THE EVENING TIMES

10 Pages

VOL., III NO. 30

ST. JOHN, N. B., TUESDAY, NOVEMBER 6, 1906.

BALLOTS ARE

St. Mary's Band Still Leads in Voting

Contest

REMARKABLE FIGHT

Being Waged by All Contest---- Scotch Boys' Brigade is in

INVESTIGATE RECENT FIRE

Magistrate Ritchie Will Enquire if Saturday Night's Blaze Had Incendiary Origan.

A matter of interest in connection with the Ungar Laundry fire of Saturday last is the fact that the blaze in the rear of Mrs. Sweeney's premises on Union street is believed to be of incendiary origin. The matter is at present in the hands of the police authorities, but Magistrate Ritchie will be unable to investigate the matter

will be unable to investigate the matter till Friday next.

Ungar's Laundry, through the kindness of Charles E. Vail, are now using the Molecular tangent. The Globe Laundry use the plant during the day as sual and at night the employes of Unar's get their work done. In this way Ingar's are enabled to carry on their ork as usual without inconvenience to peir patrons.

their patrons.

The drivers will call as usual for par-rels and return them without delay. The ffice escaped the flames and is open for usiness as usual.

SNEAK THEAF CAUGHT PAID UP FOR HIS LOOT according

North End Druggist Recovered Goods Stolen by Light Fingeted

TWO YEARS FOR THEFT

Dorchester by Judge Forbes --- County Court Opening.

HE NEGLECTED TO KEEP BOOKS

On this Charge Grand Falls Merchant Will be Arrainged

pipes were missing. Sergeant Kilpatrick creditors. This section of the criminal law was in the matter.

The result was that the sneak thief was only too glad to visit the druggist again, but this time it was to pay for the pipes that he had taken, and allow lars, is unable to pay his creditors. This section of the criminal law was amended by the Dominion parliament in July, 1904, and reads as follows:

"(c) Who, being a trader and indebted to an amount exceeding one thousand dollars, is unable to pay his creditors in rull and have not for five years part before the pipes that he had taken, and allow the matter to drop.

The thief had taken the pipes and said them for very little.

Several other stores have been relieved of late from sundry small articles, but the police think that they are now in possession of the names of the principal offenders.

MONTREAL STOCKS

MO

FIFTY YEARS MAN AND WIFE

George Dugmore Sent to Mr. and Mrs. Justus H. Gray of Springfield K. C. Celebrate Their Golden Wedding

EIGHT YEAR **OLD BURGLAR**

Charles Dingee Arrested in North End for Breaking and Entering Brosnan's Grocery

This is Last Word From Political Generals

Today

Sixty Arrests for Illegal Voting and Kindred Offences Made in New York in First Two Hours-The Situation Else-

THE MOTIONS DISMISSED

Halifax Election Cases Up Today in Supreme Court at He Finds Gratifying Progress

POLICE COURT

THE TIMES NEW REPORTER

TRIED TO JUMP THE SIROCCO FROM BRIDGE

City, Attempted to Leap Into Reversible Falls Last Night.

THE NEMEA A DERELICT

Abandoned Battle Liner Sighted Last Sunday Drifting toward

MR. KIDNER IS PLEASED

is Being Made in New Manual Training School.

In company with Dr. Bridges T. B. Kid-

Merchant Will be Arrainged

Merchant Will be Arrainged

The decased was an active member of the formation on Nov. 16.

The decased was an active member of the formation of the

IS AT NASSAU

William Penaligan, of This Safe Arrival of St. John Schooner at Southern Port---She was Long Overdue.

THEY WALK IN HAMILTON

Street Car Service Completely

COKE OVENS CLOSED DOWN

Upwards of 100 Men Thrown Out of Work by Dominion

THE SUPREME **COURT OPEN**

Clarke Case Set Down for

Keely vs. Poyas. D. Mullin, K. C., moves to rescind an order of the chief justice. Refused.

The King vs. W. E. Clarke. The date of the annument of the property of the annument of the property of the annument of the property of the proper

The King w. W. E. Clarke. The date of the argument of the crown case, reserved, was fix d for November 16th, on motion of J. B. M. Baxter. The chief justice and Judges Hanington as d Landry expressed the opinion that the government should see to it that court stenographers exercise greater diligence in their work. In this case they saw no reason why copies of the evidence should not row be ready. Bourque vs. Record Foundry Company (two cases). Time to file notices extended until January 1st, on motion of Mr. Phinney, K. C.

Elizabeth We'lmore vs. Town of Woodstock. A. B. Connell, K. C., moves for fields, Birdie poetically observes, are now a dream in brown and yellow. So is Birdie. The harmony thus produced is a joy to the artistic soul, and also harmonizes with Birdie's new dog.

J. B. M. Baxter. The chief justice and Judges Hanington of Landry expressed the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and the opinion that the government should see to it that court stenographers exercise and sight kinives were freely used. The vidence should not row be ready.

Bourque vs. Record Foundry Company (two cases). Time to file notices extended until January 1st, on motion of Mr. Phinney, K. C.

Elizabeth We'lmore vs. Town of Woodstock. A. B. Connell, K. C., moves for rule nist, calling upon John W. Decker of Gages town to show by what authority he holds the office of anunicipal coun illor, He contended that Mr. Decker being a liquor vendor under the C T A had no right to a seat. Court considers.

George M. Babbitt arrived from Fredericton today.

LINDSAY

ONE CENT

Calls Hearst a Tax Dodger and Arrant

Coward

THE R. K. Y. C. CHAPLAIN

Bitterly Denounces Yellow Journalist--- Dr. Parker is a Democrat who Places Character Before Party, and Who is Against Hearst.

TURRET BELL WAS **OUT OF HER COURSE**

Steamer Stranded on P. E. Island Shore is in Bad Position

N. B. MAN'S BODY FOUND

VETERAN HOTELMAN DEAD

Mr. and Mrs. Richard Davis, of west end, leave this evening for New York.

blow.

But of one thing he was sure. He had been "stung agin'!"

blow.

But of one thing he was sure. He had burst. Election Returns by Limelight Tonight in Front of The Times Building.

great excitein ent this. "I don't quite know what they amount
morning. But to," said Jamesey to the Times new rehe was like a porter, "but I know very well they are
man who is ill iniquitous and that my taxes will be
and is unable higher. Something," continued Jamesey,
accurately to "must be done at once—I'm not sure
describe the what—but something. We must at least
symptoms. He call a meeting and raise a row."