The Toronto World

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TUESDAY MORNING, NOV. 8, 1910. CANADIAN FREEDOM.

A movement of a widespread character has been organized for the purtection of the Russian refugee Federenko, who is being demanded by the fancy stone work or carving or work of Muscovite Government on a charge that kind. lishmen have worked out for themselves in centuries past, and which they | guest. are still willing to die for to guard and

Fleeing from his native village, which is a crime in itself in Russia, where no man is allowed to leave his home without permission of the authorities, he was charged with the murder of a guard or patrol to watch for fires. No was present, when the police broke in and one of them was shot. Federenko denies that he committed the act, and with fair hair and blue eyes, while Federenko himself has jet black hair

England, the United States and other countries have refused to consent to the extradition of persons charged with was charged. In the present case there could be nothing more serious than manslaughter charged, and even this parntly good grounds.

of the Socialist Democrat party and was a candidate for election to the second duma. Of the 65 members of that enko or any one else have of fair play and sent three-quarters of them to Un- of the City of Toronto. This will help gava to freeze to death? If Federenko to reduce the price of light in the city, held yesterday, Mr. J. H. Plummer, and will accommodate a great many president of the Dominion Iron and est fate that could be expected to be- people and remove one source of fire

Chief Justice Mather of Winnipeg Once for all, let us build our public presided over the proceedings when structures of fireproof material, let us land. presided over the proceedings when structures of fireproof material, let us the Russian Government applied for try and improve our water supply and of the board of directors for some the Russian Government applied for try and improve distribute electric lighting all time, where his large experience in New York was associated with Federenko's counsel in defence, at the instance of the Russian Freedom League. buildings must be guarded at night, The affair has taken on an international aspect. Canada is on trial so fas as its consistency with British draditions of liberty and justice is concerned. Chef Justice Mather committed Federenko for extradition. Article 21 of the Extradition Act declares:

No fugitive shall be liable to surrender under this part if it appears, -(a) that the offence in respect of which proceedings are taken under this act is one of a pontwal character; or, (b) that such proceedings are being taken with a view to prosecute or punish him for an offence of a political character.

Article 22 provides that if the minister of justice at any time determines that the proceedings could be held to come under these heads, he may refuse to make an order for surrender, and may cancel any order or warrant issued by a judge, and the fugitive shall discharged accordingly. 1

Hon. A. B. Aylesworth is a great nstitutional lawyer, and he bears an nternational reputation. He has the opportunity of his life to set up the standard of British liberty and fair play in Canada. Canada is an integral part of the British Empire, whatever may be said or thought by some people. If Canada should vary on this matter from British traditions and yield up a trusting ward to the bloody hands of Russian tyranny, we believe there is enough spirit in the great Canadian people to require such a requita! from the agent of the betrayal as would move the empire.

But we cannot believe that anything of the kind will be permitted by Hon! by submitting a reasonable proposal to Mr. Aylesworth. A meeting is to be held to-night in the Labor Temple to | Meanwhile the city distribution plant discuss the representations that are to als progressing finely, and cheaper light be made to the department of justice, and power, cheaper and cheaper all the and a large public meeting may be held time as consumption grows, is at the later. Funds are required for the de- city doors. The company's hopes are fence movement and any contributions entirely in the other direction. The

meanwhile, so that the memorial to be the sure performance of the people presented to the minister of justice lies. shall have the greatest possible weight. Not that there can be any doubt of Mr. Aylesworth's action, but the world should know that Canada is united on the matter. We cannot afford to have the people of Russia thinking that England is a free country, but that Canada is not a free country.

NEEDED REFORMS.

The complete destruction of the are members of the present city coun-Hant Club house on Sunday morning.

the destruction of similar buildings in other places thruout the country, go to how the need of an absolute reform in ur methods of construction, especially where there is no adequate fire protect

kind of public structure in any of the country parts of Canada that is not fireproof. Concrete is now so cheap, and steel construction in connection with concrete has been so improved and brought down in price, that the difference between the two when security is considered, is trifling. Furthermore the architects can now give more imposing-looking buildings with oncrete and steel than they can in any other way. It is also possible to plain work, because concrete admits of moulding and treatment in a free way that looks much better than

Furthermore, everybody who no political nature, and not subject to the builds thinks of safety and of solidity extradition law. Savra Federenko is and general excellence, instead of mere a Russian revolutionary, and has been appearance, especially when this appearengaged in the work of obtaining that ance is of the gingerbread character freedom for his native land which Eng- that brick and wooden partitions and wooden floors and wooden roofs sug-

ing burnt all over the country, and Engaged as he was in the propaga- horrors are threatened daily by this tion of revolutionary ideas, he came kind of cheap construction or rather under the ban of the Russian police. expensive construction as it is in the

There is another thing that public buildings or semi-public buildings time. Such a night patrol can look after fires, do cleaning work, guard the building and give the alarm in time. Such a night patrol can look

supply, say around Toronto, and the Eglinton, and perhaps another one to afford the best scope for his or her acdicted for conspiracy, and 42 of them the west, and these reservoirs should dicted for conspiracy, and 42 of them the west, and these reservoirs should be used not only for the city, but for the country adjacent to the city. The tant, Roman Catholic or Jewish, are interested. country. What chance would Feder- Hunt Club was lighted with coal oil lamps, and this, too, was a constant under such a government? And what danger. There is no reason now why would Canadians think of a govern- the hydro-electric energy should not ment which indicted the opposition be distributed all over York, Scarboro members of parliament for conspiracy and Etobicoke Townships by the plant gava to freeze to death? If Federenko to reduce the price of light in the city, danger.

over Ontario. And let us make it part financial matters was much valued, of the law of this country that public and his appointment to the vice-presi-

WHAT'S WRONG WITH GEORGE ? Hon. George P. Graham made a speech the other evening at Brockville in which he delivered himself as follows, according to his own paper:

The hydro-electric has offered Brockville power on one or two oc-casions, but I charge that there was no sincerity behind these offers. Prices were given for which no power existed, and the quoting of these prices had some other object in view than the supplying of power to Brockville and sister towns.

What has got into George, anyway? Has Ottawa this effect upon Ontario statesmen? Does Mr. Graham actually expect people to believe a charge of

that nature? Of course, it is perfectly obvious that if Brockville was so anxious for power and desired to test the sincerity of the commission, all that was necessary was to accept the offer. Perhaps Mr. Graham could tell who was influential in having the offer rejected?

WHAT THE COMPANY COULD DO. It is clear that the Toronto Electric Light Company recognizes the fact that its affairs are in extremis. Whether its further recourse to the courts will be of benefit to it or not, is of course not a matter for discussion. It looks, however, as the the company believed the city was not quick enough in moving towards a proposal to purchase The company can stimulate the city

company, under these circumstances. Public opinion ought to be aroused ought to see where the good will and

W. J. Bell of the board told your correspondent this morning that they had already decided upon six candidates, appeared. It is understood only three of these



SATURDAY'S CHURCH CENSUS 3000 Canvassers Will Undertake a Difficult Task.

inational "church census." The visitors go usually in pairs of different denom-inations and from 25 to 50 homes are allotted to each pair, regard being had to the density of the population and the character of the homes. Ministers and other church workers

may have to-day an accurate list of all families and persons who have a preference for their particular church, lation into and out of their territory ould, within a few years, render the interdenominational home visitation gives them a new start. The record cards that are filled out by the visitors contain an expression of prefpreference has been expressed for his church. The fact that the number of persons in each family are grouped according to ages, under 3, 4 to 14, 15 to 18, 19 and over, etc., makes it possible with the minimum of difficulty for each member of the family to get into touch with the particular organiwithin the church which may

CANADA LIFE CHANGES

Important Appointments at Yester. day's Board Meeting.

the Canada Life Assurance Company, Steel Corporation, was elected president to succeed Dr. John Hoskin, K.C., who recently resigned the office on taking up his residence in Eng-

dency will undoubtedly be of great

advantage to the company.

Mr. Leighton G. McCarthy, K.C., of the firm of McCarthy, Osler, Hoskin & Harcourt, was elected to fill the vacancy on the directorate caused by the retirement of Dr. Hoskin.

Traders Bank New Savings Depart-

ment.

The Traders' Bank of Canada this week enlarged their banking quarters in the head office building by opening their savings department on the ground floor. This department has an entrance on Yonge-street, as well as entrances from the elevator corridor and from the main vestibule of the bank. The new savings department is quite in keeping with the beautiful furnishings of the main banking room. More than ordinary care has been exercised in providing for the comfort of savings deposi-

tors. Lady patrons will appreciate the attention that has been bestowed on them in fitting up the ladies' reception room, which opens off the savings department at the east end of the room. Another reception room has been pro-vided for the use of the general pubic. Altogether the arrangements made for the convenience of their customers are most complete, and should increase the popularity and business of this

"PIMPLES" Broke Out All Over Her Face.

the wery best blood medicines procur-able. After using it you will find that the pimples have disappeared, and you will have a beautiful clear complexion.

Mrs. Robert McNab, Badjeros. On:..

Judgment: Appeal dismissed, with "I am greatly pleased to re- | costs. port the benefit I have derived from three bottles, and Vam now well and

AT OSGOODE HALL ANNOUNCEMENTS.

Osgoode Hall, Nov. 7, 1910. Judges' Chambers will be new of day, 8th inst., at 11 a.m.:

Peremptory list for divisional court for Tuesday, 8th inst., at 11 a.m.:

1. Finn v. St. Vincent (to be continued)

2. Bucevetsky v. Cook.

3. Power v. Magann.

4. Develin v. Radkey.

5. Warniton v. Hamilton Steel.

Master's Chamber's.

Before Cartwright, K.C., Master.
Curry v. Clarkson: R. S. Robertson (Straiford), for defendant. H. Ferguson, for piaintiff. Motion by defendant to strike out nearly the whole of the statement of claim as embarrassing. Judgment: The paragraphs attacked, even if unnecessary in whole or in part, cannot be embarrassing, being historical merely and explaining the form of the present action. It was strongly contended that the paintiff was asserung the craim which has been disallowed by a judgment, and that as this was res judicata it could not be litigated again. If this were so the objection would be fatal and will no doubt be taken at the proper time. It cannot be dealt with at this stage. Both divisional courts recognized that the plaintiff could still assert a claim to a reasonable remuneration if he can prove a retainer. The present action is mainly to determine that question. It will be tried without a jury so that no prejudice can be occasioned to defendants by the allegations objected to. Motion dismissed with costs in the cause. Defendants are to have a week from service of arder to deliver their statement of defence.

Clarkson v. Linden—T. Hislop, for defendants. W. A. Lamport, for plaintiff. Motion by defendants after appearing gratis and before delivery of statement of claim, to vacate certificate of lis pendens on ground of insufficient endorsement on writ as not showing hature or grounds of plaintiff's claim to an interest in lands in question. Judgment: The action is brought by plaintiff as a provisional liquidator as appears in the style of cause. The claim as endorsed is for a declaration that detendants hold as trustees for plaintiff certain lands sold, for which they should account, and that all of certain other lands held by one of the defendants are so held by him as trustee for the plaintiff. Plaintiff will plead in a week. The motion will otherwise be dismissed with costs in the cause and without prejudice to its renewal after the statement of claim has been delivered. The Master's Chambers.

abandoned after argument on a preliminary objection.

Luse v. Wright—C. A. Moss, for defendant. J. T. White, for plaintiff. Motion by defendant for an order to amend statement of defence. Order made. Notice of trial already given to stand. Further discovery on new matter raised if desired. Statement of defence to be amended in four days and plaintiff to reply in six days thereafter. All costs lost or occasioned by this order to be to plaintiff in any event.

casioned by this order to be to plaintiff in any event.

Stratti v. Toronto Construction Co.—J. G. Smith, for defendants. H. S. White, for plaintiff. Motion by defendants for an order for further security for costs in at least 2200. Reserved.

Vachon v. Crown Reserve—G. M. Clark, for defendant. J. A. Macintosh, for plaintiff. Motion by defendant to strike out parts of statement of claim as embarrassing. Reserved.

Foster v. Sutherland—Duncan (Beatty & Co.), for defendants. Motion by defendants on consent for order dismissing action without costs. Order made.

Divisional Court. Before Mulock, C.J., Clute, J., Sutherland, J.

Kemerer v. Wills-G. M. Clark, for Motion by plaintiff for leave to appeal from judgment of Faconbridge, C.J., at present sittings of court. Defendant Wills also desires to appeal from the same judgment. Leave granted. Costs of motion, costs in cause, to defendant Singlehurst. Doolittle v. Orillia-M. Macdonald, for appellant. An appeal by plaintiff from judgment of Middleton, J., of April 28, 1810. At request of counsel appearing for both parties, argument adjourned until 18th inst.

both parties, argument adjourned until 16th inst.

Lucas v. Bruyea—J. B. McColl (Cobourg), for defendant. E. G. Porter, K.C., for plaintiff. An appeal by defendants from the judgment of the County Court of Hastings of June 25, 1910. This was an action by a chattel mortgagee for \$125 damages for the alleged wrongful concersion by defendant to his own use of the mortgaged property. At the trial judgment was awarded plaintiff for \$97 and costs of action. Argument of appeal resumed from Oct. 14 and concluded. Appeal allowed with costs. Judgment below set aside and judgment to be entered for defendant dismissing action with costs.

for defendant dismissing action with costs.

Finn v. St. Vincent de Paul Hospital. Brockville.—E. G. Porter, K.C., for plaintiff. J. A. Hutcheson, K.C., for defendant. An appeal by plaintiff from the judgment of the County Court of Leeds and Grenville of 23rd January, 1910. An action by the widow of Paschal Finn to recover \$500, part of an insurance on the life of said Paschal Finn, which, plaintiff alleges, was paid to defendant Botsford, and by him paid to the hospital thru a power of attorney obtained from plaintiff by undue influence of defendants and others. At the trial a judgment was given defendants, with costs. Plaintiff's appeal partially argued and not concluded.

Not One Woman in Twenty Has a

Pimples are caused, almost entirely, by bad blood, and there is only one way to get rid of them, and that is to get at the seat of the trouble by using a good reliable blood purifying medicine.

Burdock Blood Bitters has been on the market for 35 years, and is one of the very best blood medicines procurable.

Court of Appeal.

Before Moss, C.J.O.. Garrow, J.A., Maclaren, J.A.. Meredith, J.A., Magee, J.A.

Township of Hay v. Bissonnette.—W. Proudfoot, K.C., for defendant. M. G. Cameron, K.C., for defendant. M. G. Cameron, K.C., for defendant from judgment of a divisional court affirming a judgment of Clute, J. The action was for a declaration that certain highways are public highways in the said township, and that defendant may be restrained from occupying or obstructing same, etc. The judg-

Selkirk v. Windsor and Essex Railway port the benefit I have derived from the use of Burdock Blood Bitters.

About a year ago I became so weak and run down I could scarcely waik and pimples broke out all over my face. I tried one thing after another, but nothing seemed to do me any good. I tried one thing after another, but nothing seemed to do me any good. I was advised by a lady friend to try B.

B. and before I had used one bottle intend to endorse for 1911. President W. J. Bell of the board told your cortaint of the primary that their heads of the primary that their he 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.

Burdock Blood Bitters is manufactured only by the T. Milburn Co., Limited. Toronto. Ont.

the event of the judgment of divisional court being disturbed in dismissing their action against the individual defendants.

Judgment: Appeal dismissed, with

fore Moss, C.J.O., Garrow, J.A., Mac-

Before Moss. C.J.O., Garrow, J.A., Maclaren, J.A., Meredith, J.A., Sutherand, J.A.

Hoskin v. Michigan Central Railway
Company—D. W. Saunders, K.C., for defendants. J. H. Rodd (Windsor) for plaintiff. An appeal by defendants from the
judgment of a divisional court, dismissing
defendants' appeal from the judgment at
the trial of Magee, J., in favor of plaintiff for \$1250 and costs. The plaintiff, a
traveling agent, resident of Toronto,
brought action against defendants for
damages for injuries in alighting from
defendants' train at Amherstburg, alleged
to have been caused by defendants' negligence, with result as above.

Judgment: Appeal allowed, and action
dismissed, with costs, if demanded.

Non_Jury Assize Court. Murray v. Mackenzie. Karley v. Canada Life

Allen E. Taylor has entered action against Arthur Lamb to compel specific performance of an alleged agreement by the defendant to sell the plaintiff pro-perty in North Toronto.

Ermaleenta Janetta is plaintiff in an action against Adolarata Rico to recover

2000 damages for alleged stander.

Martha Tuckett has entered action against the Commercial Realty Company, which is a partnership of two married women, to recover \$6496.47, alleged due under a mortgage on property in West Toronte.

CLERGYMAN'S ODD WILL

to Be Asked to Interpret Some Clauses.

At Osgoode Haft to-morrow judicial minds will be called up to interpret certain bequests and requests contained in the will of Rev. Jacob Jehoshaphat Salter Mountain of Cornwall, who
left an estate of \$79,000. The will directs a plain funeral, with no expensive flowers, "in order to set a much
needed example in this respect." His ed in the will of Rev. Jacob Jehosharects a plain funeral, with no expensive flowers, "in order to set a much needed example in this respect." His real estate in England or the Isle of Wight is not to be sold till after a tunnel or bridge is made between the said isle and the mainland. For his wife the testator makes provision, and then says: "In the event of her marrying again, the amount of her allowance is again, the amount of her allowance is in all the different provinces of Canada not to exceed half the above sum so who take the same view with regard

estate to pay half the cost, and says:
"I do not request the corporation of
the college chapel at Lennoxville to give anything from the college funds toward the erection of the window, great stress upon the prevalence of toward the erection of the window, great stress upon the prevalence of graft in the administration at Ottawa." Re Mailloux Estate—F. E. Hodgins, K. C., for applicants. A motion under C.R. 238, for an order construing the will of Hypolite P. Mailloux, late of Sandwich Non-Jury Assizes, and an issue directed to be tried between the parties. Costs reserved to judge who fried the issue.

Taylor v. Baily—R. G. Agnew, for plain
to me, if I am allowed to be conscious in the spirit world of what goes on in this world, that an institution in which I have taken so great an interest, and toward which I so largely contributed, has assisted in erecting the window to my memory. I also think that a good deal of money could be raised toward to judge who fried the issue.

Taylor v. Baily—R. G. Agnew, for plain
Taylor v. Baily—R. G. Agnew, for plain
Taylor v. Baily—R. G. Agnew, for plainto me, if I am allowed to be conscious in the spirit world of what goes on in the same object by a collection in Drists are preparing for a violent attack on the new Briand cabinet on Tuesday, the same object by a collection in Drists are preparing for a violent attack on the new Briand cabinet on Tuesday, when it will make its first appearance in the chamber. M. Jaures boasts, now that M. Jaures boasts, now of mine bells. I flatter myself that the chamber. M. Jaures boasts, now of mine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that M. Millerand and Viviani are no of nine bells. I flatter myself that the light of nine bells. I flatter myself that M. Millerand and Viviani are no of longer in the chamber. M. Jaures boasts, now that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand and Viviani are no of himself that M. Millerand that M. Millerand that M. Millerand that M. Mill

The appearance of some brand new cars, with unusual features, on the Avenue-rd, Dupont and College lines last evening created quite a bit of atkemerer v. Wills-G. M. Gara, 101 plaintiff. G. Osen, for defendant Single-htrst. Z. Gallagher, for defendant Wills Motion by plaintiff for leave to appeal from judgment of Faconbridge, C.J., at present sittings of court. Defendant Wills motorman is divided from the passengtention. Both front and rear platforms ers only by a railing. The interiors are larger, better furnished and better lighted than ordinary cars. They will be distributed on other routes during

> Conservative Association Meetings. On Thursday night in Brockton Hall, Dundas-st and Brock-ave., the Sixth Ward Central Conservative Associa-tion will hold their annual meeting and election of officers. A meeting of the Independent Conservative Association of East Toronto will be held in O'Neill's Hall, Queen and Parliament-sts., this evening, for

electing officers. Epidemic Closed the School. KINGSTON, Nov. 7.—(Special.)—
Owing to the diphtheria epidemic, the school at Portsmouth has been closed.

Strong Back. The kidneys are to blame nine times

out of ten.

When the blood isn't properly filtered the poisons that ought to be carried off by the kidneys are sent back through the system, and it's hardly to be wondered that backaches and lame backs come to make life miserable. Doan's Kidney Pills are a specific for all kidney troubles. They begin by expelling all the poisonous matter from the kidneys, and then heal the delicate membranes and make their action re-

gular and natural. Mrs. A. H. Hutton, jr., McCreary Man., writes: "Two years ago last spring I had a very severe pain in the small of my back. When I would rise it seemed as if my back would break. one box of Doan's Kidney Pills and

they effected a cure." Doan's Kidney Pills are 50 cents per box, or 3 for \$1.25, at all dealers, or mailed direct on receipt of price by the T. Milburn Co., Limited, Toronto, Ont. If ordering direct specify "Doan's."

KINGSION, NOV. 1.—(Special.)—The Steele brothers, missing at Milhaven, thought to have been drowned, arrived home safely. They had to take shelter on an island for four days.

INTO BILINGUAL SCHOOLS

Dr. Merchant is Instructed to Ascertain Extent of Departures From Departmental Regulations.

Sir James Whitney announced a few days ago that Dr. F. W. Merchant, chief inspector of public and separate schools, would investigate the bilingual school question. Yesterday the department of education announced that Dr. Merchant is this week inspecting the separate schools in Windsor. A letter of instructions has been sent him by the deputy minister of education, reading as follows:

"I am directed by the minister of education to instruct you to investigate and report upon the English-French schools, public and separate, of the province. This investigation should begin with all the schools of this class in the Counties of Essex and Kent, and should also include an enquiry into the similar schools in other parts of the province.

parts of the province.

"The investigation should be so conducted as to ascertain whether there has been any departure from the provisions of the public and separate schools acts or any of the department.

schools acts or any of the department-al regulations or circulars affecting such schools and if so to what extent. "As the school law is intended to provide all pupils with a thoro train-ing in English, it is desirable that you ascertain whether, and if so, to what extent, the means to attain this end are inadequate or defective."

NOT TO BE WONDERED AT

Hon. Joseph Martin's View of Quebec By-Election.

If Mr. Bourassa's speeches are examined, it will be seen that he also laid

test against the pretensions of the ministry to deny the right of state employes to strike. The Labor Federation leaders realize that M. Briand is determined to deprive their association of all its political and revolutionary powers, and they are working tooth and nail to excite the workmen to join them

in the struggle.

M. Briand is certain to have against him on Tuesday the 183 Socialist deputies who refused him their confidence last Sunday, but it is believed by the best judges that he will find at least a substantial working majority, compos ed of Moderate and Conservative Republicans and Radicals. M. Briand's conularity with the country at large is greater than anything seen in France since Gambetta.

\$2.10 BUFFALO AND RETURN, \$2.10 Via Grand Trunk Railway System, Wednesday, November 9th.

Tickets good going via 9.00 a.m. Buffalo Express, valid returning Thursday, Nov. 10. Remember that the Grand Trunk is the only "double track line" to Buffalo. Secure tickets at City Ticket Office, northwest corner King and Yonge-streets. Phone

Horticultural Association. The fifth annual convention of the Ontario Horticultural Associatio be held in the city hall Thursday and Friday of next week. Among the speakers will be Alex, McNeill, Ottawa, on "Fruits for City Gardens"; Miss Blacklock, Toronto, on "Some Gardens and Gardeners in the Old Land"; R. B. Watrous, Washington, D.C., on "Civic Improvement"; W. G. MacKendrick, Toronto, on "Outdoor Roses for Ontario"; H. H. Groff, Simcoe, on "The Modern Gladiolus"; Prof. Hutty, Guelph, on "Vines and Shrubs for the Small Garden"; Wm. Hunt, Guelph, on "The Science and Practice of Plant Propagation"; and C. W. Nash, Toronto, on "Insect and Bird Enemies of Garden." Addresses will also be given by Hon. J. S. Duff, Hon. Col. Matheson and C. C. James. held in the city hall Thursday and

Transportation Company Assigns. The Montreal River Transportation Company, Montreal River Village, Ni-plesing, Ont., has assigned to N. L. Martin. No statement of the assets or liabilities has yet been received from the company, which does a navigation and express business on the river, but a meeting of creditors will be held on Nov. 14, at 3.30 p.m.

Woman's Sudden Death. Mrs. Thomas E. Murphy, wife of a earman, dropped dead in her home while cooking the dinner yesterday, Her husband is away on a My kidneys were very badly out of order, and I would have to get up three or four times during the night. I took

The funeral is to be held to-day.

Missing Men Safe. KINGSTON, Nov. 7.—(Special.)— The Steele brothers, missing at Mil-

FOUR TIMES EACH YEAR

Interest is credited to the accounts of depositors with this corporation and compounded four times a year

THREE AND ONE-HALF PER CENT. PER ANNUM One dollar opens an account. De-positors are offered every facility and the unexcelled security of

Paid-up Capital ... \$ 6,000,000.00 Reserve Fund ... \$ 3,250,000.00 Investments ... \$28,382,710.02 Canada Permanent MORTGAGE CORPORATION

TORONTO STREET,

MICHIE'S

Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

Michie & Co., Ltd. 7 King St. West

MEDICAL

DR. BRUCE RIORDAN has removed to his new residence, No. 1 Roxborough street E., corner Yonge street. Telephone North Two Hundred. Down-town office. 152 Bay street. Telephone Main

DIED ON THE TRAIN

Weil-Known Lindsay Man Expires on His Way to Prince Rupert,

LINDSAY, Nov. 7.—(Special.)—A telegram received here to-day announced the death of Fremont Crandell, one of the best known residents of Lindsay. Mr. Crandell was pur-chasing agent of the Grand Trunk Pa-

not to exceed half the above sum so made up, lest the larger allowance might lead to her falling a victim to an worthy man who had made it too great a consideration."

In case it should be proposed to erect a memorial window to him, in place of the one over the baptistry in the Church of the Good Shepherd, East Cornwall. Mr. Mountain authorizes his estate to pay half the cost, and says:
"I do not request the corporation of the college changl at Lennoxylile to life Mr. Bourassa's speeches are exam-

W INPFALL

Deputy-Warden of Penitentiary Gets \$2000 by Uncle's Will.

KINGSTON, Nov. 7 .- (Special.)-Daniel O'Leary, deputy warden of the penitentiary, was bequeathed \$2000 by his uncle, Jarvis Morgan, who died at Potsdam, N. Y., leaving a fortune of \$500,000, divided between four nephews, the others being John O'Leary, Prescott; Henry O'Leary, Ottawa; George O'Leary, Norwcod, N.Y.; and three sons, the late Con. O'Leary, Ottawa; George and Morgan O'Leary.

Owing to the fact that men cannot be secured for stoker work at the penitentiary, the work is being done by convicts. Inspector Dawson will investigate. The claim is made that one man cannot do the work, and that if outsiders are to do it, two men must be put on the job

AEROPLANES FOR THE U. S.

NEW YORK, Nov. 7.—Secretary of War Dickinson announced this after-noon that he had purchased fifty aeron'ands for the United States Govern-

Believe He Suicided.

BROCKVILLE, Nov. 7.—(Special.)—
The belief seems to be gaining ground in Morristown that Barton S. Cruikchanks committed suicide by drowning himself last June. His widow. lowever, sticks to the theory of four play. A motive for suicide, it is said, inay have been discouragement over the failure of the military school, which Cruikshanks was trying to es-tablish west of the village. Called Pastor From Philadelphia.

KINGSTON, Nov. 7.—(Special.)— kev. A. P. Mershow of Philadelphia has been extended a call to Bethel Congregational Church.

After La Grippe

"I had suffered several weeks with LaGrippe. Had pains in my head and eyes. It felt as though there was a heavy weight on the top of my head, until it seemed that my brain would burst. I was so nervous that I could not rest or sleep. When I dozed off I would awake with a sudden jerking of my whole body. Dr. Miles' Nervine, Heart Remedy and Nerve and Liver Pills cured me. A number of friends have since realized the same benefits."

MRS. ALVIN H. LOCKS. Seabrook, N. H.
The after effects of LaGrippe

are often more serious than the disease, as it leaves the system in a weakened condition that invites more serious troubles, such as pneumonia, etc.

Dr. Miles'

Restorative Nervine should be taken for some time to thoroughly restore nerve strength.

Price \$1.00 at your druggist. He should supply you. If he does not, send price to us, we forward prepaid.

DR. MILES MEDICAL CG., Toronto.

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