THURSDAY MORNING

THE TORONTO WORLD

JULY JI 1913

The Toronto World in advocating the annexation of North Toronto, it appeared to be perfectly sincere and the city council and the The World is looking for another STRANGE STOR A Morning Newspaper Rublished Every Day in the Year.

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us promptly of any irregularity or are to be supplied with the above con- of our most venerable interpreters of veniences would it not be supplied by the above con- of our most venerable interpreters of

THURSDAY MORNING, JULY 11, 1912

GRANDMOTHERLY ADVICE.

"The Globe desires to present once

The most of motion failed and it will do anything and for the subset of t

BRANDIED PEACHES.

both must be free from stones) for

This active propaganda of Brer

not fit in with the daily shouts in his

paper that liquor bars be abolished.

And The World's exposure of his two-

Tells Conservatives.

to these sufficiently annoying break- Mr. Rowell no little trouble, and that

brandled and pickled peaches.

commended to build its car lines and to hand them over to the street rail-Prepare peaches as for preserv-Prepare peaches as for preserv-ing, adding to the syrup, just be-fore filling the jars, one-half cup-ful of best brandy to each pound of fruit. Crawford peaches are considered best for canning and preserving, and Morris Whites (both must be free from storms) for

way company.

The electric interests are apparently getting ready for a gigantic merger. and The Globe suggests that the city give them nine years to carry it out in peace and quietness. Meanwhile the citizens are to put up with the sort of service they have been getting from the antiquated plant on which the street railway relies for its power.

The Globe is tender in its consider-

North Toronio electors were probably man in Ontario politics with progres-influenced by The Globe's articles. The sive ideas. Up to date, Sir James union of the two municipalities now needs but the order of the railway and municipal board for completion, and behold The Globe shire of at a since the set of the se

behold The Globe shies off at a tan-gent and presents tentatively a pro-But the work is only begun. There position for a metropolitan district. In is no man in the Ontario Government dealing with this idea The Globe would or Legislature outside of Sir James

bave the city supply water, sewerage and transportation to any who pays any attention to improve-ments in the municipal law. will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto boys at five cents per copy. Postage extra to United States and all other foreign countries.

Postage extra to United States and all ther foreign countries. Subscribers are requested to advise a promptly of any irregularity of are to be supplied with the above core

veniences would it not be much cheaper the law, agreed in upholding the idea throws his hands to his head and cries

had hopes that Mr. N. Wesley Rowell would have seized the opportunity and kept Sir James up to the bit. Mr.

Rowell's main program, however, is to abolish the bar. We are sorry that our good neighbor, The Christian Guardian, agrees with Mr. Rowell. This week it says:

Stratton for "brandled peaches" does

tions that concern every man, woman

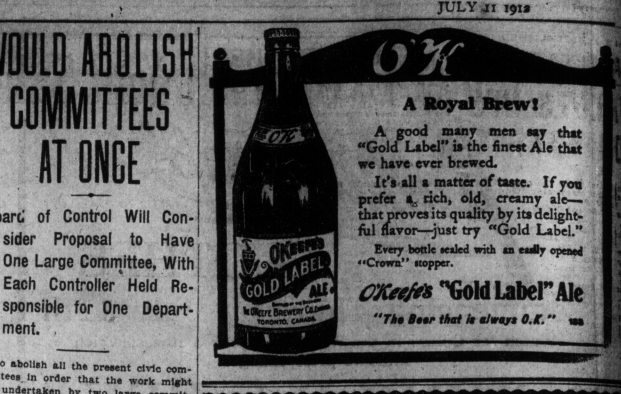


He no sooner reaches them than he

city itself rather than separate muni-cipalities? The Globe knows well that there is no municipal machinery which can be availed of for its unworkable theories, and, besides, it would take years to get legislation to carry out the idea. The truth armenon to carry out

"The Globe desires to present once annexation," is the way the old Ma'am in Mellinda-street begins its suggestion not to do anything in a hurry, when the geople's interests are involved. But when the corporation interests are involved. But the Globe sees that the interests, es-pecially the would be electric monopo-les, are going to have their opportuni-ties curtailed, and it will do anything to fear y municipal competition. As to fance first piece the addition, so with the tubes. "It will take five years to build the those," says The Globe. This is an incert hall administration. If the city to have in initiating the curv hall administration. If the city

Controller Foster questioned the use Previously acknowledged, \$10,264; Do-minion Textiles, Limited, Montreal, \$500; Shirriff's Imperial Extract Co., Toronto, \$100; Goldie & MoCulloch Co., Limited, Galt, \$100; P. W. Ellis Co., Limited, Toronto, \$100; Ontario Malle-able Iron Co., Limited, Oshawa, \$100; Waterous Engine Works -Co., Limited, Brantford, \$100; Dominion Corset Co., Quebec, \$100; Rosamond Woollen Co., Limited, Almonte, \$100; Amherst Boot & Shoe Co., Limited, Amherst, N.S., \$100; Canadian Salt Co., Limited, Windsor, \$100; Wm. Clark, Montreal, \$100; Brown Boggs Co., Limited, Hamilton, \$75; Dufresne & Locke, Montreal, \$50; Rob-son Leather Co., Limited, Oshawa, \$50; American Watchcase Co., Limited, Fo-son Leather Co., Limited, Oshawa, \$50; American Watchcase Co., Limited, To-ronto, \$50; Coppley, Noyes & Randall, Limited, Hamilton, \$50; Monarch Knit-ting Co., Limited, Dunville, \$50; E. D. Smith, Winona, \$50; Bell Furniture Co.,



Cut out this Coupon and mail it, together with Twenty-five Cents, to The World, Toronto, Can. for a trial month's subscription.

NAME ADDRESS DATE MICHIE'S At Osgoode Hall GLEN-ER-NAM ANNOUNCEMENTS SCOTCH WHISKEY

Wednesday, July 10, 1912. Motions set down for single court for Thursday, 11th inst., at 10 a.m.: Curry v. Wettlaufer. Re City of Toronto and Apple-8. Weber v. Delaney.

Burrows v. Miller. 5. Buhrer v. Crown Portland. 6. Montreal Trust v. Canada Tin. 7. Kirk v. Kirk.

Judge's chambers will be held immediately at conclusion of court

Do-vocated that if these were reduced to two, to be composed of 12 men each, it Co., would mean that every member of council would be on one or the other is upported this idea. Controller Foster to stand till to-day, when he would have a motion embodying his scheme, commissioner took a new turn yester-day, when Controller Mocken moved to firs secretary. He cialmed that the action of council made if necessary to nominate a compromise candidate. Controller Foster supported the motion. Taihed that Ald. Curbery still main-

tached buildings, and to perm same to be erected would be in

-Bottled in Sootland-Exclusi JOHN for Michie & Co. Ltd. 7 King St. West, Toronto HOFBRAU LIQUID EXTRACT OF MALT. BISLEY, The most invigorating preparation of its kind ever introduced to help and sustain the invalid or the athlete W. H. LEE, Chemist, Toronto Wimbledo Blood of Ir Col. Hepto fantry, and Royal Arti MANUFACTURED BY 10 centrals The Reinhardt Salvador Brewery Limited, Toronto. Blood made and Barnet

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As we said, we are looking for a progressive man in Ontario politics. We and hopes that Mr. N. Wesley Rowell Now Run Over \$12,500.

But this issue of barroom aboli-tion is not a matter of trifling im-port. To probably the great major-ity of Ontario's voters it is the most momentous, probably the only really momentous issue in our pro-vincial political programs.

ation for the corporation. In addition faced policy is causing The Globe and tions that are being neglected-ques-

citizens annoy the kind ell cannot be linked to the bar by better service; or the unseemly deter-mination to run their own civic lines paper" or "other unnamed Liberal regulation of corporations is a very with their own reliable civic hydroelectric power? Citizens who sat on cars, or watched cars sitting for two and properly perhaps, do the linking gone. hours yesterday, and for four hours a up. Greater men than Mr. Rowell have Next we wish to tell him that there few days ago, may fancy that The thus been shattered! Globe makes too strong a demand up- Mr. Rowell should certainly repudi-Globe makes too strong a demand up-on their charity. But The Globe is al-Parches (one half curful of "Brandied himself absolutely to municipal affairs. Take, for instance, a city like Toronto. on their charity. But The Globe is al-ways strong on such theoretical virtue, Peaches (one half-cupful of best The administration should be prepared ways strong on such theoretical virtue, and preaches unselfishness to the brandy to each pound of fruit) and people for the benefit of the corpora-in the benefit of the corporations. We believe the practical virtue in more specific terms. of civic life requires the citizens to look after their own interests and the Interests of their families, by attend- ell to resign from the National Club important as closing bars! and the Ontario Reform Club, because ing to their own business without de-

lay building a subway. Delay everycity trussed up like a roast capon. This is the advice of the old Ma'am of Melinda-street, which the citizens will find it wise to discard.

AND GOVERNMENT \$100 GRANT. man on a tear-and no political leader

papers there is delay in the payment the bar. of the \$100 grant voted to the volun-Inspector Archibald would have teers of the time of the Fenian raid.

found virtue in Sodom and Gomorrha. If the payment of the money is to wait till the next session of parliament quite a number of the veterans will be ban areas want is transportation, sew- abolishing the bar. dead. Why not overcome any formaii- ers and a water supply. It almost

ty by a governor-general's warrant and seems as the The Globe reckoned its pay the money forthwith! A gover- neighbors' necessities its own. nor-general's warrant has been used for a worse purpose than a claim like that **ROWELL AGAIN APPEALS**

of these veterans.

"Come In; the Water's Fine," He DRUNK ON THE JOB. A drunken man is an inefficient man. BELLEVILLE, July 10 .- (Special.)-This fact is doing more for teetotalism than all the legislation and propaganda in America. Nobody wishes to em-

ploy an inefficient person, and the struggle for existence does not encour-nce his survival. were about 800 present. The evidence at the inquest on the

Lackawanna Railway wreck shows licenses in clubs, and claimed there that the engineer was intoxicated on was too much political influence in connection with the whole liquor bushis job. There are other ways of cele- iness. brating a national holiday than by alcoholic indulgence, and forty lives, besides the destruction of property, which is more important to the ray which is more important to the corporation than to the public, is too high garry, and Racine, M.L.A. for Russell. a price to pay for a drunk. As a rule

the railway, men are an abstemious body, and the present exception will encourage sobriety.

THE WOBELY GLOBE.

The Globe is great when dealing with for the erection of a memorial to the Sir questions in an academic way and can be relied on till presented with a straight, concrete case to handle. Thus, medallion or tablet.

company further with clamors for a brandied peaches in a Liberal news- a suggestion, we would say that the will, the Whitneyites will certainly, great deal further than Sir James has

and child in the province.

is room in the Ontario Government for a high-class minister to devote of municipalities. And if Sir James

....

ing to their own business without de-lay. The Globe is growing rheumatic and won't be hurried. Delay annexation. Delay operation of civic car lines. De-with Abolish the Bar" by his leading. with Abolish the Bar" by his leading and of the government. And no two thing till the corporations have the supporter in the Midland counties is private companies holding franchises bound to be disastrous to his political for public services should be allowed aspirations. And no one knows this to merge. Hamilton is absolutely tied better than Mr. Stratton with his wide up by reason of the merger of all its

experience. "One-half cupful of best services into one company-the Catarbrandy to a pound of fruit" is a pretty act-and Toronto is in danger of pretty a bore! Zam-Buk is the remedy you THE FENIAN RAID VETERANS big dose even for a midland lumber-AND GOVERNMENT \$100 GRANT. man on a tear-and no political leader of municipal affairs, a minister who is these From what we gather in the news- can put it on his platform to abolish tions would prevent these things, and would be a great champion of public

ownership and public regulation. As we said there has never been a clear-cut declaration for a policy of

.... But let us tell Mr. Rowell another and the main income of this province is Zam-Buk Co., Tcronto. derived from crown lands. The public

of Canada will never be satisfied till a definite inventory of all the crown lands is made, and a public document

A strong appeal to Conservatives to unite with Liberals in the campaign to sholish the hars was made by N W are; what they paid for these leases, to sholish the hars was made by N W litical conditions. and how long they run, and what the

these leases is to be hereafter. We have never heard from Mr. Rowell on-Mr. Rowell also attacked the liquor this issue, and we do not like the pres- A Gccc Chance to Spend a Cool

ent method that obtains, and which is more or less an inheritance from the Ross and previous governments.

M. S. Madole, K.C., of Napanee, was It is not a business method, and it Ontario; Mr. Munro, M.L.A. for Glen-

Memorial to W. T. Stead. LONDON, July 10 .- An influential committee, which includes Lord agreements are made and never listed. Northcliffe and Baron Burnham, the and which are of uncertain conditions! well-known newspaper proprietors, has issued a public appeal for funds for the erection of a memorial to the tot W T State of a memorial to the str James Whitney propose in the

and sunburn! These three things, or any one of them, may spoil some day

your vacation, or make your work It takes the "burn" out of these red, inflamed patches where the sun has get home on you; it eases bad mosquito bites and it soothes and heals blistered feet and hands.

In the hot weather young babies suf-fer greatly from heat spots and chafed places. Here, again, Zam-Buk will give almost instant ease. Mothers The Globe thinks that all the subur-this sort. Mr. Rowell, however, is for and should use Zam-Buk handy, and should use Zam-Buk Soap for baby's bath.

cuts, burns and more serious skin diseases, such as eczema, blood-poisoning, etc., and for piles, Zamthing. The great question in Ontario Buk is absolutely without an equal. is the financial one, and the budget; All druggists and stores 50c box, or

GOMPERS SUPPORTS WILSON.

TRENTON, N. J., July 10 .- Samuel printed containing the names of the lessees of the crown lands for timber that the Democratic platform goes as

Berlin Says: policy of the government in regard to BAY OF QUINTE OLD BOYS' EXCURSION.

Week-end.

The Bay of Quinte Old Boys' excursion from Toronto to Belleville and Napanee will be held next Saturday, It is not a business method, and it is not the proper way to handle the train will leave the Toronto Union Stagreatest asset of this province. In other words, Ontario wants to take \$2.10, Napanee \$2.80. Lots of accommostock of what she has and have it en-tered in a great public ledger where solid vestibuled trains, so that the exthe public can see it, and not as at cursionists will have an opportunity present, when party and individual of a fast, cool ride along the lake shore route. Tickets can be obtained from the committee or the Canadian Northern ticket offices. Come and bring your friends.

UXBRIDGE ORANGEMEN

Rev. Chas. E. Perry, deputy grand chaplain. will address the Orangemen at Uxbridge on July 12.

Initid, Hamilton, \$50; Ex Rahdair, action of council made, it necessary to nominate a compromise candidate. In the plaintiff for adjourned a compromise candidate. In the case of the constant of council made, it necessary to nominate a compromise candidate. In the constant of council made, it necessary to nominate a compromise candidate. In the constant of council and the constant of council and the constant of the material candidate. It is that the constant of the material candidate. It is that the constant of the material candidate. It is that the constant of the material candidate. It is that the constant of the constant of the material candidate. It is that the constant of the

such order had been served before ser vice of notice of this motion. Motion refused. No order as to costs. tional. He contended that the town uld not undertake any expenditures INSECT STINGS AND SUMMER SORES Insect bites and stings, blistered feet for one o'clock today in the acting the stings of the sti

ment against other defendants, and (2) on consent for an order vacating certificate of lis pendens. Orders to go on filing affidavit verifing consents. Smallwood Bros. v. Powell-Garden (Aylesworth & Co. for defendant, Mofor one o'clock to-day in the city hall. City Hall Overcrowded.

According to a report received by the board from the city solicitor, the city is part of the township for judicial purposes, and this could not be changed without special legislation. The city cating certificates of lien and lis pen-dens. Order made. solicitor could not see the wisdom of solicitor could not see the wisdom of making any change. Acting Mayor Church differed, however. He claimed that in the United States, and in Eng-land, the counties and the cities were divorced for judicial purposes, and he thought that this should be the case in Termite since the city paid 50 per cent dens. Order made. McClellan v. the Sterling Bank-Donohoe (Rowell & Co.) for defend-ant. No one contra. Motion by de-fendant for an order dismissing action dens. for non-compliance with order of March 21 last for security for costs.

of the expense, and only did about 65 per cent. of the business. The board decided to get a further report upon the matter. The continual blocking of the Bay-

st. crossing by the railways will be brought to the attention of the chief f police. Acting Mayor Church stat-d that he was held up yesterday for 5 minutes. If necessary, he said, he

would lay information himself against the railways. The board passed Controller Foster's motion that the departments be not permitted to make any overdrafts.

OPLANE FLIGH

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costs in connection with the action in which said judgment was obtained. costs in cont

> entertain the petition. In view of the finding of the trial judge when dis-posing of the action, I am inclined to think it is not now open to the com pany to object to the jurisdiction. However, upon the merits of this application, with some hesitation, I have come to the conclusion that the prayer

Judges' Chambers.

Before Sutherland, J.

and I make no order as to same. Trial Before Teetzel. J.

Holden v. Ryan-W. A. McMaster, for plaintiff. W. G. Thurston, K.C., for defendant. An action for an injunction to restrain defendant erecting a building upon his lan which is alleged by plaintiff to be land. olation of a certain building scheme accordance with which the lands vere laid out by the original owner, subject to certain building

running with the land. Judgment: I hold that the proposed

As to the other condition, I have hesitancy in finding upon's consid-tion of the plan and the weight of Hyslop v. Rinehart—E. E. Ross for I plaintiff. E. E. Boyd for defendant, Motion by plaintiff for speedy judg-ment. At defendant's request ad-journed until 17th inst. dence at the trial, that the building does not have its i Palmerston-ave., as required fifth restriction, but has its fro

journed until 17th inst. Mann v. Ilean-McBeth (Hall & Payne) for plaintiff. Motion by plain-tiff in a mortgage action for a new day. Order made. Campbell v. Stewart-MbDonald (Day & Co.) for defendant. No one for plaintiff. Motion by defendant for an order dismissing action for want of prosecution. Order made. Costs to Mann v. Ilean-McBeth (Hall & Palmerston-ave., as required by the fifth restriction, but has its front up Harbord-st. I find as a fact that violation charged by the defend against the plaintiff was not est declaring that a building as proper by the defendant would be in violation of the conditions 5 and 5 of the builting that a building as of the builting that a building as proper by the defendant would be in violation for the conditions 5 and 5 of the builting that a building as proper by the defendant would be in violation the conditions 5 and 5 of the builting that a builting as proper by the defendant would be in violation for the conditions 1 of the

an order dismissing action for want of prosecution. Order made. Costs to defendant. Canadian Explosives v. Calcite Lake Mining Co.-C. B. Nasmith for plain-tiff. J. M. Ferguson for defendant. Motion by plaintiff for judgment un-der C. R. 608. It appearing that an order winding up the company has been made, and that the petition for such order had been served before ser-

Before Sutherland, J.

Hilty Lumber Co. v. Thessalon Lum ber Co.-M. McFadden, K.C., and J. J. McEwen (Sault Ste, Marie) for plain tiffs. J. L. O'Flynn (Sault Ste Marie for defendant lumber company. P. T The Sterling Bank v. Baldwin-W. R. Carr for plaintiff. Motion by plain-tiff (1) for judgment on consent against defendant, S. C. Baldwin, for Rowland (Sault Stc. Marie) for \$1825 debt and \$40 costs, without pre-judice to plaintiff's right to sign judgant bank. An action arising written contract of March 15, 19, delivery of certain lumber for damages for delay of boat at defe company's docks, and damages for leged wrongful repossession and tention of lumber. Defendant Lum Co. counter claimed for \$1360, and \$7 alleged to have been wrongfully ducted from the amounts owing fendant by the plaintiffs. Judgment: I direct judgment to entered for the defendant lumber co pany as against the plaintiffs for tion by defendant on consent in a me-chanic's lien action for an order dismissing action without costs and va-

pany as against the plaintiffs sums of \$7060 and \$1360, with on the first sum from the date was first payable, and on the r sums making up the latter fre respective dates on which they have been paid. The plaintiffs' is dismissed as against both def ants. The defendant lumber com is to have its costs inclusive of

is to have its costs inclusive on of establishing the claims above lowed as by way of counter claim, the defendant bank its costs also against plaintiffs.

Re Ecknell-Wholesale Grotars v. Bostock-M. L. Gordon, for petitioner. H. E. Rose, K.C., for respondent. A petition by a firm of solicitors in which McLean v. Downey-J. E. Ir (Sault Ste. Marie) for plaintiffs. O'Flynn (Sault Ste. Marie) for def they ask for a declaration that they be entitled to a lien on a judgment and ants. An action by plaintiffs that the Canadian Canning Co., Ltd., cover \$1500 for damages for injua scow alleged to have been negligence of defendants. e directed to pay the amount of their

Judgment: I direct judgment to entered for plaintiffs as against d fendants for the sum of \$111.80, and h Judgment: Counsel for the Canning Co. took exception to the jurisdiction to terest from the 4th April, 1912, and costs of action. Stay for thirty day

Chatham and ' Return, \$2.70, Satur day, July 13th, via Canadian Pacific Rallway. T of the petition cannot be granted. The prayer of the petition will therefore be refused. I do not think, however, on the whole that it is a case for costs

meals a la carte. See that your reads via Canadian Pacific Rai City ticket office, 16 King-street













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Great Train For near hill posters has been in news that

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