

Saves Class Every Day at 6 o'clock.



Don't turn up your trousers in dry weather. Don't wear a scarf with a fancy vest. Don't wear a turn-down collar with a frock or a cutaway coat.

Don't think it's economy to neglect the appearance of your clothing.

Don't fail to read our daily ad.

Don't pay fancy prices. You can buy the best here at reasonable prices.

Our new Spring Overcoats are ready.

They're beautiful.

Prices \$8.50, \$10, \$12, \$14.

Any style you want—the short box coat or the popular Chesterfield.

Sizes 34 to 44.

Boys' sizes, too.

\$4.50, \$5, \$6, \$7.

Oak Hall Clothiers,

115 King St. E. and 116 Yonge St., TORONTO.

TURN OUT THESE CRAFTERS!

Look at the "Little" Pickings Which Registrar Yeigh Pulls Out of the People.

BESIDES DRAWING \$1500 SALARY

He Even Charges \$15 for "Lecturing" to the Inmate at Mimico Asylum.

It is about time that some member of the Opposition in the Legislature started an attack upon the grafters who are entrenched in great force under the Government. There are scores of men in the service, who, in addition to drawing big pay, are continually sniping small additional sums which are scattered so thickly about the public accounts that it is almost impossible to trace them or get at the totals.

Take one example. Mr. Frank Yeigh receives \$1500 a year as "registrar" in the Crown Lands Department. Yeigh has been for years a sort of professional lecturer, which adds considerably to his income, as he never, or never forgets, that his duty is to lecture. Yeigh has been for years a sort of professional lecturer, which adds considerably to his income, as he never, or never forgets, that his duty is to lecture.

Now, it will hardly be believed that for years the many-dollar Yeigh has been working off his most familiar lecture on the Government, and getting more pay for it. But a glance through the public accounts shows that his graft is still thriving. Yeigh has been for years a sort of professional lecturer, which adds considerably to his income, as he never, or never forgets, that his duty is to lecture.

Dalley's Syrup of Horehound and Peppermint is a new and reliable remedy for all the ailments of the throat, chest and lungs. It is a household necessity, and a first-aid remedy for all the ailments of the throat, chest and lungs. It is a household necessity, and a first-aid remedy for all the ailments of the throat, chest and lungs.

The old Heintzman & Co. Piano. The year 1890 was a great year for the old Heintzman & Co. Piano. The year 1890 was a great year for the old Heintzman & Co. Piano. The year 1890 was a great year for the old Heintzman & Co. Piano.

THE IMPORTANCE OF TOOLS.

We believe in the wisdom of supplying the best tools known before equipping the best results obtainable in any mechanical industry. For this reason, we have equipped our factory with the best tools known before equipping the best results obtainable in any mechanical industry.

NEW YORK REAL ESTATE BROKERS. 100 Broadway, New York City. 100 Broadway, New York City. 100 Broadway, New York City.

THE ART SCHOOL DIRECTORS

Appear Determined to Insist on Removal of the Principal and Teaching Staff.

MR. IRELAND MADE A HOT SPEECH.

Complained of Favoritism Shown to Miss Muntz's Pupils—General Hamilton News.

Hamilton, March 7.—(Special.)—That the Art School directors are irrevocably determined to dislodge Principal Ireland and the teaching staff and reorganize on a new basis was made manifest at the directors' meeting this afternoon. At the opening of the meeting the secretary, W. Marshall, read the minutes of a special meeting of the board, when the directors determined to make a clean sweep.

A letter was read from Principal Ireland asking the directors to give him a written testimonial to enable him to secure another appointment, and asking that his salary for the remainder of the term be brought to the old figure.

Chairman Murray said they should be as generous as possible with the retiring principal, and the communication was referred to the Finance and Internal Management Committee.

Petition from Students. The students of the school, signed by 100, petitioned the directors, requesting the directors not to dismiss the staff, and expressing their entire confidence in Mr. Ireland.

After a report from the Finance Committee, and a report from the Internal Management Committee, the directors adjourned until next week.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

Mr. Ireland made a hot speech, complaining of favoritism shown to Miss Muntz's pupils, and general Hamilton news.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

THE HARVEY-HARRIS CASE

Inducement Proceedings—Argued at Osgoode Hall Before Justice.

MR. JOHNSTON ADMITS VIOLENCE

In the Case of Three Men Named, But Argues That Moulders' Union Has No Corporate Existence.

The inducement proceedings in connection with the Harvey-Harris case were argued at Osgoode Hall before Justice Meredith yesterday in single court.

Justice Meredith was assisted by Mr. Watson, Mr. C. P. R. (Special), and Mr. C. P. R. (Special).

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.

Mr. Johnston admitted violence in the case of three men named, but argued that the moulders' union has no corporate existence.