THURSDAY MORNING

THE TORONTO WORLD.

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The Toronto World FOUNDED 1880. A Morning Newspaper Published Every Day in the Year.

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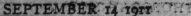
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tion. He made himself the honest friend and counsellor of his customers and thereby laid the only stable foun-dation for the vast, edifice he lived admit that having compelled a refernce to the ballot box the opposition is open to challenge for concentrating its strength on the defeat of recipro-How that modest store, city. The government made its choice first on Yonge-street, just below with a few thousand dollars of and later moved to its present when it dissolved parliament and must stand or fall by the verdict of the

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 When it dissolved parliament and must stand or fall by the vertice of the second of the properse decaded by the vertice of the second of the properse decaded by the the vest of the second of the properse decaded by the the vest of the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of the position or tis policy in entering into the second of a second position of a second position of the position or tis second the position or the second of actual second into the second of the position of the position of the position of the second the second of the seco

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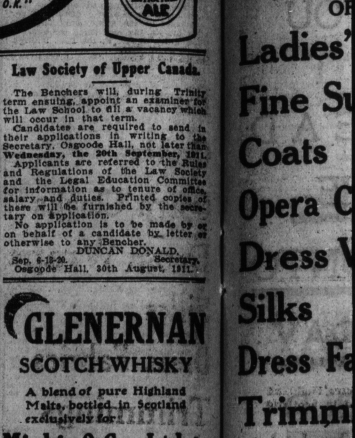
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Extra Mild, Remember Many people would drink ale, in preference to all other malt beverages, if ale did not make them

This O'K brew is brewed especially for those peop It is extra mild and extra light, and lets you enjoy the creamy deliciousness of real old English ale without the heaviness and excessive bitterness. In easily—opened aeal stoppered bottles. No broken cork or tinfoil seal stoppered bottles. No broken cork or in the glass.

O'Keefe's

The Beer that is always O.K.



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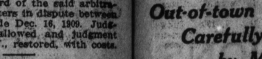
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Michie & Co., Ltd. TORONTO. amend, set aside or remit to the arbi-trators the award of the said arbitra-tors on the matters in dispute between the parties, made Dec. 16, 1909. Judz-ment: Appeal allowed and judzment of Sutherland, J., restored, with costs



Before Moss, C. J. O.; Garrow, J. A.; Maclaren, J.A.; Magee, J.A. Stavert v. McMilan-J. Bicknell, K. C., and F. R. Mackelcan for plaintiff. W. Nesbitt, K.C., and F. Arnoldi, K. C., for defendants. T. F. Hellmuth, K. C., and A. W. Anglin, K.C., for third parties. An appeal by plaintiff from the judgment of the chancellor of May 23, 1910, whereby five persons, tried to-parties. Catalogue a

India can ship barley into Can-equally as cheap and equally as

good as Russia can. 1244 . 199 As soon as the reciprocity pact was

announced, a large European house, dealing extensively in barley, hoping that regiprocity might pass, appointed an agent, who has an office in the

board of trade building, and furnish-68 to 73 cents per bushel, delivered at on the bread question, but The Globe Mentreal. Most of the barley grown won't be able to queer him on reciproin Canada is grown from Russian seed and the Russians have used Canadian

seed occasionally in their country. Russian barley this year is rated superior to Canadian.

The Globe may book its order for barley, if it wants to go into the "barley bree," any day at the board of trade building at 68 cents plus 5 cents for freight or 73 cents. And the barley is first-class. It is so cheap that

fessing alarm lest reciprocity fail of Mary's. Ontario. Like all remarkable its supreme position as the test quesevolving ideas, and what is rarer the tion of the election, their energies faculty of gauging their worth and have since been anxiously devoted making them realities. That man was to abuse of the opposition for declin-Timothy Eaton, who forty-two years to abuse of the opposition for declin-ing to follow their red herring trails. Reciprocity is the issue and the one of selling for cash and cash only, and issue of this election. Parliament was of telling only the absolute truth about dissolved because the opposition in-that inspiration he migrated from St. sisted that as the government had no Mary's to the provincial capital, and mandate authorizing it to abandon the with his arrival a new era opened to national policy, the country must first the buying public. In those days the be consulted. That was a right and afforded by his own judgment. proper attitude, which every fair-minded elector, whether friend or foe to reciprocity, must appreciate and approve. Nor will he be less inclined to Timothy Eaton destroyed that conve

ed him with two dozen samples of of the really bright men of the tion to be voted for on the 21st of this foreign barley. His prices range from legislature. The Globe got him wrong month is of such vital importance :o

ley is first-class. It is so cheap that it has closed the British market to Canadian barley, and the Canadian farmer now gets his money from bar-ley by feeding it to stock. NO ISSUE BUT RECIPROCITY. No better proof could be afforded of apprehended disaster than the desper-ate efforts made by the federal gov-

ate efforts made by the federal gov-ernment's organs to introduce side is-mbitton of the Queen City to secure. poor. No better exhausted and his cro ambitton of the Queen City to secure. poor. No better exhausted and his cro The progress already made and the needed than the present condition ernment's organs to introduce side is-sues into the electoral campaign. Their conduct is a curious and instructive commentary on their claim urged in commentary on their claim urged in the first stages of the contest that nothing must be done to cloud the re-ciprocity issue. It pleased them dur-ing the controversy in the house of commons to describe Mr. Borden and his parliamentary following as trem-bling in their shoes lest Sir Wilfrid Laurier take them at their word and

of reciprocity that the Washington agreement was not quite so popular as they supposed. Instead, then, of pro-lessing alarm lest reciprocity fail of ts supreme position as the test Copy of Analysis of

Hard Coal and Coke Made By the Gas Company HARD COAL. COKE. Per Cent. by Weight. 3.700 8.650 .865 6.200 80.585 12.935 B.T.U. Per polyo Per Cent. by Weight. Moisture 4.000 20.400 .921 6.023 68.606 11.339 Ash Sulphur Volatile Matter Fixed Carbon Gross Calorific Value Calorific Value Showing Per-centage of Sulphur and Ash Per 12.773 B.T.U. 11.191 7C Per Bushel CONSUMERS' GAS GOMPANY Eastern Avenue at Foot of McGes St. Telephone Main 4142. At the Works

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 And in evidence of this you will dna be one such that your "excellent aution the winter and larger trusts.
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than my price. If I would reduce the price his clients would stay by us, otherwise they would be obliged to countermand their orders. I wired to countermand the orders. as we The special offering of men's suitnot compete. The northwest is pracings. announced in this issue by Hob-berlin Bros. & Co., 151 Yonge-street, tically all the market we have evaporated apples, and when the Yankee can pay 25 per cont. duty and should attract a large number of buy-ers to the store to-day. The fabrics undersell us in our own market, where they have a surplus, what will it mean referred to are all this secon's styles, and will be made in the season's most to us, when the duty is removed? popular styles. tailoring ,linings and means that our evaporators are not

worth 20 cents on the dollar. "In ten years, if our market is protected. Ontario will not be able to supply the northwest with fruit. Farmers

should look well to their own inter ests before voting to join it to the Americans."

Hail, 267 Pape-attenue their East Ger-rard-street).
Saturday evening, Sept. 16, Prospect
Hall, Prospect-street.
Monday evening, Sept. 18, Oddfellows
Hall, Broadview-avenue (near Queen-street).
The candidate and members of the Legislature of Ontario and ex-members of the Dominion House of Commons, as well as other prominent gentlemen, will address these meetings.
Hall, Strate and Members of the Legislature of Ontario and ex-members
And probable cause on a charge of for-gery of money orders of the Canadian Express Co. At the trial judgment was given plaintiff to proceed to a further trial as to the issues growing out of the proceedings on the charge of forgery. The divisional court set aside this judgment, with costs. Judg-ment: Appeal dismissed with costs.
Re Macdonald--I. F. Hellmuth, K.C., and G. W. Mason for three appellants.

well as other prominent gentlemen, will address these meetings. 1000 Bailoons and \$500 One thousand balloons and \$500 will ascend on Yonge-street at the opening of the new Lizgett's, Limited, drug store, on Saturday, Read the full par-ticulars in Liggett's ad. to-morrow. Attend the opening Saturday and share the souvening and flowers. Re Macdonald—I. F. Hellmuth, K.C., and G. W. Mason for three appellants. W. H. Irving for James Fraser Mac-donald. An appeal by John Macdon-ad. Duncan MacGregor Macdonald from an order of divisional court of Nov. 9. 1910, allowing the appeal of Jas. Fraser Macdonald from the order of Suther-land, J., dismissing the motion of the gaid James Fraser Macdonald to demanded.

so, 1910, whereby hye persons, tried gether, were dismissed without co and the claims of the defendin against the third parts tried at same time were dismissed with costs. This Hitigation arises out of series of dealings by which the mon of the Sovereign Bank was used purchasing shares of its own stock

Euclid-avenue Trust Co. v. Hohs-R. S. Robertson (Stratford), for de-fendants. M. H. Ludwig, K.C., for plaintiffs. An appeal by defendants from the judgment of a divisional court plaintiff was injured while endeavoring to turn off the light over his bed, and the judgment awarded him \$7500 dam-ages and his mother \$2500 for expenses, etc., with full costs. Judgment: Ap-peal allowed in part and judgment varied by reducing the damages to the infant plaintiff to \$4000. No costs of appeal to alther parts. The costs of allowing appeal from judsment of Mulock. C.J., at the trial dismissing the action with costs. An action on a mortgage which defendant, Agnes E. Hohs, says she did not execute, or if she did execute, did so thru fraud and misrepresentation; that she was unappeal to sither party. The certificate of judgment to be dated and entered as of May 23, 1911. Carruthers v. Toronto and York Ra-dial Railway Co.-I. F. Heilmuth, K. C. and C. A. Mors for defendants. J. M. Godfrey for plaintiff. An appeal by defendants from the indexector by der the influence and control of her husband and was without independent

advice, and further set up that plaintiffs are an extra-provincial corpora-tion and not entitled to do business in Optarlo without a license, which they have not procured. The divisional defendants from the judgment of Ma-lock. C.J., of Jan. 27, 1911. An action court gave judgment for plaintiffs. by the widow and three children Robert Carruthers to recover \$10, Judgment: Appeal dismissed with costs. If defendants ask for redempdamages for the death of the said Robert Carruthers on Sept. 10, 1910, who while standing on a platform at their station in North Toronto was tion they may have judgment accord-ingly, but this is not to delay plaintiffs' right to immediate posses lon.

of the Sovereign Bank was used in purchasing shares of its own stock to the extent of about \$400,000. The shares so acquired stood in the names of the various nominees of the hank, who undertook no personal responsibility, and whose names were in some cases used without their knowledge. Evan-tually these shares were divided up into equal sevenths among the direct-ors. For the portion of the shares so divided among the directors and their friends promissory notes were given and endorsed to the bank, and infese are the notes sued upon by the curator, Judgment: Appeal allowed and judg-ment to be shared for the plaintiff for the smount claimed with interest, and the claim over against the third parhe claim over against the third per les dismissed—the whole with cos ties dismissed—the whole with costs thruout." Toung v. Town of Gravenhurst—I. F. Hellmuth, K.C., and N. F. Davie-son, K.C., for defendant. J. Bicknell, K.C., and F. R. Mackeloan for plaintiff. An appeal by defendants from the judgment of Riddell, J., of Nov. Is 1910. Plaintiff, brought action to re-cover \$30,000 damages for injuries to plaintiff, John Young, and \$4000 et-penses to his mother, the plaintiff, An-nie M. Young, alleged to have been caused by reason of neglect, impropri-construction, maintenance and oper-tion of their electrical system for heal-ing and power purposes in and near the Town of Gravenhurst. The infant baintiff was injured while endeavoring to turn off the light over his bed, and

A despatch from I south of Cheng-Tu, eign missionaries st left for the Yangte three men and thei man doctor. The have been unable Sui-Fu:

HANKOW, Sept. press publishes a re roy's yamen at Ches stroyed and that been killed. It is the foreigners hav King under escort. The situation is stave. The vicero troops at Cheng-Tu in the province. F not reach Cheng-T month.

LONDON, Sept. 1 spatch to a Londor ft is reported that of Sze-Chuan is in re expected to de

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said platform and killed. At the trial judgment was given plaintiffs for 5600 and costs. Judgment: A new trial di-rected. Costs of former trial to be costs in the action. Costs of the ap-peal to be costs to defendants in any event of action, Garrow, J.A., disseni-ing and being of opinion that plain-tiffs' action should be dismissed. Before Garrow, J.A.; Maclarez, J.A.; Magee, J.A. Smith v. Royal Canadian Yacht Club -E. E. A. DuVernet, K.C., and A. H. F. Lefroy, K.C., for defendant Mod. Young, K.C., for plaintiff. An appeal by defendant from the judgment of Mulock, C J., on Jan. 26, 1911. This was an action by Alma Smith, an b-fant, for damages for injurles sustain-ed by plaintiff about July 2, 1910, while hring off a cannon for defendants, which damages are alleged to have been caused by the negligence of ex-fendants. At the trial, judgment was given to plaintiff for \$3975 and costs. Judgment: Appeal allowed and plain-Before Garrow, J.A.; Maclaren, J.A.;

crushed between a moving car an said platform and killed. At the

