The Toronto World A Morning Newspaper Published Every Day in the Year.

IMPERIAL STATE-OWNED ELEC TRIC SERVICE.

Theoretical disquisitions and anticipations have always been more alluring then immediate practical works. re easier to begin with and there are no bounds to the imagination which can revel in the fabric it creates, however remote it may be from probability or even possibility. Yet while the dreamer is thus amused, valuable opportunities for bringing the goal into ach are allowed to pass, or ennitely postponed. The wonscoveries and inventions that ought distant countries into touch have produced a certain impatience of mind which frets at the slow march of political and social development and eagerly aspires to hasten events which can only come in their

own good time. This is true of the British Empire and its closer union. Schemes of federation and forms of imperial government have been devised, some meritorious enough, but destined to oblivion because they run contrary to the natural evolution of the states it was scught to weld together. This was inevitable and the lesson should teach those who are striving after closer union that the time and effort so wasted would have been better spent if concentrated on really practical measures upon which there is substantial agreement. This matter of stateowned electric communication among the British states, unanimously approved by the Imperial Press Conference, is just such a proposal as will further their co-operation for common purposes and it should be soon and seriously considered by the various governments.

HONOR TO WHOM HONOR. In giving credit for the grant of autonomy to the Transvaal and the O:ange Free State to Mr. Asquith's government an afternoon co itemporary overlooked the fact that the honor is really that of the late Sir Henry Camp. bell-Bannerman. The letters patent embodying the constitution of the Transvaal were issued on 6th December, 1906, and those for the Orange Free State in July, 1907. Sir Henry did not retire from active politics till the spring of the following year. The error was no doubt inadvertent, but in view of the short tenure of office by the late Liberal premier, this, the most notable act of his administration it should not be forgotten, was known to be directly due to his own initiative. What has since happened and the fuof South Africa will, The World believes, demonstrate the wisdom as well as the courage that underlay Sir Henry Campbell-Bannerman's decision.

WEAK-MINDED CHILDREN.

Appropriate recognition was accorded the work Dr. Helen MacMurchy has done in the last two years by the women's congress yesterday. The very ressive presentation of facts by Wiss Dendy, of the Sandlewood Schools, Manchester, regarding what is done, what is necessary to be done, for ective-minded children, was perhaps the best justification that could be required for Dr. MacMurchy's apolatment, "Everybody knows," said Miss Dendy, "that you have one of the experts of the world with you in defectives could be of any use in solving the problem of their existence.

The study of their family history hows that the offspring of such parin is invariably defective. Segregastated that Hon. W. Tuesday.

a plan under consideration which he hoped to have ready for the next session of the legislature, dealing with which she is held. It was shown that stipulated that she have the free use submitted. The plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff storm obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the removal, the plaintiff from obtaining the fixtures on the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, giving the committee until July 22 to accept. She objected to the property at \$16,500, given at \$16,500, giving the committee until July 22 to accept.

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A MUCH-NEEDED REFORM.

Editor World: May I kindly ask you to exert your influence with the directing the week are Messrs. M. J. Haney and E. O'Keefe. to exert your influence with the direcsent arrangement of sleeping compartments in the Pullmans by a curtain dividing the berths, occupied by the different sexes, as done in Australia and doubtless other countries. After an absence of seven years from your charming city was astonished the needed reform had not yet taken place.

THE PEOPLE OF HAMILTON.

Editor World: I do not know whether you know how much the people of Hamilton appreciate your chamof Hamilton appreciate your cham-pionship of their best interests in re-gard to power in spite of the disloyal conduct of the three local papers. Every time these papers abuse you or Mr. Maclean everyone here knows that another step toward public power has been made. The World has dehas been made. The World has de-veloped a remarkable faculty of making certain persons here line up against a monopoly of power in private hands. Keep right on.

Barton Street. Hamilton, June 25.

Corner Stone Laying. The corner stone of St. Paul's Eng-Markham, we be laid at 2.30 this afIf it isn't an Eastman it isn't a Kodak

"KODAK"

Is our Trade-Mark and cannot be rightfully applied except to goods of our manufacture or those of the Eastman Kodak Co. When a dealer tries to sell you a camera or films or other goods not of our manufacture under the Kodak name, you can be sure that he has an inferior article that he is trying to market on the Kodak reputation, and he also makes himself liable to suit by us for damages and injunction.

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M. A. Collette, 299 Dundas St. S. Hanson, 444 Spadina Ave. A. Legge, 831 College Street. W. McDermid, 216 Queen St. East. J. L. C. Nornabell, 467 Bloor St.

Chas. Potter, 85 Yonge St. S. B. Pretty, 982 Bloor St. W. J. G. Ramsey & Co., Limited, 89 Bay St. A. E. Ryde, 49 King Street E.

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Bay St. J. C. Williams, 121 Yonge St. J. W. Wood, 491 Parliament St. B. M. Woodward, 381 Broadview Avenue.

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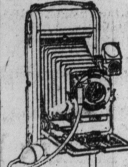


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and printing. J. G. RAMSEY & CO., Limited, 89 Bay Street

WHAT IS ICE CREAM?

That It is a Food.

and the chief inspector's heart is filled with joy and hope that he may secure a like decision here. To that end he Street Railway of fering the free use in the defendants had in the last which the last which the defendants had in th

to wait for her money. She was recommended.

It is much cheaper to take case of them than to look after the paipers and criminals resulting from their enlargement upon the community. The confidence reposed in Dr. Machart Marchy by the congress proves her to be a most valuable adviser for the government in this matter.

To wait for her money. She was recommended.

Miss Scott, principal of "Branksome Hall," on East Bloor-street, will have the lease of her property extended. Mr. Fleming dropped in to plead for the borah Spice, better known as Debby would not need the money they would not need the lease.

Menard v. Laurier.—A. H. Beaton respondent, movel to disribute the loan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the Doan lands. The defendants had to remove the fixture the lease of her property extended. Mr. Fleming dropped in to plead for have committee decided they would not need the money they would not need



FREE RIDES FOR CHILDREN Inspector Archibald Combats Decision Manager Fleming Offers Cars

School Picnics.

ably be accompanied by Trustees for lack of presecution. J. W. Bain.

The honorary governors who will visit the Toronto General Hospital durvisit the Toronto General Hospital durvisit

Train. Train now leaving Toronto for Ni-agara Falls, Buffalo, New York and taken until the filing of affidavit on Philadelphia at 4.05 p.m., will on and leth June on behalf of respondent on after Sunday, June 27th, leave at 4.30 this application. Judgment: It appearp.m., carrying through Pittsburg ing that no application was made to sleeper on and after Monday, June fix the time and place of trial within King and Yonge-streets. Phone Main tion is dismi sed following the decision

Steamers For the Races. Hamilton just now attracts many visitors on account of its race meeting. Public service companies in ful-filment of their obligations must meet a public need and none do it retter than the owners of the steamers Modjeska and Macassa. Those who want a pleasant day's outing could not do better than voyage to Hamilton by these well-known and much-appreciated steamers. The hours are entirely suitable to all who wish to attend the races, and the fares are extremely moderate. Steamers leave Toronto at 11.30 a.m., in time for the first race; and

IN THE LAW COURTS

ANNOUNCEMENTS.

Master's Chambers.

Before Cartwright, K.C., Master.
White v. Walkerton and Lucknow
Railway Company—Walrond (MacMurchy, K.C., for defendants, moved
for order dismissing action without

costs. Order made.

Hemphill v. Jenkins—Stockton (Johnston, McK. & Co.), for defendants, moved on consent for an order dismissing action without costs. Order made.

Beamish v. Bell—R. R. Waddell moved Beamish v. Bell—R. R. Waddell moved for leave to issue subpoena duces tecum to the registrar of deeds for West Toronto. Order made.

McKerracher v. Matthews—J. Nason, for defendants, moved on consent for an order dismissing action without costs and vacating ils pendens and mechanics' lien. Order made.

Mackenzie v. McKittrick—C. R. McKeown, K.C., for defendant, moved for an order for security for costs. J. E.

Keown, K.C., for defendant, moved for an order for security for costs. J. E. Jones, for plaintiff, contra. Reserved. Traders' Fire Insurance Company v. Forster—R. S. Cassels, for plaintiff, moved for judgment under C.R. 603. G. S. Hodgson, for defendant, contra. Reserved. tra. Reserved.
Ring v. Morris—W. C. Mackay, for plaintiff, moved to strike out statement of defence of defendant Ferguson for default in making production.
E. A. Forster, for defendant, contra. The affidavit having been now filed, motion dismissed. Costs to plaintiff in any event, fixed at \$6.

Before Meredith C. J.

Re McLeod Estate-E. G. Long, for several beneficiaries, moved for an administration order. G. Grant, for one of the executors. W. E. Middleton, K. C., for another executor. P. McDonald (Woodstock), for another executor. M. C. Cameron for infants. Enlarged until first chamber day after vacation, with Mberty to bring matter on on two days'

Re Robson-M. C. Cameron, for M. C. Robson, moved for the allowance of \$60 per year for four years for main-tenance. Order made allowing \$30 a year for two years.

Re Nicholson-W. E. Middleton, K.

C., moved for an order for the payment out of \$514.51 to Grace Hey. Order made. Re Brock Estate—W. E. Middleton, K.C., moved for an order for the pay-ment out to the administrator of Ellen Robinson's estate. Order made. Harris v. Wishart—J. M. Ferguson, for plaintiff, appealed from an order of the master in chambers of June

17, 1909, refusing to give judgment to plaintiff under C.R. 603. W. J. Boland, for defendant, contra. Appeal dismiss-ed. Costs in the cause. Standard Sanitary Mattress Co., etc., v. Standard Ideal Manufacturing Co., etc.—R. B. Beaumont, for plaintiff, applied for removal of stay. W. E. Middleton, K.C., for defendants, contra. Stay continued until the case is dis-posed of by the King's Bench Division-

posed of by the King's Bench Divisional Court. Leave to move then.

Smith v. Kennedy—W. A. Skeams, for plaintiff, appealed from an order of the master in chambers of June 17, 1909, refusing to grant judgment to plaintiff, on motion under C.R. 663.

A. J. R. Snow, K.C., for defendants, contra. Appeal dismissed. Costs in the cause. Defendant not to interfere with any other property until this action disposed of without prejudice to any defence he may have, plaintiff's counsel undertaking to account for any rents the plaintiff may collect. Re Imperial Cement Company—C.
W. Kerr moved on petition for a winding up order. No one contra. Petition dismissed without prejudice to a new petition teing filed.

Dobner v. Hodgms-W. E. Middle-ton, K.C., for plaintiff, moved for an order allowing appeal to be had from the order of Latchford J. of June 17, 1909. Grayson Smith for defendant.

Before Latchford, J.
Smith v. The Plymouth Cordage Co. of Ontario-H. E. Rose, K.C., for plain tiff. G. Lynch-Staunton, K.C., and H. R. Morwood (Welland) for defendant. For Judgment (B). This action was err and Attorney-General Dominion v biought for \$2000 damages, the value of certain gas pipes and lipe lines values. &c., purchased by plaintiff, a C.P.R. v. R. H. Bryce, deceased, and merchant of Port Coltoine, from defendants, a company at welland. The defendants, answer is that they called the Colline Dominion Natural Gas Co. Toronto." What was the use of naving control of the yesterday haled Henry Dobel, James of cars for school picnics and for trips wells, piping and regulators, and that Mumfry, John Lister, John Black, Sam around the city for the school childents is invariably defective. Segregaents is invariably defective. Segregaents is invariably defective. Segregation, then, is the only remedy. It was
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tion, then, is the only remedy. It was
to the offer was accepted.

An offer to sell the property at No.
to the only remedy. It was
to the the care and detention of those of the complainant, a miliner, had agreed to wait for her money. She was repurchase was recommended.

The care and detention of those of two wait for her money. She was repurchase was recommended.

Miss Scott, principal of "Branksome the Doan lands. The defendants are fendants had to remove the fixtures on tion is dismissed with costs. Thirty

Dominion Controverted Elections.

Menard v. Laurier .- A. H. Beaton for respondent, moved to discrise tetition for lack of presecution. J. W. Bain. purpose.

John Stewart was reappointed inspector of painting.

Marie Menard, reel e tate agent of Ottawa, filed his petition on 5th December, 19 8, to set aside the election of the Honorable Sir Wilfrid Laurier Important Change in Grand Trunk 26th October, 1908, Preliminary objection tions were filed on 14th December, 1908, 16th June on behalf of respondent or Tickets and full information at the statutory period and no excuse be-ticket office, northwest corner ing offered for not doing so, the petiin the Glengarry case.

Non-Jury Assizes. Peremptory list for non-jury assizes, Saturday, June 26: Pefore Justice MrcMahon. Alexander v. Courlan. Before Justice Teetzel.

Sweeny v. Sessons. Writ Issued. A writ has been issued at the instance of Jas. A. Paterson against the Canadion Hide and Skin Company for wrongful dismissal and breach of

contract. return at 7.30 r.m.

Sir Hugh and Lady Graham attended their majesties' court at London privy council: James' Pay Railway V. Armstrong, St. John Pilot Com

EATON'S DAILY STORE NEWS



A Big Millinery Special For Out-of-Town Customers

WITH the 1st of July only a few days off and the big holiday season ahead, Summer Outing Hats should be foremost in the thoughts of the women. This Big Millinery Special, then, coming just at this season, should be of special interest to our many out-of-town friends.

The Hats are represented in the picture. A large broad brim natural leghorn flop, draped with silk or net, and flared up at left side; the silk is in champagne, tuscan, rose, burnt, white, brown, black, navy, grey and Copenhagen shades; the net is in navy, amethyst, peacock, old rose and olive

These are absolutely new hats, fresh from our own workrooms - the materials and shapes have been so pricereduced that the complete hat costs

you about half its regular price. It's a special for out-of-town customers. While they last

Five Things to Remember About This Offer

1. Order at once. 2. Order by H1-112.

3. State whether you wish hat draped with silk or net, and what color.

4. Your money refunded if not satisfactory.

These hats will also be made up for city customers when specially ordered.

SEND ALONG YOUR PHONE OR MAIL ORDERS.

On Most Goods in orders of \$25.00 or Free Delivery over, going forward in one shipment to railway stations in Ontario and Eastern Canada WE PREPAY FREIGHT.

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Third Floor THE DUTY ON PULP Senator Aldrich Hopes to Be Able to Satisfy All.

OTTAWA, June 25 .- Dr. W. F. King

lanche from a mountain peak two Forlide an export tax the United thousand feet to a valley below while States would punish its own people by

tory provisions of the wood pulp and print paper paragraphs of the tariff tion Co., owner of steamer Prescott, v. bill being referred to by Senator Clapp to-day, Mr. Aldrich indicated that the finance committee still had that matter under consideration and hoped to has received a message telling of the report a substitute that would prove reath of Joseph Sheppard of Nanaimo, a member of one of the parties engaged in the survey of the Alaskan claims of the Minnesota senator, that foundaries. by the proposed retaliation against Sheppard was carried by an ava- Canada, in case that country should

WASHINGTON, June 25,-The retall-

Michies Received # Cream

Assorted flavors, 30c. lb. MICHIE & CO., Ltd. 7 King Street W.

Accident at Kingston. KINGSTON, June 25.—(Special.)—
Joseph Whitehead, a joity employe, had his legs and body crushed when a derrick fell on him. He will re-As a result of a protest of house-wives, council have taken the initial steps to introduce a garbage system.

TO THE WEAK AND NERVOUS.

adding a still greater duty.

If you are losing the strength of youth and can see evidence, from day to day, that your physical system is going to decay, you should, in common justice to your future happiness, take steps to Don't make the mistake of thinking that this can't be done; it can

be, and has been, done in thousands of cases. Don't deceive yourself into believing that it is natural for any person to thus exhaust his strength.

Nature is appealing to you every moment to save yourself. The slight pains that you feel, the momentary spells of weakness, the periodical loss of memory, duliness of brain, drowsiness—all point to the necessity of curing yourself now. I have a positive cure for you in my

Dr. McLaughlin's Electric Belt

If you haven't confidence in electricity, let me treat you at my risk. I will give you the Belt on trial, without one cent of risk to yourself. Give me reasonable security, and I will take your case, and



Dear Sir.—I take pleasure in saying that my aches and pains have completely left me, and I am well pleased with your Belt, as it is good value for the money I have worn it for two months, and I got good value for it the first two weeks. I am twice as strong as before, and better in all ways. I would advise all suffering people to get one and be convinced for themselves. I cannot say too much in favor of your Belt. WM. S. CARTER, Box 14, Mapleton, Ont.

WM. S. CARTER, Box 14. Mapleton, Ont, of the body is Electricity—the force in the nerve cells. My Electric Belt will give you back this power, and enable you to fight on in the battle of life.

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