

### THE TORONTO WORLD

MARCH 11 1911

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**Spring Time** 

-AND-

House-cleaning

With your house-cleaning time near at hand, you will be thinking of something to lessen labor, save time, and to make the following months of Summer comfortable to yourself and others. There would be less muiss and dirt through-out the home if you cooked on a Modera Vulcan Gas Range. It is a fact that much of the labor throughout a home is caused by dust from the coal stove. This dust set-tles on the furniture, and in time becomes very noticeable. With a Gas Range you have less labor, very little dust, easier cooking, and a much happier home. Besides, think how hand A match lights it; a turn of the vaive extinguishes it. Aim every modern home owns a Gas Range. There's a reason. Ranges save money. We have them to suit your pocket, arrange easy payments.

The Consumers' Gas Company

45 ADELAIDE STREET EAST, 'PHONE MAIN 1933

Over 67,300 gas meters in use in Toronto and suburb

GLENERNAN

Scotch Whiskey

A blend of pure Highland malts,

bottled in Scotland, exclusively for

TORONTO

COAL AND WOOD

W. McGILL & CO.

Eranch Yard :

229 Wallace Ave.

MICHIE & CO., Ltd.,

## FOUNDED 1880. A Morning Newspaper Publishes Every Day in the Year. WORLD BUILDING, TORONTO. Corner James and Richmond Streets. TELEPHONE CALLS: Main 5305 Private Probange Connect. dex expurgat yet. Perhaps we will be wiser that o carry it to its logical conclusion. Main 5308—Private Exchange Connect-ing All Departments. \$3.00 soo will pay for the dally World for one year delivered in the City of Toronto or by mail to any address in Canada. Great Britain or the United States. S2.00 will pay for The Sunday World for one year by mail to any address in Canada 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. MAIN 5308. the hearing and tell pries is perhaps not illogical in plac ng the ban on the literary products other ages, the do sufficient for home consumption. it justifies the charge of cant at

Is The World's New Telephone Number,

SATURDAY MORNING, MARCH 11, '11.

THE SHAREHOLDERS' OPPOR-TUNITY.

By the decision of the board of trol to submit an offer of \$125 to the selling Toronto Electric Light Co., for the common stock of the company, the sit- our classics to suit the taste of Father uation is probably simplified.

We have no doubt at all that \$125 is standard we are to adopt

plant to the city, and we can sympa-The wealthy will still be able with Controller Ward's point of cure the Arabian Nights as the genius view in dissenting with his fellow controllers. The offer of \$125 represents generosity to the company's share- purity. It adds another charm to pov holders, rather than strict justice to erty thus to escape temptation. the city consumer. is probably sufficient scope

on which the action of the board of by any based, does not means suggest the offer of \$125. It points out in closely followed detail the many considerations that must be account before such an offer might seem to be warranted, and ed.

the many stipulations that must accompany it, should it be made. In the first place, it is the very out-Bible. side figure that Mr. Ross, who is ad-

mittedly considering the interests of the light company's shareholders in Hant speech, but it is not in good this respect, would regard as possible or legitimate for the city to pay. We believe, and we desire to be careful not to follow the example of others in violating confidences, that the city has the line of graceful compliment and rebeen advised that a strict regard for interests of the citizens would

bring the maximum offer of the city very much below Mr. Ross' figure. We are willing to accept his counsel, however, for the sake of clearing the nd, and arriving at the settlement that will only grow more disagreeable as time passes. The city will undoubtedly pay more than should in strict justice he naid, and we believe very considerably more.

The company, on the other hand, if refuse to lower the imaginary value which he places on the stock. Sales were made yesterday at \$124. Sir Henry thinks buyers should pay \$160.

The Toronto World If it stopped at the am the beginning of an in

those who are wiser than we, all would

The booksellers must now be ed from the illiterate classes if they are to escape prosecution under the They must be able to plead igode. norance of the contents of Chaucer and

Spenser and Shakspere and Defoe and Fielding and Smollett and Byron and Burns and all the rest of the if they want to escape conviobscene litterature. A genera tion of Bowdlers will arise and recreate

Minehan and Victor Orsborn. And we all gain by the knowledge of

about double the intrinsic value of the of Sir Richard Burton gave it to us, but the poor will be preserved in their

> so inclined in such historical matte as Father Minehan admitted, dealing with the edifying careers of Lot and Judah and their kind. But even these must soon go on the index if we are to be logical ,and the risk of tainting our young innocence is to be avoid

> > Father Minehan must really feel the necessity now of approving the Ross

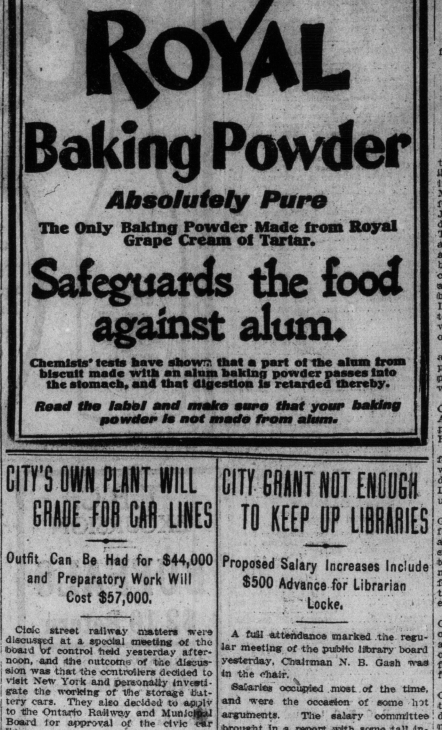
George T. Blackstock made a bril taste when invited to partake of a gentleman's hospitality to take up the record of his ancestors. Mr. Blackstock would have done well to stick to serve the reflections for another oc-

The gibe at "British-born Canadians" in The Globe does not come well from The Globe's British-born editor.

to purchase a railway construction plant for the excavaling and grading work of the civic lines. The request was approved by the board. If W. T. White, "Tom" White, as he It was pointed out by Mr. Rust tha is generally known, lawyer, financier there will be about 160,000 cubic yards excavating to be done, and about university governor, experienced busi-140,000 cubic yards of filling in to do in the building of the lines. He proness man, ex-newspaper man, and general good fellow, should ever take it poses to put in traction steam shovels, "dinky" locomotives and two-way into his head to devote some of his

surplus energy to politics it would be will be \$55.108,but a second-hand plant Sir Henry Pellatt is to be credited, will a brilliant opportunity for the country. can be secured for \$43,708. The Globe naturally makes a great

ing construction of the road by horses deal of the opinion of the 750,000 people in the three western provinces who are supposed to be in favor of reciprocity, 923. The cost as Mr. Rust proposes



# Master's Chambers. Before Cartwright, K.C., Master. Brennan v. Benk of Hamilton and woo other actions.—C. W. Bell (Ham-ilton) for defendants, except the Milnes, in two of the actions. B. Osler for the Milnes in three actions. H. S. White for defendant Turnbull in third action. J. G. Smith for plaintiff. Motion by defendants for a change of venue from Toronto to Hamilton. Judgment: I adhere to the opinion expressed on the argument that the master in cham-bers has no power to vary (except by consent) an order made by the judge at the trial. This can only be done by application to an equal authority. I express no opinion on the merits of the motion, which must be dismissed with costs to plaintiffs in any even with costs to plaintiffs in any even on the ground of want of jurisdiction. Northern Crown, Bank v. Cchen (13 actions).--Turner (Arnoldi & G.), for plaintiff in cach case. Motion by plaintiff for an order for renewal of writ and concurrent writ. Order made, Brown v. Little Nipissing Mining Co.-G. M. Clark for plaintiffs. F. Aylesworth for defendants. Motion by plaintiff under C.R. 608 for judgment. leserved. Keys v. McKeon.-Proudfoot (Proud-foot & Co.) for defendant. F. Ayles-worth for plaintiff. Motion by defendant for an order changing venue from London to Goderich. Motion adjourned until 14th inst. until 14th inst. Lavoie v. Mines Power Co.-M. L. Gordon for defendant. E. Meek, K.C., for plaintiff. Motion by defendant for an order requiring plaintiff to amend statement of claim so as to conform to writ. Order made confirming state-ment of claim as of this date. Time for statement of defence to run from this date. Costs to defendant in any event. Head Office and Yard: **Bathurst and Rich-**

AT OSGOODE HALL

ANNOUNCEMENTS.

Boyd v. Toronto. Spotton v. Gillard. Towes v. Deniscn.

5. Bennett v. Windsor Gas Co. 6. Nixon v. Walsh.

Master's Chambers.

Robins v. Dillon

mptory list for divisional court inday, 13th inst., at 11 a.m. :

March 10; 1911

Moore v. Ontario Veterans Land Co.-G. F. McFarland for defendant. No one contra. Motion by defendants for an order for the payment out to them of the moneys in court. Order made

for payfent out, with costs of motion fixed at \$10. -Newsome and Gilbert v. Newsome Cohen (McWhinney & Co.), for plain-tiffs. Motion by plaintiff for an order issing action without costs. Order arguments. The salary committee dism

made prought in a report with some tall in-Ashley v. Albert Soap Co.-M. L. Gordon for plaintiff. Motion by plain-tiff for leave to issue a concurrent creases, which finally resulted in a special meeting being called next Wed-nesday for their consideration. In the writ and for service of same and of statement of claim on defendants in the Province of Quebec. Order made. general department the new scale runs from \$850 to \$800 in 13 years, while

# Judge's Chambers.

in the reference and cataloging, a ten year scale increases from \$400 to \$900. Edward S. Caswell, the secretary, is recommended for \$2400 in place of \$2000, Before the Chancellor. Re Sawdon-W. E. Raney, K.C., and Geo. H. Locke, the Mbrarian, will If the increases are passed, get an in-crease from \$4000 to \$4500. Janitors executor. J. R. Meredith for infants. Motion by executor for an order con-Motion by It was decided that a portrait of the late John Hallam, founder of the Toronto public Ebrary, should be painted by Win. Crutkshank, at a cost painted by Win. Cruthshank, at a cost of \$500 and be placed in the Hbrary. A commemorative tablet in honor. cf Andrew Cainegie's generosity in furp-

Motion by executor for an order con-firming report and for distribution thereunder. Order made. Re Michael Malone Estate—C. J. Holman, K.C., for administrator. J. R. Mercdith for infant. Motion by administrator for leave to mortgage infant's estate in lands. Order fade permitting to mortgage for \$1000 and moderate costs.

Motion on behalt of infant for infant. to pay \$1562.76 into court to infant's credit and for payment out at major-ity. Order made.

refeat and for payment ity. Order made. Re Reynolds—J. R. Meredith for ad-ministratrix. Motion by administra-trix for an order allowing her to pur-chase property devised. Order made. Re McMichael, lunatic—F. McCarthy Mathematicae by committee

Divisional Court.

Judgment: Appeal dismissed

dieton, J.

costs.

Re McMichael, lunatic—F. McCarthy, for committee. Motion by committee for an order confirming report of local master at Goderich. Order made. Re Cart, lunatic—F. McCarthy for committee. Motion by committee for an order confirming report of local master at Windsor. Order made. Re Sczsmith—J. D. Bissett for mo-ther. J. R. Mereddth for infant. Mo-tion by mother for an order for pay-ment of \$65 out of court. Order made. Devaney v. The World—J. T. White for plaintiff. D. Urgubart for I. Ur-gubat. A. G. Ross for Fasken H. R. Frost for Keogh. An appeal by plain-tiff from the taxation of one of the taxing officers at Toronto. Reserved. plaintiff. A. J. R. Snow, K.C., for de-iendant. An appeal by plaintiff from the judgment of the county court of York of Dec. 7, 1910. This was an Ac taxing officers at Toronto. Reserved. Rex. v. Halth-W. S. Brewster, K. C., for Hatth. Motion on behalf of de-fendant for leave to serve informant substitutionally by service on magis-trate or informants. Otder made substitutionally by service on magis-trate or informants. Order made. Re McLaren, lunatic—F. McCarthy findings of the jury, the action was for committee. Motion by committee for an order confirming report. Order made. and dismissed with costs. Gould v. Simonski-1. C. Rees, for plaintiff. No one for defendant. An appeal by defendant from an order in chambers of the judge of the county court of Simese, of Feb. 4, 1911. Order varied by directing that the sum of \$92.18 be paid into court by defendant within five days, and in default, that the plea of payment into court be Neille Atkinson. who has attained her majority, for an order for payment out of moneys in court to her credit. Order made. Re Annett-D. C. Ross for applicant. An application for an order declaring lunacy. Order made. Reference to local master at Chatham. the plea of payment into court be struck out of the record. Costs of this appeal to be costs in the cause. uilding in question. Enlarged until

mond Sts. Phone 393-394 Park Phone North 1183-1134 Phone Park 3239 Motion by defendant for an order for prohibition to the county judge and county court clerk. Stands a week, subject to all objections. Re Reid-J. R. Meredith for infant. Motion on babait of infant for leave pense, he having refused to attend for cross-examination upon an affidavit made on a motion to this court for a new trial. Motion refused. Costs to be in the cause.

be in the cause. Fountain v. Canadian Guardian Life Insurance Co.-B. N. Davis, for plain-tiff. S. Denison, K.C., for defendants. An appeal by plaintiff from the judg-ment of Riddell, J., of December, 1910. An action by plaintiff to recover \$1420. Automatic to be the apple surrender value An action by plaintiff to recover \$1420, alleged to be the cash surrender value of a policy of \$4000 in defendant com-pany on the life of plaintiff. Detend-ants contended that \$1156 was the cash surrender value, and tendered same to plaintiff, who refueed the same as they allege, and they paid same in-to court. At the trial, the action was dismissed with costs, but with provis-ion that if he paid costs of action and o premium of \$120, he might be rein-stated in the company as insured upon the same terms as tho he had not made default. Appeal argued and, judgment reserved. Hunt v. Bagley-G. Bell, K.C., for plaintiff. A. J. R. Snow, K.C., for de-

Branch Yard :

1143 Yonge St.

As The World is informed that \$62.50 and very little of the 900,000 people in is a fair price for the plant, we think Toronto and Montreal who are against Sir Henry would do well to split the difference and take \$125. Quebec are not supposed to count. Whether Sir Henry yields or not, the

shareholders should think themselves No. dear Globe, we do not get five luck to escape fro a questionable in-vestment, such as Mr. Ross' report de-monstrates Toronto Electric grack to be monstrates Toronto Electric stock to be, cents when we used to get 16 ounces. at such a satisfactory figure as \$125. And we pay six cents for 24 ounces Under city competition, in a few years, just as we formerly paid five cents for in order to continue in business at all, 20 ounces of the common bread. the company must cut their rates to

such an extent that no dividends will WATER PROBLEM. be available and the stock will be

Teachers Won't Go West.

per cent. of the Edmonton female

ronto teachers for service in the western city. Not even the alluring matri-

aleful influence.

worthless. It is idle for Sir Henry to Editor World: We require an adepeah, pooh this fact, and it will be quate supply of pure water in the silly of the sharcholders to ignore it. quickest, easlest and cheapest manner A stock investment, at the best, is pre- possible. Well, here it is. Order at

carious for "widows and orphans," and once. Five miles of steel conduit pipe, if there be any such, they should eight feet in diameter with two conhasten to close with the offer to ex- nections at west end, to which attach Any advice that we may offer in this six-foot pipe to present waterworks before increased accommodation. connection may be thought to be in-terested. The absurdity of the absu

terested. The absurdity of this should end of conduit; lay the eight foot con-duit along the bottom of the lake at a be apparent. We would recommend depth of thirty-five feet the whole As soon as arrangements can be distance of the five miles to a point completed, the Sons of England will vice. if they believe there could be any in the lake about three-quarters of a mile or more, south of the Hunt Club possible grounds that would cause us grounds, where the purity of the water to be interested. Nor to take sir is beyond question. This main con-

Henry's advice, which is unquestion- duit is permanently secured in place ably interested. But to go to any so- by iron piles on each side of it. These piles are sixteen feet in length with ber disinterested man of business and tapered shoulders on bottom end, are ask him if the offer of the city at \$125 to be driven down to level of the top is not a reasonable and even generous of the pipe, curved angle irons extend across the top of pipe and securely offer in view of all the facts. Any riveted to the piles. Flat fect attach-

business man will say that the city ed to the bottom of the pipe, if necescompetition must affect the sharehold-crs disastrously. If the shareholders seek advice, they my plan, if adopted will give the citi-

will get it, and it will be to sell their holdings to the city. If they resolve to do so, they should keep their proxits in their own hands and vote to sell. the electric pumping plants, where they are now situated. We will also

We believe the city should be embe able to get out of the costly filtra- county. powered by the legislature to buy all tion plant all possible good there may stock offered it by stockholders at \$125. be in the use of it. Sir James Whitney should consider Thos. Davis, Ex-Ald. and Engineer.

the offer made by the city. It is made CAUGHT IN MACHINERY. without niggling, the utmost limit suggested by Mr. Ross having been at

BARRIE, March 9.-(Special.)-Chas. once adopted by the board of control Barry, a man between the age of 35 Sir James sometime ago warned the and 40, whilst working in the Barrie parties concerned that they must get tannery this morning, met with a ser together: The city has acted in good ious accident. While operating a mafaith. Perhaps Sir James can use such chine used for the purpose of remov-ing hair from the bides, his right arm blandishments with Sir Henry as will induce him to accept the situation. If was caught in the machinery and com-Sir Henry declines to meet the city, pletely mangled, so that it was neces sary to sever it from the body. Sir James ought, at least, to empower

the city to purchase the stock of those who are willing to sell.

#### OUR NEW INDEX EXPURGA-TORIUS.

Principal Hutton described the French scorn of British prudery as having a real significance. The high moral attitude of the British is mere- teachers were married during the part by hypocrisy to the Frenchman. We year, he coaxed in vain to secure Torevel in cant. 1.011.011 Our new index expurgatorius will monial prospects could prevail upon highly amuse our French neighbors, them to leave the Queen City.

o do it will be \$56,798.60, leavin plant on hand worth \$38,575.60. It was decided to make the road the it. The other millions in Ontario and same gauge as the Toronto Street Ran way Company.

Engineer Rust requested permission

The expense incurred thru the grad

allowance. The appropriation for this year was \$5000 over 1910. FACTORIES ENLARGING Big Additions to Be Made to the Monday and Tuesday in the public re-Canada Car Company Plant.

WELLAND, Ont., March 10 .- The plant of the Electric Metals, located women of Montreal have banded themn the factory district of Welland, will The selves together under the name of the be doubled in size this spring. company have been exceedingly pros-Women's Branch of the Anti-Reciprocity League for the purpose not only United Motors, manufacturers of au- | of helping the men, but also of appeal. tomobiles, will erect their factory ing to Sir Wilfrid Laurier on behalf

building the coming summer. of the home life of Canada. Definite plans were laid at a meet-ing held this morning in the home of Mrs. Henry Joseph, 404 West Dorcheserect a large lodge and office building. It is understood that additions mounting to over two million dollars will be made to the plant of the Canada Car & Foundry Company here.

BAR COUNTY PUPILS.

KINGSTON, March 10 .- (Special.)-The board of education has passed a resolution barring county pupils attending the collegiate after the June term, owing to lack of accommoda-

On Sunday evening at 7 o'clock Rev Dr. Elmore Harris will preach in the Salvation Army Temple, on "The Life That Glorifies God." Dr. Harris is a The county council decided on a all time. This, secondary educational policy to meet the needs of Frontenac County. It prominent Bible student of this city zens a supply of pure water the full has placed itself on record as in favor and one of our strongest pulpit speak. capacity of the tunnel. Eighty millions of a continuation school at Sharbot

gallons per day, besides which it will Lake to meet the needs of the northern On Monday at 8 o'clock Dr. and Mrs. enable us to use both the steam and townships, and in favor of enlarging plants, where the Sydenham high school to meet Walter Clark of the China Inland Mis-We will also needs of the centre and front of the sion, who have been doing missionary work for some years in China, will

Boy Scouts at the Fair.

there. Mrs. Clark, or as she is prob-ably better known to Toronto people Arrangements have been made for Miss Nayler, was for some time a sol dier at the Temple, leaving for China nother boy scouts' day at the Toronto Industrial Exhibition similar to that of last year. It will be held on the opening day of the big fair this year. and it is expected there will be representations from the various boy scout Gaskin will preside over the meet organizations thruout the Dominion. ing.

> To the Heart of New York, via Grand Trunk, Lehigh Valley R. R. and Tubes.

speak in Chinese costume on their wor

THE WOMEN HELPING

procity League.

out the city. In fact the

AT THE S. A. TEMPLE.

titions signed.

The Hudson and Manhattan R.R. Company's uptown terminal station in New York City is situated at Greeley New York City is situated at Greeky Square, Broadway, Sixth-avenue, Thirty-second and Thirty-third-streets, in the heart of the hotel, theatre and shopping districts. Passengers via the scenic Lebigh Vaihotel, theatre and shopping districts. Tame back and was so bad I could not Passengers via the scente Lehigh Val-ley route are thus afforded convenient and prompt means of reaching this district by the Hudson River tube trains, leaving Jersey City terminal (directly underneath train floor), every three minutes. Trains leave Toronic (directly underneath train loor), three minutes. Trains leave Toronto ( tro

three minutes. Trains leave Toronto 4.32 p.m. and 6.10 p.m. daily. Only double-track route. Secure tickets, herth reservations and full information at Grand Trunk (City Ticket Office. Toronto, Ont. King and Yong - If ordering direct specify "Doan's" northwest corner King streets. Phone Main 4209.

Re Hull Estate-J. R. Meredith for-infants. Motion on behalf of infants for leave to pay \$421.15, infants' monbe placed in the reference library. The same old difficulties about the closeness of the city grant were dis-ouzsed. It is probable that the list of eys, into court. Order made. Re Cantilon, lunatic-F. McCarthy tes when sent in will am

ome \$82,000, or \$6000 over the 1-4 mill Motion by committee for committee. for an order confirming report of mas-ter at Goderich. Order made. books

February's report showed that the circulation had increased 17 1-2 per cent., most of which was in the Col-Atkinson v. Toronto, Hamilton and Buffalo Rallway-J. B. McLeod for Nellie Atkinson. Motion on behalf of Nellie Atkinson, who has attained her ege-street and Riverdale branches. The Ontario Library Association will

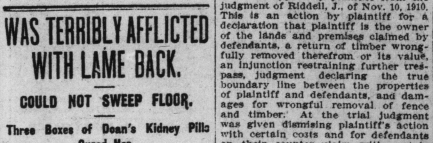
lunacy. Order made. Reference to quiring hin local marter at Chatham. Perdue v. C. P. Raliway Co.-G. A. Walker for defendant. F. Aylesworth for plaintiff. Motion by defendants for Formed a Branch of the Anti-Reci-

an order for payment out of surplus MONTREAL, March 10 .- Leading Order made. Re Hill, lunacy-J. F. Grierson petitioner. H. S. White for Hill. Mo-tion by petitioner for an order de-

claring lunacy. Order made, Refer-ence to local master at Whitby. Re Henderson and re Devins (two motions)-J. E. Jones for the father. J. R. Meredith for infant. Motion by the father in each case for payment out to him of share of deceased infant.

Orders made. Re Bracebridge Furniture Co .- O. H. King for petitioner. Motion by peti-tioner for an order appointing Osler Wade liquidator in the place and stead ter-street, who has organized the wo men's branch of the league. Mrs. S. W Ewing of 660 West Sherbrocke-street has been appointed secretary, and the of Mr. Godson, who has moved from Bracebridge to Porcupine and consents canvassing is already in progress thruto change. Order made.

Hamilton v. Perry-W. J. Clark for defendant. J. King, K.C., for plaintiff. been working some time in a quiet way, helping the men to get their pe-



Cured Her.

It is hard to do housework with a weak and aching back. Backache comes from sick kidneys, and what a lot of trouble sick kidneys costs.

But they can't help it. If more work is put on them than they can stand it is not to be wondered they get out of

dleton, J. Laporte v. Wehenkel-O. E. Klein, (Walkerton), for plaintiff. G. H. Kil-mer, K.C., for defendant. An appeal by plaintiff from the judgment of the county court of Bruce of Dec. 20, 1910. By consent of counsel, it was agreed that court should decide the question between the parties as arbitrators uporder. Weak back is simply a warning from the kidneys and should be attended to immediately so as to avoid years of terrible suffering from kidney trouble. Mrs. N. Larmour, Smith's Falls, Ont., writes:—"I take pleasure in writing you, stating the benefit I have received by using Doan's Kidney Pills. About a year ago I was terribly afflicted with lame back and was so bad I could not even sweep my own floor. I was adbetween the parties as arbitrators up-on the evidence taken at the trial, the court to have all the powers of a jury pon the reference, and the parties to be bound by their award. Judgment: After a perusal of the evi-dence, we are all of the opinion that there was reasonable and probable cause for the proceedings complained of. We therefore think the appeal and the action must be dismissed, both with

WILL SELL LORNE PARK.

A controlling mortgage held by the Lorne Park Co., Ltd., the former own-

Before Falconbridge, C.J.; Britton, J., Latchford, J. Latchford, J. Doolittle v. Orillia-W. A. Lamport, for plaintiff. E. F. B. Johnston, K.C., and D. T. Grant (Orillia), for defend-ants. An appeal by plaintiff from the judgment of Middleton, J., of April 28, 1910. An action by plaintiff for \$5000 damages for flooding his lands, alleged to have been caused by the erection by defendants of a dam at the Ragged Rapids, on the Elver Severn, for the purpose of supplying and furnishing electric power for lighting and other purposes in the town. At the trial the ers, has been foreclosed and the Lake Shore Country Club, of which W. R. Travers was the chief moving spirit. has followed the lead of the unfor-tunate Farmers' Bank and lapsed in-tunate Farmers' Dank and lapsed into insolvency. The property included 90 acres of spiendid land west of Port Credit and was an ideal country club. It will be sold at auction on Saturday. March 25.

purposes in the town. At the trial the action was dismissed with costs. Ask increase of Wages. KINGSTON, March 10.-(Special.)-A request for increase in wages has been made by the engineers and firgmen on with Horan v. McMahon-L. V. McBrady, the Kingston and Pembroke Railway, and it is stated that they are likely to succeed. Their claim is made on the fact tha the cost of living has increas-K.C., and R. R. Waddell, for plaintiff. W. D. McPherson, K.C., for defend-ant. An appeal by plaintiff from the judgment of Riddell, J., of Nov. 10, 1910.

This is an action by plaintiff for a leclaration that plaintiff is the owner

BRONCHITIS COMPLETELY CURED.

St. Jean, P.Q., Jan. 5th, 1910. Father Morriscy Med. Co. Ltd., I can gratefully testify in favor. et Father Morriscy's Remedy for Bronchial trouble. I had suffered for some time from Bronchitis, and could get nothing to give me ease, until I tried Father Morris-cy's Prescription (No. 10). To my great surprise, after I had taken this remedy I commenced to grow better, and soon after I was completely cured. and timber. At the trial judgment was given dismising plaintiff's action with certain costs and for defendants on their counter claim with certain costs, with reference to local master at ing further directions and costs. Judgment: Appeal dismissed with

Was con ipletely cured. Mde. GEORGE DESMARAIS. Before Riddell, J., Sutherland, J. Mid-

Mde. GEORGE DESMARAIS. Everybody knows that many common roots, barks and herbs contain Nature's own provision for the relief of coughs and colds. It remained for Father Morriscy, with his wonderful medical skill, to com-bine extracts from these in such a way as to make the most effective cure for al-forms of throat and lung troubles. His prescription, known as "Father Morriscy's No. 10" or "Lung Tonie", stops a cough by curing the inflamed con-dition of throat or lungs which causes it. It goes a step further, too, and earns its name of "Lung Tonie" by strengthening the weakened parts. Trial size 25c. Regular size 50c. Af your dealer's or from Father Morriscy

Before Latchford, J., Sutherland, J., Middleton, J. Hall v. Shiel-J. L. Ross, for defend-ant. W. C. MacKay, for plaintiff. A motion by defendant to compel the at-tendance of a witness at his own ex-Medicine Co., Ltd., Montreal,

The western fever may take a strong PILLS hold on some people, but our Toronto teachers seem to be immune from its Notwithstanding the fact that J. Mc Calg, superintendent of schools in Ed-monton, Alberta, stated that twenty

KIDNEY. HEUMAT

23 THEP

