

# Summer 45



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Red Reefers, showing  
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Two-Piece Norfolk  
faint stripe pattern,  
ings, on sale Thurs-

Shirts  
Cuffed from  
Own Stock--Worth  
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MORROW 39c.

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y morning's quick  
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It's a big variegat-  
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Houses"  
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Have you seen our  
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Paper, stripe and  
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special price Thurs-

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College, near Elizabeth, eleven-roomed resi-  
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27TH YEAR

## EMMERSON CLAIMS LIBEL IN A FEW WORDS ONLY

Defence Fails to Have Whole Ar-  
ticle Admitted, Which is De-  
clared to Be Truth.

FREDERICTON, N. B., May 29.—A  
dull wind with cold rain was blowing at  
11 o'clock this morning, when Colonel  
Marsh, the police magistrate of Fred-  
erickton, ascended the bench and called:  
"The King v. James H. Crockett,  
upon the complaint of Henry Em-  
merson, criminal libel."  
It was generally known that no tes-  
timony would be heard until afternoon,  
and only a handful of people had as-  
sembled. Within the bar were J. D.  
Hazen, K.C., M.L.A., leader of the pro-  
vincial opposition; mayor McLeod, and  
O. S. Crockett, M.P., counsel for the de-  
fendant. Mr. Emerson had not ar-  
rived, nor had his leading counsel,  
Premier Hon. William Fugate.  
J. D. Barry, K.C., on behalf of the  
crown, asked an adjournment until  
the afternoon. He read a telegram  
from Premier Fugate, stating that he  
would arrive at Fredericton with Mr.  
Emmerson on the C. P. R. express  
from Montreal.  
Mayor McLeod, tall, slight and of  
rather distinguished appearance, on  
behalf of the plaintiff, agreed to this  
slight delay. He suggested that a  
more commodious court room be dis-  
tributed, and placed the council cham-  
ber at the disposal of the court. Col-  
marsh assented and thanked the mayor  
for his offer of more commodious quar-  
ters.

### Delay in Beginning.

The C. P. R. train was late, and it  
was 3 o'clock before Mr. Emerson  
and his counsel entered the court  
room. Meanwhile a large crowd had  
assembled, and many curious glances  
were directed toward the witness  
for the defence. These included John  
Lloyd, white-haired and with white  
mustache, who for 30 years had been  
the night clerk at the St. Lawrence  
Hall, Montreal; Harry Dean, a Scotch-  
man of soldierly cut, who served under  
Gen. Gordon and who happened to be  
the night watchman at the hall on the  
Sunday night when it is said that  
Mr. Emerson and his companions were  
ejected; G. M. Smyth, accountant of  
the Boston estate (owners of the St.  
Lawrence Hall), who brought with  
him the register of the hotel.  
Also counsel for the defendant of-  
fered, in open court, to admit that J.  
H. Crockett had written the alleged  
libel. Premier Fugate insisted that he  
should be allowed to prove it. For this  
purpose he had subpoenaed the entire  
staff of the Fredericton Gleaner, but  
only one was called, namely, Douglas  
Black, city editor, who threw but il-  
lite light on the subject.  
Again, Mr. Hazen protested on behalf  
of Mr. Crockett that the latter ad-  
mitted that he wrote the article.  
"Here," he said, "is the article."  
"We say that the article is  
true and that it was published in  
the public interest."

After examining this witness, Mr.  
Fugate asked for an adjournment.  
There was plainly a panic in the camp  
of the prosecution. The entire staff  
relieved when the kindly magistrate  
adjourned the trial until to-morrow,  
after a session of 50 minutes.  
Mr. Emerson insisted to be in poor  
health. He was quite nervous through-  
out the session and was constantly tear-  
ing up bits of paper and throwing them  
upon the floor. A telegram was pro-  
duced from Mr. Barry, on behalf of the  
crown, offered in evidence a sentence  
or two from a long editorial, in which  
these sentences, comprising the charge  
that the entire article must be put in  
evidence. Premier Fugate objected  
evidently to this. He denounced the  
Gleaner editorial as a "most hor-  
rible and slanderous article." The ma-  
gistrate confined the testimony to that  
excerpt from The Gleaner article which  
is quoted in the affidavit.

### Some Evidence.

Douglas Black testified that The  
Gleaner had a large circulation in Can-  
ada and the United States. On March  
27 last he understood in a general way  
that J. H. Crockett, the defendant, was  
editor of the paper. He was probably  
in Fredericton on that day. Witness  
had read The Gleaner on that date.  
He thought that the "Mr. Emerson"  
Hon. Henry R. Emmerson, ex-minister  
of railways and canals. He was unable  
to say who wrote the article. He could  
not say that it was written by the de-  
fendant, James H. Crockett.  
The trial was adjourned until to-  
morrow morning at 10 o'clock.

## NOT UNDER PATRONAGE.

Next Time, Premier Meets British Gov-  
ernment Will Stand Aloof.

(Canadian Associated Press Cable).  
LONDON, May 29.—The Telegraph  
states that as a result of Winston  
Churchill's Edinburgh speech in future  
conferences imperial will attend imperial  
conference in independence of the patron-  
age of the government in power here.

## THIRD TO END HIS LIFE.

Shoots Himself in Closet Where  
Father and Grandfather Died.

BINGHAMTON, N. Y., May 29.—John  
Syre, aged 63 years, to-day commit-  
ted suicide in his home by shooting  
himself thru the mouth, going into the  
same pantry to commit the deed in  
which his father and grandfather  
both killed themselves by cutting their  
throats many years ago.

# The Toronto World

12 PAGES THURSDAY MORNING MAY 30 1937 12 PAGES On Trains Five Cents. ONE CENT

## ROYAL HORSES RUN IN RIVER

King and Queen of Norway and Pres-  
ident of France and Wife Have  
Adventure in Versailles Park.

PARIS, May 29.—While King Haakon  
and Queen Maud of Norway were driv-  
ing in the park of Versailles to-day  
accompanied by President and Mme  
Fallieres, the leading horse attached  
to the carriage containing the Queen  
and Mme Fallieres suddenly reared  
while crossing a small bridge and  
jumped over the parapet into the  
water, dragging the postillon over the  
bridge.  
The two ladies were somewhat alarm-  
ed, but happily they did not sustain any  
injury.  
The postillon was dragged out of the  
water, none the worse for his wetting,  
another horse was attached to the car-  
riage and the party proceeded.  
As a souvenir of their visit the  
French government has presented to  
their Norwegian majesties a golden  
tapestry, some fine engravings from  
the Louvre, and several Sevres vases. M.  
Fallieres has decided to go to Norway  
during the summer and return King  
Haakon's visit.  
It is entirely probable that his trip  
will be extended to include England,  
Denmark and other countries, whose  
sovereigns have been guests of the  
French republic.

## TRYING TWO FOR MURDER RESULT OF DRUNKEN ROW

Italians at Parry Sound Accused of  
Killing Man on Christ-  
mas Day.

PARRY SOUND, May 29.—(Special.)  
Two Italians, by name Capelle and  
Marano, laborers, are on trial for mur-  
der, before Justice Teetzel in the as-  
sises here. A verdict is expected to-  
morrow. It is charged that during a  
drunken carousal on Christmas Day,  
when they were interfered with, they  
attacked the others in a vicious man-  
ner, Capelle with a sharp pointed  
weapon made from a file, whilst Marano  
flourished a revolver, discharging it  
several times, resulting in one death.  
Mr. Blackstock, K.C., is prosecuting,  
and Mr. Keefe, of the defence.  
One of the witnesses to-day was Mrs.  
McCormack, wife of the owner of the  
house where the row and murder oc-  
curred. She was called to the witness  
stand to testify that she saw the fight  
take place. Her evidence was at-  
tempted to assault her.  
Her husband, Michael McCormack,  
was the next witness, and from evi-  
dence given by him, it appears he was  
most of the time the row was going  
on.

Fred Sweet described very intelli-  
gently the fracas, and left the stand  
placing the prisoners in a very bad  
light.

Mr. Stone gave evidence from a medi-  
cal standpoint. Mr. McCrae of the  
chase after the prisoners and Mr.  
Knigge was the prosecutor.

These were followed by Antonio De-  
ruello, an Italian who was working on  
the railroad construction, but not in  
the row.

It was at this that the prisoners  
showed their worst nervousness since  
the opening of the trial. Capelle, who  
appeared as a pitiable sight and ap-  
peared as if he were working with  
language from one who was working with  
him would be the cause of his break-  
down. Marano appeared to stand the  
strain somewhat better, as he, no  
doubt, is buoyed up by his friends on  
the stand, who only one will be found  
guilty and that one Capelle. In that  
he may be mistaken, as on several  
rulings so far made where the coun-  
sel of the prisoners has endeavored to  
have the charges separated, his lord-  
ship has ruled against him.

Court sat to-night and the defence  
called the prisoner, Marano, to the  
stand. His story was one of almost  
direct contradiction to the others told  
on the stand, but he said little to ex-  
onerate his partner, Capelle.

## WOULD SHUT BARON'S MOUTH

Attempt Is Made to Declare Evidence  
Inadmissible.

QUEBEC, May 29.—(Special.)—The  
chief incident in the Prevost trial to-  
day was the long legal fight over an  
attempt to introduce evidence proving  
Baron's oft repeated state-  
ment of disbelief in God and the future  
state, for the purpose of ruling out all  
his evidence against the syndicate min-  
isters and about the electoral fund.  
Mr. Lafamme objected that this evi-  
dence, once given, must be permitted  
to stand, when court had allowed him  
to testify. The objection should have  
come before the examination of wit-  
ness.

Judge Bosse took the question under  
consideration.  
Hon. Mr. Dubord, M. L. C., said that  
he had been appointed as Canadian  
director of the Belgian syndicate and  
that he never heard anything about the  
electoral fund and the contribution of  
10 cents per acre required by Hon.  
Mr. Turgion from the syndicate.

## TARIFF WITH GERMANY.

Negotiations Are Expected to Ter-  
minate Happily.

(Canadian Associated Press Cable).  
LONDON, May 29.—The Mail's Ham-  
burg correspondent says—Herr Baldin,  
managing director of the Hamburg-  
American Line, has informed him the  
company will establish a direct weekly  
goods and passenger service between  
Hamburg and Canada.

The correspondent says he learns  
from other quarters that well informed  
business circles look for a most favor-  
able result from the German-Canadian  
tariff negotiations.

## AGAIN GERMANY DENIES ANY DESIRE FOR WARS

Army Never Has Been Misused,  
and Naval Program Is  
Protection.

BERLIN, May 29.—Speaking to-night  
at a public banquet given in honor of  
the visiting British journalists, Herr  
Muehlenberg, under secretary of state,  
referred to the mistaken impressions of  
Germany's intentions conveyed by  
many of the foreign newspapers, which  
he deplored.  
Regarding "the tale that Germany is  
threatening, or imperilling the peace of  
the world," he said:  
"The German army is viewed abroad  
with a suspicious eye, as a war engine  
destined one day to be let loose and  
spread disturbance and terror over the  
world. It is true that Germany has a  
great and gallant army of which we  
are justly proud but can anybody  
prove that this army since the estab-  
lishment of the empire, has been mis-  
used—that we have frivolously risked  
the lives of our soldiers?"

Regarding the German navy Herr  
Muehlenberg remarked—"I read state-  
ments, especially from your country,  
that we conceal our program—cast a  
veil over our ultimate aims, I am at a  
loss to understand this. Our program  
open to the world. The terms of our  
naval law of 1900 cannot be violated by  
the executive. It gives definitely and  
clearly the program of the intended  
strength of our navy."  
When compared with that of the British  
navy, there cannot be a doubt left  
in the mind of an unprejudiced observer  
that our navy is intended only for the  
protection of our shore and seaboard  
trade. We strive for nothing else, but  
for this we strive with all the rights  
of every great, progressive and honor-  
loving nation."

## MONTREAL WOMAN SUICIDES.

Emma Mossop Asphyxiates Herself  
in New York After Reading Poems.

NEW YORK, May 29.—After trying  
to destroy every clue to her identity,  
Emma Mossop of Montreal, a hand-  
some woman about 34 years old, turned  
on the gas in a room in East 24th st.,  
which she engaged yesterday. She  
was dead when the occupants of the  
house, who had been attracted by the  
odor of gas, burst in the door to-day.  
She had been reading a book of poems  
before ending her life.  
Miss Mossop was formerly a teach-  
er in a Brooklyn public school, but  
more recently connected with a medi-  
cal journal published at Montreal.  
She was 23 years of age and a mem-  
ber of the Canadian Red Cross Society.  
It is supposed that she came here yester-  
day from Montreal and soon after-  
ward engaged the room in which she  
ended her life.

## JAP MUSIC FOR BANDS

To Be Used in the Reception of Prince  
Fushimi.

OTTAWA, May 29.—(Special.)—The  
arrangements for the reception of  
General Prince Fushimi, G.C.B., of  
Japan are now complete.  
He will be the guest of the Cana-  
dian government during his stay in  
this country, and, accordingly, guards  
of honor will mount at the usual  
strength when the prince arrives or  
departs from Ottawa.  
The prince will reach Quebec on  
June 7, and Toronto June 12, where a  
guard of honor will meet him at the  
Union Station. Royal salutes will be  
fired at the chateau at Quebec on his  
arrival, and at Vancouver on his de-  
parture from that city.  
The department has in its posses-  
sion copies of the Japanese national  
anthem, which are being forwarded to  
the bands, which will participate, as  
speedily as possible.

## TAKING CARE OF ROOSEVELT.

Police Took No Chance of Violence  
at Mrs. McKinley's Funeral.

CANTON, O., May 29.—In spite of a  
rumor that Michael Czolgosz, a brother  
of the assassin of President McKinley,  
would be in Canton to-day, the funeral  
of Mrs. McKinley and the visit of Pres-  
ident Roosevelt passed off without in-  
cident of sinister note. No trace was  
found of Czolgosz, many anarchists,  
and three hundred subscribers, instead  
of being kept without a service for a  
month or six weeks, were enabled to  
attend the funeral in a week.  
This afternoon C. H. Voorhees, price  
clerk of the Western Electric, said the  
equipment at Niagara Falls, Ont., had  
been supplied by the Northern Electric  
for \$4000, while basing figures on Am-  
erican prices, the same would have cost  
\$7240.  
Averaging the cost of cable for the  
five years from 1902 to 1906, Mr. Voor-  
hees said that The Bell Company had  
paid the Wire and Cable Company ap-  
proximately \$366,500, while had they  
bought an equivalent in goods from  
the United States during the same  
period they would probably have paid  
about \$322,600. Mr. Voorhees consid-  
ered that on one line of cable The Bell  
Company has saved \$43,900, and on  
another \$22,000 by having them made  
in Canada.

## WARLIKE PREPARATIONS.

Guatemalan Troops Mounting En-  
trenchments on Mexican Border.

MEXICO CITY, May 29.—El Diario  
de la Tarde, in its last edition this  
evening, prints a special message from  
the border town of Tuxtepec, Oaxaca,  
which says that Guatemalan troops  
are throwing up entrenchments and  
mounting artillery opposite the town  
of Ocosingo.  
This information cannot at this time  
be officially confirmed, the government  
knowing nothing of the incident.  
The special message follows:  
"The Guatemalan forces are active-  
ly throwing up entrenchments and  
constructing fortifications on the line  
opposite Ocosingo. Pieces of artillery  
are being brought from the centre of the  
Republic of Guatemala and mounted.  
The 25th infantry has arrived and  
Mexican troops are daily arriving and  
being placed along the border."



## "BELL" CO. SAVING MONEY

BY BUYING IN CANADA

Evidence Given to Justify Pur-  
chases From Wire and  
Cable Company.

MONTEAL, May 29.—(Special.)—At  
the sitting of the commission to en-  
quire into the Bell Telephone Com-  
pany's rates this morning, J. G.  
Cornell, the purchasing agent of the  
company, produced returns showing  
the amount of cable wire, etc., bought  
of the Wire and Cable Company, and  
also of apparatus bought from the  
Northern Electric Company during the  
past five years.  
Mr. Shepley called attention to the  
diversity of prices of materials bought  
in the same year, but the witness  
could give no explanation.  
Robert F. Jones, now local manager,  
formerly purchasing agent, stated he  
had been in Montreal from Decem-  
ber, 1900, to August, 1906. His meth-  
od of buying was upon receiving  
acquisitions from the stores depart-  
ment of the Bell Telephone Company.  
Various firms. About the time he en-  
tered on his duties, the Wire and Cable  
Company had commenced to make  
wire and cable.

## CHINESE REBELLION

IS AGAINST GOVERNMENT

Missionaries Are Not Aimed at,  
But Are Removing to  
Safer Places.

SWATOW, China, May 29.—A pro-  
clamation issued by the Swatow revo-  
lutionary society declares that the up-  
rising is not directed against foreign-  
ers or ordinary Chinese citizens, but  
against the government, the intention  
of the revolutionists being to attack  
and burn every yamen and exterminate  
the officials, with the object of  
overthrowing the government.  
The missionaries, however, and the  
missionaries are abandoning their  
stations and seeking refuge here.  
The local officials take a serious  
view of the situation, and are urging  
the authorities at Canton to despatch  
gunboats here.  
Incoming and outgoing Chinese pas-  
sengers on the Chao Choufa Railroad  
are searched.

## FORCE AN ENTIRE FAMILY

TO DROWNING IN WELL.

CANTON, China, May 29.—The revo-  
lutionists in the neighborhood of  
Swatow recently captured the entire  
family of a Chinese brigadier-general  
and compelled them all to drown them-  
selves in a well.  
Thirteen hundred troops have been  
detached from Canton to Swatow  
and other detachments have gone  
there from Shantung.

## GIRL SAYS ELLIOTT

ADVISED FAKE ACCIDENT

Daisy Beers, Former Bookkeeper,  
Adds to the Elliott-Hopkins  
Swindle Charges.

Further developments have come to  
light in the Elliott-Hopkins Street Rail-  
way conspiracy charges.  
The detectives found a policy taken  
out by Daisy Beers, 17 Robinson-street,  
bookkeeper. The policy bears date  
Jan. 10, 1904, and is signed by J. S.  
Hearth, agent. It is with the Employ-  
ers' Liability Co. and covers accident.  
In case of death it is payable to Miss  
Sara Beers, a sister of the insured, and  
covers a period of twelve months.  
Miss Beers says that the policy was  
taken out at the request of Cecil R.  
Elliott while she was employed by him  
at 17 East Queen-street. The girl says  
that Elliott advised her to take out the  
policy and told her that she could  
easily drop off a car and that she could  
thus secure the benefits under the pol-  
icy. This, she says, she refused to do.

## QUEBEC HAS SOLVED IT.

Leads in Some Directions of Educa-  
tion, Conference Is Told.

LONDON, May 29.—(C. A. P.)—The  
federal conference on education to-day  
discussed the advisability of closer co-  
operation in the recognition of certifi-  
cates admitting to courses of study  
in the universities, technical schools  
and agricultural colleges.  
Col. Parmelee said the problem had  
been worked out in Quebec, where they  
were connected by a course of study  
leading from the kindergarten school  
to the university.  
J. T. Reynolds, Manchester, reading a  
paper on technical education, paid a  
high tribute to McGill University.  
The conference also discussed the  
formation of a federal council of edu-  
cation.

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## DOUGLAS IS FREE MAGISTRATE BALKING

Counsel for Druggist Demanded  
That "Bargain" be Honored and  
Crown Attorney Supported  
the Contention by  
Statement.

ORANGEVILLE, May 29.—(Special.)  
—Altogether a dramatic moment in the  
proceedings, Coroner James Henry  
rose in open court and vehemently  
stated that the whole thing was a  
farce, addressing Police Magistrate  
Pattullo directly on the bench, the  
crown this afternoon dismissed Arthur  
Chapman Douglas on the charge of  
supplying noxious drugs for a criminal  
purpose to Elizabeth Wells.

"Douglas, you are dismissed."  
Thereafter, Magistrate Pattullo finally  
uttered these words, Douglas picked up  
his overcoat and walked out of the  
court room at the county court house.  
The score of so of spectators, that in-  
cluded farmers that had driven in miles  
to be present, went thru another door.  
From their expressions one might judge  
that they did not view the result with  
any too much equanimity. There was  
talk of holding an indignation meeting  
Thursday night.  
It is possible to both sentences Jack-  
son and indict Douglas in another  
form, but neither step will ever be  
taken. It is said Douglas will give up  
his business in Orangeville in the near  
future.

It was shortly after 2 o'clock when  
Magistrate Pattullo took his place on  
the bench. Douglas, with his brother,  
W. J. Douglas of Collingwood, and An-  
drew Hill, his brother-in-law and bond-  
man, were already seated on a small  
bench to the left of the room. Specta-  
tors to the number of about twenty  
took their seats. No time was spent in  
formalities. Douglas changed his seat  
beside that of Mr. Johnston, facing the  
judge.

Magistrate Pattullo read the indict-  
ment and asked:  
"Counsel's Objections."

Douglas made no motion to speak.  
Instead, Mr. Johnston addressed the  
court and urged that with due defer-  
ence to all concerned, in the case,  
he must refuse to either plead or elect  
for his client. As his reason, he stated  
that Douglas was under a bona fide con-  
tract with the same office, but the case  
was to-day in a position totally differ-  
ent to that in which Jackson stood or  
stands.

"Jackson, who has apparently been  
convicted, was the author of the wrong  
done originally. That was done sub-  
sequently, that led up to the death  
of the unfortunate woman, Douglas  
part is smaller compared to what the  
original offence must have been," said  
the lawyer.

Jackson, he said, left the country. In  
order to take refuge to extradite him  
from Burrito it was necessary to ob-  
tain evidence implicating him. Dou-  
glas was the only one who could fur-  
nish this evidence. Douglas was then  
asked by the crown to make a state-  
ment.

It was retained and said that, how-  
ever innocent he might be Douglas  
would make no statement, as he was  
ready to defend himself. The crown  
was unable to proceed. Douglas was  
in the position that if Douglas gave his  
evidence, the crown could not proceed  
against him unless he committed per-  
jury.

## Use Made of Douglas.

The crown, said Mr. Johnston, made  
no bargain or terms in that sense, but  
he was told that no injustice would be  
done his client. Therefore, as the prac-  
tice of the crown from time immemorial  
here, in England and the United  
States had been, not to prosecute an  
accomplice who gave evidence against  
another, and relying on the honor of  
the crown, he consented to Douglas  
making a statement on the case.

Douglas was afterwards called be-  
fore the grand jury and gave evidence  
against Jackson. He was ready to  
serve as a crown witness, but he was  
never called.

## Declaration Not Used.

Magistrate Pattullo: I understand  
that the declaration you speak of was  
not used at all, although prepared.

The court again objected that it did  
not appear as a matter of record any  
place that Douglas made such a state-  
ment, but Mr. Johnston said it was on  
file in the attorney-general's office. "The  
query as to what evidence there  
could be that Douglas did appear before  
the grand jury, proceedings there be-  
ing secret, the lawyer said the name  
of Douglas appeared on the back of the  
indictment."

Because a man's name was there  
said the court, it did not follow that  
he was to be called as a witness for  
the crown.  
Mr. Johnston, who seemed a trifle  
put out at these queries from the judge,  
agreed, but said that the crown had  
been 4-0-0. Whether used or not,  
the crown did secure the state-  
ment of Douglas.

"In point of fact, all the assistance  
he gave was in assisting the crown in  
making a brief," said the court. The  
lawyer said "No, he assisted the crown  
to convict Jackson with this crime and  
Crown Attorney's Statement."

Turning to Crown Attorney McKay,  
who had called on witnesses in the  
present case, knowing what the result  
would be, the court said it supposed

Continued on Page 8.