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Is The World's New Telephone Number.

WEDNESDAY MORNING, FEB. 22, '11.

#### WATER SUPPLY.

we are to do about the waterworks, mayor, who will act as chairman, but

are getting our water from the proper one of the remaining departments spe source or whether we should catch it cified as finance and accounts, public no doubt discuss the drift of Lake On- public buildings. The citizens of Buffaterio currents and the disposal of city lo have displayed general and active sewage and the contamination result- interest in the proposal, and its dising from lake navigation.

More seriously, they will probably go spirit. ply from Lake Simcoe, which is shalpensive, and which might have ice sive route, but a probably satisfactory

ficulty than anywhere else conveni-

They will undoubtedly regard the plan." rapid growth of the city, with 1,000,000 cept the advice they are preparing to chise grants must be sanctioned by receive. They might think of it when people at a general election. they say grace.

One thing is evidently necessary. A reservoir must be provided up north on the highest land conveniently available, capable of storing a ten days' supply for the city in case of accident. As long as we depend on pipes and tunnels and intakes and pumps, we are liable to accident. It may only be once in 20 years, but it is quite as bad to die once in 20 years as oftener.

to meet the city on the proposal of the corners at King and Yonge-streets.

like dimensions of Yonge-street, but great advantage to all affected. Whatever the cost may be the city should not hesitate about it, and the few feet required will be found by the owners fit in the long run.

The day may come when the sensible proposal to take the street cars off Yonge-street between King-street and some of the cross streets north of Queen shall be acceded to, but in the meantime let us have the rounded cor-

#### SUNNYSIDE CROSSING.

Citizens will scarcely know whether | to the fact that we people living in the to congratulate themselves on the wisdom of a council which knows enough to change its mind when it has made a mistake or to deplore the folly of one Now, sir, cannot you persuade our which, having arrived at a correct con- honorable minister of railways and his clusion, had not the sense to stick to

and all others interested settled the Foxboro, thence to a point at or near Sunnyside crossing the other day, apparently to everybody's satisfaction, supplied by two railways, and, further, However, some interests had been we have a grade not exceeding one or overlooked, and the council met and one and a half, and land would be unsettled the whole matter again, and then unsettled it in the other direction.

The new arrangement involves heavy damages which the former plan would have avoided. The Rolling Mills will now be able to make a virtue of a necessity and the property owners on the lake front east of Keele-street will have little bills to present.

The council in this case cannot plead that second thoughts are better, for they have had several suesses at a set-

#### The Toronto World tiement. The council's second thoughts are generally second rate. So long as the city business is not transacted on expert grounds for the

henefit of all concerned, but according to the representations of interested their case, we must expect such rightabout movements in council. The citizens get accustomed to any old thing and are gratified at last to have some

thing actually done. BUFFALO WANTS COMMISSION GOVERNMENT.

Buffalo is the latest United State city to move in the direction of governferring powers to that effect are nov under consideration by the senate and assembly of the State of New York. They follow the precedents set by close on a hundred cities that have already adopted the system and propose to replace the mayor and common counci and various leading city departments by a commission consisting of the may-

or and four other members. To the and incidentally whether five of the whose vote ranks equally with that six city papers have failed absolutely of his colleagues, has been allotted the to appreciate the sagacity of their dis- department of public safety, including police, health and fire protection. Each The experts will tell us whether we of the members will be responsible for

in rain tanks or dig wells. They will affairs, public works, and parks and cussion has greatly stimulated civic

ues to make good wherever it has been adopted, both as regards economy and efficiency. The most recent testimony Rapids, Ia., given to the Commission Speaking of the experience of Cedar to 39.5 mills. This tax reduction," he ness has been reduced \$155,000. New sewer bonds to the extent of \$62,000 since the commission plant went into then they will not think of any change tion and investment, decide to take effect, is \$93,000. We made an invened in this respect dissatisfaction will advantage of the situation as it exists, tory of the city's assets and liabilities. be introduced and change will be dethe suddenly shelving bottom off the The surplus on January 1, 1908, was sired. island shore providing an opportunity \$453,168. On January 1, 1911 the into attain extreme depth with less dif- ventory showed \$878,806. The difference,

Under the Buffalo charter, if it carticipation must reckon, and they will nated by petition of 300 voters and a mit as absolutely necessary. We trust mayor. Provision is also made for the the city authorities will be able to ac- initiative and referendum and all fran-

#### RE WATER FAMINE.

Editor World: What a deplorable condition our waterworks are now in; practically nothing to drink but lagoon water. It not only menaces the health of our citizens, but also seriously retards the growth of our beautiful value. city. To my mind there is little or no hope for the future under present existing conditions and plans. We must Three capable men making expert break away from our present intake, recommendations to the city about the water situation means heroic mea-contaminated. Where, then; can we sures. We repeat, the important thing obtain a supply of pure water? I say, is to have the city authorities in a with all confidence and without hesiproper frame of mind to accept the tation, let us have our electric power pumps installed and constructed on the lake shore in the vicinity of the Hunt Club grounds. Let our intake pipe there have a capacity of a hundred millions of gallons per day: addi-We trust the great corporations im- tions to the electric pumps may be mediately concerned will see their way made from time to time as required. neade me quite hopeful, but finally the Allow me to say that I have, in season Guild of Civic Art about rounding the still this into the minds of our council, and from the first application the balm and out of season, endeavored to in-

> which the builders rejected, and my troubles. Thos. Davies, Ex-Alderman and Engineer.

NORTHERN ROUTE FOR C. P.R. Editor World: I have noticed in the past your battles with the powers that be to secure the greatest benefits for the greatest number of the people Therefore I write to call your attention strip of country north of the G. T. R. end C. N. R., east of Toronto, have to Bilingual Jocularity—Hydro-Electric travel an average of from 10 to 15 miles to get our goods or ship same by rail commission to have the new C. P. R. uilt from a point at Locust Hill eastward thru or near Unionville, Castle-Engineers, the board of trade council, ton. Orland, Wooler, Frankford and Smith's Fails? We would not ask this

#### CANADA PERMANENT

All deposit accounts with oration, large or small, have most careful attention, and

STRICTEST CONFIDENCE aintained as to the business ESTABLISHED 1855.

MORTGAGE CORPORATION

#### THE CURSE OF THE NATION IS CONSTIPATION

"Fruit-a-tives" Alone Cures This Disease

A famous scientist states that Consti-pation, or non-action of the bowels, causes more deaths than all other combined. Constipation inflames the Kidneys, ruins digestion, is the foundation of Rheumatism, poisons the blood, causes Headaches, Neuralgia Nervousness and Insomnia.

Constipation is caused by a weak or sluggish liver. Bile, the only purgative of the body, is secreted by the liver, which in turn should pour out into the intestines sufficient bile to move the bowels. Unless the liver is active, there cannot be enough bile to move the cowels regularly, and Constipation is

"Fruit-a-tives," the famous fruit medicine, will always cure Constipation because it acts directly on the liverrelieves the congestion-increases the quantity of bile-and strengthens the 50c a box, 6 for 2.50, or trial size, 25c. At all dealers, or from Fruit-a-tives, Limited, Ottawa.

much cheaper thruout the whole way W. J. Latimer. Orland, Feb. 20.

#### S. H. BLAKE APPROVES.

P. C. Larkin yesterday received the following letter from S. H. Blake:
My Dear Mr. Larkin,—I read with the greatest pleasure what appeared to me to be a most convincing letter from you in the morning papers of the day. It simply con not be relied to day. It simply can not be replied to. There has bulked up in my mind very largely a fact that I have not seen touched upon, and it is that nothing lutely happy and contented and not look for a change as when they have reduced in 1908 from 41.50 mills to 40.60 anything that will tend to bring these mills, in 1909 to 40.30 mills and in 1910 results will, therefore, be a vital element in Canada retaining its present position. Not only does it not look for continued, "was made despite many a change from England to the Unit-improvements. Our bonded indebted- ed States, but it is absolutely distasteful to Canadians. If permitted to work on the lines that open to them were issued so that the next reduction, sults as will conduce to their prosperity

\$453,168. On January 1, 1911 the inventory showed \$878,806. The difference, more than \$425,000, represents the gain in three years under the commission of tariff, trade relations, preference, etc., as if some little change in duty or some little rearrangement of tariff rapid growth of the city, with 1,000,000 Under the Buffalo charter, if it carpeople in sight so far as municipal anries as framed, candidates will be nomiterest of either England or Canada should sever the ties of lovalty and degrade us to the low level of persons probably stagger some of our little vil- recall election can be held if asked by who desire to continue the union only lagers by the proposals they will sub-fifteen per cent. of the votes cast for because of some material advantage that may arise. With all best wishes, S. H. Blake.

#### BURN CAUSED OPEN SORE. Zam-Buk Worked a Wonderful Cure

Sometimes a bad burn, a deep cut, or some similar injury, sets up a more permanent injury in the form of an open, discharging sore. In such cases Zam-Buk will be found of unequaled

Mr. J. Nixon of 901 William-avenue. Winnipeg, a blacksmith at the C. P. R. shops, had his foot badly burned by some molten metal falling upon it. He says: "The burn was a very bad one, and after the first few days it left an open sore, which showed marked signs of blood poisoning. It discharged freely and caused me terrible agony. For three weeks I suffered acutely and could get no ease. At last I obtained a preparation from the doctor, which seemed to stop the discharging and

wound became as bad as ever. our engineers and citizens, during the gave me relief. The inflammation was It is now too late to widen the lane-like dimensions of Yonge-street, but look now like unto the proverbial stone matter cleared away in a very short the rounding of the corners would be a plans and suggestions seem destined to Healing then began, and in less than time after beginning with Zam-Buk. prove the solution of our water supply two weeks the wound was thoroly

One of the main lessons of this case N.B.-Dr. Walters, late mayor of lies right here-try Zam-Buk first for East Toronto, told me that before an- any injury, sore, skin disease or wound. to be less of a deprivation than a bene- nexation to the city, they had a splen- It is equally good for piles, blood poisupply of good, pure water, pro- soning, festering wounds, chaps, cold of will of deceased and judgment decured from the lake just east of Balmy sores, children's eruptions, scalp sores, claring the true construction of the Beach, since which the city has been Beach, since which the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, constitution of the city has been varicose uncers, childrens, childr varicose ulcers, chilblains, etc. All ger margin of profit and are sometimes fund. pushed as being "just as good." Nothing is just as good.

### PUBLIC ACCOUNTS COMMITTEE

Payments to Be Reported On. Dr. Reaume jocularly congratulated G. H. Ferguson in French upon his reelection as chairman of the public accounts committee yesterday. W. J. McCart asked for a return giving the particulars of payments by the hydro-electric commission.

#### FOUND DEAD IN BED.

MONTREAL, Feb. 21.-Ovid Miner Gould, one of Montreal's best known businessmen, was found dead in his bed this morning by his brother, Jos. Gould, at the latter's home, 287 Peelst. The physician who was called, stated that life had been extinct sev-Mr. Gould complained yesterday of

About twenty years ago Mr. Gould rmed the cold storage company which bears his name, and of which he was a director and general manager. He is survived by one brother, Jos. Gould, sr. Joseph Gould, jr., librarien at Mc-Gill University, is his nephew.

#### AT OSGOODE HALL ANNOUNCEMENTS.

Feb. 21, 1911. Motions set down for single court for Wednesday, 22nd inst., at 10 a.m.:

1—Re Quigley v. Bastard.

2—Colonial v. McKinley. 3-Stothers v. Taylor. 4—Re McEwen Estate.
5—Macdonald v. Benner.
6and 7—Sharpe v. White.
8—Archer v. Archer.
9—Re Weltz and Lte.

Peremptory list for divisional court for Wednesday, 22nd inst., at 11 a.m.: 1—Doolittle v. Orillia (to be contin 2—Fitchett v. Walton. 3—Geller v. Loughrin. 4—Hall v. Shiell.

Non-Jury Assizes. Peremptory list non-jury assizes McDonald v. London Guarantee.

Master's Chambers.

Before Cartwright, K.C., Master.
London Loan and Savings v. Josh.
J. G. Smith, for defendant. F. Aylesworth, for plaintiff. Motion by deto take evidence at Suez, in Egypt. Judgment: Under the circumstant the commission should be granted, but as it cannot possibly be back in time for March, it would seem fair that the for March, it would seem fair that the defendant should go to trial at the nonjury sittings on May 22. As there must be a great delay in getting the commission executed, the plaintiff should have leave to move to have the trial at Chatham or Sarnia, if there is no return in time for London sittings in May. If the parties can agree it might be well to have the commission on interrogatories, but that is for guardian. Motion by plaintiff is tings in May. If the parties can agree it might be well to have the commission on interrogatories, but that is for the parties to consider. Costs as usual.

Northern Crown Bank v. Magee—W.
R. Smyth, K.C., for defendants other than Bickerstaff. H. W. Mickle, for Bickerstaff. Turner (Arnoldi & G), for plaintiffs. Motion by defendants other than Bickerstaff for an order other than Bickerstaff for an order land, and to a lien upon the same to the trial of an issue between the for the trial of an issue between the defendants. Motion referred to the

Re National Life Assurance Co. and

Judge's Chambers. the judgment of the chancelor reversing ing a judgment of the master, setting there is no mention of survivorship, and costs. Judgment: Both appeals aside an order under C. R. 162.

but when the life estate of the widow dismissed with costs. Judgment: I think the case is one in

worth for plaintiff. An appeal by defendant from the certificate or ruling of the senior taxing officer that the costs of plaintiff on defendant's appeal to divisional court should be taxed on the county court scale without a right of set-off. Judgment: Appeal must be her share is gone, and the survivors. of set-off. Judgment: Appeal must be her share is gone, and the survivors of the county court of York of Dec. dismissed, as C.R. 1132 was never in- take. The order should regite that 15, 1910. Plaintiff's action is for a mantended to cover such a case. The order of the divisional court may fix the scale, but unless something is said in the testator and the next-of-kin of to remove an encroaching frame structure.

| Agrois sufficiently represented by Mr. Jarvis sufficientl

fant. Motion by Elizabeth Frame for an order for payment out of court of \$200 for maintenance. Order made for payment with priority of the official guardian, with costs of application fixed at \$15 and costs of official guardian at \$5.

Re Wells-F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order for payment out of court of infant's moneys, to enable him to go ant obtaining her house ostensibly for to Northwest. Order made for payment out of half now and half in six months Re Camplin and Canadian Home Circles-J. H.Spence for Canadian Home Circles. F. W. Harcourt, K.C., for infant. A. MacGregor for widow and executor. Motion by the society for leave to pay \$2000 insurance moneys into court. By consent of parties mowill to be that the executors are to proved damage to the reversion, the post free from Zam-Buk Co., Toronto, upon receipt of price. You are warned against harmful substitutes and inagainst harmful substitutes and in- as long as she remains deceased's ey. ferior preparations, which yield a big- widow. Costs of all parties out of the

Re Rickard-F. W. Harcourt, K. C., for administrator. Motion by administrator for leave to mortgage the real estate to pay debts. Order made. Re Walker-J. T. White for executor. W. Harcourt, K.C., for infants. Motion by executor for an order au- erland, J., of 26th November, 1910. An thorizing sale of the farm to John Jas. Walker, one of the executors. Order

Plotke v. Buttner-M. L. Gordon for R. R. Black. J. G. Smith for plaintiff.

Murray, and for an order setting aside
a transfer of property by plaintiff to stitutional service for defendant has defendant on the ground that same been made, for leave to appeal from were obtained from him by undue in-the order of Teetzel, J., made on ap-peal from the master-in-chambers allowing substitutional service. Motion the action with costs. Judgment: An enlarged for one month, with stay of infant is by law incapable of making entry of judgment meantime. Either a valid will for very obvious reasons, party to be at liberty to bring on yet the modern view as to donations again on two days' notice.

Re Morin and Canadian Home Circ is not void but voldable. We think the cles-J. H. Spence for the society. F. plaintiff is rightly in court and should W. Harcourt, K.C., for infants. Moget a return of his things and his costs

Mr. Gould complained yesterday of feeling unwell and a doctor was called. It was discovered that one of the valves of his heart was affected.

OR. A. W. CHASE'S 250. is sent direct to the diseased parts by the Improved Blower. Heals the ulcers, clears the air passages, stops droppings in the throat and permanently dures Catarrh and Hay Fever. 25c. blower free. Accept no substitutes, All dealers and the part of the part o

tion by the society for leave to pay \$500 into court to credit of infant and for payment out at majority. Order made, with costs fixed at \$10.

Re Ryan Infants—F. W. Harcourt, K.C., for infants. Motion on behalf of infants for an order confirming order of master-in-chambers allowing payment of certain moneys into court. Order made.

der made. Re Middleton-F. W. Harcourt, K.C. for infants. Motion on behalf of infants for a flat to accountant to enable him to make monthly payments instead of half-yearly, as previously provided by order. Order made.

Re Knight—Gilchrist for administrator. F. W.Harcourt. K.C., for infant. Motion by administrator for leave to discharse a certain mortgage and for payment into court of infant's share. Upon filing accountant's certificate,

rder to go. Natural Resources v. Saturday Night -R. C. H. Cassels for plaintiffs. G. M. Clark for defendant. An appeal by plaintiffs from order of the master-in-chambers striking out certain paragraphs of the statement of claim. Or-der made varying the order of the master allowing the appeal as to para-graphs 5. 9 and part of 10. The prayer for relief to be limited to the claim for damages as set out in paragraph Costs in cause, unless trial judge

otherwise orders. Spence for infant. F. official guardian. Motion by fant for an order for maintenance. Or-

Before Latchford, J. Rose v. Parent-M. J. Gorman, K.C. for plaintiff. J. A. Ritchie (Ottawa) for defendants other than infants. A. the extent of the amount by which the trial judge.

Edmonds v. Gibson.—F. C. L. Jones, for defendant. Motion by defendant on consent for an order for part disvalue of the land by the plaintiff's value of the land by the plaintiff's charge of certificates of lien and its lasting improvements the defendants pendens. Order made. Phillips v. Forsyth—Kerwin, (W. M. Douglas, K.C.), for plaintiff. W. M. let into possession, and any claim they Hall, for defendant. Motion by plaintiff for judgment under C.R. 603. Mother than the supplied to the plaintiff. If the tirf for judgment under C.R. 603. Motion dismissed. Costs in the cause.

Neville v. Eaton—G. F. McFarland, for plaintiff. Motion by plaintiff for an order for substitutional service of writ on defendant Cyrus T. Eaton. Or-

Before Middleton, J. Re National Life Assurance Co. and Power—H. W. Shapley, for the company. Motion by the company for leave to pay \$1000 into court to credit of Helen Marie Power, an infant. Order made for payment in less costs fixed at \$20.

Spanner v. Gibsonf. C. L. Jones, and any words are used in connection with the gift in remainder indicating intervenes the survivors alone take. Doolittle W. A. Lamport The nieces were the objects of the tes-

#### Before the Chancellor, Riddell, J., Mid-

dleton, J.

McCuaig v. Lalonde.—C. H. Kline by plaintiff from the judgment of the to plaintiff, and that there ought to liner. inty Court of Stormont, Dundas and be judgment for the plaintiff. Glengarry of 14th December, 1910. action by plaintiff for \$300 damages alleged to have been caused by defenda residence, but in reality, as plaintiff alleges, to place his children suffering from diphtheria to prevent his hotel being placarded, whereby plaintiff was obliged to repaper, repaint etc., and has suffered other damage. At the trial the action was dismissed with costs. Judgment: We think that the plaintiff is entitled to damages. The defendant does not deserve any consideration. but the only damages to be given are those proved, not vindictive damages. The plaintiff should properly have what it cost her to put the house in proper condition, and her loss of monor. The defrace to the reversion must be at least these amounts and prob-

ably more. should have judgment for \$240 and costs here and below. Murray v. Mackenzie.-S. H. Brad-ford, K.C., for plaintiff. W. R. Smyth, K.C., for defendant. An appeal by plaintiff from the judgment of Suthaction by plaintiff to recover from de fendant certain goods and chattels alleged to have been handed over to her as executrix of the estate of Parbara as to that part of the case, but as he fails as to the part of the case relating to the Petawawa bonds he should pay costs as to that. But acting on ne well-known rule in the case of difided success there thould be no costs o either party of motion or of appeal. Judgment will be entered accordingly Before Falconbridge, C.J.; Britton, J.

Pierce v. Waldman-E. F. B. Johnston, K.C., for defendant. An appeal



# Kaiser

#### **Emperor of Germany** Uses the Knight Motor

▼HE German Emperor used the Knight motor in 1910. He has now ordered two new cars for spring delivery which are likewise equipped with this motor Like His Majesty, King George, Czar Nicholas of Russia and various other European monarchs. the German Kaiser has by his selection of the Knight given further evidence of the superiority of the engine with the sliding sleeves.

Russell "38" \$5000 Fully Equipped Russell "26" \$3750 Fully Equipped Russell "22" \$2850

ALL WITH KNIGHT MOTOR See them at the coming Automobile Show. Feb. 25 to March 4, or visit our nearest branch.

Canada Cycle & Motor Co., Limitod WEST TORONTO Makers of High-Grade Automobiles TORONTO BRANCH: 100 Richmond Street West OTHER BRANCHES: Hamilton, Montreal, Winnipes,



by plaintiff from the judgment of Sutherland, J., of Nov. 14, 1910. At request of plaintiff, who is ill, the deendant not objecting thereto, this appeal is enlarged to a day to be arrang-

ed by counsel. Labadd v. Maloof; Maloof v. Labadd -W. D. McPherson, K.C., for Maloof in each case. F. L. Smiley (New Lis-keard), for Labadd in each case. An fixed at \$20.

Spanner v. Gibsonf. C. L. Jones, for an order construing will of Thomfor defendant. Motion by defendant on consent for partial discharge of certificates of lien and lis pendens. Order

Motion by executors under C.R., 500, for an order construing will of Thomas Miller. Judgment: The rule is well settled that when there is a gift to "A" is settled that when there is a gift to "A" if an action by Maloof to recover \$375, tificates of lien and lis pendens. Order and any words are used in connection claimed to be balance due by Labadd and any words are used in connection. with the gift in remainder indicating on purchase of a mining claim, and of distribution and not to the death of the testator. Apart from the rule of construction the intention of testa-Before Teetzel, J.

Russell v. Greenshields—W. Nesbitt, of the testator. Apart from the rule of construction the intention of testator and B. Osler, for defendant I. F. Hellmuth, K.C., for plaintiff. Motion by defendant for leave to appeal from the judgment of the chancellor reversible independent of the chancellor reversible in an appeal for survivorship.

motion and accordingly grant leave to appeal. Costs in the cause.

Before Riddell, J.

McIlhargey v. Queen—R. T. Harding (Stratford) for defendant. A. F. Ayles(Stratford) for defendant. A. F. Ayles
(Stratford) for defendant. A. F. Ayles-

scale, but unless something is said in the testator and the next-of-kin of the order fiself, the costs of such an order must be taxed on the scale appropriate to the proceeding without reference to C. R. 1122. Appeal dismissed with costs on the county court scale.

Re Frame—G. R. Roach for Elizabeth Frame. F. W. Harcourt, K.C., for infant. Motion by Elizabeth Frame for made, and the judgment in other respects confirmed, and that there should be no costs here or below. The chan-(Cornwall), for plaintiff. G. J. Gogo be no costs here or below. The chan-(Cornwall), for defendant. An appeal cellor dissents and thinks claim passed

Court of Appeal.

Before Moss, C.J.O.; Garrow, J.A.; Middleton, J. Colonial Development Syndicate, Lim ited, v. Mitchell-G. M. Clark, for plaintiffs. H. Cassels, for defendants. An appeal by plaintiffs from the judgment of Latchford, J., of May 30, 1910. Judgment in terms of consent minutes allowing the appeal to the extent of dismissing the action without costs and except as to that dismissing the appeal without costs.

Ernest A. Lane, tailor, corner Caer-Howell and McCaul-streets, has made

The medicinal value of any kind of liquor depends upon it's purity.

IF IT'S FROM MICHIE'S

MICHIE & CO., Ltd., 7 King St. W., Toronto ESTABLISHED 1835

A NOVEL ENTERTAINMENT

Many Pleasing Surprises Planned for "Ye Olde English Fayre?" ing until Saturday night, Massey Ha lish village in gala attire and from I p.m. to 10 p.m. each day a varied and ented, at which the costumes will be given with much fidelity

The ladies' board of the Western Iospital have spared neither time nor expense in making this one of the most striking and novel entertainments of both afternoon and evening. On Saturday afternoon a special program appealing particularly to children will be given, at which an up-to-date Punch and Judy show will be the head-

Presentation to Mr. Kerr. MONTREAL, Feb. 21 .- Mr. Robert Kerr, the retiring passenger traffic manager of the Canadian Pacific Railway Co., was to-day the recipient of a handsome presentation, made by the executive and general officers of company. The presentation consisted of a silver tea and coffee service, accompanied with a framed illuminated parchment.

Held Up the Grocer KINGSTON, Feb. 21 .- (Special.) -- Beore Judge Price, Patrick Burns pleaded guilty to holding up and assaulting John Hickey, grocer, and was sentenc-

## The Famous Rayo



Gives the Best Light at Any Price When you pay more than the Rayo

price for a lamp, you are paying for extra decorations that cannot add to the quality of the light. You can't pay for a better light, because there is none. An oil light has the least effect on the human eye, and the Rayo Lamp is the best oil lamp made, though low in price. You can pay \$5,\$10, or \$20 for some other lamp, and although you get a more costly lamp, you can't get a better light than the white, mellow, diffused, unflickering light of the lowpriced Rayo.

Has a strong, durable shade-holder. This season's burner adds to the strength and appearance. Made of solid brass, nickeled, and easily polished. Once a Rayo User, Always Onc

Dealers Everywhere. If not at yours, write for descrip circular to the nearest agency of the The Queen City Oil Company

Nev Goo Every d

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Silk at Mixtur Both in an unus

in plain Checks, Hands

Already wide W jahs, pla all the I Dress T Splendid Paillette

Wash Lovely Prints, laines, Waistin

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