DBER 23 1920

leading lorry barely osion, while the second arely into the hole

OR MEN LD SEE HANNA

rtson Declares Obmployes and Poli-Railway Matter.

22. - (By Canadian nown a news despatch the effect that Toobjected to any regung employes of the al Railways from partics. Senator Robertlabor, remarked that one which should be e management of the al Railwacs, and not "has nothing to do ent of the Canadian The Labor men atter up with Presiis in charge of the



Successes on the

Dnieper.

\$10. Buchler v. Bingham, Limited—Order amending claim as to amount of damages. Vokes Hardware v. Kenorthy—Order on consent dismissing action and vacating lis pendens on consent without costs. Wilson v. Murray—Order amending writ by striking out party defendant. Campbell v. Carleton Place—Order dis-missing action on consent without costs.

Judge's Chambers, Before Orde, J. Re Chidley; re Margaret Brown; re A. E. Coates-F. W. Harcourt, official guard-ian, obtained orders in these matters for

Re Orford-Stands to 27th inst. Rex v. Henderson; Rex v. McEwen; re Vakefield, Beaty v. Wakefield-Motions whimbey v. Whimbey-Stands to Novem

Whimbey v. Whimbey-Stands to Novem-ber 2, 1920. Re Ferris and Oddfellows' Relief Asso-clation-W. Lawr, for association, moved for leave to pay insurance moneys into court; F. W. Harcount, K.C., for infants; I. A. Humphries (Campbellford) for ex-ecutors. Order allowing payment to ex-ecutors. Costs to be fixed by official sugging

guardian

WRANGEL'S TROOPS

SATURDAY MORNING OCTOBER 23 1920

Incidental way, and the questions which are here submitted to the court involve in the most direct and vital manner the rights the city and of the bondholders as between themselves, which they express no desire to have determined. I do not think purpose as that proposed here. . . . If the motion upon the simple ground that there is no right of the railway requiring some immediate remedy or relief of the accused constitute the crime of the first ter had been the 'subject of an action. Motion dismissed with costs.
The result would be the same if the motion as this the result would be the same if the motion as this the result would be the same if the motion. Motion dismissed with costs.
The result would be the same if the motion as this sector that there injunction till 28th instrestraining defendants from disposing of exceeded from J. Farrell.
Wrich v. Parkinson-HF. G. Donley, for participation receiver. Motion returnable 28th inst.
Before Hodgkins, J. A.
Re forestell and Replicance, D. Company
Restrict and needed receiver. Motion returnable 28th inst.
Before Hodgkins, J. A.
Re forestell and Replicance, D. Company HOLD SOVIET ARMY Reds Checked After Recent

Sebastopol, Oct. 22.—Gen. Wrangel's South Russian anti-Bolshevik forces are holding the soviet troops who have

510 Lumsden Building.



THE TORONTO WORLD

SALE OF TIMBER TENDERS will be received by the dersigned up to and including Saturday, the 20th day of November next, for the For further particulars apply to the undersigned or to Mr. W. G. A. Wood,

POTE & ROGERS Ont. Crown Timber Agent, South Porcupine,

BENIAH BOWMAN, Minister of Lands and Forests. ESTATE AND INVESTMENT BROKERS Main 5572. October 20th, 1920.

here tomorrow morning. The C.P.O.S. Corsican is expected here Monday, as also the Anchor-Donaldson liner Sat-THREE ATLANTIC LINERS SOON DUE IN MONTREAL

passengers.

Montreal, Que., Oct. 22.—The White Star-Dominion liner Canada will dock

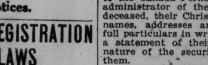




Estate Notices. EXECUTORS' NOTICE.-IN THE ES-tate of Robert Woodward. The C.P.O.S. liner Metagama leaves

NOTICE is hereby given, pursuant to the Statutes in that behalf, that all per-sons having claims against the estate of the said Robert Woodward, late of the City of Toronto, Commercial Traveler, deceased, who died on or about the 20th day of August, 1920, at the City of To-

Country of York, Cabinet Maker, De-Exercised. Country of York, Cabinet Maker, De-Exercised. Country of York, Cabinet Maker, De-Exercised. Country of York, Cabinet Maker, De-Country of York, And De-Section 56 of the Trustees' Act, R.S.O. 1914, Chap. 121, that all creditors and the said file, interest and equity of re-train parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York, and being composed of the southerly 18 feet thru-net form front to rear of Lot No. 40 in Block E, on the west side of Salem ave, according to plan registered in the their present position, under a writ of the said City of Toronto as No. 522 amended as Plan No. 622, together with their present position, under a writ of the Sheriff of the City of Toronto, the Count, Hause, City Hall, Toronto. FREDD MOWAT. Sheriff of the City of Toronto, 1920. AUCTION SALE.



PAGE THIRDAN

Estate Notices.

NOTICE TO CREDITORS, IN THE Matter of the Estate of James W. An not, Late of the City of Toronto, in the County of York, Driver, Deceased.

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> County of York, Driver, Deceased. NOTICE is hereby given, pursuant a Chapter 121 of the Revised Statutes of Ontario, 1914, Section 56, that all per-rons having any claims or demands against the late James W. Arnot, who died on or about the eighteenth day of July, 1920, are requested to send by pbst, prepaid, or to deliver, to T. A. & R. B. Gibson, the Solicitors for the Executors named in the will of the said deceased, their names and addresses, and full par-ticulars in writing of their claims, and the nature of the secutions will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only for the claims of which they shall then have had notice, and that the Executors will not be liable for the assets, or any part thereof. to any person of whose claims they shall not then have received notice. Dated at Toronto, this 5th day of Oc-tober, 1920. T. A. & R. B. GIBSON. 43 Adeiade St. East, Toronto, Solicitors for the Executors.

The administrators of Ellen Gwilliam, who died Sept. 18, 1920, will distribute the assets after Nov. 15, 1920, having regard only to claims of creditors filed before that date with
 NUTICE to CREDITORS OF WILLIAM Reid, Deceased.
 NOTICE TO CREDITORS.—IN THE Matter of the Estate of John Roach, Late of the City of San Francisco, in the State of California, Deceased.
 NOTICE IS HEREBY GIVEN, pur-suant to Section 56 of the Trustees Act, R.S.O., 1914, Chap. 121, that all creditors and others having claims or demanda against the estate of the thir-tieth day of November, A.D. 1919, at the defore the first day of November, A.D. 1920, to send by post prepaid or deliver to the Canada Permanent Trust Co., the administrator of the security, if any, held by them.
 AND TAKE NOTICE that after such last-mentioned date the said deceased, their Christian names and suf-mature of the security, if any, held by them.
 AND TAKE NOTICE that after such last-mentioned date the said data statement of their accounts, and the statement of the said deceased administ a statement of the said date of the said distribute the ascurity, if any, held by them.
 AND TAKE NOTICE that after such last-mentioned date the said administ trator will proceed to distribute the as-sets of the security if any, held by them.
 AND TAKE NOTICE that after such last-mentioned date the said administratice of the said administratice trator will proceed to distribute the as-sets of the said deceased among the parson of whose claim she shall not have had notice.
 MargGARET JANE REID, Sti Shaw Street, Toronto, Administratrix
 NOTICE TO CREDITORS.—IN THE

S. J. Binbaum for defendants, moved for order prohibiting plaintiff from taking any further proceedings in second division court of Algoma on ground that court has no jurisdiction; G. S. Hodgson for plaintiff. Reserved

McDonald v. Cockshutt Plow Co., Ltd .-

Reserved. Bourne v. Bourne-T. C. Snider, for de-jendants, appealed from master in cham-bers, October 13, 1920, awarding plaintiff disbursements; C. H. Porter for plaintiff. Appeal dismissed with costs, payable forth-

Barron v. Grace Motors-S. Rogers, for

Barron v. Grace Motors-S. Rogers, for defendant, moved to strike out jury notice; T. J. Agar for plaintiff. Motion dismissed. Costs in cause. Without prejudice to re-newal of application before trial judge. Re J. W. Pickering-J. E. Jones, for ap-plicant, moved for leave to sell certain lands; F. W. Harcourt, K.C., for infants. Order granted. Infant's share to be paid into court. Payment to mother. Wexler v. Feinsod-D. B. Goodman, for defendant, moved to strike out paragraph 14 of statement of claim; C. M. Herlick for plaintiff. Order made striking out paragraph 14, and relief claim to be amend-ed by striking out all reference to injunc-tion. Costs to defendant in the cause. Rex v. Sartareita-J. A. Mulligan (Sud-bury) moved to quash conviction under O.T.A. by magistrate at Sudbury, Septem-ber 7, 1920; F. B. Brennan for magistrate. Order made quashing conviction. No costs. Usual order for protection: Rex v. Canapini-Motion similar to above with same counsel. Motion dismissed, with-out costs.

Rex v. Canapini-Motion similar to above with same counsel. Motion dismissed, with-out costs. Davey v. Commercial Credit Co.-J. S. McLaughlin, for plaintiff, obtained order for replevin of motor truck stored in gar-age at London. Bond of \$4000 to be given to sheriff of county of Middlesex. Weekly Court. Before Orde, J. Re Albert Tremblay estate-J. P. Labelle (Ottawa) for administrator; A. C. T. Lewis (Ottawa) for official guardian; no one ap-pearing for Vanance Tremblay and Emma Tremblay, Motion to construe will reading in part, "T bequeath all the property I am possessed of or all interests that may ac-crue be bequeathed to my father, Vanance Tremblay, and my mother, Emma Trem-blay, my children and all that I possess or is due me." Judgment: The difficulty arises over the mention of the children. The official guardian contends that the sift is to the father and mother in trust for the children, as if the word "for" had preceded the words "my children," or, falling that construction, that the children are entitled to share with the father and "and"

preceded the words 'my children.' or, failing that construction, that the children, are entilled to share with the father and mother of the testator, as if the word 'and' had preceded the words 'my children.' It is contended on behalf of the father and mother that upon the true construction of the will the testator gave his whole estat-together with his children to his parents. I am of opinion that this is the right con-struction. The infant children are not direct objects of the testator's bounty. But there is an aspect of the matter which was not argued before me. It is a well-estab-lished principle under the equitable doc-trine of election that when a legate takes under the same will a beneficial legacy and an onerous legacy, and the two are intend. ed to form an aggregate gift, he must accept or reject both. I hold, therefore, that the beneficiaries cannot accept the sift of the estate without at the same time accepting the guardianship and custody of the estite, to have of the administrator as between solicitor and client. Beattle v. Isko Co. and the Sterling Bank, -R. MoKay, K.C., for plaintiff, obtained injunction till November 1, 1920, 'restrain-ing defendant, the Sterling Bank, from paying out to the Isko Company or to any other person on order of the Isko Com-pany, and more particularly from paying out two sums of \$654.34 and \$1672. Re Toronio Hadiway. E D Armour.

the credit of the defendants, the lsko Con-pany, and more particularly from paying out two sums of \$634.34 and \$1672. Re Toronto Railway-EE. D. Armour, R.C., and W. Laidlaw, K.C. for Toronto Railway Company, on motion to interpret those provisions of the contract between the city of Toronto and the original pur-chasers which relate to payments for mile-age and for percentage of gross receipts in so far as they affect the ptiority of the Geary, K.C., for the city of Toronto; R. S. Cassels, K.C., for trustees of the bond-holders; R. B. Henderson for G. L. Smith, a bondholder. Judgment: I am at a loss to see what "rights" of the Toronto Rail-way Co, are in any way affected by the question of priority. If there are any such they can only arise in some remote and they can only arise in some remote and they can only arise in some remote and the city of the Toronto Rail-way Co, are only arise in some remote and they can only arise in some re

To the Voters of Northeast Toronto

Attention is called to Section 39 of the Election Laws Amendment Act, reading as follows:

39. (1) Where a person by whom or on whose behalf notice of com-plaint has not been given applies to the revising officer to have his name entered upon the list, and no objection to the want of notice is taken, the revising officer, upon being satisfied cn oath of such person or of someone having personal knowledge of the facts, that he is qualified to be so entered, shall enter the name of such person upon the list.

(2) The name of any person shall not be removed from the list by the revising officer unless the revising officer is satisfied on oath that due notice of complaint has been given to such person or that such person is dead or has removed from the municipality.

(3) The revising officer shall not remove any name from or add any name to the list or make any other changes therein except upon the evidence under oath of some person who has personal knowledge of the facts.

Under this Section any voter whose name is not on the voters' list for Northeast Toronto, and who is entitled to have his or her name entered thereon, but has failed to file a written notice of appeal under oath, may

Under this Section any voter whose name is not on the voters' list for Northeast Toronto, and who is entitled to have his or her name entered thereon, but has failed to file a written notice of appeal under oath, may nevertheless appeal to have such name entered on the list by applying in person to the proper Revising Officer at any of the sittings indicated below, and provided that no objection is taken to the failure to file a written notice of complaint, the Revising Officer will consider the appeal. Personal ap-pearance of the applicant will be necessary in all cases where no written appeal under oath has been filed. TAKE NOTICE that the Election Board of the County of York has appointed His Honor Judge Coatsworth, His Honor Judge Denton and George O. Alcorn, Esq., K.C., to be Revising Officers will sit in Room 107 in the City Hall on Friday, Saturday and Monday, the 22nd, 23rd and 25th days of of appeal having been filed. AND TAKE NOTICE that His Honor Judge F. M. Morson has been appointed Revising Officer to consider 'and dispose of all appeals filed in writing and that the said Revising Officer will sit in Court Room No. 2 in the City Hall on the following days to consider 'and dispose of all appeals filed in the City Hall on the following days to consider the appeals filed in writing and that the said Revising Officer will sit in Court Room No. 2 in the City Hall on the following days to consider the appeals filed in the City Hall on the following days to consider the appeals filed in there are upon the limits for which these licenses are there-by accepted. Date. District. On Friday, 22nd October. Appeals from that part of the City of Toronto bounded on the north by Mount Pleasant

Appeals from that part of the City of Toronto bounded on the north by Mount Pleasant Cemetery, on the east by the G. T. R., Belt

> bounded on the north by the present City limits, on the south by Gerrard Street, on the east by Logan avenue, and on the west by the River Don.

Appeals from that part of the City of Toronto bounded on the north by the present City limits and the south boundary of the former town of North Toronto, on the south by Col-

Cemetery, on the east by the G. T. R., Belt Line and the Don River, on the west by Yonge Street, and on the south by Carlton Street (from Yonge to Sherbourne) and Ger-rard Street (from Sherbourne to the Don.) Appeals from that part of the City of Toronto bounded on the north by the present City limits, on the south by Gerrard Street, on

Autom sale. TARE NOTICES that is the distribution and the same for each of the same for the sam

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