

# The Toronto World

A Morning Newspaper Published Every Day  
In the Year.

## PUBLIC OWNERSHIP AND PARTY PREJUDICE.

Sentiment in Ontario is now so decidedly favorable to the principle of public ownership and operation of public services that newspapers not really friendly to the cause find it politic to honor it with a bow. There are other partisan newspapers of so-called liberal affiliations that profess what may be sincere devotion to the principle, but cannot stomach it when a government of different political complexion puts it into practical form. Party organs that are that first and always have no regard for the real merits or demerits of the measures and policies they attack or defend. They have the standard for their political friends and quite another for their political foes.

Nothing distresses the "Liberal" party organs of Ontario so much as the progressive policy of the present provincial government. More particularly does the adoption of the principle of public ownership in connection with the distribution of Niagara hydro-electric power stick in their gizzards. If they have not the courage openly to oppose they either condemn with faint praise or seek by suggestion and insinuation to discredit a policy which has already accomplished great public advantage. Yesterday the Globe had an editorial leader displaying unusual animus all over the confidence shown by Hamilton in the hydro-electric commission. The Globe and party organs of its class would rather see the province and its municipalities at the mercy of a ring of high financiers than have them owe their deliverance to a government it is constrained to vilify.

## CONSERVE OUR RESOURCES.

In a letter dated April 30 last but only now published, addressed to the editor of "System," President Taft refers to the matters of the conservation of the country's natural resources as one claiming from the present United States administration earnest attention and appropriate legislation. He says:

"The necessity for a comprehensive and systematic improvement of our waterways, the preservation of our soil and of our forests, the securing from monopolistic private appropriation the power of navigable waterways, the retention of the undeveloped coal lands of the government from complete alienation—all these matters are vitally important to the people of the United States and to your constituency, the business men of the country."

"Without the resources which make labor productive, American energy and skill would be lost in the past have been able to make headway against hard conditions. Our children and their children will not be able to make headway if we leave to them an impoverished country. Our land, our waters, our forests and our minerals are the sources from which come directly or indirectly the livelihood of all of us. The conservation of our natural resources is a question of fundamental importance to the United States as to the business men to-day."

Had there been a better appreciation of the necessity of safeguarding natural resources from what the president calls monopolistic private appropriation at the time when these formed part of the public domain the people of the United States would not be struggling to-day to get rid of the trusts and combinations which have been misusing their privileges. The vast coal areas that should have been administered for the benefit of the people generally have been allowed to pass largely into the control of railroad corporations and have formed the basis of stock and other manipulations to the detriment of the country's industries. So with the iron powers, and so it will be with the water powers, many of which have already been secured for speculative purposes.

With the experience of the United States before them and in the light of the clearer understanding of the effect of unregulated private ownership it would be a reasonable expectation to find Canadian vigilance concerning the natural resources of the Dominion and insistent upon the need of their preservation from private exploitation. More particularly should that be looked for from the federal government, supposed to be compact of public men possessed of some sense of patriotic statecraft. But no real effect has yet been made to lay down any general principle of action with regard to our splendid natural resources. Worse than negligence is the direct interference permitted with provincial governments that have adopted more progressive policies.

Canada is becoming too large for the parochial and personal pettiness that pass for politics in the federal sphere. Let the country have some real statesmanship with the public interest as the only object.

## CIRCUMSTANTIAL EVIDENCE AND LAW'S EXTREME PENALTY.

Would you condemn on circumstantial evidence?

Most juries do, nowadays, and many criminal lawyers will tell you that circumstantial evidence is more reliable than direct evidence, because it removes a dangerous element of perjury. But a series of remarkable cases which have been presented by The New York Herald will most certainly make those

who have read them carefully pause a long while before they will, if ever placed in the jury box, feel justified in sending a man to death. Instances after instance where the evidence has been overwhelming, and has resulted in the execution of the accused, has been given, with the tragic sequel of revelations, too long delayed, proving the innocence so earnestly yet vainly protested.

Take, for example, the murder of a Mississippi planter, found shot in a swamp. A party of river men testified to hearing a shot and seeing a young man, very frightened, flee in the direction of the open river from the direction whence the shot had sounded. Asked, jokingly, what he had been shooting, he had taken great care to show that he was unarmed. He had proved to be a somewhat scapegrace nephew of the dead man who had been on the estate only a few days and who had quarreled violently with his uncle the day preceding the crime. The body was undiscovered for three days, during which time he had made no effort to trace his uncle's whereabouts. Then, he had flatly refused to discuss his relationships with his uncle, even when a revolver, known to be his, had been recovered from the swamp where the murderer must have been. Papers half burned in his room included a receipt for money that had been paid him the day of the murder. To his uncle's suspicion, he ran away, and was arrested at a seaport, about to sail for foreign lands.

Circumstantial evidence linked him, and a few months later a notorious criminal, condemned for another crime, confessed that he was guilty, and clearly explained how the incriminating clues had been misinterpreted.

## LAYMEN'S MISSION CAMPAIGN

Canadian Council Asks Co-operation of Denominational Committees.

The Canadian Council of the Laymen's Missionary Movement has asked the co-operation of the denominational committees and secretaries in planning the campaign for the entire Dominion next fall, beginning early in September.

The plan is to have a large number of meetings in the different centres in each province, each meeting lasting two or three days, and being conducted similarly to the congress which was held in Toronto. The secretaries will be asked to take the districts for which they will be responsible in connection with the local interdenominational committees. It is probable that the campaign of this year will take two or three months. Afterward the secretaries would be free to work out any denominational problems on hand. The policy in detail is being submitted to the denominational committees for their ratification.

## TWO DWARFS DEAD.

SHAMOKIN, Pa., June 9.—Harry Botta, 45 years old, three feet eight inches tall, died here yesterday. He was 25 years he has worked comedy roles in circuses and theatres.

ALBANY, N.Y., June 9.—Colonel Collins Young, of Elmira, Quebec, a dwarf who had been exhibiting at a local amusement park, was found dead in bed to-day. He is believed to have died from natural causes.

## Progress—The Trade Mark of the Age

And no business concern in the city appreciates that fact more fully than "The House that Quality Built" and it's just such enterprise as R. Score & Son, the old reliable sailors and haberdashers, display that holds them in the position of leadership in the great community of those who cater to the wants of men in their wearing needs. See the great display they are giving in those genuine Irish blue serge suitings at twenty-five dollars.

Mr. Shore in China.

Letters from Rev. T. E. Shore, assistant secretary of foreign missions of the Methodist Church, announce his safe arrival in Shanghai, China. Mr. Shore expects to spend two months in Japan and if possible visit Korea and Northern China. He will probably arrive home in Toronto by the middle of August.

Didn't Prove the Magistrate.

BRAMPTON, June 9.—Parrell, the Streetville hotelkeeper, was discharged to-day on a perjury charge because the crown failed to prove that Magistrate Crawford, before whom the offence was committed, was a duly accredited officer.

Re Miller Estate—C. J. Holman, K.C., for the executrix of will of F. D. Miller, moved under C.R. 98 for construction of the will. J. R. Meredith for infants, Resolved.

Re Robert Smart Estate—T. N. Phelan, for plaintiff, on motion for a receiver. H. C. Macdonald for defendant. Enlarged until 10th instant at request of parties.

Smith v. Allitt Manufacturing Co.—J. D. Montgomery, for plaintiff, on motion to commit H. E. Rose, K.C., for defendant, contra. Enlarged one week.

Longstaff v. Hamilton—W. E. Roney, K.C., for defendant, appealed from the report of the master-in-ordinary. A. J. Anderson, for plaintiff, contra. The action herein was to recover for plumbing done to defendant's house at Weston, which, it is alleged, proved to be useless, so that defendant was compelled to employ other plumbers to complete the work. There was a reference to the master-in-ordinary, and the accounts were taken in the master's office. Defendant now appeals from report. Not concluded. To be resumed at 2 p.m. on 10th instant.

## OLD GOLD

Wood v. Dettlor—D. H. Preston, K.C., for plaintiff. W. Wilson (Napue), for defendant. Judgment (L.). The plaintiff and defendant had dealings to a considerable extent for at least six years before the mortgage referred to in the pleadings was given. Then, on 10th December, 1899, when all the promissory notes and bills of exchange were delivered up to the plaintiff, and a bill of sale was given by Dettlor to the plaintiff, and a bill of sale was given in lieu of the bill of sale for a larger sum, and covering more property. Defendant sued after said and sold the chattels, as is alleged, with insufficient notice (two days), whereby the property

## CIGARETTES

DR. CHASE'S OINTMENT

DR. CHASE'S OINTMENT is a certain cure for every form of itching, burning, and protruding piles. See testimonials in your neighborhood. You can use it and get your money back if not satisfied. 25c. at all druggists or by mail, 50c. per box. DR. CHASE'S OINTMENT.

## IN THE LAW COURTS

### ANNOUNCEMENTS.

Osgoode Hall, June 9, 1909.  
Motions set down for single court for Thursday, 10th June, inst., at 11 a.m.:  
1. Carrick v. Fort Arthur.  
2. Miller v. Few.  
3. Reinhardt v. Barton.  
4. Meadows v. Meadows.  
5. Moffatt v. Gladstone Mines.  
6. Re Virtue Estate.  
7. Foster v. Radford.  
8. McLeod v. Aurora.  
9. Re Solicitors.  
10. Robinson v. Giovanni.  
11. Wilson v. C. P. Railway.  
12. Herron v. Andrews.  
13. Hamilton Amusement Company v. Cambden.

Peremptory list for divisional court for Thursday, 10th inst., at 11 a.m.:  
1. Town of Sudbury v. Bligood.  
2. Dodge v. Horton.  
3. Smith v. Cox.  
4. Canadian Express v. O'Neill.  
5. Canadian Bank v. Home Bank.  
6. Wellington v. Fraser.

### Master's Chambers.

Before Cartwright, K.C. Master.  
Parsons v. Potter—G. S. Hodgson, for plaintiff, moved on an order Paragraph 1 of a concurrent writ for service on a defendant in the United States. Order made.  
Vokes Hardware Company v. Sinclair—Paulin (DuVernet & Co.), for the defendant, moved on an order Paragraph 1 of a concurrent writ for service on a defendant in the United States. Order made.  
Franklin v. Roney—F. E. Hodgins, K.C., for plaintiff, moved for an order for service of a notice of motion for judgment under Rule 60, out of the jurisdiction. Order made.

Wilson v. McIlven—McIlven (Robertson & Co.) moved on consent for an order dismissing action without costs. Order made.  
Eymont v. Dymont—A. McL. Macdonell, K.C., for defendants, moved to dismiss action for default of plaintiff in attending for examination of witness. F. E. Hodgins, K.C., for plaintiff, contra. On plaintiff undertaking to be examined at such time next week as the court should direct to the defendant's counsel, motion dismissed. Costs to defendant in any event reserved.

Dymont v. Dymont—F. E. Hodgins, K.C., for plaintiff, moved for leave to withdraw judgment and order Paragraph 1 of a statement of defence and to eliminate part of same, and to extend time for plaintiff to take depositions. A. McL. Macdonell, K.C., for defendant, contra. Enlarged until 10th instant.

Bank of Ottawa v. Leggo—G. Thurston, K.C., for plaintiff, moved for an order to examine an alleged transferee of the judgment debt. Leggo, No one contra. Order as asked. Costs reserved.

King v. Turner Company—A. R. Clute, for plaintiff, moved on consent for an order dismissing action as against certain defendants, without costs, and amending writ of summons, accordingly. Order made as asked.

Imperial—F. E. Hodgins, K.C., for defendant, McEwan, moved to set aside appointment for examination of plaintiff, and to order that the examination be carried out under which his statement of defence was struck out for default. J. H. Spence, for plaintiff, contra. Order as asked.

Somerville v. Ottawa Paper Box Co.—Towers (Helmington & H.), for plaintiff, moved on consent for an order setting this case down for trial at the present non-jury sittings, and dispensing with the usual three weeks' notice. Order made.

### Single Court.

Before the Chancellor.  
Canada Clook Co. v. Weyerstall—G. B. Strath, for plaintiff, moved on consent for judgment. M. H. Ludwig, for defendant. Enlarged by consent for one week.

Willoughby v. Worrayson Smith, for plaintiff, on motion to continue injunction, stated that the action has been settled. Order as requested.

Re David E. Bowman Estate—F. W. Harcourt, for plaintiff, moved on the renunciation and consent of third executor for his removal from his office, and that the last will be held in abeyance under the Devolution of Estates Act. Order as asked.

Re Robert Smart Estate—R. C. H. Cassels, for G. G. McPherson, executor, and for E. Smart, the widow, moved for leave to mortgage and sell property for purposes of repairing buildings. F. W. Harcourt, K.C., for infant. Order permitting executor and widow to mortgage to extent of \$500 for repair of buildings, as asked.

Day v. Clark—M. H. Ludwig, for plaintiff, moved for a perpetual injunction. Glyn Oler for defendant. Injunction made permanent restraining defendant from using protecting tips on gloves and mittens covered by plaintiff's patent, ordering their removal from circulation, present stock, and thereupon allowing their inspection by plaintiff. Costs to plaintiff fixed at \$40.

Re Ontario Bank—L. F. Helmuth, K.C., J. A. Peterson, K.C., and Glyn Oler, for W. A. McFarland, shareholder, appealed from the order of the official referee, placing him on the list of contributors, and ordering him to pay the balance due to the Bank of Montreal, the largest creditor. K. J. B. for defendant. Not concluded.

Strath v. The Liquidator, the Royal Trust Company. Matter referred back to the official referee to make the accounts with the right to surcharge and falsify. Costs reserved for report. Leave to apply to the court if a call on the shareholders is required; otherwise leave to be made to the court. The motion as to the removal of the liquidator to stand until after the report of official referee.

Re Miller Estate—C. J. Holman, K.C., for the executrix of will of F. D. Miller, moved under C.R. 98 for construction of the will. J. R. Meredith for infants, Resolved.

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### Band in Exhibition Park.

The Queen's Own Band, under the direction of Bandmaster G. J. Timson, will play the following program in Exhibition Park to-night:

1. March—On Tip Toe.....C. Linden  
2. Overture—Lac-Des-Peas.....Auber  
3. Cornet solo—Selected.....J. B. Corin  
4. Grand selection from Sir A. Sullivan's Opera "Pirates of Penzance"  
5. The Old Barn Dance—Fluffy Ruffles.....J. B. Corin  
6. Grand selection from Verdi's Opera "Aida".....J. B. Corin  
7. Xylophone solo—Selected.....J. B. Corin  
8. Characteristic piece—Howdy-Hee.....J. B. Corin  
9. Popular Medley—Remick's Hits No. 5.....J. B. Corin

Industrial Schools Association.

The annual meeting of the Industrial Schools Association will be held on Saturday at the Alexandra School, East Toronto, at 2.30 o'clock. Cars will leave the Woodbine every 15 minutes. The lieutenant-governor will occupy the chair, and the Victoria Industrial School Band will play. Refreshments will be served.

Dr. Chase's Ointment is a certain cure for every form of itching, burning, and protruding piles. See testimonials in your neighborhood. You can use it and get your money back if not satisfied. 25c. at all druggists or by mail, 50c. per box. DR. CHASE'S OINTMENT.

Non-Jury Assize List.

Peremptory list for non-jury assize for Thursday, June 10, at city, at 10.30 a.m.:  
286. Young v. York School Section.  
287. Gooden v. Rutland.  
288. Smith v. Howe.  
289. Clarke v. Rowell.  
290. Union Bank v. Sovereign Bank.  
291. Imperial Paper v. Quebec Bank.  
292. Self v. Taylor.

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## EATON'S FRIDAY BARGAINS

FRIDAY Values are more-than-ordinary values. Friday Prices prove conclusively our determination and our ability to make Friday a BARGAIN DAY in the truest sense of the term. Those who shop early in the day benefit most, certainly.

### Men's Clothing

100 Worsteds—Fine quality English material, in brown and grey striped designs; also some very fine blue ground effects with hatching; good serviceable linings and trimmings, sizes 35 to 42 chest; regularly \$10.50 and \$12.50, for ..... 8.00

Two-piece Summer Suits—(Coat and trousers only), brown, light greys and dark mixed stripes, pure wool, homespuns of fine finish; some are Henson material, single-breasted sack coat, with flap pockets and neatly snapped lapels; sizes 34 to 44-inch chest; save dollars on each. Regularly \$8.50 and \$10.50, for ..... 6.49

Imported English Worsteds—Dark material with colored stripes, fashionable cut, with side and hip pockets, sizes 32 to 42-inch waist; regularly \$3.00, \$3.50, \$4.00, for ..... 2.48

Men's Handkerchiefs—Extra fine quality, with assorted homesteaded hems, large size, pure white, a limited quantity at this price; regularly 18c., Friday, two for ..... 25

Men's Pure Irish Linen Handkerchiefs—Extra fine quality, with assorted homesteaded hems, large size, pure white, a limited quantity at this price; regularly 18c., Friday, two for ..... 25

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### Boys' Suits

Two-piece Norfolk and Three-piece Suits—All wool, imported tweeds and some fancy worsteds, double-breasted, knee pants, sizes 29 to 33; regularly \$5.00, for 4.29

Two-piece Norfolk Suits—In light grey homespun tweeds and some dark Canadian tweeds, coats box-pleated back and front, belt at waist, knee pants; a clearance of many "broken" lots; Friday bargain ..... 1.85

Fancy Suits—Russian and sailor blouse styles, in a neat olive worsted, American makes, deep sailor collar, nicely trimmed, separate fronts, elastic bloomer knickers, for boys 3 to 9 years; regularly \$4.50, for ..... 2.95

Men's and Women's Umbrellas—With firm silk mixed covers, fine collection of handles, mounted in rolled gold and sterling silver, close rolling and silk cases, odds and ends from our regular stock; regularly \$3.00 to \$4.00, for 1.95

Women's Fancy Silk Parasols—In a variety of new and nobby designs, neat natural wood handles, odds and ends; regularly \$2.00, \$2.50 and \$3.00, for ..... 1.69

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