

ourchased the well known local vacht he Royal, from Taylor & White, of the forth End, is expected down today and vill return with his new craft. Yesterda a woodboat captained by a man named McKiel, ran down from Brown's Flats.



these burdens. He is a clear and forceful peaker, and a young man of much prom se.—Stratford Beacon, Dec. 9, 1910 (Ed) It is a strong argument to say that no andicap should be placed on building and her improvements, and that there should be as little encouragement as possible given to persons who wish, by permitting their and to remain idle, to profit by the c-spiritedness of others -Brantford Ex-

It takes no orator to convince the avere citizen that there is something radi illy wrong with a system which "rewards" a man for improving his property by pil-ing heavier taxes on him, while the specutor who is holding vacant lots for higher rices is let off with nominal taxation.-The (Toronto) Daily Star.

Good forms of taxation have had a great leal to do with the upbuilding of the Candian West. In Manitoba and in British Columbia taxes are levied on the value of the land, and not on the value of the imovements. . . . Surely the eastern ortion of Canada is not going to allow be West to keep ahead of her in this reect.-The Farmers' Magazine

The work of the Tax Reform League ronte, whose aim is to secure sufficient acking to influence the Ontario Govern-ent to have the Ontario Assessment Act ided so as to allow municipalities to buildings, improvements, business as ents and incomes at a lower rate an land values, should receive the apport of every manufacturer in Ontairo. The Canadian Manufacturer.

onging to defendants. The mortgage was ated Dec. 27, 1882, between George S. Ianlon, mortgagor, and Patrick Lynch, r., mortgagee. The property, subject to of Upham, Kings county. The origal mortgagor, George S. Hanlon, by deed ted April, 1884, conveyed the equity of ption to John C. Reid, a brother e plaintiff. John C. Reid died instate leaving him surviving his wife, Ada A. Reid. His brothers, the plaintiff, and Nexander Black Reid, and other defend ts. The original mortgage was assigned George B. Reid, the plaintiff, in 190 1903. The plaintiff claims payment of the bal-ance due under the mortgage, \$251.69, incipal and interest, or in default, sale foreclosure and possession. The plain f was the only witness examined, after hich the argument of counsel was heard. is honor reserved judgment.

defendant, Ada A. Reid, claims that plaintiff took the assignment of mortto himself as agent of the late John Reid and that he is trustee thereof for e heirs of the said John C. Reid.

Babies of about a year old take a great light in throwing their toys on the ound, often for the pleasure of seeing other pick them up again, or to hear e noise made in falling. The the tors th soft strings to the child's chair; and will be easily replaced without any





