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MAIN 5308.

Is The World's New Telephone Number.

THURSDAY MORNING, FEB. 2, 1911. CONTROL OF POWER PLANT AND

Sir James Whitney has denied that there is any truth in the rumor that he had intended placing the hydroelectric rates under the contrek of the Ontario Railway and Municipal Board. "It is absolutely untrue,"

on the electric equipment of the City of Toronto and the other municipalities which have contracted to instal plant under the Hydro-Electric Com-

expert knowledge is it the intention of Sir James to create a new electrical engineering department in connection with the railway board? Or the expert advice of the Hydro-Electric Commission? In that case is it not would always be danger of the sus- Ontario to-day. picion that the Hydro-Electric Com-

but are we to infer that Sir James is interest. taking his cue from Sir Henry?

to go to the electors with than this virtual declaration of want of confidence in Hon. Adam Beck, Hon. J. S. Hendrie and Mr. W. K. McNaught.

strong enough not to be afraid to withdraw from a false position.

in the future will be that of railways dation. is copper, nickel, gold, silver; other valuable ores will be unearthed. There

SAVINGS DEPARTMENT

We accept any sum from one dollar upwards, and credit interest at Three and One-half Per Cent. Per Annum, compounded four times a year. TORONTO ST. - TORONTO

## MORTGAGE CORPORATION

both over the Canadian Northern and the Canadian Pacific to the Georgian from Toronto to Sudbury over the Pacific, and from Sudbury over a new he stated. The feeling of relief will line on the Timiskaming and Northern no doubt find expression thruout the Ontario to Cochrane, where connection province and will enable Sir James will be had with the Grand Trunk to judge of the sentiment existing re- Transcontinental. The people from garding the change which is still North Bay are coming down in a few pending in the bill he introduced last days also to have an extension of the Canadian Northern into that town This bill provides for the removal and further on. The Canadian Northof the regulation of construction, ern, we also believe, is working with operation, protection, and inspection of the government for some kind of rethe works, plant, machinery, appli- arrangement in the matter of aid alances and equipment for transmission ready voted for the construction of its and distribution of electrical power line from a point north of Sudbury to by municipal corporations and private Port Arthur, all round Lake Superior. power or transmission corporations This line, we believe, ought to be from the Hydro-Electric Commission built at the earliest possible moment. to the Ontario Railway and Municipal It will open up mining, timber and agricultural lands very rapidly and all If Sir James insists on putting this these things will tend to bring about bill thru it means that those electrical what we say is absolutely necessary experts, Messrs. Leitch, Ingram and for the confederation, namely, a liv-Kittson, will in future sit in judgment ing touch between Manitoba and On-

the funnel should continue any longer. | citizen of the empire. There should be no spout, but a conthe other day the remarkable thing is that notwithstanding that Ontario has merely a subterfuge to change the are not constructed is in Northern nominal control from the commission Ontario. We have paid more than our thru its experts dictates decisions? ing, and yet they are not built in the And if the control is to be actually Province of Ontario. The Grand Trunk removed from the Hydro-Electric Pacific is all over the west, so is the Commission what reason can Sir Canadian Pacific, and so is the Cana-James give for this action? The Globe dian Northern, but only one of them states that "it was felt" that there is a transportation force in Northern

The legislature cannot frame up too mission would not act fairly, and the big a policy not only for the building inference is that Sir James has more of railways, but the settlement of the confidence in Mr. Leitch's board than new country with energetic settlers. in the Hydro-Electric Commission. There must be liberality in railway What has Sir James to say to this building, there must be liberality in obvious suggestion of The Globe's? the treatment of settlers, and there looks so obvious.

Mr. Foy and shifting Mr. Hanna. It wards of \$24,000,000, and the president S. S. Mills, J. P. LaBelle, J. O. Rob-What has Sir James to say to this building, there must be liberality in Who "has felt" that the commission must be liberality in the treatment of might be unfair? Sir Henry Pellatt miners, and at the same time a fair and his friends have said as much, regard must be maintained to public THE TORONTO GENERAL TRUSTS

No one can imagine what a settled And what have the members of the up North Ontario means for the busicommission to say to this suspicion ness and people of Southern Ontario. that The Globe mentions? It is not a The trade and business of Southern to take at this juncture, either at the great consuming public between the instance of Sir Hanna Butter at the great consuming public between the instance of Sir Henry Pellatt or any- Georgian Bay and the Manitoba boun- qualities in the management of a trust at his next meeting? one else, and Hon. Mr. MacKay can dary, and there is to-day all the maask for no better campaign material terial necessary for filling up of that country, provided we have the railways and a policy of encouragement.

## THE KING'S HONOR.

all that could be said about transferas was the prosecution of Edward F.

as was the prosecution of Edward F.

as was the prosecution of Edward F.

Mylius, for uttering a criminal libel safe management of its trusts. The equality be said of changing the closely touching the honor of the King, directors of the Toronto General Trusts during the present season, making in has recognized the cogency of the arguments in the one case, he will let the other proposal drop until it he arguments in the one case, he will let the other proposal drop until it be more and gossip have for some considershown to be recognized.

A new wagon road has been continued the marked success of the comporation in large measure to "the public's appartly by the government in large measure to "the public's appartly by the merchants of Edson," Sir James is shrewd enough and able time attributed to King George preciation of the corporation's deter- Alta., thru the contraction of a marriage in Malta mination to eliminate from its transcountry, a distance of 165 miles from the contraction of a marriage in Mata with the daughter of a British admiral, variously named, but most commonly, to the management of estates and level, with no heavy hills, and Since the above was written Sir James has intimated his intention not to proceed with the him. to proceed with the bill for the presjournals, after the King's accession. This marked success is indicated by the settler will be able to travel in ent. It would be well to withdraw it altogether.

In some of the assets in the care of the corporation, these assets having increased during the year by a net amount of the proved by evidence which cannot but the surprising sum of \$41,807,297,82. The evidence would be able to travel in comparative ease and at slight expense of the assets in the care of the correction, these assets having increased during the year by a net amount of where the former routes via Edmonton and Lesser Slave Lake occupied seving the surprising sum of \$41,807,297,82. The evidence which cannot but the surprising sum of \$41,807,297,82. The evidence which cannot but the surprising sum of \$41,807,297,82. The evidence which cannot but the surprising sum of \$41,807,297,82. The evidence will be able to travel in comparative ease and at slight expense of the correction. One big question before the legis- satisfy every reasonable man that the fact that the new business received the whole distance to be traversed being lature this session and for some time slander was absolutely without foun- duing the year reached a total of \$6.- over four times as long as the new

is farming land and timber lands and also are entitled to be considered and of Appeals of Ontario. His frank and ably in any enot in North America viper tongues. There have been times ducted, and his belief in the principles in British history when the private underlying these business methods, will character of men born to high place or in the raisely and to the public's confidence are immense stores of pulpwood; there | achieving greatness, was regarded with is any amount of water power. Every indifference. That attitude is imposrailway opened up so far has sible with the standard of morality

# WAITING FOR HIS LOWER FREIGHT RATES



JACK CANUCK: They're so busy with their political passenger service they've forgotten me and my freight.

Van Horne's illustration of a spout to every right-thinking and right-living a total of \$184,577.62 available for dis-

## WAY BOARD.

must not be too summary in dealing 000, the reserve fund now stands at with North Toronto. The annexation \$700,000.

# CORPORATION.

Among the financial institutions which have their head offices in Toronto, none is more carefully and efficiently managed than the Toronto Gencompany. As the managing director Mr. J. W. Langmuir, emphatically stated in the able address he made at the annual meeting of that institution yesterday afternoon, the duty of a trust company is not only to safeguard ly 10,800 quarter sections surveyed in the trust funds committed to its care, Unusual and almost unprecedented but to avoid speculation of any kind trict, which are now open for home

725,047.90 is a tribute paid by the public route.

in this reliable and sturdy company.

## NATIONAL TRUST COMPANY.

profitable, the Canadian Northern in as an assurance of changed conditions. The declaration made by the able, the Grand Trunk lines that run attorney-general that redress was not attor profitable, the Canadian Northern in as an assurance of changed condi- rectors had the pleasure of reporting Washington Star. able, the Grand Trunk lines that run attorney-general that redress was not up into that north country have providing to the co All that is wanted is extensions of should carry convincing appeal to previous profit and loss account, made

NORTH TORONTO AND THE RAIL- reserve fund benefited by \$50,000, and the balance of \$44,577.62 was carried Chairman Leitch of the railway board forward at credit of profit and loss. As against the capital stock of \$1,000,-

of the suburb to the city is a most important question and one that the

paper that Dr. Chapman states that there is a place where God's mercy A. Granatstein, M. E. Brown. ends. Will this paper kindly refer Dr Chapman to the 156th psalm, where it A Reader.

The Grand Trunk Pacific General Passenger Department has been advised by the department of the interior at Ottawa that there are approximatethe Grande Prairie-Peace tewnships, nearly 4000 quarter sections

for New Ontario. New Ontario is a The libel of which Mylius was contive, reliable and efficient management of the past. When a man makes a will anl appoints a corporation the execuhave much to do with making Canada not altogether because it was directed and appoints a corporation the executor, he is apt to choose the one in whose for the opening of the Peace River carefulness he has most confidence. country to homesteading, and when the in living touch with Manitoba and because it involved infinite distress to The directors of the corporation have the west. In other words, New Ontario must be filled up. The only way to fill it up is with railways. There is farming land and timber lands and the greatest wealth of minerals probably in any chot in North America also are entitled to be considered and of Appeals of Ontario. His frank and cordial words of appreciation of the way in which its business is being conducted, and his belief in the principles. Pacific is accordingly taking means to as irregular. Order that notice of

> A Question. "We must have no sinecures," said

the reformer. been profitable. The Canadian Pabeen profitable the Timis the public vindication afforded by the general meeting of the shareholders of fellows with sinecures or those who any of the moneys in their hands the replied Senator Sorghum. kaming and Northern Ontario is prosecution of Mylius will be welcomed the National Trust Company. The diwork overtime getting in the way."— longing to the said Peter Byer to the

good ten days

# AT OSGOODE HALL

Second Year-1910. Results of Law School Christmas ex aminations for second year:

Langstaff, A. E. Day, F. C. Carter, A. C. Craig, A. L. McGovern, G. D. of the suburb to the city is a most important question, and one that the railway board should be well informed upon. There should be no change in the conditions until the question is settled. The chairman could not attempt to force a double track on Yonge-street without seriously disturbing the situation, and if he is not going to do that, there is no need for haste.

Sir James Whitney need not be too concerned over the story of the shealth in the near future the directors hope important question, and considerable important question, and and the provious annual meetings, had been continued in unabated measure. This was reflected in the company's operations, since the net earnings amounted to 18.1 per cent. of its capital. The comparative figures he quoted for the last ten years show constant and considerable increases, so marked, indeed, as to justify the directors in increasing the capital stock by the issue of 5000 shares at \$200 per share. The entire issue has been fully subscribed and the proceeds will be divided between capital stock and additional reserve. In the near future the directors hope Sir James Whitney need not be too capital stock and additional reserve.

In the near future the directors hope to equalize capital stock and reserve, of the attorney-general. When a new thus further securing the solidity of the capital stock and reserve, thus further securing the solidity of the capital stock and reserve, thus further securing the solidity of the capital stock and reserve.

C. W. Widdifield, D. W. Cooper, E. H. Lancaster, G. R. Kappele, H. V. Laughreporter strikes the parliament build- the institution. The total assets held ton, H. C. Macklem, H. W. Bethune, ings he always starts out by removing on capital and trust account and under V. J. Callen, R. Smith, H. S. Price, H. repeated his assurance that the gen-eral position was entirely satisfactory. bell, S. H. Slater, R. Maclean, J. C. M. Macbeth, W. H. Maclelland.

GOD'S MERCY.

The following are required to make up their deficiency: S. M. Mehr, A. M. Dewar, W. J. Goodwin, P. G. Kiely,

## ANNOUNCEMENTS.

Feb. 1, 1911. Motions set down for single court for Thursday, 2nd inst., at 10 a.m.; 1. Re Mulock and Cline. 2. Blythe v. Canadian Malleable. McEwan v. Macklin.
 Rogers v. National. Richards v. Lambert.
 Re McAllister estate.

Peremptory list for court of appeal or Thursday, 2nd inst., at 11 a.m.; 1. Sovereign Bank v. Parsons (to be 2. Dominion Improvement and Developing Co. v. Lally.

Peremptory List Jury Assizes To-day, 10 a.m. Bernstien v. Toronto Railway.

Peremptory List Non-Jury Assizes To-day at 10 30 a.m. Scott v. Sieman. Murphy v. Traders.

## Master's Chambers.

Before Cartwright, K.C., Master. Burrows v. Coons de Marvel Co.—A. Bowlby for plaintiff. T. H. Wilon for defendant. Motion by plaintiff

Motion by plaintiff for an order transcosts of action to date to be to the cluded. defendant in any event.

McPhail v. McPhail.-R. C. Leves.

conte for defendant. C. C. Robinson for plaintiff. Motion by defendant for an order setting aside notice of trial

Single Court.

Before Falconbridge, C.J. Byer v. Byer .- J. Tytler for plaintiff. Motion by plaintiff for an injunction. Injunction granted restraining defenthe sum of \$4200.

pearing that defendant has obtained an order for security and that same not yet perfected, motion enlarged for one week. Injunction continued mean-

one week. Injunction continued meantime.

Van Every v. White.—F. L. Bastedo for plaintiff. J. W. Curry, K. C., for defendant. Motion by plaintiff for an injunction. Enlarged one week pending examination of plaintiff.

Marsden v. Sieber. F. L. Bastedo for plaintiff. R. McKay, K.C., for defendant. Motion by plaintiff for an injunction. Enlarged for one week.

In re Cotterill Estate.—J. W. McCullough for executors. S. J. Arnott for Violet Glockling. S. W. McKeown for Elizabeth Cotterill. J. R. Meredith for infant. Motion by executors of the will of John Cotterill for an order construing the will. Enlarged order construing the will. Enlarged until 9th inst. Gaetano v. The Nepigon Construc-tion Co.—S. C. Wood for defendant. No one contra. Motion by defendant

for judgment pursuant to report of the master at Port Arthur. Judgmen dismissing action with full costs, but irrespective of the amounts mentioned in the report not the subject of refer-

Divisional Court.

Northern Crown Bank v. International Electric Co.—J. R. Meredith for defendants. F. Arnoldi, K.C., for plaintiffs. An appeal by defendant from the judgment of Meredith, C.J., of Nov. 26, 1910. At defendant's request appeal enlarged until Feb. 13, unless counsel can arrange to argue later this week, when may be placed on peremptory list Peremptory list.
Vipond v. Hamilton Street Ry. Co.

Vipond v. Hamilton Street Ry. Co.—
W. W. Osborne (Hamilton), for defendants. W. M. McClemont (Hamilton), for plaintiff. An appeal by defendants from the judgment of the county court of Wentworth of Dec. 10, 1910. By direction of court pleadings amended by adding Eli Vipond as a party plaintiff pursuant to his consent. This was an action for \$600 damages for injury to plaintiff, a lad of eleven years, by a car of defendants coming into collision with plaintiff while riding on his bicycle in the City of Hamilton, alleged to be thru negligence of defendants. At the trial judgment was awarded plaintiff for \$400 and costs. Appeal argued and dismissed with costs.

Veitch v. Hamilton Street Ry. Co.—

Veitch v. H

W. W. W. Osborne (Hamilton) for defendants. C. W. Bell for plaintiff. An appeal by defendants from the judgment of the county court of Wentworth of Dec. 10, 1910. The action, by Lilly Vitch, a saleswoman, for \$500 damages for burning and electric shock while on a cert of defendants. shock while on a car of defendants, alleged to be caused by negligence of defendants. At trial judgment was awarded plaintiff for \$400 and costs. Appeal argued and dismissed

Thompson v. Jeffery.—H. E. Rose, K.C., for defendant. A. G. Slaight for plaintiff. An appeal by defendant from the judgment of Riddell, J., of June 13, 1910. An action by plaintiff to recover one-half of all commissions and profits in cash and other valuable considerations, received for the bare. profits in cash and other valuable considerations received, or to be received, by the defendant from or arising out of the sale of the Silver Cliff mine, under an alleged agreement to divide such commission. At the trial judgment was given plaintiff as asked, enjoining defendant from disposing of his stock in the mine and referring to the master in ordinary to take the ac-Judgment (V V).-Appeal dismissed

with costs.

Berliner v. Babcock—F. J. Roche for plaintiff. T. N. Phelan for defendant.

An appeal by plaintiff from the judgment of the county court of York of Nov. 9, 1910. An action by plaintiff to recover for the price of a gramaph and records, alleged by plaintiff to have been bought by defendant, but which defendant alleges was sent up on trial and was returned. At the trial Appeal argued and dismissed with

Re Leader Estate-W. J. Clark for Catherine Leader. I. B. Lucas, K. C., for executors. An appeal from the order of Meredith, C.J., of Nov. 17, 1910. made on a motion under C.R. 988. for an order construing the will of Joshua Leader. Appeal argued and dismissed without costs ..

This concluded the divisional court sittings for present week.

Court of Appeal. Before Moss. C.J.O.; Garrow, J.A.; Maclaren. J.A.; Meredith, J. A.; Magee, J.A.

Rex Lee G. Waldron for defend-ant. J. Jennings for the minister of justice. The accused, Sidney H. Lee. was tried before Denton, C.C.J., on a charge of a breach of sub-section (b) of section 16 of the Gold and Silver Marking Act of 1908, found guilty and remanded on ball for sentence. By direction of this court, on defendant's opplication, a case was stated by the county court judge on the question whether the said act was ultra vires of the parliament of the Dominion of Canada. Case argued and judgment

reserved. Sovereign Bank v. Parsons-I. F Hellmuth, K. C., and G. L. Smith for defendants. J. Bickneil, K.C., and J. F. Boland for plaintiffs. An appeal by defendants from the judgment of Britton, J., of July 8, 1910, in an action brought by plaintiffs as assignees of the receivers and managers of the Imson for defendant. Motion by plaintiff perial Paper Mills of certain debts or choses in action amounting to \$15,754.20, defence for default in production. On alleged to have been due to the redefendant undertaking to file affidavit ceivers and managers while carrying mot later than 4th inst. motion dismissed. Costs in the cause.

Hunt v. Salter.—C. M. Garvey for plaintiff. T. N. Phelan for defendants.

Motion by plaintiff for an order trans. ferring action from the high court to judgment was given plaintiffs for \$12,the County Court of York. Order 113.68 and interest from Nov. 7, 1907. debts or choses in action. At the trial made. Costs of motion and excess in Appeal partially argued, but not con

> Fresh Air. "Shut a window and open a grave," says Dr. Ronald Campbell MacFie

head of an English sanitarium, writtrial be set aside. Costs to defendant ing on the subject of drafts in The Bri-in any event. "Drafts should be favored rather than feared," Dr. MacFie declares. "'I sat in a draft and caught a cold, is," he says, "an ordinary statement which one must be chary of accepting. It is true that if a man can live constantly in a moist, warm, still atmosphere, and if his skin is continually protected from the normal stimulation of cool, moving air-it is true that under such circumstances longing to the said Peter Byer to the ed upon, may forget their business and respond sluggishly and inadequately to the stimulus of cold, and that heat may thus be unduly lost, with dele-Ryan v. Heffernan.—F. L. Bastedo for plaintiff. M. K. Cowan. K.C., for defendant. Motion by plaintiff for an ready reflexes and is not likely to be Toronto. defendant. Motion by plantill lot ap- unduly chilled by drafts. The man share of colds."

February Sale MEN'S HATS TO CLEAR



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who endeavors to avoid colds by avoiding drafts will catch more than his

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At the of York ficers we kelly, Small, K.C.; se J. D. Smith Frank M. Kell bell, Sr. J. A. M.

director shead a date ste con the electric C, B. er, 1227 assignm of the Martin' Feb. 3.