The Toronto World

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Director.

Director.

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WEDNESDAY MORNING, JAN. 28.

LET REASON RULE, NOT PREJU-

Says The Globe: "It is evident that Mayor Hocken of the unpopularity of ness of the whole city, but they cannot

do so except by taking the natural The Globe continues: "The people departmental divisions. The aldermen must bury the purchase plan so deep- do not interfere with the heads of dely that nobody will seek to resurrect partments. Neither need the controlit till the franchise expires."

We are glad to have this frank avowal of the wishes of the opponents of purchase. It makes quite clear what are the real issues in the de-\$30,000,000, but to public ownership. The Globe knows, or can know if it tion to the 52,281 votes cast for weeks. future profits of the traffic on the street railway more than justify the issue, but could be shown to be much a most valuable bargain for the city. The Globe knows, as Mr. Moyes told the board of trade, that the physical assets were full value for the price put on them. But The Globe distrusts public ownership and is unwilling that such a magnificent illustration of the content of the conten terms proposed, and would constitute the success of the principle should be trollers than for the five. The average given, as would result from the pur- vote for the three is about 17,000. The

Hocken's figures, but has been con- the facts it will be about 6 against vinced against its will, and remains purchase to 19 in favor of it. of the same opinion still. Instead of trying further to upset the expert estimates and calculations it calls for e thousand anti-purchase campaign

The city council has recognized the ture profits." absurdity of carrying on negotiations for purchase, and then declining to CONFEDERATION LIFE ASSOCIAread the terms of the agreement resulting. There is a small element Maguire represent this reactionary force in the city council. We are glad to find an opposition of this kind, for paper press and the city council have the conduct of the association. During the year the board of directors suffered loss thru the death of the Hon. or's plans. The Telegram, in its silly, since the year 1871. The vacancy occasioned has been filled by the appointment to the position of managing director of Mr. W. C. Macdonald, who has been prominently associated with city council. This reduces to absurd-for many years. His elevation assures

Rapid Transit Association, and with a thousand rapid transients might hope to carry on a great campaign under Controller Church and smash Mayor Hocken's proposals forever. against prejudice, and we can only trust the common sense, business instincts of its readers to distinguish trust the common sense, business instincts of its readers to distinguish stincts of its readers to distinguish sti

WRECKING RAILWAYS.

Railroads and other public services established for sufficient reasons are SOVEREIGN BANK'S rarely wrecked by errors of manage ment. For if these occur they can b ey are absolutely driven to the wall and forced into the hands of a receiver the cause has invariably been their control by outsiders to the business who used the property for their own profit. High finance organized by capitalists who looked to their own advantage accounts for all the ruined railroads, street railways and public utility companies that have collapsed |because they were unable to carry the loaded.

and there remains only \$700,000 to be The latest of the exposures justifying this opinion is that of the St. paid Louis and San Francisco Railroad which G. T. Clarkson acted as chairsystem. Financial operations-not man, he made the following statement ordinary railroad difficulties—were the cause of its bankruptcy, according to the Interstate Commerce Commission regarding the assets and liabilities: "The bank owes international assets \$3.760.000, and is on contract with international assets that it shall applyof the United States, the result of on such debt such amount as it re-Monday at the direction of the senate. The bulk of these assets consists of an The report attributes the insolvency to various causes, and among them

italization, the acquisition of new lines at extravagant prices, sale of SYMONS GETS BALL securities on terms giving bankers large profits and generally the looting

By calling the method of having the controllers specialize in getting information for the city council about the various civic departments, a cabinet system, it has been sought to discredit the proposal altogether. This plan of year, delivered in the City of Toronto.
or by mail to any address in Canada,
Creat Britain or the United States.

—\$2.00—
will pay for The Sunday World for one
work by mail to any address in Canada,
than they really are is a familiar one
in the city hall. We have been nauseated with it in the street railway proyear, by mail to any address in Can-ada or Great Britain. Delivered in posals, where everything is given a Toronto or for sale by all newsdealers different color to the reality. In the and newsboys at five cents per copy.

Postage extra to United States and with interfering with heads of depart-Subsoribers are requested to advise ments, and any attempt in that direction should be sat upon at once. The lay in delivery of The World. sole object of the proposal is to render accessible more fully, more accurately, more directly and more independently, than is sometimes possible, what the council wants to know about the busi- left Toronto two weeks ago. ness of any particular department. nothing short of a smashing defeat Most of the aldermen specialize on the of the railway purchase bylaw by the business of their wards. Similarly the qualified ratepayers will convince controllers can specialize on the bus:

NOT VOTES BUT PEOPLE.

The Telegram is constantly and wilfully deceiving its readers. It figures out that 65,436 votes cost for its canbate. The opposition is not really, as didates, five in number, for the board The Globe asserts, to the payment of of control, showed an anti-purchase sentiment in the city in proportakes the trouble to enquire, that the three pro-purchase candidates. These figures mean nothing whatever in the issue, but could be shown to be much that such a magnificent illustration of more persons voted for the three conchase by and operation of the street average vote for the five is about 13.006. This, we take it, is about the The Globe, we believe, has been division of opinion on the railway quesconvinced of the accuracy of Mayor tion. Where the people get to know

which would not even allow the people The World will be found the report to express an opinion on the matter. submitted to the forty-second annual Controllers Church and O'Neill and Meredith, Graham and Sociation, held yesterday. The figures for the year ending Dec. 31, 1913, show it is the strongest possible evidence tinuous prosperity that has attended been purchased to support the may- James Young, who had been a member ity the charge it makes against the the conservance of the careful nan-The Globe may now revive the Rapid Transit Association, and with We do not think The Globe's action is the death claims totaled \$537,629.66; well-advised, and we believe that if the Globe followed its reason in the Globe's action is the death claims totaled \$537,629.66; holders of maturing endowment pollowed its reason in the Globe's action is the death claims totaled \$537,629.66; holders of maturing endowment pollowed its reason in the Globe's action is the death claims totaled \$537,629.66; holders of maturing endowment pollowed its reason in the Globe's action is the death claims totaled \$537,629.66; holders of maturing endowment pollowed its reason in the Globe's action The Globe followed its reason, in- 659.39 was allotted by way of dividends stead of its prejudices, it would give a different account of itself. But The Globe is rarely free to stake reason Globe is rarely free to stake reason pany's history. Income from premiums between the appeal to plain facts and figures, which is Mayor Hocken's standing at \$18,723.820.42, increased by \$1,453,428.58 during the year and are position, and The Globe's appeal to \$1,453,428.58 during the year and are invested in strict conformity with the position, and The Globes appear to possimistic alarms which the last six months have already proven groundiess.

Invested in strict concorning with the government requirements. At Dec. 31 the surplus held by the company over and above all existing liabilities was \$2,081,781.09, a position which must be eminently gratifying to both share and policy holders.

AFFAIRS WOUND UP

ectified by internal reforms. When Mr. Justice Lennox Made the Order and G. T. Clarkson is

Liquidator. An order winding up the Sovereign Bank was made by Justice Lennox at Osgoode Hall yesterday, and G. T. Clarkson has been named as interim

James Bicknell, K.C., who represented all the creditors with the exception of the Quebec Bank, stated that most the shareholders have paid double liability by subscribing to the burdens with which they had been international assets. Double liability to the extent of \$2,300,000 has already collected from the shareholders,

whose investigation was reported on the bank to the itnernational assets. interest in the Chicago & Milwaukee and the Alaska Central Railway. Ther to various causes, and among them is one thing certain, and that is the are first placed dispreportionate cap- double liability will be called."

Three for Whom Bench Warrants Were Issued Are Within Reach.

representing proposals to be quite other MILLICHAMP A WRECK

Guarded by Orderlies Guelph Sanitarium-Evans Can Be Extradited.

Two of the men wanted for conspiracy Two of the men wanted for conspiracy in connection with the stocks of the Union Life Assurance Company are in custody, one is being held under surveillance in a sanatarium at Guelph, and the fourth is in Parls, France, having

Accepted new insurances aggregating \$12,092,535, were written during the year, and the total amount in force at December 31st, was \$69,-1094,281.

Accepted new insurances aggregating the way for the announcement of some new inspection regulations of the provincial government. For some time the minister of public works has been contemplating a suggestion that boilers row in operation should submit to inspection guite as grid as the feath of the feath

Harry Symons, K.C., was released on \$15,000 bail, following his arrest Monday

he is sufficiently recovered, orders hav-ing been sent out by the authorities of Toronto to that effect. It is hardly likely, lowever, that he will be able to leave the

sanitarium for some time. Dr. A. T. Hobbs of the institute states that if Dr. Millichamp were placed under arrest or removed from the sanitarium he could not answer for his life. Dr. Millichamp is a nervous wreck and has been at the sanitarium since last August. His wife. sanitarium since last August. His wife has been with him for the past two

Evans in Paris. H. Pollman Evans is in Paris, France, having left Toronto two weeks ago. It is thought that he will return to Toronto

matter of form, as bail cannot be granted by a magistrate, as was done in this case, when the bench warrant is issued by a judge. Symons was rearrested yesterday so that the proceedings would be properly carried out. Yesterday afternoon, shortly after one o'clock, Mr. Symons and his bondsmen appeared before Justice Latchford, and the bond papers were signed. Symons was immediately released until Monday.

Symons Surprised.

Mr. Symons stated yesterday afternoon

the facts it will be about 6 against purchase to 19 in favor of it.

The Telegram appears to take a morbid interest in obsequies. Too bad that Mayor Hocken is so obstinate, and charged with conspiracy to defraud the public.

Symons Surprised.

Mr. Symons stated yesterday afternoon that these proceedings were a great surprise to him. He thought that civil actions may have been brought against him and the other men, but never thought for a moment that they would be arrested and charged with conspiracy to defraud the public.

CHANGE IN THE DIRECTORATE.

During the past year the Board suffered loss by the death of the Hon-arm orable James Young, who had been a member of the Directorate since 1871. The vacancy has been filled by the

ing from any private person. The government officials have kept in touch with the proceedings all along, and when events warranted a criminal charge being laid, they acted.

CANADIANS, JEWS, POLES **OUST YANKEE FARMERS**

Wail Comes From Old Massachusetts-Need Scientific Agricultural Methods.

"The one thing that may still save the day for native Americans is the President; Mr. W. D. Matthews, Viceuse of more and better machinery, and and Sir Edmund B. Osler, Viceof more scientific methods," says the President.

"We have seen the Polish people take session of the Connecticut valley HOHL FUNERAL SERVICE within the past few years and in cer ain of our hill towns Jews and Canadians are taking up the land and makng a living where our older citizens have failed. The Portuguese are rapidly acquiring land in Bristol and Barnstable countries; and in the not distant future we may expect to see large settlements of still other nationalities in

WILL NOT SAY.

cars in the Don valley, as proposed by the board of harbor commissioners, but the service last night. will not say what it is

DEBENTURES ISSUED

In sums of \$100 and upwards. For terms of one or more years. Interest paid half-yearly. Interest computed from the date on which money is received, at a rate varying according to the term for which the debenture is issued

These Debentures Are A Legal Investment For Trust Funds

They are a favorite invest-ment of Benevolent and Fra-ternal Institutions, and of Brit-ish and Canadian Fire and Life Assurance Companies, largely for deposit with the Canadian Government, being held by such institutions to the amount of more than ONE MILLION DOLLARS.

We shall be glad to mail a speci-men debenture, copy of Annual Re-port, and any further information de-sired, to anyone sending us their ad-

Canada Permanent Mortgage Corporation

ESTABLISHED 1855. Paid-Up Capital and Reserve Fund TEN MILLION DOLLARS Toronto Street, Toronto.

CONFEDERATION HUGHES ARRESTED LIFE ASSOCIATION

42ND ANNUAL REPORT. factory Advance in the Affairs of the Company.

The Forty-second Annual Meeting of the Confederation Life Association was held at the Head Office on Tuesday, January 27th, when the Report of the Directors for the year ending December 31st, 1913, was presented.

The statement furnished evidence

of a healthy condition in all depart-ments and of the Company's continu-

NEW BUSINESS.

PAYMENTS TO POLICYHOLDERS.

There was paid to Policyholders and their beneficiaries the sum of \$1,-621,707.91. Of this amount the death claims totalled \$537,629.66, while holdafternoon.

Dr. F. G. Hughes was taken into custody by the police at Edmonton at one o'clock Tuesday morning. He will be brought back to Toronto as soon as possible.

Dr. Millichamp is at the Homewood Sanitarium at Guelph, but is being guarded by a doctor and two orderlies. He will also be brought back as soon as the company's history.

621,707.51. Or this claims totalled \$537,629.66, while holders of maturing endowment policies will provide for those which have been in position for some time also being examined as to safety. If such a measure comes to pass, it will entail additions to the present staff of inspectors, and will probably be arranged by a man and assistants being on the road all year.

This branch furnishes evidence of plendid growth. The net income from premiums amounted to \$2,734,-127.89; from interest, \$838,573.11, and from rents, \$104,927.35; the combined figures being \$428,063.63 in advance of

ASSETS.

The Assets, which now total \$18, 723,820.42, show an increase of \$1,453,428.58 in the year. All moneys are invested in securities of the high-est standard and in strict conformity turns which have governed in the

In regard to surplus, gratifying results are reported. During the year there was earned the sum of \$500,

workers, that is to say, a thousand anti-public ownership agents, to get out into the wards to work against Mayor Hocken's proposal.

There are still quite a number of citizens, including a few aldermen, who tizens, including a few aldermen, who to the work against Mayor Hocken's proposal.

There are still quite a number of citizens, including a few aldermen, who to the work against Mayor Hocken's proposal.

There are still quite a number of citizens, including a few aldermen, who to the position, and, so far as is known, the conspiracy charge was laid by the attorney-general without prompting from any private person. The government officials have been filled by the appointment of Mr. W. C. Macdonald for security for costs. Lawr (Aylesing from any private person. The government officials have been filled by the appointment of Mr. W. C. Macdonald for security for costs. Lawr (Aylesing from any private person. The government officials have been prominently associated with the Company for many years as Secretary and Actuary a associated with the Company for many years as Secretary and Actuary, and his elevation to the above responsible position assures a continuance of the position assures a continuance of the position assures a cortinuance of the careful management which has placed van (King & K.), for defendants, mov-

ELECTION OF DIRECTORS.

The following were re-elected Directors for the ensuing year:
Mr. W. D. Matthews, Sir Edmund B. Osler, Mr. J. K. Macdonald, Colonel D. R. Wilkie, Sir William Whyte, Mr. The Yankee is being ousted from the lock, Mr. John Macdonald, Lieut.-Col. Albert E. Gooderham, Mr. Thomas J. foreign blood, according to the state board of agriculture's annual report

W. C. Macdonald.

Mr. J. K. Macdonald was re-elected Mr. J. K. Macdonald was re-elected.

TO BE HELD IN GALT

Body of Late Vice-President of Dineen's Taken Last Night to Old Home.

esidence of his brother-in-law, Dr. Wm. shown. H. Wunder, 663 Spadina avenue, at 8 defendants, moved for leave to amend statement of defence by setting up that

C. J. Hohl was vice-president of the action to supreme court. W. & D. Dineen Company, and had been with the firm for over forty years. Four days before his death Monday morning, he tripped and fell. He later became unconscious, death resulting from con-

AND HE DID

WALK AND BREAK INMY

GUESS I'LL TAKE A LONG

NEW SHOES



CLOSE INSPECTION FOR ALL BOILERS

Recent Explosion at Ottawa Paves Way for New Departure.

LARGER STAFF NEEDED

More Inspectors Will Be Necessary to Be on the Road.

It is learned that the recent boiler ex inspection quite as rigid as tho

construction.

Every boiler for use in such places as theatres and public buildings, as well as portable affairs, pass thru the hands of officials before being used. The change will provide for those which have been in position for some time also being examined as to safety.

If such a measure comes to pass it

AT OSGOODE HALL

ANNOUNCEMENTS.

Jan. 27, 1914. Motions set down for single court for Wednesday, 28th inst., at 11 a.m.: 1. Re Standard Cobalt. 2. Re Webb Estate. 3. Hay v. Ellis.

Peremptory list for appellate divi-ion for Wednesday, 28th inst., at 11

1. Swale v. C. P. R. Co. 2. Swale v. C. P. R. Co. 3. Page v. Clark. 4. Clark v. Robinet. 5. Dementitch v. North Dome Min 6. Vaughan-Rys v. Clarry.

Master's Chambers. Before J. A. C. Cameron, Master. sults are reported. During the year there was earned the sum of \$500,970.42, and at December 31st, the total fund held by the Company for the protection of its policyholders over and above all existing liabilities amounted to \$2,081,781.09.

CHANGE IN THE DIRECTORATE.

During the past year the Board suffered loss by the death of the Hongard Suffered loss by the

for defendants, obtained order dismissing action without costs.

the Association in its present enviable ed for particulars of statement of position amongst Canadian corporatiff Order made. Costs to plaintiff in

> Kaufman v. Shulman-Gentzler (Heyd & Co.). for defendant, moved for order dismissing action for want of prosecution. W. H. Wallbridge for plaintiff. Motion dismissed. Costs to Weinig v. Ziger-G. T. Walsh, for obtained order dismissing

action without costs and vacating lis Nosworthy v. Marquis-A. MacGregor, for plaintiff, obtained order, on consent, dismissing action and discharging lien and lis pendens.
Simpson v. Barbers—A. MacGregor for defendants, obtained order, on con-sent, dismissing action without costs.

Judge's Chambers Before Meredith, C.J. Re Tatham-C. L. Dunbar (Guelph)

for administrator and next of kin. moved for order for payment of \$6651.66 out of court. No one contra. Upon filing suplemental affidavit and satisfying clerk in chambers that ample Following a funeral service at the security has been given in administration proceedings, order to be made. Consent of all next of kin must be

Murphy v. Lamphier-A. Ogden, for The officials of the Toronto Railway Company have received a legal opinion regarding their right to operate cars in the Don valley, as proposed by jury sittings, order made transferring Re Abernethy—F. W. Harcourt, K. C., for executors, obtained leave to pay \$86.66 into court to credit of Annie

> Re Lemieux-F. W. Harcourt, K.C. for Royal Trust Co., administrators, obtained leave to pay \$31,10 into court to credit of Walter Laviolette, and \$93.28 to credit of Arthur Lablanc.
>
> Re Rapsom—F. W. Harcourt, K.C., for infant, obtained order allowing payment out of certain moneys in court, on filing affidavit and auditors'

certificate.

Re Auburn Nurseries. Limited-Steele (McMaster & Co.), moved for winding-up orded. No one contra. Upon clerk in chambers finding due service has been made, order made. Osler Wade appointed interim liquida-tor. Reference to master in ordinary Godson v. Casselman-Fisher (Len nox), for vendor, moved for order declaring that Ellen McCabe, devisee under will of Patrick Trainer, took an estate in fee simple and that convey-ance by her is a good and valid con-J. H. Campbell for purchaser. Reserved. Pitcher & Sons v. Crooks-Shulman (Heyd & Co.), for defendant, obtained

order on consent for payment out of court of moneys paid in by defendant as condition for leave to appeal to appellate division Re Porcupine Reserve Mines, Ltd .-Adam (Day & Co.), for petitioners. obtained enlargement of motion for winding-up order until 30th inst.

Before Lennox, J. Re Sovereign Bank of Canada-G. T. Clarkson, a creditor, obtained a winding-up order. G. T. Clarkson appointed liquidator on giving security to amount of \$35,000. Reference to G. Kappele, K.C. official referee.

Judge's Chambers.

Rex v. Frizzell-H. E. Rose, K.C., for don for plaintiffs. order quashing conviction, fine and for imprisonment of defendant by police for

EDDY'S WASHBOARDS

HAVE A SPECIAL CRIMP THAT MAKES WASHING VERY EASY

> AND THEY ARE JUST AS GOOD AS EDDY'S MATCHES

WEDNESDAY, JANUARY 28th.



Clip out and present six coupons like the above, bearing consecutive dates, together with our special price of either 680 or 98c for whicheve style of binding you prafer. Both books are on display at 40 Richmond Street West, Toronto, and 15 Main Street

East, Hamilton. 6 COUPONS 98c Secure the \$2.50 Volume

entifully bound in rich Marcon—cover stamped in gold, artistic inter-design, with 16 full-page portraits of the world's most famous singers, and complete dictionary of musical terms.

6 COUPONS 68c Secure the \$1.50 Volume Well bound in plein green English Cloth, but without the portrait

OUT-OF-TOWN READERS WILL ADD 24c EXTRA FOR POSTAGE "HEART SONGS" The song book with a soul! 400 of the song-treasures of the world in one volume of 500 pages. Chosen by 28,000 music lovers. Four years to complete the book. Every song a gem of melody.

magistrate of Napanee for receiving stolen goods. Judgment: The case is one in which the conviction should be amended by striking out the provi-sions relating to the fine of \$100. There should be no costs. The apparent hardship of this is lessened when it is borne in mind that if the magistrate had known the true limitation of his powers he would probably have imposed a much more severe imprison-

Single Court. Before Middleton, J. Re Rebecca Barrett Estate-H. S. are entitled to Letters Patent White, for executors, moved for order construing will. I. F. Hellmuth, K.C., for five beneficiaries. W. N. Tilley for three beneficiaries. F. Arnoldi, K.C., for one beneficiary. M. H. Ludwig, K. C., for one beneficiary. W. J. Boland for one beneficiary. Judgment: Counsel for Mrs. Russell desires that her nostitue about the service of White, for executors, moved for order 112,044 and 126,144, that the ass sel for Mrs. Russell desires that her general of Canada appeared position should not be prejudiced with respect to any application she may be advised to make in the surrect court in the constitutional vadidity of the act. advised to make in the surrogate court. find in favor of the constitutional I do not see how she could be preju- of sec. 16 of the act treating it as h diced, but if any reservation is neces-ing legislation in regard to properts any it may be made. As to the gift and a civil right in the province. to the daughters, there is nothing but a gift out of these rents of the exact amount of the rent, not as the amount of the rent, but as of the named sum of £654. The daughters take the £600 Godkin v. Watson—J. Jennings and no more. The increased rental J. A. Rowland for plaintiff. H. E. above that sum and above the provision for Edith Emily will pass to all pointment of new trustees to the children, sons and daughters, under the residuary clause. The annuity fendant, payment to new trustee given to the daughters is for the life amount found due, and to give ne of each daughter, and on the death of any daughter leaving issue, i. e., children, the children will take the annuity and trust assets with assets belonging for life. If the daughter leaves no children then the surviving daughters and their children take the annuity for their lives. Issue in this will be limited to children. Subject to these annuities and the father's life estate, the ties and the father's life estate, the annuity becomes vested in the sons the executor, and his son, the defendant, in their manner of dealing with the sons the executor, and his son, the defendant, in their manner of dealing with the sons the executor.

parties out of the estate.

Re R. G. Barrett—H. S. Where for executors. F. Arnoldi, K.C., for daughter. Mrs. Mossom. W. N. Tilley for other daughters. I. F. Hellmuth, K.C., for each M. H. Ludwig, K.C., for each M. H. Ludwig, K.C., for each to including interest, the reference to including interest, the reference of the control of the appointment of the for sons. M. H. Ludwig, K.C., for granddaughter. Motion for order construing will of Robert George Barrett.

Judgment: The daughters cannot succurity to the satisfaction of the massive claim to be entitled to the mortgage taken on the Bloor street and the estate of George W. Watson houses. The sale of the property amounted to a conversion. The mortgage which may be found by the me is personalty and must be dealt with accordingly. The \$17,200 is given to his daughter Sarah in trust "to meet the immediate current expenses in the immediate current expenses in connection with housekeeping," not merely his household debts, but all that could fairly be regarded as falling within that designation during a reasonable time after his death, pending

addition charges it upon his real estate. Costs of all parties out of the Cowley v. Simpson-J. E. Thomson Judge Gunn to whom this action was referred for trial. W. F. Code (Ottawa) for plaintiff. Judgment: Since the argument the cross-examination of the witness Desormier upon his affidavit has been put in. The affidavit and cross-examination of this witness so completely answer the evidence now sought to be adduced that a new trial upon this ground is out of the question. I see no reason why the evidence of Murphy as to the arrangement ne claims to have made with Lavan shoudl not be accepted It it is accepted then Lavan became caretaker for the true owners, his possession was their possession he did not acquire possessory title.
The appeal fails and must be dismiss-

Before Falconbridge, C.J. Felt Gas Compressing Company Felt-J. W. Bain, K.C., and M. L. Gor don for plaintiffs. W. S. Brewster Rex v. Frizzell—H. E. Rose, K.C., for defendant. J. R. Cartwright, K.C., for the crown. Motion by defendant for order quashing conviction, fine and imprisonment of defendant by relied for defendant Brackin. Action declaration

MICHIE'S Cigar Department

is close to the entrance, conven-ient for quick service, at the cor-ner of King and Yonge Sts. Michie & Co., Ltd., 7 King V

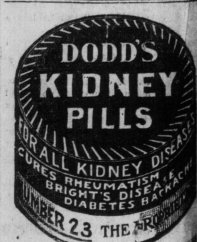
If the daughter leaves no to the trustee personally. There property became vested in the sons and daughters as tenants in common under the residuary clause. Costs of all the defendant are accountable. There

Appellate Division.

Before Meredith L.J.O., Maciaren, I.
A., Magee, J.A., Hodgins, J.A.
Livingston v. Livingston—W. Nobitt, K.C., H. S. Osler, K.C., and C. the family reorganization. All money of the family reorganization. All money of the family reorganization of the family reorganization. All money of the family reorganization of the family reorganization. All money of the family reorganization of the family reorganization of the family reorganization. All money of the family reorganization of the family reorgani to the estate as a resulting trust. The wife during her lifetime was a creditor; upon her death her estate became and still is a greditor. Appeal by plaintiffs from judgment of Middleton, J., of 16th April, 1912 Argument of appeal retor; upon her death her estate became and still is a creditor; the husband by sumed from yesterday and concluded the will acknowledges the debt and in Judgment reserved.

MEETS SAME FATE AS SONS.

KANSAS CITY, Mo., Jan. 27 .- (Cin (Arnprior) appealed from decision of was killed by a switching engine to



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