SONS

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rd and we will exest advantage. We

grain line to any ars loaded. Large

o., Ltd., Winnipeg.

## LABOR LAW CAUSES UNREST IN HOLLAND

enalties provided by the regulation. many industries the workmen, her individually or collectively. have refused to sign the special con tracts because they fear the employ-

Every class of employer and hired peals, worker, from the bank director to It or

New accident insurance legislation ontemplation. New insurance socieies are springing up and the old soceties are adding new departments Many large companies have bee orced to employ lawyers as advisory members of their firms, making this the decidedly busiest season the law-yers of Holland have ever known. The government expects that when the initial difficulties are surmounted the new law will greatly ameiorate the present strained reations between

Panama, Feb. 1—Since the controversy over a lock or sea level canal has been waged incessantly the present visit of President-elect Taft to the canal zone was to finally determine whether the work should be pushed forward under the plans of a canal lock or a sea level. was to finally determine work should be pushed forward under the plans of a canal lock or a sea level canal. The question has been quickly setled by the engineers appointed as a commission to accompany Mr. Taft and commission to accompany Mr. Taft and succession in case of death of a president. They have sident-elect before March 4th.

Secretary Newberry explained his the advocates of the sea level canal claimed were in the way of a lock canal,

National Service League Take Advan-tage of Present Stir.

London, Feb. 2—The National Service League, the object of which is to bring about compulsory military training in Great Britain has taken advantage of the question of which city shall be the capistir caused by the anonymous play "An Englishman's Home," to issue an urgent scheme. A compromise horacce is the scheme. Englishman's Home," to issue an urgent appeal on behalf of its object. It gives the details of a scheme by which within four years 400,000 trained men can be added to the Home Prices Army. added to the Home Defence Army. It contends that the extra cost would exceed \$20,000,000 instead of \$100,-

No Dividend by Crow's Nest Coal Co.

Toronto, Feb. 1—Secretary Young, of the Crow's Nest Coal Co. has announced that no dividend will be paid the shareholders on the last half of 1903. In an official circular he intimates that the matter has been care-ifully considered by the Crow's Nest Coal Co.

The first division of the U.S. Atlantic fleet, the battleships Connecticut, Vermont, Kansas and Minnesota, under command of Rear Admiral ment, has mysteriously disappeared from the city. He has not been seen since Wednesday afternoon. An investigation into his accounts shows in deference of the day, but the Britishers gave them a hearty welcome.

Fire in Cash.

Montreal, Feb. 1—The society sensation here is the news that on Wednesday next Miss Slater, daughter of the shoe manufacturer, a Protestant, will marry new Ritchie is in communication of the important facts which Professor of the immortant facts which Professor of the important facts which Professor of the immortant facts which Montreal, Feb. 1—The society sensa-tion here is the news that on Wednesday next Miss Slater, daughter of the shoe

HAS NO STANDING IN COUT.

Washington, Feb. 2-The Supreme New Legislation Requires . Workmen and Employers to Sign Special Contract. None But Civil Service Employees Escapes. Amusing Strike of Unemployed in Amsterdam.

Washington, Feb. 2—The Supreme continental washington, Feb. 2.—An astounding disclosure is said to be pending in connection with the investigation of the absorption of the Tennessee cover from a customer for the value of the goods that the latter purchased. States Steel Corporation. Copies of Justices Brewer, White, Peckham and Holmes dissented

The Hague, Feb. 2.—Strikes and lockouts prevail in many parts of the first time, laid down the broad among the assets of the company are

rer and dismissed the bill, which judg-ment was affirmed by the court of ap-

It came before the Supreme court on the maid-servant, is subject to the a writ of certorari, granted more than terms of the law, the only except a year ago. The Continental Wall with Pistols With Fatal Result.

Paper company is what is known as a vice and in the army and navy and helding company for the National Wall Berlin, Feb. 2—A duel with pistols Paper company is what is known as a holding company for the National Wall

Berlin, Feb. 2—A duel with pistols the merchant fleet and for labor con- Paper company and other manufac- was fought Monday near Frankfort-on tracts already existing by law. Even tuters of wall paper. It was formed the Main between Baron Von Oertzens. newspaper workers are subject to the in 1898 under the laws of New York, an infantry captain, and Lieut. new statute, the general journalistic with a capital of \$200,000. It controls Stouckrad, of the reserves. The latter thirty factories in New York, Pennewspapers and their writers just as sylvania, New Jersey and Massachusin the case of mistresses and maids, setts, producing 98 per cent. of the ing Baron Oertzens' absence at the Much confusion exists throughout the domestic output of wall paper.

U. S. POACHERS ON NIAGARA. Exchange of Shots Between Canadian

Patrolmen and Illegal Fishermen. overnment officers and fishing poachers in the Niagara river in which rifles and shotguns were used was re-ported to Superintendent Tinsley of the Ontario Department of Fish and Game. Chief Officer T. J. Briggs of Black Rock advises that on Saturday night provincial officers patrolling the

e-organization plan to the naval af-

Triple Capital for South Africa. Capetown, Feb. 2-The convention now being held here with the object of formthe headquarters of the judiciary.

U.S. Armada Now at Gibraltar.

AN ASTOUNDING DISCLOSURE.

JURY DISAGREED IN THE
New York Financiers Make Big Haul
On Deal Put Through.

AN ASTOUNDING DISCLOSURE.

JURY DISAGREED IN THE
to dip into his own pocket to that
to dip into his own pocket to that
extent.

It was for the jury to decide whethare yorker the circumstances. Laind was

A CHICAGO WOM filegal Company in Restrain of Trade New York Financiers Make Big Ha Cannot Collect Under a Contract. On Deal Put Through.

Washington, Feb. 2.-An astour

lockouts prevail in many parts of the country owing to the disputes between employers and employers in restraint of trade practically has no standing in country when it attempts to enforce contracts that are made in connection with labor contracts. The trouble has been precipitated by the new labor law, which goes into effect today. The law requires all employ-The case was brought by the Continental company to collect a bill of \$56.

762 for wall paper sold to Louis Voight & Sons company, of Cincinnati. The latter demurred to the bill on the ground that the Continental company was a combination in restraint of trade and could not maintain the action.

W. Perkins and J. P. Morgan and Co., was entirely altruistic, and was undertaken simply for the purpose of saving certain financial interests in New York from destruction and to stop the panic of 1997.

This altruism, it is believed netted the Steel Corporation \$670,000,000 profit by the vaue of the ore alone, to ers are taking advantage of the hard and could not maintain the action. If the trial court sustained the demur-

DUEL OVER AN ELOPEMENT.

close friends until Lieut. Stuckard dur the latter's wife. The parents of the baroness traced them to New York nd vainly tried to persuade their laughter to return. Baron Oertzens subsequently

ed a divorce, but this had hardly been granted when Lieut. Stuckard quarrel led with the woman, whom he forsook leaving her in America, and returned to Kreuznach, where his father, a re tired general, is now burgomaste Oertzens immediately challenged him himself to his superiors. Probably the

Limiting Secret Service Investigation.

Washington, Feb. 2.—What coness did today: In the senate SenaTrunk Pacific at Cochrane, taking in

Leird, whom he claimed it had been that been the paid Mr. Laird.

Power of office for his own personal profit and gain. He asked the jury

J. M. Young, Trunk Pacific at Cochrane, taking in profit and gain. He asked the jury the next witness call-the new silver country, Gowganda in-by their verdict to strike a blow for ed by the defence, gave evidence as c'uded, a distance of 160 miles. This clean municipal government and to the purchase of certain property

fairs committee.

The belated messengers in charge land relative to the disastrous earthled and reports emanating from Engand they found no reason to place the arms construction of a lock canal at cost of construction of a lock canal at the extravagant figure mentioned by some critics of the plans under which some critics of the plans under which the work is being done. In round fig.

Grant B. Schley, of Moore and but no serious damage was done. It was reported at the moment the

the figure of \$550,000,000, set by some who claim that the cost will reach this student of the present plans are persisted in. The vital point in the construction of the lock canal are the Gatun and Laboca dam. Both have been criticized as impracticable engineering projections. The inspection of the dam to day, with the result that it is declared quite feasible, has set aside one of the greatest objections and it is believed that the engineers will find the Laboca dam. URGE COMPULSORY TRAINING.

National Service League Take Advanged to the figure of \$550,000,000, set by some who claim that the cost will reach this study associations formed under the Aldrica was a currency information and currency associations formed under the Aldrica was an every good missionary after the days' illness. Winnipeg, Jan. 31.—Canon W. Alfrica was alreaded in Saturday after both the evidence given to prove publication, holding that he considered it should on Saturday after which the establishment of the letter winder that law. Sample was a first a spirited deal on Saturday after both as the evidence given to prove publication, and Laboca dam believed that the legislation of the sample of the course in St. John's college. Winnipeg, Jan. 31.—Canon W. Alfrica with the residence in the considered it should on Saturday after both and the evidence given to prove publication, and Laboca dam believed that the bouse of the course in St. John's college. Winnipeg, Jan. 31.—Canon W. Alfrica with the residence in deal with the evidence brought forward to publication. His lordship then proceeded to deal in deal with the evidence brought forward by the defence in support of the sample was a very good missionary and was a very good missionary a

All-British Labor Conference. Canadian Associated Press. London, February 1.—The execu-being the most important part of the tive of the Labor Congress has been plea of justification made out by t question of which city shall be the capi-tal, which threatens to wreck the whole Labor and Socialist organizations throughout the empire favor the holding of an all-British labor conference in 1910. Taken on the whole, the resolutions of the Congress show an increased desire that the party should devote itself to the work of

EDMONTON BULLETIN, THURSDAY, FEBRUARY 4, 1909.

being out twelve hours the jury in the Laird-Scott libel case reported to the court that it was unable to agree on a verdict. The foreman told Judge Newlands the jury had reduced the charges to that of Laird having received five hun-\* dred for his city campaign \* fund, and found him innocent profit. The judge asked wheth-

Newlands handed the case to the jury. Almost the entire morning was devoted to the examination of Laird, the private prosecutor. Mr. Laird described as liars J. M. Young, J. F. Bole, M.L. A., and other witnesses for defence.

He denied that he had ever been the case to the jury case.

\$10,000 to help Mr. Scott in this case.

Questioned further as to his relations with Mr. Laird the witness stated they were necessary as Mr. Laird was the strongest man on the council and he could not afford to run up against had gone and told Mr. Scott of the proposal.

Saw his mother fall, end then he was taken away and kept in ignor-account they were necessary as Mr. Laird that he had never done anything of the sort and did not propose to. Immediately after Mr. Laird left him he had gone and told Mr. Scott of the proposal.

the new law will greatly americate the process which the greater springed restricts from the committee appointed or the cutsting unrest was the strick of the unemployed. This humorous affair took pace in Amsterdam, where the appointed or the process of the unemployed. This humorous from the committee appointed to the committee appointed to the committee appointed to the process of the uncomplexed of the process of the uncomplexed of the uncomplex

cluded, a distance of 160 miles. This would give the shortest route to Winnipeg when the Grand Trunk Pacific is finished.

P. J. Nolan for Laird spoke for over an hour and a half, his address being interrupted by the adjournment of the deal the property stood in his interrupted by the adjournment of the deal the property stood in his in the deal the property stood in his with Southern Spain is uninterrrupting to Mr. Scott, who would suffer leges consisted in getting water and reports emanating from Engineering if it went against him. To nections and the removal of the

thing.

The Judge's Address.

His lordship's summing up to the jury, which occupied upwards of an hour, was a clear and masterly presentation of the facts and a summary of the low. the work is being done. In round figures, the cost of the lock canal was originally placed at \$145,000,000. The engineers may find that this estimate was too neers may find that this estimate was too committee tomorrow in the Tenness which have been encountered, but they do not believe that it will reach a much do not beli jury that there could be no doubt as to the libellous nature of the letter

J. M. Young and J. F. Bole.
Coming finally to the Dobson at
Fry charge, he laid emphasis on it defence. Two things he held had be

plainly proven, viz: that in the early Jackson and Fry with the city for the amount of \$27,400 had been raised to the extent of \$3,500, and secondly that towards the end of the year Mr. Laird had received from Dobson and Fry the sum of \$1,000 ,and it was for the jury to decide on the evidence before them whether that money had been improperly paid and received, and whether its payment was due to the \$3,500 raise in contract made earlier

in the year.

A Questionable Transaction.

Speaking of the testimony of Dobson and Fry His Lordship described the shareholders on the last half of 1903. In an official circular he intimates that the matter has been carefully considered by the directors, but in view of the heavy losses of the company in the Fernie fire, as well as a general depression, they have decided that the profits did not warrant dividends.

Mixed Marriage Announced.

Montreal, Feb. 1—The society sensation here is the natural welcome.

Tisher's gave them a hearty welcome.

Fire in Carberry Home.

Carberry Home.

Fire in Carberry Home.

Carberry Man., Feb. 1.—Shortly after midnight the brigade was called today to dig up the streets and to erect poles in defiance of the control of

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Lordship's concluding remarks, Judge vision had Mr. Young not been in a with biting incisiveness lescribed as highly improper the action liens. of a man occupying the position of mayor in approaching contractors in

ders were locked up for the night.

Third Day's Evidence.

Regina, Jan. 31—The end of the third whether or not this five hundred was used for his personal profit. The judge asked whether there was any possibility of an agreement being reached, and upon being told there was a not he discharged the jury and ordered a new trial.

Agreement being reached, and upon being told there was the discharged the jury and ordered a new trial.

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Agreement being reached, and upon being told there was the discharged the jury and ordered a new trial.

Agreement being reached, and upon being told there was the prosecutor, witness J. J. Fry on Saturday morning denied that he had ever the new of the window of Mr. Laird, said the witness, came to his office one day last spring, in April, and after speaking of the excellent deal into the window of Mr. Laird, said the witness, came to his office one day last spring, in April, and after speaking of the excellent deal into the window of Mr. Laird, said the witness, came to his office one day last spring, in April, and after speaking of the excellent deal into the window of Mr. Laird, said the witness, came to his office one day last spring, in April, and after speaking of the excellent deal cross here would like to get them specified for the parlia, and after speakin

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Regina, Feb. 1.—The last day of the higher like hi

It was for the jury to decide whether under the circumstances Laird was financially benefited by the payment. In conclusion his lordship remarked that it was, to say the least, unfortunate that Mr. Laird, then occupying him Judge Orders a New Trial—The s500 Received by Laird is the Sticker.

It was for the jury to decide wheth-s22,000.

When cross-examined, the witnes admitted that when he purchased the property from McInnis he had collected \$600 commission, none of which, however, had been handed to Mr. Laird, as he did not consider it was coming to him.

Saz,000.

When cross-examined, the witnes financially benefited by the payment. In conclusion his lordship remarked that the no occupying that it was, to say the least, unfortunate that Mr. Laird, then occupying the position of mayor of Regina, had followed the course he had in going for money to contractors at that time satern Annex, then gave evidence to Mr. Nolan, for the prosecution makengaged in contracts with the city.

Mr. Nolan, for the prosecution makthe effect that he would not have purng some remark with regard to His chased the property in that subdi-

> Laird's Offer to Bole. mayor in approaching contractors in the way Mr. Laird had approached Dobson and Fry.
>
> The last witness of the day was J. F. Bole, M.L.A., for Regina City, who gave an account of an offer made to him by Mr. Laird to secure the use the ing before the mirror in her sleep-

paid by the parties incurring \*

ing to an alien citienship of the United navy or the marine corps.

Sprinkling System Burned.

A CHICAGO WOMAN

Brother of Mayor Busse Accidentally Causes Death of Mrs. Tuckereral Girard. Accident is Most

Chicago, Ills., Feb. 1.—George. Busse, brother of Mayor Busse, last evening shot and killed Mrs. Flora Elizabeth Tuckerman, daughter Brig-General Alfred C. Girard, U. S. A., retired, in the fashionable The jury retired at a quarter to tell o'clock and by n. elhre, and sh z z o'clock. At midnight they were still not agreed and by His Lordship's orders were locked up for the night.

him by Mr. Laird to secure the discrete use ing before the mirror in her sleep-of sand, lime brick in the new legislative buildings, for which Mr. bed room of his mother's apartment directly across a ten foot stairway.

Mr. Laird, said the witness, came to The bullet crashed through the

liars J. M. Young, J. F. Bole, M.L. A., and other witnesses for defence. He denied that he had ever been very friendly with Frye, but admitted that his was with Dobson's the largence was John Dobson, of Winnipeg, senior member of the late contracting firm of Dobson and Fry had gone to his own election fund in Regina city. His own subscription to the fund was with the same as that given by Fry. He admitted having personally given on the collected in all \$3,600, and he collected in all \$3,600, and he collected in all \$3,600, and Fry. The would not have and Fry. The same are that given by Fry. He admitted having personally given and Fry.

The next witness called by the defence was John Dobson, of Winnipeg, senior member of the late contracting firm of Dobson, Jackson and Fry. The story told by Dobson was substantiated that was given by Dobson and Fry had gone to his own subscription to the fund was given by Fry. He admitted having personally given and Fry.

Soon and he collected in all \$3,600, and he collected

how to use it. He opened it to see that it was loaded and then took i back to the room. Bertha went with ver. She was in the doorway and George was standing in front of his Washington, Feb. 2-As an inducement dresser when the gun went off. to fill the fast diminishing ranks of the George ran out into the hall shoutness to us that he was afraid he had not to make the control of the contr hurt some one and we followed States if he will serve five years in the into General Girard's flat. The first thing I saw was the General holding his daughter in his arms. I hurried down stairs."



## The Paint With The Long Life

Practical painters all agree that the life of the paint depends upon the life of the oil.

For Stephens Paint we select properly aged, pure Manitoba Linseed Oil—the toughest, most durable in the world.

To incorporate a greater quantity of this oil in our Paint we use pure Oxide of Zinc in addition to pure White Lead. While White Lead has many excellent qualities, which it is impossible to do without, it does not posses an oil carrying capacity equal to Oxide of Zinc.

Furthermore, the Oxide of Zinc preserves the oilgives it longer life-because it resists chemical action between the pigments and oil. This chemical action, if permitted, destroys the oil. Makes the paint chalky. Is the reason why White Lead Paints haven't the wear resistance of Stations which contains the proper proportion of Oxide of Zinc.

> It will certainly pay you to buy the Paint which possesses the means for retaining this oil for the greatest length of time. Get our interesting Free Booklets and color cards from the dealer mentioned below.