The Toronto World

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IS THE VIADUCT A LUXURY ? The Globe made some admissions yesterday. It stated in rebuttal of its article last week that it is "not op- Germany knows Canada better than street viaduot because it may benefit knows Canada like a book. If the batincidentally some private interest." But it is opposed to the Bloor-street Britain, Germany has an army of a viaduct all the same. The Bloor-street million men for invasion. What would viaduct, you see, is a public interest, the United States do? The nation that and has so been demonstrated. The Globe was driven out of the "private German ocean would make quick work interest" view by the logic of facts. of the U. S. navy. If Japan had any Still The Globe is opposed to the viaduct as a public policy. Why? Be- ed in landing troops on the coast of cause the viaduct is a luxury!

Listen to it, you electors and ratepayers who have failed to hearken to have 100,000 men in Canada in a few The Globe advice across the Don on days. divers occasions. The viaduct is a luxury. Riverdale has had too many. luxuries already. You have the jail, has one policy-the policy of blood and and Governor Chambers. What do you iron. The ocean is not broad enough want with a viaduct? You have the to exclude it. high level bridge. Nobody else in the city wanted that but you people over the Don. If you want to go to Mount Pleasant or to Rosedale or anywhere north of College-street you only need to go several miles out of your way To do less than that according to The Globe would be luxuriousness.

And then you have the filtration plant over the Don. What can a via- hibition has been the most successful duct possibly be wanted for along with | in its history, both as an exhibition and luxuries of that description? The filtration plant is so interesting and so been genuine, and the fact will encourpicturesque that people living over the age the directors and officials to perse-Don would much rather make a detour vere in their endeavor to make each on their way to Rosedale by the successive exhibition an improvement Woodbine to get a peep at the fil- in every way on its immediate predetration plant on the way than take cessor. Certainly no provincial exhibiany luxurious short cut over a Don tion better deserves generous support. viaduct.

Besides the viaduct would cost a million, altho a quarter of that is for the benefit of people on this side of the Don; but The Globe does well to charge it all up to Riverdale. Parliament-street is across the Don, in a sense, when you come to figure up

are opposed to. Then, you see, there are only about. 100,000 people living across the Don. What business have they to tell the other 200,000 people of Toronto what they want? And especially when they want a "luxury" like the Don viaduct for which they have been clamouring for twenty years.

low The Globe in its reactionary sentiments. The Bloor-street viaduct, so tion when they are received by the far from being a luxury, is a positive city as when returned to their owners. necessity. So far from being a lia- For a period of 12 months the rental bility it will be a revenue-producing approximates \$8230, which, capitalized asset in the immensely increased value at 4 per cent., represents \$205,770. For will give to all property across the this amount the animals could be pur-Don north of Gerrard-street. The chased 15 times over. symmetrical development of Toronto is one of the important considerations for made to procure an appropriation suf- Will Be Held at Ottawa on Dewhich The Globe has no regard. But ficient to acquire the horses for which the city as a whole will suffer, and the city has stabling, but up to the prewill pay dearly for it if the inevitable sent the amount allowed has only been adopted at the inter-provincial conconstruction of the Bloor-street via- a little more than sufficient to replace duct be much longer delayed. Already by ten years' delay the cost has doub-

TUBERCULOSIS SUNDAY.

By appointment of the Ministerial Association to-morrow will be observed as Tuberculosis Sunday, and it is expected that the sermons and addresses to be delivered will either take as subject the crusade urged against the dread white plague, or embody some or mitigate its rayages. Much has althat the new ruling regarding the that the new ruling regarding the liquid in that direction.

NEW ELECTRICAL INSPECTOR da Paper Co. M. A. Second, K.C., for three days. reference to the efforts made to stay but even more remains to be done before the desired end is attained. It is lations forbidding the use of alcoholic should be aroused and sustained in connection with this thoroly Christian and method can be conceived than the de- are "temperance." votion of Sunday services to an ex- cated by the anecdote told by a leadplanation of the results of medical re- ing Mason yesterday, when asked what search into the nature of tuberculosis he thought of it. There was a welland the remedial measures which known judge in Dublin who was hearpromise to tring relief to the vast num- barrister with whom he was on terms ber who suffer from it. Every credit of intimacy. is due to the National Sanitarium As- the points raised. sociation for the zeal and persistence with which it has striven to stimulate with public interest in its important cam- the reply paign.

GERMANY'S OBJECTIVE.

Mr. Frederic Villiers bas no doubt about the object of the German Government in increasing the fleet of disease that is more fatal in its r. that nation so as to be on a par with sults than any six or seven of the other that of England What other purpose ly one to interest every thoughtful man could German ve? he asks. Ger- and woman As a result of the services power. The German navy could dis-ticular work or of taking up a collec-pose of the United States navy with ease. What other power is Germany preparing to fight if not England? Germany has no reason to fear an attack by England. Germany, therefore, can only be preparing to assets there are going to the bond-The next war holders.

will be short and sharp. It will all e over in three or four weeks. England has already had to back down before Germany. In the situation in the Balkans when Bosnia and Herzegovina came under Austrian domination, England told Turkey that the British power would see that the treaty of Berlin was observed. On examination it was discovered that the British war stores could not be got ready for eight or ten weeks, while Germany was prepared. So Britain back-

ed down Germany's objective, as the objective of every expanding nation, is the best colonial lands that are to be had. SATURDAY MORNING, NOV. 19, 1910. Canada furnishes that land, Every year for ten years the French Government, as Senator Casgrain stated yesterday, has had an inspection made of Canada, and a report furnished. posed to the building of the Bloor- the Ottawa Government does. Japan tle of the North Sea went against disposed of the British fleet in the alliance with Germany and co-operat-British Columbia, where there is not a gun to prevent it, Germany would

These are the possibilities. Canada should be aware of them. Germany

THE HORTICULTURAL EXHIBI-

Of all the numerous exhibitions to which the public are accustomed, none is more attractive and beautiful than that devoted to horticulture. Nor does the Danforth-avenue district. it yield in intrinsic importance to any department of national activity. It is therefore, very gratifying to learn that this year's Ontario Horticultural Exfinancially. Public appreciation has

WASTED MONEY. From the report from Property Comrental of horses for the city. It appears that from January 1 to October 31 this year, a period of 43 weeks, \$6859 was spent in the rental of horses for the use of the street cleaning department. At the rate of 50 cents per day this represents 53 horses, and while at certain seasons of the year this number is exceeded, it may be taken as a fair considering their quality—they repreaverage. Valued at \$250-a high figure sent an investment of \$13,250. The renta! for ten months equals 51.7 per cent. The people of Toronto will not fol- of this amount, and as a matter of fact the horses are not in as good condi-

> From time to time an effort has been worn out animals.

From these figures it will be seen that the city is losing money every

This step has been taken at the reyear by renting horses, and that by far quest of the prime ministers of the the more economical method would be three Maritime Provinces, who pro-to increase the stud already owned by Pose an amendment to the British the requisite number. The rental system the report properly describes as in the parliament of Canada unprofitable and wasteful.

THE LICENSE LAW.

From enquiries made, it appears principally affect the Masonic body. All the fraternal societies have reguvery necessary that public attention liquors. Some of them do not admit hotel keepers or har keepers to mem-Many prominent Masons are duite satisfied with the ruling, and a Peston to their electrical philanthropic endeavor and no better large proportion of the Masonic lodges

The attitude of others may be indi-He objected to one of 'Dammit, Davie," he said, "that's system of inspection.

'Yes, my lord, that is the law," was "Well, then, it's damned bad law."

Tuberculosis Sermons To-morrow. To-morrow (Sunday) the many pul-pits of the city will direct attention to the subject of tuberculosis. With of France or Rus- to-morrow, a great deal of information will doubtless be imparted. The matany other European ter of appealing for funds for any par-

A Dead Loss.

It is stated that shareholders of the Scarboro Beach Park Co. will not realize anything out of the concern, what

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NTERPROVINCIAL CONFERENCE cember 9.

ference in 1906, the prime ministers

Ontario and Quebec have united in ssuing a call for another conference to be held in the City of Ottawa on

North America Act regarding the representation of the Maritime Provinces

Notification has been sent to each will have the privilege of having one or more of his colleagues present with him at the conference.

Underwriters Make an Addition to

Their Expert Staff. The Canadian Fire Underwriters' staff, making how a of five electrical inspectors to look after the inside wiring of buildings in this city. Mr. Paston is well and favorably known to all the electrical workers, and makes the third inspec-

The underwriters have been careful in their selection of inspectors, and have now a very efficient and effective

There is Only One Way to Montreal, good Grand Trunk way, and the favor ite route for all experienced travelers. A well ballasted double track, smoo roadbed, 100-lb. rails, certainly contr butes to safety. It is also the scenic route, running along the shore of Lake Ortario and the St. Lawrence River, and through the principal towns and cities there is life and action. The best day train leaves Toronto 9 a.m.

The Business Man's train at 10.59 pm. from either end, lands you it if you have a friend for Ottawa. can enjoy his company, as an Otta sleeper leaves Toronto daily at 10.00

For those who wish to refire early

Pullman sleeper will be open at 9 p.m. at Union Station, or you can take the 8.30 p.m. train. The Grand Trunk city ticket office streets. 'Phone Main 4209, is the place

AT OSGOODE HALL

GIVEN \$9750 DAMAGES FOR LOSS OF AN ARN

Town of Gravenhurst Must Pay Hoavily For Accident to Boy Caused by Electric System.

ANNOUNCEMENTS.

November 18, 1919. Peremptory list for divisional court or Monday, 21st inst., at 11 a.m.: 1. Foster v. Beno. 2. Re Boyle and Milne.

Harty v. Rainy River. 4. Struthers v. Penn.
5. McDonald v. Murphy.
6 G. T. Ry. Co. v. Laidlaw L. Co.

Peremptory list for court of appear for Monday, 21st inst., at 11 a.m.: 1. Strong c. Van Alien. 2. Edis v. Town of Renfrew. 3. Koss v. Grant. 4. Dole v. Blanchard. 5. Goodall v. Clark.

Non-Jury Assizes. Peremptory list for non-jury assize out at city hall for Monday, Nov. 21,

Ailen Mfg. Co. v. Murphy. kiley v. Hannah. Hill v. Plowman. Fife v. Equity Fire Ins. Co.
Fife v. Security Life.
Dann v. White.
Sovereign Bank v. Patriarche.

Master's Chambers, Before Cartwright, K.C., Master Montgomery v. Nusbaum.-Williams (Montgomery & Co.), for plaintiff. Motion by plaintiff for an order for sub-stitutional service on a defendant whose residence is unknown. Order made.

Kaiserhoff v. Zuber .- M. A. Secord,

tiff in any event Jerome v. Jerome.—M. C. Cameron, in the morning of March 8, with the for defendant, W. N. Ferguson, K.C., light which hung over his bed for read in purposes turned on, noticed in purposes turned on, noticed as the state of the particulars of statement of claim, to change name from Toronto to Wood-Order made changing venue, and striking out paragraph 8 of statement or claim. Motion as to particulars enlarg-

without costs. Order made. she will have a verdict for \$2250. In view of the serious extent of the injuries, etc., I think the sum of \$7500 a reasonable sum to allow him. The view of the serious extent of the injuries, etc., I think the sum of \$7500 a reasonable sum to allow him. The view of the defendants is Interurban Electric v. Ontario Paving Co.—Deutschman (Johnston & Co.), for defendants. Motion by defendants on consent for order dismissing action

without costs. Order made. Plaunt v. Sable and Spanish Boom Co.—Deutschman (Johnston & for defendants. Motion by defendants on consent for an order dismissing action as against them and third parties without costs. Order made.

Lambert v. Cowan.-White (R. G Hunter), for plaintiff. Motion by plain tiff on consent for judgment pursuant to consent of defendant on a settlement Order made.

Excelsior Life Ins. Co. v. Evans .- H White, for defendant Roaf (made party in the master's office). T. P. Galt, for plaintiff. Motion by defendant Roaf, made a party in the mas-ter's office, for an order re-onening foreclosure. Reserved.

Judge's Chambers. Before Meredith, C.J.

Denison for petitioner. I. F. Hellmuth, for the company. Motion for a judgment of the County winding-up order. At request of com- Brant dismissing the action as against pany stands for one week.

Re Jaffray Brothers—D. C. Ross for set down for argument with defendant a creditor. H. S. White for petitioning Elliott's appeal on Oct. 18. Leave creditor. J. D. Montgomery for Cana-given to set down cross appeal within liquidator. Motion by a creditor for Re Henderson Roller Bearings.—A. an order staying the winding-up pro-H. F. Lefroy, K.C., for appellant. J. ceedings. Enlarged one week.

G. Smith for Fowler & Eckhardt,
Shea v. Shea-W. A. Henderson for creditors. J. D. O'Donoghue for the

Motion by plaintiff for a mandamus. K.C., for Gregson, a creditor. H. M. Motion dismissed, with costs fixed at Mowat, K.C., for the sheriff of To-\$5 if plaintiff elects to drop it; he to ronto. Argument of appeal resumed have until 21st inst. to elect. Motion from yesterday and concluded. Judgmay stand for a week if he so elects. ment reserved. National Trust Co. v. Trust & Guarantee Co .- W. Laidlaw, K.C., for de fendant. R. C. H. Cassels for plain- Before Moss, C.J.O.; tiff. An appeal by defendant from the order of the master in chambers refusing leave to enter a conditional appearance. Appeal dismissed. Costs to W. J. McWhinney, K.C., and E. P.

plaintiff in any event. Time for appearance extended for three weeks. Leave to defendant to apply to set aside the writ, or to get rid of the order giving leave to bring the action.

Woodward v. Klingensmith—C. C. Robinson for defendant. P. H. Bartlett (London) for plaintiff. Motion by defendant for an order staying execution for costs. Motion dismissed with costs. Re Rowland and McCallum-H. S.

White for McCallum, W. Proudfoot K.C., for Rowland. Motion by McCallum for an order for prohibtion to the judge of the county court of Hurou acting under the Drainage Act. Motion dismissed with costs.

Alvinston Canning Co. v. Dominion

Canners—J. Wood for defendant Grant.
S. C. Cattadach for plaintiff. An appeal from the order of the master in chambers. Appeal dismissed, with costs in any event to plaintiff.

Re Hondrig Truste D. C. Doss for Re Hendrie Trusts-D. C. Ross for Margaret C. Hendrie. F. McCarthy

for M. Manning (formerly Hendrie), a sister of deceased. Motion for Ma:garet C. Hendrie for an order for payment out of court of insurance money paid into court by the Brotherhood of Locomotive Firemen. Reserved. Cichetto v. City of Guelph-F. Ayles-worth for defendants. R. R. Waddell

for plaintiff. Motion by defendants for directions as to appeal. Order that appeal be allowed if commission not returned in two months, if good cause not shown on application for extension. If commission returned appeal stands for argument on 24 hours' potice.

Re Solicitors—R. R. Waddell for re-licitors. W. H. Price, for client, coa-tra. An appeal by the solicitors from the order of the master in chambers refusing to set aside practipe order for taxation. Order now made for taxation instead of under practipe order. Reference to Mr. Machamata, who will dispose of costs of this appeal and reference. The bill of costs is not to be increased.

Trial. Before Riddell, J. Young v. Town of Gravenhurst-W. Nesbitt, K.C., and F. R. Mackelcan for plaintiff. N. F. Davidson, K.C., for defence. On March 8, 1910, the plaintiff, John Young, a lad of 11 years, lying in bed about 7 o'clock in the K.C., for plaintiffs. H. E. Rose, K.C., lying in bed about 7 o'clock in the morning, was terribly burned by a current of electricity from the town current of electricity from the town A. J. Reid K.C., for defendant D. B. Hanna. Leask (Watson & Co.), for Irwin & Hall. O. H. king, for three defendants. Moon (Bicknell & Co.), for two defendants. J. F. Hollis, for two defendants. H. M. Mowat, K.C., for plaintiff. Motion to strike out amended statement of claim as irregular. Motion dismissed. Costs to plaintiff, any event. John Young, lying in his hed about in the morning of March 8, with the light which hung over his bed for readsparkling, which indicated, as he thought, that the lamp was going out; stock, and to strike out paragraph s he then took hold of the oscillating of statement of claim as embarrassing, lamp with his left hand, and knew no Ofder made changing venue, and strik- more till some time after. His mother came into the room and saw his hand blazing, and also his head, where it claim. Motion as to particulars enlarged until after examination of plaintif, for discovery. Defendants to plend in four days. Costs in cause.

St. Anthony Lumber Co. v. Fleck.—
S G. Crowell, for defendant. Motion by defendant on consent for an order dismissing action without costs and processing action without costs and processing certificate of its pendens. Or the lamp and the blazing ceased. I do not believe that the accident was caused by a low tension, but by a current of high tension. The facts of this case show that defendants did not take the high degree of care that the lamp and the blazing certificate of the contact with the iron bed-stead; then his hand dropped from the lamp and the blazing ceased. I do not believe that the accident was caused by a low tension, but by a current of high tension. The facts of this case Coronto.—Oldham (Ritchie & Co.), for and that is sufficient to saddle them lefendant. Motion by defendant on with responsibility for the disastrous onsent for an order dismissing action consequences. Looking at all the ex pense, etc., Mrs. Young has been put to she will have a verdict for \$2250. In view of the serious extent of the inplant, etc., of the defendants is said to be not at all unusual. If that

be the case, thousands are in daily peril of death or maiming—a state of affairs which loudly calls for legislative interference. The most ordinary regard for human life and limb would seem to necessitate some measure of governmental supervision and the most strict and searching of official inspec-

Divisional Court. Before the Chancellor, Latchford, J.; Middleton, J. v. Vermilyea .- J. Jennings

for plaintiff. E. N. Armour for de-fendants. A motion by plaintiff to extend the time for appealing from the udgment of the County Court of Hastings, as plaintiff has been for an order re-opening able to obtain copy of the evidence owing to illness of the court steno grapher. Time for appealing extended as asked. Costs in the cause. Swartout v. Elliott .- A. L. Baird. Before Meredith, C.J.

Re McLean Stinson Brodie Co.—S. for defendant. Motion by plaintiff for leave to set down cross appeal from the Box Co., which should have been

F. Slattery for defendant. Queen City Foundry Co. L. F. Heyd,

Court of Appeal. Maclaren, J.A.; Meredith, J.A.; Magee, J.A. Dodge v. York Fire Insurance Co .-

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Brown for plaintiff. M. H. Ludwig,

K.C., for defendant. An appeal by plaintiff from the judgment of Fal-An appeal by onbridge, C.J., at the trial dismissing the action with costs. Argument of appeal resumed from yesterday and encluded. Judgment reserved. Gee v. The Eagle Knitting Co.-J. Bicknell, K.C., and G. S. Kerr, K.C., for plaintiff. G. T. Blackstock, K.C.,

and W. A. Logie, for defendants. appeal by plaintiff from the judgment of Sutherland, J., of May 27, 1910. The plaintiff's action was for a de-claration that he is the beneficial owner of 25 shares in the capital stock of the defendant company, under an agreement between the company and plaintiff of Oct. 6, 1904. On Feb. 21. 1910, plaintiff was discharged the service of defendant company, and stock were outstanding in name of de fendant Moodie as trustee for plaintiff. Plaintiff claims and defendants deny that the plaintiff is entitled to the beneficial ownership of these ares. At the trial the action was counter claim for rectification of the

ONTARIO MEDI AL COUNCIL Election by Acclamation of Territorial

agreement was allowed. Appeal argued

The following have been elected as:

nd judgment reserved.

territorial members of the medical council by acclamation. Those marked with a star were members of the last council: Dr. G. R. Cruickshanks. Windsor, div. 1; Dr. A. B. Welferd, Woodstock, div. 2; *Dr. J. McArthur, London, div. 3; *Dr. T. W. Varden, Galt, div. 5; *Dr. H. S. Griffin, Hamilton, div. 7; *Dr. W. H. Merritt, St. Catharines, div. 8; *Dr. R. J. Gibson, Sault Ste. Marie, div. 9; Dr. Alex. D. Stewart, Fort William, div. 10; *Dr. J. S. Hart. Toronto, div. 12; *Dr. H. Bascom, Uxbridge, div. 13; Dr. T. W. G. Young, Peterboro, div. 14; *Dr. W.

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Hol G. W. Ross, ex-Premier of Ontario. N. Burwash, D.D., President Victoria College.
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