May 15, 1910.

The Toronto World

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Is The World's New Telephone Number.

TUESDAY MORNING, MAY 16, 1911 BRITISH AND GERMAN COUR-

of the closely allied reigning families. \$1,500,000 from the current revenues Workman's views were at variance pealing to the universal instincts of actual value of real and personal propthe human heart, than the British, erty is about \$250,000,000, yet it is assesand Empress and Crown Princess, debts were being paid off and the imshows that the British people have not provements being made.

discount captious criticism. But it thus at the head of a department and tory that events seem to be moving towards the restoration of confidence and many. In the past they were all but invariably allies, and many forces are working towards better appreciation of their essential kinship. Trade rivalry has helped to divide them, and Germany's bid for equality or even supremacy on sea has roused suspicion. Franker exchange of confidences in regard to matters of external policy and co-operation in projects of commercial extension would, however, do much to allay mistrust. Rumor has it that the kaiser is desirous of uniting the two families still more intimately, and the alliance hinted at, should it eventuate. would not be without distinct advan- citizens to see the consumption probtage from many points of view. But lem more effectively grappled with, such anticipations are on the knees of and many expressions reached us yesthe gods. Meantime, those present in- terday approving of the suggestion goodwill will be warmly welcomed.

EXICAN REVOLUTION AND

More than ever is it evident that the Mexican insurrection is of far more than local character. Beneath the external calm which the coterie of financiers that have profited so extensivedy thru presidential favors and their journalistic parasites in America and elsewhere, have boastfully acclaimed. there has been growing up a scething mass of discontent. With tens of thousands of Mexicans despoiled of their ancestral holdings by an arbitrary title law, the national resources dispublic services handed over to predations in the country have steadily changed for the worse. President Dlaz fleet the apathy of the public and aland his advisers became too confident in their power to throttle an oppressed people and forgot that a government saturated with corruption must garly or late be prepared to meet revolution. Dancing on a volcano is enjoyable enough till Nemesis overtook the rev-

tunity. He might have been the Washington of Mexico-even its Napoleon the Great, for his ambition would have of the great Corsican's example. Instead of despoiling the tollers of their little longer. As it is, events are moving steadily forward toward the ob- helm and King George. What of it? sorption of Mexico by the United Toronto has Bryan and Sir James. States. American interests in Mexico are vast: intervention for their protection, however delayed, can scarcely be avoided. If it is avoided it will be because great wrongs have been com-

tervention without drastic reform and restitution would outrage the obligations of common humanity.

HOUSTON'S COMMISSION GOVERNMENT.

While efficient city government is not so much a matter of system as of the personal quality and ability of the men charged with its administration that system is undoubtedly the best which enables these to be most easily secured. City government by commis sion has become so popular and is steadily extending in the United States because in every instance so far it has proved its advantage in this important respect. Galveston, Texas, the pioneer in commission government after its adoption, passed quickly from a condition of insolvency to one Many Said to Have Gone to the of prosperity unprecedented in its history. Houston, another Texan city, had enjoyed better administration than Galveston on the whole, but found it impossible to meet its current expenses and claims against the municipality of Dr. change for the better has occurred in were selling at about 80 cents on the dollar. Since then, says Mr. Frederic dom and the German Empire. This has G. Haskin, in a recent article, "the commissioners have wiped out a float- the

No people are quicker to perceive and of the city for permanent municipal with the standards of the Methodist improvements. To-day the city is so faith prosperous that the mayor states the tain an admission from one of They were responsive when the kaiser sed at only \$62,000.000; since the existbore himself-so sympathetically at the ing tax rate, on the basis of assess-

forgotten. Nor should it be overlooked | This does not represent all the benethat the characteristics of the two fit accruing to Houston from govern- and the answer given was that even courts have much more in common ment by commission. During the same granting this a Methodist minister than was possible during King Ed- period, the commissioners secured a was bound in conscience to teach the ward's reign. Punctual and exact as reduction in the price of gas from of his faith. he was in the performance of his du- \$1.50 for 1000 cubic feet to \$1.15 and the ties, he was of different type to his cost of arc lighting was cut down from nesses declared Dr. Workman's teachstrenuous nephew, and he may have \$80 per year per light to \$70. These had some inward satisfaction at the reductions were accomplished without annoyance which the kaiser showed friction or litigation. Houston's form over his diplomatic campaign that so of commission government differs in nature of the atonement and the hisquickly changed the European situa- some respects from that of Galves- torical acuality of the fourth gospel. tion. Again the Empress and Queen ton and other cities, the most import- DISAGREED IN FREELAND CASE. Mary have much to draw them to- ant being the almost absolute power gether in their domesticity, dislike of given to the mayor. Except in the fashionable extremes and devotion to cases of the four councilmen and the comptroller, he can discharge any and terday with intent to commit a every employe of the city on a lous offence against Thomas Fitzgerald verse, royalty still commands general moment's notice without the right of respect in European countries, even appeal from his decision. The mayor those that have dispensed with the in- also designates the chairmen of the answer the same charge and also on stitution. More than traces of the four committees that manage the de- charges of numerous cases of gross same sentiment can be found in new partments into which the city's busiworld democracies, enough, indeed, to ness is divided. Each commissioner is of aggravated assault. may be taken as altogether satisfac- is assisted in its management by the sioners, but his work can only be re- held last evening, Worshipful Bro. W. versed by a majority. In Houston the J. Graham was presented with a handmayor also appoints the school board ers and officers of the lodge as a subject to confirmation by the council token of the esteem in which he is

and the council also elects, the chief of police and holds him directly responsible for the conduct of the force. The England about the first of June, and mayor and commissioners must give after visiting Scotland, Ireland and their entire attention to the city's France will return in August.

commissioners are elected by the city at large this is a tribute to his busi-

TUBERCULOSIS PROBLEM.

There is an carnest desire among dications that operate in favor of peace that the city and the National Sanitarium Association should get together, and arrange for comprehensive and effective handling of the whole situa-

> one every day. It is inconceivable May 20. that there should be any wranging when the need for greater effort is so urgent, and when greater effort could prevent so many of these premature deaths. Had there been one horse dy- riding a bicycle on Spadina-avenue ing every day of glanders, or one hogof cholera, Sir James Whitney and Mayor, Geary and the country generally would have been enforcing military rule. But because consumption, althopreventible, is insidious and tedious altho more deadly than half-a-dozen more dreaded diseases, our officials relow the young, the brilliant, the beloved to be swept away without a pro-

representing the association and the city; let the present activities and pro- to get rid of them, and that is to get at posals for the future be investigated; the seat of the trouble by using a good and let the committee report with a view to co-operation between the city Burdock Blood Bitters has been on the and the association. A strong committee will beget confidence, and there very best blood medicines procurable. for defendant, Jas. H. Kennedy.

are necessary to deal with the plague. lands, he could have devoted himself swelled itself considerably had there to the disinterested service of his na. been a definite object in view for the tion. During his long term of office subscriptions. A cot in the Hospital Diaz could have accomplished much of for Sick Children, or a bed in one of permanent value. Now his star is sink- the other hospitals endowed by the year ago I became so weak and run ing in gloom whether or not he man- Georges for invalid Georges, would ages to hold the presidential chair a probably have stirred more interest.

Use Yonge or York Street: Owing to the construction work being done at Bay and Front-sts.. those wishing to reach the ferries or the wharves, will find it more convenient mitted on the Mexican people and in- to use the York-st, bridge or Yonge-st.

CANADA PERMANENT

Money deposited with this Cor-Available When Wanted No depositor has ever been asked to wait an hour for any money at his or her credit. Established 1855.

TORONTO STREET, TORONTO. MORTGAGE CORPORATION

WORKMAN'S PUPILS OFF COLOR SAY WITNESSES

Bad Theologically-Evolution of Doctrine,

MONTREAL, May 15 .- That many of Dr. Workman's pupils had un-doubtedly gone to the bad in a theological acceptance of the term, as the result of their professor's teachings, was the evidence adduced to-day in Workman libel suit case. ing debt of \$400,000 and have taken Drs. Young of Montreal and Scott of

Mr. Justice Weir endeavored to obwitnesses that the doctrinal standards were subject to change and evolution, and asked if it was not true that the minister had placed a broader interprefuneral of the late King Edward, and ment, affords all the revenue the city fifty or a hundred years ago. The so tenderly and tactfully towards the needs for its operating expenses and witnesses, while admitting that there bereaved queen. The splendid recepthe tax rate itself was reduced 30 cents was a broader interpretation given the doctrine to-day, no less positively tion accorded the German Emperor on the hundred dollars while the back averred that the doctrinal standards were in nowise affected thereby.

The judge also asked if it was not the very essence of Protestantism that every man should think as he pleased,

ings to be at variance with the doctrinal standards of his church were the questions of the corporeal resur-

The jury disagreed in the case of Walter Freeland, 95 Follis-avenue, who was charged before Judge Denton yes, and Harry Aspden. The jury were out nearly four hours. Freeland will appear this morning at 10 o'clock to P. Griffin will appear on the charge

Worshipful Bro. W. J. Graham

At a meeting of Rehopoam Lodge, some traveling bag by the past mastheld by his brethren, having served the lodge faithfully for meny Wor, Bro. Graham intends sailing for He was initiated into masonry in

business and the former has held his Ashlar Lodge in the year 1872, and a office since commission government few years later he affiliated with was introduced. As the mayor and hoboam Lodge, of which he is still an active member. He is also a charter member of University Lodge, in the formation of which he took great inerest. The presentation was made by Worshipful Bro. J. W. Payne.

Gideons Sunday Meetings.

Toronto Camp No. 1 Gideons, conducted a Gideon hotel service in the rellow room of the King Edward Sunday afternoon. General Secretary Frank A. Douglas was in charge, Poys' Male Quartet of Danforth Methodist Church, provided a musical service. A very interesting meeting re-The camp are considering hold-

ing these meetings every Sunday from 4.30 to 5.30, and definite action will be taken at the next meeting of tion in the city up till yesterday since the camp. The members of Toronto camp are requested to meet at headthe beginning of the year, more than quarters at 12 o'clock, noon, Saturday,

> Sues Taxi Company, Abraham Daniels is swing Taxicabs, Limited, before Judge Morgan in the county jury civil court. Plaintiff was and claims he was run down by a taxi and injury done to his chest and side

"PIMPLES" Broke Out All Over Her Face.

Pimples are caused, almost entirely, by bad blood, and there is only one way reliable blood purifying medicine.

market for 35 years, and is one of the will be no grudging of whatever funds After using it you will find that the pimples have disappeared, and you will have a beautiful clear complexion.

Mrs. Robert McNab, Badjeros, Ont., writes:-"I am preatly pleased to report the benefit I have derived from the use of Burdock Blood Bitters. About a down I could scarcely walk, and pimples broke out all over my face. I tried one thing after another, but nothing seemed person. An appeal by plaintiff from to do me any good. I was advised by a lady friend to try B.B.B. and before I had used one bottle I felt it was doing me good so I used three bottles, and I am now well and strong, and the pimples

have all disappeared." Burdock Blood Bitters is manufactured only by The T. Milburn Co., Limited, Toronto, Ont.

AT OSGOODE HALL

ANNOUNCEMENTS.

Judges' chambers will be held or Tuesday, 16th inst., at 11 a.m. nptory list for divisional court or Tuesday, 16th inst., at 11 a.m.: 1. Plunkett v. Toronto Railway Co.

2. Thompson v. Columbia. 3. Re West Lorne. 4. Sheahan v. Toronto Railway Co. 5. Shepard v. Shepard.

6. Canadian Druggists v. Thompson. Peremptory list for court of appeal Tuesday, 16th inst., at 11 a.m.: Henderson v. West Nissouri.

Ford v. Canadian Express Co.

3. Shaw v. Board of Education, St.

Non-jury Assizes. Non-jury assizes. List for to-day at

Lancaster v. Grey (continued). Master's Chambers.

Before Cartwright, K.C., Master Harris-Maxwell v. Goldfields-G. H Kilmer, K.C., for Goldfields. W. J. Mc Whinney, K.C., for other defendants F. E. Hodgins, K.C., for plaintiff. Motion by defendant to set aside the amended statement of claim as not being in accordance with the judgment herein of Riddell, J., of April 24, 1911. Judgment: As there is a motion for nsolidation of this and the action of e Goldfields Co. against the Harris-Maxwell Co., which I understand is returnable to-morrow, it seems the most covenient course to refer this motion to the judge in chambers, so that the whole matter can be disposed of at once. The question of consolidation cannot be satisfactorily disposed of until the present motion has been settled one way or the other. Stephens v. City of Toronto-Urquhart (William Johnston), for defendants. Motion by defendants, on con

for an order dismissing action without costs. Order made.
Simons v. Pyne-T. H. Peine, for defendant. M. H. Ludwig, K.C., for plain-Motion by defendant for an order security for costs under C.R. 1198 (D). Motion dismissed without prejudice to renewal if good cause shown.

Single Court.

Before Middleton, J. Essery v. Gordon-W. C . Chisholm K.C., for plaintiff. C. E. Evans-Lewis, for defendant. Motion by plaintiff for an injunction to restrain defendants until the trial from selling paving blocks in the City of Toronto, and all other parts of Ontario west of Gananoque, except thru agency of plaintiff. Defendant undertaking to keep an account meantime, motion enlarged to Parties to speed the cause-Statement of claim to be delivered by 17th inst., defence by 25th inst., and reply by 27th inst. Discovery may be had and notice of trial given at once. Action to be set down for non-jury sittings, beginning June 12, and record

consent motion dismissed without costs.

Munro v. Mitchell-T. N. Phelan, for plaintiff. G. T. Denison, jr., for defendant. Motion by plaintiff for judgment. ment. By arrangement between counsel enlarged sine die. Stevenson-C. Evans-Lawis

for plaintiff. W. N. Ferguson, K.C., for defendant. Motion by plaintiff for judgment. By consent enlarged until 18th inst. Ogletree v. Ogg-J. T. Grover, for

plaintiff. D. I. Grant, for defendants. Motion by plaintiff for judgment. At request of defendants enlarged until 16th inst.

> Trial Before Riddell, J.

The Standard Realty Co. v. Nicholson-J. F. MacGillivray, K.C., for plaintiff. J. T. Dennistoun, K.C., for An action by plaintiffs, defendant. who bought from assignee of mortgagee to recover possession of certain mort-gaged lands, sold under the power of sale in the mortgage contained. De-fendant claimed that the sale was irregular and they had the right to re-

entitled to judgment for possession that as far as Macpherson's executive with costs, also to an account for use was concerned it was exigible, the parties cannot agree. The counter claim of defendant will be dismissed which I have any control. If any special order be required by reason of the ing counsel. receiver, &c., I may be spoken to.

Divisional Court. Before Falconbridge, C.J., Britton, J.,

Riddell, J.

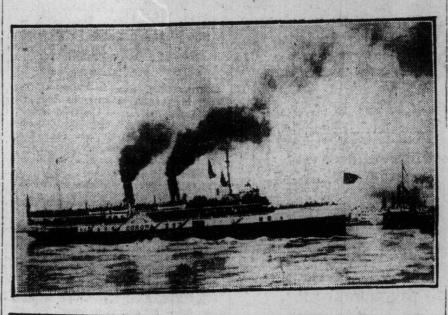
Shepard-W. E. Raney. Shepard v. K.C., for defendant, A. J. Shepard, A. G. F. Lawrence, for executors. An appeal by defendant A. J. Shepard, from the judgment of Latchford, J., of March 31. 1911. By direction of the court, the official guardian and the solicitor for widow, are to be served with notice, and argument is adjourned until 6th inst., to enable them to appear. Russell v. Greenshields-W. Nesbitt. K.C., and B. Osler, for defendant. I. F. Hellmuth. K.C., and E. C. Cattan-ach, for plaintiff. An appeal by defendant from an order of the chancelin chambers of Feb. 8, 1911, An order was made by the master in chambers on motion by defendant setting aside service of writ under C. R. 162, and this order was reversed by the chancellor on appeal, and defendant's appeal is from latter order. Appeal sumed and concluded. Judgment re-

Kennedy v. Kennedy-A. J. R. Snow. K.C., for plaintiff. E. D. Armour, K.C., appeal by plaintiff from the judgment of Latchford, J., of January, 20 Counsel for plaintiff states that he adopts the argument of counsel for the plaintiff in Foxwell v. Kennedy, upon

he merits of the action Foxwell v. Kennedy-E. D. Armour. for defendant, Jas. H. Kennedy R. Snow, K.C., for defendant Madeline Kennedy, and also for plain-tiff at request of W. Proudfoot, K.C. A. Proudfoot for defendant Downe A. Skeans, for next of kin. The defendant, Robt. Kennedy, appeared in the judgment of Teetzel. J., of March The order appealed from dismissed plaintiff's action. much thereof as is embraced within paragraphs 15 to 23 of statement of claim on the ground of inter alia that plaintiff and the defendants. Annie M. Hamilton, David Kennedy and Margaret M. Downe have no interest as residuary legatees in the estate of the late David Kennedy, and that the

STEAMER CORONA

Of Niagara Navigation Company's Fleet, Which Made First Trip Yesterday.



BUFFALO, NIAGARA FALLS, TORONTO WATER ROUTE OPEN

Company steamer Corona, in gala at-tire, with Capt. H. W. King in charge, backed out of her berth at Yongo-nearing Lewiston and Queenston were backed out of her berth at Yongo street wharf, 7.30 yesterday morning. expected on the water at this season sengers were aboard, some just extrain for all United States points.

plaintiff as such residuary legatee is not entitled to maintain this action.

Appeal argued and judgment reserved.

Court of Appeal. Beforue Moss, C. J. O.; Garrow, J. A.;

Maclaren, J.A.; Meredith, J.A.; Magee, J. A. Rex v. Youngs-G. E. McCann for defendant. J. R. Cartwright, K.C., for the crown. A case reserved and stated by Britton J. The defendant was con victed at Woodstock assizes in March 1911, on the charge of having promised \$1900 to Robert E. Butler if he would delivered not later than June 5.

Bayley v. Rea-R. W. Hart, for plainfor the position of jailer of the comtiff. J. B. Holden, for Rea Mines. A. mon jail at Woodstock. The question C. McMaster for T. H. Rea. Motion reserved is, does the indictment dis-for an order continuing injunction. By close upon its face an offence? At civil law," said Mr. Justice consent motion dismissed without costs. dence not having been put in, the case was ordere d to stand over to the September sittings.

Rex v. Britnell-G. Wilkie for defendant. J. R. Cartwright, K.C., for the erown. Motion by defendant on notice for a case to be stated by R. crown r E. Kingsford, P.M., for the opinion of exercise the court of appeal. Order that a case was as dead as Queen Anne. be stated on the two grounds mentioned in the notice.

Rex v. Luingair-G. Wilkie for deon of this court by His Honor Judge case stand off the peremptory list, case crown not objecting.

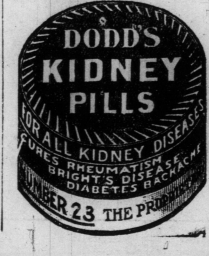
Macpherson v. Timiskaming Lum-ber Co.-G. H. Kilmer, K.C., for de-the jurymen. fendants. W. Laidlaw, K.C., for plain. tiffs. An appeal from the judgment ther certain timber seized in execution by the sheriff of the district of Nipissing was at the time of the seizure Judgment: I think the plaintiffs are of plaintiffs. The trial judge decided that as far as Macpherson's execution and occupation, &c., which will be de- that it was not exigible so far as the termined by the master at Kenora, if other executions were concerned. Appeal argued and judgment reserved. Henderson v. West Nissouri-J. M. with costs. The costs ordered to be McEvoy (London), for Henderson. paid to plaintiffs will include all over asked case to stand over until after next case, owing to absence of oppos-

Ford v. Canadian Express Co .- H. H. Dewart, K.C., and J. S. Lundy for plaintiff. C. Millar for defendant. An appeal by plaintiff from the judgment of a divisional court of Jan. 14, 1911 At request of defendant, motion ad-

journed until 16th inst. J. D. Allan Represents Fur Men. Representatives of the fur trade from Montreal, Toronto, Ottawa and Quebec, visited Ottawa last week and representative to accompany the Canof the visit is evidenced by the ap-pointment of J. D. Allan, of the firm of A. A. Allan & Co., Ltd., who is in-structed by Sir Wilfrid Laurier to proceed to Washington and represent the Canadian fur trade in connection with those already appointed to act with the

Rev. F. W. Anderson at Lindsay. Rev. F. W. Anderson, secretary of he Presbyterian Laymen's Missionar Movement, is attending the meetings a number of gatherings in the inter-

British commissioners.



To the tooting of whistles and cheer- | ton tendered by the company. Some ing of the few early risers who were of the little tots had never been away on the docks, the Niagara Navigation from Niegara before and others only

Considering the cool weather to be the year quite a number of pas-

evidences of the pleasure derived from seeing the first boat arrive. looks fresh and bright, and everything

is in ship sirape. Capt. King is masperiencing the first trip, others visit- ter, Mr. A. J. Woodward, chief enng friends in local towns, while many gineer: Mr. Bruce, purser. The steam-took advantage of this splendid way er will leave Toronto 7.30 a.m. and 2 took advantage of this splendid way er will leave Toronto 7.30 a.m. and 2 of returning to their homes as direct p.m., returning 1.15 p.m. and 8.30 p.m. On May 29 she will be joined by the The insurgents in the Republican party rain for all United States points.

Approaching the old Town of N'
takes effect. On June 12 the Cayuga some headway. The magazines of the agara-on-the-Lake, which awoke from starts the six-trips, and on June 19 country and some of the weekly press its slumbers, the boat was greeted with the Chicora on the run the sche- have made big efforts in the right diwith whistles and cheers. All the school dule is again increeped to 8 round children were given a holiday and the trips daily (except Sunday)—a service annual complimentary ride to Lewis-second to none anywhere.

Worrying Over Provisions of Ne Temere. claring invalid any marriage in Can-ada which is valid according to the ada which is valid according to the city, and to try in this way to divert

courts, and the new Canadian. Canada as of Great Britain. The they have them at home and they must crown possessed a veto power, but its reform their finances; they must re-

The courts were not the mysterious find a cure other than that of money institutions generally supposed. They or the production of wealth. were simply bodies employed to ad. them, been embodied in written sta-

Deceased Wife's Sister Law. thereof exigible under the execution had no bearing in the civil law of

validity of marriage. law. This was owing to the legislature the civil law of the province. The leg islature was responsible for the court's

As to the position of the new comer

ing was well attended.

MISS MARIE WHITE'S RECITAL.

given at Margaret Eaton School of tion of good government, for improv-Expression last evening by Miss Marle ing the social conditions of mankind urged upon the premier the value of a White, assisted by Miss Rachelle Cope- and for holding aloft the beacon of representative to accompany the can-adian commissioner to Washington in proved a very adept accompanist.

White rendered a scene from the of. The British Empire is a great thing Rubayat of Omar Khayyam in per- to anchor to in these days. The Unitfeet style and Dunne's amusing piece, Dooley's Opinions, was received. the full appreciation due to such an excellent rendering of the poem. tor Hugo's dramatic scenes from Lucretia Borgia, so often chosen for recitation, was perhaps the best piece city. of the program. The concert was much appreciated.

Will Be Buried in Seminary. The remains of the late Archbishop McEvay, which were interred in the Ryan mausoleum in Mount Hope Cemetery, will find their last resting-place in the chapel of St. Augustine Semin-The body will not be moved till the seminary is completed, which will

More Lightweight Bread. Ruth Reuben was summoned in the lice court yesterday afternoon keeping lightweight bread for sale. His worship adjourned the case till called

W. H. Carruthers faced a similar charge and left the court minus \$5. The Coleman Baking Co. were also summoned for the same offence and were also fined five dollars.

Scarboro Farmer Left \$24,000 Samuel J. Kennedy, Township nedy, Annie E. Spencer and E. Clark, who will share equally in the estate.

NOVA SCOTIA ELECTIONS WILL BEHELD ON JUNE 14

Liberals Have Held Power for the Last Twenty-Nine

Years.

HALIFAX, May 15 .- The legislature of Nova Scotia is dissolved and the date of the elections has been fixed for Wednesday, June 14. The legislature has run its full five years. The Liberals have held power in provincial affairs in Nova Scotia for twenty-nine years, under two premiers, W. S. Fielding and George Murray, the latter for 15 years and the former for 14. In the house of assembly that has now been dissolved there are four Conservatives in the opposition, with one Independent Liberal, and in the legislative council or upper chamber, where the members are appointed for life, there are only two who belong to the Conservative, or opposition, party. Premier Murray will run for Victoria County, the he has not yet been nom; inated. Candidates have been nom nated by the Conservatives in all of the 18 counties except Antigonish, and the Liberals have made nominations chester. The ranks will be closed up in the three counties within a few

It Is Stern Reform or Revolution in the United States

Continued From Page 1.

Roosevelt tried it, and made a lot of he has made a good deal of headway. rection and have some fruit to show as a result of their labors. The supreme court, most of all, has upheld the law, and especially those laws Which sought to bring about some kind of cure to the wide existing abuses above noted. They performed one of these services yesterday in confirming the fine of \$29,000,000 imposed some ears ago on the Standard Oil Co. for violation of the law in regard to combinations. That fine must now be paid. Justice Riddell Advises Against But still it is only one step in a serious ourney.

One of the make-shift efforts to cure the situation is the new doctrine of continentalism, invented largely by Wall-street and the trusts. Its object "Don't worry about any church de- is to intervene in the affairs of Mexico civil law," said Mr. Justice Riddell at the attention of the people of the Unit-In addressing the Catch-My-Pal Society, Judge Riddell explained some of the legal positions of the crown, the courts, and the new Canada. not save the situation. The Americans King was just as much King or must get down to their problems as died with Queen Anne, and form their legislatures, they must deal with their social festers and they must

fendant. J. R. Cartwright, K.C., for minister justice in accordance with viduals and in developing a force that the crown. A case stated for the opin-customs handed down for hundreds of The cure is in the sacrifice of indiyears, with the admixture of a little compels men to go straight to respect Snider. At request of defendant that Roman law. The customs had, some of public rights and to once again realize what once was the pride of the United enlarged to the September sittings, the tutes, but many of them had not. The States in former days, namely, the safety of the community depended democracy of wealth and the democracy upon the intelligence and honesty of of political power. Here is where the United States has fallen down. The wealth of the country has accumulated There had been some stir over the in the hands of a few-and a tyranniof Teetzel, J., of Jan. 11, 1911, on an attitude of a certain church on the cal few at that—and the political powmarriage question. At one time the Presbyterian Church took the stand that a marriage with a deceased wife's sister was not morally valid. That started in, but it will be a long and painful one. The World, however, be-In a case which had been set aside lieves that the people of the United in Quebec, it was because the civil law States will effect their salvation sooner there was required, in the case of Ro- or later. In the meantime Canadians man Catholics, to follow the common ought to have two things in view. They of Quebec making such a provision in ment with the condition of affairs that ought to keep clear of any entangle prevails in the United States and they ought to see that similar cvils do not invade this country. The last thing in Canada, he might feel assured that we want at the present time is any justice was administered in 990 times kind of trade or political alliance with out of 1000 in accordance with com- the United States. Let them tend to their business; let us tend to ours. Rev. Dr. Taylor presided. The meet- Let us be good neighbors, but let us hang on to the idea that the British Empire to-day, and the institutions of the British Empire, are doing more for A pleasing dramatic recital was the uplift of humanity, for the promoed States has lost her anchor.

> International Y.M.C.A. Visitors. A committee is visiting Toronto this reek from the International Y.M.C.A. to study the physical conditions of the for developing the physical life of the boys and young men of Toronto. It was decided at the last meeting of the International Y.M.C.A., to study conditions in three cities: Springfield, Mass, Poughkeepsie, N.Y., and Tor-onto. They propose to study very broadly this week matters relating to school hygiene, public hygiene, public recreation and public rathing, prevailing sports, outing for boys, and boys

SCOTCH WHISKY

A blend of pure Highland Malts, bottled in Scotland

exclusively for

Scarboro, farmer, left an estate valued at \$24,000. Letters of administration Michie & Co., Ltd. TORONTO.

Art T

Cover

Cushid In natura Covers, r over cust and the knocking broidered stitched, e

Summ

Silk F Snap

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> cluding a Wash

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