AT OSGOODE HALL

ANNOUNCEMENTS.

4. Goodall v. Clark.
5. National Trust Co. v. Miller.

Clarkson v. Taylor-R. McKay, K.C., for plaintiff. G. M. Clark, for defeni-

ant. Motion by plaintiff for leave to amend statement of claim. Judgment:

lin, K.C., for plaintiff. Motion by defendants for an order changing venue from Picton to Barrie. On plaintiff agreeing to go to trial at Peterboro non-jury sittings on Dec. 5, order made changing venue to Paterboro. Costs in

Re McLean, Stinson and Brodie—S. Denison, K.C., for Rimouski Fire Insurance Co. E. P. Brown, for plaintiff. R. L. Johnston, for the company. Motion by the Rimouski Fire Insurance

Co. to set aside service of appointment and subpoenas for examination of wit-

nesses on pending motion on behalf of C. M. Stinson. Order made without

## The Toronto World

FOUNDED 1680. Day in the Year. WORLD BUILDING, TORONTO. Corner James and Richmond Streets.

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WEDNESDAY MORNING, NOV. 23, '10.

### ANOTHER FALL DOWN.

fallen in line with most of the proposals that have been made for the public benefit, but when a really important and progressive movement is projected Mayor Geary is found wanting. We do should be dissevered entirely from ponot wish to do Mayor Geary any in- litical considerations and restricted to justice, and freely admit that in mat- counsel whose position at the bar justers that are obvious and indisputable tifles conference of such precedence and there are no political chances to and privilege as the advancement imbe taken, he is quite willing to swim plies. with the tide.

The only thing that can redeem the action of the mayor on this matter is the management and development of who will neither fish nor cut bait is not a man to conduct the growing satisfactory issues. Mayor Geary has signally failed to rise to the opportunities of a great occasion, and we may expect a further period of pettifogging

liance between Mayor Geary and The act jointly with Mr. R. A. Roberts. Evening Star, which defends his policy in this matter.

the council in throwing out the proposal for a civic trust to acquire land ferent departments, until he rose to be likely to be benefited by civic improvedadvertising manager. From that dements, for resale at the advances which always occur after improvements Mr. Robertson in opening up and orwhich always occur after improvements ganizing the northern district of that the abandonment of the principle of moved to the Vancouver office, where civic purchase of such areas. The city ought to have this power, and an end should be put to the absurd custom of paying damages to people for im-

### MISS COUNTISS' ACTING.

When a play so much above the average as "The Awakening of Helena Richie," is presented by a company such Alberta branch. as Miss Cathrine Countiss has gathered around her in the Grand this week, the public should show their approciation of it. The clever and artistic work done by every member of the cast places the production on the level of the ideal drama. The play itself is an interesting one, with its studies of old problems in new lights. Its variation of George Bernard Shaw's "Cantion of George Bernard Sha dida" motive is much truer to life, and there is enough symbolism in it to please the Maeterlinckian school, Dr. Lavender, by Charles Stedman, represents the newer theology, and his recognition that sin has its divine work lifts the play to very high ethical purpose. Miss Countiss is marked by such a performance as this for a notable career. She reaches heights of pathos and tragical power without strain, and a natural emotion which we do not need to go to France to see.

### FADED AND JADED CRITICS.

It is a dreadful and a painful thing to grow old. This novel reflection is triarche, who formerly conducted prompted by the indiscretions of variyellow leafdom disables them from the claime I that on Oct. 27, 1904, Patriarche, enjoyment of much good merriment. With F. B. Allan, Reinhard Cook and They have seen everything and know Peter Ryan, signed a document guareverything, and behold it is all very of the City Laundry Co. to the amount bad. They exist everywhere, these of \$15,700. The bank claims that \$10,200, superannuated wights, and they try due on Oct. 31, 1907, has not been paid, to convince the public that because they heard a joke fifty years ago, nobody else should hear it again forever. That poor creature, Alan Dale of New York, thinks proper to tell the public ment in writing. He also asserts that the plaintiff demanded and obtained and the best actors make him suffer. He took particular pains recently to guarantee was an illegal transaction. tell us what a wretched affair "The Merry Wives of Windsor" is and how utterly unworthy of the stage "The Thunderbolt" appeared to him to be. We have local, Alan Dales, and their performances are almost as entertain-

### ing as the good things they gnaw at. KING'S COUNSEL.

Not a little sarcastic comment has been offered in connection with the recent long list of freshly promoted king's counsel. Ontario now possesses a formidable array of these dignified gentlemen, more indeed than England enjoys with a population at least twelve times that of the province. Wholesale creations after such fashion cannot but cheapen the dignity, and provoke unfavorable comment on account of the invidious distinctions that follow from the altherto customary manner of appointments. It invites the further questions whether under conditions in the profession of law so

fundamentally varying from those pre-vailing in the United Kingdom it was wise to introduce any distinction of class in its members and whether it would not be judicious either to discontinue the practice or to introduce ome more rational principle of ap-

Britain still divides the legal pro fession into two distinct branches barristers, in Scotland advocates, and attorneys, in Scotland solicitors. In the immediate connection the latter may be excluded from consideration since they can only plead in the imperial courts. Barristers, or advocates, confine their practice entirely to court leading and chamber consultation on brief and such of them as have atof the lord fustice general, the presithe establishment of a commission to dent of the supreme court, and in control the harbor and water front Ireland of the Irish lord chancellor. Mayor Geary elected to take sides Appointment entails abandonment of with the reactionary forces of the junior practice, that is king's counsel council, and to him the defeat of the restrict themselves entirely to cases where they act in a senior capacity. In Britain therefore the right to the appendage K.C. connotes a real dif-

> What will Joseph Malins do now when Emperor William is setting up as Right Grand Worthy Templar?

The Telegram differs with Dr. Vogt about "O Canada!" and it differs with Lord Tennyson about Walt Whitman Ah, well, we all have our limitations. business affairs of this great city to Ars longa, Telegrammaticus brevis est.

Branch Manager for Edmonton. The Canada Life Assurance Com expect a further period of pettifogging and muddling.

It is well to note the continued al-

we trust that the similar action of tion, but he has been connected with have been carried out, does not mean province for the company. Later on he during the past year, he has assisted in the production of business in Bri

provements that ultimately increase that clearly indicated his popularity in the value of the property alleged to the office, and the confidence they have be damaged.

that clearly in the confidence they have in him. With his wide experience in him. With his wide experience in him. quaintance with the west, there is no foubt that the Canada Life has chosen wisely in appointing him for such a promising territory as their northern

### THE G. T. P. Total Expenditure to End of Fiscal Year, \$71,918,843.

year the expenditure was \$19,968,126. The total grading done to March 31, 1910, was 1106 miles, while the total amount of track laid was 813 miles, of which 698 miles was in main track, and 114 miles in sidings.

### EIGHTEEN YEARS PRINCIPAL.

cipal of the school, tendered his resignation, which was very reluctantly accepted. Mr. Cameron retires to accept a position on the staff of the London Collegiate Institute.

P. H. Patriarche Sued.

The Sovereign Bank has begun action in the high court against P. H. Pabrokerage business on Scott-street. The bank seeks to recover \$11,785.64, with interest from Nov. 30, 1909. It is anteeing to the bank the indebtedness and this amount with interest is sued

Patriarche declares that all claims have been satisfied, and that the bank released some or all of the alleged guarantors from all liability by agreeinterest at a higher rate than allowed by the Bank Act, and that the alleged

Off to the Coast. The staff of The Globe last evening, thru Stewart Lyon, associate managing editor, presented D. A. McGregor, for three years cable editor, with a gold watch, on the eve of his departure to become integrate diving of The Vernicus become telegraph editor of The Van-couver (B.C.) Daily Province. Mr. Mc-Gregor, who is a graduate of Queen's College, was for a year with The Montreal Herald.



The Famous Medicine Made of Fruit Juices.

After careful consideration, it has een determined that "Fruit-a-tives" is a thoroughly scientific remedy. It is based on scientific facts and it cures

In fact "Fruit-a-tives" is known to be the most scientific remedy ever dis-covered for Kidney and Bladder Troubles. Mr. Placey thinks so, and his experience proves ft:

Ulverton, P.Q., March 17. I suffered for many years with Kidney Trouble and Pain in the Back. I took every known kidney remedy and kidney pill, but nothing gave me relief. I was advised to try "Fruit-a-tives," and this fruit medicine cured me when every other remedy failed. I used fifteen boxes of "Fruit-a-tives." From the first, "Fruit-a-tives." From the first, "Fruit-a-tives" gave me relief, and I am now well—no pain, no suffering—and every symptom of Kidney Disease gone. pointments, if they are to continue,

Clarence J. Placey. 50c a box, 6 for \$2.50; trial size 25c. At dealers, or sent on receipt of price by Fruit-a-tives, Limited, Ottawa.

## CHURCH CENSUS RESULTS Anglicans in Majority in Second and Seventh Wards.

The officials in charge of the church census yesterday announced the re-On the material, I see no reason why the order should not go. Order made-Costs in cause. The records should be sults in the second and seventh wards. In the second ward, there were 14,-073 records taken, embracing 40,157 per- the trial comes onsons, and the results show:

| La constant de la con |         |
|--|---------|
| Anglican   | 11.713  |
| Presbyterians  | £ 900   |
|  |         |
| Dadusts  | 4 04    |
| Roman Catholics  | 5.772   |
| Balvation Army   | 254     |
| Church of Christ   | 57      |
| No preference  | 884     |
| Reformed Presbyterians   | 45      |
| Ith Day Advt. Christians   | 3       |
| Congregational   | 620     |
| Hebrews  | 741     |
| Greek Catholics  | 192     |
| Quakers  | 73      |
| Evangelical  | 4       |
| New Jerusalem  | 17      |
| . Church of God  | 29      |
| Interdenominational  | 11      |
| Latter Day Saints  | 57      |
| Lutherans  | 178     |
| Pentecostians  | 299     |
| Protestant Episcopal   | 3       |
| Unristadelphians   | 19      |
| Refused information  | 174     |
| Christian Workers  | 4       |
| Catholic Apostolic   | 42      |
| Unitarians   | 111     |
| Others   | 314     |
| In the seventh ward the total  |         |
| ber of persons recorded was 15,09  | t the   |
| total population of the district   | hoing.  |
| 16,200. There were 149 houses wit  | b no    |
| hoder of home Destill  | 11 110- |

body at home. Results show:

Do You Suffer from

If so, we would ask you to

Mr. H. E. Hill of Shevlin, Man.

writes :- "I suffered a long time with

piles and tried numerous remedies, but

of Zam-Buk and being encouraged by

the result, I persevered, using two

boxes. It worked like magic, and

effected a complete cure in a very short

Mr. James Ruddy of Killaloe, Ont., says: "I suffered greatly from piles.

The pain from these-as anyone who

suffers from them will know-was almost unbearable. I tried first one

remedy and then another, but all with-out effect. Then I heard about Zam-

Buk and determined to give this won-derful balm a trial. I obtained a supply and commenced with the treatment, and

to my great joy, after perseverance with

Zam Buk, I obtained permanent relief

from the agonizing pain of the piles. Having been cured by Zam-Buk I heartily recommend the balm to

Zam-Buk also oures inflamed sores oczema, scalp sores, ulcers, abscesses, cell sores, chapped hands, frost bite, outs, burns and all skin injuries and discosses.

All druggists and stores sell at 50e box espost free from Zam-Buk Co., Toronto, fee price. Refuse substitutes and imitations.

without effect. Having tried a sam

how excellent it is.

| Presbyte Methodi Baptists Roman Salvatio Church No pref Advent Congreg Hebrews | cerians erians sts  Catholics n Army of Christ erence Christians rationalists | 3,654<br>3,563<br>1,846<br>817<br>135<br>132<br>246<br>37<br>27<br>322 | Prosser v. Prosser—Williams (M gomery & Co.), for defendant. G Roach, for plaintiff. Motion by fendant for leave to enter conditionappearance. Motion dismissed. Gin cause, without prejudice to mot to set aside order for service and vice. Time for appearance extending the condition of the conditional conditions of the condition of the conditional conditions of the conditions of the conditional conditions of the |
|--|---|--|---|
| Christia   | n Scientists  | 22   | Tanzer v. Layeski-G. R. Roach,  |

ertificate of lls pendens. Orer made.

Bokes v. Larkin—Harris (Johnston from yesterday and concluded. Order made varying the judgment appealed

& Co.), for owner. Motion by owner, on consent of all parties, for an order from by reducing the amount thereof for discharge of certificate of lien and lis pendens, on payment into court of county court scale and right of set off the amount admitted to be due. Order made.

Order made.

Order with the amount admitted to be due. Order made.

Order party.

Kemerer v. Wills.—G. M. Clark for

Judge's Chambers. Before Falconbridge, C.J.

enquire amongst your friends Re Magee-F. W. Harcourt, K.C., for Re Magee—F. W. Harcourt, K.C., 101 Infant. Motion on behalf of infant for by defeendant, Wills, from the judgment order allowing the income arising from moneys for maintenance. Order 28, 1910. At the request of defendant the value of Zam-Buk for this ailment! You cannot but meet with some one who has proved

infant. Motion on benaif of infant for adjourned and motions placed at foot an order for payment of the sum of \$57 for educational purposes. Order made.

Re Mill—F. W. Harcourt, K.C., for (Believille), for defendant. W. S. infant.

Re Hortop, lunatic—R. U. McPherson, judgment reserved. for committee. F. W. Harcourt, K.C., for infants. Motion by committee for order confirming recort and for distri-bution thereunder, the lunatic being dead. Order made.

Re Devaney—R. U. McPherson, for executors. F. W. Harcourt, K.C., for

order giving leave to use fund in pay- ant George R. Deacon. Motion by the ment of a claim against estate in lieu of giving a mortgage. Order made. Re Person-J. M. Telford (Hamilton), Re Person—J. M. Teiford (Hamilton), for applicant. F. W. Harcourt, K.C., for infant. Motion by a beneficiary for an order for payment out of court of the sum of \$540 a year. Order made. Re Watchorn—J. G. Smith, for mother. F. W. Harcourt, K.C., for infant. Motion by mother for an order allowing \$100 a year out of the capital for maintenance. Order made. for maintenance. Order made.

Re Clement Estate—S. C. Wood, for applicant. F. W. Harcourt, K.C., for infants. Motion by adult beneficiaries for payment out to them of the money to which they are entitled. Order

Re Elvins, a lunatic-F. McCarthy,

for infants. Motion by committee for an order changing the charge. Order

Re Montreal Transportation Co.—J. MacGregor, for petitioner. G. S. Hodgson, for assignee. Mehr, for liquidator, Can. Gas Power. H. C. Macdonald, for Traders' Bank and various other creditors. Motion by a creditor for a winding up order. Enlarged until 25th inst

Motions set down for single court, for Wednesday, 23rd inst., at 10 a.m.:

1. Ring v. Morris.
2. Re Graham Estate.
3. Re Shields Estate.
4. Clarkson v. Linden.
5. Davy v. Foley. Re Meyers—J. King, K.C., for petitioner. C. G. Jones, for inspector of prisons and public charities. Motion by petitioner for an order declaring lunacy. Order made. Reference to the

Peremptory list for divisional court, or Wednesday, 23rd inst., at 11 a.m.:
1 Scott v. Merchants' Bank.
2 Ramsay v. Todd. for Wednesday, 23rd inst., at 11 a.m.:

1 Scott v. Merchants' Bank.

2 Ramsay v. Todd.

3. Belcourt v. Crain.

4. Rice v. Morrison.

5. Cairns v. Hunter.

6 G. T. R. Co. v. Laidlaw, L. Co.

Cases on the divisional court list, to be spoken to on Thursday, 24th inst., a 11 a.m.:

1. Re Robert Simpson Estate.

2. White v. Thompson.

3. Merritt v. Toronto.

4. Patterson v. Dart, 5. Davis v. Winn.

Peremptory list for court of appeal, for Wednesday, 23rd inst., at 11 a.m.:

1. Re Ellis and Town of Renfrew (to be continued).

2. Re Shants 2. Son\_Shants v. Good.

Durvea v. Kauffmann, S. C. Weard.

Duryea v. Kauffmann—S. C. Wood, for plaintiff, D. L. McCarthy, K.C., for defendants. Motion by plaintiff for an order allowing him to inspect defendant's premises and the processes there. 2. Re Shantz & Son—Shantz v. Good. 3. Re Dale and Township of Blan-

Master's Chambers.

Before Cartwright, K. C., Master.
Ferris v. McMurrich—F. Arnoldi, K. C., for defendant. F. Aylesworth, for plaintiff. Motion by defendant to change the venue from Sandwich to Change the Venu

ed at present without prejudice to its being renewed if trial postponed and when discovery has been made on both sides. Costs in the cause.

Single Court. Before Falconbridge, C.J.

Merkley v. Howson-F. E. Hodgins, K. C., for plaintiff. Motion by plaintiff for an injunction. Injunction he order should not go. Order made losts in cause. The records should be mended that it may be complete when he trial comes on.

Downey v. Metcalfe Co.—R. McKay, K.C., for defendants. R. J. McLaugh-plaintiff to file further material on re-

lin, K.C., for plaintiff. Motion by defendants for an order changing venue from Picton to Barrie. On plaintiff agreeing to go to trial at Peterboro non-jury sittings on Dec. 5, order made changing venue to Peterboro. Costs in cause. Notice of trial already given to stand. Case to be transferred and set down without additional payment.

Re McLean, Stinson and Brodie—S. Denison, K.C., for Rimouski Fire Insurance Co. E. P. Brown, for plaintiff. R. L. Johnston, for the company. Motion by the Rimouski Fire Insurance content of turn of motion.

Hammill v. Kidd—J. D. Bissett, for plaintiff, sent, for judgment in terms of consent. Judgment declaring that the defendants, Sarah, Hammill, Elizabeth Hammill and Wilhelmina Hammill are entitled to a first charge in their favor on the lands in question for \$1500, and ordering the plaintiff to pay said defendants their costs of action between payment of such costs, the plaintiff is entitled to a conveyance from the deentitled to a conveyance from the de-fendants of the land to the plaintiff, subject to the charge of \$1500, but freed from the trusts thereon in favor of defendants.

Divisional Court. Taylor v. Baily-W. J. Elliott, for Before the Chancellor, Latchford, J.; ofendant. O. H. King, for plaintiff. Middleton, J.

defendant. O. H. King, for plaintiff. Motion by defendant for an order for Drake v. Cadwell.—E. S. Wigle, K.C., a better affidavit on production by plaintiff. Order made. Costs in cause. Parks v. Sanderson—A. R. Cochrane, for plaintiff. A. W. Burk, for defendant. An appeal by plaintiff for plaintiff. A. W. Burk, for defendant, Thomas. R. J. Gibson, for defendant, Thomas. R. J. Gibson, for defendant, Isabella Sanderson. Motion by structing a sewer in Sandwich. At the tion from the county court of York to the high court of justice. Order made.

Judgment: We think that the existence of any new contract was not established, and that on this ground the judgment appealed from should be affirmed with costs. Appeal dismissed Before Meredith, C. J.; Teetzel, Middleton, J.

in cause, without prejudice to motion to set aside order for service and service. Time for appearance extended four days, so that motion can be heard if made on 28th inst.

Tanzer v. Layeski—G. R. Roach, for defendants. E.A. Dunbar (Guelph), for defendant. Motion by defendant, on consent, for an order to discontinue action without costs and vacate certificate of lis pendens. Order made. action without costs and vacate certain cate of its pendens. Order made.

Seager v. Seager—A. R. Cochrane, for plaintiff. Motion by plaintiff for an order vacating certificate of its pendens. Order made.

Wright v. Almond—Dewar (Mills & Co.), for defendant; Motion by defendant, on consent, for an order vacating certificate of its pendens. Orer made.

This was an action by plaintiff for \$1100 commission on the sale of 11,000 c

plaintiff, Kemerer. Z. Gallagher for defendant, Wille. W. H. Blake, K.C., for defendant Singlehurst.

Singlehurst, counsel for the other par-Re Taylor-F. W. Harcourt, K.C., for ties consenting, argument of app Motion on behalf of infant for adjourned and motions placed at foot of for payment of the sum of \$57 of list.

Re Mill—F. W. Harcourt, K.C., for mother. Motion by mother for an order for payment to her of deceased infant's share. Order made.

Re Hanbury—F. W. Harcourt, K.C., for infants. Motion on behalf of four infants for maintenance. Order made for payment of \$100 a year for two of the infants, and \$50 a year for the other two.

(Belleville), for defendant. W. S. down.

Morden (Belleville), for defendant. W. S. down.

This action, brought by the widow and children of John McDonald, under the Workmen's Compensation for Infunctional for the death of said John McDonald, alleged to have been caused while in definition. the infants, and \$50 a year for the other two.

Re Lee—F. W. Harcourt, K.C., for executrix. Motion by executrix for leave to pay \$725.26, infant's moneys, into court and for payment out at majority. Order made.

the death of said John McDonald, alleged to have been caused while in defendant's employ by the failing of a derrick upon him in defendant's quarry. At the trial judgment was given plaintiff for \$1000 and costs. Defendant's agreed therefore a regular threatment of the death of said John McDonald, alleged to have been caused while in defendant's employ by the failing of a derrick upon him in defendant's given plaintiff for \$1000 and costs. fendant's appeal therefrom argued and

Court of Appeal.

Before Maclaren, J. A. Stratford Fuel Co. v. Mooney, H. S. White for liquidator of company. F. Aylesworth for defendants Mooney Motion by executors for an and F. B. Deacon. No one for defendliquidator of the company for an order allowing security on appeal to supreme court. Order made, but not to issue until 23rd inst.

Before Moss, C. J. O.; Garrow, J. Maclaren, J. A.; Meredith, J. A.; Magee, J. A. Strong v. Van Allen.-G. Lynch-

DR. A. W. CHASE'S CATARRH POWDER ZOC is sent direct to the diseased parts by the Improved Blower. Heals the ulcers, clears the air passages



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¶ Your voice conveys your personality, and the Long Distance telephone conveys both. It is the humanness of the Long

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at his elbow. With a Desk Set his party is
always as close to him as his telephone. It multiplies his business possibilities. Are YOUR
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in need of a friend in consequence of the liquor. For such

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THE MATRON, 297 George St., Toronto

Staunton, K. C., for defendants. N. W. Rowell, K. C., for plaintiff.

An appeal by defendant from the judgment of a divisional court. Argument of appeal resumed from yes-terday and concluded. Judgment re-

Re Ellis and the Town of Renfrew .-W. M. Douglas, K. C., and J. E. Thompson (Arnprior), for A. A. Ellis, the appellant. W. E. Raney, K.C., and S. T. Chown (Renfrew), for the

An appeal of A. A. Eilis from an order of divisional court dismissing with costs the appeal of the applicant from an order of Riddell, J. dismissing with costs the application to quash bylaw No. 483 of the town, passed on March 14, 1910, entitled a "Bylaw to Prohibit the Sale by Retail of Spirituous, Fermented or Other Intoxicating Liquors in the Town of Renfrew." Not concluded.

R. J. Wray is plaintiff in an action gainst the Canadian Guardien Life Insurance Company to recover \$200 and a declaration that the plaintiff's application for stock in the company was secured by fraud.
Ferguson & McFadden sue John H.

Eyer to recover \$63,264.25, being the amount claimed on a bill of lumber, and \$61,998.97 alleged due on a cheque. Wm. Caldwell of Toronto sues the New York Life to recover \$40,000 al-leged due under a policy, or in the al-ternative for the return of the prem-

G. A. Parker is plaintiff in an action against The Herald Printing Co. of Hamilton, to recover unstated damages for alleged libel. The John Inglis Co. sues Wm. Beath to recover \$1850 alleged due on one brick press.

County Court List, The following cases will be heard in he County Criminal Court to-day at 10 a.m. before Judge Winchester: Mary Sievert, shoplifting; Archie McNiven, shoplifting; James Carroll theft; Norman Farr, theft; Fred At-

## MICHIE'S

Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

Michie & Co., Ltd. 7 King St. West

MEDICAL DR. BRUCE RIORDAN has removed to his new residence, No. 1 Roxborouga street E., corner Yonge street. Telephone North Two Hundred. Down-town office, 152 Bay street. Telephone Main 12345

kins, horse stealing; Florence Mead,

London, Nov. 22.—The appeal of the Canadian Northern Railway v. Robinson has been heard by the Privy Council and leave to appeal granted.

# Ha! He! He!

That's the way to feel—EVERY CNB does that takes a CASCARET night BEFORE, when he looks at the fellow who didn't. For OVER-BATING and DRINKING nothing on Earth cleans you out as a CASCARET, naturally—easily, without that upset sick feeling. Don't neglect—at bed time—9 P. M. or 4 A. M. -no difference-you'll need it.

CASCARETS for a box for a week's in the world. Million boxes a month.

Sul

Suits in Broadcloth Tweeds, 1 are being

\$18.0 For \$ forward, tion for we are o and broat colors, in

Opera In every choice a simple o mings, et SPECIAL

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Hand Owing to article for Xms sizes. just now Regular

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for the Saturday. Grand Tr University for specia 10.30 a.m., p.m. Ret returning cials at 5.1 m. Secure

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