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Is The World's New Telephone Number.

THURSDAY MORNING, MARCH 16, '11

FILL UP THE GAP. No greater contribution could be gap that exists between west and east in the tract north of Lakes Huron and Superior between North Bay and Port Arthur. The land near the lakes in this region is not inviting to agriculturists, but in the hinterland there

teen or twenty million acres, and the holds this to be an iniquitous principle. settlement and development of that Having obtained a franchise from the territory would be a link of federal people on the condition that it would strength not less important than the not unite with a rival company, the binding strength of the railways be- Incandescent Light Co. and the Elec-

the T. & N. O. Railway, and the was. by the additional inducements of the Act of 1910, until I read it to them." of territory lies there unexplored, prac- hydro-electric policy?

west to east. up such townships as have been Macrae does, that the bill aims at low. But a lesson in this respect might where any individual or corporation be gained from railway construction. attempts to usurp the prerogatives of When it is desirable quickly to com- everyone else concerned. Mr. Macrae plete a road the contractors will work cannot take the whole sidewalk with at both ends and in sections in the him as he walks down the street, and

great clay belt gap is important enough are to have the rights of individuals and urgent enough to be taken up and they must accept some of the moral pressed forward in rapid construction and ethical principles of individuals as order. If the government cannot well. A company has no more right to handle the work the natural agents break the moral law than has a man. to do so are the railways. There are other agencies like the Salvation Army which might be willing to take part of the land thru which they run.

ment of one family and the develop- sands of the present. ment of one farm immensely enhances This is the result of the system the value of all adjacent land in such which postpones all its responsibilities territory as this, and we believe the and fancies that by relegating its obgovernment would find it well worth ligations to posterity it is providing by putting those marbles into pettiwhile to arrange with the railways the city with efficient government. for the encouragement of such settle- Some of these obligations should be ment. Whether this should be done overtaken before it is too late, and the by premiums of money or grants of extension of University-avenue to the farm lands equal to those settled, or waterfront is one of them. in other ways should be determined. It is a service of a different order from railway building ,and should be regarded differently. It need not be considered as an unlimited proposal. ron, Burton's version of the Arabian and acrobatism. Allow me to request And the decision as to fulfilment of Nights, and some of the stories of Balconditions might very well remain un- zac and De Maupassant are not fit der the control of the minister of to be placed on the shelves of Sunday lands. But if the railways have any school libraries or recommended to the plans to submit or can be induced to proverblal "young person" for perusal, listen to any of the plans for this ter- must be admitted. That they should ritory that are being put into practice be classed as "obscene literature," and in other parts of the Dominion the their sale be made a crime against government should not hesitate about making an arrangement to get in all the settlers that can be persuaded to

What private companies find profitable in this way should be and mould be equally profitable to the government. The cream of the immigration churning might be retained for Ontario. If this were left to the railways they would no doubt apply the methods found effective elsewhere. If inducements are necessary to get them to apply such methods, then we say let them have all reasonable induce-

ments. We do not believe the people of Ontario will be finally satisfied with the objection the government usually raises to the desire to increase Ontario settlement. That objection is that settlement only increases expenses to the province, while all the profits go to the Dominion. It is a plausible ob-

The Toronto World Jection, and in one respect a sound objection, but the way to meet it is FOUNDED 1880.

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will pay for The Sunday World for the Connection of the first that objection is at Ottawa, and when facts and figures are adduced to show injustice in this respect Ottawa must remedy it. Inaction merely places Ontario in a poaction to be unable to argue the case.

Let us fill up the big gap. Let us bridge that chasm between east and not inaction. That is merely cutting west with a thriving population. Let

us do it thru the railways, or by provincial effort or in any other feasible way, but let the start be made at once before the legislature rises.

ETHICS OF PUBLIC SERVICES. "The McNaught bill is the most infamous piece of legislation that I have ever seen," Mr. Macrae of the Toronto Electric Light Co. is reported to made by Ontario to the unification of have said. We did not think that Canada than by helping to fill in the Sir James Whitney could perpetrate anything worse than the Hydro-Electric Commission, but if Mr. Macrae is willing to bestow this testimonial we should not be unwilling to accept it.

The bill merely places the municipalities on the same basis as the prilies the great clay belt with its six- vate companies. Mr. Macrae of course tric Light Co. promptly united. This. Before the legislature closed we had would be "fraud" had it happened with hoped to see some definite steps taken a private contract, and might even towards encouraging the settlement of be termed "iniquitous." But the real this territory. We have commended iniquity consists in the city inaugurthe government for what has been ating a competition which cannot be done in the immediate neighborhood of absorbed as the Incandescent Light Co.

opening of the half-dozen townships "When I was in England last year," adjacent to Cochrane on the Trans- says Mr. Macrae, "business men continental Railway has been followed would not credit the Hydro-Electric proposed pulp and paper mills at Iro- We wonder if Mr. Macrae tried to tax quois Falls and also in the Rainy the credulity of English business men River district. A reference to the map by telling them how the two comwill show that these efforts, highly panies were amalgamated after solemn commendable as they are, only touch undertakings not to amalgamate, or the extremities of the gap we have did he neglect to tell them how citimentioned. Nearly five hundred miles | zens were driven by such conduct to a

tically, without a settler, barren of We are not convinced of the adcivilization, save for the newly pro- vantage of referring the question of jected railways, which are penetrat- damages to a board of arbitration. This ing or have begun to penetrate this means a costly series of proceedings forest wilderness. It is a land rich as for both companies and municipalities. any in Canada, and only needs de- Once the terms of joint occupation are velopment. Once it is settled it will settled the damages or costs are simpbe a footbridge in the highway from ly a matter of bookkeeping and ought

so to be dealt with. The government policy is to settle It is quite absurd to say, as Mr. his company cannot ride roughshod We believe the settlement of the over the whole city. If corporations

Alderman Sweeny's project for the in such work. But at all events the extension of University-avenue to rallways are there, and it is to their Front-street should be supported and interest as well as to the interest of supported new. The plan should have the province to hasten the settlement been carried out years ago, as was proposed when the present Union Sta-All three of the big railways are now tion was obtruded on the city. The busy in this territory and we believe improvement would have cost comit should be possible so to share the paratively little then, just as the exresponsibilities of the province with tension of Queen-street or the Bloorthem in respect of settlement that a street viaduct, or the widening of large number of the settlers who are Yonge-street, or the creation of a city now going to the far west could be hall square would have cost compararetained in the equally valuable lands tively little then. The thousands of of the Ontario clay belt. The settle- that day have become the tens of thou-

ART AND MORALITY.

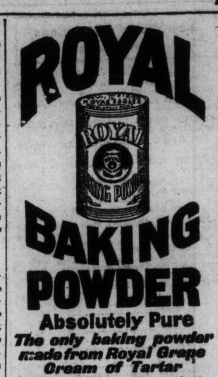
Hamilton Herald: That the Decame Canadian law, we deny. Police Magistrate Denison of Toronto has declared

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THE DOMINION PERMANENT

- LOAN COMPANY -12 KING STREET WEST.



No Alum, No Lime Phosphate the works mentioned to be obscene literature and announces that he will hereafter punish any bookseller who is convicted of selling them. This decision is stupid, oppressive and absurd.
The works mentioned are genuine
works of art. Of all modern masters of the short story De Maupassant is the most consummate artist. is one of the literary giants of France
-accounted by some critics the greatest of modern novelists. Sir Richard Burton's version of the Arabian Nights is generally conceded to be a literary masterpiece. As for Boccaccio's Decameron, it is one of the great classics of modern literature, the most famous work of Italian prose, a rich of years, the dramatists and poets and tions have been drawing materials. It is true that in all of these works there are coarse and suggestion are coarse and suggestive scenes and incidents, and that the language is the products of other times and other manners than ours. To the public for whom they were written they did not seem immoral or obscene, but merely

entertaining.
Such productions—real works of art ought not to be classed with the liter-ary filth which is produced for the sole purpose of pandering to perverted, erotic tastes. But if it is right to class them as obscene literature and supthem, it would be absurd to permit the sale and circulation of literary works which are more clean than It would be easy to point to passages in the works of Chaucer, Swift, Prior, the Restoration dramatists, and some of the Elizabethan dramatists which are as objectionable by reason of their licentiousness as anything in the books which Magistrate Denison has banned. Dryden's translation of opened before opening further areas. Simiting the companies' freedom of Juvenal-a masterly piece of versifica-That policy is probably the most pru- operation. It merely aims at eliminat- tion-is worse, and the same is true of dent one for the government to fol- ing the friction, which is inevitable translations of Ovid and Catulus Sterne, are gross offenders, and so is Byron. Would Col. Denison suppress Tom Jones and Roderick Random, Moll Don Juan? If not, why not? Surely English literary licentiousness is not any less suggestive and harmful than s the foreign variety. The fact is that Col. Denison dare not suppress English iterary masterpieces, even the coarses of them. He would become a laughing. stock if he were to attempt it. Ima gine him suppressing the volume of Shakspere's works which contains the Venus and Adonis! That volume con-

tains also the Sonnets.

The only course which Toronto's morality department and police magistrate can consistently take if they are to act as literary censors with a view of proas literary censors with a view of pro moting the moral welfare of the community by deciding what literary classics the people may and may not read, is the course which the Russian censors of secretary-treasurer. He had preadopt. That is, to go thru all the books which are exposed for sale in Toronto and carefully blot out all objectionable. He has recognized abilities in this passages so that they cannot be read. field, as well as a reputation of being It would be a huge task, but not an impossible one if a sufficient number of censors were employed, and it would attractive offer from the Hudson Bay censors were employed, and it would have this to commend it-that it would thoroly and impartially accomplish the purpose which Col. Denison and the inspectors cannot possibly accomplish ordinary methods, strive as they

And then the next task to be undertaken with a view of safeguarding publie morality should be the task of making all the nude classic statuary decencoats and pants.

ROBINETTE AND RECIPROCITY.

Mr. T. C. Robinette has addressed the following letter to J. S. Willison, Editor of The News:

My Dear Sir -- Your paper of last evening gives my name and features some prominence on your first page. | receiving same. You accuse me of political volte face you to read my remarks at Brockton in November last on reciprocity, carefully and fairly, and you will find that I was speaking against reciprocity in manufactured articles and not in re ference to products of the soil. lieve that the time is yet far distant when Canada can afford to ope her ports free to American manufactured goods. The present trade/propo sals affect only infinitesimally the Can adian manufacturer. I was speaking against unrestricted reciprocity at miskaming and Northern Ontario but quote my addresses in full and not by extracts, there is no contradiction whatever. The United States did three was a supplies are already up there.

"A station on this branch of the Te-defendant to settle the matter in dispute between the parties. If there is no settlement and the said taxed costs to real our arrangements completed and the stores and supplies are already up there.

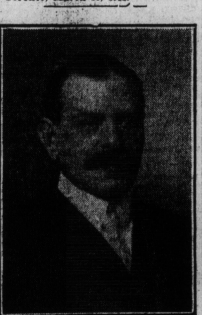
"A station on this branch of the T. & station on the T. & station of knock some bricks off their wall. The Canadians did fully protect the manufacturer, and open new doors for our products of land and sea, and I am glad to see that the great manufacturers of our country are not crying out and seconding your hysterical and nonsensical appeals to passion and prejudice, in a word, the Canadian manufacturer has not been hurt. You can count on your fingers the interested producers who are egging you on and using your paper to further and promote their own selfish ends. The public cannot be fooled for long, and GORRIE, March .15.—Probably one already they know these interested of the oldest men in the Dominion parties, and can read between the lines died near Gorrie last night in the peryou write and spell the motive that son of Mr. George Totten, who reachdrives your pen. To use a well-known ed the wonderful age of 108.

Irish bull, it is now time for the Lio
Deceased was a native of Ireland, erals to strip to the waist and turn but the greater part of his life was up their shirt sleeves. The time has spent in Howick Township. He recome for cold steel and home thrusts tained his intellect to the last.

THE TORONTO WORLD at close quarters to deliver the coup de grace to the insulting and unpatri-otic agitation waged in particular by your paper against these trade pro-posals, and I would have thought that your long association with Sir Wilfrid Laurier, Mr. Fielding and Mr. Paterson as a trusted adviser of the Liberal party, would have at least left you a party, would have at least left you a vestige of respect for men whose whole lives have been laid upon the altar of Canada and sacrificed to the weal of the Canadian people. Yet you impute to them every wrong motive imaginable, but worse than alt, you have deliberately insulted the Canadian people by reminding them again and again that the seat of their loyalty was in their pockets and not in their hearts, and that their love for and allegiance to the British Empire was a thing to be purchased by a foreign people thru trade and commerce. You have never yet answered the question, "Are two markets not better than one for the produce of our soil and sea?" You yet answered the question, "Are two markets not better than one for the produce of our soil and sea?" You have never yet fully explained why 1000 western farmers came thousands of miles at a cost of easily \$100,000, if it were not to voice the public opinion of the great western half of Canada You know well that good prices for the farmer mean good times all along the line, in country, town and city. You have carefully avoided speaking of the benefits to the three Maritime Provinces by the adoption of these proposals, and Quicker you have appeared to sals, and Quebec you have severely let alone, knowing well that the French people were overwhelmingly in favor of these trade proposals. But in Ontario you have raged and shrieked up and down the side lines, invaded the peaceful villages with your hysterical performances and sought to stampede the large cities by beating of drums and rather as the stampede the large cities by beating of drums and rather as the stampede the large cities by beating of drums and rather as the stampede the large cities by beating of drums and rather as the stampede the large cities by beating of drums and rather as the stamped to the large cities by beating of the stamped to the large cities by beating of the stamped to the stamped t drums and waving of flags, with the cry of "Down with the traitors," and to the tune of "Britons ne'er shall be slaves." But excitement soon falls and fades away, and so has your campaign. It is impossible to fool the people all the time, and once they find

ket. I was not at Newmarket and have spoken nowhere in North York upon this subject as yet. T. C. Robinette. Toronto, March 15, 1911.

tion to another error in your article, in that you state I spoke at Newmar-



MR. A. J. MORELAND

Who Has Been Promoted to the Posi tion of Assistant General Manager of Canada's Big Tailoring House.

An event in business circles this week is the announcement made through the press of the promotion of Mr. A. J. Moreland to the position of tailoring firm of this city. about two years ago to fill the position

Goderich. Reserved. viously held a similar position with ed for a week. Company, preferring to remain oring house is now reaching such pro the most capable and efficient men its progressive business policies.

TRUE BILLS RETURNED.

The grand jury in the sessions re-turned the following true bills yesterday: Effe Freidenberg, alleged to have stolen 9 silver spoons, 2 knives and 2 dishes from Louisa Oleson in March, 1911, and receiving same. Also one window blind from Martha Hodgson and two window blinds from W. H. Furnell, and receiving same.

Joseph Bain, charged with stealing

1400 bricks from Walter Colwell and T. E. Rodman, alleged to have ob tained 12 tons of coal, valued at \$84, from the Conger Coal Co. on Sept. 8,

1910, thru false pretences.

Charles Gildner, manufacturer, dealer and bottler of pickles, alleged to have sold pickles in bottles bearing the trade mark of T. A. Lytle & Co.

WORK ON PORCUPINE BRANCH. "The breaking up of winter is caus-

"A station on this branch of the T. & N. O. will be built at MacDougal Vet."

Rebates to Standard Oil. BUFFALO, March 15 .- The New York Central Railway was fined \$35,000 and the Pennsylvania Railway \$20,000 by Judge John R. Hazel in the United States District Court to-day after at-torneys for the railroads had entered pleas of guilty to granting rebates to the Standard Oil Co.

AT OSGOODE HALL

ANNOUNCEMENTS.

March 15, 1911.

Jury Assizes. Plunkett v. Toronto Ry.

18. Ewing v. Teronto Ry. Law Society of Upper Canada-Elec tion of benchers. remain as candidates

1. E. D. Armour, K.C. (Toronto). 2. L. T. Barclay (Whitby). 3. R. Bayley, K.C. (London). 4. J. Bicknell, K.C. (Toronto).

applicant. J. R. Meredith, for infant. W. T. Evans (Hamilton), for executo ford). 7. A. G. Browning, K.C. (North

8. F. W. Carey (Toronto).
9. F. H. Clarke, K.C. (Ottawa).
10. A. H. Clarke, K.C. (Windsor).
11. J. W. S. Corley, K.C. (Toronto).
12. J. Cowan, K.C. (Sarnia). 13. A. E. H. Creswicke, K.C. (Ba

14. H. H. Dewart, K.C. (Toronto).
15. W. M. Dougias, K.C. (Toronto).
16. C. Elliott (Toronto).
17. J. E. Farewell, K.C. (Whitby).

Marie).

24. I. F. Hellmuth, K.C. (Toronto).

25. F. W. Hell (Niagara Falls).

26. F. E. Hodgins, K.C. (Toronto).

27. W. D. Hogg, K.C. (Ottawa).

28. E. F. B. Johnston, K.C. (Toronto). T. Hogg, R.C. (Toronto)
T. Kelly, K.C. (Toronto)
F. Kerr (Cobourg)
T. J. Lee (Toronto) 32. T. H. Lennox, K.C. (Toronto). until identity established. Costs out of A. Masten, K.C. (Toronto).

Levee v. Saturday Night.—G. H. Watson, K.C., for plaintiff. E. F. B. Johnston, K.C., for defendant. A motion by plaintiff for an attaching order A. McAndrew (Toronto).
H. Macdonald, K.C. (Guelph).
H. Macdonald, K.C. (Toronto).

56. N. W. Rowell, K.C. (Toronto).
57. J. L. Small, K.C. (Toronto).
58. S. C. Smoke, K.C. (Toronto).
59. D. T. Symons, K.C. (Toronto).
60. W. N. Tilley (Toronto).
61. W. R. Whyte, K.C. (Pembroke).
62. J. L. Whiting, K.C. (Kingston).
63. W. Wilson, K.C. (Chatham).

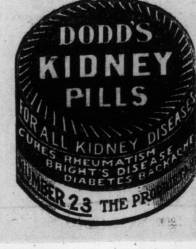
Master's Chambers. Before Cartwright, K.C., Master. Keyes v. McKeon-W. Proudfoot, K. for defendant. F. Aylesworth, for

(Parker & Co.), for defendants. Motion by defendants for an order dismissing the action without costs.

Conway v. Hughes—Cavell (Millar & Co.), for plaintiff. Motion by plaintiff for leave to serve writ of summons substitutionally by serving it on a grown-up person at defendant's resi-

Before Sutherland, J.

Hull v. Allen-J. T. Small, K.C., for defendant. W. Nesbitt, K.C., for plaintiff. Motion by defendant for an order Judgment: I have come to the conclumay proceed with the reference. plaintiff may well seriously consider judice before and during the course



Single Court.

Ontario and Minnesota Power Co.

Re Anderson Estate-W. M. Hall, for

children, holding that this was the duty

of the executors, to whom the will re-ferred that point. No interest allowed

Divisional Court.

made under power of sale in certain mortgages on the ground that the

trial setting aside sale, giving Roos a lien for moneys paid by him, declar-

Pelee Island Navigation Co. v. The

C., for plaintiffs. An appeal by de-

liquidated damages, but a penalty, and therefore plaintiffs are not en-

titled to recover. At the trial judg-ment was given for plaintiffs with re-

ment was given for plaintiffs with reference to the master at Windsor to assess the damages. Judgment: For reasons given, we are with very great respect, unable to concur in the view of the trial judge, and think the plaintiff's appeal should be allowed and defendant's dismissed and that judgment should be entered for the plaintiffs for the amount of their claim and interest, with costs of the trial and of these ap-

with costs of the trial and of these ap-

Supplied Bad Fish.

Bernard Bird, who sued White & Co. for loss of business due to their supplying him with decayed fish at the exhibition grounds, was granted \$500

Engine Works.-W. Proudfoot, for defendants. A. H. Clarke,

Thursday, 16th inst., at 10 a.m.:
1. Re Pittsburg Cobalt Co.
2. Walkerville Brewing Co. v. Down-

Belanger v. Belanger.
 Gossling v. Barrie.

Peremptory list for jury assizes to-day at 10.30:

Before Middleton, J.
The Walkerville Brewing Co. v.
Downing—F. Aylesworth, for plaintiff.
S. G. Crowell, for defendant. Motion 17. Cameron by plaintiffs for judgment. By arrange-ment between parties stands till 18th

Fort Frances—S. G. Crowell, for plaintifis. W. H. Price, for defendants. Montion by plainiff for an order continuing injunction. Enlarged until 16th inst. Injunction continued meantime. 6. W. T. Brewster, K.C. (Brant

tors. Motion by applicant, under C. R. 938, for an order construing the will

out the fooler they make short work of rie) him. Before closing I call your atten-

17. J. E. Farewell, K.C. (Whitey).
18. W. N. Ferguson, K.C. (Toronto).
19. F. M. Field, K.C. (Cobourg).
20. G. C. Gibbons, K.C. (London).
21. J. M. Glenn, K.C. (St. Thomas).
22. F. W. Harcourt, K.C. (Toronto).
23. W. H. Hearst, K.C. (Sault Ste

33. W. A. Logie (Hamilton).
34. M. H. Ludwig, K.C. (Toronto).
35. G. L. Staunton, K.C. (Hamilton) Moss (Toronto).

Slocum Medicine Co. v. Saturday Night.—G. H. Watson, K.C., for plaintiff. E. F. B. Johnston, K.C., for defendant. A motion by plaintiff for an attaching order for contempt of court in publishing before trial comments on the case and remetions the classes. G. G. McPherson, K.C. (Stratford). W. D. McPherson, K.C. (Toronto). I. W. Nesbitt, K.C. (Hamilton). W. Nesbitt, K.C. (Teronto).

Nesbitt, K.C. (Teronto).

Northrup, K.C. (Belleville).

A. Peck (Peterboro).

Proudfcot, K.C. (Goderich).

C. Robinette, K.C. (Toronto).

W. Rowell, K.C. (Toronto). on the case, and repeating the alleged libel. Upon the defendants, by their counsel, undertaking not to publish any further articles of a similar nature (the undertaking to be put in writing), motion enlarged to trial. Costs reserved.

> Before the Chancellor, Latchford, J., Middleton, J. Mr. Melvin A. Secord (Galt) presented his patent under the great seal of the province, appointing him a king's counsel, and was called within

plaintiff. Motion by defendant for an order changing venue from London to Re Gillies and Lee-F. Aylesworth, for applicants. Motion by applicants for an order for distribution. Adjourn-

Garry, K.C., and W. N. Ferguson, K.C., for plaintiff. E. F. B. Johnston, K. C., for defendant Waldman. J. F. Boland, for the Waldman Sliver Mines Co. An appeal by plaintiff from the judgment of Sutherland, J., of 14th November, 1910. An action for a declaration that plaintiff from Vachon v. Crown Reserve-Gordon claration that plaintiff is a partner of defendant Waldman, and entitled to one half the profits derived by said Waldman from dealing with the mining lots in question, that release from plaintiff was obtained by fraud, misrepresentation and deceit, and should be set aside for an account of the set aside. set aside, for an account, etc. the trial judgment was entered for de-fendant dismissing plaintiff's action with costs. Appeal argued and dis-Kelley v. Mutual Life Insurance Co.

Kelley v. Mutual Life and the Kalserhof v. Zuber.—G. H. Watson, for defendant. An ex parte motion by defendant. Sophia Fauz, for leave to defendant, Sophia Fauz, for leave to enter a conditional appearance. Notice of motion directed to be served. Time for appearance enlarged meanth, Time for appearance enlarged meanth, Time for appearance enlarged meanth, and Roos from the judgment of Clute. J., of 30th December, 1910. Plaintiff's action was brought to set aside a sale made under power of sale in certain made under power of sale in certain

power was not properly exercised, for a declaration that defendant Roos is a trustee for defendant Zuber, an order for redemption, damages, etc. Judgment was awarded plaintiff at the staying proceedings on a reference. sion that a reasonable order to be made on this motion is that the plaintiff pay ing plaintiff entitled to redeem, etc. the taxed costs within one month, and upon so doing, and if so advised, he cluded. the meantime it would seem that the Before Mulock, C.J.; Teetzel, J.; Suthwhether or not he will accept the offer of the defendant, made without preing no delay with the work on the new judice before and during the course of Porcupine branch of the line," said the argument on behalf of the present fendants, and a cross appeal by plain-tiffs from the judgment of Clute, J., of Nov. 28, 1910. This was an action Mr. Englehart, chairman of the Te- defendant to settle the matter in disto recover \$1425 alleged to be liquidated damages for 57 days' delay in delivering a boiler for the steamer Alfred Clarke, as per agreement. Defendants claim that said sum was not liquidated damages but a remain.

GLENERNAN Scotch Whiskey A blend of pure Highland malts,

bottled in Scotland, exclusively for MICHIE & CO., Ltd.,

TORONTO

in the cause. If such taxed costs are unpaid the defendant will have leave to renew this motion. If the said offer of settlement, made by the defendant, is accounted within TO BROKEN INTAKE PIPE is accepted within a month, then there will be no costs of this motion.

Four Engineering Firms to Be Asked to Assist-Fear Typhoid Epidemic.

"I'm going to put down a well," said Controller Hocken at the board of control yesterday morning. "In four months from now, it is my opinion Toronto will witness the worst outbreak of typhoid fever that it has ever

experienced." The remark of the controller was brought on by a resolution introduced of the late Henry Anderson. Reserved. brought on by a resolution introduced Hall v. Shiell—J. L. Ross, for defend- by Controller Church with a view to Hall v. Shiell—J. L. Ross, for defendant. W. C. MacKay, for plaintiff. Motion by defendants for an order to commit Malcolm Douglas for contempt of court, in refusing to answer certain questions on his cross-examination, and for refusal to produce the books and vouchers of the Oxford Permanent Loan and Savings Society, relating to the matters in question between the parties in this action. Englarged until March 20, at request of Douglas.

Bruce v. Baker—H. E. Rose, K.C., for plaintiff. M. Macdonald, for defendant. Motion by plaintiff for an injunction. At defendant's request stands till 16th inst.

Re Goble—J. G. Wallace, K.C., for executors. P. Macdonald (Woodstock), for claimants. Motion by executors of the proposal is also intended to have the board of experts offer suggestions as to what methods to pursue.

Controller Church with a view to hastening the repairs on the intake. The motion, which received the unanimous endorsation of the members of the board, favors having the city endors and vouchers of the board, favors having the city endors and vouchers of the board, favors having the city endors and vouchers of the board, favors having the city endors and vouchers of the Dooks and vouchers of the Dooks and vouchers of the Oxford Permanent Company of Toronto, Weddell & Company and George Crowe & Company of Trenton, with a view to getting all to assist on the work of repairing the present pipe. The proposal is also to connect a temporary pipe with the broken one for the board of supplying the city with lake water until the other one can be repaired. It is also intended to have the board of experts offer suggestions as to what methods to pursue.

Controller Ward moved to have the board of experts offer suggestions as to what methods to pursue.

executors. P. Macdonald (Woodstock).

for claimants. Motion by executors for an order authorizing payment of legacles. The court declined to pass on the identity of the claimant grand
legacles of the board concurred in the left of the control of the legacles.

The report of the carried garding the work on the electrical pumpe at the main and high level pumping stations, which was requested some time ago by Controller Hock-en, was presented. It stated the work of putting in the foundations for the high level station was in progress and 40. J. H. Macdonald, K.C. (Toronto).
41. W. H. McFadden, K.C. (Bramptor of court in publishing the for contempt of court in publishing the pumps at the main station, both repeating the alleged libel. Upon the defendants, by their counsel, undertaking not to publish any further articles of a similar nature (the undertaking to be put in in writing), motion enlarged to trial. Costs reserved.

40. J. H. Macdonald, K.C. (Toronto).
41. W. H. McFadden, K.C. (Kingston).
42. J. McIntyre, K.C. (Kingston).
43. A. G. MacKay, K.C. (Woodstock).
44. S. G. McKay, K.C. (Woodstock).
45. D. B. Maclennan, K.C. (Cornwall).
46. A. C. McMaster (Toronto).
47. J. M. McNamara, K.C. (Northoldstand the main station, the engineer states, was somewhat delayed. that the foundations are that the foundations are completed for the pumps at the main station, both for the ordinary water supply and the high pressure system. The contrac-tors are setting up three of the 13 1-2 million gallon pumps at the main sta-tion. Work at the main station, the ing ready. He expects that the entire electric pumping system will be ready in three months.

The board approved of a grant of ernment have agreed to present to the Riverdale Park Zoo. The matter was brought to the attention of the board

by ex-Ald. Daniel Lamb.

The board decided to send a wreath to the residence of the family of the late John Hewitt, of the revenue branch of the waterworks department, in token of their appreciation of him as a man and in recognition of his faithful services to the city during the last thirty years of his life.

A largely signed petition from the High Park Ratepayers' Association was presented to the board asking that a monument to the memory of Mr. Howard, the donor of the park, be erected at the entrance to Howar Park. The petition will be further con sidered at a future date. The city solicitor will be asked to report on an enquiry of Controller Hocken as to whether the Island is not included in the flat rate for tele-

phones ordered for the city by the Dominion Railway Board. The charge to the Island is \$120 per year. BANQUET TO J. D. McDONALD.

The railway friends of J. D. Mc-Donald, formerly Toronto district pas-senger agent of the Grand Trunk Railway, who has been appointed to the Chicago office, will on Friday, March 17, tender him a banquet at the Albany Club. He is making a trip to Toronto especially for the event.

Are You Going West This Spring? If so, there are abundant opportuni-ties to do so via Grand Trunk Rail-way System to Chicago and thence connecting lines. Low rates every day to Manitoba, Saskatchewan and Alberta. Exceedingly, low rates each Tuesday until April 25, inclusive, to principal points in Saskatchewan and for one-way tickets daily until April 10, inclusive, to Vancouver, B.C.; Spo-kane, Wash.; Seattle, Wash.; Portland, Ore.; San Francisco, Cal.; Los Angeles, Cal.; Mexico City, etc. Before deciding on your trip, consult any Grand Trunk agent, or address A. E. Duff, district passenger agent, Toronto Const.

Seat for Bonar Law LONDON, March 15 .- (C.A.P. cable.) -Lord A. Compton, M.P. for Brent-ford, has resigned. He had a majority of 3075 in the election last December.
He is making way for Joynson Hicks,
who will be the Unionist candidate in
the by-election. the by-election.

Bonar Law, the Canadian, was adopted to-day as Unionist candidate in Boothe, Lancashire, where Col.

Tobacco Habit Dr. McTaggart's tobacco remedy removes all desire for the weed in a few days. A vegetable medicine, and only requires touching the tongue with it accessionally. Price \$2.00.

general election, has resigned in his

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