

SUMMERSIDE, ALBERTON AND PRINCE COUNTY

-It pays to buy in this Province. -The death occurred at Albany on Saturday, March 18th, after a short illness of pneumonia, of Mary Ann, widow of the late John Perkins. Deceased leaves to mourn a large family, nearly all of whom are abroad.

-R. T. Holman, Limited, Summerside, are presenting a novel proposition. Their ad in this issue offers the celebrated Sask-Alta Steel Range to the highest bidder. Bids will be accepted from every corner of the Province. Should more than one bid of the highest amount be received the range will be awarded the first one arriving at their store. People interested in a new Steel range should fill in the blank shown in their ad in this issue. Fill in the blank right away in order to make every allowance for delays in mails and in order to derive the benefit of having your bid in early. See ad.

-The proceedings of the Firemen's meetings as given in the Journal yesterday is about as near correct as that paper can get any subject. The statement "That the proposition of creating a deputy chief at a salary of \$40 per year, and paying each fireman \$8 per year, was turned down and it was decided to let things remain as they were," is entirely incorrect, there being no such decision arrived at, either at Monday night's meeting or at any previous meeting of the firemen. Regarding this matter no decision has been decided on by the firemen nor will there be until the committee which was appointed at Monday night's meeting have handed in their report. The editor of the Journal is also badly misled in his figures when he states that the proposed salaries granted by the council would amount to \$440.00, taking the salaries as outlined by the council would make an increase of \$286. Would it not be advisable in the future for the editor of the Journal to ascertain more carefully the proceedings of a meeting before sending them broadcast throughout the country.-S.

-A public meeting will be held in the Hall at Emerald on Tuesday, March 28th, at 3.30 o'clock, p. m., for the purpose of car ferry service at the Capes. All in any interested in the question of transportation are cordially invited. G. W. W. Cameron, Wm. Deegan.

-All advertising in Summerside and vicinity for The Morning Daily or Rural Daily as well as all new and renewal subscriptions, should be handed to Miss Amy G. Burrows, agent, Summer Street. All news should be given to J. F. Lafferty, Guardian Correspondent, Water Street. 1-25drtt.

-The owner of the horse of which mention was made in this column yesterday morning wishes The Guardian to state that he was in no way to blame for allowing the horse to be put to work in a crippled condition. He claims that the horse left the stable in fit condition to work, and the first he knew of the injury was when the horse was returned to the stable.-S.

The journey of your laundry from tub to line can be made easier on both clothes and back if you use Sunlight Soap.

You don't need to pound and rub- SUNLIGHT

will do the work; just lather the fabrics well, let them stand awhile and then wash the dirt drop out.

We will give \$5,000 to anyone who can find adulterants in Sunlight Soap. 5c

Use Sunlight Soap according to directions. It just once convince yourself that it will do twice as much as other soaps. 524

Sold brass safety pins-nickel plated, sizes 1, 2 and 3 also assorted sizes regular price 5c per dozen sale price 2c dozen for 5c Moore & McLeod. 3-14drf

REMnants! - Every one a bargain, hundreds to choose from today. BEER & WEEKS. 3 22dr3i

CANADA, Province of Prince Edward Island.

In the Surrogate Court, Ist George Fifth, A. D., 1911.

In re estate of William T. Burrows, late of Summerside, in Prince County in the said Province, deceased, intestate.

By the Honorable Richard Reddin, Surrogate, Judge of Probate, &c., &c., &c.

To the Sheriff of the County of Prince County or any Constable or Iterate person within said County.

GREETING: WHEREAS upon reading the petition on file of Celia L. Burrows, Administratrix of the estate of the above named deceased, praying that a citation be issued for the purposes 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 Surrogate Court to be held in the Court House in Charlottetown in Queen's County in the said Province on FRIDAY, the 7th day of April next, coming at the hour of twelve o'clock noon of the same day, to show cause if any they can why the accounts of the said estate should not be passed and the Estate closed as prayed for in said Petition and on motion of Neil McQuarrie, Esq., K. C., Proctor for said Petitioner. And I do hereby order that a true copy thereof be forthwith published in the Charlottetown Guardian for at least four consecutive weeks from the date hereof and that a true copy hereof be forthwith posted in the following public places respectively, namely, in the Hall of the Court House in Summerside, in front of the Hall at St. Eleanors, and in front of the Hall at Kensington, so that all persons interested in the said Estate as aforesaid may have due notice thereof.

GIVEN under my hand and the Seal of the said Court this 6th day of March, A. D., 1911, and in the First year of His Majesty's reign. (L.S.) (Sgd.) Richard Reddin, Surrogate Judge of Probate.

4-45152229.

-K. J. Martin, Charlottetown, was among the visitors to Summerside yesterday.-S.

-All news, advertising and subscriptions in Alberton and vicinity should be handed to H. Clark, Agent. 1-25drtt.

-The Morning Daily Guardian can be obtained at Lafferty's Funsorial Parlors, Summerside. 12-16drf.

-In referring to the purchase made by Colin Milligan, Summerside, yesterday his name was inadvertently printed "Mulligan."

-Wanted, at once a lady bookkeeper. Must have experience, State qualifications, and give references. "M" P. O. Box 200, O'Leary. 3-15drf.

-The Alberton market prices yesterday were much the same as when last issued, namely, white oats, 34 cents, black oats, 36 cents, eggs, 15 cts., butter, 18 to 19 cts., hides, 7 cts., loose hay, \$6 to \$7, pressed hay, \$7.50 to \$8, and pork, 7 to 7 1/2 cts.-A.

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-An investigation into the recent fire at O'Leary was commenced Monday at the hall in O'Leary before Robert Ellis, sr., and Peter N. Pate, Justices of Peace. This investigation was held to inquire into the facts to ascertain, if possible, the cause or origin. The sessions were concluded yesterday when the enquiry was adjourned for eight days. Nothing was elicited which would definitely locate the origin. The following witnesses were examined yesterday: James McDonald, Wm. Boulter, Artemas Boulter, Clarence Johnson, George Johnson, Alonso McGregor, George Bernard, Murdoch Buchanan and Annie McGregor. At Monday's sitting a number of witnesses were examined. Rev. Robert Murray was the first to discover the fire said he was returning home and noticed the fire at the rear of the Boulter building and it looked to him as if it had started on the outside. Fulton Ellis said that when going home as near as he could say about 11.30 he saw a man go in between Boulter's and Hardy's buildings. He also heard a noise as of someone breaking boards. W. Boulter in whose store the fire originated, said he had left the store about 7 o'clock and that there was no fire in the rear part of the building and that he had left no light in any part of the building. Neil McDonald said he passed Boulter's store between 10 and 10.30 and saw a light in the rear of the store. He thought that Boulter must be working. He went to the window and rapped but received no answer. George Matheson said that he saw a man go in between the Boulter and Hardy buildings, and also heard a noise as of someone breaking kindling. Several other witnesses were examined after which the period adjourned until yesterday.

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Abbey's Salt Effervescent Counteract acidity and sweeten up the whole day with a morning draught of Abbey's Salt. 25c and 60c. Sold everywhere.

"Another lot of choice Skinned Codfish and Smoked Haddies just received at Beer & Goffs." 3-22dr1.

"Don't think of letting the children go to school through all the wet and snow, without a pair of our good rubbers. Goff Bros." 3-22dr1.

Mirrors Resilvered In every home there are defective mirrors which can be resilvered and made good as new at small cost. We intend forwarding a number to the glass works shortly. It will cost you less by sending yours along with the lot. Beer & Weeks. Furniture Headquarters 3-16drf.

-H. M. Davison, Charlottetown, was in Summerside yesterday.-S.

-Jordan's Emulsion tastes harmless but it is sure death for any ailment. 3-21dr1.

-The roll off for the weekly prize took place on the Summerside alleys last evening and was won by Antoine Arsenault with a score of 541. The following were the scores of the others competing:-J. A. McMurdo, 491; Walter Green, 458; M. Richards, 448; Vernard DesRoches, 429; Robert Jardine, 417.-S.

-The annual school concert and pie social of the Cape Traverse school will be held in the hall there on Thursday, March 23rd. An excellent program is being prepared. Should Thursday prove unfavorable the concert will be held the first fine night following. Admission 10 and 15 cents. Ladies with baskets or pies free. Doors open at 7.15. Concert begins at 7.45. 3-21dr1.

SCOTTISH FARMERS BRING MONEY HERE

TORONTO, March 17.-Seven sons of Scottish farmers, each with \$10,000 to \$40,000 capital, arrived in the city yesterday. They will look over the prospects in Ontario before taking up land, and it is their intention to carry on farming on a large scale.

BOWLING

One of the most interesting bowling matches yet played in Burke's alley league was rolled last night when the 4th Regiment team defeated the Clerks by a majority of 39 pins.

The game was very close and exciting throughout, and was watched by a large number of spectators. The first game was won by the Clerks by 41, the second by the 4th by 64, and the third by the 4th by 16.

Table with 4 columns: Player Name, Pins, and Score. Rows include W. Bruce, A. Burke, D. A. McKinnon, G. Frowse, L. Smith, and Clerks totals.

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TEMPERANCE ALLIANCE IS IN SESSION

(Continued from page 1.) The President, Rev. H. E. Thomas, in submitting his annual report, referred to the discussion in the Senate on the Bill forwarded by the Alliance which provided for the Prohibition of the Importation of Liquors into this Province. He quoted the opinion of Senator Ross who claimed the province was within its rights in asking such legislation.

He went on to say "In view of this our Alliance will have the privilege of asking our Local Legislature to perform that which we sought for at Ottawa. There may be some question as to the propriety of inserting here one's own private conviction, but in any case I wish to declare that in my judgment we have reached a day when this Province should have absolute Prohibition, except in Sacramental, Mechanical and Medicinal cases, and the simplest way to bring it about would be to repeal Sec. 37 of our Act, which permits bona fide transactions in liquor. This whole question is laid before the consideration. During the year an action brought against the Charlottetown Club considerably exercised our minds and the minds of the people generally, with the judgement of the court which was given in favor of the Club we have nothing here to do, but with the evidence adduced, and the facts in the case we have much to do. When it is shown that a volume of business is being done in and out of the club, which is almost equal to that transacted at the ordinary licensed bar, it certainly becomes time for every sober minded citizen to awake, and if the offender of the law on a back street is placed in the common jail, then every lover of justice and fair play will demand that the practice of many businesses, professional and public men, to enjoy under the cover of a gentleman's club, all the privileges of a bar room should no longer be tolerated. This question also is presented by the executive for consideration. You will also be asked to consider the question of placing all transactions in liquor for the purposes of the act in the hands of a commission who by a careful auditing system could trace every ounce of liquor which is sold. Through lack of information there seems to be some opposition to this measure, but government control for purposes of the act would seem to me to be both wise and necessary. The question of limiting the Drug Stores to the sale of pure alcohol will have your attention together with many other important matters. As I view

NOTICE

T. H. Lawson St. Awards, still keeps on hand all kinds of groceries, frozen, temperate, drinks, fancy biscuits. Also keeps in supply his famous glass which is well known. From this store we have shared their trade in the past would kindly continue the same.

the ground today I feel that while in contrast with other days we have much reason for rejoicing, yet we should be far from satisfied with present conditions. The danger has overtaken us of feeling that because a prohibitory law has been enacted that therefore all our work is accomplished, when in fact, more earnestness was never so needed by temperance men and women than at present. The least that can be said regarding present conditions is, that demand should be made upon the powers that be that in a more statesmanlike way than they have yet done, they set themselves to give the most rigid enforcement to our prohibition law.

Despite the request of a year ago to be relieved of office, you did me the honor of re-appointment, which I appreciated deeply and for which I would render my thanks as well as for the courtesy and kindness which in my two years of office you have graciously shown.

Though in a few months I will be a citizen of another Province, I will still be interested in every detail of your work here, and all the help that prayer and sympathy and interest can give to you in a warfare in which there is no discharge I will give gladly.

H. E. THOMAS, President.

After discussion section by section the president's report was adopted. This was followed by the appointment of several committees on different branches of work.

The reports of the three inspectors present were received and the Alliance expressed itself as favorably impressed with their work, realizing the difficulties and hardships experienced by them in the performance of their duty.

THE LEGISLATIVE TALK YESTERDAY

(Continued from page 1.) but two Judges, one of whom is the trial Judge, it followed that if the trial Judge adhered to his first decision, it must stand, and any appeal must fail. In Chancery there are two Courts, that of the Master of the Rolls and that of the Vice-Chancellor, with appeal therefrom to the full Bench. Mr. Wyatt proceeded to argue that from the present state of the law there could be no appeal from the Court of Chancery as there is no Court to try them. In consequence of this vacancy appeals could not be heard and the course of justice is paralyzed. Cases of great importance dating as far back as 1908, and others since arising were being blocked and could not be proceeded with although very large amounts were involved. He attached no blame to any one during the time that Judge Hodgson was ill and had not resigned. His recovery was naturally hoped for. But since his resignation no excuse could be offered for not filling the vacancy. He cited the previous vacancies in the Supreme Court in all cases the appointments had been made within from four to ten days of the vacancy occurring. There were six or more such cases, and in the County Court like vacancies had been filled with promptness. He asked why there should be now this long delay? He felt that if proper representations had been made to the Government this appointment would have been long ago made, and that it was the duty of the Attorney General, as guardian of the people in regard to the administration of justice, to have made strong representations on the subject.

HON. MR. HUGHES said all were desirous that the vacant judgeship should be filled. The actual vacancy had only occurred in October, 1910. Some hon. members pointed out that it had been two years since Judge Hodgson had sat officially.

MR. HUGHES, continuing, moved an amendment, seconded by Hon. Mr. Gallant, to strike out the words, "without further delay," and insert the words, "with all convenient speed." He said the delay had been stated to be much greater than it was.

MR. MATHIESON thought the matter one of great gravity and urgency and they ought to hear from the leader of the Government on the subject. He cited numerous cases in which appeals had been put in and could not be tried. Delay of justice is a denial of justice and where such delays existed from year to year it was a denial of justice. He was surprised to hear the Premier say the other day that no remonstrance had been made. The Liberal organ had said the appointment would be made when the Government is "good and ready." He claimed it was an outrage upon justice that this place was kept vacant. Could it be that the Department of Justice was involved in a political tangle? If so it was a disgraceful thing. He claimed that the resolution was fully justified, and that the language was temperate and respectful. The amendment made it a matter of "convenient speed." The trouble was that this appointment was made a matter of "convenience" to certain people. Justice should not be a matter of mere convenience. The Government sought to weaken the resolution instead of adopting it and urging the appointment as they should. The object of the amendment was too clear

and would deceive no one. If there ever was a case in which the House should speak it was now. The duty was the stronger because three of our four members at Ottawa were silent on the subject. The way things were going our Judges might be cut down from three to two and from two to one. It is only by constant assertion of our rights that our rights can be retained. Some would say eleven jurors were as good as twelve, but they would the Premier or his colleagues consent to have their own private interests sacrificed in this way? Yet they try to burk this resolution.

THE PREMIER said this question has been made a football of, and especially by the leader of the Opposition. So long ago as the election of 1908 he had stated that he (Mr. Haslam) was going out of politics and looking to a judicial appointment. This statement had been made at Bell River.

MR. MATHIESON denied making the statement there or elsewhere. THE PREMIER proceeded that at that time Judge Hodgson was sick but not so sick but that his recovery was hoped for. The leader of the Opposition wanted to drag the judiciary into politics. The appointment rested wholly with the Dominion Government, and the Provincial Government had done nothing to delay it and were not in any way to blame. This was a matter over which we have no control. The Governor General had probably never heard of the vacancy. The resolution was not respectful and all the changes made by the amendment went to make it, respectful. In regard to some of the appeals spoken of they were not proceeded with when they might have still sitting. It was all right for this House to make a recommendation, but not in any censorious fashion, and that course would effect no good. While Judge Hodgson held on to his position he had a right to do so, and the Government at Ottawa had no right or power to displace him. He

held that the appeals, said to have been held up could have been tried at any time down to October last. MR. ARSENAULT asked whether the Premier would deny that he was an applicant for the vacant position? He proceeded to argue that the course of justice is very much impeded because this appointment is not made. This House was not a party to the confederation, and to the appointing power being transferred from the Province to the Dominion, and if appointments are not made it is surely a matter of concern to the House. There had been long delay. All that the resolution asked was that there should be no further delay.

MR. PALMER said all hoped and expected that the Dominion Government would make the appointment in due time. Regrettably this question came up here as a party question. Politics could not be kept out of the discussion here. Why had not this matter been brought up in the Bar Society, which is non-political and represents the interests of the lawyers, their clients and the interests of justice generally? But no motion had been made in the Bar Society. Or the Judges themselves might have made representations, if they thought the interests of justice were suffering, but they had not done so. He thought the resolution out of order altogether and favored the amendment.

MR. McLEAN thought the Bar Society of Charlottetown had nothing to do with the matter. They had not been consulted or taken action in regard to previous judicial appointments. He denied that this is a party question. They were not asking for the appointment of a Conservative or a Liberal. They were not asking for the appointment of a particular man, but only that an appointment be made. He moved an amendment to the amendment to omit the word "convenient" and hoped this would be accepted and adopted unanimously.

MR. COX blamed the lawyers, said the whole afternoon had been wasted over a matter with which the House

had nothing to do. He thought there was no great hurry about appointing a Judge. MR. WYATT in closing claimed that neither the acting Judges nor the Bar Society had any right to intervene in this matter. His resolution was for an address to the Governor General on the subject. That was the main object, and was common to the resolution and both amendments. The address would be carefully worded.

HON. L. McDONALD supported Mr. Hughes' amendment. He said there was no precedent for the proposed address. MR. DOBIE supported the amendment to the amendment.

THE PREMIER said that no representations had been made to him or to the Government on this subject by the Bar Society or the Judges, or by any one else. He said a vote for the amendment to the amendment would be a vote for the original resolution. MR. MATHIESON pointed out that there were abundant precedents. In 1905 an address had been passed on motion of Premier Peters and seconded by Mr. Mathieson, asking that "immediate measures" be taken to carry out the terms of union with regard to winter communication. It was the duty of the Provincial Government to guard the interests of this Province in regard to this appointment. The proper time had long expired and the delay was disgraceful. In one way there was no precedent - no precedent for such delay. Previous judicial appointments were made at once when a vacancy occurred.

Mr. Mathieson had the floor when the House adjourned at 6 till 3 o'clock tomorrow afternoon.

After discussion section by section the president's report was adopted. This was followed by the appointment of several committees on different branches of work.

Remember That All Corn

Flakes are not "Kellogg's." There are many imitations. Only by our method—a secret process—is it possible to transform the tender, sweet heart of the corn into a food that combines the flavor, richness, nutrition and digestibility of Kellogg's Toasted Corn Flakes.

You owe it to yourself and family to insist upon KELLOGG'S Toasted Corn Flakes. See that you get it.

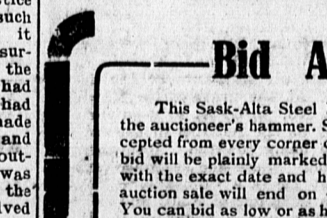
Made in Canada, at London, Ont.

10c Per. Pkg.

TOASTED CORN FLAKES

-R. T. Holman Limited, S'Side-

How Much for this \$53.00 Steel Range?



WE ARE CONDUCTING THIS Auction Sale as a means of making more people familiar with the unquestioned superiority of the Sask-Alta Steel Range. Our free catalogue describing it thoroughly will be mailed for the asking. It tells just why the SASK-ALTA is best; just where its special features make it so, and just how, protected on the inside, it will prove to be, in the end, the cheapest range to purchase.

We guarantee this range to be exactly as represented in every respect, and to give you permanent satisfaction, or if not we will refund your money. Could we do anything fairer?

Now you know that a chance like this does not come every day, so fill in the coupon today and seize this opportunity of getting the best range at YOUR OWN PRICE.

This Sask-Alta Steel Range will go under the auctioneer's hammer. Sealed bids will be accepted from every corner of the Province. Every bid will be plainly marked as they are received with the exact date and hour of receipt. This auction sale will end on Saturday, April 15th. You can bid as low or as high as you like. The range will be given to the highest bidder. Should more than one bid of the same amount be received the range will be given to the first tender of the highest amount. The range will be placed on exhibition in show window and is a brand new stove right from the factory. Regular \$53.00.

How Much are we Offered? How Much Will You Bid?

It will be Delivered at Your Station Freight Prepaid

Bidding Blank

Fill in this Blank

Name of stove now in use.....

How many years in use?.....

My bid on the Sask-Alta Range is \$.....

Name.....

Address.....

R. T. HOLMAN, LIMITED

SUMMERSIDE, P. E. I.

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