The Toronto World FOUNDED 1880.

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THURSDAY MORNING, MAY 22

with so much glory that what New

evening. Mr. Beck was in splendid public and non-partisan character of the hydro scheme, and he came, as he said, with facts, the result of the demonstrations "of two years of actual operthe continent of America has ever seen, and maybe ever will." Mr. Beck pointed out the advantage of being connected with a system supplying power at cost, which constantly reduced that cost by its distribution over an increasing con-

Metropolitan Company two years ago at \$40. The Hydro-Electric Commisthe offers to the people. If Newmarket does not join the power union at the present time, it will be impossible five

Mr. Beck brought forward a curious oting on the bylaw on the 30th. The lation and against the Metropolitan contract, the council, if not tied up in some way unknown to the public, may decide to reconsider the matter.

A CASE FOR REVISION.

tails, as the evidence when first heard, leaves the impression that the circumstantial nature of the testimony is more flimsy than is usually regarded as conclusive. The new evidence, the prosire, in which we concur, to have the case revised by the minister of justice.

HAS PUBLIC APPROVAL

In three double columns The Telegram last night attacks one of the members of the Hydro-Electric Commission in connection with the proposes purchase of the street railway and the linked-up Toronto Electric Light Company. Incidentally it prejudges the whole case, and settles the matter in

At this stage of the proceedings w do not wish further to arouse the pugnaout the manifold illogicalities of the article. What's the use? The Telegram would forget all about it, and have another three double column article next week, which in common courtesy we would be compelled to read We would respectfully suggest, however, that The Telegram is barking up the wrong tree, and before it indulges in any more three-column barks it Was Seldom Free From That should find out what is really going on. The Hydro-Electric Commission still appears to have the confidence of the government and of the people, and the two Tommies and other "leading public men" in Toronto will probably be glad.

Now Cured and Gives Good Advices to Others With Dyspeptic Tendencies. men" in Toronto will probably be glad to acquiesce in its decisions.

BRITAIN AND GERMANY.

Rumors are rife that the wedding of the German emperor's only daughter Germany. This is not at all unlikely, reaching effect on the European situa-

stand in the way of Germany securing a fair place under the sun. The present British Government will not be accused of adopting an impossible attitude in any acceptable scheme of re-

THURSDAY MORNING

A NEW FRUIT DISEASE.

Science, or rather its synonym knowledge, is rapidly transforming all branches of industry. Even the agriculturist, most conservative of workers, is beginning to learn that the patient worker in the laboratory with his test tubes and his miscroscopes and his apparently futile experiments sulted from generations of rule-ofthumb methods. In earlier days blight tributed to adverse natural conditions known and demonstrated that many of these plant and fruit destroyers ar due to preventable agencies.

In the current weekly report of the Dominon Department of Trade and as the work of frost or cold wind, has growers, but also to those who are carrying on experimental work at various points thruout Canada.

U. S. PARCEL POST.

United States is accepted as only public once whetted by a foretaste of its possibilities will not be satisfied years hence, when the payments on the by any makeshift apology for a proper

A bill introduced by Congressman Lewis of Maryland in the United States it is pretty clear that the opinion of ted itself to a large expansion of the the people is in favor of a hydro instai- parcel- post, which after only four months' installation, has abundantly proved its worth. Canada should not begin with, but rather profit by, the example of the United States.

A good deal of reasonable doubt ap- WOMAN WAS BURNT BY LAMP EXPLOSION

Miss Elizabeth Moran Now in St. Michael's Hospital in Critical Condition.

Elizabeth Moran, 241 Sherbourne st., Elizabeth Moran, 241 Sherbourne st., is now in St. Michael's Hospital in a critical condition as the result of burns received yesterday morning when a spirit lamp exploded and set fire to her night dress. The young woman, who is 26 years old, had lighted the lamp with the intention of making a cup of tea. In some manner the fire worked its way into the lamp, causing the explosion. The burning oil was worked its way into the lamp, causing the explosion. The burning oil was scattered over her and, encircled in a mass of flames, she ran from the room diate stations.

KINGSTON, May 21 .- (Special.) -The staff at the penitentiary presented retiring Warden Dr. J. M. Platt with a silver service and address. He and his family are leaving to reside at held the position of warden 14 years

Had Stomach Rumblings Distress Before Meals

Weary, Droopy, Half-Dead Feeling.

If you have any stomach distress

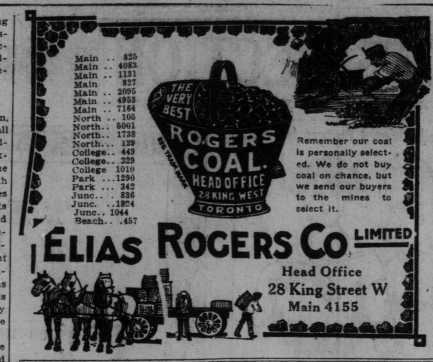
all, you will certainly be interested in following experience which is by Mr. Edward Dawkins: "When I was working around the farm last winter, I had an attack of inflammation," writes Mr. E. P. Dawkins, of Port Richmond. "I was weak for a long time, but well enough to work until spring. But something went wrong with my bowels for I went wrong with my bowels for I had to use salts or physic all the time. My stomach kept sour, and always after eating, there was pain and fulness, and all the symptoms of intestinal indigestion. Nothing helped me until I used Dr. Hamilton's Pills. Instead of hurting, like other pills, they acted very mildly, and seemed to heal the bowels. I did not require large doses to get results with Dr. Hamilton's Pills, and feel so glad that

cognition of British rights in the Persian Guif. Many years ago Britain served a notice to all the world that no power would be allowed to establish itself on that littoral.

The assumed compensation took the Guermany to absorb parts of Portuguese and Belgian Africa. Here again guese and Belgian Africa. Here again guese and Belgian Africa. Here again guese and Belgian Africa here for many years, where he practicular for many years, where he practicula the position has been defined by previous announcements. Neither Portugal nor Belgium will be coerced into surrendering all or any part of their territorial possessions. But if either possessions. But if either possessions. But if either possessions and storekeepers, or post path are so disposed Britain will not falo, N.Y., and Kingston, Canada.

O'Connor is an ex-Guelphite, and lived here for many years, where he practication in the province of the city. He was appointed to a judgeship twenty years and all skin interritorial possessions. But if either province and storekeepers, or post paid from the Catarrhozone Co., Buffalo, N.Y., and Kingston, Canada.

O'Connor is an ex-Guelphite, and lived here for many years, where he practication in the province of the city. He was appointed to a judgeship twenty years and should be in every home. 50c box, all druggists and stores, Use also Zam-Buk Soap, 25c tablet.



The Philosopher of Folly

CLOTHES.

In days of old our fathers held fine feathers cut no ice; they'd rant and rave at any knave whose taste they leemed too nice; when belted knight set out to fight he cared no whit for looks-the jayest yap in any scrap might be an earl, gadzooks! In rusted suits from helms to boots the finest men then dressed, with nine stone weight of dinted plate strapped on each manly chest; a lusty row, they loved, I vow, and when the trumpets blew stout casques would crack from such duds all gallant bloods disported ward trail, the ladies eyed with keenest pride the lads in battered mail.
A dinge and dent in those days meant a parlous thrust or blow—and damsels then thought well of men who came back thus and so. But customs change, and now 'tis strange how good clothes help a man—the chap in rags and bobs and tags they count an also-ran. They haste to rich the in rags and bobs and tags they count an also-ran. They haste to pick the lad that's spick—now maidens have no eyes for jay galoots in seedy suits and shabby shoes and ties. If we are poor we must endure our wornout hand-me-downs, but well we wot they'll win us nought but fare-theewells and frowns.

VICTORIA DAY HOLIDAY RATES Special Train From Toronto May 23 to 27.

In connection with Victoria Day holiday traffic the Grand Trunk Railway System will operate special trains from Toronto as follows:
7.30 a.m., May 24.—For Agincourt, Markham, Stouffville, Uxbridge, Blackwater, Junction, Lindsay and intermeon, Lindsay and interme

diate stations.
7.55 am.—May 24 and 26, for Hamilton, Brantford, Paris, Woodstock, Ingersoll and London. 8.40 a.m., May 23, 24, 26 and 27-For

Brampton, Georgetown, Guelph, Elora, Fergus, Palmerston and intermediate 1.30 p.m., May 23.-For Whitby June

tion, Oshawa, Bowmanville, Newcastle, Newtonville, Port Hope, Cobourg and intermediate stations. 4.15 p.m., May 23 and 26.—For Hamilton, Brantford, Woodstock, Ingersol

lieve congestion and prevent over-crowding on regular trains, and pas-sengers will find it to their advantage to get to Toronto Union Station early to get to Toronto Union Station early and travel by special trains. Extra coaches, of course, will be added to all other Grand Trunk trains during the period that reduced rates are in effect. Return tickets will be issued at single fare between all stations in Canada east of Port Arthur, also to Detroit and Port Huron, Mich., Buffalo, Black Rock, Niagara Falls and Suspension Bridge, N.Y.

Bridge, N.Y.
Good going Friday and Saturday,
May 23 and 24, valid returning until
Tuesday, May 27, 1913.
Tickets now on sale at city ticket
office, northwest corner King and
Yonge sts. Phone Main 4209. 345

VICTORIA DAY.

I am going to

The Meet 9th Annual Convention Associated Ad Clubs of America

The Time June 8th to 13th

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Baltimore, in Maryland, U. S. A.

The Route Special Train, C.P.R. and Penn.

Questions answered at Toronto Ad Club, 104 Yonge St.

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GALT'S EX-MAYOR IS STILL IN OPPOSITION

Has Not Changed His Opinion Regarding Hydro, Nor Spoken of It.

GALT, May 21.—(Special.)—Ex-Mayor Patterson today denied that he for issue of concurrent writ and for issue of concurrent writ and for had ever "wondered why he had knocked such a great and good thing" on a defendant in Alberta. Time for appearance fourteen days. scattered over her and, encircled in a mass of flames, she ran from the room to the hall, where Henry Archer, the owner of the house, extinguished the flames by wrapping a rug around her.

Dr. Ball was called in and after dressing her wounds had her taken to the hospital.

Water Junction, Innusa, diate stations.

5.25 p.m. May 23.—For Aurora, haven't," he told The World, "changed my opinion in regard to the hydro since I fought it, and won, in Osgoode contains the hospital.

Stratford.

Stratford.

Water Junction, Innusa, diate stations.

10.45 p.m., May 23 and 26.—For Brampton, Georgetown, Acton West, Guelph, Berlin, New Hamburg and Stratford.

Stratford. haven't," he told The World, "changed my opinion in regard to the hydro sent, order dismissing action without Hall. I opposed the way it was coming to Galt, the pieblscite without a price. And as for my expressing my opinion, I have not been interviewed C.R., 390. J. R. Roaf for defendant. Order to go as in Strachan v. Devlin, if facts similar.

CANAL TO BENEFIT KINGSTON.

KINGSTON, May 21.—(Special.)— A big increase is looked for in exports to the United States from this port with the completion of the Trent Canal, as it will make a much shorter route for fish and lumber from Georgian Bay than by way of Buf-

HAVE YOU A SKIN RASH? Zam-Buk Will End It.

Special Arrangement on the Canadian Northern Railway.

For skin rasnes, cruption, eczema, etc., either in adults or children, there is nothing known to science which Northern Railway.

On Friday and Saturday, May 23 and 24, the Canadian Northern will run a train at 2 p.m. for Napanee and intermediate points, with a through connection for Picton on Saturday, the 24th. Regular trains at 9,30 a.m. and 5.40 p.m., with cafe-parlor car service.

Return special Sunday night will be run from Napanee at 5.10 p.m., stopping at intermediate points, with a through stopping at intermediate points, with a train and s. a.m. and 5.15 p.m. There will be a parlor car on this train. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 23 and 24 will min. This later train on May 25 will min. The pictor of the time that I had been experimenting in vain with other preparations, and these proved of no use, but when I had been experimenting in vain with other preparations, and these proved of no use, but when I had been experimenting in vain with other preparations, and these proved of no use, but when I had been experimenting in vain with other preparations, and these proved of no use, but when I had been experimenting in vain with other preparations, and these proved of no use, but when I had been experimenting in vain with other preparations, and these proved of no use, b

LAW SCHOOL EXAMINATION RE-

Third Year-Easter, 1913.

neret, J. H. McDonald, A. C. Bell, P. D. Wilson, A. J. Fraser, E. F. Byrnes, R. W. R. Shearer, S. R. Broadfoot, M. C. McLean, W. B. Sifton, A. Gilmour, William Proudfoot, J. D. Beasley, M. D. McCrimmon, R. D. Ponton, J. H. Flett, E. D. O'Flynn, T. M. Costello, P. R. Morris, D. R. M. Leask, C. S. McGaughey, G. P. McHugh, K. W. Wright, W. K. Murphy.

May 21, 1913.

cate of lien and lis pendens and dis-

defendant. Order to go.
fendant in any event.
Stuart v. Radford.—W. H. Wallbridge
for plaintiff, moved for order to strike
out statement of defence of defendant

out statement of defence of defendant R, for default in making production and for better affidvits by the other defendants. Affidavits having since been filed by defendant r, motion disnissed. Costs to plaintiff, in any event.

Bank of Ottawa v. Ferguson—H. M.

Ferguson, for plaintiff, obtained order for substitutional service of notice of filing report and of motion for confir-

At Osgoode Hall

Third Year—Easter, 1913.

J. W. Pickup, with honors, gold medal and Chancellor Van Koughnet scholarship; J. L. Duncan, with honors, silver medal and Christopher Robinson memorial scholarship; D. A. MacRae; F. G. Dyke, with honors and bronze medal; W. J. McCallum, with honors; T. S. Elmore, with honors; G. T. Walsh, with honors; N. W. Lesueur, with honors; W. K. Fraser, with honors; T. Crosthwaite, with honors; G. M. Miller, with honors; P. J. Knox, with honors; J. F. L. Cote, N. Phillips, A. H. Foster, H. F. Parkinson, J. H. Bone, A. J. Gordon, E. M. Dillon, S. Cowan, E. Sugarman, A. L. Fleming, H. Friedman, G. G. McCullough, R. R. Evans, N. S. Macdonell, N. A. McLarty, J. P. Barlow, W. F. Schwenger, A. A. Macdonald, J. C. McRuer, J. Y. Murdock, H. R. Moses, H. L. Slaght, S. W. C. Scott, E. V. McMillan, R. W. Treieaven, W. H. Ford, G. H. Shaver, H. E. Grosch, E. Braden, G. W. Adams, A. L. Brady, C. P. Tisdall, J. Cairns, J. Wearing, L. S. Cuddy, F. H. White, A. E. Parkinson, D. A. Macdonald, A. Ellis, J. J. Greenan, B. L. Bedford, J. M. Greer, R. H. G. Ivey, M. Gordon, M. Herzlich, H. E. Wallace, H. Sanders, W. H. Cook, W. A. Dillon, C. G. French, G. M. Willoughby, W. G. More, F. C. Gullen, E. H. Senior, J. M. Donahue, G. R. Forneret, J. H. McDonald, A. C. Bell, P. D. Wilson, A. J. Fraser, E. F. Byrnes, R. W. R. Shearer, S. R. Broadfoot, M.

Motions set down for single court for Thursday, 22nd inst., at 11 a.m.

1. Kerr v. Kerr.

2. Lawless v. Tibbitts.

3. Re Edgerley and Hotrum.

4. Re Maclean Estate.

5. Rich v. Dempsey.

6. Goudie v. Goudie.

Peremptory list for appellate division or Thursday, 22nd inst., at 11 a.m.

1. Beer v. Lea (To be continued.)

2. Beeford v. Piggott.

3. Severeux v. Ford.

4. Myles v. Canadian P.B. Co.

5. Johnson v. Farney

5. Johnson v. Farney.6. Detroit River T. Co. v. Windsor.

Master's Chambers.

Before J. S. Cartwright, K.C., Master. Kennedy v. Kennedy.—O. H. King for defendant. E. D. Armour, K.C., for plaintiff. Motion by defendant to vacate lis pendens in part and to expedite trial. Judgment: Plaintiff's counsel has offered and still is ready and willing to allow any sales to be made if the purchase money be paid into court or retained by the defendant's solicitors, to abide the result of this action. This seems to be a fair and reasonable arrangement and one which it is in the interests of both parties to carry out. There is no reason why the action should not be tried some time next month. If there is any delay, the defendants can set it down. Motion dismissed with costs in the cause.

Stauffer v. London and Western.—W. Proudfoot, K.C., for defendant Co., moved for anorder (1) changing venue to Walkerton, (2) for security for costs on ground that next friend is not a resident in Ontario and has no property in the province. Beatty (Kilveer & Co.) for defendant Geddes. C. M. Garvey for plaintiff. Judgment: C.R., 539 (c) applies and no ground is shown for having trial elsewhere than at Walkerton. As to security. The

shown for having trial elsewhere than at Walkerton. As to security. The next friend is the plaintiff's son, and says he intends to remain here during his mother's life. He is living with his mother in Toronto. I think he comes within the protection of the judgment in Gague v. C. P. Ry. Co. Order accordingly. Costs in the cause.

Reinhardt Salvador v. Combiners

Reinhardt Salvador v. Gamble.—H. S. Murton, for plaintiff, obtained order

Connolly v. Brimstin.-J. H. Cook

regarding it, nor have I mentioned Sinclair (Denison) for defendants, obtained on consent, order vacating certitained on consent or certification of the consent of the certification o

ficate of lien and lis pendens and dismissing action without costs.

Edward v. Cecil.—Collier (Ross & H.) for plaintiff, moved for order amending write by adding two defendants. Fraser (Ryckman & Co.) for defendant. Order to go. Costs to defendent in any cycle.

"Cheap" Matches are an Extravagance

They are made of poor materials. In getting a light, the waste is invariably excessive.

A. a result, they cost you more - ultimately -than if you used the best:

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removes all craving and appetite liquor. No hypodermics. No bal after-effects. Patients must be satisfied before leaving Institute or money refunded. Call, write or phone for literature. Strictly confidential.

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PHONE NORTH 4538.

Re T., H. and B. Railway Co. and Taylor—Motion for adjudication of ac-counts under Railway Act. No one appearing motion enlarged sine die.

Goudie v. Goudie—W. J. McLarty, for plaintiff, moved for judgment under C. R. 608; J. M. Godfrey for defendant. Motion enlarged until 22nd inst., to allow of examination and re-

Appellate Division. Action Meredith, C.J.O.; Maclaren, J. A.; Magee, J.A.; Hodgins, J.A.
Vick v. Tolvonen—R. McKay, K.C., for plaintiff; W. T. J. Lee for defendant. Appeal by plaintiff from the judgment of district court of Sudbury of March 6, 1913. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Simmerson v. G. T. R. Co .- D. McCarthy, K.C., for defendants; W. S. McBrayne (Hamilton) for plaintiff. Appeal by defendants from judgment of Middleton, J., of April 9, 1913. William Simmerson, a brakesman, in defendants' employ, brought action to refendants' employ, brought action to recover \$5000 damages for injuries sustained by him while shunting cars in the railway yards at St. Catharines, on Sept. 26, 1912, by being thrown from the top of a car by the sudden stoppage of the car, alleged to have been caused by defendants' defective system and 1y negligence of the man in charge of the train. At the trial judgment was awarded plaintiff for \$1500 and costs. Appeal argued. Judgment reserved. ment reserved.

ment reserved.

Beer v. Lea—E. F. B. Johnston, K.C.,
M. H. Ludwig, K.C., and S. W. McKeown, for plainti; A. W. Anglin, K.
C., and H. A. Reesor for defendant
Lea; G. Osler for defendant Ogilvie.
Appeal by plaintiff from the judgment
of Middleton, J., of Nov. 13, 1912. Action for specific performance of agreement to sell lands, being part of
lot number 12, in the third concession
of York, situate at Leaside, to Perry of York, situate at Leaside, to Perry E. Doolittle, for \$35,100, which agree-E. Doolittle, for \$35,100, which agree-ment has been assigned to plaintiff, and for the delivery up to be canceled the deed from defendant Lea to de-fendant Oglivic. Defendant pleaded the statute of Frands, etc. At trial ac-tion was dismissed without costs to tion was dismissed without costs. Appeal partially argued, but not concluded.

FROSTS HURT FRUIT CROPS

GUELPH, May 21. — (Special.)— Almost all the reports from country Single Court.

Before Meredith, C.J.
Stamper v. Ferguson—M. L. Gordon for plaintiff: J. M. Ferguson, for defendant. Motion for order to continue injunction. Enlarged for one week to cross examine on affidavits Injunction in the continued meantime.

Siderable damage done to early fruits by severe frosts and some injury to grain crops, especially clover and barley. Vegetables sustained some damage, but not a great deal. The principal drawback is that growth is greatly retarded by rains and cold weather. districts tell the same story of con-Re Solicitor—A. A. Miller, for the Law Society, stated that negotiations pending, and asked enlargement of pending, and asked enlargement of safe done.

motion to suspend. Enlarged one week. Re Solicitor—A. A. Miller, for Law Society, on motion to suspend for non-payment of fees, asked enlargement pending negotiations. Enlarged for Liquid EXTRACT OF MALT.

The most invigorating preparation of its kind ever introduced to help and sustain the invalid or the athlete. W. H. LEE, Chemist, Toronto, Canadian Agent. MANUFACTURED BY 246

Limited, Toronto HUGE POWER BY CONTROL OF ORE

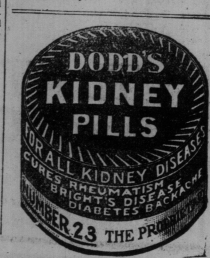
TheReinhardt Salvador, Brewery

NEW YORK, May 21 .- (Can. Press.) Because of the fact that the United States Steel Corporation owned some 75 per cent. of the ore reserves of the country, it would have been imposgment sible in 1901 to have organized another corporation its equal, Charles M. Schwab, first president of the corporation, testified today in the hearing of the government suit to dissolve the corporation as an illegal combination. The testimony was adduced from the witness in cross-examination by government counsel in support of the charge that the steel corporation is v.

monopoly.

Mr. Schwab said, however, that ores Mr. Schwab said, however, that ores could have been imported from foreign countries and a corporation as big as the U. S. Steel organized provided its plant were located in the east. He conceded, on the other hand, that there were no other financial interests in the United States as strong as those which went into the ration, namely, J. P. Morgan & Co., the Rockefeller-Standard Oil interests, the Carnegie interests and the "W. H the Carnegie interests and the "W. H.

Moore group."
Mr. Schwab, who had been on the stand since Monday, completed his tes-



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acted as gua terminal tow ly involved in n the default e time ago, a d was made t sted parties a claimed that cunted for in lesire has be he proceedings filew of an outstilly \$400,000, and emainder not be it is understoom to was largely theme, will app the preliminar angements for curry will be con The firm of rant and Skeam ting for the rand Kincardine.

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