The Toronto World

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A Morning Newspaper Published
Every Day in the Year.

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

WEDNESDAY MORNING, FEB. 16, '10.

At present the provincial governmen incomes and salaries, at a lower rate than land values-the differential rating in every case to be determined by odies a principle already exprovinces and growing steadily in public favor. Its application to the United in the form of the land valu-That land values created not by any act of the individual owner, but thru an expansion due to the energy and enof the community at large, income acquired or carned by individual and equitable and entirely in conson-

This is clearly not beneficial to the community and it is all commercial revenue less proportionate- holders at Winnipeg on Feb. 9, a most Clerk John Ramsden for the county. is to apply that compulsion, not abso- at the credit of profit and loss, \$152,675. relatively. The amendment leaves the are \$1,950,242, as against \$1,688,800 in present practice untouched in principle while permitting a measure of latitude \$4,707.655, as compared with reached \$4,707 tween site values on the one hand and improvements and personal earnings on year the deposits increased approxi-

UNITED STATES.

States are in a state of flux and can no longer be sharply differentiated. able investments which are presented Under the pressure of modern condi- by the development of Western Canations and particularly thru the crea- da. The western management has also tion of vast capitalistic combinations wielding enormous and frequently cor- considerable amount, as their practirupt influence within and without the cal knowledge of western business conlegislatures, an increasing number of against any wild cat schems. common ground in their conviction ern portion of Canada is equally well that unless the trusts can be curbed cared for. The manager for Ontario is the republic will become one but in able at all times to call upon the vice-grapher, and his assistants, on a basis president and those members of the whereby they will be paid for each name. Likely enough for some time to board available in Toronto. come the compulsion of party discipline is to be congratulated upon its record. It is beyond the infantile stage, and it is beyond the infantile stage, and it is beyond the infantile stage. organization, and it may possibly be under the successful management it obviated should Republican reformers has heretofore enjoyed it is sure to secure the ascendency. Whether they which make for the strength of Canathe most interesting feature of the in- the development of the country. ternal struggle now proceeding in that

Discussing the situation in an article Toronto's growing importance as an American Magazine, Ray Stannard lection of J. S. Williams, conducted by Baker insists that there are not two C. M. Henderson & Company. Buyers citor), but three parties in the United States. These he defines as:

tives, represented by such men as Al- ise for the future. drich and Cannon, among the Republiong the Democrats. They stand essendian McAll Association, acknowledges tially for the control of government by receipt of the following sums for flood vative voters who still cling unthink- Mrs. Laird ingly to party names.

2. The Insurgents, or Progressives, led by LaFollette, Bristow, Cummins and others among the Republicans, and Bryan, Champ Clark and others among the Democrats. Tho they may vary in Queen-streets, have just been sold by opinion as to how much the tariff the Berkeley Co., Limited, to S. Levishould be reduced, or how far govern- an, for \$20,000. The apartments have a ment control of corporations should go, or whether the states or the nation should be the chief regulator, they all stand firmly together upon the platstand firmly together upon the platform that the population of the platS. Webber. The property is 40 by volume that the bound of the platstand firmly together upon the platstand firmly together upon the platform that the power of property in feet. governmental affairs must be limited,

that the people must rule. a small following everywhere. In Wisconsin they have already elected five members of the legislature and in Milwauket they have ten of the aldermen, six count supervisors and four directors on the second count of the second co 3. The Socialists, or Radicals, with ors on the school board. They stand will probably go to another jury. The upon the platform, "Let the nation own plaintiffs, the milling company, wishthe trusts." They argue that so long ed to force the defendant to pay for as private and personal ownership of the great sources of production and of public utilities is permitted property. public utilities is permitted, property on for five days.

STOCK TAKING SALE

Our regular customers know what bargains they get when we so sale. We want all buyers to know and come. Prices will do rest. During February we offer you all our surplus stock-

Good Quality Imported Season Shirts, Underwear, Gloves, Neckwear and Knitted Goods

TO-DAY we clear SWEATERS, best for all winter sports, maximum warmt

No. 1 Lot-BOYS' and MEN'S Sweaters, reg. \$1 and \$1.50, for . . .

WREYFORD & CO. 85 KING STREET WEST

TOWARDS LAW COSTS

York County Claims Its Share

Should Be Only 14 Per Cent.

on Population Basis.

noon between representatives of the city and county. The readjustment is asked by the latter, on the ground

the determining factor, and that, on

such basis, the county should only

have to contribute 14 per cent, of the

total, whereas it now pays 22 per cent.

The sub-committee is composed of

the mayor, Commissioner Harris and

and Councillor W. H. Pugsley, Solicitor T. H. Lennox, M.L.A., and County

There was a formal agreement

due it from the county as its share for

1909, and the county explains that its

neglect to pay is because its represen-

tatives last year tried to get a confer-

ence with the board of control, with

the object of readjustment, but the

board held aloof. The county representatives want whatever reduction in

their rate is made to become retro-

active so far as this amount is con-

Population Figures.

Pugsley, W. H. Pugsley (chairman of

Reeve Cameron of Vaughan Township,

An addition is also being made 10

been drawn by Architect G. M. Miller.

Bail Bonds Case.

against Magistrate Kingsford to re-

cover bail bond fees retained by him

and which the city claims should be paid into its coffers, was suggested by

Controller Church at yesterday's meet-

ing of the board of control. His col-

leagues, while doubtful of the strength of the city's position, believed that the

Magistrate Kingsford's statement of

defence is overdue, according to the

city solicitor, but the counsel for the defendant holds that the board of con-

Monopoly of Potash.

BERLIN, Feb. 15 .- The potash bill

roviding for a government monopoly

in the production and sale of potash

was referred to a special committee in

DR. A. W. CHASE'S 25C.

case would have to be pressed.

Discontinuance of the city's action

cerned, and the sub-committee

deal also with this phase.

tween the city and county as to apportionment, but it expired in Janu-

Solicitor Johnston for the city,

government is sure to CITY SHOULD PAY MORE should so entirely a Dominion

mestion as the right of the federal companies to question federal control.

No matter what the partisan friction British parliamentary procedure strictly follows precedent. An excellent way of cooling partisan enormities.

to give local authorities control over of justice between the city and York local taxation? That is democracy. County was the outcome of a confer-But for it where would local option be?

using the imperial defence question for partisan purposes. Their patriotism is that the ratio of population sho

NORTHERN-CROWN BANK

thern-Crown Bank, presented at the fourth annual meeting of the sharesatisfactory state of affairs is revealed. The result of the business for 1909 shows the net profits to be \$193,659, as This increase is good in view ary, 1907, since which time arrangeagainst \$132,585 for 1908, an increase of of the low interest rates obtaining ments have been made yearly to continue the arrangement on the same basis. The city claims that \$15,665 is thruout the year and the large amount of money required to be kept on call ation and to profit ultimately to provide for the return of the bank's circulation. The total amount of paidup capital now amounts to \$2,202,691. The rest account now has a credit balance of \$100,000, which with the amount makes a total of \$252,675.

The notes of the bank in circulation \$4,471,580 the previous year. Current loans are \$10,263,111-8 mately \$2,000,000. The directors may be deservedly congratulated on the result

PARTY RECONSTRUCTION IN THE of the year's trading, The Northern-C office in Win-ard of directate in having in it nipeg a section of the that political parties in the United ors immediately available. In this way the bank is able to take advantage of the many opportunities offering profitthe benefit of the advice of the general board in authorizing credits of ditions makes them an effective barrier

The business of the bank in the east-

Altogether the Northern-Crown Bank The city was represented by Mayor Geary, Controllers Spence and Church and Property Commissioner Harrs, and York County by Warden A. E. will succeed in accomplishing this is dian finance and are instrumental in

AN ART CENTRE.

given prominent place in the current art centre was strikingly shown at the the United States and prices ranged up to \$550. The result of yesterday was 1. The Stand-Patters, or Conserva- highly satisfactory and is full of prom-

sufferers in France: Mrs. Henderson Anonymus

Apartments Sold.

The Berkeley Apartments, on the southeast corner of Berkeley and East frontage of 25 feet on Queen-street

Both deals were handled by Winyard, Cooch & Co., 62 Victoria-street.

Suing for Flour Bill. the reichstag to-day.

AT OSGOODE HALL ANNOUNCEMENTS.

Osgoode Hall, Feb. 15, 1910.

Motions set down for single court for Wednesday, 16th inst., at 10 a.m. (the judge will only sit until 12.30 p.m.):

1. American Street Lamp v. Ontario Pipe Line.

e Line.
Re McIntosh and Reed.
McColman v Charlton.
Re Cholwill Estate.
McCully v McCully.

Peremptory list for divisional court for Wednesday, 16th inst., at 11 a.m.:

1. Ward v. Town of Owen Sound (to be continued)

2. Re Cartwright and Napanee.
3. St. George v. King.
4. Hadley v. Westman.
5. Silverman v. Marsh.
6. Halgh v. Toronto Rallway Co.

Juny Assizes. Peremptory list for the jury sittings at he city hall at 10 a.m. Wednesday, Feb.

2. Decker v. Moore. 52. Foster v. Macdonald. 25. Everson v. Dunfield. Non-Jury Assizes. Peremptory list for the non-jury assizes at the city hall at 11.30 a.m., Wednesday, Feb 16:
141. Batt v. Husband.
162. Holman v. Knox.

Before Chief Justice Mulock, at 10.30 55. McPherson v. Cronk.

Master's Chambers.

Before Cartwright, K.C., Master.
Christie v. Richardson and Webb.—W.
H. Grant for defendant Richardson. Gra; son South for defendant Webb. A. J. Keeler for plaintiff. Motion as to variation of interrogatories. The changes ask.

Keeler for plaintiff. Motion as to variation of interrogatories. The changes asked for were made and agreed to by counsel. Costs in the cause.

Bugg v. Bugg.—J. A. Paterson, K.C., for defendant. G. Grant for plaintiff, Motion to strike out Paragraph 7 of statement of claim or for particulars, and to require plaintiff to attend for further examination for discovery. Order that plaintiff give better particulars of Clauses, c, d and f of Paragraph 3 of particulars furnished, not less than ten days before trial. Costs to defendant in any event.

Forst v. McIlwain.—J. M. Ferguson, for judgment creditor. The judgment debtor in person. W. N. Ferguson, K.C., for W. N. Ferguson, K.C., 10 Motion to make absolute an attaching

garnishee to make affidavit.

Bank of Ottawa v. McIlwain.—F. L.
Bastedo, for judgment creditor. Judgment debtor in person. W. N. Ferguson,
K.C., for garnishee.

K.C., for garnishee.

Motion to make absolute an attaching order, enlarged two weeks to permit garnishee to make affidavit.

Radcliffe v. Mack.—H. E. Rose, K.C., for plaintiff. H. L. Drayton, K.C., for defendant. Motion by plaintiff for leave to amend his statement of claim. Order made. Defendants to have seven days to amend their statement of defence thereamend their statement of defence there-after. Costs to defendants in cause. Reynolds Construction Co. v. Gallagher. —H. W. A. Foster for judgment creditors. Motion for extension of time for return of

& G.), for judgment creditor. Motion for attaching order. Order made, returnable Garfunkel v. Laffray W. Wads-worth for plaintiff. E. E. Wallace for

for infants. Motion for payment out of \$18,741.14 for maintenance of estate and repairs. Order made.

Re Tom Hartop, lunatic,—J. E. Caldwell for committee. F. W. Harcourt, K.C., for infants. Motion for adoption of reports of 8th February and 11th February, 1910.

the legislative committee of the county council). Reeve Henry of York Township, Reeve Keith of Newmarket,

from time to time to inspector for main-Re Wintermute.-F. W. Harcourt, K.C. The plans for both extensions have for infant. Motion for an order for distribution of moneys in court. Order

made.

Re Shantz & Scn Co.—H. S. White, for J. S. Good. E. E. A. DuVernet, K.C., for company. Motion for mandamus to compel transfer of certain shares of the com-

Re Wray.—F. W. Hare urt, K.C., for infant. Motion for leave to pay \$24.60 att.

Consulted the very best doctors, but they could do me no good. For seven weeks infant. Motion for leave to pay \$24.60 att.

I could hardly cross the floor. I had no ourt. Order made.
Re Phillipson.-F. W. Harcourt, K.C.,

Re Reycraft.—J. E. Caldwell, for petitioner. E. Bayly, K.C., for attorney-general of Ontario, contra. An appeal from order of master-in-chambers extending time for appealing on ground that certain facts were not disclosed on ob-taining said order.

Single Court.

Before Teetzel, J.
Sovereign Bank v. Keilty, S. Donison, or vendor. W. S. Morden (Belleville). clared that purchaser's objection that the conveyance under power of tale made by vendors is not valid because the mortgage

EATON'S DAILY STORE NEWS

The February Trouser Sale



The opportunity is afforded throughout this Sale of buying faultlessly made, quality-right trousers at prices substantially under usual figures. Buy if but to lay by.

EXTRA FINE WORSTED TROUSERS, best of English material in narrow and wide striped patterns; side, two hip and watch pockets, best of trimmings. February sale price \$3.29 and \$3,49.

FINE WORSTED TROUSERS of English cloths, in medium and dark colors, striped patterns; five pockets, extra well made, good trimmings. February sale price \$2.95 DARK ENGLISH WORSTED TROUSERS in narrow striped

patterns; side, hip and watch pocket, good trimmings. February sale price \$2.50 WORSTED TROUSERS in light, medium and dark colors, striped

patterns; side, hip and watch pockets. February sale price \$1.98. TWEED TROUSERS in strong wearing materials of medium ar dark colors. February sale price \$1.00, \$1.29, \$1.47.

Two Strong, Well Made Suits For Boys

TWO-PIECE SUITS in the Norfolk style, pleated coats with belts, made of a serviceable quality tweed; in a pleasing shade of brown with narrow green stripe; Italian cloth lining, knee pants; sizes 24 to 28. Price \$3.00

THREE-PIECE SUITS in neat dark shades of imported English tweeds; nicely tailored, the con double-breasted style, Italian cloth lining, straight knee pants; sizes 28 to 32. Price \$5.00.

Men's Suits, 4.90-Youths' Suits, 4.89

sack suits of good strong Canadian lining; sizes 36 to 44. Price 4.90

MEN'S three-button single-breasted | YOUTHS' three-button double-breasted suits of dark brown and dark grev and English tweeds in dark grey, neat | English tweeds in small patterns; serstriped patterns; Italian cloth body viceable body lining of Italian cloth; sizes 32 to 35. Price 4.89

MAIN FLOOR-QUEEN ST.

FEBRUARY FURNITURE

CANADA TORONTO

The county is willing to concede even more greatness to Toronto than the police or assessment department census, taking the directory company's estimate of 400,000 as Toronto's population, and the county's at about 65.000. Thus, instead of the city paying 78 per cent and the county 22 per cent. The annexation of areas formerly paying taxes in the county has reduced the latter's assessment by about \$13,000,000, leaving it at \$34,000,000.

It cost the city \$98,162 for administration of the county and the county and the county and the county has reduced the latter's assessment is \$267.000,000.

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It cost the city \$98,162 for administration of content and the county has reduced the city's assessment is \$267.000,000.

The county is willing to concede decendant. Motion by plaintiff for costs of further material.

Toronto General Trusts Corporation v. Robins. G. Bell, K.C., for plaintiff. D. O. Cameron, for defendants and for a judgment on the conversant against mortgages for redemption or sale. Reference to the sent of dismissal of actions without costs. Orders made.

Graydon v. Smith.—F. C. Snider, for plaintiff. Application on consent for dismissal of action and vacating certificate of lis pendens. Order made.

Reconversal Trusts Corporation v. Robins.—G. Bell, K.C., for plaintiff. D. O. Cameron, for defendants. Action by over counting and for a judgment on the conversant against mortgagers. Judgment and assertant the amount due and for redemption or sale. Reference to the for redemption or sale of certain and sacretal trusts Corporation of conversant against mortgagers.

Toronto General Trusts Corporation v. Columbia of columbia provide and for a judgment on the conversant against mortgagers for redemption or sale of certain the anount due and for a judgment on the conversant against mortgagers for redemption or sale of certain the former provide

It cost the city \$98,162 for administration of justice last year. Assuming the total cost this year to be about the same, it would mean adding about \$7000 to the city's share.

A suggestion by Mayor Geary, which will be considered, will be the placing of the remuneration of Thomas Bengough, official county court stenographer, and his assistants, on a basis whereby they will be paid for each day's work instead of receiving retaining fees. It is believed that such an arrangement would be much more economical.

Who Were There.

A. Maccintosh for relator. H. S. White for respondents. This was a motion for disposition, the respondents this was a motion for disposition, the respondents this was nation, the respondents the respondents. This was a motion for disposition of dents having disclaimed.

Before Clute, J.

Reid v. City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. P. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for City of Toronto, and W. R. Payne.—T. L. Monahan, for plaintiff. H. Howitt, for port and payment in thereunder. No order at present, but may be spoken to again on further material. The money may be paid in under former order.

Re Guilett, Settled Estates.—B. N. Davis for petitioner. F. W. Harcourt, K.C. for infants. Motion for payment out of \$18,741.14 for maintenance of estate and

(London), for defendants. P. H. Bartlett (London), for plaintiff, contra. An ap-

Reeve Cameron of Vaughan Township, Reeve Cause of Stouffville; Reeve Coulson of Stouffville; Reeve Causeal.

Doerr v. Egan.—J. A. Selien (Berinn) peal by defendants from the county court of Middlesx of Dec. 29, 1909.

Action brought or recover \$550 for work of Middlesx of Dec. 29, 1909.

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Action brought or recover \$550 for work of Middlesx of Dec. 29, 1909.

Action brought or recover \$550 for work of Middlesx of Dec. 29, 1909.

Action brought or recover \$550 for work of Middlesx of Dec. 29, 1909 Heart Trouble Cured by Milburn's Heart and Nerve Pills.

Mrs. Andrew Savoy, Grattan's, N.B., writes:—"In the year 1905, I was taken sick and did not think I could live any

length of time. My trouble was with my heart and people told me that nothing could be done for a case like mine. consulted the very best doctors, but they pain, but was so weak nobody in the world can believe how I felt. I had given up

share of deceased infant, amounting to \$3.28. Order made.

Re Black.—F. W. Harcourt, K.C., frinfant. Motion for allowance of maintenance out of the sum of \$2321.07, moneys in court to credit of infant. Order made.

Can believe now I telt. I had given up all hopes of living and had given my little girl to my sister-in-law.

"One day a friend came to see me, and calling me by name, said, 'Lizzie, if I were you I would try a dose of Milburn's Heart and Nerve Pills as they are good for heart. Gagne v. Rainy River Lumber Co.—F.

Aylesworth, for third party. A. E. Knox, for defendant, contra. Motion by way of appeal from order of Judge Fitch of Fort Frances adding third party. Re-I was able to say, 'Yes, I feel a good deal better this morning.' He said, 'Well, I will get you another box right away.' I took two boxes and three doses out of the third one, and I was perfectly well and have not been sick since then.

"I will never be without them in my home for God knows if it had not been for Milburn's Heart and Nerve Pills, I would not have been alive now.



gether with their costs of the defence and the costs of the third party proceedings as between them and the third party.

Divisional Court.

Before the Chancellor, Magee, J.;
Latchford, J.
Denham v. Patrick.—G. S. Gibbons (London), for defendants. P. H. Bartlett

Before Britton, J.: Latchford, J.; Sutherland, J.

Austin v. Riley.—Clarke, for defendant. No one for plaintiff, contra. Motion to extend the time for appealing from the judgment of Garrow, J.A., sitting for Meredith, C.J., of June 29, 1909. Time for appealing extended and leave given to set case down for argument at next sittings of court. Costs of motion to be costs in appeal.

St. George v. King.—J. M. Ferguson, for appellants. By arrangement between counsel approved by court, argument of this appeal is adjourned until 18th inst.

Haigh v. Toronto Railway Co.—F. McCarthy, for defendants. By consent this appeal stands adjourned until 17th inst.

The Toronto Furnace Co. v. Ewing.—J. F. Boland, for plaintiffs. W. Proudfoot, for defendant. At request of plaintiffs counsel argument of appeal adjourned until 18th inst.

Per v. Teasdale—An appeal by defendents.

Ward v. Town of Owen Souad.—An appeal by plaintiff from the order of Clute, I., of Nov. 2, 1909. A. G. MacKay, K.C., for the town, contra. The action was

for the town, contra. The action was to set aside a bylaw repealing the local option bylaw, submitted to the electors and voted down, as never validly submitted to, or voted upon, or so dealt with by the council as to be operative, and to have another bylaw ordered to be submitted to the electors. At the trial the action was dismissed with costs. Plaintiff now appeals from that judgment New Traders Bank Branches

A branch of the Traders Bank has been opened in Erskine, Alberta, and we are advised that one will be opened in Matheson, Ontario, about the Ast instant. This will make 106 branches of the Traders Bank in Canada,

Guelph's New Park. Price. 50 cents per box. 3 boxes for \$1.25 at all dealers or mailed direct on receipt of price by The T. Milburn Co., of the river, and will fill it in for a

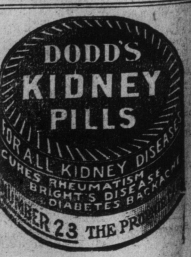
park and for building lots.

MICHIE'S Extra Old Rye Whiskey is always of the same even quality and mellow flavor-none better. Michie & Co., Ltd.

ed until 18th inst.

Rex. /v. Teasdale.—An appeal by defendant from order of Clute, J., in chambers, of Jan. 19, 1910. E. Bayly, K.C., for convicting magistrate and informant, centra. Argument of appeal resumed from Sesterday and concluded. Judgment reserved.

Ward v. Town of Ower Second 1.



BLAN Pure wand sco or blue x 84 in

TOWELS-Hemme TEA CLO

Limite

Drawn

square larly \$ PILLOW Hemsti Cases, drawn.

> BED SHI Hemsti

SIDEBOA GENTS' Worth

NEW WA A disp profusi IF OU

JOHN C.P.R.

City Scol

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all part Ex-Cit who w sented court, Act onl to appe compan to the appeal diction, cured, privy o The c ed by

Harpe Building