FRIDAY MORNING

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FRIDAY MORNING. JUNE 26.

TRUST THE OLD OR CHANCE THE

For those who regard the temper

ance issue in the election as of greatest

importance, the discussion, from any

practical point of view, must narrow

all other foreign countries.

#### THE TORONTO WORLD

JUNE 26 1914

MATCHES

ed7-

ed7

**POISONOUS MATCHES** 

poisonous white phosphorous matches

EVERYBODY SHOULD BEGIN TO USE

EDDY'S NON-POISONOUS

AND THUS ENSURE SAFETY IN THE HOME.

MICHIE'S

GLENERNAN

Scotch Whisky

A blend of pure Highland maits, bottled in Scotland

Michie & Co., Ltd., Toronto

Established 1835

n less than two years it will be unlawful to buy

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A consple of Sungine Effect in popular ra Cords, G Waffle Cle Other cho are Costus Swiss Mu Crepe Ve etc., etc.

See Our

All Popula

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Summer' heavy we Golfing Si Other We Day or N

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For \$9.00 In order to Staff occu we have only

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#### J.S. PLAYING PART they were right, it must follow as a for the ordinary citizen he must be IN ULSTER DRAMA

Firearms and Heiresses Subject of Amusing Debate in British Parliament.

## Canadian Press Despatch.

Judge's chambers will be head of Friday, 26th inst., at 11 a.m. Where an action has been transfer-red from a county or surrogate court to the supreme court a memorandum should be added to the record showing this fact, and the authority for the transfer, e.g., "This action was brought the Country or Surrogate Court of LONDON, June 25 .- American fireir the County or Surrogate Court of arms and American heiresses were the subjects of some amusing banter to-the County of — and was transfer-red to the supreme court under section 27, subsection 3 of the County Courts day between the rival Irish factions in t-or by order of the Hon. Mr. Justhe house of commons.

he house of commons. Premier Asquith was asked to take medial steps to prevent arms enter-tice A. B., under section 22 subsection 5 of the County Courts Act—or as the case may be." pecial steps to prevent arms entering Ireland from the United States, in response to the appeal of . John E. Redmond, leader of the Irish Nation-Wilson v. Clarkson - G. S. Hodg-son for plaintiff obtained order apalists, to Michael J. Ryan, president of the United Irish League, Phila-delphia, for aid to the Nationalist vol-unteers in Ireland. David Lloyd George, chancellor of pointing new day for payment in mort-rage action. In default defendant's in-

wilson v. Bruce-F. J. Dunbar for paintiff obtained a final order of forethe exchequer, who replied on behalf, of the premier, declined to make any ations on the subject to the Re Emily McFarlane deceased-J. R

Reaf for administrator obtained order allowing payment of \$459 into court to credit of Daniel McFarlane less costs of application fixed at \$20. Upon pay-ment in, administrationor and estate to nerican Government. Arthur Lynch, a Nationalist member. hen tried to carry the war into the nionist camp by inviting Mr. Lloyd orge to ascertain how much money nerican helresses had furnished to nent civil was in furnished to nionist camp by ment in, administrationor and estate to be discharged from all further liability. ment civil war in Ireland, but hilarious shouts from the opposition of "Where is Harcourt?" reminded him that there were American heiresses in

United States minister in London

Wounded in Final Rebel

Assault.

to twenty days. Costs in cause. British Empire Land Company v. Wesley-Stoneman (Masten & Co.) for plaintiff obtained leave to issue writ for service at South Fort George, B.C. **AT ZACATECAS** Time for appearance limited to twenty days. Costs in cause.

AT OSGOODE HALL

June 25, 1914.

Judge's chambers will be held on

Master's Chambers.

Before J. A. C. Cameron, Master.

Crucible Steel Company v. Folkes-A. Worrell, K C., for all defendants J. A. Worrell, K.C., for all defendants but Folkes; Outerbridge (Masten & Co.) for E. G. E. Folkes; H. Ferguson for plaintiff. Motion to dismiss action for want of prosecution. Motion disneantime. missed as case now entered for trial. Costs to defendants in the cause. Hassard v. Hassard—A. F. Wilson Bell v. Rogers.—J. W. Bain, K.C. for

Markham) for plaintiff moved for udgment under 0.56; H. E. Irwin, K C., for defendant. Style of cause amended as asked and judgment as asked with cests.

Titchmarsh v. Hager-J. D. Spence for defendant moved to change venue from Toronto to Cayuga. D. O. Cam-eron for plaintiff. Enlarged until 26th

Bank B.N.A. v. Canada Wire Cable Company-Lumsden (Parker & Co.) for defendant obtained order on consent dismissing action without costs.

Judges' Chambers. Before Kelly, J. Re Dominion Telephone Manufactur-ing Co.—A. T. Davidson, for liquidator,

obtained order discharging liquidator and cancelling bond.

asked enlargement. R. B. Henderson for defendant Murphy. Stands until Sept. 16 next. Injunction continued

plaintiff, on motion for order for re-ference. L. E. Dahcey (Goderich), for defendant, asked enlargement. En-largement as requested until July 7. Crocker v. Golusha.—J. W. Pickup, for piaintiff. on motion to continue in-junction. R. G. Agnew for defendant. Stands sine die pending negotiations for settlement. Injunction continued meantime. street branch of Bank of Montreal. Re Palmer and Reesor.—L. C. Smith for vendor. D. Urguhart for pur-chaser. Motion for order declaring whether there is our particles thing whether there is any restriction bind-Re Canadian Mineral Rubber Co. R. C. H. Cassels, for liquidator, appeal-ed from order of master in ordinary. W. B. Raymond for several claimants pality. Reserved. Bell v. Rogers. J. W. Bain, K.C. for defendant, appealed from report of master in ordinary. J. P. MacGregor for plaintiff. Reserved.

Re Abel Estate .- M. Grant, for trus-Re Abel Estate.—M. Grant, for trus-tees, moved for order confirming the appointment of Toronto General Trusts Corporation as administrators de vonis non of estate of late Robert W. Abel. Order made appointing Toronto General Trusts Corporation trustees as from this date in place of Davies, and authorizing them to execute confirma-tory deeds of the conveyances made by them

McConnell v. Murphy .--- G. Grant, for

plaintiff, moved for order continuing injunction. G. Bell. K.C., for defen-dant Marshall, asked enlargement. R. B. Henderson for defendant Murphy. Stands until Sept. 16 next. Injunction

Patton v. Murphy.-G. Grant, fo plaintiff, moved to continue injunction. G. Bell, K.C., for defendant Marshall,

whether there is any restriction bind-ing on Palmer, vendor, not to erect more than one house on lot 287, on south side of Pleasant avenue, Toronto. Judgment: In the form the matter is submitted it is sufficient to say that owing to the reasonable probability of litigation, as indicated by the notifica-'ion to that effect, the title in respect of this restriction is such that it should not be forced upon 'an unwilling pur-chaser, especially as the owners of the other four lots are not before the court. I do not make further order. This is not a case for costs.

GALT, June 26.—(Special.)—Major McCrimmon of Lond, Ont., recently inspected the cadets of Galt Col-legiate Institute. and on the same day they were presented with a flag. A picture of this event is reproduced in this week's issue of The Toronto Sunday World. The picture demon-strates the magnificent type of Cana-dians who go to make up these regi-ments. The Sunday World is for sale by all newsdealers. 55

\$3.95 Return—All Round Muskoka Lakea, Saturday, June 27th. Tickets good leaving Toronto on Grand Trunk 12.01 (noon) express, Saturday, June 27th, making direct connections at Muskoka Wharf with

dependent are they becoming that the of labor, and nothing worse for the formation of an international reserve, Conservative party could happen than available wherever needed, has been his defeat, with the impression that actually formulated. This may be de- would follow of Conservative enmity layed while the conflict for individual to organized labor. BUSINESS AND POLITICS. The Star points out that if Mr. Moss

and means. There is the indisputable WARWICK? fact that in nine years under Whitney Last night's meeting in Massey Hall, I. B. Lucas is a partner with Mr. W. rule the bars in Ontario have been rein the interests of the temperance duced from 2,800 to 1,600. Nothing campaign, was a bigger meeting than Mr. James Hales, a temperance Conduced from 2,500 to 1,500. like so much was done in a practical that of Tuesday night. There were servative. A man's business relations way for temperance by the Liberal more on the platform, and as on Tuesparty during its generation-long term day, every other part of the hall was of office. No modern statesman of any crowded, but not with voters. There breadth of view minimizes the evil of was a much greater proportion of wo-"the drink traffic and the drink habit," men present, and doubtless they were to use Sir James Whitney's phrase, as much stirred by the legend "Muniand it is evident from the long list of cipal Votes for Married Women," as amendments to the Licensing Act since by that hung on the opposite side of 1905 that the Whitney government has the hall, "Destroy the Treating Sysdone everything of a practical char- tem." But the meeting was a fine one acter that can be done in that way. The and Father Minehan, who was in the Liberal party suffers in the campaign chair, thought he could say without by its past actions or lack of action immodesty, that it was a more inspirwhen opportunity so often and so in- ing one, than the one of Tuesday, vitingly offered, and there is an un- "Two nights ago," he said, "we saw easy feeling in the minds of multi- humanity at its best; tonight we betudes that "abolish the bar" is not so hold Christianity at its best." much a moral watchword as a political Rev. Ben Spence made a frontal atwar-cry, and that after the war is over tack on the government by means of peace will be available on terms less a counter diagram by way of antidote

ongrous than the war-cry would imply. to the map issued showing the Mr. Rowell's clemency, in fact, might whitening of the black areas formerly prove to be in proportion to the magni- "wet," and now under local option. tude of his success.

The Toronto World natural consequence that any marked protected from exploitations, not accompanied by a corresponding fall in tions, but of capitalistic combinations. decrease in gold production will be on the morning newspaper published every day in the year by The World Newspaper Company of Toronto, Limited; H. J. Maclean, Managing prices. This, too, will be made all the Not only public services but private more evident thru the scramble for undertakings will pass under control gold now so markedly in evidence unless they are prepared to recognize that capitalists claiming rights must among the principal European banks. WORLD BUILDING. TORONTO. NO. 40 WEST RICHMOND STREET. For on that continent, if the present also acknowledge duties.

Telephone Calls Main 5308-Private Exchange contendency is maintained, gold will disappear from circulation quite as much, Branch Office-15 Main Street East or even more, than it has disappeared tive party has made a mistake in op-

in India. What the laws of India are posing the re-election of Mr. Studdoing in the case of individuals is holme in East Hamilton. Next to the turning down of Mr. McNaught in paralleled by what the policy of European nations demands for national Northeast Toronto, it is the greatest safety.

tactical error from which the party Between 1896-and 1912 the world's as a whole and its leader will suffer production of gold totaled almost six. Mr. Studholme has steadily grown in thousand million dollars, an annual favor with the members of the legisaverage of about three hundred and lature, and the government has no thirty-five millions. But for the last great cause to complain of a man who five years it has been merely station- supports it when he thinks it right, ary, at about \$455,000,000 per annum, and opposes it when he thinks it and is now showing signs of recession, wrong. Mr. Studholme tells the gov-

nless new fields are discovered and ernment the truth as he sees it, and opened. Except in Canada and Rho-desia, the prospects of even maintain-ing the yield are small, and the Rand, it the unpleasant but necessary truths the main source of supply, is becoming which partisan supporters would conincreasingly dependent on the smaller ceal. The truth is the enemy of no ore-bearing bodies. All civilized coun- man if his intentions are right. tries are now concerned about their Mr. Studholme has been a frank gold reserves, but so increasingly in- and outspoken exponent of the views

supremacy continues, but when the real community of nations is fully realized, this development from national policy cannot but ensue.

itself down to a discussion of ways IS THE DOMINION ALLIANCE A

be turned down because he also re-

#### ALDERMEN AND PUBLIC AFFAIRS

LABOR AND POLITICS.

It is very evident that the Conserva

ZACATECAS, Mex., June 25 .- After four days of preliminary fighting the final assault of Zacatecas took place today's issue, re "Postoffice Square," you state some matters that are really Tuesday, resulting in the capture of the city by the constitutionalists at not facts. First, the city council is

not "usually the least public-spirited body in Toronto." But, as you know, the aldermen have to preserve their votes especially after June, when not "usually the least public-spirited body in Toronto." But, as you know, the aldermen have to preserve their votes—especially after June, when rext year's elections begin to loom up. To compare such independent bodies as the board of trade, civic guild, etc. with city aldermen, is surely some stunt. No, sir, an alderman does not revel in sordid ugliness, but does this casualties at 500 dead and 800 wounded. The battle was the most hotly contested during the present re-volution in the belief of the leaders here. Fourteen thousand federals were with city aldermen, is surely some stunt. No, sir, an alderman does not revel in sordid ugliness, but does shake when he thinks of some broad-minded citizen getting on his platform next January with a list of his ites and the question, "Did you vote for that expenditure, Mr. Alderman?" Let here. Fourteen thousand federals were entrenched in seemingly impregnable positions.

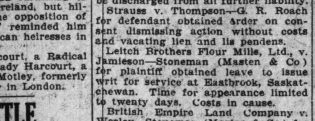
Five thousand prisoners were captured by Gen. Villa's troops. Twelve cannon, nine military trains, six thou-sand rifles and three carloads of can-non and rifle ammunition were capthe access will be available on terms less accounter diagram by way of antidote ingrous than the war-cry would imply. Ar. Rowell's clemency, in fact, might witening of the black areas formerly ude of his success. Against this there is the indubitable for of licenses, and the widening of the "dry" areas. The government, he is access that the ordit for the reduction of the widening of the "dry" areas. The government he is access that the ordit for the reduction of the widening of the "dry" areas. The government he

is to be turned out because he has a law partner who represents Mackenzie BLOODY BATTLE and Mann, Mr. Herbert Lennox should

presents Mackenzie and Mann. Hon. E. Raney, a Liberal candidate, and Thousands Reported Killed or

Canadian Press Despatch Editor World: In your editorial of

both camps. Robert Vernon Harcourt, a Radical member, is a son of Lady Harcourt, a daughter of John L. Motley, formerly



The liquor map of Ontario shows that outside the cities and towns there are liquor is dispensed over the bar, and government has been constantly mova ing in the curtailment of the liquor traffic. It is not going to change its policy. It has undertaken to keep on along the same path. Sir James Whitney made the following statement last Tuesday night, and it is worth atten-

There has never been a day when the Cabinet of Ontario has been in cession during all these ten years that the question of the liquor traffic has not been mentioned in one way or the other. If ever 10 or 11 men in this world endeavored to do what in them lay with reference to carrying out of a pledge with regard to the liquor traffic, the members of this government done it, and we will never make a petty party cry out of it.

The provincial secretary, Hon. Mr. Hanna, is the minister most directly concerned with administration of the liquor laws, and it is admitted on all kands that they have never been so impartially or so strictly administered. This is what he said in South Oxford the other day:

Let me say to the temperance people in the Conservative party, and outside of it-because that includes 90 per cent. of the people of this provine -who are anxious to see everything done that can be minimize the evils of the liquor traffic, that the end is not yet, and from time to time the government of Sir James Whitney will so on passing progressive measures as time may prove them to be ight, in order to minimize the evils of the traffic. Exactly what form that legislation will take I cannot say. We have never during political campaigns announced what our legislation would be. We have come to the floor of the house, stated what our position was, and before that session rose, that becomes law, and it will always be in that direction of further reduction of the evils of the traffic in On-

The question is whether the people will trust Sir James Whitney to continue a policy which has produced such satisfactory results in the past, or will they accept the representations made by a party which has done nothing in the past and which may be said to have been only recently inspired by Sir James Whitney's record with a desire to surpass it.

Those authorities that asserted and deponents admitted that five or six insisted that the great increase in gold times the value of their business was production, which characterized the paid by the tin can trust to secure its. previous years of the century, was re- monopoly and lay the foundation for sponsible, mainly, for the higher cost the profits it hoped to earn from the of living, may soon have the truth of public. Every day it is becoming this theory put to the test. For if clearer that to secure a square deal

the "dry" areas. The government, he affirmed, had hindered the cutting of TRAFFIC INTERCHANGE comparatively few areas in which of 408 licenses by means of the threefifths clause of the License Act, which these areas are diminishing annually he contended was a liquor-favoring, under terms which ensure that they and not a temperance-favoring, ordiwill never be enlarged. The Whitney nance. He also asserted that the government had received no credit for three years past from the Alliance for the enforcement of the liquor laws, the enforcement of the liquor laws, but that there had been a loosening and suggested, when the report came up of the administration all along the line Mr. Spence, as representing the Do-

minion Alliance, laid stress on the

point that whatever others had done, the Alliance had not changed from twelve years ago, when it denounced mate: and helped to defeat the Ross government. The greatest enthusiasm of the

meeting was aroused when he stated that they had gone again and again to the present government, and having received no encouragement, they now had knocked at the door of the opposition. Just whether the Dominion

Alliance shall prove to be the Warwick of the present election, Mr. Spence had no doubt, but Warwick had more than enthusiasm to constitute him a king-maker. Whether the Dominion Alliance has anything more solid is the issue to be settled on Monday.

#### CAPITALISTIC RIGHTS AND DUTIES.

New light on the devious methods pursued by capitalists who want to establish monopolies was cast in the course of the suit to dissolve the American Can Company. Testifying in Baltimore before the special examiner detailed for that purpose witness after witness told of the processes thru which the company attempted to acquire control of the industry. The evidence, as in many other instances, was gradual. Some competitive plants were acquired at extravagant prices, and, when the hold became big enough, other less favored plants were starved into submission. Unfortunately, however, for this particular combine, its members have not been able to prevent the establishment of competitive

plants. This, however, in no way affects the general value of the evidence adduced in this particular case. Witness after witness testified that he had received prices for his business far exceeding its real value. For example, \$100,000 in cash and \$100,000 in stock of the Can Company was paid for machinery that originally cost \$18,000, the rest GOLD PRODUCTION AND PRICES. representing so-called good will. Other

buildings in the street fighting. WOULD SWELL REVENUE

According to the report of Works Commissioner Harris, interchange of traffic between the Toronto Street Railway and the civic car lines would increase the net revenue of the latter y 6,002.75 a year. Mayor Hocken did not thing that the board of control vesterday. that Controller O'Neill's proposal to increase the fare on the civic lines to

21/2 cents would better solve the prob lem of increasing the revenue of the city's service.

Following is the table on which Commissioner Harris based his esti-Progressive party: Present Average With Exchange

Fares. of Traffic. Number of Fares 8,366,470 8,366,470 Receipts .... \$145,598,19 \$151,600.94 Cost of oper'n. 351,440.89 351,440.89 Deficit ..... 205,842.70 199,839.95 MILITANTS' ARSON SQUAD

TRIED TO BURN CHURCH

Canadian Press Despatch. BELFAST, Ireland, June 25. — An "arson squad" of the militant suffrag-ettes caused extensive damage to the Episcopal Church at Ballylessen, near nere, at, an early hour today. The lestruction of the entire church was averted only by the timely arrival of the sexton, who succeeded in exting-uishing the blaze. He found quantities of burning petroleum, fire lighters, grease, and cotton wool littered around, while the woodwork of the building had been thoroly drenched with petroleum,

AND HE DID

WHAT AN UGLY DOG! I VE HEARD THAT IF YOU LOOK ONE IN THE EYE, HE WONT BITE YOU

ing with in any way the sale in the City of Toronto of the publication of plaintiffs, known as "Life." I. S. Fairty

\$3.95 All Round Muskoka Lakes, Canadian Pacific Railway, Satur-day, June 27th.
This is a golden opportunity to take advantage of a four-day outing on the beautiful Muskoka Lakes. Tickets good going via the "Bala Week-end," leaving Toronto 1 p.m., Saturday, June
C. for defendents, asked anlargement

27th, valid returning all trains up to and including Tuesday, June 30th. Particular attention is called to train leaving Bala 8 p.m. Sunday only, ar-riving Toronto 11.30 p.m. Particulars from C.P.R. ticket agents. 56 July 7 next. ROOSEVELT BACK IN POLITICS. White v. Bennett,-R. G. Agnew, for

No costs. plaintiff, on motion for injunction. A. W. Langmuir for defendant. Stands OYSTER BAY, June 25 .- Col. Theodore Reosevelt announces his return to the political field as leader of the the political field as leader of the the tement.

Hatfield v. Hatfield .-- W. R. Smyth. ners for points on Muskoka Lakes. Only \$3.95 return from Toronto. All tickets are valid returning until K.C., for plaintiff. moved for judgment. No cne contra. Judgment referring to master in ordinary to ascertain amount due and ordering payment of amount Tuesday, June 30th. Full particulars and tickets at City Ticket Office, northwest cerner King and Yonge streets. Phone Main 4209. found due with costs. Master also to determine question of consideration of

note Re Fagan and Sonshine .-- M. HOME NEEDED FOR DEFECTIVES. Brown, for vendor, moved for order declaring that vendor can make good title. D. W. Jameson for purchaser.

In the report of the Social Service Commission, submitted to board of control yesterday, there is a strong ecommendation for the establishment H. E. Irwin, K.C., for five claiman Order that on registration of lost deed, now found, vendor can make good title. Order not to issue for a week to allow of a home for mental defectives. After six months' operation in 1914 there were 3569 families registered at the claimants to consider changed situation

central charity bureau, at May 1. It is estimated in the report that the property of the commission is worth \$1.550,000, while receipts during the year amounted to \$376,498.28.

Before Kelly, J. Richardson v. Jackson.-R. D. Moor-Roos v. Swarts.-F. Aylesworth, for head, for plaintiff, obtained injunction utes of the to typewri year's class The follo have passe have been mas by the Beckle I Georgina Annette Le Moffatt, El NEW TRA

Passenge and Atherl ty of tra daily exce a.m. and f only at 1.1 illia 6.45 a This off alternative Train e class co cars. Tickets be secured Ticket Off

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Is the ideal home ale. Pure, healthful and invigorating. A tonic and mild stimulant. Good for the hard worked business man and for the woman with household cares.

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Bright, sparkling and delicious, O'Keefe's Special Extra Mild Ale will never make you bilious. Full Bodied, Properly Aged, Rich and Creamy and yet mild in stimulating properties and a little better than any other brand.

In ordering from your dealer, do not say simply Extra Mild Ale but O'Keefe's Special Extra Mild and insist that nothing else is "Just as good".

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