years, and few people expected that it would be dealt with so rapidly, although the French people should have pushed the matter before they did. In Ottawa the

people are all very strong for the bilingual schools, and they are getting them. In 1912 I stood on the floor of the house and fought

on this bilingual school question. I would sooner stay on the floor

and fight the matter with the members than put on my coat and

walk out, for I mean to settle this question in a satisfactory way if I

am returned to power.

As far as the clause no. 17 is

concerned, to which so many objections have been heard, it is not

in existence now, as it has been re-placed by clause 18. This clause permits the teaching of French in the schools for more than an hour,

and the placing of separate school inspectors on a level with those of the public school. In clause 17 French was allowed but one hour

in the schools of the province, and the inspectors of separate schools

Oxford startled a Liberal meeting the other night by saying that 760 young

men had registered in the City of

MEXICAN INSURGENTS

day the constitutionalist army com-manded by General Alamilla has cap-

tured the city of Zapotlan, a railroad

center in the state of Kalisco, ninety

The occupation of Zapotlan is regarded as in important step in the campaign against Guadalajara.

HINDU EXCLUSION.

up its mind to accept the responsi-

bility which goes with an exclusion

own color from entry therein merely because those men may be able to

break out into open sores. There is a

cheap labor. That is all there is it. Then labor must accept the

facts manfully and face the logical result boldly. It will be bad enough one day to have the industrial compe-

added problem of immigration.

Vancouver Daily Province: If a coun-

Woodstock under the manhood suf-

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WEDNESDAY MORNING, JUNE 24.

A POSSIBLE BOOMERANG.

on the fact that one time or another firms to which they belong are holding factors in the food supply of the world. briefs for corporation clients, should be used with caution. Those who live in glass houses should not throw stones. There are at least as many lawyers among the government candidates as among those of the opposition who would to ruled out of the lists on a sweeping disqualification reputation of this kind. Even cabinet ministers have been attacked for corporation carlier stages of a propaganda; it affiliations, and arguments that are good one way are equally good another and before effort has become habit. way. The point to consider is not This tendency to relax vigilance is whether a lawyer has been employed by a corporation, which in itself is a fly which started off with a fine extestimonial of ability, but whether as hibition of zeal. It would be interesta man and a citizen he is to be trusted ing to know just what percentage of to represent the interests of the people. householders have maintained their It is impossible to make one rule for pristine endeavor and continued the one party and allow the other party to precautions which, if continuously escape without rule. The legal pro- taken, could have made Toronto fession itself would bitterly resent the practically a fly-free city. The streets, affront which is contained in the as- decorated on dustman's morning, do sertion that because a lawyer was once not look any too good as regards the employed in one cause he could never provision of covered receptacles, the again act fairly in another with con- bundling up of kitchen refuse and the trary interests. It is not merely in observance of other elementary regu-Northeast Toronto that this issue has lations. So it may be doubted wheth-

A NEW CANADIAN HISTORY. Visitors to the "Ad" convention who want to know something about Canada teriologists are not less but more indo no better than buy a copy of the new and death and they also unite in de-Ontario "High School History of Can- claring that swatting the adult insect "da" just published by the T. Eaton serves no real purpose. The pest-Company, for 19 cents. It may be re- laden hordes, they say, cannot be serimarked that the cheap price is part of ously reduced in numbers by the belatbook, which has many portraits, maps, the observance of strict cleanliness in be seen on page 163, where the burning | will disappear and the diseases they of Washington in 1814 is thus mentioned: "During the summer of this year the British fleet sailed up the Potomac and landed an army which defeated the Americans at Bladensburg, under the eyes of President Madison. The beautiful public buildings at Washington were burned in York, of course, is the present Toronto, glect. and the present Exhibition grounds is an old campaigning field. W. L. Dominion from the time when Canada 29th will be some Monday. embraced all the territory between the Ohio and the Mississippi till the pre-Sent, with its area equal to Europe, and Ontario alone of the nine provinces half as large again as Texas. Nothing better to acquaint the visitors with our policies, ideals, methods, points of view and national outlook could be with the vicine of the victims of the disaster on May 29, made his will. The late Mr. Goddard left an estate valued at \$45,974, which will be divided among his seven surviving children, his brothers, sisters, and the foreman and bookkeeper at his warehouse. suggested, and there is a copious index which will gladden the heart of many a 9 o'clock scholar.

IRRIGATION SYSTEMS IN AUS-TRALIA.

Among the more notable of modern agricultural developments is that concerned with irrigation. This, of course, is not a modern idea. Irrigation has been practised in Egypt from time immemorial, and the primitive land appliances handed down from remote antiquity were iong picturesque features of the Nile. But with latter day engineering and increasing power of construction the task has been altered from that of distribution alone to the more difficult matter of impounding and controlling the supply of water, so that irrespective of the season the husbandman should obtain what he requires at the time of his greatest need. Irrigation is transforming the arid lands of the Central United States, is vastly expanding the available area of Egypt and the Soudan and large schemes are in progress in Western Canada. It is accomplishing wonders in India, and Sir William Willocks has on hand what is perhaps the widest dream

The Toronto World of all, the reclamation of Mesopotamia

world. Nowhere has the irrivation move ern temperate region. For years past Wrile the Liberal paper, The Ottawa Free Press, came out vehemently New South Wales and Victoria have on the Murrumbidgee River, built by the New South Wales Government, pro-vides sufficient water to irrigate 300,000 were equally "regular."

The Citizen has been a steadfast

acres on the Vanco Plains, while the acres on the Yanco Plains, while the supporter of the single tax, and has system developed by Victoria makes it possible to impound 10,000 million cubic to could not very well avoid taking is with the Whitney government. The co-operate in the further conservation policy had it been able to get any conof that river and to build another huge dam on the Upper Murray, which will Dam on the Nile. West Australia is also engaged in extensive water storage on the Harvey and other rivers on the southwestern corner of the island continent. All these governments not only furnish land on easy terms and water at cost, but assist the new settler with expert advice to start his farm and market his produce. The result of Attacks on legal candidates based all this wisely directed activity will be to assure the progressive Australian or at the present time they have held states in their agricultural prosperity or may be holding briefs, or that the and to make them even more important

THE FLY IN THE HOME. Much is being done to preserve the public health and in a matter so directly affecting the home nothing ought to be easier than to elicit the active cooperation of the householder. The trouble is not so greatly, perhaps, the engagement of his attention and the stirring up of enthusiasm during the is concerned, however, we doubt it comes when the first interest wanes, arisen, but all across the province, from er in the poorer districts the condition sample of the province of the province of the poorer districts the condition sample of the poorer districts the poorer distr

ous a customer as it ever was. Bacfrom the official and authentic side can sistent that it is a carrier of disease our Ontario educational policy, and ed process of killing individual germ bears no relation to the merits of the carriers. That can only be done by plans and other illustrations to adorn the city and the home alike, and by and elucidate it. The book is written the elimination of all possible breeding in a perfectly impartial way, as may places. Deprived of these the housefly disseminate will vanish or be more easily traceable to other causes. But all the blame cannot be placed on the public-part must be shared by the municipality whose employes are not always careful enough or anxious enough to preserve the good will of the householder. To instil reasonable rejust the cruel reprisal for the Ameri-of the responsible officials and is not too trifling a matter to warrant ne-

Slang is threatening to overthrow Grant, professor of colonial history in the tongue of Chaucer and Bacon. Even Queen's University, is the author, and Alice Meynell succumbs, and The Athein over 400 pages he gives a most read- naeum admits it in a reference to "some able account of the development of the morrow and some yesterday." The

EMPRESS VICTIM'S WILL FILED.

dren, his brothers, sisters, and the fore-man and bookkeeper at his warehouse. The deceased had taken out insurance for \$15,000 in the Ocean Accident and Guarantee Corporation, and his son, Alex will receive this amount.



POLITICAL INTELLIGENCE

ment brought with it larger possibili-ties than in Australia, where over im-mense areas the rainfall is both in-The Citizen has been increasingly indesufficient and precarious. The com- pendent of late years, and The Ottawa nonwealth possesses some noble Evening Journal has for some time been the local government organ at Ottawa. Both papers, however, started tawa. Both papers, however, started been constructing huge dams on the terms were announced by Finance tributaries of the Murray River. That on the Murray River. That on the Murray River built by changed front, and by the time

feet of water. These states, with South Journal is indignant because The Citiwith the Whitney government. The Australia jointly interested in the zen couples temperance and tax issues.

Murray watershed, have now agreed to claiming The Citizen would have opessions whatever respecting tax re Journal says:

In an assault on The Journal this morning because this newspaper has criticized Mr. Rowell's position on the bilingual school issue,

The Ottawa Citizen says: "The Journal should direct its fight along lines which are clearly defined. Let it begin by defending the bar-room, for example, and by showing its Ottawa readers how much the stability and prosperity of the community depend upon the

Will it be believed that The Citizen, which thus stigmatizes the Whitney policy as advocacy of "the bar-room" and "the rum traffic," has within a week made a formal proposition to the Conservative leaders to support the Whitney policy—or. in its own phrases, to support the bar-room and the rum -provided the Conservative leaders would promise to take up

Such is the case. made much of by the Liberal press thruout the province, and to that ex-tent. It may do considerable damage. crals are quite likely to gain a seat in French vote in any event, and it so happens that the result in nearly again seen in the crusade against the every other riding in the Ottawa Valthe bilingual issue will be to the front.

> According to The Sudbury Star that ame issue is predominant in Nipissing and we are told:

While The Star is absolutely independent in politics and has hesitated at considerable length in passing any comment on the forthcoming provincial election, such a unique situation faces the electors of this district that a duty de-volves upon the public press to discuss what this paper deems a matter of supreme importance to the people of the district. In do-ing so, it is with every respect for the opinions of the two thousand five hundred readers of The Star-The candidates in the contract.

Charles McCrea, M.L.A., Conservative.

Moise Allard, Liberal. The natural sequence one would expect would be a straight party fight, with the principles of either party as the issue at stake, and that the electors of this district would be called upon to calmly and carefully pass judgment in the interests, first, of the district of Sudbury, and secondly, the province at large.
Mr. McCrea has given us three

years of general satisfaction, and were it not for the bilingual embroglio would undoubtedly have been returned by acclamation. Mr. Allard has been urged to accept the Liberal nomniation and

trust to a united support of the French-Canadians and those staunch Liberals who put party before aught else, whether the government is good or bad. His can-didature, we believe, is purely one of political expediency.

There are no political issues before the people of the province save "abolish the bar," and while,

contrary to expectations, Mr. Allard is supporting Mr. Rowell's platform on this point, it has but little interest to the great majority of the electorate of this riding: Mr. Allard has perverted his candidature in a desperate racial appeal to his French-Canadian fel-

The bilingual issue, as was to be expected, is cropping up in the Essex number of his electors, and is reported as having said: The question has now been he-

fore the house for the last thirty

AND HE DID

I'VE BEEN ASKED TO UMPIRE AN AMATEUR BALL GAME TODAY-I'LL SHOW'EM SOME CLASS

AT OSGOODE HALL

June 23, 1914.

Motions set down for single court for Wednesday, 24th inst., at 11 a.m.: 1. Re Parker and Toronto. 2. Re Solicitor.

3. Jardine v. MacDonald. 4. Re West York Election.

Master's Chambers Before J. A. C. Cameron. Master.
Sturgeon Falls Electric Light and
Power Co. v. Imperial Paper Mills, Ltd.

A. D. Armour, for plaintiff, obtained order renewing writ of summons for 12 months. Costs in the cause. McNamara v. Benner—Swynburne (Corley & Co.). for defendant, obtained order on consent dismissing action without costs and vacating lien and lis

Baguley v. Glenn-J. H. Cavell, for plaintiff, obtained order for writ of possession of mortgaged premises.

General Fire Extinguisher Co. General Fire Equipment Co.—Morwich (Beatty B. & Co.), for defendant, ob-

Judge's Chambers.
Before Middleton, J.
Harper v. C. P. R. Co.—Martin
(Watson & Co.), for plaintiff, obtained
order on consent allowing payment out of court of \$670 and interest, and thereupon dismissing action without

them were boozers. The statement was indignantly repudiated by other speakers of the same meeting, and Mr. Nesbitt was taken sharply to task by the woodstock Sentinel-Review. Mr. Rowall will have a herd enough to the same meeting. Jones v. National Land and Material Co.—A. S. Bain, K.C., for plaintiff, moved for order for payment out of certain money in court. No one con-tra. Order made. Rowell will have a hard enough job to Carry North Oxford under the most Re Frank Bevan-J. G. Farmer, K

favorable circumstances, and he may well pray to be delivered from his "fool C., for widow, moved for order refering accounts to local master at Hamilton and for appointment as trustee and guardian F. W. Harcourt, K.C., for infants. Order made referring ac-But if Mr. Rowell is compelled to give a good deal of time and thought to his own district, he has the consola-Given v. Given—F. Aylesworth, for tion of knowing that the Liberals of Lambton are keeping Hon. W. J. Hanna quite busy at home.

Given v. Given—F. Aylesworth, for widow, moved for order for payment out of income for maintenance. F. W.

Harcourt, K.C., for infants. Order TAKE ANOTHER CITY

Canadian Press Despatch.
ON BOARD U. S. S. CALIFORNIA,
MAZATLAN, Mexico, June 22, via
wirelss to San Diego, Cal., June 23.—
According to information received to According to information received to \$100 a year allowed for maintenance. Re Appleman Estate—J. T. White for executor, moved for leave to pay

\$600 into court. F. Aylesworth for Gates. Stands until 26th inst. to allow giving of notice to Johnston.
Standard Motors, Ltd., v. Mitchell
Motor Sales Co. of Canada, Ltd.—F.
McCarthy, for defendants, appealed
from order of junior judge of Wentworth County of June 16th instant,
awarding independence. awarding judgment against defendant. M. L. Gordon for plaintiff. Stands un-

try believes in exclusion it must make til 26th inst. Re Fanny Williams .- F. Aylesworth. for applicant, obtained order confirm ing report of local master at Cayuga. Costs of those entitled out of estate. policy. A country cannot shrick ex-clusion and at the same time object to militarism or taking part in naval defence. Exclusion is a luxury for

live cheaper than they can, they must be sensible and logical about it. Sooner or later this question, fester-ing on either side of the Pacific, will plaintiff, moved for leave to appeal from order of Falconbridge, C. J., of May 26th last, setting aside order of master in chambers. O. H. King for break out into open sores. There is a great opportunity for statesmanship. It cannot be tackled in Asia only. It must be tackled here as well and the truth insisted upon. The real reason for exclusion is that the standard of our civilization must not be lowered. Re Lake Erie and Northern Railway Co. v. Board of Education of Simcoe.— R. G. Agnew, for the railway company,

moved for warrant for immediate possession. W. H. Irving for owner. \$2000 into court and giving and amount that may be found due by award, order to go and arbitration to be proceeded with diligently.

In less than two years it will be unlawful to buy or to use poisonous white phosphorous matches EVERYBODY SHOULD BEGIN TO USE

EDDY'S NON-POISONOUS "SESOUI" MATCHES

AND THUS ENSURE SAFETY IN THE HOME.

MICHIE'S GLENERNAN Scotch Whisky

A blend of pure Highland malts, bottled in Scotland

Michie & Co., Ltd., Toronto Established 1835

obtained a warrant for immediate nos-session on payment into court of \$200. Re Campbellford, L. O. and W. Railway and Lazier.-H. W. Macdonell, for railway company, obtained warrant for

nmediate possession. Re William G. Huckle.—Russel (A. S. Loun), for Huckle, moved on return of habeas corpus for order giving mission earned by Huckle, and also for order for production by the crown of certain documents. T. S. Elmore for the minister of justice. At request of the crown motions adjourned to 26th

Single Court. Before Middleton, J. Laird v. Restorick.—S. C. Wood, for plaintiff, moved for order continuing injunction. F. Aylesworth for defendant. Injunction dissolved. Costs reserved to be disposed of on substantive motion before Middleton, J. after trial.

Crocker v. Galusha.—J. W. Pickett, for plaintiff moved for order contents. for plaintiff, moved for order con tinuing injunction. R. G. Agnew for defendant. Motion enlarged until 25th inst. Injunction continued meantime.

HERE'S A CHALLENGE

now or else in blood, tears and humiliation when the day comes. It is absolutely absurd to take refuge in specious arguments about the brotherhood of faces; the dawn of peace all over the world; Christianity and various abstractions of that nature. If the white races believe they can take great spaces of this world and ibsolutely debar all men not of their world; cause those challenge you. Dr. Maggaret. Gordon and Mrs. Leslie Stowe of the Toronto Suffrage Association also Mrs. Rector Prenter and Miss Into Perry of the Political Equality League, to meet me on the public platform at St. George's Hall, Saturday evening, at eight o'clock, June 27, and there discuss this grave question. I will invite the Toronto members, whom you have called spineless partisans in your recent letter sent broadcast over the city, and I shall tell the public why they are so called. Joss v. Fairgrieve.-M. Wilkins, for

are so called.
Your immediate reply will oblige.
Sincerely yours.
(Mrs.) Dora M. Morrison. Berridge Hall, 55 Mutual street, Toronto.

CREDIT MEN APPOINT NATIONAL

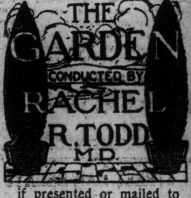
nent of difference between that sum and amount that may be found due varied by award, order to go and arbitration be proceeded with diligently.

Re C.P.R. Co and Greene.—H. W.

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and Home-killed Chicken served daily Phone—Park 328. M. F. CONNELLY, Mgr. 36tf

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The Garden

there will be represented all divisions in Canada, including Calgary, Regina, Winnipeg, Hamilton, Toronto, Montreal, St. John and Vancouver.

The establishment of a real estate and insurance section was endorsed. The latter department is to be in conection with inselvent estates. The delegates were yesterday after-noon the guests of the Royal Canadian Yacht Club at the island.

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