The Toronto World, Morning Newspaper Published Every Day in the Year.

HIS HONOR AND HIS DUTIES.

His Honor Col. J. M. Gibson is not to past two weeks with the studiously correct and officially colorless occasional, speeches of Sir Mortimer Clark during his tenure of the lieutenantgovernorship. His honor means well. no doubt, and his playful sentences at Hamilton indicated that he had no vision of a Trades and Labor Congress sitting in judgment on what he said. The resolution carried by the congress yesterday will perhaps convince him that he is no longer his own man

Andeven graver blunder marked his appearance at the Guelph banquet on Thursday evening. One might have expected that here at least dismitations matter would have been avoided. But his honor has turned his strength into weakness, with disastrous results to the traditions of his office. Col. Gibson has been a corporation promoter, and a lawyer at that, for most of his life. He excelled in that bad eminence, and showed himself ruthless of the rights of the people when the privileges of comporations were in question.

But it was poor judgment and worse taste when his honor took the opportunity of a celebration of the municipal ownership successes of Guelph to deprecate the principle as applied to other places. King John, as far as history records, had the good sense to keep quiet about the virtues of alsolute monarchy while he was signing Magna Charta. But his honor is not to be silenced by historic precedents of that

'A city of two or three times the population of Guelph would do better." he declared, "placing it under the control of private enterprise, subject to proper conditions and terms.

representative of the crown in Ontario change came because the citizens have dis not only entirely contrary to the experience of Glasgow, Belfast and many developed strong local patriotism and which time he has been pastor of Ashperience of Glasgow, Belfast and many a high sense of civic duty. Where tand-avenue Baptist Church, Toledo, other cities, but to the canons that these prevail there need be no fear Before coming to Bloor-street as pashonor's connection with the Hamilton government. Street Railway is so recent that one can only attribute his opinions to the influence and associations of that corporation. But even the views of a lieutenant-governor will not change the nions of the people of Hamilton about the corporation under wifose oppression they have struggled so long.

observed. "I am satisfied that the peoas between ordinary municipal councils, which we have been accustomed to, and the newer ideas of placing the dealt with in a business-like way, irrespective of the idea of private advantage or political pull."

The Globe in reporting this applies

"There would be the fewer to buy up," was the view of a cynical grafter Harding:

his honor, it is quite clear that some candid friend should instruct him in the duties of his office. Perhaps Sir Mortimer Clark could advise him.

BARBAROUS HOME WORK.

Some day there will be a written law work. Home work is cruelty to chil- Louisiana and Mississippi show fur- her entire estate, amounting to \$24,355. dren and an indication that the teacher ther loss of life and property. The list to her husband, Henry Kelb Merritt, of who gives it is incompetent. That of dead is now over one hundred and Indianapolis. looks like a wide statement, but our may reach one hundred and fifty. experience is that the facts bear it out.

home work. No first-rate school prinimpedimenta is of the first order. No the relief steamer arrived.

Toronto should have the best schools in Canada. So long as home work is allowed, her schools will be mediocre. Trustees, inspectors, principals, teachers, how long will you persist in this barbarous home work?

MONTREAL'S REVOLT.

Montreal has expressed itself with sufficient emphasis in favor of reformed city government. That is well, but it will be of slight avail unless the present determination becomes a permanent part of its civic life. For reconment is not enough to change a corrupt and inefficient administration into one that is honest and capable. There must be a genuine and active public spirit among the citizens themselves evinced by close supervision over the conduct of municipal affairs and by the subordination of all other considerations to the requirements of administrative efficiency.

commission appointed to investigate the affairs of the boroughs of England and Wales, found their administration characterized by extravagance, ineffipiency and even dishonesty. Indeed.

gives the wearer a comfy appearance.

Then there is the cloth to remember:
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a post card and address same to us as below, asking for our latest assortment of materials. Together with patterns, we send you fashion-plates and complete instructions for accurate self-measure-ment, tape measure, all sent free and carriage paid. We dispatch your order within seven days, and if you do not approve return the goods and we will

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those of any American city at their vorst stage. But these 60 years have brought about a remarkable change of McMasfer University at a meeting of "I do not think for a moment that a worst stage. But these 60 years have city the size of Toronto would realize brought about a remarkable change, the board of the university last night. anything like the results if the street not thru any sweeping reform in the Mr. Trotter is a graduate of Toronte railway there was operated munici-mechanism of municipal government, which is now to all intents and purthat charge to become professor of the This astounding declaration from the poses what it was before 1835. The same subjects at McMaster. From have ruled his office hitherto. His regarding the quality of municipal tor, Mr.

HUNTING FOR BIG GAME.

and may be killed during the period of theuniversity, bout the corporation under whose opfrom Oct. 16 to Nov. 15. Inis territory
is a forest' preserve of vast expanse,
and in addition to being the hunter's
peech took another tack.

The home of appointed director of the same subtish of many species. The home of the red deer is located somewhat to jects at Moulton College, adding thi

Write to City Office, northwest corner King and Yonge-strets, for a copy of "Haunts of Fish and Game" issued the young Chinese missionary. game laws, maps and all informa-

North Perth Liberals.

MILVERTON, Sept. 24.—The annual the idea to public utilities, whereas his meeting of the North Perth Reform honor deprecated municipal operation of Association was held here, and was public utilities and only endorsed the w. O. Sealy, M.P. for North Wentidea of municipal government by com-worth, and Dr. Rankin, local member, and F. W. Hay, candidate, for the provincial legislature. The officers for the next year are: President, R. T. Harding; vice-president, F. Doering; secretary, D. B. Grieve; treasurer, John Brown, ex-M.L.A.; vice-president. Lennan; North Easthope, A. McCal-

150 Lives Lost in Storm. NEW ORLEANS, La., Sept. 24.—Belated reports to-day of death and de- part of the city. struction from Monday's hurricane in A four-year-old child was found lodged in the branches of a tree, having survived for three days without

food or water. One of the incidents of the relief cipal will tolerate the abomination of work along the coast was the rescue home work. No educational system of a family in a small boat in which a that includes home work as part of its baby had been born an hour before

Wrights Claim Infringement.

NEW YORK, Sept. 24.-Any attempt to make flights in this country with a Rieriot or Farman aeroplane, or any other foreign made flying machine which they consider an infringement of their patents, will meet with the opposition of the Wright Brothers.



A Million for a New Stemach

It is said that Mr. Rockefeller, one of the world's richest men, offered one milion dollars to any physician who would make his stomach strong enough to digest an ordinary meal. With all his money this multi-millionaire is compelled to live on milk and crackers. What a warning this is to men and women who are beginning to realize that "they have a stomach"!

Slight attacks of indigestion soon develop into acute attacks. The weakened stomach quickly becomes weaker under the continued strain of digesting unsuitable food. Chromic Dyspepsia makes a strict diet imperative. and life miserable.

Yet how unnecessary all this suffer ing is! "Fruit-a-tives"—that splendid stomach tonic—will give you what millionaires cannot buy, a clean, sweet. healthy stomach which will be capable of digesting any reasonable meal.

trated and intensified fruit juice, acts directly on the stomach increases the flow of the digestive juices and cor-rects the faults of digestion.

"Fruit-a-tives" or "Fruit Liver Tab-lets" is not only a positive and speedy cure for all these troubles. It also acts as a general tonic, building up and strengthening the entire system. Frequently those who have been cured of Stomach and Bowel Troubles write to the Company, stating that they are enjoying better health than "Fruit-a-tives" is sold by all drug-fists and dealers at 50c a box, 6 for

\$2.50, or trial box, 25c-or may be obtained from Fruit-a-tives, Limited, Ot-REV. THOMAS TROTTER

Toledo Pastor Appointed Prefesser of Homiletics and Practical Theology.

Rev. Thomas Trotter, D.D., LL.D., of tor, Mr. Trotter had charge of a church at Woodstock, Ont. The new post has not been accepted, but the authorities of McMaster have strong

Several other appointments were also brarian and reader in English

the south of Temagami, particularly in the districts known as "Muskoka Lokes" "Lake of Bays," "Maganetawan River," "Lake 'Nipissing," and "Kawartha Lakes" territories.

Write to City Office porthwest core Verdict in Sigel Case. NEW YORK, Sept. 24.-Elsie Sigel,

business of a municipality under the by the Grand Trunk Railway System, control of a business commission, to be which fully describes the hunting territories reached by this line, giving jury rendered to-day. The girl was murdered on June 10, but the verdict plaintiffs, moved for judgment under tra. Order made, has been delayed by the chemists' ex- C.R. 603. G. H. Kilmer, K.C., for deamination of the body. Their report that the stomach contained a quantity of a drug known as ergot did not al ter the jury's verdict.

Gen Hubbard and Peary's Records. BAR HARBOR, Me., Sept. 24.-"I have read the records submitted by Commander Peary on the question Has Cook been at the pole? and found in them much that Dr. Cook has not stated and they are very interesting." General Thomas Hubbard, president of the Peary Arctic Club, made this statement to-day.

Estates of the Dead. The will of the late F. E. P. Turner, which was filed yesterday, disposes of

an estate of \$371,342. Mr. Turner had a great part of the money invested in The late Mrs. Florence Merritt left

\$33 Colonist Rate to the Pacific Coast from Chicago via the Chicago and Northwestern Railway. Tickets on sale daily Sept. 15th to Oct. 15th, to points in California, Oregon, Washington, British Columbia, etc., etc. Correspondingly low rates from all points in Can-ada. Tourist sleeping cars daily from Chicago to principal Pacific Coast points. For full particulars as to rates. routes and folders, write or call on B. H. Bennett, General Agent, 2 Bas King-street, Toronto.

Lumbermen Are Scarce. FORT WILLIAM, Sept. 24.—Employ-ment agents say indications are no wanting that there will be more tim-ber cut in this district this winter than for several seasons past. Largely ow-ing to the fact that numbers of bushmen during the recent lull in their line,

timber men in the district. Lightning Scared Students. KINGSTON, Sept. 24.-Students writ ing on examinations in Queen's University yesterday were badly frighten ed during a rainstorm, when, after a vivid flash of lightning, a ball of fire flew thru an open window, crossed the room, and smashed a window on the opposite side, shocking one student, whom is passed very closely.

OTTAWA, Sept. 24.—It is now almost certain that George Caldwell, exnorth with the two native who set out with him three years ago to cross Can-ada from Hudson Bay to Great Slave Lake and down to Edmonton and civ-

Morality Campaign for Ottawa. Sept. 24.-Ottawa Presbytery has decided to inaugurate a morof meetings has been arranged.

AT OSGOODE HALL ANNOUNCEMENTS.

Osgode Hall, Sept. 24, 1909 John D. Falconbridge, M.A., LL.B. was appointed lecturer on equity in the place and stead of A. H. Marsh, K.C., deceased. Mr. Falconbridge is very popular with the young men, is a hard worker, and will without doubt make an efficient and painstaking lecturer in the law school.

Peremptory list for divisional court for Monday, 27th inst., at 11 a.m.

1—McGregor v. Van Allen.

2—Coughlin v. Farrell.

3—Cooper v. James.

4—Bucke v. New Liskeard.

5—Surtees v. Northrop.

6—Smellie v. Lovey.

Peremptory list for court of appea for Monday, 27th Inst., at 11 a.m.

1—Auerbach v. Hamilton.

2—Dewey v. Dewey.

3—Robinson v. Morris.

3—Robinson v. Morris. 4—Davies v. James Bay Railway. Single court will be held at 10 a.m. on

Master's Chambers. Before Cartwright, K.C., Master. Crutchfield v. McKinnon-E. E. Wallace, for plaintiff, moved on consent for order dismissing action without costs.

Order made.

Roos v. Phillips-F. R. MacKelcan, for defendant, moved to change venue from Berlon to Barrie. G. F. McFarland, for plaintiff, contrai. Motion dismissed. Costs in the cause unless trial judge

otherwise orders.
Clark v. Jackson—Callen (Bobinette & Co.) for defendant, moved on consent for an order dismissing action without costs. Order made.
Traders' Fire Insurance Co. v. Forster—Davidson (Cassels & Co.), for plaintiffs, moved on consent for order dismissing action without costs. Order made.

Webb v. St. Mary's No. 1-C. Moss, for defendant, moved to dismiss action for failure to deliver particulars of statement of claim as ordered on 24th of statement of claim as ordered on 24th March last. W. R. Wadsworth, for plaintiff, contra. Order that plaintiff deliver in four days such particulars as are ready and balance of same on 1st November. Defendant to deliver statement of defence when advised and plaintiffs to reply and set case down within a week thereafter. Costs of motion to defendants in any event. Venue changed to Toronto. Venue changed to Toronto.

Clemens v. Faulkner-F. McCarthy, for defendant, moved to change venue from Guelph to Owen Sound. F. H. Brown, for plaintiff, contra. Reserv-

Heatherley v. Knight-A. R. Clute for defendant, moved for an orde security of costs on ground that plain-tiff has left jurisdiction. Grayson Smith, for plaintiff, contra, asked en-Motion adjourned largement. week peremptorily. Plaintiff's affidavits to be filed by Tuesday. Warfield v. Toronto and York Rail-

hopes that Mr. Trotter will return to way—C. A. Moss, for defendants, moved to dismiss action for default in at-The Highlands of Ontario is an ideal spot for the sportsman during the open hunting season for big game. In the Temagami region moose are plentiful temaged by the board. E. J. Farmer, B. A., of Toronto, a son of Prof. Farmer of McMaster and himself a graduate three days. In default action postponthree days. tendance on examination for discovery. ed until next sittings. Costs of motion

struction Co.-H. M. Mowat, K.C., for fendants, contra. Motion premature

Grocers Wholesale v. Bostock-F. R. Mackelcan, for defendant, Bostock, moved to postpone trial and for an or for commission. Defendant to undertake to go to trial at non-jury sittings at Hamilton on 29th November. Trial postponed till then. Costs in cause.

tra. Judgment: The present case does notice. W. Froudfoot, N.C., to part dants, on appeal from the judgment of not in my judgment come within the tiff, contra. No order. Costs in the Teetzel, J., of May 7, 1909. L. Reycroft provisions of the Libel Act and the cause.

thought that any benefit will accrue to the defendant from setting up the alleged mistake of using "conviction" for "connection." I do express any opinion conviction cannot be sustained. Concept of the money to pay for same. The only the money to pay for same.

is not responsible for costs. J. R. Roaf, ciarles. If defendant has any lien for, within one month, costs in connection with the fund, it Walker v. Canad will no doubt be secured. Indeed plain-tiff's solicitor made every possible offer creditor, moved for an order for payto avoid litigation. Motion dismissed, with costs to plaintiff in any event.

Caley v. McLaughlin-F. R. Mackelcan, for defendant, on his motion for Re Nelles Estate.—J. H. Scott, K.C., entered upon other vocations, there is better particulars of statement of claim. for life tenant, moved for order to more or less of a dearth of expert J. A. Macintosh, for plaintiff, contra. Judgment: There is quite enough in-formation in the particulars which court, K.C., for infants. Order made. been dtlivered to let tht defendants know what case they have to meet. but no place of trial is named in the statement of claim. Order dismissing motion for better particulars and allowing plaintiff to amend statement of lennan, for plaintiff, on motion for in the cause. Defendants should plead for defendant Moore. C. Kappele, for

Judge's Chambers.

Before the Chancellor.

Re Lillia Doyle—J. J. Drew, K.C., for the defendant Moore. The reference is K.C., Before the Chancellor.

Re Lillia Doyle—J. J. Drew, K.C., for the defendant Moore. The reference is still pending before the master and declaring Lillia Doyle a person of underlying Lillia Doyle a person of und sound mind. No one contra. Order made. Mother on giving security to be master at Guelph.

Goldthorpe v. Huron Construction Co. P. G. Price, for plaintiff, asked enlargement of two motions by defend-ants to strike out statement of claim. Grayson Smith, for defendants. West Shore Rallway Co. J. R. Roaf, for Huron Construction Co.; consent if made

EATON'S DAILY STORE NEWS

Something to Interest the Men

Safer, Better Means of Carrying Money, Letters, Etc.

Improvements are an asset in ANY line of business. Improved receptacles for valuable papers, for money and tickets, that must be carried in one's pockets continuously, are worthy the consideration of any man at any time. We give here a few examples—taken from our new Fall stocks of Leather

The Card Case Illustrated, 50c

Made of real morocco, lined with calfskin, in tan shade: edges stitched. Has place in pocket for cards, and others for car tickets; fits snugly into the vest pocket. The most compact and convenient little case it would be possible to own, while its appearance certainly suggests a much higher price than

Better qualities at \$1.00 and \$1.50.

Letter-book Secret Bill Case

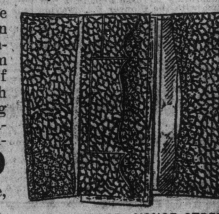
Made of genuine morocco leather and leather-lined throughout. Has six separate pockets 1.50 for carrying letters, postcards, men's size cards, also ticket places. Price Better qualities at \$2.00, \$2.25 and \$2.50.

The Wallet Pictured is \$1

Known as the "Safety" Wallet, because of the clever device by which it firmly holds the bills. When unfolded and opened out, the bills are still held compactly while you go through them all or count them out. It is indeed the correct wallet for the man of affairs. Made of seal grain leather and lined with same. Has two large inside pockets for holding papers, besides apartment for bills, a pocket for business cards and a series of little pockets for car tickets. Folded up, will fit inside coat pocket.

Better qualities in seal, calfskin and crocodile,

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peremptory. Enlarged one week per- closure and production is a party to emptorily on terms asked. the proceedings and amenable to the

consent obtained, and if not, may then should go that the required affidavit to be defendant in any event.

Doherty v. Macdonald—J. R. Code.
for defendant, moved to change venue
from Welland to Ottawa. A. E. Knoz.

W. C. Holland a lunatic and to appoint been produced, they should remain in

der as to disposition of issue. Costs plaintiff in any event, and in issue Lee v. Boyd—R. C. H. Cassels, for of the Law Society of Upper Canada, between defendants. Hamilton Bridge Co. v. General Con- report of master at Ottawa, and for the court who have been called to the distribution thereunder. No one con-tra. Order made. in and enrolled as barristers-at-law,

The King v. McIntosh-The King v. defendants in each case, moved to quash convictions. W. E. Middleton, K.C., for the crown, asked enlarge-ment. Enlarged until Tuesday, 28th Frederick Henry Greenlees; inst.

postponed till then. Costs in cause.

Kelly v. Ross—H. M. Mowat, K.C., for defendant, on his motion for security for costs in an action for libel. W.

E. Middleton, K.C., for plaintiff. E. Middleton, K.C., for plaintiff, contra. Judgment: The present case does notice. W. Proudfoot, K.C., for plaintiff.

motion is dismissed with costs in the cause.

The King v. Montgomery.—J. Havers in the cause.

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The King v. Montgomery.—J. Havers in the cause of the same case, to strike out paragraph three of statement of defence of the Journal of the cause of the same case.

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The King v. Montgomery.—J. Havers in the case of the case case, to strike out paragraph three of statement of defence of The Journal Mountain. J. R. Cartwright, K.C., for Printing Co., it must admittedly succeed with costs to plaintiff in any event the crown. Judgment: Defendant was the crown. ceed with costs to plaintiff in any event.

There will be leave to amend it if it is and two friends procured him to send for not the crown. thought that any benefit will accrue to for them at same time, giving him

dant in person, on motion for security for costs on ground that plaintiff has no interest to maintain the action and is not responsible for costs. jury notice. W. H. Hunter, for plainfor plaintiff, contra. Judgment: The tiff, contra. Enlarged before the judge

Walker v. Canada Permanent Mort-

Re Nelles Estate .- J. H. Scott, K.C. expend insurance moneys, sell timber

Before The Chancellor. Saskatchewan v. Leadlay .- J. J. Mac-Under the circumstances costs production, etc., A. J. R. Snow, K.C. defendant Leadlay. Judgment: I must give effect to the master's certificate and his prior direction as to an affida-

Holland, moved for an order declaring having after repeated adjournments W. C. Holland a lunatic and to appoint been produced, they should remain in from Welland to Ottawa. A. F. Knox. for plaintiff, contra. Reserved.

Fitchett v. C. N. O. Railway and Lloyd-MacGregor Young. K.C., for defendant Lloyd, moved for order for defendant Lloyd, moved for order for defendants under C. R. 215. A. J. Reid (Cannington) for other defendants. J. W. McCullough, for plaintiff. Usual crder as to disposition of issue. Costs to plaintiff in any event and in issue to plaintiff in any event and in issue.

The King v. McIntosh—The King and with the King v. McIntosh—The King v. McIntosh—The King v. and with the Supreme court of judicature. John Van Norman—W. E. Raney, K.C., for lock and B. W. Essery, as solicitors of van Norman—W. E. Raney, K.C., for lock and B. W. Essery, as solicitors of the supreme court of judicature. John lock and B. W. Essery, as solicitors of Byrnes; Alexander Cameron Grant;

> Before Meredith, C.J.; MacMahon, J. Clute, J. Crouch v. Pere Marquette Railway Co.-F. Stone (Chatham), for defendants, on appeal from the judgment

oral on motion argued on 22nd inst Brown v. Hamilton.-R. C. H. Cas

King v. Galbraith.-H. A. Ward, K.C. for plaintiff moved for leave to set down appeal. Casey Wood for defendant opposed motion and also move for leave to set down cross appeal if appeal set down. Leave given to set down appeal and cross appeal. Costs of motion to be costs in the appeal. Greey v. Cochrane.-J. MacGregor for defendants Cochrane, appealed from the judgment of Falconbridge, C J., of June 2, 1909, on motion for judg-ment under C. R. 616. N. F. Davidplaintiff is sole administrator with the will annexed and must therefore have given security. The money sought to be dealt with in this action is part of the assets of the testator, for which plaintiff is accountable to the benefit of the defendant has a countable to the defenda without prejudice to the plaintiff going to trial on the other issues, and for the other relief he seeks and in that case the trial will be without a jury. No costs of this appeal.

Blakey v. Smith.—W. C. Chisholm K.C., and J. H. Spence for defendants, appealed from the judgment of Riddell J., of June 15, 1909. J. R. Roat, for plaintiff, contra. The action was to recover possession of lands and to set aside three tax decembers to defendants. King-street east Toronto Out. set aside three tax deeds to defendants. At the trial judgment was entered for the plaintiff for all the land claimed

row, J. A.; Maclaren, J. A.; Meredith, J. A.

except 8 feet farthest west and for \$325 damages together with three-

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only course open to prisoner is an application to trial judge for a case of the point of alleged drunkenness. Ross v. Chandler.—G. F. She K.C., for plaintiff, appellant. J. Biok-nell, K.C., and F. R. Mackelcan, for defendants, the Imperial Bank. H. E. Rose, K.C., for defendants, McRae and Chandler. Argument resumed from yesterday and concluded. Judgme

Sovereign Bank v. McIntyre.—J. M. McEvoy (London), for defendant, appealed from the judgment of a divisional court affirming with some variation the judgment of Magee, J. at the trial in favor of plaintiff. J. B. McKillop (onLdon), for plaintiff. contra. The action was on a p sory note for \$1380, and the defe denied consideration. Judgment interest, and this was affirmed by the divisional court. Appeal from latter judgment argued and judgment reserved.

Non-Jury Assize Court. Peremptory list for non-jury assize ourt for Monday, Sept. 27, at city

nall at 11 a.m. 3—Dominion Linen v. Langley. 4-McPhillips v. Cobalt. 5-Carey v. King. 7Stauent v. McMillan et al. 8-Stauent v. McMillan and McPhes. 9-Stauent v. McPhee. 11-Ontario Sewer Pipe v. Macdonald. -Sovereign Bank v. Craig. 13-McGann v. Williams. 14-Red Book v. Imperial News.

Jury Assize Court. Peremptory list for jury assize cour-for Monday, Sept. 27, at city hall at 2 1-Marsh v. World's Disp. Co. to be

2-Marshall v. Bethune. 3—Deicker v. Moore. 4—Crown v. Canadian Express Co. 5-Murray v. Canadian Express Co. 6-Standard Fire v. Faulkner

\$12.00 New York and Return King-street east, Toronto, Ont. S.18,20,22,23,24,26,28,29,30

Will Run on Highway.

The Ontario Railway and Municipal fourths of her costs on the high court scale without set off. Defendants ap-Board has decided to permit the On-tario West Shore Railway to construct peal therefrom argued and judgment its line along a portion of the highway in the Village of Dunlop in the Town-Court of Appeal.

Ship of Colborne. Ten days ago 4 deBefore Moss, C.J.O. Osler, J. A.; Garputation of cittzens made an appricaion to the board to have a deviation nade at the point in question, as this

The whisky with "class" to it



Buchanan's "Black and White' Scotch

DOWN Q No longer UILTS and The prices ra LADIES'

UTUMN

MILLINE

be the most tasteful exhib Don't be dec-like days into at hand, Place

our staff an

We carry a shionable stream WAR Mail Ord

THE Ice Cre Japane

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Minister of

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of the British

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etermination as far as a. ronage or po terviewed o on his arriva The ministe Mrs. Bro of Ireland a for Montreal at midnight, cline an invi-Some eight marine depa with an elab lating him a mission and claims of Qu ica used to mechanics to of the forme Upon this that the min

> In speakin that it was what class furnish, whe the Dreadno topedo boats largest ships Anti-C give eff and Moral F for the prohi governing so held yesterd

eague.

said nothing

to build our

agreed upon culated. Th on Monday.