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NORTH-WESTERN

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RAINS

June 20, 1913. ANNOUNCEMENT.

Durink the week commencink 23rd inst., weekly court and judges' chambers will be held at 10 a.m.

Master's Chambers.

[efore J. S. Cartwright, K.C., Master, Jarvis v. Wherry—Fetzer (Edmunds), or defendant, obtained on consent orelssing action without costs modant, moved for order dismissing on for default of plaintiff in at-ling for examination. L. V. Mc-dy, K.C., for plaintiff. Motion re-

red to judge in chambers. cominion Radiator v. Johnston—H. Rose, K.C., for plaintiff, obtained consent order amending statement

claim herein.

kennedy v. Kennedy—E. D. Armour,
C., for plaintiff, moved for order for
ther affidavit on production. O. H.

ing, for defendant. Reserved.
Rogers v. Imperial Portland Cement
o.; Rogers v. Wahnapitae Power Co.
M. L. Gordon, for plaintiff, moved
or order directing the two actions to
e tried together. H. S. White, for deendant in first action. J. T. White
or defendant in second action.
Re Solicitor—J. E. Jones, for client, oved for an order for taxation. J. H.

nce for solicitor. Reserved. defendant, obtained on consent or-

Before Middleton, J. Re McKee-McKee v. McKee-Parker for plaintiff, obtained on consent order confirming report and dispensing with syment into court of part of pur-

chaser.

Re W. J. Gage—F. W. Harcourt, K.C.,
for infants, obtained order allowing
payment of \$2 a week to mother for ach of two children for maintenance Re Adams—F. W. Harcourt, K.C., ob-

f official guardian for costs. Re E I. Beaty—F. W. Harcourt, K.C. or infants, obtained order for payment of moneys in court to the ad ministratrix of Edna I. Beaty, deceased, Re. J. G. Greenlaw—F. W. Harcourt, K.C., for infant, obtained order sanc-tioning sale of infant's property at

obtained order for payment of \$150 a year for maintenance of two infants.

Re Walton—F. W. Havan infants. for infants, obtained order allowing

gage to stand until December.

Re Tibley—F. W. Harcourt, K.C., for infants, obtained order allowing \$150 a year, dating one year back, for main-

Harcourt, K.C., for infants, chia ned Re Saunders and C. N. D. Ry Ph.— W. Harcourt, K.C., for infants, ob-tained order approving of sale on be-

Re Princiville—F. W. Harcourt, K.C., infant, obtained order allewing C., for infants, obtained order allowing payment into court of \$.493.75 to credit

of infant, and payment out of court of them, and to pay the amount thereof \$500 a year with privity of official to plaintiff. If the parties can agree guardian for maintenance, a mount to be inserted in judgment Re C. Steele F. V. Harcourt, K.C.,

K.C., for infant, obtained cider for Fayment out of certain moneys in court. Re Foreman and Hospital for Incurables—F. W. Harcourt, K.C., for infant btained order for payment out to the espital of moneys in court for much tenance upon undertaking of hispital to keep infant for life.

Re Murchison, lun tey 'S. Denison K.

C, for petitioner, obtained order ce-claring H. W. Murch son a lunatic and appointing wife and Trust Co., joint committee of estate, and wife committee of the person. Reference to master Re Vorusso-F. Deaton, K.C., for ap-

plicant. F. W. Harbutt, K.C., for infant. Application by Marquis Carlo Duratzo, regal consul of Italy fer Canada, for payment out of moneys in court to credit of infants.

Re A. O. U. W. and Bottomley—A. J. Thomson, for Margery Y. Bottornley, moved for order for payment out of court. J. H. Ferguson for J. W. and J. Bottomley. At request of J. W. Ict-tomley, motion enlarged until 23rd inst. court to the supreme court. Order

Ry. Co.—A. M. Boyd, for vallway com-pany moved for order allowing com-pensation for lands taken by the rail-there is no

order for partition. J. C. Pipher, defendant in person, contra. Order made. Referred to master-in-ordinary.

Re Emma O. Dell-Cuddy (W. M.

less costs.

Re Plain—F. W. Harcourt, K.C., for infant, Annie J. Plain, obtained order for payment of \$100 to mother for infant's education.

Plummer v. City of Toronto—H. D. Gamble, K.C., for plaintiff, moved for order removing action from county court of York to supreme court of Onto amendment of claim so as to into amendment of claim so as to into amendment of claim so as to into amendment of claim so as to inamount due the bank should be in accordance with Mr. Watt's comcourt, no order for transfer. Costs to
court, no order for transfer. Costs to
should be added.

defendant in any event.

Antiseptic Bedding Co. v. Gurofsky

F. Arneldi, K.C., for plaintiffs, sppealed from order of master in cham-bers directing commission to various places. F. Aylesworth for defendant.

St. Clair v. Stair—R. McKay, K.C., for defendant. W. E. Raney, K.C., for plaintiff. Appeal by defendant for order of master in chambers. On account of strictures upon the judge in defendant's newspaper, the judge de-

(Berlin), for plaintiff and two defendants, moved for order adult defendants, moved for confirming sale. Order made.

S. C. Wood, for defendants, appealed from order of master in chambers. W. E. Raney, K.C., for plaintiff. Order of master in chambers varied by directing production of documents mentioned in part 2, sec. 1. Affidavit to be made as

part 2, sec. 1. Affidavit to be made as to documents submitted being all the documents. Costs in cause.

Cornish v. Bowles—M. L. Gordon, for defendant, moved for leave to appeal from order of Falconbridge, C.J., to appellate division. R. R. Waddell for plaintiff. Reserved.

Marotta v. Reynolds—R. Wherry, for defendant, moved for order dismissing action for failure of plaintiff to attend for examination. L. V. Mc-Brady, K.C., for plaintiff. Order made directing plaintiff to attend for examination by Tuesday next, 24th inst. In default, action dismissed. Costs of

default, action dismissed. Costs of motion and costs lost to be paid forthwith to defendant.

Mutual Life v. Forest-J. J. A. Weir (Berlin), for plaintiff, moved for order for foreclosure after abortive sale. Or-

der made. Notice to be gicen defen-Re McKee—M. L. Gordon, for ad-ministrator, moved for order sanc-tioning sale pursuant to agreement. F. W. Harcourt, K.C., for infant. Order made.

> Single Court. Before Middleton, J.

Re Hillock Trusts—E. D. Armour, K.C., and J. Routledge (Whitby) for petitioners. J. E. Farewell, K.C., for trustess. F. W. Harcourt, K.C., for infants. Motion to relieve trustees of order made appointing official guardian to represent unborn issue that may have interest, and allowing trustees to retire from the trust. counts to be accepted. The three sons, Norman W., Alexander J. and Thomas B. Hillock, appointed trustees in lieu of former without security. Commission of old trustees for care since 1878 fixed at \$250. Costs out of

(Brantford), for petitioners, moved for sanction of court to sale of land. F. W. Harcourt, K.C., for infants. Order made sanctioning sale of settled estate for \$5000. Purchase money to be paid into court subject to trust. Daugher of Job held to be life tenant and entitled to income. At her death money to be divided among her sur-viving children. Costs out of purchase

Re Irwin and Campbell-W. N. Ferguson, K.C., for Irwin. N. W. Rowell, K.C., and G. Kerr for Campbell. Motion by Irwin by way of appeal from or to set aside award, which is con-tended by Campbell to be a valuation and not an award, and so not applicable. Reserved.

Before the Chancellor. Mather v. The Royal Bank.—A. W. Fraser, K.C. for plaintiff. J. I. Mac-Craken, K.C., for defendant. Action by plaintiff for the delivery to him by defendants of twenty-five shares of \$100 each of fully paid preferred capital stock of the Lake of the Woods Milling Co., Limited, or damages in lieu thereof, and damages for the de-

tention of said shares.

Judgment: I direct judgment to be entered declaring that the defendants are bound to account to plaintiff for the full value of the shares sold by for administrator, obtained ocler all unable to agree, reference to master lowing payment of \$209 into court to at Ottawa to ascertain amount and t of infant.

J. T. Bastedo-e'. W. Harcourt, forthwith after confirmation of his report. Defendant to pay costs of action and also (unless master shall other wise direct) the costs of the reference Matthewson v. Burns — J. I. Mac-Craken, K.C., for plaintiff. N. Cham-pagne (Ottawa) for defendant. Action for specific performance for sale of

for specific performance for sale of lot No. 16, Stewart street, Ottawa.

Judgment: I direct judgment to be entered for specific performance of the contract in question. Reference to master at Ottawa to take accounts fendant to pay costs of action and plaintiff to be at liberty to deduct amount thereof from her purchase

Before Falconbridge, C.J. Wilson v. Suburban Estates Co .-P. MacGregor for plaintiff. J. G. Smith for defendants. Action for \$590 damages for alleged false and fraudu-lent representations of defendants whereby plaintiffs were induced to purchase lots 30 and 31 at corner of Boland and First streets, in Bay Heights, in town of Port McNicholl. Harper v. Cobalt Lake Mining Co.—
Heights, in town of Port McNicholl.
H. S. White, for plaintiff, my and irr Judgment: In the consideration of order transferring action from county this case I have entertained much rourt to the supreme court. Order doubt and hesitation. The onus is on plaintiffs to clearly and distinctly prove the fraud alleged in statement of claim. Plaintiffs do not ask for there is no satisfactory or cogent eviway company to be paid into court.

No one contra. Order made.

Lehman v. Pipher—A. F. Coughlin, for Lucy Lehman, plaintiff, moved for order for partition. L. C. Pipher all the circumstances, without

Re Emma O, Dell—Cuddy (W. M. Douglas), for R. W. Dell, moved for order declaring E. O. Dell a lunatic and for leave to sell certain property. Order made declaring E. O. Dell incapable of managing her affairs and authorizing sale of lands. Proceeds to be remitted to committee in Michigan, less costs.

Re Plain—F. W. Harcourt, K.C., for infant, Annie J. Plain, obtained order for payment of \$100 to mother for infant's education.

Before Middleton, J.

Thomson v. Sukeman—J. W. Bain. K.C., and M. L. Gordon for plaintiff. W. N. Tilley and G. L. Smith for defendant. Action for declaration that a certain mortgage is invalid and illegal and directing defendant to discharge same, for taking accounts, marshaling securities, etc. Judgment: The statement signed by Joseph E. H. Stratford shows the assent of both parties to the money being so applied as to leave the balance due on the mortgage. I can see no reason why the same sale Before Middleton, J. I can see no reason why the same sale should not apply as in cases of merger and that an intention beneficial to the holder of the securities should not be implied, when there is nothing in the court of York to supreme court of Ontario and allowing amendment of statement of claim by increasing amount of damages claimed. I. S. Fairty for defendant. Defendant consenting to amendment of claim so can take the contact of claim so can take the case did not go beyond a mere entry in the bank books. On all grounds I think the action falls and should be dismussed with costs, save

Before Lennox, J. Krehm Brothers Fur Co. v. Bastedo.

—A. J. R. Snow, K.C., for plaintiffs.
G. Grant for defendant. Action by plaintiffs to recover \$1652, price of furs alleged to have been sold and delivered to defendant pursuant to their order therefor. Judgment: Defendant says he settled the claim sued on by delivering to plaintiffs negotiable instru-ments for the amount, and that these defendant's newspaper, the judge declined to hear the appeal.

Re Brown—W. E. S. Knowles (Dundas), for executor, moved under Devolution of Estates Act, for order for sale of lands free from dower and to fix annuity. H. S. White for widow. Stands for further consideration by parties.

Ments for the amount, and that these instruments having passed into the ownership of one Abraham Schacher they took them up before maturity and paid Schacher the amount, with the knowledge and approval of plaintiffs. Mr. Bastedo's evidence as to this is clearly corroborated by an independent witness and by documentary evidence. Nargahny v. Nargahny-J. J. A. dence. There wi'l be judgment

missing the action with costs and the

Appellate Division.

Before Mulock C.J.; Clute, J.; Suther-land, J.; Leitch, J.

Long v. Smiley.—A J. R. Snow, K.C., for plaintiff. T. N. Phelan for defendant. Appeal by plaintiff. Georgina Long, from judgment of Riddell, J., of Nov. 4, 1912. Action by plaintiff. a Toronto nurse, to recover from defendants, Toronto brokers, the sum of £236.75, alleged to have been given them for investment in mining stocks, but which, plaintiff charges, they appropriated to their own use, instead of investing. At the trial the action was dismissed without costs, Judgment: Appeal dismissed without costs, Sutherland, J., concurring in dismissal, but being of opinion that it should be with costs.

REV. R. P. MCKAY RETURNS.

Rev. R. P. McKay, D.D., Presbyterian Rev. R. P. Mckay, D.D., Presbyterian Foreign Mission secretary, returned yesterday from New York. Dr. McKay had been presiding at the executive meeting of the international executive of mission boards.

The executive made plans for co-operation in educational and evangelistic work, and a suitable division of territory among the mission boards in West China.

MINING COMPANIES **GRANTED CHARTERS**

New Porcupine Concerns Are Launched at Big Capitalization.

The launching of highly-capitalized The launching of highly-capitalized mining companies continues without abatement in the province. The Ontario Gazette this week records the incorporation of the Gosselin Gold Mines, Ltd., capital \$2,000,000, and the Clevenger-Prophet Silver Mines, ltd., capital \$1,500,000, the head offices of both to be in Toronto. Within two weeks this merks the forming of four weeks this marks the forming of four companies, representing a total of \$6,500,000 in share capital. Gold and silver ore drawn from the Porcupine region will be handled by all the con-

The other announcements include the incorporation of the Ever-Sharp Pencil Co., Ltd., of Hamilton, and the founding of a French-Canadian publication in Ottawa, to be known as La Compagnia de Publication of Compagnia de Publication of Compagnia de Publication of Compagnia de Publication Compagnia Compagnie de Publication Canadienna

BRANT CO. TO BLUSH UNSEEN.

BRANTFORD, June 20 .- (Special.) - Out of 2800 enquiries sent out by the county authorities here as to the advisability of inaugurating a Brant County publicity scheme, only 138 replies were received. Consequently the county council turned down a request today for a \$1000 grant towards publicity work.

Auction Sales

87-89 King Street East Highly Important Unreserved

AUCTION SALE HIGH-CLASS

One Oldsmobile touring car, complets, with windshield top, electric horn, tires in excellent condition (cost \$4000).

One 50 h.p. Schacht, 1912 touring car, complete, with electric horn, electric lit from exide battery, complete in every way; this car has not been run over 2500 miles.

one 5-passenger Overland 1912 touring car, specially equipped with dynamo, electric lighting, complete, with wint shield, top, speedometer, curtains; practically new tires, brass trimmed.

One van body, adaptable to almost any charging complete in excellent condition.

One van body, adaptable to almost any chassis, complete, in excellent condition.
One 40-h.p. Argyle roadster, original cost of chassis \$3500, complete with roadster body, full leather hood, all accessories, less two side lamps, two square tires, demountable rims in good running order.
One 40 h.p. Schacht roadster, 1912 model, complete with all manufacturers, accessories, with slip cover, etc., fittad with cas lighting.

with gas lighting. Friday Afternoon, 27th June, 2.30 at the Consolidated Motors, Ltd., No. 112-116 Richmond St.

The above offers a grand opportunity to purchasers. Now on view. Sale at 2-0 sharp. Tel. M. 2358. 624 Auctioneers.

Prize Medal, Philadelphia Exhibition, 1876. JAKEY'S "WELLINGTON" KNIFE POLISH Best for Cleaning and Polishing Cuttery, 3d., 6d., 1/-, 2/6 & 4/-"WELLINGTON" KNIFE BOARDS Prevent friction in cleaning & injury to Knives POLYBRILLIANT METAL POMADE

Never becomes dry and hard like other Metal Pastes. SILVERSMITHS' SOAP For Cleaning Plate. EMERY. EMERY CLOTH. GLASS PAPER BLACK LEAD

John Oakey & Sons, Limited Wellington Mills, London, England.

POLSON IRON WORKS LIMITED TORONTO STEEL SHIPBUILDERS ENGINEERS AND BOILERMAKERS Auction Sales

THE TORONTO WORLD

Suckling & Co. OUR REGULAR WEEKLY

SALE TO THE TRADE AT OUR SALESROOMS, & WELLINGTON ST.

WEDNESDAY, JUNE 25th Commencing at 10 o'clock a.m.

Commencing at 10 o'clock a.m.

Women's, Misses', Girls' and Children's
Wash Dresses, in Prints, Glughams, Muslins', Lawns, New Goods, regular sizes,
Aprons, Rompers, etc. Women's White
Lawn Embroidered Dresses, Open Neck
Walsts, in White Lawn, Sateen, etc.,
Whitewear, Petticoats, Drawers, Corset
Covers, Night Gowns, Boys' Wash Suits,
Embroideries, Laces, Ribbons, Hosiery,
etc. Prints, Muslins, Piques, Ginghams,
Sheeting, etc. Linen Towels, Turkish
Towels, Handkerchiefs, Braces.

The Clothing Stock in Detail of W. O'Connor, Queen St., City
44,900.00—Men's, Touths', Boys' and
Children's Suits, Men's Odd Coats, Men's
Pants, Boys' Knickers, Blouses, Odd
Vests, Men's Furnishings, Men's Work
Shirts, Boots, etc., and at two o'clock
p.m. we will sell a large quantity of goods
from a Storage Warehouse in the city;
also the Salvage from a Fire in a Clothing and Men's Furnishing Stock.

LIERDRAL TERMS LIBERAL TERMS.

Suckling & Co.

McLEOD TEW

WEDNESDAY, JULY 2nd

Teas Spices, Baking Powder, etc. 689.86 Wagons, Sleighs, Harness. 590:00

Terms—Quarter cash at time of sale, balance at 30 and 60 days, bearing interest and satisfactorily secured. Stock and inventory may be inspected on the premises in Guelph, and inventory at the office of the auctioneers. Auction Sale

Capital Stock Consumers' Gas Company

THE CONSUMERS GAS COM-PANY OF TORONTO hereby gives notice that it will offer for sale by public auction, at the Company's General Offices, Nos. 17-19 Toronto Street, Toronto (Mesers. C. J. Town-

send & Co, Austieneers); AT 72 THE TWENTY-SIXTH DAY OF JUNE, A.D. 1913, TEN THOUSAND THREE HUNDRED AND TEN

(10,810) SHARES OF THE CAP-ITAL STOCK of the said Company (each share having a par value of \$50.00), subject to tertain conditions, which will be made known at the time of sale, and of which and

person desiring to nurchase may in the meantime obtain a copy on application to the General Manager of the Company at the General Offices of the Company, Nos. 17 and 19 Toronto Street, Toronto.

The conditions of sale provide, amongst other things, that the stock will see offered in lots of 10 shares each, subject to a reserved bid; that 20 per cent. of the purchase money shall be paid down at the time of sale, and the balance in four equal consecutive monthly installments, the first of which shall be paid one calendar month from the date of sale; that the purchaser may pay the whole of the purchase money at the time of sale, and may pay all, or any of the deferred installments, before the same fall due; that every share sold shall. same fail due; that every share sold shall, in proportion to the amount from time to time paid thereon, and from the date or respective dates such payment or payments shall have been made, participate in all dividends declared after the date of sale; and that the purchaser shall at the time of sale sign an agreement for the completion of the purchase.

DATED AT TORONTO this 2nd day of

CHEESE MARKETS

CORNWALL, June 20 .- (Special.)-On the Cornwall cheese board this afternoon 2265 cheese, 637 white and 1628 colored, were sold. The white sold at 12 3-4 and the colored at 12 13-16. Last year at this date 2132 boxes sold

PERTH, Ont., June 20.-There wer 1500 toxes of cheese boarded here to-day, 1100 white and 400 colored; all were sold; ruling price 12 5-8 cents. Four buyers present were Webster, Bissell, McVeigh and Campbell.

VICTORIAVILLE, June 20.-2500 boxes cheese sold here today at 12 3-8

PICTON, June 20.—At our cheese board here today 19 factories boarded 2100 cheese; 1690 sold at 12 8-8 and 88 at 12 1-8 cents; twins, at 12 7-8 cents; balance unsold.

NAPANEE, June 20. At the cheese board meeting here today 1240 white and 775 colored were boarded. 1200 sold at 12 13-16 cents, buyers bidding for same. Factories made price on 560 VANKLEEK HILL Ont. June 20.

There were 1404 boxes white and 346 boxes colored cheese boarded and sold on Vankleek Hill cheese board here today, Price offered was 12 1-2 cents, board held here today 1370 cheese board and white selling at above were boarded, 775 colored and 595 July 10, to visit the experimental farm.

W. A. SMITH.

51 Canada Life Building.

Toronto, Ont., and McMaster. The board proposes having an excursion to Ottawa on both colored and white selling at above were boarded, 775 colored and 595 July 10, to visit the experimental farm.

Tenders

SEALED TENDERS addressed to the undersigned and endorsed "Tender for Supplying Coal for the Dominion Buildings," will be received at this office until 4.00 p.m., on Monday, July 14, 1913, for the supply of coal for the Public Buildings throughout the Dominion.

Combined specification and form of tender can be obtained on application at this office and from the caretakers of the different Dominion Buildings.

Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied, and signed with their actual signatures.

Bach tender must be accompanied by an accepted cheque on a chartered bank, payable to the order of the Honourable the Minister of Public Works, equal to ten per cent. (10 p.c.) of the amount of the tender, which will be forfeited if the person tendering decline to enter into a contract when called upon to do so, or fall to complete the contract. If the tender be not accepted the cheque will be returned.

By order.

By order, R. C. DESROCHERS Department of Public Works,
Ottawa, June 14, 1913.
Newspapers will not be paid for this advertisement if they insert it without authority from the Department 42889.

ANY person who is the sole head of a family, or any male over 18 years old may homestead a quarter section of available Dominion land in Manitoba, Saskatchewan or Alberta. The applicant must appear in person at the Dominion Lands Agency or Sub-Agency for the district. Entry by proxy may be made at any agency, on certain conditions, by father, mother, son, daughter, brother or sister of intending homesteader.

Duties—Six months' residence upon and cultivation of the land in each of three years. A nomesteader may live

and cultivation of the land in each of three years. A nomesteader may live within nine miles of his homestead on a farm of at least 30 acres solely owned and occupied by him or by his father, mother, son, daughter, brother or sister. In certain districts a homesteader in good standing may pre-empt a quarter-section alengaide his homestead. Price \$3.00 per acre.

Duties—Must reside upon the homestead or pre-emption six months in each of six years from date of homestead entry (including the time required to earn homestead patent) and cultivate litty acres extra.

earn homestead patent) and cultivate titty acres extra.

A homesteader who has exhausted his homestead right and cannot obtain a pre-emption may enter for a purchased homestead in certain districts. Price \$5.00 per acre. Duties—Must reside six months in each of three years, cultivate fifty acres and erect a house worth \$300.

W. W. CORY,

Deputy of the Minister of the Interior.

N. B.—Unauthorized publication of this advertisement will not be paid for.—26636



LOCAL IMPROVEMENT

TAKE NOTICE that the Council of the Municipal Corporation of the City of Toronto intends to construct the undermentioned works on the following streets, between the points mentioned, and intends to assess a part of the cost upon the land fronting or abutting on the said works:

CONGRETE SIDEWALKS.

BRICK BLOCK PAVEMENT. (Cost payable in 10 annual instalments.)

Merton street, from Yonge street to 2300 ft. E., a 28-ft. brick block pavement on 5-inch concrete foundation, with concrete curbing. The estimated cost of the work is \$32,944, of which \$3075 is to be paid by the corporation, and the estimated annual special rate per foot frontage is 90 cents.

CONCRETE PAVEMENT. (Cost payable in 10 annual instalments.) (Cost payable in 10 annual instalments.)

Lane 1st S. of King st., from 18½ ft.

E. of W.S.L. of Spencer avenue, to 16½
ft. W. of E.S.L. of Cowan avenue, a 9-ft.
concrete payement with concrete curbing.
The estimated cost of the work is \$898,
of which \$406 is to be paid by the corporation, and the estimated annual special
rate per foot frontage is 20 6-10 cents.

A petition against any of the said proposed works will not avail to prevent its
construction.

W. A. LITTLEJOHN,

W. A. LITTLEJOHN, City Clerk. City Clerk's Office, Toronto, June 21st,

TAKE NOTICE that The London & Lancashire Guarantee & Accident Company of Canada has received a license to transact the business of Automobile Insurance throughout Canada. Dated at Toronto this 16th day of June, 1913.

W. Fitzgerald, Supt. of Insurance.

NOTICE is hereby given that Florence Relf of the City of Toronto, Province of Ontario, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband, Herbert Charles Relf, now of St. Vincent de Paul, Province of Quebec, on the grounds of adultery and desertion.

Dated at Ottawa this 1st day of May, A.D. 1913, SMITH & JOHNSTON, Solicitors for the Applicant. 48 Sparks St., Ottawa, Ont.

figure. There were seven buyers pre

Estate Notices

NOTICE TO CREDITORS AND OTHERS
—In the Estate of Joseph Robert Fraser, Deceased.

The creditors of Joseph Robert Fraser, late of the City of Toronto, in the County of York, deceased, who died on or about the first day of April, 1913, and all others having claims against or entitled to share in the estate, are hereby notified to send by post, prepaid, or otherwise deliver to the undersigned executor, on or before the first day of July, 1913, their Christian and surnames, addresses and descriptions, and full particulars of their claims, accounts or interests, and the nature of the securities, if any, held by them. Immediately after the said first day of July, 1913, the assets of the said deceased will be distributed amongst the parties entitled thereto, having regard only to claims or interests of which the said executor shall then have notice, and all others will be excluded from the said distribution.

tion.
NATIONAL TRUST COMPANY, Limited,
22 King Street East, Toronto, Ontario,
Executors. Executors.

S. W. McKEOWN, 17½ Adelaide Street
East, Toronto, its solicitors herein.

Dated at Toronto, this 27th day of May,
1913.

My31Je7,21

NOTICE TO CREDITORS—IN THE Matter of the Estate of Elizabeth Blacker, Late of the City of Toronto, in the County of York.

NOTICE is hereby given pursuant to the statutes in this behalf that all persons having claims against the estate of the said Islizabeth Blacker, who died on or about the 16th day of May, A.D. 1913, at the City of Toronto, are required to send by post prepaid or to deliver to the undersigned, the Solicitors for the Executor of the will of the said deceased, on or before the 22nd day of July, 1913, their names, addresses and descriptions and a full statement of particulars of their claims and the nature of the security (if any) held by them, duly certified, and that after the said day the executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have notice.

NOTICE TO CREDITORS—In the Mat-ter of the Estate of George Mills Mc-Clurg, Late of the City of Toronto, Gentleman, Deceased.

Notice is hereby given pursuant to Section 55 of the Trustee Act, that all persons having claims against the estate of the said George Mills McClurg, who died on the 26th day of February, 1913, are required to send or deliver to the undersigned solicitors of the administrators of the will of the said deceased on or before the 10th day of July, 1913, their names and addresses, and full particulars of their claims, and the nature of the security, if any, held by them, duly certified, and that after said date the administrators will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice.

then have notice.

DUVERNET, RAYMOND, ROSS

AND ARDAGH,

310-313 Temple Building, Toronto,
Solicitors for the Union Trust Company,
Limited, the Administrators.

Dated this 18th day of June, 1913.

Pursuant to an order of the Supreme Court of Ontario made in the action of William Turnbuil vs. Emma Catherine Mandey and Jacob S. Saunders, there will be offered for sale with the approbation of J. A. C. Cameron, Esquire, the Official Referee, at Toronto, by J. C. Townsend and Company, Auctioneers, at their office at 72 Carlton street, in the City of Toronto, at 12 o'clock noon, on Saturday the 28th day of June, 1918, all and singular that certain parcel or tract of land and premises situate, lying and Concate sidewalk with concrete curb and walk laid next to curb. The estimated annual special rate per foot frontage is 18 1-10 cents.

ASHALT PAVEMENTS.

(Cost payable in 10 annual instalments).

Ashalt pavement, with concrete foundation, with concrete guiters. The estimated cost of the work is \$3386, owinch \$311 is to be paid by the corporation and the estimated annual special rate per foot frontage is \$4.10 cents.

Ashalt pavement, with concrete foundation, with concrete guiters. The estimated cost of the work is \$3386, owinch \$311 is to be paid by the corporation and the estimated on annual special rate per foot frontage is \$4.10 cents.

The estimated cost of the work is \$3386, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3386, owinch \$301 is to be paid by the corporation, and the estimated cost of the work is \$3386, owinch \$301 is to be paid by the corporation and the estimated cost of the work is \$3386, owinch \$311 is to be paid by the corporation, and the estimated cost of the work is \$3386, owinch \$311 is to be paid by the corporation, and the estimated cost of the work is \$3386, owinch \$301 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$311 is to be paid by the corporation, and the estimated cost of the work is \$3586, of which \$312 is to be paid by the corporation, and the estimated co



Estate Notices

NOTICE TO CREDITORS—In the Matter of the Estate of Edward Parker, Late & the City of Toronto, in the County of York, and Province of Ontario, Machinist, Deceased:

chinist, Deceased:

NOTICE is hereby given pursuant to "The Revised Statutes of Ontario, 1897, and amending acts," that all creditors and others having claims against the estate of the said Edward Parker, who died on or about the twenty-ninth day of April. 1913, are required, on or before the fifth day of July, 1913, to send by post, prepaid, or deliver to Messrs. Smith. Rae & Greer, of No. 4 Wellington street East, Toronto, solicitors for the executors of the last will and testament of the said deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, the statement of their accounts and the nature of the secutivities, if any, held by them.

And further take notice that after such last mentioned date, the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice, and that the said executors will not be liable for the said assets or any part thereof, to any person or persons of whose claims notice shall not have been received by them at the time of such distribution.

Dated the fifth day of June, A.D. 1918.

SMITH, RAE & GREER,
Solicitors for William Macauley Dever and George Henry Parker, Executors of the last will and testament of Edward Parker, deceased.

7, 18, 21.

EXECUTOR'S NOTICE TO CREDITORS
—In the Matter of the Estate of Horace G. Thayer, Late of the City of Toronto, in the County of York, Carpenter, Deceased.

NOTICE is hereby given that all persons having any claims or demands against the late Horace G. Phayer, who died on or about the twenty-seventh day of October, 1912, at Toronto, in the Province of Ontario, are required to send by post prepaid to the undersigned, William R. Hunter, 334A Gladstone avenue, executor and trustee under the will of the said Horace G. Thayer, or to Ida M. Thayer, 344B Bathurst street. Toronto, their names and addresses and full particulars in writing of their claims and statements of their accounts, and the nature of the securities, if any, held by them.

And take notice that after the tenth day of July, 1913, the said William R.

to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of
which he shall then have had notice, and
that they will not be liable for the said
assets or any part thereof to any persons of whose claim they shall not then
have received notice.

Dated at Toronto the eleventh day of
June, A.D. 1913.

WILLIAM ROSS HUNTER,

Executor.

WILLIAM ROSS Executor, 334A Gladstone Avenue, Toronto, 636

IN THE ESTATE OF ELLEN ELIZ-abeth Mallon, late of the City of Toron-to, in the County of York, Married Wo-man, Deceased.

Notice is hereby given that all persons having claims against the estate of the above named deceased, who died on or about the 26th day of November, A.D. 1911, are required, on or before the second day of July, A.D. 1913, to send by post prepaid or to deliver to the undersigned executor, their names, addresses and descriptions, with full particulars of their claims, duly verified, and the nature of the security (if any) held by them.

And further take notice that after such last mentioned date the executor

duce evidence of title or to produce evidence of title other than such evidence as may be in his possession. In all other respects the terms and conditions of sale will be the standing conditions of this court. Further particulars may be had from Messrs. Gregory & Gooderham, Solicitors. No. 46 King street west, or from J. A. C. Cameron, Official Referee.

Dated at Toronto this 4th day of June, 1913.

J. A. C. CAMERON, Official Referee.

Official Referee.

Official Referee.

Official Referee.

TENDERS FOR PULPWOOD LIMIT

TENDERS will be received by the undersigned up to and including Friday, the 15th day of August next, for the right to cut pulpwood on a certain area tributary to the Lake of the Woods, in the District of Kenora.

Tenderers shall state the amount they are prepared to pay as bonus in addition

Dated at Toronto this 20th day of May, A.D. 1913.

NOTICE IS HEREBY GIVEN that all the Estate of Maria Jane Garde, who died on or about the 25th day of April, 1913, at the City of Toronto, are required to send by post prepaid or to deliver to the undersigned, solicitors for the executors of the estate of the said deceased, on or before the 10th of July, 1913, their names, addresses and full particulars of their claims, and the nature of the executions of the estate will pibeced to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice, and they will not be liable for the assets of the estate, or any part thereof, to any person of which they shall then have notice, and they will not be liable for the assets of the estate, or any part thereof, to any person of which they shall then have notice, and they will not be liable for the assets of the estate, or any part thereof, to any person of which they shall then have notice, and they will not be liable for the assets of the estate, or any part thereof, to any person of which they shall then have notice, and they will not be liable for the assets of the estate, or any part th

NOTICE TO CREDITORS—In the Matter of the Estate of ing Quong, late of the City of Toronto, in the County of York, Merchant, Deceased.

to the Lake of the Woods, in the District to Kenora.

Tenderers shall state the amount they are prepared to pay as bonus in addition to dues of 40c per cord for spruce, and 20c per cord for other pulpwoods, or such other rates as may from time to time be fixed by the Lieutenant-Governor in Council, for the right to operate a pulp mill on or near the area referred to.

Such tenderer shall be required to erect a mill or mills on or near the territory, or in such place as shall be approved by the Lieutenant-Governor in Council, and to manufacture the wood into paper in the Dominion of Canada.

Parties making tender will be required to deposit with their tender a marked cheque payable to the Honorable the of Treasurer of the Province of Ontario for ten per cent. of the amount of their tenner continue, etc.

The highest or any tender not necessarily accepted.

W. H. HEARST,

Minister of Lands, Forests and Mines.

Toronto, Ontario, May 20, 1913.

Mills; all sold for 12°1-2. Buyers

Present were Johnston, Smith, Ault

Toronto of the Woods, in the District of the security of the said J. E. Cameron, the said executor, or the undersigned.

W. A. SMITH.

Toronto Ontario, Smith, Ault

Toronto Ontario, Smith, Ault

Toronto Ontario, Smith, Ault

. ILLE & SON. and Toronto Sts., 136