WEDNESDAY MORNING

THE TORONTO WORLD

FTER the day's work-

The Toronto World FOUNDED 1880.

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WEDNESDAY MORNING, JUNE 25

CLEAR-EYED LABOR.

Some fatal infirmity has overtaken The Telegram of late which makes it see things topsy-turvey in all that relates to the public ownership of the Toronto Street Railway. Last night it announces that public ownership of the street railway would be detrimental to labor and the benefits of public ownership. One can scarcely help remembering the opposition to the late Edpossible that some people have learned nothing in the interval, and that the reduction in price Toronto, howspots of the leopard and the skin of the Ethiopian are beyond the influence of Sapolio?

In the progressive age one expects a WHY CHILDREN WANT TO GROW little intelligence in dealing with public questions, but The Telegram seems Far be it from us to suggest that determined to prove itself an anachronism. It attacked Ald. Robbins last suspicion gathers strength that father night with the assertion that labor was is unloading on the children some of clear-eyed in its recognition of truths his duties which he ought to be atto which he was blind. Then it stated tending to himseif. two theses, which like the flowers that bloom in the spring, are irrelevant, or deceptive. The insinuation behind school year in celebrating Dominion them is that Mayor Hocken is trying Day. This celebration might be welcomed by the children if it included to buy the street railway at a price cakes and candies with firecrackers which would ruin the city. This is an free for the boys at recess; instead entirely gratuitous whack at Mayor Hocken, who in the course of his duty has, like other estimable people, incurdresses on the work of the Fathers of Confederation, the work of the piored the personal enmity of The Teleneers and other Canadian achievegram. There is talk of forming a club ments.' of all the people The Telegram doesn't

well aware of this, and clear-eyed abor would rather trust Mayor Hock-en in making a deal for the city than ighted to harangue the children upon wink and two short squints, and put either of the two Tommies. When Mayor Hocken's price for the



concession that father will have the stock to feed and mother will have her darning to do and Tommy boy will

again be the goat; he will be washed and combed and sent off to the school everybody works but father, but the house to improve his mind, and next morning he will be expected at the breakfast table to tell all about it. People say that the children of today know nothing of the hardships of the

early pioneers, but the children have children shall spend the last day of the troubles of their own. Master Tommy would rather meet an Indian or a bear than a leader of thought. No wonder

he envies the grown-ups. The Philosopher the children are to be treated to "ad-Sberwood Hart of Folly

READING PROOFS.

of all the people The Telegram doesn't like. The only ineligibles who might want to get in are Tommy Church and to celebrate Dominion Day with some want to get in are Tommy Church and to celebrate Dominion Day with some like. The only ineligibles who might want to get in are Tommy Church and Tommy Foster. The Telegram likes them both, but it doesn't like Mayor Hocken. Clear-eyed labor is very well aware of this, and clear-eyed The country is full of pompous per-

the above list of lively subjects. sug- in commas where they go and get quotation marks just so, and join in-Re Sloss Estate. finitives when split, his is as easy 4. Giller v. Benner. 5. Re Edwards Estate 6. Re Medbury Estate.

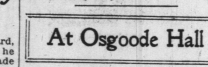
sets of nearly two and a half million nual report which point to its steady growth as a business institution and its wide popularity among the Cana-dian public.

The absence through illness of Mr Eugene O'Keefe, who has attended every annual meeting of this institufor the past forty years, was an tion for the past forty years, was an incident that received the respectful slience of every member who attended the meeting. The new faces on the board are that of Mr. Claude Macdon-nell, M.P., possibly the best-known man of his years in Toronto, and Mr. C. B. McNaught a young i business C. B. McNaught, a young business man, enjoying an immense respect in financial circles.

DUKE'S RETURN INDEFINITE.

LONDON, June 24-(C. A. P.)-The Duke and Duchess of Connaught, with their family, returned to London from

Bagshot yesterday. Major Murray, the duke's equerry, informs the C. A. P. that the duke has not yet settled the date when he will return to Canada. An official an-nouncement will be made later if the duke should decide to extend his time there in any way.



ANNOUNCEMENTS.

June 24, 1913. Motions set down for single court for Wednesday, 25th inst., at 10 a.m.; 1. Baldwin v. Chaplin. 2. Waines v. Topp.



Judge's Chambers. Before Falconbridge, C.J. Bicknell v. C. P. R. Co.—F. W. Har-court, K.C., for infants, obtained order for distribution and for payment to mother of interest for maintenance. Re Forsythe—F. W. Harcourt, K.C., interest obtained order for payment for infant, obtained order for payment out of court of infant's money. Re Prindeaux—F. W. Harcourt, K. C., for infant, obtained order for payment of maintenance for infants to

nother. Re Beauchet-F. W. Harcourt, K.C., for administrattrix, obtained order al-lowing payment of infant's moneys in-to court, and for payment out of in-terest to mother, for maintenance. Re Vandecar—F. W. Harcourt, K.C., for infants, obtained and a for the state

for infants, obtained order for payment of \$50 to mother for past main. enance, and an allowance of \$5 per week for future maintenance, until exhausted.

Re Champagne-F. W. Harcourt, K L, for infants, obtained order for pay-nent of \$75 to mother for past mainteance, and of \$30 per month for four

Stroud v. Powell-J. H. Spence, for defendant, obtained order, on consent, for payment out of court of infant's noneys.

Re Davidson-G. M. Willoughby, for nspector of P. and P. C., obtained order for payment out to the inspector of moneys in court for maintenance. Re Hind-G. M. Willoughby, for in-spector of P. and P. C., obtained order for payment out to inspector of moneys in court for maintenance of Catherine

Hind. Re Forrest-G. M. Willoughby, for inspector of P. and P. C., obtained or-der for payment out of moneys in payment out of moneys in

der for payment out of moneys in court to inspector for maintenance. Trepanier v. Sylvester-F. Ayles-worth, for plaintiff, moved for order confirming report of local master at Windsor, of June 2 inst. F. W. Har-court, K.C., for infant. Order made. Uptegraff v. Stein-J. F. Edgar, for plaintin, obtained order confirming re-port of master in ordinary of June 6 port of master in ordinary of June 6

Re Graham and Skinner-T. W. W. Evans (Bradford), for administrator of estate of Margaret Graham, obtained order for payment out of court of bal-

ance of purchase money on sale after payment of claims. Re John Phillips (lunacy)—T. B. McQuesten (Hamilton), for committee, obtained order discharging the T. G. T. Corporation, the committee of the person and estate of lunatic. Baston v. Hutchinson-C. F. Ritchie,

for plaintiff; S. C. Wood for defend-ant. Motion for enlarged on consent until 27th inst.

Re Boyle-G. Smith, for executors, moved for order allowing sale of house and part of proceeds to go to pay debts. F. W. Harcourt, K.C., for infants. Order made.

Re Greer-W. D. Gwynne, for execunew order - W. D. Gwynne, for execu-tors, moved for order allowing pay-ment of infant's moneys for repairs to real estate, and continuing payment for maintenance. F. W. Harcourt, K. C., for infants. Order made. Re Margaret Scott and G

ment of infant's moneys for repairs to real estate, and continuing payment for maintenance. F. W. Harcourt, K. C., for infants. Order made. Re Margaret Scott and Canadian Home Circles—R. R. WadJell, for three applicants, moved for order for pay-ment out to them of moneys paid into court by the society, due under bene-ficiary certificate. N. R. Webb, for an-other claimant. Motion enlarged until 27th inst, to enable parties to negoti-ate settlement. Before Meredith, C. J. Before Meredith, C. J. Sykes v. Soper.—B. N. Davis and M. M. Brown (Brockville) for plain-tiff. J. A. Hutcheson. K.C., for de-fendant. C. C. Fulford (Brockville) for signee and judgment creditors. Judg-ment: I must find the issue joined in fave his costs from the other parties to the issue thruout. Pulos v. Soper.—B. N. Davis and



JUNE 25 1913

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sented with 22 cents at The World, 40 West Richmond Street, Toronto, or at the Hamilton Office, 15 East Main Street.

consul-genera' for Canada, less offi-cial guardian's costs in each case wherein he appeared. Ship of goods and chattels seized by sheriff as between plaintiff and de-fendant Judgment. The assignee fendant. Judgment: The assignee should, I think, be made a party to this Trial. issue. It is only fair to the parties and to the courts that the rights of all con-Before Meredith, C. J.

street railway is laid on the table, it must be satisfactory to the city council, to the hydro-electric commission to the ratepayers of Toronto, or it won't go. Clear-eyed labor has got that fundamental fact right under its

spoils the point of The 'Telegram's assertions.

The Telegram confirms clear-eyed labor's opinion by declaring that the city will become the agency for distributing Sir William Mackenzie's power, to the neglect and obstruction of hydro-electric. The contracts for power cease with the termination of Hon. Adam Beck and the hydroelectric commission, clear-eyed labor is wholly with Ald. Robbins, and only inclined to wonder "what The Telegram's snortin' about anyway ?"

WINNIPEG PUBLIC MARKET. Winnipeg the other day opened a municipal market, intended to fulfil its proper function--that of providing an exchange where producer and consumer can deal directly with one another. In this respect Winnipeg is now in advance of Toronto, whose council with its accustomed perspicacity, has imposed regulations carefully calculat, ed to withhold from the citizens the benefit of a free market. The proposal to have a public market in Winnipeg was first mooted in the columns of The Winnipeg Telegram, and owes its existence to the "Million For Manitobs League," which, among other important subjects, was concerned with the universal problem of the high cost of living, and recognized that the improvement of marketing facilities and the practical elimination of intermediary profits would operate beneficially to both producers and consumers.

Stand-patters who want to maintain the present expensive and cumbrous system of distribution in cities and thruout the country have a stereotyped objection that citizens, and particularly citizenesses, will not take the trouble to do their marketing personally. Possibly when the family budget was on an economic basis the theory might have a basis of fact. But in these days the call on the household exchequer is too severe to permit negligent disregard of available means for

Imagine a heafthy school boy on a Imagine a heatiny school boy on a job, to wit, to merely fix up flaws and dents and turn stuff into common school and compelled to listen to an Grack for merely fix and like early Grack for merely fix and like early grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early Grack for merely fix and the sense which looks and reads like early grack for merely fix and the sense which looks and reads like early grack for merely fix and the sense which looks and reads like early grack for merely fix and the sense which looks and reads like early grack for merely fix and the sense which looks and reads like early grack for merely fix and the sense which looks and the sense which l Greek, for many hours in every week historical review of confederation. But it is a way we have of passing things on to the children. If father million varied themes would fill one's stays away from church he slumber full of dreams and bring on nose. The Telegram has overwooked stays away from onated in a stay of such sort that all the compounds with his conscience hightmares of such sort that all the town could hear them snort.

The latest suggestion is that the

The Telegram handicaps itself badly school. Mother spends all her pin by attempting to argue against an money but Nellie caries her copagreement that has not yet been made. pers to the penny bank at school. Of course, The Telegram does not mind Father will spend Dominion Day in a "b" is out of plumb, I'd like to set Of course, The Telegram does not mind Father will spend Dominion Day in 'e'm down, I vum, with forty proof-a little difficulty of that kind, but it the woods, but the children must sit sheets in each hand and make 'em go has a certain weight when clear-eyed up straight and listen while the to beat the band and make 'em go

latest device for keeping the people on

to see the moving pictures and the great white way, and suggests that they can be kept on the land by utilizing the school rooms for addresses by leaders of thought. The plowman will no longer "homeward plod his weary way," but instead will run like the franchise period, and as the whole a deer to get a front seat in the question is in the capable hands of school house. The cows will go unmilked while the farmer's wife, his man-servant and his maid-servant listen to the "leaders of thought." To them will beckon in valn the moving pictures, the bands of music, the

> merry-go-rounds and the picture shows; one lecture by a leader of

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President-W. G. Gooderham First Vice-President-W.D. Matthews. Second Vice-President-G. W. Monk. Joint General Managers-R. S. Hud-son, John Massey. Superintendent of Branches and Sec retary-George H. Smith Paid-Up Capital \$6,000,000.00 Reserve Fund (earned) .. 4,000,000.00

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Master's Chambers. Before J. S. Cartwright, K.C., Master. To have to read day after day what prosy duffers have to say on ninety Reeder v. Morrison-J. J. Gray, for plaintiff, obtained order for replevin of automobile on giving bond for \$1800. Antiseptic Bedding Co. v. Gurofsky -F. Arnoldi, K.C., for plaintiff, moved When people start out raising Ned and callfor order for better affidavit on proing vengeance on the head of some duction, or to strike out statement of defence. C. A. Moss. for defendant. Defendant to file new affidavit in four days. Costs of motion to plaintiff in proofreader who has erred in that their names are badly blurred, or that any event.

Prices, Limited, v. Switzer-Rooney (Henderson & McG.), for plaintiff, obtained an order dismissing action as against defendants except Switzer and vacating lis pendens.

Jameson v. Sanesbury-E. C. Iron-Phoenician fist by someone with a mangled wrist The chaps who amble side, for defendant, obtained order with a vacating lien.

the land. A contemporary finds that in to whine that A and B are out of J. Maclennan, for sheriff of Toronto, line, that "whom" should be subjunctive mood, who point out pronouns misconstrued and adjectives askew in moved for interpleader order. G. F. McFarland for execution creditor. C. tense have little wit and lesser sense. M. Hertzlich for claimant. Order made for issue to be tried at Toronto

non-jury sittings, in which claimant shall be plaintiff. Sheriff to sell un-AN INTERESTING BANK MEETING

Senator James Mason cannot reless security given. Barrett v. Sainsbury-E. C. Ironside, spect the 13 superstition. This is 1913 for defendants, obtained order vacatand it is the year when Col. James

Mason got his senatorship, and the Begg v. Royal Templars of Temyear when he was able to submit to -L. Lee (Hamilton), for deperancefendants, obtained order amending orthe shareholders of the Home Bank of der of May 9 last. Canada a statement of business af-Smyth v. Foley O'Brien (three ac-

fairs which conclusively marks him tions)--H. S. Murton, for plaintiff in as a man of conspicuous ability. each case, obtained order for examin-It is not given to the general public ation de bene esse of plaintiff McInto attend a bank meeting. One must be a shareholder in order to attend tosh as a witness on behalf of plainthese annual affairs where finances

are discussed. Nevertheless, the Home Bank annual meeting, held yesterday, would have provided interesting dismaking all necessary amendments. G. Wilkie for defendant. Order made. ussion for the ears of any outsider. To hear the attorney-general, the Hon Costs in cause. Langboard v. Garfunkle-H. J. Mac-

J. J. Foy, taking a sly dig at the bank methods and refer to the diplomatic way in which clients who are seeking donald, for plaintiff, obtained order for substitutional service of writ of sumloans are turned aside, was at once a mons by serving same on a grown up person at residence of defendant. compliment to the Home Bank and a a grownweighty comment on the subject of Leadley v. Union Stock Co .- C. Kap-The honorable attorneypele, for plaintiff, moved to strike statement of defence of two defe general, Mr. J. J. Foy, is famous as a public speaker for the pith of his remarks, and it is not often that bank M. Macdonald for defender of two defend defendmeetings are enlivened by such plea-sant yet pertinent observations as the davits having been filed, motion dismissed. Costs in cause. Hon. Mr. Foy expressed before the shareholders and directors of the Le Weber and Morris-J. C. Haight (Waterloo), for Weber, obtained order Home Bank yesterday. Then the remarks of Mr. Kennedy, for payment into court of \$225, surplus on a mortgage sale, less costs fixed at \$20. Notice to be given to vice-president of the Grain Growers' Association of the big Canadian west, claimants

who attended the Home Bank annual meeting, fresh from three weeks' busi-VanDusen v. Wabash Railway Co .-H. E. Rose, K.C., for defendants, movness trip through the Northwest Proed for particulars of statement of vinces, were most particularly to the point. Mr. Kennedy spoke on behalf of the grain growers in the North-west and when he thanked the Home Bank for the accommodation it had given the grain growers in the past, ery of statement of defence to run but at the same time very plainly in-timating that he considered the Home from amendments. Costs to defendant in the cause. Bank should follow a more liberal policy of extension through the North-west and not refuse to open branches west and not refuse to open branches Crucible Steal of Cause. Crucible Steal of Cause. Spanner v. Gillespie-Snyder (Johnston & Co.), for plaintiffs, obtained

when petitioned, without very deep consideration, he touched upon a point (Millar & Co.), for plaintiff, moved consideration, ne touched upon a point of national importance and spoke with an authority on the subject that was worthy of general communication to in authority on the subject that it of debtor. J. A. Worrell, K.C., for de-the public. An increase of almost a million dol-ination should naturally precede an action such as is now pending. When imperial and royal Austro-Hungarian the public

St. Clair v. Stair—R. McKay, K.C., for defendant, appealed from order of master in chambers of 18th inst., al-lowing plaintiff to amend statement of claim. W. E. Raney, K.C., for plaintiff. Interpleader issue to try the ownerclaim. W. E. Raney, K.C., for plaintiff. Appeal dismissed. Costs

Judgment reserved on a further appeal of defendant from order of the master ordering the Jack Canuck Publishing Co. to file a further and better affi-davit on production.

Re Maxley and Canadian Order of Chosen Friends-L. Lee (Hamilton), for the society, moved for order giving directions as to payment of insurance moneys. G. M. Willoughby for inspector of P. and P. C. Order made recting payment to inspector of pri-

public charities, sons and Re McCann and Canadian Order of Oddfellows-L. Lee (Hamilton), for

the society, moved for order declaring shares to which infants entitled, and for payment into court. F. W. Har-court, K.C., for infants. Order made.

Single Court. Before Falconbridge, C. J.

Re Irwin-Hawken v. Ramsay.-L. F. Heyd. K.C., for Hawken, appealed from Heyd. K.C., for Hawken, appealed from valuation or awaro in regard to pro-perty at corner of York and King streets. Toronto. C. A. Moss for Ram-say. J. T. White for Irwin estate. Judgment: I am clearly of opinion that what the documents contemplated and what the valuers did was a value. and what the valuers did was a valuation and not in the nature of an award or an arbitration. Therefore this ap-plication cannot be entertained. No costs, except that as the Irwin estate seems to have been unnecessarily brought before me Hawken must pay their costs, which I fix at \$5. Re Vining. J. Vining (London), for executors of estate of Alonzo Vining.

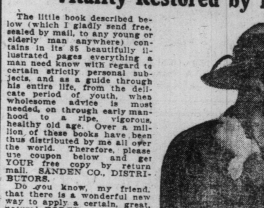
tiff in each action. Parker v. Parker-A. Ogden, for plaintiff, moved for order adding the C. R. 938. C. G. Jarvis (London) for surviving children. W. R. Meredith (London) for infants. Judgment: With moved for order construing will under regard to the legacies, I think that each of the legatees had a vested interest on the death of the testator and not an interest conditional on surviving tenant for life. With regard to residue, the children of Amelia Brown are clearly entitled to the share which would have gone to their mother had she survived the tenant for life, and it semes also clear that the share of Hannah Vining, who died unmarried, lapses and is divisible among the others entitled. There is more difficulty in regard to Elizabeth Knapp, but I think the authorities compel me to hold that as she died before the date of the will she could not be capable of taking un-der it, and altho she left children llying at the time of the death of the a mortgage sale, less costs substitution for her. (1) Alonzo Brown

substitution for her. (1) Alonzo Brown as husband and as assignee of his children's share is entitled to the leg-acy of \$400 and to the share of the residue to which Amelia Brown would have been entitled had she survived tenant for life; (2) Hannah Vining's estate is entitled to the legacy of \$800 but not to any share in residue; (3) Elizabeth Knapp's estate has no in-terest under the will. Costs of all par-ties out of the estate.

terest under the will. Costs of all par-ties out of the estate. Strugar (Teoder) v. Henniger; Dranca v. Henniger; Stugar (Ileana) v. Henniger; Zugh. v. Henniger; Popowicz v. Henniger; Stratu v. Hen-niger; Muntean v. Henniger (seven actions).-S. King for plaintiffs in all actions. G. M. Clark for defendant. F. W. Harcourt, K.C., for infants. Ac-F. W. Harcourt, K.C., for infants, Actions for damages for deaths of plain-tiffs' husbands in an explosion on line

assignce becomes a party, payment of which should be a condition precedent to the exercise of his right to be made a party and have judgment in his

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to a state of perfect, rugged health and vigor, without a remaining ache, pain or weak-ness. As we all know, these various debilitating weaknesses handicap a man in every manhood is ever admired by both women and men alike, while, of course, it is cer-tainly only such a man who can attain the really great successes of life. Therefore, I would be a man who can attain the really great successes of life. Therefore, I your occupation, no matter whether you are small or large, no matter what or in the factory, no matter whether you are scaled or working on the farm your occupation, no matter whether you are scaled or working on the farm or in the factory, no matter whether you are young or elderly, it is all a question of same great power or VITAL FORCE, then it is easy to believe that I can completely will be exactly the same in your influence over people, exactly the same in your analy with an idea of attaining all this for you. I recommend you to investigate a simple its with an idea of attaining all this for you. I recommend you to investigate a simple incumbers for use by men everywhere who need new manly strength. This little VITALING and take it off mornings. Thus, while you slow is body upon going to bed takes pain and weakness out of the back from one application, and further say 50 to offering this VITAL FORCE, into your blood nerves and organe. Users asy it offering this VITALIZER here for sale, but wond fully power, which is a state of perfect of the back from one application, and further say 50 to of testimental is about the whole wonderful spike which is subject, and why I get such quantities would be an its subject here for sale, but want you to first send for my book that uterly fail. NOTE —With special attachments, my VITALIZER is used by women as well as

of testimonials from users everywhere telling of results after drugs completely and utterly fail. NOTE.-With special attachments, my VITALIZER is used by women as well as men for rheumatism, kidney, liver, stomach, bladder disorders, nervousness and general ill-health. Please write for book today, or, if nearby, Leshould like you to call. Hours: 9 to 6; Sundays excepted.

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