

AND FURTHER TAKE NOTICE that any voter who desires to complain that his name, or the name of any person entitled to be entered on the said list, has been omitted from the same, or that the names of any persons who are not entitled to be voters have been entered thereon, may on or before

Tuesday, the 19th Day of October

38, 60; Halifax, 36, 60. —Probabilities— Lower Lakes and Georgian Bay—Fresh southerly winds; fair and warm today; showers in some localities at night. Ottawa Valley and Upper St. Lawrence and Lower St. Lawrence—Fine; station-ary or a little higher temperature. Gulf and North Shore—Fresh norther-ly winds; fair; not much change in tem-renture.

e. time Provinces — Moderate to northwesterly to southwesterly fine; stationary or slightly

Wind. 8 E.

6 E.

would be unbelievable if it were not in cold print. "Ontario was the scene of an or-capized idelatry that had nothing to resh northwesterly to southwesterly winds; fine; stationary or slightly nigher temperature. Lake Superior-Fresh variable winds,

earn from Potsdam.'

Tadial scheme. "When the facts really reach the people." Mr. Powers said, "they will recognize the unparalleled autocracy they allowed to be set up in their midst—an autocracy that was as reckless of the established safeguards of responsible government as it was ruthless in its lordship over the mu-nicipalities whose unquestioning ser-vant it loudly professed to be. The truth was, that the late government would be unbelievable if it were not in cold print. Beserved. Hevey v. Simpson; O'Leary v. Simpson: R. J. Maclenhan, for Sheriff of Toronto. Reserved. Hevey v. Simpson; O'Leary v. Simpson: R. J. Maclenhan, for Sheriff of Toronto. Hevey v. Simpson; O'Leary v. Simpson: R. J. Maclenhan, for Sheriff of Toronto. Newed for interpleader order; Rohinson (Kilmer & Co.), for plaintiff Hevey; J. P. Walsh for plaintiff O'Leary; J. L. Cohen for claimant. Enlarged one week by consent. Tilson v. United Cigar Stores: Stands to 15th inst. Bourne v. Bourne: C. H. Porter, for plaintiff, moved for order for disburse-ments; for evidence on appeal, \$100 costs in the cause.

Writ outside Jurisdiction as friegular Reserved. Hevey v. Simpson; O'Leary v. Simpson: R. J. Maclennan, for Sheriff of Toronto. moved for interpleader order; Robinson (Kilmer & Co.), for plaintiff Hevey; J. P. Walsh for plaintiff O'Leary; J. L. Cohen for claimant. Enlarged one week by consent.

**TO LOSE HEAVILY** 

to 15th inst. Bickell v. Martens: H. H. Shaver, for plaintiff, obtained order for substitution-al service of writ. Bourne v. Bourne: C. H. Porter, for plaintiff, moved for order for disburse-ments; F. L. Ward for defendant. Order made for payment of further disburse-ments for evidence on appeal, \$100 costs in the cause. Steveson v. Pearson: Stands to 15th inst.

**OF WESTERN DIVISION** 

The Township of York has completed the principal water main of the west-ern division of the township, and a form-al turning of the water is being held this morning at Eglinton avenue and West-on road, at 10.30, when Reeve F. H. Mill-er will open the valve.

-rubber bandage , I've brought one. caught me. or another village call on my way he patient?"

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he doctor set eyes had come to the room. Her face use the lamp on tly behind her. row Morning.

PALE DE

ТО

Manitoba—A few scattered showers, but mostly fair and cool. Saskatchewan and Alberta—Mostly fair; not much change in temperature.

THE BAROMETER. Bar. 29.75 29.73

FLOWERS FOR FUNERALS

Rev. E. C. Hunter is the president. Clarence O. Tipp, formerly of Earls-court, died in the Toronto Isolation Hos-pital yesterday from an attack of diph-theria, from which he had been suffer-ing for the past few days. He was seven years old. His father is a motorman on the St. Clair civic cars. Burlal will be at Prospect Park Cemetery today by Maurice Nash, undertaker. The British Imperial Association will try to have the new Earlscourt park offi-cially opened on Thanksgiving Day, if possible; at least, they have made ap-plication to the city to this effect. The park is now nicely graded for the winter, and is a boon to the people diving in the northwest district. Simmons & Son

Longe Street at Elm, Toronto. Simmophones Main 3159 and 1704

## **RATES FOR NOTICES**

Notices of Births, Marriages and Deaths not over 50 words .....\$1.00 Additional words each 2c. No Lodge Notices to be included in Funeral

DEATHS.

SUTHERLAND-On Wednesday, 13th of October, 1,920, at her residence, Oakville, Maria Sutherland, widow of the

late T. J. Sutherland, M.D. Funeral service at St. Jude's Church

on Friday, the 15th inst., at 2.30 p.m., thence to St. Jude's Cemetery. TRIMMER-On Tuesday, Oct. 12, at the Western Hospital, Henry Albert, second

son of the late Benjamin and Mary Trimmer of Gloucester, Eng., and brother of John M. Trimmer, 106 Fulton WORK WELL ADVANCED

avenue. Funeral on Thursday at 2 o'clock, from 665 Spadina avenue. Interment

at the Necropolis. WILLMOT-On Wednesday, Oct. 13, at the residence of her son, H. L. Will-

mot, 50 Farnham avenue, Mary E. Willmot, in her eightieth year. Funeral from above address on Friday, 15th inst., at 3 o'clock, to St.

James' Cemetery.

IN MEMORIAM. MccUAIG-In proud and loving memory of Captain R. Ernest McCuaig, 2nd Canadian Tank Battalion, C.E.F., dearby loved husband of Helena A. Maclean, and eldest son of Mrs. E. B. McCuaig

who died at sea on board H.M.T. Victoria, 14th October, 1918. Buried at

FRED. W. MATTHEWS CO. FUNERAL DIRECTORS 665 SPADINA AVENUE Telephone College 791

inst. Toronto and Hamilton Highway v. Mo-tor Sales: Stands to 14th inst. Dennis v. Dennis: S. M. Jarvis, for defendant, moved to dismiss action for want of prosecution; T. L. Monahan for plaintiff. Order made, not to issue till **EARLSCOURT NEWS** 

15th inst. Levine v. Thompson Mfg. Co.: Stands to 22nd inst. The newly-formed Federation of Young Men of the Earlscourt Central Methodist Church are now getting to work in their various departments. They number around two hundred. There are training classes for public speaking, athletics, an evangelistic band and a glee club. The club will be addressed by various lead-ing speakers during the winter months. Rev. E. C. Hunter is the president.

Levine v. Thompson Mfg. Co.: Stands to 22nd inst. Share v. Toronto: W. G. Angus, for defendant, obtained order dismissing ac-tion on consent without costs. Canadian Ornamental Iron Co. v. Whit-ney: J. H. Cook, for defendant, obtained order dismissing action, discharging lien and vacating lis pendens on consent without costs. Richardson v. Gibbons: J. S. Mc-Laughlin, for plaintiff, obtained order for substitutional service of writ. Donovan v. C.P.R.: 'Harrington (Mc-Murchy & Spence), for defendant, ob-tained order dismissing action on con-sent without costs. Sproule v. Woolf: McIntosh (Johnston, McKay & Co.), for plaintiff, obtained or-der dismissing action, discharging lien and vacating lis pendens on consent without costs. Weekly Court. Before Masten, J. Diamond v. Western Realty Co.: Stands one week. Attabison v. Way: Stands to 14th inst.

one week. Aitchison v. Way: Stands to 14th inst.

Aichison v. Way: Stands to latin inst. Receiver continued in meantime. Webb v. Butson: Stands to 20th inst. Re McMulkin & O'Brien: D. Urquhart, for vendor, asked order declaring vendor can make good title; S. Factor for pres-ent purchaser; A. Haller, former pur-chaser, appeared in person and stated his lawyer was out of town. Order declar-ing objection invalid. No costs. Re Forestell & Robison: Stands one week.

northwest district. Rev. Byron Stauffer will be the Sun-day morning preacher at St. David's Presbyterian Church, Harris and St. Clair, at the Thanksgiving service. Rev. Dr. Turnbull of West Toronto will preach in the evening. Toronto Heights Social Club held a grand concert at their clubhouse on Harvie avenue last night, which was well attended. Nelson Lucas, Guy Haniwa-han, Bert Lloyd, Stephen Wright, Evelyn Jungee, Frank Harding and W. Broker rendered several numbers. Miss Mar-garet Powell was the pianist, and a plea-sent evening wes spent. ing objection invalid. No costs. Re Forestell & Robison: Stands one week. McCue v. Brown: E. Martin, F. J. Hughes for Mirs. Brown; J. P. Walsh for Sacred Heart Orphanage. Motion turned into motion for judgment. Plaintiff's claim for injunction dismissed. Deckare that as between plaintiff and defendant Brown, defeadant Brown is entitled to the custody of the child, which is to be delivered by Sacred Heart Orphanage to defendant Brown at any time after noon on Thursday, October 14th. No costs of these proceedings to any of the parties. First Divisional Court. Getzler v. Dominion Foundries: H. A. Burbidge (Hamilton), for defendant, ap-pealed from Rose, J., May 8, 1920; G. Lynch Staunton, K.C., and H. J. McKen-na (Hamilton) for plaintiff. Action to recover \$3,440.73 for services in auditing freight bills. At trial judgment was awarded plaintiff as prayed. Argument adjourned for parties to obtain ruling from board as to amount to be allowed. Willett v. McCarthy: W. A. Boys, K. C., for defendant, appealed from Lennox, J., May 17, 1920; F. Denton for plaintiff. Action to recover \$3,000 for removal of timber from plaintiff's land. At trial judgment was awarded plaintiff as pray-ed. Appeal argued and judgment reserv-ed. Berman v. Toronto Railway: W. D. M.

Burnett Brodziak gave an illustrated lecture to the fourth degree members of Oakwood Lodge, A.F. & A.M., at Eglin-ton and Yonge, last night. Mr. Brod-ziak was the guest of His Imperial Ma-jesty the Emperor of Japan during his stay in that country. W. H. Balofur also entertained the members with a talk on artificial spiritualism, as given before the Duke of Devonshire.

**ON NEW PARISH HALL** 

Work is well advanced on the new parish hall, corner of Main street and Doncaster avenue, which will be roofed in temporarily when the basement is completed, and used for church services. The building is estimated to cost \$20,000, of which about \$5,000 has already been subscribed. Rev. H. R. Mockridge is priest in charge, and J. Purvis, ohair-man of the building committee.

Wednesday, Oct. 13, 1920.

Dundas cars, west bound, delayed 8 minutes at 5.30

p.m., at Dundas and Glad-

stone, auto and auto truck

Harper, customs broker, 39 West Wel ngton street, corner Bay, Adelalde 468

had a collision.

The ice cream parlor, corner of Sibley and Danforth avenues, which is closed for the winter, was broken into by boys about 5.30 p.m. yesterday, and glass and metal ware stolen. Entrance was effect-ed by smashing the lock of the side door. County Constable W. Wilken has the case in his hands.

ed. Appeal argued and judgment reserv-ed. Berman v. Toronto Railway: W. D. M. Shorey, for plaintiff, appealed from County Court of York, 28th May, 1920; no one contra. Action to recover \$500 damages for injuries to plaintiff's auto which stalled on street car tracks in front of west-bound car at James and Queen streets. At trial action was dis-missed. Appeal allowed. Judgment to be entered for \$78.50 and costs. Peterson v. Bitzer: R. McKay, K.C., for defendant, appealed from Masterf J., 27th May, 1920; V. H. Hattin (Kitchener), for plaintiff. Action for specific per-formance of agreement to sell lands. At trial judgment for plaintiff as prayed. Appeal not concluded. STREET CAR DELAYS

FOR YOUR EYES Granulated, use Murine YOUR EYES Britaber Science Murine often. Soothes, Reireshes. Safe for Infant or Adult. At all Druggists and Opticians. Write for Free Eye Book. Marke fre Stately (a. Okan

ly be bought off the market by the east-ern refineries. Dear sugar will still be in order unless the Ottawa government steps in and acts. If the refiners have been deprived of big profits when the board of commerce made them sell their output last year at a price lower than American sugar was sold at, then the government ought to compensate the refiners rather than make the public do so and they ought to do it off their own bat rather than by the board of commerce.

own bat rather than by the board of commerce. "The housekeepers of Canada will be paying 21 cents for sugar and the Am-erican woman only 11 cents. The coun-try will not sit quietly by in that case. The sugar people must stand losses at times like the rest of us," What of Other Industries? A prominent business man, discussing the sugar situation, and the order pre-venting sugar importation, character-ized the action as the limit yet extended to profiteers. If the board is sincere, it should extend its protection to every in-dustry that has been caught in a falling market.

anothe extent has been caught in a falling market. "As I understand the situation," this man said, "the sugar refiners had load-ed up with the idea of making a big clean-up, as they have been doing the past three years. The record of the sugar shares in the stock market tells the story better than anything else, and I was told by a friend that his broker had informed him that the Atlantic Sugar Company had, millions to distribute among its shareholders, and that \$10,-000,000 was, in fact, out on loan in the Canadian and New York stock markets. The sugar barons have just done what the joy-riders in Japan, Cuba and South America have done. It's simply another case of trying to corner a market. Old Hutch and many others tried the get-rich-quick method and failed, and the government's nominee, the board of com-merce, is doing an iniquitous thing in protecting these would-be despollers of the public." Another View.

protecting these would be desponents of the public." Hugh Blain, president of the Wholesale Grocers' Association, spoken to by The World last night, said, so far as he could understand the order of the board of commerce, it just stabilized the sugar trade for a certain period. "But," said The World, "it looks very much ike protecting the refiners, to the disadvantage of the public," "It looks like it," returned Mr. Blain, "but it is hardly so. We must remem-ber that the refiner has not been allowed to export for a long time, and he also has hri sights."



YOUR SUCCESS MEANS MUCH The ever-increasing demand for ster raphers gives all young people a r

The ever-increasing demand for stenog-raphers gives all young people a most extraordinary opportunity to make a good start along the right road to success. The old ahorihand systems are so everloaded with useless technicalities and arbitrary signs that they are almost impossible to grasp. The Clarke Shorthand College teaches a system that is absolutely free of these "stumbling blocks." It is simplified to such an extent that it can be thorough-ly mastered in THREE MONTHS OR LESS. Think! Is it worth your while to try in vain, spend long months of fruitless study, to easy nothing of the money you waste to become a stenographer? The majority of young people who come to our college have done this and say, "I had no idea shorthand could be made so easy." Prove for yourself this statement. Call and see us at any time; we will gladly demonstrate more fully the many advantages of our course over the old cumbersome methods. Day or evening classes or by mail. Clarke's Shorthand College 183.

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Sunday Standard Tin

apply, complain or appeal to have his name or the name of any other person entered on or removed from the list.

AND FURTHER TAKE NOTICE that such appeals must be by notice in writing in the prescribed form, signed by the complainant in duplicate, and given to the Clerk of the Revising Officer or left for him at his address as stated above.

E. COATSWORTH. Chairman of Election Board for the County of York. Dated at Toronto this 12th day of October, 1920.

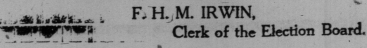
## INFORMATION AND RULES.

The lists to be used in the coming by-election in Northeast Toronto will be the same as those used in the last Provincial Election in October, 1919, but subject to revision to add the names left off by mistake, or the names of persons who have since become entitled to vote in that district, and to strike off names of persons who are not now entitled to vote there.

IF YOUR NAME WAS ON THE NORTHEAST TORONTO LIST FOR THE LAST ELECTION, IT WILL STILL BE ON FOR THE COMING BY-ELECTION. NO CHANGE OF ADDRESS SINCE THE LAST ELECTION AFFECTS YOUR RIGHT TO VOTE, PROVIDED YOU HAVE NOT MOVED OUTSIDE OF NORTHEAST TORONTO.

The Electoral District of Northeast Toronto is bounded as follows:-On the north by Mount Pleasant Cemetery and (east of the Cemetery) by the present City limits; on the west by Spadina Avenue and Spadina Road; on the east by Logan Avenue, and on the south as follows:-by College Street, from Spadina Avenue to Yonge Street, Carlton Street from Yonge to Sherbourne Street, and Gerrard Street from Sherbourne Street to Logan Avenue.

The Voters' Lists are listed for inspection in the office of the Election Board, Room 107, City Hall, and in the office of the City Clerk. Information may be obtained by telephoning Adel. 6588 between 9 a.m. and 5 p.m. Forms of appeal may be obtained from the various Committee Rooms or from the office of the Election Board. NO APPEAL FORM CAN BE RECEIVED WHICH APPEALS AS TO THE LIST FOR MORE THAN ONE POLLING SUB-DIVISION, AND ALL APPEAL FORMS MUST BE FILLED OUT IN DUPLI-CATE AND FILED WITH THE CLERK OF THE REVIS-ING OFFICER FOR NORTHEAST TORONTO ON OR BEFORE TUESDAY, THE 19TH DAY OF OCTOBER, 1920. The Revising Officer's Clerk is J. L. Shannon, and his office is Room 107, in the City Hall.





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