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60 only dainty ru wreaths, \$1.75. Rea

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FOUNDED 1880.

A Morning Newspaper Published Every Day in the Year. WORLD BUILDING. TORONTO.

Corner James and Richmond Streets. TELEPHONE CALLS:

Main 5305—Private Exchange Connect-ing all Departments. Readers of The World will confer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not offered.

MAIN 5308 Is The World's New Telephone Number,

FRIDAT MORNING, OCT. 28, 1910.

A NEW BREAD BILL.

Mr. W. F. Nickle, M.L.A., announces that he will make a further effort to settle the bread question. He will shave the entire sympathy of The World in his endeavor. We believe that the bili, or rather the amendments to Mr. McNaught's bill, which. Mr. Nickle carried, was the result of an honest effort to straighten out the difficulties that have arisen. The act the success of their enterprise, the first as it stands only gave occasion for worse difficulties, as we have all along almit it.

What is needed in the first place is by a standard of price or by a standard of weight. The act passed by Mr. Nickle attempted to reconcile both and this obviously cannot be done. If the weight is to be fixed the price must vary. The McNaught Act allowed for both conditions and established the standard weight of bread at visit the great Winnipeg Exhibition in 24 and 48 ounces. Any variation had 1914. to be indicated by a label giving the weight of the loaf, and the standard loaf was of course also indicated by label.

The chief difficulty arose over the better quality of bread which bakers in Toronto sell at a higher price, and which a large proportion of the customers prefer. The mistake of the Nickle bill was to refuse to the pubwished to buy in the shape they debuy large leaves which grow stale bemust consider the requirements of city householders as well as of the rural half century. population when he drafts a new

measure. We believe the standard should be

fixed at one pound. All loaves should T. K. Haffey Gives Up Businessbe marked according to weight. If bread is worth four cents a pound

The Toronto World only take credit for having planted a seed. The seed has grown into a great tree with its branches rich in fruit and AT OSGOODE HALL chelter. Give it light and air and space. The boys will do the climbing.

BRISTOL AND CANADA.

On the 12th inst., the fine old City of Bristol, whence England despatched Cabot to discover the Canadian continent, was occupied with a public recognition of the ties that exist between that community and the Dominion. An address to the sheriff from musical admirers in Winnipeg, the presentation to the lord mayor of a loving cup and Bristol banner from the Society of Bristolians in Winnipeg, and the acknowledgement of the services of the Bristol commential delegation to Canada, were the main features of the occasion. Among those present were Mr. and Mrs. Arthur Hawkes and

Mrs. Coleman of Toronto. The lord mayor spoke in the highest terms of Lord Strathcona, and hoped to have his influence to get Canada thoroly represented at the Royal Show in Bristol in 1913. Mr. Hawkes congratulated the Bristol delegation on of its kind. He advised the inculca-

tion in the elementary schools of Engpointed out, tho some are reluctant to land of the sense of patriotism to a greater degree. Many who came to Canada never had it before they reachel to settle whether bread is to be sold there. When inducements were offered to trade associations with countries flying another flag, it was a great commercial asset if a sentiment for the

old land could be maintained. Very great interest was taken by the leadiong citizens in the proceedings, and the lord mayor said he hoped to

OMITTED THE GREATEST.

In the American Hall of Fame there nave been 51 immortais established by vote of a body of 100 prominent men. The greatest poet that America has produced, according to Tennyson and nany other critics, has been omitted, altho Emerion, Longfellow, Hawthorne, Lowell, Whittler, Holmes, Poe lie the right to buy the bread they and Bryant are poets who have been honored, and other famous proze writsired. Many families do not' care to ers are among those selected. Five new names are to be chosen every. fore they can be used and so cause five years until the year 2000, when waste, and others like to have small the hall will be full. By that time fresh leaves at every meal. M .; the authorities will be clearing out Mickle's bill practically made it il. some of the early planting to make legal to tuy or sell such a loaf. He room for some of the big fellows that will come among us during the next

LICENSE TRANSFERS

Permission was yesterday granted by

ANNOUNCEMENTS.

Oct. 27, 1910. Judges' chambers, will be held on Friday, 28th inst., at 10 a.m.:

Peremptory list for divisional court r Friday, 28th inst., at 11 a.m.: L Lang v. Williams (to be continu-

Blair v. Bruce. Stratford Public School Board v

Stratford. 4. Re J. A. French & Co. 5. Re Standard Cobalt Mines.

Master's Chambers.

Before Cortwright, K.C., Master, Pyper v. Toronto Railway Co. and City of Toronto--H. Howitt, for the city. F. McCarthy, for the railway company. W. M. McClemont (Hamil-ton), for plaintiff, contra. Motion by the city supported by the railway company

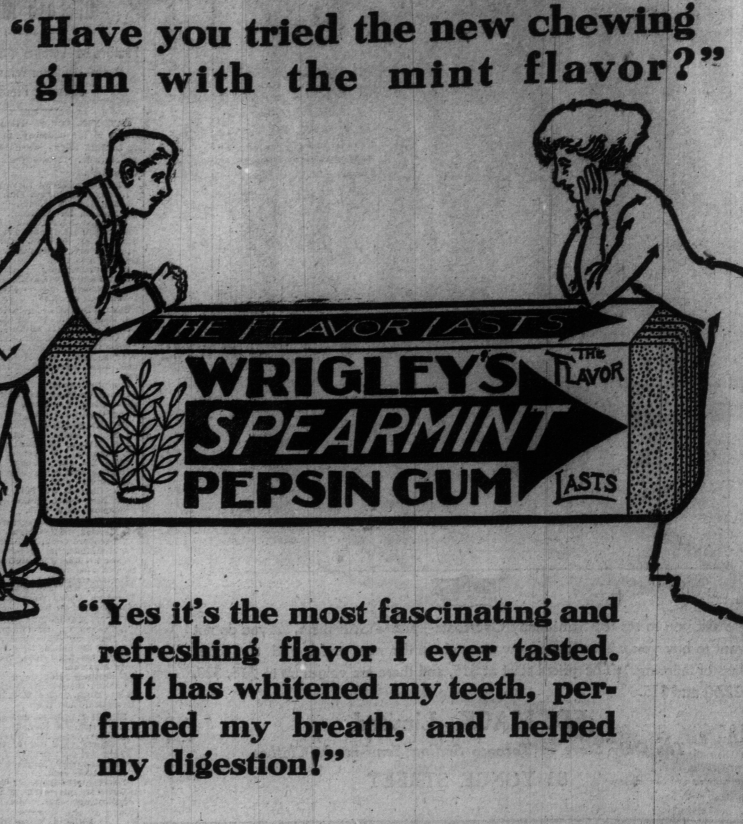
ton), for plaintiff, contra. Motion by the city supported by the railway com-pany for an order striking out jury notice and changing place of trial from Hamilton to Toronto. Judgment: If the plaintiff wishes a trial by jury he must discontinue against the city. The place of trial must in any event be at Toronto. No order will issue for a week to allow plaintiff to consider what course he will adopt. Costs of motion to defendants in any event. Stuart v. Hamilton Jockey Club-W. J. Elliott, for plaintiff. C. A. Mose, for defendant. Motion by plaintiff to strike out paragraphs 2 and 4 of stata-ment of defence. Judgment: If the second paragraph is amended by stat-ing that the defendants relied on the representations of the third parties representations of the third parties and the acts of the plaintiff as au-thority for the transfer, or whatever else they are relying on, and amend

else they are relying on, and amend paragraph 4 by stating facts, giving rise to the estoppel, and making the assertion positively and not as a mat-ter of suspicion or belief merely, than the order will go for the delivery of particulars of the acts relied on after discovery had been made. Costs of motion to plaintiff in the cause. Gibson v. Hawes-F. Arnoldi, K.C., for plaintiff. J. R. Roaf, for defend-ant. Motion by defendant for an order wacking and setting aside the order made in this action on Oct. 12, 1910, or for an order indemnifying and pro-tecting the defendant against any costs to be incurred under or in pursuance of said order, either in this action or in an action to be brought under the said action to be brought under the said order. Judgment: There does not seem any power to do this in face of the judgment vesting the assets in the receiver. Motion dismissed with costs out of the assets if not recovarable f the applicant.

Hull v. Allen-J. T. Small, K.C., for defendant. T. H. Wilson, for plaintiff, contra. Motion by defendant for an order requiring plaintiff to attend for nation at Toronto. Reserv.

Mills v. McKim-J. P. White, for plaintiff. Motion by plaintiff for leave to issue a concurrent writ for service out of the jurisdiction. Order made. Treble v. Treble-J. Montgomery, for defendant. D. C. Ross, for plaintiff. Motion by defendant to change the venue from Welland to Hamilton on the usual ground of balance of con-venience. Motion dismissed. Costs to the cause

Re Vokes-J. Creighton, for owner An ex parte motion by owner for an order vacating the certificate of lien herein. Order made.



Wm. Wridley, Jr. & Co., Ltd., 7 Scott Street, Toronto, Ont.

Look for the spear Nade in Toronto, Canada. The flavor lasts

then twenty ounces will be a n cent. loaf, and a 24-ounce loaf would cost six cents. If competition brings about the sale of a larger and better ioaf for five cents the label will assist the public to choose the enterprising baker.

CONSOLS AND THE BUDGET.

Ever since Mr. Lloyd-George succeeded in forcing the passage of his famous budget thru parliament, his op-penents have been making great play with the continuous fall in the price of British consols. Not ence, but several ous budget thru parliament, his optimes public attention has been called by opposition newspapers to the fact that a lower point had been reached than had ever happened before, except under strain of war. This declension from normal values has naturally enough, remembering from what quarters the opinion comes, being attributed to the influence of the chancellor's fiscal policy, which, so his critics say, is

capital from home to colonial and for- claimed, are carrying their propaganeign investments. Animadversion of this kind may

impose upon that part of the public which is satisfied to accept a plausible story at its apparent face value. So from consols because of the higher rely accounts for the decrease in value. and Socialist Deputy Eglesias. It is probably mainly due to a deliberate attempt on the part of the British capitalistic interests to stimplate public hostility against the present government's taxation proposals. It is in fact just the same game as that played against President Roosevelt by the Wall Street manipulators. The New York effort failed in its object; and the Lon- Canadian Government, the Canadian don movement will prove equally futile. The moneyed interests that are striving to evade payment of a proper and Commander Roper will also be share of the kingdom's taxation, will present, representing the department. and that it is a losing game.

A GREAT TREE.

ice the inauguration of the Y.M. C. A. movement there has been nothing which will so expressively exhibit its wonderful expansion as the convention which opens in Massey Hall to-day. In ered a good deal of opposition, even from those who might have been exown promoters were not altogether 000. aware of what they wanted, but they

knew they were on the right track, and they wisely imposed no limitations upon its development. The spirit which made Chas. Kings-

ley an exponent of muscular Christianity, and Thomas Hughes the apostle of the manliness of Christ, has been behind the Y.M.C.A. work thruout its record, and to-day its founders can

ers to T. Haffey to transfer his shop license at 216 Wilton-avenue to Louis Bandell, late of Port Perry. The consideration was \$20,000, and Bandell will rent the shop at \$75 per month. Haffey con-ducted the business for 25 years. Application was made to have the

Application was made to have the license of the Russell House transfer-red from Charles Ireson to the Ontario Hotel Company, the principal share-holders of which are Mr. Ireson and Phil Davey. The consideration will be \$40,000. The Adams Furniture Com-

over for a week. Since Mr. Davey left Toronto he has conducted a hotel at

INCITING SOLDIERS TO REVOLT

Spanish Government Will Push Prosecution of Socialists.

MADRID, Spain, Oct. 27 .- The Spanresponsible for the impairment of the strength of the alleged anti-military campaign of the Socialists, who, it is da into the barracks, with the purpose of inciting the soldiers to revolt.

movement it is asserted that the Socialists are aided secretly by the Republicans.

As a means of combatting the attack the government has resorted to court far as the genuine individual investor martial proceedings, and arrested sev-is concerned, he has been tempted away eral Socialists for delivering anti-military speeches. It is also considering the matter of asking the parliament to turns obtainable from other kinds of prosecute several Socialists, arrested securities. This, however, only partial- for delivering anti-military speeches.

RECEPTION TO THE RAINBOW

Hon. William Templeman Goes to Victoria to Represent Government.

OTTAWA, Oct. 27 .- (Special.)-Hon Wm. Templeman stated to-night that he would be at Victoria on November to formally receive, on behalf of the cruiser Rainbow.

G. J. Desbarats, deputy minister of the naval service; Admiral Kingsmill It had been expected that Hon. L. P. Brodeur, the political head of the de-partment would go to Victoria, but his

services are much in demand in Drummond-Arthabaska.

New Woodstock Industry.

WOODSTOCK, Oct. 27 .- (Special.)-An agreement was signed to-day by the industrial committee and the pre-sident of the Maximillian Pneumatic its beginnings the movement encount- Tool Co. of Buffalo, whereby a local company will be organized and manucturing commenced here. Two hunpected most warmly to support it. Its gear. The capital stock will be \$100,dred hands will be employed the first

> TO-NIGHT outor N

Wilby v. Wilby-Slaght (Beatty Co.), for plantiff. Motion by plaintiff for an order amending writ of summons and vacating certificate of ils pendens as to part. Order made. Horan v. McMahon-R. R. Waddell, for plaintiff. Motion by plaintiff for

an order for issue of a subpoena duces tecum to the registrar of deeds for the County of Peel. Order made.

Judge's Chambers. Before Clute, J. Re Henderson Roller Bearings, Lim-ited-A. H. F. Lefroy, K.C., for the assignee. J. G. Smith, for Fowler and Urquhart. R. J. Maclennan, for the sheriff of Toronto. J. G. O'Donoshue for the Queen City Foundry Co. M2sheriff of Toronto. J. G. O'Donoshue, for the Queen City Foundry Co. M2-Larty (Heyd and H.), for certain cro-Larty (Heyd and H.), for certain cro-ditors. S. Denison, for other creditors. An appeal by the assignee, N. L. Mar-tin from an order of the master in purchaser are to remain in the hands of the liquidator, as they are without prejudice to the bondholders or either from an order of the master in party to apply as they may be adchambers, who adjourned the applica- vised tion of the sheriff, on the ground that he had been forbidden to sell, for a sec-ond interpleader order, until after the

sale (a former issue having been di-

sell the property pursuant thereto). Judgment-The question is as to whether the assignment to Martin takes precedence of the executions and or-ders in this case, so as to give the as-signee the right to the possession of the goods and chattels selzed and in pos-session of the sheriff. The sheriff.under the interpleader order, is directed to Sell the property pursuant thereto). Judgment-The question is as to whether the sell the property pursuant thereto). Judgment-The question is as to whether the sell the property pursuant thereto). Stokes from the judgment in each case of the county court of York, dat-ed May 25, 1910. Theaction of sell. The sale, if had, is not under the and on a promissory note, and judg-execution, but under the order of the ment was given for plaintiff for \$372.50 ourt. That order was not appealed against one defendant and for \$257.50 from, and is in full force. In such a case I am of opinion that section 6. sub-section 4 of the Creditors' Relief Act applies, and that the execution creditors are entitled to be paid their

executions and the costs and charges directed by the order to be paid in priority over other creditors of the in-solvent company. In this respect it seems to me that the right of the assignee is no higher than that of the ditors. As there would seem to be no facts in dispute, the order appealed from may be varied, declaring that the execution creditors the execution creditors are entitled to the proceeds of the sale as against the

assignee. In other respects the appeal will be dismissed with costs.

Single Court. Before Clute, J. Re Monarch Bank-A. B. Morine, K

C., for Livingstone, Graham and Os-trom, provisional directors. C. A. Masten, K.C., for the liquidator. H. E. Rose, K.C., for three other appel-lants. An appeal by three provisional directors from the second provisional directors from the report of the offi-cial referee holding them liable for dissions paid on the rate of stock. It appearing that negotiations for settlement are pending and that if same do not go thru there are three more

appeals, covering practically the same ground, which should be argued with these on motion, enlarged for one week, payment of the costs of the day the three other appellants who ask the enlargement, such costs to be fixed by the registrar. Conger v. Tremblay-J. E. Daly for plaintiff. No one contra. Motion by

plaintiff for judgment pursuant to terms of report. Judgment for plaintiff \$4064.62 and costs of action and the references. Appleby v. Appleby-F. M. Field, K. , for petitioner. No one contra. A

etition by Mary M. Appleby for payment of certain moneys of defendant into court. Judgment pursuant to tween the parties. Reynolds v. Reynolds-H. S. Whyte

Divisional Court.

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fixed at \$90.

F. M. Field, K.C., for Before Meredith, C.J.; Sutherland, J.;

for plaintiff. F. M. Field, K.C., for defendant. Motion by plaintiff for judgment pursuant to terms of con-sent. Judgment for plaintiff, pursuant to consent, for fecovery of possession of land, with costs of action and motion fixed at \$00

Before Meredith, C.J.; Sutherland, J.; Middleton, J. Develin v. Radkey-G. H. Kilmer, K. C., for defendant Rowe. J. H. McCur-ry (North Bay) for plaintiff. An ap-peal by defendant Rowe from the judg-ment of Riddell, J., of June 20, 1910. On the statement of plaintiff's counsel that the money payable by plaintiff to defendant Rowe, under the judgment appealed from as a condition precedent to his taking possession of the land in question, has been paid to the de-fendant Rowe and accepted by him, order made quashing the appeal with costs as of a motion to quash. Order not to issue for seven days, to enable counsel for appellant to consult his deposit and all payments made by the

Before Meredith, C. J.; Teetzel, J.; Middleton, J.

not to issue for seven days, to enable counsel for appellant to consult his principal and if necessary to apply to court to restore appeal to list. Lang v. Williams-H. T. Beck for plaintiffs. J. A. Worrell for defend-ants. An appeal by plaintiff from the order of Falconbridge, C.J., of July 2, 1910, dismissing an appeal from the report of the official referee, and from the judgment of Riddell, J., of Dec. 18, 1908. Plaintiff's action was to recover \$6462.22 for commission on apples bought by plaintiff for defendants, an. for \$10,0000 damages for alleged breach of contract by defendants; defendants counter-claimed for \$25,000 damages for alleged breach of contract by plaintiff's counter-claimed for \$25,000 damages for alleged breach of contract by plaintiffs for loss of profits and \$10,000 for ex-penses incurted by reason of the al-leged breaches. Judgment was given for plaintiffs for \$2041.44 on matters not

Albert E. Taylor has issued a writ against William George Balley for specific performance of an agreement, dated Sept. 27, 1910, for the sale of cerwa) for plaintiff, contra. An appeal by defendants from the judgment of Britton, J., of April 28, 1910. This was tain lands in Toronto to the defendant. He asks also for an injunction restraining the defendant from remov ing an automobile from the premises of Hutchinson & Son, 121-32 Simcoe-si to remain on the sidewalk thru the negligence of defendants. At trial Arthur O'Hearn of Providence, R.I., is suing the London Mutual Fire In-surane Co. for \$1885.04, which he claims under an insurance policy.

leave Toronto daily: 7.15 a.m. carries parlor-library-buf-

fastest train, leaves Montreal 9 a.m., arrives Toronto 4.30 p.m.

Tickets, berth reservations and full particulars may be obtained at city ticket office, northwest corner King and Yonge-streets. Phone Main 4209.

Want to Marry Miss Leneve. LONDON, Oct. 27.-Since her acquit-tal on the charge of being an accessory after the fact to the murder of Mirs. Crippen. Ethel Leneve has been in the country under the protection of Ar-thur Newton, Dr. Crippen's counsel. Newton has been swamped with offers for Miss Leneve's services from music halls, beauty doctors and others. He halls, beauty doctors and others. He has received for her 16 offers of mar-

MORAL, DON'T RUN AWAY Pole Who Escaped From Reformatory Farm Gets Long Term in Central.

GUELPH, Oct. 27.--(Special.)-One year in the Central Prison, the term to commence from the completion of his present term, on Aug. 9 next. was the sentence imposed by Judge Chadwick this morning upon Carl Malange, the Pole who recently took French leave from the reformatory farm, and was arrested at Galt. arrested at Galt.

"We have to have the support of the courts," said Sergeant Lyons, "and while there is no armed guard at the farm to keep the men from running away, they must be made to know tha it means longer terms in prison if they do so. The Pole, who would only have

had to serve out his time till next August, working and living on the farm, will now have to go back to prison life for practically two years.

Bible Class Banquet.

Bible Class Banquet. The 9th annual banquet of the First-avenue Young Men's Bible Class was held last evening. The class has a membership of 114 and average attend-ance of 49. It has held the Baptist Cup for debating two years, was sec-ond in the Baptist Baseball League and field sports, and winner of the Com-metord Cup for relay race. J. Walls is president. Last night addresses were given by Rev. Dr. Graham, Rev. W. J. McKay and J. B. Lawrason. Others who took part in the program were

who took part in the program were Miss Smith, J. Wallis, W. J. Strong, Easter Smith, P. McKissock, W. Pet-tit, Albert Anderson and Messrs. Godwin and Deans.

Jarvis-street Property Deal. The William Rennie Co. have pur

chased the site at Jarvis and Lon streets occupied by them. The land belonged to the John D. Lewis estate, and the sale is made by a daughter, Mrs. Washington of Philadelphia, for

Must Dispose of Garbage. GALT. Oct. 27.-(Special.)-The Galt Board of Health insist on the town under an insurance policy. There is Only One Way to Montreal, via a double-track line-that is over the smooth roadbed of the Grand Trunk Bellitaria

Trunk Railway System. Four trains an appeal to the provincial board un-leave Toronto daily:



DR. BRUCE RIORDAN has rem his new residence, No. 1 Rox street E., corner Yopge street. phone North Two Hundred. Down office, 152 Bay street. Telephone MURDERED FOR WHISTLING.

MICHIE'S

Finest blend Java and Mocha Coffee at 45c lb.

It is a breakfast neces-

Michie & Co., Ltd.

2 King St. West

MEDICAL

is in a class by itself.

sity.

FORT WILLIAM, Oct. 27.-Because f. Waugh, a Scotchman, did not cease 1. Waugh, a Scotchman, did not cease whistling when told, Joseph Crozenio, known as "Peruna Pete," is charged with pulling a gun and shooting him four times, killing him instantly, at O'Brien, on Sturgeon Lake, north of here, on the G.T.P., on Tuesday night Crozenio made his escape.

The Humane Society.

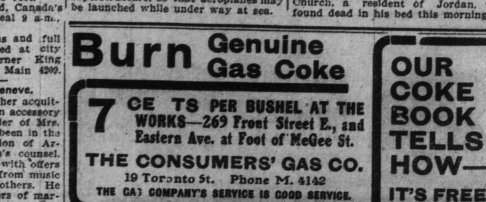
At the monthly meeting of the Tor-ohto Humane Society, Laverton Har-ris, managing director, read a letter written to Major-General Baden-Pow-cil in regard to attempting to influ-ence the boy scout movement in the work of the society. The suggestion was made that boy scouts be made honorary members of the Humane So-clety. clety.

Arrangements have been made for Arrangements have been made for placing literature and publications of the society in the police and fire sta-tions. The management of Shea's Theatre has kindly promised to use in their moving picture shows slides re-commended by the society. It is hop-ed that in this way the movement for preventing cruelty to animals will reach many whom otherwise it could not.

During the month of October, 133 cases of cruelty to animals have been brought to the attention of the society, and 120 summonses issued. Dr. P. A. Campbell was elected an honorary sur-

Found Dead in Bed.

ST. CATHARINES, Oct. 27.—Andrew Church, a resident of Jordan, was found dead in his bed this morning.



Writs Issued,

against the other defendant, and the referred, and referring certain accounts to J. S. Cartwright, official referee, to enquire into. Appeal not concluded.

action of Stuart v. Stokes for the bal-

ance alleged to be due on sale of his business, etc., plaintiff's action was dismissed with costs. Both appeals argued and dismissed with costs. Joncas v. the City of Ottawa-W. N. Ferguson, K.C., for defendants. F. Denton, K.C., and A. Lemieux (Otta-