

BOWLING
WRESTLING
HOCKEY

NEWS OF THE SPORT WORLD

BOXING
BASKETBALL
OTHER SPORT



Abbies Defeat Wolverines 2-1

Red Shirts Show Reversal Of Form To Outplay And Outgoal Halifax Crew.

Low drives from close in engineered via the perfect combination route was too much even for goalie "Skeet" Kuhn, who was forced to bend in his chivalry to the tune of two goals when Abbies by the flicker of an eyelash almost shut Wolverines out last night in a torrid tilt that was packed, yes, jammed full of sparkling hockey and sensational skating.

Hockey—Wide Open

The playdown leading Halifax clan threw defensive play to the four winds, and played a wide open game in an effort to add to their comfortable goal lead. However, the best they could do on the night's play was to give "Daddy" Bubar a number of bad scares and break the goose-egg with a fluke goal at the eleven minute mark in the third period.

Work'd Hard

Wolverines worked hard last night for a win that never came. The Abwegweit defence including Bubar was almost impregnable and the forwards back-checked with a vengeance. As above mentioned it was over-anxiousness that ruined almost a dozen good scoring chances.

At the opening of the first period Abbies served notice on the Conn crew that they were in for one of their hardest tussles of the season. This proved to be the case when Red Shirt forwards pounced on the rubber at the face-off, almost broke through as Lavigne went sprawling to the ice in his endeavors to stem the rush. Kuhn, sensing trouble gave his cap a jerk, patted the leather on his legs and prepared for a warm evening.

Warm it was, and only for the stellar and at times phenomenal net minding of the diminutive goalie the score would surely have been much larger. In fact fans leaving the Forum at the conclusion of the set-to were heard to remark, "how on earth did that team (Wolves) score seven goals on the Abbies in Halifax?"

This query is also buzzing about in the writer's cranium. Again, on the face of the Red Shirt showing last night, how did the Wolves get out in front so far? That's a question that is bound to bother the rabid fan for many a day.

The Scores

Hymie McArthur, hard working and fast skating left winger of the "kid line" opened the scoring at the three minute mark in the first period when he took a pass from Jackie Kane well inside the Wolverine blue line to dive in on Kuhn who was helpless on the drive. The fans were by no means backward in showing their appreciation. Kane's stick-handling in paving the way for the goal was an added feature. Abbies skated like demons after the completion of the above play, but Kuhn was too good and the period ended one to nil.

After playing herculean and at times hard-luck hockey for sixteen minutes Walter Lawlor and Hickey Nicholson started a play at midice that brought the fans to their feet which ended in deafening cheers when Nicholson slipped the rubber home.

The count was one of the prettiest ever seen on a local ice surface. Nicholson intercepted a Ferguson-Mosher pass to streak for the blue line. Lawlor, breaking with him, crossed to left wing and took a pass at the Halifax blue line. Lawlor in turn drew Graham aside and flipped the disc to his teammate who rushed at Kuhn, drew him from his ballwick and shook the draperies. It was a beautiful goal, and even Wilfred Foley, Halifax sports writer, who was present, applauded heartily at the success-

ful conclusion of the two man attack.

Wolverines, who by the way were plenty dangerous all night and who continued to bore in when opportunity knocked, broke the egg at eleven minutes in the final stanza. It was a tough goal, and one which Bubar never saw. Chummie Lawlor carried down left wing, whipped the heel to Mickey McOlashen, the latter returning the favor inside the Abbie blue line. Oliver who played a whale of a game with his old teammate Gross, rushed Lawlor to the corner, where the wily Wolverine managed to get a pass-out. The puck hit the side of Bubar's net to ricochet onto Vince Ferguson's blade, and the rest is history. Ferguson at the time was streaking past the face of the uprights when the lucky goal resulted. It dropped between "Daddy's" legs before he had time to see where it came from.

Leave This Morning

Abwegweits and Wolverines leave for Halifax this morning where they renew their struggle for goal supremacy and the right to meet Moncton Hawks in the "Big Three" final playdowns.

On their showing last night, the Abbies should be an even bet to take Wolverines in their stronghold Monday night. The teams return on Tuesday morning for the final game here Wednesday night.

Abbies have gained one goal on the Wolverines lead. The count now is: Wolverines 8, Abbies 3. The Halifax team will take a five goal lead into their game on Monday.

SUMMARY

First Period
1.—McArthur (Kane) 3:00.
Penalties—Gross, Oliver, Jemmett, Abbies, all two minutes. Graham, Lavigne, Chummie Lawlor, Wolverines all two minutes.
Stops—Bubar, Abbies—9; Kuhn, Wolverines—14.
Second Period
2.—Nicholson (Lawlor) 16:00.
Penalties—McArthur, Oliver, Gross, Jemmett, Abbies all two minutes; Lavigne, Mosher, Lavigne, Wolverines, all two minutes.
Stops—Bubar—11; Kuhn 9.
Third Period
3.—Ferguson (Lawlor) 11:00.
Penalties—Gross, Oliver, Abbies, two minutes; Lavigne, Ferguson, Ferguson, Lavigne, all two minutes.
Stops—Bubar, 5; Kuhn, 7.

The Lineups

Abbies Goal: Woves Kuhn
Defence: Graham Lavigne
Forwards: Lennon Lawlor Ferguson
Centre: Mosher McOlashen
Right Wing: Shields Beazley
Referee—Jerry Denford.

Jap Embassy Gets Scare

LONDON, Feb. 24.—(Associated Press)—The Japanese Embassy had all the thrill of having received a bomb this afternoon, but tonight smiles replaced careworn frowns when it was revealed the bomb was nothing more than a sample hand grenade, sent by the inventor, who thought the Japanese government might be interested. The grenade was three or four times the size of an egg and contained no explosives. A letter from the inventor received tonight, cleared up the mystery after everyone had had a good fright.

FORUM SKATING with BAND 3 to 5 P. M. TODAY

MOTION

(Continued from Page 1) completed by that time but which, in the opinion of the provinces, it is altogether desirable should be carried to completion, made it necessary that an extension of time be given for this purpose, the gross cost of works thus extended being approximately \$14,778,000. For direct relief, the expenditures of the Dominion Government under the 1931 Act to date amount to \$11,668,783, which included \$5,228,065 to the Saskatchewan relief commission. Under the 1931 act the expenditure for public works gave employment to 583,492 individuals to the end of December 1932, the total wages paid being \$39,532,328, and afforded a total of 13,274,436, man days work."

ASSISTING RAILWAYS

He spoke of the Government's efforts to keep work going in Canadian Pacific and Canadian National shops. "In view of the decision at the Dominion-Provincial Conference public works have been practically discontinued and direct relief has been adopted," said Mr. Gordon. The Government had decided to apply unemployment relief expenditures toward assisting selected families who were not subsisting on the land. The Minister proceeded to review briefly the Dominion disbursements on unemployment relief since May 1932 province by province across Canada.

MARITIME DEALS

Following are the details for the Maritime Provinces: In the Province of Prince Edward Island, the total federal disbursements for direct relief up to February 14 were \$9,301. This did not actually represent the full amount, because, Mr. Gordon stated, accounts were frequently a couple of months in coming to hand. The Federal Government had also contributed 50 per cent of the labor cost of constructing a hospital in Prince Edward Island amounting to \$5,328. This meant total disbursements in that Province of \$14,629. In the Province of Nova Scotia, direct relief was administered on a "three-way basis." Federal disbursements on direct relief up to February 16 totalled \$213,628. In addition to this the Federal Government had contributed \$7,957 to the cost of repatriating some coal miners who came to Nova Scotia on the understanding that they would receive work, and were unable to get it. Also the Dominion had paid \$32,000 as a contribution to highways in Nova Scotia, and also to the cost of the trans-Canada highway. Total disbursements in Nova Scotia were approximately \$290,900. Again in New Brunswick the three-way method of relief prevailed. That was that Dominion, Province and municipality each contributed a third of the total cost. The total Federal proportion up to February 16 was \$38,434.

BY PROVINCES

OTTAWA, Feb. 24.—(By The Canadian Press)—The following is a list of unemployment relief expenditures of all kinds made by the Dominion in each province since last March: Prince Edward Island \$ 14,630 Nova Scotia 290,910 New Brunswick 38,434 Quebec 1,355,368 Ontario 2,633,427 Manitoba 2,094,588 Saskatchewan 9,051,110 Alberta 6,357,100 British Columbia 1,406,787 In addition to the Saskatchewan expenditures, \$10,250,000 was advanced to the Provincial Relief Commission.

Risko Beats "Fish Peddler"

(By Edward J. Neil Associated Press Sports Writer) MADISON SQUARE GARDEN, New York, Feb. 24.—In his very best form as a "spoller" of heavyweight ambitions, despite his 31 years, bounding Johnny Risko, the round faced baker boy from Cleveland,

S' SIDE WINS PLAYDOWNS

Victoria Unions defeated Summerside Hockey Club 2 to 1 in their home rink last night but lost the playdown series 4 to 3. The ice was in poor condition and interfered greatly with an attempt at fast puck carrying.

THE SUMMARY

First Period No score. Penalties—Steele, S'side, 2 minutes. Second Period 1.—McLeod, Unions, 3:00. 2.—Miller, Unions, 5:00. No penalties. Third Period 3.—Schurman, S'side, 7:00. Penalties—McLeod, Unions, 4 minutes. Referees—Charles Cahill, Summerside; F. McFarlane, Victoria.

LEGAL CLASH

(Continued from Page 1) boys appear, Crown Prosecutor Smith will call several police officers in his attempt to introduce the statements. And E. R. McDonald, K. C., who is defending the two boys, has indicated that he will protest such action. Henwood's alleged admission of his part in the killing of Mrs. Smith on February 3 was made soon after his arrest Sunday night. Smith confessed, it is alleged, the next morning. Smith, haggard, although composed, silently listened today to the evidence of witnesses as the Crown sought to adduce evidence linking him circumstantially with the crime and the subsequent theft of \$128 from the Smith house. Showed No Concern

He displayed no concern as he was requested to walk up and down the court room when Kenneth Cosman was asked if he could identify the prisoner as one of two men who were seen walking down Croft Street, where the Smith home is located, on "the night of the Amherst-Mount Allison hockey game." Henwood, said the witness, was one of the men, but he could not identify Smith. Charles R. Brown testified that February 3 had been the night of the game. Smith's widowed mother, Mrs. Ida Smith, took the stand today to tell of a visit which Henwood paid to their home on the night of the murder. Her son, she said, had been at supper when Henwood arrived. They went out together around seven o'clock, returning between eight and nine. On their return, she said, they had gone alone into a front room. Trueman retired between 9:30 and 10 o'clock, she declared. An American 50-cent piece of peculiar design, produced by the Crown, was identified by Elmer Smith, husband of the murdered woman, as one which had been in the house at the time of her death. The coin was found by the police after the two boys had been arrested.

Miss Ellen Bugley, a grocery store clerk, testified that Smith had purchased four large packages of cigarettes between eight and nine o'clock on the night of the murder. A knife, found in Henwood's home after his statement had been taken down, could have caused the wounds on the throat of the aged lady, Dr. J. W. Sutherland testified.

Bill Provides For Reduction In Indemnities

FREDERICTON, N. B., Feb. 24.—(By The Canadian Press)—Continuance of the ten per cent reduction in the sessional indemnities of members of the New Brunswick Legislature during the present session and in the salaries of members of the Executive Council for the present fiscal year, is provided in a bill introduced today by Premier C. D. Richards. After sitting half an hour, the House adjourned until Tuesday, when A. A. Dysart, leader of the Opposition, will continue the debate on the address in reply to the speech from the throne. gave King Levinsky a thorough trouncing tonight in 10 rounds. It was Risko's third decision over the wild punching Chicago youngster.

Moncton Won Both Games

Thursday night at the Holy Name Club Gymnasium the Moncton Basketball teams won both of the games in which they competed. The Binges defeated the Merry Annes 23-20 in a well contested game, and the St. Bernard's defeated the Saint Dunstan's University hoopers 29-28. Both games were fast and exciting with the result in doubt till the final whistle had blown. The line-ups: Binges: Dunphy, LeBlanc, White, Walton, Burke, H. Daley, E. Daley, Trites. Merry Annes: Praught, Sherry, Paquet, Johnstone, Mallet, Taylor, McLellan.

Men's Game

St. Bernard's M. Dunphy, Lutes, Melanson, Trites, F. Dunphy, Richard, Fogarty. St. Dunstan's MacDonald, Dunphy, Trites, Duffy, DesJardins, Beaudet, MacNally.

Argument In Ring Accident Case

Argument in the case of James Everett Shea, Tignish, vs. the Canadian National Railway Company was heard by Mr. Justice Saunders Thursday in the Supreme Court. The case was an action for damages claimed by the plaintiff for injuries caused to him as one of the snow shovellers who were engaged in digging out the freight train that was stalled a year ago in the snow at Handrahan's Cutting, near Tignish, where an accident occurred by collision between a freight and passenger train, and in which several people were killed. The plaintiff's cause of action is alleged to be that the Canadian National Railway Company through its management was guilty of negligence, by reason of the fact, as is alleged, that its system in dealing with such conditions as existed was defective, imperfect and a danger not only to the public at large using its trains as passengers, but also to its employees. The specific charges of negligence claimed are: first, that it sent out in the storm a passenger train with two engines and a snowplough in front, obscuring the vision of the train hands on both trains that collided, which assisted in causing the accident; and, second, that under the system and practice of the company, it kept its booking stations closed after hours, and whilst these trains were being utilized, thus preventing its train hands from receiving information as to the location of the trains, under such circumstances as existed. The company denies negligence on its part, and claims that the negligence, if any, was caused by fellow employees of the plaintiff in the service of the company, and that under the doctrine of common employment, the company is not liable for injuries sustained by an employee through the negligence of other employees of the company; and furthermore, that the Prince Edward Island railway is a portion of the Canadian Government Railways, owned by the Crown and managed and operated by the Canadian National Railway Company, and that in effect the action is brought against the Crown and that the Crown is not personally responsible for injuries, or torts committed by the Crown, on the principle that the King can do no wrong. The defendant further claims that the Dominion Parliament passed a statute relating to employees of the Crown in Prince Edward Island to the effect that such government employees should receive compensation for injuries caused by servants of the Crown upon the terms and conditions of the Workmen's Compensation Act of N. B. and by virtue of the N. B. Compensation Act, the right of bringing an action against the railway company under the common law, is extinguished, and that plaintiff is only entitled to such compensation as he would be entitled to under the N. B. Compensation Act. The plaintiff contends that this statute of the Parliament of Canada is ultra vires inasmuch as it is not a uniform Dominion statute, applying to the whole of Canada, discriminates against government employees on P. E. I. and is in interference with civil rights within the province. The case is being tried before Mr. Justice Saunders and a jury, and preliminary to the trial before the jury it was agreed that argument should be heard, and a decision arrived at on the questions of law involved. The argument took place

DOWN THE BACK STRETCH

The Hambletonian Stake, the richest event in the trotting world, will be raced at Goshen, N.Y., again this year. This stake was inaugurated several years ago and its trotting division usually carries a purse of \$60,000 to \$70,000 for three year old trotters. It is put up for bids and the track submitting the largest bid is awarded the race. W. H. Cane, millionaire horseman and proprietor of the Good Time Stables of Goshen, is the backer and owner of the Goshen track.

Many horsemen in Prince Edward Island will regret to learn of the death recently of Thomas Kelley of Bangor, Maine, a most ardent light harness horse lover and liberal patron of the sport. Mr. Kelley was a big man in every way, enjoyed a wide acquaintance and was jovial and optimistic, just the kind of man you love to meet.

His brother, John E. Kelley, is well known here through the performances of several of his horses in the Maritimes, notably Flo Abbe, 2:12 1/4, Marjorie M., 2:07 3/4 and Del Volo 2:10 1/4, which he raced in the Maritimes in 1930 and disposed of the first two to Mrs. Chas. Ballard, North Sydney, and Del Volo to Monte Gerow. Last year Mr. Kelley intended coming to Charlottetown to see our Exhibition for himself, but could not spare the time. However, his stable consisting of Lillian 2:08 1/4, and Phil D. 2:10 1/4 were raced here by "Red" Hanafin.

We note by a recent turf journal that one of the most widely known characters on the Grand Circuit and half mile tracks, one who is made the butt of many jokes and invariably stands for most anything that will amuse his friends, recently met with some foul play. We refer to David "Piggy" Friedman, who was a great follower of the MacKinnon Stables the year they campaign-

ed on the ice at Mount Clemens, Mich., and had red hot tips to dispense on many occasions, some of which cashed in and Davey shared in the loot. Davey was a great admirer of The Yank and predicted an easy victory for him; and Davey was right, as The Yank on that occasion lowered the world's record.

However, we started out to tell something about Davey. It appears that he had attended the Buckeye Horsemen's Dinner and derived a great deal of pleasure from the feast and entertainment and the presence of so many friends and acquaintances. At a late hour he started for his hotel, which was only a short distance away when suddenly all was oblivion. When he came to he was not sure whether he had been struck by a sky scraper of a large truck, but running himself over found that the was minus a perfectly good tooth and thirteen dollars in cash (unlucky number, Davey). Davey, as our Exchange says, sent out an S. O. S. for help and friends quickly contributed it.

The season of 1932 saw more world's records established on mile and half mile tracks than has been the case since the appearance of the bicycle sulky in 1892. This proves the class of horses which were racing and the general good condition of the tracks and the splendid preparation and care which the animals received. One outstanding fact is that 199 trotters were credited with 660 heats in 2:10 or better over half mile tracks.

Eighty-five of these trotters trotted one mile in 2:10 or better, 34 trotted two miles in 2:10 or better and 80 raced three or more trips in 2:10 or better and thirteen trotted ten or more of these fast miles.

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OTTAWA PLANNING COAL QUOTA FOR EASTERN CANADA

OTTAWA, Ont., Feb. 24.—A coal quota for Eastern Canada on Maritime Province coal, giving the area affected, bituminous coal at no greater cost, materially aiding employment, and abolishing subsidies, will likely be the outcome of negotiations now nearly completed between the Dominion and Nova Scotia governments. This would entail an embargo on foreign coal until the Canadian coal was used up. The actual terms of the agreement are not yet available, but it is reported that the Federal Government is planning to work out a quota system on coal such as is in operation today in European countries. Instead of foreign coal, Nova Scotia soft coal is to be used in

Quebec and Ontario and some prairie points. Miners now working only two days a week will be given five days' employment week-ly.

The man who pays the bills, will have coal at the same price he now gets it, and perhaps cheaper. Subsidies will be abolished, for with quantity production, Maritime coal prices will come down. The scheme calls for all the Nova Scotia and New Brunswick coal companies to produce their maximum of good coal. This bituminous coal is to be the basis of Canada's quota. Beyond that, Canada may import what soft coal she needs. The importation of anthracite from Great Britain is not affected in any way.

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JAPANESE

(Continued from Page 1)

a special committee. Only Mr. Matsuo voted no, and the chair ruled his vote was ineffective as Japan was a party to the conflict. Only Siam abstained from voting. Thirteen nations were declared absent from the meeting, including most of the Latin American countries. Delegates and spectators evidenced a state of high nervous tension at the conclusion of Mr. Matsuo's address. His peroration was: "I beg you to realize the facts and see the vision of the future, and deal with us on our terms and give us your confidence." A small group of Japanese spectators applauded enthusiastically. The mass walkout of the Japanese delegation passed without demonstration. Surprised Many delegates and spectators seemed surprised at the unannounced withdrawal of the Tokyo representatives from the meeting. Mr. Matsuo's farewell statement contained no expressed threat of compensation for the Manchurian problem. It was learned that Yoturo Sugimura, the Japanese Under-Secretary General of the League, has decided to resign effective April 1.

plete break with the League, but his gesture generally was interpreted in Geneva as a preliminary to giving notice of resignation from League membership in the next few weeks or months. Tonight Mr. Matsuo and his colleagues arranged to quit Geneva for Japan. For the present the Japanese delegation to the disarmament conference, held under League auspices, is not retiring, as no definite instructions to that effect have been received in Tokyo. Assembly Calm Although greatly moved by the Japanese withdrawal, the assembly remained calm and set up an organization to direct further concerted efforts on the part of League members, the United States and Soviet Russia with a view to settlement of the Manchurian problem. It was learned that Yoturo Sugimura, the Japanese Under-Secretary General of the League, has decided to resign effective April 1. Paul Hymans of Belgium, President of the Assembly, called attention to the legal significance of the Japanese withdrawal, and commented on the political meaning of the Assembly's judgment and on the Japanese rejection. "Today our recommendations have been rejected by one of the parties which seems desirous of retiring into isolation and carrying on its policy without taking into account the opinion of other nations," M. Hymans said.

THE MOST VALUABLE

Returned [an - will meet at the Legion Home at 10.30 A. M. Sunday, February 26th and march to St. James Church to attend Paarb-berg Services.

MORTGAGE SALE

There will be sold by Public Auction in front of the Law Courts Building in Charlottetown in Queens County on Monday the 27th day of March A. D. 1933 at the hour of twelve o'clock noon all that certain parcel or tract of land and premises situate lying and being on Lot or Township number twenty-three bounded as follows that is to say by a line commencing at a stake fixed on the west side of the main road and at the southeast angle of land in the occupation of William Moffatt thence west to a reserved road called the Toronto Road thence south along the said road six chains thence east to the Cavendish road thence north along the same to the place of commencement containing fifty-two acres of land a little more or less according to a plan of the same as shown in the margin of the Deed of the Government of Prince Edward Island to John Brown and dated April 11th 1895. The above sale is made under and in pursuance of a Power of sale contained in a Mortgage bearing date of the 5th day of July A. D. 1930 and made between Malcolm Murray of Graham's Road in Queens County aforesaid farmer of the one part and John Brown of Mayfield in Queens County of the other part and by the said John Brown assigned to the undersigned by Indenture of assignment bearing date the 11th day of March A. D. 1931 default having been made in payment of the principal and interest under said mortgage. Dated this twenty-fourth day of February A. D. 1933. DEWITT BROWN Assignee.

DOMINION OF CANADA PROVINCE OF PRINCE EDWARD ISLAND

In re estate of Alfred E. Dewar late of Charlottetown in Queen's County in the said Province, retired, deceased testate. By the Honourable Harold Leonard Palmer, Surrogate Judge of Probate, etc., etc. To the Sheriff of the County of Queen's County or any Constable or other person within said County. Greeting: Whereas upon reading the petition on file of the Eastern Trust Company a body corporate duly incorporated doing business in Charlottetown in Queen's County aforesaid and George William Dewar a Charlottetown aforesaid, the Executors of the above named estate, praying that a citation may be issued for the purpose hereinafter set forth: You are therefore hereby required to cite all persons interested in the said estate to be and appear before me at a Probate Court to be held in the Court House in Charlottetown in Queen's County, in the said Province, on Thursday the 15th day of March next, coming, at the hour of eleven o'clock forenoon of the same day to show cause if any they can why the Accounts of said Petitioner, and I do hereby order that a true copy hereof be forthwith published in some newspaper published in Charlottetown for at least four consecutive weeks from the date hereof and that a true copy thereof be forthwith posted in the following public places respectively, namely, in the hall of the Court House in Charlottetown aforesaid, at or near the Royal Bank of Canada and at or near the Bank of Nova Scotia both in Charlottetown aforesaid, and I do hereby further order that a true copy hereof be forthwith served on the Attorney General of this Province so that all persons interested in the said Estate as aforesaid may have due notice thereof. Given under my hand and seal of the said Court this 23rd day of February A. D. 1933 and in the 22nd year of His Majesty's reign. (Signed) H. L. PALMER, Judge of Probate (L. S.)