## The Toronto World

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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.

will pay for The Sunday World for one will pay for The Sunday World for one year, by mall to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and newsboys at five cents per copy. Postage extra to United States and all other foreign countries.

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FRIDAY MORNING, MARCH 20.

SINGLE FARES ALL OVER. That bright little critic of Mayor Mocken and the board of control, The Evening Telegram, is exceedingly anxious that West Toronto should have double fares imposed upon it for Railway Company, now in liquidation, its street car traffic. The Telegram to the chairman of the house of reprepolicy is to defeat the purchase of the sentatives' committee on interstate street railway and the unification of and foreign commerce, there is food the civic and street railway lines, with for thought by those who decry the single fares all over. With this policy demand for control of railroad capitalidefeated The Telegram would build a zation. "There is no doubt," he says, new line up Windermere avenue, and "as to the advisability of railroad secharge double fares, and The Tele- curities being subject to the control of gram wonders why West Toronto is some one established authority, either not eager for this sweet boon.

be voted on in due course. If the peo- this not direct recognition of the vital ple accept it, as no doubt they will, bearing capitalization has on the burhaving a single eye to their own interest, single fares will be established pay, thru the charges made for transfor West Toronto to every part of the portation, whether for passengers or city. The lines on Bloor and elsewhere freight, for all operating expenses and necessary will be extended to accom- for the surplus earned as available modate the district, and even the Humber Valley surveys will have direct access to the city at single fare money?

The plan, unlike that of The Tele-

CITIZENS AND WATER DAMAGE. Property owners who live along the breaks on Bedford road and Devonshire place. The damages resulting are very real and there is no insurance to cover such losses. The city professes to be free of responsibility, and the legal "act of God" plea has been made in the case

This is satisfactory to no one, unless it be the contractors. The wholes situation should be looked into and householders should be made aware of their rights, or it may be of their grievances, in the matter, when they will be able to act accordingly.

It is stated by some that the water mains are not sufficiently strong for the pressure they have to undergo, pressure, but the external earth pressure, and the winter pressure from frost. It does not seem to have been the high pressure for the big fire at

responsibility its citizens must take lar of watered stock means a claim the board of control to the danger of years of struggle and protest to compel ture such as occurred on Bedford road the safety of the house would unenough to be flooded out, but the prospect of demolition is still less agreeable. In the sandy foundations comrent of water from a wrecked main would undoubtedly bring down the public interest are one and the same. houses standing as close to the main as in the case of which Mr. Castle complains.

SAVE HIM FROM HIS FRIENDS. Ex-Ald. Foster has been represented by a local evening paper as fleeing on horseback from the breaking dam of the new assessment. Citizens who have always had their assessment adjusted to the value of their property will not waste any sympathy over Mr. Foster. Mr. Foster has no complaint to make. He will only be paying his taxes on last year's assessment of 50 cents a foot on property with \$20 or rest in the happy obscurity he has

March number it is stated that the

PRESERVE FOREST LANDS.

found to be unsuitable for agricultural purposes. At present, it says, such lands may be filed upon under the lands may be filed upon under the guise of homesteads, but after the re- Bank, and has now developed into an attempt at farming—foredoomed to A dinner will be held tonight in Mc-Conkey's at 7 o'clock when the report moval of the timber and possibly an ambitious and energetic business man failure—these are abandoned, usually will be read and discussed by the in a completely denuded and burned- committee.

over condition, and revert to the state. The much better policy would be to restrict agricultural settlement to lands clearly suitable for that purpose and retain the non-agricultural lands for permanent forest production.

The Minnesota situation is used to show that the same problem exists in many parts of Canada. A province that wishes to encourage agricultural settlement on its free lands, ought surely to do the preliminary work of fixing on the areas that promise an opportunity for profitable agricultural returns. This ought not to be left to the settlers, many of whom have neither the experience nor the knowledge necessary for ploneer work. No less would it be for the advantage of the province to retain and maintain forest lands suitable for no other purpose than the production of forest products. As Conservation remarks, the pressure for the opening up of timber lands is always strong. But if a definite line of policy were once formulated and steadily maintained, there would be fewer attempts to include timber lands merely for the sake of temporary profit and without any honest intention to increase agricultural resources.

CAPITALIZATION AND PUBLIC

In a letter written by Mr. B. F. Yoa tors of the St. Louis and San Francisco the federal government or the differden borne by the public which has to profit for the shareholders, in addition to the interest payable on borrowed

Few people recognize or realize that the capitalization of all public service gram, will cost the ratepayers noth- systems is just as much a public buring, as the whole undertaking will be den as it if were a sum represented by paid for out of the fare boxes, with a straight government loan. It is not big profits over and above for the city. unusual to have the public debt of Australia or New Zealand compared with the public debt of Canada very much to the supposed advantage of Canada. But far the greater part of guson to do, and that is to retire at one companies are supposed to make careful inspection of all buildings, yet da. But far the greater part of the debt of the Australasian dominions has been incurred for the construction and development of transportation systems that are there reproductive undertakings inuring for the benefit of the state. In the Dominion the nominal debt is comparatively small. The real debt, which includes the capitalization of Canada's railroads, is much greater when it is considered that the public pays for all.

No one else can pay the cost of transportation except the public. Mr. Yoakum adduces the instance of coal. which if purchased in 1913 for twenty cents a ton less than was actually paid. would have meant a saving in cost for which is not merely the internal one year of approximately \$47,000,000 in the United States. Again, he adds, "å reduction of one and one-half per cent, per annum on the \$11,000,000;000 noted that the break on Bedford road of funded debt of the railroads would was coincident with the turning on of effect an annual saving of \$165,000,000. which now constitutes mere economic waste." Applied to over-capitalization If the city is going to assume no the argument is the same. Every dolsteps to protect themselves. Mr. Cas- for interest or dividend which preventle has already called the attention of tion would have avoided. It has taken laying mains so near to the founda- recognition of an elementary fact tions of houses that in case of a frac- which dispassionate consideration would have demonstrated to all possessed of ordinary reasoning power. doubtedly be impaired. It is bad Today in the United States public service companies are welcoming government regulation simply because the investor has lost confidence in the mon in many parts of the city a tor- methods of high finance. He has realized at last that his own and the

Magistrate Ellis has dismissed the case against the Halleybury editor This is a Farr, Farr better thing than he ever did before.

#### PENNY BANK ALONE KEPT WOLF FROM DOOR

Many Families Weathered Severe Season Thru Foresight in Making Deposits

The annual report of the Penny Bank of Toronto has just been sub-\$30. The trouble with Mr. Foster's mitted and the statements are most riends is that they cannot allow him encouraging. This winter the fact that families had nothing between them and starvation but their deposits has helped the bank officials to realize that the Penny Bank is fulfilling its Conservation, the monthly bulletin mission admirably, During January published by the Dominion Commis- and February the deposits were very sion of Conservation, deals always with few; on the other hand withdrawals subjects of current interest. In the increased enormously. This tends to Minnesota State Forestry Association winter has been unusually severe, and prove two important points, that the is agitating for an amendment to the that the suffering of the unemployed state constitution, providing for the has been greatly relieved by the aid retention as forest reserves of all lands of the bank. In the last few months



## TTERS The Shortest Is Most Widely Read Unless Signed LL

The World disclaims responsibility for statements appearing in this column.

March 19.

TORONTO CHOIR TRIP.

FERN AVENUE PUBLIC SCHOOL retrieve the position he has forfeited,

Editor World: Having noticed from tain old boys' associations belonging to the different public schools in this city, it has long been my hope that The street railway purchase agreement of the difference of this some of which now have ment is getting into shape and will be voted on in due course. If the peotism of the constant of the difference of the some of which now have ganize a society in connection with this not direct recognition of the vital.

Although the leaf and organize a society in connection with this not direct recognition of the vital.

Editor World: I have heard a good deal of talk about what steamship line the Mendelssohn Choir will travel by when they cross to England.

The choir is composed of British and Canadian members. The money to be spent is Canadian money, and I hope our city council and all others who feel interested in and all others who feel interested in and proud of our great oldest in the city we should be able to muster quite a number of the expupils, willing to hold a reunion at least once a year to recall again old memories of school days.

All who are in favor of this movement kindly commitmate with Fred G. or Jarvis A. Grant,

280 Beech avenue.

Telephone B. 250.

onr city council and all others who leed interested in and proud of our great choir will see to it that they travel in either Canadian or British ships. I am an Englishman, and have no ax to grind by my suggestion.

MR. FERGUSON'S POSITION.

Editor World: You are to be commended for your vigorous article of this date, entitled "Running Slack," and your views are those of all lairminded non-partisan Canadians. Why
should any member be so indispensible
to the government that special legislation has to be passed to save his
lation has to be passed to save his and your views are those of all faironce to private life and endeavor to the building.

### COUNT CALLED TO COURT **IGNORED TRAFFIC COP**

Excuse Was That He Did Not See the Officer's Upheld Hand

Count de Lesseps, birdman and son-n-law of Sir William Mackenzie, was charged in police court yesterday with disobeying the police when he drove a motor car over the intersection of onge and King streets in spite of the traffic officer's warning hand.
"This man," said the officer, "drove

over the street against my order; then when I stopped him he gave me his card and drove on." The count did not see the upheld hand. "I do not think he held up his hand, sir," he said to The case was adjourned until Mon-

day, before which time settlement may

#### SCHOOL VILLAGE MUST WAIT FOR ANOTHER YEAR

Will Cost One Hundred Thousand Dollars-200 Acres to Be Acquired

Controller McCarthy's solution of the defective children problem is for their education to be conducted at a 200-acre farm school, adjacent to To-ronto. The initial cost is estimated at \$100,000 The project will have to wait a year, as it is too late for legislation authorizing it to be passed this session.

STROKE FINALLY FATAL.

Mrs. N. B. Morrow, wife of Hugh Morrow, of 32 Barton avenue, and mother of Rev. J. D. Morrow of Dale church, passed away at her home yes. morning after a long illness terday due to a paralytic stroke sustained about a year ago. Mrs. Morrew was previous to her illness a very active church worker.

Our Bonds offer the small investor our Bonds offer the small fuvestor an opportunity to invest his money profitably and without risk.

We issue them in sums of One Hundred Dollars and upwards.

The Corporation was established in 1855, and the accumulated experience of considerably more than half a century is brought to bear upon the selection of the securities in which the Bondholders' and Shareholders' money is invested.

These Bonds are by law an Authorized Trustee Investment We shall be glad to send you a copy of our Annual Report and all particu-

Paid-up Capital and Reserve Fund **Exceed Ten Million Dollars** Canada Permanent Mortgage Corporation TORONTO STREET, TORONTO.

Established 1855.

#### was risking \$40,000 A.B.C.

WOODBINE HOTEL FIRE.

Editor World: I think your criti-

cism of the Woodbine Hotel calamity is rather severe. The fact is a num-

F. C. Tisdell.

Union Jack.

The meetings attended were every-where enthusiastic.

# P. E. I. MAN HAS 200 LIVING DESCENDANTS.

Together with the Magdalen Islands the island was tentatively settled by the French in 1663 and was always included as part of Acadia, but its real settlement dates from the time when settlement dates from the time when the Acadians came there after being expelled from Nova Scotia. Peasants from Bretagne, Picardy and Normandy of sturdy stock participated in the set-tlement, and later English and Scotch settlers followed. Many hoards of arms, furniture, cocking utensils, etc. have been found hidden in the woods placed there by the early Acadians.

Some ten thousand descendants of the hunted people are still living on the island, and as they do not readily mix with others and so preserve their old manner of living, they form a very in-teresting part of the population. To some extent they live by themselves in their own villages, speaking the ori-ginal tongue and wearing the simple dress of their ancestors and keeping alive the old traditions. They are simple and kindly, and give color and charm to the more populous communi-ties that surround them. In these places the maidens still weave, sew and lay linen for the expected mar-riage, and the plain social gatherings for weddings, barn raisings, etc., still attract their people of all ages. Many of them still believe in "Loupsof them still believe in "Loups-garous" and other fictions of other days. The principal Acadian settle ments are at Rustico, Tignish, Abram's Village and Miscouche.

## AND HE DID



# AT OSGOODE HALL

ANNOUNCEMENTS.

Judges' chambers will be held riday, 20th, at 11 a.m. Peremptory list for appellate divi-sion for Friday, 20th inst., at 11 a.m.: 1. Cowley v. Simpson. 2. Otto v. Moyer.

3. Johnston v. Blome.
4. Schofield v. Blome. 5. Fine v. Creighton. 6. Wilson v. Thomson,

Master's Chambers. Before J. A. C. Cameron, Master.
Sterling Bank v. Zuber—E. Meek,
K.C., for defendants, moved for order
dismissing action for want of prosecution. E. W. Wright, for plaintiff.
Enlarged to 26th inst. pending disposition of division court action. sition of division court action. Galt Art Metal Co. v. Whitham—E. Meek, K.C., for defendant, moved for

order changing venue from Berlin to Toronto, H. S. White for plaintiff. Motion dismissed. Costs to plaintiff in cause. Devonshire v. Dodd-H. E. McKit-

trick, for plaintiff, obtained judgment under C.R. 56. Costs in the cause. Stanton v. Freeman—J. Jehnings, for defendant, moved for particulars of claim. W. J. McLarty for plaintiff. Order made. Costs in cause. Plaintiff to amend statement of claim so as to conform with particulars furnished. Defendant to have ten days after delivery of claim to plead

Defendant to have ten days after delivery of claim to plead.
Gilpin v. Hazel Jule Cobalt Mining Co.—M. H. Ludwig, K.C., for defendants, moved for better particulars and to strike out part of the particulars already delivered. C. W. Plaxton for plaintiff. Order made that plaintiff may amend endorsement on writ increasing amount of claim. Further particulars to be furnished of claim and amended claim. Amendment to perhaps thoughtlessly, but still for-feited, even as poor Evanturel did. and amended claim. Amendment to be as of 9th March. Costs in cause, Childs v. Mitchell—J. N. Black, for plaintiff, obtained order dismissing action without costs and vacating lis Editor World: I have heard a good

Houghton v. Drake—J. N. Black, for plaintiff, obtained judgment on consent for \$843.57 and costs. Gilpin v. Purdy Mansell, Ltd.—G. Wilkie, for defendant, moved for order vacating lis pendens registered by plaintiff. C. W. Plaxton for plaintiff. Reserved.

Love v. Love—G. R. Roach, for defendant, obtained order on consent for examination of Dr. G. A. Fish de bene esse. No costs. Sparks v. May-Crabtree (Balfour and P.), for plaintiff, obtained order dismissing action without costs.

Duffield v. Mutual Life Duffield v. Mutual Life—Parry (Arnoldi and G.), for defendant, ob-

tained order on consent changing venue from Goderich to Toronto

dismissing action without costs.

Single Court.

Trust and Guarantee Co. v. Grand Valley Railway Co.—J. G. Wallace, K. C., for certain bondholders, moved for TO CANVASS THE WEST.

Secretary H. K. Casky has just returned from a four of Western Canada in the interests of the Laymen's Movement for Missiens! He states that every member of the Protestant congregations in the western provinces will be canvassed for a regular weekwill be canvassed for a regular weekly subscription to the mission funds.

the proportions shown in the schedules, filed, a total sum of \$2627.50, and to the parties to this application their

Castrucci v. La Tribuna—H. J. Macdonald, for plaintiff, on motion to commit; W. G. Thurston, K.C., for defendant. At request of parties motion enlarged until 23rd inst.

Weight v. Targette Reilway Comp.

Wright v. Toronto Railway Co.—D. L. McCarthy, K.C., for defendant, moved to set aside award. R. McKay, K. C., for plaintiff. Reserved. Sovereign Bank v. Clarkson—A. M. Boyd, for defendant, on motion for leave to amend judgment. W. J. Boland for plaintiff. At request of parties motion enlarged one week.

Re Wall and City of Ottawa-J.

Haverson, K.C., for Patrick H. Wall on motion to quash bylaw to limit the umber of shop licenses to be in the City of Ottawa. W. E. Raney K.C., for defendants. At request parties motion enlarged one week. Standard Sanitary Manufacturing Co. v. MacGregor—R. B. Beaumont, for plaintiff, obtained order appointing Trust and Guarantee Co. receiver of defendant's interest in estate of his late mother. Receiver not to distribute money without application to court.

Rottenberg v. Goldberg—R. Honeyford, for plaintiff, moved for judgment.
W. J. McLarty, for defendants, Rosenberg and Goldberg; G. T. Walsh, for Komensky, Enlarged for one week. Komensky. Enlarged for one week.
Goldfield v. Township of Gosfield
North—E. G. Long, for plaintiff, on motion for order continuing injunc-tion. F. McCarthy for defendant. Enlarged until 20th inst. Injunction con-

tinued meantime.

Murdock v. Kilgour—W. E. Raney, K.C., for plaintiff, moved for an order for prohibition to the judge of the county court of Welland, restraining as a result of Welland, restraining him from determining or certifying as a result of the pending scrutiny under the Canada Temperance Act, whether the majority of the vetes given on the proceedings had and taken in the County of Welland, on and prior to Jan. 29, 1914, pursuant to a proclamation of the governor in council in that behalf, for a polling of votes under the said act, was or was not in favor of the petition for bringing into force part two of said act, or in the alternative, for an injunction in that behalf, and to restrain the returning officer from making any return to the secretary of state, or in the alternative for prohibition. J. Haverson, K.C., and L. B. Spencer (Welland), for defendant Kilgour, took pre-



# EDDY'S FIBREWARE

TUBS AND PAILS HOLD THE HEAT OF THE WATER MUCH LONGER THAN THE WOODEN OR GALVANIZED IRON TUB-ARE CHEAPER THAN THE LATTER-AND WILL NOT RUST THE CLOTHES.

## Michie's Cigar Department

Offers smokers the most exclusive lines and specializes in the finest brands of imported

Cigars and Cigarettes

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FRIDAY, MARCH 20TH, 1914



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40 Richmond Street West, Toronto, and 15 Main Street

6 COUPONS 98c Secure the \$2.50 Volume

6 COUPONS 68c Secure the \$1.50 Volume

Out-of-Town Readers Will Add Postage as Follows: Heart Songs by parcel post; the rate: Within twenty miles of Toronto, 7 cents. Beyond the twenty miles limit and within the Province of Ontarlo, 18 cents. Quebec or Manitoba, 22 cents. Other provinces, the regular charge of 24 cents.

"HEART SONGS" The song book with a soul! 400 of the song-treasures of the world in one volume of 500 pages. Chosen by some music lovers. Four years to complete the book. Every song a gem of melody.

minary objection. (1) as to mode of knocked off his bicycle by a runswing fourt to interfere. The question of Patrick street and Spadina avenue. procedure, and (2) as to jurisdiction of court to interfere. The question of jurisdiction was argued at some length and motion adjourned sine die, to come on again before same judge at first

on again before same judge at first convenient opportunity.

Harrisburg Trust Co. v. Trusts and Guarantee Co.—M. H. Ludwig, K.C., for plaintiffs, moved for appointment of a trustee under a mortgage made by the Woodstock, Thames Valley and Ingersoil Electric Railway Co., to the Harrisburg Trust Co., in place of said company. W. T. McMullen (Woodstock), for bondholders others than defendants; J. G. Smith for defendants. Judgment: The other bondholders do not appear, and I appoint Mr.
McMullen to represent them. The
Harrisburg Trust Co. have tendered
their resignation and refuse to act further as trustees of the mortgage, and there is no suggestion from any quarter that an effort should be made o retain them in the execution of the trusts. There will be an order approving and accepting the resignation of the Harrisburg Trust Co. as trustees and appointing James Gamble Wallace of the City of Woodstock, King's counsel, trustee in their stead, upon his giving security to the satisfaction of the junior registrar of this court, for the faithful performance of the trusts and there will be reserved. the trusts, and there will be reserved of the area of the two proposed st in the order the right of any bond-holder hereafter to apply to have the security increased in case the condi-tion of the railway company should any time change, or appear to make it necessary to do so, The costs of all

20,000 music lovers. Four years to

parties to this application will be paid out of the funds of the railway com-Appellate Division,
Before Meredith, C. J. O.; Maclaren,
... J.A.; Magee, J.A.; Hodgins, J. A.
Clark v. Booth—W. J. Boland for
defendant. F. W. Hill (Niagara Falls) for plaintiff. Appeal by defendant from judgment of county court of Welland of Jan. 21, 1914. At request of defendant, consented to by plaintiff, motion transferred to April list.

motion transferred to April list.

Connor v. Township of Brant—G. H.
Watson, K.C., and O. E. Klein (Walkerton) for defendant. D. Robertson,
K.C., and G. H. Kilmer, K.C., for
plaintiff. Appeal by defendant from
judgment of Lennox, J., of Dec. 5,
1913. Argument of appeal resumed 1913. Argument of appeal resumed from yesterday and concluded. Judg-

ment reserved.

Makepeace v. King—G. H. Watson, K.C., for defendant. J. M. Godfrey for plaintiff. Appeal by defendant from judgment of county court of York of Dec. 29, 1913. Action by architect to recover \$900 for plans for an apartment building erected by defendant at corner of King and Dowling avenue, Toronto. At trial judgment was given plaintiff for \$900 and costs. Appeal argued and judgment varied by reducing the amount to be recovered to \$600. No costs of appeal to either party.

Spellman v. Nelson-L. Davis for defendants. G. T. Walsh for plaintiff. Appeal by defendants from judgmen county court of York of Dec. 12, 1913. Action to recover \$1000 damages for injuries to plaintiff by being

trial judgment was given plaintiff for \$100 and costs. Appeal argued and dismissed with acceptance.

C., for defendant. A. J. R. Snow, K.C. for plaintiff. Appeal by defendant from judgment of county court of of Jan. 27, 1914. Action to re \$600 with interest as commission for selling defendant's farm in Township of Toronto. At trial judgment was given plaintiff for \$600 and costs. Appeal argued and dismissed with costs.

WEST ST. JOHN RUSHING WORK ON STEAMSHIP BERTHS,

(Special Correspondence.) ST. JOHN, N.B., March 19.—The construction work at West St. John has been begun by the company en trusted with the contract, and this company has made the announcement that it will have two additional steam-ship berths finished by the first of December next. The work involves a immense amount of timber and cor crete construction material. The de-partment of public works at Ottawa has asked the city council for its plans ship berths which it wants to have built by the government on the eastern side of the harbor near the new suga struction work will be done at St. John this year, as the estimates brought down at Ottawa included more than \$37,700,000.

NOW LODGED IN JAIL.

Isaac Estrean, murderer of Anna Garlock, was removed to the To jail yesterday afternoon to await trial on a charge of murder. Estrean wish-ed for death all along, and when first removed to the General Hospital was quite content with the first verdict of the hospital physicians, that he could not hope to recover. After the opera-tion for the removal of the bullet however, he showed steady improve nent until his removal yesterday



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