

The Toronto World

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THE WORLD OUTSIDE

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A FALSE ASSUMPTION

Any argument to put the Department of Crown Lands in the right and S. H. Blake, K.C., in the wrong is the firm purpose of the Globe in its discussion of the Helen Mine. The Globe first sought to show that devotion to the paramount interests of the public was the department's excuse for repudiating the claims of Mr. Blake's clients. It made the legal precedent of the Clergue a secondary consideration in the necessity of upholding the interests of the public. This was a new principle in the determination of private rights. The Globe was confronted with the interesting fact that recognition of the paramount interests of the public might have justified federal veto of the provincial act, which enriched its friends with enormous areas of coal lands in British Columbia. Forthwith, the organ abandoned its original position. Private rights went away up in its estimation and public rights went away down. "The rights of the public are sacred," it declared, "and must not be trifled with, even if the public interests may be advanced thereby."

If private rights are so sacred, why introduce the question of public interests into an adjudication of their respective claims? If private rights must rule against others, even if they involve what right had Hon. E. J. Davis to pose as the champion of the paramount interests of the public, as against the clients of S. H. Blake? The Globe, after a few lightning change specialties, declares that public interests have nothing whatever to do with the determination of private claims. Why then was Hon. E. J. Davis excited for his alleged devotion to the interests of the public? The Globe's latest gospel is that if the legal claims of Mr. Blake's clients were sound they should have been recognized, even if they involved the giving away of the whole of New Ontario.

There is no certainty that the legal claims of Mr. Blake's clients were unsound. Attorney-General Gibson, in the first place, decided against Mr. Clergue on technical grounds. His opinion was disregarded in the decision which sanctioned the claims of Mr. Clergue. "The rights of property are sacred and must not be trifled with," says the Globe. Why then should the rights of property be left to the tender mercies of political tribunes? We are told that any violation of the sanctity of property rights must prejudice Canada in the eyes of investors. The methods by which the claims of Mr. Blake's clients may have been wrong and Mr. Clergue may have been right. A tribunal of politicians says so. What assurance is there in such a decision that the rights of property are sacred in Canada and must not be trifled with? A question involving some nice legal points was settled by an aggregation of Ministers who have labored ineffectually to repeal the scrap iron law. The Globe cannot talk of the sanctity of the rights of property in this province, while a court of politicians is presiding over the scales of justice.

SIGNIFICANT RETICENCE

Sir William Mulock proposes to withdraw the bill providing for the compulsory arbitration of disputes between railway companies and their employees. He will prepare a new bill differing in some respects from the measure that was submitted for inspection at the last session of the Dominion parliament.

Sir William has been acquainted with the objections of the employees to the bill. The views of the railway companies have not yet been revealed. Sir William's statement, that he has not yet heard whether the railway interests are friendly or hostile to the bill, comes as something of a surprise. It was understood that the railway companies had expressed to the Postmaster-General the desirability of placing such a measure on the statute books. It was furthermore believed that the railway companies were willing to draft a bill for the government that would precisely suit the situation.

And now comes the solemn assurance that the views of the railways are unknown to Sir William Mulock. A hint as to their position may be gathered from the fact that while the employees have protested, the railways have remained silent. Railway companies are not notoriously given to granting right of way to parliamentary measures that may prejudice their interests. Nearly a year has passed since Sir William Mulock submitted his bill to the Dominion parliament. Since that time no objections have been raised by the railways, and Sir William may know from their reticence that his measure is not an unmitigated triumph for the employees.

GROUNDLESS FEARS

Already the new City Council is being warned against too rapid strides towards the practical application of the principles of municipal ownership. No City Council that Toronto has possessed has proved a transgressor in this respect. Every reform is wrought in the face of stubborn fidelity to the old forms. Municipal ownership has to face the same adverse influence. The fear is not that Toronto will move too rapidly in the direction of public ownership, but that it will not move rapidly enough.

The city is told on one hand that misfortune must follow municipal acquisition of the gas plant. Others insist that municipalization of any of the other public utilities would be equally disastrous.

Fortunately public ownership is not

in the experimental stage. It has been tried and tested in cities, which, by an overwhelming majority, testify to its success. Of twenty British municipalities which have municipalized their tramways, only three have been unsuccessful. Aberdeen's profits in four years amounted to £8112. Blackpool in ten years made £28,312. Glasgow in eight years made £98,912. Dover £5275 in five years. Halifax £2345 in five years. Hull £24,830 in one year. Leeds £48,241 in one year. Liverpool £52,822. Manchester's profits last year amounted to £20,000. Nottingham made £12,028. Sheffield £32,610. Southampton £10,360. Sunderland £7742. Salford £454 and Southampton £49.

In other terms of municipal ownership the cities of Great Britain have achieved distinct benefits. Manchester, trading in markets, gas, electricity and tramways, has set aside in five years profits in aid of rates to the amount of £442,120. Municipal trading in Leeds has earned in five years a surplus of £201,804, after providing for interests and sinking fund charges. Surplus profits from gas and water undertakings during the past five years have contributed to the rates of Birmingham £128,728. Leicester has applied in aid of rates within five years £608,862. Hull £64,000. Belfast £52,311, and Burton-on-Trent £38,263.

From the foregoing figures it is clear that the municipalization of public utilities is to be invited rather than feared. In Toronto a powerful sentiment is ready to support the reform. The City Council is likely to go slow enough, without the steady advance of the timid. There is no fear that Toronto will wake up some morning to find that the Street Railway, the Electric Light Company, the Consumers' Gas Company and the Bell Telephone have been municipalized while the city slept.

LET RATES BE RESPONSIVE.
Before the ratepayers of Toronto voted in favor of further fire protection, representatives of fire insurance companies were talking loudly of what rejection of that proposition would mean. It had not been hitherto suggested that the city's facilities for fighting fire justified an increase of fire insurance rates. The assumption is that the rates were based on whatever was done in that direction by other cities.

Now that the expectations of loss from fire are reduced, the fire insurance companies might adapt their rates to the new conditions. The year has been an exceptionally fortunate one for the fire insurance companies. In addition to this advantage, the risks of loss have been materially reduced.

It is time that the insurance companies decided to uphold the principle of reciprocity in the adjustment of fire insurance scales. When losses are abnormally heavy, the rates are simply increased. When the losses are abnormally light there is never a suggestion that the rates should be reduced. And so in regard to the degree of fire protection afforded by the city. Rates go up when the underwriters deem the protection insufficient. They fall to go down when the protection is admitted to be ample.

In Toronto, superior facilities for protecting the city against fire have been voted at the end of an exceptional year good for the insurance companies. The underwriters had enough before they have more than enough now, and it is time that these advantages were reflected in the rates they impose.

"Our Lady of the Snows" must have acted in the interest of the city, that thrive on the sale of snow shovels.

But for the fuel famine, Mr. J. P. White would have sold a solemn promise to roam Ross at the coming session of the Legislature.

The ocean voyage was not congenial to the all-Canadian football team, but unfortunately its troubles did not cease when it touched land.

As a test of their endurance, Captain Bernier's Polar crew are to spend half a day as passengers on the cars of the Toronto Railway Company.

There is no ice in sight yet, a circumstance that will cause some gentlemen to wonder what the water was doing on the night of the by-elections.

S. H. Blake's letter may not have affected the by-elections, but it threw a fine scare into more than one Ministerial countenance in Queen's Park.

A Canadian for Governor-General sounds well. The only trouble is that with Ottawa's present hotel accommodation the job could not be declared open to Canadian applicants.

The names of the distinguished persons present at the Durbar are not printed, lest too many New Year's resolutions should be broken in an effort to pronounce the same.

News that the sending of Marconi's gramophone was a noise like a cannon will convince the stern opponents of military in Canada that Marconi should never have been encouraged to settle on Canadian soil.

That western irrigation company will not irrigate Lisgar, the developments at the election trial having made it clear that the constituency has already received sufficient liquid nourishment.

INTEREST ON CHATTEL MORTGAGE

Editor World: What is the legal rate of interest on a chattel mortgage? I am paying 48 per cent.

A Subscriber.

There is no legal rate. A mortgagee can charge whatever his client can stand.

SULTAN'S TESTAMENT

Vienna, Jan. 11.—An irate judge issued by the Sultan prohibits Mohammedans, both civil and military, under pain of arrest, from drinking any alcoholic beverage prepared from the husks of grapes in public houses. The Koran forbids wine-drinking, which is taken as an appetizer before meals. As the Sultan's order will seriously interfere with public and private intercourse among the Turks, it has caused indignation among all classes.

T. EATON CO. LIMITED

JANUARY Extras for Tuesday SALE

Prices and Values That No Wideawake Shoppers Can Afford to Ignore.

GUARANTEED QUALITIES EIGHT O'CLOCK SHOPPERS OR MONEY REFUNDED GET THE BEST CHOICES

WE CANNOT GUARANTEE TO FILL MAIL OR TELEPHONE ORDERS FOR THESE GOODS

January Sale of Vests, Corsets and White Skirts

38 dozen Women's Vests; all-wool and merino; winter weights; black only; all sizes; high neck; long sleeves and button fronts; our regular prices 75c, \$1.00 and \$1.25 each. On sale Tuesday at..... 45c

45 dozen Women's Corsets; in coutil, jean and sateen; colors white, drab and black; all steel filled; finished at top with lace and ribbons; nearly all straight front; sizes 18, 19 and 25 to 30; our regular prices 75c to \$1.00 each. On sale Tuesday at..... 29c

30 dozen Women's Cotton Skirts; French hand; deep umbrella flounce; trimmed with three rows Valenciennes insertion; two clusters of tucks; wide lace; dust frill; lengths 38, 40 and 42 inches; our regular price \$1.35. On sale Tuesday at..... 68c

\$3.75 to \$8.50 Jackets for \$1.98

235 Ladies' and Misses' Jackets, made of chevot and heavier cloths, colors, black, navy, Oxford, fawn and ecru; tight fitting and semi-fitting styles, lengths 20 to 28 inches, regular prices \$3.75 to \$8.50, on sale Tuesday at..... 1.98

Sealskin Jackets \$150.00

8 Ladies' Sealskin Jackets, best quality, 24 and 27 inches long, latest design, with high collar, silk backed satin lining, our December prices were \$185.00 and \$215.00, on sale Tuesday at..... 150.00

52.50 Moreen Petticoats \$1.25

114 Ladies' Moreen Petticoats, with deep flounce and three braided flaps, headed with strappings, colors royal, ecru, cardinal, helio, plum and grey, our regular \$2.50 skirt, on sale Tuesday at..... 1.25

Tweed Trousers at \$1.00

209 pairs Men's Trousers, dark, heavy all-wool tweeds, in check and stripe patterns, three pockets, good, strong, serviceable trimmings, well made, sizes 32 to 42, our regular price \$1.50 per pair, on sale Tuesday at..... 1.00

Boys' Reefers at \$1.98

125 Boys' Heavy Reefers, imported navy blue English napped cloth, double-breasted, velvet collars, smoked pearl buttons, Italian linings, sizes 21 to 28, our regular prices \$3.75 to \$4.75, on sale Tuesday at..... 1.98

Men's Underwear at 38c

Men's Underwear, plain and striped Scotch wools, heavy and medium winter weights, double-breasted, all saffron finished fabric, 21 inches wide, regular price 50c to 75c each, Tuesday at..... 38c

Hosiery at Ten Cents

200 dozen Hosiery, manufacturers' odds and ends, including boys' extra heavy ribbed pure wool hosiery, men's black, tan and cardinal cashmeres, heavy, medium and light weights, in light and dark shades, also tan and natural merino half-hose, all sizes in both lines, that sold from 18c to 25c per pair, on sale Tuesday at..... 10c

9c Roller Towelling at 6c

1800 yards Bleached Crash Roller Towelling, extra heavy weight, guaranteed all linen, 26 inches wide, 18 inches long, regular 9c yard, on sale Tuesday at..... 6c

7c Flannelettes at 4c

6000 yards Heavy Canadian Striped Flannelettes, in medium and dark striped patterns, guaranteed fast colors, pure cotton, 21 inches wide, regular price 7c yard, on sale Tuesday at..... 4c

5c Grey Cotton for 5c

8800 yards Fine Quality Unbleached or Grey Factory Cotton, soft finished, pure cotton, 26 inches wide, regular price \$1.25 to \$2.75, on sale Tuesday at..... 5c

15c Pillow Cotton for 10c

1800 yards English Bleached Plain Pillow Cotton, soft finished, pure cotton, 45 and 48 inches, regular prices 13c and 15c per yard, on sale Tuesday at..... 10c

Five Yards Ribbon for 10c

3000 yards Coronation Ribbon, fine taffeta ribbon, rich heavy fallie ribbon, soft moire ribbon, grosgrain ribbon, and national ribbon (red, white and blue combined), also velvet ribbon, 12 inch, 34 inch, 1 inch and 1 1/4 inch wide, mostly dark colors in the wide widths, but, taking all the lines together, the assortment of colors is splendid, Tuesday, 5 yards for..... 10c

Baking Cabinets for \$3.90

20 Kitchen Baking Cabinets, hardwood, golden finish, with 27 x 47-inch white basswood top, fitted with 2 four inch, cutlery and spice drawers and kneading board, regular price \$5.75, on sale Tuesday at..... 3.90

Tapestry Carpets for 33c

800 yards English Tapestry Carpet, 27 inches wide, a good range of new designs, with very pretty colorings of fawn, browns, greens, terra, etc., hallis, regular 55c, 65c and 75c per yard, on sale Tuesday at..... 33c

January Clear Out All Our Hockey Boots

For Men
255 pairs Men's Superior Pebble Grain Hockey Boots, regulation style, first-class in every respect, sizes 8, 9 and 10, our regular \$1.95 boot, Tuesday at..... 1.00

For Youths
178 pairs Youths' Hockey Boots, with strap and heel, a capital boot, sizes 11 to 15, regular price \$1.35 a pair, to clear on Tuesday at..... 85c

For Boys
90 pairs Boys' Hockey Boots, sizes 1 to 4, our regular \$1.50 a pair, to clear on Tuesday at..... 1.00

For Women
300 pairs Skating Boots, in dice calf and dongola, black, broken toes, sizes 3 to 7, our regular \$1.75 and \$2.00 boots, Tuesday at..... 1.25

THE TORONTO DAILY STAR WILL HAVE A MORE COMPLETE LIST

T. EATON CO. LIMITED

190 YONGE ST., TORONTO

WHO WILL BE CONTROLLERS ACQUIRE MARCONI PATENTS

Inaugural Meeting of City Council for 1903 Will Be Held To-Day.

CANDIDATES FOR THE BOARD

There Are Eleven, and Most of Them Feel That They Have a Good Chance.

The new Board of Control will be chosen by the aldermen at the inaugural meeting of the City Council in the assembly room at the City Hall this morning. There is much speculation as to the result, as the aldermen are keeping unusually quiet regarding their choice. There are really eleven candidates, and most of them feel that they have a good chance. Ald. Richardson announced his ambition to become a controller some time ago, and he has been sparing no pains in his efforts to persuade his colleagues to vote for him. He is the only candidate from his ward and is a Conservative. He figures it out that he will get enough votes to elect him, and perhaps some to spare.

There are three aspirants in Ward 2—Ald. Oliver, Spence and Foster. Ald. Oliver says he has asked no one to vote for him, but he seems very confident that he will be elected on his own. A number of the aldermen seem to share that opinion, and Ald. Oliver is looked upon as one of the sure things. He is a Liberal.

Chances of Ald. Spence. Ald. Spence is willing to be elected, but he has the opinion prevalent among the contention that it would be just as well not to have him on the board under the present Mayor. Then he is a Liberal, and some of the Conservative aldermen do not want too many Liberals on the board. Ald. Foster is in the field, but it is hardly thought that he can win. He is a Conservative, and he has the reputation of being a man of the same ward. Those who think Ald. Oliver a certainty will not vote for Ald. Foster for that reason.

London is Confident

Ald. London has not been idle in his efforts to secure re-election to the board, and the opinion prevails that he will win, as he is the only candidate from Ward 3, and this ward pays a large proportion of the taxes. He is a Conservative. It is likely that both Ald. Hubbard and Ald. W. Burns, from Ward 4, will seek a place, and both are strong candidates, but there would be a better chance for either of them if the other would drop out. Ald. Hubbard is a Conservative and Ald. Burns a Liberal. In Ward 5, Ald. Stewart is a strong proposition. Ald. Woods is also a candidate. Both are Conservatives. Ald. Graham and Ald. Reid are out for the honor in Ward 6. They are both Liberals.

A Likely State

The indications are that the board will be composed of Ald. Oliver, London, Starr, and either Richardson or Burns. It takes at least thirteen votes to elect a controller. It is open voting, each alderman naming the four he would like to see on the board. If the board is not elected on the first ballot, these aldermen will receive a second ballot. If votes are elected, and another ballot is taken to elect the necessary number of members.

The Chainmail

The aldermen talk more freely over chainmail than they do of controllers. It is very probable that the standing committees will be prepared to receive a letter from the Mayor, and a representative will be appointed to the Public Library Board.

Some Appointments

The Council will appoint seven members to serve on the Industrial School Board; four to serve on the Technical School Board and two for the Harbor Trust. Representatives will be chosen to serve as directors of the Credit Valley Railway, Ontario & Quebec Railway, Toronto, Grey & Bruce Railway, and the northern division of the G.T.R. Mayor Stewart, Island of the City, Health, Ald. Hubbard or Burns; Local Board of Health, Ald. Dr. Lynd.

SWORD MUST GO

U.S. Army Officers Declare It is Absolutely Valueless as a Weapon.

Washington, D. C., Jan. 11.—The officer of the future will go into battle without a sword. The "flashing blade" that for ages has been immortalized by poets as the best bower of bravery in the game of war, is really a menace to the life of the wearer, military experts declare, and must be abandoned. Col. Arthur L. Wagner, assistant adjutant-general, who was the chief umpire at the recent Fort Riley maneuvers, asserts that the historic weapon is only fit for display uses. It has no practical value whatever.

In many cases

"In many cases," says Colonel Wagner, the first indication of the opposition was given by the flashing of a bright scabbard in the sunlight. This was a matter of general remark, and caused many officers to question why, in the recent stage of warfare, they were required to carry a weapon which has no single element of practical utility to compensate for its capacity for betraying the presence of those who wear it. In fact, the sword is a picturesque adjunct for mysterious official secrets, a convenient and comparatively harmless weapon for the duellists of the German universities, and a daring accessory for a dramatic star, but in the hands of military men, under the existing conditions of warfare, it is simply an antiquated nuisance retained solely because of the sentiment and conservatism that might be expected to retain the custom, the meritorious or the spurious.

CLARKE OF HAWKESBURY

Ottawa, Jan. 11.—The body of the man found lying dead on the C. P. R. tracks on Friday near Graham's Station, has been identified as Thomas Clarke, a shantymen, of Hawkesbury. The body was buried at Cobden. He is supposed to have fallen from the train and was frozen to death.

Will Be Continued

By special request, the samples of work sent as representing the home industry gathered into the Handicraft Centre established in Montreal after some years' work, will be kept at the gallery, Confederation Hall Building, all this week. The large collection at the first view on Saturday afternoon were most enthusiastic in their admiration of the quality and artistic appearance of the homespun and embroidered serges of the French-Canadian women, as well as the bead work and basketmaking of the Indians and the beautiful embroideries and needlework in linen of the Doukhobor and Galician women.

Millionaire's Daughter Dead

New York, Jan. 11.—Mrs. Florence Henry, the wife of Philip S. Henry, a wealthy coffee merchant, and daughter of the late millionaire banker, Leonard Henry, was burned to death early to-day in a fire that almost entirely destroyed the residence of the family on East Fifty-sixth street.

Object of Company Which Has Just Been Granted Incorporation in Ontario.

The CAPITAL WILL BE \$5,000,000

Several Other New Concerns

Launched—List of Provincial Appointments.

The Marconi Wireless Telegraph Company of Canada, Limited, is the name of a new company which has just been granted letters of incorporation by the Ontario government. The object of the corporation is to acquire the patent rights and inventions of Marconi and the ownership of future inventions of Marconi or anyone else relating to the subject of wireless telegraphy. The share capital is to be \$5,000,000, the headquarters of the company Toronto and the provincial directors W. R. Green, James N. Green, Walter Barwick, H. C. Osborne and John Payne.

Other companies gazetted are:

The London Engine Supplies Co., capital \$200,000; provisional directors, F. P. Mitchell, A. M. Smart and John Jones.

The Bates Felt Co., Dundas, capital \$400,000; provisional directors, C. W. Bates, W. B. Crox, C. E. Newberry and W. A. Stewart.

The J. N. Nichols Co., Toronto, capital \$50,000; provisional directors, D. E. Hughes, Helen Hughes and A. M. Sinclair.

The Mooney Biscuit and Candy Co., Stratford, capital \$100,000; provisional directors, W. J. Mooney, J. A. Stewart, J. C. McLean, J. J. Wilkins, C. E. Nasmith and Alex. Fall.

The Ocean Blend Tea Co., Toronto, capital \$40,000; provisional directors, J. S. Whealy, N. M. Squire and J. R. L. Starr.

The Eastern Manufacturing Co., Toronto, capital \$40,000; provisional directors, M. Cameron, R. S. Wilson and G. H. Kilmer.

The following appointments were gazetted: Thomas Oliver of Copper Cliff, to be associate coroner of the County of Nipissing; J. McK. Kearns of Arthur, Wellington County, to be a notary public; Martin W. McEwen of Brantford, to be a notary public; Charles Huber of Berlin, to be bailiff of the First Division Court of the County of Waterloo; Thomas R. Bond, to be bailiff of the Fifth Division Court of the County of York; Dennis Mahoney of Norwood, to be bailiff of the Second Division Court of the County of Peterborough.

NEW ARCHBISHOP SCOTCH.

Rev. Dr. Davidson's Appointment Meets With General Approval.

London, Jan. 11.—While Ireland seems bent on getting as much out of partnership with England as possible, Scotland is not behindhand in appropriating any good thing that may be going.

Robert Finlay, the Attorney-General, who probably will be the next Lord Chancellor, is Scotch, and Davidson, the new Archbishop of Canterbury, also is Scotch. Davidson's appointment meets with general approval. He is a man of infinite tact and courtesy, moderate in his ecclesiastical views, and will administer wisely and justly. He is the son of a Scotchman, and his appointment is a measure accorded to no other cleric. Queen Victoria regarded him as a close personal friend, his estate of the mid William IV. and the Queen, 1800, are required to be paid, prepaid, or delivered, to the undersigned, the Trusts and Guarantees Company, Ltd., Administrators, on or before the 29th day of February, 1903, their Christies and Messrs. Guthrie & Co., Ltd., solicitors for the said estate, and the same to be in writing of their claims, and satisfaction of the same, to be received by them or their agents, and the same to be verified by statutory declaration.

And take notice, after the said 29th day of February, 1903, said Administrators will proceed to distribute the assets of the said deceased, and the same to be in writing of their claims, and satisfaction of the same, to be received by them or their agents, and the same to be verified by statutory declaration.

Dated at Toronto, 22nd day of January, A.D. 1903.

ARMSTRONG DEAN, General Manager.

ESTATE NOTICES

NOTICE TO CREDITORS IN THE ESTATE OF THE LATE WILLIAM IV. AND THE QUEEN, 1800, are required to be paid, prepaid, or delivered, to the undersigned, the Trusts and Guarantees Company, Ltd., Administrators, on or before the 29th day of February, 1903, their Christies and Messrs. Guthrie & Co., Ltd., solicitors for the said estate, and the same to be in writing of their claims, and satisfaction of the same, to be received by them or their agents, and the same to be verified by statutory declaration.

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