FOUNDED 1880. ng Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO. Corner James and Richmond Streets.

TELEPHONE CALLS: Main \$308—Private Exchange Connecting all Departments.

Readers of The World will confer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not offered.

MAIN 5308 Is The World's New Telephone Number

TUESDAY MORNING, JAN. 9, 1911.

THE MAYOR'S INAUGURAL. Mayor Geary's inaugural was a businesslike document, and his program for the year is a satisfactory one. The most important point is the street railway declaration of faith which he take up so much time that solid men now be brought about.

ment countenance any proposal tend-

city has its chance to build its own lines, connected with a Yonge-street the situation.

Mayor Geary, among other matters, commended the harbor improvements, the widening of St. Clair-avenue, and the construction of other boulevards. the restoration of the old fort, regulating the milk supply and the issue of civic corporation stock.

mental lamps all over the city, it large percentage might be attributed to the Pacific Steam Navigation Company might surely be within the resources the dirty cup. of the electrical department to make The sanitary fountain jet is a dethe public parks an exception. The lightful and sanitary substitute for the city spends a good deal of money in old cup, and good water never tastes making the parks attractive, and good more refreshing than from these little light would be a decided advantage. crystal streams. There are other reasons also why there should be abundant light in such places as the Allan Gardens and Queen's Park.

reached in these cases. The provincial government might assist in Queen's Park, and the residents in

instead of gold certificates. The gold flon population. sury in bars and paper certificates issued against it; the certificates would pass current with the same facility that coined gold now passes and would be much handler.

This looks to us like a sensible reform, one which could be followed all the world over, and ultimately lead to a better and safer basis of values than even gold: for talk as you will, gold is steadily declining in value, altho we express it by saying that commodities are rising in price; but it is really the gold that is getting cheaper. Fortunately it is in the interest of the debtor that this is so. There are some the case of wheat; but take the case of corn, and the Kansas farmer, who do so, it will be found that the share ten years ago borrowed a thousand to be assumed by the county will be it with 2500 bushels of corn at 40c a which the postponement of the con jushel, could easily pay it now with soc some years for his corn.

If the gold does not go into circulation there will not be the extensive loss that occurs by use and friction, and this will tend to make it still

Perhaps we have built our mint in Canada too late. We still need it, however, for our silver coinage. Silver coinage is used, not because it cannot-be expressed in silver certificates, but fer its fractional advantages.

RUSSIA'S POPULATION.

Official figures recently issued state the population of the Russian Empire at 160,095,200, as on Jane 1, 1910. This vast number comprises 116,505,500 in Russia proper, 11,671,800 in Poland, 11,-696,400 in the Caucasus, 9,631,300 in the Central Asian provinces, 7,878,500 in Siberia, and 3,015,700 in Finland. Of pure Russians there are 65.6 per cent., Turco-Tartar races 6.2 per cent., Poles 4.5 per cent., Finns and Esthonians 3.9 per cent., Jews 2.4 per cent., and smaller percentages of Lithuanians, Letts, Germans and Swedes. Were the strength of Russia comparable to its population, the balance of power in Europe would be seriously disturbed. With a different system of government and internal policy the Russian menace might easily become what it was once held to be.

BRANTFORD'S POWER AGREE-

The Brantford Expositor recognizes the difficulties that may present themselves in securing the benefit of the clause in the city's agreement with off a run on smaller concerns is rather the Western Counties Company, whereby Brantford is guaranteed rates 10 tory of the article in this paper on orders. per cent. lower than those of any Jam 3, that Wall-street had not yet hydro-electric municipality similarly been purged of its watered stock. The situated, provided that the latter is actual decline in Wall-street stocks

most effective protection which Brant- individuals or loaning concerns. We ford enjoys is that the agreement with believe the latter largely; and therethe Western Counties is only for a fore depositors and shareholders are short period of time, and that, in any getting more than anxious, Until MILES MEDICAL CO., Elkhart, Ind. to defendant was made without the cheque to-day,

The Toronto World event, no exclusive rights have been eated. The company, consequently

> Brantford will be fortunate should ed under the hydro-electric commission have the security of their own intercontrol to provide them with the most favorable rates that can be obtained.

ABOLISH COUNCIL COMMITTEES. committees of the city council and refer their duties to the members of the board of control is the wisest and most will be under a cloud. practical reform suggested in the city CANADIAN PACIFIC AT TEN PER council since the board of control was

quality of the members of the city ent of bonuses. council so much as the fact that the duties required from committee men rates, long ago due, will undoubtedly of affairs are unable to devote them-

selves to public life. By absolving the aldermen from any ing to jeopardize or in the slightest duties on committees their time would degree weaken the city's grip on the only be occupied to the extent of attendance at council meetings, and the employment of such of their leisure as There must be no deals at all. The they could give to the study of muni-

tube, which will accommodate the government by commission, and while to eat his dinner because the menu radials, and give the city control of short of that may be hailed as a de- is not printed in English. And it's a cided improvement on the present bilingual outrage to ask an Irishman state of things.

Dr. Hastings is to be commended for his decision about public drinking cups While it is impossible to place orna- bring home, but it is safe to say a

ANOTHER CHICAGO.

Nearly everybody can see the growth

Bishop Fallows of Chicago, who has warehouse staffs and their wives sat He thinks the conditions of the two successful year's business and every According to a recent despatch the cities very similar, and looks for a similar increase in the population of To-this year, much enthusiasm pervaded ed States will ask congress to pass a ronto to that which he has seen taking bill to stop the coinage of gold in place in Chicago. At that rate Toronto ager, presided, and a telegram of Cobham v. Hunter—Stro

is declared by The Star and The Globe that a father wishes to boom his boy when he is 21.

Every city placed in a situation similar to Toronto should take steps to prepare for the future, and forestall the inevitable demands which can be cheaply supplied before they become imperative, but cost a fortune after-

The Bloor-street viaduct is a case 1 point. An effort is now being made to get York County to bear part of the and The Telegram. Ten years ago the last estimate was about double the earlier one. About twenty per cent. a year is added to the cost by delay.

LEADING IN PRAYER.

Dr. Hincks comments unfavorably on Dr. Hincks comments unfavorably on the fact that in a church membership Nervous of 900 not 20 were accustomed to pray in public, and he appears to think this Prostration to be a reflection on the church. The Founder of Christianity appears to have held a different view. Here is

And when thou prayest, thou shalt not be as the hypocrites are, for they love to pray standing in the synagogues and in the corners of the streets that they may be seen of men. Verily, I say unto you, they have their reward. But thou, when thou prayest, enter into thy closet, and when thou hast shut thy door, pray to thy Father which in secret; and thy Father which is in secret shall reward thee openly. But when ye pray, use not vain repetitions, as the heathen do: for they think that they shall be heard for their much speaking.

This passage, Matthews vi., 5-7, and following verses, raises the question whether Dr. Hincks is on the right track. Perhaps were there more praying in the closet and less on the platform revivals would be less necessary.

WATCH WALL STREET.

The story from New York that J. P. were in session all Sunday to head disturbing and more or less confirmaduring last vear was over 900 millions! "Probably," says The Expositor, "the Somebody has lost this money. Either

CANADA PERMANENT

A LEGAL DEPOSITORY FOR TRUST FUNDS interest at three and one-half TORONTO STREET, TORONTO

MORTGAGE CORPORATION

Ald. Yeomans' motion to abolish all with new methods and new men, Ambanks and trust companies are and

There is nothing that lowers the ten per cent. dividend basis, independ-

At least, that is what the original charter calls for.

to eat pommes de terre.

NEW P. S. N. CO. AGENTS.

NEW YEAR DINNER

Big, Pleasant and Enthusiastic Gather whose acts they would not be ing of the Red Rose Tea Staff.

of Toronto in the next quarter of a cen- Co. was held at the offices and ware-

ager, presided, and a telegram of greeting was read from Mr. T. H. Es-tabrooks, St. John, N.B., the proprie-tor, who was unable to be present, and his health was drunk with great heartiness. The progress of the toast list was enlivened with a racy line of narrative and jest. There was a ball-throwing contest for the ladies, which created much amusement. It was an evening of great sociability and thoro enjoyment, presaging still greater success for Red Rose Tea.

OPERATED ON AT SEA

Successfully Treated for Appendicitis
Without Ship Being Stopped.

HALIFAX, Jan. 9 .- Elleven days

from Rotterdam, the steamer Uranium of the Uranium SS. Co., Capt. Agassie, arrived this morning. One day out from Rotterdam, an operation for appendicitis was successfully performed on Gertra Geberich, 30 years of age, of New York, by the ship's physician, Dr. J. B. Connolly. The operation was performed under great difficulties, as the physician was not equipped with increase due to The Star, The Globe the proper appliances. So successfully was the operation performed that the patient will not need to be treated Bioor-street viaduct could have been at the hospital here, but will be able to proceed on the steamer to New York. This is perhaps the first time that an operation for appendicitis has been performed on the Atlantic without the ship being stopped.

For Three Years

"Dr. Miles' Restorative Nervine cured me of a period of nervous prostration of over three years' duration, and the Anti-Pain Pills are as necessary to us as the roof of our house. They have been household remedies with us for many years."

> WM. J. LOUGHRAN, 1214 Catherine Street, Philadelphia, Penna.

Much sickness is due to nervous troubles. Headache, dizziness, epilepsy and insanity are nervous troubles. Then there is a large class of disordlungs, heart, stomach, kidney, bladder, eyes, etc. Dyspepsia and indigestion are usually the result of nervous dis-

Restorative Nervine

soothes the irritated nerves, and assists

gists. If the first bottle fails to benefit, administration to her was an infant, your druggist will return your money. the grant is void, and that the sale

AT OSGOODE HALL ANNOUNCEMENTS.

sday, 10th inst., at 11 a.m.

Peremptory list for divisional court or Tuesday, 10th inst., at 11 a.m.: 1. Hamilton v. Hamilton Hill.

2. Doolittle v. Orilla.
3. White v. Thompson.
4. Gillett v. Chapple.
5. Smith v. Hamilton Street Railway.
6. Clarkson v. Linden.

Non-Jury Assize Court. remptory list for non-jury court in hall for Tuesday, Jan. 10, at 10.30

9. Gartinate v. Toronto. 12. Wallace v. Stevenson 16. Sinclair v. Peters. 17. Morton v. Frost. 18. Bartlett v. Bartlett.

Master's Chambers.

Before Cartwright, K.C., Master.

McLellan v. Powassan—E. D. Armour, K.C., for defendant. W. Laidlaw, K.C., for plaintiff. Motion by defendant for an order disposant for an order disposa

defendants in any event.

Southwell v. Shædden Forwarding Co.

R. McKay, Q.C., for defendants. G.

H. Kilmer, K.C., for plaintiff. Motion
by defendants for an order striking out
statement of claim of plaintiff for re-Announcement is made that Sanderson & Son, New York agents for the Royal Mail Steam Packet Co., have been appointed agents of the Pacific Steam Navigation Company, Liverpool; to date from Jan. 1, 1911.

The transfer of the agency is no doubt due to the recent purchase of the Pacific Steam Navigation Company to the Pacific Steam Navigation Company sons from whom he learnt of the alfrom whom he learnt leged knowledge of the defendants of their horses having previously run away. He should give the name of the driver, because it may be that he was not a servant of the defendants, but a

> sible. Costs of motion to the defendants in the cause. Leave to appeal to-morrow or Friday if desired.
>
> Deye v. Toronto Railway Co.—Ponon (DuVernet & Co.) for plaintiff. McCarthy for defendants. Motion by plaintiffs for an order confirming de-

made. Costs in cause.

McDonald v. Maybee-M. Macdonald for judgment creditor. Motion by judg-ment creditor for an order making ab-

ment out to them of money paid

son & McM.) for plaintiff. Motion by plaintiff for an order extending time for service of statement of claim. Time extended for one month.

Single Court. Before Latchford, J

Kennedy v. Kennedy-E. D. Armour K.C., for defendant. A. J. R. Snow, K.C., for plaintiff. Motion by defendant under C.R. 616 for judgment, or in the alternative, under C.R. 261, for an order striking out the claim as lous and vexatious, on the ground that plaintiff has no interest in the lands, etc., in question. Reserved.

City of Toronto v. Benner-C. M. Col-

quhoun for plaintiff. No one contra. Motion by plaintiff for a mandatory injunction. Injunction as asked, comanding defendant forthwith to tear down or alter or repair, to the satisfaction of the city architect, the building on the premises in the writ of summons mentioned. Order not to issue until notice served Before Middleton, J.

Birney v. Hill-H. H. Shaver for plain-tiff. G. S. Kerr, K.C., for defendants. tinuing injunction. By agreement be tween parties the action is dismissed

Peace v. Peace—W. J. Ellott for plaintiff. F. Morrison (Hamilton) for defendant. Motion by plaintiff for an ment betwen counsel the action to be entered for trial at the next non-jury sitings at Hamilton. Infunction con tinued meantime. Costs in the cause, unless trial judge otherwise orders.

Re Butler and the City of Toronto—I.

quashing a certain bylaw enlarged sine die pending negotiations for settlement. Re J. S. Macdonald Estate—R. L. Defries for two daughters. E. D. Arfor T. G. T. Corporation. Motion by two beneficiaries under C.R. 988 for an order construing the will of the late Hon. J. S. Macdonald. Motion enlarged until 12th inst. for purpose of erving further parties.

T. W. Lawson for defendant. W. B. Milliken for plaintiff. An appeal by defendant from the report of His Honor Judge O'Leary. Enlarged for one week. 1910. Saskatchewan v. Leadlay-A. J. R. Snow, K.C., for the Moores. A. Bicknell for defendants Leadley. A. B. Cundants to sell to plaintiff their crop of nell for derendants heading. At the dants to sen to prove the ningham (Kingston) for plaintiff. Ap apples. At the trial judgment was appeal from the report of the master-awarded plaintiff for \$300 and costs. in-ordinary. Enlarged until 12th inst., Appeal allowed and new trial with a Appeal allowed. pending negotiations for settlement. Brunswick-Balke-Collender Co. v. Mills.-W. A. Proudfoot for plaintiff. Motion by plaintiff ex parte for an ed. Costs of former trial and of this order for a receiver or an injunction. appeal to be cost sin the cause. restraining defendant, C. M. Aikine, from receiving any of the assets of he late Arthur Aikine.

Woodstock. At counsel's request entarged till 12th inst, at foot of list.

Trial. Before Britton, J. Belanger v. Belanger.—C. G. O'Brian (L'Orignal), and W. S. Hall (L'Orignal) for plaintiff. N. A. Belcourt, K.C., for defendant. An action to set aside a conveyance of the land in question from the widow of Arthur Belanger, the nerve cells to generate nerve force. jr., to the defendant, Arthur Belanger sr., on the ground that as the widow

amend by setting up the fourth

between plaintiff and defendant Wills. Gas Accounts are now due. Last discount day 16th January. Mail your



Letter Files	1 :
Order. Files	
Check Files	
Follow-up Files	
Catalog Filing	
Stock-Keeping Records	
How to file Cuts and Drawings	
Vault Trucks	
Daily Reminder Desk File	
Bill Files	
Document Files	
Credit Rating Systems	
Purchase Records	
Roller Process Letter Copying	me .
Steel Record Files for Vaults	Name
Sectional Bookcases	

These Office System Catalogues are yours for the asking

OFFICE SPECIALTY" Catalogues contain a fund of information valuable to every office man and woman. You can get copies of any, or of all our Catalogues illustrating, describing and pricing down-to-date Filing and Record Keeping Systems and Office Furniture.

Our System Booklets are valuable to any one dissatisfied with their present method of keeping records. Check the Systems on this coupon in which you are interested, attach to your business letter paper and mail it to us and we will send Catalogues and complete information by return mail.

AFFICE SPECIALTY MFG. CO.

Head Office and Toronto Salesrooms

97 Wellington Street West

Branches: Halifax, Montreal, Ottawa, Toronto (Head Office), Winnipeg, Hamilton, Regina,

EDDY'S MATCHES



Judgment: Action diamissed with Thirty days' stay.

Before Mulock, C.J.; Latchford, J.; Sutherland, J.

Hunter v. Bagley.—J. E. Jones for plaintiff. A. J. R. Snow, K.C., for de-A motion to extend time for and to set down an appeal by plaintiff from the judgment of the County Court of Carleton. By consent of counsel time extended for setting down and leave given to set down and have argued at present sittings.

Somerville v. Aetna.—H. S. White for plaintiff. E. C. Cattanach for defendant. An appeal by plaintiff from the judgment of Magee, J., of May

30, 1910. Counsel stating that, negotia-tions for settlement pending, the case S. Fairty for Butler. H. Howitt for is struck off the list, to be restored if the city. Motion by Butler for an order settlement does not go then settlement does not go thru.

Breen v. City of Toronto.—C. M.
Colquhoun, for defendants. No one contra. An appeal by plaintiff from the judgment of Latchford, J., of Oct. mour, K.C., for two executors. M. C. 12, 1910. At request of counsel for Cameron for E. F. Schauer-E. G. Long defendant, motion stands till Thursday, 12th inst.

> Before Mulock, C.J.; Sutherland, J. Middleton, J.

Bengard v. Penman.—McG. Young, K.C., and P. C. Macnee (Picton), for defendants. E. M. Young (Picton) for plaintiff. An appeal by defendants from the judgment of the County Court of Prince Edward of Oct. 27, 1910. The action was brought by plaintiff to recover \$500 damages for alleged breach of contract by defenjury ordered. Application for leave section of the Statute of Frauds Kemerer v. Wills.—G. M. Clark for plaintiff. Z. Gallagher for defendant Wills. W. H. Blake, K.C., and G.

Osler for representatives of Singlehurst ers which arise from a weakness of the nerves of an organ or part, as weak nerves of an organ or part, as weak heart stomach, kidney bladder. Something the late Arthur Alkine.

Clarkson v. Boyle.—W. M. Douglas, K.C., for plaintiff, J. G. Wallace, K.C., by defendant Wills from the judgment of Falconbridge, C.J., of April 23, 1910.

This was an action between brokers of Falconoridge, C.J., of April 23, 1910.
This was an action between brokers over a mining deal, etc., and by the judgment was dismissed as against Singlehurst, and judgment given him on his counter claim and judgment by plaintiff against defendant Wills. Both appeals argued and judgment varied by reducing the amount thereof against defendant Wills to \$5000. In other respects, both appeals with costs to be paid by plaintiff and defendant Wills to representatives of defendant Singlehurst

THRU CANADIAN CANALS

ncrease in Total Tonnage of Nearly a Third Over Preceding Year.

OTTAWA, Jan. 9.-An increase of 9,875,407 tons in traffic thru the Canadian canals up to Dec. 1, when nearly all of them closed, is shown by returns to the department. The total tonnage was 42,593,305, as against 32. 735,898 in the preceding year. The increases were: Soo Canal, 9,155,503; Welland, 313,166; St. Lawrence, 335,-754; Ottawa, 43,204; Rideau, 43,107; St. Peter's, 746; Murray, 62,693. The Chambly Canal traffic decreased by 82,818, and the Trent by 13,948 tons.

INGLIS DIED OF INJURIES.

James Inglis, 73 Sullivan-street, who fell from the window of his room on the third floor at that address Sunday afternoon, died in St. Michael's Hospital. The fall was 30 feet, and his head was crushed like an eggshell. He An inquest will be opened at the

Single Fare to Ottawa Live Stock Show, 16th to 20th.

Tickets at single fare for the round trip will be on sale at all C.P.R. offices January 15 to Jan. 20, good for return until January 23, account the Eastern Ontario Live Stock and Poultry Show at Ottawa, Jan. 16 to 20. When you hear "Ottawa," you think of "C.P.R." because it is the shortest, fastest and most direct route. Through sleepers for Ottawa leave North Toronto sta tion week days on 10 p.m. train, and Toronto Union Station 10.30 p.m. daily. Morning train for Ottawa leaves To-ronto Union Station 9.02 a.m. daily. C.

P.R. city office, southeast corner King and Yonge-streets. Main 6580. Will Jail Gamblers. WINNIPEG, Jan. 9.—In fining four-teen gamblers to-day, Magistrate Daly said that the next offenders would be

Mrs. T. W. Capps, 146 Geoffrey-street, will receive Thursday, Jan. 12.

Most Men Use Coffee For Breakfast

and are interested in the kind of coffee they get.

Michie's finest blend of Tava and Mocha coffee is in a class by itself---money cannot buy better. IT IS A BREAKFAST NECESSITY

MICHIE & CO., Ltd., was a machinist, 30 years of age, and 7 King St. W., Toronto

HOFBRAU Liquid Extract of Malt

The most invigorating preparation of its kind ever introduced to hele and sustain the invalid or the athlete.

W. H. LEE, Chemist, Toronto.

Canadian Agent.

MANUFACTURED BY 246 Reinhardt Salvador Brewery Limited., Torente,

Surveyed Last Section, BROCKVILLE, Jan. 9 .- (Special) .party of Canadian Northern Railway surveyors arrived here to-day from Chaffey's Locks.after having completed the survey of the last stretch of the line from Toronto to Ottawa, via Smith's Falls. From here they proceed to Quebec City, to be engaged the next five months on the proposed mile main line east of the ancient



BSTABLISHE IN CATT

TUE

Janua

Handke

Post Free in dozen sol dies' White rt Waists. CLEARING 50 ck Chiffon feta Silk

All sizes; fancy or back fastenin AT \$8.75, \$4.00, uch Cover ercerized F

ps at 25 C lk Event.

ath Towe MAIL ORDS

EPOSITO

notes in lation as O. books branch re ranch sa and char counts ... Rentals d branches, gether claims fo alties u terms of ontario ment des

SECU rusts &

Other sunder ass Bonds of Mines, Other in bonds

Capital a ada no Specie ... Notes & of and banks Balances from ot in Can Balan