

SPLIT APPEARS IN TEMPERANCE CAMP

Dominion Alliance Want Revised Legislation; Others Seek Plebiscite.

With liquor flowing freely into the province there is a split in the temperance forces with regard to the most effective method of campaign against the liquor traffic.

The Ontario referendum committee are of the opinion that the best method of combating the liquor traffic is to take advantage of the amendment to the Ontario Temperance act, while the Dominion Alliance criticizes this legislation as faulty and has legal opinion to support its view.

The Drury government, it is understood, have promised the Ontario referendum committee that it will submit to the legislature at the forthcoming session of the Ontario legislature a resolution asking the Dominion government to take a referendum in Ontario at the earliest possible date on the question of "the bond-dry" prohibition. If this plebiscite were answered in the affirmative, the importation of liquor would be prevented, according to Hon. N. Rowell and the legal advisers of the Dominion government. The sale of liquor is regulated by the province of Ontario, while manufacture would only be allowed for export.

On the other hand Rev. Ben Spence of the Dominion Alliance advises the people of Ontario not to lean on Dominion legislation. He claims that there was friction between the Alliance and the Ontario referendum committee, claiming that it was merely a difference of opinion as to the wisest course to pursue.

Alliance's Attitude.
The attitude of the provincial executive of the alliance is embodied in a resolution which has been forwarded to the Dominion Alliance at their forthcoming convention. The substance of this is that action in Ontario under Bill 28 is inadvisable, because there is doubt as to its applicability to the province, and consequently danger of litigation and the possible invalidating of the law even if it were carried to the polls and claimed to be in force. The motion also points out that enormous expense would be involved in the preparation of voters' lists, payment for election officers and polling places, and that the bill is faulty in its provisions because it does not prevent manufacture or the direct delivery of liquor from brewers and distillers to householders within the province. It also states that there would be danger in such a vote as compared with the referendum results of a falling off both in the aggregate vote polled and the majority secured, and also that the province has power to enact legislation, the practical result of which would be to make the province bone dry.

REV. FATHER D. F. KEHOE DIES OF PNEUMONIA

After an illness of four months, Rev. Father D. F. Kehoe of Mount Forest died in St. Michael's Hospital yesterday morning, aged 62 years.

Father Kehoe was born in Kincardine, Bruce County, and was a member of the Grand Seminary in Montreal. He served the church as priest in the cathedral at Hamilton, also Drayton, Cayuga, Brantford and Kewlinworth. Later he went to Mount Forest, where he carried on his church work until he was 50.

He is survived by three sisters and two brothers. The funeral will take place on Saturday morning at Mount Forest. Solemn Requiem Mass will be sung in the parish church.

CAPTAIN SNELGROVE DEAD

Captain J. C. Snelgrove, after a week's illness, died of pneumonia at the home of his father, Dr. C. C. Snelgrove, 105 Carlton street, yesterday morning.

Captain Snelgrove had served two years with the 74th Battalion and was wounded in September, 1918. He was born in Toronto and was in his 24th year. He returned from overseas ten months ago and had resumed connections with Brent, Nason & Co. His parents, three sisters and one brother survive.

AN ARTISTIC PROGRAM

A highly artistic program was given at the Conservatory of Music last night by the gifted sisters, Miss Olive Brush, pianiste, and Miss Marjorie Brush, soprano, supplied the entertainment, which included numbers from a varied list of composers.

As the grace of man is in the mind, so the beauty of the mind is eloquence.—Cicero.

Why Pyramid?

Ask Any Druggist How Repeated Sales Have Made the Pyramid the Recognized Treatment.

SEND FOR FREE TRIAL. Mailed free in plain wrapper. It gives you relief. Get a 40-cent box.



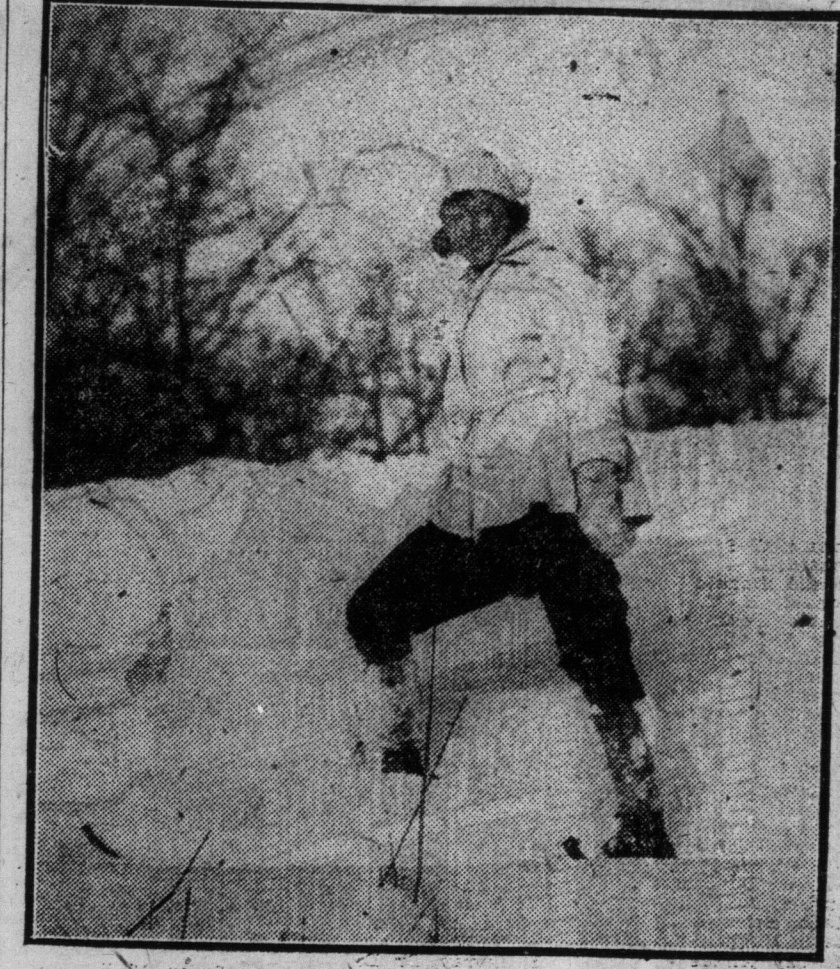
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PYRAMID DRUG COMPANY,
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Kindly send me a free sample of Pyramid Pile Treatment, in plain wrapper.
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A PURELY CANADIAN FASHION



This young lady, Miss Haas, has evolved a common sense winter sport costume entirely suited to skating on High Park hills these wintry days. More than that the costume has a smart look that perhaps explains why several other of Toronto's good looking girls have adopted similar outfits.

SOCIETY NEWS

CONDUCTED BY MRS. EDMUND PHILLIPS.

Mrs. Lionel Clark is giving a young people's dance at Government House on Thursday, the 11th inst. The program was arranged by Mrs. Clark and Mrs. Gordon. The music was furnished by the orchestra of the Royal Canadian Mounted Police. The dance was a great success and the proceeds were for the benefit of the St. Michael's Hospital.

Mrs. Pearl Burford has returned from Owen Sound, after giving a most successful recital for the Women's Musical Club of that town. Mr. and Mrs. R. W. Eaton, 150 Farnham avenue, has left for California. Mrs. Herman Fletcher has returned from a fortnight's visit to New York. The Sanitary Wood Chapter, I. O. O. F., gave a very successful dance last night in Columbus Hall. The receipt, Miss Alice L. McCallum, received, was \$10.00. Mrs. John Bruce, president of the order, was present, handsomely gowned in black tulle and jet with pearls and an orchid ostrich fan. The dance was a great success and the proceeds were for the benefit of the St. Michael's Hospital.

Mrs. William Lees, whose first husband made his money out of tinplate, is to be married in Geneva on Saturday. The bride is Miss Mary Louise Lees, daughter of Mr. and Mrs. J. C. Lees, of Toronto. The ceremony will be performed by Rev. J. C. Lees. The bride is a beautiful girl, and the groom is a well-known business man. The wedding will be a private affair.

Mrs. Harry W. Phelan will receive for the first time in her new home, 44 Castle Frank road, on Friday, the 5th inst., from 4 to 6 o'clock.

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Fills Place as Supreme Secretary Vacant by Death of F. J. Darch.

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Bro. George R. Cottrell succeeds Bro. Madison as supreme treasurer. Bro. George E. Bailey becomes assistant supreme secretary.

Mr. Madison was initiated into the order in 1895. He has been active in supreme lodge circles in 1906 and was elected to the supreme secretaryship, and upon the death in 1909 of Thomas Lawrence, the supreme secretary, he assumed the combined offices of the I.O.F. He was superintendent of the Belleville Institute for the Deaf and Blind.

G. R. Cottrell, who becomes supreme treasurer, has been secretary of the investment board of the order.

S. A. BUYS HOTEL.

Port Arthur, Feb. 4.—The Salvation Army has purchased the Windsor Hotel, one of the big hotels which have been closed since the advent of prohibition, and will convert it into a hotel catering to the trade of woodmen, sailors and others.

RATEPAYERS URGE DAYLIGHT SAVING

Central Council Favor Mayor Church's Motion to Repeat Innovation.

The only motion put forward, which was successfully brought to the voting stage, was that favoring daylight saving, at the regular meeting of the Central Council of the Ratepayers' Associations at the city hall last night.

The housing situation and anti-vaccination were discussed, but with no definite result. After arguments, many and varied, the council went on record as favoring the proposed daylight saving bill, starting May 1 and being concluded after a period of five months, on September 30. This was the same motion brought up by Mayor Church, at the board of control meeting earlier in the day, at which it was decided to endeavor to procure the views on this matter of the various organizations in the city. Some of the members thought that daylight saving should not be re-introduced, as it upset school hours for children.

Housing Commission Criticized.
The present housing commission came in for some spicy adverse criticism from several members, and this motion was put forward by Mr. J. C. Darch, who recommended to the board of control that the present commission be given no further power than the completion of the houses now under construction, and that any additional work of supplying homes be undertaken under the provincial act. Chairman George Shindler killed any further discussion on this, however, by declaring the meeting adjourned.

"TWIN BEDS."
Production at Princess More Than Makes Up for Disappointment of Transportation.

A capacity audience and roars of laughter greeted "Twin Beds," original and best of the "Osternoor" school of comedy, opened at the Princess Theatre last night. Unfortunately transportation trials and tribulations, resulting in the temporary loss of scenery, prevented the usual opening on Monday evening. But the production last night more than made up for the unavoidable delay.

Lola Bolton, as Blanche Hawkins, is undoubtedly the star of the production, playing the part of the friendly flirtatious wife with a natural air that is the utmost in art. Virginia Fairfax, as Signora Monti, also gave an excellent portrayal of a somewhat difficult character.

The plot is built around amusing situations that arise from the almost sentimental relationship between Blanche Hawkins and a susceptible, but tenacious, Signor Monti, who occupies an apartment above the Hawkins' roof. The jealousy of Hawkins and the tenor's wife comes both to head and to heart. An appeal against the verdict and sentence may be made by Coppen's counsel, T. A. Gibson, on the grounds that his lordship's address to the jury, and his ruling against counsel's objection to Crown Attorney Waldron's decision to follow him in his address to the jury, were not fair and proper.

The trial occupied three days, during which thirty witnesses were called by the crown, the evidence coming in at noon when Mr. Gibson, for Coppen, informed Mr. Justice Lefebvre that the defence would rest their case on the evidence put in by the crown.

UNION BANK MUST HAND OVER SHARES
Mr. Justice Sutherland has issued judgment in the action brought by La-sard Brothers & Co., a firm of London, England, bankers, against the Union Bank of Canada and the administrator of the estate of the late E. A. DuVernet, K.C., brought for the purpose of establishing their claim to 200 shares of Union Bank stock, valued at \$23,000.

The London firm advanced 30,000 pounds to Mr. DuVernet upon the security, it understood, of 500 shares of Union Bank stock. At the time the Union Bank had been upon these shares for some time, but the lien was not registered after the transaction with the London firm.

Mr. Justice Middleton holds that the 200 shares in question, all that now stands in the name of the estate, the other 200 having been sold, must be held for the benefit of the English bank. The Union Bank must transfer these shares and pay over the accrued dividends upon them.

Receptions.
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You can get it anywhere

IMPERIAL Royalite Coal Oil is on sale by dealers throughout all Canada. No matter where you live, you can get Imperial Royalite quickly and easily. And you will buy it again and again when you get acquainted with its great merits. It is highest grade, thoroughly refined coal oil, and nothing but that.

Imperial Royalite meets every test that can be applied for power, heat and light. It is absolutely uniform and dependable. Equally efficient for oil heaters, oil cook stoves or lamps.

Imperial Royalite Coal Oil costs less than other oils and does give better service.

For sale by dealers everywhere.

IMPERIAL ROYALITE COAL OIL



IMPERIAL OIL LIMITED

Power Heat Light Lubrication
Branches in all Cities

WIFE MURDERER TO PAY PENALTY

(Continued From Page 1.)

fall, where he will await the day of his execution. As he rose from the dock he squared his shoulders and squared his face. He looked at the jury and his ruling against counsel's objection to Crown Attorney Waldron's decision to follow him in his address to the jury, were not fair and proper.

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Brantford.—(Special).—Announcement was made here today of the retirement from active business of Chas. B. Heyd, ex-P.M. Mr. Heyd conducted a grocery store on Market street for 35 years.

Mr. Waldron's address followed. He reviewed the evidence, and pointed to the significance of different facts brought out. It was clear, he said, that there had been trouble in the Coppen home for some time. On the day following the murder, Coppen was to appear on a charge of non-support. The fact that the deceased woman had been in a position, she could hardly place herself in left no doubt that she had been murdered, and the remainder of the evidence left little doubt but that the prisoner had been committed by the prisoner.

Foresaw Danger.
Mr. Justice Lefebvre in his charge to the jury, drew attention to the trouble between Coppen and his wife. "There must have been some apprehension of danger in the mind of Mrs. Embey when she went to the Coppen home with Mrs. Coppen on the night of the fire," said his lordship. "There had apparently been some trouble. Mrs. Coppen had presented a few circumstances of ill-usage. We know that she had trouble with her husband in connection with her child, and it would appear that he was denied access to her child."

His lordship, having already defined murder, reviewed the evidence, and continued, "Now was this woman killed? If she was killed, then I do not think that there can be much doubt but that it was murder. And if it were murder, who committed it? Did the prisoner, George Coppen, kill his wife, Fannie, in the hours of the night of the 27th and 28th of November last?"

A Pregnant Fact.
"When the father smelled smoke and came to the door, he found his wife lying on the floor. That is a very pregnant circumstance. Did someone enter from outside by that door, or did someone from inside open the door? If you think this woman was killed, how account for the condition in which she was found? But in any case, if she were overcome by the smoke, how do you account for the material that was heaped about her body? If a lamp exploded and caused her death, how account for the blood?"

"The theory of the crown is that the prisoner murdered this woman, and then sought to obliterate the

traces of his crime. The theory of the defense is that she died in some way that they are not called upon to account for.

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