

THE MEMORIAL PAGE

Charlottetown and Queens County

The Guardian, Charlottetown, Tues., Aug. 27, 1963. 5

Memorial Project Keeps Schedule

The theatre part of construction in the Fathers of Confederation Memorial Building will be completed on schedule and will be ready for use next May, it was stated yesterday.

Architects and construction authorities conducted a press tour of the site yesterday morning prior to the laying of the cornerstone by Prime Minister Lester B. Pearson in the afternoon.

All main construction is estimated to be about 30 per cent complete.

Approximately 265 men are employed on the project and the number is increasing as the time approaches for hiring stone masons and bricklayers.

More than 20,000 tons of concrete have been poured in construction of the building to date, Barney Rickard, Project Construction Co. superintendent disclosed.

Of this vast amount 2,800 tons have gone into the roof. He said there are further 14,000 tons of concrete to be poured before completion of the complex project of five buildings.

800 TONS OF STEEL

Mr. Rickard added that, to date, 800 tons of steel have been used, with another 400 to be before completion of the project. The oddity in composition of the tremendously heavy roof, where 40 miles of prestressed cables are used to support it.



MEMORIAL HONOR GUARD INSTALLED

To add to the color of yesterday's cornerstone laying a smart guard-of-honor from the 671st Infantry destroyer - escort HMCS Athabaskan, was drawn up on Grafton Street in front of the steps leading to the theatre building of the Fathers of Confederation Memorial. Here Lieutenant - Governor W. J. MacDonald, inspecting the guard before donating the ceremonial

of the steps leading to the theatre building of the Fathers of Confederation Memorial. Here Lieutenant - Governor W. J. MacDonald, inspecting the guard before donating the ceremonial

Nicholson, pleaded 'not guilty' to the charge.

Testifying for the crown were Constables Alan Burchill, Whelan RCMP, and William E. Borden, Charlottetown RCMP, while the defense witnesses were Monaghan, his wife, Mary Doris Monaghan, and Francis Trainor, who had been with Monaghan on the night of his arrest.

Contradictions in the evidence given by the various witnesses was evident and the magistrate, wishing to have time to deliberate on the case, remanded the accused until August 29.

James Garry Gormley, City, Five witnesses, including the accused, testified in the case of Joseph Gerald Monaghan, South Melville, who was charged with impaired driving.

Monaghan, represented by Mr.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

OTTAWA VISITORS VISIT ST. CATHERINES

Resplendent in kilts, Premier Walter R. Shaw welcomed Prime Minister Lester Pearson and Mrs. Pearson last evening at the Shaw home, St. Catharines, at St. Catharines. A delicious buffet luncheon was served to the Prime Minister and Mrs. Pearson as well as to the directors of the Fathers of Confederation Memorial Citizens Foundation prior to the

Prime Minister's leaving for Ottawa following yesterday's laying of the cornerstone of the Confederation Memorial Building in Charlottetown. Greeting the Prime Minister on his arrival at Strathairn last evening was the Lovat Scots Pipe band who rendered in his honor "Road to the Isles," and "Bonnie Dundee."

Accused of speeding was Leslie Wallace MacKay, Parkdale, Ont. Keith Wakelin testified in the case until August 29.

Convicted on a speeding charge G. Lorne Monkley, Summerside, was fined \$12 and costs or five days, and MacKenzie testified in the case.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Cigarettes 'No' Seat Belts 'Yes'

Strong opposition to cigarette smoking as a cause of lung cancer was voiced by the P.E.I. Branch of the Canadian Cancer Society at its annual meeting here last week.

The Society went on record in support of the Canadian Medical Association in the matter of actively supporting the Canadian Cancer Society in any program designed to inform the public of the dangers of cigarette smoking.

The Canadian Medical Association in recognizing the danger of smoking cigarettes had urged all physicians to provide patient education by example and participation necessary for a successful effort in public education.

Equally strong was the stand taken at the annual meeting by the doctors regarding the high death rate from traffic accidents in this regard they proposed a six-point program of medical participation in action designed to reduce the year's death toll of 24 in this province.

The Society suggests it should establish a physician committee in advisory capacity on medical matters for the licensing authority, and sponsor an advanced course in first aid and resuscitation for the injured for ambulance attendants. It also advocates examining the possibility of establishing minimum standards for ambulances and a government subsidy for those meeting the required standards.

Turning to alcohol as a traffic education program in the amendments to the Criminal Code to allow admission of evidence concerning blood alcohol estimation or breathalyzer tests and said it should press for legislation requiring all new cars sold in this province to be equipped with seat belts.

The doctors commented that now providing high school driver education programs in the province and urged the encouragement of others, including the department of education, to increase this extracurricular training.

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

They flatly stated 'we should adopt a set of medical standards for driver's licence. This would provide a guide to all physicians asked to examine patients for license and insurance (car) purposes.'

Rotary Gives Outline On Broadcasting Value

A Keith Morrow, director of English Networks for the Canadian Broadcasting Corporation, with offices in Toronto, was guest speaker at the weekly luncheon meeting of Rotary, held at the Charlottetown Hotel yesterday.

Speaking on the general question of broadcasting in Canada, Mr. Morrow said broadcasting is terribly important to our country and our nation. "It is a visual and auditory signal coming, reaching us in our homes, where more than anywhere else we feel we're masters of our own fate, where we've decided to be relaxed and we've decided to be impressed by the frame of mind."

When a broadcasting system is controlled by the government, the programs will promote the government's policies and wishes. When a system is run by businessmen who must show a profit, the programs will be primarily vehicles for commercial messages.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

Father Claims Son's Car Incapable Of High Speed

A father rose in city police court this morning to testify that the car his son has been driving when charged with travelling 55 miles per hour through a 20 mile zone, could not be accelerated to that speed in the distance through which he had been clocked.

The accused was speeding was Leslie Wallace MacKay, Parkdale, Ont. Keith Wakelin testified in the case until August 29.

Convicted on a speeding charge G. Lorne Monkley, Summerside, was fined \$12 and costs or five days, and MacKenzie testified in the case.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Three Years Given On Forgery Charge

James Garry Gormley, City, Five witnesses, including the accused, testified in the case of Joseph Gerald Monaghan, South Melville, who was charged with impaired driving.

Monaghan, represented by Mr.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Rotary Gives Outline On Broadcasting Value

A Keith Morrow, director of English Networks for the Canadian Broadcasting Corporation, with offices in Toronto, was guest speaker at the weekly luncheon meeting of Rotary, held at the Charlottetown Hotel yesterday.

Speaking on the general question of broadcasting in Canada, Mr. Morrow said broadcasting is terribly important to our country and our nation. "It is a visual and auditory signal coming, reaching us in our homes, where more than anywhere else we feel we're masters of our own fate, where we've decided to be relaxed and we've decided to be impressed by the frame of mind."

When a broadcasting system is controlled by the government, the programs will promote the government's policies and wishes. When a system is run by businessmen who must show a profit, the programs will be primarily vehicles for commercial messages.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

Father Claims Son's Car Incapable Of High Speed

A father rose in city police court this morning to testify that the car his son has been driving when charged with travelling 55 miles per hour through a 20 mile zone, could not be accelerated to that speed in the distance through which he had been clocked.

The accused was speeding was Leslie Wallace MacKay, Parkdale, Ont. Keith Wakelin testified in the case until August 29.

Convicted on a speeding charge G. Lorne Monkley, Summerside, was fined \$12 and costs or five days, and MacKenzie testified in the case.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Charged with trespassing at night, Stanford Carson, City, was remanded without bail until August 31.

Three Years Given On Forgery Charge

James Garry Gormley, City, Five witnesses, including the accused, testified in the case of Joseph Gerald Monaghan, South Melville, who was charged with impaired driving.

Monaghan, represented by Mr.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Excise Case

Owen Francis McGarry, Her Majesty, charged with possession of a still, was remanded for judgment until September 4.

Pleading 'not guilty' to a charge of having had care and control of a motor vehicle while impaired, Charles MacFadyen, City, was remanded by consent of his attorney, John P. Nicholson, until September 4 to fix a date for hearing.

Rotary Gives Outline On Broadcasting Value

A Keith Morrow, director of English Networks for the Canadian Broadcasting Corporation, with offices in Toronto, was guest speaker at the weekly luncheon meeting of Rotary, held at the Charlottetown Hotel yesterday.

Speaking on the general question of broadcasting in Canada, Mr. Morrow said broadcasting is terribly important to our country and our nation. "It is a visual and auditory signal coming, reaching us in our homes, where more than anywhere else we feel we're masters of our own fate, where we've decided to be relaxed and we've decided to be impressed by the frame of mind."

When a broadcasting system is controlled by the government, the programs will promote the government's policies and wishes. When a system is run by businessmen who must show a profit, the programs will be primarily vehicles for commercial messages.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

When a broadcasting system is publicly-owned and financed and yet independent of government interference, programs can be produced with no other thought in mind than the best interests of the public, the speaker said.

Father Claims Son's Car Incapable Of High Speed

A father rose in city police court this morning to testify that the car his son has been driving when charged with travelling 55 miles per hour through a 20