



**Yardley's**  
Old English  
Lavender Soap

The Luxury Soap of the World

DEMURE little vendors of lavender offered their wares amid the quaintness of 18th Century architecture, when Yardley's Old English Lavender Soap first began to soothe delicate complexions with its refining purity.

Yardley's of today is as delightful to use as it was then. It still preserves and enhances the natural beauty of the complexion, still imparts its lingering lovable fragrance.

\$1 per box of 3 large cakes at all best druggists and department stores.  
YARDLEY, 8 New Bond St., LONDON, Eng.  
CANADA: 358-362 Adelaide St. W., Toronto 2, Ont. U.S.A.: 15 Madison Square, New York

**AUCTION SALE**

To be sold by public auction on the premises at St. Catharines on Monday the 26th day of September instant, commencing at ten o'clock in the forenoon, all the live stock crop, implements and movables of the late George Sherren, including the following:

Crop of about 300 bushels mixed oats and barley in sheaf, 50 bushels of wheat in sheaf, 20 tons hay, 4 acres potatoes, 1 acre turnips.

LIVESTOCK: 4 horses, 4 milch cows, 2 yearling cattle, 3 heifers (2 years old) 3 calves, 1 breeding sow and 7 pigs, 14 sheep, 7 lambs, 60 hens.

MACHINERY: Mower, binder, haycutter, threshing outfit with gasoline engine, fanners, rake seeder, gang plow, scuffer, harrows, hiller, roller, potato digger, milk separator, churn, waggons, sleighs, harness, shingles, hardwood plank, boards, laths, carpenter's tools and many other articles.

Terms at sale.  
ELEANOR SHERREN  
Administratrix  
John McDonald,  
Auctioneer.  
9267-9-21-tw31

**Notice to Creditors of First Meeting Where Receiving Order Made**

In the Estate of Joshua Henderson, Bankrupt.  
Notice is hereby given that Joshua Henderson of Freeand in the Province of Prince Edward Island, was adjudged bankrupt and a Receiving Order made on the 18th day of July A. D. 1927, and that Harold L. Palmer, Official Receiver has appointed me to be Custodian of the Estate of the Debtor until the first meeting of Creditors.

Notice is further given that the first meeting of Creditors in the above Estate will be held at the Law Courts Building, Charlottetown, on the 26th day of September, 1927, at two o'clock in the afternoon.

To entitle you to vote thereat, proof of your claim must be lodged with me before the meeting is held. Proxies to be used at the meeting must be lodged with me prior thereto.

And further take notice that at such meeting the Creditors will elect the permanent Trustee.

And further take notice that if you have any claim against the Debtor for which you are entitled to rank, proof of such claim must be filed with me or with the Trustee when appointed; otherwise the proceeds of the Debtor's Estate will be distributed among the parties entitled thereto without regard to your claim.

Dated at Summerside this 15th day of September 1927.  
FREDERICK J. E. WRIGHT,  
Custodian  
9294-9-20-11s31

**BOSTON by Steamer**

INTERNATIONAL LINE  
Fare from St. John \$10, from Eastport or Lubec, Me., \$9.

Every Wednesday steamer leaves St. John 9.00 A.M. Atlantic Time, Eastport 1.30 P.M., Lubec 2.30 P.M. Eastern Time, arriving Boston Thursday 10.00 A.M. Daylight Time.

Every Saturday steamer sails direct from St. John to Boston.

Leaving St. John 7.00 P.M., Atlantic Time, due Boston Sunday 2.00 P.M. Daylight Time.

Connections at Boston with direct steamer to New York

Reduced rates for automobiles accompanied by passengers

**EASTERN STEAMSHIP LINES**

**FOUND GUILTY, GETS SENTENCE OF TWO YEARS**

Daniel McDonald Received Judgment and Sentence Yesterday Morning.

Yesterday at 11 o'clock Judge Stewart delivered judgment in the case of the King vs. Daniel A. McDonald.

The court room was filled with a large number and as the Judge delivered his lengthy and concise review of the case and his decision marked silence pervaded the court room.

The accused occupied a seat beside his counsel, Messrs. K. J. Martin, K. C., and Gilbert Gaudet, K. C., Messrs. C. Gavan Duffy, K. C., and Mark R. McGuigan represented the Crown.

After the Judge concluded his judgment the clerk of the court read the charge to the prisoner—"That the said Daniel A. McDonald at Bellevue, Queen's County, unlawfully did supply or procure a drug or noxious thing to Jessie McBeth knowing that the same was intended to be unlawfully used to procure a miscarriage of the said Jessie McBeth."

When asked if he had anything to say why the sentence of the court should not be passed upon him he replied not guilty.

Judge Stewart then sentenced the accused to two years in the penitentiary at Dorchester, N. B.

McDonald was at once taken in charge by Sheriff Dougan and taken to the Queen's County Jail to await his transference to Dorchester. The following is Judge Stewart's judgment:

**IN THE COUNTY COURT**

Judges Criminal Court of

Queen's County.

The 21st day of September, 1927.

The King vs. Daniel A. McDonald.

This is a case against Daniel A. McDonald charged before me under that part of the Criminal Code providing for the speedy trial of indictable offences for that he did at Bellevue in Queen's County unlawfully supply a drug or other noxious thing to one Jessie McBeth knowing that it was intended to be unlawfully used or employed with intent to procure the miscarriage of the said Jessie McBeth who was then with child. The accused consenting to be tried before me without a jury pleaded not guilty to the charge.

Having heard and duly considered all the evidence submitted by both the Crown and the accused the duty now devolves upon me of determining his innocence or guilt.

The law respecting the crime of abortion is contained in sections 303-306 of the Criminal Code.

"Sec. 303. Every one is guilty of an indictable offence and liable to imprisonment for life who with intent to procure the miscarriage of any woman whether she is or is not with child unlawfully administers to her or causes to be taken by her any drug or other noxious thing or unlawfully uses on her any instrument or other means whatsoever with the like intent."

"Sec. 305. Every one is guilty of an indictable offence and liable to two years imprisonment who unlawfully supplies or procures any drug or other noxious thing or any instrument or thing whatsoever knowing that the same is intended to be unlawfully used or employed with intent to procure the miscarriage of any woman whether she is or is not with child."

Before dealing with the major question which will determine the guilt or innocence of the accused there are one or two minor matters to be disposed of.

The Crown called two witnesses Bessie McPhee and Theophilus Beaton, to prove the contents of a letter which they had on a certain day seen and read supposed to have been written on February 6th last by Jessie McBeth to the defendant and believed to have been at the time of the trial in his possession.

There is a well known rule of evidence in the trial of both criminal and civil cases when a letter or other document is supposed to be in the possession of an adversary who withholds it at the trial that secondary evidence of its contents will be admitted providing a notice to produce the original has been duly served on him. That rule applied to the letter in question. When Counsel for the prosecution began to question these witnesses respecting the contents of this letter Mr. Martin manifested his opposition by simply using the words "I object." It was his duty to have given the grounds of his objection. In the absence of such I had every right to assume that the notice had been given. I therefore admitted the evidence.

When Mr. Martin came to his final summing up of the evidence on behalf of his client he for the first time in what appears to have been an after thought called the Court's attention to the fact that no such notice had been given and this appearing to have met the acquiescence of the prosecuting Counsel requested that the Court should give no consideration to the evidence so given. If this had happened on a trial before a Judge and if he had been entirely too late in mentioning the matter. It was scarcely in order to have brought it up in a closing address. If the objection was properly taken at the proper time the Crown Counsel could have asked the accused to produce it then and there which he would have been obliged to do had he the letter then with him or the Counsel could have taken such other course as he might be advised. Nothing obliges me to take any notice of Mr. Martin's belated announcement. But as there is no jury in the case and as the evidence would have been clearly inadmissible had the want of notice been indicated at the proper time and as the charge dealt with is a most serious one I feel that it should be decided irrespective of such evidence. I have consequently deleted it from the record.

Again there have been many interruptions delaying the taking of the evidence, such for example, where the question asked was: "Was there anything said about how you were to get home?" and the objection made: "That is a leading question." It was a quite proper question and there is nothing leading about it. Yet many such like objections were made. Many other interruptions were almost invariably made in the words "I object." "We object." A Counsel who rises to take an objection should be able to state why he objects. If he does not the presumption is that he is simply taking a chance shot hoping that some

(Continued on page 7)

**Hungry?**  
"Let the Clark Kitchens help you"

**CLARK'S Pork & Beans**

both please and satisfy

Sold everywhere  
W. CLARK Limited  
Montreal

**CURSE O' LOVE**

A Story of Love and No Love  
by MILDRED BARBOUR

CHAPTER 26.  
A PREY TO DOUBT

Women, it has been said, are the original masqueraders of this world. They can, upon necessity, wear a mask so cleverly and securely adjusted that not even their nearest and dearest suspect that it is a mask.

So it was with Norma that evening after her fateful interview with Sydney Stokes!

She appeared, bright and smiling, to dine with her father and her husband. She wore one of her prettiest frocks. There was a feverish brilliancy in her blue eyes and unwonted color burned in her cheeks.

Collins, beyond thinking that his daughter seemed unusually happy and gay, noticed nothing. But Philip Kendall watched her keenly, bitterly. He thought that he knew why she was so unusually gay that evening. In his memory was the picture of her, sitting in her car with Sydney Stokes by her side, so absorbed in conversation that she had not even noticed him as he passed in another car.

The mere thought was gall and wormwood to him. He felt that he must get away to think this thing out for himself. So, after dinner, he invented a business engagement and left the house to walk the dark streets for hours, alone with his thoughts.

Was it really Stokes after all—and not himself—whom Norma loved? Had she married him merely to satisfy her social ambitions, as the original circumstances would seem to warrant? Did that account for her reserve, for her not-entirely-happy air, for her shyness that made him feel a shadow upon their love?

If it was Stokes, then everything that had puzzled and troubled him was explained.

Was he making a fool of himself, making a mountain out of a molehill? he asked himself bitterly, as

he strode along, striking savagely at invisible objects with his walking-stick. Perhaps there was some perfectly innocent and justifiable explanation of Stokes's presence in Norma's car that afternoon. But if so, why hadn't she mentioned it? Why hadn't she said simply: "I met Sydney this afternoon, and we went for a drive. He wanted to talk to me about such-and-such."

Philip Kendall found himself wishing that his friend, King Carson, was still in town. King Carson's high spirits, his refusal to take life seriously would have bucked him up enormously. Kendall felt sure. Carson was resourceful; he undoubtedly would have invented some excuse for getting in touch with Sydney Stokes and painlessly extracting the truth about that afternoon ride with Norma. Philip knew he couldn't. Moreover, he could ask nothing without involving Norma.

Tortured by jealousy, longing for Carson's ready sympathy, Kendall went to his club and put in a long-distance call for Carson at his hotel.

The report came back that Carson had left that evening.

"You have his address?" asked Philip eagerly, stilling the disappointment in his heart. Carson would, he knew, come any distance if a friend in need called him.

"I'll give you the mail clerk," was the reply.

Finally, after considerable buzzing and mysterious clicking, a suave voice answered Kendall's query.

"Mr. Carson. Yes, we have his address. Just a moment please!" A moment later, it was given. Carson's bank address! An address at which a letter might reach him days, weeks, later.

Philip hung up the receiver resignedly. He too had Carson's bank address, but what good did it do? Carson was already gone. He might be headed for the Yellowstone, Denver, Chicago, New York, Savannah, New Orleans—where not? He had avowed his intention of seeing America first, and then traveling on to Asia, Africa, Europe, South America. Like finding a needle in the proverbial haystack.

(To be continued)

**FIRST PRIZE**  
Most first prizes on bread at Canadian baking contests are won with  
**Robin Hood FLOUR**  
Positive MONEY BACK Guarantee in each bag.

**AUCTION SALE**  
Of Household Furniture at 201 Prince Street, on Friday, September 23rd at 10.30 sharp.  
I am authorized by Mr. A. E. Morrison to sell on above date all his furniture consisting of parlor, dining room, bed room and kitchen furniture. Several nice pieces, all silver and glassware. 1 new range and articles not mentioned. Sale starts on time. Terms cash.  
J. A. MacDONALD, Auctioneer.

**The "New" Sharples "Marvel" Cream Separator**

No. 12	275 lbs.	\$43.50
No. 13	375 lbs.	54.75
No. 27	700 lbs.	79.25
No. 46	1,200 lbs.	94.00

F. O. B. CHARLOTTETOWN  
Extra Paris for all Sharples Machines  
J. L. DOUGLAS  
SOLE DISTRIBUTOR  
35 Queen Street  
Charlottetown, P. E. I.

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AND  
Glasses fitted by scientific methods.  
E. W. TAYLOR  
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Registered Optometrists  
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**DE FOREST CROSLEY RADIO**

Sold Only By Authorized Dealers:

**RADIO EVENINGS**  
are now here. Splendid Programs nightly. All De Forest Crosley Radio Supplies and Sets installed at shortest order.  
Call or Phone  
**Corney Bros.**  
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A FEW OPEN TERRITORIES FOR DEALERS STILL OPEN.  
Write to  
**Island Radio Co.**  
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**Kings Co. Garage**  
MONTAGUE  
DEFOREST CROSLEY RADIO

**The Hastings**  
—one of the "Royal Series"!—  
for "Light-Socket" or Battery operation.

**\$175.00 Complete Battery Equipped**

**A Great Name Becomes Still Greater!**

LIKE the voice of a golden trumpet, the amazing tone of the new DeForest Crosley "Royal Series" is heralding a new era in receiving performance. Hear these master instruments and you will know why the great name of DeForest Crosley has become greater still.

**An Engineering Triumph**  
For battery or "light-socket" operation, with perfect shielding against interference, the new "Royal Series" represents an achievement of engineering skill, precision and beauty throughout, unrivalled in instruments of much higher price. Combining extreme simplicity of control with uncanny selectivity and extraordinary beauty of line, the new "Royal Series" are becoming instantaneous favourites.

**Standardization Cuts Costs**  
First to apply the principle of standardization to quality production,

DC brings instruments of luxurious quality within the reach of every budget. Never before in the history of radio have such values been offered to the Canadian public.

**Built to Meet Canadian Conditions**  
DeForest Crosley is an all-Canadian company in finance, management and production—manufacturing and distributing a complete range of sets, speakers, tubes, batteries and power devices, expressly designed to overcome long distances, extremes of climate and other conditions peculiar to Canada.

**Ask for Demonstration in your Home**  
Hear one of the "Royal Series" in your own home. There is an Authorized DC Dealer near you who will gladly demonstrate the model you are interested in and explain the DC plan of buying from income rather than capital, if you so desire.  
Beautiful Art Catalogue on request.

**Seven Models**  
Built in Canada to meet Canadian Conditions by

**The Largest Radio Manufacturers in the British Empire**  
Distributed in Prince Edward Island by the  
**ISLAND RADIO CO., Charlottetown,**

On Display at:  
**CFCY Broadcasting Station**  
At  
**Charlottetown**  
Built and operated on funds almost exclusively obtained from the sale of Radio sets and supplies, is one of the most popular stations on the air. If it is to be successfully continued the public can assist by giving the Island Radio Co. and its dealer organization a full measure of confidence and a large volume of TRADE  
Buy from your local Island Radio Co. Dealer or from the Island Radio Co. at Charlottetown and do your share to help those who operate



**Quality Supreme**

THERE is no Molasses as good as the **Genuine Barbados Extra Fancy Molasses!** There is no Molasses as pure! There is none as healthful! There is none as delicious!

It is infinitely tastier and richer than blended and packaged Molasses.

Your home deserves the best! Insist upon the **Genuine Barbados Extra Fancy** Sold only in bulk from the original casks.

GOOD GROCERS SELL IT



**Changes in C. N. R. Train Schedules**

Commencing Monday, September 26th, 1927, the Canadian National Railway announces the following changes in train schedules:  
Train No. 215 will leave Charlottetown at 6.20 A. M. daily except Sunday, instead of Mondays, Wednesdays and Fridays, arriving Souris 11.25 A. M. the same time as heretofore.  
Train No. 216 will leave Souris at 1.15 P. M. daily except Sunday instead of Mondays, Wednesdays and Fridays, arriving Charlottetown 5.50 P. M. the same time as heretofore.



**Hardwood Flooring**

direct from SEAMAN-KENTS factory Birch and oak in all grades 3-8-10 13-16 thickness

for sale by MacDONALD-ROWE WOODWORKING CO., LTD. Charlottetown