## WEDNESDAY MORNING

## THE TORONTO WORLD the count showed that 1077 had sup-

Newspaper published every day in the year.

months, without Sunday ..... ree months. .73

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\* HAMILTON OFFICE-Boral Block, North James and Merrick-streets, Telephone 965, Walter Harvey, Agent.

BUFFALO, N.Y.—News stand, Ellicott-square; news stand, Main and Niagara-streets; Sherman, 586 Main-street. HICAGO, ILL .- P.O. News Co., 217 Dear.

DETROIT, MICH .- Wolverine News Co., nd all news stands. TALIFAX-Hallfax Hotel news stand.

LOS ANGELES, CAL.-Amos news stand. fidence of the British investor in Ontario.

NEW YORK-St. Dennis Hotel and Hotal-ings news stand, 1 Park Row. OTTAWA-Despatch and Agency Co.; all pressions respecting the course of the hotels and news stands. QUEBEC-Quebec News Co. ST. JOHN, N.B.-Raymond & Doherty.

WINNIPEG-T. Eaton Co.; T. A. McIn-tosh; John McDonald; Hotel Empire news stand. All Railway news stands and trains,

Does The Morning World each your home before 6.30? If it does not, send in a com-

plaint to the circulation de-partment. The World is anxious to make its carrier service as nearly perfect as possible. 

ported colonial preference, and that 472 opposed it, the majority for the preference being thus 605. It was a redepartments—Main 252 between 8 a.m. and 12 p.m. After midnight and on Sun-days or holidays use Main 252 Business and Circulation Dept.; Main 253 Edi-torial and News Dept.; Main 254 Sport-ing and Commercial Editors.

to Mr. Balfour and the premiers of the self-governing colonies; was then carried, with only a few dissentients 3.00 The result of the vote taken, as it was, on the initiative of the dree trade members of the chamber, was admittedly a great disappointment to them. and however else it may be regarded shows clearly that tariff reform is anything but dead in the United Kingdom.

MISLEADING BRITISH INVESTORS In The London Financier and Bullionist of April 13, prominent place is given to a statement that The Financier had been informed by cable from Toron. to that the provincial parliament had refused the expropriation of the Electric Light Company by the city, and that,

the Electrical Development Lompany's contract was confirmed. The paper adds that "the news reaches us from a very high authority and will clear up any

uncertainty, that may have existed as to the future of the company." It would be difficult for any more in accurate and misleading summary of

The World can be obtained at the fol. the result of the contest between the wing news stands: city and the Toronto Electric Light Company than is contained in the above cable despatch, and it would be interesting to know who is the "high autho-

rity" from whom it emanated. After the THE BOSTON HERO lectures the citizens received regarding the inexpediency of shattering the con-MONTREAL-Windsor Hotel and St. Law-rence Hall; all news stands and news-bors. far more likely to be impaired by , the

dissemination among them of false im-Tom Longboat Will Act as Judge struggle between the people of the province and the grasping capitalists who sought to abuse the electrical franchises

IMPERIAL DEFENCE.

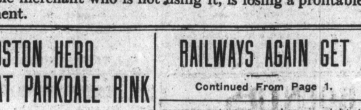
entrusted to them. The investing public of Great Britain The managers of the Parkdale Roller are not accustomed to stock and com-Rink, ever anxious to do what is pos pany manipulations such as are only sible to give satisfaction to the nutoo prevalent on this side the Atlantic. merous patrons of that popular resort, Thanks to the pressure exercised by have added another triumph to their the many successful enterprises run by already long list. They have secured British cities, franchise holding corpo- the privilege of having the celebrated

rations are compelled to deal fairly and Tom Longboat act as one of the justly with the citizens, otherwise theirs judges at the grand carnival to be would be a short shrift. This is one of held there on Thursday evening. Mr. the valuable side advantages which pub-lic ownership affords. Gas companies, to put himself in the limelight, and it

LONDON CHAMBER OF COM-MERCE FOR TARIFF REFORM. Like some others of the British cham-bers of commerce, that of London adopted a neutral attitude towards the adopted a neutral attitude towards the movement for fiscal reform and im-perial preferential trade. The London Chamber maintained that position dur-time the discussion of that question at



There's only one good way to handle accounting in a wholesale business, and that is with a Copeland-Chatterson System. It has taken years of experience and hard work to bring this System to its present state of perfection and the wholesale merchant who is not using it, is losing a profitable investment.



mmission?

The application made before Mas-ter-in-Chambers Cartwright to set aside the notice of appeal given by the plaintiff against: a decision of the mining commission, under the Mines government, and we have a right to have some member of the government Act, in the action of Hunter against esponsible. Bucknall, has been granted, with costs

to the defendants in the cause. To Unseat a Councillor. Revenue and Right. "It is a curious situation," continu-The master-in-chambers has delivered Mr. Maclean, "that the Customs a judgment on the application of Act is vigorously enforced by this charles A. Rayson, a farmer, of the government. Evidently collecting the Township of Bayham, for an order derevenue is considered more important than protecting public rights." Mr. Bristol (Centre Toronto) point-

claring that the election of Charles Turnbull, a hog buyer, of the stime township, is invalid, and to unseat him, on the ground that he had not ed out that in the Belleville frauduent ballot box cases, the minister of the property qualifications. The mo-tion is dismissed, without costs. Settled. justice had employed counsel and had assumed to enforce the law. Dr. Sproule feared that the bill was

Upon consent, the action brought step towards turning the railway against R. E. Menzie by the Goderich Engine and Bicycle Co. has now been commission into a court so that suitrs couldn't be heard without going to lismissed, with costs. the expense of employing counsel. Want the Insurance.

\$2000

Mr. Bergeron suggested that the so-icitor-general was idle. Why not di-The Catholic Mutual Benefit Associrect him to appear before the railway ation made application to be allowed to pay into court \$2000, the amount of a policy of insurance on the life of

AT OSGOODE HALL

ANNOUNCEMENTS. Chambers.

Cartwright, master, at 11 a. m. Single Court.

2. Re Dominion Roller Screen Co.

3. Warren v. Rouse. 4. Re' McLean and North Bay.

Re Armour and North Da 5. Re Armour and Onondaga.
Montgomery v. Arnold.
Marks v. Port Arthur.
Brown v. Gilbreath.

9. Re Stainsby estate. Toronto Non-Jury Sittings.

Clark w. Hubbard.

29th April, at 11 a.m.: 1. G. T. R. v. Toronto.

Jordan. V. Williams. Divisional Court.

2. McAllister v. McAllister.

Slater v, Royce.
Troy v. Hamilton.
Court of Appeal.

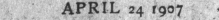
a.m.,
Faulkner v. City of Ottawa,
McKay v. Wabash Ry, Co.
Rideau Club v. City of Ottawa.

5. Moir v. C. P. R. Co. 6. Attorney-General v. Hargrave. Suing the Insurance Companies.

a writ against the Gore District Mu-tual Fire Insurance Co., claiming

Application Granted.

4. Saskatchewan v. Leadlay.



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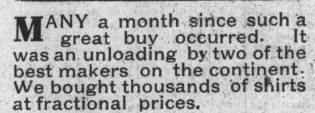
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ised and commented upon by free trade

advocates as supporting their conten-

tions. Last month a resolution was brought before the council of the cham-to have marked the proceedings of the to have marked the proceedings of the the record. ber, expressing adhesion to the free imperial conference with regard to the trade system as now prevalent in the delicate and ticklish subject of joint United Kingdom, but was rejected by defence. Without destroying or in the wenty-one votes to fourteen, and in least impairing the full control of each onsequence a general meeting of the state over its own naval and military members was held on March 21 last. It forces, the resolutions adopted and had been long felt by many of them outlined provide for the ultimate dethat thoroly representative as the Lon- velopment of independent yet mutudon Chamber of Commerce is of the ally supporting military forces, with metropolis of the empire, it ought to a common standard of efficiency, and take a decided stand upon an issue supplied with the requisite informaso vitally important, not only to the tion and intelligence. This is to be trading interests of the United King- accomplished by means of a general dom, but to the imperial future. An staff, who, however, will in no way indeterminate position, it was realized, interfere with questions connected was not consistent with the leading with command or administration. On place the chamber occupies, or with the naval side, again, the opinion of the duty it owed the country to place the conference favored the discontinuits real sentiment on record. ance of contributions in money and

At the general meeting Mr. Charles the substitution of a system by which Charleton, chairman of the council, the outer Britains will man and mainwho presided in the unavoidable ab tain ships supplied by the United sence of the chairman of the chamber, Kingdom, and provide coaling stations explained that the council had come and ammunition and food depots for to the conclusion it was time to decide the use of the imperial navy.

what line it should take on this great This is the only solution possible of question. The chamber was a non- this vexed question. It recognizes the political body, and he did, not think autonomous character of the imperial there was a member of the council who states and their determination to be wished the question to be approached supreme, each within its own sphere. as a political question. The members Thus everything tends to strengthen were present as commercial men the conception of the empire as a partamongst commercial men, and they nership of independent states, bound His recommendation was accepted, and they of together by many ties, independent in recently the firm of Gourlay, Winter a commercial than a political one. A action, but subordinating local to genresolution was then submitted to the eral interests where the common ineffect that the chamber expresses its terest so requires. This is a fruitful adhesion to the free trade system and idea, and one which, it has been truly opposes any departure from such sys- said, is novel in history. Its value lies tem, whether by general tariff or colo- in the fact that its underlying prinnial preference. In opposition an amend- ciple is capable of indefinite applicament was proposed, expressing the opin- tion. If the parliament of man, the fedion of the chamber that the present eration of the world," is ever to be fiscal system is no longer salted to the achieved, it lies along the road of needs of the country, and that it should which the imperial premiers are the be altered in such a manner as will pioneers. What is being carried out . enable the people of the United King- by devolution within the British Emdom, first, to promote the commercial pire will some day meet in evolution union of the empire on a preferential the aspirations of those who are strivbasis, and, secondly, to raise a por- ing to supersede might by right, and tion of their revenue from the imports the strength of armed battallons by of foreign manufactures, which will the strength of law and justice. Slowtend to safeguard their interests from |y but surely the world is working out the unfair competition of foreign coun- its salvation, and no greater honor can come to the Anglo-Celtic race than the

tries. After an animated debate, the amend- furtherance of its achievement. ment was carried by a large majority

cf the four hundred members present VALUABLE ADVICE TO MOTHERS at the general meeting, and was by a similar vote passed as a substantive motion. A poll of the whole chamber was then demanded by a free trade re-presentative and conceded. Voting paand give internal doses of ten drops of presentative and conceded. Voting papers were later issued to the number Nerviline in sweetened water every two of 3200, and on April 10 current an- hours. This will prevent any serious held to receive the report of the poll. The scrutineers reported that 1574 vot-ing papers had been returned, and that

The carnival itself is always a suf-ficient attraction at the Parkdale Rink, but, with Tom Longboat as one

at Roller Rink Carnival on

Thursday.

MAKING CHARACTER. What the Y.M.C.A. Stands for-The

Predilections of Its General Secretaries.

Thomas Longboat ran at Boston as member of the Toronto West Young Men's Christian Association. His sensational achievement in breaking the world's record for the distance naturally draws attention to the organization whose colors he bore to victory. of course, there is need in dwell-ing on the general objects of the Y. M. C. A. save to say that athletics is not cultivated more than the intellectual and moral side of the young man. The main desire of the organization is to make young men that will stand the strain, young men with a charac ter rather than a reputation. The general secretaries usually are fond of men of this type, and their fondness often extends to household articles. For example, when the secretary of the Victoria Y.M.C.A. wanted a piano some three years ago he bought a Gourlay. He was looking for char-acter rather than reputation, for then the Gourlay was not well known. Now however, it has both character and reputation. The instrument has been so thoroly satisfying that he recommended his board to purchase a Gourlay, when nineteen other instruments were under the notice of the directors. & Leeming received the following let-

"The piano arrived ter from him: Savoie, Schell (Glengarry), Schem (Oxsafely's few days since, and we have ford), Sinclair, Smith (Nanaimo), Tal-bot, Telford, Tolmie, Turgeon, Verjust had it set up. It stood the long cold journey well and is in splendid ville, Watson, Wright (Renfrew). Our directors are justly proud tune. of it, and think it away ahead of al npetitors." That other Y.M.C.A. of ficials in other localities are also looking for character in a piano is indi-SWDDI cated by the following letter from the secretary of the Edmonton branch "The piano arrived in first-class order It came thru the coldest of the winte and landed here without showing the CAPORAL least sign of an effect from the upon either case or action."

**OBITUARY**.

BELLEVILLE-Mrs. C. St. George Yarwood of this city. She was 71 years of age. Mrs. Yarwood was a daughof age. Mrs. Yarwood was a ter of the late Judge Dougall.

TORONTO-The death occurred os Monday at 15 Maple-avenue of Miss Edith Irene Dunlap of Haileybury, sister-in-law of Hon. Frank Cochrane.

If your child comes in from play THOROLD, April 23 .- After an illness of several months, Charles N. Stevenson died last evening in his 76th year.

CUDDY CANNOT RESIGN.

Saying that they must conserve the police benefit and pension fund and must discourage the resignation of trouble. No liniment or pain reliever wust anscended the board of police com-young men, the board of police com-missioners yesterday refused to accept the resignation of Inspector Cuddy.

Upon third reading he offered an wharf. The injunction was granted amendment to the bill providing that the attorney-general should enforce the Belly of the court of ap-Railway Act, and employ counsel if peal. Judgment was reserved, necessary, and should institute all Flooded His Premises. that might be necessary to enforce ant, of Ottawa, in 1908 had his pre-the law to punish violations thereof mises, at the corner of Clarence and or to collect fines and penalties there- Dalhousie-streets, flooded by reason, it

under. The amendment was defeated is alleged, of a defective sewer. by a party vote. Yeas 38 navs 80. action was commenced against the corporation for damages, and at the An amendment moved by R. L. Bor-den requiring the attorney-general trial Judge Teetzel gave judgment in and solicitor-general to appear before and assist the railway commission, favor of Faulkner for \$1700 and costs. The corporation are now appealing diment has not been concluded. Judgment Set Aside. was defeated by the same division, and the bill passed. The division was:

Yeas: Alcorn, Armstrong, Avery, Barker, Barr, Bennett, Bergeron, Blain, R. L. Borden, Boyce, Brabazon, Bristol, Chisholm (Huron), Christie, Clements, Crocket, Daniel, Elson, Foster, Fowler, Henderson, Herron, Hughes (Victoria), Jackson (Elgin), Lalor, Lennox, Leonard, Macdonell, MacLaren, Maclean, (South York), Marshall, Pacquet, Roche (Marquette), Schaffrer, Sproule, Staples, White, Nays: Adamson, Archambault ylesworth, Beauparlant, Beland, Bole, Bourbouftais, Boyer, Brown, Burcau, Burrows, Caldwell, Carrier, Carvell, Cash, Clarke, Conmee, Copp, Cyr, Crawford Derbusting, Derbusting, Derbusting, Derbusting, Derbusting, Construction, Construct Crawford, Demers, Derbyshire, Des-jardins, Devlin (Wright), Dubeau, Fielding, Finlay, Finlayson, Gauvreau, Geoffrion, Gervais, Girard, Gordon, (Hall, Jackson (Selkirk), Johnston Kennedy, Knowles, Lanctot, Lapointe, Lawrence, Lavigne, Law, Lemieux, Lovell, MacDonaid, MacPherson, Mc-Cool, McCraney, McIntyre (Strathcona), McKenzie, McLennan, Marcfle (Bagot), Marcil (Bonaventure), Mayrand, Michaud, Miller, Oliver, Pardee, Paterson, Pickup, Proulx, Reid (Restigouche), Rivet, Robitaille, Roche (Haldl-fax), Ross (Yale-Cariboo), Rousseau,

OF THE

WORLD

Andrew Martin issued a writ against T. Jones, F. P. Brazill and Edward Adamson, claiming to recover \$500, money advanced to defendants for the purpose of bribing the license commissioners of the City of Toronto. In the writ of summons, plaintiff did not claim interest. Appearance was entered by defendants. The statement of claim, however, demanded interest. Default was made in delivery of statement of defence, and plaintiff signed judgment under protest of judgment clerk. The defendants

judgment clerk. The defendants thereupon moved before Master-in-Chambers Cartwright to set judgment aside on the ground that the writ was not specially endorsed. The master set aside the judgment and made the costs to the defendants in the cause. Defendants are to have a week within which to plead. • The Doctor Loses.

An

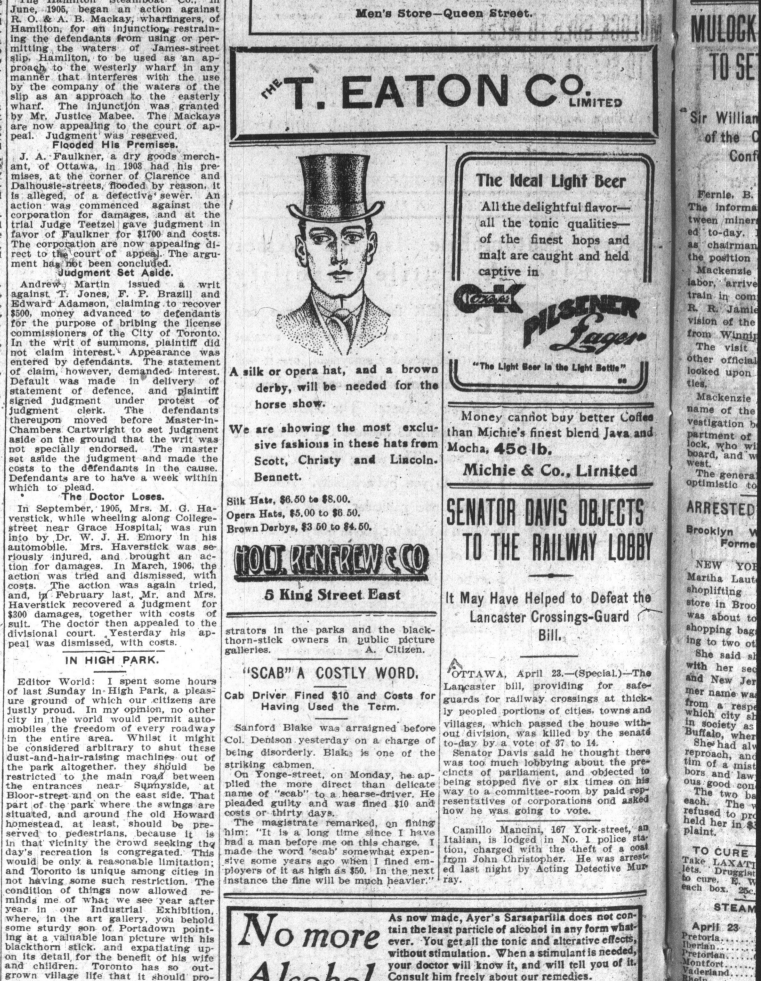
In September, 1905, Mrs. M. G. Haerstick, while wheeling along College street near Grace Hospital; was run into by Dr. W. J. H. Emory in his automobile. Mrs. Haverstick was seriously injured, and brought an ac-tion for damages. In March, 1906, the action was tried and dismissed, with costs. The action was again tried and, in February last, Mr. and Mrs Haverstick recovered a judgment for \$300 damages, together with costs of suit. The doctor then appealed to the

divisional court. Yesterday his appeal was dismissed, with costs.

IN HIGH PARK.

Editor World: I spent some hours of last Sunday in High Park, a pleasure ground of which our citizens are justly proud. In my opinion, no other city in the world would permit autoobiles the freedom of every roadway in the entire area. Whilst it might be considered arbitrary to shut these dust-and-hair-raising machines out of the park altogether, they should be restricted to the main road between the entrances near Supryside, at Bloor-street and on the east side. That part of the park where the swings are situated, and around the old Howard homestead, at least, should be preserved to pedestrians, because it him:

condition of things now allowed re-minds me of what we see year after where, in our Industrial Exhibition, where, in the art gallery, you behold some sturdy son of Portadown point-ing at a valuable loan picture with his blackthorn stick, and expatiating up-STANDARD on its detail, for the benefit of his wife and children. Toronto has so out-grown village life that it should protect the pleasures of the majority from the automobile speed demonmajority



We have no secrets! We publish the formulas of all our preparations.