# The Toronto World

A Morning Newspaper Published Every Day in the Year.

partment. The public have been hearing for some years now that reform Hamilton affair is a sufficient example

not begin to move in this mysterious eral days were lost thru the inactivity of the local chief, whose retirement A vision of the city on a night of full for the last year or so. This ought evenings presented, quite rivaled the not to have happened under a vigor- vista from Mount Royal. The city ittem at Queen's Park, but it could not streets. The Gore is a feature which have occurred at all if a central sys- Toronto may well envy. Toronto had

thoroly alert head.

dence and discretion that the zeal of a result, Hamilton will always have the criminal in making his escape is the air of a metropolitan city, which much the more effective. In nothing there is nothing in down town Toronto is the necessity of prompt action so at present to suggest. For this Toobvious as in the administration of ronto has to thank the village fathers justice in criminal cases. With a thoro- of the city hall, ly competent central provincial sysmurder would lose not an instant of their own, and Ottawa grows yearly effective action. As it was, the par- attractiveness. Ontario bids fair to most hopeless predicament. The atform will not be complete until he reexpense the present practice compels not been generally noticed or celebrate by making it necessary to overtake ed. the results of delay, error and omis-

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, 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 crippled if Michigan's claim is conceded. That is a good contention on their centenary celebration? part and one that the federal government should support, but there are other substantial reasons for taking a tain the views of the self-governing firm stand in opposition to the treaty states respecting an early conference as amended

The arrangement as originally agreed cent events have made this expedient upon by the contracting governments, and concerted action can only thru it be was based on the theory of give and obtained. There is no question involvtake. Canada is favored by the na- ing any new departure in the policy of tural conditions at Niagara, but con- the oversea British nations. They have sented to restrict her legitimate rights already set about their own home dein order to facilitate an amicable and fence and they agree that as they equitable settlement of outstanding and grow in population, industry and comtroublesome questions. St. Mary's merce that duty will become more on-River may or may not present the erous. This is apart altogether from converse case, but if it does, the United the obligation to give mutual support States should be prepared to give as which union involves, but if that union well as take. There is a principle in- is to be maintained some system sevolved in this particular case which curing adequate co-operation must be the Canadian Government ought to in- devised. It will be voluntary and each sist upon, unless it means to be handi- state will have the ultimate control of capped in all future negotiations, and its own establishment, whether on sea that is parity of concession. As pre- or land. No discussion on these points sented to the senate, the treaty carried is needed—they are already conceded that out, not so thoroly as it might and on the other main factors substanhave done-as amended it is quite un- tial agreement already exists. It ought satisfactory. The U. S. federal au- not to be above the resources of imthorities are understood to contem- perial statesmanship and initiate a plate the acquirement of the Michigan scheme which will satisfy the requireside of the river, and hold out the ments of the individual states and coinducement that acceptance of the ordinate their home defence with that for rider now may be followed by of the empire. 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 rallway service and a lighting and power service which represent 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, since a fellow feeling makes us wondrous kind, Hamilton is a progressive and a pleasant place ing the public aspect of its water and is developing at a rate which should attract investors and real estate agents as readily as do her larger

a population of about 70,000. It is only pared to give the public a square deal, as he had been unable to serve any thirty years or so since Toronto was of a similar size. People who bought of a similar size. People who bought property in Toronto thirty years ago HADJIN, Asiatic Turkey, May 5.— Ipaintiff, on motion to continue injuncand held on are now men of wealth Hadjin is facing a famine, and there is tion, stated that parties agree that moand substance. It will probably not neither money nor food in the city.

FORM THE CRIMINAL DEPART- take Hamilton quite so long as To-The chances are that Hamilton wil annex Dundas as soon as Toronto will years ago Toronto men were quite a incredulous about the annexation

Hamilton possesses many natura charms, and the view from the m tain is one of the finest in the province ation of the present sys- self is well built and with spaciou tem had been in operation with a the opportualty to create a similar oper space in front of the city hall and rejected it in a spirit of parsimony department, but there is so much pru- which Hamilton has not exhibited. As

charming city in Ontario. Galt, the in the world. organizations, the machinery of de- pearl of the Grand Valley, Chatham. tection in crimes like the Kinrade Brantford and others have beauties all alyzing influence of a too deliberate known as the province of pretty cities local officer leaves the crown in an almore befitting its place and claims.

THIS YEAR IN TORONTO'S HISTOR This year is the 75th in Toronto's history since incorporation. Twentylice department or creates an entirely five years ago the semi-centennial wa new one. The cost of a policy of pre- suitably marked, but so far the period vention would not be so great as the of progress between then and now ha

How would it do to make the nex Civic Holiday one in a real sense the word? While it may be argued at that time, perhaps a program observance could be devised attra tive enough to serve its purpose. Or, failing that, perhaps Citizens' Day at the National Exhibition might be ut ized for a suitable demonstration.

In ten years we have built up a business of half a million It is a peculiarly appropriate year fo celebration, aside from its anniverdollars a year by selling the sary character, for it sees Toronto in ground that the waterflow is as matter truth a Greater Toronto. With 230,000 best typewriter and making inhabitants now, who can prophesy good with our customers. of fact much more evenly divided and inhabitants now, who can prophesy that their industries will be seriously the city's immensity, wealth and im-The service which goes with the portance when the time comes for Underwood costs you nothing, but

THE LEGISLATURE IS SUPREME.

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

lordship has adhered to his first im-

jurisdiction of the province, its legis-

lature is supreme and it is the duty

of the courts of law not to challenge

Mr. Justice Riddell points out that

there is nothing unusual in withdraw-

ing either classes of actions-at-law

cognizance of the courts. His references

those critics who were or pretented to

precedented temerity in insisting that

the will of the people of Ontarlo touch-

powers must be obeyed. On this point

the legislature, as representing the

people, is the final court, and the

the better it will be for themselves.

sooner public service companies get

but to interpret its statutes.

Altho Mr. Justice Riddell properly

IMPERIAL DEFENCE. you can't get it with any other Mr. Asquith is taking steps to asceron the subject of imperial defence. Re-

typewriter at any price. United Typewriter Co., Limited, in all Canadian cities, selling Underwoods.

The Underwood

typewriter is sold

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pany, operating

with Canadian cap-

ital and Canadian

enthusiasm. It has

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has the finest type-

It is Canadian in scope

as well as in personnel,

Halifax, Montreal, Ham-

ilton, London, Winnipeg,

Edmonton, Vancouver,

and agencies in the other

cities. The services of

the Company are at the

disposal of the Under-

wood user anywhere in

the Dominion.



IN THE LAW COURTS

ANNOUNCEMENTS.

Osgoode Hall, May 5. 1909. Motions set down for single court for 1. Reinhart v. Barton. 2. Christoff v. G. T. Pacific Ry. Co. 3. Hurcomb v. Ottawa M. Co. 4. and 5. Sovereign Bank v. Thomson 6. Carrick v. Port Arthur. 7. Holmes v. Manufacturers.

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

Master's Chambers. Before Cartwright, K.C., Master.

Sovereign Jewelry v. Leask-Shaver (L. M. Singer), moved for order makdiscussion. After full consideration, his the couse. Order made ing costs of previous orders costs in Wade v. McNealy-C. C. Robinson pression and his reasoning is un- for defendant, moved to set aside the answerable. In so far as regards the statement of claim for irregularity. matters placed by the British North made validating statement of claim America Act within the exclusive as of this date. Costs in the cause. Kemerer v. Wills-H. J. Macdonald, for defendant Wills, moved for an or-der for directions for trial of issue under C. R. 215, as against or even individual cases from the one contra. Order made.

are conclusive and should reassure M.), for plaintiff, moved on consent costs, and vacating lis pendens. Order be aghast at Sir James Whitney's un- made Craig v. Haight-J. F. Lash, for applicant, moved for an order allowing service of notice of motion for sale on

party out of jurisdiction. Order made. Before Meredith, C. Won Chong v. Ing Sung-L. F. Heyd, K.C., for plaintiff, asked enlargement down to this and show themselves pre- of his motion to continue injunction. the defendants except the purchaser. Enlarged for one week. Injunction continued meantime. Cooper v. McGonigle-H. H. Shaver, for

ment and that judgment go pursuant to terms of consent. G. H. Gray, for defendants, assents: Judgment making injunction perpetual, and land to be replaced in position it was before the acts complained of. Costs to plain-

tiff.

Hazeltine 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
in ant

in Jant.

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. Bethune—G. Ritchie, for three defendants, moved for a direction as to costs of motion made on April 15, 1908. A. D. Crooks, for two parties. W. Read, 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.

v. Strathy J. E. Cook, for plaintiff, on two motions, one to continue injunction ond one to commit. G. Bell, K.C., for defendant, contra. R. B. Beaumont, for Smerdon, the con-

Holmes v. Manufacturers Natural Gas Co.—G. Lynch-Staunton, K.C., for defendants, appealed from the report of the local master at Cayuga, on the ground of excessive allowance. C. St. C. Leitch (St. Thomas) and R. S. Colter (Cayuga), for plaintiff, opposed. appeal and cross appealed from same report. Not concluded.

Before MacMohon, J.

McCarthy v. McCarthy—Grayson Smith, for plaintiff, on motion to continue receiver. W. C. McCarthy (Renfrew), for defendant. Enlarged for one week, Receiver continued meantime. over 300 employees writer organization

Before MacMahon, J. Before MacMahon, J.
McGibbon v. The J. P. Laurason Co.
—W. N. Tilley and W. I. Dick (Milton)
for plaintiff. S. F. Hyde, K.C., for defendant. Judgment (G). The plaintiff,
a farmer of Equesing, sued the defendants, an incorporated company, carryon business of druggists in Milton, for
damages for death of a horse called
Jack, property of plaintiff, caused as
alleged by the wrongful administration
of croton oil. Defendants alleged that
they followed directions for mixing
medicines and are not responsible.
The medicine asked for was mixed The medicine asked for was mixed by Mr. McKenney, who had been in a drug store and had passed his primary examination, but was not a licensed chemist and druggist.

The defendants are liable for having thru an assistant commonded cream

iru an assistant compounded croton oil, one of the poisons named in schedule A of the act, when a director, who was a chemist, was not personally managing such shop (Pharmaceutical Society v. Wheeldon (1890) 24 Q.B.D. at p. 689). I assess the damages at \$215, being \$200, the value of the horse, and \$15 paid the veterinary. There will be judgment for the above amount with superior court costs.

Argued and reserved.

Long 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. L. Counsell (Hamilton) for plaintiff, contra: Appeal allowed with costs of this appeal, and of the trial unless otherwise ordered by trial

Honsinger v. Kuntz.—F. Arnoldi, K. C., for defendant, appealed from the judgment of the County Court of Elgin dated 23rd March. C. St.C. Leiten, for plaintiff, contra. Not concluded.

Court of Appeal.

Before Moss, C.J.O., Osler, J.A., Garrow, J.A., Maclaren, J.A., Meredith, J

Hansford y. the Grand Trunk Railway Co.—D. L. McCarty, K.C., for defendants, appellants. A. H. F. Lefroy, K.C., and B. H. Ardagh, for defendants. This was an action brought by James D. Hansford, claiming un-stated damages from the G. T. Railway for loss sustained by the death of his son, Percy Hansford, on Feb. 18, thru the alleged negligence of the railway company. The action was tried at Toronto and judgment was given for the plaintiff for \$2500. Appeal allowed what is known as the Caledon railway wreck, from which injuries she sub-sequently died, brought action claim-part of lot 10, in the 9th concession and action dismissed with costs if demanded. Meredith J.A., dissenting and

being of the opinion that there should be a new trial.

Lamont v. Canadian Transfer Co.—
G. H. Watson, K.C., and B. N. Davis, for defendants, appellants. R. S. Robertson (Stratford) for collections of the Hon. Mr. Justice Magee, shown that a good title could be made the plaintiffs were awarded \$2325 dam. for defendants, appellants. R. S. Robertson (Stratford) for plaintiff, respondent. The plaintiff, a clerk, residing in the City of Chicago, in June 1907, delivered to the defendants one trunk, containing wearing apparei, jewelry and other personal effects, to the value of \$487.35, for the purpose of trunk, containing wearing apparel, jewelry and other personal effects, to the value of \$487.35, for the purpose of being carried from the Union Station to 53 Robert-street, Toronto. After the customs officer had examined the trunk istoms officer had examined the trunk he delivered the check and trunk to the defendants. The trunk appears to have by the trial judge. been lost, and the plaintiff sued the company for its value. They had given a receipt to the customs officer for the trunk, in which they limit their liability to the sum of \$50 for any loss or defendants, appellants, the sum of \$50 for any loss or defendants, appellants, the sum of \$50 for any loss or defendants, appellants, the sum of \$50 for any loss or defendants or a reliev for \$2000 crelent. been lost, and the plaintiff sued the amage to any trunk, valise or package, and set this up as a defence to the clearly larger c'aim. At the trial dants to the said C. F. Stanford, who plaintiff's larger c'aim. At the trial the action was dismissed, and the plaintiff appealed to a divisional court, who reversed the decision of the trial judge and gave the plaintiff judgment of the Grand Trunk Railway Comfor \$487.50 and costs. From this latter pany, as alleged, while riding as a judgment defendants appealed. Appassenger on said railway. Under the peal dismissed with costs, Meredith, J.

under C. R. 215, as against his codefendant, Singlehurst. A. Cohen, for
plaintiff. Usual order to go.
Quin - R. R. Waddell, for defendant, moved for order dismissing
action for want of prosecution. No
one contra. Order made.
Higgins v. Hogg—Greer (Baird &
M.), for plaintiff, moved on consent
for order dismissing action without
for order dismissing action without
for order dismissing action without
leaving his work and crossing the for plaintiff, respondent. On Sept. 18, 1907, one Michele Giovinazza, an employe of the defendant company, while leaving his work and crossing the tracks of the defendants, was run down by a locomotive of the defendants and so injured that he died the next day.

At the trial independent on Sept. 18, 1907, one Michele Giovinazza, an employe of the defendant company, while leaving his work and crossing the tracks of the defendants, was run down by a locomotive of the defendants and so injured that he died the next day.

At the trial independent of the defendants and so injured that he died the next day.

At the trial independent of the defendants and so injured that he died the next day. At the trial judgment was given for ment entered declaring that upon the back on furlough. the plaintiff for \$600 and costs. On approper construction of the contract peal to a divisional court this judgment was set aside and a new trial such sum as what was paid by way ordered between the parties. From this latter judgment the defendants appealed to the court of appeal. Appeal allowed and action dismissed. No costs paid into court, and that to that ex-tent the appeal should be allowed with

Before Moss C. J. O., Osler J. A., Garrow J. A., Maclaren J. A. Ronson v. the Canadian Pacific Railway Company-G. T. Blackstock, K.C., and Angus MacMurchy, K.C., for defendants, appellants. C. A. Ma ten. K. C., and H. E. Stone (Parry Sound), C., and V. A. Sinclair (Tillsonburg), for defendant, appellant; T. E. God-C., and V. A. Sinclair (Tillsonburg), for plaintiffs, respondents. The plaintion be turned into a motion for judg- tiffs, the executors and children of spondent. The action was bro

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.

Headwear

# Men's Clothing

Men's New Spring Suits, of Eng. (soft and smooth) tweeds, browns greys, olives, neatly striped or checked, three - button, singlebreasted, coat lined with twilled Italian cloth; sizes 34 to 42. Regularly \$12.50, \$13.50 and \$14.00. Regularly \$1.00, \$1.50, \$2.00 and 

Men's Spring Overcoats, Chester-field, 44 inches long, black vicuns cloth, with silk facings, and a few fancy striped cheviots, with fancy cuffs and pockets, in the lot any size from 34 to 44. Regularly \$12,50 and \$15.00, for ....\$8.39

\$4.00 Trousers, \$2.50, solid English worsteds, neat, grey herring-bone weave, with self and colored pin-stripes, two side, two hip and

#### Boys' Suits and Reefers

double - breasted, of all-wool tweeds, dark greys and browns, knee pants; sizes 28 to 31. Regularly \$5.00 and \$6.00, for .. \$3.95

Two-piece Suits, in heat tweed mixtures, coat box-pleated back and front, and belted, knee pants;

#### Footwear

Women's Fine Patent Leather Low Shoes, medium weight and ex-tension soles, Blucher cut, dull kid tops, perfect fitting shapes; sizes 2 1-2 to 7. Regularly \$2.00, for

Women's Fine American Boots,

spring wear, in patent leather, vici

kid, Blucher style, also tan calf low shoes, Blucher cut, neat shapes; sizes in the lot, 6 to 11. Regularly \$2.50 and \$2.75, for. sound quality and perfect in every kip and heavy plain leather, good

style. Regularly \$1.25 and \$1.50, Children's Laced Boots, fine dongola kid, light turn soles, well fin-ished, self tip, perfect fitting; sizes strong dome fasteners, in tan or

defendants on a policy for \$2000 against

said C. F. Stanford was accidentally

passenger on said railway. Under the double liability clause, plaint!ff claimed

costs. The plaintiff must pay the costs of the action subsequent to the pay-

Bird v. Lavallee-F. E. Hodgins, K

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 Amerier sweats, silk bands and binding.

Children's New Spring Tam some with slip-in wire, fancy white

Men's and Boys' Caps, in fancy worsted and assorted tweeds, broken lines and sizes, but a full pin-stripes, two side, two side, two sides one watch pocket; sizes 34 to 42 range of sizes in the lot, in pin one watch pocket; sizes 34 to 42 golf and the new buildog styles, waist. Regularly \$4.00, for \$2.50 satin lined. Regularly 50c and

#### Men's Wear

Men's Fine Balbriggan Unde shirts, sateen facings, pearl but tons, overlocked seams, natura cream color; sizes 34 to 44; these 

Men's Fine White Twilled Cotton Night Shirts, collar attached, double-stitched seams, odd sizes and some slightly soiled from handling; sizes in the lot 14 to 19. Regularly 50c to \$1.00, for .. 47c ps, perfect fitting shapes; sizes
1-2 to 7. Regularly \$2.00, for
\$1.50 satin lined, others finished with

# Gloves

Broken Lines of Women' French Suede Gloves, of good Boys' Boots, broken lot, in sizes way, but only 27 dozen in lot, al 4 and 5 only, dongola kid, box have oversewn seams and two kin and heavy plain leather good dome fasteners, mode, beaver and black only; come at 8 for your size. Friday bargain ...... 690

Men's Gloves, of soft spring veight, with pique seams, gusset 4 to 71-2. Regularly \$1.25, for brown shades, 250 pairs. Regular-

E. F. B. Johnston, K.C., J. M. Mc-Evoy (London), and George Wilkie for the defendants. The material questions

are answered in favor of the defen-

E. Middleton, K.C., and W. Greene (Ottawa), for appellants, C. H. Cline

Cornwall), for respondent. An appeal

from a divisional court. Appeal allow-

ed and action to proceed to trial. Costs to the plaintiff thruout, Meredith J.

University Commencement.

commencement exercises of Toronto

dants and conviction quashed.
Bank of Ottawa v. Roxborough-

# Hosiery

Women's Plain and Fancy Hosiery, consisting of cashmere, cotton and lisle thread hose, oddments and broken lines from our, 25c and 35c stocks, all are strictly up-to-date and seasonable weight. Pair BLE

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arrests.

Luncheo

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 1-2c

Men's Fancy Cotton Socks, in a miscellaneous collection of neat and smart designs, 200 pairs to go 

#### 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 with each. Regularly \$3.00 to \$4.00, 21.79

#### Furniture

50 Nurses' Rocking Chairs, golden finish, turned spindles, sollewood seat. Regularly 80c, for 59 6 Sample Iron and Brass Bed-steads, handsome designs, finished in white enamel, brass chills 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. oak, golden finish, glass side and door. Regularly \$11.50, for \$8.75

Golden Oak Dining-room Chairs, popular designs, best of construction, upholstered in genuine leather, five small chairs and one arm chair. Regularly \$32 and \$38, for

women's Fine American Boots, choice vici kid, Blucher style, patterns. Regularly 25c, for . . 9c tent toe caps, light, flexible, and extension soles, broken lots, from regular stock; sizes 2 1-2 to 7. Regularly \$2.50, for . . . \$1.50

Men's Fine Boots, suitable for patterns. Regularly 25c, for . . 9c 5 Sample Three-piece Parlor Suits, mahogany-finished frames, attractive designs, carved in new patterns, silk tapestry. Regularly \$49.00 to \$75.99, for . . . . \$42.50

Odd Arm Chairs and Reception Odd Arm Chairs and Reception Chairs, finished in early English, some upholstered in genuine lea-

ther. Regularly \$5.24 to \$6.50 ish finish. Regularly \$100.00, for Colonial Buffet, very handsome, old English finish. Regularly \$168.

face quarter-cut oak finish, attractive design and all well finished, large and roomy, three small, two 

"Brewster's Millions" Edition ... 50c TORONTO

executors should under the circum-stances be reserved to be dealt with

dissenting.

AT. EATON C

& Bicycle

CANADA Eleanor Ronson, who was injured in enforce specific performance of ar

> AT MICHIE'S Michie & Co., Ltd 7 King St. West.

**NEW MAPLE SYRU** 

AND MAPLE SUGAR

JOE MARTIN DEFEATED.

LONDON, May 5.-The result of oye-election in Stratford-on-Avon Wi Philip Foster (Unionist), 5874; He Kincaid-Smith (Independent), 478, Th nist majority over the candidate is 2627.

DESTRUCTION OF TIMBER.

CHICAGO, May 5.-Within ten fifteen years, according to J. H. Fi ney, secretary and treasurer of the Appalachian Forestry Association,th will not be a stick of timber standi east of the Rockies, and within fit years the entire country will be barren of timber as the America Desert, unless something is done avert the disaster.

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

Excursion Dates. The Niagara Navigation Compani have still a number of choice dates le University Commencement.

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

Indiversity Commencement for excursions to Niagara Falls and other points. A phone call to the office, Main 6536, will bring a representative to you with full information.

Your Hair is Worth

Afraid to use hair preparations? Don't know exactly what to do? Then why not consult your doctor? Isn't your hair worth it? Ask 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.