

The Toronto World

A Morning Newspaper Published Every Day in the Year.

AVE, SIR JAMES.

Talk about discovering the north pole! Ontario has succeeded where Diogenes with his lantern failed. It took a long time, just as it took a long time to reach the pole, but the province under the guidance of the Liberal-Conservative party finally discovered a god, honest man. For five years past Sir James Whitney has given the greatest exhibition of reform statesmanship the province has ever seen. Reform in principle, reform in practice, reform in law, in finance, in education, in taxation, in corporate organization, in public control of utilities essentially monopolistic in character; reform in the methods and procedure of elections; reform in the administration of the public services; Sir James in all these things has set a new standard for Ontario. His communications have been yea, yea, and nay, nay. He has been blamed as too blunt and outspoken. His simplicity is a byword in quarters where censure is a compliment.

Sir James celebrates his sixtieth birthday. He lacks four of the three-score years and ten, which a pessimistic realist thought sufficient for the ways and days of earth. The climate of Ontario engenders a more hopeful spirit. Sir James' capable shoulders and sturdy limbs and unfaded head are good for many a long year yet, and it is with the most assured optimism and the heartiest good-will that we wish him on behalf of his native land, "Many Happy Returns of the Day."

MR. BALFOUR AND TARIFF REFORM.

Mr. Balfour in his speech at Birmingham made a strong frontal attack on the British free trade system following upon his declaration in question form of his tariff reform. "Are you," he asked his audience, "going to begin what, at all events, I think, is the upward, the hopeful and the forward movement of the tariff reform, or are you going to take the first, but yet not short, step on that downward track which leads you to bottomless confusion of socialistic legislation?" In the ex-premier's view the issue is between tariff reform and Socialism. Mr. Chamberlain in his letter read at the Birmingham meeting was even more precise. After pointing out that Mr. Asquith admitted that tariff reform was the only alternative, he proceeded: "It is therefore between the budget and tariff reform which assists trade, increases employment and secures a fair contribution to our revenue from foreigners using our market for the sale of their goods, and the budget, which exempts the foreigner from all contribution, while casting fresh burdens on our own trade, hampering our industries, and taxing the commonest comforts of our people."

Mr. Balfour's criticism of the budget proposals of the government was couched in very general terms and was more conspicuous for what it lacked than for what it contained. Particularly in regard to the new land taxes were his remarks more than usually vague. This is not surprising, since the proposition to tax unoccupied urban land at its real value is perfectly fair and indeed is now in force in many countries without detriment to trade and industry, but indeed very much to their advantage. The other day The London Spectator deprecated a general election over the issue because it considered the issue would be complicated by other questions likely to interfere with the specific judgment of the electorate. But the ministerial party cannot justly be blamed for making the budget the occasion for pressing other vital points in the Liberal program. Mr. Balfour thinks he will help his case by calling the budget a socialistic experiment and makes the issue tariff reform or Socialism. The Liberals retort by making the issue lie between the budget and food taxation. Both parties are playing the political game, and at present popular sentiment appears to lean distinctly towards the budget. As The World has indicated already, tariff reform in its view is not alternative but supplementary to tax revision.

CONCERNING GOOD ROADS.

Those who decry the movement for good roads and attempt to create a prejudice against it in rural districts on the ground that the automobile interests are at the back of it are not real friends of the farmer. He of all men has most need of good roads and will derive the greatest profit from them. Agitation for country road improvement is not confined to Canada. It is even more marked and earnest in the United States, where the value of cheap and easy means of transportation by wheeled vehicles is far more highly appreciated and the government exert themselves more energetically in aid of the local reformers. The World recently called attention to the part played by the postoffice in connection with its rural mail service. If amendment is not made after warning, the postal facilities are curtailed pending execution of the necessary repairs. According to a recent estimate the U. S. railroads during the year ending June 30, 1909, handled more than 200,000,000 tons of farm produce delivered at a cost, owing to poor road construction and repair, conservatively calculated at 29 cents per ton per mile. Easy transportation on good roads would not have cost more than 8 cents per mile.

ISN'T IT FUNNY?

That thousands of gentlemen who previously thought it impossible to get a good suit to measure at \$5.14 are now permanent customers of ours! Thousands of satisfied customers; thousands of grateful customers. Right through the Dominion we have gained friends by our sterling, honest and straightforward business methods. When you order a "Custom" made outfit, be it suit, overcoat, or anything else, you are able to count on receiving absolute, unqualified satisfaction. This is the basis of all contracts between ourselves and our customers. Then our strong point is attention to detail. It may be ever such a trifle over which you are fastidious, but we know it is the trifle that counts. It is this Distinction of Tailoring Perfection and a care of the details that gained us the Gold Medal Prize at the Franco-British Exhibition last year.

Fill in a post card and address same to us as below, asking for our latest assortment of materials. Together with patterns, we send you fashion-plates and complete instructions for accurate self-measurements. We measure, all sent free and carriage paid. We dispatch your order within seven days, and if you do not approve, return the goods, and we will refund the money.

SUITS AND OVERCOATS

to measure from \$5.14 to \$20.

CURZON BROS

The World's Measure Tailors, Dept. 15 1, 60/62 CITY ROAD, LONDON, ENGLAND.

Addresses for Patrons: For Toronto and East Canada: CURZON BROS., 40 NIGBY STREET, TORONTO, ONTARIO.

For Winnipeg and the West: CURZON BROS., 275 GARRY STREET, WISSEMAN, MANITOBA.

Please mention this paper.

Commenting on this quite unnecessary tax The New York Times makes the following comments: "Draw concrete circles on the map about each railroad station that is surrounded by bad roads. It will be seen that only in the nearest zone is it profitable to haul all kinds of farm produce, milk and perishable vegetables, and fruits must be omitted from the profitable cartage away from the second zone; the cost is too much for hauling many of the products of the third zone, while in the fourth the land must remain uncultivated, since no crop can be transported to market."

More especially in the neighborhood of large centres of population is it desirable in the interests of the farmer that the roads should be of the best class. Yet it is the farmer that appears to be most apathetic and indifferent in securing their provision. This should not be the attitude of the agriculturist, especially when it is remembered that the government is ready to give material assistance in road improvement, and that were the funds properly and systematically applied the expense would be little, if indeed, any more than it is under the present irregular and unsatisfactory methods. Greater ease and cheapness of road transportation would not only benefit the farmer, but the city consumer, and it would certainly be of general advantage were a serious effort made to improve the roads in Ontario and particularly in York County. No investment of money would ultimately yield a better return to both the farmers and the citizens.

STOP THE CARS.

Editor World: Manager Fleming of the Toronto Railway Co. in a general way conferred a benefit on the citizens of Toronto in the re-arrangement of the stops on the various streets of the city. In some places, however, I think an improvement could be made. On King, between Niagara-street and Strachan-avenue, there is, as Mr. Fleming knows, a very long stretch. At and between these two points there are fully 100 young girls who go to work, that use the cars night and morning, and have to board the cars at either of these two points. Nearly all the young women, and many men, would like a stop to be arranged for at Stafford-street, between the other points mentioned. Stafford-street, and I am sure Mr. Fleming will agree with me, is a much preferable place for the girls, as well as many men, especially the latter, to use as a stopping point in going to and from work.

Charles Zeigman, sr., 47 Stafford-street.

Jury Assize Court.

Peremptory list for jury assize court Monday, Oct. 4, at city hall at 11 a.m.: 22. Reid v. Toronto Railway. 23. McLean v. Barclay. 24. Dominion Express v. Slater. 25. Archibald v. Toronto Railway. 26. Smith v. Grand Trunk Railway.

OLD GOLD CIGARETTES. Give my last quartet, could only get a high.

AT OSGOODE HALL ANNOUNCEMENTS

Osgoode Hall, Oct. 1, 1909.

Peremptory list for divisional court for Monday, 4th October, 1909, at 11 a.m.: 1. Surtees v. Northrop. 2. Mitchell v. Evans. 3. Young v. Cashion. 4. Titchmarsh v. McConnell. 5. Holland v. Frank. 6. McCullagh v. I. O. 7. Forrest v. Turnbull.

Peremptory list for court of appeal for Monday, 4th October, at 11 a.m.: 1. McKinnon v. Harris (14). 2. Teat v. Snotsinger (18). 3. Huntley v. Township of March (17). 4. Pringle v. Hutson (18). 5. Smith v. Hill (19).

Master's Chambers.

Before Cartwright, K.C., Master. Andrews v. Andrews—J. A. Macintosh, for plaintiff, on motion for interim alimony and disbursements. Judgment for defendant. Contra. Judgment: The defendant on cross-examination admits assets of \$6000 in 1906. The charge on the farm in favor of his mother under existing circumstances is not of any serious amount. Under these admissions the plaintiff is well entitled to \$3 a week from date of writ, and to a reasonable sum for interim disbursements. These I fix at \$60, as counsel fee can only be allowed when such a case is made for same as in Cowie v. Cowie.

McGowan v. Gowin—Davidson (Aylsworth & Co.), for plaintiff, moved for order for substitutional service of defendant by serving his co-defendant. Order made.

Debn v. C. P. Ry.—R. J. McGowan, for defendant, moved on consent for order dismissing action without costs. Order made.

McMurray v. National Sanitarium Association. Morlock (Thomson & Co.), for defendant, moved on consent for order dismissing action without costs. Order made.

Heatherly v. Knight—A. R. Clute, for defendant, moved for order for security for costs on ground that plaintiff has left jurisdiction. Grayson Smith, for plaintiff, contra. Reserved.

Farwell v. Winslow—A. R. Clute, for plaintiff, moved on consent for an order transferring action from the county court to the county court of York. Order made.

Judge's Chambers.

Before Falconbridge, C.J. Re Stacey—F. W. Harcourt, K.C., for infant, moved for order allowing sale of infant's lands. Order made.

Re Nurse—S. H. Bradford, K.C., for the master, moved for an order for payment out of court of \$12, and interest from time to time, to enable her to take a business course. F. W. Harcourt, K.C., for infant, J. Pearson, for executors' did not oppose. Order made.

Re Crowe and Canadian Order of Foresters—L. Lee (Hamilton), for the society, moved for an order allowing society to pay \$25 into court. Order made.

Re Dicks—Greenlee (L. D. Defries), for John J. Dicks, moved for an order for payment out of court of \$14. F. W. Harcourt, K.C., for infant. Order made. Mr. Defries to see to application of the money.

Re Grant—Grayson Smith, for defendant, moved for order for payment out of certain moneys in court for maintenance of infant daughter. F. W. Harcourt, K.C., for infant. To be official guardian.

Re Bodkin—F. W. Harcourt, K.C., for infant, moved for an order for payment out of moneys for \$131, for maintenance. Order made.

Re Fletcher—F. W. Harcourt, K.C., moved for an order for payment to mother for maintenance. Order made.

Re Simons—F. W. Harcourt, K.C., for infant, moved for an order for payment of \$60 to mother for educational purposes. Order made.

Re McCormick—F. W. Harcourt, K.C., for infant, moved for an order for payment of certain moneys to enable infant to go away on account of ill health. Order made.

Re Westhill—F. W. Harcourt, K.C., for infant, moved for an order for payment out of certain moneys for purposes of education of infant. Order made.

Re Young—H. Cassels, K.C., for mother, moved for an order approving of sale of lands belonging to infants, and for allowance for mother for maintenance. F. W. Harcourt, K.C., for infant. Order made.

Re Wright and Walkerton and Lucknow Ry. Co.—R. J. McGowan, for the defendant, moved for an order for the payment out of moneys in court to solicitor for the Co. Order made.

Re Joynt—W. E. Middleton, K.C., for applicant, moved for an order dispensing with payment into court of certain moneys. F. W. Harcourt, K.C., for infants. Order made.

Re Richmond—J. B. MacKenzie, for plaintiff, moved for an order for mandamus, directed to the local registrar at Brampton to enter case for trial at the ensuing jury sitting. W. E. Middleton, K.C., for local registrar, contra. Motion dismissed with costs.

Re Jones—C. M. Colquhoun, for motion, moved for an order for the payment out to two infants of certain moneys in court. F. W. Harcourt, K.C., for infants. Order made, and for payment out of moneys at majority. Thompson v. Standard Mutual Fire Insurance Co.—H. D. Gamble, K.C., for plaintiff, moved for an order staying execution for taxed costs. R. W. Egan, for defendant, contra. Execution stayed. Costs in the cause.

R. C. H. Hubbard Co.—G. Grant, for William Dixon, petitioner, moved for an order winding up the company. No one contra. Order made. E. R. C. Clarkson appointed interim liquidator. The King v. E. Johnston—R. U. Macpherson, for defendant, moved for an order for habeas corpus and certiorari in aid for purpose of fixing bail. E. Bayly, K.C., for attorney-general for Ontario, contra. Order made as asked. Re Rock and Canadian Order of Foresters—L. Lee (Hamilton), for the society, moved for an order permitting payment into court of \$1000. F. W. Harcourt, K.C., for infants. Order made. The King v. Rudolph—J. B. MacKenzie, for defendant, moved for an order of certiorari directed to the judge of the county court of Bruce to remove conviction. No one contra. Reserved. Judgment: The defendant is to be answered on commission. H. E. Rose, K.C., for plaintiff, contra. Order made extending terms of commission to the extent of defining words "do over,"

"blown," "dry" and "leaks." Costs in the cause.

Arnold v. Ross—J. R. Roaf, for defendant, moved for order for costs in default of claim. No one contra. Enlarged until Tuesday next.

Goldthrope v. Huron Construction Co.—Grayson Smith, for defendant, West Shore Ry.; J. R. Roaf for defendant, Huron Construction Co. No one for defendant Moyes. No one for plaintiff contra. Motion by defendant for strike out statement of claim. Order made striking out statement of claim as against the two defendants moving. Claim stands as against defendant Moyes. Costs to moving defendants in the event.

The King v. Rudolph—J. B. MacKenzie, for the defendant, moved for an order quashing second conviction under the Liquor License Act. E. Bayly, K.C., for the attorney-general for Ontario, contra. Motion dismissed with costs.

Hill v. Manufacturers' Mutual Fire Insurance Co.—J. Mitchell, for beneficiary, moved for payment out of \$30.52, money in court. No one contra. Order made.

Re Heaton Lunacy—R. Geary, K.C., for petitioner Joseph Wright, moved for an order declaring Fanny Ann Heaton to be a lunatic. No one contra. Order made. Emma Christina Heaton appointed committee on giving security to satisfaction of local master.

Re Moore and Sons of England Beneficent Society—B. Burns, for society, moved for order for payment out of certain moneys in court. F. W. Harcourt, K.C., for infants. Order made.

Spruel v. Sproul—W. A. Skeans, for plaintiff, moved for an order for leave to appeal from the order of the local judge at Walkerton consolidating certain actions and directing a reference to the local master. G. A. Kilmer, K.C., for defendant, contra. Enlarged to be spoken to in divisional court next week.

Re Canadian Small Wares Co.—R. U. Macpherson, for William E. Eggleston, petitioner, moved for a winding up order. J. H. Spence, for the company, contra. Enlarged for two weeks to enable company to tax costs of former application.

Thompson v. Equity Fire Insurance Company—H. D. Gamble, K.C., for plaintiff Thompson, moved for order staying execution against plaintiff, Union Bank, for costs taxed in action, \$1000 having been paid to joint credit of solicitors as security for costs. W. E. Raney, K.C., for defendant, contra. Execution stayed. Costs in cause. Leave to appeal.

Kelly v. Ross—H. M. Mowat, K.C., for defendant, Journal Printing Company, moved from order of the master in chambers. W. E. Middleton, K.C., for plaintiff, contra. Reserved.

Stow v. Currie—W. M. Douglas, K.C., for plaintiff, moved for an order to commit defendant Gzowski for refusal to answer certain questions on examination for discovery and for non-production of certain documents. F. W. Harcourt, K.C., for Otisue Mining Co. and for defendant Gzowski, contra. Reserved.

Re Van Riddell, J. Rex v. Van Norman—W. E. Raney, K.C., for J. W. K. Van Norman, on order made to quash a conviction for peddling without a license, contrary to s. 517 of the County of Grey. W. E. Middleton, K.C., for the magistrates, contra. Judgment: The bylaw which well have been more artfully drawn, but I cannot say that it so invites an appeal that costs should be awarded. The motion has no merits and should be dismissed with costs.

Single Court. Before Falconbridge, C.J. Arlock v. Hulsehead—J. H. Reid (Windsor), for plaintiff, on motion for judgment. H. M. Mowat, for defendant. Judgment. Order for possession of premises as against Hugh Halstead on payment to him of the amount found due under the report being \$225. Order on payment of said sum vesting the interest of Hugh Halstead in the premises in question in the plaintiff. Under the circumstances, no order as to costs.

Before Moss, C.J.O.; Oles, J.A.; Garrow, J.A.; MacLaren, J.A.; Meredith, J.A. Jarvis v. James Bay Railway Co.—E. D. Armour, K.C., and R. B. Henderson, for defendant, appellants. C. Ritchie, K.C., and J. Pearson, for plaintiff, respondent. Appeal from judgment yesterday resumed and concluded. Judgment reserved.

Gordon v. Matthews—G. C. Gibbons, K.C., for applicant, R. E. Robertson (Stratford), for respondent. This is an action for a declaration that the plaintiff is entitled to rank as a creditor upon the insolvent estate of one Donald S. Myers, with the other creditors of the said Myers, who assigned for the benefit of his creditors to the defendant. At the trial the plaintiff's action was dismissed with costs. Plaintiff appealed to a divisional court, which set aside the judgment of the trial judge and declared that plaintiff is entitled to rank upon said estate for \$382.26 and costs. Defendant now appeals. Appeal argued and judgment reserved.

Leslie v. McCowan—J. F. Hellmuth, K.C., for applicant, N. P. Davidson (K.C.), for plaintiff, respondent. The action was for \$2500 damages for injury resulting from being struck by a horse and cart on the defendant's street while being driven along College street, Toronto, as is alleged at an excessive speed. The defendant alleged negligence on plaintiff's part. At the trial judgment was given for the plaintiff for \$1000 and costs. Appeal argued and judgment reserved.

Non-Jury Assizes. Peremptory list for non-jury assize court Monday, Oct. 4, at city hall at 10 a.m.: Piggott v. Guelph and Goderich Railway, resumed.

Most Men Use Coffee For Breakfast

and are interested in the kind of coffee they get. Michie's finest blend of Java and Mocha coffee is in a class by itself—money cannot buy better.

(IT IS A BREAKFAST NECESSITY) MICHIE & CO., Ltd., 7 King St. W., Toronto

EATON'S DAILY STORE NEWS



Our Second Formal Millinery Opening Takes Place Monday

IT'S left to this occasion to really decide the most authentic millinery modes for fall and winter, and while many of the fashions shown earlier are noticeable, several innovations have since appeared. Most prominent, perhaps, is the tendency for "effect distingue" rather than any proximity to extravagance which has characterized previous modes. This is demonstrated in the simple, yet elegant, trimming, and the richness of the soft, furry beaver, or furs, or the beautiful velvets and moires, so noticeable amongst the materials.

No period predominates; wherever art could glean a suggestion it has found an inspiration, such as headgear of Henri de Navarre, Charles VII. and Henry VIII.—the styles taken from the hats men wore, not women.

The "tricorn" or Napoleonic hat is most apparent, and the reign of osprey trimming is emphasized by this style. One specially beautiful hat is white fox fur, with long, quivering osprey of truly regal beauty. A lovely black tricorn has soft willow plume, set in large jet claw. Some of the larger beaver styles have decided roll at back, and coque feathers that "used to be seen chiefly on tailored styles, are now used in large, soft clusters, giving "paradise" effect.

We extend to you a cordial invitation to join us on Monday.

300 Model Hats at \$10.00 Each. Fur hats, beaver hats, and velvet hats, trimmed with ostrich plumes, flowers, wings, ribbon, beaver cloth, moire silk, ottoman silk, metal cloth, and new ospreys. Each hat displays some unique Parisian touch, each hat is exclusive and a perfect model. \$10.00

The October Pre-winter Display of Women's Furs Monday

on display in our well-lighted Fur section—Fur styles as beautiful and distinctive as long experience in high grade designing and fur manufacture can produce. It's a showing embracing furs for the economic buyer who seeks warmth and service, as well as furs for those who desire rare beauty and exclusiveness, and amongst these are classed Russian Sable, Hudson Bay Sable, Russian Ermine, genuine Arctic Fox, real Pointed Fox, and fine Fisher Furs—a showing to delight those to whom quality and distinctiveness are the first considerations.

A regal-looking fur piece of most artistic design, elegant Canadian Mink and Ermine stole, is the output of our own fur artists and tailors; has the broad shoulder effect, and long stole fronts, and very long tab back, with muff to match.

In our smaller garments we specially emphasize our Persian Lamb Empire Muff, large block, wrist cord, down bed, brown satin lining, this muff is made from whole skins, both medium and large curl. Monday \$8.50

Big Savings on these Coats. 5 first quality Black Russian Pony Coats, 48 inches long, large shawl collar of black lynx, fancy brocade lining, semi-fitting style, a snap for early shoppers, Monday, \$82.50

These Pony Coats for \$30.00. 12 Black Russian Pony Skin Coats, tailored from beautifully marked skins, fancy brocade and plain satin linings, style of coat seven-eighths, fitting back, tapered fronts, military collar, 30 inches long. Price \$30.00

Chatham Vacuum Cleaner \$25.00 THE T. EATON CO. LIMITED TORONTO EATON Cabinet Sewing Machine Now \$22.00