## The Toronto World

FOUNDED 1880 A Morning Newspaper Publis Day in the Year. WORLD BUILDING, TORONTO.

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**MAIN 5308** Is The World's New Telephone

MONDAY MORNING, SEPT. 19, 1910. NORTH TORONTO WILL REQUIRE

The various Toronto public utilities corporations are making strenuous efforts to tie up North Toronto now that there is a prospect of the town becoming part of the city. As the developments appear at present, there are two get contracts with the town, while the of the Dominion Alliance forbidding a the municipality before the city has a Guerin of Montreal said the bylaw chance to arrange matters for the dis- was never intended to apply to religi

Toronto citizen and one resident of not on the spirit for its aim in life, Deer Park have made application to evidently had a different opinion. It connection with the Metropolitan Rail, of some Protestants has no soul. way, asking that the railway board order the company to provide proper pastransportation on Yonge-st. Something will require to be known in Prof. John E. McFadyen has held the regard to the action of these two in- chair of Old Testament Literature and dividuals before the object of their Eregesis he has steadily added year by

movement can be ascertained.

double tajeck on Yonge-streed. The seapers at Toronto afforded Prof. Mc. Radius Radiusy Co. has fred in several seapers of the search street and seapers of the search street search sea possibility for the city system to be parties. And this is no dirty insinuaoperated at least as far as Mount

Pleasant Cemetery. North Toronto must keep inviolate the right it now holds of restraining the Metropolitan Railway from having more than one track on the Yonge-st. highway, until the people of the northern suburb are served with a one fare service between the town and the city, and that will be soon.

## WINDSOR ELECTRIC POWER.

In the discussion of the Windsor power question next Thursday at London, after which the representatives of the Union of Municipalities will give their decision, it will no doubt be clearly shown that the block of power which it is proposed Windsor shall be permitted to dispose of to Detroit con- ganized to extend every courtesy to cerns is fully controlled by the hydroelectric commission for Ontario use when required.

Arrangements have been made by which the 14,000 horse-power which may be sold will always be available on short notice in convenient blocks. The power will be sold in Detroit at \$45 per horse-power, while in Windsor it will be sold at about \$22. Detroit will not therefore compete with Windsor. Nor will the power be sold to any new factories. It can only be disposed of to factories now in existence. This will prevent any claim being made in the nature of a vested right. Factories already established, which get the use of the power will not be unduly incommoded by its withdrawal.

The use of the power will reduce the price to all consumers in the union of municipalities which vote for the Windsor extension to the extent of two or three dollars according to location. The municipalities will therefore be benefited by Windsor's enterprise, if they co-operate in assisting

partnership then it is probable the hydro-electric commission will deal with Windsor alone. In that case if Windsor sells the block of power at the proposed rates to Detroit, whatever power is need on the Ontario side will be practically without cost to Windsor itself. This will enable the city to take a very favorable attitude towards her local industries, tho, of course, under the act constituting the commission, no bonusing is permitted. Windsor, however, has certain lands which she has a right from the legislature to grant to manufac-

RETAILERS AND THE COST OF

a cut which recently appeared in a Montreal contemporary suggesting that the high cost of living may be due to the prevalence of short weights and measures. This imputation the assosiation naturally resents, since one of ment was and is to secure honest goods and honest trading, and the elimination of evil methods in all branches of retail business. There is no reason to believe that fraud of this kind is common in Canada or that fair dealing among retail traders is less conspicuous than in other classes of the commercial community. The existence of with the maintenance of a high standard of honesty by its very large membership should satisfy the public that the high cost of living is not attributable to any general departure from the

electric light companies endeavoring to sistent in the action of the secretary tering on the scene to get a grip on drew in a theatre on Sunday. Mayor railway and municipal board in may be true after all that the religion

> In the twelve years during which year to a reputation already consid-

A DESERVED APPRECIATION

While the transportation facilities of erable when he came to Knox Colthe Metropolitan Railway are vue, the lege, and this period of his developanswer that the Metropolitan Company ment will always be honorably aswill make to the application is that sociated with the history of Canadian relief can be only had by means of a scholarship. The fact that in many double track on Yonge-street. The respects Toronto afforded Prof. Mc

The Evening Telegram, in its campaign for the promotion of spurious known everywhere under its real name of "Tramp, Tramp, Tramp, the Boys are Marching!" Next!

point, such as private ownership versus public ownership, any citizen having dealings with The Toronto Electric Light Company must be impressed with the fact that the company is orthe public. This may have been the spirit of the Toronto Electric Light certainly its predominating characteristic to-day, as anyone coming in touch with the head office staff will readily agree.

Complaints are listened to with pleasing consideration; they are investigated and put right with all speed. If one has occasion to call at the head office on Adelaide-street he finds himself in a home-like institution, where the clerks and the office staff vie with one another in extending courtesies to customers. It is really refreshing.

The new management of the Toronto Electric Light Company, without any bluster, seems bound to meet the needs of the public, even to anticipate them. And that is good business its tribe increase.

## AT THE HOTELS.

Mayor Sanford Evans of Winnipeg is at the King Edward.
Sir Walter Caine Hillier, K.C.M.G., Sir Walter Caine Hiller, K.C.M.G., professor of Chinese at King's College, London, registered at the Queen's yesterday with his wife. Sir Walter, who was born in Hongkong, has spent the greater part of his life in various government registers in China and Corea. ernment positions in China and Corea. In the latter country he was consulgeneral from 1889 to 1896.

On the other hand if the municipalities refuse to share Windsor's ing at the Prince George: Mrs. Mitchell, The following ladies are in the city Mrs. Hansonbody, Halifax, N.B.; Mrs. J. F. Kidd, Miss C. Fraser, Mrs. P. D. J. F. Klud, Miss C. Fraser, Mrs. P. D. Ross, Ottawa; Mrs. E. B. Chandler, Moncton, N.B.; Mrs. Horsey, Miss F. M. Greene, Montreal; Miss M. G. Thomson, Mrs. A. W. Ashe, St. John, N.B.; Miss Linton, Miss Phepoe, Montreal

## NATIONALS HAVE MAJORITY OF

PRETORIA, Sept. 18.—The final position of the parties in the South African elections is: Nationalists 67, Unionists 37, Laborites 4, Independents 13.

ThrewHerself From Window, NEW YORK, Sept. 18.—Hurling aside her two daughters and her husband, who tried to save her, Mrs. Margaret Schunk, forty-nine years old, killed herself yesterday by diving from the RETAILERS AND THE COST OF LIVING.

Protest is made by the Retail Mer-chants' Association of Canada against broken by the fall.

# HIGH-GRADE

nday, 19th inst., at 10 a.m. :

6% TO 10% If you want your investment safe-guarded by good, tangible security, call or write to

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## An Example From France

able to any general departure from the requirements of the law and the obligations of sound morals.

The LETTER KILLETH.

There is something symbolically consistent in the action of the secretary of the Dominion Alliance forbidding a meeting of the Brotherhood of St. Andrew in a theatre on Sunday. Mayor Everybody saves. In various savings institutions there are four million accounts for only twenty francs or less each, and the total number of all savings accounts reaches thirteen million. A million and a half small investors hold, probably, twenty billion francs of government bonds. Of twelve million French households, nine million occupy their own homes nevire no count The

counts for only twenty francs or less each, and the total number of all saves entities of lien and its pendens in a mechanics then action. Judgment: Motion dismissed, with costs fixed at 12 to plaintiff. Motion by owner to vacate eertificates of lien and its pendens in a mechanics then action. Judgment: Motion dismissed, with costs fixed at 12 to plaintiff. Ormsby v. Davis.—R. A. Reid for defendant on consent of or an order vacation. Order made. Zock v. Brandon.—Cowan (8. Klug) for an attaching order. Order made returnable in Motion by plaintiff for an attaching order. Order made returnable in Motion by company for leave to pay 1780 insurance moneys a line ocurt. Order made for payment out to be made for multiful the total number of motion for payment out to be made for multiful the proposition of motion for payment out to change or multiful the proposition of the market as

West King-street. Since Friday death had been momentarily expected.

Mr. Dodds was the son of William Gladstone Dodds of Roxburgh. Scotland.

land. His mother, land. His mother, whose maiden name was Miss Jean King, was the daughter of a Scotch physician. On his father's side he was connected with the family of the late Hon. William Ewart Gladstone. He leaves two sons. Edward William Dodds, who is ill in Cobalt, and Dr. Walter Gladstone Dodds of Toronto, and one daughter, Miss Marguerite Jane Dodds, at the family residence.

Private funeral services will be con-

### AT OSGOODE HALL ANNOUNCEMENTS.

Osgoode Hall, Toronto, Sept. 17, 1910 lotions set down for weekly court f 1. Levy v. Solway.

onday, 18th inst., at 11 a.m.:

Re Morris R. Deane.

Edmonton v. St. Thomas.

Re Michael Fraser.

Shuler v. McIntosh.

McCabe v. National.

Re Ellis and Renfrew.

eremptory list for court of appeal for nday, 19th inst., at H a.m.: Rex v. Johnston. Hay v. Bissonette.

Master's Chambers.

Before Cartwright, K.C. Master.
Edwards v. Timiskaming & Norther
Ontario Ratiway.—S. Johnston for defedant. D. L. McCarthy, K.C., for plaintif
contra. Motion by defendant for partic
lars of statement of claim before pleaing.

nish reasonable particulars of Paragraphs 4 (if not given in 5, 6 and 7), 5, 6, 7, 8, 9, 12, 16, 21, and, as to 23, show in what the alleged collusion between the commissioner and the engineer consisted. The above should all be given in two weeks. Time for delivery of statement of defence to rau from such delivery. Costs in the cause.

order was made allowing Owen Sound to be named, subject to right of defendant to move to change to Defendant is willing to have case remain at Owen Sound if the lary notice is waived, but plaintiff will not consent to this. I therefore a jury of some other county, and this had better be at Toronto, as it seems probable that several of the necessary witnesses will be found here, or else have to come here from Montreal. The defendant undertook to go to trial at present Toronto jury sittings at any time convenient to plaintiff. If notice of trial has been given for Owen Sound, it may stand as for Toronto. Costs in the cause.

Amrching!" Next!

ORGANIZED TO DISPENSE COURTESY.

Without discussing any controversial int. such as private ownership versus abilic ownership, any citizen having salings with The Toronto Electric ight Company must be impressed ith the fact that the company is oranized to extend every courtesy to an public. This may have been the pirit of the Toronto Electric Light ompany since its beginning, but it is errainly residence.

Frivate funeral services will be conducted at the residence at 2 p.m. to morrow by Rev. Canon Bryan, rector of the Church of, the Epiphany. Interment will take place in Mount Pleasant Cemetery.

Chambers to Wilson. M. Grant for plaintiff. Ex parte motion by plaintiff for in liquication renated until 12st inst. restraining defendant Wilson of albor and commerce, Bombay, India, who has been making a prolonged the fact that the company is oranized to extend every courtesy to employ the pirit of the Toronto Electric Light ompany since its beginning, but it is retraining the Toronto for a few days. He will proceed shortly is precominating charactery and diphtheria. He had twisted the hospital when suffering from both the morrow by Rev. Canon Bryan, rector of the Church of, the Epiphany. Interment will take place in Mount Pleasant Cemetery.

Chambers to Wilson. M. Grant for in liquication granted until 12st inst. restraining defendant Wilson from dealing with or disposing of the moneys and securities of the firm of S. I. Wilson & Co., restraining the National when suffering from both and the hospital when suffering from both the morrow by Rev. Canon Bryan, rector of the firm of S. I. Wilson & Co. restraining the National when suffering from both the morrow by Rev. Canon Bryan, rector of the fact that the hospital when suffering from both the morrow by Rev. Canon Bryan, rector of the firm of S. I. Wilson & Co., restraining the National Wilson from dealing with or disposing of the firm of S. I. Wilson & Co., restraining the National Wilson and the hospital when suffering from both to morrow by Rev. C

Saturday's Session of Enquiry Into Isolation Hospital Management -Parents Give Evidence.

The enquiry being conducted by Judge Winchester into the management of the isolation hospital was continued on Saturday and adjourned unti! next Monday morning.

bing the patient with eucalyptus oil.
Dr. Copp said patients were rubbed with oil after bathing, but it could

Ing disinfected.

To Dr. Sheard, Mr. Mitchell stated he had gone out about freely whilst his house was under quarantine for diphtheria and that he had then done some canvassing round the city hall for a petition on the board of health.

Sickness on Same Street.

James Rogers, who, as a result of the death of his child in the hospital, caused the enquiry to be instituted, on Saturday "withdrew," being dissatisfied when he was not permitted to cases of scarlet fever on the same troops avaning withdresses to his light or the same transfer.

caused the enquiry to be instituted, on Saturday "withdrew." being dissatisfied when he was not permitted to cross-examine witnesses to his liking, after having found fault with the examination by H. L. Drayton, K.C., corporation counsel.

Dr. Copp of the Hospital for Sick, Children, the first witness heard, gave expert evidence as to the contagious diseases, which often developed in 'he hospital, despite the most rigid precautions. It was impossible to say that a scarlet fever patient was ever convalescent and free of infection.

Judge Winchester referred to a book by Robert Milne, M.D., C.M., for 30 years medical officer of Dr. Barnardo's hospital and homes, which claimed that it was possible to absolutely prevent danger of after-infection by rubbing the patient with eucalyptus oil.

Dr. Corporation relations are time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were sick there were over half a dozen cases of scarlet fever on the same time the Mitchell family were s

vent danger of after-infection by rubbing the patient with eucalyptus oil.

Dr. Copp said patients were rubbed with oil after bathing, but it could not prevent infection.

"Don't accept Dr. Milme as the final authority, your honor; he is very radical. So far as I have gone in his book I would not like to use his treatment in my own family," said the witness.

Cause of Variations.

Replying to H. L. Drayton, K.C., Dr. Sheard stated that the cause of the variations in the death rate from such a disease as scarlet fever was the greater or lesser malignant form assumed by the disease. Also, he contended, it was not fair to argue from the statistics of a smal country town or city, to those of a centre like Toronto, as conditions very materially differed in many vital ways.

Mr. James Rogers attempted to crossevamine Dr. Sheard, using as a basis certain statistics of his own compilation, but Dr. Sheard refused to accept ungry. Satisfied With Affairs.

sent to the Isolation Hospital in December, 1908, with scarlet fever, and four days after she returned, Jennie, another daughter, contracted the disease. In the hospital, Jennie contracted chickenpox. A couple of days after Jennie sickened, a third daughter, Edna, took the disease, and was also sent to the hospital.

Withess complained, was discharged too with the hospital Mrs. Wilson complained that there was only one nurse to the whole ward. Her sister Maud was discharged as cured of diphtheria on a Saturday and returned to the hospital on the following Thursday with scarlet fever. She recovered, however, in a very short time. sent to the Isolation Hospital in De-cember, 1908, with scarlet fever, and four days after she returned, Jennie, another daughter, contracted the dis-ease. In the hospital, Jennie contract-

Had No Complaints. Mr. Hay had absolutely no complaint to make against the hospital or the

Questioned by Mr. Drayton, Mr. Mitchell said that he complained of his boy being discharged from the Isolation Hospital when suffering from both scarlet fever and diphtherla. He had visited the hospital several times while his boy was an inmate.

Took no Special Precautions.

Mr. Mitchell surther testified that when he visited the hospital, he had taken no special precautions to avoid carrying infection about with him. find with the administration of the Isolation Hospital, which he thought was careful and thoro. He had not always taken any particular care in disinfecting himself when entering or leaving the hospital. As an evidence of his faith in the hospital, he mentioned the fact that his own child had been sent there and had been treated to his own satisfaction. satisfaction.
The Mitchell Case.

ent him to the Isolation Hospital with high theria. He had seen the child on everal occasions afterwards when he oppeared to be doing well and the last appeared to be doing well and the last time he saw him in hospital his throat was entirely well. After Joseph's return he had been called in to see Jimmie Mitchell, whose case he had diagnosed as scarlet fever. At this time his attention was called to Joseph and on examining him he had found his hands desquamating a condition that might be due to scarlet fever or a number of other diseases. "How do the nurses perform their duties?" asked Mr. Dayton.

"As well as possible," was the expression of Dr. Shuttleworth's opinion.

pression of Dr. Shuttleworth's opinion.

Thought Precautions Good.

"And what do you think of the precaution taken to isolate patients?"

"That's a rather difficult question to answer. I do not see how arrangements could be better under present conditions, seeing that diphtheria and scarlet fever are so closely allied."

Further questioned regarding the Mitchells, Dr. Shuttleworth stated that it was virtually impossible to ascertain the source of the infection of Jimmy. Dr. Shuttleworth was inclined to criticise the mixing of purses in uniform in living-rooms, which he regarded as a source of possible danger from in a fection.

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Two Diseases at Once.

To Dr. Sheard the witness stated it was quite possible for Joseph Mitchell to have had a mild case of scarlet fever with the diphtheria when he went to hospital, the scarlet fever remaining unrecognized until he was sent home and the desquamation was noticed. Such cases had conserved.

sible precautions were taken to prevent the spread of disease. Before a petient was discharged from the hospital as cured of diphthena, for instance, swabs were taken from the troat and certified free from the germ of the disease by the public health officer. In the case of scarlet lever the patient was held till all discharges from nose, throat and care

Had Two Diseases.

Dr. Sheard stated that Maud. according to the hospital records, had both diseases when admitted.

George Butler, 348 Parliament-street stated that his daughter Marjorfe, aged 2, was admitted to the Isolation Hospital with diphtheria. While there she developed scarlet fever, bronchitis, pneumonia and measles. He had, however, no complaint to lodge against her treatment.

Charles Walls stated that he was in the General Hospital recovering from an operation for appendicitis, when he developed diphtheria. He was removed to the Isolation Hospital, where he was put into a cold bed, the immediate effect of which was a case of pneumonia, recovering after five or six weeks in the hospital under the care of Dr. Harrington. A man with delirium was in the same room He complained of inattention on the part of the nurses, and stated that he was still "very bad" when discharged, and spent several weeks in the house afterwards.

The court then adjourned until Monday, Sept. 26, at 10 a m.

The court then adjourned until Mon-day, Sept. 26, at 10 a.m.

New Litigation.

Mrs. Nellie Mills of 181 Wilton-ave, Toronto. is suing the Toronto Railway Company for \$5000 damages. On Feb. 24, 1910, she had just stepped off the sidewalk at Yonge and Agnes-streets when a car struc ka sleigh of the Canadia Express Company, pitching it over the roadway and striking Mrs. Mills. Charles S. Chambers of Toronto is suing Stewart J. Wilson, the National Trust Company and the Standard Bank for an account of the partnesship business carried on by the plaintiff, and Wilson as Stewart & Wilson & Company, stock brokers.

W. L. Cheeseworth of Toronto is suing John T. D. Rowell and Lucy D. Rowell for an account of partnership dealings of Rowell Co., of which he was a member, and for a declaration that the southwest corner of St. Clairavenue and Vaughan-road is held by Mrs. Powell in trust for the partnership.

W. W. Park and Annie Sissons of

W. W. Park and Annie Sissons of

Toronto are suing Dora Miller, Harry Miller and James McTamney, all of Toronto, for \$5000 damages, claimed due for trespass, for removal of the goods of Annie Sissons from a house on Largingtreet. goods of Annie Sissons from a house on Jarvis-street.

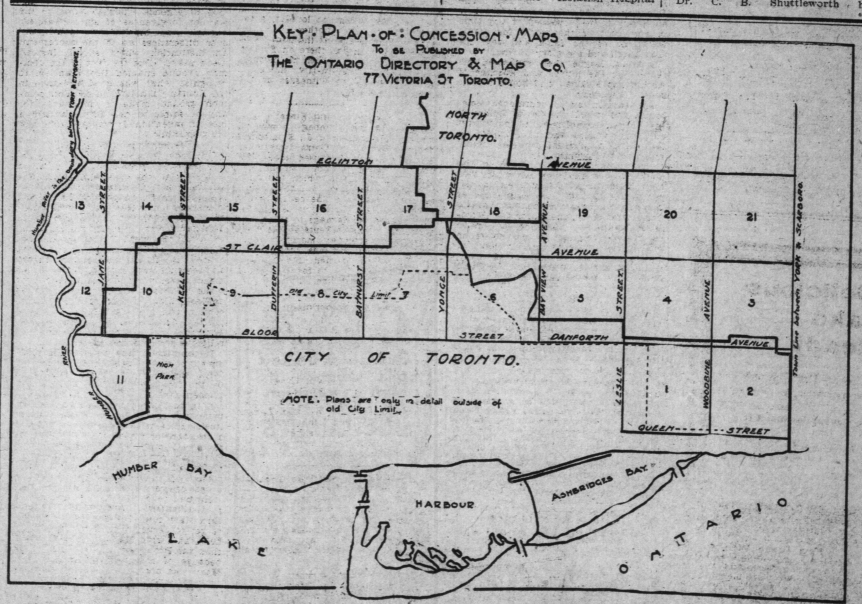
Frederick Poppe of Bartle, Island of Cuba, is suing the Cuban Realty Co., Limited, Toronto, for \$1989.50, which he claims due for services.

The Farmers' Bank of Canada is suing George Wishart, Wall-street, New York City, for \$48,500 claimed due on two promissory notes.

# MICHIE'S

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The above key plan indicates the number of plans made and being made. Each plan is 3 ft. x 3 ft., drawn at a scale of 200 ft. to one inch showing lots, numbers of plans, measurement of each lot, right-up-to-date, owners of large areas. Each plan covers one thousand acres.