### POOR DOCUMENT

SEE MANCHESTER'S Advt. on Page 10

FINE and WARM

VOL. 9. NO. 275

ST. JOHN, N. B. TUESDAY, AUGUST 3, 1909.

According to Advices Received

by Local importers

St. John Depends on the Old Country for a

Strike Would Have Been Seveerly

Two Parties, One from Worcester, the

Other from Halifax, Will be

ONE CENT

### Preserving

### Made of Granite Iron Enamel

Now is the time you need a new one. All first quality goods. No seconds.

3 quart	20c.	10	quart	45c
4 quart	25c.		quart	55c
5 quart	30c.	14	quart	65c
6 quart	35c.		quart	90c
8 quart	40c.		quart	
Para	afine W	ax 200	c. Case	

### W. H. Thorne & Co. Ltd

MARKET SQUARE, ST. JOHN, N. B.

### Are You Going

To Have One of the Bargains in Our Straw Hat Cut?

Men's, Boys' and Children's-All must go.

Boaters, Snap Brims and Fancy Shapes, Children's, Sailor's and Middy's. See Our Price.

ANDERSON & CO, 55 Charlotte Street

# OUR MID-SUMMER

he now in full swing and hundreds of men are taking advantage of the low prices we offer. The Suits were all made up for this season and are re so many lines from which you may choose that you are sure to get the

suit you like.	
\$6.50 SUITS FOR	\$4.95   \$13.50 SUITS FOR
18 50 SIJITS FOR	\$6.45   \$15.00 SUITS FOR
19.00 SUITS FOR	\$6.85   \$16.50 SUITS FOR
\$10.00 SUITS FOR	\$7.65   \$18.00 SUITS FOR
\$12.00SUITS FOR	\$8.95   \$20.00 SUITS FOR

Alterations made if necessary to make a perfect fit.

Canvas or Imitation Leather Suit Cases \$1 00 to \$10.00. Wicker Extension Cases

50c. to \$1.25. Hand Bags \$1.00 to \$7.00

F. S. THOMAS Furnishing Department

### Rare Suit Bargains Now at the HARVEY Stores.

We announced a few days ago that our large stock of Suits would be offered at greatly reduced prices for a short time. The public were quick/to take note, and we have sold a great many suits within the past few days. The sale continues all this week.

\$6.00 Suits, \$7.00 Suits, for	4.95
\$8.75 Suits, \$10 Suits, for	7.50

\$15 Suits, \$13.50 Suits, for....

Tailoring OPERA HOUSE BLK. --- 199 to 207 UNION STREET

Boys' Norfolk Suits 25 to 32, Only \$2.50

### Kettles DRISCOLL BECOME CAUSE CELEBRE

Judge Forbes Characterizes BRITISH COAL STRIKE Magistrate's Failure to Send Up the Proceedings as a High Handed Piece Business — Suggests Application to Attorney General

24th, by Magistrate Ritchie, of violatthe appeal but as copies of the proceedings had not been filed by Magistrate Ritchie, judgment could not be given.

His Honor, however, advised that Ir. Barry appeal to the Attorney Gen-Mr. Barry appeal to the Attorney General to have the evidence sent up.

Mr. Barry asked that his client be given a new trial or as an alternative he be given time to serve a summons compelling the police magistrate to file the evidence taken before him on the 24th of June. Mr. Barry read the following letter, which had been sent Judge Ritchle after repeated refusals on the magistrate's next to send un.

Judge Ritchie after repeated refusals on the magistrate's part, to send up the evidence:

St. John, N. B., July 29, 1909.
Hon. R. J. Ritchie, Police Magistrate of the City of St. John:

Dear Sir:—On the 24th day of June A. D. 1909, in the Police Court you convicted my client, Timothy Driscoll, for that he did unlawfully keep open his licensed premises on Mill street, in the said City of St. John, after the hour of five o'clock in the afternoon

The advices received so far have not

after the conviction was made.

Immediately subsequent to the conviction Mr. Henderson stated to me that he would prepare the proceedings to be sent up and I asked him whether or not it was necessary for me to pay for same. He stated that there was no for same. He stated that there was no fee and if there is a fee I would like

to know from you at your earliest convenience.

I further stated to Mr. Henderson that the conviction I intended to appeal from was the case in which my client was fined for keeping open on the 19th day of June after 5 o'clock in the afternoon and I would like for you to send the proceedings up in that

traw, on immediately upon receipt of same, said that when they were married cone. Withese said that when they were married currently of the facts and redship worth of debentures as in a mobile of them. Chere is no prescription in various Nova Scotia points. On the facts and ready morning of next week the city Oddfellows will be entertained to successful to with the common on Saturday and will take in various Nova Scotia points. On the facts and ready worth of debentures as in carried once. Withness as I am obliged to make an affidavit of them. Chere is no prescription in the worth of the common of the facts and ready worth of debentures. On the facts and ready with the city Oddfellows will be entertained by the city Oddfellows will be entertained to a mandamus.

Note that the proceedings in all probability I will have to apply to a Supreme Court Judge for a summon on the river but a committee from the proceedings in all probability I will have to apply to a Supreme Court Judge for a summon of the river but a committee from the proceedings in all probability I will have to apply to a Supreme Court Judge for a summon of the river but a committee from the proceedings in all probability I will have to apply to a Summon of the river but a committee from the proceedings in all probability I will have to apply to a Summon of the river but a committee from the proceedings in all probability I will have to apply to a Summon of the river but a committee from the proceedings in all probability I will have to apply to a summon of the river but a committee from the proceedings in all probability I will have to apply to a summon of the river but a committee from the proceedings in all probability I will have to apply to a summon of the river but a committee from the proceedings in all probability I will have to apply to a summon of the river but a committee from the proceedings in all probability I will have to apply to a summon of the proceedings in all probability I will have to apply to a summon of the proceedings in all

## AS IF YOU MEANT IT

The Prizes Will Go to Those Who Hustle

Should be sufficient

date if they wish the office to oredit them with the pa-

a great increase in the number of contestants. A few new names will be found and some others are missing. They have drawn out of the race for some reason or other. Some have claimed that they have not the time to devote to campaigning. These contestants do not seem to understand that it will take no part of their time away from business. We want to convince you that these prizes may be won with votes secured during your leisure moments. You are not asked to neglect your business or occupation, Judge Ritchle after repeated refusals on the magistrate's part, to send, up the evidence:

St. John, N. B., July 29, 1909.
Hon. R. J. Ritchle, Police Magistrate of the City of St. John:
Dear Sir.—On the 24th day of June A. D. 1909, in the Police Court you convicted my client, Timothy Driscoll, for that he did unlawfully keep open his licensed premises on Mill street, in the said City of St. John, atter the hour of five o'clock in the afternoon of Saturday, tho Sth day of May last past; and you did also convict him, the said Timothy Driscoll, for that he did unlawfully keep open his licensed premises on Mill street, in the city aforesaid, after the hour of five o'clock in the afternoon of Saturday, tho Sth day of May last past; and you did also convict him, the said Timothy Driscoll, for that he did unlawfully keep open his licensed premises on Mill street, in the city aforesaid, after the hour of five o'clock in the afternoon of Saturday, tho Sth down of Saturday, tho Sth down of Saturday, the Sth day of May of May

ARE COMING NEXT WEEK

American Clothing House,

11—15 Charlotte St., St. John.

11—15 Charlotte St., St. John.

ARE YOU GOING ON A VACATION?

A Suit Case or Hand Bag is a Neccessity,

Before buying, see our great assortment in Leather, Straw,

Tam at a loss to understand your position in the matter of appeal, as I deposited also \$25 as security for costs and which Mr. Henderson acknowledges having received.

The matter will again come before Judge Forbes on Tuesday, the 3rd day of August next, and therfore I would ask you to reply to this communication, if you will be kind enough to do so, immediately upon receipt of same, as I am obliged to make an affidavit of the facts and I would like to have

Communication. The three is no prescription in the matter of appeal, as I am at a loss to understand your position in the matter of appeal, as I am at a loss to understand your deposited also \$25 as security for costs and which Mr. Henderson acknowledges having received.

The matter of appeal, as I am at a loss to understand your deposition in the matter of appeal, as I am obliged to make an affidavit of the many delegates who will be in St. John at the various conventions next week, the city will be visited by members of the Cantons of Oddfellows. One party composed of Canton Worcester, of Worcest

ed that an appeal does not lie in every case where there may be a survey and the better than the parties arrive too late to participate in the life of the parties arrive too late to participate in the life of the parties arrive too late to participate in the life of the parties arrive too late to participate in the life of the l

## GET OUT AND WORK

NO CANADIAN BOARD FOR GRAND TRUNK

Says Sir Charles Rivers Wilson

Not in a Position to Make Alliance With Allans

MONTREAL, Aug. 3.—The question of the appointment of a Canadian board of directors in connection with

pear long after this contest has been forgotten, and we certainly could not afford to treat dur readers otherwise than fairly. Core and see the Contest Manager, He will convince you of the vast importance of having your name in this list. You really cannot afford to miss this glorious opportunity.

ARE YOU THINKING OF ENTERING?

If so there is no time like the present. During the days of the extra vote offer is the ideal time to enter the contest for the rate of votes is so high that a few subscriptions will place you on the level with the leaders. They can be gained with little effort during Bargain Days.

STORE YOUR HARVEST NOW.

This is the time when you should reap all the promises that you sow early in the contest. It is also the time for storing votes against the last day of the contest. That day when every of the contest and will be "as nervous as a witch" lest some one should get ahead of them. Chere is no prescription in the world so efficacious for that nervous feeling as a high purph of reserve the would for the world so efficacious for that nervous feeling as a high purph of reserve the world for the world so efficacious for that nervous feeling as a high purph of reserve the world for the world so efficacious for that nervous feeling as a high purph of reserve the world for the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of reserve the world in the world so efficacious for that nervous feeling as a high purph of the case today. But and not accused of

When Lawyers Persisted in Saying Nasty Things to Each Other——A Very Lively Morning — Mr. Currey's Capacity for Liquor

This morning's session of the Currey separation suit was one of the livelist ever yet held. At one time His Honor threatened to adjourn the court unless order was restored. This occurred when Mr. Skinner charged Mr. Hanington with giving an alleged interview of Currey and his son Allen to the press. Mr. Hanington in denying it charged Currey with cheating his In the list of contestants published today you will notice that there is not a great increase in the number of a great increase in the number of said Sir Charles Rivers- Wilson, president of the Court for almost an hour and in the end His Honor and hour and hour and hour and in the end His Honor and hour and hou

An affidavit of Dr. Currey was read by Mr. Skinner in which he claims that Mrs. Currey has money of her own and that he is not as wealthy as some peo-ple think he is. During the argument which followed Mr. Skinner said that the Woodman Point property was only worth about \$1,000. Mr. Hanington—I'll give two thou-sand for it.

sand for it.

The Court—You have no right to interrupt the Recorder like that, Mr. Hanington.

Mr. Skinper in replying to Mr. Teed who had delivered a lengthy argument and cited some authorities in support of his contentions, said that the cross suit brought by Mrs. Currey was altogether unnecesary and was only brought for the purpose of adding to the costs.

Mr. Teed denied this and said that inorder to set allimonary it was processory.

inorder to get alimony it was necessary that the action should be started Also in not bringing it they would be practically admitting Mr. Currey's charges contained in his libel.

Mr. Hanington—"Do you mean to say that you had no notice that we were going to start a suit before you started yours"