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The Toronto World for his light company at not more than

FOUNDED 1980 A Morning Newspaper Published Every Day in the Year. WORLD BUILDING, TORONTO.

Corner James and Richmond Streets TELEPHONE CALLS: Main 5308—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 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,

SATURDAY MORNING JUNE 18, 1910. WHY HE IS GREAT AND GROWING

GREATER. Mr. Roosevelt is the central personality in the United States to-day. He grows of greater importance daily.

tions that make life more and more them. a struggle in that country.

life, let alone the ordinary comforts of life, is steadily rising. Wages and has made in Toronto. In fact Toronto taking 'Fruit-a-tives.'" salaries do not advance, or only slow- has done rather better proportionately

ing for the interests; the press is poor man's church. passing into the hands of the inter-

the money of the insurance companies premiums! Wall-street gambling is carried on by the savings of the people all over the Union! The sugar and the beef trusts, all the trusts, use the newspaper press to justify their methods, tho the people who suffer support this same press.

The people are becoming maddened. The Republican party is discovered to be a tool in the hands of the interests. The people distrust Taft.

The people are looking to Roosevelt adopted a resolution which says: belief, then, that revolution, social disorder will

The worst governed country in the world to-day is the United States. The public are looted right and leit. There is little redress. Confidence is lacking. And in some way the people think that the only way out is a strong man who will smash some of the growing evils and those behind them. Roosevelt is great because of the

greater social and economic disturbances that exist across the line. The great American republic is to-

day distrusted of its own people and they are looking for a Moses, a deliv-

THE MAYOR'S RETURN.

Empire that he may be gratified when points out, "this matter is of transhe perceives that he has been missed. cendent importance at a time when so Perhaps he will not be able to perceive many thousands of new citizens are

ed him with a desire to see made in his absence, still remains to be dealt with. And with this perception will ties cannot be shirked. The alliances now have to be appeased, and the controllers evidently perceived that this was none of their business. The Mail and Empire, in its innocence, is not aware what can have prevented the "city's administration from choosing" Dr. Sheard's successor. Any ward heefer of the party could have informed

aid of double-barrelled gas-magnifying glasses is the fact that the Toronto Electric Light Co., under Sir Henry Pellatt, is perturbed in its conduits and otherwise over the severe competition which the citizens are engaged in putting un against its high schedule lightheavens were being rent by Sir Henry

Another matter that Mayor Geary

and his agents, warning us of the horrible mess the city was getting into. and how the rates that Toronto citizens the lowest that could possibly be made. Now Sir Henry tells us that he is willing to give the citizens the much direction. As in the case of the Tay lower rates proposed by the city deten per cent. out of them, too; only he wants the city to tie itself up not to go still lower, which, in spite of his go still lower, which, in spite of his previous protestations, he now fears Bourne, Archbishop of Canterbury, has

perceive, if he can get the salt sea spray mons will modify the declaration to be out of his eyes. And this fact may lead taken by King George at his coronation. We hope the Eucharistic Congress. to be held at Montreal; may acwould be willing to consider an offer knowledge the event."

for his light company at not more than

Joseph Oliver made for the stock when

ST. ALBAN'S CATHEDRAL. Bishop Sweeny showed a fine burst of speed, if we may be permitted the levban's Cathedral. It may be that the cathedral idea in the Episcopal Church does not appeal as such to those who call themselves Episcopalians in Toronto in the same way as it does to

cans in the great Toronto diocese. pallans have not apparently been so generous as other church bodies if the complaints of non-support of important was honest and true, and All the people of that country are ant funds are well founded. At the given only to help his fellow given only to help his fellow. Because in him they see the only cessary for a new land, where the peo- and the effects were most mar hope of relief from a set of condiple have many demands made upon velous, and now I am entirely well from all my Chronic Con

In the huge and wealthy city of New for so many years. My gener York the magnificent cathedral of St. al health is once more excel raising children, of the necessities of John is not making any greater pro- lent, and I cannot say

In contrast with this are the enormous fortunes that are being concentrated in the hands of the few who control the necessities of life, the control than New York.

A great deal of misunderstanding up by druggists or expert chemists—who know nothing about disease and the needs of the human body—but is the scientific discovery of a well-known nothing about the control than New York. Political power is concentrating in cially distinguished. This is, of course, the lawyers are most of them work- ducted cathedral is above all places the

> The impression exists that the oathedral would become a stagnant resort Court of Appeal Affords Last Hope to

So far the cathedral has been hamrates out of the people who paid the be remedied. If Bishop Sweeny can

servance as Canada's natal day, the anniversary of her birth as a Do-

"And whereas it is the aim and purpose of the Canadian Club to foster patriotism and develop an intelligent national spirit; "Resolved, that Canadian Clubs wherever located be requested to more fully emphasize the historical importance of 'Dominion Day' and suitably commemorate the anniversary, with greater significance."

Acting upon it, the club will this yea.

ture and resources of our country.

THE MAYOR'S RETURN.

The idea is to be heartily commendare defendants in an action which was prospective there can be only one to have been tried in the non-jury as-course, namely, that the responsibility up over the suggestion of The Mail and out the country. As the Moncton Club size court yesterday, but which is set ceive that the appointment of a medihistory, constitution, laws, government daily. All trains to Pittsburgh stop at thereby doing away with the dual civic East Liberty.

246tf administration. cal health officer, which rumor credit- and aspirations of our glorious Domin-

Earl Grey is certainly the greatest come the knowledge that responsibili- of Canadian missionaries. The more he knows of Canada the greater is his by which Mayor Geary was elected will confidence in her future, and in the quality of her people.

The decision of the railroads to

make no reservations of sleeping herths except for cash down is in the public interest. But had it not been for the comments of the railway commission it would never have been made. Public service corporations are al! desperately unwilling to adopt reforms which are not of their own will be able to perceive without the. initiative. That is an idiosyncrasy characteristic of officialdom in au-The Globe offers a very lame defence

of the Quebec bridge blunder. To say that nowhere had a bridge of the leading, since the two main spans of It is only a little while ago that the the Forth bridge are each only some ninety feet less than the single Quebcc span, and its large margin of safety could easily have carried the addition had it been necessary. American engineers laughed at the excessive strength bec design erred seriously in the other bridge, stability was sacrificed to

the following cable from Archbishop Bruchesi of Montreal. "Canadian Catholics are overjoyed about that, as Mayor Geary may also at Premier Asquith's announcement that he is confident the house of com-

Canadian Catholics Overloyed.

ity, in his appeal on behalf of St. Al- To Give You a Statement In Regard to 'Fruit-a-tives'"

Hardwicke, Miramichi, N.B., Jan. 17th, 1910. "I feel it my duty to give to you and the world an unsolicited state-Episcopalians in other parts of the world. There may be other causes which have hindered the interest and retarded the active sympathy which might have been expected from Anglicans in the great Toronto diocese.

I feel it my duty to give to you and the world an unsolicited statement in respect to the wonderful cure I received by taking 'Fruit-a-tives.' Chronic Constipation was the complaint I suffered with for years. My general health was miserable as a result of this disease, and I became depressed and alarmed. I was treated by physicians without the slightest permanent benefit, and I tried all kinds of pills and tablets, but nothing cans in the great Toronto diocese.

stination that I suffered from A. G. WILLISTON.

"Fruit-a-tives" is not gotter

is only for the well-to-do and the so- physician, and is the only medicine in the world made of fruit juices. 50c a box, 6 for \$2.50, or trial size, 25c. At all dealers, or sent, postthe hands of the few or the interests; absolutely erroneous. A properly con- paid, on receipt of price by Fruit-a-tives, Limited, Ottawa.

Peterboro Murderer.

to oppress the very people who made church life, from which inspira- son, will be decided by the court of Toronto first became a city have all

pered by lack of means, but this may be remedied. If Bishop Sweeny can combine his cathedral with the modern is saitly, and the onus of proof there-(2) Should there, for any of the state-

F. D. Kerr, K.C., of Peterboro, coun-sel for Henderson, claims that Judge Riddell misdirected the jury. Mr. Kerr Riddell misdirected the jury. Mr. Kerr emphasizes the fact that, after the jury had been out an hour, Judge Riddell called them back to give reminder that, if they found Henderson guilty, they could add a recommendation to mercy. In five minutes the jury returned with a strong recommendation

Crown Sues for Property. Because Mrs. J. R. Gibson of 23 Crocker-avenue, when she died, left \$2000 worth of property to her husband hold an excursion to Fort Beausejour, one of the historic places of eastern band, the attorney-general claims that Canada, where patriotic and historical the property escheats to the crown.

Addresses will be delivered.

Mr. Gibson left the property to Thos.

The "Duquesne Special." many thousands of new citizens are being absorbed into our national life; citizens who are wholly ignorant of the citizens of

SAVE HENDERSON FROM ROPE Rapid Progress Made in the changing venue from the onto. Order made. Toronto Annexes.

in insurance companies, banks, trust companies, or in stocks, are all in the control of the interests and are used to oppress the very people who made them.

The history of Toronto's progress has been almost one continuous advance in property values. The various church life, from which inspiration would flow to all other churches to most one continuous advance in property values. The various church life, from which inspiration would flow to all other churches to most one continuous advance in property values. The various an aged woman, Margaret Macpherson, will be decided by the court of the most one continuous advance in property values. The various an aged woman, Margaret Macpherson, will be decided by the court of the most one continuous advance in property values. The various an aged woman, will be decided by the court of the most one continuous advance in property values. The various an aged woman, will be decided by the court of the most one continuous advance in property values. The various an aged woman aged wo The history of Toronto's progress appeal on Monday morning, the sitting starting at 11 a.m.

Toronto first became a city have all resulted in material advantages to the outlying districts which have thru ing a stated case, intimated that he force of circumstances been compelled by the districts of the court of

force of circumstances been compelled to coalesce with the larger municipality.

North Toronto is in a pretty much similar position to that of Parkdale before its annexation. The older citizens of Toronto will remember the remarkable progress made by the flowery markable progress made by the flowery suburb after its entrance into the city, and allowance for maintenance. Orders made as asked. need of an institutional church, and make St. Alban's an ardent centre for church life in the great district in which it is cituated, he will need to make very few more appeals for 118 support.

CANADIAN CLUBS AND DOMINION DAY.

Moncton, N. B., Canadian Club has adopted a resolution which says:

"Whereas the first of July is recognized by statute, custom and observed as Canada's natal'day, the state of the control of the c

With the large immigration now coming into Canada, promoting extraordinary development in the Canadian vest and in New Ontario, it is quite possible that the population of Torontowithin the canadian vest and in New Ontario, it is quite possible that the population of Torontowithin the population of Torontowithin the canadian vest and public charity within the population of the control of prisons and public charity. This would add at least 25 per cent. to the present population of the city and there must in such an event be a large Re Black, lunatic.—C. G. Jones, for inthe present population of the city and there must in such an event be a large overflow into the territory adjacent to the present city limits. Much of this ties. Motion by inspector of printended and of opinion that the sons and public charities for an devisee takes the whole premises on the present city limits. North Tofrom its present number of nearly five housand to twenty thousand. An increase of four times in North Toronto's population would create numerous civic problems such as only confront large municipalities.

of handling such a body of people should be with the Toronto authorities A small municipality cannot undertake to carry out its obligations as cheaply

OLD GOLD

could only get a light

CIGARETTES

ANNOUNCEMENTS.

AT OSGOODE HALL

Special sittings of the Court of Appeal on Monday, 20th inst., to hear argument in a reserved case.

Peremptory list for divisional court for Monday, 20th inst., at 11 a.m.:

1-Re Schumacher and Chesley.

2-Ingersoll v. Griffiths.

3-Copeland v. Locomotive.

4-Christie v. Richardson.

5-Engineering &c., v. Canadian Birk-

6-Rex v. Farrell. Non-jury Assizes. Non-jury assizes, Monday, June 20

272. Brake v. Welch.
224. Healy v. Home Bank.
207. Redfern v. Imperial Loan.
276. Matthews v. Jenkins.
280. Kingswell v. Bilsky.

Master's Chambers. Master's Chambers.

Before Cartwright, K.C., Master.
Ward v. McBride—H. C. Fowler, for plaintiff. G. Grant for defendant, Motion by plaintiff for particulars of statement of defence. Order that defendant amend statement of defence in ten days, as he may be advised. Costs to plaintiff in the cause.

to plaintiff in the cause.

Macdonald v. Smith—G. G. Mills, for defendant. Motion by defendant on consent for an order vacating certificate of its pendens. Order made.

Gillies v. McCamus—C. J. Holman. Gillies v. McCamus—C. J. Holman, K.C., for plaintiff. R. McKay for defendant. Motion by plaintiff for leave to file jury notice. Reserved.

Re Hotel Canada Co., and Hastings and Norton—J. W. Heffernan (W. R. Smith, K.C.) for owners. Orders made in both matters vacating certificates of lien filed two Pressents.

m both matters vacating certificates of lien filed two years ago and no proceedings taken.

Re Haggart—J: H. Spence, for Haggart, an ex parte motion for payment of an amount found due under an award. Order made.

Meaford Flavores Company State of the s Meaford Elevator Co. v. Playfair—F. S. Bastedo, for defendant. Motion by defendant on consent for an order changing venue from Sarnia to Tor-

to within the next five years may ties. Motion by inspector of prisons reach or surpass the half million mark. and public charities for an order for

town's population could readily grow maintenance of lunatic. Order made. Re Hamilton and Home Circles .- J. H. Spence, for the society. F W. Harcourt, K.C., for infant. Motion by the for leave to pay money into court and for payment out at majority.

Re Huber and Home Circles.— J. H. Spence, for the society. F. W. Harcourt, K.C., for infant. Motion by the soclety for leave to pay money into court damages. Judgment: Action

and for payment out at majority.

der made.

The King v. Preston Co-operative Association.—H. Guthrie, K.C., for defendants. A. H. F. Lefroy, K.C., for prosecutor. Motion by defendants for payment for plaintiff against Cook for \$1700 and costs.

Before Riddell, J.

The King v. Henderson,—F. D. Kerr. (Peterboro), for the prisoner. an order questioning conviction as

Re Caldwell Bit and Tool Co.—G. II. for a reserved case. Reserved case. Kilmer, K.C., for petitioner. C. J. granted asking the court of appeal: Holman, K.C., for the Co. Motion by (1) Was I right in my charge as to petitioner to wind up the company. Or-insanity and the onus of proof thereof; der granted. Reference to local master (2) Should there, for any of the statenterim liquidator. Costs out of estate ferred to, be a new trial. This re-Dancy v. Lymond.—W. A. Skeans for interim liquidator. Costs out of estate. Dancy v. Lymond.—W. A. Skeans for cial sittings of the court of appeal on plaintiff. J. MacGregor for defendant. Monday, 20th inst., called for that pur-Motion by plaintiff for an order to commit defendant to jail for refusal to atder granted for commital for 30 days, but not to issue if defendant attends within one week or moves to set aside the judgment.

Re Maxwell and Larder Lake Mining

Re Maxwell and Larder Lake Mining tend on examination for discovery.

Co.—F. E. Hodgins, K.C., for petitioners. W. M. Douglas, K.C., for some shareholders. E. P. Brown, for the company. Motion for winding up order by a creditor. Reserved. Edmonton Produce Co. v. Thomas.— J. T. White, for defendant. An appeal defendant from the order of the county judge at St. Thomas. Enlarged one week at defendant's request.

Single Court

Before the Chancellor Re Stokes .- W. M. Charlton (Brantford), for executors. Grayson Smith. Mrs. Stokes and Mrs. Anderson. E. Jones, for Mrs. Ayres. Moby executors for order construing will of John Henry Stokes. Judgment derson is devisee of the whole of the lot on Banfield-street, Paris, or whether there is an intestacy as to part of that lot. The interests also of the widow are concerned. She is life tenant of the whole real property, but she may have additional rights if there is partial intestacy as to land. I think jurisdiction attaches under the rule to construe this will. At the date of the will the testator and wife lived in his house on Banfield-street, and the description would cover the dwelling and the land occupied therewith. Be-tween making his will and his death he added two rooms to original house and removed a barn from rear of lot changes do not change the area of the benefit intended by the testator in the property described and identified in the will; he was still at his death living in the dwelling on Banfield-

AN UP-TO-DATE STOVE

Do you realize there is no longer any reason why you should use a coal range? Oil is cheaper than coal; it is lighter and easier to handle, and gives an intense heat. Provided you have the right stove, oil is more economical, cleaner and less trouble. Have you seen the

The accompanying illustration gives you only a rough idea of its appearance. You really can't appreciate it until you either use it yourself, or talk to someone who has used it. It does everything that a coal range will do—except heat the room. The New Perfection Oil Cook—Stove will do anything, from heating a

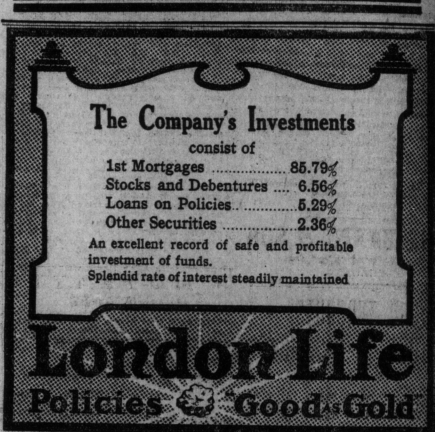


Stove will do anything, from heating a kettle of water to cooking a course dinner, but it won't heat a room. It doesn't "smell," it doesn't smoke. It can't get out of order. Light it and it is ready. Turn it down and it is out. Only a woman who knows the trouble of carrying coal and cooking in a hot kitchen can appreciate what it means to have a clean, perfect stove that will cook anything, boil, bake or roast, and yet won't heat the kitchen. How is it done? The flame is controlled in turquoise-blue ename! chimneys, and directed against the bottom of pot, pan, kettle or oven, and only there. The flame operates exactly where it is needed—and nowhere else. With this stove your kitchen is cool.

The nickel finish with the bright blue of the chimneys makes the stove ornamental and attractive. Made with 1, 2 and 3 burners; the 2 and 3-burner stoves can be had with or without Cabinet.

Every dealer everywhere; if not at yours, write the

The Queen City Oil Company, Limited,



Before Riddell, J.

Bucovetsky v. Cook.—A. G. Slaght
(Haileybury), for plaintiff, G. H.
McGaughey (North Bay), for defendant. Plaintiff's action was for specific performance of an agreement fo the sale of lot 45 in Elk City Townsite, for possession of the lot and an accounting for rents and profits, and without costs as against Henderson.

transient traders without a license. Re- An application on behalf of Re Tait.—F. W. Harcourt, K.C., for and 30th days of March last for the infant. Motion on behalf of infant for payment of certain infants moneys out William Mabee appointed ments in my charge hereinbefore re-

divisional court to this court. Judg-ment: The action is for dafages for injuries from alleged defect in a plank walk constructed in front of defendant's row of houses and on ground the character of which is in dispute as being or not being the private as being or not being the private property of the defendant or a public highway. The action was dismissed by the trial judge on the ground that the locality was a public highway. He also considered that the particular state's office at Ottawa.

MICHIE'S Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

Michie & Co., Ltd.

7 King St. West

the circumstances it was the defendant's duty to guard against. visional court, on plaintiff's appeal, affirmed the judgment. The plaintiff has had one appeal. The defendant, owing to the financial circumstances of the plaintiff, has to pay her own costs in any case. There is no general question of importance which would be conclusively settled by this for granting leave to appeal. olication dismissed with costs.

East Hastings Conservatives.

BELLEVILLE, June 17.—The Conservative Association of East Hastings, held its annual meeting at Roslyn today. The officers elected were: Honpresidents, Dr. Newton and W. P. Hudson, son, ex-M.L.A.; president, G. Campbell of Thurlow; vice-president, S. Grant of Tweed; secretary-treasurer, W. J. Malley of Deseronto; vice-presidents of municipalities, Chas. Ketcheson of Huntingdon; Dr. Bowlby of Tweed; A. Kirk. of Hungerford; M. Hill of Yendinaga; Jas. Fairbairn of Deseronto; and Wm. Clarke of Thurlow. son, ex-M.L.A.; president, G. Camp-



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the delicious flavor of the fresh, bottle makes 12

glasses. Always