

More in a day or two about our sale.
'Twill be a great money-saver for all.

**WHAT WILL JUNCTION DO?**

Continued from Page 1.

Yesterdays and the other two are so situated as to receive most, if not all, of their patronage from the town proper. Without exception, all landlords say business is good, but most landlords deplore the fact that rents for their rooms, now dollars per week, is the ruling price for regular boarders, all have some boarders and several have full houses. Five dollars per week for a single room is not the margin of profit it used to be necessarily very small.

Conference in Toronto.

The hotel proprietors held a long conference in Toronto in the afternoon to decide upon their action. The indications are that a contest will be filed, but upon what basis nothing is said. The adjournment was taken until the lawyer retained calls another meeting.

The element that secured local option assert that there is a pressing demand for good boarding houses in the Junction, and that the hotel proprietors turned into the campaign with much profit. Several assert that the hotels have not catered to this business properly, because it is not as profitable as the bar trade according to their claim that the town will be left without hotel facilities the assertion is made that the temperance people will see that this is not the case, and that while the hotel proprietors will be compelled to take up the fight in the streets and lodgings house business. Generally speaking the temperance people say a good class of people have the hotels, and that they do not grow old and die to the bars. Every single hotel man says he stands to lose heavily. They evidently feel very gloomy over the prospect, and are inclined to make the estimated loss pretty high.

Can Be Enforced.

A feature of the situation is the pro and con opinion as to the capacity of the temperance forces to enforce the law. There is a division of opinion among the License Commissioners, the chief of police, the Mayor and a number of Councillors, and citizens who opposed local option very frankly insist that the time has come when it must be enforced. An organized movement for the enforcement aside from the regular machinery exists. The regular license machine will be put into force in as far as enforcing the law is concerned, the several may the actual prosecution will finally devolve on the Crown Attorney.

Here is the financial aspect to the case. Each hotel and shop pays annually \$270. Of this amount the town receives one-half, minus the expense of administration. Last year the town from this source derived from the assessment \$1,194.67. The loss of this revenue will slightly increase the rate of taxation, but very slightly, however. The assessment was originally half tax year, but based upon a very low valuation, about one-half. The total receipts from the assessment last year was \$38,572.50. There is a large debt due the town of \$500. The general state of business is excellent, and no village in the Dominion shows better present prospective commercial conditions.

As a Financial Problem.

With reference to the closing of the bars hurting business there is a dispute, but many men who opposed local option scout the idea that material property of the village would be lost if the enforcement of trade for this reason will be more apparent than real. To the hotel proprietors, however, the prospects of loss are very real, and undoubtedly a financial calamity. Few hotel men subscribe to this point, but they assert that this is one of the incidents of the trade in which the bar is the chief source of loss.

Alex. Hayden's View.

Alexander Hayden owns the building in which the Subway Hotel and the Hayden House are located. He said the Subway cost \$9000, and since then considerable money has been invested in improvements. The Hayden House cost him \$32,000. It is a fine superior building, with 50 rooms of various sizes, and it did not cost him either to build or to operate as a hotel without a bar. At any rate the present state of affairs would not be given. As the Subway proprietors for a dollar were given—very superior in quality—the temperature trade came largely from the temperance people and the stock market. The Subway was leased for a long term—the Subway for ten years, to their present occupants, Mr. Haynes, who own the licenses, intend to do.

Stand to Lose \$15,000.

Francis Watts, proprietor of the Peacock Inn, located in the Subway, said: "I paid off through the licensees and conduct the Subway into the license and good will of this place. I stand to lose every dollar of it if the bar is closed. I don't see how I can operate a temperance hotel with profit here. I have seven rooms and the stock market. The Subway was leased for a long term—the Subway for ten years, to their present occupants, Mr. Haynes, who own the licenses, intend to do."

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**500 CHILDREN WERE IMPERILLED
OVERHEATED FURNACE BLAMED****Fire Was Worth \$10,000 to
Prove School Pupils Are Safe,
Says Chairman Godfrey.**

An overheated furnace in the basement of Hamilton-street school caused \$25,000 damages to that building yesterday morning. When the firemen arrived, about 9:40, flames were already breaking thru the registers and ventilators of the rooms on the middle floor. About 9:30 Miss Finch, in the southeast room, observed smoke pouring into the room, and immediately sent a message to Principal Wallis, who sounded the fire-drill signal of three strokes on the gong. The familiar call was instantly obeyed, each scholar rushed to his place, the boys in charge or the big doors throwing them open and class by class, in perfect order, with the discipline of Waterloo and the "Birkenhead," over 500 children, infants from the kindergarten, boys and girls in the primary grades, all down the stairs, then the wide halls, out into the street.

"We train the children not to hurry or run, the object being to avoid panic, and to teach them that they can get out of danger. That can be done in practical test, and then came out in perfect order, the only of many known there was a real fire. The drill is enforced twice a month, but no fixed date is set. It is the intention that children never be in a position of danger, and it is of vast consequence even that their education that they should be trained to take care of an emergency."

Losses and Injuries.

The losses are met by \$7000 insurance, only, leaving a balance of \$8000 for the city to make up, \$15,000 being Mr. Bishop's estimate.

The fire was worth at \$25,000. Last year \$2500 was paid for the three years of insurance, covering from a quarter to one-third of the value of the property. The city, Councillor Godfrey said, thinks that the city is money in pocket by not insuring to the full amount, at least \$3000 per annum is being saved by the present system.

Temporary repairs are being made in various Sunday schools, halls and churches in the neighborhood.

The placing of fire escapes by the schools was recommended by the board, and yesterday a fire that showed the circumstances fire escape would have been quite impracticable.

There are two stair cases in all, except four-room school, and the fire escape is left to the Crown Attorney.

I rendered an opinion on the point raised by ex-Councilman James Bond, that the fire escape was irregular.

Mr. Bond's opinion was that the fire escape was irregular.

Pressures Might Be Improved.

The firemen did splendid work, but the condition of the alarm bell alarm to police station brought the hose and truck companies in quick time, and a boy call brought several more. The steam from Richmond-street station was also summoned to the scene.

The main floor suffered less than the others, and much of the furniture was not damaged in the kindergarten room. The basement room was filled with water, but the lower floors were flooded with water, and thru the hot air flues, and while the lower floors were flooded with water, the floor on the south side was burned and sagged down on the room below.

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The main floor



January Sale

Following yesterday's announcement of special prices in Mantle Department, we take pleasure in drawing attention to the great values offered during this sale.

Dress Goods

some of which are here mentioned:

In Black Goods

30 cent assorted fancy black goods (all lengths cut), regular 70c to \$1.25 qualities, for 50c a yard.

Remnants of Black Goods

of almost every weave and kind in fashionable use during the past season.

At Clear-Out Prices.

There are many very good chances in Black Goods.

In this Sale Collection of Dress Goods will be found many lengths suitable for Afternoon and Evening Wear.

In Colored Goods

A grand 50¢ per yard collection of small check tweeds, cheviot, serges, fancy suiting, such as usually sell at 75c to 90c.

Very Special 75c Lines

includes knicker voiles in all shades, embroidered voiles in single dress lengths, crepe de chenes, etc.

The Oddment Collection

of short ends of colored goods includes pieces containing 1 1/2 to 7 yards.

Marked Right Down to Clear.

Great Dollar Value

In handsome suitings, Donegal tweeds, Scotch tweeds, cheviot, \$1.00 per yard.

See other departments' lines of interest during this sale.

JOHN CATTO & SON

King Street—opposite the Post-Office.

TORONTO.
ESTABLISHED 1864.

PLUMBERS WILL BIND WORKMEN.

Association Members Will So Stipulate in New Scale Agreement.

Rumors of a combine existing in the Plumbers' Association is causing much discussion among those directly interested in the building industry. The World called upon the secretary of the association yesterday, but nothing of very definite nature was obtained. That combine really existed was not affirmed nor denied. The statements made by plumbers that were not members of the association were not of sufficient importance for that body to answer. As far as the World's informant, who is a member, knows, the combine had no power to stop the source of supply to the plumbers referred to. They were trying to make capital out of their position.

It was learned that one thing the association did do, so that will more or less militate against the outsiders is the binding of the union men who work for them to agree to keep their dues up to date. This is any person who does not pay the same rate of wages as the association members do. It is held that the reason that there are few that do not pay the same rate of wages as the association is that they are anxious to have the advantage of unfair competition arising from the fact that the outsiders employ journeymen plumbers at a low rate, and the association members, and are therefore enabled to tender at a lower figure. It was pretty authoritatively stated that one of the conditions upon which the workmen in the new scale will be that the union journeyman sign a counter agreement that they would not allow any of their members to work for any plumber who refuses to pay the same as they do.

Mayoralty Talk Already.

Both Mr. Loudon and Mr. Spence are credited with Mayoralty ambitions, and it is to be desired for helping along the next campaign. While the intentions of the two, names mentioned in this connection are those of John F. Loudon and Frank S. Spence, both of whom are likely to be strong fighters for it. If he can be elected chairman of the Fire and Light Committee, he will be in a much better position to satisfy the wishes of his constituents.

There will be a strong fight put up against Aid. Dunn's occupancy of the chair in the Property Committee. He has won his defeat and his sympathy with the Property Department are put forward as reasons why he should retire. But Mr. Dunn is a quiet fellow and it will take a hard fight to put him down.

Whom Does Island Belong to?

There is a vacancy at the head of the Island Association which will not give up his work. Frank Woods, not out for this chairmanship, is believed to have the support of the administration. Aid. Foster is also said to be willing to take this place, and he would be a good man to select, as he is the right man for the work which will require this year.

The statement that the Island belongs to Ward is also ridiculous. It does not differ from any other park, and the residents are not entitled to any special representation.

There is a general opinion that the members of the Island Association are too much inclined to the view that they own the city's will, and the selection of a chairman who would have no reason to fear the votes of the residents would probably be beneficial to the city.

VICTIM WAS HIS OWN LECOCQ.

Held Up, He Got Into Difficulties and Ran Down the Highwayman.

Charles Sheridan was held up in Adelaide street, near John, on New Year's Eve, and touched for \$12. Sheridan is an amateur Sherlock Holmes. He made deductions and also solved the mystery. He remembered seeing three young fellows in a bar-room when he was taking a drink. He noticed that they watched him changing his coat.

When he was held up he recognized them as the same fellows he had seen in the bar-room. He had been held up for them ever since, and it is a pair of overalls and without the moustache.

Last night he saw two of them and pointed them out to Constable Spence and Archibald. They locked him up.

They gave their names as Daniel Morris and Daniel McAulay.

J. W. Cole Dead.

There died at his son's residence 80 Ulster-street, yesterday afternoon, J. W. Cole, who has been a resident of this country for over 40 years. Cole was born in Devonshire, England, 70 years ago, coming to this country in 1855. He settled in the Village Hall, in Durham County, where he engaged in a number of business interests. He continued up to two years ago, Mr. Cole married Miss Jane McLarty, of Darlington, England, who preceded him to heaven a year ago. Two years ago he retired from business to reside with his son, F. A. Cole. There are also two other sons, F. T. Cole, of Hamilton, and W. C. Cole, of Bowmansville. Mrs. McLarty of Bowmansville is the only daughter. The funeral takes place tomorrow at 1 o'clock from his son's residence, 39 Ulster-street, to the Union Station, thence to Bowmansville Cemetery.

Chatham Railways Bylaw Contested.

Chatham, Jan. 5.—It was erroneously reported last night that the bylaw of the City of Chatham to aid the Chatham, Wallaceburg and Lake Erie Railway had been defeated by the ratemakers. The bylaw was carried by a large majority, the vote standing 611 for and 290 against. The bylaw provides for a loan to the company of \$60,000 for thirty years at 4% interest. The company, which is incorporated under the Dominion Railway Act, will operate an electric railway extending northward from Chatham to Wallaceburg, and the other direction to Rondeau on Lake Erie.

Able to Vote, Then Died.

Burlington, Jan. 5.—Joseph Allen, a widely known and highly respected resident of the village, died yesterday morning at the age of 71. He had been feeling rather bad for some days, but was about and able to be out to vote on the municipal elections yesterday. Heart failure was the cause of death. He was 71 years of age.

January New Year's Number Four.

Track News.

An interesting magazine. Only 5 cents; any newsdealer.

St. Lawrence Hall.

Most liberally furnished Hotel in Montreal.

Perfect Service.

HOW \$10,000 IN ORGAN CARVINGS WERE LOST TWO WEEKS IN TRANSIT

Took 72 Telegrams to Locate Metropolitan Church Fixtures, Sent "Fast Freight."

After being as totally lost for two weeks as if swallowed up bodily, box No. 432, fast freight, loaded placidly into the Union Station yesterday as if it had not veered a shred from its course. Yet, metaphorically, while some scowled, the majority of the railroad dispatchers cheered at sight of it. For two weeks the car laden with over \$10,000 of carved oak carvings for the new Metropolitan Church organ had been missing. In the combined efforts of superintendents, dispatchers and other officials to locate it, seventy-two rush telegrams whizzed from point to point, and until the square oak and solid wheels rolled into the station here, the car had been in Alaska for eight anyone knew.

Superintendent Says "Fast."

After many days of this, a tracer was sent from Walkerville. The expressman in the process and discovered finally that the car had undoubtedly formed one of a string that had been sent to the spur of St. Thomas. He got the name of the carrier, Co. for the architects who designed the carvings, Messrs. Spratt and Ralph. So it was buried into a fast train and hurried this message into that camp: "Car 432 not here." "Car 432,"

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LOOKS FOR CONSERVATIVES TO SWEEP THE NORTHWEST

A. J. Andrews Believes Question of Provincial Autonomy Will Defeat Every Liberal But Oliver.

A. J. Andrews of Winnipeg is in the city. To a World reporter he gave a glowing picture of the prospects of the Conservative party in Manitoba, and the Northwest Territories. He will be surprised, he says, if the Conservatives do not win seven of the ten seats in Manitoba. The situation in the Territories Mr. Andrews was not able to discuss from his own personal observations, but he has the best reasons for believing that the question of provincial autonomy will defeat every Liberal candidate in the Territories with the possible exception of Frank Oliver.

The Grand Trunk Pacific Railway does not appeal strongly to the west," said Mr. Andrews. "The only people interested in it are the men who have real estate interests. As between the Grand Trunk Pacific scheme and the scheme presented by the opposition the west is undoubtedly in favor of Mr. Bonar's proposal."

Independence of Conservatives. Mr. Andrews strenuously opposed the Roblin railway project when it was first presented, and he was one of those who voted against its original introduction. He felt at the time that Manitoba could control the rates only by owning the railways.

"But I am only a simple man," said Mr. Andrews, "and the local government's railway policy is giving good satisfaction. The province does actually control the rates. The Roblin project will enjoy the whole confidence of the people as is shown by the result of its recent appeal to the province. I may say, however, that I do not think that the government would have been in a position to go as far as a railway bargain if some Conservatives had not opposed its policy." This opposition enabled Mr. Roblin to dictate terms which otherwise the Conservatives could not have accepted. The chief criticism came in fact from Conservatives.

This shows their independent spirit.

The Conservative party was voted for somewhat reluctantly, but the Liberal party insists upon reading independent men out of the party."

Winnipeg is Prospering.

Mr. Andrews says that R. P. Roblin has developed wonderfully under the responsibilities of office and wears his honors with becoming modesty.

Mr. Andrews bears testimony to the rapid growth of Winnipeg. He points with pride to the fact that Winnipeg's bank clearings are greater than those of St. Paul. In this respect, he is right. The conservative municipality is rapidly commanding itself to the city of Winnipeg. Mr. Andrews declares: "Five years ago Winnipeg owned no streets and municipal buildings, and owns an asphalt plant and a quarry, which is connected with the city by a railway.

ABEEL INQUIRY POSTPONED.

Prosecution Asked for Delay, as Evidence Was Not Ready.

Welland, Jan. 5.—The trial of James Abel, charged with forging letters of introduction to Miss Grace Anderson of New York, and with representation of himself as "Oscar Goetz, Jr., of New York, which was to have taken place here to-day, was adjourned until Friday next at 10:30 a.m. by the request of the prosecution, as evidence in the case is not ready.

TORONTO DISTRICT W.C.T.U. NOTES.

The annual day of prayer in connection with the Woman's Christian Temperance Union, will be observed to-morrow, from 2 p.m. to 6 o'clock, in the quarters of the Central W.C.T.U., 55 Yonge Street, with services conducted by Rev. Mr. Fletcher, the evangelistic superintendent, will have charge, and the prayer service will be conducted by four young W.C.T.U. girls, who will occupy the first floor of the Central W.C.T.U. building. There will be Bible reading and prayer, and a service with a varied program.

Providence C.T.U. will meet in Parkdale Methodist Church, corner of Dunnvenue and King-street, on Friday, Jan. 12, at 2 p.m.

BROTHER STOOD TRUE TO BROTHER.

Calgary, Jan. 5.—In the trial of John Cashel, for aiding the escape of his brother, Ernest, under death sentence, the matron of the guard room testified that he had come to her to say if it were not granted he would get Ernest out, and across the border, where he would be safe among friends.

CODERS AFTER TRIAL.

Hastings, Oregon, Jan. 5.—Frederick Knapp, self-confessed murderer of five persons, and now in the penitentiary of Columbus, awaiting execution for the murder of his wife, was granted a new trial to-day by Judge Swing.

ONLY 5 CENTS A COPY.

The Four-Track News for January (New Year's Number). On sale all news-stands.

SUFFERED FOR THREE YEARS.

HEADACHES AND RUSHING OF BLOOD TO THE HEAD.

APPETITE WAS GONE.

TRYED MANY DIFFERENT REMEDIES BUT

BURDOCK BLOOD BITTERS CURED

MRS. WALTER MARSHNE, BROOKLYN, N.Y.

She says: "I suffered for three years with terrible headaches and rushing of blood to the head. I lost my appetite and became very thin and weak. I tried many different remedies and consulted doctors, but all in vain until I started to use Burdock Blood Bitters. I had not taken more than two bottles when I began to feel better, my appetite improved wonderfully and increased rapidly in weight. I took altogether four bottles and am now as well as can be, for which I owe my thanks to Burdock Blood Bitters. Can I recommend it to all those suffering as I did?"

Father, Mother and Son CURED BY Doan's Kidney Pills.

THE WELL-KNOWN
SPECIFIC FOR

**BACKACHE, SIDEACHE, DIABETES,
DROPSY, BRIGHT'S DISEASE,
AND ALL KIDNEY OR BLADDER TROUBLES.**

Read of how a whole family got cured by using these wonderful Pills.

Mr. Henry Hastings, South Woodside, Ont., says that Doan's Kidney Pills are far ahead of doctor's medicine.

He writes: "I have Doan's Kidney Pills and can honestly say that I never used anything better. It was so bad with my kidneys I could hardly raise myself up without help but Doan's Kidney Pills cured me."

"My wife was always complaining of a lame back, and they completely cured her."

"Our son was also troubled with his kidneys and your pills had done us good. We got them to our doctor and he cured them as well. They are far ahead of doctor's medicine, and I advise a trial of Doan's Kidney Pills for all sufferers from kidney trouble."

Price 50 cts. a box, or 3 for \$1.25, all dealers or

THE DOAN KIDNEY PILL CO., TORONTO, ONT.

PRESBYTERY WILL AID UNION.

CALL OF REV. F. M. MACDONALD TO COWAN-AVE. CHURCH SANCTIONED.

The Toronto Presbytery met yesterday and handled a large amount of accumulated business. The call of Rev. Cowan-Ave. Church to Rev. F. M. Macdonald of Toronto, N.W., was sanctioned.

Rev. Alfred Gardner made a claim for support in behalf of the Presbyterian Union of Toronto, of which he is vice-president. He stated that the union had taken up the work of the former Presbyterian and Congregational and also the new cause on Yonge-avenue.

The plan for the deacons' work are also being organized. The church is to be a member of the Synod of Ontario.

The Presbytery also sanctioned the call of Rev. St. James Church, Stouffville, and from Melville Church, Markham, in favor of Mr. Robert Barbour.

John McEvoy, hospital visitor, submitted his annual report, showing that 1153 Presbyterian patients had registered in the eight hospitals which are under his supervision. He was unanimously re-elected for the year of 1904.

DID BUSINESS AT PERPETUAL LOSS.

HALLY AND BOY CO. CREDITORS LIKELY TO RECOVER MUCH.

Some half dozen creditors of the firm Hally and Boy Shoe Company, an incorporate concern which has been doing business in Toronto for the past two years and a half, met at the office of Assignee Oster Wade yesterday afternoon. Firms in Montreal and Quebec were represented. Mr. Boyd was present, but the firm of Hally and Boy was not.

The statement presented by the assignees exhibited a deficit of \$6800 on trade liabilities of \$12,750. J. A. Macdonald, assignee, and Hally and Boy appointed sole inspector in the distribution of the estate. While no asset figures were given, it was intimated that there was only a small extent of liquid assets.

Further, it was announced that during its two and one-half years existence the firm had not made a profit.

Particulars will be given later.

BRIDGE FOR DETROIT RIVER

NOT CONSIDERED FEASIBLE BY LOCAL RAILWAY MEN.

The existing blockade of ice in the Detroit River is giving rise, as it has done in previous years under similar conditions, to rumors that the erection of an international bridge is being considered as a feasible proposition.

Local railway men, however, scout the suggestion that the construction of such a bridge is being seriously entertained at the present time, or that such a project has ever been mentioned in the municipalities.

It is claimed for it that it provides a better entrance to the constitutionality of the Dunkin Act, passed in 1864, and the Scott Act, passed in 1878, which interfered with their rights.

"We have no objection to the bridge," said one official, "the expense involved in such an undertaking would be enormous."

"We would oppose it," said another.

"We would oppose it," said a third.

"We would oppose it," said a fourth.

"We would oppose it," said a fifth.

"We would oppose it," said a sixth.

"We would oppose it," said a seventh.

"We would oppose it," said a eighth.

"We would oppose it," said a ninth.

"We would oppose it," said a tenth.

"We would oppose it," said a eleventh.

"We would oppose it," said a twelfth.

"We would oppose it," said a thirteenth.

"We would oppose it," said a fourteenth.

"We would oppose it," said a fifteenth.

"We would oppose it," said a sixteenth.

"We would oppose it," said a seventeenth.

"We would oppose it," said a eighteenth.

"We would oppose it," said a nineteenth.

"We would oppose it," said a twentieth.

"We would oppose it," said a twenty-first.

"We would oppose it," said a twenty-second.

"We would oppose it," said a twenty-third.

"We would oppose it," said a twenty-fourth.

"We would oppose it," said a twenty-fifth.

"We would oppose it," said a twenty-sixth.

"We would oppose it," said a twenty-seventh.

"We would oppose it," said a twenty-eighth.

"We would oppose it," said a twenty-ninth.

"We would oppose it," said a thirty-first.

"We would oppose it," said a thirty-second.

"We would oppose it," said a thirty-third.

"We would oppose it," said a thirty-fourth.

"We would oppose it," said a thirty-fifth.

"We would oppose it," said a thirty-sixth.

"We would oppose it," said a thirty-seventh.

"We would oppose it," said a thirty-eighth.

"We would oppose it," said a thirty-ninth.

"We would oppose it," said a forty-first.

"We would oppose it," said a forty-second.

"We would oppose it," said a forty-third.

"We would oppose it," said a forty-fourth.

"We would oppose it," said a forty-fifth.

"We would oppose it," said a forty-sixth.

"We would oppose it," said a forty-seventh.

"We would oppose it," said a forty-eighth.

"We would oppose it," said a forty-ninth.

"We would oppose it," said a fifty-first.

"We would oppose it," said a fifty-second.

"We would oppose it," said a fifty-third.

"We would oppose it," said a fifty-fourth.

"We would oppose it," said a fifty-fifth.

"We would oppose it," said a fifty-sixth.

"We would oppose it," said a fifty-seventh.

"We would oppose it," said a fifty-eighth.

"We would oppose it," said a fifty-ninth.

"We would oppose it," said a sixty-first.

"We would oppose it," said a sixty-second.

"We would oppose it," said a sixty-third.

"We would oppose it," said a sixty-fourth.

"We would oppose it," said a sixty-fifth.

"We would oppose it," said a sixty-sixth.

"We would oppose it," said a sixty-seventh.

"We would oppose it," said a sixty-eighth.

"We would oppose it," said a sixty-ninth.

"We would oppose it," said a seventy-first.

"We would oppose it," said a seventy-second.

"We would oppose it," said a seventy-third.

"We would oppose it," said a seventy-fourth.

"We would oppose it," said a seventy-fifth.

"We would oppose it," said a seventy-sixth.

"We would oppose it," said a seventy-seventh.

"We would oppose it," said a seventy-eighth.

"We would oppose it," said a seventy-ninth.

"We would oppose it," said a eighty-first.

"We would oppose it," said a eighty-second.

"We would oppose it," said a eighty-third.

"We would oppose it," said a eighty-fourth.

"We would oppose it," said a eighty-fifth.

"We would oppose it," said a eighty-sixth.

"We would oppose it," said a eighty-seventh.

"We would oppose it," said a

