

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."