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# RRANGING FOR EARL GREY'S TRIP

## S. Barker Back from Ottawa, Where the Programme Was Submitted to his Excellency

FREDERICTON, June 18. - R. Barker, private secretary utenant Governor Tweedie, has reed home from Ottawa, where he ad been consulting His Excellency arl Grey relative to the proposed visit the governor general to this provice as well as Nova Scotia this sum-

Vhen seen last evening Mr. Barker id that he had spent almost an enre morning going over the proposed gramme with his excellency's sectary, Mr. Sladen.

His excellency and Mr. Sladen went ito the programme in detail and sevral changes have been made. These nges, however, will not affect the ates of his visit either to Fredericton St. John, but are mainly in the hours which the different affairs have en arranged to take place. The vice-regal party will be in St. ohn August 13th and 14th, and will

isit here on the 15th.

His excellency is to travel from Iontreal to Halifax by the governnent steamer Minto, which is now at ebec. He will also travel from Haliray to St., John in the Minto and from John to Fredericton he will travel n a private river boat which will be artered. This boat will likely leave St. John about 8.30 or 9 o'clock in the rning and will make a through trip this city, arriving here it is expected about 3 o'clock. Arangements are eing made to procure the steamer Vicria if possible, and if this plan fails he Champlain will liketly be chartered. The trip up the river will likely be aken by the lieutenant governor, the embers of the provincial government, Mayor Sears and some of the St. John ermen and possibly representatives f the city of Fredericton. There will be uncheon aboard the boat en route

Mr. Barker says that the programme will have to be submitted to the licunant governor before being given out to the public.

# Standing Offer



Good always, everywhere \$100 Reward, for any lame ness, curb, splint, founde distemper, etc., (where cure is possible) that is not cur TUTTLE'S

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reatest horse remedy in the world. Tuttle's amily Elixir invaluable for human buisse, uns. rheumatism, etc. Send for free 100 page lock. Veterinary Experience." The perfect seman's guide. Every diese symptom and its teament. utile's Elixir Co., 73 Beverly St., Boston, Mass C. H. R. Crocker, South Farmington, N. S.

# TRUE BILL IN EMMERSON

When the court opened the counsel When the court opened the counsel a light on the Star Line whalf at the for both parties were present as at the preliminary. Hon. Mr. Emmerson gested better ventilation in the base—sat at the berristers table and seated beside him, was Col. Marsh, who conducted the preliminary. The defendant ducted the preliminary. The defendant ducted the preliminary. The defendant ducted the preliminary and to do so would require some time. suit was not present at the he noon train from Montreal bringwith him important witnesses in suit. How Wm. Pugeley arrived on the morning train from St. John while the other counsel arrived last night. The list of the grand jury is as fol-lows: U. J. Weddall (foreman), John F McMurray, John P. Jennings, James Lemont, Matthew Tennant, Peter Mo-Donald, Byron Estey, R. G. Lee, John H. Fleming, Wm. T. Chestnut, Edward A. O'Brien, Robert M. Campbell, Daniel jurymen and dismissed them, promisRichards, Walter McFarlane, Moses ing that their recommendations would be placed before the proper authority. E. Farrell, Benjamin J. Griffiths, Farrell, Benjamin J. Griffiths, ties.

rge to the jury. vestigate very many matters outdirectly by the Judge or the torney General representing the Crown Although matters of order and government are not brought directly their notice it is their duty to de-

of place to visit the basement to see whether all is strictly correct there. It has been brought to my sitention, through the newspapers that a man, whose tending leaves to the court both specific the court both specific that a man, whose tending leaves the court both specific that it was in the public interests of possible jurors are men of very pronounced opinions on both sides of politics. Challenges are expected to be numerous, early and frequent. e family I knew, died in a cell in

whose family I knew, died in a cell in the police court. It may be that there is no blame on the authorities but I call your attention to this and if you wish your may make some recommendation. "I am glad to say that you have not day. The only case before you is that of Emmerson vs. Crocket. You already knoy, no doubt, that you have not to make a must finding in this case. It is not your privilege or duty to say whether there was justincation but just to say whether the case is one which should be taken up by the court. Should, however, you not find necessary to bring in a true bill you will thus save the country the expensation. The accusation of the country the expensation of the country the expensation of the country the expensation. The accusation of the country the expensation of the country the expensation of the country the expensation. The accusation of the country the expensation of the will thus save, the accusation against Mr. Crocket is that he printed a libel in the Gleaner published in this

tomorrow. city. There are numerous publications but in this case it is not necessary to show anything further than publica-tion in this paper. If you find this, the next thing for you to decide is wheth-er these words are intended to refer o Hon. Mr. Emmerson If they were published in reference to Mr. Emmerson then that part of the requirements of the law with re-

ference to defamatory libel is com-plete. In the next place if you find that these words imply this meaning or carry with them this meaning, that is, that they are published without legal justification or excuse, that side of the question if there be that side to it, will not be of concern to you. You must further find that these words so published were designed to hurt Mr. Emmerson in his reputation, by holding him up to contempt or ridicule. If you cannot find these things then you will do right not to find a true bill. Twelve of your num-her is sufficient to find a true bill. If you desire to have the depositions read or require to have any witness before you make it known to

the court. grand jury was then dismissed until 2.30 as the prosecution did not have evidence to go before them. list of the petit jurors consists of the following:

George Armstrong, St. Marys, farm-Hedley Vanwart, Fredericton, grocer.

B. Campbell, Kingsclear, Albert Miles, St. Marys, gentleman E. G. Hoben, Fredericton, grocer. John B. Gill, St. Marys, farmer, Robert Grey, Kingsclear, farmer. Thos. W. Sanson, Fredericton, mer-

George A. Murray, Kingsclear, farm Alphonse B. Kitchen, Frederictor real estate agent.

John Burnett, Kingsclear, farmer.

commendation favoring the placing of J. Doug a light on the Star Line wharf at the fendant.

night clerk at St. Lawrence Hall; Hary Dean and John Chapman, who were night porters at the same hotel, was present in court when the grand jury returned. Hon. Mr. Emmerson was also Mr. Hazen objected strengously to

Wm. E. Farrell, Benjamin J. Grimtos, ties.

Stewart L. Morrison, Harry W. Walker, At this time Dr. Pugsley and Mr. Hazen were closeted together and returning Dr. Pugsley said that he had intended moving for an arraignment foreman, the jurges were sworn in but as be understood from Mr. Hazen that the defense wished to file a plea, the way willing to adjourn until the to the nature of the oath which he was willing to adjourn until the leing administered to their fore- morning.

Judge Landry then made his Mr. Hazen said that it would take

some time to make up the pleas nee-

therefore adjourned.

From an authoritative source it was brought to their knowledge. I have nothing to find fault with in the way of good order in the community or this district. I would like however, to bring some matters under your notice. The case of the responsibility of the case of as to the responsibility of the case of the wharf at the end of Regent street (the Star Line wharf), where only recently a number of accidents have occurred. Your court house, I have said, it satisfactory, but it might not be out of place to visit the basement to see and the public benefit that such matters.

Therefore adjourned.

From an authoritative source it was bearing the expected to be given tomorrow. The presentation of Dr. Pugsley's demurrer, it is likely, will take up the greater part of the day's session. Regarding the length of time to be occupied by the trial the most widespread opinion in Fredericton is that the selection of a jury will extend over several days. This opinion is based on the fact that in the first panel of place to visit the basement to see

again be taken up. He thought that the crown should be ready, at least by

Last night's St. John Star said:—
"Overtures for settlement have, it is understood, been made by Mr. Crockett's friends, but it is unlikely that any arrangement will be made."

guisi between a cabinet minister and an ordinary person, as far as the right of publication of information concerning. The Fredericton Glearer, said Mr. White, "published certain statements any arrangement will be made." any arrangement will be made."

I desire to say that the above statement is absolutely untrue. No pro-position for settlement has been made by me or by any one in my behalf.

FSEDERICTON, N. B., June 19.—
So far the long awaited EmmersonCrocket libel suit has proved a waiting public good."

Is justified only in being published for the public good. The destruction of the government is certainly not for the public good."

John C. Gilman, Kingsclear, farmer.

ndant. Dr. Fugsley then moved for any other way.

a arraignment of the defendant, Jas.

This concluded the arguments of the the arraignment of the defendant, Jas. H. Crocket. On the latter being asked to plead, J. D. Hazen began the argument or

the following pleas:

with two women of ill-repute with was published for the public good and whom he had been keeping company not long since, meaning thereby not long since, meani No additional jurors have been summoned.

The court resumed at half-past two
this afternoon, the grand jury meeting afternoon, the grand jury meeting in the city of the jury room. The lawyers for the in the jury room. The lawyers for the head to make the public and the public good.

The said Henry R. Emmerson was min
No additional jurors have been summoned.

Itament had been discussed in the House of Commons by Sir Wilfrid House of Commons the Sir Lawrence Mall, Italian Lawrence Mall, It the said Henry R. Emmerson was min- Mr. Hazen then took up the points of pkgs. "There's a Reason."

proper in the public interest and for the benefit of the public that facts of a

ed of men whose personal character prediction. June 18.—The grand jury makes of the grand jury makes of the prosecution, and he case of Emmerson v. Cocket vesterday afternoon unantable of the grand jury returned to he prosecution. The grand jury returned to he may be dismissed and discharged in the court room and their foreman anthe one mind. The finding is said to have come somewhat as a surprise to the prosecution, and he prosecution, and he whereof it was for the public benefit that the said matters charged in the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Hazen to the court of his relations with a married whereof it was for the public benefit that the said matters charged in the count of his relations with a married somewhat the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, city editor of the said indictment should be published. J. Douglas Black, ministers of the crown; by reason whereof it was for the public benefit

The defendant, who arrived at noon. The plea in question, he said, opened from Montreal with a number of wit-nesses, including John Lloyd, formerly lay down for cabinet ministers rules to that contention. Finally should the of conduct not applied to others. The counsel went on to say he would re-

> quently no particular day should be assigned for the resumption of the case.
>
> Judge Landry allowed the request of
> Dr. Pugsley. The defense had had time granted for the preparation of pleas,

ernment could be purged of men whose characters were of a degrading and disgraceful quality.

At today's session of the court both Hon. Wm. Pugsley on the part of the crown asked the court to proceed with Crockst were present, sitting with the power of resistance is lessened. It is

make a final finding in this case.

be delayed.

Mr. Hazen complained that he had been given no copy of the demurrer,

Mr. Pugsley argued that there would been given no copy of the demurrer,

He imought that two ex-attorney genbe no unnecessary delay in proceeding

Hon. A. S. White proceeded to again argue. One point on which Mr. White spoke most particularly was the attempt made by the defense to distinguish between a cabinet minister and

he, perhaps with over sensitiveness, and he, perhaps with over sensitiveness, resigned. If every cabinet minister under sor by any one in my behalf.

(Signed) JAS. H. CROCKETT, is justified only in being published to is justified only in being published for

rame. Yesterday J. D. Hazen on behalf of the defendant, asked for a post-ponement in order that pleas for his client might be prepared, and today Hon. William Pugsley, acting for the make no limit to the number of countries. Mr. White was followed by J. H.

house. Of the first panel of the petit jury but two jurors were absent. Dr. Pugsley explained that he acted in the case for the crown with J. Barry and thou. A. S. White, retained by the complainant, as his colleagues.

Mr. Hazen then announced that he, which the control of the conclusion that it would come to the conclusion that it would be best if the case were decided by the last it. assisted by H. F. McLeed and O. S. be best if the case were decided by George L. Recker, Queensbury, Crocket, M. P., would act for the de- proof of the truth of the libel than by

Mr. Hazen at once arose and advanced behalf of the defense. If the plea of justification were not allowed, he said, the proof of the truth of the libel could York nisi prius sittings.

June 19th, A. D., 1907.

In the matter of the King v. James
H. Crocket. The defendant James H.

Crocket. The defendant James H.

Crocket. The defendant James H.

Crocket. The defendant James H. Crocket, as a first plea to the indict- which Hon, Mr. Emmerson was ejectment against him, says that he is not guilty, as alleged in the said indictment. Pugsley and the senior counsel for the ally she had dyspapsia so bad that she J. Douglas Hazen, of counsel for de- defense as to whether or not other hotels were referred to in the innuendo. Frank I. Morrison, Fredericton, in
And for a further plea the said

James H. Crocket, pursuant to the
statute in that behalf says that our said

Albert Neill, St. Marys, farmer.

M. Byron McNally, Kingsclear, farmer

M. him because he says that it is true that effect. The learned counsel next menced to improve at once, regained Michael Ryan, Fredericton, manue that Henry R. Emmerson was ejected took up the argument that the libel my twenty-five pounds of flesh and with two women of ill-repute with was published for the public good and went some beyond my usual weight.

ister of railways and canals in the the demurrer. It was not necessary fo government of Canada, and that the personal morals and conduct of members of the government of Canada were matters of public interest and had been discussed in parliament and in the press, and it was desirable and propose its the sublic interest and stated in the press, and it was desirable and sublic interest and in the press, and it was desirable and sublic interest and its pressure its the sublic interest and in the press, and it was desirable and sublic interest and its pressure its the sublic interest. It was not necessary for the defense to state by whom the minister was ejected. That would come out in evidence of which it was a part. solutely unreasonable to declare the respect. It was sufficient to say they the lives of ministers of the crown exact circumstances of the ejection should be made known and published should have been stated, according to the control of the ejection being the ejection bei should be made known and published should have been stated, according to so that the government might be purg-the prosecution. That also was unnecessed of men whose personal character sary. The assertion that an ejection young son of Ingles S. Trapplebeck, sary. The assertion that an ejection young son of Ingles S. Trapplebeck, sary. The assertion that also was unnecessory of the crown; by reason took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. In the past, parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. The past parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. The past parents formerly of Moncton; in Low-rendered them undesirable and unfit took place was enough. The parents formerly of Moncton in Low-rendered them undesirable and unfit took place was enough. The parents formerly of Moncton in Low-rendered them undesirable and unfit took place was enough. The parents formerly of Moncton in the past parents formerly of Moncton in leader of the Irish Nationalists, on ac- Benton, N. B.; in this city, Mrs. Mar-

count of his relations with a married saret Dinsmore, widow of Francis woman, came to his political end. An- Dinsmore, aged 78 years, formerly of weman, came to his political end. Another similar case in British history was that of Sir Charles Dilkes, who, Stutson, aged 28, late of P. E. I. fendant.

"Do you join issue," asked Judge matters of public interest, It had been argued that such a matter should have been dealt with by parliament if it were a matter of public interest and

public good. Sir Wilfrid Laurier did not think so. On the floors of the House of Commons he had expressed an opinion which was directly opposed Houlton a number of years ago. She press of the country be placed under a censorship like that existing in Russia? Should it be prevented from critleising and commenting on the private

nresent in court when the grand jury returned. Hon. Mr. Emmerson was also present. Although only twelve grand jurymen were necessary to give a true bill, the decision was unanimous.

Judge Landry thanked the grand jurymen and dismissed them, promising that their recommendations would be placed before the proper authorities.

At this time Dr. Pugsley and Mr. Hazen objected strenuously to further time being spent before proceeding with the case. Numerous witnesses had been brought to the court from far distant points and the case of men should not be open to the criticism and commenting on the private life of public men?

Hon. Mr. Pugsley replied to Mr. Hazen's by saying that the private lives of men should not be open to the criticism and commenting on the private life of public men?

Hon. Mr. Pugsley replied to Mr. Hazen's brought to the court from far distant points and the case of men should not be open to the criticism and comment of the private lives of men should not be open to the criticism and commenting on the private lives of men should not be open to the criticism and comments. He opened his remarks by saying that the private lives of men should not be open to the criticism and comments. He opened his remarks by saying that the private lives of men should not be open to the criticism and comments. He opened his remarks by saying that the private lives of men should not be open to the criticism and comments. He opened his remarks by saying that the private lives of men should not be open to the criticism and comments. He opened his remarks by saying that the private lives of men should not be opened by the crown. Consequently of the private lives of men should not be opened by the private lives of men should not be opened by th certain gentlemen had referred to it on the floors of the House of Commons. However, it should be remem-bered that no member of Parliament said that he had personal knowledge as he understood.

It the defense wished to file a prowas willing to adjourn until the
syning.

Mr. Hazen said that it would take
ame time to make up the pleas necsary under the code, and asked for
an adjournment until the morning.

Judge Landry said that the request
was resonable and that he would adjourn the case until ten in the morning. He said that he would be unwilling to take up and other civil sufts now
as they could not well be concluded
before the morning, and the court
therefore adjourned.

Predefine the fermion of the case for today, It
will be taken up again tomorrow mornwill be taken up again tomorrow mornthe fore the morning, and the court
the case at 2.30 in the afternoon it
the case at 2.30 in the afternoon it
would be proceeded with. He
further stated that he considered 10 a.
This closed the case for today, It
will be taken up again tomorrow mornwill be taken up again tomorrow mornthe fore the morning, and the court
this closed the case for today, It
will be taken up again tomorrow mornthe fore the morning, and the court
this case at 2.30 in the afternoon it
would be proceeded with. He
further stated that he considered 10 a.
This closed the case for today, It
will be taken up again tomorrow mornthe fore the morning,
are the morning,
ber of the government or parliament
will be taken up again tomorrow mornthe case at 2.30 in the afternoon it
distinctly disclaimed
the defense had argued
that the press had a right to criticise
the nrivate life of members of parlia
ment. Suppose that it had, when could
a limit be placed? No official or member of the government or parliament
will be taken up again tomorrow mornthe fore the morning.

From an authoritative source it was
the newspapers. The liberty of the
press would develop into license.

The liberty of the
press would advelop into license.

The liberty of the press would develop into license.

The liberty distinctly disclaimed
the right to criticise
the nrivate life of members of parlia
ment. Suppose that it had, when could

ed to the court that as it was one o'clock the counsel might rise and in the afternoon he would continue his argument, citing cases bearing on the

HEALTH AND VITALITY FOR OLD PEOPLE the old people above all others who quire the new life and energy wh come with the use of In Chases. New Bood. Thousands of all people depends the people depend on this treatment, because it calms as mulets the property. quiets the nerves, gradually and certainly enriches the blood, builds up the

## system and instils new life and vigor into their shrivelled arteries. GRADUATED FROM \*TUFTS COLLEGE, BOSTON

BOSTON, June 19 .- At Tufts' College today the following provincialists Dental school-Kenneth MacKillop,

Loch Lomond, N. B.; Geo. W. Tingley and Patrick J. Gallagher, both of Moncton; Thomas E. Robbins, Charlottetown; medical dector, Roger Dexter, Brooklyn, N. S.
Smith College graduated Miss Rosamond M. Archibald, Wolfville, N. S.

who expired yesterday morning at an Rev. E. C. Jenkins, pastor of Ludlew Hon. William Pugsley, acting for the crown, did the same in order that he might file a demurrer against one of the pleas of the opposing counsel. His the defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the defense was unfair on account of the defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing counsel. He defense was unfair on account of the pleas of the opposing the pleas of the oppo early hour as the result of a fall the pleas of the opposing counsel. His Honor Judge Landry granted the request of the crown counsel. The case will be resumed temorrow at 9 a. m.

This morning there was the usual large crowd in attendance at the court house. Of the first panel of the petit inry but two inverse were absent. Dr.

the defense was unfair on account of its vagueness. The names of the women were not gifts with them. As a result of their oners called at his home and brought its vagueness. The names of the women were not gifts with them. As a result of their visit Mr. Jenkins' home will be infirmities of old age for some time, and onations included a divan, a rocking shall report and luxury. The donations included a divan, a rocking shall report and onations included a divan, a rocking shall report the petit introduction was smaller than the defense was unfair on account of his parishoners called at his home and brought its vith them. As a result of their visit Mr. Jenkins' home will be infirmities of old age for some time, and onations included a divan, a rocking shall report the past two weeks had grown might be of ill repute, as gamblers, as the lower of the infirmities of old age for some time, and onations included a divan, a rocking shall report the past two weeks had grown might be of ill repute, as gamblers, as the lower of the infirmities of old age for some time, and onations included a divan, a rocking shall report the past two weeks had grown and onations included a divan, a rocking shall report the firming the original report the past two weeks had grown and the past tw by Deacon Ring and I. E. Smith an address to the pastor.

Mr. Jenkins was greatly surthanking the people for noness. Retreshments were and a pleasant exeming spent.

WENT TO TEA And It Wound Her Bobbin

Tea drinking frequently affects peoole as badly as coffee. A lady in Salisbury, Md., says that she was compelled to abandon the use of coffee a good many years ago, because it threatened to ruin her health and that ally, she had dyspspsia so bad that she had lost twenty-five pounds and no food seemed to agree with her. food drink, Postum, and was so much pleased with the results that I have

health for some years past still she was not thought to be seriously ill BOSTON, June 19 .- Deaths of former rovincialists include the following:— until about three weeks ago. Besides a South Beston, June 14th, Mrs. James her husband she leaves one son nine

RECENT DEATHS

DIED IN THE STATES.

Everett, June 12, Earl J. Trapplebeck,

ROBERT CURRIE

MRS. SAUNDERS CLARK.

At Houlton, Me., June 3rd, of pneu

MRS. BURDEN ALLEN.

CENTREVILLE, June 19-Mrs, Bur-

den Allen died quite unexpectedly last

TOSEPH M. SLEEP.

Joseph M. Sleep, of New Jerusalem,

Queens county, died at his home or

June lith. He was in his seventy-first

LILLIAN HAMPTON.

Lillian Hampton, the daughter of Mr.

home on Tuesday, June 18th, at 5.30 p.

with the mourning parents in their

DAVID LEAHY.

charge of the C. M. B. A.

HENRY A. TAYLOR.

on his way home from the West.

RUXEY C. SOUCOUP.

MRS. NANCY DOUGLAS.

stairs. She fell to the foot of the

flight, and sustained such injuries to

her back that she only survived the fall

for a short time. A doctor was called

in, but could do nothing for her. Mrs.

Douglas was in her 88rd year. Origin-

ally from Coleraine, Ireland, she came

to America in 1854, making her first

MRS. J. WESLEY TAYLOR.

eral sons.

home in Richmond, aged 80.

teen years.

at Knoxford.

sad bereavement.

N. S., and another in Massachusetts. brother-in-law, left- last night for Everett, where the funeral will take place today.

## SHEFFIELD DEATHS.

Marion Stutson, wife of William M. Robert Currie died recently at his

Thursday night at the home of her monia, Mrs. Clark, widow of the late niece, Mrs. James W. Day, McQuapit Saunders Clark, died, aged 43 years. Lake, Sheffield. Her mortal remains Deceased was a former resident of were interred yesterday in the public Hartfield, York Co., but removed to cemetery at Lakeville Corner.

### HERBERT HARRIS.

leaves to mourn their loss a mother, two sons and two daughter. The remains were brought to Middle Southampton June 5th and buried beside her ago. He was the father of Mrs. Ronhusband who predeceased her some fifald F. Clark, formerly of St. John, N. B., but now of Vancouver.

JOHN C. COLE, SYDNEY, June 19.-John C. Cole, & week. She had been in failing health former grocer of Woodstock, N. B., for a few weeks, but it was not thought died here this morning in the 86th year of his age.

that her illness was so serious. She left an infant about three months old DAVID C. JARDINE. to the care of a sorrowing husband. NEWCASTLE, June 19. - David C. She was buried in the Baptist cemetery son of George Jardine, of North Esk, died recently at Stillwater, Minn. He

is survived by his father, two brothers and four sisters. MISS FRANCES C. GAYLORD.

Miss Frances C. Gaylord, formerly precepter at the Women's Seminary at Mount Allison, Sackville, is dead at her home in Holyeke. Miss Gaylord was nd Mrs. Ernest Hampton, died at her born in South Hadley Falls, Mass., in 1842. While at Sackville she taught m. Much sympathy is being expressed English and higher mathematics.

EDWARD P. LEONARD.

General regret will be felt at the death of Mr. Edward P. Leonard, late superintendent of the fire alarm sys-BATHURST, N. B., June 19 .- The death of David Leahy, aged about 55 tem, which occurred at eight o'clock years, late of the customs, Bathurst, this morning at his residence, 154 King occurred at Quebec yesterday. His street east. Mr. Leonard, who was in remains reached here this morning for his fifty-sixth year, was a native of interment, Owing to failing health Mr. St. John, a son of the late Charles Leon-Leahy was superannuated in June, ard, formerly a well known sea cap-1905, after being twenty-one years in tain, and the late Harriet Baldwin the service. He was a member of Leonard. He was descended from Branch No. 130, C. M. B. A., here. The George Leonard, one of the first party members met the body on arrival of of loyalist settlers who came to this the train. The funeral will take place province from New York at the time tomorrow morning and will be in of the revolution. Mr. Leonard when a youth lived for some years in Nova Scotia, and when a young man of twenty-four years, being then a resi-

HENRY A. TAYLOR.

HALIFAX, June 12.—Henry A. Taylor, one of the oldest pharmacists is
Canada, died this morning, aged 37
years. Mr. Taylor was a native of
Scotland, coming to Halifax in his
youth and carrying on a drug business
for over fifty years. He was a prominent Oddfellow and a member of the
Sons of Temperance. George H. Taylor, manager Royal Bank here, is a son
of deceased. Another son, John, carries en a drug business in Halifax in
now the North. End engine then a restdent of St, John, he entered the fire
department here. With this he has
been connected ever since, acfing in
various capacities. He was largely
instrumental in having the fire aisrm
charge of it. Mr. Leonard was probably the oldest fireman in active certice,
having entered the department at the
time of the introduction here of steam
engines, and served continuously from
that date. He was engineer of what is
now the North. End ensure. years ago today, and during that great fire he worked the engine continuously for fifty hours.

A little less that great the engine continuously to the continuously to the continuously that great the continuously to the continuously that the continuously the continuously that the conti ries on a drug business in Halifax in succession to his father: A telegram from Vancouver an-

A telegram from Vancouver announces the death there, the result of an accident, of Herbert Harris Mr. Harris was formerly a resident of this city and carried on the conservatory business here for years.

[Mr. Harris was the father of Mrs. Possible Mr. Flark formerly of St. John A little less than a year ago M Leonard suffered a stroke of paralysi but recovering from this was able t resume his duties, and remained at his work until some five weeks ago, when Ronald F. Clark, formerly of St. John, he again became ill, due chiefly to now resident in Vancouver. Mr. Clark, hard work at a fire when he was no who is the youngest son of the late George H. Clark of Carleton, is now he has been confined to his bed, gradually growing weaker. Mr. Leonard married Miss Frances E. Moor of Woodstock. He is survived by Mrs. Ruxey C. Soucoup died suddenly at Leonard, one daughter, Mrs. F. E.

# was nurse girl to Mrs. R. J. Phillips Arrangements for the funeral have not and beloved by all who knew her; been completed, but it will probably be held on Sunday. The termination of a long life came TO HELP THE CLAM very suddenly to Mrs. Nancy Douglas.

MONCTON, N. B., June 20 .- Premier Robinson is in receipt of a telegram Chicago were glutted by shipments from Hon. L. P. Farris, commissioner from Prince Edward Island before of agriculture, saying that he has land- Shediac fishermen began to send clams ed at North Sydney this morning. In forward. This necessitated curtailed England he purchased five Clydesdale shipments and storing clams in scows

funeral will be held from Mr. MacAu- the recommendation that a suitable text Westmorland and Kent is becoming ley's residence on Friday afternoon. | book may be selected or published for very valuable, and according to com-

Daniel Buckley died very suddenly at Clifton on Tuesday evening. On Monday Mr. Buckley became ill, but his condition was not thought to be at all serious. On Tuesday afternoon, however, he became worse and passed away in the evening as stated. Heart trouble was the cause of death. Mr. Buckley became in the present time, an average of about 11,000 a day. In Shediac Bay yesterday it was estimated that there were at least two hundred fishing boats averaging two men to each boat.

Three lynx have been shot in the vicing the past few days, and Hon. Frank Sweeney. Surveyor General of New Brunswick, went to Point du Chene Brunswick, and Hon. Frank Chene Brunswick, and ble was the cause of death. Mr. Buck- of the party was in connection with ley was about sixty-five years of age the clam regulations recently passed and generally respected in the com- by the Department, prohibiting fishmunity in which he lived. He is sur- ing of clams during the months of vived by a wife, one daughter and sev- May, June and September. These repulations were evidently formed with a view to suiting conditions more particularly on the north shore of Prince

# NOTICE OF SALE

To Charles P. Pengilly, Hericat H

Pengilly, and all other heirs of Rob-

ert Pengilly, and to George S. Fisher, and all others to whem it may con-cern: NOTICE IS HERREBY GIVEN that under and by virtue of the power of sale contained a. a certain indenture of Morigage, thated the awenty-sixth day of February, A. D., 1850, and made between Robert Pengilly, of the City Jos. Taylor of the Canadian Express, of Saint John and Province of New Brunswick, Trader, temporarily residing at Washademoak, in the County of Queen's, and Province, aforesaid, and Mary, his wife, of the First Part, and SHEFFIELD DEATHS.

Timothy Cusack, of the City, aforested, centractor, of the Second Part, of deaths and funerals at Lakeville and duly recorded in the Office of the two deaths and funerals at Lakeville and duly recorded in the Office of the Corner this week. After a few days of Registrar of Deeds in and for the City intense suffering Burt, the seventeen and County of Saint John as Number year old son of John Wesley Upton, 50829 in Libre X No. 7 of said Records, passed away and was interred in the pages 326, 327, 828 and 329, on the Sixth public cemetery at Lakeville Corner on day of March, A. D., 1880, THERE Monday last.

An aged lady, relict of the late Chas.
Titus, after a short illness, died last called), in the City of Saint John, in the City and County of Saint John and Province of New Brunswick, ON SAT-URDAY, THE TWENTY-EIGHTH DAY OF SEPTEMBER, NEXT, at Twelve o'clock noon, the lands and premises by said Mortgage conveyed, and being described as follows:-"All Herbert Harris, a former resident of that certain lot piece and parcel of Hailfax, died in Vancouver a few days land situate at Reed's Point in Duke's Ward in the said City of Saint John, having a front on Prince William Street of Twenty-five feet and running back continuing the same width eighty feet or thereabouts, adjoining on the south property owned by Thomas Reed and on the north property owned or formerly owned by John Clarke, being

> thousand one hundred and fifteen (1115)." Together with all buildings and improvements thereon for the purpose of paying the principal and interest secured by said Mortgage; default having been made in the payment thereof, according to the terms of said Mortgage.

the southern half of lot number one

Dated this Twentieth day of June, A. D., 1907.

G. FREDERICK FISHER. Assignee of said Mortgage T. T. LANTALUM, 21-6-3 mos. Auctioneer.

WANTED.

WANTED now, trustworthy men to sell Hursery Stock in New Brunswick. Terms. exceptionally good. Established thirty years. Write PELHAM NURSERY CO. Toronto, Ont.

MEN WANTED - Reliable men in svery locality throughout Canada to advertise our goods, tack up show-eards on trees, fences, along roads and all conspicuous places; along roads and all conspicuous places; also distributing small advertising matter. Salary \$900 per year, or \$75 per month and expenses \$3 per day. Steady employment to good, reliable men. No experience necessary. Wrife for particulars. ars. EMPIRE MEDICINE CO., Lon-

don. Ont. SERVANT WANTED.-Girl to do general work. Good wages paid to a capable person. References required. Apply 158 Germain street, St. John,

FOR SALE.-A good farm, desirably located near head of Bellisle Bay. GEORGE F. CASE, Hatfield Point, N.

FOR SALE .- A farm at Central Cambridge, Queens Co., N. B., consisting of 200 acres high land. Buildings in good condition and suitable either for a dairy or stock farm, 150 acres of intervale in conection is desired, or would rent to a practical dairyman. Apply to H. D. MOTT, St. John, N. B. Grass for sale this year in inghiand.

21-6-4 WANTED AT ONCE on salary and xpenses, one good man in each locality with rig, or capable of handling horses, to advertise and introduce our guaran-Canaan Rapids recently, after a few Reid, of Winnipeg, and one son. H. teed stock and poultry specifics.

Canaan Rapids recently, after a few Reid, of Winnipeg, and one son. H. teed stock and poultry specifics.

The stock and poultry specifics of brain trouble. She M. Leonard, of Saskatoon, Both experience necessary; we lay out work for you. \$25 a week and was in the 14th year of her age. She children are at present in St. John. experience necessary; we lay out your work for you. \$25 a week and expenses. Position permanent: Write W. A. JENKINS MANUFACTURING CO., London, Ont.

## WHOLESALE LIQUORS

WM. L. WILLIAMS, Successor to M FISHERMEN AT SHEDIAC

A. Finn, Wholesale and Retail Wine and Spirit Merchant, 110 and 112 Prince William St. Established 1870. Write for family price list. 28-11-15

mares and went to France and bought a number of Percherons.

An automobile party which went An automobile party which went through from St. John yesterday morning in a new automobile owned by Ernest Hutchinson, made the run to Chatham in nine hours actual running time, arriving there last night. John Pugsley, Governor Tweedie and Mr. Hutchinson were in the party. home in this country at Calais, Me. A year later she came to St. John, Here she was married to Robert MacAuley's father, and went to live at Musquash. She was twice married. Her surviving relatives are William MacAuley of Fairfield, Me., a grandson, and Robert MacAuley of Fairfield, Me., a grandson, and Robert MacAuley of Fairfield, Me., a stepson. The funeral will be held from Mr. MacAuley of the recommendation that a suitable text that the fishing season will be extended to the 15th of July or possibly the first of August and that claim merchants will have the privilege of shipping clams which they have stored in the closed season under the supervision of fishery officers. The funeral will be held from Mr. MacAuley of the recommendation that a suitable text westerned to the 15th of July or possibly the first of August and that claim merchants will have the privilege of shipping clams which they have stored in the closed season under the supervision of fishery officers. The claim industry in the counties of the recommendation that a suitable text was a success as being that muscle is a success as being or possibly the first of August and that claim merchants will have the privilege of shipping clams which they have stored in the closed season under the supervision of fishery officers. The claim merchants will have the privilege of shipping clams which they have stored in the closed season under the supervision of fishery officers. The supervision of fishery officers. use in New Brunswick schools next petent sources, fishermen receive at the present time, an average of about

CASTORIA The Kind You Have Always Bough Boars the Signature of Chart Hilthorn