BROCKTON

APRIL

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BROCKTON COMET WILL REACH TORONTO APRIL 16TH.

COMET

13TH

Sun Rises 5.24 a.m. PROBABILITIES: Modeante winds; fine and a

AFRIL 13 1910

A Morning Newspaper Published
Every Day in the Year.
WORLD BUILDING, TORONTO.
Corner James and Richmond Streets.
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where The Werld is not offered.

TORONTO, WEDNESDAY, APRIL 13.

MAY BE OUR GREATEST ASSET. Cheap heat from electricity and stored for an indefinite period, the outcome of the Bell process lately introduced in London, promises to be the greatest economic fact of many a day. It means that at small cost heat can be stored, and that all surplus energy can be converted into heat and stored in the house or factory, and released as wanted for heating water, for house heating, or making steam, raising temperatures in any way. It abolishes the means that the millions of horsepower States, exclusive of Alaska, at the in the back country can all be wired close of the last fiscal year. The birth to the populated centres for heat and rate is also shown to be higher than for industry, and never be exhausted. the death rate. In Canada a similar The conservation of national resources tale is told. Canadian Indians are also and their distribution by public own- improving their position economically. ership is the forward policy of the day. Ontario Indians have more than dou-

American settlers with money are rushing into Saskatchewan and Al- all the Indians of the northwest did berta; towns in British Columbia, like ten years ago. Vancouver and Victoria, are full of expansion; Toronto and Montreal are advancing in population and in build-

The problem of Canada is to keep this progress on east and west lines, and November would be the case, the the only thing that will do this is a power legislation of the Ontario Govtariff; reciprocity with the United ernment has not been disallowed. The States would mean that all our growing western country would be subsidiary disallowance. to our neighbor's country on the south. But we do not want that: we want the lines of Canadian growth to run east and west.

NO UNNECESSARY DELAY.

No objection will be entertained to the proposal of the mayor and board of control to take two more weeks to settle the appointment of a city counsel, if they really mean business. But if it is only a put off, then the citizens will want very good reasons indeed to induce them to tolerate further delay. The city needs a legal expert, an engineer skilled in tube problems, and a government by alleging that the countraffic expert. The lawyer comes first, cil is too busy fighting private capital, manding representation in the senate, a man in view for the post as he has and other wildest schemes, and warappointed to the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision, no harm will be done by the court of revision.

of private corporations against the people-unfortunately there are many of them on both sides of politics have concerned themselves tremendously about the disadvantages alleged to attend a public monopoly of electric supply. The hydro-electric comthe protection of the public consumer. tration. Yet these very gentlemen that insist on the necessity for curbing an enterprize established and conducted for the supply of electricity at a cost based on actual legitimate expenditures include the very men who have declaimed most loudly against a policy designed to compel private electrical companies to give the people of On-

ten to arguments having for their object the imposition of restrictions upon the capitalizing and operating powers it is said. of public service companies. It can be proved to demonstration that overzation is impossible, and no other interest conflicts with the common good, are banned by certain corporation members of parliament, supposed to represent the people, but who tumble Maine Railroad was signed yesterday. over each other in their eagerness to

over each other in their eagerness to hand invaluable franchises over to speculative financhiers for private profit and loudly resent any and every attempt to safeguard public rights.

THE COURT OF REVISION.

Mayor Geary's appointment to the court of revision will receive general approval. Mr. W. A. Smith is much respected and is well qualified for the position. There have been some criticisms leveled against the court of revision, but it fills a necessary of revision, but it fills a necessary place in the civic routine, and has been a blessing to the small property holder in equalizing assessments and arequalizing assessments and arequalizing assessments and arrespondent of the position. There have been some criticisms leveled against the court of revision, but it fills a necessary place in the civic routine, and has been a blessing to the small property holder in equalizing assessments and arrespondent for the position of the small property holder in equalizing assessments and arrespondent for the position of the small property holder in equalizing assessments and arrespondent property holder in the civic of the bear and tought size and to the definition of the lough system to get, Little Pabos, Que in equalizing assessments and ar- present. ranging matters which would other-At the subscription sale of boxes for the Canadian and Military Horse Show, wisher the Canadian and Military Horse Show, which was held yesterday in the King Edward, nearly every box was taken. Those left will be disposed of to palustified, and the stand was not taken in outside points.

without careful study of the whole situation. The calculation made by some unthinking people that the members of the court are paid so much a meeting is very wide of the mark. Attending meetings is far from being the whole of their work. Constant inspection of city property is necessary, and special work of this kind is very freent when local improvements are involved. Of course an intimate familiarity with real estate values all over the city has to be maintained. Mr. Smith will be an acquisition to the court of revision, and will contribute to its dignity and usefulness.

INDIAN IMPROVEMENT.

In a great debate on Indian affairs in the Congress of the United States at Washington in the early eighties, were 300,545 Indians in the United THE RIGHT WAY FOR CANADA TO bled the value of their agricultural produce in the past ten years. In Saskatchewan the Indians now grow more grain and other farm stuff than

> The St. Catharines Star-Journal wants to know if its ancestors sawed wood. No sir: they climbed.

As The World stated positively last reason is that there was no cause for

There is no nepotism in prospect even if Hon. A. G. MacKay does refer to Sir James as Uncle Paul.

Toronto Telegram: The boy who sweeps out The World office might easily be in command of more knowledge of municipal affairs than the World ever displays in its

Could they really rely upon The

The Hamilton Times explains the weakness of The Toronto City Hall appointed to the court of revision, no harm will be done by two weeks' post-ponement. But time is slipping away fast, and undue delay, always a fundamental sign of weakness, interferes more than anything else with good government.

PRIVATE CORPORATIONS AND THEIR FRIENDS.

Those members of the dominion parliament, who always take the side of private corporations against the

Labor Notes

The wage dispute between the trainmen and conductors of the New York mission must, they have affirmed, be Central Railroad and the officials of provided with private opposition for the company is to be settled by arbi-

> now working in its three mills at Fort Edward, Corinth and South Glens

Not only on the Bessemer and Lake Erie Railroad, as previously announc-This inconsistency reveals the animus awakened by any attempt to seed, but on nearly a dozen other lines | could say after an experience of many | Harcourt, K.C. Motion by committee |
for leave to pay income to eldest da ghcure the people against the oppression subsidiary to the U. S. Steel Corporaof private corporations. Their sup- tion is Sunday work to be abolished. porters in parliament will scarcely lis- The order just issued for Sunday rest

be proved to demonstration that over-store Clerks' Unions of Marseilles, capitalization is the main cause of the France, struck yesterday in sympathy grievances from which the people suf- with the naval reservists. The strike fer, and of the difficulty which these was effective. No tramways are being companies claim to find in supplying public services at reasonable rates. Yet public enterprizes, where over capitalifined to barracks in preparation for the suppression of any disorder.

The wage agreement between the trainmen, conductors and yardsmen and the officials of the Boston and

The seale committee of the local

NOTHING TO COMPARE WITH "FRUIT-A-TIVES."

After Physicians and Ordinary Remedies Failed to Relieve

Cured.

Thousands of people owe their good health to "Fruit-a-tives." Thousands of others are rapidly being restored to health and strength through the marvelous powers of this extraordinary medicine. Here is just one case in

ic Constitution. I tried pills, etc., an consulted physicians without relief. Then I began to take 'Fruit-a-tives and these wonderful fruit tablets entirely cured me."

(Mrs.) ZENOPART (Mrs.) ZENOPHILE BONNEVILLE 50c a box, 6 for \$2.50, or trial size 25c. At dealers or from Fruit-a-tives, Limited, Ottawa.

Senator Belcourt Has to Explain That His Recent Mission to Premier Had No Improper Metives.

OTTAWA, April 12.-(Special.)-Senator Macdonald, of British Columbia miss action on terms arranged between the parties without costs. Order made day to a report of the convention of French-Canadians of Ontario, which stated that Senator Belcourt headed stated that Senator Belcourt headed a deputation to the prime minister. Arnold, K. C., for plaintiff. C. P. contending that a French Canadian should be appointed to the high court defendant from an order of master in should be appointed to the high court bench and another to the senate.

ca Act, which set forth what the com-

Sir Mackenzie Bowell defended Toronto from a charge of bigotry which he said Senator Cloran had made, tho

Senator Belcourt said that it would be unseemly for him to have urged ing jury notice. Motion dismissed. Costs in the cause. the appointment of a French-Canadian to the high court if he had ambitions for the bench. He had no such ambition. Where French evidence was being given there should be on the being given there should be on the order for payment out of court. Or-One thousand machinists in Ro- French language. As for the French Re Gordon Estate—A. R. Clute, for

> Sir Richard Cartwright said that he in Ontario against Roman Catholics, ter for two years from 10th December, as against Protestants in Quebec. This 1909. Order made. Securities to be

"Bronchitis"

is generally the result of a cold caused by exposure to wet and inclement weather and may be recognized by a tightness across the chest, sharp pains and difficulty in breathing, a secretion of thick phlegm, at first white, but later of a greenish or yellowish color coming from the judgment of Clute, J., of 17th March. 1909. Argument of appeal resumed from yesterday and concluded. Appeal dismissed without costs. Fraser v. G. T. Ry.—F. Arnoldi, K.C., for plaintiff. D. L. McCarthy, K.C., for defendant. H. H. Dewart, K.C., for defendant. H. H. Dewart, K.C., for Ann Fraser. An appeal by plaintiff from order of Falconbridge, C.J., of 19th February, 1910, whereby he gave liberty to defendants to pay into court is generally the result of a cold caused by Cure the first symptoms of bronchitis by the use of Dr. Wood's Norway Pine

AT OSGOODE HALL ANNOUNCEMENTS.

Motions set down for single court for Vednesday, 13th inst., at 11 a.m.; 1—Upper Ontario Steamboat Co. v.

8—Re Ryan and Town of Alliston. 4—Rothschild v. Gero. 5—Re Graham Estate. Peremptory list for divisional court or Wednesday, 13th inst., at 11 a.m.; 1—Morse v. Star Manufacturing Co. (to be continued).

2—Re Ball and Stewart.

2—Thompson v. Court Harmony. 4—McMulkin v. Oxford. 5—Standard v. Wallburg. 6-Weston v. Perry. 7-Re Macdonald Arbitration,

Non-Jury Assizes.

Peremptory list for non-jury assize court for Wednesday, April 13, at city half at 10 a.m.:

138. McPherson v. McGuire.
184. Constantindes v. Stewart.
205. Richardson v. Orpen.
206. Corby v. Bryan.
208. Sovereign Bank v, Frost.
209. Muma v. London Painting and Litho. Company.

ench and another to the senate.

Senator Macdonald said the request.

Chambers granting judgment under C
R. 603. Judgment: This appears to me contravened the British North Ameri- to be an attempt to overwork the proposition of the senate was to be for the old divisions, irrespective of religion or race. If the delegation had asked for representives to fill vacancies, it would have been quite a legitimate request to have vacancies filled by French-Canadians and Catholies.

"But supposing," he said, "other denominations asked for similar privileges, would it not be a most deplorable case, each denomination demanding representation in the senate, visions of the rule relating to summary

Motion enlarged into court for 18th inst. Re National Frame and Specialty Co.
-A. C. McMaster, for petitioner. F.

he said Senator Cloran had made, the Senator Cloran denied it. Sir Mac-Senator Cloran denied it. Sir Mac-kenzie gave a number of instances of Roman Catholics being elected to positions year after year by Protestant Toronto. He thought Senator Belcourt probably wanted to satisfy the demands of the French to Western Ontario.

Aylesworth, for the company.

Aylesworth, for the company.

By a creditor for winding up order. Order made. N. L. Martin appointed provisional liquidator. Reference to the master in ordinary.

Wilson v. Deacon—H. S. White, for defendant. F. Aylesworth, for plaintiff with costs. Argument of appeal not concluded.

N. S. TEMPERANCE BILL

N. S. TEMPERANCE BILL

Prohibition Thrubut Province and Halifax Licenses Reduced.

hibition bill was introduced by the chester, N. Y., are on strike for a wage of Western Ontario, he had heard no complaint, because he had been namincrease of 25 cents per day.

The tributal language of Western Ontario, he had heard no complaint, because he had been namincrease of 25 cents per day. government in the house of assembly this afternoon. formation.

liberty to defendants to pay into court the sum apportioned to Ann Fraser in the judgment in this action, instead of allowing the same to be paid to the plaintiff by operation of the judgment.

Appeal argued and dismissed without costs. The money in court to remain of St. John. N.B., while Major J. E. any responsibility in respect of the moneys paid into court under the order appealed from, and are relieved from attendance upon any motion in respect to the stood that they will do so.

rom attendance upon any motion in respect thereof.

Cotton v. Medcalf—R. G. Gibson, for defendant. J. D. Montgomery, for plaintiff. An appeal by defendant from the judgment of the county court of York of 10th February, 1910. This was content to receive a new building, owing to the increased membership of the course.

THE

MICHIE'S Extra Old

Rye Whiskey is al-

ways of the same even

quality and mellew

flavor-none better.

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HALIFAX, N.S., April 12 .- The pro-

It provides prohibition for the pro-

vince, except where the Canada Tem-

An inspector in chief would be ap-

seventy, and after the cersus of 1911,

TO COMMAND BISLEY TEAM

N.B., is the Choice.

Hutcheson, of Ottawa, will be adju-

Michie & Co., Ltd.

COMET

CHART

BROCKTON

Master's Chambers

Master's Chambers.

Before Cartwright, K.C., Master.

Buck v. Culver—B. Williams, for defendant. Motion by defendant on consent, for an order dismissing action without costs. Order made.

Allan v. Hamilton—H. M. Mowat, K.C., for plaintiff. A. E. H. Creswicke, K.C., for the Co. M. L. Gordon, for defendant Hamilton. Motion by plaintiff for an order adding the directors of the company, of which Hamilton was manager, and the company as parties. Reserved.

Durham v. Scadding—J. A. Milne, for plaintiff. Motion by plaintiff for order vacating certificates of lien and its pendens. Order made.

McInfosh v. Kalar—W. N. Ferguson, K.C., for plaintiff. J. Montgomery, for defendant. Motion by plaintiff for judgment for possession. Order made for amendment of writ so as to except the 8 acres admitted to belong to defendant, set out in agreement of 23rd July, 1908. Judgment accordingly.

Dyment v. Dyment—F. E. Hodgins, K.C., for plaintiff. A. E. H. Creswicke, K.C., for defendant. Motion to dismiss action on terms arranged between the parties without costs. Order made.

Judge's Chambers.

Before the Chancell

Toronto Furnace &

Our specialty is Automobile and Motor Cylinders. Get our prices. Foundry, 39 Golden Ave. Office, 72 King Street East, F. an, for plaintiff. An appeal by

Re David Sinclair, lunatic .- F. W. perance Act is in force.

transferred by committee to accountant

Divisional Court, Before the Chancellor, Magee, J.; Latchford, J.

defendant. An appeal by plaintiff from the judgment of Clute, J., of 17th

an action to recover \$300 paid to de- increased membership of the congre-fendant as a deposit and interest on gation. to plaintiff. The title not being sat-isfactory, plaintiff demanded his de-posit back, and on defendant's refusal, And square with the enemy every

ALWAYS

Everywhere in Canada

April 18th: The Brockton Comet may not be in

the same class as the Halley Comet, but it is no slouch. Our old friend Halley is moving at about

108,180 miles per hour, heading into space, while

the Brockton Comet, going at a lower rate of speed,

has a through ticket for Toronto where it will land about the 16th and take up its permanent resi-

dence here. The Brockton Comet hails from Brock-

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Grateful A cup of "Epps's" at breakfast Warms and Sustains Comforting vou for hours. As a supper beverage it is perfect.

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BUSINESS TROUBLES.

Incorporated on Jan. 14, 1910, with a

for its object the manufacture of fancy goods, the National Frame and Spe- MONTREAL, April 12.—Frank Car And square with the enemy every man it treated—use Morse v. Star Manufacturing Co.—

R. McKay, for defendants, T. N. Phel
And square with the enemy every man it treated—use McKay, for defendants, T. N. Phel
And square with the enemy every man gets when he separates himself from his corns by Putham's Corn Extractor. For fifty years "Putham's" has cured every man it treated—use "Putham's" enly—it's painless and signee of Canadian Eatsbies Limited, in the cially Co. of Toronto has been wound up on the application of S. J. Davis, a Creditor. to the extent of \$278.68.

N. L. Martin is appointed provisional liquidator.

E. R. C. Clarkson, who was appointed to succeed A. G. Robertson as assignee of Canadian Eatsbies Limited, dered.

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SUITS TO OR SILKS

WASH HOUSE AT SPE

MAIL ORD

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suddenty Suddents Sud