The Toronto World quote The Telegram once more:

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SATURDAY MORNING SEPT. 24, 1910 upon for their success.

A MAD OLD MAN. Senator Jaffray savagely resents the exposure by The World of his intidelity to public rights in championing the cause of (his) The Toronto Electric Light Company as against the public power supply of the Hydro-Electric Commission, and the exposure also of favor of commercial union. Never can any of the old associates of Wiman and Dana forget their perfidy to Can-

This is our reply to the mare's nest in The Globe's columns yesterday, that the manufacturers to help us if they national policy of protection and our fight against commercial union in the new guise of reciprocity.

ter. Robert Jaffray is ashamed of his electric record, because it was dishonest. He professed friendship in The Globe for public power, and he tried to beat it at every stage. He tried to force the Whitney Government to double the horse power of one of the private companies at the Falls. He is Located at Port Arthur-Business was at last driven by The World to resign from the board of directors of the Light Company. And as for com- Wagon Company, Limited, appears for mercial union, there is another chap- the first time in this issue. A great

ter yet to be told. World and its poverty and its policy to The Globe and its millions and its campaigns against public rights and against the national life. Nor do the Protestants of Ontario forget The Globe's desertions of them, or the wind the company has certainly a very strong and influential board, of which Chris Kloepfer, of Guelph, is president; D. C. Cameron the president of the Maple Leaf Militing Company, Limited, vice-president In locating the factory at Port Arthurs the directors have taken a wise step, as that point is nearly a

trade might now take action which cal health officer has resigned, and the city engineer intends to change his jurisdiction. The general dissatisfaction is marked.

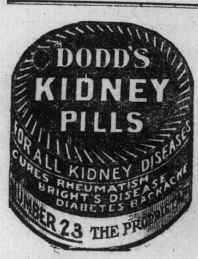
There seems to be something about the idea of government or administration by commission which is repellent to many of those who exercise important influence on public opinion, but the rose by any other name will smell as sweet. The World has declared that it is not attached to any particular mortal plan for the regeneration of the city government, but it submits that some plan is necessary. The Evening Telegram, which has declined for a long time to take this view, on Thursday evening definitely admitted the necessity for more individual and responsible government in

"Toronto," says The Telegram, "will never get anywhere in the direction of good civic government until the great municipal depart-ments are headed by permanent officials who are given ample pay and ample power to put things right, and held wholly and solely responsible if things go wrong."

The World has been saying things Hke this for many months, and while it seems to The World that the best way to attain the desired end is to elect a council solely with a view to the selection of such officials and the direction of their general policy, yet

The World is open to be convinced if
any other plan can be adduced which
any other plan can be adduced which
of Paul R. Koehler is particularly will more certainly attain the result well displayed, the varied natural ef-

Toronto is heading steadily for a population of a million. The men who Ryland, remarkable for their grace can administer the affairs of a city of that size must be of a calibre alto"Quebec From Levis" is another fine gether different from those the city drawing of national interest, and T. has been accustomed to have in its B. Hardy's "Off the Coast of France" is a bright and breezy seascape. Leemployment. There are no men in maitre's employment. There are no men in Canada too big for the positions that are to be filled. The World believes that it will require salaries state of the canada full of artistic workthat it will require salaries of \$20,000 or \$25,000 a year to tempt the sort of cluded are Gertrude Spurr Cutts and men that are needed. There should be at least five to look after the departments of finance, law, engineering,



realth, and traffic and electricity. To

The efficiency of government and the safety of human life in this city demand that the powers and responsibility of officials at the head of every great department shall be magnified, and not mini-mized.

Recognizing the situation and the upplication of the principles thus enunciated by The Telegram, The World calls on the board of trade to take up the question, hold a public meeting. and institute such action as will enable the city to secure an efficient, business-like and non-partisan government, such as the banks, the rallways and other great corporations depend

DELAY WAS FATAL.

There can be no doubt that the refusal of Mayor Geary to take the offer the serious consideration of the city responsible for the inconvenience-and stead of this mild word-to which the people have been put all summer and will continue to be put.

Had this offer of a syndicate to build street car lines on the unoccupied streets with the condition that the lines be handed over to the city in 1921 been brought out by the mayor, it would unquestionably have stimulated the Street Railway Company to the action which has now been taken belatedly when the proposal was revived.

Mr. Fleming says he yielded to the Ontario Railway Board, but it is more reasonable to suppose that he yielded to the competition club.

NEW WAGON COMPANY

Prospects.

The prospectus of the Port Arthur deal has been heard lately of this The people will still prefer The new concern, and the company has solos of the prophet of peace now in Mexico.

Wise step, as that point is nearly a 1000 miles nearer the western market than any other wagon factory in Canada. As a result the saving in freight

FOR BETTER CITY GOVERNMENT.

A crisis has been reached in affairs at the city hall, and the board of to the shareholders, is that the company has already contracts in hand to would be of the greatest possible bene-liable firms: The John Deere Plow fit to the future of Toronto. The medi-cal health officer has resigned, and health officer has resigned, and tice that H. W. Hutchinson, managing director of the John Deere Plow Com-pany, Limited, is also a director of the Port Arthur Wagon Company, Limit-

> ing wagons during the last two years have been unable to obtain them, ow-ing to the demand being much larger than the supply. In fact, many thousand dollars' worth have been imported from the States under a heavy

> The new company has taken over the Speight Wagon Company, Limited, of Markham, one of the oldest wagon manufacturing concerns in Canada, which will, when the new factory is erected at Port Arthur, be removed there.
> The City of Port Arthur has grant-

ed very valuable concessions in order to induce the company to locate there. These include 20 acres of land, a large dock site, and exemption from taxa-tion. The manner in which the west is developing will make the dock nmense value, as the geographical position of Port Arthur has made nat city the gateway to the west. The company is giving a bonus of 50 per cent. of the common stock to all subscribers of preferred, which makes the issue extremely inviting and one which will yield a good return to investors.

IMPORTANT PICTURE SALE.

On Tuesday next an exceptionally attractive collection of paintings and water color drawings, the property of the A. Petersen estate of Toronto, will be sold at auction by Messrs, C. M. Henderson & Co. Many well-known Canadian, British and continental artfects exemplifying his fine eye for color effects. Of special note are the manship. Among Canadian artists in-W. Cutts, F.C.V. Ede; L. R. O'Brien and others, and the collection is well worth careful inspection by all art lovers. The pictures will be on view to-day, on Monday and on the morning of Tuesday, and the sale, which is without reserve, will start at 2.30 p.m. precisely in Messrs. Henderson's gallery, 87 and 89 King-street.

Victim Was A. B. Royce. BELLEVILLE, Sept. 23.—A. B. Royce appears to be the name of the man who was killed on the Grand Trunk track at Marysville yesterday. He seems ta have traveled extensive

Toronto Symphony Orchestra. Monday will be the last day for sub-scribers to enter their names for opening concert, Oct. 6. Madame Gadski assisting soloist. Prices \$1.50, \$1, 50c.

Was Shoved Off Scaffold. KINGSTON, Sept. 23.—(Special.)—W. H. Reid fell off a scaffold on a new addition to Hotel Dieu and was seriously hurt. He was pushed off in row with a workman.

The Globe

TO THE BOY SCOUTS

THE GLOBE to-day gives its Boy Scout friends a story all their own. They will find it worth reading, as it contains much interesting news about the Scout movement

Better than this, however, THE GLOBE is glad to anounce that this is the first of a series of Scout articles. It is the beginning of a department to be run every Saturday in the interests of the Scouts.

It is proposed to carry in this department all the news of the Scouts. It will contain pictures of prominent Boy Scouts, and will also illustrate features of their work.

The Boy Scouts are invited to use this department for the advancement of their cause. They are asked to write to the Scout Editor, telling him what they are doing. They are cordially invited to make the department a medium of communication between the various troops. They will find this an excellent way to keep in touch with one another.

If you do not now read THE GLOBE regularly, see that your parents arrange at once to get it for you. This will be the best way to know what your comrades are doing from week to

> NATIONAL NEWSPAPER.

Memorial Service. A memorial service for the late Flor ence Nightingale will be held in St. Paul's Church, Bloor-street, next Friday evening, under the auspices of the Graduated Nurses' Association of Cntario. Archdeacon Cody will conduct the services. Nurses are requested to wear a purple memorial badge.

GOOD HEALTH FOR BABY AT VERY LITTLE COST

Baby's Own Tablets only cost 25 cents a box. A box bought now may save baby's life. Summer complaints come suddenly, and carry away thousands of little ones every year. If the stomach and bowels are kept in order there is little danger from these troubles. Baby's Own Tablets is the best medicine in the world for prevent-ing and curing stomach and bowel troubles. They can be given with perfect safety to the new-born baby or the well grown child. An occasional dose of the Tablets will regulate the stomach and bowels and prevent summer complaints. The mother who keeps these Tablets on hand may feel assured her little ones are safe. If you have not got a box of the Tablets get one without delay. Do not wait until trouble comes, it may then be too late. Sold by medicine dealers or by mail at 25 cents a box from The Dr. Williams Medicine Co., Brockville, Ont.

Has Joined The News. D. Logan, Ph.D., formerly music literary critic of The Sunday World, has accepted an important po-sition in the editorial department of

Seats for grand Celtic concert and reception to T. P. O'Connor in Massey Hail on sale at Bell Piano rooms, 146 Yonge Street

Cheque for Firemen. Fire Chief Thompson has received a letter from J. R. Beamish, 9 West Richmond-street, saying: "Considering the great amount of loss that might have happened to my premises and fur-niture on September 15, but which was prevented by the quick and efficient manner in which your men put out the fire, I wish to contribute a small amount to their fund; so enclosed please find cheque for \$10."

AT OSGOODE HALL

Non-Jury Assizes.

11 a.m.:
10—Healey v. Home Bank.
17—Campbell v. Campbell.
—Sovereign Bank v. Craig.
25—Kingswell v. Bilsky.
11—Knox v. Phillips. Master's Chambers.

with the motion to set aside interiocutory judgment.
Witson Lumber Co. v. Simpson-K.
F. Mackenzie, for defendant. J. W.
Black, for plaintiff.
Motion by defendant for an order

Motion by derendant for an order dismissing action for want of procecu-tion. On plaintiff undertaking to de-liver statement of claim in a week and

Ture (or Torre) v. Cimesson.—H. W. Mickle, for a defendant. Motion by defendant Lagonmartsio for a vesting

Before Meredith, K.C.
Re Sidney H. Smith.—F. Aylesworth, for executors. W. Proudfoot, K.C., for plaintiff. W. G. Thurston, K.C., for nieces of deceased. F. W. Harcourt, K.C., for infants. Motion by executors for an order transferring action from surrogate court of County of Huron, to the high court. Order made as asked.

beneficiary for payment out of court



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Peremptory list for non-jury assize urt, Monday, Sept. 26, at city hall,

Before Cartwright, K.C., Master, chinston v. Levy-J. E. Jones, intiff. Motion by plaintiff for

Order made.
Townsend v. Northern Crown Bank.
—W. Laidlaw, K.C., for plaintiff. F.
Arnoldi, K.C., for defendant. Motion
by plaintiff for leave to bring in a
motion to expedite hearing. Motion
adjourned until 26th inst., to come on
with the motion to set aside interlocutory judgment.

set case down as soon as cause at issue and agree to as speedy a trial as possible, motion dismissed. Costs to defendant in any event.

defendant in any event.

Bartlett v. Bartlett Mines—F. R.
Mackelcan, for defendant. J. D. Falconbridge, for piaintiff. Motion by defendant for particulars of statement
of claim before pleading. Reserved.

Weatherall v. Knaggs—J. W. Payne,
for plaintiff. Motion by piaintiff for
leave to serve statement of claim substitutionally by serving wife of owner,
together with a copy of the order. Order made.

order of lands described in Tepoch der made, McCabe v. Matthews Grain Co.—B. F. Justin, K.C., for plaintiff, Motion by plaintiff, a judgment creditor, for an attaching order. Order made.

Judge's Chambers.

Wilson v. Tillsonburg, &c. Ry. Co-McCarthy v. Tillson &c. Ry. Co.—A MacMurchy, K. C., for the railway company. G. C. Gibbons, K.C., for both owners. Motion by the railway company for a warrant for immediate possession. Orders made in each case. In Wilson case, \$6000 security, and in McCarthy case, 10,000 fixed.

Sangster v. Eaton Co.—W. A. Proud-foot, for former infant. F. W. Har-court, K.C., for infant. Motion for an order for payment out of share of in-fant who has attained majority. Order made.

made.

Re Vanslyck and Vanslyck.—J. T.

White, for/plaintiff. J. H. Spence, for
executors. F. W. Harcourt, K.C., for
infant. Motion by applicant for payment of accounts.

Baxter v. Chambers.—W. N. Ponten, K.C., for applicant. Motion by
beneficiary for payment of moneys out
of court. Order made.

McIntyre v. McIntyre.—F. W. Har-

of court. Order made.

McIntyre v. McIntyre.—F. W. Harcourt, K.C., for infants. Motion by infants for partition or sale of the property, and for leave to accept an offer of \$200. Order made.

Re Anderson Settled Estates.—A. G. F. Lawrence for a beneficiary. F. W. Harcourt, K.C., for infant. Motion by beneficiary for payment out of court

HOME"

of share pursuant to the will of Richard Anderson, deceased. Order made.

ANNOUNCEMENTS.

Peremptory list for divisional court or Monday, 26th inst., at 11 a.m.; 1—Shuler v. MacIntosh.
2—Beattle v. Capital.
3—Carter v. C. N. Ry.
4—Cahill v. Timmins.
5—Murphy v. Dunlop.
6—Boyd v. Reid.

of share pursuant to the will of Richard Anderson, deceased. Order made. Re McClure.—F. W. Harcourt. K.C., for infant. Motion on behalf of infant for an order for payment out of court of \$300 for purpose of buying trousseau. Order made.

Re Crawford.—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order for maintenance for five years. Order made.

Blowers v. Port Credit Brick Co.—Ccoper (Rowell & Co.) for administrators. Motion by administrators for an order amending style of cause and for payment out to him. Order made. payment out to him. Order Re Big Cities Realty and Agency Co.—M. P. Van Der Voort for petitioner. A petition for a winding up order. Order made. Reference to the master in ordinary. E. R. C. Clarkson appointed intenim liquidator. pointed interim liquidator

Single Court. Re Ryan.—G. Osler, for Mrs. Smith. J. M. Ferguson for J. T. Ryan. A motion by Mrs. Smith under C.R. 98 Johnston v. Levy—J. E. Jones, for plaintiff. Motion by plaintiff for an order for the issue of a specially endorsed writ for service out of the jurisdiction, for service thereof, and shortening the time for appearance thereto. Order made, time for appearance shortened to twenty-one days.

Planut v. Sable—M. Macdonald, for defendant. Motion by defendant for an order allowing issue of a third party notice. Order made.

Thompson v. Copp Clark, Ltd.—Elmore (Beatty & Co.) for defendant. Motion by defendant on consent for an order dismissing action without costs. Order made.

Townsend v. Northern Crown Bank. dence under the provisions of clause three upon the marriage of John T. Ryan, the beneficial estate in the residue during the remaining years of his life passes as part of the residuary estate to the two daughters, the son and grandson under clause 14, the representative of the dead daughter taking her share. So long as the grandson and his mother live and have the right to occupy the residence (under clause 3) this will be of no real value, but if they predecease John T., then so long as John T. may survive he and their representatives and the representatives of the deceased daughter will take as tenants in common (per stirpes). The fact that the non (per stirpes). The fact that the will makes John T. the life tenant of the equitable estate (subject to the termination of the estate on mar-riage) shows that what was given the others, was not a life estate in the surviving daughter and her son but a mere license to occupy. If there is residuary estate not distributed the costs may be paid out of it—if not no

> Re Martin estate.-W. M. Hall for petitioner. Motion by Harold P. Mar-tin, an executor, on consent of the other beneficiaries to be removed from the position of executor. Order made for removal as asked. Costs out of

estate as between solicitor and client.
Re Harding.—F. W. Harcourt, K.C.,
for infant. Motion on behalf of infant for an order dismissing motion
under C.R. 938 with costs pursuant to terms of setlement. Order made.

Re Hunsley estate.—V. Sinclair (Till-sonburg) for widow. J. R. Meredith for three infants. Motion by executor under C.R. 938 for an order construing will of Charles Hunsley. Judgment: Lot 16 can, I think, be regarded as referring to the land owned by the testator. Let it be declared that the S.W. 1-4 of lot 16, in con. 11, passed by the device in question. The widow takes a life estate under the clause in Re Mass—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order for maintenance from September 1909. Order made. be divided between the daughters, Re Patrick Estate Grayson Smith, for mother. F. W. Harcourt, K.C., for infant. Motion by mother for an order for payment of \$100 a year for three years for maintenance. Order made for payment until majority with privity of the official guardian.

Sangster v. Eaton Co. W. A. France and without exercising the power then there is as to her prospective share an intestacy and this contingent estate is now vested in the son and daughters as the testator's heirs. An order is asked permitting sale under the Settled Estates Act. This may go on the necessary papers being put in and the consent of William being the power then there is as to her prospective share an intestacy and this contingent estate is now vested in the son and daughters as the testator's heirs. An order is asked permitting sale under the Setthe necessary papers being put in and the consent of William being filed, or notice being given to him. terest is merely nominal, as the daughters can by their wills deprive him of any possible interest, but he cannot be ignored. The official guard-ian will be appointed to represent any unborn children of the daughters who would take in event of either daughter can be framed so as to provide for the purchase money being dealt with as the land is under the will. Costs

out of estate. The following gentlemen were pre sented to the court by Sir Aemilius Irving, .KC., treasurer of the Law Society for Upper Canada, and were called to the bar and sworn in and enrolled as barristers at law and so licitors of the supreme court of judi-cature: Goldwin Stair McMahon, Roy cature: Goldwin Stair McMahon, Roy Edgar Alexander, and Sidney Morti-

Divisional Court.

Before the Chancellor, Latchford, J. Middleton, J.
Lobb-H. H. Collier, K.C. for plaintiffs. E. D. Armour, K.C., for defendant. Appeal by plaintiffs from the judgment of Mulock, C. J., of May 28, 1910. Argument of appeal resumed from yesterday and concluded. Appeal dismissed, with costs of action and appeal of both parties out of estate. Re Earls Estate-W. Proudfoot, K.C., for J. A. Earls. J. H. Spence for respondent. An appeal by J. E. Earls from the order of the surrogate court of the County of Huron of June 9, 1910. Sophia E. Earls by her will left the land in question /jointly to her niece, Adrian Sophia Elliott, to whom she stood in the relationship of "loco parentis," and to her husband, John A. Earls. There was a dispute as to division of the property and the judgment of surrogate court awarded Miss El-liott \$776.43 as the final balance dua her. Appeal argued and allowed to Appeal argued and allowed to extent of reducing amount found due to Miss Elliott to \$683.25. No costs of appeal. By consent of counsel motion of respondent dismissed without

Christie v. Richardson-G. H. Watson, K.C., for defendant. A. J. Keeler for plaintiff. An appeal by defendant Webb from the judgment of Meredith, C.J., of April 22, 1910, dismissing the action as against defendant Richard-son. The defendant Richardson was contractor for carpenter work of a schoolhouse being erected. The action was for damages to plaintiff, an employe of Webb, who on coming to work walked up a gangway, when some-thing gave way and precipitated plaintiff into the basement. The trial judge gave judgment against Webb and dismissed the action against Richardson, there being great conflict of testimony

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as to which contractor was liable fo accident, but held that plaintiff had recourse against his own employed only. Appeal argued and judgmer

Court of Appeal. Before Moss, C.J.O.; Garrow, J.A. Maclaren, J.A.; Meredith, J.A.; Magee, J.A.
Stratford v. Mooney—Ex-parte moon to vary minutes of judgment of ourt. Motion refused.

Stratford v. South Easthope a

South Easthope. R. S. Robertso (Stratford) for plaintiff. M. Wilson (Stratford) for plaintiff. M. Wilson, K.C., for respondent, Township of Downie. An appeal by the Township of South Easthope from the judgment of the drainage referee, dated April 21, 1910, setting aside the report of the engineer appointed under the Municipal Drainage. Act, with contact the Municipal Drainage. engineer appointed under the Municipal Drainage Act, with costs to be paid by the municipality, and declaring illegal the assessment for outlet of certain lots or (portions of lots in the City of Stratford, Judgment reserved, Selkirk v. Wadsor and Essex Railway Co. (two appeals)—J. M. Pike, K. way Co. (two appeals)—J. M. Pike, K. C., for the railway company. A. H. Clarke, K.C., for plaintiffs. E. S. Wigle, K.C., for defendants, Newman and Nelles. This is an appeal from the judgment of a divisional court of May 5, 1910, varying the judgment of the trial judge, who dismissed the action as against the individual defendants for \$1000, with costs, by dismissing the for \$1000, with costs, by dismissing the action against the individual defendants and awarding judgment against the railway company for \$1063.69 and costs to plaintiff, and the individual defendants. The action was on a contract by plaintiffs to cease all opera-tions in support of a rival railway. The plaintiffs also make an alternative The plaintiffs also make an alternative appeal in the event of the judgment of divisional court being disturbed in dismissing their action against the individual defendants. Appeal argued and

Writs Issued. D. N. Ponton of Belleville is defend-

MEDICAL DR BRUCE RIORDAN has removed to his new residence, No. 1 Roxborough street E., corner Youge street. Telehone North Two Hundred. Down-town ffice, 152 Bay street. Telephone Main ne. 712345

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Landing is suing Richard and Lizzia Powell of East Gwillimbury for \$4932.28 on a Tiortgage.

Supreme Court Cases.

OTTAWA. Sept. 23.—The autumn session of the supreme court, which will open on Oct. 4, has a formidable list of appeals, no less than 52 in fact. There are 13 appeals from British Columbia, 1 from Saskatchewan, 2 from Alberta, 5 from Manitoba, 1 from the Maritime Provinces (the smallest on record from that section), 13 from Quebec and 14 from Ontario. The latter include the reference of three constitutional questions as between the ant in an action brought by the City of Winnipeg to recover \$1080.28, the total of judgments obtained in 1907-8.

Ellen Victoria Lloyd of Holland Dominion and the provinces.

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