TUESDAY MOBNING

The Toronto World

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will pay for The Daily World for one year, delivered in the City of Toronto before 7 a.m. daily, or by mail to any address in Canada, Great Britain or the United

will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. For sale in Toronto by all newsdealers and newsboys at five cents are conve its per copy.

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TUESDAY MORNING, APRIL 22.

A NOTABLE TRIBUTE.

Dr. Vogt received a tribute at the National Club the other evening, which would be gratifying to anyone, but must be tenfold so to one who, supreme in his own realm, depends so much on the co-operation of those engaged in other fields for the demonstration of his success. Not so very poetry had to depend on the favor of way bridge over the river. In the some individual, and frequently ca- third engineering works outside the pricious patron. Dr. Vogt has the good city will be undertaken along with fortune to find his patron in a fairly street tunnels, power plant, workstable, an intelligent and an appreciative public.

it be deemed desirable the supremacy an opportunity of being demonstrated probable that the new capital will of the Mendelssohn Choir will have in Europe in 1915. Nothing could be better calculated to convey to the public of Great Britain and the continent

public in all relations therewith shall be constantly observed. THE COMMONWEALTH'S CAPITAL Australia's new capital city, now officially named Canberra, is being planned on the most ambitious scale yet attempted and on the most approved lines. The site, with an area of over 900 square miles, has been acquired by the federal authorities from the New South Wales Government and within it will be provided

facilities for training in all departments of national service. The military college and grounds of 370 acres were opened in April, 1911, and other areas are available for field artillery practice, encampments and other re quirements. At Jervais Bay, 123 miles distant, the capital will have access to the sea, and there will be located the naval college hitherto temporarily

carried on at Geelong, near Melbourne. In a recent report Mr. D. H. Ross, Dominion Trade Commissioner at Melbourne, explains that the scheme of construction of the capital has been divided into four stages. The first includes the transport of materials, the building of country roads and bridges, railways, brick works, lime kilns and generation and transmission of power. The sec.nd will be concerned with hydraulic engineering works, water supply, drainage, sewerage and a rail-

men's houses, service reservoirs and impounding weir. The fourth stage will be occupied with building conhim to have the assurance that should struction within the city. These extensive operations will be entirely under government control and it is ultimately be placed under the admin-

istration of a commission.

IN COMMON SERVICE.

Allowing for the temperamental difthe development of our national life and civilization in Canada than the ference between the races to which the actual performances of a body of sing- president of the United States and the ers, Canadian in citizenship, trained president of the French Republic reand inspired by a native Canadian spectively belong, they give evidence and incontestably phenomenal in their of having much in common as regards achievement. There is no better pro- their public outlook. Both have shown mise of Canadian civilization than the that they do not intend to be confact that such a choir receives such strained by the precedents attaching recognition and support as the pro- to their final offices, but whenever

THE STAMP OF PUBLIC APPROVAL 5-57 OKEEFES

DUBLIC approval of the light beer is most emphatic.

A Prominent Physician, speaking before the Ontario Medical Council, said :

> "Lager and Mild Ale are forms of liquid beefsteak, which impart power and strength to the system."

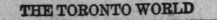
O'Keefes Pilsener Lager

> "The Light Beer in The Light Bottle"

ORDER A CASE FROM YOUR DEALER. 305

The Philosopher By Sherwood Hart of Folly

the need arises will follow an inde-indicate. DEAF BUT NOT MUTE. A good deal of trouble is caused thru the unwarranted value attached to by those who do not know him inti-mately. No newspaper but The Tele-gram would venture to base its policy on his statements. He was elected in the first place as a joke, and it is stat he is re-elected by the athletic and sporting interests in the city, with whom he is popular. He has frequents the susting end its associal movement thas attained very large proper-times and he insisted that they should



muth, K.C., and J. G. Gibson (Ottawa), for defendants. R. V. Sinclair, K.C., and H. Aylen, K.C., for plaintiff. An appeal by defendants from judgment of a divisional court varying judgment at the trial. This was an action by plain-tiff to recover \$21,500 as beneficiary un-der two policies of insurance issued by defendants. At the trial, judgment was awarded for \$1075, the amount paid into court by defendants, without costs. The divisional court increased this to \$11,-287.50 and costs. Judgment of Middleton, J., restored. Maclaren, J.A., and Hodgins, J.A., dis-senting. At Osgoode Hall April 21, 1913. ANNOUNCEMENTS. Judge's chambers will be i y. 22nd inst., at 10 a.m. Peremptory list for appellate division on Tuesday, 22nd inst., at 11 a.m.: 1. The Alabastine Co. v. Canada Pro-ducer Gas and Engine Co. (To be con-tinued).

inued). 2. Pinard v. Ely. 3. Re Nichols-Hall v. Wildman. 4. Merson v. Ontario Sulphur Mines. 5. Sphinx v. Campbell. 5. Hagarty v. Latrelle.

Maciaren, J.A., and Hodgins, J.A., dis-senting. Appellate Division. Before Meredith, C.J.O.; Maclaren, J.A.; Magee, J.A.; Hodgins, J.A.; Kelly, J. Rex v. Gibson.-A. A. Bond for de-fendant. J. R. Cartwright, K.C., for the crown. Case reserved and stated by Mulock, C.J., before whom and a jury the defendant was convicted of murder of one Rosenthal at Toronto assizes, on the question of whether the judge was right in admitting the evidence of Eli Dunkelman as to assault alleged to have been made upon him by the prisoner. Judgment: Question answered in the affirmative and conviction affirmed. Master's Chambers. Before J. S. Cartwright, K.C., Master. Sovereign Bank v. Henderson.—R. B. Henderson, for defendant, moved for order for commission to take evidence of D. M. Stewart at New York. J. F. Bo-land for plaintiff. Order made. Trial stayed meantime. Webb v. City of Toronto—J. Jennings for defendants, moved for order for par-ticulars, of statement of claim before pleading and to strike out part of para-graph 8. thereof as being embarrassing. A. A. Bond for plaintiff. Order made striking out words "or contractors" and for amendment of third paragraph by setting out acts of negligence or other-wise as advised. Costs to defendant in cause.

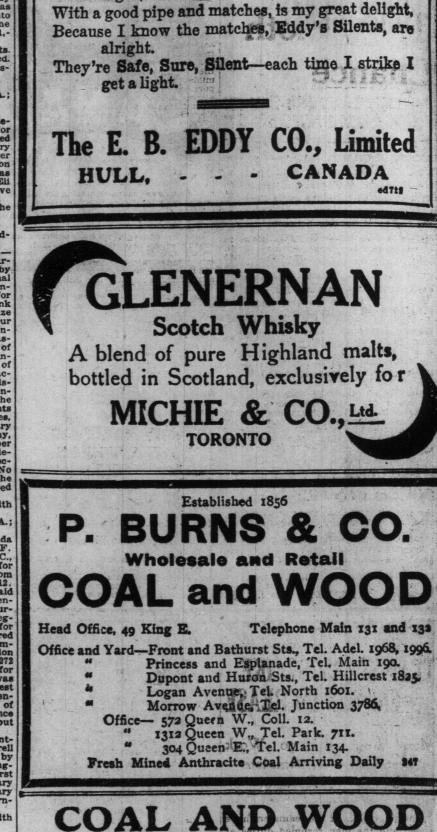
affirmative and conviction affirmed. Before Maclaren, J.A.; Magee, J.A.; Hod-gins, J.A.; Sutherland, J.; Lennox, J. Townsend v. Northern Crown Bank.-W. Laidlaw, K.C., for plaintiff. F. Ar-noldi, K.C., for defendant. Appeal by plaintiff from judgment of a divisional court of Dec. 24, 1912. Action by plain-tiff, assignee of Joseph E. Brethour, for judgment restraining defendant bank from proceeding to act upon or realize under various assignments from Brethour to them for the purpose of securing in-debtedness by him, declaring such as-signments void as against creditors of Brethour, restraining the bank from in-terfering with plainiff in exercise of duties of his office, for the taking of ac-counts, etc. At the trial action was dis-missed, as far as it impeached defen-dants' securities under section 83 of the Bank Act, declaring what defendants were entitled to under their securities, directing referenceto master in ordinary to ascertain and report what part, if any, of the stock-in-trade, not being lumber is the product of lumber covered by de-fendants' securities, etc. Further direc-tion and subsequent costs reserved. No order as to costs up to judgment. The appeal from this judgment was dismissed by the divisional court. Judgment: Appeal dismissed with costs. Cause. Morgan v. Thames Valley Garden Land Co.-W. J. Elliott, for defendants, mov-ed for order for a commission to take evidence at London, Eng., of two wit-nesses and of defendant McDonald. G. Waldron for plaintiff. Order made. Commission returnable May 30. Costs in cause. Commission returnable any out cause. Bishop Construction Co. v. City of Peterboro.-H. D. Gamble, K.C., for plaintif, moved for order for better af-fidavit on production. N. Sinclair for defendant. Enlarged at defendants' re-quest until 22nd inst. Macdonell v. Thompson.-J. F. Boland for plaintiff obtained on consent order for delivery out of statement of claim for amendment. for denvery out of statement for amendment. Brooks v. Canadian Interiake Line.— R. B. Henderson, for defendants, mov-ed for order postponing trial. H. S. White for plaintiff. Motion referred to trial judge. Mackay v. Whiteside.—H. H. Shaver, for defendant, moved for order setting aside default judgment. H. Ferguson for plaintiff. At plaintiff's request en-larged one week.

Judgment: Appeal dismissed

by the divisional court. Judgment: Appeal dismissed with costs. Before Meredith, C.J.O.; Maclaren, J.A.; Magee, J.A.; Hodgins, J.A. The Alabastine Co., Paris, v. Canada Producer and Gas Engine Co.-I. F. Hellmuth, K.C., and W. A. Boys, K.C., for defendant. G. H. Watson, K.C., for plaintiff. Appeal by defendants from judgment of Clute, J., of Dec. 17, 1912. Action to recover \$5508 and interest paid by plaintiff to defendant for a gas en-gine and machinery and appliances pur-chased bw plaintiff and which it is alleg-ed were unfit and unsuitable for use for purposes for which same were required by plaintiff, for \$20,000 for loss and dam-ages sustained by plaintiff, for rescission of the agreement, for repayment of \$272 paid by plaintiff for \$7372, with interest as asked, and costs of action. Defen-dants to, be entitled to redelivery of broken engine on repayment of balance of price. Appeal partially argued, but not concluded. Avery v. Cayuga.-G. D. Heyd (Brant-ford). for primary debior. for plaintiff. At plaintiff's request en-larged one week. McLarty v. Havlin.—T. N. Phelan for defendants moved for order for security for costs on ground of absence of sub-stantial interest in the action. W. J. Mc-Larty, for plaintiff. On plaintiff filing affidavit of his solvency motion dis-missed. Costs in cause. White v. Hobbs.—T. N. Phelan for de-fendant, moved for order changing venue from London to 'Toronto. E. C. Cat-tanach for plaintiff. Reserved. Bank of Ottawa v. Altink.—H. C. Mac-klem, for plaintiff. sesidence in Spring-field, Massachusetts.

not concluded. Avery v. Cayuga.—G. D. Heyd (Brant-ford), for primary debtor. H. Arrell (Hamilton), for plaintiff. Appeal by primary debtor from judgment of Doug-las J., of County Haldimand, in the first division court awarding the primary creditor judgment against the primary debtor, an Indian, with costs and garn-ishing his moneys in the Union Bank. Judgment: Appeal dismissed with costs.





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APRIL 22 1913

To sit with Wifie by the Breside on a winter's

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The Telegram has always found Con-troller Church a willing reporter, but not always a veliable one. As Mr. Church is very deaf it is not difficult to account for the discrepancy be-tween what he thought he heard Hon. Adam Beck say, and what really oc-curred. When Mr. Beck refused to be interviewed by The Telegram it was bad judgment to rely on the deaf controller, even tho the story was sensational-not to say yellow.

MORE PLAYGROUNDS.

There is still an urgent need for playgrounds in the city, if we are to have any repetition of the case in the children's court yesterday morning, when three little urchins were up for the atrocious crime of playing baseball on the street on the street.

God help us all and our civilization England, Ireland and Scotland, and therefore control certain high-grade and when our boys cannot play ball without being charged as criminals. Are there no vacant lots that pro-Are there no vacant lots that pro-perty owners could give the use of? Are all the school yards open? Have the churches no vacant spaces about \$25.00, are the very best in style and them where the little folks might be finish ever offered by a reliable firm. suffered to come. And could our mighty police force not be advised to temper judgment with discretion? These poor little imps cannot imble much respect for the law which does The settlers' excursions apply from

and the seven deadly sins.

MR. ELLIS' JUSTIFICATION. MR. ELLIS' JUSTIFICATION. After the clear and comprehensive in Canada to points in Manitoba, Sasstatement made by Mr. P. W. Ellis of he missible application of the missible and the missible application of the m the principles regulating the adminis-tration of the hydro-electric system in sale certain Tuesdays during above the city, the circumstances that called it forth may be regarded as fortunate rather than otherwise. In carrying on date of issue. Thru coach and Pullthe work of the commission and ad-hering to these principles, Mr. Ellis has made it clear that it was impos- leaving Toronto 11.00 p.m. and runsible to continue the management that ning thru to Chicago without change has just been changed, and, if anything further was needed to assure the con-fidence of the public, the apology made to Mr. Ellis by the resigning officials shortest and autokest route between Winnipeg, Saskatoon and Edmonton. was all that was required. Mr. Ellis' with smooth roadbed and electric principles should be adopted in all lighted sleeping cars, thru the new-est and most picturesque and most

(1) That all appointments and promotions shall be smade to secure the highest practicable efficiency in every department without regard to the religion, politics or the personal influence of any man.

(2) That the safeguards of an absolutely independent and unrestricted audit of income and ex-penditure to protect the public moneys shall be maintained. (3) That truthfulness of ac-counts and integrity towards the

sporting interests in the city, with whom he is popular. He has frequently done useful service to the city in mat-ters of routine, and he was exceeding-iy energetic during the absence of Mayor Geary last year, when he thought there was a chance of suc-ceeding to the office in opposition to Mayor Hocken. But even The Tele-gram could not make that sacrifice. The Telegram has always found Conthought there was a chance of suc- idential capacity he visited Montpellier The Telegram has always found Con- In the growth of such societies and the

sorrow like the other man with much possessions who could not follow the

advice he got. IMPORTANT TO YOU

Scores are famous for young men's

select patterns, which can only be obtained from them. Regarding Score's prices, they do not pretend to compete east

Are You Going West This Spring? If so exceptional opportunities are being offered by the Grand Trunk Railway system in connection with not discriminate between playing ball stations in Ontario to points in Al-berta, Manitoba and Saskatchewan, April 22nd and 29th, at low rates. Homeseekers' round trip tickets are

rapidly developing section of Western Canada. Thru tickets sold and reservations by all Grand Trunk agents. Costs no more than any other route. -Train now in operation Winnipeg to Saskatoon and Regina, Yorkton and Canora, and Regina, Yorkton and Canora, within me. I can now eat, sleep and Sask., Camrose and Mirror and Ed-son, Alta. Also to Fitzhugh and Tete-nor, Alta. Also to Fitzhugh and Tete-Be advised—use Dr. Hamilton's Be advised—use Dr. Hamilton's Railway for descriptive literature, time tables and full information, or druggists and storekeepers or by mail write C. E. Horning, D.P.A., G. T. Ry., Toronto, Ont. Toronto, Ont.

order requiring \$200 Order for \$200 for furt costs here and below Costs here and below will be in the cause. Re Caiser Life Insurance.—M. Mac-donald for three claimants. E. C. Cat-tanach for infants. G. F. McFarland for North American Life. W. D. Mc-Pherson, K.C., for P. R. Wilson Printing Co. Motion by three adult children of William E. Caiger, late of Toronto, pub-lisher, for an order for payment out to them of insurance moneys paid into court. Judgment: I think the words used in the statute "all the beneficiarles" are wide enough to cover the case of a sole beneficiary—and the money will be de-clared to belong to the children and will be paid accordingly. The creditors must pay the costs of the motion and the costs of the company deducted when the money was paid into court. But now when our drapes are scanty and the work in our homes is light,

Single Court. Before Falc nbridge, C.J. Re Paterson and Canadian Explosives. S. Denison, K.C., for purchaser, moved for order declaring that vendor must make good deficiency of ten acres in the 100 acres more or less in the Township of Scarboro, conveyed, or that compan-sation be allowed purchaser in abate-ment of purchase price thereof. R. J. McLaughlin, K.C., for vendor. Reserv-ed. a vote parade. BUFFALO AND RETURN \$2.70.

Canadian Pacific Railway, 1.15 p.m., Saturday, April 28.

Come to Buffalo, Saturday, April 26, with the Hillcrest Athletic Club excursion. Tickets good going on 1.15 p.m. Canadian Pacific fast express. 32.70 for round trip. Good returning Saturday, Sunday or Monday. Parlor cars. Tickets at No. 16 King street east, Union Station, King Edward Ho-tel or Sunpuside Station ed. Re Dorward Estate.—S. Denison, K.C., for executors. H. M. Ferguson for beneficiaries. Motion for order constru-ing will of Walter Doward enlarged un-til 30th inst., as all parties not yet serv-

tel, or Sunnyside Station. Unclaimed Baggage Sale.

iii 30th inst., as all parties not yet serv-ed. Lochrie v. Bayliss.—W. H. Bourdon, for plaintiff, moved for judgment by con-sent referring to master in ordinary to take account of amount due by defen-dants to plaintiff, or by plaintiff to de-fendants in respect to certain brick bought by defendants from plaintiff. Further direction and costs reserved. Dixon v. Dixon.—McG. Young, K.C., for plaintiff. D. O. Cameron for defen-dants. Motion by plaintiff for order dismissing defendant's application to set aside writ of possession, and for order restraining defendant's nor further pro-ceedings to redeem, and for opening fore-closure. Order made as asked to issue if \$1300 is not paid by defendants in settlement on or before May 1 next. Remember only once a year, trunks, valises, suit cases, packages, etc, are sold by auction. Take advantage this opportunity on Thursday, April 24, at 11 a.m. Henderson's, 87-89 King st.

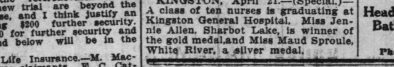
Stomach Always Baulked, Had Constant Indigestion

Smell of Cooking Made Him Sick

-Bilious Two Days a Week. Cured by Dr. Hamilton's Pills. Mr. Clemmons' experience is not unusual. Nowadays pcor stomachs are more the rule than the exception. But the proper treatment is sure to make a quick cure. You can glways depend on Dr. Hamilton's Pills, they reach the trouble at once, go right to business, work while you sleep and have you feeling better if not cured max morning. "My food seemed to decommon and the computer and the computer and the computer and the computer and the complexity of Toronto, "My food seemed to decommon and the computer and the complexity of the compl

bisiness, work while 3.51 sieep and have you feeling better if not cured next morning.
"My food seemed to decompose an my stomach," writes Mr. Ralpl. Clemmons, of Newbridge P.O. "I had a stomach that failed in some way to perform its work. Digestion second more or less arrested and I grew thin, yellow, nervous. The stomach became distended and impeded appartent for a class arrested and I grew thin, yellow, nervous. The stomach to that the allowance should be made for became distended and impeded appartently the action of the securit, for a function, advised me to take Dr. Hamilton's Pills regularly, which I did. The result in my case was imply marvelous. Dr. Hamilton's Pills regularly, which I did. The result in my case was imply marvelous. Dr. Hamilton's Pills regularly, which I did. The result in my case was imply marvelous. Dr. Hamilton's Pills regularly, which I did. The result in my case was imply marvelous. Dr. Hamilton's Pills regularly, which I did. The result in my case was imply marvelous. Dr. Hamilton's Pills regularly, which I did. The result in my case was imply moved the cause. strengthened the stomach, excited the liver to normat action, the kidneys were released of the garge all liens placed by him on the luder of a stomach. excited the liver to normat action, the kidneys were released of the garge all liens placed by him on the planet. This is an action by planet. This is an action by planet. The result is an one eat, sleep and the stomach excited the liver to normat action, the kidneys were released of the garge all liens placed by him on the planet. This is an action by planet. This seem and the purchase pursuant to acrement. Jugment: Appeal allowed Action dismissed. Judgment for defendant Webster on his counter claim, with costs throut, Meredith. J.A. dissenting.
Wadsworth v. Canadian Railway Accident N.Y., and Kingston, Canada.

dent Insurance Company .-- I. F.



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"At Your Service"

The housewife who has an Electric Iron to help her on ironing days finds more time for rest or other work.

The reason is, the Electric Iron is quicker. It is always clean, always hot on the point, just where you need

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Think what this feature alone means to you with a steadily-rising ther-mometer and Summer heat near at hand. Then think of ironing in the shady coolness of the back verandah, for instance.

'But you'll never know what an Elec-

ГНЕ ELECTRIC IRO it. And the half time of an ordinary ironing which it saves you can devote to the children, or to that little piece of fancy work you are anxious to finish. There is no changing of irons-one iron does all the work. And you can iron anywhere where there is electric lighting.

tric Iron can do for you until you try it. The best way for you to find out is to get one on trial, at our risk. Simply write or 'phone, and we'll deliver one to your home, on the distinct under-standing that if it doesn't please you we are to take it back promptly. Do this now, while you think of it.

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