

**\$15,000** Warehouse—Colborne St. and basement—each 130 square feet—four stories apart.  
**H. H. WILLIAMS & CO.,**  
26 Victoria Street.

TWENTY-SIXTH YEAR

# Attorney General to Open Cobalt

### TAKING UP THE FIGHT OF LONE PROSPECTORS Will Issue Writ by the Hundred

Will Test in the Courts the Legality of Claims Held by the Temiskaming and Hudson Bay Mining Co., Limited—Properties Involved Said to Be Saleable at \$10,000,000—150 Writs to Be Issued.

A sensational move on the part of the attorney-general, Hon. J. J. Foy, to open up a large area of the Cobalt district, which, it is claimed, has been illegally "blanketed," will be inaugurated this morning when Mr. Foy, of Pinkerton, Clute & Cook, will issue a first instalment of writs on a wholesale scale.

By noon 50 writs will have been issued at Osgoode Hall; by 6 o'clock it is expected there will be an additional half hundred, and on Monday a third instalment of a like number.

It was ascertained last night by one interested that full list of writs is in the district is affected by the action taken, and that the property could be easily sold to-day for ten millions of dollars.

The action is a result of representations made to the government by miners and prospectors concerning the holdings of the Temiskaming and Hudson Bay Mining Co., Limited.

As told to The World last night, this company was organized and incorporated during the final months of the Ross government. Under the provisions of an act which passed in 1904, it was empowered to locate 640 acres of land for mining development.

It is alleged that not only was this allotment taken up, but that the eleven same person, and on the same day, made a similar claim, thus resulting in a breach of the mining laws.

As a result, "The World" was informed, the company was ordered to make a declaration of trust, handing over these claims to the company in full discharge of the breach of the mining laws.

Now the attorney-general proposes to test the legality by bringing the whole question before the courts for their award.

Mr. Pinkerton, when seen by The World, admitted that he was under instructions from the attorney-general to proceed as above stated.

"Mr. Foy," he said, "will not tolerate the blanketing of the section of Cobalt, as has been charged, and is determined that in this respect, the vital rights of the mining public will be safeguarded. It will open up as much of the land as is available, his power. He wants to have a thorough investigation in the courts."

There are a large number of mining men from Cobalt in the city now in connection with the matter. The company is claiming the land which it has troubles with prospectors over its offer of 20 per cent. bonuses to prospectors who discovered claims in its properties.

The directors of the Temiskaming and Hudson Bay Mining Co. are New Liverpool men.

# Arbitrators Who Can't Agree

## IN JAMES BAY RAILWAY AWARD REASONS REFUSED THIRD MAN

Offer S. W. Armstrong Less Than Company Was Willing to Give for Right of Way—'Bald Award' Will Be Contested.

The arbitration between S. W. Armstrong of 1015 concession 8, East York, and James Bay Railway regarding the indemnity for a slice of the former's fine 200 acre dairy farm—out of by the railway, resulted in an award to Mr. Armstrong of \$1170, just \$250 less than he was offered before the arbitration. The owner of the farm, which is valued at \$200,000, is, as might be expected, dissatisfied with the award, and has already notified the railway company that he will contest the award.

The railway, on its part, is also dissatisfied with the award, and has already notified the arbitrators that it will also contest the award.

Mr. Proctor says: "Finding I would not consent in my conclusions, I asked the arbitrators to refer the matter to a third man. They declined and intimated that they would only determine the amount without giving the grounds of their award. They declined and intimated that they would only determine the amount without giving the grounds of their award. They declined and intimated that they would only determine the amount without giving the grounds of their award."

**LYND GOT MONEYS FOR ELECTION FUNDS**  
\$100 FROM W. B. ROGERS; \$75 FROM ARTHUR DINNIS

Architect Lennox suggests it to one of his contractors and council, and architect says that, if so, they were of unimportant moment, and but probable part of his own constant dealings with contractors and council.

There have been rumors floating around, vague and intangible, but mightily persistent for all that, general to do with the furnishing and general fitting up of the new city hall which is being erected by the city on the corner of Bay and Dundas streets.

Mr. Lynd testified in the box yesterday that he received a payment of \$100 from W. B. Rogers, one of the contractors, and another payment of \$75 from Arthur Dennis, one of the council. He also testified that he had secured contracts from both firms in each case, a considerable time after the awards had been made.

Mr. Lynd then belonged. He testified that he received them on the understanding that they were contributions to his election expenses. Dr. Lynd absolutely denied having received \$500 from Arthur Dennis, contractors for fire extinguishers. He also testified that he had received \$100 from Rogers & Co., contractors for the new city hall.

Mr. Harris asserted that Dr. Lynd had not asked him for money, but he had been asked by Rogers & Co. for \$500. The inquiry goes on at 10 o'clock this morning when W. B. Rogers will appear in the stand as will also Mr. Graham.

**INDIAN MURDERER HANGS**  
HIS FRIENDS FAILED HIM

Kamloops, B.C., Jan. 5.—(Special)—In the jailyard here this morning the sentence of death was duly executed upon the Indian, Alexander Chelwina, otherwise known as "Wild Alex," tried and convicted at the autumn assizes of the murder of a fellow-tribesman known as Old Hopkins, the murderer went to his death with stoicism, making no statement. He professed the Roman Catholic faith in his latter hours.

The crime for which "Wild Alex" paid the penalty with his life was committed in a camp near Okanagan Landing, in May last. The two Indians together with a third, Pierre, and the wives of Pierre and Alex, had gone to their usual work, and about the camp fire they were drinking and drinking heavily. Hopkins had drunk with Alex and Alex became enraged. The party broke up with Alex leaving to take his wife to their own quarters.

He returned with practically no profanity words shot Hopkins dead with a revolver. Rosamine, the wife of Pierre, witnessed the shooting, Pierre having gone to sleep. He awakened to find Alex with a revolver at his head, and he said, "I will shoot you, too," he said, "if you are not my more a friend or mine."

Pierre subsequently testified that Alex said: "I will kill you and then I will burn the houses." He further said: "I shot Hopkins and now I will have no friends."

Pierre, in fear of his life, pleaded with the murderer. "Go slow, Alex," he said. "No one knows you killed Hopkins and we will never tell."

Pierre refused to help dispose of the body, saying to Alex that he had killed him and must do the work himself. He assisted at the disposal of the body from the river.

"Wild Alex" made no attempt to dispute the evidence. He merely expressed content for the witnesses who had pronounced silence and then fold of his crime.

"Ligh—lars" was his only comment.

# AUDITOR CROSS REPORTS

His Investigation into York Loan Affairs Handed to Mr. Foy.

The report of W. H. Cross, appointed by Attorney-General Foy, to conduct the books of the York Loan Company, was yesterday handed to the minister.

After perusing it, Mr. Foy informed the newspaper men that he wished to confer with Mr. Cross on certain matters contained in the report before making it public.

"Does your report recommend any one?" The World asked investigator W. H. Cross last night in connection with the York Loan inquiry.

"That I will not say. It would be a gross infraction of my duty to disclose the report. I do not know what action Mr. Foy might take," was Mr. Cross' reply.

To-night a meeting of the local York County Loan shareholders to consider the report and take up the possible reorganization of the company and they hope for some friendly arrangement for the liquidation to be transferred to go under the Ontario, instead of the Dominion Act, and thus enable them to carry out their idea. The committee will back up any feasible plan to reorganize the company.

Bicknell & Bain, on behalf of clients, have given notice that application will be made to the court to reorganize the company and to incorporate a new company for the shares held to be exchanged for shares of the new company.

**NEW JAP MINISTRY**

Tokyo, Jan. 5.—Appointments to the new cabinet were today authoritatively announced as follows:

Prime Minister, Marquis Katono.

Minister of foreign affairs, Count Tanaka.

Minister of the interior, Yamagata Isaburo.

Minister of finance, Sakatani Yoshino.

Minister of marine, Vice-Admiral Saito Minoru.

Minister of war, Lieut-General Terachi.

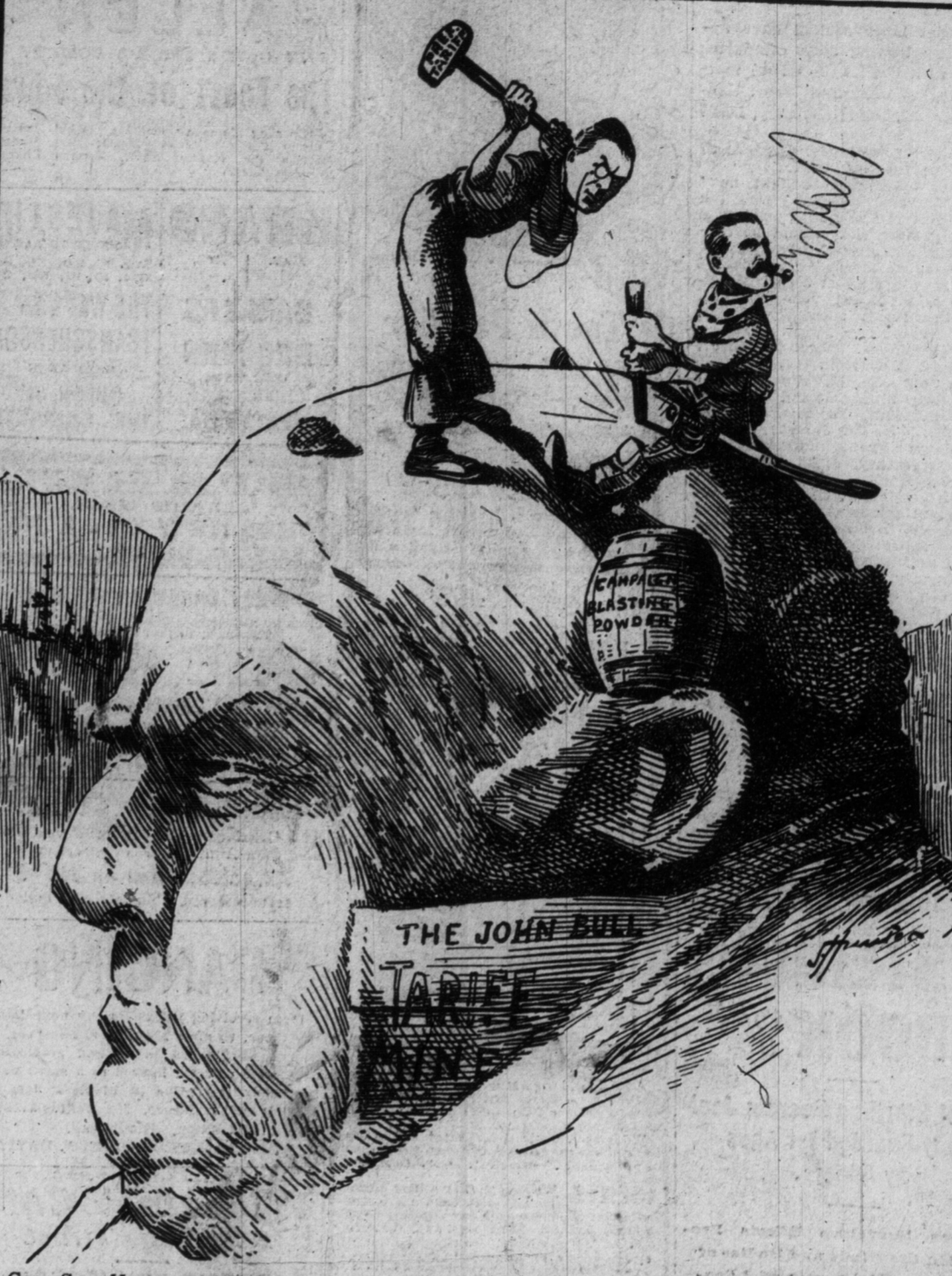
# BRITAIN PROVES AN ALIBI

Fleet Was at Hong Kong When That Battle Was Fought.

London, Jan. 6.—Referring to the statement of Admiral Rojestvensky that the British fleet in far eastern waters intended to crush the Russian fleet in case the Japanese failed to do so at the battle of the Sea of Japan. The Times this morning points out that the British fleet at the time of the battle was at Hong Kong, and that there were only one cruiser and a dispatch boat at Wei Hai Wei.

Special for Saturday, 3,000 fresh loaves at 30c. per bush of 25. Simmonds, 268 Yonge street.

# "ME 'N' JOE"



Col. Sam Hughes: "Say, the hardest political rock I ever struck in Victoria County wasn't a marker like this."

# MR. LENOX CANNOT REMEMBER ROGERS AND DINNIS INCIDENTS

Architect Says That, If So, They Were of Unimportant Moment, and But Probable Part of His Own Constant Dealings With Contractors and Council.

"I don't think they will find enough evidence of wrongdoing to justify one day's sitting of the court," declared Architect E. J. Lennox last night, with reference to the investigation now going on into the way in which certain contracts were let at the time the city hall was being fitted up.

Speaking of Dr. Lynd's statement, that he (Mr. Lennox) advised him to see W. B. Rogers, from whom Dr. Lynd received \$100, by his own testimony, Mr. Lennox said that he had no recollection of having done so.

At the time he was in constant dealing with contractors and council, and the incident was of a kind that he might easily forget an hour afterwards, he said, he had no recollection of the incident.

He said he was aware a month ago that Mr. Dennis would make such a statement.

# NEW INDUSTRY FOR TORONTO.

Unique Bottle Invention Will Be Exploited by a Company of Americans.

John G. Somers of New York, who has been in Toronto recently in connection with the organization of a Canadian company to exploit a recent German invention of a patent non-refillable bottle, left the city yesterday after having perfected the necessary details of the proposed business.

The necessary capital to manufacture the bottles on an extensive scale will be provided entirely by the American syndicate, and the proposed capital of the company is said to be \$200,000, two-thirds of which will be fully paid up.

# THE PARIS BARBER SHOP AT 60 KING ST. EAST

Noted for its hair cutting and styling, it is one of the best and most complete in the city.

Special for Saturday, 3,000 fresh loaves at 30c. per bush of 25. Simmonds, 268 Yonge street.

# IRELAND'S PART IN FRAY

## THE SUBJECT FOR DISCUSSION

### IS AN ANGELIC CALAMITY

PRINTERS WIN IN N.Y. | THREE FIRMS GIVE IN  
About 150 Strikers Go Back to Work To-Day—Connecticut Stubborn.

New Haven, Conn., Jan. 6.—Strikes of the members of the Typographical Union have been in force in several Connecticut cities for many weeks, and the situation remains to-day practically at a standstill and quiet as it was at the beginning. In Hartford the contest has been directed against many of the book publishing firms, and these being members of the Connecticut Typothetae have steadily refused to accede to the demand. They have taken the attitude of non-interference, and the book publishers, who are generally ready to give in, have been handicapped on routine work, and state officers' reports, which usually are ready by the first of the year, have not yet gone to press.

A Break in New York

New York, Jan. 6.—Over 150 of the striking printers of this city returned to work to-day. They were taken back by two shops belonging to the Typothetae, the organization of employers which is opposing an eight-hour day and the closed shop principle. The firms which yielded to the new scale of hours are A. G. Sherwood, Tinsley & Co., and the Hellenbeck, Crawford Co.

# Winston Churchill Says That It Is No Time For a Change as Yet. But That Fair Consideration to the Irish Problem Is Assured

London Jan. 6.—(Associated Press)—Ireland's fate in the present election is raising an interesting problem. While the Conservatives are doing their utmost to foment feeling in the country against the Liberals, the groups of Irish home rule tenders, a tact agreement, it would seem, has been arrived at between the Liberal and Irish leaders to defeat the tactics of the Conservatives. Ireland still remains quiet.

Michael Davitt, speaking at St. Helen's to-night, said: "Ireland is in a state of angelic political calm. In no less than 78 out of her 102 constituencies, not a Chamberlain nor any of its kindred labor dare intrude his political nose."

While the Irishmen are thus avoiding any excitement of public feeling the Liberal leaders are speaking also in one voice to the effect that home rule is impossible in the next parliament in fact that it is impossible until the country has had an opportunity of giving a special mandate on the question. Mr. Burrell, president of the board of education, and Mr. Winston Churchill, at Manchester, both to-night expressed this view. Mr. Churchill making this interesting pronouncement on the question: "Time has largely vindicated the views held by Mr. Gladstone in 1886. While there never was a time like this, or any other, when the great mass of opinion is arrayed against anything in the nature of a startling plunge in the Irish policy, there never was a time when a greater number of sensible, patriotic people were prepared to give fair and unprejudiced consideration to Irish affairs, when the great mass of opinion is arrayed against anything in the nature of a startling plunge in the Irish policy, there never was a time when a greater number of sensible, patriotic people were prepared to give fair and unprejudiced consideration to Irish affairs, when the great mass of opinion is arrayed against anything in the nature of a startling plunge in the Irish policy, there never was a time when a greater number of sensible, patriotic people were prepared to give fair and unprejudiced consideration to Irish affairs, when the great mass of opinion is arrayed against anything in the nature of a startling plunge in the Irish policy, there never was a time when a 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