BOOTS and SHOES

BARGAINS AT OUR Union Street Store,

-ON-

FRIDAY MORNING NEXT, JUNE 7

If you will give One Dollar in money for Two Dollars' worth of Shoe value, Here's Your Chance!

Aggregate Penalties Would be Nearly Half a Million Dollars.

The decision of the board of railway commissioners in the case against the N. B. Southern Railway has been received.

In response to allegations on the part of the St. John Ice Co., that the N. B. Southern railway has been giving the Union Ice Co. special privileges in the shape of lower freight rates than those filed with the Railway Commission, an investigation was ordered by that tribunal and George A. Brown, chief clerk of the board's traffic department, was sent here for the purpose. Dr. A. W. MacRae, K.C., appeared for the complainant, James D. Seely, president of the St. John Ice Co. F. R. Taylor appeared for the N. B. Southern railway, and H. H. McLean, K. C., for W. E. Scully.

Following is the full text of Mr. Brunswick Southern Railway, or any of its officials were in any way interested financially in the Union Ice Co. or with Mr. Scully.

VICTORY FOR ST. JOHN ICE CU. AGAINST N. B. SOUTHERN RY.

Decision of Railway Commission, on the Complaint Investigated by Their Representative, is That W. E. Scully, the Rival Ice Dealer, Was Given Lower Freight Rates Than Were Authorized---The

ication, false report of weight, or by any other device or means, knowingly, wilfully or willingly suffers or permits any person or persons to obtain transportation for goods at less than the required tolls then authorized and in force on the railway on the company, shall for each offense be nable to a penalty not exceeding one thousand dollars and not less than one hundred

officer or agent of any company—(a) who shall oner, grant, or give or shall solicit or receive any rebate, concession, or discrimination in respect of the transportation of any traffic by the company, whereby any such traffic shall, by any device whatsoever, be transported at a less rate than that named in the tariffs then in force; or, (b) For whom the company or any of its officers or agents shall by any such means be induced to transport traffic and thereby to discriminate unjustly in favor of any such person, com pany, officer or agent as against any other person or company; or, (c) Who shall aid or abet the company in any unjust discrimination; shall for each offense be liable to a penalty not exceeding one thousand dollars and not less than one hundred dollars.

402. If the company files with the board any tariff, and such tariff comes nto force and is not disallowed by the board under this act, or if the com-pany participates in any such tariff, any departure from the tolls in such tariff, while so in force, shall, as against such company, its officers, agents or employes be an offense under

As there were some three hundred to four hundred infringements of the railway act, if the full penalty of one thousand dollars for each offense is executed, this judgment will be quite a serious affair for the New Brunswick further political to be award.

COMMERCIAL

CONTROL OF COMMERCIAL

CONTROL OF

This is the very newest shape in a hat, which can be worn by a boy, girl or young lady. They are made from good linen in different shades of RED, BLUE, LINEN color.

They are in the sailor style, with one corner of the rim turned up to touch the crown.

> A Splendid Outing Hat for 75c, Imitation Panama Hats, 60.

D. MAGEE'S SONS,

63 King Street.

SOZOTRICHO



