The Toronto World

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Great Britain or the United States.

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SATURDAY MORNING, APRIL 18

SPECIAL LEGISLATION.

Brantford, Peterboro and Kingston are probably interested in the Gooderham bill, as well as London, Hamilton, Ottawa and Toronto. It is intended to prevent a vote of the ratepayers being taken on bylaws at any date except the day of the annual election. An amendment which only makes it less unwise restricts it to cities over 25,000 population. The idea is that cities like London, Hamilton, Ottawa and Toronto are not fit to manage their own affairs, or are too corrupt to do so, as Mr. Gooderham suggested, while lesser municipalities may do as they please.

As the admission is freely made that the object of the bill is merely to postpone the taking of a vote on the street railway purchase as long as possible, and the other cities were lugged in to give it an appearance of general legislation instead of special. there is no need of using arguments which are obvious enough to anyone who considers the bill unprejudicedly as to the bad principle of such legis- acquired a much better knowledge of lation. The supporters of the bill, we venture to think, will be the first to eulogies of Montreal are blurred when be hoist with their own petard. But he states that "the principal streets it is in the last degree unwise that are occupied by a medley of shacks." such a precedent should be set by Mr. Gooderham in such a cause with such at least have said that Toronto's finana case. Had any similar action been cial district presented a much better taken under the Ross government to help out a municipal minority in To-ronto, there would have been an earth-

an amendment that in cases of emergency the railway board might permit a vote. But Mr. Gooderham's following in the committee could imagine no emergency but the one that presently beset them, and it now remains for the legislature to say whether it will establish a bad precedent and sanction a bad principle.

HAS THE WEST NO GRIEVANCE? The Regina Province is so devoted to the service of the railway that it has lost its head. It says: "The World tried to stampede the Borden government into placing a limit on railway capitalization." Well, that's what the Borden government is putting in the new railway act now before parliament. And that's what the Borden government will put in any agreement it may make to help out the Canadian Northern. Nor does this pro-railway paper believe in parliament intervening and securing equality of railways all over Canada. Our esteemed contemporary has evidently entered on a mission to preach that the West should pay higher railway rates, higher interest rates for money, and that the West has no use for the American market for its wheat. We cannot find much fault with Sir Thomas Shaughnessy taking such a view: but why a

western paper? THE IRISH PLAYERS.

People who want a direct view of the Irish situation will have an opportunity next week during the visit of the "Irish pick out the really nice girls. The Players." They are not actors in the cigaret test is the latest. ordinary stage sense, but men and women from peasant homes, off the little farms, from the little towns and villages, who are Irish thrus and the villages, who are Irish thru and thru, but who have something of the wider vision that art gives to those who cultivate it. For the Irish Players are artists, and, in the judgment of many of the best English and American cities, great artists. But whatever the status of their art, the interest which enfolds them comes from the perfect fidelity with which they reproduce Irish types of character. It is not to be forgotten that the Irish theatre, plays, actors. and all, grew out of a desire to have something absolutely Irish for the stage, and so simple that the Irish peasantry themselves could enjoy the fun not include the portion of Canada west and the feeling, the poetry and the of Port Arthur. pleasure of it among themselves. The huge success of these plays among the Irish at home has been repeated among others, and the simple reason lies in

There has been some talk of opposing the production of "The Play-Boy of F. M. Kimbarck, president; H. L. Rous, the Western World." J. M. Synge's great work. When it is seen, the wonder to outsiders is why an Irishman with all his humor and quick wit should raise any objection to it. The explanation appears to be that it isn't Irishmen who object to "The Play-Boy." One might have expected some Irish objection to it. Barker of Reginz, R. A. Bindon of Medicine Co., Brockville, Ont,

their truth and naturalness.

which very few Ulstermen even seem to be familiar with. "The Rising of the Moon" belongs to an older political period, but is a picture equally faithul to its time. "Kathleen Ni Houlaan" presents the vision which dwells in the heart of all Irishmen alike, and each interprets it in his own way.

The only play not Irish which the ompany will present is Bernard Shaw's Showing Up of Blanco Pomet." Had the committee which is reported to be waiting for the "Play Boy" devoted its attention to Blanco Posnet, its action would have been slightly more intelligible in Toronto, where objections are usually made to the stage displacing the pulpit. But when Shaw is the preacher, the pews are generally full.

TORONTO REAL ESTATE IS

LONDON, April 16.—The principal member of a leading firm of London stock brokers, especially concerned as trustees of stocks, has just returned from Canada and publishes his impressions in The Canadian Caracter.

and publishes his impressions in The Canadian Gazette.

He regards investments in Montreal real estate as excellent and very remunerative, even in the new and undeveloped parts of the city, and reports large buying on English account.

He says: "A vast amount of capital will be required practically to rebuild Montreal. The principal streets of the city are occupied by

streets of the city are occupied by a medley of shacks and fine buildings, of which the former is in large preponderance. The shacks eventually must come down, but Montreal today impresses the Londoner as distinctly provincial. "Toronto stands to Montreal as Sheffield does to Liverpool, and the impression I gathered is that the financial soundness of Toronto does not approach that of Montreal. A heavy fall occurred in real estate values in Toronto, but real estate in Montreal has not been to so serious an extent purchased or borrowed capital, hence

London Stock Exchange who was too bashful to give his name can scarcely carry much weight. Perhaps this gentleman when in Canada made a trip thru Toronto on a train and spent much time at the Windsor Hotel in Montreal. He no doubt in this way Montreal than of Toronto. But his Had he inspected Toronto he could curred in real estate values in Toronto" is a conclusion he arrives at, but on what evidence he fails to disclose. If this visitor will return, The World will be pleased to disabuse his mind of this idea, and to prove beyond a doubt that instead of a fall in prices, the reverse is actually the case.

But this broker's views, as cabled to The Montreal Star, are not so objectionable as that they were used by The Star and The Globe newspapers of this city. who must be convinced as ourselves that the statements are untrue and prejudiced. The Canada Gazette, which is responsible for the interview, is owned by a director of the C.P.R., and naturally has a friendly feeling for Montreal. Perhaps The Globe and Star will say a word in justifiable defence of their own city. As a matter of fact there is no city on the American continent where real estate values are as sound as are those of Toronto. Toronto is known as a .If anything more is needed to further disprove the remarks of this London broker, we need only refer him to the assessment for 1913 and 1914, the former \$436,380,015 and for 1914 \$516,-489,032, an increase of \$80,159,017.

lot of us have been preparing material A Tonic Medicine is a Necessity for it.

It is becoming easier all the time to

PRINTING DRAMA

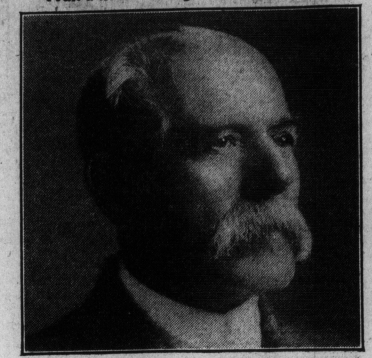
gress Marked by Novel Entertainment.

Considerable discussion took place yesterday at the Canadian Printers' Cost Congress on the preparation of a standard price list. The differences of opinion vanished when the suggestion was made that the price list should

The secretary was instructed to notity the delegates by mail that the congress desired amalgamation with the printers' branch of the Canadian Manufacturers' Association. This could only be carried out by each member making an individual membership ap-

(Heyd & Co.), for defendant, obtaine order on consent dismissing action without costs and vacating its pentions to "The Patriots," which depicts the new Ireland which has grown up in the last twenty or thirty years, and LORD ROBERTS

可 明 回题 图 图 图 图 Indian Mutiny Crimean War and of Suffered Horribly With Rheumatism, Until "Fruit-a-tives" Brought Welcome Relief



GEORGE WALKER, ESQ.

Chatham, Ont., April 3rd, 1913.

"I am a veteran of the Crimean War and the Indian Mutiny, volunteering from the Royal Artillery into the Royal Engineers, and served under Lord Roberts during the Indian Mutiny, and am a pensioner of the British Government. Fierce hand-to-hand fighting and continual exposure, left me a great sufferer from Rheumatism, so much so that my legs swelled up, making it impossible for me to walk. My bowels were so constipated that I had only one passage a week until I got to using 'Fruit-a-tives.' They cured me of both the Constipation and Rheumatism. Today, my bowels move immediately after breakfast, and in my regular employment, I walk thirty miles a day and enjoy perfect health. No more Rheumatism or Constipation.

"You are at perfect liberty to publish this letter and my photo if it will be advantageous to 'Fruit-a-tives.'"

"This letter of Mr. Walker tells how to cure Rheumatism, but does not tell WHY "Fruit-a-tives" cures this trouble. Rheumatism is the result of poisoned blood, due to weakness or faulty action of the bowels, kidneys or skin. In Mr. Walker's case, Rheumatism was the result of excessive Constipation. Waste matter remained too long in the system, was absorbed by the blood and inflamed the nerves and membranes in his legs. When he started to take "Fruit-a-tives," these tablets immediately acted on the liver. More bile was given up to move the bowels. As the bowels were cleaned, the poisonous waste matter was removed, the blood became clear and the nerves were no longer irritated.

was removed, the blood became clear and the nerves were no longer irritated. Today, Mr. Walker is enjoying vigorous health that was his when he fought with Lord Roberts and helped him plant the British Flag firmly in our Over-Seas Possessions. He is as active as a man of forty and cannot praise "Fruita-tives" too highly. Try them yourself, 50c a box, 6 for \$2.50, trial size 25c, at all dealers or from Fruita-tives Limited, Ottawa.

Vancouver, T. J. Moore and Joseph Mercier of Quebec, Matthew Esdale of

quake in all the haunts which Mr. Gooderham most frequents.

Mr. McPherson very sensibly tried

of shacks, "he regards investments in warious roles were effectively taken by Milton C. Lee, Colin Harris, C. R. S. Fleming, C. P. Cummings, K. S. Zimmerman, J. G. Wilson, Fred Hambly, J. Lewis, Granville A. Irwin, L. F. Godfrey, H. O. Edwards, Clarence James, Miss Ethel Stocks and Miss Grace Web-

LEGION OF FRONTIERSMEN. Mayor Hocken to Attend a Gathering of the Association.

The Legion of Frontiersmen held their weekly meeting last Thursday at the new headquarters of the club, Yonge street, near Wilton avenue. was announced that Mayor Hocken would attend a meeting in the very near future. An interesting proposal was put forward that the legion have a uniform turnout at the coming church parade. The secretary will be pleased to welcome any intending ember at the next meeting, April 23. at 275 Yonge street.

TWO BISHOPS WILL SPEAK

An interesting meeting is in prospect dealing with the subject of work among men, to increase their zeal in participating in church work and attendance at services. The meeting will be held next Friday evening, and is open to all churchmen. The addresses city of home builders and home owners. will be delivered by the Bishop of Its manufacturers and merchants are Fredericton, Dr. Richardson, and the Bishop of Columbia, Dr. Roper, the letter having been the popular rectangles. homogeneous, virile British population. latter having been the popular rector of St. Thomas' Church this city a few years ago.

SPRING IMPURITIES IN THE BLOOD

at This Season.

Dr. Williams' Pink Pills for Pale People are an all-year-round tonic, blood-builder and nerve-restorer. But they are especially valuable in the spring when the system is loaded with impurities as a result of the indoor life of the winter months. There is no other season when the blood is so much in need of purifying and enriching, and every dose of these pills helps to make new, rich, red blood. In the spring one feels weak and tired—Dr. Williams' Pink Pills give Canadian Printers' Cost Con- strength. In the spring the appetite is often poor Dr. Williams' Pink Pills develop the appetite, tone the stomach and aid weak digestion. It is in the spring that poisons in the blood find an outlet in disfiguring pimples, eruptions and boils—Dr. Williams' Pink Pills speedily clear the skin because they go to the root of the trouble in the blood. In the spring anaemia, rheumatism, indigestion, neuralgia, crysipelas and many other troubles are most persistent because of poor, weak blood, and it is at this time when all nature takes on new life that the blood most seriously needs attention. Some people dose themselves with purgatives at this season, but these only further weaken themselves. A purgative merely gallops through the system emptying the bowels, but it does not cure anything. On the other hand Dr. Williams' Pink Pills actually make new blood which reaches every nerve

during the week commencing 20th

. Snider v. Carleton. Central Trust v. Snider. 3. Campbell v. Irwin. 4. McNiven v. Piggott. 5. Gates v. Pellatt. 6. Sandwich v. Maidstone

Peremptory list for second appellate livision for Monday, 20th inst., at 11

Bouts v. Canada Fine Art Co. Re West Nissouri. 3. Rainy River v. Ontario and Min-

4. Rainy Biver v. Watrous Island. 5. Ruddy v. Town of Milton. 6. McNally v. Halton Brick Co. 7. Weber v. Drouillard.

Master's Chambers.
Before J. A. C. Cameron, Master.
Hayes v. Marshall—G. Bell, K.C., for efendant, moved for order dismissing

action for non-production, or staving until production, and for examination for discovery, and for a commission to take evidence at London, Eng. E. N. Armour for plaintiff. Enlarged to Wolsley Tool and Machine Co. v.

Jackson-Potts Co.—J. J. Maclennan for defendant, obtained leave to serve third party notice on Turnbull Brothers at Vancouver. Metropolitan Bank v. Schipper-A. Thomson, for plaintiffs, obtained

order allowing service of writ on defendants by registered letter. Costs McLelland v. Russell-F. Ayles-

worth, for defendant, moved for order changing venue from Toronto to Guelph. M. Wilkins for plaintiff, Enlarged to 20th inst. to examine on af-Hootner v. Horowitz - Guitzler

AND HE DID



Kaufman v. Pasternach—Guitzler (Heyd & Co.), for defendant, obtained order on consent dismissing action without costs and vacating lis pen-

dens.

Re Solicitors—J. G. Smith, for client moved for order for delivery and taxation of bill of costs. J. Jennings for solicitors. Enlarged to 21st inst.

Lirola v. Canadian Stewart Construction Co.—W. T. J. Lee, for plaintiff, moved for leave to serve notice of trial nunc pro tunc. G. H. Sedgewick for defendant company. H. H. Robinson for defendant Hendrick Co. Order made allowing entry for trial at fury sittings at Toronto to stand. If case reached before expiry of notice it is to be adjourned to next jury sittings. Costs to defendants in any event.

event.

Stephenson v. Weiss—R. H. Parmenter, for plaintiff, moved for judgment under C. R. 56. G. H. Shaver for defendants other than Weiss. Order made for judgment against Wass and Dominion Printing Co. for amount claimed and against Fulton for amount claimed, less \$77.44. with costs.

Sterling Bank v. Riddell—J. H. Macdonald obtained order allowing substitutional service of writ. Costs in cause.

Thoron v. Stikeman—G. L. Smith, for defendant, moved for order appointing personal representative of estate of J. E. H. Strafford M. L. Gordon for plaintiff. Enlarged one

Blaglock v. Williams—Ritchie (Beatty B. and Co.), for defendants, obtained order on consent dismissing ctoin without costs. Langbord v. Parsons—Tuckey (H. J. Macdonald) for plaintiff, obtained order on consent dismissing action

without costs. Davies v. Fleischman—J. S. Duggan, for defendants, obtained order on consent dismissing action without costs and vacating certificate of lis pen-

Industrial Foundation and Water-roofing Co. v. Loews' Theatres, Lim-ted—J. S. Duggan, for defendant, obtained order on consent dismissing action without costs and vacating list pendens as against Marcus Loews' Theatres, Limited. No order as to costs as against other defendants.

Max v. Davidson—A. MacGregor, for defendant, obtained order on consent dismissing action without costs and vacating list pendens.

Judges' Chambers.

Judges' Chambers.
Before Britton, J.
Re John Ross, an Infant—A. R.
Hassard, for mother, moved on return of habeas corpus for custodian of child and for Children's Ald Society. Judgment: I have given this matter anxious consideration, and having regard for the true welfare of the boy, and at the same time not forgetting the affection of his mother and the natural desire on her part to have her son with her, my conclusion is that the custody of the boy should not be given to the mother, but that he should be return-AT OSGOODE HALL

ANNOUNCEMENTS.

April 17, 1914.

The two divisional courts of appelate division will sit concurrently furing the week commencing 20th nst.

Of the boy should not be given to the mother, but that he should be returned to and retained by the Children's Aid Society of Toronto. The boy has been well clothed and cared for. He is now learning how to do useful work, is willing to do it, and likes the work of the farm and country life. At the boy's present age, living in the city with no other boys of his own household to associate with would be a constant trial and temptation to which under all the circumstances the boy should not be subjected. No costs.

Wilson v. Bartram—A. J. R. Snow, Peremptory list for first appellate K.C., for beneficiary, obtained enlargedivision for Monday, 20th inst., at 11 ment of motion for administration for am:

Paulin for H. W. Macdonald, petition-er,moved for winding-up order. No one contra. Order made. Reference to master in ordinary. G. T. Clarkson Re James Graham Estate-B. Justin, K.C., for widow, moved for order for maintenance. E. C. Cattanach for infant. Order made for payment with privity of official guar-

Rex. v. Ross—D. C. Ross, for defendant, on motion to quash early closing bylaw, obtained week's en-

Adams for executors moved for order confirming distribution for maintenance and education of children and to use future income. E. C. Cattanach for infants. Order made.

Re Strachan and C.P. Ry. Co.—Macdonald (MacMurchy & Co.) for the Ry. Co. moved for warrant for immeargement. Re Robb—H. S. White, for mother Ry. Co. moved for warrant for immediate possession. H. M. Mowat, K.C., for owner. Upon payment by Co. of \$600 into court order to go. moved for order allowing payment of certain expenses out of share of de-

eased infant for payment of balance to mother and remaining infant in equal shares, and for maintenance of \$150 per year. E. C. Cattanach for infant. Order made. Re Reddock and Burt and Canadian order of Foresters—W. A. Proudfort, plaintiff moved for an order to com-for Jane Reddock, moved for order mit defendant for comment in refus-

for payment out of moneys in court. ing to be sworn and refusing to an-R. H. Parmenter, for claimant, Alex- swer lawful questions to be put to him Moffatt v. G. T. Ry. Co .- F. Aylesworth, for plaintiff, moved for order that a case has not been made for an confirming report and judgment of attachment and the motion will be call master of 26th March, 1914. E. Cattanach for infants. Reserved.

Re Green-Meehan Consolidated—H. clear that the plaintiff is entitled to He Green-Meehan Consolidated—H. Howitt, for petitioner, moved for winding-up order. H. C. McDonald, for company, asked enlargement. Enlarged one week.

Re H. N. Baker and Ford—W. H. Bourdon, for mortgagor, moved on consent for order extending time for payment of mortgage moneys until and that he answer all such lawful and that he answer all such lawful

payment of mortgage moneys until-10th February next. E. C. Cattanach

for infants. Order made.

Re Thom Infants—D. C. Ross, for administrator, moved for leave to sell certain lands and referring to local master at Fort Frances for that pursuing defendants from transferring straining defendants from transferring or selling the business or undertaking the business o pose. E. C. Cattanach for infants.

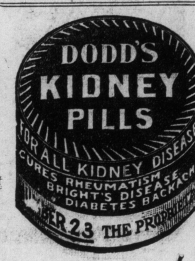
Order made.

Canada Foundry Co. v. Town of Kenora—W. G. McFarland, for plain-Kenora—W. G. McFarland, for plain-tiffs, appealed from order of master-tiffs, appealed from order of master-be heard and disposed of.

in-chambers changing venue from Toronto to Kenora. J. H. Spence for defendants. Appeal dismissed. Costs Before Mulock, C.J.; Clute, J.; Riddell, J.; Sutherland, J.; Leitch, J. n cause. Hewitt v. Grand Orange Lodge of British America—A. J. R. Snow, K.C., for plaintiff, obtained order on con-sent for payment out of moneys in

J.; Sutherland, J.; Leitch, J.
Cornish v. Boles — H. M. Mowat,
K.C. for defendant; R. R. Waddell
for plaintiff. Appeal by defendant
from judgment of Falconbridge, C.J.
of January 26, 1914. Argument of
appeal resumed from yesterday and
concluded. Judgment reserved.
Cillis v. Oakley—T. J. W. O'Connor
for plaintiff; T. S. Elmore for defendan' Appeal by plaintiff from judgment of Winchester, J. of County of

Parrott v. Town of Collingwood—C. A. Moss for William Parrott on motion for prohibition to junior judge of Simcoe County from certifying to the council of the town the result of ment of Winchester, J. of County of York of February 10, 1914. Argu-ment of appeal resumed from yester-day and concluded. Judgment rethe scrutiny on vote for bylaw authorizing agreement with Imperial and Steel Wire Company. J. Birnie



EDDY'S FIBREWARE

TUBS AND PAILS HOLD THE HEAT OF THE WATER MUCH LONGER THAN THE WOODEN OR GALVANIZED IRON TUB-ARE CHEAPER THAN THE LATTER-AND WILL NOT RUST THE CLOTHES.

P. BURNS & CO., Limited

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COAL AND WOOD

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Single Court.

Belov Rogers—J. P. MacGregor for plaintiff moved for an order to com-

upon his examination. M. L. Gordon for defendant. Judgment: It is clear-

and that he answer all such lawful

Appellate Division.

served.

Shipway v. Witham—E. Meek, K.C., for defendant; G. Wilkie for plaintiff. Appeal by defendant from judgment of Winchester, J. of County of York of February 27, 1914. Action by Shipway Iron Bell and Wire Manufacturing Company to recover \$601.20. At

questions as may be put to hi

such examination

Branch Yard: 228 Wallace Ave.

Branch Yard 1143 Yonge. Phone June. 1227. Phone North 1132-118

SPECIAL TABLE D'HOTE. K.C., for the town. The application having been withdrawn motion dismissed. Costs reserved to master in chambers if not agreed upon.

Re Strath Farms Limited — G. G.

Fresh caught Lake Ontario Trou

HUMBER BEACH HOTEL Fresh caught Lake Ontario Trout White Fish daily.
Phone Park 328. M. F. Connelly, N

HOFBRAU

Liquid Extract of Malt The most invigorating preparation of its kind ever introduced and sustain the invalid or the athleti W. H. LEE, Chemist, Toronto. Canadian Agent.
MANUFACTURED BY 24 THE REINHARDT SALVADOR BREWERY.

LIMITED, TORONTO. fendant Whalen against third par was also dismissed without costs, as moneys in court ordered to be pr Burrill Construction Co. Appeal Burrill Construction Co. Appeal agued. Judgment reserved.

McColl v. Perth Felt Co.—W. J. McLarty for plaintiff; J. G. Smith f defendant. Appeal by plaintiff fro judgment of Senkler, J., of County Lanark of January 17, 1914. Action recover \$792.66 for goods sold and delivered to defendants. At trial action was dismissed with costs. Plaintiff not being ready to proceed appeadsmissed with costs.

Bouts v. Canada Fine Art Co.—R. I Waddell for plaintiff; A. C. McMsste

Waddell for plaintiff; A. C. McMaster for defendants. Appeal by plaintiffs from judgment of Winchester, J., of County of York of February 11, 1816. By consent adjourned to 20th inst.

KNOCKED DOWN BY VICIOUS RAM

William Davies, Head of Local Packing Co., Meets With Serious Accident.

William Davies, of the William Davies Packing Company, met with a severe accident while on a visit to his daughter in Arkansas. Mr. Davies was out inspecting stock on the farm when a vicious ram knocked him down and broke his leg. After local treatm special train has been engaged to bring him to Toronto.

Mr. Davies is over eighty years of age, and the accident is therefore regarded as most serious.

HOW TO CONQUER RHEUMATISM AT YOUR OWN HOME

Shipway v. Witham—E. Meek, K.C., for 'defendant; G. Wilkie for plaintiff. Appeal by defendant from judgment of Winchester, J. of County of York of February 27, 1914. Action by Shipway Iron Bell and Wire Manufacturing Company to recover \$601.20. At trial judgment was given plaintiff for amount claimed and costs Appeal dismissed with costs.

McGregor v. Whalen—H. Cassels, K.C., for plaintiff; S. C. Wood for defendant Whalen; H. E. Rose, K.C., for plaintiff; S. C. Wood for defendant Whalen; H. E. Rose, K.C., for blird party. Appeal by plaintiff from judgment of Britton, J. of January 8, 1914. Action to recover \$819, value of plaintiffs' pilings alleged to have been taken by defendant Whalen and converted to his own use and sold to his co-defendant with a declaration of plaintiffs' rights against both defendants. At the trial the action was dismissed without costs, and claim of de
AT YOUR OWN HOME

If you or any of your friends such from rheumatism, kidney disorders or a from rheumatism, kidney disorders or any of your friends such from rheumatism, kidney disorders or a from rheumatism, kidney disorders or any from rheumatism, kidney disorders or a from rheumatism, kidney disorders or a from rheumatism, kidney disorders or a from rheumatism, kidney disorders or any from rheumatism, kidney disorders or any free soft or a from rheumatism, kidney disorders or a from rheumatism, kidney disorders or a from rheumatism, cess of uric acid, causing lameness, sad acre, muscular pains, I

JOHN Gho No

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Spr in all the signs, we ranges o Ladies

for ever Motoring and a B somely only) M Satins, fabrics t through consider Ladie

Wash

Beautif select I Wash D tumes, quisites manded tinctive produce olis. JOHN 55 to 6

FIRST CHU 11 a.m., Rev. D. by choir organist; master.

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proglection, ton, was 13.