Your Dollar is Still Shrinking!

OUR dollar is still shrinking. We I hesitate to compile an index of compara-tive prices with 1914 for fear of further before the matter is run

The one exception, however, is life insurance. No advance in premium rates in twenty years in spite of War and Pestilence.

Out of your shrinking dollar a fair proportion should be conserved through Life insurance. A Manufacturers Life policy guarantees a competence if you live or an estate if you die. Moreover, it is always the first asset realized on.



The needs of to-morrow must be provided from the earnings of to-day. The wise man insures to-day because for him there may not be a to-morrow.

Manufacturers Life

Insurance Company HEAD OFFICE TORONTO, CANADA

Without any obligation; will you kindly furnish me with full particulars of your Guaranteed Policies. I am. years of age; and am marr

YESTERDAY IN THE LEGISLATURE

The motion was carried without dis-

The attorney-general moved the sec-

H. H. Dewart asked that the Eng-

R. L. Brackin moved to second read-

Mr. Stevenson moved to second read-

specting the Waterloo & Wellington

Mr. Swayze introduced a bill to in-

when the subject comes before the house next week all evidence taken

and other reports be available so that

ment some time yet to hear all the

parties in connection with the Pic.

River and Black Sturgeon River tim-

ber limits and the Great Lakes Pulp

and Paper Company.
Col. Price (Parkdale) has a ques

tion on the order paper on the "drunk-

members have all full information.

Railway Co.

issen introduced a bill re-

Premier Drury told the legislature, sions should be raised to \$720, and that Yesterday that the new franchise bill dependent mothers, as well as widows, is in the printer's hands and will be entitled to full pension. He also distributed as soon as possible.

In reply to questions standing on the order paper in the legislature, the ministers recorded much required said children should be entitled to allowances to the age of 21.

No resignations were asked of members of the staff of the O.A.C.; but the staff was reduced by voluntary resignations in the departments of agriculture, horticulture, animal history, botany and chemistry.

J. Castell Hopkins, by authority of a special warrant was point \$4.775

a special warrant, was paid \$4,775 for ten thousand copies of a book entitled "The Province of Ontario and the War." The present government has no special information about the cook being used for campaign literation is praying and the many said the intention is practically to apply the imperial act of 1890 to Ontario. This bill would bring out statement of claim. Action dismissed with costs, including costs of motion for injunction. Two hundred cloth bound and He read a favorable letter from Jus-200 paper covered copies still repose in the government lumber room. If the house desires to see Clarktice Riddell on the subject. No change in the law is intended. son, Gordon and Dilworth's report on

lish law be specifically referred to in the bill, and Mr. Raney assented.

Z. Mageau appealed in behalf of lay members of the house for discussion that common people can follow.

(Laughter.) track receipts and profits for 1917, ordered by the old government, t will be brought down. W. N. Simpson and M. E. White now and were interested in the Employers' Detective Agency when investigated by Commissioner Mere-

ing his bill to amend the wages act by increasing the amount of wages exdith. They drew down from the gov-ernment last year \$11,847. Their bills were presented in their separate names. They are still employed by the board of license commissioners from time to time as required. empt from seizure or attachment from \$25 to \$50. The bill goes to commit-It was Strachan Johnston of ing a bill that was not printed, and Thompson, Tilley & Johnston, who Howard Ferguson called attention to rew up the Ontario Referendum Act,

and got \$1,500, therefor including con-sultations, August 14, 1919. Major Tolmie was informed that there has been a profit of \$536,800.19 upon the running of the liquor dispenupon the running of the liquor dispensaries by the board of license commissioners for Ontario. The answer did not deal with the contra account for enforcing the Ontario temperance act. The advance of \$150,000 made to the board of license commissioners in 1919 was for the purpose of taking over the stocks of the vendors. There has the stocks of the vendors. There has been an accounting of this money, before. (Laughter.) \$100,000 of which was returned Nov. 21, 1919, with interest, and \$50,000 on Dec. 29. The price paid the vendors for their liquor and fixtures was \$111,-

Premier Drury, in reply to H. H. Dewart, said it will take the govern-The parole system is in operation George Alcorn is still master-inordinary at Osgoode Hall.

260.29. The accounts have been audit-

ed by Clarkson, Gordon & Dilworth

Capt. Ramsden, moving for better pensions and allowances by means of representations to the Dominion gov-ernment and investigation into the operations and procedure of the board en British element" assertion imputed to a member of the university staff.

RHODES SCHOLARSHIPS

WILL URGE DOMESTICS FOR THREE THIS YEAR

Word has been received at the university that there will be three Rhodes scholarships awarded in A special scholarship for all Canada is the first of the three. This ganization, the campaign to b not confined to any one province, taken by the organizers of the Domesut is open to any university. One of he regulations is that a scholar must not have passed his 27th birthday by October 1, 1920. All applications should be addressed to J. M. Macdonof her employer, and \$15 if she lives ell, National Trust Co., Limited, East King street, and should reach nim not later than May 31, 1920. The student winning the 1920 scholarship WILLS AND BEQUESTS must go into residence at Oxford in

DISPUTE OVER AGREEMENT.

Mr. Justice Orde has dismissed the action of Mrs. J. R. Smith against is valued at \$5794. Which she sought specific performance of an agreement for the sale to the plaintiff's husband of 471 Pape avenue. Miss Ellen Earle of the deceased, El his \$2475 estate, st

NO LEAVE TO APPEAL The appellate court yesterday de-cided in the action, Carson against madesex Mills, that as the third parties to the action did not receive eave to appeal, their appeal must be divided as follows: One-third to the husband, Fred H. Thomas, news

TO JOIN THE UNION

It is reported that a house-to-hous canvass is found to be the best means of interesting those engaged in domes-tic service as to the advantages of ortic Workers' Union. The idea is to strengthen the union and be in a position to enforce the scale of \$12 a week

By the will of the late James S Webster of Woodbridge, a son, George, inherits his watch and chain; a son, Percy, his medal and military papers, Mr. Justice Orde has dismissed the his widow, Sarah Webster. The estate

Elias Usher.
Miss Ellen Earle of Belfast, a niece of the deceased, Elias Usher, inherits his \$2475 estate, subject to a bequest of deceased's trunk and contents to Charles Lightheart.

Florence Thomas. The \$1071 left by the deceased, Mrs. Florence Thomas, who died intestate, ther proceedings on leave being ob- agent, and the balance equally amongst six children.

REDS MAY THREATEN **BAKU OIL FIELDS**

Making Determined Effort to Reach Caspian and Seize Volunteer Fleet.

Constantinople, March 26. - The Bolshevik forces apparently are making a determined effort to reach the Caspian Sea to the east, where the volunteer fleet at Petrovsk (a town of Daghestan on the Caspian) is reported to have gone over to the Bolsheviki.

Should the Bolsheviki gain control of this fleet they will easily dominate the Casplan Sea when the Volga River thaws and releases the river fleet. The fleet consists of eight armed oil tankers, carrying six-inch guns and six coastal motor boats with one torpedo each. It will be impossible to get other ships to the Caspian Sea and the Baku oil fields will be threatened by the Red armies.

OSGOODE HALL NEWS

ANNOUNCEMENTS.

First Divisional Court; peremptory list for Monday, 29th inst.: kex v. Coppen; Boyer v. Doran; Burt v. Toronto Ry.; Miller v. Taylor; Scully v. Scott; Butler Master's Chambers

Master's Chambers.

Before J. A. C. Cameron, Master.

Wentworth Ranch Co. v. National Live
Stock Association et al: Griffin (Dewart & Co.), for defendant obtained order on consent dismissing action without costs.

Saturley v. Cameron; Savage v. Cameron; Atkinson (W. H. Male), for plaintiff, obtained order dismissing action, discharging lien and vocating lis pendens on consent without costs.

Clearwater v. Clearwater: Graham (Mowat & Co.), for defendant, obtained order on consent vacating lis pendens and dismissing action without costs.

Laidlaw v. Proctor: Harris (Smith, Rae & Greer) for defendant obtained order dismissing action, discharging lien, and vacating lis pendens on consent without costs.

without costs.
Schreiber v. International Capitalist
Ltd.: J. H. Morris for plaintiff obtained
final order for foreclosure.
Anderson v. C.P.R.: Herrington (McMurchy & Co.), for defendants, obtained order on consent, dismissing action
without costs Re Blank: F. H. Snyder for executor obtained order for payment into court of amount of residue less costs fixed at \$14.10.

Judges' Chambers.

Before Logie, J.

Re Keith Estate: W. J. Beaton, for applicant, obtained order for payment out of \$243 in court, on condition that affidavit be filed showing that applicant is proper person.

Re Hamilton Infants: E. F. Raney for Mr. and Mrs. Lynd, moved for custody of children; G. Keogh for St. Vincent de Paul Society: A. D. Crooks for Mrs. Fitzpatrick. Order made giving custody of children to Mr. and Mrs. Lynd. Insurance money and pension not to be used without order. Children to be brought up as Roman Catholics. No costs. ond reading of his bill for codifying the law of partnership, which had been allowed to stand for attendance of legal members.

Howard Ferguson wished the attor-

ney-general to state whether any change is intended in the law, and, if so, what it is.

costs.

Morgenstern v. Buffalo Mines Ltd.: A.

J. Thomson, for liquidator of company. ney-general to state whether any

Re R. H. Reid estate,—W. C. Mikel, K.C., for executors, on apepal from local master; E. J. Butler for Annie Frances Reid; F. C. Cattanach for official guar-dian. Judgment: Considering the mo-tion on the material adduced tion on the material adduced, I am of tion on the material adduced, I am of opinion that the gifts made by the deceased to his father of \$600 and \$2690, however improvident they may have been, are not chargeable against the executors. The appeal is, therefore, allowed, but, in the circumstances, without costs, other than those of the official guardian which should be guardian, which should be paid out of

the estate.

Before Kelly, J.

Re Sarnia Metal Products Co., Ltd., and A. R. Williams Machinery Co.—G.

W. Mason, for A. R. Williams Machinery Co., on appeal from local master at Sarnia, 20th January, 1919, disallowing their claim for \$4292 against liquidator of Sarnia Metal Products Co., except as to \$300; J. M. Bullen for liquidator, Judgment, dismissing the appeal, with costs.

Howard Ferguson asked in connection with the Kapuskasing report, that

At Trial.

Before Orde, J.

Smith v. Carveth.—W. A. Henderson for plaintiff; J. E. Lawson for defendant. Action for specific performance of agreement by defendant to sell premises at 471 Pape avenue to husband of plaintiff. Judgment: The action will be dismissed, and there will be judgment for the defendant declaring the contract of sale void, and setting it aside, and vacating its registration, with costs of the action, and of the counter-claim.

Before Middleton.

Re Curran.—W. D. McPherson, for Alfred Curran, moved for payment of rents and to change trustee; W. D. M. Shorey for other parties. Order appointing National Trust Co. The order may provide that any person beneficially entitled should be allowed to remain in possession so long as he or she pays the trustee enough to meet the expenses of carrying the property, and preserving it for the remainder-men. Costs may be paid out of the rentals, so that each will bear his share.

Before Orde, J.

paid out of the rentals, so that each will bear his share.

Before Orde, J.

Re David Maclaren; re James Gordon Maclaren.—W. L. Scott (Ottawa), for executors of David Maclaren; A. C. Hill (Ottawa) for Bank of Nova Scotia, and J. R. Booth; T. D. McGee (Ottawa) for Samuel McDougall, creditor of James Gordon Maclaren; H. B. Johnson (Pembroke) for Pembroke Lumber Co., creditors of James Gordon Maclaren. Judgment: I am of the opinion that the executors and trustees of David Maclaren's estate ought to pay all the creditors, whether judgment creditors or otherwise, of James Gordon Maclaren, who have filed claims with the assignce, and who would be entitled to rank as such against the estate, and that it is not open to them to contend that, by reason of lapse of time, those claims which have been converted into judgments have been barred. Costs of all parties out of the three shares disposed of by the testator by the paragraph in question.

Second Divisional Court.

Ranger v. Ranger.-Appeal dismissed,

with costs.

Best v. Beatty; Calvert v. Beatty.—
Appeal allowed; there is a personal claim
against Ash, but defendants are not to
deduct from the \$5900 the \$800 by which
the liabilities exceed the \$30,000. The
\$5900 is to be distributed among the
subscribers entitled. No costs.

Re Metropolitan Theatres.—No costs.
Hesteter v. Granthemes.—No costs. fence in 23 successive murder trials, only one of which he lost.

Hostetter v. Grantham.—Appeal allow-d. Counter-claim to be eliminated, rithout prejudice to new action to establish claim. Action dismissed, with costs.

Re Mary McCarty estate.—Appeal dismissed, with a declaration that the attorney can by a deed in the proper form convey the land after death of owner, so as to be registered under land titles act. Costs of all parties out of the estate.

Croft v. Messerveys.—Appeal allowed, and judgment to be entered for plaintiff for amount of claim, with costs here and below. Action dismissed, with costs Millmine v. Eddy,—Appeal allowed,

TOPICS OF THE DAY "Attorney-General Palmer says the price of meat has been falling for three months. At the same rate of speed it should reach normal level in 832 years."—New Haven Times-Leader.

What Germany's Week-End Revolution May Lead To

The outbreaks and disorders in Germany, some for monarchy and some for Bolshevism, bring up sharply the question whether it is to the best interests of the Allies to enforce upon Germany the terms of the Treaty. A Washington dispatch says a fear is felt in official circles that Russian and German Bolshevism may join hands and drag Europe down into red ruin unless aid is extended. "Simple sagacity, apart from any more generous consideration, sanctions a liberal enforcement of the peace terms," avers The Atlanta Journal, which remarks that "it would be a strange sort of equity that would end the play by plunging the rescued heroine back into calamity rather than spare the villain a pang or two of his sentence."

The leading article in THE LITERARY DIGEST for this week, March 27th, presents a study of American editorial opinion upon the enforcement of the Versailles Treaty, and by reading it the average reader will get an unclouded idea of many problems that confront the Allied nations at the present time.

Other interesting news-articles in this number of the "Digest" are:

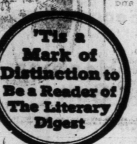
British-American Discords

A Survey of the Press in the United States and Britain Shows There is Food for Serious Thought in Present Relations Between England and the United States

France's New Hour of Need State Attacks on Prohibition Woman-Suffrage Victory in Sight French Replies to President Wilson's Charge A Way to Win South America Aiding War-Criminals to Escape Detachable Power for Freight Boats Reasons for the Motor Bus Making Movie Daylight The "Crucifixion of Humanity" in Sculpture Britain Judging America by Movie Manners What the "Geniuses" Did to Ireland Ancient Redwoods Butchered for Grape-Stakes

The Madonna of the Battle-Field Industry's Encroachment on Sunday To Make Christian Feasts of Hindu Festivals The Origin of the Presidency-Lessons in American Citizenship Series Canadian Trade - Crops - Coal Output-Paper and Pulp-Fisheries A. Mitchell Palmer-"Fighting Quaker" When Insomnia and a Few Marines Saved Port-Au-Prince The Free and Easy Spenders The Yankees in Siberia Best of the Current Poetry

Many Striking Illustrations Including Humorous Cartoons March 27th Number on Sale Today at All Newsdealers.



FUNK & WAGNALLS COMPANY (Publishers of the Famous NEW Standard Dictionary), NEW YORK

with costs, and action dismissed, with costs.

Bryans v. Peterson.—Appeal dismissed with costs. Rose v. Scottish Union.-Appeal allow-

Signpainters are just completing

ed, with costs.

Carson v. Middlesex Mills.—Appeal dismissed, with costs, without prejudice to new appeal, on leave. Harris v. Harris.—Appeal allowed as to farm, with costs thruout. Judgment be entered for plaintiff for wages. If parties cannot agree, reference to local master to take accounts and ascertain what amount, if any, is due.

Ankhorn v. Stewart.—Judgment re-

McGARRY RESUMES PRACTICE.

windows of the Monarch Building, 26 Adelaide street west, with the words "McGarry & Baird, barristers and solicitors, etc."—the new shingles, if ornate creations in plate-glass and gold may be so described, signifying that former Provincial Treasurer Hon. T. W. McGarry, K.C., has decided to let politics go by the board hereafter, and has resumed the prictice of his profession with Toronto as his new headquarters. His partner, property. Mr. J. M. Baird, late of the succes sion duty office, is the son of the late James Baird, one of the bestknown Torontonians of the past generation. The special experience of both partners in fiscal affairs explains their intention to devote particular attention to this phase legal practice. Mr. McGarry, before entering the Whitney government, achieved considerable success as counsel for the crown in all matters presenting themselves before the publication on Yonge street, for \$25,000 and will erect a large apartment house.

George Harris was unsuccessful before the appellate court in his action against his father, Peter Harris, of pullion constitute the shipments from the Cobalt camp for the week ending the court however allowed in some weeks sent out the builton. criminologist and practitioner in criminal law, appearing for the de-

\$5,000 DAMAGES CLAIMED.

The Swift-Canadian Company is being sued by J. L. Black, a former employs for \$5,000 damages for inwies sustained owing, he alleges, to defective tools.



REAL ESTATE NEWS

Applications have been made to the city for approval of half a dozen plans of subdivisions inside and outside the city, totaling 1033 lots. H. C. Sewell is asking for approval of a subdivi-sion in lots 22 and 23, plan 115, York, which is on the south side of Vaughan road and east of Atlas avenue. E. T. Stephens, Limited, are putting out two subdivisions in Etobica in lots 11 and 12, con. 1, south division, adjoining the easterly limit of the lands of the Toronto Golf Club, and

the lettering of sundry doors and the other in lots 11 and 12 in broken front, concession 1, on both sides of the Hamilton highway. B, plan 1211, on the north side of St.

Clair, and east of Jane street. John Maclean is subdividing property in the city on the north side of Danforth avenue, between Donlands and Greenwood avenues. There are 384 lots in this subdivision. Four 66-The Rubberset Company of Toronto

has purchased the airplane building at Gravenhurst and will move their woodworking plant to that town. The brush-making plant will remain in Toronto. W. E. Barker was the realty broker in the transaction.

premises at 361. Richmond street have been sold by John Sprott to the MacDonald Manufacturing Co., Limited, for \$10,000, for needed extensions. The property fr with a depth of 175 feet. fronts 25 feet

JAIL FOR STEALING TOOLS.

Judge Coatsworth yesterday sentenced Harry Wilson, who pleaded guilty to stealing carpenter's tools, to

MAY NOW PRACTICE IN OPTOMETRIC SCIENCE

At a meeting of the board of examiners of optometry in the province of Ontario, held today, the following persons were granted certificates to continue in the practice of optometry: Andrew H. Wallace, St. Catharines; Alexander Ray, Belleville; Harry E. Campaigne, Ottawa; Miss Iva M. Shaver, Arthur; Lemuel V. Ostrander, Toronto; Guiseppe Saporito, Toronto; Richard B. Drew, Brockville; Floyd C. Harrington, Thornbury; Robert J. Whaley, Westport; Isaac H. Lewis, Toronto; John E. Merritt, Toronto; William H. Hellyer, Clinton; Abraham In the Runnymede district Freeman B. Thomas, Toronto; Conrad W. Mor- & Moses are subdividing part of block ris, Hamilton; Arthur T. Bond, Toronto; Charles Leggett, Kingsville; Walter J. Harvey, Toronto, and Mer-vin B. Annis, Lindsay.

CHARGED WITH THEFT

John Finley, Jarvis street, was arrested last night by Detective N. Mc-Connell, charged with theft of \$5 from Bowles' Lunch, 149 Yonge street, Finley was a clerk, and is alleged to have taken the money from the cash register while he was tending the counter.

SAYS FATHER PROMISED FARM

TO MOVE VARSITY PRESS

It has been proposed by the university board of governors that the university press be moved from its present quarters, in the basement of the library building, to a new building which will be built on the west side of the university grounds, adjacent to the physics building, and will cost between \$50,000 and \$60,000.

ROSEDALE CLUB MEETING.

That Rosedale Club will hereafter be known as Rosedale Association was the decision of the annual meeting of the club held yesterday. Extensive improvements were planned for the Rosedale lacrosse grounds. The tennis court will be enlarged and the club house rebuilt and enlarged. The whole grounds will be open to

the public. The election of officers resulted as follows: President, W. E. Greig; vice-presidents, Gordon Balfour, Clarence James, O. Heron; secretarytreasurer, E. M. Wilcox; board directors, Murray White, T. U. Fair-lie, Frank Rolph, F. O. Mitchell, A. Clark, H. E. Livingstone, A. J. Wookey, W. T. Chambers, C. A. Tubby

Cars of Ore and Bullion Bars Are Shipped by Cobalt Camp

farm he alleges his father promised to him. The court, however, allowed him such wages for the time he worked for his father as may be agreed upon, and failing agreement the amount will be determined by the amount will be determined by the court, however, allowed him some weeks sent out the bullion, the number of fine ounces being given at 106624.25. The ore shipments were: Coniagas 88,000 pounds, McKinley Darragh 82,260 pounds, Hudson Bay 60,916 pounds.



two months at the jail farm.

INJURED BOY DEAD.

Six-year-old Charles Arnott, of 9 Ashby Place, who was run down by a motor car Thursday night, died yesterday morning in the Hospital for Sick Children.

Back hurt you? Can't straighten up without feeling sudden pains, sharp aches and twinges? Now listen!

That's lumbago, sciatica or maybe from a strain, and you'll get blessed relief the moment you rub your back with soothing, penetrating "St. Jacobs Oil" Nothing else takes out soreness, lameness and stiffness so quickly. You simply rub it on and out comes the

SATU EXTRE

D.S

Clerks Sig and An trial of Capta

Judge Coatsw in the crimin avenue branch

Parr, while fice of the Booth, who arrangement them wherebe cheques obtain to be divided ticipants to the Booth, in the had had more than with Par chase a house portion of the case he did no

the files in the Booth said it anyone to obtafter Wilson, department, h ked late. would not hav Wilson into the "Did Parr e "Not to my stated that on with Parr. W. got him into then he got Pa not aware that leged to be Pa Booth then how the spoil usually took p in the building ing at first, as his share. He got some at the bank h of the program Questioned bonds said to

the vault of th any knowledge was a lie for M had seen ness' pocket. Crown Attorne purely in the ntered a plea charge of consthat the si

that the to be his, The first witness Burroughsfor who was a cler fice, but from signed on Janu borated Booth's no trouble to ge tral office. It w help yourself a wn a numb recognized two ing the signati

"So that if chanyone the cosigned by Dr. I admitted that admitted that cates would be ctors seeing tants often sign certificates with aware of the f patient being s of Dr. Parr, v signed other do the custom. The next wit stance corropora Burroughsford, it it it it is not of files and names to requisi had authority to the names he did tate the signatu doctors.

Dr. Parr The accused, the witness stan the state of his was a stranger met him at the had had no soci whatever. He where Booth liv Booth, the latte adopted the pra names of the do for pay. When-ed at the offices a doctor and on might or might or any other or any other do clerk would look Shown a bundle declared that no on them were three other docu le admitted his recall the circum his signature w number of cases.

and at his reques Did Not Re Dr. Parr emp. there was any troment about the leged was made, receive oneproceeds of a of the stencil she court. The file anyone and at a Mr. Greer put cross-examination granting of certi-tions, the leaving terviewing patien terviewing patien to the D the hands of su admitted that he iles to see how coming to a ma duty of the clerk signed some requir out having seen

"wya.

office, in a rush, stating that a si