

STEAMERS BY OWNERS ONE MISSING

Vessel Supposed Destroyed by Explosion is Kehuku.

RELEASE REPLY

July 29.—Fear that the Kehuku, which left here for Port Lohos, Mexico, may be destroyed by an explosion on Tuesday.

W. B. Burgoyne, ex-mayor of St. Catharines, thinks Mayor Church is wrong in his opinion that the association should be represented at the commission.

Province Bears Expense. Mayor W. Burgoyne, Oakville, upholds the association being represented by counsel, and states that he was present at the meeting when a resolution was passed to the effect that the expense of counsel appearing before the commission will be borne by the provincial government.

Many Building Permits Issued at City Hall. Permits issued at the city hall yesterday totaled \$238,000, as follows: Brown's Bread Co., addition to factory, corner Booth and Eastern avenues, \$40,000; Colangelo, detached brick dwelling, 25 Gilbert avenue, \$2,000; Toronto Hydro-Electric addition to sub-station, corner Edwin and Ruskin streets, \$10,000; W. S. Henderson (in part), detached dwelling and garage, Beresford avenue, \$5,000; S. H. Mitchell, two stores with dwellings, Dunforth avenue, \$18,000; board of education, addition to Jones Avenue School, \$140,000; K. & S. Tire and Rubber Co., pump house, addition to factory, 99 Pump road, \$4,000.

CHINAMAN FACED THREE CHARGES. In the police court yesterday Harry Chow, a Chinese restaurant keeper, had the charge against him of being in possession of a pair of boots illegally, and also a charge of theft, dismissed. He was further charged with placing a bottle of whiskey under the table behind a returned soldier, and also that he had two pistols in his possession. A fine of \$210 and costs on these two charges was imposed.

CONVICTION IS UPHELD. Yesterday Justice Lennox refused to quash the conviction of Edward Shay of Perry Road, who was sentenced by the local magistrate to nine months for B.O.T.A. Defendant complained that on his arrest he was taken direct to the police court and tried without an opportunity of obtaining legal assistance or witnesses.

LIQUOR FINE REDUCED. Yesterday Justice Lennox reduced the fine of \$1000 and costs or six months in jail imposed on Andrew Chetwode, an employe of the Algoma Steel Corporation, by the magistrate at Sault Ste. Marie for a breach of the O.T.A. to \$500, but refused a new trial or to quash the conviction.

"THE RIDEAU" FOR OTTAWA VIA CANADIAN PACIFIC. The "Rideau" leaves Toronto Union Station 1 p.m. daily, except Sunday, via Lake Ontario Shore Line. Stops at intermediate stations, including Whiteby, Ottawa, Port Hope, Cobourg, Trenton and Belleville. Direct connection for Kingston. Further particulars from Canadian Pacific Ticket Agents.

COMMITTEE IS APPOINTED. At Osgoode Hall yesterday Justice Lennox appointed A. B. Bartlett as a committee to administer the affairs of Owen McKay, engineer for the towns of Wellsville and Ford. It was stated that McKay had a hemorrhage of the brain on June 28 last, and that he was incapable of looking after his own affairs. Mr. Bartlett is the executor named in McKay's will.

ON TRAIL OF MURDER MAN'S SLAYER. Results in Brutal Murder of Mud River District. George, B.C., July 29.—A hunting party of twenty men from here, soon to arrest Wilhelm Ogilvie, who is charged with the murder of Thomas Dodds, a settler in the district.

ONLY TABLETS MARKED "BAYER" ARE ASPIRIN. Not Aspirin at All without the "Bayer Cross".

DIAMONDS. CASH OR CREDIT. Be sure and ask the jeweller to show you a genuine diamond. Diamond Impostors. 15 West Beaver Street, Toronto.

ELECTRIC FIXTURES. Extraordinary value. Efficiency Lamp Co., 150 Spadina Avenue, Toronto.

MEETINGS FAVORED COUNSEL AT PROBE

Oakville and Guelph Gatherings Voted for Representation at Commission.

Mayor Church has received the following reply from Lord Burnham, chairman of the imperial press conference, to the welcome accorded the delegates on behalf of the city of Toronto: "Delegates to imperial press conference warmly thank you for your welcome to Canada. They look forward eagerly to see for themselves the immense growth and development of the Dominion and the public and private enterprise of your progressive cities."

CITY HALL EMPLOYEES' SUCCESSFUL PICNIC. The picnic under the auspices of the City Hall Employees' Association to Queenston yesterday was an unqualified success, all who could possibly be spared from the civic service taking advantage of the opportunity to spend a pleasant outing together. The happy party embarked on the Chippewa, and had a most enjoyable journey.

CHINAMAN ORDERED RELEASED. Yesterday Justice Lennox ordered the release of Charlie Fong, who was sentenced to six months in jail by Magistrate Kingsford for the alleged theft of \$32.08 from gambling tables at the premises, 11 1/2 Elizabeth street, when they were raided by the police.

CANCER CLINICS CONTINUE. Cancer clinics continue with good results at St. Michael's Hospital. Yesterday about eighty-five patients were given the serum, about fifteen being altogether new cases. Dr. Glover was assisted by Drs. Loudon, McCormack, Buck and Crawford. A number of visiting doctors looked on and studied the things of the clinic with attention. Reports on every hand continue encouraging.

NURSES HOLD HOUSE PARTY. Because of the rain of yesterday afternoon the garden party that was to have taken place at the residence of the graduate nurses at 295 Sherbourne street, was turned into a house party. The guests were the nurses taking courses at the summer schools, and the hostesses the Ontario Graduate Nurses' Association. The house was decorated with flowers, and the gramophone provided music. Tea, cake and ice cream were served.

CLAIM UNDER MORTGAGE. Action has been entered at Osgoode Hall by John Patterson against James Shesl, to recover \$18,000 alleged due under a mortgage on property at 215-218 West Queen street, and 5 and 7 McCaul street.

BURWASH FOR SNEAK THIEF. Pleading guilty to three charges of theft of articles from rooming houses, which he entered, George Robinson was, in yesterday's police court, sentenced to one year at Burwash. Accused was up on three charges of theft in February last.

CONTRAVENED O. T. A. In yesterday's police court Lorne W. King was fined \$400 and costs for having liquor in his pocket. Accused is a returned soldier.

COMMITTED FOR TRIAL. In yesterday's police court Sam Ganagar, charged with fraud in connection with an auto transaction, was committed for trial by jury.

AUTO KILLED DOG. A fine of \$5 and costs was imposed on Carl Clamey in the police court yesterday for failing to notify the police that his car had struck a dog which died as a result of the injuries. Inspector Ballingall of the Humane Society prosecuted.

DELEGATES GRATEFUL FOR TORONTO WELCOME

Controller Maguire, chairman of the St. Julien Day Committee, who with the ladies' representatives, was present at their conference with representatives of the veterans' council on Wednesday, handed out a statement on their behalf yesterday setting forth reasons why the committee could not transfer to the newly-formed veterans' council the \$18,000 collected on St. Julien Day, 1918, to be devoted to a great demonstration at the Exhibition in honor of Toronto soldiers, with the V.C. men as guests of honor.

OSGOODE HALL NEWS. Judge's Chamber. Before Sutherland, J. Hargrave v. Stewart—N. S. Macdonnell for plaintiff ordered to appear in time to appeal from surrogate court of Grey H. S. White for defendant. Order standing until appeal perfected by 1st September. Costs to defendant unless otherwise ordered by court hearing appeal.

Before Lennox, J. Re Owen McKay—G. A. Urquhart (Windsor) vs. H. W. Patterson, moved for order declaring Owen McKay a person of unsound mind; no one contra. Order standing until lunacy reference to local master at Sandwich. At. Bartlett appointed committee. Costs out of estate as between solicitors and client.

Re Metropolitan Life & Otto—H. S. White for defendant ordered to appear in time to appeal from surrogate court of Grey H. S. White for defendant. Order standing until appeal perfected by 1st September. Costs to defendant unless otherwise ordered by court hearing appeal.

Before Sutherland, J. Re Foster v. Martin—A. W. Langmuir for defendant appealed from order of local master at Sandwich, June 1920, H. S. Robertson for plaintiff. Reserved.

Re William Nealey—J. S. Beatty, for executor, moved for leave to pay \$8,102.90 into court, H. S. Robertson for certain assignees; H. S. Shaver and H. S. White for other interests. Order directing payment into court except as to original share of Thomas A. Nealey which is to be paid to Pasken & Co. to be paid to parties entitled to receive same. Main in court until after vacation when motion for payment out may be spoken to. Costs fixed at \$25 to executor.

Re Savelle—W. Law for plaintiff obtained order confirming report of local master at Guelph, 24th inst. Costs fixed at \$20.

Re Parkinson—Fyler Jr. for John M. Parkinson, moved for judgment with concurrence of Mary Parkinson for purpose of barring her dower in certain lands. W. F. Saville for public trustee. Order made.

Re Chapman v. Morris—A. D. Armour, for plaintiff, moved for declaratory judgment; F. W. Harcourt, K.C., for infant. Leave to set down judgment for plaintiff for correction of error to read "westerly" instead of "westerly".

City of Toronto v. Toronto Railway Co.—L. S. Fairly, for plaintiff, moved for injunction restraining the erection of two buildings until permit obtained; D. L. McCarthy, K.C., for defendant. Injunction dissolved. Costs reserved to trial judge. Trial to be had as speedily as possible on sole question of ownership of chalets, set out in affidavit of Sinclair.

Nash v. Schrock—Stands two weeks, Toronto and Hamilton Highway Commission v. Motor Sales—R. S. Robertson for plaintiff, moved to continue injunction; E. B. MacIntyre for defendant. Injunction dissolved. Trial to be had as soon as possible. Costs reserved to trial judge.

Graham v. Elliott—J. G. Smith, for plaintiff, on motion to continue injunction; C. E. Newman for defendant. Injunction continued in meantime. Plaintiff to have liberty to amend writ by claiming \$4000 instead of \$2000.

Re Loftus v. Anderson—M. DeBrisay, for purchaser, moved to declare objection void; D. C. Ross for vendors. Declare that under the will the trustee has the right to sell, but the purchase money is not to go to the purchaser, otherwise the sale is not to go through. Costs out of estate.

Farmer v. Currie—Stands one week. Glendinning v. North American Lumber Co.—S. H. Bradford, K.C., for plaintiff, moved for injunction to restrain defendant from selling lumber. Injunction to stand. Costs reserved to trial judge.

Re Brown and Collins—Stands one week. Smith v. Saperstein—F. H. Snyder, for plaintiff, moved to continue injunction; A. E. Knox for defendant. Stands one week. Injunction continued in meantime. Plaintiff to have liberty to amend writ by claiming \$4000 instead of \$2000.

March v. Child—Stands two weeks. Trustees of Roman Catholic Separate Schools v. Kearney—J. E. Day, for plaintiff, moved for injunction; T. N. Phelan, for defendant. Order directing that upon

UNABLE TO DIVERT TAG CONTRIBUTIONS

St. Julien Day Committee Points Out Provisions of War Charities Act.

Controller Maguire, chairman of the St. Julien Day Committee, who with the ladies' representatives, was present at their conference with representatives of the veterans' council on Wednesday, handed out a statement on their behalf yesterday setting forth reasons why the committee could not transfer to the newly-formed veterans' council the \$18,000 collected on St. Julien Day, 1918, to be devoted to a great demonstration at the Exhibition in honor of Toronto soldiers, with the V.C. men as guests of honor.

Controller Maguire said the St. Julien Day fund was raised for a specific purpose, and under the war charities act money could not be diverted from the purpose for which it was raised. The committee considered that the fund could not be handed over to the new organization whose representatives had no definite figures, and merely stating that the expenses would be approximately \$10,000, the balance of \$8,000 to be kept to carry on the work of the new council which was to be a permanent organization.

The position thus in that the veterans' council has now only \$2,500 granted by the board of control for the purpose of entertaining the V.C. men on the first day of the Exhibition, but it is understood that a method is being devised whereby some of the \$18,000 can be utilized.

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EATON'S DAILY STORE NEWS



Monday Being Civic Holiday STORES CLOSED FROM FRIDAY, 5 P.M. UNTIL TUESDAY, 8.30 A.M.

THE T. EATON CO LIMITED

IMPERIAL BANK OF CANADA DIVIDEND No. 120 NOTICE is hereby given that a Dividend at the rate of twelve per cent. (12%) per annum upon the paid-up Capital Stock of this institution has been declared for the three months ending 31st July, 1920, and that the same will be payable at the Head Office and Branches on and after Monday, the second day of August next.

CHILDREN BASIS OF ASSESSMENT APPEALS. Citizens assessed on income in Ward Two are appealing to the court regarding the Miller case. Chief of Police Samuel J. Dickson yesterday issued the following statement regarding the Miller case: "It would have been much better if Ald. Honeyford had communicated with me to get the facts before giving his statement to the mayor. As it is the statement is far from the true facts. The boy had been wandering around and had not been at home. In cases where juveniles are arrested it is compulsory by law to notify the parents, but this was not a juvenile case. The police often have requests to notify relatives, but if a request is made the police do it."

RESIDENCE FOR THE BLIND. The new "Clarkwood," the women's residence for the blind, is now in occupation, although work is not yet completed. The site is on Sherbourne street, overlooking the Allan Gardens. The beautiful new home is capable of accommodating thirty, and the staff that was sufficient at the old residence at 78 Colborne street has been enlarged, the superintendent Mrs. Briars, now having two assistants.

STOLE A BICYCLE. For the theft of a bicycle from the Eaton store Joseph Chalk was, in yesterday's police court, sentenced to twenty days in jail.

Aurora Woman Hit by Auto; Is in Critical Condition. Struck by an auto near her home in Aurora last night, Mrs. Irene Walker, house aged 27, of Oak Ridge P. O., received serious injuries. She was removed to St. Michael's Hospital by the driver, Harry Claxton, 555 Eglar avenue. Her condition is regarded by the hospital authorities as critical. When struck by the auto Mrs. Walkerhouse is said to have been crossing the street, accompanied by her little daughter, who was luckily unharmed.

"ARE YOU LEGALLY MARRIED?" Bon-Opto gives quick relief to work-a-day, aching, itching, burning, inflamed and watery eyes. Best druggists recommend and guarantee satisfaction or will refund your money.

Clear Baby's Skin With Cuticura Soap and Talcum. Clear Baby's Skin With Cuticura Soap and Talcum. Clear Baby's Skin With Cuticura Soap and Talcum.