

The Toronto World

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MR. ROWELL'S OPPORTUNITY.

Does Mr. Rowell, leader of the opposition in the Ontario Legislature, wish to make a hit? Does he wish to stand well with the people of Toronto? If he does, let him espouse their cause. If ever there was a grievance to take up, it is the grievance of the thirty-five thousand ratepayers and strapholders of Toronto who pay most of the taxes and yet have no voice on money bylaws or bylaws looking to an expansion of the city to as to make rents cheaper, and get a better street railway service and single fares!

The great bulk of the citizens of Toronto are badly in need of a public utility commission to handle their traction and other problems; they are in need of power to expropriate the radial franchises now within the city; they are in need of power to make a special and independent line for the entrance of radials under civic control, notwithstanding any franchise the Toronto Railway may have, provided reasonable compensation is given. The people of Toronto are also in favor of tax reform, so that those who hold land for the unearned increment shall pay taxes accordingly.

Now these are big measures, greater to our mind than some of the moral issues that are up, also the temperance question is well worthy of study. But what people think most of is their pockets; how men who have to earn their living can get the most for their money in the way of public conveniences. The people of Toronto to-day are badly treated in many ways and can only have relief by some kind of legislation.

Nobody is able to do more for the people of Toronto and his fellow-citizens in Toronto than Mr. Rowell, if he will but put it up to the legislature. He can make every one of the eight members representing the city jump "to beat the band" if he shows how little they have done for the municipal welfare of the inhabitants of Toronto; and can make friends by the thousand with the people of Toronto if he takes up their cause. The men who sit in the legislature for the city might as well be in Timbuctoo as far as championing the rights of the people and their municipal privileges is concerned. Hardly a single Toronto man in the legislature has made a specialty of municipal rights and municipal law, although this is nearly everything in provincial affairs.

What the Ontario Legislature wants is a lawyer and a leader in regard to municipal law of the capacity of Mr. Harry Drayton, now chief counsel for the city. Mr. Rowell could make himself that kind of a man in just about two speeches in the legislature, and then by following it up he could be a real leader and champion of the great, ordinary everyday man!

More than one-fifth of the people of Ontario live in Toronto! Be their champion, Mr. Rowell!

DOG IN THE MANGER.

The Mount Pleasant Cemetery Trust is bent on preventing the public from getting a road thru the cemetery. Several times York Township and North Toronto Councils have endeavored to meet the trust in an agreement, but the latter has shied off at a tangent, just when the deal appeared to be about to be closed. The latest obstacle put in the way of closing the agreement is a clause inserted to the effect that should a new bridge be required over the Belt Line Railway, it must not only be of steel and concrete, but the plan must be accepted by the trust. The clause is too absurd and arbitrary to be accepted. The trust cannot be allowed to act as a dictator no matter how much they would like to do this. If the cemetery people will not consent to a fair agreement, and, if necessary, submit any differences between them and the municipality to the arbitration of, say the railway and municipal board, then the legislature must intervene and see that such an agreement is made. If the trust will not meet public sentiment in a reasonable way, then a means must be found to make them.

THE BRANDT CASE AGAIN.

The people of New York are determined not only to have Foulke E. Brandt liberated from prison, but to place in that prison the men who corruptly used the law against him to bring about injustice. Brandt personally may deserve little consideration, but the people of New York are deeply interested in knowing whether a rich man can imprison a poor man for practically a lifetime, using the courts of that state to accomplish his purpose.

Mortimer L. Schiff belongs to the great banking house of Kuhn, Loeb & Co., which, together with J. P. Morgan & Co., and the Standard Oil group, dominates the money trust that controls two-thirds of all the money in circulation in the United States. Mr. Schiff, for some reason, desired to put his former valet, Brandt, out of the way. The opportunity came when Brandt was discovered in the Schiff house with certain jewelry in his possession. Schiff then employed detectives who rifled Brandt's room and carried off letters which might have proved his innocence at the time and may yet help him greatly if Mr. Schiff is ever forced to give them up. Brandt was then arrested and induced to plead guilty to an indictment of burglary in the first degree, an offense of which he could not have been convicted. Upon receiving the plea the presiding judge asked for the prisoner's record and was furnished with a complete and detailed statement by the police department, showing Brandt to be a man of many crimes and many aliases, and, in fact, a hardened criminal. It now appears that the criminal "record" was faked, but, of course, Brandt's denial was treated with the same contempt with which a prisoner's denial of a policeman's story is usually treated by a police magistrate. How far the judge was hoodwinked by this record, which must have seemed astonishing in the case of a boy twenty years old, we do not know.

In his efforts to gain his liberty Brandt has intimated that he went to the Schiff house by invitation, and not with any burglarious intent. Whether this be true or no, is not the real question at stake, any more than whether or not Schiff was jealous of his former servant. The important question is, can a rich man use the law and officers of the law to wreak his vengeance upon a poor man? That happened beyond any doubt in this case. The city police stood by, and allowed Schiff's private detectives to enter and search Brandt's domicile without warrant, and to steal his papers for the benefit of his enemy. The police department, at the request of Schiff's lawyer, made up-out of whole cloth a criminal "record" for a man who had never violated the law. The district attorney accommodately indicted Brandt for a crime he did not commit, and a complacent judge, no doubt to accommodate Mr. Schiff, sentenced the victim to spend the balance of his life in prison.

No one can escape the conviction that officers of the law combined and conspired to deprive a penniless boy of his liberty for life, because a rich man desired him made away with. It is almost impossible to tell how deep and how far reaching the villainy extended, but enough is known to show that a New York money king can imprison an enemy as effectively as a French king could consign an objectionable person to the Bastille.

Shocking as all this must be, it is refreshing to see how great daily newspapers have battled for the right, and how public opinion is demanding justice for Brandt and punishment for his oppressors.

AMERICAN V. CANADIAN PROPERTY.

Below will be found a bulletin issued by a New York firm of brokers. It was sent to The World with the comment: "I wonder if you Canucks realize that Canada is the twentieth century country? Put that time at the head of your paper." The World has realized that fact for a long time past. Its opposition to reciprocity with the States was largely based on the idea that Canadian property should not be jeopardized by closer relations with the republic. We have endeavored to have the people of Toronto get the "Big Eye," so that they might see ahead a few years and legislate accordingly. Perhaps The Telegram and The Globe will take note of what the people of the south think of this country:

"For the purpose of contrasting the property of Canada and the United States. It is customary to give figures on the increases in earnings of Canadian railways and figures on decreases in earnings of American lines. Canadian roads, without an exception of importance, are showing large increases in both gross and net returns as compared with a year ago, while a majority of the American roads, owing supposedly to the hardships imposed upon them by federal and state governments, are in a large majority of cases showing decreases in net earnings as compared with a year ago.

"The depression in business in the United States may be illustrated by a comparison of bank clearings with those of the largest cities in Canada. From returns for six weeks of the current calendar year to Feb. 10, it is noted that the gains in Canadian bank clearings have ranged from 17.7 per cent. to 27.4 per cent., while American bank clearings have ranged from a loss of 3 per cent. to a gain of 31 per cent., as compared with a year ago. The following figures are taken from The Commercial and Financial Chronicle:

Bank clearings:	U.S.	Can.
Week ended Jan. 12, 1911	\$1,324,732,000	\$1,324,732,000
Week ended Jan. 19, 1911	\$1,324,732,000	\$1,324,732,000
Week ended Jan. 26, 1911	\$1,324,732,000	\$1,324,732,000
Week ended Feb. 2, 1911	\$1,324,732,000	\$1,324,732,000
Week ended Feb. 9, 1911	\$1,324,732,000	\$1,324,732,000
Week ended Feb. 16, 1911	\$1,324,732,000	\$1,324,732,000

The Woman's Canadian Club is on record to the effect that they believe it perfectly fair to let a man abuse another behind his back, without giving him a chance to hear the abuse. This is what makes men leary about woman's suffrage.

LAST WEEK--CLEARING SALE

Your last chance to secure such high-class goods at from 20 to 50 per cent reduction.

Shirt Sale—Balance of our Negligé Shirts, worth up to \$1.50, one price 50c
 5 Dozen Pyjamas, Flannel and Oxford, worth up to \$2.50, one price 1.00
 6 Dozen English Flannel Shirts, bands and double cuffs, worth up to \$2. One price 1.00
 Winter Underwear, heavy and medium weights, worth up to \$2 garment. One price 75c

Other lines—Fancy Vests, Neckwear, Sweater Coats, Half-Hose, to be cleared at about half regular price.

WREYFORD & CO. 85 King St. W.

They All Tumble Down

The Three Evening Papers Are Ready Now to Let the People Vote on the Bylaws.

The campaign carried on by The World for the past three weeks in exposing the defeat of the wishes of the great majority of our citizens for a bigger Toronto and better traction service, has borne fruit, and our challenge to the evening papers to declare themselves elicited the following confessions in their editorial columns last night:

THE PEOPLE.
 Toronto Telegram: Toronto's civic electorate, including freeholders and taxpayers, should vote in a referendum on such questions as the annexation of North Toronto.

The right to vote on increasing of the city's debt is necessarily restricted to freeholders and certain leaseholders whose possessions are mortgaged by the creation of that debt.

Ratepayers have as much right to vote for or against the extension of the city limits as property owners. When the people of Toronto were referred to THE PEOPLE everybody understood that the whole electorate was to decide the fate of an attempted wholesale real estate exploitation. THE PEOPLE have a right to a vote in deciding the fate of everything but a money bylaw.

ALL SEVERAL VOTES.
 Toronto Star: The World asks if there is an evening paper that dare say a word for the 35,000 citizens who now have no vote on money bylaws. We do not know that any great daring is required, but The Star has always held that no citizen who has a vote for aldermen, controllers, and mayor should be debarred from voting on money bylaws.

It is quite right that those who pay taxes should control the expenditure of the money. But we all pay taxes. The landlord includes them in the rent, so that the tenant pays them. The tenant who keeps boarders includes them in the board bill, the people who use street cars, whether property owners, tenants, or boarders, contribute a large sum to the city revenues. Therefore, all citizens should vote on money bylaws.

FOOLING DEMOCRACY.
 Evening News: Toronto does not enjoy popular government. Class rule is more fully developed here than in any other part of the British Empire. True, the public has the privilege of helping to elect council, but all important measures involving expenditure are submitted only to a particular class. The government of the people, by the people and for the people, advocated by Liberal newspapers when national affairs are concerned, is ignored by the same newspapers when municipal politics are concerned. For Liberals are most energetic in supporting the present system which involves the government of the people by the landed and certain other vested interests. The people has built for itself an idol of clay, sometimes called real estate, and has worshipped it for many years.

The situation would be comic if it were not so serious. The people help to elect men to administer measures decided by a limited class. Landowners settle all questions which involve the issue of debentures for large sums. That is to say, the landowners decide the policy of city development and enlargement, of public services and social measures such as the housing problem. The general public only helps to elect those entrusted with carrying out the wishes of the landed gentry. This is simply fooling democracy.

In support of the democracy, an argument is put forward to the effect that, as a measure requiring the issue of loan bonds virtually places a mortgage on the properties of landowners, these owners alone should be allowed to vote on such measures. Debentures issued by the city place a mortgage on the incomes of all taxpayers citizens as well as on the property of landowners. Every taxpayer in Toronto contributes directly to the cost of administration and development, and it is the tenants, the general public, who pay the giant share. Their incomes are mortgaged at the dictates of the minority. Year by year they pay from their salaries for measures particularly designed to suit the landed gentry. Is this democratic government?

A man who invests his savings in some productive industry is as deserving of respect and consideration as he who owns a parcel of land within the magic circle of the Belt Line. There are in Toronto, high taxes, but are denied the franchise on important questions affecting the public interest because their houses are rented. Their interest in the city is just as permanent as that of men who buy houses because they believe they can sell at a profit if they wish to move from Toronto. Every man who pays taxes should have a voice in the government of the city, and his vote should affect all monetary questions.

Blame for the conditions which prevail cannot be placed on the shoulders of the present administration. It is the system which is at fault. Rapid transportation, modern town planning, measures of social improvement, all these problems would be tackled if the taxpayers of Toronto could be consulted. We dwell in an atmosphere of the middle ages because the full benefit of the franchise is given only to a limited number who have acquired special interests. Toronto cannot begin to develop on modern scientific lines until legislation has been secured giving all taxpayers the right to vote on equal terms.

THE NORTHERN CROWN BANK.

Elsewhere in this issue will be found the report submitted by the directors of the Northern Crown Bank to the sixth annual general meeting of its shareholders. From the comparative statement appended it will be seen that the growth of the bank in all its business departments has been remarkable, the net profits having more than doubled between 1908 and 1911. The deposits have risen from \$9,020,017 to \$13,893,461, and the total assets from \$1,148,626 to \$18,578,610. These very satisfactory features are reflected by the fact that the dividend paid for the latter half of the year under review was at the rate of 6 per cent. per annum instead of 5 per cent. as previously paid. The bank's stock has also since last annual meeting been on the Winnipeg Stock Exchange.

The net profits for the year ending Dec. 31 last, after deducting all expenses and making the usual provisions, amounted to \$285,948.8, which, with the balance of \$170,649.37 brought forward at credit, made \$456,598.25 at disposal of the directors. Of this sum the dividend absorbed \$121,410.88, was transferred to reserve fund \$100,000, and to the officers' pension fund \$5000, while \$15,000 was written off as premises account, thus leaving a balance of \$214,922.89 carried forward at credit of profit and loss account. The past account now stands at \$250,000. In future the accounts of the Northern Crown Bank will be closed on Nov. 3, and the annual meeting held on Dec. 31.

PACIFIC BURT COMPANY.

In another column of this issue will be found the first report submitted by the directors to the annual general meeting of shareholders of the Pacific Burt Co. It shows that the net profit for the 15 months, from Oct. 1, 1910, to Dec. 31, 1911, was \$97,317.17. Of this sum the dividends on preferred stock absorbed \$53,081.90, and the dividends on common stock \$12,000, in all \$65,081.90. Of the balance, \$10,000 was transferred to real estate and final reserve account, leaving \$22,235.27 to be carried forward to the current year's accounts.

In moving the adoption of the report, the president, Mr. S. J. Moore, after reporting the above figures, remarked that while the year 1911 was generally not as good a year for business in the United States as some preceding years, the amount done by the Pacific Burt Co. was larger than that done in any Dec. 31 last, by its predecessors. The estimates made by the directors of 1911 were at the rate of 7 per cent. per annum, but were actually at the rate of 700,000 per annum. This shows the conservative view taken of the company's business, and it augurs well for its future development.

Death of James Davy.
 (Special.)—James Davy, president of the Davy Pulp Company, Thorold, is dead at his home over the river. He was born in Kingston 79 years ago, and was counted one of the frontier's wealthiest citizens.

MCKAY MAY BE SUCCESSOR TO HUGHES

Principal of Technical School and Former Chancellor of McMaster Is Now Mentioned for Superintendent of Education, and His Qualifications Are Considered to Be Very High.

Principal McKay of the technical school is said to be the biggest man in sight for superintendent of education for Toronto. As chancellor of McMaster University his administration was a signal success.

His acceptance of the principalship of the department of technical education in Toronto was universally regarded with public favor.

His plans for the million-dollar industrial technical education building have added to his fame and popularity.

While there are aspirants who friends actively interested for the position, it is believed in certain civic circles that in this case the office of superintendent of education will seek the man, instead of the man the office, and that the man thus sought will be Principal McKay.

A CRYSTAL WEDDING.

A complimentary at home was tendered to the many friends of Mr. and Mrs. John Peacock, 187 East King-st., on the 15th anniversary of their marriage. There were over 250 guests present. Among them were several old schoolmates of Mr. Peacock, being Dr. S. Moore, A. H. and H. Moore, Mr. James Mitchell and Mr. C. Macpherson. Mrs. Peacock received her guests at a beautiful gown of rich cream with green trimmings. They were the recipients of an abundance of most valuable presents in the shape of a genuine crystal wedding. One hundred of the guests sat down to a progressive euchre party, while others were being entertained by their daughter, Miss Gladys Peacock, who rendered some most brilliant piano solos. Supper was then served and an appropriate speech made by Dr. S. Moore, and replied to by the worthy host and hostess. Dancing was indulged in under the strains of a most efficient orchestra until nearly daybreak.

GOOD LOOKS AND GOOD TEMPER

A Chat With Our Lady Readers.
 Have you ever noticed how miserable and unhappy the little pale and aching make one? A stinging cut, badly chapped hands, a nasty burn, a sore foot, a red, itchy, inflamed eye, or a headache, or ailments ever likely to cause serious trouble, but had enough to put an edge on the temper and give one a "grudge."

Take this advice. When in pain from any of these everyday evils, just use Zam-Buk. As soon as you put it on to a sore, a cut, a burn, or any skin injury, it stops the pain and the smarting and starts up healing. Don't think that because Zam-Buk is so widely used by medical men, by nurses, and for serious skin diseases and accidents it is only for serious cases. Keep it handy in the kitchen, the workshop, and use it immediately you get some injury or have some sore. Mr. Chas. F. Barrett, Harmony road, Truro, N.S., writes: "I had an ingrowing toe nail, which caused me acute agony. Sometimes the pain was so severe I could not sleep. It became so bad that I feared blood-poisoning. I had sent in. I was advised to try Zam-Buk and bound up the sore toe with a piece of clean white cloth. To my surprise, I continued the treatment. The result is that to-day the toe is sound and I have no more trouble with it. I strongly recommend Zam-Buk to every housewife."

Zam-Buk is just the thing, too, for the treatment of skin diseases, eczema, varicose ulcers, cold sores, abscesses, blood poisoning, ring-worm, and all similar skin diseases. Sold everywhere at 50c a box, or post free from Zam-Buk Co., Toronto, upon receipt of price.

MONTREAL CONTROLLERSHIP GOES BEGGING.

MONTREAL, Feb. 19.—(Can. Press.)—Montreal municipal circles are still face to face with the circumstance of a position worth \$7000 a year going begging for lack of the proper man. At a meeting of the special committee of the Citizens Association, entrusted with the task of securing a man to fill the vacancy, the committee had to take a professorship at Calvary University.

SUNDAY SCHOOL CONFERENCES.

Secretary Rose of the Anglican Laymen's Movement for Missions announced yesterday that four conferences in the interests of the Sunday School work have been arranged at the different centres in the city. An effort will be made to reach every church in the city, and the meetings are to be held at the following churches: St. Anne's, St. Augustine's, St. Stephen's, St. Matthew's, Church of the Redeemer, Church of the Epiphany. Campaign to begin Feb. 25 and March 17.

HIGH PARK RATEPAYERS.

A meeting of the High Park Ratepayers' Association will be held in Howard Park School at 8 o'clock to-night. J. Lockie Wilson, W. K. McNaught, W. D. McPherson, Mayor Geary and others will be present to give addresses.

PORT MANN TOWN LOTS.

Col. A. D. Davidson of the C. N. R. has announced that the Port Mann market about March 1. Several thousand applications for lots are already filed.



O.K.
 A Royal Brew!
 A good many men say that "Gold Label" is the finest Ale that we have ever brewed.
 It's all a matter of taste. If you prefer a rich, old, creamy ale—that proves its quality by its delightful flavor—just try "Gold Label."
 Every bottle sealed with an easily opened "Crown" stopper.
O.K.'s "Gold Label" Ale
 "The Beer that is always O.K." 22

MICHIE'S GLENERNAN SCOTCH WHISKY
 A Blend of Pure Highland Malts
 BOTTLED IN SCOTLAND EXCLUSIVELY FOR
Michie & Co., Ltd., 7 King St. W. TORONTO

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W. MCGILL & CO.
 Head Office and Yard: Bathurst and Richmond Sts. Phone Adels. 630-631
 Branch Yard: 229 Wallace Ave. Phone June. 1227
 Branch Yard: 1143 Yonge St. Phone North 1133-1131

TOOK PANAMA BY CONSPIRACY
 Congressman Sulzer Sides With Colombia and Demands Reparation.

WASHINGTON, Feb. 19.—(Can. Press.)—Senator Ophelia, the Colombian minister, to-night declined in a public statement any intention of insulting either the United States Government or Secretary Knox by his personal notification to the state department that a visit to his country by the secretary would be "inopportune."

The action of Senator Ophelia found many sympathizers to-day not only among members of the Latin American diplomatic corps, some of whom proposed to see political elevation even to the presidency for those who followed, as well as applauded the move.

Representative Sulzer, chairman of the house committee on foreign affairs, issued a statement siding with the Colombian minister in his demand for arbitration.

"The testimony thus far adduced before the committee," said Mr. Sulzer, commenting on the progress of the Sulzer investigation, "shows conclusively that the taking of Panama was the result of a conspiracy carefully planned and cleverly executed. It cannot be justified in morals or law. The government of the U. S. must make reparation for the outrage to the Republic of Colombia."

EX-SENATOR ACCUSED OF FELONY.
 NEW YORK, Feb. 19.—(Can. Press.)—Former Senator Frank J. Gardner, resigned in court to-day on the charge of conspiracy to defraud Samuel E. Haslett, an aged reclus, of his half million dollar estate while on his sick bed, was placed under a new and more serious charge before he left the court room, that of felony.

The new warrant, issued on an affidavit made by John B. Lord, attorney for Haslett, alleges that Gardner obtained the signatures to the two wills in the case and the power of attorney under false pretences.

REV. L. SKEY PRESIDENT.
 Rev. Lawrence Skey, rector of St. Anne's Anglican Church, was yesterday elected president of the Toronto Ministerial Association, and Rev. Dr. Rose of Sherbourne-street Methodist, vice-president.

Board of Education.
 While the estimates for buildings and sites this year are \$2,100,000 as compared with \$668,000 last year, the maintenance estimates will be under \$2,000,000, or somewhat in excess of the \$1,468,000 last year. As the building project payments will be raised on debentures, the increased expenditures on capital account will not affect the tax rate.

Still Further Tents Needed to Accommodate Exhibitors.
 Although the management of the Automobile Show at the armories, which opens Wednesday evening, has provided two large tents as extensions, with a total area of 225 feet by 50 feet, it is now proposed to add still a further tent to accommodate belated exhibitors.

"Let them come," said Mr. E. M. Wilcox, manager. "We will furnish good accommodation to the limit of the drill ground."

Spain May Compensate Franco.
 MADRID, Feb. 19.—(Can. Press.)—It is stated that Spain will compensate Franco for her sacrifices in Morocco in order to prevent the intervention of Germany in the negotiations.

These compensations will consist of a diminution of the Spanish zone in South Morocco, the present limits of which zone were recognized by the treaty of 1904.

A special form of camera has been invented for copying type or pen-written manuscript by photography more rapidly than it can be done by hand.

What Makes You Tired

So Tired That Even Sleep Fails to Restore.

There Are Poisons in the Blood That Can Be Removed by DR. CHASE'S KIDNEY-LIVER PILLS

You get tired. That is only natural, whether you work with brain or muscle. But when you are not restored by a night's sleep there is something wrong.

The process of living is something like the burning of a fire. When the nerve cells are consumed by the activity of life and work there is left in the system an ash in the form of poisonous waste matter. These poisons in the system cause pain and give rise to feelings of fatigue.

Nothing will so quickly sweep these poisons from the system as Dr. Chase's Kidney-Liver Pills. The liver is quickened in action, the bowels move regularly and the kidneys take on new vigor and activity.

The blood is purified, the waste matter which has been clogging and retarding the organs of digestion is removed. Headaches and backaches disappear, the appetite is sharpened, digestion improves and you feel fine in every way.

A single box of Dr. Chase's Kidney-Liver Pills, at a cost of twenty-five cents, will convince you of the promptness and certainty with which this great medicine cleanses the filtering and excretory organs and restores to health and vigor the whole digestive system. One pill a dose; 50c a box, at all dealers, or Edmanson, Bates & Co., Limited, Toronto.

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