THE TORONTO WORLD

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SATURDAY MORNING, NOV. 11, 1911.

The Petrified Mind and Hand.

Mr. Balfour brought up a great question when he discussed the "petrified" in public life. Canada suffers much from petrifaction of this kind. By becoming petrified, Mr. Balfour meant becoming fossilized, fixed in ideas, therefore reactionary; a man who is not marching with the times is petrified, even if he has not years. Up-to-date efficiency is the contrary term of "petrified."

But we do not so much mean that there should be no fossils in pub-He life, no fossils in the legislature, no fossils in governments, no fossils ture; but they mean progress, not in departmental service; we must allow for a certain number of fossils setback. The Unionists and the proin all these branches; but the public and ourselves do object when the petrified and fossilized keep the door closed against younger and more progressive men when they are young and when they are progressive. In other words, we do not mind the fossils if there is an offset of young will get a fresh and better start. Perand progressive men associated with them, and in the majority.

For Mustration, let us take the Whitney government, the only pro- ers will accept some kind of home gressive government that we have had for a long while in Canada. What rule, and even the Unionists, too, and Sir James should hasten to do is to get more young men in his cabinet be- thereby allow the main issue at the fore they become old. True, he has Adam Beck, but Adam has not a port- next election to turn on tariff reform folio. True, he has the provincial secretary, Mr. Hanna, who is also and trade within the empire, the greatyoung and vigorous. And true he has a boy statesman, and a very promising one at that, in Mr. Lucas, but then Mr. Lucas has not been given authority. What Sir James wants to get now is a young man who understands the municipal affairs of this province, one not afraid to declare for were; he sees that the problems that government of municipalities by commission, where the people so desire it; are up for settlement are many, some that favors the regulation of the capitalization of public franchise-holding of them stupendous and all very much corporations; that does not believe in mergers of these corporations with- of to-day; therefore he wisely says, out consent of municipalities and the government affected; that has new let the younger men of the day settle and progressive views in regard to municipal taxation; that believes that the things of to-day. I may be prepublic rights are the great concern of government. In other words, have reactionaries and petrifactions if you must, but have the progressives in quantity sufficient to offset the fixed and the fossilized and to make a stand for progress.

Do not for a moment suspect us of saying that a man is petrified be- served. cause he is old. There are young men in public life who are petrified worse than their elders. But it is a fact that age is one of the general marks of the petrified and fossilized. The groundwork of successful business to-day consists in the steady infusion of new and fresh blood in every department. The men in big business are out to catch the young and strong. 21, to wit. The Liberal machine of On-The financial heads of New York do not average forty-three years of age! tario is going about its political busi-But politicians and public servants die hard.

If you seek a good example of a prime minister keeping his cabinet them the federal election, that unup-to-date, look at Mr. Asquith. He is putting men in, weeding others horsed Sir George Ross, that ran the out, shifting them around all the time, keeping himself and his govern- Reform government of a generation

from Ontario, a fine specimen from British Columbia. It is true that he had others who were of some account, notably Mr. Lemieux, who was his minister of marine at the last. And how Sir Wilfrid stocked up the senate with old bottles!

To come to a very present question, selecting members of the legislature for Toronto. There are a lot of petrified gentlemen seeking votes. From the eight men to be chosen, why can't five of these be fresh young men; let some of the elders retire.

And oh, when we come to a were constant them from out accept, and which the fine and wind the constant them from the accept, and which the constant the And if you seek the contrary look at dear old Sir Wilfrid! He had

anairs? A me-too program is init is some of the elders retire.

And oh, when we come to newspapers of the country, and especially long as the government is doing all of statement of claim. Motion dismissions are of statement of claims. And oh, when we come to newspapers of the country, and especially of Toronto! What splendid specimens of fossilized journalism are at hand that is needed and wanted, the people for the picking! We do not need to name them. Their work in the way are not likely to make a change for the mere sake of change.

In order for particulars of paragraph of statement of claim. Motion dismisses that is needed and wanted, the people are not likely to make a change for the mere sake of change.

Re Waddell and Chosen Friends—L. defendant may application to the society. F. Costs in the cause unless otherwise ordered by trial judge.

Toronto! What splendid specimens of fossilized journalism are at hand that is needed and wanted, the people defendant may application to the society. F. Costs in the cause unless otherwise ordered by trial judge.

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Toronto ! What splendid specimens of fossilized journalism are at hand that is needed and wanted, the people defendant may application to the society. F. Costs in the cause unless otherwise ordered by trial judge.

At times you see a judge, fossilized, on the bench! Unfortunately eral enough. It is not as liberal as King, for plaintiff. G. A. Urquhart, for its own more advanced members, as defendant. No one for third parties. we have no way of removing specimens of this kind—except we appoint its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members, as the Prospect Park program sufficiently its own more advanced members. them when young and fresh-minded—then they reach the pension age before petrifaction sets in. No man should go on the bench who is a day over forty years of age, and he should go off when he has reached the age of not more than Mr. Balfour, who is sixty-three. Not that there have not been some of the wisest judges on the English roll, who were over seventy which Sir James Whitney's governing the would dig up an issue which the people are sufficiently interested in to sacrifice themselves for, and to which Sir James Whitney's governing the parties thereto.

In a word, the public problems of to-day are so many in number, they It is doubtful if there be such an are so insistent of settlement that the best ones to handle and settle them issue. There is no doubt that Sir are the fresh, the vigorous and the up-to-date intellects.

High time also it is that we in this country resent the fossilized say-High time also it is that we in this country resent the rossinged say-ing that this man because he is young, vigorous and has something new not prepared to take the advanced and because he is, as they say, "Ahead of his time," is to be sent back ground that would make an issue cer-

What party to-day is making a bid for young men? Mr. Rowell has come forward as a young man and The World believes he will do well. What Mr. Rowell wants to do is to get more young men about him.

And we almost forgot the universities! What a fine lot of petrifactions are to be found in their bounds. But when it comes to that magnificent—and becoming ever more magnificent—profession, that of medicine, in the profession of change of heart in K.C., for defendant. Motion by plainof surgery, of dentistry, most of all of prevention, how the splendid progress made insists, insists with relentless voice, that only the young, the vigorous—the firm-handed, the steady-nerved alone must act and prescribe.

The reader who was act quantity can be reader of medicine! The putback to the hands of the clock in politics is in nearly & Co., Limited, 103-190-191 Yonge-street, defendants on consent for an order every case a petrified hand, or rather hands!

Commenting on Mr. A. J. Balfour's parliament in 1900 he established himresignation of the British Unionist self by a single speech and two years leadership and on whom his mantle later became parliamentary secretary might be expected to descend, The to the board of trade in Mr. Balfour's World remarked that "this much is administration. Since then and parnext year to take a two years course H. Ki'mer K.C., for defendant. Motion reasonably certain. The new leader ticularly since he rallied under Mr. at will be a straight tariff reformer and Chamberlain's tariff reform banner his the opposition to the government pro- reputation as a public man of unusual gram much more determined than ability and as a master of clear, logiwould have happened under Mr. Bal- cal and powerful dialectics has stead-

four's guidance. That forecast has ilv increased. been sustained by the cabled announce- By selecting Mr. Bonar Law the ment that Mr. Law's selection for that Uni-nist party has taken a bold course, high office, carrying with it, sooner but one that may well be justified by or later, the reversion of the premier- results. He has too great force of ship, had been officially confirmed. The character to be a mere figurehead or choice is notable in more ways than the mouthpiece of opinions and poli-one and is of both British and impercies which are not his own. In tem-ial importance. The new leader is a perament, quality of mind and cournative of New Brunswick; of Scottish- age in debate he strongly resembles Canadian parentage and educated in Mr Asquith, his future protagonist in

THE NEW UNIONIST LEADER. he has since been identified. Entering

that province and Hamilton, Ontario, the house of commons, and the remaining for the liquor habit. Safe and inexpensive home treatment; no hypodermic injections gow, with which great commercial city without doubt, witness many keen and Mclaseart, 75 Youge St., Toronto, Canada

redoubtable duels between the champions of free trade and tariff reform Mr. Bonar Law has had a magnificent opportunity provided for him thru the rivalry between the partisans of Mr. Austen Chamberlain and Mr. W. H. Long and he will belie expectation if he does not selze it and measure up to its responsibilities. Nor is it at all improbable that Mr. Law's Canadian origin may have helped to turn the scale in his favor. His elevation to the leadership of a great historic party will stand out an object lesson to the world-a striking proof of the solidarity of imperial citizenship and the recognition of that solidarity in the motherland. Canada has reason to be proud that while the premier dominion she has also been the firs to have one of her sons elevated to a post of commanding influence in the councils of the empire.

The opposition in England may for a time be put about by reason of the resignation of Mr. Balfour. These resignations have come in the past. tectionists and the tariff reformers under a new leader and marching forhaps it will mean that tariff reformest question before the English-speaking people.

As for Mr. Balfour, he sees that his powers are not as vigorous as they judiced by the things of yesterday and the things of yesterday got my best attention at the time.

The tribute of Mr. Asquith to Mr. Balfour was well paid and well de-

ness in the same old way that lost finally into the pit. In order to dis-

ment would oppose itself. James and his ministers are thoroly satisfactory to the people in general.

If the Liberal papers had been as appreciative of Sir James Whitney's for defendant. No one contra. Motion performance as Conservative papers by defendant for an order vacating cernotice to be amended. Boyd to have been of Mr. Roweli's promises

Bargains in Player-Planes.

teed in perfect condition—only used a short time—and can be bought on easy terms of payment.

246

dismissing action without costs and vacating certificates of lien and lis penders of payment.

246

Maker v. Toothe—R. U. Machherson

. Transferred to Quebec. KINGSTON, Nov. 10.-(Special.)has been transferred to Quebec and left to-day. He will go to England

Increase Teachers' Salaries. KINGSTON, Nov. 10.—(Special.)— The board of education has a propo-KINGSTON. sition on foot to increase the salary of bubile school teachers It is feit that Carry v. Belt Line-M. L. Gordon, for higher salaries are necessary to keep

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ANNOUNCEMENTS.

Peremptory list for divisional court for Monday, 18th inst., at 11 a.m.: 1—Hitchcock v. Sykes. 2—Weaver v. Sansom. 3—Maynes v. Coulter.

5—Brewer v. G. T. Railway Co. 5—Jones v. Latta.

Peremptory list for court of appeal for Monday, 18th inst., at 11 a.m.: 1—Sisters of Congregation of Notre Dame v. City of Ottawa.

2—Davey v. Foley-Reiger Co. 3—Rudd v. Rica. 4—Irish v. Smith. 5—Merritt v. City of Toronto.

tween the parties thereto.

fendant for an order dismissing the ac-tion with costs. Order made dismissing action with costs including costs of

don, for plaintiffs. J. G. Smith, for defendant. Motion by plaintiff for judgment under C. R. 6°3. At defendant's request, enlarged peremptorily until 16th

Preston v. Journal Printing Co.-J. King, K.C., for plaintiff. H. M. Mowat, tiff for an order striking out paragraph two of statement of defence as embar-rassing. Motion enlarged until 14th

Toronte, a good player plane, guarant diemissing action without costs and va-Maker v. Toothe—R. U. Macpherson, for defendant. H. S. White, for plain-

tiff. Motion by defendant for an or-der changing venue from Sudbury to Major Edward de B. Panet, R.C.H.A., London, Enlarged until 13th inst. Stavert v. Barton; Stavert v. Macdonald-M. L. Gordon, for plaintiff. G. by defendant in each action for an orto stay trial on ground that setting down is irregular. Motions enlarge until 13th inst. All rights and object plaintiff. F. McCarthy, for defendant.

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FROM DIGGING OUT CORNS remove it for all time, there is just one way. Paint on Putnam's 'alniess corn from the good flesh, lifts it out root and branch—does it quickly and

ticulars of paragraph five of statement of defence. Motion enlarged until 15th

Judge's Chambers.

Before Sutherland, J.

Re Sanderson—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order authorizing purchase of a house in name of boy, allowing him \$1000 on account of his share. The mortgage to stand as security for the other share. Order made.

Pratt v. Pipe—A. R. Lewis, K.C., for plaintiff. D. C. Ross, for defendant. An appeal by plaintiff from the order of the master in chambers of Nov. 6, dismissing plaintiff's motion for an order permitting a stranger to the action to be present at defendant's examination for discovery for purpose of instructing counsel on the examination. Appeal dismissed with costs to defendant in any event.

Re Ontario Navigation Co.—R. Mc-

tion of court to a lease of infant's lands for ten years, and allowing an expenditure of \$1000 for repairs. Or-

Re Brandon and Chosen Friends-L.

Re Doran—Senior (O'Brien & H.) for applicant. F. W. Harcourt, K.C., for moneys into court. Order made.

Re McGill—F. W. Harcourt, K.C., for moneys into court. Order made.

Re McGill—F. W. Harcourt, K.C., (Windsor) for plaintiff. An appeal by fant for an order dispensing with payment into court. Order made.

Re McWillie—W. J. Beland for administrator. F. W. Harcourt, K.C., (Tir's stable and bern allowed.)

dispensed with. Re Boyd—E. C. Cattanach for applicant. M. Malone for Boyd. Motion co-ts. Appeal dismissed with costs. for an order appointing a committee

Single Court. Before Sutherland, J.

Owen v. North Toronto—A. B. Armstrong for plaintiff. T. A. Gibson for defendants. Motion by plaintiff for an injunction. Enlarged until 16th for plaintiff. Motion by plaintiff for

injunction to restrain the defendants from trespassing upon or in-terfering with plaintiff's property. Injunction as asked granted until 16th

Divisional Court. Before Mulock, C. J.; Clute, J.; Sutherland, J.

C'arkson v. Linden-F. E. Hodgins. M.C., for defendant Elizabeth Linden. W. A. Lamport for plaintiff. Motion by defendant Elizabeth Linden for an order varying the minutes of order of 17th October last. Motion stands until Teetzel, J. is present as

stands until Teetzel, J. is present as a member of the court.

Re'nhardt Salvador Brewery v. Nipissing Coca-Cola Bottling Works—W. R. Smyth. K.C., for plaintiffs. R. Mac-Kay K.C., for defendants. An appeal by plaintiffs from the judgment of Riddell, J., of 6th June, 1911. This was a interplaced or search by the control of the court of the cour To really make a corn go away, to an interpleader issue between plain-remove it for all time, there is just tiffs and defendants to determine whether at the time of the seizure by Corn and Wart Extractor, a soothing the sheriff under the executions in helpful remedy that separates the question the goods and chattels seized. by him, or any part thereof, were the property of Abraham David, the exwithout pain. The name tells the ecution debtor. At the trial the judge story, Putnam's Painless Corn and found the issue in favor of defendants Wart Extractor, price 25c Look out in that the plaintiffs have failed to for dangerous usbstitutes for ('Put-meet the onns cast upon them by law nam's," which is sold by druggists. and directed judgment, accordingly,

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without costs. Appeal argued and allowed in so far as it related to the Lee (Hamilton) for the society. F. W. which passed to Zelchan under the the society for order authorizing society to pay \$250 infant's money into the goods not covered by the execution as to the goods not covered by the execution above referred to the order will de-

Colon'al Trusts v. Verner—M. L. Gordon, for plaintiffs. J. G. Smith, for defendant. Motion by plaintiff for judgette. Order made. Examination to be plaintiff's property and caused the plaintiff's plaintiff's property and caused the plaintiff's pl in setting out a fire which spread to plaintiff's property and caused the damage aforesaid. At the trial judg-ment was given plaintiff for \$500 and

NURSING AT HOME MISSION.

With Mrs. Gzowski in the chair, the Nursing at Home Mission held its quarterly meeting yesterday afternoon in the Mission Hall, Laplante-avenue.

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The work was described by Nurses Misses Smith, Clark and Gill. The speeches covered the work done in the crowded portions of the city as well as in the suburbs. The character of the work, as the conditions of the people vary from year to year, was described by the superintendent, Miss Middleton. The dispensary always has its quota of patients from 3.30 to 3 m.m. They have the benefit of special-



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