Monday, March the First

and Following Days

NO ADEQUATE idea can be gleaned from a mere

ness of the assortment of exquisite millinery creations we exhibit to the feminine eve at the formal Millinery Opening

on Monday morning, March 1. The leading modistes of Paris, London and New York have contributed of their

best to this long-looked-for event, and no less than 600 hats, just imported or made from the very latest shapes,

designed by Paris masters or from London and New York

for the making of hats, including ribbons, flowers and

e'egance devoid of extravagance of price, such dreams of color and style, such perfect examples of the designer artists' skill.

There will also be an elaborate display of materials

It is se'dom that we are privileged to display such millinery

copies and adaptations, will be placed on sale.

word picture of the magnificence and comorehen i re-

## he Toronto World

OFFICE, 83 YONGE STREET TORONTO. TELEPHONE CALLS: 252-Private exchange, cer

TERMS OF SUBSCRIPTION

Daily Only, One Month .... 45c. and Sunday. One Month 70c. saily Only, One Year ..... \$5.00 unday Only, One Year .... \$4.00 baily and Sunday, One Year.. \$9.00

favor will be conferred on the gement if subscribers who re-papers by carrier or thru the will report any irregularity or in receipt of their copy. ward all complaints to the circu-department. The World Office, age-street, Toronto.

could only be increased by the addi- zations another which in its way and made. Costs in the cause. Notice of unnecessary stock issue means that adding the last gem to the crown of future profits have to be earned on a Toronto's musical glory. capitalized profit. It would have been far better for the public of Canada if SASKATCHEWAN MAY GET PHONES Carr (Ross & H.), for other defenthe company had openly divided its surplus profits among the shareholdnual meeting of the shareholders of
ers and raised the \$50,000,000 it wants
the Bell Telephone Company to-day
their costs, fixed at \$20, which are to revealed too plainly the nature of the to do this in a way that permits the latter of the telephone plant of public to be bamboozled into believing that the issue of new stock at par value BIG ELEVATOR ON GEORGIAN BAY. dees not involve an over-capitalization of from 25 to 30 millions of dollars.

from 25 to 39 millions or spinars. In a special communication from Montreal appearing yesterday in The Toronto Star reference is, made to the four stock issues made slince 1991, when the stock was issued to the amount, and in 1995, \$190,500,000. In 1991 \$18,500,000 was issued; in 1996, \$20,250,000, and the c'earest possible manner that "the figures 55,402,330,113 shareholders and not the company when it was selling above par. Now one cent a package would mean an the shareholders are themselves the ec apany considered as an incorporation, and "company" as used by its officials can only mean the C. P. R. system as a public service enterprise. shareholders ought not to benefit at te issued in the way that will keep the capitalization, on which dividends have the capitalization, on which dividends have the capitalization of the capi o be earned out of the pockets of the cople in the shape of rates and fares, at its lowest possible point. That fair and equitable principle has been gross-

authority it acted.

COMPLETÉ TORONTO'S MUSICAL CROWN. It is easy enough to define abstractly the character or characteristics of a public-spirited citizen. But abstract definitions seldom affect the imaginatien, simply because they lack pointedness by not being referred to con- morning at Van Horn, Ia., while runcrete instances or applications. De- ning at 60 miles an hour. finition by illustration and example far more easily apprehended and in the case of such an important mat-

Eminent amongst the citizens of To- try represented on March 20.

pirited stands H. C. Cox. Mr. Cox the Canada Life Assurance Company. nmunity solely for the purpose of

ent financial basis and by securing excellent professional instrumentalists for the band, made the concert what it was in musical quality.

on a definite value that thus add to Toronto's musical organi-But its earning power has its continuously rising and of stock additions made as right place. Shall they stand and its continuously rising and of stock additions made as right place. Shall they stand and its right place. Shall they stand and its right place is worthly. Mr. Cantwell v. Blind River.—Grayson Smith, for defendant, moved to dismiss action for want of prosecution. work alone? Let it not be said that Order made, the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complacent in its orchestfal demonstrated by the greatest music centre in Canada remained complete in Canada remained complete in Canada remained complete in Canada remained complete in Canada remained

surplus profits among the sharehold- nual meeting of the shareholders of for improvements on the basis of pro- it was announced that negotiations be made costs in the cause as to the per market value. But this would have are in progress between the management and the government of Saskatoperation and the company preferred chewan looking to the purchase by the company in that province.

MONTREAL, Feb. 26.-It is an-

manufactured in the United States last year. In round numbers this means Lenefited" by the issue of stock at par 5,500,000,000 packages. An increase o. additional tax of \$55,000,000 on cigaret smokers.

Want an Inquest.
PORT ARTHUR, Feb. 26.—(Special.)
Friends of Hugh F. Rowe, found dead

vesterday from alcoholic poisoning. leged wood alcohol was found in the

Should Extend Glad Hand. LONDON, Feb. 26.—(C.A.P.)—Olive Phillips Woolley, the British Columbia writes to The Standard that never in the history of the Dominion ly violated by the C. P. R. Company has the question of the contribution and by the government under whose to the naval power of the empire been as favorably discussed by Canadians leave to pa as to-day, adding that the glad hand into court:

> the most calculating statesmanship. DES MOINES, Ia., Feb. 26.—One man was killed and several were injured by derailment of the westbound Overland Limited train of the Chicago, Milwau-

Must Walt a Year.

nesses in New York; G. Grant, for jured and she was taken home.

### IN THE LAW COURTS

ANNOUNCEMENTS.

Peremptory list for non-jury assize 12. Suckling v. Goora,

24. Lindsay v. Stair. 104. Brodie v. Butler. 111. Charters v. Big Cities. 131. Brunskill v. Stuart.

for defendant, moved on consent for order dismissing action without costs.

for defendant, moved to strike out four paragraphs of statement of claim or for amendment of same, or particulars. H. E. Rose, K.C., plaintiff, contra, and also moves to consolidate. Defendant's motion reserved and on plaintiff's motion held that one action is to go to trial, but no

six other actions.—H. E. Rose, K.C. for defendants, moved for an order citizens, like himself, who have the general trial goes on. L. F. Stephens wealth to spare, to subscribe as (Hamilton), for plaintiff. Order to go

defendant, moved to change from Toronto to Owen Sound. Sound and record to be transmitted further charge, so far as the master has power so to order.

not to assue for a plaintiff, contra. Appeal dismissed with

lege of assisting these gentlemen in claim for want of prosecution. No chambers of Feb. 23, 1939; W. M. Doug-MONTREAL Feb 26 -- At the an- for plaintiff. Order made that action

McFadden, K.C., for the committee, moved for his discharge (the lunatic being dead), on passing his accounts; Cassels. Costs in the cause. W. S. Morphy (Brantford), for admin- Linden v. Bedwell and it

Re Webb—C. Robinson moved for MacMahon, J., of Dec. 20, 1800, Robinson moved for Moss, for the plaintiff, contra

McMichael, for petitioner, existing drains to fell into decay, moved under the statute for the usual by obstructing the flow of water, wherewinding-up order; C. E. Bothwell, for the company. Enlarged for six months, with liberty, to bring on again, if circumstances should require.

by obstructing the flow of water, whereby about ten acres of the land we evaluate the structure of the land we evaluate the statute for the usual by obstructing the flow of water, whereby about ten acres of the land we evaluate the statute for the usual by obstructing the flow of water, whereby about ten acres of the land we evaluate the structure of the usual by obstructing the flow of water, whereby about ten acres of the land we evaluate the structure of the usual by obstructing the flow of water, whereby about ten acres of the land we evaluate the structure of the

fant, moved for payment out of court; tiff's claim. At the trial judgment was A. H. Marsh, K.C., for widow; R. S. given for the plaintiff for \$270, with Smellie for the administrator; C. P. costs, and defendants' appeal is from WASHINGTON, Feb. 26.—Wireless Smith, for Confederation Life; A.Bruce, that judgment. Appeal argued and telegraphy on shipboard will have to K.C., for Canada Life. Order that a judgment reserved. ter as enlightenment regarding public spirit, definition by example brings home to the imagination the real significance of the object or function delication delication is summoned, will be published simultaneously in the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties as commission to examine with the capital of each counties and a stated case submitted for the opinion of the court. Dixon v. Hubbard—W. J. Boland, for the defendants, appealed from the order of the master-in-chambers, and for an order that defendants appealed from the order of the master-in-chambers, and for an order that defendants appealed from the order of the defendants appealed from the order of the master-in-chambers, and for an order that defendants appealed from the order of the defendants appealed from the order of the master-in-chambers, and for an order that defendants appealed from the order of the the orde

# EATON'S DAILY STORE NEWS

Osgoode Hall, Feb. 26, 1909.
Peremptory list for divisional court or Monday, March 1, at 11 a.m.:
1. Gordon v. Matthews.
2. Rex v. Butterfield.

. Singlehurst v. Wills.

Master's Chambers Before Cartwright, Master.

not for trial of separate issue, which

### Judges' Chambers.

Before Meredith C.J. Re Cliff Estate—F. W. Harcourt, K. defendant would be reasonably protected if plaintiffs disclaim any relief fur-of money to widow for maintenance. ther than against the land? Time for

to so much, and that some of the sums

ment of claim. The arrended state-ment of claim may be served on Mr.

Divisional Court.

Before Magee, J.; Riddell, J.; Latchford, J.

Woods v. The Canadian Pacific Rail-

defendant to plead extended for

Re Thomas Kidd, a lunatic-W. H. weeks after delivery of amended state-

W. S. Morphy (Brantford), for administrator. Order made.

Re Ferguson and Confederation Life
Assurance Company—C. P. Smith, for the expense of the transportation ser-be some evidence showing who left it the company, moved for leave to pay fusing to strike out his name as defend-vice of the country. New stock should there, and motive. Rowe was forty the insurance money into court: A. H. ant by counter claim; R. R. Waldell,

Re McClure, a supposed lunatic-N. Sinclair, for petitioner, moved for an order declaring lunacy. Order made. Reference to master at Woodstock for way-W. L. Scott (Ottawa), for defendants, appealed from the judgment of MacMahon, J., of Dec. 26, 1808; C. A. the usual enquiries, etc.

leave to pay \$1000 insurance moneys into court: F. W. Harcourt. K.C., for for neglect to construct ditches and Re Dominion Storage & Forwarding plaintiff's land, and for allowing the

cumstances should require.

Re Ferguson and Confederation Life that if the plaintiff is entitled to reAssurance Company—R. C. H. Cassels, cover any amount, which they deny, for adult child and guardian of inthat sum is enough to satisfy plain-

## T. EATON CLIMITED

The Lenten Sermon

shades. They are rich, handsome feathers, 17 inches long, full of extra rich quality.

prunella, old rose, mole, sapphire, green and old gold.

PRINGSMULINERVS

plaintiffs moved to dismiss counter claim for want of prosecution. No to make the claim for want of prosecution. No to make the claim of prosecution. No to make the claim of prosecution. No to make the claim of th

may be spoken to. Why not say that defendant was the agent for plaintiffs, to receive sums amounting in the whole behold.

mankind, the only hope of success in

Colonist Excursions to Pacific Coast

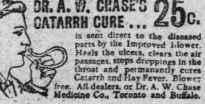
and Mexico. Commencing March 1 and continuing dai'y until April 30 one-way secondclass colonist tickets will be issued by the Grand Trunk Railway System to the following points at \$41.05: Vancouver, B.C.; Scattle, Wash.; Spokane, Wash.; Portland, Ore. The fare to Los Angeles, Cal.: San Francisco, Cal., will be \$43.00, and Mexico City, \$42.00.

DR. A. W. CHASE'S () GATARRH CURE ... ZOC.

For further information and tickets

app'y at city office, northwest corner

King and Yonge-streets. Phone Main



Special Display of Ostrich Plumes

Opening Price: \$2.75

A shipment of one thousand plumes has been received direct from the manufacturer, comprising all the latest

They embrace such popular shades as moss, saxe, tan, champagne, grey, sky, pink, brown, navy, black,

The equal division of international waters is only supe ficially plausible. It we assume a fundamental principle, the

new light of science teaches that God summe a fundamental principle, the touches human life in its hard work and daily temptations. It reveals the sacredness of common things. If in tural or nermal condition, or to an adnature nothing is insignificant to God, justment of compensation on the basis then everything is inspired by Him. of the departure from such original Every common bush is aftre with God, conditions, as a basis for international trate tate. titled always to have and to use the normal proportion of water that flows upon its side of the boundary line in Seeing that men are individually in-Seeing that men are individually in-finitesimal, it is their duty to obey the law that makes for the harmony the law that makes for the harmony any locality considered, and, therefore, at the brink of Niagara Falls,

Now, it is asserted that about seveneighths of the total volume of water overcoming them lies in the fact that eighths of the total volume of water the God who is in all things and above passing over Niagara normally flows on the Canadian side of the line, and it is conceivable that the whole of the This truth does not confuse God with rower due to this part of the fall could be utilized at this point without dis-Righteous One, whose kingdom rules turbing in any way the --iditions on the other side of the line. I would therefore, venture the assertion that Canada is entitled to an inalienable right in the maintenance of this flow. and therefore in the great bulk of the

the lake system at Chicago, which, while it may not seriously affect naving it would subside.

In git would subside.

I got the ider into my head that although a lakes at least withdraws that the the pain was in my joints, the theur

effects of which it will be difficult to limber as forty years ago." Te it is correctly recorded: was that the bad been an unequal quickly cured by Ferrozone. Satisfac-division at Niagara, Canada getting tion gua anteed. 50c per box or 512 26,000 cubic feet and the states only boxes for \$2.50, at all dealers,

SECOND FLOOR-YONGE ST.

190 YONGE STREET

TORONTO

MICHIE'S Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast ne-

Michie & Co., Ltd ed7 7 King St. West.

23,000. He wished they had been equal in this, as in all other points.'
And that:

"Mr. Gibbons said the treaty was ar ranged for six years. He hoped if a went thru it would last for ever." It would seem that Canada's case in looking after at least her power inter-ests has not fallen into the hands the right advocate,

Toronto, Feb. 25.

George R. Stewert. The Canadian Temperance League will have the leading temperance a: its usual Sunday afternoon meeting in Massey Hall-Mr. George R. Stewart of Cleveland, Tennessee. Mr. Stewart, who was co-worker with the late Sam. P. Jones and is now forceful and convincing lecturers of the day. He has been here several times and always thrilled his visit to Toronto Lis lecture entitle who heard it; something equally good is promised for Sunday. The so olst will be one of Toronto's excellent tenors, Mr. George McCulloch Ross and the chair will be occupied by Ald. Thomas Stewart.

Skelton, one of the two men who escaped from New Westminster Penitentiary, was captured about 20 miles

## RHEUMATISM

A very bad case that was cured by persevering with an oldtime Remedy.

"Were it not that I had great prience and perseverance," write: Mr. Fritz Keifer, well known in London 'I would still be racked by chronio heumatism, which was my unhappy lot for three years.

"I didn't have acute rheumatic fever as so many have-with me the pain and sti Thess came on gradually. When Apparently in the present arrange—
Ment no account is taken of the already large withdrawal of water from I had to move about and the pain was simply awful, tho after an hour's rest-

great lakes at least withdraws that much flow from the lake and river system making that much less water available for power purroses at different points, and especially at Niagara Fall. Where is Canada receiving change was a better appetite and more strength. strength. Not being a doctor I didn't It should be remembered that while know that Ferrozone was all the white the present treaty arrangements are working at the root of the disease. I only proposed for a limited period what kept right on with Ferrozone and in is agreed to now will establish a pre-three months was cured. There is no more stiffness, no pain, and I am as

"That the only thing he regretted Ne ve Pa'n and Blood Disorder is Every kind of Rheumatism.

AE The Can France A June 1 Co Ab White S and Property Regulation of the Control o

Head

dent

S. R. Thom son, H. W. P. ard S. J. E. and J. Mr. meetin Montr

Delic Choc