

The Toronto World

FOUNDED 1891.
A Morning Newspaper Published Every Day in the Year.
WORLD BUILDING, TORONTO.
Owner James and Richmond Streets.
TELEPHONE CALLS.
Main 1000—Private Exchange Connecting all Departments.
Readers of the World will confer a favor upon the publishers if they will send information to this office of any firm, stand or railway train where a Toronto paper should be on sale and when the World is not offered.

THURSDAY MORNING, APRIL 7, 1910.
AMATEURS OR PROFESSIONALS.

Toronto is at present governed on the bodge model. You begin as outside auditor and get to be marshal. Then you have a turn as chaplain, and get on as deputy financial secretary. After that you may be treasurer if you are a solid man, or secretary if you are a worker. Then one session they elect you to the vice-chair and the year after next you are wearing the jewel of a past chief.

In the city, when you have gone thru some of the ward associations you aspire to the proud position of school trustee. The next step is to be alderman. It takes longer than going thru the chair, but it works just the same. By and by, if the evening papers cannot malign you out of existence, and the ward pull holds good, you may think about being one of the board of control. After that it is a question of the survival of the fittest whether you may not one day be mayor of the city. Subsequently, and by recognized stages you go to the legislature, and even to the Ottawa pow-wow.

Toronto is out-growing this method of choosing men to do business. Some people do not think the city is big enough yet, or that its affairs are big enough managed to stir the people up to a determination to have the city business done as well as it might be done.

Controller Ward is going to see how many business voters there are in the city next December, he says, providing the council will allow him to have it done. We believe if the case was fairly put to the people by all the newspapers, and we fully realize the importance of unanimity among our contemporaries, there would be no difficulty in having government by commission established inside a year.

With the men that could be had under such a system, Toronto would be the best governed city on the continent, and it would be the most desirable city to live in. Property would be worth two to four times as much, and the tax bill would be cut down materially. Everybody would be proud to live in the capital of Ontario. And the effect of such a business example on other provincial cities would be vastly beneficial. Toronto has nothing to boast of in this respect at present. Business men declare there is only one ultimate alternative.

COMMUTATION RATES.

Some years ago, it is said, a certain resident in Hampton found himself in a position to control a large amount of freight business. He undertook to use this advantage to prevail upon the railway companies to withdraw the commutation rates in force at the time between Brampton and Toronto. The influence of the departmental stores was then only beginning to press severely on local business centres, and the comparatively recent movement from the centre of the city to the suburbs had not begun. A class of tickets was then in use upon all railways which enabled certain members of a family to travel upon one ticket, and it is stated that a brokerage business, existing in these tickets for the purpose of loaning them to anyone who cared to pass under an assumed name. These tickets have long since been discontinued by the railways, and in their place a non-transferable 55-cent ticket is issued, which must be exhausted within one month. It is clear that no one who is not traveling practically daily could take advantage of such a ticket, so that the element of possible abuse of the privilege is eliminated. At the same time it is quite evident that the giving or withholding of these tickets from suburban places within a reasonable distance of the city may mean a great deal to the prosperity of any particular place. The principle that should be applied is that which the city in its application has asked, namely, a radius prescribed by the railway board. The board should take into consideration all the circumstances in fixing such a radius, and might no doubt make exceptions within or even without the radius; but the idea of a radius is manifestly the only fair principle to apply.

ST. CLAIR AVENUE WIDENING.

There is not the slightest excuse for the delay about settling the widening of St. Clair-avenue. No improvement in the city is more needed, not even the Bloor-street viaduct. It can only be done now, before the buildings are erected that are being delayed by the lack of decision on the part of the city authorities. A year hence the impracticability will be only possible at enormous expense. Now a reasonable arrangement can be come to, and the property owners must be moderate in their views. This is a point where the will of a strong man is needed to

put important city business thru without delay.

Little Eva and Topsy are saying things about each other.

Sporting men are now betting on whether the betting bill will go thru.

Andrew Carnegie's friends are said to be anxious lest he die before he gives all his money away.

They are having the greatest difficulty at Ottawa in keeping Mr. R. L. Borden from reforming the Conservative party.

The Daily Mail Year Book states that Rudyard Kipling had the degree of LL.D. conferred upon him by McGill University, Toronto! Thus our great imperial authorities disseminate knowledge of the colonies.

Dr. Doyen has discovered a liquid which he calls mycolysine. He does not mean that you should call it his cologne. It acts by decupling the activity of the phagocytes by the use of phagocytosis colloids. It also acts without the assistance of a dictionary.

The ugly hair-pads worn by some women are now discovered to be as unhealthy and unclean as they are unsightly. Ottawa nurses have received instructions not to wear them, and self-respecting women will not need to hear further.

STILL AT IT.

"Special correspondence" of The Toronto News from Ottawa says: The reorganization of the Conservative party in the house of commons is no easy task. Mr. Monk has misrepresented Quebec and demanded of his leader concessions that would ruin the party prospects in the other provinces. The issues raised in the litigation in which Mr. Foster unfortunately has become involved impair his influence as the chief Conservative lieutenant. This is recognized by the more progressive members of the party. He is much broken in health, and quite aside from the present political crisis he will not soon, if ever, be able to resume his former activity either in or out of parliament.

The reactionary Conservative members are recalcitrant. They do not view the spring house cleaning with favor, for it upsets the ancient order of cut and dried procedure, dethrones the god of things as they are, and bids to relegate the straggling reactionaries to the reserve list. The progressives feel that this relegation must take place in order that younger men may reach the fighting line, and they say that Mr. Borden may have the benefit of their presence in his immediate entourage. Mr. Foster is by no means without sympathy. Friends who have visited his sick room say that he has not lost his courage. He is a sick man, and it is believed, a poor man. His progress as a stump speaker and his former effectiveness in parliamentary debate are not forgotten. I am told that he meditates coming down to the house some day soon for the purpose of receiving an organized "ovation" from the reactionaries. A hearty reception is due to a broken leader, and should such be given him, it will not signify his reinstatement in his old position of authority.

BISHOPS IN WORDY WARFARE

Roosevelt Incident in Rome Unleashes Flood-Gates at St. Paul.

ST. PAUL, Minn., April 6.—Following the publication of a statement from Archbishop Ireland regarding the Roosevelt-Vatican incident, Bishop Robert McIntyre of the Southern Minnesota Conference of the Methodist Episcopal Church, who is visiting in Saratoga Springs, N. Y., telegraphed to The Pioneer Press in part as follows:

"He calls my people vile, dishonest and calumnious. I bore the Fairbanks slander from him without reply, but my patience is now exhausted. I hereby brand John Ireland a double-tongued falsifier of God's people, a cowardly accuser of men better than himself, who are offering Italians the free grace of God without any terms of priestly monopoly.

"I also challenge him to debate the question in American fashion on the open forum when I reach St. Paul. I have great Christian love for the Roman Catholic people, but the papal machine had a blood-red record that stains centuries of history."

Archbishop Ireland in reply prepared a statement, which said in part: "The message is beneath my notice. He need not trouble himself about a debate with me on his arrival in St. Paul. I stand upright before men who deal in facts or arguments. I run away from mud-slingers.

"The bishop McIntyre ought to go to Rome. Judging from his present message, he is an expert in the lingo of the Roman Methodist preacher. It is just such low, insulting words, addressed to Catholics in Rome, as those now addressed to me by Bishop McIntyre, that arraign decent people in Rome against the Methodist propaganda."

St. Lawrence River Ferry.

OTTAWA, April 6.—The railway committee of the commons-to-day passed the bill incorporating the Morrisburg Ferry and Dock Co. The ferry is intended mainly to carry Canada wood pulp across from Morrisburg, Ont., to Waddington, N.Y.

48th Highlanders' Band Excursion to Buffalo.

Buffalo, \$2.10, Saturday, April 9th, via Grand Trunk, 9 a.m. "Buffalo Express." Tickets valid returning Monday, April 11. Remember the Grand Trunk is the only double-track route. Secure tickets at City Ticket Office, northwest corner King and Yonge streets. Phone Main 429.

March Fire Record.

The Montreal Times' estimate of Canada's fire losses for the month of March is \$1,076,253, an increase of \$224,563 over the same month last year. This is just such low, insulting words, addressed to Catholics in Rome, as those now addressed to me by Bishop McIntyre, that arraign decent people in Rome against the Methodist propaganda.



"Do You Object to My Smoking, Madame?"
"Not if Your Cigarettes Are TUCKETT'S."

Even if you're a quack, a taste for inferior cigarettes, consideration for those about you should prompt the endeavor to find a brand that will prove inoffensive to your friends.

Tuckett's CIGARETTES

Aroma is a fairly true indication of cigarette quality, and the comparatively sensitive nostrils of the fair sex furnish a particularly accurate guide to the real worth of a cigarette.

If you have lost the power to discriminate in cigarettes, let your wife or your sister have a say in the matter. It's safe betting the choice will rest on TUCKETT'S.

TUCKETT'S "CLUB" CIGARETTES—made from an exquisite blend of Virginia leaf. A package of 10.
TUCKETT'S "7 & 8" CIGARETTES—for the man who likes a full-flavored Virginia. 10c. A package of 10.
TUCKETT'S "SPECIALS"—made from a mild Turkish leaf, rich in flavor and aroma. 15c. A package of 10.

AT OSOODE HALL ANNOUNCEMENTS.

Motions set down for single court for Thursday, 7th inst., at 11 a.m.:
1—Duryea v. Kaufman (to be taken at 10 a.m.)
2—Zahalan v. Canadian Contracts.
3—Lowe v. Toronto.
4—Clarkson v. Forbes.
5—Guy v. Canadian Amalgamator.
6—Williams v. Gemmill.
7—Meir v. Atwood.
8—Re Booth and Merzian.

Peremptory list for divisional court for Thursday, 7th inst., at 11 a.m.:
1—Lindsey v. Imperial Steel and Wire Co. (to be continued).
2—Re Sovereign Bank and Kelly.
3—Newman v. Pere Marquette.
4—Falkner v. Falkner.
5—McMullin v. Oxford.
6—Davis v. Shaw.
7—Anderson v. Alcock.

Master's Chambers.

Before Cartwright, K.C., Master.
Quebec Bank v. Sovereign Bank—Colin McEwen, J., for plaintiff.
Motion by plaintiff, on consent, for order postponing trial till 20th May. Order made.
Re Rachar and Trustees Relief Act—A. E. H. Creswick, K.C., for plaintiff. Motion by executor for leave to pay \$250 to infant Olive Blanche Rachar into court, less his costs of so doing. Order made for payment of less costs fixed at \$20. Notice to be given to official guardian and mother.

Hyslop Bros. v. Vickers—Leak (Watson) for plaintiff. Motion by plaintiff on consent for order, less his costs, for judgment without costs. Order made.
Delabough v. Currie—J. A. Rowland, for plaintiff. Motion by defendant for order speeding trial and to vacate certificate of lis pendens. Order that defendant reply or issue in 14 days, and that case be set down on list for trial within a week thereafter. Costs in cause.

Traders' Bank v. Cates—M. Macdonald, for plaintiff. A. W. Holmsted, for defendant. Motion by plaintiff for judgment, on motion for judgment, on defendant submitting to allow speedy trial. Costs in cause.
Henebery v. Northern Ontario Lumber Co.—J. Macdonald, for plaintiff. J. Montgomery, for defendant. Motion by plaintiff for leave to bring action. Motion dismissed with costs fixed at \$15.

Allan v. Hamilton and O'Leary—H. M. Mowat, K.C., for plaintiff. M. L. Gordon, for defendant. Motion by plaintiff for judgment, on motion for judgment, on defendant submitting to allow speedy trial. Costs in cause.
Ward v. Eastbury—W. A. Henderson, for plaintiff. Motion by plaintiff for judgment, on motion for judgment, on defendant submitting to allow speedy trial. Costs in cause.

Single Court.

Before Sutherland, J.
Re Solicitor: Re Solicitor: Re Solicitors (three motions)—A. E. Ashworth, for clients. J. A. McIntosh, for solicitors. Motions to strike out, by consent, enlarged for two weeks to cross examine on affidavits and to file affidavits in answer.
Re Davies Estate—J. Denovan, for trustees. F. W. Harcourt, K.C., for infants. Motion for extension of time to realize on assets, and for direction to pass accounts. Order made extending time as asked. Accounts to be passed before the master-in-ordinary. Costs out of the estate and the two trust funds.

Re Crough and Trent Valley Canal—F. W. Harcourt, K.C., for all parties. Motion for approval of settlement by court. Order made approving motion, and that the Dominion Government pay petitioners \$80 in full for damages caused by flooding land in question, and their costs, that the \$80 be applied on the mortgage on the land, and that the Dominion Government do, in payment, stand released from any further claim for damages.
Re Whitney and Downey—C. E. H. Freeman, for vendor. T. F. Webb, for vendee. Order made approving motion to rectify description of lands in agreement of 18th April, 1892, to conform to mortgage of 18th April, 1892. Order made.

Trial.

Before Ericson, J.
Bell v. Hamilton—W. M. McClelland

of this motion and also their costs of pleading to the statement of claim.

Divisional Court.

Before Falconbridge, C.J., Britton, J., Riddell, J.
Re Tyrell Estate—W. E. Middleton, K.C., for appellant. F. W. Harcourt, K.C., for instant beneficiaries. Grayson Smith for surrogate guardian. An appeal by J. Hilliard from the order of the surrogate court of Stormont, Dundas and Glengarry of 28th Jan., 1910. By consent of counsel and approval of court order made allowing appellant the sum of \$1200 as his compensation over and above the sum of \$12 per month allowed the appellant under the will of testator. Costs of all parties including those of official guardian out of estate.

Haigh v. Toronto Ry. Co.—W. T. J. Lee, for plaintiff. D. L. McCarthy, K.C., for defendant. An appeal by plaintiff from the judgment of the county court of York of 15th Dec., 1909. The plaintiff sued for \$200 damages from falling while alighting from a car of the defendant's alleged to have been caused by negligence of the company in starting the car, which was covered with ice and snow. At trial the action was dismissed with costs, but damages assessed at \$250 so as to obviate necessity of new trial on finding of negligence reversed. Appeal allowed with costs.

Beamish v. Bell—J. MacGregor, for plaintiff. R. G. Smythe, for defendant. An appeal by plaintiff from the judgment of Mulock, C.J., of 21st Dec., 1909. The action was one for trespass and claimed a mandatory order directing defendant to remove their building erected on the plaintiff's land, and an injunction to restrain further trespass, and \$1000 damages for the trespass committed by defendant's counterclaiming alleged damages caused to her premises by plaintiff's acts. At trial judgment was entered declaring defendant to be in trespass, and directing plaintiff to remove the building, and an injunction to restrain further trespass, and \$1000 damages for the trespass committed by defendant's counterclaiming alleged damages caused to her premises by plaintiff's acts. At trial judgment was entered declaring defendant to be in trespass, and directing plaintiff to remove the building, and an injunction to restrain further trespass, and \$1000 damages for the trespass committed by defendant's counterclaiming alleged damages caused to her premises by plaintiff's acts.

Sturdy v. Hamilton and Toronto Sewer Pipe Company—J. R. L. Sturt, K.C., for defendants. W. M. McClelland (Hamilton), for plaintiff. An appeal by defendants from the judgment of Clute, J., of Jan. 21, 1910. Plaintiff, an employee of defendants, brought action for \$2000 damages for breaking, crushing and mangling of his right arm by reason of his being drawn in between rollers in defendants' factory which he alleges were not properly guarded. At the trial judgment was given for the plaintiff for \$800, and costs. Defendants' appeal therefrom argued and dismissed.

Lindsay Imperial Steel and Wire Company—F. E. Hodgins, K.C., for defendants. C. A. Masten, K.C., for plaintiff. An appeal by defendants from the judgment of Clute, J., of Jan. 7, 1910. The action was for a declaration that the transfer of certain stock to defendant McEwan is null and void, and for an order that same be set aside and the stock be retransferred by defendant to the company, for an injunction restraining issue of further stock, etc., until after meeting of shareholders, etc., etc. At trial judgment was given for plaintiff declaring that the allotment of 50,000 shares of company to defendant McEwan is ultra vires of the company, illegal and void, and that all entries in the books of the company be corrected accordingly, that said scrip certified be delivered up to be cancelled, that the agreement of June 15, 1908 be declared ultra vires of the company and be delivered up to be cancelled. Costs to plaintiff. Plaintiff's appeal therefrom not concluded.

Poets Banquet.

LONDON, April 6.—An unique banquet was held in London last night, at the Grosvenor Hotel, for the purpose of gathering being composed of the poets of British poetry. The occasion was the anniversary of the birth of Alfred, Lord Tennyson, and the diners included the Duke of Norfolk, Lord Lytton, Lady Lyndsay, Lady Shelley and Helen Mathers (Mrs. Henry Keble).

Toronto Branch of Alpine Club.

A Toronto branch of the Alpine Club of Canada has been formed, with Prof. A. P. Coleman as chairman, John Keble, vice-chairman, and John Watt and Frank Teigh, councillors.

Stomach Troubles

HAUSTED NERVES—GREAT RESULTS FROM USING

Dr. Chase's Nerve Food

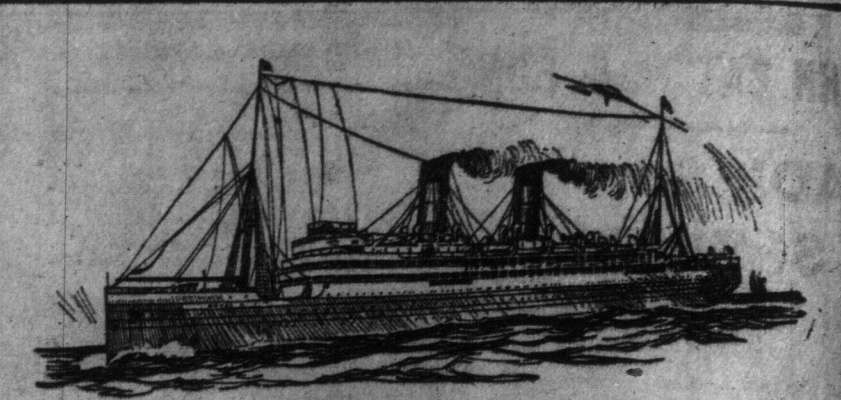
"When the nerves become exhausted the first sign of trouble often comes from the stomach. The nerves which control the flow of digestive fluids fail and the result is loss of appetite, indigestion, nervous headache and sleeplessness.

Opium and narcotics cannot possibly do more than afford temporary relief, and aids to digestion are merely makeshifts. To get well you must get the nervous system back into condition by such treatment as Dr. A. W. Chase's Nerve Food. Here is a letter which illustrates the point.

Mr. John McLean, 216 Hunter-street, W. Hamilton, states: "My trouble was principally with my stomach. As I feel better now, I feel that I have been helped by using Dr. Chase's Nerve Food. It is a most excellent medicine, and I feel very grateful for the benefit I have derived from this medicine."

If you are in earnest about a cure you will not make the mistake of using Dr. A. W. Chase's Nerve Food irregularly, and persistently until the whole nervous system is restored and you can stand again the joys of living.

Dr. A. W. Chase's Nerve Food, 50 cents a box, 6 for \$2.50, all dealers; or Edmondson, Bates & Co., Toronto, 25 last.



The Atlantic Royals

take you from Canada to London via the most interesting port in England, in the shortest time by the shortest route.

The Royal Edward and the Royal George

of the Canadian Northern Steamships, Limited, begin fortnightly sailings from Montreal and Quebec to Bristol, England, on Thursday, May 26th.

Bristol was the second city and largest port in the British Empire for hundreds of years. The new docks have been built to take the largest steamers at all states of the tide. Special trains for London—which will make the journey in less than two hours—will be alongside the "Royal Edward" and the "Royal George" on the arrival.

For those who do not want to rush on London Bristol is the ideal centre from which to get acquainted with England. Within a hundred miles of the city there are more historical landmarks, more beauty spots, more of the charm of unspoiled England and picturesque Wales than there are within a hundred miles of any other port.

Marconi Wireless Telegraph

Thermo-tank Ventilation

For rates and reservations apply to local ticket agent or H. C. Bourlier, General Agent, Canadian Northern Building, corner King and Toronto Streets; A. F. Webster, King and Yonge Streets, or R. M. Melville, 40 Toronto Street, Toronto.

A Dainty Bedtime Luncheon.

Just enough crackers and cheese to satisfy that "hungry feeling" —and a cold bottle of O'Keefe's "Pilsener" Lager to aid digestion and soothe, refreshing sleep.

The most delightful of lagers. As delicious in flavor as it is pure and wholesome. Dealers everywhere have O'Keefe's.

"The Light Beer in the Light Bottle."

O'KEEFE BREWERY CO., LIMITED, TORONTO, ONT.

MICHIE'S Extra Old Rye Whiskey is always of the same even quality and mellow flavor—none better.

Michie & Co., Ltd.

ed7 7 King St. West

Tenders for a New Electric Sub Station on the Corner of Duncan and Nelson Streets.

Bulk tenders or separate tenders for the several trades mentioned below in connection with the above building will be received by registered post only addressed to the undersigned up to noon on

TUESDAY, APRIL 19th, 1910

1. MASON WORK
2. ROOFING
3. PLUMBING
4. PAINTING

Plans and Specifications may be seen and Forms of Tender and all information obtained at the office of the City Architect, Toronto.

Envelopes containing tenders must be strictly marked on the outside as to contents. The usual conditions relating to tenders, as prescribed by city bylaw, must be complied with by tenderer. No tender may be entertained unless accompanied by a tender not necessarily accepted.

G. R. GEARY (Mayor), Chairman Board of Control, City Hall, Toronto, April 6, 1910.

Where is Your Salary?

The person who commences the week with the knowledge that the past week's salary is gone, and with a mortgage on the coming one, has little incentive to work, and, as a rule, does not give value received to his employer.

Open a savings account with this Company. The four per cent compound interest, which we pay, will assist the growth of the fund.

The Dominion Permanent Loan Company—12 King Street West.

STUDENTS SHOULDN'T DANCE.

GALT, April 6.—(Special.)—Galt College Institute board have at their foot down on dancing as a recognized amusement for students. The Galt Club asked the board for the use of the assembly hall for a concert and "hop." It was granted for a concert, with explicit instructions to cut out the dancing.

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