

GEO. H. GOODERHAM OSGOODE HALL NEWS **FAVORS STADIUM**

Should Be Utilized for Purpose Willed.

The World's comments on the attitude of certain controllers and aldermen in treating the pledged word of the city's chief magistrate in the Rosedale athletic grounds question as a "scrap of paper" of the worst Prussian type, has caused for defendant, moved for further par-

much favorable comment in circles concerned in the matter.

George H. Gooderham, who is interested in all outdoor amateur sports and who, in addition, knows all about the Rosedale matter, was seen by The World yesterday. Mr. Gooderham was disincilined to talk at first, as he did not was disincilined to talk at first, as he did not was disincilined to talk at first, as he did not was induced to express a few personal ideas on the subject. He led off by stating that he was of the opinion that the Rosedale grounds should be kept for the purpose for which they were originally intended or should be kept to a private athletic field for a favored few. He thought the field should be kept for the purpose for which it was originally intended—for good, clean amateur athletics, and that there should be built on the property a grand stand or stadius similar to the one on the University of Toronto grounds. According to Mr. Gooderham's ideas, it was never the intention of the donor of the ground that a club-house should be built on the property a grand stand or stadius similar to the one on the University of Toronto grounds. According to Mr. Gooderham's ideas, it was never the intention of the donor of the ground that a club-house should be built on the property a grand stand or stadius similar to the one on the University of Toronto grounds. According to Mr. Gooderham's ideas, it was never the intention of the donor of the ground that a club-house should be built on it, or that it should be used for tennis, golf or any such sports.

The Rosedale grounds were hands that they should be utilized as an athletic field, and the idea of those who handed it over was that such games as the put such other sports as I have not the field is, in my opinion. The proposal sports of the field is, in my opinion, entirely aside from the original Intention."

WILLS AND BEQUESTS,

WILLS AND BEQUESTS.

Two sisters will share equally in the estate valued at \$702 of their bro- Order made. Reference to local masther, Joseph Hawkes, who was ter at Parry Sound to appoint comdrowned in Lake Ontario when the mittee. steamer Homer Warren went down Davidson v. Goodwill — Cameron last October. Deceased made his will (Bain, Bicknell), for plaintiff, obtained

The will by which Mrs. Mary Ann bec. Moorcraft disposed of her property is being contested in the supreme court, Jones, for plaintiffs, moved to transpend the Imperial Trust Co. has been fer from surrogate court of Huran Independ to Independ the Imperial Trust Co. has been fer from surrogate court of Huran Independ to realize on the estate of her mother, for infants.

and John F. Parke, Cleveland.

ANNOUNCEMENTS

First divisional court peremptory Considers Rosedale Ground Young v. Fort Frances Pulp Company, Donovan v. C.P.R., Bank of Ottawa v. Carson, re Lawrence and Abond, Routley v. Gorman, Elliott v. Hewitson. Gore Bay sittings for June 22 are postponed to June 23.

Master's Chambers.

Before J. A. C. Cameron. Re Sharpin and Chosen Friends -Stands sine die. Webb v. Carmichael-D. P. J. Kelly,

much favorable comment in circles conticulars; A. C. McNaughton, for plain-

at \$50 for applicant, and \$20 for public trustee, exclusive of disbursements.

Re Sensabaugh-Stands sine die. Re J. E. McDevitt-H. W. A. Foster, for petitioner, moved to declare lunacy

before going overseas with the 166th ex parte order for issue of subpoena ad testificandum for service in Que-

and the Imperial Trust Co. has been nominated to care for the estate in the meantime. Mrs. Moorcraft, sole beneficiary and executive died last.

Jones, for plaintiffs, moved to transfer from surrogate court of Huron into supreme court of Ontario; K. W. Wright, for public trustee. Order made.

Re. Tasker, to Fey. F. W. Hernoutt. beneficiary and executrix, died last Re Tasker, re Fax—F. W. Harcourt, Web Pebruary before she had time to K.C. obtained orders in these matters week.

caving no will, will be divided equaly between her children, Mrs. Georgto impose a penalty of \$100 for each
day on which the default continued.
Thompson v. Richardson—G. Hamor (2) was the magistrate entitled to litton; for defendant, moved to strike

Passenger Traffic.

Passenger Traffic.

Passenger Traffic.

Sunshine and the Sea!

ATLANTIC CITY

The World's Greatest Winter and Spring Resort

Greatest in variety and unique interest-in the number and excellence of its hotels-in the preference and patronage given it by notable guests.

Winter days at Atlantic City are tempered by an inland sweep of the Gulf Stream, by dominating sunshine and its nearby forests of pine. Its wonderful seaside climate is most helpful. Its sports, its shops, its theatres, its boardwalk, amuse and interest. Its life is both social and recreational. Its nearness to New York, Philadelphia, Washington, attract the habitual patronage of these cities as well as noted guests from all parts of the country.

Atlantic City now! The clans are coming as never before. The 1920 Lenten Season will be the greatest in its history.

For time tables, fares and other information call at

Ticket Office, Grand Trunk or Canadian Pacific Railway, Toronto

UNITED STATES · RAILROAD · ADMINISTRATION ·

Weber v. Silverstein - Stands one

Weekly Court. sels, for beneficiaries, obtained order

court of Northumberland, Dec. 17, 1919; D. B. Simpson, K.C., for plaintiff. Action to recover \$200 damages Re Manning estate - R. C. H. Cas- for detention of plaintiff's horse. Mrs. Sarah Harrison, who died, leaving her mortgages and property to the value of \$16,607.

The \$1,218 due under an agreement of sale which makes up the estate of Mrs. Anne Parke, a widow who died leaving no will, will be divided equalization between her children. Mrs. Georg
To infants.

Rex v. Thompson Manufacturing Gregor, for plaintiff, moved for order of middleton, J., Jan. Somerville, for relator, J. P. Kilgour, moved on case stated by Magistrate Kingsford, Jan. 7, 1920, the questions being: (1) Whether the magistrate was required by the statute in place of Z. A. Lash, K.C., deceased. Goodman v. Canadian Engineering of the questions defendant. Application dismissed with costs.

Leonard v. Wharton — J. P. Mac-Gregor, for plaintiff, moved for order of Middleton, J., Jan. 13, 1920, allow-ing amendment; A. C. McMaster, for defendant. Application dismissed with costs.

Leonard v. Wharton — J. P. Mac-Gregor, for plaintiff, moved for order of Middleton, J., Jan. 18, White, for plaintiff, moved for order of Middleton, J., Jan. 1920, setting aside order of magistrate was required by the statute in place of Z. A. Lash, K.C., deceased. Goodman v. Canadian Engineering to impose a penalty of \$1920, setting aside order of magistrate was required by the statute of injunction restraining defendants. Injunction refused, Costs in the cause, unless the trial judge otherwise or-

Tackaberry, Toronto; Susan Carday on which the default continued.

and Amelia Ireland, Vancouver, or (2) was the magistrate entitled to ilton; for defendant, moved to strike exercise a discretion? R. O. Daly, for out jury notice; J. M. Bullen, for plain
Rohm y. McMillan—W. H. Harris, foot, K.C., and G. H. Gilday, for describing the fell motor truck. His parents live

Passenger Traffic.

Passenger Traffic.

OCEAN STEAMSHIP TICKETS MELVILLE-DAVIS

STEAMSHIP & TOURING CO., LIMITED 24 TORONTO ST., TORONTO

Telephone Main 2010. TICKETS ISSUED TO ANY PART OF THE WORLD

Steamship Tickets

To England, the Continent, Australia South America, West Indies, Bermuda Mediterranean, Japan.

Travelers' Cheques. Foreign Drafts. Money Exchanged. PASSPORTS SECURED.

F. WEBSTER & SON 53 Yonge Street Oldest Established Agency in Canada. Two blocks below King Street.

WE BUY AND SELL AMERICAN CURRENCY

ALSO TRAVELERS' CHEQUES DRAFTS AND MONEY ORDERS

A. F. WEBSTER & SON 53 YONGE STREET

fendant; James McCullough and J. W. McCullough, for plaintiff. Action to recover \$2000 damages, and for an injunction restraining defendant from removing timber from plaintiff's land. At trial, plaintiff was awarded \$1000, and an injunction. Appeal partly argued and adjourned to Thursday, 26th inst.

TRAIN CREW EXONERATED.

In returning a verdict of accidental death at the morgue last night the jury exonerated the train crew, con-cerning the death of Harry Barnum, killed when he was struck by a train at the Bloor and Dundas crossing Feb. Barnum was crossing the tracks when a yard engine ran him down, injuring him so badly he died in the Western Hospital.

CHILD FALLS FROM TRUCK.

D. B. Coleman, for defendant. Action to recover \$300 damages for injuries to plaintiff's car in collision in Welland on July 17, 1919. At trial, action dren yesterday suffering from a comas d'smissed. Appeal dismissed with pound fracture of the left leg. Gal-Stephenson v. Brown - W. Proud- motor truck. His parents live in the

Special Sailing to SPAIN for Ports of

> **BILBAO** CORUNNA

S.S. ORIZABA

NEW YORK Feb. 21st

New Twin Screw Turbine Oil Burner. Displacement, 14,000 tons; length, 440 ft.; beam, 66 ft.; speed, 16

This steamer is equipped with all modern conveniences, having Cabin de Luxe Rooms, with baths and all the comforts of the up-todate Trans-Atlantic Liner. Special facilities provided for Third-Class Passengers. For reservations and information apply General Offices, New York & Cuba Mail S.S. Co., Pier 49, New York N.Y., or.

MELVILLE-DAVISCO.

24 Toronto St., Toronto.

SATURDA

Air Force All tain Brief Pe

PERMANI

pictorial history

used in the Vic League campaig ployed by the strong advertisi neunce the publial history of th Under the Wheeler-Reid, commenced five favorable programmer that time will be remember and cadets as of The Cadet as many as se issue were ofte was published tarto, and was Air Force men and successfull ernment for red

KOLCHAK I AFTER

Vladivestok, chak and Pre-old Kolchak ca after being s court-martial cording to of ceived today b

Four-Year-O

Kingston, four-year-old of the villag today as a r the head by was out in of the horse stant death. a doctor and the mother an eight-mon Mrs. Benn Scott, a school

Expect That Will Say So

Ottawa, Meighen, mi address the members on subject is an will have so matters, par stand taken

2,000 ARM London, national del stantinople

recent attack Marash and about 2,000 murdered in