UUR GOODS IN TRINIDAD

eys Good Market There for Butter and Soap.

Ottawa, Oct. 31.-Mr. E. Tripp, com mercial agent for Canada in Trinidad, says that shipments of butter from quality and price with the foreign

The agent mentions that there is capital market in the colony for ordinary laundry soap.

Quite a trade in the shipment of

cedar from Trinidad to England has recently sprung up. Agent Jackson, at Leeds, sends a re-

port on the condition of Canadian trade with Yorkshire. He says Canadian apples are arriving in the Yorkshire markets in large quantities and realizing good prices, on account of the exsellent quality.

The fact that apples are now inspected under Government supervision before leaving Canada has given confisence to dealers, so that they do not esitate to deal directly with Canadian upple exporters.

EMMA IN TROUBLE

anarchist Goldman and Followers Held by the New York Police.

New York, Oct. 31 .- Emma Goldman ave other woman and five men, all of whom are alleged to be anarchists. and who were arrested last night for alleged violation of the section of the penal code which prohibits unlawful assemblies, for the purpose of overthrowing the Government, were arraigned in the police court today, and held in \$1,000 bail each for further ex-

Morris Berkowitz, who was arraigned on a charge of attempting to incite riot at the time the arrests were made, was sent to the workhouse for six months.

Advertiser

Designed by Martha Dean.



(4759-4760)

expense if all of the young man's out- her. The countess eventually placed fit must be purchased ready made. the letters in the custody of a lawyer. tion ever laid in the Toronto police Furthermore, many a mother prefers Maitre Cruppi read pasionate exto fashion the lad's clothes, and for tracts of one of the love letters, fixing her benefit the accompanying sugges- a rendezvous at Dijon. was sworn out before Magistrate Denher benefit the accompanying sugges- a rendezvous at Dijon. in front. The sleeve is finished with a whom the count met in apartments with the object of obtaining money by narrow cuff to close with links. The which he rented in different parts of fraud, cheat, while playing a game of madras or flannel are the materials these apartments, giving brutally plain playing cards with Cohen and several ter the latest mode. Pockets on the the countess." side make the boy feel that he is a true descendant of his father and are "Madame C," whose maid mounted from the fact that the pack of cards very convenient. Slides are provided guard and signaled from a window with which they were playing were for a leather belt. Cheviot, serge or when the coast was clear. yards of 36-inch material are used. years; 4760, sizes 5 to 12 years.

The price of these patterns is 20 cents, young and rich, he could not protect but either will be sent upon receipt of himself against the assaults of love-

PATTERN DEPARTMENT OF THE ADVERTISER.

Please send the above-mentioned pattern, as per directions given below, to

Measurement: Bust...... Walst.....

Age (if child's or misses' pattern).....

be. If a skirt, give waist and no equals in the world for easy and h measure. When misses' or child's profitable home coloring. attern, write only the figure repre-action the age. It is not necessary to days from the date of order. The that each package bears the words, morning in the court of general sestions pattern is 10 cents in Diamond Package Dyes.

PATTERN DEPARTMENT.

ADVERTISER, LONDON, ONT.

COUNT BONI BEAT HIS COUNTESS

Unfaithful Castellane Is Also Something of a Brute.

ALLOWED WIFE \$80 PIN MONEY

Used Anna Gould's Income of \$800,-000 a Year in Frivolity and Extravagar.ce.

Paris, Oct. 31.-The Castellanes' divorce case was heard this afternoo before M. Henry Ditte, president of the before M. Henry Ditte, president of the tribunal of first instance of the Seine. Neither the count nor the countess. Neither the count nor the countess were present. Maitre Cruppi, for the countess, pleaded for a divorce upon the documentary evidence submitted. In an extended review, counsel declared that the countess, as the begin ning of the suit, was not acting under influence, but solely for the purpose of ending forever the peril of the moral desolation of her houshold

He explained the marriage contract, by which the regime of separation of property was established from the very beginning, and stated that domestic difficulties arose over the question of money.

infidelity charged against the count, morrow. Maitre Cruppi did not mention names, or even initials, designating the co-respondent as "Madame A2," "Madame B," and so on.

tess be given the custody of her three the district of Ottawa, on Oct. 8, 1906,

The court room was crowded, among those present being many members of both of the town of Buckingham; the American colony. Counsel for the Pierre Picard, of the city of Montreal; Patterns countess spoke for an hour and a half, Buckingham; W. W. Warner, presenting and had not finished when the court in dead and the other constables took a recess. His presentation of the ly dead, and the other constables plaintiff's case constituted a complete shooting at them in such circumstances and pitiful story of the wreck of her that they should be sent before a crimmarried life.

She was only twenty when she was married in 1895, and Cruppi asserted Buckingham, are guilty of their deaths disturbed on their arrival in Paris by the count allowed her \$80 pin money.

family meeting in New York, and the they met their deaths, and should be appointment of a legal trustee. But sent before the criminal court. the difficulties regarding money were "We also find that Dr. Alex. unceasing, and in order to obtain funds Rodrique, of Buckingham, is more

count abused her in the presence of do his duty, and that he, too, should servants, and when she declined to at- go before the criminal court." tach her signature to documents he frequently pinched and sometimes struck her, the first time being four derstood that these two men are relatmonths after their marriage.

intentions," and announced that she riot in no mild language. would leave France for America im- | Chief Detective McCaskill is on hand

In recounting the count's infidelity, the first instance cited by counsel was that of a married woman, described as "Madame A," in 1898. The correspondence was conducted through M. Moret, the count's secretary. The countess ac- Unusual Case Comes Up in the Tocidentally discovered at the Castellane chateau a packet of love letters, and Clothing the boy is quite an item of when she protested the count struck

tions are given. The shirtwaist shown | Counsel also detailed two liasons has shaped yokes and three boxpleats with "Madame B" and "Madame C." court,

the neck finished with a neckband for After recess Maitre Cruppi read from Eton or other linen collars. Linen, a notebook kept by the cook of one of case was Benjamin Weily. He was

trousers are simply made and cut af- as "an unpardonable offense against oner won about \$50 from his friends.

homespun may be the material used But the count's love affairs were not result was that Cohen's arrest folfor the trousers, and for the medium confined to ladies of society. They in- lowed. size the pattern calls for 5-8 yard of cluded numerous other ladies, the

material. For the waist 2% reading of whose letters created mer- cards is liable to a fine of \$50 and costs riment in court. Two patterns-4759, sizes 4 to 12 Maitre Cruppi said that the count's defense would probably be that, being

> sick women. In the face of the overwhelming evi-

Are Used By All Wise and Economical Canadian Women.

Failures in home dyeing are caused by the use of imitation and adulter- missed the action. This case has had ated package dyes which are ruinous some rather extraordinary features. to good materials and dangerous to Mr. W. R. Travers, the manager of the handle. Ladies who value their gar- bank, in an affidavit, directly accused ments and materials should never risk Mr. William Laidlaw, K.C., of apimitation and worthless package dyes. proaching him with a view to being The colors of such dyes are always muddy, blotchy and lifeless. Storekeepers sell such trashy dyes simply because of the large profits they bring, and care little for the trouble and tion to make trouble. Mr. Laidlaw CAUTION. - Be careful to inclose vexation these common dyes cause to gave the newspapers of Toronto a ilustration and send size of pat- the women who use them. Diamond statement, denying the allegations conted. When the pattern is bust Dyes are the only successful, pure, tained in the affidavit of Mr. Travers. sture, you need only mark, 32, 34, or fast and brilliant dyes sold. The Diawhatever it may be. When in waist mond Dyes have a wonderful record 22, 24, 26, or whatever it of triumphs and successes, and have

or "years." Patterns insist each time you buy that you are reach you in less than three or served with the Diamond Dyes. See and Savings Company, appeared this

Send to Wells & Richardson Co. Limited, 200 Mountain Street, Montreal fraud in connection with the Lizst P. Q., for valuable Dye Book and Card Piano Company. He pleaded not guilty. of Dyed Samples. Free to any address

dence submitted Maitre Cruppi de-clared his opponent could not expect the tribunal to ask for the summoning of witnesses. The final rupture came the day after the famous entertainment of King Charles of Portugal, Dec. 12, 1905. The count insisted that they, the count and countess, go to a shooting party given by a noble lady, of whom the countess had cause to complain, and when the count became enraged at the countess' refusals, she abruptly announced her intention to separate from him, and began legal proceedings.

Counsel placed at \$8.000,000 the total of the count's expenditures preceding the appointment of a trustee. At one time there was a seizure of their property in a suit for the recovery of

debt amounting to \$229,600. Maitre Cruppi had not finished his presentation of the case when the hearing was adjourned until next week.

FOR RIOT DEATHS

Coroner's Jury at Buckingham Declare Both Sides Guilty - Arrests to Follow.

Ottawa, Oct. 31.—The sensational inquest at Buckingham, arising out of Ill-treatment soon followed, the count ger and Theriault, were killed, came to the riots, in which two strikers, Belaneven striking the plaintiff before the an end tonight, and the jurymen returned a sweeping verdict, which will When he reached the question of the be followed by a number of arrests to-

The verdict was: "We, the undersigned jurors, declare that we find that Thomas Belanger and Francois Theriault came to their Maitre Cruppi asked that the coun-deaths in the town of Buckingham, in being killed in the course of a riot by Frank Kiernan, John C. Cummings, inal court.

"We find that Albert MacLean and in bringing in those men, and should the count's demands for money. The countess' income was then \$700,000, and the count allowed her \$80 pin money. By 1899 the countess' interests were of Buckingham, and many others, are so heavily compromised by the count's guilty in that they accompanied those extravagance that it necessitated a men in this riotous assault in which

the count pawned or sold at ridiculous- guilty than any other of the magisly low prices the most costiy objects. trates of the town, in that he antici-When the countess protested the pated serious trouble and neglected to

ed to strikers. The coroner, Dr. Mc-In the course of the pleading Maitre Mahon, of Montreal, spoke for over an Cruppi protested against the 'mali- hour, making a strong charge to the clous reports in regard to the countess' jury, and condemning both sides to the

mediately after a divorce is granted ready to execute the necessary warrants, and the prisoners will probably be brought to Hull tomorrow.

CHARGED WITH CHEATING

ronto Police Court.

Toronto, Oct. 31.-The first informa-Cohen, was arrested and brought into

for boys' waists. The details of what counsel characterized men on Monday evening, and the prismarked. He sought advice, and the

or three years' imprisonment.

DISMISSED THE CASE

Motion of Halton County Men Against Farmers' Bank Disposed Of,

Toronto, Oct. 31.—The motion of

John Sproat and other Halton County

farmers against the Farmers Bank for

the appointment of a receiver for the bank on the grounds of alleged misrepresentation in securing stock subscriptions, was finally disposed of this morning, when Mr. Justice Anglin dismade solicitor of the bank. Nothing having been done in the matter, Mr. Travers said Mr. Laidlaw met him on the street and said he was in a posi-Today, however, nothing had been filed

PHILLIPS IN COURT.

accordingly dismissed

by Mr. Laidlaw, and the action was

Toronto, Oct. 31. - Joseph Phillips, late president of the York County Loan ed with conspiracy with intent to de-The case was traversed to the Decem ber sessions and bail was renewed.





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