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Fine and board. Facult, tuition and board. Facult, ts. Last year's enrolling m begins Oct. 4. Write for

GEO. B. CUTTEN, Ph. D., President Welfville, N. S.

ACADIA UNIVERSITY

Acadia Seminary

Founded 1878. Wolfville, N. S. The Pre-Eminent School for Girls and Young Women-in the "Land of Svangeline."

WOLFE, D. D., Pri

ndiation in the Arts, Sc ing. Also a thorough ading Stenography and

tion, high standard or at lette equipment, long cost, make this school fam-last year 197. Fail term

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White for catalogue. IBALD, Ph. D., Pri Volfville, N. S.

ion, Pia

REV. H. T.

s and En

A rule hisi returnable at the November sittings, was granted. Judgments were given as follows: The King vs. James Kay, stipendiary magistrate, ex parte Barney Dolan. Judge Barny read a judgment of the court to discharge order nisi to quash. The order nisi to quash was discharged. The King vs. the same, ex parte Fred Behane. Judge White read the judgment of the court to make the order absolute. A rule absolute to quash was made. Ex parte Thomas F. Dixon. Chief Jus-tice Barker read judgment of the court. A rule absolute for a mandamns was or dered to issue to the commissioner of Severs for the parish of Hopewell to as-sees certain marsh lands within their pur-isdiction under the provisions of Chap. 159 of the Consolidated Statutes of 903 for the raising of moneys to pay Thos. F. Dixon and other applicants for work done on the said marsh lands for the commis-sioners.

Government Railways Managing Boa (defendant) appellant, and Williams (plat tiff) respondent. Judge White read judge ment of the court dismissing the app

ment of the court dismissing the apeal wipth costs. Salesses, appellant, and Harrison, re-sportdent. Judge Barry read judgment of court appeal being dismissed with cost. Bathurst Lumber Co. vs. Nepisiguit Lumber Co. Chief Justice Barker declared the judgment of the court that no lien exists and that the appeal be dismissed with costs. Judge McLeod taking no part. Good et al vs. Nepisiguit Lumber Co. Judge Barry read judgment allowing ap-peal with costs. Judge McKeown agreed with Judge Barry. Chief Justice Barker read judgment order to set aside as to non-creditors with costs. Judge Landry and Judge White agreeing.

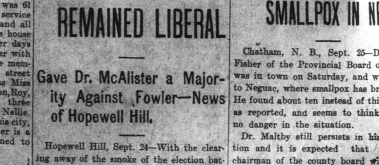
DESCRIPTIVE.

Tom (admiring the sunset, in company with Dick and 'Arry)-By gum, that's a little bit of orl right. Dick-Top 'ole, ain't it, just? 'Arry-Fair treat, I calls it.-Sketch.









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Breadsticks Breadsticks Little pigs in blanket Radishes. Lamb turnovers Potato balls on lettuce. Asparagus tip croustades. Grape salad. Ices in forms. Fancy cakes. Coffie. —Harper's Bazar.

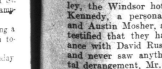
Then he secured the burg firm of lawyers Burns, the famous def sult that it was lear

mercial agency that I of no financial standi After he discharged entered action for tried to persuade h ceedings and he woul ttlement of the m IcNamana assured





work for h m. At the afternoon se ley, the Windsor ho Kennedy, a persona and Austin Mosher, a



the stand. All in League Aga

According to his te ent attempts of a Mrs. J. S. Patterson her "hub" at the W his acquaintance, an and he engaged the l

who the couple were. was thoroughly alarn because he had been attacked near the Win a big law suit on ha it all had something The Pinkertons, the ported to him that pectable Pittsburg

not believe the report himself, only to learn had deceived him. I McNamara, his priva

and his clerk, Charle thought in league with deceive him. He had personally g private detectives a they all tried to conv wrong in his impress whom the Pinkerto seven millions.