

GRAND FALLS PLANT TO COST MANY MILLIONS; WORK TO BE STARTED SOON

Amalgamation of Two Companies Completed and Province Should Benefit Greatly—American Millionaires Largely Interested and Sir Wm. Van Horne is President of New Company Which Will Develop Power and Manufacture Pulp and Paper.

<text><text><text><text><text><text><text><text><text>





Yan h

a for a for the second

Special to The Tele Moncton, N. B., Aug. of the case brought by Di den, of Sackville, presider morland Electoral Reform John L. Wry, Sackville, bribery in the recent pro occupied the entire day court here today before] resulting in the dismissal the ground that it was magistrate's jurisdiction. George R. McCord, Sack for the prosecution, and J. St. John, and R. Trites, Sa

fendant. It was alleged that Wry 19th of June, offered t \$3 by way of a gift with ruptly procure Sears' vote

VOL. LI.

Gave \$3 for

Witness Tells

Given a Tory

Police Judge, Afte Some Evidence

> He Has No Under the Act

Accused, and Dis

Charge.

and the Br

Sackvill

on June 20. W. A. Russell, Shediac, defendant pleaded not gui test, said he was one of of three appointed by the o league to engage counsel know if McCord appeare the committee.

That being the case, Mr he had nothing more to sa ter. They had talked, he sa

ounsel outside of Westmor Mr. Baxter said the genes

thing is politics, and that should not masquerade unde

there was no masquerading The evidence of County ner A. Taylor and Sheriff

ing the voters' list, the pronomination proceedings, was purpose of showing that

vas enrolled as qualified recent election. Many objections were r

who argued that county lis been signed by the sherif January 1, there was no leg

Mr. McCord said if this there was no election. Interesting evidence Dimock Sears. He said:

"I reside on the Elias E

Sackville, and my occupation I saw John L. Wry, stove fi 19. He came up to where 7.30 in the evening and as would have a cigar, and he

"Was there any convers

"Nothing," said the wit assing the time of the eve e got a little distance an

stood him to say: 'You nee thing about this.' The env

"I took the envelope upst in a coat pocket. It wa

"What did you do?"

the purity league. Mr. McCord informed

McCord said he had

CANTILEVER BRIDGE Luther-Drake. A quiet and pretty wedding took place in AT REVERSING FALLS St. Stephen's church yesterday afternoon when Miss Florence Drake, of 188 St. St. Stephen's church yesterday afternoon James street, was united in marriage to

John Eugene Luther, of Norwick (Con) <text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> The Vancouver News-Advertiser of re- by the Rev. Gordon Dickie. The ceremony cent date has the following which should was witnessed by relatives and many

C.M., was born in Rexton, Kent county, March 24, 1859, the son of Hon. Owen and Mary McInerney. Dr. McInerney's father was a prosperous merehant who attained considerable prominence in public affairs. In 1866 he was elected to the New Bruns-wick legislature as an anti-confederate for the county of Kent. He was appointed legislative councillor in 1869 and retained that position till his death in 1890. Dr. McInerney was graduated from St. Joseph's University in 1878, receiving his M.A. from the same institution in 1897. He pursued his medical education in Mc Gill, where he was graduated as Final Prizeman with the class of 1884. On June 1 of that year he came to this city where



<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

speakers. He will represent the home mis-sion work and it is expected that another prominent speaker will be present to rep resent the Foreign Mission Society.

The schools open on the 26th of the present month and while there are about 800 to 900 permits to be taken out, than fifty have been issued up to present time. The staff of the school of fice are anxious that the permits should be taken out early, as it will otherwis mean that all will come together at the last moment. The school board offices are open from 9 a. m. to 5 p. m. daily.

Extensive repairs are to be made on th exterior and interior of Leinster street Baptist church. The foundations are being strengthened and the brick work pointe and put in shape generally. The inter of the ediface is to have a thorough novating and will be in the hands of t painters and decorators for some tim The interio The work will possibly include, beside t main body of the church, the vestry well. The lighting arrangements are als to be changed from gas to system to be patterned after the most fashion for church lighting. Gar net W. Wilson is the architect in charge of the work.

NEWCASTLE NEWS

taria.

Newcastle, Aug. 8-Yesterday before Po-lice Magistrate Maltby two convictions for first offence against the C. T. Act we registered-Edward Dalton, proprietor the Windsor Hotel, and a junior clerk Hotel Miramichi. Informations wère by Inspector Dickison. Rev. J. R. McKay, who has resig

the pastorship of Tabusintac and Church Presbyterian circuit, leaves

Two Scott Act Convictions-Presentations to Rev. R. J. McKay and Wife on Eve of Departure for On-

t in a coat pocket. It wand I could see money in ake the contents out that n ight of election day, (20th take the ntents out. The envelo dollar bill, a two doll ket for the candidates ection, O. M. Melanson, hrey, F. B. Black and P y were Dominion of

te envelope." The envelope, money and duced in court.

Witness said he had not h Ress dealings with Wry. Cross-examined by Mr. Ba Raid Wry did not ask him

going to vote. Witness said envelope and contents to Cl the day following the iving him \$3 for it. this closed the case for th Lins closed the case 10, and Counsel argued at length as trate's jurisdiction. Mr. B that the case did not come jurisdiction of any police me reason of territorial juri st, that if this penalty of \$ Ansa, that if this penalty of \$1 recovered it must be under Chapter 123, under which the been proceeding, which calls it to sue for the penalty; seco penalty itself prescribed by Chapter 4 of the Consolida 1903, was double, in that \$100 forfeiture and a debarri cused from voting for seven latter part of the penalty of enforced by the magistrate; Chapter 11 of the detrie enforced by the magistrate; Chapter 11 of the Acts of 1 Practices Act, provides for complaint of the county cou Mr. McCord, arguing in re-the first objection that Sectio at the proceedings in the national section arty suing on balance.

m action which contemplat rty suing on behalf of the e recovery of the penalty, a tion nere the penalty is & risdiction of the court is 0, although Section 17 of