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No lady need sacrifice her individual taste to the demands of fashion.

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OUR SHOW ROOM HAS A LARGE ASSORTMENT OF TRIMMED HATS, SOME JUST IMPORTED, OTHERS OF OUR OWN MAKE. ALL BRIGHT AND UP-TO-DATE TO SUIT ANYONE AND PRICES TO SUIT ALL. CHILDREN'S HATS, WEDDING AND MOURNING HATS ALWAYS ON HAND

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Friday, June 20th
we will sell the balance
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We have some nice papers left but the quantity is limited. Come early and get first choice.

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MR. CARVELL ENTERS AN EMPHATIC PROTEST

Member of Carleton Does Not Think the Public Interests Demand an Additional Judge for the Supreme Court--Mr. Fowler Defends the Appropriation

(From Hansard)

(m) For an additional Chief Justice of the Supreme Court of Judicature for New Brunswick, \$7,000 per annum:

Mr. Carvell: I want to register my protest, in as gentlemanly a manner as possible, against this. In the first place I can see no earthly reason for an additional judge in New Brunswick. It is well known what gentleman at the New Brunswick bar will get the position, and I have no objection to him whatever. I think he is as good an appointment as could be made in the province. We have a population of only 350,000, and it is not increasing very rapidly. Every member of the New Brunswick Bar knows that our judges not only are not overworked, but have not enough work to do. The equity judges, who are now the chancery judges, are doing a large amount of work, and probably one or two others are doing a considerable amount of chamber work but as a rule the six judges not only could do all the work required of them, but would be the better for having it to do. We have got as good a court in New Brunswick as any in the Dominion of Canada. It has always been of a very superior character, and its judgments are substantiated to a greater extent than any other appellate court in the Dominion. I attribute that very largely to the fact that our judges go on circuit, and also have the privilege of sitting en banc on appeal. That is what makes them the splendid jurists which they have always turned out to be. I am sorry to see a departure from that principle which is the old English principle and which has been the principle in New Brunswick since its organization; it is also the principle in Nova Scotia and Prince Edward Island. If the legislature of New Brunswick thought it necessary to appoint another judge, that is only a question of a salary of \$7,000. Now they are creating an appeal court. Three judges will sit on appeal and four will go on circuit. The latter will never have the opportunity of sitting as an appellate court and of hearing these matters discussed. I am afraid we not only will do nothing to assist the jurisprudence in the province but will very materially reduce the standard of the judges in the future.

Mr. Fowler: What my hon. friend from Carleton (Mr. Carvell) objects to is legislation passed by the province of New Brunswick. This Parliament has nothing to do with that; we have simply to provide for the

salary of an additional chief justice and to appoint a chief justice to the Supreme Court of Judicature. The legislation passed at the last session of the New Brunswick legislature was really a revival of legislation passed some years ago when the present hon. member for St. John (Mr. Pugsley) was Prime Minister of that province. That legislation was not acted upon until this last session of the legislature, when it was re-enacted and became law.

I cannot quite agree with what my hon. friend has said with regard to the present system of judges acting on cases of appeal. The principle which my hon. friend has adduced has not been acted upon in recent years, because the judge who has tried a case does not sit in appeal on it. Therefore, he is not in a position to give his brother judges his understanding of the witnesses and of the circumstances that transpired during the trial, and they must take that from the record. Consequently I do not see any reason why the mere going on circuit would give judges any better knowledge in deciding these questions of appeal than if they sat as an appellate court, as is done in the other provinces of Canada, with the exception of Nova Scotia. Some judges are better fitted for the conduct of cases on circuit than are others. Other are better fitted to act as judges of appeal.

My hon. friend has paid tribute to the standing of the courts of New Brunswick, a tribute that is very well deserved. It has always been a splendid court, and has not taken second place to any other court in Canada. In fact I do not think it takes second place to the Supreme Court of Canada. By this legislation, we hope not only to keep up the standard but to improve it, if we by this means give these judges an opportunity better to study up the cases on which they are to pass judgment, than if they had to go on circuit. They will only have to attend to the chancery work of the province and to the hearing of appeal cases. Therefore, upon the question of the improvement of the bench itself and from every standpoint, I think that the legislation passed by the legislature of New Brunswick is a step in the right direction, and I am glad to see that the government is implementing it by providing the salary.

Mr. Carvell: My hon. friend hardly understood the line of argument I was making. I am quite aware that New Brunswick has the right to create the court, and that all this Parliament has to do is appoint the judge, but this Parliament could do what they for some two or three years in the case of Ontario, when they considered that unnecessary were provided for by that province; they could refuse to grant the salaries. My point is not that the appeal judge does not have the opportunity of discussing cases with his brother judges; it is the judge who goes on a circuit that I am afraid will deteriorate. The judge who goes on circuit now has the opportunity of sitting in appeal on all cases except those which are against his own decision. I am safe to say that in four-fifths of the cases that are argued before the court of appeal, he has the opportunity of discussing them with his brother judges. He gets the benefit of their learning. By getting together in this way they become abler and broader-minded jurists. It is the man who does not have the opportunity of doing this that I think will not come up to the standard he has occupied in the past. I have no doubt that the three gentlemen who comprise the court of appeal will have probably as good opportunities to benefit themselves as they have at present. But I think great benefit comes to the man who goes on circuit, and that benefit would be taken away under present conditions. Add to that the fact that we do not require a seventh judge in New Brunswick.

Mr. Hazen: I do not rise to take part in the discussion, but as the Supreme Court of the province of New Brunswick is being discussed, I want to tell the hon. member for Carleton that his Majesty has been pleased to bestow honor upon the needs of that court, the Chief Justice I am sure no one will be more pleased to hear it than my hon. friend.

Mr. Carvell: I heard that just half an hour ago, and I wish publicly to add my tribute to the merits of the gentleman who occupies the place of Chief Justice. No abler jurist occupies a position on the bench of any court in Canada, or I believe, in the Empire. The distinction which has come to him he has earned by his learning and attention to business

CLASSIFIED

Water Notice

Water consumers who have not paid their water rates will please take notice that they must be paid before June 30th to take advantage of the discount.

G. R. PERKINS,
Collector Water Rates.
245—Tuesday.

For Sale

FOR SALE—The subscriber offers for sale his desirable property at Stanley Village, known as the Sanson property, adjoining the residence of Dr. Moore. Is well adapted for a store and dwelling. Good barn in connection, lot one-third of an acre. Also, house lot and barn in the City of Fredericton, No. 618 Brunswick street, south side. Has all modern improvements, heated by furnace. Will sell already furnished if desired. My reason for selling, am about to leave the city. For further particulars apply to

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FOR SALE—A complete set of the World's great classics. Handsomely bound and illustrated and have been but little used. Will be disposed of at a genuine bargain. Apply to B.J. care Mail Office.
172—dtf.

For sale a quantity of old news papers, suitable for wrapping paper. Apply at this office.

"D" COMPANY

"D" Company, 71st York Regt., is recruiting for annual training at Camp Sussex, June 24 to July 5. Officers will be at the Armory each evening, from 7.30 till 9. Former members of the company and others intending to go to camp will please communicate with Capt. H. P. G. Woodbridge or with Lieut. C. W. Clark at The Daily Mail Office.
tf.—234.

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Notice of Sale

To The Mail Publishing Company Limited and to all others whom it may in anywise concern:

Notice is hereby given that pursuant to power of sale vested in me the undersigned, J. J. Fraser Winslow, under and by virtue of certain Trust Mortgage dated the twenty-ninth day of January, A. D. 1912 made between the said The Mail Publishing Company, Limited of the First Part, and the said J. J. Fraser Winslow of the Second Part, duly filed in the office of the Registrar of Deeds in and for the County of York under official number 7572 default having been made in the payment of interest on the bonds secured by the said mortgage, and for the purpose of satisfying the moneys secured by the said Mortgage, there will be sold at public auction on Wednesday the twenty-third day of July, A. D. 1913, at the hour of twelve o'clock noon, in front of the Post Office in the City of Fredericton, all the property in the said Mortgage set out in the schedule thereto marked "A" and the lease set out in the schedule thereto marked "B".

The terms of sale are as follows: Twenty-five per cent. of purchase price to be paid in cash upon the property being knocked down and the balance of the purchase price to be paid within ten days thereafter.

The inventory of property mentioned in said schedules A & B may be seen at the office of the undersigned.

Dated June 17th, A. D. 1913.
J. J. FRASER WINSLOW,
Trustee.
63 Carleton Street.

—July 23.

Two thirds of the adult males in New Jersey earn less than \$600 a year.

THE INTERNATIONAL RAILWAY

Uniting Campbellton at the head of navigation on Bay Chaleur with the St. John River Valley at St. Leonards and connecting the Intercolonial and Canadian Pacific Railway systems.

Winter Time Table Summary

GOING WEST

Express train leaves Campbellton daily (except Sunday) at 7.30 a.m. for St. Leonards and intermediate stations due at St. Leonards at 12.30 p.m.

GOING EAST

Express train leaves St. Leonards daily (except Sunday) at 5.00 p.m. after arrival of C.P.R. express from St. John, Vanceboro, etc., due at Campbellton at 10.00 p.m.

And in addition to above and to ordinary freight trains there is also a regular ACCOMMODATION TRAIN carrying passengers and freight running each way on alternate days as follows, viz: Going West—Leaves Campbellton at 8.00 a.m. for St. Leonards, and intermediate stations, Monday, Wednesday and Friday, due at St. Leonards at 4.20 p.m. Going East—Leaves St. Leonards at 8.30 for Campbellton, Tuesday, Thursday and Saturday, due at Campbellton at 4.30 p.m.

Governed by Atlantic Standard Time.

See local time tables and for full information regarding connections, etc., apply to R. B. Humphrey, freight and passenger agent, 55 Canterbury Street, St. John.

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A. A. ANDREW, Traffic Mgr.
THOMAS MALCOLM, Gen. Mgr.
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Special Pacific Coast Convention Fares on Sale to Public Certain dates during Summer.

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Prices Reasonable

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BEULAH CAMP MEETING June 29 to July 6th.

For information write Rev. S. A. Baker, Fredericton, N. B.

The death of Peter Elson, Conservative M. P. for East Middlesex, Ont., makes four vacancies in the House of Commons. The other vacant seats are South Lanark, South Bruce and Chateaugay. All except the latter returned Conservatives at the last election.