

THE FEDERATION OF THE WORLD. THE BIG ARBITRATION.

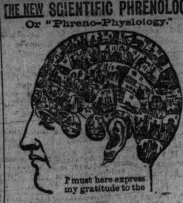
gether out of small pieces. It would cost a great deal more money to build up these areas out of small pieces than to secure them if they were not in the big parcels as required.

This concluded Mr. Boyle's examination.

CAPT. W. D. ANDREWS

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Nature's sweet restorer, how it "knits up the ravelled sleeve of care"!

Let the want of sleep linger for any length of time and life be comes intolerable. We yearn for the quietus which only death can supply, in case of continuous inability to sleep. Governments presume on the ignorant fear of the people, when they have recourse to death as an instrument of death as an instrument of death as an instrument of death as part and parcel of His eternal port of 200 spectators, whose hearts were palpitating with sympathy and emotion, had more of 200 spectators, whose hearts were palpitating with sympathy and emotion, had more of profound wisdom and philosophy than any that can be ascribed to a Cabinet destitute of respect for either human or Divine economy. In a moment nature comes to the relief of the sufferer and a few minutes afterwards the farce of a post mortem is gone through, the sense of which is on a par with the pain to the victim after death. Capital punishment is an exhibition of human superstition and ignorance, and of the weakness and the littleness of human government.

It is said murder is the greatest offence that can be committed against the law of nature. Granted. But, in the name of common sense, how



REFERENCE



WILLIAMSON&CO

TORONTO.

YESTERDAY'S LEGAL GRIST.

Before the Queen's Bench Divisional Court yesterday Hon. Edward Blake, Q.C., and F. McKelcan, Q.C., of Hamilton, appealed against the judgment of Chancellor Boyd in the action of Cumming against the Landed Banking and Loan Company. The action is one involving the question whether or not the defendant company are liable to the plaintiffs for the amount of securities deposited with them by a defaulting trustee. At the trial it was held that they were liable. Mr. A. H. Marsh. Q.C., appeared for the plaintiffs. Judgment was reserved.

Mr. G. F. Shepley, Q.C., on behalf of the defendants in the action of Beaumont against the Street Rallway Company, moved for

make his award.

THE JUST COMMISSIONERS.

The Police Commissioners yesterday missed Constables Ellis and Bond from force on a charge laid against them by rick Sullivan, back driver, McCaul-str

The Innocent Victim of Legalized Mur-Editor World: The extract in to-d World from an American paper in rete to Charles M. Sterling has an intere Canadians. He was a Canadian by and most respectably connected.

young he went to the States to seek hi

Mr. Welford S. Bailey of Connecticut close his week's campaign for the Can Temperance League with a special addr the Pavilion at 3° p.m. to-morrow. speaker is one of the ablest the League brought to the city.

Mrs. Bradley Lectures to Mrs. Bradley of London, known in that country as a s

lectures this morning at 10 o'clock toria Hall to the lady teachers of T Mrs. Bradley's lecture will no doub great interest to the teachers.