

The Toronto World A Morning Newspaper Published Every Day in the Year. MAIN OFFICE, 53 YONGE STREET, TORONTO. TELEPHONE CALLS: Main \$52-Private exchange, connecting all departments. TERMS OF SUBSCRIPTION:

Sing Copiesay Five Cents. Dai

By C rrier-Only .. Six Cents Per Week. Dai

By

II--y Only, One Month 25c. y and Sunday, One Month 45c. y Only, One Year \$3.00 day Only, One Year \$2.00 by and Sunday, OneYear ... \$5.00 t of foreign postage should be to above rates.

To the United States, Including Post-

Only. One Month 45c. and Sunday. One Month 70c. Daily Daily Only, One Year \$5.00 Sunday Only, One Year \$4.00 Daily and Sunday, One Year. \$9.00

The World, daily and Sunday, is now on sale at the following news stands and hotels in the United States: New York City-Edward Doef, The World Building Arcade: Hotaling's News Stand. 1203, Broadway: Harry J. Schultz. S.E. cor. 57th-street and Buoadway: St. Denis Hotel News Stand; B. Toporoff. Times square Station; the Imperial Hotel News Stand, the Knickerbocker Hotel News Stand, the Knickerbocker Hotel News Stand, the Knickerbocker Hotel News Stand, the Manhattan Hotel News Stand, the Victoria Hotel News Stand. The Bresilin Hotel News Stand. The Bresilin Hotel News Stand. Chicago, III.-The Chicago Newspaper Agency, 170 Madison-avenue. Galesburg, IH.-The Union Hotel Stand. Inditanapolis, Ind.-The Denison Hotel. Muskogee. Okla.-S. Morris Evans. New Orieans, La.-The St. Charles Hotel. Stand.

Montreal, P. Q.-The Queen's Hotel News Stand, The Windsor Hotel News Stand, Phelan's News Stand, St. Catherine-street; the St. Lawrence Hall News Stand; P. Murphy's News Stand, the Postoffice.

A favor will be conferred on the management if subscribers who re-ceive papers by carrier or thru the mail will report any irregularity or delay in receipt of their copy.

Forward all complaints to the circa-lation department. The World Office, *3 Yonge-street, Toronto.

GOWGANDA AND ITS NEEDS.

No time should be lost by the provincial government in providing for the transportation necessities of the Elk Lake and Gowganda districts after the winter roads cease to be available. Everything points to an unprecedented influx of all classes at the earliest possible moment and the duty unquestionably lies on the government to see that

proper facilities are provided for the dore Roosevelt had and knowing from movement of passengers and supplies. many evident tokens that he enjoyed At present the administration has only public confidence, nothing was more limited powers in the way of extending natural than his determination to sethe provincial railroad and must seek cure a successor in sympathy with legislative authority whenever a longer policies that had commanded popular branch than one of twenty miles is approval. There will be no real revolt contemplated, or should special means against dynasties of this kind, where of transit be needed to meet traffic re- the object to be attained is the protection of public rights. Rather will quirements.



WHAT'S WHAT IN MEN'S DRESS

The Book of Styles published by the Semi-ready Company tells just when the dress suit should be worn, and why the Tuxedo jacket has gained so many admirers. It tells "what's what" in men's dress on any and every occasion.

Altogether, it's a little booklet worth having, aside from the fact that it illustrates by photogravure some 32 models in the Semi-ready stores. There are others. Buying a dress suit for \$25 and delivering it in an hour, is the way of to-day-

Semi-ready Tailoring ED. MACK, Limited, 81 Yonge Street.

IN THE LAW COURTS ANNOUNCEMENTS. Osgoode Hall. Mch. 5, 1909. Hist for divisional court for Peremptory list for divisiona Monday, March 8, at 11 a.m.: 1, O'Neil v. Düncüh: 2, Dixon v. Hubbard. 3, Small v. Claftin. 4, McKenzie v. McKenzie 5, Martin v. Hopkins. 6 Be Soliefunc.

the masses of the 'people appreciate

THE TORONIO WORLE

Murchy, K.C..) for defendants, moved on consent for an order dismissing action without costs. Order made. Grey v. Crown Life Insurance Co.-M. L. Gordon, for plaintiff, moved for an or-der for the issue of a subpoens to five witnesses at Montreal. Order made.

Judge's Chambers.

Before Meredith, C.J. Hough v. Taylor-D. G. M. Galbraith, for plaintiff, moved for an order amend-ing statement of claim by adding the wife of the defendant as a defendant. No one or the defendant as a defendant. No one contra. Order allowing the amendment by adding Eleanor Harriet Taylor, as a defendant, she to be served with the statement of claim and a copy of this or-der and to have ten days to plead. Costs Re McLellan-F. W. Harcourt, K.C., for

In the cause. Re McLellan-F. W. Harcourt, K.C., for the executors, moved for leave to pay-ment of money into court and for pay-ment out to infant on attaining majority. Parker v. Eby, Limited-S. Denison, for defendant. moved for the approval of court to settlement of the action at \$200. F. W. Harcourt, K.C., for infant. Stands for further information. Re McLean, a lunatic-C. Dunbar, for committee and petitioner, moved for con-firmation of report of Feb. 22, 1909. C. G. Jones, for inspector of prisons and public charities. No order made. Re Walsh, a lunatic-For the inspector of prisons and public charities, moved for a direction to the petitioner to pro-ceed. Reserved.

of prisons and public charities, moved for a direction to the petitioner to pro-ceed. Reserved. Morgan v. Thompson-H. E. Rose. K.C., for the defendant, appealed from the or-der of the local judge at Hamilton. W. E. Middleton, K.C., for plaintiff, contra. Appeal dismissed. Costs in the cause. The King v. Bert Lankin-W. E. Middle-ton, K.C., for the defendant, moved for an order allowing bail. J. R. Cartwright, K.C., for the crown. Order made for ball, on the bond of the defendant and two sureties in the sum of \$2000.

Re Hartop.-R. U. McPherson, for the motion. F. W. Harcourt, K.C., for re-spondent. Enlarged until Tuesday, 9th

motion. F. W. Harcourt, K.C., for re-spondent. Enlarged until Tuesday, 9th inst. Re H. Moraud Trusts.—N. Sommerville, for children of Henry Moraud, moved, under C.R. 938, for an order to compel trustees to bring in and pass their ac-counts. F. E. Hodgins, K.C., for trus-tees, contra. Order refused. Applicants to bring an action within a month for administration, and, if so brought, costs of this motion to be to trustees in any event. If action not brought, then this motion dismissed, with costs. The King, ex rel., Hewson v. Riddell,— J. B. Mackenzle, for the relator, moved for a mandamus to the County Judge of Dufferin to admit upon the enquiry such documentary evidence in the custody of the Town Clerk of Orangeville relating to the election for the office of reeve, as the applicant may think necessary. W. E. Middleton, K.C., for the respon-dent contra. Grayson Smith for the county judge. Motion dropped, without costs. Master in chambers to try-case either in Toronto or Orangeville. Bank of Hamilton v. Bennett.—H. E. Rose, K.C., for defendants, appealed from order of the master in chambers of 26th February, 1909. W. E. Middleton, K.C., for plaintiffs, contra. Appeal dismissed. Costs to plaintiffs, appealed from the order of the local judge at Napanee of 27th February, 1909. J. H. Spence, for de-fegdant, coutra. Appeal allowed, and plaintiff to have ten days to deliver statement of claim. Costs here and below in the cause. Re Caldwell.—T. L. Monahan moved on

Re Caldwell.-T. L. Monahan moved on petition for a declaration of lungay. Stands to get affidavit from Dr. Hobbs of Guelph.

Divisional Court.

Osgoode Hall, Mch. s. 1999. Peremptory Hist for divisional court for Monday, March S. at II a.m.: 1. O'Neil V. Düncüh: 2. Divisional Court. 3. Small v. Claftin. 4. McKenzie V. McKenzie 5. Martin y. Hopkins. 6. Re Solicitor. Peremptory Hist för non-jury assize court. Monday, March S. at city hall, at 11 a.m.: 136. Hunter v. Atkinson. 151. Warren v. Bank of Montreal. 153. Goldie, v. Uxbridge. 49. Morton Y. Ontario Accident. 52. Curran v. Curran. 69. Henderson v. Crown Life. Peremptory Hist for non-jury assize court. Monday, March S. at city hall, at 11 a.m.: 23. Firrier v. Ellis Peremptory list for non-jury assize court. Monday, March S. at city hall, at 11 a.m.: 23. Firrier v. Ellis Peremptory list for jury assize court. Monday, March S. at city nall, at 10 a.m.: 32. Finday v. C.P.R. 33. Heffron v. Toroito et al. 33. Heffron v. Toroito et al. 34. Morton Y. Onderon deceased—F.E. O'Flyan (Belleville), moved for an admin-stration order. F. W. Harcourt K.C. for infants. Order made. Reference to master at Belleville. Hebert v. Exam. Be James W. Anderson deceased—F.E. O'Flyan (Belleville), moved for an admin-stration order. F. W. Harcourt K.C. for infants. Order made. Reference to measter at Belleville. Hebert v. Evams—F. J. Roche, far de-fendant, moved to disiniss for misjoinder bar convinc halt for evam. the court was no ground for the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the state-ment thus made before the pury of the amount claimed, and the trial, and no biostantial wrong or miscarriage was hown: that there was no ground for Istration of definition of the statement made. Robertson v. C.P. Ry.-J. Creighton, for plaintiff, moved to default in production. G. A. Walker, for default in production. G. Made. Kean v. Stone-F. Aylesworth, for plain-Kean v. Stone-Kean v. Stone-Ke anidavit having been inter since, no other made. Kean v. Stone-F. Aylesworth, for plain-tiff, moved for judgment. H. P. Cook (Uxbridge), for defendant, contra. Motion dismissed. Costs in the cause. Leave to plaintiff to amend as he may be advised. Re Commercial Trayelers' Mutual Bene-fit Association and Thomas Trine-King (McD. McM. & G.), for the company, mov-ed for leave to pay into court \$1000 on the policy. R. H. Parmenter, for Torontor General Trusts Corporation, executors of an alleged minor. Order made for pay-ment in, less the costs of the association, fixed at \$20. Campbell v. Town of Wallaceburg-E.



Men's Collars Men's Nightrobes Men's Imported English Col-Made from English flannellars, low turn down or stand up ette, good medium weight, colwith turn points, 21/4 inches lars attached and pearl buttons; deep; sizes 15 and 151/2 only. in neat blue or pink stripes; sizes Also straight band collars in all sizes. This price is sure to bring 14 to 19. A good warm night

pers.

robe for little money.

Natty Neckwear Made in the popular four-inhand styles, some are lined, others reversible; made medium width in neat stripes and checks, also dark blue fancy patterns

3 for 25c, or, each

and polka dots. Monday

JOH

OP

TU

On the

Mill

most

MILL

Our

linery year's

apart

our, ow forry a SL) er, W

The

their]

parent in clot

COAT

CLO

Our Ladies

all that

ranges fairly being u

SILK

It is Departu fabric o

taken there

city in tunate order of and thu an exce

Many

shown

DRES

(Blac

Altho apsed a to

ady h

stantly

the app day. Th we have mand, a

7 Dress can

OW

at the

sistent

BUT of gets the because mised for

ORDE OF IT.

Self-N

success mers.

JOH

Mai

After

prime oppositiviously of the Peel. "

man,"

knew hi and all

as my

death. 1 him.*

Hon. Smith h

and he of his de

of any

Kay. Major

tor-gen forces,

inspecti country The F cold, wa was obl not able delivere

Donald Oxford, head of tion, ma Thomas Alex. 1

appointe sional cl of the l Fred-J in a cr Hospital last uight fracture W. fl. thing fr

go. into

presente illumina 1 F.A.I

At Mo

person half a

At Bryears (teries,

TI

Ch large daily De Fran Ja Teas Sp busy mode Op

Dre

which they can rely larger and freer powers in dealing guidance upon with the necessities of New Ontario. selecting a new chief of the state. It and these can be given without in any can have no value without popular apway impairing its responsibility to the proval, and not the least valuable part legislature. Sir James Whitney should of the service rendered by the late ask a general authority from the pro- president, Governor' Hughes of New vincial assembly to extend the public York and other statesmen of their line wherever and whenever circum- 'type, is their reliance on the people stances fender it advisable, and even for the backing their require. This is in anticipation when there are good the hopeful feature of the new political grounds for belief that mineral is pres- outlook in the United States-this conent in paying quantity. More than tinual reference to the sovereign peo that, the government should have full ple. Dynasties resting on continuity power to establish other and tempor- of policy and on public confidence are ary means of transportation pending invaluable in great democratic states the entrance of the railway. For the and if 'Mr. Roosevelt's judgment is jus use made of such plenary powers the tifled, of which there can be no real administration will of course remain doubt, the precedent he has set will

DANIEL LAMB IT IS

Daniel Lamb, J.P., was yesterday ap-

New Company Takes Possession

responsible to the legislature. In cases not stand alone such as the Elk Lake and Gowganda district the bold policy pays best in the end and saves an incalculable amount of trouble and expense at the moment of trouble and expense at the moment That is Thrust Upon Him. what good transportation facilities are most urgently required.

PRESIDENTIAL DYNASTIES.

Is the inauguration of William Howard Taft to be the first of a series that while the office is not a pleasant Howard Taft to be the first of a series of presidential dynasties in the United owes the city. States depending not on ties of nastates depending not on ties of na-tural, but of political kinship, not on a conference will be held by the comblood relationship, but political sympathy? It is no secret that the late presi- the purpose of arriving, at a bas's or thy? It is no secret that the late presi-dent long ago pitched upon Mr. Taft as by which they shall be governed in the statesman who could safely be en- naming the forty hotels that are to be trusted with the duty of carrying to cut off

their completion the distinctive pur-poses of his own administration; that he threw himself with his character- control in 1897 and 1901. istir energy into the electoral campaign and in the end so dominated the Re-publican, state and federal conventions The International Time Recording Company of Canada, Limited, with of-fices in the Traders' Bank Building, has and the party generally that they were purchased the plant of the Canadian plastic in his hand. Mr. Roosevelt's Time Register Company, Limited, 19 open exertion of influence on behalf of his friend and supporter did not escape ture the Dey Dial Recorder, and hope animadversion and opposition. Voices the coming summer. both in the press and on the platform were raised against the unprecedented spectacle of an executive chief of the state practically designating his successor, but the rank and file of the Republican party had given him their confidence and his popularity carried Mr. Taft triumphantly to*the White House. That was a happy cartoon in The London Punch that depicted the presidential rough-rider gaily leaping the electrical fence with Mr. Taft swinging at his saddle-bow

The question opens up a wide field of possibilities and consequences for the fature of the United States. Not much stock will be taken in the objection that a president's direct intervention in the choice of his successor is unconstitutional, and even less in the contention that if withdraws from the people their right of free nomination. For a president can only gather from the people the moral force that enables him to defeat the intrigues of the party bosses who are themselves striving to elect a nominee acceptable to the interests behind them. With a record of public service such as Theo-

pointed to fill the vacancy on the Toronto License Board. Mr. Lamb says

While Friday next is the next regular missioners on Monday or Tuesday, for Daniel Lamb is well known, having

ment in, less the costs of the association, fixed at \$20.
Campbell v. Town of Wallaceburg-E.
Bell, for defendants, moved to change venue from Toronot to Chatham. F.
Erickson-Brown, for plaintiff, contra. Order made. Costs in the cause.
Arendt v. Bullen-A. R. Clute, for defendant, moved for particulars of paragraph 15 of statement of claim before filing his-defence. A. J. Keeler, for plaintiff, contra. Order made for particulars of paragraph 15 of statement of claim before filing his-defence. A. J. Keeler, for plaintiff, contra. Order made for particulars of his inability to plead. Costs in cause.
Foster v. Macdonald-I. F. Hellmuth, K.C., for plaintiff, moved to strike out most of statement of defence. N. W.
Rowell, K.C., for defendant, contra. Enlarged.
C. D. D. Welrond (Mac.

Allce-street. The new owners took pos-session yesterday. They will manufac-



Trial in Sessions Court.

On a charge of conspiring to defraud the Grand Trunk Railway, Harry Rosenbes, Daniel Corrigan and Frank McCallum, the two latter ex-conductors-Joseph Wood will be tried laterappeared before Judge Winchester and a jury in the sessions yesterday. T. C. Robinette, who appears for Corrigan and McCallum, put a letter into court from Dr. Robert Hanley of Kingston, certifying that Corrigan was suffering from bronchitis and not in a con-dition to appear for trial. Dr. Sheard. however, said there was no reason why he should not appear. G. R. Geary, K.C., appears for Harry

conductors accepted bogus tickets sold sold by Chas. M. Henderson, the inimitby the others at reduced rates, the pro-ceeds being divided.

Allen, a Thiel man, was given a stiff cross examination, and Alfred Levine, who had assisted him, proved to have a aulty memory. Corrigan and McCallum were held nominally in custody over night at their hotel, in charge of Detectives Wallace

and Tipton.

made from colored shirting material, some with soft Neglige Shirts for the Boy wristbands attached; also some with attached .29 cuffs; sizes 12 to 14. Monday, each MAIN FLOOR-QUEEN STREET. The Woman Who Wears Eatonias Is Correctly Shod---is Stylishly Shod---is Comfortably Shod

big crowds of eager

each...

Monday price,

CORRECTLY because Eatonias are made for every and all occasions and seasons - made of calfskin with heavy soles for wet and cold weather; made with light kid with light soles for Spring and Summer wear or for dressy wear, or if you prefer the combination, here are

kid with heavy soles, patent or plain toecaps, high heels or lower heels, patent or plain vamp.

STYLISHLY, because the Eatonia is designed and made by men who make a study of boot styles; men who know every pulse beat of the boot world, and who are quick to adopt any style improvement. The new Eatonias show the most popular styles for 1909; toes seem somewhat narrower, vamps shorter; thus giving a neater look to the foot.

COMFORTABLY, because in making Eatonias, only lasts are used that have been tried and tested and have proven satisfactory; lasts made after the natural shape of the foot.

Critical Taste Pleasers in Wo-Another style is a fine patent leather boot which we consider the greatest value ever offered in this class men's EATONIA Spring Boots of shoe, the tops are dull kid, blucher cut, For fine dressy wear, the material in this boot is cut from choice small hides of fine goatskin, beautiful dressy leather, light hand-turned soles, popular Cuban heels, blucher tops; also same shape in 3.00

Goodyear welted soles, dressy, up-to-date 3.00 shape.......... NEW OXFORDS HAVE ARRIVED We have a beautiful range of women's Oxford ties, Eatonia quality in patents, vici kid, tan kid and calf. See some of these new ones Monday.

ANT. EATON COLIMITED **190 YONGE STREET** TORONTO

SALE OF COSTLY FIXTURES.

that the premises have been sold, every-Costly fixtures, that so well set up thing must be closed out. This is the interior of Jamieson's store, will be great opportunity. The St. Elizabeth Visiting Nurses able auctioneer, at Jamieson's, corner Association, at their monthly meeting

ceeds being divided. Detectives Wallace. Kennedy, Mur-ray and Mackie of the city force told of the arrests and finding bogus tick-ets, and Detective Garrant of the Thiel service and another told of fiaving given McCallum fake tickets. W. H. Allen a Thiel man was given a stiff were addressed by

AYER'S HAIR VIGOR Stops Falling Hair Destroys Dandruff

An Elegant Dressing Makes Hair Grow Does not Color the Hair

tures is without an equal. Everything

is in first-class shape, but from the fact

