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Mortimer Clark having kindly Size Wanted-(Give age of Miss' Pattern). nises to present a real and beau-picture of Fairyland. The ceiling d the galleries will be festooned and aped in the colors of all nations. ere will be some 60 different flags indre will be some 60 different nags imployed. On Thursday evening the proceedings will open with a grand march of 284 nurses, representing the inferent nations. The band of the Roy-

At 8 o'clock on Thursday even-

.

In Grenadiers will play and of the Roy-al Grenadiers will play and on Friday the 48th, with the Queen's Own on Sa-turday. An orchestra will give contin-uous concert each afternoon. An especial feature is to be made of a comic ant gallery in which 100 or more cartoons and amusing paintings by well-known arbists will be displayed.

In Society.

A marriage has been arranged and will shortly take place at Darjeeling, will shortly take place at Darjeeing, India, between Phyllis Eileen, young-est daughter of the late Judge Kings-mill, Toronto, and Capt. James Mac-laren Young, 1st Battalion, the King's laren Young, 1s Own Regiment.

Mrs. George H. Sedgewick, 566 Spadina-avenue, will receive on Thursday afternoon.

Mrs. J. W. Mitchell, 77 Kendall-ave-nue, will receive on Friday next.

Mrs. Alfred C. Fish of 192 Dunn-avenue will not receive until the second Thursday in January.

Mrs. H. G. Macdonald of 223 Sor auren-avenue will receive on Thursday afternoon and afterwards on the first Thursday of the month.

Mrs. W. Claude Fox of 70 Brunswickavenue will receive on Thursday af-

Mrs. W. H. B. Aikins, 50 College-street, will receive for the first time this season on Tuesday, Nov. 10.

Teas will be given to-day by Mrs. Edward Cox, Miss Gladys Baldwin,



Suggestions About Health That Can Be Acted Upon With Enormous Benefit.

When a woman is continually unwell there must be a cause. Doctors say it every function upon which health de- Gladstone-avenue pends.

A woman knows little about medi-

Mrs. Prince and Miss Ross, and Mrs.

Size Wanted

ADDRESS .. .....

-(Give age of Child's

C. H. Ritchie St. Thomas' Church Parish Guild will hold a Rainbow Fair on Nov. 18 and 19 to open the new parish house.

Mrs. Gerhard Heintzman of Tannenheim and Mrs. John W. Bascomb have sent out cards for an at home on Wed-nesday, Nov. 18, from half-past four

half-past six o'clock. Mrs. J. C. Webster, 102 Kendall-avenue, will receive Friday of this week, and again on the second Friday of

Mrs. Alexander C. McPhee, 29 Concord-avenue, will 'receive every second Thursday during the season.

Mrs. Alfred B. Fish, 192 Dunn-avenue, will not receive until the second Thursday in January.

Mrs. James K. Shuttleworth will re ceive in her new home, 1409 West King-street, on the second Thursday of each nonth.

on of Barrie.

A wedding of great interest to Barrie people took place here Saturday at Grace Church, when Nathaniel Dy-ment; second son of Simon Dyment peal deciding on a stated of Barrie, was married to Miss M. Bur-

proceedings were instituted following made, the tragedy of May 24 last year, when

Hamilton, Tuesday afternoon, when M ss Marian K. Street of that city was there was no common law nuisance, as united in marriage to Mr. Bernard K. the companies were complying with the street, will receive on Thursday of this which took place at the residence of the bride statutory requirements as regards operwhich took place at the residence of Mr. Krum, grandfather of the bride, in the presence of the immediate rela-in the presence of the immediate rela-tion the presence of the immediate rela-tion the presence of the immediate rela-tion the presence of the immediate relation to the presence of the immediate relation to the presence of the presence of the presence of the immediate relation to the presence of the

in the presence of the immediate rela-tives, was performed by Rev. I Tovell, D.D. Mr. and Mrs. Sandwell left for Chicago, St. Louis, New Orleans, Dal-las, Texas, and other points in the las, Texas, and other points in the las, Texas, and other points in the las, Texas, and the points in the last the crossing on the night in the mantenance of gates and watch-men at the crossing on the night in the crossing the night in the crossing on the night in the crossing the night in the transformation the transformati southern states, and on their return men at the crossing on the night in vill reside in Montreal. The bride is a granddaughter of the cusable disregard of the terms of the will reside in Montreal.

editorial staff of The Toronto News, and is now a leader writer on The section 427 of the Railway Act. No case for a joint offence could be made under

there must be a cause. Doctors say it is constipation, which disorganizes every function upon which health des

A woman knows fittle about filed -cine. But she quickly learns that in-jury instead of good follows the use of ordinary pills recommended for con-stipation. A pretty wedding was soleninized on the brows of the bride's parents, Mr. and Mrs. Wind Gibbons, Claremont, Ont., by the Rev. Railw Jas. A. Grout, when Mr. Samuel John tion. Railway over a contract for construc-

Most pills irritate. But Dr. Hamil- Stephenson, son of Mr. and Mrs. John

Most pills irritate. But Dr. Hamil-ton's Pills are made particularly for women and exactly suit the female or-ganism; they act promptly, but do not cause burning pains or reaction. Every girl and woman should use Dr. Hamilton's Pills occasionally. By do-ing so good health is assured. Pe-culiar disorders are rectified, and im-mediate cure follows for headache, bad taste, nervousness and lassitude. To be well and keep well take Dr. Hamilton's Pills, best medicine made for the female sex, 25c per box or five boxes for \$1.00 at all dealers, or Polson Most pills irritate. But Dr. Hamilton's Pills are made particularly for women and exactly suit the female accartly suit the female accart suit accart acc

nember of the Grau company, receiv- tion for discovery. J. D. Montgomery, ing on Grau's retirement a flattering offer from Heinrich Conried. Gadski's nights became quite the most fash-ionable of the opera season, the prima certain paragraphs of statement of dedonna's Aida and Brunnhilde being especially popular. A difference with irrelevant, under C. R. 298. L. Galla-Mr. Conried led Gadski to sever her gher, for defendant, contra. Reserved.

self exclusively to concert under ed for an extension of time for deliv-Loudon Charlton's direction. She is ery of statement of claim. Time exnow back at the Metropolitan, how- tended till 18th instant. Defendants ever, dividing her time equally between to take short notice, the concert and operatic fields. Bennett v. Smyth-

CONVICTION QUASHED.

Court of Appeal Exonerates Railways on a Technicality.

The conviction by Judge Winchester of the G.T.R. and C.P.R. for maintaining a common nuisance by not protectpeal, deciding on a stated case. The for service in New York State. Order

A very quiet wedding took place in two men were killed by an engine.

The bride is a granddaughter of the late Alfred B. Street of Albany, N.Y., formerly librarian of the New York State Legislature, and a well known minor poet of that city.. Mr. Sandwell, who is a son of Rev. G. H. Sandwell of London, Eng., and formerly pastor of Zion Congregational Church, Toronto, is a former head-boy of Upper Canada College, and an honor graduate of the University of Toronto. He was for some lime on the editorial staff of The Toronto News, and is such as the section of the the terms of the cusable disregard of the terms of the order," says Chief Justice Mozs, while Justice Britton says: "As these defendants are charged, a joint offence must be proved. Apart from the effect of the order of the railway committee of the privy council, they were not acting together. Each was either attending to or neglec.ing a its duty, but that order is a binding for one, and permits, if the evidence war-rants it, the finding of joint neglect, but that must be found, in seeking to impose the penalty prescribed by f

Sues for \$100,000.

WINDSOR, Nov. 10 .- Thomas Ell'ott of Brantford is seeking/ one hunored thousand dollars damages from the Windsor, Essex & Lake Shore Electric

try to sing before addicates to whom her analy unknown. At Kroll's Theatre, in Berlin, Walter to detendant in any event of the cause. Damrosch heard her sing, and was so impressed that he offered her an en-gagement with the Damrosch-Ellis Compared Compared to the cause of the K. C., for defendant, contra. Reserv-Gadski made her New York debut ed. .

in March, 1895, in the role of Elsa in Lohengrin, and she stepped into in-stant favor. In 1898 she became a attendance of defendant on examinafor defendant, contra. Reserved. Cautin v. Gallagher-H. C. Macdon-

fence as embarrassing, scandalous and connection with the opera company, and for three seasons she devoted her-defendants other than C. P. Ry., mov-Higgins v. C. P. Ry .-- C. Swabey, for

> Bennett v. Smyth-J. G. Smith, for defendants, moved to dismiss action for want of prosecution and default in making discovery. H. E. Rose, K. C., for plaintiff, contra. Order that case be transferred to Toronto and set down this week, and in default action to be dismissed. Costs of motion to

> defendants in the cause. Dominion Fire Insurance Co. Day-Davidson (Cassels & Co.), for plaintiff, moved for an order for the issue of a concurrent writ of summons

## Judges' Chambers. Riddell, J.

Re Dewey and O'Heir-A, M. Lewis (Hamilton), for Mrs. Dewey, moved for winding up order under the Ontario for winding up order under the Ontario Act. G. Lynch-Staunton, K.C., for the company; contra. Application dismiss-th with costs ed, with costs.

Wilson v. Rolph-Clark-F. W. Har-court, K.C., for infant, moved for al-lowance of \$200 for maintenance. Or-the terms of the agreement entitled to a valid transfer to him of the horder. Re M. M. Ellis Estate-F. W. Har-court, K.C., moved for leave to pay 176.33 into court. Order made. \$176.33 into court. Order made. Heatherly v. Knight-J. G. Smith, for plaintiff, moved to strike out jury notice. No one contra. Order made, but not to issue until after 1.39 p.m. notice. No one contra. Order made, but not to issue until after 1.39 p.m. Re Crozier-J. W. Elliott, K.C., for the father, moved for a writ of habeas corpus. D. O. Cameròn, for the son, moved for a writ of habeas coralso moved for a writ of habeas cor-pus. The defendants were convicted the property of the vendor. Appeal for counterfeiting. Order for habeas dismissed.

made. Robertson v. Toronto-D. S. Mc-by the subscouent repeal by the Rail-Carthy, K.C., for the Toronto Rail-way Co., appealed from an order of any errorss provision of the latter act

ries sustained by the plaintiff, a mail

Riddell, J.

clerk in the employment of the post-office department, while traveling in the course of his employment on the Smith v. Hill. E. B. Ryckman, K.C., for plaintiff. J. Lorn McDougall, for defendant. Judgment (H). An ap-peal from the decision of the mining commissioner. The trial was in sev-eral respects not wholly satisfactory and justice will be done if we direct that the appellant upon paying within the course of his employment on the defendants' rallway on Jan. 6, 1907. Appeal dismissed with costs.' Johnston v: Wade (two actions).--Appeal by Osler Wade, liquidator, from judgments of MacMahon, J. R. S. Cas-sels, for appellant; G. M. Clark and J.

and justice will be done if we direct that the appellant upon paying within 10 days after taxation the costs of this appeal, may have a new trial. If these costs are not paid appeal should be dismissed with costs. Re Coxworth and the Village of Hensall. J. B. Mackenzic, for the judgment of the chief justice of the exchequer division that the objections K.C., for the intervenor. Judgment (H).

are technical and devoid of merit. It are technical and devoid of merit. It is perhaps too much to expect that such applications will cease, but every fair effort should be made to support a bylaw carried fairly even tho there be technical defects which may be dis-covered by a hypercritical eye. The appeal should be dismissed with costs. Lucas v. McFee. Appeal from the county court of Lambton. Cowan & Tewers, for plaintiff. A. Weir, for defendant. Judgment (H). The judgsenting. Barrett v. Township of Cornwall.

defendant. Judgment (H). The judg-ment of county court varied by allow-ing to defendant his costs of the issue on which he succeeded. In other re-

on which he succeeded. In other re-spects appeal dismissed with costs. Court of Appeal.

and Shirley Denison, for the C. P. R.: D. L. McCara'hy, K.C., for G. T. R.; J. R. Cartwright, K.C., and H. L. Drayton, K.C., for the crown. Before Moss, C.J.; Osler, J.; Garrow, Maclaren, J.; Meredith, J. Judgment (H.). The defendants were convicted for not keeping gates and a watchman at their Bay-street crossing. Held that the conviction cannot be J. Christie, K. C., for respondent. An sustained. Conviction quashed. Milligan v. Toronto Railway.—Appeal by defendant from a divisional court W. Nesbitt, K.C., for appellant; C a valid transfer to him of the bonds Millar, for respondent. Judgment (H.). The action was brought to recover damages caused by a car of the de-fendants' being negligently brought

into collision with a carriage in which the plaintiff, with his coachman, was driving on Wellesley-street, Toronto, op April 28, 1907. Judgment was given for the plaintiff for \$1000. Appeal dismissed with costs, the chief justice and Meredith, J., dissenting. Stewart v. Bank of Montreal — Appeal by plaintiff from judgment of Mebee

J, at the trial dismissing action, which was brought to set aside certain tranfor counterfeiting. Order for habeas corpus granted in each case. Re McLeod-F. W. Harcourt, K.C., for infant, moved for an order continu-ing maintenance for three years fur-ther. Order made. Re McNaughton-F. W. Harcourt, K. C., for infant, moved for the allow-ance of \$150 per year to the eldest and \$50 a year to each of the other two cheldren for maintenance. Order made. ferred her property to the defendants the court being equally divid-ed, appeal is dismissed with costs.

the master in chambers. F. R. Mac-Kelcan, for the City of Toronto. No and judgment entered for the plaintiff

J. F. Hellmuth, K.C., for re tiff at the trial before Clute, J., and a contra. Argued and reserved. jury, dismissing the action, the chan-cellor dissenting. The action was brought to recover damages for inju-

THAT CASABLANCA AFFAIR.

Form of Settlement Has Been Approved by Kaiser.

PARIS, Nov. 10 .- The new form of ettlement of the Casablanca affair has been approved by Emperor William, which means that its acceptance by the government also is assured. The entire question of law and facts will go the Hague Tribunal and the country whose agents are adjudged at fault shall apologize to the other.

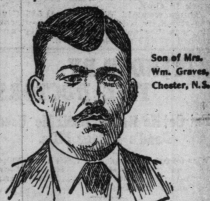
Each Gained Three.

ALMONTE, Ont., Nov. 10.—At the recount of the tallots cast in Noth Lanark at the federal elections Tho-burn, Conservative, was declared elected by 6. Each party gained 3 votes, which left the majority as before.

The battleship North Dakota, the first American war vessel of the Dreadnought class, was launched at Quincy, Mass., yesterday.

## **A MOTHER'S** GRATITUDE.

Mrs. Wm. Graves, of Chester, Nova Scotia, says: "In the spring of 1904, my son was so bad that nobody thought he would live through the spring, but your PSYCHINE came as a God send. He could scarcely walk from his lourage He could scarcely walk from his lounge to the table without fainting, and he had night sweats so had I had to put his bed out of doors to dry every morning. His cough was terrible. Thanks to PSY-CHINE this has disappeared and he is now quite well."



Writing to the Dr. T. A. Slocu Limited, four years after, (August 11th, 1908), Mrs. Graves says: "I am confident PSYCHINE saved my son's life, for the doctors did not think he would Hellmuth, K.C., and D. L. McCarthy, K.C. for detendants, appellants: J. MacGregor for plaintiff, respondent. Judgment (L.) This action brought for live the summer out, in fact he was a walking skeleton. It was your medicine that cured him, for to-day he is as well recovery of damages resulted in a ver-dict by the chancellor at the trial for as ever."

No remedy has anything like the number of wonderful permanent cures to its credit as Dr. T. A. Slocum's great the plaintiff for \$3000. The defendents appealed on the ground of wrong direc-tion by the chancellor. At peal dism'ssremedy PSYCHINE. There is life in every dose. Send coupon for sample. It is an infallible remedy for disorders of the Throat, Lunge, Chest and Stomach, and is the Greatest of Tonics. Sold by all druggists and stores, 50c and \$1.00.

PS GARDEN BERKEEN NE THE GREATEST OF TONICS FOR HEALTH AND ENERGY TRIAL BOTTLE FREE!

Send this coupon to Dr. T. A. Slocum, Amited. Torontc, and receive a trial ottle Free.

satisfaction of a debt of her hushand

Before Moss C. J. O., Garrow J., Mac-

Tidy v. Toronto Railway Co .- I. F.

aren J., Meredith J .: