The Toronto World

Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World. SATURDAY MORNING, JUNE 22, 1912

TORONTO AND HAMILTON HIGH-

One would naturally have thought that any proposal making for road im-Hamilton, would have been accorded unanimous support all along its route. Yesterday's meeting at Oakville was From the principal objector, Mr. Henderson, M.P. for Halton County, revealing himself as entirely out of touch with the farmers on whose behalf he ostensibly rose to speak. No section of the community stands in more need or will more benefit from good roads than the growers of food products, particularly those within easy reach of the large consuming centres. Not a day passes without complaints of delays in railway transit and consequent loss of markets. With a first-class roadway, the farmer, the fruit and vegetable grower, is independent of railroads and timetables.

The World is heartily in accord with the project which was so ably advocated at the Oakville meeting. No doubt the construction of a permanent roadproposal, the principal objector. Mr.

the construction of a permanent roadway may, as Alderman Anderson of adjacent land, but that is not so much a ground for refusing its provision, as for securing that a fair share

tawa River and from the northern limits of old Ontario to the shores of Hudson Bay. This territory bids fair to become the treasure house of the Dominion. It embraces vast deposits of tron, nearly all the nickel used in the commerce of the world, the richest silver camp on the continent buried stores of gold and other metals-vast mineral wealth beyond estimate or comparison. Thru this country must pass all the grain that goes from west to east by rail or water, and the great transcontinental railways are rapidly constructing and enlarging their lines across it, while the provincial owned rane (500 miles north of Toronto) to James Bay. But in addition to its other great advantages, this country has ready for settlement 6,000,000 acres of arable land. It will be as big a thing for the Province of Old Ontario as Prince Rupert's Land, now Manitoba, Saskatchewan and Alberta proved to be for the old Dominion of Can-

public buildings and many public utili-ties. The settlers need saw mills for porations.

individual fortunes and gigantic cor-pe declared the party nominee and his name would go on the official ballot their timber, they need roads, bridges, and especially more railroads. The Whitney Government showed high resolve and statesmanlike sagacity in obtaining from the legislature a vote of \$5,000,000 to be expended upon the development of this country and in making it more habitable in every way. The pioneers, settlers and miners, and the dwellers in its cities and towns, should all be consulted as to the disposition and distribution of this fund. If more money is needed, it must be granted, and assistance in every way should be given towards the construction of railways north and south.

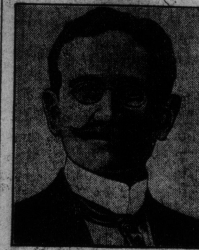
The task of the Ontario Government is a big one; money should be spent judiciously and with an eye to the future, as well as to the present, but within reason the guiding principle should be "spend and spare not."

WE NEED PARLIAMENT.

The Winnipeg Free Press gives The World credit for opposing the present high and discriminatory freight rates in the west, but assumes that The World would oppose any general reduction of the tariff, priding itself, as The Free Press puts it, upon its "con-

sistent protectionism." The World has been a consistent

"Fruit-a-tives" Cured His Rheumatism.



PROF. J. F. DAVIS 563 Church Street, Toronto

The principle of protection is sound equipment centres. Preston is rapidand is permanently embedded in our ly coming forward in this direction, that any particular tariff schedule and engine building towns in Ontario.

tension of the parcel post as well. The world believes, and we hope The Free conventions and some hy primaries.

Press will agree with us, that parlia-ment should be summoned at once for system can perhaps be best explained country have had many difficulties to workingmen and good prices for farm tor would put a cross opposite

> WILL HE OPERATE AGAIN? Some people are saying that Finance Minister White's surgical operation on the cement situation was neatly done, but that he inadvertently operated on is smiling blandly, the consumer is looking a little foolish, while the small guish competition in Canada, without



attracting any real competition from

by removing what remains of the ceadian trust look a little less jocund. We do not know whether the reduction by way of the Audit Act is to continu but if it is, this field of activity looks

manufacturer from these sudden joit remains to be seen. Possibly when the ommons, is set to work again, a way may be found by which foreign trusts will be discriminated against by our tariff, if they are found to be combin ing with their Canadian brothers unduly enhance prices.

TORONTO AND BUILDING ROLL-

The World pointed out the other day that the Canadian Pacific Railway were placing orders for cars and engines to the value of \$19,000,000. We said at the time that many of these should be built here and that the Canadian Pasific ought to have shops for that pur ment that the Canadian Pacific to-day cannot get half their orders placed. There is lack of shops to undertake to

The World pointed out years ago that the Canadian Pacific was absolutely neglecting the situation in Ontario, and especially in the way of car and engine building. The largest, cheapest and most efficient, and we believe most economical car and engine building plant in Canada could be erected at lots of labor and food products of all kinds, and many other favorable condisupporter of the National Policy; it tions. There are a dozen towns in Onwill continue to support that policy, tario that would make great railway institutions, but that does not mean and there could be a dozen other car

as it stands was framed by a Liberal Republicans of each district were engovernment and passed by a Liberal titled to send and did send two deleparliament; we hold no brief for its gates to the Republican national condefence. But these grievances of the west, whether relating to the railways or to the tariff, can only be redressed by parliament. Parliament should deal with them, with the banking and currency question, and with the expectation. All the delegates currency question, and with the ex- of representation. All the delegates

a business session. Then the tariff istence here in Canada. If it were, and might well come under review. In the number of the sake of example, that Sir busy preparing a definite tariff policy, framed not to build up mergers and trusts, not to benefit one class in the community at the expense of another class, nor one section of the country der the primary system on a day namdo not believe that the Tariff Act should be written by the manufacturers any more than we believe that the Tariff Act same as any other, except that only same as any other, except that only pendens. On under to be personally to be personally damages which Bank Act should be written by the -John Adams, John Brown, and John Clay—their names would be printed on the ballot and each Conservative eleccountry have had many unficulties to contend with and many hardships to overcome; they must have schools, policy of protection rather than large individual fortunes and gigantic corbid be declared the party nominee and his parker. Whyte Co. v. Steel Trough the official hallot of the man whom ne wished with an order for delivery out of protection rather than large individual fortunes and gigantic corbid be declared the party nominee and his parker. Whyte Co. v. Steel Trough the official hallot of the man whom ne wished to the protection rather than large individual fortunes and gigantic corbin to the man whom ne wished to the man whom ne wished to the man whom ne wished to the protection rather than large individual fortunes and gigantic corbin to the man whom ne wished to the man whom ne as the Conservative candidate. The Liberals might nominate their candi-

date by a primary also.
Or take a larger field: Suppose Sir James Wibitney became lieutenant-served, no order excer governor of Ontario and some Con-have costs of motion servatives preferred Hon. Adam Beck and others W. J. Hanna as his successor. The contest, if any arose, would be decided not by the 80 Conservative nembers of the legislature, but by the manufacturer is threatening to close at a primary election duly held at the whipping Up his factory and go out of business. tives would vote.

WHAT NUMBER OF PEOPLE?

The "Big Eyes" Newspaper, Toronto-World:—According to a correspondent in The Star of June 15, the population of Toronto is twenty-three (23 to the Figuring on these lines, can you merely causes the more rapid exfigure out what number of people the penditure of strength. available vacant land inside the city mits will house? Is there enough vacant land inside

the limits to properly house the in-crease of population during the next Greater Toronto. NATURAL HISTORY SOCIETY.

The Natural History Society will have an outing at Wilcox Lake to-day. eaving north Yonge-street station per Metropolitan car at 2.30 p.m., returning You need not expect any startling re-Oak Ridges stop, about 8 p. m. All students of nature will be cordially

ham. Motion by applicant for an order for distribution of an absentees' shore. Order made for advertisement by clera in chambers, and in default of reply.

Re Simpson—F. W. Harcourt, K.C., for infant. M otion on behalf of infants for an order for payment in of moneys. Order made. fendant. J. R. Cartwright, K.C., for the crown. Motion by defendant for an

Re Calcite Lake Mining Co.-J. E. Day for petitioner. Motion by pe-titioner for a winding up order. Order made. E. R. C. Clarkson appointed liquidator. Reference to master in

ordinary. Re Richardson.-W. C. Chisholm, K.C., for executors. F. W. Harcourt, K.C., for infants. Motion by executors under C.R. 938 for directions. Reserv-

Re Pearl Lake Mining Co.-G. H. Sedgewick for the company. W. D. Mc-Pherson, K.C., for petitioner. Motion by petitioner for a winding up order. At request of the company motion enlarg-ed until 25th inst.

Re J. Truell and Campbellford, etc., Railway Co.—J. D. Spence for the company. J. Pearson for owner. Motion by the Railway Co. for a warrant for possession under the Railway Act. Order that warrant may go on payment into court of \$5000 by the Railway Co. Re Ira Truell and C. L. O. & W. Ry. Co.—J. D. Spence for the railway com-J. Pearson for owner. Motion by the railway company for a warrant for possession. Order that warrant may go on payment into court of \$1000

by the railway company.

Re C. Truell and Merson and C.L.O.

W. Railway Co.—J. D. Spence for the railway company.

J. Pearson for

each case.

Re Johnston and C.L.O. & W. Railway Co.—J. D. Spence for the railway company. No one contra. Motion by the railway company for a warrant of possession under the Railway Act. Order that warrant may go on payment into court of \$600 by the railway company.

Re O'Hara and C.L.O. & W. Railway Co.—J. D. Spence for the railway company. Motion by the railway company on consent for a warrant of Order that warrant may go on payment into court of \$2700 by the railway com-Single Court.

Before Middleton, J.

Re Watt estate.—F. Aylesworth for applicants. F. W. Harcourt, K.C., for infants. An application by beneficiaries for sale of lands under Settled Estates Act. Order made.

Before Britton, J.
McFarlane v. Collier.-F. D. Kerr (Peterboro), and A. D. Meldrum (Sud-

ONLY of hops, barley-malt and filtered water -which cannot be said of any imported lager. It is aged just right-and bottled right. This is why O'Keefe's Is Driving Imported Beers Out of Canada.

"A Case Of Good Judgment"

and a case of mighty good Lager. O'Keefe's

"Pilsener" is good all through. It is brewed

Exercise your good judgment. Get "The Light Beer in The Light Bottle"-the Canadian standard of purity.

Insist on having O' Keefe's Pilsener at leading hotels and liquor stores.

THE O'KEEFE BREWERY CO., LIMITED, TORONTO.

At Osgoode Hall

and there could be a dozen other car appropriated towards the cost. The principle has already been sanctioned in the case of municipalities, and no reason exists why it ought not to be extended to every case where public improvements result in the change and time goes on, some duties must be raised, some lowered, some new duties imposed, and some old duing improvements result in the change and time goes on, some duties must be raised, some lowered, some new duties imposed, and some old duing improvements result in the change the prosecuted vigorously and the prosecuted vigorously and the solished. We believe that much dissatisfaction might be avoided by scheme has been fairly launched it should be prosecuted vigorously and the very representative committee; entrusted with its further investigation and with the enlistment of public and sovernmental support will no doubt take up the matter with all convenient speed.

The Men of the North.

Toronto welcomes with outstretched hands the monster deputation within her gates representing and representative of the vast country, almost an empire in extent, which stretches from the beed of Lake Surveyner to the vast country, almost an empire in extent, which stretches from the beed of Lake Surveyner to the country have a conditional to the country for the province of the vast country, almost an empire in extent, which stretches from the beed of Lake Surveyner to the country for a country for the province of the vast country, almost the province of the vast country, almost the province of the vast country, almost an empire in extent, which stretches from the bed of Lake Surveyner to the country for a country for the country for

Nokes v. Kent—H. W. A. Foster, for plaintiff. H. Ferguson, for defendant company. Mo tion by plaintiff for an order for examination of plaintiff debene esse. Order made for examinabene esse. Order ma tion before G. A. Boomer, special examiner, at plaintiff's residence, at such time as he may appoint, or as the parties may arrange. Costs in the cause. Rickert v. Britton—S. C. Wood, for defendant J. G. O'Donoghue, for plaintiff, Motion by defendant for an order for security for costs. Reserved.

McAuley v. Leitch—H. S. White, for defendant. W. E. Benev. E. C.

McAuley v. Leitch-H. S. White, defendant. W. E. Raney, K.C., plaintiff, Motion by defendant for an order dismissing action for want of prosecution. Order made. Not to issue until 24th inet Shantz v. Clarkson-R. H. Parmenter,

for defendant. H. S. White, for plaintiff. Motion by defendant for an order shortening time for delivery of state-ment of claim and to vacate certificate of lis pendens, appearance having been entered gratis. On plaintiff undertaking to deliver statement of claim by August 15, motion dismissed. Costs in the cause. Statement of defence may be delivered eight days thereafter. Reider v. Dods—W. E. Raney, K.C., for defendant. W. J. McLarty, for plaintiff. Motion by defendant Dods for an order vaccting certificate of the for an order vacating certificate of lis pendens. On undertaking of Mr. Raney responsible for any damages which may be recovered against defendant Dods, order may go.

Costs in the cause. Murphy v. Kirkpatrick-H. S. for plaintiff. Motion by plain for plaintiff. Motion by plaintiff for an order for delivery out of original

Co.—Crosthwaite (Briggs & F.) for defendants. S. S. Mills, for plaintiffs. Motion by defendants for an order dismissing action for want of prosecution. Notice of discontinuance having been served, no order except that defendants

Judges' Chambers. Re Drohan-E. G. Long, for Cunning

Tired Nerves

The driver reaches his destination sooner by whipping up his tired horse, but no one supposes that the whip imparts strength to the horse. It And so it is with stimulants. When the system is run down the use of stimuating medicines merely calls forth the additional expenditure of the waning vitality and in reality hastens

the breakdown Dr. Chase's Nerve Food is not a stimulant. It does not give rise to false hope by whipping up the exhausted system. It is a true tonic and cures by gradually and naturally building up the feeble, wasted nerve cells and adding new, firm flesh and tissue. sults from the first few doses, but be certain that the benefits to the body are thorough and lasting.



Entitles bearer to this \$5.00 Illustrated Bible

****************************** MAGNIFICENT (like iflustration in

The \$3

ILLUSTRATED

THE \$5 book, except in the \$5 book, except in the \$5 binding which is in silk cloth contains all of the illustrations.

Any Book by Mail, 23 Cents Extra for Postage

bury) for plaintiff. R. R. Hail, K.C. and S. T. Medd (Peterboro) for defen and S. T. Medd (Peterboro) for detendant. An action on an alleged civil contract between defendant and plaintiff, that the plaintiff would remain as superintendent with the William Hamilton Co., Ltd., until the end of the then current year, and on the basis of then current year, and on the basis a yearly hiring, and in consideration therefor the defendant would pay to the plaintiff the sum of \$4300. The plaintiff now sues to recover this \$4300 Judgment: Let judgment be entered for the defendant, dismissing this ac-

ion without costs. Niagara Navigation Company. owner. Motion by the railway company for a warrant for possession under the Railway Act. Order that warrant may go on payment into court of that their City Ticket Office has been removed from Traders' Rank Building.

MICHIE'S GLEN-ER-NAN

-Bottled in Scotland - Ixolusivalyfor Michie & Co. Ltd. 7 King St. West, Toronte

SCOTCH WHISKEY

Summer Tourist Rates to the Pacific

rant may go on payment into court of \$5000 by the railway company.

Re Annis and C.L.O. & W. Railway Co.—Re J. W. Stevens, and C.L.O. & W. Railway Co.—Re Stevens and C.L.O. & W. Railway Co.—Re Stevens and C.L.O. & W. Railway Co.—Re Stanley and C. L.O. & W. Ry. Co.—J. D. Spence to the railway company in cach case. J. Pearson for owner in each case. Motion by the railway company in cach case for a warrant for possession under the Railway Act. Judgment reserved in



United Photo Stores, Limited 15 ADELAIDE ST. E., TORONTO, ONT.

Ratine

Ladies'

YOW CLEAT

55 TO 61 K

pinion was upon the rail an idea of the territory lying a invaders on b

Mr. Row N. W. Rows

etting settlers could be gran should be grant to the prospect his farm at ce land should be ment and charg One of the m in the developm tion. Proper should be provi-remote parts, so of citizenship of curing efficient difficulty, but to special assistantial well, was tax readjustment

> Hon. W. H. H. speech about a Manitoba to the from the south ceived quite an and the word p virgin soil of Ne an old Ontario a fortune. And demarks, in kh remarks, in kh
> sreat heritage of
> portunities, he
> ment's duty to
> reason to give
> the Ontario Gove am associated, the new and und province, I, for to belong to the

> > Mint The big

facturing count that there won tween the east

10 25 in box 1.7 A. Club