by the "great unpaid," the are doing their best to ade laws of their country to hbors under difficulties for time past the fire has to blame, However, like ed Phoenix, the consolidation more glorious from its ashe grateful appreciation of bench sate the deputy attorney r all the work and care and

N AND WOMEN WANTED

eight weeks required to learn. Tools Free.

demand for Barbers was never Write for Free Illustrated Cat Moler Barber College, 225 Alexvenue. Winnipeg.

WHITEWOOD LAKE. Wabamun.

DRRIS & SON

SELL BY AUCTION NDAY, OCTOBER 28th at 2 p.m Mr. W. Walker's Farm.

pony; mower; horse rake; 20 v: tents: clearing tools: house Auction Offices-

IRST STREET, EDMONTON.

FARMER'S CROCER

th East Corner of Market.

opened in the grocery business and lately occupied by R. Mcand invite a trial order from mer who visits Edmonton. We ing but the freshest and best goods in both our grocery and feed departments. W. 7. 777

k for the Label

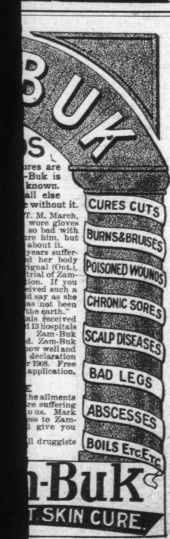
nfield's Underwear nes in three weights winter wear.

d you can get just weight you want by king for the label every genuine nfield garment.

label-light weight e label_medium weight ck label—heavy weight

ur dealer will likely nave all weights. If not, he can





CITY COUNCIL MEETING

Definite Move Made For Establishment of Permanent City Market Report of Committee Containing Regulations Submitted-Decision to Revert to Eight Hour Day on All City Work-Hoist Company Secure Permission to Substitute Steam Power For Electricity- ed signed the Carter and Powell peti-The Stables Case-The Routine Work

The city market project was ad- The chairman of the Alberta The city market project was advanced a step at the regular meeting of the City Council on Tuesday evening, at which all members, except Alderman Daly, were present. The Alderman Daly, were present. The Alderman Daly, were present. The establishment of a permanent city narket in Edmonton is one of essential restriction. The city The city The city The council approved of the proposed to the city. The city The council approved of the proposed to the city The council approved of the proposed to the city The council approved of the proposed to the city The council approved of the proposed to the city The council approved of the proposed to the council approved of the proposed to the city The council approved of the proposed to the city The council approved of the proposed to the city The city The council approved of the proposed to the city The city The council approved of the proposed to the city T tisi importance to the city. The city council realizes this fact, and the aldermen are without exception in \$300 the balance on hand was \$252. The council approved of the proposed expenditure of the grant. The report was as follows:

We recommend that the market siners site be fenced and suitable entrances The Canadian Pacific Railway com- to amend the bylaw so as to include be fenced off with a runway for the purposed applying to the Dominion carried. convenience of those desiring to weigh parliament for a charter to construct without entering the market square. a branch line from Killam to Strath-That the fee for admission to the market square be 10c. for double rigs, 5c. for single rigs, for each day or por- ton High school, made application for the work day of men employed by the tion thereof, parties paying such fee to have the privilege of weighing. to have the privilege of weighing.

"That the fees for weighing be 10c. same as last year. The matter was ers, who, when the financial string per load and 5c. for single animals up referred to the commissioners for re- ency first made itself felt, and wh o five head, over that number 25c. port.

"That the regular market days be made application for a rebate of taxes on Diamond park, on the ground that and placed the matter beautiful and placed the mat Tuesday and Friday.
"That the auctioneers' days be "That the auctioneers' days be Thursday and Friday, the market clerk to have complete jurisdiction over the allotment of space for the over the allotment of space for the inthe club had gone in the hole \$1.

the return with empty rig. of the city be charged and paid for team were \$7,862.71 and the receipts Labor council existed calling for ar at regular rates.

That a horse rake be employed for totalled \$240. Ald, Manson's motion Ald, Manson stated that the agree the purpose of raking the market was passed. The city will pay the ment was being observed by the Mas

square shall be properly tied and pro- Exhibition park. The club advised tected by their owners. market square. That we are of opnion that the out sufficient funds to do the work, the lacts in this connection are as water rates for water used on the mar- amount will be drawn from current lows ket square should not be charged to expenditure.

with the recommendations of the Grand Trunk Pacific's interests. committee as presented. He considnecessary, maintaining that the sideered the fencing of the square unwalk surrounding the square was sufficiently above the level of the square was square was sufficiently above the level of the square was square square was square wa

The Petitions.

by-law embodying the recommenda-tions in the report was brought down.
"In considering this question," said Alderman Smith, "the council must take cognizance of the fact that it is absolutely necessary to not antagonize

A position, circulated by A. E. Pot-

will be notified to this effect.

will be notified to this effect.

Short, Cross & Biggar, acting for stables where they are at present lo-Short, Cross & Biggar, acting for Revillon Brothers, wrote protesting against granting permission for the construction of a building on First street, for which Sanderson & Bullen, photographers, whose stand was destroyed in the Post Office fire, made application at the last meeting of the council. This was the frame building which this firm asked permission to erect within the fire limits. The waster and sewer connection, adequate statement made by the solicitors for Pevillon Brothers was to the effect drained yards. The report of the fire was considered serious in this increase the danger of fire to their clients' buildings, containing threequarters of a million dollars worth of merchandise. In connection with this communication the building inspector and fire chief reported that the proposed building within the fire limits of the city on First street would increase the fire hazard, and recommended that permission to erect the building be not granted. The application was therefore refused.

Tioon could not see that there was decided by Alderman Picard, it was decided the council should authorize reverting to the eight hour day agreement. The motion carried.

First Street Hoist.

Wouldn't it singe you; wo

stable in Canada. C. J. Carter addressed the council

He said the reason the number of signatures appearing on Mr. Pot-'s petition was greater than on his was due to the fact that those who signed Mr. Potter's petition were no owners of adjoining properties. All he property owners directly interest tion, asking for the extension of the boundaries in which livery and feed stables might be conducted to include the area in question.

"Then you should have come to the favor of the proposal. A report was presented from the trade and comfor himself and C. Y. Weaver for a added: "There are wheels within merce committee, composed of Alder- rebate on water rates on lots 87 and wheels in this case. I am informed man Smith (chairman) and Aldermen 88, block 7, Hudson's Bay reserve, that Mr. Potter wanted to rent Mr. Manson and Picard, advising the establishment of a market, and recom-mending certain fees and regulations. The mending certain fees and regulations. question was referred to the commis- ting even." A motion was moved by Ald. Picar

and that the weigh-scales pany wrote stating that the company the area in question. The motion Revert to 8-Hour Day

An agreement was entered into ona. The communication was filed. the spring between the council and Wm. Rea, principal of the Edmon- the Trades and Labor council, fixing learned that laborers on other co The Edmonton Baseball association tracts were working 9 hours per day use of auctioneers.

"That all parties weighing on scales be weighed with load, and on council, stated the desire was that the 8-hour day be again put in force. He said that are addressed the council and stated that agreement between the Master Build "That all weighing done on account this year the total expenses of the ers' association and the Trades and

square when weather permits, or that taxes, which amounts to the city mak- ter Builders' association. On the rea contract be let for the purpose of ing the club a grant.

The Edmonton Driving club wrote for the reintroduction of the 8-hour notifying the council of the unsatis- day agreement the commissioners re "That all teams on the market factory condition of the track at the ported as follows:-The request from the Trades

"That steps be taken for the escost of \$150. The matter was refer tablishment of a public latrine on the cost of \$150. The matter was refer in the city employ, having been reconstruction." the repair of the track at once at a Labor Council for the re-establish the event of the committee being with- ferred to your commissi On the 26th April, 1907, a com The provincial board of health

"That the charging of the electric wrote approving of the temporary light to the weigh scales office or marses wage disposal plans of the city.

The provincial board of health munication was received from the Trades and Labor Council and submitted to the city council at meeting. ket account is justifiable.

The secretary of the board of railway commissioners of Canada wrote enclosing the plans for the C. N. R. industrial spurs to the properties of such points as may be considered at such points as may be considered.

Sewage disposal plans of the city.

The secretary of the board of railway commissioners of Canada wrote enclosing the plans for the C. N. R. industrial spurs to the properties of A. McDonald, Alberta Milling Co. and missioners, No. 70, on this subjective. most desirable."

Alderman Picard, a member of the committee, was not in perfect accord was granted without prejudice to the was presented and Labor Council to endorse the plans. The consent dent of the Trades and Labor Council the recommendations of the cil, was also heard in support of their contention. The following resolu tion was at that time adopted by the

"That eight hours shall constitute

sufficiently above the level of the square ground proper to obviate the necessity of a fence. In addition to this, he was in favor of the construction of a market building and the establishment of a hay market. Alderman Smith declared he, too, was in favor of the erection of a market building, but that this question could be discussed later, when the by-law embodying the recommendations in the report was brought down. absolutely necessary to not antagonize the farmers in any way. A market into such as the Edmonton market should develop is the best possible advertisement for the city, and is the most effective means of impressing visitors with the versatility of the soil in the northern part of Alberta."

The report was adopted.

The report was adopted.

Ighting system was made next year. A petition, circulated by A. E. Potter & McDougall, protesting against the maintenance of livery and feed stables at the corner of Queen's and Fraser avenue, and which was signed by sixteen property holders in that vicinity, was presented. The report was adopted.

The report was adopted.

The report was adopted.

The report was adopted. The report was adopted.

The question of reverting to the agreement providing for an eight hour day for city employees and the matter of the admission of the block at the corner of Queen's and Fraser avenues into the area in which livery and feed stables may be erected and maintained were other subjects of a contentious and important nature demanding the attention of the council. The proposed agreement granting the considered together with another petition praying the consideration of this the Trades and Labor Council agreed to raise no objection to our working our laborers demanding the attention of the council. The proposed agreement granting the

tentious and important nature demanding the attention of the council. The proposed agreement granting the Canadian-American Oil Company a non-exclusive natural gas franchise and the consideration of the building by-law were deferred to a subsequent meeting.

The Communications.

J. Kelso Hunter, city clerk, Regina, desired information as to whether Edmonton's mayor was decorated with a chain of office, and, if such an appointment was worn by the occupant of the carven chair, the cost of the implement. Since there is no such fixture included in the Edmonton mayor's get-up, the Regina clerk will be notified to this effect.

Short Cress & Biggar, acting for the contract of the contract of the continue to conduct the con tion will impose an injustice upon the

clients' buildings, containing three-clients' buildings, containing three-quarters of a million dollars worth of the could not see that there was seconded by Alderman Picard, it was recorded by Alderman Picard, it was Robertson Safe & Typewriter

sanitary conditions in his stable. He declared there was no more sanitary of the company from the commissioners to the effect that the city would not be in a position to supply the Hoist Company with electrical energy to operate the incline railway n First street.

This was the situation as explained by Mr. Dawson. The Hoist Comany, by agreement with the city, were compelled to operate the hont by electric power, which must be purchased from the city. A sum of \$25,-00 had been expended in the contruction of the hoist and the purhase of an electrical plant for its peration. On the head of this came ie information from the commissioners that the power could not be

he aldermen. "I don't want to be cross," Mr.

He proceeded to state what the Hoist Company now wanted. It had

rom the agreement, and a clause ubstituted granting permission to ise steam on any other power. The request appeared reasonable t he council, and Mr. Dawson was iven the assurance that his wishes yould be met and the agreement mended. He went away happy. It was explained by Comm 'ace that the peak load of the city's ower was at the same time as the ime at which the hoist would re-

"We are simply in this position," aid the mayor, "that we have been wertaken by the city's development n the matter of electrical power.'

The com ioners reported in erence to the negotiations with Mr. avid McDougall for permission to uild a stairway from the brow of the ill to the foot of McDougall street. he report was as follows:

ermission to build a "stairway" on is property from the end of McDouall street to the Flats. Mr. McDouall has now agreed to lease to the ity for a period of eight years, at a ominal rental, the ground required or this purpose. The estimated cost of the work is \$438, and if your conorable body approves of this reort by adopting it, we will conclude ne agreement with Mr. McDougall ind proceed with the work.

The Mayor announced that despite he council's objection, the city had seen compelled to pay the accrued inerest amounting to over \$2,000 in ion with the recent sale of depentures, and a motion authorizing his payment was reluctantly passed. Quarter of Total Taxes.

amount of the accounts lberta Electric Co. Mrs. Andrews lberta Granite, Marble & Stone Co. Babcock & Wilcox, Ltd.

dmonton Lumber Co. Harry Hilton ... Hardisty Bros. .. mperial Oil Co. Imperial Bank of Canada ... Imperial Bank of Canada C. Kidston

Monthly Salaries-Electric light and power... Public Works Bank of Montreal McIntosh & Campbell . McNaughton McColl Bros. & Co. Northwest Electric Co. News Publishing Co. .. Pickering Bros. Potter & McDougall R. J. Peters H. Picard

Canadian White Co. 10,859.79 W. J. Carter . Total\$39,268.91

(Continued From Page One.)

upplied. It was at this point that Mr. Dawon referred to the application of some ronounced heat to the anatomies of

Dawson continued to assure the counil, "but see our position. We are ip against it unless we can get some

everal options. It might use steam; t was possible it could produce its wn electric power or use gas for a as engine. Mr. Dawson, therefore, sked that the clause requiring the Joist Company to use electric power rom the city should be eliminated

uire its greatest amount of power. onsequently 80 or 90 additional iorse power could not be supplied at

McDougall Street Stairway.

Your commissioners beg to report hat they have been in communicaion with Mr. David McDougall for

report was adopted.

ented by the finance committee did not bear the ear marks of a financial tringency. They totalled \$39,268.91. n amount equal to a guarter of the ollectable taxes of the city for a year merican Electric Fuse Co.\$ 350.00 14.10

eo. T. Bragg V. Blakeley anadian White Co., Ltd. .. 6.783.90 Vanadian Oil Co., Winnipeg 51.51 P.R. Co. Pay Sheet Telephone Department Telephone Department Electric Light Dept. Electric Light Dept. Electric Light Dept Electric Light Dept. 139.60 Dominion Bridge Co Dominion Express Co. 13.35 Douglas Co., Ltd. 15.35 Edmonton General Hospital Edmonton Ptg. & Pub. Co., 78.00 Edmonton Wine & Spirit Co. Edmonton Ex. & Trans. Co . H. Forster fariepy & Lessard Misses Gordon & Carelton 4 00

12.35

24.20 209.50 211.90 48.24 12.00 37.80 12.00 42.30 943.70 153.76

253.21 INDICTMENT IN LUMBER CASE

with an organization known as The Western Retail Lumber Dealers' Association, whose names are to the said Attorney-General unknown, or some or one of them, to unduly pre vent or lessen competition in the production, manufacture, purchase, barter, sale, transportation or supof an article or commodity which may be a subject of trade of ommerce, to wit, lumber, and did thereby commit an indictable of-fence confrary to The Criminal Code section 498 (d).

section 498 (d). And the Attorney-General furthe charges that the said William Har old Clark of the said City of Edmonton in the Province of Alberta lumber dealer, during the years of dred and six and one thousand nine nundred and seven did conspire, combine, agree or arrange with P. As Prince, of the City of Calgary in the Province of Alberta, lumber dealer; F. D. Becker, formerly of the said City of Calgary, but now of Savona in the Province of British Columbia, lumber dealer; A. M. Grogan, of the said City of Calgary proker; F. W. Irwin, of the Town of Vegreville, lumber dealer: John Macdonald of the City of Edmonton, lumber dealer; A. G. Grosse the City of Wetaskiwin, lumber dealer; D. C. Gourlay, of the Town f Lacombe, lumber dealer; William Dean, of the Town of Olds, lumber dealer, William Stuart, of the City of Calgary, lumber dealer; W. Bar clay, of the Town of Claresholm, lumber dealer; J. W. McNicol, of the City of Lethbridge, lumber dealer; A. T. Cushing, of the City of Edmonton, lumber dealer; A. J. Robertson, of the Town of Nanton, lumber dealer; all of the province of Alberta, and with others in Alberta members of or connected with an organization known as The Alberta Retail Lumber Dealers' Association, to the Attorney-General unknown, or some or one of them, to unduly limit the facilities for supplying or dealing in an article of commodity which may be a subject of trade or commerce, to wit, lumber, and did thereby commit an indictable offence contrary to the Criminal Code, section 498 (a). And the Attorney-General further charges that the said William Har-old Clarke of the said City of Edmonton in the Province of Alberta

lumber dealer, during the years of our Lord one thousand nine dred and six and one thousand nine hundred and seven did conspire combine, agree or arrange with P Prince, of the City of Calgary in the Province of Alberta, lumber dealer; F. D. Becker, formerly of the said City of Calgary, but now of Savona in the Province of Brit-Grogan, of the said City of Calgary, broker; F. W. Irwin, of the Town of Vegreville, lumber dealer: John Macdonald of the City of Edmonton, lumber dealer: A. G. Grosse. of the City of Wetaskiwin, lumber dealer; D. C. Gourlay, of the Town of Lacombe, lumber dealer; William Dean, of the Town of Olds, lumber dealer; William Stuart, of the City of Calgary, lumber dealer; W. Barclay, of the town of Claresholm, lumber dealer; J. W. McNicol, of the City of Lethbridge, lumber dealer; A. T. Cushing, of the City Edmonton, lumber dealer: A. J. Robertson, of the Town of Nanton, lumber dealer; all in the Province of Alberta, and with others, etc., or some or one of them, to restrain or injure trade or commerce in relation to an article or commodity which may be a subject of trade or ommerce, to wit, lumber, and did thereby commit an indictable offence contrary to the Criminal Code,

section 498 (b). And the Attorney-General further charges that the said William Harold Clark of the said City of Edmonton in the Province of Alberta, lumber dealer, during the years of our Lord one thousand nine hundred and six and one thousand nine hun-dred and seven did conspire, combine agree or arrange with P. A. Prince, of the City of Calgary, in the Province of Alberta, lumber dealer; D. Becker, formerly of the said City of Calgary, but now of Savona in the Province of British Columbia lumber dealer; A. M. Grogan, of the said City of Calgary, broker; F. W. Irwin, of the Town of Vegreville, lumber dealer; John Macdonald o the City of Edmonton, lumber dealer; A. G. Grosse, of the City of Wetaskiwin, lumber dealer; Gourley, of the Town of Lacombe lumber dealer; William Dean, o the Town of Olds, lumber dealer; William Stuart, of the City of Calgary, lumber dealer; W. Barclay, o the Town of Claresholm, lumber dealer; J. W. McNicol, of the City of Lethbridge, lumber dealer: A. T. Cushing, of the City of Edmonton, lumber dealer; A. J. Robertson, of the Town of Nanton, lumber dealer all in the Province of Alberta, and with others, etc., or some or one of them, to unduly prevent, limit or lessen the manufacture of an article or commodity which may be a subject of trade or commerce, to wit, lumber, or to unreasonably en-And the Attorney-General further

thereby commit an indictable offence contrary to The Criminal Code charges that the said William Har old Clark of the said City of Ed-monton in the Province of Alberta, lumber dealer, during the years of our Lord one thousand nine hundred and six and one thousand nine hundred and seven did conspire, ombine, agree or arrange with P. A. Prince, of the City of Calgary in the Province of Alberta, lumber dealer; F. D. Becker, formerly of the said City of Calgary, but now of Savona in the Province of British Columbia, lumber dealer; A. M. Grogan, of the said City of Calgary, broker; F. W. Irwin, of the Town of Vegreville, lumber dealer; John

Macdonald, of the City of Edmon ton, lumber dealer: A. G. Grosse of the City of Wetaskiwin, lumber dealer; D. C. Gourlay, of the Town of Lacombe, lumber dealer; William Dean, of the Town of Olds, lumber dealer; William Stuart, of the City of Calgary, lumber dealer; W. Bar clay, of the Town of Clare helm lumber dealer; J. W. McNicol, of the City of Lethbridge, lumber deal er; A. T. Cushing, of the City of Edmonton, lumber dealer: A Pubertson, of the Town of Nanton lumber dealer; all in the Province of Alberta, and with others, etc. or some or one of them, to unduly prevent or lessen competition in the production, manufacture, purchase barter, sale, transportation or sup ply of an article which may be a subject of trade of thereby commit an indictable of

fence contrary to The Criminal Code And the Attorney-General further charges that the said William Harold Clark of the said City of Edmon ton in the Province of Alberta, lumber dealer, did during the years of our Lord one thousand nine hun hundred and seven in the said Province, conspire, combine, agree or arrange with P. A. Prince, lumber dealer; A. M. Grogan, broker; W Stuart, lumber dealer; all of the City of Calgary in the Province of Alberta: F. D. Becker, formerly the City of Calgary but now of Sa vona in the Province of British Col umbia, lumber dealer; F. W. Irwin of the Town of Vegreville dealer; John Macdonald, of the City of Edmonton, lumber dealer; A. Grosse, of the City of Wetaskiwin the Town of Lacombe, lumber deal-William Dean, of the Town of Olds, lumber dealer: W Barclay dealer: J. W. McNicol, of the City of Lethbridge, lumber dealer; A. 7 Cushing, of the City of Edmonton. lumber dealer; A. J. Robertson, of the Town of Nanton, lumber dealer and with others, etc., or some of them, and with F. W. Jone of Golden, in the Province of British Columbia, and G. P. Wells, o the City of Nelson in the Province of British Columbia, and other per sons being members of or associated with an organization known as The Mountain Lumber Manufacturers As sociation in the said Province of British Columbia, whose names are to the Attorney-General unknown, or with some or one of them, to unduly limit the facilities for supplying or dealing in an article o nodity which may be a subject of trade or commerce, to wit, lumber, and did thereby commit an in dictable offence contrary to The

Criminal Code, section 498 (a). And the Attorney-General further charges that the said William Har old Clark of the said City of Edmonton in the Province of Alberta, lum ber dealer, did during the years o our Lord one thousand nine hun dred and six and one thousand nine hundred and seven in the said Proince conspire combine soree (arrange with P. A. Prince, lumber dealer; A. M. Grogan, broker; W. Stuart, lumber dealer; all of the City of Calgary in the Province Alberta; F. D. Becker, formerly the City of Calgary, but now of Savona in the Province of British Columbia, lumber dealer; F. W. In win, of the Town of Vegreville, lum ber dealer; John Macdonald, of th City of Edmonton, lumber des Grosse, of the City of Wetas kiwin, lumber dealer; D. C. Gourber dealer: William Dean, of Town of Olds, lumber dealer; W. Barclay, of the Town of Claresholm lumber dealer; J. W. McNicol, the City of Lethbridge, lumber deal er; A. T. Cushing, of the City Edmonton, lumber dealer; A. Robertson, of the Town of Nantor umber dealer, and with others, etc or some or one of them, and with F. W. Jones, of Golden, in the Pro vince of British Columbia, and Wells of the City of Nelson the Province of British Columbia and other persons being members of or associated with an organization known as The Mountain Lumber Manufacturers' Association in the said Province of British Colambia whose names are to the Attorney General unknown, or with some o one of them to restrain or injure trade or commerce in relation to an article or commodity which may b a subject of trade or commerce, t wit, lumber, and did thereby com-mit an indictable offence contrary

to the Criminal Code, section 498 And the Attorney-General further charges that the said William Harold Clark of the said City of Edmonton in the Province of Alberta, lumber dealer, did during the years o dred and six and one thousand nine hundred and seven in the said Pro vince, conspire, combine, agree arrange with P. A. Prince, lumbe dealer; A. M. Grogan, broker; W Stuart, lumber dealer; all of the City of Calgary in the Province Alberta; F. D. Becker, formerly the City of Calgary but now of Sa vona in the Province of British Columbia, lumber dealer; F. W. Irwin of the Town of Vegreville, dealer; John Macdonald, of the City of Edmonton, lumber dealer; A. Grosse, of the City of Wetaskiwin lumber dealer; D. C. Gourlay, o the Town of Lacombe, lumber deal er; William Dean, or the Colors, lumber dealer; W. Barclay. William Dean, of the Town the Town of Claresholm, lumber dealer; J. W. McNicol, of the Cit of Lethbridge, lumber dealer; A. Cushing, of the City of Edmontor lumber dealer; A. J. Robertson, of the Town of Nanton, lumber deal er, and with others, etc., or som or one of them, and with F. W Jones, of Golden, in the Province of British Columbia, and G. P. Wells of the City of Nelson in the Prov ince of British Columbia, and other persons being members of or asso ciated with an organization known as The Mountain Lumber Manufac turers Association in the said Province of British Columbia, whose names are to the Attorney-General unknown, or with some or one o them, to unduly prevent, limit

lessen the manufacture of an article or commodity which may be subject of trade or commerce, to hance the price thereof, and did thereby commit an indictable fence contrary to The Criminal Code section 498 (c).

And the Attorney-General further

charges that the said William Harold Clark of the said City of Edmonn in the Province of Alberta, lumber dealer, did during five years of our Lord one thousand nine hun dred and six and one thousand nine hundred and seven in the said Province, conspire, combine, agree or arrange with P. A. Prince, lumber dealer; A. M. Grogan, broker; W. Stuart, lumber dealer; all of the City of Calgary; F. D. Becker, formerly of the City of Calgary in the Province of Alberta, but now of Savona in the Province of British Columbia, lumber dealer; F. W. Irwin, of the Town of Vegreville, lumber dealer; John Macdonald, of the City of Edmonton, lumber dealer; A. G. Grosse, of the City of Wetaskiwin, lumber dealer; D. C. Gourlay, of the Town of Lacombe, lumber dealer William Dean, of the Town of Olds: lumber dealer; W. Barclay, of the Town of Claresholm, lumber dealer; W. McNicol, f the City of Lethbridge, lumber dealer; A. T. Cushing, of the City of Edmonton, lumber dealer; A. J. Robertson, of the Town of Nanton, lumber dealer, and with others, etc., or some or one of them, and with F. W. Jones, Golden, in the Province of British Columbia, and G. P. Wells, of the City of Nelson in the Province of British Columbia, and other persons being members of or associated with an organization known as The Mountain Lumber Manufacturers Association in the said Province of British Columbia, whose names are to the Attorney-General unknown, or with some or one of them, to induly prevent or lessen competition in the production, manufacture, purchase, barter, sale, transportaion or supply of an article or commodity which may be a subject of trade or commerce, to wit, lumber and did thereby commit an indictable offence contrary to the Criminal Code, section 498 (d)







exceedingly useful and much appreciated gift.

AT \$5.00 we are offering a dish of the finest silver plate, having a removable granite lining, and richly ornamented handles.

OUR large and handsomely illustrated Catalogue will be mailed upon request showing a very large assortment of these serviceable dishes.

RYRIE BROS. Limited 134-138 Yonge St. TORONTO