

When the proposed improvements are completed, the cost of mining and milling will not exceed \$2.50 per ton; and as the average value of the ore is \$40 per ton it is believed our net earnings will average One Thousand Dollars a day, which will insure dividends of at least 3 per cent. a month on the par value of the shares.

-

FOR

Dead

MAN

Buffal

Many

98 1 voice Exc More on 1 Chica Cycle 1 who we every garded of cree the ma "We for the second of cree the ma "We hibitor said to up to friends Tais had su sins ar would been a family asses, to ma thing was a tickets "So the second family asses, to ma tickets a second family asses, to ma tickets a second family asses, to ma tickets a second family asses, the second family fami

Massuc re-elect be hu ceiving it. A we'll h cnse M of the he wil along arouse Batche possibl a wore chairm con be He ha receiva H. M heet hation s a s synthesis

It Has

For Bellaar to use the old shows pleasu class of A te cess, a to twe stream any ex-one or smooth ed tha at the will r the palling and w surely freet the states three fines palling on weights handle for the treep from to facture

After

At t there server the fas reacher is in i featur struct bicycit is just is sho triang year a The 1897, t dency instead there of tubi as it extens there to here of tubi as it extens the reacher is struct the st

So well satisfied is the Managing Director with the feasibility of the proposed plan of operation and of the increased earnings that would accrue from the material reduction in the cost of mining and milling, that I have personally guaranteed dividends at the rate of 12 per cent. per annum until February 15th, 1902, on such an amount of stock as it may be necessary for the Company to sell in order to provide for the machinery necessary to enhance its earning power to what is believed will prove 36 per cent. per annum. I am moved to do this, being confident that the Company's earnings will protect me against personal loss, and enable it to realize a fair amount for its treasury stock, so that it need not dissipate its assets by selling at an unnecessarily low figure in order to provide for the improvements already mentioned.

At the price the shares are now offered, with the present rate of dividend, we are justified in saying they are by far the best investment offered in the Dominion today, combining as they do perfect safety with a high rate of interest.

After the sale of this 100,000 shares no more stock will be offered, and there will remain in the treasury 1,300,000 shares of stock, 1,000,000 of which will be retained in the treasury for future use. The remaining 300,000 shares of stock will be allotted among the shareholders of record, to be disposed of as they see fit.

In order to insure investors of the absolute stability of the investment offered, Messrs. Lownsbrough & Co., Bankers, together with the Managing Director, J. Grant Lyman, personally and jointly guarantee dividends at the rate of one per cent. a month on the par value of the shares for five years.

The same shares offered by the Company carrying the same dividend, but not guaranteed by Messrs. Lownsbrough & Co. or J. Grant Lyman, we are offering for 75 cents.

It goes without saying that the Company, in order to pay dividends on part of its stock, must pay dividends on all, as there is no such thing as "preferred stock"

Intending purchasers of mining shares will please note the following features of

FIRST-The Company is not in the experimental stage, but an established enterprise with an assured earning capacity, ex-

SECOND-Our proposition is purely a business one, as we buy only such pro-

THIRD-Every shareholder stands on the same basis, no shares being given away or set aside for an officer or director, except as they are paid for the same as

FOURTH-The payment of the dividends is assured beyond

Subscription books are now open at the office of LOWNSBROUGH & CO.,

NOTICE.

THE COUNTY OF YORK.

Take notice that after twenty days from the first publication hereof, application will be made to the above court for the ap-pointment of Michael McAuliff, of Toronto,

procer, as guardian of the persons and es-tates of Neille McGee and Ephraim McGee, Infant children of Ephraim McGee. Toronto, laborer, and the late Ellen McGee. CANNIFF & CANNIFF. First published Jan. 23, 1897. 666

N OTICE IS HEREBY GIVEN THAT

A application will be made by the Georgian Bay Ship Canal and Power Aque-duct Company to the Legislature of Onta-rio, at its next session, for an Act ratify-lng and confirming certain first mortgage bonds issued by the company; and also a first mortgage deed of trust securing the same. T. W. CLOSE secretary.

the said township. Also all that part of the municipality of the Township of Etobicske lying to the east of the allowance for road between concessions A and I, fronting the Humber,

bateu 13th January, 1897. BULL & WERRETT, Solicitors for Applicants. Afrati te Tackte It. Washington, Feb. 5.-It is now almost certain that the present Congress will not pass the arbitration treaty, but will allow it to go over to the incoming Congress.

Bankers and Brokers, 22 King Street East, Toronto. Ont., where J. Grant Lyman, Managing Director, will be pleased to receive your subscription for such number of shares of the above Company as will be agreeable to you. Price \$1.00 per share, par value \$1.00, full paid and non-assessable, being subject to no further call. Cor-

NOTICE.

Notice is hereby given that application will be made to the Parliament of Can-ada at its next session by The Georgian Bay Ship Canal and Power Aqueduct Com-pany for an Act declaring the undertaking of the company to be a work for the gen-eral advantage of Canada; such Act to fur-ther provide: 1. That certain sections of "The Rail-way Act" shall apply to the company and the undertaking.

The above meeting will be adjourned in Monday, March 1, at the adjourned in Monday, March 1, at the adjourned in Monday, March 1, at the same place in Monday, March 1, at the same place in Monday March 1, at the same place in March 1, at the same place in March 1, at the same place in Monday March 1, at the same place in March 1, at the same place in Monday March 1, at the same place in March 1, at the

perties as show a profit over our investment and do not buy " prospects,"

but in personally and jointly guaranteeing these dividends we make assurance a posi-

tive fact, and, of course, such stock is worth more money.

this enterprise :

tending its operations.

by other shareholders.

all question.

respondence invited.

The general annual meeting of the shareholders of the Toronto Silver Plate Company will be held at the company's othces, 570 Kingstreet west, on Monday, the directors, passing bylaws and other busi-directors, passing bylaws and other busi-the sto of the company. By order of the board, E. G. GOODERHAM. The above meeting will be adjourned till Monday, March 1, at the same place and hour. The G. GOODERHAM. The dove meeting will be adjourned the directors is an advection of the company. The above meeting will be adjourned till Monday, March 1, at the same place and hour. The above meeting will be adjourned the directors is an adjourned the directors is adjourned the

MEETINGS.

NOTICE.

Notice is hereby given that William Con-try of the City of Chatham, in the County of Keens Berchant, carff workshow, and the Status, and Status, and

For further particulars apply to JONES, MACKENZIE & LEONARD, Solictors Toronto-street, Toronto.

C. J. TOWNSEND 22 KING ST. WEST. & CO.

JUDICIAL SALE OF PROPERTY

IN TORONTO.

Pursuant to a judgment and order for sale of the High Court of Justice, made in the Toronto General Trusts Company v. Culley, there will be offered for sale, with the approbation of the Master-in-Ordinary, by public auction, by C. J. Townsend & Co., buctioneers, at their auction rooms, No. "22 anctioneers, at their auction comes, No. "23

by public action, by automotion, so, 2 inctioneers, at their auction rooms, No. 2 king-street west, Toronto, on Saturday the 20th day of February, 1897, at the hou of 12 o'clock noon, the following lands and

of 12 o'clock hold, the following interest premises: Lot number seventy-six on the west side of Givens-street, in the City of Toronto, as luid down on block one, registered plan "D 10%." The lot has a frontage of 18 feet on the west side of Givens-street, by a depth of 125 feet, to a lane. Upon the said premises is erected one two-storey frame rough-cast extension dwelling, numbered 548 Givens-street, in fair repair.

Terms of sale : Ten per cent, of the pur-chase money is to be paid at the time of sale to the vendors or their solicitors, and the balance in thirty days thereafter, with-

action. The property will be offered for sale, sub-ect to a reserved bid, to be fixed by the Master. The conditions of sale will be the stand-

Ing conditions of court. Further particulars will be had from MESSRS, EDGAR & MALONE, 59 Yonge-street, Toronto, Vendor's Solicitors. Dated this 27th day of January, 1897. 666 NEIL M'LEAN, Chief Clerk.

C. J. TOWNSEND 22 KING ST. WEST. & CO A UCTION SALE of Valuable Free hold Property.

A UCTION SALE of valuable reading the second second

IN the Surrogate Court of the County of York-In the matter of the Estate of Diana Moffat, late of the City of Toronto, In the County of York, Widow, deceased.

Notice is hereby given, pursuant to R S.O., 1887, cap. 110, and ameddments there-to, that all creditors and other persons hav-ing claims or demands against the estate of the said based with me, duly verified, on or before dide on or about the 9th day of January, 1897, at the City of Toronto, are required, on or before the 1st day of March, 1897, to send by post, prepaid, or to deliver to the undersigned, the executors of the last will and testament of said decensed, their Christian and surnames, addresses and des-criptions, with full particulars of their claims and statement of their accounts, and of the nature of their accounts, and on the of the nature of their scients. And notice is further given that after the set of the said finsolvent must file their tory decimations of their scients. And notice is further given that after the set of the said insolvent must file their the set of the said statement of years of their tory decimation. And notice is further given that after

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>