

is characteristic of a journal that relies on the forgetfulness of the public for city hall begin to discover that Sir its reputation.

Telegram for a long time would not he owns a radial system. under the statutes at all. But now the admission has to be made, and we are informed that the exclusion of before or did not know it, with the known. alternatives of ignorance or duplicity to qualify its contentions.

Mayor Hocken's plan is to get a clean-up of the franchises; a return to the city of all rights alienated to the rallway company under the agreement of 1891, any further rights to be

its reputation. Mayor Hocken, however, has stuck to his demand for a clean-up. The Telegram for a logar time. The admit that the radials had any rights CONSERVATIVES AND FREE WHEAT. London Free Press : The defeat of the

Neely amendment is not necessarily an the radials, by agreement, "would free wheat. There has been no caucus expression of Conservative opinion upon have no more practical validity than vet on this free wheat question, and until an amendment to the law of gravita- it is held, which will be this week, the tion." The Telegram either knew this general attitude of the party will be un-

FREE WHEAT AND THE WEST.

Saskatoon Star (Conservative) : The Star has said before that it fails to see where the Canadian farmer is to benefit by free entry of wheat into the American obtained by the radials to be the subject of entirely new negotiations after wheat with the United States, since the west demands it .. Free wheat may not The Telegrami plan, into which it affect actual market prices, but it may





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Two new withe Mendelsso

Massey Hall. The concert

he perform:

o'clock. This Chicago Symp a concert inc symphony, E allegro and "Till Eulensp

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or the west.

The Elgar Makers," was sition of the labor and pa and of the q orchestra. N. thru does Co sell, but from "Streedeed"

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the sunset." Taylor that

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the composet near the beg their effect dainty theme the cantata of ful if on the does justice sion of the cl ficulties belo music. The selves with

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Mildred Pott it at all but p

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arl street.

DIED

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appears to have hoped to inveigle the affect transportation charges, and transmayor, was to get the city bargaining portation is one of the items we want to with the radials for an entrance now on terms which would constitute a perpetual franchise, and which the people would almost certainly reject.

We desire to call the attention of methods of The Telegram in this matter, and to ask their judgment whether Mayor Hocken or it has been acting in better faith.

MORE PROFIT SHARING.

have been deeply stirred over the dras-

ment of South Africa to end the strike

of white miners and to prevent its be-

tic steps taken by the Union Govern-

ings.

nembers.

it should be lowered, with the idea in members of the board of trade to the also benefit the whole country.

CROWN LIFE INSURANCE COM-PANY

Elsewhere in this issue will be found statement of the position of the Crown Life Insurance Co., after an-

As The World commented at the time, new departures in the United other year of progress and prosperity. States show very rapid developments. It shows that the new business writ In fact, profit-sharing between emten in 1913 amounted to \$4,706,824, an increase of \$705,804, and that ployers and employes is in the air and insurances in force at the close of that it all points to a readjustment not only to the firms immediately concerned, but to the general social order. assets and in the reserve fund for The latest plan is that of the Farr policyholders. The sound position of the Crown Life Insurance Co. is evi-Alpaca Company of Holyoke, Mass, which has adopted profit-sharing with above all liabilities on policyholders' its 3000 employes, who will hereafter account is \$225,892.43, while the profits receive dividends on each \$100 of their paid and apportioned are equal to es-timates, and the death rate in 1913 was wages equal to that received by stock- 18 per cent. of the expected. holders in each \$100 of their stock hold-

CANADIAN MORTGAGE INVEST-MENT COMPANY. The company has been very success-

ful and the payroll is now \$1,800,000, From the annual statement of the so that by the new plan \$144,000 Canadian Mortgage Investment Com-will be paid yearly to employes, or an pany, submitted to the annual meeting average of \$48 each. The only requiyesterday and published in another site for participation is faithful serlumn of this issue, it will be seen that the net profits are substantially larger than in any previous year. They vice for the current year. Employes will suffer proportionately if profits amounted to \$110,549, exclusive of the decrease, but wages will remain unbalance brought forward, while with affected. This scheme, if not so spec- ed to \$139,564. Out of this sum \$70, tacular as that originated by Henry 398.88 was distributed in dividends; \$50,000 transferred to reserve fund and Ford of Detroit, probably embodies a balance of \$19,165.98 carried forward to avoid a balance of and loss. The paida plan more capable of general appli- to credit of profit and loss. The paidup capital is \$1,200,000; the reserve

prices paid for products and the prices fund \$300,000, and the company has ENCROACHMENTS ON PERSONAL debenture capital to the extent of for which they are sold. Among those questioned yesterday were J. W. Flavelle of the William Davies Company, and others connect-ed with the same company, the heads of the Harris Abattoir, Park Black-well and others location. Liberal and Labor circles in Britain

MAY SUE HYDRO.

Proceeedings Threatened Against Hy-dro-Electric by Big Tailoring House. well and other large concerns gave evidence.

ing supplemented by a general sus-It was rumored yesterday that legal pension of all industries. Still graver action would in all probability be taken by the Scotland Woolen Mills Comresentment is expressed at the subsequent secret removal of ten of the hydro-electric, owing to the failure of leaders in the strike movement to the company to supply service. In a Durban and then deportation, without brief interview yesterday with the man-ager of the Scotland Woolen Mills due process of law, on a steamer not Company, that gentleman said: equipped with wireless, specially char-W have placed the matter in the hands tered for the purpose. The governof our solicitors. Our three stores. ment has already tacitly conceded the namely, Toronto, Hamilton and Lonall served by the hydro, and don, are illegality of its action by giving nowhen the lights went out on Saturlay tice of the introduction of a bifl of innight, hundreds of customers who had demnity. This step, taken on the openresponded to our advertisements were in our stores. We were having the big-gest day of the season. Our loss will ing day of the new parliamentary session, incidentally blocked the way for be considerable, but we feel keenly the disappointment of our hundreds of the immediate discussion of the whole customers more than our own losses." proceedings desired by the Labor

GOLD MEDAL FOR' ROOT.

One of the safeguards of British WASHINGTON, Feb. 4.--(Can states against arbitrary rule is that, Press.)-The state department has re-except under the conditions imposed in ceived for delivery to Senator Elihu except under the conditions imposed in Root the gold medal awarded to him time of war, governments equally with by the Nobel prize committee in recitizens must observe the require- cognition of his efforts in behalf of ments of the law. Lawlessness pracinternational peace.

affect transportation charges, and trans-portation is one of the items we want to cut down. * * And, as in the case of free wheat, if the farmer believes the lowering of the tariff on spricultural the lowering of the tariff on agricultural im-plements will aid him to better things, factory condition. Particularly gratiit should be lowered, with the idea in mind that what benefits the farmer will also benefit the whole country. is added the balance brought forward from the preceding year, amounting to \$86,471.08, and also the premium of \$212,773.36 received from the sale of \$250.000 of new stock issued during

1000

\$250,000 of new stock issued during the year. During the year the corporation paid four quarterly dividends at the rate of 10 per cent. per annum, and totaling \$134,901.02. An amount of \$16,753.80 was written off on account of office written off on account of office furniwritten off on account of olice furni-ture accounts at Toronto, Winnipeg and Saskatoon. The sum of \$400,000 was added to the reserve fund, thus increasing it to \$1,500,000, and \$42,-232.75 is carried forward to the credit of the count of the credit transfer to the reserve fund \$250,000, by transfer to the reserve fund \$250,000, of this, \$2600 to be used of profit and loss. The statement of assets and liabilities shows total assets of \$63,055,883.-27. showing an increase over the preceding year of \$9,203,319.82.

Reference is made to the death during the year of Sir Aemilius Irving, K. C., one of the charter directors of the board and a member of the inspection committee for over 20 years. FLAVELLE WAS HEARD

Hotel.

The High Cost of Living Commis-

ion sat at the Queen's Hotel vester-

day, when several prominent men con

nected with the wholesale food busi-ness were questioned as regards the

One Hundred

Dollars

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

AN AUTHORIZED TRUSTEE

INVESTMENT

Send for specimen Debentures, last Annual Report and all Information.

Canada

Permanent

Mortgage Corporation

TORONTO STREET, TORONTO.

Established 1855.

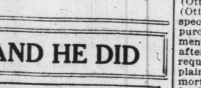
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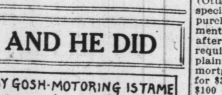
BY FOOD COMMISSION

High Cost of Living Enquiry Propolicy that representatives in Scotland have been able to recommend ceeds at the Queen's

ANDHEDID

clients to invest in debentures to such a large extent. Last year's officers and board of directors were reelected.







the fact that the report appraises the year's business in the most conserva-tive sense, and that it is due to this defendant. consents. Order made. Before Sutherland. J.

payable with each of said sums, the plaintiff to have a lien on the lands until the said mortgage is executed

and delivered, with costs to plaintiff. Goulet v. Vincent.—J. B. T. Caron (Ottawa) for plaintiff. C. A. Seguin (Ottawa) for defendant. Action by Sophraine Goulet, widow of Cyrille Goulet, against her husband's executors for judgment declaring that she is entitled to the whole of the estate of her husband under her marriage contract made in the Province of Que-bec. Judgment: Let judgment be entered for plaintiff as against defendants for the whole of the estate of Cyrille Goulet, deceased, come to their hands, less the debts already paid by them, and subject to such further debts, if any, as there may be. Costs of all parties to be paid out of the assets of the estate.

Parent v. Parent -H. W. Lawlor (Hawkesbury) for plaintiff. E. Proulx (L'Orignal) for Lydia Parent. C. T. O'Brian, K.C., for official guardian and Macfiore Bourgon. Action for admin-istration. of settlement and sales and for certain declarations. Judgment dis-missing action against defendant Foster.

Before Kelly, J. FORGED FOSTER'S NAME.

Alex. Coulter, convicted in the polic court yesterday on three charges of forgery, was sent to Kingston Peni-tentiary for three years by Magistrate Denison. One of the names he forged was that of ex-Controller Thomas

KENNETH J. DUNSTAN, Manager. Joseph Menard without costs, confirming settlement made by plaintiffs with Alexander Rose, for the administration MICHIE'S of the estate real and personal of Narcisse Parent, with reference to local master at L'Orignal. Further direc-Cigar Department tions and costs reserved until after is close to the entrance, conven-lent for quick service, at the cor-ner of King and Yonge Sta. Appellate Division. Before Mulock. C.J.; Magee, J.A.; Sutherland, J.; Leitch, J. Jordan v. Jordan.—S. Denison, K.C., for defendant, moved to dismiss plain-Michie & Co., Ltd., 7 King W tiff's appeal on ground that plaintiff was making no effort to perfect same.

TORONTO TELEPHONE DIRECTORY

Will Go to Press on

February 10, 1914

ORDERS FOR NEW TELEPHONES

or change of address should be sent at once to

Contract Department.

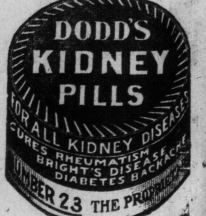


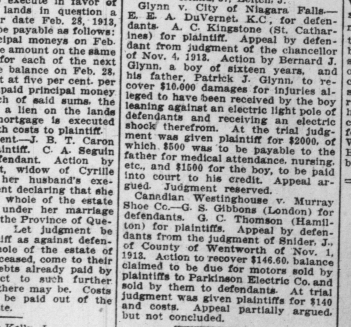
Farmer Taking Rig Out of Driving Shed is Impaled on Overhanging Spike.

Adelaide 4000.

ecover \$500 insurance by defendants ST. HYACINTHE, Que., Feb. 4 .-on plaintiff's automobile. At trial judgment was given for plaintiff for \$375 and costs. Appeal argued. Judg-ment reserved. (Can. Press.)-Magloire Bernard, 58 years old, a farmer of St. Dominique, six miles from here, is dead as the re-Before, Mulock, C.J.; Riddell, J.; Suth-erland, J.; Leitch, J. Glynn v. City of Niagara Falls.sult of an accident which befell him when taking out a hearse from an old shed. His horses became frightened. made a quick start, and while coming thru the door Mr. Bernard failed to bend his head. There was a large f spike nail sticking out from the top of the door. This entered his eye and came out at the back of his head. His cover \$10.000 damages for injuries al-leged to have been received by the boy leaning against an electric light pole of defendants and receiving an electric shock therefrom. At the trial judg-ment was given plaintiff for \$2000, of which. \$500 was to be payable to the father for medical attendance, nursing, etc., and \$1500 for the how, to be paid son was so excited over the horses







the loss of two fingers of her right hand while using a stamping machine of defendants. Judgment by consent for \$400 damages and \$60 costs...\$50 to be paid to father to procure cloth-ing and \$350 to be paid into court. Morrison v. Toronto Furnace and \$527,522.82 and now amount to \$31,-if \$527,522.82 and now amount to \$31,-The net profits of the year amount to \$884,626.59 which, with the sum of \$96,027.92 at the credit of profit and the credit of profit and plaintiff, who while playing on a ra-\$96,027.92 at the credit of profit and crection, fell therefrom. Judgment by loss at the beginning of the year, consent for \$100. Of this, \$50 to be written off on account of office furnia court. Re Joselin Estate-D. Urguhart, for

and balance carried forward to the credit of profit and loss \$130,654.51. President Gooderham points out that the increase to ten per cent. in the dividend which he forecasted in 1912 has been realized in the past vear and that the same sum. \$250,000 report.

has been added to the reserve as dur-ing the previous year. This result is one that is considered by shareholders ement is being made. J. R. Roaf for defendant. Motion stands off list, but to be restored if settlement does not to be eminently satisfactory. Mr. Gooderham further lays emphasis on go thru. Plaintiff in person contra. Motion Beavid v. Union Trust Co .- A. G. stands for two weeks.

stands for two weeks. Fretts v. Lennox and Addington Fire Insurance Co.—W. S. Harrington. K.C., for defendants. E. G. Porter, K.C. for plaintiff. Appeal by defen-dants from judgment of Madden, J., of County of Lennox and Addington of Nov. 20, 1913. Action by plaintiff to recover \$500 insurance by defendants Ross, for plaintiff, moved for order referring this action for trial to the

Trial.

Lafontaine v. Brisson.—A. E. Lussier (Ottawa) for plaintiff. C. A. Seguin (Ottawa) for defendant. Action for specific performance of agreement for

purchase of land by defendant. Judg-ment: Let judgment be entered after thirty days against defendant

requiring him to execute in favor of plaintiff on the lands in question a mortgage to bear date Feb. 28, 1913, for \$3100 and to be payable as follows: \$100 of the principal moneys on Feb. 28, 1914, and a like amount on the same day and month for each of the next 13 years, and the balance on Feb. 28, 1928, with interest at five per cent. per annum on the unpaid principal money