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MRS. P. MCGEE IS FOUND GUILTY OF MURDER

Charlottetown, P. E. I., July 20.—A message to the Guardian from Georgetown says: "The jury returned a verdict of guilty in the case of Mrs. McGee, charged with poisoning her children with a recommendation to mercy."

Yesterday afternoon the witnesses for the defense in the McGee case were examined. Special interest was attached to the examination of Mrs. McGee herself. The particular feature of her testimony was the flat denial of many things concerning her deposition made at the coroner's inquest.

Mrs. McGee disclaimed any knowledge of the notes and, being asked who she thought might have written them, answered, she knew not unless the Mahars themselves.

Mrs. McGee also contradicted flatly the Misses Mahar and Mrs. Hicken regarding the amounts of matches bought by her.

Several of her statements were at variance with those sworn when asked whether she cared or not which were true she replied she cared but little.

She declared she did not know what became of all the matches. She saw them, but did not give them to the children in milk or anything else.

Several notes were produced in court ordering various things and amongst them matches.

The Misses Mahar and Mrs. Hicken who also kept a store had sworn that these notes were brought to them by the McGee children.

The features were the addresses of the Attorney and Charge of the Justice.

Mr. Fraser in opening his plea on the prisoner's behalf expressed to pay a well earned commendation and praise to the physicians, Dr. McIntyre and Fraser, who attended the children in their illness. In this he was heartily supported by Mr. Mathieson.

In his defence Mr. Fraser showed the weak points in the prosecution's case. He referred to the undoubted facts that no motive for the prisoner's committing the crime had been shown. It was most unnatural that a mother should poison her children and the natural presumption would be that she would be the last to poison them.

Relying on the uniformity of nature's laws Prof. Rutnan had excluded all causes for phosphorus as responsible for the fatty degeneration of the organs submitted to him. Considering the sources of evidence—the symptoms evinced by the six children their post mortem appearances and the result of the expert analysis there was one theory which harmonized all the facts presented. That theory was that the death of the children was due to exhibitions of phosphorus. "But even if you do become assured the guilty of the prisoner"

Justice Fitzgerald succinctly and pointedly placed the case before the jury. He reviewed the whole evidence and emphasized the salient points. He told the jury that the crucial points for them, as Godfearing men, was to decide whether or not the woman had wilfully and in her responsible mind, administered poison to the children. This for them was the question. The evidence was before them. It was for them to decide.

The case of Mrs. McGee was about midnight placed in the hands of the jury. The court was crowded during the concluding session.

GUILTY OF MURDER
At 1.15 the jury retired for deliberation, and in about ten minutes returned with a verdict "Guilty with a strong recommendation to mercy."

FOUND BODY OF TITANIC VICTIM LASHED TO SPAR

Philadelphia, July 20.—The body of a man lashed to a spar, with the fingers grasping the ropes, was sighted floating in the ocean about seventeen miles from the scene of the Titanic disaster, by the British steamship Hudson, which just arrived here. The body was unrecognizable.

In addition the Hudson reported the presence of a great quantity of floe ice in the direct path of the northern steamship lines, and when the spar was sighted two large bergs were floating nearby.

DOUBLE DROWNING IN SASKATCHEWAN

Man Jumps Overboard to Save Grandchild, and Both Perish.

Yorkton, Sask., July 20.—A double drowning fatality occurred at Long Lake, Yorkton, this morning when John Furby, one of Yorkton's oldest residents, and his grandson, Torrell Innocent, were the victims. Furby, accompanied by his niece, Miss Furby, of Winnipeg and his daughter, Mrs. Innocent, of Alpena, Michigan, together with her son, Tyrrell, aged five, were boating when the child fell in. Furby, who was about sixty years old, jumped after the child and both were drowned.

NOTICE

We, Peter M. Shannon of the Town of Dalhousie in the County of Restigouche and Province of New Brunswick, Broker, and Jerry O'Dea of the Town of Campbellton in the County and Province of New Brunswick, Real Estate Agent, desirous of forming a limited partnership under the laws of the Province of New Brunswick hereby certify:

1. That the name of the firm under which such partnership is to be conducted is "Shannon and O'Dea"

2. That the general nature of the business intended to be transacted by such partnership is the buying and selling of real estate on commission or otherwise and the carrying on of a general real estate brokerage and insurance business.

3. That the names of the general and special partners interested in said partnership are as follows:—Peter M. Shannon who resides at the Town of Dalhousie aforesaid is the general partner and Jerry O'Dea who resides at the Town of Campbellton is the special partner.

4. That the said Jerry O'Dea has contributed the sum of two thousand dollars to the partnership as follows:—

5. That the period at which the said Partnership is to commence is the second day of May, A. D. 1912 and the period at which the said partnership is to terminate is the second day of May, A. D. 1913.

Dated at the Town of Campbellton this first day of May, A. D. 1912.

P. M. SHANNON
JERRY O'DEA

PROVINCE OF NEW BRUNSWICK, COUNTY OF RESTIGOUCHE, S. S.

I, A. Ernest G. McKenzie a Notary Public for the Province of New Brunswick do hereby certify that I am duly appointed and sworn residing and practicing at the Town of Campbellton in the County of Restigouche and Province of New Brunswick and that I have signed the said certificate of partnership and that the act and deed to and for the purposes therein mentioned and contained.

IN TESTIMONY WHEREOF I, the said Notary have hereunto set my hand and affixed my Official Seal at the Town of Campbellton aforesaid the day and year in this certificate recited.

A. E. G. MCKENZIE
Notary Public.
May 3—8 mos.

LIVERY STABLE.

CLEAN SINGLE RIGS THAT ANY WOMAN CAN DRIVE PROMPT ATTENTION TO ORDERS. PRICES RIGHT.

H. P. DOYLE, Proprietor

GOOD FREEHOLD LOTS

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Union & Prince William St.
—Also—

Good Farms

Within one or two miles of Town.
Also some Lots for \$150
—PRICES RIGHT—

Shannon & O'Dea

Real Estate Agents
Nova Scotia Bank Bldg.
Campbellton N. B.

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Thoroughness and progressive-ness have always been the dominating ideas in the management of this College; showiness and superficiality, the rocks to be avoided. Our reward has been ample and satisfying.

St. John's cool summer weather makes study during the warmest months just as pleasant as at any other time.

Students can enter at any time.

Our Catalogue for the coming year is now ready.
S. Kerr, Principal.

Tuesday, Sept. 3rd

is the date on which classes will be resumed at



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Notice of Sale

To, Alexander Elziger of the Town of Campbellton, in the County of Restigouche and Province of New Brunswick Merchant, and all others whom it may in anywise concern.

NOTICE IS HEREBY GIVEN that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the eighth day of October in the year of our Lord One Thousand Nine Hundred and Ten, and made between Alexander Elziger Mortgagee of the first part, and Patrick O'Leary Mortgagee of the second part; and registered in the office of the Registrar of Deeds in the County of Restigouche aforesaid, in Book "C2" of Records, pages 367, 368, 369, and 370, under number 12654 on the tenth day of October, A. D. 1910, there will for the purpose of satisfying the money secured by said Indenture of Mortgage, default having been made in the payment of the interest thereof, be sold at Public Auction in front of the Post Office at Campbellton in the County of Restigouche, on Saturday the third day of August next, at the hour of twelve o'clock noon, all the lands and premises described in the said Indenture of Mortgage, bounded and described as follows:—

"All and singular that certain lot or parcel of land and premises situate, lying and being in the Town of Campbellton aforesaid and bounded and described as follows:—Beginning on the west side of Sugar Loaf Street, thence running westerly along the western side of said reserved road, a distance of fifty feet, to the southern boundary line of a lot assigned and transferred to Bruce McBeth, thence running westerly along the southern boundary line of said lot, a distance of one hundred feet, to the northern side of said reserved road, thence running easterly along the western side of said reserved road, a distance of fifty feet to the northern side of said reserved road, thence running easterly along the southern half of lot leased and demised by Joseph Duncan to one Jane Thompson, dated the twenty-third day of February, A. D. 1909 for the term of nine hundred and ninety-nine years from the date thereof, subject to the annual rental therein reserved and the covenants and provisions therein expressed and contained. And by transfer and assignment of said lease from the said Jane Thompson to the said Alexander Elziger, dated the twenty-first day of March, A. D. 1910 the said lot of land and premises came vested in the said Alexander Elziger.

"TOGETHER with all the buildings and improvements therein and the rights and members privileges and appurtenances to the said lands and premises belonging or in any way connected therewith."

Dated at Campbellton in the County of Restigouche this 27th day of May, A. D. 1912.

PATRICK O'LEARY, Mortgagee.
May 29—2 mos.

Mortgage Sale

To William McGarvie of the Parish of Dalhousie in the County of Restigouche, Farmer, and Alice McGarvie, his wife, and to all others whom it shall or may concern.

Take notice that there will be sold at Public Auction at the Intercolonial Railway Station at Eel River Crossing in the said County of Restigouche, on Wednesday, the twenty-fifth day of September next, at the hour of two o'clock in the afternoon, the lands and premises mentioned and described in a certain Indenture of Mortgage, bearing date the ninth day of June, A. D. 1891, and registered in the office of the Registrar of Deeds for said County of Restigouche as number 4124, on pages 268, 269, 270, and 271 in Book "K" of the Records of the said County, between Andrew Dugas (since deceased), of the first part, and the undersigned Charles H. Morse of the second part, and which said Indenture of Mortgage was afterwards, in the lifetime of the said James S. Morse, assigned by him to the undersigned Charles H. Morse by Indenture bearing date the ninth day of June, A. D. 1896, also duly registered in the office of said Registrar of Deeds as number 5770 on pages 602, 603, 604, 605, 606, and 607 in Book "N" of said Records, and in said Indenture of Mortgage bounded and described as follows:—

"All and singular that certain lot or parcel of land and premises, situate lying and being in the Parish of Dalhousie in the County of Restigouche, and bounded and described as follows:—Beginning at a stake on the South side of a reserved road in the South Easterly angle of lot number sixty seven in Block 59, which is bounded as follows: Beginning at a fir tree standing on the North side of a reserved road in the South Easterly angle of lot number sixty seven, granted to John McMillan, thence running by the magnet of the year one thousand eight hundred and fifty two, North along the Eastern line of said lot, a distance of thirty seven East twelve chains and fifty links to a Birch Tree standing on the North Westerly angle of lot number 68, granted to William S. Smith, thence along the Westerly line thereof South 80 chains to the Northern side of the reserved road aforesaid and thence along the same West twelve chains and fifty links to the place of beginning and which said lot number 68 contains 100 acres more or less, and the Eastern half of said lot contains fifty acres more or less together with all and singular the privileges, profits, hereditaments and appurtenances thereto belonging, but subject to the dower and right of dower therein of the widow of the said Andrew Dugas.

The said sale will be made by virtue of a Power of Sale contained in the said Indenture of Mortgage, and by reason of default in payment of a part of the principal money and interest secured in and by the said Indenture of Mortgage.

Dated this sixth day of July, A. D. 1912.

CHARLES H. MORSE, Assignee.
W. A. TRUEMAN, Solicitor for Assignee
July 16th—2 mos.

Mortgage Sale

To William McGarvie of the Parish of Dalhousie in the County of Restigouche, Farmer, and Alice McGarvie, his wife, and to all others whom it shall or may concern.

Take notice that there will be sold at Public Auction at the Intercolonial Railway Station at Eel River Crossing in the said County of Restigouche, on Wednesday, the twenty-fifth day of September next, at the hour of two o'clock in the afternoon, the lands and premises mentioned and described in a certain Indenture of Mortgage, bearing date the ninth day of June, A. D. 1891, and registered in the office of the Registrar of Deeds for said County of Restigouche as number 4124, on pages 268, 269, 270, and 271 in Book "K" of the Records of the said County, between Andrew Dugas (since deceased), of the first part, and the undersigned Charles H. Morse of the second part, and which said Indenture of Mortgage was afterwards, in the lifetime of the said James S. Morse, assigned by him to the undersigned Charles H. Morse by Indenture bearing date the ninth day of June, A. D. 1896, also duly registered in the office of said Registrar of Deeds as number 5770 on pages 602, 603, 604, 605, 606, and 607 in Book "N" of said Records, and in said Indenture of Mortgage bounded and described as follows:—

"All and singular that certain lot or parcel of land and premises, situate lying and being in the Parish of Dalhousie in the County of Restigouche, and bounded and described as follows:—Beginning at a stake on the South side of a reserved road in the South Easterly angle of lot number sixty seven in Block 59, which is bounded as follows: Beginning at a fir tree standing on the North side of a reserved road in the South Easterly angle of lot number sixty seven, granted to John McMillan, thence running by the magnet of the year one thousand eight hundred and fifty two, North along the Eastern line of said lot, a distance of thirty seven East twelve chains and fifty links to a Birch Tree standing on the North Westerly angle of lot number 68, granted to William S. Smith, thence along the Westerly line thereof South 80 chains to the Northern side of the reserved road aforesaid and thence along the same West twelve chains and fifty links to the place of beginning and which said lot number 68 contains 100 acres more or less, and the Eastern half of said lot contains fifty acres more or less together with all and singular the privileges, profits, hereditaments and appurtenances thereto belonging, but subject to the dower and right of dower therein of the widow of the said Andrew Dugas.

The said sale will be made by virtue of a Power of Sale contained in the said Indenture of Mortgage, and by reason of default in payment of a part of the principal money and interest secured in and by the said Indenture of Mortgage.

Dated this twelfth day of July, A. D. 1912.

JAMES WOODS, Mortgagee.
W. A. TRUEMAN, Solicitor for Mortgagee.
July 16th—2 mos.

Mortgage Sale

To, Alexander Clair of the Parish of Dalhousie in the County of Restigouche, Farmer, and to all others whom it doth or may concern.

Take notice that there will be sold at Public Auction at the Intercolonial Railway Station

Notice of Sale

at Eel River Crossing in the said County of Restigouche, on Wednesday, the twenty-fifth day of September next, at the hour of two o'clock in the afternoon, the lands and premises mentioned and described in a certain Indenture of Mortgage bearing date the fifth day of May, A. D. 1899, and registered in the Office of the Registrar of Deeds for the said County of Restigouche as number 4347 on pages 61, 62, 63 and 64, in Book "11" of the Records of the said County, between Alexander Clair aforesaid, of the first part, and James S. Morse (since deceased), of the second part, and which said Indenture of Mortgage was afterwards, in the lifetime of the said James S. Morse, assigned by him to the undersigned Charles H. Morse (by the name Charles Morse) by Indenture bearing date the ninth day of June, A. D. 1896, also duly registered in the office of said Registrar of Deeds as number 5770 on pages 602, 603, 604, 605, 606 and 607 in Book "N" of said Records, and in said Indenture of Mortgage bounded and described as follows:—

"All and singular that certain lot or parcel of land and premises situate, lying and being in the settlement of Eel River in the Parish of Dalhousie aforesaid, being the Western third of that certain lot and parcel of land and premises, being part of tract of land originally granted to one Arthur Ritchie and conveyed by deed by James S. Morse to Neil Hamilton and described and bounded as follows:—Beginning at the South East corner of John Malcolm's lot on the Dundee road and running North two degrees East along Malcolm's East line to a beech tree on rear line of Arthur Ritchie's grant, thence South eighty-eight degrees East six chains and eighty-two links to a fir tree, thence South two degrees West about fifty chains to a spruce, thence North eighty-eight degrees West two chains seventy-four links to a cedar, thence South eighty-eight degrees East five chains forty-eight links to a post, thence South two degrees West seven chains to a post on Dundee road, thence Westerly along said road to place of beginning, containing about forty-eight acres more or less together with all and singular the privileges, profits, hereditaments and appurtenances thereto belonging, but subject to any right of dower therein, if any.

The said sale will be made by virtue of a Power of Sale contained in the said Indenture of Mortgage.

Dated this sixth day of July, A. D. 1912.

CHARLES H. MORSE, Assignee.
W. A. TRUEMAN, Solicitor for Assignee
July 16th—2 mos.

Notice of Sale

To Cyril Ouellette of the Parish of Addington in the County of Restigouche in the Province of New Brunswick, Farmer, and Mary Ouellette his wife and all those whom it may in anywise concern.

NOTICE IS HEREBY GIVEN that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the fifth day of October, in the year of our Lord one thousand nine hundred and nine, between Cyril Ouellette of the Parish of Addington in the County of Restigouche in the Province of New Brunswick, Farmer, and Mary Ouellette his wife, of the one part, and Malcolm Peterson Moore and Stephen Mitchell Moore both of the Town of Campbellton in the county and province aforesaid, Messrs. chanta, doing business under the name style and firm of Moores Brothers, of the other part, and received and registered in the office of the Registrar of Deeds and in the office of the Registrar of Deeds in the County of Restigouche as Number 12081, on pages 619, 620, 621, 622 and 623, in Book "A, 3" of the records of the said County, there will be for the purpose of satisfying the covenant respecting payment of the interest secured by the said Mortgage default having been made, in payment thereof, be sold at public auction in front of the new Post Office in the town of Campbellton aforesaid on Wednesday the twenty-first day of August, A. D. 1912, at three o'clock in the afternoon the lands and premises bounded and described in the said Indenture of Mortgage as follows:—

"All that certain lot piece or parcel of land situate lying and being in the said Parish of Addington bounded and described in a certain Grant from the Crown to the said Cyril Ouellette dated the sixteenth day of March, A. D. 1901 numbered 24670 as follows:—Beginning at a stake standing at the South eastern angle of Lot Lester J. purchased by Theophile Ouellette in Block Two North of Colebrook, Settlement in the year 1894 North of degree and fifteen minutes East sixty-seven chains to another stake thence South eighty-five degrees and fifteen minutes West, sixty-seven chains to another stake and thence North eighty-five degrees and forty five minutes West fifteen chains to the place beginning containing one hundred acres more or less and distinguished as Lot 'B' in Block Two North of Colebrook Settlement." Together with all and singular the houses, buildings and improvements rights, privileges and appurtenances to the same belonging or in anywise appertaining. Terms cash.

Dated the sixteenth day of May, A. D. 1912.

MALCOLM P. MOORES L. S. S. M. MOORES L. S. Mortgagee.
A. E. G. MCKENZIE, Assignee.
W. A. TRUEMAN, Solicitor for Mortgagee.
May 17th—3 mos.

CONTRACTOR AND BUILDER.
Manufacturer of Concrete Blocks.
Cement For Sale.
OFFICE AND RESIDENCE, - WATER STREET



W. H. Wallace,
Campbellton, N. B.
PHONE 127.

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Saw Mill and Planing Mill.

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We have laid in our summer stock of PINE and are prepared to give you best value at keenest prices.

Yes, we are back at it again and will be in a better position than ever to supply your needs for Outside Building Material. We have everything from 2x3 up to 2x10 in 2 inch stock; and all kinds of Boards, Tongue and Groove, Square Edge and Surface Planed. We are making a specialty of Outside Building Material and you will not be sorry if you call and have a look at our stock. All lumber delivered at short notice.

Sansom's Planing and Saw Mill.
Back of Town.