ARIZONA erica's Greatest Play

LAST HALF

PARSONS English Coster Whistler NG WILLIAM'S EDU-CATED DOGS

Musical Act ure Picture—Friday urday, "TRAIL

NGING ROCK." ing!-Big Feature Picture,

EM THEATRE. antford's Family Resort"

RWICK'S ORIGINAL INGING PICTURES me Theatre, London, England.

ashwood, Internation rite, singing "Haren RA AND LA DON

TENDERS

extensive sheds. to 4 o'clock on Saturday, J. S. HAMILTON & CO

ME AND SEE BEST



ublic Notice

NOTICE IS HEREBY GIVEN clty of Brantford intends to pusheration, and, if deemed ad-pass a By-law for stopping up a West street in the said ('try of containing by admeasurement's feet, more or less, and more described as follows, that is LAND SINGULAR, that certain fact of land and premises situ-ind being in the City of United West limit of 168 feet 3 insingular
strong in the

CICE that a By-law for

WILKES & HENDERSON,

FORTY-FOURTH YEAR

BRANTFORD DAILY COURIER

BRANTFORD, CANADA, FRIDAY, NOVEMBER 7, 1913

BRITISH MILITANTS

on an unqualified repudiation of the

Hitherto the constitutional suffra

to question the actions of the mili-

MAKE PEACE WITH

orts are being made to induce the and all of its militant methods.

agreement with the suffragists, gists have refused to criticize for

whereby a measure for the enfran-chisement of women can be made a sisters, declaring that it was bad tac

ant feature of the conferences which to abandon their former attitude

have been held is the presence at regard to the fighting action. They

at the request of Mrs. Emmeline is the only form of political activity

Pankhurst and who took with them denied to them in the British Isles

their paper "Votes for Women." It where they possess the municipa

Judgment Reserved-It is Not Known

Yet Whether a Prosestant and a

Catholic Can Marry in Province of

MONTREAL, Nov. 7— Judgment persons. Any person dealing wit was reserved by the Court of Review respondent could have invoked Judg

in the appeal .. of Eugene . Herber: Laurendean's judgment as establish-

marriage to Miss Emma Clouatre, be- nature obviously could not be termin-

ause the ceremony was performed by ated by the renunciation of one party

a Professiant minister, the contracting parties being Roman Catholics.

The lawyers for Mrs. Hebert in opposition to the appellant's claim that as he had withdrawn from the case linder. Charbonson had nothing the contracting to judgment on the merits of these conclusions, the judgment on the merits of these conclusions, the judgment of Mr. Justic Laurendeau would be a contracting to the party of the second of the merits of these conclusions.

Judge Charboneau had nothing to have regained its full effect.

4—Moreover the issues in the pres-

t-At the time of said desistment ent-case involve not only the oppo-

there was an outstanding judgment sition to judgment of the wife, but

son dealing with either of the farmer act status of the individuals compos-

is known that the government will suffrage and may hold every civic

ection of the official program of the tics in the face of the common enemy

LONDON Nov. 7 .- Decided

Liberal party now in power.

Quebec.

British Government to come to an

ONE CENT

WANT GOVERNMENT TO

Labor Man is Charged With Putting Sulphuric Acid on Bridge Ropes-Prisoner Says He Never Heard of it Some of the suffragist leaders admit that this movement has obtained prominent constitutional suffragist considerable headway, and a signification of the suffragist considerable headway, and a significance of the suffragist considerable headway, and a significance of the suffragist considerable headway, and a significance of the suffragist leaders admit that this movement has obtained by the suffragist leaders admit that this movement has obtained prominent constitutional suffragist leaders admit that this movement has obtained prominent constitutional suffragist leaders admit that this movement has obtained prominent constitutional suffragist leaders admit that the suffragist leaders admit the suffragist leaders admit that the suffragist leaders admit the suffragist leaders admit the suffragist leaders admit that the suffragist leaders admit the suffagist leaders admit the suffragist leaders admit the suffragist leaders admit the suffragist leaders admit the suffagist leaders admit th --- Details of the Case.

trial of Stead Gamble, Gamble this morning took the stand. He told of having visited the Dixie camp at the stated time on union business with a view to securing a conference between the men and the company for the adjustment of wages. He admitted being at the camp on the day in question, June 16th.

"I went down from Toronto to Agincourt that day and had no intention at first of going to the Dixie bridge, but got a chance on a work train and went down in company with Riley, a bridge company fore-

Mr. Dewart-"Did you see a coi of rope there or sit down on one?" "I did not see a coil of rope. I think I sat on the ground, but am that I didnot sit on a parcel of rope or something else." "Did you pour sulphuric acid on

any rope or have a bottle in your "I did not. I never saw sulphuric never bought any or had any in my

Gamble absolutely denied the statement of crown witnesses that he threw a flask over his shoulder after rising up from a sitting posi

Cross-examined by Mr. Cresswicke persuade the men to quit work.

Spender to Parity Congress

Asks for Appointment

of Commission.

(Canadian Press Despatch.)

field, but it is seriously handicapped

by the limitations of the constitution

the large territory to be covered and

he extent to which the evil has

grown," he continued. "The state

police powers are unlimited while

the outlay by each to control the evil

ernment, this duty devolves upon the

safety. But not so with public moral-

ity. We have left this field practi-

vate detective there will be such wo-

men in every city." Besides an ad-

capolis civic and commerce associa

tion, addreses were made by W. L.

FOUR WERE KILLED.

the most important.

and other places."

peg, Manitoba.

would be comparatively small.

WHITBY, Ont., Nov. 7.-In the has lived for 38 years, and has a fair them of Mr. and Mrs. Frederick Wil- have, they declare, become convinced

was fair to remain on the job. His business was completed on June 10th
Mr. Cresswicke— "Then why did you go down to Dixie on the 16th?"
"I had no intention of going down on the 16th but at Agincourt I got

on the 16th, but at Agincourt I got a cheap ride." "Did you go down to look over as

"I went down with the object o seeing who was there, but had no

nanded the crown counsel with not of triumph in his voice. "I can't say whether I sat on

quirrel three or four times.

Gamble still maintained, although he

education, he has never heard of sul-phuric acid.

Ouestioned as to his buisness out Questioned as to his buisness out at Dixie camp he said as a result of the information he carried out there the men quit work. He was at Dixie camp once in May and twice in June. He drew the attention of the men to the union wages and asked them if it

McCuaig said?"

not sure enough to take my oath reason to think any of our men were t work at Dixie." "Then why did you go down?" de

coil of rope or not, but I certainly acid in my life to my knowledge. I was not pegging away at something even if McCuaig said so. I threw stones in the direction of a fence at

> Questioned again by Mr. Dewart Gamble, what he had denied to Mr. Creswicke that he went down to Dixie on train No. 78 with others to

Elected Mayor

Mr. G. W. Lorimer of the Lorimer Automatic Telephone, Piqua, Ohio, has been elected mayor of that city by a very large majority on the Republic can ticket. He is an old St. George boy and lived in Brantford for some years. His many friends here will extend hearty congratulations to "His Worship".

MINNEAPOLIS, Nov. 7 .- "Public immorality is a problem with which the states must deal," said Herbert Gernert of New York in the principal address at the opening session of the International Purity Congress here to-day." "The federal government is doing a great work in this

They Are Being Held in Readiness in City of Indianapolis.

[Courier Special]

INDIANAPOLIS, Ind., Nov. 7. "Public morality is not unlike Indianapolis will not be placed under public health, public business, or pub- militia, and the entire state militia ManWho Confessed to Dynalic safety in the instruction which whch was brought here yesterday for must control it. In our plan of govstrike duty will remain in its present quarters as long as there is a possivarious states and to-day we have our departments of health, our state bility of settling the street car strike. commissioners of railroads and of This announcement was made by insurance and our boards of public Governor Ralston, after he had conferred with both sides to the con-

cally untouched; and yet it is by far troversy early to-day. trouble settled by arbitration," said to-day by John D. Fredericks, dis-"A commission of morals should be established in each state, whose the governor, "and as long as there duty it would be to take cognizance is a possibility of bringing this about of the morals of the people; to aid in I shall not place the troops in the dered the informer's release from the the enforcement of all laws directed control of the city."

against vice and to work for the best. The governor, yesterday and last noral conditions in factories, schools, night was trying to bring about a "The policewoman has come in an- nition of the union seemed to be the former's old associates as well. swer to modern needs and she has bone of contention between the strikcome to stay, not to displace men, ers and street car company.

but to supplement their work. For countless ages the business world was this morning and there was no de-ernment. Let no one imagine it is a man's world with women and child-monstration of any consequence not a strong arm. ren secluded in the home. When cit- made against the troops during the ies realize the value of women in pri- night.

Robert I. Todd, president of the traction company, said no effort dress of welcome to the delegates by would be made to start the cars un-Donglas Fish, president of the Minn-til the governor gave the word

EDMONTON'S FINANCES. EDMONTON. Nov. 7 - Mayor

Clark, of Leamington, Ontario, and Rev. Charles W. Gordon of Winni-Short has submitted a recommend. LOS ANGELES, Cal., Nov 7-Four engineer, he engaged to instal cost persons were killed and seven injured systems in all departmets, each officearly this morning when two automo- ial to have a salary of \$5,000 per year. WASHINGTON, Nov 7-Presence biles collided. A seven passenger au- and that McIntosh and Hyde, a Mont- of bubonic plague and yellow fever biles collided. A seven passenger automobile packed with men and women ran into a smaller machine and oyran into a smal

By Big Majority

M'MANIGAL WILL BE FORMALLY FREED

onsorts. Such a judgment binds not ing it.

mite Plot in America Has Served Two Years.

[Canadian Press Despatch] LOS ANGELES, Cal., Nov. 7 .-Ortic E. McManigal, the confessed dynamiter, will be formally freed "I am very hopeful of having this soon, according to a statement made trict attorney, who Monday last orcounty jail, because of the prisoner's

"poor health." Fredericks said the reports that settlement of the strike through the McManigal were fleeing secretly from Mrs. Alice Stebbins Wells, of the public utilities commission, which is the country to avoid old associates Los Angeles police department said: acting as intermedary. The recog- was unfair to the state and to the in-

"By his confession," said Fredericks, "McManigal placed himself un-Everything was quiet on the streets der the protecting arm of the Gov-

Los Angeles.

MANY PLAGUE CASES

Found Skeleton On High Street

only the parties to it, but all other

Recently what was believed to be an Indian skeleton was found on the grounds of Mr. J. L. Sutherland, Dufferin avenue. This week Harold English, while ruminating throughout the property situated on the east side of High street, ran across the skeleton of an Indian, which was in an excellent state of preservation. Mr. Alex. McAdams received the skull, while other parts of the skeleton are being distributed to various museums on Terrace Hill.

A Tong War

Japanese Supposed to Have Been Shot by Chinamen.

[Canadian Press Despatch] ed last night, presumably by Chinese "The two and a half years McMani- Yenamona and other Japanese were

gal has been imprisoned have impair- arrested in Kings county last month health has been uncertain it was. There are a number of obstructions e ed his health. He was permitted to charged with having killed and robleave the jail in order that he might bed a Chinese merchant. They were Ward One representative that he these will also be removed. regain his health. When the time released Tuesday for lack of evidence. comes for him to be formally liber- When the trio came to Fresno yes ated, I shall advise him to live in terday, two of them appealed to the police to be lodged in jail until they As county jail officials received in- could arrange to leave the country Short has submitted a recommendation to the City Council that City longings to Tampa, Fla., the belief at liberty, was slain within an hour Auditor Mowat be made Comptroller became strong that McManigal was of Finance, that E. W. Bowness. on the way to South America.

It is feared the killing will lead to retaliatory measures and a prolonged retaliatory measures and a prolonged! feud between the races.

WORK ELEVEN HOURS.

crushing four of its occupants to death. The dead are: Ervin Chapman, owner and driver of the larger car; Miss Vride Elmore; W. R. Sanderson and Harry B. Curtis The occupants of the smaller car engaged serious injury.

cngaged as audifors for 1914 at \$7,500. South converging upon the Panama at a mass meeting early to-day to of Revision and a civic officer at one canal, is giving grave concern to Ampendations were left over until next year. E. L. Richardson, director of technical schools was aperined to the state department to-day to of Revision and a civic officer at one canal, is giving grave concern to Ampendations. The recommendations were left over until next year. E. L. Richardson, director of technical schools was aperined to the state department to-day to of Revision and a civic officer at one canal, is giving grave concern to Ampendations. The recommendations were left over until next year. E. L. Richardson, director of technical schools was aperined to the state department to-day to office the same time. In this connection in the same time. In this connection to the state department to-day to office the same time. In this connection in the same time. In this connection of the increase of the state department to-day to depend on the same time. In this connection in the same time. In this connection is a couple of the same time. In this connection in the same time. In this connection is

fence, in addressing the jury, pointed out that the close of the fifth inquiry back.

into the death of the late Frederick Beemer was now in sight. These inquiries he touched upon

read it to a crowded court-room.

was quite a demonstration.

[Canadian Press Despatch]

Goes to Jury.

WOODSTOCK, Ont., Nov.

Kelly's charge to the jury in

Mr. W. T. McMullen, for the de-

Counsel for the defense went to Regarding the evidence of Mason Hamiltons Famous Hous point out Beemer's financial condi- Mr. Meredith admitted that there was tion, and drew attention to state-

was touched upon in the appeal not had been carefully planned and wel to believe Mason.

WOODSTOCK, Nov. 7.-The

"NOT GUILTY," IS VERDICT GIVEN

a Smart Woman-Details of the Case.

start a demonstration, but officers put down the attempt with a firm hand.

His Lordship, Justice Kelly, Made a Non-Committal Ad-

dress to the Jury --- Counsel Meredith Said Mrs.

Beemer Had 32 Law Suits Herself and Was Really

WOODSTOCK, Ont., Nov. 7.—At 1.25 o'clock the jury returned with a verdict of not

Mrs. Beemer, seated in the prisoner's dock, her head bowed and tears in her eyes, did not

Judge Kelly, in discharging the prisoner, said that in view of all the circumstances there

guilty. The foreman handed the document containing the decision of the jury to the clerk, who

change her attitude in the least. A few in the audience clapped their hands and attempted to

was no fault to be found with the verdict. On the evidence it might have been possible to bring

in another verdict, but, in his opinion, the jury had exercised their right satisfactorily to all

parties. Mrs. Beemer was let out of the dock by the deputy sheriff, and she walked alone to the

sheriff's office, where she immediately picked up her few weeks' old baby. A large crowd of

women, some friends and some total strangers, gathered around her, and in the corridor there

lestroying the corn, store the mother to those children her senior. Perhaps she thought she who were outside the court room thought she could do better without waiting for their mother to come

Mr. Meredith, in summing up for briefly, calling the attention of the the Crown, pointed to the fact that duty. jury to the fact that at each Mrs. all the medicine given to Beemer was Beemer was constantly in attendance, given by his wife, and that it was folapparently without any fear whatever. lowing these doses of medicine that whole case had been conducted fairly in the appeal of Eugene Herbers Laurendean's judgment as establishing against the right of Judge Charbon- ing that she was not the wife of the plaintiff and has not, therefore the quash the decision of Jude Laurendean's judgment as establishing that she was not the wife of the plaintiff and has not, therefore the quash the decision of Jude Laurendean's judgment as establishing that she was not the wife of the plaintiff and has not, therefore the quest, although John Mason had been enced. Mr Meredith attempted to discredit the plaintiff and has not included his (Hebert's) general results of a judgment of this death were experiment. a witness. He did not tell his sensational story about seeing the prisoner with a poison bottle at that enquiry. He did not tell the police. He did not tell the Crown Attorney. He did not tell any person until some weeks later when he told the story to Dr. Wooling, and wiged that a doctor be called for and that his stomach be pumped out because of the fact that he fe'r as if he had been poisoned.

Counsel for the defense went to Regarding the evidence of Mason

quite a bit of force in what counsel declaring respondent's marriage null the tierce opposition made by her as ments made shortly before his death for the defense had to say. The jury, and void as to civil effects. Respodent asked not only for the drsmissal tiff's desistment could not in suicide.

ent asked not only for the dismissal till's desistment could not any event effect her right to plaintiff's action, but for the set- any event effect her right to thing aside of this judgment and declar proceed with this tierce oposition to attend of the vadidity of her marriage. Set aside the judgment. From the 2—A judgment such as to that in standpoint of public interest, it is of who should have been barto it, but the whole of society, It final adjudication as the public is affects the legal position of any per highly interested in knowing the extended the public is thought to the whole of society, and a man dence that Beemer was able to get who would be deported only for the out of his hed to get any poison. who would be deported only for the out of his bed to get any poison. fact that he has been in Canada too Mr. Meredith, in speaking of the Britannia Park. Seymour could not long. In his opinion, Mason is a prisoner, said she was no ordinary get anyone to give him what he

moral degenerate. His evidence was woman, and was as cunning as a fox. thought the place was worth to move

Mr. McMullen pointed out that Mr. Meredith contended that it was there was absolutely no evidence re- not necessary to show any motive in garding any motive for murder on the case. It was impossible to look the part of Mrs Beemer. Neither was into the hearts of men and women and there any evidence showing that Mrs see what motive was behind their acts Beemer had purchased any strych-nine since 1911, which strychnine was hard to find a motive. Perhaps Mrs. purchased to kill crows which were Beemer had thought there was more money in the estate than was. Per-In closing Mr. McMullen made an haps, she being a young woman, was impassioned appeal to the jury to re- tired of the man who was many years

> Mr. Meredith concluded with an effective appeal to the jury to do their

> Justice Kelly's Address. His Lordship, Justice Kelly, said th

The House

Will Be Torn Down in a Day or Two.

Mr. Meredith, regarding the sui- Joseph Seymour, of Hagersville, who a mass of contradictions, and counsel Her 32 law suits, he declared, made urged the jury to set his story aside. her probably as much acquainted with The house was built in 24 hours under The evidence of those who said they law proceedings as counsel in the the direction of Ald. Breyers, and would not believe Mason on oath, present case themselves. Her evidence attracted a lot of attention

ALD. SUDDABY SAYS HE WILL RUN FOR MAYORALTY NEXT JANUARY

Announces Himself To-day-It is Said That Work of Court Revision is Entirely Illegal-Around the City Hall Today With a Courier Reporter.

"I am going to run for Mayer," ition. When seen this morning Mr. nections will be made up to Nov. 30. announced Ald. Suddaby this morning Eddy was greatly wrought up over but after that date extra cost will Suddaby has intimated to his fellow ported in The Courier in making tween himself, Bowlby, Wood and FRESNO, Cal., Nov. 7.—Y. Yen-amona, a Japanese, was shot and kill-1221, Suddaby 805, Whitham 156. Ald. Suddaby also announced him-

would not enter the field this year, in spite of strong aspirations for the office held by Mr. Suddaby. Mr. Eddy's Status.

That the work of the Court of Re-E. B. Eddy became civic relief officer, was the somewhat startlig statesaid to be owing to the fact that Mr.

to The Courier and that was all he the statement of the assessors that be charged against the owners.

"sympathy cut some figure" as realdermen that he proposed to run put when previously queried did not care to make the definite announcement. This morning he did. The chairman of the Board of Works was once before a mayoralty candidate, but was defeated in a four-cornered fight between himself. Bowlby Ward and the court of Revision will have to do its work all over again returned to his fellow protection in one of the appeals. "It was finished. Walks throughout the city have all ben finished for this year. According to an announcement made this morning. During the year 5.3-4 miles of new sidewalks were laid.

Extending Sewers. have to do its work all over again remains to be seen

Board of Works. At the Board of Works meeting last in all. The work will be rushed this night it was decided to take a lot of month A new sewer will also be laid self on a previous occasion but re-tired from the field at the last min-of Oxford street, so as to deepen the uate. Owing to the fact that his channel and reduce the flod danger. thought by many of the friends of the around the piers at Lorne Bridge and

Kerby Island.

Ald, Suddaby proposed to-day get right after the Lake Erie and Northern Railway in regard to the deepening of the excavations through vision its decisions and findings are Kerby Island. This work has been illegal and have been every since Mr ordered by the Dominion Railway Board and it is essential that it becompleted before spring. The civic ment made this morning at the City Hall. The reason of the illegality is action in the matter. 's action in the matter.

Civic Finances. There is a balance to the credit o he City Treasurer of \$63,571.62 folowing October operations. The recipts were \$137,08823, and the ex- the city getting \$32 revenue therependitures \$74,416.61.

Sanitary Sewers. Notices have been issued to all the The finance committee meets todumbers of the city that house con- night.

Walks All Finished.

Extending Sewers.

Sewers on both Emily and Edward streets will be extended the full length of the street, about 1,000 feet

Wants an Auto

City Engineer Jones with transit on shoulder jumped out of the city hall this morning, remarking, "If I had an auto as I should have, it would save a lot of time, which the city pays for in getting away down to Gordon street and back." With the rush of work for the City Engineer, it is the wonder of other civic officials how he covers all the ground

There were 17 patients paid for by the city in the hospital during Octo-

Two milk and two cigarette licenses were taken out this morning,