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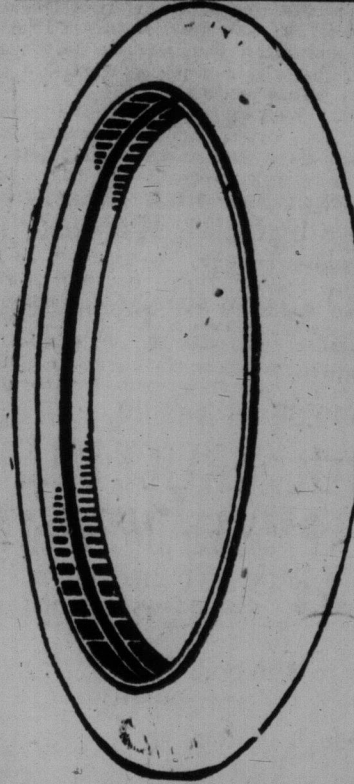
30 x 3 1/2 Guaranteed Tubes,
\$2.10.

EATON'S DAILY STORE NEWS

30 x 3 1/2 Special Grey
Tubes, \$2.75.

THE SATISFACTION OF KNOWING YOUR CAR IS SECURE FROM THEFT MAY BE YOURS IF YOU USE A

SECURITY AUTO THEFT SIGNAL



Plain Tread Tires at \$14.50

Provide splendid opportunity for the motorist who appreciates tire value. These tires, made by one of the best Canadian tire manufacturers, are 4-ply fabric, No. 1 casings, and are guaranteed for 3500 miles. The price is indicative of the splendid value offered. Size 30 x 3 1/2. Price, each, \$14.50.

Ford Wrench Set

Double end socket wrench set, has special oval socket, 1 square socket and 7 different hexagon socket sizes. Price, \$3.00.

Channel Bar Bumper, \$6.50

This serviceable channel bar bumper for Fords is 1 1/4 inches wide, of channel nickel polished steel. Brackets are of malleable iron, in black enamel finish. Price, \$6.50.



Road King Tire at \$27.00

This 34 x 4 tire has a heavily studded non-skid surface, and is of selected fabric and rubber. It is a tire of serviceable quality, and bears a mileage guarantee for 5000 miles. Price, \$27.00.

AUTO ACCESSORIES FIFTH FLOOR--MAIN STORE

The Security Auto Theft Signal is an extremely strong red enamelled metal shackle, designed to be locked around the tire and rim on the right front wheel of the automobile where it is in plain sight. The color at-



tracts notice; the design of the shackle prevents the would-be thief from succeeding in his attempt. The price is \$9.00 for the 3 1/2-in. size; \$10.00 for the 4-in. size; \$11.00 for the 4 1/2-in. size; \$13.00 for the 5-in. size.

OUT-OF-TOWN READERS

If you cannot come to the Store to select any of the accessories on this page which you may wish to purchase, address your order to the SHOPPING SERVICE, and one of the Shoppers will look after the matter for you.

THE T. EATON CO LIMITED

Dominion Nobby Tread Tires

Nobby Tread Tires give a surprisingly great mileage under severe conditions. Made in Canada, they are guaranteed for 5000 miles, and are priced as follows:

Each	Each
30 x 3 1/2, \$27.30	33 x 4 1/2, \$58.30
32 x 3 1/2, 30.25	34 x 4 1/2, 60.70
31 x 4, 38.00	35 x 4 1/2, 63.65
32 x 4, 42.65	36 x 4 1/2, 65.05
33 x 4, 45.05	35 x 5, 73.90
34 x 4, 46.65	37 x 5, 78.40

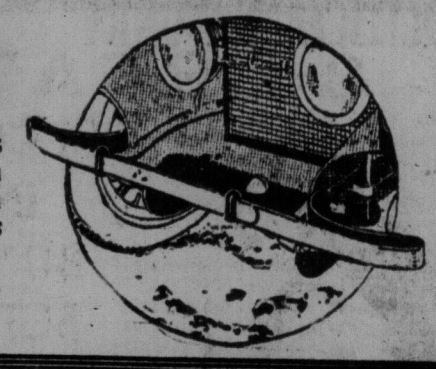
STORE CLOSES SATURDAY.

P.M.

Goods Bought Saturday
Delivered Monday..

Lyons Spring Bumper, \$15.00

Made for Chevrolets, this bumper is of resilient steel, which returns to its original position after striking an object. It's unnecessary to do any drilling or cutting; nickel finish. Price, \$15.00.



TAG FUNDS STOLEN; TWO FOUND GUILTY

Shown That Contributions Were Diverted From Designated Channels, Said Judge.

DEFENCE INGENIOUS

One Blamed Fits and Inefficient Memory, Other Want of Education.

Yesterday in the sessions before Judge Coatsworth and a jury a verdict of guilty was returned against Capt. Ross C. Cockburn and a verdict of guilty, with the strongest recommendation to leniency, against Walter C. Packer, both of whom were charged with having stolen about \$850 from subscriptions collected in the tag day held under the auspices of the Army and Navy Veterans' Association.

Counsel for the defence entered strong objections to the judge's directions to the jury and asked for a stated case. His honor refused the request and intimated that he would pronounce sentence on Friday of next week.

The case, classified by the judge as one of the most important that had come before the present sessions, was keenly fought by counsel for the two accused and much time was consumed in debating legal technicalities during the hearing, which lasted nearly three days.

Charge to Jury. In charging the jury, Judge Coatsworth said, in part: "It will be your duty to give the accused the benefit of any reasonable doubt. You must remember fair and reasonable doubt; not mere sentimentality. This is a very important case you are dealing with. In many respects it is the most important that has come before us this session. The people of Toronto have been very generous in contributing money to various organizations that have been raising money for soldiers, especially for those who fought for us in the war. One of the things which the people have always relied upon is that the money contributed on these tag days reaches the objects for which it has been given. And it must be a great shock to you men that in this case a large amount contributed for the soldiers was diverted from the legitimate channels and taken by these men for their own purposes. I put it thus strongly because there is practically no denial that they actually did take this money. Eight

hundred and twenty-five dollars, which was received in cheques payable to the Army and Navy Veterans, were diverted to them and not paid into the legitimate channels. And there is another \$180, which was put by the accused man, Cockburn, in his pocket and which he took the money out of his pockets and handed it over. These moneys should have been handed over to the proper officers of the Army and Navy Veterans. The moneys Cockburn had in his pockets should have been in the cash box of the Army and Navy Veterans. So we start out with these men admitting the charge. The only question you have to try is the explanation that each one of them gives, and whether that explanation removes the offence they committed from the category of crime.

A Sordid Display. "Now, we expect sordid things from soldiers, but we have had very sordid display in this court. Each one of the accused tries to unload blame on the other. It is a fine spectacle for one soldier, and one connected with the army for about five years, to present. It is a lamentable thing for two men of fair standing and respectability to come before us in this humiliating fashion, and each trying to unload the blame on the other. The only thing you have got to try is the explanation that each man makes. Can you put it in the category of a mistake and out of the category of crime? The onus of proving is on them. When we crown evidence before you, the prisoner stands before you an innocent man. The crown has got to prove to you that the crime has been committed. In this case, as the accused men admit that the money had been taken, that reverses the onus or burden or responsibility of proof. Therefore, the burden is on the accused that the explanation they make removes the crime from the category of crime into one of mistake, or something for which they should not suffer. Take each man's explanation separately. Cockburn first. The evidence is that he took the money which was handed in, and instead of handing same over to the officers of the fund, they put the moneys to their own credit in the bank, because they by their two signatures withdrew the \$850 from the bank. Cockburn's answer is that for some time he has been suffering from epileptic fits, and in consequence of these fits he has suffered mentally and physically, and was not responsible for what he had done. You have got to weigh that explanation, and you have to say whether you think that explanation satisfies you. Instead of that, he gets Packer, and the same story is told. Packer had the moneys to the Sterling Bank and open an account. The account was to be opened in their names, and the cheques were to be signed by Packer. All the usual and ordinary steps were taken to open the account. Packer had the cheques endorsed by Cockburn and lodged in the bank, while the moneys were drawn on the signature of Cockburn and Packer. It was Cockburn, according to Packer, who got the rubber stamp, and then Cockburn finally got that acknowledgment from Packer. There was the master mind throughout the whole of this sordid business. Now, where is his action consistent with his explanation that he was mentally wrong? Could a man who was mentally incapacitated carry out this sordid business?

Do not suffer another day with itching, bleeding, or protruding piles. No surgical operation required. Dr. Chase's Ointment will relieve you at once and afford lasting benefit. 50c. a box. All dealers, or Edmondson, Bates & Co. Limited, Toronto. Sample Box free if you mention this paper, and enclose stamp to pay postage.

Dr. Chase's Ointment will relieve you at once and afford lasting benefit. 50c. a box. All dealers, or Edmondson, Bates & Co. Limited, Toronto. Sample Box free if you mention this paper, and enclose stamp to pay postage.

fellow-soldiers? Are you prepared to accept of that explanation? The doctor the feet of the fits should not last over two or three hours. Do you think he can come forward here and say, 'I have a very serious responsibility before you. The people are not going to trust their money if they feel that it is not to be used for the proper channels for the soldiers; therefore, it is for you to say today whether you think this explanation of mental incapacity arising from epileptic fits satisfies you that Cockburn was not dealing dishonestly, but that he organized this whole scheme, got the money out of the bank, got Packer out of the way, and finally paid the money back to it for you to say whether a defence of that kind is good. As to Packer and his defence, the first thing he puts up is his own education; that he was led into this thing by Cockburn. On the other hand, when they want to bring forward evidence as to his character, one of the strange things brought forward was the evidence of the secretary to R. J. Fleming, who said that he had looked up the record of the Toronto Street Railway, which showed that Packer had been in the employment of the street railway for ten years, and that during three of these years he was entrusted with collecting moneys at the barns and bringing these moneys down by special car to the head office. Now, it is shown that in all these transactions he was honest and faithful. Does it not occur to you that a man who is able to take a car, go a long way after barn, gathering in large sums of money, bringing them to the head office, and nothing found wrong, is he an honest man, and was he the victim of Cockburn?

Collected for Street Railway. "He knew how to look after moneys for the street railway; he has recently been entrusted with large sums of money by Major Reeve, and he has been found right; and this man comes before you and says he was so innocent that he was the duped of Cockburn, and that he was led into the matter and did not know the meaning of what he was doing. It is hard to get over his long experience. The responsibility rests with you to say whether this man, who had all this experience of dealing with money, can be allowed to come to the court and say that, by reason of the want of education, he was an innocent man. His honor then dealt with the argument that Packer had been the worse of drink at the time the offence was committed, but he warned the jury that that was no excuse for crime. In concluding his honor said: "There has been no case before this court, during the present sessions of more importance than this one. If you honestly believe and accept the explanations of these men, you are entitled to acquit them, but if you are not satisfied with their explanations it is your duty to convict."

SENTENCED FOR THEFT

Sentence of six months was imposed on Ernest J. Shaw, who was charged in yesterday's police court with the theft of feminine footwear and a bag full of gentlemen's boots.

SHILOH
30 DAYS COUGHS

AGAINST MOVING JUVENILE COURT

Some Objections to Evangelia Settlement as a Detention Home.

An inspection of the Evangelia Settlement was made by the board of control yesterday with a view to leasing it as a detention home and welfare building for children, and their report will be forthcoming soon. They were accompanied by W. H. Smith, E. S. Dickie and E. H. Alderson of the special service commission, and also Judge Mott of the juvenile court and Ald. Hiltz of the juvenile court committee. The settlement is situated at the corner of Queen and River streets and has been closed up for about three years.

The members of the juvenile court committee were opposed to the idea of moving the court to the settlement building, and members of the board of control also seemed disposed to leave the court where it is for the present.

CHARGED WITH STEALING

On a charge of stealing from his employers a quantity of shoes, William Tovel, a former branch manager of the St. Leger Shoe Company, was remanded on bail.

STOLE FROM EMPLOYERS

Sentence of one month in jail was imposed on Wilbert Blakeway, Victor Penny and Fritz W. Watson for the theft of tires and auto parts from the Willis-Overland Company, with whom they were employed. Watson pleaded guilty. The other two were found guilty by a jury.

RADIAL RAILWAYS.

Sir Adam Beck had a conference with the Ontario government yesterday in connection with Engineer Murray's report on the radial railway situation. Sir Adam will also confer with Hon. Dr. Reid at Ottawa next week.

SON FAILS TO APPEAR.

Owing to the failure of Edgar O. Burnett to appear in support of his action against his father, J. E. Burnett, for damages in connection with a partnership for the manufacture and sale of graphophones, Justice Lennox yesterday dismissed the suit.

Asked to Get Off Easy; Judge Says Six Months

Sentence of six months' imprisonment was passed on Vera Hopkins, who pleaded guilty in the sessions yesterday to having secured \$80 from Charles Kelly and \$82.50 from the Robert Simpson Company by false pretences. Accused had previously been before the court and allowed to go with a warning. This time the judge told her she would not get off so easily, to which she replied: "I don't expect to get off this time, but make it as easy as you can."

EXECUTOR LOSES ACTION

In the sessions yesterday, Justice Kelly dismissed the action brought by Robert Armstrong, executor of the estate of the deceased Hannah Webb, who sought a declaration that Mrs. E. Johnstone, a daughter of deceased, held in trust a mortgage for \$1,900, a house at Milton, a Victoria bond for \$800 and household goods, which had been transferred to her by her mother.

DOCTOR SOLD LIQUOR.

Dr. H. Mason, 119 Annette street, a former city coroner, was fined \$400 and costs in yesterday's police court for selling liquor from his own office. From the evidence it appeared that accused received and disposed of 59 gallons of whiskey in one month.

SPANKING A DETERRENT.

In the sessions yesterday Judge Coatsworth sentenced Walter Eldridge to thirty days in jail for the attempted theft of an auto belonging to E. J. Robinson. His honor said that if spanking were allowed the sentence would have been ten days and a spanking. The crown attorney agreed that a spanking was a better deterrent than a term in jail.

WOULD NOT BE WITHOUT BABY'S OWN TABLETS

Once a mother has used Baby's Own Tablets for her little ones she would not be without them. They are the ideal home remedy for the baby; being guaranteed to be also, utterly free from any opiates or other harmful drugs. They are a gentle laxative and have been proved of the greatest aid in cases of constipation, indigestion, colic, colds and simple fevers. Concerning them, Mrs. Ernest Gagne, Beauséjour, Que., writes: "I have used Baby's Own Tablets for constipation and colic and have found them so successful that I would not recommend every mother to keep a box in the house." The Tablets are sold by medicine dealers or by mail at 25 cents a box from The Dr. Williams Medicine Co., Brookville, Ont.

FOREIGN DELEGATES SAP LABOR LOYALTY

James Higgins, third vice-president of the Grand Army United Veterans has brought to the attention of the association a resolution passed at the Montreal convention of the delegates of the American Federation of Labor, dealing with the Irish republic, and endorsing it. "Mr. Higgins' statement is as follows: 'It is not rather ironical that a gentleman from a foreign country should come to a part of the British Empire and have the audacity to try and dismember the empire. What were our Canadian delegates doing to allow a motion to pass of that description without raising a voice in protest. It is unnecessary for me to go into details of the conduct of certain parts of Ireland during the war, but I believe that if they had done their duty as delegates of the American Federation of Labor, they would have had the endorsement of the rest of the empire in their request. What are the Canadian union men who have the reputation of being British Empire sympathizers doing? Are they going to endorse the action of the foreign delegates telling them they must endorse anything the same delegates desire. In my opinion as a member of the A. F. of L. it behooves all returned men and those other members of the A. F. of L. in Canada, to resent vigorously the attention of the foreign delegates and withdraw from such associations. Surely we are able to conduct our own business as labor men. Another danger is that resolutions of that description are breeding racial feelings amongst the rank and file and the outcome is going to be disastrous to loyal labor men.'

WILLS AND BEQUESTS.

The Canada Permanent Trust will administer the \$21,227 estate left by James Henderson, formerly a post-office inspector in Toronto. Deceased left an annuity of \$100 and a life interest in his estate to his widow, and to his daughter, Isabella, an annuity of \$100. On the death or remarriage of Mrs. Henderson, the daughter and two sons inherit.

Under the will of the deceased, Dr. Herbert W. Wilson, his widow inherits his estate, valued at \$15,765, subject to the payment of small legacies to three sisters and a brother. The heirs to the estate of Edward Lister, who left a farm at Etobicoke, valued at \$7,257, are three sisters, three brothers, three nieces and a nephew.

Mrs. Emma King, widow, four daughters and a son share in the \$3,295 estate left by Alexander King, a contractor, who died intestate. Mrs. Leah Green, Church Farm, Gruffy, Worcestershire, inherits the estate of her deceased son, Percy V. Green, who left \$310.

Mrs. Isabel Wallivich is sole beneficiary under the will of her deceased brother, Matthew Tait, who was killed in action in October 1918, and left estate valued at \$745.

FINED FOR NEGLIGENCE. Pleading guilty to a charge of negligence while driving an auto whereby serious injuries were suffered by William Hart Walter G. Baldock was yesterday fined \$100.

BELIEVES GOMPERS WILL STAY AWAY

Mayor Church Says Labor Leader Would Not Be Welcome Now.

Mayor Church has called the attention of the Exhibition board to the resolution adopted by the American Federation of Labor at Montreal endorsing the Irish republic, and it is expected as a result that the invitation to Mr. Gompers, head of the federation, to visit Toronto during the exhibition week will be cancelled. "The American Federation of Labor delegates," said the mayor, "showed very bad taste in proposing such a resolution on British soil, and their action is resented by the Canadian people. It is about time the Americans were told that the people of the British Empire were capable of running their own affairs."

Mayor Church added that many Torontonians had commented on the inappropriateness of bringing Mr. Gompers here in the light of recent events and he believed the Federation of Labor chief will decide to remain away.

COMB SAGE TEA INTO GRAY HAIR

Darkens Beautifully and Restores Its Natural Color and Lustre at Once.

Common garden sage brewed into a heavy tea, with sulphur and alcohol added, will turn gray, streaked and faded hair beautifully dark and luxuriant. Mixing the Sage Tea and Sulphur recipe at home, though, is troublesome. An easier way is to get the ready-to-use preparation improved by the addition of other ingredients, a large bottle, at little cost, at drug stores, known as "Wyeth's Sage and Sulphur Compound," thus avoiding a lot of fuss.

While gray, faded hair is not sinful, we all desire to retain our youthful appearance and attractiveness. By darkening your hair with Wyeth's Sage and Sulphur Compound, no one can tell, because it does it so naturally, so evenly. You just dampen a sponge or soft brush with it and draw this through your hair, taking one small strand at a time; by morning all gray hairs have disappeared. After another application or two your hair becomes beautifully dark, glossy, soft and luxuriant and you appear years younger.