

so much used now for trimming waists, etc. 20 inchec wide at 65c a yard. 38 inches wide at \$1.15 a yard.

We are also showing Persian Nearsilks for waists. This is a mercerized material, having the appearance of silk, is 28 inches wide and comes in the same patterns as the satin materials. Prices 27 and 30 cents a yard.

PERSIAN FRILLINGS. We are showing a large range including the plain Persian frillings, those with the white silk undercord and also with the leece back. Prices 15, 20 and 25cts a yard.





It is well and strongly made, has the smoothest castings and many speci-al features that add to its value. If you are in need of a range ask anyone who has used it about the Magic and call and have one of our salesmen show it to you.

ustrated circulars sent promptly on request.

Summer



YOUNG LADIES' BERMUDA & NEW YORK CITY TOUR GOOD FOR ONE VOTE

ST. JOHN STANDARD

for presented at the St. John STANDARD and NEW STAR Office on or fore the above date. Trim neatly for filing surposes

WATER BOARD RECOMMENDS NEW MAIN TO HOSPITAL

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No action was taken. Sever Tenders. The tender for digging a sever in St. John street, Carleton was received tenders for digging a sever in King street, West End, were received as follows: Pollock & Nice, Rock, \$3.00; earth. 42 cents. John Wheaton: Rock, \$3.00; earth. 67 cents.

John Wheaton' Rock, saw, and I cents. The tender of Pollock & Nice was ccepted on motion of Ald. Smith, and ne engineer authorized to have the rork done immediately. Mrs. O'Brien, Somerset street, asked or a free entry to a sewer. The engi-eer recommendd that th request be complied with as the sewer did not pass within a reasonable distance of he house.

The recommendation was approv The recommendation was approv-ed. Ada Murphy's claim for damages to his cellar through water overflowing from the street, was again brough up. The engineer reported that the trouble was that Miss Murphy had no sever, and when an arrangement and hen proposed she wanted a sink installed in the house. The board took no action. Gandy and Allison Complaint of Gandy and Allison that the city had appect ed Canadian ement from the W. H to result of the verdice to give evidence response of the top to the defence to the astister four and a half years ago. The ontract. The engineer submitted a report dealing with the complaint of Gandy and Allison that the city had appect ed Canadian ement from the W. H to result of the would not accept Can-allison that he would not accept Can-allison that the bulk came

but that wolvers in the h mining unucual. Regarding the girl was too young for them lay very much weight on her tea mony. Her recollection was not cle und apart from the different version he gave, she said that the prisone sould never walk out again. It was a ke and showed no signs of p-tion. Another witness

Joke and snower in same spoke of a tation. Another witness spoke of a threat to cut Saracuss's throat but, he admitted frankly that he consider-ed it a joke. "Gentlemen," he said, "we do not question that the deceased came to his death by the hand of the prison-er, but we do claim that the crime was not a premeditated one, done with malice aforethought. The boy who is a queries of the a querrel

THE STANDARD, THURSDAY SEPTEMBER 29, 1910

Because I found her with an

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make life save we must insist that the law be enforced and a foreigner cannot claim more of mercy than a British subject." Taking up the legal aspect of the case, the attorney general submitted that the crime was committed with malice aforethought, was premedi-tated, and therefore was murder. He pointed to the evidence to show that the act was not committed in any sudden gust of passion. In cold blood the prisoner betrayed the man whose hospitality he had enjoyed. Taking up the various threats made by the prisoner, the attorney general claimed that they were no jokes, but evidence of a determined intention to put Sirácuas out of the way. Speaking of the Jones woman, the attorney general asked if she was a woman of loose character what laim had the prisoner on her and what ex-cuse was this for his conduct. Tra-cing the conduct of the prisoner be-fore the shooting, he asked if there was nothing to justify the reduction of the verdict from murder to man-slaughter. He closed with an appeal to the jury to find a verdict as dic-tated by their sense of duty. The Judge's Charge. In his charge to the jury His Hon-or said: "The admission by the coun ROSSI CASE

The Judge's Charge. In his charge to the jury His Hon or said: "The admission by the coun sel for the defence regarding the killing makes my task shorter than it otherwise would have been. must, however, explain to you th distinction between murder and man slaughter. If the evidence and the circumstances seem to call for



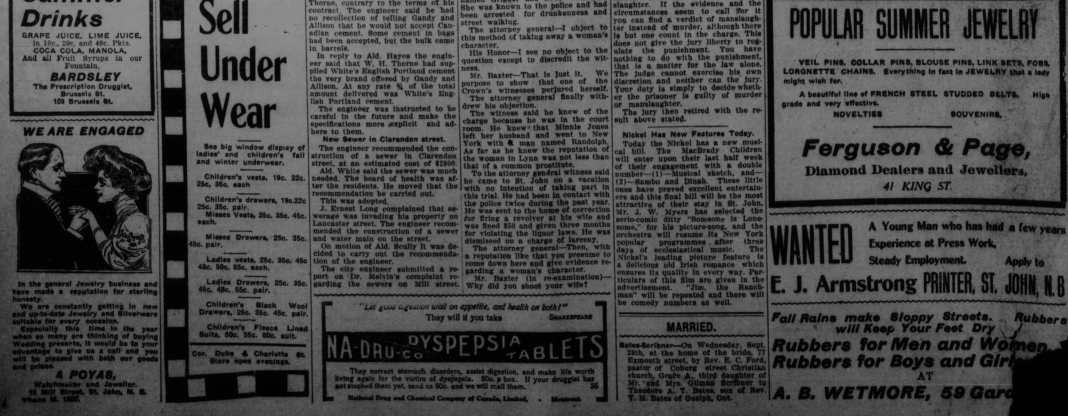
W. H. Thorne & Co., Ltd.

St. John, N. B.

Market Square.

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Continued from page 1. man and the attendant circumstances. Patrolman Jas. H. Goaline, next sworn, told of driving out the Marsh Road with the detective and the pris-mer and finding the prisoner's revol-