MAIN OFFICE, 83 YONGE STREET, TORONTO. TELEPHONE CALLS: Main 252-Private exchange, con-TERMS OF SUBSCRIPTION :

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Forward all complaints to the circulation department, The World Office, 53 Younge Street, Toronto.

CURBING THE FIRE FIEND. The aggregate of fire losses in Canada the past year is said to be a recordbreaker, tho in Toronto, luckily, this is not the case. This destruction of property, it should always be remembered, constitutes an absolute waste, and, more important still to consider, a vast proportion of the fires are due to carelessness. And while care should be exercised at all times, this especially is the season for fires and consequently for caution. Every "cold snap," however far it really comes from justifying that title, seems to stimulate the activities of the "fire fiend." A prediction of a cold wave sets every house-

holder to overheating his dwelling. The defective flue, imperfect insulation of electric wires and faulty hose connection for gas stoves are among the frequent origins of destructive fires. At the beginning of the season of long nights and cold weather, how many householders make a thoro inspection of their residences, or engage an expert to do so, in order that everything may be in shape for the season of danger? Yet this action is recommended by many underwriters, who declare that the adoption of the plan would. materially reduce the nation's annual

With the common rubber hose connection for gas stoves in such general use, the wonder is that there are not more fatal fires in the course of a winter. Even when in the best of condition, it i seasy for it to become accidentally detached, permitting the gas to escape, and when the hose is old

losses from fire:

ace at any time of year.

TARIFE REFORM AND THE "NEW

structive. The United Kingdom stands the new protection. practically for free trade altho certain imports are still taxed for revenue purposes. The United States has been

a change. Altho the present government has an enormous majority in the house of commons, the returns of the too contested elections showed a majority of Liberal over Unionist votes of between 200,000 and 300,000. This is rent liabilities is very great. This, not a formidable percentage in a total vote of about 5,000,000 and a change of only three votes out of every hundred no less alert in seizing on profitable tion, free trade will no longer be held, holders. even in Britain, to be a doctrine as absolutely and immutably true as is he moral law and as universally bindng. British industrial conditions may require the continuance of free imports. or they may not, but the point reached is that the fiscal policy of any country should be that which best meets its requirements. A protective system can be justified by circumstances, as even John Stuart Mill admitted, in the case of a young country ambitious to develop its manufactures, and free traders generally admit import duties.

The profits for the past fiscal year amounted to \$582,156, equal to 14.55 for that article were gathered the former city has made even greater strides toward providing urban transportation of \$10,000 added to the officers' pension fund, and \$95,813.98 written off bank premises, leaving this latter account stand at \$800,000 on the bank's books.

The profits for the past fiscal year amounted to \$582,156, equal to 14.55 for that article were gathered the former city has made even greater strides toward providing urban transportation of \$10,000 added to the officers' pension fund, and \$95,813.98 written off bank premises, leaving this latter account stand at \$800,000 on the bank's books.

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The bank's valuable of new premises during the past five years.

The bank's valuable of new premises during the supplanting of the electric traction cars with the motor-omnibus. One of the bank's valuable of new premises during the past five years.

The bank's valuable of new premises during the past five years.

The bank's paid-up capital now stands at \$4,000,000, and the rest account at \$4,000,000, besides which \$227,050 is carbonium. illegitimate in that connection is not !

mow amount to \$25,879,800. Loans and investments aggregate \$31,252,289, showstreets, and they could travel on all investments aggregate \$31,252,289, showstreets, and they could travel on all thorofares, being free from the limitationable and public sentiment in loans of all banks in Canada durrent loans of

creasingly inclining towards the view that the tariff rates are too high for twentieth century conditions. The evident trend of popular opinion has made tariff reduction a live question and it is conceded that the revision must be thoro and honest. For this reaction the manufacturers and others who have abused the protection afforded by large import duties are themselves to blame. Advantage has been taken by extensive combines in almost all industries to raise prices unjustifiably and to maintain them at a level resulting in huge profits to the capitalists engaged. For some time the legislatures have been attempting to break up these combines where they could be shown to be detrimental to the public interest, but this is proving a costly, tedious and often illusory remely. The economic history of the United States since the introduction of 1908. Mar. 31, the Dingley tariff forms an impressive warning against the imposition of excessive import duties, or even duties sufficient for their primary protective purpose, without at the same time safeguarding the workers and the public from their abuse. For now that overcapitalization is rampant, complaint is made that the present high prices, or even higher prices, are necessary in order to give shareholders an adequate return on their investments, and the next cal', should the tariff be lowered and a fall in prices happen; will be for reduction in the wage scales. There is a great lesson for Canada in all this, for altho the Dominion as a young country may properly enough maintain a tariff for the encouragement of its natural industries, care must be taken to prevent the evils that have grown unchecked in the United

Th's, too, is why the experiment in contemplation by Australia has attracted such general attention and has In brief, it is proposed to provide by means of a countervailing excise duty that "fair and reasonable wages" must be paid by the manufacturers protected. The attempt was first made with of \$30 on harvesters made within the commonwealth, the latter to be remitted on proof that "fair and reasonable wages" were paid. The World some time ago, noted the interpretation placed on that phrase by Mr. Justice Higgins, to the effect that a wage was not fair or reasonable unless it "assured the workman food, shelter, and worn, the danger is magnified. In- clothing, frugal comfort and provision surance companies have very properly for evil days, as well as a reward for device, but its perilous popularity con- further drew up a scale of wages for tinues. Rats and mice, with a taste for the various classes of workmen and for matches, constitute an additional men- overtime, fixed the hours of labor and With all its advance in civilization, this way declared the excise standard. humanity has not yet learned how to But the scheme as now contemplated control the proverbial "good servant goes much further than this, since it aims at preventing inflation of prices and the formation of combinations for that purpose, and it proposes to do At the present moment the United this thru the authoritative regulation Kingdom, the United States and the of prices. A comprehensive measure Commonwealth of Australia have each giving effect to these advanced ideas of them tariff reform on their hands. Of is now in preparation. Meantime the necessity each approaches the question | Harvester Act having been declaredununder its own individual conditions, constitutional by the high court, the and as these differ as widely as the judges standing at three to two. a objects sought to be attained, the referendum to the whole commonsituation is at once curious and in- wealth will be taken in order to legalize

THE BANK OF NOVA SCOTIA. Elsewhere in this issue The World for a number of years the leading ex- publishes the 77th annual report of the ample of high protection. Australia, at Bank of Nova Scotia, to which the atone time divided in opinion, now favors tention of those interested in this prosprotection, but under novel regulations perous institution is directed. The proand restrictions designed to distribute fit and loss account shows the net prothe benefits derived from higher prices fits for the year ending Dec. 31, 1908, as fairly as possible between the em- after estimating and allowing for losses p'oyer, the worker and the people. by bad debts, to have been \$630,741.78, This latter endeavor is of special interest because it has been the means of converting the Australian free traders from opponents to supporters of a pension fund, \$100,000 written off the protective system.

Not so much is heard these days about the undoubted permanency of the free trade policy of Great Britain, since it is generally conceded that a large body of public opinion supports

about the undoubted permanency of the free trade policy of Great Britain, since it is generally conceded that a large body of public opinion supports

beginning from opponents to supporters of a pension fund, \$100,000 written off the cost, of bank premises and provision of \$100,000 made for anticipated losses in connection with the liquidation of the balance remaining, \$55.741.78, has been carried forward at credit of next year's account.

With a paid-up capital of \$3,000,000, the Bank of Nova Scotia has a reserve

THE BANK OF TORONTO.

The fifty-third annual meeting of The Bank of Toronto was held on Wednesday, and their report for the past fis- nibus of the future will be cal year will be found in another column. The profits for the past fiscal gress made by the motor-omnibus in

marcation between the legitimate and ried in profit and loss. The deposits of the great cities would be immensely increased \$1.472,212 during the year, and increased, for the motor-buses could now amount to \$26,879,865. Loans and travel two or three abreast on many the United States appears to be in- ing the same period. The cash, bank getting time for something better,

SEVENTY-SEVENTH ANNUAL REPORT

BANK OF NOVA SCOTIA

Capital, \$3,000,000. Reserve Fund, \$5,400,000.

HEAD OFFICE. - - - - HALIFAX. GENERAL MANAGER'S OFFICE, --- TORONTO.

DIRECTORS: CHARLES ARCHIBALD, Vice-President, JOHN Y. PAYZANT, President. J. WALTER ALLISON. R. L. BORDEN. G. S. CAMPBELL, H. C. McLEOD. HECTOR MCINNES.

\$71,164 20 To Dividend No. 153, at 12% per annum, payable 1st April, 1908....
"Dividend No. 154, at 12% per annum, 90,000 00

90,000 00 "Written off Bank Premises Account
Provision for anticipated loss through guarantee of \$200,000 in

\$630,741 78 GENERAL STATEMENT AS AT DECEMBER 31st, 1908.

\$6,418,908 81 . . . 24,667,959 23 131,230 93 Deposits by other Banks in Canada Deposits by other Banks in United Kingdom Deposits by other Banks in Foreign Countries 2,888,974 89 air ady been copied in other countries. Drafts drawn between Branches outstanding 923,476 26

. . . 3,000,000 00 Capital paid up 5,400,000 00 Profit and loss, balance carried to 1909 harvesters, on which an import duty Rebate of Interest @ 6% on Time Loans . . 114,560 72 of \$60 was placed, with an excise duty Dividend Warrants outstanding Dividend No. 156, payable 2nd Jan., 1909 . . .

. \$2,399,623 44 . 2,598,022 25 . 1,865,707 69 Dominion Notes - Legal Tenders . . Notes of and Cheques on other Banks . . Due from other Banks in Canada Sterling Exchange adopted rigid restrictions against this his special skill as an artisan." He Investments, (Provincial, Municipal and other Bonds) . 6,699,958 95 Call Loans, secured by Bonds, Debentures and Stocks . 0,391,511 Call Loans, secured by Grain and other Staple Com-

other details of employment and in Deposits with Dominion Government for security of Note 159,295 63 88,738 37 Notes and Bills discounted and current 13,436,121 15 612.860 18 850,400 48

> 44.746,648 03 Note: A contingent liability of \$200,000, in conjunction with several other banks in connection with the liquidation of the Ontario Bank is not fully expressed in the above statement.
>
> The latest return from Mandeville, Jamaica, is dated December 23rd, 1908, and the figures thereof are

H. C. McLEOD, General Manager,

AUDITORS' REPORT.

We hereby certify that we have personally checked the cash on hand at Halifax, McGowan, for plaintiffs, moved for an attaching order. Order made, returnable on 19th instant. St. John, Montreal and Toronto. We have also verified the securities held as investments, personally examining those held by the Canadian branches of the Bank, and curing certificates by responsible business men, not in the employ of the Bank

certifying to the existence of the remainder of these securities.

We have further to report that having examined the foregoing Balance Sheet, and having compared the same with the books of the Head Office, and the certified returns from the branches, we are of the opinion that it is a full and fair Balance Sheet, exhibiting a true and correct view of the Bank's affairs as at 31st December, 1908. J. MAXTONE GRAHAM, C. A., Edinburgh. D. H. HUIE, C. A. Edinburgh

balances and other quick assets held As Sidney Walker, a boyish-looking young fellow, turned from the police aggregate \$11.659.274, being 373-4 per cent. of the total amount owing the public, which shows an unusually strong position in this respect. The total as cers remain as formerly: Mr. W. H. Beatty, president; Mr. W. G. Gooderham, vice-president, and Mr. Duncan Coulson, general manager.

AND NOW IT'S THE MOTOR OMNIBUS Christian Science Monitor of Boston:

It will certainly be a remarkable conclusion to a long and acrimonious and generally unsatisfactory discussion of the never-ending traction problem, if, as a result of Mr. Edison's improvewould make an extraordinary difference in the complexion of parliament. But in the meantime and whatever the actual issue of the next general election free trade will be leave to the meant the mea railway car. It begins to look as if we were mak

ing headway in that direction—as if we were about to complete a circle and return to the omnibus of 50 years ago
—only with the difference that the om-This publication a month ago printed some interesting facts about the pro-

court dock to the cells, under a tence of 30 days for two petty thefts, the hand of mercy reached out and lightened his burden from 30 to 3 days The old board of directors was unanimously re-elected, and the chief offithe magistrate, as he relented. The boy Eczema,

Magistrate Relented.

Salt Rheum. Eczema or Salt Rheum, as it is often

called, is one of the most agonizing of skin diseases. It manifests itself in little round blisters, which contain an extremely irritating fluid. These break and subsequently a crust or scale is formed.

The intense burning, itching and smarting, especially at night or when the part is exposed to any strong heat, are almost The pre-eminent success which Burdock

Blood Bitters has met with in permanently curing a disease of such severity is due to its wonderful blood cleansing and purify-

IN THE LAW COURTS

IN THE HIGH COURT. Osgoode Hall, Jan. 13, 1909.

Announcements.

Motions set down for single court for Phursday, 14th instant, at 11 a.m.

1. Horan v. McMahon.
2. Crawford v. Millar.
3. Rex v. Gonder.

Forbear v. Aubert. Rice Lewis v. Traders' Fire Insurance 6. Evans v. Dominion Bank.

7. Coupon Securities v. Stark. Peremptory list for divisional court for Thursday, 14th instant, at 11 a.m.; 1. Robinson v. Morris. 2. Armour v. G.T. Ry. 3. Martel v. Green. 4. Massen v. Owen Sound.

Non-Jury Court No. 1.
Peremptory list for to-day before Chancellor Boyd:
Curran v. Curran.
Consolidated v. Yorke. Consolidated v. Yorke. Van Every v. Frontier. Bennett v. Smythe. Can. Municipal v. Smith. O'Leary v. Sylvester.

Non-Jury Court No. 2. Peremptory list for to-day before lice MacMahon:
Scholes v. Berringer.
Booth v. Loney.
Lehmann v. Lester.
Tye v. Gordon.
Dellynter v. Phillips.

Peremptory list for to-day before Justice Magee:
Cruickshank v. Toronto Street Railway.
G. T. R. v. Berlin & Waterloo.
Wright v. Toronto Street Railway.
Fraser v. G. T. R.

Master's Chambers.

Master's Chambers.

Hazletine v. Consolidated Mines—J. F. Holifs for the present owners of the equity of redemption, who have become so since the judgment herein, moved for relief under C.R. 389. They have been served with order appointing—new day for foreclosure in default of payment. W. R. Wadsworth, for plaintiff. Judgment (G). The usual practice has been to accept payment of interest and costs without any motion. Here's however, thru some mistake the money for interest and costs was not paid into the proper account and plaintiff thereupon moved for final order of foreclosure as he was entitled to do. The scope of R.S.O. Cap 126, seems wide enough to cover this case. If the F.O.F. had issued the right to redeem would only be granted on payment in full. As it is C.R. 389 seems exactly to meet the present case. As there was a mistake on the part of the applicants they should pay to the plaintiff the costs of this motion and of the abortive proceedings to obtain the F.O.F. within 10 days. The applicants are clearly within the terms "defendant" as defined by O.J.A., sec. 2 (sub-sec. 7), being "entitled to attend any proceeding and having been served with order to pay or be foreclosed."

Fraser v. G.T.R. Kirkpatrick (Arnold G. & McM.), moved for an order for the clerk of the peace to transmit documents to the clerk of the assize at Toronto. Order made.

Winger v. Streetsville—G. B. Strathy, for defendants, moved for a commission

be tried together if the trial judge so directs.

Copp v. Marsh—A.J. Thomson, for plaintiffs, moved for an order to take the writ off the files for service. Order made.

Caswell v. Lyons—F. J. Roche, for plaintiff, moved to strike out statement of defence for default in production. C. M. Colquhoun, for defendant, contra. The affidavit having been filed motion dismissed. Costs to plaintiff in any event.

Warren Brothers, v. Morrison—Locke (Bartram & Co.), for plaintiff, moved for substitutional service of writ of summons. Order made.

Crown Bank v. Crawford—F. Arnoldi, C

Before Britton, J.

McDonald v. Curran—G. C. Campbell, for plaintiff, moved to continue two injunctions. L. V. McBrady, K.C., for defendant, contra. One of the injunctions restrained the defendants, Elizabeth Curranted in the contraction of the injunctions restrained the defendants, Elizabeth Curranted in the contraction of the injunctions restrained the defendants, Elizabeth Curranted in the contraction of the injunctions restrained in the contraction of the contr restrained the defendants, Elizabeth Curtan and John Curran, from negotiating or dealing with certain notes given by the defendant, Eugene Horan, to the defendant, Elizabeth Curran, in part payment of purchase money of farm bought by Horan. The second injunction was obtained because it appeared that the defendant had sold the notes and obtained the morey therefore before helps served.

der for \$2000, with liberty to fill and read further affidavits on return of motion.

Trial Court.

Before the Chancellor.

Copeland-Chatterson v. Business Systems—W. E. Raney, K.C., and C. M. Colquhoun, for plaintiff. G. H. Kilmer, K.C., and W. H. Irving, for defendants. Judgment (G) This is the latest if not the last chapter in the history of the feud between the Copeland-Chatterson and the Business Systems concerns. Both the litigants have ceased to do business as they were constituted at the beginning of the litigation herein, and the evidence was given in the case rather with a view of winding up the loose ends than of fighting the remaining issues to their ultimate results. Probably both parties have had enough of active controversy in the court Howwest they were that were the first than the case of the Sterling Recreation Club. Charged with illegally operating a billiard room on College-street. No deference was mut in hut further than the case of the sterling that the triangle of the sterling recreation club. enough of active controversy in the courts. However that may be the only matter presented to me for decision was it was urged that no prohibitive bylaw \$2.50 to \$4, for \$2. No other remedy has done, or can do, so much for those who are almost driver to distraction with the terrible torture, as our thousands of signed testimonials can testify to.

Mrs. John O'Connor, Burlington, N.S., writes:—"For years I suffered with Salt Rheum. I tried a dozen different medicines, but most of them only made it worse, I was advised to try Burdock Blood Bitters. I got a bottle and before I had taken half a dozen doses I could see a change so I continued its use and now I am completely cured. I cannot say too much for your wonderful medicine."

For sale by all druggists and dealers.

Courts. However that may be, the only mater resented to me for decision was the right to recover damages for alleged interference of the defendants with the contractual relations between the plaintiffs and teler customers as at common law and not taking into account any reference to the patents held by the plaintiffs and referred to at length in the pleadings. Not much damage has been actually proved and in view of the allegation of absence of assets suggested, I do not suppose that a reference is desired to pursue the enquiry further. A foundation for actual damage has been made and I propose to award a nominal sum with leave to the plaintiff to have a reference at their own risk as to costs if so advised.

The judgment of the court will be for the plaintiffs with \$50 damages, and costs on the higher scale, so far as that part of the action is concerned. So far as the rest of the action is concerned it should and colds, we would not offer it

AUCTION SALE

NEW FURNITURE

E. VIVIAN'S, 120 KING ST. EAST This entire stock of splendid furniture has got to be cleared by auction

Thursday, January 14th, at 11 a.m.

continuing through the day, and also on Friday and Saturday at the same hours. The stock consists of :-

BEDROOM SETS, ODD DRESSERS, ODD WASHSTANDS, HALL RACKS, HALL MIRRORS, HALL MIRRORS,
COUCHES,
ROCKERS,
EASY CHAIRS,
IRON BEDS,
TOILET SETS,
LEATHER DINING ROOM CHAIRS,
WOOD BEDS,
SPRINGS,
PARLOR SUITES,

at once. Sale commences

MANTEL BEDS,
CABINET FOLDING BEDS,
SIDEBOARDS,
EXTENSION TABLES,
BOOKSHELVES,
DESKS,
MORRIS CHAIRS,
ODD PARLOR CHAIRS,
BRASS BEDS,
PARLOR TABLES,
WOOD SEAT DINERS,
MATTRESSES,
COMBINATION DESKS,
BED LOUNGES,

and everything else that is to be found in an Up-to-date Furniture

C. M. HENDERSON, Auctioneer

clerk of the peace to transmit documents to the clerk of the assize at Toronto. Order made.

Winger v. Streetsville—G. B. Strathy, for defendants, moved for a commission to take evidence of an absent witness. W. A. Skeans, for plaintiff. Order to go as of Jan. 4, instant.

Union Trust v. Fowler, Fowler v. Union Loan—J. D. Montgomery, for Fowler, moved for a joint commission in both cases. W. H. Hunter, for Union Trust and two other defendants. J. Haverson, K.C., for defendant Brown. W. B. Raymond, for certain other defendants. A. G. Ross, for defendant Irwin. Order to go for commissions to Vancouver, B.C., and Minneapolis, Min., as agreed by parties. Actions to be stayed until April 13. Actions to be set down together and to be tried together if the trial judge so directs.

Compensation for Injuries Act, for \$10,000 damages for injuries, sustained thru defendants' negligence. Plaintiff alleged that on the night of Jan. 28, 1908, after the plaintiff had been working for more than 20 hours without ceasing, in freezing weather, digging out a train that was stalled on the night of Jan. 28, 1908, after then on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after then on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after that on the night of Jan. 28, 1908, after then all plaintiff had been working for more than 20 hours without ceasing, in freezing weather, digging out a train that was stalled on the night of Jan. 28, 1908, after the plaintiff alleged that on the night of Jan. 28, 1908, after the plaintiff alleged that on the night of Jan. 28, 1908, after that on the night of the plaintiff sade that on the night of the plaintiff alleged that on the night of the plaintiff alleged th

Crown Bank v. Crawford—F. Arnoldi, K.C., for plaintiffs, moved for an order for costs of motion for judgment. Mc-Keown (Denton, D. & B.), for defendant. Adams, contra. Order to go making them Costs in the cause including the costs of this motion.

Stewart v. Walker—S. Denison, for plaintiff, moved for an order for substitutional service of the writ of summons. Order made, allowing 21 days for appearance.

Ition stand adjourned until the next sittings of this court, as there is a settlement party should the proposed new poultry building were submitted, and referred to the incoming poultry committee. The building as suggested will cost in the neighborhood of \$26,000.

The financial statement showed that after the retention of \$10,000, according to the plaintiff, contra.

Plaintiff, a farmer in the Tornact.

or in alternative all damages for failure by defendant to accept and pay for said onions. The defendant denied liability. At the trial, plaintiff recovered a verdict for \$13.7.50, and costs. Defendant appeals. Not concluded.

Writs Issued.

The Skelton Lake Lumber Co. of Bracebridge, sues the Traders' Fire Insurance Co. to recover \$1366,66, claimed due under George Paterson of Seaforth, Huror

County, is plaintiff in an action against Regan & Nickels of Toronto, to recover \$401.57, alleged to be due on a carload of

and colds, we would not offer it to you.

We make it our Business as Wine Merchants to Scrutinize the Quality and offer only that which Excels.

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

MONEY SAVED -15-

MONEY EARNED Deposit Your First Dollar and Watch it Grow

4 PER CENT. INTEREST-CHECK WITHDRAWAL

THE DOMINION PERMANENT

LARGEST SURPLUS YET.

12 KING STREET WEST

Cheque of \$47,586 From Exhibition i At a meeting of the National Exhibition directorate, the only living members of the original board, namely, Dr. Andrew Smith and George Booth, were made life members of the association. Plans of the proposed new poultry building were submitted, and referred to the incoming poultry committee. The building as suggested will cost in the neighborhood of \$26,000.

The financial statement showed that

for the plaintiff, contra.

Plaintiff, a farmer in the Township of Oakland, in the County of Brant, sued defendant, a commission merchant, for the price of 230 sacks of onions, at 70c a sex.

\$\frac{1}{3}\$ the bylaw for current expenses a cheque for \$47,586 would be handed over to the city. This is the largest amount by \$11,000 or \$12,000 that the Exhibition Association has had to hand over to the city.

over to the city. Dr. Orr's engagement at his present salary was renewed for five years. The executive committee, without the president, were authorized to act as a presentation committee to the retiring president, W. K. George, who declined much pressure to allow himself nominated for a third term.

AN ANNUAL PLEASURE.

Perhaps no firm in Canada have it gratiated themselves so thoroughly into the good graces of their patrons as has the Conger Coal Company of Toronto. Each year as the first of January comes around, those who have been so favored as to get one of their calendars

and or disposing of or in any way dealing with the moneys alleged to have been restained boy disposing of or in any way dealing with the moneys alleged to have been restleved by them in payment of these notes. Plaintiff now asked also that the defendant, Elizabeth Curran, be ordered to pay \$400 of these moneys into court until the trial of the action. Reserved.

Marshall v. Howard—D. Henderson, for plaintiff, moved ex-parte, for an injunction. Injunction granted, restraining the defendants until 20th instant, from transferring, discounting, negotiating, pledging, encumbering or in any way disposing of a certain promissory note given by plaintiff on May 21, 1908, payable to defendant's order for \$2000, with liberty to fill and read further affidavits on return of motion.

Trial Court.

Verdict Against Street Railway.

Verdict Against Street Railway.

In the jury assize court yesterday a verdict for \$355 and costs, was given to struck by a Toronto & York Radial car overdict for \$356 and costs, was given to struck by a Toronto & York Radial car of their calendary in past years find themselves looking forward with expectancy for the artist of their new one.

It reached our table to-day, and certainly sustains the reputation that they have won for themselves as discriminators of art as well as good coal. The artist has chosen one of the many payetty spots on the Susquehanna River, which combine to make this river one of the most picturesque in the world.

The scene shows a trail loaded with coal rounding one of the bends in the immediate vicinity of the from which most of their supplies are secured. In addition to producing a little color-study worthy of any home, the artist has at the same time been successful in giving us an entirely difsuccessful in giving us an entirely dif-ferent conception of the country from which our supply of winter comfort is

> The copy which has reached us will certainly be carefully preserved, and after it has served its mission as a reminder of the flight of time will be framed and hung with its worthy pre-

A "Fairweather's" discount sale spe-cial—White dress vests, pique and honeycomb, \$3 to \$4, cut to \$2. Mufflers in Bengalines and Brocades,

Earl Grey Will Preside. His Excellency Earl Grey will pl side at the opening of the Canadi buildings on Feb. 11 and 12, and he wi the evening of Feb. 11

Are doctors good for anything? Foolish question! Yet some people act as if a medicine could take the place of a doctor! The best medicine in the world canno

do this. Have a family doctor, consult him frequently. If we did not believe doctors endorsed Ayer's Cherry Pectoral for coughs

DRESS FA Black ar

SILKS-PRINTED PECIAL NEW PRI Fresh fresh stock of Prints, disigns, 12 LINENS-

BLANKET Some pa MANTLES Clearing this SHAPED

SATINS-These a fon cent one obsings an fects por reason is at on See the BALL AN and ex Modister tice. Accur MAIL OR

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