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J. L. Bu real estate ports the Northwe street and being J. A. chaser is h

The Toronto World

FOUNDED 1880 WORLD BUILDING, TORONTO.

Corner James and Richmond Streets. TELEPHONE CALLS: Main 5308—Private Exchange Connecting all Departments.

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THURSDAY MORNING, SEPT. 22, 1910

HOW WAS IT WORKED?

that The Evening Star jumped to the a syndicate to build sixty miles of street car lines for the city were suppressed until the Street Railway Company had time to decide to go ahead with the lines which they had declined

Mayor Geary, according to The Star, admits that what he calls a vague winter." Then he goes on: "The only a map of Toronto with certain streets in connection with its latest stock admarked." This was described by the dition. To the issue of that stock at engineer of the syndicate as "a plan less than its market value Mr. W. F. dicate was ready to lay down the strongly objected, and it is satisfactory lines." Mayor Geary makes light of to have the view then taken supportsuch a document. He probably wanted ed by the controller of the Illinois something with gold paint on it and Central.

The plans, whether satisfactory to the mayor or not, were discussed by syndicate's engineer sent for the plans

ownership. Mayor Geary has certainly not been friendly to the principle when he kept secret the proposals of a responsible syndicate to build sixty favorable to the city.

But Mayor Geary declares it is abhave proceeded from the city hall to the same day, Tuesday, 13th inst., that the syndicate's letter arrived, renewing the offer to build the civic lines. Manager Fleming broke all precedents by issuing a statement to the morning press that the Street Railway Company had determined to yield to the demands.

Did the railway company yield to the railway board which it had flouted cipality are all at stake. All these for four months, or did it hurry up to forestall any possible bargain with a puerile if it be a fact, as authorities syndicate which the disgusted citizens declare, that pure water is available would have been glad to consider? Mayor Geary says the latter supposition is ridiculous, and, according to The Star, he was mildly amused when he read the story. The Star ought to know. The Star is the street railway organ. The Star was Mayor Geary's the work can be undertaken with less chief campaign supporter. They have had a good deal more mild amusement among them than the citizens have

The World believes that the true nature of these schemes will come to light if the men elected by the citizens will do their duty. It is all very well to talk about "amusing stories," but the people cannot derive any amusement from seeing their franchises, their rights and privileges, their inheritance in the city, trifled with by "mildly amused" young men, or handed over to the corporation interests which have already almost obtained a strangle-hold on the city's traffic.

The citizens have not had a fair deal in this matter, just as they have not matters where a whole-souled devotion to public interests would have thought more of the people than of personal or factious advantage. In the face of the firm determination of the Street Railway Company to retain its grip on the franchise, whether it expires by agreement or not, the controllers and aldermen who have the people's interests at heart cannot afford to sit idly by, mere spectacles for the mild amusement of their opponents, while important city business is pigeon-holed or shuffled under the table.

The mayor, The Star, and Manager Fleming among them managed to dispose of a definite offer to the city to build civic lines which would have given the city control of the whole system. How did they do it? is the question for the council to answer the ratepayers.

MELON CUTTING.

During the course of the enquiry new being prosecuted by the United States Interstate Commerce Commission in connection with the freight rate increases proposed by the western railways, the matter of stock inflation and manipulation was suggested as a material element in the situation. This feature was taken up by the attorneys for the commission, and the shippers' committee, and they drew from Controller M. P. Blauvelt of the Illinois Central Railroad certain disclosures which somewhat startled the commis- isty years to exhaust it.

sion. It was pointed out to the witness that in 1891 the capital stock of his road was \$40,000,000 on 2875 miles of track, and in 1910, on only about 1700 miles more it was \$109,000,000, also was only \$62,000,000, while in 1910 it had reached \$175,000,000, and he was asked why this was so. The controller answered that what would appear to purchase of other roads. In reply to further questions Con

troller Blauvelt admitted that part of

the stock issued for these purposes vas sold on the open market, but that most of it was sold to the stockholders at par. He denied that there had been any stock dividend, and was then askto distinguish between giving stockholders a stock dividend and giving them stock worth more than par value. Mr. Blauvelt insisted that there was a vast difference, while admitting that the result was the same in cash to the shareholders. He was then asked: "If your stock sold at 150 in open market and you gave it to your stockextra 50 per cent. of its value?" 'Why," replied the controller. "It went to stockholders." This, it will be observed, is an exactly similar case to 'plans' submitted were in the form of that of the Canadian Pacific Railway showing the streets on which the syn- Maclean and The Toronto World

PURE WATER.

The Evening Telegram, which is him with the city engineer, and kept, lucid diagrams, has printed one showsilence by the city authorities that the take of the Toronto waterworks system. Over thirty million gallons of Sir James Whitney is reported to day at points where the currents carry sewage are floated into the lake every have declared that he is against public this contamination into the neighbor-

Perhaps The Telegram will now see the advantage of locating the intake off Mimico Point, which experts demiles of civic railway under conditions clare is the spot to get the purest water in Lake Ontario. Nobody has any surd to suppose that any "tip" could It will undoubtedly help, so will the flery faith in the new filtration plant. trunk sewer. But if pure water can the Street Railway Company, altho be obtained, as it must eventually be obtained, by changing the location of the intake, is it not about time in this slowly-moving municipality to start

stress of circumstances, and while re. deep humility one offers any suggessenting the injustice of the Ontario tion when The Telegram has the floor. dry of the inhabitants, the confidence of visitors, and the growth of the munischemes for purifying dirty water seem at the expenditure of a little money for pipes.

> It was good business for the city ccuncil to order the concreting of the remaining portion of the reservoir. There is no time of the year when risk, and the need is undoubted.

AN APPRECIATION.

Editor World: Have read with great leasure in to-day's issue of The World the article, "Let Canada Stand Clear." Your arguments are clear and forcible, and you deserve the thanks of every patriotic citizen for your fearless and September 21.

THE MAIL KNOWS ALL ABOUT IT.

The Mail: On both sides of the line recipiocity idea is being scientifically worked. The outlook is, as a consequence, rather favorable to a bargain. It is not in probable that we shall awaken some morning to discover that the commercial unionists, altho defeated when fighting in the open have the open, have scored a victory at last and that a good slice of Canadian business had a fair deal in the matter of the tube system, nor in a number of other a full knowledge of the goal at which they aim?

A QUADRUPLE MURDER

Woman, Her Two Small Daughters and Young Son Slain With Ax.

WESTCHESTER, Pa., Sept. 21.-Search is being made to-day by the police of all towns in this vicinity for the world." (Applause). a man who is suspected of murdering Mrs. John Saus, her two small daughters, and a young son, at their home at Byers, Pa., 12 miles from here. The suspect formerly boarded at the Saus home, and it is believed robbery was the motive for the terrible deed, and that the four victims were killed in order to prevent an identification. The skulls of the woman and her children had been crushed in as tho by an ax or heavy club. The bodies were discovered by the husband and father upon his return

from work last night. NORTHERN NAVIGATION

Sailings from Sarnia 3.30 p.m. every Monday, Wednesday and Saturday. From Collingwood 1.30 p.m. and Owen Sound, 11.45 p.m. every Wednesday and

Auto Fines Settled. Auto fines settled yesterday out of court were: George W. Verral, car on wrong side of King-street, \$2; Herbert A. Marshall, speeding, \$20

The prevailing scarcity of turpentine has been caused by unfavorable weather in the producing regions. The supply of trees is rapidly being exhausted since it takes 30 years to mature a tree, and only

The Globe

THE U.S. ELECTIONS

The present Congressional elections in the United States are of absorbing interest to Canadians.

The principal issues are the tariff and boss rule.

The approaching reciprocity negotiations with Canada are inseparably linked with the question of tariff re-

The fight between the party machine and the progressive element, led by ex-President Roosevelt, will make one of the most spectacular contests in the history of responsible government.

THE GLOBE is the only Canadian paper with a staff correspondent on the spot.

This correspondent, Mr. M. O. Hammond, has instructions to travel wherever good "copy" from a Canadian viewpoint is to be had. He will attend great conventions and public meetings, will interview leaders on both sides, and generally sound public opinion as an impartial onlooker.

Don't miss a copy of THE GLOBE during the next six weeks.

> CANADA'S NATIONAL NEWSPAPER

BRITAIN AND PREFERENCE

Sir Geo. Doughty Promises Ultimate Rewards for Canada,

"A peep into the future" was what Chairman McKay promised the Cana-dian Club yesterday in introducing Sir George Doughty. Sir George was grateful for the opportunity of addressing such a splendid gathering of Britishers. As the British Demosthenes, The Telegram has made the water system its own subject, and it is with deep humility one offers any suggestion when The Telegram has the floor.

Line Telegram has made the water his oratory is orotund and sonorous and reverberant. In appearance his florid countenance would suit either an admiral, a chancery judge or a tions in Canada is second to no one's. The years he spent with the Bank of

the earth, which had been called col-onies, but which he preferred to call sister British nations, had gained their emphatic negatives, and Sir George perial components drawing closer to- sized man of industry is more widely

He had been all along the Pacific coast line and seen some of the most beautiful scenery in the world, but if they had no strong arm behind them, and the Japanese landed an army on these beautiful creeks and brought their people there, how would they be removed again?

"It's time you were doing a little bit for yourselves," was a highly applaud-"This is not the day of nations. Today we are speaking not of nations, but of empires." It was Bismarck who introduced the day of empires and laid the foundation of the German empire.

"It was bismarck who introduced the day of empires and laid the foundation of the German empire."

"It was bismarck who in the question with The World he said: "Be exact in your terms. Is not the term 'National policy' too vague and uncertain in its meaning. Does it "And it was then that his marvelous

statesmanship and his adoption of the principle of tariff reform preserved the be construed into numerous and shifthomemarket for the home workers." ing avenues of thought, and is it not This called forth a tremendous burst so construed? Does the term 'national "I hear a great deal now-a-days about reciprocity," and he pronounced the word over and over with a hiss in the first syllable. Let the United States do as they pleased, about rais-

his speech and the responsive applause with the recommendation: "Do not lower yours!" Britain had a preference from Canada, he resumed, and he deplored the fact without placing the responsibility, that Britain had not done anything to

meet the situation. "I ask you no to believe the fairy tales told every now and again of cabals against our great leader, Mr. Balfour. We will carry forward our great scheme and in the near future. we will be able to offer you a British preference for your articles over the articles produced in any other part of

President McKay reminded the club that their platform admitted all sides of opinion, and next week those been unable to applaud Sir George, might find more satisfaction next week in the speech of the secretary of the English Free Trade League.

ASSAULTED 6-YEAR-OLD CHILD.

WINNIPEG, Sept. 21.-(Special.)-Two years and twenty lashes was the sentence meted out by Judge Meyers this morning to Arthur Lefevre, for criminally assaulting a child six years old. R. P. Graham, deputy assistant attorney-general, for the crown, remended the maximum penalty, that

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NEW PRESIDENT OF G.M.A. HIS SUCCESSFUL CAREER

How W. H. Rowley Became Identifled With the E. B. Eddy Co. and What He Has Accomplished.

VANCOUVER, Sept. 21. - W. H. Rowley of the E. B. Eddy Co., at Ottawa and Hull, is the president-elect of the C.M.A., now in convention here. Born in Nova Scotia, the son of an Anglican' clergyman, Mr. Rowley got the benefit of perfect home training, in a highly intellectual Canadian environment, with the best private and public schooling, developing in him a determination and positiveness of character that has carried him to a high point of success. His lofty sense of business honor, his sturdy loyalty to British traditions, his exuberant love of country, his buoyant joy in outdoor recreations, his princely hospitality, may all be traced to the lessons learnt in the house of his father sons learnt in the house of his father and the example set by that sterling Christian gentleman.

and the example set by that sterling Christian gentleman.

Mr. Rowley has been prominent in the large industrial life of Canada for a generation, yet is still in his prime. His career began in a bank. He was manager of the Ottawa branch of the Bank of Montreal for years. In this capacity he came in touch with E. B. Eddy, of the E. B. Eddy Paper Co., Hull, Quebec. Mr. Eddy, a keen, shrewd, down-east Yankee, knew a good man when he saw him. He buckled Mr. Rowley to him and to his big business. From that time till Mr. Eddy's death a few years ago, Mr. Rowley was his right hand man, working with him shoulder to shoulder in laying the foundations of what is to-day the largest industry of its kind in the British Empire.

A Worker for Twenty Years.

When the fire took place ten years ago, wiping out the E. B. Eddy plant

When the fire took place ten years ago, wiping out the E. B. Eddy plant at Hull, Mr. Eddy found in Mr. Rowley a man of boundless optimism and superlative capacity for reconstruction.

Out of the aghes arose a magnificent Out of the ashes arose a magnificent plant that stands to-day as a monuplant that stands to-day as a monument to the genius of E. B. Eddy and the proven business acumen of W. H. Rowley and his persevering associates.

Mr. Rowley, since Mr. Eddy's death, has been president of the E. B. Eddy Company. For twenty years, like a full-powered dynamo he has worked for the success of that company. He for the success of that company. He has seen it grow to five times its former size. Now it has eighteen branches in Canada, and stretches from the Atlantic to the Pacific, touching with its business affiliations twenty differ-ent Canadian cities, and catering to needs of the whole nation.

Mr. Rowley is a man of large affairs. He has vision and vigor. He has all his life been in the habit of dealing with matters of great importance in the business world; he knows big things and handles them in a big

spent with the Bank of Montreal put him in touch with the fundamentals of industry. association with E. B. Eddy and his sister British nations, had gained their large undertakings schooled him to footing by devotion to British ideals. grapple with any industrial problem, Did they propose to throw off these no matter how great. Hence in his ties? The club chorus replied with career he has been brought into personal intimacy with the master minds proceeded to address a sympathetic of finance and industry of Canada, and he is of their kin. Perhaps no nation-

> or better known than he. He has the happy human faculty of keeping his friendships green. Mr. Rowley is an ardent club man, as to the manor born. He is a keen adherent of the Anglican Church, cupying no mean position among laymen in the diocese of Ottawa.

His Ideas on Protection. Mr. Rowley is a firm believer in a national policy of protection in its broadest and best sense. In discussconvey a clear-cut, concrete impres-sion to the average man? Can it not policy' not at once arouse partisan proclivities in the minds of citizens? To the average mind the term does not really stand for and signify protection. Let the term 'protection' be properly understood.

ing or lowering their tariff wall, he submitted and attained the climax of of the country, the originator of the wealth of the country, the man who by the sweat of his brow compels nature to yield her rich stores he is the true Canadian. The tariff must be made so that it considers him as the central and most important figure in the life of the country. Any nation al policy that does not conserve and secure his interests is national only in name. If you start your tariff with protection for the farmer, you will build up a national protective policy.

To Build Properly.

"Personally, I am strongly in favor protection properly understood, and by that term I mean protection of our natural resources, our lands, both public and private, our forests, our waterways, our fisheries, our mines and minerals, and our agricultural and farm products, our raw materials and the manufactured product thereof. To build properly for protection we must start right and on a solid, broad, firm and well understood basis.

WIFE MURDERER A SUICIDE Former Midland Man Cut Own Throat

After Slaying Woman.

VANCOUVER, Sept. 21.—Geo. Reid, who murdered his wife at Clayburn two weeks ago in a fit of jealousy, committed suicide, for his body was found to-day floating in the Fraser River. The throat was cut from ear to ear, apparently with the same razor that without prejudice to the applicant to was used by Reid in killing his young make any further motion she may be The young couple were from advised. Midland, Ont.

No Frivolity for West Durham, BOWMANVILLE, Sept. 21.-West Durham fall fair yesterday and to-day was another record-breaker, for there were larger crowds than have been, This has been for years and continues to be a purely agricultural exhibition No horse racing, midways or fake attractions. It is emphatically a live

AT OSGOODE HALL ANNOUNCEMENTS.

21st September, 1910.

The court will hear motion in Powley v. Mickleborough at 9.45 a.m.

Motions set down for single court for Thursday, 22nd inst., at 10 a.m.:

1 and 2—Toronto General Trusts Corporation v. Robins.

3—Re Hunsley Estate.

Peremptory list for divisional court or Thursday, 22nd inst., 11 a.m.: 1-Muir v. Olmstead, to be concluded. -Dyment v. Howell. 3—Brown v. Timmins. 4—Lobb v. Lobb.

-Christie v. Richardson. -Shuler v. McIntosh. Peremptory list for court of appeal or Thursday, 22nd inst., at 11 s.m.:
1—Clisdell v. Lovell (to be continued.) 2-Hammond v. Bank of Ottawa.

5-Re Earls Estate

4-Stratford v. South Easthope and Downie. 5—Seikirk v. Windsor, Essex and R. Railway.

Master's Chambers Before Cartwright, K.C., Master.
Dancey v. Wighton—J. MacGregor,
for defendant Dymond. M. Grant, for
plaintiff. Motion by defendant to set
aside a default judgment signed in

June, 1905.

Judgment: Defendant alleges that he was never served with the writ, but in view of the positive affidavits it is difficult to believe that the defendant is right in his contention. In view of the conflicting affidavits, it appears the better course to direct an issue as was done in George v. Green, 130 L.R. 183. The defendant should give security for costs if he really contests the regularity of the judgment. If this is done within two weeks, an order will go for an issue, in which the defendant Dymond will be plaintiff, and Dancy defendant, and the issue to be tried will be only whether Dymond was served with the writt in question or not. In default of such security, motion dismissed with costs.

Clarke v. Rowell.—S. H. Bradford, K. C., for defendants. W. A. Skeans, for plaintiff. Motion by defendant for an order for the examination of a defendant de bene esse. Order made in terms agreed on by parties.

Crittal Manufacturing Co. v. Expanded Metal Co.—G. Osler, for plaintiff. H. E. Rose, K.C., for defendants. Motion by plaintiffs for judgment under C. R. 603. Motion dismissed. Costs in the cause. in the cause. Eckardt v. Lang.—A. J. Thomson, for plaintiff. W. J. Clark, for defendant. Motion by plaintiff for judgment un-

der C. R. 603. Enlarged until 24th inst. pending settlement.

Berry v. Love—W. J. Clark, for defendant. Motion by defendant on consent for an order dismissing action without costs, and vacating certificates of lien and its pendens. Order made.

Judge's Chambers.

Before Middleton, J.

Jackson v. Hughes J. T. White, for defendant Hughes. F. Arnoldi, K.C., for plaintiff. An appeal by defendant Hughes from the taxation of the senior taxing officer at Toronto. Judgment: By the judgment the plaintiff recovers against defend-

ant Hughes \$198.15, and the costs of action, save as increased by the isrecovers against defendsue between plaintiff and Lindsay, and as to this issue no costs are given. Plaintiff also recovers \$440.67 against Lindsay without costs. The causes of action with respect to which these two judgments are recovered, are quite distinct. On the taxation, plaintiff claimed and was allowed high court costs, and defendant Hughes claims that they are only entitled to C. C. costs. The C. R. governing is 1132. The defendant must establish that the action is within the proper competence of the C. C. and that the judge has made no order to the contrary. Duxbury v. Barlow determines that in the absence of an order to the contrary, the rights and liability of each defendant depend upon the amount of plaintiff's recovery against him, and are decisive in endant's favor. The trial judge did not intend to give any direction ould prevent C. R. 1132 applying, and had an application been made to him to do so, it would have been refused. Appeal allowed and bill referred back to be taxed under C. R. 1132. Costs of appeal and former taxation to appel-

Orr .v. Patterson-E. C. Cattanach, for plaintiff. J. M. Ferguson, for de-fendant. Motion by plaintiff to vary the order of the master in chambers of 30th August, 1910. Order made varying the order by directing that the defendant pay into court within a week \$1500, as a term of being allowed to d, that the trial be expedited, the defendant to deliver his defence within four days and accept short notice of trial, and that upon payment of \$1500 aforesaid, the judgment entered be set aside. Costs not disposed of by the master, including costs of this motion to plaintiff in any event.

husband. Motion by husband for leave pay, and for their costs. Appeals of to sell land free from dower. Order

Lovering v. C. P. Ry. Co .-- A. D. Armour, for defendants, A. E. H. Cres-wicke, K.C., for plaintiff. An appeal by defendant fr m taxation by the local registrar at Barrie. Reserved to allow the taxing officer at Toronto to reconsider counsel fees in light of facts al-Crittal Manufacturing Co. v Expand

ed Metal Co.-H. E. Rose, K.C., for defendants. G. Osler, for plaintiffs, conetra. Motion by defendants to stay proceedings pending arbitration. Motion dismissed

Single Court, Before Sutherland, J. Daniel v. London and Western Trust

o.-An application by Anna K. Daniel, plaintiff, in person, for a mandamus t compel the C. C. judge for Middlesex to complete and define his decision. Judgment: I cannot see that this is a case in which a mandamus should be granted; nor can I see any other relief which the applicant, upon the material filed, can obtain. The application wil

Before Middleton J Allen v. Murphy-H. M. Mowat, K.C. r plaintiff. Motion by plaintiff for an injunction. Motion enlarged one week at request of defendant's counsel, plain. tiff's counsel not objecting.

Logan v. S. S. No. 2. Grantham--A. Kingstone (St. Catharines), for plaintiff. M. Brennan (St. Catharines), stock show, with horses far in the ar injunction to restraint defendants

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in this effort, which is the Army's principal means of maintaining the following funds:

- 1. The Officers' Assistance Fund, for supplementing salaries of Officers in difficult Corps.
- 2. Pension Fund and Disabled Officers' Fund.

3. Assisting struggling Corps suse without having obtained his consent or order of the county judge. Or the parties undertaking to go to speedy trial, and on the distinct un derstanding that if defendants proceed they do so at their risk, and that plaintiffs are not in any way to be prejudic ed by any such proceedings at the tria irjunction dissolved. Costs in the cause unless trial judge otherwise orders.

defendant, Jane Morris. W. C. Mc-Kay, for plaintiff. An appeal by plaintiff from report of master in ordinary. By arrangement between counsel enlarged until Oct. 13. Chambers v. Wilson-W. Proudfoot, K.C., for plaintiff. R. McKay, for defendant. Motion by plaintiff for an in-junction. Enlarged until 22nd inst., to

Ring v. Morris-Grayson Smith, for

consult as to terms of order or settle-J. M. Ferguson, for J. T. Ryan. Motion by Mrs. Smith, under C. R. 933, late Margaret Ryan, widow of Hugh

Divisional Court. Before the Chancellor, Latchford, J.; Middleton, J. Mr. E. S. Wigle (Windsor) presented

Ryan. Reserved.

his patent appointing him a King's counsel, and was called within the bar. Gamble v. Township of Vaughan 4 W. Proudfoot, K.C., for township of Vaughan. H. C. Macdonald, for Town ship of Markham. T. H. Lenn and C. W. Plaxton, for plaintiff. An appeal by the Township of Vaughan and a cross-appeal by the Township of Markham, from the judgment of Clute, J., of March 10, 1910. The action by plaintiff a middle was to recover 2000. plaintiff, a widow, was to recover \$3000 for damages alleged to have been caused to her and her house by an explo-sion of dynamite by defendants in gravel pit contiguous to plaintiff's re sidence. At the trial plaintiff recovered judgment for \$570 and costs, and defendants, the Township of Markham, recovered judgment on the third party issue against their co-defendants, Township of Vaughan, for whatever Re Bennett-McG. Young, K.C., for part of plaintiff's judgment they had to Township of Vaughan, for whatever defendants argued and dismissed with

> quantum of damages dismissed with-Dyment v. Hill-A. M. Lewis (Hainilton), for plaintiff. E. C. Cattanach, for infant defendant, Pay Dyment. W. E. S. Knowles (Dundas), for defendant, Minnie E. Dyment. Owing to abence of one of the counsel argument adjourned until 22nd inst.

costs, and plaintiff's motion to increase

Muir v. Olmsted—J. E. Jones, for plaintiff. W. S. Edwards, for defendant. An appeal by plaintiff from the judgment of the county court of Carleton, of May 25 last. The action was A. Case, Limited, and G. A. Case. An work done and goods provided by plain-tiff for defendant. At the trial judgment was given plaintiff for \$82 with costs of action, and judgment for defendant for \$42.11 on his contra claim, and costs of contra claim. Not con-

Court of Appeal. Before Moss, C.J.O.; Garrow, J.A.; Maclaren, J.A.; Meredith, J.A.;

Magee, J.A. v. Marshall-G. Osler, for plaintiff. J. A. Worrell, K.C., and G. Bell, K.C., for defendant. Motion by

from proceeding to erect a new school- DR. CHASE'S OINTMENT,

SUCCESSFUL

- MAN -The man who is known to his friends and neighbors as a safe and successful business man is satisfied with a reasonable rate of interest and the absolute security of both principal and interest, such as this strong company offers to its depositor. This course may not appear so attractive as some of the schemes offered, but it is far the safest, and most satisfactory in the end.

4 PER CENT. INTEREST. THE DOMINION PERMANENT

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MICHIE'S Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast neces-

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MEDICAL

court. An order having been made by a single judge, motion refused Rorison v. Butler Brothers-J., H. Rodd (Windsor), and E. C. Kenning (Windsor), for defendants, appellants.

J. Sale (Windsor), for plaintiff, respondents. An appeal by defendants from the judgment of a divisional court affirming the judgment of the trial judge in plaintiff's favor for \$1000. Ar-

sument resumed from yesterday and concluded. Judgment reserved. Clisdell v. Lovell-I. F. Hellmuth, K. appeal by plaintiffs and defendant, Millar, from judgment of a divisional court reversing the decision of the trial judge in favor of plaintiffs. The action was for specific performance of an agreement of Dec. 14, 1905, and to set aside an agreement of Feb. 13, 1907, as fraudulent and void, as against the plaintiffs, and a declaration that plaintiffs are entitled to a one-fifth or a oneeighth share each in the Brewery property, or in the alternative for \$250,000 damages against certain of the defendants for alleged wrongful

acts, etc. Not conclude plaintiff for leave to appeal to the privy council from the judgment of this in city hall for Thursday, Ser Non-Jury Assizes. Peremptory list for non-jury assizes

24. G.T.R. v. Laidiaw Lumber Co. 12. Grocers v. Bostock. Married at Eighty-one. LEAMINGTON, Sept. 21.—Major A. Moriey, 81 years of age, was united

in marriage here to-day to Mrs. Mary Wood, aged 73 years. The major was born and raised in Lake County, Ohio, He is a veteran of the American civil

chaser is the prominent contemplation of the contem The Willing a new property a Bloor and has five yes that they sub-let the firm. Rath STOP TE

DENT The One