The Toronto World sress made in scientific culture and in FOUNDED 1880.

A Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO. 40 WEST RICHMOND STREET. TELEPHONE CALLS: 5308-Private Exchange necting all departments.

will pay to: 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 sewsboys at five cents per copy.

Postage extra to United States and all other foreign countries.

the tathersand has been a sword that has nuns nair-suspended over the head of burope, it has been kenerally Postdisted that the German hintsiy Organization was practically perfect Recently, however, doubts have arisen veterans of '66 the reason why the grant voted to them last session has place it is axiomatic that no process to the truth of this. In the first not yet been paid?

A '66 Vet. Disce it is accommande that no buman of the direct can result analyting as persect an experience in terminal states. The World has received a number of these letters, one from an old Fentan edge. When of experience in terminal states, while giving creat for machine-like with the list disress and whose organization and moore; equipment, have stated that the moral of the department of militia we learn that the gratuities were being paid. The system of the department of militia we learn that the gratuities were being paid that the gratuities were being and the conference or road individuality and becomes that the gratuities were being and the contract of the fine of the decision of the department of militia we learn that the gratuities were being and the conference of ordinary of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the present of the department of militia we learn that the gratuities were being and the piace it is axomatic that no numan

UNFORBIDDEN FRUIT.

Toronto people will have an opportunity next week such as can be obtained nowhere else in the world when the provincial fruit, flower and honey show opens at the horticultural build-ing in Exhibition Park pert Tuesday.

Were:

Girls—District No. 1, 1st, Leslie linaugurated a parlor car service in addition to the standard first-class sleepers between Toronto and Montreal, which should prove popular with the travel-In past years the citizens have not so court; 2nd, Clinton Street. District fully availed themselves of the oppor- No. 5, 1st, Annette Street; 2nd, Howtunity to see the greatest fruit show and Park.

In temperate latitudes, as have people Street. District No. 2, 1st, Sackville The Bank of Toronto has opened a branch at Stratford, Ont., under the branch at Stratford, Ont., under the District No. The increase of ward; 2nd, Lansdowne. District No. management of Mr. G. L. McHattie. from outside points. The increase of ward; 2nd, Lansdowne. District No. 5, 1st, King Edinterest year by year since the show 4, 1st, Kent. District No. 5, 1st, Western Avenue; 2nd, Queen Victoria. Granite Rink indicates that the mag- MUTINY IN SOUTHERNMOST CITY nitude and marvel and beauty of it is VALPARAISO, Chile, Nov. 8.—(Can. becoming better known all the time.

No one who has once gone will ever willingly miss seeing it again. Having the surface of the straits of Magellan, the southernmost city of the world. Two Chilean warshing have been ordered to sail willingly miss seeing it again. Having outgrown its first quarters, the show was moved to the Massey Hall.

That proved to be inadequate in a few years and the St. Lawrence Market.

The Straits of Magellan, the southern—ter in connection with the death of Mrs. Wm. McLecd.

Bail was fixed at \$4000, the accused on his own recognizance of \$2000, and two sureties of \$1000 each. was utilized. Last year, however, the exhibits were unduly crowded, and the stephen's Church tomorrow morning, and the stephen's Church tomorrow morning, and at St. Anne's Prockton in connections filled this year with the greatest col- tion with the jubilee service there at lection of fall and winter fruit ever light. brought together. There will be over a million apples alone. Other fruit The Cunard Steamship Company, and the flowers and honey make an who have for years arranged their

menade a delightful variation in the sailing for Livergoot. Judging from city's amusements. Those who have the number of people who have already not yet seen the huge horticultural booked, these splendid ships promise to be full up long before they sail. A F. Webeter & Ca., the seneral agents

cking and marketing has brought fruit-growing into the foremost rank of Ontario industries. Hon. Martin Burrill, the Dominion Minister of Agriulture, will have something to say of its importance when he opens the show on Tuesday evening, and several of the provincial ministers will be on hand. But nothing can add to the attractions of the show itself, which will be the finest thing of the sort ever seen.

"PURGATORY BULLS."

For years the mintery of same army resert.

Toronto, Nov. 9.

The first prize for the city for boys' Classes was won by Sackville Street School; the second by Kent School; the prizes in the different districts

School: The prize for the city for boys classes was won by Sackville Street Owing to the 'ncreased travel on day trains. Nos. 17 and 18. leaving Toro to 9 a.m. and Montreal 9.05 a.m. and M

ing public

king's bench, this morning granted the application for ball for Dr. George F.

BISHOP SWEENY TO PREACH.

sailings at Christmas time so that the unparalleled show.

Arrangements have been made for easy street car transport, and the building will be pleasantly heated, while the bands will make the prowhile the bands will make the prosteamer in the world on Dec. 17. all stating for Liverpool. Judging from when it will be looking at its best. for the Cunard Steamship Co., report The fruit interests of Ontario are a larger demand for accommodation represented by the Fruit Growers' Association with 1500 members. The protiem of this year than ever before, and are having their troubles trying to satisfy the many applicants.

TRIPURE THE PUREST WATER IN THE WORLD "Tripure Water," a clear, distilled and aerated product—absolutely free from germs and chemicals. It is guaranteed Editor World: You have given such as the sunday world for one particular to the sunday world for each such as the sunday world for each such as the sunday world: You have given such as the sunday address in Canada world: A sunday address world: A sunday addr

FOR ROAD IMPROVEMENT

THE FENIAN VETS WANT THE Mayor Hocken Would Favor the Annexation of Another Two or Three Thousand Acres in Order to Improve Roads at Present in Suburbs.

Improved Train Service.

should prove popular with the travel-

Dr. Erskine Out on Bail.

Erskine, who was committed for trial

TWO.

of trouble.

PEARL ..

HEARTS ...

Intertwined make a sugges-

tive, much valued jewei

brooch. The price, \$5, is

easily within reach. Buying

from us you are saved a lot

WANLESS & Co.

-Established 1840-

402 Youre St. - Toronto

"dynamite conspirators" today.

John J. McNamara's reply to Smythe
as read was: "That was not the way
to send that photograph. Hereafter
when you find photographs of members of the executive board in the

rogue's gallery put them in a separate envelope and mark them 'personal.' President Ryan was present when your letter came, and I told him he had a fine executive board."

Hockin, accused by Ortic E. Mc
Maniga, as the director of the "fly ing squad of dynamiters," and successor to McNamara, was said by the government to have been photo-graphed in Detroit, where he formerly

INSURANCE REDUCED Controller Magu rand City Treasurer Made a Good Bargain.

WINNIPEG, Nov. 8.—(Can. Press.)— Chief Justice Mathers in the court of Controller Maguire, in conjunction or under the Vendors' and Purchasers' Act for a declaration that the objections of the purchaser have been sufficiently answered by the vendors and derwriters' Union, was successful in reducing the amount of civic insurance on its property by \$39,000. The controller argues that the city should be able to take the same advantage as the manufacturers in the reduction of rates, etc., in the high pressure districts.

DEDICATION FESTIVAL

The Church of St. Mary Magdalene keeps its annual dedication festiva! to-morrow and on the following Sunday. Tomorrow the medial preachers are to be the Very Rev. Dean Abbott of Christ Church Cathedral, Hamilton, in the morning, and the Rev. C. Ensor Sharpe, rector of St. Thomas Church, in the evening.
On the following Sunday the Very.
Rev. Dr. Bidwe'l, dean of St. George's Cathedral, Kingston, Ont., is to occupy the purit, both morning and evening.

CANADIAN INSTITUTE.

The members of the Canadian Instithe members of the Canadian Insti-tute will hold their usual meeting at the library, 198 College street, this (Saturday) evening at eight o'c'ock. Principal Harrison, Macdonald College, Ste Anne Oueber, will give an address entitled "Macdonald College and Quebec Aericulture," with illustrations.
The public are cordially invited.

At Osgoode Hall

AT OSGOODE HALL.

November 8, 1912. Peremptory list for divisional court or Monday, 11th inst., at 11 a.m.: 1—Clarkson v. Burroughs.
2—Riddell v. City of Toronto.
3—Frost & Wood v. Leslie.
4—L.gault v. Legault.
5—Guise-Bagley v. Vigaro Shear.
6—Rose v. Toronto Ry. Co.

Master's Chambers.

Before Cariwright, K.C., Master.
Leonard v. Kerr Lake Mining Co.—
McArthur (Beatty, B. & Co.) for defendants. Motion by defendants on consent for an order dismissing action without costs. Order made.

MoNally v. Anderson—E. C. Cattanach for plaintiffs; F. S. Mearns for defendant. Motion by plaintiff for an order striking out certain paragraphs of statement of defence. Reserved.

Trinity College v. Rosenberg—W. D. Gwynne for plaintiff. Motion by plaintiff for an order amending writ of summons by adding a party defendant. Order made.

Moore v. Thrasher—J. G. O'Donoghue for plaintiff; F. Aylesworth for defeniant. Motion by plaintiff for an order setting aside praecipe order for security for costs. Reserved.

Smyth v. Bandel—H. S. Murton for plaintiff; J. T. Loftus for defendant. Motion by paintiff for judgment under C. R. 603. Motion enlarged until 22nd inst. to allow of cross-examination of defendant on her affidavit filed.

Myers v. Nipissing Mining Co.—McArthur (Beatty, B. & Co.) for defendant company on consent for an order dismissing action as against company without costs. Order made.

Quint v. Bravender—J. J. Gray for plaintiff. Motion by plaintiff for an order for the issue of a writ of service on defendant in Saskatchewan, and for service of same and of statement of claim on defendant there. Order made.

Gold Medal Furniture Co. v. Burns—R. G. Hunter for defendant. Motion by defendant on consent for an order vacating certificate of lien and lis pendens. Order made.

Gold Medal Furniture Co. v. Cousti—Birnbaum (Day & Co.) for defendant.

Motion by defendant on consent for an order vacating certificate of lien and lis pendens. Order made.

Gold Medal Furniture Co. v. Cousti—Birnbaum (Day & Co.) for defendant.

Motion by defendant on consent for an order vacating certificate of lien and lis pendens. Order made.

Gold Medal Furniture Co. v. Cousti—Birnbaum (Day & Co.) for defendant.

Motion by defendant on consent for an order vacating certificate of lien and lis pendens. Order made.

Judge's Chambers.

Before Riddell, J.

Re Campbelliford, Lake Ontario and Western Ry. and Little; do. and H.

Trull; do. and Ira Trull; do. and C.

Trull; do. and Trenton Cooperage Mills—J. D. Spence for the Ry. Co.;

E. Meek, K.C., for Little; J. Pearson for Trulls; no one for cooperage mills. Motions by the Ry. Co. for warrants for immediate possession. Orders to go for warrants on payment into court of \$3000 in Little case and of \$7000 in Tren.on Cooperage Mills' case. The Trull cases enlarged one week in view of proposed settlement.

Rogers v. National Portland Cement Co.—F. R. Mackelcan for plaintiff; J. G. Smith for defendants. An appeal by plain iff from the order of the Master in Chambers of 2nd November, 1912, whereby he directed plaintiff to attend for examination for discovery. Reserved.

Re Jules Motor Co.-N. D. McLean

for petitioner. A petition for a winding-up order. Stands until 1sth inst.
McPonald v. Currie—H. S. White for
plaintiff. Motion by plaintiff for an
order confirming report of the local
master at Brampton of October 15,
1912. Order made. Gibson v. Verral; Cam-bell v. Verral T. N. Phelan for defendants. J. MacGregor for plaintiffs. Motion by defendants for an order setting aside statements of claim and dismissing actions on the ground of res judicata. Reserved.

Single Court.

Before Pritton, J.

Re Lane and Beacham—I. C. Hegler, K.C., for vendors. M. D. Fraser (London) for purchaser. A motion by vend.

Look for the Mark DEHIND each "Winged Wheel" Gold Filled Watch Case stands

Watch Case stands more than a quarter-century experience of the largest designing and manufacturing organization in the British Empire devoted exclusively to watch case making. Rach model is close fitting, compact and durable, and absolutely warranted at the compact of the compact of the compact and durable, and absolutely warranted at the compact of the compact o



Scholigs Matches

Here Since 1851-The Very Best Full Count Guaranteed in Every Particular.

Ask for Eddy's



GLENERNAN Scotch Whisky

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

MICHIE & CO., Ltd. TORONTO

COAL AND WOOD

lead Office and Yard: bathurst and Richmena Sta. 11cts Ade. 630-831

W. McGILL & CO. Lranch Yard: 229 Wallace Avs. Frome Juno. 1227

Branch Yard: 1143 Yonge St. Phone Nort 1 1133-1134

A "NAPIER" Six cylinder car. You can secure a car with the reputation of the Mapie: Company behind it for \$1500.

Cest \$6 100.00 USSELL MUTOR CAR CO. Limited. 100 Richmond St. West.

IORUNTO.

The Bulgarian were successful becoming a being built up too help too and the city was done to the caught of the ca

Before the Chancellor.

Town of Waterloo v. City of Berlin—A. B. McBr.de (Waterloo) for plaintiffs. A. Millar, K.C., for defendants. An action by the Town of Waterloo against the City of Berlin to enforce proper accounting under clause 20 of an agreement between the parties dated January 18, 1910. Judgment—The agreement as a whole makes provisions for the operation of the street railway between the municipalities, the railway itself being owned and operated by defendants. Clause 20 provides that Berlin chall pay to Waterloo one-quarter of the annual net profits earn quarter of the annual net profits earned by the railway on January 1 of each year. The complaint is that Berlin has wrongly assumed to make deductions from the total profits "under the guise of taxes" and has a reduced the of taxes" and has so reduced the amount properly payable to the p'aintiff; and also with like effect the de-

tiff: and also with like effect the defendant has charged to maintenance account several sums which should have been properly charged to the capital account, and otherwise has failed fully to account for other profits. A general account is asked, with special decarations of liability. The defendant pleads as a matter of law that the court has no jurisdiction. The objection is well taken and the action should stand dismissed with judice to any further application being made to the railway board.

Before Britton, J. Before Britton, J.

Miller v. Hand—G. H. Kilmer, K.C., for plaintiff. J. E. Irving (Sault Ste. 1 Marie) for defendant. An action for an account of all profits and sums of money received by the defendant for and in respect of the lands of plaintiff sold by defendant, &c.

Judgment: I find that the allegations in the statement of claim have been

Judgment: I find that the allegations in the statement of claim have been sestablished and the only thing remaining is as to plaintiff's remedy. Let judgment be entered for the plaintiff against the defendant for \$1698.75 with interest at 5 per cent. from July 1, 1911, and with costs, without prejudice to any claim Mr. Hearst may make or action he may bring by reason of his interest in W. half lot 35 mentioned. Thirty days' stay. tioned. Thirty days' stay.

Divisional Court Before Clute, J. Sutherland, J., Kelly, J. Nokes v. Kent. H. H. Dewart, K.C., for defendants. S. Denison, K.C., and

Scripture Texts and Mottoes Retail and Wholesale

Large and varied assortment. ontaining many unique designs. Colors perfectly blending and harmonizing with subject. For

harmonizing with subject. For beautifying your home and decorating the Sunday Schools they are hard to equal. They also make suitable Caristmas Gifts. Prices from he to be each Large Commission to Agends. Enjoyable occupation for both sexes, old or young. Large Profits.

W. SCOTT POTTER JAMES AND ALBERT STREETS, TORONTO.

HOFBRAU

LIQUID EXTRACT OF MALT. The most invigorating preparation of its kind ever introduced to help and sustain the invalid or the athlete. W. H. LEE, Chemist, Toronto,

Canadian Agent. MANUFACTURED BY 346 The Reinhardt Salvador Erewery, Limited, Toronto.

H. W. A. Foster for plainter. An appeal by defendants from the judgment of the chancellor of Oct. 2, 1912. Judgment: A new trial is granted upon condition that the defendants pay the costs of the former trial and of this appeal within thirty days, and upon paying \$3000 into court to the credit of this cause, or giving security therefor to the satisfaction of the registrar within thirty days, otherwise appeal dismissed with costs

Rex v. Farah—F. Arnoldi, K.C., for the crown. R. McKay K.C., for defendant. By consent, order made staying all proceedings in this court and directing all the papers to be handed out to the counsel for the crown.

Mitchell v. Heintzman—T. N. Phelant for defendant. J. P. MacGregor, for plaintiff. An appeal by defendants from the judgment of the chancellor of Oct. 1, 1912. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Judgment reserved.

Fee v. Tisdale—J. G. Smith for plaintiff. A. B. Armstrong for defendant. An appeal by plaintiff from the order of Denton, J.J. of the County of York of Sept. 22, 1912. Plaintiff's motion was for a writ of capias ad satisfaciendum, or for an order of committal, or for an order for re-examination of defendant as a judgment debeor, and the order dismissed his motion with costs. Appeal argued. Judgment reserved.

Nigro v. Donati—C. A. Moss for defendant. N. W. Rowell, K.C., for plaintiff. An appeal by defendant from the judgment of Lennox J., of Sept. 10, 1912. An action by plaintiff to recover \$600 special damages and \$2000 damages for injuries resulting from an explosion of dynamite. At the trial, judgment was awarded plaintiff for \$1446 and costs. Appeal argued Judgment reserved.

NONE SO-EASY

Viye Plan in an patter weigh

Rev Lap

Crep Moto navy.

Rev Dres

Velv Velv

55 to 6

oari t

W. C. heard at had inte full swit not over that the

at the sat a spethree mout in fithere wa
The li
Wednesd

Club Just P bacco, and wi

2-ezti 8-oz ti