The Toronto World FOUNDED 1881.

Every Day in the Year. WORLD BUILDING, TORONTO. Corner James and Richmond Streets.

TELEPHONE CALLS. Main 5308-Private Exchange Connecting

Readers of the World will confer a fayor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not offered.

AND ITS ALLIES.

For cold-blooded enmity to public rights by so-called public newspapers The Star on the Hocken tube proposi-

the citizens, broke its agreements, re-

The World advised three things that would bring the company to time:

(2) The city to be empowered to buy stock in the company:

(3) The city to build a system of

propositions. So did the company. But other electric organs that profess to out any one of these three suggestions servatives on Saturday.

ment to the tube contracting firms of the world, and to the great tube engineers of the world, that Toronto is open for a proposition for such a service, and leave it to these firms and engineers to outline a plan both from an engineer to outline a plan both from an engineer ing point of view. The World hasn't the doubt that the same interests are behind the two bills.

Each company wishes to build all
tube builders and tube engineers come
to town offering to do the work at
reasonable figures, and taking nothing
but the security of the proposition itself

doubt that the same interests are behind the two bills.

Each company wishes to build all
kinds of connecting and terminal lines
in the centre of the city; build hotels
and the bought 1000 shares
of Beaver stock, 500 of Cobalt Central
and 500 of Silver Cliff after ordering
him to purchase them.

In the second action is one for an account as plaintiff
and 500 of Silver Cliff after ordering
him to purchase them.

In the second action S. G. Forst was
given judgment for \$147.50 and costs
against J. A. McIlwain, a broker. The
plaintiff claimed he bought 1000 shares
of Crown Reserve at 30 1-4 cents to be
delivered within two weeks, but he
but the security of the proposition itself

poeritical articles: one devoted to singing "the work of a Liberal party"-the Liberal party of Great Britain and what that party there is doing.

What is the Liberal party doing here is more to the point. What is it doing in Ontario? What is it doing in Torento? What is The Globe doing? Does it know the name of the senator who has been haunting Sir Wilfrid Laurier's footsteps, importuning him to disallow is under way here in Ontario, and The Globe is its friend and ally. If the way, how long would it be before Canthat are the subject of The Globe's tears?

How much longer are the Liberals of Ontario to stand this fake prophet business?

BLOOR STREET VIADUCT.

It was a big thing for Toronto yesterday when the council resolved to submit the bylaw for the construction of the Bloor-street and Danforth-avenue viaduct to the people.

As Ald. Foster pointed out, it could have been built ten or twelve years ago for half the amount now estimated, \$769,000. The longer it is delayed the more it will cost, and as everyone really no valid objection to its immediate construction.

At all events all the manipulations the urban interests of Toronto.

The council is going to the public with three excellent bylaws: One for Furthermore, the system of tubes exhibition buildings, \$320,000; one for owned by the city will be the best and firehalls and police stations, \$268,000; biggest customer that the Whitney and one for the viaduct, \$759,000. As power scheme will have, because not we have already pointed out, the ex- only will the Toronto tubes take this hibition carries itself, and only \$200,-000 will be required next year for ac- tube system will create will likewise be tual expenditure on the viaduct. This, customers. with the firehalls and police stations. therefore, only involves the city in an expenditure of little over \$500,000 unprovided for next year. And as every- anything we know of at the present one knows, the viaduct will pay he time. city from the day it is completed in the increased income from taxable property, which will be enormously ingreased in value by the improvement. facts of North Toronto as a town and

Morning Newspaper Published of the west end. It is many years There is one quick cure and it is armexation now. An independent town is not big enough for these problems.

There is one quick cure and it is armexation now. An independent town is not big enough for these problems.

The city can solve them. When North Toronto becomes a part of the city it will be the most progressive part of the time so greatly benefit the whole city by expanding remunerative tax values.

The city can solve them. When North Toronto becomes a part of the city it will be the most progressive part of the metropolis.

A Minister.

THE CITY THAT CREW IN A VISTOR IN INSTRUCTION IN INSTR

tions. Central parts of the city will

reap the benefit of this symmetrical

commend us to The Globe, The Mail, PROVINCIAL POLICY AND CREDIT. vative Club on Saturday, bearing the honored name of Premier Whitney, gratulation over the hydro-electric power policy. The World fully shares any benevolent interest that may be felt in the hydro-electric success and any views it has expressed about it.

Free Press. The Stratford Herald and 4t 4s now evident that a comprehensive support Premier Whitney, will note the system of local traction is in sight by acclaims of Hon. Mr. Speaker Crawford, the city having the courage to carry Mr. E. B. Osler, M.P., and other Con-

Mr. Osler, about the judicial and in-These are the same papers that have formed character of whose statements fought the Whitney power policy at there can be no doubt, took occasion

do to-day is to make the bold announce- cause for once in taking up arms cution.

but the security of the proposition itself things which the street railway organs could never secure the shares, which any event. HOW LIBERALISM IS DEGRADED. construct-deal in power, heat, light, The Globe has another of its hy- gas, air, water and all other old or

traction and electric merger had its avoided, but the radials will be brought adians were in a worse state than are will be brought in on reasonable terms, those submerged masses of England, while the profit that comes therefrom few seconds. radials that are owned by the present traction organization be allowed to from Toronto outwards will use them once it is known that quick and reasonable entrance is provided to the heart of the city.

As to the financial success of this system of tubes, there cannot be the slightest doubt. There are tube men admits its ultimate necessity, there is for the franchise, and pay handsomely prepared to take all the risk in return ways have proved to be a surprising intended to head off the action of the ing capacity, so will the tubes be and council collapsed, and Mayor Oliver even more so, and by the time they may claim the credit of signing a by- are started two or three years hence, law which must prove to be one of the Toronto will have grown and spread, greatest steps towards consolidating and tubes will be the city's greatest public convenience, and also the city's

greatest revenue producer. power but the new radials that the

FOR NORTH TORONTO.

Editor World: I have studied the

The main expenditures on the exhibition and the firehalls and police stations will go for the direct benefit of the west end. It is many years double fares; the question of drainage,

metropolis.

THE CITY THAT GREW IN A YEAR.

"Progressive Fernie" is the title of the "Progressive Fernie" booklet of the "Least Gwillimbury v. Township of "Progressive Fernie" booklet of the "Progressive Fernie" booklet bo B. C. mining city. The object is to demonstrate just how quickly and thoroly the place has risen from the ashes of the fire of Aug. 1, 1908, when "there were no quitters; no migration set in for more promising fields. * * * The acquisition of the waterworks and the electric light system by the city, entailing an expenditure, ultimately, of \$150,000, shows unmistakably ly, of \$150,000, shows unmistakably the trend of public opinion, and the confidence which the ratepayers as a whole have in the future of Fernie-

eastern British Columbia." The booklet, which contains over 100 large sized pages, is in itself a tribute

Canada, the industrial beehive of south-

LANGDEN NOT GUILTY

Acquitted on Charge of Making False Mining Return.

By accepting the statement as being made in the interests of the shareholders of the Peterson Lake Mining Co. shareholders, Judge Winchester acquitted John Langden yesterday of the charge of making a false declaration ful use and misuse of plaintiff's report

Since his acquittal Langden has is-

Since his acquittal Langdon has is-sued a writ against Alexander M. Order made.



Here is a test which proves positively that Dr. A.W. Chase's Kidney and Liver Pills do cure kidney disease and urinary troubles.

Capt. Wm. Smith, a British Army veteran, living in Revelstoke, B. C., had his urine tested by his physician who pronounced his case a bad form of chronic kidney disease.

After being avred by

After being cured by Dr. A. W. Chase's Kidney & Liver Pills

he again had an examination of the urine made and his physician stated that no trace of the old trouble re-

Dr. A. W. Chase's Kidney and Liver Pills are definite and certain in action and positively cure back-ache, kidney disease, Bright's dis-ease (in early stages) and urinary troubles. One pill a dose, 25 cts. a box, at all dealers or Edmanson, Bates & Co., Toronto.



AT OSGOODE HALL

ANNOUNCEMENTS.

Non-Jury Assize Court. Peremptory list for non-jury assize court, Tuesday, Nov. 30, at city hall at

92 Black v. Cooper. 161 Bank of Hamilton v. United Elec-

167 Standard Bank v. Menzie. 168 Marsh v. Remington. 169 Derrick v. Derrick.

Master's Chambers.

Before Cartwright, K.C., Master.
Power v. Magann—W. J. Elliott, for plaintiff, on motion to add as defendants the T. G. T. Corporation, who are joint owners of the lend in question tilly not necessary to modify or retract any views it has expressed about it. The World has been instant in its profession of faith and is being justified.

The Hamilton Spectator, The London.

The Hamilton Spectator, The London. be in the cause, as the plaintiff's affidavit, which is not contradicted, says that he was given to understand by Mr. Magann that he was the owner. A very natural mistake on his part

mistake on his part.

Moffatt v. Gladstone Mines, Limited—R. C. H. Cassels, for defendant, statement of defence by alleging that since the delivery of the statement of defence the settlement of an action brought by the plainfulf against one Warden has released the tiff against one Warden, has released the there can be no doubt, took occasion to refer to the state of the money market in its relation to Ontario. In forty years' experience with English finance aligned with core of the home of the little children of the little children of the money market in its relation to Ontario. In forty years' experience with English finance aligned was charged with having said that there was no means of checking the credit of the province, he said, had never been known to stand higher. Perhaps The Financial Post will contradict Mr. Osler for the benefit of its limited circle.

A glorious trio of newspaper wolves in grandmother's bed.

TELL IT TO THE TUBE MEN.

There is no doubt now of the popularity of the proposal for tube railways in Toronto, nor is there any doubt in the minds of tube contractors and tube engineers as to the feasibility and the

Bilsky, president of the Nova Scotia, for \$10,000 damages for malicious prosecution.

Langden was accountant for the PetLangden was acco

delivered was successed as succ renture.

Fell to Death from Church.

OTTAWA, Nov. 29.—Victor Charland, aged 20, fell from the roof of the Sacred Heart Church here this morning, breaking his neck and dying in a few seconds.

The executors, willing as they say they are to act in the best interest of M. B. and her solicitor so that the few seconds.

The executors are behind the interest, but such additional amount as may be necessary for the company of the served.

Re Cantwell Trusts,—J. W. Lawrason (Dundas), for petitioners, moved for an order appointing the Mercantile Company of Canada as trustees in the place and stead of F. W. Holmested, deceased, and to compel Marle Holmested, deceased, and to compel Marle Holmested, and account for this estate, and in default of the estate, and I fix the executors out of the estate, and I fix the executors of Cattanach for that purpose. E. C. Cattanach for infant. Order made as asked.

Single Court.

Before Britton, J.

Re Mulholland and Morris.—H.J. Mickle, for vendor, on motion to compel purchaser plete his purchase by paying the purchase money and interest, and for a declaration that the legacles memioned in the will of Bridget Mulholland have ceased to be a charge on said land, and that, as purchaser has taken possession of said land, he is not entitled to claim that certain requisitions as to title should be complied with. G. M. Macdonnell, K.C., for purchaser, contra. Judgment: Accepting the affidavit of the vendor, the legacies in question are barred. In the present proceedings, the legatees are not before the court, and consequently they are not bound by any decision upon that point. Whether the legacies are barred or not, the vendor has the right to sell, and the purchaser is not, in my opinion, bound to see to the distribution of the purchase roney. As to possession of the purchase roney. As to possession on account of conflict of evidence, I must deal with it as if the purchaser went into possession without any consent or under any agreement, express or implied. The purchaser company.—D. L. McCarthy, K.C., for deviating taken. Single Court.

Before Riddell, J. James William Bain presented his patent as a Kirg's counsel and was called within the bar.

Attorney-General v. Canadian Niagara
Attorney-General v. Canadian Niagara
Power Company.—C. H. Ritchie, K.C., and
S. S. MacInnes, K.C., for plaintiffs, moved
for a reincaring of the case. J. M. Grier.
Co., for defendants, contra. Stands sine life for parties to arrange for admissions as he put in and if seemed for the case. J. M. Grier.

The construction, maintenance and operation of their railway, and he claimed \$10,000 damages. At the trial before Mr. Justice Teetzel and a jury at Sandwich, plaintiff recovered a judgment for \$40.50 and costs. Defendants now appeal from that judgment. Judgment reserved. die for parties to arrange for admiss

Before Latchford, J.

EATON'S DAILY STORE NEWS

Men's and Boys' Clothing: Exceptional Price Benefits

With prices like these on wanted winter goods, nothing short of a buying sensation should result Wednesday.

150 MEN'S COLLEGE ULSTERS, with military collar, buttoning close to the throat, the materials are 28 and 30 ounce fancy cheviots and tweeds in striped and overcheck patterns, some have fancy cuffs and pockets; the linings are of good quality Italian cloth; sizes 36 to 44. 6.95 Take your early choice for

MEN'S COLORED WORSTED SUITS, in dark imported English materials, neat striped designs. on plain grounds of olive, brown, green and black, cut in stylish three-button single-breasted sack style, linings of good wearing qualities. Sizes 34 to 42 inch chest measure. These are suits of distinctly high quality, and couldn't ordinarily be made up for the money. Clearing 6.95

MEN'S FANCY VESTS, in knitted wools. Tattersalls, cashmeres and fancy tweeds, in an assortment of colored patterns; some have pockets with flaps, all well lined; sizes 36, 37, 38, 39. High-grade qualities, at less than cost of materials. Each .99

MEN'S TROUSERS, dark strong English tweeds, in striped patterns, side and hip pockets; good strong trimmings. Si zes 32 to 42. For, per 1.00

-MAIN FLOOR-QUEEN STREET

T. EATON COLIMITED TORONTO CANADA

ASK

Most

Perfect

Matches

You Ever

FOR

SHEET MUSIC THIRD FLOOR YONGE ST.

Children's Parties In er Parties Card Partles

All kinds of Home Entertainments are enlivened and im-

Re Rooke Estate.—S. H. Bradford, K.C.

as if the purchaser wont into possession without any consent or under any agreement, express or implied. The purchaser having taken possession, and altered the property, is not entitled to insist that the requisitions as above mentioned snould be compiled with. The purchaser must complete his purchase by paying the purchase money and interest thereon at five per cent. per summ from the 24th day of May, 1999, cate of his taking possession.

Purchaser must pay the costs of this application.

Judgment reserved.

Galusha v. the Grand Trunk Railway Company, L. McCarthy, K.C., for defendants, appellants. A. H. Clarke, K.C., for plaintiff, contra. Plaintiff, ma agree of the Walkerville Carriage Goods Company, was injured while a passenger from Toronto to Guelph cannot be a summer of the contract of the contrac of Trainor's Cut, about two and one-half miles east of Geelph station, whereby plaintiff received serious personal injuries, which, he alleged, were caused by negligence of defendants in the manage-

Albert Russell has entered action as execution creditor of Wm. H. Knapp Re Sing and City of Chatham.—H. L. Drayton, K.C., for the City of Chatham, moved for an order committing Ernest Fremlin, local manager of Dominion Express Company at Chathan, to the com-mor jail of the County of Kent for refusa; to Clara Knapp and Grace Knapp. to produce books and records of the Do-The Imperial Bank against G. W. G.

ALWAYS Everywhere in Canada

The Leaders of Light Since 1851

MAIL O

Judge V

WON

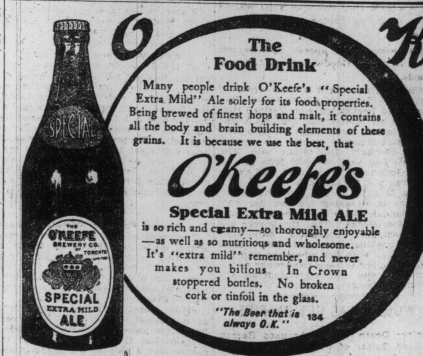
ed

TAME

Acosta,

Eddy's Matches

COAL AND WOOD W. McGILL & CO Cor. Bathurst & Farley Av. 429 Queen W.



the hypothecation of 182 shares common, 157 preferred, 36 bonds at \$500 pipes, damaged the warehouse of Moreach and 2 bonds at \$100 each, and for a declaration that the defendant is liable to pay the plaintiff the indebted-ness for which bonds for \$26,000 in the from water. The loss is covered by Levis Railway Co. were hypothecated. insurance.

Stop Cough What shall you give them? Just what her your doctor if he endorses Ayer's Cherry Pectoral for the coughs and colds of medicine for seventy years. Once in the children. Do as free says.

J.O. Ayer Co., family, it stays. Keep it on hand.