The Toronto World A Morning Newspaper Published Every Day in the Year.

TORONTO THE VERY GOOD. The cause of moral reform is making headway. New York's mayor has shut down Sunday amusement at Coney "sie. A Montreal magistrate has sent a burlesque dancer to jail for eight

Not behind, the Toronto police have raided the "hand books" and landed three suspects from one cigar store. The inspector in charge of public morals, encouraged by his successful assassination of Billiken from the showbills, while he petted "The Blue Mouse": his banishment of a Mephistopheles poster while the original trod the stage unhindered, and his blotting out of Messrs. Burns and Johnson from the fences, while the manly art is allowed to flourish, has achieved the heights at last and summoned a theatre manager to court.

The lithograph of a Roman gladiator, with shield and sword, heroically defending a forlorn maiden, is declared a menace to society, and the omission of the manager to present it again for the censorship which it passed a year ago, an offence for magisterial rebuke, or even punishment.

It's very bewildering to the ordinary mortal, who perhaps lacks that finer sense of appreciation which seems to characterize that official allowed to spend his declining years of public usefulness in a sinecure role, at a tidy advance in salary, the while downtown stores are steadily burglarized, and the chief laments the parsimony of a city that won't provide him sufficient funds for more policemen.

TORONTO'S CHANGING HUB.

The Telegram has an excellent article on the centre of Toronto as reconstituted by the recent annexations. It finds Yonge-street to be the centre line. College is the east and west centre line, with a decided northward tendency.

The Bloor and Danforth viaduct when built and the marvelous residential building now under way north of Bloor-street will make Bloor and Yonge the future hub. The new uptown union station that they are talking about is only a few blocks north of this point.

The satisfactory thing these days is the distributing increases in real estate values over a much wider area A lot of property owners are getting a piece of it.

DAYLIGHT SAVING.

From the amount and quality of the support which the Daylight Savings Bills introduced in the British and Canadian Parliaments have received, it is evident that their ultimate adoption is well within the limits of possibility. Their object is of course to make better use of the long daylight the first draft of the treaty and conhours of summer time, by advancing ing the period of work and leisure text and the conventions were pub- Niagara Falls Queen Victoria Park, conventional time one hour, thus movnearer to sunrise and promoting the lished in certain American and Canagreater use of daylight for industrial dian papers early in January. He saw and recreative purposes. The British that the greater part of this treaty bill has been approved by many large and the conventions were a reckless employers of labor, by leading scient- sacrifice of Canadian rights. ists and public men and by the civil service departments, none of whom can see any valid objection to the pro-

In speaking favorably to the prinobserved that in the observatories they had all sorts of time-mean time, apparent time, local time and sidereal time. Time, he said, must be regulated in spite of meridians to suit human convenience. Taking his audience on places where it was altered the time to from Ottawa. used was half an hour wrong. In Calcutta at Tuesday midnight, it was two treaty makers has not been encourag- Latest Addition to Ontario Governo'clock on Wednesday morning at ing. Canada's experience with the Pekin. Going a little further to the treaty makers at Washington has been 180th meridian on one side it was six disastrous. As a trustee of the people's o'clock Wednesday morning and on the interests and with a due appreciation other six o'clock Tuesday morning. of his responsibilities. Hon. Dr. Reaume vesterday and tied up at Polson's dock. Mathematical accuracy, said the astron- may enjoy the satisfaction of havomer royal, must be tempered by com- ing kept faith with the public, even mon sense and the Russians thrust the at a slight sacrifice of Hon. Mr. Prodate line across Alaska when Alaska deur's self-complacency. belonged to them because they did not like a vessel leaving one side of Behring Straits on Wednesday and arriving on the Alaskan side the day before. When the United States got Alaska the meridian was thrust back. Meridtans were made for man, not man/ for meridians.

Some time ago the Town of Nelson, be largely increased. The principal B.C., situated east of the Pacific standincrease will be in Temagami forest and time line, adopted Pacific time, ed, instead of 60 or 70, as formerly.

A comparatively new field has been seen that the benefit in the b which the Daylight Saving Bill is intended to give everyone and without any disturbance to the peace of mind. scon as the commission at Ottawa decide what sections will be constructed this year, the whole line will be paand no one troubles himself whether trolled, two men being assigned to it is right with the sun or not. If its acceleration by one hour will give that line of the T. & N. O. have been noti-amount of additional daylight for recreative purposes it will as the Dominion select committee reported benefit the physique, general health and welfare of all classes of the community and reduce industrial, commercial run between Lewiston and Niagara Howard, house-breaking while drunk, falls Monday next. The injury to that and domestic expenditure on artificial light. The Canadian bill did not be- first reports. come law this parliamentary session, but it will be reintroduced next term with a large body of public opinion in

its favor. THE FISHERIES TREATY DEBATE. There is no doubt Hon, Mr. Brodeur ald not stick to his text in the debate Dr. Reaume over the fish-

There are Seven Types of Men and 70 Variations from each Type



A thorough practical study of the proportions of the Human Form was made by the originators of the Semi-ready system, and the general types were divided:

Normal Short - Type A Average Type — Type B Tall Man - Type C

Tall, Slim - Type D Short, Stout - Type E

Average, Stout - Type F Tall, Stout - Type G

The three illustrations shown above are among the designs shown in the normal types. There are suits at \$18, \$20, \$25, \$30—as high as you want to go in quality, and as low as it is safe to go in price.

Semi-ready Tailoring

ED MACK, LIMITED, 81 Yonge St., Toronto, Ont.

eries regulations. The pamphlet which Mr. Taylor produced in the house was ventions of the treaty. Hon. Dr. Reaume asserted and maintains that the

Dr. Reaume protested that the second draft still contained clauses which practically confiscated Ontario's interests in the fisheries, interests which were vested in the province by the ciple of the English bill, Sir Robert Judicial committee of the privy coun-Ball, the astronomer royal, recently cil. These obnoxious clauses were not eliminated until the conference in the middle of February. It is stated that carrying out the treaty and conventions by some of Hon. Mr. Brodeur's own political friends during the time an imaginary trip round the world, he that intervened between the publishpointed out that local time "jumped" ing of the first draft treaty by the at intervals of one hour as he proceed- American newspapers, and Jan. 29, ed eastwards and halfway between the when the official draft came to Toron-

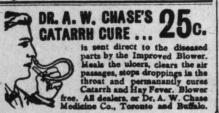
Ontario's experience with the Ottawa

TO PROTECT FORESTS

To prevent further inroads by fire on the forest reserves of Ontario, the staff of fire rangers this summed will reserve, where 116 men will be employopened up along the line of the National Transcontinental Railway. As scon as the commission at Ottawa de-

The rangers who will work along the eral enquiry into telegraph rates. every ten miles.

Niagara Gorge Route Open It has been announced that the cars of the Niagara Gorge Railway will line has been slight compared with the



ANTIPODEANS DELIGHTED Express Appreciation of Entertainment at Niagara Falls.

From these we have a

system whereby every

conceivable variation of the

normal, corpulent, or slim

man can be perfectly fitted.

Concise directions are

given in our Physique Type

Book, so that, whether a

man be high shouldered,

stoop shouldered, or have

sloping shoulders, he can

have a perfect fitting coat.

Height, the never-changing

measurement, is helped out

by weight, in our basic

J. W. Langmuir, chairman of the

hospitality which enabled us to spend such a pleasant and interesting day at lagara Falls. There was nothing that could have been done that was no one by you and your colleagues on the park commission board to promot the success of our trip. The excellences of the work that has already been done in connection with the park and the indications of the further improvenents contemplated was enthusiasticalcommented on by all the niembers

We remain, my dear Mr. Langmuir (Signed) R. Kyffin Thomas, Chairman,

(Signed) John W. Kirwan. Secretary to delegates.

NAVARCH A DAISY

Steamer Navarch, the latest addition to the Ontario Government's fisheries protection fleet, arrived in Toronto The Navarch is not a Dreadnought, but a tidy sea-going ship of 15 tons burden, 55 feet long and 9 foot beam. The hull is a Herreshoff design and is of exceptional strength for ocean travel. The engines, which compound fore and aft, are fitted with a copper condenser and were built by the Fore River Engine Works, Weymouth, Mass. She was purchased from A. J. Barge. Windsor, by the minister of public works. A party under charge of Harry Maisonville, the popular secretary of the minister of public works, took a trial spin around the island yesterday. Navarch will sail at once for the Bay of Quinte, and will patrol the

eastern part of Lake Ontario. To Probe Telegraph Companies. OTTAWA, May 20 .- (Special) .- The board of railway commissioners will defer decision in the application of the London (Eng.) Times for equitable defer decision in the application of the London (Eng.) Times for equitable rates from the telegraph companies in connection with the Marconi wireless service until the board begin a general enquiry into telegraph rates.

This will likely be done after the telephone and express tariffs are re
The defendants are liable for. I find that interest of the infant as by counsel on or set to 20th inst., and judgment reserved.

Triel.

Triel.

Triel.

Triel.

Triel.

Triel.

Triel.

Before Britton, J.

Mandley v. Township of Monck-O. M.

Arnold (Bracebridge). For plaintiff, W.

Arnold (Bracebridge). For plaintiff, W.

Arnold (Bracebridge). For plaintiff, W.

C. Mahaffy, for defendants. Judgment reserved.

This will likely be done after the telephone and express tariffs are retelephone and express tariffs are re-

Penalties in Police Court. The following cases were disposed of in police court yesterday: David Bailey, theft of tools, 30 days; Fred 90 days; T. Anderson, fraud in passsing worthless cheques, four months; William Hall, theft of watch, 30 days; William Saulter, breach Lord's Day Act, \$1 without costs.

New Schedule For Teaming.

A new schedule of rates established by the Team Owners' Association, increasing the rates from \$4.50 to \$5.00 per day, went into effect yesterday.

It is reported that the carters are contemplating an increase of from:

ANNOUNCEMENTS.

the cause.

Stow v. Currie—F. Arnoldi, K.C., for the
Otisse Mining Co., on motion for an order postponing any discovery by them
until the plaintiff has established the Otisse Mining Co., on motion for an order postponing any discovery by them until the plaintiff has established the existence of an enforceable contract between himself and the owners. Currie and Otisse. F. E. Hodgins, K.C., for plaintiff, contra. Judgment (H.). It is no doubt true in a sense that in order to succeed plaintiff must first establish that there was a binding contract made by Currie and Otisse with him. It is equally true that he must next prove that Warren G. and L. took with notice of such agreement, and lastly he must show that the Otisse Mining Co. was equally affected with such notice. This, however, does not necessarily entitle the motion to succeed. The action is properly framed and all the parties before the court are necessarily there to enable the plaintiff to have recovery if successful in his claim. That being so it is clear that he must prove all these different allegations before he can have the lands transferred to him and therefore he must have discovery on all these points from the various defendants. In any case I am of opinion that the power to make such order is reserved to a judge of the High court. If, therefore, the defendants wish to make such application, any discovery should be stayed until such motion has been disposed of. While, therefore, this motion must be dismissed with costs to the plaintiff in the cause, no discovery will be due by the Otisse Co. until the 27th inst., to allow such steps to be taken as the advisers of the company may think proper, and if desired time for appealing is extended to that date.

Re Imperial Life Assurance and Lochhead—E. G. Long, for the company, moved for an order for the payment into court of \$1000, less costs of application, fixed at \$20. Copy of order to be sent to each claimant.

McGfegor v. The City of Toronto—Urquhart (W. C. Chisholm, K.C.), for defendants, moved on consent for an order dismissing action without costs. Order made.

McCaffery v. Stevenson—Harvourt Ferguson, for plaintiff, moved for judgment.

in the cause.

First Bank and Trust Co. v. Wilson—J.
A. Macintosh, for plaintiff, moved for particulars of statement of defence. J.
J. Maciennan, for defendant, contra. Order made for particulars in a week. Leave to serve further parties not later than three weeks before the trial. Costs in

J. W. Langmuir, chairman of the Niagara Falls Queen Victoria Park, has received from the Australian and New Zealand delegates to the Imperial Press Conference the following letter of appreciation which explains itself:

Dear Mr. Langmuir: We are requested by the Australian Press Delegates to convey thru you their thanks to the Government of Ontario for the hospitality which enabled us to spend such a pleasant and interesting day at

Canadian Gas Power and Launch Co. v

defendant. Motion for injunction, enlarged until 26th instant.

Rose v. Rubas—W. N. Ferguson, for plaintiff, on motion for injunction. L. V. McBrady, K.C., for defendant. Stands till 21st inst., at 11 a.m.

Re Snyder Estate—J. E. Jones, for petitioner, moved under the Settled Estates Act, for permission to sell a portion of the estate. F. W. Harcourt, K.C., for infabits, stated that property unproductive and stated that property unproductive and assented to sale. Order a thorizing sal stated that property approductive and assented to sale. Order a thorizing sale as asked. Purchase money to be paid into court subject to the trusts of the will References to the local master at Berlin to carry the sale. Costs out of the estate. Re Allan Snow Estate—A. J. R. Snow, K.C., for petitioners, and all the adult parties interested, moved for authorization of sale of part of the settled extate. F. W. Harcourt, K.C., for the infant assented, as being in the interest of the infant. Order authorizing the sale of the property in question for \$200. The

IN THE LAW COURTS

Judges Chambers will be held on Fi

Master's Chambers.

Before Cartwright, K.C., Master.

Bank of Hamilton v. United Electric Co.—B. Osler, for plaintiff, on motion for judgment, under C.R. 603, H. Cassels, K. C., for defendants, other than the company, and Johnston, G. Grant, for the company, and Johnston. Judgment (H.). Whatever may be the final result the motion for judgment cannot succeed and will therefore be dismissed with costs in the cause.

Bounder, 5c. Chaser, 10c. Young Canada, each, 15c. King of the Diamond, 25c. College League, \$1.00. Official League, \$1.25.

dismissing action without costs. Order made.

McCaffery v. Stevenson—Harvourt Ferguson, for plaintiff, moved for judgment. Grayson Smith, for defendant. Motion enlarged until 25th inst. to allow of cross-examination of defendant on his affidavit in answer to the motion.

Duckworth v. The City of Toronto—Urquhart (Chisholm, K.C.), for defendants, moved on consent for an order dismissing action without costs. Order made.

Arnold v. Stuthers—R. F. Segsworth, for defendant, moved for particulars of statement of claim before pleading. J. T. White, for plaintiff, contra. Particulars having been furnished of paragraph 6, motion enlarged until after discovery. If not so brought on costs of motion will be in the cause.

Wallbridge v. Northern Pyrites Co.—Glyn Osler, for defendants, moved for particulars of statement of claim, in an action of trespass before pleading. J. H. Denton, for plaintiff, contra. Reserved.

Webb v. St. Mary's Ry. No. 2—C. A. Moss, for defendants, moved to stay unless Bank of Nova Scotla is added as plaintiff. W. R. Wadsworth, for plaintiff, contra. On the Bank of N.S. filing disclaimer motion to be dismissed. Costs in the cause.

Before Teetzel, J.

Before Teetzel, J.

Reinhardt v. Barton—H. J. Macdonald, for plaintiff, stated that parties wish enlargement. F. J. Roche, for Charles Walkers, a claimant. Enlarged for two weeks. Receiver continued meantime.

Carrick v. Port Arthur—R. C. H. Cassels, for plaintiff. Grayson Smith, for defendants, asks enlargement. Enlarged for one week. Injunction continued meantime.

Canadian Gas Power and Launch Co. v. Schofield—Grayson Smith, for plaintiff, on motion for injunction. W. E. Raney, K.C., for defendant. Enlarged for one week pending negotiations.

Wettlaufer v. Leibler—J. C. Makins (Stratford), for defendant, appealed from report of the local master at Stratford. C. J. Holman, K.C., for plaintiff, opposed appeal and moved for judgment on the report. Appeal dismissed with costs and judgment for the plaintiff for the sum of \$550.30 and costs, unless the promissory notes for \$92.80 are delivered up within a week, and if they are so delivered up then judgment for the plaintiff for \$757.50 and costs.

and costs:

Cadow v. Cadow—J. T. Small, K.C., for plaintiff. Eric Armour, for defendant. Motion to continue injunction enlarged for two weeks. Injunction continued meantime. Motion to be brought on at any time if the settlement does not go thru. Barthelmes. v. Barthelmes—R. McKay, for plaintiff. G. H. Kliner, K.C., for defendant. Motion for injunction, enlarged until 26th instant.

EATON'S DAILY STORE NEWS

Baseball Supplies

Finger Gloves 50c to \$2.50

Catchers' Deckers-Of selected oil tanned kid leather, double-stitched, leather bound around edge, deep pocket in palm, padded with heavy felt-\$1.50, \$2.00, and \$2.50. Others 50c to \$1.25.

Baseballs

Baseball Bats-5c to 85c. Men's Masks-Of blued steel wire, \$1.50, \$1.75, \$2.25, \$2.50. Bous' Masks-Of bright wire, 25c and \$1.00. Chest Protectors-\$1.50 to \$3.25.

Fishing Tackle

Fishing Rods 15c to \$4.00 A 3-joint Japanned Lancewood Trout or Bass Rod, solid handle, with reel seat and line guides-\$1.25.

Fishing Lines—5c, 10c to 65c. | Click Reels—15c to \$1.25. Yooks, from 10c per 100 to 35c Spoon Baits-10c to 50c.

And all other articles of Fishing Tackle, from a gut leader to a

Lawn Tennis Goods

Lawn Nets-\$1.65 to \$3.00. | Tennis Rackets-\$1.50 to Tennis Poles—75c set. \$4.00 dozen.

gate for \$7.00.

\$4.75. Tennis Balls - \$2.75 to Duplex Tennis Court Marker-\$1.75.

gates to match 35-inch fence, \$3.50; or 10-ft.

Flower Bed Border-Of well galvanized wire that | Spades and Shovels-Long or D handleswill not rust; 12 inches high, per foot, 8c; 18 Light....... 59c Heavy 90c inches high, per foot, 10c.

Lawn Fencing—35 inches high, per foot, 15c; 3-ft.

Our "Daisy" Lawn Mower is a three-blade machine with a low drive wheel. 12-in. cut, 2.65: 14-in. cut, 3.10: 16-in. cut, 3.25

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HAVE YOU Farmogerm----A Enricher Soil TRIED IT?

Farmogerm is a high-bred, nitrogen-gathering bacteria a jelly-like culture put up in bottles.



It is mixed with water and sprayed o young plants, or used to moisten the seeds and the bacteria will increase rapidly, by the millions in the soil, and draw nitrogen from the air, feeding it to the growing crop and storing it for future crops. It's a wonderful fertilizer that saves you time, labor and money, for it costs but little and there's practically no extra work.

Try It in Your Carden-You'll most likely have plants known as Legumes—use Farmogerm. It will not only mean a bumper crop this year, but your soil will produce several big yields of any crop without more nitrogen fertilizer being used.

WE HAVE IT FOR THE FOLLOWING CROPS:

White Clover, garden size, per bottle, 50c; 1 acre | Alfalfa or lucerne, 1 acre size, \$2.00. size, \$2.00.

Red, crimson, sweet clover, acre size, per bottle, \$2. Garden peas, garden size, per bottle, 50c. Garden beans, garden size, per bottle, 50c.

Sweet peas, garden size, per bottle, 50c.

Full directions with each bottle. Write, phone

DRUG SECTIONS-MAIN FLOOR-JAMES ST.

*T. EATON

Autobiography o Gipsy Smith, 90c. CANADA and 90c.

poration, executors of Thomas McCaus-land, moved, under C.R. 938, for the opin-land, moved, under C.R. 938, for the opin-ion of the court on certain questions aris-ion of the terms of two certain trust ing under the terms of two certain trust ing under the will of the said Thomas

ion of the court on certain questions allsing under the terms of two certain trust ing under the terms of two certain trust ing under the terms of two certain trust deeds and the will of the said Thomas McCausland. W. Proudfoot, K.C., for the widow and three grandsons. P. McCarthy, for the Toronto Humane So. cty. Reserved.

Garvin v. Edmonson. R. McKay, for defendant, on motion to discharge certificate of lis pendens and to expedite trial. S. H. Bradford, K.C., for plaintiff, Motion stands enlarged until 26th instant. Re Abell Estate Toronto General Trusts Corporation v. Lant. W. A. Skeans, for plaintiffs, executors, moved under C. R. 938, to have will of R. A. Abell construed. W. Proudfoot, K.C., for the bone ficiaries, other than Lant. H. C. Redman, for Lant. M. C. Cameron, for official guardian. Written argument to be put in by counsel on or 1825 or 20th inst., and judgment reserved.

Trial.

"HALLOWED

HYMNS", as used

in the Gipsy

are inal Cream Chocolates

Assorted flavors, 30c. lb. MICHIE & CO., Ltd. 7 King Street W.

circumstances that have developed in the case and because of the defendant's actual neglect to keep award ditch in repair, the plaintiff is entitled to consideration as to costs, so the judgment will be for plaintiff for \$40 without costs.

A purely herbal baim; best thing for the tender skins of dren, yet powerful enough to heal an adult's ohronic sore; highly antiseptio; eases pain

and smarting soon as applied—that is Zam-Buk. Remember it is purely herbal—no mineral SURE CURE FOR SKIN INJURIES & DISEASES. poleons, no animal fats. Power and purity combined I

All druggists and stores sell at 80c. a bax.

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House

Novelties of Irish Hand Embroidere Another (m Embroidere

Damask Tal Pure Linen value \$2.25 Napkins to value \$2.00 Dimity Bed Lightweight dainty patt Special (Special (Special (

Flannelette For Summe Wool Blan Red or Great at lowest p Honeycomi Special Dou Regular Bed Pillov Blue and

Ready She English Co d-ready 2%x 2 1-2 y 1-2 x 2 3 \$3.00, \$3 STOCK AT

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H. D. S. onto branturers' As mayor vo reduction adian Fir as a resu high press A. Robert association have more ises of low that the their duty rowest an

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Brown I stones, foremost prominen ing lieute Regiment an office last wint age, and Af Fles

CHATH

At Kin ald, a re aged 72.

How Better high-clas you have wedding ity of the making.

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