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GRAD

FOUNDED 1880. A Morning Newspaper Published Every Day in the Year. WORLD BUILDING TORONTO. Corner James and Richmond Streets

TELEPHONE CALLS: Main 5808—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.

FRIDAY MORNING, SEPT. 23, 1910 THE TRIFLER.

Won't Mayor Geary tell the citizen why he so easily and so silently shunted the proposals of a syndicate to build sixty miles of street car lines for the

Why didn't he bring these important proposals to the attention of his colleagues on the board of control?

think they had been made solely for nel in Halifax, and that W. H. was his mild amusement in his capacity as a private citizen! It was because he was mayor of Toronto that these proposals were made to him. His plain duty was to have laid them before his colleagues on the board of control and utilized the offer of the syndicate to work justice for the people who electwho may be using him.

mer city engineer, and Aemilius Jar- as secretary of the executive. A sub them. These men had \$3,000,000 behind their proposals, each separate dollar an argument against levity.

of the work will be: R. Dawson Harling, J. S. Robertson, W. Hamilton, Captain Palmer, A. M. Denovan and Father Minehan.

And early in January was a good time to have these proposals presented to Mayor Geary, if he had cared to be serious. Perhaps, however, he was so obsessed with the joke of his by Beach last month, when he is said

But there was a suspicious coincidence between the sudden energy of tiations on the part of the syndicate, that scents a too close intimacy between the mayor of the city and the city and the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and for improving the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and the city hall. The expenditure of \$188,000 was submitted carried by substantial majorities except those which proposed giving a gas franchise to a private concern and the city hall. The city hall the can afford to be above suspicion of to Mr. Fleming. He need not rest under the imputation that he was not fair to the citizens in concealing from been here to-day, but illness caused his colleagues on the board of control the delay. these proposals from the syndicate.

If The Star, the organ of Messrs. gram, the doubting Thomas, seek facts let them see Messrs. Keating, Jarvis

and Chisholm. The rights of the citizens cannot be trifled with, and the trifler in traction matters in this city will find the people against him.

### OUT OF THE BAG.

Yesterday The Globe gave prominence among its editorial paragraphs to an extract from The Weekly Sun with which presumably it is in agreement. Discussing the proposal for agricultural preference between the United States and Canada, The Sun remarked that it would be surprising indeed if Canadian farmers were not in favor of reciprocity, and offered as convincing arguments comparative statements of prices of agricultural products and live stock, showing that these were considerably higher in United States cities than in Toronto. It concluded with an impassioned para. graph to the effect that to suppose Canadian farmers would in such circumstances be otherwise than favorable to reciprocity, is to suppose that they are what Carlyle once said of the people of England, mostly fools.

Both The Weekly Sun and The Globe are professedly free trade organs, and their favorite cry is the benefit to the mass of the people coming from cheap prices. But what is their practical application of this theory? This demand for reciprocity in agricultural products is unabashedly admitted to have for object the raising of prices for these products in Canada. This is evident since the effect of reciprocity under present conditions would be to level up prices here with those ruling in the United States, Agriculturists in the United States will have something to say to this naive policy, but Canadians will be interested also in the frank avowal that reciprocity in agricultural products is not asked for the benefit of the Canadian consumer, but for sectional interests. The cat is let out of the bag at last.

### "THE PASSING OF THE THIRD

FLOOR BACK." Considerate of the disappointment occasioned to many thru the closing of the Royal Alexandra Theatre, consequent on the death of the late King. Mr. Johnston Forbes-Robertson will present next week "The Passing of the Third Floor Back," in anticipation of his New York season. That he has arranged to do this is no slight proof of the regard he has always expressed for this city, and it will increase his justly earned popularity. Mr. Robertson is the most intellectually sympathetic and artistic actor on the modern stage, and his interpretative genius has had provided an admirable vehicle in Mr. Jerome's very suggestive play. The theatre is not without hope

betterment when a dramatic work of The Toronto World this class can hold public attention so closely since its appeal is entirely to moral and religious sensibilities. Mr. Jerome has embodied a profound les-son in a series of striking episodes which reveal the soul of good in human nature however it may be buried in the trivial and commonplace. Mr. er who transforms the sordid atmosphere of a second-rate boarding house, reveals to its inmates their better selves, and gently leads them into the way of mutual helpfulness and selfsacrifice is wonderfully fascinating. "The Passing of the Third Floor Back" has done not a little to reconcile church and stage by disclosing how potent an influence for good the thehigher ideals and nobler purposes. Mr. Robertson's labors in this direction deserve full acknowledgement.

### HIS FATHER WAS A COLONEL.

Editor World: Your excellent article on W. H. Rowley, the new president of the C. M. A., was most timely and True, he discussed them with the greatly appreciated. I believe, how-city engineer, yet he surely did not ever, that his father was a British coloassociated with the Merchants' Bank and not with the Bank of Montreal.

Manufacturer. CHURCH CENSUS

Will Be Held on Saturday, November

The executive of the general couned him, as against Robert J. Fleming, cli on house to house visitation met And these proposals of the syndicate on Saturday, November 12. The comwere not jokes. It is possible to associate the names of E. H. Keating, for-ate the names of E. H. Keating, for-as permanent chairman, J. J. Evans as honorary secretary and G. P. Bryce vis, the prominent financial man, with committee to have general supervision

Let Prisoner Escape. ST. CATHARINES, Sept. 22.—Coun election that everything looked funny. to have let a prisoner who had been placed in his care escape from his

> Carried Money Bylaw. FORT WILLIAM, Sept. 22.—All the bylaws submitted carried by substanwas authorized.

Prince Will Visit the Falls. NIAGARA FALLS, Ont., Sept. 22.— To-morrow Prince Tsai Hsun of China will visit the falls. He was to have

The

Oriental

Smoke

### The Globe TORONTO.

### MR. M. O. HAMMOND

The Globe's travelling com missioner in the United States during the Congressional elections is Mr. M. O. Hammond, at present Editor of the Illustrated Magazine Section of The Globe, but who for years did Press Gallery work in Toronto and Ottawa. He is well equipped for the work to which he has been assigned. His letters are racy and reliable.

The present struggle in the United States is between "machine rulers" and the "progressives"; between the "stand-patters" and the "low tariff men. On both of these issues the Canadian people are deeply interested, and Mr. Hammond's letters furnish a first-hand source of information, he being the only staff correspondent of a Canadian newspaper in the field.

> Don't miss a copy of THE GLOBE during this great struggle.

> > CANADA'S NATIONAL NEWSPAPER.

Coggins, grocer, corner of First and Broadview-avenues, and the Osgoode Dairy Co., Power-street, have assigned to Osler Wade. The assets have not yet been computed in either case. Meetings of the creditors held on Sept. 27 at 4 p.m.

W. C. T. U. Annual. The 24th annual meeting of the W. C. T. U., Toronto district, will be held Sept. 27-29 in Bond-street Congregational Church.

Called a Truro Man.
CORNWALL, Sept. 22.—The congregation of St. John's Presbyterian
Church has extended a call to Rev. A.
McLeod of Truro, N.S.

= (4) 55 (4)

CORK TIP

TEN FOR 10 CTS.

## AT OSGOODE HALL

Master's Chambers,

Before Cartwright, K.C., Master.

B. M. Lobb v. G. T. Pacific Railway.—
F. McCarthy for defendants. T. N. Phelan for plaintiff, Motion by defendants to change venue from Toronto to Port Arthur, in an action for damages for injury to plaintiff in January last at Fort William. Judgment: For reasons given it seems justifiable not to interfere with plaintiff's right to lay the venue where he thinks best. If it should appear at the trial, that the expense has been increased by a trial at Toronto instead of at Fort William the trial judge no doubt will adjust the costs on application for that purpose. Motion dismissed. Costs in the cause.

for a final order of foreclosure. Order

ANNOUNCEMENTS.

Sept. 22, 1910.

The results of the law school suppicmental examinations allow their examinations to the following:

—First Year—

B. Boutet, M. E. Brown, C. R. Burroughs, J. A. Campbell, J. Cowan, Hr., F. W. Deutchman, A. M. Davar, A. H., Fleishman, W. J. Goodwin, H. K. Harris, W. D. Herridge, E. H. Lancaster, C. M. Macbeth, H. C. Mackiem, S. S. Mills, W. M. Carty, H. L. O'Rourke, H. Smith, C. M. Scott, C. W. Widdiffeld.
—Second Year.—

J. P. Ebbs, F. B. Edmunds, R. A. Junor, A. Singer, G. E. Newman, C. B. Sutherland.

—Third Year.—

R. E. Alexander, G. A. Archibaid, S. Fitzgerald, G. S. McMahon, R. Nesbitt, F. Reilly, T. R. J. Wray.

Judges chambers will be held on Friday, 28rd inst., at 11 a.m.;

1. Lobb v. Lobb (to be continued).

2. Re Earls, estate.

3. Christle v. Richardson.

4. Shuber v. McIntosh.

Peremptory list for divisional court for Friday, 28rd inst., at 11 a.m.;

1. Stratfie v. Richardson.

4. Shuber v. McIntosh.

Peremptory list for the court of appeal for Friday, 28rd inst., at 11 a.m.;

1. Lobb v. Lobb (to be continued).

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1. Stratfie v. Richardson.

4. Selkirk v. Windsor, Essex and Lake Shore Rallway.

3. Selkirk v. Windsor, Essex and Lake Shore Rallway.

6. Schiztle v. Richardson.

6. Solith for infants, states to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out of fund, costs fixed at \$100 to be paid out

Trial.

Before Meredith, C.J.

Oatman v. G.T.Ry. Co.—C. Miller and J. Carruthers (Tillsonburg), for plaintiff. D. S. McCarthy, K.C., and F. S. Foster, for defendants.

Judgment: The action is for damages for filling up a cattle pass under defendants line to which plaintiff claims to be entitled and substituting for it an embankment with a pipe thru it to carry the water, and for a mandatory order requiring defendants to restore it to its former condition.

The plaintiff claims under a clause of

will adjust the costs on application for that purpose. Motion dismissed. Costs in the cause.

Federal Engineering, Limited, v. Mines Power, Limited,—Davis (Kilmer & Co.) Tor plaintiffs. Motion by plaintiffs of pudgment. Order made.

Salmon v. Cahill—Davis (Kilmer & Co.) Motion by determining the court of prosecution. Order that plaintiff early of prosecution. Order that plaintiff early structured and substituting for it an embackment with a pipe thru it to carry the water, and for a mandatory order requiring defendants to restore it to its former tion to defendants in any event.

Chambers-Ferland v. Zielaski.—McG. Young, K.C., for defendant. G. H. Sedges wick, for plaintiff, Motion by defendant to set aside default judgment. Adjournation.

Re Sons of England Benefit Society and Price.—S. W. Burns for the society of more yellow the society for leave to paymoney into court. Order made for paymoney into court. Order mad

Divisional Court.

Before the Chancellor, Latchford, J.,
Middleton, J.
Muir v. Olmested—J. E. Jones, for plaintiff. W. S. Edwards, for defendant. An appeal by plaintiff from the judgment at the County Court of Carleton, of May 25, 1910. Argument of appeal resumed from yesterday. Judgment below set aside and judgment to be entered for the plaintiff for 340, without costs. No costs of appeal.

Dynent v. Howell—A. M. Lewis (Hamilton), for plaintiff. W. E. S. Knowles (Dundas), for Minnie E. Dynent, E. C. Cattanach, for infant, Fay Dynent. No one for executors. An appeal by plaintiff from the judgment of Britton, J., of April 18, 1910.

18, 1910.

Plaintiff, widow of John Dyment, sued for a declaration that a mortgage made by Daniel Dyment to her husband is a charge on the land named in favor of plaintiff, who in the conveyance of the land had barried her dower, for dower, and asked a sale of the land. The judgment appealed dismissed plaintiff's action without costs. Appeal dismissed without costs.

without costs. Appeal dismissed without costs.

Brown v. Timmins—E. F. B. Johnston K.C., and R. Mackay, for plaintiff. G. H. Watson, K.C., for defendant. An appeal by plaintiff from the judgment of Falconbridge, C.J., of April 19, 1910. Plaintiff alleged that he purchased from defendant certain mining properties for \$750,000 paying on account of same \$25,619.06 that he retransferred said properties to defendant under agreement of defendant to repay him \$173,619.06, and to transfer to him in trust for United Cobalt Exploration Co., stock of La Rose Mining Co. of par value of \$350,000, which defendant has failed to do, and he brought action to compel defendant to carry out this agreement. The action was dismissed with costs at the trial, without prejudice to any action by the United Cobalt Exploration Co. Judgment vacated, the plaintiff to have leave to amend by adding "Th-United Cobalt Exploration Co." as parties plaintiff upon the said company being duly licensed to do business in the province, and upon their filing a consent to be so added. Leave to both parties to amend as they may be advised, all amendments to be made within 30 days. Costs of former trial and of this appeal to be in the cause.

Lobb v. Lobb—H. H. Collier, K.C., for

of former trial and of this appeal to be in the cause.

Lobb v. Lobb—H. H. Collier, K.C., for plaintiff. E. D. Armour, K. C., for defendant. An appeal by the plaintiff from the judgment of Mulfock, C.J., of May 28, 1910. This was an action brought by John Lobb and Charles Lobb of England, to have it declared that they are the lawful children of Charles Lobb late of the City of St. Catharines, and entitled as such to share in his estate, under the residuary clause of his will Plaintiffs sought to show that Charles Lobb married Fanny Atwood in England prior to his marriage to Hannah Lobb in this country, and that they, the lawful children of such former marriage, are entitled to share with the children of Hannah Lobb, in his estate. At the trial their action was dismissed with costs. Appeal partially argued, but not concluded

Court of Appeal. Court of Appeal.

Before Moss, C.J.O., Garrow, J.A., Maclaren, J.A., Meredith, J.A., Magec, J.A.

Sandwich v Sandwich, Windsor & Amherstburg Railway—F. E. Hodgins, K.C. for plaintiffs. A. H. Clarke, K.C., for defendants. In answer to enquiries by counsel the court intimated that further argument was unnecessary, but that counsel might hand in memo of any additional authorities.

counsel might hand in memo of any additional authorities.

Clisdell v. Lovell—J. F. Heilmuth, K.C., for plaintiffs and defendant Millar. H. Cassels, K.C., and R.S. Cassels, for the G. A. Case Co., and G. A. Case. An appeal by plaintiffs and defendant Millar from the judgment of a divisional court reversing judgment of trial judge. Argument resumed from yesterday and judgment reserved.

Saskatchewan v. Leadlay (two cases)—

Saskatchewan v. Leadlay (two cases)—G. Kappele, K.C., and C. Kappele, for the Leadlays. A. W. Anglin, K.C., fon plaintiffs. J. L. Whiting, K.C., and A.B.

# Automobiles For All

E have a number of second - hand and used Automobiles of various makes taken in exchange, which we will sell very cheap to clean out before stock - taking. you want a motor car for alany purpose, you can get it from us,

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128 Church St., Toronto, Ont.

quashing a conviction of the defendant for a second offence under the act in his absence. The ground of quashing was that he was not and could not be asked if he had been convicted for a first of-fence, as required by the act. Reserved.

Non-Jury Assizes.

Peremptory list for non-jury assize court in city hall for Friday, Sept. 23, at 10 a.m.: 28. Western Canada v. Goldham. 28. Toronto v. Kingsford. 29. Wade v. Rochester-German. 30. Barger v. O'Leary. 31. Barette v. Stewart.

Turbinia's Last Trip. Saturday, September 24, Turbinia makes last trip of the season, 50 cents return; good going on Macassa at 9 a.m. or Turbinia at 5.30 p.m.; returning, leave Hamilton 8.30 p.m. Use up your boat tickets.

Offered to Sell the Prints.

DETROIT, Sept. 22.—A new precedent in automobile law was made when Judge Donovan fined Julius Haltzenberger \$2000 for offering to sell to the Jules Motor Company of Toronto, prints of the King car.

rints of the King car.

The judge laid particular stress on the effect of such conduct on Detroit's leading industry. Haltzenberger made copies of the designs jointly produced by King and himself, told Attorney Atkinson that he owned them and he was advised that he had the right to sell them.

Fire Gutted Boarding House.

NIAGARA FALLS, Ont., Sept. 22.—
(Special.)—Fire to-day gutted the building formerly the St. Clair Hotel but now a boarding house, conducted by Mrs. Raney. The cause of the fire is unknown. The damage is about \$2000.

### MICHIE'S

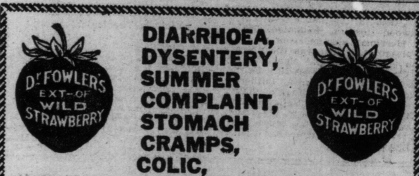
Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast necessity.

> Michie & Co., Ltd. 7 King St. West

> > MEDICAL

### NEW OFFICES.

In keeping with the railway itself and all that pertains to it, the new city offices just opened by the Grand Trunk Pacific in Granville-street, Vancouver, are new, smart and altogether attractive. The counters, desks and every bit of furniture and all the fixtures are new and of the latest type. The large room is divided into three sections—in front, the passenger office; in the centre, the freight office; and at the rear, the Canadian Express office. The woodwork is of quartered oak, handsomely finished, and upon the walls are hung pictures, appropriately framed, showing the wonderful new scenery along this newest transcontinental railway. nental railway.



O' FOWLER!

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PRAWBERK

DIAKRHOEA. DYSENTERY, SUMMER COMPLAINT. STOMACH CRAMPS. COLIC.



CHOLERA MORBUS, CHOLERA INFAN-TUM, and all Looseness of the Bowels May be Rapidly and Effectually Cured by the Use of that Old and Sterling Remedy

DR. FOWLER'S EXTRACT OF WILD STRAWBERRY

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MRS. CHARLES KITCHIN, Noel, N.S., writes:—"I beg to recommend Dr. FOWLER'S EXTRACT OF WILD STRAWBERRY as I always keep a bottle in the house and would not care to be without it. I have proved it again and again as a never failing remedy for Diarrhœa."

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