

At Osgoode Hall

ANNOUNCEMENTS.

Oct. 15, 1912.
Motions set down for single court for Wednesday, 16th inst., at 10 a.m.:
1. Re Wilson Estate.
2. Du Cailhau v. C. P. R. Co.
3. Re Stewart Estate.
4. Crawford v. Colville.

Peremptory list for divisional court for Wednesday, 16th inst., at 11 a.m.:
1. Schwartz v. Murky.
2. Re Corbett Estate.
3. Edwards v. Keston.
4. Smith v. Canadian National Exhibition.
5. Rex v. Farah.
6. Parks v. Simpson and Simpson v. Parks.

Master's Chambers.

Before J. S. Cartwright, K.C., Master.
Whitson v. Whitson—W. A. Whetzel for plaintiff. Motion by defendant for an order allowing him to sign judgment for default of appearance. Order made.
Stewart v. Hartley—Gibson (Rowell & Co.) for defendants. Motion by defendant, on consent, for an order vacating certificate of lien and his pendens. Order made.
Crawford v. Allen—F. Aylesworth for defendant. Motion by plaintiff for an order for a commission to take the evidence of two witnesses at Edmonton. Order made.
Woods, K.C., commissioner. Commission to be returned not later than Oct. 18th inst. at Brampton.

Gibbons Limited v. Berliner Gramophone Limited—J. P. Boland for plaintiff. R. C. H. Cassels for defendant. Motion by plaintiff for an order for a commission for cross-examination of defendant's officers. Order made appointing R. Staughton Wright as such commissioner. Costs reserved.

Young v. Clarkson—Law (Clark, M.P. & Co.) for defendant. C. Elliott for plaintiff. Motion by defendant for an order dismissing action for want of prosecution. The action having been set down for trial, motion dismissed. Costs to defendant in any event.

Playfair v. McMillan—R. D. Moorhead for defendant. O. H. King for plaintiff. Motion by defendant for an order setting aside default judgment and all proceedings thereunder. Order made setting aside judgment and execution. All costs lost or occasioned hereby to be to plaintiff in any event.

Vine v. Vine—A. F. McMichael for plaintiff. J. M. Godfrey for defendant. Motion by plaintiff for an order for interim alimony and disbursements. Motion enlarged until 18th inst., or as may be arranged.

Re Solicitors—D. I. Grant for client. G. H. Kilmer, K.C., for solicitors. Motion by client for an order for taxation of three bills of costs. Order made for taxation of bill of May 6, 1912 only.

Chambers v. Canadian Order of Woodmen of the World—F. Aylesworth for defendants. McDonald (Day & Co.) for plaintiff. Motion by defendants for an order changing venue from Barrie to Toronto. Order made. Costs in cause.

Carvish v. Railway Asbestos Packing Co.—Smiley (Johnston & Co.) for defendants. Wedd (Thomson & Co.) for plaintiff. Motion by plaintiff for an order setting aside the order for the issue of a writ under C. R. 162, and all proceedings thereunder. Order made allowing defendants to enter a conditional appearance. Costs in cause.

Statement of defence to be delivered in eight days—*RAW PATENT*
Singer v. Wilson—Parkinson (Mowat & Co.) for plaintiff. Motion by plaintiff for an order for the issue of a writ under C. R. 162. Order made. Time for appearance limited to 21 days.

Wynne v. Dalby—J. P. MacGregor for plaintiff. Motion by plaintiff under C. R. 162, for an order for the issue of a writ and for service of same on defendant.

"The Only Cure for Piles"

Writes Mr. Taylor in Telling His Experience With Dr. Chase's Ointment.

Mr. Taylor.

Because Dr. Chase's Ointment brings almost immediate relief from the dreadful itching, burning, stinging sensation of piles, it is well worth the attention of everyone suffering from this annoying disease.

In most cases, even after years of standing, Dr. Chase's Ointment makes a thorough and lasting cure of itching, bleeding and protruding piles.

Mr. Maxwell Taylor, Charlottetown, P.E.I., writes: "To all sufferers from piles in any form I would recommend Dr. Chase's Ointment as the only cure. Over a year ago while in Boston I became afflicted with a dreadful itching. I went to a doctor, who gave me some ointment, which was of no use. A friend advised the use of Dr. Chase's Ointment, and by the use of one box I was entirely cured. Do not miss this statement in order that other sufferers may profit by my experience."

Dr. Chase's Ointment can be better proved by the relief it affords than by all the words we could use in its praise. 50 cents a box, all dealers, or Edmondson, Bates & Co., Limited, Toronto.

THE HOME BANK OF CANADA

ORIGINAL 1864

For persons who have not the time to worry about their investments there is no more convenient or safe method of securing an adequate return upon surplus cash or funds than through a deposit account in a Chartered Bank. The principal remains absolutely secure and available, with compound interest added, upon demand any hour during a banking day.

CONVENIENT INVESTMENT.

AMUSEMENTS.

ALEXANDRA

THREE WEEKS OF Henry W. Savage's Successes

THE MERRY WIDOW

EVERY WOMAN

Tomorrow Night

TORONTO MASSEY

SYMPHONY ORCHESTRA

CONTRALTO

Prices: 75c, 1.00, 1.50, 2.00 RUSH, 50c

LECTURES FOR NON-CATHOLICS

St. Basil's Church, St. Joseph Street.

QUESTION BOX—Questions deposited in the box at the church door will be answered weekly.

Wednesday, 8 p.m.—"The Bible." Thursday, 8 p.m.—"Internal Religion." Friday, 8 p.m.—"Why Confess Our Sins to a Priest?"

STAR BURLESQUE

"CHARMION" WITH "BOHEMIANS"

Parkdale Rink

Exclusive patronage. Three sessions daily, 10.30, 2.30, 8.15. Band night and Saturday afternoon. 12.15

of an evening newspaper. Sympathetic and eulogistic remarks were made by the other members of the court.

Gottseiner v. Werner—W. R. Smyth, K.C., for defendant. L. F. Heyd, K.C., for plaintiff. An appeal by defendant from the judgment of Mulock, C.J., of April 11, 1912, by consent of counsel motion adjourned until 17th inst.

Phillips v. Conger—F. McCarthy for defendants. The Conger Company, J.P. Weeks (Harry Sound) and F. R. Powell, K.C., for respondent. An appeal by the defendants, the Conger Company, from the judgment of Latchford, J., of June 15, 1912, by consent of counsel motion adjourned sine die.

Acton v. Parker—W. D. McPherson, K.C., for plaintiff. J. Cowan, K.C., for defendant. An appeal by two plaintiffs from the judgment of the county court of Lambton of June 12, 1912. An action to recover \$300 damages, alleged to have been caused by the defendant fraudulently stating the age of a horse sold by him to plaintiffs to be only 18 years, while the animal was in fact more, and declining to furnish pedigree of horse as they were alleged to have agreed to do. At the trial judgment was given for defendant with costs. Appeal dismissed with costs.

Dickie v. Chelichian—A. S. Baird, K.C., for plaintiff. W. S. Brewster, K.C., for defendant. An appeal by plaintiff from the judgment of Hardy, J., of County of Brant, of Aug. 12, 1912, in a judgment of \$1000. Plaintiff claimed a fence between them, as she alleges, on her own land. Defendant pulled it down, and plaintiff claimed it was pulled down to which was returned in a deed, and was not on plaintiff's land. At the trial plaintiff's action was dismissed with costs. Appeal argued and judgment reserved.

Before Riddell, J.; Kelly, J.; Lennox, J.; Robinson v. Osborn—W. Laidlaw, K.C., for defendant. J. P. MacGregor for plaintiff. An appeal by defendant from the judgment of Gorman, J., of County of Halton, of Aug. 12, 1912. An action by plaintiff for a judgment for possession of the easterly half of lot 10, north of Ontario street, east of the river in the Village of Bronte, containing one-fourth of an acre. The defendant pleaded title by possession. At the trial judgment was awarded plaintiff for possession as prayed with costs. Judgment: Appeal dismissed with costs.

Deutschman v. Village of Hanover—I. F. Hellmuth, K.C., and W. H. Kirkpatrick for defendant. D. Robertson, K.C., for plaintiff. An appeal by defendant from the judgment of Sutherland, J., of the County of Grey, of July 10, 1912. An action for damages by Lydia Deutschman, a married woman, and her husband for injuries (a broken wrist) sustained by the wife owing to a fall on defendant's sidewalk on Feb. 4, 1912. At the trial judgment was awarded to Lydia Deutschman for \$400 and costs and to Frederick Deutschman for \$250 and costs. Judgment: Appeal dismissed with costs.

Non-Resident v. ... (text partially illegible)

in the city hall, Monday, Oct. 21, at 11 a.m.

Gast v. Moore.

Dated and signed by ...

Plowright v. Martin.

Long v. Somley et al.

Hannah v. Hart.

Kennedy v. Harris.

THE HOME BANK OF CANADA

ORIGINAL 1864

For persons who have not the time to worry about their investments there is no more convenient or safe method of securing an adequate return upon surplus cash or funds than through a deposit account in a Chartered Bank. The principal remains absolutely secure and available, with compound interest added, upon demand any hour during a banking day.

CONVENIENT INVESTMENT.

AMUSEMENTS.

ALEXANDRA

THREE WEEKS OF Henry W. Savage's Successes

THE MERRY WIDOW

EVERY WOMAN

Tomorrow Night

TORONTO MASSEY

SYMPHONY ORCHESTRA

CONTRALTO

Prices: 75c, 1.00, 1.50, 2.00 RUSH, 50c

LECTURES FOR NON-CATHOLICS

St. Basil's Church, St. Joseph Street.

QUESTION BOX—Questions deposited in the box at the church door will be answered weekly.

Wednesday, 8 p.m.—"The Bible." Thursday, 8 p.m.—"Internal Religion." Friday, 8 p.m.—"Why Confess Our Sins to a Priest?"

STAR BURLESQUE

"CHARMION" WITH "BOHEMIANS"

Parkdale Rink

Exclusive patronage. Three sessions daily, 10.30, 2.30, 8.15. Band night and Saturday afternoon. 12.15

of an evening newspaper. Sympathetic and eulogistic remarks were made by the other members of the court.

Gottseiner v. Werner—W. R. Smyth, K.C., for defendant. L. F. Heyd, K.C., for plaintiff. An appeal by defendant from the judgment of Mulock, C.J., of April 11, 1912, by consent of counsel motion adjourned until 17th inst.

Phillips v. Conger—F. McCarthy for defendants. The Conger Company, J.P. Weeks (Harry Sound) and F. R. Powell, K.C., for respondent. An appeal by the defendants, the Conger Company, from the judgment of Latchford, J., of June 15, 1912, by consent of counsel motion adjourned sine die.

Acton v. Parker—W. D. McPherson, K.C., for plaintiff. J. Cowan, K.C., for defendant. An appeal by two plaintiffs from the judgment of the county court of Lambton of June 12, 1912. An action to recover \$300 damages, alleged to have been caused by the defendant fraudulently stating the age of a horse sold by him to plaintiffs to be only 18 years, while the animal was in fact more, and declining to furnish pedigree of horse as they were alleged to have agreed to do. At the trial judgment was given for defendant with costs. Appeal dismissed with costs.

Dickie v. Chelichian—A. S. Baird, K.C., for plaintiff. W. S. Brewster, K.C., for defendant. An appeal by plaintiff from the judgment of Hardy, J., of County of Brant, of Aug. 12, 1912, in a judgment of \$1000. Plaintiff claimed a fence between them, as she alleges, on her own land. Defendant pulled it down, and plaintiff claimed it was pulled down to which was returned in a deed, and was not on plaintiff's land. At the trial plaintiff's action was dismissed with costs. Appeal argued and judgment reserved.

Before Riddell, J.; Kelly, J.; Lennox, J.; Robinson v. Osborn—W. Laidlaw, K.C., for defendant. J. P. MacGregor for plaintiff. An appeal by defendant from the judgment of Gorman, J., of County of Halton, of Aug. 12, 1912. An action by plaintiff for a judgment for possession of the easterly half of lot 10, north of Ontario street, east of the river in the Village of Bronte, containing one-fourth of an acre. The defendant pleaded title by possession. At the trial judgment was awarded plaintiff for possession as prayed with costs. Judgment: Appeal dismissed with costs.

Deutschman v. Village of Hanover—I. F. Hellmuth, K.C., and W. H. Kirkpatrick for defendant. D. Robertson, K.C., for plaintiff. An appeal by defendant from the judgment of Sutherland, J., of the County of Grey, of July 10, 1912. An action for damages by Lydia Deutschman, a married woman, and her husband for injuries (a broken wrist) sustained by the wife owing to a fall on defendant's sidewalk on Feb. 4, 1912. At the trial judgment was awarded to Lydia Deutschman for \$400 and costs and to Frederick Deutschman for \$250 and costs. Judgment: Appeal dismissed with costs.

Non-Resident v. ... (text partially illegible)

in the city hall, Monday, Oct. 21, at 11 a.m.

Gast v. Moore.

Dated and signed by ...

Plowright v. Martin.

Long v. Somley et al.

Hannah v. Hart.

Kennedy v. Harris.

PASSENGER TRAFFIC.

GRAND TRUNK RAILWAY SYSTEM

LONDON

DETROIT

CHICAGO

3-Trains Daily--3

8 a.m., 4.40 p.m. and 11.00 p.m.

Finest Equipment

Smooth Roadbed

Electric-Lighted Pullman Sleepers.

ONLY DOUBLE-TRACK ROUTE.

Secure tickets, berth reservations at City Office, northwest corner King and Yonge streets. Main 6298, 6276.

CANADIAN PACIFIC

Excellent Service to

Ottawa and Montreal

Leave North Toronto... 11.40 p.m.

Arrive North Toronto... 7.50 a.m.

Leave Montreal... 7.00 a.m.

Arrive Montreal... 11.30 p.m.

Electric-Lighted Pullman Sleepers.

Day Express leaves Toronto 9.00 a.m. daily, arriving Ottawa 3.00 p.m. and Montreal 8.20 p.m.

Leaving Day Coaches Dining Car and Parlor Car to Montreal. Tickets, etc., at City Office, 16 King street east.

THE ROYAL LINE

Sailing Schedule.

"Royal Edward" and "Royal George"

From Montreal From Bristol (Wed.) Steamer (Wed.)

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

Oct. 10... Royal George... Nov. 13

Oct. 10... Royal Edward... Nov. 13

PASSENGER TRAFFIC.

SUMMER TIME TABLE

JUNE 2nd

INTERCOLONIAL RAILWAY.

OCEAN LIMITED

Will Leave

MONTREAL

7.30 P.M. DAILY

FOR

Quebec, Lower St. Lawrence Resorts, Moncton, Halifax

Direct connection for St. John, N.B., The Sydney, Prince Edward Island, Newfoundland (except by limited, leaving Montreal Saturday).

Printed notices containing information as to conditions of proposed contract may be seen and blank forms of tender may be obtained at the Postoffice Inspector at Toronto, Woodville, Lorneville, Islay, Argyle, Grass Hill, Cambray, Balsam Lake, Kirkland, and at the Postoffice Inspector at Toronto.

G. G. ANDERSON, Superintendent.

Postoffice Department, Mail Service Branch, Ottawa, 7th October, 1912.

NAVAL SERVICE OF CANADA

Notice Concerning Tenders for Supplies.

SEALED TENDERS, addressed to the undersigned, endorsed "Tenders for Supplies," will be received up to noon on Tuesday the 12th November, 1912, for the following descriptions of supplies: Birch, Cedar, Spruce, Pine, Oak, Fir, Teak, all being for delivery at Halifax, Nova Scotia, and at other points in the Maritime Provinces. The Naval Store Officer may be had by application to the undersigned at the Naval Store Office at either Dockyard.

Unauthorised publication of this notice will not be paid for by the Government.

G. J. DESBARATS, Deputy Minister of the Naval Service, Ottawa, Oct. 5, 1912.

MAIL CONTRACT

Sealed Tenders addressed to the Postmaster-General will be received at Ottawa until noon on Friday, the 22nd November, 1912, for the conveyance of His Majesty's Mails on a proposed contract for four years and times per week over Galt, Galt, and Sheffield, Kirkwall, and at the office of the Postoffice Inspector at Toronto.

G. G. ANDERSON, Superintendent.

Postoffice Department, Mail Service Branch, Ottawa, 7th October, 1912.

MAIL CONTRACT

Sealed Tenders addressed to the Postmaster-General will be received at Ottawa until noon on Friday, the 22nd November, 1912, for the conveyance of His Majesty's Mails on a proposed contract for four years and times per week over Galt, Galt, and Sheffield, Kirkwall, and at the office of the Postoffice Inspector at Toronto.

G. G. ANDERSON, Superintendent.

Postoffice Department, Mail Service Branch, Ottawa, 7th October, 1912.

TOYO KISEN KAISHA

ORIENTAL STEAMSHIP CO.