

Got A Pain In Your Back?

IF YOU HAVE
HEED THE WARNING.

You get a pain in your back, and you wonder what is the matter. When the back aches or becomes weak it is a warning that the kidneys are affected in some way.

Heed the warning; cure the weak, lame, aching back and dispose of any chances of further trouble.

If you don't do this, serious complications are very apt to arise, and the first thing you know you will be troubled with Dropsy, Diabetes or Bright's Disease; the three most deadly forms of kidney trouble.

On the first sign of a pain in the back, Doan's Kidney Pills should be taken. They go right to the seat of the trouble, cure the backache and prevent any further complications arising.

Mr. Stewart Johnston, Richardson Mines, N.S., writes: "For years I was troubled with my back, and I had to give up work. I tried Dr. after Dr. and was getting no better. I had almost given up hope when I began to try Doan's Kidney Pills. I took three boxes of them, and found I was completely cured. I feel I owe my life to Doan's Kidney Pills."

Price 50 cents per box, or 3 boxes for \$1.25, at all dealers, or mailed direct on receipt of price by The T. Millburn Co., Limited, Toronto, Ont.

When ordering direct specify "Doan's."

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New Jersey is Again on Football Map; Men Who Figured in Princeton-Yale Game



PROSPECTS FOR HOCKEY ARE BRIGHT

The hockey outlook for St. John this winter is very bright. The team this winter will be under the management of A. Company, of the 2nd regiment, St. John Fusiliers. This company is well supplied with the necessary funds and plans are being formed to fit the Queen's rink with dressing rooms and shower baths for the players, both of the home and visiting teams.

It is the intention of the management to provide uniforms for the players, who succeed in making the first and second teams in this way. Games will be played with all the first-class city and college teams in the Maritime Provinces and with the teams that St. John can put on the ice, first-class hockey of a clean type will be played.

CANADIAN HORSES WIN SOME PRIZES

New York, Nov. 20.—Canadian horses were prize winners in the event that is regarded as the most severe test of horsemanship during the week at the horse show. There were sixty-one entries in the class for hunters and jumpers, carrying a minimum of 140 pounds over four hurdles five feet high.

A part of the judging took place in the forenoon, but at the afternoon competition, the last of the session, there were twenty-nine entries to be disposed of. All carried considerably more than the minimum weight. The final winner was Aristocrat, of the Glenfield Farm, Maryland, which carried off the \$200 prize. The second prize, \$100, was won by Hon. Adrian Brooks, Sir Edward, while Hon. Clifford Sifton's "The Wasp" was the winner of third money, \$50.

In the international contest for military chargers, ridden by officers in uniform, Ireland, Holland and Belgium were in the lists with the U. S. While it was admitted that the horses from other countries were better jumpers, the U. S. Cavalry horses showed superior action and the Plaza Cup, valued at \$200, went to Capt. Guy V. Henry, of the U. S. Cavalry, who rode Chiswell, one of the mounted service school.

Black Paddy, ridden by his owner, H. P. Van Vorst Per Coorst, of the Royal Dutch Hussars, was second, with experience of troop A, 15th U. S. Cavalry as third.

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RAMBLERS WHITEWASH JUNIORS

The Ramblers took four points from the Juniors in the city league bowling fixture on Black's alleys last evening. The scores:

Wilson... 119 96 24 309-103
Lemon... 92 86 87 265-88.13
Sullivan... 76 77 82 235-78.12
Jordan... 77 86 78 241-80.12
McKean... 85 83 91 259-86.13

449 428 432 1309

Tapley... 68 81 69 218-72.23
Millar... 65 68 66 199-66.13
Beatty... 76 79 121 276-82
McKean... 78 68 78 224-76.13
Cleary... 75 88 94 257-85.23

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LONG LARRY M'LEAN NOW BAR TENDER

With Clark Griffith no longer in charge of the Cincinnati club and the future of McLean is a matter of conjecture, although the following is from the National League news items in Sporting News, the St. Louis baseball publication.

"It is a safe bet at the ratio of a 5 to 1 that Larry McLean will not be wearing the crimson-hued hoisery of Cincinnati when next fall rolls around," Mr. Herrmann will not discuss the matter, though his friends say that Long Larry is about through.

In his Cincinnati correspondence, C. H. Zuber, one of baseball's best known writers, has written that "New Brunswick has expressed its opinion that the Cincinnati club should not acquire McLean."

"This report, our long and commanding friend, Larry McLean has gone to Charleston, W. Va., to act as chief umpire of the cup that is being contested by the Cincinnati club and the Cincinnati club should not acquire McLean."

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PRIVY COUNCIL'S DECISION IN CASE OF KING VS. LOVITT

Continued from page two.

It is wide enough to include all property and every person everywhere, whether subjects of this kingdom or not, and no matter where they are domiciled. It has accordingly been held, through a long series of cases, that the duties are intended to be imposed only on those who become entitled by virtue of our law. The effect of this principle, is to exempt from the payment of legacy or succession duties, movable property situated here which belonged to a testator domiciled abroad, for in dealing with the distribution of such property our courts act not on our own law, but on the law of the domicile of the testator or intestate on which the legacy or successor founds his title. Similarly in the case of movable property abroad which belonged to a person domiciled here, our courts will direct their distribution according to the law of the domicile of the testator or intestate, and not that of the locality where they are found. In Blackwood vs. Reg. (8 A.C. 89) Sir Arthur Hobhouse, in delivering the judgment of their lordships' board, says: "For the purpose of succession and enjoyment of the estate of a person domiciled in the foreign personal assets. For the purpose of legal representation of collection and of administration as distinguished from the distribution among the successors they are governed not by the law of the owner's domicile, but by the law of their own locality."

When, therefore, it is said that "Movable personal property" all that is meant is that for certain limited purposes we deal with "Movable" (or leave them to be dealt with) under the law governing their owner as though they were situate in his country instead of ours, and in return foreign countries generally do the like with regard to English movables situate abroad.

The principle or practice thus defined is considered just and expedient as between nations, and our courts give it full effect in the construction of taxing statutes both English and Colonial, but its application may be excluded by the use of apt and clear words in a statute for the purpose.

The question now to be determined is whether that has been done in the present case by a legislature having full authority in that behalf.

The same point on substantially the same provision, came up for consideration by their lordships' board in the case of Harding vs. Commissioners of Stamps for Queensland (1898 A.C. 769). In that case it was held that Section 4 of the Queensland Succession Duty Act 1892 (which was identical with Section 2 of the English Succession Duty Act 1853) must be construed in the sense attached to the English act by the English tribunals, and that it did not include movables locally situate in Queensland whose domicile was in Victoria. The testator had died in 1884 when the Queensland Act was inoperative, and in 1885 that legislature amended that act of 1892 by declaring that upon the issue of any grant of probate succession duty was payable on the value of all property within Queensland though the testator might not have had his domicile there. Lord Halsbury, who delivered the judgment of the board, said that if this amendment were retrospective it would be conclusive in favor of the commissioners who were claiming the duty. This weighty opinion is precisely in point as regards the present case. Here the legislature of New Brunswick has expressly enacted that all property situate in the province shall be subject to a succession duty upon the issue of a grant of probate, and that the place of abode or domicile outside the province. The act purports to exclude the application of the principle of "Movable personal property" as regards personal estate within the province belonging to persons domiciled elsewhere, but to retain it as regards the property of another domicile.

The defendants next say that even assuming the physical property, out of which the tax was to be paid, be taken as situate in New Brunswick and not as the place of the owner's domicile, yet the true subject matter of the tax was not that property, but the succession or title which accrued to the successor under the testator's will by virtue of the law of the testator's domicile. In that view the tax was laid on something not "within the province" and so was invalid. The respondents say that the local legislature might tax the actual property, but must not call the tax a succession duty nor regulate its amount by the provisions of the local legislation. On the basis of this contention the local legislature might tax the actual property, but must not call the tax a succession duty nor regulate its amount by the provisions of the local legislation.

That the best method of curing catarrhal diseases consists in using Catarrhazone, was freely admitted. Catarrhazone is infinitely superior to cough medicines, tablets, sprays and emulsions, which for the most part are of no practical value except to ease the cough for the time being. Often local cough remedies contain opium, morphia and cocaine. With Catarrhazone you take no drugs—you employ Nature's way—just inhale Catarrhazone's soothing healing vapors and relief and cure follow promptly.

Weak Throat, Hacking Cough Cured.

"For five years I suffered from a severe bronchitis. A harsh, dry, racking cough kept my throat in a raw condition from one year's end to another. Before going to sleep at night I suffered greatly. My voice was harsh and raspy, and sometimes I found it difficult to make myself understood. Catarrhazone seemed to soothe and heal from the first day. It cured me, and now I wouldn't think of being without a Catarrhazone Inhaler—it means life to me."

The above experience is related by Mr. Alexander H. Savary of Hamilton, Pa., and proves the effectiveness of Catarrhazone, which will cure every cough, cold, bronchitis, or catarrh of the throat. The dollar size of Catarrhazone contains two months' treatment and is guaranteed. Smaller size 50c. sample size 25c. Catarrhazone Company, Buffalo, N. Y., and Kingston, Canada.

Large size bottles 50c. or sample size 25c.

Curriers to Meet.

The Thistle Curling Club will hold a special meeting this evening at eight o'clock to consider the meeting of the Scottish curlers.



You Can Cook on Every Inch

of the dependable Sask-Alta Steel Range. A pot will boil on the back as well as it will on the front—no waste surface; no crowding. This is because the principle of heat distribution is as perfect as human ingenuity can make it—the result of serious, patient study for many a year. You'll require less coal than you burn in your ordinary range; and the result is obtained without driving the fire in a McClary

Sask-Alta Steel Range

Besides, while you boil the rest of your dinner on the top, you can roast the meat and bake the pies and pudding. You do not require to favor one cooking process more than the other. You'll never be in doubt about being on time with a meal—never uncertain about any dish. Don't buy any range until you've looked into the real merits of a Sask-Alta. Write to the nearest McClary branch for Sask-Alta booklet and the name of our nearest agent.

McClary's

FOR SALE BY QUINN & CO.

HUTCHINGS & CO.

Bedding Manufacturers

Wire Mattresses, Mattresses, Iron Bedsteads, Feather Pillows, etc.

WHOLESALE AND RETAIL

101 to 105 GERMAIN STREET.

The defendants, in this connection, cited the case of Lamb v. Manuel