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MAIN 5308 Is The World's New Telephone Number,

SATURDAY MORNING, NOV. 26, 1910.

NOT GOOD POLITICS.

The Conservatives at Ottawa have herself and to the mother country in erals in a unanimous declaration for be found that Ireland will accept a a Canadian navy. This was at the legislature compatible with the mainteopening of last session. Before the end nance of the union and with the suof the session they withdrew from this premacy of parliament. position and substantially declared for TRYING TO THROW DOWN THE an immediate vote for battleships and a reference of the question of a navy navy until an appeal to the country

This switching of position and this ing a game to defer the submission ing like confessing it.

er contrary to the ideas of responsible government for a party to say that they can do nothing until the people have been consulted. The party in opposi-tion can always say that they decline that they cannot express any opinion other than to negative cost of land year by year, and by folthe government one. But in a mat- lowing The Star policy and adopting its supreme importance such as the defence of the country or the dethat they desire to put the responsibility upon the people, is to our mind impolitic and an impossible proposal:

The Clobs will probably correct its

in regard to its defence was left to ters of calculation, finance and so forth the stead of P. E. Blondin a vote of the people. If there are any would have the people follow it rather cases in point we would like to see than their own, as it would say "spethem stated. For a party that has the clous" interests. reputation of being conservative and The Star's policy is one of delay. pro-British, and that assumed the Wait for twenty years, it pleads, until responsibility of establishing a militia we are all dead, and there is a monu- ritories, give continental United States, service for this country to say that ment to the memory of Deacon Joseph, it has not a policy in regard to its de- and then let the east enders build a fence other than what the people of the country may decide on any referen. dum is a confession of weakness or it may be the straining after the some- duct is unreliable. what doubtful object of putting the PROGRESSIVE VICTORIES IN THE good politics for Conservatives or those

BRITAIN AND HOME RULE.

the Unionist party as it was a generation ago. Mr. Gladstone was unpared to support so radical an exconsideration a system of devolution- will require electoral approval. ary local government for each of the | San Francisco, a city that has been

raven is chairman. It postulates in the first place, he said, the maintenance at Westminster of a parliament reduced in numbers, but with plenwhere. ary powers of control over the three kingdoms and all subordinate legislative assembles. Second, the exercise by that parliament of the individual control and management of all mat- at 11, 13, 15 and 17 Robert-street, valters regarding imperial foreign relaters regarding imperial foreign rela-tions, defence, trade and commerce, wife Elizabeth receives the entire estaxation of the United Kingdom and tate.

The Toronto World all that business and those services which apply to the United Kingdom as a whole. Third, the creation in Ire cutive function controlling the executive and dealing with all matters devolved by the enabling statute. Fourth, the establishment of an Irish treasury subject to the Irish assembly's control. This appears to be in substantial accordance with Mr. Redmend's explanation of what Ire-Fourth, the establishment of an Irish Redmond's explanation of what Ireland wants as given in an American review. He, however, indicates that the imperial parliament should only have the supreme over-riding authority over the Irish legislature, which it possesses over the parliaments of the of course, would mean nothing and had two cracks at defining their posi- will hardly be acceptable in the case tion in regard to the duty of Canada to of the United Kingdom, where the control of parliament over subordconnection with naval defence. First inate legislatures must remain instant of all they joined with the ruling Lib- and effective. But it will no doubt

Animus on the part of The Evening to the people. They are now declaring Star and The Evening Globe was disthat nothing be done in the way of a played last night in their "loaded" report against the Bloor-street viaduct. These papers and the mayor are playdeclaration to do nothing but consult the bylaw this year. When the facts the people is an instance of misguided are against the arguments, nothing repolicy. Political parties must keep mains but to manufacture new facts or their faith as individuals must, aitho if distort existing ones. So scare heads you find yourself wrong there is norn- announced last night that there was no land provided to build the viaduct

Included in the cost of the construction of the viaduct last year was the sum of \$150,000, which the assessment more than ample for the purpose.

to propound any policy, and the viaquet which The Star supports, committee to revise the list of mem-The policy of delay in the building of is one which, of course, increases the line of reasoning the viaduct would never be built, because it is always gofence of the empire for a party to say ing to cost more each year. To cure

The Globe will probably correct its because to our mind the defence of the error and state the facts that the \$150.are trained to politics and who are sup- damages. We can scarcely expect The posed to know the situation better than Star to be so ingenuous, as it is comthe ordinary citizen. Parliament is for mitted, for some special reason, to a that purpose. The ordinary citizen is campaign to kill the development of Fraser of Prince Edward Island, and

We do not believe that any country formed according to its views, than the could remain in existence whose policy city hall authorities, and in all mat-

UNITED STATES.

Notwithstanding the desperate efwho believe in responsible government. forts made by the corporations that have been so long exploiting the peo-Home rule for Ireland and its sup. Ple of the United States, the moveposed menace to the United Kingdom ment for direct legislation thru the will scarcely be so potent a cry for initiative and referendum continues to gain headway. Colorado, which has been much in the public eye in condoubtedly in advance of his time when sequence of the struggle between the he accepted the principle and the people and the "Beast," gave a vote form he gave it was not calculated to of two to one in favor of reform. Acdisarm the hostility of those not pre- cording to The Johnstown, Pa., Democrat "money was poured out like water periment. Since that time much wat- by the corporations. Millions of leter has run under London bridge, and a ters, circulars, hand bills and posters marked change has passed over the were emitted and billboards all over Liberal party and the country. The the state were aflame with passionsituation has been clarified and a ate denunciations of the people's rule." gradual approximation has taken place But all this lavish expenditure and between the British and Irish points flood of tainted literature proved of of view. This was very observable no avail. Henceforward in Colorado during the discussion over the report al! legislation and all franchise grants that the recent conference had under procured against the public interest

component nations of the kingdom the prey of grafters and exploiters of preparatory to the attempt to devise all kinds, has also spoken with dea federal system for the empire. This cisive voice in favor of good and clean latter proposition presents many and civic government. At the election held possibly insuperable difficulties, but on Nov. 16 the charter amendment rethe fact remains that it evoked wide- garding the initiative, recall and rely expressed sympathy in quarters ferendum was carried by a large mahitherto opposed to the creation of lo- jority, as were the amendments procal legislatures. It will be difficult viding for majority rule and restorto get any intelligent elector to be- ing the Australian ballot and removlieve that what was received with fa- ing all party designations even oppovor a few weeks ago is now a deadly site the candidates' names. Other amendments carried authorize the city Lord Macdonnell, under secretary to to build tunnels and subways and prethe lord lieuterant of Ireland for six went monopoly of them by any street years, and originally appointed by the railroad and enable the city to take late Conservative government, in a over public utility franchises at a fair recent speech at Dublin outlined the valuation. Out of 39 amendments subchief heads of the political creed without exception those formulated by the Irisir Reform As- making for good government were carsceiation, of which body Lord Dun- red. This victory places San Francisco among the most progressive cities of the United States, and will greatly encourage reformers every-

> William Maxwell Milligan, carpenter of Toronto, who died on Oct. 29, leaves ued at \$1500 each, constitute \$6000 of the

HELPLESS GRIPPLE FROM RHEUMATISM

4 Home Place, Toronto, Dec. 15th, 1909.

"I was a terrible sufferer from Rheumatism for nearly a year, and my right arm was swollen and the pain was fearful. All down the right side the pain was dreadful, and I could hardly move for the agony. I was treated by two physicians, but their medicine did me no good, and I tried numerous other remedies, but received no benefit. I was simply a helpless cripple and suffered from Rheumatism all during last winter.

"I saw 'Fruit-a-tives' advertised in The Telegram, and decided to try this remedy. After I had taken one box, I was much better and the pain less, and I continued the treatment with good hopes. When I had taken three boxes, I was so well that I could use my arm again, and the pain was practically gone. After I had taken five boxes I was entirely well againpain-no suffering-and now I am as WELL as I ever was

The cure of my case by 'Fruit-a-tives' was indeed splendid, because all the doctors failed to even relieve me of my sufferings.
"For the sake of others who may suffer from this terrible disease.
Rheumatism, I give you permission to publish this statement." MRS. LIZZIE BAXTER.

"Fruit-a-tives" is the only remedy that actually cures Rheumatism and Sciatica, because "Fruit-a-tives" is the only medicine that actually prevents Uric Acid being formed in any quantity in the body. If there is

no excess of uric acid in the blood, there can be no Rheumatism.

"Fruit-a-tives" keeps the stomach clean—the liver active—the bowels regular—the kidneys strong and the skin healthy. These are the organs that rid the body of all waste. When "Fruit-a-tives" so regulates the system that all waste is eliminated, then there can be no waste or "urea" to be changed into uric acid. Thus, there can be no uric acid in the blood, to inflame nerves and cause the pain which we know by the names of Rheumatism, Sciatica, Lumbago, Neuralgia. "Fruit-a-tives" will cure every trace of Rheumatism, Pain in the Back, Swollen Hands and Feet, and other troubles due to the blood being poisoned by uric acid.

If you are subject to Rheumatism, cure yourself now with "Fruit-a-

tives" and be free of pain this winter 50c a box, 6 for \$2.50, trial size 25c. At all dealers, or sent postpaid on receipt of price by Fruit-a-tives, Limited, Ottawa, Ont.

"THE GUY GOT FRESH"

So Three Boy Bandits "Plugged Him -Two Arrested.

CHICAGO, Nov. 25 .- Jauntily declar-

ing "the guy got fresh, so we plugged

to a police cell here to-day and be-

tween puffs of their cigarets detailed

wounded E. J. Scert during two old-

ups. Three boys took part in the rob-

beries, but one has not yet been round

sever his connection with the depart-

Safe,

Secure,

Solvent-

No worry about

100 CENTS on

the Dollar to

Your Heirs, no

matter when you

The one pro-

vision you

can always

Ask for

Annual Report.

rely upon.

the markets.

ment next month, when he will leave

COMMONS COMMITTEES

Few Changes Are Made in the Various Memberships.

OTTAWA, Nov. 25 .- Sir Wilfrid Lau. rier this morning presided ever the him," two 19-year-old boys lounged inbers of the various standing commit tees. There were few changes. Allard, M.P. for Ottawa, who was not given any committee last session, was not to the police who captured them a made a member of the committees on story of murder and robbery unequaled railways, private bills, standing orders in Chicago since the days of the no

and agriculture.

L. A. Rivet was substituted for Hon torious "car barn bandits." The two prisoners, Earl McDonald, or Bird, of Cleveland, Ohio, and Ray Cannon who claims to hall from Carroll, Iowa, are said by the police to have given full details of how they shot and killed John Ostoszewsky and

standing orders committee.

Hon. Charles Murphy was added to
the printing committee, thereby providing that the man who is the head of the printing department which super-member of the committee which super-vises the printing of parliament. Mr. Murphy was also added to the p not competent in a general way to the east end by preventing the confirme up a war policy or to declare struction of the Bloor-street viaduct, banking and commerce committee.

The Star is very much better in-

U S. POPULATION,

WASHINGTON, D. C., Nov. 25.-Prelocal law firm. minary estimates to-day, based on the announcement of the 1910 popula-H. C. Priest, secretary of the Young People's Missionary Movement, re-turned yesterday from a visit to Mont-real and Hamilton, where he has been tion of the sixteen states and two terincluding Alaska, a population of about conducting missionary institutes.

Rev. J. C. Armstrong, secretary of Presbyterian Sunday Schools, and Rev. Twice Bereaved in Tragic Way.

BELLEVILLE, Nov. 25.—W. G.
Brown a G.T.R. fireman, formerly of A. E. Armstrong, assistant secretary of Presbyterian Foreign Missions, have returned to the city after conducting a series of ten institutes thruout Or-Mt. Forest, who was caught between two cars which were being shunted in angeville Presbytery. the yard here, died in the hospital at an early hour this morning Brown's former husband, Mr. George Dicks, was killed five years ago the day Brown met his death and nearly at the same place.

THE CHRISTMAS GLOBE

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The only Canadian holiday number that has persistently and constantly, year after year, steadily raised the standard of its workmanship. It ranks now with the best of its kind in any part of the world.

The Hamilton Herald said, on receipt of the 1909 number: "The Christmas Globe has come to be almost a national institution. It is the best thing of the kind that is annually produced in Canada, and it is a credit to Canadian art. literature, typographical taste and business enter-

This year's number, with its fifty-two pages of pictures and stories, including eight full pages in color, and its three supplementary plates, is conceded by those who have seen it in course of publication to be so much ahead of its predecessors as to mark the beginning of a new era in its history.

Make sure of getting a copy. The price is fifty cents each, from your dealer, or sixty cents if mailed direct from The Globe Office, Toronto.

Ask your newsdealer about it.

> CANADA'S NATIONAL ANNUAL

AT OSGOODE HALL ANNOUNCEMENTS.

November 25, 1910.
T. B. McQuesten, Esq., B.A., LL.B., of the firm of Chisholm, Logie & McQuesten (Hamilton) has been appointed by convocation one of the examiners of the Law Society.

4—McCausland v. Currie. 5—Manufacturers, &c. v. Pigeon. 6—Colville v. Small.

Peremptory list for the court of appeal for Monday, 28th inst., at 11 a.m.
1-Re Bread Sales Act.
2-Rice v. Toronto Railway Co.
2-National Trusts Co. v. Millar.
4-Wilson v. Hicks: 5-Ottawa v. Nepaen Township.

Non-Jury Assizes. Peremptory list for non-jury assize court for Monday, Nov. 28, at city nall, at 11 a.m.:

16. Fife v. Security Life.
74. Dunn v. White.
87. Polson v. Lawrie.
88. Lawrie v. Polson.
117. Dixon v. Pritchard. 118. Clarkson v. Chamberlain.

Master's Chambers.

Before Cartwright, K.C.; Master. H. H. Shaver, for plaintiff, in each case. Motion by plaintiff by consent in each action, for an order vacating certificate of lis pendens. Order made Telfer v. Ollman-McLarty (Robinette & Co.), for defendant. Motion by defendant for an order dismissing ac tion without costs. Order made.

Herald Printing Co. of Hamilton v.
Spear—Honeyford (H. J. Martin), for
plaintiffs. Motion by plaintiffs for an
order renewing writ of summons. Order made.

der made.

Canadian Electrical v. Hobbs Manufacturing Co.-M. Macdonald, for
plaintiffs. Motion by plaintiffs on consent, for an order adding W. G. Harris
as a party defendant. Order made.

Duryea v. Kauffmann-F. McCarthy,
for defendant. S. C. Woods, for plaintiff Motion by defendant for an ortiff. Motion by defendant for an or der for examination of plaintiff fo overy. Order made for examination at Toronto on payment of conduc on within two weeks from this date. McGaffigan v. National Husker Co.— W. A. Proudfoot, for defendants, other than Adams. J. M. Ferguson, for plaintiff. Motion by defendants other than Adams, for an order for increas ed security for costs. Order made for further security of \$50 in a week. Costs

Robinson c. Mensour-R. McKay K Robinson c. Mensour—R. McKay K. C., for defendant, F. Aylesworth, for plaintiff. Motion by defendant for an order dismissing action for default in production. The plaintiff having now made an affidavit, motion dismissed. Costs to defendant in any event. Robertson v. McPherson—F. Aylesworth, for judgment creditors, R. C. H. Cassels for judgment debter.

beries, but one has not yet been rounded up by the police. The three are credited with being responsible for an epidemic of hold-ups which for weeks have kept the northwest side of the city in terror.

MAINLY ABOUT PEOPLE.

Deputy-General General Frank Ford of Alberta, formerly of Toronto, will of Alberta, formerly of Toronto, will of attaching order. Order made discharging attaching order. ing attaching order. Order made discharging attaching oredr with costs fixed at \$20.

Wilson v. Superior Portland Cement Co.-J. G. Smith, for defendants S. G. Crowell, for plaintiff. Motion by de-fendants for an order transferring action from county court of Grey to county court of Dufferin. Order made. Costs in cause.

Goldthorpe v. Northern Assurance Co.—A. T. Davidson, for defendants. Motion by defendants on consent for an order dismissing action without costs. Order made.

Judge's Chambers. Before Riddell, J.

Re Garringle-F. W. Harcourt, K. C., for administrator. Motion by ad-ministrator for payment out of court of the share of a deceased infant. Or-Re Morson Trusts-J. A. Macintosh,

for applicant. F. W. Harcorut, K.C., for infant. Motion by applicant for payment of certain money out of court.

Denison, K.C., for petitioners. R. L. Johnson, for a creditor. W. J. McWhinney, K.C., for the company. S. King, for a creditor. Petitions for an order winding up the company, all stand for a week. Motion by the company for an order to commit one Audet for refusing to answer questions on examin-Re Stinson and College of Physicians

and Surgeons—E. G. Porter, K.C., for Stinson. J. W. Curry, K.C., for the college. Motion by Stinson for an order of prohibition to the college. Re-Re Rowland and McCallum-H S

White, for McCallum. M. Grant, for Rowland. Motion for leave to appeal from the order of Meredith, C.J. Re Jury, lunatic-A. R. Clute for

committee. Motion by committee for rder confirming report. Order made, Re Montreal River Transportation Co. -J. P. MacGegor for petitioner. S. M. Mehr for liquidator. G. S. Hodgson for assignee. H. C. Macdonald for Tradwinding-up order. Enlarged for one Re Thompson-M. A. Brown for ap-

plicant. Motion by applicant on con-sent for an order for payment of mon-Rice v. Mor ey out of court. Order made. arranged subject to further order.

order. Order made. Reference to master at Hamilton. E. R. C. Clarkson C., for plaintiff. H. E. Rose, K.C., for commandant of the Royal Military Re Jaffray Brothers-D. C. Ross for An appeal by plaintiff from the county

TYPEWRITERS FOR EVERYONE

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When buying Loaf sugar ask for REDPATH PARIS LUMPS in RED SEAL dust proof

cartons, and by the pound. The Canada Sugar Refining Co., MONTREAL, CANADA.

Established in 1854 by John Redpath

creditor. Motion by petitioner for an order staying the winding-up order. Motion enlarged sine die.

Before Riddell, J.
Thompson v. G. T. Ry. Co.—F. Mc-Carthy for defendants. F. W. Harcourt, K. C., for infant. Motion for judgment on consent in an action for damages for the death of Geo. Tomp-son, a fireman in the employment of defendants, in a collision between two locomotives in Sarnia tunnel. Judg-ment by consent for \$1400, damages and \$100 costs; apportioned one-third to widow and two-thirds to infant. Infant's share to be paid into court.

Before Middleton, J.

Sir Aemilius Irving, treasurer of the Law Society for Upper Canada, pre-sented to the court the following gensented to the court the following gentlemen, who have been called to the bar by convocation and who were duly sworn in and enrolled as barristers-atlaw and solicitors of the supreme court of judicature: Jeremiah Wilfrid Her-one. law and solicitors of the supreme court of judicature: Jeremiah Wilfrid Hef-fernan, Arthur Russell Neshitt, Fred-erick Riely and James Oswald Begg.

Divisional Court. Before Meredith, C.J.; Teetzel, J.; Middleton, J. Cairns v. Hunter-G. H. Kilmer, K.

Re Warnoek Estate—A. H. F. Leftoy, K.C., for executors. J. R. Meredith for Agnes Warnock. F. W. Harcourt, K.C., for infants. E. Bayly, K. C., for treasury department. Motion by executors and Eva Warnock for leave to pay \$2000, being amount of certain legacies, into court. Order allowing payment in, less costs, to be lowing payment in, less costs, to be with costs. Appeal argued and dis-

Re Cowles—F. W. Harcourt, K.C., for administrator. Moton by administrator for claimant. No one contra. An appear out of court of moneys for funeral expenses, etc. Order made.

Re Miller—F. W. Harcourt, K.C., for infant, Motion on behalf of infant for infan leave to pay \$853.45 into court. Order which the Brantford Metal Co. are to ronto. made.

Re Gillam—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an allowance out of court for maintenance. Order made.

De Filis Menufacturing Co—W A property of the claimants as against. Described by the plaintiffs and Charles Lipskin defendant, to try the question whether an action begun at Osgoode Hall together the day, claims damages for \$25,000 against the goods and chattels seized were the linger of Toronto, and Victoria. C. Re Ellis Manufacturing Co.-W. A. property of the claimants as against Dray of Mimico. Logie (Hamilton) for petitioner. Peine (Holman & Co.) for Bank of Hamilton. Motion by petitioner for winding-up this case, appeal quashed without costs.

MICHIE'S

Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

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MEDICAL

action for \$500 damages for laceration of fingers and thumb of right hand by oming into contact with jointer while in employment of defendants, alleged to have been caused by lack of a guard gnee. H. C. Macdonald for Trad-gnee. H. C. Macdonald for Trad-Bank. Motion by petitioner for a defendant. An appeal by plantiff from dant, James Elliott, for \$400 and costs the judgmene of Falconbridge, C. J. and his action dismissed as against the judgmene of falconbridge, C. J. Plaintiff's appeal was resumed the Scotland Box and Manufacturing from yesterday and concluded. Judg- Co. with costs. Plaintiff's appeal diamissed with costs. Rice v. Morrison-G. H. Kilmer, K. Before Meredith, C.J.; Sutherland, J.;

rranged subject to further order.

Re Cowles-F. W. Harcourt, K.C., for Lipskin v. Lipsvitch-J. G. Smith to recover \$1206.70, alleged due for

defendants, the Scotland Box & M. Co. College, has recently been appointed petitioner. M. A. Secord, K.C., for li- court of Brant of June 16, 1910. An at York, England. brigadier-in-charge of administration GIFT CHO AND-EM LLOW ure linen.

AND-EM INEN TO s. TOW IAND-EM ILLOW C red letter

LACE DO embroidere LINEN BE in single, bed sizes; broidered, to \$25.00.

COSY COL BABY PIL H.S. DAM TEA CLOT Beautiful Cin a host of inches, fro \$2.00 each.

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dustries, the Guelph is manufactur way, and that will ul ment of ma up of the o Sam Carter mission, w that the co ture factor mission, ro mising the cerns, givin that the p when they spend abou ing and put ants, he sal The main cial meetin however. cant buildi

on its hand pany is to CESSARY \$10 subscription giving the John Mc brakeman. cars and h The Trace a demonstring the ope Labor Hall St. Patrix planning a-ney, ex-M., ber. This when Mr. the winter