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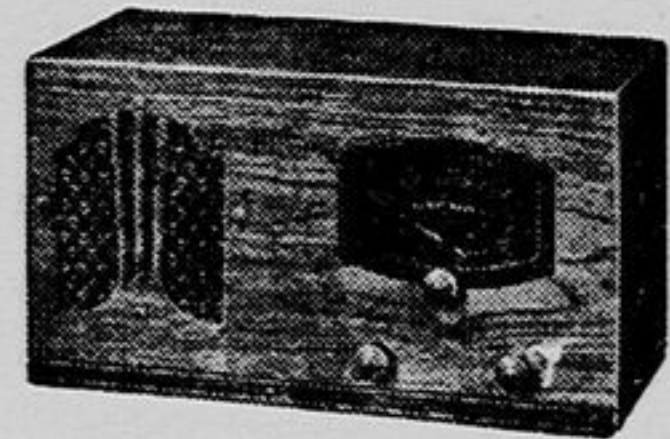
**CAVALIER**  
"B" Batteryless  
Operating on a 6-volt storage battery... but with 2-volt tubes for economy... drain only .86 amperes! New "Magnephone" permanent magnet dynamic speaker... 10 to 1 Vernier Tuning... Tone Control, A.V.C. and exceptional selectivity. Only one battery to buy—and with care it's good for years!

The CONSOLETTA (above, right) **\$69.95**  
The Table Model (at right) **\$57.95**

The nearest competitive values to these sets are from \$20 to \$30 higher

**BRIGADIER II**  
Using "A" and "B" Batteries  
The same superheterodyne chassis as the Cavalier model, but designed for use with "A" and "B" batteries. An ultra-smart farm radio, bringing beautiful reception to homes with modest budgets. Definitely, we recommend this as one of the greatest battery set values of all time.

The CONSOLETTA (above, right) **\$57.95**  
The Table Model (at right) **\$42.95**



# STEWART-WARNER

The Royalty of Battery Radio

W. V. Mark, Agent

### FARMER SLAYS WIFE THEN TAKES POISON

...Castor Alta., Dec. 23—Nick Soleronka, 62, was found dead tonight in his farm home near here, less than twelve hours after his wife was shot to death at the near by farm of a son.

A Royal Canadian Mounted Police constable, Soleronko's two sons and Dr. C. R. Cousineau of Castor, found the farmer dead, apparently from poison. It was stated—sequel to Alberta's seventh window murder in three years.

His wife was shot and killed early today by a bullet fired through a window of the farmhouse owned by a son, Roy Soleronka. The wife separated from her husband for three months had been living at the sons home where two other children, Andrew and Annie, also resided.

The two farms are situated about fifteen miles northeast of Castor, 150 miles southeast of Edmonton.

Police said the father attended a Christmas tree concert last night at a near by school house and had been drinking. It was reported he was escorted from the building after allegedly threatened several members of the audience.

Following the shooting, it was reported, Soleronka ploughed through the snow filled country roads to his own farmhouse. At first neighbours believed he had barricaded himself in the building but when the four persons arrived Soleronka was dead.

Meagre reports from the scene only said the body was found and death apparently was caused by poison.

### ARAB BAND SURROUNDED

Jerusalem, Dec. 23—British troops

tonight surrounded a band of about twenty Arab terrorists in an olive grove inside the village of Arab, near Tiberias, after a day long battle in which eleven Arabs were officially reported killed.

The battle started as a skirmish between a gang of twenty Arabs and a small unit of police and members of the Transjordan frontier force.

When the terrorists band increased to about fifty, the police called for reinforcements.

Royal Air Force planes arrived on the scene and sweeping low bombed and machine-gunned the olive grove where the Arabs entrenched themselves.

At the same time a detachment of troops was despatched to the battlefield and an encircling movement was effected about the grove before operations were finally halted temporarily by darkness.

The major clash resulted from an Arab attack on the Jerusalem this morning. Police and the Transjordan frontier force group immediately set out on the trail of the terrorists who gave battle to avoid arrest.

Planes were also sent to the King George 5 forest near Nazareth, in search of terrorists who fired on a Jewish forestry officer. Not hit, the officer fired at his attackers.

It was believed that the casualties in the running battle near Tiberias may have been heavier than the official estimate. Telephone wires were cut between Tiberias and Haifa, making communication difficult.

### URGE DISCONTINUANCE INDIVIDUAL PERMITS

Toronto, Dec. 20—Discontinuance of the sale of 25-cent—individual purchase permits for had liquors has been asked of Premier Mitchell Hepburn by Ontario Temperance Federation deputation headed by Rev. A. J. Irwin and Rev. John Coburn.

The deputation said 1,847,443 purchases were made on such permits from brewery warehouses present in the year ending March 31. It was also urged that a permit should be required for the purchases of beer system encouraged bootlegging, it was contended.

...AGAINST REFERENDUM.....  
Mr. Irwin said Premier Hepburn was "adamant" against a suggestion of a referendum on the whole liquor question.

Complaint was made to the premier that agents for brewers and distillers purchased large quantities of liquor and beer for free use at parties organized by them to popularize their brands.

Dr. Irwin said the deputation also asked fulfillment of Mr. Hepburn's promise to submit to the Supreme Court of Canada a reference to determine the validity of the Canada Temperance Act, legislation which his government says is inoperative in Ontario.

"The Premier consented to proceed forthwith the submission of the question," said Dr. Irwin.

### Says Newspapers Foster Fear

Washington—President Roosevelt said today a large percentage of United States newspapers were fostering a psychology of fear.

The President made the statement at his press conference in commenting upon an earlier discussion he had held with two utility company executives.

He asserted that the two callers—Frank R. Philips, President of the Duquesne Light Company of the Pittsburgh, and William H. Taylor, President of the Philadelphia Electric Company—were in agreement that the Government was not interfering with the operations of their companies.

They told him, he added, the present troubles of the industry were attributable to nothing but fear.

There was general agreement, Mr. Roosevelt said, that a large part of this fear was caused by a small minority of people, who sought to give the impression that the Government was attacking all utilities. He made a distinction here between holding companies, the latter of which comprise an overwhelming majority of the industry.

By inference, the president indicated that the Government had no quarrel with operating companies.

He then cited the instance of two manufacturers who had called on him and reported that the existence of a fear psychology in their efforts to develop business.

That psychology, the president said looking at more than 100 newsmen surrounding his desk, was fostered by a large percentage of the newspapers of the United States.

He admonished his hearers to be sure and include that statement in their notes.

OBJECT NOT CLEAR.  
"What have the papers to gain by fostering such a psychology? Mr. Roosevelt was asked by one of the newsmen.

He replied that it had been wondering about that and that most of the United States were wondering too.

Taylor and Phillips, who earlier had described their conference with the president as "very hopeful and very pleasant," informed Mr. Roosevelt that they soon would face the necessity of increasing the horsepower of their plants, and accordingly would be looking for means to finance such an expansion.

Their complaint that they were encountering difficulty in obtaining capital without issuing new bonds, tied up to the President's observations concerning fear.

### STORK DERBY WILL UPHELD

Ottawa, Dec. 22—The Supreme Court of Canada to-day upheld clause nine of the eccentric will of Charles Vance Millar, Toronto barrister, who died in 1926. It ruled that his estate valued at \$500,000, should go to the mother or mothers entitled to the the most children in Toronto between Oct. 31, 1926, and Oct. 31st, 1936.

The Supreme Court left to Ontario Courts the task of determining the mother or mothers entitled to the money, as a dozen or more women have put in claims.

Rule Against Kin.  
Validity of the will was questioned by the relatives of the Toronto millionaire lawyer, Arabella West and Alexander Butcher, who claimed it was contrary to public policy.

The next-of-kin contested clause nine of the will which left the residue of the estate to the mother of the largest number of children born in ten years following Mr. Millar's death. Millar himself described the will as uncommon and capricious in the preamble.

Decision Unanimous.  
Other clauses left brewery shares to clergymen and race-track shares to opponents of racing.

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FOR A MILD, COOL SMOKE

**AFTER EVERY MEAL**  
WRIGLEY'S DOUBLE MINT CHEWING GUM  
THE FLAVOR LASTS  
**AIDS DIGESTION**

The five judges who heard the appeal were unanimous in holding the contentious clause was a valid bequest. Chief Justice Sir Lyman Duff delivered a judgment in which Justices Davis, Kerwin and Hudson concurred. Justice Crocket disagreed with some of the reasons of the other judges but arrived at the same conclusion and delivered a separate judgment.

Legitimate Only  
The judgment with the courts reasons, were written by the Chief Justice, Sir Lyman Duff, with Justice Davis, Kerwin and Hudson concurring. Dealing first with the Ontario courts' ruling that the word "children" for the purpose of the bequest means legitimate children only, the court thought it sufficient to say that we agree with the conclusion which rests upon the reasons fully stated in the able judgments delivered by the Chief Justice of Ontario and Middleton J.A., in the appeal, and we think it unnecessary to add anything to these reasons.

At greater length the judgment goes into the question whether the will was against public policy "giving due weight to the argument of Mr. Hellmuth (I.F. Hellmuth, K.C. counsel for the testator's next-of-kin), we find ourselves in agreement with the conclusion of the Ontario judges who held the clause to be valid," the judgment says.

Use of "Public Policy"  
"Consideration of public policy," the judgment proceeds, "are applied to private contracts or dispositions in order to give effect to contracts and testamentary dispositions, according to settled rules and principles of law, since we are under a reign of law. But there are cases in which the rules of law cannot have their normal operation because the law itself recognizes some paramount consideration of public policy which overrides the interests and what otherwise would be the rights and powers of the individual. It is, in our opinion, important not to forget that it is in this way a derogation of the rights and powers of private process, as they would otherwise be ascertained by principles of law, that the principal of public policy operates."

The chief justice quotes many judgments of relevant bearing, and adds in part:  
"As regards the doctrine of public policy itself there is some lack of unanimity upon the critical point of jurisdiction of the courts to proceed under some new head of public policy not already recognized by judicial decision in the sense hereinafter explained."

ed.  
"There is high authority for the proposition that it is not at the present time open to the courts of justice to hold transactions or dispositions of property void simple because in the judgment of the court it is against the public good that they should be enforced, although the grounds of that judgment may be novel."

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Evening Service, 7. p. m.  
S. S. and Adult Bible Class 10 a. m.  
7.30—Mid-week Service  
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11.00 a. m.—Worship  
7.30 p. m.—Gospel Service  
Prayer Service Thursday and Saturday Evenings 8 p. m.  
Everyone Invited

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Rev. F. G. Howard, Pastor.  
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Evening Service—every Sunday at 7.00 p. m.  
St. John's Church, Dunsford  
Divine Service—every Sunday except the second and last in the month at 2.30 p. m.  
Holy Communion—second Sunday at 11.00 a. m.  
St. Alban's Church, Verulam  
Divine Service, Last Sunday in the Month at 2.30 p. m.

The Dominion  
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