STAMP

signette

PRIVATE POST CARD

REALLY AN IDEAL

CHRISTMAS GIFT

The Ensignette is an ideal Christmas Gift, because there is always a lot of good fun over snapshots of the holiday doings—and then the whole year round the Ensignette is in favor. This

little camera fits in a spare pocket, it can be carried on every trip, on every outing—and it is ready in an integrat to make an

Although so compact, the Ensignette makes a full postcard-size picture—sharp—clear—and full of detail.

The entire plan is new—easier—cheaper—and more satisfactory. You cannot go wrong in giving an Ensignette.

UNITED PHOTO STORES, Limited

15 Adelaide St. East, Toronto Branches at Quebec, Montreal, Ottawa, Vancouver. "And from dealers everywhere."

The Toronto World

FOUNDED 1880.

A Morning Newspaper Published
Every Day in the Year.

WORLD BUILDING, TORONTO.

COTTRET James and Richmond Street
TELEPHONE CALLS:

will pay for The Sunday World is year, by mail to any address in to or Great Britain. Delivered in 1 or for sale by all newsdealers and boys at five cents per copy.

Postage extra to United States another foreign countries.

THE COONS COMING DOWN. the house of commons that what has happened since is all due to him; but do with it, and it also proves that he knew what he was talking about and

had his subject in hand. ordered cut in two; and that the railtariff in regard to express rates and intimated that they were going to

pete, or even threaten to compete.

Mr. Maclean and The World have been and Queen and College and Carlton advocating for a long while and it is lines? Ald McBride, had he the inthis: we believe the tubes in the city terest of the whole city at heart, will not only be profitable from the start, but from the day we announce tion of this kind before he begins to two are going to build them, the Toronto Street Rallway will give a better service, more cars will be put on. As soon as the Yonge-street tubes tive address, Mr. Angus, the president touched on a variety of topics of national importance. The retirement of the price of tickets will be reduced, and be served similarly. The aldermen and

chloroformed its operation. How much longer will they chloroform this and other improvements? Just think! WE All the people opposing tubes know large a return as at one time anti-HAVE 15,000 POSTMASTERS IN ON. these things, and they know also that pated, is yet sufficiently profitable to

reduction in cable tolls. They will all enue. The tubes will constitute a fine be saying that as loud as they can big stick to help the city in its fransay it. In the meantime read the de- chise negotiations. That is why there spatches about the reduction in cable is so much opposition. and it was showing how the thing somewhere. could be done.

In the meantime Mr. Emmerson and the other distinguished members who threw brickbats across the floor of York, and even Sir Wilfrid Laurier in touching railway rates, is contained in talking about him being revolutionary, The Manitoba Free Press of the followwere not guite in order.

INTEREST

Every dollar you deposit with this Corporation will earn for you compound interest at THEREE AND ONE-HALF PER CENT. per sinum; the highest rate consistent with the safety of the investment.

Combined with this is the advantage that your money is always available when you want it.

Observe the protection afforded you:

Paid-Up Capital ... \$6,000,000.00 Reserve Fand 3,500,000.00 Investments 29,782,942.35

Canada Permanent Mortgage Corporation Toronto Street . . Toronto

free. to move to any part of the city, the local legislature, does not believe part of the city while they live in the democratic for that, and therefore de-Midway, or anywhere else.

transit to North Toronto as anyone can be. People at the Beaches and in North Toronto want to get to King and Yonge-streets. The tube traffic North Toronto as frequently as people and Yonge-streets. The tube traffic will depend on east and west end traf-And all this is only a beginning. Mr. fic as much as on North Toronto traf-

the journey of every street car passenger in the city by a large percentage. Cannot the city hall authorities get information from the Street Railway Company as to the number of transfers to Yonge-street from King and Queen and College and Carlton lines? Als McBride had be the in-

a hundred other conveniences granted the newspapers that wish to support managers the newspapers that wish to support that are now repudiated.

THE GREAT NEW DOCTRINE TODAY IS THE DEFFICACY OF STATE
OR PUBLIC COMPETITION IN COMPELLING PRIVATE COMPANIES
OWNING PUBLIC FRANCHISES TO
GIVE THE PEOPLE BETTER
TREATMENT AND BETTER
TREATMENT AND BETTER
PRICES, And look what the hydroelectric has done in the way of supplying cheap electric energy in Ontarto!

Is Mr. Borden and this government
getting, ready to give a wider parcel
post system in this country? That is
the newspapers that wish to support
the Street Railway Company's tactics,
and misrepresent the tube proposals,
are aware that tubes will pay in Toround from the time they are operated. The money invested in them is
not a debt, but will prove a valuable
asset, and bring in a revenue sufficlent to provide a profit for the city, it
are the finest tributes to his execuity ability and fully deserved the encomiums offered by those who adddressed the meeting. There is
serves, of giving all public utility service at cost. The city in general merely provides credit for the money raised, and in return gets a substantial
ton which he was fully entitled by
his length of service, his identification with its policy and the credit with
which he has fulfilled the varied duties
when so dead and the filling to ward has been can't have the main pointed out, the machinery was all there and organized, but the railways chioroformed its operation. How much veniences.

other improvements? Just think! WE All the people opposing tubes know HAVE 15,000 POSTMASTERS IN ONTARIO, ALL ORGANIZED WITH
OFFICES AND EVERY FACILITY
FOR GIVING A SPLENDID PARCEL
POST SERVICE TO THE PUBLIC AT
ONE-THIRD PRESENT PRICES.
Shall we have it or shall we not?
In the meantime watch the coons
come down and watch a lot of people
and papers say that W. F. Maclean
did not have anything to do with the

tolls. The thing has been effected by AM. McBride's argument that he negotiations between the postmaster- does not like to dress himself because general of England and the cable he has to put on his trousers before companies Perhaps also that what his coat will carry ho weight with the was said at Ottawa last week was citizens who want tubes and who cabled to England-as we know it was know they must start building them

WESTERN PAPERS AND RAIL-

One of the best newspaper reports the house at the member for South of the debate in the house last Friday ing morning. The Free Press has

calking about him being revolutionary, were not quite in order.

The Manitoba Free Frees of the follow incompetition is the new error.

Public competition is the new error.

Public competition is the new error.

Public competition is the new error.

Public convokans are the things to have about you these days in politics.

ALL CITIZENS TUBE PASSEN.

ALL CITIZENS TUBE PASSEN.

ALL CITIZENS TUBE PASSEN.

The some of Ald, McBridge is all the reverse in the follow in the railway commission is to face up the reverse can be sometimed to the proper in the railway commission is to face up these railway commission is to face up the face up the railway commission is to face up the railway commission is to face up the face up th

If you don't sleep well these summer nights, just before bedtime drink a cold bottle of

O'Keele's Pilsener Lager

you off to sound, refreshing sleep. All dealers will supply you with "The Light Beer in the Light Battle"

find a way of showing where it

NO GLAD RAGS FOR ALLAN. It seems that Mr. Allan Studholme, clined the citizens' banquet to the Aid. McBride knows all this very Duke and Duchess of Connaught. well, but he lets himself down to the There are lots of men who are as good points, instead of taking a big busi- swallow tails, and the Rt. Hon. John Burns (in the Asquith ministry) not only wears court dress, but a sword day, and the people in little homes and an ostrich plume in his hat us there are as much interested in rapid well when he goes to court, and also dines out nearly every night in London in dinner clothes.

It is as much what a labor candidate thinks and does as what he wears that

BANK OF MONTREAL

Maclean is also right in regard to a two-cent-a-mile passenger rate all over Canada, for the reason that the companies can afford it and they will find it profitable at the same time. They can also improve the services they give the people and make money instead of trying to get out of giving the people a reasonable service; and they can also reduce their freights and still make money by increased patronage. In fact, all we have to do in this country in order to make the correct.

active, employment satisfactory and the harvest, if it will not yield so

An Early Beginning.

The two tiny toddlers were having a fine time on the sands. Sand-castles and sand-ples kept them busy for more than an hour—the maiden of five filled the basket, and the youth of six put on the finishing touches.

But at last they wearled of the sport, and resolved that paddling would be a pleasant change.

But at last they wearled of the and resolved that paddling would be a pleasant change.

"Doris," said the six-year-old, "do you to want to marry me when you grow up?"

"Yes—oh, yes!" Doris was delighted at the prospect. But the boy was merely bored, and threw himself on the sand. Lazlly he extended his feet towards her.

"Very well, then," he said, gruffly, "if you're going to be my wife, take off my shoes and stockings!"

The Ruling Passion.

Th The Ruling Passion.

The oricket match, Married v. Single, was in progress. The "Married" inn'nes had closed for a total of 29, towards which Smith, the local butcher, had contributed a lucky 20. The "Singles" had just commenced to bat when news of a local train disaster reached the ground, and Smith was noticed to look very worried.

AT OSGOODE HALL ANNOUNCEMENTS.

General Accident v. Grand Valley and 3-Quebec Bank v. Sovereign

ank.
4-Ruddy v. Macey.
5-Re Sturmer and Beaverton.
6-Shearer v. Jordan. Peremptory list for divisional court for Wednesday, 6th inst., at 11 a.m.

1—R. C. E. Corporation v. Guam. (To be continued)

2—D'Avignon v. Bomarito.

Peremptory list for court of appeal for Wednesday, 6th inst. at 11 a.m.

1—Sheahan v. Toronto Ry. Co. (To be continued).

2—Rex v. Britnell.

3—Toronto and Niagara P. Co. v. North Toronto.

4—Wigle v. Gosfield.

Master's Chambara

Master's Chambers. Before Cartwright, K.C., Master.
Leake v. City of Toronto—H. Howitt
for defendants. Motion by defendants
for an order giving leave to issue third
party notice. Order made.
May v. Thomas—Phoenix (Beatty &
Co.) for defendants. Motion by defendants on consent for an order for the
medical examination of plaintiff. Or-

plaintiff. Motion by plaintiff for an order vacating certificate of ils pendena, the writ not having been served. Orter made.

the writ not having been served. Order made.

Hallwey v. Gillette Co.—J. A. Paterson, K.C., for defendants. C. F. Ritchie for plaintiff. Motion by defendants for an order giving leave to amend statement of defence. Order made. Costs to plaintiff in any event.

Grice v. Bartram—W. R. Wadsworth for defendant. J. H. Spence for plaintiff. Motion by defendant for an order for the examination of J. S. Thompson de bene esse. Order for examination as arranged. Costs of motion and examination to be in the discretion of the taxing officer.

Blake v. Green & Co.—W. D. Gwynne for plaintiff. No one contra. Motion by plaintiff for an order allowing bim to issue execution against W. J. Macpherson, a member of the defendant firm. Order made.

Evel v. Bank of Hamilton—C. A. Moss for defendants. J. G. Smith for plaintiff. Motion by defendants for an order dismissing plaintiff's motion against the statement of defence for default in attending for examination as a witness thereon. Reserved.

Judge's Chambers. Before the Chancellor.

Re Reeb-F. W. Harcourt, K.C., for infants. Motion on behalf of infants for an order approving scheme of partition whereby each one received \$1575.44. Order made.

Sivithenbank v. C. P. Ry. Co.—B. F. Justin, K.C., for mother. F. W. Har-

Sivithenbank v. C. P. Ry. Co.—B. F. Justin, K.C., for mother. F. W. Harcourt, K.C. Motion by mother for an order for payment of \$300 for educational purposes. Order made for payment as asked. To be made in four payments with privity of official consider.

Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Rex v. Munroe—M. L. Gordon for defendant. J. R. Cartwright, K.C., for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of P. and P. C. Motion by the inspector of prisons and public charities for an order for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey f. T. Honry Fowler. F. W. Harcourt, K.C., for infant. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Touth—H. S. White for applicant.

Smith for applicant. Motion by application of the beard was unanimous decision of the board was charges had been sustained and that a decree of administrative removal that the stepse of administrative removal that the charges had been sustained and that a decree of administrative removal that the charges had been sustained and that a decree of administrative removal that the charges had been sustained and that a decree of administrative removal the priest from the said parish of Wyoming and its dependent missions, and he was thereupon ordered to quit and deliver up possession of the messuage, rectory lands and premises and property with the appurtenances thereto belonging to the R. C. E. Corporation. The priest refused to give up possession, proceedings under the Overholding Tenants Act were taken and he was ejected. He now appeals on the ground inter alia that the steps required by the canons and were not taken. Appeal partially argued, but not concluded.

Order made for execution of conveyance.

Re Joynt—H. S. White for applicant, F. W. Harcourt, K.C., for infant. Motion by applicant, widow, for an order dispensing with payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (——) for committee. D. W. Saunders, K.C., for widow. Motion by committee for an order confirming report and discharging committee. Order made confirming report and for payment to committee of \$69 for his commission. Committee to hold mortgage until administrator appointed.

Re Vale, lunatic—D. I. Grant for applicant. F. W. Harcourt, K.C., for infant. Motion by committee for an order confirming report and for payment out thereunder. Order made.

Re McCrae, lunatic, and re Ross, lunatic—F. W. Harcourt, K.C., official guardian. Motion by official guardian for an order consolidating the funds in court in these two matters. Order made.

Evertlett v. Bartlett—M. L. Gordon for Court of Appeal.

Before Moss, C.J.O.; Garrow, J.A.;

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

Magee, J.A.

Fleming v. Toronto Rallway Co.—D.

L. McCarthy, K.C., for defendants, H.
D. Gamble, K.C., for plaintiff. An appeal by defendants from the jadgment of Middleton, J., at trial with a jury, on Sept. 27, 1911, awarding plaintiff \$1200 in his action for \$5000 damages for injuries received while a passenger in one of defendant company's cars. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

served.

Sheahan v. Toronto Railway Co.—D.
L. McCarthy, K.C., for defendants. M.
K. Cowan, K.C., and T. P. Galt, K.C., for plaintiff. An appeal by defendants unatic—F. W. Harcourt, K.C., omcial from the judgment of Falconbridge, C. or an order consolidating the funds or an order consolidating the funds on court in these two matters. Order on Sept. 24, 1910, and alleges that the fendants. The Bartlett Mines. H. Whits so traveling, was, owing to a whilst so traveling, was, owing to a collision between two cars, thrown

Court of Appeal.

J. O. E. Limited, one of the largest real estate corporations in the City of Calgary, Alberta, is at the King Edward Hotel for a few days, with Mrs. Jamieson and young daughter, en

da.

The corporation of J. O. E. Limited, which by the way, is the initialled name of the individual members, has been singularly successful in its western Canada real estate operations, and is the only real estate corporation in the City of Calgary operating from offices in its own building.

J. O. E. Limited, as a corporation, own property in the City of Calgary and Province of Alberta, having a present value of approximately half a million dollars.

In an interview Mr. Jamieson expressed the belief that Calgary would touch the hundred thousand population mark within the next two or three years, and that real estate values would greatly increase.

He stated that Eastern and European capital were pouring into western Can-

Vox Populi: Do you think yeu've boosted your circulation by giving a year's subscription for the biggest potato raised in the country?

The Editor: Mebbe not; but I got have been present when he received her four barrels of samples.

PRESIDENT JAMIESON HERE. The J.O.E. President Predicts 100.000

route for his winter vacation in Flori-

SCOTCH WHISKY

A blend of pure Highland Malts, bottled in Scotland exclusively for

Michie & Co., Ltd.

TORONTO.

Special service for men, Clothes called for & delivered

FOUNTAIN, THE CLEANER, 30 Adelaide

Grandfather Billings smiled co

present value of approximately half a miltion dollars.

In an interview Mr. Jamieson expressed the belief that Calgary would touch the hundred thousand population mark within the next two or three years, and that real estate values would greatly increase.

He stated that Eastern and European capital were pouring into western Canada, and was glad to say that the corporation of which he is the head is getting its share. The only thing that the outside investor wanted was a square deal, and getting this, capital was perfectly willing to place its funds in the new and growing towns of western Canada.

Grandfather Billings smiled covertly when Billings junior wondered where Billings 3rd, aged 7,got his "trickinness" "If I didnt keep my eyes open," sad Billings, junior, hotly, "Billy would outwit me every time.

"This morning," he continued, "I promised him a whipping to-night When the event came off, just now, he never filinched or yelled. Pluck, pure and simple, said I to myself, mighty proud, for I wasn't sparing him in the least. But that wasn't it at all," he concluded, in disgust. "The young rascal had on three pairs of trousers." "As I remember it," observed Grandfather Billings smiled covertly when Billings junior wondered where Billings junior hotly, "Billy would outwit me every time.

"This morning," he continued, "I promised him a whipping to-night When the event came off, just now, he east. But that wasn't it at all," he concluded, in disgust. "The young rascal had on three pairs of trousers." "As I remember it," observed Grandfather Billings junior wondered where Billings junior hotly, "Billy would outwit me every time.

"This morning," he continued, "I promised him a whipping to-night When the event came off, just now, he east. But that wasn't it at all," he concluded, in disgust. "The young rascal had on three pairs of trousers." "As I remember it," observed Grandfather Billings, junior, hotly, "Billy would outwit me every time.

"This morning," he continued, "I promised him a whipping to-night when th

Bartlett v. Bartlett—M. L. Gordon for defendants. The Bartlett Mines. H. Cassels, K.C., for plaintiff. Motion by defendants for an order to commit plaintiff for refusal to answer questions on examination or that he attend at his own expense for further examination and answer questions objected to. Reserved. Re Cumming—. C. M. McBeth for dowress. Motion by dowress for an order dispensing with payment in of the amount fixed as dower. No order made at present. Doosted your circulation by giving a whilst so traveling, was, owing to a twist subscription for the biggest policy vear's subscription for the biggest policy vear's subscription for the biggest policy and the country? The Editor: Mebbe not: but I got have been present when he down as a result sustained injuries of a most serious character. Plaintiff claimed \$50,000 damages. This case was first tried before Mr. Justice Latchford, who awarded plaintiff \$15,000 damages, and was appealed by defendants to a divisional court, who ordered the judgment to be vacated and set aside, and remitted the action for a new assessment of damages to the NERVOUS SYSTEM

Nerves Demanding the So-

nerve forces are impaired. No poison is as destructive to the nervous sys-tem as the slowly-acting poison of al-

\$9.

SKIR

Cift

HAND

uestion car veg made

The chance imperial gove imperial gove inture parliar the acquisition He argued at George's

RENFREW
The re-electic acclamation is acclamation in the return of the common to the c