A Special Ale For A Special Purpose

O'KEEFE'S Special Extra Mild Ale is a distinct and special brew. It is more than a light ale. It is Special Extra Mild—so light that it agrees

with the most delicate stomach and will not cause Biliousness or Headaches.

The O'KEEFE Brewery originated this delightful Ale and gave it the very descriptive name—Special Extra Mild Ale.

If you have been drinking a Special Extra Mild Ale at all, you have been drinking O'KEEFE'S. Thus, you are familiar with the richness and delicious flavor of this masterly brew.

As there are now other ales bearing the title Special Ale, we caution you to specify O'KEEFE'S whenever you order Special Extra Mild.

Don't merely ask for Special Ale or Special Extra Mild.

Don't merely ask for Special Ale or Special Extra Mild

The O'KEEFE Brewery originated this

A Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO, Corner James and Richmond Streets TELEPHONE CALLS:

\$2.00 will pay for The Sunday World for one year, by mall to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and newsboys at Ove cents per copy. Postage extra to United States other foreign countries.

Subscribers are requested to adus promptly of any irregularity delay in delivery of The World. TUESDAY MORNING, SEPT. 26, 1911

RECIPROCITY AND U. S. POLITICS From much of the comment offered minion general elections, strong justification can be obtained of the contention that President Taft's offer of reciprocity had as one of its main objects the postponement or possible prevenanseal tariff reof the main objections to the
of the work of the Child States as
of the high tariff party. The
fork Evening Politics of the Child States as
is canadian elections is the discussion of the Republican pretures,
is the according and injustices of a
contective tariff can be tempered, by
sedipocity. For years we have had
this presented to a shought seemed the most profiles
of the Republican pretures,
at the exactions and injustices of a
contective tariff can be tempered, by
sedipocity. For years we have had
this presented to a shought seemed the most profiles
the preferred Victoria.
The electrons, he believed, would give
profile on the high tariff broise. But in
the supreme test of that theory the had
falled uttarity. The country now see
that in the mingling of our dog purchases to the
size with reciprocity what we finally
share which is supreme test of that theory the had
save with reciprocity what we finally
share which is the profile of the suprementation of th tion of general tariff revision. Thus was one of the main objections to the an ally of the high tariff party. The mest in the Canadian elections "is the final

commended.

Reciprocity, to President Taft, offered a means of escape from the demand of the United States public for fulfilment of the Republican pledge to provide a sufficient measure of tariff relief. The Rochester, N.Y., Union and Advertiser says that "having committed himself wholly to the standgat tariff policy, it is clear that President Taft has completely failed to make his administration meet the crying need of the time, the need of relief from the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the heavy burden of the create of Canada who have the complete of Canada who have the create of the create of Canada who have the create of the create come. With reciprocity laid in the dust, there is nothing to expect from the Republican party." This, of course, again confirms the view that the presdent sought thru reciprocity to offer a palliative, not a remedy, for the high tariff imposed by the Republican party, which, as The World said the other day, averages 75 per cent, against the Canadian average of 35 per cent. Judged by United States standards, Canada's tariff is moderate and as it stands, is the work of the Canadian Liberal party. By rejecting the reciprocity pact the Canadian people retain their exclusive and uncontrolled right to adapt the national policy to suit themselves.

TORY OPPOSITION DIDN'T COUNT

The Globe says: "Let there be no mistake, that body of men (the Liberal survivors), unhampered by administrative details and uncursed by patronage, will give parliament and Canreally counts."

Who was it put them out of business?

AN OPEN CONFESSION. Globe unburdened itself to the follow-

The first and essential thing is the unreserved acceptance of the principles and program of Liberal-ism. This is the time for Liberals all over Canada to call to mind the purpose and spirit of Liberalism everywhere. British Liberals, with their aggressive policies of reform; owe their power in office to their rejuvenation when out of office. In Canada the struggle is the same Here, as there, the common people are being spoiled of their opportunities and of their rights by leged selfishness and leagued money power. The burden of the cost of living is well-nigh intolerable to the average household. food taxation and food monopolics must be attacked stoutly, determin

the United States. Here is a very candid confession by The Globe that the Liberal government and party has not been faithful to its proposed principles and program. If, in Canada, "the common people are being spoiled of their opportunities and of their rights by privileged selfishness and leagued money power," who is responsible for the situation if not-Sir Wilfrid Laurier, his cabinet and his parliamentary following? For 15 years they have been in full control of parliament, and could have protected the common people from the evils and

edly, unfalteringly. That evil is as real, and if unchecked, will grow

to be as cruel in Canada as it is in

The Toronto World abuses The Globe attacks. Why did ey not do this? Seldom has a more signal admission of failure on the part of an all-powerful administration been nade by a recognized organ that has also been, unless report is belied, chiefy instrumental in the shaping of its

> GREAT LIBERAL VICTORY. Liberals are consoling themselves

It is insisting now that a dumb waiter is not dumb. The Star needs rest and quiet and light diet, and not too

FILLIP TO IMPERIAL TRADE British Journalist Back From Discusses Election Results.

administration meet the crying need of the time, the need of relief from the heavy burden of the cost of living. In the part they played in winning or Reciprocity with Canada would not at least helping to win a number of have met the demands of the country scats for the Conservative party. Altin this respect, but it would have for some reason to place the B. of R. for some reason to place the B. of R.
T. in a nasty position, let me tell you the men fully realized the position in which Murdock was placing us in the avent of the turnover that took place. helped and it would have en- T. in a nasty position, let me tell you the hope of better things to the men fully realized the position in But regardless of that they came out almost to a man in every riding where railroaders voted. Ask the Hon. Geo. P. Graham who defeated him. He will you "the railroad man." Ask Lennox of South Simcoe. Porter of West Hastings. Arthurs of Parry Sound who Hastings. Arthurs of Parry Sound who received the support of the men of the railroad and they will have nothing but praise for the way we came out and gave them our support. And last of all ask the minister of labor what defeated him and he will, if he is benest day.

BLOW THE BUGLE, BOYS!

(First editorial yesterday's Globe.) Defeated at the polls, but in no way disheartened, the Liberal party in Canada must at once gather itself togeunselfishness of Sir Wilfrid Laurier in answering the east to take his place ada what has not been known in Ot- in parliament of leader of the oppositawa in 15 years—an opposition that tion is a challenge to every true Libless than instant and hearty response to that call of the noblest of leaders In its editorial leader yesterday The will be worthy of that challenge. Without a day's delay or any vain regrets. but seeing the cloud's unexpected sil-Liberalism-the cause of freedom, pro-

Stripped of the empediments of office, Liberalism now makes a fresh start. The announcement to-day that their loved and trusted leader is will- sented is hardly likely to dissolve being and ready is the bugle call.

fore another session. What a confession is there in the above! The Liberals have been in opposition in the Province of Ontario for six years now, since the defeat of Sir George Ross, and they have not made a single step forward! They are in wrong in regard to what The Globe calls "people's rights," tho The Globe professes them. So that the The Globe is blowing bugles at this very moment for Ottawa, Alex MacKay confesses that he does not want to fight! Will it take as long for the new Ottawa opposition to get as far ahead as Alex MacKay is to-day, and is the Liberal party to be guided in the future and in this re-organization by the men who wrecked it the other day and who wrecked it years ago in provincial politics? Two of the most awful shatterings that ever occurred in politics have happened to Canadian Liberals in the provincial and in the federal field. Are the men who wrought these wrecks to be the ones to blow the bugles again? Instead of blowing bugles, the Liberal party had better blow some of their buglers to Halifax.

AT OSGOODE HALL

ANNOUNCEMENTS. Available When Wanted Judges' chambers will be held of Tuesday, 26th inst., at 11 a.m. No depositor has ever been asked to wait an hour for any money at his or her credit.

TORONTO STREET, TORONTO.

jority. After several weeks' denunciation of the Conservatives for the alleged attempt to set one part of the and its trainmen. Now it is up to Mr. Borden and his fellow members to country against another, this is rather a cool proceeding.

By including Quebec The London Advertiser gets a Liberal majority of 20.
But why leave out Ontario and include Quebec, Leave them both out, and the Conservatives have a majority in the rest of the country. The Advertiser might as well claim a great moral victory when it is about it.

The Toronto Star has been slightly affected by the recent violent shock. It is insisting now that a dumb wait-Borden, and he is in the position to make a strong ally out of the labor party if he does the right thing by party if he does the right thing by them; for we are getting stronger every day and are now in a position to make any government sit up and take notice the same as Sir Wilfrid is new doing, for we are to-day strong enough to turn any government, but all we ask is a square deal, and the party who give us that will always receive our support. Please do not forget the credit due the railroad man.

Trainman.

CANADA PERMANENT

MORTGAGE CORPORATION

matter of penny bank deposits by the public school children.

week, there being only \$3.50 to their

Nova Scotia Schooner in Collision. VINEYARD-HAVEN, Mass., Sept. 25.

WE WON'T CONTEST A SEAT!

the Liberals of Ontario are demoralized by their defeat in the Dominion has a narrow and restricted meaning

to the country almost a year before he requires to do so. In the first place, must stand for further material upon the business interests of the province regard another election just now with great disfavor. In the second place, Sir James Whitney is scarcely the sort of man to become a tail to someone else's kite.

We do not suppose anyone is keen to fight at a hy-election for the bases.

to fight at a by-election for the honor and the action restored to its original of sitting for a single session in the legislature. Most, if not all, of the vacancies caused by the resignation of members to run as candidates in the Dominion elections could be filled with. Dominion elections could be filled with-out a contest, and the general election could be deferred till the end of the term of the present legislature. Sir James Whitney for the reasons pre-

Peremptory list for court of appeal for Tuesday, 28th inst., at 11 a.m.: 1. Meaford v. Playfair (two appeals) to be continued). 2. Attorney-General v. Canadian Nia-

gara Power Co.

3. Sandwish, Windsor and Amherst-burg Railway Co. v. Windsor.

4. Nelles v. Hasseltine.

5. Caine v. Laidlaw.

Europe. Order made.

Edgar Alien v. Grand Valley Railway
Co.—G. H. Sedgewick, for plaintiffs.
J. G. Smith, for defendents. Motion by
plaintiff for judgment under C. R. 608.
Motion enlarged for two weeks subject
to defendents facilitating a trial at
present sittings. Defendents to serve
affidavits in ten days.

Campbell v. Tavicalas: Gibean a

for judgment under C. R. 603. Motion enlarged until 27th Inst. Leave to plaintiff to amend or supplement material. Leave to defendants to cross-ex-

Richardson v. Yolles-W. H. Cook. for plaintiff, Motion by plaintiff for an order amending writ of summons by adding a defendant. Order made.

Judge's Chambers. Before Middleton, J.

WE WON'T CONTEST A SEAT!

(Third editorial yesterday's Globe.)

Sir James Whitney is urged in certain quarters to bring on a provincial election at once, the theory being that

Judgment : The cases show that the There are two reasons why, in our really for his advancement, within that pointon. Sir James will refuse to go the country almost a year before made, but in the meantime the motion

this point. the business interests of the province greatly desire a breathing spell. They have had a surfeit of political discussion since November last, and would regard another election just now with

Single Court, Before Meredith, C. J.

Benner v. The Mail Printing Co.for plaintiff. Motion by defendant for judgment on the pleadings and admissions by the plaintiff on his examina-tion for discovery for dismissal of ac-

published in a newspaper, and the question for decision is whether or not the notice served by the plaintiff specifying the statements complained of was a sufficient notice to the defendants within the meaning and for fendants within the meaning and for the purpose of etinocsfcmfwyp pu pu the purpose of section 8 of the Libel and Siander Act. The notice is addressed as follows: To W. J. Douglas. Esq.. Publisher and General Manager. Mail and Empire.—An action for a libel published in a newspaper lies as well against the publisher as against the proprietor of it. Section 8 requires that notice in writing be given to the defendant and the notice given in this notice in writing be given to the de-fendant, and the notice given in this case, as I read it, was not a notice

Peremptory list for divisional court for Tuesday, 26th inst., at 11 a.m.:

1. King v. Northern Navigation Co. and cross-appeal.

2. Boothman v. Smith.

3. Re Quigley and Bastard.

4. Copeland v. Toronto Railway Co.

5. Krok v. Osciky.

plaintiff for an order for substitution-al service of writ of summons on wife of defendant, temporarily absent in Europe. Order made.

plaintiff. F. McCarthy, for defendants,
Levett and Heuther. F. Aylesworth, for
other defendants. Motion by plaintiff
for judgment under C. R. 603. Motion
enlarged until 27th inst. Leave to
executive committee to whom

Querrie. Who was not a member, the he advised as to the lease and was otherwise active, yet in law he was an outsider. The action is dismissed as to

parate appeals by the defendants, the Northern Navigation Co., and the Point Edward Elevator Co. from the judg-ment of Clute, J., of April 27, 1911, At request of counsel for plaintiff, argument of these appeals is adjourned and cases placed at foot of list.

driven two years ago by fire.

Kiddies Are Thrifty.

With Ogden school leading with \$101.2° last week was a banner one in the matter of penny bank deposits by the public school children.

Toronto schools have \$4' branches of the public school children.

Toronto schools have \$4' branches of the public school children.

Toronto schools have \$4' branches of the penny bank with over \$100,000 on deposit at this time. The sum of \$16.98 was withdrawn last week, but \$67! new secondary were correct Coleman schools.

Reserved. sociation to recover \$960 balance liday v. Helm-H. S. White, for | rent alleged to be due plaintiff for rent. was entrusted the procurement of the lease with costs except the defendant

Divisional Court.

Before Falconbridge C.J., Britton, J. Re West Lorne-H. S. White, for ap-Re West Lorne—H. S. White, for appellant. W. E. Ramsay, K.C., for respondent. An appeal by D. H. Mehring from the order of Middleton, J., of April 13, 1911. By consent of counsel, the court directed that this appeal be set down for reargument at the sittings of the divisional court for the week commencing Oct. 9, 1911.

Coscia v. Northern Navigation Co.—E. K. Williams for plaintiff. R. J. Towers, (Sarnia), for defendants other than Point Edward Elevator Co. Separate appeals by the defendants, the

nursing the said Caroline Cornwall during her last illness. The plaintiff obtained judgment for \$150 and costs. Defendant's appeal therefrom argued and dismissed with costs.

Hyatt v. Allan—J. Bicknell, K.C., E. M. Young (Picton), and M. L. Gordon, for defendant. E. G. Porter, K.C., and J. A. Wright (Picton), for plaintiff. An appeal by defendants other than the Lakeside Canning Co. from the judgment of Sutherland. J., of March 21, 1911. The plaintiffs, shareholders of the Lakeside Canning Co. brought action for a declaration that defendants are trustees of moneys and other considerations received by defendants from the Dominion Canners' Association, for discovery, accounts, etc. At the trial judgment was entered for plaintiffs as prayed. Defendants' appeal therefrom argued and judgment reserved.

Before Moss, C.J.O.; Garrow, J.A.; Maclaren, J.A.; Meredith, J.A.;
Magee, J. A.
Carter V. Canadian Northern Railway Co.—W. J. Elliott for plaintiff. I.
F. Hellmuth, K.C., for defendant. Models to plain the control of the property of the p

costs.

Rex v. Lumgair—T. C. Robinette, K. C., for defendant. J. R. Cartwright, K. C., and E. Bayly, K. C., for the crown. A stated case by the judge for the County of Wentworth in a case where defendant was charged with carrying on a business by modes of chance under section 236 of the criminal code and convicted. The stated case argued and judgment reserved.

Rex v. Youngs—J. C. Makins, K. C., for defendant. J. R. Cartwright, K. C., and E. Bayly, K. C., for the crown. A case stated by Britton, J., under sec-A case stated by Britton, J., under se tion 1014 of the criminal code, on tion 1014 of the criminal code, on a case tried before him an a charge that defendant did promise to pay one Robert E. Butler the sum of \$1000 to induce the said Butler to use his influence to procure the appointment of the said Youngs to the office of keeper of the common jail in and for the County of Oxford, on which charge defendant was convicted and sentence suspended. Case argued and judgment reserved. Rex v. Austin—J. Jennings for minister of justice. T. C. Robinette, K.C., for defendant. Case stated by R. E. Kingsford, one of the police magistrates

for defendant. Case stated by R. E. Kingsford, one of the police magistrates of Toronto, on a charge by the government inspector that defendant had in his possession, with intent to sell, certain rings to the number of 72 not marked according to the statute, 7-8 Edward VII.. cap. 30. The defendant was acquitted and on application of the crown a stated case was granted. Case argued and judgment reserved. Rex. v. the Toronto Railway Co.—J. R. Cartwright, K.C., and E. Bayly, K.C., for the crown. H. H. Dewart, K.

SCOTCH WHISKY A blend of pure Highland Malts, bottled in Scotland

exclusively for Michie & Co., Ltd.

TORONTO.

Court of Appeal.

Before Moss, C.J.O.

Re Michael Fraser-J. King, K.C., for Mr. Fraser Mrs. Fraser and F. W. Grant. A. M. Macdonell, K.C., and A. E. H. Creswicke, K.C., for Miss McCormick. A motion by Mr. Fraser for an order setting aside the subpoena and appointment for the examination of Mr. and Mrs. Praser and their lawyer on the ground that the subpoena and appointment were issued in the high court to be used on a motion by Miss McCormick for an appointment and subpoena for the examination sought in the event of the subpoena and appointment already issued being held irregular. Reserved.

See Michael Fraser-J. King, K.C., for guilty on count 68 (the overcrowding, etc. The jury found a verdict of guilty on count 68 (the overcrowding), but disagreed upon all the other counts. The trial of other counts was adjourned until the next sittings, and the special case granted on this count, on which the verdict was given. By agreement between the counse, case stands off list, to be reinstated upon two days notice by either party. Meaford Elevator Co. v. Flayfair-F. King (Kingston) for Montreal Transpointment and appointment already issued being held irregular. Reserved.

PAY FOR USE OF "EX" GROUNDS.

The parks and exhibition committee decided yesterday to charge \$100 for the use of the exhibition grounds for meets, etc., to all societies except philanthropic ones. They will have the use of the grounds for \$10. A charge of two cents per chair rental will also be made if they are called for.

Charles Chambers, chief clerk of the parks department, will be acting parks commissioner during the liness of Park Commissioner Wilson.

TWO ERIE MEN.

A. C. Hilton, general agent, passen-ser department of the Eric Railway, and Brother Priest, traveling passen-ger agent of the Eric Railway, both of Buffalo, were in the city Saturday. They are fine fellows.

Paid for Over-Speeding, Frank W. Balilie and George Bedins-field, speed flends, appeared yesterday before Magis trate Kingsford in the

## Motor Hoods -- Tailored Hats Semi-Dress Hats, Costume Hats

The leading Master Milliners of Paris contribute their ideas to our showing and you will find here replicas of superb creations-Georgette, Maison Lewis, Virot, and other French Models.

I Surpassing exclusive Hats with a difference between those shown elsewhere and those shown here—and a very considerable difference in price.

McKENDRY'S LIMITED 226-228 Yonge Street



adies

lendid

Silk Dress and fabrics

adies About the fine - fittin ever show

Ideal prote and a sple for severe AIL ORD

SENATOR

trish Lace D

MONTREAL, volving the val dered to-di

What It H

roves its