The Toronto World

FOUNDED 1880.

will pay for The Daily World for on year, delivered in the City of Toronto, or by mail to any address in Canada, Great Britain or the United States.

will pay for The Sunday World for one all other foreign countries.
Subscribers are requested to advise us promptly of any irregularity or de-lay in delivery of The World.

THURSDAY MORNING, DEC. 11.

SAVING THE CITIZENS' MONEY they live in North Toronto. It mas easily run up to \$50 a year for a family and perhaps very much more-all extra. Those who are opposed to Mayor Hocken's purchase plan wish this charge to be continued on all these people and even increased if they are to patronize a new radial enthe purchase plan will do is to wipe out at once all double fares and give transfers from every part of the city to every other part, all districts getting the same advantage, while residents in the centre of the city will have cheaper access and more rapid and direct travel than they have ever been able to expect under corporation management. Purchase wi'l save money to everybody and will pay for itself as well.

ANANIAS CLUBS.

Toronto Telegram: Toronto World and Star might be gazetted as official organs of the Ananias Club, which supplies most of the speakers on behalf of the Macken-

And The Telegram might be gazetted the official organ of the harbor Humber Valley Railway.

SAME OLD SPOTS.

After The Telegram and the harbor board hatched out the scheme for a

WHY MISREPRESENT?

chase plan in order to promote the har- of the service." Under the new regulabor scheme. It is the resort to such tions books can also be sent by parmethods that has done as much as cel post. anything else to make the public suspicious of the good faith of those who oppose Mayor Hocken.

REASONABLY STRONG.

The Telegram gives Controller Foster a most ungrateful wallop in discussing his failure to run against Mayor Hocken, who is, declared to be Enterprising Poultry Cominfinitely weaker today than he was a year ago." By the way, The Telegram in the same issue says The World ought to be the official organ of the Ananias Club, and we suppose of the Ananias Club, and we suppose this is because we so frequently publish The Telegram's views. But The Telegram goes on to say that there is to the consumer direct with this consumer direct with this to the consumer direct with this consumer direct with this consumer direct with this consumer direct with the consume no popular demand for Mayor Hock- to the consumer direct with en's services and adds with bitter fresh eggs, which are packed in nest sarcasm for Controller Foster, who

their chents in the United States that clude the railway companies must reduce products. The company wages increase rates or be taken to reduce the cost of livie over by the government. ing direct to customers th

To reduce wages is out of the in first-class condition, thus climinat-

for a five per cent. increase in rates east of the Ohio and north of the Potomac. The companies have just put in A morning newspaper published every day in the year by The World Newspaper Company of Toronto, Limited; H. J. Maclean, Managing Director, Parliance Parlianc their case, the government is to reply and a decision is expected on March Dominion Railway Commmission has WORLD BUILDING, TORONTO,
NO. 40 WEST RICHMOND STREET.

Telephone Calls:

Main 5308—Private Exchange connecting all departments.

-\$3.00—

But the five per cent, increase, even the it were granted, would be the control of the contro adjourned the application for a five per cent. increase upon all freight

But the five per cent, increase, even tho it were granted, would be the merest palliative for a situation in the United States which requires heroic treatment. The companies are capitalized for nineteen billion dollars, of year, by mail to any address in Can-ada or Great Britain. Delivered in their properties and equipment up to Toronto or for sale by all newsdealers the proper standard with necessary Postage extra to United States and extensions and terminals, would mean an expenditure of additional billions. which they cannot possibly finance. Indeed many of the roads are literally worn out.

alization. They would be delight ed to exchange their dropsical them at least \$10.40 a year if they live But the government will prosecurities for government bonds. bably prefer to wait until the interstate commerce commission, at a cost of fifteen million dollars, has completed the physical valuation of the railways. Government ownership and operation of railways in the United States is nearer at hand than many suspect. When changes do come in the United States they usually occur with wonder-

STRAP-HANGING DONKEYS.

The bylaw providing for the rounding of the corners of Bay and Queen streets at a cost of \$650,000, it is recorded, was adopted without discussion on Monday. It is expected to sell the property not required for \$450,000, leaving the cost of the sum the whole square from James street to Bay street, and from Queen to Richmond could have been bought used to retire the bonds aforesaid. adviser in the case in opposition was The Telegram. The Telegram' does not want us to buy the railway either. It will cost three and a laif times as much later on to follow The Telegram's advice now, or about \$105,000, 000, to get a little bit of what we have the answer. So that the lands of the company could be treated as "extraneous" and switched over to the shareholders as is now being dead. board, which supplies most of the now buy for \$30,000,000, and we will one hundred millions was given to shareholders; 35 millions of 5 per cent. speakers on behalf of the Home Smith be poor miserable strap-hanging don- had their place taken by the same keys as well.

U. S. PARCEL POST EXTENSIONS.

On January 1 of this year the parcel and a better service on the city streets, and after The Telegram and Mr. Mark irish brought forward a proposal to consider the matter for another year. The Telegram now accuses "the Inferests" of not allowing the people of the substitute of the purchase proposals on New Year's Day. But then no one would please The Telegram. Had playor Hocken and his friends accept, and the Home Smith-Harbor plan and voted for immediate construction. The Telegram would have found some reason to charge him with betraying the people to the interests. But we have been gettleng the substitute for single fares subsidies shall be put aside where the people of the sale where the people of the substitute from them. It is exactly as if the company is usefifted from them. It is exactly as if the company is usefifted from them. It is exactly as if the company is usefifted from them. It is exactly as if the company is usefifted where the people of chanda an receive absolutely note of the sale where the people of chanda an receive absolutely note of the shall be put aside where the people of chanda nearly will issue iffty-two million dollars worth on the early stages of its history, had pocketed the money subsidy of \$25,—a to the stages of the surface shave behind them rot only the enormous estimings of the railway, but many millions of deferred payments on land old by the company and only partially paid for. They bear interest at six per cent. and stockholders are to be permitted to buy them at eighty cents on the dollar of the profits of the shareholders, or open of the shareholders or open of the shareholders or the shareholde five-cent railway thru Toronto Bay, United States and immediately show-

WHY MISREPRESENT?

Mr. R. S. Gourlay represented the steam reserve plant of the Toronto las announced further extensions to take effect on next New Year's Day and has secured for them the approximation of the hydro and the T. Commission. In the first and socceed appreciation of the principal.

This is stock-watering gone mad. I might be necessary for some third class road without money or friends to pay the rate proposed for urgently needed money that the world. It is not in urgent need of money, and if it were it could believe a malgamation of the hydro and the T. amaigamation of the hydro and the T. Commission. In the first and second cent. or less. E L. plant. Mr. Gourlay knew that the chief argument on the head of continuous service was the availability of the double set of transmission lines which would result from the purchase. The steam reserve would be secondary to the double set of lines. Mr. Gourlay chose to say nothing about this, as he chose to say nothing about serveral other important matters, thus giving the impression of an altogether one-sided point of view.

It should not have been necessary It should not have been necessary ties seem to show clearly that the to misrepresent the case of the pur- revenue will not be less than the cost

EGG CIRCLES IN **NEW BRUNSWICK**

pany Has Devised Plan to Eliminate Middleman.

has cold feet: "The public demand for a second year of those services is not sufficient to overwhelm any reasonably strong candidate who takes the "cid in opposition to the mayor." "Reasonably strong!" Poor Mr. "Reas sexes, holding one dozen each. Each armer is known by his number, which sathered in a systematic way and Big investment houses are notifying let extending their operations to in

Subscriptions to the Lakes Disaster Fund of Canada

DECEMBER 10 Received by H. H. Gildersleeve, general treasurer, Toronto, Ont. Toronto ... Thos. Forward & Co., Toronto Plummer & Plummer, Toronto Canadian Lake Transportation Co., F. S. Isard, St. Peter's Church, Toronto Officers and crew S.S. Wacondah, Midland, Ont. . . Citizens of Brantford, Ont. Jarvis Street Baptist Church, Toronto Southampton, Ont., public subscription thru mayor,

Hence we find the railway companies preparing the public mind for nation-

Here is a striking upholding of our eulogy of Sir Thomas in The Ottawa statement of yesterday, that the C. P. Journal of some weeks ago! R. in putting fifty odd millions of its paper, bearing 6 per cent. interest. The London Statist, out here to give on the market at 80 cents on the dollar, his benediction on this kind of financwas injuring Canada's credit:

New York, Dec. 10.—A special to The Journal of Commerce from London says Canadian Pacific's decision to issue \$52,000,000 of 6 per cent. certificate notes at 80 has been unfavorably received in Conservative interests consider the scheme altogether a too expensive form of financing, and one calculated to prejudice the credit of the road. It is certainly unlikely to inspire confidence in the general Canadian situation. The proposed issue re-vives the question of Canada bor-

rowing too fast. A year ago the C. P. R. had out 35 millions in 5 per cent. bonds. It then rounded corner \$200,000. For this \$100 a share less than the then marissued 60 millions of stock, at about less than twenty years ago. The chief The other 70 millions was supposed to 000, to get a little bit of what we can shareholders, as is now being done!

now buy for \$30,000,000, and we will one hundred millions was given to amount of 10 per cent. securities (plus melons), and the way cleared for the

> that for high finance? How is that for the "genius" of Sir Thomas? See the their carol?

'segregation of extraneous assets" for

Telegram would have found some reason to charge him with betraying the people to the interests. But we have been getting this sort of thing from The Telegram for twenty years, and it has not changed its spots.

Cels handled had increased by approximately sixteen per cent. The average weight limit was also raised and, notwithstanding the reductions in rates in these zones the average postage paid for parcels increased postage paid for parcels increased from 7.7 cents to 10 cents.

WHY MISREPRESENT?

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This means that the return to the stockholders who invest in these mup.

This means that the return to the stockholders who invest in these may be—if they are lucky in the verage and, notwithstanding the reductions in rates in these zones the average which seven and one-half per cent, will come in the form of interest, and at the worst in the section of the scheme—as much as fifteen up.

This means that the return to the stockholders who invest in these may be—if they are lucky in these notering and, notwithstanding the reductions in rates in these zones the average which limit was also raised and, notwithstanding the reductions in rates in these zones the average which limit was also raised and, notwithstanding the reductions in rates in these zones the average which limit was also raised and, notwithstanding the reductions in rates in these zones the average with limit was also raised and, notwithstanding the reductions in rates in these zones the average which limit was also raised and, notwithstanding the reductions in rates in these zones the average with limit was also raised and raised and r

GROSS BREACH OF FAITH

(Editorial Toront) Star. Dec. 10) The Toronto World is absolutely sound its contention that the Canadian Pa-leic Rallway Company has no light to regregate its lands and treat them as private property of its shareholders. lands are part of a trust fund grant-

Security

Real Estate Mortgages afford investors the maximum of security, More than twenty-nine million dollars of this Corporation's Investments are in first mortgages on carefully selected improved real estate securities. It ed improved real estate securities. It is in these that the funds entrusted to our care by our Debenture holders are invested, thus, assuring

sested, thus assuring CERTAINTY OF INTEREST. , we issue our debentures in sum one hundred dollars and upwards

Canada Dermanent

Mortgage Corporation Toronto Street Established 1855

Is Sir George Paish, the editor of

Lord Northeliffe in his Times and in his Mail says the London market is surprised at the smallness of the nelon; and The Toronto Mail magnifies this opinion on its first page by

And we hope we do no injustice to Hon. Thomas White, our minister of finance, when we say that our understanding of his speeches on the subject of regulating the capital issues of McVeity v.

And these things are all taking place when the C. P. R. (and its fel-lows) are fighting against freight reductions in the Canadian west. And when they are holding out against quality of rates for the west with

No wonder Sir Thomas and Sir Ed nund Osler and Lord Northcliffe, fressed as waits, are out o' nights in ese Christmas times carolling to the orairie farmer:

God save you, Merry Gentlemen, Let nothing you dismay, For Jesus Christ our Saviour Was born on Christmas Day.

What do Mr. Borden, Mr. White and Mr. Rogers think of the waits and

pay the whole ten per cent. dividend to the shareholders, no part of the profits from the lands being available for that purpose. The people of Canada, having parted with their lands in order to build a railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for Canada or the build order to build the railway for the payor to the purpose. parted with their lands in order to build a railway for Canada, are to be placed in exactly the same position as if they had given no land at all. It is gross ingratitude, gross breach of faith, and flagrant misappropriation of public property.

The World every morning rints the best live stock reports in Ontario.

FORMER PRIEST IN STOIC'S ROLE

Schmidt Unmoved During Testimony Concerning Murder of Anne Aumuller.

Hans Schmidt sat unmoved for three ours this afternoon in the criminal courts building, and heard from the lips of witnesses the story of the murder of Anna Aumuller. On a table before him lay the saw and the knife with which he had dissected her body;

Hart, "and go to some far off country, and I will hang my cassock on a high

By that, Miss Hart said, Schmidt meant he would leave the priesthood. The witness knew of Schmidt's relations with the Aumuller girl. Once Anna Aumuller had asked her if she would be godmother to the child Anna was expecting. "I told her maybe," the witness said.

never met Schmidt, but Anna used tell me about him. She called him 'the baron'.' Schmidt told the police in his confession that he had married Anna Aumuller, acting as both bridegroom and priest. The witness knew nothing of this so-called ceremony.

C. P. R. EARNINGS.

AT OSGOODE HALL

ANNOUNCEMENTS.

Motions set down for single court for Thursday. 11th inst., at 11 a.m.:

1. and 2. Scott v. C. P. R. Co.

3 and 4. Bank of Ottawa v. Le Blanc.

5. C. N. Railway v. Ontario and Minnesota P. Co.

6. Re Murchison.

7. Re Finn Estate.

Peremptory list for appellate division or Thursday, 11th inst., at 11 a.m.: or Thursday, 11th inst., at 11 a.m.: 1. Hewitt v. Grand Orange Lodge (to

3. Re Grand Valley Railway Co. 4. McRae v. McCord. 5. Price v. Price. 6. Farr v. Wardlaw.

Wood v. Worth—F. Aylesworth, for Hortwitz & Zoller, moved to set aside order allowing issue of a concurrent writ for service out of jurisdiction, notice of writ and copy and service thereof on them, or in alternative, for leave to enter conditional appearance. Judgment: The notice of motion falls to set out irregularities complained of o set out irregularities complained of as required by R. 219, and therefore defendants do not appear to be in a position to rely on mere irregularities. It appears to me that the defendants fles this opinion on its first page by printing it in big type. Surprises at the littleness of the child and a prearranged drop in the market of the securities concerned are always to be seen when these things are pulled off.

"The property suable in this province and that the order was properly made. As for leave to enter conditional appearance is only allowed for purpose of enabling defendant to apply to set aside writ. Here applicants have moved to set aside writ and failed, and there appears therefore no reason for allowing them to enter a conditional appearance. Motion refused. Costs in cause

ject of regulating the capital issues of our railways is that it is little or no concern of parliament. Sir Alan Aylesworth was of that opinion. So is The Montreal Gazette. So is Sir Proteus of The Montreal Star.

And these things are all taking and solve it under the provisions of the pleading I am of opinion that the objections are well taking. Personnel. To plead the provisions of the set aside with costs. The defendants will have ten days to appear.

Single Court.

Before Lennox, J.

Toronto Developments of the sentitled to sue out a writ and serve it under the provisions of the provisions of the provisions of the provisions of the pleading I am of opinion that the objections are well taken. Personnel. objections are well taken. Paragraph 5 should be struck out, with costs to

Bain v. University Estates; Bulloch

Edwards v. Cecil; Miller v. Cecil-M. Clark, K.C., for defendant. G. H. Sedgewick for plaintiff Miller. Coll-yer (Ross & H.) for plaintiff Edwards. Drake v. Brady—Lee. for plaintiff. noved to strike out defence for failure day, 26th December, instant, and if the plaintiffs desire it will then be f defendant to produce and to answer

production. No one contra. Order

Livingston for defendants. At request of parties motion to stand until wick, for defendant, obtained order vious enlargement

Re Cameron-A. Crooks, for execufor purchaser, obtained enlargement of motion under Vendors and Pur-charers' Act, until 15th inst. tors, moved for partition for execu-tors of John Curry estate. The parties agree that all lands held jointly in ontario, as well as those mentioned n notice of motion, shall be included and notice of motion amended nunc datory order directing delivery of pa-pers. H. H. Shaver, for plaintiff, Ad-journed until 26th inst., to see if setpro tune. Order made for partition rdingly. Reference to master at tlement can be arranged.

Butchart v. Brien-L. Marche, for plaintiff, obtained order vacating judg-ment for foreclosure and dismissing tion with costs.

Judge's Champers.

for order sanctioning with which he had dissected her body; advance of \$2,000 or such smaller nearby were the stained pillow slips in which he had wrapped a portion of it before he dropped it into the Hudhon River from a ferryboat, and stones with which he had weighted it.

To these exhibits for the state the estate in the first instance but the advance of \$2,000 or such smaller To these exhibits for the state, the one-time priest paid no heed. He was unmoved when a stenographer read successful then the amount of adthe disbursements of the successful litigant. The effect of the order sought would be in an indirect way to relieve the present appellant from tion of infants or lunatics, or their property, but it is not intended that it should be used in case of adverse this case it is necessary for an advance to be made to retain counsel so MONTREAL. Dec. 10.—(Special.)—C. P. R. earnings for the week ended Dec. 7 were \$3.000,000; same week last year, \$2.771,000; increase, \$238,000. Increase, \$238,000. Increase, \$238,000. that the infant's interests may be Both business and workingmen discharge his duty: but this must be Both business and workingmen all pointed by the court to properly discharge his duty; but this must be regarded as an advance, to be refunded as an advance, to be refunded in The World in a condense of the end of the course of litigation. To sauction the order now sought and the condense of the baggage of all incoming travelers.

be continued.).

2. Brantford v. Grand Valley Railway, Brantford v. Grand Valley Railway, Brantford v. Grand Valley Railway, Brantford v. Grand Valley Rail-

Master's Chambers. Before George S. Holmested, K.C.,

> ject aimed at in its establishment Before Lennox, J. Leonard v. Cushing-F. Aylesworth, for plaintiff, appealed from order of Holmested, K.C., registrar, acting master, of 14th November, 1913, setting aside order of local judge authorizing plaintiff to issue writ of summons for service at Edmonton. G. Caler for defendant. Judgment: If the contract provides either in terms or by implication for payment outside Ontario then the order appealed from is right. The contract being silent the debtor must seek out his creditor. The defendants must get the money into the hands of the plaintiffs in London no posting or describing in London, no posting or depositing or other act falling short of this will discharge them. When a plaintiff entitled to require payment to made in this province, and it is not made, he is entitled to sue out a writ

Eddy's

otion will stand enlarged until Fri-

Trial.

Before Falconbridge, C.J.

am of opinion that the second agreement and the release of dower should

e read together and treated as one ransaction. I think plaintiff is entitled to the declaration she asks for,

transaction.

Wardhaugh v. Wiseman — E. D. (
Flynn (Belleville), for plaintiff; E. G. Porter, K.C., for defendant. Action by widow of Alexander Wardhaugh

Bain v. University Estates; Bulloch v. University Estates—E. Coyne, for defendants, moved for particulars of claim. J. J. Maclennan for plaintiff. Order that particulars be delivered as claimed. Costs of application to defendants in any event.

Berlin Lion Brewery Co. v. Mackie—E. N. Armour, for defendant, moved for order postponing trial on ground of illness of defendant and her husband. A. T. Davidson for plaintiff. Stands till 11th inst. to enable defendants to procure further affidavits.

Edwards v. Cecil; Miller v. Cecil—

defendant to jail for disobedience to injunction. No one contra. Judg-ment: The defendant is not entitled to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing him to the control of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much consideration. I think in a sense he intended to disregard the court and play the role of a quasicivilized outlaw. Technically, however, I would not be justified in making an immediate order committing to much cons

McEwen v. Gordon-H. S. White, for defendants, moved to set aside write and service. J. T. White for plaintiff. for a judgment declaring that the agreement of separation, and release of dower, be canceled and null and void, and that she be entitled to rank against the estate of Alexander Wardhaugh as his widow. Judgment: I am of oninion that the second agree. Motion refused on the terms that plaintiff is to submit to action being dismissed as against these defendants if it fails against Gordon & Ironsides, and that the costs of this motion be to applicants in any event.

Before George M. Lee, Registrar. NEW YORK, Dec. 10.—(Can. Press.)

Cosgrave Brewery Co. v. Vardon,
Foy v. Vardon—Huycke (Beatty & Co.)
obtained orders on consent in each of but in the winding up of the estate she must be charged with the \$600 these cases dismissing action without

which she received in November, 1902, without interest. I have not overlooked the fact that she says she put \$700 of her own money into the building Before Middlaton, J. Ro Farrell--J. R. Meredith, for offiwhich forms part of his estate during the years "he was good." of course, in their minds when the settlement of 1902 was made. Costs to both parties out of the estate, those the defendants as between solicito vance made out of the funds of the and client. Thirty days' stay. The lands are part of a trust fund granted by the people of Canada for the specific purpose of building and operating a railway for the national benefit. For this purpose the Canadian Pacific Railway, foother benefits.

Now it is coolly announced that the Now it is charged with slaying, said that Anna Aumuller told her Schmidt told her Schmidt told her Schmidt told her Schmidt told the Roundler Schmidt told the Aumuller girl, according to Miss the Aumuller girl, according to Miss the Aumuller sin to the the adverse litigant, no for plaintiffs, McKay, K.C., and W. J. Clark, for defendants. Appeal by plaintiffs from judgment of Middleton, J., of Oct. 10, 1913. Action by plaintiffs, may, if the case is proper, be allowed J., of Oct. 10, 1913. Action by plaintiffs, to add them to his own and so recover them over, but they are in the first instance treated as a necessary part of the disbursements of the successful introduced or sent to them by plain-tiffs. At the trial the action was dismissed with costs. Appeal argued. Judgment reserved. this obligation. The Suitors' Fee Fund is established for the purpose of affording a fund which may be resorted to if necessary for the protection of the pr by Miss Augusta Hewitt, daughter of James Hewitt, to recover \$1000, being amount of policy on life of her father. iitigants, nor is the fund established to meet the ordinary expenses incident to securing the due representa- good standing at this desired without dent to securing the due representa- At trial action was dismissed without action was dismissed without the desired but the desired costs. Appeal partially argued but TO SEARCH BAGGAGE OF TRAVELERS IN IRELAND

WOODEN pails and tubs are as much out of date as the sailing

vessel or the first horseless carriage -and just as unpractical.

Eddy's Fibreware

gives superior results—for less money.

Pails, tubs, dairy utensils, etc., made of this material are light, tight and durable. They have no hoops to drop off—no seams to crack. And they out-wear the wooden articles many times over.

would create a precedent resulting in the speedy depletion of the fund in question and so frustrate the real ob-MICHIE'S

Cigar Department

Michie & Co., Ltd., 7 King W. **NOTED PHYSICIAN**

DIED YESTERDAY Dr. John Caven, One of To ronto's Leading Medical

Men, is Gone. Single Court.

Before Lennox, J.

Toronto Developments, Limited, v.
Kennedy—W. M. Douglas, K.C., for plaintiff, moved for order committing defendant to jail for disobedlence to injunction. No one contra. Judguntum Ju

He was not served with the injunction order, and the solicitors who accepted service for defendant only advised him that he was enjoined from cutting or selling sod upon the property. He should not be deprived of his liberty until the case is made. his liberty until the case is made clear against him to all intents. The

The funeral will be held privately on Friday afternoon, to Mount Pleave

sant Cemetery.

of defendant to produce and to answer questions on examination for discovery. A. C. Craig for defendant. Order that defendant attend again for examination and produce documents referred to in paragraphs 7, 8 and 9 of affidavit on production. Costs in cause.

Green v. Kerr Lake Mining Co.—G. H. Sedgewick, for defendants, moved for order dismissing action for want of production. No one contra. Order v. C. P. R. Co.—J. R. ny tribe for one trip of the for plaintiff, on motion for but it was not long before this great catch was stored in the cold storage rder continuing injunction. C. W. At re- warehouse and prepared for shir 15th inst. on same terms as on preby refrigerator cars to Montreal, To ronto and even as far west as v couver. It seems almost incredible Re Bland and Mohun-H. H. Shaver, fresh fish are actually sent from Mul-grave. N. S., by Intercolonial refrigerators cars consigned right thru to the Pacific Coast. These are mostly haddock and cod, which are not found Bernstock v. Sonshine—G. P. Mc-Hugh, for defendant, moved for manto any great extent in Pacific waters. Large quantities of finnan haddles are also expressed thru from Mulgrave,

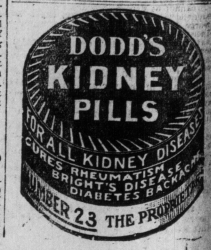
N. S., to western points. The removal of the United States tariff on fresh fish has had the of largely increasing the export from the fishing centres on the Strait of Canso, and freezers can scarcely enough fish to fill orders. A big fleet of gasoline boats harvest the sea's riches around the shore waters daily, while the trawlers steam out to the while the trawlers steam out to the fishing banks in the Atlantic and the Gulf of St. Lawrence. The ports of Canso, Arichat and St. Peters are right at the door of the great productive banks and there is every indication of a great development of the fishing industry along more systematic and up-to-date lines. Cold storage plants to handle the fish and preserve them properly for shipment inland, at needed. The plants at Hawkesburrand Canso are splendidly equipped. needed. The plants at Hawkesbury and Canso are splendidly equipped but there is the opportunity for other and even greater ones. With increasing prices for the fisherman the arm of toilers of the sea will be largely in creased, and it is to be hoped that the migration of young men from the fishing villages to the industrial centre

will be arrested. FRISCO NOW OWNER OF SECOND STREET RAILWAY

SAN FRANCISCO, Dec. 10 .- (Can Press.)—At midnight tonight the City of San Francisco owns its second street railway when it takes over the Union street line from the Presidio and Forries Railroad Co.

The voters sanctioned the purchase of the line in connection with a recept election, at which a bond issue was endorsed for the building of a number of street railways to prov portation to the Panama-Pacific Ex-

Unclaimed Baggage Sale. The Grand Trunk will sell a larg-number of trunks, vallees, suit cases, etc., by auction to the highest bidder without reserve, at Henderson's, 128 Kirz street east, today.



THURSD.

JOHN CA

Handkerchiefs LADIES' PLAIN I

Pure Irish Linea ties. 13. 14 and 15 \$1.00, \$1.50, \$1.7 \$10.00 per dozen. Handkerchief Cer Ladies' Cord Bor sheer quality-no \$3.00 per dozen. Silk Handkerchi H. S., 21 to 30-i White (corded 1 \$1.00, \$1.25 each

White (fancy each. Full stock of si Ladies' Mournin \$3.00 to \$7.00 do: Real Lace-Trim Waltese Lace, fre

Rose Point, Duch Flanders Lace-7 from \$5.00 to \$30

SPECIAL NMAS G Ladies' Handson Handkerchief Sae 12-inch Pure Iri 81.50 complete. Ladies' Handson kerchief Case for taining ½-dozen chiefs, \$2.00 com Gentiemen's 16 x 6-some Suede Leath dozen 20-inch Fi chiefs, ½ or ½-i

JOHN CA 55 to 61 King

SIR WILFI

Will Address

dents and Tuesda SIXTIETH

> Many Other I ers Will

Great interest I nual University Co this year in the the rear of Conday evening, a Laurier is to Laurier is to spi one of those los sall students and of the feaures year, which is the of the inauguratio ety, a special eff honor, the occasio In recent years been present in as should be, and the great extent to the list of addresses we reliable; the com-great difficulty in are known to be are known to be that these may ye dinner, a limited n with H. C. Hind street, who will who communicate turday at one o'cl. A glance at the A glance at the mames of Sir Alan Hanna and Preside to that of Sir Willing cannot fail to as well as enjoym.

RAILROA

Boston and Described a Co

BOSTON, Dec. The absolute ned in rates for report public service S. M. Felton, p and Great West dent Felton has amination, as a r ton and Maine a of President Elli New Haven and "The situation Felton's report. are necessary at the earliest p the company or funding of the procurement of this report, the

ARE MORE MONTREAL, Demorning says:
It cannot be den valuable "rights" George Paish spoother than an in that will yield she bonut." The plar the 5ill, and it is will be looked upon the special trus include any of the extraneous assets ever. These still mont issued yeste the future benefit. In that phrase tion for the meabonus. Undoubte only a forerunne plans which, take a substantial p "Look to the fut motto of holders MONTREAL, D

mery, see Ru this week at 51