

biome head, jointed body, at open and shut, very head so show, an elegant a picture, she should be you and witness a cent of doll nearly

ooddy, sir!" said the only. "I thank you and tomorrow I shall be in a higher court, sir."

ear it," said the captaining up. "We are; I confide to you the of the main deck bat with it."

he murmured, "and my own!" Her hair caress, set his gain.

he answered wildly, again. "Only away slip!"

John, N.B.

Special Selling for Friday and Saturday

November 6th and 7th. Our Bargain Days.

These Bargain Days are Money-Saving Opportunities for you. Seize them. This week we are making special prices in Mantles, Skirts, Dress Goods and House Furnishing Departments.

- Ladies' and Children's Mantles and Skirts.**
- Black Beaver Mantles, Beaver Collars, reg \$3.25 ... \$2.50
 - Check Tweed Coats, plaid lining, reg \$6.00 ... \$4.95
 - Blue and Grey Camels Hair Coats with Capes, reg \$8.00 ... \$6.90
 - Grey Frieze Coats, Satin Lined, Double Cape, reg \$10.00 ... \$8.00
 - Black Frieze Coats, Satin Trimmed Double Cape, reg \$6.00 ... \$5.00
 - Black Cloth Coats, Trimmed with strapping, reg \$14.00 ... \$11.00
 - Fawn Cardinal and Blue, Girl's Ulsters, reg \$5.50 ... \$4.50
 - Black Broadcloth Skirts, Satin trimmed, reg \$6.50 ... \$5.25
 - Grey and Navy Homespun Skirts, reg \$4.25 ... \$3.00
 - Black, Blue and Grey Frieze Skirts, reg \$3.25 ... \$2.50
 - Black and Misses' Skirts, reg \$2.25 ... \$1.75
- Fur Puffs, Capelets and Mitts.**
- Seal Gauntlets \$3.25 ... \$2.50
 - Astrachan Gauntlets reg \$4.50 ... \$3.75
 - Black Opossum Gauntlets, reg \$5.25 ... \$4.50
 - Seal Mitts, reg \$2.00, B.D. \$1.50; reg. \$3.75 ... \$3.00
 - Sable Scarfs, reg \$16.50 ... \$14.00
 - Seal and Chinchilla, Seal and Bear, reg \$5.00 ... \$4.00
- Men's and Boys' Clothing**
- Grey and Black Frieze Overcoats, reg \$8.00 ... \$6.90
 - Blue and Fawn Frieze Ulsters, reg \$8.00 and \$10.00 ... \$6.00
 - Odd Overcoats, reg \$4.00 and 4.50 ... \$2.50
 - Boys' Odd Vests for ... 25c each
 - Boys' Heavy Tweed Pants, reg \$2.00 ... \$1.50
- Carpets and House Furnishings**
- Ends Tapestry Carpeting, prices 50c to 75c ... 35c yd
 - Patterned Hemp Carpeting, reg 12c ... 9c
 - Blue Curtains, 3 yards long, reg 55c pair ... \$1.25
 - Blue Curtains, reg 75c, B.D. 62c reg \$1.75 ... \$1.25
 - Odd Cream Shade Blinds, reg 75c and 90c ... 50c
 - Black Oilcloth, Marble and Colored 5-4, reg 75c ... 21c
 - Black and Mahogany Curtain Poles, reg 25 25c ... 21c
 - Reversible Bordered Cretonne, reg 23c B. D. 18c; reg 28c ... 22c
- Ladies' Wrappers and Blouses**
- Black Satin Blouses, reg \$1.75 B. D. 1.25; reg 1.50 ... \$1.00
 - White Vesting Blouses, reg \$1.15 ... 90c
 - Black and Colored Silk Blouses, reg \$3.35 ... \$2.85
 - Black, White and Colored Silk Blouses, reg \$6.75 ... \$5.75
 - Black and Colored Blouses, reg 80c ... 67c
 - Black and Colored Blouses, reg 90c B. D. 75c; reg \$1.65 ... \$1.40
 - Black and Colored Blouses, reg 8c per oz ... 6c
 - Black and Colored Scotch Fingerings, reg 75c ... 59c
- Dress Goods and Suitings**
- Black and Grey Camels Hair Effect, 54 inch, reg 50c ... 39c
 - Black and Navy Serge, reg 35c ... 27c
 - Black and Navy Serge, reg 55c ... 38c
 - Black and Colored Eclvetees, reg 35c ... 28c
 - Black and Colored Eclvetees, reg 35c ... 28c
 - Black and Colored Eclvetees, reg 35c ... 28c
- 10 per cent off all Ladies' and Children's Underwear Bargain Days**
- 10 per cent off all Hosiery and Gloves**

E. E. W. MCGAFFEY

Lindsay's Leader. Low Cash Prices. Dry Goods House.

FELT QUALITY

"NOT HOW CHEAP BUT HOW GOOD."

Is our motto in buying Felt Footwear. When you have examined our Felt Goods you will know that you have Felt Quality.

- For Men**
- Men's heavy Felt Footwear, long and short boots, prices from \$1.65 to \$2.60
 - Men's Felt Boots, in laced and congress styles, felt or leather soles, prices \$1.95 to \$4.25
- For Women**
- Women's Felt Boots, in button, laced and congress styles, plain or fox-d. Make your selection now while the sizes are complete, prices \$1.00 to \$1.50
 - Women's House Slippers in great variety, from the old fashioned house boot to the fancy Dresden velvet slipper, prices 25c to \$1.10
- For Children**
- A perfect host of kinds in house slippers, felt, cloth and velvet, prices 20c to 80c

R. NEILL

The Shoe King, Lindsay.

PIANOS, ORGANS AND SEWING MACHINES. High Grade Goods at Right Prices. Terms to Suit Purchasers. WM. WARREN. Office and Residence, Lindsay Street. Next to Dr. Shier's. P. O. Box 217

POLICE MAGISTRATE'S PANTS KICKED BY TOWN SOLICITOR

Mr. G. H. Hopkins Put the Boots to Magistrate Steers in Col. Deacon's Court

"I'll get into trouble will I. Will you get me into trouble? You pup." Kerchuck!

And, in the court room, Town Solicitor Hopkins had kicked that part of Magistrate Steers' anatomy with which he sits on the bench.

It was on Friday, and while the Marshall case was on—that case which early in the week furnished the sensation of the prisoner's break out of court, and before its close, the scene of the town solicitor landing his No. 10 in the bosom of the police magistrate's trousers.

Col. Deacon was conducting the court. Mr. Steers and Mr. Hopkins were lawyers for the prosecution and defence respectively. The magistrate had asked Col. Deacon to try the case, since he himself wished to act as prosecuting counsel because the girl in the case lived at his house as domestic. Against that procedure Solicitor Hopkins and his colleague Mr. McSweyn lodged strong objection early in the case. That point caused an initial irritation between the two lawyers, who finally enacted such a disgraceful scene in the court. The proceedings of the next two hours saw that irritation steadily increased until the assault took place. After Mr. Steers had questioned the girl, Blanchard, Mr. Hopkins began the cross-examination. His questions were audibly commented upon by Mr. Steers during the entire examination. This rendered Mr. Hopkins' work very difficult and his temper none of the best. His appeals to Col. Deacon for order, met no response from that official except the information that the lawyer was usually an interrupter himself.

While Mr. Steers was examining the witness Mr. Hopkins had raised an objection. The magistrate had ruled against him. When he afterwards objected Mr. Steers exhorted him to sit still, and remember that he had objected—that he was always objecting—and that the court had ruled against him. Would he keep ruled? Then came Mr. Hopkins with the cross-examination and the sort of dialogue that led up to the dramatic incident above recorded may be gathered from the following:

Mr. Hopkins—Oh, I did not know you were so clever.

Mr. Steers—People have to learn lots of things in the police court.

Mr. Hopkins (to the girl)—Do you know what will happen you if you do what is wrong?

Mr. Steers—We all have to take our chances on that.

Col. Deacon—I have established the fact that the girl knows the nature of the oath.

Mr. Hopkins—Whom have you lived with since you came to town?

Col. Deacon—Why do you ask that?

Mr. Hopkins—It is important.

Col. Deacon—Very.

Mr. Steers—I'm glad to see you agree with the court for once.

Mr. Hopkins—I want you to understand I am going to conduct this case in my own way.

Mr. Steers—It is a very peculiar way.

Col. Deacon—I want it distinctly and emphatically understood that this is simply a preliminary examination, and there is no need of going over the whole ground.

Mr. Hopkins—Can you imagine anything more improbable than the story told by the girl?

Mr. Steers—Yes, many of the stories told by you are far more improbable.

Col. Deacon (as the girl was slow to answer)—Come here; you are either very stupid or worse.

Mr. Hopkins (regarding the next answer)—Get that down.

Col. Deacon (in loud voice)—I have it down.

Mr. Steers—You know she answered that before.

Mr. Hopkins—If you do not know more than you seem to I'm sorry for you.

Mr. Steers—I am glad to receive sympathy from such a source.

Mr. Hopkins (to the girl)—How long were you there?

Mr. Steers—The same length she was before she went there I suppose.

At this point some very lamentable details were elicited by Mr. Hopkins, and Mr. McSweyn who sat near him, and took a long breath.

"What is that sigh for Mr. McSweyn?" asked Mr. Steers. "Is it the youthful depravity displayed?"

Are you remind me of those lines?

"Poor race of men said the pitying spirit, Dearly ye pray for your primal fall Some flow'rets of Eden ye still inherit, But the trail of the serpent is over them all."

"I never heard of them" answered Mr. McSweyn.

"Oh I knew you were Scotch, but I supposed you were Irishman enough to have read Moore," replied Mr. Steers.

Mr. Hopkins again went into details.

Col. Deacon—Are you going into all that?

Mr. Steers—Oh yes he is. He has been an hour and a half already. He is like the disciples who toiled all night and caught nothing.

Mr. Hopkins—I wish you would keep quiet.

Mr. Steers—That makes no difference.

Mr. Hopkins—You have no business in this case.

Mr. Steers—It would be better for you and your client if I was not.

Col. Deacon—Stop this.

Mr. McSweyn—The only object of cross-questioning is to discover whether the witness is credible or not.

Mr. Steers—That's all; nobody would ever discover anything unless you gentlemen took him into your confidence.

Mr. Hopkins (to the court)—Will you keep this man quiet.

Mr. Steers—What man? Mr. Hopkins?

Col. Deacon—How long are you going to go into these details?

Mr. Hopkins—I don't know.

Mr. Steers—He's just got started; he likes to ask the girl that sort of questions. He revels in these nasty details.

Mr. Hopkins—I haven't asked as bad questions as you did, but I want to establish these dates, and I'm going to if it takes a week.

Mr. Steers—No man who is sound in his mind would go on with such a petty cross-examination.

Col. Deacon—Well go on then.

Mr. Hopkins—It seems to worry my learned friend for me to ask such close questions.

Mr. Steers—Not at all if you enjoy it; only my time is of some value.

Mr. Hopkins—You'll get paid for it.

Here Mr. Hopkins asked the girl carefully about the alleged actions of the accused.

Mr. Steers—Are you trying to get some pointers, Mr. Hopkins?

Mr. Hopkins—Now you stop making such remarks as that or you will get into trouble.

Mr. Steers—Knickerbocker, and smiling had been walking up and down the floor with his hands in his pockets. At this remark of Mr. Hopkins he went up to him, put his face close to his and said:

"I'll get into trouble will I. Will you get me into trouble? When do I get this trouble you pup you?"

Then he turned to walk away.

Thud! The town solicitor's right foot had described a semicircle and landed solidly into the magistrate's plaided posterior.

"Arrest him!" called out that officer wheezing about in amazement.

"Constables! Keep order in the court!" cried Col. Deacon.

Constable Nevison caught the prisoner by the back of the neck, and Constable Crawford laid a restraining hand on Mr. Hopkins' arm. Mr. Steers made no hostile demonstration except a few rapid steps toward his adversary, who had retreated a little in fighting formation.

"You were never known to hit a man unless his back was turned," said he. "Talk about trouble; I could lead you about by the ears, and you know it. 'Trouble! I can't oblige you now for I'm an officer of the crown; but the time is coming when I won't be, and then I'll give you more trouble than you want."

Mr. Nevison said Col. Deacon, "I have made an unseemly occurrence took place in the court; and to give these gentlemen time to compose themselves, I will now adjourn the court."

Mr. Steers—Never mind adjourning; I am composed enough. That man is speechless. He can't articulate at all.

The court resumed. It is not the purpose of this report to give the substance of the evidence in the case for it was taken behind closed doors, and was unfit for publication. It may be said, however, that the girl, Lillie Blanchard, aged 13 years, 5 months, according to the family months, produced in court, and her father's testimony, sworn, that at least five times she had been called by Mr. Steers, and been guilty of the crime with which he is charged.

When Mr. Hopkins asked her what she said to Mr. Nevison when he spoke to her of these matters, Mr. Steers instructed her not to answer. He did the same when she was asked if she told anyone of these occurrences. To the question as to whether anyone else but the accused had regard to a person whose name she did not know.

"That question is aside from the investigation," said Col. Deacon.

Mr. Steers—Yes, and I could have objected to it also, but would not.

"Has anyone else acted familiarly with you since you went to live at Mr. Steers' house?" asked Mr. Hopkins.

"Familiarly!" shouted Col. Deacon. "I am not here trying a case of familiarity. That is no crime."

"Let it pass," said Mr. Steers. "It is not a proper question, but I want him to probe this matter to the bottom."

Marshall was committed for trial.

With regard to Mr. Steers acting as counsel, while still police magistrate, Messrs. Hopkins and McSweyn addressed the following protest to Col. Deacon, and sent a similar one to the attorney-general:

To His Worship Col. Deacon:

We hereby formally protest against

Mr. William Steers being allowed to appear as prosecuting counsel in this case in the preliminary investigation before you on the ground that he is police magistrate of Lindsay, and the offence is alleged to have been committed upon an inmate of his house and further that the chief constable of Lindsay has no power or authority to retain counsel in a criminal case like this, and if it is a case which it is improper for him to hear as police magistrate it is certainly improper for him to appear as prosecuting counsel and we ask you to call in the county crown attorney to conduct the prosecution or to adjourn the case and take the opinion of the attorney-general upon your objection.

JOHN MCSWEYN, G. H. HOPKINS, Counsel for Defence.

October 30th, 1903.

To which Col. Deacon made the following remark in the records: I proceed with the case as an ordinary preliminary investigation leaving the matter to be decided as to the objection by competent authority.

MR. STEERS DEFIES THREAT OF HIS HONOR JUDGE DEAN

The Judge Refuses to Hear Him in The Marshall Case—Prisoner Out on Bail

Another act in this sensational Marshall case was produced yesterday morning in the county court room, when upon application for bail for the prisoner by Mr. Hopkins, Judge Dean refused to hear Mr. Steers, and threatened to commit him for persisting in taking part in the case.

Mr. Steers asked the county crown attorney to allow him, Mr. Steers, to reply to the application and to this the county crown attorney agreed. When Mr. Steers arose, the following discussion took place between His Honor Judge Dean and the learned counsel:

Judge Dean—I cannot hear you Mr. Steers, you are police magistrate for the town of Lindsay and not entitled to be heard.

Mr. Steers—If that is so, it is not a matter in which your Honor is concerned, if I break the law I shall take the consequences, but I would inform your Honor that I am not police magistrate for the town of Lindsay, but am simply acting as police magistrate at the request and for the accommodation of the Department of Justice, and if your Honor will give me a judgment in writing, refusing to hear me, I will very quickly compel your Honor to do so by applying for mandamus to the High Court of Justice.

Judge Dean—I would not hear you even if you were not police magistrate, even if you were appearing as an ordinary barrister, I will hear no one on behalf of the crown, except the county crown attorney.

Mr. Steers—Will your Honor refuse to hear me if I produce written instructions from the attorney-general?

Judge Dean—Have you these instructions?

Mr. Steers—No, I have not at present, but if your Honor will defer this application I will wire and ob-

tain them.

Judge Dean—I will not adjourn the application, and I will not hear you, I insist upon your sitting down Mr. Steers.

Mr. Steers sat down, but proceeded to instruct the county crown attorney.

Judge Dean—You must not do that Mr. Steers.

Mr. Steers—I shall do it whether your Honor likes it or not, I hold a position in this court quite as well recognized and assured as you your Honor.

Judge Dean—If you do not keep quiet I shall take means to make you.

Mr. Steers—I do not fear any committal that your Honor may make. I court your Honor's committal.

The judge then made an order admitting the defendant to bail at \$4,000.

Mr. Steers characterizes the judge's conduct in hearing the application for bail as indecent. Mr. Steers says he hopes the judge will explain himself, if there is any possible explanation; and if the judge fails to do so, it is his intention to bring the whole matter to the attention of the Minister of Justice, and ask for an investigation.

An Explanation

Col. Sam. Hughes, M.P., wishes to explain to the electors of North Victoria, that owing to a mix-up by the lads employed by the Conservative party at Ottawa to place the members' stamps on the campaign literature sent out, his stamp does not appear on all envelopes. That of the chief whip, Mr. Geo. Taylor, M. P., and other members' frank appear as well as that of Col. Hughes, while the latter's is on much what went to other ridings. The mistake arose owing to the young lads mixing up the stamps.

THE JOLLIER

(H. D. C. in Toronto Star)

Seventy Colombian revolutionists are at it again. This is a waste of material. Seventy men are enough to make two good revolutions. Half of them should go home and wait until day after tomorrow, when it will be time to start another revolution.

It is so warm in Muskoka that venison won't keep. This will be a convenient excuse for the unsuccessful ones among the army of deer shooters.

It appears to have escaped the notice of the game wardens that Mr. Gamey has been shooting off his mouth in the deer districts without a license.

Glenora School Report

Report of S. S. No. 9, Fenelon, for October. 5th—Willie Spence, Douglas Sinclair. 4th—Sadie Sinclair, Lila Nesbitt, Wilfred Havery, Annett Tolmie, John Tolmie. 3rd—Annie Sinclair, Maggie McKenzie, Sophie Moyne, Ethel Cooper, Mary Nicholson, Ellen Ferguson. 2nd—Roy Tolmie, Millie Hewie. Part 2nd, Eac-hern Tolmie, Joe Nesbitt, John Ferguson. Sr. 1st—Mackenzie Moyne, Murdoch Murchison, Norman Nicholson. Jr. 1st—Willie Nesbitt, Bella Ferguson, Katie Kennedy.

MAYOR SOOTHERAN EXPLAINS THE MAGISTRATE'S GRIEVANCE

And Calls it a Whim—Police and Court Room Are All That Are Required

At the regular meeting of council held on Monday night, Police Magistrate Steers' letter to Mayor Sotheran was read saying that because his request for more police, and better court room facilities had been disregarded he had resigned his position.

Regarding that letter Mayor Sotheran said: "Late in October there was a meeting of the Police Commissioners. Mr. Steers then urged the appointment of another constable. His reasons did not convince the board. On Oct. 27th he called at my office and demanded, without giving a reason, that I should at once call a special meeting of council. I declined to do so until I knew what it was for. Mr. Steers explained that he wanted to place before council a demand for another policeman, at least during court hours, and a prisoner's box to prevent the escape of persons on trial. I still refused, and for two reasons: I considered that the court room was a suitable room, and, being on the second floor, quite difficult enough place for prisoners to escape from if the constable took ordinary precautions. Moreover there had been a meeting of council the very night before, and the regular one was only six days off. I told him to come to that meeting, and declined to call a special one."

The magistrate's letter was filed.

THE LETTERS

Assessors Spier and Connolly reported their work done, and asked for \$50 each, additional salary, because "the price of living, etc."

The Orangemen wanted the town hall for a concert to-night. It had been engaged to the hospital authorities for the annual meeting, but

they graciously retired to the Collegiate Institute and the L. O. L. gets the chamber.

Geo. Hack and Mrs. P. Fohert asked to have their taxes remitted.

Hotelkeeper Maunder found the ditch too deep outside his place.

Stewart and O'Connor gave notice of an action for damages on behalf of Mrs. Brooks, who fell from the walk in the dark and broke her leg.

Mr. W. Mills drew attention to a defective box drain on Elgin-st. and Victoria-ave.

Mr. Irwin of the G. T. R. said that trainmen blocking the streets longer than the legal time did so at their own risk.

Mr. W. J. Bryant wants a walk on Melbourne-st. between Cambridge and the avenue.

The Trent Valley Navigation Company sent a bill for \$25 for the town's use of their wharf when unloading gravel.

Sec. Veitch of the fire brigade asked that Dave Porter be made a member, that four men's suits be bought and the alarm system be overhauled.

The hardware people want the early closing by-law changed to apply to the whole of instead of part of the year.

THE PARK BOUGHT

When the report recommending the purchase of the McArthur park lot was read, Ald. Robinson spoke against it. He believed the people wanted this council to make the income meet the outlay.

A by-law was read appointing Mr. Jas. Bell fire brigade teamster.

It was moved by Ald. O'Reilly that a plank crossing be put down between the Benson House and Lennox's store. The order to put one opposite the Pym House was revived and upon His Worship declaring there was no place else on the street where they could place one, efforts to bury money under the snow; until granolithic is put down, were abandoned. Ald. Cind-namon and Ald. McCrae spoke against the expenditure for so short a time.