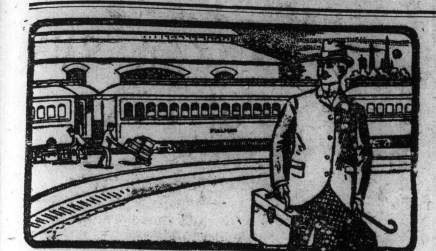
forms of oaths and certificates, are to

rovinces.

pt on the

C. R., at

afternoon



Travellers and Tourists

Travelling from place to place are subject to all kinds of Bowel Complaint on account of change of water, diet and temperature.

Dr. Fowler's Wild Strawberry

is a sure cure for Diarrhœa, Dysentery, Colic, Cramps, Pains in the Stomach, Seasickness, Cholera, Cholera Morbus, Cholera Infantum, Summer Complaint, and all Fluxes of the Bowels in Children and Adults.

Its effects are marvellous. It acts like a charm. Relief is almost instantaneous.

Does not leave the Bowels in a constipated condition.

TO PREVENT

Customs Department Tells of the New Clause

And Officially Explains the Working of the Scheme-New Declarations Required.

OTTAWA, Aug. 27.-The customs department has, after careful deliberation, promulgated regulations giving effect to what is popularly known as the "anti-dumping clause" and has given the press the following explanation of the regulations:

view of the facts that the new law has an important bearing upon the trace and commerce of the country and that it is the adoption of an entirely new and striking idea in tariff making, it is considered that it would be beneficial to the business communty to give a full explanation of the principal features of the legislation and the regulations thereunder. For a proper understanding of the

matter, it is necessary at the outset o state that the customs law of Canada now and for many years past in force provides, in effect, that the value for customs duty purposes of any imorted articles subject to an advalorem duty shall be the fair market value of such article as sold for home consumption in the principal markets of the country of export at the time of export in he ordinary course of trade and on the usual terms of credit in ike quantity and condition. Heretofore, therefore, although a manufaccurer or merchant in any other counry might sell goods (subject to an adalorem duty) to Canada at lower rices than he sold similar goods for ome consumption in his own country, he Canadian customs law required payment of customs duty, not upon the special price for export, but upon he basis of the home consumption value in the country of export.

Briefly stated, the Canadian parliament has now provided that in any case where imported dutiable goods of class or kind manufactured or proluced in Canada (whether subject to specific or advalorem duties, are sold to Canada at a price below the fair market value of such goods as sold for home consumption in the open market of the country of export, in the usual and ordinary way, and on the usual credit terms, at the time of export, there shall be levied thereon, in addition to the ordinary duty established by the customs laws, a special duty equal to the difference between the selling price to Canada and the said fair market value for home consumption in the country of export, provided, lowever, that such special duty shall not exceed one-half the ordinary duty provided by law. The rate and extent f the special duty is, however, varled in respect of the following articles,

upon which bounties are paid when manufactured in Canada, viz.: Iron in pigs, iron kentledge and cast erap iron; iron or steel ingots, cogged pars, and loops or other forms n. o. ter of customs under the provisions of bars but more advanced than pig iron, goods being exported or imported un-except castings; rolled iron or steel der unusual conditions, the value so angles, tees, beams, channels, joists, determined shall be held to be the ped to Canada on consignment without girders, zees, stars or other shapes or trough, bridge, building or structural rolled sections or shapes

that the special duty (which is in addition to the ordinary duty) shall be the amount of the difference between the selling price to Canada and the fair market value for home consumption in the country of export, but that such special duty shall not exceed 15 per cent, of such market value. To illustrate the working of the clause the following suppositious instances may be cited:

AN EXAMPLE. Take the case of a piece of machinery sold from another country to Canada at say \$90, but which is usually sold for home consumption in the

tion under such circumstances would be as follows: ist. Ordinary duty at 25 p. c. on the fair market value for home consumption, viz., \$100\$25.00 2nd. Add for special duty the difference between the se'ling price and the fair market

value, viz 10.00 maximum special duty would be im- scribed; posed, namely \$12.50, or one-half the ordinary duty charges based upon the spects true;

fair market value. ANOTHER EXAMPLE

Take the case of bar steel sold from abroad to Canada at, say \$23 per ton, but which is usually sold for home consumption in the country of export at say \$27 per ton. The rate of duty is \$7 per ton. The calculation would be as follows:

1st. Ordinary duty at \$7 per ton.\$ 7 00 2nd. Add for special duty onehalf the ordinary duty, or \$3.50, the difference between the ruling price and the full market value in the country of export being equal to and in excess of that amount.... 3 50

Total duty \$10 50 It is provided in the law that exemption from the special duty may be allowed in respect of any article which is rated for duty in the tariff at 50 per cent. ad valorem or upwards. or at specific rates of duty equal to 50 per cent. ad valorem or upwards, based upon the fair market value for home consumption in the country of export.

For instance, take the case of certain soap which is dutiable at two cents per pound under the tariff. If the fair market value of such soap for home consumption in the country of export is four cents per pound or under, the equivalent ad valorem duty would be 50 per cent. or upwards, and the exemption referred to in this paragraph would, therefore, apply.

Provision has also been made for exemption from the special duty when The new certificate gives a succinct Myron Wooden, a farmer of Chapin-uppermost in their minds. The dean the difference between the fair market value as aforesaid and the selling price to Canada amounts to only a small certificate is, therefore, enhanced. The factory in Millerton, just over the for mind and body and he thought percentage of such market value. With clause referring to secret arrangements regard to this provision it has been or rebates affecting the price is worthy determined on the advice of the board of careful attention. It was passed few hours later he died. His skull was with the Lord's Day and the sacrifice of customs that the special duty shall with the object of providing, as far not be applicable when the difference as a certificate can, against evasion of between the fair market value and the the special duty. selling price of the goods to Canada does not exceed five per cent, of such fair market value, the whole difference, however, when exceeding five per cent., to be taken into account for the purpose of imposing special duty.

The special duty clause does not apply to articles of a class which are subject to excise duty in Canada. . It should be particularly observed also that the law does not apply to articles of a kind or class which are not made or produced in Canada. It is declared in the regulations that when the value of goods for duty gots, blooms, slabs, billets, puddled purposes is determined by the minisless finished than iron or steel the Customs Act, by reason of the

not punched, drilled or further manufactured than rolled n. e. s. and flat eye-bar blanks not punched or drilled; rolled iron or steel plates not less than that in the manufacture have guaranteed it. See teaching and protouding plates than one-quarter of an inch in thickness, n. a. p. round rolled wire rods not over 3-8 of an inch in diameter.

As regards these articles the law is the manufacture than one plates in the dealy press and ask your neighbors what they think of it. Yest can use it and not disclosed on the invoice. This clause is practically the same as that not over 3-8 of an inch in diameter.

Dr. Chase's Ointment is accretain and absolute care for each and every form of itching, the manufacture have guaranteed it. See teaching and ask your neighbors what they think of it. Yest can use it and clause is practically the same as that in the certificate Form "M" quoted above.

Dr. Chase's Ointment is accretain and indeed only important change is the addition of a clause as to arrangements or understandings affecting the purchase price, but which are not disclosed on the invoice. This clause is practically the same as that in the certificate Form "M" quoted above.

Dr. Chase's Ointment is accretain and absolute care for each and every form of itching. It is the addition of a clause as to arrangements or understandings affecting and active the pal and indeed only important change is the addition of a clause as to arrangements or understanding affecting and active the pal and indeed only important change is the addition of a clause as to arrangements or understandings affecting and active the pal and indeed only important change is the addition of a clause as to arrangements or understandings affecting and indeed only important change is the addition of a clause as to arrangements or understandings affecting and indeed only important change is the addition of a clause as to arrangements or understanding affecting and indeed only important change is the addition of a clause as to arrangements or understandi

eaning of that term as used for duty REJULATIONS.

The regulations require in the first place that invoices in suplicate, properly certified to, shall be delivered to the custom house with the bills of entry for all imported goods. Here-tofore, the regulations only required one copy of each invoice to be produc ed and left with the customs. Such copy was filed at the port of entry and vas not forwarded to the department at Ottawa unless when called for. The idea of the department in requiring invoices to be produced and delivered in duplicate is that one copy shall be iled as usual at the ports, and that the other shall be sent with a copy of the entry to a special checking branch at headquarters in Ottawa. will undoubtedly be of much benefit inasmuch as it will tend greatly to enn accordance with the law. It is the ntention to have all invoices closely scrutinized and compared at the checking branch at headquarters by a competent staff. It may be noted here that the United States customs' authorities re-

quire two copies of each invoice to be presented and left with them. The regulations further provide that each invoice shall show in one column the actual price at which the articles have been sold to the importer in Canada, and in a separate column the fair market value of each article as sold for home consumption in the country of export. Under the old regulations the exporter was required to note the fair market value in the margin of the invoices only where there was a difference between such market value and the selling price, and the practice was to make a very brief notation, which very often only referred to the total cost, and not to the cost of each article. The new requirement will, it is believed, impress more firmly upon the minds of exporters the importance of the information as to the home value and will probably result in more accurate information in that respect being given. The department has prepared and approved a form of invoice and it s intended that such form shall be adopted by all exporters to Canada as soon as possible. Specimen copies of such forms for the information and for suspicion and that an investigation convenience of exporters will be furnished at the various customs houses, An important change has been made in the form of certification of invoices.

said form "J" which is abolished is as follows: "This invoice is true and correct: and where there is a difference between any of the prices shown therein and the ordinary credit prices at which the same articles are now sold bona fide country of export at \$100, the calculaby the exporter in like quantity and condition at this place for consumption in this country, the latter prices are. shown on the margin or elsewhere

The certificate known as form "J,"

which heretofore has been required on

all invoices of goods except for entry

comprehensive one substituted. The

on such invoice. The new certificate reads thus:

FORM "M."

I, the undersigned, do hereby certify as follows: (1). That I am the (Insert the words Total duty\$35.00 partner, manager, chief clerk or prin-if the difference between the selling cipal official, giving the rank as the price and the fair market value as case may be.) exporter of the goods in 1 \$12.50 or more, the the within invoice mentioned or de (2) That said invoice is in all re-

> (3) That said invoice contains a true and full statement showing the price actually paid or to be paid for the said goods, the actual quantity thereof, and

all charges thereon: (4) That the said invoice also, exhibits the fair market value of the said goods at the time and place of their direct exportation to Canada and as when sold at the same time and place in like quantity and condition for home consumption, in the principal ed directly to Canada without any dis- flames. count or deduction for cash, or on account of any drawback or bounty, or on account of any royalty actually when sold for home consumption but not payable when exported, or on account of the exportation thereof or for any special consideration whatever; (5) That no different invoice of the goods mentioned in said invoice has been or will be furnished to any one; and

(6) That no arrangement or under said goods has been or will be made hospital. or entered into between the said exporter and purchaser or by anyone on behalf of either of them, either by way of discount, rebate, salary, com- GOT DRUNK-WAS MURDERED pensation or in any other manner whatsoever other than as shown in the said invoice.

Signature..... Dated at..... this......day of.....19....

A comparison of these two forms will show the improvement now effected.

This certificate is to be written, printed or stmaped on all invoices of ferential tariff.

The special form of certificate under such preferential tariff which has heretofore been furnished is continued. and is to be furnished in future on invoices in addition to the above certificate. The German surtax certificates are also to be provided hereafter, as in the past.

Changes necessitated by the dumping clause have also been made in the form of oaths to be taken by importers when making entry of goods and also in the form of declaration required to be made by foreign owers of goods shiprolled fair market value thereof within the sale by the exporter prior to ship-

With regard to the oaths, the princi-

take effect on the first of October, Reto disseminate interest of October, Reto disseminate information among exporters in foreign countries in such matters, and that it may, therefore, be

some considerable time before the re-gulations can be complied with entirely, collectors of customs are being instructed that they may for a temporary period after the first of Octo-ber, but not later than December thirty-first, accept entries on invoices bearing the old certificate "J" instead of the new form "M." Duplicate invoices, however, are required to be delivered with bills of entry after the first of October in all cases, but to enable importers to comply with the regulations in this respect collectors may permit them to make an additional This is a very important reform, and copy to be compared and initialed as a true copy by the customs officer. The department has also matured sure uniform collection of the revenue plans for securing full information as to foreign market values. In this con- Who Had Arranged to go to Rothesay nection officers have been and are being assigned to make investigations in other countries.

SAYS SHE WAS HYPNOTIZED.

Horace McVicker Will Investigate Cause of His Mother's Death.

CHICAGO, Aug. 27.-Following the receipt of news of the death of Mrs. J. H. McVicker, wife of the famous theatrical manager, mother of Mrs. Edwin Booth, and owner of property which is valued at \$350,000. Horace Mc Vicker, her stepson, started an investigation which may lead to serious charges being brought at Pasadena Cal., where Mrs. McVicker died. Horace McVicker is sole survivor of the family. He said:

"I am firmly of the opinion that my mother was under hypnotic influence, created the spell over her or who was responsible for her death. But a thorough investigation will be made. have telegraphed to H. C. Wyatt ir Los Angeles to look into the matter.' L. W. Condee, the attorney of the estate, admitted that there was room would follow.

SAVING HER BABES. MOTHER WILL DIE

under British preferential tariff has been abolished, and a new and more Fire Envelops Little Ones and in **Endeavor to Quench Flames** Woman is Burned.

> NEW YORK, Aug. 17.-While fighting to save the lives of her two children from death by burning, Mrs. Rose Reiter, thirty-five years old, East New York, was burned so badly that physiclans say she will not live. Her children, Minnie, four years old, and Marie, three months old, were also severely burned about the face, hands and body. Mother and children were taken to the Bradford street hospital. But for the aid of neighbors and persons in the street the mother would have been burned to death at the time. Her own universal approval. self-sacrifice probably saved the chil-

mother was preparing supper over an of the boat house. oil stove. She left the room for a moment and in her absence the stove exploded. Rushing back the mother saw that the blazing oil had scattered over her little ones and their clothes were ablaze. She ran screaming from the room with both children held them against her own clothing as she ran in the hope that this would extinguish the flames, but the action only set her own garments afire.

In the street, forgetful of her own peril, the mother placed the children in the dusty road and rolled them over markets of the country whence export- and over in an effort to extinguish the Charles Mansfield, who saw the mo-

ther on the roadway, pulled off his coat and wrapped it around the mopayable thereon or payable thereon ther, who by this time had succeeded in extinguishing the flames on her children. "Never mind me." the mother moan-

ed pitifully to an ambulance surgeon. 'Look after my babies."

The surgeon saw that the mother was the one most in need of attention and he devoted his time to her, telling the neighbors what to do for the standing affecting the price of the children. All were finally taken to the The children were badly burned, but they will recover funless they inhaled the flames.

Farmer at Lakeville Found with His Skull Crushed.

LAKEVILLE, Conn., Aug. 28 .statement of the law in regard to the ville, in this town, was found lying at spoke strongly in favor of sport. He value for duty, and the value of the the rear of Borden's condensed milk state line in New York, yesterday in one a milksop who did not believe in crushed and near him was found a of one's soul it became an evil. heavy club, one end of which was covered with blood. It is the belief that citement and was the chief talk this he was murdered for the purpose of evening. His sermon was extemporrobbery, as members of the family to- ary and forcible, and made a strong imported goods, including invoices of day stated that when he left his home goods for entry under the British pre- he had with him over \$500 in cash and Fredericton lawn tennis players will a draft for a small amount of money. When found the money was gone. There was every evidence of a terrible assault, and an investigation was immediately begun, which resulted in the arrest of Jacob Holder of Salisbury. It was learned that Wooden and Holder were drinking together early in the day and that the two had started out in the direction of Millerton. A coroner's inquest was held and Holder was subsequently released, as there was no evidence strong enough to hold that he left Wooden several hours before the latter was found in Millerton. Wooden was 69 years old and was a prosperous farmer.

> CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Chartt Eliters

AGAINST IT

Partridge Opposes Plan of Tennis **Players**

on Sunday to be Ready for

Play on Monday.

FREDERICTON, Aug. 28.—The death occurred at Victoria Hospital yester-day of Enoch A. Bradley, a well known and popular busines man of Gibson. Typhoid fever, which Mr. Bradley contracted about two weeks ago, was the cause of death. Besides bereaved parents the deceased, who was but 31, leaves a widow and five months old child, two brothers and two sisters. W A McKie, a promising young mu-sician of Charlottetown, P. E. I., has been appointed organist of the Baptist church in this city. Mr. McKie will take up his new duties on the 11th

of next month. The Marysville cotton mill expects to resume work a week from next Monday. The mill has been shut down for some time in repairing its machinery.

Mr. Hanson's bowling alley was opened to the public last evening and was, as expected, crowded. The alley is in every way up to date.

The public schools reopen here tomorrow after the summer vacation. It is expected upwards of 150 new scholars will be enrolled throughout the city. There are not many changes in the teaching staff, and it is expected that all the teachers will be in heir places on Monday morning. Miss Jean McFarlane of Nashwaaksis will take charge of Miss Harvey's department at the Model School until the latter's return. Miss Annie Richardson will take charge of the grades formerly taught by Miss Mary Nicholson in the same school. Miss Sadie Thompson of York street school will take Miss Thorne's place in the High School and Miss Lizzie Doherty will take the Thompson.

the yacht race of Wednesday last, in which said three lots of land contain which the Doreen defeated the Asthore, has been allowed by Referee Barker and the race given to the latter yacht. As this makes five races the ton, County of Kings and Province of Asthore has won she now becomes the New Brunswick and known and disfinal possessor of the Morrion cup. The tinguished on the plan of lots Grant-

The accident happened while the here yesterday and anchored in front ed by William Hill to Charles Stack-

FREDERICTON, Aug. 28.-Freder-Rothesay opponents in a tournament on Monday, Labor Day. The str. Aberdeen was chartered to take players and their friends and it was decided to leave here on the previous Sunday. The excursion is not apt now to take place, at least as far as the Sunday part of it is concerned. It happens that a great majority of the Fredericton club consists of members of the Church of England and it was quietly whispered about town today that Dean Partridge would probably have something to say on the subject in his evening's sermon. The dean always draws a large congregation, but tonight the cathedral was full. On the threshold could be seen some prominent tennis players. After the dean had ascended the pulpit and given out his text it was quite evident that the anticipation of the great congregation would be realized.

preacher in an eloquent and forcible manner told of how once in a certain city an interesting sport was indulged in and that a game was arranged for Monday. A meeting of players was held by a young man who promoted the idea of leaving for the scene of play on the previous Sunday. A young lady said that she would not sacrifice her religion in this way and her remarks had such an effect that the club decided not to break the Sabbath. The H. H. PICKETT, dean told of this as a parable and said that perhaps in the course of a week or so the temptation might present itself, and he urged strongly against it believed in it thoroughly. It was good The dean's sermon made unusual ex-

After some preliminary remarks the

impression. As stated before, the not likely leave the capital on Sunday next for Rothesay.

LOW PRICES FOR APPLES. Glasgow Fruit Merchant Says Prices Are Down.

TORONTO, Aug. 27.-Thos. Russell

of Glasgow, Scotland, a large fruit im-

porter, is in the city. Mr. Russell has already purchased many hundreds of barrels of apples for export to Scothim as a suspect even, as he proved land, and will make further extensive contracts in Ontario before returning to Scotland. He says that Ontario Great Britain, but this year, though the quality and quantity of the apple crop here is fully up to the average, prices realized by growers will be 50 per cent. less than last year's prices. and the export trade will be much smaller. The increased cost of empty barrels this year and the good supply of home-grown apples across the Atlantic are, he says, the two factors that will militate against a larger export

NOTICE OF SALE.

To Benjamin Stackhouse, of the Parish of Simonds, in the City and County of Saint John and Province In metaphor and trope orns of New Brunswick, Farmer, and Mary E., his wife, and all others to My facts in humble figure 8, whom it may in anywise concern: NOTICE IS HEREBY GIVEN, That ander and by virtue of a Power of Sale Daily as they together ss. contained in a certain Indenture of Mortgage bearing date the Sixteenth Yet when he'd ask her if she'd ms. day of September A. D. 1902, made be-tween the said Benjamin Stackhouse and Mary E., his wife, Mortzagors of the First Part, and The Canada Perm-He argued every night till 18 anent and Western Canada Mortgage Corporation, now The Canada Permanent Mortgage Corporation, of the Second Part, Mortgagees, and regis-tered in the office of the Registrar of Deeds in and for the County of Kings, in Book U., No. 5, pages 424 st seq. of Records, the twentieth day of September 1902, and also in the office of the Registrar of Deeds in and for the City and County of Saint John aforesaid by Lov'st thou another? Oh, rels Number 74614, Libro 81 of Records, folio His h8ful name, and seal my f81" 551, 552, 553, on the Seventeenth day of September A. D. 1902, there will for the purpose of satisfying the moneys secured by said Indenture of Mortgage, default having been made in the pay-ment thereof, be sold at Public Auction, at Chubb's Corner, in the City of Saint John, in the City and County of Saint

John aforesaid, on MONDAY, the TWELFTH DAY OF SEPTEMBER

noon, all the lands and premises de-

gage, as:

"All that lot, piece or parcel of land situate, lying and being partly in the Parish of Simonds aforesaid and partly in the Parish of Hampton in the County of Kings and bounded and described as follows:-Beginning on the Northern Bank of Lake Lomond at a Cedar stake. thence running Northerly along the eastern side line of a lot owned by said Charles Stackhouse forty-two chains more or less, until it strikes the linof land owned by one Henry Hill, thence Easterly at right angles along the line of Henry Hill's lot until it strikes the western side line of another lot now owned by said Charles Stackhouse, formerly known as the Avary Lot, thence Southerly along said last mentioned side line until it strikes the brook emptying into Lynches Lake, so called, thence along said brook and the northern side of said Lynches Lake to a tamerack tree, thence southerly and parallel to the said side line of said Avary Lot until it strikes the road or thoroughfare between the second and third Lakes, thence along said road or thoroughfare westerly until it strikes said Lake Lomond, and thence in a direct line to the place of beginning, and containing One Hundred and fifty acres more or less, saving and excepting therefrom a lot containing twenty acres more or less, known as the Selmes lot, and now owned by one Charles Jackson, also three lots of land seventh and eighth grades in the York belonging to the Baptist Church, School street school formerly taught by Miss Trustees of School District Number Twenty and Margaret Baxter, wife of A protest which was entered against George O. Baxter, M. D., respectively, altogether about one acre."

ALSO, "All that lot of land situate, lying and being in the Parish of Hamp-The steam yacht Dream with W. H. as follows: Beginning at a cedar stake a party of friends arrived on the northwest corner of land deed- from the kidneys Dodd's Kidney Pills house, thence by the original course of the Grant north thirty-seven degrees, icton Lawn Tennis Club at a meeting line to a supposed marked stake on the same, thence by the rear line north fifty-three degrees east (original course) thirty chains more or less to another supposed marked stake, thence south thirty-seven degrees east fiftyeight chains more or less until strikes the rear line of land deeded by William Hill to Charles Stackhouse, thence following said rear line in a southwesterly direction (passing at or | were brought out from Europe to work near a large marked stone on the side for the company and the whole of the of the road leading from the head of passengers were employes. The cargo Second Lomond Lake to Smithtown) to place of beginning and containing one hundred and fifty acres more or less," Together with all the buildings and improvements thereon and the rights. members, privileges and appurtenances to the said land and premises belonging or in any manner appertaining. said Canada Permanent Mortgage Cor- whom it may concern. poration, affixed by order of the Canby William H. Beatty and Rufus Hudson the vice-president and assistant John, in the Province of New Brunsthe eighth day of August A. D. 1904. R. K. ROBB Sd. W. H. BEATTY,

Vice-President. (L. S.) Sd. R. S. HUDSON, Asst. General Manager. T. T. LANTALUM.

FARMS FOR SALE --- IN THE-

Auctioneer.

Moose Jaw District, Western Assiniboia. Improved farms of 160 to 320 acres at prices Improved farms of 180 to say acres at prices ranging from \$14 to \$30 per acre for improved lands and from \$7 to \$10 per acre for wild land (prairte). Block from 1000 acres up to 10,000 acres at special prices. Terms 1-3 cash; balance on terms to suit. Apply to

H. DAVISON PICKETT, Barrister. Moose Jaw, N. W. T.

LEARN TO DO 1

MEN WANTED THROUGHOUT CANADA AND UNITED STATES.

SALARY OR COMMISSION—8520 a year and Expenses, payable weekly, to good reliable men representing us in their district, introducing our goods, distributing large and gmall advertising matter. No experience, only honesty required, write at once for instructions, SALUS MEDICINAL CO., London, Ont.

WHO HAS DONE THE PRINCIPAL OF-Fredericton Business College Spent nearly TEN years as a book-keeper and office man in various mercantile and manufacturing concerns. He is the man to instruct you how to do office work.

Send at once for a castlege of this spiendid school. Your name on a post-card will bring it.

W. J. OSBORNE, Fredericton, New Brunswick.

In figuresive speech. As f8

Young, beautiful and lissome K8
Was loved and wooed by William W8, She ever answered, "William, wa

He argued every night till 18 And would at length expatis Upon his cheerless, lonesome st& He pled with her to fix the d8; In his long amorous deb8, But would her forehead corrug8, And coyly answer "William, w8!"

"At last," he cried, "O maid, seds, Though it my woe may aggrave, Tell, oh, I pray thee, tell me stra. She blushingly murmured, "William

"I see," he did ejaculs:
"'Tis I! 'This I! I'm William W8!" He clasps the maiden ross; Their hearts in rapturous joy pulss. "And may I kiss thee once, dear K87 Just one sweet kiss! Say yes, oh, s8!" The shy maid whispered softly "8"

next, at the hour of Twelve o'clock They kissed; 'twas spring in '88 scribed in the said Indenture of Mort-By fall they'd score 8,000,008. But now-alas that I must stal

When she pleads for a kiss, the gr8 'W8, K8; w8, Mrs. K8 W8, w8!" Frank Crane

CURE THE MOST EXTREME CASES

STONE IN THE KIDNEYS CANNOT STAND BEFORE DODD'S KID. NEY PILLS

Mr. S. A. Cassidy, of Ottawa, Permanently Cured After Years of Suffering by the Great Canadian Kidney

OTTAWA, Ont., Aug. 26.-(Special.)-While all Canada knows that Dodd's Kidney Pills are the standard remedy for all Kidney Complaints it may surprise some people to know they cure such extreme cases as Stone in the Kidneys. Yet that is what they have done right here in Ottawa.

Mr. S. A. Cassidy, the man cured, is the well-known proprietor of the Bijou Hotel on Metcalf street, and in an interview he says: know that I have been a martyr to Stone in the Kidneys for years. They know that besides consulting the best doctors in the city and trying every medicine I could think of I was unable

to get better. . "Some time ago a friend told me Dodd's Kidney Pills would cure me. As a last resort I tried them and they have cured me.

"I could not imagine more severe suffering than one endures who has referee's decision does not meet with ed to Stephen Humbert and others as universal approval.

determine the stephen Humbert and others as greatest gratitude to Dodd's Kidney Pills." Stone in the Kidneys and I feel the If the disease is of the kidneys

> will cure it. HALIFAX, N. S., Aug. 26 .- A despatch announces that the steamship Viking, chartered by the Grand River Pulp and Lumber Co., which left Halifax, August 16th for Gillisport, Labrador, with 75 passengers, 40 of them Finns, is ashore on Shag Rock, Labrador, 30 miles south of Rigolet. It is it thought the steamer will be got off.

A steamer has been sent from Gillisport with lighters to take off her passengers and cargo. The Finns consisted of stores for the winter. ,

NOTICE OF SALE.

To James F. Dunlop, of the City of Saint John, in the province of New Brunswick, Grocer and Retail Liquor Dealer (formerly called James Dunlop) WITNESS the Corporate Seal of the and Jane, his wife, and to all others

TAKE NOTICE that there will be ada Permanent Mortgage Corporation sold at public auction at Chubb's Corner, so called, in the City of Saint general manager of the said Canada wick, on Saturday, the third day of Permanent Mortgage Corporation, on September next, at twelve o'clock

"ALL the southeasterly haif of the lot of land situate on the southwesterly side of White street, in the City of Saint John, now held by the said James F. Dunlop and conveyed to n!m by a deed from William B. Chandler under a Decretal Order of the Supreme Court and by a deed from William E. Archdeacon and Elizabeth White, his wife, and by a deed from Louisa C. Hanford, and also by a deed dated the eighteenth day of May in the year of our Lord one thousand eight hundred and ninety-nine from Thomas J. Dunlop and others to the said James F. Dunlop, the half of the said lot hereby conveyed having a front on the westerly side of White street of fifty feet and extending back, continuing the same width a distance of seventy feet, forming a lot fifty feet in front by seventy feet, together with all houses, buildings, erections, fences, improvements, privileges and appurtenances to the same belonging or in any manner appertaining." The above sale will be made under

and by virtue of a Power of Sale contained in a certain Indenture of Mortgage dated the nineteenth day of May, in the year of our Lord one thousand eight hundred and ninetynine, made between the said James F. Dunlop and Jane, his wife, of the first part, and the undersigned R. Keltle Jones, George W. Jones and Frederick C. Jones, all of the said city, Brewers, of the second part, for securing the payment of certain moneys therein mentioned, and registered in the Registry Office for the City and County of Saint John on the twentieth day of May, A. D. 1899, by the number '0,800 in Libro 70, folio 265, 266 and 267-default having been made in payment of portion of the moneys secured by said mortgage.

Dated the twenty-ninth day of July, A. D. 1904. R. KELTIE JONES. F. CAVERHILL JONES.

Mortgagees J. R. ARMSTRONG,