THE BOOMSTERS AND THE BOOM.

(Editorial, Toronto Globe, May 9.)

Every bottle sealed with an easily opened 'Crown' stopper.

O'Keefes "Gold Label" Ale

"The Boor that is always O.K." use

The Toronto World

Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

FRIDAY MORNING, MAY 10, 1912.

The Real Danger of Bank Mergers.

Let us point out to the people what is the real danger of the wholesale

ness; and, inasmuch as the shareholders are unwilling to allow outsiders

added to the available banking capital of the country that secures the subscription:

Mark our words: a widespread merger means that a lot of people are going to be turned out into the street for banking accommodation. Make no mistake about that.

MR. COWAN'S "FALSE STATE"

MENTS."

Mr. E. M. Trowern, secretary of the Retail Merchants' Association of Cahada, writes The World a long letter in reply to a statement which he says was reported to have been made by M. K. Cowan before the railway commission: That the railways proposed to increase the freight by ten cents a ton and the coal dealers in consequence to add twenty-five cents to the ton to consumers. This, says Mr. Trowern, is absolutely untrue. What Mr. Troyern is anxious to have is that the railways and coal men fix up the freight rate between themselves without the realibeated coal dealers diagraged the question into the commission, thus uppetting the brotherly arrangement reached bebrotherly arrangement reached be-

tween railways and coal dealers! Mr. Trowern says "prejudice is being created in the public mind against all private corporations by some sections of the public press 'for ulterior

Evidently he does not think the public have a right to be organized by

OF THE GLOBE! Business is marvel- party that The Globe has well nigh the voyage in 7 1-2 days and contain ously good in Canada-it is almost ruined. hopelessly bad in the United States. Cities of Canada are growing like sweet clover; and all the towns of On. Editor World: The people and the tario. So are also all the cities and press of Toronto are to be commended towns in the Canadian west. Every for the way they have treated the pre-

And all this in spite of The Globe's that the first coal to be mined when the men resume operations will go to a marriage license, was to-day committed for trial. The young bride, who is conty if who was also in the tells on a ciprocity we would have despair. Now, and all other easily accessible comparaas we said before, the prosperity we little anthracite till fall or early winare having is because we have not been made an adjunct of the United States, able for water shipping. and because business has not been switched away from Toronto and Montreal to Chicago and New York, as President Taft hoped it would be. What a stimulus to the American Sense of the people should prevent any sense of the people should prevent any city.

Toronto has very large quantities of soft coal is should be are working, and to-day soft coal is very moderate in price, and this very favorable condition in soft coal, to-gether with the good hard common sense of the people should prevent any city.

dent Taft insultingly blazons to all whom it may concern that his megotiations with the Canadian ministers and Mr. Bryce were for the purpose of making Canada only an adjunct of the United States.

means of a railway commission. This ing been exposed by Taft, BUT BE-

HOW TO GET COAL.

factory in Canada is full of orders, sent anthracite coal mining suspension. Every business man has all he can d.; The contrast between the attitude of the every farmer is prosperous, even if, press of 9 years ago and to-day is very im cases, his crops are light.

press of 9 years ago and to-day is very striking, and is a decided victory for common sense. The conditions nine The Canadian railways have twice as much traffic as they can properly handle. The owners of the lake boars see nothing but business ahead.

And family after family, farmer after farmer, are buying homes and buying handle. The Canadian railways have twice years ago and to-day are almost identical, and the symptoms are that history will be repeated, with one exception, that is, there will be no scare, Published reports, if intended for a scare, will cause no panic, nor high prices, they people now realize that high prices do not make any more coal, and if the people and the press only site of the Anchor Line are another great factor in its maintained popularity. An illustrated book of tours can be had free by addressing the agents, and if the people and the press only site of the Anchor Line are another great factor in its maintained popularity. An illustrated book of tours can be had free by addressing the agents, and if the people and the press of the Anchor Line are another great factor in its maintained popularity. An illustrated book of tours can be had free by addressing the agents, and if the people now realize that high prices are equipped with Marconi Wireless Telegraph. The low rates of the Anchor Line are another great factor in its maintained popularity. An illustrated book of tours can be had free by addressing the agents. The Canadian railways have twice years ago and to-day are almost identand if the people and the press only sit quiet, just as much coal can be had at Toronto is on the way to be a city of a million people, and, turn what way you will, you will see industry, you will see progress, you will see confidence in Canada.

quiet, just as much coal can be had at moderate prices as can possibly be furnished, even if prices are doubled. It is absolutely true that there is very little anthracite coal in Toronto, and that none is coming in: as there has been none mined since March 29, and the mined when

and because business has not been switched away from Toronto and Mont-are working, and to-day soft coal is

NORTH TORONTO AND TWO FARES

The Globe Trying to Rush a Franchise Thru by Shouting Land Boomsters!

The Globe is helping to impose another street car franchise on North Toronto. This means a double fare, and also means that North Toronto will be, by giving away a second track, helplessly sewed up for all time. If she stands out she will get annexation and a single fare from the city cars. The new act will enable the city to secure relief, and the Ontario Government will give the city power to expropriate any radials in its bounds.

The World in a very modest way showed the advantage of the town holding out until annexation had been completed. We republish the article; also the storming article of The Globe in reply. The Globe is trying to hide the radial grab and double fares behind a cry of wolf and a lot of talk about real estate boomsters. What has real estate booms to do with a street car franchise? The

World asks the public to read the two articles: WHAT WOULD MAKE THE CITY JUMP AHEAD!

(Editorial, Toronto World, May 8)
One of the main problems of Toronto iris on Upper Yonge-street—Yongereet immediately north of the city, bronto has less than three miles Yonge-street—she has ten miles of icen-street and ten miles of Bloorreet. The city averages a depth of rely two miles.

And yet Yonge-street is our oldest d most central thorofare!

Toronto has not grown to the north.

dent Taft insultingly blazons to all whom it may concern that his are gotiations with the Canadian ministers and Mr. Bryce were for the purpose of making Canada only an adjunct of the United States.

All this goes to show what a discreticable movement reciprocity was, and how resentful now The Globe is, not only because of its disloyalty having been exposed by Taft BUT RE.

means of a railway commission. This same Mr. Trowern does not believe in a parcel post system. He is thoroly sympathetic with the railways. He does not say who is looking after the consumer, once the railways and coal men have come to an agreement. In fact, Mr. Trowern says if the railways and retailers of coal have settled things the public should keep quiet. Sure: In beet many to come the failways and coal men have come to an agreement. In fact, Mr. Trowern says if the railways and retailers of coal have settled things the public should keep quiet. Sure: A SICK OLD SCOLD. In best way the people can assist in maintaining moderate prices for anthractic is: First, to purchase from their regular dealer. Second, not to insist on winter's supply to be delivered during the summer, but to be satisfied with one or two tons till more coal comes in. Third, don't run all over getting one ton each from several dealers. Fourth, don't offer any dealer more than grandard prices, Toronto has three kinds of dealers—large, moderate and A parcel post system. He its theory sympathetic with the railways. He does not say who is looking after the consumer, once the railways and coal men have come to an agreement. In properties the public should keep quiet. Sure! A SICK OLD SCOLD. The Forento Globe is not feeling well; stemach out of order; nerves shattered. And insamuch as The World has licked to dealtres—large, moderate small. If you have been purchasing from asmall feeler, and he is unable stemach out of order; nerves shatter. The Globe on this issue to a fragate from samall. If you have been purchasing from a small feeler, whose place is a married proclips propagands has ended in fail. The renew was a newspaper so discrediction, so the active of the chapters of the collapse threaters. The ended in disgrace. Reciprocity, it said, may be composited that the desired in sight. The facts all got to show that North was to the only shading steamhing, and to seek in sight. The facts all got to show that North was to the only reported was now worth or trailing to the preparity into the work and accounts in connection with the happens to be at this moment. He rec's a street railway monopoly on Tongsters the collapse threaters. The consumer, once the railways and coal man have come to an agreement. In present the properties of the properties of

The last witness yesterday was Diver Margerison, who testified that the sheet piling had shown a tendency to bend in towards the pipe. This, he claimed, was due to the pressure on the outside. the most modern and comfort-giving conveniences devised by the 20th century ingenuity. The Anchor Line is one of the oldest in the Atlantic passenger service and is considered the ideal line for persons seeking the most lasting benefits of the Ocean Cure. The excellence of the cuisine, service and accommodations have won for the line a unique and enviable reputation. The rule of the company is to provide for the individual comfort of each passenger, so that proper enjoyment of the voyage is assured. All of its

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"Vance" Lead Arsenate is instant death to Codling Moths, Canker Worms, Potato Bugs, Cabbage Worms and all other leaf-eating insects.
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Write for the "Vanco" Book.

BROCKVILLE, May 9 .- (Special.)-George Cardiff, arrested by the police on a charge of swaring falsely to an only 16, who was also in the tolls on a charge of vagrancy, was allowed to go

At Osgoode Hall

ANNOUNCEMENTS.

Peremptory list for court of appeal or Friday, 10th inst., at 11 a.m.: 1—Re Kilmer & Co. and Beach, to be

Master's Chambers.

Before Cartwright, K.C., Master.

Before Cartwright, K.C., Master.
Conkle v. Flanagan—J. G. O'Donoghue, for defendant. A. M. Lewis (Hamilton) for plaintiff. Motion by defendant for an order transferring action fom County Court of Wentworth to County Court of York.

Judiment: Considering the short distance between Toronto and Hamilton, and the frequent communication which will render it possible to have the trial without the witnesses being absent from home a single night, it does not seem a case for obliging the plaintiff to conduct the subsequent proceedings in the county of the defendant instead of in their own. Motion dismissed. Costs in the cause. If the trial judge thinks fit, he can apportion the costs of the witnesses on application to him for that purpose.

Poweli-Rees v. Anglo-Canadian—C. A.

Re Frederick Hales Estate-A. Cohen. Re Frederick Hales Estate—A. Cohen, for the Attorney General of Ontario. Motion by the attorney general, the administrator of the estate of Frederick Hales, for an order referring it to Jas. S. Cartwright, K.C., an official referee, to ascertain what property of the deceased has come to the hands of Ellen Page. Motion adjourned to permit of notice being served on Mrs. Page.

was to be the only salvation Canada in sight. The facts all go to show that NOW THAT WE HAVE NOT RECIPROCITY, AND BECAUSE WE HAVE NOT RECIPROCITY, CAN-ADA TO-DAY IS THE MOST PROS-PEROUS COUNTRY ON THE FACE Dood old humbug, poor old Liberal Perous Country that The Globe has well as a distance of less than six miles for its velocity to avoid the overcrowding and corresponding and corresponding and corresponding inconveniences of recomplete than he was entitled to, and when he called the attention of Capt. Lessile to the fact, he was brought to recover \$500 and in perfect tranquility and free dom from all excitement. The change is very noticeable this season, and is giving more than usual prominence to the Anchor Line, which seems to be making a distinct following of its own.

Perous Country on The Face Dood old humbug, poor old Liberal Darty that The Globe has well need.

Party that The Globe has well need.

Poor old Globe, poor old Liberal Darty that The Globe has well need.

Party that The Globe has well need.

Poor old Globe poor old when he called the attention of capt. Lessile to the fact, he was entitled to, and when he called the attention of Capt. Lessile to the fact, he was paid \$36.79 more than he was entitled to, and when he called the attention of Capt. Lessile to the fact, he was provided that the judgment of the city. This action was brought to recover \$500 and not to worry about it.

Numerous discrepancies were brought to light by Corporation Counsel Dray an automobile of defendants while to was paid \$36.79 more than he was entitled to, and when he called the attention of Capt. Lessile to the fact, he was brought to recover \$500 and not to worry about it.

Numerous discrepancies were brought to light by Corporation Counsel Dray and automobile of defendants while to was paid \$36.79 more than he was entitled the attention of Capt. Lessile to the fact, he was paid \$36.79 more than he was entitled the attention of Capt. Lessile to the fact, he was paid \$36.79 more than the section of the city. How do n

Lundy v. Prudential Life Insurance Co.-J. L. Counsell (Hamilton) for defendant: F. Morison (Hamilton) for plaintiff. An appeal by defendant from the county court of Wentworth of March 9, 1912. Am action by W. J. Lundy, father of the late Frederick J. to recover the sum of \$139.50,

dismissed with costs. Appeal allowed and judgment awarded in favor of plaintiff for \$800 and costs, and countains. Unlike most ointments it contains.

Judges' chambers will be held on Friday, 10th inst., at 11 a.m.

Peremptory list for divisional court for Friday, 16th inst at 11 a.m.:
1-Nicholson v. Toronto Raliway Co.
2-Herron v. Toronto Raliway Co.
3-Tiffin v. G. T. Raliway Co.

2-Re Klimer & Co. and Cobait Co. 3-Clarkson v. Linden. 4-Leslie v. Hill.

Appeal dismissed with costs.

A Royal Brew! A good many men say that "Gold Label" is the finest Ale that we have ever brewed. It's all a matter of taste. If you prefer a rich, old, creamy ale— that proves its quality by its delight-ful flavor—just try "Gold Label."

be at liberty to move for payment out at end of next sittings.

Court of Appeal

Before Moss, C.J.O. Dart v. Toronto Ry. Co.-D. L. Mc Carthy, K.C., for defendants; D. I. Grant for plaintiff. Motion by defendant for leave to appeal from the judgment of a divisional court setting aside judgment at trial in favor of plain and directing a new trial.

Judgment: The defendants say the what they desire is a decision upon the question of their right to have the action dismissed, and they do not desire a new trial.

want of defendant corporation. Notice directed to be given for tenth inst. Beer v. Lea.—S. W. McKeown. for plaintiff. Motion by plaintiff on consent for an order adding a subsequent made.

Bhannon v. Textile Trimmings Co.—Bristol (Bicknell & Co.) for plaintiff. Motion by plaintiff. on consent for an order to set down for trial forthwith at Toronto non-jury sittings. Order made.

Co.) for plaintiff. Motion by plaintiff for an order for the issue of a concurrent with and service of same on a detailed and the standard and that they will appeal to the substance of the same of a concurrent with and service of same on a detail and a complete that as preliminary to accepting that they are not entitled to degree that in their favor, the substance and their fact that is the visit of the same proper to give them an opportunity of obtaining a decision one and order to set down for trial forthwith the same order to set down for trial forthwith and order to set down for trial forthwith and order to set down for trial for the made.

Co.) for plaintiff, Motion by plaintiff for an order for a plaintiff. So the plaintiff is the vent of the cutter and the set of the same proper to give them an opportunity of obtaining a decision one and order to set down for upon the point.

But inamuch as they repudiate any eacy or other upon the point of the same proper to give them an opportunity is sonly reasonable that as preliminary to accepting a new trial it is only reasonable that as preliminary to accepting the they appeal to the sudgment in their favor of plaintiff at the reliable that they will alway the costs of the sale diding that they are not entitled to degree that in their favor of plaintiff at the reliable that they will alway the costs of the sale of the same of the

of Algoma held upon appeal by the company from the court of revision confirming the assessment of the land and property at the sum of \$25,936, that the assessor was at liberty to assess in 1911 for 1912 for an amount greater than the amount of the assessment in 1910 for 1911. The question submitted is whether the judgment is right. I am of opinion that the judge's conclusion is right. I answer the question in the affirmative. I award no costs to or against either party.

Before Garrow, J.A., Maclaren, J.A., Meredith, J.A., Magee, J.A., Len-nox, J.

HAVE YOU A SKIN RASH? Zam.Buk Will End It.

For skin rashes, eruptions, eczema, etc., either in adults or children, there is nothing known to science which equals Zam-Buk in the quickness and Lundy, father of the late Frederick J.
Lundy, to recover the sum of \$139.50, alleged to be the amount due by defendants under a policy of assurance on the life of the said Frederick J.
Lundy. At the trial judgment was awarded plaintiff for the amount claimed and costs. Appeol dismissed with casts.

Maloof v. Labadd—E. Meek, K.C., for defendants other than the sheriff; R. McKay, K.C., for plaintiff. An appeal by plaintiffs other than the sheriff from the judgment of Kelly, J., of March 5, 1912. Argument of appeal resumed from Tuesday and concluded. Appeal dismissed with costs.

Zepp v. Lewis—K. Mackenzie for plaintiff; A. R. Lewis, K.C., for defendants other than Weir; F. E. Brown for defendant Weir. An appeal by plaintiff from the judgment of the county court of York of March 14, 1912. An action by plaintiff to recover \$300 arrears of salary claimed to be due by defendants to plaintiff as their salesmanager. At the trial the action was dismissed with costs. Appeal allowed and judgment awarded in favor of particular and surface of the trial the action was dismissed with costs. Appeal allowed and judgment awarded in favor of particular and judgment awarded in favor of particular and surface and judgment awarded in favor of particular and surface and judgment awarded in favor of particular and particular and particular and

ter claim dismissed with costs, with tains no poisonous coloring matter, no leave to defendants to bring an action animal fat, but is purely herbal. For in respects of the matters mentioned in counter claim. On defendants paying \$800 into court execution stayed. Money to remain in court until end of next strings of county court. Plaintiff's druggists and stores. Use also Zamcosts to be paid forthwith. Plaintiff to

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Resolution of Regret Passed b Council of Toronto Board Trade-Important Problems Still Unsolved.

gret at the death of the late Judge

This board, therefore, desires to reconsidered a national loss of the graves character, coming at a period whe problems of such importance to the business interests of the country stiremain unsolved.

"To all matters coming under highly problems of such importance to the business interests of the country stiremain unsolved.

"To all matters coming under highly proval. He possessed an energy and courage equal to any occasion; a mental power and breadth of vision attested by the results achieved; a geniality and kindness of bearing that secure for him an enviable place in the heart of his countrymen.

"This council further desires to convey to the sorrowing relatives the feeling universally prevalent among the members of the board of sincere sympathy to their irreparable loss."

ST KITTS CARRIES BYLAW.

ST. CATHARINES, May 9,—(Special.)—By a majority of about 900 votes the ratepayers to-day accepted the bylaw to bonus a plant to be erected by the Canadian Warren Ax and Tool Co. at the corner of Ontarlo and Carleton-streets. The company is to be given a site free by the city. It covers four acress of [2054, which cost the city \$4000. It will also be given free water up to \$200 yearly, and a fixed assessment of \$5000 for ten years. The company agrees to erect buildings costing \$40,000, and to pay annually 25,000 to employes and operatives.

On June 5 the ratepayers will vote on a bylaw to grant a fixed assessment of \$6000 to the Ree Motor Car Co. which agrees to expend \$100,000 on new buildings.

Montreal School Commissioner
Resigns.

MONTREAL, May 9.—The members
of the Protestant board of school commissioners were surprised at to-day's
meeting when Rev. Dr. James Barclay
tendered his resignation as chairman
of the board.

of the board.

Dr. Barclay stated he was leaving
Montreal on June 14, for Scotland, and would be absent all summer.

It was finally decided not to accept the resignation until a full meeting of the board on June 10.

Our Bonds offer the small invest an opportunity to invest his mon-profitably and without risk. We issue them in sums of one hundred dollars and upwards. The Corporation was established in 1855, and the accumulated experience of considerably more than half a century is brought to bear upon the selection of the securities it which the Bondholders' and Shareholders' moneys are invested. These Bonds are by law an AUTHORIZED TRUSTEE INVEST-

MENT. We shall be glad to send you a copy of our Annual Report and all particulars.

Canada Permanent Mortgage Corporation Toronto Street. 135

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Dresses.

66 TO 61

union, but to already exists affoguards in condemned the condemned the drew a gloomy ture under hon Every new senced men, said get the mill new Irish paril new Irish paril sorts of scheme dition of the cofor the purpose fall parliament a huge continue. huge capita

ranctioned an which it had Referring to Africa, which lify home ru said that in So

In conclusion declared that could carry the first submitted press submitted country.

Demand Impe Premier Asquate for the go bate for the go forceful speech enthysiasm on rs. No serious been made by the argument the discussional the discussional force through the grand been made mand been made the grand titions by any face thrucut the man on eith say that it wat ion.