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Kingston, Kent County, N. B. GREAT BARGAINS IN ALL LINES OF GENERAL MERCHANDISE UNTIL AFTER CHRISTMAS

As this is a genuine offer don't fail to call, but come and be convinced that Buctouche is the place to get a Bargain in DRY GOODS, BOOTS AND SHOES, A FINE CARRIAGE WRAP, SLEIGH ROBE, or any line of goods kept in a General Merchandise establishment.

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expired. Will you please send me money, \$200.00 (two hundred dollars) with interest, and I will send you your receipt. I have not been out for ten days.

By attending to this you will oblige yours, W. H. QUINN. 13. Mr. Wilson, after the letter last above written, promised to pay the money in a few days, which he did not do, and on June 25th, 1891, I wrote him another letter, of which the following is a copy:

FREDERICTON, June 25th, '91. W. Wilson, Esq. Dear Sir—You told me that you would pay that two hundred dollars in a few days. I think the time has expired. If you cannot pay the money, give me your note, with an endorsement, with interest at seven per cent since the 12th March, when I demanded the money. If these terms meet your approval, all right; if not, please send me the cash, with bank interest from 13th Feb., '90 to 12th March '91. By attending to this you will oblige yours, W. H. QUINN.

14. On September 17th, 1891, William Wilson gave me his own note in favor of John Anderson, then M. P. for York, and endorsed by the said John Anderson for the amount of two hundred dollars, of which said note the following is a copy: \$200.00 FREDERICTON, September 17th, 1891.

Six months after date I promised to pay John Anderson or order, for value received, two hundred dollars, as the store of William Quinn, Fredericton. (Signed) W. WILSON. On receipt of this note I gave up to Mr. Wilson in his (Wilson's) office the receipt, a copy of which is set forth in the sixth section hereof. Mr. Wilson said, "I ought to give us something," and I said, "Well, endorse fifty dollars," and Mr. Wilson thereupon endorsed that amount upon the note with my consent.

15. That the balance of the said note and interest thereon was subsequently in the month of October, 1891, the said Wm. Wilson to my attorney, and he said note was delivered up to the said Wilson by my attorney, and I am informed by him that he had lost the original. 16. That on the 25th day of March, 1894, William Wilson called upon me at my store in the city of Fredericton, and requested me to show him the copy of the receipt set forth in the sixth section hereof as he said he had lost the original. I told him that I would not show it to him, but that it was a true copy of the original.

17. That I have read in the issue of the St. John Daily Sun of the 29th of March instant, what purports to be a copy of a letter written by Mr. Wilson to the Hon. A. G. Blair, dated March 28th, 1894, in which he says, among other things, "I am authorized by Mr. Quinn to say that there never was any such bargain, as is alleged, between him and me on behalf of the government in behalf of his son's appointment to any office, nor that he ever did pay me any money for my services on his son's behalf in that connection, and that all his transactions with me were honest and honorable," and I most positively say that I never had any such conversation with Mr. Wilson and never gave him any authority of any kind or character to make any such statement.

And I make this solemn declaration, conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canadian Evidence Act 1893.

W. H. QUINN. Declared to before me at the city of Fredericton, in the county of York, this 31st day of March, A. D. 1894. (Signed) J. W. MCCREARY, A commissioner for taking affidavits to be read in the supreme court.

Blair said he should have a copy of the declaration made and would move immediately that the statement be laid on the table to be dealt with by the House.

Stockton moved his motion that the election law should be amended as to provide a clause for one man one vote. The resolution was lost, but the names on the division were not asked for. He also moved his resolution of priority rights of the crown respecting distribution of insolvent corporations or persons should be abolished. After a discussion the debate was adjourned.

Dibblee introduced a bill incorporating the Woodstock and Houlton Railway. Hill presented a petition of Mrs. McAllister, Miss M. A. Cochrane, Mrs. Alex. Millingan, Mrs. Sarah Moore, Miss E. H. Tood and 200 other ladies of Charlotte, asking for woman suffrage.

Mott presented similar petition from A. G. Adams, Johnston McKenzie, Melvin Adams, W. J. Cates, Walter Jardine, Peter McLean and 745 others of Restigouche. Blair introduced a bill respecting action of judgments. Adj. urned.

FREDERICTON, April 3.—In the house today Hon. Mr. Blair moved the following resolution:

Whereas Mr. Pitts, a member for the county of York stated and charged in his place in the House on Thursday last that money contributions had been exacted from persons seeking favors at the hands of the government and in proof would show that the Attorney General had received money from one Quinn in consideration of an office to which he was to be appointed and when the said Mr. Pitts was asked by the Attorney General if the paper which he had read proved his connection with the matter, Mr. Pitts replied "no, he would be too careful to figure in the matter directly, leaving the implication that while not figuring in the matter directly he was cognizant of and a party to the transaction." And,

Whereas the Attorney General on the said charges on the statement being made absolutely denied the truth thereof in every particular, so far as his knowledge of or connection with the matter occurred and later, after Easter recess, and on Wednesday last made a full and complete statement of all knowledge possessed by him in respect to the matter, with letters and statements of others verifying his denial, from which statements it manifestly appeared that so far as the Attorney General was concerned he was in no way implicated in the alleged transaction, if any such transaction there were. And,

Whereas under the pretense of cleaning his skirts of the stigma of having sanctioned a member of this house, he said Mr. Pitts produced and read a statutory declaration by William H. Quinn relating to the matters aforesaid but has not followed up the reading of such declaration or statement by any motion to refer the said matter to a committee for investigation. And,

Whereas it does not appear to be the purpose or intention of the said members to move for such committee or to make any charge directly impeaching the conduct of the Attorney General in any way in the alleged matter, but leaving it so that the said member and others desiring to do so may hereafter contend that the said statutory declaration did involve matters reflecting upon the integrity of Mr. Blair. And,

Whereas the Attorney General desires that all the facts in connection with the alleged matter so far as he is directly or indirectly connected therewith or affected thereby shall be fully investigated before a committee of this house, such committee to be empowered to report their findings upon the evidence and their opinion as to whether there is anything in the acts or conduct of the Attorney General reflecting upon him in the slightest degree in the said matter.

Be it therefore resolved that the said statutory declaration and all papers in anywise connected therewith be referred to a select committee of five members of this house to investigate and determine whether there was or is anything in the conduct of the Attorney General in the alleged matter reflecting unfavorably upon him or upon his integrity in office and that the said committee be empowered to inquire into all matters connected with the facts alleged in the declaration as far as they relate to Mr. Blair and that such committee be empowered to send for persons and papers and examine all witnesses upon oath, in pursuance of the powers conferred by chapter 33 of the third Victoria and to report the evidence so taken on such inquiry to this House and the opinion and finding of such committee upon such evidence.

Phinney moved the following amendment seconded by Smith (St. John): Resolved, all that the words of the preamble be omitted and that all after the word "referred" on the second line of the resolution be omitted and the following words inserted in lieu thereof:

"To an independent commission, being a judge of the Supreme Court to investigate all the facts and circumstances connected with the statutory declaration; to take the evidence under oath and to report the same to this house.

The debate was then renewed and after speeches by Stockton, Blair, Mitchell, Emmerson, Hill and Pitts, the amendment was lost, the vote being:

Yeas: Powell, Stockton, Phinney, Shaw Smith (St. John), Alward, Pitts, Allen, Howe, Pinder, Perley.—11. Nays: Blair, Mitchell, Emmerson, White, Tweedie, Labillois, Gogain, Lewis, Harrison, Blanchard, Theriault, Russell, Sivewright, Mott, Killam, Smith, (Westmorland), Flewelling, Scoville, Baird, O'Brien (Northumberland), Dibblee, Dunn, McLeod, Wells, Farris, O'Brien (Charlotte) Hill.—27.

Dr. Alward moved, seconded by Mr. Allen, the following amendment:

That the statutory declaration of Wm. H. Quinn now on the table of the House and all papers in anywise connected therewith be referred to a select committee of five members of this house to take evidence and investigate and report concerning all and every the facts and circumstances set forth in said statutory declaration therewith. And that such committee be empowered to send for persons and papers to examine witnesses under oath in pursuance of the powers conferred by chap. 33 of 33rd Victoria and report the evidence so taken at such inquiry to the House.

After discussion the amendment was lost, the vote being:

Yeas: Powell, Stockton, Phinney, Shaw Smith, (St. John) Alward, Pitts, Allen, Howe, Pinder.—10. Nays: Blair, Mitchell, Emmerson, White, Tweedie, Labillois, Gogain, Lewis, Harrison, Blanchard, Theriault, Russell, Sivewright, Mott, Killam, Flewelling, Scoville, Baird, O'Brien (Northumberland), Dibblee, Dunn, McLeod, Wells, Farris, O'Brien (Charlotte), Hill, Smith, (Westmorland).—27.

Blair altered his resolution by making the second preamble read as follows:

"And whereas the attorney general on the said charge or statement being laid absolutely denied the truth thereof in every particular so far as his knowledge of or connection with the matter is concerned and later after Easter recess and on Wednesday last made what purported to be a full and complete statement of all knowledge possessed by him in respect to the matter which letters and statements of others verified his denial.

The original resolution as altered by Blair was carried on the same vote reversed on Dr. Alward's amendment.

Mr. Speaker appointed as such committee Killian, Tweedie, Sivewright, Pitts and Powell.

FREDERICTON, April 4.—The debate on Stockton's motion that prerogative rights of crown regarding distribution of insolvent corporations and persons should be abolished was continued by Sivewright, Powell and Stockton, who favored resolution.

White's amendment that the motion be not now put was lost, the vote being:

Yeas: Blair, Mitchell, Emmerson, White, Labillois, Lewis, Russell, Killam, Smith (Westmorland), Flewelling, Scoville, Dunn, McLeod, Farris.—14. Nays: Powell, Stockton, Phinney, Shaw, Smith (St. John), Alward, Pitts, Allen, Gogain, Howe, Blanchard, Sivewright, Perley, O'Brien (Northumberland), Dibblee, O'Brien (Charlotte), Hill.—17.

The resolution was then put and carried. Mitchell committed a bill incorporating societies for the sale and distribution of seed grain on credit, Sivewright in the chair. Mitchell explained the bill. It was promoted from Kent county where such societies were doing excellent work among the farmers. Agreed to with amendments. On motion of Blair, seconded by Stockton, rule 8, for the admission of private bills was extended till the 12th inst. Powell committed a bill to enable the University of Mount Allison College to issue debentures. Howe, chairman, agreed to with amendments. The bill to provide a workman's lien for wages was agreed to with amendments. (Continued on page 2.)

MR. GEO. MERRETT Toronto, Ontario.

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Cured of a Serious Disease. "I was suffering from what is known as Bright's disease for five years, and for days at a time I have been unable to straighten myself up. I was in bed for three weeks; during that time I had leeches applied and derived no benefit. Seeing Hood's Sarsaparilla advertised in the papers I decided to try a bottle. I found relief before I had finished taking half of a bottle. I got so much help from taking the first bottle that I decided to try another, and since taking the second bottle I feel as well as ever I did in my life." GEO. MERRETT, Toronto, Ont.

In Dreadful Condition Almost a Complete Wreck After the Grip

Can Hardly Express Sufficient Gratitude to Hood's Sarsaparilla.

"C. I. Hood & Co., Lowell, Mass.: "Dear Sirs—I felt it my duty to let you know the good Hood's Sarsaparilla has done for me. I have been troubled with summer complaint for years, unable to do anything. I tried everything but seemed to get no relief. Then I became a victim of the grip and was left in a dreadful state, so weak I could scarcely work and when I did I worked in misery. The doctor said I had Bright's disease. My kidneys were in a dreadful condition. I found one of your papers at my door, and on reading it decided to

HOOD'S Sarsaparilla CURES

give Hood's Sarsaparilla a trial, thinking that the time it was not much use as nothing helped me before. But, thank God, I got relief after the first bottle. I kept on taking it and used five bottles; am now a cured man; never felt better. I have loudly recommended Hood's Sarsaparilla, for I owe my life to it and hope this may be the means of leading others to give it a fair trial." JOSEPH SMITH, Norwich Ave., Woodstock, Ontario.

Hood's Pills cure liver ills, constipation, jaundice, biliousness, sick headache, indigestion.

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DETTISTS. Office—Y. M. C. A. building, Moncton. References—New York College of Dental Surgery, and University of Pennsylvania.

Visits will be made to Kent County every month. Weldford on 16th, 17th and 18th. Kingston on 19th, 20th, 21st and 22nd. Richibucto on 23rd and 24th. Buctouche 26th and 27th.

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NOTICE! Having refitted the old stand lately occupied by James Wry, Kingston, I am prepared to attend to all kinds of carriage work.

Painting a speciality. GEO. W. WILSON.

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Since Last September I have not spent one day without intense suffering until I obtained a bottle of SCOTT'S CURE FOR RHEUMATISM.

I have used part of my second bottle, and consider it the best remedy for RHEUMATISM ever discovered. I would recommend any one to try it who suffers as I did—I was unable to work, or even walk, and now enjoy better health than I have for years. Yours truly, E. B. GREEN, City Road, St. John.

Scott's Cure is prepared in Canada only by W. C. RUDDMAN ALLAN, Chemist and Druggist, King Street (West), St. John, N. B. For sale by all Retail Druggists.

Price 30 cents a bottle; 6 bottles \$2.50 Wholesale by Messrs. T. B. Barker & Sons and S. McDiarmid, St. John, N. B. Messrs. Brown & Webb, Simons Bros. & Co., Forsythe, Sutcliffe & Co., Halifax, N. S.; Messrs. Kerry, Watson & Co., Montreal; T. Milburn & Co., Lyman, Bros. & Co., Toronto; London Drug Co., London, Ont.

Daily Mail

And Passenger Stage leaves Weldford Station, I. C. R., for Richibucto, via Bass River and Kingston, on arrival of the St. John, Halifax and Quebec express trains. Sundays excepted.

Returning—leaves Richibucto at 4.00 p. m., local, and arrives at Weldford Station in time to connect with night express trains going North and South. Fare, \$1.50. Good Livery Stable in connection.

L. J. WATHEN, King St., Weldford, I. C. R., Kent County

FOR SALE or TO LET. I am prepared to sell or to let my house and property on Main Street, Richibucto. The house is large and comfortable, and would make a desirable residence for any one wishing the same.

Terms given on application. C. RICHARDSON.

WILLIS H. ROGERS, WHOLESALE COMMISSION FISH DEALER, 106 FULTON MARKET, NEW YORK.

Bank Reference furnished when desired. Consignments solicited. Stencils furnished at a moment's notice.

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Dimension Lumber cut to order, selling cheap for Cash, or in exchange for Produce. THOMAS ATKINSON, Mortimore, Kent County, N. B.

Thos. L. Bourke, IMPORTER AND WHOLESALE WINE & SPIRIT MERCHANT, 11, 13 AND 25 WATER STREET, ST. JOHN, N. B.

COLLECTOR'S NOTICE. The undersigned non-resident ratepayer of School District No. 1, Parish of Richibucto, in the County of Kent, is hereby notified to pay District School Tax as set opposite the name, together with the cost of advertising—\$3.00—to the undersigned at his office in the town of Richibucto, within two months from the date thereof, otherwise legal proceedings will be taken to recover the same from the administrator of the estate.

Estate of Peter Loggie, District School Tax for 1893, \$12.00. Dated at Richibucto, Kent County, November 28th, 1893. JAMES McDUGALL, Secretary to School Trustees.

FOR SALE! My Dwelling House and Premises on Queen Street, now occupied by J. P. Cate and adjoining the residence of Henry O'Leary. The lot has a large frontage on the street, and affords a fine opportunity of a store or business premises.

Richibucto, J. A. IRVING.

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