

Buy
Canada's
Victory Loan
5½% Bonds
DUE
1922-1927-1937
Price 98½
and Interest

EASTERN SECURITIES
COMPANY, LIMITED
James MacMurray, Mgr. D.R.
St. John, N.B. Halifax, N.S.

LARGE PURCHASING ORDERS COME WHEN MARKET DECLINES

Obscurity of Outlook Concerning Revenue Legislation Depresses the Market.

AGAIN A RECOVERY IN PRICES APPEARS

Later Second Decline Clipped Values and Stocks Again Rally.

(McDougall & Cowans.)
New York, May 25.—Obscurity of the outlook concerning revenue legislation and indications that the president would support Secretary McAdoo's plan for immediate legislation put the market down at the opening. U. S. Steel opened 1½ off. Crucible a point off and other issues from large fractions to a point or more below the closing.
The declines were somewhat farther in the early trading except as to U. S. Steel, but large buying orders were encountered on the reaction just as was the case on two previous days. There was a partial recovery in the first half hour followed by a second decline. Stock steadied around the end of the first hour on a level averaging perhaps a point below the previous closing, and gained a little ground in the late trading.
E. & C. RANDOLPH.

N. Y. QUOTATIONS.

(McDougall & Cowans.)
Open High Low Close

| | | | | |
|---------------|------|------|------|------|
| Am Beet Sug | 73 | | | |
| Am Car Py | 78½ | 78½ | 78½ | 78½ |
| Am Loco | 65½ | | | |
| Am Smelt | 77 | 77½ | 76½ | 76½ |
| Am Steel Py | 66 | | | |
| Am Woolen | 58½ | 58½ | 57½ | 58½ |
| Am Zinc | 16½ | | | |
| Am Tele | 98½ | | | |
| Anaconda | 85½ | 85½ | 84½ | 85½ |
| Am Can | 46 | 46½ | 45½ | 46 |
| Atchafalpa | 84½ | | | |
| Balt and Ohio | 54 | 55½ | 53½ | 55½ |
| Bald Loco | 90 | 91½ | 90 | 91 |
| Beth Steel | 84 | 84½ | 83½ | 84½ |
| Beth and Sup | 23½ | 24 | 23½ | 24 |
| C F I | 51 | 52½ | 50½ | 51½ |
| Ches and Ohio | 57½ | 59½ | 57½ | 59½ |
| Chino | 42½ | | | |
| Cent Leath | 67½ | 67½ | 67½ | 67½ |
| Can Pac | 145 | 147 | | |
| Distillers | 61½ | 60½ | 61½ | |
| Cruc Steel | 65½ | 66½ | 65 | 65½ |
| Eric Com | 13½ | | | |
| Eric 1st Pfd | 31½ | 32 | 31½ | 32 |
| Gr Nor Pfd | 39½ | | | |
| Gr Nor Ore | 31½ | 31½ | 31 | 31½ |
| Indur Alcohol | 132½ | 133½ | 132½ | 133 |
| Gen Motors | 122½ | 123½ | 122 | 122½ |
| Impira Cop | 51½ | 51½ | 51½ | 51½ |
| Kans City Sou | 17 | 17½ | 17 | 17½ |
| Kenneb | 32½ | 32½ | 32½ | 32½ |
| Lehigh Val | 60 | 60 | 59½ | 59½ |
| Louis and N | 116 | 100½ | 99½ | 100 |
| Mex Mar Pfd | 98½ | 98½ | 98 | 98½ |
| Mex Petrol | 96 | 96 | 95 | 95 |
| Midvale | 51 | 52½ | 50½ | 51½ |
| N Y Cent | 72 | 72½ | 71½ | 72½ |
| Nor Pac | 85½ | 86½ | 85½ | 86½ |
| Nevada Cons | 20 | | | |
| Penn | 43½ | 43½ | 43½ | 43½ |
| Press St Car | 60 | 60½ | 60 | 60½ |
| Reading Com | 87½ | 87½ | 87½ | 87½ |
| Repub Steel | 86½ | 86½ | 85½ | 86½ |
| St Paul | 44 | | | |
| Sou Pac | 82½ | 84½ | 82½ | 84½ |
| Sou Rail | 23½ | 23½ | 23 | 23½ |
| Studebaker | 41 | 41½ | 40½ | 41 |
| Union Pac | 120½ | 121½ | 120½ | 121½ |
| U S St Com | 106 | 107½ | 106 | 107½ |
| Utah Cop | 79½ | 80 | 79½ | 79½ |
| Westinghouse | 43½ | 43½ | 43½ | 43½ |

MONTREAL PRODUCE

Montreal, May 25.—Oats, Canadian western, No. 2 94½; Canadian western, No. 3, 91; extra No. 1 feed, 91. Flour, New government spring wheat grade, 10.95 to 11.05. Millfeed, shorts 40; Mouille 72; Hay, No. 2, per ton, car lots 17. Potatoes, per bag, car lots, 1.55 to 1.60.

LEADING MAGAZINE FORCED TO STOP BY STEEL DEARTH

"Every Week" With Half Million Circulation, Is No More.

THE MANUFACTURERS SERIOUSLY AFFECTED

J. S. Bache & Co. Review Present Situation in the United States.

New York, May 25.—The conviction presses that the enormous requirements for steel in war and lateral purposes is so large that non-essential industries will be left high and dry. This is no forecasted result, but its effects are already far-reaching. An illustration is conveyed in the decision of the publishers of "Every Week" to suspend publication with the issue now on their presses. In three years this weekly magazine has built up a paying circulation of 500,000. Its advertising pages were crowding the reading matter and forcing the publishers to enlarge the paper. They had contracted for increased machinery absolutely necessary to enable them to do so. Suddenly the machinery contractors notified them that they would have to cancel the order. They simply could not obtain the steel to fill it.

The publishers saw that the situation would grow worse instead of better. There was no relief ahead. They took the heroic course, and a magazine rich in prospects, with ample capital back of it, goes out of existence like a star blotted out in the night.

These conditions will affect large and small manufacturers, and are a part of the phenomena developing as we shift further and further upon a strictly war basis.

While the steel manufacturers have gotten together and the greatest output of steel and iron is to be accomplished, copper lags in production because of the wide variation in the cost of producing at different mines. If no other solution can be found to stimulate the utmost output so badly needed, a profit over cost would seem to be a most sensible method of procedure. Adhering to a hard and fast fixed price at which some mines can make good, even large profits, and others, because of cost excesses, selling price, have to close down, seems a futile policy where production at any price is vital.

Another stride toward a war basis was taken this morning in the order to discontinue the production of non-essential goods. In this order, to be taken up work which will fit in with the administration's plans for effective war progress or else to take up service in the army.

The events which created sentiment one way or the other in the stock market this week, are the railroad order displacing presidents and substituting a policy of government-employed managers, the uncertainty of the final copper-metal price with indications of no betterment, and the possibility of new legislation. Besides this, the prominence of the German renewed drive had a more or less permeating effect.

J. S. BACHE & CO.

Y. COTTON MARKET

(McDougall & Cowans.)

| | High | Low | Close |
|------|-------|-------|-------|
| Jan. | 23.12 | 22.70 | 23.24 |
| Mar. | 23.22 | 22.72 | 23.34 |
| July | 24.50 | 23.80 | 24.45 |
| Oct. | 25.40 | 22.92 | 25.42 |

CHICAGO PRODUCE.

Chicago, May 24.—Corn, No. 2, 3 and 4 yellow nominal.

Oats No. 2 white 74½ to 75½; standard 75½ to 77.

Rye, No. 2 nominal.

Barley 1.20 to 1.45.

Timothy, 3.00 to 3.00.

Pork nominal.

Lard, 24.00 to 24.05.

Ribs 21.30 to 21.32.

DEPARTMENT OF RAILWAYS AND CANALS

Canada

CANADIAN GOVERNMENT RAILWAYS.

COALING PLANTS.

SEALED TENDERS, addressed to the undersigned and marked on the outside, "Tender for Coaling Plants," will be received at this office up to and including twelve o'clock, noon, Thursday, June 6, 1918, for the construction of Mechanical Coaling Plants at the following points:

Sydney, N.S., Chipman, N.B., Stollerton, N.S., Lonsley, N.B., Springhill, Jct., N.S. Eastport, P.Q., St. John, N.B., Armagh, P.Q., Campbellton, N.B. Monk, P.Q. (altera. (tons).

Plans, specifications and blank form of contract may be seen at the following offices: Chief Engineer, Dept. of Railways and Canals, Ottawa, Ont.; Chief Engineer, Canadian Government Railways, Moncton, N.B.; Resident Engineers at Moncton, N.B., Edmundston, N.B., New Glasgow, N.S., and the Terminal Agent, Montreal, P.Q.

All the conditions of the specifications and contract forms must be complied with.

Tenders must be put in on the blank form of tender, which may be obtained from any of the offices at which plans are on exhibition.

Each tender must be accompanied by an accepted bank cheque payable to the Honorable the Minister of Railways and Canals for an amount equal to ten per cent (10%) of the tender.

The lowest or any tender not necessarily accepted.

By order, J. W. PUGSLIE, Secretary.

Department of Railways and Canals, Ottawa, May 20, 1918.

NEW MANAGEMENT OF U.S. RYS. NOT GOV'T OWNERSHIP

New Arrangement is Satisfactory to Financiers and the Stockholders.

REGULATION SYSTEM INJURED RAILROADS

Continuation of Government Control Without Ownership Likely.

New York, May 25.—It is interesting to watch the businesslike methods with which the Director General of Railroads conducts his administration. This certainly is one of the departments of government against which no complaint can be made of its respect for handling on business lines. The Director General's announcement of his new plan for operation of the railroads through federal managers in place of railroad presidents, which was given out on Wednesday morning, is one more, possibly arbitrary, but nevertheless for the purposes sought, thoroughly efficient, step toward concentrating the power of transportation under one head, to be operated with the least cost and the best results. The words used are not those of a dictator, but of a man who appreciates the great responsibility placed upon him and promptly takes the necessary steps to accomplish the results desired.

It is assuring to read in this proclamation that the policy of the director is, among other things, to "give the greatest possible reassurance to the stockholders, that their just interests in the properties will be respected and that nothing will be needlessly done to have even the appearance of impairing their just rights."

It is in the stockholders' interests that Bache's Review, in harmony with the sound thought on the subject, has for years contended for just treatment under government regulation of the railroads as earning business propositions.

Consumers Commission has never once, since complete control of rates was turned over to it in 1906, given the least recognition to this most important phase of railroad management, as earning business propositions.

The present condition of railroad properties as a whole, their deplorable lack of equipment and facilities for the business in ordinary times, and their almost complete unpreparedness to undertake the enormous additional burdens imposed by the war, have been due to the narrow policy of the twelve years of government ownership.

It is, therefore, with considerable satisfaction that stockholders throughout the country will recognize from Mr. McAdoo's statement that he clearly grasps this important phase of the railroad problem.

This does not mean government ownership, but probability of a continuation of government control, with some plan by which the public will remain as stockholders under government guarantee after the war.

Montreal, May 25.—Montreal market closed today.

TENDERS FOR COAL

Sealed tenders will be received at the office of the common clerk, addressed to him, City Hall, until Thursday, the 30th day of May instant, at 11 a. m. for coal required by the various departments of the City of Saint John, viz:

FIRE DEPARTMENT.
80 tons Anthracite coal, Broken 40 tons Anthracite coal, Nut 6 tons Anthracite coal, Chestnut 120 tons Soft coal, Run of Mine.

POLICE DEPARTMENT.
80 tons Anthracite coal, Broken 10 tons Anthracite coal, Nut 22 tons Soft coal, Run of Mine.

CITY MARKET.
12 tons Anthracite coal, Nut.

CITY HALL.
40 tons Anthracite coal, Broken 2 tons Soft coal, Run of Mine.

FERRY DEPARTMENT.
20 tons American Anthracite Nut coal, West Side Toll House 45 tons American Anthracite Nut coal, East Side Toll House.

HARBOR DEPARTMENT.
125 tons Free Burning Anthracite coal, Egg 15 tons Free Burning Anthracite coal, Nut.

WATER AND SEWERAGE DEPT.
35 tons American Anthracite Egg coal delivered at Leinster street yard.

10 tons American Anthracite Nut coal, delivered at Carleton City Hall.

25 tons Bituminous Run of Mine coal, delivered at Leinster street yard.

10 tons Blacksmith, delivered at Leinster street yard.

PUBLIC WORKS DEPT.
300 tons Run of Mine Bituminous coal.

Tenders must state the name of the mine of the coal proposed to be delivered, also the number of pounds to the ton.

To be delivered at different places within the City of Saint John (including West Side) on the order of the Commissioner of the different departments.

Coal to be weighed as required by the Commissioner of each department at the Seller's expense, and a certificate of weight to accompany each lot.

The lowest or any tender not necessarily accepted.

St. John, N.B., May 23, 1918.

ADAM P. MACINTYRE, Comptroller.

EXTENSIVE SALES IN WALL STREET SATURDAY A.M.

Further Reaction Ascribed To Disappointment in Gov't Taxation Plans.

STEELS AND KINDRED STOCKS OFF 1 TO 2½

Trade Reports Emphasize Contraction in Non-Essential Business.

New York, May 25.—Extensive selling for both accounts characterized the first half of today's short session of the stock market, further reaction being ascribed to disappointment in the government's taxation program. Steels and associated industrial stocks declined 1 to 2½ points, with copper, shipping, oils and tobaccos, while active specialties averaged reversals of about one point. Even rails of the better class yielded in fractions to a point, but rallied briskly later carrying the general list forward, though not to the same extent.

Dealers were strongest on the rebound of rails, Reading, Chesapeake, and Ohio, and Baltimore and Ohio, scoring actual gains of 1 to 2 points, with as much for St. Paul and Texas Pacific common and preferred, the list closing with a firm undertone.

Sales amounted to 435,000 shares.

Business Contraction.

General news had little direct bearing upon the securities market, trade reports again emphasizing the contraction of business in non-essential lines.

The international phase of the financial situation represented by another collapse to a new minimum for wires or Italian exchange.

Aside from a decrease of \$30,000,000 in actual stock exchange volume, the day presented no interesting features, excess reserves contracting by about \$4,000,000.

Bonds were easier, the 4½'s making a new low at 97.35 and the second 4's repeating the minimum. Total sales (par value) aggregated \$2,675,000.

On Wall old United States 3's gained 3½, and Panama 3's two points during the week.

CHANCERY SALE.

NOTICE IS HEREBY GIVEN, that the office of Public Auctioneer at Chubb's Corner, corner of Princess and Prince William street, in the City of Saint John in the Province of New Brunswick, on SATURDAY the FIFTEENTH day of JUNE A. D. 1918, at the hour of twelve o'clock, noon, pursuant to the directions of a certain Decree for Foreclosure and Sale made in the Supreme Court, Chancery Division, on the nineteenth day of March A. D. 1918, in an action wherein Edward J. Broderick, Sherwood A. M. Skinner and Thomas Nagle, Executors under the last will of David O'Connell, deceased are plaintiffs and Joseph L. McKenna is defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judicature Act, 1909, all the right, title and interest of the said defendant in and to the lands and premises described in a certain Indenture of Lease and in fee simple of Lease and in fee simple of Lease of the said defendant, with the approval of the undersigned Master of the Supreme Court and pursuant to the provisions of the Judic