

Variety of Charges at Tuesday's Police Court

Remand Made in Manslaughter Charge, and Also in Breaking and Entering Charges. Three Months Term for Theft. Fine for Use of Nets. Other Court Cases.

The case of A. C. White of Hoyle, charged with manslaughter following the death of Eddie Police from a revolver bullet wound, was remanded once more in police court on Tuesday. Percy and Hubert Pearce, charged with breaking and entering on the night the shooting occurred, asked a further remand through counsel, and since Crown-Attorney S. A. Caldwell advised the extension of time, Magistrate Atkinson agreed to it. A number of witnesses from Hoyle were present but will return to court next week. J. Howitt, of Hoyle, and G. N. Moore went \$5,000 each on White's bail, and the accused renewed his own bond. The Pearce boys were freed on their former bail and will continue to report to police every 24 hours.

"Stole" \$25—Three Months

Three months hard labour was the sentence handed out to Charles Mullens, charged with the theft of \$25 from Leo Ferrari. Mullens pleaded not guilty, but both police and Ferrari stated that Mullens had offered to obtain a revolver for Ferrari for \$25. He had been given the money but failed to produce the weapon. Sergeant Gagnon had been concealed in the building when the "deal" was made. "I had nothing to do with it," was all the accused would say. His previous record was not a good one, the magistrate discovered, and he had been convicted as long ago as Dec. 28th, 1928, for forgery, in the Timmins police court. Other offences in 1929 and 1931 had given terms varying from three months at Burwash to two years at Portsmouth penitentiary.

Stole Two Outboards and Boat

Pleading guilty to the theft of an outboard motor, the property of Noranda Mines Ltd., and to the theft of another outboard motor and boat, the property of Max Ryan, William Houle got two months in jail. Total value of the stolen motors and boat was about \$250, and had been removed from the newer mining properties in the Pamour mines district. One other lad, charged with theft, was dismissed by the court, as the only evidence against him was that of his supposed accomplice, Houle. Three other boys were also freed from charges of possession of the stolen boat, when they stated that they had merely gone for a ride with Houle. The convicted young man had no previous record that could be found, so sentence was made light.

Nicholson Dismissed

A charge of reckless driving against John Nicholson was dismissed when it was not proven that he had in any way been negligent, though it was admitted that he might have made an error of judgment. Roy Davidson, the driver of the car Nicholson struck, stated that he had parked his car at the bottom of McDonald hill on the back road to South Porcupine, while he was getting some water for the radiator. Nicholson's car had come over the crest of the hill and crashed into the rear of Davidson's, driving it over the edge of a culvert and pinning Davidson under it.

In Hospital Seven Days

When help arrived, Davidson had been taken from under the car and rushed to the hospital where he had had to remain for seven days. He swore that his tail light was burning before he left Timmins and at the time he stopped his car, well over the right hand side of the road.

Nicholson swore that he just "didn't see the car" until he was within a few feet of it, and that he had then tried to avoid it by swinging to the left. The front part of his car struck the left eight inches of Davidson's, forcing it from the road. He had done everything he could to free Davidson, Nicholson swore.

Mechanic's Evidence Refuted

A Schumacher mechanic, Edwards by name, swore that there was no bulb in the tail light of the Davidson car and that the wires appeared to have been disconnected for some time, but this was refuted when Sergeant Fulton of the Tisdale police swore that he had inspected the Davidson car while it was still in the ditch and the tail light was still burning then, three-quarters of an hour after the accident.

Suit Returned to Owner

William Ritchie, coloured, charged with stealing a suit of clothes from Alfred Stewart, was dismissed, when it was admitted that three men had been drinking rather large quantities of wine. John Davidson, a witness, who had been recalled from the bush to testify in the case, stated that he had not given the suit to Ritchie, as Ritchie claimed. The magistrate, in dismissing the case and ordering the suit returned to Stewart, remarked on Ritchie's claim, saying, "I wouldn't be surprised if it were all true."

Amari Caught up With

Elmo Amari, for whom Game Warden Phil Boudreau has been looking for some weeks, was haled to court on charges of possessing gill nets and of using them for fishing, not having any license to do so. The case arose out of a previous one in which Amari cleared another man of similar charges by claiming ownership. He had vanished

from the court room the previous time before informations could be laid. He pleaded guilty to the offences, and although one was withdrawn, he was fined \$100 and \$22.50 costs, with the option of two months in jail, the maximum provided under the Game and Fisheries Act for the offences. An order was issued confiscating the nets. Aurel Legendre, charged under a town by-law with creating a disturbance, was dismissed. Legendre claimed that the man he "had tried to hit but did not," had struck him first, though he had never seen him before. The affair apparently began over some trouble in a local beverage room.

Faces Four Forgery Charges

Clarence R. Wilson obtained a remand when he faced four charges of forgery, one of uttering a forged cheque and another of obtaining goods by false pretences. He had \$38 in his possession when arrested, and asked, through counsel, that this be returned to him, as he wanted to send it away to somebody. The magistrate refused this, saying that the money would have to remain in the possession of the police until the court decided whether or not Wilson is guilty of the offences charged.

The Disappearing Socks

A man past middle age, charged with attempting to steal three pairs of socks from Bucovetsky's, was bound over to keep the peace for two years, and warned not to go in the store again. He "had the intention to pay for them," the accused claimed, though two witnesses said he had two pairs of the socks in his hip pockets and one he was just stuffing into his side pockets.

Settlement in some wage cases begun last week, but remanded for lack of witnesses, was promised by next week by counsel for the defence. "Those fellows are broke and have no money right now," claimed the attorney for one of the complainants. The magistrate allowed it to go one more week.

Wage Cases Heard

Another small wage claim was settled in court and some others were laid over for another week. Eight days was granted one man to settle with his former domestic for \$15 wages. Falling payment, distress will be made and if nothing can be found to distract, a 10 day jail sentence will be ordered. The man had quit his job some weeks ago and found he could not pay the maid. Four offenders under town parking by-laws paid \$1 and costs each. Only one pleaded not guilty, claiming that his car, which had the left wheels to the curb, was on private property.

Fine Goes Up

Four drunks, most of them First of July celebrants, paid the usual \$10 and costs. The fifth, however, claimed he was not drunk and when the fine was put on, he was not willing to pay without a noise. "Yes, sure!" he said, or something like that. "What's that?" the magistrate queried. "Fifteen dollars and costs now and I'll raise it again if there's any more impudence out of you."

Accused had staggered out of a local beverage room one evening, according to police evidence. He claimed he had had "just a few drinks."

James F. Sizer and David Jacklin paid \$10 and costs each for reckless driving. Six speeders contributed \$10 and costs each.

Louis Bellehumeur, charged with vagrancy wanted to get a lawyer. He was given a week to do so.

Funeral on Saturday of Davida Filippino

Esteemed Member of Timmins Branch Canadian Legion Buried with Legion Honours.

The funeral of Davida Filippino, 38-year-old miner, who died here last Tuesday, was held from the Church of the Nativity on Saturday when a large number of his friends and relatives attended. He had been in Timmins many years ago, and although he had left to go to Alberta, he returned to Timmins about a year and a half ago, to live at 18 Tisdale avenue.

Surviving him are his wife and four children. Tributes came to the home from Giovanni DeCandido, Lucia DeCandido, Canadian Legion, G. Galeuda, Duvidier, E. Pacca, M. Belluz, Guervino Filippino, Corina and children, Mascara, Olga Dougl.

The funeral was held with Legion honours, a large number of the members of Timmins Branch No. 88 Canadian Legion being present to do honour to their dead comrade. At the graveside Bugler Archie Pearce sounded the "Last Post."

Toronto Mail and Empire.—It is said that there have been nine offers made to the city for Casa Loma, and we note that Hon. Mr. Croll has asked the Dionnes to permit the Government to provide them with a house large enough for the whole family, as it is and as it may become.



Striking while the iron is hot is a characteristic of the West that has gained the admiration of the rest of Canada. And so there is little surprise in the announcement that the Board of Trade at Invermere, B.C., has leased the bungalow camp at beautiful Lake Windermere for this summer, in anticipation of increased tourist traffic to the Canadian Rockies, which has been generally forecast in Europe, the Orient, and the United States. The camp, which is being taken over by small but energetic Invermere, is one of the most delightfully situated in the Canadian Rockies. Built originally by the Canadian Pacific Railway, this camp has been successfully operated for the past

several years as a private camp for girls. In the centre of an ideal vacation district, it is easily reached 57 main mountain highways. The famous Banff-Windermere road leads to it, a good alternative route being through the mountains from Cranbrook. The lake averages about 68 degrees in the summer and is ideal for swimming and boating. Excellent trout fishing can be had in several creeks and smaller lakes near by and the lake itself has landlocked salmon of considerable size. Within a day's ride is the celebrated Lake of the Hanging Glacier, with six spectacular glaciers all concentrating in one moraine with an ice wall several hundred feet high which drops a continual succession of small icebergs into the lake.

The camp is a particularly good centre for a whole summer's rest and exploration, because many are the side trips that can be made by car, mountain-bred ponies, or on foot to adjacent spots of beauty or historic interest. Tennis courts and motor launches are available for the use of the guests. There is accommodation for 42 guests in the camp, which consists of a large main building, with wide verandah, and of separate small bungalows, equipped with single beds, stove, clothes closet, nice furniture, running water, and electric lights. A double bath-house, with hot and cold running water, contains separate bathing rooms.

"RED" PORTER MARRIED AT SUDBURY LAST WEDNESDAY

The marriage of Edmond J. Porter and Miss Carmen K. Schwart, at Sudbury was one of the interesting events of last week. The groom is well known here, having played at Timmins while a member of the Iroquois Falls hockey team. "Red" Porter, as he is familiarly known, is a son of Mr. and Mrs. Mark

Porter, of Iroquois Falls, and a brother of "Moose" Porter, who played on the Timmins team some seasons ago. "Moose" is now at Kirkland Lake and was a member of that town's team last year.

Kapuskasing Tribune.—It is a pity that the farmer can't make as much money out of a good hog as the city man can out of a blind pig.

HON. MR. CROLL DENIES ANY OFFER MADE TO DIONNES

"There has been no offer, so what is there to settle?" asked Hon. David Croll last week when questioned about the letter he received from Oliva Dionne in which the latter said he and Mrs. Dionne would "accept the minister of welfare's offer of settlement."

Kiwanis Programme of Supervised Sports Here

A. R. Fisher, Supervisor, Announces Tentative Programme. Leo Mascioli Allows Use of Swimming Pool. Other Notable Features. All Boys Should Take Part.

Timmins boys have a real programme of summer sports ahead of them, if they want to take advantage of the Kiwanis Club's offer of supervised sport. A. R. Fisher, who has been engaged to look after softball, track and field events, swimming instruction, and any other sports for which a large enough number of boys show interest, announces the following tentative programme, to begin next week in earnest:

- Monday morning, 9.00 to 12.00: swimming at the swimming pool across the bridge.
- Monday afternoon: softball games, under 11 years; and track and field events at the cyanide.
- Tuesday morning, 9.00 to 12.00: swimming at Gillies lake.
- Tuesday afternoon: softball games, under 14 years; track and field events at the cyanide.
- Wednesday morning, 9.00 to 12.00: swimming at the swimming pool.
- Wednesday afternoon: softball games, 14 to under 17 years of age; track and field events, at the cyanide.
- Thursday morning: eliminations for races for twilight meet.
- Thursday afternoon: eliminations for field events for twilight meet.
- Thursday evening, 6.30 to 8.30: twilight meet.
- Friday morning: swimming at Gillies lake.
- Friday afternoon: softball practice and field events.
- Saturday: softball practice and practice for track and field events. This Friday and Saturday, boys are asked to be at the cyanide to help arrange the diamonds and pits.

Open to All Boys, 6 - 16
The sports are open to any boy in Timmins from 6 years of age to 16. No entry fee is required. Mr. Wright will personally supervise all the swimming, games, and track and field meets, and will give instruction and help where required. The main object of the move to organize Timmins boys in

sport during the summer months is to give them a real opportunity to do the things they want to do during the summer and to see that they play their games fairly and well.

- 1. North of Third avenue and east of Mountjoy street and Vimy road.
 - 2. South of Third avenue and east of Mountjoy street.
 - 3. North of Wilson avenue and west of Elm street north.
 - 4. South of Wilson avenue and west of Elm street north.
- Each of the above sections is to enter three softball teams, one under 11 years of age, one under 14 years and the other under 17 years. One game each will be played by each team and at the end of summer, first and second in each age-group will play off for the Timmins championship.
- In track and field events, each section of the town is to enter a team for competition in the twilight meets and a big field day at the end of the summer will close off that activity.
- Any lad in any section of the town (Continued on Page Two)

Magistrate Atkinson to Have Holiday in England

Magistrate S. Atkinson leaves this week for a few weeks' visit to England and will sail from Montreal for London. Mr. Atkinson, who has had very few holidays in the many years he has been on the bench in the North, will visit his twin sister in England who is ill at the present time. During his absence, minor cases will be disposed of before a justice of the peace in Timmins, Magistrate E. R. Tucker, Cochrane, will take those that cannot be tried before a J. P.

Beautiful Setting for Memorial at Cochrane

Northern Veterans of the Great War Gather Sunday at Cochrane for Formal Opening of Memorial Park. Rev. Capt. Sidney Lambert, O.B.E., Stirs all with Notable Address.

"Squad Number!" "Form Fours!" "By Column of Route, Quick March!" Twenty years have passed since some heard those command given, and some a little less, but all as one unit went through the orders, just as though they were on the old parade ground. It all happened over again at Cochrane on Sunday. It will be many a long day before the North will witness such a stirring scene. Picture if you can, 800 or more veterans, each unit in its coloured berets, all with medals, shining brightly upon their breasts; each unit also with the Union Jack flying at its head; the Porcupine District Pipe Band in their splendid uniforms; the Cochrane Brass Band also out in full force; the whole marching as one; and you have an idea of the spectacle created by those assembled at Cochrane to pay homage to those left in far-off Flanders Fields.

In the morning the Timmins delegation, numbering around 60, along with the Cochrane veterans paraded to a Drumhead service at which the Rev. Sidney Lambert, O.B.E., delivered an inspiring address. It was not a sermon, but just a little get-together of the boys, as the padre termed it. He drew word pictures of the days of 21 years ago. He spoke of old friends who are in Christie street hospital, saying "They are still fighting the battle, the war is not over for them." Then in the same sentence he referred to the "Blooming Niv," stopping the tears with a smile. One touching part of this get-together was when Padre Lambert appealed to the children and young people gathered around to stand with bowed heads in honour of those left sleeping in France and Belgium. His talk was of such an inspiring nature that at the close the assembled veterans called for cheers and a tiger, the hundreds gathered taking up the call. It is doubtful if any religious service ever ended in such a way before, "but the 'Boys' just had to let go," as the padre told the vast gathering at the dedication ceremony later in the day.

At 2.30 in the afternoon the vicinity of the court house at Cochrane presented a wonderful sight. There were veterans from Hearst, Kapuskasing, Iroquois Falls, Smooth Rock Falls, Matheson, Kirkland Lake, Ramore, Timmins and the Porcupine, Abitibi Canyon and Cochrane. Each unit was distinguished by the different berets worn—everyone a member of the Canadian Legion. Marching to the beautiful park they made a remarkable picture. Arriving at the park they were given a place of honour in front of the beautiful stone cairn, which was to be unveiled. Loud speakers had previously been installed and all gathered around could plainly hear every word

spoken at the dedication ceremony. The service opened by the singing of "O Canada," followed by an address of welcome by Mayor R. M. Smith, of Cochrane. He said it was a great tribute indeed to see so many veterans present and outlined the reasons for holding the celebration at this time. It was Cochrane's Silver Jubilee.

E. R. Tucker, chairman of the memorial park committee in a few well chosen words then introduced Capt. (Rev.) Sidney L. Lambert, O.B.E., to perform the dedication of the beautiful spot and unveil the Memorial Cairn.

Capt. Lambert delivered a wonderful address. He touched upon the reason for the memorial. Speaking of his own work at Christie street he said, "Directly I have finished here, I leave right away. My boys want me at Christie street. Do you know that since the first of January '06 have passed on? Do you know there are still thousands for whom the war has no ending; they are in mental institutes, sanitariums, and other hospitals." In his appeal again to the children and young people, he asked them not to play around the cairn or if they saw anyone sitting upon the stone steps to tell them to get off. "It's sacred ground, you know, kiddies, please keep it as such." He concluded by saying it was the resting place of loved ones resting "Over There."

Bugler Smith sounded the "Last Post." Two minutes of silence followed. Fipers McLennan and O'Neill played "The Lament." Then the bugler sounded "Reveille."

Mrs. S. J. Dempsey and others placed (Continued on Page Two)

Farmer Fined for Failing to Pay Tax on Home Dance

Under the heading "Dorion Farmer is Fined for Failing to Pay Tax on Dance Given at Home," The Port Arthur News-Chronicle reports the first conviction for contravention of the new Amusements Tax Act as follows: "One of the first cases of prosecution for failure to recognize the demands of the new Ontario Amusements Tax Act was heard in magistrate's court in Port Arthur yesterday when a Dorion township farmer was assessed the costs of the court for failing to collect the tax at a dance given in his own home at which admission was charged."

The Ontario Government is apparently reaching out into distant places in the enforcement of the new law and even the social privileges and the traditional sanctity of the home are not escaping the comprehensive scope of the latest tax regulations.

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TOWN AND PROVINCE