The Toronto World

FOUNDED 1880.

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will pay for The Daily World for one year, delivered in the City of Toronto, or by mail to any address in Canada, Great Britain or the United States.

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will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and newsboys at five cents per copy.

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THURSDAY MORNING, MAY 28.

SUBURBAN CONDITIONS IN CANADA.

Mr. Thomas Adams commented on the Atlantic. In the suburbs of Toronto, he said, the difference in the agricultural value and the building England.

"It is probably due to the fact that the have not got sufficient transpor-ation to these outlying centres," he remarked, following with a joke about the imagination of real estate dealers, which some people appear to think was

Another radical cause of the dif ference which Mr. Adams might note was the freedom of purchase and sale of land in Canada, and the determination of almost every man to own his own house. In Great Britain freehold property is not easy to obtain, and the tions. Here, where all may build where they please and can afford, the towns and cities spread out in all directions, the only modifying influence being, as Mr. Adams shrewdly perceived, the transportation problem.

The transportation facilities of Toronto being in the hands of a private corporation, the interests of the citizens are only considered so far as they will promote the receipts of the comshareholders and not for the citizens. Mayor Hocken's plan of purchase would let the citizens get all the benefits both from receipts and transpor-

BLOOR STREET VIADUCT.

Acting Mayor McCarthy stated yes. terday that, according to the estimate of the commissioner of works, \$1,000,-000 would be spent this year on the construction of the Bloor street viaduct. This should still further tend to allay the uneasiness felt in the east end over the apparent delay in beginning construction work. As we stated yesterday, the specifications are almost ready for the printer, and unless the city council postpones the award of tenders by disputes over the merits of steel and concrete, there is nothing

tions on which the viaduct is to rest.

No rock foundation is to be had, and the shale found at ultimate depths is not to be trusted for such a weight as a wholly concrete structure would impose. The Wilton avenue bridge is known to have sunk since its erection, and the recent failure of a concrete bridge on the C. P. R., on account of an unreliable foundation basis, is likely to leave the commissioner of works without opposition in the course he decided upon when refusing to be responsible for anything but a steel sponsible for anything but a steel

the needed extensions of civic car lines with the proposed bus systems for the west and north will be a more satistion and the necessities of the case, than any partial and separated action forward by Mathew Lockhart, Auburn, could be. We fear that many people who it was stated would run as an in residing on existing car line routes have no conception of the crying need of others who lack this service. It is more convenient to live in Whitby or Newmarket or Brampton, or Oakville, than in some of the suburbs of Toronto, so far as getting into

the heart of the city is concerned. Controller McCarthy points out that civic car lines must be constructed on Lansdowne avenue and Dovercourt road to St. Clair avenue, and the bus systems for West Toronto and North Rosedale are imperative in the absence of the unification of the street will require \$250,000 for the bus experiments, and the balance for the

proposed new civic lines. has been the subject of enquiry. One suggestion has been to run north from the C. P. R. on Yonge street, east on Summerhill avenue to Reservoir Park,

north thru Reservoir Park drive, and east over the bridge along St. Clair avenue to Alice street, then south to Goldwin Smith drive (formerly Roseill ayenue), and then south on Mc-Lennan avenue to Summerhill, thence west to Yonge street. This route, while serving a large residential district, requent Reservoir Park during the

There are many considerations, howver, of time, grades, patronage, and the convenience of passengers to be thought of before a line can be settled upon, for it is difficult to change a oute once established.

ROOT OF MEXICAN UNREST. Land grabbing on an enormous scale y a favored and predatory few during the long dictatorship of Porfirio Diaz and the creation of a system of peonage, little removed from slavery, for the bulk of the native population, are the outstanding features of the last half century of Mexican history. In intimate association and alliance with this despotic order which during tha period has characterized the government of that unhappy country, have stood the wealthy foreign capitalists who own and control valuable concessions and franchises secured by nethods which cannot bear investigation. They include steam and street railroads, timber, oil and mining lands, and indeed all kinds of natural resources and public services. There is every reason to believe that the struggle between powerful groups of actual or would-be exploiters was responsible for the success of the revolution that dethroned Diaz, and for the second revolution which ended with the assassination of Madero and the elevation of Huerta. If Mexico be left alone to work out her own politica salvation the country will again beome the prey of these contending in-

President Wilson is known to regard the Mexican problem "as wholly an agrarian one, a trouble deeply rooted which has made a few men land holders and millions of men slaves." He believes that Madero honestly intended stitutionalists gave of their determination to adopt Madero's policy was one forces in the field. President Wilson has also made it clear that he disap proves of further exploitation of na tional resources and franchises without regard to the advantage of the Mexican people. In that again he deserves to be supported. His objective changed and has commanded respect. Whether he will succeed in establishoring order and introducing a new and May 26, the following resolution Huerta, it is conceded, must go. Who is to succeed him appears to rest as much with Villa as with the delegates.

New Offices Opened—Tribute to Sir William Whyte's Memory.

steel and concrete, there is nothing else to retard the work.

The rejection of concrete designs by the department of works appears to be purely an engineering decision, based on the character of the foundations on which the viaduot is to rest.

At the 39th annual meeting of the shareholders of the Imperial Bank, which was held yesterday, two new directors were elected to the board. J. A. M. Aikins, K.C., will fill the vacancy caused by the death of Sir William Whyte. E. W. Cox, president and general manager of the Canada Life, is the other member.

At a subsequent meeting, Col. Wilkie was again elected president, and the Hon. Robert Jaffray was elected vice-president for the ensuing year.

MUSGRAVE TO RUN. WINGHAM, Ont., May 27.—A. H. Musgrove was today nominated to contest North Huron on behalf of the Conservatives. His name was brought

Canada Permanent Mortgage Corporation

OUARTERLY DIVIDEND

Notice is hereby given that a Dividend of TWO and ONE-HALF PER CENT. for the current quarter, being at the rate of TEN PER CENT. PER ANNUM

Thursday, the 2nd Day of July

By order of the Board.
GEO. H. SMITH.
Toronto, May 27, 1914.
Secretary.
M28, J5, 12.

A Definite 1st Vice-President. Hon, W. A. Ch 2nd Vice-President: Noel Marshall. 3rd Vice-President. W. J. Gage. Charge

Before making your will, find out definitely what it will cost to have The Title and Trust Company act as your executor. The cost will vary according to the nature of your estate, but in no case will it be excessive. By giving a general statement of your estate and your intentions for its distribution, you can learn the ex-

THE TITLE & TRUST COMPANY TORONTO

POLITICAL INTELLIGENCE

FIRST INDEPENDENT CANDIDATE.

At a special joint meeting of the Tax Reform League of Eastern Canada, and the Single Tax Association of Ontario, A. B. Farmer, B. A., was placed in the field as an independent tax reform candidate for election to one of the seats in Northwest Toronto in the coming provincial elections. Mr. Farmer accepted the nomination.

ELECTION DATE

cial board, Central Methodist Church, Bloor street, held on Tuesday evening better system of government is the great question which the Niagara Falls B. E. McKenzie, and adopted by a un-

B. E. McKenzie, and adopted by a unanimous vote.

"The influence of the open bar for
the sale of intoxicating liquor being
now admitted to be a source of great
injury to many of the rising generation together with social drinking in
clubs, it is deemed important that all
well meaning citizens should discountenance it, and where opportunity
occurs, we ask that all may use their
franchise in favor of aspirants for
places in our legislature pledged to the
abolition of the open bar as now conabolition of the open bar as now con-stituted, and licenses to social clubs."

TORONTO CONVENTIONS.

Tonight — Parkdale Conservatives, Parkdale Assembly Hall, Queen and Lansdowne.

Monday night—Toronto north-west
Conservatives, Broadway Hall.

Monday night—Toronto southeast
Conservatives, Victoria Hall.

Tuesday night—Toronto northeast
Conservatives, Granite Rink.

Wednesday night—Toronto southwest, Conservatives, Templars' Hall,
Queen and Dovercourt.

LIBERAL NOMINEE FOR TORONTO

of N. W. Rowell.

SEAFORTH, May 26 .- Wm. Proudfoot, M.L.A., was again chosen can-didate for Centre Huron at a Liberal convention here today. No other name was proposed. Addresses were deliv-ered by the candidate, Mr. Proudfoot, Thomas McMillan, Hullett; W. H. Kerr. Brussels, and Dr. Shaw, Clinton. A resolution was passed endorsing the platform of N. W. Rowell, K.C., leader

Organization and Choose Officers.

CORNWALL, May 26 .- At a meet-CORNWALL, May 26.—At a meeting of the Conservative Association of Cornwall organization was perfected for the provincial election. A. E. Evans was chosen chairman and Thos. A. Norris secretary. The following chairmen for the various polling subdivisions were appointed: Ovilia Laurin, Angus Latonde, William T. O'Neil, S. Morgan Gray, Al Smith, Angus Mallaney, Thomas Jeffers, William Keenan, R. A. Pulnam, Henry Williams, William H. Gallinger. Mayor Gillies presided.

McDONALD NOMINATED

WIARTON, Ont., May, 27.—William McDonald, former member for Centre Bruce in the provincial house, was unanimously given the Liberal nomina-

STRONG PROTEST

Day of Polling Will Be Announced From Parliament
Buildings.

Conservative Association
There Does Not Like "Central Methodist Conservative Association of the week at the latest Ontario will learn the date of the provincial elections. That they will all on June 29, as announced three weeks ago by the World three is little deap to thick which have been floating about have been formed and it is only be provincial clabinet, and it is only the exigencies of preparation which have been floating about have been formed as the companiously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the date of going continuously passed by the forty presultion will preced the first province will be in good shape to enter a contest.

Support Candidates.

Support Candidates, any two of whem the continuously passed by the forty presulting are provinced will be in good shape to enter a contest.

Support Candidates, any two of whem the continuously passed by the forty presulting the province of the province will be in good shap

DR. CLOUSE WILL RUN FOR N. W. CONVENTION

Well-Known Physician is a Can-didate for Nomination Next Monday Night.

Dr. Elias Clouse of West Bloor street has decided to allow his name to go before the convention in north-west Toronto for seat A. Dr. Clouse is one of the best known medical men in Toronto, and has been prominent in political and club life for many years For twenty years he has been a member of Ward Four Conservative Association and also is a member of North Toronto Conservative Association, of which he has been president. The convention will be held in Broadway Hall on Monday night.

Don't Forget the New Montreal-Toronto-Detroit-Chicago Train Service,
Commencing Sunday, May 31.

These solid de luxe trains, carrying
buffet-library-compartment - observation cars, electric-lighted standard
sleepers, together with standard dining car service between Montreal-Toronto-Detroit-Chicago, via Canadian
Pacific and Michigan Central Railroads, should be immensely popular
with the traveling public and meet
with instant approval.

These palatial trains will be known
as "The Canadian," and operated

These palatial trains will be known as "The Canadian." and operated through the Michigan Central tunnel between Windsor and Detroit.

Westbound—Leaving Montreal 8.45 a.m., arriving Toronto 5.40 p.m.; leaving Toronto 6.10 p.m., arriving London 9.25 p.m.; leaving London 9.33 p.m., arriving Windsor 12.10 a.m.; leaving Windsor 12.20 a.m., arriving Detroit 11.35 p.m. (central time); leaving Detroit 11.55 p.m., arriving Chicago 7.45 a.m. .m Eastbound-Leave Chicago 9.30 a.m

Eastbound—Leave Chicago 9.30 a.m. (central time), arrive Detroit 3.55 p.m.; leave Detroit 5.05 p.m. (eastern time), arrive Windsor 5.15 p.m.; leave Windsor 5.25 p.m., arrive London 7.55 p.m.; leave London 8.03 p.m., arrive Toronto 11.20 p.m.; leave Toronto 11.40 p.m., arrive Montreal 8.55 a.m.

General change of time May 31. Particulars from Canadian Pacific Ticket Agents, or M. G. Murphy, District Passenger Agent. Toronto.

platform of N. W. Rowell, K.C., leader of the opposition.

CONSOLIDATE RANKS

FOR COMING ELECTION

Cornwall Conservatives Perfect

Cornwall Conservatives Perf



Optical Department of H. W. TISDALL'S Factory-to-Pocket Jewelry Store, 150 Yonge Street, Toronto.

AT OSGOODE HALL

THE TORONTO WORLD.

ANNOUNCEMENTS. 1914.

Motions set down for single court or Thursday, 28th inst., at 11 a.m.:

1. Re Port Arthur Wagon Co.

2. Re Leishman Estate.

3. Taylor v. Dulmage.

4. Carter v. C.P.R. Co.

5. Life Publishing Co. v. Toronto.

6. Re Harrison Estate.

7. Wilkinson v. Young.

8. Oakville v. Lorenzo.

9. O'Keefe v. O'Keefe.

Peremptory list for second appellate inued). 2. Parker v. Dyment Baker Lu

3. Beck v. Township of York.

4. Shaw v. Torrance.
5. McDougall v. Stephenson.
6. Birch v. Stephenson.
7. Fort William Commercial Chamers v. Braden. 8. Fort William Commercial Chambers v. Dean. 9. Fort William Commercial Cham

ers v. Perry.

Master's Chambers.

Before J. A. C. Cameron, Master.

Healey v. Fife—F. D. Kerr (Peterbero) for defendant moved to dismiss action for want of prosecution. No one for plaintiff. Order made with

Robertson v. Reynolds—T. Moss for defendant moved for liberty to issue execution against plaintiffs individually. Order made. Costs in cause. Steele v. Grand Valley Peat Products Co.—K. F. Lennox for plaintiffs moved for final order of foreclosure. Order made and motion by defendants to stay proceedings dismissed with costs.

Judge's Chambers.

Before the Chancellor.

Wagner, Braiser & Co. v. Erie Ry.
Co.—R. C. H. Cassels for defendant appealed from the order of master in chambers of 18th inst dismissing defendant's motion to set aside service of writ on one McGregor. H. E. Rose, KC., for plaintiff Judgment: The master's order should be affirmed with costs in cause by the plaintiff.

Before Latenford, J.

Marshall v. Dominion Manufacturers—J. G. Smith, for plaintiff, appealed from order of master in chambers allowing defendant Patton to enter conditional appearance under C.R. 48.

H. S. White for defendant Patton. Judgment: In the meantime the safe course is to afford defendant Patton an opportunity to show at the trial that the order for service out of Ontario on him should not have been made. Appeal dismissed. Costs in cause.

Single Court.

Before the Chancellor.
O'Keefe v. O'Keefe—L. Macaulay, for plaintiff, on motion for judgment.
W. T. J. Lee for defendant. At request of parties enlarged until 28th inst.
Laird v. Restovick—W. E. Fitzgerald (Watford), for plaintiff, on motion for order continuing injunction. ald (Watford), for plaintiff, on motion for order continuing injunction. F. Aylesworth for defendant. Leave to set down, and motion enlarged three weeks at request of parties. Injunction con-tinued meantime. Re South Bruce Election—C. M. Gar-vey. for petitioner, moved for order

AND HE DID

I HAVENTWORN THIS DRESS SUIT FOR FIVE YEARS-GUESS I'LL WEAR IT TONIGHT-



In less than two years it will be unlawful to buy or to use poisonous white phosphorous matches EVERYBODY SHOULD BEGIN TO USE

EDDY'S NON-POISONOUS

AND THUS ENSURE SAFETY IN THE HOME.

MICHIE'S GLENERNAN Scotch Whisky

A blend of pure Highland malts, bottled in Scotland

Michie & Co., Ltd., Toronto Established 1835

ESTABLISHED 1856

GREAT REDUCTION IN PRICE OF

P. BURNS & CO.

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extending time for trial of the petition and cross-petition until October. A. H. Beaton for respondent. Order made. Beaton for respondent. Order made. Toms v. Canadian Northern Railway Co.—T. N. Phelan for plaintiff. E. C. Cattanach for official guardian. Motion for judgment. Judgment for plaintiff for \$3100 in full of claim and costs; money to be paid into court. Apportionment reserved and \$100 a year to be paid out to mother for mainten-

Pierce v. G. T. R. Co.—P. N. Fneian, for plaintiff, moved for judgment for damages on consent. E. C. Cattanach for official guardian. Judgment for plaintiff for \$3500 in full of claim and costs. Money to be paid into court. Apportionment reserved and \$100 to be paid out to mother every six months for maintenance.

for maintenance.

Flint v. City of Belleville—W. C. Mikel, K.C., for plaintiff, moved for order continuing an injunction. S. Masson, K.C., for defendants. Motion refused. Defendants to go on with work at their own risk. The case to go on at the next court. Costs in cause unless trial judge otherwise orders.

Re Kinemacolor of Canada—H. Cassels, K.C., for Natural Color Cinematograph Company of Canada, a creditor, appealed from order of the master in ordinary ordering appellants to pay costs of contesting claim of Brock and Dick. J. H. Spence for tiquidators. Order in question set aside. No costs.

tors. Order in question set aside. No costs.

Canadian Flax Mills v. Bates Tractor Co.—A. C. MacNaughton, for plaintiffs, moved for judgment. Judgment for plaintiffs, rescinding contract and for return of \$500. and for damages. Reference to master at Guelph to assess damages. Costs to plaintiffs.

Guelph to assess damages. Costs to plaintiffs.

Gidlow v. Gidlow—W. C. Davidson, for plaintiff, moved for judgment for alimony. No one contra. Judgment declaring plaintiff entitled to allmony. Reference to master in ordinary to fix amount. Costs to plaintiff.

Re Fagan and Sonshine — M. A. Brown, for vendor. moved for leave to serve five claimants. D. W. Jameson for purchaser. Order made.

St. Jean v. Laurin—G. H. Sedgewick, for plaintiffs, moved for order continuing injunction. G. Grant, for defendant, Miss Le Fevre. T. N. Phelan for defendant Laurine. J. D. Spence for C. P. Railway Co. Order made directing the C. P. Railway Co. to pay \$1200 into court and balance to Laurin and Le Fevre, and to be released Issue as to \$1200 to be framed within ten days, in which plaintiffs are to be defendants. Issue to be set down at once after settlement for trial. Costs of this motion reserved until after trial of issue.

Before Latchford, J.

Before Latchford, J. Frederick v. Bell Telephone Co.—
H. S. White for plaintiff and defendants. E. C. Cattanach for official guardian. Motion by plaintiff for judgment pursuant to consent. Judgment for plaintiff approving of settlement at \$500 and costs. Of this \$85 to be paid to the doctor and the balance to be paid into court.

Before the Chancellor.

Heward v. Lynch.—A. H. L. Lefroy, K.C., for plaintiff. A. F. Lobb for defendant. Action to recover possession of land in question and declaration that all rights of defendant under agreement have been forfeited. Judgment: Declare that sand and gravel is not to be taken from the lot to a greater depth than eight feet along the south part of the lot so that the excavation to that depth tapered off to the north will make the surface of a uniform level. With this declaration the judgment will be that on payment out of court to be made to the defendant the plaintiff is to get costs up to the time the money was paid into court, and he was notified of it, and Trial.

Before Middleton, J.
Till v. Town of Oakville and the Bel
Felephone Co.—M. H. Ludwig, K.C.
or plaintiff. E. F. B. Johnston, K.C. Telephone Co.—M. H. Ludwig. K.C., for plaintiff. E. F. B. Johnston, K.C., and D. I. Grant for the town. D. L. McCarthy. K.C., and H. A. Burbidge (Hamilton) for Bell Telephone Co. Action by widow of George Garfield Till to recover damages for his death by shock from high voltage current in the cellar of Murray Hotel. in Town of Oakville, and third party issue between the town and the Bell Telephone Co. Judgment: I have no hesitation in finding negligence on the part of the town, both in the state of affairs that existed at the Murray House and in the state of affairs existing at the electric light pole, nor have I any difficulty in finding that that negligence was a cause of Till's death. For reasons given I think plaintiff is entitled to recover against both defendants. I am unable to give either contribution or indemnity as between the defendants, but suggest that plaintiff would be doing nothing more than what is right if she arranges that the judgment shall be levied against the defendants equally. As to amount which plaintiff should recover, having regard to all the factors, I cannot see my way clear to assessing more than \$6000. Judgment for plaintiff for \$6000 against both defendants to pay one-half the costs. As between defendants as to third party proceedings there will be no costs.

Appellate Division.

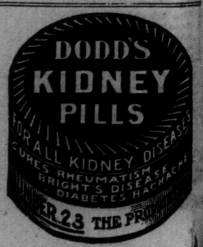
Before Mulock, C. J.; Magee, J. A.;
Sutherland, J.; Leitch. J.

Rumball v. Skeans.—F. Arnoldi. K.C.,
for plaintiff. J. C. McRuer for defendant. Appeal by plaintiff from judgment of Winchester, J., of County of York, of April 25, 1914. Action by a bookkeeper against defendant, a barrister, to recover \$218.80, alleged to be percentage due under agreement for hiring, or in the alternative, for damages for breach of said agreement. At the trial the action was dismissed with costs. Appeal argued and dismissed with costs.

Phillip v. Nesbit.—F. Aylesworth.

Phillip v. Nesbit.—F. Aylesworth, for plaintiff, on appeal from judgment of McGibbon, J. of County of Peel, of March 10, 1914, stated that the appeal has been abandoned. Case struck off

Calder v. Altshuller.—S. J. Bernbaum for defendant. H. M. Mowat. K.C., for plaintiff. Appeal by defendant from judgment of Winchester. J., of County of York. of Feb. 24, 1914. Action by contractor to recover \$531.12 alleged to be due by defendant for material supplied and work done at 97 Agnes street. Toronto. Defendant counter claimed for \$132.03, alleged to be balance in his favor. At trial the counter claim was allowed at \$119.75 and plaintiff's claim allowed in full and judgment entered for plaintiff for \$411.37 and costs. Appeal partially argued. but not concluded.



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