

The Toronto World

FOUNDED 1880. A Morning Newspaper Published Every Day in the Year.

WORLD BUILDING, TORONTO. Corner James and Richmond Streets.

TELEPHONE CALLS: Main 330 - Private Exchange Connecting All Departments.

will pay for The Daily World for one year, delivered in the City of Toronto, by mail to any address in Canada, Great Britain or the United States.

will pay for The Sunday World for one year, by mail to any address in Canada or Great Britain. Delivered in Toronto or for rate by all newsdealers and newsboys at five cents per copy.

Postage extra to United States and all other foreign countries.

Subscribers are requested to advise us promptly of any irregularity of delivery of The World.

THE COONS COMING DOWN.

The World does not say because W. F. Maclean spoke against press and cable tolls last Friday in the house of commons that what has happened since is all due to him; but it does say that he had something to do with it, and it also proves that he knew what he was talking about and had his subject in hand.

What has happened is that cable tolls, the deferred messages, have been ordered cut in two; and that the railway commission at Ottawa got very busy in regard to express rates and freight, since the very day after Mr. Maclean spoke; they went out a new tariff in regard to express rates and estimated that they were going to Winnipeg in January to hear complaints in regard to excessive freight!

All this is only a beginning. Mr. Maclean is also right in regard to a two-cent-a-mile passenger rate all over Canada, for the reason that the companies can afford it and they will find it profitable at the same time. They can also improve the services they give the people and make money instead of trying to get out of giving the people a reasonable service; and they can also reduce their freight and still make money by increased patronage.

In fact, all we have to do in this country, in order to make the corporations treat the public fairly—to compete, or even threaten to compete. And now we want to go one step further and it is on the line of what Mr. Maclean and The World have been advocating for a long while and it is this: we believe the tubes in the city will not only be profitable from the start, but from the day we announce we are going to build them, the Toronto Street Railway will give a better service, more cars will be put on, new lines will be opened up, perhaps the price of tickets will be reduced, and a hundred other conveniences granted that are now repudiated.

THE GREAT NEW DOCTRINE TODAY IS THE EFFICACY OF STATE OR PUBLIC COMPETITION IN COMPELLING PRIVATE COMPANIES OWNING PUBLIC FRANCHISES TO GIVE THE PEOPLE BETTER TREATMENT AND BETTER PRICES. And look what the hydro-electric has done in the way of supplying cheap electric energy in Ontario!

Is Mr. Borden and his government getting ready to give a wider parcel post system in this country? That is the most practical question before them to-day. As Mr. Maclean pointed out in the house and as The World pointed out, the machinery was all there and organized, but the railways chloroformed its operation. How much longer will they chloroform this and other improvements? Just think! WE HAVE 15,000 POSTMASTERS IN ONTARIO, ALL ORGANIZED WITH OFFICES AND EVERY FACILITY FOR GIVING A SPLENDID PARCEL POST SERVICE TO THE PUBLIC AT ONE-THIRD PRESENT PRICES. Shall we have it or shall we not?

In the meantime watch the coons come down and watch a lot of people and papers say that W. F. Maclean did not have anything to do with the reduction in cable tolls. They will all be saying that as loud as they can say "hi" in the meantime read the dispatches about the reduction in cable tolls. The thing has been effected by negotiations between the postmaster-general of England and the cable companies. Perhaps also that what was said at Ottawa last week was carried to England—as we know it was—and it was showing how the thing could be done.

In the meantime Mr. Emmons and the other distinguished members who threw bricks across the floor of the house at the member for South York, and even Sir Wilfrid Laurier in talking about him being revolutionary, were not quite in order.

Public competition is the new crowbar. And crowbars are the things to have about you these days in politics.

ALL CITIZENS TUBE PASSENGERS.

To hear Ald. McBride talk one might think that the people of Toronto never traveled on any car lines except those between their own houses and King and Yonge-streets. Everybody in the city is interested in having rapid transit to every part of the city. Here is some of Ald. McBride's claptrap:

"If Controller Hocken went down into the Midway he would not ask those people to mortgage their little homes to build a railway for the northern section."

INTEREST

Every dollar you deposit with this Corporation will earn for you compound interest at THREE AND ONE-HALF PER CENT. per annum; the highest rate consistent with the safety of the investment.

Combined with this is the advantage that your money is always available when you want it.

Observe the protection afforded you:

Paid-Up Capital . . . \$6,000,000.00 Reserve Fund . . . 3,500,000.00 Investments . . . 20,750,049.35

You will see that NINE AND ONE-HALF MILLION DOLLARS of Shareholders' money stand between the Depositor and possibility of loss.

Canada Permanent Mortgage Corporation Toronto Street - Toronto

AT OSGOODE HALL

ANNOUNCEMENTS.

Motions set down for single court for Wednesday, 6th December, at 11 a.m.

1-General Accident v. Grand Valley Ry. Co.

2-Quebec Bank v. Sovereign Bank.

3-Studdy v. Macey.

4-Re Sturmer and Beaverton.

5-Shearer v. Jordan.

Peremptory list for divisional court for Wednesday, 6th inst., at 11 a.m.

1-R. C. L. Corporation v. Guam. (To be continued).

2-D'Avignon v. Emarito.

Peremptory list for court of appeal for Wednesday, 6th inst., at 11 a.m.

1-Sheahan v. Toronto Ry. Co. (To be continued).

2-Rex v. Britnell.

3-Toronto and Niagara P. Co. v. North Toronto.

4-Wigg v. Gosfield.

Master's Chambers.

Before Cartwright, K.C. Master.

Leake v. City of Toronto—H. Howitt for defendant. Motion by defendant for order giving leave to issue third party notice. Order made.

May v. Thomas—Phoenix (Beatty & Co.) for defendant. Motion by defendant on consent for an order for the medical examination of plaintiff. Order made.

Delaplante v. Proctor—Duff (Baird & Co.) for defendant. Motion by defendant on consent for an order allowing certificates of lien and its pendens. Order made.

Bronin v. Milne—C. Kappeler for plaintiff. Motion by plaintiff for order vacating certificate of its pendens. The writ not having been served. Order made.

Hallway v. Gillette Co.—J. A. Patterson, K.C. for defendant. C. F. Ritchie for plaintiff. Motion by defendant for order giving leave to amend statement of defence. Order made. Costs to plaintiff in an event.

Grice v. Bartram—W. E. Wadsworth for plaintiff. Motion by defendant for order for the examination of J. S. Thompson de bene esse. Order for examination as arranged. Costs of motion and examination to be in the discretion of the taxing officer.

Blake v. Green & Co.—W. D. Gwynne for plaintiff. No one present. Motion by plaintiff for an order allowing him to issue execution against W. J. Macpherson, a member of the defendant firm. Order made.

Evel v. Bank of Hamilton—C. A. Moss for defendant. J. G. Smith for plaintiff. Motion by defendant for an order dismissing plaintiff's motion against the statement of defence for default in attending for examination as a witness thereon. Reserved.

Judge's Chambers.

Before the Chancellor.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

AT OSGOODE HALL

ANNOUNCEMENTS.

Motions set down for single court for Wednesday, 6th December, at 11 a.m.

1-General Accident v. Grand Valley Ry. Co.

2-Quebec Bank v. Sovereign Bank.

3-Studdy v. Macey.

4-Re Sturmer and Beaverton.

5-Shearer v. Jordan.

Peremptory list for divisional court for Wednesday, 6th inst., at 11 a.m.

1-R. C. L. Corporation v. Guam. (To be continued).

2-D'Avignon v. Emarito.

Peremptory list for court of appeal for Wednesday, 6th inst., at 11 a.m.

1-Sheahan v. Toronto Ry. Co. (To be continued).

2-Rex v. Britnell.

3-Toronto and Niagara P. Co. v. North Toronto.

4-Wigg v. Gosfield.

Master's Chambers.

Before Cartwright, K.C. Master.

Leake v. City of Toronto—H. Howitt for defendant. Motion by defendant for order giving leave to issue third party notice. Order made.

May v. Thomas—Phoenix (Beatty & Co.) for defendant. Motion by defendant on consent for an order for the medical examination of plaintiff. Order made.

Delaplante v. Proctor—Duff (Baird & Co.) for defendant. Motion by defendant on consent for an order allowing certificates of lien and its pendens. Order made.

Bronin v. Milne—C. Kappeler for plaintiff. Motion by plaintiff for order vacating certificate of its pendens. The writ not having been served. Order made.

Hallway v. Gillette Co.—J. A. Patterson, K.C. for defendant. C. F. Ritchie for plaintiff. Motion by defendant for order giving leave to amend statement of defence. Order made. Costs to plaintiff in an event.

Grice v. Bartram—W. E. Wadsworth for plaintiff. Motion by defendant for order for the examination of J. S. Thompson de bene esse. Order for examination as arranged. Costs of motion and examination to be in the discretion of the taxing officer.

Blake v. Green & Co.—W. D. Gwynne for plaintiff. No one present. Motion by plaintiff for an order allowing him to issue execution against W. J. Macpherson, a member of the defendant firm. Order made.

Evel v. Bank of Hamilton—C. A. Moss for defendant. J. G. Smith for plaintiff. Motion by defendant for an order dismissing plaintiff's motion against the statement of defence for default in attending for examination as a witness thereon. Reserved.

Judge's Chambers.

Before the Chancellor.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. Sault for defendant. Motion by committee for an order confirming report and discharging committee. Order made confirming report and discharging committee.

Re Vale, lunatic—F. W. Harcourt, K.C. for applicant. Grant for applicant confirming report and for payment out thereunder. Order made.

Re Eell Estate—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order allowing payment into court of \$98.68 received from executor for infant Effie May Bell. Order made.

Divisional Court.

Before Mulock, C.J., Clute, J.; Sutherland, J.; Linden-F. E. Hodgins, K.C. for defendant Elizabeth Linden. W. A. Lampert for plaintiff. Motion by defendant for further examination and answer questions objected to. Reserved.

Re Kent v. Maryland Casualty Co.—J. H. Spence, for defendant. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Roman Catholic Episcopal Corporation. Guam—J. Cowan, K.C. for defendant. T. J. Murphy (London) for plaintiff. An appeal by defendant from the judgment of the Chancellor, J. Oct. 23, 1911. Argument of appeal resumed from yesterday and concluded. Judgment reserved.

Re Heeb—F. W. Harcourt, K.C. for infant. Motion on behalf of infant for an order approving scheme of partition whereby each one received \$1574. Order made.

Re Wilson-Barker v. Fulton—J. G. Smith for applicant. Motion by applicant for an order for distribution of assets. Order made.

Re Rex v. Munroe—L. Gordon for defendant. F. R. Cartwright, K.C. for the crown. Motion by defendant on return of habeas corpus, for an order for his discharge from custody. Reserved.

Re Todd, lunatic—C. G. Jones for inspector of prisons and P. C. Motion by the inspector of prisons for payment out of money in court. Order made.

Re Fowler Estate—J. M. Godfrey for Henry Fowler, F. W. Harcourt, K.C. for executor. Motion by Henry Fowler for an order giving directions as to whether conveyance to be executed. Order made for execution of conveyance.

Re Joynt—H. S. White for applicant. F. W. Harcourt, K.C. for infant. Motion by applicant, with interest, for payment of interest into court. Order made.

Re Jordan, lunatic—Langstaff (—) for committee. D. W. S