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## The Toronto World FOUNDED 1880. A Morning Newspaper Published Ever. Day in the Year.

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pay for the daily World for on delivered in the City of Toront, mail to any address in Canada Britain or the United States.

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FRIDAY MORNING, FEB. 10, 1911.

WOMAN SUFFRAGE.

Fortune has favored the parliament ary supporters of the British movement on behalf of woman suffrage. What is called the conciliation bill, which in the last session of the previous parliament passed the second reading by a large majority, but got no further because the government declined to provide facilities for its discussion in committee, came out first in the ballot for places among private measures. This, under normal circumstances, would ensure its re-entrance into practical politics, but if the government adheres to its declared intention to appropriate the whole available time of the house of commons for the purpose of pressing the Veto Act, the cause of woman suffrage may again suffer postponement. It is understood, however, that the conciliation bill will be extended to include all women householders, perhaps with the object of meeting the objection urged by Mr. Lloyd-George and others that its scope years too soon. Whatever the advowas too restricted. cates of reciprocity may profess to de-

The opening of parliament on this sire, it is evident that the identificaoccasion was not accompanied by any tion of trade interests i necessarily overt action on the part of the militant tends to continentalism and cannot but suffragettes, but this should not be atinvolve the Dominion to a much greattributed to any waning interest in er extent than heretofore in the crises the movement. With a great consti- and panics that chequer the commertutional issue occupying the political cial history of the United States. stage, other reforms perforce are tem-

porarily relegated to the background. But the matter of woman suffrage is not therefore in eclipse-rather is it

able to be refused. In fact, the agi-

tation has reached the point where it

trace of personal or other bias, Mr. F. Mackenzie are the members, have Wickett gave a brief but clear ex- decided to purchase a building at 20 planatory sketch of the position of the British preferential tariff, the attitude of the Dominion Government and boys. the trend of Canadian opinion on the

dent. They revealed extensive and ac-

curate knowledge of the history and

English-speaking peoples of the North

they came from the pen of Mr. S. Mor-

ley Wickett of this city. Without any

American continent-a circumstance all

ovement of Canadian trade and the

ercial relationship of the two

the more certain when it is known that Newsboys' Home

This property consists of a lot 50x150 subject of tariff revision. He also feet, on which there stands a subanalyzed the trade interchange, with stantial solid brick house, which was special reference to duty free and duti- originally built as a single residence, able commodities and raw material, a but is now divided into two houses of eight rooms each. It is proposed to proceeding very necessary if a true conception is to be formed concerning make these two houses into one buildpossible alterations in the proportions ing and other changes will also be made in order to fit the building to of Canada's exports and imports. meet the requirements of a home suit-able for the newsboys, where they can From the facts submitted and conclusions drawn by Mr. Wickett, two be got together and properly taken

questions he thinks are particularly Care of. The cost of this building, when the important at the present moment. One necessary changes have been made will be about \$12,000, and of this of these concerns the bearing of the ount only about \$3600 is now in the reciprocal arrangement on hands of the committee. the British market for Canadian dairy

Terms of payment have been products, which has been built up after ranged of which the boys are anxious many years of effort. That market is to assume the burden themselves, and seem also able to do so. At the same time a considerable further contri-bution from the public is needed in stable and continuous, and it is not subject to the uncertainty and fluctuabution from the public is needed in order to properly furnish and equip the building. To bring this excellent tions inseparable from existing conditions in the United States. Manufacproposal to a successful issue it is to turers in that country are openly anthat the citizens of Toron icipating the diversion of a substantial who are interested in the welfare of part of Canada's food exports to their our future men and women will what they can to help forward this worthy movement on the part of the own channels Canadians may well hesitate before risking the loss of the little street merchants direct British market, which offers

Newsboys' Home

The committee in charge of th

which Samuel Glockling, Samue

Lichtman, M. E. Zepp and Kennet

and 22 Pembroke-street, which will

be converted into a home for the news

**Building Fund** 

Building Fund, of

The World has given the boys every ssistance in its power to bring their nome in sight. Without that assistance many obvious advantages. The other point is whether the encouragement of these contributions would never have been realized. Now that the home is traffic over the thirteen or more railconnection with any one paper might be a hindrance rather than a help to the scheme, The World proposes to withdraw its hand and en-trust the home to the generosity of its contemporaries and the public.

Bad Case of Eczema Cured by

Zam-Buk.

Another case of the healing power of Zam-Buk, in cases of eczema, is to hand from Winnipeg. Mrs. H. Cross of 176 McIntosh-avenue, Elmwood, is Friday, 10th inst., at 10 a.m. the subejct, and gives the following Peremptory list for divisional court

facts, with a view to leading other salfor Friday, 10th inst., at 11 a.m.: ferers to a means of cure: 2. Kenenedy v. Kennedy. 3. Spotton v. Gillard.

"For five years," she says, "I was terribly afflicted with eczema on my increasing attention it claims wher- the fund for the relief of the flood legs, and despite all the doctoring and ever it has not already been conceded. and famine sufferers of China: The numerous remedies I tried, I seemed Mere man is beginning to realize that need is almost beyond conception, and unable to get relief. The disease first the demand of the better half is too those in charge of the relief work are started with watery blisters, which itched terribly, and when rubbed, The treasurer reports the following Lurned and smarted very much. The

pustules then spread and formed sores.
2769.00 These were irritable and very painful.
1.00 One blister was no sooner rubbed—or
11.50 I might say touched—than another passes into a strong and broad current | reviously acknowledged .....\$2769.00 These were irritable and very painful.

2.00

2.00

1.00 started.

(igarettes-AT OSGOODE HALL nell, K.C., for mother. Motion by executors of will of C. F. Seuz under preciably suffered from defendants wrongful acts. The dampness in plain-tiff's cellar is more attributable to the ANNOUNCEMENTS. C.R. 988 for anorder construing will. I think the more reason-

The section of the state of answare failing from the roots. On defendants' undertaking (if they have not already done so), forthwith to repair the defect in their wall, where it is cracked near their stand pipe, this action will be dismissed without presiduary estate shall be divided with the state of affairs existing on the insurance payable directly to the insurance payable directly to the insurance payable directly to them, be paid my sisters, and the remaining portion be set apart for my son. Costs out of the estate. Marshall v. Foster.—S. W. Mckewn for plaintiff. No one contra. Motion by plaintiff. No one contra. Motion by plaintiff for judgment on the pleadings.

Master's Chambers. Before Cartwright, K.C., Master. Phillips v. Forsythe.-Kerwin (W. M. Douglas, K.C.), for plaintiff. Motion by plaintiff for leave to issue a conservice out of the

of the agreement in pleadings men-tioned, with costs.

**Coffee For Breakfast** lie of the land, the damp strip between the buildings, the percolation arisin able view to take of this will, con-tessedly difficult to construe without violence to testator's language, is to

and are interested in the kind of coffee they get.

Most Men Use

IT 15 A BREAKFAST NECESSITY

Judgment for specific performance of the agreement in pleadings men-tioned, with costs. Blyth v. Canadian Malleable.— E. G. Long for plaintiff. S. C. Wood for G. Long for plaintiff. S. C. Wood for Heferder McCuaig v. Lalonde.—C. A. Moss, for plaintiff. An appeal by plaintiff from the judgment of the County Court of Stormont Dundas and Glengarry of 14th December, 1910. At request of

MICHIE & CO., Ltd.,

CHINESE FAMINE FUND

Donations are still being received on gathering momentum by the constantly behalf of the committee in charge of

insistent to be ignored and too reason- still appealing for heip. received from Feb. 2

to 9: of popular opinion, which, however In His name, Toronto ...... 1.00 One blister was no sooner rubbed-or thy, much it interferes with political di- Friends on Roxborough-street, Toronto visions, will force its way thru every

contributions

way lines extending between Canada secured and a and the United States and the resulting influence of U.S. sentiment and business conditions on Canadian affairs is not coming fifteen or twenty

M. E. Stancombe, Exeter obstacle. On Saturday night in Mas- Mrs. sey Hall, the citizens and citizenesses A. H. Powell, Caron ........ of Toronto will have the opportunity of Elmore Harris, D.D. of Toronto will have the opportunity of J. S. Meredith, London ...... hearing Miss Sylvia Pankhurst lecture M. Steele, Toronto ..... on the cause with which those of her name are so closely identified. Sym-James J. Steele, Dundas ..... pathy and curiosity are two powerful magnets, but whichever may be the Mrs. E. Pusley, Havelock .... attraction, all will profit by listening, J. S. Willison, Toronto ..... while this talented young lady advo- Young Ladies' Bible Class, St Andrew's Church, Brampton Mrs. H.M. Colquhoun, Cornwall cates the right of women to share in the responsibilities of democratic gov- A. E. Kirkland, Mount Healy, ernment. Ont.

MUNICIPAL GOVERNMENT BY COMMISSION.

Jane Guillim, Kingston A Friend, Owen Sound Newington Mission Band, Newington

If some lawyer wishes to distinguish Miss Jean Main, Hamilton ... himself, let him draw a short act pro- Mrs. Bartle E. Bull, Toronto viding for municipal government by James Allerdice, Restin, Man. commission if the ratepayers yote in The Presbyterian Sunday School Red Deer, Alta ..... favor of it. The World will find a Friend, Flesherton .... member to bring it up in the legisla- Chinese Class, Sydenham Meture. In the meantime Sir James thodist Church, Kingston .. Whitney might put Mr. Lucas on the Henry Henderson, Norwich

I. M. Burrows, Leamington Pevensey Epworth League, Pe-And why should he not also draft a vensev ...... law providing for public utilities com-missions wherever the people wish Rev. C. M. Rutherford, for con-

Toronto

N. S.

Knox Church, Belmont

A Friend .....

Bracebridge .....

E. A. S. ..... Maud Ketchen .:....

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Edward Howard Griggs begins

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gregation at Reid's Corners .. Miss Mildred R. Ryley, Toronto And where is Controller Hocken on Miss Violet M. Ryley, Toronto R. W. and Mrs. Allin,

these things?

them?

Master Frank Allin, Toronto. IS IT OF ANY USE ? The Ladies's Aid and scattered Will The Globe tell the fruit growers helpers, Presbyterian Church, and the market gardeners of Ontarlo Hawkesville Rev. A. V. Morash, Milford Sta whether it is worth while going to Ottawa to protest against the Knox-

tion, N. S. ..... Mrs. Gibson, Blackheath, Ont Fielding reciprocity deal? Why should Miss Maria Elliott. London ... five hundred men, ten men, go on a Mrs. John Clark, Meaford ... E. A. S., Winnipeg ..... Chinese Class, Chalmers Preswild goose chase? byterian Church, Guelph ...

NEW NATIONAL PARTY PLAT-FORM. PLAT- The Chinese Mission, Montreal St. James' Church, Yarmouth,

The planks of the new party are growing: 1. A Canadian nationality within the Mrs. Mackenzie

British, Empire with complete tariff A Friend, Toronto ..... Mrs. S. R. W., Toronto ... independence of the United States. A Sympathizer. Dundas ... 2. National ownership of some, na-Margaret McKinney, Minesing tional regulation of all, public service | William McKinney, Knox Church Sabbath School, corporations

3. Conservation of all national resources for the nation.

The Windsor Record declares that

there are a score of choirs in Britain surer, Mr. S. J. Moore, 445 West Kingbetter than the Mendelssohn Choir. It street. Toronto. is quite brave and patriotic of little Windsor standing up for Britain in the face of the leading American and German critics. It ought to come up next year and hear Dr. Vogt's organization. Hearing is better than hearsay.

RECIPROCITY AND CONTINENT-ALISM.

Four weeks or so prior to the official announcement of the nature of the reciprocity arrangement negotiated by the Dominion minister of finance and the U. S. secretary of state, The London Times of Dec. 29, 1910, and Jan. 2. 1911, gave prominence to articles on "Canada and the British Preference," contributed by a Canadian correspon-

started. "They soon spread over both limbs, and I suffered much inconvenience. I tried various remedies, as they were recommended, but could find no relief. 3.90 50.00 5.00 Ordinary salves and ointments seemed cate of lis pendens and dismissing ac-unequal to my case. 2.00 2.00 Ordinary salves and ointinents sectore to the without costs. Order made.
20.00 "At last a friend suggested my using Zam-Buk. I acted on this advice and began the Zam-Buk treatment. A few applications gave me considerable case, and the burning, smarting pains ordered. Time therefore during it it in the the balm, and in the course of a week the 6.00 disease was under control and the for the disease was under control the disease was under control and the

sores healing. From that time forward I continued to improve, and the tion by defendants on consent for an 2.50 sores, too, became less and less trouble. 1.00 some, until in a wonderfully short time and vacating certificate of its pendens.

considering the seriousness of my case and the long time I had been suffering, Order made Zam-Buk worked a complete cure." Such is the nature of the great cures 5.00

Such is the nature of the great cures which Zam-Buk, is daily effecting. Purely herbal in composition, this great balm is a sure cure for all skin diseases, cold sores, chapped hands, frost bite, ulcers blood noisening, varia 1.00

frost bite, ulcers, blood poisoning, vari- in chambers of 10th January, 1911, set-cose sores, piles, scalp sores, ring- ting aside the order for the issue of worm, inflamed patches, babies' erup-tions and chapped places, cuts, burns and bruises. All druggists and stores sell at 50c box,or post free from Zam-Buk Co. 5.00

Buk Co., Toronto, upon receipt of ter, the discretion of the court may price. Refuse harmful imitations and rightly be exercised in refusing to grant 10.00 22.00 substitutes.

SEWAGE CONTAMINATION. MONTREAL, Feb. 9.-After an in-

5.00 any corrupt inducement existed vestigation of the typhoid outbreak in | 2.00 Ottawa, Mr. Meadows, provincial sannunciation, but that is the matter

itary inspector, has come to the con-10.00 clusion that the cause of the outbreak 1.00 was the drinking water, contaminated 2.00 by severage near the city. The source 5.00 of contamination being local, Hull and Aylmer are in no danger of a similar 5.00 | outbreak.

Why the Grand Trunk Continues to Be the Popular Route to Montreal. 32.00

This line offers every feature per-taining to comfortable travel. Moreover, it is the only double-track route 8.10 (laid with 100-lb steel rails), also the only line operating the world-re-3.25 nowned Pullman sleepers between Toronto and Montreal. An additional ad-4.00 vantage of traveling via this route is that tickets purchased in Toronto are valid returning from Montreal on the 1.00 "International Limited," Canada's finest and fastest train (only seven the plaintiff.

and one-half hours Montreal to To-2.00 ronto.) Four trains leave Toronto daily, 7.15 and 9 a.m., 8:30 and 10.30 p.m. 1.00 The 9 a.m. train carries parlor-library car and dining car to Montreal and \$3238.50

Pullman sleeper to Montreal and Bos-ton. The 10.30 p.m. train carries five or more modern Pullman sleepers to Montreal daily, also through Ottawa

Tickets, berth reservations and full ourse of nine lectures on Faust in

information at Grand Trunk City Ticket Office, northwest corner King and Yonge-streets. Phone Main 4209. Association Hall on Feb. 28. The plan or course tickets opens in the warerooms of Gerhard Heintzman, 41 West Queen-st., to-mororw at 9.30 a.m. Certificates Withdrawn.

KINGSTON, Feb. 9.-(Special.)-Two Kingston captains who have held United States marine certificates, have had them withdrawn in accordance with the recent order from Washing. ton that all captains and engineers serving on United States vessels, must not live abroad.

New York Excursion \$10.00 round trip, from Suspension Bridge, via Lehigh Valley R.R., Thurs-day, Feb. 16. Tickets good ten days day, Feb. 16. Tickets sour Toronto. Particulars 8 King. St. East, Toronto. 4563456134

Sound) for executors. No one contra-Motion by executors for order con-struing will of Hannah Mulgrew. Reserved.

Judge's Chambers.

Single Court.,

DODD'S

PILLS

KIDNEY

23 THE P

RHEUMATISM SE

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1. Harris v. Bickerton.

4. Walker v. Butchart.

irrent writ for

(Gregory & G.), for defendants. Mo-

Sexton v. Brokenshire.—B. N. Davis for plaintiff. Motion by plaintiff for an order continuing injunction. En-larged to permit consideration of affi-davits filed in answer until 13th inst. Elizabeth Cotterill. Motion by execu-tors of the estate of late John Cotterill for an order construing his will. Reserved.

Richards v. Lambert .- F. McCarthy for plaintiff. C. A. Moss for defendant. Motion by plaintiff for order continu fluenced his writing the letter of reing injunction. Upon the undertaking of defendants by their counsel that no dispute affecting the merits, not the jurisdiction of the court. The fourth paragraph of the same affidavit states assets will be used otherwise than in liquidation of the debts of the company, and that they will deposit any surplus to the credit of the company in Ontario. No order made. Clarkson v. Robins.—J. W. Bain, K. hat no breach occurred within Ontaric of any contract not released by a docu-

surplus to the credit of the company in Ontario. No order made. Clarkson v. Robins.-J. W. Bain, K. C., for plaintiff. J. M. Ferguson for defendant. Motion by plaintiff for an order continuing injunction. Injunc-tion dissolved. Parties to expedite trial. One week's notice of trial to be sufficient. ment set out in the forty-third para-graph of the statement of claim. That paragraph implies that there was contract between the parties and a breach of it within Ontario which has en released. That again is a matter going to the merits of the defence trial. One because the plaintiff says when that sufficient.

document was given he was in ignor-auce of the bribe which changed the Morand v. Herbert .- J. Sale (Windsor) for plaintiff. No one contra Motion by plaintiff for judgment. whole situation and set him at liber-Judgment for plaintiff declaring that the defendant and Henry Herbert, de-ceased, have not, and never did, have any title or interest in the parcel of ty to seek redress. The writ should be restored and the action allowed to proceed in due course, and the order o the master vacated. Costs of applicaion and appeal to be in the cause land described in paragraph one statement of claim by reason of the conveyances set out in paragraph ten of statement of claim, and that the Before Middleton, J. Re Seuz Estate-F. R. Martin (Hamilton) for executors. E. D. Arm-our, K.C., for two sisters, I. F. Hellsame are void in so far as they purport to affect the said parcel of land. Defendants to pay plaintiff's costs.

Trial.

Before Falconbridge, C.J. Finder v. Sanderson, Newman and lough.-A. C. Kingstone (St. Cathar-Catharines), for plaintiff. G. F. Peterson (St. Catharines), for defendant. An action for damages for flooding plaitniff's pre-mises alleged to be caused by defend-Judgment: I have taken every precau-tion which I could think of to try and arrive at the truth of this matttr. visited the premises personally and directed certain experiments and tests to be made and applied. The evidence is extremely contradictory and all that I can say at the end is that the plaintiff has not succeeded in satisfying the

defendant. Motion by plaintiff for an a order continuing injunction. Enlarged until 20th inst. Injunction continued intiff enla ed until reaction of the second either party to amend as advised with-

Pratt v. Waddington .- R. McKay, K. C., for defendant Grundy. R. G. Hun-ter, for plaintiff. An appeal by defend-ant Grundy from the judgment of the County Court of York of 12th Decemdefendants in each action from the judgment of the County Court of Lincoln of 13th December, 1910. At re-quest of plaintiff appeals enlarged un-

ant Grundy from the judgment of the County Court of York of 12th Decem-ber, 1910. An action to recovtr \$200, being the price of a horse, harness, etc., hired by plaintiff to defendants. Plaintiff alelges that the horse was overworked and underfed whereby he died, and his harness so damaged as to be rendered useless. The action, was dismissed re against defendant Waddington, and judgment given plaintiff against defendant Grundy for \$100 and costs. Appeal argued and judgment reserved. served. Foxwell v. Kennedy.—E. D. Armour, K.C., for defendant, James Kennedy. W. Davidson, K.C., for Miss Hamilton W. Produfoot, K.C., for plaintiff. Mo-tion by defendant for judgment or order disproving of the questions of law raised by the defence of J. H. Kennedy, and dismissing the action as against him, with costs! Enlarged until 15th inst. Stothers v. Taylor.—W. Proudfoot, K.C., for plaintiff. D. Holmes (Gode-tich) for defendant. Motion by plain-tiff for an order continuing injunction. Enlarged until 15th inst. Injunction continued meantime. Server v. Taylor.—R. N. Davis

The artistic line drawings

of women and children that appear in The Sunday World every week are from. larged to permit consideration of affi-davits filed in answer until 13th inst. Court of Carleton of 9th December, Re Cotterill Estate.-J. W. McCui-lough for executors of estate of the late John Cotterill. S. J. Arnott for late John Cotterill. S. W. McKeewn for View Glockling S. W. McKeewn for along Carruthers-street. At the trial judgment was awarded plaintiff for \$300 and costs. Appeal allowed and new trial ordered. Costs of former trial day World is the great home journal, and is found in almost every home in To-

to be costs in the cause unless plain-tiff within a week consent to take judgment for \$125 and costs of action, ronto. For sale everywhere, n which case judgment varied accord

ngly. No costs of appeal in any event. Fox v. London.-C. J. Holman, K.C., or plaintiff. A. Abbott (Trenton), for Pay your gas account early and avoid overcrowding. Last discount day Feb.

defendant. An appeal by plaintiff from the judgment of the County Court of Hastings of 19th December, 1910. An After Tussock Moth.



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lamps. The Rayo gives a white, soft, mellow, diffused light-easy on the eye because it cannot flicker. You can use your eyes as long as you wish under the Rayo light without strain.

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new burner adds strength and appearance. Once a Rayo User, Always One.

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