#### The Toronto World

A Morning Newspaper Publish: Every Day in the Year.

The World Newspaper Co. of Toronto, Limited (Inc. 1902, 40 West

THE PROPOSED SUBWAY SYSTEM. The report received by Controller Hocken's special committee from Mr. J. W. Moyes, the engineer appointed to submit plans for a subway system of transportation for the city, opens up

out of the radial railway traffic which tion. would utilize the subway system to gain

Mr. Johnston knows, or ought to tosh, for defendant, on appear, the control of the city. Resides the existing radials the Toronto and Hamilisting radials the Toronto and Hamilton, the Toronto and London, and the Toronto and Cobourg Railways are desirous, said Controller Hocken, of using the subway. The cain from the excathe subway. The gain from the excaweight in Canada. There can be no prima facie entitled to interim allinside the Windmill Line and in Ashbridge's Bay, the controller reckoned at \$500,000, leaving only \$100,000 a year

speed, convenience, accommodation culated to bring the letter of the law and general efficiency in such a ser- into conformity with its spirit. vice as set forth by Controller Hocken, the plan appears to be one easy to finance, and citizens whos have been long-suffering at the hands of the street railway, will hail this means of escape from the tyrannous restrictions placed upon suburban traffic, and the consequent congestion of central population and transportation.

#### TRENTON'S NEXT STEP.

It is not without satisfaction that The World contemplates the result of the vote on the power bylaw at Trenton. Before The World, at the request of a number of public spirited citizens, took the matter up, both of the local papers, all but one of the town council, and all the leading citizens interested in the company which hoped to obtain the valuable franchise involved, were united for this object, d the citizens in general were kept in the dark about the proposed digreement.

One of the local papers. The Courier, on looking into the situation, took the view presented by The World, and can thus lay claim to some share of the credit of defeating a measure which in the future could only be fraught with the most disastrous results for Trenton.

It is said that the town council thinks of resigning. If this be the result of a conviction of personal incapacity to face the emergency we can only sympathize with the gentlemen affected, tho we believe that an earnest, faithful attempt on their part to carry out a policy of municipal control would be crowned with success.

the would only remain to elect a new Grosman v. Grundiles.—Macdonald ment for plaintiffs for \$1000. The debts, (Johnston & Co.), for plaintiff, moved amounting to \$251, to be paid and the It would only remain to elect a new taxation thereof. Order made.

Recent happenings at Hamilton and ronto. Order made. some other places indicate the influence of public service corporations in changing the views of councillors and aldermen, who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen, who have been elected and aldermen. Who have been elected and aldermen allermen and aldermen and aldermen allermen and aldermen and aldermen allermen and aldermen allermen and aldermen allermen allermen and aldermen allermen allerme on the profession of devotion to the perfect of popular interest. It is scarcely probable that Trenton has so far succumbed to corporation influences as to be unable to initiate and fulfil a public measure such as the development of the local water-powers, A council to the profession of devotion to the profession of the local water beautiful 18th inst.

Leave to appeal on 19th inst.

Gamble v. Townships of Vaughan with the structive erected by defendant, under said damus. L./F. Heyd, K.C., for damus, L./F. Heyd, K.C., for defendant, asked enlargement. Enlarged until 18th inst.

City of Toronto v. Applebaum—H. Howitt, for plaintiff, moved for mandeful profession of the said the structure feel and structure fell against plaintiff's factory, and with the water in said the profession of the said factory and the profession of the profession of the profession of the profession of the said factory and the profession of the said the profession of the sibility aided, as it might be, by the professional skill at the disposal of the professional skill at the professional skill at the disposal of the profess professional skill at the disposal of the made. No costs. hydro-electric power commission, oughit to be equally as successful as has been Guelph, or Orillia or Bracebridge; or in the case of a similar ac- Order tivity equally with such a near neigh-

#### TIME FOR THE VIADUCT.

For years the desire for the construction of the Bloor-street viaduct, join- ants. Order made. ing Danforth-avenue in a straight line east and west, has been gaining default strength. Ten years ago it could have defence having by mistake been deliv been constructed at a cost figured at from 50 to 60 per cent. of the amount new required. On one pretext or another, and chiefly because the east end is usually relegated to the back seat when several civic projects claim attention, this important matter has never had a chance to come squarely before the people.

There is no disagreement about the necessity for this important improvement. Objectors now only allege that the time is inopportune. That point is decidedly one for the ratepayers to settle, and if the council submits a tylaw for this purpose, as they have practically agreed thru the board of works and otherwise to do, the people will show that the situation has

been correctly estimated. THE REAL LAW BREAKERS. Mr. E. F. B. Johnston, K.C., drew a

The oldest Insurance Office in the world HOME OFFICE: LONDON, ENGLAND

Canadian Branch, Sun Building, Toronto, H. M. Blackburn, Manager. Higinbothnam & Lyon - Toronto Agents - Irish & Maulson to her husband, Arthur Alfred Dicks, her executor and administrator, all her executor and administrator, all her

ing 200 cars, is placed at \$4,385,000. in the case of the Toronto Electric dismiss the action without costs. Controller Hocken estimated that \$2.- Light Co., and the Toronto Incandes-000,000 of this would be provided for cent Light Co., to eliminate competi-

greater act of anarchy than the use of the letter of the law to defeat the spirit of the law, which is the method spirit of the law, which is the method to be provided out of the actual tube tions in their attitude towards the hyand purpose of the electric corpora- in his discretion has made the allowtraffic.

In face of the unusual advantages of the only opponents of measures caltoplaintiff in any event.

#### AT OSGOODE HALL. ANNOUNCEMENTS.

Motions set down for single court for Thursday 18th inst., at 10 a.m.

1. Hessey v. Quinn. 2. S. S. No. 1 Sturgeon Falls v. Corporation of Sturgeon Falls.

3. Beattie v. Dickson.

. Lamont v. Wenger. 7. Semi-Ready v. Koenig. 8. City of Toronto v. Schwartz. 9. City of Toronto v. Applebaum.

10. Re Jones Trust.

1. Hees v. Ontario Wind Engine

2. Galusha v. G. T. Ry. (7). 3. Attorney-General v. Devlin (8). 4. Metropolitan v. Osborne (9). 5. Spragge W., Re Estate (10).

Non-Jury Assizes. Peremptory list for non-jury assize court in city hall for Thursday Nov. 18, 136. Howland v. Nicholson.

141. Smith v. Kennedy. 142. Standard Bank v. Thomson. 144. Waddington v. Humbersto 147. Smyth v. Hallett.

Master's Chambers. Before Cartwright, K.C., Master. Goldman v. Cominsky.-Smith (Day & Co.), for plaintiff, moved on consent

If resignation be the suggestion of Larty (Heyd & Co.), for defendant, and asked entargement. Enlarged pique or huff, it would indicate that for an order discharging attaching or Blower v. Por the council is out of touch with the der, and that costs of defendant be C. Cattanach, for plaintiff, moved for will of the people on this point, and credited to the judgment debtor after judgment

for order dismissing action without

costs. Order made.

for western division of City of To-

noldi & G.), for plaintiff, moved for Judgment for plaintiff for \$948, being

Re Martin and A. O. U. W .-- A. G. F. Laurence, for the society, moved for an order for payment of \$500 into court, due under a certificate of the society. Order made for payment in less costs fixed at \$12. Notice to be given to

Giles v. Hagerman.-A. G. F. Laur for assignee of the judgment moved for an order of revivor and for execution against one of the defend George v. Strong .- J. H. Spence, for

defendant Duncan, moved to set aside judgment, no statement of ered and to be allowed in to defend. G. H. Kilmer, K.C., for plaintiff, con-

tra. Reserved

Ruston v. Galley .- C. E. Macdonald

DODD'S

KIDNEY

The total cost of the scheme, covering three miles of tube construction and combine with each other, wherever would have had to pay costs, but as limitations. There will be judgment ing three miles of tube construction and two miles surface railway, and includtwo miles surfac Judge's Chambers. tion.

Mr. Johnston knows, or ought to McCully v. McCully.—J. A. Macintosh, for defendant, on appeal, from

ance complained of. I cannot say that

Before Riddell, J. King v. Samuel Spinelli-A. R. Hassard, for the prisoner. J. R. Cartwright, K.C., for the crown. Judgment: An application for a reserved case. Samuel Spinelli, an Italian, was tried at North Bay and convicted of murder on Oct. 12, 1909. He was sentenced to death Nov. 26. Application refused on the grounds set out in my judgment. Everything was urged by Mr. Hassard that legal ingenuity could produce. His argument, too, was made with as much propriety as skill and acumen. The result, nevertheless, is in my view unavoidable.

Single Court.

Before Falconbridge, C.J. Trust and Guarantee Co. v. Imperia Peremptory list for divisional court for plaintiff, moved for judgment. J. for plaintiff, moved for judgment.

1. Jones v. Toronto and York Radial
Ry. (40).

2. Vinc v. Galbreith (To be resumed.)

Ry for plaintiff, moved for judgment.

Montgomery, for defendant. Judgment declaring that the charge by defendants in favor of plaintiffs is to be 2. King v. Galbraith (To be resumed.)
3. Smith v. Loudon (To be spoken to.)
4. Findants in favor of plaintiffs is to be enforced by sale, and for that purpose the matter is referred to George Kapter of this appear resumed.

Argument of this appear resumed from the matter is referred to George Kapter of the matter of the matter is referred to George Kapter of the matter of the matter is referred to George Kapter of the matter is referred to George Kapter of the matter of the matter is referred to George Kapter of the matter of the matter is referred to George Kapter of the matter of the matter is referred to George Kapter of the matter the matter is referred to George Kap-pele, K.C., official referee. H. Viegon Peremptory list for court of appeal pele, K.C., official referee. H. Viegon or Thursday, 18th inst., at 11 a.m.: appointed receiver, and he is to cooperate with liquidator and to have power to borrow to protect interests of bondholders. Costs to plaintiff. The plaintiff, contra. costs of the company to be paid by the

executors and beneficiaries other than K. A. Jones, moved for appointment of new trustee. N. F. Davidson, K.C., for K. A. Jones. F. W. Harcourt, K.C., for infants, asked enlargement. Enlarged until 18th inst,, to confer with T. G. T.

Corporation as to united trusteeship. Tough v. Dominion Nickel and Copper Co.-R. D. Moorehead, for plaintiff, moved to continue injunction granted by the local judge at Sudbury. C. A. Masten, K.C., for defendant, contra. Enlarged for one week. All objections reserved. Injunction continued mean-

Semi-Ready v. Koenig-W. N. Fercosts. Order made.

Standard Fuel Co. v. Dignum.—Mc
Standard Fuel Co. v.

Blower v. Port Credit Brick Co.-E. ment pursuant to settlement. of. Order made.

Grundiles.—Macdonald ment for plaintiffs for \$1000. The debts. people's interests there could be no for an order for issue of a subpoena balance to be paid into court. No apportionment at present, but \$20 per

(Lindsay), for plaintiff, moved for portion of the said factory and the Pringle v. Hutson. - Grover (Ar- judgment on F. D. No one contra. terest on \$902.41, from date of report. Set up the statute of fraud, and charg-Order for Bank of Montreal to pay to plaintiff the \$166.45 on deposit in said the wrongful and improper interferbank and that the balance of book accounts amounting to about \$552, be transferred to plaintiff. Costs of action and reference to plaintiff.

> Before MacMahon, J. Dicks v. Sun Life Assurance Co.-

> > Extra Mild, Remember

Many people would drink ale, in preference to

all other malt beverages, if ale did not make thent

This O'K brew is brewed especially for those people.

It is extra mild and extra light, and lets you enjoy the

creamy deliciousness of real old English ale without the

heaviness and excessive bitterness. In easily—opened

seal stoppered bottles. No broken cork or tinfoil

Okeefe's

A. J. R. Snow, K.C., for plaintiff. W. Mulock, for defendant. Judgment: The plaintiffs are all the children of the late May Dicks, who died on March 2, 1895. The said May Dicks insured her ife by two several policies issued by defendant company, both payable on her death to her children surviving at her death, share and share alike. May D.c.s made her will on Dec. 10, 1894, and it was proved on March 12, 1895 woeful picture of the country entering for plaintiff, on motion, to add wife of ever nature and kind, and wheresoeve the question for public discussion. The on a period of socialism or even committee was evidently pleased with anarchy as the result of the city support of the city su the proposals, and agreed to send the plying electric power to the citizens. report on to council with a recommendation to follow the course pursued in gument must therefore be supposed to connection with the hydro-electric system. This is to submit it to a reference of the proposals, and agreed to send the plying electric power to the citizens. He was speaking in court and his argument: Mr. Dubbar made an offer which was not unreasonable and which was not unreasonable and which the said two policies and interest, accepted. This is to submit it to a reference of the policies and interest, accepted. This however he did not amounting to \$10,22).27, to Arthur A. tem. This is to submit it to a referendum vote of the people, when, if approved, the necessary legislation will be delivered the people, be drafted and procured giving the city of obstruction for obstruction's sake.

I would have been glad if plaintiff had accepted. This, however, he did not do, and I cannot oblige him to accept it if he thinks it disadvantageous. I the company. In its main features the must therefore give him leave to discontinue and for the reasons given in the company. The company is a submitted to a reference of the people when, if approved, the necessary legislation will be abled to gather very little from the presentation of such a plea, but the evidence of the people when it approved to sake. power to raise the money required for the enterprise, contingent on a further tric power policy comes from the corvote of approval by the ratepayers.

All this objection to the hydro-electric power policy comes from the corvote of approval by the ratepayers.

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All this objection to the hydro-electric power policy comes from the corvote of approval by the ratepayers. Divisional Court.

Before Mulock, C.J., Clute, J., Sutherland. J. Borrett v. Guesner.-E. F. B. Johnston, K.C., for plaintiff, appealed from the judgment of Meredith, C.J., dated

for the defendants, contra.

The action was to set aside a sale and conveyance to plaintiff on the alleged grounds of misrepresentation and fraud, to have defendant indemni fy plaintiff against the first mortgage on the land, that the second mortgage to defendant be set aside and the de-fendant ordered to repay plaintiff the amount of the cash payment made by him, and deliver up plaintiff's promis-sory note, or in the alternative, for damages. At the trial the action was dismissed with costs, and plaintiff now

appeals from the judgment. Appeal argued and judgment reserved. Railway Co.—J. MacGregor, for plaintiff, appealed from the judgment of MacMahon, J., dated 21st October, 1909.
C. A. Moss, for defendants, contra.

Plaintiff, a market gardener and ped lar, sued defendants for injuries sus tained by being run down by a car of defendants, alleged to be the result of competency and wrongful acts, and regligence and carelessness of the dendants, and he claimed \$5,000 dam ages. At the trial the action was disnissed with costs, and plaintiff appeals from that judgment. Not con-

Court of Appeal. Before Moss, C.J.O., Osler, J.A., Garrow, J.A., Maclaren, J.A., Meredith,

Beaudry v. Rudd,-G. H. Watson, K. C., for defendant, on appeal from judg-ment of Riddell, J. A. W. Anglin, K. C., and Glyn Osler, for respondents

Fraser v. The Grand Trunk Railw Co.—W. Nesbitt, K.C. and D. McCarthy, K.C., Arnoldi, K.C., and J. J. Grierson, for The plaintiff as administrator of

John Fraser, deceased, brought action Re Jones Trust-Eric Armour, for for benefit of herself, the widow of deceased, and the mother of deceased, for \$12,500 damwas alleged to have been killed by a lecomotive of the defendants at th crossing at the foot of Bay-street, To-ronto, on 24th May, 1907. At the trial the jury assessed plaintiff's damages at \$6,000, and judgment was entered by Falconbridge, C.J., for plaintiff fo that amount and costs, and the verdict was apportioned \$4,250 to Agnes C. W. Fraser, and \$1,750 to Ann Fraser. From this judgment defendants now appeal by leave direct to this court. Argued and judgment reserved.

Hees Son & Co. v. Ontario Wind appellants. W. E. Middleton, K.C. and G. W. Mason, for plaintiffs, respondents, contra.

Plaintiff, manufacturer of Toronto claim that it entered into contract with defendant for the erection and with, to be used by plaintiff in connecmorth to be paid out to mother for tion with its factory. Defendant, as maintenance. plaintiff's goods therein, and plaintiff cla'med \$18,000 damages by reason thereof. Defendant denied the contract, ence of plaintiff in filling the tank before it should have been filled. At the trial before Latchford, J., on 12th Februrary, 1909, judgment was given for the plaintiff for the damages sustained and costs, and referring it to an official referee to enquire and report the amount of such damages. Defen-

O'MEEFE.

SPECIAL

## EATON'S FRIDAY BARGAINS

Men's Grade Suits, Friday 9.95

Made from plain navy blue serge, and brown, olive and grey, fancy worsteds in neat stripes; three button single-breasted sack coats, linings of best quality; sizes 36 to 44 chest. Regularly \$15.00, \$18.00 and \$20.00, for ... 9.95

Further Bargains in Men's and Boys' Clothing

MEN'S COLLEGE ULSTERS, with military collar, in those fashionable all-wool fancy cheviots, dark fawn with large overplaid, and dark green and olive, mixed in striped patterns, full 50 inches long. strong, good wearing body linings; sizes 35 to 42. Regularly \$12.50, \$13.50, \$15.00, **8.95** 

MEN'S TROUSERS, of solid worsted, imported from England, dark and medium striped patterns; side and hip pockets; strong trimmings; sizes 32 to 42 waist. Regularly \$3.00, \$3.50, **1.99** 

BOYS' THREE-PIECE SUITS, of durable English tweed, dark olive shades, double-breasted Italian body lining, knee pants; sizes 28 2.95 to 33. Regularly \$4.00, for ....... 2.95 BOYS' TWO-PIECE SUITS, Norfolk style, of strong Canadian tweeds, dark shades, winterweight, coats box pleated back and front and belted, knee pants; sizes 25 to 30. Friday 2.19 bargain ... .....

BOYS' WINTER OVERCOATS, College ulster style, in dark English tweeds, single and double breasted, military collar, buttoned close at neck full fitting, Italian body lining; sizes 28 3. 25 to 33. Regularly \$5.00, \$5.50, for. 3.25

MAIN FLOOR-QUEEN ST.

#### Men's Wear

Imported eiderdown or blanket, BATH OR LOUNGING ROBES. two pockets and girdle, all this season's patterns in blue, grey and red colorings; small, medium and large sizes. Regularly \$4.00 and \$5.00, for \$2.93.

Fine Zephyr NEGLIGE SHIRTS. small cuffs attached, assorted colors, in neat and fancy stripes; sizes 141/2 to 171/2. Friday bar-

gain 33c. WINTER UNDERWEAR, shirts or drawers, wool and cotton mixed. in fancy striped and plain Shetland shade, also some sizes in fleece lined; sizes in the lot 34 to 40. 25c.

Friday bargain each 33c. HEAVY SWEATERS, with deep roll collars, closely ribbed cuffs, fancy striped bodies. Regularly \$1.25, \$1.50, for 69c.

FOUR-IN-HAND NECKWEAR, finished with the French seam, or satin lined, and some folded end style, neat fancy patterns and stripes. Regularly 25c, for 121/2c. 100 PAIRS OF CUFFS, English | 25c. make, linen finished, round or square corners, link shaped: sizes 10, 10 1/2 and 11. Cleared a manufacturer, so you buy four pairs for usual price of two. Any phone orders should be in early. Friday bargain, 4 pairs for 25c, or

# Pearl Necklaces.

Half Price Clearing Friday to reduce stock They're both both graduated and some dead white and some creamy white. The beads are large and small, a great variety of these always popular goods. Regularly \$1.00 and \$1.50, for

50c and 75c.

#### Footwear

A LIMITED QUANTITY OF WO-MEN'S FINE DONGOLA KID BOOTS, suitable Fall weight, blucher tops, patent toes, extensewn soles, neat perfect sion shape; sizes 21/2 to 7. Regularly

\$2.00, for \$1.50: MEN'S GOOD SOLID GENERAL WEAR BOOTS, made from box kip leather, little heavier than calf, a good style in blucher cut tops, heavy extension soles, com-

fortable shape; sizes 6 to 11. Friday bargain \$1.25. WOMEN'S OR BOYS' FINE BRITISH MADE HOUSE SLIPPERS fine quality of colored velvets. felt sole, covered with best leather, assorted colors, solid comfort and serviceable for the cold weather; sizes 3 to 7. Regularly 75c,

for 35c. CHILD'S FINE BROWN KID BUT-TONED BOOTS, comfort shape, flexible turn soles, spring heels; sizes 4 to 71/2. Regularly 95c, for 60c.

MEN'S SOLID COMFORTABLE HOUSE SLIPPERS, imitation brown alligator skin, leather soles and heels; well made and finished; will be found very serviceable; sizes 6 to 11. Friday bargain 75c.

#### Handkerchiefs

Men's extra fine pure Irish linen handkerchiefs, with assorted hemstitched hems, large size, pure Regularly 18c and 25c, white. Friday 2 for 25c.

#### Groceries

500 lbs. special blend India and Ceylon tea, Friday lb. 25c. 2000 lbs. selected Valencia raisins. Friday 44 lbs. for 25c. 2000 lbs. cleaned currants, Friday 4 lbs. for 25c.

1000 lbs. Rangoon rice, 7 lbs, for 300 bottles dried herbs, sage sac-

1000 bags fine table salt, 2 bags

ony, thyme or mixed herbs, 3 200 bottles Batgers strawberry lams, jar. 19c.

2000 tins canned tomatoes (limit 8 tins to customer). 4 tins 25c. 300 packages, Kneipp malt coffee, a cereal coffee. Friday, 2 packages

#### Meat

Wing roast of beef, lb. 15c and 16c. Porterhouse roast, lb. 16c to Rump roast, lb. 11c to 1234c. Round roast of beef, lb. 12c.

Flank boil of beef, lb. 6c. Peamealed boneless breakfast bacon. lb. 20c. 200 pickled shoulders, mild cured,

#### Roasting chickens, ib. 16c to 18c. Football Waists

30 (only) youths' white duck laced fronts; sizes 30 to 36 inches measurement. Regularly \$1.00, for 50c.

#### Cut Flowers

Daffodils and narcissus, single and double, yellow and white. Regularly 15c, 20c, 25c per dozen, at

Hyacinths, single and double, red. white and blue, Dutch and Roman. Regularly 50c per dozen, for 30c. ston sword ferns in 7 inch pot. Regularly 35c, for \$2c. This being the last day for bulbs. take advantage of these prices.

#### Drugs

Cold drawn castor oil, pint bottle. 15c. Cocoanut oil, lb. bottle, 20c. Cathartic pills, per box 71/2c. Irish moss (for coughs and colds) 5-ounce packet, 5c. Favorite lye. Regularly 5c, Friday 3 tins 10c.

Whalebone hair brush. Regularly \$1.00, for 50c. Toilet Landline. Regularly 10c. Friday 2 tubes 15c. Toilet soap, assorted, 3 cakes in box. 18c.

Medicine glass, 2 ounce. Regularly 10c, for 5c.

# Men's Furs

FUR-LINED COATS, best grade spring muskrat lining, fine quality otter notch storm collars, facing of the same material down one side of the front, very light-weight English beavercloth shell, perfectly tailored in the latest style. Regularly \$95.00 each, for \$73.00 NATURAL CANADIAN COON COATS, made from whose heavily furred skins, extra high shawl. storm collar, quilted Italian cloth lining. Workmanship the very best throughout. Regularly \$55.00 each, for \$42.50.

### 45c Toques 19c

20 DOZEN ONLY, AT A FRACTION OF MAKER'S COST; all wool, in honeycomb stitch, medium size, for women and children. navy with white or cardinal with white. Regularly 45c each, for

No phone or mail orders, not more than two to one customer.

### Basement

FINE JAPANESE CHINA, bouillon cups and saucers, cocoa cups and saucers, moustache cups and saucers, decorated in various Japanese floral designs, in rich colorings and gold trimmings, thin transparent china, with excellent finish. Regularly 45c, 50c each, for 28c. CREAM JUGS AND FRUIT NAP-PIES, German china, clusters of pink flowers and gold lines on edges, neatly embossed. Regularly 60c, 65c dozen, for, each, 3c. 75 (only) ENGLISH MAJOLICA JARDINIERS, in various colors, handsomely embossed and finished with a hard smooth glazs, strong and durable ware, large sizes. Regularly \$1.25, \$1.35, for each

Granite WASH BOWLS, medium size. Friday bargain 8c. Granite PRESERVING KETTLES,

capacity 4 pints. Fr' ay bargain Granite COVERED SAUCE PAN, capacity 5 pints. Friday bargain

Granite LIPPED SAUCE PANS. capacity 6 pints. Friday bargain Granite WATER PAILS. Friday bargain 25c.

#### Suit Cases

30 (only) Japanese cane cases, leather bound, two strong straps all around; lengths 24 and 26 inches. Regularly \$5.00 and \$5.50, for \$3.00.

#### Candy

1750 lbs. strong peppermint chips. Regularly 10c, Friday 4 lbs. for

Vanilla chocolate cream bars, imported, Friday bargain 4 for 5c. Genuine Turkish delight. Regularly 20c lb., for 15c. Sugar coated almonds. Regularly

Not more than 4 !bs. to any one

sustomer.

CANADA

25c lb., for 15c. Bobs Jap Nuggets, made from cocoanut, cream and honey. Regularly 20c, for 12c.

CHRISTMAS ART. EATON COLIMITED PICTURE FRAMING BEST DONE NOW "BEFORE THE TORONTO

consent brought direct to this court Not concluded. RATES NOT EQUITABLE City May Alter Basis of Charges for

Lighting Residences. That the city's proposed plan of charging so much per room to Sydney. and so much per kilowatt hour for lighting residences is not equitable, was the opinion expressed at vesterday's meeting of the engineers of the Niagara Poyer Union of Munici-

The argument have fewer rooms than the in a large number of the best homes small house, giving the rich man an of our people all over Canada. advantage over the poor man. As the Recent improvements of a very iming a uniform system, the city may patents, give this piano a place by it-

Cant's appeal from said judgment is by TWO STEAMERS FOR STEEL CO. HALIFAX, N.S., Nov. 17 .- (Special.) In order to meet the demand for raw

material which the enlargement of their

plant, now in progress, will require, the Dominion Iron and Steel Co. will order in England two ten thousand ton steamers, specially designed for carrying iron ore from the Wabana Mines

The Player-Piano Grows in Popular 7 King St. W., Toronto Fashioned after the style of a regular upright piano, the player-piano manufactured by the old firm of

H intzman & Co , Lim'ted, 115-117 King. The argument used was that a large street west, Toronto, is finding a place

self among player-pianos

We make it our business as wine merchants to Scrutinize the Quality and offer only that which Excels. MICHIE & CO., Ltd.,

CO-CARTS AND

QUEEN STREET

BABY CAR-RIACES REMOVED

Presented With I.S.O. Medal.

George Ross, chief superintendent or advantage over the poor man. As the municipalities are considering adopting a uniform system, the city may patents give this piane a place by its model to government house yesterday afternoon and presented by Lieut.—Government kind, carefully protected by Medal awarded to him by King Edward. Mr. Ross has been 35 years in the postal

SUIT S19.00 E

All this seaso ly satin lined fitting, in nav catawba, fanc 40 to 50 inch, tians, tweeds, self stripes, et ALL, ONE FINE PA All silk and

WERE THREE-C COATS WER In fancy heav and medium misses' wear.

EVENING 18.00, \$2 28.00, \$30. GENTS' HANDKE o expert eyes perfect these For above r 11.25, \$1.50, \$2.0

MAIL ORDE 55 to 61

OTTAWA,

by F. D. Mon esked for the

the question tation was committee of the question tation was committee of the question and so that the control of the control cation and s in our penal tories." The classes of c mental to the offenders. I ment of a s the six pen and new offe ormatories The Juven was passed put into for ada, in Wi would be to dens and instances for ar result would Col. Hughe ence, and Mart this was five largest tributors to

were: Great States 425,611 6952 Russia Sir Freder Hughes that formation reads of General iss the last Carwere the Retar. No ce Bisley team service wear Roche (Athe intention troduce a bithe boundaring Wilfrid Lan Bovernment toba have

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