

The Toronto World

FOUNDED 1850.
A Morning Newspaper Published Every Day in the Year.
WORLD BUILDING, TORONTO.
Corner James and Richmond Streets.
TELEPHONE CALLS:
Main 6306—Private Exchange Connecting all Departments.
Readers of The World will confer a favor upon the publishers if they will send information to this office of any news stand or railway train where a Toronto paper should be on sale and where The World is not served.
MAIN 5308
Is The World's New Telephone Number.

WEDNESDAY MORNING, DEC. 21, '10.

PUBLIC SERVICE AND PAY.

Rejoicing over the cheap rate at which H. L. Drayton's services are secured by the City of Toronto may be turned into mourning when he is offered two or three times the amount to serve another interest. Men who fill positions such as Mr. Drayton so capably and admirably fill, are never figure-heads, whether they be called heads of departments or commissioners, or are known by some other title. The higher the salary in modern business the harder the recipient has to work for it, and the scarcity of first-rate men makes big salaries essential when continuous and permanent service is desired.

Toronto may congratulate itself on bargain-making instincts. It is one thing to get a bargain and quite another thing to keep it. In competition in the open market with the commercial corporations for brains and integrity another standard than mere cheapness has to be considered.

The first attempt to pay a decent salary to a civic official in Toronto has been a notable success, although the salary is not half what The World suggested as suitable to the responsibilities involved. It is a poor substitute for socialism to try to reduce the value of skilled labor in the open market, and the body, civic or commercial, which persists in doing so will eventually find itself without the quality of service it needs.

THE VIADUCT ISSUE.

In reply to the question, "What interest finds it necessary to line up the organs against the Bloor-street viaduct?" The Globe replies, "The vote on the Bloor-street viaduct bylaw will be a sufficient answer to that insinuation."

If the people are familiar with the issue it would undoubtedly be a sufficient answer, but with The Globe and The Star creating hostile votes by misrepresentation, and the insinuation

they direct against others, the answer may by no means be sufficient.

Were the importance of the opening up of the district altogether within the city limits which will be beneficially affected fully understood and the millions of dollars of improvement to the whole city by the construction of the viaduct fully appreciated, the vote would be unanimous but for the hostility of the private interests represented by The Globe and The Star.

The question has only to be fairly faced in order to have it settled in the only way it can be settled, the way in which even The Globe and The Star admit it must yet be settled—by building the viaduct.

The cost, as the city treasurer has calculated, is 17 cents a year to each ratepayer's \$1000 of assessment.

SANITARIUM CHRISTMAS STAMPS

We have already called attention to the Christmas and New Year stamps of the National Sanitarium Association. They are very pretty in a red and green design, and just the thing to stick on Christmas letters and parcels. Every cent counts for the free hospital at Muskoka for Consumptives, and they can be obtained in any quantity.

CANADA WHEAT AND FLOUR IN UNITED STATES.

MINNEAPOLIS, Dec. 20.—Arguing that the recent election results indicate a revolt of the people against the high cost of living, that the cost of bread is a factor of importance, and that the American wheat producer has the bread consumer at his mercy, The Northwest Miller, in its issue of to-day, advocates the free admission of Canadian wheat.

Under the heading, "Open the Gates for Free Wheat," The Miller says the consumer is demanding that the artificial barrier be broken down; that the American farmer is not producing enough wheat because other crops pay better, but does not want wheat that is produced elsewhere to come in. The country is near the danger line of wheat shortage.

The article says: "The last great wheat fields of this continent lie across the line in Canada, from which the import duty shuts out the product, but the people must have bread and must have it cheap." The Miller says that it would rather see both wheat and flour admitted free than see wheat barred out.

Sooner or later Canada may have to put an export duty on her wheat going into the States. In other words, we may not want them to let our wheat in free, but much rather our flour! We've got the water power to grind it.

THE CITY ATLAS.

What Burke and DeBrett and Bradshaw and Larousse are in their respective spheres, Good is in the City of Toronto. Good fills a place unique, unrivaled, supreme. While the average man may not know the magic import of the name, there is not a surveyor, not an architect, not a real estate man who does not take off his hat to the absolute authority of the atlas upon

which Toronto and its buildings are registered. A new edition of the celebrated atlas has just been issued in three volumes, bearing the last touches of the compiler, whose removal has been one of the civic losses of the year.

The publication of the atlas embraces the whole of the later development of Toronto. First issued in 1884 with 40 plates it embraced the city as comprised within Bloor-street and the bay, the Don River and Dufferin-street. It also included the suburbs of Yorkville, Brockton, Parkdale, Dovercourt, Seaton Village, Riverside and Rosedale. A second edition was required by February, 1890, with 50 plates and embraced about 1-4 mile north of St. Clair-avenue and Davisville; the lake, and the Island; Greenwood-avenue, the Humber River. East Toronto Village, Toronto Junction, Lambton and Swansea were also included.

The present three volumes cover 125 square miles, on a scale for the congested parts of 100 feet to the inch, the remainder of 200 feet to the inch, except in a few outlying districts where the scale has been reduced to 300 feet. A street index gives old names as well as new where there have been changes. Altogether there are 115 plates in the three volumes, an expansion which in itself indicates the immense growth of the city.

The work is, of course, indispensable to real estate men, insurance men, legal offices and all who are connected with the purchase or transfer of real property. The perfect way in which the work is carried out makes its use a pleasure and removes every possible difficulty.

NO MORE NEW BANKS IN CANADA

Toronto Telegram editorial: "The probable losses of the Farmers' Bank shareholders and the possible losses of the Farmers' Bank depositors are circumstances that enter into the making of the prophecy—THAT NO MORE NEW BANKS WILL BE STARTED IN CANADA."

"The blood of the shareholders" is the seed of a belief that Canada is an unhealthy country for new banks. The established banks have clothed themselves with the giant's strength of absolute monopoly. They control the banking facilities of half a continent. They have gained a supremacy so absolute that competition cannot live in their presence. They have built up a business so profitable that the earnings of a prosperous bank must almost equal the par value of its capital stock every six years. A venture that doubles its capital every six years is doing fairly well, Canada, for good or ill, is in the hands of the banks as at present by law established. It behooves the statesmen at the head of these banks to remember that their monopoly is only immortal in so far as they make that monopoly beneficial. A trades union of banks may develop into a tyranny of capital as intolerable as certain tyrannies of labor that have sprung from trades unions of workers. The banks have nothing to fear, the country has nothing to hope for from competition. The established banks now enjoy the security and exercise the power of one of the most profitable monopolies on earth. Enlightened self-interest should teach Canada's bankers to share the profits of that monopoly with the country that has built them up and with the underpaid employees who serve them so well.

GOVERNMENT WON OUT

Successfully Defended Their Position Against Socialists.

PARIS, Dec. 20.—The government today successfully maintained its position against the attacks of the Socialists, under the leadership of M. Jaures, who demanded the reinstatement of all the railroad employees who were dismissed in connection with the recent strike. The government took the position that it was impossible to extend general reinstatement to the men dismissed for insubordination and violence, but it was ready to consider the merits of the individual cases. The question came up in the chamber of deputies, and the chamber sustained the government by a vote of 405 to 30.

AT OSGOODE HALL

ANNOUNCEMENTS.

20th December, 1910.

Motions set down for single court for Wednesday, 21st inst., at 10 a.m.:
1. Re Davis and Beamsville.
2. Re Hunter Estate.
3. Re Neal v. Rogers.
4. Hastings v. Montgomery.
5. Re May Estate.
6. Medland v. Godwin.
7. Dixon v. Dixon.

Master's Chambers.

Before Cartwright, K.C., Master.
Duryea v. Nurman—W. E. Raney, K.C., for plaintiff. D. L. McCarthy, K.C., for defendant. Motion by plaintiff for an order striking out certain parts of the statement of defence and part of the counterclaim and prayer for relief as not being raised by the statement of defence, it cannot be raised by counterclaim. Reserved.
McLellan v. Powassan—E. D. Armour, K.C., for defendant. W. Laidlaw, K.C., for plaintiff. Motion by defendant for an order dismissing action for want of prosecution. At request of plaintiff enlarged until 22nd inst.
Sterling Bank v. Clark—H. R. Frost, for defendant. S. C. Wood, for plaintiff. Motion by defendant, Mrs. Clark, for an order dismissing action. Enlarged until 29th January, 1911.
McDonald v. Maybee—M. McDonald, for judgment creditor. Motion by judgment creditor to make absolute the attaching order herein. Enlarged until 29th January.

Re Solicitors—J. G. Smith, for solicitors. G. M. Clark, for client. Motion by solicitors for an order setting aside praecipe order for taxation of costs on ground that C.R. 1184 not applicable to this case. Reserved.
Mississauga Lumber Co. v. Bank of Hamilton—C. W. Bell (Hamilton), for plaintiff. J. G. Smith, for plaintiff. Motion by defendant for an order for particulars of statement of claim. Particulars having been delivered since motion launched, motion enlarged to 23rd inst. to see if same are sufficient. Time for delivery of defence also enlarged until after 23rd.

Gould v. Temiskaming and Northern Ontario Ry. Commission—G. H. Sedgewick, for defendant. Motion by defendant on consent for an order allowing them to withdraw statement of defence and to deliver a new one. Order made.

Barlett v. Barlett Mims—M. L. Gordon, for defendant. H. Casella, K.C., for plaintiff. Motion by defendant for leave to add a paragraph to statement of defence. Motion referred to trial judge. Also motion by defendant for commission to take evidence of two witnesses at New York. Order to go when settled. Commission to be returned by 9th January, 1911.

Judge's Chambers.

Before Riddell, J.
Re Dunn—F. W. Harcourt, K.C., for plaintiff. Motion on behalf of infants for leave to pay money into court and for payment out for maintenance from time to time. Order made.

Mewbatt v. Chosen Friends—J. L. Lee (Hamilton), for the society. Motion by the society for leave to pay insurance money into court less costs of so doing subject to further order. Order made.
Re Haws and Haws—J. L. Island (Orangeville), for adult. F. W. Harcourt, K.C., for infant. Motion on behalf of infants for an allowance of \$77.42 to be advanced for maintenance and for payment of maintenance from time to time. Order made.

Re Parker—D. L. McCarthy, K.C., for mother. F. W. Harcourt, K.C., for infant. Motion by mother for an order for maintenance. Order made.
Re Imperial Plaster Co.—S. H. Bradford, K.C., for petitioner. W. J. Tremear, for the company. Motion by petitioner for a winding up order. Order made. Reference to J. A. C. Cameron, official referee. J. P. Langley appointed liquidator.

Divisional Court.

Before the Chancellor, Latchford, J.; Sutherland, J.
La Croix v. Longtin—H. S. White, for plaintiff. J. A. Macintosh, for defendant. An appeal by plaintiff from the judgment of Britton, J., of May 27, 1910. Plaintiff purchased certain lands from Jean Baptiste Longtin, and received his deed, but on going to take possession was refused possession. It appeared that J. B. Longtin had previously conveyed this land to his wife. Plaintiff sued to have his deed rectified by substituting the name of Zephierina Longtin for that of J. B. Longtin as grantor, and by eliminating the wife's name as party of second part, and for possession of the lands, mesne profits and damages. At the

trial the action was dismissed, etc. Judgment: Both parties have blundered, neither has suffered except from this litigation, and the court should leave them as they are. The deed has not been registered and the dismissal of this action will leave everything as it was. At the most there was here nothing but misunderstanding arising out of ignorant insistence on the part of the married woman. We do not think it has yet been decided that a married woman is to be held bound by an innocent misrepresentation, and the only possible measure of relief to the plaintiff would be that he should get compensation for any loss occasioned by the defendant's silence, but no such loss has been sustained or sought to be proved. The costs of the appeal should be borne by the plaintiff.

Before Mulock, C.J.; Clute, J.; Sutherland, J.
Patterson v. Duff—S. Denison for plaintiff. J. M. Pike, K.C., for defendant. An appeal by plaintiff from the order of Latchford, J., of Oct. 13, 1910. The order complained of was made on an appeal by plaintiff from the report of an official referee, dismissing an appeal. The action was brought for redemption of mortgaged premises, and the referee found \$978.18 as the amount required to redeem. Judgment: On the items of appeal not disposed of on the argument: First, as to the allowance of interest on \$978.18 from July 1, 1909, this ground of appeal fails; as to the item of compound interest charged by master, this ground of appeal fails; as to the insurance also this ground of appeal fails. Thus, all the grounds of appeal fail and the appeal is dismissed with costs.

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David O'Meara has entered action against the Toronto Railway Co. to recover unpaid damages for injuries to his automobile and for loss of the use of it.

Re Young, lunatic—J. G. Smith, for committee. C. G. Jones, for inspector of P. and P. Charities. Motion by committee of lunatic for confirmation of report of master at Brockville. Order made.

Re S. S. No. 9, Glenaig—G. A. Walker, for applicant. Motion by applicant for an order authorizing the trustees to make a conveyance of the land in question. Order made.

Re McCall—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an allowance of \$100 a year for maintenance. Order made.

Re Kennell and G. T. Ry. Co.—D. L. McCarthy, K.C., for the railway company. T. Urquhart, for —. B. N. Davis, for owner. Motion by the railway company for a warrant of possession. Application refused with costs.

Re Lloyd, lunatic—J. G. Smith, for committee. F. W. Harcourt, K.C., for infant. Motion by committee for an order allowing maintenance. Order made.

Re Morrell and G. T. Ry.—F. Aylesworth, for Morrell. D. L. McCarthy, K.C., for the railway company. Motion by Morrell, owner, for an order appointing a third arbitrator. Order made. Leave them as they are. The deed has not been registered and the dismissal of this action will leave everything as it was. At the most there was here nothing but misunderstanding arising out of ignorant insistence on the part of the married woman. We do not think it has yet been decided that a married woman is to be held bound by an innocent misrepresentation, and the only possible measure of relief to the plaintiff would be that he should get compensation for any loss occasioned by the defendant's silence, but no such loss has been sustained or sought to be proved. The costs of the appeal should be borne by the plaintiff.

Schneider v. Schneider—W. H. Price, for sheriff. Motion by the sheriff for order for payment out of court of his fees out of the share of Mendell Schneider. Order made.

Single Court.

Before Riddell, J.
Re Margaret Phillips Estate and Samuel Phillips Estate—W. Brydone (Clinton), for adult beneficiaries. Motion by beneficiaries for an order removing trustees in first estate and administrators in second, and appointing new ones. Order removing George W. Phillips and Henry Phillips as trustees and administrators; and appointing the Canada Trust Co. in their place and stead.

T. J. Medlands Limited, v. Godwin—F. Aylesworth, for plaintiff. Motion by plaintiff for an injunction and receiver. Order made appointing T. J. Medland receiver of rents and profits of Nos. 120 and 122 Church-street, Toronto, until Wednesday, 21st inst.

Re Curry and Home Cities—J. G. Smith, for applicant. M. MacDonald, for administrator. Motion for an order for payment of \$985 out of court. Order made.

Re Ritchie—F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an allowance of \$77.42 to be advanced for maintenance and for payment of maintenance from time to time. Order made.

Re Parker—D. L. McCarthy, K.C., for mother. F. W. Harcourt, K.C., for infant. Motion by mother for an order for maintenance. Order made.

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GOOD LIQUOR

will not spoil by keeping, so do not defer your Christmas order to Michie's.

Telephone

it this morning to

Main 7591

and let us deliver it early

Christmas Eve comes on Saturday this year and the store will close at 7 o'clock sharp.

MICHIE & CO., Ltd

Wine Merchants

5 KING STREET WEST

ARTISTS IN CRIME

Took Five Loads of Patrol Wagon to Carry Their Plunder.

BOSTON, Dec. 20.—Silks and lace, hobnobbing with sides of beef, strips of bacon, cans of soup, condensed milk, and paint, greeted the eyes of a squad of officers sent to-day to search the Roxbury home of Mrs. Elizabeth Knadler, 63 years of age, who had been arrested on a charge of shoplifting. There were also musical instruments, vases, steins, manicure sets and a great variety of other articles, the whole collection estimated to be worth more than \$5000. Five trips of the patrol wagon were necessary to remove the goods to a police station.

Later in the day the police arrested Mrs. Knadler's daughters, Margaret, 24 years of age and Lillian, 19 years, and her son Frank, 23. The police man from Roxbury found the skirts of Margaret Knadler, a cloth bag, three feet square. A slit in the skirt formed the connection between department store counters and the bag.

The Cholera in Rome.
ROME, Dec. 20.—Two deaths from cholera have occurred in the past twenty-four hours. Five new cases were reported in the same period.

Every SOX and BOX

of candy should have a box of CAS. CARETS in the bottom. Then eat and be merry, but at bed time remember to take your CASCARET, the one medicine that will help you help nature get rid of the extra load without grip or gripe and that awful upset sick feeling.

Buy a box CASCARET—week's treatment—and have it handy to use every night, Xmas week.

The Bloor Street Viaduct Is the Tie That Binds

The World asks its readers to study the map on this and next page. It shows Toronto's first great east-and-west thoroughfare, from the Humber to the Kingston-road, along St. Clair-avenue (86 feet wide), Avenue-road, Roxboro-street, Rosedale, Bloor-street viaduct, Danforth-avenue (86 feet wide), to Kingston-road, 10 miles long. It will be paved almost immediately, and will make the finest and freest driveway in Toronto. It will be the most central. And the Bloor-Danforth viaduct is an essential part of it. It is also the centre artery of the good roads movement.

Note also that the first line of municipal railway will be along this route. To connect up the St. Clair-avenue tracks with the Danforth tracks (all outside the Toronto Railway's franchise), it will be necessary to tunnel or to elevate a small section of track from the west end of the viaduct (near Sherbourne) north to East Roxboro-street (south of lacrosse grounds) about a third of a mile only. That is all. But the viaduct is the essential link to this ten miles of city-owned railway that will do an immense business from its day of opening. THIS IS WHY THERE IS SO MUCH OPPOSITION TO THE VIADUCT.

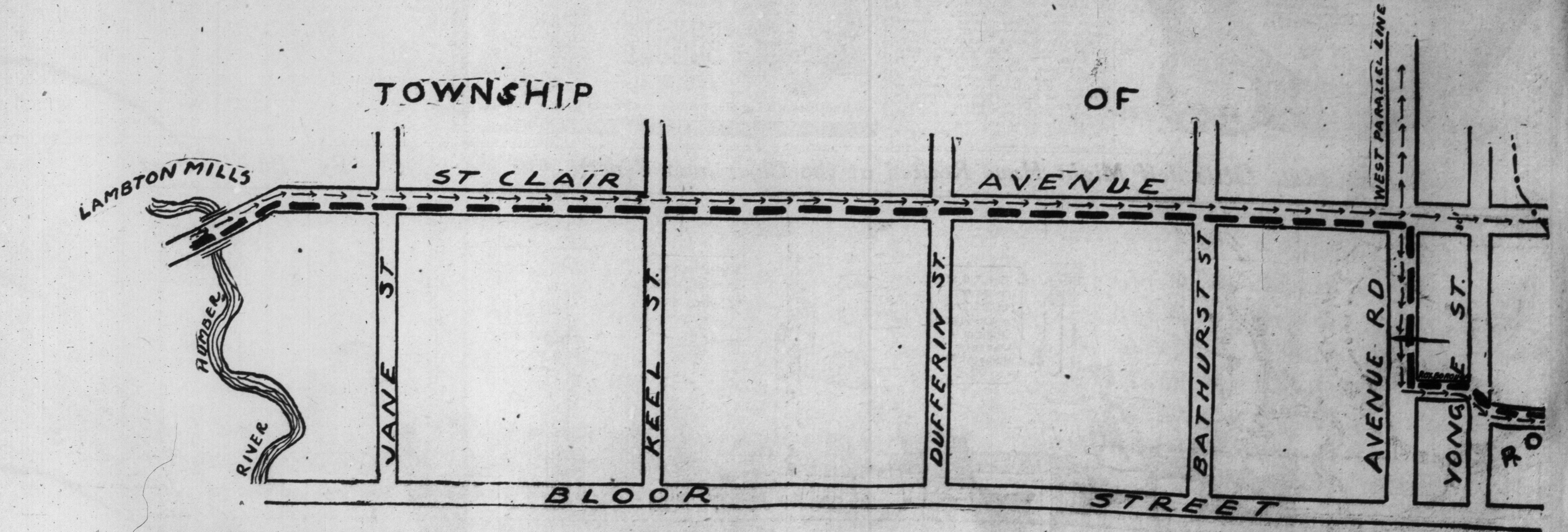
If you believe in good roads, and in the beginning of a municipal street railway, you must vote:

For the good roads bylaw.

For the municipal railway bylaw.

For the Bloor-street viaduct bylaw.

These three go together. The municipal railway will cross the viaduct on its under deck. And that's why The Star and The Globe oppose the viaduct.



Toronto's Great East and West Thoroughfare via The Bloor Street Viaduct.

TORONTO'S GREAT EAST & WEST THOROUGHFARE.
MUNICIPAL RAILWAY. (PROPOSED)