The Toronto World

FOUNDED 1880. A morning newspaper published every day in the year by The World Newspaper Company of Toronto, imited; H. J. Maclean, Managing

Limited; H. J. Maclean, Managing Director.

WORLD BUILDING, TORONTO.

NO. 40 WEST RICHMOND STRIET.

Telephone Calls:

Main 5308—Private Exchange connecting all departments.

-\$3.00—

will pay for The Daily World for one 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 Sunda; World for one year, by mail to any address in Canada.

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 promotly of any irregularity or deley ir delivery of The World.

FRIDAY, MORNING, FEB. 6.

"JUMP JIM CROW."

Was there ever such a right-aboutface since the days of "Jump Jim Crow" as The Telegram has made on the clean-up of the franchises? Compelled to admit that Mayor Hocken's policy was a clean-up, and that the negotiations had secured a clean-up, The Telegram now yells that a cleanup, which it condemned the mayor for not procuring, would be a positive evil and danger to the city, and that nothing but an agreement granting the radials franchises in perpetuity or longer will save the city from the mawhile the loud shouts are now to be now approaching. given in favor of admitting the radia's

It is well to note that all this pother is over a quibble which The Telegram and its friends are endeavoring to magnify into a legal position. The Telegram wants to make a fight on the letter of July 21, which was modified by the letter of Sept. 20, and explicitly modified by the mayor's message of Oct. 13. Yet The Telegram had the eyesight of Controller McCarthy and ment. Now it appears that the legal department has failed to draw up the required agreement, but wishes to draw up one quite different from what the mayor wants, on the ground that by some oversight the council last year mentioned the letter of July 21 without including the letter of Sept. 20 over which so much negotiation had been spent.

We do not wish to be unfair to the legal department, and we are quite willing to admit any justification the department has for itself for not discovering sooner that a technical error in council had led the legal depart. ment into a legal belief which its common sense could not tolerate. The amination could not but disclose their in not notifying the mayor that it was preparing an agreement quite contrary of electric light and power by approxiof control and the council, and to the wishes of the citizens. For some reason the mayor and council have been kept in the dark as to the true state of affairs, and the legal department has been preparing an agreement in accordance with the hostile desires of and construct water powers and plants parently because it knew, that the agreement would not furnish a

clean-up. As a clean-up is what is wanted it to call the attention of the legal dethe mayor's message of Oct. 13. Per contending for the admission of Sir William Mackenzie's radials.

The Telegram and the legal department are a fine joke together.

BRITISH EMIGRATION.

Last year Canada maintained its commanding lead over the other oversea dominions in the volume of British emigration. The net gain to the Dominion was 164,502, as against 44 .-509 to Australia and 11803 to New Zealand, that to other British countries being practically a negligible quantity. The United States attracted a net British emigration of 77.094, but even at that a very considerable diminution from the figures of a generation ago. It is satisfactory that such a large proportion of British-born are not so much emigrating as migrating to other parts of the empire, and it will more probably increase than decrease. Within the empire undoubtedly are offered the most attractive opportunities now available to the young and

enterprising spirits of the motherland. It is by no means certain, however, that Canada will continue to hold its place as the main field for the British emigrant. The Australian states are becoming more formidable competitors and are offering special inducements township 86 years ago. his family being in the way of facilities for training young men in agriculture and placing them in the position of independent The funeral took place to Woodlawn agriculturists. The Governments of Cemetery, Cornwall, this afternoon,

New South Wales and Victoria are now inviting the entrance of youths between the ages of sixteen and twenty and premise in March the low fare of \$35, or under certain conditions of \$15. instead of the usual steamship minimum of \$90. Government agents undertake to place them on farms, where they will be taught the routine of farm work, and so instructed that in a few years they will be able to take up farms for themselves. A commencement wage of at least \$2.50 a week is guaranteed with full board and lodging. Encouragement for thrift is provided thru the State Savings Banks, and the other government inducements to an agricultural life. Unless the Canadian provinces are prepared to meet this competition the tide of emigration from Britain may be diverted to the sister states of the empire.

MEAT PRODUCTION.

According to Mr. Judson C. Williver, writing in Farm and Fireside, the economic experts of the United States Department of Agriculture are giving close attention to the impending problem of how to supply meat sufficient for the need of the country. In this connection he quotes Dr. T. N. Carver of Harvard University, at a recent conference of experts held at the department, as stating that the whole meat-raising industry has got into an unnatural and abnormal status. This Dr. Carver attributes to the fact that the great corn-raising industry of the middle west, developed some decades ago at a rate so rapid chinations of the enemy. It must puz- that the world could not absorb the zle the readers of The Telegram to crop until it was transmuted into learn that the clean-up, which it was meat. Then it proved economically the weakness of Mayor Hocken's policy possible to raise cattle on grain. That not to have obtained last week is this condition, he insists, could not conweek to be condemned unutterably. tinue, and the end of the system is

From a meat exporting country the United States has now changed to a meat importing country. It is drawing from the Argentine, from Australasia and from Canada, with the inevitable result that prices in the places of production and in countries dependent on imported meat, must go higher. That process cannot obtain much longer without a reduction in effrontery last night to say that the the demand, an event which Dr. Carver holds will be followed by disin-Mayor Hocken was so defective that tegration of the centralized control of they failed to see the jokers, as The the agencies for slaughtering, market-Telegram calls them, in the letter of ing, storing and distributing meat, July 21. Sir William Mackenzie's let- He thinks that the meat-raising inter of Sept. 20 shows that, if they were dustry must retire from the corn belt jokers, they were not intended for and return to the normal conditions jokers, for he consented to accept prevailing one and two generations whatever proposal the mayor should ago. Meantime the United States make about the radials, and suggested Government has in mind to cope with that an agreement be drawn by the city's legal department to suit the mayor. The mayor referred the matter to the legal department with intor to the legal department with in-

FOLLOWING ONTARIO'S LEAD. If the measures recommended by Governor Glynn of New York State. pass the legislature a hydro-electric system will be developed on parallel lines to that now operating in Ontario. When the proposal first commanded public attention a strong effort was made to discredit the provincial undertaking. It was represented as imperfect, unsatisfactory and unprofitable, and to be a warning rather than an example. These unwarranted animadversions have been disregarded, since the most cursory exmistake of the legal department was lack of authenticity. A system that has MATTERS BEING SHAPED compelled reductions in the retail cost to the wishes of the mayor, the board mately 50 per cent. cannot by any stretch of fancy be described as illu-

sory or unworthy of credit. The bills recommended by the New York Conservation Commission give power to the state authorities to reguate the flow of streams, to acquire The Telegram, which prophesied, ap- and do whatever is necessary to develop, transmit and distribute hydroelectric energy. They mean a statewide development of power because only in this way, it is contended, can should not be difficult for the council New York maintain its industrial standing. Nor is this new departure partment to the letter of Sept. 20, and likely to stand alone. A similar policy is already being called for affecting haps then we shall find The Telegram the other natural resources of the state. This evolution is typical and simply reflects the new ideas that are every day becoming more in evidence Not the profit of the few but the benefit to the many is the present goal of

WILL PURIFY GAS FOR BRANTFORD CONSUMERS

progressive statesmanship.

Pipe Line Company Will Install Purifying Plant for Supply From Tilbury Fields.

BRANTFORD, Feb. 5 .- Brantford gas users are not yet thru with the sulphur gas from the Tilbury field. but there is relief in sight. The Southern Pipe Line Co., which pipes the gas from the Tilbury fields to this and other cities and towns, will install a ig purifying plant at the head of the olipe line, which will do away with the eccessity of a plant in this city. This was announced to Mayor Spence to

CORNWAL PIONEER DEAD. CORNWALL, Feb. 5. - (Special) and highly esteemed resident in death of H. Alguire, at Eamer's Corn-Mr. Alguire was born in the ers. among the pioneer settlers of this sec-tion of Eastern Ontarlo. He is sur-

The MANUFACTURERS' LIFE

Insurance Company

TWENTY-SEVENTH YEAR

Premium Income, 1913	\$2,996,878.91
Interest, Dividends, etc	980,208.73
Paid to or set aside for Policy holders	
Reserves for Policyholders	15,155,320.00
Assets	17,588,515.89
Surplus over all Liabilities	1,518,986.41
Insurance in Force	80,619,888.00

DIRECTORS AND OFFICERS President-HON. SIR GEO. W. ROSS

Vice-Presidents-M. R. GOODERHAM, S. G. BEATTY, C. C. DALTON, COL. HON. JAS. MASON, JOHN MASSEY, F. G. OSLER, R. L. PATTERSON, DOUGLAS G. ROSS, G. A. SOMERVILLE, G. P. SCHOL-FIELD, A. J. WILKES.

General Manager-GEO. A. SOMERVILLE, Assistant Manager-R. JUNKIN. Actuary-J. B. McKECHNIE, M.A., F.I.A., F.A.S. Secretary-L. A. WINTER.

HEAD OFFICE - - TORONTO King and Yonge Streets

WILD MAN ROAMED **NORTHERN WOODS**

ter Long Chase at Fort William-Fought Captor.

evidently blotted from the mind of after having fought over every foot of the twenty-six miles he was taken. Several weeks ago the provincia police received a petition signed by numerous settlers saying a wild man was terrorizing the district and that search of the country revealed only a man's footprints leading to a dilapidated cabin, barren of furniture save a broken stove and a few quilts. Scarcely a shadow of the man who came from Minnesota a year or so ago

to fish, hunt and trap, he was yesterday stealthily approaching his He seemed bewildered at the sigh

of the constable, who singlehanded took him into custody. When nearing the city limits he succeeded in breaking away and was recaptured the Brantford Street Railway Co., on the may be a charge of using flat wheels on its

FOR RADIAL FIELD DAY

London Executive Will Seek to Embrace Points Between Brantford and Windsor.

LONDON, Out., Feb. 5.—Western On ario's radial field day will be held i London during either the last week of February or the first week of March. The date has not been definitely set, but a meeting of the executive board of trade will be held within the next few days to attend to this matter and make a recommendation to the board.

Delegates from all nunricipalities as

sult be obtained. WHITBY V. O. N. RAISES \$400.

WHITBY, Ont., Feb. 5 .- (Special.)he Victorian Order of Nurses, thru the branch lately established in Whit-by, made a successful whirlwind campaign today for funds. A big clock fronting the committee room told graphically how the money came in. At the close of the campaign upwards of four hundred dollars was subscribed. Arrangements were complete and worked splendidly under the directio of the enthusiastic president, Mrs. John Baird Laidlaw of Toronto, whose suburban home is in Whitby

One Hundred **Dollars**

and upwards may be invested in our Debentures. They are issued for one or more years. Interest is paid twice a year. They are

AN AUTHORIZED TRUSTEE INVESTMENT

Canada Permanent

Mortgage Corporation TORONTO STREET, TORONTO. Established 1855.

SIGN UP FARMERS **BEET SUGAR CROP**

Geo. Georgeson Arrested Af- Agents of Sugar Refineries Compete for Contracts in Lambton County.

FORT WILLIAM, Feb. 5.—A year's this county are being signed up for nomadic life in Western Ontario has the growing of the bumper crop of sugar beets, which are wanted by the

they will put in.

All along the different lines of railway thru the county, in the rich clay loams, and in the black lands, the sugar beet has become a staple crop.

The production is growing fast, and the demand appears to be unlimited

STREET RAILWAY GETS OFF ON NUISANCE CHARGE

Brantford Company Substituted Round Wheels for Flat Wheels and Prosecution Drops.

sance, came up this morning in the police court. A. M. Hariey, K.C., appearing for the company, said that all the cars objected to were now equipped with new wheels, and that there would be no further trouble from that cause. Chief Slemin, the complainant in the case, informed the court that he had inspected cars Nos. 43, 45 and 46. and found them equipped with new wheels. The chief urged the company to keep a supply of wheels on hand so as to avoid further trouble.

COULTHURST'S CASE STANDS ADJOURNED

mendation to the board.

Delegates from all nunicipalities as far east as and including Brantford and west to Windsor will be invited to attend the session, which is being promoted for the purpose of discussing the radial railway scheme. It is felt that only by concerted action by the many municipalities interested can the desired result be obtained.

BRIDGEBURG, Ont., Feb. 5.—Deput Returning Officer E. Coulthurst appear ed before Magistrate House today and by agreement between the lawyers in the case an adjournment was made until eleven o'clock on Saturday Coulthurst was arrested in connection with the statement of the case and adjournment was made until eleven o'clock on Saturday of the case and the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday the case and adjournment was made until eleven o'clock on Saturday BRIDGEBURG, Ont., Feb. 5.-Deputy Returning Officer E. Coulthurst appeared before Magistrate House today and by agreement between the lawyers in the case an adjournment was made agreement between the lawyers in until eleven o'clock on Saturday. with his statement regarding the vote record on Thursday last in his polling sub-division when the Canada Temperance Act was submitted to the

AND HE DID



AT OSGOODE HALL

Feb. 5, 1914, ANNOUNCEMENTS.

Judge's chambers will be held on Friday, 6th inst., at 10 a.m.

Peremptory list for appellate divi-sion for Friday, 6th inst., at 11 a.m.: 1. Smart v. Hart (to be continueed) 2. Brantford v. Grand Valley Rail-

way Co. 3. Brantford and Grand Valley Trust and Guarantee Co. 4 Acheson v. Acheson. 5. Stone v. Burnside. 6. Payne v. McFee. 7. Guest v. Hamilton.

Master's Chambers. Before J. A. C. Cameron, Master. Beattie v. Boone—A MacGregor, for lainting, obtained order, on consent.

dismissing action without costs and vacating its pendens.
Shaver v. Randolph—G. H. Shaver, for defendants, Thompson and Denyes made parties in the master's office, moved to stay proceedings in foreclosure action on payment of arrears of the state of th moved to stay proceedings in foreclo-sure action on payment of arrears of interest and costs. H. H. Shaver for plaintiff. On payment into court of last instalment of principal, arrears of interest to last gale day and costs, including costs of this motion, fixed at \$15, proceedings stayed. Hazzlewood v. Ross-Guitzler (Heyd & Co.), for plaintiff, obtained order ex-tending time to Feb. 20 for return of

tending time to Feb. 20 for return of commission to New York.

Crichton v. Dwyer—W. J. Clark, for defendant, moved for order for security for costs. D. O. Cameron for plaintiff Motion dismissed. Costs to plaintiff in cause. in cause.

Glipin v. Hazel Jule—A. C. Craig, for defendant, moved for order for particulars to be furnished on or before March 9, defendant to have ten days' further time to plead. If default in delivering particulars action to be dis-missed. Costs of motion to defend-

missed. Costs of motion to defendant in the cause.

Langley v. Cockburn—W. J. Mc-Whinney, K.C., for defendant, moved for order setting aside order for substitutional service. R. G. Agnew for plaintiff. Motion dismissed. Defendant to be allowed one month to put in defence. Costs of application in cause.

Crichton v. Dever-D. C. Company. Crichton v. Dwyer-D. O. Cameron for plaintiff, moved for order of revior by striking out name of George Cook as party plaintiff and continuing action in name of other plaintiff. W. J. Clark for defendant. Order made reviving action in name of H. H. Crichton as plaintiff. Costs in cause. Hamilton v. Hamilton—W. J. Mc-Larty, for plaintiff, moved for interim alimony and disbursements. Adjourned to 7th inst. Defendant to be noti-

plaintiff, moved for order for commis-sion to Erie, Pa. Adjourned sine die. Re Solicitor—Symmes (Bicknell & Co.), obtained order for substitutional Toronto Electric Light Co. v. Interurban Electric Light Co.—R. C. H. Cassels, for plaintiffs, moved for replevin order directed to sheriff of Toronto. G. Grant for defendants. On plain-tiffs giving security in \$1000 replevin order to issue, but property repievied to be left in possession of defendant

substituting McLaughlin Carriage Co. as defendants in place of present de-

Judge's Chambers

Before Middleton, J. Re Lexina Murray—F. Aylesworth, for committee, moved for order allowing payment of \$400 out of court for maintenance. No one contra. Order

Single Court.

Before Falconbridge, C.J. British Empire Thurst Co. v. Canadian Mineral Rubber Co.—H. Cassels, K.C., for plaintiffs, moved for order for re-ceiver. G. Osler for liquidator. Order made appointing National Trust Co. receiver of property and effects of defendant company. The Canadian Mineral Rubber Co., mortgagee, plaintiffs, as trustee for the debenture holders of the said defendant com-

Reeder v. Morrison--K, F. Mackenzie, for plaintiff, moved for judgment on consent. Judgment pursuant to consent, referring to the master in chambers to ascertain amount owing by plaintiff to defendant for repairs to automobile, to award costs, etc., and that replevin security do stand charged with payment of amount found to be owing by plaintiff to defendant. Re Georgian Land and Building Co. v. Medland—G. Osler, for vendor, moved for order declaring that objection to title of vendor to lands in question made by the purchaser on ground that has not furnished evidence of default having occurred in accordance with terms of mortgage, has been sat-isfactorily answered. J. H. G. Wal-lace, for purchaser. Judgment: The evidence of default is the best now btainable and is, in my opinion, sufficient. But also, the extended form of the proviso R. S. O. 126 (p. 1186) s. 14, contains the words "of which default as also of the continuance, etc., the production of these presents shall be conclusive evidence." The requisi-

Before Leitch, J.
Mr. Frederick G. Dyke presented his certificate of fitness and was, on the fiat of the Judge, sworn in and en-

on has been satisfactorily answered.

No costs.

ment: So far as plaintiff is concerned he is a bona-fide purchaser of his of the stream for a long time.

My view is that a loss from seepage that will very materially cut down tributable to evaporation and seepage will be material and substantial in the

EDDY'S WASHBOARDS

HAVE A SPECIAL CRIMP THAT MAKES WASHING VERY EASY

AND THEY ARE JUST AS GOOD AS EDDY'S MATCHES

ARE EASY ON HANDS AND CLOTHES

FRIDAY, FEBRUARY 6, 1914



HOW TO GET IT ALMOST FREE

Clip out and present six coupons like the above, bearing consecutive dates, together with our special price of either 68c or 98c for whichever style of binding you prefer. Both books are on display at 40 Richmond Street West, Toronto, and 15 Main Street

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

6 COUPONS 68c Secure the \$1.50 Volume

OUT-OF-TOWN READERS WILL ADD 24c EXTRA FOR POSTAGE "HEART SONGS" The song book with a soul! 400 of the song-treasures of the world in one volume of 500 pages. Chosen by 20,000 music lovers. Four years to complete the book. Every song a gem of melody.

next before the bringing of the action. There cannot be here any right based upon lost grant, because Mr. Watson is a bona fide purchaser for value without notice and the lost grant if it ever existed is void as against him. Beyond this the circumstances are such as to preclude any presumption of a lost grant.

of a lost grant.

I have no hesitation in holding that any use of the dam by which the flow of the stream is made intermittent and irregular would be unlawful and that having regard to the volume of the flow during the summer months company until Feb. 20. Costs of application reserved to trial judge.

McKinney v. McLaughlin—J. C
Phillips, for plaintiffs, obtained order the percolation and evaporation to be as to be an unreasonable and improper use of the stream. I think an injunc-tion should be granted restraining the defendants from in any way interfering with the regular and uninterrupted flow of the stream in question without sensible diminution or alteration.

I do not think the injunction sho

be directed against anny works the defendants may see fit to construct on their own lands. There they may do as they please so long as they do not interfere with the plaintiff's rights. Defendants to pay plaintiff's costs. Amendment to plead Registry Act alowed. Twenty days' stay.

Appellate Division Before the Chancellor, Riddell, Middleton, J.; Leiton, J.

Peebles v. Hyslop—J. G. Farmer, K. for plaintiff; W. E. S. Knowles Dundas) for defendant. Appeal by plaintiff and cross appeal by defendants from judgment of Snider, J., of County of Wentworth, of Nov. 1, 1913. Acdefendants to restore plaintiff's lands to same condition as at time they committed trespass and cut timber and trees therefrom, for injunction restraining further trespass, and for damages. Defendants counter claimed for damages. At trial action was dis-missed with costs and counter claim without costs. Judgment We are content to rest on sec. 70 of the statute. and therefore appeal allowed. Judg-ment below reversed and judgment to be entered for plaintiff with costs

Paskwan c Toronto Power Co .- D. L. McCarthy, K.C., for defendants; T. N. Phelan and O. King for plaintiff. Action by Kate Paskwan, widow of John Paskwan, who, on Feb. 8, 1913, while working at the power house of defendants at Niagara Falis, was killed by a pulley block from a traveling crane falling on him, which accident was alleged to have been caused by negligence of defendants at the trief way to like up the whole system from negligence of defendants. At the trial the record was amended to claim \$6000 and judgment given to release to coast to coast. \$6000 and judgment given to plaintiff for \$6000 and costs. Judgment: We cannot interfere with the jury's find-ings. Appeal dismissed with costs.

court of Ontario.

Trial.

Before Middleton. J.

Watson v. Jackson—I. F. Hellmuth, K.C., w. Nesbitt. K.C., and N. Sinclair for plaintiff. H. H. Dewart, K.C., and J. W. McCullough for defendants. Action by plaintiff for injunction restraining defendants, who own lands west of Yonge street, from interfering with the flow of a branch of the county of the supreme Mulock, C.J.; Riddell, J.; Canadian Westinghouse v. Murray Shoe Co.—G.S. Gibbons (London) for defendants; G. C. Thomson (Hamilton) for plaintiff. Appeal by defendant and apartment at the Y.M.C.A. building. Heart disease was given as the cause of death. He retired last night apparently in his usual health.

Mr. Ellis, Formerly of Toren Found Dead in Bed.

BELLEVILLE, Feb. 5.—(Special.)—William Herbert Ellis, an unmarried man about 30 years of age, was thin ton) for plaintiff. Appeal by defendants apartment at the Y.M.C.A. building. Heart disease was given as the cause of death. He retired last night apparently in his usual health.

Mr. Ellis had been for some manager of the manager of t

straining defendants, who own lands west of Yonge street, from interfering with the flow of a branch of the River Don across his lands by the construction of a dam on their lands. Judgment: So far as plaintiff is concerned to the construction of a far as plaintiff is concerned to the construction of a dam on their lands. Judgment: So far as plaintiff is concerned to the construction of the construction Action to recover \$550 commission on sale of lots 122 to 141 inclusive on west he is a bona-fide purchaser of his lands without any notice of the existence of the old dam, or of the defendants' claims, and he is entitled to the protection of the registry act. The defendants have begun erection of a dam upon their own land, which if completed would form when full a pond of 19 acres. The average summer flow of the stream is only 5 cubic feet per second, so that to fill the pond means the retention of the entire flow the stream is only 5 cubic feet per second, so that to fill the pond flowers the retention of the entire flow the stream acceptance of the stream is only 5 cubic feet per second, so that to fill the pond flowers the retention of the entire flow the stream acceptance of the stream is only 5 cubic feet per second, so that to fill the pond the stream is only 5 cubic flowers. 1913. Action by one real estate agent against another for an acceptance of the stream is only 5 cubic flowers. feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second, so that to fill the pond feet per second feet per second, so that to fill the pond feet per second feet he flow of the stream must be ex-pected and that the combined loss at-the action was dismissed with costs, Appeal partially argued but not con-ciuded.

summer season. Prescription cannot be relied on. as no matter how long the user of the old Thom and Parsons dam this was not for the twenty years conto and Ontario news.

MICHIE'S

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

MEETING OF CREDITORS OF ST. THOMAS FIRM

Broom and Brush Manufacturers Are Financially Embarrassed -Reorganize Business.

The creditors of Thomas Brothers imited, manufacturers of brooms and brushes, St. Thomas, Ont, will meet in the offices of E. R. C. Clarkson, Toronto, next Tuesday, Feb. 10. The firm's embarrassment is said to be due to insufficient funds to meet current obligations. The liabilities are esti-mated at \$250,000. The firm was first established at Norwich twenty years ago, and two or three years later the business having grown greatly was moved to St. Thomas. It is expected that the creditors will form a plan of reorganization.

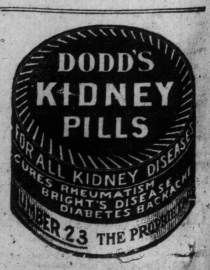
COLDEST WAVE OF YEAR STRIKES CANADIAN WEST

Extremely Low Temperature Continues-Thermometer Touched Forty Below.

WINNIPEG, Feb. 5.—The Canadian west had the coldest weather of the season last night, and the extreme low temperatures continued today. Winnipeg recorded 36 below, Minnedosa, Man., 40. Edmonton 34, Lethbridge 40 and Begins 37.

Passenger train service has been put into operation on the Grand Trunk Pacific Railway between McBride, 1186 miles west of Winnipeg, and Prince George, 1279 miles west of Winnipeg, leaving McBride at 8.00 a.m. Mondays.

DIED IN BELLEVILLE.



IG TO

adies' W Cloaks an cleared o of price n Table

Bargail Now o at Corr

Reduct at from \$2.5 Regularly Linen Napkin All pure line prices, altho ed. Values Going at \$2 MAIL OF

JOHN (15 to 61 Ki

INC Unprecede

THIRTY

ANNUAL

Most Suc Compan Five

For nearly tual Life of (

claims up

servative me

synonym for such an exte ing yesterday increase in u The it was tion for the per cent. ind new business of the prece increase leap 1913, and this are known pressure" n year amoun preceding ye The assets creased step gress of the spects, and securities of \$22,252,724, r the Domini standard of The compain another n viz.: its more reserves are of the more standard go tunately the

loss of less expected du Mutual Life effort, has tuted in 186 Mourning S Suits, Gown G A. Stitt

street west.

OLD OF CHATHA
Byron Robi
ship, was a
Ontario Con
the annual
night. The
re-elected a
dent, R. M
vice-preside
ham; treas
Kingsville;
wards, Ess

uran