

He gave the following account of
the transaction by which the Union
Trust or the Kamloops Lumber Com-
pany came into possession of the Shus-
wa Lumber Co. property:
This was a shingle mill on the Cilista
Creek owned by J. C. Shields. He had
obtained an option for \$40,000 ft the in-
stance of the parties interested in the
Kamloops Lumber Company, who
thought this property should be ac-
quired to round out the first property hadind taket due had not the chicks man the theory is a great deal more com-
port to you is a great deal more com-
often Mr. Fowler said he had no stated
time. He saw no reason for keeping
checks after a deal was closed.
Mr. Shepley wanted to know if Mr.
Fowler got any payment by way of
"You paid these men ?"
"You paid these men ?"
"I paid McCormack a thousand dol-
lars after the report had been made.
"Do you think it was proper for you
to as a vendor of the property to have A. A. Wretter, grant setting, and setting in the issue in the set in the se

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ton

(And)

are said to be so bad that even the BRASS CASTINGS

Each way THE PACIFIC EXPRESS

Reep any records?" "No." "'Any paper or book?" "No." "Tes, I admit I had." "Tes, I admit I had." "Now," said his worship, "tell us all about it." "It was a small red memorandum Book."

"And the witness," said Curry, can a balance on hand of \$150,55. The receives to answer." "Then I'll ask for a committal," said Duvernet. McCormack said what he put in the balance of \$37.34 to the credit of the Grand Lecturer fund.

ook was true. "Then you were making a truthful G. S. Y. P. W.'S REPORT. record for the purpose of assisting the

was true, he meant it was his writing: At this stage the book was produced that for maps. Mr. Fowler ing ses. At this stage the book was produced that for maps. Mr. Fowler is stage the book was produced that for maps. Mr. Fowler is stage contained various committees. but the witness. The first but the witness could give little infor-mation about these. Before he left the committal, but the magistrate refused and McCormack was subpoended again for tomorrow.

CASE AGAINST HAYS WILL BE REMANDED

TORONTO, Nov. 7.—When the case against Charles M. Hays, second vice-president and general manager of the Grand Trunk, charged with refusing to sell third class tickets on trains going out of Toronto at the legal rate of two cents a mile, comes up tomorrow it will be remanded for a week. J. W. Curry, K. C., who has been retained by W. N. Robertson in the suit against the company, said he understood the iterendant would not be able to go on tomorrow, and he had consented to the use being remanded.



tions, paid five visits to district divi-sions and ten to subordinate divisions, initiated 120 new members, written 150 letters and attended four important nmittee meetings. GRAND SCRIBE'S REPORT.

E. A. Everett, grand scribe, in his re-port referred to the organization of the New Brunswick Temperance Federa-

tested that without a trial. Then he committed without a trial. Then he be pleased to do all he could to help pany. This transaction was not the be pleased to do all he could to help pany. This transaction was not the subject of direct examination, but was referred to several times in the discussion of the lumber property purchases sion of the lumber commer Commer

"Besides, I believe the names were written for a purpose at election and that the witness is committing per-jury in trying to cover it up. Duver-het can go on." "And the witness," said Curry, "can "And the witness," said Curry, "can

ined by Mr. Shepley, who reminded him that he was to bring certain papers he did not have on his first exam

court?"A. E. Pearson, Grand Superintendent
"No."ers he did not have on his first exam-
ination. A list of papers wanted was
presented. The first document on the
list was the first option. Mr. Fowler
said he was unable to produce this
dition and shows encouraging pro-
gress.A. A. LEFURGEY, M. P."Why then?"A. E. Pearson, Grand Superintendent
of Young People's Work, reported on
the work among the younger mem-
bers. This department is in good con-
dition and shows encouraging pro-
gress.ers he did not have on his first exam-
ination. A list of papers wanted was
presented. The first document on the
list was the first option. Mr. Fowler
said he was unable to produce this
document because it was verbal. The
next item called for maps. Mr. Fow-
ler said he had been unable to find
any maps. He could not say what hadA. A. LEFURGEY, M. P.



claimed he was acting not as the agent of the Union Trust or the Kamloops Company, but as the actual vendor of the property. He did not close the option with Ryan under instruction the Union Trust or the Kamloops Company, but as the actual vendor of the property. He did not close the option with Ryan under instruction the Union Trust or the Kamloops from the Union Trust Co., but on his own account. He took the option in

October and closed it on January 26th, while the agreement of sale was not transferred to the Union Trust or the Kamloops Company until February 8. FOWLER CONTRADICTS FOSTER.

Mr. Shepley said Mr. Foster in his evidence had testified that Fowler acted as agent for the Union Trust in Plays That Are Decidedly Lewd.

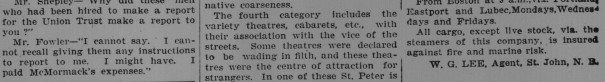
The Okanagan purchase was gone into. It was suggested to the Kam-loops Lumber Co. syndicate that it should purchase this property. The suggestion was made by Irwin or Mc Cormack, who were the principal own-ers of the Okanagan Company, and at the same time members of the Kam-loops syndicate which was to pur-chase. Mr. Fowler was quite certain he had not suggested the purchase.

"I was instructed to take an option "I was instructed to take an option on the Okanagan property, on behalf of the gentlemen in the Kamloops Company, and I did so," said Mr. Fow-Wr. Fowler-"I cannot say. I can-

The option was for \$175,000. Pressed by Mr. Shepley, Mr. Fowler admitted that Irwin had strongly urged the pur-chase of the Okanorman and the purchase of the Okanagan property and had gone so far as to say if the syndi-

cate did not take over the property he would drop out of the syndicate and take it over himself. Mr. Fowler said he had been intrustcate did not take over the property he





organized.

No. 134-Express for Quebec and Montreal, also Pt. du Chene19.00 No. 10-Express for Moncton, the

one of the characters, and sings doubt-

sings improper songs. The audience

ful songs; in another a child of ten

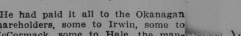
orst entertainments can do them no

IN BERLIN ROTTEN

BERLIN, Nov. 6.—At the congress of the combined associations for pro-moting public morality, which is being held at Hanover, a vigorous and, it must be owned, justifiable attack was made on the morals of the Berlin store made on the morals of the Berlin stage which, one speaker declared, were in no

way behind Paris at its worst. Baron von Oertzen, the principal speaker on this subject, divided the **EASTERN STEAMSNIP COMPANY** Berlin theatres into four classes:

the Kamloops Lumber Company was FOWLER PAID VALUATORS.



he had not suggested the purchase. He admitted he had taken part in the negotiations which took place in To-ronto about the time or possibly before the Name Possibly before tres which consciously and of set pur-pose make their profit out of immoral Mondays, Wednesdays and Fridays for plays. Their plays used to be trans-lations from the French; now they are

native articles, with all the additional Mr. Shepley-"Why did these men

<text><text><text><text><text><text><text><text> .