

ELECTRICAL CONVENTION ON PUBLIC OWNERSHIP

Members in Favor of Connee Act
—Opposed to Right of
Expropriation.

A tremendous maple leaf, inscribed C.E.A., over the entrance to the King Edward, secured the attention of the passer-by. It signifies the presence of the members of the Canadian Electrical Association, who, with delegates from Pittsburgh, St. Louis, Madison, Chicago, Cincinnati and other large electrical centres, number some 300 persons. The first electrical day in the world is being issued during the convention. It is a daily edition of The Electrical News and Engineering Journal. It informs its readers that "C.E.A." does not stand for Christian Endeavor Association.

Ald. Starr, in the absence of the Mayor, welcomed the convention to Toronto. He suggested to the delegates that one problem they might discuss with profit was the question of cheap Niagara power for Toronto.

Ald. Ward was also present as chairman of the Reception Committee. A. J. Dion of Ottawa responded, thanking the aldermen for the kind reception accorded the convention.

President Hewson's annual address was the feature of the meeting. He spoke at some length upon the grave question of public ownership. Long disquisitions of power transmission had, he said, engaged the minds of the great capitalists for the past year or two. This was to a greater degree this past spring, perhaps, than at any other time. A number of large plants were under consideration or were already being constructed, and progress was being made very rapidly. When these were in operation, we could, he said, feel proud of Canadian enterprise as being always in the foreground.

"Municipal Ownership," said Mr. Reesor, "has taken quite a hold upon a number of people. With some it is really a craze, and might result in municipalities gone mad." In this country there were millions of money being invested in power, and many cases of franchises were being negotiated. The vested rights of these companies should always be considered, and many cases the very municipalities which had been most earnest in bringing these corporations to locate with them, were the most ardent advocates of public ownership.

The speaker felt that the rank and file of the association were not doing all that lay in their power to support the movement in opposition to public ownership. The association's committee were working hard, but individual work was what was needed most after all. Everybody was interested and all should share alike in the bearing the burden of expense and labor.

The speech met with a great deal of favor from all present.

Secretary Treasurer C. H. Mortimer's report showed a membership of 344, an increase for the year of 28, receipts had been \$1208.11 and disbursements \$488.94.

The association was in favor of the Connee Act. The principles of the act could be considered reasonable protection to those whose funds were invested in the development of power. The future legislation had to be watched, because some amendments might be made which would alter the effect of the act.

The clause most to be feared at present was that which would give municipalities the power to sell power, or the right of expropriation.

In the afternoon, C. F. Scott, chief electrician of the Westinghouse Electric and Manufacturing Company, read a paper by Paul Lincoln of Pittsburgh. It was on the training of the high tension engineer, and dealt chiefly in a derogatory manner of air brakes and other points of the college-trained man.

C. F. Scott, in a few remarks following the reading of the paper, dwelt on the recent development of high tension engineering. It had practically arisen in the last ten years, or even five. Where was the grey-headed experience to come from? Great credit must be given to the technical institutions that helped to develop engineers in this branch. He pointed out some of the mistakes that might be made by men who had gained a practical experience in other lines and attempted to apply it to high tension transmission.

At an organization meeting at Hamilton yesterday, it was decided to erect a branch of the Westinghouse factory for the manufacture of air brakes and electrical apparatus. The company is to be capitalized at \$2,500,000. Canada's rapid growth in this branch of power has prompted the step. Works will probably be located at Hamilton, and will employ about 5000 hands. At the meeting were: H. H. Westinghouse, J. E. F. Smith, L. A. Osborne, Pittsburgh; Warren V. Soper and Paul J. Miles.

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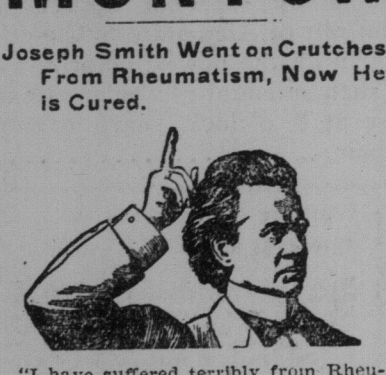
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More Testimony MUNYON

FOR
Joseph Smith Went on Crutches
From Rheumatism, Now He
Is Cured.



"I have suffered terribly from Rheumatism for five years, and I was so badly affected I had to go on crutches. I tried many advertised remedies and physicians, but it was no use. I steadily became worse. My joints and feet swelled up, and I would have to lie in bed for days. I received a trial of Munyon's Rheumatism Cure at the free distribution held at the Evening News office, and I am now completely cured. I haven't an ache or a pain, and I feel better than I have for the last five years." Joseph Smith, 119 Church street, Toronto.

Your druggist will recommend Munyon's Rheumatism Cure, ask about it. Only 25c a bottle.

CONNIE AND DAILY TIMES.
Application for Particulars in Libel
Suit Dismissed—At Osgoode Hall.

James Connee, M.L.A. of Port Arthur, is suing The Daily Times-Journal of that place for libel, and yesterday asked the Master-in-Chambers to strike out certain paragraphs in the statement of defence, on the alternative, to order the paper to give him full particulars of the charges. The defence is made that the allegations complained of were only the usual political charges, made during a campaign, but Mr. Connee wished them to state facts. The Master, however, denied his application, and the case will go to trial.

The Divisional Court has upheld the decision of Chief Justice Falconbridge in the case of Kelly v. Aldous and Wilson. The plaintiffs sought \$200 on an order given by Aldous on Wilson, who denied that he owed Aldous anything at the time.

Aldous, a druggist and grocery store owner, and John Dolensky, a jeweller, both of them of the Village of Markham, near Belleville, agreed to trade stocks and bonds for jewelry, for which Mr. Dolensky's son, who was a jeweller, had been trained. The stock was taken into custody by the jeweller, and he was committed for trial on both sides. He applied to Mr. Justice Street yesterday for an injunction to prevent the defendant from dealing with the jewelry, on which Samuel Frankel of Toronto, the plaintiff's counsel, had obtained an order for the return of the jewelry to the plaintiff.

The judge also directed that the woman who had been given the jewelry, and who was alleged to be the wife of the defendant, be kept out of the hearing of the case until she could be produced by the plaintiff.

Peter McVade, a lumberman from Port Huron, is appealing from the decision of Chief Justice Falconbridge, dismissing his suit against the defendant, who had been injured by a train of the Canadian Pacific Railway Company, which had run over him while he was working on the tracks.

The G. T. R. Company is appealing from the decision of Chief Justice Falconbridge, dismissing his suit against the defendant, who had been injured by a train of the Canadian Pacific Railway Company, which had run over him while he was working on the tracks.

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GRAND ORANGE LODGE NOW IN SESSION AT WINNIPEG

Addresses of Grand Master and Secretary Testify to Order's Progress.

Winnipeg, June 10.—The seventy-fourth annual meeting of the Grand Orange Lodge of British America is now in session in the Scott Memorial Hall, a new building just opened as the centre of Orange work in Western Canada. Owing to the distance, the representation from Eastern Canada is not so heavy, but the contingents from the West are very large. The gathering shows a great advance since the last Grand Lodge was held in Winnipeg fifteen years ago. Usually, the Grand Lodge concludes its labors in two days, but owing to the amount of business left over from last year, this meeting may take three days.

Grand Sovereign's Address.
T. S. Sproule, M. P., M. W. Grand Master and Sovereign, in his address, touched upon the events of the past year, as relating to the affairs of the order.

After complimenting the City of Winnipeg on its magnificence and substantial character, he said: "It is a historic memory to be rich in stirring events, and far-reaching importance. This magnificent hall in which we are meeting being a worthy monument to our late brother, Thomas Scott, who took so important part in one of them, when he fearlessly and loyally gave his life as a sacrifice for the principles of our order and in defence of the Crown. All honor to his name, and all honor to the brethren who have so nobly and unflinchingly and successfully brought to completion this splendid Memorial Hall, about to be dedicated to his memory."

Coronation of the King.
After regretting that the meeting of the Triennial Council in Dublin, and other things had made it impossible to have the meeting of the Grand Lodge during the time of the Winnipeg Exhibition, and after a touching reference to those brethren who, in the year 1887, during a campaign, but Mr. Connee wished them to state facts. The Master, however, denied his application, and the case will go to trial.

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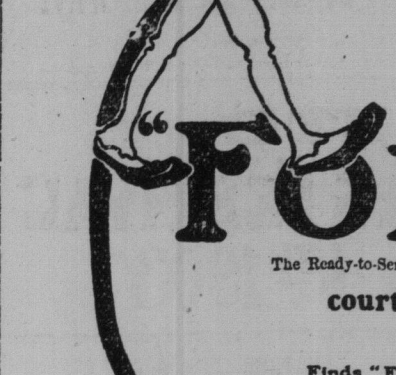
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Force

Jim Dumps had analyzed that food
Which makes all things in life seem good.
The strictest tests found naught but malt—
Crisp flakes of wheat without a fault—
All filled with force from brim to brim.
"Force" sure is pure," cries "Sunny Jim."



Finds "Force" Absolutely Pure.
"At your request I have purchased in the stores of Boston the cereal known as 'Force,' and have subjected the food to careful analysis. I find it to be absolutely pure."
WILBERT L. SCOTTELL,
Prof. of Theory and Practice of Pharmacy
Mass. College of Pharmacy."

Order to Prosecute.
stated for the supporting and maintaining of the Protestant religion, that I would be remiss in my duty, did I not, at this time, place, express my regret at the recent visit of King Edward VII. We were all delighted at his cordial reception by the rulers of the various countries which he visited, thus showing the friendly feeling which at present happily exists between Britain and other nations, still in his memory."

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