

The Toronto World

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MAIN 5308.
Is The World's New Telephone Number.

FRIDAY MORNING, FEB. 10, 1911.

WOMAN SUFFRAGE.

Fortune has favored the parliamentary supporters of the British movement on behalf of woman suffrage. What is called the conciliation bill, which in the last session of the previous parliament passed the second reading by a large majority, but did not go further, is now before the House of Commons. This, under normal circumstances, would ensure its re-entrance into practical politics, but if the government adheres to its declared intention to appropriate the whole available time of the House of Commons for the purpose of pressing the Veto Act, the cause of woman suffrage may again suffer postponement. It is understood, however, that the conciliation bill will be extended to include all women householders, perhaps with the object of meeting the objection urged by Mr. Lloyd-George and others that its scope was too restricted.

The opening of parliament on this occasion was not accompanied by any overt action on the part of the militant suffragettes, but this should not be attributed to any wanting interest in the movement. With a great constitutional issue occupying the political stage, other reforms are temporarily relegated to the background. But the matter of woman suffrage is not therefore in eclipse—rather it is gathering momentum by the constantly increasing attention it claims wherever it has not already been conceded. Mere man is beginning to realize that the demand of the better half is too insistent to be ignored and too reasonable to be refused. In fact, the agitation has reached the point where it passes into a strong and broad current of popular opinion, which, however much it interferes with political divisions, will force its way through every obstacle. On Saturday night in Massey Hall, the citizens and citizenesses of Toronto will have the opportunity of hearing Miss Sylvia Pankhurst lecture on the cause with which those of her name are so closely identified. Sympathy and curiosity are two powerful magnets, but whichever may be the attraction, all will profit by listening, while this talented young lady advocates the right of women to share in the responsibilities of democratic government.

MUNICIPAL GOVERNMENT BY COMMISSION.

If some lawyer wishes to distinguish himself, let him draw a short act providing for municipal government by commission if the ratepayers vote in favor of it. The World will find a member to bring it up in the legislature. In the meantime, Sir James Whitney might put Mr. Lucas on the job.

And why should he not also draft a law providing for public utilities commissions wherever the people wish them?

And where is Controller Hocken on these things?

IS IT OF ANY USE?

Will The Globe tell the fruit growers and the market gardeners of Ontario whether it is worth while going to Ottawa to protest against the Knox-Fleming reciprocity deal? Why should five hundred men, ten men, go on a wild goose chase?

NEW NATIONAL PARTY PLATFORM.

The planks of the new party are growing:
1. A Canadian nationality within the British Empire with complete tariff independence of the United States.
2. National ownership of some, national regulation of all, public service corporations.
3. Conservation of all national resources for the nation.

The Windsor Record declares that there are a score of choirs in Britain better than the Mendelssohn Choir. It is quite brave and patriotic of little Windsor standing up for Britain in the face of the leading American and German critics. It ought to come up next year and hear Dr. Vogt's organization. Hearing is better than hearing.

RECIPROCITY AND CONTINENTALISM.

Four weeks or so prior to the official announcement of the nature of the reciprocity arrangement negotiated by the Dominion minister of finance and the U. S. secretary of state, The London Times of Dec. 29, 1910, and Jan. 2, 1911, gave prominence to articles on "Canada and the British Preference," contributed by a Canadian correspon-

dent. They revealed extensive and accurate knowledge of the history and movement of Canadian trade and the commercial relationship of the two English-speaking peoples of the North American continent—a circumstance all the more certain when it is known that they came from the pen of Mr. S. Morley Wickett of this city. Without any trace of personal or other bias, Mr. Wickett gave a brief but clear explanatory sketch of the position of the British preferential tariff, the attitude of the Dominion Government and the trend of Canadian opinion on the subject of tariff revision. He also analyzed the trade interchange, with special reference to duty free and dutiable commodities and raw materials, a proceeding very necessary if a true conception is to be formed concerning possible alterations in the proportions of Canada's exports and imports.

From the facts submitted and conclusions drawn by Mr. Wickett, two questions he thinks are particularly important at the present moment. One of these concerns the bearing of the proposed reciprocal arrangement on the British market for Canadian dairy products, which has been built up after many years of effort. That market is stable and continuous, and it is not subject to the uncertainty and fluctuations inseparable from existing conditions in the United States. Manufacturers in that country are openly anticipating the diversion of a substantial part of Canada's food exports to their own channels. Canadians may well hesitate before risking the loss of the direct British market, which offers many obvious advantages. The other point is whether the encouragement of traffic over the thirteen or more railway lines extending between Canada and the United States and the resulting influence of U. S. sentiment and business conditions on Canadian affairs is not coming fifteen or twenty years too soon. Whatever the advocates of reciprocity may profess to desire, it is evident that the identification of trade and interests necessarily involves the identification of interests and cannot but involve the Dominion to a much greater extent than heretofore in the crises and panics that chequer the commercial history of the United States.

CHINESE FAMINE FUND

Donations are still being received on behalf of the committee in charge of the fund for the relief of the flood and famine sufferers of China. The need is almost beyond conception, and those in charge of the relief work are still appealing for help. The treasurer reports the following contributions received from Feb. 2 to 9:

Previously acknowledged	\$2769.00
In his name, Toronto	1.00
Friends on Roxborough-street, Toronto	11.50
M. P. Roach, Toronto	2.00
Mrs. M. E. Stancombe, Exeter	3.00
A. H. Powell, C.D.	5.00
Elmore Harris, D.D.	50.00
J. S. Alexander, London	5.00
W. Steele, Toronto	2.00
Dr. Geo. D. Porter, Toronto	20.00
James J. Steele, Dundas	20.00
Mrs. M. Pollock, Toronto	2.00
G. G. M., Toronto	2.00
Mrs. E. Pusley, Havelock	1.50
J. S. Willison, Toronto	10.00
Young Ladies' Bible School, St. Andrew's Church, Brampton	10.00
Mrs. H.M. Colquhoun, Cornwall	6.00
A. E. Kirkland, Mount Healy, Ont.	20.00
Jane Guillim, Kingston	2.50
A. Friend, Owen Sound	1.00
Newington Mission Band, Newington	4.00
Miss Jean Main, Hamilton	5.00
Mrs. Bartle E. Bull, Toronto	5.00
James Allardice, Restin, Man.	2.00
The Presbyterian Sunday School, Red Deer, Alta.	18.00
A. Friend, Fisherton	1.00
Chinese Class, Sydenham Methodist Church, London	15.00
Henry Henderson, Norwich	5.00
I. M. Burrows, Leamington	10.00
Peversey Epworth League, Peversey	21.00
Ainslie, Toronto	10.00
Rev. C. M. Rutherford, for congregation at Reid's Corners	22.00
Miss Mildred E. Ryley, Toronto	2.00
Miss Violet M. Ryley, Toronto	2.00
Rev. R. W. and Mrs. Allin, Toronto	5.00
Master Frank Allin, Toronto	2.00
The Ladies' Aid and scattered helpers, Presbyterian Church, Hawkeville	10.00
Rev. A. V. Morahan, Millford Station, N. S.	1.00
Mrs. Gibson, Blackheath, Ont.	2.00
Miss Maria Elliott, London	5.00
Mrs. John Clark, Meaford	1.00
E. A. S., Winnipeg	5.00
Chinese Class, Chalmers Presbyterian Church, Guelph	25.00
The Chinese Mission, Montreal	32.00
St. James' Church, Yarmouth, N. S.	32.55
Knox Church, Belmont	8.10
A. Friend	1.50
Mrs. Mackenzie	3.25
A. Friend, Toronto	9.00
Mrs. S. R. W., Toronto	4.00
A. Symptulizer, Dundas	5.00
Margaret McKinney, Minesing	5.00
William McKinney, Minesing	1.00
Knox Church, Sabbath School, Bracebridge	5.00
E. A. S.	2.00
Maud Ketchen	1.00

Donations may be sent to the treasurer, Mr. S. J. Moore, 445 West Kilmuir-street, Toronto.

Edward Griggs' Lectures.
Edward Howard Griggs begins a course of nine lectures on Faith in Association Hall on Feb. 23. The plan for course tickets opens in the warehouses of Gerhard Heintzman, 41 West Queen-st., to-morrow at 9.30 a.m.

CANADA PERMANENT

We Pay Interest on Deposits FOUR TIMES A YEAR
Compound interest adds materially to the amount at your credit. No account is too small. All depositors are afforded
EVERY FACILITY
TORONTO STREET, TORONTO.
MORTGAGE CORPORATION

Newsboys' Home Building Fund

The committee in charge of the Newsboys' Home Building Fund, of which Samuel Glickling, Samuel Lichtman, M. E. Zepp and Kenneth F. Mackenzie are the members, have decided to purchase a building at 22 and 24 Pembroke-street, which will be converted into a home for the newsboys.

This property consists of a lot 50x150 feet, on which there stands a substantial solid brick house, which was originally built as a single residence, but is now divided into two houses of eight rooms each. It is proposed to make these two houses into one building and other changes will also be made in order to fit the building to meet the requirements of a home suitable for the newsboys, where they can be got together and properly taken care of.

The cost of this building, when the necessary changes have been made will be about \$12,000, and of this amount only about \$3800 is now in the hands of the committee. Terms of payment have been arranged, of which the boys are anxious to assume the burden themselves, and seem also able to do so. The same time a considerable further contribution from the public is needed in order to properly furnish and equip the building. To bring this excellent proposal to a successful issue it is to be hoped that the citizens of Toronto who are interested in the welfare of our future men and women will do what they can to help forward this worthy movement on the part of the little street merchants.

The World has given the boys every assistance in its power to bring their home in sight. Without that assistance these contributions would never have been realized. Now that the home is secured and a connection with any one paper might be a hindrance rather than a help to the scheme, The World proposes to withdraw its aid and entrust the home to the generosity of its contemporaries and the public.

Bad Case of Eczema Cured by Zam-Buk.

Another case of the healing power of Zam-Buk, in cases of eczema, is to hand from Winnipeg. Mrs. H. Cross of 176 McIntosh-avenue, Elmwood, is the subject, and gives the following facts, with a view to leading other sufferers to a means of cure:

"For five years," she says, "I was terribly afflicted with eczema on my legs, and despite all the doctoring and numerous remedies I tried, I seemed unable to get relief. The disease started with watery blisters, which itched terribly, and when rubbed, burned and smarted very much. The eruptions then spread and formed sores. These were irritable and very painful. One blister was no sooner rubbed—or I might say touched—than another started."

"They soon spread over both limbs, and I suffered much inconvenience. I tried various remedies, as they were recommended, but could not get relief. Ordinary salves and ointments seemed unequal to my case. At last a friend suggested my using Zam-Buk. I tried it in the evening, and began the Zam-Buk treatment. A few applications gave me considerable ease, and the burning, smarting pains were reduced. I persevered with the balm, and in the course of a week the disease was under control and the sores healing. From that time forward I continued to use Zam-Buk, and the eruptions have not returned. Zam-Buk worked a complete cure."

Such is the nature of the great cures which Zam-Buk is daily effecting. Surely, heretofore, in the treatment of great balm is a sure cure for all skin diseases, cold sores, chapped hands, frost bite, ulcers, blood poisoning, various sores, scalp sores, etc. It is a worm, inflamed patches, babies' eruptions and chapped places, cuts, burns and bruises. All druggists and stores sell at 50c per box, post free from Zam-Buk Co., Toronto, upon receipt of price. Refuse harmful imitations and substitutes.

SEWAGE CONTAMINATION.

MONTREAL, Feb. 9.—After an investigation of the typhoid outbreak in Ottawa, Mr. Meadows, provincial sanitary inspector, has come to the conclusion that the cause of the outbreak was the drinking water, contaminated by sewerage near the city. The source of contamination being local, Hull and Aylmer are in no danger of a similar outbreak.

Why the Grand Trunk Continues to Be the Popular Route to Montreal.

This line offers every feature pertaining to comfortable travel. Moreover, it is the only double-track route (laid with 100-lb steel rails), also the only line operating the world-renowned Pullman sleepers between Toronto and Montreal. An additional advantage of traveling via this route is that tickets purchased in Toronto are valid returning from Montreal on the "International Limited," Canada's finest and fastest train (only seven and one-half hours Montreal to Toronto). Four trains leave Toronto daily, 7.15 and 9 a.m., 8.30 and 10.30 p.m. The 9 a.m. train carries parlor-library car and dining car to Montreal and Pullman sleeper to Montreal and Boston. The 10.30 p.m. train carries five or more modern Pullman sleepers to Montreal daily, also through Ottawa sleeper.

Tickets, berth reservations and full information at Grand Trunk City Ticket Office, northwest corner King and Yonge-streets, Phone Main 4209.

Certificates Withdrawn.

KINGSTON, Feb. 9.—(Special).—Two Kingston captains who have held United States marine certificates, have had them withdrawn in accordance with the recent order from Washington that all captains and engineers serving on United States vessels, must not live abroad.

New York Excursion.
\$10.00 round trip from Suspension Bridge, via Lehigh Valley R.R., Thursday, Feb. 16. Tickets good ten days. Particulars 8 King St. East, Toronto. 439459134

AT OSGOOD HALL ANNOUNCEMENTS.

9th February, 1911.
Judges' chambers will be held on Friday, 10th inst., at 10 a.m.

Peremptory list for divisional court for Friday, 10th inst., at 11 a.m.:
1. Harris v. Bickerton.
2. Kennedy v. Kennedy.
3. Spence v. Spence.
4. Walker v. Butchart.

Master's Chambers.

Before Carlawright, K.C., Master.
Phillips v. Forsythe—Kerwin (W. M. Douglas, K.C.), for plaintiff. Motion by plaintiff for leave to issue a concurrent writ for service out of the jurisdiction and for service of same on a foreign company. Order made.

Stammers v. C.P.R. Ry. Co.—P. McCarthy, for plaintiff. Motion by plaintiff for leave to amend writ by adding certain defendants. Order made. Copy to be served with statement of claim on the present defendants.

Dunlop v. Burgoine—Williams (Mercer & B.), for plaintiff. Motion by plaintiff for an order vacating certificate of its pendens and dismissing action without costs. Order made.
McNab v. Toronto Construction Co.—J. M. Ferguson, for plaintiff. An ex parte motion by plaintiff for an extension of time for giving security as ordered in the order of the court. Motion enlarged until 15th inst. for further extension desired.

French v. McCallum—McCallum (Gregory & G.), for defendant. Motion by defendant on consent for an order dismissing action without costs and vacating certificate of its pendens. Order made.

Judge's Chambers.

Before the Chancellor.
Russell v. Greenhills—J. E. Hellmuth, K.C., for plaintiff. W. Nesbitt, K.C., for defendant. An appeal by plaintiff from the order of the master in plaintiff's favor for judgment on affidavits made on the issue of a writ for service out of the jurisdiction and the service of same. Judgment for the plaintiff.

Notice to defendant to appear in a writ for service out of the jurisdiction, the discretion of the court may rightly be exercised in refusing to grant leave to sue; such was the application in S. v. D., 27 ch. D. 226, but upon the allegations sworn to by the plaintiff the contrary is here established. The defendant, by his affidavit, denies that any corrupt inducement existed which influenced his writing the letter of renunciation, but that is the matter in dispute affecting the merits, and the jurisdiction of the court. The fourth paragraph of the same affidavit states that no breach occurred within Ontario of any contract not released by a document set out in the forty-third paragraph of the statement of claim. That paragraph implies that there was a contract between the parties and a breach of it within Ontario which has been released. That again is a matter going to the merits of the defence because the plaintiff says when that document was given he was in ignorance of the bribe which changed the whole situation and set him at liberty to seek redress. The writ should be restored and the action allowed to proceed in due course, and the order of the master vacated. Costs of application and appeal to be in the cause to the plaintiff.

Single Court.

Before Middleton, J.
Re Seitz Estate—F. R. Martin (Hamilton) for executors. E. D. Armour, K.C., for two sisters. I. F. Hell-

muith, K.C., for infant son. J. Bicknell, K.C., for mother. Motion by executors of will of C. F. Seitz under C.R. 98 for another construing will. Judgment: I think the more reasonable view to take of this will,—con-

cededly difficult to construe without being had to the insurance there may be equality, and that one portion reduced by the insurance payable directly to her be given my wife, one portion, reduced by the insurance payable to them, be paid my sisters, and the remaining portion be set apart for my son. Costs out of the estate.

Marshall v. Foster—S. W. McKeown for plaintiff. No one contra. Motion by plaintiff for judgment on the pleadings.

Judgment for specific performance of the agreement in pleadings mentioned, with costs.

Blyth v. Canadian Mallesale—E. G. Long for plaintiff. S. C. Wood for defendant. Motion by plaintiff for an order continuing injunction. Enlarged until 20th inst. Injunction continued meantime.

Re Mulgrew—H. E. Stone (Parry Sound) for executors. No one contra. Motion by executors for order constraining will of Hannah Mulgrew. Reserved.

Re Foxwell v. Kennedy—E. D. Armour, K.C., for defendant. James Kennedy, W. Davidson, K.C., for Miss Hamilton. W. Davidson, K.C., for plaintiff. Motion by defendant for judgment on affidavits made on the issue of a writ for service out of the jurisdiction and the service of same. Judgment for the plaintiff.

Re Cottle Estate—J. W. McCullough for executors of estate of the deceased. Motion by plaintiff for judgment on affidavits made on the issue of a writ for service out of the jurisdiction and the service of same. Judgment for the plaintiff.

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