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AUGUST 8th

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GEORGETOWN

**Sugar and Spice**

Dispensed by BILL SMILEY of the Winston Echo

It seems there is going to be a bullfight in the town of Lindsay, Ontario on the Civic holiday weekend. As a consequence, the "Letters to the Editor" columns of the daily papers are boiling and bubbling, as all the sob sisters in the nation, of both sexes, wield their pens in a welter of misguided emotion and needless alarm and despondency.

Just the other day, I received a fervent plea from the SPCA to throw my entire 134 pounds into the fray, write the Mayor of Lindsay and I don't know who else, and demand that the affair be cancelled. Now, this may not gain me any lifelong friends among the hysterical fringe of our population, but I have no intention of doing anything of the sort.

In the first place, this is a "bloodless" bullfight. It is being presented merely as a spectacle. Instead of dying by the sword if they lose in a contest that is not entirely uneven, the bulls are to be stapped on the neck, if and when they have been outdanced

by the toreros. The only animals who might lose some blood in the encounter are the two-legged ones. Is anybody expressing anxiety over the fact that the bullfighters are liable to wind up wearing their entrails around their necks? Not a soul. They are lamenting because the bulls will be 'taunted and harassed'.

Anyone who has run across a 300-yard field ahead of a bull, as I have, sat in a tree and been taunted and harassed by the same poor, dumb creature, then watched as the dirty brute trampled and gored a fine string of trout, dropped in the scamp, will have little sympathy with the views of these over-wrought champions of the barnyard big shot.

These crybabies are also all worked up about the effect of a bull fight on the spectators. The SPCA rule flatly that "bullfighting is an immoral sport which lowers the ideals of the spectator. The mental health of the nation could be affected by public displays of this sort."

That, in my opinion, is impudent poppycock. It's poppycock because it has no basis in fact, and it's insolent because it presumes that anyone who might watch the bullfight, even from curiously, is in pretty shaky condition, and only needs something like that to topple him into sin or insanity or both.

Canadians are a little tougher-fibred than that. Anyone who thinks a classic exhibition of bullfighting, sans bloodshed, is going to degrade a Canadian audience, is away out of touch. Canadians who revel in hockey players smashing each others' skulls with their sticks, wrestlers kicking each other in the groin, and young ladies swimming for 20 or 30 hours in icy water, are going to think a bullfight is a pretty sedate affair.

I'll bet that not one in a hundred of those cranks who are wailing piteously about the poor bull has ever been within a hundred yards of a real live mean big, old bull. Every year, these gentle creatures gore or trample to death a few honest farmers. And they're getting meaner than ever, since all this artificial insemination started.

Personally, I'm on the side of the matador. I think it takes a tremendous degree of skill and cold nerve to face a ferocious, trained fighting bull, with nothing but a cape and a sword. I wouldn't stand up to a bull with anything less than a tank mounted with a 17 pound gun.

Do the moaners over the alleged mistreatment of the bull quail when they are confronted with a choice roast of beef, knowing that this was recently a happy, stupid steer that somebody at the abattoir had combed on the head with a big hammer? Do they hear the piteous bleat of a dying lamb as they ladle on more mint sauce? Does the terrible squeal of a scalded pig prevent their mouths watering as they sniff bacon frying? Not likely.

Show me a man who will not stomp a spider, swat a mosquito or pound a rattlesnake, and I'll lend a respectful ear to his plea that all forms of life be treated with solicitude. But don't ask me to take up the cudgels on behalf of a great fighting bull, because his feelings might be hurt if he can't gore somebody, and gets slapped on the neck.

formance by Delrex Developments Limited of the agreement dated April 14th, 1958, rather than the bond guaranteeing actual payment of the sum of \$147,000 mentioned in the letter.

Condition No. 2 was also to be modified accordingly so as to require payment only of any amounts actually received.

Condition No. 4 was also to be modified so as to permit construction of a new public school at an estimated cost of \$600,000 which would be required as soon as the housing development was completed and also the construction of certain storm sewers to cost not more than \$50,000.

Following the conference the legal representatives of the Company have attempted to secure the bond required, and the Board has been advised that this type of risk is not written and cannot be obtained.

Delrex Developments Limited have now offered in substitution a performance bond duly executed by all the so-called Hesplos Companies and Mr. Hesplos personally, together with an auditor's certificate showing the consolidated balance sheet and surplus of these companies as of December 31st, 1957, showing substantial invested reserves, exclusive of land and construction in progress, and an earned surplus of more than \$2,000,000.

The Board having examined this additional material is satisfied to accept the new bond of compliance with Condition No. 1 set forth in its previous letter.

The Board, accordingly has directed me to advise you that it has granted tentative approval of the project at the estimated cost stated in order to permit final plans and specifications to be prepared and tenders to be obtained.

When these tenders are obtained the Board will grant final approval provided that the amount does not exceed the estimated cost. In the meantime, the Board will hold the additional bond until the Commission is in a position to seek final approval.

If and when final approval is granted one copy of the bond will be forwarded to the Town and the other will be retained in the Board's file. If final approval is not eventually granted the bond, of course, will be returned to the solicitors for the Development Company.

Yours very truly,  
Owen R. Chapman, Sec'y.

**NOTICE**

TAKE NOTICE that the Board of Trustees of the Roman Catholic Separate Schools for the Town of Georgetown did pass on the 15th day of May, 1958, By-law No. 10 to authorize the borrowing of the sum of One Hundred and Seventy Thousand Dollars (\$170,000.00) by the issue of debentures to the principal amount of \$170,000.00 bearing interest at the rate of five and three quarters per centum (5 3/4%) per annum from 1959 to 1964, six per centum (6%) per annum from 1964 to 1969, six and a quarter per centum (6 1/4%) per annum from 1969 to 1974, six and a half per centum (6 1/2%) per annum from 1974 to 1978, payable annually and maturing in twenty annual instalments of principal of varying amounts as set forth in Schedule "A" hereto.

The purpose for which the money is to be borrowed is for the building and equipping of an eight classroom school.

The security for the amount to be borrowed is as follows: (a) During twenty years, the currency of the debentures, the respective sums set forth in the fourth column of Schedule 'A' hereto are required to be levied and collected annually by the said Board by a special rate sufficient therefore over and above all other rates in the same manner and from the like persons and property by, from, upon or out of which other separate school rates may be levied, raised and collected by the said Board.

(b) The debentures, as to both principal and interest are a charge upon the Separate School rates and upon the school house property and premises and any other real or personal property vested in the said Board.

**SCHEDULE "A"**

**to By-Law No. 10 - \$170,000.00  
NON-CALLABLE DEBENTURES**

| Dated September 30th, 1958 |        | Due September 30, 1959-1978 |               |               |
|----------------------------|--------|-----------------------------|---------------|---------------|
| Year                       | Rate   | Principal                   | Interest      | Total         |
| 1959                       | 5 3/4% | 4,600.00                    | 10,568.75     | 15,168.75     |
| 1960                       | "      | 4,900.00                    | 10,302.25     | 15,202.25     |
| 1961                       | "      | 5,200.00                    | 10,020.50     | 15,220.50     |
| 1962                       | "      | 5,500.00                    | 9,721.50      | 15,221.50     |
| 1963                       | "      | 5,800.00                    | 9,405.25      | 15,205.25     |
| 1964                       | 6%     | 6,100.00                    | 9,071.75      | 15,171.75     |
| 1965                       | "      | 6,500.00                    | 8,705.75      | 15,205.75     |
| 1966                       | "      | 6,900.00                    | 8,315.75      | 15,215.75     |
| 1967                       | "      | 7,300.00                    | 7,901.75      | 15,201.75     |
| 1968                       | "      | 7,700.00                    | 7,413.75      | 15,113.75     |
| 1969                       | 6 1/4% | 8,200.00                    | 7,001.75      | 15,201.75     |
| 1970                       | "      | 8,700.00                    | 6,489.25      | 15,189.25     |
| 1971                       | "      | 9,200.00                    | 5,945.50      | 15,145.50     |
| 1972                       | "      | 9,800.00                    | 5,370.50      | 15,170.50     |
| 1973                       | "      | 10,400.00                   | 4,758.00      | 15,158.00     |
| 1974                       | 6 1/2% | 11,100.00                   | 4,108.00      | 15,208.00     |
| 1975                       | "      | 11,800.00                   | 3,386.50      | 15,186.50     |
| 1976                       | "      | 12,600.00                   | 2,619.50      | 15,219.50     |
| 1977                       | "      | 13,400.00                   | 1,800.50      | 15,200.50     |
| 1978                       | "      | 14,300.00                   | 929.50        | 15,229.50     |
|                            |        | \$ 170,000.00               | \$ 133,894.00 | \$ 303,894.00 |

DATED AT Georgetown, Ontario, this 16th day of May, 1958.

EDWARD E. MALISON, Secretary-Treasurer,  
The Board of Trustees of the Roman Catholic Separate Schools for the Town of Georgetown.

8-6

**TOWN OF GEORGETOWN  
TENDERS FOR WATERMAINS**

**TENDER CALL**

SEALED TENDERS, clearly marked as to the contents and addressed to C. G. Benham, Town Clerk, 36 Main Street North, Georgetown, Ont., will be received until 4 p.m. Monday, Aug. 11, 1958, for supplying equipment and labour to construct 3000 feet of Watermains, subject to the approval of the Ontario Municipal Board, on the following streets in the Town of Georgetown.

CHARLES STREET EXTENSION  
PRINCESS ANN DRIVE  
HYDE PARK ROAD  
HAROLD STREET

Information may be secured at the office of the Town Engineer on and after Tuesday, August 5, 1958. Each tender shall be accompanied by a certified cheque, bid bond or cash deposit, payable to the Town of Georgetown, equal to at least 10 per cent of the total of the Tender. Each Tenderer will be required to deposit \$10.00 for each set of plans and specifications. The deposit will be released to the Tenderer on return of the plans and specifications in good order. The lowest or any tender not necessarily accepted.  
W. H. CARR, P. Eng., Town Engineer.

**TOWN OF GEORGETOWN  
TENDERS FOR SANITARY SEWERS**

**TENDER CALL**

SEALED TENDERS, clearly marked as to the contents and addressed to C. G. Benham, Town Clerk, 36 Main Street North, Georgetown, Ont., will be received until 4 p.m. Monday, Aug. 11, 1958, for supplying equipment and labour to construct 3200 feet of sanitary sewers, subject to the approval of the Ontario Municipal Board, on the following streets in the Town of Georgetown.

YOUNG STREET  
CHARLES STREET EXTENSION  
PRINCESS ANN DRIVE  
HYDE PARK ROAD  
HAROLD STREET

Information may be secured at the office of the Town Engineer on and after Tuesday, August 5, 1958. Each tender shall be accompanied by a certified cheque, bid bond or cash deposit, payable to the Town of Georgetown, equal to at least 10 per cent of the total of the Tender. Each Tenderer will be required to deposit \$10.00 for each set of plans and specifications. The deposit will be released to the Tenderer on return of the plans and specifications in good order. The lowest or any tender not necessarily accepted.  
W. H. CARR, P. Eng., Town Engineer.

**TOWN OF GEORGETOWN  
TENDERS FOR ROADS**

**TENDER CALL**

SEALED TENDERS, clearly marked as to the contents and addressed to C. G. Benham, Town Clerk, 36 Main Street North, Georgetown, Ont., will be received until 4 p.m. Monday, Aug. 11, 1958, for supplying materials, equipment and labour to construct the following streets in the Town of Georgetown.

CHARLES STREET EXTENSION  
JAMES STREET EXTENSION  
CHURCHILL CRES. EXTENSION  
PRINCESS ANN DRIVE  
HYDE PARK ROAD  
HAROLD STREET

Information may be secured at the office of the Town Engineer on and after Tuesday, August 5, 1958. Each tender shall be accompanied by a certified cheque, bid bond or cash deposit, payable to the Town of Georgetown, equal to at least 10 per cent of the total of the Tender. Each Tenderer will be required to deposit \$10.00 for each set of plans and specifications. The deposit will be released to the Tenderer on return of the plans and specifications in good order. The lowest or any tender not necessarily accepted.  
W. H. CARR, P. Eng., Town Engineer.

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11 MAINT ST. GEORGETOWN

**Municipal Board Letter  
Re Sewage Debentures**

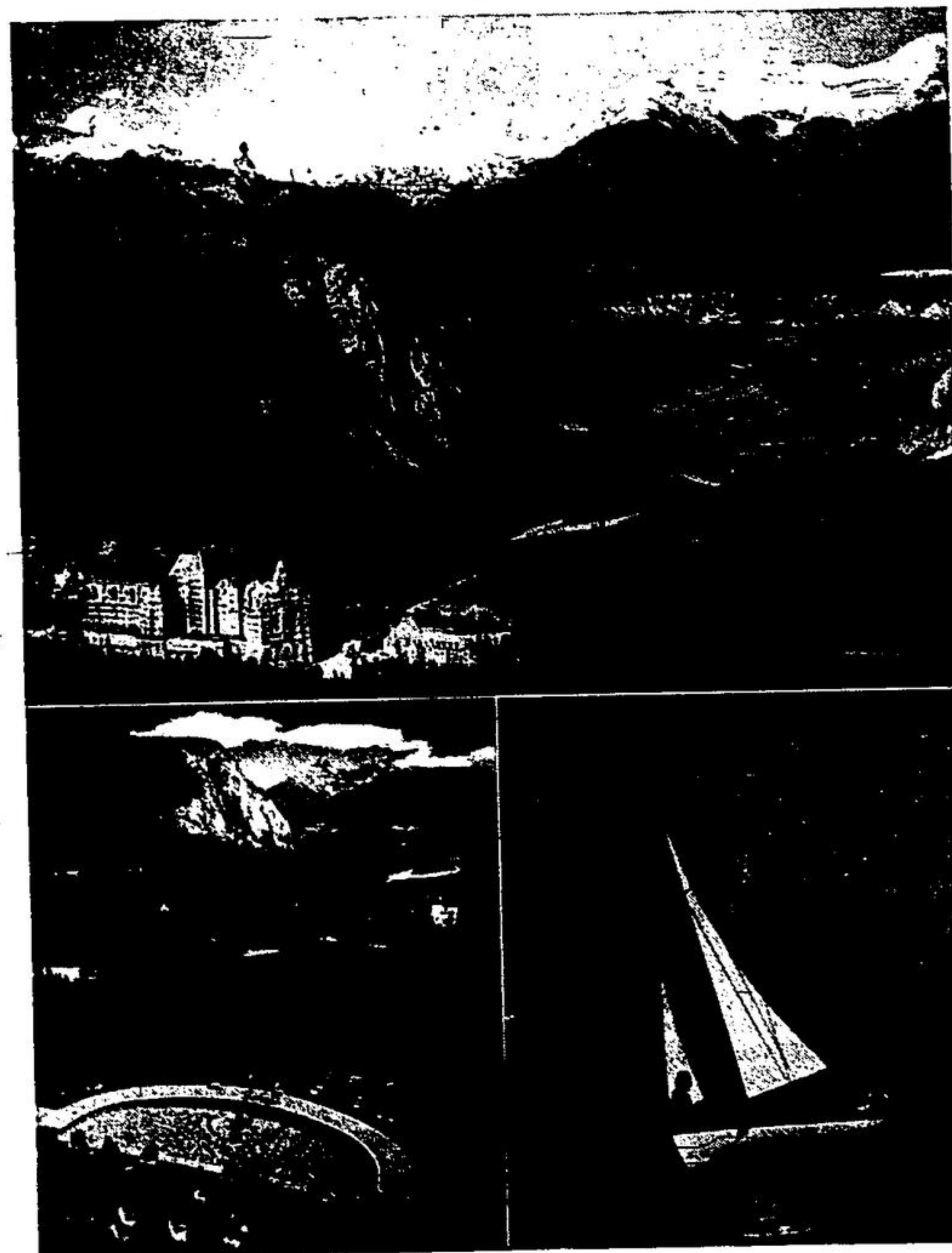
August 1st, 1958

Mr. Brian Larmour, Sec'y.,  
Ont. Water Resources Comm.,  
East Block, Parliament Bldgs.,  
Toronto, Ontario

Dear Mr. Larmour:

Re:  
Town of Georgetown—Proposed  
construction of Sewage Disposal  
Plant at an Estimated Cost of  
\$830,000

Following my letter to you of the 15th ultimo in which the Board indicated approval of this project subject to four limiting provisions, the Board held a Conference with representatives of the Development Company and of the Municipality on July 24 last. At that time it was agreed that Condition No. 1 would be modified so as to require the bond of a Surety-Company ensuring the per-



**HOTELS PREPARE FOR SUMMER:** The great outdoors beckons vacationers from all parts of the con-Banff Springs Hotel and its famous Bow River Valley golf course bask in the sun, showing a few of the many delights of the Canadian Rockies for holidaymakers. Picture at lower left shows the swimming pool at Banff Springs Hotel, which is open to September 16th. The sister resort, beautiful Lake Louise is open to September 5th. In the sea-conditioned Maritimes on the east coast, Canadian Pacific Hotels is open again this year with their many seaside attractions such as sailing (lower right) near the Lakeside Inn, Yarmouth, Nova Scotia. This hotel, and the Digby Pines, Digby, N.S., is open to September 1, while the Algonquin Hotel at St. Andrews-by-the-Sea, N.B., is open to August 14th. In the upper picture,

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