

CANADIANS SEIZE AMERICAN CRAFT.

Ten Vessels Engaged in Fishing
Captured by Protective Cruiser
Curlew.

THEY HAD FISHED ON SUNDAY.

And Caught Fish Illegally and Had
Seined in Canadian Waters—No In-
ternational Trouble Likely.

Eastport, Me., Nov. 28.—Ten American fishing craft, including eight sailing vessels and two steamboats, have been seized by the Canadian fisheries protective cruiser Curlew and fined for illegal fishing in the Canadian waters of a tributary of Passamaquoddy bay near St. George, N. B. The fishing craft were seized near St. George last night, although an announcement of this procedure was not made until today.

Three specific charges were placed against the vessels: that they had fished on Sunday; that they had illegally caught fish found in their possession and that they had seined illegally in Canadian waters. For the first two offenses each boat was fined \$100 and for the last, \$200. In addition to this all of the seines and fish were confiscated.

It is understood that the fines will be paid and that the entire matter will be disposed of without involving any international question. The aggregate value of the craft is about \$20,000. The seizure is the most extensive that has been made by a Canadian cruiser for many years.

NO ISSUE BETWEEN GOVERNMENTS.

Washington, Nov. 28.—Taking their cue from the statements contained in the Eastport dispatch, state department officials are not expecting the seizure of the American fishing vessels to be made an issue between the governments of Canada and the United States. So far nothing has been heard about the matter except the unofficial information contained in the dispatches, which indicates an amicable disposition of the matter. In the present instance the question of extra territoriality appears not to have been raised, and the vessels were not confiscated, which has happened in the case of seizures heretofore made by the Canadian authorities usually being sufficient to make the settlement of the controversy a matter of diplomatic negotiations.

Battle With Robbers.

Sioux City, Ia., Nov. 28.—In a battle between a posse of citizens and three robbers at Fond du Lac, today one of the robbers, whose name is not known, was shot and fatally wounded. The other two escaped but a posse is in pursuit. A small amount of booty was found on the wounded man.

ONE MAN KILLED.

In a Fight Between Slaves and
Italians.

Trinidad, Colo., Nov. 28.—Over 100 shots were exchanged today in a fight at a coal camp near Hastings, Colo., between slaves and Italians. John Remish was killed and another man seriously wounded. Remish was robbed of \$200 after he was shot. Nine men have been arrested on suspicion of having been engaged in the fight. The trouble is said to have arisen from the coal miners' strike.

Preacher Shoots at Judge.

San Francisco, Nov. 28.—Rev. Isaac Selby of Australia shot at Superior Judge Hebbard today, while the latter was on the bench. The bullet came within an inch of the judge's head and lodged in the back of his chair. The would-be murderer was at once re-

We hear your hair is very sick. That's too bad!

We had noticed it was looking pretty thin and faded off late, but naturally did not like to speak of it. By the way, Ayer's Hair Vigor is a regular medicine for sick hair. It keeps the hair strong and healthy, and checks falling hair.

moved from the courtroom to the city prison and charged with attempt to commit murder.

Selby was recently sued for divorce by his wife. He conducted his own defense, but was unsuccessful, a decree against him being granted. He then sued a man named Donald McTear for damages for having alienated his former wife's affections. The case came up in Judge Hebbard's court today, and Selby again was his own attorney. When a ruling against him was made he quickly drew a revolver and fired point blank at the judge, who heard the bullet whistle past his ear. Selby was immediately seized and prevented from discharging another chamber of his pistol. For a time there was great excitement among the spectators, but quiet was restored when it was found that the judge had not been injured.

GOV. VARDAMAN.

He Goes Out of His Way to Make
A Fool of Himself.

Jackson, Miss., Nov. 28.—Gov. Vardaman today received a telegram from President Francis of the world's fair stating that President Roosevelt visited and greatly admired the Mississippi building while at the fair Saturday. The governor wired a reply containing the following:

"It is, of course, gratifying to the people of Mississippi to know that they have done one thing that the present president of the United States approves. Doubtless the president's admiration of the Mississippi building is due to the admiration of Jefferson Davis, of whose last home it is replica."

ATTEMPTED TRAIN HOLDUP.

Denver & Rio Grande Has Some
Experiences.

Salida, Colo., Nov. 28.—It has developed that attempts were made to hold up two westbound Denver & Rio Grande passenger trains instead of one at Gourdons siding Saturday night. Only the attempt on No. 1, known as the Denver & Ogden express, was reported to superintendent Lakes at Salida. This was the second and principal assault by the train robbers.

The first attempt was made on second section of No. 5, known as the California limited. This was not reported to headquarters Saturday night as the train crew thought the shots fired into the cab came from guns in the hands of persons who wished to be revenged on the railroad for either a fancied or real cause. Some of the trainmen still hold that the gang of train robbers is operating in Chatfield county.

Of the two shots fired at No. 5, one ploughed its way through the cap of Fireman Arthur and tore a tuft of hair away.

Boston Canadian Club.

Boston, Mass., Nov. 28.—The sixth annual banquet of the Canadian club at Boston, in the Vendome hotel tonight, involved little in an interesting debate on reciprocity relations between the United States and Canada. George E. Foster, M. P., from North Ontario, one of the leaders of the Conservative party of Canada, opposing the doctrine championed by Eugene N. Foss and others.

Mr. Foster, who formerly was intimately associated with the late Sir John A. MacDonald, and later assisted Joseph Chamberlain in spreading the protection propaganda through England.

GOV.-ELECT ADAMS OF COLORADO.

He Does Not Take Seriously the
Republican Threat to Prevent
His Accession to Governorship

RENTS A RESIDENCE IN DENVER.

Gov. Peabody Proposes to Appoint Two
Supreme Court Justices—Women
Buyers of Votes.

Denver, Nov. 28.—Gov.-elect Alva Adams came to Denver from his home in Pueblo today, and will remain until after the banquet to be given in his honor tomorrow night. He does not take the threat of the Republicans to prevent his accession to the governorship seriously, and has rented a house here for the two years of his term.

Mr. Adams expressed the opinion today that Gov. Peabody, after an investigation of the election returns would reach the conclusion that he was not the people's choice for governor, and would gracefully retire.

It is announced that Gov. Peabody will appoint the two additional justices of the supreme court, irrespective of whether he holds office the next term or not. Under the constitutional amendment adopted at the recent election, the court of appeals and supreme court consolidate on April 5 next, and two of the seven judges provided for are to be named by the governor.

The legislature will meet one week before the next term of governor begins. During that time or prior, the State canvassing board will declare the amendment adopted. Gov. Peabody will make the appointments and the senate, if Republican, will confirm them. Should the Democrats control the senate, Gov. Peabody's appointments will each to vote the Republican ticket. Mrs. Snyder is a complainant in one of the cases against Democrats arrested on warrants issued by United States Commissioner Capron, charging conspiracy to intimidate voters in violation of federal statute.

These cases came up in Commissioner Capron's court today, but the hearings were postponed, although George Allen Smith, attorney for the defendants, demanded an immediate trial, declaring that "these suits were brought simply for political purposes and not for purposes of justice."

The hearing in the Las Animas county election case was held in the supreme court chambers today. The Democrats filed a petition asking for a writ of prohibition restraining Judge Northcutt of the district court from interfering with the mandamus order of Judge Northcutt of the district court, which ordered the board of canvassers to throw out the returns of the Primero precinct.

The Democrats allege that the Republicans moved the polling place inside the grounds of the Victor Fuel company, where no outsider was allowed to go. There were 475 votes cast in the polling place inside the grounds, while only nine were cast at the place designated by the county commissioners.

Judge Means issued a writ of man-

TEA We don't want to return a great deal of money; it costs a good deal to do business.

Write for our Knowledge Book, A Skillful & Company, San Francisco.

demus compelling the board of canvassers to ignore the returns from that precinct.

The Republicans then applied to Judge Northcutt for a writ of prohibition against the county court. Then the Democrats appealed to the supreme court to help them out of the difficulty.

Senator John A. Bush appeared for the Democrats. Robert Yeomans of Trinidad endorsed the application and said the suit in the county court was brought in collusion. He asked the court to either restrain the county court from interfering with the canvass of the returns, on the grounds that it had no jurisdiction, or else assume jurisdiction itself under its original order issued before election.

The court took the petition for a writ under advisement.

Alleged election frauds in Huerfano county are also to be taken up in the supreme court on application of the Democrats, who, this afternoon, through Attorney John G. Taylor, filed affidavits charging violations of the court's decision injunction and asking that the offenders be cited for contempt, as in the Denver cases brought by the Republicans.

The court announced that a hearing would be given after the Denver cases are disposed of.

In the supreme court today the hearing of evidence against five of the Democratic election officials and leaders charged with contempt for alleged violation of the supreme court order appointing special watchers at the recent election, was begun.

Frank Kratke, chief license inspector; Joseph Ray and Charles Kofsky, judges of election; Edward O'Malley and Carl Wilson, clerks of election, were before the bar.

Half a dozen witnesses were examined, including the supreme court watchers. All testified to Kratke and Michael Mahoney, alderman of ward five, destroying the commissions of the special watchers and illegally taking possession of the election supplies and polling booth at precinct eight, ward five.

Evidence of repeating was also given, one of the Republican judges expressing the opinion that at least 50 persons voted who had no right to vote.

It was said that at least one man was driven out of the polling place by Kratke and Mahoney because he insisted on having a second ballot, when he discovered that the one handed him was already marked.

The Republican judge swore that he was denied his legal right to appoint a clerk, and that a Democrat who lived outside the precinct was selected by the Democratic judges to serve as his clerk.

Fayerweather Will Case.

Washington, Nov. 28.—The case known as the Fayerweather will case was decided by the supreme court of the United States today in favor of the colleges. The case involved a bequest of about \$2,500,000 made to 20 different colleges by the late Daniel G. Fayerweather, a leather merchant of New York, who died in 1890. The will was attacked by Mr. Fayerweather's widow and two nieces, fraud being charged. The case has been pending in the courts for many years, and has been before the supreme court on several occasions. The last decision on it was rendered by the circuit court of the southern district of New York and was favorable to the colleges.

The heirs then appealed to the supreme court, but the opinion of today affirmed the finding of the circuit court. The opinion of the court was delivered by Justice Brewer and held that the case had been previously adjudicated.

The beneficiary colleges are Bowdoin, Dartmouth, Williams, Amherst, Wesleyan, Yale, Columbia, Union Theological, Hamilton, Rochester, Cornell, La Fayette, Lincoln, Virginia, Hampton, Maryville, Marietta, Adelbert, Wabash and Park.

HUGH GUERNEY'S FINE.

Check Was Returned to Him as
The Fine Was Irregular.

Washington, Nov. 28.—Announcement is made at the state department that it received from the British ambassador at Washington for \$25,000 the amount which a Massachusetts magistrate fined Hugh Guerney, third secretary of the ambassador, charged with exceeding the speed limit of automobiles in Massachusetts.

The check was received after the magistrate apologized for his conduct and was promptly returned to the ambassador by the department, with a card note informing him that as the arrest of his secretary was unwarranted, the fine was irregular and could not be received.

The announcement of these facts is made by the state department, that it may be known that the British embassy was ready from the start to make an appropriate amendment.

Cut His Throat from Ear to Ear.

Vancouver, B. C., Nov. 28.—William Moore committed suicide today by cutting his throat from ear to ear with a razor. He leaves a widow and eight small children. Recently Mortimer was arrested on complaint of his wife for refusing to provide for his family. He was found in his money over to his wife and thereupon complained that as he had no money left to buy whiskey he would soon commit suicide. Today he carried out his threat. Death was almost instantaneous.

School Ship Launch Blows Up.

Portsmouth, England, Nov. 28.—A singular accident, resulting in the death of two men and injuries to a number of others, occurred in Portsmouth harbor today.

Two launches belonging to the British torpedo schoolship Vernon were engaged in an instructional course of sweeping the harbor for mines, when suddenly an explosion occurred on board one of the launches, which immediately sank. Those who were on board of her were thrown into the water and were rescued with difficulty. The second launch was so seriously damaged that she sank.

The official report says the explosion was due to an unsuccessful effort to fire a counter-mining explosive charge used during the sweeping operations.

Gondition of the Treasury.

Washington, Nov. 28.—Today's statement of the treasury balances in the general fund, exclusive of the \$150,000,000 gold reserve in the division of redemption, shows: Available cash balance, \$142,564,921. Gold, \$82,970,071.

FIRE IN A FLAT.

Thirteen Families Have a Narrow Escape.

New York, Nov. 28.—Fire in a five-story flat house at No. 5 east One Hundred and Fifteenth street has thrown 13 families into a panic. Adolph Burkhardt, 75 years old, father of a vaudeville actress, was severely burned that the physicians in Harlem hospital, where he was taken, have no hope of saving his life.

Burkhardt lived with his daughter on

the third floor and both were in bed when the fire started. When they were aroused the flames were leaping up the stairs, cutting off escape by that means, and Burkhardt, clad only in a night robe, ran into the hallway. He was found there by persons who discovered the flames and climbed up the fire escape to alarm the sleeping tenants.

When the firemen reached the house every window was crowded with figures attired only in night clothes, while a chorus of shrieks went up from the women and children, many of whom wanted to jump. Extension ladders were quickly raised and all were saved.

the only person injured being Burkhardt.

It is believed that the fire started from a gas stove on the first floor. The damage was about \$5,000.

Public Lands Withdrawn.

Washington, Nov. 28.—The secretary of the interior has withdrawn from all forms of disposal the following public lands needed for irrigation purposes: North Platte project, Wyoming, 13,760 acres; Colorado river project, 13,440 acres in California and 25,040 in Nevada; Milk river project, Montana, 16,880 acres.

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-for the Bowels-

Ten Cents All Druggists

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New Patterns, Winter Weights, Made in England.
Up to \$8.00 values for—

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But one which is vital to every man, especially a man of family, or one having others dependent upon him. It is one you should consider, as you may not live to see another Thanksgiving day. It is not an expensive protection, as you will find by getting terms, etc., from our office.

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Our Entire Stock

OF LADIES SUITS, JACKETS, RAGLANS, AUTOMOBILES, RAIN COATS, Misses Jackets, Children's Jackets, Baby's Coats, Silk Waists, Oxford, Waists, Knit Blouses, Silk Dress Skirts, Lace Dress Skirts, Vests Dress Skirts.

AT COST.

Dress goods that retail from \$1.00 to \$1.50 yard, AT COST. Knit goods, AT COST. Cut out this advertisement and bring to the store and our salespeople will sell you the goods as advertised.

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CONCERNING GOOD BREAD

What's the use of taking chances on anything like this when you KNOW you can have good bread always if you use

SMITH'S FLOUR

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\$17.50

All now, with latest improvements. Only a few left, and we are closing on this line of machines. They are fully warranted and have latest attachments. This offer will draw you to our store and we invite you to inspect our entire new stock of Pianos and Musical Instruments.

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Is everywhere recognized as the Standard Hair Coloring for Gray or Bleached Hair. It is not affected by heat, permits curling, is a wonderful hair restorer and invigorator. Lotion LA-75. Most Applications of your hair colored from Imperial Chem. Mfg. Co. 35 W. 23d St., N.Y.

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DRUNKENNESS CURED TO STAY CURED BY

White Ribbon Remedy.

No taste. No odor. Any woman can get it in plain water, tea, coffee or food without patient's knowledge. White Ribbon Remedy will cure or destroy the diseased appetite for all alcoholic drinks, whether the patient is a confirmed teetotaler, a "social drinker," or a drunkard. Impossible for any one to have an appetite for alcoholic liquors after using White Ribbon Remedy. It has made many thousands of permanent cures, and in addition restores the nervous system, increases the will power and determination to resist temptation.

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Write Dr. W. R. Brown, 23 Tremont St., Boston, for trial package and letter. All letters confidential and destroyed after answer. White Ribbon Remedy sent by druggists everywhere also sent by mail in plain package, price \$3.00. Sent recommended by special agent in Salt Lake City.

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HIGH CLASS DRUGGISTS AND - OTHERS.

The better class of druggists, everywhere, are men of scientific attainments and high integrity, who devote their lives to the welfare of their fellow men in supplying the best of remedies and purest medicinal agents of known value, in accordance with physicians' prescriptions and scientific formula. Druggists of the better class manufacture many excellent remedies, but always under original or official names and they never sell false brands, or imitation medicines. They are the men to deal with when in need of anything in their line, which usually includes all standard remedies and corresponding adjuncts of a first-class pharmacy and the finest and best of toilet articles and preparations and many useful accessories and remedial appliances. The earning of a fair living, with the satisfaction which arises from a knowledge of the benefits conferred upon their patrons and assistance to the medical profession, is usually their greatest reward for long years of study and many hours of daily toil. They all know that Syrup of Figs is an excellent laxative remedy and that it gives universal satisfaction, and therefore they are selling many millions of bottles annually to the well informed purchasers of the choicest remedies, and they always take pleasure in handing out the genuine article bearing the full name of the Company—California Fig Syrup Co.—printed on the front of every package. They know that in cases of colds and headaches attended by biliousness and constipation and of weakness or torpidity of the liver and bowels, arising from irregular habits, indigestion, or over-eating, that there is no other remedy so pleasant, prompt and beneficial in its effects as Syrup of Figs, and they are glad to sell it because it gives universal satisfaction.

Owing to the excellence of Syrup of Figs, the universal satisfaction which it gives and the immense demand for it, imitations have been made, tried and condemned, but there are individual druggists to be found, here and there, who do not maintain the dignity and principles of the profession and whose greed gets the better of their judgment, and who do not hesitate to recommend and try to sell the imitations in order to make a larger profit. Such preparations sometimes have the name—"Syrup of Figs"—or "Fig Syrup"—and of some piratical concern, or fictitious fig syrup company, printed on the package, but they never have the full name of the Company—California Fig Syrup Co.—printed on the front of the package. The imitations should be rejected because they are injurious to the system. In order to sell the imitations they find it necessary to resort to misrepresentation or deception, and whenever a dealer passes off on a customer a preparation under the name of "Syrup of Figs" or "Fig Syrup," which does not bear the full name of the California Fig Syrup Co. printed on the front of the package, he is attempting to deceive and mislead the patron who has been so unfortunate as to enter his establishment, whether it be large or small, for if the dealer resorts to misrepresentation and deception in one case he will do so with other medicinal agents, and in the filling of physicians' prescriptions, and should be avoided by every one who values health and happiness. Knowing that the great majority of druggists are reliable, we supply the immense demand for our excellent remedy entirely through the druggists, of whom it may be purchased everywhere, in original packages only, at the regular price of fifty cents per bottle, but as exceptions exist it is necessary to inform the public of the facts, in order that all may decline or return any imitation which may be sold to them. If it does not bear the full name of the Company—California Fig Syrup Co.—printed on the front of every package, do not hesitate to return the article and to demand the return of your money, and in future go to one of the better class of druggists who will sell you what you wish and the best of everything in his line at reasonable prices.