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all other foreign countries. Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

WEDNESDAY MORNING, JAN. 15, 1918

PLAN FOR A MILLION CITY. For years in its more or less feeble fashion The World has been invoking all the municipal powers that be to prepare for the future, to plan for the great destiny before the city, to give themselves up to the vision of what is coming, and generally to get tive factors that did not prevail genbig eyes. But we confess that we were ahead of the times. Too impetuous and impulsive beside the grave and reverend demeanor of our elders, we should have waited. Now, however, we need no longer restrain our ardor. struck. Big eyes are no longer to be press if he so desires. But under the The day has come. The hour has The flat has gone forth. There is to be a day after tomorrow, rates are certain, and are no longer "Plan for a city of a million." It was subject to the demand that they shall presumptuous of us to say these things be subject to variations owing to speyears before anybody else. We ac- cial circumstances. knowledge our fault. We should have closed our eyes and held our peace. largely due to sectional discrimina-Now, however, we have permission to tion. The companies hold that at comlook up. We can build viaducts and petitive points they must at least annex territory, and lay out streets, equal their competitors, while at and provide pavements and sewers, others, where competition is lacking, and "plan for a city of a million." We they should charge all that the traffic were sadly premature in our eager can bear. This notion is wholly forhaste, but we may repair our error eign to the principle of the postal serand stand humbly back while The vice, which, if it means anything at Telegram declares what ought now to all, means equality of opportunity having said these things for years, parcel post system is derived from to lead it to expect a perfectly good, but now there is no ignominy in de- equal treatment, and the regulative straightforward proposal, with no claring them, for the great day of effect it must have on express rates strings to it, and quick action guaran-

immediate duties that confront the civic leaders who would were infrequent. Today the charge, is Here are the duties as The Telegram lic advantage everyone knows. The tacles to do it. And they don't seem states them. We have stated them fewer anomalies the better for the to have got them. over and over for years, but notice people. how much better The Telegram does 1. Secure legislation requiring

ance the basic improvements of such land before putting their property on the market.

2. Secure legislation creating a metropolitan district of York, Scarboro and Etobicoke Townships that will be covered by Toronto's growth when Toronto is a city of a million. Instead of "finance the basic improvements," in our modest English we said the property owners should result of this requirement chacted They see a Waterloo County of 100,000 other services before they sold their real estate for building lots, but when a master mind takes hold of a problem like this and "finances the basic improvements" everybody can feel that the metropolitan polish is already

And The Telegram also adopts the gospel of Lloyd George in pure and unalloyed George fashion:

the future city of a million.

"The creation of a metropoli-tan district would also permit every farm in that district to be registered either at its purchase price or at its agricultural value. When such farms become sub-divisions a percentage of the difdivisions a percentage of the difference between the registered value and the selling price of farm land would go into the civic treasury to help pay for the tubes and car lines that must be provided if Toronto is to be big, wise and far-sighted in the attempt to plan for a city of a million."

land values would make no invidious viaduet, to be laid on the outer mar- dividend rate, altho it is able to set morning and afternoon. distinction between farm and city pro- gin of the present wharf frontage, and by for a rainy day almost as much as At the evening meeting Rev. W. H. A. Dercentage between the re- even on the water lots will involve distributed in dividends. The remark- Andrews presided. Rev. J. C. Robperty. A percentage between the re- even on the water lots, will involve gistered and the selling price of land a lot of work, filling in and piling, and of wealth have not disturbed the inon Bay street or Sherbourne street or it has been already stated that there stitution's conservatism, rather have Yonge street would be as justly due to may be obstacles raised by the har- they urged the executive to caution, the city as a percentage from lots in bor board. From this point of view it nor even hinted at. As usual, bank Etobicoke, Scarboro or York. The looks as the the railways were described and logical, and analytical mind termined to monopolize all the beneof The Telegram will perceive this fits of the millions to be spent on had to be put aside. The manager that C. N. R. freight yards, repair refusal to answer questions on exclearly, and the only possibility is that developing the harbor. The old plan we may be a little premature with the suggestion, but as soon as the friends viaduct, but may it not be that the suggestion of the minions to be spent on had to be put aside. The manager admits that the banking headquarters here have not kept up to Toronto's requirements, and says they are faced your may it not be that the with the serious problem of providing \$2,500,000. of The Telegram have disposed of all six tracks are metely a pretext to more space, "for years inadequate." their city lots no doubt the time will move the viaduct to the water's edge? be ripe for registration. In our rash, Whether grab or delay be the possible ing the closing months of 1912, and the fact that we may feel the pinch headstrong haste we would have all the property in town and country registered at once so that the city may lose nothing from the butchery and slaughter going on all the time.

"GOLDEN RULE" POLICE POLICY. Chief of Police Fred Kohler of Cleveland, who has been responsible for the "common sense or so-called golden rule policy" of police department work, has just made his annual report. In the five years since 1908 the arrests made in Cleveland have been 10,085, 6018, 7185, 9516 and 7774 respectively, as against 31,736 in 1906 and 30,418 in

1907 under the old system. But there were during the five years a total of 91,059 persons, in addition brought to the station house, given a warping and released without the stigma of arrest being placed upon them. The police department has not been less busy under the new method, but

the chief thinks it has been more use-

ful and its work more beneficial. Chief Kohler recognizes the existence of a class that are almost beyond reclamation and who "really require permanent custodial care." But no provision has yet been made anywhere for this class, who, like the man in the old Irish ballad, are not fit for heaven and too good for the other place, and require to be sifted out and permanently segregated. Such action, believes Mr. Kohler, would at once lead to "a recognized decrease in the number of criminals."

· The direction of street traffic Mr. Kohler regards as one of the increasingly important duties of the police, and he is inclined to blame the carelessness and recklessness of pedestrians for this as much as the increase in vehicular and especially motor traffic.

PARCEL POST EQUALITY.

Attempts are being made in the United States to discredit the new parcel post system, because in individual and isolated instances the rates are higher than were charged by the shows that these exceptional cases were due to the presence of competithe parcel post is that it offers every citizen precisely the same advantages, No one needs to use the state service: he can send his package by ex-

The revolt against railroad rates is We are bitterly conscious of The great benefit of a government such treatment from the railways as has at last art devised not for public service, but for teed. and there are "two private profit. In the olden time let- The matter may safely be left in the ters were charged by distance, and hands of the Railway Commission.

beginning to shine on the language of

months it has been in force.

MAKING TRACKS? There may be good faith on the part of the railways, and again there may no falling off of the country's com-But of course any legislation that not. But there will certainly be de-would contemplate the registration of lay, good faith or none. A six-track tion. The bank does not increase its rians. Conferences were held in the alternatives, the city has not received for some time to come, there are off-

Get Your Watch Ready

for the spring time. When the rush of work comes you will need it. Now is the time to have it put in

Wanless & Co.

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old ale.

Before meals, with meals and after meals-take it as you prefer. It will do you good anytime, and all

The office should seek the man. But front the civic leaders who would uniform and cheap, and to what pub- all the offices need long-distance spec-

we said the property owners should nearly two years ago, less than one down Galt way. But it won't come

the absorption of the Eastern Townlaw has saved Kansas investors not ships Bank added 99 branches and less than \$5,000,000 during the twenty sub-agencies (some of which were fices), and meant a wider field of ac-

tivity.

"Despite the money stringency dursetting influences at work." The general manager then recounts trade in-creases and industrial and railway expansion as encouraging influences, and is hopeful that doubts as to the future will quickly be dispelled. He, however, sees a higher yield on securities as almost certain.

The address of the president, Sir Edmund Walker, while tinged with conservatism and of an advisory tone, nevertheless is one of quiet optimism

Ottawa and Return, \$7.70 From Toronto. Tickets good going via Grand Trunk

Railway System, January 15 and 16, valid for return until Saturday, January 18, account "Eastern Ontario Ottawa, January 14 to 17. Proportional Poultry Show," ticnately low rates from all stations east of Toronto in Canada. The Grand Trunk Railway System operate a through electric-lighted Pullman sleeping car to Ottawa, leaving To-ronto 19.45 p.m. daily. Secure tickets at city ticket office, northwest corner King and Yonge streets, phone

A DREAM

Last night as I lay a-snoozing a on production within two we horrible dream I dreamt. At even I to plaintiff in the cause S had been musing with bitterness and proceedings meantime. to plaintiff in the cause. Stay of all proceedings meantime.

Suckling and Co. v. Cadzin.—O. H. King for plaintiffs. Motion by plaintiffs for an order shortening time for against your escape from there. I thought with a gruesome feeling on the look in his eyes so grim, his anger and scorn revealing, when you'll take no more than a trim; for I know if a KARBAS "BLUE-SKY" LAW.
Karmas is the only state in the neighboring republic that has what it is not one of an interest the company on white case is the company of the company of white case is the company of t

fies an advancing tide of progress and

YOUNG FOLKS' RALLY

Cooke's Church Thronged at the Opening of Conference Series.

At the evening meeting Rev. W. H.

C. N. R.'s Port Mann Program. The Canadian Northern Railway

ANNOUNCEMENTS.

14th January, 1918. Motions set down for single court for Wednesday, 15th inst, at 11 a.m.: 1. Re Snell and Dyment.

Master's Chambers. (Before J. S. Cartwright K.C., Master.) Fished v. Anderson.—J. F. Edgar for plaintiff, J. E. Jones for defendant. Motion by plaintiff for an order set-ing aside praecipe order for security

Judgment: The order at the present stage of the action was at least pre-mature. Order made setting aside the praccipe order, with costs to plainfor costs.

costs. Order made.

Laidlaw Lumber Co. v. Bruesse.—C.
M. Johnston for plaintiffs. Motion
by plaintiffs for an order for replevin, directed to the sheriff of the district of Muskoka, in respect of certain sawn lumber. Order made.

Weeks v. McMurray-Walsh (Singer
and S.), for present owner. — Motion and S.), for present owner. — Motion by present owner for an order vacat-ing certificate of lis pendens filed on 30th April and 1st May, 1888. Order

ties. Costs in the cause.

Re Card-Cummings v. Loch.—J. T.

White for plaintiff. Motion by plaintiff for judgment for administration with reference to the local master at Guelph Judgment as asked.

Delap v. C.P. Ry. Co.—F. Arnoldi, K.C., for plaintiff, A. MacMurchy, K.C., for defendants. Motion by plaintiff for better affidavit on production by all four defendants. Order made that defendants file further affidavits on production within two weeks. Costs

Re Polamteer—J. T. White for widow; F. W. Harcourt, K.C., for infants. Motion by widow for an order allowing a conveyance to her of infants interest in estate. Reserved.

McDonald Threshing Co. v. Stevenson—J. F. Lennox for applicant. A motion for prohibition. Enlarged one week.

Re Cornell—Beatty (Kilmer & Co.)

by a steel girder falling on him, and alleged to have happened thru negligence of defendants. At the trial judgment was awarded plaintiff for \$1500 and costs. Appeal argued and judgment reserved. Re Bruce—J. T. White for vendor; A. J. R. Snow, K.C., for purchaser, Motion by vendor, under Vendors' and INFANT GRANDSON

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25c, 35c and 50c values for 18c; 2 for 35c.

COMMENCING WEDNESDAY, JANUARY 15TH

WREYFORD @ CO. 85 KING STREET WEST

At Osgoode Hall

2. National Trust Co. v. Dominion

Peremptory list for Appellate Divi-ion for Wednesday, 15th inst., at 11

2. Gundy v. Johnston 3. Weir v. Weir. 4. Rymal v. Foran. 5. Maketa v. Slater.

praecipe order, with costs to plaintiff in any event, without prejudice to a motion for security hereafter if defendant thinks he is entitled thereto. Peppiatt v. McMurray.—Walsh (Singer and S.), for present owner.

Motion by present owner of land for an order vacating a certificate of lispendens, registered in 1883, Order made.

made.

Egan v. C.P. Ry. Co.—Macdonnell
(MacMurchy and Co.) for defendants.

Motion by defendants on consent for
an order dismissing action without

made.

McIlmurray and Saridell—Le Sueur (Curry and Co.) for defendant, T. N. Phelan for plaintiff. Motion by defendant for an order for the medical examination of plaintiff. Order made for examination by medical practitioner to be agreed upon by the parties. Costs in the cause.

Be Card-Cummings v. Lock—L. T.

Re Cornell—Beatty (Kilmer & Co.) for mother; F. W. Harcourt, K.C., for infant. Motion by mother for an order for maintenance of two infants. Order made allowing \$200 per year for by a steel girder falling on him, and the property of the present the p

Purchasers' Act, for an order declar-ing that the adverse claims registered against lands in question do not form a cloud upon the title and do not constitute a valid objection. Reserved.

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AWARDED DAMAGES

Widow of Woodworker Who

Was Killed by Shaper in

Jones Brothers' Factory

Also Recompensed.

Mrs. William Falconer, widow of the

late William Falconer, who was killed

in Dundas on Feb. 29, 1912, and her

infant grandson were yesterday

awarded damages of \$1650 by a jury which heard the evidence submitted in their suit against Jones Bros & Co.,

claimed that Falconer was an expert machinist and should have known how to take better care of himself.

In the answer to the questions sub-

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today's contributions to the campais As if seeking to answer the critics w have been accusing him of reactions tendencies, M. Deschanel during t course of his inaugural address, which he lauded the achievements the parliament during the last three said, "personal power has cost France

too dearly in the past."
Tumult Breaks Loose. This allusion to the monarchy and the empire brought Deputy Delahaye to his feet, shouting "Not so dearly as

A tumult broke out, but M. Deschane "Yes, it has cost us too dearly for us ever to be tempted to begin ever Great applause from the benches of

the majority greeted this remark.

As the campaign progresses there is an evident frend of public opinion in a favor of the president exercising great-er powers in the future. Altho the French parliamentary system does not permit of the same powers as are held by the president of the United States. there is a general desire for the pressident of France to exercise the full, lows, but which up to the present have been frowned upon by precedent,

Mission to Lepers. The annual meeting of Toronto Autoriliary of the Mission to Lepers will be held in Toronto Bible College, 110 College street, on Monday, Jan. 20, at 3.30. Dr. Pearl Chute, who has spent a Limited. Toronto.

Limited. Toronto.

Falconer was almost instantly killed lepers in Akidu, Madras Presidency. India, will address the meeting.

while running a woodworking machine known as a shaper in one of the Jones factories in Dundas. The defendants Do Sore Corns

Hurt Your Feet?

In the answer to the questions submitted the jury gave it as their opinion that the engine should have been slowed down before the belt was put on, and further that the accident was caused by negligence of the defendants in putting the belt on the wrong side of the drive wheel.

Mrs. Falconer is granted \$1150 and an infant son of a daughter Martha is granted \$500.

If you haven't tried Putnam's Corn's Extractor you haven't used the article that will remove corns. caliouses and sore foot lumps in the shortest time. Don't waste another cent in plasters, pads or salves—get the guaranteed; Corn Reliever, Putnam's Corn's Reliever, Putnam's Corn's Price 25c. Sold by drugsists, and some foot lumps in the shortest time. Don't waste another cent in plasters, pads or salves—get the guaranteed; Corn and Wart Extractor. It acts quickly, never pains, removes the corn forever. Price 25c. Sold by drugsists,

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