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CAPITALIZATION:

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2nd " 6 " " "	-	75,000
Stock	-	200,000

Total Capitalization - - - \$450,000

PLANT AND EQUIPMENT COST NEARLY \$500,000

Net earnings at present time, sufficient to pay all bond interest and over 6 per cent. on the \$200,000 of stock.

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John B. Woods, Montreal Ex-Convict Has to Face Charge of Conspiracy

Was Employed by Dominion Alliance to Secure Evidence
Against Violators of the License Law--Had Many Com-
plaints Laid but Failed to Deliver the Goods--Licensed
Victuallers' Association Had Him Arrested--Described as
"a Liquor Victory" by the Montreal Witness.

Montreal, September 26--John B. Woods, arrested Friday afternoon on a charge of conspiring with others to blackmail members of the Licensed Victuallers' Association is still in jail with very little chance of obtaining his liberty on bail. No direct application has been made for bail and it is not likely that any effort will be made.

The question that is now interesting Mr. W. Patterson and Mr. Roberts, of the Dominion Alliance is whether or not the two much-wanted alleged witnesses ever existed in fact until the present week.

Neither of them were seen by Mr. Patterson, the attorney who is acting for the Dominion Alliance until Tuesday of this week, when a man whom Woods called Ashton was mentioned, but was very far from being satisfactory. The man called Fox was also seen for a few minutes this week, but he too seemed to know nothing, and he has disappeared as completely as though he had never existed.

WERE WITNESSES STRAW MEN

Ashton's appearance was not satisfactory to Mr. Patterson, and he seemed to know nothing of the cases except to say in a general way that he confirmed what was said in the reports. Mr. Patterson at the time was far from feeling that he had good witnesses.

They said that they had got drinks as on the list but when questioned were unable to give any details and could not even tell which place they had gone to first. In one Sunday they claimed to have visited thirty-two places but could not tell the order in which they were visited.

This and other facts gave the Alliance the feeling that the list was not genuine but had been faked.

When the case was placed in the hands of Mr. E. R. Carrington general manager of the Thiel Detective Agency, less than two weeks ago, he placed men at work with the result that Woods was arrested yesterday afternoon and a close watch was set for the other two.

COST ALLIANCE \$700.

The Dominion Alliance is out to the extent of about \$700. Woods charged four dollars each per day for himself and two "operators." In addition to this "expenses" were allowed and when it is remembered that "convincing evidence" was secured in one hundred and eight cases it is evident that "expenses" came high for the weeks of the campaign.

OTHER CASES DROPPED.

There are still seventy-eight cases in addition to the thirty disposed of Friday, but actions in these have not been taken and Mr. Patterson stated this morning that under the circumstances there is nothing to do but drop them.

When asked what attitude he will assume in view of the turn in affairs he said: "My instructors are to appear for the accused when he is called before the Court. If I find that the charge as made against him is true I shall at once ask permission to join in the prosecution of the man."

Under the Captain of "a liquor victory" the Montreal Witness that refers editorially to the case of the license holders.

The failure of the cases introduced by the Dominion Alliance against the thirty liquor sellers for infractions of the license law will be a disappointment to the friends of law and order, who hoped that at length something definite could have been done to teach a lesson to those who shamelessly and persistently violate the laws which all recognize as necessary to curb and control traffic which--to use altogether too moderate language--contains elements of extreme peril to the welfare of the community. It is to be noted that these laws are praised by the liquor men themselves. The 'Licensed Victuallers' who for the most part do not sell 'victuals' (food necessary for life) at all--hardly ever meet but they praise the license laws and assure the government and the public generally that of all things and people whom they hate their indignation burns hottest against the violators of these laws. They have even professed friendship for the temperance people and some of their members have asked 'why should these latter be so extreme--let good men, both total abstainers and liquor-sellers unite for the promotion of "temperance"?' When, however, work is required for the enforcement of the law one might

as well expect blood from a stone as any sort of aid from these 'temperance advocates.' They suddenly become a solid unit against law enforcement, and their wealth is at the disposal of the accused. We have learned not to look for law enforcement from the authorities who are sworn to enforce the license laws as well as the other legislation on the statute books. They not only do not act, but lay the whole onus on private prosecution. The enforcement is left in the hands of voluntary associations of citizens, who have nothing but the 'welfare of society at heart, and who sacrifice time and money to make their country a safer and safer place in which to live; yet when they do act they are openly corned as interlopers.

In some places every obstacle is thrown in the way of those who are trying to get the laws obeyed. The Rev. J. A. Smith, the national grand chief templar of Canada, who visited Montreal last Wednesday said that the dotting of 'i's' and the crossing of 't's' was becoming an important issue in making out liquor summonses in Nova Scotia. Officials of temperance organizations have frequently been snubbed and insulted, not only by lawyers who have the task of defending the liquor men, but by those who are supposed to hold the scales of justice impartially. Every step in the endeavor to enforce the law is made an almost insuperable task. So difficult is it made to obtain legal evidence that one would imagine that the liquor sellers were poor, persecuted innocents, or "bait-in-the-wood" and that the temperance people were the unscrupulous "wicked uncles" of the fair tales. It is a matter of common notoriety that drink is sold all over the city during prohibited hours. Many back doors and side entrances can be seen opening and shutting quite publicly on Sundays. In

many hotels and saloons liquor can be obtained at any hour, day or night. These facts agitated in the City Council several years ago were among the very first that went to provoke the great outburst of public sentiment for municipal reform that finally swept a corrupt and corrupting gang of aldermen into oblivion. The evil was abated for a time, but is well known to be rampant again. Definite proofs, concrete cases, precise instances, ironclad testimony is demanded. It is a necessity that many temperance people regret, as except they are men of the highest probity they are liable to be bought up by a trade which of course denounces the process as blackmail. Corruption in such cases is practically impossible to prove, and whenever it proves effective there is great rejoicing among the liquor fraternity over the supposed defect of the friends of public decency. The 'Licensed Victuallers,' and all their following, may as well know, however, that every victory of this sort only piles up wrath against them. A couple of years ago the corrupt element in the City Council was as arrogant and as satirical, and as confident of the security of their position as the liquor men are today. But the security proved a snare, and they went down to defeat all the more utter and complete for their aforetime 'arrogant defiance.' That it will be the same with the liquor traffic and all its friends is certain. Sooner or later--more likely 'sooner' than 'later'--the great work of education which is being conducted in this city and province will have its natural result.

The man could name all the State Governors but not a single league pitcher.

"I shall naturalize you," said the judge, "but you are far from being assimilated into an American citizen as yet."

Give your servants GOLD DUST to clean with, treat them rightly and you will have few occasions to insert a "help wanted" ad

They say a good workman is known by his tools. You cannot expect your maid to keep everything ship-shape unless you give her every modern help. To keep house without GOLD DUST is to do work by hard, old-fashioned methods. For cleaning everything and anything about the house--from cellar to attic--GOLD DUST is worth its weight in gold. It cuts grease and dirt like magic, does away with scouring and scrubbing, and saves time and tempers.

Your servant can do more and better work and keep sweet with the aid of GOLD DUST in all household cleaning.



"Let the GOLD DUST Twins do your work"

Made by THE N. K. FAIRBANK COMPANY
Makers of FAIRY SOAP, the oval cake.

OUR APPLE TRADE
JEOPARDIZED BY
CARELESS SHIPPERS

NO APPOINTMENT
TO BE MADE
TO WASHINGTON

Ottawa, Sept. 25--J. A. Ruddick, dairy and cold storage commissioner reports as follows concerning the apple shipments from Canada:

Several shipments of early apples have been made to Great Britain during the past month. Our inspectors report some shipments in ordinary cars arriving at Montreal in a heated over-ripe and even rotten condition. In view of arrangements between department of agriculture and the railways whereby shippers may obtain iced cars at ordinary rates for carriage of fruit intended for export in cold storage, it is amazing that such a complaint can be founded on fact. Some of the oldest shippers are the worst offenders in this respect.

The government has no intention of appointing anyone in the immediate future, although, as stated by time will probably come when such an appointment will be made. The question is not now before the government.

The direct loss for such neglect or ignorance, falls on the shipper or owner, but indirect loss from injury to reputation of Canadian apples reaches every apple grower in Canada and it is about time that careless shipshod operators should be given to understand that he has no right to jeopardize interests of an important industry in this irresponsible manner."

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SEALED TENDERS addressed to the undersigned, and endorsed "Tender for Public Building, Campbellton, N. B.," will be received at this office until 4:00 p. m. on Tuesday, October 18, 1910, for the construction of a Public Building at Campbellton, N. B.

Plans, specifications and form of contract can be seen and forms of tender obtained at the office of Mr. D. H. Waterbury, Clerk of Works, Custom House, St. John, N. B., on application to the caretaker Post Office, Campbellton, N. B., and at this Department.

Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied, and signed with their actual signatures, stating their occupations and places of residence. In the case of firms, the actual signature, the nature of the occupation and place of residence of each member of the firm must be given.

Each tender must be accompanied by an accepted cheque on a chartered bank, made payable to the order of the Honourable the Minister of Public Works, equal to ten per cent (10 p. c.), of the amount of the tender, which will be forfeited if the person tendering declines to enter into a contract when called upon to do so, or fail to complete the work contracted for. If the tender be not accepted, the cheque will be returned.

The Department does not bind itself to accept the lowest or any tender.
By order,
R. C. DESROCHERS,
Secretary.
Department of Public Works,
Ottawa, September 22, 1910.
Newspapers will not be paid for this advertisement if they insert it without authority from the Department.



SEALED TENDERS addressed to the undersigned, and endorsed "Tender for additions and alterations to the Public Building, Moncton, N. B.," will be received at this office until 4:00 p. m., on Monday, October 17, 1910, for the work mentioned.

Plans, specifications and form of contract can be seen and forms of tender obtained at this Department and on application to the Caretaker, Public Building, Moncton, N. B.

Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied, and signed with their actual signatures, stating their occupations and places of residence. In the case of firms, the actual signature, the nature of the occupation and place of residence of each member of the firm must be given.

Each tender must be accompanied by an accepted cheque on a chartered bank, made payable to the order of the Honourable the Minister of Public Works, equal to ten per cent (10 p. c.), of the amount of the tender, which will be forfeited if the person tendering declines to enter into a contract when called upon to do so, or fail to complete the work contracted for. If the tender be not accepted, the cheque will be returned.

The Department does not bind itself to accept the lowest or any tender.
By order,
R. C. DESROCHERS,
Secretary.
Department of Public Works,
Ottawa, September 21, 1910.
Newspapers will not be paid for this advertisement if they insert it without authority from the Department.

"The Church In Darkness"!

DO NOT DEPEND ON OTHERS FOR YOUR LIGHT

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Use a "Monitor Generator"

And Have Light Always

CHURCHES USING A "MONITOR" HOLD UNINTERRUPTED SERVICES EVERY SUNDAY NIGHT

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