

policy than calling names and declerter policy to submit, or because they had no wish to submit a better one. Mr. Rowell's platform was the most disappointing document ever laid before an expectant electorate.

In effect the Liberal party has no higher standard, no more encouraging word for its people, than the assurance that some day the Whitney government will go rotten, and then the Liberals will be found to be less vicious than the Conservatives. The Conservatives have not yet proved themselves vicious in office. It is true that individual members, and even one or two ministers, have things said about them. One hears of machine candidates being strengthened by the purchase of independent voters by the promise of employment, for friends and relatives. These are things to be deplored and corrected, but they are venial compared with what the electorate it familiar with in Liberal politics of the past. And there is no confidence while the old gang manipulates the wires and composes the party documents that there would be any improvement. It is all very well to elect Mr. Rowell, but Mr. MacKay is also elected with "a sweeping endorsement." which The Star declares is "a source of great satisfaction to Liberals." Why, then, was Mr. MacKay deposed from leaderstated at \$15,000,000, including land, ship, and what will Mr. Rowell do with Mr. MacKay when he begins to lead the ex-leader? If Mr. Rowell is in perfect agreement with Mr. MacKay. the people have rejected his policy. If Mr. Rowell does not agree with Mr. MacKay, what will become of the house

against overcapitalization. Of course, declared he was powerless. AN IN-it can be said that the stock is issued CREASE OF PAY COULD NOT BE main under an order in council of the Lau- GIVEN BECAUSE DIVIDENDS HAD fier government, that this issue is the TO BE PAID, AND IF HE RAISED last under that order, that the present WAGES AND COULD NOT PAY DI-ENGLISH OR FRENCH FOR ON-

The World cannot agree with this. ED FROM HIS POSITION.

an Pacific, will have to be paid R. melon? It can discipline the for hereafter for ever by those who pany by passing a two-cent-a-mile them, it was because they had no. bet-ther policy to submit, or because they will cost the customers of the railway. \$2,700,000 a year, whereas four per cent. The Globe, and he went down to de-George W. Ross was supported by debentures would cost less than \$1,080,- struction and forever.

The World believes that the Domin- Globe, and his fall is like that of Ross, ion Government would be justified in only more so.

now putting its veto on this issue and in intimating to the Canadian Pacific Globe platform and approved of by that if it were not withdrawn some the men who approved of everything kind of reprisels and the government that Ross and Laurier did, has sufferof the day is all powerful if it cares to ed a set-back, which says that the way find a way-would result. to destruction is thru The Globe office. The people wonder why socialism

spreads. Stock manipulation is one of MR. HEVEY'S PLATFORM the reasons, and it is all set out in an We desire to call attention to Mr. W. open letter distributed among mem. J. Hevey's letter elsewhere, in which bers of parliament the other day. The he outlines a progressive program letter asks all socialists to subscribe which he is prepared to support in the to a certain publication that is to city council, if elected, as he hopes to champion their cause. It then deals be, in ward six. Assessment reform, with the strike at the Magog Mills of the Dominion Textile Co. This com-pany was organized by act of parilament in 1905, and absorbed five inde-pendent companies connected with the of government by commission are all cotton industry. It employes over business-like features of a forward 6000 hands, or more than one-half the policy such as the city requires. total cotton workers in Canada.

Its organisation, the letter states, great satisfaction to Liberals is the Evening Star: "Another source of was a scandal about which there was sweeping endorsement which North a great outcry at the time. It was Grey has given Hon. A. G. MacKay." capitalized at \$13,000,000, with \$2,000,000 of other Habilities, while the assets are

MR. HEVEY'S PLATFORM.

THE VIA DOLOROSA.

machiner, shares in other companies Editor World: In asking the support and goodwill. The goodwill was the of your paper for myself as alderman basis for issuing millions of watered for ward six, I desire to say a few stock, upon which dividends were ex- words on some very important quespected to be paid, and the shares held tions. If elected, it will be one of my MacKay, what will become of the house divided against itself? Of course we shall have declarations from The Globe that Mr. MacKay will be a faithful lieutenant to Mr. Rowell, but Mar-truerite will have to be very careful of the new Faust and Mephistopheles. And the Ontario Marguerite is not without experience. THE MELON CUTTING INDUSTRY. A haff ago, The wages are low, very against which stocks and bonds were first duties to try in every way to have

THE MELON CUTTING INDUSTRY. The Canadian Pacific Railway cuts another melon for the benefit of share-holders—\$13,000,000 of stock to share-holders at \$150, while the market price is \$240! The government was warned two on Nov. 20 last. A deputation waited carried out. I will also see that their wishes are weeks age by the member for South on the president, who admitted that santary condition of this city is the York, when speaking in the house, the wages paid were far too low, but needs looking after. Hoping that your weeks ago by the member for South on the president, who admitted that sanitary condition of this city is im-

> Yours for a Greater Toronto, Wm. J. Hevey.

The government is responsible for Responsibility for the position is The close of the election Toronto Weekly Sun, Dec. 13, 1911: everything that transpires, and one placed by the open letter directly on should not mark the end of the dis-

hing but English been insisted up- in less costs of motion fixed at \$10.

Judge's Chambers.

Before The Chancellor. Rex v. Munroe-M. L. Gordon for defendant. J. R. Cartwright, K.C., for the crown. Motion by defendant on re-turn of writ of habeas corpus for his discharge from custody, under a con-viction for vagrancy. Judgment: It is inherently evident from the vagrancy clauses of the for the use of English as the language of instruction, concessions were made as to the use of French in part of the schoel work. Under the Whitney government, a further concession was made by permitting the teaching of French where local trustees request that this be provided for. This latter concession has had an effect in pre-

from the vagrancy clauses of the criminal code that the man who makes a living by begging or by gambling or hat this be provided for. This latter a living by begging or by gambing or oncession has had an effect, in pro-by trickery, is not regarded as a per-by trickery, is not regarded as a per-by trickery, is not regarded as a per-son who maintains himself by honest hat caused by the opening of a dam. work or other lawful means. Begging a digramutable heirs and heiresses-at-law of Jean Baptiste Cautin of Ottawa, for recti-fication of a certain deed by changing the description of lands set out there-in. At the trial the action for recti-fication was dismissed, the judge findthat caused by the opening of a dam. So far has this gone that, according

That caused by the opening of a dam. So far has this gone that, according to The Toronto Star, which for weeks past has been conducting an investi-gation into the matter, there are from 250 to 380 schools in this province in which French has displaced the Eng-lish tongue. * * * * * But there is something more seri-is a vagrant, "who not having any sudded that the true meaning of the section in the code 238a, that everyone lish tongue. * * * * * But there is something more seri-lives without employment" means of confederation is being meaned. There has lately arisen in Quebec a new group of political leaders, men rollected from that source, is to be reated as nicetng the requirements of by boast of the hope that one day which French has displaced the Eng-lish tongue. * * * * * * But there is something more seri-ous behind all this. Looking to the not so very distant future a greater peril looms up. The very existence of confederation is being menaced. There has lately arisen in Queboc a new group of political leaders, men who have abandoned the idea of main-taining a united Canada. These open-ly boast of the hope that one day there will be a French-speaking na-tion on the banks of the St. Lawrence. In that nation it is hoped to include not only. Quebec, but Maine. New Hampshire, Vermont and a large part of Ontario. That hope can never be the statute as one who has an em-ployment and is in possession of vis-ible means of maintaining himself. His means and his employment and his maintenance are all attributable to his disreputable life and the more he bestirs himself in this pursuit the of Ontario. That hope can never be realized. But the attempt at realiza-

tion may cause a calamity little short of that which came upon the United States in the sixties. There should States in the sixtles. There should be no aid given, by concessions to the French language in parts of Ontario, to a movement that is fraught with such great and far-reaching possibil-titles of evil. The people of Ontario should demand that English and Eng-lish only shall be taught in every primary school of this province. Intervention of the code, and will dismiss this appeal. Before Teetzel, J. Re Wilson-F. W. Harcourt, K.C., for infants. Motion on behalf of in-fants for an order approving sale of lands to Edwards Co. for \$3500. Order made.

Year Excursions

PERMITS CLIMBING UP.

DR. A. W. CHASE'S O E

CATARRH POWDER 25C

is sent direct to the diseased parts by the Improved Blower. Heals the ulcer

Low Rates for Christmas and New

Grand Trunk Railway System tween all stations in Canada, also to liagara Falls and Buffalo, N.Y., Port Frame; F. W. Harcourt, K.C., for infants; W. A. Skeams for executors. Motion by John Frame for an order releasing claim of the infant beneficlary for \$50. *Order made. The \$50 to be paid into court for benefit of infant. Re Tully-F. W. Harcourt, K.C., for

Re Tully—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order allowing payment of \$500 into court. Order made. Prindeval v. Aluminum—F. W. Har-court, K.C., for infant. Motion on be-half of infant for an order for main-I inclusive. Return limit Jan. 3, 1912. Full particulars from any Grand Trunk agent. Toronto city office. northwest cor. King and Yonge-streets. Phone Main 4209. ed

half of infant for an order for main-tenance of \$50 per year. Order made. Campbell v. Ontario Lumber Co.-F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order for payment of interest out of court for maintenance. Order made. Smith v. G. T. R. Co.-F. W. Har-court. K.C., for infants. Motion on behalf of three infants for an order for maintenance. Order made for pay-ment of \$120 a year till fund exhausted. Re Cusick-F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order confirming and approving sale. Order made. The building permits issued from Dec. 1 to 9 amounted to \$553,400, and include nearly 4) houses. The Hamil-tor. Brewery Association will erect at the corner of Duchess and Ontario-streets a \$10,000 warehouse. The E. B. Eddy Co. of Hull will erect a fourstorey warehouse at 73 West Weiling-ton-street, at a cost of \$40,000.

sale. Order made. Single Court. Before the Chancellor. Re Trenhaile-W. E. Raney, K.C., for executors: J. R. Cartwright, K.C., for the crown; A. Ogden for next of kin. Motion by executors under C.R. 938 for an order construit

for an order construing will of Emma Trenhaile, Testatrix devised ho

1911. An action by plaintiffs, designers and 'lithographers of Toronto, against defendants, importers and manufac-turers of fancy goods, Toronto, to re-cover \$440, the price of 2500 8 sheet posters designed by plaintiffs and fur-nished or offered to be furnished to defendants. At the trial judgment was awarded plaintiffs for \$440 and costs. Appeal argued and judgment reserved. Foisy V. Lord-M. J. Gorman, K.C., for plaintiff, J. U. Vincent, K.C., for defendants. An appeal by plaintiff from the judgment of Sutherland, J., of May 19, 1911. An action by the heirs and heiresses-at-law of Jean Baptiste Cautin of Ottawa, for rectirightsh-speaking conscious itation in lere it is in substance:

WHERE TAIL WAGS THE DOG.

WASHINGTON, Dec. 12. -Press.)-Railroad stock jugglins, emplified by the "tail wagging emplified by the "tail wagging dog," in the case of the Bessemer Lake Erie Railroad, 8 1-2 miles Lake Erie Railroad, 8 1-2 miles and the Pittsburg and Bessemer Lake Erie, over 209 miles was discussed at to-day's session the house "Steel Trust" investiga committee. The short-line road owned absolutely by the United S Steel Corporation, which also own p3r cent. of the stock of the im road. boxes: doz, each. No. 49 stitche neat b rose si doz, 8 \$4.00; each. LADIES' For wi and on Wool

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F. C. Baird, general freight agen

SPAIN PLOTTING AGAINST RI PUBLIC.

ical statuets and doctors who attend-ed the recent medical school banquet, are ill with what is believed to be ptomaine poisoning. Many classes at the medical college are practically unat-tended as the students are ill in bed. PARIS. Dec. 12.--(Can. Press.) Humanite publishes an article sign "Fabra Ribas," accusing King Alfon and the Spanish cabinet of acting complicity with Germany in an attem Oysters are blamed for the poisoning. One student named Scott, is excepcomplicity with Germany in an atte to overthrow the Portuguese Repu Ribes affirms that King Alfonso cided to bombard Lisbon and only held back from so doing by siderations as to what might be attitude of the powers in such a ceeding on the part of Spain. He that the Spanish Government fav in every way possible the Roy conspirators in Galicia, taking n sures against them only when G Britain and France made represe Re Wilson-F. W. Harcourt, K.C., for infants. Motion on behalf of in-fants for an order approving sale of lands to Edwards Co. for \$3500. Order made. Re McPherson Estate-G.G. Paulin for fants. Motion by executors for an or-fants. Motion by executors for an or-dar to pass accounts of estate before

Journalists Must Beware. MELBOURNE. Dec. 12.-(C.A.P.)-The federal house has adopted a clause in the electoral bill compelling the cember. writers of all newspaper articles and

J. C. Eaton Gives \$25,000. WINNIPEG, Dec. 12.-J. C. Eaton reports referring to candidates, to sign the same, also giving the writer's address. Toronto to-day sent to the General Hospital of Winnipeg \$25,000.



pected to recover.

FARES INCREASING.

best of the secones. I do not feel disposed to follow the case from British Columbia as a correct exposi-tion of the code, and will dismiss this