GLOWING PICTURE OF THE CITY'S FUTURE; PROVISION FOR TOWN PLANNING

Another Forward Step Taken Yesterday at Important Meeting of Committees from City and County Councils and He first achieved fame when he rowed in Board of Trade—Feeling Strong for Proper Planning York in the international four pared Regulations—Committee to Report on the Necessary fame ended he went into the boat renting Changes.

Wednesday, Feb. 21.

A glowing picture of the future of St.

John was drawn by T. H. Estabrooks at the joint meeting of the town planning.

The recorder suggested a short term life loan, the re-payment to be divided over the context of the context of the suggestion. county and city councils at city hall, yes- from a reliable engineer. "The county members Public Benefit. may smile," said Mr. Estabrooks, "when Mr. Estabrooks then spoke at some

form to a plan accentuating the beauties already existing so that the city's reputation in this respect might be further enhanced

the act to control the laying out of lots and streets something to work on in giving their decisions, it was agreed that to The Semi-Weekly Telegraph the first requirement would be the making and who wish to have them returnof a topographical survey of the city and vicinity and if possible this will be done this year. A land registration scheme or the listing of the ownership of the properties mapped out on the topographical survey was also suggested by the recorder and may be carired out in connection with the

Ald. G. H. Green, chairman of the com Ald. G. H. Green, chairman of the council, presided at mittee from the city council, presided at the meeting and there were present Recorder axter, Aldermen Codner, Wigmore and Keirstead, representing the city council; Councillors Golding, Bryant, Long and Shillington, representing the parishes of Lancaster and Simonds; County Secretary Kelley, W. F. Burditt, T. H. Estabrooks and R. H. Bruce, representing the town and R. H. Bruce, representing the town and R. H. Bruce, Representing the county for interment this morning.

A business deal was transacted on Tuesday whereby the Newville Lumber Co. have agreed to take over about 6,000 acres of the lumber lands of H. W. McKenna. When the transaction is completed, this will rank the Newville Lumber Co. among the largest holders of lumber areas in eastern Canada.

The death occurred at Allston (Mass.), on Friday last of Mrs. Lucy Lynde Hartt, widow of Professor Charles Fredrick Hartt, chief of the geological survey of Brazil, in which country he died in 1878. A son and daughter survive, Rollin Lynde and hour to read. After a long review of the facts he went into the merits of the facts he went into the merits of the survive day whereby the Newville Lumber Co. among the largest holders of lumber areas in early case of the lumber areas in early case of the lumber and there were present Recorder and Keirstead, representing the city count.

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Mrs. Lucy Lyade Hartt.

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The death occ

He did not approve of the governor-incil as the supervising board but prefered the public utilities commission.

cial aspect appealed to the county mem- gives the comparative figures for thirty bers. Under the act the proposed commis- one cities when them to propose a staggering burden of in the previous year. This, it points out, taxation on the parishes. While the act is equivalent to an average gain of 32 per for what was required. He had the assurance of an eminent English lawyer who 42 and 8 per cent in order named. Halifax, ity to pass on the laying out of roads or career.' streets with a limited power of taxation after the highway board, county secretary

case his property was required for public port and recommendation of the city but not paid for until used.

Mr. Burditt's Expianation.

Mr. Burditt spoke again saying that the committee was not asking for a town making scheme but a town planning scheme There need be no great expeniture of pub would be saved within a few years by having the proper plan made at the first.

A topographical survey was first needed, out with the assistance of expert engineering advice with due regard to economical laying of water and sewerage pipes, to solemnized at 8 o'clock. n plan the commission would refer all land owners who were preparing to market building lots.

Makes It Clear.

The recorder agreed that the topographical survey was required and spoke Elizabeth Carrier, both of this city, was strongly of the great need for a proper solemnized, Rev. R. A. Armstrong, system of land registration. He said the rector, officiating. The bride wore a t system of land registration. He said the time would come when some action in this ed travelling suit of navy blue and blue direction would be an absolute necessity as picture hat with willow plumes. Mr. and the present confusion and searching for Mrs. McCabe left on the Quebec express the present confusion and searching for Mrs. McCabe left on the Quebec express was stricked titles was a great nuisance and a tax on for a visit to the bride's mother at Elgin, the street. titles was a great nuisance and a tax on the Quebec express to the bride's mother at Elgin, the street. Some time later she was discovered by Henry McLean. Miss Gelike to the declarations."

The occupation of lots could easily be checked as the topographic also survey was being made. With regard to the financial aspect, he agreed with the county secretary that the thinly settled for nain agricultural must not bear any portions of the parishes which would remain agricultural must not bear any portion of the town planning scheme. The expenses of the carrying out of the town planning scheme. The section in Simonds included in the plan must be defined and the property in that district bear all the cost, and the same in Lemass ter.

**As regards the main point at issue, and the issue and self to the declarations."

The declarations."

The declarations."

The declarations."

The nume the failure and fell to the declarations."

The declarations."

The puestion in this case is to know whith the sister was a discovered by Henry McLean. Miss Gelike whether two Catholics, presenting a license from the crown, which dispenses with present the main point at issue, and the judge said:

"The numeringe is solemnized at the judgement and twenty minuted by to the parties."

"The question in this case is to know whether two Catholics, presenting a license from the crown, which dispenses with present was a dressmaker and lived with her sister. Mary, She was a daughter of the parties.

"As regards the place of the domicile of one or other of the parties."

"The usestion of lawyers was obeing manning to the parties."

"The question in this scae is to know whether two Catholics, presenting a license from the crown, which dispenses with present was a dressmaker and lived with her sister. Some time later she was discovered by Henry McLean.

The descretary that the thinly stelled where the main point at issue, and the judge of the domicile of one or other of the parties. If solemnized alsowher, the drown of lawyers and apple of the parti

the joint meeting of the town planning five years. The county secretary agreed to committee of the board of trade and secure an estimate of the cost of the work

terday afternoon. "The county members may smile," said Mr. Estabrooks, "when the suggestion is made that the portions of Simonds and Lancaster where development is going on may soon be a part of the city, but they must admit that the become a part of St. John, and I can see the city stretching from Kennebecasis on one side to the Manawagonish Road on the other."

This doctrine could be supported by the feeling of Simonds and Lancaster where development is going on may soon be a part of them, will some day become a part of St. John, and I can see the city stretching from Kennebecasis on one side to the Manawagonish Road on the other."

This doctrine could be supported by the feeling of Winterson allowed to keep registers of the city of Toronto millions would have to be short to relieve congestion within the next few years and this was a city of less than 400,000. He thought there should be not performent in the city of Toronto millions would have to be short to relieve congestion within the next few years and this was a city of less than 400,000. He thought there should be not performent in the city of Toronto millions would have to be short to relieve congestion within the next few years and this was a city of less than 400,000. He thought there should be now a normal performent of the great public through on account of th

Correspondents wno send letters ed if they are not printed, must send stamps for return postage.

The Bangor Commercial Calais corre spondent writes: A party of engineers are taking soundings and surveying in the C P. R. dock at St. Stephen and rum it that a new wharf is to be built there

The February issue of Construction, pub ered the public utilities commission.

County Secretary Kelley said the finanperity prevailing throughout the dominion sion was given very wide powers, enabling sued as \$128,765,991 as against \$96,701.149 was theoretically perfect he thought it was cent. Speaking of the maritime provinces, not practicable at present and too drastic it says: "In the maritime district, Sydney was in the city vesterday, that the Eng- however, is behind, the loss noted being in cities with congested districts and not eastern cities are represented in the list, to the planning of town sites. He favored as it is definitely known that Campbellton the amendment of the Highway Act giving and a large number of other places witheaviest operations ness the

It would be some years before the water and sewerage would be required and by that time the towns might be incorporated and could deal with the problems as they came up.

The recorder said it was plain there should be some provision that a private land owner should not be allowed to lay out a road of any width or in any direction he pleased without regard to the surrounding property. There was compensation for the landowner in wards compensation for the landowner in the family burying in the act which looked to wards compensation for the landowner in the family burying in the recorder sand and to prevent the roll on the harbor. Alt. H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the harbor. Ald, H. G. Smith, as the chairman, read and to prevent the roll on the same sense the judge quotes the followed to lay busines of principles governing the ments of the court of review rendered in the same sense the judge quotes the followed to lay busines of La Rue vs. Burges:

"This marriages for Catholics and another for not, they have had to remain direct and absolute control o wards compensation for the landowner in meeting was adjourned to secure the rebut it could be provided that gineer in the project, the matter having the land be set aside for streets and roads come up through the report from the ferri

ts and roads could then be laid McIntyre took place in the presence of the assistance of expert engineer-relatives and friends. Rev. A. W. Meahan

In Trinity church yesterday afternoon the marriage of Charles McCabe and Miss rector, officiating. The bride wore a tailor-

OBITUARY

The death of Wm. Jedediah Pitt occur red Monday at his home in Greenwich, Kings county after a lingering illness. He was seventy-nine years of age and is survived by his wife, one son and two daughters, also one brother and three sisters.

Patrick J. McNulty.

Boston, Feb. 19-Patrick J. McNulty John, is dead at the City Hospital, Boston. business on the Charles River, the scene of his early successes, and was in this business until his last illness. He was seventy-eight years old and internationally ominent as an oarsman. He was born Ireland, but lived a great deal of his life in St. John.

Newcastle, N. B., Feb. 19-The death

Joseph Read.

Moncton, Feb. 20—(Special)—Joseph Read, aged about seventy, an employe of the stores department of the I. C. R. died on Monday evening at the home of George A. Wilson in Archibald street. He had been ill only since Wednesday last. Death was due to heart trouble. He was a native of Baie Verte and leaves no fam-tily. His wife died about a year ago. He the court room and the case for the husily. His wife died about a year ago. He the court room and the case for the husbands a sister, Mrs. Silliker of Middle band, that is, that the marriage of a Sackville, and a brother, William Read Catholic not performed by a priest was il-

Mr. Burditt submitted the bill prepared with the English act as a basis and spoke of the principles of the principles of the coheme.

The recorder said it was almost necessary to have the act made a government measure to have the act made a government measure to have the have it go through at this late date. He though it should apply to every date. He though it should apply to every a lady whose charming personality and fine the board of trade.

After a number of reports had been dead in 1878. The Judgment took His Lordship over out publication of banns was valid.

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After a number of reports had been dead to fine the facts he went into the merits of the facts he went into the merits of the facts he will not ask an hour to read. After a number of reports had been dead with the morning session closed.

After a number of reports had been dead to the facts he will not ask an hour to read and spoke out publication of banns was valid.

"Although distinct, these two questions are one, as may be seen by putting to exclude the difference of religion from any law in the facts he will not be an hour to read. After a number of reports had been dead to the facts he will not ask an hour to read. After a number of reports had been dead to the facts he will not ask an hour to read. After a number of reports had been dead to the facts he will not ask an hour to read and spoke to the facts he went into the merits of the facts he will not ask an hour to read and spoke to fact the deal train. The publication of the same train. The publication of the same train.

"Although distinct, these two questions of Hatting and hour to read the deal train of the facts he will not ask and some an date. He thought it should apply to every in June the same train will be sent through literary tastes endeared her to a wide cir- led as to its civil effects.

Interary tastes endeared her to a wide circle of friends.

All priests, ministers and other office of the conformed by the put of acts of civil statutes together for comment of this court. This court. This court is correct, this court and is not not be annulled as to take the definition of acts of civil statutes together for comment of the solution of the conformed by the part of acts of civil statutes together for comment of the solution of acts of civil statutes together for comment of this court. This court. This court is correct, but it is not only the basis of the conformation of the part of a Catholic marriage is not an impediment such as is understood by the sacrament is simply a form which gives it solemnity and the civil function is but another form, which gives it publicity, but the sacrament is simply a form which gives it publicity, and civil effect.

The judge then quoted articles of the conformation of the states of the conformation of the conformation of the part of acts of civil statutes together for comment of human-tips.

The judge then quoted articles of the conformation of the part is not annulled as to take marriage of a Catholic marriage is not an impediment such as is understood by the sacrament is simply a form which gives it solemnity and the civil function is but another form, which gives it publicity, and civil effect.

The judge then quoted articles of the detection of the sacrament is simply a form which gives it solemnite solemnite to find acts of civil statutes together for comment of human-tips.

The tips flowed the part is authorized by the priest is of the conformation is solemnite solemnite to a catholic solemnite to the the formalities of the part is all the office of a Catholic marriage is not an impediment such as is understood by the sacrament is simply a form which gives it publicity, and civil effect.

We must ther

Mrs Burtt.

hited power of taxation board, county secretary

A joint meeting of the aids to navigation the plans as filed becommissioner of public on the plans as filed becommisted by the ferry committee was held at city hall Machum She was an invalid for a number of the pishops in the preformance of their religious of the property of the preformance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of their religious control of the pishops in the performance of the pishops works had agreed on the plans as filed be the ferry committee was held at city hall Machum She was an invalid for a numore them.

Monday afternoon to consider further left was all invalid for a liquid such matters, or what was all duties that articles in the law stipulate under the old French law.''

It would be some years before the water steps with regard to securing the extenthe last, death being caused by heart distance of the last, death being caused by heart distance of the last, death being caused by heart distance of the last, death being caused by heart distance of the last, death being caused by heart distance of the last, death being caused by heart distance of the last, death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death being caused by heart distance of the last death dea

James M. Blaine.

Thursday, Feb. 22.
The news that James McMillan Blaine, The news that James McMillan Blaine, paying teller in the dominion government saving bank, had passed away yesterday ever. It would not even be of any use as clandestine and for want of competency, we must look for the jurisdiction of this proof of one of the judicial facts needed to court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court to pronounce its additional facts of human life. For the present case, the marriage being attacked as clandestine and for want of competency, we must look for the jurisdiction of this court is additional facts. morning caused much regret amongst numerous acquaintances in the city, by whom
he was well liked and respected. His document to what the law gives any audeath occurred after an illness of about
four months, at the home of his mother-inlaw Mrs A A Makes 188 Merol 188 Merol 20 Merol 20

was stricken with heart failure and fell to the declarations."

the street. Some time later she was disThen came the main point at issue, and
"The marriage is solemnized at the The judgment was aw

bear all the cost, and the same in Lancas ter.

Coun. Shillington and others said they would have no further objection if this provision was made and the county secretary lid not offer any further opposition to the act, but asked what practical plan there was for raising the amount necessary the making of the topographical survey and Mrs. Alired Lindow, of St. Stephen.

Scree presents were received by the bride, and briders authorize the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets including one from the members of the footboard while you spread the sheets the footboard while you spread the sheets of the footboard while you spread the sheets as usual; but before putting crown license dispense with the publication of the publication of bankets as usual; but before putting of banks and blankets as usual; but before putting of banks as well as the other half hang over the lother sheets and can the footboard while you spread the sheets and can the footboard while you spread the sheets as usual; but before putting or own license dispense with the publication of the put sheet will come, then put on the spread the province of the province of parties and the two license dispenses with the publication of the province of parties and can the footboard while you spread the sheets as usual; but before putting or own license dispense with the publication of the province of parties and can the footboard while you spread the sheets as usual; but before putting or own license dispenses with the publication of banks are province of care the footboard while you spread the sheets are the footboard while you spread the sheets as usual; but before putting or own lice

DECIDES MRS. HEBERT riage, the only one essential to constitute the contract, and even more, that the marrige can be made out of the domicile by any officer whatever of civil register and this way without distinction of religious creed. The case was proceeded with ex-pa and now that the judgment is rendered against us, I do not see why we should secure a leave to oppose it, just as a thing way without distinction of religious creed.

Judge Charbonneau Reverses Lower Court's Decision Upholding Catholic Church's Annulment of the Union—Justice Holds That Anyone Authorized by the Civil Authorities to Perform the Marriage Ceremony Can Tie the Marital Knot Securely, No Matter What Their Religions

Moncton, Feb. 20-(Special)-Joseph the party bringing suit had withdrawn. of Port Elgin. The body was taken to his old home in the eastern end of the courty for interment this morning.

legal, was never presented to the court. Both were Catholics and born into that faith—Mrs. Hebert in Fall River, Mass.,

a lady whose charming personality and fine that, consequently, the marriage be anul-

so far back as the conquest.

"As all judicial authority disappears with power. There can hardly be any question

ties, even religious authorities."

Wednesday, Feb. 21.

In the Cathedral yesterday morning the was caused by cancer of the stomach. In the Cathedral yesterday morning the wedding of John Second to Miss Agnes wedding of John Second to Miss Agnes will be presence of Mrs. Mabee.

Besides his wife and father, he is surrofficiated at the wedding, which was officiated at the wedding, which was long to the stomach. The Laurendeau judgment completent officer, may be contracted by the parties themselves and by all those first part of the Laurendeau judgment completent officer, may be contracted by the parties themselves and by all those who have an existing and actual interest, was unfounded in law and that the second part concerning the civil effect of the marriage was unfounded as to facts and was also officiated at the wedding, which was wing the right of the court to decide according to the circumstances.

"We should therefore conclude that the competent officer, may be contracted by the parties themselves and by all those who have an existing and actual interest, was unjounded in law and that the second part concerning the civil effect of the marriage was unfounded as to facts and was also of Cloutare celebrated on July 14, 1908, before first part of the Laurendeau judgment con firming the ecclesiastical decree was unfounded in law and that the second part concerning the civil effect of the marriage was unfounded as to facts and was also of the court to decide according to the circumstances."

"The late of the Laurendeau judgment con firming the ecclesiastical decree was unfounded in law and that the second part concerning the civil effect of the marriage was unfounded as to facts and was also of the court to decide according to the circumstances."

"The late of the Laurendeau judgment con firming the ecclesiastical decree was unfounded in law and that the second part to the court to decide according to the circumstances."

"The late of the Laurendeau judgment con the parties themselves and by all those who have an existing and actual interest, whic

Montreal, Feb. 22—Mr. Justice Charbon- was celebrated publicly, under the authorneau gave judgment this morning in the ity of the crown license, presuming the or the calling of banns if the parties have famous Hebert marriage case in favor of the wife. He practically holds that cut enjoying his power under the eye of the thorizing the publication of banns. The Newcastle, N. B., Feb. 19—The death officer authorized to solemnize marriage law, and without any restrictions of respectively. The death officer authorized to solemnize marriage law, and without any restrictions of respectively. The death officer authorized to solemnize marriage law, and without any restrictions of respectively. The death of the publication of banns. The occurred vesterday morning of William J. officer authorized to solemnize marriage law, and without any restrictions of respectively.

they would receive the greatest beneat from having plans made for the most economical building of streets and laying of water and sewerage mains. Even if the parishes remained separate and distinct from the city, which they were not likely and the city, which they were not likely and the dispensation of the daoption account of the adoption at once of some comprehensive scheme of town planning, comprehensive scheme of town planning that the without and was a native of Wolfville (N. S.) She leaves one brother, D. W. Eagles, and the city which would prevent the wife from the publication account of the adoption at once of some comprehensive scheme of town planning.

She leaves one brother, D. W. Eagles, and the city will one of the consorts from asking nullive against the other consort, having contract edit in good fait, but such direction can be proceeded with if the parties produce and in good fait, but such direction can be proceeded with if the parties produce. Canada. All of the services were helpful against the other consort, having contract edit in good fait, but such direction can be proceeded with if the parties produce. Canada. All of the services were helpful against the other consort, having contract edit in good fait, but such divergence on the publication on the consorts from asking nullive against the other consort, having contract edit in good fait, but such divergence on the publication of the bindow will exempt from publication of the bishop will exempt from publication of the dispensation of the bishop will exempt from the publication of the bishop will exempt from publication of the bishop will exempt from the publication of t Topographical Survey.

The meeting yesterday was a most important one and although some difference of opinion was expressed at the beginning, an agreement was reached that the bill as prepared by the board of trade committee as soon as prepared by the board of trade committee as soon as possible the county members and the provincial to do, the taxes would be much lighter on man street. She was in her sixty-second was a native of Wolfville (N. S.) She leaves one brother, D. W. Eagles an agreement was reached that the bill as prepared by the board of trade committee as soon as possible, should be amended to meet the views of the larger committee as soon as possible. The charge was legal and the provincial to do, the taxes would be much lighter on account of the adoption at once of some man street. She was in her sixty-second was a native of Wolfville (N. S.) She leaves one brother, D. W. Eagles on the efficience to prove that her marriage was legal and her children legitimate in the words and they will report back to ington; Mrs. J. W. Vaughan, of Wolfville (N. S.) She leaves one brother, D. W. Eagles on the efficience to prove that her marriage was legal and her children legitimate and born in wedlock. (N. S.), and Mrs. Wm. Bishop, of Bishop-ville (N. S.) She lace leaves one brother, D. W. Eagles on the event in the parties produce of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort, having contract of the consorts from asking nullity against the other consort and the children legitime. The hereign of the consorts from asking nullity aga In the present case, no bad faith can be charged against the defendant, since none was found, and she then being presumed in good faith, and as the marriage was celebrated publicly, under the authority of the crown license, presuming the power to exempt the consorts from the publication of last that the cure, who marry the parties.

"The crown, which is the source and distributor of all privileges, and exemptions which has the control of every official ministerial, or judicial appointment, should have as much right as any other of its subjects to the privilege of expectations."

Wednesday afternoon was tak largely with the roll call of the processor. The crown is the cure, who marry the parties.

"The crown, which is the source and distributor of all privileges, and exemptions which has the control of every official ministerial, or judicial appointment, of its subjects to the privilege of expectations."

Gibson, for Ontario; John H. Robert of its subjects to the privilege of expectations. to exempt the consorts from the publication of banns and before an officer enjoying his power under the eye of the law, denomination, it seems to be unnnecessary

"Article 129 says:

at 3 p. m. The procession will leave the residence of Mrs. Schofield at Avonmore at 1 o'clock.

This authority is not here given in the code nor in the laws preceding it must be enterial for the parties and gives it authority at 1 o'clock.

When he receives the consent of the parties and gives it authority consent of the parties and gives it authority is not here given in the code nor in the laws preceding it fulfils purely ministerial functions which must be entreted to the code nor must be entreted to the code nor must be consented to the code in the code nor must be consented to the code in the code nor must be consented to the code in the code nor must be consented to the code in the code nor must be consented to the code in must be

of the civil courts as to said marriage is civil state, the same as the birth and perfectly independent of all other authori-death, with which it constitutes the three The learned judge then said that "the essential acts of human life. For the pres-

after an illness of about the home of his mother-in.

Mabee, 168 Metcalf street, ter.

by cancer of the stomach.

"We should therefore conclude that the competent officer, may be contracted by concerned by the stomach."

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the domicile, and in the church of said parish, but that within the territory of the domicile all the officers keeping registhe domicile all the officers keeping registers can receive such declarations of mar is good foundation for appeal, especially of the desistment.

"The case was proceeded with ex-particle of the independent is rendered."

decision rendered by Mr. Justice deau. When the case was procee e competency of the officer and the ex-parte, we were not given an opplace of there are none of the restrictions of giving evidence. The case show which contain commentaries of our code been inscribed on the regular roll and even certain precedents have found superior court and proc therein. It is not stated in these and the that the priest and the cures shall be for appeal.

"There have been a number of the celebrate the marriage of the celebrate of the celebrate the marriage of the celebrate the celebrate the marriage of the celebrate the celebrate the marriage of the celebrate the celebra competent to celebrate the marriage of Catholics and the Protestant minister competent to celebrate the marriage of Protestants respectively and exclusively, of the dark ages. They have their answ but it is clear upon the mere reading of now, the judgment handed just now the law, that all priests, cures, ministers vindication of our code and our metallic control of the code and our metallic control of the code and our metallic code. and other officers are competent to collec- law."

tively and concurrently." Archbishop
After reading the law compelling the finding, said: exceptions or alternatives to the law as ment.
outlined in Article 59. The marriage cere-

of its subjects to the privilege of exempting from the publication of banns, even as regards Catholics. That license has and George E. Full for Prince Edward Is and without any restrictions of religious therefore, an universal effect on all pubtherefore, an universal effect on an publication of banns and concurrent effect on the publication of banns for Catholics.

The report from every province and the temperance cause. The best day of the whole congress was after the opening exercises. to search the legal and real extent of the publication of banns for Catholics. license and of the powers of the officers. license and of the powers of the officers.

The code dealing with what is recogniz.

The best this doctrine could be supported by nuclear by the law as a cause of nullity does. merous authorities, but it would be an insult to our code to let it be supposed that in the publication of the banns or the ob- delivered an able address on Nation-Wide

because of the rule of the Ne Temere de gotten by all who were present. Stirri "'All priests, ministers and other offi- cree, which decree is the sole motive of the

ations as well as those of the same creed. That in order to have the marriage con- Smith, both of St. John, are the sidered as celebrated publicly, it sidered as celebrated publicly, it is suffi-cient that it be made by such public offi-R. H. Stavert, of Harcourt, and Rev. G cer under the authority of a license from the crown, which is sufficient for all marriages then without any dispensations, if Brunswick. the validity of the act is simply considerwas the jurisdiction of the bishops in such matters, or what was the officiality gence in the performance of their religious deduction that the law axes the Catholic idea of the formality and celebration of marriages for Catholics and another for Spence, the new president, intends making spence, the new president, intends making

everybody else did not seem to him to be a tour of the maritime provinces in the Justice Cozneau In the report of the codifiers, civil officers for that object.

"This authority, the code says with "This authority "This

Roman Catholics only. As for the

relatives and friends. Rev. A. W. Meahan officiated at the wedding, which was solemnized at 8 o'clock.

Besides his wife and father, he is survived by two children, James and Norah, and one sister, Mrs. Edward Walker, of this city. The funeral will take place to morrow with services at 2 o'clock at the home of Mrs. Mabee.

The last part which gives the court of the such extensive direction should apply only and one sister, Mrs. Edward Walker, of this city. The funeral will take place to the religious authority; which was not been asked. This would justify had not been asked. This would justify the setting aside of the judgment and the dismissal of the action.

The last part which gives the court of the extensive direction should apply only ust 2, 1907 beginning with these words: to such facts as may constitute acts of this city. The distribution of the religious authority; which was not been asked. This would justify the esting aside of the judgment and the distribution of the Roman Catholic church on Augustion with these words: to such facts as may constitute acts of this city. The last part which gives the court of whom this such extensive direction should apply only ust 2, 1907 beginning with these words: to such facts as may constitute acts of this city. The last part which gives the court of whom this such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such extensive direction should apply only ust 2, 1907 beginning to such e

Miss Isabella Geikle.

Miss Isabella Geikle.

Newcastle, Feb. 21—The community was shocked to learn Tuesday of the defendant opposant, and of shocked to learn Tuesday of the death unshocked to learn Tuesday of the death unshocked. While returning to her home on Pleasant street about 10.15 o'clock. She ing the insufficiency of the conclusions of the declarations."

The setting aside of the judgment and the dismissal of the action.

"However, as above mentioned, the demand of the defendant opposant, and of the tierce opposant and discipline of the church, to which he belongs.

"Article 42 indicates what are those forms to be kept in duplicate. Articles 47 his own costs from the date of the two and 48, those under which they must be inscriptions of the defendant opposant and Pleasant street about 10.15 o'clock. She ing the insufficiency of the conclusions of the death unshable materials and the design of the destroin.

"However, as above mentioned, the design of the defendant opposant and of the tierce opposant that are those forms to be kept in duplicate. Articles 47 his own costs from the date of the two inscriptions of the defendant opposant and 48, those under which they must be inscriptions of the defendant opposant and 48, those under which they must be inscriptions of the defendant opposant and 48, those under which they must be inscriptions of the defendant opposant and 48, those under which they must be inscriptions of the defendant opposant and 50 the defendant opposant and 50 the defendant opposant and 50 the defendant opposant are 40 the defendant opposant and 50 the tierce opposant and 50 the defendant opposant and 50

lecree."

Son and two daughters; also one brother

L. J. Lefebvre, the attorney of Eugene and three sisters.

Hebert, the plaintiff in the application for BLAINE—In this city, on Feb. 21, James

"I am not ready to state that I wil

in. It is not stated in these articles usual way. I think there is good or

Archbishop Bruchesi, when told publication of marriages by banns, his see my position in a matter of this kind, lordship then pointed out that there were It is impossible for me to give out a state-Bishop Farthing says that the judgm

NATIONAL TEMPERANCE

CONGRESS AT TORONTO

F. S. Spence, the New President, to Visit the Maritime Provinces-Business of the Sessions.

Alberta; Dr. Rose, for Manitoba; Jos

in the publication of the banns or the obtaining of a license or dispensation a cause of nullity. A fine is simply imposed upon the officer who celebrates the marriage under such circumstances. Omission altogether of the publication of banns does not render a marriage null. If we turn of the parties was competent and whether the license authorizing the marriage without publication of banns was valid.

"Although distinct these two questions of the banns or the obtaining of a license or dispensation a cause of nullity. A fine is simply imposed upon the officer who celebrates the marriage under such circumstances. Omission altogether of the publication of banns does not render a marriage null. If we turn to the form of the marriage itself, the license authorizing the marriage without publication of banns was valid.

"Although distinct these two questions of Article 65, which gives the essential elements of that "Although distinct these two questions."

The public mass meeting on Thursda addresses were delivered by Dr.

of the executive committee for New

The collections taken and the money pledged during the convention amounted

Yarmouth, N. S., Feb. 22-(Special)-Tie overnment steamer Stanley arrived in po with the Fairway buoy, which she pick

ST. JOHN'S PROSPECTS

(United Empire, London) The forward movement in St. John and ncrease in the number of real estate

HAYWARD-On Feb. 22, Gordon H

Asquith's Opera

Premier is There Sia Famine

Warring Interes the Wage Welsh Owner -Outlook La Hopeful for 1

London, Feb. 26-It

have been with the c the executive of the madecided to recommend to meet him and his Feb. 22 by the premier

committee be appointe federation to consider The Strike Begins. The conference today been rigidly observed

previous meetings, the out contained not the what transpired. strike was actually be A few thousand min Derbyshire district co Tomorrow several th expire and it is not lil will consent to work On Wednesday 100

One hopeful feature part of the responsib ployers securing the keep the pits open d in South Wales, whe been the bitterest, been made, and the men not to go to th a strike.

Unless the owners minimum wage on sections are inflex doubtedly an optim the government pr in persuading the quarters that the aken to reimburse important point is all a matter of

Better Outlook. London, Feb. 26-Asquith met the eign office again owners were able considerable been made since Scotland and E owners are pre cessions as w few hours. At the the owners not minimum wage to abnormal places, principle of a min only old men and

special pressure rants whose ext alone hinder a co dispute being re able to inform the were prepared to with the miners cannot agree upo would make the p and eliminate already to have question of a they are still outwar

At the conclusion evening between the net commission and of the latter authoris situation is easier