The Toronto World

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TRYING TO SIDETRACK THE

VIADUCT.

The public are asking why this sudden activity in the city council to send a bylaw to the ratepayers authorizing nding of a first half million jollars on improving Ashbridge's Bay, the total outlay to be in the neighborhood of three or four millions! Nobody heard of this scheme until it emerged as a full-fledged bylaw, forthwith rushed thru the council. For whose benefit is this enormous expenditure in Ashbridge's Bay to be made?

In the meantime we notice no mention was made of submitting a bylaw for the Bloor and Danforth viaduct. Yet this improvement, if it cost a million dollars-the interest on this would be only \$40,000 per year-would be a money maker from the start, inasmuch as the taxes on the district thus opened up will double, and treble almost immediately. And not only will the Bloof and Danforth viaduct, be a money-maker for the city, but it will enable the people of East Toronto to come into the city for one fare, where they now have to pay two fares, one over the Kingston-road, and one over the city lines. What is Ald. McMillin doing for the people of East Toronto in this respect?

Speaking of East Toronto, there was an article in The Globe yesterday telling the people of that thriving end of the city that it was practically blighted by the removal of the Grand Trunk and author, has ensounced himself in yards. As a matter of fact, this is not the hearts of a great many people. All the case; East Toronto depended very these admirers of his are now more or little on the Grand Trunk, is to-day one less concerned about his matrimonial of the busiest and most thriving parts troubles, especially in view of the fact of the busiest and most thriving parts of Toronto, and is growing as fast as an other part. It is high and dry, is well drained, and has the best building and in Toronto. All it wants is a single fare on the city cars, instead of the two that it now has to pay. East Toronto is all right, and the whole east side of the town is all right. But the district is entitled to the Bloor and Danforth viaduct, and a continuous started talking. Now that the good Danforth viaduct, and a continuous started talking. Now that the good defendants, supported motion. W. H. street on Bloor and Danforth-avenue man has won his case, these friends Wallbridge, for the plaintiffs, contra.

furnish but one opinion about the acters of the city declare that the assessb fore Mr. W F Ardagh of the court day, but the complaining citizen immediately concerned did not appear to have the confidence in the city council that might have been expected. The citizens have the election of a thrifty are the best recommendation the city trade which is expected to follow the council should refrain from chang- The contract is expiring, but will likeing it. Sixteen and a half would doubt- ly be renewed with the same company

theological thought to-day. While not foreign governments, with a view of of supreme value in itself, it affords a securing a general reduction in the supreme test for the various creeds. sects, cults and bodies of opinion with which it is brought in contact. Their revision of her own rates. relation to it indicates the true metal.

In the Baptist Convention at Hamilton Chancellor McKay of McMaster University called attention to the pub-

"McMaster University stands for freedom, for progress, for investigation. It must welcome truth from whatever quarter, and never be guilty of binding the spirit of free encurity. As a Christian school of stands for the fullest and freest nyestigation, not only in the scientific realm, but in the realm of Bib scholarship. Holding fast their historic position on the perhe individual, refusing to bind or to be bound by any human creed, rejecting the authority of tradition and taking their stand on the work of God alone as the supreme and all-sufficient rule of faith and practice, the Baptists have ever n ready to accord to all students of the sacred Scriptures the largest possible measure of freedom consistent with loyalty to the fundamen-

tals of the Christian faith ' Archdeacon Cody, approaching the question from another point of view elsewhere the same evening, tho in exactly the same spirit which inspires the McMaster utterance, gave voice to a conception of the question which. while quite in harmony with the other, by over-emphasis on each side, has compatible with it. 10 doubt the venerable archdeacon could subscribe to every word of the McMaster statement and yet he is able also to perceive the

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essentials that should reconcile both views in harmonious co-operation.

"Criticism of the Bible," said the archdeacon, "is not a religious work, but merely a literary occupation. It is like as if God had sent down an angel with a message; and men had disregarded the message till they had stretched the angel on the ting table to see how he was.

The Bible is a book of all ages. You can't cut it up or piece it up. When the higher critics have seemingly rent it asunder, the dismembered limbs come together and stand, a living organism, to stare you in the face. This little ark of Hebrew literature still floats the billows and tempests of time, while the archives of Egypt and the empires of the east are dashed into

Mr. Barrie, the Scotch playwright

This will become the greatest thorofare in Toronto outside of Yonge-street
and Queen-street. And the city will
then be more balanced in its growth.

ASSESSMENTS AND THE TAX

Mailbridge, for the plaintiffs, contra.

Motion adjourned for two days.

Schmidt v. Miller—W. C. Hall, for certain defendants, moved to change venue from Toronto to Port Arthur, for defendant, for plaintiff, contra.

Assessments and The TAX

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F. Aylesworth, for other defendant, supported motion. W. H. Wallbridge, for plaintiff, contra.

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Motion adjourned for two days.

M would be expected, and instead of

S.S. SERVICE TO FRANCE

cheerfully bearing the cross, he ap-

pears before the public as a weeping

Subsidy to the Allan Line Will Be Renewed.

OTTAWA, Oct.27 .- The Franco-Canadian steamship service of the Allan present the contract calls for 15 round trips a year for a subsidy of \$200,000. on the basis of a fortnightly service.

French Tariff Reductions. PARIS, Oct. 27 .- In the course of the CONCERNING HIGHER CRITICISM. tariff debate in the chamber of depu-

ties to-day, M. Jaures, leader of the Socialists, demanded that the government at once begin pourparlers with ariffs. Foreign Minister Pichon re-plied that such a project would be impossible until France had completed the

THE ONLY DOUBLE TRACK LINE TO MONTREAL IS THE GRAND TRUNK.

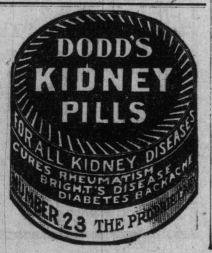
And four trains are run daily in each lic statement authorized in June by the International Limited, leaving Toronto 9 a.m. daily carries Library-Cafe-Par-Car, Pullmans and up-to-date coaches, reaching Montreal 6 p.m. A delightful ride along shore of Lake On-tario and River St. Lawrence. Night Express at 10.15 p.m., the Business
Man's train, carries regularly four
Pullmans and often more, and reaches

reddors

on appeal from re-Montreal 7.40 a.m. Superb roadbed and creditors, at city ticket office, northwest corner

King and Yonge-streets. Phone Main W. H. Davies Assigns. W. H. Davies, butcher. 518 Bloor-st. West, has assigned to Osler Wade.

Tuesday, Nov. 2.



AT OSGOODE HALL.

ANNOUNCEMENTS. Motions set down for single court fo Thursday, 28th inst., at 11 a.m.:

1. Re Banman Estate.

2. Colomar V. McKinley.
3. Kelly v. The Ottawa Journal.
4. Carr v. Nicholls.
Peremptory list for divisional court for Thursday, 28th inst., at 11 a.m.;
1. Scott v. Laird (56).
2. Lacroix v. Longton (47). 3. Hunter v. Wentworth (70). 4. Re Spurr & Penny (71). 5. Re Carter Estate (79). 8. Lillie v. Lillie (53).

fore and after the separation. Mr. defendant Link, moved to strike out embarrassing. Martin (F. C. L. Jones), for defendant Lennox, supported the motion. G. Russell, for plaintiff, contra, Order made for plaintiff, contract of the motion with interest at 7 per tra. paragraph 8 of statement of claim as tra. Order made for amendment in seven days, as plaintiff may be advised. Costs in cause to defendants.
Sharpe v. Morrison—T. N. Phelan,

Now, however, he presents for defendant, moved to vacate certificate of lis pendens. S. S. Sharpe, plaintiff in person, contra. Adjourned until Nov. 2 next. Lemon v. Young-F. E. Brown, for

plaintiff, moved to set aside order of dismissal made on 22nd inst. T. N. Phelan, for defendant, contra. Order Phelan, for defendant, contra. that plaintiff set case down and go to trial at January assifes. Costs of this motion to defendant in any event.

Plaintiff also moved that defendant reattend for examination and answer certain questions. Reserved.

Ward v. T. G. T. Corporation—Gray-son Smith, for defendants, moved to postpone trial on ground of absence of a material witness. H. S. White, for plaintiff, contra. Order made. Costs liver the 20,000 shares or any interest plaintiff, contra. Order made. Costs in cause. Plaintiff to have liberty to abandon jury notice and go down for trial at non-jury sittings, in which case notice of trial already given is to stand non-jury sittings on Dec. 13.

Mitchell v. Kowalsky—A. Cohen, for Mitchell v. Kowalsky—A. Cohen, for determine the amount of damages to which the plaintiff is entitled. Either defendant, moved for an order extend- which the plaintiff is entitled.

Scott v. Union Bank—H. Cassels, K. C., for plaintiff, moved for better affidavit on production by defendants. C. A. Moss, for defendants, contra. Re

largement. J. F. Boland, for defend-The ant. Enlarged for one week.

The Broad and Township of Mariposa. R. J. McLaughlin, K.C., for plaintiff,

Broad, on motion to set aside award, stated that township wish enlargement

on appeal from Secure tickets and make reservations J. A. Worrell, K.C., for Bank of Montreal. J. Bicknell, K.C. and G. B. Strathy, for liquidator. Appeal dismissed with costs.

Felker v. McGuigan.-J. H. Moss, K. C., for plaintiff, moved to continue in-junction. S. Johnston for McGuigan Co. A. W. Ballantyne, for Niagara Construction Co. and De Muralt Co. Injunction continued to trial. Costs in cause unless trial judge otherwise or-

Carr v. Nicholls.-T. N. Phelan, for

plaintiff, on motion for injunction.

Eric Armour, for defendant. Enlargd by consent until 28th inst. Lake v. Nova Scotia Nesbitt, K.C., and R. S. (Stratford), for plaintiffs, continue ininnetion Injunction con? tinued to trial on undertaking n the cause unless trial judge other- tiff's lands alleged to have been caused

Cameron v. Tremblay.—J. M. Ferguing to keep a certain culvert in proper son, for A. A. Wilson, the R. C. E. order to carry off the surface waters Corporation, and Louise Richard par-flowing from the north Cown Yongecorporation, and Louise Richard parties added in master's office, moved to vary and add to the judgment hereth by finding that applicants had proved liens for lasting improvements under section 30 of the act respecting law and transfer of property amount-

ing to \$8840, and ordering and directing that the parties be required to retain the lands purchased by them or their predecessors in title from defendant, J. A. Tremblay, freed and discharged from the said mortgage, and that they do pay to the plaintiffs the amount of the mortgage indebtedness and interest and costs and that upon payment of same they be entitled to an assignment thereof on the balance of lands covered by it, and entitled to continue foreclosure proceedings. A. D. Crooks, for plaintiff, Order made as asked.

Re Mulholland and Morris.—H. J. Mckle, for petitioner, Mulholland, toved for an order under vendors and moved for an order under vendors and purchasers' act, that the purchaser be ordered to complete his purchase by paying purchase money and interest, that it may be declared that the legacies set out at the will of Bridget Mulholland have ceased to be a charge upon the lands, and that purchaser having taken possession and altered the property, is not entitled to claim that the requisition should be complied with, and that purchaser may be ordered to pay costs of application. G. M. Macdonnell, K.C., for purchaser, contra. Reserved.

Macdonnell, K.C., for purchaser, contra. Reserved.

Re Warnock and Hills.—G. B. Strathy, for vendor, moved under V. & P. act to have report of referee confirmed. E. G. Long, for purchaser, does not object. Order made confirming report, declaring that vendors have shown a good title to the lands in question, subject to payment of mortgages, current rent charge and taxes. No costs except that liquidators' costs are to be taxed and paid out of estated and paid are to be taxed and paid out of es-

Queen's College v. O'Leary.-G. M. Macdonnell, K.C., for plaintiffs, mov-ed is an order for the immediate sale 4. He Spurr & Penny (71).
5. Re Carter Estate (79).
8. Lillie v. Lillie (53).

Peremptory list for non-jury assize court, Thursday Oct. 28, at city hall at 10.30 a.m.:
81. McDonald v. Curran.
85. Bennie v. Verral.
86. Luchiano v. Luchini.
89. Moffatt v. Warden.
3. Dominion Linen v. Langley.
94. Dicks v. Sun Life.

Master's Chambers.

Before Cartwright, K.C., Master.
Ford v. Ellis—J. T. White, for defendant, moved for an order for substitutional service of a third party nosubstitution for Harry F. Wyatt, in substitution for Harry F. Wyatt, designed in amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged premises for the amount endorsed on the writ. F. W. Harcourt. K.C., for infants. Judgment as prayed for the immediate sale of mortgaged lands for the amount endorsed on the writ with interest and costs. Jarvis v. Union Bank.—H. D. Gamble. Jarvis v. Union Bank.—H. D. Gamble.

50,000 out of 371,094 shares in the Law cent. Admittedly this assignment was as security for the \$2000 lcan. On Doc as security for the \$3000 Fran. On Dec. 14, 1908, a document was drawn in defendent's handwriting and signed by Irim, stating that he owed plaintiff \$5549.12 for advances, beginning in April, 1908, with interest, the whole estimated at \$6500, that plaintiff had agreed to accept :1500 in cash, and the equivalent of 20,000 shares stock in Lawson Mine, that defendant therefore assigned to plaintiff 20,000 shares in event of defendant being compelled to accept such shares, the shares to be non-assessabl eand free from deductions for treasury purposes. De-fendant also agreed in event of his succeeding substantially on appeal to privy council to give plaintiff a bonus equal to half of the above. Upon the document this action as based. I find the plaintiff is entitled to recover. The defendant, moved for an order extending time for redemption for three months, defendant having paid into court \$1000 on account of \$5372 due. A. C. McMaster, for plaintiff, contra. Remay be used before the master and erved.

Re M. W. Herron, an insolvent, and The defendant will pay forthwith the Morgan—A. W. Ballantyne moved for crets up to and including judgment. leave to pay \$500 into court. Order F. D. and subsequent costs reserved

Divisional Court. Before Meredith, CJ.: MacMahon, J.

Single Court.

Before Britton, J.

Pierce v. Waldman.—W. N. Ferguson, K.C., for plaintiff, on motion for injunction, stated that parties wish en-

Gilmour v. Dalton,—W. M. German,
K.C., for defendant, the owner, on appeal from judgment of Latchford, J., dated June
18, 1909. F. W. Griffith, Niagara Falls,
for plaintiff, contra. Argument reK.C., and W. B. Milliken, for plaintiff, sumed from yetterday, and order made opposed defendant's appeal and cross dismissing appeal with costs, but per- appealed from same judgment. Judgnitting judgment to be varied by di-ecting that the stock he assigned to contractor to establish and enforce his the defendant or his assignee upon lien under the Mechanics' and Wage payment of the camages assessed. Earners' Lien Act. The amount which v. Tourist Hotel Arrour, K.C., and G. R. Geary, K.C., spect of the two contracts in writing for plaintiff, appealed from the judy- and in respect of additional work, was ment of the master at Kenora in a \$5272.10. The appellant denied that the proceeding under the Mechanics' Lien work was authorized in writing of Act, dated Aug. 3, 1909. Casey Wood, properly done, or done in the time for defendant, contra. This was an specified and claimed \$500 as liquidated action to recover \$25,827.03, and interest damages for each week of delay. balance alleged to be due plaintiffs, referee did not give effect to any of the contractors, on the erection of a brick objections to plaintiff's right to respect to the cover, awarded him \$3250.21, and discover, awarded him \$3250.21, and discover. judgment was given plaintiffs for allowed defendant's claim for damages \$1562.13, with interest and costs and Both appeal and cross appeal are disjudgment for Dingle Brothers for \$342.70 without costs, Plaintiffs' appeal therefrom argued and judgment reservmissed with costs.

Australians' Great Shooting. LONDON, Oct 27.-At the Victoria Vanderberg v. Townships of Mark- Rifle Association's annual meeting in K.C., for defendants, the Township of Markham, and T. H. Lennox, K.C., for the World, for the King's prize result-K.C., for defendants, the Township of Markham, and T. H. Lennox, K.C., for the world, for the King's prize result-the Township of Vanghan, appealed ed. At 200, 500, and 600 yards, out of a indement of Latchford, J., possible 103, fifty-eight marksmen scored over 160, and over seven scored the switch resulting in shocking muti-lation. Powell was formerly a conducfor plaintiff, centra. The action was for daminges by flucding to plain-AYER'S Stops Falling Hair Makes Hair Grow Stops Falling Hair

EATON'S FRIDAY BARGAINS

N the threshold of November, with its wintry winds from the North, we welcome Friday with its many money savings,

Seasonable Clothing Bar-

gains For Men

MEN'S AND YOUNG MEN'S COLLEGE ULSTERS, single and double-breasted, with Prussian collar buttoning close to throat. Materials: heavy fancy cheviots, in browns, olives and grays. Well lined; sizes 35 to 42. Regularly \$11.50, \$12.50 and \$13.50, for \$8.97.

ENGLISH WORSTED SUITS, dark browns and olives, in neat patterns. Three-buttoned, singlebreasted sack coats; coats and vests extra well ined; sizes 36 to 44. Regularly \$12.50 and \$13.50,

TROUSERS, in dark tweed and all-wool worsted materials-medium and dark patterns. Side and hip pockets; sizes 32 to 44. Regularly \$2.00,

Boys' Suits and Overcoats

FALL-WEIGHT TOPPER OVERCOATS, in fawn covert cloths, single-breasted, Italian cloth body lining; sizes 27 to 32. High-grade coats, at Friday bargain price \$3.65.

THREE-PIECE SUITS, in a neat dark gray imported tweed, pure wool; single-breasted; strong Italian cloth body lining; knee pants; sizes 28 to 33. Just sixty-five suits. Regularly \$5.00, for \$3.95. TWQ-PIECE SUITS, Norfolk style, with protector collars, coats box pleated back and front, belt at waist, made from all-wool imported tweeds, with strong body lining; knee and bloomer pants; size

RUSSIAN OVERCOATS, in dark brown, heavy rib-corduroy, navy blue mackinaw cloth, and dark red cheviot, with astrachan collar, good body linings; sizes 21 to 26. Regularly \$4.50 to \$6.00, for \$3.19.

Men's Furnishings

COLORED NEGLIGE SHIRTS, in fancy stripes and checks, also white, pleated front shirts: cuffs attached; sizes 14 to 17 1-2. Regularly 58c, 69c and 75c. for 47c. UNDERWEAR, black, ribbed, fleece lined under-

shirts or drawers; sateen facings; sizes 34 to 40. Regularly 50c per garment, for 29c. PYJAMA SUITS, of medium and heavy weight flannelettes; good washing color, military pocket, fly front trousers; sizes in the lot 36 to 44. While seventy-five suits last, Friday bargain,

per suit 80c NECKWEAR, lined, reversible and French seam four-in-hands, and the folded end style. Made of silk, mostly in dark patterns and polka dots. Reg-ularly 12 ½ c, 15c and 25c. Friday bargain 3 for

Men's Fur Bargains

FUR-LINED COATS, 50 inches long, in loose full box style; shell of English beavercloth; lined with Canadian muskrat—whole skins, thickly furred; good quality, otter notch storm collar. Friday bargain \$45.00.

FUR Laiving MITTS, strong, thickly furred, soft horsehide, pliable, wool lined, palms leather faced, large cuffs to fit over sleeves. Friday bargain, pair \$2.25.

Boots and Slippers

Women's fine kid fall walking boots, laced, good quality and shapes, extension sole, Cuban heels, a perfect fitter, also brown kid, blucher, pretty shade, extension soles and low heels; sizes 21/2 Regularly \$2,25 and \$2,50, for \$1.50.

Women's and Boys' fine British made velvet slippers, pretty design, warm and comfortable for the house, warm lined, thick felt sole, covered with best oak leather; sizes 3 to 7. Regularly 75c, for

Men's good solid leather boots, made from box kin which gives such good wear, heavy soles, blucher tops, comfortable shape, and well made, sizes 6 to Friday bargain \$1.50.

Boys' and Youths' special school boots, good solid box kip, heavy solid leather soles and heels, blucher cut tops, comfortable shape and made for good wear; sizes 11 to 13 and 1 to 5. 'Regularly \$1.50 and \$1.75, for \$1.00.

Taylor's Lawn Bowls

Limited number of Taylor's Scotch Lawn Bowls. some first quality and some extra quality, which are slightly checked. These bowls come in assorted sizes. Regularly \$4.25, \$5.25 per pair, for \$2.50.

Groceries and Meats

Canned Tomatoes (3 lb. size cans), special 4

Quaker oats, 1000 packages at 5c package (not more than 5 packages to customer). Tillson's pan dried oats, 3 packages 25c. Sweet potatoes, 10 lbs. for 25c. New selected Valencia raisins, 4 lbs. for 25c.

New Sultana raisins, 3 lbs. for 25c. 200 hind quarters beef for Friday. Sirloin roast, lb., 18c to 15c. Porterhouse roast, lb., 16c to 18c.

Wing roast lb 15c Rump roast, lb., 11c to 121/2c. Round roast, lb., 12c. Flank boil, lb., 6c.

Ohe pile of boiling fowl and roasting chickens mixed, ten feet long, vo feet high and three fet vide, come early and pick your bird at, lb., 121/c. Front groins of lamb, lb., 9c. (Fifth Floor.)

Candy Bargains

1000 lbs. Jap nuggets, made of cocoanut, cream and honey. Regularly 20c lb, for 12c.
500 lbs. only, orange fruit pastilles. Regularly 25c lb., for 15c. Fry's chocolate cream cakes. Friday bargain, per

Marrowbone candy. Regularly 15c per lb., for 10c.

Salted peanuts. Regularly 15c per 1b., for 10c, Peppermint chips. Friday bargain, 2 lbs. for 15c.

T. EATON DRUG CLIMITED

Sweet Spirits of Nitre, 3 ounce bottle 10c. Cream of tartar, 6 ounce package 10c. Antibilious pills, per box 736c. Witch Hazel, pint bottle 20c.

Toilet soap, 3 cakes in box, assorted. Friday 18c. Tooth Brush, good white bristle. Friday 5c. Bay Rum, 4 ounce bottle. Friday bargain 10c.

Bargains From the

Basement

AUSTRIAN CHINA TABLEWARE, cups and saucers, vases, 5, 6 and 7 inch plates, teapot stands, oatmeal bowls, and other pieces—decorated in a large variety of floral designs, with gold trimmings, excellent finish. Regularly 15c each, for 8c. ODD CHINA cake plates, sugar bowls, cream jugs, salad bowls, brush trays, platters, fern dishes, celery trays, nut bowls, chop plates, etc. in various floral patterns and gold trimmings. Regu-

ODD CHINA platters, covered vegetable dishes, chocolate pots, casseroles, in same ware as above, with natural colored floral decorations. Excellent quality and finish. Regularly 65c to \$1.00, for 25c. GRANITEWARE: A collection of dish pans, pre-serving kettles, cullenders, spiders, teapots, coffee pots, rice boilers, lipped sauce pans, Berlin sauce pans, straight sauce pans, roast pans, sink strainers. Regularly 30c to 45c, for 25c.

PADDED SLEEVE BOARDS. Regularly 15c, for 5c. Crystal Glass, 8 inch covered bowls. Regularly 50c each, for 35c. FANCY GLASS BASKETS, green and ruby tinted.

Regularly 25c each, for 14c. 'Square' canvas covered trunk, half inch slats, steel bound, deep covered tray and hat box, also extra dress tray, brass lock and side clamps, two outside leather straps, rivetted to sheet iron bottom; lengths 32, 34 and 36 inches. Regularly

\$4.50, \$4.75 and \$5.00, for \$3.95.

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Hutchinson v. Rogers-A. B. Morine

Makes Hair Grow

J. C. ATER COMPANY, Lo

T. EATON CLIMITED TORONTO

Hallowe'en Novelties, Fifth Floor.

Cards Now Cooper v. James .- J. D Montgom- above the return flow of water which

A Dainty Bedtime Luncheon. that "hungry feeling"

> O'Keefe's Pilsener" Lager

to aid digestion and woo sound,

refreshing sleep. The most delightful of lagers. As delicious in flavor as it is pure and wholesome. Dealers everywhere have O'Keefe's.

"The Light Beer in the Light Bottle." O'KEEFE BREWERY CO., LIMITED, TORONTO, ONT.

Grand Trunk baggageman, was in-stantly killed last night in Detroit. He leaned out of a car and his head struck

HAIR VIGOR Does not Color the Hair Does not Color the Hair Does not Color the Hair

We make it our business as wine merchants to Scrutinize the Quality and offer only that which Excels. MICHIE & CO., Ltd.,

7 King St.W., Toronto

went on baggage duty. To-day ell was to go, to Stratford to at the funeral of a younger brother.

IOHN C. SEAS

O Ladies'

We have j ment of SUITS (samp on sale at ve cloths are broadcloths an amethyst, gre TAILOR-MAL Heavy satin

ed. Regularly \$22.0 Ladies We have a lot of Ladies

ladies' cloth,

styles-navy,

Regular \$25.00 Ladies a Our stock at its best. did assortme and fancy designs and

Prices **\$20,** \$ \$30 and MAIL ORDE

JOHN ! 55 to 61 1

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