

LARGE SUM DUE ON TWO VESSELS

Dominion Shipbuilding Co.
Presents Claim Against
Insolvent Firm.

New York, Feb. 11.—An involuntary petition in bankruptcy was filed in the federal court today by creditors of Christopher Hannevig individually and as president of the Hannevig and Co., a banking firm which also dealt in foreign exchange and shipbuilding. The petition stated that the liabilities of Mr. Hannevig and his company were more than \$80,000,000, with "free" assets of \$500,000.

Counsel for the firm said the financial embarrassment of Mr. Hannevig and the company was due to delay in collecting just compensation from the United States shipping board for vessels constructed during the war. The petitioners and amounts claimed by them are: Order Wagon \$357,103; A. S. Reid, \$7,000, and Equitable Trust Co. \$250,000.

Wade, it was explained, is liquidator of the Dominion Shipbuilding and Repair Co., Limited, of Canada, and the money due, he said, resulted from the purchase of two vessels from the company, the T. L. Church and the Torontonian. The \$7,000 due A. S. Reid is an assigned claim of Geo. F. Pawling, on which judgment has been obtained at Camden, N.J. The Equitable Trust Co. claim of a quarter of a million dollars is on a note made by the Dominion company and endorsed by Hannevig, April 23, 1920.

RED HEADQUARTERS IN BREMEN SUBURB

Personnel of Secret Propaganda Committee Not Identified.

Paris, Feb. 11.—The United States state department, according to The Petit Parisien today, is believed to have obtained a stenographic copy of the proceedings of the international Bolshevik propaganda committee, which met secretly in the suburbs of Bremen at the end of December. This committee is said to maintain headquarters near Bremen, from which efforts to foster uprisings in all countries have been directed and information centralized for directing a secret committee known, it is reported, as the "Red International of Labor and Trade Unions."

Several documents are understood to be in the hands of various governments, besides the practice of the state department's complete report, but no action has been taken thus far because of delay in identifying the personnel, who are listed under aliases. E. E. Thomson is said to have told the allies that out of twelve hundred persons obtaining passport visas to Bremen only 385 returned.

LITTLE GIRL FIRE VICTIM.
Marbleton, Que., Feb. 11.—Regina Breston, four-year-old daughter of Mr. and Mrs. N. Breston of Earle, Que., a few miles from here, was burned to death yesterday, when fire destroyed her home. Her parents were absent at church when the fire broke out.

NEGRO LYNCHED IN FLORIDA.
Wauchula, Fla., Feb. 11.—The lynching here of a negro, James Campbell, a negro, was reported to day. He was taken from the city jail by a mob, hanged to a telephone pole and his body riddled with bullets. He was accused of attempting to attack a white woman.

EGG PRICES STILL DROPPING.
Kingston, Ont., Feb. 11.—(Special.)—Housewives were given real good news today, when egg droppers, at 50 cents per dozen. Three days ago they sold at 70 and 80 cents.

IF KIDNEYS AND BLADDER BOTHER

Take Salts to Flush Kidneys
and Neutralize Irritating Acids.

Kidney and bladder weakness result from uric acid, says a noted authority. The kidneys filter this acid from the blood and pass it on to the bladder, where it often remains to irritate and inflame, causing a burning, scalding sensation, or setting up an irritation at the neck of the bladder, obliging you to seek relief two or three times during the night. The sufferer is in constant dread, the water passes sometimes with a scalding sensation and is very profuse; again, there is difficulty in voiding it.

Bladder weakness, most folks call it, because they cannot control urination. While it is extremely annoying and sometimes very painful, this is really one of the most simple ailments to overcome. Get about four ounces of Jad Salts from your pharmacist and take a tablespoonful in a glass of water before breakfast, continue this for two or three days. This will neutralize the acids in the urine so it no longer is a source of irritation to the bladder and urinary organs which then act normally again.

Jad Salts is inexpensive, harmless, and is made from the acid of grapes and lemon juice, combined with lithia, and is used by thousands of folks who are subject to urinary disorders caused by uric acid irritation. Jad Salts is splendid for kidneys and causes no bad effects whatever.

Here you have a pleasant, effervescent lithia-water drink, which quickly relieves bladder trouble.

MURDER OF 14 LONG, HARD STRUGGLE

Toronto Woman Says Life
Seems Altogether Different
Since Taking Tanlac, for
She's Well and Happy Now.

"Life just seems altogether different since I've taken Tanlac, for I'm well and happy once more," said Mrs. Mary A. Cooney, of 1115 College street, Toronto, Ont. Mrs. Cooney is the mother of fourteen children. She had six sons in the late war four of them were actively engaged on the battlefields in France nearly four years. Continuing, Mrs. Cooney said: "I certainly had a long, hard struggle with bad health, and it seemed that I might as well quit trying to get well. I was simply broken down, and was suffering all the time. My stomach was badly disordered and I never felt like eating. I would blast up dreadfully, and often be-

PRIVY COUNCIL ON MARRIAGE CASE

(Continued From Page 1).

had been known to the officiating priest, he would have required the parties to have obtained a dispensation, seeing that at that date the Catholic Church considered an extremely distant relationship a sufficient reason to make a dispensation necessary, although the lordships understood that such is no longer the case.

"Had the priest refused to solemnize the marriage without such dispensation he would have been within his rights and the law would have supported him in his refusal, but nothing of sort took place and the marriage was performed with all legal formalities. It did not come within any provisions of the code which deal with questions of nullity."

"The relationship of the parties was not within the provisions of the articles in respect of which actions contesting marriages on the ground of relationship can alone be brought. The marriage, therefore, falls under the absolute rule laid down in article 185 that 'marriage can only be dissolved by the natural death of one of the contracting parties and while both are alive, it is indissoluble.'"

"Their lordships are therefore of opinion that the appeal should be allowed, and the marriage declared 'valid and subsisting.'"

"The foregoing is the final conclusion of the judgment by the privy council in the famous Despatie-Tremblay case, which was delivered today by Lord Moulton. The judgment is one of the longest delivered in recent years, taking exactly one hour in delivery. No order was made by the council in regard to the case."

Left Law Untouched.
After detailing the history of the case, the judgment declares that article 127 of the code simply expressed the intention to effect no change in the law, and then existing. The reason for this was not difficult to see. It would have been a thorny subject to deal with the tenets of the numerous religious communities, of very various types in the province of Quebec, and the only safe way was to leave the law as it stood, quite untouched. The immediate result is to remove the dominant question in the case from the domain of speculation to the domain of positive law.

"It must be remembered that before the cession Canada had been governed by the laws of a country which recognized no religion but the Roman Catholic. Protestants were allowed no civil rights, their marriages were held to be invalid, and their children were accounted bastards."

"When Canada became the possession of a Protestant power, which it had been, the practice of the Roman Catholic religion, put Catholics under grave disabilities, all this was of necessity changed. The laws of England were introduced into Canada unchanged, had it not been that stipulations were made in various capitulations given to the cession, to secure religious freedom for the regime which from the nature of subsequent acts of parliament relating to Canada, that all rights of Catholics in Canada are derived."

"Full effect must be given to engagements made by the crown and to the provisions of the laws thus passed. They are definite and simple to secure individuals and more religious liberty, but are definite and without any justification to attempt to qualify their effect by reference to the position of Protestants and Catholics in France under the regime which from the nature of things automatically disappeared when Canada came under British rule."

"The judgment then proceeds to refer to special terms of capitulations of Quebec and Montreal which gave Catholics freedom to exercise their religion which was emphasized later in the Quebec act."

"But it must be borne in mind that this was a privilege granted to the individual. He may change his religion at will. If he remains in the Catholic community he may, so far as the law is concerned, choose to be orthodox or not, subject to the inherent power of any community, to decide the conditions on which he may remain a member of that community unless that power has been limited by past acts of the community itself. The law did not interfere in any way with the jurisdiction of any ecclesiastical courts of the Catholic religion over members of the communion so far as questions of conscience were concerned, but it gave them no civil operation."

"The judgment then proceeds to refer to the persons so affected chose to recognize those decrees or not was a matter of individual choice, and concerning themselves alone."

"The judgment then reviews the long series of legislative acts relating to marriage, from the time of George III, to which establish conclusively that for the purpose of the law, marriage is a civil contract, and is not incidentally with any religious questions arising."

"The feature of all these acts which is at once most remarkable and most material to the question raised by the case, is that nowhere, with the exception of two acts relating to the Jews and the Catholics, is there any reference to the religious views of the parties to be married."

"No incompatibility."

WHO WILL PAY BILL FOR MASSEY HALL?

City Auditor May Object to
Accounts Until Legality
Cleared Up.

"Who is going to pay the expenses of the meeting held in Massey Hall on Thursday night?" That is the question raised at the city hall yesterday. The meeting was called by the board of control, acting on a petition from 39 citizens, and some of the bills have already been sent to the city for payment.

The total expense is placed at \$375, made up as follows: \$125 for the hall, \$200 for advertising and \$50 for decorations and ushers.

The city solicitor advised the board of control before the meeting was called that there was no law compelling them to call the meeting. The solicitor added that in his opinion it would be an illegal use of public money for the city to bear the expense.

Board Spurned Advice.
This advice was spurned by the board of control and the meeting was called. It was such a fiasco that the controllers were not anxious to talk about it yesterday.

"Never again," said one controller, who put the blame on the citizens who signed the petition.

Of the 39 who signed, less than half a dozen turned up at the meeting. It is understood the auditor will refuse to pass the account until the question of legality is cleared up.

The World was told that his workshop had asked Corporation Counsel Henry to give an opinion on the matter. He may be permitted to do so, and his opinion was read to the board of control the other day Mayor Church commented: "It would be better for the solicitor if he minded his own business," apparently forgetting for the moment that the solicitor had been asked for advice.

GORGEOUS SCENE STAGED IN INDIA

Hundred Ruling Princes Present
at Audience in Delhi
by Connaught.

Delhi, India, Feb. 11.—One of the largest audiences ever gathered in India crowded the famous Mogul Hall in Delhi early in the week for the inaugural ceremonies of the chamber of princes. The huge hall was magnificently decorated by nearly one hundred ruling princes in their gorgeous robes and jewels, and military officials in full state dress.

There were many ladies. Baron Chelmsford, the viceroy, and Lady Chelmsford and the Duke of Connaught drove to the hall in full state with their military and civil escorts, and upon their arrival were seated in a throne on the dais. The ceremonies included the reading of the emperor's proclamation and a special message from the emperor, and speeches were made by the viceroy and the Duke of Connaught.

The Maharaja of Gwalior moved, and the Maharajah of Bikanir, seconded, a resolution of thanks to the emperor. An informal reception to the princes and chiefs

may be held in a square block one-quarter of the location prescribed in the plan and the emperor's seal. The balance of the property immediately becomes crown reserve. Lessees who lease for less than five years will not experience any great difficulty in adapting their claims to the new regulations. For leases in the department of five more than five years, the provisions of the former regulations, which were suspended, will be considered and dealt with separately. If an applicant has been extended for less than five years, he will be given an opportunity to apply for the remaining number to which he is entitled.

Refusal Rules.
In the event an applicant withdrawing his application on the date these regulations come into force he will be entitled to a refund of the amount paid in connection therewith. If a lessee desires to surrender his lease and to obtain a permit under the provisions of the new regulations he may be permitted to do so, provided he has fully complied with the regulations under which his lease was issued. Lessees issued under former regulations subject to renewal, the terms of which may expire, may be renewed in accordance with the new regulations.

Appointment Secretary.
Mr. O. S. Finnie, formerly inspecting engineer of mining lands and a branch of the department of the interior, has been appointed acting secretary of the Northwest Territories. One of the first things to be done will be to obtain accurate surveys of the main water courses, and the surveyor-general is making arrangements to have a traverse run of the Mackenzie River and of some of the great lakes. Three survey parties will be sent in as soon as navigation opens. The sixth meridian will be extended to the Mackenzie River and permanent monuments will be erected along for less than five years. The geological survey will also send in three geological parties and the topographical branch will have two parties in the field.

To Lay Mounted Police.
The Royal Canadian Mounted Police will be responsible for law and order and no one likely to become a public charge will be permitted to enter the country. Especially strict supervision will be kept of the liquor traffic, and according to the Northwest Territories act, no liquor shall be manufactured or imported except by special permission of the commission. The maximum quantity allowed to any one person will be one and one-half gallons. Exception is made in the case of wine for sacramental purposes.

A central office has been established at Ottawa, known as the Northwest Territories office, for the compiling and arranging all possible information bearing on the new territory. Records of leases and concessions will be kept in this office. Public interest was not drawn to the Mackenzie district until August 1920, when a "strike" was made by the Northwest Company when drilling on a claim staked by Ernest Proctor in August 1914. Available records show the oil to be of a good grade, although not as high a quality as that found in the Okoroks field in Alberta.

Covers a Huge Area.
Since the Proctor claim was staked there have been 126 leases for petroleum and natural gas issued and at present about 50 applications are pending. The Mackenzie district covers 500,000 square miles and its opening up will entail a great deal of work on the part of the govern-

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