SATURDAY MORNING.

Smart Bag Company; new fac-

Sheppard-street ...... H. H. Suydam, 2 storey and

I. Galbraith, pair semi-de-tached 2 1-2 storey stone and

H. Larkin, pair 2 storey rough-

cast brick veneer front dwell-

cast brick veneer front dwell-

J. J. McCarthy, 2 storey brick

M. J. Love, terrace of five 2 1-2

storey brick dwellings on Baldwin-street .....

Plowman, 2 detached 2 1-2 storey brick and stone houses,

barn and stables, corner of

ings on Gerrard-street

Bloor and Dundas

brick

street

houses, 301 Grace-

PICNIC

Get Re-

marked

ere pre-

letropoli-

en New-

stranded

em, gave

objective

Idaunted and was n's Point arrival on for a as held in s of Lake , in the McCalhe chair. peakers\_ Lennox,

received. Gamey, before 6

lake ren the aquaall match

ra bands

ists from e points, omomdate

olitan

n. J. D

t the sta-his horse,

vice

THE TORONTO WORLD

JULY 27 1907

## ESTATE NOTICES. ESTATE NOTICES.

NOTICE TO matter of CREDITORS-IN THE EXECUTOR'S NUTICE TO CREDI-f the Estate of James E tors-In the Matter of the Estate of the City of Toronto, of York. Merchant, de Gentleman, Deceased.

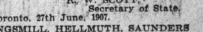
Gentleman, Deceased. Notice is hereby given, pursuant to R. S.O., 1837, Chapter 123, Section 33, that all creditors and others Laving claims against the estate of the said Rufus Skinner, deceased, who died on or slout the thirteenth day of June, 1907, at the City of Toronto, are required to send by post, prepaid, or to deliver to the solid-tor for the executors of the last will and testament of the said deceased on or be-fore the last day of October, 1907, their Christian mames and surnames and all decease with full marticulars of the claims nereby given, pursuant to the f Ontario, 1897, Chapter d amending acts, that claims against the esall persons having claims against the es-tate of the said James Blackhall, who died on or about the 10th day of May, 1907. are required to send by post, pre-pald, or deliver, to Messrs. Kerr, Bull, Shaw & Montgomery, Confederation Life Building, Toronto, Solicitors for Louisa Blackhall, the Executix vei the last will and testament of the said deceased, on or before the 2nd day of September, 1907, their names, addresses and descriptions, and a full statement of particulars of

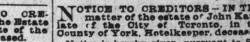
Dated this 12th day of July, 1907. KERR. BULL. SHAW & MONTGOM-ERY, Solicitors for Louisa Black-hall, Executrix. Solicitor for Louisa Black-field (1997)

EXECUTOR'S NOTICE TO CRE-ditors-In the Matter of the Estate of Lillian M Sturs ker. Late of the City of Teronto, Spinster, Deceased.

Public notice is hereby given that under the first part of Chapter 79 of the Re-vised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been the under the state of the state the companies Act, letters patent nave been itssued, under the seal of the Secre-tary of State of Canada, bearing date the 18th day of May, 1907, incorporating Dyce Willcocks Saunders, solicitor; William Percy Torrance, solicitor; Ernest Camp-bell Cattanach, solicitor; John Leslie Pa-tiont clock and Edmond Goother.

NOTICE TO CREDITORS - IN THE matter of the setate o' John Kans, iste of the Oity of Toronte, in the County of York, Hotelkeeper, deceased,





BUILDING PERMITS OF THE WEEK. The following are the principal building permits issued at the city architect's office during the past week: tory on Logan-avenue......\$35,000 Hunter Rose Co., new factory, Withrow-avenue ..... J. Cummings, 2 storey brick 40.000 McDonnell-square, near Bath-ings on Aster-street ...... George Addley, 2 1-2 storey brick dwelling on Rusholme-4.500 6.000 road ..... ings, on Dovercourt-road .... 3,00 L. Stagg, pair 2 storey rough-Corner, pair 2 1-2 storey emi-detached brief W. A. McKay, 2 storey and attic brick house on Lowther-J. B. Meadows, 1 storey brick addition to factory at 62 Wellington-place houses on Manning-avenue... 6,50 ... 3,000 2.00 . McConkey, pair semi-de-detached 2 1-2 storey brick houses on Woodlawn-avenue.. R. Lunkin, 2 pairs semi-detach-.. 13,00 ed roughcast dwellings on Pape-avenue ..... 8,00 B. H. Moorehouse, pair 2 storey roughcast dwellings on Lang-

we have no legislation on the statute books to enable us to stop them now? one upon the United States.

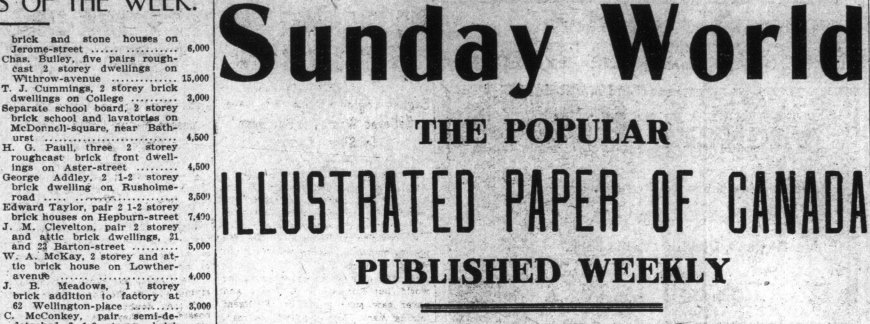
of what? Not that our own legislature

unreaveled force stayed the hand of

the lieutenant-governor in making of an act of the British Columbia Legislature,

In the last session of the provincial house an act was introduced by Mr. W. J. Bowser and carried. That it was not a government measure was due to the fact that Hon. Richard McBride was about to leave on her and a New Zealand due to the fact that Hon. Richard hatbins have excitating and New Zealand McBride was about to leave on his have barred them out. Natal has imin to Great Britain. That was the

Sovernor Dunsmuir. nstructed the lieutenant-gover-withhold his assent to the Exclusion Act?



Gives latest news from all nations in Executors, Notion to CRADI-Nurse, late of the Bistate of Charles Nurse, late of the Township of Biobl-coke, in the Bistate of Charles Nurse, late of the Township of Biobl-coke, in the Bistate of Charles

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> advertisements.

The old proverb: "There is nothing cceeds like success" can be truth-lly applied to this progressive paper succeeds like success" can be truthing that session received the guber-natorial assent of His Honor, Lieu-Make sure you get it

only reason it did not come up as a other orientals out of the country. id not regovernment bill. Now it is a matter of history that Yet we here in British Columbia are very act passed by the house duran is that tenant-Governor Dunsmuir. Who instructed the lieutenant-gover-Oriental Exclusion Act? city is that would be preposterous to assume that the government after having in plagiarist le that a good party caucus requested Mr. Bowser bear story, est imaginan invalid rs sick. that while er pulls us the other d a down-the greatpeople's parliament a pleasure n a centrefrom? s civilized s his foes hers, while what causvention is bona fide mere de pular man hat in the tudes while understand ernian. SAIL. ayful, and er a slight nb to your ignant and battling for herous ad iness has ber yourself. 11. That is a boom to a only con-l-generaled of trickery a sail and iten, when, ard by my opened its tell vou it the finish ling, every take the nu, you're ill snug. F. F. Day uron it. books. distrauent

ench

feared

iote,

bunch

just

chaise

quéer!

you are sure to be cured.

With these facts before us it should nave any excuse left for chipson and the second stands to day the only argument which can be advanced in favor of the free importation of yelin vasion of oriental labor, If the lieutenant-governor has him-self assumed to balk the will of par-liament, history furpishes many pre-cedents for dealing with his case. If he is acting under advice of hts If ne is acting uffiler advice of his supply of coarse labor makes the situa-they are amenable to the people and a province exclude the orientals it is incumbent upon us also as a province to see that labor is brought here in numbers sufficient to corry out the acting under instructions from Ot-tawa the penalty for interference in works in hand and those contemplated. The labor can be had. It only requires provincial affairs will be imposed, when the time comes. Let us look into this bogey of im-I am told that had it not been for perial interests which the Ollawa au- the opposition of organized labor a con-thorities so frequently flaunt in our tract would have been enfered into befaces when this question is up. In the tween the government and the Salva-first place it must not be forgotten that the Army to bring in a quantity of the act passed by the last assion of the white labor. I do not know, whether the act passed by the last assion of the white labor. I do not know whether provincial house was the result of a this is true or not. The labor men suggestion of the colonial secretary that may or may not have been right in an act based upon the Natal Act would their opposition to the contract, if there is one. If such a contract exists its not be objectionable in Downing-street, is one. If such a contract exists its and the act now inactive was based terms have never been given out and Even the this act had been no one outside the government, so far of total and arbitrary exclusion of as I can learn, knows what they are Japanese, I doubt if it would have Japanese, I doubt if it would have but I am to that time oppose such a contract, in the light of later events business it is to find reasons why the time of expression of the granding business is the granding of the granding business in London. which paper lantern imperialists invest every act of the foreign office, the alli-ance between Great Britain and Japan is nothing more than one of defence and offence. The most blatant shouter for imperialism could not have the set eign or colonial offices in London. for imperialism could not have the ef-frontery to claim that the alliance is one of friendly sentiment of two were as capable of appreciating the present situation as the rest of the community, and it is only fair to ex-pect that the labor section of the web frontery to claim that the alliance is one of friendly sentiment of two peo-ples, such, for instance, as marks the sentiment between the peoples of this country and of the United States, or of the United States and Great Britain, an alliance stronger than any which may be forged by formal documents. HAWKING HURTS THE LUNGS labor Makes them tender and sore, but oriental labor the district thru which Makes them tender and sore, but oriental labor the district thru which Catarrhozone soothes the throat, heals it passes will be years longer in devel-the lungs-cures Branchitis-Asthma and catarrh. Not a fake, but a scien-tific treatment. Use Catarrhozone and grou are sure to be cured. The source of the tender thru white men-a large percentage of the tender thru white is by the Third-avenue rail-are sure to be cured. This ride is by the Third-avenue rail-

to bring in the bill, advised his honor to rithe difficult account of the second despatches say that to withhold his assent. Then did the lieutenant-governor as-some the responsibility of practically yetcing the measure himself? While the Ottawa authorities know nothing of the reported influx of Japs. Almost in the same breath another says the the lieutenant-governor's private at-titude on the oriental labor. Hecent Ottawa despatches say that the workers will become settlers. Build it with Japs, Chinamen or low-class Europeans and we will have a country that will have to be cleaned out of its of or the price. In St. Louis passengers titude on the oriental labor question Still another despatch says the govhas not always met with the approval ernment of Tokio is about to take ot the labor people of the province steps to stop the emigration of coolies tal exclusion of orientals and the im-it is hardly likely that he would al it is hardly likely that he would al-low any private opinions he may have an assurance is apparent when it is mediate and free admission, the en-couragement, I should say, of large numbers of desirable whites, is one Where did his instructions come they are United States citizens. The man who has followed Without touching more that calls for instant and effective ac-tion at the hands of the provincial govon the subject to influence him to the recollected that the bulk of the present extent of burking the action of the importation of Japs is not coming from Ing history of the various acts which have been passed by the provincial parliament and the fate they have met with in Ottawa will not have to guess very often to hit the right cabinet nc other authority except the of the provincial right to instruct or advise the lieu-right to instruct or advise the lieu-remaining of a course of account of the such numbers that nei-worse than even a temporary check to the development of our resources. The planting of a seed which will create for the importation of British, German. French and Scandinavian workmen tenant-governor on a course of account of the such numbers that neithe history of the various acts which cance of these varied statements when Without it our material development tenant-governor on a course of ac-tion on this or any other legislation enacted at Victoria. With these facts before us it should before us it should have any excuse left for employing the table of becoming useful citizens-one with us in nation al sentiment, pride and progress. Let New York Car System Offers 37 I-2 Mile Journey for a Five cents will pay for a longer ride in New York City than in any terday from the office of President Shonts of the Inter-Met. The discovery was made by some of Mr. Shonts' bright assistants whose and traversing their full length and The seating capacity of the cars has kept on to the end of the line in the been greatly increased, and they have This, according to the Interborough's weight. In place of the kerosene statement, beats every other city in lamps and coal stoves, or no stoves the country, and is more than ten miles better than the next longest ed by electricity, and in all of the had in Philadelphia. Chicago comes read at any time of the day or night. third with a "longest ride" of twenty- The ventilation has also been greatly four miles. President Shonts' assistants have

Nickel

Suckling & Co. third in the matter of the length of trolley ride without change of cars for the price. In St. Louis passengers can ride 14 miles without changing cars and in Philadelphia they can ride 1-1-4 miles. It is occlared in the statement that electric cars and transfers have vasily increased the length of ride that can be had for 5 cents, while at the same time the cost of operation has been increased. It will take something like six hours to get the full 5 cents' worth of rid-ing over the 37-1-2-miles zigzag course sistants. "In the way of real rapid transit," the statement continues, "there is no city in the country which can be made to compare with New York, eith-er in the length of ride of a contained to compare with New York, eith-er in the length of ride of can be and city in the country which can be made to compare with New York, eith-er in the length of ride of a contained to compare with New York, eith-er in the length of ride of a contained to compare with New York, eith-er in the length of ride of can be and city in the country which can be made to compare with New York, eithundesirable elements before it is fit for a white man to live in. ferent styles, regularly assorted sizes. 250 Ladies' Cloth Walking Skirts. 150 Ladies' Cloth Costumes. 100 dozen Children's Washing Dresses. 110 dozen Muslin and Lace Pillow Shams made to compare with New York, eith-Shams. er in the length of ride for a nickel or in the time required to cover it. 25 dozen Ladies' Waterproof Coats. Ladies' Cotton and Cashmere M Men's ½ Hose, Suspenders, etc. The longest ride in one direction on the elevated is by the Third-avenue line from South Ferry to Two Hun-CLOTHING. iredth-street and Bronx Park, a dis-

500 Men's Sample Suits, worsted and tance of 13.68 miles for which the tweed

tance of 13.68 miles for which the running time is fifty-five minutes. One can ride on the Ninth or Sixth-avenue "L" from One Hundred and Fifty-fifth-street to South Ferry, and there transfer to the Third-avenue line and ride up to Bronz Park without the payment of an additional fare. "On the Subway one can ride as long as he wants to for a nickel by using the cross-overs. "D" the Stock in detail."

A small Boot and Shoe Stock in detail. About 250 lots of Salvage. Liberal terms. The longest direct ride on the Subway is on the Broadway division, from South Ferry to Two Hundred and Thirtieth-street, a distance of 14.22 miles, for which the running time of

SHERIFF'S SALE. express trains is forty-five minutes. There is now under construction an

elevated extension to the Subway from Two Hundred and Thirtiethstreet to Two Hundred and Forty-Sec-On Thursday, 1st August, at 12 o'clock noon, at the City Sheriff's Office, Court House, Toronto, I will offer for sale by public auction small stock of teas, spices, flavoring extracts, cocoas, sugar, toilet soaps, etc., also small tea blender and alweite coffee mill pletform scales of ond-st.; when this is completed, and other place in the United States, ac- the Brooklyn extension to Flatbushcording to a statement given out yes- avenue is opened, one can ride for 17.40 miles in the Subway for the payment of a single fare, covering the

distance in fifty-five minutes. The distance from Borough, Hall, Brooklyn, electric coffee mil, platform scales, of-fice fixtures, etc., large stock wrapping paper, rice lined linen bass, empty coffee and spice tins, probable value \$900. En bloc at a rate on the dellar per stock to Two Hundred and Forty-second-street is 16.51 miles, and the running business it is to find reasons why the time of express trains will be fifty-

strap-hangers should be happy. After figuring hard for several days they found that if a passenger got on a car at the Battery and started north, there has been a marked improvement test. Terms cash. Deposit required. Stock and list can be inspected at rooms (upper flats) over 100 Front St. car at the Battery and started north, there has been a marked improvement transferring to all the crosstown lines in all of the conditions surrounding it.

a half miles, all for a nickel. been made much steadier, and more comfortable by their greater size and While everything suggested slove, And not a soul was sore, Yet ventured one to say "disarm:" Uprose the chorus, "Rats," And, the he'd surely meant no harm,

done some more figuring and discover-ed that a passenger can ride 12.37 miles by trolley in New York for 5 With one accord, the record states, Best liniment on earth is "Nerviline."

improved in all cars."

notice. Dated at Toronto, 26th April, 1907. JAMES R. CODE, 1 Adelaide-street East, Solicitor for Rev. R. J. Moore, Executor of said de-censed. 636

TRUSTER'S SALE-OF VALUABLE Freehold Property Together With Brass Rolling Mills, Blant, Machinery,

the estate of the said John Kane, deceas-ed, who died on or about the 28th day of May, 1807, are required to send by post, prepaid, or deliver, to Messrs. Hearn & Slattery, solidiors for the said estate, or The Trusts & Guarantee Company, Limit-ed, on or before, Monday, the 12th day of August, 1907, afteir Christian and sur-names, and addresses, with full particu-lars in writing of their claims, and state-ment of their accounts, and the nature of the security, (if any) held by them, duly verified by statutory declaration. And take police that after the said 12th day of August, 1907, the said The Trusts & Guarantee Company, Limited, will pro-ceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice, and the said The Trusts & Guarantee Com-pany, Limited, will not be liable for such assets, or any part thereof, of any per-son or persons of whose claim notice shall not have been received by them or the said solicitors at the time of such distribution. Dated the 12th day of July, A.D. 1907. distribution. Dated the 12th day of July, A.D. 1907.

THE TRUSTS & GUARANTEE CO., LIMITED, Executors of the estate of John Kane.

MESSRS. HEARN & SLATTERY, 46 King-street West. Solicitors for the said Executors.

A DMINISTRA TORS NOTICE TO

a statements of a solid premises held by the Canada Permanent Mortgage on part of said premises held by the Canada Permanent Mortgage Corporation, on which is owing approximate.
b a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises money
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises money
c a first solid premises held by the canada Permanent Mortgage Corporation, on which is owing approximate.
c a first solid premises money
c a first solid premises held by them.
c a first solid premises approximate and the part of the securities, if any, held by them.

by the Canada Ferniahent montgass cor-poration, on which is owing approximate-ity \$3600. Ten per cent. of the purchase money must be paid at the time of sale and the balance within thirty days. For further particulars and conditions of sale apply to THOMSON. TILLEY & JOHNSTON. 59 Yonge-street. Toronto. Solicitors herein for The Trustse. Dated at Toronto. 26th July. 1907. 666 notice.

Dated at Toronto, this 10th day of

Pursuant to the winding-up order in this matter, the undersigned official re-feree will on Friday the 2nd day of Aug-Care of Smith, Rae & Greer, Solicitors Wellington St. E., Toronto. 66

NOTICE TO CREDITORS -IN THE Estate of Albert E. Heller, de-ceased.

Notice is hereby given, pursuant to Chapter 129, R. S. O., 1897, and amending Chapter 129, R. S. O., 1897, and amending Acts, that all persons having claims against the estate of Albert E. Heller, late of the City of Toronto, boller-maker, deceased, who died on or about the twenty-fifth day of June, 1907, at the said City of Toronto, are required, on or be-fore the twentieth day of August, 1907, to deliver or send by post, prepaid, to the undersigned solicitor for the administrator of the estate of the said deceased, their 61

WIDENINU OF OAT OKD AVENUE. Notice is hereby given that at a meeting of the Council of the Corporation of the City of Toronto, to be heid at the City Hall, after one month from the date hereof, namely, on Monday, March 11th, 1907, at 3 o clock in the afternoon, or so soon there-after as a meeting of the said council shall be held, the council proposes to pass a by-law to widen Orford-avenue from a point distant 110 feet, more or less, west of Chara-street, easterly to the west limit of Chara-street. The proposed bylaw and plan showing the land to be affected may be seen at my office in the City Hall. W. A. LITTLEJOHN. Geo City Cierk. City Hall, Toronto, February 9th, 1907. of the estate of the said deceased, thei of the estate of the said deceased, their names in full, with their addresses and descriptions, full particulars of their claims, and statements of the securi-ties, if any, held by them; and that after the said twentieth day of August, 1907, the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, hav-ing regard only to the claims of which he shall then have received notice, and will not be liable for the said assets to will not be liable for the said assets

any person of whose claim he shall not then have received notice. Dated 25th July, 1907.

THE DEATH OF THE LAWYER. I'honey-"Say, Butt, when I die I hopes t 'll be like a lawyer I once heard of!"

JAMES C. HAIGHT, Waterloo, Ont, Solicitor for Administrator.

Butt-"How's dat?" Phoney-"Dis lawyer died pleadin' a the bar, and dey carried him out on beer!"-From The August Bohemian.

-Boston Herald.

ONLY ONE CURE FOR EARACHE.

WIDENING OF OXFORD AVENUE.

Hose.

FRED MOWAT, Sheriff.

They smote him in the slats

Nothing more prompt than Nerviline which mothers have treasured as a usehold panacea for thirty years.

the above company and let all parties attend

ust, 1907, at eleven o'clock in the fore-noon, at his chambers, Osgoode Hall, To-ronto, appoint a permanent liquidator of

hen attend. Dated this 26th day of July, 1907. JAMES S. CARTWRIGHT, Official Referee.

JUDICIA: NOTICE TO "HE CREDI-tors, Shareholders and Contribu-teries of The C.B.C. Corset Company, Ltd.

