# Linen Sale! AFTER THE



Our Special Sale of Table Linens, which Opened To-day, contains the most interesting offerings of slightly damaged cloths and napkins ever on our counters.

The damages are very slight, and are really of no consequence as far as the wearing properties of

Qualities are represented in the lot at low prices good enough for every-day wear, and at higher prices as fine as you could wish for.

Dinner Size Napkins at 19c each, 25c, 29c, 39c.

## Bordered Cloths.

2 yds. x 2 yds. at\$1.10	0 each
2 yds. x 2½ yds. at \$1.50 up to 5.00	) each
2 yds. x 31/2 yds. at \$2.50 up to 6.00	each
2½ yds. x 2½ yds. at \$4.50 to 5.50	each
2½ yds. x 3 yds. at \$5.00 to 6.50	each
2½ yds. x 3½ yds. at \$5.00 to 6.50	) each

The selection is by no means limited. We give you our eighty designs to choose from, and, amongst them, are the most elegant productions of the Irish looms.

### COME THIS WEEK AND SEE THEM!

Carpets and Wall Papers

### DELIGHTED

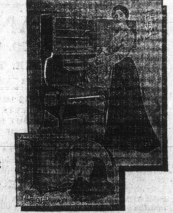
Is the word used by those to whom we have sold the

### DETROIT JEWEL HIGH OVEN RANGE.

It can be used for

NATURAL AND ARTIFICIAL - - GAS - -

And changed from one to the other by the turn of a Screwdriver



BURROWS & SONS, UNDERTAKERS AND EMBALMERS AND NIGHT.

BROWNIE

...DENTIST...

DR. A. A. HICKS

# GRAND TRUNK

C. W. & L. E. In Fighting

SOME STRONG OPINIONS

Ald. James Massey, chairman of the Railway committee of the Gity Coubcil, last night knought up the matter of the G. T. R. Company's appeal on the recent decision of the Railway Commission with regard to the union seem of the G. T. R. Company's appeal on the recent decision of the Railway Commission with regard to the union seem of the G. T. R. Company's appeal on the recent decision of the Railway Commission with regard to the union seem of the G. T. R. Company's appeal on the recent decision of the Railway Commission with regard to the union seem of the G. T. R. Company's appeal on the recent decision of the Railway Commission with regard to the union seem of the G. T. R. Company is seriously interfering with both the interests of the G. T. R. Company is seriously interfering with both the interests of the city and the electric road, and imposing a hardalp in the committee the empowered to instruct ing of the appeal, and assist the electric road, and imposing a hardalp in the electric road, and imposing a hardalp in the composition of the city and the electric road, and imposing a hardalp in the composition of the composition of

tawa."

The Mayor—Our agreement with the goad says that we shall assist, but it does not specify that we shall foot the expenses in a case of this kind.

foot the expenses in a case of this kind.

Ald. Potter was in accord with the resolution. The extension of the electric road to the lake meant a great deal to the eftizens of Chatham. Furthermore a point which should be drawn attention to was the fact that the G. T. R. is now illegally using Chatham's streets for shunting puring purposes. The Queen street and William street crossings were continually blocked by G. T. R. freight trains. He didn't think that the city should stop at the expenditure of a little money to aid in defeating the corporation's unpopular purpose.

Ald. Westman didn't think the resolution was quite strong enough, and he suggested that the committee get in touch with the City Solicitor and draft up a stronger resolution, setting forth all the city's opposition to the Grand Trunk's appeal.

Ald. Kerr made a scathing arraignment of the plea which the Grand Trunk was trying to put up in their appeal. It was simply preposterous to read the hypocritical spiel the corporation was making to the Governorin-Council. The Grand Trunk claimed that they were endeavoring to get legislation for public safety—and that the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was so found of loads of the sidewalks covered with the corporation was s

in-Council. The Grand Trunk claimed that they were endeavoring to get legislation for public safety—and that the corporation was so fond of looking after public safety when it came to doing so at their own expense! If the history of the Grand Trunk was looked up, it would probably be found out that they had not heretofore been so deeply interested in jublic safety. They merely wanted the subway because it would give them additional shunting privileges. There was not a day in the year, Ald. Kerr went on to say, that the G. T. R. did not violate the law with regard to shunting on Queen street. Aid. Kerr went on to say, that the G. T. R. did not violate the law with regard to shnuting on Queen street. Chatham had put up with the Grand Trunk's overbearing attitude long enough. Ald. Kerr favored the idea of sending the Solicitor to Ottawa, as he could present the city's representations more forcibly than they could be presented by a resolution. Aid. Austin thought that the committee should confer with the C. W. & L. E. officials as to the expenses of the Solicitor, but he thought that if the city became responsible for \$100 of the expense, the electric road officials should have no objection coming.

Continued on Page Right.

Dr. Neil Smith ...DENTIST...

Office over A.I. McCall & Co's Drug Sto

# McCoig Advertises Chatham As A Contagious Disease Centre

City Council Will Assist City Council Is Duped Into Passing Resolution Which Richard M. Paxton Will Will Only Prove Disastrous Publicity For The Maple City-Can Only Be Political Dodge

North Chatham Residents Questions As To Thaw's

WESTMAN AND HOTELS ATTACKS WIFE'S STORY

Ald. Westman said he would like to know from Mayor Stone as to what instructions the police had with re-gard to watching hotels around the Continued on Page Eight.

**GRAND OPENING** 

Wonderland, Saturday March 16; refined entertainment for ladies, gentlemen and children. Admission

Cruel Treatment

New York, March 12.-Yesterday, the first day of the state's rebuttal in the trial of Harry K. Thaw, District Attorney Jerome came to a tempor-ary standstill against a practically solid wall, the rules of evidence built

solid wall, the rules of evidence built around the story of Ewelyn Nesbit Thaw.

Jerome began to attack this story as soon as court opened. There ensued a well-nigh incessant fight between the prosecutor and Delphin M. Delmas, leading counsel for the defence, at the end of which Justice Fitzgerald upheld the rule laid down at the beginning of the trial—the story is admissable only as tending to show the effect it might have had in unbalancing the defendant's mind, its truth or falsity being immaterial.

Although he doubtless will be blocked by the same rule when the time comes, it is said he may attempt in the same way to prove an alibi for Stanford White as to the events testified to by the wife of the defendant.

Ten Witnesses Called.

The district attorney called ten witnesses during the day, but, aside from obtaining from the state's eye-witnesses to the tragedy the opinions that Thaw seemed rational the night he shot and killed Stanford White, little real headway was made.

Lining up all his forces in rebuttal, Jerome decided to open his fight upon the defence by attacking the story told by Evelyn Nesbit Thaw He called to the stand Frederick Longfellow, and asked him first about the case in which Ethel Thomas is alleged to have sued Thaw for damages because of cruel treatment.

Delmas objected to questions along this line under the professional privilege of lawyer and client, but before Justice Fitzgerald sustained the objection and ruled out the evidence Jerome declared:

"The story of the girl tied to a post and whipped by Thaw is the story of Ethel Thomas. This poor girl is dead."

Jerome showed Mr. Longfellow the photographic copy of the affidavit

dead."

Jerome showed Mr. Longfellow the photographic copy of the affidavit Evelyn Nesbit is said to have signed in the office of Abraham Hummel, which alleged Thaw used her cruelly while abroad in 1903, "because she would not tell lies against Stanford White."

Dispute Over Papers.

Jerome followed this up by a
Continued on Page Eight.

# SUPT. IS

Enter Employment Of Board Of Works

TREASURER'S STATEMENT.
Ald. Austin, the chairman of Finance, brought in a comparative statement from the City Treasurer, showing that during January and February of this year there has been a saving of \$736 in expenditures over those of last year, while the receipts show an increase of \$319, making a total saving of \$1056 show an increase of \$35 total saving of \$1,056.

Ald. Austin remarked that this statement was especially gratifying in view of the fact that the city had this year to stand for \$750 extra expense from the Health department in stamping out the recent epidemic.

THE CEMETERY BRIDGE.
Chairman Kerr, of the Cemetery
committee, reported that the bridge
at the Maple Leaf Cemetery had
been repaired by Mr. Spencer,, and had since been examined by the Cemetery committee, and the work found to be perfectly satisfactory. As Ald. Bullis and Ald. Stevens were both contractors, he believed that their judgment in matters of this kind should meet with the approvekind should meet with the approv-al of the Council. Ald. Kerr moved that Mr. Spencer's bill for \$49 be

paid.
Ald. Westman Ald. Westman objected, on the ground that the City Engineer had been ignored in the examination of the bridge, and he moved that the Engineer be instructed to inspect the bridge and report to the Council

As Mr. Spencer's contract did not state that his work should be sat-isfactory to the City Engineer, it was decided that he should be paid on the recommendation of the com mittee, while Mr. Jones will be in-structed to make an inspection of the bridge and report to the Council at a later date as to its safety.

A PITIABLE CASE.

The Mayor drew attention to a communication he had received from Mrs. J. A. Bell, wife of the former local cabman, in which Mrs. Bell stated that they had disposed of their property to W. A. Needham, the latter knowing that the property was subject to unpaid taxes. Mr. Needham afterwards re-rented the house to Mrs. Bell, whereupon he notified the City Tax Collector to seize all the furniture and household effects for arrears of taxes. The Mayor said that it was a case where it would be difficult for the city to do anything for the poor local cabman, in which Mrs. Bel

the city to do anything for the poor woman, but he thought if there was anything that could be done to help her in her distress the city should take action. She has three children to support, and if she is turned out Continued on Page Eight.

+++++++<u>++</u>+++++++++++++ R. W. RUTHERFORD, M.D. SPECIALIST. EYE, EAR, NOSE AND THROAT

GENITO-URINARY DISEASES. GLASSES PROPERLY FITTED
33 KING ST. EAST. CHATHAM

# Revolution in

# Wall Paper Business Border By The

At the Same Price as the Wall Paper

This is the snap we are offering our customers. This means a great saving to those who are using wall paper. This means the price of paper reduced one third. This means you can paper your parlor with 50 cent paper for little more than 25 cents cost last season. This means a saving of hundreds of dollars to our customers.

Our stock is now complete, Canadian, American, English, French, German papers, the most artistic line we have ever handled and ranging in price from 5c per roll to \$1 per roll.

Every kind, grade, color and pattern known to the art.

Come and have a look at our assortment. The store with the

Sulman's Beehive

# PRICED FOR **OUICK SELLING &** EASY BUYING.

12 doz, Enamelled Pie Plates 12 doz. Pudding Pans, 2 qt. size 3 doz. large Wash Basins, each

\*\*\*\*\*\*\*

Cooking Pots. No. 9, deep, white lined, blue outside, 75c. Marmalade Kettles (now is the

Mugs and Cups, 5c, 8c, and 10c Child's 3 Piece Sets, 25c. Porridge Cookers, 50c, 75c, \$1.

GRAY'S

CHINA HALL

\*\*\*\*\*\*\*

## 51.00

The Brownie No. 1 takes pictures 21/4 in. by 21/4 in., and is a great delight to a boy or girl. Any child

over four years of age can operate

**\$2.00** 

The Brownie No. 2 takes pictures 21/4 in. by 31/4 in. We recommend it to anyone who does not wish to invest much money but who wishes good pictures. The films are 20c. a

### \$6.00

The Folding Brownie No. 2 takes

the same size of picture as the \$2.00 Brownie, but folds up to a very convenient size. It's neat and a good one for the price.

## **59.00**

The Folding Brownie No. 3 takes pictures 31/4 x 41/4, and is complete in every particular.

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