

YONGE STREET MAY YET BE WIDENED

Civic Guild and Ratepayers' Association Ask For Improvements.

ELECTRIFY RAILWAYS

Want Wider Street From Bloor North, Also Wider Subway.

Electrification of the raised C.N.O. and C.P.R. tracks across the north end of the city, Yonge street, 86 feet wide from Bloor to the tracks, and the addition of 20 feet to the west side of Yonge street from the tracks to the northern city limits were asked for by deputations from the Civic Guild, headed by Edmund Burk, and the North End Ratepayers' Association, which appeared before the board of works yesterday.

"What we propose to do," declared Edmund Burk, "is to add 20 feet to the west side of Yonge street from Bloor to the tracks, and the addition of 20 feet to the west side of Yonge street from the tracks to the northern city limits were asked for by deputations from the Civic Guild, headed by Edmund Burk, and the North End Ratepayers' Association, which appeared before the board of works yesterday.

"The point in favor of this," he continued, "is that such a proposition would give proper facilities for vehicular traffic west of the tracks. As circumstances are at present, the property holders on that side are handicapped. Another thing, there are fewer properties involved under our proposition, and it will save tremendous expenditures.

"We want Yonge street widened to 86 feet," said M. J. O'Leary, "from Bloor street to the tracks, and the viaduct widened to the whole width of the roadway or crossing. That part of the city seems to have been neglected and we want you to give it some attention."

"We believe that the time has now arrived," he continued, "when the heart of the city of Toronto is destined to be located at that crossing, and it is only proper to take that into consideration. You should also have the tracks at that point widened to the middle of the sidewalk, and I think they should be forced to move them back."

"Do you think the viaduct will be high enough?" he was asked.

"Many of our members seem to be satisfied with 14 feet, but I think it divides the north from the south," Commissioner Harris will report.

BIG INCREASE SHOWN IN MONTREAL CUSTOMS

MONTREAL, Jan. 31.—(Can. Press).—Today was record day for the Montreal district of the inland revenue department, for the day's receipts amounted to \$308,000, a larger sum than has ever before been received in a single day. The past month shows a surplus of \$114,007.11 as compared with January 1912.

The detailed figures for the two months are: January, 1912, \$284,306; January, 1913, \$110,288.

There has been an increase in custom returns for the past month of well over half a million dollars as compared with January 1912, the figures being: January, 1912, \$2,097,189; January, 1913, \$2,597,189.

The increase for the month is \$524,500, which is a shade over 25 per cent.

Last winter there was introduced experimentally an automatic system of heating the water in tanks on the roof so as to prevent freezing, and the device was so successful that it is now being extensively resorted to. Where these tanks are used to supply sprinkling systems it is very important that they should not be allowed to freeze up, and the electrical apparatus takes care of the tank without any attention. When the temperature of the water approaches the freezing point the heat is turned automatically and ceasing prevention.

WHAT A REAL TONIC WILL DO

Strikes at the Root of Disease and Gives New Health.

If you look in your dictionary you will find the word "tonic" defined as "a medicine that increases the strength and vigor of the system." That tells you Dr. Williams' Pink Pills are a real tonic. Thousands of men and women are attaining today, not sick in bed, but without strength and ambition, utterly tired out after a day's work. No one organ seems to be at fault, yet the whole system is lacking in health. They do not sleep well, and are always tired and nervous, many have headaches, backaches, and stomach trouble. All these people need the tonic help of Dr. Williams' Pink Pills. The beneficial influence of this medicine reaches the whole system. Dr. Williams' Pink Pills do more than relieve the symptoms, they actually remove the cause of the trouble. The case of Mrs. H. Sharpe, London, Ont., is one of proof of the above statements. Mrs. Sharpe says: "I was so run down and weak that life was a burden. The least exertion would exhaust me so greatly that I could hardly breathe. If going to the stairs, I would have to rest several minutes when I reached the top. My heart would palpitate until I felt as if it would choke me. I was very nervous, in fact a complete wreck, and would sometimes have to remain in bed for a couple of days or more at a time. I began using Dr. Williams' Pink Pills, and my experience with them was that they made a complete cure. I gained in weight and my friends tell me I look younger than I did ten years ago. I know I certainly feel younger. I feel sure that what Dr. Williams' Pink Pills have done for me they will do to other women who give a fair chance."

If you are at all unwell do not fail to try Dr. Williams' Pink Pills, and you will find new health and strength. Sold by medicine dealers or by mail at 50 cents a box or six boxes for \$2.50 from The Dr. Williams' Medicine Co., Brockville, Ont.

Commissioner Rees Issues a Letter of Appreciation

In the history of the Salvation Army, the last few days in Toronto have been unique, the citizens have brilliantly accomplished a task hitherto not even attempted anywhere in the way of assisting our work.

Through the medium of the press, I desire to place on record on behalf of the Salvation Army, my high, deep debt of gratitude to the chairman of the citizens', business men's and young men's committees, with their respective captains and teams, for their intense interest and hard, faithful work in connection with the campaign, which has been brought to such a successful finish. Language fails to express my sincere thanks for all the labor put into the effort. I am not unmindful of the fact that the men composing the committees and teams have sacrificed a good deal of their valuable time in connection with the effort.

To the citizens who have so generously and spontaneously contributed in large and small amounts towards the work, I wish to say from the depths of my heart a great big "THANK YOU." With the hearty co-operation of the citizens we would never have been able to realize the amount which we had so earnestly hoped for. Thanks to yourselves, it is now an accomplished fact.

I can also say that the news of the great victory will be read with delight by our people in all parts of the world.

(Signed) COMMISSIONER REES.

MISSION WORK IN FAR FIELDS

Dr. Murdoch MacKenzie and
Dr. Margaret McKellar
Told of Results.

Convention Hall, Knox College, held a good sized audience last night, when Dr. Murdoch MacKenzie of China, and Dr. Margaret McKellar of India told of their experiences in their respective fields of missionary endeavor.

The occasion, too, marked the fifty-eighth public meeting of the Students' Missionary Society, and copies of the sixty-eighth annual report were distributed. Rev. Prof. Morton presided and introduced the different numbers on the program.

Dr. MacKenzie sketched his missionary life from its beginning, twenty-five years ago, when he formed one of a small band who stood in forced witness and dumbness for Jesus Christ, not knowing the language. After rehearsing the difficulties experienced in acquiring the wonderful Chinese tongue, he told of the methods adopted in teaching the Chinese. An illustration was that of the opium-eater who may be a good story-teller, but is not a good citizen.

Dr. McKellar, in concluding, invited young men and women to join the field of Chinese missions.

"If Britain left India today, there would be bloodshed," were the statements of Dr. Margaret McKellar. The Presbyterian mission which she represents in China, India, and Ceylon, has 100,000 people. They have 10 principal stations, a high school, six dispensaries and three hospitals for women. A high wall surrounds the hospitals, and on it are three tablets bearing mottoes in gold letters on a white ground. One of these mottoes runs, "We wash the wounds of the nations." Today the Chinese are beginning to enquire into Christianity. The Lord's Day is now beginning to be observed.

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Musical numbers were given by Miss F. Gillies and Miss M. Henderson.

CLAIMS DAMAGES FOR DISMISSAL

Dr. A. H. Caulfield Sues National Sanitarium Association For Large Amount.

The National Sanitarium for Consumptives at Gravenhurst is being sued by Dr. A. H. Caulfield, formerly director of the department of pathology in the sanitarium, for \$20,000 damages.

Dr. Caulfield claims that he was dismissed from the hospital without sufficient reasons, and that research work which he was carrying on in the laboratory of the sanitarium was interfered with, that materials and specimens were destroyed and cultures of bacteria in test tubes were thrown away. He claims that these were the results of years of study and research and experimental work, and that their destruction has made it impossible for him to continue his investigation, which would have resulted, if continued, in great professional reward and pecuniary gain. Therefore he claims \$20,000 for what he calls the great and irreparable damage he has sustained.

The case is going on yesterday. Justice Britton struck out several paragraphs in the doctor's statement of claim, on the ground that they were irrelevant.

Babies on the Battlefield. When the Turks fled before the conquering Bulgarian army, as at Mustafa Pasha, mothers fleeing in panic in many cases left children and babies behind them, so that the conquering Bulgarians in addition to gathering the arms and weapons had also to pick up crying babies. Many a Bulgarian soldier considered it his duty to send home a Turkish baby to be taken care of by his mother. He left it in the care of a Bulgarian woman in the city, and when after the battle he could not discover its mother, he sent it to his own mother to care for as one of her own.

Delbert has a dog-eating automobile. It is a double-decker with 25 compartments.

BROADWAY NEEDS NO NEW LAVATORY

Delegation Objects to Locating One at Doors of Church.

The discussion as to the advisability of locating a public lavatory at the northeast corner of College and Spadina avenue, opposite the Broadway Methodist Tabernacle, gave rise to some interesting points on affording protection to pedestrian traffic when crossing the more congested streets down town, when the question was discussed by the board of control.

The church people strongly object to the location chosen and suggested as an alternative the centre of Spadina avenue on the south side of College.

"Such a convenience is absolutely necessary," declared Dr. W. H. Hinkley, "but of course you would cause some embarrassment were you to fulfill your intentions. As the city grows, the streets grow narrower, and 'islands' will be necessary. People will want to cross the first half of the road and then be in a position to guard themselves against traffic coming in the opposite direction."

Ald. Sam McBride suggested that a corner building be purchased and the basement used for lavatory purposes and the upper part rented.

Works Commissioner Harris said, "Every body is in favor of the lavatories, but when we choose a site it is always objected to." He will report on a new location.

BARGAIN SALE OF REFERENCE BOOKS

Everybody's Cyclopaedia Distributed Today For \$1.98 and Only One Coupon.

The World's big book bargain in continued today, and these beautiful five-volume sets, which sell regularly for \$12, will be given away for \$1.98 and one coupon each as is printed elsewhere in this issue.

Coupons are printed daily, and the opportunity of a lifetime to get a complete reference library at less than the price of a book. The children at school should have access to it at all times. It should be in every home, school and place of business for daily use.

Thousands of our readers have already got the sets and are enthusiastic in praise of their great worth. Coupons are printed daily, and the opportunity of a lifetime to get a complete reference library at less than the price of a book. The children at school should have access to it at all times. It should be in every home, school and place of business for daily use.

\$3.50 RECIPE FREE FOR WEAK MEN

Send Name and Address To-day—
You Can Have It Free and Be
Strong and Vigorous.

I have in my possession a prescription for nervous debility, lack of vigor, weakened manhood, failing memory and lame back, brought on by excessive, unnatural drains or the follies of youth, that has cured so many weak and nervous men in many cases left children and babies behind them, so that the conquering Bulgarians in addition to gathering the arms and weapons had also to pick up crying babies. Many a Bulgarian soldier considered it his duty to send home a Turkish baby to be taken care of by his mother. He left it in the care of a Bulgarian woman in the city, and when after the battle he could not discover its mother, he sent it to his own mother to care for as one of her own.

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At Osgoode Hall

ANNOUNCEMENTS.

Peremptory list for appellate division for Monday, Feb. 3, 1913, as follows:
1. Re estate of Hon. Robert Hamilton.
2. Smith v. Boothman.
3. Smith v. National.
4. McMenemy v. Grant.
5. Waterloo v. Berlin.
6. Harwood v. Avey.

Master's Chambers.
Before J. For. Cartwright, M.C., Master.
Long & Co. v. Lamb—Walsh (Singer & S.) for present owners, obtained an order for possession of the premises, and for the return of the property having since been sold under a prior mortgage.

Before J. Hare—Bell. (Ryckman & Co.) for defendant. Hare moved for order for payment into court of sum claimed and to vacate lien and its pendens. On owners' demurrer, credit of A. Miller for two lien holders. Motion referred to J. A. C. Cameron, O.R., who has given notice of trial.

Yonell v. Toronto Railway Co.—D. L. McCarthy, K.C., for defendants, moved as to cost of action to be paid by the plaintiff. Motion referred to J. A. C. Cameron, O.R., who has given notice of trial.

Parry v. Morris—W. H. Wallbridge, for defendants, moved for leave to pay money into court and to set aside the judgment. On owners' demurrer, credit of A. Miller for two lien holders. Motion referred to J. A. C. Cameron, O.R., who has given notice of trial.

McRuer (Proudfoot & Co.) for another lien holder. MacRae (Singer & S.) for present owners, obtained an order for possession of the premises, and for the return of the property having since been sold under a prior mortgage.

W. H. Wallbridge, L. F. Heyd and E. J. B. Duncan \$433.20 to abide decision of the court as to the return of the property having since been sold under a prior mortgage.

Bank elects to take issue above sum by the plaintiff. Motion referred to J. A. C. Cameron, O.R., who has given notice of trial.

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livery of an Emerick Pulverizer and an Emerick separator, for use in plaintiffs' cement business at Atwood. Judgment: In this case there were positive acts of defendant company which have estopped them from denying liability. The manager of defendant company stated that he turned over to Moyer all communications which were received from plaintiffs. Moyer did not in any way communicate this to plaintiff and did nothing to remove any impression they had that they were contracting with defendant company. I think I am not going too far in holding Moyer liable as well as his co-defendants. Judgment in favor of plaintiffs for repayment of the \$1000 paid by Pearson to defendant company and interest thereon from date of payment, for a return of the \$2000 promissory note made to defendant company with costs of action to present time. Reference to master in ordinary to ascertain damages sustained by plaintiffs. Further direction and costs reserved until after report.

Smith v. Benor—McG. Young, K.C., for plaintiff. W. C. Chisholm, K.C., for defendant. An action to set aside a deed of March 13, 1912, declaring same to be null and void, and ordering it to be delivered up to be cancelled, and ordering defendant to recover lands covered by it, and for \$500 damages.

Judgment: Let judgment be entered setting aside conveyance, ordering it to be delivered up to be cancelled, vacating registration thereof, ordering defendant to recover lands covered by it, and for \$500 damages to plaintiff for refusal to convey, with costs of action. Defendant's demurrer to plaintiff's motion for judgment for services, if the \$500 paid to plaintiff or any part thereof has been returned to and retained by defendant, he is entitled thereto, and there will be a reference to master at Belleville to ascertain amount if order of Middleton, J., of Dec. 4, 1912, is set aside, and the \$200 to be set off against plaintiff's costs. Costs of reference reserved until after report.

Appellate Division.
Before Meredith, C.J.O., MacLaren, J.A., Magee, J.A., Hodgins, J.A., Blair, J.A., Raycroft, J.A., Cook, G. F., Shepley, K.C., for plaintiffs in first case. J. E. Hutchesson, K.C., and K. H. Halpin (Prescott) for defendant in first action and plaintiff in second action. F. J. French, K.C., for defendant Cook. Appeal by plaintiff in first case, and by defendant in second action from judgments of the chancellor of Nov. 8, 1912. Appeals argued together, argument reserved until after report.

Re Stratford Fuel, Ice, Cartage and Construction Co.—L. F. Hellmuth, K.C., for defendant. W. C. Chisholm, K.C., for plaintiff. An action for damages for breach of contract. Judgment: In this case there were positive acts of defendant company which have estopped them from denying liability. The manager of defendant company stated that he turned over to Moyer all communications which were received from plaintiffs. Moyer did not in any way communicate this to plaintiff and did nothing to remove any impression they had that they were contracting with defendant company. I think I am not going too far in holding Moyer liable as well as his co-defendants. Judgment in favor of plaintiffs for repayment of the \$1000 paid by Pearson to defendant company and interest thereon from date of payment, for a return of the \$2000 promissory note made to defendant company with costs of action to present time. Reference to master in ordinary to ascertain damages sustained by plaintiffs. Further direction and costs reserved until after report.

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Re Stratford Fuel, Ice, Cartage and Construction Co.—L. F. Hellmuth, K.C., for defendant. W. C. Chisholm, K.C., for plaintiff. An action for damages for breach of contract. Judgment: In this case there were positive acts of defendant company which have estopped them from denying liability. The manager of defendant company stated that he turned over to Moyer all communications which were received from plaintiffs. Moyer did not in any way communicate this to plaintiff and did nothing to remove any impression they had that they were contracting with defendant company. I think I am not going too far in holding Moyer liable as well as his co-defendants. Judgment in favor of plaintiffs for repayment of the \$1000 paid by Pearson to defendant company and interest thereon from date of payment, for a return of the \$2000 promissory note made to defendant company with costs of action to present time. Reference to master in