THURSDAY MORNING

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THE RESULT IN OHIO.

Colonel Roosevelt's sweeping victory in the home state of President Taft is significant far beyond the number of delegates involved or its influence upon the Republican national convenideas in an old and well-settled community; it indicates that the state which contributed most to the overthrow of African slavery even at the

possible his renomination and still more Mr. Hearst commands attention from impossible his re-election should he by a multitude of voters in the United any chance obtain a majority at the States thru his daily newspapers and contest with every point in his favor; body of sentiment, all the more formidstate pride, party organization, and per- able because they appeal not only to sonal acquaintance thruout the state, the prejudice against accumulated with whose public life he and his fath- wealth, but also to the prejudice er before him had been associated for against certain races and certain nahalf a century. He was beaten, not tionalities.

no choice but to make a candidate who can, it possible, eyen more directly appeal to the people and to the popular demand for sweeping reforms in the governmental and economic poll- argument against the issuing of curcies of the United States. We incline rency by the Dominion Government. to the prediction frequently made in says: these columns that Roosevelt will be opposed by Bryan at the next election. A progressive president will be assured in any event, and great reforms may be soon expected which will curb the judiciary, emancipate the legislature and enable the United States to

of their own rulers and in framing bank statement was filed. deed the return of Roosevelt will be reserve for a government issue of \$500. a victory for the people, not without 000,000, which The News imagines to be its message of hope and encourage- so unattainable. ment to the cause of true democracy in every corner of the world.

UBLIC AND PRIVATE OWNER-

against municipal ownership and oper-Imperial Bank of Canada. The net and which will parade to-day in the ation of public services and utilities profits for the year ending April 30 Empire Day procession. ation of public services and utilities profits for the year ending April averages and seems to be under way. At the very last, after deducting all charges and making full provision for contingent liabilities, reached \$1,004,340.23, equal to forms, which were obtained at Alderforms, which were obtained at Alderforms, which were obtained at Alderforms, which were obtained at Alderforms. press servants of the corporations are out with voluminous homilies on the as against 15.18 per cent. for 1911, and text of business failure, Each and 14.05 per cent, for 1910. With the balevery instance, however occasion the previous year's account, and the al, of temporary loss becomes an premium of \$230,440.75 received on the object lesson of the futility of public \$2,067,906,91 for disposal by the direcservices being owned and operated for tors. the public good, instead of for privite Of this amount the dividend at the

vices, surely the same rule, of judy- guarantee fund, \$7500, while in addition local committees in Ontario to send rement should be adopted. The opponents of publicly owned and operated transfer of the premium on new capienterprises fix eagerly on the exceptional instances of failure in order to discredit the value of the general prin
discredit the value of the general prin
discredit the value of the general principle. But do they follow the same and loss account. In further evidence ciple. But do they follow the same of the increasing strength of the Imperial Bank, the total gain in deposits ings? Not at all. It matters not how and circulation has been from \$51,052,458 disastrous these have been-they pro. to \$60,631,738, while the liquid assets

municipal undertakings. No collapse statistics it embodies reveal the won-could have been more spectacular than derful expansion of the Dominion in that attending the privately owned and trial activity. His observations regardoperated street railways of New York, ing the points to be considered in Loaded up with hundreds of millions nection with the approaching revision Loaded up with hundreds of millions of the Bank Act will carry weight as coming from an authority intimately water—they went into bankruptcy. But what corporation organ ever made It is satisfactory that the president the fact a reason against private com-

Public ownership and operation of fied and improved. But altogether the

The Toronto World communal services is a principle that only appealed to Canadlan communities when they began to realize the evils attending the control of public franchises by private companies. The agitation for public ownership was no artificial product. It had its origin in the gross sacrifice of the public convenience and welfare for private advantage, which has characterized all franchisehelding companies. And it is far easier to improve public administration than to curb private exploitation of public

THE RETURN FROM ELBA.

Is there any reason to fear that the eturn of Roosevelt may turn out to be what was called in 1910, "The Return From Elba"? Certainly President Taft, with no foreign allies, and just now he has not even a Canadian "adjunct," would present to the irresistible Roose elt about the same strength as Louis THURSDAY MORNING, MAY 23, 1912 XVIII, would have presented to Nappleon had he been compelled to rely for

upport upon the French people. " So far as the Republican National Convention is concerned, Colonel Roosevelt should be easily victorious, and even without the aid of that convention's enpublicans and the Democratic party to tion. It is a triumph for progressive a frazzle, if the Democratic party put in nomination any one of the men now prominently mentioned as the choice of

What then is the peril which possibly risk of overthrowing the constitution, threatens Roosevelt, the Republican is prepared to bring about great so- party and the orderly development of cial and economic reforms even at the constitutional changes and social resacrifice of old traditions and by radi- generation in the United States? That cal changes in the forms of govern- peril is the ambition, the wealth, and ment.

Mr. Taft's defeat in Ohio makes imHearst,

national convention. He went into the magazines. They are building up a great

because the people of Ohio believed Mr.Roosevelt, in appealing to the mass that he was not a man of good in- of the people against the conventions that he was not a man of good intentions and considerable intellect, but because they believed that a crisis had arrived in the affairs of the United States which required the services of Mr. Hearst may enter. The latter may considerable in the ax-president in appeals to many thinking citizens, and in some respects has been very misleading. In the special committee on the case of Dr. Cauffield, late of Gravenhurst Santaction of the past, which have to some extent of this city, as I did not receive even it arium, was adopted the respect from the crown attorney. It wish now to make clear some erroneous ideas which are prevalent regards without considerable discussion of a line the conventions.

NEWS INDEED.

The Toronto News, in the course a labored and somewhat incoheren

In order for the government to secure a 25 per cent. gold reserve for \$500,000,000 of paper money, it would be necessary to lock up in the vaults at Ottawa an amount of gold more than double the stock at present in Canada.

with the big problems of the time. of would be \$125,000,000. The govern-All this means the passing of the ment has at present "locked up in the small politician and the arrogant boss- vaults at Ottawa" and elsewhere over in this case I had no right, duty or ism of the big corporations. It means \$98,000,000. The chartered banks had authority to refuse to marry them when they came to my house at a lawafter take an active part in the choice possession when the dast monthly

These combined stores of gold ad-We will feel the effect in Canada. In-ready exceed the 25 per cent, specie terest in their daughters' where-

IMPERIAL BANK OF CANADA.

Elsewhere in this issue of The World appears a full report of the proceedings at the thirty-seventh annual general meeting of the shareholders of the the cadet company recently formed,

rate of 12 per cent. per annum ab-sorbed \$712,349.22; the coronation bonus Niagara Falls June 13 and 14. to the staff, \$33,802.50; the annual conversy between public and private ser- tribution to the officers' pension and \$60,026.26 was written off bank premises have risen from \$28,315,850 to \$31 537 44x Looking over the whole field of public utility business, where have been the worst failures? Certainly not in municipal undertakings. No collapse statistics it embedies reveal the worst statistics it is which we work the worst statistics it is the worst statistics it

he does not rail to indicate matters which in his opinion might be recti-

When Company Drops in you don't have "to turn the house pside down" to make something cool serve. It's a pure lemon pro-A bottle makes 12 glasses and rosts only 10c. Keep it handy. At all Grocers and Druggists.

Imperial Bank must be congratulated on the excellent report submitted.

The Empire Club Dinner. evening of May 24 in Convocation Hall with His Royal Highness the Duke of Connaught as the guest of honor is already an assured success. The presence of Their Royal Highnesses, the Duchess of Connaught, the Princess Patricia, and many ladies morning to the Connaught of the Conn prominent in Toronto's social life lends an added interest to the function.

The British Empire League, the United Empire Loyalists' Association, the Imperial Order of the Daughters of the Empire, the Canadian Club, the Women's Canadian Club, and the Can-Women's Canadian Club, and the Canadian Defence League will be represented by their presidents and a number of their members. Among the chief speakers will be the Lord Bishop of Toronto, the Hon. Wallace Nesbitt, Mr. Justice Riddell and Mayor Geary. The music will be under the direction of Dr. Albert Ham.

The honorary secretary, H. H. Nightingale, reports that the attendence is limited to four hundred, it is possible that a few more guests can be accommodated.

REV. J. D. MORROWS CASE

Editor World? The crown attorney

cases. In my estimation it would be much better to legislate against our girls marrying immoral and drinking men of our own race whose offspring fill our hospitals, jails and asylums.

WILL CLOSE

Friday and Saturday

MAY 24th and 25th

AIKENHEAD HARDWARE LIMITED

Temperance Street

Beware of the Imitator—Insist on Dalton's

Dr. McGillivray of Whitby the New President—Association Censure the Destruction

of Valuable "Cultures"

Dr. Charles McGillivray of Whitby was elected president of the Ontario! Medical Association at their meeting yesterday afternoon. Dr. Shillington of Ottawa was elected 1st vice-president; Dr. Taylor of Goderich, 2nd vice-president; Dr. Park of Woodstock, 3rd vicepresident; Dr. Hair of Cobalt, 4th vice-president; Dr. F. A. Clarkson, Toronto, secretary, and Dr. J. H. Elliott of

Toronto, treasurer. At the afternoon meeting, which was held behind closed doors, the report of States which required the services of Theodore Roosevelt.

President Taft never regained the respect of the people which he forfelted with good reason by signing the Payne-Aldrich Act. He attempted to regain it by international achievements, the reciprocity pact with Canada, or Mexico, or indeed any other policy which might Great Britain and France. These failed in spite of his best endeavors and served only to diminish what remained of his prestige.

With Colonel Roosevelt the Republican nomines, the Democrats will have can nomines. The Democrats will have can nomines are mentioned as a candidate but more can nomines. The Democrats will have can nomines are mentioned to considerable discussion of a fingle the ex-president in appeals to popular support, which will not scruple ing the case.

In the first place Mr. Young is not a heathen as Mr. Corley called him as a professed Christian and a British subject of 15 years' standing in this tion country.

In the second place I never knew (Captain Fraser by name, and was offered to the motion. In the second place I never knew (Tirst Captain Fraser by name, and was offered to the motion. In the second place I never knew (Tirst Captain Fraser by name, and was offered to the

might have played for me, but I cannot recall her.

With reference to Mr. Corley's warning handed out to me for the ministers of Toronto I will speak for myself. I do not need it. I am abiding by the laws of the land, both in regard to time of marrying and to those I unite in marriage.

Mr. Corley might have mentioned, along with his co-workers, Inspector Kennedy and Inspector Archibald, that I had phoned for counsel in doubtful cases. In my estimation it would be much better to legislate against our might have mentioned to consel in doubtful cases. In my estimation it would be much better to legislate against our might have mentioned.

According the association were entertained sit a carden party at the retiring president, at 5 o'clock, and in the everling the annual dinner was held at McConkey's.

The members of the association were entertained sit a carden party at the retiring president, at 5 o'clock, and in the everling the annual dinner was held at McConkey's.

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The association verticing president, at 5 o'clock, and in the everling the annual dinner was held at McConkey's.

anism marrying immoral and drinking men of our own race whose offspire in the union of the whole to the Christ of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to deal the union of the white to the Christ of the union of the white to the Christ of the union of the white to the Christ of the union of the white to deal the union of the white to the christ of the union of the white to the christ of the union of the unio

At Osgoode Hall

ANNOUNCEMENTS.

Before Cartwright, K.C., Master. Garfunkel v. Osolky-Walsh (Singer & S.) for plaintiff. Motion by plaintiff for an order allowing substitutional service on Mrs. Osolky for her husband, the co-respondent. Order made. Sloman v. Koropp—O. H. King for plaintiff. Motion by plaintiff, a judgment creditor, for an attaching order. Order made. Returnable on 25th in t. Metropolitan Bank v. MacMahon—Wormwith (Thomson & Co.) for plaintiffs. Motion by plaintiffs for an order for the issue of a writ for service out of jurisdiction and for service of same on defendant at Calgary. Order made. or an order allowing substitutions

Smyth v. Foley (three actions)—R. W. Hart for defendants other than Foley. H. S. Murton for plaintiff. Motion by defendants for an order post-poning trial until after June 15, or to poning trial until after June 15, or to next non-jury sittings, on ground of absence of a material witness. Order made postponing trial to next non-jury sittings at Toronto. Costs in cause.

Grocock v. Edgar Allen & Co.—H. E. Rose, K.C., for defendant, C. A. Moss for plaintiff. Motion by defendant for particulars of statement of claim in Certain respects before pleading, after a request for same had been refused. certain respects before pleading, after a request for same had been refused. Judgment: Particulars ordered pursuant to provisions set out in written reasons, within two weeks. Costs in the cause. Time for delivery of statethe delivery of the particulars ordered.

Single Court.

Re Gallagher and Part Lot 13, East Side Nicholas-street, Ottawa—I. R. Osborne for applicants. An application by Martha O'Reilly and Elizabeth Wacase had been developing for four three had only been in Canada or two and a half years.

According to the forecast of the subcontractors for Messrs. Foley, Welsh & Stramme of construction on the Grand carried out, steel will be laid on the main by Margaret Gallagher, with the lands charged by Margaret Gallagher, with the pay-

Before the Chancellor, Latchford, J., Middleton, J. Holland v. Hall-R. McKay, K. C., and J. H. Coburn (Walkerville), for defendant. E. S. Wigle, K.C., for phins tiff. An appeal by defendant from the jidgment of Kelly, J. of March 13, 1912. Plaintiff, a real estate dealer, and a general merchant of Walkerville, brought action for damages for certain alleged slanderous statements made about him by defendant. At the trial indgment was awarded plaintiff for 1000 damages and costs. Judgment: We think the fer ned

judge ought not to have allowed the action to go to the jury except upon the first sander charge—that contained in the third paragraph—and that as to the slanders charged in paragraphs 4. 5. 6 and 7, the action should be dismissed and as the demagns were set seems. d. and as the damages were not separately assessed, there must be a new trial with reference to the remaining charge. The defendant should have the costs of this appeal in any event, and there should be no costs of the abortive hearing. The other costs of the issues

May 22, 1912.

Motions set down for single course Thursday, 23rd inst., at 10 a.m.:

Boyd v. Leonard.

Re Stewart-Howe v. Meek.

Macrae v. O'Brien.

Master's Chambers,

for the issue of a writ for service out of jurisdiction and for service of same on defendant at Caigary. Order made. McMurtry v. Leushner—W. J. McLarty for plaintiffs. Motion by plaintiffs, judgment creditors, for an attaching order. Order made, returnable on 28th inst.

Construction and Paving Co. v. Scott—Le Vernois (Hall & P.) for defendants. Motion by defendants on consent for an order dismissing action without costs and vacating certificate of lis pendens. Order made.

Denton v. Muir Bros.' Dry Dock Co.—H. H. Collier, K.C., for plaintiff. Cunningham for defendant. Motion by plaintiff for an order postponing trial on ground of absence of witnesses and other grounds. Order made postponing trial, to come on at the non-jury sittings at Hamilton on June 10, if defendants give notice to that effect in two days. Costs in cause.

United Inspectors v. James Morrison Brass Co.—N. Sinclair for defendant. F. McCarthy for 'plaintiff. Motion by defendant for an order allowing amendment of statement of defence by pleading the invalidity of the patent in question. Order allowing amendment to be delivered with particulars on 27th inst. Trial not to be delayed by reason of the order. Costs to plaintiffs in any event.

Madill v. G.T.B. Co.—F. McCarthy for defendants. J. A. Paterson, K.C., for plaintiff. Motion by defendants for an order for particulars of statement of claim. Motion enlarged until 27th inst. at defendants' request.

Galbraith v. McDougall—D. C. Ross for defendant. N. Sinclair for plaintiff. Motion by defendant for an order vacating cautions herein. Order made. Costs in cause to defendant.

Before Britton.

upon which the defendant has now suc-ceeded, will be reserved for the trial



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Before Mulock, C.J., Clute, J., Sutherland, J.
Ericsson Manufacturing Company v.
Elk Lake Telephone and Telegraph
Company—F. Arnoldi, K.C., for plaintiffs. G. Wilkie, for defendants. An tiffs. G. Wilkie, for defendants. An appeal by plaintiffs, and a cross appeal by defendants, from the judgment of the County Court of York of Feb. 8, 1912. An action by plaintiffs, manifacturers of Buffalo, against defendants for payment of \$420, alleged to be due plaintiffs in payment of two type B switchboards and two one hundred the switchboards and two one hundred promise agreement between the par-ties for a lien, for possession and sale, and for injunction and receiver

At the trial judgment was awarded plaintiffs, declaring the lien asked for \$400 and interest and for possession.

Judgment: Appeal of plaintiff dis-Judgment: Appeal of plaintiff dismissed with costs and appeal of defendants allowed with costs, Sutherland, J., dissenting and being of opinion that plaintiffs' appeal should be allowed with costs, and the defendants held personally liable for the \$400 and interest, and the defendants' appeal should be dismissed with costs. missed with costs.

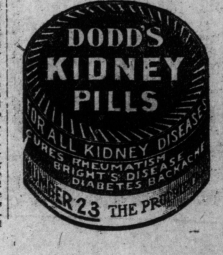
Discuss Methods of Institute Work — Arrangements Made for 700.

Lectures.

Thirty-five speakers of the Women' Institutes of the province held a conference in the parliament buildings yesterday ofor the purpose of discussing methods in institute work and further organ'zation. G. A. Putman presided, and the conference will continue for over 700 institutes in Ontario to-day, organized by the department of agriculture, and a membership of 21,000.

Arrang ments were made for 700 leetures during the coming year.

The question of traveling libraries



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THE DOMINION PERMANENT -- LOAN COMPANY 2 KING STREET WEST 71

Nursey of the department of education giving some useful advice regarding the matter. During the year between seven and eight hundred requests for iterature were received by the officials.

case.

To-day health topics will be spoke on by Dr. J. S. W. McCullough, secretary of the provincial board of health, and Dr. Helen MacMurchy. There will be an interesting discussion on the relation of the institutes to social service participated in by Dr. Coutts, London and Mrs. Stover, traveling secretary of the American Vigilance Association and Dr. Patterson, representing the and Dr. Patterson, representing Toronto Purity League.

THE TREATING SYSTEM

The Canadian Churchman, in its l est issue, gives a strong article on the evils of the barroom and the treating system. It quotes the opinions of a number of prominent men represe all classes and concludes with: "Men men, including moderate drinkers, agreed that there is nothing more stupid than our modern custom of drinking in a barroom, where men line up and drink, and drink 'again, because they want more, but because, forsooth, they must be sociable."

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apanese A Linen Scar Cloths, Tray also a fin Scarves, En ed Squares.

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larly 87.50. host of choice new goods. All extra value 36.50, \$7.00

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weak-minded for the last time he has with death. MANUFAC

and

TRADE day, the secon at the hour of purpose of co for the isale Bank of Cans Royal Bank of Cans Royal Bank of Cans the beholder with the advisable of tresolutions apment and auto General Mans of Canada to a corporate seal and execute the mame of and and also for the and if deemed such other resing out the aterms thereof consider expedite purpose of Directors and make all pass and execute the following the purpose of Directors and make all pass and execute the purpose of Consider expeditions, defined, things as sary for proceeding and for and distributi