A Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO, 40 WEST RICHMOND STREET. TELEPHONE CALLS:

5308 - Private Exchange Con-necting All Departments. \$3.00 will pay for The Daily World for one year, delivered in the City of Toronto, or by mail to any address in Canada, Great Britain or the United States.

boys at five cents per copy.

Subscribers are requested to advise

us premptly of any irregularity or delay in delivery of The World. WEIDNESDAY MORNING, MARCH 20

The country will not be greatly con-

ties between Postmaster-General Pelle- realized this when he uttered his celetier and ex-Postmaster-General Lem- brated remark about patriotism. ieux on the question of Canada's naval tier's utterances in the last campaign may or may not have been misreported, but the question is too important to be side-tracked or obscured for a moment by personal or political squabbles. Their responsibility is the responsibility of the auspices of the A. O. H. the government, and the country looks exists in Canada for Ireland and the value.

sels, and thus made a beginning at anyway? Why is the national anthem

herself at present is little short of dis- Ireland and would continue to be King graceful. The national exchequer is of Ireland the Great Britain were sunk filled to overflowing; the country is in- under the sea. When Douglas Hyde creasing daily in wealth and productilectured in Massey Hall the Italian ortive power. She is more than able to chestra was asked to play the Ameribear her share of the burden of imperial defence, and to look after the ordinary protection of her ports and ordinary protection of her ports and "Tramp, Tramp, Tramp," and nothing harbors. Yet we are doing nothing. Irish about it, they played "God Save the upkeep of the British navy, and we have, for the present at least, decided to have no resent at least, decided ave no vessels, guns or fortifica- shame of such a proceeding. Of course, tions of our own. We believe that the the A. O. H. is ridiculous when it acts people of this country are anxious to like that, but there is much worse than build up a great shipbuilding industry, the merely ridiculous behind such 12and are anxious to have our war ves- monstrations. The movement now is in our own shippards; they are no less opposed in every way to British and lions does he count before he acts? anxious for Canada to chip in her share Canadian democratic institutions, and of the cost of imperial navy protection responsible more than any other body and efficiency. Some delay may be ne- for the delay in granting home rule to cessary before formulating a well de- Ireland. That was undoubtedly evident fined policy of naval construction, but in May, 1882, and outrage and dynaedy this state of affairs, we should We still believe in home rule for Ire-place a sum of money annually at the land, and we hope soon to see it achievdisposal of the British admiralty. Mr. ed. But it will be in spite of and not Maclean, M.P. for South York, suggest- because of the A. O. H. The genial

share with him future expenditures to the eighteen knights resident in made for the benefit of copartnership. Canada. But why a dinner, inasmuch Canada is not contributing one cent toward the expenditure of a partnership from which she is drawing enormous prof.ts. Every day that passes without anything being done by this country is simply another day of sponging, of humiliation, and national shame. It is up to the government to act. Is parlia- than joyfully invited to a banquet. ment to be prorogued without anything Indeed, this knighthood seems to be the

WHO WILL BE THE DARK HORSE? Parts nowadays, and it looks as if Dr. series of the Toronto: String Quartet Some of the supporters of President Taft, and some of the supporters of ex-President Roosevelt seem to be getting

Hastings should intervene and enquire into a mortality that strikes down its victims so relentlessly. Perhaps Dr. given, including the famous Dubussy cold feet. The Roosevelt men are com- Hastings has some attenuated serum plaining that the Taft managers are out which might be efficacious in warding to beat Roosevelt, even at the sacrifice off the malady or a cultivation which of their own candidate, and the presi- if injected into these knights in dish dent's supporters say that Roosevelt is tress would prolong their days. trying to overthrow them by combining And finally why Canadians should be the anti-Taft forces in the convention jumping over one another to get into upon some candidates not yet agreed an order entailing such a double deci-

come the suggestion of a compromise infatuation which to us at this moment candidate and staunch Republicate is not explicable. newspapers like The New York Press believe that neither Taft nor Roosevelt can be elected, even if nominated. It may be that Senator La Follette's can- The amendment proposed by Mr. W. continue long if nervous prostration or ed to convey everything between the cidacy will prevent any nomination be- K. McNaught for all radial railway paralysis is to be warded off.

The Toronto World 1880; but there were no such principles issues at stake in 1876 and 1880 as there are now. The Progressives will not combine upon a candidate who is not of their household, and the friends of Taft will not accept a man who will be a mere deputy for Colonel Roosevelt, and put to the sword every officeholder who has been faithful to the president. If a dark horse is nominated at Chiago, it will probably be some man unknown to the country and never before dreamed of as a presidential possibility. That he will be one of the delegates to the convention is more than likely. will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and news-Many a delegate unknown outside of his own district will go to Chicago with satchel, and a great speech ready to be Postage extra to United States and all delivered at the first opportunity.

IRELAND'S WORST ENEMIES. The World has often said that it has no more use for rabid partisanship on one side than the other. The rabid man is no credit to himself, nor to his party, nor to humanity. Of course, the rabid man does not care about humanity, but only a small portion of it with ideas

The World has cultivated and hopes contribution to imperial defence. Mr. to continue to cultivate a spirit of de-Lemieux may or may not have chang- cent Canadlanism, and we regret that ed his views since 1903, and Mr. Pelle- any of our fellow-countrymen should

the government, and the country looks to the government for action.

Sir Wilfrid Laurier's naval policy was far from commendable, but it was at the second s any rate a beginning. The principle almost hopeless to advocate home rule not tied up to the corporations, and and make answers to these questions.

When its chief supporters give such was recognized that Canada was unwhen its chief supporters give such
der some obligation to assist in the
weapons to its opponents as the A.C.H.
the people he was elected to represent

Re Smith and Dominion Radiator Co. naval defence of the empire. It was not recognized as unequivocally as it might have been, and the Laurier Government should have joined with Australia and New Zealand in tendering efficient aid to the empire at a time when it seemed to the empire at a time when it seemed to the empire at a time when it seemed to the empire at a time when it seemed to the managed by an immediate peril. The fact is that the nearly all the legal talent of the coupting answered than of the corporations which have nearly all the legal talent of the coupting and the legal talent of towards the construction of some ves- the A. O. H. think of the Union Jack apathy. never sung at meetings held under their The situation in which Canada finds auspices? King George is King of

most awful disease prevalent in these

mation is beyond comprehension. They

SHOULD SUPPORT THIS AMEND

sels, as far as practicable, constructed chiefly one of Yankee Republicanism, dred before he speaks. How many mil-

## A CIVIC CABINET

create a public desire for a cabinet sys- any event. it requires no hesitation nor plebiscute mite and familiar adjuncts of those tem of civic government—then the to decide that we are at present spong- who refuse to recognize the British larger view of the city's future wants ing on the British taxpayer. To rem- flag or to honor the British sovereign, and the citizens' interests could be cumbersome.

## String Quartet' To\_Night.

The last concert of the subscription

## **How Nerve Cells** Are Broken Down

Every man or woman who works with and costs of petition cut of the estate. the brain uses up daily an enormous amount of nerve force. Millions of tiny Many Republicans will cordially wel- must be possessed by some demon or nerve cells are broken down and must Motion by vendor under the Vendor

plain that nature is not rebuilding as make a good fitle. Judgment: I think fast as work is breaking down. You upon the facts stated it is abundantly cannot allow this depleting process to clear that the trust company intending made on the first or second ballot, if which event anxious eyes will seek if every corner for the dark horse.

K. McNaught for all radial railway barraysis is to be warded off.

Dr. Chase's Nerve Food will help you that the statement of the distance between the two fixed points is errone, the account, so that each day will add a little to your stock of health and reason the objection to the verdor's tible is not walk token.

## WEDNESDAY SPECIALS

allowed on sums of \$100 and upwards for a term of one or more years. Interest accrues from the date on which we receive the money.

An Authorized Investment for Trust Punds

Write at once for copy of Annua Report, Specimen Debenture and full

Canada Permanent Mortgage Corporation TORONTO STREET . TORON O

Established 1855,

cerned with the exchange of personaliin regard to the city. No party has any right to intrude upon or set up an independent rule in the city's limits. The city is a kingdom to which all who

side-tracked or obscured for a moment Massey Hall on Monday night, under from time to time the city may acquire the parts of the railways within the We have advocated home rule as it new boundaries on payment of their

W. H. Scott, 106 Cowan-ave.

25 English Wool Carriage Rugs— Regular value \$1,75. To clear \$1.15

English Collars (three ply)—All styles, sizes and heights. Regular 2 for 25c. Special, each, 10c. 

WREYFORD & CO. 85 KING ST. WEST

## At Osgoode Hall

ANNOUNCEMENTS.

Motions set down for single court for Wednesday, 20th inst., at 11 a.m.; 1-Re Irwin Estate. 2-British American Wax Paper

. Shoruss.
3—Re McKinnon Estate.
4—Re M. Guy.
5—Visor v. Penmans.
6—Re Lyde Trusts.
7—Moffatt v. Moffatt. 8-Uptegraff v. Mickus.

The divisional court concluded its sit-

Master's Chambers.

Judgment: I think the questions ask-

Crosson v. Canada Iron Corporation—Ponton (Du Vernet & Co.) for plaintiff. O. H. King, for defendant. Motion by defendant for an order post-Editor World: Cannot you try and Motion dismissed. Costs to plaintiff in

### Single Court Before Middleton, J.

Re Frederick Milligan Settled Es tate-H. Cassels, K.C., for Mary M. Campton. F. W. Harccurt, K.C., infant. Motion by Mary A. Campton. a daughter of Frederick Milligan, sanction of court to a propered sale of part of the estate settled by the said Frederick Milligan. Judgment: Order made as asked authorizing sale of lands in question for \$28,000. The \$3000 cash to be paid into court and the mortgage for balance to be made to the accountant S. C. J., both subject to the trusts under the said will. Agents' charge for commission on sale Re Liesmer and Philp-D. C. Ross for vendor. H. R. Frost for purchaser. be replaced if mental and bodily ef-ficiency is to be maintained. and Purchasers' Act for an order de-claring that purchasers' objection, on ficiency is to be maintained. Claring that purchasers' objection, on the ground of inadequacy of description irritability set in, the evidence is two parcels theretofore

at Port Arthur. Judgment: Plaintiff's appeal allowed to extent of increasing amount awarded the sum of \$712.1%; and defendant's appeal dismisseu. Judgment for plaintiff for \$712.13, with costs of action, including motion for judgment on futher directions, and costs of both appeals on county court costs of both appeals on county court scale and one-half the costs of reference on county court, with no setoff of

Divisional Court. Before Falconbridge, C.J.; Britton, J.; Sutherland, J. Greer v. Armstrong C. A. Moss for defendant. H. E. Rose, K.C., for plaintiff. An appeal by defendant from the judgment of the county court of Middlesex of Dec. 16, 1911, and a motion for an order allowing

and a motion for an order allowing him to advance further evidence. Argument resumed from yesterday and concluded. Judgment reserved.

Farmers' Bank v. Heath—S. Denison, K.C., for defendant. J. Bicknell, K.C., and M. L. Gordon for plaintiffs. An appeal by defendant from the order in chambers of Clute, J., of Mar. 1, 1912, dismissing an appeal from the order of master in chambers of Feb. 15, 1912, dismissing an application by defendants to set aside the order made allowing the Issue of the writ for service out of the jurisdiction and the service of same. Appeal argued and dismissed with costs to plaintiff in

any event.

Connors v. Reid—S. F. Heyd, K.C., for defendant. J. M. Ferguson for Plaintiff. An appeal by defendant from the judgment of the county court of Ontario of Dec. 13, 1911. This was an action for \$500 damages for that the defendant falsely, maliciously and without any reason or probable cause, as is alleged, laid a charge against plaintiff of unlawfully stealing a quantity of milk, of which charge she was honorably acquitted. At the trial as honorably acquitted. At the trial judgment was given plaintiff for \$250 damages. Appeal argued. Judgment reserved.

Emmerson v. Cook—W. Proudfoot, K.C., for defendant, E. H. Cleaver (Burlington) for plaintiff. An appeal by defendant from the judgment of the county court of Helten of Dec. 12, 1911. An action by a farmer against his hired man for \$200 damages to a horse, which it is alleged arose from defendant's negligence, and counterclaim by defendant for \$150 damages for wrongful dismissal and \$28 for wages. At the trial the jury answered certain questions and couldn't agree

susually exhibit a singular spirit of apathy.

DISLOYALTY AND NON-OFFICE.
HOLDING.

The Liberals are out of office and Melloy in the Manitoba Legislature talks of secession; Sir Richard Cartwills, F. E. Brown, for defendant Wills, F. E. Brown, for defendant Stroke and Boisseau. Motion by plaintiff for an order amending statement of claim. Order made for amendment, Time for amendment, Time for amending statement of defence extended three weeks.

Toronto, talks of annexation. And the Nationalists were talking it in the late election in Quebec.

The spie clear thing out of it all is that men out of office talk that way at times, And most of the Nationalists are waving the flag now that office is are waving the flag now that office is in hand. Henri Bourassa as prime in hand. Henri Bou are waving the flag now that office is in hand. Henri Bourassa as prime until 22nd inst.

Espert v. Anglo American Fire Ins. Co.—Fraser (McPherson & Co.) for plaintiff. Shaver (Hodgines & Co.) for plaintiff. Shaver (Hodgines & Co.) for defendants. Motion by plaintiff for an order allowing bond for security for costs. Order mad. Costs in the cause. Crosson v. Canada Iron Corporation—

The fore he speaks. How many mil
Crosson v. Canada Iron Corporation—

Stances. Appeal dismissed, but we do stances. Appeal dismissed, but we do not think it is a case for costs.

Court of Appea!

Court of Appea!

Before Moss, C.J.O.; Garrow, C.J.; Maclare, J.A.; Meredith, J.A.;

Before Middleton, J.

Re Evans-F. W. Harcourt, K.C., for infants. Motion on Behalf of infants of a divisional court of June plaintiff's action was for deamages and (Guelph) for trustee. F. W. Harcourt, K.C., for infants. Motion restraining defendants of a divisional court of June plaintiff's action was for damages and that injunction restraining defendants from discharging into the tail race of the round of the finants of their hands into court. discharging into the tail race of the round of the finants of lands for three years. Order made.

Re McTavish Infants.—C. L. Dumbar (Guelph) for trustee. F. W. Harcourt, K.C., for infants. Motion on Seenate than was formerly discharged with having on March 12, 1910, at the from discharging into the tail race of with having on March 12, 1910, at the was not justly entitled, contrary of the was not justly entitled, contrary of the canada Shipping Act, and that the made a false representation for the purpose of obtaining for himself a certificate of competency, contrary to the silicate of competency, contrary to the canada Shipping Act, and that the special manages and the silicate of competency, contrary to the silicate of competency. Macleafi, M.P. for South York, suggested that ten million dollars would not
be too much in view of our last annual
surplus of nearly forty million dollars.

The Montreal Star, while commending
Mr. Maclean for bringing up this vital
subject for discussion during the budget
debate, suggests in lieu of an annual
contribution one big contribution now
of thirty million dollars.

It is for the government to act. If
the DOD,
Our distinguished fellow-downaman,
It is for the government to act. If
the people is advanced money out of his private for
tune year after year to benefit the
business, he would certainly expect the
junior partners, who had amassed big
private fortunes in the business, to

Private fortunes in the business, to

CORNWALL LINEMAN ELECTRO,
Distributions and the contribution is given as the series of the country in a feet and the
spirit of true. Irishmen is far away
to find the real business and rancer that
tears the crown from the hatp of Irishmen is far away
the was not justile, contrary of
the canada Shipping Act, and that
the can annual
stear the crown from the hatp of trustee. F. W. Harcourt.
K.C., for infants. Medion by trustees.
K.C., for infants. Medion by trustees of
moneys in their habds into court, dismore an order allowing payment of
moneys in their habds into court, dismore from discharging into the tail race of
the canada Shipping Act, and that
the real business in least of money out of lands, for
the payment of interest to James Gordon.

The DIRE RAVAGES OF KNIGHT
HOOD,
Our distinguished fellow-downaman,
Sir Henry Pellatt, and his distinguished guest, Sir William Bull, are holding
is junit of rue. Irishmen is far away
the surplus of read that or annual
tears the crown from the hatp of the worst of it up at
the suggests in lieu of an annual
title, and for dendants or the lowing payment of
interest to James Gordon.

The DIRE RAVAGES OF KNIGHT
HOOD,
Our distinguished fellow-downaman,
Sir Henry Pellatt, and his distinguished guest, Sir William Bull, are holding
is junited the conne CORNWALL, March 19.—(Special.)—
CORNWALL, March 19.—(Special.)—
CORNWALL, March 19.—(Special.)—
CORNWALL, March 19.—(Special.)—
Government of plaintiff. Reserved.

Johnston v. Tilbury East—J. M. Ferdefendants had the right to enlarge the defendant. Acquittal sustained.

Bullén v. Wilkinson—W. J. Eillott for an order for payment of moneys out of with the Bell Telephone crew making order for payment of moneys out of the system here, was court. At request of defendants, encountering the system here, was court. At request of defendants, encountering the system here, was court. At request of defendants, encountering the system here, was court. At request of defendants, encountering the system here, was court as would be the increased discharge needed by them. Judgment: The judgment appeals to such an extent as would for plaintiff; W. E. Raney, K.C., for more plaintiff from the system here.

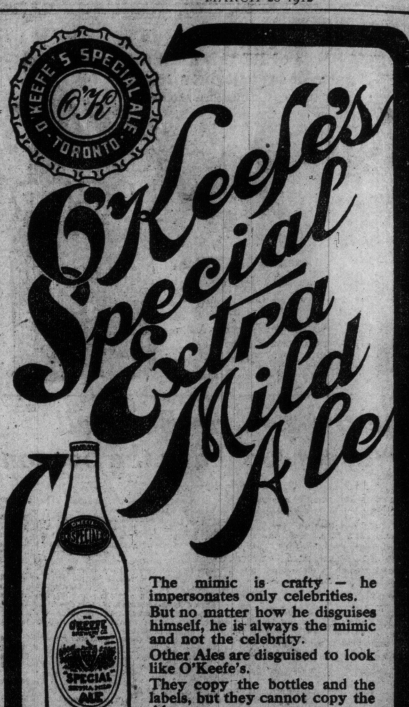
# Natural Cure for Catarrh

Stomach-Doning Remedies, and Invariably Cures Quickly.

It was their inability to reach the real source of catarrh and bronchilis that caused the medical profession to drop liquid cours medicines and adoption of the additional court from said judg-ment the tungs certain rare medicinal results which are so healthing and court from said judgment the tungs certain rare medicinal vapors which are so healthing and court from said judgment the tungs certain rare medicinal vapors which are so healthing and court from said judgment the tungs certain rare medicinal vapors which are so healthing and court from said judgment vapors which are so healthing and court from said judgment vapors which are so healthing and court from said judgment vapors which are so healthing and court from said judgment vapors which are so healthing and court from said judgment vapors which are so healthing and court from said judgment vapors with the strict from said judgment vapors with the strict from said judgment vapors with costs.

SUPREME COURT OF CANADA

Editor World: Will you answer a The most wonderful thing about Catarinozone is, that no chatter where the germs of bronchitis or catarin are question about the supreme court of pidden, Catarrhozone will reach and Canada? In the event of a constitu-



MICHIE'S

# GLENERNAN SCOTCH WHISKY

A Blend of Pure Highland Malts **BOTTLED IN SCOTLAND EXCLUSIVELY FOR** 

Michie & Co., Ltd., 7 King St. W.

ties entitled in common to the small

pealed from is varied by declaring par-missing his appeal from the judgment of Sutherland, J., of May 19, 1911. This was an action by plaintiff for specific performance by defendant of a contract to sell a certain house on lot on Obviates Taking Drugs Mait and street, Toronto, and that if sit on cases submitted. They are an defendant cannot convey all the lands pointed by the crown, as vacancies of the government of she be requested to convey such portion as she can convey, and com-It Has Superseded the Old-Fashloned pensate plaintiff by way of abatement from the purchase money for the bal-ance, being a lane over which defend-

"About five years ago I took a cold in the bread and Cafarrh set in. It kept increasing by leaps and bounds. I kept putting off getting anything until at last I found I would have to. After trying several things I heard of your remedy, Cafarrhozone, and procured a bottle and began using it. I was not long in finding out I had struck the right thing. I am recommending Catarrhozone to all who have catarrhozone to all who have catarrhozone to all who have catarrhozone in their robes of office as judges. I am informed that one judge carried his judicial robes in the procession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession, and even if he is a Quebec Corn and Wart Extractor, a sool catarrhozone has made an actonish-cession. It is impossible to contemplate without apprehension the situation that would will be be? In previous convenitions combinations were formed against the favorite by the field. Thus the anti-field in and the grow up in the city's iteritory. It used the anti-frant men on Garfield in to be said that ar Englishman's house



ronto.
Wm. Phillips, General Freight Agent.
68 King St. East, Toronto.

FOUNTAIN "MY VALET The "Father" of French Dry Cleaning

30 Adelaide W. - M.5900

also walked. Who selects the judges? West Toronto, March 7.

The supreme court is a fixed quantity composed of a chief justice and five puisne judges, all of whom may cur, on the advice of the government of the day. The remit made over mar-tiage does not directly refer to the ne temere decree. It only involves set-tlement of the disputed extent of the Dominion and provincial jurisdiction. As presently constituted the supreme Catholic judges, but there is no resson to apprehend that religious affili tions will influence the decision on a matter involving simply the exercise of their judicial capacity, and recognition of their duty to the state. In any case, and in the meantime, the judici committee of the privy council is the

A woodman, who cut down a decayed inside it a rusty box containing gol

## FROM DIGGING OUT CORNS

JOHN GAT

New

Spring

SUIT AND D FABRICS

NEW SILKS

FOULARD S

COSTUME A

MAKING n the mistaken vill have better s The Gress and s now in the pink s the time to bo o avoid delivery

NEW CLOAK arriving daily.
To get the very model garments in every couple of desure of seeing evis picked up. MILLINERY

NEW SUITS Ladies' Ready-to-splendid range of ials are being sh Department and t should look our no over. We have s

WASH DRESS is season's popu

WASH FABR IN THE PIECE Never had we a
Wash Dress Mater
son. Apart from
standard favorite
ginghams, zephyrs.
are so many mod
weaves of each in
to realize the chart
dainty fabrics wit
Therefore, if in to
to call; if not, we
on request.

JOHN CATT 65 TO 61 KING

MAIL ORDERS CAR

Rays of Flashi Captain of Sea Recovered Bo an's Husband Widow Must ! Until Relief Ca

OTTAWA, March regedy of the Bird Magdalen Islands 1 the grim setting of onely widow brooding of a husband, has jus a laconic Marconigran -day by the departu

The message received nd runs thus: "In in Captain Farquha Last Monday evening hooting with his dog. and the wife thought searching a short body was seen floati He had fallen over anded the body on the Magdalen group, Letter from lig following to-day." This is the first no which has filtered to thru the lonely dista ates Bird Rock lig other parts of the Mas

Bird Rock is washed and is in the shape of There is no vegetation