

News Summary.

Dr. Fred Jas. Tomkins, M. A., has just completed a new work on Musical Acoustics. The work is now ready for the press. Dr. Tomkins is the senior Master of Arts in the University of London; he studied Musical Acoustics at the Sorbonne in Paris and was a fellow student with Helmholtz in Heidelberg. He holds the medal of the Crystal Palace Company as one of the founders of the Handel festival. He was presented with a silver cup fifty years ago in Yarmouth, Nova Scotia, by his senior music class.

The Senate Committee on Military Affairs to-day discussed bazing at the West Point Military Academy, and the result was the incorporation in the Military Academy bill the following provisions: Under the direction of the Secretary of War, the Superintendent of the United States Military Academy shall make and enforce such rules and regulations as will prevent the practice of hazing, and any cadet found guilty of participating in such practice shall be expelled from the academy and shall not be reappointed to the corps of cadets therein nor to the Army of the United States. The bill, with the amendment, will be reported to the Senate to-morrow.

A frightful accident occurred in Princeton, Me., on Saturday night, whereby Daniel Belmore, a prominent St. Croix lumberman, may lose his life. Mr. Belmore had gone to the stable to feed his horse and was walking into the stall with an armful of hay and a lantern, when the horse made a rear and a plunge and that is all Mr. Belmore remembers. He came reeling into the kitchen about half an hour later and fell on the floor unconscious. The horse had knocked him down and trampled on him, caused severe injuries.

In her last lucid rally before death, says a London despatch to the Journal and Advertiser, Queen Victoria summoned the Prince of Wales and the Kaiser to her bedside and besought them as they loved her to avoid war and maintain peace. The Prince and the Kaiser knelt and swore to do all in their power to reign in peace, never to allow England and Germany to clash and to endeavor to induce all other nations to do alike.

Life-giving Power and Virtue in Every Drop.

Panes Celery Compound

Has Never Disappointed the Sick.

It Ever Retains The Confidence of the People.

Wherever once used, the sick and suffering of all classes of our Canadian people are made to realize that Paine's Celery Compound does not belong to the ordinary patent medicine rank, such as nervines, bitters and sarsaparillas. Paine's Celery Compound is as far beyond these ordinary preparations as the diamond is superior to cheap glass.

Paine's Celery Compound possesses extraordinary virtues and powers peculiar to itself, for health-giving and lengthening life. It has saved men and women—young and old—after all other medicines failed. It has so much astonished physicians by its curative powers that they now prescribe and recommend it.

Professor Edward E. Phelps, M. D., gave Paine's Celery Compound to the world as a positive cure for sleeplessness, nervousness, liver and kidney troubles, neuralgia and rheumatism.

Thousands of thankful letters from people of every rank, give proof of the fact that Paine's Celery Compound "makes sick people well."

If you sigh and long for a new health, a better life is your sure reward if you use the medicine that has cured you. The use of one bottle will convince you that there is power and virtue in each drop. Beware of substitutes; see that your druggist gives you "PAINE'S" the kind that cures.

I know MINARD'S LINIMENT will cure Diphtheria.

JOHN D. BOUTILLIER.

French Village.

I know MINARD'S LINIMENT will cure Croup.

J. F. CUNNINGHAM.

Cape Island.

I know MINARD'S LINIMENT is the best remedy on earth.

JOSEPH A. SNOW.

Norway, Me.

A successful operation was performed today at Utrecht on Mr. Kruger's eyes.

The Italian court will fix the period of mourning for Queen Victoria at the maximum.

The condition of the Dowager Empress Frederick continues satisfactory. Lately she has not suffered any pain, but this does not imply improvement.

The outbreak of small pox in New York has been traced directly to the visit of a troupe of colored minstrels from the south, among whose members the disease existed.

Several officials arrived from Windsor this morning, bringing the state regalia. A naval salute of twenty-one guns was fired here at noon to-day in honor of King Edward VII.

A young man named Maurice Childs Cherryfield, while chopping wood at Coverdale, Albert county, Tuesday had the misfortune to strike his right foot instead of the tree, severing three toes.

The British four-masted ship Noel Tryvan has foundered in the English Channel. Seven out of her crew of eighteen were saved. They were picked up while clinging to the keel of one of the ship's boats.

W. J. Bryan will soon start for Europe. He will call on ex-President Kruger. The success of his newspaper has been to great an extent that he feels warranted in going abroad in quest of material for a series of letters for his paper.

Nathan May, a German Hebrew, shot and instantly killed himself in New York on Sunday, after having attempted to shoot one of his employers and threatening to shoot another member of the firm employing him. He had been discharged.

Signs of sorrow over the death of the Queen are everywhere visible in Pretoria. Even the burghers show a respectful sympathy. It has been suggested by the influential burghers that an amnesty proposal would have the effect of greatly hastening the return of peace.

While James Kent, a member of one of the oldest families in New York, was playing hockey at Newburg on Sunday, he slipped and, fell backward, sustaining a fractured skull. He died shortly afterward without regaining consciousness.

John Wiser and John Marsh, of Niagara Falls, N. Y., attempted to cross Niagara River above the falls on Sunday. They lost control of their boat and were carried into the rapids. Wiser, who was unable to swim, was swept over the falls and drowned.

A despatch from Cowes says: The funeral of the Queen has been announced to take place at Windsor Castle on February 2nd. The body of the late Queen will be removed from Osborne House on February 1st. It is the express desire of the Queen that the funeral should be military in character.

Thomas H. Edison, jr., who has been adjudged in contempt by Judge Freedman at New York for failing to obey an order which directed him to surrender \$400,000 of stock of the Steel and Iron Process Company, has had an other entered against him requiring his imprisonment unless he does so.

Harry Birmingham, of Florenceville, son of the late Wm. Birmingham, while working on the Hartland bridge Tuesday was struck by a workman's peevie and knocked over. He fell to the ice below, thirty-five feet, striking on his head, and is badly injured. No hope is entertained for his recovery. He is about twenty-five years old.

Mr. Justice Hanington left Dorchester by the C. P. R. train Thursday en route for Fredericton. His Honor has been directed to administer the oath of allegiance to Lieutenant Governor McClellan under King Edward VII. at Fredericton to-morrow morning. In consequence of Chief Justice Tuck having sprained his ankle and being unable to go to Fredericton, Judge Hanington was chosen by the Governor to administer the oath.

Advices from Dawson and the Yukon valley reported that section of Alaska just passed through the coldest weather recorded since the white men inhabited that country. The climax was reached on January 16, when the thermometer at Dawson fell to 68 below zero. A message from Fort Mile Tuesday said that it was 78 below. The coldest record before was in 1895, when it was 67 near Fort Mile. The average for the seven days ending January 16 at Dawson was 58 below zero. All the time a dense fog hung over the entire valley.

Equity Sale.

THERE will be sold at Public Auction, at Chubb's Court, No. 20, in the City of Saint John, in the County of Saint John, in the Province of New Brunswick, on SATURDAY, the Twenty-third day of February next, at the hour of twelve o'clock, noon, pursuant to a Decree of the Order of the Supreme Court in Equity, made on Friday, the Twenty-third day of November, A. D. 1900, in a certain cause therein pending, wherein Robert Seely, Trustee, is Plaintiff, and John McGinty and Mary M. McGinty his wife are Defendants, and by amendment Robert Seely, Trustee, is Plaintiff, and M. Augusta Seely and Jean D. Seely, under an Indenture made between them and said Robert Seely, dated the Fifth day of April, A. D. 1899, are Defendants, and John McGinty and Mary M. McGinty are Defendants, with the approval of the undersigned Referee in Equity, the mortgaged premises described in the said Decree and extending by singular the land and premises owned by one William Logan to one Ann Logan and more particularly described in the deed thereof from Brown to the said William Logan, dated the Twenty-third day of November, in the year of our Lord one thousand eight hundred and seventy-seven, and duly recorded in the Registrar's office in Book "H" number "7" of Records, pages 360 and 341, as follows: That is to say, All that certain lot, piece and parcel of land situate, lying and being in the Village of Saint John, in the City of Saint John, having formerly been the same in broad as Adino Paddock, late of the said City, Burgeon deceased, and conveyed to Barbara Harvey, a Partition of the said Adino Paddock by between the heirs of the said Adino Paddock bearing date the thirtieth day of August, one thousand eight hundred and thirty-one, the said lot of land hereby being known and distinguished in the said Partition Deed and in the plan thereto annexed by the number (8) and being forty feet front on Paddock Street (so-called) and extending back southerly therefrom at right angles to the line of the said street one hundred and seventeen feet, preserving the same width of forty feet from front to rear, by the said Partition Deed, more or less, as by the said Partition Deed registered in the office of the Registrar of Deeds in and for the City and County of Saint John may more fully appear.

Also "all that certain other lot, piece and parcel of land situate and fronting on or in the neighborhood of Cedar Street (so-called) in the City of Saint John, which was formerly the City of Portland, in the Province of New Brunswick, numbered 28 (twenty-eight) on the plan annexed to the Deed conveying said lot to one George Coster, being the plan showing the subdivision of certain lands portion of the estate of Charles Hazen, late of the City of Boston, Esquire, deceased, which was sold at Auction on the third day of July, in the year of our Lord one thousand eight hundred and eighty-six, a copy of said plan being also on file in the office of the Registrar of Deeds in and for the City and County of Saint John, and for the said City and County of Saint John, together with all and singular the buildings, erections and improvements on the said several lots, pieces and parcels of land and premises and the rights, members, privileges and appurtenances thereunto belonging or in any manner appertaining, and the reversion and remainder, rents, issues and profits thereof, and also the right, title, interest, dower and right of dower, property claim and demand whatsoever both at Law and in Equity of them the said John McGinty and Mary M. McGinty his wife, or into, out of or upon the said lots, pieces and parcels of land and every part thereof."

Also all the right, title and interest of the Defendants or either of them in and to a certain Indenture of Lease bearing date the first day of August, A. D. 1878, and made between William Hazen and Sarah Elizabeth Hazen of the one part, and one Michael Shea of the other part, and in and to the Leasehold lands and premises therein and in the Plaintiff's Bill described as "All that lot, piece or parcel of land situate, lying and being in Kings Ward, in the City of Saint John, on the Eastern side of Dorchester Street, extension (so-called) and described as follows: That is to say, Beginning on the said Eastern side of Dorchester Street extension at a point distant thirty-two (32) feet southwardly from the line of the southern side of the prolongation of (Charles) street with the eastern side of Dorchester street extension, said point being also the southeastern corner of a lot sold and conveyed by the said William Hazen and others to one Thomas Grady, thence at right angles to Dorchester street extension easterly along Grady's southern line eighty (80) feet, thence at right angles southerly parallel to Dorchester street extension thirty (30) feet, thence at right angles westerly eighty (80) feet to the eastern line of Dorchester street extension, and thence northerly along the said easterly line of Dorchester street extension thirty feet to the place of beginning, together with the buildings and improvements thereon standing and being, and the privileges and appurtenances thereunto belonging or in any wise appertaining, together with said Indenture of Lease and the right of renewal thereof."

Also all the undivided interest of the Defendants or either of them in and to the lands and premises described in the Plaintiff's Bill as "All that piece or parcel of land situate, lying and being in Kings Ward in the City of Saint John, beginning at the northwestern corner or angle of the house situate at the eastern line of Wellington street (so-called) formerly owned and occupied by one Henry Golding, thence running northerly on the eastern line of the same street, forty feet more or less to the southern line of the lot formerly in the possession of Willet Carpenter, thence easterly on the said southern line of the said lot one hundred feet more or less to a stake, thence southerly on a line parallel to Wellington street aforesaid forty feet more or less to the northern line of the said Henry Golding's lot, thence westerly along the said northern line of the said lot one hundred feet more or less to the place of beginning."

Also "all that certain lot, piece and parcel of land situate, lying and being in the City of Saint John, described in a deed thereof from one Samuel Hallett to one George V. Norton, bearing date the tenth day of April, A. D. 1877, and recorded in the office of the Registrar of Deeds in and for the said City and County of Saint John, in Book "K" number "Four", page 460, as all that certain lot, piece or parcel of ground or land situate, lying and being in the City of Saint John, being part of lot number Ninety-five (95) and fronting on Cross Street, commencing at the southwest corner of the house now standing and being thereon, and extending easterly to the dividing line between said lot and the property of Noah Disbrow, Esquire, fifty-six feet, then northerly to the southeast corner of a woodhouse

erected on a part of said lot number ninety-five, 25 feet more or less, thence westerly along the south side line of said woodhouse to a bevel in the wall thereof near the southwest corner of the same, thence northwesterly along the said bevel five feet to the west side line of said woodhouse, thence westerly parallel with the south side line to Cross street, thence southwardly to the place of beginning, having a front on Cross street of twenty-eight (28) feet more or less."

Also all and singular the right, title and interest of the Defendants or either of them, in and to "All that lot, piece or parcel of land situate, lying and being in the said City of Saint John, bounded and described as follows: That is to say, beginning on the eastern side line of Kennedy street at a point where the southerly line of lot leased by Nathaniel H. DeVeebe to John C. Palmer, and therein described as lot number Twenty-one of the sub-division of lots numbered Twenty-seven and Twenty-eight strikes said street, thence easterly along the southern line of said lot number Twenty-one and the line between lots twenty and twenty-one one hundred and sixteen feet more or less to the line of division between the said Hazen and White Estates, thence southwardly along the said line of division three hundred and eighteen feet more or less to the southern line of the said wharf, thence westerly and northwardly along the outside face of said wharf and other wharves and crossing the hauling slip of the Steam Saw Mill on the above described premises to all rights of pondage and booms in connection therewith, together with all and singular the buildings, wharves, erections and improvements on the said lot, piece or parcel of land and premises, and the rights, members, privileges and appurtenances thereto belonging or in any manner appertaining, and the reversion and remainder, rents, issues and profits thereof, and also the right of dower, property, claim and demand whatsoever both at Law and in Equity of them the said John McGinty and Mary M. McGinty his wife, or into, out of or upon the said lots, pieces or parcels of land and every part thereof."

Also all the right, title and interest of the said Defendants or either of them as Assignees of a mortgage made between Helen Hatheway, Henry A. Hatheway and Selina his wife of the one part and James T. Kennedy of the other part, bearing date the fourteenth day of May in the year of our Lord one thousand eight hundred and eighty-one, and in and to the mortgaged lands and premises described in the Plaintiff's Bill as "All that certain piece and parcel of land, messuage and premises situate, lying and being in Prince Ward in the City of Saint John aforesaid, fronting forty feet more or less on Pitt street and being the rear of lots numbered 288 and 289 on the plan of the said city filed in the Common Clerk's office, being the Estate and interest bequeathed to Thomas G. Hatheway in and by the last Will and Testament of his late grandfather, Thomas G. Hatheway, deceased." Also "all that lot, piece and parcel of land situate, lying and being in the City of Saint John, bounded and described as follows:—by a line beginning on the west line of lot number 340 on the plan of the said city forty-five feet southerly from Elliott Row and running thence southerly along the east line of Pitt street thirty-three feet four inches, thence at right angles easterly forty feet, thence at right angles northwesterly thirty-three feet four inches, thence at right angles westerly to the place of beginning, being same lot of land deeded by Thomas Hatheway and Helen his wife to Henry A. Hatheway by Deed dated the twenty-fourth day of December in the year of our Lord one thousand eight hundred and sixty-nine, and registered in the office of the Registrar of Deeds in and for the City and County of Saint John in Book "T" No. "5", pages 562 and 563, together with all and singular the buildings and improvements thereon and the rights and appurtenances to the said lands and premises belonging or appertaining, and the reversion and remainder, rents, issues and profits thereof and all the estate, right, title, dower, right of dower, property, claim and demand whatsoever both at Law and in Equity of them the said John McGinty and Mary M. McGinty his wife into or out of the said lands and premises and every part thereof, together with said last mentioned mortgage and the money secured thereby and all the rights of the Defendants therein and thereof."

Also all the right, title and interest of the Defendants or either of them in and to a certain Indenture of Lease bearing date the first day of November, A. D. 1882, and made between George C. Coster and Sophia Frances his wife and Marion Arbutnot Hazen, Lillian Hazen and Ethel Hazen of the first part, and Catherine N. Fleming and Isabella, wife of Malcolm Ross, of the second part, and in and to the Leasehold lands and premises therein and in the Plaintiff's Bill described as "All that lot, piece and parcel of land situate in the City of Saint John on the southerly side of the City Road at the northwestern corner or angle of lot number five (5) in the class "L" in the partition of lands made among the children of the late Honorable William Hazen and their devisees and representatives (the lot hereby demised being lettered and numbered "D. 10" on the plans of the partition of the estate of the late Robert F. Hazen) and bounded and described as follows: That is to say, Beginning at said corner or angle thence running easterly on the said side line of the City Road thirty-one feet (31 ft.) or to the northwestern corner of a lot lettered and numbered "C. 13" on last mentioned plans, thence at right angles southerly on the westerly side line of said last mentioned lot one hundred feet (100 ft.); thence at right angles westerly thirty-one feet or to the west line of said lot number five (5) in said class "L"; and thence northerly along the last mentioned line one hundred feet (100 ft.) more or less to the place of beginning, together with the buildings and improvements thereon standing and being and the privileges and appurtenances thereto belonging or in any wise appertaining, together with said Lease and the right of renewal thereof."

For terms of sale apply to the Plaintiff's Solicitor. Dated this Eleventh day of December, A. D. 1900, AMON A. WILSON, DANIEL MULLIN, Plaintiff's Solicitor. Referee in Equity.

WHEELERS BOTANIC BITTERS

A reliable and effective medicine for cleansing the blood, stomach and liver. Keeps the eye bright and skin clear. Cures headache, dizziness, constipation, etc.

Fairly Vastage, large bottles, only 25 CENTS.