

Mary had a motor car,
Propelled by gasolene,
And everywhere that Mary went
She rode in the machine.
The motor struck a stone one day,
And from the course deflected,
As well as he expected.

**Have
You a
Boy
Be-
tween
8 and
16?**

If so, we're right after him.
We want to put him inside
of one of our Spring Suits,
just for a trial.

Our Boys' Suits are nothing
short of perfect. Suits and we
know he'll like them.

WE'LL SELL NO TRASH

Good cloth and good making
in Boys' Suits earn their cost
—every time.

They cost a little more per
suit, but less per year, and
they look better.

Boys' Suits in Worsteds,
Cheviots and Scotch, two or
three pieces, \$3.00, \$5.00 to
\$10.00.

Our guarantee back of
every suit.

OAK HALL

CLOTHIERS

Right Opposite the "Chimes"

—115 King St. E.

J. C. Campbell, Manager

ONE YEAR WITH HARD LABOR

Continued From Page 1.

livered a trenchant indictment of Reilly.

He was the prime mover in the

conspiracy. Without Reilly, judging by

the evidence, there would have been no

conspiracy and no bogus ballot boxes.

He gave the order to the boys to go to

the waterfront and he got the

money from Shibley to pay for them.

The crown counsel, the arguments of

Mr. Johnston to shreds, said he was

sorry for Reilly's mother, but claimed

that, for the protection of society, and

in accordance with the evidence, the

accused must be hanged.

Charged Against Prisoner.

The judge charged directly and

strongly against the prisoner. It was

proven, he said, that Reilly had knowl-

edge that there was a scheme on foot

for nearly two years. His frequent trips

to Waterfront were strongly against

him. Referring to Shibley and Loft,

the judge said they had left their coun-

try for their country's good. The chief

point against Reilly was that he gave

the Waterfront men the order for the

boxes, knowing the use to which

Shibley wished to put them. The judge's

charge was a convincing and logical

address.

The case was given to the jury at

4.45, and at 5.05 they announced that

they had agreed on a verdict, but that

the judge and the officials were then at

the hotel. At the time the jury was

out, the court opened again, and the jury

came in and announced that they found

the prisoner guilty, with a strong recom-

mendation to mercy.

What Reilly Says.

The judge asked Reilly if he had any-

thing to say in his defense. He did not

say anything. Reilly said he would not

be pronounced on him. Reilly said that

he was a firm voice, said that, while

he took part in the ballot box matter,

he had tried to do it in a proper way,

and he was not guilty of entering into it in

the spirit which the principal had. He

hoped the jury would have taken these

circumstances into account.

The judge said the penalty for this

offense was a very severe one. He

might give Reilly as high as seven

years in the penitentiary, and he had the

DEMAND WIRES BE BURIED

AFTER THE POWER COMPANY

East Avenue Residents Enter a Pro-

test to the Board of

Works.

Hamilton, March 21.—(Special.)—The

East-avenue residents turned out in a

body this evening to protest against the

board of works against the Cataract

Power Company being allowed to use

the avenue to erect poles for a power

line. T. H. Pratt said that the com-

pany should be forced to bury its wires

and Ald. Church and the city engineer

agreed with him.

The company will not be allowed to

put up the poles until the board meets

again and finds out from the city en-

gineer just what the city can make

the company do. The residents of the West-

avenue district offered to pay 40 per-

cent of the cost of putting up the ave-

nue between Main and King-streets,

and the board agreed to ask the coun-

cil to change the ordinance accordingly.

The railway commission will be asked

to compel the G.T.R. to furnish

the Chever's and Ferguson-ave-

nue.

Local Improvement Plan.

City Engineer Barrow presented a

long report in favor of the im-

provement of the local improvement plan

of building roadways. The board will

take up the matter before taking final

action. It was announced that the

asphalt pavement repairs would be

made on the main roads.

This evening Miss Clara Solisbury

won the gold medal for elocution of

the G.T.R. at the annual contest of

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HOW ASSEMBLY IS GRANTED

Continued From Page 1.

puted to me and not to the assembly

whose servant I am and who, through me,

the better to enable them to discharge

their duty to their king and country,

heretofore claim all their duties, rights

and privileges, especially that they may

have freedom of speech in their de-

bates and access to your person at all

reasonable times, and that their pro-

ceedings may receive from you the most

favorable consideration.

The Gracious Consent.

The provincial secretary will then

announce that the assembly has been

granted, and that the assembly will

be conducted with wisdom, temper and

prudence, he grants, and upon all occa-

sions will recognize and allow their

constitutional privileges.

"I am commanded also to assure you

that the assembly shall have ready ac-

cess to his honor upon all suitable oc-

casions and all their proceedings, as

well as their words and actions, will

constantly receive from him the most

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TOOTH POWDER

PERFECT

Cleanses and beautifies the

teeth and purifies the breath.

Used by people of refinement

for over a quarter of a century.

Very convenient for tourists.

PREPARED BY

J. H. Lyons, D.D.S.

WYCLIFFE SAVES SENATE

OSGOODE IN VAIN ARGUES FOR AN

Elective Body—Closing Inter-

College Debate.

The final contest in the Intercol-

legiate Debating Union of Toronto took

place last night in the Conservatory of

Music, between Osgoode and Wycliffe.

Wycliffe, a student of the University

of Toronto, was the champion of the

elective body, while Osgoode, a student

of the University of Western Ontario,

was the champion of the present sys-

tem. The debate was a very close one,

and the result was a tie. The jury

was unable to reach a decision, and

the debate was declared a draw.

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