## THRU

ed hair and began hat she felt Alice

said. "Do you grandmother to Well, I'm your today at least. Alyears older than so much younger, elf, Alice smiled a

ought to look af-so small and so

both love each said simply. "But I'm a generation believe you when But the romantic st love still hangs does about other on sense tells you ot worthy of you allowed this other a away from you a perfectly ador- liar Fairy Prince. hat's nice because do so many lovely

nes the first man, beginning to doubt Fairy Prince. My y to prove it one is to see this t prove?' Alice

after an absence ars did you say?'
ugh to have gotsions if they were nk, you've had so nces to give you a on life! You'll r David quite an eing after all, and will have all the ain."

find it out now, the case?" Chrisvay, it's cowardly d. "It's cowardly

staring thru the she turnedll I wear?"
a sudden laugh, the bed.

an capitulate!" she tin, and the gray ap that makes you You must look very sophisticated.

-David.

### ER DARK IN MANILIA

Are Attracted to nted Tracks.

y 3.-Horse racing me popular here owds to the electric metimes tes last ed until after 11.30

m. until 11 p.m. on f every month and s, except during the June to October, eld here.

native ponies from height, except for ted from Australia.

are so small that ust be strapped up et dragging on the a or a native cab d by his present redited with having

ses on the track \$125 to \$1,000 for

HIBITED.

By The Canadian ian mails in Febon the prohibited ards (Frontenac) commons this

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ompany NTO STREET

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AVE.

the beautiful Hill Road—a ming, corner s; large lots attractive on nassive gates

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flowers.

Make a Noteworthy Display of

Washable Dress Fabrics PRINTED COTTON VOILES.

In floral and other conventional designs in wide choice of colors in light, medium and dark shades, also plain colored voiles in beautiful range of summer shades.

Ten-Thousand-Dollar Action by Arthur O'Leary Against

GINGHAMS. In this line we are prepared to meet all your requirements with such a wide collection of plaids, checks and stripes, and obtainable in such a variety of designs and colors that customers will have little difficulty in making a choice.

We also show a full range of colors in plain chambrays.

LINEN SUITINGS. Fashionable for either summer suits, tailored dresses or separate skirts. We show all the principal summer

OTHER FASHIONABLE WEAVES. of which we make a special display are striped zephyrs, Swiss muslins, printed and plain cotton crepes, white gabardines, piques, lawns, etc.

VIXELLA FLANNEIS. Unequaled for ladies' and gents' day and night wear. Shown in a big range of stripes and checks in every con-ceivable shade. Mail Orders Promptly Filled.

## JOHN CATTO CO. LIMITED

## THE WEATHER

Observatory, Toronto, May 3.—(8 p.m.)

The barometer is now high over the Great Lakes, and relatively low both east and west. A few local showers have occurred today in Saskatchewan and in the St. Lawrence Valley, while elsewhere the weather has been fine. The temperature has been higher in Manitoba and Ontario.

Minimum and maximum temperatures: Prince Rupert, 46-48; Victoria, 40-54; Vancouver, 46-62; Kamloops, 38-66; Calgary, 38-42; Edmonton, 30-42; Medicine Hat, 30-54; Prince Albert, 34-46; Moose Jaw, 34-60; Regina, 35-58; Winnipeg, 30-62; Parry Sound, 32-54; London, 32-36; Toronto, 36-55; Kingston, 36-48; Ottawa, 36-56; Montreal, 36-52; Quebec, 34-42; St. John, 32-44; Halifax, 32-44.

Probabilities.—

Lower Lakes and Georgian Bay and Ottawa Valley and Upper St, Lawrence—Mederate winds; fair, with a little higher temperature.

Moderate winds; fair, with a little higher temperature.

Lower St. Lawrence, Gulf and North Shore—Moderate winds; fair and cool.

Maritime Provinces—Fresh northwest winds; a few scattered showers, but mostly fair and cool.

Lake Superior—Light winds; fine and mild.

Manitoba—Easteriy winds; mostly fair and mild; a few light local showers.
Saskatchewan and Alberta—Fair and

#### THE BAROMETER.

Time.	Ther.	Bar. 29.77	Wind 9 N.
Noon			
2 p.m		29.68	10 N.W 15 N.W
8 p.m	47	29.66	15 N.W
Mean of day, 4 age, 1 below; hig	6; diffe hest, 5	rence from 5; lowes	m aver t, 36.

STEAMER ARRIVALS. 

EUCLID HALL PATIENTS. A resolution moved by Col. Car-michael, seconded by Major Tolmie, was passed by the legislature yester day, asking the Dominion governmen to reconsider its reported intention of removing the spinal patients at Euclid Hall, Jarvis street, to Burlington.

Harper, customs broker, 39 West Wellington street, corner Bay. Adelaide 4682

### RATES FOR NOTICES

Notices of Births, Marriages and Deaths, not over 50 words ......\$1.00 Additional words each 2c. No Lodge Notices to be included in Funeral Aunouncements.

In Memoriam Notices .....

Poetry and quotations up to 4 

FLOWERS FOR FUNERALS A Simmons & John

Yonge Street at Elm, Toronto. Simmophones Main 3159 and 1704.

DEATHS. JUNKIN-At his residence, 165 Crescent road, on Monday, May 3rd, Robert Junkin, beloved husband of Mary A.

Turner. Service at residence Tuesday even-

ing, at eight o'clock. Interment at Peterboro Wednesday. O'HARA-On Monday, May 3, at the residence of the Rev. J. R. Aikenhead, 1836 Davenport road, Toronto, Rev. James O'Hara of Montreal conference (superannuated), in his 85th year.

Funeral from above address (today) Tuesday, at 1 p.m. Interment in Mt. Pleasant Cemetery. O'REILLY-On the 3rd inst., at his Jate residence, 229 West St. Clair avenue,

Charles O'Reilly, M.D., C.M., in his 74th Funeral private on Wednesday, May 5. at 2.30 p.m. Please do not send

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the Matthews name.

# CATTO CO. LIMITED SIMPSON ADMITS **CLAIMS PRIVILEGE**

Editor Opens.

#### NO DELAY ALLOWED

Evidence in the action for \$10,000 damages for alleged slander, raised by Arthur E. O'Leary against James Simpson, editor of The Industrial Banner, was started before Mr. Justice gates thereof and by the public and by reporters representing various newspapers in the city of Toronto, which meeting was held in the Labor Temple on August 7 last there would be between 150 and 200 present, which meeting was held in the Labor Temple, the defendant faisely and mallelously wrote, printed, published and spoke of and concerning the plaintiff in the way of his position or calling, the words following: To the officers and delegates of the Toronto District Labor Council, information of a startling character revealing serious acts of discovative to this council and its affiliated organizations on the part of two former orficers of this council and its affiliated organizations on the part of two former orficers of this council has been imparted to a number of men in the labor movement of Toronto. This information discloses evidence that at the time when A. E. O'Leary and W. J. Hevey were occupying the positions of president and secretary of this council, respectively, they made application to the employer's association for a secret gift or bonus of \$5000, with which to treacherously serve the interests of the employers, while appearing to reporters were in the hall and saw me." Did they ask you for permission to press. The every sold like there of the statement, there were shoults of "Hang O'Leary." "Shoot O'Leary." They you asked He-very for an explanation of these extraordinary circumstances." A. "No." O'Leary for an explanation of these extraordinary circumstances." A. "No." ("A. "Have you asked He-very for an explanation of these extraordinary circumstances." A. "No." ("A. "Have you asked He-very for an explanation of these extraordinary circumstances." A. "No." ("A. "Have you asked He-very for an explanation of these extraordinary circumstances." A. "No." ("A. "Have you asked He-very for an explanation of these extraordinary circumstances." A. "No." ("A. "Have you asked He-very for an explanation

ployers' association for a secret gift or bonus of \$5000, with which to treacherously serve the interests of the employers association and with the employers, while appearing to represent the interests of labor, and with which to attempt the ruin of the official albor paper of this city. Such proposal coming from the president and secretary of the District Labor Council to the Employers Association of the continuous and the wind and secretary of the District Labor Council. 'I have no connection with the serious betrayals of trust that most serious betrayals of trust that the defendant "Meant thereby that the balantiff had been false to the trust and confidence reposed in him by the Connection with the Salvation Armonical abor in the confidence reposed in him by the Connection with the Salvation Armonical and make the defendant "Meant thereby that the blaintiff had been false to the trust and and his breach of his duty as a erpresentative of labor sold or agreed and and had in breach of his duty as a representative of labor sold or agreed to the Employers' Association of the council and by orginized labor in the city of Toronto for a money consideration, and had not been alled trust and the control of the council and by orginized labor in the city of Toronto for a money consideration, of Toronto for a money consideration, and had not been alled trust and the control of the council and by orginized labor in the city of Toronto for a money consideration, of Toronto for a money consideration, and the company of Gen. Outman the control of the city of the defence before the court rose in the evening. He seal dhe was to the trust called by the defence before the court rose in the evening. He seal dhe was to be the with min the collar by the defence before the court rose in the evening. He seal had gone to a member of a labor union nor of an employer's association in the middle of July, 1919. Bowden was pre

connected with the same made been a for over 14 years. He had been a delegate for 13 years in the Toronto Trades Council, and was president of know who was the most prominent know who was the most prominent with the council of the trades council. that body for the half year preceding man in starting the new paper. July, 1919, when he was defeated on ness had only two casual reference. was receiving \$15 a week for a posi-tion in the Bartenders' Union. He explained the two factions in the labor advent of a new labor paper.

metal workers' strike, with the view yer's advice and brought the presen to getting same terminated. When action. (Ammediately after the pub-

ment of claim, he alleges "that on August 7, 1919, at a meeting of the Toronto District Labor Council, which was largely attended both by dele-

organized labor, and as made was privileged. He also says that the plaintiff authorized the publication in the press of the statement now complained of.

A motion by Mr. Roebuck, counsel

A motion by Mr. Roebuck, counsel

He received \$15 per week from the

The New Labor Paper.
Another labor paper was started

ness had only two casual references to seeking re-election. At the time the statement complained of was made he membered defendant had stated at the Labor Temple that he welcomed the that they were going to get Simpson.

o.B.U. Camouflaged I.W.W.

He classified the One Big Union as camouflage Canadian edition of the paper. He was to canvass for advertisement. Interest of the ice. I.W.W., whose tenets were creeping into the ranks of organized labor in Witness never brought up the Witness never brought up the dif-1919. Witness was authorized to meet ferences between him and defendant the employers in connection with the before the council. He took his law-

plaintiff had been false to the trust and confidence reposed in him by the Toronto District Labor Council and by organized labor in the city of Toronto. Witness went to Ottawa with Gunn as to labor movement. Witness went to Ottawa with Gunn at the request of Mayor Church, and said he did not discuss with him the eight-hour day question. "I deny all knowledge of an alleged meeting, at which Gunn was supposed to have made a statement."

Applause Not General.

Simpson's Levenee.

Simpson's Levenee.

O'Leary and Revey, by whold grant that time he never discussed a syllable with Gunn as to labor movement. Witness was asked if he attached any importance to the rounds of applause which greeted Simpson, and replied that he supposed it was because he was their supposed it was because a syllabor to start a new labor paper. Chesterton and Leo. E. Foss, both of the two the subscription was to be placed in the troub and that time he never discussed a syllabor to start a new labor paper. Chesterton and Leo. E. Foss, both of Jonesport Association should grant that time he never discussed as syllabor to be attached in the two subscription was to be placed in the two the subscription was to be placed in the two subscription w

A motion by Mr. Roebuck, counsel for defendant, that the trial be delayed until the action of Hevey against the present defendant, brought under similar auspices to the present case, should be reaced, as this would save the duplication of a lot of evidence. Mr. Justice Middleton thought it better that the evidence in the Simpson case be proceeded with now, and that evidence could be used in the Hevey thiel Mr. The could be used in the Hevey thiel Mr. The could be used in the Hevey thiel Mr. The could be used in the Hevey thiel Mr. The conducted in a friendly manner in the Labor Temple Mr. Temple Mr. The could be used in the Hevey thiel Mr. The conducted in a friendly manner in the Labor Temple Mr. The could not say that the control of the policy of the paper?"

A "Gunn spoke of O'Leary and Hevey as being moderate labor men, and the interests of the employers would be looked after. He said they could be trusted. Gunn advocated the giving of this grant." Witness recognized Thomas Roden as the man who was with Gunn. Roden addressed the meettrial of that were admissable.

Arthur O. O'Leary, the plaintiff, was the first witness called by J. M.

Ferguson, his counsel. He said he had been connected with the status movement.

The New Labor Paper.

Thomas Roden as the man who was with Gunn. Roden addressed the meeting and said he considered O'Leary and Hevey the right men in the right place.

Witness said that after Gunn and Roden left the meeting there was a discovered. left the meeting there was a discussion and those present were entirely opposed to the idea. They considered it would be poor policy. It could not be kept quiet. Some members had suggested that subscriptions could be given individually.

To Get Simpson

Witness said that someone remarked dvent of a new labor paper. They were going to get control of the "Do you, not think it strange that stock of The Industrial Banner, of movement, one being the moderate wing to which he belonged, and the other, the progressive, to which the defendant belonged.

O.B.U. Camouflaged I.W.W.

"Do you, not think it strange that you, as president of the council, should only have two meetings with regard to the new paper?"

"I looked after my own business."

"I looked after my own business." ness, and gave a sworn statement to Hevey offered him a job on the the effect. He was sure the names of O'Leary and Hevey were used several times at the meeting held when Gunn spoke. There is no doubt that the

Justified in Telling
Cross-examined by Mr. Ferguson, witness said he considered he was justified in telling Simpson of what had occurred at the meeting. Gunh had said that one of the two had an account in the Home Bank. In witness' affidavit he suggested, that the Employers' Association were to denoise the money in the Home Bank, but he would take O'Leary's word that he had no account in the Home Bank. He did not know O'Leary or Hevey before. "I pladge my oath that Gunh and Roden both mentioned O'Leary's name in connection with the employers' contribution to this paper." He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit of the contribution to this paper. He did not see O'Leary and flavit. The money is the meeting and the saw mo canvass being made a converse of the contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. We have the contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper to the contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper to the contribution to this paper. He did not see O'Leary and flavit. The contribution to this paper to the contribution to this paper. He did not see O'Leary and flav Justified in Telling

confer with him in his private room. Deposit to be paid out of court to ap-Whether the conference was for the purpose of bringing the parties togeth- Scoffin v. Wilson: J. L. Counsell for

Simpson's Leience.

The defendant admits having made a statement in terms smaller in some respects to that quoted above, but denies defamation of plaintiff's character. He says the statement was made in good faith and as a duty to organized labor, and as made was over 60 years of age and unmargingly and the left that Gunn spoke for about ten minutes. The arrangement, was not to be made known to the public. It the money were placed in the bank these coming. The applause was not general. He could not say that the applause was because of Simpson's populations asked. Witness of age and unmargingly and the public in the surface of above that Gunn spoke for about ten minutes. The arrangement, was not to be made known to the public. It the money were placed in the bank these coming. The applause was not general. He could not say that the applause was because of Simpson's populations asked. Witness over 60 years of age and unmarging the counter of the public. It the money were placed in the bank these that gunn applause was because of Simpson's populations asked. Witness over 60 years of age and unmarging was over 60 years of age and unmar ried. Mother and son made their home together for many years.

KNEW THEIR DENOMINATION.

London, April 17 .-- A policeman giving evidence at Willesden police court against a man charged with begging said he had seen the pris-

"How did you know their religion?" "They were passers-by," answered "You mean they were pedestrians?"
"That's the word, sir," said the

## **OSGOODE HALL NEWS**

ANNOUNCEMENTS.

ANNOUNCEMENTS.

Judge's Chambers, Tuesday, 4th inst., at 10 a.m. (Daylight Saving Time).
Second Divisional Court.—Peremptory list for Tuesday, 4th inst., at 11 a.m. (daylight saving time). Parlow v. Lo. zina; Paton v! Fillion; Parry v. Parry; Schmidt v. Wilson; Wisknowski v. Sajeska; Oliver v. Frankford Canning; Garson v. Empire Mfg. Co.

Judgments will be delivered at the opening of court in Walker et al. v. G. T. R.; Merrell v. Waddellf; Anticknap v. St. Catharines; McDonald v. Davis;
A rule passed at a meeting of the office hours of the courts at Toronto so as to conform to daylight saving time. This will apply to such other places as may be named by the Chief Justice of Ontario.

Master's Chambers.

Before J. A. C. Cameron, Master.
Miller v. McCaffrey.—A. C. Heighington, for defendant, moved to set aside noting of pleadings; E. E. Wallace for plaintiff. Order made for delivery of defence in one week. Costs to plaintiff in the cause.

Howson v. Porcelain Products, Ltd.—T. H. Barton, for plaintiff, moved for commission to take evidence on behalf of plaintiff at Glazgow, Scotland; R. O. Daly for defendants. Order made on to to train the cause.

Anno annother of the courts are continued to the purchaser; F. W. Harcourt, K.C., for infant, held not to be interested. No order to be made. Costs to stand until after trial. If all pasiles before trial judge, they may be determined by him, if not, by a judge in chambers.

MacMahon v. MacMahon; H. H. Donald for plaintiff, moved to continue injunction; S. W. Burns for defendant. Injunction against both parties from making sale of furniture until trial, which is to be speeded. Costs reserved to trial judge.

oner stop "eight Presbyterians." asked the magistrate.

PRINCESS THEATRE\_THIS WEEK

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Sparkling Opera THE GONDOLIERS"

Company of 80—Orchestra of 25

The "Savoyards" Operatic Society, in Gilbert & Sullivan's

TWO HOURS YOU'LL REMEMBER A LIFETIME

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THE SWEETEST LOVE STORY EVER TOLD

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ATTEND MATINEES WHEN POSSIBLE

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Mr. Reginald Stewart, Conductor.

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RETURN OF CANADA'S FAVORITE EDWARD H; ROBINS
WITH HIS BIGGER AND GREATER
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Marguerite Clark In the Romantic Comedy "All-of-a-Sudden Peggy"

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and to strengthen eyesight. Sold un-der money refund guarantee by all druggists, G. Tamblyn and others

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MAE MURRAY In "THE A. B. C. OF LOVE" Shown at 1.20, 4.15, 7.45 p.m ynch and Zeller; Irene Meyers; May Kil-uff and Allerton; Leigh De Lacey & Co.; Ionde; Gillette's Monkeys; Pathe Pollard omedy; Harold Lloyd Comedy, "An Eastern

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