FOR THE WORLD'S

THURSDAY MORNING

FOUNDED 1880. & Morning Newspaper published Every Day in the Year. WORLD BUILDING, TORONTO, All Departments.

\$3.00 will pay for the Daily World for one year, delivered in the City of Toronto, or by mail to any address in Canada. Great Britain or the United States. \$2.00

or Great Britain. stage extra to United States and all to be said yet. other foreign countries.

Main 5308

Is The World's New Telephone Number.

THURSDAY MORNING, MAY 18, 1911. We have been charged by The Even-

made more effective shall anyone ob- jurisdiction.

chancellor of the exchequer, fresh as tion will remove any danger of friction.

By including payment of members onto building bylaw, is entitled on its in his budget, the chancellor prevents merits to careful consideration. Its subject to approval of court, on equal interference by the house of lords. The subject matter is of great importance division among the heirs. This agreeproposal is the direct result of the in the general interest of the public judgment of the law lords in the Os- who should, of course, be properly proborne case, confirming the decision of tected in building construction. But it the court of appeal, that the expendi- is right also that the regulations enture of trades union funds for the elec- forced should be reasonable and not tion and maintenance of members of exacting above what is necessary. The parliament pledged to vote in a parti- objections to the present bylaw have cular way was contrary to public been grouped under four heads-undue policy. On Nov. 18, 1910, Mr. Asquith severity in many of its provisions, unannounced that it was the intention due laxity in others, incompleteness and Hutchison, K.C., for plaintiff, E. of the government to propose an appro- faulty editing and the memorial gives B. Johnston, K.C., priation out of public funds for the in detail the reasons for revision. payment of members. That intention These will, no doubt, be given full has now been carried out, and if it weight by the city's technical advisers dants from further proceeding with conflicts with the more recent practice, and it ought not to be difficult to the erection and construction the change is justified by altered con- reach an agreement which will conditions. Altho Mr. Balfour and Mr. serve the interests of all concerned in Austen Chamberlain oppose the pro- building operations and provide adeposal, it has been favored by other quate safeguards for the public.

painful past, and its future is not en- convenience, but he will earn the Langton appointed joint trustees. couraging under present conditions. the transmogrified city hall of the past

The official desire is always to have things remain in statu quo. The market has been statu quoed so long that it is time to have a change. We are not aware whether the mayor and board of control are individually or collectively responsible for the superintending of the market, or whether it comes under a chairman of committhe commissioner nurses it all by himself. Whoever is particularly in charge of it should get out his considering

The Toronto World cap, and ponder over the possibility of mproving the situation. Toronto ought to be able to accommodate its market business at least as well as Hamilton, as every fruit man from the peninsula who calls takes pains to remind us. Corner James and Richmond Streets.

TELEPHONE CALLS:

Main 5308—Private Exchange Connecting for Toronto, not to speak of Covent Garden, London, or the Waverley in Edinburgh, and other up-to-date institutions. And it won't do to say that the market is to be subordinated to the storekeepers. If they want a market for themselves, then the city hall au- for Thursday, 18th inst., at 11 a.m.: car, by mail to any address in Canada
r Great Britain. Delivered in Toronto
r for sale by all newsdealers and newsket for the citizens. And there is more

THE ONTARIO RAILWAY BOARD. In the early stages of the career of the Ontario Railway and Municipal Board, while so to speak it is finding itself, and while the various bodies with which it has to deal are unaware UNITE TO FIGHT CONSUMPTION. of the extent of its jurisdiction or the principles animating its rulings and ing Star with misinterpreting criti- policies, it would be unlikely that there clsm of the medical health officer's should be no misunderstandings. Sevcampaign against tuberculosis. And eral have already occurred, and there then The Star deprecates "his recom- may be more. But these arise less from mendation that the city go in for an the novelty of the conditions, we beunnecessary duplication of buildings lieve, than from any disposition on the Jurisdiction. Order made. and service." That is misinterpretation, if you like, with a vengeance, or a la Star.

Crowther v. Town of Cobourg—E. N. Armour, for defendant. J. MacGregor, for plaintiff. Motion by defendant for the recent misunderstanding with

We do not wish to begin a campaign | the city, for we believe it to be no against which defendant she will proon a question which we believe can more, there was a very natural and a ceed or to amend. Reserved. best be settled to the advantage of very proper jealousy on the part of C. L. Jones, for plaintiffs. Motion by the citizens generally, the stricken pa- the city to protect those rights which plaintiffs for an order shortening time tients, the National Sanitarium Asso- the authorities of wider jurisdiction for appearance to ten days. Order clation, and the city health depart- have often seemed willing to arrogate made. ment, by the appointment of a com- to themselves. On the other hand the Henderson, for defendant Clarkson. R. mittee representing the two bodies last railway board, under the act, is given | F. Segsworth, for third party. J. mentioned, to investigate existing con- the authority formerly exercised by the Boland, for plaintiff. Motion by deditions, and to report on a plan of lieutenant-governor-in-council in cer- fendant Clarkson for directions for tain respects, and must necessarily ac-We are satisfied that co-operation is quit itself of its responsibility. These Usual order for trial of third party possible and desirable, but it is not things pertain not only to Toronto in issue. Costs of this motion in the isto be brought about by acrimonious its relation with the railway board. sue as between defendant and third newspaper controversy. There is a but to all other municipalities and the Notice of trial set aside and new record vast field to cover with 3000 people a board, and it is of as much import- to be passed when third party issue year dying in Ontario, of the disease, ance to them as to Toronto to have a tried. Trial to be expedited by third If the city can add to what is being correct understanding of the applica- party and defendant. done, and if the present work can be tion of the act regulating the board's Wallace, for plaintiffs. A. J. R. Snow,

than diphtheria, scarlet fever, small- apprehension in connection with a repox. typhoid, cancer, appendicitis, mark dropped by the chairman of the any event. meningitis and influenza all combined. board relative to the control of the No one who knows the conditions can policy of the city in laying water mains K.C., for plaintiff. W. A. Proudfoot. dream of duplication of effort. There or street car lines or carrying out any is more to be done than all the forces other scheme desired by the city. If is more to be done than all the forces other scheme desired by the city. If infant. J. T. White, for defendant that can be stirred to activity can at- we laid undue emphasis upon the re- English and third party. No one for marks of the chairman, we are glad of other defendants. We trust our suggestion that Mayor the opportunity to correct a false im-We trust our suggestion that Mayor the opportunity to correct a false im-Geary and Mr. W. K. McNaught pression. It would be intolerable to the might arrange for the appointment of citizens of any municipality in the proa committee with a view to investiga- vince if any outside authority should tice with costs payable to defendant tion and joint action, will have some be able to dictate what they should Hamilton. Allowing service of notice be able to dictate what they should of trial on defendants Stormont and do or not do after a vote of the citizens had decided upon a certain course. ant Short to appear and defend to-

On only one point, that of the pro- fully and necessarily employed in de-Hament out of public funds, will Mr. determined upon is well and truly done, | plaintiffs. Motion by plaintiffs Lloyd-George's budget meet with op- and that the money the citizens are leave to issue a writ for service out K.C., for town of Sturgeon Talls. S. position. This means that the prin- supposed to be spending is actually oples of the famous budget, whose re- spent. Under the act, a rategayer is jection led immediately to the pending entitled to ask at the board's office for change in the constitutional portion of such information as this, and the the house of lords, are now accepted board must be in a position to give it. and have become permanent features Naturally the board requires to get it of the fiscal policy of the United King- from the municipal authorities. We dom. It is a remarkable tribute to the believe an understanding of the posi-

BUILDING BYLAW REVISION Such a memorial as that presented Mr. Lloyd-George is making history, city architect by a general committee and. British political annals show no representing various technical and more striking career than that which business organizations in support of the request for a revision of the Tor-

Something will have to be done with | There is a magnificent parody of the city market. It is referred to in Walt Whitman in Punch of May 3. K.C., for petitioner, F. W. Harcourt, various terms of opprobrium, but we Our magistrates should see that the fail to remember any unofficial expres- police are instructed to prevent its cir-

reduce the high cost of living. It is If Hon. Mr. Mabee should order a not a convenience to the citizens. The bridge at Sunnyside, as he ordered a proving the sale made and declaring farmers have not been lured into it viaduct on the esplanade, he may dis- that the deed already executed by the as we were promised. And now the please one or two gentlemen who are fruit men are in open revolt. It has a not specially concerned with the public

> Lachine. Hobman, aged 30, was almost instanton his way to take a train for the

regard of the people generally.

CANADA PERMANENT

Available When Wanted No depositor has ever been asked to wait an hour for any money at his or her credit.

TORONTO STREET. TORONTO. MORTGAGE CORPORATION

AT OSGOODE HALL

ANNOUNCEMENTS.

May 17, 1911. Motions set down for single court for Thursday, 18th inst., at 11 a.m.: Lund v. Worthington

2. Blyth v. Canadian Malleable. 3. Fox v. Stevenson. 4. Re Burk. 5. Re Woodward Estate.

6. Macdonald v. Peters.

Peremptory list for divisional court

 Renny v. Dempster.
 Ottawa Wine v. McGuire. 4. Wright v. Ratoliffe and cross ap-

5. Neal v. Rogers. Peremptory list for court of appeal for Thursday, 18th inst., at 11 a.m.; 1. Moorehouse v. Perry (to be con-

tinued) 2. Adams v. Craig. 3. Farquharson v. Barnard Oil Co. 4. Hutt v. Hutt.

Master's Chambers. Before Cartwright. K.C., Master. Imperial Paper Mills v. Clinton Pa Co.-Boyd (Royce and H.), for plaintiff. Motion by plaintiffs for leave to issue a writ for service out of the

trial of third party issue and to set aside notice of trial as premature.

Hyslop Brothers v. Hodgins-E. E. K.C., for defendant. Motion by plainject? Consumption kills more people There appears to have been a mis- tiffs for an order for final possession of chattels in a replevin action.

> Pears v. Stormont-A. J. R. Snow, defendant Gurrie. S. W. Burns, for an Motion by plaintiff for an order expediting trial and to The functions of the board are use- morrow. Case to be put on peremptory Imperial Paper Mills v. Rhinelander of the jurisdiction and for service of same by notice. Order made.

Before Middleton, J. Toffey v. Stanton-G. F. Henderson, K.C., for defendant. J. A. Hutcheson, ant from the report of the local master at Brockville. Reserved.

Toronto General Trusts Corporation Goad-W. H. L. Gordon, for plain-I. F. Hellmuth, K.C. for two adult children of second marriage. J. A. Paterson, K.C., for widow. F. Harcourt, K.C., for two infant children of second marriage. M. Lash, for four children of first marriage. A motion by plaintiff under C.R. 938, for an order construing the will of Charles Ed ward Goad. As to the personal estate, counsel state that parties have agred, ment was approved and judgment re-

of motion son, for plaintiff. C. P. Smith, for J. K. Macdonald. A. A. Miller, for two defendants. F. W. Harcourt, K.C., for next of kin of William Macdonald request of parties adjourned until 18th

education. E. E. A. Du Vernet, K.C. for the contractor. Motion by tiff for an order restraining defencollegiate institute building in town of Smith's Falls, and restraining the board from paying out any forther sum of money on account thereof Upon the statement of the board of education that it intends to keep within the limits of the amount now voted back number in his politics as he is or that may hereafter be voted injuncin his theology, he will never lead a tion dissolved. By consent of parties motion turned into motion for ment and judgment pronounced dismissing action without costs.

annuity payable to the widow upon Re Maclennan estate-H. M. Mowat became divisible under the eighth tees of E. M. Maclennan settled estate for an order validating a sale by trustees. Order made appointing the official guardian to represent the untrustees is sufficient to convey fee in the property. The Toronto Genappeal by plaintiff from the judgment eral Trusts Corporation and Thomas

Costs of all parties out of the estate. was an action by Samuel Plunkett, Rosevear v. Halliday-W. C. Hall for plaintiff. W. A. Proudfoot for defen-MONTREAL, May 17 .- Struck by a dant. A motion by plaintiff for an or-Grand Trunk train at Valois, near der continuing the injunction restrainthis morning, Mr. Harry ing defendants from making holes, in the wall in question until the He lived in Valois, and was trial. Order made that parties speed ment, which he struck with his head. Statement of claim to be delivered in two days, statement of defence in two days thereafter. Issue the jury could not agree, and the judge to be joined at once, and action to be entered for trial within a week there-Injunction continued to trial. Costs reserved to the trial judge. Ac- costs. Judgment (V.V.): Appeal dis-

> week after pext. Re Goldfields and Harris-Maxwell Aylesworth for plaintiffs. E. C. Cat-Co.-G. H. Kilmer, K.C., for Goldfields. tenach for defendant. An appeal by F. E. Hodgins, K.C., for Harris-Max-plaintiffs from the judgment of the well. Motion by Goldfields for a mandatory order to Harris-Maxwell Co. to 29, 1911. An action by plaintiffs to re-By cover \$100, the price of ten shares in

A page from the new Encyclopaedia Britannica. India Paper:

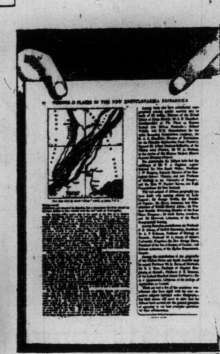
A story told in

five photographs.

2.—Passing through a lady's ring.



It has been said that the employment of India paper has more than doubled the usefulness of the Encyclopaedia Britannica. The striking improvement is the more attractive since, in the reduction by two-thirds of its bulk and weight, the book loses nothing in the legibility of its pages and makes a distinct gain in strength. As a test of its wearing qualities, a page of the new Encyclopaedia Britannica was folded and tied into knots, passed through a small ring, crumpled into a tight ball. It was then opened out, when a few strokes from a hot iron brought the page back absolutely to its original state.



3.—Crumpled up in a tight ball

4 .- Partially smoothed out.

Re Imperial Land Co.-G. H. Kilmer

An appeal by the town from the or-

der of J. A. C. Cameron, official re-

fered, dismissing the application of

the town of Sturgeon Falls for leave

to commence an action for a declara-

tion that the said corporation has a

llen on the lands of the Imperial Land

enforce such lien. Appeal allowed. Or-

town with respect to the taxes

question. In the action no sale is to

be had or any relief enforced without

leave. The town is granicd leave to

sessment Act, unless within three days

the trustees for the bondholders file

an undertaking to pay over to the

time on, without statement, in which

case no order made on this motion.

Costs of this motion to be added to

Costs of former motion in

plaintiffs S.

town all rents received from

cause in action to be brought.

Re J. S. Macdonald, Uppleby V.

pleby and A. Pemberton. E. D. Ar-

defendant, E. F. Schauer. E. G. Long.

Osler, for Mrs. H. Spragge. Separate

appeals by plaintiffs, Louise Uppleb;

and Adele Pemberton and the defen-

dants, Josephine Langlois and George

S. Macdenald, from the order of Mid-

Macdonald, and decided that the re-

presentatives of testator's daughter

illa were entitled to share in the

subsequent to her death, and that

the capital invested to produce the

her death fell into the residue and

clause among the testator's daughters

Before Falconbridge, C. J.; Britton, J.;

Plunkett v. Toronto Railway Co .- A

R. Snow, K.C., for plaintiff. D. L.

of Mulock, C. J., of March 17, 1911. This

father of William Henry Plunkett,

of defendant company striking a lorry

driving across the tracks of defendant

company, throwing him to the pave-

and was instantly killed. The plaintiff

claimed \$3500 damages. At the trial

being of opinion that the evidence dis-

Canadian Druggists v. Thompson-F

closed no cause of action against de-

fendant, dismissed the action

on which deceased was sitting

Judgment: Appeal dismissed.

the executors.

with

defendants J. Langlois and G.

for the Toronto G. T. Corporation.

dleton, J., of 18th January, 1911.

order complained of was made

distribution made by

and son George.

taxes.

Defries.

Macdonald.

drew his subscription before allotment. and charged fraud and misrepresen-tation on part of plaintiffs. At the lowed to interfere with any advance trial the action was dismissed H. Bradford, K.C., for the liquidator. costs. Appeal argued and judgment

5.—Completely ironed out.

reserved. foot. K.C., for the plaintiffs H. E. Rose, K.C., for defendant. An appeal Co. for amounts due for taxes, and to 1909. tee Co. to declare the right of the mond v. Govenlock.

Before Mulock, C.J.; Teetzel, J.; Middleton. J. Hamilton v. Perry-W. J. Clark for defendant. J. King, K.C., for plaintiff. An appeal by defendant, J. Perchambers of March 24, 1911. The orfor an order prohibiting any further missed the application with costs. Judgment: Appeal allowed and order made prohibiting all future proceedings upon the personal judgment, entered against the defendant. Jane Per-Before Meredith. C. J.; Teetzeel, J.; r. but this order is not to prevent the make it a judgment in the proper form against the said defendant as a married woman, and without prejudice to any answer she may have to such mour, K.C., and R. Smith, K.C., for motion. No costs.

> Before Moss, C. J. O.; Garrow, J. A.; Maclaren, J.A.; Meredith, J.A.;

Magee, J. A. Rex v. Dagenais-M. J. O'Connor, C., for prisoner. E. Bayly, K.C., for the crown, Motion by The leave to appeal from a judgment of a divisional court from their order refusmotion for an order construing the ing to quash conviction of prisoner for vill of the late Hon. John Sandfield selling liquor without a license. Mocounsel to apply to the attorney-gen-

> Harley v. Canada Life Assurance Co.-G. H. Watson, K.C., for plaintiff. fendants. An appeal by plaintiff from the judgment of Teetzel, J., at the trial of Jan. 24, 1911, whereby he that the plaintiff was not entitled to plaintiff under the policy issued to him by defendant, and that defendant was entitled to rectify said policy. This was a tontine policy and it is alleged \$857.93 profits, which plaintiff claimed. while defendant asks that the policy be reformed by striking out \$3000 and inserting in lieu thereof \$1422, and for drawable is \$1779.93. Appeal argued

who, it is alleged, was killed by a car and judgment reserved. Shaw v. Board of Education, St. Thomas-W. K. Cameron (St. Thomas) for defendants. Thomas) for plaintiff. An appeal by defendants from the judgment of Falconbridge, C.J., of Jan. 3, 1911. An action by plaintiff to recover damages newsboys and newsdealers. by him while acting as sanitary in

county court of Middlesex of March

COUPON FOR THE WORLD'S

CRIPPLED AND "STAY-AT-HOME" CHILDREN

LYMAN H. HOWE TRAVEL FESTIVAL ROYAL ALEXANDRA THEATRE SATURDAY, MAY 27th, AT 10 A.M.

This coupon, presented at the Theatre, entitles any DESERVING child to free admission. Doors open at 9.45.

HERE IS TICKET FOR TORONTO WORLD'S "KIDDIES" PARTY: A big theatre party for the little "stay-at-homes" of Toronto will be given by the Toronto World at the Royal Alexandra Theatre, Saturday morning, May 27th, 1911.

THE TORONTO WORLD WANTS EVERY CRIPPLED OR OTHER STAY-AT-HOME CHILD IN TORONTO TO BE INCLUDED IN THIS BIG FREE THEATRE PARTY.

The Toronto World invites the kiddles who want to be numbered among the thousand or more little ones who will go to the Royal Alexandra to cut out the coupon that will be printed in the Toronto World Monday, and get ready to see the greatest picture show that has ever been given in a Toronto theatre. This coupon will entitle them to a seat and a sight of all the wonderful things Lyman H. Howe has been showing to hundreds of thousands in the big New York Hippodrome.

If you are crippled, write a note to the Toronto World and give your address. If you are able to get to the Royal Alexandra simply cut out the coupon and be at the theatre just before 10 o'clock Saturday, the 27th inst.

spector for the City of St. Thomas, the plaintiff having been injured by falling into the ash pit in front of the furnace of one of the public schools of St. Thomas, he having entered said building without the knowledge of defendant or of the principal or caretaker of the school. Judgment was given plaintiff at the trial for \$1200 and SCOTCH WHISKY A blend of pure Highland costs. Appeal argued. Judgment re-

Moorehouse v. Perry-I. F. Hellmuth, exclusively for K.C., for defendant. D. I. Grant for plaintiff. An appeal by defendant from the judgment of Riddell, J., of Oct. 12, 1910. This action was brought by plaintiff to recover \$3944.79 alleged to be the amount of various loans made by plaintiff to defendant, but which defendant denies. At trial judg-ment was entered for plaintiff for TORONTO.

Appeal partially argued and not con-THE TUBERCULOSIS PROBLEM.

Editor World: Along with many others I was pleased to see that you have taken a stand in favor of the plan advocated by Dr. Hastings, that there should be a hospital for consumptives owned and managed by the city. Any such scheme is sure to call forth

\$3046.39 and costs and dismissing de-

fendant's counter claim with costs.

considerable opposition, partly on the court the certificates held by counsel for Harris-Maxwell to be handed over to counsel for Goldfields, and judg-tion and allotment, saying he with-

Dr. Hastings makes the statement that in the next ten years in Toronto there will die of tuberculosis 6000 persons. The committee of 100 that con by plaintiff from the judgment of the tistics of the United States concluded county court of Huron of Dec. 15, that every person, regardless of age. By direction of the court the is worth \$1735. This included children argument of this appeal stands ad- and the very old, who have a negative enforce such lien. Appeal anowed. Of der, granting leave to town to sue the liquidator and the Trust and Guaran-liquidator and the Trust a

> But not to strain the argument, allow that each life lost has the average value of \$1735, the total value of the would be \$10,410,000. This is a of Clute, J., in very large sum as against the paltry der complained of was made on the health officer to help curtail the ravapplication of defendant, Jane Perry, ages of this disease by adapting the Present Isolation Hospital.
> In The Morning World of May 16 the

statement is made that there have died of consumption in Toronto up to date this year no less than 139 persons. This would represent a money loss of \$241, 165, not including anything for the time lost thru sickness of those who died and those who are ill and still living. At the same rate for the entire year the loss would be \$641,950, caused by the death of 7370 persons.

The argument is advanced that it would tend to lessen private generosity. History does not bear this out. city has given large sums to the hospitals of Toronto, and they continue to receive large private donations. The truth is more likely the other way. If the city, as a whole, will do its duty. the wealthy will be more likely to do

There was some talk at one time that the Sanitarium Association would apply to the city for \$200,000 in aid of the work that is being carried on a Weston. I am inclined to think that most people in Toronto would favor the plan proposed by Dr. Hastings. If the city must give large sums of money for consumptive and new isolation hospi tals, they should be given to institutions owned by the city, of easy reach by the people, and where every physician may attend his own patients.

It is to be hoped that this broader policy may prevail. This would not in the least militate against the Na-Sanitarium Association, which too much praise cannot be given. going on with its plan of raising a to pick up anything felt as if my back million dollar f und in memory of King must break. I was advised to try Edward. There will be ample need for Doan's Kidney Pills, and after taking every dollar that can be secured. The two boxes I was entirely cured, and fee task of controlling tuberculosis is a that I cannot speak too highly in their Herculean one, and will need every as- favor. sistance, including the city's as well as the private benefactions. John Ferguson.

264 College-street.

polo team, all mounted, appear in the undergo. Art Section of this week's Sunday Art Section of this week's Sunday Weak, lame on aching back comes World. Copies are for sale by all from the kidneys, and when the kidneys newsboys and newsdealers. Canadian in Engand.

That famous mineral water, which pubbles out of the black rocks at St. Leon Springs, in Northern Quebec, is now being shipped to England. It is acrid and poisonous impurities which undoubtedly the greatest of all minhave collected, thus clearing out the eral waters and that is why its fame kidneys, bladder and urinary passages. is becoming so world-wide. It is shipped to Toronto under seal direct dealers or mailed direct on receipt of price by The T. Milburn Co., Limited feel energetic and keep well, then you can't beat St. Leon. From dealers or consent between parties approved by plaintiff company, alleged to have been DR. CHASE'S OINTMENT, the company. Phone M. 1321.

Malts, bottled in Scotland

Michie & Co., Ltd.

BRICKS

TORONTO FIRE BRICK COMPANY

Manufacturers of HIGH GRADE RED PRESSED BRICKS

Rich Red Colors, and made of pure shale. Also Field Tile. Prompt shipments. Office and Works-Mimico. PHONE PARK 2856

ed7 NIGHTS-Park 2597 CRIMEAN VETERAN DEAD

Came From Scotland to Canada at Close of the War. BROCKVILLE, May 17 .- (Special. Angus Shaw, a Crimean veteran, died at the hospital here of blood poisoning. He came to Canada from Scotland at the close of the war, and has lived at Brockville. Kingston and Lansdowne, He was well known as a horticulturist, be much higher than the figures just several years of the Kingston Penitentiary grounds. He leaves one son. Dr. Shaw of Lansdowne. The funeral be held in this city to-morrow, under the auspices of the Masonic Order, and

> RAILROAD TELEGRAPHERS' OFFICERS.

Cemetery for interment.

The Order of Railroad Telegraphers' convention, which closed last night Perham (an old Toronto boy), president; J. A. Newman, T. M. on. David Campbell (of Toronto also) and J. J. Dermody, vice presidents; F

W. Quick, secretary-treasurer. The ladies' auxiliary of the order elected the following: President, Mrs. E. B. Smith. Atlanta, Ga.: secretary treasurer, Mrs. G. W. Malone, Galesburg, Ill.; first vice-president, Mrs. E. L. Mathers, Greenfield, Tenn.; sec vice-president, Mrs. W. C. Bilson, Bal-timore, Md.; third vice-president, Mrs. J. J. Campbell, Kleinburg, Ont. Executive board: Miss D. M. West,

Atlanta, Ga.; Mrs. C. P. Pierce; Baltimore, Md.; Miss A. Houston, Ontario; Mrs. Hefner, Monticello, Texas, and Mrs. L. E. Crandell, Christney, Iowa.

Had Severe Pains In His Back.

Could Hardly Work,

Mr. Alfred E. Davis, Gorrie, Ont. writes:—"For some years I suffered from severe pains in my back and could he

"This was nearly four years ago and I still remain cured.

Those who have never been troubled The members of the Toronto Club suffering and misery which those afflicted

deranged.

Doan's Kidney Pills are a specific for all kidney troubles.

Price 50c per box or 3 for \$1.25, at all price by The Toronto, Ont.

If sort wing direct specify "Doan's"

JOHN C

Two Spec

A neat as

A neat ass in Ladies' this seaso tailored, terfals Broadcloth fine Fren cial clears this week.

Extra fine basket , black, gr ly silk li garments. almost do

MAIL O JOHN

Cont by the resort the industry jected to hir the house months' add tant resolu Should

There was Borden said he must ta hable cost. to introduc laye consid fore the ho

one capable was not tre asking the the road wo In conclusas the Don road provisi to give the terest in 't company. road would no steps he control of t The bill w

turned by morgue last death of Queen and and who die Hospital of verdict exc

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Dr.Ch

pimples, there is t rassment t ticularly w It is qui blood right ment, but of overcon

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Dr. Cha almost as heals almon the time on the na-like inter are appar note from ment mad The w

axes of at all dea for. Limitree if yo