# SATURDAY MORNING

# The Toronto World FOUNDED 1880.

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Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO. Corner James and Richmond Streets, TELEPHONE CALLS:

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## MAIN 5308 is the World's New Telephone Number.

SATURDAY MORNING, MAY 28, 1910.

THE RAILWAYS AND THE PEOPLE

Every city in the United States, half the size of Toronto, say of 200,000 people, has a suburban steam railway service with commutable tickets. All this special pleading, all the talk of the railway commission, that other places would ask for such a service, is therefore out of place TORONTO HAVE. MONTREAL HAS IT. IT IS SOMETHING SPECIAL - TORONTO IS DENIED SOMETHING ORDIN-ARY, REGULAR, COMMON ALL OVER THE CONTINENT.

what about the express rates? They're form dragging the reverend doctor outlandish, certainly,

The revision of the express rates in a purged of mortal sin. is to be hoped that the board will be up the lane with a lenient eye as far as able to have something done shortly. the reverend doctor is concerned. trolled by our railways. These same railways have blocked the extension of the national parcel post system.

They run and rule the country-save the railway commission.

Perhaps it is about time that Sir James Whitney intervened: A declaration from him that if the people of On-

editor, has been summoned to the police editor, has been summoned to the police GITY TO PAY HALF COST OF Mail and The World, charged with violating the betting law by publishing the form chart of the Woodbine race meeting now going on. We know for a fact that the reverend

doctor has been a lifelong worker for moral reform, and did a great deal to set the Miller bill put thru parliament, and he wrote powerful denunciations of the betting end. We are justified in

believing, therefore, that the reverend doctor has been brought into the police duct and responsibility of his wicked

meeting. We also regret to record that the We also regret to record that the police officials, who mays aid the in-formation against the reverend doctor, appear to have been more or less insti-ONLY ASKS WHAT OTHER CITIES gated thereto by the Rev. Mr. Shearer improvement. of the moral reform movement. We NOT THAT TORONTO IS ASKING have, therefore, the unusual spectacle the great majority of St. Clair-avenue presented of a newspaper champion of residents between Avenue-road and

Take the case of the express rates and duct, and only by the wicked conduct, of their holdings. the treatment of the employes of the express service of the railways, as de-tailed in the remarks of Chairman Ma-tailed in the remarks of Chairman Matreatment of the men is "heathenish," presented of a coadjutor in moral re- 90 per cent. of them were against form dragging the reverend doctor into the police court to have him purged of mortal sin. delay in paving, the roadway was in a disgraceful condition, it being either a mudhole or smothered in dust.

The World trusts that the colonel, sweeping way is being prayed for by while administering the law, will look

The World also would remark that it Then there is the sleeping car ser-vice and the telegraph rates, also conin the race-track tribune at one and the same time.

# WANTS PROF. GALBRAITH

Board Receives Controller Church's Request-Murray's Grievance.

The proposal that Prof. Galbraith, tion from him that if the people of On-tario were not treated as well as the people about Montreal he would have to revise the rallway faxation laws of this province would prod the bosses in Montreal to do-something.

In Montreal to do something. Railway reform in Ontario by means of provincial action is a good policy and cry. Were the attorney-general of the province to instruct his local representatives to enforce all the pro-visions of the Railway. Act of each of the the pro-

WIDENING ST. GLAIR AVE. New Assessment Scheme to Be One of the Trie Accused of Con-

Proposed-Works Committee Debated Long.

# Continued From Page 1.

spirit he desired the widening to go court, not so much of his own guilt thru. Mr. Baldwin submitted a plan as in consequence of the editorial con- showing boulevards on both sides of sky and Milton WL DeLhorbe for alleged conspiracy to defpaud in the the roadway and also in the centre with a space for car tracks and vehiflotation of "Canadian Estables, Limpartner, Judge Nelson. When we speak of Mr. Nelson as a "judge," we follow ited," opened late yesterday afternoon and will be continued to-day. of Mr. Nelson as a "judge," we follow the American custom of calling all race-track arbiters "judge," and Mr. Nelson is one of the presiding judges of the Ontario Jockey Club's present him an advertising contract. He bewould melt away. W. Suydam of a real estate firm con-

Against Widening.

moral reform, and a good man who is opposed to betting, being brought into the police court by the wicked con-fit, and would not enhance the value

the widening, and that, owing to the

a mudhole or smothered in dust. Dr. Bruce, always a foremost ad-vocate of the improvement, said the people were willing to contribute, but not as a local improvement. A Public Benefit. Hugh Blain, president of the Collese Heights Association, held that as St. Clair-avenue was going to be the only leading thorogare in the north-ern portion of the city, public opinion was behind the city in giving the best terms possible. It was quite unrea-Dr. Bruce, always a foremost ad-

terms possible. It was quite unrea-sonable to expect the property own-Evidence was given for the crown, of to expect the property own-

pay the largest share. He suggested his money back. that, west of Avenue-road, the width W. H. Ingle, owner of a mineral

THE TORONTO WORLD

GUROFSKY LOST S1600

Too, Was Victim of Deception.

The defence in the prosecution of

Athol G. Robertson, Joseph W. Gurof-

AT OSGOODE HALL ANNOUNCEMENTS. Osgoode Hall, May 27, 191 The divisional court will not an he week beginning 30th May first. Non-Jury Assize Courts.

Peremptory lists for non-jury assize ourts Monday, May 30, at city hall at spiracy to Defraud Says That He,

201. Gadsby v. Hunter.
201. Gadsby v. Hunter.
202. Claxton v. Mossop.
203. Claxton v. Mossop.
237. Ellis v. Boyce.
246. Webster v. Echlin.
166. Harrie v. Wishart.
--Second Court112. Stephens v. Riddell.
209. Muma v. London Printing Co.
28. Quebec Bank v. Soo Bank.
29. Imperial Paper Co. v. Quebec Bank. Bank

174. Owens v. Wigmore. 175. Cosgrave Brewing Co. v. David-Gurofsky said that his first conson. nection with the company was on Oct. 21, 1909, when DeLhorbe gave

Master's Chambers, Before Cartwright, K.C., Master. Caswell y. Terento, Bailway, Co.-J. W. McCullough, for plaintiff. F. Mc-Carthy, for defendants. Motion by plaintiff for an order for examination came interested and sent his father to examine the proposition; and his father reported favorably. He wanted Carling, for detendants. Motion by plaintiff for an order for examination of conductor under C. R. 459 (a) clause 2, the motorman having ben examined, but not having seen the accident. Judgment: Order made for the ex-amination, but as motorman was ex-amination, but as motorman was ex-amination thereunder should be to de-fendants in any weit; as the defendmore tangible proof, however, that the company owned the property, and DeLhorbe, lie said, made a declaration as to the company's holdings, He bought \$300 worth of the stock. He also made further advances to the amination thereunder should be to de-fendants in any event; as the defendextent of \$1100 to help promote the

visited Manitoulin Island he found things in bad shape. To Mr. Baird he said he had invest-ed \$1600 in cash. He denied the state-ment made by Dr. Herriman in the witness box that he had addressed a meeting of the directors on Nov. 18 protesting against his name appearing in the prospectus. Herriman, he said. had voted to elect witness secretary. Curofests declared positively that he duction. Judgment: if this was an action be-fore judgment it would have been im-possible to refuse the motion. Being-however, an action or a foreign judg-ment, where the whole matter was gone into by a compatent authority, the de-fendant must first show some fraud which will entitle him to ge into the merits here. As no particulars of the confirming report of local master at which will entitle him to ge fate the merits here. As no particulars of the alleged fraud have been given, it is impossible to say if any investigation of the company's books can be refe-vant. The motion is premature, and must be dismissed with costs in the cause, subject to renewal when the cause, subject to renewal when the cause is at issue if defendant is so ad-

vised.

sonable to expect the property own-ers to pay 67 per cent. K. J. Dunstan, vice-president of the Guild of Civic Art, said it was the duty of the civic government to see that the improvement went thru, and that the officials should not recom-mend such an apportionment of the cost that the scheme was sure to be killed by the people. The city should pay the largest share. He suggested

spring at 17 and 15 Harriett-street. McCarthy, for defendants. M. L. Gor-showed an option he had given on don, for plaintif. Motion by defend-the spring a He was to get one dollar ants for an order for a commission to

intoler-intoler-was to have been a manager at \$1200 a yeas. petition in toler-was to have been a manager at \$1200 a yeas. petition in toler-was to have been a manager at \$1200 ment of the petition in toler-intoler-was to have been a manager at \$1200 ment of the petition in toler-intoler-was to have been a manager at \$1200 ment of the petition in court-in to take over a \$500 mortgage also. He costs in the cause. Webb v. St. Mary's and Western widow. Intoler-in court-produced in the settern the settern in court-produced

material the order was, I think, im-properly granted. The rule of practice laid down by the late master in chambers, Mr. Dalton, should not be departed from. He invariably held that ne order for sub-ECONOMY stitutional service should be made when it is said that a defendant is evading service unless the writ has been placed in the hands of the sheriff to be served. On the material as it now stands I am quite satisfied that the plaintiff could not with reason able endeavor effect prompt personal service, and I therefore refuse the order sought, but make costs in the cause. The defendant will have two days to answer to the writ. Clark v. G.T.R. Co.-F. W. Har-court, K.C., for infant. Motion on behalf of infant for payment of cer-tain moneys out of court. Order Kelly: v. Hamilton Brewing Associa-

MAY 28 1910

PEASE

FURNACE

(Warm Air)

Absolute heating satis-

faction-no fuss-no

Kelly: v. Hamilton Brewing Asso-ciation; Hamilton Brewing Associa-tion v. Kelly.-W. R. Smyth. K.C., for the Brewing Association. W. H. Williams (Pembroke), for Kelly. Mo-tion by the Hamilton Brewing As-sociation to transfer the first of above actions from the county courf and to consolidate with second action in the high court. Order made di-recting county court action to be amended and to proceed. Judgment

extent of \$1100 to help promote the company.<sup>3</sup> After his appointment as secretary-treasurer, creditors were pressing for money, and when he visited Manitoulin Island he found things in bad shape. To Mr. Bajrd he said he had invest-ed \$1600 in cash. He denied the state-ment finde to the the the treatment in any way responsible for the other examination having prov-ed abortive. Great West Life v. Shields-M. L. Gordon, for defendant. J. D. Falcon-bridge, for plaintiff. Motion by de-fundant for a better affidavit on pro-duction. ed for one week. Re Clara Ford.-H. S. White, for d.7

confirming report of local master at St. Thomas. of May 6, 1909. Order made. Re. Kay infants.-N. D. McLean

-(Guelph) for widow. F. W. Harcourt, K.C., for infants. Motion by widow for an order allowing maintenance at rate of \$1000 a year for 3 years, and also \$115.75 for medical expenses.

vised. Delabough v. Currie-W. H. Garvey, for defendant. Motion by defendant on without costs and vacating certificate of lis pendens. Order made. Dynes v. Maclaren-H. S. White, for defendant. McGregor Toung, K.C., for plaintiff. Motion by defendant to set aside statement of claim as irregular. Statement of claim as irregular.

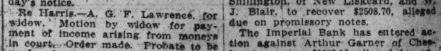
aside statement of claim as irregular. Order made validating statement of elaim as to this date. Costs to defend-ant in any event. Standard Chemicals +, Whitmore-F. McCarthy, for defendants. M. L. Gor-Wind up the company. At request of wind up the company. At request of

the springs affe was to get one dollar ants for an order for a commission to assignee motion enlarged two weeks. In cash and \$3500 in stock. They were to take evidence at Regina. Order made. Motion may be brought on on one day's notice. Webb v. St. Mary's and Western Re Harris. A. C. F.

trouble-no dust-no ashes to sift. Write for free booklet-"The Question of Heating." PEASE FOUNDRY COMPANY Toronto - Winnipeg 2337 and Salesrooms: 36 Queen Street East, Toronto. MICHIE'S Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast necessity. Michie & Co., Ltd. 7 King St. West ROGERS COAL

recover \$3598, alleged due as the value

of timber cut on the premises of plaintiff. The Traders Bank has entered action at Osgoode Hall against R. T. Shillington, of New Liskeard, and W. J. Blair, to recover \$2508.70, alleged



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the Canadian Northern Railway.

The matter has now been before the ing in the quantity of bacteria further city council for some time; after an out from the intake. Memorial to King.

inspection of the situation The World

crowded track condition of the west bank of the Don the Canadian North-

ern, which promises to be a very large system, should have a better entrance than it now has on that side. agara camp manoeuvres. Lieut. Col. As a matter of fact we have given the other two big companies the whole of the Esplanade; we would not be doing very much if we leased a right of way to the Canadian North. grant, amounting to \$300, can legally ern on the east side sufficient to allow

it to get to its new freight yards on the south of King-street.

ties to keep enough land for two or more tracks on the east side of the Don is a good one and must be observed. Under no condition must the control of taese city tracks be surrendered to any of the roads. It may soon be absolutely necessary that the city have a line of its own down the Don in connection with the new subway system, and the fullest protection in this regard must be observed in any lease made to the Canadian Northern of a right of way. But we pelieve all these things can be proided for if the city solicitor is instructed so to draft the agreement. The city's trade will be benefited by giving the Canadian Northern a good and station yards on reasonable terms, and if it is to be done it may writes: as well be done now as kept unsettled for any time longer.

A GOVERNMENT IN DISGRACE.

The Rutherford government in Alberta has gone down in disgrace, as it deserved. It looks to have been Nerve Food. been made up of greenhorns and schemers in the hands of railway we noticed an improvement, and after grafters.

The country may need railways, but eats well, sleeps well and feels fully they took the worst possible way to restored. get them. Alberta is a fine province; all it

wants is progressive policy, public ownership and honest administration.

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James A. Macdonald is managing Recipes.

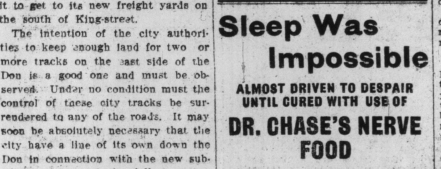
representatives to enforce all the pro-visions of the Railway Act at all points, it would have a good effect. It is worth trying. Bergineer T. And Murray has written Controller Ward, stating that Control-ler Foster asked him some time ago to act with Dr. Galbraith in preparing a report on the intake, and that on May 3 last he received a letter from the city a last he received a letter from the city THE CANADIAN NORTHERN AND THE EAST SIDE OF THE DON. angineer in which Mr. Rust said he would be glad to have Mr. Murray act with Principal Galbraith. Mr. Murray The World has been looking at the with Principal Galbraith. Mr. Murray says: "It is grossly unfair to first ob-proposals in connection with the east tain the consent of an engineer to act side of the Don River for a new and independent entrance to be given to Analysis of samples of water taken on May 21, show that there is a lessen-

inspection of the situation the world thinks it would be good policy if the city were to give the company a lease of fourteen feet for a single track on the east side of the Don, subject to Before deciding to hold a public meet-

fair compensation and to any other reasonable restriction. Owing to the of asking the Ontario Government for scheme. a subsidy towards beautifying the city.

Grant to Cavalrymen.

With the request that the city grant \$8 per horse towards the steeds to be used by local cavalrymen at the Ni-Chadwick, Lieut.-Col, Fleming and Major Brown waited on the board of control yesterday. They said some local liverymen were demanding \$24 per horse for the two weeks. The city solicitor will be asked whether, be made.



No symptom of nervous prostration is more to be dreaded than the inabilty to sleep. Man can exist for considerable time without food, but with out sleep, and the restoration which brings, he soon becomes a mental and physical wreck.

When you cannot sleep and rest look to the nervous system and remember that lasting cure can only be obtained from such treatment as Dr. Chase's Nerve Food, which naturally and and speedy entrance to its freight gradually restores the exhausted nerves to health and wigor. Wm. Graham, Atwood, Ont., Mr.

"My wife had been ill some time with nervous prostration and we had two of the best doctors we could get, but neither of them did worse and worse, could not sleep and lost energy and interest in life. She ost giving up in despair when

"From the first box my wife used using six boxes she is completely cured and as well as she ever was. I cannot say too much in praise of this valuable medicine, for believe my wife owes her life to its

Every dose of Dr. Chase's Nerve Food goes to the formation of so much rich, red blood, and is therefore cer-

THE DOUBLE ACT. Our good friend and neighbor The Globe, of which the Reverend Doctor James A. Macdonald is managing Provide the solution of th

to bear the entire cost. On being informed by the city engineer that the city could not legally free the owners entirely, he suggested that the city-meet 99 per-cent. of the cost. He was accused by Ald. Baird of so moving with the object of killing the ne, but warmly denied this. Ald. McCarthy's: proposal that the section west of Avenue road be wid-ened either \$4 feet or 100 feet as re-commended by the officials and that the city pay 75 per cent. of the cost, aroused Mr. Rust, who declared hotly

Will End Troubles. Assessment Commissioner Forman stated that he was favorably impress-the loss exceeded \$500,000, according to ed with Mr. Baldwin's plan of assess a report made vesterday to the Na-ment, and believed that it would so tional Beard of Fire Underwriters at demand, they were willing to recommend paying 50 per cent. If the scheme were adopted, the committee would be thru with the matter, and each taxpayer could fight it out at the

ourt of revision. "I don't know who is spreading the dope around here, but I never saw so many handsprings in my life," com-mented Ald. McBride.

On the advice of Mr. Rust, the York Radial Railway will be asked to pay the city \$600 per track mileage per year for the privilege of moving its tracks to the middle of Yonge-stract between the C.P.R. tracks and the north city limits, the city to have the right to replace the tracks to their present position at any time at its own expense. The much-needed pav-ing of Yonge-street has been held up pending settlement of the track ques-

The extension of Dupont-street from Shaw-street to Ossington-avenue was recommended. The cost will be \$12,-000, and the city is to pay 25 per

PUGSLEY AT OAKVILLE

Says Harbor Will Be Put in Firstclass Condition.

OAKVILLE. May 27 .- The Hon Wm. Pugsley, minister of public works, accompanied by M. J. Haney, G. T. Somers and Engineer Sing, motored out to her any good. She gradually became Oakville this afternoon to inspect Oakville Harbor, where the government dredge. Sir Richard, is deepening the channel.

> realized that Oakville was becoming the country home for Toronto and Hamilton business men. The Hamilton boats will make daily calls when the harbor improvements are completed.

BRANTFORD, May 27.-(Special.)-At the annual meeting of the Brantford Eyangelical Society, President Frank Cockshutt declared the work of the so-

most of whom are adults.

"They never got control of the springs." he said. "and when they used them in their advertisements they did so without my consent? a said dieon Dryden a cheese factory they have charge of a cheese the cheese factory they have cheese and hey defendant. Brewn y Bull f. Mation by plaintiff for an order amending y the before service. Squires y Bull f. Before the cheese factory have before the cheese factory factor for the before the cheese factor facto were going to put up in West To-ronto. He invested a barse and hicycle on DeLhorbe's stivice in the concern, and the former, he said, was sold to Robertson rand the latter

stelen. At the close of the crown's case the defence lawyers asked that the charges be not allowed to go to the jury, but Judge-Winchester refused the request The sessions grand jury returned a true bill against the Erindale Power Co., charging unlawful neglect, resulting in the death by electrocution of little Viclet Harlock. Sentence day in the sessions has been postponed till Wednesday, June 8. A large number of cases are yet to be disposed of.

Big Fires in United States.

Before Middleton, J. ed with Mr. Baldwin's plan of assess, a report made yesterday to the Na-ment, and believed that it would so strike the property owners. Originally the and Mr. Rust had proposed that the city pay 25 per cent. later 33 'PAT cent., and now, because of the public deceded that were willing to recom-only functional Beards of Fire Underwriters at the United States in which the loss the united states in which the loss the subtitutional service granted by the only four with a loss of \$1,000,000.

OLD GDLD

Order made. Squires v. Bull-J. E. Robertson, K. C. for plaintiff. S. H. Bradford, K.C., for defendant. Motion by plaintiff to strike out statement of defence for non-production by defendant. The affi-davit having now ben filed, motion dis-missed without costs osts. missed without costs. Williams v. Clinkimboomer-Stewart (Curry & Co.), for plaintiff. Motion by plaintiff on consent for order dismiss-

ing action without costs and vacating retificate of its pendens. Order made. Rae v. Rae-J. W. McCullough, for defendant. Motion by defendant on consent for an order dismissing action without costs. Order made.

# Judge's Chambers.

Colville v. Small .- J. L. Counsell (Hamilton), for defendant Small, W. master. Judgment: On the original

Agreement. The King v. Austin. J. E. Jones, for Charles A. Austin. J. R. Cartwright. K.C. for the crown. Motion by de-fendafit to quagest conviction. Order made referring the matter back to police magistrate, or other magistrates sitting for him for retrial, and that the evidence rejected at former trial is to be admitted. No order as to costs. Singlehurst v. Wills.-S. G. Crowell, for plaintiff. No one contra. Mo-tion by plaintiff for payment out of court to plaintiff of the moneys paid in as security for costs. Order made.

Single Court. Before Falconbridge; C.J. Re Durand.-D. Urguhart, for ven-dors. E. G. Long, for purchaser, Mo-tion under the Vendors' and Purchas-

tion under the Vendors' and Purchas-ers' Act for an order to decide who are the proper parties to join in the conveyance of the lands in question. Order referring to J. S. Cartwright, K.C., to ascertain and report to this court whether the parties to the draft deed submitted in this matter are, all the parties in the store and are off

to the lands in question, and are all the parties necessary to join in the conveyance of said lands and are able to make a good title to the said lands.

Before Middleton, J. Before Middleton, J. Re Solicitor.-R. McKay, for client E. Meek, K.C., for the solicitor. Mo-tion to commit the solicitor for con-tempt for not bringing in his bill of fees and disbursements for taxation pursuant to terms of the order so to do. Judgment: The order will go for attachment. The attachment will not issue for two weeks, and if in or not issue for two weeks, and if in ne meantime the solicitor delivers a bill. or a statement in writing that he makes no claim against the client for

makes no claim against the client for costs or disbursements, it will not then issue. The solicitor must pay the costs of these proceedings in inv event of the reference under the or-der already made and the amount of such: costs will be taken into account in ascertaining the balance upon the reference.

reference.<sup>1</sup> Re Shellenberger.—R. T. Harding (Stratford), for executors and some (f the children. E. C. Cattanach, for Edwin Shellenberger, Motion by ex-ecutors for a norder under C.R., 938, ecutors for a norder under C.R., 938, construing will of Michael Shellen' berger. Reserved.

Trial, Before Britten, J. Lacroix v. Lougtin.-N. A. Belcourt, K.C., for plaintiff. D. Davis (Cornwall), for defendants. This action was brought for rectification of a certain deed of 13th March, 1908, by substituting the name of Zephirina Lougtin for that of the defendant, Jean Baptiste Lougtin, as the grantor, and by eliminating her name as the party of the second part, for possession of the lands in question, for \$650, for mes-ne profits and for damages for trespass. Judgment: Action dismissed, the plaintiff to pay only the costs of this trial. No costs of the former trial or for the application for a new trial. The plaintiff is entitled to the

promissory note for \$400 made by him now in court. The defendants are en-titled to a declaration that the conveyance of 13th March, 1908, in ques-tion, is of no validity or effect. Thirty days stay.

Writs Issued. If you keep your Kidneys strong an George Gordon & Co., of Cache Bay, healthy you can never have Backache and the Quebec Bank, have entered Rheumatism or Gravel. Dodd's Kid actions against the Moose Mountain ney Pills never fail to make the Kid-Co., Limited, of Sault Ste. Marie, to neys strong and well.

In courte Order made. Probate to be produced. Accrued income to be paid in the executor. Subsequent income to be paid to widow pursuant to agreement. Short-lived Car Strike.

Short-lived Car Strike. ALBANY. N.Y. May 27.-Dissatisfied employes of the United Traction Com-pany chose circus day on which to tie up the local trolley lines because the men on the cars of the Cohoes Railway Company, a subsidiary line, were pre-paring to run beyond their usual term-inal to the circus ground, about a mile further out. To-night the strike was called oft.

Interpreter Acquitted. BRANTFORD. May 27.-(Special.)-Harry Courvan, Armenian interpreter, charged with securing \$45 from C. M. Garo, local Armenian merchant, on the pretence that he would bribe the local judge to decide a case pending in Garo's tavor, was discharged by Judge Finkle of Woodstock. Garo gave in-definite evidence as to the transaction.

Loses Right Arm. PICTON, May 27.-William H. Bull of Hillier came to Picton. On his way back home he got off the car at Wellington. Getting back on again he slip-ped and fell under the wheels, and his right arm was cut off at the shoulder.

Aditidon to Hotel. CORNWALL. May 27.--(Special.)--The King Edward Hotel, formerly the The King Edward Hotel, formerly the Balmoral, now under the proprietor-ship of J. R. Duquette, will have a three-storey fireproof addition built. A young man, Fred Boucher, whose home is near Ottawa, brought to the hospital a few weeks ago suffering from injuries received in the lumber regions of northern New York, is dead.

# THROW AWAY

ALL YOUR FEARS Backache, Gravel and Rheuma-

tism Vanish Before Dodd's Kidney Pills.

Proved Once Again in the Case. of Mrs. Fred Krieger, Who Suffered From the Worst Forms of Kidney Disease.

PALMER RAPIDS, Ont., May 27.-PALMER RAPIDS, Ont. of Cans-(Special.)—The thousands of Cans-dians who live in daily terror of those terrible forms of Kidney Disease known as Backache, Gravel and Rheumatism will be deeply interested in the story of Mrs. Fred Krieger of this place.

"I was for years a great suffere from Kidney Disease, Gravel, Rheu matiem and Backache." Mrs. Kriege matism and Backache." MIS. a cold-states. "It all started through a cold-but I got so my head ached, I was limbs were heavy. I have nervous, my limbs were heavy. I a dragging sensation across my and I was totally unfit to do any thing.

"Reading about wonderful cures Dodd's Kidney Pills led me to but some. After using a few I found the were doing me good and this en aged me to continue their use. boxes made me well.

"I have been able to do my own work ever since and to-day I am con pletely cured. Dodd's Kidney Pills gave me health and I feel like a nor voman.

Afternoo Light su We are a

THE NE Light In rom 12 ti

# could only get a light



Dr. Pugsley said they would put the harbor in first-class condition so that the deepest draft boats could call. He

An Important Work.