint-ment is a certain and guaranteed cure for each and overy for m of itching, biceding "Huh?" asked Weary, half

in Lorimer Investigation.

his eyes. "Wot's de matter wit youse? plles. See testimonials in the press and ask your keighbors about it. You can use it and the press and ask the press and ask wots de matter wit youse? You been havin' de nightmare " "Gee! I guess I did. It was hor-rible! I was dreamin' dat I was a boy again and me mudder was gittin'

DR. CHASE'S OINTMENT, Record-Herald.

owing, and the defendant as assignee held and holds these accounts upon and subject to the same trust. The Michie & Co., Ltd.) TORONTO. HOFBRAU Liquid Extract of Malt whole of their claim against Lloyd & The most invigorating preparation of its kind ever introduced to hele and sustain the invalid or the athlete W. H. LEE, Chemist, Toronto. Scully, but they are entitled to be paid by the defendant what has been col-lected by him of the outstanding accounts, which appeared at the trial to be \$1181.58, and to have such of the Oanadian Agent.

MANUFACTURED BY 244 The Reinhardt Salvador Brewery Limited., Torento. my determination as to the extent

their rights and subject to the obliga-tion to account for and pay to the defendant anything they may collect in excess of what they are so entitled to. It will be desirable, if it is prac-tionale for the parties to error as to CHURCH UNION IN PRACTICE Presbyterian and Methodist Pastors to Try Experiment. ticable, for the parties to agree

MONTREAL, June 26 .-- While church the amount which the defendant is adjudged to pay in respect of the col-lections made by him, but if they are union is being discussed thruout Can-ada, the experiment will be tried here as a vacation expedient during the, unable to do so, there will be a reference to the master to ascertain the amount, and if there is any dispute as

as a vacation expedient during the, next two months. Rev. I. A. Montgomery of Knox Presbyterian Church takes his vaca-tion in July, and during his absence his flock will unite with the Method-ists of Dominion-square Methodist Church under Rev. E. I. Hart. In August it will be the turn of the In August it will be the turn of the Methodist divine to take a holiday and Methodist divine to take a he his congregation during that month will go under the spiritual guardianwill ilp of the Rev. Mr. Montgomery.

SCOTCH WHISKY

A blend of pure Highland Malts, bottled in Scotland

exclusively for

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City's Power C

to Meet W

At a special

electric comm

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streets on wh

underground w

or, at least, s

mental than t

those districts.

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idea of allowin were undecided

ments for the could be made.

they could be r

were suggested dents make a

full amount, or

local improveme before taking a ed to have Engi

ther, and if pos powers the boar The question

cluster lights in

also came up.

Mr. Aitken

was met with.

Mr. Aitken re question also. "The board w as the report is W. Ellis to The may be to more we hope to hav deared up befor After the mee o'clock, the boar of Charles-streets, w been laid out at site positions f

site positions f poses. On the so the lights are 60

north side 100 fe went up to wat lights, and to ge would look best o

sections are now for of lights. It appeared to ion of the board directly opposite light, and were a uniform in area

tain as

1100

MUU

Personal. At the convocation, on June 1, 1911, the Oskaloosa College, Iowa, U.S.A., conferred upon Rev. J. E. Moore, Ph.B., of Marmora, Ont., the degree of doctor of divinity, honoris causa, in absentia.

Suffered for Years From Constipation and Sick Headache.

£ \_\_\_\_ F Headache seems habitual with many people; indeed, some are seldom, if ever, a sensation. because the name of Ed-ward Hines, who Mr. Funk has tes-tified had asked him to contribute \$10-000 towards "\$100,000 used to put Lori-mer over at Springfield," was mention-ed in connection with the services of the detectives. sick headaches, and are caused by some derangement of the stomach or bowels, or both. " Router

Burdock Blood Bitters regulates, the digestive and ; biliary organs, removes scidity of the stomach, improves digesacidity of the stomach, improves diges-tion, regulates the constipated bowels, and promotes a perfect circulation of pure blood to all portions of the body. Mrs. C. Meadows, Clarksburg, Ont., writes: "For years I was troubled with sick headache and dizziness, and was also constipated. I was advised to try Burdock Blood Bitters. I only took three bottles of the medicine, and now feel like sinew person as I am completely sured. If can truthfully testify the B.B.B. is the best medicine I have even Burdock Blood Bitters, has, d bhe last 35 years, built up an unri-reputation as a cure for all tro arising from a constipated condition

Manufactured only by The T. Milburt

DARTMOUTH HALIFAX: Jun partially destroyed an hotel in Dat harbor from Ha damage was from who entered her r to secure some of almost suffocated to be carried of amounting to \$35 and Halifax comp

Use Gibbons' Price 10 Cents.

MRS. CAMPBELI The death occ night of Sarah

uniform in appe decision was mad

William Frank ( of 102 Macdone was in her usual day and died ver failure. A husband and funeral will take 2 o'clock from h Mount Pleasant (