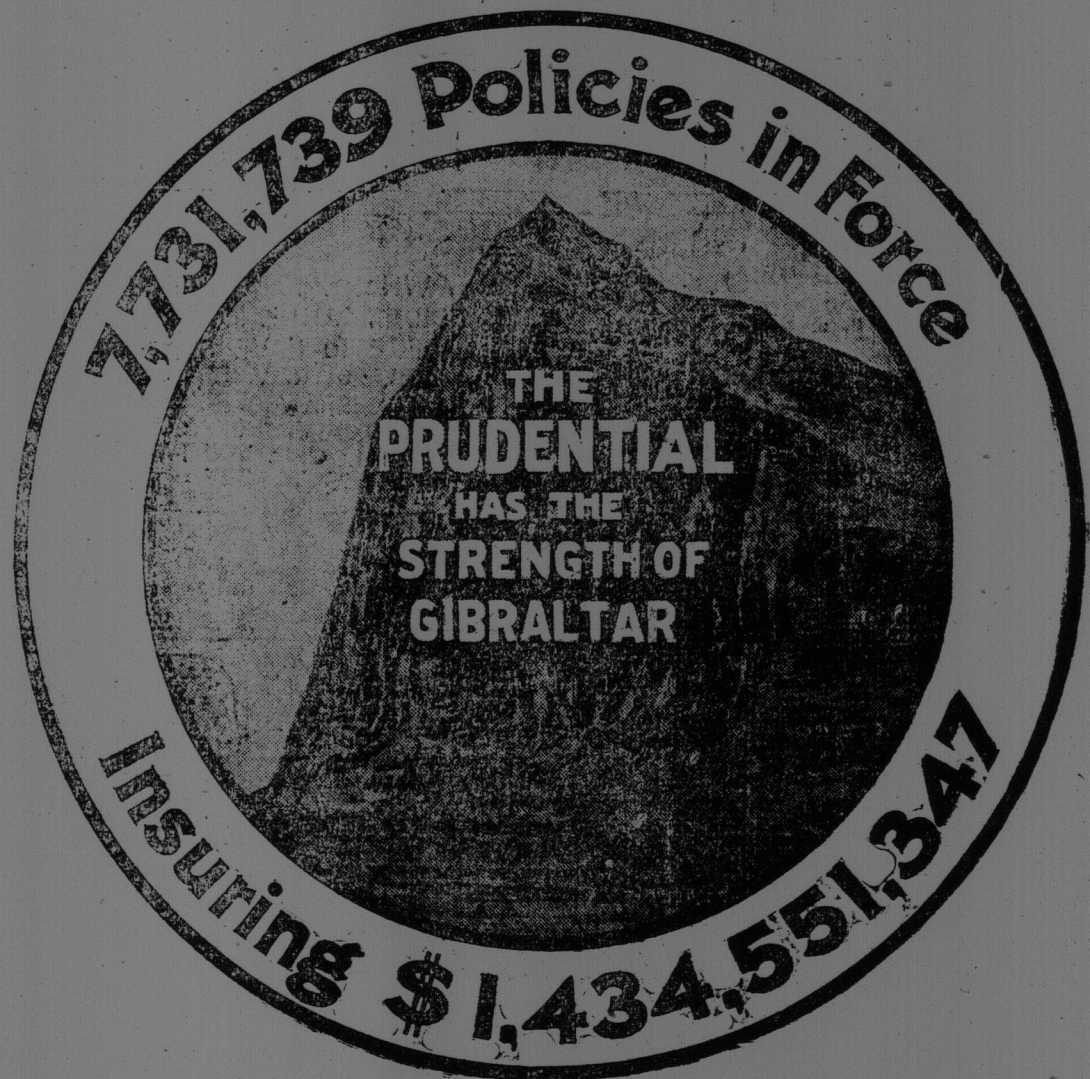


THE PRUDENTIAL IN CANADA

THE PRUDENTIAL Insurance Company of America, having made the necessary deposit of securities and complied with all the other requirements of the Insurance Department of Canada, has received a license to transact business in Canada, and offers high-grade all-guaranteed

Life Insurance at Low Cost

THE PRUDENTIAL wrote the first Industrial, or Weekly Payment life insurance policy in America.
THE PRUDENTIAL was the first Company in America to inaugurate the system of prompt payment of claims, immediately upon receipt of due proofs of death.



Paid Policyholders Over 160 Million Dollars

THE PRUDENTIAL INSURANCE CO. OF AMERICA

Incorporated as a Stock Company by the State of New Jersey.

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HOME OFFICE, NEWARK, N. J.

Agents Wanted to Write Industrial and Ordinary Life Insurance
Good Income--Promotion--Best Opportunities--Now!

Branch Office in St. John--T. R. McARON, Supt., 3rd Floor, Royal Bank of Canada, Cor. King & Canterbury Sts.

Ordinary and Industrial policies.
Ages 1 to 70.
Both sexes.
Amounts, \$15 to \$100,000.

Prudential Agents are now canvassing in this vicinity. They have a most vital story to tell of how Life Insurance has saved the home, protected the widow, and educated the children. Let them tell it to you.

114

BRAKEMAN FALLS FROM EXPRESS TO HIS DEATH

Hartley Crawford, a brakeman on the Shore Line Railway, was instantly killed yesterday at Cassels, seventeen miles east of St. Stephen.

Crawford was attached to the regular express, which left the West side at seven forty-five yesterday morning. When the train reached Oak Bay at twelve-thirty he was missed, but little importance was attached to the fact, his fellow trainmen thinking that he might have been left behind at one of the stations passed.

Upon receiving no word at St. Stephen, however, the worst was feared, and a sharp outlook was kept during the return trip. Upon nearing the water tank at Cassels Engineer Lynch noticed a body lying beside the track, and the investigation that followed resulted in the identification of the

corpse as being that of the missing brakeman. The body was placed aboard the train and conveyed to St. George, where an examination was held by Coroner Taylor. An inquest will be commenced this morning.

The body was little mutilated when found, and the supposition is that the unfortunate trainman fell from the train while in motion, meeting with instant death.

The deceased had been a sufferer from heart failure for some years, and this affliction is held accountable for the accident by his relatives. Crawford was thirty-three years of age and single. He lived with his mother and two sisters at 22 Main street, Fairville. He had been in the employ of the railway for seven years and had always been regarded as a sober and industrious employee.

MAN DRIVEN CRAZY

BY BILLIKEN'S SMILE

Employee of Optimist Club Goes Mad Because of Squatty Thing

NEW YORK, May 21.—Because the little squatty god Billiken smiled at him day and night from the rooms of the Optimist Club, David McKee, a young Irishman, who has been an em-

ployee of the club, has gone mad. He was taken to Ward's island and, though his case may be merely temporary, his friends fear that an effort will be made to deport him to his home in Ireland.

McKee came to the United States two years ago at the instance of William J. Robinson, who had met his family at home.

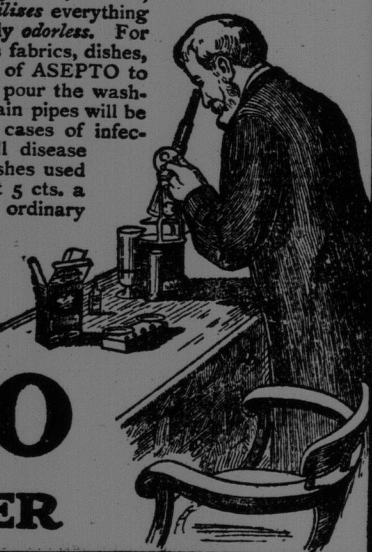
Later Mr. Robinson, who then lived in Salt Lake City, started the Optimist Club. The young Irishman was a hard worker, but the constant smile of Billiken, the club emblem worn on him, and he said some time ago that if he didn't have some form of exercise to take his mind off the god and the club he would go crazy.

ASEPTO makes clothes whiter, fresher, cleaner, than any soap can make them. Sterilizes everything it comes in contact with—is perfectly odorless. For washing clothes, bedding and various fabrics, dishes, pots and pans, use one tablespoonful of ASEPTO to a bucket of water. After the wash, pour the wash-water into the sink—and sink and drain pipes will be completely disinfected. Invaluable in cases of infectious diseases, as ASEPTO kills all disease germs present in the bedding and dishes used in the sick-room. ASEPTO costs but 5 cts. a package—but when compared with ordinary washing compounds ASEPTO would be dirt cheap at double the price.

ASEPTO has been analyzed by eminent physicians and found to be all we claim for it.

The Assepto Mfg. Co., St. John, N.B.

ASEPTO
SOAP POWDER



FRAUD ALLEGED IN THIS CASE

Equity Case of Unusual Interest
HEARD YESTERDAY

Plaintiff Seeks to Set Aside Conveyance—Woman in the Case

A Charlotte county case of considerable interest occupied the attention of the May sitting of the Equity Court yesterday before His Honor Justice Barker. The case was that of Dyer v. McGuire et al.

The plaintiff in this suit is J. Henry Dyer, while Robert McGuire, Archibald E. McGuire, Gertrude S. McGuire, his wife, and Nellie I. Hunt, Dr. L. A. Curran, K.C., and M. N. Coxworth, K.C., appeared for the plaintiff, and Dr. Allan O. Earle, K.C., for the defendant Nellie I. Hunt and Melbourne MacMonagle, K.C., for the other named defendants.

Although the court began its session shortly after two o'clock, it was nearly four when the bill and answers had been read.

This suit is brought by the plaintiff to set aside a conveyance given by the defendant, Robert McGuire, to his son Archibald, on the 26th of May, a year ago. The property in question lies in the parish of St. Patrick. On the same date the son Archibald mortgaged the place back to the father for \$500, later the mortgage was assigned to Mr. MacMonagle, who then assigned it to the defendant, Nellie I. Hunt, his daughter.

The facts of the suit briefly are as follows: On May 14th of last year, the plaintiff recovered in the Circuit Court of the county a verdict for \$500.00 for goods sold and delivered, against the defendant, Robert McGuire. His counsel obtained a stay of process until the first day of June. Meanwhile these transfers were made. Although the defendant had a stay of process until the first of June, he did not move for a new trial and on the 8th of June, judgment for the amount recovered and costs was signed against him. An execution having been returned nulla bona, and the plaintiff now asks to have the equity court's verdicts set aside, claiming that they are fraudulent and without consideration.

In the answer of the defendant, Robert McGuire alleges that the plaintiff, Dyer, had had improper relations with his (McGuire's) wife and on this account he wished to sell his real estate and depart from the province, as his personal happiness was shattered and his family scattered.

Further, the defendants allege that the several considerations mentioned in the bill were real and actual.

N. Marks Mills, barrister-at-law of St. Stephen, was the first witness on the stand. Examined by Mr. Cockburn, witness denied that he was ever the solicitor of the defendants. He drew up the deed and mortgage, and that was the extent of his relation with the defendants in this suit.

Dr. Earle objected, on the ground that an attorney is not permitted to declare as his communications between attorney and client. His honor allowed the question subject to the objection.

Witness said that during the conversation the defendant, Robert McGuire, stated that the plaintiff, Dyer, would never get his property. Witness said that defendant, Robert McGuire, intimated that he was having these conveyances drawn with the idea of defeating Dyer.

When cross-examined by Dr. Earle, witness said that he had volunteered this information to Mr. Cockburn. Witness did not consider that by preparing deeds a fraud was being perpetrated. Witness only thought that it was a mistake.

S. Edward Mills, a provincial constable of St. Stephen, was the next witness. Witness told of a conversation that he had with the defendant, Robert McGuire, on the 26th of January last at Woodland, Me. McGuire

told witness that the conveyance to Archibald McGuire was a sham. Witness continuing said that McGuire told him that Mr. MacMonagle, his attorney, advised him to make the conveyance.

Cross-examined by Mr. MacMonagle, witness admitted that he had carried liquor into Maine, a prohibition state, and gave a back to Robert McGuire. Witness was very sure that he was not under the weather himself at the time.

4,000 LAMPS ARE LIGHTED BY WIRELESS

OMAHA, May 22.—The Omaha Electrical Show was tonight lighted by wireless current, this being the first time that a lighting current has been sent without wires.

The current came from the government wireless station at Fort Omaha, five miles from the auditorium where the show is being held. There were 4,000 incandescent lamps and for four hours these lamps were lighted by the wireless current.

The system by which the experiment was made was a discovery of Dr. Frederick Millener, wireless expert of the Union Pacific Railroad.

SAYS BLACK HAND KILLED HER SON

Mother of Cincinnati Student Received Letter Saying He Tipped Off Police to Organization

HAMILTON, Ohio, May 21.—At the coroner's inquest today into the death of Arthur Ketterling, the Cincinnati student at Miami University Normal School, in Oxford, Ohio, whose mutilated body was found along the Cincinnati, Hamilton and Dayton Railroad tracks last Wednesday morning, the boy's mother testified that last Friday morning she received in Cincinnati the following letter:

"This is to let you know that your son tipped the Black Hand off to the police, and he was a member. For that he lost his life. Close your mouth."

"BLACK HAND."

Mrs. Ketterling says her son had no cause to commit suicide. She believes he was murdered.

TOO LATE FOR CLASSIFICATION

WANTED—Girl for general housework. MRS. E. G. SCOVILL, 64 Union St. 22-5-4t.

POSITION WANTED—Experienced stenographer wants position. Address Box 689, care of Star. 22-5-4t.

FOR SALE—Two Cameras with complete outfit. Address Box 689, care of Star. 22-5-4t.

TO LET—From 20th June next, semi-detached house, 7 rooms and bath. Modern plumbing and electric light. Seen Tuesdays and Thursdays, 3 to 5. Apply F. B. TAPLEY, 296 Rockland Road. 22-5-4

TO LET—Small flat, 104 Britain street. Apply to The St. John Real Estate Co., Canada Life Bldg. 22-5-4

FOR SALE—A Horse, Express wagon, buggy, Stoven and Harness, all in first-class order. One Upright Show Case, two Sewing Machines (1 new), one Climax Range, "cheap." Apply to D. S. DIBBLE, 20 Bond street. 20-5-1t

STRAYED—Fox Terrier Dog, Toronto license tag on collar. Reward, 133 Douglas Ave. Any person found detaining him will be prosecuted. 22-5-1

FOR SALE—Six Laying Hens. 20 Brunette street. 22-5-4

I'll Explain Why I Always Drive a GENDRON

"You see the breaking of the springs causes us baby drivers more trouble than any other weakness in carriage cars. But there is no spring weakness in the GENDRON car. Note that double curve. It is exclusive with the GENDRON. It so distributes the strain that the spring never breaks. And then the wheels,—you see they are specially welded, and cannot warp or break. Note also that little rubber cap over the nut of the axle. Sometimes when I have a restless passenger, I want to drive the car around the house without scratching the furniture—it is a little point, but a good one. The materials for all the GENDRON cars are the very best in the bodies, tops and every other part. There is style and service in every GENDRON model—Canadian made, so that any unexpected accident can be easily remedied."

SOLD BY ALL FIRST-CLASS DEALERS.
WRITE US IF YOUR DEALER DOESN'T CARRY THEM.

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