

OF INTEREST TO WOMEN

TO SLEEP. A flock of sheep that leisurely pass by...

"The Home" The first open meeting of the Household Economics Association...

The Nurses' Fair. The entertainment to be given under the auspices of the Toronto Graduate Nurses in Massey Hall...

In Society. A marriage has been arranged and will shortly take place at Darjeeling, India...

For Women Only. Some Suggestions About Health That Can Be Acted Upon With Enormous Benefit.

Toronto World's Beauty Patterns



A "Teddy" Bear Pattern. No. 5712

Among the many toys designed each year, nothing has yet appeared that has so won the hearts of the children as the "Teddy" bear.

Be Sure and State Size Required when Ordering this Pattern

Form for ordering patterns with fields for Name, Address, and Size.

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Mrs. Prince and Miss Ross, and Mrs. C. H. Ritchie.

St. Thomas' Church Parish Guild will hold a Rainbow Fair on Nov. 18 and 19 to open the new parish house.

Mrs. Gerhard Heintzman of Tannenheim and Mrs. John W. Bascom have sent out cards for a grand concert...

Mrs. J. C. Webster, 102 Kendall-avenue, will receive Friday of this week, and again on the second Friday of December.

Mrs. Alexander C. McPhee, 29 Concord-avenue, will receive every second Thursday during the season.

Mrs. Alfred B. Fish, 192 Dunn-avenue, will receive until the second Thursday in January.

Mrs. James K. Shuttleworth will receive at her new home, 1409 West King-street, on the second Thursday of each month.

A wedding of great interest to Barrie people took place here Saturday at Grace Church, when Nathaniel Dymond, second son of Simon Dymond of Barrie, was married to Miss M. Burton of Barrie.

A very quiet wedding took place in Hamilton, Tuesday afternoon, when Miss Marian K. Street of that city was united in marriage to Mr. Bernard K. Sandwell of Montreal.

The bride and groom were Mr. and Mrs. Krum, grandfather of the bride, in the presence of the immediate relatives, was performed by Rev. I. Tovell, D.D., Mr. and Mrs. Sandwell of Chicago, St. Louis, New Orleans, Dallas, Texas, and other points in the southern states, and on their return will reside in Montreal.

The bride's handsome wedding gown was made of Alice blue silk tulle. She carried a bouquet of lily of the valley. The bridesmaid, Miss Hannah Stephenson, of the groom, was dressed in pale green silk tulle. The bride wore a gold ring set with rubies, and the groomsmen gold cuff links. The groom was supported by Mr. Charles Gibbons of Clarendon. The presents were numerous and costly, among

them being a handsome cheque from the bride's parents. Among the guests were Mr. and Mrs. John Stephenson, Mr. E. Stephenson, Misses Hannah and Nora Stephenson, of Pickering; Mr. and Mrs. Geo. Harris of Columbus, Ont.; Mr. and Mrs. Henry Wilson, Audley; Mr. E. "Bacon," of Ottawa; Mrs. W. W. Clarendon; Mrs. (Rev.) J. A. Grant, Clarendon; Mr. and Mrs. Thos. Stephenson, Clarendon; Miss Maggie Morrison, Exeter; Mr. and Mrs. Adam Spears, Atna; Mr. and Mrs. W. L. Gibbons, Mr. and Mrs. W. J. Waldorf, Mr. and Mrs. H. P. Worthy, Miss Elsie Gibbons, Toronto.

As this is the last day of the Art Fair, which is being held in the galleries of the Women's Art Association, 604 Jarvis-street, a large attendance is expected. There are still many beautiful articles for sale and other attractions in artistic booths, the art gallery, the brownies' fishing wheel, etc., having proved very popular. The fair will be continued during this afternoon. The association has made arrangements to have a booth at the Fair of All Nations in the Massey Music Hall the end of this week.

Mrs. Frank Davidson, who is visiting friends in England, will not return until the spring.

The recital to be given Thursday at the Royal Alexandra offers a program of special interest. It will be rendered by Mr. Harry Girard. This noted baritone has appeared on numerous occasions in the concert halls of the continent in recital, as well as in comic

and grand opera, with marked distinction. Mr. Girard's career has been exceptionally illuminated. He began his musical career at the age of seven and passed through the various ranks of choir director, organist, impresario, composer and baritone. These recitals are being given for the benefit of the Hospital for Sick Children and the Toronto Free Hospital for Consumptives, and will doubtless be the most prominent social features of the season.

HARRY GIRARD.

Mme. Johanna Gadski with the Symphony Orchestra on December 8th, is arousing great interest, was scarcely more than a girl when brought to this country to sing before audiences to whom her name was practically unknown. At Kroll's Theatre, in Berlin, Walter Gadski heard her sing and was so impressed that he offered her an engagement with the Damosch-Ellis Opera Company.

Gadski made her New York debut in March, 1899, at the Hotel Elton, and she stepped into the limelight in 1903 when she became a member of the Grau company, receiving the benefit of an offer from Heinrich Conried. Gadski's nights became quite the most fashionable of the opera season, the prima donna's Aida and Brunhilde being especially popular. A difference with Mr. Conried led Gadski to sever her connection with the opera company, and for three seasons she devoted herself exclusively to the stage. She is now back at the Metropolitan, however, dividing her time equally between the concert and operatic fields.

CONVICTION QUASHED.

Court of Appeal Exonerates Railway on a Technicality. The conviction by Judge Winchester of the G.T.R. and C.P.R. for maintaining a common nuisance by not protecting the Bay-street crossing was quashed yesterday by the court of appeal, deciding on a stated case. The proceedings were instituted following the tragedy of May 24 last year, when two men were killed by an engine.

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WHY DO WOMEN SUFFER?

Such pain and endure the torture of nervous headache when the drops in sweetened water brings relief in a few minutes. You feel better at once, you're braced up, invigorated, headache goes away after one dose. The occasional use of Nervine prevents indigestion and stomach disorders—keeps up health and strength. Every woman needs Nervine, and should use it too. In 25c bottles everywhere.

IN THE LAW COURTS

IN THE HIGH COURT.

- Osborne Hall, Nov. 10. Announcements. List of motions set down for single court for Wednesday, 11th instant, at 10 a.m.: 1. Re Read Estate. 2. Re McPhee Estate. 3. Raymond v. Rose. 4. Levisky v. Gurofsky. 5. McKelvey v. Kidney. 6. Farquhar v. West Toronto. 7. Home Bank v. Wet Process. 8. Levisky v. Gurofsky. 9. Husband v. Calvin. 10. Polson v. Baggs.

Peremptory list for divisional court for 11th instant: 1. Re McNaughton and Taylor. 2. Plewman v. Jenkins. 3. Lewis v. Cole. 4. Giddon v. Board P. S. Trustees. 5. Macdonald v. City of Toronto. 6. Downing v. Mooning.

Peremptory list for court of appeal for 11th instant: 1. Ridd v. Arnprior. 2. Bagnall v. Durham. 3. Canadian Fairbanks v. London Electric Co. 4. Carro v. Erie County and Provincial Natural Gas Co.

Master's Chambers.

Before Mr. Justice G. R. Riddell. Pringle v. Financial Post—F. J. Dunbar, for the defendant; E. C. Cattarsch, for plaintiff. Judgment (B). Motion to strike out certain paragraphs in statement of claim in action for libel. It is perhaps a matter of no importance whether the third paragraph of the claim is amended as defendant desires, or whether the plaintiff will accept that the defendant is thinking it safer to do so, but having regard to the form of the notice and which it differs from that in the Oberler case, the plaintiff can retain the paragraph if he prefers to do so—as to the attack on paragraph 7, it is only necessary to say that no exact words are given to the plaintiff, and that the defendant makes any use of this paragraph except as in aggravation of damages and proof of malice. The other objection raised is advanced for, which has already been read. The motion will therefore be dismissed, or an order will be made allowing plaintiff to amend as he may prefer. No order will issue in respect of the costs of the motion, an opportunity to elect. In either case costs lie on the plaintiff.

Buchanan v. Bogue—F. Aylesworth, for plaintiff; J. G. Smith, for defendant. Judgment (B). Motion to change venue from Toronto to Peterborough. The plaintiff deliberately exercised his right of choice, and in face of the opposition of defendant he cannot now alter it, as no substantial reasons are advanced. The motion will be dismissed with costs to the defendant in the cause.

Somersville v. Ottawa Paper Box Co.—A. C. Heisington, for plaintiff; J. G. Smith, for defendant. Judgment (B). Motion to amend statement of claim. R. H. Parmenter, for defendant, contra. Order made. Costs to defendant in any event of the cause. Buchanan v. Bogue—F. Aylesworth, for plaintiff; J. G. Smith, for defendant. Judgment (B). Motion to change venue from Toronto to Peterborough. The plaintiff deliberately exercised his right of choice, and in face of the opposition of defendant he cannot now alter it, as no substantial reasons are advanced. The motion will be dismissed with costs to the defendant in the cause.

Someville v. Ottawa Paper Box Co.—A. C. Heisington, for plaintiff; J. G. Smith, for defendant. Judgment (B). Motion to amend statement of claim. R. H. Parmenter, for defendant, contra. Order made. Costs to defendant in any event of the cause.

Smith v. Hill, E. L. Ryckman, K.C., for plaintiff; J. Lorn McDougall, for defendant. Judgment (B). An appeal from the decision of the inquiring committee of the Ontario Land Commission. The trial was in accordance with the provisions of the act, and the decision will be upheld. The costs will be borne by the appellant upon paying within 10 days of taxation the costs of the appeal, may have a new trial. If these costs are not paid, appeal should be dismissed with costs.

Lucas v. Mackenzie, J. B. S. Garrow, for plaintiff; J. Lorn McDougall, K.C., for the defendant. Judgment (B). We agree with the chief justice of the chequer division that the objections are technical and devoid of merit. It is perhaps too much to expect that such applications will cease, but every effort should be made to support a by-law carried out in the face of technical defects which may be discovered by a hypercritical eye. The appeal should be dismissed with costs.

Lucas v. Mackenzie, J. B. S. Garrow, for plaintiff; J. Lorn McDougall, K.C., for the defendant. Judgment (H). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Before Moss, C.J., Opper, J., Garrow, MacLaren, J., Meredith, J., Sprague v. Booth—Judgment (H). W. Booth, for plaintiff; J. B. S. Garrow, for defendant. Judgment (H). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Wilson v. Rolph-Clark—F. W. Harcourt, for plaintiff; J. B. S. Garrow, for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Re M. M. Ellis Estate—F. W. Harcourt, for plaintiff; J. B. S. Garrow, for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Heatherly v. Knight—J. G. Smith, for plaintiff; J. B. S. Garrow, for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Re Crozier—J. W. Elliott, K.C., for plaintiff; J. B. S. Garrow, for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Re McLeod—F. W. Harcourt, K.C., for plaintiff; J. B. S. Garrow, for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

any motion to be made to trial judge for same purpose.

Before Britton, J. Collard v. Collard—A. J. R. Snow, K.C., for plaintiff; J. B. S. Garrow, K.C., for the defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Re Collard-Bach v. Collard, G. C. Campbell, for plaintiff; and two defendants, moved for administration. A. J. R. Snow, K.C., for remaining defendants. Order made. Reference to the Master-in-Ordinary.

Warrell v. Nipissing Trading and Transportation Co. Judgment. The settlement between the parties as alleged by defendants stands. Plaintiff got judgment for \$800 for part of his claim. He is not entitled to any balance. He is not entitled to any balance. He is not entitled to any balance.

Divisional Court. Before Anglin, J.; Clute, J.; Riddell, J. Re Burk estate. H. E. Rose, K.C., for plaintiff; J. B. S. Garrow, K.C., for defendant. Judgment (B). The judgment of the court varied by allowing to defendant his costs of the trial if he succeeds. In other respects appeal dismissed with costs.

Williams v. Pickard—A. H. Clarke, K.C., and J. B. S. Garrow, K.C., for plaintiff; J. B. S. Garrow, K.C., for defendant. Judgment (H). Appeal allowed and costs awarded to plaintiff.

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Williams v. Pickard—A. H. Clarke, K.C., and J. B. S. Garrow, K.C., for plaintiff; J. B. S. Garrow, K.C., for defendant. Judgment (H). Appeal allowed and costs awarded to plaintiff.

Williams v. Pickard—A. H. Clarke, K.C., and J. B. S. Garrow, K.C., for plaintiff; J. B. S. Garrow, K.C., for defendant. Judgment (H). Appeal allowed and costs awarded to plaintiff.

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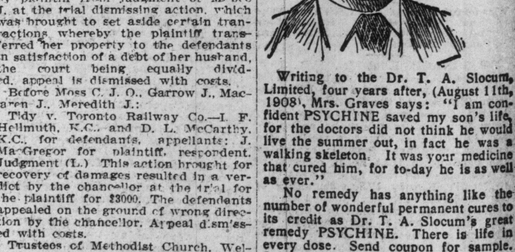
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A HOT TIME. What we guarantee our patrons. Eight thousand Toronto homes warmed by our Hot Water and Hot Air Furnaces. Twenty years of success and experience behind them. REPAIRS FOR ALL SIZES OF HEATERS.

THAT CASABLANCA AFFAIR. Form of Settlement Has Been Approved by Kaiser. PARIS, Nov. 10.—The new form of settlement of the Casablanca affair has been approved by Emperor William, which means that its acceptance by the government is assured.

Equal Gained Three. ALMONTE, Ont., Nov. 10.—At the recount of the ballots cast in North Lanark at the federal elections Thursday, Conservative was declared elected by a margin of 3 votes, which left the majority as before.

A MOTHER'S GRATITUDE. Mrs. Wm. Graves, of Chester, Nova Scotia, says: "In the spring of 1904, my son was so bad that nobody thought he would live through the morning, but my PSYCHINE came as a God send. He could scarcely walk from his lounge to the table without fainting, and his night sweats so bad I had to put his bed on the floor to dry every morning. His cough was terrible, his hands, PSYCHINE this has disappeared and he is now quite well."



Writing to the Dr. T. A. Slocum, Limited, four years after, (August 11th, 1908), Mrs. Graves says: "I am confident PSYCHINE saved my son's life, for the doctors did not think he would live the summer out, in fact he was a walking skeleton. It was your medicine that cured him, for to-day he is as well as ever."

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