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IR AVE. & YONGE. elmont 2167. EN EVENINGS.

FIFTY DOLLARS FOR THE WAITRESSES

FRIDAY MORNING JULY 16 1920

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

Richard Russell, business manager for the Union of Waiters and Cooks, King Edward Hotel, Mossop's, the Queen's and the Prince George Hotel Ontario and the Toronto Clubs have also accepted the demands, which

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 Sunemergency dinners, banquets or Sundays, the waitresses were paid \$1.50 a banueqt at the King Edward Hotel, and at the other \$2, and had their meals provided as well. The King Edward Hotel paid \$2.25 a banquet if there were more than the customary number of courses. The banquets averaged from one and one-half to 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 banquets they were paid only \$1 a banquet at all

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 18 hours last year. The was the statement given to The World Richard Russell, business mana-for the Union of Waiters and

did last year, take over charge of the Beaver Restaurant at the Exhibition, which is run by 300 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

TRACKMEN GET RAISE; DATES BACK TO JUNE

The Ontario Railway and Municipa board ruled that they receive the inincrease dated back to June 16, when the old agreement expired, and the board has decided that it did, tho, of 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. Robbius and others.

Did Repairs on House **But Landlord Gets Rent**

In the division court yesterday Frank Barnes refused to pay the rent claimed by Mrs. H. Kiraff for a house led by him on the ground that becupied 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 ford unless he agrees to pay for

GRIP SWIPER SENTENCED.

stealing grips and other articles om motor cars, William Heintzman, lice 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 the innocent accomplices to ot them to perform the dirty work.

S'IIT FOR MORTGAGE

Hall by Louisa Allen against the Globe Land Company and the York Louisa Company for \$66,308.41 principal and \$2,506.94 interest alleged 2000. and \$2,506.94 interest, alleged due un-der a mortgage on 135 acres in the, The \$1 York township.

Toronto "Yonge St. Station" is actuated in the heart of the great residential section, and is reached from down that section, and is reached from the cars. "Yonge St. Station" is situ-

61234 NUISANCE ALLEGED.

action has been entered at Osgoode Hall by William Thompson to restrain A. W. Cheeseworth and Venn and Evans from carrying on a store or manufactory on lands immediately to the south of plaintiff's residence on court, fined \$200 and costs. endrith avenue in breach of a resilent'al bylaw. The plaintiff also asks an order quashing the city bylaw pur-

URINE YOU CANNOT BUY NEW EYES

Victrola Parlors, Ye Olde Firme, Heintzman & Co., Limited. Everything in Records, Always.

'Bells of St. Mary's'

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

DOUGHTY'S SISTERS DENY THAT HE DISAPPEARED

tice 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 a trustee appointed who and to have a trustee 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 bursar 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, A. H. Caulfield, F. A. Clarkson, H. K. Detweller, J. H. Elliott, A. A. Fletcher, G. W. Howland, H. S. Hutchison, R. Jamieson, N. M. Keith, J. D. Loudon, D. McGillivray, A. J. Mackenzie, A. G. McPhedran, F. S. Minns, E. A. Morgan, L. Murray, W. Ogden, J. A. Oille, T. J. Page, H. C. Parsons, G. Pirie, F. W. Rolph, C. Sheard, jun., D. K. Smith, G. E. Smith, H. Spohn, G. S. Strathy, E. J. Trow

clinical microscopy; Dr. A. B. Moffatt, assistant clinical microscopy. Pediatries—Miss A. Courtney, chem-

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

KAPUSKASING MILL **BOON TO COUNTRY**

consent of the landlord, and the court accordingly gave judgment for the rent. Judge Morson advised the details of the concern were availther details of the concern were available, the premier stating that later when all pending arrangements are when all pending arrangements are

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

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

FINE FOR B.O.T.A.

town by the Yonge street cars. Excellent train with sleeping cars for
Montreal and Ottawa leaves 9.30 p.m.
dally great Schwadze daily except Saturday. Further par-diculars from Canadian Pacific ticket bino, 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. Ar-bino was discharged.

> CONTRAVENED O. T. A. For a breach of the O. T. A. Robert

porting to amend the residential by-law or to authorize the issuance of 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.

INJUNCTION GRANTED.

DOPE MAN FINED

For having about a thousand dollars worth cape, cocaine and heroin in his possession. Benjamin Herscowitz 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.

the Hedro radial situation, and inti-mated that when any statement was to be made it would come from the mission-not an individual mem-

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

It is quite probable that the muni-cipalities interested directly in Hydro radials will have counsel at the sit-

OSGOODE HALL NEWS

chemist, and Miss G. Boyd, research titioner, obtained declaration of lunacy. Sale of lands ordered and reference directed.

Sale of lands ordered and reference directed.

Re Huff & Varey: 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 Woodyard: C. A. Thomson, for W. H. Halfacre, moved for leave to examine witness on pending motion during vacation and to re-examine applicant; J. R. Roaf for Walter Woodyard. Order for examination of both parties in Hamilton within one week Four days' notice. Costs reserved

Premier Drury declared yesterday that the establishing of a new puip 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 \$29,561, Mrs. J. M. Forster, wife of Dr. Forster, is named residuary legatrix, after payment of certain and a publicant, moved for payment out of actachment against solicitor on ground that solicitor has not carried out certain undertaking; C. M. Garvey for solicitor. Reserved.

Tucker v. Rowntree: G. T. Walsh, for plantiff, moved for order to commit defendant for non-attendance for examination as judgment debtor; defendant to reattend at own expense. Costs of motion fixed at \$10, to be paid by defendant when he attends for examination.

Re Solicitor: J. S. Duggan, for client, moved for order for taxation; bill to be itemized. Taxation within one week. No costs.

Re Toronto Humane Society moved to extend time within which to sell certain lands. Reserved.

Re foat & Harty: A. A. Macdonald.

Re last & Harty: A. A. Macdonald.

Re foat & Harty: A. A. Macdonald.

R

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 acuteeczema. 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., Peterboro, Ont., April 19, 1919.

boro, Ont., April 19, 1919.

Stop the use of all doubtful soaps.
Use Cuticura for all toilet purposes.
Soap 25c, Ointment 25 and 50c. Sold throughoutthe Dominion. Canadian Depot: Lymans, Limited, St. Paul St., Montreal.
Cuticura Soap shaves without mug.

that the children who predeceased Mary to the tator's children who predeceased Mary forster, are entitled to a part of the state to which their parent would have been entitled 'I be or she had survived. Costs of all parties out of the estate. Re John Brenner Estate: D. I. Grant for Matilda Ainold and Louisa Logel; F. W. Harcourt, K.C., for infant grand-children; J. E. Jones for surviving executors of deceased. Motion to construe will, Judgment: I answer the first question, that the widow takes an absolute estate, and the second, that there is no trust created in favor of the children and grandchildren. Costs to all parties out of estate.

Before Lennox, J.

Before Relly, J.

Before Lennox, J.

Before Lennox, J.

Before Lennox, J.

Before Relly, J.

Before Lennox, J.

Before Lennox,

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 Orde, J.

Re Second Church of Christ Scientist and Andrew Dods et al: G. H. Shaver for Second Church of Christ; P. E. F. Smiley 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 and as the owner of some of the land shown upon the plan, together with those purchasers who are associated with him on this application, take the ground that 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 except a detached private dwelling house. It was not suggested on the argument that a church building, such as the Second Church of Christ Scientist proposes 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 covenanter to escape from one covenant by

will of an number of charges as grips and other articles for cars, William Heintzmann anne, was in yesterday's pottent the will of the deceased Harrice E. Ashroot, who left estate valued at \$25,651, Mrs. J. M. Forster, wife of the sentenced to two years in same dresiduary to the children and grandeliddren. Costs of the perform the dirty work.

The Roman Accused, besides graded in grip stealings him the assistance of innocent data of the protestant Deaf. Dumb at the innocent accountification of the performent and fetch them to him at the innocent accountification of the protestant Deaf. Dumb at the innocent accountification of the performent accountification of the performe

Kelly, 14th inst. restraining band paying out money.

Enlargements for one week were made in the following cases: Toronto and Hamilton Highway Commissioners v. Motor Sales; Cantin v. Corribeau; Derrick v. Simmons; Lakeman v. Army and Navy; Simon v. Simon; Gilboe v. Cal-Navy; Simon v. Simon; Gilboe v. Cal-Navy; Simon v. Childs, and Nash v. kins; Forfar v. Childs, and Nash v. Calvert to one week in jail. An appeal Altho it has only a court to one week in jail. An appeal Enlargements for two weeks were court, to one week in jall. An appeal was lodged and accused released on bail.

MOTORIST DRUNK.

Because he was drunk while in charge of an automobile, William Hall was, in yesterday's police court, sentenced to one week in jail.

Doctor Tells How to Strengthen Eyesight



many instances, and quick relief brought to inflamed, aching, itching, hurning, work-strained, watery eyes. Read the doctor's full statement soon to appear in this paper. Bon-Opto is sold and recommended everywhere by

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.

"They will first boost the freight rates and then they will send up the passenger fares." he said.

Controller Cameron remarked that the hearing would take place in 19 days. He would like to see the public protected, but the presentation of a poor case did more harm than no case at all. They should consult Mr. Geary on what kind of a case he could prepare in such a short time.

The board decided to send on a recommendation that the legal deparament should oppose the application.

TO OTTAWA VIA CANADIAN NATIONAL RAILWAYS.

Canadian National Railways' popu-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 compartment cars, and affords the most convenient and comfortable spute to venient and comfortable route to the "Capital City."

JUNE AND DECEMBER.

Because he persisted in forcing his attentions upon a young g.rl, whom he invited to have an ice cream cone, Nick Trykoff, an elderly man, was fined \$20 and costs in yesterday's po-

DAY DURING JULY

STORE

CLOSED

EATON'S DAILY STORE NEWS

AUGUST

AND

T. EATON COMITED

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 opin ion expressed by Mayor Church at the board of control meeting yesterday, when he suggested that the city soilcitor should take up the question of the railways' application. He was pre-pared to spend money to protect the

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

terial.

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 en-Altho it has only a single-track gage outside counsel to assist it.

franchise to North Toronto, the Met
"They will first boost the freight

NO BID FOR HOTEL.

Cuticura Soan - AND OINTMENT -Clear the Skin

