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A good many men say that "Gold Label" is the finest Ale that

It's all a matter of taste. If you

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that proves its quality by its delight-

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THURSDAY MORNING, DEC. 21, 1911

TO THE PEOPLE OF WARDS 1, 2 AND 3.

A lot of opposition to the tubes has actually come from the southern portion of Ward 1 in the City of Toronto. along Queen-street east, over the Don, that Danforth-avenue, if opened up to the north, would take business away lation of 150,000 over the Don, the bulk east. But more than that the building of the viaduct will provide homes in front of Ashbridge's Bay. The gov ernment at Ottawa and the City of millions and millions on the making of the greatest harbor on Lake Ontario at Ashbridge's Bay. There is even a this city at Ashbridge's Bay. But the nefit the bridges have brought

In the city and the last connecting link of North Toronto will do the same the least of these ye did it unto Me," in Wards 1, 2 and 3, from self inter- ercise of good giving. est, ought to vote for the viaduct, And | The Infants' Home, where the little the people in the west ought to vote brothers and sisters of Him who had for it because it will help to make the not where to lay His head are taken

those who are able to make offerings The people of the east have dealt of gold and frankincense and myrrh. generously with the people in the west Those who have the home in charge In supporting their bylaws and are asked for \$150,000, or about thirty ready to do so hereafter, but there is pieces of copper from every person in such a thing as fair play and looking Toronto, and so far they have reafter one's own interest. Every voter ceived \$101,000. The rest of that money in Wards 1, 2 and 3, who is looking can easily be made up before to-morafter his own interest, should vote for row night. Toronto raised \$800,000 for the viaduct and the tubes, and there the strong and well and able-bodied will be prosperity come to them greater not so long ago. The cruse is not than anything in the past. Don't be empty from which those drops were a Wee Yorky. poured. A few drops more for the

In the meantime the Riverdale Rate- tiny, frail and tender little ones will payers' Association ought to show, by not diminish its flow. a big public meeting, where they stand on the viaduct, on the municipal street in from as far as Red Deer, Alberta. cars and on the new harbor.

The Toronto Globe and Telegram ask readers of The World to send what of yesterday recorded the sale of 28 they can to the Infants' Home fund feet on Wood-street in the mysterious to the secretary, Jarvis Building, 103 Yonge-Carlton block, for \$70,000 or Bay-street. Do it now. \$2500 a foot. This completes the purchase of about 13 acres by one interest in Toronto for a great proposition of some kind-a proposition that on the line of The World's information involves an expenditure of \$10,000,000 in ficial patronage. The World has all real estate and in building.

These papers also recorded the purchase of the corner of King and Yonge permanency in the service and the at \$13,000 a foot frontage on King or \$800,000 for the corner.

Over a million dollars was offered as it has urged it upon Sir Wilfrid this week for a large block of land in Laurier. The Liberals had fifteen the Township of York, owned by one years to put the civil service on a perfamily, and refused. This million was manent basis. They refrained from English money and would be followed using the opportunity, and now there by another million, devoted to laying is a great outery because the Conserout a model suburb with its own water, vatives do not put things right in 15 streets and roads.

There are at least offers of over \$1000 an acre for 2000 other acres in the Township of York at this moment, Editor World: There is a large and which were not sufficiently enticing to rapidly increasing number of people owners. The Humber real estate pro- in this city, who wish to be kept inposition, which includes over 1000 acres, formed about everything that happens is based on a development of Toronto, in local socialist circles. which will realize for "the speculator" at least \$40 a foot for 24 miles of bonafide members of various socialist frontage, and which will give a profit organizations, (2) socialist sympathof \$2,000,000 to \$3,000,000 at the very least izers, (3) social and moral reformers, to the promoters. The purchases made (4) trade unionists, (5) all sorts of by Sir Henry Pellatt, in the rear of radicals, (6) clergymen, and (7) woman East Toronto and Danforth-avenue, suffragists and single taxers. Also, I were made in whole or part for Eng- might add, many Conservatives, who are interested in the socialist move-

THE GLOBE GETTING GROGGY.

The Globe is becoming woefully fect your circulation to please such feeble and inaccurate in its civic efforts. It reminds one of the sporting
column accounts of champions nearing
the socialist movement in Toronto, reporting socialist meetings, and otherwise describing socialist activities. their defeat, "getting groggy, sparring The socialists of this city intend to patronize the papers that are fairest

wildly, failing to land." . . . Yesterday's article on "The Progress the same. of Toronto" is based on a report of a scheme of Ald. May's to annex-not ("The Class War") are being distribut-

The Toronto World North Toronto, but all the territory ed from house to house in the working class districts of Toronto.

87 Hogarth-avenue. Walter Ford. Park and West Toronto, a very good scheme has been applied by The Globe Bloor-street viaduct, and anything else The Globe disliked, except Ald, May's

ould have been annexed but for Conunknown argument at the critical mo- The The World has any weight in the city
engineer's department. The World has
never failed to recognize the merits of
To plead before the Holy Grall
For lives of men thus swept away
To Hell, where Faith's of no avail. the city officials, nor to support them blic-spirited policies. But the ofals have rarely been able to escape the influence of reactionary aldermen EXCEPTIONAL OFFER OF OVERand newspapers like The Globs.

way has invented this need of to the small wage earner, since it en.

What do the people of Riverables seasonable garments to be obtained just at the time when they are The advice of the officials is good

Cousins, one of the most brilliant young engineers in America. Does The Globe adhere to its recom-

As usual the howl is going up from

the Liberals about the spoils system

and the partisan administration of of-

with a view to the establishment of

elimination of partisanship. It has

urged this upon Sir James Whitney

SOCIALIST ACTIVITIES.

This body of citizens includes (1) the

We suggest that it will favorably af-

to them, and to influence others to do

Nine thousand of the enclosed leaflet

ment, tho opposed to it.

weeks.

mendation to vote according to the advice of the city officials?

Pure Water THE INFANTS' HOME. People who want to feel the true Here to Stay

and as for bacteria, only one was The new filtration plant is gradually being put into commission. Around 15,000,000 gallons are being filtered daily by it. Within three or four it is expected that all of the water city greater and so will help them at to-day, is in sore need of help from

BETTER FRUIT INSPECTION

Niagara Growers Memorialize Ontario-Government—Banquet for Burrell

S. CATHARINES, Dec. 20.—(Special.)—The fruit growers of Niagara district at a meeting this afternoon decided to tender a banquet to Hon. Martin Burrell, Dominion Minister of Agriculture, who was for some years a prominent grower in Louth Townbe here for the Christmas holldays. It was also decided to extend an invitation to Hon. J. S. Duff.

The principal subject of discussion was the growth and spread of Mttle peach and yellows, which are becom-There have been contributions sent ing a great menace to growers. A re-solution unanimously adopted provides Such is the sympathy of people everywhere for the helpless little ones. We for a memorial to the provincial government asking the appointment of an inspector to take charge of all inspection, that he have power to appoint or dismiss local inspectors, and to assess half the cost to townships.

SIDEWALKS FOR EARLSCOURT.

Temporary plank walks will be laid in Earlscourt for the purpose of pro-tecting the feet of the citizens of that district, which has been decidedly muddy of late. The board of control ficial patronage. The World has all voted \$2000 for that purpose yesterday along advocated civil service reform, and an additional \$1000 for the equipment of a branch library there.

> Marjory Clouston Married. LONDON, Eng., Dec. 20.—(C.A.P.)—At Paris the marriage of Miss Marjory Clouston ,daughter of Sir E. Clous. fory Clouston , daugnter of Sir E. Clous-ton, president of the Bank of Mont-real , to Dr. John Todd of McGill Uni-ing versity, was celebrated very quietly the celebrated a few minutes later by op Ormsby, in the presence of mempers of the family and some intimate friends, no invitations having been is-

> > The Winter

12-14 ADELAIDE STREET WEST. Salesroom Open from

they were generally used in the summer only. But improvements have since made gas stoves a necessity all the year round. Here are three advantages of a gas range, which make it a necessit in your kitchen:

CLEANLINESS

TIME-SAVING

There is no other gift that would be appreciated as much as a gas range. There is no man who is not willing to cut down the house work for his wife, especially when there is no extra cost.

All our appliances are demonstrated in our salesroom daily.

THE CONSUMERS' GAS COMPANY

Gas In

SCHEUER'S

but one primarily intended to THE ABBEY BESIDE THE FALLS.

Father Bernard Vaughan, who is staying at Loretto Abbey, beside the Falls of Niagara, wrote and recited these lines before a distinguished gathering, delighted with his poem. Beneath this Abbey's cloistered walls. I hear Niag'ra roar; and hiss, Like Lucifer from Heaven; it falls In sunlight to the dark abyss, Where tossed, as souls who rage and hate.

—Bernard Vaughan Loretto Abbey, Niagara Falis, December 20, 1911.

tem to greater advantage than D. Morrison. who does the largest business in the city on that basis. He carries a splendid stock of wearing apparel for both men and women good in quality and at the lowest possible prices payable at the rate of \$1, \$2 or \$3 per week. As an added attraction for the Christmas season he has placed on sale a special purchase of \$00 high-class overcoats, in the newest makes, acquired on terms that permit of a retail price of \$5 only. This may appear ridiculously low, but they are appear ridiculously low, but they are a genuine bargain. Just call at his store, 318 West Queen-street and be satisfied regarding this exceptional

T. M. Humble Jumps Into Ward Six Fight-Ald. Hilton

chlorinated and in each case coli were fident of getting a seat in Ward 6. He found and the bacterial count was high. Samples of chlorinated water taken on the same day showed no coli and as for bacteria, only one was

Stays in Ring.

would do his best in the interests of the citizens if elected. He will out-line his platform in full at the Ward 6 nomination meeting to be held in Shirley Hall on Friday might.
"After that I shall conduct a whirl-

wind campaign," he said.

Ald: Hilton has been in doubt for some time as to the advisability of his again taking up the cares of public office. His business takes much of his time and municipal politics get the rest. However, he has decided to again face a year of work in the city

Mr. Wanless has figured out a rather extensive platform. He is not antag-onistic to tubes, but is making a thoro study of them before deciding whether deulture, who was for some years or not to champion them. He favors rominent grower in Louth Townthe annexation of North Toronto and the Bloor-street viaduct. Other planks here for the Christmas holidays. It are, in brief, as follows: Pure, clean water, improved railway service, pure food and pure milk, sanitary homes, more parks and playgrounds, good and clean roads, Toronto an ocean port, the attraction of new industries to the city, equitable assessment, technical schools and business methods in the administration of civic affairs.

Mr. Cooke is a mason-contractor, who will make his platform known on nomination day. He is in Ward 1, living on Logan-avenue. Mr. Sher is running in Ward 3.

Banker Cughan Released.

OTTAWA, Dec. 29.—After serving a year of ms senience, R. E. Cughan, formerly manager of the Farmers' Bank branch at Athens, has been released from the penitentiary on parole. He was sentenced to three years for forgery. W. R. Travers, general manager of the bank, on the eve of his own downfall, took an active part in the proceedings against the Athens the proceedings against the branch manager. Travers will spend Christmas in the penitentiary.

The Fomers School of Physical Training gave a very pleasing exhibition in here to-day. The civil ceremony was building, on Tuesday night, celebrated at the British consulate by large and appreciative audience.

Force Inglis the consul-general, at Mrs. H. B. Somers is ably assisted Fercy Inglis, the consul-general, at Mrs. H. B. Somers is ably assisted noon, and the religious ceremony was in these gymnastic classes by Miss Jessie Archer. As the new term opens Weinesday, Jan. should be made early for registration These classes are most commendable, and the terms are very reasonable.

SPANS REPRESENTED

AT OSGOODE HALL

ANNOUNCEMENTS.

Northern Crown Bank v. Garfunkel.—F. Arnoldi, K.C., for plaintiffs. E. P. Brown for defendants. Motion by plaintiff for an order striking out jury notice as being irregular. Motion referred to judge in chambers on 22nd inst

Re Mayers and Self Brothers.—N. G. Heyd for Sarah Mayers. Motion by Sarah Mayers for judgment on award in her favor for \$855 and costs and interest. Order made.

Judge's Chambers.

Before iMddleton, J.

Church E. Gates Co. v. Linck—W. C. Mackay for defendant; M. Macdonald for plaintiffs. Motion by defendant for an order setting aside order or capias herein. By account of this state buggy. Judgment by this \$2.00 is to be taken for plaintiff's costs, and \$10 for costs of the official guardian; the balance to be divided equally between the mother and three children. Infants' shares to be paid into court and the mother allowed \$50 at year out of each share for their maintenance.

herein. By consent of counsel enlarged sine die, to be brought on on two days' notice by either party. Time for put-ting in security and entering appear-ance extended until Jan. 10. out. R. Morris (Fort William) for plaintiff; ear. F. H. Keefer, K.C., for defendant, An Re Infant-G. Grant for mother; N. alm nistratrix of the estate of John W. Rowell, K.C., for father. Motion Walberg, late of Fort William, carpenby mother, on return of a writ of hater, to recover \$10,000 damages for the beas corpus, for an order giving her death of her husband, who was in decustody of the child. Order made given fendants' employment, alleged to have ing mother custody of child, with costs. fendants' foreman, in working with a defective derrick. Judgment: There is

surance Co. v. Grand Valley R. Co.-A C McMa ter for plaintiff; J.G. Smith Bank; F. Aylesworth for Waterous En-

E Hodgins, K.C., for plaintiffs; W. J. Boland for defendants. Motion by p'aintiffs for an injunction, and a fur-apportimed as follows: \$1800 to the thir motion for an injunction, and to widow and \$300 to each of the four commit the president of the defendant children. The shares of the infants to County of Halton v. Rutherford-N.

ants; the balance of the money paid into court by defendants to be paid out B. Gash, K.C., for plaintiff; McG. Young, K.C., for defendants. Motion by plaintiff for an order continuing the injunction restraining defendants from proceeding with the erection of a rein orced concrete bridge over Sixteen-Mile Creek. On defendants undertaking that in case trial judge finds that work is not in accordance with the contract they will pull same down, the To accommodate the extra travel in The cost of travel is no longer and defendants are to be allowed to pro-connection with Christmas excursions excuse to stay at home, since everyceed and complete the concrete work the Grand Trunk have arranged to opo' the arch ribs now partially built, at erate the following special trains, from their own risk, but are restrained from Toronto, Dec. 28, in addition to the doing any further work until the trial. regular trains:
Trial to be expedited and case to be 754 a.m.—For Markham, Uxbridge, set down for trial at Toronto non-jury Blackwater, Lindsay and Peterboro, sittings on Jan. 15, 1912. Costs in cause: 7.55 a.m.—For Aurora, Newmarket, truess trial judge otherwise orders.

Barrie, Orillia, Penetang, Collingwood,
Trustees Halleybury Methodist Meaford and Midland.

Church v. Turney—H. E. Rose, K.C.,
for plaintiff; R. McKay, K.C., for defindant, Motion by plaintiff for an stock, Ingersoli, London and Detroit. order restraining by injunction defend- 8.3) a.m.—For Brampton, George-ani from trespassing on the property town, Guelph, Elora, Fergus, Palmerof the paintiffs on the northeast cor- s on and points north.

nor of Main-street. Order: The owners: 9.00 a.m.—For Oshawa, Bowmanville, having dismissed, are entitled to pos-having dismissed, are entitled to pos-session of their premises, and damages ville, Napanee Kingston and Montreal, will compensate the contractor. The 12.50 p.m.—For Brampton, George-validity of the dismissal should not town, Guelph, Berlin, Galt and Stratnow be determined, and the balance ford. of convenience indicates that the in-junction should be granted to the trial, Perry, Oshawa, Bowmanville, Port leaving the owners to pay damages Hope and Cobourg. not only under undertaking, but under 1.15 p.m.—For Aurora, Newmarket, not only under undertaking, but under 1.15 p.m.—For Aurora, Newmarket, the contract, if they are in the wrong. Barrie, Orillia, Collingwood, Meaford The order must recite that the plain- and Midland. tiffs, alleging the dismissal of the con-tractor, desire to exclude him from the Guelph, Berlin, Stratford and all in-premises. Costs in cause unless trial termediate stations.

"ge otherwise orders.

Wal'er v. Toronto Board of Educaon-C. C. Robinson for plaintiff; F. E.

4.15 p.m.—(International Limited)
first section for Hamilton, Brantford,
Woodstock, Ingersoll and London. tion-C. C. Robinson for plaintiff; F. E. Hodgins, K.C., for defendants. Motion by plaintiff for an order to continue B'a kwater, Lindsay, Peterboro, Coboinjunction restraining defendants from cook, Millbrook and Beaverton.

for their proceeding to expropriate to 5.0 p.m.—For Whitby, Oshawa, Bowtheir use the plaintiff's land on Har- manville, Cobourg, Port Hope, Bellebord-street. Counsel state that settle- vi!'e and all intermediate stations. ment has been agreed to dismissing 5.5 p.m.—For Aurora, Newmarket

Brown v. Township of Peel—C. L. Dumbar (Guelph) for plaintiff; D. Guthrie, K.C., for defendant; F. W. Harcourt, K.C., for the three infants. An action to recover damages for the death of p'aintiff's husband, who was found dead on a road in the township, near

Dec. 20, 1911.
Thursday, 21st inst., at 11 a.m.:
Hay v. Sutherland. 2. Hessey v. Quinn.
3. Ruddy v. Macey.
4. Boadway v. Pratt.
5. Casson v. City of Stratford.

Master's Chambers,

Before Cartwright, K.C., Master.

McKnight v. Erindale.—F. C. 3. Jones for defendants. Motion by defendants on consent for an order dismissing action without costs and vacating certificates of lien and ils pendena. Order made.

made.

Maclaren v. MacFarlane.—O. H. King for plaintiffs. Motion by plaintiff for an order shortening time for appearance to ten days, and allowing substitutional service by mailing of writ and order. Order made.

Clarkson v. Fauquier.—Wood (McCarthy & Co.) for defendants. Motion by defendants on consent for an order dismissing action without costs. Order made.

inst.

Mickle-Dyment v. Curry.—R. G. Agnew for judgment creditor. G. H. Sedgewick for garnishees. Motion by judgment creditors for an order making absolute attaching order. Order discharged with costs fixed at \$5.

Continental v. Wills.—Wood (McCarthy & Co.) for plaintiffs. Motion by plaintiffs on consent for judgment without costs. Order made.

Re Glassford.—A. H. F. Lefroy, K.C., for Walter P. Davis. Motion by Walter P. Davis for a stop order. Order made.

for Walter P. Davis. Motion by Walter P. Davis for a stop order. Order made.

Martin v. Clarke,—H. J. Martin for plaintiff. J. Shilton for defendant, Motion by plaintiff for judgment under C.R. 603. Motion enlarged until Jan. 8, 1912, to allow of cross examination of defendant.

Johnston and McDougalt v. Occidental.—H. W. Mickle for defendant. G. Osler for plaintiff. Motion by defendants for an order for security for costs by McDougall to whom Johnston assigned the cause of action before judgment. Reserved.

Ontario and Western v. H. G. and B. Railway and C.P.R. Railway Co.—A. MacMurchy, K.C., for C.P.R. G. Osler for plaintiff. Motion by defendant, the C.P.R. Co., for an order for examination for discovery of a second officer of plaintiff company. Reserved.

Ontario and Western v. G.T.R. Railway Co.—F. McCarthy for defendants. G. Osler for plaintiffs. Motion by defendants for an order for examination of a second officer of plaintiff company for discovery. Reserved.

Re Mayers and Self Brothers.—N. G. Heyd for Sarah Mayers. Motion by Sarah Mayers for judgment on award in her favor for \$856 and costs and interest. Order made.

no evidence of any contributory negli-gence on the part of the deceased, and I find that he was not guilty of such contributory negligence. The death of the deceased was due to the negligence Before Middleton, J. General Accident Fire and Life Asfor the company; H. E. Rose, K.C., for bondholders; C. W. Kerr for National of the foreman, Hancock, in not see-ing that the derrick was finished and g no Works. By consent of counsel for saie before attempting to use it for its all parties motion dismissed without intended work. The defendants were also negligent, etc. Upon the best con-sideration I can give under all the cir-cumstances, there should be judgment Q ebec Bank v. Sovereign Bank-F.

ment has been agreed to dismissing motion and action without costs,

cate of fitness to the court and was, on the flat of the judge, sworn in and encourt of judge, sworn in and encourt of judge in the supreme court of judge i court of judicature.

Eve-because it is Saturday. To ensure delivery, order nowdo not leave it for to-morroworder to-day.

Telephone It to Main 7591

Michie's Liquor Store must close

at 7 o'clock sharp on Christmas

MICHIE&CO., Limited 7 King Street West TORONTO

Before Britton, J.

for the plaintiff for \$3000, with costs

be paid into court for them out of the money paid into court by the defend-

payable to her under this judgment

GRAND TRUNK CHRISTMAS

Barr'e. Orillia, Penetang, Collingwood,

10.30 p.m.-For Port Hope, Cobourg.

Settlement House for Blind.

Meaford and Midland.

to plaintiff, to be applied in

Thirty days' stay.

LIQUID EXTRACT OF MALT. and sustain the invalid or the atl Canadian Agent.

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THE DOMINION PERMAN-ENT LOAN COMPANY 12 KING-STREET WEST.

WHO IS POLLY PRIM'

KINEMACOLOR AT MASSEY HALL

The cost of travel is no longer an body can travel with "Kinemaco at Massey Hall during the week of Dec. 25, afternoon or evening. Until now the moving picture has been housed in humble quarters compared to the legitimate stage, and the environments have been of a corresponding character. Indeed the legitimate stage kept the moving picture at a distance as an undesirable relative. All this has now been changed, and the Kinemacolor pictures, dealing in subjects rich and interesting enough to constitute an evening's entertainment, have made a triumphant entry into the best amuse. evening's entertainment, have made a triumphant entry into the best amusement houses of the country. It is not of course the ordinary moving picture to which the doors of the great play-houses have been opened, but the Kinemacolor natural color pictures. A full explanation of the different pictures is given by Sydney Herbert, the noted lecturer, to bring out with greater emphasis the scenes during the running of the film.

Sentenced for Murder, RIVIERF DU LOUP, Que, Pec. 20.— Jules Plourde and his brother Ovids were sentenced this morning for the murder of Louis Dion, who was shot by the former while mixed up The death sentence was pass

Jules, while his brother, who gave him the cartridges with which the deed was committed, got ten years.

The men had nothing to say before sentence was passed. They are both young fellows under 25 years of 43°, and unmarried.

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thers, \$6.00 per thers, \$6.00 per Ushion Form Cambric cover filled, 18, 20, 16, 16 x 20. Forms, with hand-embroid Park Wing-ROO THER CUSHIC Down filled, we some cover in ready for use, 57.00, \$8.00 ca 20 km Q.UILTS. A former lux in reach of cover designs \$7.00, \$8.00, ca \$7.00, \$8.00 ca 20 km Q.UILTS. A former lux in reach of cover designs \$7.00, \$8.00, ca \$1.75. Wilkeline cover filled \$1.75. lled, \$1.75,

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SILY BANDAY All colors, 75 SILY MUETULE 27 to 30-in., \$1.25, \$2.50 to

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