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is equalled by no other tea on sale for Quality and Flavour.

CLASSIFIED ADVERTISEMENTS

One insertion 10c per line of 5 words
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For Sale

FOR SALE—EMERY STAND. Proud and Moreside. 1482-11-13.
PIPE ORGAN FOR SALE. Apply at Tanton's Music Store. 11-1-21.
FOR SALE—QUEBEC HEATER. Apply Guardian.
DAISY HOT WATER FURNACE No. 3, for sale. Apply at Tanton's Music Store. 11-1-21.
FOR SALE—YOUNG MARE. Apply 187 Prince St.
FOR SALE—A LARGE WARDrobe with a plate glass looking glass in door. Apply Guardian. 1498-11-2-21.
LUMBER FOR SALE—CAN SUPPLY from 2x4 to 2x10 or dimensions. Apply immediately to E. E. Sharbell, Portage, P. E. I. 1442-10-31-31.
FOR SALE—A BABY CARRIAGE, good as new. Apply 9 Granville St.
FOR SALE—4 CHOICE MILCH-cows Holstein grade, heavy milkers. James A. Miller, Frenchfort. 1420-10-30-61.
FOR SALE—FOX RANCH WITH 20 acres of choice land and good buildings. Four miles from Charlottetown. Apply to John E. Holmes, Union Road, R.R. 6 31.
FOR SALE OR EXCHANGE—A beautiful Bungalow and fox ranch. Part cash or fox. Write to A. T. McConnell, 29 Jackson Street, Portland, Maine. 1179-10-19-121

Female Help Wanted

WANTED—MAID FOR GENERAL housework. Apply Mrs. J. O Hyndman, 9 Longworth Ave. 1444-10-31-31.

WANTED—FOR POSITION IN St. John, New Brunswick competent maid. Good knowledge of cooking absolutely necessary. For particulars apply immediately to C. J. Gallagher, Prince Edward Theatre. 61

WOMEN EARN \$10.00 DAILY, distributing the wonderful "Medical Adviser," by Dr. Pierce. Unfolds secrets of married happiness, often revealed too late. 1008 page, cloth-bound book, illustrated with colored plates. Chapters on Mother and Babe, Nursing Accidents, First Aid, What to do in sickness. Retail for \$1.00. Free with instructions for work. Free sales enormous. Enclose 10c to help pay postage and packing. Medical Press, 648 Washington Street, Buffalo, N. Y. 10-24-3wks.

Teachers Wanted

SASKATCHEWAN TEACHERS' Agency, Regina, offers best positions. 777-9-1-t.

WANTED—IMMEDIATELY A principal for the Central Bedouque School. Male preferred. Supplement \$180.00. A. E. Wright, Secretary of Trustees. 11-2-31.

Lost

LOST—FORD TIRE AND RIM. Finder please leave at Souris Drug Store. Reward. 1516-11-2-21.
LOST—MOUNT ALLISON CLASS pin, 1908. Finder report Guardian. Reward. 1476-11-1-31.
LOST—ON SATURDAY, OCT. 20, between Summerside and Hunter River by way of Central Bedouque, a gray felt hat. Finder please leave at Wm. McDougall's Hunter River 1477-11-1-31

Miscellaneous

SAUNSON SAUSAGES, FRESH today. Saunders, Newsome & Co Market Building. 602-9-24-6mo

BOARD—IF YOU CAN ACCOMMODATE Technical School Students, notify the Principal. Phone 869. 11-1-21

FOR SERVICE—PURE BRED Yorkshire Boar. H. S. MacEwen, Stanley Bridge. 1429-10-30-41

NEW TAILOR SHOP SUITS made to order. Ladies and Gentlemen's clothing cleaned, repaired and pressed at moderate charges. W. P. Rice, 232 Grafton Street, Charlottetown. 1510-11-2-11

Situations Vacant
A \$5. PRIVATE CHRISTMAS Greeting Card Sample Book free; representatives making ten dollars daily. Experience or capital unnecessary. Bradley Company, Brantford, Ont. 10-27-61.

To Let

TO LET—ROOM GROUND FLOOR Apply Guardian.—1147-10-31-31

TO LET—SHOP, 60 QUEEN ST. 11-1-31.

TO LET—A HOUSE ON UPPER Hillsboro. Apply Mrs. Damarell 53 Upper Prince St. 1500-11-2-61

TO LET—6 ROOM HOUSE. Apply Robert Craig, 19 Gerald St. 11-2-1.

TO LET—SEVEN ROOM COTTAGE on Villa Street. Furnace and all modern conveniences. Apply to McLean & McKinnon, Royal Bank Building. 11-1-tf

TO LET—SMALL COTTAGE (Sewerage) 171 Grafton St. 1480-11-1-31

TO LET—FURNISHED OR UNFURNISHED rooms. Apply 93 King Street. 1511-11-2-31.

Central Guardian

SHOP from Holman's Catalog.
MARSHFIELD BAPTIST CHURCH—Service on Sunday afternoon, Nov. 4, at 3 o'clock. Rev. Ross C. Eaton, Charlottetown.

SOCIETIES OR ORGANIZATIONS wishing to procure poppy wreaths for Armistice Day, please phone your order not later than Saturday, Nov. 3, to G. E. Sherren, Secy, G. W. V. A., Phone 727 or 584.

POTATOES REACH SYDNEY.—The schooner Arcadian K. Captain Chipman arrived Tuesday from Murray Harbor, P. E. I., with seven hundred bushels potatoes which are consigned to W. H. Moulton, of North Sydney.—North Sydney Herald.

SAD NEWS RECEIVED.—Mr. Walter B. MacLeod, of Brookfield received a sad letter, conveying the news of the death of his brother-in-law Mr. Ralph W. Bonker, which occurred on Wednesday the 24th Oct. at his home in Frankfort, Maine. He leaves to mourn his widow nee, Margaret C. MacLeod. No additional particulars has been yet received.

EVIDENCE IN RUSTICO RAID.—In connection with the recent spectacular rum raid at Rustico the wagon which a quantity of the seized liquor was alleged to have been transported to his hiding place was confiscated by Prohibition Inspector Barbour yesterday by order of the Customs Department. The wagon was released upon payment of security. It is understood that the wagon will feature as evidence in the case, when it comes for trial.

PRESBYTERY.—The Presbytery of Prince Edward Island meets in Zion Hall, Charlottetown on Tuesday Nov. 6th at 11 a. m. It is expected that there will be a record attendance of both ministers and elders as Dr. Gordon of Winnipeg, well known to Ralph Connor, and Dr. Endicot of Toronto, Winnipeg standing leaders in church work in Canada will both speak in Charlottetown that same day. Members of Presbytery who desire entertainment over night should send their names before Saturday night to either Rev G. Taylor or Rev W. O. Mulligan.

ROTARY CLUB.—Rotarians held their monthly meeting at the Rose and Grey last night. There was, as usual on this occasion, a large attendance, the president, Dr. Yeo, occupying the chair. It was the regular "stunt night" and under the direction of Rotarian Dr. Allen this proved a most enjoyable feature. Lantern views of local Rotarians in their childhood days were shown on a screen, and the problem was to guess who they were, prizes being awarded to the lucky guessers. The entertainment was interspersed with an enjoyable sing-song. Master Maurice Reardon gave a solo and was warmly applauded. Rotarian Ben Conrad upon the occasion of his recent entry into the ranks of the benedictus, was tendered an address on behalf of the bachelor members by Rotarian R. A. Pendleton. Mr. E. S. Coffin was present as a guest, a considerable part of the time was taken up with the usual routine monthly business.

A "HOME BREW" CASE.—An adjourned inland revenue case against a local woman charged with brewing beer without a license came up before Judge Stewart yesterday, adjournment again being made until next week. The evidence of the prohibition officer was that beer was found during a raid on her premises at Great George Street and that she admitted making and selling it at ten cents a bottle. A sample bottle had been sent away for an analysis and a report had been received. Mr. G. S. Inman, K. C. on behalf of the defendant contended that unless defendant had been properly cautioned that anything said might be used against her, any statements made by her to the officers should not be admitted as evidence; that there was no evidence that the identical sample sent to Ottawa had reached the analyst without being tampered with; that the analyst should be present for cross-examination, and that his signature to certificate did not prove that he was a Dominion analyst. Counsel further contended that this case came under the Criminal Code and that the defendant was entitled to any reasonable doubt. It was not a question as in ordinary cases against the prohibition act, of proving one's innocence, but of supporting the defendant to be innocent until guilt was proven.

LARGE AUCTION SALE.—The auction sale of the Greenwood ranch and the Greenwood Fox Company's foxes, formerly the property of Mr. J. Stanley Wedlock, took place yesterday, the sale being made by the Eastern Trust Company acting as trustees. Mr. J. Carter was the auctioneer. There was only a small attendance. There was no doubt that the fact that the weather was rather unpleasant. The foxes were bought mostly by W. Chester S. McLure on a peit basis. Included in the sale were the foxes of the Victoria Silver Black Fox Company which were sold to satisfy claims for ranching. These were also sold as pelts. Mr. McLure being the principal purchaser. After the sale of foxes the ranch and farm were put up and finally knocked down to Mr. Murray, manager of the Bank of Nova Scotia, for \$10,500. A few cattle and some hay, grain and implements completed the sale, which was in monetary value one of the largest held here in recent years, the total amount realized being in J. D. Jones and wife, Newton, Mass.

Eastern Guardian

"DR. HOUSTON will be in his office at Victoria, Saturday, Nov. 3rd, from 10 to 5.

Honor Roll

Report of Prince Street School for month of October.

Principal's Department Grade X.—1, Miriam Worth, 2, Grace Campbell, 3, Gladys Mathieson.
Vice-Principal's Department Grade IX.—1, Thelma Burns, 2, Ruth Ayres, 3, Izal Rice.
Miss Tait's Department Grade VIII.—1, Vera Wisener, 2, Margaret Phillips and Esther Kennedy, 3, Helen Farquharson.
Miss Irving's Department Grade VII.—1, Mabel Mathieson, 2, Salley Allen and Bertha Mutlow, 3, Mildred Cox.
Miss Acorn's Department Grade VI.—1, Mary MacMillan, 2, Nancy Weeks, 3, Adele McLennan.
Miss Fullerton's Department Grade V.—1, Marjorie McLean, 2, Lila Vaughan, 3, Marnie Kennedy.
Miss Watson's Department Grade IX.—1, Elina Clark, 2, Edith Judson and Evelyn S. mous, 3, Marjorie Fraser.
Miss Yeo's Department Grade IV.—1, Tweedie, 2, Dalziel, 3, Gordon Manuel.
Miss Yeo's Department Grade III.—1, Emma McLellan, 2, Dora Mutch, 3, Doris Adams.
Miss Kiely's Department Grade III.—1, Mary Hatton, 2, Kathleen McConnell, 3, Billy Trainor.
Miss Jones's Department Grade II.—1, Ruth Acorn, 2, Leighton Warren, 3, Marguerite Cudmore.
Miss Aiken's Department Grade II.—1, Dorothy Saunders, 2, Edith Shaw and Helen Morris, 3, James Fraser.
Miss Emma Moore, Bay View, is visiting in North Wiltshire, the guests of Miss Florrie McLean.

MAN HAPPY AS CONVICT

(Dominion News Service)
LONDON, Nov. 1.—There is a convict in Dartmoor Prison who does not want to leave.
For 20 years he has been at the prison, and a little while ago the chaplain wanted to help forward his release.
The man, however, did not wish it. For some time he has worked on the farm tending the horses, and he has become so fond of them that the world he left behind long ago has no attraction for him.
When the question of his release was raised he asked that he might have a week's holiday to visit his sister, and then return to the prison and to his farm work. That, of course, was impossible.

BEES STOP A CLOCK

(Dominion News Service)
LONDON, Nov. 1.—A swarm of bees on the south face of the clock in Micheldever School tower have almost obscured the figures. Every year, it is stated they stop the clock for a period.
Last year half a hundred weight of honey was gathered from the clock.

A COW'S DAY OUT

(Dominion News Service)
LONDON, Oct. 31.—For upwards of an hour a cow ran about in the neighbourhood of Tower-road, St. Leonards.
The animal was being driven along the streets when it dashed among a number of children leaving school and scattered them in all directions.
The animal continued its frantic career up and down several streets in the neighborhood, dashing after any pedestrians in sight an elderly man, Cyril Remell, of St Leonards, was knocked by his bicycle and gone. John T. Norton, of Magdalen-terrace, was knocked down and rolled about the road. The two men and the little girl were treated in a local hospital.
The boy in charge of the cow bolted when the animal ran amok and the police are now unable to trace the owner.

IN MEMORIAM

In loving memory of Mrs. An. drew McElroy who departed this life on October 22nd, 1922.
The midnight stars are gleaming upon a lonely grave
Where sleeping, but not dreaming, Lies the one we could not save.
In dreams we see the dear, sweet face,
And kiss her cold cold brow,
But in our aching hearts we know,
We have no mother now.
INSERTED BY SONS AND DAUGHTERS

HOTEL ARRIVALS

REVERE HOTEL
W. H. Donald, Juniper, N. B.; Mr. McCormack, Kinkora; Jean Ross, Antigonish; C. E. McKenna, Conway; Howard Vatcher, Lower Montague; P. C. Parker, Toronto; J. W. Currie, Peakes; O. R. Patriquin, Norton, N. B.; M. McCauley, Cardigan; V. Therault, Boston; A. M. Boudreau, Montreal; J. D. Jones and wife, Newton, Mass.

Judgment Given

Continued from Page 1.

ed by this Act and has otherwise complied with the requirements of the law he shall be liable to a penalty of one hundred dollars.

The plaintiff is not a resident of the Electoral District of Charlottetown Common and Royalty, but claimed the right to vote in that district for the Assenblayman by reason of his use of a butchers stall in the Market House. At the time of the election he was a British subject and twenty-six years of age. In his evidence he states that he claimed to vote in Ward 3 in which polling district the Market House is situated, by virtue of the rent of a stall in the Market House. He said that he went to the poll booth on Hensley street about 9.30 o'clock a.m. He was asked which he was voting on, to which he replied on the rent of a stall in the Market House; that the stall was rented to Brown & Sons, which included besides himself his father, Stephen Brown, and his brother Leith; that they hold the stall on equal shares, paying an annual rental of ninety dollars. He asked for a ballot but was refused, the officer claiming that he had no vote.

Stephen Brown, the father, in his evidence stated that they hold the stall for a number of years, paying each year ninety dollars. He spoke of his two sons going to the poll booth and demanding ballots; that the returning officer refused to give them, stating that there was not enough qualification to give the three of them a vote, the father having previously voted on it.

Mr. Patrick A. Smith, the Market Clerk, also gave evidence. He is in charge of the Market House, keeps the keys and collects the rents and tolls. There are two classes of stalls. Blake and Saunders & Newsome occupy their stalls daily. They have complete access to their stalls, having their own keys. The tenants or occupiers of all the other stalls have merely the privilege of using the market on two days of the week, the market days of Tuesday and Friday. He further stated that if any user of a stall asked him to let him have the stall on any other day except the market days he would likely let him in as a matter of courtesy.

The foundation of the plaintiff's action is the injury to his right, but he had no right to vote then he had suffered no injury.

His right depends entirely on his property qualification. Does his evidence fulfil the requirements of sub-section (d) of section 32 of the Election Act? It is quite true that the firm of which he is a member is the yearly tenant of a stall in the Market House for which they pay an annual rent of ninety dollars. The evidence of the Market Clerk, Mr. P. A. Smith, is uncontradicted that they have only the right to use the stall the two market days of the week, namely Tuesday and Friday; that he, the clerk, alone keeps the key of the market by which admission is given to the Browns on market days. It does not seem to me that by any reasonable mode of construction it can be said that the plaintiff "is in the bona fide use of the stall" or "actual possession for his own use and benefit and in" a market stall and that he was so for six months previously to the test of the writ of election. Where can the line be drawn? It surely could not be contended that if the plaintiff by agreement with the City had procured the right to occupy a stall in the Market House for one day in the year at a yearly rent of \$90 that such a qualification would give him the right to vote at a Provincial election. The vote at a Provincial election, it seems to me, is not the kind of qualification the Legislature intended when it enacted Sec. 32. No one can be said to be in actual possession for his own use and benefit of property for six consecutive months who has only the right of its use for certain hours during two days of each week.

The plaintiff's use in must have a value of at least one hat, five dollars, that is to say the tenant's interest therein must be worth \$100. In this case the tenancy if it can so be called was one from year to year, and could be terminated by either party by a six months' notice. Has such a tenancy any market value, seeing that there are at least two vacant stalls in the market? Is it reasonable to suppose that if the Browns advertised for sale their interest in the stall that a purchaser could be induced to give anything over and above the burden of the rent which he must assume? If not, then the property would fall far short of a \$300 value necessary in this case. No evidence was given on this point.

Assuming, however, that the plaintiff had established his property qualification, does an action lie? I have read over a large number of cases on this point. The conclusion to be drawn from them seems to me to be that if a returning officer, without malice or any improper motive but exercising his judgment, honestly refuse to receive the vote of a person entitled to vote at an election no action will lie against him at the suit of such person.

Craswell J. in Tozer vs. Child, 26 L.J.Q.B. at page 153, said: "The defendants may not be judged by this Act and has otherwise complied with the requirements of the law he shall be liable to a penalty of one hundred dollars."

But it is contended that under section 195 of the Electoral Act a penalty of one hundred dollars is imposed on a returning officer who refuses to receive the ballot when the applicant is willing not only to take the oath but has otherwise complied with the requirements of the law. A most material one of these requirements is that the necessary property qualification in this case was clearly defined and his action fails.

There is another objection to the right of recovery. I have no previous evidence before me that a Provincial election was being held on the day when the plaintiff applied to vote. The best and only evidence of that was the writ of election which could be but yet was not given in evidence. There are many presumptions both of law and of fact. But there is none that enables me to dispense with the production of the writ of Election, without the issue of which no election could be held. Once the Elec-

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es but they are quasi judges. They had to exercise an opinion upon the matter whether the plaintiff was entitled to vote or not. Having decided against the plaintiff without malice or any improper motive it would be monstrous to subject them to an action. A man could never safely act at a poll if in every case he decided wrongly in rejecting a vote he would be subjected to an action."

Lord Tenderden giving judgment in Garnett vs. Ferrand, 6 B & C. 611 declared that a judge should be free in thought and independent in judgment. See also: Cullen vs. Morris, 2 Stark, 577. Herman vs. Tappendam, 1 East, 562.

Price vs. Belcher, 4 C.B. 866. Where the duty to be performed is judicial, malice is always an essential ingredient to support such an action as this, but if the duty is entirely ministerial malice need not be alleged or proved.

As pointed out by Abbott C. J. in Cullen vs. Morris, the duties of a returning officer are of a mixed nature, in some respects ministerial, in other respects judicial. In rejecting the plaintiff's vote in this case the defendant in my opinion acted judicially.

We have no voters' lists in this Province for use at a Provincial election. The deputy returning officer is requested must question the voter as to his qualifications. The voter in his answers must truly describe his property, its value and situation, and whether he claims to vote as an owner or occupier. These particulars must be taken down in the poll book and shall be held to be conclusive evidence against the voter.

For what purpose are they taken down? Surely to enable the returning officer to determine on the applicants' right to vote. It can scarcely with reason be contended that if such a voter as the applicant in this case came in to a poll booth and bluntly told the returning officer that he possessed no property qualification but that he was ready to take the prescribed oath, the returning officer would be justified in giving him a ballot. To do so would come very near making him participate criminally in perjury. The Legislature could never have intended that the returning officer, faced with such a situation, should stand helpless and permit the poll to be stuffed with worthless votes. As provided in section 133, in addition to taking the prescribed oath, the person desiring to vote must otherwise comply "with the requirements of the law." What are these requirements? Being a British subject, sufficient age, and property qualification. In the last of these the applicant in this case failed, and this was sufficient reason for refusing him the ballot.

But it is contended that under section 195 of the Electoral Act a penalty of one hundred dollars is imposed on a returning officer who refuses to receive the ballot when the applicant is willing not only to take the oath but has otherwise complied with the requirements of the law. A most material one of these requirements is that the necessary property qualification in this case was clearly defined and his action fails.

I could, for example, then presume under the maxim, "Omnia praesumuntur rite esse acta donec probetur in contrarium" that the person acting as deputy returning officer in Ward 3 had been duly commissioned so to act. Under the old practice of pleading in the declaration of such an action as this the writ of election would be set out verbatim in literatim. It was a most material and necessary part of the proceedings. No action of this kind can succeed without its production. Mr. McDonald, who so ably conducted the case for the plaintiff must have had some good ground for withholding it. It may be said that I, as Judge, should have ordered its production and if necessary called a witness to bring it into Court. But such a proceeding on my part would be absolutely contrary to law. No Judge or Court has any right to call a witness in a civil action without the consent of parties. The only time in an English Court this was ever attempted it brought up on the person responsible the severe condemnation and disapproval of the Court of Appeal in Ex parte Zartzyk (1910) 1 K.B.D. 327. The three eminent judges in that case condemned the practice "as destructive of the fundamental principles of our laws of procedure." One of these judges, in his considered judgment, said there is an idea that "a person in a judicial position has the power, and I suppose the duty to call witnesses in a civil dispute whom the parties do not either of them choose to call. In my opinion there is no such power. A judge has nothing to do with the getting up of a case." The same judge says, "It" (such a practice) "does not purport to be based on any course of reasoning and no authority was cited for it."

The authority of that case has never been questioned. The duty of a judge is to determine a case on the evidence called. He has no right to take it out of the hands of the parties or their counsel. To do so might bring him under the suspicion of being a partisan of one side or the other. This evidently was the reason the Court in that case deemed the conduct of the judicial officer who did so legal misconduct.

For the reasons stated there will be judgment for the defendant.

"In a day or two the harvest was done, and several of my children went on the excursion to Clacton. I could not go with them. "But during the morning the dream came back to my mind. At dinner-time I left the cultivator, and went home, but could not eat any dinner.

"In the afternoon I motored into Braintree market, but I was still troubled by the dream, and people remarked to me I looked ill. "I was in Braintree market when the vicar of Cressing came in, and told me that Clive was drowned at Clacton.

"I motored to Clacton at once with the vicar, and there saw my poor boy dead."

HER DREAM FORETOLD SON'S DEATH

LONDON, Nov. 1.—A mother's dream, in which she saw her son drowned in a rough sea, came true to the exact detail a few days afterwards at Clacton.

The boy was Clive Moss, who lived with his mother, the owner of Rooks Hall Farm, Cressing, near Braintree.

Clive went to Clacton on a day's trip, and bathed in the sea with his sister, Phyllis. Both were carried off by the rising tide, the girl being saved and the boy drowned. "A few days before my Clive went to Clacton," said Mrs. Moss, "I had a vivid dream, in which I saw him drowned."

"The sea appeared to be very rough, and Clive was carried away. I tried to pull him out, but could not do so, and just then I was awakened by my daughter knocking loudly on my bedroom door, calling me to get up.

"When I got down stairs I told my family of the dream, and just then Clive himself came down stairs, looking so healthy and strong.

"I told him of the dream, but he laughed, and none of the family took any serious notice of it. "I told Clive's grandmother of the dream.

"In a day or two the harvest was done, and several of my children went on the excursion to Clacton. I could not go with them. "But during the morning the dream came back to my mind. At dinner-time I left the cultivator, and went home, but could not eat any dinner.

Male Help Wanted
WANTED—AT ONCE SINGLE man to work on farm and ranch. Write or phone, Arthur C. Wood M. T. Herbert. 10-31-51

COUNTRY BOY FOR STORE, address H. Guardian. 11-1-2

Boards Wanted
BOARDERS can be accommodated at the Lansdowne House 221 Great George Street. 1314-10-6

TWO BOARDERS CAN BE COMFORTABLY ACCOMMODATED at 32 Spring Street. 1342-10-26-tf.

Strayed
STRAYED—ON MY PREMISES A red and white heifer 1 1/2 years old. Owner may have same by applying to Wm. Clarkin, North Wiltshire and paying for this ad. 1499-11-2-21.

Wanted
WANTED—BY DECEMBER 1ST furnished house. Apply Z. Guardian. 1517-11-3-31.

WANTED—12 GOOD YOUNG grade Holstein cows, freshening by Jan. 1st, or with calves at foot. Write or phone W. M. Lea, Victoria. 10-27-61.

Births
CAMPBELL.—At Freetown, Oct. 25th to Mr. and Mrs. Albert F. Campbell a son.

Deaths
PETHICK.—At Cornwall on Oct. 1st, John Pethick, aged 83. Funeral this afternoon at 2.00 p. m. from his late residence to Kings-ton cemetery.

QUEEN HOTEL
WATER STREET CHARLOTTETOWN

This popular Hotel has been completely renovated and re-furnished throughout and offers very comfortable accommodation to the travelling public. The table is especially good and the public are courteously cared for. Rates \$3.00 a day. BRUCE J. TAYLOR, Manager

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For Bilioussness Headache and Constipation Dr. Chases Kidney Pills

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Offers to the travelling public a comfortable, up-to-date hotel. Contains 44 rooms with private baths. The cuisine is famous all over Canada. Telephones in all rooms. Courteous service. H. C. BROWN, Manager
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