TUESDAY MORNING

THE TORONTO WORLD

tioned his right to make such charges "We're not going to have any bear-garden here," interposed the mayor authoritatively. Ald. Keeler reiterated

"Were some backed by the temper-ance people?" asked Ald. McMurrich. "Yes, thank God for that," was Ald: Keeler's reply. Ald. Lytle then termed the offending utterances "uncalled for."

"And ungentlemanly," Ald. McBride.

MARCH 31 1908

THE HOUSE THAT

The Toronto World 000 for this purpose, and from the same profits comes the cost of munici-000 for this purpose, and from the Morning Newspaper Published

Every Day in the Year.

TORONTO

A favor will be conferred on the ement if subscribers who receive

tries. His shrift would be short and panies are exempt. It is remarkable

fice in Mr. Gladstone's first government. Sir Roundell Palmer broke with his party over the disestablishment of the Irish church, but when that had in Florida now when the sun is only been accomplished he accepted the post beginning to look busy here. Mr. L. of lord chancellor in the same administration. Yet both these questions were leading issues in their day.

Whether members of parliament or legislatures should be representatives

hardly be denied that the persistence both in the British parliament and the British constituencies of a class of members and electors that act according to their own individual consciences McCall. and convictions makes for purity and efficiency, and exercises also a beneficial influence over the policy of the government in power and the course of its legislation. With the party system, especially in newer countries, reduced to a contest between "ins" and "outs," company a success.' and discipline severely enforced the opportunity often arises for special interests to play a decisive part in politics to the detriment of the general of British fair play.

In the Australian states the Labor

party, by its holding of the balance ofpower between the two older parties, has secured much important legislation 35 years to submit a complaint against Editor World: Permit me as a labornot always wise or advantageous to the contractors who are building the

OUNCIL SAYS APPEA pal music, provision of bands in the parks, concerts in public halls, etc., a **UISCUSSION IS LIVEL** \$5000 grant to Sheffield University, and MAIN OFFICE, 83 YONGE STREET. another yearly grant to the School of Modern Languages. Other figures recently reported show Mayor's Ruling in Favor of Majority

that the Leicester municipal gas works. Decesion May Pave Way for during the time they have been under papers by carrier or thru the mail will public control and operation, have

FAIR PLAY.

Decession May Paye Way for an logunction.
The part is a standard of the server.
PARTIES AND THIRD PARTIES.
Liberal newspapers in Britain are childing the time to be short in the Conservative party because it proposes to run candidates in that interest against the Unionist Free Trade members of the house of commons. It is not permissible to doubt what would be the fate of a professing Liberal who ventured to affirm his belief in a measure of protection for British indust.
The standard of the server. It is short the ownership and operation, that the government board of trade rest against the Unionist Free Trade members of the fate of a professing Liberal who ventured to affirm his belief in a this not permissible to doubt what would be the fate of a professing Liberal who retured to affirm his belief in a measure of protection for British indust.
The standard of the fate of a professing Liberal who ventured to affirm his belief in a measure of protection for British indust.
The standard of the Commons. It is not permissible to doubt what would be the fate of a professing Liberal who ventured to affirm his belief in a measure of protection for British indust.
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The standard of the Commons. It is not permissible to doubt what would be the fate of a professing Liberal who ventured to affirm his belief in a measure of protection for British indust.
The standard of the Commons. It is the Common of Ponterfeet. With all the Common of Ponterfeet. With a the Common of Ponterfeet. With all the Common

Robert Lowe's strong opposition to franchise reform in 1866 did not lead to his expulsion from the Liberal party, nor prevent him from later holding of-fice in Mr. Gladstone's first govern-

was necessary. Rules for Simple Majority. Ald. Keeler and Controller Spence objected that the speaker's remarks were not in order. The mayor, being A man can get some tan on his face

pressed by Controller Ward, ruled that a simple majority should sufnce, Goldman, managing director of the North American Life, has brought some of the sun of Florida home with whereupon Ald. McMurrich appealed against the ruling of the chair, his motion being defeated on the followhim from his recent holiday. A repre-

sentative of The World met him yesing vote: terday and related a story they are For-Ald. McMurrich, Saunderson, Stewart, Lytle, Whytock and McBride.

legislatures should be to which, as Goldman was the last of the insurance and Harrison, Akd. McGhie, Chisholm, and Harrison, Akd. McGhie, Chisholm, Vaughan, J. J. Graham, Adams, R. Waughan, J. J. Graham, Hales, Bredin, Bengough, H. Graham, Hales, Bredin, Bengough, the way things are done there. The Keeler and Committee was listening very intently and in the middle of one of Mr. Gold-man's periods one of the members men-Keeler and Foster-14. Controller Ward declined to support

Ald. McMurrich then moved, second-ed by Ald. Stewart, that the resolu-tion be sent to the legislation comtioned the name of the late John A. In an instant Mr. Goldman was vinmittee, and a lively wrangle ensued. Controller Spence contended that liti-gation, not legislation, was involved. dicating the name of the late insurance king. "Yes, sir, he said, "the man who died of a broken heart and the man The vote was as follows:

For-Controller Ward, Ald. McMur-rich, McGhie, Chisholm, Church, Saunderson, Stewart, Lytle, Whytock for whom I had the greatest admiration. We representatives of Canadian companies are willing to take off our and McBride-10. Against-Controllers Spence, Hocken and Harrison, Ald. Vaughan, J. J. hats to a man who makes another

The quick sincerity of the words made a vivid impression, and in the banking and commerce committee Mr. Graham, Adams, R. H. Graham, Hales, Bredin, Bengough, Foster and Keeler-12. Goldman is spoken of as the exponent

sions.'

Ald. McBride asserted that the legal department's interim appropriation of \$5000 was exhausted, so that money

of private caucases and declared that if an appeal were made an injunc-

Controller Ward cited the provision

in the Municipal Act whereby city councils, he claimed, were prohibited

tion would be taken out.

G. Kent. Mining Lands Despute. The Nipissing Mining Company of To-ronto has issued seven writs against dif-ferent defendants to recover certain min-ing lands in the Town of Cobalt. The company claim to be the owners of the lot and say that the defendants are wrongfully in possession. must be expended, making requisite a two-thirds vote, and went on to charge the council reductionists with "conspiracy and holding secret ses-

Plumbers' Bill

Raym

cany's property

ANT. EATON COLIMITED VALUE BUILT

Wednesday Calls for Buying Activity Early and All Day

Wind-up of the three days of price sacrificing in Furniture and Linens; third day of the great annual Carpet and Wall Paper Sales, and a host of other clear money gains in different parts of the store.

Swarm in early; there'll be price-persuasion good and plentiful for 8 o'clock buving, and booming business all day long. MONEY-SAVERS, ATTENTION !

Rushing Things in Wall Paper Sale

tries. His shrift would be short and in-his ostracism sure and final. And in-his ostracism sure and final. And in-telligent folk these days are not pre-pared to acknowledge that the dogma of free trade occupies a position equal to that taken by the decalog. In older days much greater independ-ence was allowed individual members of the British political parties. Thus to that taken by the decalog. In older days much greater independ-ence was allowed individual members of the British political parties. Thus to that taken by the decalog. In older days much greater independ-ence was allowed individual members of the British political parties. Thus to that taken by the decalog. In older days much greater independ-ence was allowed individual members of the British political parties. Thus There's nothing to wonder at ; prices McGhie voting nay. Against-Controllers Harrison, Spence and Hocken, Ald. Keeler, Foster, Ben-gough, Bredin, McGhie, Vaughan, J. J. Graham, Adams, R. H. Graham and Hales 12 sale, that means you save no matter what you buy in the sale. To get good

price, single roll6

High Grade Papers, for

any room, some of the best

colorings we have had this

season. Must be seen to

be appreciated. Big price

reduction, single roll. .10

American Parlor and Dining Room Papers, good colorings, exceptionally good pattern, 18-inch shaded frieze and ceiling to match. Big reduction, 2000 Rolls Paper to rush out. Variety of patterns and colorings. Complete combinations for each. Exceptional value. Sale price, single roll 3

Ald. McMurrich's motion to send the resolution to the legislation committee was turned down by 12 to 10, Ald. Mc-Ghie voting for it. The adoption of the report was carried by 14 to 9, Ald. McGhie again switching, while the mayor recorded his vote.

Room Moulding-2000 feet, 3-inch imitation oak plate rail and combination moulding. High-grade varnish finish, hand polish-Third Floor -- Queen Street.

TECHNICALITY STOPS TRIAL. THOSE WHO HAVE BEEN WAITING FOR County Council Have Right to Order Woodcock Enquiry New Maple Syrup No evidence was taken in the trial of T. H. Woodcock, on charges of perjury



JOHN Ladie and J We are a mings, etc WEAR SU Style a these are and see th for particu REQUEST Orien Silks In addit Pepular R all plain have now PRINTEL Natural, (Copenhage set with el ental jewe Dresden e CHEVRO other fai showing in cluding Bl Foula Very S **Fifty** This is Printed F Brown, G unds. patterns-CENTS. Table. at 2-3 Table Clo leach dan eptional r eundering 21-2x3 yan ONE-THIN For insta value for Linen Tray (About 10 and Openw ent pattern oblong, 18x to \$1.50-TO Mail JOHN 55, 57, (Opp

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unlikely that the innate conservatism extreme class measures proposed to be the core and so is the city council. got in this way. On the other hand, the presence of an independent party, united by principle and anxious to promote the best interests of the people and the state, would be of infinite service wherever parliamentary institutions are found.

DEMOCRACIES AND THE LAW. government the three development At one time democracies like the companies working at the fails secur-

United States were prone to believe that anarchism was the product of tyranny, and that because they pos-sessed constitutional freedom they were because they pos-tyranny because they pos-tyrany becaus immune from revolt against the supre- been betrayed, and is seeking repent-ance with tears. The forfeit clause it macy of the law. That comfortable quotes is simply a blind and does not conviction is not likely to continue after apply to the circumstances created the bomb outrage of Sunday last in New York and the other antideness that New York, and the other evidences that Electrical Development Company withthe anarchistic propagandists in the in the past few days. The United States are at war not alone with autocrats and monarchs but with all governments that attempt to keep them within bounds. These manifestations of lawlessness disclose in an impressive low in view of the fact that some of its shareholders are also stockholders manner the evils of unrestricted immi- in the Electrical Development Com gration and the introduction of alien pany, and kindred concerns. and anti-sympathetic elements into the heard thinking men who understand the inner workings of schemes' and

Respect for the law and regard for constitutional methods or amending the law are losing ground in democratic countries. The causes are not confined to the presence of the advocates committee, charged with the duty of of terrorism, but are due also to the obtaining lowest quotations at which promulgation of restrictive legislation electric energy can be obtained by the in advance of general opinion. Extrem-ists everywhere believe it possible to accomplish by statute and by forceful get a square deal. No government, with the exception of the late Ross enforcement of statutory requirements with the exception of the lassume government, perhaps would assume what is really dependent on public sen-timent. If these are at variance, reaction is inevitable. Legislation, which is what is known as watered stock. is not so supported, is its own worst enemy, and not only destroys itself but that The Globe is always the champion of 5 rollor where its directors are inweakens that respect for properly con- of a policy where its directors are instituted authority which has been the mainstay of Anglo-Saxon civilization. or its political friends.

BRITISH PUBLIC SERVICES. Senator Power remarked recently that of Mr. Whitney, and feel safe, knowpublic ownership and operation of their ing that under his control the power utilities and services had not benefited stored in the water falls of the pro-the inhabitants of British cities manual stored in the water falls of the proutilities and services had not benented vince will be preserved. the inhabitants of British cities. The of the citizens at large. W. H. Scott. the result of the working of the municipal street railways of Sheffleld for the past year. Out of the surplus profits a grant of \$110,000 has been made in in the Caledon wreck in September

relief of taxes, thus reducing the dis- last at the horseshoe curve, to-day istrict rate this half year by 31-2d in the pound. Since 1900 the street railways of Sheffield have contributed over \$600of Sheffield have contributed over \$600,- seriously injured.

"As far as the state. That same controlling power has been the object of the Irish Nation-that British subjects should get the statement is absolutely untrue. jected Ald. Hales. Ald. McBride then alists, and but for the action of the preference as laborers on the work. charged Controller Spence and Ald. house of lords would have had it in Last Thursday I applied for a job, and having attended a secret meeting to Keeler, and the former denied ever their grasp. It may yet be attained by was refused. The only British subject their grasp. It may yet be attained by the coalition of the Irish and Labor eight in number, were Italians, who force the bylaw thru in one day. Controller Ward suggested that the parties, a prospect, by the way, not at have been in this country not more litigation might prove costly, instancing the "omnibus" suit which cost the city \$14,000, while Ald. McMurrich ali outside the bounds of possibility than two or three years. We hear the within the next few years. But it is cry at every election, Canada for the emphasized the loss in revenue of from Canadians, but it seems that after the \$20,000 to \$25,000 a year should the election it is Canada for the foreigners. of the British people will endorse any This Liberal Government is rotten to licenses be cut off. Predicts an injunction. Ald. McBride renewed his charges

A BRITON'S COMPLAINT.

Thomas Hilton. 45 Sutton-avenue.

NIAGARA POWER.

Editor World: To the man on the street it is indeed a revelation to find The Toronto Globe so anxious for the

Toronto, March 1, 1908.

from expending money, not included in the estimates, without a two-thirds public in regard to Niagara power in vote, and asserted that members of ouncil might have to assume personal liability should further legal proceed-ings be taken. He proposed that an ed their authority to utilize the wateropinion be obtained from Corporation Counsel Fullerton. The mayor held power of the falls to generate electricto his ruling that a straight majority would suffice, and Controller Spence argued that disrespect would be shown been betrayed, and is seeking repentthe mayor should Mr. Fullerton's opinon be invited. Ald. Stewart maintained that as the mayor had ruled that a two-thirds vote was necessary to advertise the reduction bylaw his ruling should hold in the present case. After Ald. Saunderson had inveigh-

after Aid. Saunderson had hyeigh-ed against council being ruled by fad-dists, Ald. Church began a warm at-tack on the city's legal department and a policy of "following it blindly. The department, he charged, was thoroly inefficient, and there was no guarantee that the power bylaw draft-

ed by it was sound. The omnibus suit cost the city \$14.000, and wels lost, while the street railway's expenses were only \$2100. Incapacity had been shown for years, and nobody outside the department knew what had been swalwed up in the street railway penalty suits, and counsel fees were increasing yearly. Appeal could not reach the divisional court before April 15, and judgment could not be expected before May 1, while, if it went to the court of appeal, it would be June 30 before judg-

Ment was given. Afraid to Speak Out. Ald. Church declared that six of the reductionists had told him they were not satisfied with their votes, but did not like to go back. Ald. Saunderson suggested that the

temperance organizations should bear the cost of an appeal. The term "deliberate falsehood," applied by Ald. Lytle to Ald. Keeler's statement in Massey Hall, that liquor interests had backed candidates at the terested, and is satisfied to oppose the municipal elections, aroused the expenditure of public money to finance ire of Ald. Keeler, who hotly demandany scheme advocated by The Globe ed retraction. The mayor agreed that The people the language was unparliamentary. "If it's against the rules of council I have perfect confidence in the integrity

withdraw it, but it's a fact all the same," retorted Ald. Lytle. The mayor that the statement should be withdrawn unreservedly. "You've either got to withdraw or get out," advised Ald. Keeler. well se "T'll do neither," returned Ald. Lytle. April.

Caledon Wreck Victim Sues. ORANGEVILLE, March 30 .- (Spe-

"I ask you to preserve the dignity of the council or go out," persisted Ald. Keeler.

"I won't do it," said Ald. Lytle, who, Ald. Saunderson has revived the Idea f converting the Don from Winchester-The widening of the Dundas-street however, modified his remark by say- of converting the Don from Winchester-

ing that, so far as he was personally street to the bay into a sewer by cov- bridges was decided to be necessary concerned, Ald. Keeler's statement was untrue. Ald. Keeler demanded to know the north end could be discharged into impressed with the necessity of restor-

whether he could vouch for every mem-ber, and Ald. Saunderson warmly ques-lished in that section.

E. R. C. Clarkson, assignee of the estate of W. Mashinter & Co., is suing The Theodor Telier Construction Co., to recover a balance of \$1883.62, due on cer-tain plumbing and steamfitting work. and false pretences, yesterday. Woodcock was arraigned before Judge Winchester and pleaded not guilty to all charges. The trial was then hand-Asking an Injunction. ed over to Judge Morson, whereupon

Raymond Mancha has begun an action against The Mineral Range Iron Mining Company of Hastings County, and H. C. Farnum of Toronto to recover \$5042.42 as

Ontario Bank Mortgage.

The Ontario Bank Mortgage. The Ontario Bank has instituted pro-ceedings against Henry Moores and Isa-bella C. Moores of Kingston, in connec-tion with certain lands in the Township and City of Kingston. The claim is \$30,266.82.

To Examine Returning Officers.

Application was made to Master-in-Chambers Cartwright, on behalf of Wil-liam Hickey of Orillia, for an order for leave to examine the deputy returning officers and poll clerks who took the vote on the bylaw prohibiting the sale of liquor in the Town of Orillia. His lordship granted the order.

Bank Obtains Judgment.

The Bank of Hamilton obtained from Master-in-Chambers Cartwright, sum-mary judgment for \$6411.73 against C. M. Cutts & Co.

Damage Suit Settled.

The Michigan Central Railway has con-sented to a judgment for \$2200 to the rela-tives of William McNish, a fireman, kill-ed by the explosion of a locomotive

ed by the explosion of a locomotive boller. The G.T.R. has consented to pay Chas. Skelly, 30 Bellevue-avenue, \$250 for the loss of a hand, incurred while ne was coupling cars. Of the award, \$100 is for an artificial arm and \$31.50 to pay for a course in telegraphy. Justice Britton has awarded the rela-tives of J. H. Parker \$1500 damages against the Michigan Central. Parker was killed while employed as a brakes-man and a jury had awarded \$2500. The Oshawa Steam & Gas Fittings Co. have paid the tamily of George Perkins, killed by the falling in of a floor \$2500.

York Loan Appeals.

Chancellor Boyd yesterday postponed sine die the hearing of appeals against the decisions of Referee Kappele in the York Loan winding up, so that all ap-peals may be heard together.

\$40,000 Judgment.

Justice Riddell yesterday registered judgment for \$20,000 each against F. J. Travers and George Tomlinson, officials of the Canada Radiator Company, Lim-ited, of Lachine, which is now in liqui-dation.

Pulpit Changes.

COBOURG, March 30.—Rev. R. F. Pollock of Danville, Quebec, has ac-cepted the call of the United Congre-

gational Churches of Cobourg and Cold Springs, and will begin his new

Rev. D. Quarrington has resigned

duties here the third Sunday in April.

the pastorate of the Cobourg Baptist

Church, in order to accept the call to

Hamilton. He will preach his fare- ed.

well sermon here the last Sunday in the ratepayers generally,

the Wentworth-street Baptist Church.

Make the Don a Sewer.

ion on arranging lease of com

AT OSGOODE HALL

ANNOUNCEMENTS FOR TO-DAY

Master's Chambers.

Master's Chambers. Cartwright, Master, at 11 a.m. Judge's Chambers. The Hon. the Chancellor, at 11 a.m. Divisional Court. Peremptory list for 11 a.m.: 1. McQuillan v. Toronto St. Ry. Co. Toronto Non-Jury Sittings. Peremptory list for 10.30 a.m.: 1. McKinnon v. Harris (to be concluded).

2. C.P.R. v. Brown. Canadian Ex. v. Maughan. Hamill v. Swartz. Lea v. Mueller. Sovereign Bank v. West. Moss v. Moss Chemical Company. Moss v. Moss.

Overdue Notes.

To recover \$2309.96 on an overdue pro-misory note, an action has been begun by H. B. Wills, trading as Wills & Com-pany, against R. E. Kensser and John G. Kent.

Asking an Injunction. The Bank of Hamilton has been made defendant in an action brought by Foley Lock & Larson of Winnipeg, for an in-junction, restraining the bank from trans-ferring or attempting to transfer alleged unpaid liability of the plaintiffs in re-spect of shares in the Distributors' Com-pany.

legal offices, that he did not convict Wants Commission Paid.

Did

William Gray at Mount Albert on a second charge and sentence him; with false pretences in obtaining \$5.46 from the County of York; and perjury, again, in falsely swearing that he paid Albert

Big Canoe \$20. Mr. McCullough moved to quash the It developed in the meeting of the Mr. Mccullough moved to quash the indictment on the ground that the county council had not the power to pass such a resolution as that under which the investigation out of which the charges arose was held. The Munifinance committee of the board of eduthe waste paper of the schools, prior cipal Act reads, that a municipality to the recent action of the supplies dewithin a county might pass such a partment in gathering it in and selling resolution, but a county could not be pa said to be a municipality within a it.

county. Mr. Monahan for the crown objected Inspector Hughes opened the coinmittee's eyes to this offect yesterday that Mr. McCullough was too late in mittee's eyes to this sheet yesterday making his objections. All that was when the question of destroying all necessary to overcome that objection was the court's permission, and Judge waste material came up once more. Trustee Rawlinson had stated that he Morson granted the permission. Mr. Trustee Rawlinson had stated that he Monahan then argued that the county saw old books and paper mixed up was certainly within the judicial county

ided over by Judge Winchester. ment of several schools and he desired His honor enlarged the case for two weeks in order that he might consider to see it destroyed each day. The inspector, who was making a strong the objections. Ex-County Constable John Savage

plea for the preservation of old buoks, was also arraigned on a charge of false pretences in obtaining \$2 in fees allow-ed by Mr. Woodcock, and pleaded not scribblers, etc., which could not he styled combustible, for the sake of the money they would bring, asserted that guilty. His case was also adjourned two weeks. Both of the accused were those conditions had not existed until the board decided to make use of this material. Then the stuff was spite-fully mixed with dirt, to render it use-less to anybody. The principal of Grace-street school had applied revenue SETTLED BY CONSENT. Acquired by the sale of waste paper to the athletic fund of his school. Orangeville Electric and Cataract

ORANGEVILLE, March 30.-(Epecial.) -The action between C. W. Watson (the Orangeville Electric Light Com-(the Orangeville Electric Light Com-The committee did not recommend pany) and the Cataract Electric Light scheme for paying teamers salaries that will not necessitize their coming to the city hall sain month.

A Real Estate Deal.

Real estate on Queen-street was incourts here. The costs incurred have volved in a suit in the non-jury assizes teen very heavy. The action is to yesterday between A. L. McKimmon and Hattie Harris. Mr. McKimmon establish the rights of the plaintiff. asked for a declaration that Abraham company to the town streets for the Harris had acted as an agent for him purpose of the company's business, and in the purchase of the land on which the building at 265 West Queen-street damages. The settlement provides town stands. Mr. Harris, it is claimed, sugcontributing a small sum towards the costs of the day incurred by both liti-gants at the last abortive trial before gested that he act as agent for the occupants of the adjoining buildings in the purchase of the land. The pur-Judge Mage in October last. The plainpurtiff is to have also an equal franchise with the defendant company for twenty-five years, but without prejuchase was made, but Mr. Harris refused to resell the land to his neighbors. Mr. McKimmon asked for an order directing specific performance of this agreedice to a municipal plant being install-The settlement is approved of by The case will be continued toment. day.

Batch of Immigrants.

Another instalment of immigrants arrived at the Union Station on a C.P. R. special yesterday. Two hundred and The board of control yesterday took a tour of inspection of civic undertaksix stayed in Toronto, and about seventy-five went farther west. Less than a hundred of those staying here regis-tered at the immigration office, and the supposition is that the others were just returning to Canada after a visit to the old country, or had friends here.

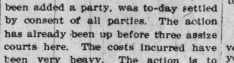
CAN GET IT NOW AT MICHIE'S. A consignment has just arrived from the Eastern Townships, and Donlands comes along each day or two, but does not keep up with the demand for it.

New



WASTE PAPER AN ASSET. One School Principal Used It to Swell Athletic Fund.





released upon their own bail.

that the action is dropped, the

Controllers on Tour.

End Litigation.