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SPRINGHILL RACES.

The List of Entries Includes a Numbe

A TONIC FOR ALL

It strengthens

BONE AND MUSCLE

Davis & Lawrence Co., Ltd., Montrea

It builds

It makes new blood

It invigorates

of Local Horses With Many Others.

The full list of entries is as follows FREE-FOR-ALL

Phoebon W.-S. A. Fowler, St. John tive were given. Sir Wilfrid then pre Simassie-F. Boutilier, Halifax. ed and the census population in each Czarina-Springhill stables, Spring hill. district in 1901. The distribution of the 2.19 TROT AND PACE. districts, he said, had been based up-

Clayson, Jr.-E. Simpson, Petitcodiac. Park Campbello-J. A. Ramsay, Summerside. Doncella-J. B. Gilchrist, Greenwich Reta M .- P. Carroll, Halifax. Ruth Wilkes-A. H. Learmont, Truro

Annie Brevent-F. Duncanson, Fairville. Clayson, Jr.-R. Hibert, Moncton. Bingen-Springhill stables Lady Springhill Hal - Springhill. stables, Claudia Springhill.

2.28 TROT.

Little Ben-J. C. Larder, Sydney. Wilkes Boy-J. R. Sederquest, St. Stephen Torbrook-R. A. Snowball. Chatham Lady May-Gallagher Bros., Woodstock

Kitty T .- Wm. Teed, Sackville May Parkside-F. Boutilier, Halifax. Dewey Guy-Springhill stables, Springhill. Regal Pandict-Springhill stables, Springhill.

2.30 TROT AND PACE.

Badger-Charles Henry, Chatham. Joe Patchen, Jr .- D. Dwyer, Pictou. Quo Vadis-Geo. Cudhea, Springhill. Will Patch-S. A. Fowler, St. John, Parker L .- Springhill stables, Spring-Lady Maud-William Wilson, Hali-Etta Mac-F. Duncanson, Fairville, 2.19 TROT.

Estell Boy - Springhill stables, Springhill. Daisy DeWitt-F. Boutilier, Halifax. Hazen Gay-P. McDearmid, New Glasgow 2.23 TROT AND PACE. Shamrock-Gallagher Bros., Wood-Pearl Edison-J. B. Gilchrist, Greenwich. Claudia Hal - Springhill stables,

Soringhill.

FRROVIM PARLIAMENT OTTAWA, June 20 .- The Alberta to make their own calculations, which autonomy bill was taken up this afternoon. Clause 12 was first considered. It provides that until the legislature otherwise provides, the legislative assembly shall be composed of 25 members to be elected to represent the el-Used with the greatest advantage by all reak people. Prevents fainting, makes allid checks into reav ones. ectoral divisions defined in the schedule of the act, having due regard to the distribution of population and the existing local divisions.

posal was to the south. Several members of the opposition Oliver then tried a feeble explanation, in effect admitting they were for sought to obtain from Mr. Oliver detailed information of how the distripolitical purposes only. bution had been decided upon. They Ames, Conservative, Montreal, made met with no success. Mr. Oliver sim-

been impossible for any one man to

cover the whole district. Therefore

many districts would have remained

inrepresented if only one representa-

sented a table showing the votes poll-

on many considerations, the chief ones

being the census of 1901; the number

of votes registered, the number of

votes polled, the number of post of

fices, the number of homestead entries

and the number of school districts.

ision had been a fair one.

a strong argument against the governply had no information to impart. ment's scheme to cut up the province Sir Wilfrid Laurier finally gave a of Alberta in ridings to suit its own rcugh explanation of the composition purpose. The debate closed at 11.30, after Mc of the new electoral districts. Speak-

ing of the proposal to give two repre-Carthy had moved his amendment, and sentatives to the district of Athawill be continued tomorrow. baska, Sir Wilfrid said it would have

opposition members had been obliged

NORWAY IS PEACEABLE. **BUT REMAINS FIRM**

Note Sent to King Oscar Declares That the Uulon Had to End Because of Political Conditions.

The averages per district were about CHRISTIANA, Norway, June 20.as follows: Votes registered. 1,300 The address to King Oscar and Rickvotes polled 900, population 3,000. Sir sdag opened the Storthing yesterday Wilfrid said that a consideration of and Swedish people generally in reply these figures would show that the divto the letter of King Oscar to the president of the Storthing is of a concili-

Mr. McCarthy, conservative, Calatory character. But at the same gary, said he had an amendment to time it indicates the unalterable deterpresent to the effect that the whole mination of the Storthing to adhere to matter should be referred to the the action taken in dissolving the judges now residing in the district. All union with Sweden. The text is as the information which had been prefollows :

sented to the house had been asked "Your Majesty-Norway's Storthing for long ago and should have been espectfully begs to address your mabrought down at a much earlier date jesty and through your majesty in order to enable the members to dis-Sweden's Ricksdag and Sweden's peocuss the matter intelligently. The member for Marquette, (Mr. Roche) ple as follows : "What has been happening recently had asked the minister of interior to in Norway is the inevitable result of a furnish a statement of the number of combination of late politica; events votes polled and the number of regisand cannot be altered and as it is certered voters in each constituency. Mr. tain that neither of the two peoples Oliver had promised to do this, but is desirous of returning to the former the first information they had obtainconditions of union, the Storthing is ed on the subject had been given by of the opinion that it ought to recon-Sir Wilfrid today. As a result the opsider the various questions of constituposition members had been obliged to tional and public law that have been make their own calculations, and it brought up in your majesty's note to was needless to say that these calcuthe Storthing's president in conneclations showed results very different tion with the resolution adopted and from those given by the prime minison which the Storthing and governter. There were a great many people ment have already expressed them-

the central and southern portions selves in detail. of Alberta who considered the divis-"The Storthing recognizes fully your ion to be a most unfair one. Sir Wilmajesty's difficult position and never frid had told them that certain confor a moment has doubted that your stituencies had been left as they were majesty's decisions are in accordance and others had been changed. Every with what your majesty has reached one of the constituencies north of township 24 had been left unchanged, as the rights and duties of the crown. At the same time the Storthing is dealthough they ran up as high as townsirous of addressing an appeal to your ship 60. Sir Wilfrid had told them parliament that Medicine Hat was not changed.

majesty, the Ricksdag and the people of Sweden, with the There were forty townships at least object of contributing to the peacewhich had been added to Medicine ful carrying through of the dissolution of the union and the safe-Hat. Cardston, they had been told, had been left as it was and also Lethbridge. Had there been no develop-

Judge Anglin's Remarkable were very different to those shown by the prime minister. It would appear from the Liberal press of the North-Alien Labor Law Decision. **Riverside to Have Grammar** west that the work of dividing Alberta into 25 constituencies had been handed over to the members for Edmonton and Strathcona. However fair they might School in Place of Alma be they could not help being tied down by local prejudices. Mr. McCarthy clearly showed how unjust this pro-Ganada May Take an Alien to the Boundary Line But Gost of Conveying Children to School Has no Power to Push Him Across—Full Text Decided-Apohagui District of His Judgment. Against Consolidation. The Dominion Allen Labor Act is ul-| ment of the learned counsel that, if tra vires. It is beyond the power of at all possible, the statute should re

the dominion government to enforce it ceive a construction consistent with the dominion government to enforce it and therefore is inoperative. That is to the colonial legislature an effort to the far reaching decision of Justice enlarge their jurisdiction to such an Anglin on Saturday in the now cele- extent as would be inconsistent with brated Pere Marquette deportation the powers committed to a colony." cases. The principal ground on which I have striven to discover some this decision is reached is that no col- means for the performance of that ony has a right to pass an act which which the warrants to the commissionhas to be enforced outside that colony. er require him to do-to take into Justice Anglin therefore ordered the custody the applicants and return them discharge of James R. Gilhula and Everative E. Cain, the two Pere Mar-quette officials, who are under arrest. There is no appeal from this judg- I have failed. Mr. Shepley argued ed unanimously to increase the approment, and on this account Justice Ang- that the requirements of the statute priation for the new school building lin regretted that counsel were unable, must be deemed satisfied if the immito accede to his suggestion, made up- grant to be deported is "put in course on the application for the writs of of return" to the country from which habeas Corpus, that these writs should he came. I cannot so read the words be returnable before a divisional court. "return to."

TEXT OF THE JUDGMENT.

powered by sub-sec. 25 of section 91 of

the B. N. A. Act to exclusive legisla-

CANNOT PUT HIM OUT.

The judgment read as follows: If the constraining force of the offi-Numerous grounds were urged in cer acting under the attorney general's support of the motion, but in the view warrant ceases before the subject of which I take of the matter it becomes it is within the territorial limits of the unnecessary to deal with any ground foreign country, I cannot understand other than that upon which I am about how he can be returned to that counto dispose of it. As amended by I. Ed-try by virtue of the warrant. If such ward VII., chapter 13, section 3, the force continues until the subject is sixth section of 60-61 Vict., chapter upon foreign territory, its extra-terri-

111D, reads as follows: "The at-torney general of Canada, in case he In effecting the return of an "immishall be satisfied that an immigrant grant" to the United States, it is sughas been allowed to land in Canada gested that the officer may take his contrary to the prohibition of this act, subject in custody to the imaginary may cause such immigrant within the line forming the boundary, and then, period of one year after landing or remaining himself on Canadian terrientry, to be taken into custody and tory, may push his prisoner across the returned to the country whence he line and into the United States. But came, at the expense of the owner of were it possible for the officer to eject the importing yessel, or, if he entered a resisting alien without risk of pro-from an adjoining country, at the ex- jecting any part of his own person pense of the person, partnership or upon United States soil, in my opinion company violating section 1 of this the application of the propelling force operating upon the person of the alien.

This statutory provision contains the while wholly or partly within the forsole authority for the issue and en- eign territory, is an extra-territorial forcement of the warrant above set constraint of such alien by the Canout. Its validity is impugned by the adian officer, and as such cannot be applicants upon the ground inter alia authorized by the dominion parliathat is as much as it purports to auth- ment. orize the attorney general, or his dele- Again counsel suggests that the offi-

gate, to deprive persons against whom cer may select such a point as Windthe territorial limit of Canada, it sor for the deportation, and may distranscends the power of the Dominion charge his duty by placing his alien prisoner upon a ferry boat crossing POWERS OF THE PARLIAMENT. the river to Detroit. The parliament of Canada is em-

there

them.

voted for the ensuing year and pro-Here the alien is on Canadian terrivision made to establish a graded tory until the middle of the stream is reached. If the custody ceases when At Berwick Corner J. E. Good was school dissolution of the union and the safe-guarding of the friendship and con-cord of the two peoples of the penin-naturalization." In many judgments cannot be said that he is returned to was elected to fill the vacancy. The

and the danger of an involuntary vio-

lation of the United States territory.

It is impossible to say that the deport-

The difficulties in returning immi-

sula. The Storthing has seen in ex- the privy council has declared that our the United States by the officer charg- sum of \$200 was voted for school pur-

January 9th, 1906.

CHIPMAN

Daigle, Owen Laferty and Charles

trustee had expired, was re-elected.

The trustees are F. C. Stults. Dr. M.

H. MacDonald and James L. Hastings.

The sum of two thousand dollars

was voted as an assessment for school

purposes for the year. The minutes

were read and approved and signed.

and the meeting adjourned at 11 p.m.

APOHAQUI DISTRICT.

at the beginning of January.

man

adapted.

EQUITY SALE. SCHOOL MEETINGS. There will be sold at Public Auction at Chubb's Corner (so-called) corner of Prince William Street and Princess Street, in the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick on SATUR-DAY, THE TWENTY-FOURTH DAY OF JUNE, next, at the hour of twelve o'clock noon, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on Tuesday, the twenty-first day of March, in the year of. Our Lord one thousand nine hundred and five, in a certain cause therein pending wherein Jairus Hart, surviving trustee of the Nova Scotia Permanent Benefit Building Society and Savings Fund, is plaintiff, and J. Boyd McMann and Eliza S. McMann, ils wife, and Robert C. McMann are Defendants with the approbation of the indersigned Referee in Equity the nortgaged lands and premises describ-

FREDERICTON JUNCTION, June ed in the plaintiff's Bill of Complaint 19.-The annual school meeting was and in the said Decretal Order in this held on Saturday. Leonard Mersereau Cause as:-"All that piece or parcel of was re-elected a trustee. The sum of ground situate, lying and being in \$600 was voted for school purposes for the Parish of Simonds, in the County the ensuing year. The new school of Saint John, in said Province, behouse of four departments, for which ing a part of the lot of land heretofore conveyed by Winthrop Robin-son and Charlotte, his wife, to one, L. C. Currie has the contract, is expected to be ready for occupation by George N. Robinson, by indenture bearing date the 2nd day of October,

A. D. 1855, registered in Book C., No. 4, of Records for the City and County CHIPMAN, June 20 .- The ratepayers of St. John, pages 558 and 559. and at the annual meeting Saturday decidshown in a plan of Mr. Winthrop Robinson's farm, prepared by R. C. Minette, Land Surveyor, dated the from \$3,000 to \$4,500. The trustees re-20th September, A. D. 1855, a tracing ported a balance of \$600 on hand. Hon. of which plan is filed with the Regis-G. G. King acted as chairman. Harry trar of Deeds in and for the City and King was elected auditor. The trus-County of St. John, and bounded and tees for next year are Squire Angus described as follows:-Beginning at

an iron bolt on the southeastern side of the post road from St. John to Baird. It is understood that the construction of the school building will be Hampton, the said bolt being distant nenced at once and carried on four chains and fifty-two links from with vigor, to be ready for occupancy the most northerly angle of Adeline E. Robinson's property or from the HAMPSTEAD, Queens Co., June 19. junction with the Main Road of a -The annual school meeting of No. 1 reserved road laid out between the (Woodville) was held Saturday mornproperties of A. E. Robinson's and ing, opening at 10 o'clock, when Dr. Sarah E. Quinton, going thence south M. H. MacDonald was chosen chair-55 0 east four chains and eighty links to a certain post in the fence The report of the trustees was read bounding the Intercolonial Railway, by the secretary, C. H. Wasson, and thence along the western boundary adopted. The report of the auditor, of the Intercolonial Railway, south George C. Watson, stating that the ac-0 and twenty counts were correct, was read and hree chains and eighty-three links to an iron bolt; thence north 550 James L. Hastings, whose time as a

west five chains and thirty-one links to an iron bolt at the aforementioned road; thence north easterly along the road three chains and seventy-five links to the place of beginning, the said bounds embracing an area of two acres more or less, save and except therefrom part of the said piece and parcel of land conveyed by Thomas N: Ro-

binson and wife to the Trustees of School District No. 1 in said Parish MILLSTREAM, June 17 .- At the annual school meeting held at Apohaqui the retiring trustee, G. B. Jones, was by Deed, bearing date the 17th day of September, A. D. 1886, and regisre-elected and suitable provision made tered in said Records in Book 21, beginning at page 567; and also save and except therefrom a part of the for continuing the efficient school services which have obtained in the past At Lower Millstream Albert McLeod said piece and parcel of land conveyed by the said J. Boyd McMann and was elected trustee in place of Carleton-Musgrove. The sum of \$425 was wife and others to Her Majesty the Queen by Deed bearing date the fourth day of October, A. D. 1893, and registered in said Records in Book

48, beginning at page 549; together "with all and singular the houses, out-"houses, buildings, ways. easements, profits, commo and appurtenances whatsoever to

'the same belonging or in any wise

"appertaining and the reversion and

'reversions, remainder and remaind-

'ers, rents, issues and profits thereof

and of every part thereof and also

'all the estate right, title, interest,

claim, property and demand of

them, the said Eliza S. McMann and

J. Boyd McMann. of, in, to, or out of

the same and every part thereof."

For terms of sale and other parti-

culars apply to the Plaintiffs' solicitor

Dated the seventeenth day of April.

J JOSEPH P

NEW CATALOGUE

garding the college. Send name and

For 1904

Is just out. It gives our

address today for free copy.

455

. courses

or to the undersigned Referee.

A. D. 1905.

SEMI-WEEKLY SUN, ST. JOHN. N. B., JUNE 24, 1905.

but the first information they had received on the subject had been give by Sir Wilfrid today. As a result the

a thoroughly removed from -the supreme This was the ngland. inting of reprea district was licy, with which ng whatever to the inclusion of provinces had them, as it had better financial the large land and would posthe case other-

21-Ard, bark St John's, Nfld. ssed, str Sarand Quebec, for

NE COOKS is the flour for women ility to run LOUR

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ET THE BABY SLEEP USE WILSON'S FLY PADS

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ortimore.

in the evenings it looks as though there requiring changes to be made? It would appear from the liberal would be a large list of entries from press of the Northwest that the work among the local horsemen. Any fine of dividing Alberta into twenty-five night now the driving park is thronged constituencies had been handed over by owners of speedy ones, and many to the members for Edmonton and interesting brushes may be witnessed Strathcona, Mr. Oliver and Mr. 'Talbot. These two were both from the north-

The horsemen here are looking for

ward to a very successful season, and

from the attendance at Moosepath park

FOUND FRIEND DEAD IN HER ROOM.

HARCOURT.

formed the work of cutting up the ST. ANDREWS, June 20. - After country into twenty-five districts and tea on Saturday evening Miss McQuaid two months later they had come down went to call on Mrs. Frank Montgom- and obtained for their work the sancery, who occupied half of her house. tion of the minister of interior. The schedule which was now included in On entering the room she found Mrs. the bill was practically the same as tained by your majesty, the constitu-Montgomery lying on the rug alonside the division which had been made by tional state of Norway was so far disthe tea table. Supposing she was in these two members. Mr. McCarthy jointed that the union could no longer a faint Miss McQuaid sprinkled some water on her, but finding no signs of asked Mr. Talbot and Mr. Oliver to be maintained. Upon Norway's Storthlife she sent a messenger for Dr. deny this if they could, but neither of ing was therefore imposed the neces-

Mr. McCarthy clearly showed how unman had been dead at least half an hour by apoplexy, due to effusion of just this proposal was to the south. Oliver followed McCarthy with a blood to the brain from the bursting of an artery. Miss McQuaid was talk- feeble explanation of the divisions of ing with the deceased about an hour ridings in the Northwest, in effect adbefore she found her lying on the mitting they were for political purfloor. She then appeared in good health poses only. and spirits. Mrs. Montgomery has Ames (conservative, of Montreal)

ment in either of these constituencies

ern part of the province. However

fair they might be they could not

help being tied down by local pre-

judices. In February they had per-

no family, is twenty-seven years of made a strong argument against the age and was a Miss Anne Parks, Her parents live in Calais, Me. Mrs. government's scheme to cut up the province of Alberta in ridings to suit Parks, who was called by telegraph, its own purpose. day morning. With her came J. R. off and on for some time, left today

Sederquest from St. Stephen, funeral for Regina. The Ottawa Journal tonight andirector, who brought a casket and

prepared the corpse for transportation nounces that Colin McIsaac of Antito Calais, where it was taken on Sun- gonish will be the maritime representday night. Frank Montgomery, hus- ative in the transcontinental railway band of the deceased, was for a time commission. McIsaac is one of the employed by Sir William Vanhorne best known M. P.'s on the liberal side on Ministers Island. He is now work- of the house, although not a frequent ng on Capt. Obediah Clarke's schoon- talker.

er, the W. C. H. White, bound to Gaspe from Prince Edward Island. Hat to interview the government as The late Mrs. Montgomery was well to the location of the Strathcona thought of by all in this town who Horse. The delegates express great knew her and her sudden death is disappointment that their town was deeply regretted. not chosen as the capital of the new

province of Alberta. Ex-Mayor Bingham's body has not

yet been found. The story that he had big sum of money on his person HARCOURT, N. B., June 17 .- Wm. when he left Ottawa is now flatly de-W. Pride, who during the winter keeps nied. a store in Boston, has arrived home

for the summer. He will reside in his OTTAWA, June 20 .- The business this afternoon was the Alberta autonhouse, lately vacated by Thos. Cail. On the 17th the Presbyterian, Metho- omy bill. Clause 12 provided that the dist and Anglican Sunday schools held | legislative assembly shall be composed | neir annual picnic at Miller's Grove, of 28 members, to be elected to represent the electoral divisions.

After some discussion Sir Wilfrid Laurier gave a rough explanation of the composition of the new electoral districts. As to the proposal to give the district of Athabaska two representatives Sir Wilffid said it would be same time the Storthing is fully conimpossible for any one man to cover the whole of the district. He then presented a table showing the votes friendship for the benefit of their mupolled and the census population in tual interests.

registered, 1,300; votes polled, 900; ness, the Storthing is convinced that opulation. 3.000.

This had been promised, Istions."

Sweden that the resolu- parliament has, and was intended to ed with the execution of the warrant. tion which the Storthing felt it to be its duty to the fatherland to adopt, de-claring the union of the two kingdoms discolved has in form and exiting here. And was intended to that the area within which the powers discolved has in form and exiting here. The form and exiting here that the area within which the powers the state of consolidation of school favor-ably entertained, the expense of condissolved, has in form and action been so conferred may be exercised is re- precise moment at which the boat considered mortifying to Sweden. That stricted to the territorial limits of the What colony to whose legislature they are has never been its intention. has happened and is to happen in Nor- granted is equally well established. way was merely the inevitable main-THE COLONY IS LIMITED.

act."

tainance of Norway's constitutional rights. The Norwegian people never However general the language in intended to assail Sweden's honor. As which its jurisdiction is conferred, your majesty in council May 26th conwithout an explicit bestowal of extrasidered you were unable to sanction territorial powers by the sovereign the Storthing's unanimous resolution parliament, no colonial legislature may for the establishment of a separate enact legislation to be actively en-dian power has placed and kept him Norwegian consular service and as no colony This is but one of the several re-

strictions necessarily flowing from the inherent conditions of a dependency. therefore well advised in conceding ritory, by compulsion of Canadian law. sity of procuring without delay a govat the bar that if the return of the imernment for the country. Every other

course was impossible, all the more so as your majesty's Swedish government came, prescribed by the sixth section Canada by the high seas without exto enter into new negotiations. With volve his detention or subject him to, the dissolution as an alterantive it constraint by the agent of the attorwas found impossible to arrive at an ney general without the territorial

"The Storthing, as already stated, and the Norwegian people do not feel any bitterness or animosity against your majesty or the Swedish people. The statements to the contrary which have wholly and solely been grounded possibly were uttered on occasions

on dissatisfaction at Norway's position in the union and as that source of bitterness and animosity would disappear with the dissolution of its unon, it effects also would vanish. "Ninety years of co-operation in ma

terial and intellectual labors have aroused in the Norwegian people feelings of sincere friendship and sympathy for the Swedish people. These feelings will with Norway no longer occupying a position offensive to her

national independence grow apace and insure the continuance of a mutual the primary cause of kidney trouble. understanding between the two countries. In the belief that the Swedish people share these views, the Storthing suggests to Sweden's constitutional au thorities that they enter upon the ne-

gotiations requisite for a final settlement on the dissolution of the union with the recognition of Norway's new status and her rights as sovereign state. The Storthing is itself prepared to meet every fair and reasonable wish that may be

put forward to safeguard the king dom's independence and integrity Constitutionally the two peoples will henceforward be separate, but at the vinced that this will lead to the development of a good and trustful

"If the future settlement can be obeach district in 1901. The averages per district were about as follows: Votes tained without prejudice and bitterwhat has happened will prove for the Mr. McCarthy, Conservative, Cal- lasting welfare of the northern peo-

gary, presented an amendment to the ples. For the sake of the north, the effect that the whole matter should be Storthing addresses this appeal to the referred to the judges how residing in people, which, by its magnanimity and the district. Mr. Roche, Marquette, chivalry has attained for itself such an mail on receipt of price. To our struggling fellow-man. had asked for a statement showing the eminent place among nations and with number of votes polled and the num-ber of registered voters in each con-most stacerely to maintain good re-

of the statute, would necessarily inagreement in regard to a new form of limits of Canada, that provision is dinances applying to Canada of a simiultra vires of the Dominion parliament, giving full effect to the argu-



Pain In The Back The Result.

A State 5. Catching cold and having it settle in the back is often the cause of Backachethe kidneys are liable to become affected. ache, and dispose of any chance of further trouble

very apt to arise. Mrs. E. Williams, purpose is unwarranted. The appli-Hamilton, Ont., caught cold, and it settled in her kidneys. She used

DOAN'S KIDNEY PILLS, and is thankful for the immediate relief they gave her. She writes us as follows : "It is with pleasure that I add my testimony in favor of Doan's Kidney Pills. Some time ago I took a severe cold, which settled in my kidneys. The soreness and pain in the small of my back bothered me greatly. After suffering for some months, and finding numerous remedies fail, I procured a box of Doan's Kidney Pills, and received immediate relief from

my sufferings. Doan's Kidney Pills may be procured

60 cents per box, or 8 for \$1.25. THE DOAN KIDNEY PILL CO.,

TORONTO, ONT.

crosses the imaginary line beyond greatest objection. veying the children to school being the which any constraint by Canadian authorities is admittedly unwarranted

ALMA. ALMA, June 20 .- On Saturday the annual school meeting was held in the school house. The secretary, W. R.

ed subject is not under actual Edgett, called the meeting to order, straint imposed by Canadian authorand Coun. J. A. Cleveland was elected ity until the boat reaches the Detroit chairman, and the secretary of the docks. He is on the ferryboat not of board took his place as secretary of the meeting. D. A. McQuaid was elected a trus-

Referee in Equity for the "ity and tee in place of the outgoing trustee. D. In theory his imprisonment may County of Saint John. M. Elliott. cease at the instant his body is car-Four hundred and fifty dollars was EARLE, BELYEA & CAMPBELL, ried across the border, in fact he is voted for school purposes. Plaintiffs' Solicitor. Counsel for the attorney general was city of Detroit, in United States tercarried, not to the border, but to the

W. Rommel was elected auditor in place of H. N. Keirstead, who satis- F L. POTTS. factorily filled the position last year. Auctioneer The trustees appointed W. R. Edgett

Adelaide St.

Has Been Cured of Nervous-

Mrs. C. Van Wart, 126 Adelaide

Street, St. John, N. B., and whose hus-

band is a seaman, states:- "For a

secretary. The teachers. T. E. Colpitts, B. A., and Miss Marie Lutwick, ercising extra-territorial constraint are are continued in office. At the close of the school year, June even greater. The statute extends to all foreign countries which have en- 20th, this district ceases to hold the acted and retain in force laws or orgrammar school, which has been located here during the last fifteen years in

lar character. succession and three years once before, In so far as they possess legislative making eighteen years in all. Riverjurisdiction, the discretion committed side will get the grammar school and to the parliament, whether of the do-in all probability Alma will get the of study and general infor. ation reminion or of the provinces, is unfetsuperior.

tered. It is the proper function of a court of law to determine what are the limits of the misdirection committed to Mrs. Van Wart.

ACT IS ULTRA VIRES.

I have reached the conclusion that the provision of the Dominion statute 60 and 61 Vict., Chap. 11, for the return of certain 'immigrants" to the country whence they came is ultra vires. Neither may that statute be invoked to justify the custody in which the applicants are held within Canada. This custody is merely a means to an end, that end being deportation. The When the back aches it is a warning that applicants are not in custody for any other purpose. Their apprehension is Heed the warning : check the Back- authorized by the legislature only as something subsidiary to their return to the United States. It follows that if the return itself cannot be legally If you don't, serious complications are effected, the detention for that illegal

> cants are therefore, in my judgment, entitled to their immediate discharge, and that order I accordingly pronounce.

A BOY AND A GIRL.

He learned to play at tennis. He had won full many a match; On the ball ground he was famous He could pitch and bat and catch: He could box and throw the hammer, And at wrestling he was good; He was thoroughly athletic-But his father chopped the wood.

She was well informed on ethics, She could formulate a plan She could write on household topics

In a manner hard to beat; She embroidered fancy pillows-But her mother cooked the meat.

S. KERR & SON ness, Sleeplessness and A Splendid Reputation

Headache by Dr. Chase's is the Drawing Card of Nerve Food.

FREDERICTON BUSINESS COLLEGE.

long time I have been a victim of se- and the large and increasing attenvere nervousness and as a result I dance proves that it is a good one. suffered from some of its attending This first-class, well equipped school ills, such as headache, dizziness and is open to you at all times of the year. insomnia. Being advised to try Dr. Young men and women who look out Chase's Nerve Food I procured a box for NUMBER ONE, will attend this and can say that I found it a splendid school. Write for free catalogue to

medicine. It strengthened my nerves W. J. OSBORNE, Fredericton, N B that I now feel very much better in every way.'

Because Dr. Chase's Nerve Food is a creator of blood and nerve force you SHOWS RESULTS. (Toronto Star.) can be positive that each box of it is

at least doing you some good. Prove The University of Toronto has a dethis by noting your increase in weight ficit of thirty thousand dollars. Which as new, firm flesh and tissue is being is quite enough to confute the critics added to the body. who say the university doesn't show Dr. Chase's Nerve Food, 50 cents a results. box, at all dealers, or Edmanson,

Bates & Co., Toronto.

ST. ANDREWS.

ST. ANDREWS, June 17 .- E. Maxwell, architect, 'Montreal, was in town dawn today.

Arrivals by the C. P. R. today were noiseless lawn,

of Herbert Green, manager Bank of Falling softly, like shadows of hopes Nova Scotia, Digby, N. S. She comes that are gone-

-(Robert Burns Wilson.

The rain that comes over the hill-the The tearful and tremulous rain.

COOLER !

That sobs by the wide-open window at Where the grieving trees weep on the

Miss Mae Morris, on her return from a visit to Boston; Mrs. E. Green, wife Oh the rain !-

The rain that comes over the hill. to visit her uncle, Thomas Armstrong, and cousin, Mrs. F. P. Barnard.