Kind You Have lways Bought

ars the Use For Over

hirty Years

entrate Capital

Declares It's Mill Owners ate It

necessary. Again how could e shipped from Fredericton? is impossible."
ory which appeared in the

paper under a Fredericton is as follows: eration of syndicate mills ton, is a scheme that is now gress of evolution, according aner to-day. The scheme is in its infancy, and it may time to work it out. Those vorking out the idea are cont the result of the applicae scheme advanced will be ney-saver for the interests ve to pay for having the mileet of lumber sawed, and all ds in the way is the capital St. John in the immense now situated there. lication of the scheme that eing evolved would mean the

the big mills at St. John, or on, even though a portion chinery might be moved here alled in the proposed syndicate pounding him when Morin

peatedly over the head until eavor to warn his chief of on, but his brains failed to ould report the tragedy.

inds me of a man's everyn' foh what you hustles to

BIRTÄS.

on Dec. 21st, to Mrs. W. N.

MARRIAGES

AGOE .- At Bathurst, N. B., Clifton, New Bandon, Glou-

IOLESALE LIQUORS

WILLIAMS, Successor to Spirit Merchant. 110 and William St. Established te for family price list.

MISCELLANEOUS.

AND WOMEN EARN copying and checking material at home, spare time, sing. Enclose stamp. SIM-G. CO., London, Ont. 18-12-1.

OU UNEMPLOYED? Our MALONE, 93 Pembroke St.,

PER CENT. GUARANurns absolutely secure. A will bring you information satisfactory investment. R.

ST. JOHN, N. R. FRIDAY, DECEMBER 31, 1909

FOR PLANES

Applications Are Pour

PAY HIGHER

ment-Laurier to Go

Returns from Grain

ing in

Out Fifty Minutes in MANY APPLY lley Case at Portland

VOL. 33.

dant on the Stand Relates Story of

Arrest

Now at Ottawa and Will be Taken to Washington

PORTLAND, Me., Dec. 29.-Following conviction of William J. Kelly today, it was announced to-night by Kelley's counsel that evidence was already in the hands of the Canadian Government, and it was intended to show that Kelley was forty feet on the Canadian side of the border when arrested recently. The case will undoubtedly be presented to the State Department at Washington in the immediate future.

Of Marine has already received a considerable number of applications for positions in the new Canadian Navy. Several men who have served in the British navy and who are now in Canadian beautions have also sent in their applications for positions on the new warships. Until the new Ships are commissioned of course, new ships are commissioned of course, day, it was announced to-night by

Enoch Foster of this city, who assisted in the defence of Kelley, would be asso-ciated with F. B. Carvell of Wood-

from New Brunswick, and it was thought that they would be ralled to testify to his good reputation in his home town, but the defence rested content with the accused man's own story.

When Court opened this morning F.

B. Carvell outlined to the jury what the defence would attempt to prove. The pointed out differences that would tent with the accused man's own story.

When Court opened this morning F.
B. Carvell outlined to the jury what
the defence would attempt to prove.

He pointed out differences that would probably appear in Kelley's story as compared with Burns. He said there would be no attempt to deny that Kelley was smuggling, and admitted really looked SQUIRE JOHN FAWGETT,

Kelley then took the stand. His

NOTHING WILL SATISFY JOE MARTIN BUT THE ABOLITION OF THE HOUSE OF LORDS

Chamberlain Comes in for a Warm Roasting--- JAPAN SUFFERING Fight Stand Pretty Good Chances---Hard to Convince Electors That the Industrial Conditions are

tions on the new warships. Until the new ships are commissioned of course, nothing can be definitely done towards enlisting men.

The wages paid to crew and mariness will be somewhat higher than obtained in the British navy, and will be practically the same as are paid in the United States navy.

Returns of the grain movement from the western provinces up to the close of navigation as sent to the department of trade and commerce, show that the total amount shipped through Canadian ports was 36,964,307 bushels, and through American ports, 19,611,216 bushels, of this latter, 17,377,154 bushels went to Buffalo. The total number of cars inspected to December 4 was 65,483, containing 74,108,680 bushels.

stand to-day. The Government did Sir Wilfrid Laurier will not be able to accept the invitation to visit South Several of Kelley's friends were here from New Brunswick, and it was of the Prince of Wales at the formal thought that they would be called to inaugration of the new confederation.

upon as a serious crime in that region, OF SACKVILLE, DEAD but rather as an ordinary misdemean-

Signed "Witherby and Co."

ed out, is the fact that Lloyd-George enjoys for the present the support of men who have a reputation for moderation." In other words it is difficult to convince the electorate that Lloyd-George is a dangerous Socialist, while

George is a dangerous Socialist, while men like Grey, Haldane and Asquith remain at his side.

Last night F. E. Smith carried Unionism to Lloyd-George's constituency of Carnaryon in support of Lloyd-George's opponent, H. C. Vincent, with the inevitable result of disorderly scenes. The Unionists had taken unusual precautions. A strong body of three hundred local stewards had been, organized, supplemented by strong organized, supplemented by strong

OF SARWILE, DEAD

When you was a section when the sead of the property of the control of the con

FROM DEPRESSION

Low Prices for Rice, Weaving Business Dull-Expect Bet er Times Next Spring.

TOKIO, Dec. 30 .- The economic situhas not arrived. As a result depres a good slik year, together with the recovery of the balance of trade which is rapidly being accomplished it is thought that a greater degree of content will be brought about at least by

FORMER SACKVILLE MAN

Dr. C. A. Thompson Finds a Bride Across

FACRVILLE, Dec. 30-The wedding of Miss Francena Louise Noyes and Dr. Charles Arthur Thompson, formerly of Upper Sackville, but now of Newton Highlands, Mass., took place on Christmas evening at the home of the bride's parents, Mr. and Mrs. Lewis B. Noyes, Dorchester, Mass. Rev. H. Lyon, of Walnut Street Union Christmas evening at the home of the bride's parents. Mr. and Mrs. Lewis B. Noyes, Dorchester, Mass. Rev. H. Lyon, of Walnut Street Umtarian Church, Brookline, officiated. The bride was attended by her maid of honor, Miss Catherine Paul, of Auburn, Maine, a Wellesley College classmate. Master Ralph Thompson, nephew of the groom, acted as flower page. Mr. Thompson was attended by Dr. Reese, of Wellesley Hills. The ushers were Dr. Wormwells, of Aliston, and Dr. J. D. Thompson, of Newton Highlands, brother of the groom. After a short bridal tour Dr. and Mrs. Thompson, was erved to the jury after the case had been given to them.

The same juror who has deposed for the defendant as to the drinking his constituents at Liverpool, said that the British people had learned from Robert Blatchford that Lord Roberts had been telling his country-men for thee years. There had been the British people had learned from Robert Blatchford that Lord Roberts had been telling his country-men for thee years. There had been the British people had learned from Robert Blatchford that Lord Roberts had been telling his constituents at Liverpool, said that the British people had learned from Robert Blatchford that Lord Roberts had been telling his constituents at Liverpool, said that the British people had learned from Robert Blatchford that Lord Robert Blatchford that the British people had learned from Robert Blatchford that Lord R

number of cases all the way from 2,200 to 4,800, with the probability that the smaller estimate is in excess of the actual number. This would make the ratio five in a thousand of the population.

SCORES THE GOV'T CAUSE

MORSE'S DAYS FREEDON

Motion for New Trial Denied

SLIGHT HOPE NOW

Only Technical Legal Shadow Stands Between Broker and 15 Years

in the federal prison at Atlanta, Judge Hough, in the United States Circuit court today dealed his motion, for a new trial, but close upon the heels of the decision, Martin W. Littleton, his counsel, announced that one more effort would be made. Tomorr will move in the circuit court writ of error on Judge Hough's decision of today. If this is denied, Morse will begin the new year serving his sentence for violation of the national Mr. Littleton's recent application for a new trial for Morse was made on the ground that the jury was improperly guarded and that some of the jurors drank to excess during he trial. With respect to this charge, the court holds that the fact that the jurymen were in the custody of secret service men instead of regular deputy marshals, was well known to both counsel and Jurous when the trial began. The court also notes that more than her things to the court also notes that more than her things to the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also notes that more than her things the court also not the court also were in the custody of secret service year had elapsed since Morse was convicted and sentenced, and that the

denied by the United States Supreme As to the drinking charge, Judge Mr. F. E. Smith, K.C., M.P., addressing his constituents at Liverpool.

FOR BRILSA COLUMBIA

All the hospitals which take cases of this kind long ago had their accommodation exhausted, the member of cases in the six hospitals being 384. Lack of accommodation is keenly felt, and the probability is that the barrier of the epidemic is placed upon the water supply, and particularly upon that, supplied to some of the auter wards and authors of the original water and Power Company. The company however, claims that are examination of its water shows that it is patable. Both the city and company on however, claims that are examination of its water shows that it is patable. Both the city and company on the St. Law rence.

SURE OF HIMSELF.

Physician—Have you any achies of himself and the words as this merming.

Physician—Have you any achies of himself and the words as this merming.

Physician—Have you any achies of himself and the words as this merming.

Physician—Have you any achies of the company of the string words and the water from a string company in the string company of the string company of the string company in the string company of the string company o

Chamberlain Advocates Tariff Reform and Colonial Reciprocity Issues Statement to Birmingham Electors--Home Rule

Pulling the Thunderer's Leg-Last Night's Speakers

LONDON, Dec. 29.—Joseph Chamber, lain to-day issued an address to the electors of West Birmingham, in which he advocated tariff reform and reciprocity with the Colonies, and attacked the Eudget as placing a heavy burden

the unemployed.
The address asserted that Home Rule als, would only injure the friends of England there whose interests were safeguarded by the present control, but the danger to all would be greater since Great Britain was now threatened by foreign nations as never before. LONDON, Dec. 29.—The Liberal press

aper criticises its Toronto correspond-for saying—"The pretty plainly increasing preponderance of the foreign population of the Canadian west cannot be kept lowal to the Empire unless it is given a bride in the shape of a tax on the food of the people of Britain."

"This," it says, 'is Imperial thinking which one may leave the slandered people of Canada to characterise adequately."

year had elapsed since Morse was convicted and sentenced, and that the judgment had been affirmed by the United States Circuit Court of Apdeal to do with the development of the property of the property of the British capital which the texture formers lament coupled with the United States Circuit Court of Apdeal to do with the development of the property of the pro deal to do with the development of Latin America, is amusedly pointed

John Dillon, speaking at Swinford, said that if the government win and get power to contest the Lords, home rule is a certainty. In the whole re-

said that if the government win and get power to contest the Lords, home turbed judgment.'

'As to the charges that the jurors were permitted to read newspapers with "bostle" accounts of the trial, Judge Hough said.

'The newspaper accounts were incomplete and incorrect, but there is no evidence that they were Hostlle or biased as even probably to affect the minds of men quite the to perceive their incompletaness and incorrect, ness. Unless all reading of daily journals by jurors is unlawful this point requires no further consideration."

Mrs. Morse, who has remained constantly loyal to her husband throughout his fight for freedom, is greatly upset by the turn of affairs today, if he must serve his sentence, it is said she will probably accompany bin south. Mr. Littleton's motion for a writ of error on Judge Hough's decision, however, acts as a temporary stey of execution.

BIG FISH INDUSTRY

FOR BRITISH COLUMBIA

BIG FISH INDUSTRY

BIG FISH INDUSTRY

FOR BRITISH COLUMBIA

BIG FISH INDUSTRY

BIG FISH INDU