Munificent Gift of the T. & N. O. Chairman to the Town of Petrolea.

PETROLEA, Feb. 1 .- The Charlotte an incrine, and a fine view is obtained of the sufrounding country across the stream that runs past the foot of the garden, on the further side of which the golf links stretch. A fine conservatory is attached to the building, and every convenience is provided that could be suggested.

The formal opening applied The formal opening consisted of a short service, which Rev. Canon Crais announced was held at the request of the hospital committee, in accordance with the wishes of Mr. Englehart The doxology was sung, and after a read-ing of the Scripture by Rev. Mr. Grimshaw, Rev. Dr. McNair delivered a prayer, followed by reading of the Bible by Mr. Kight of the Salvation Army. Rev. Mr. Garbutt then prayed, and the service was closed by Rev. Fa-

Mr. Englehart then made a few re marks and presented Mayor Pollard with the documents by which the town takes possession of the premises. Mayor Pollard read an address of appreciation, in which the town recognized the penerosity of Mr. Englehart.

Dr. Bruce Smith of Toronto express

ther Hussey pronouncing the benedic-

ed his pleasure at being present, and stated that the suggestions that he had made on his previous visit had all been carried out, and he expected to see good results.

RAILWAY TO INVESTIGATE

Frequency of Mishaps at Local Ter-minals Stirs Up G.T.R. Officials.

There have been a number of acci dents in the Toronto terminals during the past week, and yesterday Grand Trunk Terminal Superintendent Far-rell commenced an investigation among the G. T. R. yardmen that may result in several being discharged. On Tuesday night two passenger en-

gines running double-headed from Mimico to the Union Station, collided at the foot of Bathurst-street. The affair was not as serious as it might have been, but Engineer Andrew Kerr was thrown out of the cabin window, sustaining injuries about the head. and was removed to Grace Hospital. The wrecked engines will have to spend a month in the repair shop. Mr. Farrell is determined to find out the parties responsible for the collision. and it is probable they will be dismissed entirely from the company's

HONSBERGER-FRY.

18 Thorold-avenue.

Grand Trunk Has Troubles,

ld yesterday be-Superintendent U. E. Gillen, General Superintendent Robb and Master Mechanic McKay, officials of the botive power department of the Grand Trunk, regarding a rather serious situation the company are facing on account of their locomotives giving out, and the many complaints that are being received from dealers about their goods being delayed. This has been the case more particularly with the engines of the middle division, which have been taxed to their utmost, especially during the past two months.

Cinderella's Slippers.

In transcribing the parenments of the old French chroniclers many mis-takes were made, due in great part to the condition of the originals, which were sometimes almost undecipherable.
Of these errors, one made by Perrault has been spread broadcast. When, In the seventeenth century, he was writing his fairy tales to amuse the countiers of France he had recourse to the old French chronicles. There read that Cinderella, or whatever her name was in those days, went to the ball in slippers of "vair." the royal fur of that time-miniver, as it is now known.

Perrault, misreading the text, deck-ed out his heroine in slippers of "verre" (Glass), a very different thing. The real Cinderella probably went to the dance in those pointed, curving, fur-bordered shoes of mediaeval days. But, thanks to Perrault, she will trip down the cognidors of time in her ilttle clattering glass slippers.-Harper's

Hunt for a Rare Bird. A final attempt is being made by the New Zealand Government to obtain specimens of the huia, a bird which has been practically exterminated by the vogue for its feathers, which obtains among the Maoris. The hula is a jet black bird, with a white band at the extreme end of its tail feathers. The birds are hatched in pairs. The male has a short, strongbeak, and the female a long slender, incurved beak; the male breaks the bark off dead trees and the female then dips her beak into the holes of the big grubs which attack dead timber. She presents ber. She presents one grub to her apouse and then has one herself, al-

Golf Club Suggestions.

When you are put up at a club and invited to sign a friend's name for anything you desire, always provide ourself with a hard pencil. It lasts

Some players, not many, rep'ace divots; but it is better to d'erecard them, as the cavity prepared with your fron leaves an ideal brassy lie for a following player.

After driving into the party ahead the correct explanation is: "I didn't

the correct explanation is.

think I was going so far."

Always use a wooden club on a caddy. A niblick is too messy.

Before pocketing a hall lost by anlayer, it is well to wait until the ball stops rolling.-Chicago Tri- For investment or distribution\$21,009,413 32

The Toronto General Trusts Corporation

Report of the Proceedings of the Twenty-ninth Annual General Meeting.

Eleanor Englehart Hospital was formally opened yesterday afternoop at 4 General Trusts Corporation was held in the Board Room of the Corporation, on the corner of Yonge and Colborne Streets, Toronto, on Wednesday, the land regime and a first term of the brow of 1st of February, 1911.

There were present: Hon. Featherston Osler, K.C.; John L. Blaikie, Hon. J. J. Foy, K.C., M.P.P.; Sir William Mortimer Clark, K.C.; Hon. Mr. Justice Maclennan, Alexander Nairn, Hon. J. M. Gibson, K.C.; Sir Aemilius Irving, K.C.: J. W. Langmuir, J. H. Paterson, G. A. Stimson, W. D. Matthews, D. R. Wilkie, R. T. Gooderham, James Kerr Osborne, L. H. Baldwin, C. M. Baldwin, P. Freyseng, Ed. Galley, Thomas Long, W. R. Brock, J. Bruce Macdonald, Samuel Nordheimer, E. T. Malone, K.C.; Hamilton Cassels, K.C.; W. C. Harvey, Alexander Smith, E. R. Greig, W. B. Couch, George Porter, J. F. Edgar, Frank W. Maclean, A. L. Malone, A. D. Langmuir, W. G. Watson, C. E. Robin, J. A. H. Burt, H. C. Hewetson, H. M. Forbes, E. E. Argles, T. J. Maguire and Frank M. Pratt. Maguire and Frank M. Pratt.

The President, the Hon. Featherston Osler, took the chair, and Mr. Langmuir, the Assistant Manager, acted as secretary to the meeting. The financial statements, showing the operations of the Corporation for the year ended December 31st, 1910, were submitted and commented upon by the Managing Director, Mr. J. W. Langmuir.

The report to the Shareholders was then read, as follows:

TWENTY-NINTH ANNUAL REPORT OF THE DIRECTORS OF THE TORONTO GENERAL TRUSTS CORPORATION, BEING FOR THE YEAR ENDED 31ST DECEMBER, 1910. To the Shareholders:

Your Directors have pleasure in submitting the Twenty-ninth Annual Report of the Corporation, accompanied with the usual statements showing the business of this important Corporation. During the year Executorships, Administrations, Trusts and other new business have been undertaken by the Corporation to the extent of \$6,725,-

047.90, of which the following is a summary:

Executorships\$2,788,253 61 Trusteeships 900,142 00 General Agencies 912,763 22 538,736 82 Lunatic Estates 11.230 28 8,424 90 Provisions 39,500 00

In addition to the foregoing, the Corporation has also been appointed Trustee for the issue of bonds for a considerable amount, and to also act es Registrar, Transfer Agent, and in other capacities not included in the foregoing summary.

Total\$6,725,047 90

The net increase, during the year, of assets controlled by the Corporation is \$3,720,184.10, making the volume of business in the hands of the Corporation as at 31st December, 1910, \$41,601,297.63.

The Profit and Loss Statement herewith submitted shows the net profits after payment of all expenses of management at the Head Office and its Branches, and after making allowance for every ascertained loss, to be \$178,-074.01. This amount, together with the balance of \$54,770.94 brought forward from last year, enabled us to bring down for distribution the sum of \$232,844.95, which your Directors have appropriated as follows:

Two half-yearly Dividends, No. 57 and No. 58, at the rate of 8 per cent. per annum\$ 80,000 00
Transferred to Reserve Fund (thus increasing this Fund

At the parsonage, 21 Euclid-avenue, on Wednesday evening, by Rev. E. N. Baker, D.D., Miss Martha Fry was married to Mr. J. Oscar Honsberger, choirmaster of Euclid-avenue Methodist Church. Mr. and Mrs. Honsberger has arisen in receiving the Doulton Terra Cotta from England, but it is hoped that the hydding will be ready for commented upon. dimmediately to their new home, that the building will be ready for occupation by the 1st of September this

Your Directors have pleasure in announcing that the Honorable Fea-

J. W. LANGMUIR, Managing Director. Toronto, February 1st, 1911.

F. OSLER. President.

PROFIT AND LOSS STATEMENT

	ear Ended December 81st, 1910.	
To management expenses, directors' and auditors' fees, salaries, advertising, rent, commission paid agents, for finding loans, etc. To net profits for the year	funds, net rents from	\$54,770 94 \$64,831 59
	\$406,105 52	
To Dividends Nos. 57 and 58	By balance brought	\$496,105 53 232,844 96
To balance carried for- ward	52,844 95	
	\$232, \$44 98	\$232,844 95

ASSETS AND LIABILITIES STATEMENT Year Ended December 31st, 1910. CAPITAL ACCOUNT:

Mortgages on Real Estate\$	734,335	49	
Stocks and Bonds			
Loans on Stocks and Bonds	80,273	00	
Real Estate-			
Office Premises and Safe Deposit Vaults			
at Toronto and Ottawa	325.000	00 .	
Accrued rents re Offices and Vaults at		1	
Toronto and Ottawa	3.176	23	
New Head Office Premises, including			
building in course of erection	336,637	39	
Sundry Assets			
Clark on Hand and in Donks	010	30	
Cash on Hand and in Banks	144,150	34	
		\$1,705.783	3
TRUST, GUARANTEE, AND AGENCY AC	CCOUNTS	•	

Mortgages on Real Estate\$15,159,469 55 Government and Municipal Debentures ... 4,155,650 60 Loan Company Debentures ternating most conscienticusly. The Macris say that when one dies the other must necessarily die of starvation, because nature has so arranged that each is dependent on the other.

Stocks and Bonds

Loans on Stocks, Bonds and Debentures ... 613,096 12

Sundry Assets ... 173 91

Cash on Hand and in Banks ... 554,231 20 5.900 00

TRUSTS, ESTATES, AND AGENCIES: Unrealized Original Assets, including Real Estate, Mortgages, Debentures, Stocks

and Bonds, etc., at inventory value..... \$41,601,297 63 LIABILITIES. CAPITAL ACCOUNT: Capital Stock, fully paid \$ 1,000,000 00 Balance of Auditors' allowance 125 00

TRUSTS. GUARANTEE, AND AGENCY ACCOUNTS:

TRUSTS, ESTATES, AND AGENCIES:

Inventory value of Unrealized Original Assets of Estates and Agencies under administration by the Corporation 18,886,101 97

\$41,601,297 63

AUDITORS' CERTIFICATES.

We, the undersigned, beg to report that we have made a full examina-tion of the books, accounts, and vouchers of The Toronto General Trusts Corporation to the 31st December, 1910, and find same to be correct and properly set forth in the above statements of Profit and Loss, and Assets and Liabilities. We have examined, and find in order, all the mortgages, debentures, bonds and scrip of the Corporation, as well as those negotiated for the Supreme Court of Judicature for Ontario, and Trusts, Estates and Agencies in the Corporation's hands, and we have checked same with the mortgage and debenture ledgers and registers. The bankers' balances, after deducting outstanding checks, agree with the books of the Corpora-

We have also examined the reports of the auditors of the Winnipeg and Ottawa Branches, and find that they agree with the Head Office books. R. F. SPENCE, F.C.A., "Can." GEO. MACBETH Auditors.

Toronto, January 30th. 1911. The President, Hon. Featherston Osler, made the following remarks after the presentation of the Report:

During the few months in which I have had the honor of being connected with the Corporation, I have had many opportunities of observing

investments and the administration of estates. To the general body of shareholders I would say that as to the former what at once struck me was the absence of anything that could be described as merely speculative in its nature, the funds entrusted to it under the agency and guarantee side of its transactions being invested, as trustees are required to invest them, upon securities approved by trained and exdenced valuators and passed upon by the Board. Properties are examined and inspected from time to time, and re-valued upon any extension of a loan, and the securities accepted are closely scrutinized at short intervals by an Inspection Committee, and every care is thus taken that valuators and others continue to perform their duties.

Of the administration of the estates under the care of the Corporation, I cannot speak too highly. This is done by an experienced staff of officers, and results in a promptitude of winding up and economy of administration which contrasts favorably with similar administration by individuals.

I need hardly say that it is in the interest of the shareholders that each of them should be, as he can be, a centre of influence for increasing are lax."

The Managing Director, Mr. J. W. Langmuir, in presenting the Financial Statements of the Corporation for the year, said:

The statements which have just been read to you, showing the operations of the Corporation for the past year, and the financial results of such operations, should, I think, be satisfactory, not only to the Shareholders of the Corporation, but also to the several thousand persons who are ers of the Corporation, but also to the several thousand persons who are interested in our work as beneficiaries of estates and trusts under the management of the Corporation. With the exception of 1905, when an Executorship of over five millions fell into the Corporation, the past Mear brought to us the largest aggregate volume of new business since our establishment in 1882. Not only has the annual amount of new business largely increased, but the net profits are, as the result of such increase, in excess of any previous year in the history of the Corporation.

I think I am quite warranted in assuming that the continued success of the Corporation is largely attributable to the public appreciation of the Corporation's determination to eliminate from its transactions all business of a speculative character, and confine itself exclusively to the management of estates and trusts, and the investment of funds under the terms of the Trustee Investment Act, unless otherwise provided by Wills or Trust Deeds.

The Assets and Liabilities sheet shows the residuum of assets remaining under the management of the Corporation at the close of 1910, after large distribution to beneficiaries, to be \$41,601,297.63, as compared with \$37,881,113.53 in 1909; \$35,161,646.79 in 1908; \$32,909,902.68 in 1907; \$31,408,279.39 in 1906, and \$29,096,478.11 in 1905, thus showing an increase in assets of over \$12,000,000 in six years.

The Profit and Loss Account shows net profits for the year of \$178,-074.01; which, added to the balance of \$54,770.94 brought forward from two dividends at the rate of eight per cent. per annum, amounting to \$80,000; have carried \$100,000 to Reserve Fund, thus increasing that fund to mund Walker, LL.D.; D. R. Wilkie and Frederick Property of the Hon Feathers. \$600,000, and have brought forward to the credit of Profit and Loss Ac-

The Profit and Loss exhibit for 1910 is the more satisfactory when I state that we have been obliged to realize from our Capital investments, funds to the extent of \$336,637.39 for the purchase of the new site on which our building is being erected, and for payments made to the construction contractors, thereby reducing our earning power, until the building is ready for occupation. We have not, as is frequently done, charged interest against

for occupation. We have not, as is frequently done charged interest against our building account during the process of construction, as such a charge in the matter of the cost of the building.

In the matter of the earnings of the Corporation for the year, I am sure, having regard to the fact that we have now in our hands for management assets of over forty million dollars, that it must be conceded by everyone that our profits are exceedingly moderate. This statement should he all the more interesting to our clients, as well as to those having under it should visit the Princess.

As a result of the disagreement of the fury in the street railway case, and additional cost of upwards of \$4000 will be incurred in the rehearing, which is haven't seized the opportunity to see it should visit the Princess. therston Osler, K.C., late a Judge of the Court of Appeal for Ontario, was be all the more interesting to our clients, as well as to those having under it should visit the Princess. ed a Director and subsequently accepted the Presidency of the Corporation in the place of Dr. John Hoskin, K.C., LL.D., who resigned in the employment of the Corporation, when it is remembered that, notwithstanding the expert service and experience required in the administration of estates comprising assets of almost every description, our a relative of Mr. W. J. Gray, department of the Corporation, when it is remembered administration of estates comprising assets of almost every description, our areas and all charges for rent, advertising, etc., were total management expenses and all charges for rent, advertising, etc., were for the year just closed approximately only 2-5ths of 1 per cent. on the volume of business in hand. I am confident that this rate will be found to compare most favorably with other companies, and indeed, with loan companies notwithstanding the fact that a trust company business is necespanies, notwithstanding the fact that a trust company business is neces-among the oldest military and navy men of England, and he has in his pos-

Our new investments in mortgages amounted during the year to \$3,-147,206.85, and in municipal debentures to \$335,975.90, these latter securities being purchased for estates where the Corporation is directed under the wills to invest in such securities; the policy of the Corporation being, as far as possible, to place the trust funds under its care in first mortgages on improved real estate as authorized under the terms of the Trustee Investment Act. Reference to our statement of Assets and Liabilities will indicate that out of total investments of over \$20,000,000 made by the Corporation for Trust and Guaranteed Accounts over \$15,000,000-or 75 per cent .- is invested in first mortgages on real estate; and I might add that nearly 20 per cent. of the investments in debentures were made under directions contained in wills or deeds of trust.

I am pleased to state that the supply of applications for loans on mort-gages has been well maintained during the year, and that the close of the year finds our available trust funds practically all invested. Respecting the collection of interest on mortgage investments, you will

doubt be interested in knowing that of the interest which fell due prior to October 1st last over 96 per cent. was paid before the end of the year. With the short crop of the past year, in some sections of the Northwest we cannot, however, expect as prompt payment of interest this year.

Reference is made in the report to our new building now in course of construction on the corner of Bay and Melinda Streets. We hope that this building will be ready for occupation not later than the 1st of September next, and, I am sure, when completed, it will be not only a credit to this corporation, but also to the city, and, I trust, will bring a reasonable return on the amount of capital invested therein. We purpose making a very prominent feature of the Safe Deposit Department, which is being constructed and equipped up to the very highest standard that obtains in the largest cities in the United States. The entire basement, seventy-four by ninty-one feet, will be utilized in this branch of work, including the storage of all kinds of valuables. In the large cities of the United States efforts are being made, with considerable success, by companies operating safe deposit vaults, to rent to every family, even to those of moderate means, a compartment for the safe keeping of securities, life insurance policies, deeds, etc., and there is no reason—provided excellent accommodation is furnished in the way of waiting and writing-rooms, apartments for examination of papers, and for the holding of meetings of committees, companies, or beneficlaries of estates, who have securities under their care—why this class of business should not very largely increase in the City of Toronto.

The Board of Directors have had under consideration for some time the opening of a Branch of the Corporation in Vancouver, B.C., and authority has been received, subject to proper arrangements being concluded to proceed with the establishment of a Branch to be located in that city. The Corporation has also opened up during the year an office at Saskatoon and agencies have been established throughout the Province of Alberta, such office and agencies being under the supervision and direction of the Advisory Board of the Winnipeg Branch.

The shareholders will be pleased to learn that it has been decided by the Board of Directors to pay quarterly dividends instead of half-yearly. The stock of the Corporation is held by about four hundred shareholders, 21,009,412 32 the very large majority of whom reside within the Province of Ontario. The shareholders of the Corporation and its many clients were doubt-

less glad to learn that the Board had secured the services, as President of the Corporation, of the Honorable Featherston Osler, K.C., who retired from the Bench in the early part of the year. Mr. Osler brings to the performance of his duties not only the very highest legal qualifications, but a large and varied experience extending over thirty years on the Bench. In the selection of Mr. Osler as successor to such eminent lawyers as the Honorable Edward Blake and Dr. John Hoskin, the Board has practically concluded that it is in the best interests of a Corporation having charge of a large volume of estates and trusts in respect of which legal points are constantly presenting themselves for settlement, to have as its President one who has \$682,088been a prominent member of the legal profession

I would feel that I had neglected my duty to the shareholders and the general public if I did not again refer to the apparent want of discrimination that exists, both by the Parliament at Ottawa and the Legislature of Ontario, in granting charters to organizations designated "trust" companies, empowering them to speculate in the purchase and sale of real estate, underwrite industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a write industrial bond issues, act as holding companies and other work of a writerial bond issues, act as holding companies and other work of a writerial bond issues, act as holding companies and other work of a writerial bond issues, act as holding companies and other work of a writerial bond issues, act as holding companies -\$21,009.412 32 to become executors, trustees, administrators, and to deal generally with to take his case as plainting

the estates of deceased persons. I am convinced that the time will come the estates of deceased persons. I am convinced that the time will come when the Governments issuing such charters will have cause to regret the lack of discrimination between companies of the kind to which I have just referred applying for charters and companies strictly confining themselves to the management of estates and agency work.

It cannot be logically argued that because in Canada, so far, there has been no apparent loss occasioned through speculations on the part of Comporate Trustees, this country will in the future be exempt from such

Corporate Trustees, this country will in the future be exempt from such losses, for American Trust Companies in the United States have lost enormous sums by speculation. In this connection I would also include as trust funds not only the estates of deceased persons and minors, but also what is recognized as guaranteed funds which, in so far as this Corporation is concerned, are invested in mortgages and other securities that come within the terms of the Trustee Investment Act. With funds that are received under the guarantee principle by trust companies, and are invested in this way, while the net earnings may not be so large, yet, on the other hand, the trust company's liability under its guarantee is reduced to a minimum. I take even stronger ground, and say that trust companies having care of trust funds should not even hazard their capital and reserve funds in speculation, but that the investment even of these funds should be made within the terms of the Trustee Investment Act, so as to leave their capital intact as a guarantee for the proper administration of the trust funds that have been committed to their care, and which may remain in the hands of a company for future generations.

I am well aware that more money has been, and is being, made by trust companies engaging from time to time in transactions that may be termed more or less hazardous than by being strictly confined to the per-formance of the duties of an executor and trustee. That kind of an arguthe general character of its business and the system adopted by it in relation ment should, however, have no weight with a trust company having trust funds under its control. One must look to the future, and, as far as is humanly possible, provide against a series of years when, because of crop, failures or general trade depression, values of real estate, and particularly of industrial stocks and bonds, may be very seriously depreciated.

In a recent number of the Trust Companies" Magazine, published in New York, I find an article by Oliver C. Fuller. President of the Wisconsin Trust Company, Milwaukee, and President of the Trust Company Section of the American Bankers' Association, treating on this very subject to which I have referred, and in speaking of the services rendered by the Committee of the Trust Company Section of the American Bankers' Association, he says "The Protective Committee of the Trust Company Section is accomplishing very valuable results in securing laws safe-guarding the title of 'trust company' and discouraging the indiscriminate organizing of so-called 'trust companies' for speculative purposes, a condition which has prevailed in a degree in some States where the banking and incorporation laws

In this connection, in order that I may not be misunderstood, I wish to say that I am only pleading that a distinction should be made between companies organized for the administration of estates and trusts and the investment of funds under the Trustee Investment Act, and companies whose charter provides that while they may engage in this class of work, gives them also the additional privilege of entering into many other fields more or less hazardous or uncertain. I do not wish it understood that I am opposed to the existence of companies that act in capacities such as I have outlined.

I only ask that they be confined in their operations to the investment of funds subscribed by shareholders or investors for these particular purposes; and that they be prohibited from handling the funds of deceased persons and minors.

So far as this Corporation is concerned, we have for twenty-nine years' strictly confined ourselves to estate and trust work, and now that we have over forty millions of estates trust, and agency assets in our hands, we certainly will not deviate from the rule adopted at our initiation, and this corporation will confine itself, no matter how moderate the profits may began to a legitimate trust and agency business.

In closing, I have pleasure in expressing my appreciation of the very faithful and efficient services rendered by the staff of the Corporation during the year, both at the Head Office and its Branches.

The report of the Inspection Committee was adopted as signed by the Hon. J. J. Foy, Sir Aemilius Irving, and Mr. Frederick Wyld.

The following shareholders were elected Directors for the ensuing. year: W. H. Beatty, John L. Blaikie, W. R. Brock, Hamilton Cassels, K.C. The Profit and Loss Account shows net profits for the year of \$178.

074.01, which, added to the balance of \$54,770.94 brought forward from the preceding year, leaves \$232,844.95 at the credit of that account for distribution. Out of this amount your Directors have declared and paid two dividends at the rate of eight per cent. per annum, amounting to \$80.

count \$52,844.95. It will thus be seen that our Paid-up Capital, Reserve fund, and Undivided Profits as at 31st December, 1910, amount to \$1.

At a subsequent meeting of the Board of Directors, the Hon. Feather-ston Osler, K.C., was re-elected President, and W. H. Beatty and the Hon. J. J. J. Foy, K.C., Vice-Presidents.

Public Amusements

session the family pedigree, dating from 1633. Miss Raynor is of the same family, as are also the Messrs. Blachford of Hamilton and Toronto. Osborne House, in the Isle of Wright, was in the possession of Lady Isabella Blachford, from whom it was purchased by the late Queen Victoria.

CONVENTIONS IN SIGHT Telegraphers Sending Many Delegates Next May

Arrangements were made at yester-day's meeting of the civic legislation and reception committee for Chairman CHATHAM, Feb. 1.—(Special.)—Ald Maguire to entertain the delegates Thomas A. Morehead, a Detroit pro-Ald Maguire to entertain the delegates Thomas A. Morchead, a Detroit pro-to the Railway Telegraphers' convent moter, was hauled into the police court tion in Toronto in May next. The entitle afternoon by Samuel Bellamy, tertainment will include an outo ride, charged with obtaining money under with a luncheon in High Park for the false pretences. Five charges were ladies and a dinner to the officers of placed against him. the association.

ed a pressing invitation to have the from him to the amount of \$800. There will be about 350 male delegates, and about 100 delegates of the

ladies' auxiliary. Chairman Maguire will extend a civic welcome to the Ontario Master

Harness Makers' Association, which will convene here on Feb. 27, for a two days' session. In addition to about 200 delegates there will be representatives Not One Woman In days' session. In addition to about 200 present from similar organizations in United States cities. Fred Rowe of 1218 Yonge-street is president of the Ontario organization. The rearrangement of wards No. and No. 2, sent on from the sub-com mittee, was forwarded to the board of

control.

A special meeting of committee will out of ten.

be held next week to confer with a committee of the Canadian Manufac
Man., writes:—"Two years ago last

chairman Maguire's motion regarding the abolition of the business tax of Doan's Kidney Pills and they effected port.

BUILDING SHOWS DECREASE.

Building permits issued by the city architect's department for the month just ended show a value of \$458,980,

RAILWAY CASE COST \$4000

Disagreement of Jury Expensive Luxury—May Not Go On Monday.

\$350 is for court fees and the bulk of the the residue goes to the counsel for the

It is said to be questionable whether the defence will be in a position to proceed on Monday, and there is some a talk of separating the counts to make them more clear to the members of the jury, which will be chosen from a spe cial venire drawn for the case.

PEEL CONSERVATIVES' MEETING.

The annual meeting of the County of Peel Liberal-Conservative Association will be held in Brampton, on Saturated day next, at 2 o'clock. Addresses william be delivered by Dr. Sproule, M.P., Claude Macdonell, M.P., R. Blain, Mark P., Sam Charters, M.L.A., and others, 193 Peel is very strongly opposed to the trade arrangement proposed between the United States and Canada, and the matter will, no doubt, be discussed at this meeting.

Charged With False Pretences.

Bellamy is a retired farmer. More-When the last meeting was held at head, it is alleged, claimed to be self-Atlanta, Ga., two years ago, Joseph ling stock for an American automobile of Oliver, then mayor of Toronto, extend-company, and secured promissory notes.

A WOMAN'S BACK.

Twenty Has a Stong Back.

The kidneys are to blame nine times

committee of the Canadian Manufacturers' Association, regarding securing spring I had a very severe pain in the legislation for the inspection of freight small of my back. When I would rise it seemed as if my back would break. My diction of the provincial factory in kidneys were very badly out of order, and I would have to get up those of four

Doan's Kidney Pills are 50 cents percent box or 3 for \$1.25, at all dealers or mailed direct on receipt of price by the T. Milburn Co., Limited, Toronto, Ont.

If ordering direct specify "Doan's." When the blood isn't properly filtered while those of January, 1910, totaled the poisons that ought to be carried off by the kidneys are sent back through the system, and it's hardly to be wondered that backaches and lame backs come to

Local Bo gation

Mr. Ari solicitor, Dr. Hasti report or the instit determine done to n

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