

The Toronto World

A Morning Newspaper Published Every Day
in the Year.

REPORT THE CRIMINAL DEPARTMENT

What Ontario needs is a more vigorous and better organized criminal department. The public have been hearing for some years now that reforms were intended in the provincial police system. The present local system has not worked out well, and the recent Hamilton affair is a sufficient example of its general inefficiency. Things did not begin to move in this mysterious case until Provincial Detective Miller was sent down from Toronto. Several days were lost thru the inactivity of the local chief, whose retirement is understood to have been pending for the last year or so. This ought not to have happened under a vigorous administration of the present system, but it could not have occurred at all if a central system had been in operation with a thoroughly alert head.

There may be zeal in the present department, but there is so much prudence and discretion that the zeal of the criminal in making his escape is much the more effective. In nothing is the necessity of prompt action so obvious as in the administration of justice in criminal cases. With a thoroughly competent central provincial system, closely in touch with all local organizations, the machinery of detection in crimes like the Kinrade murder would lose not an instant of effective action. As it was, the paralyzing influence of a too deliberate local officer leaves the crown in an almost hopeless predicament. The attorney general's scheme of law reform will not be complete until he reconstitutes the provincial criminal police department or creates an entirely new one. The cost of a policy of prevention would not be so great as the expense the present practice compels by making it necessary to overtake the results of delay, error and omission.

THE WATERWAYS TREATY.

Pace The Globe in an editorial of yesterday, acceptance of the waterways treaty, as amended by Senator Smith's rider, ought to be withheld, even though it can be shown that seventy-five per cent. of the water of the river flows on the Michigan side of the St. Mary's River. Objection to the rider on the part of Canadians, immediately interested, is certainly made on the ground that the waterflow is as matter of fact much more evenly divided and that their industries will be seriously crippled if Michigan's claim is conceded. That is a good contention on their part and one that the federal government should support, but there are other substantial reasons for taking a firm stand in opposition to the treaty as amended.

The arrangement as originally agreed upon by the contracting governments, was based on the theory of give and take. Canada is favored by the natural conditions at Niagara, but consented to restrict her legitimate rights in order to facilitate an amicable and equitable settlement of outstanding and troublesome questions. St. Mary's River may or may not present the converse case, but if it does, the United States should be prepared to give as well as take. There is a principle involved in this particular case, which the Canadian Government ought to insist upon, unless it means to be handicapped in all future negotiations, and that is parity of concession. As presented to the senate, the treaty carried that out, not so thoroughly as it might have done—as amended it is quite unsatisfactory. The U. S. federal authorities are understood to contemplate the acquisition of the Michigan side of the river, and hold out the inducement that acceptance of the rider now may be followed by modification later. This is not good business and the Canadian Government should, at the very least, hold the proposition in abeyance until a clear and fair understanding can be reached.

OUR CITIES BEAUTIFUL.

It has been the custom for Toronto people to poke fun at Hamilton as the little town under the mountain. Hamilton has some obvious disadvantages with which it is not necessary to reproach her citizens. They feel keenly enough the incompetence of the police service which allowed five days to pass without making searching investigations, when immediate attention to the scene of the recent tragedy might have supplied invaluable clues. They suffer sufficiently from the burdens grievous to be borne of a street railway service and a lighting and power service which represents the efforts of a corporation to generate dividends rather than to contribute to public comfort and convenience. But in spite of these drawbacks which Toronto is fully able to appreciate, as a fellow feeling makes us wondrous kind, Hamilton is a progressive and a pleasant place and is developing at a rate which should attract investors and real estate agents as readily as do her larger neighbor.

Hamilton is now estimated to have a population of about 70,000. It is only thirty years or so since Toronto was of a similar size. People who bought property in Toronto thirty years ago and held on are now men of wealth and substance. It will probably not

take Hamilton quite so long as Toronto to reach a quarter of a million. The chances are that Hamilton will annex Dundas as soon as Toronto will Port Credit. Staid and stolid citizens regard such conjectures as absurd, but it is the ability to foresee such conjunctions that enables some men to thrive above their fellows. Thirty years ago Toronto men were quite as incredulous about the annexation of East and West Toronto.

Hamilton possesses many natural charms, and the view from the mountain is one of the finest in the province. A vision of the city on a night of full moonlight, such as the last few evenings presented, quite rivaled the view from Mount Royal. The city itself is well built and with spacious streets. The Gore is a feature which Toronto may well envy. Toronto had the opportunity to create a similar open space in front of the city hall and rejected it in a spirit of parsimony which Hamilton has not exhibited. As a result, Hamilton will always have the air of a metropolitan city, which there is nothing in down town Toronto at present to suggest. For this Toronto has to thank the village fathers of the city hall.

Hamilton is not of course the only charming city in Ontario. Galt, the pearl of the Grand Valley, Chatham, Brantford and Ottawa have beauties all their own, and Ottawa grows yearly in attractiveness. Ontario bids fair to be known as the province of pretty cities, and Toronto should show an example more befitting its place and claims.

THIS YEAR IN TORONTO'S HISTORY.
This year is the 75th in Toronto's history since incorporation. Twenty-five years ago the semi-centennial was suitably marked, but so far the period of progress between then and now has not been generally noticed or celebrated.

How would it do to make the next Civic Holiday one in a real sense of the word? While it may be argued that the tendency is to desert the city at that time, perhaps a program of observance could be devised attractive enough to serve its purpose. Or, failing that, perhaps Citizens' Day at the National Exhibition might be utilized for a suitable demonstration.

It is a peculiarly appropriate year for celebration, aside from its anniversary character, for it sees Toronto in truth a Greater Toronto. With \$30,000 inhabitants now, who can prophesy the city's immensity, wealth and importance when the time comes for a centenary celebration?

IMPERIAL DEFENCE.

Mr. Asquith is taking steps to ascertain the views of the self-governing states respecting an early conference on the subject of imperial defence. Recent events have made this expedient and concerted action can only thus be obtained. There is no question involving any new departure in the policy of the overseas British nations. They have already set about their own home defence and they agree that as they grow in population, industry and commerce that duty will become more onerous. This is apart altogether from the obligation to give mutual support which union involves, but if that union is to be maintained some system securing adequate co-operation must be devised. It will be voluntary and each state will have the ultimate control of its own establishment, whether on sea or land. No discussion on these points is needed—they are already conceded—and on the other main factor, the mutual agreement already exists. It ought not to be above the resources of imperial statesmanship and initiative a scheme which will satisfy the requirements of the individual states and coordinate their home defence with that of the empire.

THE LEGISLATURE IS SUPREME.
Altho Mr. Justice Riddell properly took under advisement his decision in the action instituted to prevent the City of London from entering into a contract with the Hydro Electric Power Commission, only one was possible, as he indicated clearly enough during the discussion. After full consideration, his lordship has adhered to his first impression and his reasoning is unanswerable. In so far as regards the matters placed by the British North America Act within the exclusive jurisdiction of the province, its legislature is supreme and it is the duty of the courts of law not to challenge but to interpret its statutes.

Mr. Justice Riddell points out that there is nothing unusual in withdrawing either classes of actions-at-law or even individual cases from the cognizance of the courts. His references are conclusive and should reassure those critics who were or pretended to be agitated at Sir James Whitney's unprecedented temerity in insisting that the will of the people of Ontario touching the public aspect of its water powers must be obeyed. On this point the legislature, as representing the people, is the final court, and the sooner public service companies get down to this and show themselves prepared to give the public a square deal, the better it will be for themselves.

Famine at Hadlin.
HADLIN, Asiatic Turkey, May 5.—HADLIN is facing a famine, and there is neither money nor food in the city.

The Underwood typewriter is sold by a Canadian Company, operating with Canadian capital and Canadian enthusiasm. It has over 300 employees—all Canadian. It has the finest typewriter organization in the world.

It is Canadian in scope as well as in personnel. It has offices in St. John, Halifax, Montreal, Hamilton, London, Winnipeg, Edmonton, Vancouver, and agencies in the other cities. The services of the Company are at the disposal of the Underwood user anywhere in the Dominion.

In ten years we have built up a business of half a million dollars a year by selling the best typewriter and making good with our customers.

The service which goes with the Underwood costs you nothing, but you can't get it with any other typewriter at any price.

United Typewriter Co., Limited,
in all Canadian cities,
selling Underwoods.



IN THE LAW COURTS

ANNOUNCEMENTS.

Osgoode Hall, May 5, 1909.
Motions set down for single court for Thursday, 6th inst., at 11 a.m.:
1. Reinhart v. Barton.
2. Christoff v. G. T. Pacific Ry. Co.
3. Huron v. Ottawa, M. Co.
4. and 5. Sovereign Bank v. Thomson.
6. Carick v. Port Arthur.
7. Holmes v. Manufacturers.

Peremptory list for divisional court for Thursday, 6th inst., at 11 a.m.:
1. Re Ward and Smith's Falls.
2. Hazeltine v. Consolidated.
3. Ranger v. Elgin.
4. Deloro v. Macdonnell.
5. McWilliam v. Sovereign Bank.
6. Alice v. Braund.

Master's Chambers.
Before Cartwright, J.C., Master.
Sovereign Jewelry v. Leask-Shaver (L. M. Singer), moved for order making costs of previous orders costs in the cause. Order made.
Wade v. McNeely-C. C. Robinson, for defendant, moved to set aside the statement of claim for irregularity. J. F. Boland for plaintiff, contra. Order made validating statement of claim as of this date. Costs in the cause.
Kemerer v. Willis—H. J. Macdonald, for defendant Willis, moved for an order for directions for trial of issue under C. R. 215, as against his co-defendant, Singlehurst. A. Cohen, for plaintiff. Usual order to go.
Quin v. Quin—R. R. Waddell, for defendant, moved for order dismissing action, moved for order allowing for order of prosecution. No one contra. Order made.
Higgins v. Hogg—Greer (Baird & M.), for plaintiff, moved on consent for order dismissing action, without costs, and vacating his pendens. Order made.
Craig v. Haight—J. F. Lash, for applicant, moved for order allowing service of notice of motion for sale on party out of jurisdiction. Order made.

Single Court.
Before Meredith, C. J.
Won Chong v. Ing Sung—L. F. Heyd, K.C., for plaintiff, asked enlargement of his motion to continue injunction, as he had been unable to serve any of the defendants except the purchaser. Enlarged for one week. Injunction continued meantime.
Cooper v. McGonigle—H. H. Shaver, for plaintiff, on motion to continue injunction, stated that parties agree that motion be turned into a motion for judgment and that judgment go pursuant to terms of consent. G. H. Gray, for defendants, assented. Judgment made in injunction perpetual, and land to be replaced in position it was before the acts complained of. Costs to plaintiff.

Settling v. Consolidated Mines.
W. R. Wadsworth, for plaintiff, on motion to continue injunction, asked enlargement. J. F. Hollis, for defendant, enlarged for one week. Injunction continued meantime.

Rose v. Rubas—J. T. White, for plaintiff, on motion for injunction, has agreed to enlargement, and asked court's sanction. Enlarged until 10th inst.

Thompson v. Skill—J. E. Cook, for defendant, Skill, moved to commit the local master of titles at North Bay. W. H. Price, for the local master, contra. No order made and no costs allowed.

Nicholson v. Richardson. J. E. Cook, for three defendants, moved for a direction as to costs of motion made on April 15, 1908. A. D. Crookes, for party, contra. K.C., for another party. Order made for taxed costs, to be paid out of estate of Angus Bethune by the administrators, the Union Trust Co.

Cooke v. Strath—J. E. Cook, for plaintiff, on two motions, one to continue injunction and one to commit. Bell, K.C., for defendant, contra. R. B. Macdonald, for Smerdon, the contractor.

Holmes v. Manufacturers Natural Gas Co., Ltd.—Stewart, K.C., for defendants, appealed from the report of the local master at Cayuga, on the ground of excessive allowance. C. St. L. Leitch (St. Thomas) and R. S. Collier (Cayuga), for plaintiff, opposed. Appeal and cross appeal for one week. Report continued meantime.

Before MacMahon, J.

McCarthy v. McCarthy—Grayson Smith, for plaintiff, on motion to continue receiver. W. C. McCarthy (Sarnia), for defendant, enlarged for one week. Receiver continued meantime.

Before MacMahon, J.
McMahon v. J. J. Macdonald Co.
W. N. Tilley and W. I. Dick (Milton) for plaintiff, S. F. Hyde, K.C., for defendant. Judgment (G). The plaintiff, in bringing suit, sued the defendants, an incorporated company, carrying on business of druggists in Milton, for damages for death of a horse killed by the defendant's negligence, caused as alleged by the wrongful administration of cyanide oil. Defendants alleged that they followed directions for mixing medicines and are not responsible.

The medicine asked for was mixed by Mr. McKenney, who had been in a hospital and had been under medical examination, but was not a licensed chemist and druggist.

The defendants are liable for having thru their assistant, caused cyanide oil, one of the poisons named in schedule A of the act, when a director, who was a chemist, and personally managing such shop (Pharmaceutical Society v. Wheeldon (1890) 24 Q.B.D. at p. 698). I assess the damages at \$215. Judgment for the plaintiff, with costs, \$15 paid the veterinary. There will be judgment for the above amount with superior court costs.

Divisional Court.

Before Mulock, C.J., Magee, J., Clute, J., and Watson, J.C.
McMahon v. J. J. Macdonald Co.
Kilmer, K.C., for defendants on appeal from the judgment of Boyd, C., dated 11th January, 1909. W. E. Raney, K.C., for plaintiff, on appeal. Judgment of appeal resumed from yesterday. Argued and reserved.

Long v. Lumber Co. v. Tennant—G. Campbell, for defendant, appealed from the order of the County Court of Wentworth, made in chambers on 10th March, 1909. J. C. Campbell (Hart) for plaintiff, contra. Appeal allowed with costs of this appeal, and of the trial unless otherwise ordered by trial judge.

Honsinger v. Kuntz—F. Arnold, K.C., for defendant, appealed from the judgment of the County Court of Elgin dated 2nd March, 1909. J. C. Campbell (Hart) for plaintiff, contra. Not concluded.

Court of Appeal.

Before Moss, C.J.O., Oiler, J.A., Garrow, J.A., MacLaren, J.A., Meredith, J.

Hansford v. The Grand Trunk Railway Co.—D. L. McCarthy, K.C., for defendants, appellants, A. H. F. LeRoy, K.C., and J. A. Arndt, for defendants. This was an action brought by James D. Hansford, claiming unpaid damages from the G. T. Railway for loss of his trunk, containing a valuable watch, on Feb. 18, thru the alleged negligence of the railway company. The action was tried at Toronto and judgment given for the plaintiff for \$2500. Appeal allowed and action dismissed with costs if dismissed, and \$2500 if allowed, and being the opinion that there should be a new trial.

Lamont v. Canadian Transfer Co., Ltd.—W. C. K.C., for plaintiff, moved for order making costs of previous orders costs in the cause. Order made.
Wade v. McNeely—C. C. Robinson, for defendant, moved to set aside the statement of claim for irregularity. J. F. Boland for plaintiff, contra. Order made validating statement of claim as of this date. Costs in the cause.

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EATON'S FRIDAY BARGAINS

The Best News of Good Buying You Could Read

No advertising talk, no reasons for buying—just straight first hand information, direct from the merchandise itself; and in Friday's prices there's saving compensation that will well repay an early trip. All-day bargain enthusiasm is at boiling point. Every minute of Friday there's something of interest going on. Come early.

Men's Clothing

Men's New Spring Suits, of English worsted and Saxony-finished (soft and smooth) tweeds, browns, greys, olives, neatly striped or checked, three - button, single-breasted, coat lined with twilled Italian cloth; sizes 34 to 42. Regularly \$12.50, \$13.50 and \$14.00, for \$8.89

Men's Spring Overcoats, Chesterfield, 44 inches long, black vicuña cloth, with silk facings, and a few fancy striped chevrons, with fancy cuffs and pockets, in the lot any size from 34 to 44. Regularly \$12.50 and \$15.00, for \$8.89

\$4.00 Trousers, \$2.50 solid English worsteds, neat, grey herringbone weave, with self and colored waist stripes, two side, and one watch pocket; sizes 34 to 42 waist. Regularly \$4.00, for \$2.50

Boys' Suits and Reefers

Three-piece Suits, single and double - breasted, of all-wool tweeds, dark greys and browns. Knee pants; sizes 25 to 31. Regularly \$5.00 and \$6.00, for \$3.95

Two-piece Suits, in neat tweed mixtures, coat box-pleated back and front, and belted, knee pants; sizes 24 to 27. Regularly \$3.00 and \$3.50, for \$2.29

Spring Weight Reefers, in stylish tan tweeds, one a very small, smart plaid, others in stripes, more or less distinct, double-breasted. Italian cloth lining, velvet or self collar; sizes 21 to 26. Regularly \$4.00, for \$2.95

Footwear

Women's Fine Patent Leather Low Shoes, medium weight and extension soles, Blucher cut, dull kid tops, perfect fitting shapes; sizes 2-12 to 7. Regularly \$2.00, for \$1.50

Women's Fine American Boots, choice kid kid, Blucher style, patent toe caps, light, flexible, and extension soles, broken lots, from regular stock; sizes 2-12 to 7. Regularly \$2.50, for \$1.50

Men's Fine Boots, suitable for spring wear, in patent leather, kid, Blucher style, also tan calf low shoes, Blucher cut, neat styles; sizes in the lot 8 to 11. Regularly \$2.50 and \$2.75, for \$1.75

Boys' Boots, broken lot, in sizes 4 and 5 only, dongola kid, box kid and heavy plain leather, good wearing boots, laced and Blucher style. Regularly \$1.25 and \$1.50, for 85c

Children's Laced Boots, fine dongola kid, light turn soles, well finished, self tip, perfect fitting; sizes 4 to 7-12. Regularly \$1.25, for 65c

Headwear

Men's and Children's.

Men's New Spring Derby Hats, genuine fur felt, odds and ends, broken lines and sizes from our regular stock, English and American blocks, calf and Russian leather sweats, silk bands and binding. Regularly \$1.00, \$1.50, \$2.00 and \$2.50, for 79c

Children's New Spring Tam O'Shanter, in extra quality navy blue beaver cloth, soft crowns, and some with silk-in wire, fancy white or black silk band, with bow or streamers at side, satin lined. Regularly \$1.00, for 49c

Men's and Boys' Caps, in fancy worsted and assorted tweeds, broken lines and sizes, but a full range of sizes in the lot, in plain golf and the new bulldog styles, satin lined. Regularly 50c and 75c, for 20c

Men's Wear

Men's Fine Balbriggan Undershirts, sateen facings, pearl button, overlocked seams, natural cream color; sizes 34 to 44; these are manufacturers' seconds, that is, they are slightly imperfect. Friday bargain 25c

Men's Neglige Shirts, made from fine, corded shirting material, fast washing colors, small cuff attached, medium grey and blue shades and black and white, sizes 14 to 17-12, a clearing lot we bought at a very low price. Friday bargain 50c

Men's Fine White Twilled Cotton Night Shirts, collar attached, double-stitched seams, odd sizes and colors, slightly soiled from handling; sizes in the lot 14 to 19. Regularly 50c to \$1.00, for 47c

Men's Fine Silk Four-in-hand Neckwear, medium width, some satin lined, others finished with the French seam, in neat, fancy patterns. Regularly 25c, for 16c

Men's Elastic Web Suspenders, Uncle Sam style, cord backs, with detachable cord ends and buckles, neat fancy colorings. Regularly 25c per pair, for 16c

Gloves

Broken Lines of Women's French Suede Gloves, of good sound quality and perfect in every way, but only 27 dozen in lot, all have oversewn seams and two small fasteners, mode, beaver and black only; some at \$3 for your size. Friday bargain 69c

Men's Gloves, of soft spring weight, with plique seams, gusseted fingers, spear points on back, and strong dome fasteners, in tan or brown shades, 250 pairs. Regularly 75c, for 50c

"Brewster's Millions"

Illustrated 50c Edition.

THE T. EATON CO. LIMITED
TORONTO CANADA

Enforce specific performance of an agreement to buy certain timber and trees, as well as the land known as part of lot 10, in the 9th concession of the Township of Ferguson, in framing the formal judgment the direction to enforce as to when it was first shown that a good title could be made, was omitted. A proper direction to that effect should now be inserted and the general judgment varied to that extent. But the defendant is not entitled to any part of the costs of the appeal, which should be made costs in the action to the plaintiff only. The latter was responsible for the issue of the judgment in proper form, and is not without blame for the omission to follow the directions of the chief justice, and he should only be allowed the costs of the appeal in case of his ultimate success in the action.

Home From China.
Rev. Jonathan Goforth, who represents the alumni of Knox College in the Chinese mission field, arrived at New York on Tuesday, and went to Ottawa to attend the Presbyterian Women's foreign missionary board meeting there. Rev. Mr. Goforth is expected in Toronto on Saturday. He is back on furlough.

University Commencement.
Friday, June 1, has been set for the commencement exercises of Toronto University.

Enforce specific performance of an agreement to buy certain timber and trees, as well as the land known as part of lot 10, in the 9th concession of the Township of Ferguson, in framing the formal judgment the direction to enforce as to when it was first shown that a good title could be made, was omitted. A proper direction to that effect should now be inserted and the general judgment varied to that extent. But the defendant is not entitled to any part of the costs of the appeal, which should be made costs in the action to the plaintiff only. The latter was responsible for the issue of the judgment in proper form, and is not without blame for the omission to follow the directions of the chief justice, and he should only be allowed the costs of the appeal in case of his ultimate success in the action.

Hosiery

Women's Plain and Fancy Hosiery, consisting of cashmere, cotton and hile thread hose, oddments and smart designs, 200 pairs; Capital 35c stocks, all are strictly up-to-date and seasonable weight. Pair 17c

Boys' and Girls' Ribbed Black Cashmere Stockings, with double knees, also some ribbed black cotton hose, in medium weight for now, both lines have double sole heel and toe. Regularly 20c and 25c a pair, for 12-12c

Men's Fancy Cotton Socks, in a miscellaneous collection of neat and smart designs, 200 pairs; Capital and every size in the lot. Regularly 20c and 25c, for 12-12c

Umbrellas

Men's and Women's High-grade Silk-mixed Umbrellas, in a choice list of stylish handles, assorted, in gun-metal, horn, pearl, sterling silver and rolled gold, all very neat rolling umbrellas, a silk case each. Regularly \$3.00 to \$4.00, for \$1.79

Furniture

50 Nurses' Rocking Chairs, golden finish, turned spindles, solid wood seat. Regularly \$80, for 79c

6 Simple Iron and Brass Bedsteads, handsome designs, finished in white enamel, brass chairs and spindles, high head end; size 4 feet 6 inches wide only, slightly imperfect. Regularly \$17.50 to \$22.50, for \$14.90

Solid Oak Cabinets, suitable for bookcases or china cabinets, solid oak, golden finish, glass side and door. Regularly \$11.50, for \$6.75

Golden Oak Dining-room Chairs, popular designs, best of construction, upholstered in genuine leather, five small chairs and one large chair. Regularly \$32 and \$35, for 25.00

Mahogany-finished Parlor Tables, shaped tops and legs, large lower shelf, all well braced. Regularly \$14.45, for \$11.40

5 Sample Three-piece Parlor Suits, mahogany-finished frames, attractive designs, carved in new patterns, silk tapestry. Regularly \$49.00 to \$75.99, for \$24.50

Old Arm Chairs and Reception Chairs, finished in early English style, upholstered in genuine leather. Regularly \$5.24 to \$6.50, for \$4.00

Colonial China Cabinet, old English finish. Regularly \$100.00, for \$50.00

Colonial Buffet, very handsome, old English finish. Regularly \$168, for \$84.00

Dressers and Washstands, surface piece-cut oak finish, attractive design and all well finished, large and roomy, three small, two long deep drawers, 24x30 inch bevel plate mirror, washstand to match. Regularly \$20, for \$17.50

NEW MAPLE SYRUP AND MAPLE SUGAR AT MICHIE'S

Michie & Co., Ltd.
7 King St. West.

JOE MARTIN DEFEATED.

LONDON, May 5.—The result of the bye-election in Stratford-on-Avon was Philip Foster (Unionist), 574; Hon. Jos. Martin (Lib.), 247; C. H. Kincaid-Smith (Independent), 478. The Unionist majority over the Liberal candidate is 267.

DESTRUCTION OF TIMBER.

CHICAGO, May 5.—Within ten or fifteen years, according to J. H. Finney, secretary and treasurer of the Appalachian Forestry Association, they will not be a stick of timber standing east of the Rockies, and within fifty years the entire country will be as barren of timber as the American Desert, unless something is done to avert the disaster.

A Widow's Suicide.
BERLIN, May 5.—Emma Cooper, a widow, aged 36 years, committed suicide by drinking carbolic acid at her home this morning on Foundry-street. She lived for half an hour after talking the acid.

Excursion Dates.
The Niagara Navigation Company have still a number of nice dates left for excursions to Niagara Falls and other points. A phone call to their office, Main 6386, will bring a representative to you with full information.

Your Hair is Worth It

Afraid to use hair preparations? Don't know exactly what to do? Then why not consult your doctor? Isn't your hair worth it? And him if he endorses Ayer's Hair Vigor for falling hair, dandruff, a hair tonic and dressing. Have confidence in his advice. Follow it. He knows.