

The Toronto World

FOUNDED 1880. A Morning Newspaper Published Every Day in the Year by The World News-Paper Company of Toronto, Limited, H. J. Maclean, Managing Director, WORLD BUILDING, TORONTO, NO. 40 WEST RICHMOND STREET. Telephone Calls: MAIN 8808—Private Exchange connecting all departments. \$2.00

will pay for The Daily World for one year, delivered in the City of Toronto before 7 a.m. daily, or by mail to any address in Canada, Great Britain or the United States.

\$2.00 will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. For sale in Toronto by all newsdealers and newsboys at five cents per copy. Postage extra to United States and all other foreign countries. Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

TUESDAY MORNING APRIL 15

CALLING THE BLUFF.

It looks as if The Telegram were barking up the wrong tree again. "Me and Hooker" may not be such a bad team, and there is likely to be a show down on the whole situation now that Mr. Sweeney has made the statement he has. At the time of writing no details are forthcoming, but today will doubtless see an investigation under way.

The Telegram has linked the incident with a needless defence of Treasurer Coady. We do not think Mr. Coady needs any defence, nor do we think the present city hall administration need be attacked for its treatment of him. Mr. Coady has been ill, and his weakness has been considered. A proposal to retire him on \$5,000 a year is no ill treatment even for so long and faithful service as Mr. Coady's.

But this is only a part of "The Merry War at the City Hall." It appears that Mayor Hocken and all the other members of council except Controllers Church and Foster have banded themselves together with the result, as The Telegram puts it, of a "refuse to be wisely loyal to the principle of solidarity on the board of control." Now that the rest of the council have pointed out to them that they are out of step with those two solid men, "the two Tommies," no doubt they will hasten to repair the error. It is rather peculiar, is it not, that the other members of the council did not see at once that everybody was wrong but Foster and Church. Last year Mayor Geary, "who was wise and strong," as The Telegram has to remind us, followed the two strong men, and among them they created the situation which Mayor Geary with all his strength and wisdom Hocken last fall. That situation, as the officials stated, was one that has never been paralleled in the city finances before. A little more of the strength and wisdom of Mayor Geary and the two wisecracks, with whom one else in the council can keep in step, and the city hall would have been bankrupt. The pay sheets were on the verge of being suspended, upon the weakness and foolishness of Mayor Hocken came to the rescue and has kept the pot boiling so far.

But there's going to be a show down.

CARE OF THE TEETH.

No torture outside the imagination of Dante is worse than toothache, and it is the signal of a condition which leads to all other sorts of bodily ills. The care of the teeth is a comparatively modern idea. Gray-haired men and women in plenty can testify to the lack of sympathy aroused by the youthful toothache, and the plaintiff neglect which had entailed so much suffering and ill-health in later years. In nothing has the world advanced more than in the science and art of dentistry, and as Canadian dentists are among the finest in the world, it is fitting that their skill should be extended to those who most need it.

The establishment of a free dental clinic by the city's health department at the corner of Yonge and Grenville streets is by no means a radical move. Germany has had free dental clinics for twenty-eight years, and there are about a score of them in London. The health of a child cannot be maintained if he is suffering from toothache, absorbing poison from ulcerated gums, or failing to masticate his food sufficiently. And failure to have the child's teeth properly regulated may and frequently does lead to irregularities in the development of the jaw, the roof of the mouth and the nasal channels, which result in defective breathing and consequent lung disease. Dr. Hastings' "Health Bulletin" enlarges on these facts and calls on all parents to have their children's teeth attended to. Those who cannot afford to pay will be freely treated at the city clinic, where three chairs are fully equipped and duly qualified dentists will operate from 9 till 5.

WOMAN SUFFRAGE IN BRITAIN.

Despite the activity of the militant section of the woman suffrage party, the parliamentary outlook in Britain has not improved. This is in part attributable to the sharp divisions that exist among its supporters in the house of commons. The government is under pledge to afford facilities for the discussion of a remedial measure, but in all likelihood several bills will be introduced of very different character. One favored by a committee of Liberal members proposes to give the vote to every woman over twenty-five years of age who possesses a household

qualification or is the wife of a man registered on that qualification. This is the Dickinson bill, with mainly Liberal supporters.

Some Labor members insist on full adult suffrage, a proposal that will have little support. Unionists who favor woman suffrage appear to be generally opposed to the Dickinson bill, favoring a more restricted franchise, or at least suspension of the question until the constitutional issue is finally decided. What adds to the confusion is the opposition roused by the militant campaign, and this, coupled with the lack of unity among the supporters of woman suffrage, renders its prospects in this session of parliament very doubtful, more especially as the Irish Nationalists will certainly take no action which will embarrass the government.

As before, the government is hopelessly divided over suffrage extension to women and must so remain unless Mr. Asquith and the members of his cabinet who oppose are prepared to abandon their openly expressed conviction that it would be against the national interest. In the difficult position which the cabinet occupies no official action is possible without either its disruption or a change of front impossible to honorable men, unless accompanied by a corresponding change of conviction. When the government offered facilities for the discussion and passing of a private bill it did all that could reasonably be expected with regard to a proposal over which its members are hopelessly at variance.

LIVERPOOL'S STREET RAILWAYS

Time was, not so very long ago either, when the success of municipal ownership and operation of public services in the United Kingdom was attempted to be described as a mere juggle with figures. That line of attack has now been abandoned simply because the lapse of time has abundantly shown its futility. For much more than a generation, and in constantly increasing number, public services under municipal management have proven their value and, what is much better, their efficiency. The tendency towards public operation has continually grown and strengthened because it has stood the vital test of experience, than which there is no better or more satisfactory evidence.

In Britain the extension of the principle has not been subject to political proclivities. Cities that are conservative are just as active in supporting municipal enterprises as are those that are politically Liberal. This, too, for the simple reason that they have been found beneficial. Take, for example, the City of Liverpool, usually Conservative in its electoral representation. The city took over its street railways on Sept. 1, 1897, the purchase price being about \$2,835,000, and in the following year began the introduction of an overhead electric system which has resulted, in a process of continuous expansion.

From the last annual report to December 31, 1912, it appears that the gross profits for the year which was paid \$250,000 of interest; \$250,000 for sinking fund and repayment of loans; \$324,000 was credited to reserve, renewal and depreciation accounts and the same amount handed over in relief of the general rates. Since the street railways of Liverpool came under civic control no less than \$3,550,000 has been contributed for reserve renewal and depreciation, and \$1,860,000 in rate aid. The sinking fund and redemption of debt account stands at \$5,000,000, and since 1897 the undertaking has paid in civic rates and taxes \$1,160,000.

In May, 1908, Liverpool, which had been paying an insurance premium of \$67,000 against accident claims, took over that risk. The claims paid have averaged \$19,500 per annum, showing a saving for the intervening period to date of \$177,000, of which \$120,000 had been placed in a special compensation fund. Nor has the city been indifferent to the welfare of its employees, for whom it has instituted and conducted various benefits and athletic societies. Opponents of public ownership no longer that it has proven a failure in the United Kingdom. They now argue that Canadian municipalities cannot be entrusted with similar responsibility. But the development of operation by public commission has removed even that argument.

ADRIANOPLE AFTER THE SIEGE.

If the special correspondent of The London Daily Chronicle is right Adrianople, as a stronghold, was only "a curious mirage." Bismarck is said to have characterized the late Lord Salisbury, who with Lord Beaconsfield brought back "Peace with Honor" from Berlin, as a lath painted to look like iron. And this, among fortified cities, Adrianople was, if this correspondent has observed correctly. "It might," he says, "have been taken as easily months before as the other day." Nor was there any famine in the city, tho the Turkish soldiers suffered from lack of necessary supplies. Neither did the civil population suffer and the city itself showed little sign of war. Only the outlying forts on the northeast suffered from the long bombardment.

The story of Adrianople seems to be that of the war in epitome. Shukri Pasha, the capable commandant, was hampered by the intrigues of Chaikin Bey, the chief representative of the Committee of Union and Progress, who went so far as to threaten violent measures against his chief. Turkey, indeed, has been driven out of Europe more by reason of its hope-

All Real Men Drink Keefe's SPECIAL EXTRA MILD STOUT

IT'S a fine, old, mellow stout—that is as rich and nourishing, as fresh cream—yet won't make you bilious because it's extra mild.

ORDER A CASE FROM YOUR DEALER.

At Osgoode Hall

April 14, 1913. ANNOUNCEMENTS. Judge's chambers will be held on Tuesday, 15th inst., at 11 a.m.:

- Peremptory list for appellate division for Tuesday, 15th inst., at 11 a.m.: 1. Cartwright v. City of Toronto. 2. McLaughlin v. Reynolds. 3. Stuart v. Bank of Montreal. 4. O'Neill v. Harper. 5. Lafontaine v. Burns. 6. Sheardown v. Good.

Master's Chambers.

Before J. S. Cartwright, K.C. Master. Sterling Bank v. Black—E. G. Morris for defendants obtained on consent order dismissing action without costs and vacating his pendens. McPherson v. U. S. Fidelity and Guarantee Co.—W. Laidlaw, K.C., for plaintiff, moved for judgment under C. R. 502. B. H. Kilmer, K.C., for defendant. Reserved.

Ball v. Canada Centre Plate Co.—A. Ogden, for defendant, moved for order extending time for delivery of statement of defence. J. G. Smith, for plaintiff. Time extended until 15th inst. at 11 a.m. Costs to plaintiff in case.

Beck v. Township of York—H. D. Gamble, K.C., for plaintiff, moved for order striking out paragraphs 2 to 5, inclusive, of statement of defence, or for particulars, or amendment, and for fuller particulars of paragraph 7. J. H. Spence, for defendant. Reserved.

Belt Line v. Smith—F. McCarthy for plaintiff, moved for order giving leave to add G.T.R. Co. as a party plaintiff. E. G. Long, for defendant. Order made. Costs to defendant in any event.

Crucifix Steels v. Folkes—H. Ferguson, for plaintiff, moved for order for order setting aside praecipe order for security for costs. J. H. Spence, for defendant. Order made as in Syracuse Smelting Works v. Stevens, 2 O.L.S. 141. Costs in case.

McPherson v. Timiskaming Lumber Co.—G. H. Kilmer, K.C., for defendant, moved for order dismissing proceedings for examination of office of defendant company as a judgment debtor. W. Laidlaw, K.C., for plaintiff. Stands till 15th inst.

Richardson v. Allen—J. G. Smith for defendant. W. H. McFadden, K.C., for plaintiff. Motion by defendant for the gross profits for the year ending Feb. 21, 1912, for defendant. Reserved.

Writ of summons on defendant in Alberta, and all proceedings thereunder irregular. Judgment: I think objection order for defendant's appearance and enlarging time for delivery of statement of defence effectually precluded defendant from making the present motion. Motion dismissed. Costs to plaintiff in the case. Defendant to have four days' further time to plead.

Judge's Chambers.

Before Middleton, J. Rex ex rel Gardhouse v. Irwin—H. H. Dewart, K.C., for Irwin. C. W. Plaxton for Gardhouse. Appeal by Irwin from the county court of York. Irwin seating respondent upon quo warranto proceedings taken under the Municipal Act. Judgment: This respondent was elected to the office of commissioner of water and sewer in the Village of Weston, and was unseated because at the time of his election he was a member of the high school board of that village. Assuming that the 53 sections

"I Sleep Soundly, Feel Like New"

All Who Lack Vigor, Those Who Are Dispirited and Worn Out, Should Read This Carefully.

Proof That Health and Renewed Vigor Quickly Return When Right Remedy is Used.

"I am only thirty years old, yet for almost two years I have felt more like seventy-five. I have found it difficult to sleep at night and in the morning I felt so depressed and heavy that effort was difficult. My hands were always clammy, and this trend made my slight effort would break out all over me. It was not unnatural that I should begin to brood over the chance that I should be unfit to do my work, and this trend made my sleepless nights perfect misery. After repeated trials of medicines and mixtures, Dr. Hamilton's Pills gave me the normal activity, brightness and vigor I had lost. From the very first I could see they were different in action from other pills. They didn't gripe and acted as naturally as water. I am now in the best of health, and I thank Dr. Hamilton's Pills for it all."

This was the experience of J. E. Parkhurst, a well-known grocery dealer in Jefferson. Follow his advice, use Dr. Hamilton's Pills, and you'll enjoy long life and robust good health. All druggists and storekeepers sell Dr. Hamilton's Pills, 25c per box. 5 boxes for \$1, or postpaid from Dr. Hamilton's Pills Co., Buffalo, N.Y., and Kingston, Canada.

of the Municipal Waterworks Act had been embodied in the Municipal Act, I do not see how that would make the sections dealing with the qualification and disqualification of municipal councillors to be read as applicable to water commissioners. It is significant that section 53 makes applicable to the sections of commissioners the sections of the Municipal Act relating to "elections." These sections, if regard is had to the divisions of the Municipal Act, commence with section 95, and are quite independent of the sections relating to qualification and disqualification of councillors. In my view the appeal must be allowed, and the original application dismissed with costs.

Single Court.

Before the Chancellor. Rogers v. Share and Debenante Co.—J. G. Smith for plaintiff, F. Aylesworth for defendant. Motion by plaintiff for injunction stands at defendants' request until 15th inst.

Fischer v. Anderson—J. F. Edgar, for plaintiff, moved for injunction to restrain infringement of plaintiff's patent. J. E. Jones, for defendant. Motion stands till hearing. Defendant to keep account of sales, etc., and to expedite trial. Particulars to be delivered in a week. Trial to be had within three weeks.

McDonald v. McLaurin—J. Jennings, for defendant, moved for an order removing cause from Surrogate Court into Superior Court of Ontario. Order made removing cause as asked. Costs in case.

Martin v. Thompson—W. J. Clark, the plaintiff, obtained judgment setting aside agreement between parties as being fraudulent and void as against plaintiff, ordering it to be delivered up to be cancelled, and ordering defendants to repay the \$1000 paid by plaintiff with interest. Costs to plaintiff.

Re Film Co. v. Kalem Co.—R. H. Farmer, for plaintiff, on motion for order continuing injunction. L. McCarthy, K.C., for defendant. At defendants' request motion enlarged until 15th inst. Injunction continued meantime.

Re Bishop Estate—W. A. Lewis and widow of deceased son of testator, for defendants obtained on consent order dismissing action without costs and vacating his pendens.

McPherson v. U. S. Fidelity and Guarantee Co.—W. Laidlaw, K.C., for plaintiff, moved for judgment under C. R. 502. B. H. Kilmer, K.C., for defendant. Reserved.

Ball v. Canada Centre Plate Co.—A. Ogden, for defendant, moved for order extending time for delivery of statement of defence. J. G. Smith, for plaintiff. Time extended until 15th inst. at 11 a.m. Costs to plaintiff in case.

Beck v. Township of York—H. D. Gamble, K.C., for plaintiff, moved for order striking out paragraphs 2 to 5, inclusive, of statement of defence, or for particulars, or amendment, and for fuller particulars of paragraph 7. J. H. Spence, for defendant. Reserved.

Belt Line v. Smith—F. McCarthy for plaintiff, moved for order giving leave to add G.T.R. Co. as a party plaintiff. E. G. Long, for defendant. Order made. Costs to defendant in any event.

Crucifix Steels v. Folkes—H. Ferguson, for plaintiff, moved for order for order setting aside praecipe order for security for costs. J. H. Spence, for defendant. Order made as in Syracuse Smelting Works v. Stevens, 2 O.L.S. 141. Costs in case.

McPherson v. Timiskaming Lumber Co.—G. H. Kilmer, K.C., for defendant, moved for order dismissing proceedings for examination of office of defendant company as a judgment debtor. W. Laidlaw, K.C., for plaintiff. Stands till 15th inst.

Richardson v. Allen—J. G. Smith for defendant. W. H. McFadden, K.C., for plaintiff. Motion by defendant for the gross profits for the year ending Feb. 21, 1912, for defendant. Reserved.

Writ of summons on defendant in Alberta, and all proceedings thereunder irregular. Judgment: I think objection order for defendant's appearance and enlarging time for delivery of statement of defence effectually precluded defendant from making the present motion. Motion dismissed. Costs to plaintiff in the case. Defendant to have four days' further time to plead.

Judge's Chambers. Before Middleton, J. Rex ex rel Gardhouse v. Irwin—H. H. Dewart, K.C., for Irwin. C. W. Plaxton for Gardhouse. Appeal by Irwin from the county court of York. Irwin seating respondent upon quo warranto proceedings taken under the Municipal Act. Judgment: This respondent was elected to the office of commissioner of water and sewer in the Village of Weston, and was unseated because at the time of his election he was a member of the high school board of that village. Assuming that the 53 sections

"I Sleep Soundly, Feel Like New"

All Who Lack Vigor, Those Who Are Dispirited and Worn Out, Should Read This Carefully.

Proof That Health and Renewed Vigor Quickly Return When Right Remedy is Used.

"I am only thirty years old, yet for almost two years I have felt more like seventy-five. I have found it difficult to sleep at night and in the morning I felt so depressed and heavy that effort was difficult. My hands were always clammy, and this trend made my slight effort would break out all over me. It was not unnatural that I should begin to brood over the chance that I should be unfit to do my work, and this trend made my sleepless nights perfect misery. After repeated trials of medicines and mixtures, Dr. Hamilton's Pills gave me the normal activity, brightness and vigor I had lost. From the very first I could see they were different in action from other pills. They didn't gripe and acted as naturally as water. I am now in the best of health, and I thank Dr. Hamilton's Pills for it all."

This was the experience of J. E. Parkhurst, a well-known grocery dealer in Jefferson. Follow his advice, use Dr. Hamilton's Pills, and you'll enjoy long life and robust good health. All druggists and storekeepers sell Dr. Hamilton's Pills, 25c per box. 5 boxes for \$1, or postpaid from Dr. Hamilton's Pills Co., Buffalo, N.Y., and Kingston, Canada.

To sit with Wife by the fireside on a winter's night, With a good pipe and matches, is my great delight, Because I know the matches, Eddy's Silents, are alright. They're Safe, Sure, Silent—each time I strike I get a light. The E. B. EDDY CO., Limited HULL, CANADA

GLENERNAN Scotch Whisky A blend of pure Highland malts, bottled in Scotland, exclusively for MICHE & CO., Ltd. TORONTO

Established 1856 P. BURNS & CO. Wholesale and Retail COAL and WOOD Head Office, 49 King E. Telephone Main 131 and 132 Office and Yard—Front and Bathurst Sts., Tel. Adel. 1968, 1996 Princess and Esplanade, Tel. Main 190 Dupont and Huron Sts., Tel. Hillcrest 1833 Logan Avenue, Tel. North 1601 Morrow Avenue, Tel. Junction 3786 Office—572 Queen W., Coll. 12 1312 Queen W., Tel. Park 711 304 Queen E., Tel. Main 134 Fresh Mined Anthracite Coal Arriving Daily 247

COAL AND WOOD W. MCGILL & CO. Head Office and Yard Bathurst and Richmond Sts. Phone Adel. 620-631 Branch Yard: 228 Wallace Ave. Branch Yard: 1143 Yonge. Phone June. 1227. Phone North 1152-1153

Purchase by Instalments of approved Bonds and Securities can be arranged with us. Thus, persons with a regular income, limited though it may be, can buy sound securities returning relatively high interest, and pay for them by degrees. All this is courteously and clearly explained if you will call on us or write for particulars. BANKERS BOND COMPANY 20 VICTORIA ST. LIMITED TORONTO

HOFBRAU LIQUID EXTRACT OF MALT. The most invigorating preparation of its kind ever introduced to help and sustain the invalid or the athlete. W. H. LEE, Chemist, Toronto, Canadian Agent. MANUFACTURED BY 240 The Reinhardt Salvador Brewery Limited, Toronto.

CANADIANS HAVE MARKET IN AFRICA Great Demand for Flour, Motor Cars and Other Products.

That Canada has a great market for her manufactured products by shipping to South Africa was the assertion made by W. J. Egan, the recently appointed Canadian trade commissioner for South Africa, who was in Toronto yesterday. The chief reason of this was because while South Africa was developing rapidly, it was almost exclusively along the lines of agriculture and mining. The government of that country was doing little to develop industry. South Africa needed Canadian flour and a great market was also open to the Canadian manufacturers of automobiles, a vehicle finding great favor in that part of Africa.

DO NOT SUFFER FROM PILES Do not suffer from PILES. Dr. Chase's Ointment will relieve you at once as certainly cure you. 50c a box at all drug stores, or by mail from Dr. Chase's Ointment Co., Toronto. Sample box free if you mention this paper and enclose 10c stamp to pay postage.

JOHN G DAMAS NAPKIN Breakfast Linen Damment of 80 wearing out to \$6.00. Clearing (TABLE AND N MATCH In every size big St Scotch Lin and Napkin Prices are of the prev our preser keeping in nional oppo (trousers) reserves by MADRA CURTA Beautiful d and colorat 00c. 75c. 90 MEN'S HANDK (Un Special ch Hatched in Part B. 10 roughly flax dozens of 5 in stock. Bu MAIL ORDER JOHN G 55 to 61 K REOPEN OF First Meet tivity MR. G. T 'New Light me Last night League of Ca ing College B Dr. W. H. G College the a and authority delivered a s (Rev. A. B. C. on the Old T was for the s work of the s projected in s standstill. It activity, while meetings duri Biblical sch upon which th and which h criticism. M to the emb night. The annually, wh with roman journal ably e ham. Dr. E secretary of s byerian Cha interesting ad of the of Dr. Carmo preacher, wh a stirring ad selected presi elected five pe present, whi during the pa Have strengt characteris have weaken conservative one which th of eretics. Th explained, po truth of th with roman statements of not be ne of HOW BES HO Mr. Rowell Govern N. W. Row government the matter e bill to encour in further t today the b -atom occasi pointing out being broug Rowell has samed every d the scarcity said, made s printed me number of p whatever th "This bill e Rowell has the governm question if thing in the resu have been s security of e ever he coo his duty of in further t man, he saic city the six be 5000 vaca handle inclu matter of fa were no m in the city.