

SEE MANCHESTER'S Advt. on Page 8

The Star

LATEST WEATHER REPORT SHOWERY

VOL. 10, NO. 5

ST. JOHN, N. B. WEDNESDAY, SEPTEMBER 15, 1909.

ONE CENT

Advertisement for 'THE ANGLE LAMP' by W. H. Thorne & Co. Ltd. featuring an illustration of a woman and a lamp.

Advertisement for 'The Enterprise Scorchers' by Emerson & Fisher Ltd., featuring an illustration of a scorching device.

Advertisement for 'Men's Black Overcoats' by Emerson & Fisher Ltd., listing prices from \$7.50 to \$10.00.

Advertisement for 'American Clothing House' located at 11-15 Charlotte St., St. John.

Advertisement for 'A Dollar Saved Is A Dollar Made' by F. S. Thomas, Fashionable Furrier.

Advertisement for 'New Fall Clothing That You Should See' by J. N. Harvey, Tailoring and Clothing.

Advertisement for 'J. N. Harvey, Tailoring and Clothing' listing various clothing items and prices.

CANADIAN WILL BE BISHOP OF JAPAN. Extradition of Alleged Murderer at Quebec.

TORONTO, Sept. 15.—Rev. Arthur Lea, son of Joseph Lea, of this city, is to be consecrated Bishop of Japan by the Archbishop of Canterbury in Westminster Abbey on Nov. 20.

QUEBEC, Sept. 15.—Hermi Ferron, who was alleged to have murdered Flora Lariviere in Lowell, Mass., on August 26 last, and whose arrest was effected at St. Sebastien, Beauport County, was arraigned here yesterday before Extradition Commissioner Chauveau.

CORNWALL, Ont., Sept. 15.—The Richelleu and Ontario Company's steamer Rapids King is disabled at Coteau Landing. Shortly after the vessel left Coteau yesterday her steering gear became disabled and she had to be towed back into Boulanger Canal by a tug.

LONDON, Ont., Sept. 15.—Mrs. Wesley Scott, charged with murdering her father-in-law, Harvey Scott, on Monday, will be tried at the fall assizes here next month.

ELK LAKE, Ont., Sept. 15.—Barrel, 165 in number, whose contents of seven per cent benzene were spilled into Montreal River a few days ago by inspectors, are being used to support the floating bridge which joins the towns of Smyth and Elk Lake.

TORONTO, Sept. 15.—Fire of unknown origin destroyed the stable of several and Co. carriage agents, early this morning. Between two and three thousand dollars worth of feed and several big horses were burned, but the horses, 150 in number, were saved.

MYSTERY SURROUNDS WOMAN'S DEATH. Permission to Bury Remains Refused Until Medical Examination Can be Made.

MILFORD, N. H., Sept. 14.—The authorities of Milford and Mount Vernon, a village near here, are investigating the death of Mrs. Mary Jane Dalton Boutwell, wife of Harry Boutwell, of Mount Vernon, by order of the town officials.

NEW YORK, Sept. 15.—The annual Coney Island swimming race for the women's championship of the world and a \$500 gold medal, was won last night by Miss Ethel Byington, an 18 year old Brooklyn girl, who made the distance, 210 yards, in three minutes, 41.4 seconds.

PROMINENT MEN DEAD AND DYING. LONDON, Sept. 14.—Sir Ralph Denham Jekyll, 70, died today.

LEAVES NOTE FOR CORONER GIVING CAUSE OF SUICIDE. NEW YORK, Sept. 15.—After writing a note to Coroner stating that he had drunk cyanide of potassium because of business failure and failure of health, David Clark committed suicide in the Coney Island Hotel in East 27th St. today.

WITNESS IDENTIFIES McDUGALL AS THE EDITOR OF FREE SPEECH. Evidence of Isaac Burden This Morning is Likely to Have Important Bearing on the Libel Case—Other Witnesses Also Give Damaging Evidence.

In the circuit court this morning before His Honor Mr. Justice White, the case of the King vs. C. Bruce McDougall was resumed at ten o'clock. The prisoner was brought into court shortly after his honor took his seat on the bench. McDougall looks much better than he did on the last day of the case.

J. B.M. Baxter called Ambrose H. Newan, agent of the Canadian Express Co. at Moncton. Witness said that he was personally acquainted with McDougall. Witness identified a number of money orders endorsed by "C. B. McDougall," which were paid through the Moncton office. Witness would not say that any of these were cashed by McDougall.

Mr. Baxter—"I offer these in evidence your honor." Mr. Ritchie—"I object on the ground of irrelevancy." After some discussion His Honor discovered that they were already in evidence, having been put in on the 11th inst. These money orders came from Merriess.

Witness produced a record of the cartons shipped to the Union Cigar Store, St. John. Some of these bundles weighed from 125 to 200 pounds. Witness said that the bundles contained a number of copies of Free Speech. Witness never saw or heard of W. C. Leggie. The only time he ever saw the name was in Free Speech.

Witness could not say that he ever paid money on the orders to the printer nor could he say McDougall ever paid him for shipping these bundles. The Kay cartoon was shown witness.

Mr. Baxter—"Who is that meant for?" Witness—"I never saw it before." Mr. Baxter—"I object, but objection was overruled." Mr. Baxter—"What is meant by this?" Witness—"It refers to Judge Kay."

Mr. Baxter—"Would it suggest to you—?" Mr. Mellish—"I am surprised, Mr. Baxter, that you would suggest to a witness."

Witness gave his opinion as to what the cartoon referred to. Cross examined by Mr. Mellish witness said that he heard that Leggie was the publisher of Free Speech. He did not know that Leggie ran a news depot at that station. Witness said that the "air space" cartoon meant that Kay was brainless.

ASKED BY MR. MELLISH AS TO THE KEY CARTOON, WITNESS SAID HE WAS NOT THERE BUT READ OF THE MATTER IN THE NEWSPAPERS. The Attorney General objected on the ground that what witness read in a newspaper was not evidence.

Witness—"I'll allow it. It goes to the weight. I do not think it worth much." The Attorney General—"The cartoon was published prior to the Kay enquiry."

"FAIR COMMENT." Mr. Mellish argued that it was fair comment. Mr. Baxter wished to have it noted that the defence claimed the Kay cartoon was "Fair Comment."

Mr. Mellish then conferred upon witness the powers of an expert medical evidence. Witness said that the cartoon would not change his opinion of Mr. Kay. Re-examined by Mr. Hazen witness said that a largely signed petition was presented against the granting of the commission.

POLICEMAN LUCAS. Frederick Lucas was next sworn. Examined by the Attorney General witness identified copies of Free Speech of 21st July issue. The Kay cartoon was shown witness. The Attorney General—"What does that cartoon convey to you?" Witness—"That Mr. Kay has no brains, but where the brain should be, there is still a considerable amount of freight on board. At the present time his arse and she is submerged almost to the top of her smokestack. There is \$6,000 marine insurance on the vessel."

Mr. Ritchie—"I object. There is nothing in the instrument to support the charge of the King vs. C. Bruce McDougall was resumed at ten o'clock. The prisoner was brought into court shortly after his honor took his seat on the bench. McDougall looks much better than he did on the last day of the case.

Witness said that he would deal with that phase of the question when he charged the jury. The Attorney General—"Oh, well, I'll do it. But I wish it noted that I read a portion of the contents to witness but his honor refused to allow it as evidence." The witness was stood aside, while George Merriess was being brought from the goal.

F. C. WESLEY. Mr. Baxter called F. C. Wesley, the engraver. Witness identified a line-etching made by him. The drawing from which it was made was supplied by witness. After it was completed it was sent to McDougall by express.

A letter signed C. Bruce McDougall accompanied the drawing. Mr. Baxter offered it in evidence as being similar to that identified by Postmaster Crandall.

At this juncture George Merriess was brought into court. Outside of the fact that his face is covered with a beard, witness saw nothing in the man the worse for the time spent in goal.

Mr. Ritchie objected to the letter being put in evidence. His Honor—"I over-rule the objection. Witness thought that the handwriting of the letter he received was the same as that addressed to Postmaster Crandall.

Cross examined by Mr. Ritchie witness said that he would as to the Kay cartoon, witness said he was not there but read of the matter in the newspapers. The Attorney General objected on the ground that what witness read in a newspaper was not evidence.

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Q.—"Whose is it?" A.—"It has nothing to do with this case. It is a private matter entirely." Mr. Ritchie—"I move, my Lord, that that answer be stricken from the record as it is something not before the jury which is not supported by the instrument." His Honor intimated that he would deal with that phase of the question when he charged the jury. Witness said that the Sydney House is a house of ill repute and Gerrie McKeown was an inmate of the house. The Attorney General repeated the answer and asked witness to confirm it.

Mr. Ritchie—"I object, my Lord. The question is leading." His Honor—"I think, Mr. Attorney, you had better change the form of the question." Mr. Hazen did. The Attorney General accused Mr. Ritchie of unnecessarily prolonging the case. Mr. Ritchie said that the observation was unfair. The Attorney General claimed that the paper should be placed in evidence. His Honor ruled so. Mr. Ritchie—"Oh, well, I'll do it. But I wish it noted that I read a portion of the contents to witness but his honor refused to allow it as evidence."

The witness was stood aside, while George Merriess was being brought from the goal. F. C. WESLEY. Mr. Baxter called F. C. Wesley, the engraver. Witness identified a line-etching made by him. The drawing from which it was made was supplied by witness. After it was completed it was sent to McDougall by express.

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WAR BETWEEN PERU AND BOLIVIA AVERTED. Boundary Dispute Peacefully Settled. Peru Yields Tract to Bolivia—Decision of Argentina the Basis of the Agreement.

RIO JANEIRO, Sept. 15.—The Journal of Commerce in its issue yesterday said that telegrams from the Pacific coast announced that an agreement between the governments of Peru and Bolivia on the recent boundary dispute, which at one time threatened to plunge these states into war, had been effected on the point of being signed. The basis of the understanding in this dispute is the decision handed down by President Alcora of Argentina on July 9, last, and this decision is by the terms of the new agreement, recognized by Bolivia.

According to the Journal of Commerce, Peru surrenders to Bolivia a very small extent of territory lying between the Madre De Dios River and the Acra, traversed by the Rivers Tahuamano and Eupamara, which together form the River Orton, an affluent of the Beni River. This territory with an area of about 6,500 square kilometers, was discovered and colonized by Bolivians, who today are in possession of all the upper course of the Madre De Dios from its headquarters to the confluence with the River Heath. Such slight modification as the foregoing from the decision reached by the arbitrator, says the Journal of Commerce, in no way molests the Argentine republic. The work of an arbitrator terminates when he has delivered his finding, and Argentina has no objection to a generous relinquishment of territory on the part of Peru, an act undertaken to assure friendly relations between Peru and Bolivia.

Conciliatory arrangements deserve the approbation of all who desire peace and concord in South America and we are persuaded that the Argentina is sincerely desirous of seeing a policy of peace carried out.

Public opinion in Brazil, says the Journal of Commerce, is sincerely desirous that Peru in the interest of peace and concord, show herself friendly to Bolivia, her neighbor and neighborly ally, and concede to her a small tract of territory to Peru nor would it show any lack of courtesy to the Argentine. The essential thing for South America is that the present complications and difficulties be done away with as soon as possible. It is today impossible to foresee the dangerous consequences of a continuance of the present situation. The present difficulty once composed, the road will be opened for a reconciliation between Argentina and Bolivia, which it is to be hoped, other nations will follow.

18 YEAR OLD GIRL WINS WORLD'S CHAMPIONSHIP. Defeated Veterans in Annual Swimming Contest and Captures \$500 Medal.

NEW YORK, Sept. 15.—The annual Coney Island swimming race for the women's championship of the world and a \$500 gold medal, was won last night by Miss Ethel Byington, an 18 year old Brooklyn girl, who made the distance, 210 yards, in three minutes, 41.4 seconds. She finished less than a yard ahead of Miss Elaine Gliding, another Brooklyn girl, who has held the title for the past five years. Mrs. Helen Jales, of Cleveland, who won the King Edward medal for the championship of England last year, finished in fourth place.

NEW FUR FASHIONS. No article of wearing apparel creates greater interest than fur fashions at this season. The advertisement of the Dunlap-Cooke Co. Ltd., appearing on page 7 will be found of unusual interest.

LEAVES NOTE FOR CORONER GIVING CAUSE OF SUICIDE. NEW YORK, Sept. 15.—After writing a note to Coroner stating that he had drunk cyanide of potassium because of business failure and failure of health, David Clark committed suicide in the Coney Island Hotel in East 27th St. today. Mr. Clark was a member of the Flood and Conkling, Varnish Co. He requested that his brother, Dr. A. M. Clark, of Youngstown, Ohio, be notified of his death.

Mr. Clark, who was a bachelor of 38 years, lived in the Prince George Hotel for several months. Early today when a merry party of young men and women returned to the hotel from the Coney Island Hotel, Clark, remarked to one of the hotel employees that he wished to be as happy as that "Joe." A few minutes later in the presence of a bartender who had just served him he drank the poison, saying it was "something for his blood." He expired instantly.

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