with interest at six per cent. from maturity, the plaintiffs alleging default in payment of rent and breach of covenants. The learned Judge, in a written memorandum, set out the material portions of the statement of claim, and pronounced judgment for the plaintiffs as prayed, with costs. S. S. Mills, for the plaintiffs.

CORRECTION.

In Brown v. Grand Trunk R.W. Co., ante 942, at p. 944, line 16, the clause after the colon should read: "the oldest six the next eight, the next nine, and the youngest eleven, all thirty-fourth parts of the fund."

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