

# The Toronto World

Twentieth Century Martyr

Seriously concerned as the Spanish government is over the volume of emigration from the civilized world at the execution of Professor Ferrer, it can scarcely hope to justify its course in trying him under military laws. In this respect there is a similarity between its position and that of Dr. Cook, claimant of north polar honors. His credulity suffers from the doubt attending his ascent of Mount McKinley, while the Spanish government has to prevail against the fact that on a former occasion it proceeded against Professor Ferrer on charges that were clearly disproved. On that account the Spanish authorities should have been all the more careful in acknowledging his right to a civil trial, more especially when Ferrer, speaking in self defence, showed that with the police dogging his steps he tried to avoid even the appearance of being involved in the rioting. He strongly denied, too, that he was involved in politics, and declared that his interests lay alone in the improvement of the educational system of the country.

Very little hesitancy can be felt in regarding the stupendous blunder of the Spanish authorities as inspired by the clerical reactionaries who have for some time controlled the cabinet. What they dread more than anything else is the opening of the path of knowledge to the common people. Now Ferrer was the most conspicuous advocate of educational reform in Spain, and his modern school at Barcelona was looked on as an embodiment of the best methods of secular training. Attempts have been made to deny the "modern schools" of Spain as hotbeds of anarchism and atheism, but names such as these mean little unless the things actually taught are known. For in countries like Spain whatever is designed to dispel the ignorance which is the necessary condition of apathetic acquiescence is absolutely repellent for autocrats whether clerical or lay.

Clericalism to-day is not necessarily synonymous with Catholicism, and it is to the credit of the Roman church that the execution of Professor Ferrer under the circumstances attending his military trial was deprecated by many of its leading European prelates, including, as was reported, the Pope himself. Even the church is learning that it can be stronger in free liberty living and highly educated countries than it can be in those that are steeped in the darkest of ignorance. Observers who essay to prove the decadence of Rome turn to the Latin nations of Europe, where clericalism has been so long supreme, to France and Italy where revolt has triumphed, and Spain where its haven is so actively at work. State murders cannot now be committed with impunity, and a crime that has called down the execration of men like Anatole France and Maurice Maeterlinck would not be lightly forgotten. It is melancholy that the twentieth century needs martyrs in the cause of education and industrial liberty.

## RUSSIAN FORESTRY SYSTEM.

About a century ago Prussia became alive to the fact that her forest resources had been extensively depleted by mismanagement, that they must be restored, and thereafter administered under a system that limited the timber cut to the actual amount ripe for harvest. In other words, that the yield must be sustained if the country was to derive continuous benefit from them. The results have been remarkable, and justify to the fullest extent the adoption of the methods of scientific forestry. In 1830 the yield was 20 cubic feet per acre; in 1865 it had risen to twenty-four cubic feet; in 1890 to fifty-two cubic feet, and in 1904 to sixty-five cubic feet. As the national forests of Prussia cover an area of nearly 7,000,000 acres, the product in 1904 was close on 450,000,000 cubic feet, and this of very much improved quality.

Had the forests of the United States been properly cultivated, that country, without affecting that part of its area suitable for agriculture, would now be producing each year all the lumber it requires, instead of, as it now does, consuming about three times as much timber as its forests grow. As a consequence of the demand far exceeding the natural yield, the timber lands of the U. S. are being steadily exhausted and the country is within measurable distance of a timber famine. This has come, too, without any revenue advantage to the state, whereas in Prussia the financial returns have risen from 25 cents per acre in 1850 to \$2.50 in 1904.

Under Prussian government system the proper percentages of trees of all ages are always maintained, so that every year the exact proportion of trees is ready to be cut.

## CANADIAN BANKS AND SCOTTISH EMPLOYEES.

The Royal Bank of Canada has brought out another lot of young bank clerks from Scotland to work in its offices. The World thinks these young Scotsmen will make splendid Canadians, but in the meantime we are striving to find out how it is that young Canadians are not filling these positions. Are they not sufficiently educated or are they so well educated that they can get better openings for the asking? At all events Scotland appears

# Her Death Was Hourly Expected

ENTERPRISE, Ont., Oct. 1, 1908.—"For seven years I suffered with what physicians called a 'Water Tumor.' I could neither sit, stand nor lie down. Hypodermics of morphia had to be given me to ease the pain."



MRS. JAMES FENWICK.

"My cure seemed hopeless, and my friends hourly expected my death. I was so bad that I wanted to die, and it was during one of these very bad spells that a family friend brought a box of 'Fruit-a-tives' to the house. After much persuasion I commenced to take them, but I was so bad that it was only when I had taken nearly two boxes that I commenced to experience relief. I kept up the treatment, however, and after taking five boxes I was cured, and when I appeared on the street my friends said, 'The dead has come to life,' and this seemed literally true, because I certainly was at death's door."

## ALLIANCE NOT TO BLAME

Did Not Prevent Milk Delivery to Hospital on Sunday.

Rev. W. G. Hanna, secretary of the Lord's Day Alliance, writes The World to correct a wrong impression conveyed by an item in the press that the alliance had prevented the delivery of milk to Cobalt Hospital on a Sunday recently. He says: "The Cobalt Nugget of recent date states: 'The whole hitch over getting dairy milk delivered on Sunday rested with the express company.' said J. W. Sherwin, secretary of the Red Cross Hospital Board. 'Agent Simms read the Sunday observance law to mean that he could not deliver the milk to us on Sabbath, so he consented to us taking the milk if we would send our own rig after it.' 'He wrote Hon. W. J. Hanna—who wrote that milk was absolutely necessary for hospital patients and therefore did not come within the license of the Lord's Day Alliance. 'The complaint did not come from the local Lord's Day Alliance people and therefore they are not at all to blame in the matter.' 'Dr. A. E. Munro, the president of the Cobalt branch, who is much interested in the hospital there, states: 'There was no meeting nor any deliberation of the officers of the branch, nor did we ever know of the matter till the report appeared in the papers. The report that the Lord's Day Alliance had anything to do with the case is absolutely and altogether untrue.' 'The Lord's Day Alliance advocates the fair and honorable observance of the law in its permissions as well as its restrictions, and the Lord's Day Act, section 12 (r), permits 'The delivery of milk for domestic use.' With this permission the alliance would not interfere, for it has held that this is a work of necessity, and in cases of sickness an act of mercy as well. 'This case illustrates the serious evil that an unfounded rumor may do, and should lead intelligent, fair-minded people, in the future, to wait till all the evidence is in, before they believe any rumor that interested parties may put in circulation regarding the Lord's Day Alliance or its work. 'It has done great good in the past, in preserving the rest day for Cana-

## VEGEANCE ON SPY

Wealthy Russian Who Turned Traitor to Revolutionists is Slain.

ST. PETERSBURG, Oct. 19.—The discovery of the decapitated body of M. Feodoroff, a rich man of leisure, known to be high in the councils of the Terrorist party, in his apartments to-day, has revealed the fact that the body had been mutilated, and the scalp had been torn from the severed head. There is no doubt that he was the victim of Terrorist vengeance.

## ACCUSED OF ARSON.

PICTON, Oct. 19.—Wesley Palmer was arrested here to-day by High Constable F. E. Jackson and Provincial Detective Reburn on suspicion of having set fire to the barn of S. Shamille, an Armenian, living a few miles from here. Palmer has only been released a few days from serving a month's term in jail for stealing chickens from Shamille.

# AT OSGOOD HALL.

ANNOUNCEMENTS.

Osgood Hall, Oct. 19, 1909. Motions set down for single court for Wednesday, 20th inst., at 11 a.m.: 1. Holmes v. Manufacturers. 2. Windover v. Eniskillen. 3. Carr v. Nicholls. 4. Re McWhinney Estate.

Peremptory list for divisional court for Wednesday, 20th inst., at 11 a.m.: 1. Miller v. Tew (2). 2. Beattie v. Dickson (and to be settled). (7). 3. Rex v. Maher (78). 4. Kelly v. Tourist Hotel Co. (80). 5. Groulx v. Lavigne (83). 6. Hilsop v. Lester (85).

Peremptory list for non-jury assize court, Wednesday, Oct. 20, at city hall, at 10.30. 1. Clarke v. Rowell (continued). 102—Foster v. Foster. 67a—Greay v. Cochrane. 77—G. T. R. v. Broom. 78—Crandall v. Baker. 79—Smallwood v. Powell.

Peremptory list for jury assize court, Wednesday, Oct. 20, at city hall, at 10 a.m. 44—Kleinman v. Toronto Railway (continued). 45—Jones v. Toronto and York Radial.

Peremptory list for county court before Judge Denton, Wednesday, Oct. 20, at city hall, at 10 a.m. 12—Paterson v. Haines. 14—Andrews v. Newton. 15—Bawdon Machine and Tool Co. v. Neilson, Limited. 16—Nichols v. Malcolm. 17—Law Ki Tong v. Coltsen. 18—Hamblin v. Jennings.

Master's Chambers. Before Cartwright, K.C., master. McDonald v. Curran—Caldwell (Clark M.P. & Co.), for plaintiff, moved for an order for a subpoena duces tecum to the registrar of deeds, sheriff, and clerk of the county court of Peel. Order made.

Lincoln National Bank v. Fox—J. B. Boland, for plaintiff, moved for judgment on a promissory note. T. J. W. O'Connor, for defendant, contra. Order: Judgment in one month with costs fixed at \$25, and for delivery out of bond given for security for costs.

Cook v. Winegar—N. G. Heyd, for plaintiff, moved for an order that defendant attend for further examination on discovery. M. F. Muir (Brantford), for defendant, contra. Reserved.

Quebec Bank v. Williams—R. J. Maclellan, for the sheriff of the City of Toronto, moved for an interpleader order. A. T. Hunter, for claimant, Williams (Coastworth, & R.), for land-lord. R. H. Greer, for execution creditor. No one for Quebec Bank, nor for Breen, chattel mortgagee, and these two are therefore barred. Order made for payment by the sheriff into court of the moneys in his hands less his costs and charges, and of \$10 to be paid to the landlord in full of his claim, as directed between the claimant, as plaintiff, and Mrs. Menary as defendant.

Bisset v. Patriarche & Co.—Wilson (Dey & Co.), for plaintiff, moved on consent for order dismissing action without costs, and vacating certificate of its pendency. Order made.

June, June, Kang & Co. v. Chong Hong—G. T. Denison, Jr., for plaintiff, moved for an order vacating certificate of its pendency. Order made.

Weston v. C. P. Ry. Co.—C. W. Kerr, for plaintiff, moved for an order for commission to take evidence in Saskatchewan. E. A. Walker, for defendant, contra. Order made.

Baillie v. Beach—Robertson (Kilmer & Co.), for defendants, moved on consent for an order dismissing action without costs. Order made.

Sewell v. Clark—W. H. McPadden, K.C., for defendant, on motion for further and better particulars of statement of claim before pleading. T. J. Blain (Brampton), for plaintiff, contra. In jail for stealing chickens from Shamille.

McLean v. Hunt—G. H. Kilmer, K.C., for the defendant appealed from the judgment of district court of Nipissing. D. W. Saunders, K.C., for the plaintiff, contra. Not concluded.

## EARL GREY COMING EAST.

WINNIPEG, Man., Oct. 19.—(Special.)—Earl Grey, governor-general of Canada, terminated his visit to Winnipeg to-night, when he left at 10.40 p.m. in his private car, attached to the regular Toronto express. At Fort William to-morrow, he will meet Countess Grey and continue his journey to the east.

## WHO SIGNED FOR LOCAL OPTION?

PORT HOPE, Oct. 19.—The local option committee have laid their formal petition before the council. The paper had 415 names. Councillor R. K. Scott objected to the names being published in the town papers, and the clerk was told to keep the document in his possession pending legal instructions.

## Sold on Sunday.

BELLEVIEW, Oct. 19.—John Burke of the International Hotel in this city, was fined \$50 and costs for selling liquor on Sunday. The government patrol boat, Navarch, seized 3000 feet of gill nets while on the way up from Kingston here. The French Parliament re-convened yesterday.

# EATON'S DAILY STORE NEWS

## Rugby Days Are Here

Official Ball, 2.50

There are two outstanding facts about our 2.50 Rugby ball that are always a sure buying argument to men who know:—

- (1) THE COVER is of best English oak-tanned leather.
- (2) THE BLADDER is of pure gum, and guaranteed free from defect.

Further buying reason will be found in the skilful shaping and substantial stitching. Price 2.50

IN THE BASEMENT—SPORTING GOODS SECTION

Our \$24.95 Diamond Ring is Worthy of Attention

THE T. EATON CO LIMITED CANADA

"Eatonia" Boots Are Goodyear Welted. Price \$3.00

are more definite than those given in the analogous case of *Switzer v. Switzer*, 19 O. W. R. 49. The defendant is not in my view entitled to more particulars and the motion is dismissed with costs in the cause.

## Judge's Chambers.

Before Meredith, C.J. Re Cuban Realty Co.—Cohen v. McWhinney & Co., for the company, asked on consent of the petitioner for two weeks' enlargement of the motion to wind up. W. E. Middleton, K.C., for Bank B.N.A. opposed delay. Enlarged until 22nd inst.

Re Given—J. R. Code, for S. D. Given, renewed motion on additional material to bar down in certain lands. Order made.

Thompson v. Equity Fire Ins. Co.—W. E. Raney, K.C., for the company, moved for leave to appeal from the order of Falconbridge, C.J., of the 1st inst., staying execution pending appeal. H. D. Ganble, K.C., for plaintiff, contra. Motion dismissed with costs. Application to plaintiff in the appeal.

McCallum v. Proctor; Armstrong v. Proctor; Kenner v. Proctor—W. E. Middleton, K.C., for plaintiff, in each case, appealed from the order of the local judge at Stratford, setting aside service of writ, and statement of claim and order for service out of the jurisdiction. P. Aylesworth, for defendant, contra. Reserved.

Stow v. Currie—P. Arnold, K.C., for Currie Mining Company, and Eric Armour for defendants Warren, Gowinski and Lorine, appeared to oppose motion by plaintiff for leave to appeal to the county court. Motion dismissed with costs.

Re Canadian Smallwares Co.—R. M. McPherson for a creditor moved for a winding up order. J. H. Spence, for the company, contra. Motion dismissed. Costs of company for attendance on enlargement fixed at \$5. No cost in this motion.

King v. Van Norman—W. E. Raney, K.C., for defendant, in the matter of an order quashing conviction by police magistrate at Sturgeon Falls convicting defendant for creating a disturbance on the street. E. Bayly, K.C., for Attorney-General for Ontario, contra. Motion refused without costs.

Stidwell v. Corporation of Township of North Dorchester. W. E. Middleton, K.C., for appellant, defendant, M. Lash for respondent, plaintiff. Appeal from order of master-in-chambers. Order to continue the proceedings allowed to stand on the original plaintiff giving security for the payment of such of the costs as were incurred before the order if the plaintiff is ordered to pay costs and the costs of the motion and this appeal will be costs in this cause to the now appellants. Order not to issue for 2 weeks to enable the appellants, if they so desire, to examine the original plaintiff and the substituted plaintiff, and if after such examination they desire motion to be brought on again it may be regarded.

Re The Bottle Exchange Co.—J. J. Maclellan for petitioner, moved for order to wind up company. H. M. Ferguson for the company.

Judgment reserved enable meeting of creditors to decide as to whether company should be wound up under the act or under assignment.

## Divisional Court.

Before Mulock, C.J., Maclellan J.A. Clarke v. Baillie—C. Miller and W. C. Mackay for plaintiff on appeal from judgment of MacMahon, J., of 31st May, 1909. E. G. Long for defendants, contra. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

McLean v. Hunt—G. H. Kilmer, K.C., for the defendant appealed from the judgment of district court of Nipissing. D. W. Saunders, K.C., for the plaintiff, contra. Not concluded.

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# OLD CHAM CIGARETTES

Equal in quality to the well-known pipe-tobacco and specially blended for cigarette smoking.

TEN FOR TEN CENTS.

**The Beer With A Reputation**  
Purity, Quality, Flavor. Filtered and pasteurized—Best Barley Malt and Hops. Delicious—Thirst Quenching.

**The Light Beer In The Light Bottle**  
O'Keefe's Pilsener is an ideal tonic and aid to digestion. Order a case from your dealer.

**Take Home A Box of Chocolates**  
And make it a box of Michie's Chocolates. We have some Chocolate Creams that are the kind we have been working up to for years.

It is hard to know how Chocolates could be made much better, and every part of the process from the treatment of the raw Cocoa bean takes place in Canada.

**MICHIE & CO., Ltd.,**  
7 King St. W., Toronto

## THE NEW WELLAND CANAL

Route Said to Have Been Finally Decided on.

OTTAWA, Oct. 19.—Hon. G. F. Graham, asked to-day as to the government's intentions re the construction of the Welland Canal, said that no definite decision to proceed with the work had been arrived at.

According to a St. Catharines despatch, the route has been selected and the new canal will commence at Port Colborne, asked to-day as to the government's intentions re the construction of the Welland Canal, said that no definite decision to proceed with the work had been arrived at.

The Fifteen Mile Creek, just to the west of St. Catharines, touching at points near Port Robinson and Port Hope, is a straight line, and of four miles will be saved over the present canal. Present plans provide that it will touch Port Dalhousie. There will be only seven locks on the new canal, in place of the twenty-five on the present canal. The new canal will take about five years to build.

## Liquor and Crime.

VANCOUVER, B. C., Oct. 19.—The grand jury to-day made strong recommendation that the law regarding the sale of liquor to men already inebriated should be strongly enforced. Many crimes here recently were committed by men partially intoxicated.

## Bedford Remanded.

LONDON, Oct. 19.—Edward William Bedford, the man who confessed to murdering Miss Ethel Kinrade in Hamilton, was remanded for another week to-day in the Bow-street police court.

**DODD'S KIDNEY PILLS**  
CURES ALL KIDNEY DISEASES  
GOUT, RHEUMATISM, BRUISED KIDNEYS, DIABETES, GRAVEL, &c.