

D FLOOR ID BOTTLE

Baker, and with a... watched her husband... carbolic acid and walk... to the washbasin.

Yellow, while the... No. 3 police station... Dr. F. J. Williams... arrived at the scene...

Mr. J. A. Ellis, M. L. A., of West... Ottawa and former mayor, were for... disobeying the court order and rushing...

Mayor Takes Action... Mayor McVety took the chair and... declared it illegal called as he had...

Patent Stopped Breathing... While Undergoing Operation... But Is Restored.

LAD KEPT ALIVE BY ELECTRICITY... Patient Stopped Breathing... While Undergoing Operation...

Bill to Govern Capitalization... of Roads Likely to Be Introduced at Ottawa

OTTAWA, March 7.—It is understood... that the government intends to introduce...

MUST ALLOW WIFE'S MOTHER TO VISIT HER... Vienna Civil Court Gives Hard Blow to Men Who Have a Mother-in-Law.

AT CORNER... down Bay street, a... car rammed a Har...

IN HOTELS... ROYAL... TIPPING DELIVERY Metal Co. Ltd. AVENUE.

OTTAWA MUDDLE WORSE THAN EVER

Mayor Returned and Forces Obedience to Order of Justice Middleton.

FACTION YET PERSISTS Aldermen Hold Special Meeting of Council Which Mayor Declares Illegal.

OTTAWA, March 8.—The climax was reached in the civic muddle over the taking of a plebiscite on a pure water supply for the city on Saturday...

A faction of the aldermen, led by Ald. J. A. Ellis, M. L. A., of West Ottawa and former mayor, were for disobeying the court order and rushing...

Mayor Takes Action... Mayor McVety took the chair and declared it illegal called as he had been present in the city at the time...

Then the Ellis faction, which favors going to Gatineau Lakes and spending \$8,000,000, equal to the present debt of the city, put their motion...

LAD KEPT ALIVE BY ELECTRICITY... Patient Stopped Breathing... While Undergoing Operation...

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EVANTUREL FORCED TO RESIGN SEAT

Continued From Page 1. is another fact even more interesting. Evanturel will die fighting. "I have fought this thing alone since the far and I am going to fight to the end," he declared.

That there are men on both sides of the house, members alike of opposition and government, even ministers of the crown, now enjoying this advantage, he claims as a fact. He has the names and prepared to divulge them. His attitude is that he was trying to get into the privileged class, but was discovered through his clumsy methods; others are getting away with it.

Resolution of Censure. The resolution adopted by the executive committee and endorsed in open meeting by the association as a whole was as follows: The executive of the Liberal Association of the county in the legislative assembly, Gustave Evanturel, who ever in writing the letter which was read in the legislative assembly on February 23 last, and distinctly disapproved and censured the proposition therein contained as being unworthy of any representative of the people. They accept the declaration of intention by him to resign his seat next Tuesday, and they approve the attitude taken by N. W. Rowell, K.C., leader of the Liberal party in the legislature in his prompt and distinct condemnation of Mr. Evanturel's action and of his Liberal colleagues in the legislature in excluding Mr. Evanturel from their councils and deliberations, and consider that Mr. Evanturel should have acted upon his leader's demand for the resignation of his seat in haste and promptly.

Evanturel's Surrender. As soon as the doors were open the crowd rushed madly in. President J. N. La Pointe, who presided in the chair, and one of the secretaries read the resolution that had been adopted. It came as no surprise to the crowd, and there was no demonstration one way or the other. The condemned member sat in the audience, quiet and calm, while the judgment passed upon him was being read.

A discussion followed as to when a convention should be held to place in nomination a candidate for the seat to be vacated and it was decided to leave the matter to the discretion of Mr. J. A. Ellis, M. L. A., and the secretaries, F. A. Senecal and James Steele. It is thought that the vacancy may not be filled until the general election.

Freely Admitted Guilt. It was suggested that Mr. Evanturel might desire to make some public statement and he at once went to the platform and made a statement in this sense, but he spoke without hesitation and once or twice was applauded by some of his friends.

"I think that I am guilty, that Mr. Ferguson's action was a very weak defence to my attack on the bad administration of the liquor act in my county," he went on. "The letter certainly was written on a very unhappy day for me and that day was Dec. 4, 1913."

He stated that he had received a reply from Secretary Allen of the Hotelmen's Association saying that the position he had applied for had already been filled.

"I was at Toronto to represent the feeling of my constituents," Mr. Evanturel said, "and I told Mr. Rowell that I could not vote for his resolution for the abolition of the bar because ninety per cent of Prescott County was taken against it. Before the vote was taken I wrote to the whip of the Liberal party saying that I could not and I found that he supported the motion. Later I found that he had been taken by the member for Mantoulin, Mr. Gamay, which was the same as if I had agreed to support the motion, and I again wrote to the whip, but he said my attitude on that question might not suit a certain section of this county. I have done my duty by the majority. My course has been a straightforward one. I never thought I would be bringing disgrace upon my county. I never thought about my position as a member. I am one of those men who have unintentionally committed an error."

"One letter I wrote was to Mr. Paisley of the Grand Union Hotel, Ottawa, and another was to George Rowell of the Walker House, Toronto. I have always been a true and faithful friend of the license system, and I am sorry that I have had a sparse attendance at my action. I told them in Toronto that I would come here and tell all in white and black, although it may kill me in public life forever."

He then explained that he would die the reading of his resignation in the house until Tuesday, as there was usually only a sparse attendance on Monday. He was sure that while the executive was censuring him, he still had their sympathy, and he was a poor man, and he thought that license interests could give him some financial aid, for he would stand forever against the abolition of the bar. He then said that Mr. Evanturel intimated that if he were guilty of wrong-doing he was not the only member of the house, and said he had a charge to make to the whole legislature, and wanted Mr. Evanturel to give names and particulars, but officers of the association said that he had any charges to make to the proper place to make them would be in the legislature, when he was resigning on Tuesday.

Personal Sympathy. E. Proulx, M. P., was called, and said that it was with profound regret that the executive committee had found it necessary to reach the decision it has. He knew no one in the province who did not deplore the abuses of the liquor traffic. The committee had decided that a member of the legislature was not justified in offering his services to the liquor association for remuneration. "The good reputation of the county," he declared, "must be maintained, and we have acted accordingly."

Mr. Proulx said that personally Mr. Evanturel had the sympathy of the gathering, but politically he could not extend it to him. Later Mr. Evanturel addressed a meeting at Hawkesbury and today spoke to the residents of Alfred, his own town, many of whom had come in from the surrounding country to hear him.

Public Life Over. The feeling throughout the riding seems to be that Mr. Evanturel's public life is over. He is expected to go back to do so, but the majority do not appear to favor him. Some people are in favor of inviting him to return, but a local man will probably get the nomination; J. N. La Pointe, the president of the association, and J. A. Senecal, one of the secretaries, are most prominently mentioned.

MONTH IN PRISON FOR KIDNAPPING

American Artist and Companion Stole Man's Son Away From School.

ROMORANTIN, France, March 8.—Ferdinand Finney, Earle, the American artist, and Miss Charlotte Herman, charged with having kidnapped Earle's son Harold, from a school near Paris last November, were found guilty yesterday after a two days' trial.

Earle was sentenced to serve two months in prison and to pay a fine of five dollars, and Miss Herman to a month in prison and a fine of six dollars. Both the defendants were released last evening in view of the fact that they had sent the certificates which they were sentenced in jail in advance of the trial.

The abduction of the young Earle, who is a son of an artist by his first wife, Miss Fischbacher, occurred last November. The lad was taken to Norway where Earle and Miss Herman were living. The trial is taking place in the early part of February for trial.

TREATED LETTER AS CONFIDENTIAL

Statement Issued by Licensed Association in Matter of Evanturel Exposure.

KEPT IT CLOSE SECRET Second Letter Asking Intervention With Association Was One Read in House.

Concerning the exposure of Gustave Evanturel in the legislature, William E. Allen, secretary of the Ontario Licensed and Allied Trades Association, has issued the following statement: "The Ontario Licensed and Allied Trades Association has been charged with responsibility for the exposure of Mr. Gustave Evanturel, member for Prescott, before the Ontario legislature; that the refusal of this association, or some of its members, to treat confidentially a communication from Mr. Evanturel to Mr. W. E. Allen, secretary of the association, knowledge of Mr. Evanturel's action became public. The executive council of this association, in view of the fact that the communication was confidential, issued a statement on behalf of the members. Mr. Allen and myself.

"Mr. Evanturel has already admitted writing the letter, no breach of faith can be made by now speaking of it. When Evanturel's letter tendering his services to the association was received by Mr. Allen, it was considered, as Mr. Evanturel has since described it, as 'an unfortunate mistake.' No action was taken upon it further than to mail a reply to Mr. Evanturel declining to consider his offer. Neither the contents nor the existence of the letter were disclosed either by Mr. Allen or this committee. It does not do this committee nor Mr. Allen know by whom the matter was disclosed.

"This committee was strongly of the opinion that it was not the letter to Mr. Allen which was read before the legislature. The letter that was read mentioned the letter to Mr. Allen, but not the contents of it. Mr. Evanturel has since stated, to some other person seeking the intervention of this person to reopen negotiations with this association, that he was unable to learn the contents of the letter. If that subsequent communication was to any member of this association, that person chose to treat it as a personal one, and the contents were not disclosed. Such a letter was never brought to the knowledge of the secretary, the executive, nor the members of this association."

EXEMPTION CLAUSE WILL BE REPEALED

A Good Majority is Practically Assured in Favor of Wilson's Appeal

WASHINGTON, March 7.—With Representatives Palmer, Sherry and Adams saying their poll of the house shows a strong majority in favor of the repeal of the exemption clause of the Panama Canal Act, Senators Lodge and James last night said their count of noses in the senate showed fifty for repeal, twenty-three against it and seventeen non-committal, with five absent. This gives a clear working majority of two, without assistance from the doubtful ones. It is said there may be additions to this apparent strength in both branches of congress.

By an almost unanimous vote, the house committee on interstate and foreign commerce yesterday reported favorably the Sims bill repealing the exemption clause. The bill will be called up for action in the house in about two weeks. In reporting the bill yesterday the committee stated: "We are not disturbed by the talk that repeal would be truckling and yielding to foreign demands. There has been no friction or even strained relations with foreign governments, but we have always the whole family of nations in our contentment that the Hay-Pauncefote treaty permits discrimination against American shipping. It is our duty to abolish the canal itself than to permit our national honor to remain in question."

Judge Adams, chairman of the committee on interstate and foreign commerce, will lead the fight for repeal in the house. He will be flanked by Benjamin F. Sherry of Kentucky and Representative Palmer of Pennsylvania, who have been designated as spokesmen for the administration in place of Representative Underwood, who does not favor the repeal.

COULTHURST IS SENT TO TRIAL

Third Charge Laid Against D. R. O. — No Verbal Evidence Taken.

BRIDGEBURG, March 7.—Coulthurst, the D.R.O. accused in connection with the recent Scott Act vote, was today sent for trial on three charges. The new charge is that of altering or changing seven ballots, and was made this morning by W. D. Christie, the district attorney, and the other two charges. These are uttering a false document in making the return of the election, and forgery.

Much to the disappointment of the large crowd in the hall, no verbal evidence was taken, as both sides had consented to the evidence taken at the investigation before Judge Livingstone last week at Welland being submitted for the hearing.

Voluntarily Evidence. There were 84 typewritten pages, besides a large number of exhibits The trial is taking place in the hall, and the tally sheets of the vote which gave the count for Coulthurst's ward as 54 "wet" and 29 "dry" and 1 spoiled. Coulthurst is now out on \$4000 bail, \$1000 more than previously. Of this amount he has paid half himself, and the balance divided between Harry Hawkins, proprietor of the Queen's Hotel, Fort Erie, and Lewis Douglas, reeve of Fort Erie. The trial is scheduled for the general sessions at Welland, on June 8.

BENTON ENQUIRY NOT ABANDONED

Impression It Had Been Dropped is Wholly Wrong. Says Bryan

WASHINGTON, March 7.—Secretary Bryan today said that the Anglo-American commission appointed to examine the body of William S. Benton, the British subject, still was in "status quo." "It is interesting to note that when he entered the cabinet of Sir Oliver Mowat in 1883, minister of education was the position first offered to and declined by my father, the late Principal Grant. As minister of education he was fertile in new ideas and made a resolute attempt to keep politics and education apart. No one ever accused him of two chief defects charged against the present minister, and he never disturbed universities."

SIXTY FEDERALS KILLED IN BATTLE AMONG HILLS. BROWNVILLE, Texas, March 7.—Sixty Mexican federals, including six officers, were killed in a battle Wednesday in the hills between Monte Cristo and Brownville. The Mexican forces were led by General Nuevo Leon, according to news received today in Natomors at constitutional headquarters.

No Mediation for Mexico. MEXICO CITY, March 7.—Mediation in any form in the revolution by other governments has just been rejected by the Latin-American world, not to be tolerated by Mexico. This reply was given to the privilege of issuing a question based on the assumption that Chile, Argentina and Brazil were disposed to extend their good offices, and to the effect that the United States of the United States is not recognizing the Huerta Government.

As indicative of Huerta's intention to establish a federal bank, the executive today issued a decree providing for the appointment of five division generals of the army, a rank which in existence, and ten generals of corps. That the government is determined to establish a federal bank is also announced. As a reason for this move, it is stated that notwithstanding the fact that the banks now existing have little value, the government has decided to issue a new currency of three times the value of their metal reserve, they have shown no indication of adding the government by doing so. The new currency, which will be issued in existence, and ten generals of corps.

WON'T ANSWER HUERTA LETTER. WASHINGTON, March 7.—State department officials have decided that there will be no answer to the note recently presented by the Huerta Government suggesting that on account of the Benton incident the United States should revoke the right it had extended to the Constitutionalists to purchase arms in this country.

Secretary Bryan said today the communication required no answer. The note had been presented to the United States Government, and had been transmitted to the diplomatic representatives of all other foreign governments. The United States Government is biding its time while the commission appointed by the Constitutionalists to investigate the recent execution of Benton and the disappearance of Gustav Bauch makes a report. No developments are expected here until then, though there is every prospect that the general subject of protection for American citizens and foreigners in Mexico will be the occasion of spirited debate in the senate next Monday.

ANNIVERSARY SERVICES. Anniversary services were held at the Western Congregational Church, Spadina avenue, yesterday. Rev. Alex. MacGillivray, D.D., presided at the morning service and Robt. B. White at night. The pastor, Rev. J. W. Pedley, preached yesterday at Cobourg.

SPLEAS ON PALEOLITHIC ART. Prof. G. G. MacCurdy, Yale University, will deliver an illustrated public lecture tonight at the physics building, "Paleolithic Art." Prof. MacCurdy is a recognized authority. His researches have revealed that man was civilized before he was a writer ages in advance of the first period of hieroglyphics. The public are cordially invited to be present.

WILL ERECT NEW CITY HALL. MONCTON, N.B., March 8.—At a meeting of the city council last night it was decided to erect a new city hall on the site of the burned market and city hall building, and also to purchase a substantial amount in fixtures property to the value of \$14,000 on East Market street for a market building.

OFFICERS' WORK RECEIVES TRIBUTE

Banquet and Presentation at Soo to Toronto Instructors of Militia.

SAULT ST. MARIE, March 8.—As a fitting climax to a successful eight weeks' military instruction course, Col. S. L. Penhorwood and officers of the newly organized regiment of the 61st No. Rifles, last night banqueted the officers of the examining board at the Algonquin Hotel. About fifty members of the regiment, which includes in its ranks some of the prominent business men of the city, were present. Col. Penhorwood thanked the officers of the militia department for the able manner in which their work had been carried on.

The following officers of the permanent force were guests: Major Sweeney, Toronto, in charge of the instruction school; Major Butler and Marshall of Toronto, examiners, and Sergeant-Major Utton, instructor. Sergeants Holloway and Ryan, whose work as instructors was highly praised, left town on the afternoon train for Toronto.

The guests were drunk to the "King." The Canadian militia and "guests." In recognition of the esteem in which Major Sweeney is held Major C. H. L. Jones of the local regiment, on behalf of the officers, presented him with a pair of gold cuff links, engraved with the number of the militia department for the hope that they would tend to make one link between the militia and the imperial forces.

BLAMES HIMSELF FOR WIFE'S DEATH

Windsor Man Wants Body Exhumed, Fearing He Choked Her.

WINDSOR, Ont., March 8.—George Collins, who was charged with the murder of his wife, is being examined by the authorities to believe he killed her. She took Paris green in a fit of despondency. Collins says he sent for a physician who was so long in coming that he grabbed his wife by the throat. He asks that if an examination of the body shows that this attack caused her to be put upon his trial.

NEW METHOD OF MUNICIPAL GOVERNMENT. (By Special Correspondent.) WOODSTOCK, N. B., March 8.—Woodstock has solved the vexatious problem of town government by the adoption of a novel plan that places the entire civic business in the hands of a single man, and a council of a small council that runs the town. By this original plan the antiquated town council and the various department boards are relegated to the status of the past and hereafter the affairs of Woodstock will be administered on the same basis as the same economy and system upon which a private business is run.

SUES JOYCE ESTATE EXECUTORS. LONDON, March 8.—Judge Alex. Finlay of Woodstock is suing a writ against James S. Joyce, an executor of the late George Alfred Joyce, ticket agent of Toronto, and James Garfield Joyce, Toronto, who are executors of the estate of the late George Joyce. The judge claims that he entered into an agreement with the deceased and lent him \$25,000, and now seeks to recover that sum from the executor of the estate and the beneficiaries under the will.

CARELESS WITH MONEY. WINDSOR, March 8.—Norman McFadden, a local poolroom proprietor, carelessly flashed a roll of \$200 before William Ayers. Later in the evening Ayers returned to the room, and had no place to sleep. McFadden kindly took him to his own apartment. In the morning Ayers was gone, and also the \$200.

OLD GUELPH RESIDENT DEAD. GUELPH, March 7.—Guelph lost an old resident this morning when death claimed Mrs. James Patterson at the age of 71 years. The late Mrs. Patterson had resided with her husband in this city for the past 48 years. She was a native of Ontario, and her husband had resided with her in County Armagh, Ireland, in 1843, and when only two years of age came to Canada with her parents. Her father was the late John Moore of Moorehill, Rockwood, one of the best known residents of that neighborhood.

TO HOLD MOCK TRIAL. CORNWALL, March 8.—A mock trial, "The Larceny of a Rooster," will be given in the music hall on Friday, March 12. Mr. J. E. Fletcher is the complainant, and Mr. J. E. Fletcher is accused of lifting the rooster. Mr. John A. Chisholm will sit upon the judicial bench. The prosecuting attorney is Geo. J. Gogo; defending attorney, Col. A. V. Newton of Worcester, Mass., clerk of court; W. Gibbons; court officer, R. J. Gravelley; clerk, W. S. Smyth; witnesses, A. Ross Aguirre, M.D., John Whittaker, Robert Douglas, A. F. Hilliard, W. O. Belyea; jurors, A. Denny, P. E. Campbell, D. Monroe, D. J. Gilles, J. W. McLeod, S. M. Gray, C. P. De Roche, J. T. Kirkpatrick, W. J. Johnson, J. D. Reid, Robt. Dodd, A. E. Currie. The entertainment will be given under the auspices of the Cornwall Agricultural Society.

MILDMAY WOMAN SUES FOR \$20,000 DAMAGES. ST. MARYS, March 8.—Mrs. S. Stump of Mildmay is suing Contractor H. P. Pullybank of St. Marys for \$20,000 damages. The suit arises out of the accidental death of her husband, which occurred while he was working on the construction of the new Catholic Church there, last year.

SOLD LIQUOR—WAS FINED. ST. MARYS, March 8.—William Evans of Woodham, in Uxbridge Town, was fined \$100 and costs for selling liquor without a license in a local option township.

HAS BIG CLAIMS FOR ARBITRATION

International Tribunal Meets to Settle Cases Between Britain and U. S.

WASHINGTON, March 8.—Many cases of importance, involving moot questions of international law, are to be decided by the International Tribunal of Arbitration which begins its second session in Washington tomorrow at the Carnegie Institute. The commission, created by treaty to adjust all outstanding pecuniary claims between the United States and Great Britain, is expected at this session to hear argument on 26 cases, 10 American and 16 British, involving damages aggregating nearly \$6,000,000.

Big Claim of Cayuga Indians. Interesting historically and of great importance to the State of New York is the British claim of \$1,000,000 in behalf of the Cayuga Indians resident in Canada, based on the withholding from them of annuities pledged under the Treaty of Ghent.

A big American claim is that of the heirs of Wm. Webster for lands in New Zealand purchased by Webster 70 years ago. A similar claim for a million and a quarter is made by the heirs of an American named Studer, for rubber lands in Johore, whose concession was vacated by the British Government.

Both American and British sealers have a number of claims growing out of the seizure of their vessels in Behring Sea and Canadian waters. Wants damages for Kruger's Act. Back to the strenuous days of Paul Kruger is the claim of the American, R. E. Brown, for several million dollars' worth of property in the Transvaal, of which he is alleged to have been deprived by the arbitrary of the Boer presidents by the method of altering the composition of the supreme court of the republic to secure compliance with his demands. As successor to Kruger's government Great Britain is held to have inherited its obligations as well as its possessions. This question of state succession is one of much importance internationally.

Cutting Cable May be Costly. Great Britain has a claim for damages for Dewey's action in cutting the cable in Manila Bay and for Sampson's severing of the ocean cables under fire at Cienfuegos, Cuba. Other claims involve the loss of American missionary property, thru hostile natives in Sierra Leone, Africa, whose activities the British authorities failed to suppress.

The tribunal to pass upon these claims is composed of Henri Fromageot of France, president; Sir Charles Fitzpatrick, chief justice of Canada, the British arbitrator, and Chandler P. Anderson, American arbitrator. Great Britain is represented by C. J. Hurst of the London foreign office, and E. L. Newcombe, deputy minister of justice of Canada, as agents, while the agent of the United States is Robert Lansing.

SOME MARKET PRICES IN WESTERN ONTARIO. A comparison of retail produce prices on the Stratford and Woodstock markets Saturday is here given: Stratford. Woodstock. Eggs, per doz. ... 28c to 30c 28c to 30c Butter, per lb. ... 23c to 25c 23c to 25c Beef, per lb. ... 10c to 12c 10c to 12c Potatoes, per bushel ... 75c to 85c 75c to 85c Apples, bag, ... 75c to 1.25 75c to 1.25

CALL NEW PASTOR. CORNWALL, March 8.—The congregation of Salem Church, Sumnerstown, has extended a call to Rev. T. Thompson of Newburg, Ont. The presbytery of Genesee has sustained the call and ordered it to be forwarded to the Brockville presbytery. Rev. McLaren of Woodlands has been appointed to prosecute the call before the presbytery. Rev. Dr. Campbell will preach; Rev. H. C. Sutherland will address the minister. The presbytery has decided that Sunday, May 31, be observed as "Go to Church Sunday."

WEDDING ANNIVERSARY. CORNWALL, March 7.—Mr. and Mrs. W. S. Hollister celebrated the 25th anniversary of their wedding. Upwards of fifty of their friends gathered at their home and brought gifts of valuable and beautiful silverware. A supper was served and an address of felicitation and congratulation was delivered by Rev. Mr. Baldwin of the Baptist Church. Mr. and Mrs. Hollister were married in Hogansburg, N. Y., by Rev. Mr. Babcock, the bride being Miss Ella Ray, daughter of the late Joseph Ray of Millie, Ontario. They have lived here since their marriage. Mr. Hollister comes of United Empire Loyalist stock, his ancestors having settled in Pleasant Valley Dundas county, where some of the members still reside on the old homestead. Others live in various parts of the county, and Stormont. There are six brothers of the Hollister family in Cornwall—William, George, John, Henry, Albert and Arthur. One sister, Mrs. W. Christie, resides in Waterford, N. Y., and another, Mabel, in Regina, Sask. The father, W. G. Hollister, who died thirty years ago, spent all his life in Cornwall.