

## The Toronto World

FOUNDED 1880.  
A morning newspaper published every day in the year by The World Newspaper Company of Toronto, Limited; H. J. Maclean, Managing Director.  
WORLD BUILDING, TORONTO, NO. 40 WEST RICHMOND STREET.  
Telephone Calls: Main 5308—Private Exchange connecting all departments.  
—\$2.00—  
will pay for The World for one year, delivered in the City of Toronto, or by mail to any address in Canada, Great Britain or the United States.  
—\$2.00—  
will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsagents and newsboys at five cents per copy.  
Postage extra to United States and all other foreign countries.  
Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

## MONDAY MORNING, FEB. 9.

## "LOADING THE DICE."

All last year The Telegram condemned Mayor Hocken as a pro-Mackenzie agent, and asserted that he was endeavoring to secure for the Mackenzie interests a perpetual franchise over the city streets for the Mackenzie radial lines.

It has now been proved that Mayor Hocken was trying to do no such thing, and now The Telegram is using up its capital letters in yelling for an agreement that will provide such conditions as Mayor Hocken was wrongfully blamed for trying to provide. The Telegram has, in fact, become a pro-Mackenzie organ, according to its own contention last year.

In this guise it accuses the present city council of being a pro-Mackenzie organization, evidently with the object of making it appear that, The Telegram, is not a pro-Mackenzie organ, although it has now adopted the policy which it formerly declared would be detrimental to the city.

It asserts, for example, that a determination to get back for the city every right and franchise which was alienated in 1891, at the desire of The Telegram, is an attempt "to load the dice in favor of the pro-Mackenzie policy."

The only people who appear to have been loading the dice, which is usually a secret and unheralded process, are those who were trying to have one kind of agreement drawn while the mayor, in his printed message, and everybody but The Telegram and its allies, understood that another kind of agreement was being drawn. The Telegram speaks of "loading the dice."

Who was loading the dice in contriving that its readers should be constantly misinformed about Mayor Hocken's determination to have a clean-up agreement, while an agreement contrary to Mayor Hocken's written, printed and frequently announced instructions was being secretly prepared? Who was loading the dice when it was continually being asserted that Mayor Hocken should consult experts about terms of the purchase, when the written, printed and published opinion of the experts consulted by those who were drawing up the agreement? "Loading the dice" is the Telegram's term. One wonders if The Telegram ever thinks. There has never been such an exhibition of dice-loading in Toronto as the conduct of The Telegram all year. Mayor Hocken was persistently misrepresented from the first week he mentioned the possibility of carrying out the recommendation of the city council's committee to purchase the street railway, down to the moment when it was discovered that the agreement which the mayor had instructed the corporation counsel in October to make a clean-up agreement was being drawn with a different object and contrary to those instructions. And now, having blamed the mayor all year for doing what he was not doing, The Telegram turns round and blames him for not doing what it formerly blamed him for doing. "Loading the dice" if The Telegram appeared at an agricultural fair it would be apprehended as a heads-I-win-tails-you-lose gambling device.

Whatever the people of Toronto think of purchase will be abundantly evident at the polls, and we believe that every fair-minded man in the city wishes to give the mayor a chance to place his proposals before the people. It is utterly unfair to Mayor Hocken to have The Telegram's distortion of this proposal, or some one else's legal view of the proposal, submitted for Mayor Hocken's most of the differences of opinion arise out of the misunderstanding created by The Telegram, which has "loaded the dice" out of its conscientious conviction that loaded dice are the proper means for the sort of game it plays.

There is in the city council a sense of fairness and honesty which will at least give Mayor Hocken credit for what he is trying to do, and will not endeavor to make it appear that he is doing something else. If the mayor's proposals are not in the interest of the city, it is quite fair to show how they are not, but it is cowardly work to try to make it appear that they are other than what they are.

If it is necessary, technically, to instruct the legal department what the mayor's policy is, there should be no difficulty in referring to the official message of last October. The mayor's intention is quite clearly expressed there.

**PREMIER ASQUITH'S PROBLEM.**  
Tomorrow the imperial parliament will resume after a recess that began

on August 15, and under circumstances of exceptional gravity and importance. For weeks and months rumors and forecasts little removed from rumors have circulated freely and plentifully, while the one man who knows has largely held his peace. Mr. Asquith has indeed spoken, but at rare intervals and only in terms that indicated the principles on which the government's policy will be based without casting much light on its final character. The time is now near when the parties in the house of commons will once more meet face to face and deal specifically instead of generally with the many and great questions of the day. For during the recess much has happened to create new controversies and to widen and deepen those that have already formed the subject of debate. Its close brings factors of discord among the ministerialists and between the government and the labor party and evidence of friction within the opposition.

Judging from present appearances, the debate on the address in reply to the speech from the throne will be prolonged and acrid. Report has it that the hothouse of the Unionist party intend to make the conduct of business impossible in order to compel an early dissolution. It is scarcely probable, however, that purely obstructive methods will be sanctioned by the more responsible and influential of the opposition leaders. Precedents have already been set of a kind that will be difficult to get away with when they are used to justify the same preparations to resist the enforcement of measures that are unpalatable to any considerable section of public opinion. Passive resistance to the Unionist Education Act was denounced as lawless, although that act was passed without a popular mandate and in open defiance of the great body of Nonconformist opinion.

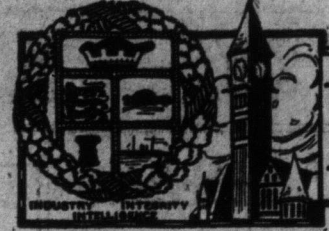
The Liberal party has been in office since December 5, 1905, the longest consecutive term it has ever enjoyed. During that period it has been sustained at three general elections, and has surmounted difficulties that seemed as serious as those it now confronts, but they found the government and the coalition that supports it united against a common foe. The recent questions that have arisen, however, threaten not only to weaken the alliance, but to affect the unity of the Liberal party itself. In the hands of a weaker premier the situation would be hazardous and the issue uncertain. As it stands, Mr. Asquith is about to engage in the most formidable task he has yet essayed, with the additional problem of restoring and maintaining harmonious co-operation. In that he will be hindered or helped according as the opposition forces are wisely or unwisely directed.

**THE COURAGE OF CONVICTION.**  
President Wilson's letter to Mr. William L. Marbury of Baltimore, published in The Sun newspaper of that city, contains a plain statement of his attitude towards the exemption of United States coastwise shipping from Panama Canal tolls. It is his clear opinion that the exemption constitutes a very mistaken policy from every point of view. "It is," he says, "economically unjust; as a matter of fact, it benefits, for the present, at any rate, only a monopoly, and it seems to me in clear violation of the terms of the Hay-Pauncefote treaty." The president acknowledges that much honest difference exists as to the last point, that it is debatable constitutes, to his mind, a sufficient reason why it should not be debated.

In expressing this view, President Wilson again discloses the high standard he has set for himself as chief executive, and the simple courage that enables him to follow the course approved by his conscientious conviction. He knows very well that in attempting to have the exemption recalled he is running counter to the opinion of influential senators of his own party and may even have to submit to defeat, but he undertakes the risk because he holds that the country would rather redeem its promises in the light of any reasonable construction of them than debate a point of honor.

His letter to Mr. Marbury is also noteworthy because of the high tribute he pays to his secretary of state, "Not only," the president remarks, "have Mr. Bryan's character, his justice, his sincerity, his transparent integrity, his Christian principles made a deep impression upon all with whom he has dealt, but his tact in dealing with men of many sorts, his capacity for business, his mastery of the principles of each matter he has been called upon to deal with, have cleared away many a difficulty and have given to the state department a definiteness and dignity that are very admirable." This is high praise indeed, and provides an effective rebuke to Mr. Bryan's detractors.

**Off to Europe.**  
A. F. Webster & Son, general steamship agents, at 53 Yonge street, report having booked the following Toronto people, who sailed recently for England and the continent: J. A. Haistead, G. J. Reid, Mrs. Reid, Mrs. Barr, D. M. Balfour and wife, Robert Ross, Henry Hodgkinson, William McCullough, James T. Tilley, William Lumsden, Robert Atchison, Miss Ethel Atchison, Mr. Frank Atchison, E. J. Abbott, Edward Sanby, W. H. P. Jarvis and wife, Mrs. James Bain, Mrs. Ferguson, Mr. W. D. Watson, Mrs. Thomas Christie, Mrs. C. T. Acton, George Canfield, John T. Miller, William Worthington, W. J. Goldsmith, William Auger, wife and child.



## NEW APPOINTMENTS SOON TO BE MADE

Mayor is Looking Over the Field — Positions Are No Sinecures.

## PULL HAS NO PLACE

Candidates Must Show Ability to Work, Brains for Planning.

Those who have applied for the positions to be filled at the city hall are realizing that there is nothing in "pull." Mayor Hocken is quietly looking round for men who have the executive ability, training and physique for the skilled and hard work that will have to be done. He is aided in this by a majority in the board of control.

An exceptionally capable man is needed for the office of fire commissioner. The reorganization of the department will be practically in his hands, and when that is completed he will have to be a diplomat as well as a forceful commissioner every moment he is on duty.

**For City Architect.**  
An architect of good standing and prestige in his profession is required for the architect's department. He too, will have to reorganize the department. It may be that the head of the department will be non-professional, while there is no need for haste in appointing a city treasurer, it is generally understood that the appointment is being seriously considered.

The appointment of a superintendent of the municipal abattoir will have to be made within the next few weeks as the plant is expected to be ready for operation in April. There is also under consideration the reorganization of the tax collecting staff, and possibly the staff of assessors.

## THE \$700 EXEMPTION.

Editor World: The proposal to exempt to the extent of \$700, dwellings valued at \$3000 and under which are occupied by their owners, is open to serious objection. It is class legislation, and at that, favors a limited class, viz., house owners. It affords relief to the tenant class, which is much larger and which suffers most from the taxation of houses, but will certainly add to their burden. The people have never asked for it. On two occasions they have, by overwhelming votes, expressed themselves in regard to the taxation of dwellings. But the \$700 exemption proposal, which was voted on some years ago, applied to all houses, thus avoiding the stigma of class legislation. The more recent action on the question of assessing all buildings at a lower rate than land values, was the result of intelligent discussion of the whole question.

There is no reason to believe that the citizens have changed their minds. On the contrary, it is reasonably certain that the still more emphatic endorsement of the principle, would be forthcoming if a vote were taken today. The council has already determined to lay the question before the legislature, which will have to pass the law. It is wise to complicate matters by submitting at the same time an entirely different measure. If the duty of the council as representatives of the people to send on to the legislature the deliberately expressed will of the citizens as indicated in the vote of the council, Jan. 1, 1913, rather than confuse the issue by a further request which has no such credentials, not even the advantage of wide discussion.

**The Single Tax Association of Ontario.** D. B. Jacques, president; Sydenham Thompson, secretary.

## YESTERDAY'S BREAKFAST WAS THE BIGGEST YET

Yonge Street Mission Served Over Three Thousand Sandwiches — Aid Badly Needed.

Supt. J. C. Davis reports that the largest free breakfast ever given at the Yonge street mission was provided yesterday morning, when 2500 sandwiches and 150 gallons of coffee were served. The crowd commenced to line up at half-past six, and when the doors were opened at eight o'clock the 521 hungry men hurried in out of the cold. Rev. John McNicol, principal of the Toronto Bible College, addressed the men after the breakfast.

The attendance at the daily lunches keeps up to 450. Hundreds of families are being supplied with provisions. Thousands of articles of clothing are being distributed weekly to men, women and children.

Supt. Davis makes an appeal for clothing of all kinds for the poor who apply for help.

## FACORIES LOOTED BY TEN MONTREAL YOUTHS

Arrest of Seventeen-Year-Old Boy Gives Clue to Band's Operations.

MONTREAL, Feb. 8.—In Joseph Gilmour, 17 years old, arrested Saturday on a charge of burglary, the police believe they have landed one of a gang of ten youths who have been extensively looting factories in the east end of the city. The gang is said to have stolen thousands of dollars' worth of goods. Gilmour is held in connection with a burglary of the Metal Shingle Company of goods valued at \$200 which were sold for \$7. Three other youths, said to belong to another gang which has been operating in departmental stores, were remanded last week.

The rooming house which they occupied was searched and revealed quantities of boots, clothing and other articles which had been reported missing.

## NEWS FROM THE CITY HALL

## THE COUNCIL TODAY

Important business before the council today is as follows:  
To apply for legislation to authorize buying land outside the city and erecting workmen's homes thereon.  
To apply for legislation to authorize granting as much as \$20,000 to a corporation.  
To approve the allocation of branches of city government for specialization by each of the members of the board of control.  
Annexation of 80 acres at the head of Greenwood avenue.  
Better protection of settlements thru the fair wage clause in city contracts.  
New viaduct over the Don at Gerrard street and Duplex avenue extensions.  
Additional cold storage plant at the municipal abattoir.  
Purchase of women's industrial farm.  
New court house building.  
Extension of Wilton avenue to West avenue.

Report of the treasury board upon greater penalizing of delinquent taxpayers, and upon necessity for greater check upon large expenditures.  
Additional work for the unemployed.  
Terrestrial street and Duplex avenue extensions.  
Additional cold storage plant at the municipal abattoir.  
Purchase of women's industrial farm.  
New court house building.  
Extension of Wilton avenue to West avenue.

## HAD NOT TIME ENOUGH TO EXHAUST SUBJECT

Rev. H. H. Spaulderson Will Discuss Churchill's New Book Again Next Sunday.

## "THE INSIDE OF THE CUP"

Various Phases of Human Life Considered in Latest Problem Novel.

The Unitarian Church was crowded at the morning service yesterday, when Rev. H. H. Spaulderson, the pastor, spoke on Winston Churchill's latest book, "The Inside of the Cup." The pastor explained that the book would be very widely read and that owing to the reputation of Mr. Churchill as an author, the public would be obliged to take its contents seriously. It was his intention to give the readers of the book and then make his deductions as to what the various phases of human life should do to solve the social and economic problems in the world. He did not have sufficient time to finish the work in one address, however, and will speak on the same subject at the morning service next Sunday.

## LAMBERTON STRONG FOR HYDRO-RAILWAYS

Eleven Municipalities Ask Hydro-Electric Commission to Investigate and Report.

PETROLEA, Feb. 7.—Major R. Strrett stated that already eleven municipalities in Lambton County have passed resolutions requesting the hydro-electric commission to investigate and report at once on a system of radials for the county. Thirteen more, it is expected, will pass a similar resolution at their next meeting. The county, with an array of towns, villages and townships back of the request, the commission will have no alternative but to start an immediate survey.

## ASA DEPOSITORY FOR YOUR SAVINGS

We ask you to consider the strength and stability of this old-established institution. From 1835 to the present time citizens of Toronto and people all parts of the world have found it a safe and convenient place to deposit their savings. The thirty and thirty-five Scottish investors have entrusted it with many millions of pounds sterling. In the history of our many "lean years," many periods of "hard times," there have been national and international financial stringencies, and several financial panics, but there has never been a moment's delay in returning the credit of our depositors when called for. Today the Corporation has

**SIX MILLION DOLLARS** of fully paid-up capital, backed up by a Reserve Fund exceeding

**FOUR MILLION DOLLARS.** Its Assets, which are all most conservatively invested in the safest possible securities, exceed

**THIRTY-ONE MILLION DOLLARS.** But, though the Corporation has grown to such dimensions, it encourages as much as ever the depositor of small sums. It has many small accounts; in fact, its invested funds are to a large extent the accumulation of many small sums.

It has also some large accounts which have grown to their present proportions from year to year. The Corporation has a regular addition of interest will ensure a steady increase in the balance at the depositor's credit. Interest is credited to the account at

**THREE AND ONE-HALF PER CENT.** per annum and is compounded twice a year. Open your account with us today.

**CANADA PERMANENT Mortgage Corporation**  
Toronto Street, Toronto.  
ESTABLISHED 1855.

## WILL ASK COUNCIL TO CHANGE BASIS

Bungle in Instructions to Corporation Counsel Will Be Remedied Today.

## NO RIGHTS TO RADIALS

Ontario Railway Board Will Fix Mileage Charge Over City Streets.

Mayor Hocken will ask the city council today to amend the instructions given by last year's council to Corporation Counsel Geary for the drawing up of the agreement of purchase in the clean-up of the franchisees. It is probable that the request will be granted.

The amended instructions will be that the running rights of the radials into the city be not included in the agreement of purchase. This amendment will remove any reasonable doubt as to the agreement of purchase affecting a clean-up of the franchisees. Sir William Mackenzie has agreed to the amendment.

In last year's council there was a strong and very aggressive minority against the clean-up of the franchisees. The majority had a strenuous fight to overcome the tactics of the minority to block the drawing up of the agreement of purchase.

In the confusion of battle the instructions to the corporation counsel were bungled. The instructions were that perpetual running rights for radials into the city were to be included in the agreement of purchase. This would mean a perpetual franchise for the radials in the city.

Mayor Hocken was alert to the fact that the instructions had been bungled. He also knew that similar bungling by the council that granted the franchise to the Toronto Railway Company was the cause of Toronto being shackled with a transportation monopoly for so many years. Openly and upon his own responsibility he instructed Corporation Counsel Geary to draw up an agreement of purchase that would not give the radials perpetual running rights into the city.

Corporation Counsel Geary, assisted by special counsel, D. B. Thompson, drew up the agreement of purchase. It ignored Mayor Hocken's instructions. The board of control instructed Mr. Geary to change the agreement of purchase so that it would not give the radials perpetual running rights into the city. He refused, contending that he is bound to carry out the instructions of last year's council.

**New Instructions.**  
This has compelled Mayor Hocken to ask the council to order Mr. Geary to draw up an agreement of purchase that will not fasten upon the city a perpetual franchise for the radials. To doubly protect the city from any interference with the clean-up of the franchisees, Mayor Hocken will ask the council to amend the instructions that the agreement of purchase will give the radials no running rights within the city's limits. In this way there must be an absolute clean-up of the franchisees. When the city has possession of franchise rights then the running rights of the radials into the city can be fixed by the Ontario Railway Board.

Mayor Hocken has doubly safeguarded every move in the clean-up of the franchisees, and he is determined to maintain that policy from start to finish.

## ST. THOMAS WATER BOARD HAS HANDSOME SURPLUS

Capacity of New Tower Just Completed is Half a Million Imperial Gallons.

ST. THOMAS, Feb. 8.—The water tower recently erected in the city by the board of water commissioners is the largest steel water tank, both as to capacity and as to weight, in Canada, and the second largest in America. It has a capacity of 500,000 imperial gallons of water. The largest is in Louisville, Kentucky, and holds a million gallons.

The surplus of the board for 1913 is placed at \$18,412.23, which after the city pays the interest and principal of the debentures of the department, leaves a balance of \$4,899.55.

## AND HE DID

NOW LOOK HERE, BOSS, YOU GIVE ME A RAISE—AND DO IT QUICK!!

Illustration of a man in a suit and hat, looking at a document.

Illustration of a man in a suit and hat, looking at a document.

Illustration of a man in a suit and hat, looking at a document.

Illustration of a man in a suit and hat, looking at a document.

Illustration of a man in a suit and hat, looking at a document.

Illustration of a man in a suit and hat, looking at a document.

## EDDY'S WASHBOARDS HAVE A SPECIAL CRIMP THAT MAKES WASHING VERY EASY

AND THEY ARE JUST AS GOOD AS EDDY'S MATCHES

MONDAY, FEBRUARY 9, 1914



## HOW TO GET IT ALMOST FREE

Clip out and present six coupons like the above, bearing consecutive dates, together with our special price of either 68c or 98c for whichever style of binding you prefer. Both books are on display at:

40 Richmond Street West, Toronto, and 15 Main Street East, Hamilton.

**6 COUPONS 98c Secure the \$2.50 Volume**  
Beautifully bound in rich Maroon—cover stamped in gold, artistic ink design, with 16 full-page portraits of the world's most famous singers, and complete dictionary of musical terms.

**6 COUPONS 68c Secure the \$1.50 Volume**  
Well bound in plain green English Cloth, but without the portrait gallery of famous singers.

**OUT-OF-TOWN READERS WILL ADD 24c EXTRA FOR POSTAGE**  
"HEART SONGS" The song book with a sonnet of the song-poets of the world in one volume of 500 pages. Chosen by 25,000 music lovers. Four years to complete the book. Every song a gem of melody.

## AT OSGOOD HALL

Toronto, Feb. 7, 1914.

## ANNOUNCEMENTS.

Motions down for single court for Monday, 9th inst., at 11 a.m.:  
1. Higgins v. McKinnon.  
2. Valie v. Taw.  
3. Re Nelli Estate.  
4. Shapiro v. Kaplan.  
5. Wood v. Curran.  
6. Re Larkin and Cooke.  
7. Goldberg v. McConkey.

Peremptory list for appellate division for Monday, 9th inst., at 11 a.m.:  
1. Re Estate of Annie Gibson.  
2. Stocks v. Boulter.  
3. Vaughan-Rhys v. McClary.  
4. Dick v. Standard Underground Cable Co.  
5. Valie v. Small.

Before J. A. C. Cameron, Master.  
Town of Oakville v. Lovell, P. Crawford, for plaintiffs, moved for particulars of charges of misrepresentation and fraud in statement of defence. D. O. Cameron for defendant Lorenzo. C. Swabey for London Guarantee and Accident Co. moved for direction as to third party proceedings. J. H. Spence for defendant Lorenzo delivered particulars in ten days, and usual order made as to third party proceedings. Costs of motions to plaintiff in cause. Costs as between defendant and third parties in cause.

Haynes v. Vansickle—J. M. Langstaff, for plaintiff, moved for order for commission to take evidence in Buffalo, N. Y. White for defendant. Enlarged to 15th inst.

Welsh v. Welsh—Mr. Grant, for defendant, moved for order dismissing action for want of prosecution. J. H. Spence for plaintiff. Order made that case be entered for trial at next non-jury sittings at Warkenton, and in default that action be dismissed. Costs in cause.

For defendants Central Trust Co. and Malabar, moved for order setting aside order of dismissal of action for want of due diligence. J. H. Spence for plaintiff. Order made that case be entered for trial at next non-jury sittings at Warkenton, and in default that action be dismissed. Costs in cause.

Hall v. Tussell—A. MacGregor, for defendant, obtained order dismissing action without costs.

Before Falconbridge, C.J.  
Owen Sound Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

Before Middleton.  
Re Anchor Manufacturing Co.—A. Hicknell, for Imperial Bank, petitioners, moved for winding up order. No one contra. Order made. Harry Vignea appointed interim liquidator. References to master in ordinary.

## MICHIE'S

Cigar Department

is close to the entrance, convenient for quick service, at the corner of King and Yonge Sts.

Michie & Co., Ltd., 7 King St. W.

## DR. J. COLLIS BROWNE'S

CHLORODYNE

The Best Remedy Known for

COUGHS, COLDS,

ASTHMA,

BRONCHITIS.

Acts like a Charm in

DIARRHOEA,

DYSENTERY

and CHOLERA.