## The Toronto World

VDAT MORNING, MARCH 6, 1911

## HYDRO-ELECTRIC ADMINIS-

ention of a public utilities commisden in matters involving electric serthan anything yet proposed in age to have questions in which condarable technical skill is involved icalt with by a body especially familar with them, but the still greater dventage consists in having them with from the layman's and the ob bread for five. man's point of view rather

oprical services, what is needed are not desirable where ques-

it to outgrow this limitation.

THE RIGHT TO VOTE. In conceding the truth of Sir James Whitney's affirmation that there is no inherent right in any man to vote, the appeal for the grant of woman suffrage. read by Dr. Margaret Gordon, perhaps made too absolute an admission. The dictum maybe accepted if the history ly taken as beginning with the Norman conquest. The absolute monarchy then sexon times, itself a development from roads. he more ancient shire-moot or tribal

the democratic principle.

alone, nor has the baibeen held even as between the be permanently subordinated to the is likely to devolve upon the Good other and the parliamentary suffrage cannot be logically withheld by states that have admitted the right of women diplomat than a bad loser. ...

### CLEVER WOMEN AND STUPID

important to a government, as the re- to fulfil their public pledge. presentation of a ward association, or The situation that has developed in which waited on Sir James Whitney minion Government. Had Messrs. agement to have every piece of rolling and Paterson not jumped so stock in those repair before the rush

do not want to see clever women comnaturally consult their prejudices, It to much easier to govern stupid people ity deal and share the humiliation President Taft must feel over his failthan olever ones in any case, and myernments do not care to add to their difficulties, as they imagine the ission of women to vote might add. We do not believe that clever people an opinion about the encore field in

make difficulties except for stupid Toronto. She respended most sener-

To-day the bakers have agreed to and a half weight. We have been for some time past; but it is understood that many of the bakers will sell ward a deterioration in quality, as five for twenty-four ounces is a fair price at present market rates.

perior quality in weights over twelve ounces, otherwise they would be glad to give sixteen ounces for this price. The law thus works hardly for the consumer, but no doubt the conscientious baker will try and make up in Do our children grow up without any quality what the law prevents him training in self-restraint? rendering in quantity. It will take some time for quality and price to adprobably find some good reason for "8turning to the methods we have now abandoned. Whatever occurs, we must not expect to get six cents' worth

NO SEA WALL. Consistency at least underlies the to the Humber. There is no doubt of of law are not at issue. The comorder, their object being to get sione will save a large sum yearly. However the newspapers are in a parof the Quebec Utilities Commis-as explained the other day by Lt.-Mibbard, and the New York Pub- a profitable investment in the Bloorle Commission has similar, but much street viaduct. The board of works seems to have reasoned that if we The Ontario Railway Board clings cannot afford revenue creating profittoo closely to legal precedent to satisfy able works, we cannot afford non-prorequirements of the province. We ductive works, and the sea wall must must trust that experience will enable wait for a later generation of alder-

of English self-government is arbitrari. portance to be considered in estimatntroduced no doubt swept away the should, of course, be applied to the opresentative Witenagemot of Anglo- construction and maintenance of good

The desire for direct and responsible ting, which decided all questions administration is extending in every they make plain and fancy bread on sifters from other forms of govern- therefore that the friends of good the distinction can only be roads, noting the successful operation d on the inherent right of all of the Nagara Falls Queen's Park the people to control legislation and commission and other provincial bodhistration. On that postulate the les of the kind, should desire to have of representation rests, and the the good roads activities of Omtario not that progress towards complete grouped under a competent commiscalization has been slow and wrung sion. Hitherto the public works dekep by step from the holders of here- partment has done very good service in stary power, cannot affect the basis dealing with the provincial roads, and the government is unlikely to make sist the reciprocity pact. The govern-The time was bound to come when any change while matters are on so ment at Ottawa is in a very uncomfort. satisfactory a feeting. There is need, ab'e position thru the indiscretion of its Law and government do not affect however, for extending the interest in good roads to new districts, and this work in the absence of a commission

Roads Association. CONGRESS AND RECIPROCITY. By continuing their filibuster euring to participate in the management of the expiring hours of the United States micipal and educational affairs. The congress the recalcitrant Republican taly effectual opposition is that offered senators have deprived President Taft by women themselves, and that divi- of the advantage he hoped to gain son of opinion still exists among thru the homologation of the reciproctham can scarcely be denied. Object ity measure. Control of the situation tion on this ground is the last refuge now passes to the Democrats, who open to the opponents of woman suf- have a majority in the house of reprefrege, and it has already served the sentatives and may, with the aid of the premier's turn. Sir James described insurgent Republican members, have the reform as a social and political re- their way in the senate also. Canadian volution. The latter to some extent, it government organs are prophesying may be, but so far as provincial af. rapid and easy approval of the recifairs are concerned, the revolution will procity deal, but the wish is responsbe beneficial rather than injurious, dble for the thought. The president's much less destructive. Sir James Whit- object was to defeat more extensive ney had better yield with a good grace tariff reduction and went so far as to to the inevitable. Better be a prudent indicate that if the last congress car- at Washington. ried out his recommendation, he would defeat further change in the tariff schedules. The Democrats may not, So long es women are disfranchised however, commit themselves to a no deputation they can muster will course which would deprive them of ever appear to be so impressive or so the benefit attaching to a real effort

union, or other body which has some the United States exposes the weakvotes in its control. The deputation ness of the policy pursued by the Doon Saturday consisted of a number of Fielding and Paterson not jumped so wemen who would rank well up in readily at the presidential bait, Canada the legislature if they had seats there, would have remained absolutely tree and beside whom many of the back to act in whatever way and to whatbenchers whose only conception of par- ever extent the national interests reliamertary duty is to register a vote quired. In all probability all that they for the party when the wirip gives the obtained by process of bargain would and comfort to the best thru trains on have been obtained without sacrifice of the continent. A large number of the continent. A large number of angular fiscal independence or opening the door to continentalism. Meancause of the opposition to the enfranchisement of women. The stupid men good reason to resent the position they now occupy as the direct consequence ting with them, and the clever men of entanglement with the Republican who depend on the stupid men's votes party manoeuvring. The senate ex-

> TOO MANY ENCORES Madame Nordica is well entitled

ure to obtain congressional sanction.

ously to his demands and cannot be bake plain bread in loaves of a pound an invitation to tea to warn them not cents for twenty ounces or six cents Tetrazzini lately, went on demanding more, till they got a third piece. Nor was that sufficient. The demand for The law does not permit bakers to a fourth piece was maintained till the sell fancy bread, that is bread of su- next performer was got ready for the

fourth piece of cake he would be regarded as ill-mannered. The bad taste in grown up people is decidedly worse.

wait for a later generation of aldermen and controllers.

GOOD ROADS AND THE MOTOR
TAX.

In proposing a tax on motor cars according to the horse-power, the Ontario Good Roads Association have adopted a sound principle. Horse-power is directly in proportion to speed, and speed is the factor of most importance to be considered in estimating the injury done to roads by motor cars. Revenue derived in this way pany, will become a member. pany, will become a member.

### PLAIN AND FANCY BREAD.

ing about the bread law? Why don't weight. Say one pound and a quarter, and two and a half pounds. Let the baker make the price. Those that want fancy bread, let them pay the fancy price. That is the only way they will get it settled.

Wm. Aitken. RECIPROCITY AND THE CONSTI-TUTION.

in earnest in its determination to releaders. By what constitutional authority had the trade commissioners to take our national policy to Washing-ton and allow President Taft and his advisers to tear to pieces Canada's established fiscal policy to sult the United States interests. The government, to be consistent, should have sent commissioners to Germany. France, Austria, Argentina, Sweden. etc., so that these countries could have etc., so that these countries could have the opportunity of changing Canada's tariff to suit their respective interests. The government to be consistent, should extend the same privileges to other countries, as it has to the United States. The fiscal policies of Canada and the United States are both sometimes and distinct States are both separate and distinct from each other. If President Taft is sincere in his endeavors to reduce the cost of living in the United States, he should modify the United States tariff accordingly, and not in combination with Canada's tariff. The whole proceedings in the reciprocity agreement are unconstitutional and the Vib ment are unconstitutional and the Lib eral government leaders have exceeded their authority allowed by the constiution. The government should have taken the country into its confidence before the negotiations were started

Wm. G. McMillan. After all, Dunlop Tires serve you

## I. C. R. PREPARING.

MONCTON, N.B., March 3 .- Anticipating a busy season of summer tour-ist travel, a large number of passenthere is considerable activity on this account, as it is the desire of the man-

stock in there repair before the rush of summer travel commences. The cars of the Ocean, limited, Express are being therely overhauled, repainted, varnished and upholstered, and this famous train will go on the route when summer commences with a therely renewed equipment equal in elerance

## CANADA PERMANENT

BANKING BY MAIL

If you do not reside in the city, or if it is inconvenient for you to call at the office, your deposits may be made and withdrawn by mail as conveniently as in per-

MORTGAGE CORPORATION

AT OSGOODE HALL ANNOUNCEMENTS.

Smokers can smoke! There'll be no ill

effects. The refresh-

ing juice of crushed

green mint leaves is

the finest smoker's

nerves-fine for digestion.

Look for the Spear!

The sweet pure fragrance and flavor of the mint juice is a delightful substitute for the traces of tobacco. It's the beneficial confection, the

soothing occupation and the delicious relaxa-

Don't wait for it! ASK for it!

aid known.

Osgoode Hall, March 4, 1911.

Motions set down for single court fo Monday, 6th inst., at 11 a.m.;

1. Blyth v. Canadian Malleable.

2 and 4. Patterson v. Dodds.

8. Kelly v. Kenora.

Peremptory list for divisional court fo Monday. 6th inst., at 11 a.m.;

1. Macdonald v. Timiskaming.

2. Russell v. Greenshields.

2. Roberts v. C. P. Ry.

4. Penny v. G.T.R. and C.P.R.

6. Geeler v. Loughrin.

6. Hall v. Shiell.

Master's Chambers. Before Cartwright, K.C., Master. Chambers Ferland v. Zielaski—G. I Sedgewick, for plaintiff. Motion by plai tiffs for an order limiting time for a pearance to ten days. Order made. pearance to ten days. Order made.
Sovereign Bank v. Ontario Northern and
Temagami Railway Co.—H. W. Mickle,
for defendants, the Craigs. J. F. Boland,
for plaintiff. Motion by the defendant,
Craig, for an order for commission to
take evidence at London, Eng. Order
made for commission returnable May 1.
directed to Mr. F. A. C. Redden. Trial
postpored meantime.

ostpored meantime.
Allion v. Don Storage Co.—Williams (Montgomery & Mo.), for defendant. Motion by defendant on consent for an order dismissing action without costs. Order made.

O'Flynn v. Toronto Ry. Co.—F. McCarthy, for defendant. B. H. Ardagh, for plaintiff. Motion by defendants for an order for medical examination of plaintiff. Order made for examination by Drs. Primrose and McCallum.

Before Teetzel, J.
Adams v. Craig and the Ontario Bank—
J. Bain, K.C., and M. L. Gordon, for Ontario Bank. J. F. Hellmuth, K.C., and
H. S. White, for plaintiff. An appeal by

Trial.

Before Falconbridge. C.J.

The Canada Co. v. Morrison—G. G. Mc-Pherson, K.C., for plaintiffs. R. S. Robertson (Stratford), for defendants. An action by plaintiffs, lessore, to recover possession of lands on account of default by lessee.

Judgment, making interim findings:

1. I find that defendant did make a sufficient tender before sale of more than erough money to pay the rent and expenses due and owing in respect of the west half of 6 and the plaintiffs are responsible in damages for all the loss pecasioned to defendant by the wroneful sale of his goods, which I assess at \$240.

2. As to lot 6, the only other dispute is upon defendant's contention that \$6.55 charged as balliff's fees, in receipt of Oct. 7, 1908, ought to be credited to him. This receipt has been in his possession for 2½ years. It is in the nature of an account stated and ought not now to be disturbed, and defendant is not entitled to this credit.

3. As to lots 7 and 8. Let defendant be

rent up to April 7, 1910, as for use and occupation of the lands.

4. As to lot 8. Item 5. Bailiff's fees \$6.35. are in same position as balliff's fees charged against lot 6, and defendant is not entitled to credit.

I understand that plaintiffs were willing the carry out the contract of sale as re-

Wm. Wrigley, Jr. & Co., Ltd., 7 Scott St., Toronto. Ontarto

to carry out the contract of sale as regards some of the lots. If the parties can settle a concrete judgment on the basis of above findings, I shall dispose of the question of costs. I retain the record in the meantime.

Before Middleton, J.

Rudd v. Morrish-R. L. McKinnon (Guelph), for plaintiff. C. L. Dunbar (Guelph), for defendant. An action by plaintiff, lessee of defendant's premises, for \$2500 damages against detendant, for wrongfully distraining, detaining and converting plaintiff's goods and chattels. Judgment declaring that the defendant is entitled to proceed with the distress upon the goods now remaining covered by the selzure for \$30 (being \$35 due for rent, less contra account for work and by the selzure for \$30 (being \$35 due for rent, less centra account for work and materials), unless the amount is paid in ten days from this date, and declaring that the plaintiff is entitled to possession of the goods upon the premises in question not included in the inventory, and that he be at liberty to remove them from the premises within a month. Judgment for defendant on counter claim against plaintiff for \$60, amount of notes, less \$50 damages allowed for wrongful exclusion of plaintiff from premises in question. Save as above, action dismissed. No costs.

\$41.05 Vancouver, Victoria and Pacific Coast Points. dian Pacific will sell one-way second class tickets from Toronto to British Columbia and North Pacific Coast

tarlo Bank. J. F. Hellmuth. R.C.. and H. S. White, for plaintiff. An appeal by the Ontarlo Bank from the judgment of G. Kappele, K.C.. official referee, awarding the plaintiff against the Ontarlo Bank, \$2223.45, the amount of a cheque issued in plaintiff's favor by defendant Oraig.

Judgment: I fully agree with the referee, both in his findings of fact and conclusions of law. I think that a promise to pay merely out of the moneys of the debtor, which shall come to the hands of the promissor is not within the statute of frauds. Plaintiff's ratification of the sale aside or to recover the purchase minoney, would aftord ample consideration for the manager's promise to the plaintiff pursuant to report for \$2223.45 and interest from Oct. 18, 1906, together with costs of action, reference and this appeal. for the extension of His kingdom.

Rev. Mr. Reynard comes from the

The medicinal value of any kind of liquor depends upon its purity.

The Flavor Lasts!

IF IT'S FROM MICHIE'S

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

WILL PURSUE POLICY

New French Cabinet Draws Up Declaration-Railroad Employes to Be Taken Back.

met to-night and drew up the declar-ation which will be delivered in the in the district say that the trees never chamber of deputies to-morrow. This declaration says that in the interests point to an early spring. A slight fall of social peace, the railroad employes of the state who were dismissed at the control of snow occurred yesterday, but not enough to affect the ground. The Columbia and North Pacific Coast points at \$41.05. Propertionately low rates are in effect from all Ontario points. Through train from Toronto to Winnipeg and West at 10.10 p.m. daily, providing fastest time with no daily, providing fastest time with no change of cars. C.P.R. City Ticket Office, 16 East King-street. Phone Main 6580.

The declaration outlines the government's policy in respect to the laws, the laicisation of the schools, social reform and foreign affairs. It affirms the government's detrmination to purpillow. The eyes do not close in the sue a policy of pacification, based upon refreshing slumber that comes to those nard, late of Warren, Ohio, preached the one hand on a system of ententes whose heart and nerves are right.

> To Buffalo, New York, Montreal, Detroit and Chicago, the Only Double-Track Route

is via the Grand Trunk Railway Sys tem. First-class equipment and excel-lent train service, as follows: To Nia-gara Falls, Buffalo and New York, 2 a.m. 4.32 p.m. and 6.10 p.m.; to Mont-real, 7.15 and 9 a.m., 8.30 and 10.30 p.m.; to Detroit and Chicago, 8 a.m., 4.40 and 11 p.m. Above trains all run daily Secure tickets, berth reservations and full particulars at Grand Trunk city ticket office, northwest corner King and Yonge-streets. Phone Main 4203.

WILL VISIT CANADA.

HAVRE, March 5.—Baron de Es-tourneles de Constant, judge of the Hague tribunal and president of the French parliamentary group for inter-French parliamentary group for international arbitration, was a passenger on the steamer La Provence, which salled to-day for New York. The baron is ed to-day for New York. The baron is to deliver a series of addresses in Canada and the U. S. After visiting Washington and New Orleans, he will go to the Pacific coast and return east dealers, or mailed direct on receipt of the coast and return east dealers, or mailed direct on receipt of the coast and return east dealers, or mailed direct on receipt of the coast and return east dealers, or mailed direct on receipt of the coast and return east dealers, or mailed direct on receipt of the coast and return east dealers. by the Canadian route, visiting the

# BRICKS

TORONTO FIRE BRICK COMPANY Manufacturers of

High Grade Red Pressed Bricks Rich Red Colors, and made of pure shale. Also Field Tile. Prompt shipments. Office and Works-Mimico.

Phone Park 2856. NIGHTS-Park 2597

THE FRUIT CROP Cherry and Peach Buds Are Already Showing.

Reports from the fruit belt on the south shore of the lake indicate that the mild weather during the last week or ten days has had a quickening influence on the fruit trees. In the PARIS, March .5 .- The new cabinet cherry and peach orchards the buds are

Thousands of people all over this land toss night after night on a sleepless

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

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

price by The T. Milburn Co., Limited,

Will C

the 7 Jur pro his even lete in ligh-clas hat no n such 1

nesa

niss this

An Attack, He

and Sets Before a cr broadway Tak Dr. Hincks de erring to mix itle of "Roma

hew iv., s, sogether let no He deprecate evolt in the fi immated ch and b Thirty year been read in been burned in the little of the priest, to eve that her marri it does not app slastical ideas siastical ideas mony. The R years back hi man may not victim, the promarded to a last anguish be of the cruel pa "The decree the law of G cause God has together in the marriage, and the pope, who asunder It is ancourages it with the resu people. It is

with the resu people. It is rights of ever up the decree laws of the procession of the made in her lask you, sho has never known, as never known, as never known, as never known, as never the total in the total lowed to sen heth joined to "There are that the procession of the proces fittingly punis

every man of is done, and t saved."

The congress tult sympathy of the speake walls did not bisuse.