

Lame Horses.



FELLOWS' LEEMING'S ESSENCE

Spavins, Ringbones, Curbs, Splints, Sprains, Swellings, Bruises, Slips and Stiff Joints on Horses.

Yours testimonials certify to the wonderful efficacy of this great remedy; and every day brings fresh testimony from horsemen in all parts of the country, proving that FELLOWS' LEEMING'S ESSENCE is without a rival in all cases of Lameness in Horses for which it is prescribed.

PRICE 50 CENTS.

SENTENCED.

(Continued from page 5.)

deny seeing a third party. The Attorney-General has stated that this third party was an imaginary person existing only in the imagination of my counsel, but there is a third party and I know he had more tangible form than that. He was solid flesh and bone. One of the witnesses said that we sent him to see a third man but the other would not own to it. That man was in our company a few hours before the shot was fired and he was seen by the wife of the dead man in our company. When I was arrested I was in a very weak condition and I had received a very bad beating, and though I had some whisky by the kindness of one of the officers, it was necessary, because without it I would not have been able to retain my strength. I have no recollection of saying what has been said I said. I may have said "God help poor Buck."

I was careful not to give anything away that would implicate Buck or myself. I had sense enough to know it would operate against me. The statements made by Mr. Carroll of the conversation between Buck and myself are wholly false. We knew a close watch was being kept on us, and we were cautioned not to talk and we observed that caution. If the prosecution wanted to bring out the facts of the case why did they not place me on the stand? I told Buck that I would take the stand and tell what I knew. But he said "no, they are going to hang one of us and I might as well hang as you." He thought he would get a square trial and thought it was no use to place my life in jeopardy and would not place me on the stand. He ought to have known better. There was a third party that night and it never will in all probability be known who fired the shot that killed Steadman. I think the court when charging the jury bore very heavily on me. All the facts that were criminalizing were placed in the most damaging light, and all the points in favor of the prisoner were passed over. I have no hope of mercy here. I have no hope of justice here. The Steadman murder was not a premeditated affair; it was not a cold blooded murder. The expression of sorrow was sincere. I do not want the sympathy of any one here. I have heard Buck express similar sentiments of sorrow for that man's death. I know that Buck was shot and knocked down at the door. As I said before I have no hope of justice from this court.

Judge Fraser—You do not desire to say anything more?

I have nothing more to say.

Jim's remarks were clothed in language seldom heard from criminals of his stamp. Judge Fraser resuming—Prisoner, I have listened with very great attention and sorrow indeed to what you have said. I am sorry to see a man of your ability, as now displayed, in your position. I can not in the light of all the evidence given under oath believe your statements. Some may be true, but there can be very little doubt in any man's mind in this court but the shot that took Steadman's life was fired by the prisoner Buck. The evidence on this point is clear. It is unfortunate for you, because if you knew of this evidence you should have told it in the court. You yourself by four testimony on the night in question fired four shots. You now tell us that that pistol was a 32 calibre.

Prisoner—I had two pistols a 32 and a 38 calibre.

His Honor—It seems extraordinary that when Mr. Carroll and others searched you they found no such pistol on you.

Prisoner—You must excuse me for interrupting you. I had learned from a man named Reeves, who lives a short distance north of Canaan, (voice, Steeves), yes, it was Steeves. He informed me that it was a 32 calibre ball that was found in Steadman's body. On being informed of that fact I carried a 32 no more.

Judge Fraser—I see your case assumes a different phase. You say that you carried two revolvers. I fear I cannot accept that statement at this stage because you say several witnesses have committed perjury by swearing falsely. I cannot accept your statements, as I do not believe any juryman thought Mr. Carroll's statement was not correct. I think every man who

heard Mr. Carroll believed he heard every word of the conversation he said he did. Then in that conversation it shows clearly Buck was the man who fired that shot. I repeat I am sorry for the unfortunate position you are in for you show that you possess very great ability indeed. If you had kept yourself free from vice you might have been a credit to your country. The ability you have shown here is remarkable indeed. I am sure every one here will agree with me. You say you do not expect justice. I tell you prisoner I am here to administer justice and I have no feeling against you. Any feelings I would have would be in your favor. You have been going about the country with a gang of criminals who are amenable to the law. His Honor referred to the burglaries in which the prisoner was implicated. This must be put a stop to and although the penalty may bear hard upon you, I feel justice must be done. You say that your bones will rest alongside the institution in which you are about to be placed. If you reform, I am satisfied on reflection, that after you repent of the course you have pursued, that the authorities who have charge of that institution will not keep you there for the term of sentence I am about to impose upon you. The object of the law is to deter others as well as to punish crime. The sentence I hope will be as a warning to those who have been travelling through the land and may deter them in their evil course, and if so will accomplish a purpose. I hope that when you go into that institution you will make up your mind to change your course of living and trust in God to help you to carry out this resolve. Your good conduct in the institution, under the laws, count you for something and will diminish the sentence to a certain extent. You have the clemency of the crown. You have not given your name. You have no doubt, good reasons for that. Perhaps you have a mother, a sister or some relative whom you wish not to see your name used in such a connection. I respect your feelings in that matter. The law, however, provides for this. You are known by the name of "Jim." The sentence of the court is that for these felonies you have been convicted of you be imprisoned in the Dorchester penitentiary for the period of 25 years.

The Judge toward the close of his address spoke very feelingly, the tears welling up in his eyes and his voice being choked with emotion at times.

The prisoner was then removed from the court room.

Attorney General Blair moved for judgment in the case of the Queen vs. Robert Olsen commonly called Buck.

Prisoner brought into court and the indictment on which he was convicted was read by the Clerk of the court.

Clerk—Robert Olsen, commonly called "Buck," have you anything to say why the sentence of death should not be passed upon you.

In a firm, clear voice that betrayed no emotion and while the profoundest silence prevailed the prisoner answered "No sir." Judge Fraser—Prisoner, you were indicted by the grand jury of this county for the murder of Jos. E. Steadman of Moncton, on August 1st. You were tried by a jury of this county, and they, after careful consideration of the whole matter found you guilty. It, therefore, becomes my duty to do what the law requires in that case, that is to pass upon you the sentence the law has fixed. Before I pass that sentence I desire to address a few words to you. You are evidently one of a class of criminals who have travelled this country over for some years. So far as we can gather anything of your antecedents you have been engaged in robbery, burglaries and probably murder. You comrade has stated that you did not commit this murder, but it was a third person. You were on the stand yesterday and I do not think you did yourself any good. Now, were you telling the truth yesterday or in the conversation with your friend in the cell near by in the secret hour of the night? You told here you were drunk and fell and Jim picked you up and that you accidentally discharged the pistol.

Prisoner—I told the truth when I was on the stand.

These are my jewels



The above gives but a very slight impression of the lines of jewelry I keep in stock. I have many other forms and will only be too glad to show them should you think well to favor me with a visit while in town, and if you wish to purchase you can depend upon it that I know what will suit your needs best, and will give you the full worth of your money, and guarantee what I sell to be just what I represent it.

W. TREMAINE GARD,
GOLDSMITH AND JEWELLER.
No. 81 King Street, St. John, N. B.

Judge Fraser—Here you had an inducement to make a statement which you thought would go abroad throughout the length and breadth of the land and create some sympathy for you, but there when you thought it was safe to speak you thought it best to speak the truth. After referring to the hard time you both had, your comrade said "You have made a hell of a job of it." You replied "if you had been in my place you might have done the same." Does not the evidence show that you were struggling with the deceased, and one cannot for a moment doubt but that you are the person who fired the shot, and did it to get clear, sacrificing the life of this brave officer. Without a moment's notice you took his life and sent him to appear before his God. The law is more merciful to you. It will give you time to think over and repent of your evil deeds. I would now say to you to send for your spiritual adviser, and on your knees before your Father above confess your sins and iniquities. We know that as long as the lamp holds out to burn the vilest sinner may return. The law demands that whosoever commits murder shall suffer the penalty of the law "Whosoever shall shed man's blood, his blood shall be shed." You have taken this brave officer's life without a moment's warning, and have left his wife a widow and his child fatherless. I feel the present duty I have to perform very much. It is the first time I have had to perform such a duty. The duty is great, and must be great to any man who has to pass such a sentence. I hope you will remember the few words I have said to you, and instead of giving vent to profane language, as I am told you did when conveyed to jail after you had been convicted, that you will return to your cell and between this and the day fixed for your execution endeavor to make your peace with your God. The jury made a recommendation to mercy and it will be my duty when I report to the proper authorities on this trial, to send forward that recommendation. I say this to you, but do not hold out any hope that there will be a commutation of this sentence. You must not build up any hopes on this but prepare yourself for the change you are about to take—that change that must come to every man sooner or later, but which comes to you at a fixed day. The law says the judge is the person to fix that day. I am going to give you a reasonable time and you will have ample opportunity to think over and repent of the awful life you have led. The sentence now of the court will be this: The law says everyone who is convicted of murder shall suffer death. I must do my duty; I feel it, prisoner.

LADY SCHOOL TEACHERS YOU NEED A GOOD WATCH.

I will sell you one and not ask for any CASH DOWN.

I sell on the QUARTERLY INSTALLMENT PLAN.

I carry a larger stock than any retailer in this province, and can there fore show you a greater variety from which to make a selection. If not convenient to visit my establishment, please

NOTIFY ME BY MAIL.

if you desire to purchase a watch and I or my representative, Mr. W. J. Duffy will

CALL ON YOU.

with a complete stock of Waltham and Elgin Watches, in Solid Gold, Gold Filled and Silver cases.

No other dealer in this country will give you such EASY TERMS. I guarantee to please you. Give me a trial.

Respectfully yours,

K. BEZANSON,
260 MAIN STREET,
MONCTON.

VALUABLE PROPERTY FOR SALE!

I have determined to sell my new house and adjoining building lot situated in the town of Buctouche, within a short distance of the Buctouche & Moncton Railway. The house is most pleasantly situated on the south side of Main Street, has good well, covered by a neat house near kitchen door, the Wood Houses, Horse Stable and all outbuildings are new and attached to main building. Any person wishing to purchase a nice property in a thriving town cannot do better than apply to Jas. D. Irving, or to the undersigned **WILLIAM HYSLOP,** Buctouche, August 24, 1892.

CROTHERS, HENDERSON & WILSON, MANUFACTURERS OF

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ST. JOHN, N. B.

oner. I do not know whether you do, You must, you ought to feel the awful doom that awaits you on earth and prepare yourself so that when that sentence is put into execution you may be prepared to meet your God. The sentence of the court is that for the crime of murder of Joseph E. Steadman, in the city of Moncton, on the 1st day of August, that you, Robert Olsen, commonly known as Buck, be taken back to the place from which you came and there be safely kept until the first day of December, in the year of our Lord, A. D. 1892, to be then within the walls of the said jail, hanged by the neck until you are dead, and may God have mercy on your soul.

Tears stood in the Judge's eyes during his closing utterances and his voice trembled with emotion all through his remarks. Buck remained impassive and appeared very little concerned.

His face was flushed but he showed no signs of the awful sentence having much effect on him. The hush that fell on the assemblage as the last words of the Judge were spoken was impressive, but the apparent stolid indifference of the prisoner removed much of the awful solemnity of the occasion. Jim was removed from the jail to the penitentiary yesterday afternoon.

Judge Fraser at the opening of the court yesterday morning considered the question of reserving certain points in the trial of Buck as asked for by Mr. Grant on Monday night. His Honor refused to allow Mr. Grant's contentions.

At the close Judge Fraser called constable Carroll to the front and publicly commended him for the courage he had displayed in capturing Jim, and in the name of the province and the community publicly thanked him for his services. The court then adjourned.

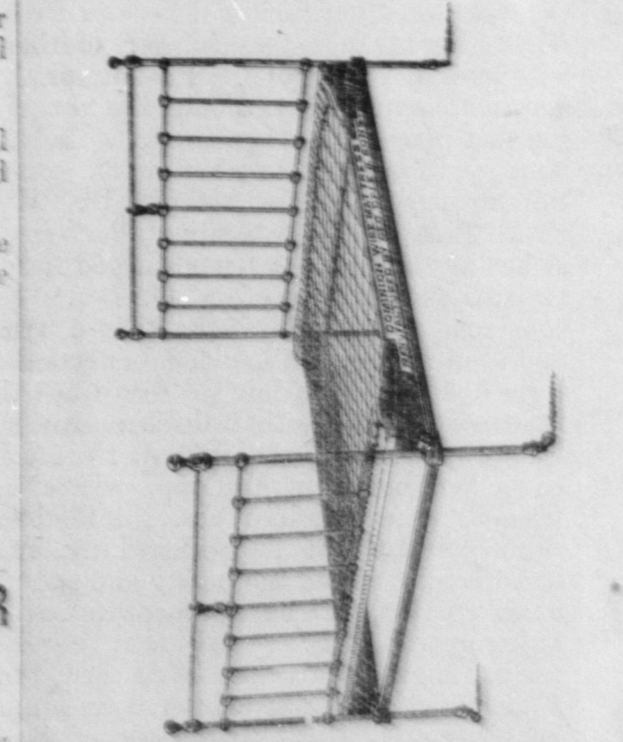
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STILL HOLDS THE FIRST PLACE IN POPULAR FAVOR. BEWARE OF IMITATIONS.
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IMPERISHABLE
RICH RARE PUNGENT

Sheriff's Sale!

To be sold at Public Auction in front of the Court House, in Richibucto, on FRIDAY, the second day of December next, at the hour of twelve o'clock, noon, of that day:—

All the right, title and interest, property claim and demand, either at law or in equity, of and to that certain mill and premises, situate in the Parish of Wellingford, County of Kent, known as Renard's Mill, together with the land on which the same is situated, and the machinery there-in. The same having been seized and taken by virtue of several executions issued out of the County Court of Kent against the said Auguste Renard.

WM. WHETEN,
SHERIFF.
Sheriff's Office, Richibucto, Aug. 26, '92.



On Hand and to Arrive AT MY SALESROOM.

Masonic Hall, Richibucto.

Solid Comfort Reclining Chairs, Camp Chairs, Platform Rockers, Parlor Lounges, Egg Chairs, Bedroom Sets, The Gable Wire Mattress, Woven Wire Mattresses, Camp Beds and Cots, Excelsior Sea Grass, Wool and Wool-top Mattresses, also various lots of Kitchen, Bedroom and Dining-room Furniture, Curtain Poles and Fittings, etc., etc.

Offered at low cash prices or on installment plan.

WM. J. SMITH,
Licensed Auctioneer and General Com. Agent.

Dr. C. O. LeBlanc, LAGER BLOCK, BUCTOUCHE, N. B. Sheriff's Sale.

To be sold at Public Auction in front of the Court House in Richibucto, on Saturday, the 20th day of August next, between the hours of eleven o'clock in the forenoon and three o'clock in the afternoon of that day.

All the right, title, and interest, property claim and demand, either at law or in equity, of, in, and to, all that certain lot, piece, and parcel of land situate, lying and being in the town of Richibucto, in the County of Kent. Bounded on the east by Queen Street, on the north by the McDermott property, on the west by land deeded to Robert Richardson, on the south by the Carey property, being the lot of land occupied by Thomas G. Richardson, the same having been seized and taken by virtue of an execution issued out of the County Court of Kent at the suit of Dostlie Richard against the said Caleb Richardson.

The above sale is further postponed until Saturday, the 24th day of December next at the same time and place.

WM. WHETEN,
Sheriff.
Sheriff's office, Richibucto.
Sept. 24th, 1892.

Sheriff's Sale!

To be sold by Public Auction in front of the Court House in Richibucto, on Friday, the 25th day of November next, between the hours of eleven o'clock in the forenoon and three o'clock in the afternoon of that day.

All the right, title, and interest, property, claim and demand either at law or in equity, of, in, and to all that certain lot piece or parcel of land situate, lying and being in the Parish of Dundas, in the County of Kent, and bounded as follows: On the north by the Northumberland Straits, on the east by land owned by James Barman, on the west by land owned by Edward J. Smith, and on the south by land owned by Anthony Gallant, containing 55 acres more or less. Also the right, title, interest and claim of Peter Dom. Casey to all other lands in Kent County, however described. The same having been seized and taken by virtue of an execution issued out of the County Court of Westmorland at the suit of Charles C. Hamilton against the said Peter Dom Casey.

WM. WHETEN, SHERIFF.
Sheriff's Office, Richibucto, Aug. 24, '92.

New Brunswick, {To Wit,
County of Kent, {

To the Sheriff of the {L.S. } County of Kent, or to any constable within the said County,

Greeting:—Whereas, Margaret Elizabeth Thompson administratrix, with the will annexed of John Joseph Thompson, late of the Parish of Welford, in the County of Kent, deceased, has by her petition prayed that the will of her late husband the said John Joseph Thompson may be proved in solemn form in the courts.

You are therefore required to cite the following heirs and next of kin of the said deceased, namely, George Henry Thompson, of the parish of Welford aforesaid, farmer, Matilda Graham, wife of John Graham, of the said parish of Welford, farmer, sister of said deceased, and also the following nephews and nieces of said deceased, children of Sarah Jane Lawson, sister of said deceased, wife of David Lawson, of the parish of Lancaster, in the county of St. John, namely, Robert Lawson, of the said parish of Lancaster, attendant at the Provincial Lunatic Asylum, James Lawson, of Lancaster aforesaid, millman, William Lawson, of the same place, millman, David Lawson, of the same place, millman, Mary Brownell wife of John Brownell, of Moncton, in the County of Westmorland, engine driver, Sarah S. Taylor, wife of David Taylor, of the parish of Lancaster, aforesaid, grocer; Isabella Lowell, wife of James Lowell, of Lancaster aforesaid, farmer, Jessie W. Lawson, of Lancaster aforesaid, spinster, Margaret Jane Lawson, of Lancaster aforesaid, spinster, and Laura May Lawson, of Lancaster aforesaid, spinster. Also the following nephews and nieces, children of Mary Beaton, deceased, sister of John Joseph Thompson, and wife of William Pearson, of Welford, aforesaid farmer, viz., John Pearson, of Welford, lumberman, Joseph Pearson, of North Strathford, New Hampshire, laborer, Mary Ann Mills, wife of Joseph Mills, of New Westmorland, British Columbia, Engineer, Elizabeth Church, wife of Joseph Church, of Oldtown, State of Maine, in the United States of America, laborer, Maggie Haymore, wife of Archibald Haymore, San Francisco, California, engineer.

Also the following nephews and nieces, children of Ann Morton, deceased, sister of said John Joseph Thompson, and wife of John Morton, of Welford, farmer, namely John Morton, of Welford, farmer, George Morton, of Welford, Kent, Jeweller, Annie Chase, wife of Aca Chase, of Harcourt, laborer, Maggie McQuarrie, wife of John McQuarrie, of Port Arthur's Landing, Ontario, blacksmith, and David Thompson, brother of said John Joseph Thompson, of Puget Sound, Washington, U. S. A., (the said Matilda Graham being a devisee and the said George Henry Thompson a devisee and legatee under the said will), and all others interested in the said will, or in the estate of the said deceased, and they and every one of them are hereby cited to be and appear before me at a Court of Probate to be held in and for the said County of Kent at the office of the Registrar of probates at Richibucto, in the said county, on the twenty-fifth day of October next, at ten o'clock in the forenoon to attend the proving of the said will of the said deceased in solemn form.

Given under my hand, and the seal of the said Probate Court, at Richibucto, in the County of Kent, the eighteenth day of July, A. D. 1892.

HENRY H. JAMES,
Judge of Probate, County of Kent.
C. RICHARDSON, Registrar of Probate, County of Kent.

PHINNEY & CARTER, Proctors for Petitioner.

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ATTORNEY FOR PATENTS from the Governments of the United States and Canada. OFFICE, MONCTON, N. B. aug228941

H. H. JAMES, Barrister at Law, Notary, SOLICITOR AND CONVEYANCER, Referee in Equity.

JUDGE OF PROBATES. BUCTOUCHE, N. B.

C. RICHARDSON, Barrister.

SOLICITOR, NOTARY PUBLIC. Referee in Equity. RICHIBUCTO, N. B.

R. HUTCHINSON, Q. C., Clerk of Peace.

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Solicitor for the Merchants Bank of Halifax. RICHIBUCTO, N. B.

CHAS. J. SAYRE, BARRISTER AT LAW.

Notary Public, etc., etc. RICHIBUCTO, N. B.

S. M. DUNN, ISSUER OF MARRIAGE LICENSES.

WELDFORD SEASON, I. C. R. Kent County, N. B.

B. S. BAILEY, NOTARY PUBLIC.

STIPENDIARY MAGISTRATE. ISSUER OF MARRIAGE LICENSES. AUCTIONEER & GENERAL AGENT. Welford, N. B.

R. Barry Smith, BARRISTER, ATTORNEY, &c. NOTARY PUBLIC.

Office—Brown's Block, Main street. MONCTON, N. B.

POWELL & BENNET, BARRISTERS AND ATTORNEYS.

SACKVILLE, N. B.

BUCTOUCHE AND MONCTON RAILWAY.

TIME TABLE. In effect June 9th, 1892. Standard Time.

Leave Buctouche	7.30
Arrive Moncton	10.00
Leave Moncton	16.05
Arrive Buctouche	18.15

Trains will run on above time every day (Sunday excepted) excepting Saturday nights, (when train will leave Moncton 18.30, arriving Buctouche 20.30), and Monday mornings, (when train will leave Buctouche 6.30 arriving Moncton 8.30). E. G. EVANS, Supt.