PALE EIGHT

FUMONTON BULLETIN

Thursday, September 21, 1911

(From Tuesday's Daily.) MEETING OF ART ASSOCIATION. A meeting of the Art Association of Canada will be held on Tuesday, Oc. tober 3rd, in the Maclean Block, Room 6, at 4 p.m. sharp. All members and persons interested in the association are requested to attend. Work for the coming year is to be compiled.

coming year is to be compfled. the coming year is to be complied. SUPREME COURT EN BANC. Beginning at ten o'clock this will sit en banc for the hearing of appeal cases pending in that high jumorning judges of the suprane court will sit en banc for the hearing of appeal cases pending in that high ju-dicial tribunal. The following is a partial list of actions appealed : Frank W. Hunt against W. McNa-Frank W. Hunt against W. McNamara et al. Evans and Ferris against Bonneau. TO COLLECT BY DISTRESS.

Armand Marsan against the Grand In the course of the next few days Trunk Pacific. Richard Beliveau against Murray iller et al. Alfred and Wickham against the Miller et al.

Daniel Balke against the City of Edmonton.

JUMPED HIS BAIL.

W. P. Burns, charged with attempt- distress. Land tax notices will be sent out at ing to utter a forged check, and allowed bail in sureties of \$500, failed the end of the present month.

to appear for trial in the police court BUILDING PERMITS. vesterday. A warrant was issued

Rankin.

awrence.

Grenne, Ewift & Co, against G. G

Bonnereau against Pomerleau.

(From Thursday's Daily.)

though it is feared that he has de-cided to jump his bail and is n't "over the hills and far away." Burus, who when first arrested, gave his address as Strathcona, attempted to the whole of last year was \$2.159.106 The costoms department having check was \$157. A man with the romantic name ci Jesse James Allen was fined \$5 and

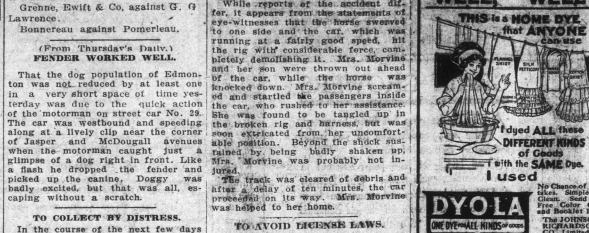
Jesse James Allen was fined \$5 and sixth street, \$3300. \$1 cests, or ten days, for creating a isturbance by shouting in the Tour. \$400. F. Kleparzuk, house on York St., Needless to say the part and comist House

Mah Jim will be called upon this afternoon to face two charges, laid b. Nicholson, shack in Cromdale, \$250. McCallum, license inspec or. G. Thorpe, shack on Twelfth street,

of the Canadian Pacific Railway for the most attractive looking station garden and grounds has this year been won by Mr. Donald McLeod, aggarden and grounds has this year been won by Mr. Donald McLeöd, ag-ent at Botha, who receives the prize of \$50. The agents receiving the prize of \$10 for the best kept grounds to the fact that it would be very use ful in capturing "joy riders" exceed-ing the speed limits, especially in the evenings when it is almost impossible to identify the occupants of the cars there they are travelling at high their respective districts are Mr. J. Suffell, agent at Langdon, Mr. C. Moore, agent at Erskine, and tiel, if the council sanctions the pur-Mr. R. Reading, agent at Fernie.

DISTRICT COURT ACTIONS.

The district court opened yester of day for the trial of a number of civil actions, with Judge Taylor presiding. The forenoon session was largely oc-cupied in fixing the dates for hearing cases on the docket, of which many



A new method of circumventing the liquor license laws of the province has

been discovered by some ingenious in- alone and abandon their efforts omitted to pay the tax at the ap-pointed time, but in the kindness of his heart, Assessor McMillan allowed to meet the problem of thirst in the to meet the problem of thirst in the his heart, Assessor McMillan allowed more than the usual period of grace. This has now expired, however, and he will proceed at once to collect by the license department seized a con-the million of the more than the usual period of grace. This has now expired, however, and he will proceed at once to collect by the license department seized a con-the million of the more than the usual period of grace. This has now expired, however, and he will proceed at once to collect by signment of hundreds of vials of "Zan-ol" an extract which in combination signment of hundreds of vials of "Zan-ol" an extract which in combination with pure water and grain alcohol

was helped to her home.

While reports of the accident

John P. Duggan against Wadlaigh became frightened at the approaching

"enables anyone to make liquor in their own homes." Zanol is made by were too much against him and it was yesterday. A warrant was issued for his apprenension, and the police month have already reached the grand the Universal Import Co. of Cincinnali, the Universal Import for his apprehension, and the police month have already reached the grand are searching the city in the hope of total of \$258,150. This is only a lit-fuding some trace of his whereabouts, the less than the total reached on the

on its passing they seized the whole Fang Lee, addition on First street, 400.

HOUSE WAS BURNED DOWN.

BRITISH EDITORS ARE

Tenders for sanitary fixtures to be ordered for use under the provisions of the by law which enables the city to enforce the installation of sewer and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever and water were received and referred to the installation of sever t ed him that his home had been burned

Board of Trade. department of 200 water meters, for seen the blaze. The fire had not been installation in the larger buildings discovered until the flames, had aly (From Thursday's Daily.)

STRONG OPPOSITIO WELL! TO UNION AGREEMENT (From Wednesday's Daily.) Oppuing the amalgamation agreeent with all their resources, the minority of the Strathcona council tion was that Strathcona's assets E lined up with their followers in the would all be handed over to Edmonpublic meeting in the Oddfellows' hall last night and wacked by voluntary which he did not consider equitable. legal opinion, assailed the agreement dyed ALL these at every possible point, the discussion become a part of Edmonton, altrailing out as the evening went on though valued at nearly a million dolfrom the main points at issue, into ald- ars lle also contended that the No Chance of Mil takes. Simple an Clean. Send for Free Color Car and Booklet 101.

ermanic differences and past municiing included the members of the committee and the minority of the aldermen who opposed the agreement at the special meeting of the council meeting on Friday, Sept. 1. The opposition were given every opportunity to

the contract or their opinions. The concluded by an appeal to the voters meeting lasted until after midnight, the latter part being taken up largely ment, as the street railway had not been promised into the south-east followed, and he has that led up to the passing of the part of the city. agreement in the council. Mayor Opens Meeting. The evening's proceedings were op-

This morning Mr. Hammond dis- Davies, who introduced the subject and called on Ald. Tipton for a careful exposition of the whole history of the agreement. Ald. Tipton began by giving a resume of the discussion since the appointment of an Edmonton committee four years ago to confer with a committee named by the coun-

cil of Strathcona with regard to a basis of amalgamation. The committhat did not belong to him. Jack Kel-ley, as he gave his name in the dis-trict court this morning, will spend the next twelve months in jail at Lethbridge. Judge Taylor imposed sentence, fixing the penalty at that length of time.

keeping a restaurant without a license and selling cigars without a license mand selling cigars without a license **TO CHASE JOY RIDERS. TO CHASE JOY RIDERS. TO CHASE JOY RIDERS. TO CHASE JOY RIDERS. TO CHASE JOY RIDERS. The city commissioners yester-the competition by agents and see** tion foremen on the Alberta Division of the Canadian Pacific Railway for ity of the committee to be equitable for both cities. The provisional agreement had been put into leg., phraseology by the respective city solicitors and submitted to the councils for heir consideration. **VISITING EDMONTON**

Minority Opposed. This had resulted in the approval of

the agreement by both councils and Party of Leading Editors From Old the passing of a bylaw providing for Country, Who Are Touring Canada a plebiscite on the question. True, leave them out of consideration: he

the ratepayers for a full discussion.

Reach City-Being Entertained by it had been opposed in the council by was convinced that in three years a minority who had sought ic further Strathcona's financial embarras



Who on Quitting Work Was Paid Double the Amount Owing Him. Which He Kept, He Promised to Make Restitution.

ton and used by the common city, (From Wednesday's Daily.) "A man who would take money All Strathcoma's utilities would also twice for his work is as guilty of theft as the man who would steal money over a counter," said Judge Taylor in the district court question of iron poles on Whyte ermanic differences and past municipal history. The speakers of the evencommittee should have held out for

the erection of these and the substitu-tion of iron for wooden poles on son, a civil engineer for the Grand Trunk Pacific. Dean was formerly He also complained of the boun- in Jameson's employ as cook. The daries of the new cities, claiming evidence showed that Dean quit work to express their views, the result be-ing that few of the advocates of the the city from becoming compact. ing that few of the advocates of the agreement were given time to discuss/ the contract or their opinions. The concluded by an appeal to the voters the contract or their opinions. The concluded by an appeal to the voters attention Decan promised to set the contract or their opinions. The concluded by an appeal to the voters attention Decan promised to set the contract or their opinions. The

been in jail for over three months The accused tried to explain that Rice Sheppard dealt with Mr. Richards' contentions, pointing out he had no intention of defrauding his former employer, and would now that the surplus of \$50,000 could ened by a short addrdess by Mayor easily be spent on the present city of Strathcona during the coming mitted. Dean did not summon an of Strathcona during the coming year. He thought the opposition to witnesses in his own behalf, and his

testimony concluded the case. the agreement had an origin in some Judge Taylor said that in view selfish purpose. In a similar way people had originally been opposed the fact that Dean had been in ja since May 31. and that this appea o the high-level bridge when it was to be his first offense, he would not irst talked of, because it would hurt impose the maximum penalty. Dean business, whereas Strathcona's future was accordingly sentenced to one as a residential city guaranteed more month in jail at Fort Saskatchewan. business than if she were a manu-

facturing centre. ter had then been dropped until last Edmonton. He cited in particular 114th street, the Bronx, for two Kelley was convicted on Tuesday for having in his possession. August 7th last, a check for \$60, drawn to the order of Toks P. Market Carroll, 10 years old; whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-bard of trade had resulted in hav-ing a council elected the majority of whom were pledged to support amai-

regarding his stand on amalgama

tion. He produced evidence to prov

that he had been in favor of amalga

he did not favor the agreement.

The point he made against amalga-

Whyte avenue.

Dr. Tory deprecated any appeal to paid to boys who imprisoned them partisanship. He did wish to speak, the Alexander avenue station, the however, for the committee and to Bronx, had been searching for the state his belief that they had obtained The best missing boys, both of whom attended the best terms possible. argument in favor of the agreement

public school rom Strathcona's standpoint was that the very points about which Asthma Strathcona was quarrelling were being used to attack the agreement in Ednonton-that is, that Edmonton hought that too many concessions As ama and hay lever, even it long standing had been made on these points to Strathcona Regarding the assets of a their terror by this reliable remedy and of the most distressing severity, are rouped the city, he claimed that he had made, along with ex-Mayor Duggan, careful analysis of the assets of both cities and had decided that they were so nearly proportioned it had been

decided that it would be better to

LADIES



GENTLEMEN

Country Polls Magnificent. for H (From Frida Returns received s places outside the the majority by whi been elected is wel and. He has been the largest majorit elected in the enti majority will probab of 2,317, which h election of 1908. Returns from th stations are slow in many of the voting reach of either te graph. Eighty rura heard from out of a dred and seventy. ' give Mr. Oliver a r Including the forty Mr. Oliver's majority 1,486. In the 84 Mr. Oliver has led i Griesbach receiving

eleven polls. The

At this rate, in

which Mr. Oliver ha

seventy-eight polls is

polls he would rec

1,530 votes, making

ity 2,908. This is p

Morinville has give

c outside the city M

The results of the

2-548 Seventh St

3-1128 Jasper. W.

-524 Jasper W. 7-554 Second St.

(Continued or

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4-540 8th St ...

CITY OF EDM

estimate, but it is sail

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TO H

Hon. Frank Ol

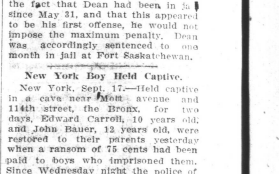
His Major

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are for small debts, and other matters due for consideration today. ie for consideration today. Among the large debt cases likely

to come before Judge Taylor in the near future are the following : Saskatoon Land Company against Saskatoon Land Company against Bible; Kells, et al against the C.P.R. water services for fire protection. Bible; Kens, et al against the 9.7 Albert Cleland against Angus Rowart; P. Gliekman against David Sugar-

Two appeal cases are also on the ket for early consideration, ing those of Rex against John Downey and Rex against Henry Miller.

(From Wednesday's Daily.) BELMONT ANIVERSARY SERVICES

of the plaintiff. The plaintiff originally sought to 1:21 y day will be observed in the field of the plaintiff criginally sourcht for M. E. church, North Edmonton, at 10.30 a.m., Sunday, Sept. 24th. The plaintiff criginally sourcht for school. Talks on Sabbath school with the the defendant put up a boil for school. Talks on Sabbath school. In the evening at 7.30 the regular and held possession of the value of the animals in cash, and faling, boiltiff triet band. In the evening at 7.30 the regular and faling, boiltift triet band. In the supreme court, slitcher of the supreme court, slitcher of the supreme court, slitcher of the fall and faling, boilting entire and faling at the Sunday school. Edmonton. In the evening at 7.30 the regular and faling, boiltift triet band.
Mer. and Miss, G. A. McAlpine enter, and the company of friende to a sompany of the field at the band. In pusible publicity of the field at the band. In the evening at 7.30 the regular and faling, boilting at the bond.
Mer. and Miss, G. A. McAlpine enter, and the company of friende to a sompany of the field at the plaintiff trie to the some of the s 1:321y day will be observed in the M. E. church, North Edmonton, at

ONLY ONE CASE
The only cash hear in the police against a driver who had left his norse insufficiently secured on the street. A fine of \$1 was imposed.
Up to the present no trace has been damaged in a manner that tempting to utter a forged check.
Burns was to have appeared for a hearing yesterday morning and was out on bail in sureties of \$500, but failed to put in an appearance and is believed to have disappeared from the district.

SUPREME COURT EN BANG. In the Supreme Court yesterday with Chief Justice Harvey and Jus-tices Stuart, Beck, Scott and Simmons sitting en banc, arguments were pre-sented in the case of Trank W. Hurt against W. MeNamara et al., involving a real estate deal in Strathcona. O M. Biggar, representing the defend-an, consumed a portion of the fore-noon session in supporting the apreal. The action grew out of a transaction in which, it seems, Hunt purchased or which, it seems, Hunt purchased or in which, it seems, Hunt purchased or set (Mr. McConald) and her hus-the (Mr. S. McDonald) and her hus-the data for the plaintiff, sue to re-sented in fixed to re-a real estate deal in strathcona. O M. Biggar, representing the defend-ant, consumed a portion of the fore-her the five acres in controversy 1fr in which, it seems, Hunt purchased or in which it seems, Hunt purchased o SUPREME COURT EN BANC, JUDGMENT FOR PLAINTIFF.

noon session in supporting the appeal. The action grew out of a transaction in which, it seems, Hunt purchased or agreed to purchase several lots in Strathcona from McNamara. The latter alleged that Hunt falled to keep the terms of the agreement. McNa-mara thereupon sold the property over Hunt's head, frecipitating the subse-quent proceedings. Hunt sought to recover judgment against McNamara and won the suit before Justice Sim-mons.

It was also decided to apply for an were distincty visible to the whole Eight members of the British Press ing the city to charge owners of made a quick run with reels and che-blocks and large buildings for special might found the fire extremely ing the Dominien from ocean to ccead, ent to the charter empower! neighborhood. Nos. 1 and 2 fre halls asociation to Canada, who are tour for expedition Aid. Tipton explained natural, growth of the city, hope for middly a built found the fire extremely arrived in Education, shorily, b, 20 the legislature when the union would difficult to extinguish, the fire having midnight Friday night. They came in a have to be ratified subsequent to

IN THE SUPREME COURT. Blizabeth C. Evans has won her suit in the supreme court, instituted some time ago to recover judgment against Edward Evans in the sum of the house, a storey and a half in the north against for the sum of the sum The house, a storey and a half in the party are Wilfr d Nutherf rdpiff clause, adding: necessary comments Against Edward Evans in each in the party are will in diverse adding necessary comments the party are will in diverse adding necessary comments the party are will in diverse adding necessary comments the financial News; C. W. Starmor, from time to time. He transport up of the Sheffield Independent: W. E.

AN ENJOYABLE RECEPTION. Mr. and Mrs. G. A. McAlpine enter. Press; R. H. H. Hairi of the Belast

er. Accompanying the party are J. cured, but he didn't think that a suitpresent : Mr. and Mrs. A. C. Dempsey, Mr. and ernment in Great Britain; C. W. of trustees should have been appoint- J. A. Stovel, of the Stovel Hardware

Berlin, Sept. 18 .- Foreign Minister

Von Kiderlin-Waechter received the illegal. He cited the city charter French ambassador, M. Cambon, at which made provisions for all sorts of presented to him the latest proposals mitting of a bylaw to the ratepayers lispute.

mons. A. L. Marks, of the law firm of Downs & Marks, who are looking after the plaintiff's interests, opened the ar-gument for his side of the case at 2 o'clock on the afternoon The defendants in the suit decided by Justice Simmons are executors for the estate of the late Mrs. Irvine, it bring necessary to bring the action against them in order to settle the question raised by Mrs. McDonald, Under the decision of the court Mrs. o'clock on the afternoon

delay the matter although it had al would be wiped out. Dr. Tory then ready occupied nearly a your and had took up the street railway extension and expressed the opinion that absorbed the attention of the committee for several month. The reasons Stratheona could the same extensions for ten years. were the approach of the session of .The enforcement of the contract the legislature when the union would e considered a matter of so framing the bill sent up to sthe Legislature that the interests of all would be safeguarded.

Dr. Tory also took up the question the majority required for the passing of the plebescite, the representation of Strathcona in the common council showing that on all scores the enoughatime had not been afforded nterests of Strathcona had been doubly safeguarded. In conclusion "I am satisfied that if the agreement is voted down that you will never get a better agreement," said Dr. Tory, "and if Strathcona turns down amalgamation now, it will be useless to open the question up for a long time to come."

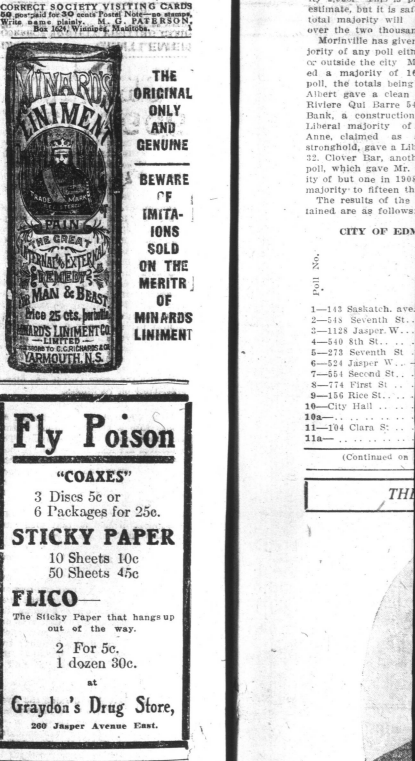
The Other Speakers. After/ Dr. Tory's speech, a large number rose to leave, as it was wel on towards midnight, but a number received more concessions than they of their supporters calling for them. ex-Mayor Duggan and Aldermen Calder and Vogel both spoke. Their remarks bore for the most part or the schism in the council and the history of the passing of the agreement. Applause was general among the now decimated audience, but their speeches were short and the meeting broke up about 12.15.



Company, Hit on the Head by Thug and Robbed of Gold Watch and Chain and Money Which He Had in His Pockets.

(From Thursday's Daily.) While returning home from the C on, took up the position that the whole N. R. depot at about 9.45 on Monday procedure of the council had been evening, Mr. J. A. Stovel, of the Stovel Hardware Co., was assaulted by some man or men, unknown, whc, after the foreign office this evening and he bylaws but did not allow for the sub- having beaten him so severely that he lost consciousness, robbed him o France relative to the Moroccan looking to amalgamation with any everything of value which he had of other corporation. Mr. Mills also his person at the time. Mr. Stovel Paris, Sept 18 .- The negotiations thought that it would not remained for more than one hour on with Germany are entering a decisive stage and the following among French ment. Strathcona in case of amol-way home, where he has been under stage and the following among French statesmen abpear to be that they of-fered Germany more than the public opinion, of their country will approve after the present strain has relaxed.

O'clock on the afternoon
The following additional appeals will
be taken up by the Supreme court,
sitting in barc:—Under the decision of the court Mrs.
for the property, the five acres to be se-
the property, the five acres to be se-
the property, the five acres to be se-
be taken up by the Supreme court,
Elsworth Ridley against the Clover
John Parr against E. A. and B. P.Under the decision of the court Mrs.
Inoffensive citizen, marked the close
of the so-called Conservative rally
Wednesday. As an apparent result of
the property, the five acres to be se-
be taken up by the Supreme court,
Elsworth Ridley against the Clover
John Parr against E. A. and B. P.Under the decision of the court Mrs.
Inoffensive citizen, marked the close
of the so-called Conservative rally
Wednesday. As an apparent result of
the property, the five acres to be se-
the meeting, a number of the men who
is not reached between the plaintiff
and the executors, the court will de-
to the Liberal headquarters in Ex-
John Parr against E. A. and B. P.Under the decision of the court Mrs.
Inoffensive citizen, marked the close
the so-called Conservative rally
Wicknam.They have offered in compensation
to Germany territories in the French
to Germany territories in the so-
called Conservative rally
the so-called Conservative rally
was also questioned \$1,000,000 in
ter years.Considered the whole by-law out of
ter years.State of issuent street, between
First street and McDougall avenue.Out is def of the so-called Conservative rally
was above
to the budget of the whole by-law out of
to the Liberal headquarters in Ex-
change Mart, on McDougall avenue.They have offered in compensation
to Germany territories in the French
to Germany territories in the five acres to the wore whole by-law out o Elsworth Ridley against the Clover Bar Coal Co. John Parr against E. A. and B. P. Micham. Addie Atherison against Richard Second. Watchewan / viver Tuesday even fig. witer street car No. 15, headed Entrie Law in the out adding the first actualing the motion of all kinds, theumaile deposi-to the to the first actualing the motion of all kinds, theumaile deposi-to the form the out adding from the street for the motion of all kinds, theumaile deposi-to the form the out adding from the street for the form the street for the form the street for the theorem the bridge spanning the street form section. A Koller. A Koller. Bro. Anthony C. Charleton against the Macley? Rediger. Ather a Macheneral Land Co. against John S. Ford. A there a Company, Ltd., against Eine John S. Ford. A there a Company, Ltd., against Eine John S. Ford. A there a Company, Ltd., against Eine John S. Ford. A there a Company, Ltd., against Eine John S. Ford. A there a Company, Ltd., against Eine John S. Ford. A there a Company, Ltd., against the Macley? Thate a sworld of confidence in John S. Ford. A there a Company, Ltd., against Sing a Law Co. against John S. Ford. A there a Company, Ltd., against Sing a Law Co. against John S. Ford. A there a Company, Ltd., against Sing a Law Co. against John S. Ford. A the spice were Missing a point a the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the single and the street for the conservative shoules of the single and the street for the conservative shoules of the single and the street for the conservative shoules of the singl





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Lowest Rates Obtainable will save you money to dea

direct with us. Apply-G. H. GOWAN.

Barcaton

Manager -

