FFE'S



EMENTS

wents, not intended ber word, minimum e money solely for charitable purposes, m \$1.00; if held to other than these rd, minimum \$2.50.

JEWISH WOMEN d their next regular March 25th, 1920, at gogue. Rev. W. A. ass the ladies. Bring meeting. E SOCIETY—The neeting of the To-iety will be held at McCaul street, at farch 25th. Miss L. Canadian Bird As-an illustrated ad-ligrants." All mem-re cordially invited TCHENER SMITH rican Dancing Mas-Two private studios. Gerrard and Logan. three-nine. Write

N RECITAL, free—session by Mr. F. A. organist, Convoca-7, 23rd March, at 5

MISSION **ACTIVE YEAR**

annual meeting of ary of the Zenana Y.M.C.A. building. sterday afternoon. ear were reported ny previous year, ,632, for the gend and \$345 for the

e Canadian offices in Toronto and a g, the extension ear, including four nited States, fournada, and twentyanada; a total of added fourteen he Canadian Hosdia, was remem-15-year ver valued at \$500, oution of \$190 from also a contribution the evening an

the coming year fleming, president, esidents, Mesdames ter Jarvis, A. C. Kathleen O'Brien; Mrs. T. C. Mcasurer, Mr. D. R inted; MesdamesA. and T. C. Rowan John Neill, chair was added to the solution of sym-

RISTERS.

w Association of d their constitune following offi ident. Miss Clara dent, Mrs. H. V. ident, Miss New urer, Miss Harsecretary, Miss

president, Mrs.



lets have been vho suffer with the last five ric Tablets and and am nearly to any sufferer the 'flu.' "---

Major Tolmie Would Keep Them Open From Eight to

GOVERNMENT WILL ACT

Tolmie, in the legislature sterday, moved the second reading of his amendment to the Ontario ection act by changing the hours of voting from 9 to 5 to 8 to 8: During the last election in Windsor, he said, a neir franchise except at the expense turers are not generous men are suc to loss of pay.

remier Drury said in the govern-The bill was withdrawn in v.c. of the government bill brought in. Wellington Hay, nowever, spoke for railway employes. He suggested in the

right to vote the politing hours be ex-

Mr. Bragg moved the second reading of his amendment to the municipal act which would have the candidate's consent by signature to his name gong on the nomination paper. Hon. F. C. Biggs said the government legislation also anticipated this

the law of partnership was moved to

George S. Henry reminded the attorney-general that the government or is party supporters had shooed nearly of the union yesterday afternoon. all the lawyers out of the legislature. The bill was complicated and unfamiliar and it happened that H. H. Dewaryand G. Howard Ferguson were abent. It was but fair, he said, to the public to have the benefit of competent legal criticism on such a measure.

Hon. F. C. Biggs introduced a bill

n. Mr. Rollo introduced a bill to reduce property qualification of candidates for membership in municipal

cuncils; also a bill relating to nom-lation papers in cities and towns.

last night of McKinley Loya Orange in which a large number of brethren participated. A royal battle was given for the prize. W. Bro. Watt being the winner. He was presented with a fine brar pipe. Refreshments were served at the close of the euchre.

THIN PEOPLE NEED BITRO-PHOSPHATE

Increases Weight, Strength and Nerve Force in Two Weeks' Time in Many Instances.

by the soft curved lines of health and beauv. there are evidently thousands of men and women who keenly feel their excessive thin-

s and weakness are often due



Increase in weight also carries with it a two temperance associations. teneral in weight also carries with it avoisses in weight also carries with it avoisses, sleeplessness and lack of energy, which nearly always accompany excessive lanness, should soon disappear, dull eyes with the bioom of perfect health. Miss carries Hamilton, who was once thin and the propring her own experience, writes: magic transformation with me. I gained transformation with me. I gained the pounds and never before felt so well."

CAUTION: While Bitro-Phosphate is un-

LABOR NEWS

A PROGRESSIVE BODY

Officials of the National Organiza-ion of Masters, Mates and Pilots will Council Requests Housing Counsel for Attorney-General, be organizing harbors at St. Catharines and Sault Ste. Marie next week Large increases in membership are recorded all along the line, but especially in Toronto. This is one of the most recently-organized associations in Canada, but at the same time one of the most progressive.

LEAVING FOR ELYSIAN FIELDS

Structural ironworkers are evidently usand voters were deprived of information received relative to transferences of members' cards from To- were brought forward, but were finally ronto to Niagara Falls, Ont., and killed, and council wound up by adoptoshawa. About fifteen members of ing the board's report. the Toronto local of the union left for Niagara Falls on Saturday and yesing for a Toronto firm, several other ironworkers will receive a minimum of 95c an hour.

RAISE INITIATION FEES

ceorge S. Henry declared Toronto's experniece had shown long voting hours advantageous.

Officials of the International Union building program is completed.

Ald. Plewman's amendment was that stated yesterday afternoon to The council should constitute the continue of the council should constitute the council should be constituted to the council should constitute the council should constitute the council should be constituted to continue the continue the council should be constituted to continue the council should be continued to continue the continue that continue the continue the continue that continue the conti stated yesterday afternoon to The World that their initiation fees had been raised to \$15 a member. That of the Stationary Engineers was \$10 a

WELFARE OF PUBLIC AND MEN

Toronto civic railway employes, 211 in number, members of Division 113, Street Railwaymen's Union, held an interesting meeting on Saturday night at the Labor Temple, discussing Hon. Mr. Raney's bill for codifying and means of improving conditions generally on the civic cars for the benefit of both themselves and the public. This, at least, was the information given to The World by an official

HOT TIME IN OLD TOWN.

Division 113, Street Raffwaymen's Union on Sunday afternoon held a proper to nave the benefit of competent decidedly warm session at which a Premier Drury regretted business of the premier of returned men expressed the legislature should be delayed by the absence of legal critics.

Hon. F. C. Biggs introduced a bill relating to the filing of declarations of qualification for municipal office, also a bill to extend the right to vote in municipal elections.

proletariat. Discussion was strong at many points, and at one time the secession of the union from the trades council was mooted. Finally, however, wiser councils prevailed, and the industrial commissioner's office ever, wiser councils prevailed, and the industrial commissioner's office.

Much important business is to be transacted at Friday night's session of the International Union of Plumbers and Steamfitters at the Labor carried. M'KINLEY'S STAG EUCHRE

M'KINLEY'S STAG EUCHRE

At the close of the regular meeting in the neighborhood of five hundred.

At the close of the regular meeting in the neighborhood of five hundred.

W. J. Storey, the business manager, is well known in the city, and relief is well known in the city, and relief in the inter
Merch 1 in the inter
Merch 2 in the inter
Merch 2 in the inter
Merch 3 in the inter
Merch 4 in the inter
Merch 4 in the inter
Merch 4 in the inter
Merch 5 in the latternational of the Labor to bring pressure on the government to appoint Mr. O'Connor chairman of the board of commerce. The principal missioner's office in a firehall. Ald Beamish supported him by declaring is well known in the city, and relief it should be in the city hall. The com
Merch 6 in Firehall.

Ald, Ryding stated that it was ridiculous to put the industrial commissioner's office in a firehall. Ald Beamish supported him by declaring to the whole it is should be in the city hall. The com
Merch 7 in the inter
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Merch 1 in the inter
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Merch 2 in the inter
Merch 3 in the latter at the Labor to bring pressure on the government to appoint Mr. O'Connor chairman of the board of commerce. The principal beam is supported him by declaring to the principal to be in the city hall. Should be in the city hall.

CANADIAN RAILWAYMEN'S

GRIEVANCES F. H. McGuigan for the company and Fred Bancroft for the men have been appointed members of a board of conciliation which is dealing with employes respecting wages and conditions. These two men will decide upon the chairman of the board im-

WHEN' WILL THEY AGREE?

Still the fight between the nationals and the internationals in the building trades movement wags merrily on.
Yesterday afternoon the business
manager of the Canadian National
Union of Portable and Hoisting Engineers stated to The World that
only three members of his union were Judging from the countless preparations unemployed, and that so far as he ments which are continually being was aware no others would join the advertised for the purpose of making thin ranks of the unemployed. He believed that all would be employed within the next two weeks. The Canadian with the soft curved lines of health and beauthe International Union has 100.

Favor Amalgamation With G.A.C.

that practically a majority of the United Veterans' League members of the Kitchener branch were in favor of the amalgamation of the U.V.L. of the amalgamation of the U.V.L. and the Grand Army of Canada, and a member.

"I have seven." (Laughter.) at the next regular meeting. They favor one big organization for vet-erans. Every indication points to the fact that the movement will receive strong support locally.

MINISTERS ENDORSE PROPOSED REFERENDUM

The policy of the social and evangelical board of the Methodist Church with regard to bill 26 and the proposed referendum was unanimously endorsed yesterday by the Toronto Methodist Ministerial Association. The social and evangelical board last week

Both Dr. T. Albert Moore and the Rev. Ben H. Spence were present, and altho they have hitherto held different views regarding a referendum they sits as bitro-phosphate known among drugsists and is sold by most all drugsists and is sold by most all drugsists under a guarantee of satisfaction or aloney back. By feeding the nerves directly and by supplying the body cells with the necessary phosphoric food elements, bitro-phosphate should produce a welcome ransformation in the appearance; the increase in weight frequently being astonishing.

Physicians and eye specialists presuppassed for the relief of nervousness, the next desire to find on the strengthen eyesight. Soid undesire to find on the strengthen eyesight. Soid undesire to find on flesh should use the strengthen eyesight. Soid undesire to find on flesh should use the strengthen eyesight. Soid undesire to find on flesh should use the strengthen eyesight. Soid under money refund guarantee by all
druggists, G. Tamblyn and others.

The store and residence at 1098
said he accepted all the responsibility.
Con. Maguire: "It is no reflection on the board of education, but when we have to supply money for estimates amounting to millions of dollars, surely we should be allowed to investigate them, age Company, had given some detailed evidence concerning his business. Mr.

The store and residence at 1098
Bathurst street with a frontage of 19
feet has been purchased by Thos. H.

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Character with the work being concerning with the responsibility.

Con. Maguire: "It is no reflection on the board of estimates with the add the responsibility.

Con. Maguire: "It is no reflection on the storm came the calm—for the to supply money for estimates with the storm came the calm—for the board of estimates with the work to do so."

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This ended heat one.

Character the storm came the calm—for the calm—for the calm—for the calm the calm the calm th

WILL BE ASKED TO

Commission to Remain in Office.

The Toronto Housing Commission expressed their desire to cease further building operations some time ago, and instructed the board of control accordingly. However, Toronto's city council, at their regular fortnightly session yesterday, did not take kindly to this getting better work, better pay, and at first, and discussion long, and, apaltogether better conditions outside of Toronto. At least, this was the inferit. One amendment, and another it. ence drawn yesterday afternoon from amendment to the first amendment to the board of control's recommendation.

The board's recommendation was ment amendment to the election act terday. There they will receive a dollar an hour. At Oshawa, altho work-the bill was windrawn in view of ing for a Toronto firm, several other preciating the valuable services ren-dered by the commission at a time when housing facilities were so urgently required. They further recommended that the commission be asked

> council should accept the commissioners' resignation, and that a new committee should be appointed under the city's housing act. This committee, acting under advice from the board of control, should appoint one member to the commission who belonged to that class of citizen who would use these types of houses, and that another member should be a woman. This

> Set Apart More. Ald. Sykes thought that housing should be carried out on a larger scale, and that a greater part of the city should be set apart for housing purposes. Mrs. Hamilton was of the opinion that council should consider housing rather than mere houses. Jais, she explained, meant that housing should be included in a town-planning scheme, and that certain types of houses should be erected for certain districts. It was a much broader idea, she thought ..

After all the discussion and protests which have arisen over this matter, the offices of the city's industrial department will be situated in the Bay street tirehall. This office is at present on

minicipal elections.

Hon. Mr. Mills introduced a bill to amend the natural gas act, 1919; also abill to amend the wolf bounty oct.

Provincial Secretary Nixon presenting registered against the resolution.

The industrial commissioner's office is under the jurisdiction of the harbor commission. In order to provide adequate accommodation for it, the board of control sent on a recommendation of control sent on a recommendation. MUCH IMPORTANT BUSINESS. | to council to place an expenditure of \$1800 in the 1920 estimates, for the purpose of altering and equipping the interior of the Bay street firehall, so

> tions, coming to the city to secure factory sites, would be sure to go to the city hall the first thing," he declared, "and that is the place where it should be."

Controller Gibbons: "The Bay street firehall is an ideal location for this the grievances of employes on the purpose. When corporations come Grank Trunk system belonging to the here, they come to secure sites, not here, they come to secure sites, not Canadian Brotherhood of Railway to examine the commissioner's offi-

A bylaw to permit the erection of a garage and auto salesroom at No. 29-35 St. Albans street carried after three St. Albans street carried after three readings, altho with considerable opposition. The location of this garage is almost directly opposite Wellesley street school, and it was thought by several members would be a menace to the lives of children, attending there.

Ald. (Mrs.) Hamilton wanted the matter referred back for further consideration. "It is the lives of the little kiddies which we should consider first," she said. "I am sure that with a garage so near their lives would be endangered." near their lives would be endangered."
Ald. Blackburne: "I am tired of this sort of thing. It seems to me that every kind of legitimate business which comes to this city, we buck. We are get-ting to be a laughing stock. To say that the presence of a garage near a school would enhanger the children's lives is utterly ridiculous. Why, near a garage is the safest place, for the simple reason Kitchener Branch of the U.V.L.

Favor Amalgamation With G.A.C.

Kitchener, Ont., March 22.—(Special.)—It was announced here today that practically a majority of the last practically a majorit

have some myself, more than most of you probably, and I am thinking of them when I make these statements. "How many have you got?" enquired

Saw no Harm.

Saw no Harm.

Ald. Honeyford: "I do not see what harm can come from permitting the erection of this garage, which is not a garage in reality, but an automobile salesroom. I have a suggestion which I think will eliminate all this trouble.

Why couldn't the police commissioners I think will eliminate all this trouble. Why couldn't the police commissioners take the matter in hand, and put a constable on duty in front of every public school at the times when the children were leaving? This would not entail any additional cost, and would solve the whole problem in my estimation."

Council adopted the recommendation of the board of control appointing W. R. Corneil manager of the municipal abattoir, at a salary of \$4,000 a year. He succeeds D. W. Wright, who resigned recently.

social and evangelical board last week cently. decided to press the Ontario legislature for a referendum to make the mates of the board of education caused a small furore and much incidental talk

Ald. Plewman: "I consider that it is a piece of impertenence for us to ask the board of education to submit their estimates to us. They are an elected body the same as we are, and are just as much responsible to the citizens. It would be folly for this council to try to criticize educational estimates, as we are not familiar with the work being cone, and therefore not in a position to do so."

COUNSEL CLASHES FINISH PROGRAM AT GROCERS' PROBE

However, Stands to His Guns.

no excitement at the funeral at

ing the afternoon session, it would be impossible to imagine. Mr. O'Connor thought out problems with his head fact, from 2.45 p.m. until 4.15 credit the board.

ed, altho protested against by the merchants, that the figures of profit

bottom of the class.
The O'Connor Appointment. During the Hamilton end of the enquiry into the supposed grocery combine, a lot of heated arguments were made around a letter written on July 31, 1919, by A. J. Pyke, secretary to the Wholesale Grocers of Ontario, and, on

excellent chairman for this committee.

"As the appointment to this committee.
"As the appointment to this commission rests with the cabinet, every influence should be brought to bear to have Mr. O'Connor named as chairman.

"The boards of trade of Toronto, Montreal, Ottawa, Hamilton, Quebec, Halifax, St. John, Winnipeg, Regina, Vancouver, Calgary. London Windsor and other cities have been communicated with and requested to send telegrams to the Right Hon. R. L. Borden recommending Mr. O'Connor's appointment.

"It is important that prompt action be taken and if you have not already done so, please wire the Right Hon. Sir R. L. Borden or some influential member of parliament recommending the appointment of Mr. O'Connor as chairman of the proposed board of commerce."

the proposed board of commerce.' Cause of All the Trouble.

ource of some irritation.

Mr. Murdock: I have nothing to withdraw.
Mr. O'Connor told Mr. Reebuck to "go

the limit." Such evidence, he contended, was only produced to try and discredit the board, but if the board had to try itself it would do so, and, therefore, would not object to the evidence.

Mr. Murdock: We are only wasting fresh time.

Mr. Murdock: We are only wasting fresh time.

Mr. O'Connor told Mr. Roebuck, if he was instructed to come to that board and put forward such evidence as he proposed, he thought "someone should think it over again."

Mr. Murdock:

Mr. Mordock of the chief witnesses for the attorney-general claimed the inquiry was a waste of time. "I believe he was small furore and much incidental talk. Finally the recommendation of the board of control was carried, which is to the effect that application be made to the Ontario legislature at its next ession, for permission to submit to the ratepayers on the municipal election day, at New Year's, a question asking them whether they are in favor of the board of aducation estimates being submitted after the attorney-general's representa-

up their minds?

Accepts Responsibility.

Mr. O'Connor's only reply was to inform Mr. Roebuck that the board did

halds him personally responsible for

An Irishman remarked that with the exception of three of the most pretty fights he had ever witnessed there was The Irishman's description exactly sums up yesterday's record of the board of commerce meeting held at A more bored board, especially dur-

upon his arms, whilst Mr. Murdock played with a pencil and paper. In the commissioners did not utter one single word. True, the evidence by Mr. Pike was not of a greatly interesting nature, but it was evident from subsequent events that Mr. A. W. Roebuck, who represented the attorney-general for Ontario, was compelled to wade thru a mass of uninteresting detail to arrive at a point he wanted to drive home. When he did reach that stage the board woke up and the real fun of the engagement began. Both commissioners seemed to be under the impression that Mr. Roebuck was not only wasting the time of the board, but that he had some uiterior motive by which he could dis-

Evidence Not All In. Altho the evidence Mr. Roebuck is presenting to the board is not as yet nearly all in, Mr. Murdock, one of the commissioners, advanced dangerously ear to prejudging the issue when he told Mr. Roebuck that he had sat for six days to hear evidence concerning an alleged grocers' combine, but as yet there had not been one word to justify the assertion. On another occasion, when the attorney-general's representative wanted to ask F. W. Hudson, the marager of the Canadian Brokerage Company, some questions in regard to his profit and loss ac-count and his balance sheet in general, Mr. O'Connor ruled to the effect that figures of finance concerning a man's business could not be made

public. The board must have a short memory, as in both the clothing and poots enquiries in Toronto they insistthe third floor of the city hall, but, due to overcrowding there, it will have to be removed.

and loss, overhead, etc., should be publicly made. Mr. Roebuck had a hard and trying afternoon, but he never lost his temper, and at the end of the fray he was by no means at the

lows:

It is extremely important to the whole all trade of the country that this commission be composed of men of exceptional experience and ability, who will make calm and careful investigation of all matters coming before them. We believe Mr. O'Connor would make an excellent chairman for this committee.

"As the appointment to this commission."

satisfied then." Mr. Murdock explained that the board's statement was in consequence of certain "erroneous, Improper expressions," regarding alleged undue profits made by the wholesale grocers. Mr. Roebuck had had plenty of time to investigate the figures in the possession of the board.

GEORGE E. SHORT

year.

IS CALLED BY DEATH

Many friends will learn with regret

of the death on Monday, March 22, of George E. Short, eldest son of Richard Short, 130 Leslie street, in his 27th

tingent man, serving overseas with the

2nd Machine Gun Battalion. Returning

to Canada in May, 1919, he joined the

Toronto fire department, where he was employed until last Thursday, when

he contracted pleuro-pneumonia, suc-

cumbing after less than a five-days'

illness. His father, mother, three sis-

John's Cemetery, Norway, at 2 o'clock,

BANK CLAIMS \$133,000.

Action has been entered at Osgoode

Hall by the Bank of Montreal against Samuel W. Ray and Charles W. Jarvis

of Ray, Street & Co., for \$62.945.47,

alleged due on promissory notes. In another action the bank claims \$70,271

under a mortgage on Port Arthur

REAL ESTATE NEWS

A six-storey reinforced concrete

warehouse will shortly be erected on

Phipps street, running back to St. Joseph street, for M. Rawlinson, Ltd.

The building will have frontage of 85

feet. Messrs. Wickson & Gregg are

The premises at 17, 19 and 21 Elizabeth street have been sold by E.

Pullen to Purdy-Mansell for \$55,000. The lot will be cleared of the old

buildings and a modern structure erected on the site.

The store and residence at 1098 Bathurst street with a frontage of 19

feet has been purchased by Thos. H. Didsill, who has occupied the property

ters, and four brothers, survive. The funeral will take place to St.

Thursday afternoon.

the architects.

The deceased was a first con-

It is around this letter, the existence of which Mr. Roebuck brought out at Hamilton, that all the nasty things are being said, and it is undoubtedly a It was just towards the termination of Mr. Roebuck's examination of A. C. Pyke, secretary of the Ontario Wholesale Grocers' Association, when the first storm of the afternoon broke. Mr. Roe-buck, in corkscrew fashion, was leading up to the famous circular, when Major Duncan, the local representative of the board, arose and charged Mr. Roebuck with wanting to revive a subject that had already been dealt with.

Before Mr. Roebuck could reply, Mr. Murdock came in with his remarks about sitting for six days and hearing no evi-

dence to justify a combine, and claiming that a lot of sprats had been produced, but no evidence. He claimed he had listened to a lot of talk, but no tangible evidence. He further reminded Mr. Roebuck that the board had a lot of important work to do: portant work to do.

Mr. Roebuck: Are you giving judg-

ment?
\[\text{He continued by stating he did not think it was fair that such expressions should be made after all the facts he had been able to bring out,

payers on the municipal election day, at New Year's, a question asking *hem whether they are in favor of the board of education estimates being submitted to the city council. That is, that they should be submitted for approval and in the event of a disagreement between the board and council, that the decision of council should be final and binding.

Thinks it impertenence,
Aid. Plewman: "I consider that it is a piece of impertenence for us to ask the board of education to submit their estimates to us. They are an elected body the same as we are, and are just as

not hold him personally responsible for the state of affairs, but Mr. Roebuck said he accepted all the responsibility. This ended heat one. After the storm came the calm—for

Roebuck proceeded to question the witness on the figures of a balance sheet he produced. R. McKay, who appears for the grocers, objected to the questions, and Mr. O'Connor informed him it was a matter of ethics if such questions should be put. Mr. Roebuck, he declared, was a young man at the har

Weekly court and chambers for the

declared, was a young man at the bar and had so far conducted his case ex-cellently. He thought questions should not be put that disclosed Mr. Hudson's financial position in public.

Mr. Roebuck: "Unless the board withdraw some of their previous statements Second divisional court peremptory ist for Tuesday, 23rd inst., at 11 a.m.; I must go ahead."
Mr. O'Connor: "I withdraw nothing."
Mr. Murdoon: "Go ahead, and let the responsibility rest where it should." Prozeller v. Wilton, Rex v. Zura, Rex Ollikkala, Paton v. Fillion, Diette Orechkin, Ankhorn v. Stewart,

THURSDAY

ARMY and NAVY

"Shoulder to Shoulder"

Boundy v. Thompson
Master's Chambers. At this point Mr. Hudson put in a protest on his own behalf against his private affairs being made public.

Before any one else could speak Mr. Before J. A. C. Cameron, Master. Dunn v. Dunn—C. A. Thomson, for O'Connor said the board had arrived at a decision and one he thought his "brother" Murdoch would agree with. He aintiff, moved to strike out defence O'Connor said the board had arrived colaintiff, moved to strike out defence at a decision and one he thought his for failure to comply with notice to produce; Liberman (Lennox & Co.), for defendant. Order made that affidure to see them but if Mr. Roebuck divuled the would be allowed to see them but if Mr. Roebuck divuled the world average in the control of the con Costs of application to plaintiff in any

Roebuck divulged the said answers in court, the board would immediately adjourn and request the attorney-general Salis Macket Salisbury Electric v. Ussher-A. D. to appoint another counsel.

Mr. Roebuck Declares Hinself.

Mr. Roebuck: "I refuse to take part in a sham investigation. If it were possible for you thave access to the information I possess you would not do as you are doing now. There will be nothing more tonight, and I have no apoligy to make."

Mackenzie, for defendant, moved for further affidavit on production; E. A. Harris, for plaintiff. Order made for delivery of copy of letter. Costs to defendant in the cause.

Burns v. Imperial Steel—M. L. Gordon, for defendant, moved for order for increased security for costs; J. S. Bell for plaintiff. Order made for in-

to make."

After Mr. McKay had protested against any financial statement being made public, the court adjourned until this morning.

Thus ended heat two.

At the morning session of the board Mr. McKay wanted to reopen the subject of the attorney-general's letter to Mr. O'Connor. After a somewhat spirited wordy warfare between the two counsel, Mr. O'Cornor poured, oil on the troubled waters and expressed the wish to start the day in peace and quietness.

This happy wish was not consumated, however, for a few minutes later Mr. O'Connor and Mr. Roebuck were at it hammer and tongs. It all arose over

ton—G. W. Mason and K. B. Maclaren, Europe. He stated that airplanes are for plaintiffs; J. R. Roaf, for defend-much more of a necessity here than Office in Firehall.

Ald, Ryding stated that it was ridiculous to put the industrial commissioner's office in a firehall.

Ald, Ryding stated that it was ridiculous to put the industrial commissioner's office in a firehall. Ald.

Jibe at Counsel.

"It appears to me that Mr. Roebuck is talking not to the board but to some-body outside," suggested Major Duncan.

"I believe the statement is perfectly correct," said Mr. O'Connor, "I wish Mr. Roebuck had commenced this enquiry of in the same calm state of mind he possessed at the end of the enquiry of the week before last. He seemed well satisfied then."

December 31, 1919. Action to recover \$1,160.47. balance alleged due as commission earned by plaintiff as salesman for the defendant, At trial the action was dismissed. Appeal allowed with costs and judgment entered for the plaintiff for \$815.17 and costs.

Buckley v. Toronto Railway—T. J. Agar for plaintiff appealed from the December 31, 1919. Action to recover \$1,160.47, balance alleged due as commission earned by plaintiff as sales-

the week before last. He seemed well agar for plaintiff appealed from the son estate, and G. F. Peterson for Mr. Murdock explained that the county court of York, January 3; P. Swayze Bros., third parties. White, K.C., for defendants. Action to recover \$400 damages for injuries to plaintiff's motor car when struck by street car on Sherbourne street. At trial plaintiff was non-suited. Appeal and new trial directed. peal allowed and new trial directed. | concluded. And thus ended heat three.

There was little or nothing new in yesterday's evidence, which was produced to try and show that the wholesale grocers would not deal in the goods of manufacturers who sold direct to the retailers.

SOON BE FLYING

"Shoulder to Shoulder"

remainder of the week will be held at Handley Page Tells of Possibilities of Commercial Flying in Canada.

> As the guest of the Canadian Club yesterday, Frederick Handley Page, the well-known maker of airplanes, praised Canada for her air work, and pointed out the great possibilities for

> commercial aviation in this country. "Such work as is required to be done by the airplane for public service," said Mr. Handley Page, "should be contracted as a private enterprise. Private enterprise, having to pay its way, will see that the equipment is the best possible to give a return on its money. This large body of private enterprise, called into being to serve commercial needs of the country, can be utilized to form a very great defence purpose for the empire's need. Whenever the call should come for aircraft for military purposes, the great body of commercial aviators, trained in flying under the strenuous conditions of peace-time competition, and great numbers of ma-chines used for air services, should be available at once for the country's service."

Looks to Canada. The speaker then pointed out that Canada will probably play a large part in the world's commercial aviation as an aerial highway between Asia and

overhead," declared Mr. Roebuck.

Mr. O'Connor pointed out that this was a board of commerce inquiry, and not a court of justice. "The board now rules that if you have evidence to submit as to the veracity of its statement, it will sit as long as you like," said the chairman. "But if you have no evidence, you should not even argue."

Mr. Roebuck submitted that he had information that was quite as credible as that made by the board. "The board's statement," said Mr. O'Connor, "was based on evidence made on oath and traced back for seven years."

Jibe at Counsei.

Of alleged agreement, whereby defendant was to sell to plaintiff premises at 25 Hanna avenue. Judgment: "The correspondence is far more than a mere quotation of price. In my view, the defence urged fail, and there should be judgment for the plaintiff with costs."

Second Divisional Court,

Scanlon v. Liquid Carbonic—S. H. Bradford, K.C., for plaintiff; H. W. Shapley for defendant. Appeal by plaintiff from county court of York, December 31, 1919 Action to January, 1909, by which the marriage between the particle."

Costs here and below to he costs in the cause.
Anticknap v. St. Catharines—A. C.

with costs and judgment entered for kingstone for defendants appealed from county court of Lincoln, Februselley v. Toronto Railway—T. J. ary 2, 1920; J. H. Campbell for Nel-



