

The Toronto World

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TUESDAY MORNING, JUNE 10

MISFIT STANDARDS.

Rev. T. T. Shields has had recourse to the somewhat feeble and hoary joke about "the world, the flesh, and the devil" in order to discredit one of the city papers. He ought to be aware of the other professional story of the reporter at the revival meeting, who was approached by a zealous exhorter and asked what he was doing. "Oh," he replied, "I'm a Globe reporter." "Young man," warned the exhorter, "it will not do for you to get up on the day of judgment and say you are a Globe reporter."

Mr. Shields thinks there should be a fixed standard of morals, and because the editors of five of the papers, who had not seen the play "Deborah," most of whom disagree with their own critics, have declared in favor of Mr. Coburn's standard, Mr. Shields would persuade us that it is the standard that should be adopted.

The standard of morals is fixed in eternal law, in ethical causation, in spiritual living. But to judge by the words of Messrs. Coburn, Shields and others, active in the "Deborah" prosecution, they are not familiar with these things. Mr. Shields probably prides himself on holding aloof from the world, the flesh, and the devil. The son of man, we are told, came eating and drinking, and they said, "He had a devil." The standard of morals was as much of a misfit then as now.

Mr. Shields, like many men of neurotic tendencies, uses lurid language. He describes "Deborah" as coming "from the depths of hell." Where then, do the pieces come from, in which as we said on Saturday, "mockery of the marriage relation and contempt of parents, and the leading motives, while the whole relation is turned into indecent jest?" Yet Mr. Coburn and Mr. Shields pass these over, and condemn a play in which marriage and motherhood is condemned with all the force of a great dramatic situation. Mr. Shields, we fear, has no true sense of moral values, and it is just this weakness in the pulpit that leads to the conditions in society which he illustrates so pitifully in his sermon.

"I have in mind," he states, "a case now, where a mother came to me and begged me to stop her daughter from going down the slippery path." If Mr. Shields' moral standards, and clerical remedies were effective, he would not have such cases, and he is not alone, there are hundreds of them, in mind. He asks if "Deborah" will help such a case. "Deborah" illustrates the weakness of the "moral standard" position, and should help Mr. Shields to remedy that weakness. But he can only perceive the indictment of his own failure and is unwilling, apparently, to learn the lesson so forcibly set by Mr. Howard. Mr. Shields clearly tried to leave the impression, that Mr. Howard, and those who defended his play, were engaged in an attempt to prevent young people to immorality. Mr. Shields' standard of morality permits him to distort the truth to an extent which, while he does so, weakens his own character, aims the light in his own soul and robs his pulpit of just so much power. Unless he preaches what is true, he will have little influence with those who are slipping away.

Mr. Shields should remember that he is not dealing with "hell" or "heaven," so much as with old mother earth, 711,000,000 years old, as the latest scientific calculation says, and likely to 711,000,000 years older. His object ought to be to guide the people away from "hell" and home to "heaven." If he will consult the wisest of his profession, they will tell him that there are better ways of proceeding than to rant against those who, inspired by the same hope as himself, are making humanity a little better each generation, and raising the moral standard a little higher. If Mr. Shields' moral standard were a fixed factor in society, we would be back in the dark ages, and Mr. Howard would be burned at a stake in Harbor Square.

OBSOLETELY

We remarked the other day that very few things are obvious to "The Telegram." Here is an example from last night's paper:

PER CAPITA

Does not The World now argue that the population of Toronto on a per capita basis, pays no municipal taxes at all? Since when did The World cease to argue in support of Mayor Hocken's contention to the effect that the population of Toronto on a per capita basis paid all the taxes and as well entitled as the freeholders to vote on money bills?

We wonder if The Telegram really knows what a per capita basis is. Mayor Hocken certainly never contended for a per capita vote, and while

The World has "rooted" for woman's suffrage, we would have them confess to twenty-one summers. But we never asked for a per capita vote.

What Mayor Hocken, very justly asked was a vote for householders. We believe he has not changed his opinion, but he could not convince Sir James Whitney, and the matter is in abeyance. But we have not ceased to argue in support of that measure, and we hope to see the day when those who pay the taxes will have a direct say in their disposal.

The Telegram should be careful and wear a straw hat these hot days.

ENCOURAGE THE FARMER.

Immediate money stringency and the consequent restriction of credit for speculative purposes suggests the advisability of assisting the farmer, who after all is the primary producer, by means of state loans. This is becoming a very live subject in the United States and it is even invading Canada, judging by the policy pursued by the Canadian Pacific Railway in connection with its land holdings. The Australian dominions have led the way in this matter, but, of course, represent a progressive movement that has no parallel in Canada.

Between 1894 and 1912 the Dominion of New Zealand loaned \$60,000,000 to assist farming development and out of 32,000 loans had only 33 foreclosures. The department handled this business at a cost of only fifteen-hundredths of one per cent, and in the year 1911-12 earned a profit of \$300,000. Australia proper has not been so forward in this respect, but the results show that loans to farmers are equally advantageous. No reason can be adduced why the call of "back to the land" should not be similarly helped in Canada. Ontario has large tracts of fine agricultural land that could be far more readily settled by incomers relieved of the toll of clearing and the hardships of pioneer life. The Dominion and provincial authorities should realize that today is not yesterday.

Mr. Coburn should feel encouraged. Russia has forbidden the production of "Parsifal" on religious grounds.

THE GALT HORSE SHOW.

Editor World: Re Galt Horse Show. In your issue of today's date you say that I was judge in the heavy harness and heavy draught classes.

Will you please contradict this, as unfortunately I was unable to be present at this show.

I certainly was appointed to judge these classes, but as I have already said, I was unable to act.

June 9, 1913. R. Graham.

VACATIONS FOR CIVIC EMPLOYEES

Parks Committee Favor Granting Two Weeks Holidays Each Year.

"Every civic employee who has been two years on the pay roll should be given two weeks' vacation every year with pay," said Meredith declared to the parks and exhibitions committee. He offered a motion to that effect and it was adopted.

Ald. Robins moved that \$8,500 be appropriated for shelters in High Park and in Kew Gardens. The motion carried.

Complaint was made that some lessening of property on the island are sub-letting to tent dwellers, contrary to provisions of lease. It was decided to stop the sub-letting.

Commissioner Chambers reported that over \$200 in rentals has been made from Exhibition Park this year to date.

A sub-committee was appointed to inspect the property required for a boulevard system and for recreation areas. Chairman Anderson named Ald. Hubbard, Wickett, Rawlinson, the committee. The boulevards planned are 42 miles in length and would cost \$7,000,000.

MET DEATH IN FALL.

KINGSTON, June 9.—(Special).—Mrs. J. Grimshaw, 80 years of age, met death at Marlbank as a result of falling out of a window. She was feeble-minded and staying with a daughter, Mrs. Henry Wagar.

A Legal Depository For Trust Funds

Under the laws of the Province of Ontario, this Corporation is a legal depository for Trust Funds. On all deposit accounts we pay compound interest at

Three and One-half Per Cent.

One dollar opens an account. Every facility is offered depositors. Are you a depositor with the Corporation? If not, we invite your account.

ESTABLISHED 1855.

CANADA PERMANENT Mortgage Corporation

Toronto Street Toronto

Associated with the above Corporation and under the same direction and management is the

CANADA PERMANENT TRUST COMPANY

lately incorporated by the Dominion Parliament. This Trust Company is now prepared to accept and execute Trusts of every description, to act as Executor, Administrator, Liquidator, Guardian, Curator or Committee of Lunatics, etc. Any branch of the business of a legitimate Trust Company will have careful and prompt attention.

STRONG PLEA FOR CLEANER TORONTO

Commissioner Wilson Condemns Practice of Dumping Refuse on Streets.

ERECT INCINERATORS

Refuse Dumps Should Have Been Done Away With Years Ago.

"Help me to make a cleaner Toronto!" is the appeal of Commissioner Wilson to the citizens.

He points out that cleanliness is next to godliness, and he enlarges upon the obviousness that there cannot be a beautiful Toronto and at the same time an uncleanly Toronto.

Upon the matter of depositing glass, glass bottles and factory sweepings on the streets, the commissioner states that offenders are too often those who lament the lack of civic pride and enterprise.

"I realize the discomfort of the dust nuisance," he said, "Automobiles and heavy traffic are increasing the nuisance. The machinery for correcting the nuisance is yet in an experimental stage, but everything possible is being done to abate the nuisance."

Unpaved Streets. In the suburbs he states that it is not practicable, the deep sand being unimpracticable, the commissioner advises putting up with the hand-paved streets until permanent pavements have been laid.

"Refuse dumps should have been done away with many years ago," the commissioner declares. "They are now in the centre of thickly populated districts, and have become intolerable. Incinerators will have to be established. There is now a most expensive long haul of refuse from the loading stations to the dumps. Motor trucks which are used for this long haul, but eventually have to be utilized, and then the motor trucks will be applied to street flushing."

"The apartment has an abundance of good men," the commissioner remarked. "The man with a pull will find it most effective in front of a cart."

DIRECTORS ARE NOT BLAMELESS

Deserve Severe Censure in Connection With Putumayo Atrocities.

LONDON, June 9.—The British directors of the Putumayo Amazon Co., of whom Sir John P. Lister-Kaye is the best known, as he was a groom-in-waiting in King Edward VII, are the committee of severe censure, the Putumayo rubber fields of Peru. The report was issued today, and while absolving the directors from any personal acts for which they would be punished under the slave trade law in connection with the atrocities which caused the death of so many natives in the rubber fields, the committee charges them with culpable negligence.

Inauguration of Grand Trunk Lake and Rail Route Service Between Eastern and Western Canada. Commencing Saturday, June 7th, westbound and on each Monday, Wednesday and Saturday thereafter, the Grand Trunk Railway will operate a special "Steamship Express" leaving Toronto 10:45 a.m., stopping at Hamilton, Brantford, Paris, Woodstock, Ingersoll, London and Strathroy, and arriving Sarnia Wharf 4:00 p.m., making direct connection with the Northern Navigation Company's palatial steamers leaving Sarnia Wharf 4:15 p.m. for Sault Ste. Marie, Ont., Port Arthur and Port William.

Steamer leaving Sarnia Wharf Monday does not call at Port Arthur. On the arrival of the steamer at Port William, special trains of the highest standard will leave that point at 4:45 p.m., arriving Winnipeg 7:45 a.m. next morning.

The service afforded by this route is the finest in every respect and includes parlor and cafe service between Toronto and Sarnia Wharf, Northern Navigation Company, including the "Hamonic," on the Great Lakes. Standard sleeping cars, electric lights in lower and upper berths, colonist sleeping cars and coaches on the Grand Trunk Lake and Port William and Winnipeg. Through sleeping cars between Port William and Port Arthur, commencing June 16.

A special train will run the reverse way from Sarnia Wharf to Toronto, commencing Sunday, June 9th, and such Tuesday, Friday and Sunday thereafter. The first eastbound train leaving Sarnia Wharf on Monday, June 10th, will have direct connection with the Grand Trunk Lake and Port William and Winnipeg. Through sleeping cars between Port William and Port Arthur, commencing June 16.

Full particulars, reservations on application or train may be obtained on or write C. E. Horning, District Passenger Agent, Union Station, Toronto, Ont.

SIR IAN AT BARRIEFIELD.

Will Visit Camp With Hon. Sam Hughes.

KINGSTON, June 9.—(Special).—Barrie Field camp opened today and the men are expected to find cold weather for the stay under canvas. Col. John Hughes, commandant, states that otherwise conditions favor a good training camp. Hon. Sam Hughes will be here in a few days with Sir Ian Hamilton.

A new feature of the camp this year is a moving picture show provided by the government. Rev. W. Pugsley, Toronto, will be here for two weeks and conduct religious services. Six hundred men are now in camp and this number will be largely strengthened.

FORMER KINGSTON MAN KILLED

KINGSTON, June 9.—(Special).—William Moore, a former resident, brother of Thomas Moore, gas inspector, here, was killed in Quebec. No particulars have been received. The body is on the way here. Moore was a mason and it is believed he met death as a result of a fall from a scaffold.



HAVE a bottle waiting for you.

After the day's work, enjoy O'Keefe's "Pilsener" Lager. It will take all the tiredness away.

O'Keefe's Pilsener Lager

"The Light Beer in The Light Bottle"

is concentrated vigor and refreshment. It is the ideal food- tonic, strength-giver and reviver.

Keep it in the house.

ORDER A CASE FROM YOUR DEALER.

The Philosopher of Folly

By Sherwood Hunt

JUNE DISCLOSURES

What fearful visions we behold when we are put in pawn at last, what awful sights does June unfold, at which we pale and stand aghast. When, in this winter overcoat, we meet our fellows on the street, with muffled throats and their throats, their words and actions seemed disconcerted, what crime was hidden in those breasts, which now at last, all revealed since they have caved their winter vests. When I was young, I used to think that a fool was a fool, but now, when summer comes, I shrink from, sights which stud me everywhere; I shudder at the awe in twilight hours, the maddening shrieks, the horrid cries, when vents June are all called in a wild alarm, groans and eyes. Where are the duds I used to know, which I saw with a blinding blow? Blue double-windows I must wear now, I walk around the block; I used to think I take the air, for all the vests are now in hook, I cannot bring my shrinking nerves to face the shirts which yell and whoop, in when winter vests have flown the coop.

THE SEASHORE.

The time is now opportune to plan for your summer outing, and to those who have enjoyed the seaside the resorts on Long Island Sound, in the vicinity of New London, Conn., offer many attractions, and for those who have not experienced the delights of a visit to the coast, we recommend their consideration to costs, to territory for their vacation this year.

A new booklet dealing with the seaside, and entitled "The Seashore" has been issued by the Grand Trunk Railway System and copies may be had for the asking. The description and profusely illustrated with scenes from direct photographs. Hotel accommodations is available to suit all pockets, the rates running from \$10 per week to \$10 per day. The special features are warm sea bathing and deep sea fishing. The district is with- out a night's ride from Montreal, and train equipment will be at your service. Ask the Grand Trunk Agent in your city for a copy of the book.

PEACE CONFERENCE AT END.

LONDON, June 9.—(Can. Press).—The final session of the peace conference between the delegates of the British allies and those of Turkey was ended without anything being decided as to the exchange of prisoners or other matters. The delegates agreed to leave all outstanding questions to their respective governments.

MUST PAY FOR BROKEN WINDOWS.

LONDON, June 9.—(Can. Press).—Mr. and Mrs. Pethick Lawrence, Mrs. Emmeline Pankhurst, Miss Christabel Pankhurst and Mrs. Mabel Tuke, representing the Women's Social and Political Union, were condemned today by the King's Bench Court to pay damages for smashing west end shop windows in suffragette raids.

TRIAL.

Before Middleton, J. W. H. Gregory (Berlin) for plaintiff, D. O. Cameron for defendants. Action to recover \$2500, principal and interest on a promissory note of 27th October, 1906, for \$4000. Judgment against both defendants for the \$2500 and interest from date of writ and costs.

Before Lennox, J. M. Cowan, K.C. for plaintiff, F. D. Davis (Windsor) for defendant. Action by Charles J. Dahl for specific performance of contract by defendant Joseph St. Pierre,

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Fowell Lumber Co. v. Pasternack—H. C. Macklem, for plaintiff, obtained order dismissing action without costs and vacating lien and his pendens.

Cannell v. H. W. Johns Manville v. Ryce Hydra—M. MacDonald, for judgment creditors, moved absolute attaching order. J. A. Worrell, K.C., for garnishee; S. S. Mills, for alleged assignee of judgment debtor. Motion enlarged until 11th inst.

Berlin Lion Brewery Co. v. Lawless—W. H. Gregory (Berlin), for plaintiff, moved for judgment under C. R. 603. H. J. Macdonald for defendants. Reserved.

Paula v. Phoenix Assurance Co.—P. Aylsworth, for defendants, moved for order striking aside notice of trial. D. C. Ross for plaintiff. At plaintiff's request motion enlarged until 11th inst.

Connell v. Bicknell—R. W. Hart, for two defendants, moved for order dismissing action for want of prosecution. M. MacDonald for plaintiff. Motion dismissed. Costs to defendants in the cause. Plaintiff to go to trial at next sittings at North Bay, or at Haliburton, if agreed.

Re Vine; Houghton v. Vine—T. H. Hlop, for plaintiff, obtained order for issue of subpoena duces tecum to registrar of deeds for East Toronto.

Liddard v. Liddard—H. J. Martin, for defendant, obtained order dismissing action without costs.

Bartram v. Hammill—H. J. Martin, for defendant, obtained, on consent, order dismissing action without costs.

Staufner v. London and Western Insurance Co.—C. M. Garvey, for plaintiff, obtained order for a subpoena duces tecum to the registrar of deeds for Bruce.

St. Clair v. Stair—W. E. Raney, K.C., for plaintiff; A. R. Hassard, for defendant. Motion by plaintiff for better affidavit on production from defendant, Jack Canuck Co. Judgment. As at present advised it does not seem necessary to express any opinion on the second ground as the motion is entitled to prevail on the first ground. It would seem necessary, therefore, to give the date of each report and the name of the person making it, for where the name is a material fact it must be disclosed, and it is no answer that in giving the information the party may disclose the name of his witnesses. A further and better affidavit must therefore be made within a week as above directed. In this the claim of privilege can also be amended by adding "and so on" and so on, and so on, in view of what may be done when the reports are dated. Plaintiff is entitled to costs of motion in any event.

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Before Middleton, J. Re Stanley Gordon Moyer—W. H. Gregory (Stratford), for committee, moved for adoption of report of local master, G. M. Willoughby, for inspector of prisons and public charities. Order made.

Before Lennox, J. Kelly v. McKenzie—W. Proudfoot, K.C., for plaintiff; J. S. White for defendant. Motion by plaintiff for order striking out jury notice filed. Defendant Judgment. On the authorities I think the order should go. This is not a common law action, but is one which in my opinion ought to be tried without a jury. C. R. 1822, in chambers, prevents the powers of a judge by vesting the ultimate decision in the trial judge. I direct that the action be tried without a jury. Costs in the cause.

Single Court.

Before Middleton, J. Re Lorne Park—C. F. Ritchie, for property owners, on appeal from report of official referee, J. Bicknell, K.C., for petitioners, also appealing. H. C. McKlem for Lockhart & Co. At request of all parties motion enlarged until 11th inst.

Re Irwin and Campbell—J. T. White for Irwin; N. W. Rowell, K.C., and G. Kerr for Campbell. Appeal by Irwin from alleged award. Enlarged until 12th inst. for purpose of cross-examination.

Lang v. North American Life Assurance Co.—J. M. Ferguson for plaintiff and defendant Walsh; G. F. McKinnon for North American Life. Motion for judgment pursuant to consent. Judgment for plaintiff. Costs to plaintiff.

Downey v. Burney—J. M. Langstaff, E. Jones, for defendants, stated willingness for injunction to go without damages or costs, as one defendant had no infant in matter and the other junction restraining removal of sand judge otherwise orders.

Bank of Montreal v. Bell—J. A. Worrell, K.C., for plaintiff, obtained injunction restraining defendants from dealing with partnership assets until Thursday, 12th inst.

Brown v. Gallagher—A. Cohen, for plaintiff, obtained an injunction restraining defendants from committing any trespass on premises known as No. 644 Yonge street, Toronto, until Friday, June 10 inst., with liberty to plaintiff to use further material.

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