

VOL. XXXII., NO 91

FREDERICTON, N. B., FRIDAY, APRIL 23, 1926.

JUDGMENT IN HANSON CARS BEING CLEOPATRA'S

PURCHASED ACROSS LINE Egyptian Queen Dissolved a Pearl in

Rush Orders From Canada Sent to U.S. Companies.

BUICKS AND CHEVROLETS

Fifty Cars for Montreal and a Hundred for Winnipeg.

ment of 100 cars to Winnipeg. It ages has been associated with beauty was the first order for a finished and richess, is in reality no more than car ever received from Canada by a brilliant sarcopsagus of carbonate the Buick Company.

MEMBERS WERE GUESTS AT A CARD PARTY

Hon. J. L. O'Brien, Speaker of the Legislature, and Hon. L. P. D. Tilley, President of the Executive Council were joint hoses to members and cf- necklace refuses to be downed as ficials of the Legislature, and others at the Barker House last evening. every type of feminine dress There were in all about sixty guests | Fashion experts have tried served, and the rather surprising an- stick to pearls. Hon. J. A. Murray and Mr. Niles had | A new pearl necklace is that in

(Special to the DAILY MAIL by the British United Press) New York, N. Y., April 23-Cleopatra prepared the most expensive (Special cable to the Daily Mail by the carbonated drink in history when she British United Press) dissolved the pearl in vinegar, accord-New York, N. Y. April 23-Re- ing to Dr. Arthur D. Little of Cam duction of the duty on imports of bridge, Mass., who has made a spec ceipt of orders by United States port to the American Chemical So motor companies. The Buick Com-pany sent a rush shipment of fifty dissolved in weak acid", Mr. Little

Vinegar.

The Pearl Long Associ-

ated with Beauty

and Riches.

DOCTOR'S VIEW

A CAMBRIDGE

of lime formed around an intrudin parasite by the pearl oyster.'

PEARLS ARE RETAINING OLD TIME VOGUE

New York, April 22-The pear? the most fashionable accessory to

and they whiled away a pleasant even- substitute crystals, or the gold ing at bridge and auction forty-fives. necklet, now linked and called the At midnight light refreshments were slave necklet. Ladies of fashion Long strings of nouncement was made that Messrs baroque pearls they choose for day-John L. Peck and H. W. Wood had carried off the honors in bridge, while strands for evening.

Noted German Airman Says Camping Trip to The Pole is Feasibl

Plans Now Being Worked Out to Make Such Venture a Reality-Will be Conveyed to the Pole by a Zeppelin and Remain Eight Mont -Scientific Details Now Being Worked Out

(Special to the Daily Mail by the British United Press)

FREDERICKSHAVEN, Germany, April 23-Hugo Eckner, head of the Zeppelin works here morning on the motion of J. J. F. and the man who piloted the Los Angeles across Winslow, K. C., R. T. D. Aiken of the Atlantic to Lakehurst, N. J., told the United Press today that an eight months campers trip at the North Pole was feasible and that plans now automobiles into Canada led to re- ial study of carbon. He made his re- are being worked out to make such a venture a reality.

The campers would be taken to the Pole by a for Chief Justice Barry. cars to Montreal and Chevrolet ship explained. "The pearl which in all Zeppelin which would return for them at a predetermined date. "Dr. Adrian Mohr, of Bergen last year asked me if I was prepared to undertake to largely of Saint John men acquired navigate a dirigible to the Pole", said Eckner. He stipulated that the dirigible should carry com- was whether ownership of land frontplete geological and camping equipment. Mohr ing on the lake included the right to proposed that the camping expedition should winter at the Pole and be called for in the Spring. Agreed providing an airship was available.

"I believe the scheme to be practicable al- should be set aside with costs to the though perhaps the movement of ice floes would make it difficult to find the campers after eight months in the Arctic. Mohr and his assistants Trygva Grann, now are working out the scientific details of the project."

SUPREME COURT FINDS IT **ALTERED THE NEVERS DECREE**

On Charge of Professional Misconduct, Mr.

Hanson's Plea of Overwork Causing Negli-

gence Not Accepted-Court Finds Miscon-

duct and Suspends Him Twelve Months, as

	SOUTH BRANCH FISHING CLUB LOSES APPEAL	BB
ane	P. W. Thomson Loses Rothesay Assessment Appeal. C. H. M'DONALD	Fr e
hs	WINS NOTED CASE Verdict of \$30,000 For Loss of His Arm Stands.	A

Newcastle was readmitted an attorney and barrister of the court. Mr. Aiken is a brother of Lord Beaverbrook. Several judgments also were handed down

South Oromocto Lake Case.

This case concerned fishing rights on South Oromocto Lake where the South Brauch Fishing Club composed the lots surrounding the lake with a cast the evil spell over your live few exceptions. The point involved stock. sh anywhere in the lake.

injunction and assessment of damages defendant Linton, in the action and uppeal. Linton was defendant in aa tion brought by the fishing club.

Saint John Note Case. In The King vs Hon A. T. LeBlanc ex parte C. H. McDonald a Saint John case concerning a promissory note, Mr. Justice White delivered judgment discharging a rule nisi to quash.

Rothesay Assessment.

THE CAUSE old Him an Evil Spell Had Been Cast on His Stock.

WOMAN WAS

TWO CENTS PER COPY

CASE

LACK MAGIC

ELIEVERS

ench Farmer Arrest-

d for Almost Killing

a Neighbor.

TROUBLE

(Special to the Daily Mail by British United Press)

Paris, April 23-A belief in black magic led a farmer named Thompson living near Grenoble to attack and nearly gill a neighbor for the ment was read by Mr. Justice White unexplained death of a salf, ewe ed a woman seer who told him, "Go back, lean over the pond beside your farm and you will see a face. It is the face of him who

> The farmer obeyed but a curious neighbor looked orer his shoulder The ueighbors face was thus re

Mr. Justice White also read his own flected in the water and Thompson julgment Chief Justice Bazen con- emerged from the pond. Both curving decred and c: derifor Thompson and the woman who advsed him have been arrested.

MRS. TAYLOR OF SAINT JOHN

The Provincial Convention of the In Arthur W. McKim, Secretary of Ladies' Orange Benevolent Associathe School Trustees vs Percy W. tion closed its annual session in the Thomson, Mr. Justice Grimmer read Orange Hall at an early hour this judgment of the court dismissing the morning. The floor work of the last artical of Thomson with costs in this session was by Dominion and Roxbornd a like appeal. The action con- ough Lodges of Saint John. At the

ed for first place off for the tie Mr. Niles came out and a deep V in the frnot.

Mr. J. W. Smith, M. P. P., for Kings who had earlier in the evening been who had earlier in the evening been MR. ENGLISH milk in recognition of his gallant stand against some features of the public health act, was called upon to present the prizes and made a good job of it.

Before the pleasant gathering broke up hearty cheers were given for the winners and also for the hosts of the evening.

CHARLESTON DANCE COMES IN FOR PRAISE

(Special to The Dally Mail by the British United Press.)

Kansas City, April 23-"A Charlesadvised Dr. Thomas O. Pierce, St. operator in local newspaper offices. imposed a penalty of suspension as full by the court. Joseph, Mo., addressing delegates to an osteopathic convention, meeting here.

"The Charleston dance is healthful and should be indulged by every youth in America", he added.

INCREASE IN C. N. R. EARNINGS

carnings of the Canadian National thirteen children Mrs. Nicol has By Chief Justice. interfere with the finding of the com-Earlyways for the week ended brought into the world, including Chief Justice Sir Douglas Hazen in mittee of the council of the Barris-banker. "Won April 14, 1926 were \$4,436,438 as two sets of twins, all living. The instant case in unit difference of the matter of Richard B. Hanson, de the matter of Richard B. Hanson, de ters' Society, but the evidence of Mr. "Would you admit it if yon had?" tion was dismissed in the police same period of 1925, an increase of 36 years old, and has been mar-viewed by the Chief Justice showing There also was the fact that the na-\$473,043 or twelve per cent. ried for fourteen years.

fives, and that Hon. Mr. Michaud had clasp. To fit this, a new neck-line captured the booby prize. In the play- has been introduced-a high back,

AND HIS WIFE HAD CLOSE CALL

The Supreme Court this morning in February last when R. B. Hanson, the plaintiff for \$3,000 stands and a Florenceville; Junior Deputy, Mrs handed down judgment in the charges K. C., appeared to show cause. The verdict is to be entered for \$4.983 for Stickels, Devon; Secretary, Mrs. Stevagainst Richard B. Hanson, K. C., M. affidavit submitted by Mr. Hanson the father of the boy. P., of Fredericton arising out of the at that time was read in full by the

Barrister and Attorney.

Oshawa April 22-Mr. and Mrs. alteration of the decretal order is- Chief Justice who said that in view J. J. English of this city had a sued by Mr. Justice White in the of the nature of the judgment the affinarrow escape from serious injury Chancery Court in the matter of the davit should be read.

Criminal Action Possible.

bridge, just west of Bowmanville, proven that Mr. Hanson had brought The Chief Justice continuing said when their can ran out of gas, and about an alteration in the decree by that the first charge of inducing an in attempting to back out of the the Registrar of the Supreme Court, alteration involved a criminal matter way of the traffic plunged over a Dr. T. C. Allen, but on the second as Mr. Hanson could be charged with 30-foot embankment, landing on charge of professional misconduct as perjury. There was a direct conflict

broken spokes in one wheel, the car vantage of the error made by the Mr. Hanson concerning the telephone

was not damaged, and the occupants Registrar in altering the decree when conversation.

barrister and attorney for twelve The Chief Justice commenting on the United Press today. this evidence remarked on the fact | Repayments would begin he said ou that Dr. Allen said he thought the per- April 1, 1927. son speaking on the telephone said

Guelph, April 22-Triplets arrived Barristers' Society Library here, be- dence of G. F. Gregory Bridges was at the home of George S. Nicol, tween Dr. Allen and Mr. Hnason in of utmost importance and deserved

First Charge Not Proven.

Montreal, April 23—The gross This addition to the family makes are family makes of the Canadian National thirteen abildress Mrs. interfere with the finding of the com- Euphemia Campbell, wife of

of Thursday afternoon session it was de

Verdict Sustained.

In Long vs McLaughlin and a cross for the N. B. Protestant Orphans appeal, which concerned action Home. brought in Saint John on behalf of a The election of officers resulted as young boy named Long who lost an follows: Grand Mistress, Mrs. Taylor,

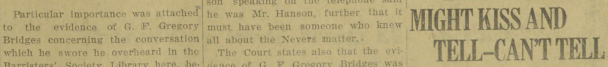
owned by defendant, the cross appeal Elsie Duplissea, Fredericton Junction was dismissed and the verdict for Provincial , Deputy, Mrs. Saunders,

WILL REDEEM

. some large boulders. Beyond a few a barrister of the court, in taking ad-British United Prees)

IRISH BONDS

Dublin, Ireland, April 23-The Irish was let go. affered only from shock. he was aware himself that the al-(Mr. and Mrs. English are former teration was not in accordance with on the telephone conversation and Valera republican bonds issued in the residents of this city, Mr. English the wishes of the court, the Supreme subsequent conversations which he United States prior to the truse deton a day keeps the doctor away" so baving been employed as a linotype Court found Mr. Hanson guilty, and had with Mr. Hanson were quoted in clared in Ireland in 1921, a high offi-



New York, April 23-The ques-

(Continuea on Page 4) something that's never happened." making no appearance.

cided to raise by combined effort with the Grand Orange Lodge, \$2,000

arm while riding on a motor-truck Saint John; Past Grand Mistress, Mrs ens, Saint John; Deputy Secretary, Mrs. Leslie Stewart, Fredericton; Treasurer, Mrs. Phillips, Douglastown; Deputy Treasurer, Mrs. Ayles, Monc-

Information Withdrawn.

SOLDINU. S. Information in a local case in which an arrest was made a few days ago on a warrant for assault, Mail by the was withdrawn in the police court this morning, and the accused man

Council Sworn In.

The new Town Council of Devon citl of the Free State government told was sworn in Thursday night. The new aldermen George Danby and J. R. Montieth assumed the places in the committees vacated by A. W. Coombes and A. W. Rockwell retiring aldermen.

Fined for Assault.

Judgment in a local assault case was given this morning by Police Magistrate Limerick conviction being made and a penalty of fifty doltion whether John Lyman Hawes lars fine or three months in gaol

Case Dismissed.

The assault case in which informa

Bridges concerning the conversation all about the Nevers matter. which he swore he overheard in the The Court states also that the evi

R. No. 2, Puslinch Township which Dr. Allen admitted doubt as to careful consideration. giving birth to two fine boys and a ed over the telephone when he was If the evidence of Dr. Allen and Mr. would be the sort of a man who was imposed,

Bridges' Evidence Important.

months from today.

how the matter came before the court

this afternoon near the C. P. R. Nevers estate. The Court found it not

during the week-end, Mrs. Nicol indentity of person to whom he talk-

suffered only from shock.

GAVE BIRTH