

## MARINE NEWS

MOON PHASES.  
First Quarter Jan. 6  
Full Moon Jan. 13  
Last Quarter Jan. 20  
New Moon Jan. 27

TIDE TABLE.

	High Water	Low Water	High Water	Low Water
St. John	6.05	6.37	12.00	12.17
Sum.	7.12	7.45	13.41	13.53

PORT OF ST. JOHN, N. B.  
Saturday, Jan. 21, 1922.  
Arrived Friday.

Str. Leger County, 1,805, Quebec, London via Halifax.

Cleared Friday.  
Str. Ballyhally Head, 3,164, Suifera, Rotterdam and Hamburg via Louisbourg.

Soh Minas King 469, Standall, Barbados.  
Coastwise—Str. Empress, 612, McDonald, Digby.

Vessels in Port.  
Steamer Bowditch—No. 6 berth.  
Steamer Manchester Hero—No. 5 berth.

Steamer Grey County—Sugar Refinery.  
R. M. S. P. Calveque—McLeod's wharf.

Steamer Canadian Rancher—Long wharf, east.  
Steamer Maplecrest—No. 7 extension, Sand Point.

Steamer Canadian Raider—Long wharf, west.  
Steamer Canadian Leader—Long wharf, east.

Steamer Canadian Trooper—Stream.  
Steamer Canadian Squatter—No. 1 berth.

Steamer Canadian Otter—No. 16 berth.  
Steamer Dunlop Head—No. 4 berth.

RADIO REPORT.  
8 p. m.—Hochelaga, bound St. John, 30 miles distant.

8 p. m.—Ballyhally Head, outwards bound, 118 miles distant.

10 p. m.—Aberdeen at Seal Cove.

## Italian Labor To Take Hand In Government Affairs

Milan, Italy, Jan. 16.—(Associated Press.)—The Executive Council of the Italian Confederation of Labor, consisting for the most part of Socialist leaders, has directed that a resolution be sent to the Amsterdam International as follows:

"At Cannes there was considered an economic conference at Genoa of all the European Governments, including Russia. Does not the International think it opportune for all labor organizations to participate in the defence of the working classes?"

The Socialist Deputy, Serrati, one of the most powerful Socialist leaders in Italy, declared he was opposed to any participation which might be construed as "collaborating with classes who wish war in addition to the present problems and may involve the proletariat in a responsibility which is not its own."

Deputy Balzani, a Moderate Socialist and one of the strongest labor leaders, replying to Serrati, said: "From necessity even Lenin has accepted the chance to collaborate by his willingness to have the Soviet present at Cannes."

CUNARD ANCHOR-DONALDSON.  
REGULAR SERVICES.

Portland-Halifax-Glasgow from Portland via Halifax.  
Mar. 2, Apr. 13, Canada Mar. 4, Apr. 16, Mar. 30, June 1, 1922.

Halifax-London-Glasgow from Halifax via Plymouth, Cherbourg and Hamburg.  
Jan. 23, Mar. 9, June 1, 1922.

CUNARD CANADIAN SERVICE.  
Summer Sailings, 1922.  
Montreal to Liverpool.  
May 6, June 10, July 15, 1922.

May 20, June 24, July 29, 1922.  
May 3, May 17, June 21, 1922.

May 13, June 17, July 21, 1922.  
May 27, July 1, Aug. 5, 1922.

N. Y. to Glasgow (via Montreal).  
Jan. 21, Feb. 25, Apr. 1, 1922.  
May 6, June 10, July 15, 1922.

N. Y. to Chicago and Liverpool.  
Jan. 25, Feb. 25, Mar. 23, 1922.  
Feb. 15, Apr. 1, 1922.

Also calls at Glasgow.  
N. Y., Cherbourg and Shantou.  
Feb. 7, Feb. 28, Mar. 21, 1922.

Apr. 4, Apr. 20, May 11, 1922.  
May 30, June 20, July 11, 1922.

N. Y., Plymouth and Hamburg.  
Jan. 15, Mar. 7, July 1, 1922.  
Apr. 8, May 15, June 17, 1922.

Apr. 15, May 26, 1922.  
N. Y., Plymouth and Hamburg.  
Jan. 21, Mar. 7, July 1, 1922.

Boston to Londonderry, Liverpool and Glasgow.  
Feb. 4, Apr. 13, May 25, 1922.  
May 3, May 31, June 28, 1922.

THE ROBERT REFORM CO., LIMITED.  
GENERAL AGENTS.  
40 PRINCE WILLIAM STREET.  
ST. JOHN, N. B.

EASTERN STEAMSHIP LINES, INC.  
Until the resumption of service on the International Line between Boston and St. John, freight shipments from the Province from the United States especially Boston and New York should be routed care Eastern S. S. Lines, Boston, and same will come forward every week by the E. & Y. S. S. Co. and E. S. "Edith" to St. John. This weekly service means prompt dispatch of freight. Rates and full information on application. A. C. CURRIE, Agent, ST. JOHN, N. B.

## DISABLED VETS MAKE APPEAL TO PRES. HARDING

Declare 3,500 Mentally Affected Ex-Servicemen Are Victims of Neglect.

Washington, Jan. 19.—Asserting that the more than 3,500 mentally disabled former servicemen now in State institutions were victims of much "gross neglect, indifference and profligating" as constituted a "black reproach on the honor of the nation," the Disabled Veterans of the World War, in a memorial presented today to President Harding, urged immediate action by the government looking to the treatment of all such cases in Federal institutions.

Neglect of these cases in State institutions, the memorial said, is constituting a permanent insanity many of the victims who by timely treatment probably could be cured.

Describing the condition of "contract" cases of this class in the institutions of the State of Ohio as typical of those in "practically every State," the memorial asserted the Government had "furnished the inmate ex-servicemen of Ohio to State asylums which are notoriously overcrowded, undermanned and inadequately equipped to treat and care for them," while it has not provided one Federal institution for this purpose in the State.

"For example," the memorial said, "in the Longview asylum of Hamilton county, Ohio, there are forty-two insane soldiers who broke down mentally under the stress of war, although Longview is so overcrowded that 240 of the inmates sleep on the floor like cattle every night."

Of the 350 mentally disabled placed in all the institutions of the State, of whom, it was said, physicians believe half might be cured by treatment, not one, the memorial asserted, was receiving "medical treatment of any kind from medical diseases, and curable cases are being daily doomed to permanent insanity."

None of the institutions, it was further asserted, segregates tubercular patients.

An average profit of \$200 on each patient out of the \$547.50 annual maintenance fee paid by the Government was shown in figures for the nine institutions of the State cited in the memorial as recently having been made public by Dr. H. S. MacAulay, director of the State Welfare Department. The profits per man ranged from \$278.68 for the Athens State Hospital to \$729.93 for the institution for Feeble Minded.

To make adequate provision for the treatment of all mental cases in Federal institutions the organization asserted that the President was his influence in getting early action by Congress on the pending measure to appropriate \$16,000,000 for this purpose, citing the report of the special Senate Committee that 4,375 more beds were urgently needed beyond what would be provided by existing appropriations.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

## AUSTRALIA DILIGENTLY SEEKS INDUSTRIAL PEACE

At Reassembling of Premiers' Conference, E. N. Barwell of South Australia Will Submit New Bill to Enforce Decisions.

Melbourne, Jan. 19.—When the Prime Minister and the state premiers unanimously approved in conference of a new arbitration system which would give a combined federal and state arbitration court of appeal and decide state instrumentalities from the jurisdiction of the federal court, only the first and simplest step was taken toward the solution of the present conflict of jurisdiction, and so forth.

The new plan was intended to put the wishes of Labor radicals on the one hand and of ultra-conservatives like Mr. Barwell, Premier of South Australia, on the other, that it is failing to please either section is becoming apparent.

Mr. Hughes, the Prime Minister, has had a bill prepared for the use of the state governments, who must first pass legislation surrendering certain powers to the Commonwealth before the federal government can accept and exercise desired jurisdiction over industrial disputes. The draft bill has been roughly handled by the South Australian Premier, who told the House of Assembly that he could not undertake to bring the proposed draft bill before parliament. When the Premiers' conference reassembles in January, Mr. Barwell will submit a draft bill of his own framing which, he says, will give full effect to the arrangements made at the recent premiers' conference.

"There is no provision in the bill drafted by the Prime Minister as to the principles upon which the court shall act in deciding what industries shall be subject to federal jurisdiction," said Mr. Barwell. "The idea of the premier was that the Federal Arbitration Court should exercise jurisdiction solely with regard to industries which are federal or interstate in their nature, scope, or effect, and that all other industries should be subject to jurisdiction of the state tribunals. With this idea the Prime Minister expressed entire accord, but yet he sends along a bill which in no way gives effect to it."

When the South Australian Premier's views were reported to the Prime Minister, Mr. Hughes confessed himself quite unable to understand Mr. Barwell's attitude and why he was now opposing the very thing he so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

"If Mr. Barwell or any of the members now wish to go back on the resolutions, why do they not say so plainly, instead of endeavoring to retire behind the closed doors of the conference?" said the Prime Minister, replying to a question on the remarks of Mr. Barwell.

As already forecast in The Christian Science Monitor, Labor jurisdiction over the new arbitration plan was so strongly approved at the conference. Without Mr. Barwell the question of arbitration would not have been raised at all at the present conference.

## LEADER IN WOOD TRADE SPEAKS

New Chairman of Industrial Council Discusses Problems of Trade Interest.

Bradford, Eng., Jan. 17.—The National Wood (and Allied) Industrial Council is composed of an equal number of employers and employees engaged in the wool textile industry, and each side has its own chairman and secretary. The employers have appointed Mr. George Whitaker as their chairman for the ensuing year, and a representative of The Christian Science Monitor has just had an interesting interview with this gentleman. Mr. Whitaker is one of the leading members of the textile industry, and he has an extensive connection in the United States and in Canada.

Starting in business in Bradford in the year 1891, he soon came to the conclusion that there was an opening in the States for an English wool house, and he accordingly opened a branch in Boston. At that time—the only part of 1899—there were only one or two British firms with American branches, so that Mr. Whitaker may be regarded as one of the pioneers in the wool textile industry. He has been a frequent visitor to the States, and his firm have more recently opened a branch at Peterborough, Ontario.

Base for Trade Agreements.  
Mr. Whitaker is a firm believer in the Industrial Council. He admits that it is not always possible to arrange a satisfactory settlement in disputes between the employers and the employees, but experience has proved that a working agreement can usually be made when both sides are prepared to make concessions. The main part of the council's work lies in the direction of wages and working conditions, and it says much for the members here so far been able to avoid anything in the nature of a strike or a lockout.

Referring in the course of conversation to trade with the United States, Mr. Whitaker expressed the opinion that the permanent tariff would have been fixed long ago but for the difficulty of reconciling the imposition of a tariff that would satisfy the Republican party with the payment of war debts. That, he suggested, was a matter that was almost insurmountable, and without doubt was responsible for the delay in arranging the permanent tariff.

Question of a Tariff.  
Looking at the question of a tariff from the manufacturers' point of view, Mr. Whitaker said: "Of course the manufacturers insist that there must be an equivalent tariff on goods that come from abroad. To put it in another way, they want the American market for the Americans. They can never export British cloth altogether, because of the tariff on British goods which has a sale in the States many times as large as the American market has for British cloth because they have a softer hand than those produced in the States. The American manufacturer has to protect his own market, and apparently their idea is to have a sufficient amount of protection to enable them to do that without competition."

Mr. Whitaker said that America was never a big exporter of cloth, at least not since the war, and after the war a considerable quantity was exported to South America, Canada, Sweden, and the Netherlands. He added that what the tariff might be in on wool, American manufacturers would always be compelled to import a large quantity of the best merino wool for the simple reason that they annually consumed very much more than was grown in their own country."

NOTICE IS HEREBY GIVEN that there will be sold by Public Auction at Chubb's Corner, Corner of Prince and Prince William Streets in the City of Saint John in the Province of New Brunswick on Saturday, the Twenty-eighth day of January, A. D. 1922, at the hour of twelve o'clock noon, pursuant to the directions of a certain Decree for Foreclosure and Sale made in the Supreme Court, Chancery Division on the eighteenth day of October, A. D. 1921 in an action wherein Lemuel F. Lobb is Plaintiff and James McDermott and George McDermott and Mary McDermott are defendants, with the approval of the undersigned Master of the Supreme Court and pursuant to the order of the said Court, made in the said Decree for Foreclosure and Sale as follows:—All that piece and parcel of land situate lying and being in the Parish of St. Andrews in the County of Saint John on which Daniel McDermott the father of the mortgagee has resided and bonded as follows:—Referred to in the said Decree for Foreclosure and Sale as "the land" and now for sale by the Plaintiff in the possession of T. O. Crook, on the east by land in the possession of Thomas A. Goddard and William G. Goddard and on the south by land in the possession of Jacob Archer containing one hundred and fifty acres more or less the said lot of land has been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott father of the mortgagee by the last will and testament of the deceased James G. McDermott duly registered in the office of the Registry of Deeds in and for the City and County of Saint John, Libro 61 of Records, folio 434 to 441, and in and to said land situate of Mortgages and the contents thereof contained in which said lot of land have been conveyed to the said Daniel McDermott