FOUNDED 1880.

A morning newspaper published every day in the year by The World Newspaper Company of Toronto, Limited; H. J. Maclean, Managing

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Main 5308—Private Exchange connecting all departments.

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will pay for The Daily World for one year, delivered in the City of Toronto. or by mall 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 Can-ada or Great Britain. Delivered in Toronto or for sale by all newsdealers 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.

TUESDAY MORNING, JAN. 20.

WILL MR. HANNA OBLIGE?

thing else at the civic survey lunch- restriction. eon yesterday when Mr. Winford B. cities of similar dimensions. The law the presence or absence of a protec-

We commend this to Hon. Mr. Hanna whose progressive work, as provincial secretary, warrants the hope that he has some sympathy with the difficulties of a municipality which has to put up with a gardener's trowel where a plow is needed. Whether Toronto should have a charter, as some propose, or a separate municipal active cognizing the difference between the problems that circle round a village pump and a fifty million gallon water service is a matter for discussion, perhaps, but there can be can be can be continued affinities. As the continued affinities are continued to the extent of \$100,—

with the general harmony and order everywhere visible, and by the wealth and variety of musical instruments and appointments stored in the immense appo

DO NOT RELY ON FALLACIES. several of his acquiescences and tentative suggestions, by those who would like to see his extinction as a public man, and the vagueness of the impres-

radials retain running rights under the city agreement. It is not true. "If the business on a sounder basis. agreement contained such a clause it would not be accepted by the city.

President Gundy relies upon, as many the public demand for an efficient others do, and it is the kind of ammu- transportation system at reasonable nition with which The Telegram and The Globe charge all their guns. There are other fallacies as well on which opbut they will become apparent when it is produced and subjected to business-like and unhysterical scrutiny.

FINANCIAL AND INDUSTRIAL PROGRESS.

But for the uncertainty caused by the delay in issuing the French Government loans it is probable that the Bank of England's discount rate would have been still further reduced. Not only is the bank's position exceptionally strong, but money is plentiful in London, as shown by the low outside brokerage rates. With several large foreign loan flotations impending in Paris however, the Bank of France is still engaged in strengthening its re- will receive tenders up to 12 o'clock during the next few weeks. A reduc-

trouble in eastern Europe will tend as 402 Yonge Street, corner of Hayter to retard the release of capital in the Street. lending centres. The action of Turkey. which is practically bankrupt, in buying the Brazilian dreadnought now nearing completion in Britain, has a sinister aspect and has caused the belief that an effort may be made to re- months, secured to the satisfaction of take some of the islands ceded to the vendors, or tenderers may arrange Greece. So powerful a battleship would be more than a match for the Greek ficet. Then again the appointment of a German officer to the command of the Turkish army, with unusual administrative powers, has disquieted the triple entente, particularly Russia, with her objective always at

Apart from these untoward factors, there is little doubt that the general monetary situation would have been ere now greatly relieved. The alarmist reports regarding industrial conditions reports regarding industrial conditions JOHN WANLESS & CO. the object of making political capital for the Republican party, have not been sustained. On the contrary, the

President Wlison is said to have re- their direction, not by their ostensible beived assurances that prospects are managers, but by the high financiers good and business interests are evi- who were more concerned in stock dently inclined to regard the future manipulation than in proper operacourse of the administration with con- tion. President Wilson is providing fidence. A clear up in Europe would the only remedy when he insists that usual outflew of capital from the lending centres.

TRADE RECESSION.

Last year was marked by a finanial stringency common to all nations because it originated in the great depended on the limitation of the diately implicated every great power prepared itself for possible emergencles and the money markets felt the strain. Nevertheless until the closing months of the year the volume of in ternational trade was well sustained. recession become apparent, mainly What was emphasized beyond every- due to the effect of protracted credit

Again, the increasing cost of liv-Holton, jr., discussed the civic depart- ing is no new movement. It has been ment of works was the need of a new in evidence for years and was due to municipal act for Toronto and other causes only slightly concerned with as it stands is being violated neces- tive tariff system. Britain, a free sarily every day, because a city of trade country, has suffered less than 500.000 people cannot be governed like the United States and Canada, but a village of 1200. Mr. Holton said so have Australia, New Zealand and

pump and a fifty million gallon water service is a matter for discussion, perhaps, but there can be no doubt that a speedy change is needed.

Is it too late to take up the matter telligent citizen, whatever may be his beling all features. The beautiful rooms with their countless instruments arranged in cases and at intervals about the walls, were enhanced by the decorations of smilax, but the light of the countless instruments arranged in cases and at intervals about the walls, were enhanced by the decorations of smilax, and glowthis matter to get legislation in shape the tariff. Here in Canada the oppo-

sion has left a hazy feeling that there may be something in it. His worship would do himself no harm by a clear statement of where his proposals now stand.

The Telegram keeps parroting that the public interest is identical with that of legitimate business and that the only enemy to "the deal is dead." The Globe finds of pleam of hope in President Gundy's development of the country of the deal is against purchase claration that he is against purchase claration that he is against purchase control the whole money power of the control the whole money power of the combination representing a full or combination representing the wares to prospective buyers.

The sample, stock and repair rooms that the checker those distribution had been fair—the authorized capital stock from \$3.000,000 in authorized capital stock from \$3.000,000 in the checker those planes and that the only enemy to plane and the execution had been fair—the authorized capital stock from \$3.000,000 in authorized capital stock from \$3.000,000 in the checker those planes are combination representing a full or combination representing the discontinuous control the whole money power of the country to prospective buyers.

The sample, stock and repair rooms that the country to prospective buyers.

The sample, stock and repair rooms that the control the checker than an authorized capital stock from \$3.000,000 in the checker than an authorized capital stock from \$3.000,000 in the checker than authorized capital stock from \$3.000,000 in the checker than authorized capital stock f are against purchase "on present lightened business men, recognizing the opportunity given by the anni-

clearly seen that the legitimate inter-Yet practically that is the fallacy ests of the railroads are at one with

## position to the city's agreement is based, WILL BE RECEIVED

## JOHN WANLESS & CO. **402 Yonge Street** TORONTO

serves, and is credited with the desire noon on February 1st, 1914, for the to secure \$50,000,000 gold from abroad purchase of their fine stock of jewelry, tion to four per cent, on the part of with movable furniture, at a rate on watches, sterling silver and diamonds. the Bank of England might therefore the dollar, and separate tenders will result in a movement of gold to Paris- also be received for the purchase or This and the still smouldering lease of their freehold property, known

This sale is being held in order to

effect a partnership settlement. Terms of Sale of Goods-One-third in cash and balance in two and four

Terms of Sale of Property-One-third down and balance secured by mortgage at 6 per cent. per annum, half yearly. Vendors will discuss special terms

Any information required can be obained at the underwritten address. Neither the highest nor any tender Mecessarily accepted.

402 Yonge St. TORONTO

vealed a strong underlying sentiment cost. All the troubles that have aflooking for an early trade revival. flicted the railroads have arisen from unquestionably be followed by an un- misdoing shall be visited not on the organization, but on the individual or group of individuals directly respon sible for the illegal acts.

# THOUSANDS WERE

R. S. Williams and Sons Firm Was Founded Sixty-Five Years Ago.

Only then did the first signs of trade THREW BUILDING OPEN

Visitors Were Ushered Thru Handsome Rooms and Shown Everything.

The two thousand or more who visited the R. S. Williams & Sons establishment yesterday on the occasion of the sixty-fifth anniversary of the founding of the widely-known house, were struck with the general harmony and order everywhere visible, and by the wealth and variety of pusical instruments and

Is it too late to take up the matter United States the Republicans are pale primroses, carnations and glow-this session? At least a commission ascribing the slowing down of the ing groups of lights placed artistically ascribing the slowing down of the

ters that Mayor Hocken is riding for a products will not lower prices in the fall. He has really done nothing and said nothing to leave such an impression, but a turn has been given to several of his acquiescences and ten-

entirely wrong headed idea of what that they are about to regain their versary celebration of yesterday was present terms are. There is the right of individual action, welcome oft-asserted and oft-contradicted legislation that will free them from the foolishness of The Telegram that the tyranny of monopoly. Freedom regained and protected will place all that exceptional order and courtesy are watchwords of the house.

GOVERNMENT PHONES WERE NOT FAVORED

A. B. Ingram and Francis Dagger of the Ontario Railway and Municipal Board returned from Chicago and the west, where they attended the convention of the National Independent Telephone Association of America. Mr. Ingram states that there is a clear and well defined objection to government ownership of telephone systems in any form. There is, however, a very strong feeling in favor of mmission and the various state

The independent telephone of the west have passed thru practically the same experiences that dependent companies are having in this province, and now many of the arger independent companies are buying out the smaller ones with a view of preventing duplication, unnecessary competition, and of obtaining a more efficient interchange of service. Municipal ownership is no popular in the United States.

#### AND HE DID





## IN LONG HISTORY

Bank of Hamilton Declared Twelve Per Cent.—Savings Deposits Growing.

PRESIDENT'S ADDRESS

Points to Stability of Financial Statement-General Manager Resigns.

The declaration of the biggest annual dividend in the history of the bank featured the 42nd annual meeting of the Bank of Hamilton, held in Hamilton yesterday. Of the year's profits, amounting to \$749,411.26, the sum of \$360,000 was distributed as a 12 per cent dividend. The balance remaining to the credit of profit and loss is \$151.131.75, \$100.000 having been carried to the reserve fund, the same amount entered under the head of depreciation of securities, and \$34,529.51 transferred to the pension fund.

amount entered under the head of de-preciation of securities, and \$34,529.51 transferred to the pension fund.

In his address to the shareholders Senator William Gibson, president of the bank, laid particular emphasis on the bank's action in writing down the securities held to the extent of \$100,-

Old Customers First.

"The Bank of Hamilton," declared the president, "had during the stringency of the past few months, refused

and the forest service, working to gether for the control of forest in-sects, last year covered more than 100,-000 acres in their operations.

#### Canada Permanent Mortgage Corporation Toronto Street - - - Toronto.

Established 1855.

President, W. G. Gooderham. First Vice-President, W. D. Matthews Second Vice-President, G. W. Monk; Joint General Managers, R. S. Hudson, John Massey. Superintendent of Branches and Secretary, George H. Smith. Pald-Up Capital ......... \$6,000,000.00

## Debentures

Reserve Fund (earned) ... 4,000,000.00

Investments .... 31 299,095.55

upwards we issue Debentures bearing special rate of interest, for which coupons payable half-yearly are attached. They may be made payable in one or more years, as desired. They

Legal Investment for Trust Funds

## AT OSGOODE HALL

ANNOUNCEMENTS. 1914.

Motions set down for single court or Wednesday, 21st inst., at 10 a.m.: 1. Re Turnbull Trusts.

Peremptory list for appellate divi-sion for Wednesday, 21st inst., at 11

1. Paskman v. Toronto Power. 2. Hill v. Aman. 3. Gowling v. Wicksitt.
4. Wood v. Brodie and cross-appeal.
5. Re Believille Driving and Athletic

6. Leonard v. Cushing Bros.

Master's Chambers.

Before J. A. C. Cameron, Master,
Grondahl v. Hahn—Daly (Saunders & Co.), for defendant, obtained order

that it discloses no cause of action, or in alternative, to strike out certain paragraphs on ground that they are vexatious. R. T. Harding (Stratford) for defendant. Order that claim be amended so as to claim damages for conspiracy. Paragraph two struck out. Costs in the cause.

Sterling Bank v. McIlmurray—T. N. Phelan. for defendant, moved for directions for trial of third party issue.

rections for trial of third party issue.

J. M. Langstaff for Sterling Bank. W.

B. Raymond for third party. Usual order made. Costs of motion to plaintiff in any event, and as between defendant and third party in the third

new, for defendant, J. M. Wallace, ob-

out costs.

O'Neil v. Lang—Robertson (C. P. Smith), for defendant, moved for order allowing him to pay \$1183.87 insurance money into court. A. T. Hunter for plaintiff. Order made. Costs in cause.

Thompson v. Grimshaw—J. C. McRueur, for plaintiff, moved for order for inspection of premises for purpose

one week.

Re Cullin-F. W. Harcourt, K.C., for infants, obtained order allowing pay-

There was abundant evidence to support such finding. It is evident from the amount of damages which they have awarded, \$85, being about half of the damage actually proved, that there was an effort on the part of the jury unconsciously to carry out the Quebec rule and make plaintiff bear part of his own damage, so that I should have been glad if I could have seen my way to carry out their apparent wishes in entering the verdict, parent wishes in entering the verdict, but their answer to the question regarding plaintiffs negligence inexorably prevents any recovery by plaintiff under our law. In any event it would have been a hollow victory for plaintiff, as I could not have certified o prevent a set-off of costs. I therefore dismiss the action with costs, if exacted. Thirty days' stay.

Before Kelly, J.

Stroh v. Ford; Duench v. Ford—W.
H. Gregory (Berlin) for plaintiff in both cases. N. Jeffrey (Guelph) for defondant in both cases. Action to set aside sale of bonds of National. Agency Co. as being induced by fraud and misrepresentation on part of de-fendant. Judgment: The evidence does not satisfy me that plaintiffs are entitled to succeed. . Much as one may regret the unfortunate pircumstances in which these plaintiffs have suffered so sovere a financial loss it is impossible to find that they have proven against the defen-dant such fraud or misrepresentation or statements as would justify a desision in their favor. The actions fail and must be dismissed with costs.

Cariquet v. Catis and Hill—R. B. Hender on for plaintiff. H. D. Gamble, K.C., for defendant Catts. W. E. Raney,

"A Friend of the Family" for 50 years, who keeps pace with the times and improves all the while, is what they say about

## **EDDY'S WARES**

Grandmother always used EDDY'S MATCHES. Mother knew their excellence, and bought also EDDY'S FIBRE. WARE, and proved its worth.

In our time have been added EDDY'S TOILET PAPERS. sanitary and cheap, and many other articles for household use. All of the same known quality as

## **EDDY'S MATCHES**

You cannot do better than continue to buy from the old firm, whose slogan is

THE MOST OF THE BEST FOR THE LEAST MONEY.

ed7tf

WEDNESDAY, JANUARY 21, 1914.



40 Richmond Street West, Toronto, and 15 Main Street

East, Hamilton. 6 COUPONS 98c Secure the \$2.50 Volume

tands on the North American Continent, the result is ludierous. In the less instruments arranged in cases and set few months of the amount of saving deposits, which had a less instruments arranged in case and set few months of the supply the electron of littles that there make by the decorations of amiliar, and the previous groups of littles placed artistically associated by the set of the surfit. Here in Canada the opposit of littles placed artistically associated by the set of the surfit. Here in Canada the opposition of littles placed artistically associated by the set of the surfit. Here in Canada the opposition of littles placed artistically associated by the surfit of the s infants, obtained order allowing payment of moneys into court.

Rivett v. Grand Orange Lodge—M.
J. Folinsbee, for mother, moved for order for maintenance. F. W. Harcourt, K.C., for infants. Order made allowing payment of \$100 for an artificial limb and \$100 for maintenance.

e having more especially in view those servants occupying subordinate positions in the bank who are not already covered by bonds.

Judge's Chambers,

Bullowing gament of \$100 for an arting the bank who are not already covered by bonds.

Judge's Chambers,

Before Kelly, J.

Before the form down the feedant cannot to sell lands free from down the endorsement of the contract entered into with the defendant set in the final cannot to sell lands free from down the feedant Caute of the colleving genienes elected processed.

Col. the Hon, J. S. Hendrie, C.Y.O., was elected vice-president.

Before the Chamber of the board of directors, the Hon. Will, I. Hond J.

SEVENTEEN FRESHMEN

LOSE SCHOLARSHIPS

Tailed to Attain Seventy-Five Per Cent. Standing on Their Final Examinations.

Failed to Attain Seventy-Five Per Cent. Standing on Their Final Examinations.

Failed to Attain Seventy-Five Per Cent. Standing on Their Final Examinations.

Before Edicobridge, J.

Livermore v. Gerry—N. P. Graydon, Condon) for plaintiff. G. S. Gibbons of the recipients not attaining the standard exception of the process of the action for mandatory order compelling three years amounts to only about the loss of tuition for the remaining three years amounts to only about the loss of tuition for the remaining three years amounts to only about the loss of tuition for the remaining three years amounts to only about the loss of tuition for the remaini missed with costs and counter claim without costs. Appeal argued. Judg-

without costs. Appeal argued. Judgment reserved.

Reed v. Hoey—A. G. Kingstone (St. Catharines) for defendant; F. W. Griffiths (Niagara Falls) for plaintiff. Appeal by defendant from judgment of Livingston, J., of County of Welland, of Dec. 5, 1918. Action to recover \$750 for construction of a building for defendant. At trial judgment was awarded plaintiff for \$750 and costs. Appeal argued. Judgment set aside Appeal argued. Judgment set aside and new trial directed. Costs below to be in cause. Costs of appeal to appellant in any event.

Western Canada Flour Mills v. To-

western Canada Flour Mills v. Toronto Radiway Co.—J. Shilton for
plaintiff; D. L. McCarthy, K.C., for
defendants. Appeal by plaintiffs from
judgment of Winchester, J., of County
of York, of Nov. 14, 1912. Action to
recover \$406.39, damages alleged to
have been sustained by plaintiffs by
reason of defendants car striking motor truck of defendants while crossing
Queen street at Bolton avenue on Nov. reason of defendants' car striking mo-tor truck of defendants while crossing Queen street at Bolton avenue, on Nov. 27, 1911, and scattering the contents. At trial action was dismissed with costs. Appeal argued and allowed and judgment to be entered for plaintiffs for \$150, and costs of action and ap-

Holman v. Miller—B. N. Davis for defendant; J. M. Godfrey for plaintiff. Appeal by defendant from judgment of Denton, J., of County of York, of Dec. 4, 1913. Action to recover \$1500 damages for alleged wrongful, malicious and without probable cause, in swearing out information charging plaintiff with theft of \$275 of defendant's money, of which plaintiff was acquitted. At trial plaintiff recovered judgment for \$500 and costs. Appeal

Cigar Department Michie & Co., Ltd., 7 King W

ty of York, of Nov. 25, 1913. Action recover \$500 damages for all breach by defendant of contract tent No. 94 Montrose avenue to p

FORTY YEARS MARRIED ASKS FOR PROTECTION

band, Andrew Mercer haled for nus-band, Andrew Mercer, to the police court yesterday, asking an order of protection against him. She alleged another woman to be the cause of the trouble. Mercer was remanded for a week to see if it is possible to bring the third corner of the triangle to the

### To Cure Catarrhal Deafness and Head Noises

Persons suffering from catarrhal eafness and head noises will be glad to know that this distressing affliction can be successfully treated at home by an internal medicine that in many instances has effected a complete cure after all else has failed. Suffere who could scarcely hear a watch tie have had their hearing restored such an extent that the tick of a wat was plainly audible seven or inches away from either ear. is troubled with head noises or tarrh or catarrhal deafness, cut out

you will have been the means of saving some poor sufferer perhaps fro total deafness. The prescription of be prepared at home and is made follows: Secure from your druggist 1 oz. Parmint (double strength), about 75c worth. Take this home and add to it 1-4 pint of hot water and 4 oz. of

vigorated by the tonic action of the dropping in the back of the throat are other symptoms that show the presence of catarrhal poison, and while are quickly overcome by this effica-

Cariquet v. Catts and Hill—R. B. Henderson for plaintiff. H. D. Gamble, K.C., for defendant Catts. W. E. Raney. K.C. for defendant Hill. Action to set aside sale of stock in Straight

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