## OCTOBER 14 1909 THE TORONTO WORLD. IHURSDAY MORNING EATON'S FRIDAY BARGAINS make a good title to the lands in ques-tion. W. T. Evans (Hamilton), for purchaser and mortgagee. Order de-claring vendor has shown a good title and is entitled to convey. No order as The Toronto World "REGAL" DEVELOPING PAPER . Morning Newspaper Published Ere-Day in the Year. Footwear Bargains Men's and Boys' Clothing to costs. For simplicity of manipulation, great latitude of exposure and Felker v. McGulgan .-- W. M. Ger-BADLY ADVISED. man, K.C., for Mrs. Felker, moved to continue injunction. D. E. Thomson, K.C. for McGuigan and Co., stated Women's dongola kid boots, popular blucher tops, quite dressy shapes, neat fitters, extension sewn In the reorganization of the provin-Fine English worsted suits, 3 buttoned single-breascial police department announced yesunquestioned permanency noth-ing equals the "REGAL" paper. ted sack shape, colors are olives, browns and greys, soles, patent toe caps, high arch, Cuban heels; sizes terday the only thing that can be that his clients were not concerned in the matter as they had sublet the in handsome patterns, materials are substantial 2 1-2 to 7. Friday bargain \$1.50. said in favor of the appointments is Fall weights: all are well tailored throughout and contract, and had themselves done no-thing in the matter complained of. Or-der made adding the Niagara and Onhave good quality twilled Italian linings; sizes 35 to 42. Regularly \$12.50, \$15.00, \$16.50, for \$8.95. Misses' sample boots, in sizes 13 and 1 only, good that the principle of seniority in pro-No dark room required --- Prints quality of don-ola bid, laced and blucher tops, patmotion has been observed. But this by any light. ent and plain tips, mostly extension soles. Regu-EARLY FALL AND SPRING OVERCOATS, in grey will not console the public for the tario Construction Co. as parties deendants, enlarging the motion for two larly \$1.25 and \$1.50, for 85c. striped cheviot tweeds, patch pockets. Others in a "REGAL" name, "REGAL" re-sults. Try it and satisfy yourself. keen disappointment felt after walting weeks, and continuing the injunction in meantime against the original de-fendants. Costs in the cause unless heavy winter weight, dark grey striped cheviot effect. so long for a much heralded relatorce-Men's fine boots, high-grade dongola kid and box calf, and a few patents, all Goodyear welted soles, Both in the single-breasted button-throughout dement of the provincial staff, and findsign, with cuffs on sleeves. Good linings; sizes 35 and popular styles for fall wear; sizes 6 to 11. otherwise ordered by the judge, 'who hears the injunction, motion. ing that there has only been an in-UNITED PHOTO STORES, Limited to 44. Regularly \$12.50 and \$13.50, for \$8.69. Regularly \$3.50, for \$2.50. direct whitewashing without, as far as Boys' and Youths' serviceable boots for Fall, don-gola kid and box kip, all solid leather, well made, heavy soles and heels, all blucher style; boys' sizes TROUSERS, imported English worsted in dark and can be learned, any attempt at an in-(Developing-Printing-Enlarging) Divisional Court. medium colors, striped patterns, side, hip and watch Before the Chancellor, Magee J. Latchford J. vestigation such as the government **15 ADELAIDE STREET EAST** pockets, good strong serviceable trimmings; sizes must be very well aware was every-Stores also at Montreal, Ottawa and Quebec. William Bell (Hamilton) presented his patent as king's counsel, and was 32 to 42. Regularly \$3.00, \$3.50, for \$1.95. 5; youths' 11 to 13. Regularly \$1.50 and where expected. TWO-PIECE NORFOLK SUITS, all wool navy blue \$1.75.' for 85c. called within the bar. Knight v. Turner.-W. T. J. Lee, for defendant Turner, appealed from the judgment of the district court of Sud-After the strong words of The Glob? clay twill worsted and stylish tweeds, single-breas (Sept. 20) nothing short of an investi-gation could have been expected. The A few sample pairs of men's tan oxfords and calf ted protector and double-breasted styles, strong blucher boots; sizes 7 only; good styles, Goodyear welted soles. Friday bargain \$1.50. Italian body lining, knee pants; sizes 24 to 28. who is The Star's pet enemy of public AT OSGOODE HALL. World did not think it necessary to bury, dated 27th July, 1909. G. Grant, for the respondent, contra. Argument of appeal stands adjourned until 14th inst., on request of counsel for respon-Regularly \$4.50 to \$5.00, for \$3.69. rights, and who, if he is not the actual Women's comfortable felt house slippers, warm FALL WEIGHT REEFERS, in navy blue cheviot add one word to this at the time no: ANNOUNCEMENTS. editor of The Star, at least finds a lined, thick felt soles, covered with cork; sizes 3 to 7. Regularly 25c, for 15c. serge, double-breasted, Italian body linings, brass can it now. This is part of what was daily echo of his plans in its columns? Osgoode Hall, Oct. 13. anchor buttons, emblem on sleeve; small sizes 22 to 7. suld: Motions set down for single court for Thursday, 14th inst., at 16 a.m. (Only urgent motions will be taken between Wichita Eagle: "Mrs. Annie Besant to 28. Regularly \$2.19, for \$1.55. Davis v. Miller .- D. O. Cameron, fo "If the government really cares to Men's Fur-Lined Coats Boys' and Youths' Fall weight overcoats or top should recall some of the stories sha the defendant, appealed from the judgmake this new policy a success a man will be chosen from outside heard told by after-dinner speakers 10 and 11): ment at the county court of Huron dated 12th December, 1908. C. Garrow pers, in fawn covert cloth, plain and some with the present provincial detective staff. There is simply no use Link-ing the fact that no man officially stripe pattern, single-breasted, fly front, Italian body linings, well tailored; sizes 27 to 33. Regu-larly \$5.00 to \$6.50, for \$3.95. 1. Cameron v. Trembla 12,000 years age. The average speaker Coats that were made up in our own workrooms, Re Niagara Falls H. & T. Co. Scully v. Bank of Toronto. Windover v. Enniskillen. Douglas v. Greenberg. Longan Guesentee v. Ystes (Goderich) for the plaintiff. Plaintiff claims to have bought everything con-tained under the roof of the Bedford of high-grade materials, the collar, notch style, is of Perstan lamb, whole skins of even glossy curl. needs them." Mrs. Besant's recollections are quite responsible for the work done by spring muskrat lining, evenly matched, heavily furred skins, all-wool English beavercloth shell, the present staff could command Hotel, in the Town of Goderich, for the unnecessary. After dinner speakers AT. EATON DRUG COLIMITED 6. London Guarantee v. Yates. 7. Peterson Lake v. Nova Scotia. price of \$4,850, according to inventory made up and signed by the parties, but that part of the said goods were not the property of the defendant, and that plaintiff acquired no title to them, either the respect of a competent police force or the confidence of the never tell any others. perfectly tailored, 50 inches long. We have very Ess. Vanilla, 3 oz. bottle 10c. much reduced the price on ten for Friday, to each \$46.50. general public. 8 Re St. Potrick's Market. Pure Cod Liver Oil, 12 oz. bottle 20c. . Johnston v. Anderson. Wm. Greenwood Brown Takes the SCHOOLS AND FIRES. 10. Re Cannon-Leach v. Cannor. Boracic Acid, 1-2 lb. pkt. 7 1-2c. Management of Three Associat-(See Yonge Street Window.) and he therefore sued to recover \$152, 11. Colonial v. Spooner. Blaud's Pills, (3 gr. 100 in box) 10c. Criticism was leveled by an Ameried Companies. price paid for such articles. Defend-ant denied the claim, and counter-claimed for \$74.50. At the trial judg-It is being announced to the agents Peremptory list for divisional cours Irish Moss, /5 ounce pkt. 5c. can visitor last week at the construc-**Children's Tams** tion of our public schools regarded of the Equity, the Metropolitan and the r Thursday, 14th inst, at 11 a.m.: Ebony hand mirror, large bevelled glass: Regufrom the point of view of safety from independent fire insurance companies, that in the interests of economy, thor-Miles v. Evans (to be concluded). ment was given for the defendant larly \$2.00, for \$1.00. Navy blue beavercloth Tam o' shanters, satin lined; Welth v. Box. without costs, and judgment for the plaintiff on the counter claim dismissfire. It cannot be denied that fire- |ough and efficient cultivation of bus!-Smelling salts, bottle, pocket shape, filled. Fri-3. McMillan v. Thorpe. 4. Knight v. Turner. medium soft crowns, fancy sille bands and stream-ers, satin and leather sweats. Also a few red cashproof stairways are an ideal condition ness, and improved supervision, that ing it with costs. Appeal argued and judgment varied by directing that the plaintiff be allowed the costs relating to the matters raised on the pleadings day 15c of school construction. A stone or ce- these organizations have been brought 5. Brown v. Hamilton. 6. Whitchorn v. Canadian Guardian. Washington lye. Regularly 7c, for 5c. mere. Regularly 75c each, for 29c. ment or iron staircase affords the maximum degree of safety. Only the has been the general management, and has been the general management, and Sponge, large, unbleached 15c.

by way of counter claim. No costs of this appeal. The court does not inter-

fere with the disposition of the costs relating to the examination for dis-

**Bargains in Men's Wear** COLORED NEGLIGE SHIRTS, some coat style, in

fancy stripes, plain and pleated fronts, also blue chambray and plain white, cuffs attached; sizes 14 to 17 1-2. Regularly 59c, 75c, \$1.00 and \$1.25, for 50c

SILK FOUR-IN-HAND NECKWEAR, some reversible, others finished with the French seam, also a few dozen with the folded end. Neat fancy patterns and plain shades. Regularly 12½c, 15c and 25c, for 9c each, or 3 for 25c.

NIGHTROBES, fine imported white cotton, nainsook and cambric, collariess and military collar styles. Also a few dozen English flannelette with collar attached in neat pink or blue stripes; sizes in the lot 14 to 18. Regularly 69c to \$1.50, for 49c.

HIGH-GRADE LINEN COLLARS, in straight band, dress turn point and high turn down cut away styles, 2 and 2 1-4 inches deep; sizes 14 to 17. Perfect every way. Regularly each 18c, for 7c. each, or 4 for 25c.

UNDERWEAR, in heavy elastic ribbed all wool, double-breasted, sateen facing, close ribbed cuffs and ankles, pearl buttons. Also a line of plain and striped Scotch wool. A mill overmakes and seconds. Shirts or drawers; sizes 34 to 40. Friday

The companies will continue as in-Lagan Co. one storey school so frequently seen dependent organizations, but harmoniin Britain and Ireland is the perfect ously associated in a way that will fit into a plan of unquestionable, advantage to the agents, the insuring publi-Against the tremendous expense in- tage to the agents, the insure volved in these plans of construction The Equity is a purely joint stock may be placed the consideration that company, the others stock and mutual. the present conditions afford probably The combined cash capital of these companies amounts as much safety as could be secured to ..... \$225,000 Subscribed and uncalled, ad-It is stated that no child was ever ditional ..... burned to death in a school fire in Premium-note capita ..... 100,000 America, but that the deaths occurred Premium income over ..... 400.009 A total security to policyfrom the results of panic, the children holders of over ...... 750.000 being crushed and smothered. It is punic, not fire, that kills. The schools Adjusted losses are all prompth in Toronto are so exercised in fire- paid. Full cash government deposits: culty whatever was experienced in get- The Independent ...... 25,000 seem any reason why a motion was ty court and division court costs, the ting out the children. Nor is mere Total .... haste aimed at in the drill. There is the superintendents are John Rich-ards, Wm. M. Gray, and H. R. Van from rush is far greater than from Norman. The presidents of the For-any other amendments deemed useful the defendent are superintendents. from rush is far greater than from fire. In order to reduce the risk from panic, dense smoke is often generated The spectrum of the total the defendant, appealed from the judg-the Hon. The Hon. any other amendments deemed useful the defendant, appealed from the judg-the Hon. wife if she no longer has any interest worth, dated June 16, 1909. W. Bell, K. and Chas. C. Van Norman. The offices are located at 24 King-

strictest conceptions of economy pre- Equity from its inception, has been

vent their adoption. Desire for econ- appointed managing director of the cmy dictates the building of two and Metropolitan and the Independent as

7. Re Carter estate. Perceptory list for court of appeal

Packing Co

4! Kent v. Ocean Occident Co. 5. Brown v. Warrock.

Master's Chambers. Before Cartwright, K.C., Master. Robinson v. C.P.R.-G. A. Walker, or defendant, on motion for direction for trial of third party issue: G. R. Geary, K.C., for plaintiff. W. R. Geary, K.C., for plaintiff. W. R. Smyth, K.C., for third parties. Judgnent: The usual order will go for trial. Costs of this motion to plaintiff in any event, and in the third rarty issue as between the parties thereto. Dollar v. Kenney.-C. J. Holman, H K.C., on motion to add as defendant the owner of the equity of redemption

W. N. Ferguson, K.C., for defendant, contra. Judgmont: There was no rea-

for Thursday, 14th inst., at 11 a.m.: 1. Pringle v. Straiford and Whyte 2. Pringle v. Stratford and The Mc-

covery. Gibbs v. Martin.-A. R. Lewis, K.C., 3. Gledhill v. Telegram Printing Co.

for the plaintiff, appealed from the judgment of the county court of York, dated 28th May, 1909. T. H. Lennox, K.C., for defendant, contra. This was an action about a horse sold by the de-fendant to the plaintiff for \$65, with an alleged warranty that it was a good working horse fit for plaintiff's purpose as a carter and mover of furni-ture in Toronto. Plaintiff alleges that the horse was not a good horse, but balky, and wholly unfit for plaintiff's work. Defendant denied warranty, etc. At the trial the action was dismissed, and plaintiff now appeals from hat judgment.

Appeal argued and allowed. Judgment appealed from set aside. Judg-ment to be entered for the plaintiff for the sum of \$65, with costs on division court scale, with a setoff to the defendant of the difference between coun-

Court of Appeal.

dith, J.A.

Appeal

500 Pieces China Table

## Ware, 25c

And if goods could be shown you now there would be just that many people here with the opening gong Friday. Save VERY largely on every piece. There are cheese dishes, egg sets, salad bowls, fancy dishes, sugar and cream set, cocoa pots, moustache cups and saucers, trays, jardinieres, cuspidors, vases, etc. Many large and very hand-some pieces, and a wealth of designs, colorings and gold trimmings. Take your early choice. Regular ly 45c to 75c, for each, 25c.

## Other Basement Bargains

96 PIECE DINNER SETS, in strong English semiporcelain, decorated in a rich Empire wreath and medallion design, put on under the glaze, excellent quality and finish. Regularly \$6.25 set, for \$4.98. 44-PIECE TEA SETS, in English china, decorated with green lines on a pure white surface, scalloped edges, thin transparent china, finished with a smooth clear glaze. Regularly \$4.50 set, for \$2.39. JAPANESE CHINA BREAD AND BUTTER PLATES, with clusters of delicate pink blossoms

the highest

Checks, Dia Winte teed fast d

JOHN Grey

This is Suitings, an mand with to be found

fabrics cove.

from the ex

novelties, a

well known

Worsteds, H

onys, Done

Choice show,

Ladies' F

weights. O PAIR.

Down

These ch

Bed Covers,

meets the

FILLED QU

ed a shipm

from the

Sateen-Cove

to the Gorge at \$25.00 or

SEE THI

MAIL C

to put away

JOHN

55 to 61

THE

Specia

Ice Ore

Japan

Delicio

EXECUTI

had died aw

Previous to

had been ta

attempt at r tinels upon t

PARIS,

execution of

ated a tre

printed here issued extra

lines, some

lief that K

mised his f

Interviews

persons pro:

political wor pained at th

member of

was stupefly he characte

cal canniba

ALFONSO

BRUSSEI

cialist orga

Ferrer in a

torially the

news will u that in refu

Alfonso has

FEARED

ROME, C

that the e

celona was

the Pope

to this the wished to

ing placed

have to gra

THE

LONDON

editorially

one of the

men in all called the

ed after

world will

miliation."

PARIS.

the sociali

ties and 1

puty, to-ni

embassy,

a demons

of M. Fer crowds aft

boulevard Alfonso," " Later th in the vio tore up I sh

and erecte then burni

M. Lepine rived with

ceived with

alry charg

arrested a

ist, Emma having fir

Another

took place Paris. Th

strations the dopar

PHY

DISC

for pardon

rant."

vene.

"POLITIC

ALFO

Conti

(Ton

panic, dense smoke is often generated in the passages and stairways, so that the children are never sure whe- street west. ther it is a rea! or an experimental alarm.

three storey school houses, when the

model.

otherwise.

While general alarms are practised about once a month, each class is ire- Education Voters-City Hall Doings. quently exercised in its own room. Each child takes its place, and the

down the stairs. The school is cleared in about a minute. There are always two stairways. Part of the drill 4. The ladies included Dr. Margaret to close one stair. The classes fall to close one stair. The classes fall Gerdon, Mrs. Glasgow, Dr. Margare into the system at once and take the Miss L. B. Durand, Mrs. R. Cockerill other.

The drill does not depend on the teachers, as newspaper men will remember who saw Inspector Hughes without any preparation call all the teachers of a city school to the school office, when, the fire alarm being given, the children trooped out in the usual quiet fashicn.

After all, this is the real security from fire. If the general public was as thoroly drilled theatre fires would have no terrors. As it is and even without a fire, the ordinary theatre or concert crowd does not know how as the work was one of necessity aciding that he belonged to the oLrd's to go out quietly or even how to get Day Alliance and that it was at liberty out quickly for, in many houses, they to get after him. never are given the opportunity to use the emergency exits.

KNOCKING PUBLIC RIGHTS.

The Star of last night takes a knock at the public rower scheme because The Telegram supports it; says Adam Beck. may' fail because The Telegram supports him in it. It. then proceeds to list a number of be a frame structure, but of mill coar public men who were lauded by The struction and composed of heavy pieces Telegram at one time and who later of lumber which cannot be so easily ignited as was the old stand. rible examples is W. F. Maclean, M.P.: conferred with the city architect about on had fallen down. One of these hor-"He seems, like the rest, to be going

into a political decline.. One seldom hears an old time chirp from his direction." The World thinks that the cations.

issue of C.P.R. stock counted someseven and a helf millions of money switched away from the shareholders' melon and put into the enterprise, and therefore just that much water don, was found saved from being for ever a tax on the seven children. freight charges collected from the pub-After a long fight the principle is about to be established that the capitalization of railways a of prime importance to a reople-not a matter

of absolute indifference as "chirped" by the minister of justice. And speaking of Telegram idols that have been shattered, what about R. J. Fleming.

SUFFRAGETTES SEE MAYOR

Want Encouragement Given Board of

A deputation of local suffragettes coorkeeper flies to his duty. In a general alarm the four boys who at-tend to the main doors are the only boys who run. They fasten back the dccrs. By this time the lower floor clusses are marching out. By the time the time the time the time time the feminine franchise wield. boys who run. They fasten back the of education should be placed on a

on the second floor are passing steadily down the steirs. The school is cleared well be done, but seemed satisfied when for plaintiff, contra. Reserved.

Mrs. Dr. Chamberlain, Mrs. Earngey Mrs. Mary E. Craigie, and Mrs. M. E David

That the storekeeper established in a district since made residential was a very lucky holder of a monopoly was the opinion expressed by the board in refusing the request of a deputation of residents of Huron-street, who objected William Pickard, late of Guelph. G. Jury, for giving aneged faise evidence to the enlarging of a store at 338 B. Strathy, for the husband of Mary of one Hugh Whitty, who was being

Regarding the complaint that men mployed on the breakwater work at the island undertaken by the govern ment, worked on Sunday, the mayor said he had senctioned this proceeding Owing to the long spell of dry wea ther, many wells in the "midway district between Teronto and the

former municipality of East Toronto,

have gone cry. This district does not come into the city until Dec. 1, but as there are many applications for water services, the city is making an effort to supply their needs. A permit for a new grand stand at Hanlan's Point has been granted by the city architect. The new stand will the closing down of work on the new Riverdale because branch

architect regarded the bricks supplie by the contractor as not up to specifi-The board's solicitor will take chirp of last session in regard to the whatever action is necessary.

About 2000 delegates are attending th Andrew conference at Providence, Rhode Island. Welland moral reformers will agitat for local option. Mrs. Katherine Sage, aged 89, of Lon-Mrs. Katherine Sage, aged 89, of Lon-

Stop Cough What shall you give them? Stop Cough your mother gave you, and just what her mother gave her! In some families, Ayer's Cherry Pectoral has been the only cough

in the property). It is not a case for C., for the plaintiff contra. Upon pay-costs. Hinds v. Munns.-Moses" (McPherson of the cost of the former trial and of

& Co.), for defendants, moved on con-sent for an order dismissing action the appeal, the appeal is allowed.judgment appealed from set aside and a new without costs. Order made. Lines v. Mackey.-J. B. Holden, for trial ordered between the parties. Crate v. McLaren-G. Ritchie, for defendants, moved on consent for an order dismissing action without costs defendants, appealed from the judgand vacating certificate of his pendens. ment of the county court of Leeds and Grenville, dated June 8, 1909. F. Ayles

Order made. worth, for plaintiff, contra. argued and dismissed with costs. Mills v. Evans-F. J. Roche, for de-fendants. Evans and Fleming, from the udgment of the county court of York, dated June 14, 1909. McGregor. Young. K.C., for the plaintiff, contra. Appeal partially argued and not concluded. ment of claim as 'irregular, and to set

Before Moss, C.J.O.; Osler, J.A.; Garrow, J.A.; Maclaren, J.A.; Mere-The King v. James Farrell-E. Bay-Order made. K.C., for the crown. J. W. Roswell

Bicknell v. Hart .- F. R. Mackelcan (Streetsville), for the prisoner, This was a reserved case, stated unfor plaintiff, moved for judgment as against defendant, Thompson. No one der section 1014 of the criminal code, by His Honor Judge McGibbon, county ortra. Judgment as asked.

> Single Court. Before Latchford, J.

judge of Peel. The facts are that or June 9, 1909, the said James Farrell was tried before the said judge and a jury Re Pickard Estate .- J. J. Drew, K.C., on an indictment found by the grand noved for an order construing will of jury, for giving alleged false evidence yulliam Pickard, late of Guelph. G. or the trial before a police meritant

Huron-etreet. The controllers sympa-thized, but stated that the storekeeper was within his legal rights. permit such service. May v. Butler.-J. H. Rodd (Wind-sor) for plaintiff, wife of Wallace G. May, accidentally killed in the con- sufficient evidence by not producing struction of tunnel under Detroit Rivstruction of tunnel under Detroit Riv-er, moved for court's approval of set-tlement. F. W. Harcourt, K.C., for infants: Judgment by consent for committed. The question stated for the consideration of the court is "Was plaintiff for \$2,000 without costs. To the consideration of the court is "Was be apportioned:-to plaintiff, \$1,000, out I right in withdrawing the case from of which she is to pay plaintiff's costs, the jury on the above ground?" A fixed at \$100. Balance to be paid into peal argued and judgment reserved. In the matter of the estate of Join court to credit of the two infants, in equal shares, and the mother to be Harwood Marshall-M. Wilson K. C. paid thereout \$3 per week for mainten-ance of Pearl M. May, and \$2 per week for maintenance of Vida G. May. Lib-judgment of His Honor Archibald Bell, erty to apply again if these sums judge of the surrogate court of the found insufficient. Nichol v. Nichol.-W. N. Ferguson, enquiry under the provisions of th County of Kent, of June 5, 1909, in an K.C., for plaintiff, moved ex parte for Succession Duty Act, by which th

order appointing an administrator for judge found that the value of the as the purpose of this action to estate of sets of the estate of John Herwood James Nichol, deceased. Order ap-pointing Isabella Doan, wife of Titus death, was the sum of \$16,809.09, and Doan fixed the sum of \$620.70 as the amount Re Macaulay and The Credit Valley of succession duty, payable by

Canal Co.-F. W. Harcourt, K.C., for executor of the said estate, and order-all parties, moved to confirm settle-ed the honorable the treasurer aforement at the sum of \$128 for injury to infants' lands. Order confirming set-tlement. Money to be paid to official the official guardian, on the reference cluded

guardian, who is to be responsible for seeing to application of it to paying cluding a counsel fee of \$50 each to the

seeing to application of it to paying funeral expenses of mother. Re Tebb and Baugh.-G. D. Heyd (Brantford) for vendor, moved under the Vendors' and Purchasers' Act for an order declaring that vendor had an-an order declaring that vendor had an-Appeal argued and judgment reservswered purchaser's objections, and can Appeal argued and judgment reserv

Weston v. Perry-An appeal by plain tiff from the judgment of a divisional court. T. N. Phelan, for defendant, opposed the appeal.

cluded.

10 a.m.

This was an appeal from the judg nent of the King's bench division, dat ed May 18, 1909, dismissing the plain-tiff's appeal from the order of Magee, J., at nisi prius, striking out paragraph 2 of the statement of claim, which charged defendant with enticing plain-

and gold tracings. Regularly 10c each, for 6c. Granite covered STRAIGHT SAUCE PANS. Regularly 37c. for 20c.

Granite DISH PANS, medium size. Regularly 44c, for 25c

Granite TEA POTS, medium size. Regularly 38c, for 15c.

Granite STOVE POTS; size 8 or 9, slightly chipped. Regularly 60c, for 35c. COLLECTION OF PRETTY WASTE PAPER BAS-KETS, assorted colors. Regularly 35c and 50c, for

each 25c. LARGE FANCY GLASS VASES, pretty new shape. Regularly 25c each, for 14c. Vases, small size, same design. Regularly 10c each, for 5c.

30 (only) Square Canvas Covered Trunk, waterproof, painted, brass bound with valance clamps and dowels, deep covered tray and hat box, also extra dress tray, strong, two lever lock and side clamp, two outside leather straps, riveted to sheet

bottom; 32, 34 and 36 inches. Regularly \$5.50, \$6.00, \$6.50, for \$4.50.

bargain per garment 50c Groceries

500 lbs. special blend India and Ceylon tea, black,

or mixed, lb 25c. 300 packages imported French macaroni, 1 lb. pkgs., 3 pkgs. 25c.

1000 tins finest canned tomatoes, 3 lb. size, Friday 4 tins 25c.

300 stone rolled wheat, stone 48c. 500 pkgs. hand picked white beans, about 21/2

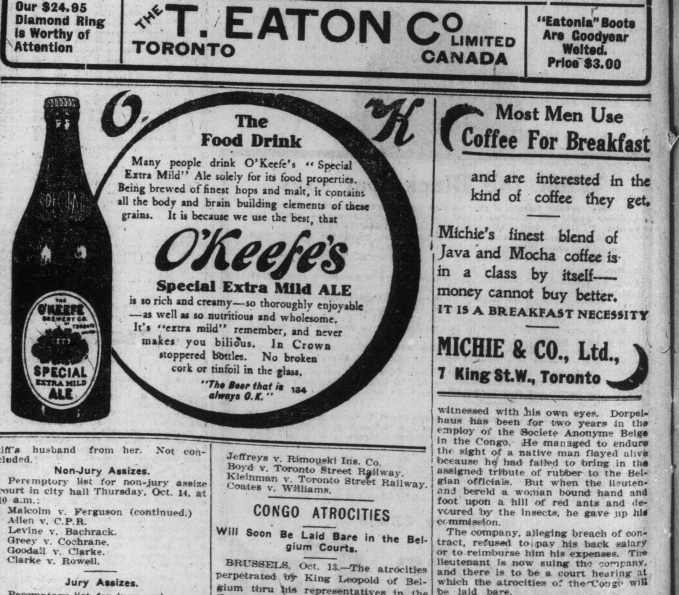
lbs. in pkgs., pkg. 11c. 1000 pounds Louisiana rice. Friday 31/2 lbs. for

200 jars Cross and Blackwell's orange marmalade,

lb. jar 15c. 300 jars raspberry, strawberry, plum or peach, 1 lb.

jars. Friday, jar 17c. 1000 dozen late Valencia oranges, good size and

sweet. Friday dozen 30c.



sium thru his representatives in the Congo Free State are to be exposed at Peremptory list for jury assize court a city hall Thursday, Oct. 14, at 10

A.O.U. Workmen v. Sheppard. Frichet v. Walton Champion v. Boake. Jeffreys v. Royal Insurance.

Lieutenant Emil Dorpelhaus, a na-up his contract as an official in the Congo to come home and reveal to his Congo to come the horrors that he has the sume the horrors that he has the here the horrors that he here the horrors that he here the horrors the has the here the horrors that he here the horrors that here here the horrors that here here the horrors that here here the here the horrors that here here the here th countrymen the horrors that he has Washington.



Dr. Mai

