F 8 THURSDAY MORNING

The Toronto World the diocese. That they should be able

FOUNDED 1880.

forning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO James and Richn TELEPHONE CALLS :

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\$2.00 y for The Sunday World for y mail to any address in Can at Britain. Delivered in Tor-sale by all newsdealers and ne cents per copy age extra to United States

ation of North Toronto and its next spring. thise in view of the proposed an- There are several men of the Angli-not be too young and that they should station, properly confined himself to is evident that his opinion supports they could erect palaces for themselves, arguments offered in favor of that but the church has ever cherished a For its part, The World has democratic ideal, and it is the wish of er contended that annexation could the bishop and his helpers that the rich or modify the terms of the agree- and the poor should meet together in under which the Metropolitan the erection of the new cathedral, and way Company acquired the street. vay franchise. What The World city is in a much better position maintain public rights than is th Toronto. About this there can ent unity of all who call themselves no dublety. Yonge-street north of present city limits is as matter of and must become increasingly city street. Annexation, it is conded, must ultimately come. Mr. ayton observes that "there is not ich doubt but what some day. in lew of the city's growth, North Towill be annexed," and that beng so, the simple question is whether under existing circumstances imme-

dinte annexation is not expedient in interest of the Greater Toronto of the near future. If North Toronto is bound to become

an integral part of Toronto, it is surely in the highest degree advisable that the problems with which it is confronted should be dealt with and settled in a way that will protect the rights and anticipate the needs of the extended city. Planning in advance is being recognized everywhere as a necessity, if the ideal modern city is ever to be approached. Mr. Drayton

CANADA PERMANENT contribute a few dollars a head for the establishment of a diocesan centre hould scarcely need assertion. But in days of scattered interests, much conintrated effort is required to get the ullest harvest. With a good deal of voridly wisdom the diocesan authorities have set apart Canon Morley for the work of organizing the effort that MORTGAGE CORPORATION

will be necessary to consolidate the various sympathies, nebulous and con crete, aroused by the proposal of a nplete cathedral

first place, the day, Oct. 29, was sunny and but little dust was blowing; Mr. Larkin's letter states that there were "clouds of dust," a thing rarely seen on this part of Bloor-st. In the second Last year at Halifax a great stimulus was given the Toronto Cathedral idea place, there was no street car on the scene at the time of the accident. Mr. Larkin's letter states that the motor and a street car were running parallel, by the spectacle of the Halifax edifice, brought to perfection in such a comparatively short time by the exertions of the bishop. Bishop Sweeny pledged

both going east. Thirdly, he also states that the motor could not have been more than "a couple of feet" from Independence of the service of the ser driver of the motor without blame. I think that drivers of motor cars should

can communion in Toronto who could the strictly legal aspect of the case, it build this House of God as easily as ANTI-BRITISH MOVING PICTURES.

Watertown (N. Y.) Standard: When the circumstances of the Canadians' demonstrations against our flag shown in the picture films are known, the incident takes on another color. It would that all should have an opportunity to be strange, indeed, if men in any part guardian. contribute according to their means. of the British Empire would not reurged, and strongly urged, is that There are many also outside the im- sent the insult to their flag and army offered by the film companies. One mediate authority of the bishop who picture shown recently was called "A Mother of '76." While the mother weeps over her firstborn, killed in batwould be glad to recognize the inher-Christians, by taking a share in the tle, her younger son of 12 seizes a rifie, gets on a cliff overlooking the British camp, and picks off the offi-

The cathedral will be a noble addi- cers as they sit before their tents. As tion to the structural adornments of Toronto. In dimensions it recalls the venerable pile at Winchester, where the Norman kings were crowned. In

the Norman kings were crowned. In septearance it will suggest Durham's stately cathedral, with its strong cen-tral tower. Besides the usual cathedral services the cliff and lands at his mother's stately cathedral, with its strong cen-tral tower. Besides the usual cathedral services the cathedral will become the natural of redcoats take up the trail of blood and follow it to the house, where an the cathedral will become the natural episcopai home of the diocese, where ordinations, synod services and other diocesan functions will be held. A thome for the resident canonry will pro-bably be attached, and in many ways the old ecclesiastical life will be trans-planted to conditions suitable to the new life and environment of twentieth bishop and Canon Morley in their en-deavor to realize the plans prepared for the Cathedral of St. Alban the Mar-

THE TORONTO WORLD

AT OSGOODE HALL

ANNOUNCEMENTS,

Nov. 1, 1911. Judges' chambers will be held on Fri-sy. 3rd. at 10 a.m.

otions set down for single court for irsday, 2nd inst. at 11 a.m. -Taplin v. Taplin. 2-Verner v. Toronto. 3-Maloof v. Gold Pyramid 4-Curry v. Pennock. 5-Featherstonhaugh v. Dennison.

Peremptory list for divisional court or Thursday, 2nd inst., at 11 a.m.; 1-Pellatt v. Chapple. 2-Re Mack and Board of Audit S. D. G.

3-Steinberg v. Scown. 4-Poulin v. Eberle.

Master's Chambers,

Before Cartwright. K.C., Master. Trusts and Guarantee Co. v. Living-stone.-D. C. Ross. for plaintiff. F. Mc-Carthy, for defendants. Motion by plaintiffs for an order for the examin-tion de hone are of Lames Living. tion de bene esse of James Living-stone, a witness over seventy years of age, and who is about to leave the pro-vince. Order made. Costs in the

Bank B. N. A. v. Save-Walsh (A. MacGregor), for defendant. Motion by defendant on consent for an order va-cating certificate of lis pendens. Order Re Walters and Trustee Relief Act.

Re Walters and Trustee Relief Act. -J. Mitchell, for administrator. Motion by the administrator of Mary E. Walt-ers' estate for an order for leave to pay \$752.09 into court, being the share of two infants. Order made for pay-ment in less costs of motion fixed at \$10. Notice to be given to the official guardian

Spain v. Burnand-Lang (A. R. Has-sard) for plaintiff. Motion by plaintiff as judgment creditor, for a writ of at-tachment. Order made returnable on Nov. 6.

Hickson v. Town of Hespeler .-- Mc-Millan (Beatty, B. & Co.). for defend-ants. Motion by defendants on con-

a ants. Motion by defendants on con-sent, for an order dismissing action without costs. Order made. Alver v. Kearns-H. H. Davis, for defendant. H. E. McKitrick, for plain-tiff. Motion by defendant for an order dismissing action for want of prosecu-tion. On plaintiff undertaking to set case down and proceed to trial at next jury sittings, motion dismissed with costs to defendant in any event, with-out prejudice to a motion by defend-ants to change the venue to Sault Ste. Marle or elsewhere as they may be ad-vised.

elan for May Sexton. O. H. other heirs of John Sexton. ttanach for two infants. Mott widow of Daniel Sexton, a des O. H. Kin son of John Sexton, for partition and administration of estate of John Sex-ton. Order for partition and adminis-tration of John Sexton's estate so far sary to d as it is erest of May Sexton. ocal master at Barrie. ue until letters of admin and not

issue until letters of administration to Daniel Sexton's estate have been taken out by May Sexton. Shepard v. Shepard—A. G. F. Law-rence for plaintiffs. W. E. Raney, K.C., for defendant. A motion by two ex-ecutors for a mandatory order com-pelling defendant, the third executor, to execute a mortgage. Enlarged un-til 6th inst.

Trial.

Trial. Before Britton, J. Walters v. Wylie-M. J. O'Relly, K. C. for plaintiff. P. D. Crerar, K. C., for defendant. An action against landlord for recovery of possession of property at Grimsby Beach and for damages for ouster. The defence was breach of covenant by lessee. Judg-ment: I find that in this action it has not been proved that the plaintiff or anyone with her knowledge or con-nivance or consent did any act, mat-ter or thing upon defendant's prem-ises during the season of 1910 that would work a forfeiture of the plain-tiff's leases. The plaintiff's reputation

would work a forfeiture of the plain-tiff's leases. The plaintiff's reputation is certainly clouded, but the act of the defendant was in my opinion lilegal and unauthorized. The plaintiff is en-titled to judgment for possession of the premises mentioned in the state-ment of claim and for damages, which I assess at \$235 with costs. The de-fendant to be at liberty to keep the furniture upon payment of that am-ount. Thirty days' stay.

Divisional Court.

Before the Chancellor, Britton, J.; Middleton, J.

aith v. Hamilton Bridge Works J. G. Farmer, K.C., for plaintiff. Washington, K.C., for defends An appeal by plaintiff from the judg-ment of the county court of Went-worth of Aug. 24, 1911. An action by plaintiff, formerly an employe of de-fendants, to recover \$2000 damages for injuries sustained while in defendants? employment, whereby plaintiff he will be disfigured and disab life, and that such accident wa ed by defendants' negligence i a lighter pair of hooks instead of the a lighter pair of hooks instead of the regular ones for transporting the iron beam, causing said beam to fall on plaintiff and break his leg. At the trial the action was dismissed. Judg-ment: Appeal allowed and judgment entered for plaintiff for \$1500 and costs of action and appeal.

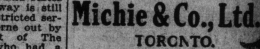
Before Falconbridge, C.J.; Riddell, J.; Latchford, J.

quadron of the Italian fleet to inter-

Latenford, J. Myles v. G. T. Raliway Co.-F. Mc-Carthy for defendants. W. G. Thurs-ton, K.C., for plaintiff. A motion by the G. T. Raliway Co. for leave to examine R. H. Greer, one of the arbi-trators, the examination to be used upon appeals from the award now pending before this court. Motion ar-sued. Judgment reserved. Polson v. Laurie-R. McKay, K. C., for defendant. C. A. Moss for plain-

Malta-Heavy firing has been hear at sea, and it is surmised that Tripol is being bombarded. Later—A heavy thunderstorn eported, so it may be this. Pekin—A wireless messar

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that the new hydro lamps illuminate only four months the cost would not Ontario, and Adam Beck will not althe sidewalk, but not the street. The exceed \$1.40 a ton. Mail and Empire has evidently not ob-, This low cost is not obtained by served the facts. In all cases the cheap labor or dangerous methods. The lamps are set on the outside of the mine is unusually well timbered, has posts facing the street, and the posts facing the street, and the every necessary safety device, and so these interests dictated a Dominion preshadow of the post falls on the side- many easily accessible exits that enlike this. But not satisfied with this six days a week, while the average pro- ment and a minister of power. The it attributes the accident on Home- fit per man is \$100 a month above living municipalities of the Niagara power wood-avenue to the arrangement of the expenses. They are provided with good accident

rent. CITY COUNCIL AND ANNEXATION. Had the mineral fields of the United Ald. McCausland very nearly succeeded in carrying the motion which ments with working companies conwould have led to the annexation of North Toronto on Tuesday. He an- tect the public owner and the wagenounced his intention of securing the earner conditions in that country reconsideration of the proposal some would be very different. That is the weeks ago and since then the fuller course followed by the private owners discussion given the question and the of minerals, in Britain, and there is in North Toronto by the electric cor- Taft is now proposing it in the case porations has made it clear that an of the coal deposits of Alaska, but it question would be desirable now perience to teach its expediency. Let rather than a few years later. Ald, Canada, too, profit and therein show McCausland has the right idea, and wisdom. we trust the aldermen will see the scessity as he does of bringing the

atter to a head. THE ANGLICAN CATHEDRAL.

Not only the Anglican community will be interested in the movement to BLOOR-STREET MOTOR ACCIDENT the big inducements on such high-class supply the city with a cathedral wor-thy in dignity and dimensions of the great diocese of which Toronto is the peared in your paper with a peared with a p

lights. The Mail and Empire does not food at a nominal price, and live in and W. K. McNaught, M.L.A. These seem to be aware that the lights were comfortable barracks free of rent or in municipalities are entitled to continue comfortable cottages at a nominal

taining the provisions necessary to proevents in connection with the railway nothing whatever to prevent the state maximum of pleasure and profit. The board and the attempt to erect poles as owner from adopting it. President spirit of prosperity and independent early settlement of the annexation has taken the severe discipline of ex- own their own homes have taken steps

> Rev. R. B. St. Clair and Inspector Archibald should get together. Mr. St. Clair could evidently tell the old gentleman a lot.

sreat diocese of which Toronto is the capital. The Anglican constituency in the city numbers 60,000, it is estimated, and there are probably 40,000 more in tradict some of his statements. In the

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J. J. Cassidy.

ways be available as minister of power. The municipalities in the Ontario Pow

zone began life under the control of a

Had the mineral fields of the United perty jeopard'zed by the supremacy of States been leased out under agree- such a successor to Adam Beck as a

fact that Toronto people are making asserts itself in the Toronto citizen in his desire to own his own home. In many instances citizens who already toward obtaining pecuniary independence by the same method, viz., the purchase of land on easy payments, in rapidly growing portions of the city. The latest example of home thrift in

Toronto citizens is derived from the fact that over 75 homesites were pur-chased outright, and as many more chased outright, and as many more sales placed under negotiation, Sat-urday and Thanksgiving Day, on the suburban properties of Robins, Limit-ed. Low prices and easy terms were

Single Court.

Before Clute, J. Re Solicitors-B. N. Davis for client pleadings as lot 336, Cochrane, ordering defendant, Ben Rothschild, to pay that sum into court, in default or-dering sale of said land, giving plaintiff an order striking them from the Enlarged until 8th January next shadow of the post falls on the side-walk. It is characteristic of a Mail tombing is impossible. No miner works and Empire editorial to mix the facts more than eight hours or more than like this. But not satisfied with this six days a week while the average protwo weeks. Injunction continued mean-

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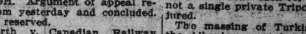
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Turkish bath. In 1862 Mr. Gladstone said: "Turkey's adversity is Europe's opportunity." It is not generally, known that Mark Antony once fought and lost a naval battle at Actium in E.C. 31. Shakespere alludes to "Tripoli" three times in "The Merchant of Venice" and once in "The Merchant of Venice" and once in "The Merchant of Venice" and once in "The Taming of the Shrew." Miss Maude Trevelyan is singing a new song at the Tooting Hippodrome with the haunting refrain, "Take, take, take me to Tripoli. do! do!! do-!!".--London Punch. tiff is entitled to lien for \$292.25 under the act upon the lands described in London Punch.

personal judgment against defendant Eley for \$1972.72, with \$91.75 costs. Ap. THE PARADISE OF THE TRUSTS

peal argued. Judgment reserved. Jacobs v. Watts-J. M. McEvoy (London) for defendant. An appeal by defendant from the judgment of writes Ray Stannard Baker in "Wonthe C. D. C., Kent. At request of de-fendant, argument adjourned and mo-tion to be placed on same day as Bateman v. Middlesex at next sittings.

zone began life under the control of a commission dominated by Adam Beck and W. K. McNaught, M.L.A. These functions municipalities are entitled to continue as they have begun. Assuredly the report and a motion by plaintiff for judgment and by way of appeal from original Nia-gran nower municipalities are not nitited to have their great property jeopardized by the supremacy of sich a successor to Sir James Whitney might be compelled to choose.
Holiday Homesite Buyers.
A very pleasing and significant feature ture of the Thanksgiving Day holiday
M very pleasing and significant feature.
M very pleasing and significant feature.</

ment permeates, influences and con-trols the life of a country. "Sugar is king in Hawali to a far greater extent that cotton was in the old South. Says the United States commissioner of labor in his 1905 report: "Directly or indirectly all industries

"Directly of indirectly all industries in the Territory of Hawaii are ulti-mately dependent upon the sugar in-dustry—the social, the economic, and the political structure of the islands is built upon a foundation of sugar. "The fact that out of \$46,000,000 of ex-\$42,000,000 represented sugar will give some idea of the relative importance of the industry to the islands."

KYRLE BELLEW ILL.

SALT LAKE CITY. Nov. 1 .- Kyrle

SALT LAKE CITY. Nov. 1.--Kyrle Bellew, for many years a leading ac-tor of romantic roles, is critically ill here with pneumonia. He became rapidly worse to-day and the physi-Cians fear he will not recover. The remainder of Mr. Bellew'S trur thru western and Pacific coast cities has been canceled and his company, will return to New York. Reduce Assessments The assessment on the land occupied by the Manning Arcade, on West King-street, was reduced from \$2100 west 2800 and \$2700 per foot by the court of revision yesterday. The assess-ment of the Northern Crown Bank was lowered from \$3100 to \$2900 per foot.



which to live. All lectures are free, and the citizens are cordially invited

CAPITAL