Makes the most nutri-

tious food and the most

dainty and delicious.

Absolutely Pure

The only Baking Powder made

from Royal Grape Cream of Tartar

No fussing or fretting over

the biscuit-making. Royal is the aid to many a

cook's success.

Royal Cook Book-800 Receipts-Free. Send Name and Address.

ROYAL BAKING POWDER CO., NEW YORK

STAMP HERE.

Is The World's New Telephone Number.

SATURDAY MORNING, MARCH 18, '11.

CITY ELECTRIC COMMISSION. If you can't boost don't knock is the ample, it is unable to disapprove The World's suggestion that the first city electric commission be appointed by finds it difficult to observe. For icxthe lieutenant-governor in council, mastn't. without holding up the railway and municipal board as a honorable exam-

admirable commissioner. As an exbusy a man to be pulled off the work is now doing so well to take up a new line of activity. Mr. P. W. Ellis the Canadian Manufacturers' Association. has all the qualifications that the city of great service to the business comneeds for the position to which The munity of Canada. Telegram nominates him, and we heartily endorse the proposal. Doubtless enough backbone will be discoverable ability. It must be free of political noon, March 17: entanglements, civic or otherwise, and W. F. M. S., Fletcher 10.00 as independent, in the city's interest. Wheatley Epworth League 10.00 company would be for its own inter-

If the new commission has to con-tend with the Toronto Electric Light Pres. Sunday School, Carlyle .. 36.66 daily papers" or the seven wards, or the eight members or any other numerical classification that might become representative of hostility to business policy.

Margaret, Lake Simcoe 10.00 City of Brandon, Man. Sydenham-st. Bible School, Kings-ton 15.20 Centennial Meth. Ch., Victoria 129.85 Centennial Meth. Ch., Victoria 129.85 Contennial Meth. Ch., Victoria 129.85 C

The commission ought to, and must Maxville Presbyterian S.S. eventually, have control of the city Westmins No Name street car lines, and in dealing with Mrs. M. H. Dixon, Maple Creek 10.00 them, and with that astute party of In His Name, Kingsbury 10.00 the other part, representing the Toron-to Street Rallway Company, there

Mrs. M. H. Dixon, Maple Creek 10.00 the Name, Kingsbury 10.00 the other part, representing the Toron-R. C. Campbell, Toronto 10.00 Melville S. S., Scarboro 15.00 or limitations of authority.

and altogether the duties of the new Methodist S. S., Grand Forks, B.C. 22.75 body are of a highly responsible char-forks, B.C. 22.75 body are of a highly responsible char-forks, B.C. 22.75 for the commission will, in fact, J. Sluggett, Sluggett 20.00 acter. The commission will, in fact, J. B. Meredith, London 10.00 scarcely be second in importance to Rev. R. B. Cochrane the hydro-electric commission itself in Two Friends respect of the importance of the mat-ters under its importance of the mat-Miss N. A. Lamb, Hamilton

could see nothing invidious in having Montreal West Pres. Church.... the appointment of the first commissioners, who will be required to inau- K. M. Duncan, Toronto gurate the city policy, left to the gov- L. H. H., Toronto

ernment. We feel sure that the city policy of the city policy is the city policy. Three Sympathizers, Toronto ... ernment. We feel sure that the city Constance Cameron, Toronto . government is now closely in touch Miss Florence Smith, Toronto with the hydro-electric commission and Friend in Elma that all purposes would be well served St. Giles' Pres. Ch., Hamilton . 101.00 by the joint agreement of both parties upon men removed from party
Alex Hamilton, Bolssevain rivalries and distinguished for experi- Erskine S. S., Hamilton

ONTARIO AND RECIPROCITY.

Why The Evening Star should find It necessary to "venture to say" that Hon. A. G. MacKay's views on recl. Home-st. Ch., Winnipeg, Man ... procity, or any other question, are the Crawford, Ont views of the majority of the people of Ontario can only be vaguely imagined. Sault Ste. Marie, St. Andrew's.. It tempts one to think of the attenu- Bristol, Que. But apart from that Hon. Mr. Mac- Per Rec. T. L. Murray, Coleman, Kay is a fine and trenchant speaker, Vaughan, Ont., St. Andrew's.... and no man in the legislature can A Friend, Peterboro

We have been hoping that Hon, Mr. Anonymous, Toronto MacKay would learn to go Sir James W. H. Keagey, Dundas one better in his forward policies, but Warden Gilmour, Toronto we have to rely on Mr. Allan Stud- Mrs. A. Menaghan, Rosehall holme for a lead in that respect.

entirely willing to enter into a universal arbitration treaty with the Readers of Montreal Witness Failure to offer that very desirable example to the world will certainly not Rev. D.

be attributable to the mother coun-

try, to the government or the opposiMontreal West Pres. Ch..

The Toronto World regarding the action of the United States senate, a body particularly FOUNDED 1880. Jealous of any loudenity. It has always stitutional authority. It has always A Moraing Newspaper Pablished Every

Day in the Year.

WORLD BUILDING, TORONTO.

Corner James and Richmond Streets.

Main 5308—Private Exchange Connecting All Departments.

\$3.00

will pay for the daily World for one year delivered in the City of Toronto of by mail to any address in Canada. Great Britain or the United States.

\$2.00

will pay for The Sunday World for one year by mail to any address in Canada or Great Britain. Delivered in Toronto or for sale by all newsdealers and newsboys at five cents per copy.

Postage extra to United States and all other foreign countries.

MAIN 5308.

Is The World's New Telephone this important movement, it will rank among the most notable achievements

In Dundas the Cataract Company is trying the same exclusive franchise bluff that has been worked elsewhere. good rule which The Evening Telegram | bluff that has been bluff that has been strengthed by the Cataract frenchise expires in 1913.

WHO'S WHO IN MANUFACTURE. We would be quite satisfied to Desire on the part of the public is place the appointment in the hands of a government which has the hydroelectric power commission, the T. & N.

Ballway Commission, the T. & N.

Besire on the part of the public is growing, as evidenced by the columns of the press, to know something of the personality of men prominent in all walks of life, and this is again O. Rallway Commission, the Queen shown by the announcement of an important addition to the "Who's Victoria Niagara Falls Park Commis- Who?" publications and biographical sion to its credit, even if the railway works which have appeared in Canada board does not come up to the high in recent years. "Who's Who in Canstandard exacted by The Telegram adian Manufactures and Industries, adian Manufactures and Industries, edited by Mr. Fred Cook of The Ottawa Press Gallery, is now in course of preparation. The object of the volume is to enable Canadian and foreign houses to learn something of the and were not mayor, he might be an personality of the firms with whom admirable commissioner. As an exofficio member he will not be objected meet the desire of the manufacturer to by us. Mr. H. L. Drayton is too and his customer. Enquiry forms have useful in his present position and too been sent out to every manufacturing

CHINESE FAMINE FUND The treasurer, S. J. Moore, 445 West Presbyterian Church, Kelsyth ... Erskine Church, Dundalk T. Eckhardt, Vancouver, B.C.... elsewhere to complete a body whose King-st., Toronto, reports contribu-T. Eckhardt, Vancouver, B.C.... 10.00 Presbyterian Church, Aberarder 18.00 Dovercourt-rd. Pres. Ch., Toronto 14.70 Pres. Church, Carol, Man 26.00 10.00 first qualifications must be business tions received and acknowledged up to experience and effective administrative Feb. 27, \$8215.97, and from Feb. 27 to

drew's Church, Orangeville 10.00 Miss McNeilly, Toronto 10.00 Robert Davidson, Toronto

Westminster Pres, Ch. Toropto 10.00

No Name

St. Andrew's Pres. Ch., Corunna, 12.00

It will be necessary for it in the best Crinan Pres. Ch., Elgin County

Peterboro, per John Crane, treas. 33.50

Cooks' Ch. S. S., Toronto

people elected Sir James, Whitney to Amy Lee, Gravenhurst Alex. Graham, Uxbridge David McGee, Toronto

A. Marty, Winnipeg Findlay Bros. Co., Ltd, Carleton J. & A. Gordon, Toronto Thomas Hilliard, Waterloo Rev. D. Wren, (Meth. S.-S. and

tion. Equal certainty cannot be felt H. Young, Glasgow Station 10.00 and is fully covered by insurance.

Cong.). Ethel

of his life.

Contributions from 547 others of less than \$10 each, including a number of anonymous, no name, a friend, Sunday school, var-

W.F.M.S., First Pres. Ch., Lon-

Georgetown and Limehouse Pres.

B. F. Bateman, Fennells Thos. H. Connor, Shelburne

St. Andrew's Church, Arnprior .

A. E. Kirkpatrick, Toronto

City of Brandon, Man.

Berlin
Town of Mount Forest
Citizens of St. John, N.B., per J.

R. B. Mills, Toronto 10.00

\$18,313,51

 Churches
 83.75

 St. Andrew's Ch., Windsor
 64.65

 Emma T. Bowman, London
 30.00

Knox Church, Woodstock 16.00
Peterboro Famine Fund 45.00
Two Friends, Whitby 10:50
Methodist S. S., Weston 53.53

Contributions may be sent to S. J. Moore, treasurer, 445 West King-st., Toronto. 5000 FACTS ABOUT CANADA.

The 1911 edition of this indispensable collection of concrete, crisp Canadian 40.00 Facts, edited by Frank Yeigh of To-10.00 ronto, the well-known lecturer and in a mechanics lien action on consent writer, and author of the book "Thru for an order dismissing action without the Heart of Canada," has been is costs and vacating certificates of lis sued and is filled with fresh data of a most interesting and illuminating Re Reynolds and Waterloo Mutual 25.00 character. It is a marvel of conden-Eire Insurance Co.—J. C. Haigi 22.50 sation, presenting in small space (Waterloo). Motion by the compan 10.00 striking figures relating to every phase for leave to pay \$1808 into court under 10.00 and department of Canada's resources the Trustee Relief Act. Order made

10.00 newsdealers, or for 25c from the Can-10.00 adian Facts Publishing Co., 667 Spa-

75 00 Orange Lodge of Ontario West; Wil- ant. Motion by plaintiff for an order 128.00 Canadian L.O.L., No. 212; T. R. White-50.00 side, M.L.A.. of the Veterans' Asso-91.40 clation; James Greer, of the A.O.U.W., 34.37 and R. T. Coady of the city hall staff.

Lucille (Lady Duff Gordon) pictures and describes of defendants. R. B. Henderson, for plaintiff. Motion by defendants for an 51.25 in this week's Sunday order changing venue from St. Cath-50.00 World the new coiffures, and der made changing venue to North 10.00 will send the daughters of 100.00 the house into raptures. Tell the house into raptures. Tell Brennan v. Bank of Hamilton; Nip10 00 25 00 papa or big brother to be sissaga Lumber Co. v. Turnbull; Mis10.00 sure and bring home The ton-W. Bell, K.C. and C. W. Bell 15.00 Sunday World.

That the United Kingdom would be ntirely willing to enter into a uni
Transport of the Milnes in two actions. B. Osler. for the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

Explosion Caused Fire.

BARRIE, March 17.—An explosion in the cellar of J. R. Hambly's hardware action. G. H. Watson, K.C., and J. G.

The the United Kingdom would be in two actions. B. Osler. for the Milnes in two actions. B. Osler. for the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The the United Kingdom would be in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The the United Kingdom would be in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The three controls of the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The transport of the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The transport of the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G.

The transport of the Milnes in the three actions. H. S. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. H. Watson, K.C., and J. G. White for defendant Turnbull in third action. G. Watson, M. G. Watson, M. G. Watson, W. G. Watson, W. G. Wats Versal arbitration treaty with the Readers of Montreal Witness... 663.74 V. Hambly, nephew of the propria-United States went without saying. A Friend, Bracebridge 50.00 tor, was very badly burned about the 10.00 | head by the explosion.

30.00 ance. The damage to the building 15.00 which is owned by Mrs. James Plum

AT OSGOODE HALL

ANOUNCEMENTS.

The divisional court will not sit on Monday, March 20.

Non-Jury Assizes. Peremptory list for non-jury assizes Monday, at 11: 33. McKee v. Occidental. 66. Sovereign Bank v. T. & N. O.

68. Hopkins v. Lee. Jury Assizes. Peremptory list for jury assizes Monday at 11: 20. Fleming v. Toronto Rallway.22. Williams v. Toronto Rallway.23. Sheahan v. Toronto Rallway.

Presbyterian Ch., Baltmore ... 21.00 Y.P.G., Pres. Ch., Walton ... 14.00 Knox Church, Brougham ... 13.35 Dovercourt Pres. S.S., Toronto ... 10.60 25. King v. Davies. 26. Banckane v. Beattie. Master's Chambers. Before Cartwright, K.C., Master.
Bennett and Wright Co. v. Halley—
Goetz (Curry & Co), for defendant.
Motion by defendant on consent for an order dismissing action without costs and vacating certificate of lis pendens.

Order made. Canadian Contracts v. Town of 30.25 Bracebridge H. M. Ferguson, for plaintiff. An exparte motion by plain-

ton & Co.), for defendant. M. Mac-donald, for plaintiff. Motion by de-fendant for an order dismissing action for default in making production. Enlarged at defendant's request until 22nd

and national life. for payment in less costs fixed at \$80.

Its popularity and wide sale can Notice to be given to the five claim-

easily be understood; in fact, it is, as 10.00 easily be understood; in fact, it is, as 10.00 has been said, "worth its weight in 10.00 Cobalt silver or Yukon gold." The 15.00 booklet may be had from the leading Motion by defendants for an order requiring plaintiff to re-attend for ex-

for a better affidavit on production. made. Costs to defendant in any

Conlon v. Gordon-R. McKay, K.C., arines to North Bay or Sudbury.

Judge's Chambers. Before The Chancellor. (Hamilton), for defendants, except the Milnes in two actions. B. Osler, for

store yesterday afternoon was responsible for a \$17,000 fire.

V. Hambly, nephew of the propriator, was very badly burned about the head by the explosion.

The loss to stock is estimated at \$15,000, on which there is \$9000 insurance. The damage to the building, which is owned by Mrs. James Plummer, Toronto, amounted to about \$2500,

Before Falconbridge, C.J.
Giles v. C.P. Ry. Co.—r. W. Harcourt, K.C., for infants. Motion on behair of infants for an order for maintenance. Order made allowing \$50. Re Ryan.-r. W. marcourt, K.C., for intant. Motion on benaif of intant for an allowance tor educational pur-

Poses. Order made. Freeland v. De La Plante.-F. W. Harcourt, K.C., for infant. Motion cn chalf of infant for an allowance of 880. for maintenace. Order made. Capsell v. Feldspar Co.-H. W Mowat, K.C., for mother. F. W. Harcourt, K.C., for infants. Motion by mother for an order for maintenance for in infants Order made

Re Rae Estate.-J. A. Macintosh, for applicant. Motion by a beneficiary for an order for distribution. Order made. Re Miller Estate.—J. Baird, K.C., for executor. F. W. Harcourt, K.C., for infant. Motion by executor for an order sanctioning sale of land. Order

Re McKay Estate—C. G. Locke (Lucknow), for executor. F. W. Harcourt, K.C., for infant. Motion by executor for an order approving sale. Notice to be served and motion enlarged Re Virgin.-H. W. Ferguson, for ex-

ecutors. F. W. Harcourt, K.C., for infant. Motion by executors for leave to pay moneys into court to credit of infant, and for payment out at ma-jority. Order made. Merritt v. Merritt.—A. D. Armour,

for applicant. F. Aylesworth, for T.G. T. Corporation. F. W. Harcourt, K.C., for infants. Motion by a beneficiary for an order for partition or sale, and for the acceptance of offer for the land.

Hamilton v. Perry.-W. J. Clark, for defendant. J. King, K.C., for plaintiff. Motion by defendant for an order for prohibition. Motion enlarged one week. Lennon v. Deforest.—M. Macdonald, for C. Lennon. E. H. Cleaver (Burlington), for defendant. Motion by Cornelia Lennon to quash order for committal to house of refuge. Enlarged

Re Frualin .- F. W. Harcourt, K.C., for infant. Motion on behalf of infant for an order for payment of money out of court. Order made.

Adams v. Craig.—M. L. Gordon, for Ontario Bank. H. S. White, for plaintiff. Motion by the Ontario Bank for leave to appeal from the order of Teetzel, J., of 4th March inst. Enjarg-

ed until 21st inst. Rex v. Haith .- W. S. Brewster, K.C., for defendant. No one contra. Motion by defendant on notice for an order quashing conviction. Order made quash-

ig conviction and for payment out to solicitor of money paid in as security for the application. Re John Smith.—F. W. Harcourt, K. C., for infant. Motion on behalf of in

fant for an order for payment into court of infant's moneys. Order made.
Fox v. Meloche.—F. W. Harcourt, K. C., for infant. Motion on behalf of infant for an order for maintenance. Order made. Russell v. Perrin.-F. W. Harcourt K.C. for infant. Motion on behalf of infant for payment of moneys out of court.

of \$80, with the priority of the official Re Ropp, lunatic .- F. Aylesworth

Before Middleton, J. McIlhargey v. Queen.—R. T. Harding (Stratford), for defendant. F. sworth, for plaintiff. Motion by defendant for leave to appeal to a di-visional court from an order of Riddell, J., in chambers, dismising his appeal from a taxing officer. Reserved.

Single Court.

cortege of sorrowing friends and fel- pone trial. It appearing that matters sale by retail of spirituous ferment- find as a fact that the Standard Bank Ladies' Aid and Men's Society

First Pres. Ch., Galt 26.15

W.F.M.S., Knox Ch., Springbank 28.63

W.F.M.S., Knox Ch., Springbank 28.63

The pall bearers were: Frank Som
Lawson v. Dalton—W. H. Irving, for decision in re Armstrong and Townskip. W.F.M.S., Knox Ch., Springbank 28.63
Grace Meth. Ch., Winnipeg, Man. 25.00
Middle Musquodoboit, N.S. ... 10.00
Grace Meth. Ch., Winnipeg, Man. 25.00
Grace Meth. Ch., Winnipeg, Man. 25. jection that the day fixed for taking as evidence by the entry in their pass the vote was more than five weeks book given to the plaintiff and in their after the first publication of the bylaw ledger, namely for \$2880.06, with inmust be held to be fatal. It is admitted by the Reeve that the bylaw action. municipality. I thing this objection must also be held to be fatal. The bylaw will therefore we set aside with costs.

> Trial. Before Falconbridge, C.J.

\$200 for use and occupation, and for damages for wrongful detention of the lands. Defendant claimed to hold the tiff. C. A. Moss for defendant. An land under a tenancy from year to appeal by plaintiff from the fudgment year, and counter claimed for \$500 for of Riddell, J., of Feb. 3, 1911. Arguyear, and counter claimed for \$500 for of Ridden, J., of Feb. 5, 1811. Argument claimed from yes-lessor's request. Judgment: I am of opiniou that defendant has proved a tenancy from year to year which has smith v. Ransom.—F. W. Carey for tenancy from year to year which has not been determined by notice to quit. His evidence is sufficiently corroborated if it requires corroboration. It Riddell, J., of Feb. 20, 1911, made on a significant that the claim for the sufficient to the sufficie ated if it requires corroboration. It is significant that the claim for use and occupation from March 26, 1905, to March 26, 1910, was not in the statement of claim, but was first put forward by way of proposed amendment a few days before the trial. It is fully answered and accounted for by the evidence of defendant and his witnesses, and the statute of limitations has no application. Plaintiff's claim Riddell, J., of Fcb. 20, 1911, made on a motion by defendant for judgment on his counter claim. The order allowed plaintiff on payment of costs of motion and of noting pleadings against him within three days after taxation to be let in to plead, but in default judgment was given defendant on his counter claim for \$50 and costs. Appeal argued. Judgment reserved. DR. CHASE'S OINTMENT, has no application. Plaintiff's claim

Smith, for plaintiff. Motions by de-

PRIVATE POST CARD

Here you see the relative sizes of the Ensignette Vest-Pocket Camera and the picture it makes

This new model camera is entirely different from any other made. It is built all of metal-every part is perfectly made and works smoothly and



The secret is in the lens and the printing box. The Ensignette lens is an Achromatic Meniscus (three lenses together). This lens makes a negative much sharper than an ordinary one.

You print with an Ensignette printing box. In this box there is a strong magnifying lens, which brings out the fine details with no loss of definition.

Ask to see the fine work made with the Ensign-

UNITED PHOTO STORES, LIMITED, 15 ADELAIDE ST. EAST, TORONTO

Branches at Quebec,

Montreal, Ottawa

GLENERNAN Scotch Whiskey

A blend of pure Highland malts, bottled in Scotland, exclusively for

MICHIE & CO., Ltd., **TORONTO**

COAL AND WOOD

W. McGILL & CO. Head Office and Yard: Eranch Yard: Bathurst and Rich-229 Wallace Ave.

Branch Yard : 1143 Yonge St.

Before Falconbridge, C.J.

Taft v. Sims.—M. L. Gordon, for applicant. F. W. Harcourt, K.C., for plaintiff, H. S. White for the country of this country of the country of th

or dealing with the machinery, processes, money, or other assets of The International Printing Co., from taking any proceedings to enforce payment of a chattel mortgage purporting to be made by the said company, and restraining the defendants other than the company from using the secret process for manufacturing a transferrable lithograph by means of an article known as the Decaleomania Transfer or any other secret process which on 15th February, belonged to the International Printing Co., with liberty to use further material on return of motion.

Before Strictland, J.

Wilson v. Village of Wardsville.—C.

Martin v. The Beck Manufacturing Co.—F. E. Hodgins, K.C., for defendant. An action to set aside a release by plaintiff to defendants, and for payment by them to him of \$2880.06 and interest. Judgment: On Dec. 16, 1910, plaintiff had on deposit in the local branch of Farmers' Bank at Lindsay \$2880.06. Plaintiff became alarmed as the solvency of the Farmers' Bank at Lindsay convinced that any serious mistake was made in the conclusions of fact errived at the solvency of the Farmers' Bank, went to advise with defendant's local manager and on his advice signed a cheque for and on his advice signed a cheque for call reason for treating the case as executional. Application refused with adian Facts Publishing Co., 667 Spa10.00 adian Facts Publishing Co

of his deposit in the defendant's bank.

Divisional Court. Before the Chancellor, Latchford, J.; Middleton, J Roche v. Allen. F. J. Roche for plaintiff. H. E. Choppin (Newmarket) for defendant. A motion by plaintiff O'Connell v. Kelly.—J. J. Coughlin (Stratford) for plaintiff. J. C. Makins, K.C., for defendant. An action for possession of lands in question, for \$200 for use and occupation, and for damages for wrongful detention of the Railway Co.—J. MacGregor for plaintiff.

Railway Co.—J. MacGregor for plaintiff.

consent, for an order dismissing actin withut costs. Order made.

Great Northern Elevator Co. v. Manitoba Assurance Co.—R. McKay, K.C., for defendants. F. McCarthy, for plaintiffs. Motion by defendants for an order striking out paragraphs 5, "6, 7 and 8 of reply. Reserved.

Leadbeater v. Wakelin—A. M. Donovan, for owner. Motion by the owner in a mechanics' lien action on consent for an order dismissing action without costs and vacating certificates of lis pendens and lien. Order made.

Plicant. F. W. Harcourt, K.C., for infants. Motion by plaintiff for a proved items of his counter claim to amount of \$359.80, for which he will have judgment with costs. I do not have judgment of \$359.80, for which he will have judgment with costs. I do not have judgment of \$359.80, for which he will have judgment with costs. I do not have judgment with costs. I do not have judgment of \$359.80, for which he will have judgment with costs. I do not have judgment with costs. I do not have judgment to set up by his mother as administrative of estate of which he asked leave to set up by his mother as administrative of estate of so advised set this up by way of counter claim. An appeal by plaintiff from amount of \$359.80, for which he will have judgment to terms of settlement.

Arthur Belanger, the younger. At the trial mother as administrative of estate of advised set this up by way of counter claim. An appeal by plaintiff from amount of \$359.80, for which he will have judgment to set up by his mother as administrative of estate of a defendant. An appeal by plaintiff for a judgment to terms of \$359.80, for which he will have judgment to set up by his mount of \$359.80, for which he will have judgment to set up by his mount of

Kingston Traveler Had Narrow Escape When Struck by Train.

KINGSTON, March 17 .- (Special.)-A fur coat and a cow-catcher saved the life of Alvin James, a traveler for the Kingston Milling Co. While arriving over the Grand Trunk tracks near Coteau he was struck by a train. His fur coat caught in the cow-catcher and he was carried a distance of 300 feet before the train was stop-ped. He had two ribs fractured and he was badly bruised about the body.

plaintiff. H. E. Choppin (Newmarket)
for defendant. A motion by plaintiff
for an order transferring this action
from the County Court of York to
the high court. Judgment: Motion
refused with costs.

Jones v. Toronte and York Radial ave., \$2625; Ontario Dock Co., wharf at

Archbishop Spilled. WINNIPEG, March 17 .- Archoishop Langevin was thrown last night from St. Anne's, but happily was not serlously injured. His grace continued on a hand car and was able to officlate at an ecclesiastical function to-

Dr.Martell'sFemalePills

Belanger v. Belanger.-C. G. O'Brian,

of the