The Toronto World dealers. The contract between the state and the syndicate specified in

detail how the coffee should be held

and sold, and as security for the doan there was pledged not only the coffee

itself, but the credit of the state, and

the proceeds of a Brazilian export

tax on coffee, subject to increase on

the exports reaching a given total.

In the carrying out of the arrange

ment it is understood that large quan-

titles of coffee have been destroyed

and coffee production and export limit

ed when necessary, in order to sustain

These manoeuvres have resulted in

more than doubling the price of coffee

to consumers in America and Europe

The way it has worked out in th

and increase prices.

FOUNDED 1880. A Morning Newspaper Published Every Day in the Year.

WORLD BUILDING, TORONTO, WEST RICHMOND STREET. TELEPHONE CALLS : Con-

5308 - Private Exchange necting All Departments. \$3.00

pay for The Daily World for one delivered in the City of Toronio, mail to any address in Canada, Britain or the United States.

\$2:00 will pay for The Sunday World for one-year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and news-boys at five cents par copy. Postage extra to United States and all ign countries.

United States and elsewhere was the the public depositors in the banks con Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World. trolled by the syndicate had their money used, not for their benefit? bu

WEDNESDAY MORNING, MAY 22, 1912

LITTLE GREEN EVES.

The Telegram is squirming over its failure to head off a Greater Toronto. for the reduced amount of coffee as it Nevertheless it continues to blame the land speculators in township property as the reason why it has not "big savings were used to bring this about. eyes" in regard to this city. It says Toronto wants a Lloyd George to compel property owners to give up some of their unearned increment. Parenthetically, let us remark, that Lloyd George if he came here would be hounded by The Telegram as many another prosee whether the United States authori gressive man has been hounded by that newspaper. But we have to take tics can get the valorization scheme things as they are in this town and they can interfere with the action of do the best we can with the situation. The situation calls for two things.

It calls for a Greater Toronto in order that the people in the suburbs may

THEM

get common municipal conveniences saying that "It a bank cannot issue if they are willing to pay for them, circulation against good farmers' notes, and the people in the suburbs are will- what could they issue it against?"

ing to pay for them, and it also calls for a policy in municipal affairs based have said this, but no one will dispute on a population of at least a million the excellent basis for a currency afpeople. Instead, therefore, of The Tele- forded by the notes of substantial gram trying to stop the growth of the farmers. When the country issues curcity and the extension of its limits, rency, it has behind it the farms and the first thing to do is to annex that the farmers, and all the boundless portion of the township that must be wealth of the Dominion. supplied by the new waterworks plan

for a million people AND MAKE THEM BEGIN FORTHWITH TO PAY TOWARDS ITS CONSTRUCTION | tario seems to be a venerable but al-

WHY NOT? Sir Richard Cartwright is quoted as The veteran financier may never

USE THE GRAND JURY The grand jury as we have it in On-

In other words, the moment we bring most useless institution. Indictments in North Toronto, North Toronto will are returned against persons bound begin to pay its portion of the million fover by the examining magistrates and population water plant, for the new occasionally some presentment is made streets, the new roads. THE LONGER respecting the evils of gambling, the

WE LEAVE THEM OUT THE LESS carrying of concealed weapons and the appointed, or indeed until after the WILL THEY PAY FOR IT AND like, but it cannot be said that our summer vacation. The Canadian Pagrand juries display much initiative or cifie Railway Company is said to be dissolving itself into three corporations.

And now once for all to deal with contribute a great deal to the adminthe real estate "butchers" that The istration of criminal justice. Not only is there to be a land com-Telegram is always talking about and Who are in the township adjacent to the city. The Telegram wants them to progeedings is better adapted thap any company, which will see to it that three :

SEASONED' SECURITIE This Corporation was establish 1855, and for more than fifty-ars has been steadily growing rength and in the confidence of i

strength and in the confidence of the depositing and investing public. In that long period there have been "hard times" as well as seasons of prosperity, but the moneys entrust-ed to our keeping have always been ready when called for. The Corporation's Bonds are, therefore, a "seasoned security" They are issued in accordance with the restrictive provisions of the Cor-poration's Charter, and also thoso with which the Legislature circum-scribes the investment of Trust Funds. Nine and Three-Quarter Mil-lion Dollars of Shareholders' money are a further pledge of their secur-ity.

Bonds may be had in sums Hundred Dollars and up-

CanadaPermanent MORTGAGE CORPORATION Toronto Street, Toronio for their injury. If a man had cut Established 1855. down his family's consumption of cof-

fee by one-half and added the sav ings to his bank credit, he soon foun out that it cost him as much or more in the hands of a brave and intelligen attorney-general or crown prosecutor, had done for the original quantity, and should not be allowed to fall into and he is now learning that his own disuse. Another advantage of an enquiry by the grand jury is to be found As to coffee, consumers now know in the fact that suspicious circumwhy it is higher in price, and the exstances may be investigated and satisplanation may and should suggest to factorily explained without subjecting him that the generally increased cost innocent persons to the hardship and of living may be traced to similar expense of a criminal prosecution. causes. It will also be interesting to

WILL IT BE RAG MONEY? The News is against the issuing of declared illegal, and if so, how far paper money by the Dominion Government. We are reminded of the unthe independent Brazilian Government. convertible assignats of the French

convertible assignats of the French revolution, and of the continental cur-rency of the American revolution, which was never redeemed except in land grants by the federal government at the close of the war. The federal government at the close of the str. But how about the \$800,000,000 of particle of the Dominion and the raver-oper money in the United States to-day, ments. He also noted the extreme as good as gold the world over? Does scarcity of labor and expressed the The News think that Canadian cur-The News think that Canadian cur-

The News think that Canadian cur-rency will be, rag money or real concerns and western farmers will grow money, broad-based upon the re-sources of the Dominion and the hon-esty of her people? Are the present Dominion potes are money and worth Dominion notes rag money and worthless assignats, and should they be retired?

NEED FOR PARLIAMENT

In another column of this issue of

\$85,245.15 brought forward provided

\$193,121.62 at disposal of the directors.

per went.

The profits are equal to 10.88 per u-on the paid up capital of \$991,805.97.

ate in coping with the situation. In closing he called attention to the fact The rallway commission has laid over the western freight enquiry for anthe western freight enquiry for an-other month. Not much headway can be expected until the new chairman is the value of their support.

HIGH WATER LEVEL 34 Inches Above Zero and Stills Rising.

The water level in the harbor is

THE TORONTO WORLD

HOBRIBLE DISEASE

Edmonton Girl Saved

By "Fruit-a-tives"

EDMONTON, Alta., Nov. 20, 1911.-"I had been a sufferer from babyhood with that terrible complaint, Consti-

pation. "I have been treated by physicians and have taken every medicine that I heard of, but without the slightest benefit. I concluded that there was no cure for this horrible disease.

"Finally I read of 'Fruit-a-tives' and decided to' try them, and the effect

"The first box gave me great relief, and after I used a few boxes I found

"'Fruit-a-thes' is the only medicin

that I was entirely well.

ation.

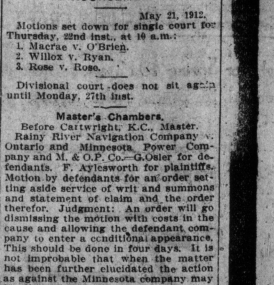
135

was marvelous.

cure Constipation.

Judges' Chambers. Before Riddell, J.

McMahon v. Rallway Passengers In-urance Co.-H. E. Rose, K.C., for the highest it has been for the past



that ever did me any good for Chronic Constipation, and I want to say to all as against the Minnesota company may be discontinued. Mayers v. Strongman.-H. C. Mac-donald for defendant, E. C. Ironside for plaintiff. Motion by defendant, the owner for an order, allowing him to pay \$316.70 into court and to have the certificate of lis pendens thereupon dis-charged. Order made, Costs in the dis-cretion of the officiel referee at the who suffer as I did-Try 'Fruit-a-tives' why suffer any longer when there is perfect cure in this great fruit mcd:-(Miss) E. A. GOODALL. "Fruit-a-tives" is the only remedy in the world made of fruit and the only one that will completely and absolutely retion of the official referee at the trial

At Osgoode Hall

ANNOUNCEMENTS.

50c a box, 6 for \$2.50, trial size 250 Gray v. Turner .- F. McCarthy for At all dealers or sent on receipt of price by Fruit-a-tives, Limited, Ottawa. blaintiff. W. B. Milliken for defendant. Motion by plaintiff for an order for the examination of the defetudant at Sarnia for discovery. Motion enlarged until 23rd inst ing the bank premises and investmen

10r discovery. Motion enlarged until 23rd inst. McPhillips v. Ontario Fire Insurance. Company.—A. Mills for defendant company. F. Aylesworth for plaintiff. Motion by defendant company for an order dismissing action for want of prosecution. At plaintiff's request mo-tion enlarged for a work account and other assets. Notwith-standing these payments and trans-ferences, the substantial balance of \$76,536.24 was carried forward at credit of profit and less account. This bal-ance and the reserve fund provide an additional protection to the bank's shareholders equal to 38 per cent. of ion enlarged for a week.

tion enlarged for a week. Reamsbottom v. Cartwright.—S. G. Crowell for plaintiff. No one contra. Motion by plaintiff for judgment under C. E. 602. Order made. Shapter v. Grand Trunk Railway Company.—A. Ogden for plaintiff. F. McCarthy for defendant. Motion by plaintiff for an order for a better affi-davit on production. At defendants request motion adjourned for one week request motion adjourned for one week Ontario and Minnesota Power Com pany v. Rat Portage Lumber Company. -N. Sinclair for defendants. 'S. G. Crowell for plaintiffs. Motion by defendants for an order for a con to take evidence for use at trial. Motio to stand until 23rd inst to see if any o the proposed witnesses will attend a the trial.

portunities. He rightly observed that the matter of improved transportation facilities for the movement of west-ern products is a serious one and re-commended that the governments, Do-minion and provincial, should co-oper-te in compare with the stitution. In Dunne v. Sharp.--Adams (Johnston & Co.) for defendants. Motion by de-fendant on consent for an order dismissing action without costs and va-cating certificates of lien and lis pendens. Order made. Denton Mitchell v. Friedman.-J. I.

Grover for plaintiff. Motion by plain-tiff for an order for the issue of a concurrent writ and for service of same and of statement of claim on defendant Bercovitz at Quebec or elsewhere in Province of Quebec. Order made.



MAY 22 1912

ESTAR

JOHN CA

Ladies

Tweed

A very spech in Ladies' and

new and pop

Plain Tailor

the popular

On Sale at \$1

Summer

Wash D

Our stock is a elty in Summ charming asso Chambreys, I

ancy materia

Ladies' and 3

Price- \$8.75,

\$9.00, \$10.00

Taffeta

Unders

"Rery good lin

feta Undersk

Green and ot

tra well mad

On sale \$5.00

Cloak and S

JOHN CA

NOATH T

COUNC

Cont!n

vas referred

valks on vario

was submitted

A large nut

65 TO 61 K

of Ton

lengths.

McCarthy, for Mary McFee. No one for John McFee. Motion by plaintiff and three defendants for an order for payment out of court of moneys here-in. Enlarged until after trial. Re Careais, Limited.-W. E. Raney, K.C., for one petitioner. J. P. Mac-Gregor, for another petitioner. Two pe-titions for winding-up orders. Both petitions enlarged sine die. Re McCallum.-F. W. Harcourt. K.C., for infants. Motion on behalf of in-fant for an order approving sale and for maintenance. Order approving sale for 52700, the widow to retain infant's share of rents for maintenance. A first mortgage to be taken for the infant's share of purchase money. Re Deaney-F. W. Harcourt. K.C., for infant. Motion by the official

for Michie & Co. Lt Chief MeInt im a letter wi iressed' to An 163 Balliol-st., 7 King St. West, Toron nands at the of \$600 for him his fellow con WILLIAW PLIM

SCOTCH WHISKEY Bottled in Scotland - I zeineively

be made pay a portion of the cost of other tribunal to bring to light a rates are not dereced by the Panama the new streets opening up their pro- criminal conspiracy and to get at the perty. We agree with The Telegram bottom of things where a number of criminal conspiracy and to get at the Canal.

Congress is in session, hard at work as far as that goes, but we wave no men are interested in suppressing the upon the task of making the canal an isw to reach them until The Telegram's truth. All other tribunals examine the effective freight regulator, and par- out the eastern channel on account of Lloyd George comes along. Why The witnesses before them in public, and lament might well address itself to the the Telegram can't find a Lloyd George every one interested knows precisely. same problem, so far as it affects Can- the itself is a confession of weakness, what testimony has been brought out; ada. Reforms in our banking and cur-THE ONLY PRESENT WAY TO the man who knows something and is rency systems are imperative and ur- four inches so far this week. BRING THE LAND BUTCHERS TO suspected of knowing more, goes into gent.

TIME IS TO BRING THEIR PROP- the witness box fully seized of what The time is ripe in our opinion for a ERTY WITHIN THE CITY LIMITS preceding witnesses have said and conspecial session of parliament, a busi-FORTHWITH AND TO PUT CITY scious that his own testimony will be TAXES ON THEM AND ON THEIR closely followed by the witnesses who PROPERTY AND TO. REFUSE TO are yet to be heard. But the man sudprogressive legislation respecting the APPROVE OF THEIR SUBDIVISION denly summoned before the grand jury currency and transportation needs of PLANS UNLESS THEY AGREE TO does not know what admissions have

PAY FOR CERTAIN MUNICIPAL been made by his confederates and he IMPROVEMENTS NECESSARY TO cannot be sure that the witness who fol-THE DEVELOPMENT OF THE PRO- lows him, altho a confederate, may not PERTY. As usual, The Telegram is flatly contradict his story at many

looking thru the little end of the horn points. The air becomes charged with and up the wrong way. suspicion, there are rumors of confes-

As The World said yesterday, the sions, and as a rule panic prompts The World will be found the report of As The world said yesterday are some person or persons to go to the meeting of the manada, held at its those who live in the suburbs to get authorities and make a clean breast of Sterling Bank of Canada, held at its ordinary municipal conveniences? The the matter. The enquiry into the affairs of the lished, show that the bank continues to lished, show that the bank continues to lished, show that the bank continues to lished at its make a clean breast of the matter.

make satisfactory progress, and is steadily increasing its funds and re-serves. For the year ending April 20 last, the profits, after deducting all charges and allowances, amounted to \$107,876.47; which with the balance of them and they are willing to pay for Sir William Meredith will bring to light conveniences. many interesting facts, and needless to

A newspaper that gets in wrong and say, it will be conducted with great stops there is worse than the ostrich ability; the trials in the courts were that puts his head under the sand. well conducted and no doubt substan-Can The Telegram cure the ills of tial justice was arrived at. At the the people who have paid, so it says, same time, we submit that if all the \$20 a foot for the land, by refusing to persons interested, promoters, directors sive these people municipal conveni- and officers of the bank, and of the ences if they are willing to pay for Keeley Mining Co., had been dragnetthem?

And let The Telegram never forget the disaster and compelled to testify in that all the improvements ever made secret. important evidence would in previous annexes were made just as have been forthcoming which may now it is now proposed to make them in never be obtained. the new additions of Toronto. And The grand jury is a powerful weapon for the first time, set aside for reduc- are expected. this method must be followed until The Telegram gets its improved me--

thod. In the meantime why should our city be held up? Why should a mediocre council be encouraged to do nothing by shouting "land butchers"?

HOW IT WORKS.

The house committee investigating the money trust in the United States seems to have struck pay dirt at the first blow of the pick. The testimony confirms what was previously matter of record, that a syndicate, comprising a number of European bankers and the United States firm of J. P. Morgan & Company, combined in loaning to the Brazilian State of Sao Paulo, under legislation passed at the instance of the-Brazilian Federal Government, the sum of \$75,000,000, which was expended by the state government in the purchase of huge amounts of coffee from its own producers.

The coffee so acquired was entrusted to the charge of a committee consisting of representatives of the syndicase and of certain foreign coffee

three years. Yesterday it reached the mark of 27% inches above the zero mark, and it is still rising rapidly. The mark, and it is still rising rapidly. The highest level of the water in the harbor last season was only seven inches bove the zero mark, and as a result it shallowness at the western end of

harbor. This season's level will ensure a deep enough passage at both channels. The water level has risen

special session of parliament, a busi- Joseph C. Moore, for two years in ness session to consider the revision of charge of the life department of the the Bank Act, the Raliway Act, and Royal Insurance Company of Liverpool,

the country. If parliament were summoned at co. He will specialize in summer re-sort properties, a field with which he once; the people would follow its de-study of those already established in Country. Therefore a the transmission of discov-ery. I think the appeal should be dis-missed with costs to the defendant in missed with costs to the defendant in

pany has immediately in hand under the name of "Summer Resorts Realty.

Company," concerns a really beautiful J. Holman, K.C., for petitioner. T. H. and desirable district on the shore of picturesque Lake Simcoe, known as Oro Peine, for assignee. Motion by pe tioner for a winding-up order. Or made. E. R. C. Clarkson appointed terim liquidator. Reference to J. A. Park. Mr. Moore states that he is more than gratified at the public demand for homes in this desirable lo-cation. During the first week of the of-Cameror

fering, applications were received 'oy i the Summer Resorts Realty Company" for nearly 300 lots, a record which it is believed has never been equaled in this connection.

INVITED TO HONOR COLUMBUS

WASHINGTON, D. C., May 21.-For quest of the company, enlarged one the three days' celebration in connec-

gratified at the announcement that the affairs of the bank are in such condition that the directors feel warranted in Borden and his ministers. Sir Charles, for permanent ted by a grand jury immediately after raising the dividend from 5 to 6 per Fitzpatrick, the Canadian provincial for payment out of court of \$250 f the disaster and compelled to testify in cent. to take effect at the end of next premiers and their cabinets, the lieu-educational purposes. Order made. r.lin kFupca.Ifdlu Fitzpatrick, the Canadian provincial for payment out of court of \$250 for cent. to take effect at the end of next guarter. In addition to the dividend of 5 per cent. paid for last year. \$18,383.13 was added to the reserve fund, which new stands at \$300,000, while \$50,000 was, for the first time, set aside for reduc-

dant. An appeal by plaintiff from the guardian order of the master in chambers di- payment of for an order wer certain questions to court, he having attained his sed to answer on his jority. Order made. recting him to answer certain quest which he had refu

Divisional Court.

which he had refused to answer on his Jo examination for discovery. Judgment: I cannot understand the refusal of the plaintiff or his solicitors B to make full disclosure of the marriage certificate if it exists, if the claim is an honest one. But that does not dis-entitle him to take full advantage of the law if it is as he claims. Standard by Sevold relied on is far from deald Before the Chancellor, Latchford, J., Middleton, J. Holland v. Hall-R. McKay, K.C., nd v. Hall-R. McKay, K.C. and J. H. Coburn (Walkerville), fo defendant. E. S. Wigle, K.C., for plain tiff. An appeal by deefndant from th four inches so far this week. NEW SUMMER RESORT Joseph C. Moore, for two years in charge of the life department of the Royal Insurance Company of Liverpool, but who resigned early in March to go into the real estate business, has open-ed offices in the Stair Building, under the firm name of Joseph C. Moore & Co. He will specialize in summer re-sort properties, a field with which he

less the affidavit on production inter- peal by plaintiffs from the judgment fered) at the examination for discov- of Riddell, J., of April 2, 1912. At re-An apquest of defendant's counsel, who stat ed that the evidence was only receive

> TORONTO WATER RATES pett-Water-takers are reminded to, pa;

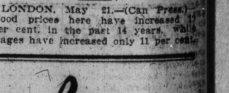
> > WILL THE LOCAL FRUIT CROP BE

The present indications are that the erected thereon are a long way local fruit crop in Toronto and vicinity from the street line. As the road will be a failure. The number of citi- a much better condition than St. zens who "keep a tree" in their back avenue, and the property much of yard is astonishing, and the product thereof forms: no inconsiderable part of the table in these days of soaring prices. Consequently the local hor: culturist views with grave misgiving the continual cold and wet weather. As the blossome depend on insects introduction and the property much of the culturist views with grave misgiving the continual cold and wet weather. As the blossome depend on insects largely for their fertilization, and a

der made. Armour, för in this work, it becomes a question of bees and bee-keeping as to whether Order made. Gamble, K.C. Food prices here have increase there will be fruit or no fruit. Gamble, K.C. Food prices here have increase there will be fruit or no fruit. Food prices here have increase there will be fruit or no fruit. The Toronto Beekeepers' Association, per cent, in the past 14 years. The toronto Beekeepers' Association, per cent, in the past 14 years.

Editor World: It is a foregone clusion that Toronto must exte boundaries to the north. What eir water rates early, secure the dis-ount and avoid crowding. 3613 council should now do is to make and take in Eglinton-avenue, Yonge-street to the west end. widen this thorofare similar to Clair-avenue. There need be no

IN FREE TRADE ENGLAND



This is the day of our big s of all returned and C.O.D. 2

A FAILURE?

as well as their value grower. Every one inte honey bee, honey or fruit, is invited to be present, or al into communication with th Beekeepers' Association.

Chas. E. Hopper, secretar 90 Galley-avenue.

TORONTO'S -EXTENSION

endence. They are hold stration at the aplary

onto and York Radial

Thursday afternoon, May 23. der the direction of Mr. Pe

E. Richard awa, leavi

Plaints Not 1

OTTAWA, ard, to be hig day vest of Po

at 6.30 p.m. is

SHIP LETTE

Re Empire Refining Co.-D. C. Ross

H. Sedgewick, for the company. Mo-

The shareholders must have been

astonishment at the attitude of p'aintiff if his claim is honest. Re Stamworth-Martin Steel Co.-

the three days celebration in connect week. tion with the unveiling of the statue of Christopher Calumbus here in Junc. F. W. Harcourt, K.C., for infant. Mo-invitations have been sent/to Premier tion on behalf of mother for an order

Overcoats & odd garments, all value up to \$35 on Sale Today only at \$ Hobberlin Bross Co, Cash Tailors 59 Jonge &

for petitioner. Motion by petitioner for a winding up order. Enlarged at peti-tioner's request for four weeks. Re Pearl Lake Gold Mining Co.-W. D. McPherson, K.C., for petitioner. G.

ultural College. The va

ed and judgment reserved. Mercantile Trust Co. v. Steel Co.-G. H. Sedgewick. for defendant, An ap-

yesterday, motion enlarged to the June