

ent set aside and o defend. In de-sed with costs. d City of Toronto.r Charles McCour quashing bylaw 10th March, 1913, entitled "a bylaw f all barbers with-" I. S. Fairty, w quashed with ate .--- G. A. Radenxecutors of will of

ate of the county an order constru-Meredith, for in, that an infant sts from the other appointing Mr. him n the question of of will. rown.-J. D. Bisained order con-

laster at Woodendor can make M. F. Co.-J. L. tes of order. W. , for defendant. Ford automobile defendant comount of the price, at the agreement that in the event eing pronounced ere to refund only

seems to me to truction to place The old car was t to a payment of dant's car proved were to keep le price. I have is fair, as de only to ascertain

iddell, J., Sutheritch. J. . Brantford Street aterson, K.C., for ke, K.C., for deplaintiffs from J., of 18th July,

Division.

appeal resumed concluded. Judgw trial directed e be tried with ard on Monday Costs of former to be in discre-

J., Riddell, J., eitch. J. -G. H. Watson r, for plaintiff. defendant. Apthe judgment of 30th Januplaintiff, son of ceased, for a

be taken of Badenach at William Badtion of esadenach, for the alleged enach are in-distration of his of defendant's and an injuncm further dealach's estate.

d, but not con-

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