ATTORNEY-GENERAL

cial counsel to the board.

Porter testified.

After reviewing the status of the

sentative of the crown, before it or-dered a subpoena to issue to Mr. Por-

ter, that Mr. Porter had no knowledge

of the case that was not hearsay, and that the crown did not intend to call

the board to override the attitude of

Against Usual Practice.

Raney then goes on to say:

trades section of the American Federa-tion of Labor, to fight the Canadian na-

Woodstock, Ont., March 15 .-- (Spe

juries to plaintiff and his automobile

Keele street. At trial, action was dis-

missed. Appeal allowed and judgment directed to be entered for plaintiff for

Headlam v. Barlow-H. Ferguson,

for defendants, appealed from county

court of Carleton, Dec. 17, 1918; H. S.

White, for plaintiff. Action to recover \$135.50 for loss of dog killed by

defendant, and for pork destroyed by defendant's dog. At trial, judgm wit was awarded plaintiff for \$100. Ap-

Devault v. Robinson-E. G. Porter,

K.C., for plaintiffs, appealed from

county court of Hastings, Jan. 5, 1920;

E. N. Armour, for defendants. Action

for \$500 damages and injunction re-

straining defendant from alleged tres-

peal dismissed with costs.

\$200 and costs.

ment reserved.

reason of defective roadway on

#### MARCH 16 1920

## ANS AFOOT IMPROVE FAIR

Directors Conside nting Town-Planing Expert.

e purpose of discuss new survey of the Ex inds yesterday afternoon outh Commissioner Chamrk of preparing plan entrusted to the parke agaged by the city. ated that the prelimina est several thousand do it will take at to complete. The planning expert would for

anager John G. meeting by a suggestion ure plans for develop. rovide for growth north he track and a series of ridges east and west of et. The proposed exten-ast and west will create portation and other prob-

ard of the street railwa vantages in Mr. Kent' ould greatly simplify the railway company. s Co-ordination

h Company, has be widow, Mrs. Nellie his brother, Ernest New York. His estate \$82,828. After leavin one-third of his estat nter, Lena, and the re

tland Street Fire Ha valued at \$8.900, which widow, Mrs. Ma.y Jane

on, George. ia A. Sproule has been pate of the will of her derick A. Sproule, a C. tive engineer. She is so's the \$7,140 estate lest

PEOPLE

ED BITRO-

PHOSPHATE

ight, Strength and Nerve

which are continually bei

he purpose of making th

developing arms, neck and

ing ugly hollows and angle

ently thousands of men and nly feel their excessive this

at also carries with he at in the health. Nervess and lack of energives accompany excessive on disappear, dull year and pale cheeks perfect health, who was once thin arown experience, writer has brought about lon with me. I gains or hear felt so well.

ed lines of health and bea

Two Weeks' Time in

any Instances.

"My second observation is that it is against public policy and well-estab-lished practice for the crown to disthe large estimated cost A. B. Brown of the Exclose the names of citizens who compresided over the mee at the expense could be municate facts to the crown with respect to alleged or suspected violareduced by a co-ordina tions of law, and much more is it isting plans and surveys in the possession of the and the railways. the harbor board and the tively, assured the meet data in their possess for Mr. Chambers ee headed by Preside nterview the parks com h a view to deciding up mate ready in time rchitect was represente ng by J. J. Woolnoug trade by F. D. Tolchar

atty, Rotary Club by J. Kiwanis Club by Mr. AND BEQUESTS. the will of the lat Herbert, a manager fo

tory memorandum prepared by itself in the interests of the wholesale grocers. Without making any comment on this procedure, or as to the fact interests of the grocers are being looked after by the ablest coun-sel in the province to whom their exculpation might fairly be left, it occurs to me to suggest to the board that the inquiry will be expedited and public confidence increased if it will, on the resumption of the inquiry next week, permit Mr. Roebuck to complete the evidence for the crown in the ordinary way. Then counsel for the wholesale grocers can be trusted to nake a full presentation of their side

### FATHER SUES SON,

Mr. Justice Rose yesterday set aside the deed signed by Stanislaus Gervais, in favor of his son, Theo-dore, of farm lands in Kent County, on the ground that the father signed without independent advice, and also that the son has not helped to support his father or to pay off the mortgage. The deed was granted under these conditions.

### CITY'S LEGISLATIVE PROGRAM.

out it is understood little or nothing

## UP A SINGIN'!

Tomorrow will be clear and bright, if you take "Cascarets" tonight

Feeling half-sick, bilious, constipat-Is help! Take Cascarets tonight for the course was taken. cies. rosy, and full of life. Cascarets act without griping or inconvenience.

### CITY HALL NOTES

REBUKES COUNSEL Works Commissioner Harris formed the board of control yesterday that later on this year he intended asking the city to authorize the expenditure of lwelve Capital Expenditure is Re- International Men Walk Out Compulsion of Evidence From

proof is handen to J L. Duncan, officrown in the enquiry, Mr. Raney quotes Toronto newspaper reports, statthe circumstances under which Mr. Raney then goes on to say:
"My first observation on these proceedings is that the board having been told by Mr. Roebuck, the repre-

him as a witness, some extraordinary reason must have operated to induce antipe restrictions on the border.

As a quick-change artist Mayor Church would have been a big-time hit had he aspired to a theatrical career. At least this was the impression of some of the commissioner Harris, were hit the commissioner Harris, were hit the tions of law, and much more is it against public policy and established practice, when such persons have no first-hand information, to subpoena them as witnesses and submit them to a 'grueling cross-examination,' with no other object in view than o'discover the motive of their action. Even more was this so in Mr. Porter's case, because his letter to the premier was expressed to be confidential, a precaution intended to safeguard him against complications with his employers. If citizens feel that they cannot safely make representations to the crown concerning public affairs without risk of being dragged into court and brow-beaten and insulted, few of them will take the risk.

"My third observation is that in the present case Mr. Porter's lengthy cross-examination (because there was really no examination in chief) left no suspicion of an indirect motive. But the department was the impression of some of the members of the parks and exhibitions of some of the members of the parks and exhibitions committee when that body met yesterday afternoon to clear up a budget of small that body met yesterday afternoon to clear up a budget of small that is to cut down on all kinds of civic expenditure. He even went to the length of threatening to resign recently if the expenditure of the expenditure, as presented by the members of the parks and exhibitions commissioner Harris, were lit the members of the parks and exhibitions of civic expenditure, as presented by the members of the parks and exhibitions commissioner Harris, were fit the members of the parks and exhibitions commissioner Harris. Were lit the members of the parks and exhibitions to the expenditure, as presented by the members of the parks and exhibitions of the members of the parks and exhibitions of civic expenditure, as presented by the members of the parks and exhibitions of civic expenditure, as presented by the members of the parks and exhibitions of civic expenditure. He even went to the length of threatening to resign recently if the parks when a total of \$

"At Thursday's sitting of the board, the board felt itself called upon to incorporate into the records an exculpations of countenance, exhibited what might almost have been mistaken for an angry of small extensive the property committee meeting Property Commissioner Dan Chisholm most have been mistaken for an angry streak at the property committee meeting yesterday afternoon. J. A. Lunan, a builder, went beyond the scope of a permit issued to him two years ago to erect a store at the corner of Harbord and Bathurst streets. Instead of building only one store, he erected three, althopermits for the other two had been refused.

Appearing before the control of the property committee meeting v. Manchester Liners; re Toronto General Trusts and McConkey; re Driscoll infants; Nelson v. Hendry; Spratt v. township of Gloucester; Leonard v. Wharton.

Master's Chambers.

Before J. A. C. Cameron, Master.

Toronto Gold and Silver Control of the property list for Tuesday at 11 a.m.: Granam v. Manchester Liners; re Toronto General Trusts and McConkey; re Driscoll infants; Nelson v. Hendry; Spratt v. township of Gloucester; Leonard v. Wharton.

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Master's Chambers.

Before J. A. C. Cameron, Master.

ing of polls-in connection with applica-tions to change residential restrictions.

## Summer Training Course

In Agricultural Subjects Hon. R. H. Grant, minister of education, will establish a summer course Injunction continued to trial on 29th of training in agriculture, intended City officials, including Mayor Church, Corporation Counsel Geary and Commissioner Forman wended their way to the parliament buildings especially for teachers in northern Ontario. The course will be given at Monteith. Suitable quarters are available there, and the course will run fendant, Nathanson. Pauline Deitel resterday to confer with city members upon the material of the city's legislative program for the session. All these courses will lead to the same certificates. This year only of business. Trial to be with trial Part 1 of the course leading to an in Deitel v. Deitel. Receivers to de-All teachers living, or teaching, in the reserved to trial judge. northern districts of the province, roughly, from Muskoka district north of Ontario. Anyone holding any grade among children who bore expense of of certificate qualifying to teach in Miles Boivin's sickness and death. the public and separate schools of the Costs out of estate. province will be eligible. The traveling and living expenses incurred in attending the session will be refunded tending the session will be refunded -J. H. Clary, for plaintiff, appealed the following year, providing agricul-from district court of Sudbury, March ture will have been taught thruout 20, 1919; D. L. McCarthy, K.C., for de-Ambition way below zero? Here the year following that upon which fendants. Action to recover \$500 for

### NEW BRANCH BANK

### **BOARD OF CONTROL** STRANGE BATTLE **SLASH ESTIMATES**

Witness in Grocers' Probe

is Questioned.

Attorney-General Raney, in a letter of the compulsion under subpoena of the evity compulsion under subpoena of the evity manager of the Canadian dentity, manager of the Canadian General Electric Company, on whose information the probe was ordered information the problem of the control of the cont

same anate nee, but it was voted down by Controllers Ramsden, Cameron and be the favorite parase and was repetition be presented to the Canadian parliament now in seasion; that the controllers could have familiarized the selve the matter over until today when the controllers could have familiarized the controllers of control, does not seem overly anxious to see over them. Apparent to be board and loomed so high that some of the Worthy members were almost the board of control, does not seem overly anxious the board of control, does not seem overly anxious the board of control today along with other boards of control today along with other bodies of control today along with ot

Judge's Chambers on 16th inst., at

Appearing before the committee, the commissioner urged that Mr. Lunan be prosecuted. The committee, however, decided to heap coals of fire on Mr. Lunan's head, and will ask council for an amendment to the bylaw to enable the two permits to he granted new the decided to he granted new to the bylaw to enable the two permits to he granted new to the begranted new to the standard new to the begranted new to t

Canadian Dyers v. Burton-G. W. Mason, for plaintiff, moved for judg-ment; J. R. Roaf, for defendant. Judg-costs. ment reserved.

Deitel v. Deitel - J. M. Duff, for plaintiff, moved to continue injunction; W. D. M. Shorey, for defendant. inst. Costs reserved to trial Judge. Trial to be with trial elementary certificate will be given. posit daily receipts of business. Costs

Re Boivin estate-A. A. Macdonald, for executors, moved to construe will. and west, will be accommodated at Order that estate be divided into 14 Monteith. About 80 students are ex- shares as in intestacy, 13 to be given pected, and the fullest use will be to children. Shares of absentees to made of the demonstration farm and be paid into court. The 14th share ipment owned by the government to be divided, as provided in the will,

First Divisional Court. Lambi v. Canadian Copper Company alleged injuries to plaintiff's crops by fumes from defendant's works. At trial

They never sicken you like Calomel, Salts, Oil or nasty, harsh pills. They commerce has been opened at Victoria, and to strengthen eyesight. Sold under the cost so little the Cascarets work. Ont., and will be operated as a subwhile you sleep.

Cali Kinunen v. Canadian Copper—edy in the treatment of eye troubles the Royal Canadian Sounce and to strengthen eyesight. Sold under money refund guarantee by all made against the postmaster in respect to this loss.

**Doctors Recommend** 

# VETERANS

IN LABOR CIRCLES

# HUDSON'S BAY LAND FOR THE SOLDIERS

Government Opens Big New Tracts in Alberta and

Ottawa, March 15.—The Soldier Settlement Board announces that action is being taken to dispose of seventy-five thousand acres of Hudson's Bay reserve lands which have been cancelled by the crown, situated in the provinces of Settlement Settlement Board announces that action is being taken to dispose of 44, and partially operated, six. The department had agreements for a certain number of beds in each of 54 hospitals. The number of in-patients in the provinces of Settlement Board announces that acdred acres of Doukhobor reserve treatments per week during December A communication from the commercial teachers, pointing out that their

Within the area now being thrown open there are a number of quarter last of the year 20,107 were disabled men, and 7,495 had enlisted under the sections that are specially valuable, some ranging as high as \$5,000 beous sources, the recent strike in the yards of John Gray, contractor, was the result of friction between the international and the national bodies in Toroncause of the quality of the soil and their nearness to populated centres. These lands will be advertised and sold about April 15 next, at a reato, the former declaring the Canadian National men to be non-union men, and practically refusing to work with the sonable price and the proceeds applied to a reserve fund for the purpose of off setting settlement losses and in aiding returned men physical-Yesterday afternoon, M. F. Tumpane, president of the Canadian Federation of Labor, stated to The World that officials of the Building Trades Council told him that, so far as they were concerned, there was no personal ill-feeling, but that they had their orders from the innationals' headquarters at Washington, D.C., the headquarters of the building trades section of the American Federaly disabled, but whose condition and circumstances necessitate their being 77.6. Enquiries dealt with numbered board. ly disabled, but whose condition and 77.6. En circumstances necessitate their being 762,322.

and equipment to all whose knowproceed with the development and operation of their lands.

# tion of Labor, to fight the Canadian national movement. Hence the action taken in the John Gray strike. He further stated that no member or official of any trades union or body had any right to characterize members or officials of the Canadian Federation of Labor as nonunion men, since the fight was between two trades union organizations, and not between union and non-union men. International men at four o'clock stated that no decision had been reached in TABLE A REPORT ON ENLISTMENTS

wan, 4585; British Columbia, 6436; Prince Edward Island, 184; New Brunswick, 2053; Nova Scotia, 3315.

The total amount paid to these pensioners to January 1, 1920, was \$11,349, 643,84, divided by provinces as follows: Ontario, \$5.091,200,60; Quebec, \$1,212,483.-51; Manitoba, \$1,073,596.51; Alberta, \$1,243,832.29; Saskatchewan, \$909,709.85; British Columbia, \$1,276,966.76; Prince Edward Island, \$76,183,44; New Brunswick, \$407,335.73; Nova Scotia, \$657,729.15. joining the internationals."
"Do you take the stand that a member of the Canadian national movement is not a trade unionist?" asked The World of John Doggett, secretary of the Joint Industrial Council. "I have personally nothing to do with the matter. Our constitution absolutely points out that no man who belongs to any but the international movement can be classed a trades unionist," was the reply.

#### URGES FURTHER AID TO SOLDIERS' WIDOWS Well-Known Woodstock Citizen

Dies From Attack of Pneumonia Widows' Association Requests Special Committee to Consider Question.

cial).—Following an illness of just a little over a week with pneumonia, Walter S. Hastings, one of the best known men in Oxford county and a ment to the bylaw to enable the two permits to be granted now.

Mait Aykroyd will have cause to think that the property committee is an extained injuries to his arm while dragging open-hearted body. He sustained injuries to his arm while dragging to a body, and the gum of \$250 was asked for an allowance for him. After some discussion, the committee decided to many event.

Mulkins v. Muikins: Munro (Jones, Bone and Co.) for plaintiff obtained order amending style of cause in writ and of polls—in connection with applications to charge could legally be made for the takings of polls—in connection with applications.

Mait Aykroyd will have cause to think that the property committee is an extended till motion disposed of.

Willison v. Ward: Angus for defendant for discovery; plaintiff in personation for discovery; plaintiff in personation for an allowance for him. After some discussion, the committee decided to many event.

Mulkins v. Muikins: Munro (Jones, Bone and Co.) for plaintiff obtained order amending style of cause in writ and subsequent proceedings.

Weekly Court.

Before Middleton, J.

Walter S. Hastings, one of the best known men in Oxford county and a leading business man of Woodstock, died in the hospital this morning. The late Mr. Hastings was born in North Norwich. He was the local agent of the Mutual Life and for some years was superintendent of the Methodist Sunday School. He is survived by two brothers, Robert and William Hastings of North Norwich, and one sister, Mrs. E. J. Marsh, of Brantford. Sunday School of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was superintendent of the Mutual Life and for some years was s plaintiff. Action to recover \$500 for injuries to crops. At trial, plaintiff was of the Dominion executive of the G.W.V.A., which has been asked to support the demands contained O'Donnell v. Toronto-D. W. Marktherein. A decision as to the attitude the veterans will assume will be ham, for plaintiff, appealed from county court of York, Nov. 18, 1919; reached at the conference to take H. H. Johnston, for defendants. Action to recover \$500 damages for inplace in Montreal next week.

### Appoint Major T. F. Elmitt Adjutant of Team for Bisley

Ottawa, Ont., March 15.—Major T. F. Elmitt, D. S. O., of Ottawa, has been appointed adjutant of the Canadian rifle team to take part in the National Rifle Association matches at Bisley, Eng., in July. Major Elmitt served overseas for five years. He was a shooting member of the Bisley team in 1908 and also in 1919. The team will sail from Canada about the 10th of June, and the competitions will commence on July 6.

### Police Investigating Loss From Edmonton Postoffice

pass. At trial, action was dismissed with costs. Appeal argued and judg-Ottawa, March 15 .- Mr. H. A. Mackie, Edmonton, asked in the house to-day if the postmaster-general's department had succeeded in placing any responsibility for the disappearance of \$50,000 from the Edmonton postoffice, and if the postmaster Bon-Opto for the Eyes George Armstrong, had been exonerated in connection with this theft. Hon. N. W. Rowell replied that the judgment was awarded plaintiff for Physicians and eye specialists pre- Hon. N. W. Rowell replied that the \$75. Appeal dismissed with costs.

# ARMY OF VETERANS FOUND EMPLOYMENT

Report of Re-establishment Minister is Presented in Commons.

### CANADA'S FINE RECORD

Ottawa, March 15 .- The report of Saskatchewan.

Some areas worth \$5000

Some time. Dr. Noble was rather in favor of selling, as he thought the offer very fair. Trustee McClelland thought the land would increase in value with time. Dr. Hunter was of the opinion that the site was just the site was

in the provinces of Saskatchewan and Alberta and ten thousand four hunThe average number of outside clinic to the board without recommendation.

age of 18.

114,728 Applications. Since early in the year the informa-tion and service branch had received 114,728 net applications. Men placed in employment numbered 106,061, a net percentage of 92.4. In the profes-sional and business section 3,496 applications were received, and 2,717

The balance of the area compaising a considerable proportion of it will be thrown open about April 30 for soldier grant entry and assistance will be given in the form of loans for stock and equipment to all whose known of the department's factory is likely to be established in London for the manufacture and supply of artificial limbs. and equipment to all whose know-ledge of farming will enable them to soldiers who are located in England.

The deputy minister, Mr. F. G. Robertson, is now in London dealing with

### BRASS WORKERS ORGANIZING

Brass workers are holding an open

# WILL NOT ADVISE SALE OF PROPERTY

Education Management Committee Ask Board to Settle Offer Made.

At the meeting of the board of management of the school board yesterday afternoon, opinion differed regarding the advisability of accepting the minister of soldiers' civil re- the offer of W. J. Hambly of \$220,000 establishment was tabled in the house for the Bloor street site, which has this afternoon by Col. Hugh Clarke of been before the board in various ways the opinion that the site was just the thing for a school, and that it should be retained. After Mr. Pearse had been called upon to show all sides of

lands near Kamsack, Sask.

The opening of a further area of thirty thousand acres now held withing grazing leases will be arranged for as soon as their release, now being negotiated for, can be secured.

Valuable Sections.

Within the area now being thrown

Within the area now being thrown spent overseas as experience in teach ing, the idea being that this was both just and patriotic, as he had learned much in France in addition to serving

The City Council Again. Some discussion took place regarding the presence of trustees at the meeting of the city council withou authority of the board, when it was The contention that the city council has jurisdiction over the read them at the coming meeting of the board. That 94 women teachers who had been appointed in 1919 with out having outside experience taken into account, be given the same consideration in this regard as those ap-pointed before these dates, was moved Dr. Noble and carried. On motion of Miss Boulton, three months' salary

The present inquiry.

The present inquiry whether there is or is not a second on the present inquiry.

The pre Just --blame yourself because-You now have the Opportunity to become part Owner of the Nukol Fuel Industry producing in Ontario better and Cheaper tuel—and Dividends. Ihink—Act—get Nukol shares—Now and save yourself many a Dollar—and many a Shiver— Next Year.

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