

concourse of important personages, gathered to witness or to hear about an act that was to be performed by no less a personage than the King of England: an act that had a tremendous bearing on the destinies of that country at the time and an act that has been of mighty influence through all the ages since that day so long ago, when a beaten King reluctantly affixed his signature to a document, which was then known and will be known for all time as Magna Charta-The Great Charter-The Keystone of the liberties of Englishmen. Every school boy and girl knows of this wonderful episode in English History. Knows too of the power wielded by the mighty Barons who compelled King John, forsaken of all his court parasites and mercenaries to grant the charter of freedom, thus erecting a bulwark between the people and autocracy. At the period of which we write the history of the English as a people, rather than that of England as a country, may be England as a country, may be by a weak but tyrannical mon-arch, who was inherently stub-foundland, born and selfish, the people of England had reached the limit The Advocate's of endurance. Of legal redress there was none. The King was absolute. He could seize lands, cattle or money belonging to the tillers of the soil, and if he needed revenues, His Majesty signified the same to his subjects, and woe betide him who crossed a gross of handkerchiefs with its followed to receive him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who crossed the same to his subjects, and woe betide him who cannot afford to import their men, women and children are not the most reasonable in the world. Mr. Ayre has as yet received no reply from the Premier. failed to raise his assessment. for his country's welfare, pointed out The nobility even groaned under to the Government the loophole in the the extortions of the King, and Sales Tax which would allow those so things went on until the Barons decided that it was time to

ties. ** ** . . It has been proposed to make Magna Charta Day an anniverthe seven English speaking avoidably postponed yesterday and avoidably postponed yesterday and will be held at 4 p.m. Friday in the Board of Trade Rooms. Arrangements have been made with different stores in the city to open receiving straining for voluntary subscriptions of purpose and instinctive sense of responsibility for world welfare on the part of the national septette, viz. Great Britain and the city to open receiving stations for voluntary subscriptions for a certain period commencing Tuesday next. Young ladies will be on duty at all times during business hours at these stores to receive voluntary to the world with the city to open receiving stations for voluntary subscriptions. Ireland, United States, Canada, Australia, New Zealand, South Africa and Newfoundland. The actual solidarity of the seven is not due to their area, population or wealth, nor to the fact that they border the four corners of the earth, but their unity rather to nearly three thousand dollars and all subscriptions from fifty cents up is one of spirit and language, all subscriptions from fifty cents up for these seven are the exponents of Christianity and Democracy, and with all that those words imply in freedom, both civil and religious." In order to further this solidifying movement the General Assembly of the Presbyterian Church in the bunker coal. Halsar is a ship of the Presbyterian Church in the bunker coal for spread and is making a tour

great foundation of our Liber-

been inaugurated in The Seven
English Speaking Nations, by
the observance of an Annual
Commemoration Day; and
"Whereas, the day selected is
Magna Charta Day Tennanda Re-O

brating the day of her discovery by Cabot, two hundred and ghty-two years after Magna

CAUSE*

CAUSE*

Which changed the course of English history, for had Newfoundland been claimed by right of discovery by any other maritime nation, it is quite possible that there would have been no British Empire as it exists to-day. The real birthday of the Empire, the actual exemplification of the Great Charter, took effect therefore on St. John the Baptist's Day, 1497, when the Baptist's Da

between King John and his further scoring was done.

In the second half the Feildians Barons, the latter acting for the people. The unity of Anglo-cured the ball and brought it into Saxondom is a grand ideal, and the recognition of Magna Charta Day may work wonders in cementing the seven English speaking nations more closely

together. "Two Empires by the sea, Two nations great and free, One anthem raise. One race of ancient fame, One tongue, one race, one claim, One God whose glorious reign We love and praise."

Anniversary of Successful Flight.

Alcock and Brown Fly Atlantic. Just two years ago to-day the great adventure of a non-stop transatlantic

clip the regal authority and But the Advocate is ever ready to claim the right of themselves ridicule when it and its party is shown and the people to demand justice. Magna Charta was the beginning of Reform and Magna longer blind to the true facts of the Charta, granted by King John, situation and the Advocate will soon with the Government, which it sup-ports—be swept aside by an overwas subsequently confirmed by Henry III. (1225) and by Ed-whelming outburst of public opinion. In any case, ridicule from the Advoday for over seven centuries the cate is praise indeed.

The War Memorial.

The meeting of the Executive Com-Magna Charta Day an anniver-mittee approinted to attend to the matter of the War Memorial was un-

the Presbyterian Church in the U.S.A. adopted the following resolution on May 26th last, unanimously:

"Whereas, a movement in the interest of world peace and the betterment of humanity has been insuggrated in The Sayan.

The Imperial Tobacco Co., (Nfid.)
Ltd., plant will resume operations beginning Thursday, June 16th, in the Stemming, Rolling and Cigarette Departments at full time until August 1st. The Management hopes to restore the permanent schedule on or about the 1st of Septemper.

Boys' White Middy Suits with short pants and long pants, made by manufacturers to the British Navy, are now to be had at BISHOP'S. Made extra strong to stand hard wear.

Minard's Liniment Cures Diphtheria.

Feildians Draw With Stars. GAME PLAYED IN UNPLEASANT WEATHER.

In a game played last night under most unpleasant weather conditions the Felidians and Stars drew—the full score being one all. Quite a large number of spectators were present. In spite of the fact that the field was damp and slippery, and St. George's Field when slippery is very bad, and the ball was like a lump of lead; and furthermore, a dense fog prevailed during the whole game, play might have been a great deal worse than it was.

curing a penalty kick, Adams put the sphere past Fletcher. For some few minutes after Fletcher was called on minutes after Fletcher was called on several times but always held his own. For the last fifteen minutes of the game the Feildians had things pretty well all their own way, but weak shooting lost them several fine oppor-tunities. Two penalties were award-ed them, both of which were taken by Tait, but Walsh managed to clear them. The final whistle went with the ball in midfield.

Unemployed

Mr. Ayre informs the Telegram that yesterday morning several of the committee of the unemployed workers called on him and told him that there were one thousand men idle, that these men and their dependents England as a country, may be said to have commenced. Ruled John's time, the airmen landed at suggested that the unfinished road in by a weak but tyrannical montwelve minutes after leaving New-would have the double effect of saving the money already expended, and also of alleviating to some extent the misery which those thousands of people must be suffering owing to no Crocodile Tears. work, through no fault of their own.
They do not want charity. They
Want Work. It would be deplorable

A Despicable Act.

A man, one of the unemployed, working on relief works, was yesterday arrested and brought to town on a charge of larceny. This man had been handed the wages of a sick friend who had asked him to bring the money to him but instead of doing so, he handed over \$5 of the \$16.50 In reply the Defendant contends the Plaintiff did not bring about the sale of Defendant's house; that he received and decamped for Trinity Bay. A warrant having been made out for his arrest he was taken in custody and appeared before Judge

mission and informed the Defendant with data with Carter as to the purchase of the house. Defendant replied he had taken the property out of Plaintiff shads and the Council would be liable under the guarantee, shall be a debt due from the creditor to His Majesty, which may be sued for and recovered by the Minister of Finance in the name of His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be preferential and in the event of the liable under the guarantee, shall be a debt due from the creditor to His Majesty. Such debt shall be paid out of His Majesty. Such debt shall be preferential and in the event of the liable under the property out of Plaintiff hands and the creditor to His Majesty. custody and appeared before Judge Morris this morning.

Saints vs. Britons.

The Saints and Britons clash to-night in what is for each team the second League game for the season.
The Saints line-up has been changed considerably and is as follows:
Goal, Joyce; backs, Carmichael, Calvert; halves, Clouston, Foster, Brown; forwards, Young, B. Sawyers, Munn, Elton, H. Sawyers.

Both teams are fairly well matched and a good game should result.

Ladies and gentlemen, don't jne15,1i

Landing Cargo.

The inbricating and oleo oil in No. 1 hold of the S. S. Charlot is being landed on Shea's wharf, the work starting this morning. The packages in the hold are afloat and the stevedores have some difficulty in getting them hooked up. The special pump put in by the Reid Co. is kept going at such a speed as to keep the water at a level that will not cause too much pressure on the cross bulkhead.

No news of the disabled steame ratke 500 tons coal
scheduled to reat noon on the 23rd
terday, when she reported being 230 miles off in a dense fog.
S.S. Ferm sailed this morning for Sydney to load coal for this port.
S.S. Canadian Explorer, with a cargo of salt from Spain, is outside waiting for the fog to lift before entering port.

Boys' White Middy Suits with shor

TO-DAY'S MESSAGES.

Scene occurred in the House of Commons to-night when Jos. Devlin, who represents Falls Division of Belfast, moved the adjournment to call attention to the lack of discipline of the Crown Forces in Belfast on Sunday morning. Mr. Devlin described what he termed cowardly crimes on innocent men, and accused Government of setting up tribunals to cloak these crimes. He charged that Crown Forces acting in concert by a prearranged plan, were dragging men from their homes and assassinating them, and he further charged that the Government was doing nothing to bring the assassins to justice. Sir Hamar Greenwood, Chief Secretary for Ireland, was replying, repudiating Mr. Deviln's accusations, after a somewhat stormy debate, when John Joseph Jones, Labor Members, fhouse of Three cheers for the assassins." This precipitated an uproar Coalition Members crying "Torn him out." Jones refused to withdraw, his expressions when the Speaker reminded him that he had already been called to order for interrupting the debate. Jones still refused and the uproar continued, and the speaker formally ordered him to withdraw, Jones then left the House, shouting as he went, "Good-night all you assassins," and exchanging epithets with Coalition Members. The Chief Secretary then resumed. He declared conditions in Belfast were still unsatisfactory, and that there was a deliberate Sinn Fein campaign to destroy the success of the Northern Parliament. He added that the Readed the the Readed that the Readed that the Governor in Council and the profitable prosecution of the sum gueranteed the payment of the sums due in respect to Supplies; and to a cerval as in certain cases and to a cerval at extent guaranteed the payment of the sums due in respect of such supplies; and the profitable provided as far as possible be secured; Be it therefore enacted by the Governor in Council as far as possible to a far as a possible to a feet the fuel of the sams due in res

and that there was a deliberate Sinn Fein campaign to destroy the success of the Northern Parliament. He added that Mr. Devlin had not produced a tittle of evidence to support his charges. The Government, continued the Secertary, must take every means to defeat this Sinn Fein conspiracy to break up the Empire by what he characterized as highly organized and heavily financed, principally from Untraced to the creditor by way of mortgage to secure the repayment of the said debt; and the creditor shall have all the rights of a mortgage in respect of the said products.

(2) Until the claim of the creditor by way of mortgage to secure the repayment of the said debt; and the creditor shall have all the rights of a mortgage in respect of the said products.

(2) Until the claim of the creditor shall have been said debt; and the creditor shall have all the rights of a mortgage in respect of the said products.

(2) Until the claim of the creditor shall have all the rights of a mortgage in respect of the said products.

(2) Until the claim of the creditor shall have all the rights of a mortgage in respect of the said products. heavily financed, principally from United States organizations of murder and terror.

In the Central District Court.

Fred J. Rofl vs. H. R. Brocks. This is a claim for \$112.50, money payable by the Defendant to the laintiff, for commission on sale of

Brooks and informed him he had been offered \$4,500 for the house, the party was reliable, but stated he had been requested to withhold the name for the present. This offer was declined by Brooks.

4. Nothing herein contained shall prejudice or affect the claims against a debtor of any fishery servant as provided by sections 241 to 249 inclusive of the Judicature Act.

that it was not.

you have not taken it off your books to any creditor to enable him to proyou can sell it if you can."

About a fortnight after Roil had until final adjustment of the account told Carter the house was not sold, he between such creditor and his debtor

received information that Carter had

made a special contract to sell Defendant's house for \$5,000, and the de- of fishery servants.

the Plaintiff bring about the relation of buyer and seller between the De-fendant and Carter. On this point I quote from Smith's Mercantile Law, Vol. 1, 11th. ed. 1905, p. 150, under the forget the Grand Dance in St.

Joseph's Hall, eve of Holiday, in aid of Garden Party. A good time in store for all who attend.

Vol. 1, 17th. et. 1908, p. 1908, the total the sagainst Principals." "When agents are employed to sell or let, the rule is that they are entitled to commission when they have brought about the relation

they have brought about the relation of seller and buyer or lessor and lessee. Commission is due, though the actual sale or lease is not affected by him." Greene vs. Scarlet, L. J. Reports, New Series, Vol. 32, p. 251. Wilkinson vs. Alston, L. J. Reports, New Series, Vol. 48. Toulman vs. Miller, L. T. R. Vol. 58, p. 96.

In my opinion it was through the intervention of the Plaintiff, by advertisement and subsequent interviews, which resulted ultimately in the sale of Defendant's house to Cartier. J hold that the Plaintiff is entitled for his commission, although he did not personally make the contract of sale or adjust its terms. I therefore give judgment for the Plaintiff for the amount claimed.

Mr. J. A. W. W. McNeily, B.L., for Plaintiff.

Mr. H. A. Winter R.A. for Defendance of the Prime Minister, which it is understood, demanded that some-

Don't fail to attend the Card Party and Dance in St. Joseph's Hall on Thursday, June 16th. Cards at 9 p.m. sharp. Two prizes. Tea served after cards. Ice Cream and Refreshments on sale during dance. Tickets at the door. Come and help out the cause,—inel4,11 stewing, soak for one hour in salt water. The flavor will be improved. An ordinary glass bottle, if covered with a piece of flannel, is an excellent substitute for the hot-water bag.

Minard's Liniment Lumberman's Friend.

Fishery Supplies Act.

the debtor to any other person than the creditor shall be null and void as against the creditor; and no attachment, execution or other legal process of or against the said produce in an action by any other person shall be valid and effective unless the claim of the creditor shall first have been sat-

2. Where there are more than one creditor as aforesaid of any one debtor, they shall for the purpose of this-Act rank in priority according to the order of time in which their respective advance of supplies shall have been

Threaten Violence.

Defendant's house.

The Plaintiff is a Real Estate agent, and was employed by the Defendant in November last to sell his house on Maxse Street, St. John's.

An advertisement containing terms of sale and particulars on application to Plaintiff was inserted in the Daily to of sale and particulars on application of sale and particular on application of sale News of November 12th, 1920. Amongst to there who sought to purchase the house, was George J. Carter. The Plaintiff informed him the purchase price was \$5,000, he offered \$4,500 and asked the Plaintiff to submit his offer, but to withhold his name from the owner for special reasons. Roll saw Brooks and informed him he had been shall be null and void.

**November 12th, 1920. Amongst textifing debt. If a creditor acts in contravention of this section, or knowingly assists or permits the debtor or any other person to apply any part to wards payment of the guarantee debt, he shall forfeit all right under the guarantee aforesaid, and the same shall be null and void.

**November 12th, 1920. Amongst the contravention of this section, or knowingly assists or permits the debtor or any other person to apply any part of the said produce otherwise than debt, he shall forfeit all right under the guarantee aforesaid, and the same shall be null and void.

**November 12th, 1920. Amongst in the contravention of this section, or knowingly assists or permits the debtor or any other person to apply any part of the said produce otherwise than debt, he said produce otherwise than debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt, he shall forfeit all right under the guaranteed debt,

when Carter was told his offer was not accepted, he asked Roil to give him the first refusal, which Roil promised to do. Mr. Earle then came inquiring about the house and when Carter was informed by Roil of this, said his price was still \$4,500. Several days later Carter asked Roil if the Minister may require the production or the production or the production or the production of the several carter asked Roil if the minister may require the production or the ouse was sold and was informed or the production on oath, of any books, letters, invoices or other docu-

Late in January the Plaintiff asked
the Defendant if he would still continue to list the house and try and sell
it, and to this the Defendant said, "It
that it was not.

ments.

6. Where, in connection with a
guarantee, the Governor in Council
shall have advanced a sum of money
to any creditor to enable him to new purchased the house direct from Brooks and asked him for his commission and informed the Defendant about the dealings he had had with about the dealings he had had with about the dealings he had had with a condition to the condition to the same adjustment, any expurchased the sum of the same adjustment, any expurchased the house direct from Council would be liable under the guarantee, shall be a debt due from the same adjustment, any expurchased the same adjustment and th

fendant's house for \$5,000, and the defendant wanted the house sold in a hurry; Plaintiff did not sell the house in the time contemplated; Plaintiff did not give Carter's name, or the name of any purchaser offering, to Defendant; neither did Plaintiff bring buyer and seller together. In February the Defendant simply said to Plaintiff. "If you have not taken the ruary the Defendant simply said to Plaintiff, "If you have not taken the house off your books you may sell it if you can."

The question in this case is:—did the Plaintiff bring about the relation

To be content in a been applied. So we have the Council as a foresaid shall be taken or used for any other purpose than the providing or obtaining bona fide supplies for the current

eason.
8. This Act may be cited as the Fishery Supplies Act, 1921.

Here and There.

BIG SPORTS.—The C.L.B.C. Athletic Association is holding a Sports' Day on July 6th, which bids fair to outrival any similar event ever held

Plaintiff.

Mr. H. A. Winter, B.A., for Defendant.

Dated at St. John's this 14th day of June A.D. 1921.

(Sgd.) F. J. MORRIS.

Judge.

Description of the unemployed within a definite time, as the latter were chafing under the delay, and saw no prospects of relief under the present scheme.

After cutting up the chicken for stewing, soak for one hour in salt

HAVE CARGO

VERY CHOICE

GROCERY MOLASSES

SCHOONER "MARJORIE MAHAFFEY". PRICE RIGHT!

HARVEY & CO., Limited.

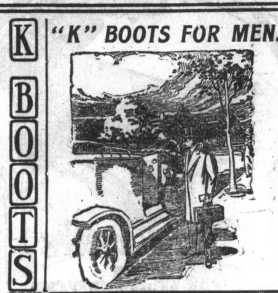
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othe the the big tax

from the road furt show thou

thro serie then had try



We are now showing these Celebrated English Boots. Double Wear in Each Pair.

The Home of Good Shoes. 218 & 220 Water St.

G. P. TEA

is real English Breakfast Tea of Exquisite Quality and Flavor.

JOHN P. HAND & CO., Phone 761.

Here and There. Eat Mrs. Stewart's Home

april4,eod,tf

nade Bread.—apr18,6mos FINED \$200 EACH .- Yesterday two

residents of Argentia were convicted of breaches of the Custom's Act, Secon 203, and fined \$200 each. Good Paper Serviettes are only

Thirty-two Cents for one hundred at BISHOP'S.

SAILS THIS AFTERNOON.S.S. Prospero leaves port at 3 p.m. to-day instead of 10 a.m. as was first announced.

League Football, St. George's Field, this evening, at 7.30 o'clock: Briton vs. Saints. Admission 10c. Ladies free. Grand Stand 10c. extra.-jnel5,11

KYLE AT PORT AUX BASQUES. S.S. Kyle arrived at Port aux Basques this morning, but owing to wire trouble no report of her passengers was

CHAMPIONSHIP RUGGER. - The Inter-Collegiate Rugger Championship-will be decided this afternoon, when the Felidians play the M. C. on the former's ground. The game is expect-ed to be a good one.

AMENDMENT AGREED TO. proposed amendment to the Warehouse Receipts Act which was debated by the Board of Trade yesterday morning was passed yesterday afternoon after considerable discussion.

This morning after a long illness. Ellen, aged 84, relict of the late Richard Rundle, late of Charlottetown, P.E. ard Rundle, late of Charlottetown, P.E.
I., leaving to mourn 2 sons, James and
Nicholas in the United States and one
sister in Ferryland. Funeral on Friday, at 2.30 p.m., from the residence of
her neice, Mrs. Wm. Naufts, 234
Theatre Hill.—"May her soul rest in
peace."

The street of Charlottetown, P.E.
Countenance. Try a bottle of
Brick's Tasteless at Stafford's
Drug Store. Price \$1.00; postage 20c. extra.—apr26,tf

Minard's Liniment Cures Diphtheria.

Still Lower Prices. BEST FLOUR in Linen

Sacks, \$1.00 stone. BEST CREAMERY BUT-TER, 37c. lb. BEST CREAMERY BUT-TER in 10 lb. tubs, \$3.60.

BEST GROCERY MOLAS-SES, 85c. gall. BEST HAM BUTT PORK,

20c. lb. SPARE RIBS, very fine, 19c. lb.

FINEST JAMS, assorted, 2 lb. tins, 70c. tin. FINEST JAMS in glass, 40 and 50c. CLEANED CURRANTS,

packages, 1's, 20c. NEW HAY SEED at Low-

Let us put a smile on your countenance. Try a bottle of Brick's Tasteless at Stafford's