The Toronto World FOUNDED 1881.

Morning Newspaper Published Svery Day in the Year. MALD BUILDING TORONTO

Readers of the World will confer a wor upon the publishers if they will ad information to this office of any was stand or railway train where a ronto paper should be ch sale and were The World is not offered.

PLUTOCRACY IN THE U. S. Testerday The World referred briefly

coming of the plutocrat brought for along Danforth-avenue are subjected the United States in its last phase? to. Much more than combinations in par- Are not these east siders entitled to ticular departments of national activity, which, indeed, in certain circumstances and for proper reasons, are not we believe that the people of the west in themselves objectionable. To-day end are just enough so to vote on electhe plutocrat is gaining-has already tion day. achieved-control over vast chains of companies covering the whole domain of finance and industry. One and the the poet William Watson and his bride same man or group of men dominates on the return of the mental malady banks, railways, insurance companies, ago. His account of his visit to Pretrust companies, oil companies, iron and mier Asquith's family circle is distresssteel companies, telegraph and tele- ing evidence of the overthrow of a phone companies, endless enterprises of finely strung brain. Invited to the priall kinds, involving the interests and he states himself, he was regarded with welfare of many millions of the common high esteem, and where he observed his Methodists Would Close Bars at One neople. They are using the money of works in duplicate lying about the the people, the savings of the people to rooms, the taint of unreason distorted extend and confirm their domination, to what appear to have been very innotheir ambitions to rule as uncrowned his offer to write some verses in an al- o'clock, and on Saturday at 1 p.m. kings, with infinitely wider capacities burn was construed into a further afkings, with infinitely wider capacities burn was construed into a further afRev. Dr. J. S. Cook of Gerrard-

United States because it controls the senate, which in turn has drawn to itself the powers which the constitution Test Vote," appearing in The World of Dec. 1, so self-explanatory, can do more breet. Very wisely, and much to the the house of representatives—the equivalent of the British house of commons. Thru the senate and with the assistance of the senate, plutocracy in the United States has attained its unexampled position and will strive to the uttermost to maintain its despite presithe vital defect of the United States by mistake got into an adjoining apartconstitution and the dead hands that have fastened it on the neck of the nation. One of the reasons, indeed the main reason why The World earnestly of Hiller, Prince Edward County, is in supports the closer union of the British the city looking for his wife, aged 30. Empire is the parliamentary system him with five children. It is the secwhich it ensurines. The World believes ond time within a has left her home. naval defence should be grudged that DR. CHASE'S OINTMENT.

he empire.

DESERVES THE HONOR. Among the candidates for the board of control in January Aid. Thomas oster has had by far the longest exerience in municipal affairs. Having at intervals served as alderman for

tail, his regard for economy and his grasp of measures have

to Winchester Hill, which has THREE MILLION COPIES vork, and then go north again, and do It averages a fifteen minutes'

this as well as give the people of proving themselves absolutely alone on ant, contrast Toronto what they are entitled to the highest pinnacle of success. between the city that is over the Don appropriate spheres. But what has the is the groatest drawback that the restdents of the three miles of the city

> treatment equal to that given the west enders in the three great subways that were built for them? We think so, and

> > OUT OF TUNE.

General sympathy will be felt with which incapacitated him some years vileged intimacy of a home, where, as cent remarks into direct insults; and At the Methodist meeting a resoluthe courteous and cordial acceptance of Union, in favor of closing hotels at 6

tremendous evolution and necessary for thrashing. The breach of all the laws elect proper legislators and reform the its accomplishment, there has been the of hospitality would undoubtedly merit press. severe reprisals, but humanity will conserve the old injunction—"Dinna scattle endorsing the basic principles laid

VIADUCT VOTE.

to get a "yea" majority on the tube satisfaction of their many patrons, the question than any argument I have yet firm are making a specialty of fancy seen or heard. Heretofore I was opvests to order in time for the holiday. posed to the same on a question of It is a wise decision and one calculated cost only; now I intend to vote in approval of the principle.

Toronto, Dec. 6. Guthinger, a theatrical manager, who

alarmed occupant. Looking For Runaway Wife. BELLEVILLE, Dec. 6 .- S. D. Morris time within a year the woman

8 INJUREO IN WRECK

Defective Switch Derails and Smashes One Coach—None of the Injured Will Die.

ecial.)—Eight persons were injured a wreck that blocked the Buffalo agara Falls, N.Y., several hours this afternoon.

Niagara Falls, N.Y., leg broken; Miss Leona Reardon, Niagara Falls, N.Y., bruised face and shock and otherwise injured; Mrs. C. R. Morden, Niagara Rommell, employed in New York Central freight office, North End, badly bruised about the body and face; C. T. Beach, trainman, head badly bruis-

fective switch. The train left Tenth-street station at noon, and had just sent for an order vacating certificate of lis pendens. Order made.

Sent for an order vacating certificate of lis pendens. Order made.

Re Solicitor—W. J. Clark, for the solicitor, on motion for taxation with reference to Chatham. J. R. Roaf, for client, contra. The client lives in Win-

OF THIS ALMANAC

Keep a Diary in One of Them \$200.00 in Gold.

Three million copies of Dr. A. W. Chase's Calendar Almanac for 1910 are now being sent out through Canada and the United States. The editor's a useful, instructive home companion. This year with enormous expense, they have realized their ideal and compiled the most remarkable book of its kind ever published.

A. W. Chase, the respected old phy-sician, is perhaps better known as the ne going in the opposite direc-famous receipt book author, in which he condensed for the benefit of humanity, a life study of the human sysm. His most successful prescriptions the people who live over the Don and are in such constant and great denorth of Gerrard-street have never mand that The Dr. A. W. Chase Medi-been in Rosedage or been able to the Company have their hands full been in Rosedalle, or been able to visit to meet it. These remedies have stood the cemeteries. The Bloor-street viaduct will remove still triumphantly marching over the heads of all imitations and substitutes,

The diary contest for \$200.00 in gold is again a feature in this issue county count and that the action within the proper competency of the almanac. In past years thou-sards of the dector's followers have availed themselves of this golden opportunity. By so doing they have kept they request the return of same.

If you do not receive a copy of this almanac the publishers, Edmanson, Bates, and Co., Toronto, will mail you one post-puid on receipt of your nan

RUMOR CROPS UP AGAIN Is Shaughnessy's Trip to Scotland to Purchase Allan Line?

MONTREAL, Dec. 6.—(Special.)— Sir Thomas Shaughnessy's sudden de-parture for England has again revived the story of the sale of the Allan Line to the Canadian Pacific. Altho Sir Thomas states that he goes abroad for the benefit of his health, Sir Montagu Allan saw him off, and it is still believed that the president of the C.P.R. will while away complete the purchase of the stock belonging to the Allans of Glasgow, thus bringing the fleet under

HARD ON THE THIRSTY

o'Clock-Church Union Endorsed.

The ministerial association met yes

Rev. Dr. Somerville addressed the down in the joint committee's draft.

A Xmas Innovation.

What is really an innovation in to fill a long-felt want. After all, I would suggest its reappearance in a prominent part of your journal. it is the something practical that mer care for most, when it comes to precare for most, when it comes to presents, something they will appreciate at all times. And what could be more desirable or useful as a Christmas gift Tragedy of Apartment House.

NEW YORK, Dec. 6.—Charles C. than one of those splendid silk or cashmere vests? There are hundreds of be utiful figure designs in enamel boxes, suitably engraved in gold letment, which his own key fitted, was shot and killed for a burglar by the measurements is the "old vest" and a measurements is the "old vest" and a perfect fit is guaranteed. Have a look

> Quebec Educational Commission. MONTREAL, Dec. 6.—(Special.)— The commission composed of Senator Perrier, appointed by the Quebec Govto enquire into educational matters in this city, as a result of the the advanced Liberals, began hearing evidence to-day, but all those examined so far declared that they wanted no

Rev. A. M. E. McEvoy, formerly assistant at St. Mary Magdalene Angli can Church, has been transferred to St. Clement's, Eglinton, as assistant AT OSGOODE HALL

Judges' chambers will be held of fuesday, Dec. 7, at 11 a.m.:

for Tuesday, Dec. 7th inst., at 11 a.m.:

1. Smith v. Loudon (to be continued).

2. McAlpin v. Fleming.

3. Stockwell v. Doty.

4. Gunn v. Miller.

5. Crown Art v. Cooper.

6. Reid v. Toronto Railway Co.

Non_Jury County Court.
Peremptory list for non-jury county out before Judge Denton, Tuesday, ec. 7, at city hall at 10.80 a.m.: Francis v. Schneidel Lachine v. Webb. 4. Law Ki Tong v. Colsen. 7. Ella v. Mould. . Hall v. Antipitsky. 9. Muskaum v. Applehaum.

. Master's Chambers. Before Cartwright, K.C., Master, at New York, H. S. White for plain-

on by the parties. Pringle v. Hutson-Langs (Arnoldi & G.), for plaintiffs, moved for an order for the examination of alleged transferees of judgment debtor under C.R 903 and 904. No one contra. Order

Walton v. Thomas-Conant (Dewart client, contra. The client lives in Winnipeg and cannot possibly attend. The solicitor resides at Chatham, where part at least of the work was done. Having regard to C.R. 1187, it would seem that some special reason must be given before the taxation is sent away from the county in which the solicitor resides. Here no such reason is given. Order for taxation as asked at Chatham. Costs of motion in the

Webb v. St. Mary's, No. 2.—W. R. Wadsworth, for plaintiff, on motion for further examination of defendants' C. A. Moss, for defendant, contra. Judgment: On the prior examination some questions were answered and some refused and the motion now is compel these to be answered. Held that some of these as specified should be answered and some specified are not necessary to be answered, for the rea-sons given in the judgment. As success has been divided, costs will be in

Ross v. Vokes-J. R. Roaf, for plain mor taxing officer at Toronto, that ficer ruled that the action was one county court and that the costs of the appellant were to be taxed on the scale the provision applicable. The generality of the provision of paragraph 1 is, however, controlled by paragraph 8, which provides that the county court is to have jurisdiction "in actions for the recovery of or trespass or injury to land where the value of the land does not exceed \$200."

The nuisance of which the appellant differing in kind from that which the public sustained in consequence of the nuisance. As the appellant's land is shown to be of greater value than \$200, the action was not within the jurisdiction of the county court, and he is entered to the defendant coveranted in and if there had been a fire and the insulation of the company as they stood on the books of the company on 31st August last and also all the running expenses and ilabilities of the company incurred since that date." This debt the county court, and he is entered to the company of the county court, and he is entered to the company of the

Before Meredith, C.J. Watkins, a beneficiary. The question out the finding. Whitelaw swears he to be decided was whether certain profits from investment are to be treated as accretion to capital, or as income better position than defendant as to which goes to the life tenant. Re-

tings, with infinitely wider capacities to the was construed into a further affor weal or wee, than any ancient type of egorant had or ever dreamed of.

This is a well-known type of egorant and or ever dreamed of.

That is not all. Accompanying this is sometimes treated by a sound the present day to correct is sometimes treated by a sound the present day to correct the

LaGrippe

heavy weight on the top of my head, tal for use on return of motion.

Re Rooke Estate—S. H. Bradford, the attorney-general for Ontario. This burst. I was so nervous that I could burst. I was so nervous that I could burst. Order that according to the will of Wm. entering into a contract. not rest or sleep. When I dozed off Rooke, the widow, Ellen Rooke, unless dro-electric power commission of On-I would awake with a sudden jerking and until she marries, takes a life estario. At the trial judgment was given of my whole body. Dr. Miles' Ner
tate with liberty to encroach upon the staying the action pursuant to 9 Ed.

capital of the said estate for the suptate with liberty to encroach upon the staying the action pursuant to 9 Ed.

VII. Chap. 19, section 8, and not makevine, Heart Remedy and Nerve and Liver Pills cured me. A number of friends have since realized the same capital of the same estate for the same ing any other order. Plaintiff now appeals from that judgment and asks that judgment be entered for the plaintiff as prayed. Not concluded. cial guardian at \$25.

MRS. ALVIN H. LOCKS. Seabrook, N.H.

The after effects of LaGrippe are often more serious than the disease, as for defendant company. Judgment: I it leaves the system in a weakened con-reserved judgment upon the single Dandurand, Dr. Kennedy and Abbe dition that invites more serious troubles, was entitled to recover his claim for such as pneumonia, etc.

> Dr. Miles' Restorative Nervine

should be taken for some time to thoroughly restore nerve strength. Dr. Miles' Nervine is sold by all druggists. If the first bottle does not EATON'S DAILY STORE NEWS

Thinking Christmas-wards, We Suggest For Him a Fur Present



A FUR LINED COAT is perhaps the ideal in the Fur Gifts. An opportunity is here offered that will afford particularly good buying. Coats that are lined throughout with

Canadian muskrat, and only whole, full furred, evenly matched skins used; fine black beaver cloth shell in loose, full box style, 50 inches long; high storm collar of otter. And the price is a low one, indeed, as coats of this quality go. 39.00 Each

A PERSIAN LAMB CAP makes another very pleasing remembrance, and its usefulness is lasting. Thirty-five have been priced at little more than what they cost to make. Wedge style; made from perfect whole skins of genuine Persian lamb; glossy curl, 6.95 and satin lined. Clearing, each....

MAIN FLOOR-QUEEN ST.

Men's Fancy Vests For Christmas Gifts

The fancy vest offers such a splendid suggestion for Christmas remembrance that very large quantities of them have already been chosen from our fine range of new designs and color-effects. A man cannot have too many of them. Some new ones:

THE VERY LATEST GREY MERCERIZED COTTON, with pattern of silk, single - breasted; 3.50 sizes 34 to 44

Latest New York hair line efbeautifully tailored 4.50

Handsome hair line effects, in black and white stripes, also full dress vests in white silk, all sizes. Each 5.50

MAIN FLOOR-QUEEN ST.

T. EATON COMITED

THIRD FLOOR YONGE ST.

65 to 6

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FELL IN

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3rd FLOOR, FOR CIFT HOMESTE contral Judgment: If the alleged miscarried out upon the footing of the ophis land and his right to sue was dependent on his having suffered injury
differing in kind from that which the
highest suffered injury
differing in kind from that which the
supplies and if there had been a fire and the inhighlities of the company as they stood

tion of the county court, and he is entitled to his costs on the high court scale. Appeal allowed, with costs to be paid by respondent.

The defendant covenanted in and by the mortgage that plaintiffs might effect and maintain insurance, and that the amount paid therefor should be a the present defendants. It is not not been assumed by the present defendants. It is not not not the present defendants. sum. The mortgagees would be in no possession of the machinery, as against the vendor. As to permanent improve-ments, they were under the circum-

stances properly made. The appeal must be dismissed with costs.

Before Britton, J. The Quebec Bank v. The Sovereign LaGrippe

"I had suffered several weeks with LaGrippe. Had pains in my head and eyes. It felt as though there was a ling of the same or disturbing or cutting up or in any way interfering with the same, except so far as it may be necessary to supply jack pine for the purpose only of heating the mills, and as to which the defendants shall keep an interfering with judgment of Riddell, J., of May account, until 9th December inst., with liberty to file and serve further materage.

A. H. F. Lefroy, K.C., for defendants, contra. J. R. Cartweight.

Before The Chancellor.

Treating this as it has now to treated as an alleged debt of the com-pany, it was not entered upon the books of the company or in any way benefit, your druggist will return your manifested in writing prior to the purmoney.

MILES MEDICAL CO., Elkhart, Ind. tuted. The terms of the purchase as

the amount paid therefor should be a charge on the land. This item was properly allowed by the master. Item the questions of law argued as to the three, for \$25 paid for premium is pro-Re Watkins Estate—S. F. Washington, K.C., for the executors of will of late Thomas C. Watkins, of date of May 8, 1890, and of three codiciis there-ton, G. F. Shepley, K.C., for Thomas C. The master has found that May 8, 1890, and of three codicils thereto. G. F. Shepley, K.C., for Thomas
Watkins, a residuary legatee (who is
also an executor), in his individual capacity. C. J. Holman, K.C., for Edgar
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friends, repres

> Divisional Court. Before the Chancellor, Magee, J.; Latchford, J.

Re Martin and Garlow.-A motion for plaintiff, moved for plain The Quebec Bank v. The Sovereign Bank of Canada—D. T. Symons, K.C., for plaintiff, moved for leave to appear from the judgment of the District Court of Kenora. G. R. Geary, K.C., ing from the mill yard of the Imperial Dispers. Mills of Canada jack when the costs of the revision to the defendant. Paper Mills of Canada, jack pine, of the costs of the motion to be fixed spruce, or balsam, or selling or dispos-

Before Falconbridge, C.J.; Britton, J.;
Lee v. Friedman.—H. Guthrie, K.C., for defendants. F. Denton, K.C., for plaintiff, contra. Judgment: This is ar appeal from the judgment of Tectal. J. The defendants were directors of the Wilton Iron Ore Co. The courter of the Wilton Iron Ore Co. rany was indebted to several of the laborers, and the plaintiff sues as azwas entitled to recover his claim for laborers, and the plaintiff sues as accests against, the defendant company signed of certain claims of laborers of history at the University of Chicago, died of blood poisoning due to an ul-

Children's Parties Dinner Parties Card Partles All kinds of Home Entertainments are enlivened and im-

> Michie's Merry Crackers

ed to \$1030.73. For such debts of laborers as amounted to \$691.96, part of above, the plaintiff was paid, but the balance was disputed, for the reason mainly as I gather from the evidence that the plaintiff had no assignment in writing of these. Judgment had been recovered by default in an action where this plaintiff and others were co-plaintiffs against the company and execution has been returned unsatisfied. Now the present plaintiff parts. fied. Now the present plaintiff parts, company with his co-plaintiffs in the action and upon the facts above stated and under section 94 of chap. 34 of 7 Ed., 7th, sues the defendants as in judgment for the plaintiff for \$377.13 and costs. The defendants appeal from that judgment. Appeal dismissed with

Non-Jury Assizes. Peremptory list for non-jury assize ourt, Tuesday, Dec. 7, at city hall, at 192. Eckart v. Henderson.

194. Hamilton v. Townsend. 195. Hubbard v. Home Bank. 199. Rimouski v. Anderson.

Commercial travelers' certificates for 1910 can now be had from Fred John-910 can bow be nad from Field on, Room 5, Federal Life Building.

Three Ministers Called. Three calls for pastors will come before the Toronto Presbytery, which meets in the Temple Building to-day.

speak at the lunchecn.

It is impossible to be well, simply impossible, if the bowels are constipated. Waste products, poisoneus substances, must be removed from the body at least once each day, or there will be trouble

The dose of Ayer's Pills is small, only one pill at bedtime. All vegetable.