

BUY A WORLD EVERY DAY.

FRIDAY MORNING, JANUARY 12, 1912.

LOCAL NEWS PHRASED

The mayor gave \$270 worth of railway passes to municipal beggars last year. Detective Sheehan returned to duty yesterday after his long and severe illness. The old city council will hold its valditory meeting this afternoon at 3 o'clock for the purpose of the annual assessment on the bay at present. The ice is apparently safe.

Mr. M. Thwaites of this city has returned to Toronto after a thirteen weeks visit to England. Mr. James Michie is lying severely ill at his residence in Wellington place with congestion of the lungs.

The Sunday school of St. James' cathedral will hereafter meet at 9:30 on Sunday mornings and close at 10:30.

Mr. F. J. McColl, general agent of the Mates combination, which appears in the Royal next week, is in the city.

Patrick Carey of Victoria lane was a prisoner at No. 2 police station last night on a charge of threatening to kill his wife.

The Toronto chess club have perfected arrangements for a national with the Buffalo chess club by telegraph, Saturday night.

Mr. Bingham of the Hub has on hand a fine specimen of buffalo ham from Wood Mountain. You can look for it on the bill-board shortly.

On dit: That Ald Clarke will be elected chairman of the new executive committee; that Ald Turner will be re-elected chairman of the board of works.

Mayor McMurrich is to issue a farewell circular to the corporation officials thanking them for their services and complimenting them upon their efficiency.

Of the twenty-seven aldermen elected to the city council, nine are in active connection with the Orange association and two members are out on certificate.

The first of the Canadian institute lecture course will be delivered to-night by Dr. Wilson. The subject of the lecture is "Traces of primitive man in Europe."

At the end of the civic year, as at present, it is customary for the board of aldermen to form a mutual admiration society. Ald Ryan says he is not a member of it, however.

On Wednesday evening last Mr. Sherry, proprietor of the Rink hotel, Adelaide street west, entertained his friends to a sumptuous supper, followed by toasts, songs, recitations, and other amusements.

The genial "Geege," whom we all know, got a bad fall on Yonge street yesterday afternoon. The indication in the pavement was of a more serious nature than the damage to "Geege's" limbs.

James Sutherland, a member of the Queen's Own, sprained his ankle in the mess-room, Toronto, while on duty exercising. The petty form of "Jimmy" will be missed from the city hall for a few days.

Cottage meetings under the auspices of the St. James young people's association are being conducted with marked success in various parts of the city on Tuesday, Thursday and Friday evenings of each week.

The melodrama of Mates will be presented at the Royal opera house next Monday. It is said that the production is reasonable to presume that the coming week will be a gala one at the Royal.

The Orange Standard and its various steps are to be taken to form a new district in Toronto, to be called North Toronto. There are two lodges meeting in that locality at present, and a division of the very large central district may also take place.

HOW MR. McWILLIAMS WAS TREATED

By the Executive Committee—The Memorial, Bazaar and Contract Cases.

Yesterday afternoon City Solicitor Mr. Williams presented to the executive committee the bill from his office for disbursements during the year. The amount was \$259, which includes witnesses' fees, legal blanks, costs, etc., in connection with suits that the city may have had in the different courts. The largest item of all was \$286 as Mr. F. Fenton's fees as counsel for the city in the memorable burnt contract case, tried before Judge Mackenzie.

Mr. Fenton was employed by the city through the Mayor, Mr. McMurrich and Mr. McWilliams, but when the account came before the council it was regarded as an indirect investigation given to Mr. McWilliams that since he employed Mr. Fenton himself he could pay him himself.

Mr. McWilliams taxed the bill of the county attorney and paid it out of his own pocket, and there the matter ended until yesterday, when it was again handed into the committee for payment.

The committee decided that the city solicitor told the committee that he could order by Judge Mackenzie and the mayor that was agreed that Mr. Fenton should be employed; also that as Mr. McWilliams was to be a witness in the case it would be impossible for him to appear on behalf of the city.

Ald Clarke said he had opposed Mr. Fenton's claim to council and he would not now vote to pay it.

Ald Hallam said that they were not paying Mr. Fenton, but Mr. McWilliams.

Ald Bowen (with emphasis)—If we had decided on retaining outside counsel it would not have been Mr. Fenton at any cost.

Ald Love said it would be very unjust to make Mr. McWilliams lose this money. He had given substantial and fair reasons why he did not appear for the city.

Mr. McWilliams again explained that it was with the full sanction of the mayor and at the recommendation of Judge Mackenzie that Mr. Fenton was employed.

Yes—Ald Hallam, Evans (St. Stephens), Love, Irwin.

Yes—Ald Trees, Clarke, Ewins. The chairman also voted nay.

The committee decided that it is something unprecedented for the chairman of a committee to vote unless there is a tie.

Mr. McWilliams felt the result very keenly and he thinks that he has been treated very unfairly. The amount which he is out of pocket is \$330, because the city would have to pay their own witness' fees. No matter who continued the case, that sum amounts to the difference between \$330 and \$386.

There is a shabby treatment of an efficient city official.

In the police court yesterday the five persons held for the Gordon robbery were again remanded for eight days. Thomas Reichen and Alfred Johnson will be tried in a higher court on a charge of obtaining money by fraud.

Fred E. Ryan, lately a salesman for W. A. Murray & Co., pleaded guilty to stealing \$150 worth of silk from a firm. A number of witnesses testified to his previous good character, and he was sent to the central prison for six months.

Edward Morrison and John Prigson were charged with having a feather bed and a couple of pillows, the property of Mary Doucette. Morrison pleaded guilty and was sentenced to six days in the workhouse. Prigson was fined \$50 and costs or three months, and Morrison was discharged.

Albert Johnson got an additional three months for his part in the robbery of Bob Berry was sentenced to three months for threatening to kill Ellen Holland. Daniel Curtin got 20 days in jail for stealing tools from a house. Jeremiah Hennessey was discharged.

Osogode Hall News. At Osogode hall yesterday, in the Grand Trunk railway company against Duettes, an application was made on behalf of the Grand Trunk for a subpoena duces tecum, to the registrar of the city to produce registrations affecting the property which was granted. The case will come on for trial before Judge Ferguson to-day.

The text books supplied by the law society for the benefit of the students are being sent out to-day, owing to the fact that several of the works have been abstracted by students and not returned. Owing to the illness of some of the judges the court of appeal will not meet to-day at 11 a. m. in Kilroy v. Lyons, and Griev v. Butterfield.

"SALVATION IS OF THE JEWS."

The London Society for Promoting Christianity Among the Jews.

Mr. Johnstone Vickers, secretary of the Toronto branch of the London society for promoting christianity among the Jews, has issued the following circular:

Each of the Clergy in the Diocese of Toronto. (REVEREND AND DEAR SIR:—Being anxious to increase knowledge concerning the ancient people of God, and to forward the design of the London society, whose interests in this diocese have been entrusted to my feeble hands, I beg respectfully and in a brotherly spirit to address you at this time.

Our church having provided a special collect on Good Friday for the Jews, I offer the suggestion that you should on that occasion preach in behalf of that race to whom you are so deeply indebted, and of the society for promoting their best welfare, and either make a collection at the time or ask for yearly contributions from your people. The object being to build up the society for promoting christianity among the parent society, annual subscriptions are preferable to donations.

I enclose some publications which may be of use to you. It has been in this city during the past six months. It will give me much pleasure to afford you any information in my power respecting the society, and to be able in the course of the summer to visit some of the rural parishes, and of good cause which is being done in the name of Christ's kingdom. Believe me, reverend and dear sir, yours faithfully in the cause of the Jews, JOHNSTONE VICKERS, secretary.

To which Bishop Sweetman adds the following: "I heartily concur in the excellent proposal of Mr. Vickers. It is a request that sermons may be preached throughout the diocese on Good Friday in behalf of the Jews, and for the promotion of christianity among the Jews."

A Fatal Fall in a Cellar. John Sanderson, a wealthy farmer, who resided near Peterborough, met his death by falling into a cellar at 230 Lincoln street Wednesday night. He was paying a visit to his two sons, who were attending the Toronto university. While going from the kitchen to the dining-room he opened the door to the cellar by mistake, and fell down head foremost, fracturing his skull. Death was instantaneous.

Mr. Sanderson was one of the earliest settlers in the township of Smith, having settled in the township of Smith when only 10 years old with his father and the rest of his family. He was married to Mrs. Michael Sanderson, widow of his brother Mr. Frank Sanderson, of the same township. Mr. Sanderson leaves a widow and six children, and his estate is being administered by his brother-in-law, Mr. Wm. Mallock for defendants.

When the case of Fisher against the Etna Insurance company was called in the assize court yesterday afternoon Mr. Creelman announced that it had been settled out of court. The amount to be paid plaintiff had been agreed upon. The case of Wilby against the Standard Insurance company was then taken up. This is an action to recover the amount of a policy for \$2,000 on plaintiff's wooden mill at Weston, which was burned down. The defendant repudiates the claim. The case was not finished when the court rose at 6 o'clock. Mr. Nicholas Miller and Mr. Oser, Q. C., for plaintiff; Mr. Wm. Mallock for defendants.

Railway Building. Mr. Bully, chief engineer of the Toronto and Ottawa railway, has returned to town after driving and walking over the line from Perth to Peterborough. Work has been stopped on account of the weather. When the thirty odd miles yet to be completed are finished, there will be a new road to Ottawa and a "back track" to Montreal, which will relieve the front line of the Grand Trunk of its heavy load.

The Event of the Season. The Royal Canadian Yacht club has taken place at the pavilion tonight. The decoration committee were very busy yesterday with the work of beautifying the grounds. There has been a great demand for invitations outside of the city. The event will be undoubtedly the event of the season. Governor Robinson will be unavoidably absent.

Decline of Man. Nervous weakness, Prognosis, impotence, sexual debility cured by "Wells' Health Renewer." \$1.

An association whose object is the preservation of Niagara Falls has been formed in New York. The membership fee is \$10. Forty gentlemen signed the charter. Howard Potter is president; Geo. Wm. Curtis and Cornelius Vanderbilt are among the vice presidents.

Suit Against the Township of York. In the assize court yesterday, before Judge Cameron, the case of Mr. James Harris against the township of York was heard. Mr. Harris was driving along one of the roads in the township when his horse stepped into a hole, throwing him in the neck and spine. The hole was broken, besides which he received several cuts. For those injuries the plaintiff claimed that the township council damages to the extent of \$1,000. The judge in his charge told the jury that in addition to Mr. Harris' loss of time there was good ground for compensation on account of the physical pain he had suffered. The jury however, found a verdict for defendants without costs. Mr. Christopher Robinson, Q. C., for plaintiff and Mr. B. O. Oser, Q. C., for the council.

The Monthly Account Book. Mr. Dalton, Q. C., at Osogode hall yesterday morning gave judgment on the question argued before him on Wednesday, and ordered an official scrutiny of the ballot cast in polling subdivision No. 2, St. Andrew's ward, and also an examination of the deputy returning officer, Mr. J. C. B. Mitchell, under rule 253 Ontario judicature act. The examination will take place before a special examiner after 48 hours' notice to Mr. Maxwell.

Broke His Leg. On Tuesday night last Dr. Vernon of Hamilton called out hurriedly to attend a patient at the residence of Mr. Alex. Gillies in the village of Yorkville. He hurriedly walked a short distance with Mr. Gillies when an unfortunately Dr. Vernon slipped on a sidewalk and broke his leg. Mr. Gillies was on one set off to call on him and he could not be found in the night, and it was about three quarters of an hour before Dr. Vernon arrived home.

Fires and Bugs. Flies, roaches, ants, bedbugs, rats, mice, gophers, chipmunks, cleared out by "Rough on Rats." 15c.

A REPLY TO MR. FRANKIE

Sir: In your issue of today there appears two long letters from Mr. C. Frankish, accusing me of misrepresentation through the columns of the Mail. I can answer in a few words any communication sent by me to any paper has been strictly correct in every particular. The by-law he alluded to was introduced by the only legal gentleman in the council and confirmed at a regular council meeting, and the debenture issue under it was the first the treasurer was able to dispose of at Mr. C. Frankish's request.

Mr. C. Frankish says that "Mr. Joseph N. Birch and myself, both members of the council for 1880, are prepared to state under oath that we never received any notice of the intention to pass such a by-law, and were not aware of its existence until within the last three months." If the gentleman will refer to page 15 of the printed financial statement for 1880, he will find under the heading "debentures, general purposes, May 12, 1880." To his own words, which are favorable construction that can be put on such a statement by a public official, either great ignorance or culpable carelessness.

Mr. C. Frankish says that "I challenge him to make his charge in an open honest way, and I will meet him." Yours truly, J. W. STONE, F. S. The auditors report and financial statement for the year 1880 I leave with you, and hope you will let anyone who desires see it at The World office, J. C.

The Executive Committee. The executive committee held its valditory meeting yesterday afternoon, City Solicitor Mr. Williams presiding. Considerable routine business was transacted and reports No. 42 of the works committee, No. 30 of the fire and gas committee, No. 20 of the property committee, No. 12 of the exhibition committee were passed. A draft of the agreement between the property committee and Mr. W. H. Howland re the proposed industrial farm was submitted to that committee as being indefinitely drawn up. City Solicitor Mr. Williams reported of James and P. Higgins, and the claims were thrown out. An interesting item in the proceedings is reported elsewhere.

After the business was concluded Ald Nivens took the chair, and Ald Clarke and Ald Hallam moved a resolution to place on the agenda a report on the valuable services rendered by Ald A. R. Boswell as chairman. Mr. Boswell thanked the committee and complimented Treasurer Graham and assistant Graham for the valuable assistance rendered by these gentlemen in facilitating the business of the executive.

Insurance Cases in Court. When the case of Fisher against the Etna Insurance company was called in the assize court yesterday afternoon Mr. Creelman announced that it had been settled out of court. The amount to be paid plaintiff had been agreed upon. The case of Wilby against the Standard Insurance company was then taken up. This is an action to recover the amount of a policy for \$2,000 on plaintiff's wooden mill at Weston, which was burned down. The defendant repudiates the claim. The case was not finished when the court rose at 6 o'clock. Mr. Nicholas Miller and Mr. Oser, Q. C., for plaintiff; Mr. Wm. Mallock for defendants.

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UNDERTAKERS

J. YOUNG, THE LEADING UNDERTAKER, 347 YONGE ST. W.

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BUSINESS CARDS

A. CAMPBELL, VETERINARY SURGEON, Dispenser of all the domesticated animals, 21, 23 and 25 Dundas street west, Toronto.

GENERAL AND FINANCIAL AGENT—S. H. HILL, 111, 113 and 115 Dundas street west, Toronto.

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CLOTHING

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Capital Business being done at the present time.

The Reductions we have made for this month's Trade is bound to make it so.

Hundreds of OVERCOATS still in Stock and must be sold before Stock Taking.

Be sure you come at once while the Assortment is Large.

10 King Street East.

FAHEY, SAYERS, & CO., GRAIN, STOCK AND INSURANCE BROKERS, 64 KING STREET EAST.

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Special attention given to supplying Weddings, Evening Parties, etc. A full supply of all requisites, including Concoques, Silver Dishes, Centres, Cutlery, Table Linen, Table Napkins, etc., constantly on hand.

Wedding Cakes and Table Decorations.

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S. DAVIS & SON, 1556 MONTREAL.

EMMA ABBOTT, Grand Opera Co., TO-NIGHT, LA SOMNAMBULA.

ROYAL OPERA HOUSE, Every evening, with Matinee Wednesday and Saturday.

DOUBLE UNCLE TOM'S CABIN COMPANY, 4 SHERWOOD SISTERS.

W. M. TOZER, BILL POSTER AND DISTRIBUTOR, 100 WOOD ST.

BOND STREET LAUNDRY, 100 BOND STREET.

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W. M. TOZER, BILL POSTER AND DISTRIBUTOR, 100 WOOD ST.

BOND STREET LAUNDRY, 100 BOND STREET.

THE GREAT DANMARK REMEDY FOR RHEUMATISM

Neuralgia, Sciatica, Lumbago, Backache, Soreness of the Chest, Cough, Quinsy, Sore Throat, Swellings and Sprains, Burns and Scalds, General Bodily Pains, Tooth, Ear and Headache, Frosten Feet and Ears, and all other Pains and Aches.

Preparation on earth equals Dr. J. C. Oser's, as a relief to the sufferer. It is a valuable remedy for all the above-mentioned ailments. It is a valuable remedy for all the above-mentioned ailments. It is a valuable remedy for all the above-mentioned ailments.

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