

THE TORONTO WORLD.

WEDNESDAY MORNING, SEPT. 4, 1930.

CITY WORKS MATTERS.

Several Obstructions on the Esplanade Ordered to be Removed.

There was not a vacant chair when Ald. Turner opened the business of the works committee yesterday afternoon.

The long delayed Crawford street extension will now go through as the petition against the improvement is insufficiently signed.

One thousand dollars will be spent in buying a house on the line of the Markham street extension.

The commission of assessments recommends this cutting. The engineer enumerated a host of Esplanade obstructions, some useful, others neither useful nor ornamental.

The committee instructed Ald. Turner to remove all that are not essential to the railway main.

New sewers will be put on Peel avenue from Gladstone to Dundas and on Dufferin street to Brock avenue.

The executive will be asked to find money to extend the Avenue road sewer to Besswell avenue.

Church street property owners, whose premises are not drained by the present sewer, will have to find redress in the courts.

The committee, according to the engineer's statement, have out of a net appropriation of \$107,750, already spent \$108,438, leaving a balance of \$1973, with \$3000 yet due the sidewalk accounts from local improvement works.

The engineer recommended that the \$14,000 for College avenue improvements be spent for general purposes.

The committee will be asked to find money to extend the Avenue road sewer to Besswell avenue.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

Contracts for cedar paving were as follows: Carlton street, \$14,000; Sunnyside, \$10,000; Spence street, \$10,000; Spence street, \$10,000.

RIVAL EXPRESS COMPANIES.

Competition in the Life of Trade-Reduction Rates.

The monopoly heretofore known as the Canadian express company and the American express company has been broken by the appearance of a second in the field in the shape of the Dominion Express company.

The effect of the rival company upon the old concern, for the Canadian and American companies worked together as one institution in a steady toll by the business community.

The American company is actually putting in some new doors at its Yonge street office, rearranging its desks and placing a supply of some sealing wax, for the convenience of its patrons at the counter.

The public is also surprised at the gracious manner in which they are received when they enter. But the new departure is still more noticeable in the rates, which have been reduced to all points in regard to which competition exists.

For instance, the rate to Ottawa, Brookville and Montreal was \$1.50 per 100 pounds, and to Peterborough it was \$1.30; to Peterborough it was formerly a dollar, the rate is now 80 cents; and Lindsay, which was formerly 87 cents, is now 75 cents.

Corresponding changes have been made to many other points. The Dominion express company as yet only competes for traffic east of Toronto, but as soon as the present agreement between the American express company and the Credit Valley express company expires they will have the benefit of competition two ways and a reduction in rates.

There is a lot of competition in this country as well as there is room for two great railways, and there is no reason why both cannot make money and at the same time give the public a good service at a reasonable rate, which heretofore they have not had.

County Judge's Criminal Court. Judge Boyd held criminal court yesterday morning. George Chaffield of Scarborough was acquitted on a charge of attempting to take his own life.

Morris Davis was allowed to go on bail with recognizance and Thomas Gilly were convicted of burglary. Gilly was allowed to go on bail only on the promise of a surety.

The names of the board were well known to the public. Other matters in connection with the fair, which is still greatly on the boom, was disposed of.

LOCAL NEWS PARAPHRASED. Matinee at the Grand opera house this afternoon. Judge Boyd yesterday adjudged John Baggs a lunatic.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

The regular meeting of the Irish protestant benevolent society was held last night in a room in Shaftsbury street. The society is preparing for the annual meeting at the Grand opera house.

At 12 o'clock last night the police of No. 1 division had raked in fourteen drunks. J. C. Mullay, representing the Boarding School company, which appears at the People's Theatre, is in the city.

LIQUOR AT THE FAIR.

The Industrial Exhibition Board take a Vote on the Matter.

The most important matter at the meeting of the Industrial Fair association last night was a heated discussion on Manager Hill's application for a liquor license for the fair grounds.

It is well-known that the application is now under consideration by the Dominion liquor commissioners, who will give their decision to-morrow on the application.

James Thomson, secretary of the Toronto electoral district temperance society, sent in a letter imploring the board to withdraw the application and promising that the temperance people would undertake to furnish good refreshments at the grounds without liquor.

Mr. McGee made a round attack on the board for making the application, and said that his experience with the liquor question had been a costly one. He prophesied that if the license was granted the association would be next gone into.

His affidavit, which was read at the city council meeting when he made his affidavit, was read at the city council meeting when he made his affidavit.

Ald. Brandon supplemented the affidavit with evidence, the gist of which was that Ed. P. Pearson and Roy Lovell had attempted to bribe him to vote for the liquor license.

Mr. Pearson and Mr. Lovell were put into the box. Mr. Pearson, but he could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

THE "BRIED" ALDERMAN.

Spouting of Judge Boyd's Commission of Enquiry.

Judge Boyd opened his commission of enquiry, as per instructions from the city council, into the alleged attempt at bribery of certain aldermen in connection with the now famous pumping engine contract.

The proceedings were very fast and interesting. City Solicitor McWilliams appeared as prosecutor on behalf of the city.

Dr. McMichael appeared for Ald. Brandon and J. K. Kerr, Q.C., for Messrs. Pearson and Lovell, and J. Falconbridge, was present for somebody who did not appear on the surface.

P. H. Lines of the Holy company brought the company, from looking with him, but Judge Boyd excluded him as a counsel.

There was a large gathering of aldermen, who also attempted to bribe Ald. Davies and Hastings were first taken up and rapidly explicated.

The alleged bribery of Ald. Brandon was next gone into. His affidavit, which was read at the city council meeting when he made his affidavit, was read at the city council meeting when he made his affidavit.

Ald. Brandon supplemented the affidavit with evidence, the gist of which was that Ed. P. Pearson and Roy Lovell had attempted to bribe him to vote for the liquor license.

Mr. Pearson and Mr. Lovell were put into the box. Mr. Pearson, but he could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

Ald. Brandon was put in the box, but could not say whether he had ever had in the Holy name as a ratepayer and a member of the executive committee of the board.

He had used all legitimate means to influence Ald. Brandon to vote for his license, as he believed it to be the best, but he had never either directly or indirectly offered the alderman a bribe to vote for it.

Mr. Lovell deposed that he had no authority to, nor never had, held out any inducement to Ald. Brandon to vote for the liquor license.

AMUSEMENTS AND RECREATION.

GRAND OPERA HOUSE.

O. R. SHEPPARD, Manager. KRALYK BROS. EXCELSIOR.

GRAND MATINEE THIS AFTERNOON. Popular prices. Children half price. Every evening at 8 p.m.

Next week—Michael Strogoff. SUMMER FAULTON. Under the sole management of H. J. Norman.

EXCELSIOR. ST. QUENTIN OPERA COMPANY. LAST TIME TO-NIGHT—OLYVETTE.

MISS ST. QUENTIN AS OLYVETTE. To-morrow Night Glimpses of Normandy. PEOPLE'S THEATRE.

Bay and Adelaide Streets. J. C. CONNOR, Manager. SEVEN AFTERNOON AND EVENING.

BY THE MYSTIC COMEDY CO. Evening prices, 10 to 25 c. Matinee, 5 to 10 c. Next week—"Our Boarding School."

HORTICULTURAL GARDENS. TO-NIGHT. And remainder of week with Saturday Matinee.

PRONOUNCED SUCCESS. BILLYE TAYLOR AND CHICAGO FIRE. Admission 25 and 50 cents.

HANNAH'S POINT. WEDNESDAY AFTERNOON: FRUIT DEALERS BARGAIN—Fruit in best condition. Price 50¢ cup valued at 25¢.

Fox Hunt in Water—Mackie's "GRIT" v. John O'Leary's "PRIDE OF ELLINGTON." SATURDAY AFTERNOON: Toronto Swimming Club race.

SWIMMING EXHIBITION BY HARRY NEWMAN. Ferris from foot of York and Brook Streets. BICYCLE RACES.

THE TORONTO BICYCLE CLUB. HOLD THEIR ANNUAL RACE MEETING ON ROSEDALE GROUNDS.

SATURDAY, SEPTEMBER 6TH, 3 P.M. Tickets may be obtained from members, or at Messrs. R. H. Robinson, Yonge street.

CARRIAGES ADMITTED FREE. TORONTO SWIMMING CLUB RACES. To be held at Hanlan's Point, Saturday, 6th September, at 2.30 p.m.

1st—50 yards race—All-comers. Entrance 25¢. 2nd—100 yards race—All-comers. Entrance 25¢. 3rd—150 yards race—All-comers. Entrance 25¢.

4th—200 yards race—All-comers. Entrance 25¢. 5th—300 yards race—All-comers. Entrance 25¢. 6th—400 yards race—All-comers. Entrance 25¢.

7th—500 yards race—All-comers. Entrance 25¢. 8th—600 yards race—All-comers. Entrance 25¢. 9th—700 yards race—All-comers. Entrance 25¢.

10th—800 yards race—All-comers. Entrance 25¢. 11th—900 yards race—All-comers. Entrance 25¢. 12th—1000 yards race—All-comers. Entrance 25¢.

13th—1100 yards race—All-comers. Entrance 25¢. 14th—1200 yards race—All-comers. Entrance 25¢. 15th—1300 yards race—All-comers. Entrance 25¢.

16th—1400 yards race—All-comers. Entrance 25¢. 17th—1500 yards race—All-comers. Entrance 25¢. 18th—1600 yards race—All-comers. Entrance 25¢.

19th—1700 yards race—All-comers. Entrance 25¢. 20th—1800 yards race—All-comers. Entrance 25¢. 21st—1900 yards race—All-comers. Entrance 25¢.

22nd—2000 yards race—All-comers. Entrance 25¢. 23rd—2100 yards race—All-comers. Entrance 25¢. 24th—2200 yards race—All-comers. Entrance 25¢.

25th—2300 yards race—All-comers. Entrance 25¢. 2