

The Toronto World

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THURSDAY MORNING, JUNE 5

THE MONETARY STRINGENCY.

In a review of the financial situation as presented all over the civilized world, The New York Sun finds every reason for a policy of retrenchment and economy. The theory generally held that the financial stringency of the past few years has been due to the apprehension created by the Balkan war and the consequent hoarding of gold, in which the world has been without substantial foundation, although it is admitted that the new military programs of France and Germany exercised a restraining influence since these involved large loans and burdensome taxes. As a matter of fact, the combined holdings of gold and silver in the European banks as recently as May 29 were \$600,000,000 in excess of those of the preceding year.

Many loans brought out in London recently have fallen far short of subscription, and all indications point to this—that "the available supplies of capital are insufficient to provide for all the financing that borrowing governments, states, municipalities and private corporations have undertaken." When it is found that Greater New York had, on consolidation in 1908, a gross funded debt of \$224,967,156, and that in 1913 the debt stands at \$1,228,160,747, an increase of over \$900,000,000 in fifteen years, some idea can be gained of the burden of debt which has been created, for in lesser degree the increase has been general all over this continent. Now, more than ever before, is it necessary to conduct both public and private affairs on exact business principles.

MANCHESTER'S PUBLIC SERVICES

For this year, the City of Manchester, England, will receive from its municipal undertakings, roughly \$1,000,000 in aid of rates. This is an increase of \$60,000 over the contribution of last year and it represents, in accordance with the resolution of the council the following percentages on the capital expended: electric supply 1 per cent, gas supply 1.2-4 per cent, markets 2 per cent, and street railways 5 per cent. This arrangement is, however, approved for one year only, and is subject to revision.

From the electricity committee, the contribution was \$140,000, as against \$130,000 last year. The gas committee gave \$260,000 as against \$250,000, and the markets committee \$85,000 against \$70,000 last year. The street railways paid over \$500,000 for rate relief. In the face of such figures, representing constantly increasing profits over years of operation, it is impossible for opponents of municipal ownership and operation of public utilities to maintain that they have no solid basis. Be it remembered, too, that the net profits appear only after all costs of operation have been met, and provision for all other necessary funds made.

UNITED STATES FOOD IMPORTS.

Something must be wrong in the United States, when its production of food fails to keep pace with the increase in its population. There, as in all civilized countries, the drift from the country to the city is constant. Farms in the eastern states are ceasing to be cultivated, and the yield of grain per acre is not being maintained at its old level. Nor is the United States seemingly able to provide its meat supply. Once a large exporter of food products, it is now, to all appearance, to be in the near future an importer, competing with older nations for the necessities of life.

In San Francisco, there recently berthed the steamer "Tahiti," conveying 400,000 pounds of Australian beef and mutton. The shippers distributed the consignment among retail dealers on condition that only a reasonable profit would be charged and with the warning that an evasion of that condition would lead directly to an arrangement, having for its object the direct linking up of producers with consumers. This Australian shipment brought about a reduction in meat retail prices, of from one to ten cents a pound. The same steamer carried an experimental shipment of several tons of butter, which, if profitable, will initiate a larger trade.

The United States is beginning to reap the harvest of its wasteful expenditure. With vast natural wealth it has allowed its coal, oil, wells, natural gas and other invaluable natural assets to pass into private hands and to be exploited for private profit. The Standard Oil Companies, now liberated from control, have greatly enlarged their capitalization, their stock dividends, which have brought fortunes to the lucky shareholders. But the public, which pays the prices neces-

sary to provide these profits, derives no benefit. Will Canada learn from the experience of the United States, or by following in its path land in a similar quagmire?

BRITISH POLITICS AND TARIFF REFORM.

Recent by-elections in England have resulted adversely to the government, and, so far as they go, indicate the returning swing of the pendulum of electoral opinion. Even Liberal newspapers admit that this is, in part, due to defects in the Insurance Act, which have been made the most of by the opposition and intensified by the pronounced antagonism of a section of employers, mainly agricultural. The act, it is urged, has been left too much to the control of local officials, and Mr. Lloyd George is urged to take a more active part in its administration. The chancellor himself has injured the government by his indiscreet stock exchange dealings, and has to that extent impaired the credit gained by Sir Edward Grey the foreign office.

Notwithstanding the side-tracking of the food tax part of the tariff reform movement, the league has been more active than ever before. During the last six years no less than 25,556 meetings have been held with collective audiences of more than 6,500,000 people. Exhibitions of various kinds are a new feature in the work, and several hundreds of cinematograph shows have been given in addition to lantern lectures. From about two hundred branches in 1906 the number has risen to over 800, the greater increase having occurred in the north of England, where the membership, starting at 280, now stands at upwards of 62,500, of whom 95 per cent. belong to the working classes. Tariff reform in Britain is anything but a dead movement.

SUNNYSIDE BATHING FACILITIES.

Some provision should be made for juvenile bathers at Sunnyside. Last summer the scenes occasionally witnessed were not edifying, and at a trifling expenditure might be obviated. The erection of a couple of canvas screens at suitable places, one for boys and the other for girls, should not be beyond the finances of the city, even at this time of monetary stringency, and would be a boon to the rising generation. This may seem a small matter as compared with the great schemes that are now in the air, but ought not to be neglected on that account.

HORSES FOR NIAGARA CAMP.

Editor World: I am surprised at the report which appeared in an evening paper of June 3 with regard to the horses supplied by me for the military camp at Niagara. It is absolutely false and very detrimental to me as proprietor of the Repository to have stated that we had eighty horses rejected by Colonel Hall as unfit for service. The fact is that Colonel Hall and Major Simkins examined and passed one hundred and fifty horses which I supplied on Monday. There were only five horses rejected, in all, and these were refused on account of their being slightly too small. These hundred and fifty horses were all that could be shipped on the boat on Monday, and we shipped the remaining lot, forty-three horses, on Tuesday. Thus we had only five horses rejected and one hundred and ninety-three accepted, which was a thoroughly good record and very much different from the version given yesterday.

Colonel Hall, Major Simkins and the officers of the various commands all stated that they never saw a finer lot of horses, and that they never had so many so good a lot at the camp before. We may say that while Colonel Hall and Major Simkins were stationed at the Repository examining the horses, many horses that had been hired from outside parties by individual troops were brought along here to be examined also, but of course where so many horses were rejected, no affair of ours whatever as these horses were simply brought to the Repository for the convenience of the inspectors.

Charles Burns.

COLLEGE "GRADS" WILL REUNITE

University of Toronto Alumni Association Will Meet on Thursday.

The annual meeting of the University of Toronto Alumni Association, which will be held in the west hall of the main building on this afternoon, at 4.30, Sir John Gibson, president, and it is expected that President Falconer, Professor Baird of Winnipeg, and Murray of the University of Saskatchewan, Rev. J. W. Macmillan of Halifax and other distinguished addresses. A cordial invitation has been extended to all the graduates in the city to be present at this annual meeting to make it a reunion of graduates and a renewing of old acquaintances.

PLANNING TO TAX TOBACCO OUTPUT

WASHINGTON, June 4.—(Can. Press.)—Attorney-General McReynolds has a plan to cure some of the alleged evils of the tobacco trust, which he believes the supreme court's decision did not reach. It is to tax the output of the tobacco factories on a sliding scale in such a way that the big manufacturers will pay more and the small ones less. It is said that the attorney-general has talked his plan over with President Wilson and the cabinet would shortly submit it to the chairman Simmons of the senate finance committee.

UNIONIST BY ACCLAMATION.

LONDON, June 4.—(C.A.P.)—Sir Henry Kimber has retired from the present Liberal majority was considerably over 400, and the Liberals have decided not to contest the seat. Mr. Samuel Samuel, one of the famous firm of financiers, will be the new member.

The Philosopher of Folly

By Sherwood Hart

VACATIONERS.

In the sizzling heat of summer will the plutocratic plumb line sway; the tailor and the hatter say that business doesn't matter; they won't say; the butcher and the baker and the cheese and butter dealer close their stores; the skim-milk malfeasants and the builders and contractors lock their doors; the middlemen and jobbers and the other highway robbers take a rest; the grocers and purveyors and the painters and bricklayers trip out west; these money-grabbing fellows hide their silver in the cellars and depart for the mountains or the beaches which no hot wave ever reaches, light of heart. While the rest of us are stewing, they'll be rowing or canoeing, or they'll fish; where the air is cool and breezy they'll be taking life as easy as you wish; they'll be joyfully disporting, while we hang on, and some of the interesting jobs; they will peacefully be sleeping and in some—for we never hear a rumour of the Ultimate Consumer doing thus; and it makes one wonder how that badly-treated fellow—well, he's us!

REDUCED FARES OVER MANY LINES

Requests For Excursion Rates Dealt With by Passenger Association.

At a meeting of the Eastern Canadian Passenger Association, held at Toronto, Tuesday, June 3, reduced fares were considered for numerous events, among them being as follows:

Acton West, Ont., Wednesday, June 18, Caledonian Sports.
Winnipeg, Man., Tuesday, July 8, to Saturday, July 19, 1913, Canadian Industrial Exhibition.
Brandon, Man., Tuesday, July 15, to Friday, July 26, 1913, Dominion Exhibition.

Guelph, Ont., Monday, July 28, to Saturday, August 2, 1913, Old Home Week.

St. Catharines, Ont., Tuesday, August 12, 1913, Grand Black Knights of Ireland demonstration.

Ottawa, Ont., Friday, September 5, to Friday, October 17, 1913, Central Canadian Exhibition.

Halifax, N.S., Tuesday, September 16, to Thursday, September 18, 1913, Canadian Manufacturers Association.

Stratford, Ont., Saturday, October 6, to Friday, October 11, 1913, Women's Christian Temperance Union, London, Ont., Saturday, October 11, to Friday, October 17, 1913, Dominion Women's Christian Temperance Union, Winnipeg, Man., August, 1914, Knight of Pythias Convention.

Tuesday, June 24, Saturday, June 21, to Tuesday, June 24, 1913, St. Jean Baptiste Society, Hamilton, Ont., Wednesday, June 25, to Wednesday, July 2, 1913, Hamilton Jockey Club spring meeting.

Georgetown, Ont., Friday, and Saturday, July 25 and 26, 1913, Drummers' Club picnic.

Winnipeg, Man., Tuesday, September 2, to Thursday, September 4, 1913, Dominion Association of Chartered Accountants.

St. John's, Que., Saturday, August 2, 1913, Canadian Canoe Association championship races.

A SAFE LIGHTER.

Thrifty householders in Toronto and elsewhere where manufactured gas is used for lighting or heating purposes are taking advantage of the opportunity presented by The Gas Company's safety gas lighters, which eliminate the danger and dirt in lighting a gas burner.

They contain no gas, and anything that will injure, or liable to cause a fire, they are always ready, and close you will find them in a few minutes and six coupons from The Daily World will permit you to obtain one from P.O. Box 15, 15 E. Main street, Hamilton. By mail two cents extra for postage.

Do You Feel Moody, Irritable, Depressed?

When That Languid, Laggy, Easily-Tired Feeling Comes, Your Liver Is Slow.

Tells How to Cure Quickly

"Even when I was young I was not robust and healthy like other girls. I suffered from headaches, and had a sort of blue feelings that plagued me. The joyful spirit and pleasant other girls seemed to get. After I married I found I could not throw away those feelings of depression and weariness made me very unhappy. There was no cause to feel so, and my doctor said I was a weak, sluggish, and this accounted for my poor color, my tiredness, languor and despair. The pills the doctor gave me were too purgative, made me weaker because they were too active for my constitution. Dozens of my friends recommended Dr. Hamilton's Pills, and they were so mild and helpful. Well, I never used a pill that acted so quietly as Dr. Hamilton's. They were so comfortable to use. I was afraid they might not help. But I knew they had been active in my system. They did the work of a tonic and blood medicine combined. I improved in a marvelous degree with Dr. Hamilton's Pills. I now maintain the most perfect kind of health by using them just once or twice a week."

It is Mrs. E. V. Eklanger, well known at Gloucester, who relates the above experience. She proved what you and all others, men and women, can prove—that Dr. Hamilton's Pills are best for restoring health and best for keeping the system in perfect running order. Don't be misled into using anything but Dr. Hamilton's Pills. 25c a box, five for \$1.00, at all druggists and storekeepers. It is sold by the Cataraugus Co., Buffalo, N.Y., and Kingston, Canada.

PRINCE ALBERT LANS TODAY.

QUEBEC, June 4.—(Can. Press.)—The lieutenant-governor of Quebec, Sir Francis Langens, received a message this morning from the Duke of Devonshire, the commander of H.M.S. Cumberland, that on the arrival of the Cumberland with the remainder of the cadets, he would leave for Montreal and Toronto on their way to visit Niagara Falls, returning to Quebec next Sunday.

"PENNANTS."

Gorgeously decorated pennants are the rage for decorative purposes. The world is continuing the distribution of these many-hued pennants that will decorate your summer cottage, boat or motor car. Clip the coupon from this issue of The World and present it, together with 25 cents, at The World of 40 West Richmond street, Toronto, or 15 East Main street, Hamilton.

CABINET MAKING TICKLISH WORK

Bourassa Sheds Light on the Troublous Days of the Construction Period.

WAS MENTOR TO MONK

And Nationalists Beat "True Blues" in Struggle For Power.

MONTREAL, June 4.—(Special.)—Henri Bourassa in today's issue of Le Devoir deals with the forming of the Borden cabinet, and some of the interesting sidelights are the result of his article. He says that two or three days after the election Mr. Monk told him that the Borden cabinet would not enter the cabinet unless Bourassa made a part of it.

"On this point I did not let him remain long in doubt," Mr. Borden, I said, "I cannot decently offer me a portfolio and I could not under any consideration make part of a Conservative cabinet. I am waiting to see Mr. Borden at work. If his political action is sufficiently in accordance with my principles, I do not want his favors to make me give him my support. If, on the other hand, the old Tory-Jingoism, which supplied funds for the campaign, dominate Mr. Borden, and no chain, however golden it might be, and however heavy it could be, would stop me from attacking him with the same strength I spent to fight the Liberal Cabinet."

Advice to Monk.

Mr. Monk then asked him if he thought he himself could consistently remain in the cabinet, stating that the Nationalists on various occasions, but that being an ancient Conservative, he could not be accused of having deserted his party to receive from an opposition clan the price of treachery. Bourassa added: "If Mr. Borden, in offering you a place in the cabinet, wants you to vote absolutely. On the other hand, if you think your acceptance will give you a better chance to push forward our common ideas, enter the cabinet, stating that you accept only on these conditions and would not remain otherwise."

"Make it a point that the representatives in Quebec shall be sound men who give you their support and have approved you publicly, men who shall enter the cabinet with the same conditions you impose and who would leave it with you. And, above all, whose only aim in politics is patronage and who should want it even at the price of honor or all principles at the price of honor."

Tug-of-War.

Mr. Bourassa then deals with the tug-of-war between "orthodox" or "true blue" Conservatives in Quebec and the Nationalists. The two candidates of the former faction, supported by the imperialists under the guidance of Sir Hugh Laurier, were T. Chase Casgrain and L. Nantel.

"Many amalgams were suggested and a number of names mentioned as for instance, Mr. Monk and Mr. Casgrain with two Liberal portfolios. Mr. Lavergne or Mr. Nantel as solicitor-general, and Mr. Forget, minister without portfolio, as a moral strength (J. Lavergne) to the cabinet and Mr. Forget-general, but he joined issue to demand the names of three ministers favorable to the Nationalist cause.

Despite the debt the party owed them, Messrs. Casgrain and Nantel were thrown overboard and Messrs. Nantel and Pelletier chosen.

"Altogether the slimiest Thru. The hardest to get thru, not only because of his Nationalist tendencies, but because of his kindly disposition to business and his business sense (witness the mail sacks packed) Lavergne did his best to make him pass muster, and he could not do less for the most ardent of his disciples. The only concession made to the Tories was the acceptance of the inoffensive Mr. Perley as minister without portfolio.

"At any rate, if Sir Hugh is still satisfied on the day when Mr. Perley suffered his finger under the noses of Messrs. Nantel and Pelletier, asking: 'Who won?' The imperialist or the autonomist ennues?"

THE SEASHORE.

The time is now opportune to plan for your summer outing, and to those who have enjoyed the seaside the reports on Long Island Sound, in the vicinity of New London, Conn., offer many attractions, and for those who have not experienced the delights of their consideration in this charming territory for their vacation to the sea. A new booklet dealing with the district mentioned and entitled "The Seashore" has been prepared by the Grand Trunk Railway System and copies may be had for the asking. The descriptive matter in the booklet is interesting and profusely illustrated with scenes from direct photographs. Hotel accommodations are available to suit all pockets, the rates running from \$10 per week to \$10 per day. The special features are warm sea bathing and deep sea fishing. The district is with a night's ride from Montreal. Re-train equipment are offered and first class service will be at your service. Ask the Grand Trunk agent in your city for a copy of the book.

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At Osgoode Hall

June 4, 1913.

ANNOUNCEMENTS.

Motions set down for single court for Thursday, June 5, at 11 a.m.:
1. Emory v. Carroll.
2. Re Brown Trusts.
3. Stevenson v. Gordon.
4. Re Paterson Estate.

Peremptory list for appellate division for Thursday, June 5, at 11 a.m.:
1. Re Nichols Hall v. Wulman (to be spoken to).
2. Re Ketcheson and C. N. R. Co. (to be continued).
3. Sauerman v. E. M. F. Co.
4. McQuill v. Scott.

Master's Chambers.

Before J. S. Cartwright, K.C., Master. Klimer v. Deseronto-Phelan (Ritchie & Co.), for defendant, obtained, on consent, order changing venue from Toronto to Kingston. Costs in cause.

McPherson v. McGuire (two actions)—Beatty (Kilmer & Co.), for defendant, moved in each action for an order staying proceedings. W. Laidlaw, K.C., for plaintiff. Enlarged by consent sine die.

Davis v. Kelly—W. M. Hall, for plaintiff, moved for order striking out statement of defence for default in attending for examination. L. V. McBrady, K.C., for defendant. Order that defendant attend at his own expense on next appointment, not earlier than 12th inst. Costs to plaintiff in any event.

Re Commercial Travelers' Mutual Benefit and Kleeper—O. H. King, for association, moved for order allowing them to pay \$1000 into court. W. J. Boland for claimant. At claimant's request motion enlarged until 7th inst.

Charles v. Sullivan—Wright (Miller & Co.), for plaintiffs, moved for absolute attaching order. F. Aylesworth, for garnishees. No one for judgment debtor. Order made for payment of the sums admitted by the garnishees, less their costs, fixed at \$10.

Re A. O. U. W. and Bottomley—A. G. F. Lawrence, for the society, moved for leave to pay \$2000 into court, less costs of society. A. J. Thomson, for other claimants. Order made for payment in less costs fixed at \$25. Costs of plaintiffs of payment in reserved, to be disposed of on motion for payment out.

Single Court.

Before Middleton, J.
Re Green and Platt—E. H. Cleaver (Burlington), for vendor, moved for order declaring that an objection taken by purchaser to vendor's title has been satisfactorily answered. W. J. McCarthy, for purchaser. Judgment: objection is based upon a misconception of the law. Order made. No costs.

Before Lennox, J.
Re Solicitor—A. Miller, for the Law Society, obtained an order suspending the solicitor for non-payment of fees. Order not to issue for two weeks.

Tourbin v. Ager—M. J. McCarron (St. Catharines), for plaintiff, moved for order continuing injunction granted by local judge, restraining defendant from interfering with the fence between properties of parties. Re reserved.

Re David Willis—D. M. Grant (Huntsville), for Willis, moved for a vesting order. Reserved.

Re Thomas H. McDonald—D. M. Grant (Huntsville), obtained, under sec. 21 of F. & H. Act, order, discharging with wife's joining in conveyance, she being apart from her husband, and empowering him to convey.

Trial.

Before Falconbridge, C.J.
Wilson v. The Sanderson Harold Co., W. N. Brewster, K.C., and J. R. Laxton (Paris), for plaintiff; F. Snook, C.C., for defendant. Action by plaintiff late manager for defendant Co. to recover \$750 alleged to be due for six months' salary from Aug. 21, 1912, and an account of profits, and for \$500 damages for wrongful dismissal. Judgment: there was abundant evidence supplied by Miller and by plaintiff's own admissions to justify a charge, if not of active disloyalty, certainly of a feeling of unrest and dissatisfaction, which would not be consonant with the discharge of plaintiff's highest duty to his employers, and which would reasonably justify the belief that plaintiff's usefulness was gone or seriously impaired. It seems to me further, that plaintiff acquiesced in his own dismissal. He first put forward this claim on Nov. 19, 1912. There are, however, circumstances in the case which lead me not to impose the full costs on plaintiff. Action dismissed without costs. Thirty days stay.

Before Lennox, J.
Vogler v. Campbell—J. L. Lewis, K.C., and H. D. Smith, for plaintiff; M. Wilson, K.C., for defendant. Action to set aside a deed from John L. Campbell to defendant, and for accounts, etc. Judgment: As to \$2029.35 in the Traders Bank, standing in name of deceased John L. Campbell, and the associated purpose of deceased in the bank account, was by his means to make a gift to the defendant in his nature testamentary. When the \$209 was withdrawn on cheque, it was distinctly for personal use of deceased, it was not used as it must be accounted for. This \$500 and the \$1229.35 carried to credit of defendant's accounts, I find and declare to be money of and belonging to deceased by will or otherwise at the time of his death. Defendant must account for this money to the estate, with interest at 5 per cent. from 25th February, 1913. Action dismissed, so far as it relates to setting aside deed from John L. Campbell to defendant. Plaintiff has succeeded as to her other claims. Plaintiff to have her costs between each case and defendant to pay her own costs.

Appellate Division.

Before Meredith, C.J.O., MacLaren, J.A., Wright v. Connell v. Wright—J. M. Ferguson for Wright; G. W. Mason for Connell. Appeal in commission of 15th April, 1913. By consent appeal in each case dismissed without costs.

Jordan v. Jordan—Plaintiff in person. S. D. Jordan, K.C., for defendant. Appeal by plaintiff from order of Middleton, J., in chambers. Appeal dismissed without costs.

Re Smith-Smith v. Smith—J. F. Hellmuth, K.C., and C. A. Moss, for executor of Bertha Hope King, E. D. Armour, K.C., and D. C. Ross, for E. C. Smith, et al. R. J. McLaughlin, K.C., for executor of Bertha Hope King, from judgment of Middleton, J., of 18th

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If you are not one of the many thousand who have obtained one, you have missed something that every Fan should see.

Clip the coupon from the Baseball Page and read the baseball and other sporting news in The Morning World—delivered before breakfast to any address in the city or suburbs for twenty-five cents per month. Phone your order to The Circulation Department, or buy it from the newsdealer or newsboy.

April, 1913. The judgment appealed from was pronounced on a motion for order constructing will of Emma Josephine Smith, and declared that appellant had no interest in the estate. Appeal argued and judgment reserved.

Re Ketcheson and C. N. Ry. Co.—W. C. Mickel, K.C., for Ry. Co.; I. F. Hellmuth, K.C., and B. G. Porter, K.C., for Ketcheson. Appeal by the Ry. Co. from award of board of arbitrators of 11th November, 1912, awarding the three Ketcheson claimants \$33,238 for land expropriated by the C.N.R. Appeal partially argued, but not concluded.

Re Billings and C. N. Ry. Co.—J. D. Bell, K.C., for Ry. Co.; I. F. Hellmuth, K.C., and B. G. Porter, K.C., for Billings. Appeal from award of arbitrators of 23rd November, 1912. By counsel's consent, adjourned until September sitting.

Falconer v. Jones—H. H. Dewar, K.C., and B. H. Ardagh, for defendant. J. Jennings for plaintiff. Appeal by defendant from judgment of Middleton, J., of Jan. 22, 1913. Action by Jesse Falconer, widow of William Falconer of Dundas, for \$5000 damages for death of her husband, who was instantly killed by some substance violently thrown from a factory shaft in defendant's factory, alleged to have been caused by negligence of millwright in defendant's employment in seeking to repair betting on machinery while in motion. Judgment was awarded plaintiff for \$1650 and costs, apportioned \$1100 to widow and \$550 to infant. Judgment: Appeal dismissed with costs.

Wilson v. Taylor—J. A. Hutcherson, K.C., for plaintiff; J. L. Whiting, K.C., and J. A. Jackson (Gananogue) for defendant. Appeal by plaintiff from judgment of Middleton, J., of Nov. 7, 1912. Action by mortgagee of Nov. 7, 1912. Action by mortgagee to ascertain damages alleged to have been sustained by covered by mortgagee's sale of lands of separating same into parts without costs. Judgment: Appeal dismissed with costs.

Re City of Toronto and Toronto and Suburban Railway Co.—J. L. Hellmuth, K.C., and R. B. Henderson for the railway company. G. R. Geary, K.C., for the city. Appeal by the railway company from order of Ontario Railway and Municipal Board of June 25, 1912, whereby the City of Toronto and the Toronto Suburban Railway Co. were ordered to repave part of Bathurst street and Davenport road. Judgment: The two questions argued decided against the Ry. Co. Reference back to the board to decide the character of the pavement to be constructed. No order as to costs of appeal.

Before Meredith, C.J.O., MacLaren, J.A., Magee, J.A., Hodgins, J.A., Leitch, J.

Chandler-Massey v. Irish—H. E. Rose, K.C., and G. H. Redgewick for defendant. A. C. McMaster for plaintiff. Appeal by defendant from order of divisional court of Dec. 15, 1912, by which the plaintiff was ordered to pay to recover \$1000 alleged to have been paid defendant for services in the formation of Chandler, Ingram transaction was void and that no services were rendered. At the trial judgment was given in favor of the plaintiff for amount claimed and costs and the divisional court affirmed this judgment. Judgment: Appeal dismissed with costs.

1000 Islands and Return \$6.50, including Meals and Berth. The R. M. Navigation Company will run another popular week-end tour to Alexandria Bay and return Saturday, June 7, leaving Toronto at 2.30 p.m. at the low fare of \$6.50, including berth and dinner in each direction, also fifty mile tour by observation yacht among the 1000 Islands. Passengers should procure tickets early in order to secure berth accommodation. Ticket office, 46 Yonge street corner Wellington street.

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