somewhere in the ocean of print, a poet imagines that there hangs at the end of every man's thread of life a medal bearing his name. When death's shears cut a man's thread of life in twain, his medal falls into the River Lethe and time loses all trace of him. But, as they fall, some few of these medals are caught by swans and rescued from the hungry waters of oblivion.

In Western Canada there have been many of these medals worthy of rescue. But where have been the swans? In the vast Canadian West, men of giant stature, in every field of endeavour, have lived and died and now no records of their lives remain. The deeds and dreams, the aspirations and achievements, the proud success or glorious failure, of too few of these great men have been embalmed in the pages of print. And, indeed, unless a swan has the scientist's touch and can put together a personality from a handful of old bones - they never will be, if someone does not dip into the inkpot soon.

The profession of the law alone can boast of men worthy of the consideration of any swan. In proof of the point: where could a swan find a better subject than Paddy Nolan, K.C., the colourful criminal advocate of Calgary's early days?

A day or two after Paddy Nolan's death, the Calgary Herald said of him: "His remarkable skill as a barrister, his marvellous and never-failing wit, his pungency of criticism and his warmth of sunshine in his heart, and the sparkle of good humour in his eye, he was the Colourful Criminal Advocate of Calgary's early days?"

When death's shears cut a man's thread of life in twain, his medal falls into the River Lethe and time loses all trace of him. But, as they fall, some few of these medals are caught by swans and rescued from the hungry waters of oblivion. Nolan was born in Limerick, on St. Patrick's Day, 1864. He was christened 'Patrick James,' but being a boy with the warmth of sunshine in his heart, and the sparkle of good humour in his eye, he was not called 'Patrick James' very long. There soon came to him the compliment of the familiar name, Paddy, and this name stayed with him all through his life.

Paddy Nolan was born in Limerick, on St. Patrick's Day, 1864. He was christened 'Patrick James,' but being a boy with the warmth of sunshine in his heart, and the sparkle of good humour in his eye, he was not called 'Patrick James' very long. There soon came to him the compliment of the familiar name, Paddy, and this name stayed with him all through his life.

Paddy Nolan received his preliminary schooling at Sacred Heart College in Limerick. He completed his formal education at Dublin University, the Royal University of Ireland, and London University. He was an honours graduate in classics from the Royal University. At Trinity College, Dublin, where he was graduated bachelor of arts and bachelor of laws, he won a gold medal for oratory. Eloquence has touched the lips of the Irish with its wand: surely, it was no mean accomplishment, this of Paddy Nolan's, to win a gold medal for oratory in a land where all men are orators, from the college that nurtured, amongst other great forensic giants, John Philpot Curran, Lord Plunkett, Richard Lalor Sheil and Charles Philips.

It was his success in oratory that encouraged him to join the profession in which his great gifts of speech could be put to best advantage. Called to the Irish Bar in Hilary Term, 1885, he joined the Munster Circuit and for four years followed his profession in the land of his birth. As the years slipped by on restless feet, he was forging steadily ahead at the Irish Bar, but his was not the disposition of a contented stay-at-home. From across the ocean, adventure kept calling, calling to him, and in his twenty-fifth year, he answered its call. Coming to Canada, he settled in Calgary, then a thriving infant-town, of great promise, on the edge of a new frontier. Why he settled in Calgary - he used to say that he never knew. It was more a matter of accident than design. He was called to the Bar of the North-West Territories in 1889, his name being the ninth to be written on the roll of advocates of the North-West Territories.

For a short while after his arrival in the west, Nolan was editor of the Calgary Herald. Editing a newspaper in the west in those days was no slight undertaking. It was nothing unusual for an editor to have to put together his whole paper himself with the aid of his pen and a pair of scissors. He had no news-gathering agencies, with inquisitive antennae reaching into the four corners of the earth, such as has the editor of today. News from the outside world reached him at irregular intervals, and then only in small dribs and drabs. Paddy Nolan used to enjoy telling how he once published a 'full report' of a speech made in Parliament by Sir Richard Cartwright. There came to Nolan over the wires the bare bones of the speech, and he locked himself in his office for seven hours while he covered these bones with flesh in the best tradition of Charles Dickens. If his 'full report' did not contain what Sir Richard Cartwright said, at least it had this virtue - it contained what Nolan thought he should have said.

After a brief interlude as editor, Paddy Nolan gave his time and attention to the law, but he never lost his love for the smell of printer's ink. He was born with a nose for news and the gift of telling a good story. He could pour the ancient vintage of the old, shop-worn tales into brand new bottles. Colonel G.C. Porter, of Winnipeg, who was a personal friend of his in the early days, says that Nolan could talk about a barber's pole and make an absorbing tale of it.

Colonel Porter was editor of the Calgary Herald from 1904 to 1906. In speaking of those old days, he says that he used to call Paddy Nolan his first associate...
editor because Nolan gave him so many stories which he had picked up while travelling about the west in connection with his work at the Bar.

By no means a profound lawyer, yet his readiness of wit and quickness of repartee, his infinite store of good spirits, and his skill in introducing a note of humour or ridicule into the most serious situation, soon brought Paddy Nolan the reputation of being one of the most skilful advocates in the North-West Territories. Before long he came to be looked upon as one of the institutions of the west.

Ottawa early contracted the habit (it still retains) of appointing Royal Commissions to enquire into various social and economic infirmities that cry aloud for attention. While these commissions have generally a fruitless harvest, they have ever been the lawyer’s gain. Some of Paddy Nolan’s first work in his profession was before Royal Commissions appointed to enquire into the early problems of the west. It was not a class of work for which he had any great liking. After he had made those adjustments, which everyone coming to Western Canada from the Old Land must make, to give his time to the legal work for which both nature and inclinations had best fitted him. He began to specialize in criminal defence work. Except for actions for libel and slander, breach of promise of marriage and damage claims for personal injuries, he never attempted much in the civil line. He was first and foremost a jury advocate.

While he never shirked any tribunal in which he was concerned, he seldom examined other than in a jury trial. He was a man charged with theft of a steer from the ranch of W.R. Hull, a wealthy rancher of Calgary whose cattle ranch was situated near Claresholm, some seventy miles south of Calgary. Hull knew nothing whatever of the facts of the case, but was called as a Crown witness simply to prove his ownership of the stolen steer. He was a self-made man and took a justifiable pride in the success he had made of his life, never passing up a chance to talk about himself. There was no need to cross-examine Hull, but Nolan could not resist the temptation of taking a rise out of him.

Paddy Nolan launched his cross-examination with the question: “I believe you are one of the largest ranchers in Alberta, Mr. Hull?”

“Mr. Nolan, I believe I am” was Hull’s reply.

“Did you call me as a witness to give evidence of your ownership of the stolen steer?”

“No, Mr. Nolan, I believe I am” was Hull’s reply. "Yes, Mr. Nolan, I believe I am" was Hull’s reply.

And where are your headquarters Mr. Hull?” asked Nolan.

“In Calgary, Mr. Nolan” replied Hull.

“And where are your headquarters, Mr. Hull?”

Thinking only of his ranch, Hull replied “In Claresholm, Mr. Nolan”.

“Well, begorra” said Nolan, “if your headquarters are in Calgary and your headquarter are in Claresholm, you certainly are the very largest rancher in Alberta”.

On one occasion, Paddy Nolan asked the court for the exclusion of all Crown witnesses. Counsel for the Crown requested that one witness, a member of the Calgary Bar, be allowed to remain in the courtroom. This witness was a man of a man, being something under five feet in height and small in proportion. Together he presented a most insignificant appearance. Nolan looked him over slowly, then turning to the court said, “I have no objection whatever, My Lord, to this witness remaining in court upon the principle of the old legal maxim, De minimis non curat lex. The law does not concern itself with trifles”.

It was such spontaneous flashes as these that endeared Paddy Nolan to the hearts of courtroom fans.

Shortly after his appointment to the Bench, the Hon. Horace Harvey, Chief Justice of Alberta, tried a civil action in Calgary between the late I.S.G. Van Wart, as plaintiff, and a man by the name of Richardson, as defendant. At the time of the trial, Van Wart was in business for himself but shortly afterwards he was appointed sheriff of Calgary. He was represented by Mr. Clifford T. Jones of the Calgary Bar. Richardson gave evidence on an important phase of the case and was contradicted by several witnesses for the plaintiff. Chief Justice Harvey called attention to the serious contradiction between the testimony of the defendant and the testimony of the plaintiff’s witnesses and Richardson was placed on trial for perjury. Paddy Nolan appeared for the defence. To those watching the case it seemed that a conviction was inevitable, but they were not taking into consideration the incalculable wit of Paddy Nolan. He cross-examined Sheriff Van Wart in his best manner and finally had him so rattled and confused that he was contradicting himself on material points and made mistakes in facts far worse than the accused had done. The jury almost split their sides with laughter and the judge had to order the case withdrawn from them. For the few next days Sheriff Van Wart seemed afraid that he himself might be faced with a charge of perjury.

In Moose Jaw, Paddy Nolan once appeared in defence of a man charged with an indecent assault upon a young girl. When they learnt that he was to defend, Crown authorities paid the tribute of briefing that formidable forensic giant, R.A. Bonnar, of Winnipeg, for the prosecution. Bonnar took the complaint through her evidence with great tact. She told a convincing story, saying that she had been sent to fetch a pail of milk and that while on her way home, as she was passing a building in a deserted district, the accused had rushed out and assaulted her.

In his cross-examination of the girl, Nolan asked, with a guileless smile: “And how much milk were you sent to get?”
“A gallon” she replied.
“And what was the size of your pail?”
“It was a gallon pail”.
“Did it have a lid or cover of any sort?”
“No, it had no cover at all”.
“Your milk must have pretty well filled the pail?”
“It was filled to the brim”.
“And when you arrived home after meeting the accused, how full was your pail then?”

Why, it was still filled to the brim”.

Nolan’s summung-up of the case was brief and to the point. “Gentlemen”, he said, “this young woman says that she lost her virtue, but saved her milk. What do you think about it?” By their verdict, the jury made it clear that they did not think much of the girl’s story.

For many years Paddy Nolan and the Hon. Arthur L. Sifton (before his appointment, in 1903, as Chief Justice of the North-West Territories) occupied adjoining offices. Nolan appeared for the defence and Sifton for the prosecution in many of the most important criminal trials of their day. When opposing each other, their methods of preparing for a trial were unique. Neither of them made any great use of the law library, but a few days before a trial they could be found in each other’s quarters, leaning back in the old office chairs with their feet on the window sills, talking as if they hadn’t a care in the world. But beneath their pleasant chatter there was a subtle undercurrent. They were sizing up each other in the hope that one might reveal to the other what he had up his sleeve. Whenever they crossed swords in court, there was a battle royal; but out of court they were the best of friends. They might in truth have sung the old rhyme of Judge Robert Grant:

No quarrels have we of our own,
We manage others’ broils;
And though we fight with all our might
We’re batta bout on folks;
We scratch a brother lawyer’s eyes
Until they are out,
And then we go to dine with him that night
And scratch them in again.

Before the days of motor-cars, members of the Bench and Bar when going on circuit had to suit their convenience to the railway timetables. Often they would have to catch a train in the middle of the night. Paddy Nolan was always the life of the circuit. He would assemble a group of lawyers in his room and keep them entertained until train time. No matter what the hour, it never occurred to him to go to bed himself and he would not hear of anyone else doing so. His wit was a well which never ran dry. His stock of stories (some of them slightly blue in colour) seemed inexhaustible.

There was a constant rivalry between the judges and the lawyers on circuit as to whom should have the company of Paddy Nolan. It generally worked out that Nolan spent the earlier part of the evening with the judges, and the wee small hours with the lawyers.

The trip to Calgary was always a regular epidemic of cattle rustling in the North-West Territories. Paddy Nolan invariably appeared in defence of accused persons who came to trial charged with the theft of cattle. Not many of his clients were convicted. Things came to such a pass that the members of the Stockman’s Association put their heads together and concluded that nothing could be done to check the cattle thieves as long as Nolan was available for the defence. They therefore decided to take him out of circulation by appointing him special prosecutor for the Association. With Paddy Nolan prosecuting convictions became frequent, but he was not happy when engaged as a prosecutor. He soon returned the retainer of the Stockman’s Association and went back to his defence work.

On one occasion at Macleod, Alberta, Nolan was prosecuting a man on a charge of cattle stealing. He made out a very strong case against the accused, but the presiding judge said he had a ‘reasonable doubt’ of the prisoner’s guilt and so returned an acquittal. After the trial, Nolan boarded the north bound train for Calgary. Sifton, settling himself comfortably into his seat, let his mind dwell on the judge’s verdict. His well-filled valise protruded into the aisle. The judge took the same train and in passing down the aisle stumbled over Nolan’s valise. When he recovered his balance, he recognised Nolan and remarked upon the size of the baggage. “It is full of reasonable doubts, your Lordship”, said Paddy, glad of the chance to get a gentle dig at the judge.

Nolan was returning to Calgary from Maple Creek, Saskatchewan, after the successful defence of a client charged with cattle stealing, when a friend complimented him on his handling of the trial and enquired with what sort of fee he charged for such a heavy case. “My friend” said Nolan, “When I became a member of that profession, of which I am now such a noble ornament, I made a resolution then, from which I have never since departed, that I would never take from any man any more than he had”. Bob Edwards, one of the old brigade of splendid sinners of the west, a man whose brilliant mind sometimes lacked a balance wheel, in the days when he edited the Calgary Eye Opener, once rushed into Nolan’s office in a state of great excitement, “Patrick”, he said, “I want to go on a holiday. In fact I must go on a holiday. Things are getting me down and I must get away from the world awhile. But I have no money. I want you to advance me enough to take a holiday”.

Nolan eyed him up and down, then remarked, “Sure, Bob, I will be very glad to give you money to go on a holiday just as soon as I get back from my own holiday”. “When are you going on yours?” asked Edwards expectantly. “Just as soon as a client comes in with a ‘good lawsuit”’, said Nolan, and a smile like summer-lightening flashed across his face.

Nolan once defended a poor widow who was charged with conducting a lottery. She had been left practically penniless and in order to raise a few dollars attempted to dispose of her husband’s watches by a raffle. A few days before the case came on for trial, Nolan went to the judge who was to preside and told him such a tale of woe as to the woman’s pitiable condition that the judge, knowing nothing of the charge then pending against her, out of pure compassion bought two tickets for the raffle. At the trial the charge against the woman was clearly proven. Nolan directed his argument at the heart of the judge. “Your Honour knows full well”, he said, “the danger of these lotteries, and how even the best intentioned people in the community fall victim to them and out of sheer sympathy for their object commit offences by buying tickets in them, as no doubt Your Honour has done on occasion yourself”. His audacity was rewarded by a gentle dig at the judge. “Your Honour knows full well”, he said, “the danger of these lotteries, and how even the best intentioned people in the community fall victim to them and out of sheer sympathy for their object commit offences by buying tickets in them, as no doubt Your Honour has done on occasion yourself”. His audacity was rewarded by a gentle dig at the judge. "Your Honour knows full well", he said, "the danger of these lotteries, and how even the best intentioned people in the community fall victim to them and out of sheer sympathy for their object commit offences by buying tickets in them, as no doubt Your Honour has done on occasion yourself". His audacity was rewarded by a gentle dig at the judge. "Your Honour knows full well", he said, "the danger of these lotteries, and how even the best intentioned people in the community fall victim to them and out of sheer sympathy for their object commit offences by buying tickets in them, as no doubt Your Honour has done on occasion yourself".
one corner and the cashier recognised it as a bill he had paid to the oldtimer some weeks before. “Where did you get this bill?” he asked Cashel, purely to satisfy his own curiosity. Cashel told him that he got it from the man with whom he was living. Shortly afterwards Cashel disappeared from the Red Deer district. He turned up some time later in Calgary where he passed a rubber cheque which brought him to the notice of the police. A warrant was issued for his arrest but he could not be found in Calgary. The North-West Mounted Police were given the warrant and finally they picked him up in Moose Jaw. On the way back to Calgary, after his arrest, he jumped through the window of a moving train and escaped.

Meantime some neighbours of the oldtimer had paid a visit to his shack and had been unable to find him. They made enquiries in Red Deer and when they could learn nothing as to his whereabouts, they enlisted the services of the police in their efforts to locate him.

The story of Cashel’s daring escape, together with his picture, was published in the press and a copy of the paper came into the hands of the cashier in the bank at Red Deer. Recognising Cashel as the man for whom he had changed the hundred dollar bill, a suspicion came into his mind and he went to the authorities.

The police were still searching for Cashel when the spring-break-up came and the oldtimer’s body, bearing marks of violence, was found in the Red Deer River. A warrant was sworn out for Cashel’s arrest on a charge of murder and the search for him was intensified.

Cashel was finally found on a ranch in Saskatchewan. He was tried in Calgary with Paddy Nolan defending. The evidence for the Crown was purely circumstantial. Into the scale against the prisoner was put his unsavoury reputation, the evidence of the bank clerk, and his evidence to the effect that Cashel had sold some of the personal belongings of the oldtimer. And what was there to put in the scale for Cashel? Very little, but Nolan made the most of that little. He demonstrated his ability in fighting an uphill battle and won nothing but praise for his handling of the case.

Cashel was convicted and sentence of death passed upon him. Nolan hastened to Ottawa in an attempt to get a new trial for his client. While he was interviewing the Minister of Justice, a telegram was handed to him. After reading the telegram, he said to the Minister, “Never mind the new trial. My client has escaped. They will never catch him again”.

Cashel had escaped indeed. The night before he was to have been hanged his brother smuggled him two six-shooters, with which he held up the three policemen who were standing watch over him in the death cell, and broke jail under their very noses.

Nolan almost proved a true prophet when he said that his client would not be caught again. For weeks Cashel was at large, preying upon the ranchers who lived in the district around Calgary, always a jump ahead of the police. He took what he wanted in the way of food at the point of a gun. Several times he was eating at different ranch houses when the police called to make enquiries as to whether he had been seen. At such times he would put his pistol to the head of the rancher’s wife, and say to him: “One word out of you about me and I will pull the trigger”. Naturally, the rancher’s regard for his wife would triumph over his desire to assist justice.

Cashel was run to earth at last hiding in the cellar of a ranch house. Police had set fire to the house before they could capture him. During his weeks of playing hide and seek with the police, his appearance had changed almost beyond recognition. He looked more like an emaciated hermit than a well-fed cowboy. Dirt was caked on him in great layers, and his hair was growing half way down his back/

When he was captured he made one fatal mistake. In answer to a question put to him by a police sergeant he admitted that he was Cashel. In view of his changed appearance, he had to be tried a second time and this admission was his undoing. Had he kept a clamp on his tongue, sufficient doubt might have been thrown on his identity to have secured his acquittal, so changed was he from the Cashel of the first trial.

Sentence of death was passed on Cashel a second time and he was hanged. On the night of his execution, Paddy Nolan was playing a game of billiards in the Royal Hotel in Calgary. While the game was in progress, who should walk into the billiard room but the hangman. At once Nolan took after him with his billiard cue chasing him around the tables several times. Had he caught him, it would have been too bad for the poor hangman for he would have received an awful scolding, but Nolan was finally restrained by spectators, while the hangman was allowed to beat an inglorious retreat.

The case which Nolan regarded as his greatest forensic success was one of the last he ever tried, the case of Collard v Armstrong, an action for breach of promise and seduction. In this case he was able to wring from the jury a verdict of $20,000.00 damages. To get a verdict for $20,000.00 from an unsophisticated, hard-headed western jury in such an action!—no wonder Nolan was pleased with himself. The defendant appealed the verdict to the Supreme Court of Alberta. Nolan had no part in the appeal, for death came to him a few months before it could be heard. On the hearing before the Supreme Court, counsel for the plaintiff abandoned all that amount of the verdict in excess of $6,000.00.

In speaking of Paddy Nolan’s qualities as an advocate, the truth demands that we speak in superlatives. No matter where his lines had been cast, he would have come to the top just as cream does. While he owed his success in the forensic ring chiefly to his skill in handling witnesses, he was competent in every branch of advocacy. The swiftness and reach of his mind, the light, feather-like touch of his fancy, and the magnetism of his personality—these contributed to his success with witnesses, but his wit was the most deadly arrow in the quiver of his forensic talents. Wit has a very real place in a courtroom battle. “At the back of this little word ‘wit,’” says Sir Edward Parry in The Seven Lamps of Advocacy, “lies the idea of knowledge, understanding, sense. In its manifestations we look for a keen perception of some incongruity of the moment. The murky atmosphere of the court is illuminated by a flash of thought, quick, happy, and even amusing. Wit, wisely used, bridges over a difficulty, smooths away annoyance, or perhaps turns aside anger, dissolving embarrassment in a second’s laughter”.

Paddy Nolan was a wit, he used his wit wisely. When asked what he thought of himself, the philosopher replied, “Ver little when I judge, a great deal when compare”. It is only by comparison that we can arrive at a true and just estimate of man. The tallest tree of the forest lost something of its great height when its
neighbours fall before the axe. In his special field of criminal defence work, Paddy Nolan would stand comparison with any advocate, past or present. Indeed he needs comparison to make his forensic greatness appear.

With whom shall we compare him? With Montague Williams, the pride of the Old Bailey? Yes, in knowledge of human nature. With Earl Rogers, the brilliant and half-mountebank. Yes, in legitimate humorists, Sir Frank Lockwood? Yes, in knowledge of human sympathy. With Sir John Simon? Not in learning, but in the interest with which he could invest a case...

While he was writing his biography of Samuel Johnson, Boswell was begged to mitigate some of the asperities of the rough diamond when he was seeking to portray, life-sized, in his pages. He replied in scorn that he would not cut off Johnson’s claws nor make the tiger a cat. What he seemed to be, he was. He was honest with himself. He never deliberately said an unkind word nor did an unkind deed. There was a talent, his sympathy, were ever at the beck and call of a less fortunate person. Rising leisurely from his chair, he passed the signal for another round of drinks — “he has been dreaming about a night with the boys ever since the campaign started, but he doesn’t know when to stop, and I have had a devil of a time keeping him straight. If you boys will help, I think we can pull him through the meeting. I want you to see that no one asks him to take a drink, for if anyone asks him he can’t refuse, and if he takes one drink, the Lord knows where he will stop”. Of course there was no resisting this appeal, especially when it was made by such an advocate. Nolan’s meeting was a huge success, and at the election he polled an overwhelming majority in at least one mining town.

“In after dinner talk, Across the walnuts and the wine...”

Paddy Nolan had no rival in the west. His after dinner speeches were rare soufflés of wit and wisdom, flavoured with a fragrance of the philosophy of Horace and old Omar. After the passage of a quarter of a century, his reputation as an after dinner speaker still survives though it has been nourished only on the inessential stuff of memory, these twenty-five years.

At a dinner given in Calgary by the late Senator Pat Burns to the Empire Press Conference, one of the toastmasters described a trip which a party of pressmen had made through Europe. In detailing the different countries which the party had visited, he wound up his remarks by saying that it had gone through Austria-Hungary. Paddy Nolan was the next speaker called upon. Rising leisurely from his chair, he passed his eyes over the banquet table which fairly groaned beneath the weight of the feast that had been spread upon it, and remarked in his humorous way, “These gentlemen may have gone through Austria hungry, but Pat Burns has evidently made up his mind that they will not go through Calgary hungry”. Later in the evening, the speaker, whose remarks had supplied the toastmaster with additional material, said to him in all seriousness that Austria-Hungary was the name of a country in Europe and that the newspapermen had really suffered no privation whilst travelling there.

Paddy Nolan once attended a Knights of Columbus conference in New York City. At the time his fame had not spread so far afield as New York; he was down on the order papers simply as P.J. Nolan, himself, nor would he buy one for anybody else to take. A political candidate who hoped to get the miners’ votes had to be one of the boys; he had to bend the knee and crook the elbow to the time-honoured tradition of inviting the miners to have a few drinks at his expense. Nolan went into one of the mining towns a few hours ahead of Sifton and gathered as many miners as he could into the principal bar. After setting up a couple of rounds of drinks, he said, “Boys, you know, Sifton is to speak here tonight. He is a fine fellow but he has one failing that I fear may cost him many votes. It is this” — and he gave the signal for another round of drinks — “Yes, it is this”, he continued sadly, “he has been dreaming about a night with the boys ever since the campaign started, but he doesn’t know when to stop, and I have had a devil of a time keeping him straight. If you boys will help, I think we can pull him through the meeting. I want you to see that no one asks him to take a drink, for if anyone asks him he can’t refuse, and if he takes one drink, the Lord knows where he will stop”. Of course there was no resisting this appeal, especially when it was made by such an advocate. Nolan’s meeting was a huge success, and at the election he polled an overwhelming majority in at least one mining town.

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K.C., delegate from Calgary. As a matter of courtesy, he was invited to give an address. He was in his best form; his wit was sharpened to a razor's edge and his fancy soared on eagle's wings. When he finished speaking, the question of every one's lips was "Who is this brilliant fellow that has stolen the show?" Newspapersmen made it their business to find out. Next day they chased him all over New York and splashed his name and his picture across the front pages of their papers. A writer in the New York Sun devoted a column and a half to "P.J. Nolan, K.C. of Calgary (wherever that may be)".

Paddy Nolan was cast in a generous physical mould. He was a handsome man, with clear cut features and a fine figure. A man of electric personality, he seemed to radiate magnetic waves. No one could come into close contact with him without feeling the physical effect of his magnetism. Mr. Clifford T. Jones says that Nolan reminds him of Sir Wilfred Laurier in this respect. It will be remembered that A.G. Gardiner has written in one of his brilliant pen pictures that Sir Wilfred Laurier, because of that elusive quality of personal distinction which he had in such ample measure, next to the aged Queen herself, was the figure greeted with the most enthusiasm at Queen Victoria's Diamond Jubilee.

Paddy Nolan bore a striking resemblance to the Hon. T. Mayne Daly, one time Minister of the Interior, later a police magistrate in Winnipeg. The resemblance between Nolan and Daly led to their being frequently mistaken for each other. When Daly was Minister of the Interior, he was once approached by an irate farmer who asked him why he was not attending to his lawsuit. Realising that the farmer had mistaken him for Nolan, Daly thought that he saw an opening for some fun, so he replied: "Well, that certainly was a pretty rank case of yours and we weren't very favourably impressed either with you or the amount of money you sent. We are not in the law business for the good of our health, so you had better come through with some more money if you want such a case as that attended to". A few days later Nolan received a letter from the farmer pleading with him to carry on with the case. A cheque for a substantial amount accompanied the letter. At first Nolan could not make head or tail of the matter but he finally put two and two together, and waited his turn to even the score with Daly. He did not have long to wait. Shortly afterwards, he was tackled by an angry homesteader in Lethbridge, who asked him when in the name of all things holy he was going to get his patent for his homestead. "Do you think," replied Nolan, "that we are running the department of the interior for the good of our health? If you want your patent you will have to dip down in your pocket and grease our paw. Get busy and send us something worth while and then we can consider your patent, but till then, there will be nothing moving". Properly humbled the homesteader went his way. A day or two later, Nolan received a telegram from Daly saying, "You had better cut it out; the department is getting a bad name".

In 1907, Paddy Nolan was given the silk of the Alberta Government, being one of the first King's Counsel to be appointed in his province. A few months later, when the University of Alberta was founded, he was appointed to the board of Senators.

With the birth of the Provinces of Alberta and Saskatchewan, a new imputed was given to the west. The new provinces were launched upon a period of plenty. Times were prosperous and litigation was active. The years of Alberta's infancy were surely boom years for the lawyers. As sometimes happens under such conditions, nerves were worn threadbare by pressure of work, and friction of a mild sort arose between some of the members of the Calgary Bar.

Mr. Clifford T. Jones, K.C., became president of the Calgary Bar Association in 1911, and in his efforts to restore good feeling among the lawyers, he decided to hold a banquet and see that sufficient drink was provided to drown all hostilities and ill feelings. His plan worked wonderfully well. As was to have been expected Paddy Nolan was at the banquet as large as life. He and the Hon. William Legh Walsh (who capped a colourful career by resigning a seat on the Supreme Court of Alberta to serve as Lieutenant-Governor of his province), then a stalwart of the Alberta Bar, had been engaged in many of the most strenuous cases. Before the evening was over, they were dancing around the tables, their arms around each other, singing the old songs in the way that they should be sung, with more enthusiasm than tune, the best of friends. That was a banquet! When in reminiscent mood, the old-timers of the Calgary Bar still recall that evening. The wine bill alone was $1200.00. Friction between the lawyers of Calgary was laid to rest and its ghost has never since arisen...

Death came to Paddy Nolan in the summer of life, before the promise of his youth was full-blown. He died from an internal hemorrhage on the 11 February, 1913, in his forty-ninth year.

He had played no small part in the building of the Western City which adopted him as a young man from Ireland. As the Calgary Herald said in paying him tribute: "It has been a privilege to this city and country to have given him his career. His life holds many lessons, not the least of which is that which tells us that a warm heart makes a warm fireside".

"Where are the snows of yesteryear?" asks Francois Villon. In truth, where are they? Is it that the lawyers of the past loom larger when we look at them through the glass of the years, that distance in point of time lends them glamour and enchantment, or have the lawyers of today become a race of smaller man?

Where are the Paddy Nolans of today, we ask, and the echo of our voice comes back, where?

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