The Toronto World

A Marning Newspaper Published Every Day in the Year.

WORLD BUILDING, TORONTO. Corner James and Richmond Streets TELEPHONE CALLS: Main 5308—Private Exchange Connecting all Departments.

Readers of The World will confer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Teronto paper should be on sale and where The World is not offered.

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TUESDAL MORNING, NOV. 15, 1918.

SELLING AND BUYING.

When Sir Henry Pellatt asks 160 for his electric light stock, which is worth about eighty to the city, and The World suggests that Sir Henry might consider what the purchaser thinks if he is really in earnest about selling. all The Windsor Record can think of in its boiled-owl wisdom is that the idea is millennial or Utopian, and that it must have been highly diverting to

The Windsor Record is not yet out of the kindergarten, surely. Does it really suppose that The World expects Sir Henry Pellatt or any other capitalist to consider any interest but his own? Nor does The World expect Sir either) to appreciate the reductio adabsurdum of the proposal that Sir Henry should use a little common sense in dealing with the city.

If Sir Henry were buying the plant of his company from the city instead of trying to sell it, he would be "highly diverted" indeed, as The Windsor Record has it, if the city asked \$160

But what does The Windsor Record know about Toronto electric light

stock, anyway?

no newspaper with any knowledge of

The funny part of this particular as the city agreed to build it on April have cooked up in the meantime.

HYDRO-ELECTRIC RATES.

Enemies of the hydro-electric power movement, that is to say, enemies of that prices for power quoted to Brockville are too high. The rates furnished were for 1000 horse-power,

ning to understand also why papers like The Brockville Recorder object to the people getting cheap power.

the upper berth and the woman who struggles with the curtain on the lowas the obligations on the real and personal estate are satisfied, then the trust concluded. struggles with the curtain on the lowstruggles with the curtain on the lower one. There is a strong hint also
for the Dominion Railway Commission.

and no doubt Chairman Mabee will disand no doubt Chairman Mabee will discover that regulation is quite as feascover that regulation is quite as feasbeing valid, the provision for the transfer

being valid, the provision for the transfer

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as the obligations on the trust sonal estate are satisfied, then the trust sonal estate are satisfied, then the trust and the lands are then to be conveyed to the Synod of the Diocese of Ottawa to be held in trust for the endowment of a suffragan Bishoplaren, J.A., Maredith, J.A., Magee, J.A.

Re Bread Sales Act—E. Bayly, K.C., for the crown. W. B. Raymond, for the Canadian Bread and Cake Manutacturers association. A question submitted for the course we have a provinced to the course of the lands are then to be conveyed to the Synod of the Diocese of Ottawa to be held in trust for the endowment of a suffragan Bishoplaren, J.A., Maredith, J.A., Magee, J.A.

Re Bread Sales Act—E. Bayly, K.C., for the crown. W. B. Raymond, for the crown. W. B. Raymond, for the crown we have prefer in course the course of the provision for the transfer being valid, the provision for the transfer and the course of the course of the course of the provision for the transfer being valid, the provision for the transfer being valid, the provision for the crown. W. B. Raymond, for the crown we have prefer to the course of the lands. The lands are then to be conveyed to the Synod of the Diocese of Ottawa to be held in trust for the crown. W. B. Raymond, for the crown we have the course of the cou

Aiberta and Saskatchewan find them-selves helpless in dealing with their water powers. The control of all

Mr. Conmee, M.P., will find these than Ontario when it comes to snaring the nimble hydro power.

AT OSGOODE HALL ANNOUNCEMENTS.

Osgoode Hall, Nov. 14, 1210.

Judges chambers will be held on Tues
day, 15th inst., at 11 a.m.

3. Re Henderson Roller Bearings.
4. Kerr v. Saltfleet.
5. Upper v. Niagara, etc., Railway.
6. Canadian Bank of Commerce v. Hackwell: do, v. Simpson; do. v. Rogers.
7. Drake v. Cadwell.

Non-Jury Assize Court.

Peremptory list for non-jury assize court city hall for Tuesday. Nov. 15, at 1

County Judge's Civil Court.
List of cases before Judge Denton as
ity hall, Tuesday, Nov. 15, at 10.39 a,m.
Wright v. Berry.
Zuckerman v. Prowsky.
Maple Leaf Hotel v. Shunk.
Dore v. Dore

Peremptory list for court of appeal for

surgeons.

3. Vance v. G. T. Pacific Ry. Co.

4. Peterson Lake S. M. Co. v. Nova cotla Gold Mines Co.

5. Dodge v. York Fire Ins. Co.

Master's Chambers.

Before Cartwright, K.C., Master.
Ranney v. McLean.—E. Meek, K.C., for plaintiff. A. B. Armstrong for defendant. Motion by plaintiff for judgment under C. R. 60%. Order made for reference to master-in-ordinary. Further directions and costs reserved.

Park v. Millar.—W. M. Hall for plaintiff. A. J. R. Snow, K.C., for defendant. Motion by plaintiff to strike out certain paragraphs of statement of defence. Motion dismissed. Costs to defendant in any event. Time for reply extended for one week.

s the city agreed to bill it to the plans of the plans should be given in four days. As the difficulty has been partially caused by the delay of plaintiff in taking action, the costs will be in the cause. If foreman is examined, the motion will be enlarged until this has been done.

In the matter of Effie McArthur, sup-posed lunatic.—P. H. Bartlett for appli-cant. Motion for an order declaring Effic McArthur a lunatic, and to appoint a com-

McArthur a funatic, and to appoint a committee of her personal estate.

Judgment: The material in the present form is hardly sufficient on which to make the order asked. Application enlarged to 19th Inst. In meantime applicants may verify the petition by affidavit and obtain the certificates of two independent medical men.

Single Court.

Before the Chancellor.

Re Mountain Estate.—R. C. Smith, K.C., for executors. G. Osler for certain beneficiaries. J. A. Macintosh for certain other beneficiaries. T. Lewis, K.C., for the Synod of the Diocese of Ottawa. D. C. Ross for Bishops' College, Lennoxville. Motion by the executors for an order construing the will of the late Hev. Jacob J. S. Mountain.

Judgment: By carefully spelling out this complicated will, it appears that the testator provided for the payment of his obligations by a double process, and for

Judgment: By carefully spelling out this complicated will, it appears that the testator provided for the payment of his obligations by a double process, and for that purpose divides his debts into two classes, i.e., what he calls his "just debts," and (2) debts secured by bim on a land and personalty. ... The provisions of the will indicate, and I direct, a gathering in and application of income from the whole estate vested already in the executors, in order thereout to pay the secured dobts, which are therefore not to be paid from time to time, as the income permits, till all are finally satisfied, assuming, that is, that the creditors are willing to wait. But if the claim is enforced by the creditors, i do not see that the next of kin have any equity or status to require the executors to postpone dealing with respect to the other trusts of the estate, for so long as it might have taken to accumulate enough to pay all these secured claims in the manner directed by the testator.

I think his intention is clear to experate the lands and property charged with debts from the payment of the charges by the creditors, as the lands and property charged with debts from the payment of the charges by the creditors, as the lands and property charged with debts from the payment of the charges by the creditors. The general estate is to pay all debts, sooner or later. ... As soon as the obligations on the real and personal estate are satisfied, then the trusts of the estations on the real and personal estate are satisfied, then the trusts of the country court of Halten of July 2, 1916. This was an action to recover the price of hay shipped to defendants at Toronto and refused by them as not being of quality agreed to be sold to them. At the obligations on the real and personal estate are satisfied, then the trusts

At request of counset to the placed at foot of list.

Re Edwards: Allen v. Edwards.—T. D. Delaimere, K.C., for executors, C. G. Jones for inspecter. F. W. Harcourt K.C., for lunatic. Motion for an order construing will of Richard Hdwards. Motion stands over for two weeks to serve the parties in the United States to be served by registered letters, and persons is the province, the hospital, the Orphans' Asylum, and the attorney-general, to be served personally.

Re Angus and Township of Widdifield.—J. M. Ferguson for Malcolm Angus. W. H. Irving for the township. Motion by Malcolm Angus to quash Bylaw No. 180, for raising \$33,000 for purpose of opening streets, storm sewers, etc., in that part to be annexed to North Bay. Enlarged one week, with liberty to cross-examine Murphy.

stock anyway?

COUNCIL AND COMMISSION.

Calgary is considering government by commission, but it is doing so thruthe city council, which wishes to have its cake as well as eat it. The council desires to have the commission at the mercy of a majority vote of the council, and thus rob it of all the independence which is the redeeming feature of commission government.

The ward politicians are always against popular and progressive government.

ANANIAS AHEAD: THE FIELD NOWHERE.

The Hamilton Times calls upon the public to judge between it and The Hamilton Herald, "which of them as been lying to deceive the people." As it amount for its commission of the plaintiff to maintain this continuance for the public to judge between it and The Hamilton Herald, "which of them as been lying to deceive the people." As a little amount required to the propose of the patents therein the considerable the people." As been lying to deceive the people." As been lying to defend the people and the people and the people and the peo

damages for the expense of so doing. If plaintiffs desire a reference instead of accepting that amount they may have it at their own risk. Plaintiffs to elect in 30 days. It reference, costs of action and should be limited to latter half of same. Amendment should be made in four days. Costs to plaintiff in the cause. If plaintiffs to elect in 30 days. It reference, costs of action and reference reserved. Thirty days stay. Before Sutherland, J.

Pierce v. Waldman and Waldman Silver Mines Co.—T. W. McGarry, K.C., and W. Pierce v. Waldman and Waldman Silver Mines Co.—T. W. McGarry, K.C., and W. M. Ferguson, K.C., for plaintiff. E. F. B. Johnston, K.C., for the defendant Waldman. A. C. Macdonell, K.C., for the defendant Waldman. A. C. Macdonell, K.C., for the defendant waldman claims and entitled to one-half the plaintiff for particulars of statement of defence.

Judgment: I think the plaintiff is entitled to know what case he is going to have to meet at the trial. Particulars should be given in four days. As the difficulty has been partially caused by the delay of plaintiff in taking action, the costs will be in the cause. If foreman is examined, the motion will be enlarged until this has been done. on the whole evidence that a particle has been made out, or that the agreement with respect to the same, which plaintiff sets up, has been proved. I think the agreement of Aug. 17, 1909, is binding upon the plaintiff and cannot be set aside. Action dismissed with costs.

Divisional Court.

Canadian Bread and Cake Manufacturers' Association. A question submitted for opinion of the court by order in council of Nov. 7, 1910. The court named the 28th irest for the argument of the motion herein, the crown to notify the association and any other parties interested.

Beardmore v. City of Toronto-E. F. B. Johnston, K.C., for plaintiff. H. L. Drayton, K.C., for defendants. Motion by plaintiff for the allowance of the bond on appeal to the privy council, the motion

on appeal to the privy council, the motion having been referred to the full court.

Argued and reserved.

Rice v. The Toronto Ry. Co. J. MacGregor, for plainiffs. D. L. McCarthy. streams and lakes and sloughs, even, DR. CHASE'S OINTMENT, K.C., for defendants. Motion by plaintiffs

Saving Money

HE wisdom of saving money must be apparent to every per-n who gives the subject any

son who gives the subject any thought. **L**

A LITTLE money saved enables you to take advantage of opportunities for making more money; to buy a lot, to make the first payment on a home, to start in business for yourself. The opportunities come to the man with Capital. Saving the small sume is the creation of Capital.

THERE is but one certain, safe way to accumulate money, and that is to save it. Thus, and thus alone, cam the foundation of wealth be firmly laid. Those who earn and spend are many. Those who save even a small proportion of their earnings are the select few who gain a competence and place themselves in a position to grasp life's opportunities.

CANADA PERMANENT

to quash defendants' appeal from the order of the chief justice of the common pleas. Adjourned for argument when the appeal comes up for argument.

Rex v. Yuman-T. J. W. O'Connor, for defendant. E. Bayly, K.C., for the crown. Motion by defendant for a direction to the county judge who tried this case for a stated case. Order made for a stated case on the three points named in the application.

McKinnon v. Spence-A. J. Reid (Cannington), for defendant Spence. F. A. McDiarmid (IAndsay), for plaintiff. An appeal by defendant Spence from the judgment of a divisional court. Appeal allowed and action dismissed without costs by consent.

Ontario Sewer Pipe and Construction Company v. Macdonald-I. F. Hellmuth. K.C., and J. A. Macintosh, for plaintiffs. G. H. Klimer, K.C., and J. A. McAndrew, for defendant. An appeal by plaintiff from the judgment at the trial of the chief justice of the King's Bench, dismissing the action of the plaintiffs with costs and giving judgment for defendants on their counter claim for \$268.88. Appeal partially argued but not concluded.

ST. CATHARINES, Nov. 14.—(Special.)—Death came suddenly to Mrs. Peter Guyette at Merritton this afternoon. She had come from Chippawa to visit Mrs. John O'Reilly and was to visit old acquaintances here, but, failing to appear. Miss O'Reilly ascended the stairs, when she found the woman sitting dead on the top siep.

CANNON SWEPT STREETS.

SAN JUAN DEL SUR. Nicaragua Now. 14.—Troops called out to suppress a political demonstration at Leon yesterday met with resistance, and swept the streets with grape and canister. Many persons were killed or wounded.

He Was a Spy. LONDON, Nov. 14.—Lleut. Siegfried was arrested charged with having made mouth harbor, to-day pleaded guilty, and was placed under bonds of \$1250 not to repeat the offence.

HAD KIDNEY TROUBLE.

COULD NOT CROSS THE FLOOR PAIN WAS SO GREAT.

Miss Hazel Hess, Winchester Springs, Ont., writes:—"I was troubled with my kidneys for five years. They were so bad, at times, I could not cross the floor for the pain. The doctor could not do me any good and a friend advised me to use Doan's Kidney Pills. I bought six boxes and now I have been cured for over four years. I will recommend them. over four years. I will recommend them to every sufferer.

No woman can be strong and healthy unless the kidneys are well. When the kidneys are ill, the whole body is ill, for the poisons which the kidneys ought to filter out of the blood are left in the system. Then how important it must be to see to it that this system of sewer-

Doan's Kidney Pills are a purely vegetable medicine, realizing quick, permanent relief, without any after ill effects. A medicine that will absolutely described and all forms of kidney cure backache and all forms of kidney and bladder trouble.

Doan's Kidney Pills are 50c. per box or 3 for \$1.25, at all dealers or mailed direct on receipt of price by The T. Milburn Co., Limited, Toronto, Ont. If ordering direct specify "Doan's."

WORKS ENQUIRY TO-DAY WITH FARQUHAR CHARGES

Queen St. Paving Matter to Be Vertilated-Preparing to Celebrate Advent of Niagara Pewer.

TO-DAY AT THE CITY HALL. 10 a.m.-Works department en-

11 a.m.—Board of control.
2.30 p.m.—Court of revision.
3 p.m.—Fire and light committee.
3.30 p.m.—Special committee on sydro-electric celebration.

That, thru an error of judgment on the part of the city, there was an overpayment of about \$4000 on an asphalt paving contract on Queen-st., from Yonge to River, several years ago, is a charge which ex-Ald. Ewart Farquhar partment which is to be resumed before

is a comprehensive schedule in the specifications which states at what rate any extra work is to be paid and also as to how deductions are to be made. The city didn't observe that, but made only a nominal deduction for work which the contractors had started but later said wasn't necessary, altho it had been contracted for in the first place. The contractors did put in some of the cement work and got credit for it at the stipulated rate of 27 cents a foot for the straight work and 32 cents a foot for the circular, but the deduction made for the unfinished work was only at the rate of 10 cents a foot."

Mr. Farquhar also claims that there was an overpayment in regard to a paying on Pembroke-st., and that the request of the property owners to have him appointed inspector of the work, as he was the only one who knew the kind of material used, was disregarded. The city engineer said last night that the Queen-st. matter being several years old, he had forgotten the circumstances.

"The whole question is largely one

"The whole question is largely one of the engineer's discretion," said Geo. Powell, roadways engineer, against whom Mr. Farquhar's criticism is specially directed. "The plan called for one thing and the contractors thought the type of gutter-stone should be different from that in the plan. The settlement from the city's standpoint was satisfactory." Mr. Powell added that Mr. Farquhar was mistaken in his statements as to the nature of the deduction.

To Celebrate Niagara Power Arrangements have been made for conference at the city hall this after words in his request to go back to and legislature and the hydro-electric commission respecting the form which the children would have more, and any-electric power in Toronto will take. P. a celebration of the advent of cheap electric power in Toronto will take. P. W. Sothman, engineer of the commission, declares that the power will be delivered at the Strachan-ave, transformer station before the end of the month. Controller Church's idea is to outline the city hall with lights.

Last night the transformer plant on Strachan-avenue was given a highly successful double voltage test by Engineer Sothway, the voltage reaching 240,000. Representatives of the

ing 240,000. Representatives of the C. G. E. and Westinghouse Companies

There may be a demonstration of nunicipal street lighting to-night; then again, there may not, but it will take place before the week is over at any place before the week is over at any rate, and probably not later than Wednesday. By to-night, 19 of the iron pillars, each of which is to support a cluster of five lights, will be in position on both sides of King-st. between Yonge and York. It is hoped to have these lighted simultaneously with the lights on the cement poles on Charles and Jarvis-streets, the King-st. and Jarvis-streets, the King-st, section with power supplied by the Monarch Supply Company, and the others with Electric Light Company current. The Monarch Company, which has its power house in Milistone-lane, gives heat and power to a business block. It is a private enterprise which does not make use of the streets for conduits and holds no franchise. It has a capa-

Alex. Dow, electrical expert, are studying the E. D. Co. contract and will report to the board of control in a few days.

Dufferin Street Property Sold

The city solicitor reported that there had been no illegality about the course

followed in renting certain privileges at Centre Island, without tenders. Edward Britnell writes the property commissioner, suggesting that the city adopt the principle of more macadam roads in the interests of horses. He says the sprinkling of oil makes as-phalt roads slippery, while not affect-ing macadam, and that as the average value of horses has increased from 50 to 75 per cent. in five years, they de-

After Gas Company. Controller Church announces that he will bring in a motion calling upon the ontario Municipal and Railway Board t) regulate the Consumers' Gas Co. He complains that the meters and

The park commissioner will recom mend that \$1000 be provided for the work of gathering and destroying the eggs of tussock moths on private properties. The money will keep the work going until the end of the year. It is understood that a deputation of doctors will appear before the board of control to oppose the request for an-

other \$50,000 grant to the Western Hog-



WOOD AND W. McGILL & CO.

Cor. Bathurst & Farley Av. 429 Queen W.

favored.

There is said to be some prospect that the sixth ward aldermen will be re-elected by acclamation. Ex-Ald. J. J. Graham announces that he will not run, and it is reported that F. G. Mc-Brien is also out of the contest.

SCHOOL CHILDREN'S TEETH Young Foreigners Found to Be in a Bad Way.

A good start was made yesterday in the formidable task of examining the teeth of all the children in the Toronto public schools, and a number of dentists inspected the Elizabeth-street and In the Elizabeth school, where most of the pupils are young aliens, practically none of the children had sound teeth, many having as many as eight or ten abscesses or cavities. It was estimated that over 95 per cent. of the pupils had bad teeth. At Church-st., however, the examiners found that good teeth were the rule rather than the exerction.

WOULD EXPEL SOCIALIST LEADER

ST. PETERSBURG. Nov. 14 .- Prem that the Socialist leader, Cheidge, had been elected on false credentials, and requested his expulsion. Cheidge lived for years on his brother's passport to political career.

NO SPECIAL SITE.

The gentleman who brought the pe-tition of the fruit merchants to Com-missioner Harris corrects The World by saying that no special site was sug-gested. What the merchants want is site in the neighborhood of the pres-

Trinity College Convocation. and holds no franchise. It has a capacity of 110 volts.

II. H. Macrae, manager of the Electric Light Co., says he does not think negotiations with the city for the sale. negotiations with the city for the sale of the plant will be resumed, the city having been supplied with all the information it wants. He thinks that the only fair arrangement is for the city to take over the plant on the terms. city to take over the plant on the terms of the agreement.

Coroporation Counsel Drayton and the college will be held in the same

The island committee yesterday Dufferin-street near St. Clair-avenue The island committee yesterday agreed to make over to the use of the Lakeside Home for Sick Children property adjoining it on the north, at a nominal rental of \$1 a year. The land contains 1.22 acres, has a frontage of the net on Lakeside-aver de and a depth of 700 feet. The Lakeside Home is to erect more buildings and requires additional playground room.

The city solicitor reported that there The Toronto Independent Political League is the name of a new political organization in this city.

MICHIE'S

Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

Michie & Co., Ltd. 7 King St. West

MEDICAL

Black, working under contract for the board of education, was knocked to the ground, by the opening of a door beside the trestle by one of the children. A sign had been put up on the door stating that it was not to be used. Black's doctor bill amounted to about \$25. The finance committee yesterday delegated. Trustee Brown and Hodes.

of the make a settlement.

Trustee Davis did not favor the appointment of John M. Field, B.A., Ph. D., of Goderich, to be head of the department of English and history in the Technical School. No recommend ation was made.

Opening of New P. O. Wing. Hon. J. M. Gibson, lieutenant-governor, has consented to present the team at the general postoffice on the 22nd inst. The event will form part of the function in connection with the opening of the new addition to the

C. P. R. Dividend. MONTREAL, Nov. 14.—At a me

ing of the directors of the Canadia Pacific Railway Company to-day, stock for the quarter ended the 13 last, being at the rate of 7 cent. For annum from the revenue and 1 per cent. per annum from interestion proceeds of land sales, was declared payable on Dec. 31 next, to the shareholders of record at 3 p.m. of

Tore Earings From Her Ears.

NEW YORK, Nov. 14.—Two men held up Mrs. Schwartz to-day in her little shoe store in First-avenue, and at the point of revolvers tore her diagrams. mond carrings f rom her ears, and



Ladies Suits a

Voolen Pettico

JOHN

NEW YOR son, star pi

makes then tion, espection, espections have Dundas wa Hamilton. C. are youn the game shibition see that is so tackling ar

CHARLO At the an Beagle Ch held near s lenge Cup was won t by George N.J. M.J.

The Som pack of e inches and Reynal, W.

The prizinches, also In the indicate the mel Club, it ries. The by the imped by George

> Ing season number we The after cut down The club urday afte any person sport can desires fro The follow Neme Name. Joselin Fenton Wakefield Pearsall
> Hulme
> McDonnell
> Marsh
> Hodghton
> F Schelbe
> Hovey
> Halford
> Dr. Van I

> Parker Dr. Ten I Davidson Use G

Norther Sailings Monday, From Coll Sound 11.4 Saturday.

WHY SU DON