

The Toronto World

FOUNDED 1880.

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Subscribers are requested to advise us promptly of any irregularity or delay in delivery of The World.

FRIDAY MORNING, MAY 16

WILL MAKE IT CLEAR.

Those who have misgivings about the advantages to be derived from annexation to Toronto should cast their eyes over the city clerk's advertisement of the intended "Midway" sewerage system with its expenditure of close on a million dollars, half of the amount being payable by the city.

If we adopted The Telegram methods we could show various deductions to be made from this. But the main one is that the city is attending to all its obligations as fast as it can, and that all the newly annexed portions of the city will find themselves deriving all the advantages of a great metropolis as soon as it is humanly possible to extend them.

The Telegram will, of course, prove that this million dollars for a sewerage system for the "Midway" is really intended to drain Donlands, and that it has added two mills to this year's taxes. It will also prove that North Toronto and Earlscourt have to pay the whole cost of the "Midway" sewerage, and that Todmorden will have to pay it also, should that suburb be annexed. Furthermore, it will prove that there will be no sewerage system in East Toronto or Earlscourt for many years to come, and when there is, the taxpayers of those districts must pay the whole cost themselves.

Moreover, it will make it quite clear that if Mayor Hocken had not been elected, there would have been no annexation and no need for a sewerage system, and no one need have paid anything.

GUATEMALA AND THE MONROE DOCTRINE.

After a futile appeal to the United States to extend the protection of the Monroe doctrine against the enforcement of a just debt Guatemala has announced that it will carry out its arrangement with the British bondholders. This was a peculiarly flagrant case of breach of faith dating so far back as 1895, when the bondholders agreed to a substantial reduction in the amount of principal and interest due them on condition that payment of the interest was made a first charge on an export duty on coffee. The total amount of the debt is about \$1,000,000 and the interest payment only totals \$200,000 per annum. The United States Government has thus again made it clear that it will not extend the aegis of the Monroe doctrine over a South American state that refuses to fulfill its pledged agreement.

The case of Guatemala was a bad instance of unjustifiable default. In 1894 the debt service was suspended, and in 1895 in consideration of a reduction in principal and interest an undertaking was given that an export duty on coffee of one and one-half dollars per quintal would be imposed and held as security for ten years. In the same year a loan was obtained in Holland, secured on the excess of the coffee warrant, and in 1898 the gold tax irrevocably fixed was reduced to one dollar (silver) and in the following year to one paper dollar. Other changes have been made, and the worst feature is that the duty always collected has been used by the Guatemala Government for other purposes. By insisting on due fulfillment of financial obligations the United States is really enhancing the value of the Monroe doctrine.

IMPERIAL WHEAT PRODUCTION.

More and more is the British Empire becoming self-sustaining and the movement thitherwards is more likely to develop than decrease. In the first year of this century, 20,000,000 hundredweight of wheat was imported into the United Kingdom from British states and possessions, and \$2,000,000 hundredweight from foreign sources of supply. In 1908 the all-British imports had increased by 7,000,000 hundredweight, while foreign imports remained stationary. In 1911 the importation from both sources was approximately equal, and last year the figures showed \$9,000,000 hundredweight from British states and \$9,000,000 from foreign countries. Whereas at the beginning of the century the all-British percentage of imperial wheat and flour was about 20 per cent. of the total, in 1912 nearly 55 per cent. of the mother country's needs was contributed from imperial resources.

These are the statistics given by Dr. J. Watson Grice in the fifth of his series of articles on "Products of the Empire," published in the current number of United Empire, the journal of the Royal Colonial Institute. And the outlook for the future is still more favorable. In all parts of the British Em-

O'Keefe's GOLD LABEL ALE

is a special brew for connoisseurs—a deliciously rich, creamy old ale—full bodied and satisfying. A perfect table ale.

O'Keefe's PILSENER LAGER

is the real old German "Pilsener"—brewed of the choicest Hops and Malt and pure filtered water. Far superior to any imported lager at double the price.

O'Keefe's SPECIAL EXTRA MILD ALE

is brewed especially for those who find ordinary ale too heavy or too bitter. This brew, being extra mild, will not make you bilious.

All these fine brews come in Crown stoppered bottles. Sold by leading Hotels, Cafes and Dealers generally.

THE O'KEEFE BREWERY CO., LIMITED, - TORONTO, 25

Your Dealer knows that the O'Keefe brands of Beer are the best. He will not run the risk of losing your trade by recommending inferior brands which cost him less money. If he will not supply you, do not accept substitutes. Telephone us—Main 758 or Main 4455—and we will see that your order is filled at once.

There is the promise of still more remarkable expansion in the production of wheat, the white man's primary cereal. Steadily the geographical line in Canada is moving northward, Australia is overcoming the difficulty of drought, and South Africa, along with East and Central Africa, shows very favorable returns and offers bright prospects. In India also new methods and improved agriculture have resulted in phenomenal yields. In the United Kingdom itself there is a marked increase in the acreage under the plow, and in the production of wheat.

STILL UNSETTLED.

If European versions of the surrender of Scutari to the Montenegrins are to be accepted the peace of Europe is never really endangered. It is now roundly asserted that the Montenegrins never captured the city and that the whole drama was staged round a bargain made by Essad Pasha, the Turkish commander with King Nicholas. The price to be paid is the recognition of Essad Pasha as the independent prince of Albania, and there therefore may be truth in the report that he has already been proclaimed, or so proclaimed himself, at Tirana and retired into the recesses of the new principality with a considerable following.

Essad Pasha is described as a typical Albanian, a feudal chief and a great owner of lands acquired by force of arms. He and King Nicholas have played a new and ingenious trick upon the concert of Europe, according to the correspondents of British newspapers, and one that makes it look uncommonly foolish. All the more so, too, should it be true that Albania may decline to accept Scutari, and prefer that it be included in Montenegro. If that happens, is the concert of Europe going to compel Albania to accept a town it does not want? The only point that is clear in the meantime is that the settlement of the Balkan questions has yet to be reached.

"CRIME IN LITERATURE."

The Telegram is inclined to emulate the powers of "William Shakespeare" in the embodiment of crime in literature. "William" painted the crimes and follies of mankind in his "murderers and other villains black with genius wondrous as the skill which painted his heroes and heroines in brighter hues." We never quite realized before the difference between Mayor Hocken "and other villains" and Hon. Adam Beck. But this is a distinct clue. The Telegram succumbs to dramatic impulse.

THE BOYS' DOMINION.

Have you made your contribution to the Boys' Dominion yet? There is \$1500 needed to complete the \$10,000 required for the year's campaign. You can give the \$1500 yourself, if you please, but the mapagars would rather have you get fourteen of your friends to contribute \$100 apiece along with you. Do it before luncheon, anyway, whatever you do.

HONEST CITY BUSINESS.

A cheap way of slandering its neighbors is indulged in by The Telegram. In deference to social custom we can't exaggerate. Here is a sample in last night's paper: "A 30-mill tax rate or bust seems to be the motto of the Hon. The Toronto World."

The World has demonstrated for some years past that the people of Toronto are paying from one to two

million dollars a year more than they ought to pay for what they get in the way of civic service, on account of the miserable system under which the city is run, a system built up, fostered and defended by The Telegram and The Globe. Because The World declared that the city ought to pay its honest debts, discharging its bills as they are presented, and not attempting to carry deficits over for later administrations to meet. The Telegram would represent The World as advocating spendthrift methods. The Telegram deliberately advocates the Foster-Church methods of finance, inflating estimates of revenue, paring estimates of expenditure, in fact, deceiving the public on the city's finance, and then upbraids The World for commending a policy of honesty and truth.

As a policy of honesty and truthfulness does not suit The Telegram, we can only suggest that elementary lessons on these principles are to be had at the nearest Sunday school.

TRAIN SMASH UP AT ROYCE AVENUE

C. P. R. Light Engine Collides With Cobalt Train—No Person Hurt.

A misjudgment of signals resulted in a C. P. R. light engine running into the side of the G. T. R. Cobalt special passenger train near Royce avenue crossing, at 7.15 a.m. yesterday and caused the derailment of the two baggage coaches of the Cobalt train. According to those who witnessed the accident, the engineer of the C. P. R. engine disregarded the semaphore signals and broadside into the G. T. R. train at the junction of the two companies' roads north of Royce avenue and south of Davenport station.

Engineer Morrison of the C. P. R. engine jumped from his cab when he saw that the collision could not be avoided and escaped injury. None of the passengers were injured, but the baggage coaches were pretty badly smashed, both cars being jerked from their wheels. A wrecking crew was at once sent to the scene and in a few hours had the line cleared.

Tourist tickets at reduced rates are now on sale to Muskoka resorts, good for stop-over at any point and good to return until Nov. 20, 1913.

Full particulars and tickets from Grand Trunk agents. Toronto city office, northwest corner King and Yonge streets. Phone Main 4209.

EVERY BULLET HAS ITS BILLET

T. E. L. Strikebreaker Hit on Knee by Chunk of Coal.

A strike-breaker at the Toronto Electric Light plant on the bay front was hit on the kneecap by a piece of coal yesterday afternoon. He was coming out of the plant in a wagon, when a chunk of coal, thrown from the front of the auto under the tender of the street car, and when extricated was unconscious from shock.

Both Legs Broken. Eight-year-old Walter Schofield, 179 Pickering street, who had both legs fractured when the auto in which he was riding collided with a Kingston road car on Pickering street, is reported to be progressing favorably at St. Michael's Hospital. The little chap was thrown from the front seat of the auto under the tender of the street car, and when extricated was unconscious from shock.

Canada Permanent Mortgage Corporation Toronto St., - Toronto Established 1855. 135

Have You \$1,400?

If so, it is in all probability the result of savings. Many people who have earned sufficient in the past ten years to be possessed of several times \$1400 are today without anything to their credit.

If any of these had begun ten years ago to deposit even ten dollars a month with us, and had continued to do so each month, there would now have been at the credit of each the sum of \$1457.73.

If you are one who has neglected your opportunities, begin now. A deposit of One Dollar will open an account.

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The Philosopher of Folly

By Sherwood Hart

QUESTIONS AND ANSWERS.

Of all necromancers the fellow who answers the question-box column stands foremost and first; there's nothing can stick him or fool him or trick him—all human knowledge he's faultlessly versed in. We oftentimes wonder however in thunder he answers the posters welay at his door music and beauty and science and duty and cooking and taxes, the drama and war. When questioners worry for news in a hurry of Pluribus Unum to settle a bet, a next little item on Unum he'll write 'em, and put in a lot which some writers forget. He'll tell us the story of Mother Mallory, and trace it right back to an Arpan myth; he'll post us on Cuba or germs or Majuba, or give events of the life of John Smith, or "predictors" dings-bust their old pitchforks by many are he'd be to be wondrously wise; yet often the weather veers round altogether and proves they are failures at reading the skies; the big politicians may be some magicians at answering questions, yet often they're dumb; we sometimes discover they hustle for cover when troublesome questions head them, I vum; the lawyers and preachers, professors and teachers, will answer a quiz if we keep to their line, but try "one" on "Predictors" or "Weight of Dutch Shekels," or "Who is Bob Rogers?" and watch 'em decline. So when our poor stomachs are all in a flutter, or when we are anxious to know of Ann's age, or who killed Cock Robin, or first made a bobbin, we write for advice to the Question-box Sage.

NEW MUSKOKA TRAIN.

The Grand Trunk Railway System is putting on a new train from Toronto to Muskoka Wharf, commencing Saturday, May 17, leaving Toronto 10.15 a.m. daily, except Sunday, arriving Muskoka Wharf 1.40 p.m., making direct connection with steamers for all points on Muskoka Lakes.

A brand new train, consisting of baggage car, vestibule coaches and parlor-library-buffet car, will be operated, and passengers are assured of a comfortable ride along the most interesting route to Muskoka Wharf, which is the original gateway to the far-famed Muskoka Lakes.

This train runs right to the side of steamer at Muskoka Wharf, thus saving an inconvenience to passengers.

Return connection is made with train leaving Muskoka Wharf at 10.45 a.m. daily, except Sunday, arriving Toronto 3.10 p.m.

Engineer Morrison of the C. P. R. engine jumped from his cab when he saw that the collision could not be avoided and escaped injury. None of the passengers were injured, but the baggage coaches were pretty badly smashed, both cars being jerked from their wheels. A wrecking crew was at once sent to the scene and in a few hours had the line cleared.

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At Osgoode Hall

ANNOUNCEMENTS.

May 15, 1913.

Judge's chambers will be held on Friday, 16th inst., at 11 a.m.

Peremptory list for appellate division for Friday, 16th inst., at 10 a.m.:

1. Cross v. Cross.
2. Scoble v. Wallace.
3. Corby v. Foster.

New Consolidated Rules.

A draft of the new Consolidated Rules of Practice of the Supreme Court of Ontario, prepared by Hon. Mr. Justice Middleton, which are to come into force on Sept. 1 next, is now available to members of the profession for the purpose of making any suggestions they are finally printed and proclaimed.

These rules will most certainly commend themselves to the great majority of the profession.

The present 1325 rules have been condensed into 772 rules, and these have been simplified so that many of the contradictory anomalies of the present composite rules have been swept away, with the result of a homogeneous compilation.

The procedure of the court is shorn of many useless steps, and the result should be a more speedy, efficient administration of justice to litigants, with more satisfaction to the profession.

Not the least satisfactory part of these rules is the provision for a lessening of expense of litigation by means of a modified block tariff as well as the elimination of many useless proceedings, so that while the litigant will be the gainer the lawyer will not be the loser.

Any criticism of the rules should be sent to the judge without delay, in order that the rules may be finally printed before long vacation.

Master's Chambers.

Before J. S. Cartwright, K.C., Master. K.C. for plaintiff, W. N. Tilley and R. H. Parmenter for Clarkson, W. C. Chisholm, K.C., for Gross. Action by Dillman B. Shaw, on behalf of himself and other creditors and shareholders of Jacob Y. Shantz & Son Co., to set aside a sale of the assets of the company to the defendant Gross upon the ground that one Jacob B. Shantz, an Inspector of the estate, was interested in the purchase. Judgment: The sale was a good sale, and in the interest of all concerned it should not be interfered with unless there is no other alternative. Plaintiff divested himself of all title as a stockholder and he is not shown to be a creditor of the company. Apparently for the purpose of giving trouble, plaintiff obtained an assignment from his wife of one share of stock which she held. I have suspicion of April 2, 1912, being the actual date of the assignment. This assignment is not shown to have been in any way approved, and being made on the winding-up order is inoperative as a transfer of stock, but it may operate as an assignment of any dividend which may be payable to the shareholder as the result of the liquidation. I think the plaintiff fails and that his action is devoid of any semblance of equity. Action dismissed with costs.

Before Kelly, J. Davidson v. Thompson—J. T. White, for plaintiff, W. H. Hall, for defendant. Action on two promissory notes made by defendant in plaintiff's favor, defendant pleading want of consideration for same.

Judgment for plaintiff for \$1100 and interest on \$500 from Jan. 23, 1912, and on \$600 from Jan. 21, 1912, and costs.

Before Mulock, C.J.; Riddell, J.; Leitch, J. Ottawa and Gloucester Road Co. v. City of Ottawa. J. T. White, for defendant, the city, moved for order extending time to appeal until Tuesday, 20th inst. J. G. Smith, for defendant, county, H. M. Mowat, K.C., for plaintiff. The other parties not objecting, time extended accordingly.

Warren v. Forst—F. Hellmuth, K.C., and A. C. Macdonnell, K.C., for defendants, F. Arnold, K.C., and D. D. Grierson, for plaintiff. Appeal by de-

fendants from judgment of Middleton, J., of Feb. 3, 1913. Action by a firm of Toronto brokers against another firm of Toronto brokers to recover \$2082 deficiency alleged to have resulted from resale of 10,000 shares of Timiskaming Mining Co., sold to defendants, but delivery of which was refused and which were then sold by plaintiffs at a lower figure. At trial judgment was awarded plaintiffs for amount claimed and costs, including costs of counter claim. Appeal argued. Judgment reserved.

Before Mulock, C.J.; Clute, J.; Sutherland, J.; Leitch, J. Cleveland v. G. T. R. Co.—E. G. Porter, K.C., for plaintiff, D. L. McCarthy, K.C., for defendants. Appeal from judgment of the judgment of Deroche, J., of County of Hastings, of Dec. 12, 1912. Action by Thomas Cleveland to recover \$200 damages for alleged breach of contract with him by defendants. At trial judgment of non-judicial costs was entered.

Judgment: Appeal dismissed with costs, if the defendants require them. Sutherland, J., dissenting and being of opinion that a new trial should be allowed with costs of the appeal to the plaintiff.

Re West Nisour Continuation School Board—G. C. Gibbons, K.C., and G. S. Gibbons (London) for three trustees, appellants, I. F. Hellmuth, K.C., for respondents. Appeal from judgment of Latchford, J., ordering the three appellants to be committed to the coroner's jail of Middlesex, for contempt of order of Middleton, J., of Feb. 3, 1912. Motion adjourned two weeks to enable inspector to report as to procuring suitable premises for renting.

DISEASE GERMS.

Dr. Amyot Will Speak on Them at Coming Convention.

One of the more interesting addresses to be delivered at the annual convention of the Ontario Health Officers' Association, which takes place in the parliament buildings on May 29 and 30, deals with the subject, "The transmission of disease germs."

It will be given by Dr. C. L. Amyot, provincial bacteriologist, and a large number of representatives of officers from municipalities and health departments of the province is expected to be present. One of the committee rooms will be fitted up to accommodate the visitors.

THE COUPON

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Eddy's Latest Match---

Safe---Silent
Non-Poisonous

---the new "Ses-qui"

The only matches of the kind in Canada.

The "tips" are positively harmless. You or your children can bite or swallow them without danger.

Sold in two sizes—regular and pocket. Protect yourself by using none but Eddy's new "Ses-qui."

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GLENERMAN

Scotch Whisky

A blend of pure Highland malts, bottled in Scotland, exclusively for

MICHIE & CO., Ltd.

TORONTO

Canada

The Arms of Canada

On a purple background forms a very handsome and attractive Pennant, which is now being distributed by The World. This Pennant is 12 by 30 inches long, and will help to decorate that motor car, motor boat, or yacht. These Pennants are being distributed by the thousands at 40 West Richmond Street, Toronto, and 15 East Main Street, Hamilton, for one coupon and 22c. If by mail, add 20 extra for postage. Coupon on another page.

security for costs and for change of venue from Toronto to Walkerton. Beatty (Kilmer & Co.) for defendant, Geddes, C. M. Garvey for plaintiff. Reserved.

Before Chief Justice Meredith. Kerr v. Kerr—F. Aylesworth, for plaintiff, moved for order continuing injunction. W. Proudfoot, K.C., for defendant. Leave given to set down and motion enlarged one week. Injunction making time.

Lawless v. Tibbitts—H. J. Macdonald, for plaintiff, on motion for order continuing injunction asked enlargement of time for judgment. F. McCarthy, K.C., for defendant. Enlarged for one week. Injunction continued meantime.

London and Western v. Grand Trunk Railway Co.—W. Proudfoot, K.C., for plaintiffs, moved for judgment continuing settlement. F. McCarthy, K.C., for defendant. Appeal from judgment of Latchford, J., of County of Hastings, of Dec. 12, 1912. Action by Thomas Cleveland to recover \$200 damages for alleged breach of contract with him by defendants. At trial judgment of non-judicial costs was entered.

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