

### to show that they do not conflict with the Republican policy of protection and that its prejudicial effect will be limit The Toronto World

FOUNDED 1880.

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he president continues, "transfer all

their important business to Chicago

and New York, with their bank credit,

and everything else, and it would in crease greatly the demand of Canada

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BONDS for \$100 ed to a few interests and areas and Many people of small will be counterbalanced by benefit to ity for safe investment offered our \$100 Bonds. The small investment a few elsewhere. His one hasic argoment is that "the amount of Canadian roducts we would take would prohas looked upon owning. Bonds a rather beyond him - thinking of uce a current of business between Western Canada and the United States Bonds as being only in denomina-tions of \$1000, or some other equal-ly impossible sum. hat would make Canada only an adanct of the United States. It would,'

But \$100 will buy one of our Bonds, siving the holder of it pre-cisely the same security as those of the largest denominations. They are a security in which Executors and Trustees are by law authorized to invest



## GOVERNMENT BY COURTS

# The American System is Falling Down Before the British

Parliamentary Method.

S. S. McClure in McClure's Maga-zine for May. The proposal viewed with greates gitation by the ultra-conservatives in this campaign was one advanced b

Theodore Recevelt in an address be-fore the constitutional gonvention of

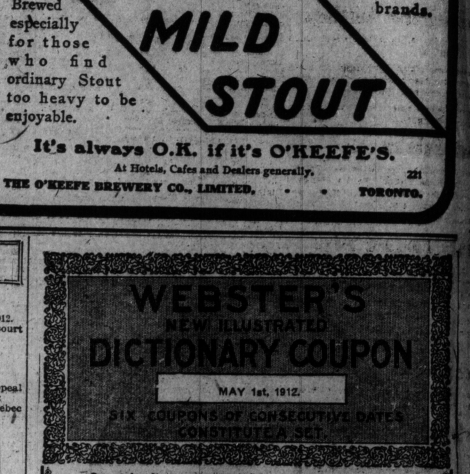
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creamy flavor of

the finest imported

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The \$4.00 (Like illustration in the announcements from day to WEBSTER'S This Dictionary is NOT published by the original lishers of Webster's Dictionary or by their succe lishers of Webster's Dictionary or by their succe lishers of Webster's Dictionary or by their succe mustrated Bound in full Limp leather, flexible, stamped in DICTIONARY on back and sides, printed on Bible paper, with red and corners rounded; beautiful, strong, durable. B the general contents as described elsewhere there are maps and over 600 subjects beautifully illustrated by three-color plates, numerous subjects by monotone, 16 pages of valuable charts in two colors, and the late United States Census. Present at this office six consecutive Dictionary coupons and the

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titled to challenge the validity of state house of lords, always insistent on legislation by an appeal to the federal landed privileges. But the growing courts.

There seems to be no escape from the rural depopulation, especially in Scottyranny of the courts by means legal land, compelled attention and a brightand peaceable. Mr. Roosevelt's pro- er prospect has now opened up for the posed appeal from the courts to the agricultural laborer. For the first people is on its face impracticable. Its time, he is given a chance to exchange adeption by any state could not pre- the position of a hired servant for that vent her citizens appealing as citizens of an independent cultivator.

of the nation to the national courts. Under this legislation it is now pos-As to amending the United States con- sible for a plowman or skilled agriculstitution experience has shown that it tural laborer to branch out for himis practically impossible except as a self. The act offers various options result of civil war. open to his choice. He may locate

The people of Canada may be more suitable land for himself and apply to or less fettered by partyism, but they the owner for a holding on it. If perhave the power at any time to express mission is refused, he may then appeal their will and to have it given effect to the commissioner for small holdings by their high court of parliament. They and ask his assistance. The commiswould indeed be fatuous to give up sioner either on receipt of such a retheir free democratic institutions to quisition or of his own motive can open pass under the rigid rule of the dead negotiations with the landlord. If hand, which paralyzes the spirit of these fail, he has to report to the board liberty and progress in the United of agriculture, which will apply to the States. From the most sordid view land court for an order forming small such a step would be disastrous; and holdings on the ground under discuswe commend the McClure article to sion and fixing fair rents. The board those Canadian reliticians and news- is also authorized to extend substanpaper editors who are doing all in their tial assistance for dividing, fencing or power to commit this country to a otherwise preparing or adapting the ings of May 3 and 4, in Massey Hall. tolley which could only end in a poll- Jands; making occupation roads; draintical union between Canada and the ing or obtaining water supply; erecting or adapting dwellings and offices, United States.

And one of the most significant, and for other and kindred purposes. new open in Mexico. Homesteads free. thing in the article of McClurc's and Under the act, a small landholder is Only requirement is to have five acres it is signed by Mr. McClure himself-'s entitled to a fair rent, fixity of tenure of bananas planted within five years. lish. it is signed by Mr. McClure himself-'s entitled to a fair rent, fixity of tenure of banapas planted within five years. lish. The new federation of South the admission that the Eritish system and right to all his improvements An authorized company will plant the Africa did this; Japan did the same; with plenary power in an unlimited which have added to the value of his batanas and market them on shares. and now Argentina is discarding our parliament is about the only-way of holding. At his death his holding may he naised on to a member of his farmed annually. The Jantha Plantation Co. parliament is about the only-way of dealing with the problems of the day. • We believe the American republic is inv. The board of agriculture is also • We believe the American republic is inv. The board of agriculture is also on the threshold of a great, and it may authorized to promote co-operation in Canada. Write for particulars. You be a bloody, revolution. This may seem' agriculture, both in purchasing what need not go to Mexico. 351 exaggerated, but so did the general he needs and in disposing of the propublic think of the warpings given prc- ducts he raises. Many applications vious to the outbreak of the French have already been received, principally PODTSMOUTH, April 30 .- The sea. revolution. The blindest people, politi- from the highlands, but it is expected usen of the White Star liner Olympic revolution. The blindest people, politi-cally in the world to day. are the Americans. They are mired, and people mired. If they do not pull back. start to fight with one another in order to get out or in a vain hope to covered by the earlier Crofters legisla- events connected with the trouble tion. get thru.

CANADA AND CONTINENTALISM The news that the arrival of the death President . Taft's letter to. Colonel ship at Halifax was not witnessed by a Rooseveli explanatory of his Canadian large and morbid crowd of sightseers, reciprocity proposals makes it clear speaks well for the decency and re-that their primary object was political, straint of the people of that city. Had not economic. He takes great pains the same thing taken placé in New paid after May in-

suggested we will secure it. I shall representation is greatly more restrict-ing any men on the committee who that in America. But in spite of fould be influenced by canvassing or by world, under the simple form of divianything but the desire to get an aranything but the desire to get an ar-tistic monument, creditable to the city ernment, has the attitude of the new urgency of the situation created by

tistic monument, creditable to the city and to the memory of Mr. Muir. If any society or individual wishes to help, subscriptions may be sent to Mr. R. T. Coady, rity treasurer, Toronto. James L. Hughes. James L. Hughes. If any society or individual wishes to help, subscriptions may be sent to Mr. James L. Hughes. If any society or individual wishes to help, subscriptions may be sent to Mr. James L. Hughes. If any society or individual wishes to help, subscriptions may be sent to Mr. James L. Hughes. If we and ungenerous to the great ma-jority of the population in the coun-try's economic life as here (U.S.) Safety legislation for the protection of workmen against accident, state in-

PASTOR MORROW'S SERVICE

Be Held In Ald of Athletic's Church Europe than in America. And it is no-body's secret where the chief check and in Massey Hall, May 12.

Rev. J. D. Morrow, the athletes' pastor, will hold a special service in Massey Hall. May 12, at 7 p.m., in order pretation of the provisions in the to help raise money to put the roof on state and national constitutions of the rights of property against the rights of

rights of property against the rights of the individual. The plucky fight Mr. Morrow has The fact is that the sivilized nations made to erect the athlete church in the face of the greatest difficulties "checks and balances" which constishould enlist the sympathies of every-one interested in work among young ment. They are establishing instead the English plan, a system designed to Mr. Morrow should be able to get the of the majority of the people. And in roof on his church this spring, as the doing this they are in many ways leavweather is seriously affecting the un- ing this they are in many ways leav-finished building. Turn out and give vance of democracy.

vance of democracy. France, who under the same impulse the athlete pastor a boost. If you canthe athlete pastor a boost. If you can-not go, send a little contribution. Two popular concerts in aid of the church will also be held on the evenfor the English the nineteenth century form. Germany took up the parliamen-

nounce against ours and for the

BRANTFORD, April 30.-(Special.)-H

BRANTFORD, April 30.-(Special.)-H. G. Poulin, who conducted a business from 4'4 Ontario street. Montreal, with Western Ontario peeple, was fined \$300 here today in the police court, with the option of one year in the Central, for per-petrating fraud. Poulin had various shipments consigned to his address, which place, however, had never been opened all winter. He secured the shipments, disposed of them, and the shippers never heard from him. 'L. H. Thompson, Elora, was the most recent victim, having sent a quantity of jute bags to Poulin.

To Help Brockville Boys.

LAST CHANCE FOR FREE LAND

A reservation of fertile valley land is cent years new nations, thoroly study

that occurred when the vessel was

leaving Southhamton. The hearing was adjourned until May 4.

BROCKVILLE, April 80.-(Special.)-UNPAID TORONTO TAXES

ross-examination of defendant. Strong v. McMillan - Finlayson (Smith, R. & G.) for defendant. Motion by defendant on consent for an order dismissing action without costs. Order made.

> Judges' Chambers. Before Middleton, J.

Re Taylor, Infants-F. W. Harcourt, K.C., for infants. Motion on behalf of infants for an order sanctioning sale of lands at \$1000. Order made. or workment against accident, state in-surance, employers' liability for death and injury, pensions for old age, all this type, of legislation advances faster in Gibson v. Young-F. W. Harcourt, tion of books, etc. Reserved. K.C., for infants. Motion on behalf of infants for an order for payment of delay in this most important of all modern legislation has come in the United States. It has come in the courts—and particularly in their interincome of property to life tenant and on death, on consent, to the reversion-ers as they attain majority. Order

made. Re Cereals Limited-J. P. MacGregor for petitioner. O. H. King for another petitioner. W. E. Raney, K.C., for the company. Motions by way of petition winding-up orders. At the request on the company, enlarged one week. Sowan v. Lindley-D. I. Grant for nother. F. W. Harcourt, K.C., for in-fants. Mation by the mother for an order for maintenance. Order made. Re Collver Limited-J. R. Roaf for petitioner. A motion by way of peti-tion for a winding-up order. No order

made. No costs. Re Pearl Lake Gold Mining Co. W. D. McPherson, K.C., for petitioner. H. E. Rose, K.C., for the company and G. T.

Clarkson, the liquidator. Motion by petitioner, G. D. Thomson, for a wind Motion by ing-up order. Enlarged one week.

Re Whale-W. H. Wallbridge for pe tary system, and Spain and Italy and the great English colonies. And in retitioner. Motion by way of petition for an order declaring Daniel Whale to be ing governmental forms for their adoption, have almost invariably proa person of unsound mind. Order made as asked, appointing the T. G. Trusts Corporation committee, and referring to master in ordinary to propound scheme, etc. person of unsound mind. Order made

and three other actions-R. C. H. Cas-sels for defendants; H. E. Rose, K.C., for. plaintiffs. An appeal by defend-BRANTFORD MAN DEFRAUNDED SHIPPERS. ants from order of the master refusing

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Imperial Paper Milis Co. v. The Que bec Bank-A. W. Anglin, K.C., and H. Moss, K.C., for plaintiffs; F. I Hodgins, K.C., and D. T. Symons, K.C. Hodgins, K.C., and D. T. Symons, K.C., for defendants. An appeal by plain-tiffs from the judgment of Britton, J., of Aug. II, 1911. This is an action to restrain defendants from interfering with certain logs in McCarthy Creek, one of the tributaries of Sturgeon River, which the plaintiffs claim were in the hands of the plaintiff Clarkson

cure the corn. Just apply that old in the hands of the plaintiff, Clarkson, stand-by, Putnam's Painless Corn and as receiver, and accordingly in the custody of the court, the defendants Wart Extractor. It acts like magic, claiming that they held them under it without burn or sear. Get the best-securities given for advances made un- Putnam's Painless Corn and Wart Exder the provisions of the Bank Act. At the trial judgment was given for the tractor, the sure relief for callouses. bunions. warts and corns. Price 25". Az substitutes are dangerous, insist defendants. Appeal partially argued, Az subst but not concluded. On settin

on setting "Putnam's" only.

to consolidate the four actions on mo-tion of defendants. Reserved. Re Solicitors-J. D. Faiconbridge for client; F. Aynoldi, K.C., for solicitor. Motion by client, Cantala Demetric, of an order for delivery of bill of costs and for taxation. Reserved. Brown v. Orde-J. King, K.C., for plaintiff; H. M. Mowat, K.C., for de-fendant. An appeal by-plaintiff from an order of the local judge of County of Carleton. Reserved. to consolidate the four actions on me MICHIE'S GLEN-ER-NAN SCOTCH WHISKEY -Bottled in Sectiand-Exclusivelyfor Michie & Co. Ltd. of Carleton. Reserved. Rickert v. Britton-J. G. O'Donoghu 7 King St. West, Toronte for plaintiff; C. G. Jarvis (London) defendant. Motion by plaintiff for an order compelling C. Burgess to re-at-CONFERENCE PRESIDENT tend for examination and for produc-Rev. John Loche of Toronto Mentioned Trial for Office Before Britton, J. Rev. John Locke, of Davenport-road Jamieson v. Stephenson-T. W. Mc. Methodist Church, is prominently men-Garry, K.C., for plaintiff; G. E. Bu- tioned for election es president of Tor-chanan (Sudbury) for defendant. This onto Methodist Conference, which op-

regor chanan (Sudbury) for defendant. This onto Methodist Conference, which op-other is an action by the Jamieson Meat Co. the against the defendants. Stephenson and ition Spragg. for meat supplied to the Sa-lex. final judgment be entered for the plain-for tiffs against the defendant. Charles an ing amount of plainiff's claim and in-terest from date of issuing the writ.

ing amount of plaintiff's claim and in-terest from date of issuing the writ. With costs against Spragg as if he were sole defendant, and as upon a judg-ment by default. The judgment will be in favor of defendant, Stephenson, dismissing the action against him of NO ELEVATE DLINE IN MONTREAL

OTTAWA, Ont., April 30,-The city dismissing the action against him so of Montreal, in a protracted hearing far as the plaintiffs seek to make him before the minister of railways, totar as the plainting seek to make him before the himster of hanways, de Hable as a partner of Spragg, with costs to Stephenson against plaintiffs. By consent of Stephenson, there will be judgment that the assignment to him plan in Montreal and won out.

judgment that the assignment to him made by the defendant. Sprags, on Jan. 18, 1912, shall not be set up against plaintiff's recovery under execution as execution creditor of Sprags. Stephen-son shall not claim as against plain-the rest to the railway commission.

Robbed His Employer, BELLEVILLE, April 30.-(Special.)-Joseph Foley, a young man who stole a watch and money and other articles

property mentioned in the assignment in any way other than under the asfrom his employer. Mr. Daniel Grass, whilst the latter and family were away signment mentioned. Thirty days' stay.

on Sunday evening, was arrested at Napanee and brought back to the city. He was tried to-day and pleaded guilty and was remanded for a week for sen-tence. He had been previously con-victed for theft. Magee, J.A.

The Sting of Corns

