POOR DOCUMENT

THE SEMI-WERKLY TELEGRAPH, ST. JOHN, N. B., NOVEMBER 15, 1899.

GUUKT NEWS.

SITTINGS OF DOMINION AND PROVINCIAL SUPREME COURTS

And the St. John County Court Tuesday-In All of These Cases In Which St. John and the Province Are Interested Were Con-

ince Are Interested Were Considered.
Supreme Court of Canada.
Orrawa, Nov. 7—In the Supreme court
the maritime list for this term was taken
up yeeterday. The first case was with-drawn and Handley vs Archibald, s
Nova Scotis case, was first argued taking
all day. The argument was concluded
this morning and judgment reserved.
Jones ve. St. John was next heard—
This was an appeal from the judgment
of the Supreme Court of New Brunswith
affirming on certiorari an assessment on
the personal property of Simon Jones,
who claims that he is not now a residen
of St. John, but resides in New York.
Jadgment was received. Currey, Q.C.,
for appellant; C. J. Coster for teresponder.
The court today gave judgment in
finee Quebec cases, and in Wood ve.
Canadian Paoific Reliway Co. from British Columbia, sil argued this term. Alt
appeals were demised except the Band
of Mirteal ve. Dewers. The court will
conclude hearing of appeals tomorrow.
Orrawa, Nov. 3—In the supreme court will conclude hearing of appeals tomorrow.
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Marge defined the required for the supreme court adjourned at 4 o'clock.
Winslow, Fredericton.
There are eleven applicants for ad-

alt multime saiary as inspector under two Canada Temperance Act. Refuzed. Ex parts Abraham Allaire-M. G. Teed for a rule nisi for a certiorari call-ing upon B. F. Wetmore a justice of the peace of Kent county, and Peter Bichard, the complainant, to show cause why a certain conviction made by said justice sagainst applicant should not be quashed. Bale nisi returnable next term. Ex sparts Peter M. Doak-A. J. Greg-cry sake permission to enter cause on

Ex parte Peter M. Doak-A. J. Greg-cry saks permission to enter cause on crown paper. H. B. Rainsford to show cause. Leave granted. Ex-parte George Ronguette-A. R., Slipp moves for a rule nisi for a certior-ari to bring up a conviction made on the 17th of October under the Liquor License act for keeping liquors for sale at Eimundston before Hector Nadeau, a instice of the peace for Madawaka.

Levasser vs. Morrison-A. E. Slipp moves to set aside vardict for defendant: A. Lawson contra. Now before court. Baxter vs. Kennedy-Appeal from Kings County Court; E. P. Raymond gapports appeal, Earl, Q. C., contrs. Court considers.

St. John County Conrt.

St. John County Conrt. The November term of the County court was opened Tuesday by Judge Forbes at 11 o'clock. The following composed the grand jury: W H Mer-ritt, foreman; E R Machaum, P Clinch. Timothy Collins, Thos F Granville, R Ledingham, G H Flood, P 8 MacNutt, R H Arnold, Wm Tait, J H Butt, J T Knight, W H Bell, J P Barnes, F E Williams, C K Cameron, J E Moore, W J Forbes, T Finley, N W Brenan, J A Dawson, A B Campbell, H H Mott and Jas Pattersou. The petit jury sre: J R McFalane, B J Case, D Burke, Robt Mack, C A Clark, W O Dunham, S N Brentnell, E J Harri-son, A D Branscombe, G H Arnold, Wm Alwood, S B Folkins, E J Kennedy, E A Leding from and the station of the stated that M Colwell, F Kinsman, J M Potts, William Baxter, Robt Clarke. The grand jury was dismissed, there being no criminal business. The criminal case of the Queen vs. Andrew Wilson, a case of rape, was withdrawn, as being beyond the court's juriadiction. C The civil docket was made up of the Colwell, F Kinsman, J M Potts, William M Charles, which enesting as well as ever and in-timated her intention of meeting him in Montreal on his return in the course of a couple of weeks. The return diverse well as ever and in-timated her intention of meeting him in Montreal on his return in the course of a couple of weeks. The return diverse marked how

The civil docket was made up of the following cases.-Remanets.

he Bereaved Husband Also Floral Tributes from other Ministers-Interment will be made Today at Amherst-Mr. Logan was in the West.

Caughs

couple of weeks. The rest of the party had remarked how gay he was feeling, and he had ex-plained the cause, when the telegram was handed him, and one can imagine the shock to him and the gloom that Sarab Smith et al vs Jas R Black-Blair & Blair. New Casee. JUBY. Samuel Tufts vs Jos C Mahon-Mont McDonald. P S MacNutt & Co, vs John Teahan-Scott E Morrill. J L Burns vs W S Morrison-H A Mc-John McDonald vs J McGonsgle-W B Wallace. B Wallace. Jubr McDonald vs. Wm. Rafferty-W

pression of sympathy. Am sorry that unavoidable engagements will not per-

mit me to attend the funeral. WILFEID LAURIER." The large number of beautiful and



Agents-J. M. Douglas & Co, and C. E. Colson & Co., Montreal.



Asthma.

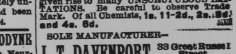
IS THE GREAT SPECIFIC FOR

Dysentery, Branchitis

D. J.COLLIS BROWNE'S CHLORODYNE -Dr. J. COLLIS BROWNE (late Army Medical Staff) DISCOVERED a REMEDT, to denote which he coined the word CHLORO-DYNE. Dr. Browneis the SOLE INVENTOR, and as the composition of Chlorodyne cannot Medical Staff) DISCOVERED a REMEDY, to denote which he called the word CHLORO-DYNE. Dr. Browneis the SOLE INVENTOR, and as the composition of Chlorodyne cannot possibly be discovered by Analysis (organic substances defying elimination) and since the formula has never been published, it is evident that any statement to the effect that a compound is identical with Dr. Browne's Chlorodyne must be faise. This caution is necessary, as many persons deceive purchasers by false representations.

sleep, WITHOUT HEADACHE, and invi-gorates th nervous system when exhausted

Is the TRUE; PALLIATIVE in Neur-algia, Gout, Cancer, Toothache, Rheumatism



attere were upwards of thirty other barrieters present, who, with the strate or state or trained to the second friday.
of Moneton-Chandler, Q. C., moves for review taxation of the court commutation.contrained the second friday.
Jula Violette vs. David Martin-Q.E. Jula Violette vs. Martin, the court Astional david the distribution of costs: rule usit, returnable the second Friday. The written examination set students was alsofourned till 10 o'clock vs. Jula Violette vs. Martin, the court form, as a discond friday. The written examination of costs: rule usit, returnable the second Friday. The visit of Chart, returnation of costs: rule usit, returnable the second friday. The written examination of the second friday. The written examination of the stating the davidity of the last Lawing the damitid. The will of the last Lawing A. Coates market of plotes in the distribut of Chart. The Wallace, Mr. Chardler, Q.C. The will of the last Lawing the stating the court form and the second for the stating the

duties of pilots in the district of Chat-ham: rule nici, returnable next term. Ex parte David B. C. Brown-G. W. Allan, Q. C., moves for rule nici for certorari calling upon Allan Tozer, commissioner of highways of district No. 2, parish of North Esk, county of Northumberland, to show cause why a certiorari should not issue to remove in-to the supreme court his return laying out certain roads in said parish: rule nisi.

siders. Ex parts D McLean-Chandler, Q C, shows cause against an order nisi for certiorari granted by Judge Landry on August 5th last, calling on Police Magistrate Kay, of Monoton, to show cause why a conviction for keeping intoxicating liquor for sale contrary to the C. T. A., and the order for forfeiture and restriction of liquor and vessels in which same were kept, made by said police magistrate on May 26, 1899, should not be dismissed. M. G. Teed supports rule. Court considers. Ex-parts Restigenche Salmon Club-Ex parte Allen Price-J. H. Barry moves for rule nisi for certiorari, call-ing upon Alex. Munro and James S. Maston to show cause why a conviction made against Price on August 22 last for tearing down a line fence should not be removed into supreme court: rule

Es parte Edward Landry et al-M. G. Teed moves for rale nisi for certiorari to Ex-parte Restigouche Salmon Club-Rule absolute by consent, Geo, W. Allen speaking for both parties. Teed moves for rule nisi for certiorari to remove a conviction made against ap-plicants for theft and assault: rule nisi. Ex parte A. Rainsford Wetmore-J. W. McGraady and G. W. Allen, Q. C., move for rule nisi for certiorari to re-move into Supreme Court an assessment made by board of assessors of the city of Fredericton against applicant. The chief ground upon which the assessment is attached is that servants of the pro-vincial government are exempt from taxation: court considers. W H Maxwell vs Thos Male Im and Ex-parte Peter Doak-Mr. Rainsfor

Crocket supports order.

Orocket supports order. FREDERICTON, Nov. 9—The following gentiemen, attorneys of the supreme court, having presented the necessary petitions and being duly recommended, were called, sworn and enrolled as bar-risters this morning on motion of Hon. A. S. White, attorney general: Edward B. Coakley, Reginald R. Fairweather, L. V. deBury, Thane M. Jones, R. Traven, D. Aitken, N. Marks Mills, Charles L. Hanington, Wm. N. McDonald, Henry W. Robertson, George L. Harris, J. Her-bert McFadgen. W H Maxwell vs Thos Malc-lm and

W H Maxwell vs Into matchin and D Ross-A J Gregory moves for a rule nisi. Ex parte Temperance and Gen-eral Life Insurance Company of North Americs. Chandler, Q C, move for a rule misi for a certiorari to Jos Dixon, clerk peace of Albert, and J W Cairns to show cause why an order for discharge should rot be removed.

rot be removed. Frank Hicks vs W Ogden and Carrie Hicks. Rule of Westmorland circuit court for September, 1899, made a rule of court on motion of H A Powell, coun-sel for defendants.

bert McFadgen. The special paper was then taken up. Receiver General of New Brunswick vs. George A. Schofield and others, ex-ecutors of W. Wallace Turnbull-Hon. A. S. White argued special case for the plaintiff; Alward, Q. C., and Earle, Q. C., for defendants. This is the succession duties case arising out of the Turnbull estate. Court considers. Wood et al. w. Barnes-M. G. Taed J C Robertson vr. Bliss Steeves, Earle,

J C Robertson Ve. Bliss Steeves, Earle, Q C, moves to set aside an order of Judge Weddeburnor failing that for a certiorari to bring up an order made udder gar-mishee act. Court considers. Ex parte George H. Steadman-J. H. Barry moves for a rule nisi for a man-damus to compel the municipality of Albert to pay the appl'cant \$100, being

iat. Siders. Ex parte Wallace, Mr. Chandler, Q. C., shows cause against rule nisi for certic-re rait to remove a conviction before Police Magistrate Kay, of Moncton, for selling liquor contrary to CT A. M G Teed supports rule. The court con-siders. Ex parte D McLean-Cherdu

personal property. Char. I. Dalley, proctor. The will of Francis Best was also ad-mitted to probate and latters testament-ary granted to the widow Ruth Best who was named as executrix in the will. The estate amounts to \$550 real and \$560 personal property. Scott E. Mor-ill proctor. till, proctor.

Fashionable Wedding at Dorchester

DOBCHESTER, N. B., Nov. 8-One of the nost interesting social events which has ceived by the United States customs offioccurred in Dorchester for some time cials here regarding sealskin garments took place today at the Episcopal church. when Dorchester's physician, Dr. Francis Teed, was united in marriage to Miss Daisy A. Weldon, daughter of Ranchford Weldon, merchant, of London, Eng. The ceremony was conducted by shows cause sgainst an order nisi of Judge Vanwart granted August 18 last to remove a conviction for assault on Ernest Doak, made July 28 last. O.S. ed by Ray, Dean Campbell. The bride and rector at Southampton, N. B., assisted by Rev. Dean Campbell. The bride was given away by her uncle, M. B. Palmer. She wore a handsome white bridal robe, and her beautiful appear-ance excited complimentary comments amongst a large congregation. The bridesmaids were Miss Florence Palmer and Miss Emily Teed. The groom was supported by his brother, Mr. B. B. Teed, of Sackville. After the cere-mony a wedding repast was served at the residence of the bride's uncle, M. B. Palmer, where some fifty guests assem-bled to wish joy and God speed to the newly married couple. Dr. and Mrs. Teed left by the C. P. R. for a trip through the eastarn sectio not the United States. The bride was the recipient of many valuable presents.

many valuable presents.

*A Questionable Report. BERLIN, Nov. 10.—The St. Petersburg correspondent of the Lokal Anzeiger re-peats the report that the Russians are

costly floral tributes sent all silently ex-Clexcland W Goil ve. the Dominion Express Co-Hazen & Raymond. J H Davideon, aseignee, vs. M Argusta Seely-Hazen & Baymond. J H Welch vs. R Aitken-A A Wil-son. W H Shaw vs. A Isaacs-D Mullin. P S MacNatt vs. Adolphe Giberson et al. Seet E Morrill to express their sympathy, remaining in town one night. The funeral takes place tomorrow af-ternoon. Service will be conducted at the home at 3 o'(10k by Rev. D. A. Steele, D. D., and others. The remaina will then be taken to Christ's church, of which deceased was a member, where service will be conducted by Rev. V. E. Harris, and from there to the Highland cemetery for interment. Mayor Dickey has requested that the places of business be closed temporarily duridg the ceremony. to express their sympathy, remaining in

MONCTON NEWS.

William Power Died Suddenly-Looking for Young Thieves-Call

Bxtended to a Pastor. MONCTON, Nov. 9-Wm. Power, wood

sawing contractor, dropped dead this morning while at work. Heart disease was the cause of his death. Decease was 65 years old and leaves a wife and family of five children.

A. Fracker, of Chatham, was in the city today looking for two boys who, he alleges, robbed him of \$175. One of the

lads was Fracker's own son. The boys

are supposed to have gone to Truro. R. S. Hockin, who has been account-ant for the Moncton cotton mill ever since its erection, has severed his con-nection with the company and is suc-ceeded by W. G. Munro of Montreal. General Manager Whitehead and T. A. Travis, chief accountant of the Dominion Cotton Co., were here today on an inspec-tion trip.

tion trip. At a meeting of the First Baptist

Church congregation tonight an unani-mous call was extended to Rev. H. G. Parshley of Lawrence, Mass., who preached at the church recently.

Sealskin Garments.

The following circular has been reworn by persons going from Canada into the United States:-

the United States:-TREASURY DEPARTMENT, October 20, 1899.5 SIRS,-Department regulations of Decem-ber 30, 1897, March 1, 1898, and April 10, 1899. regarding the importation of sealskin gar-ments are hereby amended so as to permit the entry without detention, under the pro-visions of the act of December 29, 1897, of seal-skin garments worn by persons temporarily visiting the United States from Canada. Heresatter upon the arrival of persons at X your port from Canada with seal skin gar-ments, who declare their intention of return-ing to Canada within ninety days, the fol-lowing affidavit, exceuted before s United States consul or notary public, will be re-required and accepted in lieu of the involce prescribed by department's regulations of April 10, 1898. AFFIDAVIT OF OWNEE OF GAEMENT:

AFFIDAVIT OF OWNER OF GARMENT:

01 00 40 00 FOD 22.00 FUK 21.00.

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TELEGRAPH PUBLISHING CO.,

ST. JOHN, N. B.



Vice-President Continues to Im-prove. PATERSON, N. J., Nov. 12-Vice-Presi-dent Hobart passed a favorable night aud the improvement that has been ob-served for several days continued today. He ate solid food with relish and it promptly assimilated. With his meals he took milk and between meals was given milk punches. This is a marked

he took milk and between means was given milk punches. This is a marked change from his condition ten days ago. Mr. Hobart now spends most of his time in a reclining position and he sleeps without the aid of opiates. The most painful and alarming feature of his ill-



Terry Watch Con Toronto, Ont

as night approaches. These attacks have much decreased. Wholesale Incendiarism. HARTLAND, N. B., Nov. 11-One of the

ness has been his attacks of nervousness

most destardly attempts to rain a community was attempted here last night.

At midnight an alarm of fire (was rung, the old school building being on fire. In the immediate vicinity are the new school O. L. SPAULDING, Acting Secretary.

