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START ON HONEYMOON WITH SEALED ORDERS

Son of Washington Editor and Youthful Bride Go South in Darkness as to Destination -Planned by Dad.

Washington, D. C., Oct. 12.—Frederick Cecil Lewis, 20, son of the editor of the Army and Navy Magazine, and his 17-year-old bride, who was Miss Pearl Walford, of Rockville, Md., left here on their honeymoon under sealed orders. Herbert Cecil Lewis, father of the bridegroom, confided to his friends in Washington today that the youthful couple would first stop at Old Fort Comfort, Va., and would eventually reach New Orleans to stay a few days with their uncle.

FARMER GETS DAMAGES FROM FREDERICTON

Judge Wilson Decides City Was Responsible for Mr. Grass' Collision With Steam Roller—More Careful.

Fredricton, Oct. 12.—It is unlikely that the city will carry an appeal to the Supreme Court from the decision rendered this morning against the city corporation in the suit brought by Beverly Grass, of Sunbury Co., for damages sustained in a collision with a steam roller on Queen street last November. Mr. Grass had previously been offered \$100 to settle the case but had refused. Judge Wilson's judgment gave him a verdict of \$52, six weeks' wages and \$2 for the rental of a wagon to take the place of the one broken in the collision, but the city must pay the plaintiff's costs as well as the costs of the defence. This will bring the city's expenses up to probably \$150, exclusive of the case brought by Nason, who was Grass's companion in the wagon, and claims damages for injuries received.

G. S. MAYES SCORES VICTORY OVER DOMINION GOVERNMENT

Continued from page 1. The settlement was a complete surprise to those who were not in close touch with the case, particularly as the Government had apparently made every preparation to fight the action to the end. Mr. Mayes and his counsel were also surprised to find that in anticipation of this had subpoenaed George McAvity, with the evident intention of forcing a complete investigation of the whole matter. The abandonment by the Government of their most important contentions at the outset of the case did not, however, render this necessary, and in a few hours after the case opened Mr. Mayes was completely vindicated in his action, and the Government had acknowledged defeat.

The Court Proceedings. When the court opened yesterday morning the crown was represented by E. H. McAlpine, K. C., Dr. W. B. Wallace, K. C., and A. B. Copp, while Mr. Mayes counsel were Attorney-General Hazen and Recorder Baxter. Judge Cassels presided and there were a number of interested spectators and witnesses, among the latter being George McAvity, and a number of Public Works employees. Hon. William Pugsley was also present, and in fact conducted his own case in the negotiations for settlement, the crown lawyers, Messrs. McAlpine, Wallace and Copp being in the court room much of the time while the negotiations for settlement were being conducted by Mr. Pugsley, Attorney-General Hazen and Recorder Baxter in the lawyers' room.

It was rather an unusual situation to see a minister of the crown not in charge of the law department doing his own work in an important case of this sort, while the lawyers engaged for that purpose were not present during much of the proceedings. Shortly before the settlement was announced Messrs. McAlpine, Wallace and Copp were summoned to the inner room with the minister, and a few minutes later Attorney-General Hazen announced the settlement, and Dr. Wallace acquiesced for the Government.

After the opening of the court there was some slight discussion as to the nature of the pleadings. His Lordship suggested that if the opposing counsel in the case could agree upon any point, the case should be eliminated from the trial in order to facilitate matters and prevent evidence on the disputed points. The First Intimation. It was at this juncture that Dr. Wallace, for the crown, gave the first public intimation that the Government was not averse to a settlement. He said that the crown was prepared to set by the certificates which had been given by the engineers and accepted by Mr. Mayes. Under these certificates the department owed Mr. Mayes \$5,090. If, however, the plaintiff pressed for an accounting, the crown reserved the right to stand by this accounting and would repudiate the \$5,090 claim.

After the general and Recorder Baxter then reviewed the case at some length and the recorder said that they would base their case on the first contract and would rely on an accounting given on August 22, 1908 by the minister of public works. His Lordship then directed a private conference between the parties and this being agreed upon he left the bench. Attorney-General Hazen, Recorder Baxter and Messrs. Wallace, McAlpine and Copp then withdrew to the lawyers' room and were joined soon after by Dr. Pugsley. Shortly after Dr. Pugsley entered the lawyers' room, the government lawyers returned to the courtroom and from that on the principal part in the negotiations on the government side was conducted by Dr. Pugsley in person.

It was after one o'clock when the attorney general announced the terms of settlement and upon the opposing side indicating their acquiescence that judgment should be entered for the plaintiff in the aggregate sum of \$7550 and costs the court adjourned until June, 1911. Terms of Settlement. The terms of settlement in the case are as follows: Dr. Pugsley consents to the payment in full to Mr. Mayes of the sum of \$5090 which Mr. Mayes claimed was due to him for dredging in Rodney slip and the crown also concedes the item for loss of profits on the first contract for dredging Rodney slip, and also for the removal of the material removed from the core in the outer work. Government dredges were put on the area covered by the first contract after the tenders had closed and they remain on the material before Mr. Mayes had an opportunity to get to work. The material so removed being the upper material was better and consequently the more profitable.

In reference to the removal of the core it was stated in the contract that there were 8000 yards of material in place and to be removed. When Mr. Mayes went to work he found only one-quarter of that quantity and therefore had a legal claim for loss of profits. This the crown conceded. Mr. Mayes abandoned his claim for improper measurement as under the contract it was necessary for him to secure a certificate from the resident engineer before he could sue, and this he could not obtain. Early in May, 1909 Mr. Mayes applied for a fiat for a petition of right. The answer was delayed from one ground or another principally through delay in the department of public works until November 26 when it was granted.

At the opening of the court on Wednesday the defence made an application to amend the statement of defence to allege that the resident engineer had improperly added a percentage to the measurement of the dredged material at the request of Mr. Mayes. The government claimed that the crown was not bound to pay the amount overpaid. The crown yesterday abandoned this defence and by this act admitted that Mr. Mayes was entitled to a certificate from the resident engineer before he could sue, and so to the loss of his profits. It will therefore be seen that Mr. Mayes in reality conceded little while the crown conceded much.

Judge Cassels, Registrar Morse and Dr. Pugsley left last evening for Ottawa. The programme in New York includes two automobile tours of the city, two evenings of lectures, visits to several important establishments as time permits, visit to the Eden Museum, visit to the Metropolitan Museum of Art, and a dinner. A description of the time has been set apart for individual shopping. In Bermuda the programme will include visits to the coral reefs, to Gibbs light-house, to Devil's Hole, Crystal Cave, St. George's, etc. The Standard provides first class travel tickets over all lines, steamers, first class hotel accommodations, expenses of baggage transfer, fees to waiters, stewards, etc., admission to all places visited by the party service, and if the goods were exposed they would probably have proven too much of a temptation to the office staff.

It appears that on learning the names of the winners in The Standard contest, Messrs. Ganong Bros., of St. Stephen, decided that it was up to them to assist in making things pleasant for the girls. They accordingly put up a special assortment of their famous chocolates, in neat souvenir boxes, and despatched the package at once to The Standard with the request that the chocolates be handed to the young ladies with their compliments. Messrs. Ganong stated in their letter that while they could not guarantee the chocolates to be certain preventative of sea-sickness, they could assure the recipients that the goods would help to make the world seem brighter to those who might unfortunately be afflicted during the earlier part of the passage from St. John.

The writer of the letter also remarked that, as he had taken the same trip as is to be made by The Standard party, he could assure them that they would have a delightful time. On behalf of the young ladies The Standard desires to thank Messrs. Ganong for their thoughtfulness—and of course for the candy—which it is certain the party will enjoy. Messrs. Barnes & Co. are also to the front in assisting to make this trip memorable. They kindly offered to provide neat ribbon badges for the ladies which might be worn during the time they are away from home and which may be retained afterwards as souvenirs of the outing.

THE COURTS. Judge Forbes Considers in Non-Jury Case of Wilby vs. Dunlop, McGowan and Grant. The non-jury case of Robert Wilby, assignee of the sheriff of the city and county of St. John vs. Alexander Dunlop, Harry L. McGowan and William P. Grant occupied the attention of His Honor Judge Forbes in the County Court yesterday. This is an action for \$249. This is an action brought by the plaintiff against McGowan and Grant for \$249. At the February term of the County Court the plaintiff recovered judgment against the defendant for \$249. The suit was commenced

accounting given on August 22, 1908 by the minister of public works. His Lordship then directed a private conference between the parties and this being agreed upon he left the bench. Attorney-General Hazen, Recorder Baxter and Messrs. Wallace, McAlpine and Copp then withdrew to the lawyers' room and were joined soon after by Dr. Pugsley. Shortly after Dr. Pugsley entered the lawyers' room, the government lawyers returned to the courtroom and from that on the principal part in the negotiations on the government side was conducted by Dr. Pugsley in person. It was after one o'clock when the attorney general announced the terms of settlement and upon the opposing side indicating their acquiescence that judgment should be entered for the plaintiff in the aggregate sum of \$7550 and costs the court adjourned until June, 1911. Terms of Settlement. 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TAP DANCERS OFF TODAY

Nine Young Ladies Will Start on Bermuda Cruise This Morning—Thoughtful Gift of Ganong Bros.

The ten young ladies, winners in The Standard's great Bermuda and New York trip competition, will leave on the first stage of their journey this morning, on the Calvin Austin, for Boston. They will sail at nine o'clock and with fine weather should have a most enjoyable trip to the Hub. Even if the weather is not propitious it is doubtful if it will cast a damper on the spirits of the party for it is safe to say that a merrier party never left on a well earned holiday than the same young ladies who by ballot were adjudged the winners in the most popular contest undertaken by a St. John newspaper in years. The party will be composed of the following young ladies: Maud Cowan, St. John; Hannah Baker, St. John West; Mabel Burgess, St. John; Eva Smith, East Point; Louise McLeod, Sussex; Minnie Taylor, Hoyt Station; Emily Magee, Moncton; Beatrice Andrews, St. John; Nan McBrearty, St. John. In Boston they will be guests at the Crawford House and nothing has been left undone which would add to their comfort. Ample time will be given for a look about Boston before they continue their journey to New York and in the latter city every facility for slight seeing will be afforded before they commence their other sea voyage to the beautiful island of Bermuda. Their itinerary is as follows: Friday, Oct. 14th—Leave St. John at 9 a. m. Saturday, 15th—Arrive Boston 3 p. m. Sunday, 16th—Leave Boston, 5.30 p. m. Monday, 17th—Arrive New York, 8 a. m. Tuesday, 18th—In New York. Wednesday, 19th—Leave New York 10 a. m. Thursday, 20th—At sea. Friday, 21st—Arrived Bermuda. Saturday, 22nd—In Bermuda. Sunday, 23rd—In Bermuda. Monday, 24th—In Bermuda. Tuesday, 25th—In Bermuda. Wednesday, 26th—Leave Bermuda. Thursday, 27th—At sea. Friday, 28th—Arrive New York. Saturday, 29th—Leave New York. Sunday, 30th—In Boston. Monday, 31st—Leave Boston, 9 a. m. Tuesday, Nov. 1st—Arrive St. John, 3 p. m. New York Programme. The programme in New York includes two automobile tours of the city, two evenings of lectures, visits to several important establishments as time permits, visit to the Eden Museum, visit to the Metropolitan Museum of Art, and a dinner. A description of the time has been set apart for individual shopping. In Bermuda the programme will include visits to the coral reefs, to Gibbs light-house, to Devil's Hole, Crystal Cave, St. George's, etc. The Standard provides first class travel tickets over all lines, steamers, first class hotel accommodations, expenses of baggage transfer, fees to waiters, stewards, etc., admission to all places visited by the party service, and if the goods were exposed they would probably have proven too much of a temptation to the office staff. It appears that on learning the names of the winners in The Standard contest, Messrs. Ganong Bros., of St. Stephen, decided that it was up to them to assist in making things pleasant for the girls. They accordingly put up a special assortment of their famous chocolates, in neat souvenir boxes, and despatched the package at once to The Standard with the request that the chocolates be handed to the young ladies with their compliments. Messrs. Ganong stated in their letter that while they could not guarantee the chocolates to be certain preventative of sea-sickness, they could assure the recipients that the goods would help to make the world seem brighter to those who might unfortunately be afflicted during the earlier part of the passage from St. John. The writer of the letter also remarked that, as he had taken the same trip as is to be made by The Standard party, he could assure them that they would have a delightful time. On behalf of the young ladies The Standard desires to thank Messrs. Ganong for their thoughtfulness—and of course for the candy—which it is certain the party will enjoy. Messrs. Barnes & Co. are also to the front in assisting to make this trip memorable. They kindly offered to provide neat ribbon badges for the ladies which might be worn during the time they are away from home and which may be retained afterwards as souvenirs of the outing.

PURITY FLOUR advertisement featuring a woman's face and a flour bag. Text: Buy it once and you will choose it every time. More bread and Better bread. Try it!

Gaiters & Low Shoes

Gentlemen, do you wish to be and look comfortable? Our Men's Low Shoes, tan, black or gray, with gaiters to match are the clear thing. They do look natty. They are comfortable. When you enter a home you are dressed to suit. Let Us Fit You Out.

Percy J. Steel, Foot Furnisher 519-521 Main St.

WHY SUFFER FROM PILES advertisement with an illustration of a person in pain. Text: Try a box of Zema-cura Salve, if it does not cure it costs you nothing. CALL AT ROYAL PHARMACY 47 King St.

MODERNIZE THE LIGHTING EQUIPMENT IN THE OFFICE, THE SALESROOM, THE HOME. With Our ELECTRIC FIXTURES which embody the Highest Results of Skilled Labor, Expert Design and the Best Materials, and come in the Latest and Most Approved Styles and Finishes. We are also showing some Very Artistic Effects in Glass and Combination Electric Light Shades Both Plain and in Colors.

DAISY FLOUR advertisement with a circular logo. Text: DAISY FLOUR HIGH GRADE FLOUR. -IS THE- New Flour For Bread, Buns and Biscuits, Cakes and Pies.

DEATHS advertisement listing several deaths. Text: Longon—At 39 Millidge Ave., on Oct. 12th, Margaret, wife of Alex. Longon in her 53th year, leaving a husband, two sisters, and four brothers to mourn. Funeral from her late residence 30 Millidge Avenue at 2 p. m. Services at St. Paul's church at 2.30.

BOYANER OPTICIAN advertisement. Text: A MATTER OF WISDOM! It is foolish to wear glasses if you do not need them, but it is worse than foolish not to wear them when you do. Consult D. Boyaner, Scientific Optician about your eyesight, 38 Dock street.

TRY HAZELINE SNOW FOR THE SKIN advertisement. Text: It is free from greenness or glycerine. It melts on the skin, is rapidly absorbed, making it soft and white. TRY IT. THE PARK DRUG STORE, 312 Brussels street Phone 2298

Excellent New Features at Nickel.

The variety contained in the Nickel's change of programme for today and Saturday is sufficient to satisfy all tastes, and the quality, both of the subject matter of the film stories and the musical numbers, has been assured. Those who glory in the magnificent scenic pictures will be enthralled with the incidental views of the grand Yosemite Valley in the Selig dramatic production "The Sergeant," and Edison's story "A Soldier's Story," most of the high salaried players lately engaged by this concern will take part. It is a comedy conception of a transatlantic romance, and is pretty. "Hank and Lank" are two funny paper characters like Mutt and Jeff, or the Katzenjammer Kids. They will perform for old and young today and Saturday as well. There will be the inevitable and popular western story, this time entitled, "The Pony Express." Mr. Baxter will continue in his concert numbers and Miss Nevlin in illustrated songs. Next week the Nickel will show the crack Canadian regiment, The Queen's Own Rifles, of Toronto during their recent trip to England.

Depress Out on Deposit. Fred Degraas was allowed out yesterday afternoon on a \$50 deposit. The girl who was being held as a witness was also allowed to go. The case will come up Thursday next. Thomas Foley was found guilty of stealing a quantity of copper wire from the St. John Railway Company. He was remanded for sentence.

Notice of Assignment AND Meeting of Creditors

Take Notice, that Emery McLaughlin Company, Limited, a company duly incorporated under The New Brunswick Joint Stock Companies' Act, having its head office at the City of Saint John in the County of the City and County of Saint John and Province of New Brunswick, pursuant to the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, 1902, entitled "An Act respecting Assignments and Preferences by Insolvent Persons," did on the twelfth day of October, A.D. 1910, make a general assignment for the benefit of its creditors to the undersigned Leonard P. D. Tilley of the said City of Saint John, and also that a meeting of the creditors of the said Emery McLaughlin Company Limited, will be held at the office of the said Leonard P. D. Tilley, Canada Life Building, Prince William Street, in the said City of Saint John, on Friday, the Twenty-first day of October, 1910, at the hour of three o'clock in the afternoon, for the appointment of inspectors and giving of directions with reference to the disposal of the estate, and the transaction of such business as shall legally come before said meeting.

And notice is further given that all creditors are required to file their claims duly proven, with the said assignee, within three months from the date of this notice, unless further time be allowed by a Judge of the Supreme Court or County Court, and that all claims not filed within the time limited, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the profits of the said estate, and that the said assignee shall be at liberty to distribute the proceeds of the estate as if no such claim existed, but without prejudice to the liability of the debtor therefor.

Dated at the City of Saint John this thirtieth day of October, A.D. 1910. J. A. BARRY, Solicitor. L. P. D. TILLEY, Assignee.

THE HOTELS

Dufferin Hotel. J. L. Kennedy, Salisbury; E. L. Hill, Halifax; M. Curry, Amherst; John W. Lowe, Milton; Miss Parker, Tyndmouth Creek; Jas. P. Wetmore, Blissville; C. W. Ferguson, Winnipeg; Fred S. White, St. Stephen; A. H. Faber, Montreal; Joe Page, Montreal; A. L. Hoyt, McAdam; W. Burdison, St. Paul; Mrs. Geo. Sinclair, McAdam; H. E. Fowler and wife, Norton; C. A. Scott, Amherst; J. Saunders, Calumet; W. B. Jones, Sussex; W. R. Flanagan, Bangor; C. H. McGee, St. George; Miss Cadman, Boston; J. W. Reed, Port Elgin; C. E. St. Clair, Halifax; Miss Robinson, Souris; F. C. Stewart, Boston; James Laether, Toronto; R. A. Cross, St. George; Miss H. O. Porter, Miss F. K. Porter, Boston; Mrs. R. P. Dickinson, Kentville; Mr. and Mrs. Randolph, Mrs. T. Ellis, Miss Ellis, C. F. Crandall, Boston; D. G. McKenzie, Halifax; W. E. Brigham, Eastport; E. G. Saunders and wife, Charlottetown; O. T. Milliken, Eastport.

Royal. A. D. Pope, H. P. Mackey, Toronto; A. Klengnag and wife, Rideauwood; H. B. Churchill; W. F. A. Taylor, Mrs. R. W. Taylor, Moncton; Mr. and Mrs. Owen Balcolm, Lynn; F. C. Coffin; L. T. Gor and Mrs. L. J. Tweedie, Chatham; S. M. Solomon, Montreal.

Programme Grand Concert. Queen Square Methodist church, Friday evening, October 14, 1910. Mrs. Godsoe—Soprano. Miss Gaetz—Mezzo-contralto. Mr. Bambury—Tenor. Mr. Hew Walker—Baritone. Miss Isaacs—Reader. Mesdames Gunn and Dempster—Vocalists. Miss Hawker—At the piano.

Part I. 1—Piano solo, Sans Souci, J. Archer. Miss Hawker. 2—Vocal solo, "Soft Southern Breezes" From Rebecca Mr. Bambury. 3—Reading, "The Trial of Rebecca" From Ivanhoe Miss Isaacs. 4—Duet, "O that we two were maying" Smith Miss Gaetz and Mr. Bambury. 5—"Violin duet, selected" Mesdames Gunn and Dempster. 6—Solo, "When the heart is young" Dudley Buck Miss Gaetz. Part II. 7—Organ solo, Vox Coelestis, E. Batisto Miss Hawker. 8—Vocal solo, selected Mrs. Godsoe. 9—"Violin solo, (a) 7th Concerto Allegro; (b) Mazur" Meynarski Mrs. Gunn. 9—Reading, "The Flight of Little Emily" David Copperfield Miss Isaacs. 10—Solo, "Asthore" Froteré Mr. Hew Walker. 11—"Violin duet, selected" Mesdames Gunn and Dempster.

J. W. Gerow. J. Wellington Gerow, aged 50, who has conducted a livery stable here for some years, died suddenly today of heart failure, after an hour's illness. A widow, two sons and two daughters survive.

Boy Thieves at Work. A robbery which is being investigated by the police took place a few nights ago in the North End. The American Dry Works on Elm street, owned by Messrs. McBeath and Burton, was entered and about \$10 in cash stolen from the till. Entrance was obtained through a side window. It is supposed the robbery is the work of boys.

Shiloh's Cure advertisement. Text: Shiloh's Cure is the best remedy for all ailments of the throat and lungs. 25 cents.

HAYDEN MAY ENTER PROTEST

Veteran Driver Not Satisfied With Decision in Unfinished Race—El Galo and Brownette One Heat Each.

Topsham, Me., Oct. 13.—The free-for-all trot and pace of which four heats were raced at the fair grounds this afternoon, ended in a rather unsatisfactory manner. Of the four heats raced, one horse, Queen Anne, won two, Brownette one and El Galo the other. The track record of 2:15 1-4, which was made in 1908 by Silk Patchen, was broken by Queen Anne of the race and in the second the new mark was broken and equalled in the other two.

When the last heat was finished, 5,000 people crowded into the streets and demanded that the deciding heat be raced, that the race be put off until morning, or that the money be awarded as the race stood. The judges finally decided to adopt the latter course, after consultation with the owners and drivers of the horses in the race. When this announcement was made by R. Hayden, of Lewiston, one of the owners stated that he may protest before morning and thereby cause the racing to heat another heat.

Carl Savage, of Waterville, tried twice to make balloon ascensions and parachute drops, and on each occasion was unsuccessful. On his first trip the parachute broke when he was fifty feet in the air and he came down with considerable force, but was uninjured. The bag was inflated for a second trip, but just as Savage prepared to get aboard, the balloon broke away and sailed off without the aeronaut.

OLD DRING HURT; OUT OF GAME

Philadelphia, Pa., Oct. 13.—Manager Connie Mack, of the Philadelphia American league club said today that he did not think there was a possibility of Centrefielder Oldring, who was injured in last Tuesday's game, with the All Stars playing in the world's series with the Chicago nationals next week. Oldring twisted the ligaments in his knee in trying to dodge a fly-ball which he had lost in the sun. He did not think the care of specialists who do not believe that he can get into the game with Chicago. Manager Mack said: "Oldring was one of the best men that I was counting upon heavily, owing to his ability as a fielder, batsman and base runner, and he can scarcely be replaced."

WELL! ONLY ONE AMERICAN

Two Canadians and Mrs. Martin of England Qualify in Golf Semi-Finals at Philadelphia.

Chicago, Ill., Oct. 13.—As the result of matches in the third round of the Women's National Golf championship at Homewood today, only one American, Miss Hyde, of New York, was left to compete in the semi-finals tomorrow. The other survivors are Miss Dorothy Campbell, of Canada, and Miss Florence Harvey, both of Hamilton, Ontario, and Mrs. G. M. Martin, of Tavistock, England. The draw brings together the two Canadian women in the semi-finals, while Miss Hyde meets Mrs. Martin. There was no surprise in the matches today, all of them going as was expected. Miss Dorothy Campbell had little trouble in defeating Miss R. H. Barlow, of Philadelphia, four up and three.

In the international match in which the Ida Jewell, of Lachine, Quebec, defeated Miss Hyde, metropolitan champion, Miss Hyde was victorious, two up and one to play. The other match was between Miss Florence Harvey defeating Miss Ruth Layman, of Chicago, five up and three, while Mrs. Martin defeated Miss E. C. Nesbit, of Woodstock, Ont., seven up and five to play.

Some may say that we should not have risked the players by playing these games with the All Stars, this week, but they were absolutely necessary even if we had to pay the penalty in cost of a star player. My men were getting rusty and a few more days of idleness would have seriously injured our chances next week.

"As it is the series this week is putting the Athletics in good shape for the world's championship." The other match was between Mrs. Mack did not tell what his outfield plays are with Oldring on the hospital list, and there is a chance that McInnis, who has been hitting the ball hard during the past two weeks, will be selected for centre-fielder against Chicago. McInnis played centre field today and handled himself very well, although he is an infielder.

Round House at Minto. The commissioners of the New Brunswick Coal and Railway Company have decided to accept the tender of Messrs. Paul Lea & Co., Ltd., of Moncton, for the erection of the new round house at Minto, and the contract has accordingly been awarded to them. Their tender was the lowest, the amount being \$2,750. This includes all the work on the structure. The contractors will start the work at once as their time limit expires on December 15.