Is The World's New Telephone
Number. MONDAY MORNING, MARCH 18, 1911.

CANADA AND U.S. POLICY.

Canada has been told that President Taft took the initiative in the negotiations for reciprocal tariff concessions. This is urged as sufficient justification for a sympathetic response on the part of the Dominion Government and for the abandonment of the policy which secured for this country complete fiscal independence. From the successive developments in the presidential action during the final session of the late congress, it is evident that Mr. Taft was not so much concerned ing on the future of the Republican party and as affording him a method of evading any effort on the part of the Democratic majority in the new cure general tariff reduction. Hence and loyal efforts of the British and his use of that prospect as a lever to Indian fellow-subjects of the King. force the measure thru the senate and his broad hint that its passing would enable him to use his veto in defence of the Republican tariff.

In this President Taft failed and he will now have to meet the new congress without the advantage which the endowment of reciprocity would have conferred. By becoming an active ally in his astute move against the Demoplaced itself in a position not without a measure of humiliation distinctly distasteful to all self-respecting Canadlans. No ground exists for supposing that the Democratic majority in the tion to a general revision of the tariff "Teaming." Now 20 is a drawing full with what grace she can the outcome ron," by I. H. Caddy, No. 48, will apthwart a serious efofrt to relieve the of the republic. Let the Democrats have a free and fair field to develop their tariff policy.

THE NEW DRAMA. We frequently hear of the degeneracy of the drama, of the press, of litcrature, and other forms of intellectual activity. The charge cannot well be brought against the drama. If there be fewer works of absolute genius, the general average is of much higher standard. Toronto has had a large number of high-class plays in the past two years. Last week the two plays at the leading theatres were in the

front rank. It is interesting to note that both of these clever dramas were the work of Englishmen. Somerset Maugham, who wrote "Smith," is regarded as one of the brightest of the new school, while Israel Zangwill, the author of "The Melting Pot," is almost a veteran.

The revolt in both pieces against artificial standards, and the reliance on the forces of democracy, the elemental forces of humanity, to recreate society on a saner footing, were prominent in each.' Smith's contempt for the gentleman, whose strength was only good for sport and not for work, and the contempt of Tom Freeman for the childless wife, the loveless spinster, for a

And Zangwill rises to heights of real

ocsts and vacating certificate of his pendistinguished public service as governor-general of India, Lord Minto reviewed with remarkable moderation and sympathy the leading events that of all parties for an order dismissing the petition herein without costs. Order Judge's Chambers.

Before the Chancellor.

Devaney v. The World—J. T. White, for plaintiff. D. Urquhart for T. Urquhart.

A. G. Ross, for Fasken. H. R. Frost, for Keogh. On appeal by plaintiff from the taxation by the senior taxing officer at the western education sown by Macaulay and cultivated by his successors, were seginating to been successors.

The Toronto World British administrators were compelled to recognize, and which had been brought more rapidly to maturity thru the success of Japan in the Russian war. This unrest was not necessarily disloyal but Tord Minto pointed out with undeniable force that refusal to acknowledge and to meet just hopes and ambitions must inevitably have led to deeper and more dangerous hostility.

But along with what the late viceroy

described as "loyal unrest," the Indian movement of a directly seditious and anarchical character and accompanied by murder and assassination. Lord Minto gave convincing reasons in decordial approval and support of Lord Morley, to whose "far-sighted statesmanship" as secretary of state for India, he paid generous tribute. That policy had a dual object-to repress sedition and to rally loyal and moderate native opinion to the side of the government. To it Lord Minto ascribes the quiet that now prevails. By enlarging the councils and providing for the representation, not only of different communities, but of the great interests of the country-landed, com mercial and industrial-of the native states and the educated class, a new era has been opened in India and one which Lord Minto evidently regards as offering the only avenue of escape. under the altered conditions of the country, but he has faith that the magnificent future of the Indian Empire may be safely trusted to the mutual

water colors from the estates of the late Sir George Burton and Mrs. Alice Cummings deserves special attention They include excellent examples of the work of leading Canadian, British and them mention may be made of a fine water color by Henry, Martin, No. 33, ronto," cleverly drawn and of considcolor of great charm is A. Perego's 'Admiration," No. 27, and D. Fowler's "Entrance to Killarney: Lake Hu-

of the party struggle at Washington, peal to many. S. R. Jacobi is repreconscious that the government has lent | sented by a landscape in oil, and another itself to a manoguvre designed to in water color, both typical of his neople of the United States from the with cattle, painted in 1846, is another burden of their excessively high import of the leading numbers that will be duties. The Dominion ought not to be looked after, as will George A. Reid's further involved in the internal politics "Luncheon Hour." No. 78. Two flower all over Canada. drawings by D. Fowler are exquisite examples. Other artists included are F. S. Chal ener, T. M. Martin, F. C. V. L. R. O'Brien and M. Matthews and day at C. M. Henderson & Co.'s art gallery, 87 and 89 East King-street, (Tuesday) at 2.30 p.m.

AT OSGOODE HALL

ANNOUNCEMENTS.

Osgoode Hall, March 11.

Motions set down for single court fo Monday, 13th inst., at 10 a.m.:

1. Biyth v. Canada Malleable.
2 and 3. Patterson v. Dodds.
4. Levee v. Saturday Night.
5. Slocum v. Saturday Night.
6. Ontario & Minnesota Power v. For Frances.

Courtemanche v. O'Leary. 8. Campbell v. Boyd. 9. Ashley v. Albert Soap Co. Peremptory list for divisional cour

onday, 13th inst., at 11 a.m.: Boyd v. City of Teronto. Spotton v. Gillard. 2. Spotton v. Gillard. 3. Towes v. Denison. 4. Rolins v. Dillon. 5. Bennett v. Windsor Gas Co. 6. Nixon v. Walsh.

Master's Chambers. Before Cartwright, K.C., Master.
Belanger v. Belanger—H. S. White, for
defendant. R. H. Cassels, for plaintiff.
A motion by defendant for an order for
security for costs.
Judgment: From the endorsement on

life aimless of all but perpetual bridge, hit modern society hard.

It is a pity that Mr. Zangwill did not Canadianize his "Melting Pot" as he might very logically have done. The fires are hotter here than to the south of us. But the moral, and the romance, are as true for us as for our land, and the romance, are as true for us as for our life aimless of all but perpetual bridge, the writ of summons issued on Feb. 21, 1940, it appeared that the defendants were entitled to a praccipe order for security. No steps, however, were taken to secure same until notice of trial, when the application was refused as being too late. On appeal to the judge at the trial he was of same opinion and the case went to trial and was dismissed without costs. The plaintiff has now appealed to a divisional court, and the motion is renewed.

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in the incident which closes Mr. Zang- and vacating certificate of ils pendens. nia and bronchitis, and had been given Europe is face to face with the sanity and the wisdom of what after all is but the efflorescence of Europe at its

(Arroldi & Co.), for plaintiffs. Motion by plaintiffs for a final order of fore-

PURITY SEALED

NO INTAKE PROBLEMS YORK SPRINGS

WATER

that in a case involving charges of fraud or wrong doing the defendants are not required to unite in employing only one solicitor, they are entitled to make separate defences and to be paid therefor if they succeed. This is applicable to such cases as those where the defendants are charged with libel or conspiracy. These matters are of a criminal character involving serious charges as to the charrese matters are of a criminal character involving serious charges as to the character of defendants and each one is, in my opinion, justified in entrusting his defence to a separate solicitor of his own choosing. The taxing officer has proceeded upon this principle and his taxation should be affirmed with costs.

Single Court.

Before the Chancellor.

Re Moore estate—W. H. McClemont (Hamilton), for executors. M. C. Cameron, for son. J. R. Meredith, for issue and unborn issue of son. Motion by the executors of last will of James Moore for an order construing his will.

Judgment: It is perhaps the best way to declare that the son has an estate in fee simple, subject to an executory devise, to the Mrs. Parker children, which is, however, subject to be defeated if the son otherwise disposes of the farm by will. Costs of the application out of the estate.

Mrs. Parker children, which is, however, subject to be defeated if the son otherwise disposes of the farm by will. Costs of the application out of the estate.

rate, for the purpose of ascertaining the true value of the company's stock under the agreement, and that when such value is ascertaining the true value of the company's stock under the agreement, and that when such value is ascertained, the city be ordered to pay it.

"The company further asks that to clear any difficulties out of the way a commission be appointed to enquire into and investigate the whole matter that justice may be done."

Instead of clearing the atmosphere in the electrical situation in Toronto,

FIVE HUNDRED STORE POWER. command of color and eye for skilful Simultaneous Sale and Spring Opening composition. C. Krieghoff's landscape in Every Province in Canada.

April the first is the Spring Shoe Opening Day in the Slater Shoe Stores

of a sale starting in 500 stores on the selves of. same day! A sale where over one million dollars' worth of shoes can be they could be led to express an opinseen, and many of them to be sold at less than their gold-marked value.

It is the city's suggestion that they sell for \$125 was unfair to the share-This is an event worthy of more than passing mention. It is a new note in shoe history. For many years—indeed, never before in the history of the Slater Shoe Company have unb'cmished Slate Stamped Slater S been sold at less than the standard prices, and this sale shows that every movement of the makers of

Slater Shoes is thorough. Because of the radical changes in style it was decided to give every store the privilege of selling obsolete Slater Shoes for two weeks at cut prices. And 500 of the stores and agencies de-cided to avail themselves of the op-

Shoe style books showing the new Slater Models which brought about the tremendous shoe sale in Canada will be ready shortly.

PLEURO - PNEUMONIA AND BRONCHITIS

Brought Mrs. Baker to Death's Door. Father Morriscy's No. 10

Of the many hundreds of cures wrought by Father Morriscy's No. 10 (Lung Tonic) few are more remarkable than the saving of the life of Mrs. John S. Baker, of 164 Rockland Road (North End), St. John,

neighbors.
The old standards and the new were never more strikingly contrasted than the fine or the first one of the first on Toronto General Trusts v. Post-Craig me to die. I tried everything but there seemed to be no cure for me.

sublimity as he pictures the decay of the old faith and, looking forward rather than backward, implores the benediction of the "God of our children."

LORD MINTO ON INDIA.

In his address in response to the conference of the freedom of the City of London in acknowledgment of his distinguished public service as gover
Order made.

And Zangwill rises to heights of real sublimites. Motion for plaintiffs. Motion by defendants of fore-closure. Order made.

J. Robertson Co. v. Drewltt-C. C. Ross, for defendants on consent for an order dismissing action without costs. Order made.

Swale v. C.P.Ry. Co.—G. A. Walker, for defendants. W. M. Hal, for plaintiff, Motion by defendants for an order for a commission to take evidence in England. Motion referred to the trial judge.

Phillips v. Hughes—T. A. Gibson, for plaintiff, on consent for an order dismissing action without costs and vacating certificate of his pendicts. it, as it is worth all it is said." Father Morriscy's No. 10 is very different from the many preparations that simply relieve a cough. No. 10 relieves the

ELECTRIC LIGHT CO. APPEALS TO GOVERNMENT

Wants Commission of Enquiry-Pallatt Says Company Was Victim of Breach of Faith

In a long letter sent to Premier Sir James Whitney on Saturday, Sir Henry Pellatt, president of the Toronto Electric Light Co., makes a three-fold ap-

The letter iterates and reiterates the charge that the publication of the report of R. A. Ross of Montreal on the ompany's plant, and the acceptance by the city of Mr. Ross' valution of \$125 a share, altho other experts are alleged to have valued shares as high as \$200, and Alexander Dow, city's adviser, at \$150, has seriously prejudiced the rights of shareholders to get fair

value.

He also contends that the bill before the legislature will give the hydro commission power over the company which will seriously handicap the latter.

trate, for the purpose of ascertaining the true value of the company's stock

and spent most of the day in consul-tation with the mayor and and Cor-poration Counsel Drayton. He was ad-

the assets.

Trial.

Before Middleton, J.

Mutrie v. Alexander—H. Guthrie, K.C., for defendants. No one for widow. An action to establish the last will of Andrew Alexander and to declare that the executor mane different is entitled approve of the Judgment: I declined and the court had any was not satisfied that the press of the company are up in arms over the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there may be a later will. In this view the intention of revoking it and there was not satisfied that the press of the company and Mr. Dow reply that the power conferred upon the surrogate court of rand administration as to really have upon the jurisdiction of the high court where real estate is involved. Action dismissed with costs.

FIVE HUNDRED STORE POWER

and report to the legislature, in order that sumsopher that justice may be done."

Instead of clearing the atmosphere that sumsophere that sumsophere the three decision of the board of control of \$125 per share for the Toronto Electric Light Company's stock: He intimated that he had gone carefully over the report of Mr. Ross which they call that the press scured copies of the company are up in arms over the make the press with the press with the press with the may or supply the press with the may or and Mr. Dow reply that the pression of the company of t

the price agreed upon by the city's representatives and the company was \$150 per share. This was reported to the mayor, who disclaimed any knowledge of any such a price having been islative Assembly.
"Sirs,—I beg to address you on behalf of the directors and shareholders of the Toronto Electric Light Company and humbly request that you will give your serious consideration to the situ

How Opinions Differ. The result of the negotiations was the chief topic of conversation in financial and business In 500 of the Slater Shoe Stores and day, and the opinion of the average Agencies a two weeks' shoe sale opens citizen seemed to be that the offer of commission, was published in full in on the thirteenth day of March. Think holders should heaten to even the newspapers this morning from a

the result that its assumed present position, and future prospects have been incorrectly placed before the afforded to the company of making those explanations which are absoluteholders. They declared that they would not sell out or agree to sell out for any such figure, and Hugh Blain expressed the opinion that it would be "Mr. Ross' report appears to say that the company's stock is only worth rulnous for the city to try to compete with the company.

Pledge Broken, Says Company. The following letter was sent to the of the kind, but published as it is the Toronto Electric Light Company: purchase at \$125, the conclusion naturally follows, and there can be no doubt that whoever is responsible for giving "Dear Sir,-I see that the newspapers this morning have published the report of Mr. Ross to the hydro-electric com-mission, in which he finds that the for that express purpose, and in order that the shareholders of the company would feel that there was no alternastock value to the city of the com-pany's property is \$125 a share. "I am quite sure that you will be almost as much concerned about this city's representatives and those of the publication as the company is, because company had agreed upon \$150 share as a reasonable value for a solemn pledge was entered into, us nmission thru Mr. Ross. Mr. Draystock, upon the supposition that the assets were worth \$6,000,000, and that enquiry by Mr. Ross and his report price would have been paid, had it were to be absolutely confidential between the parties, and were not to be not make a final bargain without the communicated to any person whatso-

"The publication of this document without explanation places the com-pany in a false position before the pub-

"I am instructed by the directors and shareholders of the company to request that you will now authorize the publication of the report of your own expert, Mr. Dow, which places a higher value upon the property of the company. Yours truly (Signed) H. H. Macrae, General Manager.'

Nothing Hidden, Says Mayor. Mayor Geary replied to the remark of Sir Henry Pellatt that the true po-sition of the negotiations between the Toronto Electric Light Company and the city had never been disclosed to the public by issuing the following statement: "As far as I am aware all the ne

"As far as I am aware all the negotiations between the city and the company have been made known to the public. The question of arbitration was discussed some months ago at a public meeting of the board of control and the proposition as to arbitration made by the company was then flatly declined. It is not a question of the names of arbitrators but tion of the names of arbitrators but of the principle of arbitration. objection of the board of control holds now as it did then. At that meeting counsel for the electric light company seemed to consider that all negotia-tions were at an end. The city, however, was always desirous of making a fair offer to the company, and thought that in the past it has done so, altho without sufficient informa-

No Valuations by Dow. "Mr. Dow advised the city that it day bought two bottles. Before half the first one was used my cough began to get much easier, and by the time I had used a bottle and a half my cough was gone. I am keeping the other half bottle in case it should come again but I am quite sure I have a positive cure. Let me was practical for the city to acquire the company's plant under proper terms and with proper information. Mr. Dow's position has been that of confidential adviser of the city and at no time has he been called upon to make a valuation of the company's sure I have a positive cure. Let me recommend Dr. Wood's Norway Pine Syrup to all who suffer from a cough or throat irritation of any kind."

assets or stock.
"It was well-known by both parties legislative and executive councils. Discontent was rife, created and sustained by two causes. "The seeds of the western education sown by Macaulay and cultivated by his successors, were beginning to bear fruit," which the



exercise; convenience.

er municipalities.
"Mr. Ross' valuation is the only one that has ben made."

Mr. Dow Emphatic.

Alexander Dow of Detroit, the city

ation as it now exists between company and the City of Toronto.

without any opportunity being

ly necessary for an intelligent consid-

Shareholders Misled.

tive for them but to accept the offer.

Promised to Keep Lid On.

"The commission refused to author

pig in a poke,' and sent Mr. Ross to

see broadly whether or not there was

value in the company for the sug-gested price of \$150; the company did

Caught a Heavy

It Left Him with a

Hacking Cough.

Mr. J. H. Richards, 1852 Second Ave.

East, Vancouver, B.C., writes:-"Allow me to write a few lines in praise of your

Dr. Wood's Norway Pine Syrup. Last

fall I contracted a heavy cold which left

me with a hacking cough, and every time

I would get a liftle more cold this hacking

cough would become a lung splitting one.

It kept on getting worse and I kept on

spending money buying different cough

remedies until a friend asked me if I had ever tried Dr. Wood's Norway Pine Syrup. I told him I was willing to try anything I thought would cure, and on the same day bought two bottles. Before half the

Dr. Wood's Norway Pine Syrun is put up in a yellow wrapper; three pine trees the trade mark; price 25 cents.

Manufactured only by The T. Milburn Co., Limited, Toronto, Ont.

Cold.

"The facts shortly put are that the

eration of the subject.

Why Don't You Go Straight Home?

Notice that gentleman spinning along on his "Perfect," while you are waiting to get onto the street cars.

He is going straight home. It is easier wheeling than waiting; easier than crowding and strap-hanging.

Own Your Own Street Car

The "Perfect" Cushion Frame makes all roads smooth. Besides the ordinary healthfulness, convenience and economy of wheeling generally, the Cushion Frame will afford you Comfort. In the Street Cars: A crowd; bad air; standing; strap-hanging. On a "Perfect" Cushion Frame Bicycle: Independence; fresh air; ease; comfort; healthy

> Meteor Cycle Company 181 King St. W., Toronto

"EVERITT"-\$1450 out defeating the objects of the com



ROADSTER, \$1,450

An admirably built car that in the quality of its building carries out the quality foreshadowed by its perfect design. Made by the Tudhopes, a name known for 57 years in Canada. Tudhope service and interest in the "Everitt" extends to the owner long after the twoyear guarantee period is passed. Low running cost, long wear, large capacity, comfort—these are "Everitt" features at \$1450 (F.O.B. Orillia).

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GLENERNAN

Scotch Whiskey A blend of pure Highland malts, bottled in Scotland, exclusively for

> MICHIE & CO., Ltd., **TORONTO**

after strong pressure, they agreed that he should be allowed to investigate, on the understanding that his enquiry and report were to be absolutely conther the same time blocking effectually the fidential. and that the company's figures were not even to be given to the commission, and a solemn pledge was entered into td that effect: Mr. Ross himself suggested that it must be so, because he said it would be manifestly unfair to the company that its internal affairs should be made public, and particularly to competing bodies like the commission and the city.

"Inspired Items." "I enclose a copy of the letter written by the company's manager to the corporation counsel on the subject. which contains the pledges given; this letter was sent to Mr. Ross before he come into the company's premises, and he assented to its correctness before

"The company assumes that the report was given by Mr. Riss in confidence and in full compliance with the understanding that was made to hydro-electric commission.

press? What was the object of giving it to the press?
"From the earliest receipt of the report, inspired items have appeared in different newspapers proving that the confidences of he company, contained in the report, had been handed out for

"The company furnished the city with the reports of independent expert valuators from Chicago and New Yark, Messrs. H. M. Byllesby & Co., and Mr. W. F. Wells, showing the value of the company's physical assets to be \$7,500,-000, and placing the stock value at ap-

proximately \$200. "The city expert, Mr. Alexander Dow, examined these valuations and readily lows: admitted that, having regard to the value of the physical assets and the earning power of the company, the city could easily afford to pay \$150 for

over the advice of their expert, Mr. Dow, disregarded his figures and seiz-

hydro-electric commission, and at the same time blocking effectually the litigation now in progress.

"This litigation was instituted for the purpose of preventing the city from proceeding with its competitive work without first carrying out the terms the company, under which the parties are now acting together, and which provided that in case the city should desire to enter into businss, they might acquire the property and assets and interests of the company by arbitra-

One Report Only. "On this question I addressed a communication to the hon, the premier yesterday, the 10th instant, and will not, therefore, include anything further on the subject in this matter

"The present position is that the government, the press and the public have not been placed in possession of Mr. Dow's report fixing the price at \$150 per share; this has been withheld by the older there has been been before by the city; there is no figure before the citizens except that of Mr. Ross.
"I have written to the mayor and board of control requesting that as Mr. Ross' report has been made pub-lic, that of Mr. Dow should be made public also. Shareholders Alarmed.

"I do not know who is to blame, but me thing is quite clear, that in some way or another between the city and the hydro-electric commission the case of the company has been deliberately misrepresented and the shareholders have been grievously wronged. They have now insisted that the government be appealed to to protect them against these unfair conditions."

The company's proposition then fol-

MOST SATISFACTORY.

"No lower figure was ever thought of by the accredited representatives of the company and the city until Mr. Ross' report was received, and what happened then? The city council threw planos are the most satisfactory. The plano that has been especially prom-The Canadian musical people have Litigation Biocked.

"The city had before it three figures in respect of the stock value; those of the company, \$200 per share: those of Mr. Dow. \$150 per share: and those of Mr. Ross, \$125 per share.

"The city naturally wished to you direct from the factory at the manufacturers' new salesrooms, city hall.

No Section 19 per share to sales and those of the city naturally wished. inent in establishing this fact is the

DES MOINES, Ia., March 11.-A vauitself of the low price, but knew well deville actress was driven off the that the company would never enter-streets by the police this morning tain it, and have accordingly introduc- when she appeared in a "Harem" skirt. GOO

howing Dress Silks, Ladie

acke Etc., Somethin ip every

> NOTE Departm the very Mail ord ture.

LARGE AT

Dale Presb

Inaugu Yesterday t ices in Dr. M Dale Presiby with three turned away The basem vices were h

in its appurted is situated ri sound of the The atten vice was not two, on accou gan, tho unde vigor. His text w

earth?" "Go stated. "The is away off, a strate. "Man is no is in his thous life. Man de life merely be mony with Go our concernity." our conception Remember the contact with contact with it is own image with and he re it was quit along Bathur D. Morrow without Salva day afternoon almost complete ap of Band striding along man's slik ha head. The batteret to Stre Band was wa procession re-Procession re Church. The bands r

The bander program, after own addresses very strong so ton also gave Rev. A. Levery strong so that Tree William Dale Charles and life of that fruit stands in the The church The church place and social life, b the aim of th church whilel contemporary represented in the contemporary represented in th

SPECIAL G March 15. T minion Bank

ceive paymen urdays and desiring to pa branches, are