

The Evening paper is the paper of today, the morning paper is the paper of yesterday.

SHIP AND ALL LOST.

Four Hundred Persons Perished With a German Lloyd Steamer.

AND STRUCK ON A ROCK AT NIGHT.

And Was Speedily Broken Up—No Survivors Found So Far.

LONDON, Dec. 11.—A special from Berlin says the German Lloyd steamer, which was wrecked on the night of December 10th, four miles from Villa Genua, Spain, and a half mile from the shore, had been broken up almost immediately after the collision. The search for survivors has so far been without success.

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FOR A FREE CANADA

Organization of Independence Clubs Now in Progress.

Only Legitimate and Pacific Means Will Be Employed by the Clubs.

THE MOVEMENT GAINING GROUND.

MONTRÉAL, Dec. 11.—The strong undercurrent of sentiment throughout Canada favorable to a separation from Great Britain and the establishment of an independent Canadian republic on this continent has begun to take tangible shape. The organization of independence clubs has been in active progress during the past few months and a convention has been called to meet in this city in March next with the object of federating all the groups and clubs of the Dominion. The chief work will be to organize the movement throughout Canada, that is to effect the incorporation of the whole Dominion into a national independence by peaceful means.

The Associated Press correspondent is informed that the movement is gaining ground rapidly in the rural districts especially in Port Huron, Michigan, and the most remote districts.

Two organizers are traveling in the interest of Canadian independence clubs throughout the Dominion, and in the western provinces, where the idea seems to be catching on. A meeting was held in Montreal. The meeting was secret, but the Associated Press obtained possession of a copy of the program of the meeting, which was adopted. The program, which is perhaps the most important part of the document, reads as follows:

This association shall be known as the Independence Club of Canada, and shall have for its object the attainment of Canadian independence by peaceful means. The club shall be organized on a local basis, and shall be open to all who are in sympathy with the movement.

First, the study of the Canadian people and of the resources of the country. Second, the encouragement of a true national spirit among the population. Third, to obtain the liberty and independence of Canada by legitimate and peaceful means.

DEAD IN THEIR HOME.

Two of the witnesses in the Bremer case.

ST. FRANCISCO, Dec. 11.—Mrs. Mary Cooper, a woman of 40 years, was found dead in her home this morning. She had been suffering from a long illness, and her death was the result of a heart attack.

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WANT A SHOW DOWN

Councilman Anxious for a Contingent Fund Bill of Particulars.

SAY THEY WILL HAVE IT SOON.

THINK THE MUNICIPAL FINANCE COMMITTEE SHOULD "PICK" MATTERS TO BE DISCUSSED.

Much has been said and written the last night or two concerning the proposed contingent fund bill of particulars. The bill is a measure which would give the council the right to appropriate money for the purpose of defraying the expenses of the council members.

The discussion has assumed various forms. It has been openly charged that the expenditures have been extravagantly excessive when compared with that of previous administrations. Besides that, according to members of the council, it is much more difficult now than under the Haskin regime to find out what the council is doing with the money.

Just what course will be pursued to get the desired information is not disclosed, but the council is expected to make a demand on the city treasurer for a list of the expenditures of the council members.

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THE SUPREME COURT

Election Contest Case in Argument Before that Body.

JUDGE DICKSON'S ABLE PLEA.

For the Board of Canvassers and Against the Petition—Much in Test in the Court.

Arguments were commenced in the Supreme court this morning in the petition of M. J. Ritchie for a restraining order to prevent the Board of Canvassers from canvassing the votes cast at the last election for district judges and other officers. The petition recites as sufficient cause for the injunction that the law known as the Australian ballot law, under which the recent election was held, was not legally enacted by the last legislature.

The grounds upon which this statement is made is that when the bill was originally passed by the Senate and House and submitted to the Governor for his approval, that his excellency returned the same to the Senate with certain suggested amendments which were made by that body and the bill passed again in regular order; that the bill was then forwarded to the House, which body did not pass the bill by a yes and no vote, as required by the Constitution, but instead simply concurred in the amendments made by the Senate without passing by a yes and no vote the entire bill as amended. Another reason is alleged that the ballot was not a secret one and was therefore unconstitutional, and for that reason there were no legal ballots cast in the election and that a canvass cannot legally follow.

THE DEFENSE AND ANSWER.

The defense filed a demurrer stating that neither the petition nor the answer contained any averment of fact which would entitle the petitioner to a restraining order. The demurrer was sustained by the court.

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