The Toronto World

FOUNDED 1880. A Morning Newspaper Published Mackenzie's ambition does not even end here. He wants a Canadian North-WORLD BUILDING, TORONTO.

Corner James and Richmond Streets.
TELEPHONE CALLS: Main 5308-Private Exchange Connecting all bepartments.

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

MAIN 5308 is the World's New Telephone

Number. SATURDAY MORNING, MAY 14, 1910.

BUSINESS GOVERNMENT. Every day in Toronto contributes ness, passed above the forts that guard essing testimony to the neces- the port, the warships in the harbor sity for an efficient city government and the dockyard, covering altogether such as a properly constituted com- 46 miles in 51 minutes without a stop. mission would furnish. The number of He flew at a great height, and the the Important problems awaiting despatch wind was strong and gusty, the aerois very serious when the rapid growth plane is described as traveling against of the city is considered. Not only are It with the speed of an express train. so many subsidiary questions depend- ed at the rate of 77 miles an hour, and ing upon the main ones require atten- altho his motor stopped dead, he swept tion, and are almost certain of neglect, to earth in safety. that they constitute a serious menace aggregate to the progress of pedo of the air invented by Mr. Thom-

The city council is apparently incapable of looking at any great question as a whole with all its component parts in their due relation. Only a business-like government can be depended upon for such action. The city council unfortunately does not made business efficiency its first consideration. The members of the city government are much more concerned as a body—we are followed by means of a large model of a dirigible balloon before a small audience in the London Hippodrome, but he maintains to be able to control its flight to almost any distance and it through carefully from begins and read it through carefully from the claims of the control its flight to almost any distance of the control its flight to almost any distance of the co much more concerned as a body-we admit that there may be individual ex-

possible to have the problems that concern a city rapidly expanding in the peals to a section may get attention thru a bargain arranged over some other little sectional detail, but the big schemes are shorn and mutilated and the efficiency and strength of the city day, and yet in announcing his death is disregarded.

TUBES.

How soon are we likely to have the UPTON SINCLAIR LOST report that has been determined upon concerning the tube project. No time will be lost in communicating with of The Cosmopolitan, says that careful fasting has cured him of many such a firm, with the traditions it has follows: to sustain, is not likely to lose any time about getting the work done.

The Evening Star appears to be seized with the idea that a reliable engineering report will confirm its view the fifth day I felt stronger and walked or capable of supporting them if they were built. It even suggests that The World has fears about the difficulties of installing such a system. The Star's wish is father to the thought, for we have no doubt at all about the tubes. Every day that passes leaves less doubt about the necessity and ultimate success of a tube system here. The Star is welcome to its views. There must in the nature of things always be reactionary and conservative organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs, and if The Star pleases to the travellar organs are the laws of the same of the sam that Toronto is not fit to have tubes or capable of supporting them if they were built. It even suggests that The play the unprogressive part in the city no one can object. It will find a minority in sympathy with its trepida-

and The News have recognized what is needed by the city in the matter of transportation, and The World has of last year the amount at credit is Georgian Bay ports.

Sallings from Collingwood 7.30 p.m. Sallings from Sound 11.45 p.m. Wednesdays and Saturdays for Soo and Georgian Bay ports. a practical one to present the public with the facts of the situation. The World has no ground to abandon 'n the matter, and we believe that the competent report which is to be expected from the engineers will prove that the project is a much more feasible one than has been generally anticipated.

MR. MACKENZIE'S LAST ACHIEVEMENT.

Mr. William __ckenzje of the Canadian Northers - wailway is to be congratulated, as the board of trade very properly congratulates him, on the inauguration of their Royal Atlantic steamship line, the first vessel of which will be in the St. Lawrence in a few days with Mr. Mackenzie himself on board. The second steamer follows in a few days, and a third will soon be added. The steamers are of high-class, great speed and can carry immense quantities of freight.

The Canadian Northern has 3319 miles in the Canadian west. It runs from Port Arthur to Edmonton and has branches in quite a number of directions north and south, and tapping some of the best wheat lands in all the western provinces. The company is able, therefore, to pick up the grain of its western territory and store it in its own elevators at Port Arthur. From here it can ship it by boat to Montreal and transfer it to the new steamship line, or perhaps a little later on they may decide to ship it from Parry Sound to Toronto, and then by river boat to Montreal. and still later it would have a line from Parry Sound via Taronto to Ottawa and Hawkesbury, from which place it has now a line to Montrear and Quebec. So that with the new steamship line the Canadian Northern is not only a transcontinental line, but it will have its own service from

DEAFNESS Great Britain to the Rocky Mountains, and in two or three years more to the Pacific. And apparently Mr. end here. He wants a Canadian Northern station in every town and village in the Dominion, including the Yukon and Peace River country as well. And he and his partner, Mr. Mann, hope

to make Toronto the centre of this

LATEST IN AERIAL NAVIGATION.

Hardly a day passes without bring-

ing some new achievement in aerial

navigation. The last British mail con-

tains an account of a remarkable feat

accomplished by Mr. Cecil S. Grace, who, on the last day of April, unexpectedly flew over the Town of Sheer-

awaited with keen interest.

Sir William Huggins was perhaps

vesterday all the papers called him

IMPERIAL BANK OF CANADA.

Shareholders of the Imperial Bank

ILLS BY FASTING.

the most eminent astronomer of

HOW TO REGAIN HEARING



BOOK FREE

WRITE FOR THIS BOOK TO-DAY

Free Deafness Book Coupon NAME ADDRESS

RIGOROUS PROTECTION CAM-

PAIGN.

A Criminal Offence to Make or Sell Shoes With Name or Trade Mark

The daily newspapers have recorded

the fact that The Slater Shoe Com-

no longer a virtue. In generously re-

trade mark as to be calculated to de-

"Makes any Instrument used for forging or installing a trade mark, or

such instruments, or causes any such

a trade mark and registered trade

"Our company has grown to such proportion, and the people have learned to place their whole faith in the marks and name of our goods. We owe it to protect them against for the such that the such tha

geries, imitation, counterfeits, and all marks or names resembling ours.

"We have been loth to put the ma-chinery of the law into motion. Many

persons who are innecently ignorant

of the law may suffer should we lay information. But what can we do? Our kindly forbearance has been im-

posed upon, the counterfeiters have grown bold and insolent, they have treaded upon our good name, and in

many instances injured our good name

For some years we have published

warnings to the public. We have

even offered rewards for conviction

in the hope that those guilty of either making or selling imitations of our

shoes would take timely warning and cease from wrong doing.

"In some instances our warnings have been heeded. In others, under-

takings would be given and broken.
"We have now decided that there

is no excuse, nor can any tangible

excuse of innocence or ignorance of the law be offered after our warnings

igorously protect the name of 'Slater'

Single Fare for Round Trip, Via Grand Trunk, account Victoria

Day, be ween all stations in Canada, also to Niagara Falls and Buffalo, N.

Y., Detroit and Port Huron, Mich. Tickets good going Monday and Tues-

We have evidence from all parts of the country, and we intend to

have been published broadcast

in the shoe trade."

ceive, or

the principle he employs is equal- \$1,302,486.87, and after dividends, conly efficacious in the case of weight-carrying airships and aeroplanes. He ances are provided for, the balance carrying airships and aeroplanes. He has since been giving successful dishas since been giving successful dis-plays of his invention, but objection the year's trading, and will no doubt has been taken that another operator be received with approval at the an-might interfere with the control. Mr. flual general meeting to be held at the head office on Wednesday, May 25. Phillips has announced that the invention is at the disposal of the British public liabilities is more than 50 per war office, and its later history will be cent., a showing that cannot fail to be entirely satisfactory from every

FACTS AND FIGURES.

Messrs. William Berry & Sons, Ltd., the enormous British shoe-polish con-cern, who recently opened a branch in Toronto, are a typical example of the plendid success of persistent adver-

They to-day employ 700 people in the manufacture of their "Diamond"

Upton Sinclair, in the May number of The Cosmopolitan, says that careful fasting has cured him of many ills. He describes his sensations as follows:

"I was very hungry for the first day. I had a little hunger the second morning, and thereafter no hunger morning and thereafter no hunger morning are morning.

The manufacture of their "Diamond Recently in the City of Montreal a Student at McGill University reported and gave the names of over a dozen shoe stores where they tried to sell him "Slater Shoes" even when the call that their expenditure in this way has averaged less than a thirtieth part of "Slater Shoes" in the Store Shoes in the Slater Shoes in the store of Frank W. Slater stamped on their shoes alone.

LAKE HURON AND LAKE SUPERIOR.

Upper Lake Steamers. Sailings of passenger steamers from Sarnia for Soo and Port Arthur every Wednesday and Saturday at 3.30 p.m. Also additional sailings on Friday, of Canada will be glad to know that the thirty-fifth annual statement Meanwhile The Globe. The Telegram, and The News have recognized what is all allowances are made, of \$102,508.61.

Also additional sailings on Friday, May 20, Monday, May 30, and for Duello and The News have recognized what is all allowances are made, of \$102,508.61.

Sailings from Collingwood 7.30 p.m.

applies any false description to goods, or disposes of or has in his possession

OLD GOLD

could only get a light

CIGARETTES

ANNOUNCEMENTS.

AT OSGOODE HALL

Single court and judges' chambers ill be held from 10 to 11 a.m. during week commencing 16th May, 1910.

Peremptory list for divisional court for Monday, 16th, at 11 a.m.: 1—Fee v. Adams. 2—Chalmers v. Irion. 3—Morley v. Patrick 4—Newcomb v. Kipp. 5—Cheeseworth v. Davison. 6—Hall v. Richardson.

Peremptory list for non-jury assizes ourt, Monday, May 16, at city hall, at

219-May v. May. 117—Carter v. C. N. Ry. 221—Traders' Bank v. Cotes. 222—Chariton v. Chariton. 223—Chalne v. National Trust. 224—Healy v. Home Bank.

Master's Chambers, Before Cartwright, K.C., Master Re Clark and the Independent Order of Foresters—A. T. Hunter, for the so-ciety. J. T. Loftns, for a beneficiary ants. Motion by the society for leave to pay money claimed by different peo-

less costs fixed at \$20. If Mr. Loftus client makes a motion to the court, all directions can then be given as to trial of an issue, &c. But if that is not done, then the usual order can be made in chambers, such as was done in the similar case of re Canadian Foresters

and McHutchison, 14 O.W.R. 251.

Price v. Price—C. C. Robinson, for plaintiff. A. Cohen, for defendant, Motion by plaintiff for interim alimony and disbursements. Order made for payment of \$10 per week from 18th April, and of \$25 for interim disbursements.

McLellan v. Powassan—E.D.Armour, K.C., for defendants, W. Laidlaw, K.C., for plaintiff. Motion by defendants to strike out paragraphs 14 and 15 of amended statement of claim or for par-ticulars. President of defendant company to be produced for examination in Toronto on payment of conduct money, including Pullman. Particulars to be given in 24 hours after con ion of examination, subject to right of defendants to move to set aside notice of trial if particulars are insufficient. pany, Limited, have decided that for-Re Solicitors—D. O. Cameron, for client. Robertson (Kilmer & Co.), for solicitors. Motion by client to vary the order herein made on 4th April. Order made. Costs in the taxation.

Morris v. Sancto—White (R. G. Hunfraining from taking proceedings, they

ter) for plaintiff. Motion by plaintiff for an order dismissing action, and vacating certificate of lis pendens. Orhave allowed their own customers to be deceived, and thus permitted an der made. der made.

Imperial Bank v. Campbell-McMillan-(Bicknell & Co.), for judgment creditors. Motion by judgment creditors for an attaching order returnable injury to others as well as to them-Recently in the City of Montreal a student at McGill University reported and gave the names of over a dozen

before the county court judge of York. Order made Imperial Bank v. Tuckett-M. L. Gordon, for plaintiffs. Motion by plaintiffs for order dismissing action without costs and vacating certificate

Company have been using the name of Frank W. Slater stamped on their shoes, even the first alleged F. W. Slater has no direct sinterest in the company. It is against this firm that action is being taken.

Statement of claim having been delivered since motion was launched.

"Any one is guilty of an indictable Judgment: The questions involved offence who forges a trade mark, or applies any mark so resembling a

are (1) How should the amount fixed by the court of appeal as chargeable against plaintiff for occupation, rent, be applied, from time to time, as paycount at the final adjustment between the parties; (2) Time for redemption; (3) Costs.

It seems to me a highly reasonable

ly marked, either selling or exposing for sale or having in his possession for sale any goods which bear the trade mark or a mark so nearly resembling a trade mark as to be called the should be charged for rental or a should be charged for rent the trade mark or a mark so nearly should be charged for rental or at resembling a trade mark as to be calculated to deceive."

"I do not know that the last the interest should be charged only on the excess above the amount "I do not know that the law could of rental with which he she be more clearly defined," said the officer of the company. "I quote the sections verbatim." I am prevented from giving effect to it by the course of litigation and We have built up and established decision. The fact that the court of appeal refrained from reversing name. These are covered by letters express provision in the judgment of patent under the provision of the act respecting trade marks. express provision in the judgment of to be allowed upon the amount found due for rent seems to conclude to hold that the direction not to low interest was not overruled or in-tended to be reversed. As to the second question, one month will be allowed from date of judgment. The plaintiff will have the general costs of the action, the plaintiff will pay the costs of and incidental to the trial before the chief justice of the com-mon pleas in January, 1908, the plaintiff will have half his costs of the re-ferences without a set-off (the costs of the appeal to the chancellor and to the court of appeal have been disposed of by the appellate court), the costs of the motion for judgment will be to the plaintiff and there will be no costs of the motion by way of appeal from the report with which I am now dealing. The registrar to settle adjustment of insurance premiums, etc., as agreed.

Divisional Court. Before Mulock, C.J.; Clute, J.; Mid-dleton, J.

Re Township of Pembroke and County of Renfrew.-H. E. Rose, K.C., for the county. P. White, K.C., for

day, May 23 and 24; valid returning on or before Thursday, May 26, 1910.

Secure tickets and full information at city ticket office, northwest corner King and Yonge-streets. Phone Main 4209.

In the Matter of Forgeries

The Trade Mark Act

Cles Find range coat a plain now \$35.00 Sill

Rai Rei smok etc., tres, fancy etc. light 817.0

Mil

Sil Spring Raja of Pi

The Law Says-

T is a criminal offence to sell, to offer for sale, to make or to in any way contribute in any manner whatsoever to the selling of goods falsely marked, or bearing a trade mark or any mark so nearly resembling a trade mark as to be calculated to deceive the buyer; offenders are subject to both fine and imprisonment.

We Offer \$500 Reward

to any person who will produce indisputable evidence which will result in the conviction of any shoe dealer or manufacturer who makes or who sells shoes representing them to be "Slater Shoes" or "Slater Boots" or "Slater Goods" or." The Slater Shoe," or shoes made by Slater, or any other form of words calculated to deceive the public into the belief that the Shoes offered for Sale are "Slater Shoes."

Thousands of counterfeit shoes have been sold in Canada. Some may have been sold through ignorance, but innocence can no longer be maintained as an excuse after the publication of this notice.

We are taking action in the interest of the public who have for years suffered from the deceptive shoes. There is a mutual protection in the knowledge that no shoe is a "Slater Shoe" unless it is marked with the Slater Trade Markthe Sign of The Slate.

> You will find this mark on the sole or on the lining of every Slater Shoe. No. shoe can possibly be a Slater Shoe without this mark on it



Communications will be treated with the strictest confidence, but to earn the reward the informant must be ready to give evidence in the court.

The Slater Shoe Company, Ltd.

MATCHES

THEREFORE EVERYBODY SHOULD USE THE BEST.

NOISELESS As Their Name Implies, No Sputter, No Smell of Sulphur, Are Quick and Safe. For Sale by All Good Dealers; Also

EDDY'S PAILS, TUBS, WASHBOARDS,

THE E. B. EDDY CO., - HULL, CAN. HERE SINCE 1851

P. BURNS & CO.

Coal and Wood Merchants

49 KING STREET EAST, TORONTO
Telephone Main Nos. 181 and 189
YARDS.
BRANCH OFFICES

COAL AND WOOD

W. McGILL & CO. Cor. Bathurst & Farley Av. 429 Queen W. 1143 Yonge St.

Court of Appeal.

Before Moss, C.J.O.

Re Shantz.—A. H. F. Lefroy, K.C., for Jacob Y. Shantz. Sen & Co. H. S. White, for J. S. Good. Motion by the company for leave to appeal from the order of the divisional court of May 9. Reserved.

Cures Children's Crampy Colds. At this season of cold searching winds and changeable weather, children will catch cold, will contract for the county
the township.

An appeal by the County of Renfrew
from the order of Donahue, C.C.J., of
April 4, 1910. declaring the liability to
maintain a certain bridge rested on
the county. Appeal resumed from
the county. Appeal resumed from
wonderful—swollen, inflamed tissues
are soothed and healed, coughing is
promptly allayed, hard strong phlegm are soothed and healed, coughing is promptly allayed, hard strong phlegm is loosened and every trace of cold and cough disappears. Nerviline is so safe to use, so powerful, so penetrating—makes such a good all-round household remedy for colds, neuralgia, lumbago, soreness and stiffness—how can you afford to be without a large 50c bottle? Get Nerviline to-day; it's mighty use. Get Nerviline to-day; it's mighty useful in the home and keeps the doctor's

MICHIE'S Extra Old Rye Whiskey is always of the same even quality and mellow flavor-nene better. Michie & Co., Ltd. 7 King St. West

The Clifton Hotel, NIAGARA FALLS, ONTARIO, Will open for the sea-

son on May 19th.