POOR DOCUMENT

MANCHESTER'S Advt. on Page 8

LATEST WEATHER REPORT

WIND and RAIN

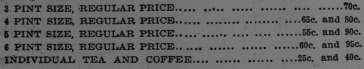
VOL. 7, NO. 180;

ST. JOHN, N. B., WEDNESDAY, APRIL 10, 1907

FINDING MONEY

Nickel Plated Tea and Coffee Pots

in our stock, and so have determined reduced prices on them. 3. PINT SIZE, REGULAR PRICE



20 Per Cent Off these Prices,

H. THORNE & Co. Ltd.

Market Square, St. John, N. B.

Important Consideration



1st--A Good Baker.

3rd—Economical in Fuel. THE ROYAL GRAND will burn but one-half the fuel that some ranges consume; therefore will pay for itself in a few years in the saving of fuel.

We make the ROYAL GRAND and stand behind each one with an absolute guarantee that it will provesatisfactory in every way or we will refund the amount prid.

Emerson & Fisher, Ltd. 25 Germain Street.

4	SAVE MONEY
	By doing your shopping here you save a quarter than elsewhere
	Here is the fact:
	LADIES' SILK WAISTS
0	We also carry a full line of Ladies' White Wear, with similar prices. J. ASHKINS, 655 Main St. Opp. Long Wharf. Open Evenings.

THE WILKINSON—

@\$2.00 Stiff Hat.

It has no equal at the price. Latest shapes, easy fitting, fast colors. Sold exclusively by

F. S. THOMAS, Dufferin Block, 539 Main St., N. E.

We will sell more style, more quality of Ex-Building Com'r Williams of Chicago fabric, and give a better fit in each garment for the price consideration than any other house in town.

Our \$10 Suits are the Best

value you can find. Come in and see for yourself. You will receive courteous service, and will not be under the slightest obligation to buy.

American Clothing House, 11-15 Charlotte St.

ONLY TWO WEEKS TO MAY 1st.

ARE YOU GOING TO MOVE OR STAY WHERE YOU ARE? In either se, you will need some OILCLOTH, CARPETS or CURTAINS.

PARISIAN STORE, 47 Brussels Street. A TENZMAN, Proprietor.

81 John, N. B., April 10th, 1907.

MORE NEW SPRING RAINCOATS ARRIVED

We received yesterday another fine lot of new COMBINATION RAIN-COATS AND SPRING TOP COATS, making a very complete range, they are just the coats for this weather, will keep you dry and comfortable, yet are neat an i dressy for the fine spring days. The fit and style are equal to tailor-made and our prices are very low.

Men's Spring Raincoats \$7.50 to \$15.00 Other Spring Top Coats \$5.00 to \$15.00

Ask to See Our Boys Spring Topper at \$5.00

NEW YORK, April 10.—John Henry Clews, a member of the banking firm of Henry Clews, died today after a long illness.

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NEW YORK, April 10.—John Henry Clews, died today after a long from his late residence, Pitt street, to the Cathedral, where Rev. Father Holland celebrated Requiem High leaves of the Nobel prizes, old cemetery.

NEW YORK, April 10.—John Henry Clews, a member of the banking firm of the late Michael Recicles that President Rec

THREATEN TO BRING OUT ALL SORTS OF SENSATIONS

Mr. Emmerson Refuse to **Apologize and Declare They** Will Summons as Wit- Are They Responsible for Innesses Hundreds of Prom-Inent Canadians

MONCTON, N. B., April 10. — The torm which set in last night has been

New York.

At the conference which was held here it is stated that there was no talk of retraction. Mr. Crockett left for home this morning, King went last night and Dennis today. The Gleaner has not yet been served with papers in connection with the suit, but writs have been isued against the Herald and World, the latter being the only one yet served. Thecurrent rumor here is that the editor of the Gleaner will be proceeded against criminally, while civil action will be taken against the other two papers.

J. HENRY CLEWS DEAD.

Papers Sued for Libel by Hon. IMPORTANT CLAIMS AGAINST RAILWAYS

juries to Employes

When Such are Caused by Garelessness or Deficient Appliances ?-

particularly severe,
 James Weldon, a well known real estate owner. has laid information against Artebelle Duffy, a young man, for assault. Duffy was putting electric fixtures in Weldon's house, when the nails on his boots scratched the polished floor. Weldon remonstrated and the young man struck him on the head and also bit him on the hand.

A cameo brooch lost by Grace Dennison who writes in Toronto Saturday

Was begun today in the Supreme Court of the United States in the two cases of Damselle Howard and N. C. Brooks, and the two cases of Damselle Howard and N. C. Brooks, and involving the constitutionality of the employers' liability law, holding railroads engaged in interstate commerce liable for damages to employes when caused by carelessness or deficient appliances. The trial court decided against the validity of the statute.

In the Brooks, N. C. Brooks, of Kansak brought suit against the Southern of Alderman for Stanley ward George a perfect baker.

2d-Has a Good Draft

The ROYAL GRAND has direct

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Graft and will work in a chimney so
but that many other stores would fail

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Mall Full Stores

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A canne brook lottly dreat stores

The ROYAL GRAND has direct

The Royal Connected stores

The Royal Connected s

NATURAL HISTORY

Appeal for Funds to Carry on This Most Important Work.

The following circular letter has been sent to a large number of citical civil action will be taken against the other two papers.

AN ECHO OF THE AWFUL

IROQUOIS THEATRE-FIRE

EX-Building Com'r Williams of Chicago

Charged With Being Responsible

for the florror.

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CHICAGO, April 10—For the last time in a case that will be called for trial Tuesday next, the law will ask of the court whether the defendant at the bar is responsible for the Isas time in a case that will be called for trial Tuesday next, the law will ask of the court whether the defendant at the bar is responsible for the Isas time in a case that will be called for trial Tuesday next, the law will ask of the fourth of the court whether the defendant at the bar is responsible for the Isas time in a case that will be called for trial Tuesday next, the law will ask of the court whether the defendant at the bar is responsible for the Isas time in a case that will be called for trial Tuesday next, the law will ask of the court whether the defendant at the bar is responsible for the Isas time in a case that will be called for trial Tuesday next, the law will ask of the fourth of the court whether the defendant at the bar is responsible for the Isas time in a case that will be a seen to the part of the charge of manilaguity of the charge of manilaguity of the court whether the final curtain in the legal drama or the first real hearing of the charge of manilaguity of the charge of t

under a scow which was being built at the head of the C. P. R. irrigation canal caused the death of a man named Alliston, the serious injury of two more and slight injuries to a number

HANGS BY AN H.

Common Clerk Finds an Hof a Difference

Between Names on List and Nomination Papers-Recorder Skinner to

Recorder Skinner has been summoned to settle the dispute which has arisen over the nomination of George Green for Stanley ward. When Mr. Green's nomination was handed in his qualifications were challenged, and on looking up the records Common Clerk Wardroper found that no one in the list by the name of George Green was qualified for nomination. The name of George H. Green was found, but Mr. Green's statement is that he is qualified, that his name is George Green and that the H. should not appear on

election.

"Therefore it is clear that after the nomination is made a duty rests upon the common clerk to look into the matter of the nomination of a person for the purpose of ascertaining if such person is legally qualified to be nominated, etc., and inasmuch as the nomination may be filed with the common clerk up to the hour of four p. m. (as is said) the said duty of the common clerk may not be performed until after four p. m.

The particular nomination now under consideration was filed immediately before the hour of four p. m. The common clerk immediately entered upon the duty above named and discovered that there were two persons assessed under the name of George Green, respectively, but neither of them was qualified by the assessment to be nominated but a person by the name of Geo. H. Green and assessed under that name was as appraised by the assessment qualified to be nominated.

"Therefore, the question is as follows:

"Was the nomination of George H. Green, the only Green with the Christian name of George, on the assessment list that was qualified to be nominated?

"In order to reach a legal conclusion under declared reasons therefore I

"Therefore, the question is as follows:

"Was the nomination of George
H. Green, the only Green with the Christian name of George, on the assessment list that was qualified to be nominated?

"In order to reach a legal conclusion under declared reasons therefore I must look a little further into the act.

"The word 'file' is used in the act as follows: When the nomination is handed in by the nominators to the common clerk it is referred to in the act as follows, 'and the electors so nominating as hereinbefore last mentioned shall subscribe a nomination and file the same in the office of the common clerk."

"The act then provides as follows: The common clerk shall not receive or file a nomination of any person as a candidate shall appear on the general assessment list filed in his office as so assessed upon the value of \$1,000, at the least, at the last annual assessment for city rates next preceding such election." Well, as before intimated, it appears by said list that a person by the name of George Green is so assessed.

"But the act contains the following provision, namely: 'Before receiving the nomination of any candiate for the nomination of any candiate for the provincial Normal School.

provision, namely: 'Before receiving the nomination of any candiate for the office of mayor or alderman the common clerk may require proof by affidavit or statutory declaration as he may determine of the qualification,

etc.'
"I, therefore, am of the opinion that the common clerk can and I think should enter upon the enquiry and ascertain if the person so assessed under the name of George H. Green is one and the same person nominated under the name of George Green and if such be the case I advise that the nomination be received and filed with the common clerk as a legal nomination in the clerk as a legal nomination in the

Dated April 9th, 1907.

The common clerk will follow out these recommendations.

"(Sgd.) C. N. SKINNER

CAN'T KEEP THE PRIZE UNLESS HE LECTURES

GEORGE GREEN'S FATE TWENTY MILLION RUSSIANS ARE FACING STARVATION.

JEROME IS GIVING HIS ADDRESS TODAY

Contends That Thaw Was Prompted by Jealousy.

Jury Tomorrow—The Longest

jealousy.

If Mr. Jerome finishes his address in time Justice Fitzgerald will probably charge the jury before he adjourns court this afternoon, and the day's session should close with the fate of Thaw in the jury's hands.

MAY QUALIFY AFTER THREE MONTHS RESIDENCE

Amendment to the Elections Act-Miss **Vega Greed Died This Morning**

set aside a conviction for unlawfully destroying a fence. This case was being argued on adjournment at noon.

VERSAILLES, France, April 10.—
Edgar Coombes, son of the ex-president of France died today of appendicitis.

Allonso and the Downger Queen Christina later left Cartagena for Madrid.

The kings conferred absolutely alone for over an hour previous to separating, and it is assumed they went over the question for the discussion of

Cannot Live Until the Next Harvest Unless Assistance is Afforded — Thousands are Now Dying—One Meal a DayServed Out

sian famine, writing from Sa April 3, says: Trial on Record

April 3, says:

"There are 20,000,000 people distributed in the southeastern provinces of Russia who cannot live to see another harvest without aid."

In Samara, he adds, thousands are dying and 750,000 are starving. Of the latter only 372,700 are getting relief, one meal in 24 hours. As a meal is only two pounds of bread and a bowl of soup, this, according to the commissioner, means dying by degrees. Even this meagre dole in countless instances is divided among many mouths. There are only sufficient funds on hand to

HAVANA, July 10.—It appears that July 4, 1908, will be the day for the control of Cuban affairs to be given back to the Cuban people. The Liberals are anxious that the final elections be held in December, 1907, and the government turned over May 20, 1908, the anniversary of the inauguration of the first Cuban republic; they also want the municipal and provincial elections held simultaneously.

The Conservatives on the other hand desire that the final elections be held later than next December and that the municipal and provincial elections be held six months apart.

Amid such divergence of desire a compromise, which will result in the turning over of the control of the Cuban affairs on the American holiday, is probable.

ITALY WILL PROSECUTE THOSE WHO SOLD PICTURES

Pierpont Morgan Declares He Had Nothing to Do With Removal of Art Treasures

inserting three months previous to the first of September of the year.

About eight inches of snow fell here during the night and today seems like the middle of winter.

The death occurred this morning after a lingering illness from consumption, of Miss Vega, only daughter of Dr. H. C. Creed, instructor of science at Normal School. She was 25 years of age and was a graduate of Acadia Seminary and the Provincial Normal School.

SUPREME COURT.

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SUPREME COURT.

FREDERICTON, N. B., April 10.—The Crown paper was taken up in the Supreme Court this morning. The cases of the King vs. Kay, ex parte Gallagher, and Fenwick vs. Denenbury were struck off with leave to enter. The King vs. Hennessy and Clark ex parte Polen. C. H., Allen states ground, T. W. Butler and A. R. Slipp shows cause. The same vs, the same ex parte Dunick. The like. Court considers in both cases.

The King vs. O'Brien, ex parte Roy,

The King vs. O'Brien, ex parte Roy,
J. Bryne shows cause against an order
nisi granted by the Chief Justice to Victoria and Albert with King Edward and Queen Alexandra on board, departed early this morning, and King Alfonso and the Dowager Queen Chris-