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"PRINCE OF MYTHLAND" TO BE SHOWN EASTER WEEK

London Advertising Club Will Present High-Class Musical Comedy.

The plan of seats for the Advertising Club's Musical Comedy, "The Prince of Mythland" at the Majestic Theatre, commencing Easter Monday, opened Wednesday morning, and from all indications the public feel that this production will be well worth seeing, as the call for seats was particularly good.

The Majestic seating capacity is not as large as some of the other local theatres, but it has this advantage—that EVERY SEAT is good and a full view of the stage is assured from any seat. It is one of the cosiest theatres in London.

On account of the smaller seating capacity reservations should be made at once, as there can only be as many people admitted as there are seats.

A production will be given which will rival the best professional shows and some of the dancing work will be of the highest quality.

The children's hospital is to benefit from the receipts, and yet the prices are less than any professional show charges, while the staging is more elaborate.

Phone orders can only be held for 24 hours, after they are taken.

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RANEY ATTACKS BETTING HOUSES OF JOCKEY CLUB

Plays Amendment Legalizing Them As "Biggest Scandal of Country."

DEFENDS DISPENSARIES
Shows Revenue From Law Enforcement Has Increased Sixfold.

TORONTO, April 12.—Hon. W. E. Raney, attorney-general, replied to-night in the Legislature to the charge made by Herbert Lennox, North York, recently, that the attorney-general's department had offered to release liquor seized at Fort Francis if assured that it would be shipped out of Ontario to British Columbia, or some other place.

Mr. Raney read a statement from James Hales, chairman of the license board, which said that the company was asked if it would be willing, if the proceedings were ended, to ship the liquor out of Ontario to some place to which it could lawfully be sent. Mr. Hales' communication said:

"I assumed no responsibility for mentioning the province to which they should send their liquor and I never departed from the express stipulation that there should be no violation of the law of the country to which shipment might be made."

Mr. Raney then compared that statement with Mr. Lennox' statement and declared he left the issue to the judgment of the house. Answering Mr. Lennox, he admitted that British Columbia was not a lawful place to send liquor.

In opening his speech and referring to Mr. Lennox's remark on the attorney-general's attitude to race-tracks, Mr. Raney said he never opposed horse racing, but that he had publicly, personally and professionally characterized race-track betting houses and had referred to the amendment to the criminal code to legalize these betting-houses as the greatest scandal that had ever happened, so far as this country was concerned.

For whose benefit were these amendments? For the benefit of men sitting in the then Conservative Government of Ontario, or men who had sat in the Conservative Government of Ontario. A member of the Conservative Government went to Ottawa and procured this amendment; another had made millions out of this business; a third, a Tory politician, a front benchman, had been president of one of these jockey betting-houses.

Have No Representatives.
What did the Farmer-Labor Government do in regard to these problems when it came into office? It had no representatives on the directorates of these betting-houses—it hasn't any now. I am glad to say that the Liberal party, so far as I know, had no representative on these jockey betting-houses.

"This government imposed at once a tax of \$2,500 per annum," said Mr. Raney. "The proper place to have the business stopped was Ottawa, Ottawa has legalized it; it is for Ottawa to delegatize it. Until Ottawa does it this government will have no hesitation at all in taking from these gentlemen in taxes every dollar we can get."

It was not a license, he explained, but a tax, and he said the government would continue to tax them as long as they carried on business in Ontario.

Mr. Raney then turned his attention to Mr. Lennox's criticism of supposed larger prices and profits from dispensaries. He read a memorandum from the vice-chairman of the license board, which said there had been a enormous change in policy in regard to prices since the dispensaries came under the control of the government. Prices were lower than in the other provinces. He read figures from this memorandum to show that the net profits from the dispensaries had been about the same amount under the former government as under this one, and showing that they decreased sharply in 1921 as compared with 1920. Under pressure from the license board, said the memorandum, the dispensing of prescriptions was decreasing.

Increased Six-Fold.

Then he came to the matter of law enforcement. He quoted figures to show that the net revenue from law enforcement for the two years, 1920-21, was about six-fold what it was from the years 1918-19. "Beyond question," he said, "the enforcement of the law is more difficult since importation has stopped. When importation was legal there was less temptation to deal with liquor illegally."

Mr. Raney then came to the various cases cited by the member for North York. "I adopt his sporting phrase, I take on the member for North York," he declared. He read a report of Mr. Lennox' speech, in which it reported Mr. Lennox saying that undesirable persons were in the employ of the department, "were kept and being kept today."

"If, in the judgment of the House, when I have finished my address, if this statement is true I will resign," he declared. "I satisfy the House as to these charges, is he prepared to resign?" asked Mr. Raney.

"Yes," called out Mr. Lennox. Mr. Raney said he wished to warn him beforehand. "If he goes into North York again the Government will put a candidate into the field," he said, amid much applause from government benches.

Mr. Raney read a circular letter that had been sent out to police boards in the province that the practice of the department was to employ as special officers only men with clean records and not to employ women at all.

Coming to the Welland case, specifically mentioned, in which the graduate body was prevented from co-operating in the management and progress of the institution. The act now governing the university should

Favors General Alarm For Ontario Jails.

ST. CATHARINES, April 12.—Grand jury at the supreme court session today suggested, in reply to a reference of Mr. Justice Lennox, regarding prisoners escaping from jails throughout the province, that some sort of general alarm might be introduced which would warn the outside world that a prisoner had escaped. Mr. Justice Lennox thought the suggestion a good one which might prevent desperate prisoners getting away, as everybody in the vicinity would be on the lookout. Furthermore, the alarm could be used in case of a revolt in prison, which would bring assistance.

drinking by females was alleged, the attorney-general produced reports from Inspector Putnam and letters and evidence from citizens to show that the whole allegations were groundless. The truth about Welland had been, he said, that there had been a riot on the occasion of a certain seizure, nevertheless made a report and gave testimony. The attorney-general produced from court records the fact that Webb had not given testimony. The member for North York, he said, had allowed somebody to put it over him.

The Legislature resumed the debate on the budget this afternoon after an interesting discussion over the battle of the previous day on Chippawa, and a speech by Thomas Marshall, Lincoln, urging that the management of Toronto University be given back to the old-time senate system, instead of the present board of governors.

Hon. Peter Smith announced to the house, in reply to H. H. Dewar, that of the \$15,000,000 raised by the sale of bonds this week, \$7,000,000 will go to refunds and the remainder to the hydro.

Shortly after the opening of this afternoon's sitting, W. H. Casselman, the only member of the United Farmers of Ontario to vote against the Doherty amendment last night, which was considered a vote of confidence in the government in connection with the Chippawa probe, expressed the opinion that he had been placed in the unfortunate position as the result of the way the amendment had been framed. He had previously stated in the house that he was opposed to a royal commission, and when it was made a vote of confidence he had either to swallow his already-announced convictions or vote a want of confidence in the government.

Premier Doherty made it clear that he took no exception to his action of Mr. Casselman in voting against the amendment; every member had a perfect right to vote as he saw fit. There was no coercion of the government followers to support the measure. Minister of Agriculture Doherty took a similar view.

Claims Treatment Unfair.
A general discussion followed on the fight of the day before, perhaps the most notable expression being that of Mr. Hartley Dewar, K.C., who claimed the amendment making it a vote of confidence had been deliberately framed to force Liberals who did not wish to see the present government put out of power, either voting against the Ferguson resolution which was the adoption of the suggestion of the Liberal leader, or vote against the government. It had not been fair, he claimed, that members who had given the administration generous support ever since it came into office, should be treated in this way, as he had no doubt several of the Liberals who supported the amendment as a vote of confidence would have supported a committee of the house to conduct the Chippawa probe under other circumstances.

Z. Mageau (Sturgeon Falls), one of the Liberals who voted last night for the government, took issue with Mr. Dewar, and claimed he had voted for a commission because he was against a committee of the house.

Sam Clark, Northumberland, another of the Liberals who voted for the amendment, disagreed with Mr. Dewar's objection. He warned the government that it should not be guided by what he termed as the "bluffing of Hon. Howard Ferguson," who, he said, was an astute politician and a clever man, but he was playing politics for the Tories, and any advice he would give would be in the interests of the Tories and not of the government.

Thomas Marshall (Lincoln), in moving for returns in respect to Toronto University, read the minutes of the meeting of the Rockefeller Foundation by which the grants of \$1,000,000 were made to McGill and Toronto Universities. The conditions were similar in many instances in regard to the extensions of buildings for medical instruction in the universities, but there were two further conditions affecting the grant to Toronto University that were not laid down in connection with the grants to McGill. One of these was an annual increase in the salaries in the faculty of medicine of \$45,000, and another was that the number of students be restricted to prevent overcrowding of medical students in the university. Mr. Marshall took the positions that if these minutes were correct, somebody from the university must have made the suggestion to the foundation that these restrictions be placed there, because that body would hardly, of its own accord, go into such details.

Hinders Graduate Body.
Mr. Marshall expressed the opinion that the university was not accomplishing all it should, because the graduate body was prevented from co-operating in the management and progress of the institution. The act now governing the university should

RESIGN FROM GILLEN BOARD

Chairman and James Ling Give Up Duties After Submitting Report.

Hon. James Murdock Constitutes New Conciliation Body On Mining Dispute.

OTTAWA, April 12.—(By Canadian Press).—The Gillen Board, reconvened by the minister of labor a few days ago to conduct a further inquiry into the Nova Scotia coal mining troubles, has ceased to exist, and in its place a new board of conciliation has been provided for by Hon. James Murdock, minister of labor, under the industrial disputes investigation act, section 63, to carry out the duties placed before the Gillen Board when reconvened. This was announced from the department of labor tonight.

Resignations Accepted.
U. E. Gillen of Toronto, chairman of the board, and James Ling, mayor of Waterford, N. S., resigned from the reconvened board and their resignations were accepted by Hon. Mr. Murdock, who then proceeded under the industrial disputes investigation act to provide another board to carry on the work.

In their telegram to the minister of labor, Messrs. Gillen and Ling say: "We have considered the nature and cause of dispute as set out in the statutory declaration of Robert Baxter and James B. McLachlan, secretary of district No. 26, United Mine Workers of America, when making application for a board Dec. 21 last, and the undersigned members of said board consider that report registered from Halifax Jan. 27 dealt with each item in dispute as required by the act."

"Since board has reconvened we have reviewed official report of debate in the Senate, March 29, regarding British Empire Steel Corporation labor dispute, the official report of debate in the House, March 30, regarding Nova Scotia miners' labor troubles, and all other documents on same subject received from you and from deputy minister of labor and registrar, also a number of news items that have recently appeared in daily newspapers."

Have Discussed Evidence.
"We have discussed evidence and statements before the board in January and what has subsequently been said and done by parties to the dispute and now agree that in fairness to all concerned and in the interest of good government you should accept our resignations as members of this board."

either be amended or repealed. The present government, by a board of managers, nearly all of whom were appointed by the government and headed by the president, should be superseded by the senate, which formerly occupied an important position in the management of the University of Toronto, and was largely elected by graduates of that institution. He contended that every college graduate had a love for that institution, and was anxious to join in aiding its growth and prosperity, but under the present system Varsity graduates were prevented from taking any part in its government.

He also thought that the board of management had too wide powers in regard to the selection of professors, which could only be selected from a list submitted by the president, and urged that a dean of a faculty should be elected by that faculty.

Premier Doherty expressed appreciation for the suggestions Mr. Marshall had given, and said he agreed the province was not getting the results from it which should be expected. Whether it was lack of democracy or what the cause was, he was not prepared to say. It needed a lot of careful consideration. The debate will be continued on this question at a later date.

T. H. Lennox, York North, continued his speech on the budget with an attack on the administration of the Ontario Temperance act, reading a list of names of men whom he said were in the employ of the government in connection with the enforcement of this act, and whom he claimed were law-breakers, many of them well known.

DREAMS COME TRUE FOR THOSE

who follow the Insured Savings Plan. Read about it on page 2.

Alberta Opens War On Grasshoppers.

EDMONTON, April 12.—An aggressive campaign of grasshopper prevention and destruction is now being lined up by the provincial department of agriculture. The province has been divided into 30 districts or zones, with a man in each district in charge of the local work, and Z. McMillan of the department headquarters staff in general charge of the whole campaign.

STRIKING MINERS ADD TO DEPOSITS

HAZELTON, Pa., April 12.—Bank deposits in the Lehigh anthracite coal field have increased during the suspension at the mines, it was learned today. There have been no withdrawals worth mentioning, say banking officials, and most persons maintaining interest accounts have added to them. They ascribe this to the fact that company stores, contrary to the practice heretofore followed when the collieries were closed, continued giving credit.

RESERVES JUDGMENT IN SUIT FOR FEES AT SARNIA

Judge Judd Tries Action Arising From Non-Payment of C. of C. Dues.
Special to London Advertiser.
SARNIA, April 12.—Judge Judd of London, sitting at the division court here, has reserved his decision in the case of the Sarnia Chamber of Commerce vs. James Woodwork, Christian street, in which plaintiffs are suing for payment of \$75 arrears of membership fees.

Plaintiffs allege Woodwork filed out the usual form of application three years ago, when the chamber of commerce was organized, and that he had not given any notice of resignation. The defence was unable to procure any counsel locally and conducted his own defence, maintaining that he had notified a young lady of the chamber of commerce staff of his desire to withdraw from membership. Decision was reserved on a point of form, but his honor intimated defendant will be liable for payment of the amount.

The case has aroused considerable interest locally, as this is the first time such action has been taken by the chamber of commerce. It is understood other citizens in arrears have made good their amounts.

WEAVERS STRIKE AT ST. JOHN, N. B.

ST. JOHN, N. B., April 12.—In protest against a cut in wages, which, they say, will amount to between 25 and 40 per cent, about 40 of the weavers employed in the York cotton mills here operated by the Canadian Cottons, Limited, walked out this morning. So far they are the only workers in the mill affected.

One of the officials said a reduction was made in accordance with the general economic reconstruction to enable the mills to reduce the cost of their products sufficiently to sell it to the public at a reasonable price.

SIGN RECIPROCITY PACT DOWN UNDER

London, April 12.—(Canadian Press Cable).—An agreement has been signed for a reciprocal tariff between Australia and New Zealand, according to a Reuter dispatch from Melbourne, Australia. Pending parliamentary ratification, it has been decided that from the first of May goods imported by the Australian Commonwealth direct from the country of origin and entitled to be entered under the British preferential tariff shall on certificate, be entitled to the British preferential tariff. A similar arrangement has been made by New Zealand.

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We Are Having an Old-Time Pork Sale for Easter Saturday. Be on Hand to Get Your Share of These Bargains.

Fresh Shoulder Roasts, Pork, no hock, lb., 20c	Beef Specials	Large Country 2 lbs. 25c
Fresh Spare Ribs, lb., 18c	Stew Beef, lb., 8c	Pork Liver, lb., 5c
Fresh Pork Hocks, lb., 10c	Brisket Beef, lb., 8c	Pork Hearts, lb., 5c
Fresh Pork Tenderloins, lb., 55c	Pot Roasts, 12 1/2c	Beef Hearts, lb., 5c
Fresh Pork 3 lbs., 25c	Beef, lb., 12 1/2c	
Kidneys, 3 lbs., 25c	Oven Roasts, 15c	
Shoulder Pork, 25c	Beef, lb., 15c	
Chops, lb., 25c	Boneless Rolled Pot Roasts, lb., 15c	

ROBINSON'S FRESH MADE QUALITY BRAND

Creamery Butter, 44c lb.

Choice Pickled Shoulders, lb., 18c	Canned Pears to clear, per tin, 20c	Jelly Powders, 3 for 25c
Mild Cured Corn Beef, lb., 12 1/2c	Canned Apples, to clear, per tin, 15c	Quart Bottles Catsup, each, 25c
Pickled 3 lbs., 25c	Strawberry and Apple Jam, 4-lb. pails, to clear, per tin, 45c	Peas 2 tins for 35c
Hocks, 25c	Corn 2 tins for 25c	Heinz Baked Beans, 2 for 35c
Extra Quality Old Cheese, lb., 25c	Tomatoes 2 tins for 35c	5-lb. pails Pure Honey, each, 90c

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