

ORD PUPILS
COLLEGIATE

Be Problem This
Just Secure More
Room.

ont, July 15.—(Special.)
of the entrance examina-
out by July 23, or July
mated today. Two hun-
teen candidates out of
test. This information
are or less of a str-
the Brantford Collegiate
y inadequate as to ac-
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up for admission on the
in September. There is
that the new act require
school up to the age of
there is no possibility of
accommodation copy-
on. Principal Overholt
at he had impressed on
committee the necessity
additional rooms out-
gate here at \$16 a ton. Al-
conditions across the
worthy that one last
week received an offer
coal at the bridge at
As the freight charges
are \$1.10 a ton, and
change costs a further fac-
understood that there is
wer prices.

of Holland Gin.
at \$31,075 was seized by
George Hill, 71 Park ave.
police state he will not
ship of the booze. These
of the purse stuff from
Higin, organist and
at the Brant Avenue
church, has tendered his
effective September 1.
to take over the duties
Knox Church, Canada
been leader of the Schu-

by Bro. Milton Wilbur,
warden of the Grand Ma-
of Canada, was honored
Ford Masonic Past Mas-
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ed reception was given

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FIFTY DOLLARS FOR
THE WAITRESSES

Some Hotels Are Paying This
Figure, Tho Most Pay
Forty-five.

Richard Russell, business manager for the Union of Waiters and Cooks, stated yesterday afternoon that the King Edward Hotel, Mossop's, the Queen's and the Prince George Hotel had accepted the schedule which the union presented some time ago. The Ontario and the Toronto Clubs have also accepted the demands, which were \$45 a month for waitresses and \$50 a month for waiters.

Speaking on behalf of the Union of Waitresses, Mrs. Johns, business manager, stated that the Walker House and the Carls-Rite, which are both under the same management, were paying the waitresses \$50 a month, and had done so since last May. For emergency dinners, banquets or Sunday, the waitresses were paid \$1.50 a banquet at the King Edward Hotel, and at the other \$2, and had their meals provided well. The King Edward Hotel paid \$2.25 a banquet for three hours each. These figures were paid only when the waitresses were called from their homes. If they were on the floor prior to the banquet they were paid only \$1 a banquet at all hotels.

The scale of hours adopted by the different houses which have accepted the new ones is a day of nine hours spread over not more than 15 hours, as against a nine and one-half hour day spread over 15 hours in last year. This was the statement given to The World by Richard Russell, business manager for the Union of Waiters and Cooks.

Mrs. Johns will this year, as she did last year, take over charge of the Beaver Restaurant at the Exhibition, which is run by 30 returned men, headed by Sergeant Goodman. She stated yesterday that it would be an absolutely union restaurant, run for returned men and by returned men on trades union plans.

TRACKMEN GET RAISE;
DATES BACK TO JUNE

The Ontario Railway and Municipal Board settled two points yesterday in the new agreement between the Toronto Street Railway and the men. The question arose to whether or not the five-cent increase in wages should be extended to the trackmen. The board ruled that they receive the increase, as they were members of the Street Railwaymen's Union and were on strike, and their demands were laid before the company before the old agreement expired. The other point was as to whether or not the five-cent increase dated back to June 16, when the old agreement expired, and the board has decided that it did, though, of course, it did not apply to the period of the strike when no wages are paid. F. L. Hubbard, assistant general manager, was present on behalf of the company, and the men were represented by Controller Gibbons, W. D. Robbins and others.

Did Repairs on House
But Landlord Gets Rent

In the division court yesterday, Frank Barnes claimed the rent claimed by Mrs. H. Kira for a house occupied by him on the ground that he had executed some repairs on the premises. It transpired that defendant had made the repairs without the consent of the landlord, and the court accordingly gave judgment for the rent. Judge Morson advised the defendant: "Don't do repairs for a landlord unless he agrees to pay for them."

GRIP SWIPER SENTENCED.

Convicted on a number of charges of stealing grips and other articles from motor cars, William Heintzman, alias Heurne, was in yesterday's police court sentenced to two years less one day at Burwash. Accused, besides being engaged in grip stealing himself, got the assistance of innocent young lads to "take" the articles from motor cars and fetch them to him at a certain place, giving plausible excuses to them to perform the dirty work.

QUIT FOR MORTGAGE

Action has been entered at Osgoode Hall by Louise Allen against the Globe Land Company and the York Land Company for \$68,308.41 principal and \$2,506.94 interest, alleged due under a mortgage on 135 acres in the second concession east of Yonge street, York township.

Convenient Train Service to Montreal
and Ottawa From Toronto "Yonge St. Station"

Toronto "Yonge St. Station" is situated in the heart of the great residential section, and is reached from downtown by the Yonge street cars. Excellent train with sleeping cars, daily except Saturday. Further particulars from Canadian Pacific ticket agents.

NUISANCE ALLEGED.

Action has been entered at Osgoode Hall by William Thompson to restrain A. W. Cheesworth and Venn and Evans from carrying on a store or manufactory on lands immediately to the south of plaintiff's residence on Pender street. The plaintiff also asks for an order quashing the city bylaw purporting to amend the residential bylaw or to authorize the issuance of a permit.

MURINE YOU CANNOT BUY NEW EYES
But you can promote a Clean Healthy Condition.
YOUR EYES Use Murine Eye Remedy "Night and Morning."
Keep your Eyes Clean, Clear and Healthy.
Write for Free Eye Care Book.
Murine Eye Remedy Co., 9 East Ohio Street, Chicago

Victrola Parlors, Ye Olde
Firme, Heintzman & Co.,
Limited. Everything in
Records, Always.'Bells of St. Mary's'
And
"Oh! By Jingo!"

New Double-Sided Record,
\$1.00
A Fine Selection of Dance
Music for the Summer Season.

Heintzman & Co., Limited
193-197 Yonge Street, Toronto

DOUGHTY'S SISTERS DENY
THAT HE DISAPPEARED

At Osgoode Hall yesterday Mr. Justice Lennox adjourned till after the long vacation the application by Mrs. John Doughty to have her husband, John Doughty, declared an absentee, and to have trustees appointed who would look after the collection of rents from properties owned by him. The application was opposed by three of Mr. Doughty's sisters, and counsel for them stated to the court that Mr. and Mrs. Doughty had been separated for some time, during which period she received no separation money. The sisters denied that their brother had disappeared, claiming that he resigned his position in Toronto to accept one in Montreal.

NEW APPOINTMENTS TO
FACULTY OF MEDICINE

The following appointments to the faculty of medicine and Connaught antitoxin laboratories of the Toronto University were handed out by the bureau yesterday. About one hundred more appointments are to be made to other faculties. They will be announced later.

Clinicians—Drs. R. G. Armour, G. F. Boyer, W. R. Campbell, A. V. Canfield, H. H. Caulfield, F. A. Clarkson, H. K. Deweller, J. H. Elliott, A. A. Fletcher, A. M. Goulding, N. Gwyn, B. Hannah, G. W. Howland, H. S. Hutchison, R. Jamieson, N. M. Keith, J. D. Loudon, D. McGillivray, A. J. MacKenzie, A. G. McPhedran, J. H. McPhedran, F. S. Minns, E. A. Morgan, L. Murray, W. Ogden, J. A. Oille, T. J. Page, H. C. Parsons, G. Pirie, E. W. Rolph, C. Sheard, jun., D. K. Smith, G. E. Smith, H. Spohn, G. S. Strath, E. J. Trow and G. S. Young.

Dr. G. W. Loughheed, demonstrator clinical microscopy; Dr. A. B. Moffatt, assistant clinical microscopy.

Pediatrics—Miss A. Courtney, chemist; Miss I. MacLachlan, assistant chemist; and Miss G. Boyd, research fellow.

Connaught antitoxin laboratories—Dr. R. D. Detties, associate director in charge of antitoxin division; Dr. A. H. W. Caulfield, part-time research associate; Miss L. Hanna, research assistant.

KAPUSKASING MILL
BOON TO COUNTRY

Premier Drury declared yesterday that the establishing of a new pulp and paper mill at Kapuskasing, Ont., would be a big boon to that section of the country. "We are getting a big industry and on very favorable terms to the government," he said.

A deputation of business men interested in the venture had a long conference with the premier. No further details of the concern were available, the premier stating that later when all pending arrangements are completed a statement as to the terms will be given out.

WILLS AND BEQUESTS.

Under the will of the deceased Harriet E. Ashcroft, who left estate valued at \$28,161, Mrs. J. M. Forster, wife of Dr. Forster, is named residuary legatee, after payment of certain annuities and legacies to friends, and a bequest of \$2,000 to the Mackay Institution for the Protestant Deaf, Dumb and Blind, at Notre Dame de Grace, Montreal.

The deceased Mrs. Eden Baldwin, a widow, who left estate valued at \$4,500, bequeaths to her son Arthur and her daughter Florence, one dollar each. The residue goes to another daughter, Sarah Ann.

The estate, valued at \$4,412, left by William Booth, will be divided in equal shares between his mother, two brothers and three sisters. Deceased died intestate.

The \$1,869 estate left by John Buswell Brown, formerly of the 19th Battalion, will be divided among his relatives in England.

Under the will of the deceased Arthur Billingham, the \$4,450 of which he died possessed goes to his widow.

FINE FOR B.O.T.A.

In the police court yesterday, William Calderone was fined \$500 for breach of the O.T.A. He was caught along with another man, Michael Arbino, with a motor car at the foot of York street, which was laden with 39 bags of whiskey. Nearby a powerful motor launch was in readiness. Arbino was discharged.

CONTRAVENED O. T. A.

For a breach of the O. T. A. Robert Monks was, in yesterday's police court, fined \$200 and costs.

INJUNCTION GRANTED.

Judgment has been entered for the United Art Co. against A. W. Willman, restraining him for one year from engaging in printing work similar to that which he sold to plaintiffs. Judge Ward allowed plaintiffs no damages.

DOPE MAN FINED

For having about a thousand dollars worth of "dope," cocaine and heroin in his possession, Benjamin Herscovitz was in yesterday's police court fined the nominal sum of \$50.

HYDRO COMMISSION
OFFICIALLY NAMED

Will Get Down to Work at
Once—Sittings Will
Be Public.

Official announcement was made by Premier Drury yesterday, that the Hydro Radial Commission will consist of Justice Sutherland (chairman), T. A. Russell, Fred Bancroft, W. A. Ames and A. F. Macallum. It will lose little time in getting down to work.

Mr. Justice Sutherland, chairman of the commission, said that he hoped to assemble the members very soon and get a start made.

He refused to make any comment on the Hydro radial situation, and intimated that when any statement was to be made it would come from the commission—not an individual member.

All sittings will be public. "Publicity for the evidence and findings of the commission is what we want," said Hon. W. E. Roney.

It is quite probable that the municipalities interested directly in Hydro radials will have counsel at the sittings of the commission.

OSGOODE HALL NEWS

Master's Chambers.

Before J. A. C. Cameron, Master.
Williams v. Morrey, J. W. Pickup, for plaintiff, moved for order to take evidence of plaintiff on commission at Winnipeg; P. E. F. Sney for defendant. Order made for commission. Costs of application and execution of commission reserved to taxing officer.

Kingston Road Lumber v. Grinshaw; Sinclair (Plaintiff & Co.) for defendant, obtained order dismissing lien and vacating certificate of lien on consent without costs.

Gooderham v. Black; Murray (Blackstock & Co.) for plaintiff, obtained final order of foreclosure.

Thompson v. Chesebrough; C. P. McTague (Hughes & Agar) for plaintiff, obtained for examination under Rule 17a, during vacation.

Judge's Chambers.
Before Lennox, J.

Re Annie M. Parr; Summers v. Farr; D. W. Saunders, K.C. for plaintiff, moved for administration; J. B. McColl (Coburn) for defendant. Order made not to issue for one week.

Re Roland W. Young; C. H. Porter, for Julia McBride, moved for order declaring lunacy; W. P. Harvie for public trustee. Order made; reference to J. A. C. Cameron. Security to be approved by referee.

Re McGovern; McGovern v. Conmee; R. L. McKinnon (Guish) for plaintiff, obtained on consent order confirming report of local master at Port Arthur, April 3, 1920, and directing payment of balance thereof, except as to amount of executor's commission which has been retained.

Re Bohan & Toronto General Trusts Corporation; Richardson and Gurney (Plaintiffs) v. J. J. Day, for James Bohan, moved to appoint arbitrator pursuant to order of leave, to represent lessor in arbitration proceedings. No one contra.

C. J. Holman appointed arbitrator. Arbitration not to be proceeded with at instance of applicant till time for appeal has elapsed.

Re Albert Vallee; T. N. Phelan, for plaintiff, obtained declaration of lunacy. Sale of lands ordered and referee directed.

Re Huff & Vasey; L. A. Landrian, for administrator, obtained ex parte order allowing payment into court of moneys remaining in his hands out of proceeds of sale under mortgage.

Re Edward Ross Woodward; C. A. Thomson, for W. H. Halfacre, moved for order to examine witnesses on pending motion during vacation and to re-examine applicant; J. R. Roaf for Walter Woodward. Order for examination of both parties in Hamilton within one week. Four days' notice. Costs reserved.

Re East & Hart; A. A. Macdonald, for primary creditors, moved for order for issue of writ of attachment against solicitor on ground that solicitor has not carried out certain undertakings; C. M. Garvey for solicitor. Refused.

Tucker v. Rowntree; G. T. Walsh, for plaintiff, moved for order to commit defendant to prison for contempt of court in person. Order directing defendant to attend on his own costs of examination fixed at \$10, to be paid by defendant when he attends for examination.

Re Solicitor; S. Duggan, for plaintiff, moved for order for taxation of solicitor's bill; J. B. Keeler for solicitor. Order for taxation; bill to be itemized.

Re Argo; Raymond; L. M. Pirih, for applicant, moved for payment out of accumulated interest on moneys in court to widow. Order for payment out of \$288.45 and interest.

Re Rex v. McCutcheon; G. W. Morley moved to quash certain proceedings in rate at Milton on June 25, 1920; P. Brennan for municipality. Motion dismissed. No costs.

Weekly Court.
Before Sutherland, J.

Re John Smith Estate; G. Keogh, for National Trust Co. trustees, moved for order constraining will; H. M. Ludwig, K.C., for children of Sarah Murdoch, Anne Murdoch and Charles Smith, deceased children; D. O. Cameron for Neil J. Smith, et al., living children; F. W. Harcourt, K.C., for infant, John Charles Smith. Motion dismissed.

Enlargements for one week were made in the following cases: Toronto and branch of the first restriction in v. Motor Sales; Cantin v. Corbelle; Derick v. Simmons; Lakeman v. Army and Navy; Simon v. Simon; Gilbert v. Caldwell; Forfar v. Childs, and Nash v. Schreck.

Enlargements for two weeks were made in Martin v. Child and Riza v. Dowler.

Young v. Ideal; Stands to Sept. 20.
Re John Doughty; Stands sine die to come on after vacation on notice.

Before Order.
Re Second Church of Christ Scientist and Andrew Dods et al.; G. H. Shaver for Second Church of Christ; P. E. F. Sney for Andrew Dods et al. Application under Consolidated Rule 604 for interpretation of two conveyances from one Andrew Dods of certain lands now owned by the Second Church of Christ Scientist. Judgment: Dods, as the original grantor, is bound by the restriction in the land shown upon the plan, together with those purchasers who are associated with him in the purchase of the land shown in erecting a church upon lots 12 and 13 the owners thereof would be committing a breach of the first restriction in the schedule which provides that no building or erection shall be placed upon the land shown in the first restriction.

It was not suggested on the argument that a church building, such as the Second Church of Christ Scientist, proposed to erect, can be considered a private dwelling house within the meaning of the first restrictive covenant, but it was contended by the church that the grantor had waived this restriction by his failure to enforce the covenant contained in the sixth clause of the schedule, which required the purchaser to commence the erection of a dwelling house within one year. No authority whatever was given for this novel suggestion. I know of no principle of law which entitles a covenantor to escape from one covenant by

ACUTE ECZEMA
ON BABY'S HEAD

Face, Neck, Arms, Terrible
Sight, Itched And Burned.
Cuticura Heals.

"Baby was two months old when I noticed little pimples on her head. They kept getting worse and spread till her head, face, neck and arms were one mass of eruptions, burning, itching, and bleeding. I was told it was eczema. I had to sew up her arms and legs in linen. She was a terrible sight. For one year I had no rest night or day."

"We got Cuticura Soap and Ointment. In less than two weeks she began to mend and in a few months she was healed." (Signed) Mrs. Boorman, 243 McDonnell St., Peabody, Ont., April 19, 1919.

Stop the use of all doubtful soaps. Use Cuticura for all toilet purposes. Soap 25c, Ointment 25c and 50c. Sold throughout the Dominion. Canadian Depot: Lyman, Limited, St. Paul St., Montreal. Cuticura Soap shares without charge.

EATON'S DAILY STORE NEWS



**STORE
CLOSED
ALL
DAY
SATURDAY
DURING
JULY
AND
AUGUST**

T. EATON CO LIMITED

BECK WILL WAIT
FOR LEGAL REPORT

In referring to the statement of Hon. E. C. Drury at Markham Wednesday that the acquisition of the Guelph Railway was not included in the agreement between the Hydro-Electric Commission and the municipalities to acquire the line from Kinston to Guelph, Sir Adam Beck stated yesterday that before making any definite statement, he would first wait until the legal department investigated, to see what was the actual legal situation.

CANNOT ERECT CHURCH
ON RESTRICTED PROPERTY

That the Second Church of Christ Scientist cannot erect a church at the corner of Indian road and High Park Gardens was the decision handed out by Mr. Justice Ode yesterday. Residents objected to the erection of the building on the ground that such would be a contravention of the restrictive clauses of an agreement of sale of the property.

Metropolitan Railway
Requests More Sidings

Altho it has only a single-track franchise to North Toronto, the Metropolitan Railway is to make an attempt to increase its sidings there. The preliminary move is a request for a conference with Works Commissioner Harris as to the location of these sidings. If the city will not consent, the company will try to secure an order for sidings from the railway board.

NIGHT TRAIN SERVICE
TO OTTAWA VIA CANADIAN NATIONAL RAILWAYS.

Canadian National Railways' popular night train for Ottawa leaves Toronto Union Station at 10:40 p.m., daily, standard time, and is placed in position at 10:15 p.m. so that passengers so desiring, may retire before departure of the train. It carries standard sleeping and club compartments, and affords the most convenient and comfortable route to the "Capital City."

JUNE AND DECEMBER.

Because he persisted in forcing his attention upon a young girl, whom he invited to have an ice cream cone, Nick Trykoff, an elderly man, was fined \$20 and costs in yesterday's police court.

CITY WILL OPPOSE
FREIGHT RATE RISE

Increase Will Mean Dearer
Coal, Mayor Informs the
Board of Control.

That the proposed increased freight rates will mean an increase of \$2 a ton in the price of coal was the opinion expressed by Mayor Church at the board of control meeting yesterday, when he suggested that the city solicitor should take up the question of the railways' application. He was prepared to spend money to protect the public.

Cont. Cameron said it meant an inquiry into increased wages and material.

Cont. Ramsden thought an investigation should also be made into the Bell Telephone Company, the service of which had not improved.

The mayor said his proposal was that the legal department be instructed to oppose the application of the railway companies, and that it be empowered to summon experts and engage outside counsel to assist it.