The Toronto World

WORLD BUILDING, TORONTO. Corner James and Richmond Streets. TELEPHONE CALLS:

Main 5308—Private Exchange Connecting all Departments.

Readers of The World will confer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not offered.

MAIN 5308 Is The World's New Telephone Number,

WEDNESDAY MORNING, DEC. 7, 1910.

THE STREET RAILWAY ISSUE. The World believes that a situation the franchise. The citizens complain stamps. It is hoped to sell 2,000,000 of that the P.-A.-Y.-E. system recently the "Merry Christmas" labels this year, put into use is a nuisance and menace | and the public should secure a supply when applied to a lot of cars and as soon as possible. They are intended trailers not adapted to it; they cer- to be attached to letters or newspa tainly are not getting anything like a per packages, not instead of postage service adequate to their needs in the stamps, but at the other end of the en older portions of the city; and little or velope, for the conveyance of sasonable no service in the newer parts. Nor is greetings. They are very neat and there any way by which the cars of pretty, and so may be had in packages the outside radials can get in or out of ten for ten cents. of the city. The system has fallen down all along the line and this condition of affairs is embaimed in a

franchise that has nearly twelve years the franchise was lengthened from 21 ly the accomplished Commander Peary purchase was not put into the con-

women and children. They are suffering an untold amount of misery and inconvenience daily. It is downright physical suffering.

The shareholders are not sufferi in any way. They are getting good dividends. But they say they lo not wish to spend much money on a franchise that has only twelve years more to run. Or, to put it in another way, they wish to get an extension. This they will never get. The people, now that they have the say, will never vote a public franchise to a private company; they have had their belly

It is up to the legislature to give the city power to buy the stock of the company. It is an investment only. If money, which is a thing, is restored, eay \$1.50 for \$1, it suffers nothing, nor is the investor pained in any way. But

ment. Such legislation is the only way to protect the people of to-day from the improvident acts of a municipal council of more than twenty

To come back to the prime issue, are the rights of capital to be of more account than the rights of living men and women, engaged in the pursuit of livelihood in more than strenuous

TO-NIGHT'S MEETING.

If the meeting in Massey Hall to-night is of sufficient weight to inspire confidence in its opinion, a resolution urgforcement of the street railway agreement, or of purchase as soon as practicable, would be much more effectively beneficial than any mere denunciation of the recently adopted regulations. That is a village attitude which

clamors for a return to the methods now being abandoned in all cities of now being abandoned in all cities of at 8 o'clock, in Massey Hall, to prothe class Toronto aspires to be classed test against the pay-as-you-enter plan with. Street car smokers get short shrift in metropolitan cities. The call- TO TELL AMERICA'S WOMEN bre of our politicians is evinced by their deference to such elements of social opinion in Toronto. Similarly with respect to the collection of fares. One of the greatest grievances some of the complainants have is that all fares are now collected.

Stupid conductors and stupid pascars were invented, and will continue to do so until the advent of a winged and angelic humanity. Even under the railway company maintains, reasonable! conductors and reasonable passengers find the new regulations a source of the country thru the leading newsconvenience and accelerated speed.

If the meeting has anything more solid in its temperament than a grouch it will stick to the regulations and in- of Detroit, Pittsburgh and Toledo. sist on more cars and better cars and the abolition of trailers.

BELATED REPENTANCE.

Light Co. The city has offered them a sum which would only net them 22 cents on the dollar, it seems, and The Globe thinks Sir James Whitney ought to interfere on behalf of the oppressed and down-trodden shareholder. Two years ago the oppressed and downtrodden shareholder wanted \$400,000 for his plant and business, and refused to take a penny less. The city had them. If you have never tried no option but to proceed with the con- this great health maker-Get a 10. struction of its own system. The Lon- box-and you will never use any don shareholders, encouraged by To- other bowel medicine. rento Electric Light Co. directors, and certainly not discouraged by The Globe had the idea that hydro-electric power

and they were prepared to pinch the Adam Beck and hydro-electric power have climbed down from their \$400,000 elevation and offered to turn over ail they have for \$175,000. They could have had a good deal more two years ago, which makes the present appeal for "a reasonable settlement" at this stage rather weak.

The situation should be studied by local holders of electric light stock, for a climb down is due in Toronto quite as much as in London, and the result may

MUSKOKA HOSPITAL CHRISTMAS STAMPS.

Year by year the attention of the public is directed to the splendid work done by the National Sanitarium Association thru the annual issue of th

Mr. L. S. Levee still holds his dreadful threat over the shuddering city.

The amiable Dr. Cook has set a fine precedent by casting doubts upon his One prime mistake was made when own discovery of the north pole. Surewill not be outdone in magnanimity?

> Curious thing the antipathy aroused by successful young men like Winston Churchill, John R. Robinson and Mackenzie King in certain antiquated cir-

> If Mr. Fleming succeeds in having Mayor Geary and the city council repeal his regulations, he will be able to rest in statu quo for the remainder of his franchise term, and no one will be able to question his right.

> The Telegram is terribly worried over names, forgetful of the Shaksperean line that "a rose by any other name would smell as sweet." Its permanent expert heads of city departments is just one form of government by commission. The question is, who is to

We are glad to see The Telegram converted to The World's view of civic government by commission. The Telegram calls it "Government by permanent heads of departments," but we will men and women suffer daily, suffer not quarrel over the name. The principle is in placing the best men to be delay, by the crowding, by the lack of any services whatever. Some, too, have to pay two fares.

Reasonable legislation permitting Reasonable legislation permitting authority to assure their independence of meddling and muddling alsecure the appointment of such men.

The Xmas Stamp.



citizens' committee, were given an op-The keenest interest was sented by these gentlemen. The work has been handed over to the athletic association of the college, and the supply of stamps divided up among the different branches of this association.

Don't forget mass meeting to-night, now in force on the street cars.

ABOUT THEIR LAUNDRIES.

aundrymen's National Association Decides to Conduct Unique Educational Campaign.

CHICAGO, Dec. 6 .- (Special.)-The Laundrymen's National Association has concluded to enter upon a decid-edly unique campaign of education. sengers have caused friction since street H. Fisher of Kansas City, Mo., was authorized to present to the women America the claims of the modern steam laundry upon their greater putronage, and for the purpose of securing the desired publicity the sum of \$75,000 will be expended.

The Laundrymen's National Associa-

The preparation of the appeal to the women of the country was placed in the hands of The McManus Company

Toronto Water Rates. Water takers whose rates are still unpaid are reminded that payment made at 15 per cent. discour The Globe is very anxious about the shareholders of the London Electric gross rates will be payable.

Work While You Sleep

Millions of people have CAS CARETS do Health work fo

CASCARETS for a box for a week's treatment, all druggists. Biggest seller in the world. Million boxes a month.

Not What You Earn **But What You Save**

BE I DEPENDENT

Determine to save a little steadily. It demands far less self-denial than you may imagine. And the accumulation of compound interest increases your savings more rapidly than perhaps you have thought. Ten dollars saved every month, at 31-2 per cent. Interest compounded four times a year, amounts in ten years to \$1,43-7.3. You can open an account in this old-established, strong, safe institution with \$1 or more.

CanadaPermanent Mortgage Corporation TORONTO STREET .. TORONTO

AT OSGOODE HALL ANNOUNCEMENTS.

Motions set down for single court for Wednesday, 7th inst., at 10 a. .:
1 and 2. Adams v. Craig.
3. Ring v. Morris.
4. Re Butler and Toronto.
5. Re Raven Lake; National Trust v.

Trusts and Guarantee Co.

Peremptory list for divisional court Wednesday, 7th inst. at 11 a.m.: 1 Healy v. Home Bank (to be con-

Scott v. Griffith.

4. Osier v. Reamshottom.
5. Tighe v. Fort Frances.
6. Re Horseshoe Quarry Co. and St. fary's and Western Railway.

Hunt v. Bagley. Bradley v. Eyer.

Patton v. Tennant.
Long v. Smith.
O'Donnell v. Band.

Master's Chambers.

Bebore Cartwright, K.C., Master. Bowie v. Mazeau-J. A. Macintosh,

davit filed in answer. Caldwell v. McGaffin—Langs (W. D.

McPherson, K.C.), for plaintiff. Hef-fernan (W. R. Smyth, K.C.), for defendant. Motion by plaintiff for an order allowing him to file report nunc pro tunc. Order made, without costs, Plaintiff also asked and obtained a final order of foreclosure against a sub-Sterling Bank v. Clark-H. R. Frost

Thousands of people all over this land toss night after night on a sleepless pillow. The eyes do not close in the refreshing slumber that comes to those whose heart and nerves are right.

Some are troubled with weak and smothering spells; others palpitation of the heart; others have their nerves unhinged; but whatever the cause-it comes entirely from a perangement of either the heart or nerves, or both. Milburn's Heart and Nerve Pills offer the blessing of sound, refreshing slum-ber. They do this by their invigorating effect on the heart and nerves and wil tone up the whole system to perfect

Mr. H. Jewel, Keswick, Ont., writes: Mr. H. Jewel, Keswick, Ont., writes:
"I am glad to have the pleasure of telling you what Milburn's Heart and Nerve Pills did for me. I would have weak spells, seemed to lose my breath, and would have to get up in the night as I could not sleep. I tried many medicines but found nothing good until I used Milburn's Heart and Nerve Pills. I took three boxes and it is three years ago since three boxes and it is three years ago since I did so, and I haven't been troubled

Milburn's Heart and Nerve Pills are 50c. per box, or 3 boxes for \$1.25, at all dealers, or mailed direct on receipt of price by The T. Milburn Co., Limited, Toronto, Ont.

for defendant, C. Clark. S. C. Wood for plaintiffs. Motion by defendant for an order vacating default judgment and execution. Motion enlarged for two weeks, pending settlement.

Madeley v. Howard—W. A. Baird, for owners. Motion by owners in a mechanics Hen action, on consent, for an order discharging the certificates of lien and lie pendens. Order made.

Kennedy v. Kennedy—W. A. Baird, for Kennedy v. Kennedy w. A. Baird, for Kennedy. E. D. Armour, K.C., for defendant. Motion by plaintiff for in order setting aside an ex parte order made on Sept. 18, 1908. Enlarged until 8th inst., at 10.30 a.m.

Marsh v. Hoyd-MacG. Young, K.C. for plaintiff a bolicitor. No one contral Motion by plaintiff's solicitor for charging order. Order made.

Before Riddell J.

Re Earl.—F. W. Harcourt, K.C., for infants. Motion for leave to pay infants' moneys into court, and for payment out at majority. Order made.

Baxter v. Chambers.—Kirwin (W. M. Douglas), K.C., for administrator. F. W. Harcourt, K.C., for infants. Motion by administrator for as order confirming report and for distribution therender. Order mades.

Re Finnegan.—F. W. Harcourt, K.C., for infants. Motion on behalf of infants for an order authorizing sale of lands and for payment of the purchate money into court and payment out at majority. Order made.

Re Watson.—F. W. Harcourt, K.C., for infants. Motion on behalf of infants for an order for payment out of court for maintenance from time to time with privity of the official guardian. Order made.

Smith, v. Symes.—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for the allowance of \$50 per year out of the money in court for maintenance. Order made.

Jones v. C. P. Ry. Oo.—F. W. Harcourt, K.C., for infant for an order continuing maintenance for three years. Order made.

Re Rogers.—F. W. Harcourt, K.C.,

4. Osler v. Reamshottom.
5. Tighe v. Fort Frances.
6. Re Horseshee Quarry Co. and St. Mary's and Western Railway.

Peremptory list for court of appeal for Wednesday, 7th inst, at 11 a.m.:
1. Earl v. Reid.
2 McKeand v. C. P. R.
3. Skinner v. Crown Life.

Writs Issued.

The Metropolitan Bank claims \$2,788.28 against Austin and Graham on a promissory note.
McGregor and McIntyre, Limited, are suing G. F. Turney of Haileybury, claiming \$922.53 for "steel beams and columns" furnished the defendant for Haileybury High School and Haileybury Methodist Church.

County Court Jury.

List of cases before Judge Denton in city hall, for Wednesday, Dec. ", at 10.30 a.m.:
Hunt v. Bagley.
Bradley v. Eyer.
Patton v. Tennant.

Divisional Court. Before Mulock, C.J.; Clute, J.; Suther land, J.

parties for restoration of this appeal to the list and that the argument stand adjourned until January sittings. Order made as asked.

Bongard v. Penman.—F. Aylesworth for defendant, but representing toth parties for this application. An appeal by defendant from the county court of

derance of expense shown on the material to justify a framefer of the action. The cause was at issue on Sept. 30. and notice of trial was siven on Deptiment of such men.

**The boys of St. Andrew's College were among the foremost in the sale of Christmas stamps last year. They intend to be in the lead this year. Stamps are now in their hands. On invitation of Principal Dr. Bruce MacDonald, the Vernerable Archdeacon Cody, chafrman, and day, vice-chairman of the material to justify a from the college, and the superial defendant.

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with defendants by plaintiff as securuse, or in the alternative for damages for the conversion. At the trial judgment was given dismissing the action with costs. Appeal partially argued, but not concluded.

Court of Appeal.

Before Moss, C.J.O., Garrow, J.A., Maclaren, J.A., Meredith, J.A., Magee, Rex. v. Menary—T. C. Robinette, K. C., for defendant. E. Bayly, K.C., for the crown. Motion by defendant, Wm.

Menary, for leave to appeal from a ruling of Denton. C.C.J., and for a stated case. Order made that a case be stated on the first ground set out in

be stated on the first ground set out in the notice of motion.

Rex v. Lee.—G. Waldron, for defendant. E. Bayly, K.C., for the crown.

J. Jennings for the minister of justice.

Motion by defendant for leave to appeal and for a stated case, after conviction under the Dominion Act, cap.

30 of 8 Edward VII. The point to be argued is as to the constitutionality of the act on the ground that it as-

sumes to do something which it is for the province to do. Order that a case be stated on the single ground of the constitutionality of the act.

Dominion Linen Manufacturing Co. v. Langley—A. W. Anglin, K.C., and M. L. Orden. for plaintiffs. An appeal by defendant from judgment of Mac Mahon.

Plaintiff alleges that the defendant iquidator of the Dominion Milis. advertised the assets of the Dominion Linen Milis for sale by tender, that these assets were bought by one L. C. Todd. who assigned his agreement for the sale to plaintiff, who paid the purhase money for the goods to defendant, that part of the goods were at bleach in Scotland, and that defendant wrongfully and illegally converted these goods to his own use wrongfully and illegally converted these goods to his own use and caused same to be sold, thus depriving plaintiff of the property therein. Defendant denied that these goods formed part of the assets sold to plaintiff. At the rial judgment was awarded to plain. trial judgment was awarded to plain-tiff for \$1084.94, the price of these goods and costs. Defendant now appeals to this court direct by consent. Appeal argued and judgment reserved.

Our Motto: "Every needy consumptive must be cared for.

YOUR THOUGHTS ARE OF CHRISTMAS

Think of the hundred and fifty needy patients in the

Muskoka Free Hospital for Consumptives

who call for your help at this time. Has the Christmas spirit come to you in its true light? If so you will help. The joy of the Christmas season is in giving.

The Big Fire at Weston

has not only placed added and heavy burdens on the trustees at the Toronto Free Hospital for Consumptives. It has added to those at Muskoka. Thirty patients of those who were rendered homeless by this fire were at once sent to Muskoka and in this way the burdens of maintenance are further increased.

Muskoka's Great Needs Should Surely be Remembered in the Christmas Givings of Everyone Contributions may be sent to W. J. GAGE, Esq., 84 Spadina

Ave., or Sec.-Treas., 347 King St. W., Toronto. Not a single patient has ever been refused admission because

unable to pay.

WELLAND TO THE FRONT.

The Town of Welland has long been recognized as an almost ideal site for a manufacturing centre, and its remarkable growth along progressive lines of recent years has been such as to insure the community's future, as one of the great manufactuling towns of the province.

essary to attract manufacturers, and it possesses several features which appeal to various industrial concerns as do

to various industrial concerns as do few other towns in Ontario.

The railroad facilities are exceptionally good, there being no less than seven railway lines running thru the town. In addition, the community has the advantage of being situated on the Welland canal, so that from a transportation standpoint alone, Welland stands right at the front among Ontario municipalities.

tario municipalities.

But it is not only in reference to transportation facilities that the com-munity has appealed to manufacturers. The town is the proud possessor of what is the cheapest electric power in Canada, Niagara power being sold there at \$12 per horse power. There is also abundance of natural gas available for either heating or lighting.

Welland is in such a position that Welland is in such a position that nothing can now hold it back. Its growth during the last half decade has been astonishing in its extent, but the progression which will be made during

the next five years promises to far The town offers an exceptional opportunity to workers of all classes, good homes and wages being practically as-

The offering of real estate lots in the community, which is being handled by the Canadian General Securities Cor-poration, and particulars of which are given elsewhere in this issue, is being rapidly taken up, and those who would take advantage of the opportunity to locate in the "Garden of Canada," should lose no time in making arrangements to invest.

Boston and Return, \$15.25, C.P.R., New England Excursions,

New England Excursions,

Tickets to Boston, Mass., Fitchburg,
Mass., Ayer, Mass., and return, will be
on sale at all C. P. R. Toronto offices
at the rat; of \$15.25; Greenfield, Mass.,
\$14.10; and to Gardner, Mass., \$14.95.
These fares will apply via Montreal.
Tickets are good going December 9,
with a return limit of 15 days. Sleeping car accommodation, tickets, etc.,
C. P. R. City Ticket Office, southeast
corner King and Yonge-sts. Under the
clock.

Ontario Ladies' College.

The proposed further extension of the splendid establishment of the On-tario Ladies' College, Whitby, by building next season an additional wing, giving library, physical culture and more dormitory accommodation, has been further advanced by a meeting of the executive of the board. The attendance at the college this term is college equipment. A large audience of students and townspeople listened with delight to Mrs. Nellie McC'ung's reading from her two books, "Sowing Seeds in Danny," and "The Second

DR. A. W. CHASE'S 25C.

Established 1835.

MICHIE & CO., Ltd

In the selection of WINE

For the Holiday Season A Suggestion May Be of Assistance

40c BOTTLE .- A thoroughly sound, pure, fullbodied Native Wine-made from the pick of the Concord grapes of the Niagara District, and containing no added alcohol.

50c BOTTLE .- A good dinner or cup Claret, bottled in France; or a choice of several fine California wines. 75c BOTTLE.—A wholesome Rhine Wine; very

light, and serviceable as a dinner wine. \$1.00 BOTTLE .- A sound dinner Port or Sherry, a good Burgundy or a superior Claret.

\$1.25 BOTTLE.—A superior dinner Port or Sherry, a very fine Claret or Burgundy.

\$1.50 BOTTLE—and from that to \$3.00, a choice of the best wines of all kinds in our extensive cel-

Michie & Co., Ltd

Wine Merchants, 7 King St. West,

NOT FOR ERRAND BOYS

Abuse of School Children's Tickets Causes Court Case.

Arising out of proceedings against 16-year-old boy named Morris Mendelsohn, employed by the firm of Stock. well and Henderson as an errand boy, Improved Blower. Heals the ulcers, clears the air passages, stops droppings in the throat and Hay Fever. 25c. blower free. Accept no substitutes. All dealers the dealers of the company. Mendelsohn was charged with attempting to put a W. H. Nix, representin gthe Toronto

TORONTO

school ticket in the fare bax.

The boy told the conductor the ticket was the one his firm gave him.

"We are not chasing the boy," remarked Mr. Nix. "We are chasing the employer. This is a thing we want to stop. There are quite a lot of so-called respectable firms who send thereferrand boys and errand girls on business trips, and tell them to use school tickets on the street cars."

The case was adjourned. The case was adjourned

way a number of youngsters got the better of the company. Mendelsohn was charged with attempting to put a month.

Mrs. Robert Miln will receive on Friday at 321 Davenport-road, and aftermonth.

JOHN

\$9.00 Until continue order in any untrifrom a seasonab colors. FOR 1

Xm UILTE DRESSI GLOVES

ORENBU COTS EWELL

PECIAL BOOKS KNIT SII OPERA LADIES'

LADIES' (UNLAU

NITIAL CHIEFS Gentlemen of linen, bracing ev thread pur MAIL ORDE

JOHN

ELEC'

to a remark growing, ma Hall Farm, England. Or the presence with seed v treated by covered by hific expert. was visible a on Sept. 16. the crop to any sown the ditions, and ment. If consive trials to make it poss year, one sou June, besides ant benefits lief that per electrical ag Mr. Suter, story of his a way, and sp ville, who tre process. Thi trical treatm weeks, which lates its fert

quick growt

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Read