THURSDAY MORNING

# Morning Newspaper Published Every Day in the Year, DRLD BUILDING, TORONTO, James and Richmond Streets

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THURSDAY MORNING, OCT. 12, 1911.

WHAT NEXT. SIR JAMES ? No one will be taken by surprise at he announcement from Sir James That corporation secured sufficient in-Whitney that the legislature will be fivence in the city council to burk dissolved and a new house called. annexation. The jubilation of The Apart from The Globe's idiotic view that whatever one party does should be opposed by the other party, no objection will be found to the course but had any other newspaper behaved taken in getting election disturbances in a similar way The Telegram comout of the way for another four ments would have been prolonged for years.

It is to be regretted that no adefellows are doing evokes no enthusiasm desirable municipal measure of 1911. in the breasts of young Ontario. And it is to young Ontario that the poli-

ticians must more and more address themselves.

We hope Sir James will see his way dite the settlement of the recent railto make a statement of what he pro- way strike it undertook to promote poses to do. He may fall into the old legislation at next session of parliapolitical posture of defence and declare ment, providing that "an increase in that he is too old a bird to be caught the cost of labor due to the improve in that fashion. But he cannot forget ment of conditions for the staff, would that it was by the announcement of be a valid justification for a reasona definite and practical program that able increase of charges within the he attained to power. He has gained the confidence of the electorate by the fidelity with which he has observed social disturbances. The wage bill of his obligations. Should he resolve to public transportation companies is inundertake a further series of measures creased by legislative action and at he will find the people of Ontario re- once follows the demand for compensponding to such an announcement satory advances in rates. Then comes There are many things that still need sequent increase in prices that adds with unrestrained enthusiasm. to be done in Ontario. Very many another notch to the cost of living.

new problems, especially in Northern And then the well-worn round begins Ontario, have arisen in the last six again its return movement. years. Undoubtedly Mr. Hearst, who This process cannot continue inde is understood to be Mr. Cochrane's suc- finitely. There must come a time when cessor, will have valuable ideas in this the super-piled erection falls by sheer ties can be secured. connection, and those will be welcom- weight of its own top-heaviness. The

The Toronto World FOUNDED 1880. A Merning Newspaper Published ing that the motto is no more fig speech. North, south, east and west thruout the British dominions and from the Atlantic to the Pacific, even in France, Holland, Belgium, Germany-wherever men move and wherever clothes and clothes making count in the life of the people-there will be found the name and mark of "Curson." To-day and until Saturday Curzon will continue to receive their many cus-tomers and friends in the Lumsden Buhding, where the visiting members of the firm have placed in display the latest products of the house. These comprise choice selections in English tweeds and worsteds, vicunas, chevi-ots, meltons, beavers, angolas, indeed, every class of fabric. Striking testi-many to the supremacy of the Curzon house was afforded by the award of the sold medal for tailoring excellence at the British Government Exhibition and Festival of Empire, held at the Crystal Palace, London. rights, present and future, of the citi-sens in connection with franchises, electric, transport and others, sought by interested parties. A contract with the hydro-electric commission hung on the balance all summer on technical rounds, and althe finally awarded to

the commission, is still not regarded by some as safe from attack. Another fight occurred, and is still going on over lighting and power privi-leges, and the right to erect poles on

the highways Even The Telegram ad-mitted that this was an argument for nnexation.

Months ago another situation was lisplayed to the Municipal and Railway Board, which urged the munici COLONIZATION DEMONSTRAties to carry out annexation, and ad journed consideration of the question in hand to enable this to be done.

Samples of Northland Grains, Roots, The question is the occupation of Vegetables, Etc., to Be Shown at Yonge-street with double tracks or Various Points in Ontario. The bureau of colonization of the department of agriculture of the Province of Ontario, is sending thru the province a demonstration car. exhibiting eamplis 12 ..... Pembro 18-14 ..... Cobo

years. quate opposition appears to be in sight. of the fragments of the North Toronto An efficient opposition must be posi- wreck, and the sooner the annexation tive and constructive in its policy. No is carried out the freer will Toront suggestion of such a character has yet come from the Ontario opposition egress. As it stands The Telegram benches. To object to what the other has the discredit of blocking the most

WAGES AND LIVING. As part of the considerations by the British Government to expe

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\* 30 ..... Unionville The car is in charge of two attend-ants, who will supply all information, and the farmers of old Ontario should make it a point to visit the car and see for themselves the resources of this land of promise. Intonville

The Canadian Government Annuities Department have opened an office at 121 West King-street, where all infor-

### THE TORONTO WORLD.

## Free

Catarrh Gure If You Continually K'hawk and Spit, If There Is a Constant Dripping From the Nose Into

the Throat, If You Have Foul, Sickening Breath, That Is Catarrh and I Can Cure It.



Divorce and free love were freely discussed yesterday: morning at the session of the Methodist Ecumenical Conference following a striking ad-dress by Rev. Dr. Gross Alexander, editor of The Methodist Review, on the "Social Teachings of Jesus."

the "Social Teachings of Jesus." "Jesus was not a social reformer," declared Mr. Alexander, "in the modern conventional sense of those words. His primary aim was not the reorganiza-tion and reconstruction of human so-clety. He had a higher aim and a broader one-the spiritnal regeneration of the individual human being. "Jesus forbade divorce for but one cause, and many of the best scholars think for any cause, in view of the fact that the exceptive clause is not found in the parallel passage in St. Mark. Jesus did not forbid simple separation and living apart when con-ditions became intolerable. If people knew absolutely that it was impos-sible to get divorces, they would be pretty sure to find a 'modus vivendi' and be willing to make compromises, rather than to forego marriage alto-gether. Let Me Send You a Free Trial Packag of My Remedy.

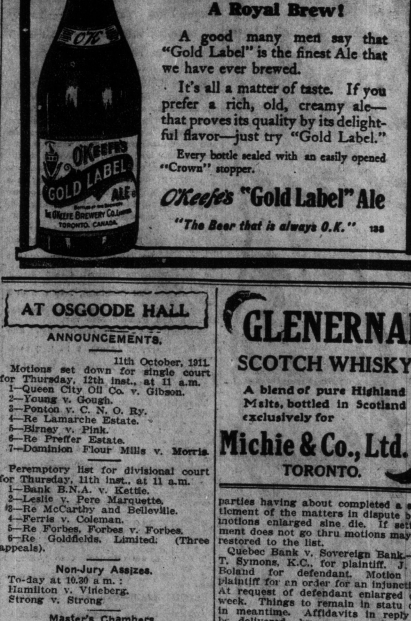
FREE LOVE DOCTRINE

HAS MANY FOLLOWERS

sether. "The easy disruption of the mar-riage bond means the ultimate de-struction of the family, and that in-evitably ends in free lovs, which even now prevails to an extent that if known would be appaiing." Referring to the Astor-Force wed-ding. Dr. Alexander declared: "We need some more preachers like Dr. Richmond of Philadelphia, who fear-lessly exposed the iniguity of the re-cent marriage of a divorced million-air." Industrial Abuses.

industrial Abuses. Sweatshops, child labor and similar industrial conditions came in for some hard knocks from Rev. W. Hodson/ Smith of the Wesleyan Methodist.

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OCTOBER 12 1911

Special in Fancy Cloths, styles, fine sal 18.00 and \$25 Tweed C This Autum Ladies' Coats in the revers tweed materia display of suc colors from \$1 Opera Cl GLENERNAN In a great soft color tin others moder trimmed, account ally designed, SCOTCH WHISKY Black Ve Coats Michie & Co., Ltd. Very hand (only one of pile Black Si corded, tassel parties having about completed a set-tlement of the matters in dispute both anotions enlarged sine die. If settle-ment does not go thru motions may be uthful and ng \$42.00 up ment does not go thru motions may be restored to the list. Quebec Bank v. Sovereign Bank.-D. T. Symons, K.C., for plaintiff. J. F. Boland for defendant. Motion by plaintiff for an order for an injunction. At request of defendant enlarged one week. Things to remain in statu quo in meantime. Affidavits in reply to be delivered by noon on Saturday next. Kimonas, Dressing Interesting Crepe, Silk, Blanketing, F hext. Blei v. Macdonald.-D. I. Grant for plaintiff. R. Gooderham for Gooder-ham and Worts. Motion by plaintiff for leave to set down motion for an order to continue the injunction here-in for 12th inst. Leave granted. with pretty etc., etc. Jackets from Kimonas from House Di Divisional Court. Before Meredith, C.J.; Teetzel, J.; Rid-In Percales dell, J. Re Goldfields, Limited—F. E. Hod-gins, K.C., for Harris-Maxwell, Lar-der Lake Mining Co. G. H. Kilmer, K. C., for Goldfields, Limited. Three se-parate appeals by the Harris-Maxwell Larder Lake Gold Mining Co. from the orders of Middleton, J., of June 23, 4011. dell, J blues, at \$1.75 Cloak and on Request By consent of counsel appeals stand adjourned until 12th inst., with a view

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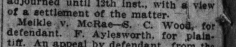
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ed if they are in any degree progres- problem of providing for a fair dissive and remediary. But Sir James tribution of the wealth which labor will make no mistake if he takes the largely creates may be postponed by province into his confidence and tells continually meeting the enhanced cost the people what he hopes to do in the of living by disproportionate upward next few years

BOY SCOUTS AND CHIVALRY. No idea has been more fruitful of United States this is beginning to be han that to which was than that to which was that the bert of the total shipments for the same of the content of the present in the total shipments of the total shipments for the same of the content of the present to the present mich total shipments for the total shipments for the same of the total shipments for the same total shipment to which was total for the same of the same total shipment to the total shipments for the same total shipment to which was total for the same on the question of the which was made will profit to the present to the total shipment to the total shipment to the total shipment to the total shipment for the same results than that to which was due the recognized. Indeed everything points month of September, 1911, were the small-

bectation of reward. honorable ambition and his assiduous The latest development in the Boy and intelligent study of the Shak-

Scout Association proposes to unite sperian cycle. Mr. Mantell stamps the scoutmasters along a common line his own individual conception on each party at Liverpool. of action. "The great difficulty in and all of his presentations and none dealing with the scout movement," fall to cast a new light on the wonsaid Sir Francis Vane, in a recent in- derful creations of the great dramaterview, "has always been to obtain tist's genius. The Toronto public have unison in action of those most excellent honored themselves by their apprecia. men, the scoutmasters, so that they tion of the work of an actor who has may'go to their scouts and to the world had the courage to pursue his own

inspired by a great ideal of service ideals and the capacity and talent to and with a due sense of responsibility give them vivid and original perhas in their noble mission. That is what sonification.

not we have been trying to arrive at. and "It is not the intention of The Globe

"It is not the intention of The Grove that is what we hope to achieve by the "commandery of chivalry." The object of this new order is to carry the solution of the scout law." See also Matthew vii., 12 into the lives and actions of the scout-masters. With that in view the ritual TWO NEW DISTRICT CHIEFS

charge to all the officers to realize their Chief Thompson's Proposal Adopted-Means \$4000 Added Expense.

- responsibility as the leaders of the
- young, and "neither by word nor deed On the recommendation of Chief

suggest anything to those whose charge Thompson, the fire and light committee yesterday decided to appoint two more

startling revelations. Make certain of ordering a copy. Price 5 cents. CATTLE SHIPMENTS

From Montreal for September Small-er Than for Years Past. movements in wages, but it must at last be faced and solved in some more MONTREAL, Oct. 11 .- The exports of permanent manner. Even in the

cattle from the port of Montreal for the

Mr. and Mrs. George McKay, Formosa and Japan; Mr. and Mrs.

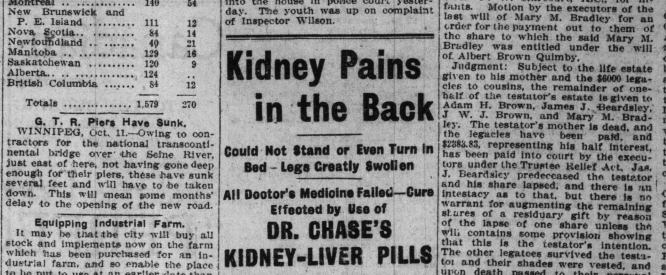
WHY SNIFFLE AND SNEEZE WITH CATARRHAL COLD?

By Breathing the Healing Vapor Relief in Ten Minutes.

Every second person that you meet seems to have a sneeze and stuffed feel-ing in the forehead and nostrils. To cure promptly, say, in half an hour, there is nothing worth using except Catarrhozone. You inhale its balsamic vapor, and feel as if you were among the Norway pines. This is because Catarrhozone contains a healing med-icine, light as pine air, which is breathed straight into the lungs and bronchial tubes. Away goes the cold; sneezing and catarrhal cough cease, bronchial irritation stops. In short, you are cured of catarrh by a pleasant, simple remedy, free from sedatives and irritants.

simple remedy, free from sedatives and irritants. That Catarrhozone is a swift, certain means of destroying colds and catarrh is proved by the following statement of Mr. Pulos, one of Brockville's best

Means \$4000 Added Expense.



Young Householder in Court.

Magistrate Ellis ordered Maurice Spaul, aged 18, owner of the house at

76 Beverley-street, to put a new drain into the house in police court yester-day. The youth was up on complaint

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sard) for defendant. Motion by de-fendant on consent for an order dis-missing action without costs. Order 12. 1611. This action was brought by made. Basian y Hutobiasan H. S. This

plaintiff, a real estate agent, to recover \$300 as commission for sale of land of defendant, pursuant to agreement be-tween them. At the trial judgment was given for plaintiff for \$127.50, which had been paid into court by defendant, as in full satisfaction of plaintiff's claim, but was refused by plaintiff, and costs. Appeal argued. Judgment re-served.

costs. Appeal argued. Judgment re-served. The Robert Bell Engine and Thresher Co. v. Wesenberg-G. Osler for de-fendant. R. S. Robertson (Stratford), for plaintiffs. An appeal by defendant from the judgment of the county court of Perth of July 15, 1911. Plaintiff com-pany sued to recover \$457, amount of two promissory notes made by defend-ant in favor of plaintiffs, given in part payment of a threshing outfit, which dafendant alleged falled to work pro-perly, or to answer warranty of plain-tiffs, and defendant counter claimed for return of his notes and the second-hand thresher given plaintiff company

for return of his motes and the second-hand thresher given plaintiff company for part payment. At the trial judg-ment was given plaintiffs for amount claimed, interest and costs, and defend-ant's counter claim was dismissed with costs. Appeal allowed and judgment appealed from set aside and new trial ordered. Costs of former trial and of this appeal to be costs in the cause. Reason v. Canadian Chicle Co.-G. S. Gibbons (London), for plaintiffs. D. O'Connell (Peterboro), for defendants. An appeal by plaintiffs from the judg-ment of the county court of Middlesex of Aug. 3, 1911. The plaintiffs, paper box manufacturers of London, brought action against defendants, manufac-

box manufacturers of London, brought action against defendants, manufac-turers of Peterboro, to recover \$113.85, the price of 25,300 folding gum boxes. Defendants claimed that the boxes were negl gently and unskilfully made and were unfit for the purpose for which they were intended by defendants, to they were intended by the knowledge of the plaintiffs. At the trial the action was dismissed without costs. Appeal dismissed with costs. Leslie v. Hill-G. Lynch-Staunton, K. C., for plaintiff. W. M. Douglas, K.C., for defendants, Hill and Paget. E. Sweet (Brantford), for defendants, Wames and Root. An appeal by plain-tiff from the judgment of the county court of Haldimand of June 30, 1911. Plaintiff alleged that she made an Plaintiff alleged that she made an agreement with defendants, Paget and Hill, to procure leases of land from dif-ferent people, such leases to be in their joint names, for the purpose of drilling wells therein for oil and natural gas, that in breach of faith they took such that in breach of faith they took such leases in their own names and she seeks for a judgment declaring them trustees for her of a one-third interest in such feases and for an account. At the trial the action was dismissed with costs. Appeal partially argued, but not concluded

Seaforth Pioneer Burled.

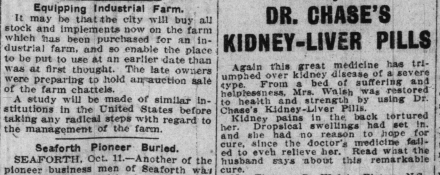
The Christian Church should be in sympathy with the labor movement. Christ was a labor man, and the greatest labor leader. Toronto received a high compliment from Mrs. Johnson of England: "The liquor laws of England are responsible for most of the poverty of the slums," she declared. "In London every corner has a public house. In Toronto banks take their place." Christ was a labor man, and the greatest labor leader. Toronto received a high compliment from Mrs. Johnson of England: "The liquor laws of England are responsible for most of the poverty of the slums," she declared. "In London every corner has a public house. In Toronto banks take their place." AN OLD FIRM REMOVES. Messrs. C. J. Townsend & Co., whe have been located on King-street for over 77 years, announce that they have removed to the northeast corner of Carlton and Church-streets, the gallery of fine arts, the palatial residence lately occupied by Mrs. Cameron, where they new have on exhibition perhaps the largest and most attractive collection of old mahogany furniture and pletures on the continent, all of which is offered for private sale, at prices marked in plain figures, which can not be equaled. Special attention is derected to the advantage of the magnificent hall room and picture gallery; for auction sales of real estate and art collections. Young Householder in Court. Magistrate Ellis ordered Maurice

ppeals).

Judge's Chambers.

Before Middleton, J. Bec Quimby.-W. T. J. Lee for execu-tors. F. W. Harcourt, K.C., for in-fants. Motion by the executors of the last will of Mary M. Bradley for an

that this is the testator's intention. The other legatces survived the testa-to and their shades were vested, and upon death passed to their personal representatives, i.e., the executors of such as died testate, and the adminis-trators of those who died intestate. The fund may now be distributed. The share of Mary M. Bradley to be paid to her executors, and the shares of Adam H. Brown and J. W. J. Brown to their administrators upon produc-tior of letters of administration to their respective estate. The clerk in cham-



This coupon is good for one trial package of Gauss' Catarrh Cure, malled free in plain package. Simply fill in your name and address on dot-ted lines below and mail to C. E. GAUSS, 1499 Main St., Marshall, Mich.

ned by your friends. Fill out coupor below.

FREE

Saskatchewan ..... E. Macdonald and Miss Drummond, for India. Miss Coltart will join the

Totals ..... 1,579 270

### G. T. R. Piers Have Sunk. WINNIPEG, Oct. 11.-Owing to con-

tractors for the national transcontinental bridge over the Seine River, just east of here, not having gone deep enough for their piers, these have sunk several feet and will have to be taken

of Catarrhozone You Get