FRIDAY MORNING

LAMILTON Hamilton Happenings BUSINESS DIRECTORY NOTICE TO MAMILTON SUB-HAMILTON HOTELS. MOTEL ROYAL

Subscribers are requested to report any irregularity of de-lay in the delivery of their copy to Mr. J. S. Scott, agent, at this office, rooma 17 and 19. Arcads Butiding, Phone 1946.

nf its roadbed that was not renewed last year. Some minor details remain to be patched up. There was another brutal assault There was another brutal assault

young married Polish woman, was pounded and kicked. She is in a seri-

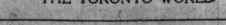
Every room completely renovated and newly carpeted during 1907. 52.50 and Up per day. American Plan. ed7

89. Moffatt v. Warden.

There was another brutal assault among the foreigners this evening, when Mrs. Stempski, 95 Tom-street, a when ki stempski as a stream a st

Arbitration Reopened.

young married Polish woman, was pounded and kicked. She is in a seri-chs condition. She was the victim of a Pole, an old flame of hets, who came eill the way from Niagara Falls to re-venge himself on her husband, but, failing to locate him, decided to vent his anger on her. Osier in Steel Company. E. B. Osier, M.P., Toronto, a director **Constitution and Constitution a**



AT OSGOODE HALL. ANNOUNCEMENTS. Judges' chambers will be held on Fri-lay, 29th inst., at 11 a.m.: Peremptory list for divisional court for Friday, 29th inst., at 11 a.m.: t utility of the instalments as they come due, and (3) are the children of Mary Mussell-man etitled to unconditional payment to them of Mary Mussellman's share, or are executors responsible for due pay-ment of interest to Mary Mussellman's E. Armour, for Clata Irving, appointed to represent a class. E. C. Cattanach, for infants and for class represented by official ruardian. Judges' chambers will be held on Fri-day, 29th inst., at 11 a.m.

or Friday, 29th inst. at 11 a.m.: 1. Lillie v. Lillie. 2. Schryver v. Young. 3. Marsh v. Gray.

for Friday, 29th inst., at 11 a.m.: 1. Lillie v. Lillie. 2. Schryver v. Young. 3. Marsh v. Gray. Peremptory list for non-jury assize court, Friday, Oct. 29, at city hall at 10.30 a.m.: 85. Bennie v. Verral. 89. Moffatt v. Warden. for infants and for class represented by official guardian. Reserved. Kelly v. Journal Printing Co. of Ot-tawa-H. M. Mowat., K.C., for defend-ants, moved to continue injunction and receiver. No one for plaintiff, contra. J. A. Macintosh, for another creditor. appeared and asked that the receiver be for the benefit of all creditors.-Re-

Re James Henry Still Estate-F.

<text>

Jan. 4. This would make about \$4481.r5, allowing interest at 10 per cent., due on Feb. 1 next, subject to being re-duced by the two payments of \$1000, as above directed. If necessary, a new account can be taken and the exact amount ascertained, allowing for stor-age charges and any insurance pre-miums that may come due before Feb. 1.

from the trial judgment dismissing the action brought to recover \$250 alleged

Bradley v. Bradley-R. F. Suther

March, 1909. A. H. Clarke, K.C., for

the defendant respondent, contra, also

19th

Feb. 1. Strathy v. Munroe-Davidson (Ayles-worth & Co.), for defendant, moved on consent for an order vacating judg-ment signed for default of appearance Order made. Mackay v. King-J. A. Macintosh, for plaintiff, moved for a final order of foreclosure against the defendants by writ. Order made. but it also directed that the moneys in the hands of the sheriff or so much thereof as might be necessary be ap-plied in satisfaction of Thorpe's exe-cution. Appeal allowed with costs and Judgment revarsed. The costs below and in appeal may be set off against the amount of Thorpe's judgment against C. J. McMillan. Whitehorn v. Canadian Guardian-J.

Whitehorn v. Canadian Guardian-J



PASSENGEN THAFFIC.



7.50 a.m. 3.45 p.m.

action was dismissed without cost he plaintiff's note to be delivered up to

him upon his executing a satisfactory conveyance of the lands to clear the title to be prepared by the defendants. Appeal argued and judgment reserved. Hunter v. County of Wentworth-J. L. Counsell (Hamilton) for the defend-PAT WHITE And his own big Next Week-Tiger Lilies.

G. T. IN PORT HOPE

Line With Midland.

Strvice.

At the sitting of the railway com-



OCTOBER 29 1909

PASSENGER TRAFFIC.

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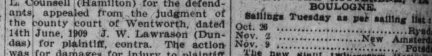
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Justice



Constipation and the

THE TORONTO WORLD

The Latter Usually Caused By the Former, Which, in Turn, Has Its Origin in Intestinal Indigestion.

Chronic constipation is a disease which is about as prevalent as dyspep-sia and indigestion. Nearly everyone uffers from it occasionally, but there tre millions of people who endure it habitually, and who are accustomed the use of laxatives and caresort to

Inartics daily. Many people seemed to have devel-oped a perfect mania for taking pills, and instead of trying to ascertain the latent cause of the disease, and re-moving it by appropriate treatment, they are content to continue the reck-less use of laxatives, aperients, drastic cathartics and violent pur-drastic cathartics and violent pur-

In investigating and tracing the cars will be added to state for plaintin, contral the set trains, commencing Monday, served. frequent sequel, appendicitis, it has November 1st. These partor-buffet Livingston v. Canadian Wire Screen been noted by physicians that the ma-been noted by physicians that the ma-ter and and the set trains, commencing Monday, served. Livingston v. Canadian Wire Screen Manufacturing Co.—C. H. Porter, for debt and costs may

The idea that appendicitis is brought on by foreign bodies, such as seeds, cient and courteous attendants. on by foreign bodies, such as seeds, itc., becoming lodged in the appendix, is an exploded theory. It is now de-finitely known that constipation is the initely known that constipation is the most prolific cause of this dread dis- day Chancellor Boyd dismissed the ac-

wase, while the constipation itself is tion brought by Theresa Mary Cran-

never cure a disease of this sort, and those who make frequent or regular use of them will, sooner or later, set up an inflammatory condition of the intestinal instem

person with first-class digestion will never be annoyed with chronic astipation, and when this trouble

Judge Winchester's court was filled mest exist, instead of slugging the sys- with Celestials yesterday, and it was m with pills, liquid laxatives, candy with delight they the verdict of the athartics, etc., use a remedy which jury acquitting Hoy John, a brother will cure the gastro-intestinal indiges- Chinaman, was received. Hoy John tion, and you will find that the con-stipation no longer bothers you, and of a suit in the division court. with its removal, the risk of develop- The last case on the list was traing appendicitis will be reduced to the versed to the December sessions. That

Hoy John Acquitted.

STUART'S DYSPEPSIA TABLETS J. C. King, of selling and circulating have been the means of curing numer- obscene literature. King is at present ous cases of constipation, by first cur- ill in St. Michael's Hospital. ing the intestinal indigestion. They di- . Saturday will be sentence day in the gest every kind of food, a single grain sessions.

being capable of digesting 3,000 grains of alimentum, and in addition to pepsin and other powerful digestives, they also contain diastase, which converts starch into sugar, and readily cures amylaceous dyspepsia and intestinal

indigestion. If you are suffering from dyspepsia, constipation, and, in fact, indigestion of any kind, don't run the risk of get-Judgment Set Aside The judgment which was reported to ting appendicitis, but strike at the root have been recovered by default by A. of the trouble-the original cause-by G. Strathy & Co., against George H. using Stuart's Dyspepsia Tablets, Munroe, was entered by mistake, and which will quickly rid you of all func-, yesterday morning was set aside by

tional disorders of the alimentary tract. the master in chambers, Secure a box of this digestive remedy from your druggist for 50c and send Break in Niagara Power.

Appendicitis the opinion that the company's books should be inspected, the city engaged the testified to-day that the books did hot show how much it cost the com-pany to supply the arc lighting. E. B. Merill, an electrical engineer, for defendents, moved on the testified to-day that the books did hot show how much it cost the com-pany to supply the arc lighting. E. B. Merill, an electrical engineer, for defendents, moved on the testified to-day that the books did hot show how much it cost the com-pany to supply the arc lighting. E. B. Merill, an electrical engineer, for defendents, moved on the testified to-day that the books did hot show how much it cost the com-pany to supply the arc lighting. E. B. Merill, an electrical engineer, corrobor- gomery, for defendants, moved for se-ated E. A. Gaby, one of the engineers curity for costs. Plaintiff showed cause, of the

of the Hydro-Electric Commission, who testified that advances had been made that entitled the city to a lower rate, because the cost of supplying light had been reduced. made that entitled the city to a lower rate, because the cost of supplying light had been reduced. The representative of Authors & Cox of Toronto, makers of Artificial Limbs, Trusses, Deformity Appliances and Sup-porters, will be in our city at room 52, Hotel Cecil, to-morrow. Hotel Cecil, to

 Indel Cecil, to-morrow.
 Judge to postpone.

 OF INTEREST TO.THE PUBLIC.
 Ross v. Gardner-J. E. Jones, for defendant, I.O.F., moved for leave to pay \$399.50 into court, and to vacate lien as against them. Silverthorn (D. Bedurar, Sustem to the lien as against them. Silverthorn (D. Where goods are selzed and sold by the value of the goods are selzed and sold by the sold by the goods are selzed and sold by the goods are selzed and sold by the goods are selzed and sold by the goods

the limited expresses and do the local distribution of the boxels occurs, which reaches the appendix, and the result is appendi-citis. In investigating and tracing the cau-finitive factors of constipation and its in the set trains, commencing Monday, served.

prity of cases were preceded and ac- and are models of elegance and com- defendant, moved to dismiss for want double value) for debt and costs may npanied by a long-standing gastro- fort. In addition to meals and re- of prosecution. H. C. Macdonald, for be set off and payment made according plaintiff, contra. Order made. to the result. Costs of appeal to plain. tiff Before Meredith, C.J.; MacMahon, J.

Single Court. Before Meredith, C.J.

Re St. Patrick's Market-H. T. Beck, Re St. Patrick's Market-H. T. Beck. for heirs and beneficiaries of D'Arcy from the judgment by the judge of the Boulton, on appeal from report of the county court of Essex, dated ease, while the clustry induced by intestinal indi-grestion, or amylaceous dyspepsia-the mathematic for the clustry induced by intestinal indi-inability to digest starches-so the re-due on Aug. 18, 1908 and was taken out of the clust of Toronto. Judgment: referee of titles, in a quieting title matgestion, or amylaceous dyspepsia-the inability to digest starches—so the re-lation between cause and effect is read-ly seen and appreciated. The absurdity of attempting to cure constipation by the use of physic should he apparent to everyone. Laxative drugs and powerful purgatives will hease a quarantined with smallpox and these events did take place he was quarantined with smallpox and the set of the smallpox and the set of the smallpox and the small of the the small of the sm claims to be entitled to a contingent trial judge directed judgment to be en-reversionary interest in the land under tered for plaintiff for \$1530, being the

the deeds given to the respondents by the late D'Arcy Boulton, deceased, and the late Sarab Boulton, deceased, his the late Sarab Boulton, deceased, his wife, and their claims were disallowed her claim for moneys paid out for deby the referee. In my opinion the re-f ree of titles rightly disallowed the untarily made without request. We claim of the appellants. The case is consider the trial judge was perfectly

not distinguishable from in Fe the trus-tres of Hollis Hospital, and Hayney contract (1899), 2 ch. 540. Appeal dismissed with costs. ment for the \$1530 awarded her. Before Britton, J. Carr v. Nicholls-T. N. Phelan, for

The last case on the list was tra-versed to the December sessions. That was the charge against L. J. Skill and for defendant. By consent of detendent, By consent of deten Armour, for defendant. By consent of C. for defendant Dickson, on appeal Armour, for defendant. By consent of counsel, motion turned into motion for judgment, and perpétual injunction granted restraining defendant from breaking down or interfering with the Ungment by consent settling all mat-traine inches in diameter at the stump.

street, with costs. Colonial Investment and Loan Co. v. McKinley—A. C. Bedford-Jones, for pay their own costs as may be itticanes. E. E. Wallace, for respond-tents. By consent of counsel enlarged for one weak. Pe Paumon Estate—J. C. Haight C. R. 938, for an order construing with of Wendel H. Bauman of Woolwich, re-it, dated 20th July, 1909. F. E. Titus the questions (1) whether the residuary extate, should be divided into seven cost \$10,800. Plaintiff and defendant Dickson each pay their own costs awarded \$125. The judgment of this dwarded \$125. The judgment of this dwarded \$125. The judgment of this sibly make it necessary to do the surveying work all over again. How-ever, the papers have been mysteri-lowed costs of the trial and down to usily returned. Scott v. Laird—A. H. F. Lefroy, K. C., and A. G. Murray (Gore Bay) for the defendants, appeal from the judg-ment of the district court of Maniton. (Gore Bay) for plaintiff, contra. The action was to recover damages for alshares or into three shares (four child-leged trespass by defendants upon the stituting the name Zephizina Lougtin

SHEA'S THEATRE

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Big Company of Fifty.

ically the same performance seen at \$1.50 prices.

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REALE SOUE

to be due on a policy of assurance i defendant company with costs. Judg-ment: Appeal allowed and judgment MAJESTIC MUSIC Always the Best Vaudeville Show Mainee Daily ac. Evenings ac - 500 WEEK OF OCT. 25 FRED KARNA'S Great London Troupe, in A Night in the Eng-lish Music Hall. 10 Other All-Fun Acts 10

Edward Howard Griggs

Edward Howard Griggs
Will deliver a course of nine lectures on SHAKESPEARE
will deliver a course of nine lectures on SHAKESPEARE
in Association Hall, on the following dates, at S.15 p.m.
Nov. 9—"The Humanity of Shake-speare."
Nov. 16—"The Early Aspect: A Mid-summer Night's Dream."
Nov. 23—"The Ethical Awakening: Nov. 30 — "The Individual and the State: Julius Caesar."
Be State: Julius Caesar."
Dec. 7—"World-forces and the Indi-vidual: Antony and Cleopatra."
commissioner, dated 2nd September, 1909. R. McKay, for respondent. At request of counsel for the appellant, the case is placed at the foot of the list.
Re Carter Estate—F. W. Harcourt, K.C., for R. S. Carter, appealed from the order of the surrogate court ist Prince Edward County. W. E. Middle-ton, K.C., for the testamentary guardian. This was an aupeal from the finding of the judge on the passing of executor's accounts. Not conclud-ed.

dual: Antony and Cleopatra." Dec. 14-""Facing the Mystery: Hamed.

let." Jan. 4—"The Tragedy of Love and Jealousy: Othello." Jan. 11—"The Tragedy of Ambition: Macbeth." Jan. 18—"The Final Attitude: The Will Ask Permission to Connect Main Tempest

Reserved Seats for the Course, \$3.00; Single Admission, 50c. Plan opens at the warehouse of the Gerhard Heintzman Company on Satur-day, Oct. 30, at 10 a.m.



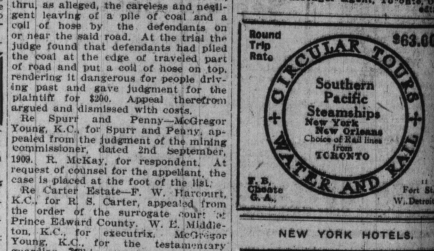
. CUBA Increased Subsidy for French Ship By Chas, A. Lindstrom, of Chicago, Ill. at Association Hall, McGill Street, on OTTAWA, Oct. 28 .- The contract for the Franco-Canadian steamship ser-Friday Evening, October 29th, at 8 p.m. vice by the Allan Company has been More than 125 selected views will be renewed, providing for a round voyage used throughout the lecture. All are every fortnight from May to Nove cordially invited.

1910, and not less than 15 round voyages uring the year. The subsidy will be WANTED: PUPILS FOR LIGHT OPERA The result is that plaintiff's appeal and de-

I prepare you for light opera in nine of 19 knots, and \$ 55 for each additional bostion in a first class of secure you a knot up to a maximum each additional position in a first-class company. No charge for testing your voice. Write, subsidy will be \$6655 per voyage. a service of 12 knots is maintained, the phone or call. 58 Bengansfield Ave. J. P. MCAVAY annual subsidy cannot exceed \$23.000 per annum.

Stolen Papers Returned. fence dividing the permises known re- ters in difference between the parties, for a perpetual injunction to prevent mine inches in diameter at the stump. Two Years for Assault. WOODSTOCK: Oct. 28.—(Special.)—Two years in Penitentiary was imposed on found guilty of assault on a vound Scotch pit. He has a wife and two small children. Two Years for Assault.WOODSTOCK: Oct. 28.—(Special.)—Two superimediates known as 16 Sullivan-street, for a perpetual injunction to prevent ters in difference between the parties. The defendant Dickson pays to plaintiff and defendant Dickson each pay the provinces for pe-ters in difference between the parties. The defendant Dickson pays to plaintiff and defendant Dickson each pay the provinces for pe-ters in difference between the parties. The defendant Dickson pays to plaintiff and defendant Dickson each pay the provinces for pe-the litigation, and he retains the stock in the street, with costs. Scotch pit. He has a wife and two Street, with costs. The defendant difference between the parties. Stock he pays to plaintiff Scotch pit. He has a wife and two

The new giant twin-screw Rotting 24,779 tons register, one of the lar marine leviathant of the world, M. 27. MELAVILL General Passenger Agent, Toronte, 1 SMEA'S THEATRE Matinee Daily, 25c; Evenings, 25c and 50c, Week of Oct. 25. Lasky's Imperial Musicians; Little Amy Butler; The Meredith Sisters; The Two Pucks; Juile Ring & Co.; The Marlo Trio; The Kinetograph; Arturo Ber-nardi. was for damages for injury to plaintiff



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New York Hotels for the excellence of its cuisine, service and appointments.

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JUDGE CENSURES JURY

a manager of spinal .

Acquittal in Murder Charge Results In Severe Criticism.

GOSHEN, N. Y., Oct. 28.-After can The sidering the case for 12 hours a jury today acquitted Frank Perry, who was charged with the murder of Scanlin Carminio. Ferry was held to answer OTTAWA, Oct. 28 .- A fortnight ago another charge of mutder,

When the jury announced its verding Justice Morschauser expressed himself in strong terms of disapprocal and its-