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NEW WESTMINSTER.

# The Daily News

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**WHITE, SHILES & CO.**  
NEW WESTMINSTER.

VOLUME 6, NUMBER 27.

NEW WESTMINSTER, B.C., WEDNESDAY MORNING, APRIL 5, 1911.

PRICE FIVE CENTS.

## M'CONNEL LUSES IN LIBEL ACTION

EMERSON OF "SPITE FENCE"  
FAME, IS WINNER IN ACTION  
AGAINST SATURDAY SUNSET—  
DAMAGES JUST ONE NICKLE.

Vancouver, April 5.—A verdict in favor of the plaintiff was returned yesterday in the case of James Emerson vs. Ford-McConnell Publishing company, defendants being accused of libel, the ground of action being an article published in the Saturday Sunset and having reference to a "spite fence" erected by the plaintiff. The damages were fixed at five cents.

The question of costs will be argued later.

### Funeral of Warren DeBeck.

The funeral of the late Warren DeBeck, who passed away at Kamloops on Sunday morning, took place yesterday afternoon, a large number of friends of the deceased attending. The pall bearers were J. McSwain, W. F. Tate and W. T. Reid, members of the Cranbrook lodge, A. F. & A. M., Maurice Quain, partner of the late Mr. DeBeck in the Kootenay-Alberta Telephone company, and Messrs. Hall and Carney.

Rev. J. S. Henderson conducted the last sad rites, service being held in St. Andrew's church, of which Mr. DeBeck had been a member before leaving this city for the interior some years ago.

A large number of floral tokens of sympathy were placed on the coffin.

### SHEEP INDUSTRY IN CANADA AT LOW EBB

Owing to the small interest taken in the sheep industry in this district, only a few persons repaired to the city hall yesterday afternoon to hear W. T. Rich and W. A. Dryden, members of the Dominion government sheep commission touring Canada, lecture on the subject with which they are most familiar. In consequence of the slim attendance the remarks of the commissioners were in a large measure informal.

The purpose of the commission is, by a thorough investigation, to discover "what is wrong" with the sheep industry of Canada and to report to the government the best means of rectifying it. It is the business of the commission to tour Canada and collect all available information on the industry, its history, its drawbacks and failures, and afterwards to make a tour of the United States, and also of other countries where sheep raising has become more or less of a national industry. For this work, the government has chosen a commission of two men—one a wool expert, W. T. Rich, and one a farmer, W. A. Dryden, of Brooklyn, Ontario, son of the late Hon. John Dryden, at one time Ontario's minister of agriculture.

The commissioners will hold their next meeting in Victoria tomorrow afternoon. They did not remain in the city over night, leaving for Vancouver shortly after the meeting in the city hall closed.

### WAGES WAR ON LIQUOR TRAFFIC

Washington, D. C., April 4.—The secretary of the interior has requested Governor Clark to submit a plan for the most effective expenditure of the appropriation of \$12,000 made by congress at its last session for the suppression of the liquor traffic among the Indians in Alaska.

Although the new liquor law has resulted in sending about forty "whisky peddlers" to prison within the last two years, violations of law are still so serious and frequent that the native population, it is said, is suffering from its effect in many of the South-eastern Alaska villages.

The administration has reiterated its intention to break up the practice. These Indians are nearly all industrious and law-abiding, says Governor Clark, and their usefulness as workers in the mines and canneries is impaired by the activities of the whisky "bootleggers."

### MISS WALLETT'S "RAT" WAS ALSO HER WALLET

South Bend, Ind., April 4.—The finest "rat" for a woman's hair yet constructed is reposing in the safe at police headquarters here, having been taken from the head of Miss Fay Wallett. The rat contained \$1200 in cash, \$6000 in coupons and \$4000 in bonds. She is detained as a witness against Thad Talcott, who is charged with perjury in connection with a suit for alimony.

## WESTMINSTER GUN CLUB HOLDS ANNUAL MEETING

Prospects for Season Are Rosy and  
There's Money in the Treasury—  
First Shoot Good Friday.

Last night the annual meeting of the Westminster Gun club was held in the Eldeweiss club rooms. After paying all outstanding debts the treasurer reported that the balance in hand amounted to \$28.75. The new officials agreed to hold the yearly Good Friday shoot at the traps on Moody square. This will be open to all comers and invitations, as in past years, have been sent to those experts with the gun in Nanaimo, Victoria and Vancouver.

The officers elected last night were: Honorary president, C. G. Major; honorary vice-president, W. Norman Bole, K.C.; president, H. Gilley; first vice-president, Alex. Turnbull; second vice-president, Alderman Henley; secretary and treasurer, J. D. Galloway, 401 Columbia street; captain, Clarence McLean; committee, all the above with J. E. Eagles, Tom Trapp and Howard Welsh. The subscription is \$2.50 and all new comers in the city who are proficient are invited to join the club.

## INDIAN WOMAN SWEARS TO TECUMSEH'S BONES

Wallaceburg Board of Trade Will Produce Evidence Regarding Find of Twelve Months Ago.

London, Ont., April 4.—The opening up of a grave on St. Anne's Island, said to contain the bones of the great Indian chief, Tecumseh, brought considerable criticism on certain Wallaceburg citizens about a year ago. St. Anne's Island is a low, flat piece of land in the river off the west of Wallaceburg, and has often been claimed to be the burial place of the Indian chief.

Those who conducted the work of digging up the bones felt certain that they had the actual remains of Tecumseh, but there was instant criticism from various parts, not only over the unauthorized desecration of the grave, but also over the possibility of the bones not being those of Tecumseh at all. The question was never settled as to the identity of the remains, the whole affair being left in abeyance until the storm had to some extent blown over. It is now stated that the Board of Trade of the town, who have had considerable to do with the affair all along, will bring forward evidence to prove that no mistake was made in opening the grave, and that the bones of Tecumseh were found.

Part of this proof will be in an affidavit by an aged Indian woman that the bones in the grave were those of Tecumseh. This old squaw is said to have been present when the grave was opened, and to have made her statement there as well as elsewhere, that the searchers were on the right track. Her statement is said to have been most emphatic, and this may count in showing the truth of the matter.

### INSURANCE IS AWARDED.

Montreal Woman Wins Suit Against a Company.

Montreal, April 4.—Judge Dunlop rendered judgment for \$2000 against the Royal Guardians this morning in a case which Mrs. Marie Olive Clarke was claiming the amount of a policy on the life of her late husband. The contention of the plaintiff was that her husband had been a member of the order and had regularly paid his dues. The contention of the defendant was that the deceased generally paid his dues after the limit of time specified by the regulations and that the last premium had been paid on the 8th of the month, when due on the 1st, and was paid one day after the death of plaintiff's husband.

The conclusion of the court was that the plaintiff had established that it was customary to consider regular all payments made inside of fifteen days after they were due, and on that ground rendered judgment in favor of the plaintiff.

### Millionaire Dying.

Winnipeg, April 4.—We were received today that E. L. Drewry, the well known millionaire brewer, is dying of pneumonia in Chicago, on his return trip from Florida. The family were summoned to his bedside and left last night. Mrs. Drewry is with him.

## SIR EDWARD GREY MAKES GREAT SPEECH ON PEACE

Burden of Militarism is Becoming Intolerable—May End in Internal Revolution When Taxation Involves Hunger to Masses—Nations Bleeding to Death in Times of Peace—A Tribute to President Taft.

Sir Edward Grey's speech in the British House of Commons on March 13, upon a debate initiated by an amendment going into supply calling for a reduction in the expenditures upon armaments, was devoted, in its closing passages, to a discussion of the burdens of militarism imposed by present-day conditions and to the possibility of some measure of relief by international agreement. This portion of his speech, which created a world-wide sensation, is herewith reproduced:

The house may well say it is a paradox that if the relations between the powers should be such—because, remember, I am speaking not of our particular relations only, but of the relations of France with Germany and of Russia with Germany, as well as our own, and I said at the beginning of my speech that I was going to speak not only of expenditure on armaments in this country but in the world at large—the house may well say it is a paradox that if the relations between the great powers of Europe are what they are the armaments of Europe should be increasing as rapidly as they are. (Hear, hear.) I have read out the friendly sentiments, the friendly expressions of opinion in other countries, I have expressed some friendly opinions of my own. It might be thought that as armaments increase those opinions could not be sincere. I believe they are sincere, not only on our part, but on the part of those from whom I have quoted (cheers). Yet armaments increase. That is a paradox. It is this—that growing and enormous burden of naval and military expenditure coinciding not merely with friendly relations between the powers, but with the growth of civilization as a whole. It is the fact that it is in the most civilized nations is the greatest. The growth of civilization ought surely to have lessened and not increased naval and military expenditure. Until the world is all equally civilized, the most highly civilized nations must, of course, under all circumstances have the power to protect themselves against those who are less advanced. But the paradox remains that their expenditure on armaments is not directed against the most backward nations—it is, I will not say directed against, but it is entered upon by nations in rivalry with each other (hear, hear). Unless the ingratitude and mischief are brought home not only to men's heads generally, but to their feelings, so that they resent the inconsistency and realize the danger of it—if this tremendous expenditure on armaments goes on it must in the long run break down civilization. (Ministerial cheers.)

The Burden Will Become Intolerable. You are having this great burden of force piled up in times of peace, and if it goes on increasing by leaps and bounds, as it has done in the last generation, in time it will become intolerable. There are those who think it will lead to war, precisely because it is becoming intolerable. I think it is much more likely the burden will be dissipated by internal revolution. (Ministerial cheers)—not by nations fighting against each other, but by the revolt of masses of men against taxation (cheers). But it does not follow from that that one nation, as suggested by the mover and seconder of this motion, can put a stop to the rivalry by dropping out of the race. If one nation so important as ourselves—dropped out of the competition, I do not think we should serve the world purpose of reducing the general rising level of expenditure (hear, hear). On the contrary, I think it might very well happen that if one nation dropped out it might well give a spurt to expenditure in some others (opposition cheers). The hon. member for Merthyr Tydvil spoke of the growing feeling against expenditure, and he referred to Socialism. Yes, but that growth of feeling must find expression not in any one country alone, but in several countries simultaneously. The Socialist vote had no effect upon the passing of the German navy estimates the other day (opposition cheers).

The Burden of Taxation. I deprecate the word "alarm" in this motion tonight, because I do not think that we in this country feel the burden of taxation most (opposition cheers). The burden is heavy in this country; but the burden is not so severely felt in this country as in some other countries (hear, hear). I believe that the contrary is much nearer the truth. The burden of taxation may be heavy, but I think that the incident as arranged is not so heavy here as in some other countries (cheers). When I spoke of a revolt against naval and military expenditure I think that revolt will not come till the taxation presses directly upon those classes for whom existence at the best must be a struggle. When you begin to make hunger by taxation sooner or later, and the naval and military expenditure of every country goes on increasing, then you will be

within measurable distance of a revolt which will put a stop to it. That is the direction in which the great countries of the world are tending. But a greater danger than that of war is the danger which I once called from the bench on the other side of the house the danger of bleeding to death in time of peace (hear, hear). I admit that if no relief is found this evil of naval and military expenditure may go on increasing for some years before the consequences to which I have referred inevitably must be reached, but I hope that some way out may be found (cheers, and an hon. member: "It is for you to do it"). The Example of Great Britain.

We cannot be accused of having forced the pace (hear, hear). Our naval estimates of 1909 are said to have given provocation (hear, hear). They have not given rise to the increased expenditure in Germany or in any other country. The last additions to the German naval program were passed and settled by law in 1908, long before our estimates. This further has to be borne in mind, that though we maintain a strong navy and have announced our intention to maintain it, we do not maintain an army which may be regarded as an aggressive force (cheers). And in my opinion we are quite right in not doing so (cheers). We have reduced the army estimates. I spoke of the fulfilment of our pledges. We have reduced them by £3,400,000 a year, and they would have been reduced by £4,800,000 had it not been that we spend £1,400,000 more on Territorials than we spent before. I call that a substantial fulfilment. We have in our first two years of office reduced our naval estimates, and we did point to that as an example which we hoped other nations would follow, and in the article of Sir H. Campbell-Bannerman already quoted in the debate. It had not, however, led to reduction elsewhere, and supposing you were to reduce the naval estimates this year by £1,000,000 or £2,000,000 I do not believe it would affect the general rising of expenditure more than the reduction of two or three years ago.

Agreement With Other Nations. Agreement with other nations has been mentioned. I admit that agreement may do something. Agreement with Germany has been spoken of. It means very careful handling. I myself have always avoided the phrase "limitation of armaments," because limitation of armaments if often construed abroad as if we intended or were endeavoring to impose some limit on another country. No country would stand that, least of all Germany. "Mutual reduction of expenditure" is the phrase I have endeavored always to use; but remember that in any possible naval agreement with Germany we have been given to understand that the German Naval law must in the long run be carried out, and that when complete means a navy of thirty-three capital ships, including Dreadnoughts, including pre-Dreadnought vessels. That is a very serious naval expenditure, and I am sure if I held out any hope to the house that by agreement, Germany would part with her naval law or alter it I should be contradicted at once by the German government. Within the limits of that statement I think agreement may do something. I have always held that the frank exchange of information between the two governments through their naval attaches would guard against any surprise. (Cheers.) It would convince each nation that neither was trying to steal a march upon the other; it would convince other nations as to the intentions of this country and of Germany; and it would have a pacific effect generally. It may be that within the limits of German Naval law some retardation of expenditure may be effected. It may be that agreement would make it certain that there would be no addition to the present program in Germany. All that is a subject for discussion between the governments, and it would be to the good if any agreement could be reached between them; but remember it must be always between those limits, as far as agreement is concerned, that the German Naval law has been laid down by Germany, because she thinks it necessary for her own purposes, within her own power, and due to herself, to have a strong navy. That is a position which nobody can resent Germany taking up. Germany has never regarded our naval estimates as a provocation to her.

International Law. Agreement may do something, but it is a small matter compared with the whole question. The rise and fall of world expenditure is the real thing which we wish to affect. The tide is flowing, the expenditure is increasing. What we have to look for is any beneficent movement which will go to the root of the matter and so affect public opinion, not in one country, but in all, that it may lead first of all to the tide ceasing to flow, then turning, and

## BEGGIE STREET HYDRANT FOUND TO BE USELESS

Firemen Stretch Line of Hose to the  
Scene of Midnight Blaze, But  
No Liquid Oozes.

Shortly after midnight the crews of Nos. 1 and 2 fire halls were awakened from their slumbers by an alarm turned in from the corner of Begbie and Columbia streets. The blaze originated in a pile of cordwood at the rear of the ovens of the Douglas bakery and was blazing merrily when the fire engines arrived. The blaze had also started to creep up the wall of the new two story wooden building occupied by the Royal Electric company and a barber shop but a few shots of chemical soon quenched the flames.

The hose wagon of No. 1 fire hall arrived on the scene first and a line of hose was run out, but it was found that there was no water running at the Begbie street hydrant. No. 2 crew, arriving a few seconds later, stretched their hose from the Eighth street hydrant, but the water was not needed. The firemen could not account for the water running from one hydrant and not from the other.

## SOCIETY'S OBJECT IS TO PROVIDE HUMAN SKIN

Organization Starts in Montreal and  
Already There's a Case of Man who  
Fell on Red Hot Stove.

Montreal, April 4.—A unique society is in an embryo state in Montreal at the present time. Its object is the most humane one of supplying the limited and poorly supplied demand for human skin, to replace that lost by men, women and children, in accidents of various kinds.

The man to whose credit the formation of this club or society is due, is Henry Latter. Eight years ago Latter was one of twenty Y. M. C. A. varsity students in Toronto, who each gave several square inches of skin to be grafted on the back of a boy, who was badly injured in his attempt to make a steam whistle. The operation was very successful and the boy recovered his health. Mr. Latter came to Montreal some years ago and has been realizing the need for some established source from which skin for such operations could be obtained.

Up till now, nurses, attendants, and the patients themselves have had to supply the demand for this commodity, which is not a thing that can be bought and sold.

Finally Mr. Latter wrote to two of the local hospitals and explained his idea which was to solicit volunteers who would be ready at any time to relinquish a small portion of their top most epidermis for the benefit of suffering humanity.

Got an Office. On last Saturday, Mr. Latter received a letter from the authorities of the general hospital asking him to make good his offer and supply 100 square inches of health skin, to be grafted on the body of a man who fell on a red hot stove some weeks ago and has since lain in a serious condition in the hospital. It is strange coincidence, that this man himself had given parts of his own skin at various times to be used in like operations.

Mr. Latter set about to procure the necessary volunteers. He already had a small list of men who were ready to undergo his own efforts and those of Rev. Dr. Symonds, who he has interested in the case, the thirty-five men required, will likely be obtained. Dr. Symonds appealed to his congregation at the evening service on Sunday for volunteers.

Dr. Symonds has at present a list of seventeen men from seventeen to thirty-five years old, including a Laval student, who are ready and willing to do what is possible to save the man's life.

Will Operate. The operation will in all probability be performed on Saturday next or Sunday if the patient can be prepared for it by that time. About three square inches will be taken from the left arm or hip of each of the volunteers and grafted on the injured part of the patient. Those who thus give their skin will suffer no especial pain or inconvenience.

This one case will likely be the means of firmly establishing, with the help of Mr. Latter, a society which will be the first of its kind in the world. The hospitals will then have at their command, a source from which any quantity of good healthy skin can be obtained at short notice.

## LABORING MEN TO FORM UNION

MEN WHO TOIL SEEK PRIVILEGES  
OF UNIONISM—SEVEN OTHER  
BODIES TO ORGANIZE IN THE  
NEAR FUTURE.

The laboring men of this city will form themselves into a union body, this having been arrived at at a meeting held yesterday evening. The final organization meeting will be held on Friday evening, when officers will be elected and an application for a charter filed out.

This union will not be confined to that class of men conveniently described as laborers, but will be a "Federal Labor Union" and as such will include men of any trade who are not here in sufficient numbers to form a local.

Seven other local branches of unions are in process of organization in this city, under the direction of Organizer R. A. Stoney. These are: Electrical workers, mill workers, painters, structural iron workers, blacksmiths, stationery engineers and sheet metal workers.

## SOUTHAMPTON THE PORT.

Will Be Headquarters for Cunard Service to Canada.

London, April 4.—It is announced that the Cunard Steamship company purposes to make Southampton the headquarters for its new Canadian fleet. This statement is regarded as a sure indication of further developments.

The Solent port is the strategic point for tapping continental traffic, and it may be only a question of time and accommodation for the New York steamers of the company to come south.

A considerable proportion of the passengers travelling by Cunard greyhounds journey from the Continent to catch the boats at Liverpool, Southampton would be more convenient geographically, and it is not unreasonable to assume, therefore, that the company may, in the future, transfer some portion at least, of its New York service to Southampton to meet this section of travelers.

Grand Forks, N. D., April 3.—That North Dakota is becoming a prohibition state in earnest is evidenced by business of brewery branches located in East Grand Forks. The Jung Brewing company of Milwaukee has closed its branch because of lack of business. Although one firm member stated that the company hoped to reopen next fall if business warranted, the entire working out of the plan has been checked for shipment to Milwaukee. There are many other brewing agencies in East Grand Forks and the city has one brewery which manufactures its own products. All the agents report the present condition of business without precedent. The Great Northern depot in East Grand Forks for the past dozen years has received from one to ten carloads of beer and liquor every day, bound for North Dakota points. This year, however, the average is hardly half a carload each morning, and employees of the breweries and the railroad company state that this is single shipments and is for private consumption. One brewery employee states that the Devil's Lake snooting episode last fall was the beginning of the end. Since then "blind pigs" have been closed in large numbers throughout the state and those that were not closed in large have been scared out until there are hardly half a dozen in the entire northern and western part that are selling.

## Printers Strike.

San Jose, Cal., April 4.—Demanding a straight raise of 50 cents a day, union printers here announced today that they would strike at noon Wednesday unless their demands were granted by that time. Four newspapers and thirty printing establishments will be affected. The publishers have announced their determination to resist the demands.

Hotel Proprietor Ill. Winnipeg, April 4.—Thomas Campbell, the proprietor of the Marlaggi hotel, is critically ill in Chicago, where he underwent an operation for serious internal trouble on Sunday.

Fedorenko Appeal Granted. London, April 4.—The privy council today granted leave of appeal against the decision of Justice Robson, of Manitoba, re Savva Fedorenko, whose arrest was unsuccessfully sought by the Russian government on a charge of murder.

## Negroes Brutally Assault White Girl In Edmonton

Edmonton, April 5.—The first negro white girl in a quiet spot, tied her to a post and whipped and assaulted her. Public indignation is stirred to fever heat. A strong protest is to be made to the Dominion government against permitting the black to remain in the district. Two negroes, who came across a

(Continued on Page Four.)

# Wants

WANTED—AT ONCE FOR TEMPORARY duty, a man as orderly's aid and general work at the Royal Columbian hospital.

WANTED—ENGINEER TO RUN our speed launch "Vite." Apply Schaae Machine Works, Ltd.

WANTED—BY A GENTLEMAN, board and room; close in. Apply R., this office.

WANTED—A GIRL TO TAKE CARE of child in afternoons. Apply Mrs. V. H. Eickhoff, 234 Second street.

WANTED—A GIRL TO ASSIST IN general housework. Apply 129 Third avenue.

WANTED—EXCAVATING, FENCING, sidewalks and general contracting. Gust Mellin, 1016 Third avenue.

WANTED TO RENT—FURNISHED house, five or six rooms. Must be close in or near car line. Write, giving price and particulars, "Careful," Daily News office.

WANTED—YOUNG GIRL TO TAKE care of two small children. Apply 307 Carnarvon street.

WANTED—AN OFFICE BOY FOR real estate office. Apply, Diamond & Corbould, Lavery block.

OUR SHINGLES ARE A LITTLE better than is necessary. You can lay them cheaper. They make a better roof. Westminster Mill Co., Ltd. Call 860. Box 1003. If you prefer, order them with your lumber through Small & Bucklin.

J. P. HAMPTON BOLE, BARRISTER, solicitor and notary, 610 Columbia street. Over C. P. R. Telegraph.

### FOR SALE.

FOR SALE—ON FIRST STREET, two lots just above Sixth avenue, numbers 20 and 21. Price \$150 each. \$250 cash, balance 6 and 12 months. P. O. Box 971.

FOR SALE—FIVE-PASSENGER AUTOMOBILE, 30-35 horsepower, in good running order. Apply at the Schaae Machine Works, Limited.

FOR SALE—IN 10, 15 AND 20 ACRE blocks, or more to suit purchaser, facing on Yale road, near Coast Maridian road. Price \$160 per acre. Easy terms. A. B. C., Daily News office.

### TO RENT.

TO RENT—FURNISHED EIGHT roomed house immediately. Apply National Finance Co.

FURNISHED FLAT NEAR POST office for rent; all conveniences \$25. Apply "L." News office.

FOR RENT—GOOD BOARD AND room; convenient location. 47 Columbia street.

VACANCIES FOR GENTLEMEN boarders; home comforts. 310 Sixth avenue.

TO RENT—LARGE WELL FURNISHED rooms. Apply 224 Seventh street.

### LOST.

LOST ON HIGH ROAD BETWEEN Milside and Westminster cow in milk. Aged four years; white with black spots. Nawau Khan, Milside. Telephone 10, Hindu store.

### FOUND.

LOST—DUPLICATE AGREEMENT, Ellis vs. Coatham, on Sixth street, April 3. Finder kindly return to Mrs. W. C. Coatham, 419 Ninth street.

FOUND—PURSE ON QUEENS AVENUE Sunday evening, containing money. Apply News office.

## Auction Sale

We have received instructions from Miss Conner, 724 Princess street, to sell by public auction on Thursday, April 6th, at 2:30 p.m., contents of six roomed house, consisting of high class furniture, Doherty organ and stool, beds, bureaus and stands, stoves, rugs, and a lot of useful articles too numerous to mention.

Joseph Travers, Auctioneer.

## \$25.00 Reward

The Balmoral Baseball club will pay the above reward for the arrest and conviction of the person or persons who recently stole two catcher's mitts, one field glove and two bats from the club lockers at Queens park.

Phone 699. P. O. Box 501.

**Snider & Brethour**  
General Contractors  
Westminster Trust Building.

## REID, CURTIS & DORGAN

706 Columbia Street.

CORNER LOT, one block off the Columbia street car line, at a two-years-ago price, \$650.

THREE LOTS on a corner, one block from the Sixth street line in Burnaby, cleared, \$1200.

NEW SEVEN ROOM modern and pretty home, half block from Sixth street car line, close in, in Burnaby, on two 50x120 foot lots, all cultivated, \$2600.

TWO 44-foot lots, half block from Sixth street car line on Eighth avenue, each \$600.

THREE LOTS, two corners and inside, high view, property, fronting on the Twelfth street car line, within city limits, \$3000; one third cash.

GENERAL store in Surrey. The best opportunity in the whole municipality, for sale cheap. Big income, small expense. Enquire at once.

## REID, CURTIS & DORGAN

706 Columbia Street.

## PALMER GASOLINE ENGINES

3 1/2 to 25 H. P.  
2 and 4 Cycle.

Local Agents  
**Westminster Iron Works**  
Phone 53.  
Tenth St., New Westminster.

## Royal Bank of Canada

Capital paid up ..... \$6,200,000  
Reserve ..... 6,900,000  
The Bank has 175 branches, extending in Canada from the Atlantic to the Pacific; in Cuba, throughout the Island, also in Porto Rico, Trinidad, Bahamas, NEW YORK and LONDON, ENGLAND.

Drafts issued without delay on all the principal Towns and Cities in the World.  
These excellent connections afford every banking facility.  
New Westminster Branch,  
LAWFORD RICHARDSON, Mgr.

## COAL New Wellington

JOSEPH MAYERS  
Phone 105. P. O. Box 345.  
Office, Front St., Foot of Sixth.

## Westminster Transfer Co.

Phone 128. Barn Phone 137  
Columbia Street.  
Baggage delivered promptly to any part of the city.

## Light and Heavy Hauling OFFICE—TPAM DEPOT.

## Bank of Montreal

ESTABLISHED 1817.  
CAPITAL ..... \$14,000,000.00  
RESERVE ..... 11,000,000.00  
Branches throughout Canada and Newfoundland, and in London, England, New York, Chicago and Spokane, U.S.A., and Mexico City. A general banking business transacted. Letters of Credit issued, available with correspondents in all parts of the world.  
Savings Bank Department—Deposits received in sums of \$1 and upward, and interest allowed at 3 per cent. per annum (present rate).  
Total Assets over \$186,000,000.00  
NEW WESTMINSTER BRANCH,  
G. D. BRYMNER, Manager.

## HOSPITAL

Westminster Private Hospital, 223 Townsend St. Maternity and non-contagious medical cases accepted. Terms from \$15 weekly. For further particulars apply to Hospital. Telephone 755.

## ENGLISH WATCHMAKER

Gold Watches for Ladies from \$12.75 up.  
Silver Watches, gents' open face \$6.00.  
Silver Watches, gents' open case, \$7.50 up.  
Agent for Waltham and Elgin Watches.  
Watch repairing a specialty.

## F. CRAKE

## Correspondence

(The Daily News is not responsible for the opinions expressed by its correspondents.)

### MONEY BYLAWS.

Editor, Daily News:

Sir—Once more it is up to the rate-payers of the corporation of Westminster to give their assent or record their veto for or against the enactment of several money bylaws to authorize the borrowing of more cash for various schemes of expenditure, and incidentally to further pile up the agony of civic indebtedness now fast nearing the two million mark, or a little more than a hundred and ten dollars per capita. About another three-quarters of a million is now sought to be added to the debt by numerous bylaws to be voted on April 12.

It is more than probable that the electors will appreciate the necessity for more school room and will decide that they must submit to further strain upon the credit of the city for this purpose.

As to street improvements they will naturally require to be better informed about street lines, and will ask for further time in which to find out, if possible, where the streets are before giving assent to spending any more money at random. At present they only know that litigation at their expense is pending to establish a claim to property which former surveys by their own well-paid experts had given to residents, who in good faith had made costly improvements thereon. They have no security whatever that further experiments in land measurements will not result still at the ratepayers expense in further theory that none of the former lines are correct and that even the electric tram lines are on private property. Westminster people are too well-bred to be surprised at any little thing like that.

The voters may also wish to know some more about the elementary by-laws. Fire, light and water are good things to have if they don't cost too much. They are quite capable of dealing intelligently with the Lulu Island bridge question as a business proposition, but when they come to the stable and tool house building scheme it is safe to speculate that it will occur to the electors that up in Queen's park, which once belonged to the public, there are stables to burn, and if they won't do, the authorities might convert a portion of that public eye-sore, the horse show skeleton, into both stable and tool house to great mutual advantage, and will vote accordingly.

But when the business of disposing of that little wad of good city money that for more than a year has been burning the pockets of the city fathers instead of garbage, comes in for action; when it is considered that the plan is to buy a garbage collecting plant for \$5000 and to blow in the bulk of the total \$15,000 for more expert advice and reports which in the last year have made us the laughing stock of Canada, then it is a forgone conclusion that the reply of the ballots will be very similar to that recorded recently when it was proposed to cut off and give away another chunk of Queen's park for public hospital grounds.

When we arrive at the plebiscite

## CANADIAN PACIFIC RAILWAY CO.

## Easter Holidays

Easter Holiday Tickets at a single fare and one-third for the round trip will be on sale from April 13th to April 17th, and good to return April 19th.  
Special excursions to all points East in May.

H. W. BRODIE, ED. GOULET,  
Gen. Pass. Agent, Local Agent,  
Vancouver. New Westminster.

## CANADIAN PACIFIC B. C. Coast Service

VANCOUVER TO VICTORIA.  
1:00 p. m. .... Daily  
TO SEATTLE.  
11:30 p. m. .... Daily  
10 a. m. Daily via Victoria.  
TO NANAIMO.  
2:00 p. m. .... Daily except Sunday  
TO UNION AND COMOX.  
9:00 a. m. .... Thursday and Saturday  
TO PRINCE RUPERT AND ALASKA  
11 p. m. May 6, 16, 27, April 4, 15, 25  
TO QUEEN CHARLOTTE ISLANDS.  
11:00 p. m. ....  
WESTMINSTER TO CHILLIWACK.  
SS. Beaver.  
8 a. m. .... Monday, Wednesday, Friday  
CHILLIWACK TO WESTMINSTER.  
7 a. m. .... Tuesday, Thursday, Saturday  
For Other Sailings and Rates Apply to ED. GOULET,  
Agent, New Westminster.  
H. W. BRODIE,  
G. P. A., Vancouver.

acts of the drama it will appear that if we pass the grant of \$75,000 to build a high school we must erect it on public property, and, as Tipperary is the only land which has been granted for school purposes to the city that would seem to settle the matter.

As probably more than three-quarters of the vote of the city is in favor of single tax there cannot be any doubt about the fate of that question. Regarding the exemption of church property from taxation it seems hardly credible in this age of independence and general enlightenment that any self-respecting branch of the Christian church should care to exist upon public charity enforced by law. It seems far more probable that most church denominations would rather pay dollar for dollar with other sound business concerns and retain their dignity, than to dead-head their passage at the state's expense. The men behind the ballot papers will probably vote for "a fair field and no favors."

GOLDFAX.  
New Westminster, April 4, 1911.

"AT IT HERE SINCE 1900"



Save Your Money, Commence Now!  
We want everyone to know that we are paying ~ 4% Interest, per annum credited monthly on savings deposits (\$100 & upward) subject to Withdrawal by cheque & ~ 5% Interest on time deposits of ~ Six months & over. ~ We invest money for clients in first mortgages & do a general financial business. We want your savings account & if you are not saving systematically, + + + + + Commence Now With Us. Deposits by mail + + + + + easily handled - You can send by Draft, Post Office + Express Order or Registered + + + + + Letter & withdrawals can be made + + + + + any way you wish. We are Responsible Refer to + + + + + Duns, Bradstreets, or to anyone in VANGOUVER. Write us about it to-day Do it now !!!!!

Dow, FRASER & Co. Ltd.  
321 Gambia Street,  
Vancouver B.C.

### WATER NOTICE.

Notice is hereby given that an application will be made under Part V. of the "Water Act, 1909," to obtain a license in the Burnaby division of New Westminster district.

(a) The name, address and occupation of the applicant, Alfred W. McLeod, insurance agent, New Westminster, B. C. (b) The name of the lake, stream or source (if unnamed, the description is) unnamed stream flowing through district lot 85, in a northerly direction into Deer lake; (c) The point of diversion, about one chain from the boundary of district lot 92; (d) The quantity of water applied for (in cubic feet per second), one miner's inch; (e) The character of the proposed works, none; (f) The premises on which the water is to be used (described same), portion of district lot 85; (g) The purposes for which the water is to be used, domestic and irrigation purposes; (h) If for irrigation describe the land intended to be irrigated, giving acreage, two and one half acres, more or less, sandy hillside; (i) If the water is to be used for power or mining purposes describe the place where the water is to be returned to some natural channel, and the difference in altitude between point of diversion and point of return, no power; (j) Area of crown land intended to be occupied by the proposed works, none.

(k) This notice was posted on the 25th day of March, 1911, and application will be made to the commissioner on the 28th day of April, 1911, at 11 a.m.

(l) Give the names and addresses of any riparian proprietors or licensees who or whose lands are likely to be affected by the proposed works, either above or below the outlet, none.

A. W. McLEOD,  
New Westminster, B. C.



THE pre-eminence of the Fit-Reform position as creators of the highest class, hand tailored garments for men, is shown by our display of spring styles.

Fit-Reform was the founder in Canada of such Suits & Overcoats.

Fit-Reform has steadily gained in favor, as men more fully appreciated the superiority of the Fit-Reform system.

# Fit-Reform

M. J. PHILLIPS  
Sole Agent in New Westminster

## A New Scow for Sale

18 x 62 feet

## Brunette Saw Mills Company, Ltd.

Sapperton, British Columbia  
IT IS NOT TOO EARLY TO FIGURE YOUR REQUIREMENTS. WRITE FOR OUR LISTS.

## Look at this for a snap!

### A LAUNCH, practically new,

Length 30 feet, beam 7 feet 10 inches, draft 2 feet 4 inches. Fir planking, oak ribs, straight stem, compromised stern, forward cabin, suitable for any purpose. Equipped with 8 h.p. 2 cylinder "Cowie" engine, make and break spark, automatic governor, reverse gear and auto sparker. Can be seen at our wharf.

Price \$350.00.

## The Schaae Machine Works, Ltd.



### AUCTION SALE OF DOMINION LANDS.

Public notice is hereby given that there will be offered for sale by public auction in Pender Hall, 804 Pender street west, in the city of Vancouver, on Thursday, April 6, 1911, at 2:30 p. m., about two hundred summer residence lots, the property of the government of the Dominion of Canada. These lots are located at Woodhaven, a subdivision of Dominion government lands located on Bedwell Bay, on the North Arm of Burrard Inlet, British Columbia. Their accessibility to Vancouver, their location on salt water, and the grandeur of the scenery of the North Arm make these lots attractive for summer residence purposes.

### Terms of Payment.

One quarter in cash at the time of sale, and balance in three equal annual instalments with interest on unpaid balance at the rate of 5 per cent per annum. The lots will be offered subject to a certain upset price in each case. Upon a parcel of land being knocked down the purchaser shall immediately deposit the sum of fifty dollars with the clerk of sale, otherwise the parcel will at once be put up again. For this purpose intending purchasers should provide themselves with marked cheques on chartered banks of Canada, made to their own order and payable at par at Vancouver; or with bank notes of as large a denomination as possible. The balance of the cash instalment must in every case be paid before the close of the sale, failing which the deposit of \$50 will be forfeited and the land withdrawn from sale. Cheques will not be taken in payment unless marked accepted by the bank on which they are drawn.

A pamphlet describing this property, and a map showing the subdivision may be had on application to the secretary, Department of the Interior, Ottawa, W. M. Ingram, Inspector of School Lands, Winnipeg, or to New Agents of Dominion Lands at New Westminster, B. C., Kamloops, B. C., Calgary, Alta., Edmonton, Alta., or to George McCue, auctioneer, 150 Hastings street east, Vancouver, B. C.

P. G. KEYES, Secretary.  
Department of Interior, Ottawa, March 4, 1911.  
Newspapers will not be paid for this advertisement if they insert it without authority from the department.

### SHERIFF'S SALE OF LAND.

In the Supreme Court of British Columbia.

### IN THE MATTER OF THE JUDGMENTS ACT.

Between James R. Webster and Alexander Webster, Plaintiffs, and Preston Daniel Dixon and Charles Siverson, Defendants.

Take notice that on Monday, April 10, 1911, at the hour of two thirty in the afternoon, there will be sold by public auction at the office of the Sheriff of the County of Westminster, at the Court House, New Westminster, B. C., the interest of Preston Daniel Dixon and Charles Siverson, the judgment debtors, under a certain judgment in favor of James R. Webster and Alexander C. Webster, in the east half of the northwest quarter, and the west half of the northeast quarter of section twenty (20), township four (4), range twenty-nine (29), in the District of New Westminster.

The interest of the judgment debtors, Siverson and Dixon, is under and by virtue of a certain agreement for sale of the hereinbefore described lands, dated December 14th, 1907, and made by Davis Whitmore Elliott as vendor, and Preston Daniel Dixon and K. M. Severson (otherwise known as Charles Siverson), as purchasers. The amount of the judgment under which this sale is held is \$4949.80, together with interest at 5 per cent per annum from the 13th day of August, 1909.

The following charges appear on the register at the Land Registry office, New Westminster, against the hereinbefore described lands: (A) Registered judgment dated March 2, 1910, against Preston Daniel Dixon and Charles Siverson in favor of James R. Webster for \$4949.80. And further take notice this sale is held pursuant to the orders of the Honorable Mr. Justice Murphy and the Honorable Mr. Justice Morrison made herein on Wednesday, the 12th day of October, A.D. 1910. Dated this 25th day of March, A.D. 1911.

A. B. POTTENGER,  
District Registrar.  
T. J. Armstrong, Sheriff, County of Westminster.  
Terms of Sale, Cash.

IT PAYS TO ADVERTISE - IN - THE DAILY NEWS.

THE Bank of Toronto

NEW BANKING ACCOUNTS

Many People who have never before been in a position to do so, may now be ready to open a bank account.

The Bank of Toronto offers to all such people the facilities of their large and strong banking organization.

Interest is paid on Savings Balances half-yearly. Business Accounts opened on favorable terms.

INCORPORATED 1855 ASSETS \$48,000,000

NEW WESTMINSTER, B. C. BRANCH 615 Columbia Street.

THE CORPORATION OF THE CITY OF NEW WESTMINSTER.

By-law No.

A By-law to enable the Council of the Corporation of the City of New Westminster to raise by loan the sum of \$95,000.00 for Public School purposes.

Whereas the Board of School Trustees of the City of New Westminster in pursuance of the powers granted to them by Section 42 of the "Public Schools Act 1905," as re-enacted by Section 32 of the "Public Schools Act 1906," Amendment Act 1906, have caused to be prepared and laid before the municipal council a detailed estimate of the sums required to meet such special or extraordinary expenses which may be legally incurred by the board.

And whereas the said estimate of such special or extraordinary expenses for public school purposes is the sum of ninety-five thousand dollars (\$95,000.00) according to the statement following: School site in north central part of the city \$12,000.00 School building on above site 40,000.00 School building at Sapperton 40,000.00 School building at Queens-

E. H. BUCKLIN, N. BEARDSLEE, W. F. H. BUCKLIN, Pres. and Genl. Mgr. Vice-President. Sec. and Treas.

SMALL-BUCKLIN

LUMBER CO., LTD.

Manufacturers and Wholesale Dealers in

Fir, Cedar and Spruce Lumber

Phones No. 7 and 877. Shingles, Sash, Doors, Mouldings, Etc.

Clearance Sale

OF

Ladies' and Children's Wear

A. J. BIRTCH

The White House 617 Columbia Street

Garden Tools

- SPADING FORKS, 4 AND 5 TINED. GARDEN SPADES, LONG AND SHORT HANDLES. GARDEN RAKES, STEEL AND MALLABLE. GARDEN HOES. CYCLONE HAND SEEDERS. HAND POTATO PLANTERS. HAND SPRAYERS FOR ROSE BUSHES. AND A FULL LINE OF BEE SUPPLIES ON HAND.

T. J. TRAPP & CO., Ltd.

NEW WESTMINSTER, B. C.

boro 3,000.00

Total \$95,000.00 And whereas it is necessary to raise the required sums to defray the above expenditure upon the credit of the municipality.

And whereas it will be necessary to raise annually by special rate the sum of \$4275.00 for payment of interest and the sum of \$842.25 for payment of principal, making together the sum of \$5117.25 for the term of fifty (50) years for the payment of the interest and repayment of the principal of the said loan as hereinafter mentioned.

And whereas the whole rateable property of the said city according to the last revised assessment roll thereof is \$7,249,010.

And whereas to provide for the payment of the interest and the creation of a sinking fund for the payment of the principal of said loan it will be necessary to levy a special annual rate sufficient to raise the said sum of \$5117.25, the amount to be assessed annually on the whole of the rateable land comprised within the said city.

Now therefore the municipal council of the Corporation of the City of New Westminster enacts as follows:

1. It shall be lawful for the Mayor of the said city to raise by way of loan from any person or persons, body or bodies corporate who may be willing to advance the same upon the credit of the debentures hereinafter mentioned a sum not exceeding \$95,000.00 and to cause the same to be paid into the treasury of the said city for the purposes mentioned herein.

2. It shall be lawful for the Mayor to cause any number of debentures of the said Corporation of the City of New Westminster to be made not exceeding in the whole the sum of \$95,000.00 in sums as may be required, but not less than \$100.00 each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland, at a value of 4.866 to the pound sterling; and all such debentures shall be sealed with the seal of the corporation, signed by the Mayor and countersigned by the Treasurer thereof, or by such other person or persons as may be thereunto lawfully authorized.

3. The said debentures shall be payable on the First day of July, 1961, at such place or places as the council of the said corporation may from time to time appoint with the approval of the holders thereof and shall bear interest at the rate of four and one-half per centum per annum, payable half yearly on the First day of January and the First day of July in each and every year, and the said debentures shall have attached to them coupons for the payment of interest which said coupons shall be signed by the said Mayor.

4. A special rate on the dollar shall be levied and raised in each year in addition to all other rates on all the rateable property of the city sufficient to pay the interest upon the debentures and to create a sinking fund for the payment of the principal thereof when due subject to any act or enactment respecting the same.

5. Subject as aforesaid, there shall be raised annually by special rate as aforesaid during the currency of the

said debentures the sum of \$4275.00 for the payment of interest thereon and the sum of \$842.25 for the payment of the principal.

6. The proceeds of the sale of the said debentures shall be applied as follows and not otherwise: towards paying the cost of the passing of this by-law and the issue and sale of the debentures therein referred to and all expenses connected with the issuance of the said loan, and the balance shall be paid over from time to time as required upon the order of the trustees by the city treasurer to the several persons to whom moneys are payable.

7. This By-law shall take effect on the day of 1911, and may be cited as the "Public School Debenture By-law, 1911."

8. This By-law before the final passing thereof shall receive the assent of the electors of the said city in manner required by law.

Received the assent of the electors on the day of 1911. Reconsidered and finally passed in open council the day of 1911.

City Clerk. Mayor.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken at the following places, viz.:

The Council Chamber, City Hall; No. 4 Fire Hall, Sapperton; and No. 5 Fire Hall, Thirteenth Street; on the 12th day of April, from 9 a.m. to 7 p.m.

W. A. DUNCAN, City Clerk.

CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to enable the Corporation of the District of Burnaby to raise by way of Loan the sum of \$8500.00 for School Purposes.

Whereas the Board of School Trustees of Burnaby in pursuance of the powers granted to them by Section 42 of the "Public Schools Act, 1905," as re-enacted by Section 32 of the "Public Schools Act, 1906," Amendment Act 1906, have caused to be prepared and laid before the Municipal Council a detailed estimate of the sums required to meet such special or extraordinary expenses which may be legally incurred by the board.

And whereas the said estimate of such special or extraordinary expenses amounts to the sum of \$8000.00 according to the statement following, which sum together with the sum of \$500.00, estimated costs incidental to this by-law and the raising of the proposed loan, amounts to the sum of \$8500.00.

Table listing expenses: Barnet School - Sidewalk and outbuildings \$150.00, Burnaby East - Grading and fencing 1500.00, Burnaby West - Grading and fencing 800.00, Duthie - Well and pump 100.00, Hamilton Road - Well and pump \$100.00, grading and draining \$500.00, Lake View - Grading 500.00, Armstrong Avenue - Clearing and grading 1000.00, Haley Avenue - Clearing and grading 650.00, Securing site in vicinity of Capital Hill 2700.00, Costs incidental to this by-law and raising the loan 500.00.

Total \$8500.00 And whereas it is necessary to raise the moneys required to defray the above expenditure upon the credit of the municipality.

And whereas under the powers vested in the Council of Public Instruction under Section 6 (b) of the said "Public Schools Act, 1905," as re-enacted by Section 3 of the "Public Schools Act, 1906," Amendment Act, 1906, the boundaries of the Municipal School District of Burnaby have been extended so as to include district lot one hundred and seventy-two (172), group one (1), New Westminster District.

And whereas by Section 14 of the said "Public Schools Act, 1905," as re-enacted by Section 12 of the "Public Schools Act, 1906," Amendment Act, 1906, where any territory has been included within a Municipal School District in accordance with Section 6 (b), the provisions of that Act respecting Public Schools in cities and rural municipalities shall apply thereto, and such territory for all school purposes, shall be deemed to be united to such Municipal School District, and all property situate in such territory, shall be liable to assessment for school purposes in the same manner and to the same extent as if the same were included in the limits of the incorporated city, town or rural municipality, and in this by-law the word "municipality" shall be construed and apply accordingly.

And whereas it will be necessary to raise annually by special rate the sum of eighty-five (\$85.00) dollars principal and the sum of three hundred and sixty (\$360.00) dollars interest, making together a total amount annually of four hundred and forty-five (\$445.00) dollars for the term of forty (40) years for the repayment of the said loan and interest thereon as hereinafter mentioned.

And whereas the net value of the whole rateable land in the said municipality (including district lot one hundred and seventy-two (172) as before recited), according to the last revised assessment roll, amounts to \$10,486,895.00.

And whereas to provide for the payment of the interest and the creation of a sinking fund for the payment of the principal sum of eight thousand and five hundred (\$8500.00) dollars it will be necessary to levy a special annual rate sufficient to raise the sum of four hundred and forty-five (\$445.00) dollars, the amount to be calculated annually on the whole of the rateable land comprised within the municipality.

Be it therefore enacted by the Reeve and Council of the said Corporation

of Burnaby in open Council assembled as follows, namely:

1. It shall be lawful for the Reeve and Clerk of the Council, for the purpose aforesaid, to borrow or raise by way of loan from any person or body, or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned a sum not exceeding eight thousand five hundred (\$8500.00) dollars, and to cause the same to be placed in the Royal Bank of Canada in the City of New Westminster to the credit of the said Corporation for the purpose and with the objects above set forth and to issue any number of debentures of the said Corporation to the sum of eight thousand five hundred (\$8500.00) dollars in the whole in accordance with the "Municipal Clauses Act," in sums as may be required, but not less than five hundred (\$500.00) dollars each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland at a value of 4.866 to the pound sterling, as may be required, the said debentures to be sealed with the corporate seal and to be signed by the Reeve and Clerk.

2. The debentures shall bear interest at a rate not exceeding 4 1/2 per centum per annum, payable half-yearly on the day of and the day of respectively, in each and every year during the currency of the said debentures or any of them.

3. The said debentures as to principal and interest shall be payable at any branch of the Royal Bank of Canada in Canada or their agents in the City of London, England, and as to principal the debentures shall be made payable at the end of forty (40) years at the farthest from the day hereinafter mentioned for this by-law to take effect, and shall have coupons attached to them for the payment of interest.

4. There shall be raised and levied annually by a special rate sufficient therefor on all the rateable land within the limits of the said municipality the sum of eighty-five (\$85.00) dollars for the purpose of forming a sinking fund for the payment of the said debentures, and the sum of three hundred and sixty (\$360.00) dollars for the payment of the interest at the rate aforesaid to become due on such debentures during the currency thereof, the said special rate to be in addition to all other rates to be levied and collected in the said municipality during the currency of the said debentures or any of them.

5. This by-law shall take effect on and after the day of 1911.

6. This by-law may be cited for all purposes as the "Burnaby Municipality (School Board) Loan No. 2 By-law, 1911."

Passed the first and second reading by the Council on the 27th day of March, 1911.

Received the assent of the electors at an election for the purpose on the day of 1911.

Reconsidered and finally adopted by the Council, signed by the Reeve and Clerk and sealed with the Corporate Seal all on the day of 1911.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken on Saturday, the 8th day of April, 1911, between 9 o'clock a.m. until 7 o'clock p.m., at the following polling places:

The Municipal Hall, Edmonds. Agricultural Hall, Central Park. Lake View School House. Hamilton Road School House. Mr. Herd's Office. Duthie School House.

Public notice is hereby given that the vote of the electors of the district of Burnaby will be taken on the above mentioned by-law at the time and place above mentioned, and that A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. A. G. MOORE, Acting Clerk.

CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to enable the Corporation of the District of Burnaby to Raise by way of Loan the sum of \$76,000.00 for School Purposes.

Whereas the Board of School Trustees of Burnaby in pursuance of the powers granted to them by Section 42 of the "Public Schools Act, 1905," as re-enacted by Section 32 of the "Public Schools Act, 1906," Amendment Act 1906, have caused to be prepared and laid before the Municipal Council a detailed estimate of the sums required to meet such special or extraordinary expenses which may be legally incurred by the board.

And whereas the said estimate of such special or extraordinary expenses amounts to the sum of \$76,000.00 according to the statement following, which sum together with the sum of \$1000.00 estimated costs incidental to this by-law and the raising of the proposed loan amounts to the sum of \$77,000.00.

Purchase and clearing of site for office for board, construction of office and equipment of same \$ 5,000.00 Purchase of seven school sites at an average cost of \$10,000.00 each 70,000.00 Costs incidental to this by-law and raising the loan 1,000.00 Total \$77,000.00

And whereas it is necessary to raise the moneys required to defray the above expenditure upon the credit of the municipality.

And whereas under the powers vested in the Council of Public Instruction under Section 6 (b) of the said "Public Schools Act, 1905," as re-enacted by Section 3 of the "Public Schools Act, 1906," Amendment Act, 1906, the boundaries of the Municipal School District of Burnaby have been extended so as to include district lot

one hundred and seventy-two (172), group one (1), New Westminster district.

And whereas by Section 14 of the said "Public Schools Act, 1905," as re-enacted by Section 12 of the "Public Schools Act, 1906," Amendment Act, 1906, where any territory has been included within a Municipal School District in accordance with Section 6 (b), the provisions of that Act respecting Public Schools in cities and rural municipalities shall apply thereto, and such territory for all school purposes, shall be deemed to be united to such Municipal School District, and all property situate in such territory, shall be liable to assessment for school purposes in the same manner and to the same extent as if the same were included in the limits of the incorporated city, town or rural municipality, and in this by-law the word "municipality" shall be construed and apply accordingly.

And whereas to provide for the payment of the interest and the creation of a sinking fund for the payment of the principal sum of seven thousand six hundred (\$76,000.00) dollars it will be necessary to levy a special annual rate sufficient to raise the sum of four hundred and forty-five (\$445.00) dollars, the amount to be calculated annually on the whole of the rateable land comprised within the municipality.

Be it therefore enacted by the Reeve and Council of the said Corporation

of Burnaby will be taken on the above mentioned by-law at the time and place above mentioned, and that A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. A. G. MOORE, Acting Clerk.

THE CORPORATION OF THE CITY OF NEW WESTMINSTER.

By-law No.

A By-law to enable the Council of the Corporation of the City of New Westminster to raise by loan the sum of \$75,000.00 for the purpose of erecting a High School in the City of New Westminster.

Whereas the Board of School Trustees of the City of New Westminster in pursuance of the powers granted to them by Section 42 of the "Public Schools Act 1905," as re-enacted by Section 32 of the "Public Schools Act 1906," Amendment Act 1906, have caused to be prepared and laid before the municipal council a detailed estimate of the sums required to meet such special or extraordinary expenses which may be legally incurred by the board.

And whereas the said estimate of such special or extraordinary expenses for public school purposes is the sum of seventy-five thousand dollars (\$75,000.00) for the building of a High School.

And whereas it is necessary to raise the required sum to defray the above expenditure upon the credit of the municipality.

And whereas it will be necessary to raise annually by special rate the sum of \$3375.00 for payment of interest and the sum of \$664.91 for payment of principal, making together the sum of \$4039.91 for the term of fifty (50) years for the payment of the interest and repayment of the principal of the said loan as hereinafter mentioned.

And whereas the whole rateable property of the said City according to the last revised assessment roll thereof is \$7,249,010.00.

And whereas to provide for the payment of the interest and the creation of a sinking fund for the payment of the principal of said loan it will be necessary to levy a special annual rate sufficient to raise the said sum of \$4039.91, the amount to be assessed annually on the whole of the rateable land comprised within the said city.

Now therefore the municipal council of the Corporation of the City of New Westminster enacts as follows:

1. It shall be lawful for the Mayor of the said City to raise by way of loan from any person or persons, body or bodies corporate who may be willing to advance the same upon the credit of the debentures hereinafter mentioned a sum not exceeding \$75,000.00 and to cause the same to be paid into the treasury of the said City for the purposes mentioned herein.

2. It shall be lawful for the Mayor to cause any number of debentures of the said Corporation of the City of New Westminster to be made not exceeding in the whole the sum of \$75,000.00 in sums as may be required, but not less than \$100.00 each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland, at a value of 4.866 to the pound sterling; and all such debentures shall be sealed with the seal of the Corporation, signed by the Mayor and countersigned by the Treasurer thereof, or by such other person or persons as may be thereunto lawfully authorized.

3. The said debentures shall be payable on the First day of July, 1961, at such place or places as the Council of the said Corporation may from time to time appoint with the approval of the holders thereof and shall bear interest at the rate of four and one-half per centum per annum, payable half yearly on the First day of January and the First day of July, in each and every year, and the said debentures shall have attached to them coupons for the payment of interest which said coupons shall be signed by the said Mayor.

4. A special rate on the dollar shall be levied and raised in each year in addition to all other rates on all the rateable property of the City sufficient to pay the interest upon the debentures and to create a sinking fund for the payment of the principal thereof when due, subject to any act or enactment respecting the same.

5. Subject as aforesaid, there shall be raised annually by special rate as aforesaid during the currency of the said debentures the sum of \$3375.00 for the payment of interest thereon and the sum of \$664.91 for the payment of the principal.

6. The proceeds of the sale of the said debentures shall be applied as follows and not otherwise: towards paying the cost of the passing of this by-law and the issue and sale of the debentures therein referred to and all expenses connected with the issuance of the said loan, and the balance shall be paid over from time to time as required upon the order of the trustees by the City Treasury to the several persons to whom moneys are payable.

7. This by-law shall take effect on the day of 1911, and may be cited as the "High School Debenture By-law 1911."

8. This by-law before the final passing thereof shall receive the assent of the electors of the said City in manner required by law.

Received the assent of the electors on the day of 1911. Reconsidered and finally passed in open council the day of 1911.

City Clerk. Mayor.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken on Saturday, the 8th day of April, 1911, between 9 o'clock a.m. until 7 o'clock p.m., at the following places:

The Municipal Hall, Edmonds. Agricultural Hall, Central Park. Lake View School House. Hamilton Road School House. Mr. Herd's Office. Duthie School House.

Public notice is hereby given that the vote of the electors of the district

of Burnaby will be taken on the above mentioned by-law at the time and place above mentioned, and that A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. A. G. MOORE, Acting Clerk.

**The Daily News**

Published by The Daily News Publishing Company, Limited, at their offices, corner of McKenzie and Victoria Streets.

E. A. Paige..... Managing Director



WEDNESDAY, APRIL 5, 1911.

**IMPERIAL AFFAIRS**

During the last two years there has been quite a considerable amount of discussion upon the question of Imperial administration. At the present day, we should say, no one will dispute that the time has arrived when the overseas dominions are entitled to share in what may be termed the general government of the Empire. Such a broader and stronger and more satisfactory means of empire control may not be established for a year or two hence, but that it is very much nearer to attainment than ever before is apparent from many circumstances which have transpired of late. One notable sign in this direction is the list of subjects which are to be discussed at the forthcoming Imperial conference. Among the list of matters which will be brought forward by Sir Joseph Ward, the premier of New Zealand, is one concerning Imperial representation of overseas dominions with a view to further Imperial organic control. Others seek the creation of uniform commercial laws and the representation of the dominions upon the privy council.

As Sir Joseph Ward, who is now passing through this country on his way to the conference, pointed out in discussing the New Zealand proposals, the question of the defence of the empire is of paramount importance. This stands out as the first and greatest question of the day, both for the statesmen of the old country and those of the overseas dominions to consider. It is a curious and anomalous circumstance that whilst strong efforts are being made to establish an era of international peace, the armaments of all the great nations are rapidly increasing. Sir Joseph Ward's feeling is that certain and lasting peace can only be secured by maintaining the supremacy of Great Britain on the sea. This, too, is the opinion of many leading statesmen and thinkers of the day.

Such premises being granted it is evident that a vast sum must be spent to secure the invincible condition, not alone of England, but of the empire at large. This has been done so far by the old land alone, but it is well nigh impossible for her to do this any longer. Nor do the overseas dominions ask or expect such a thing. What they ask is to be allowed to bear a fair proportion of the cost of defence, and therewith to share the privilege of enjoying a voice in the vital questions of defence and general government of the empire. This would create a vital unity of such potency as to make it virtually impossible for any power or two powers to attempt to disturb the peace.

**Sir Edward Grey Makes Great Speech On Peace**

(Continued from Page One.)

I hope, ehing. I can conceive but one thing which will really affect the military and naval expenditure of the world on the wholesale scale on which it must be affected if there is to be a real and sure relief. You will not get it until nations do what individuals have done—come to regard an appeal to force. (Cheers). Public opinion has moved; the number of arbitrators has been increasing; but you must take a large step further before the increase of arbitration will really affect this increase of expenditure on armaments. I should perhaps have thought that I was not spending the time of the house in asking them to look to arbitration as something which could really touch this great expenditure had it not been that twice within the last twelve months, once in March and again in December, the president of the United States has sketched out a step in advance in arbitration more momentous than anything that any practical statesman in his position has ventured to say before, pregnant with very far-reaching consequences. (Cheers).

**President Taft's Proposals.**  
I should like to quote two statements by the president of the United States. Here is the first: "Personally I do not see any reason why matters of national honor should not be referred to courts of arbitration as matters of private or national property are. I know that is going further than most men are willing to go, but I do not see why questions of honor should not be submitted to tribunals composed of men of honor who understand questions of national honor, to abide by that decision as well as in other questions of difference arising between nations."

Mr. Remnant—Does he propose to

treat Mexico in that way? (Hear, hear).

Sir E. Grey—The other statement is: "If we can negotiate and put through private agreements with some other nation to abide by the adjudication of International arbitration courts in every issue which cannot be settled by negotiations, no matter what it involves, whether honor, territory or money, we shall have made a long step forward by demonstrating that it is possible for two nations at least to establish between them the same system which, through the process of law, has existed between individual under government." Sir, these are bold and courageous words. We have no proposal before us, and unless public opinion will rise to the level of discussing a proposal of that kind, not with reference to charges of inconsistency, not with reference to what one nation or the other is going to gain practically by some agreement, but unless they will rise to the height of discussing it as a great movement in the opinion of the world, it cannot be carried out. But supposing it took place. Supposing two of the greatest nations in the world were to make it clear to the whole world that by an agreement of such a character under no circumstances were they going to war again. (Loud ministerial cheers).

(Continued on Page Six.)

**IS YOUR SKIN ON FIRE?**

Does it seem to you that you can't stand another minute of that awful burning itch?

That it MUST be cooled?  
That you MUST have relief?  
Get a mixture of Oil of Wintergreen, Thymol and other soothing ingredients as compounded only in D. D. D. Prescription.

The very first drops STOP that awful burning instantly!

The first drops soothe and heal!  
The first drops give you a feeling of comfort that you have not enjoyed for months, or perhaps years.

Take our word on it.

Get a \$1.00 or a trial bottle today.

Write the D. D. D. Laboratories, Dept. N. W., 49 Colborne St., Toronto, and they will send you a trial bottle free.

F. J. MacKenzie, Druggist, Columbia street.

**Public Meeting**

Will be held in Johnston's hall, Sapperton, on Thursday evening, at eight o'clock, to discuss questions affecting the interests of the Westminster schools.

Members of the school board will be present, with others, to discuss the by-laws explanatory of school matters and the suggested amendments. Everybody invited.

REV. ROBERT LENNIE,  
Secretary to the Board of School Trustees.

**ALBERTA LOSES APPEAL.**

Edmonton, April 3.—The supreme court on Saturday delivered judgment dismissing the appeal in the case of the provincial government against the Royal bank, to recover six million dollars of Alberta and Great Waterways bonds held by them. Some weeks ago Mr. Justice Beck made an order joining the Canada West Construction

company and the Alberta and Great Waterways company with the defendant bank in the suit begun by the province. To this the government took appeal. The chief justice was in favor of allowing the appeal, but the other three judges sustained the order of Mr. Justice Beck. The two new parties joined as defendants are given six days to file their defence. An appeal will be carried to higher courts.

**"Eat and Be Merry!"**

Stop starving yourself—stop suffering the pangs of indigestion—stop worrying about what you dare and dare not eat. Eat hearty meals of wholesome food, take

**NA-DRU-CO DYSPEPSIA TABLETS**

and you'll feel like a new person. Sour stomach—heartburn—occasional indigestion—chronic dyspepsia—all yield quickly to NA-DRU-CO Dyspepsia Tablets. The properly digested food restores your strength, your stomach regains its tone, and soon requires no further aid.

50c. a box. If your druggist has not stocked them yet send 50c. and we will mail them.

NATIONAL DRUG AND CHEMICAL CO. OF CANADA LIMITED, MONTREAL.

**Liberal Meeting**

to elect primaries will be held at 8 p.m. on

**Friday, April 7**

in the Eagles' Hall. All Liberals invited to attend.

G. Kennedy, Ed. Goulet,  
President. Secretary.



**Easter Suits**

The Fashions and the Fads for Spring and Summer are now Ready.

Get in line gentlemen or the procession will move along without you! Who wants to be the last man to don his new SPRING SUIT?

Some men must be leaders but the others musn't get too far in the rear or they'll be lost sight of.

**Men's Spring Suits** in handsome two and three-button models; tailoring the best the best makers can do; new colorings in greys, olives, and browns. Every suit an example of perfect suit-making.

\$15.00, \$20.00, \$25.00 to \$38.00 the Suit

Now is the best time to make selection. The clothes you buy here will pay you BIG DIVIDENDS IN SATISFACTION.

**Reid & McDonald**

Successors to Reid & Company  
601 Columbia Street. The Store of Satisfaction

**The T.H. SMITH Co. LIMITED**  
**EASTER SHOWING**



**Ready-to-Wear Garments**

In Style they are absolutely correct Yet they are distinctive and different from any others you will see.

IN QUALITY and FIT they are Positively Unexcelled.

Every woman who takes pride in her appearance should see and know them

**New Tailored Suits**

The newest tempting line of suits you ever saw, and never were values better. The variety of Models, Fabrics and Colorings offered is both pleasing and representative. All the new shades of tans, browns, greys, shades of tans, brown, greys, greens, rose, navy and black.

Priced from \$20.00 to \$50.00 each

**New Long Coats**

Wide choice of stylish new coats. Women who like the double utility of a well tailored rain or shine coat, will welcome these new models. Close or easy fitting styles in fawns, greys, navy and black.

Priced from \$15.00 to \$25.00 each

Now is the time to come to see them.

**Jewelry**

Up-to-date line of Solid Gold Jewelry at . . . .  
**Chamberlin's THE JEWELER**  
Official C. P. R'y Time Inspector

**\$4,000**

Will buy a ten-roomed house and a full-sized lot on Queens avenue between First and Second streets. Look at the terms: One-quarter cash and the balance in quarterly payments at 7 per cent. This won't last a week at this figure. The lot alone is worth the money.

**Malins, Coulthard & Co., Ltd.**

**Do Not Waste Money**

Save a little systematically, for it is the stuff that the foundations of wealth and happiness are built of. Money may be used in two ways; to spend for what is needed now and to invest for what shall be needed in the future. Money cannot be invested until it is first saved. PROTECT YOUR FUTURE WITH A SAVINGS ACCOUNT.

**The Bank of Vancouver**

Authorized Capital, \$2,000,000. Columbia, corner Eighth street. A. L. DEWAR, General Manager D. R. DONLEY, Local Manager.

**Tree Sprays**

Lime and Sulpher Solution, Paris Green, Whale Oil Soap, Quassie Chips, Blue Stone

**Ryall's Drug Store**

PHONE 57. EYES TESTED BY GRADUATE

# SPORTING NEWS

## LEN STEVENS IS GIVEN WHITEWASHING BY A.A.U.

Without Notifying Accuser of Proceedings, Amateur Body Returns Verdict of "Not Proven."

(By Robert A. Wilson.)

Amateurism is truly in a bad way in this part of the Dominion, when the B. C. A. A. U., taken to task over a question which involves the right of the subject, coolly turns down the whole thing and give out a statement "that the Westminster sports writer having produced no evidence in proof of his statement that Len Stevens, the B. C. featherweight champion, had boxed professionally in the old country, this boxer be reinstated."

As this statement is directed to me, I feel that the officials are going about the matter in a babyish manner. I offered to give the fullest information to the A. A. U., but so far have not been approached by that body.

Now, however, that the ruling body has taken this action, this unportsmanlike action, I may say, I am going full steam ahead and will show these people where they have erred. Stevens (or Stephens) represents the V. A. C. tonight against Seattle, and it would be well that the Americans had the fullest proof of Len's status as an amateur before permitting him to appear against their chosen.

## BILLIARDS.

### CHALLENGE ACCEPTED.

#### Real Estate Men Willing to Meet Inter-City Billiard Team.

Real estate billiard players have not permitted the sweeping challenge which was issued through the columns of this paper to lie long unanswered. Yesterday E. A. Paige, of the Daily News, was authorized to act as stakeholder for the real estate team for any sum up to \$500 a side, the terms of the acceptance being that the inter-city four would contest against the opposing players from the real estate men of Westminster, and allow one game to go by default. In other words give 200 points start to the men who sell, buy and mortgage lots.

The Bank of Montreal team sustained its first defeat in the Commercial Billiard league tournament last night, the Newspapermen's team winning three games out of five.

#### HOLY TRINITY BOYS START CRICKET CLUB

New Westminster cricket took another forward step last night when the boys of Holy Trinity cathedral organized themselves, electing the following officers:

Hon. president, Canon d'Easum; honorary vice-president, Rev. G. A. Ray; president, Leonard d'Easum, vice-president, W. Hood; secretary, John D. de Pencier; treasurer, Charles T. Dawe; captain and coach, W. E. Birks; committee, D. Taylor, W. Myers, M. Dockrill, J. C. de Pencier and E. M. Phillips.

## DREAM CITY.

Max Dill, the famous German comedian, late of Kolb and Dill, will be seen in "Dream City" at the Opera house on Thursday. Dill comes direct from his 100 nights engagement in San Francisco, and will appear with the same all-star cast in support as characterized that engagement. Unique among Teutonic funsters, the corpulent Dill is easily at the top of his class. His individual comedy methods defy imitation, and he has an enviable record as a creator of merriment among the nation's comedians.

## EXPERT WRITES ON BASKETBALL

DR. J. E. RAYCROFT TELLS OF ORIGIN AND DEVELOPMENT OF POPULAR SPORT—GIRLS INVENTED DRIBBLE.

(By Joseph E. Raycroft, Chairman Collegiate Basketball Rules Committee.)

Basketball belongs to the large family of games that have been invented to satisfy the need for team competition in which large numbers of relatively untrained people could take part. Most of these have had little vitality and have failed to achieve any great influence or gain any wide popularity. Most of our standard games are the result of evolution and have developed because they possessed to a greater or less extent those qualities that appeal strongly to the play or the fighting instincts. The demands for special skill and strategy that are made upon the players of baseball and football are great factors in the real pleasure and interest that attaches to the playing of these games and are in large measure responsible for their development and wide popularity.

Basketball was invented in 1891 by Dr. James A. Naismith, now a member of the Collegiate basketball rules committee, when he was an instructor at the Y. M. C. A. Training school at Springfield, Mass. It was designed for use indoors by active, sturdy men during the winter, when in this latitude it is impossible to play the ordinary outdoor games. It jumped into popularity almost at once—at first among the members of the Y. M. C. A.'s and later among the students in schools for both boys and girls.

Game Simple at First. In the beginning basketball was simple in its plan and its technique. It was designed to be played by as many as could occupy the playing space, nine players and upwards on each side. The rules were simple, and in the first rule book, published in 1892, were only thirteen in number. Since this game was designed to be played indoors, where tackling and personal contact in general would result in injury to the players, it was made illegal to run with the ball, and, therefore, tackling was unnecessary and was prohibited.

The ball used was an ordinary association football. It might be passed or batted in any direction; it might not be held against the body with clause is still a part of the A. A. U. code, and a score was made when the ball was thrown into and stayed in the goal, which in the early days was a peachbasket fastened on the wall or gallery ten feet from the floor. If either side made three consecutive fouls a goal was counted for the opponent, unless they had made a foul in the meantime.

Reduce Number of Players. It soon became apparent, that too many players in a game hindered the development of teamwork, so very early the number of players on a team was reduced to nine—home or center forward, two other forwards called right and left wings, a center and two side centers, a goalkeeper and two guards. A little later, about 1894, the number of players on the team was determined by the area of the floor on which the game was played. On a floor 1800 feet square or less in area five men constituted a team; 3600 square feet or less, seven, and over 3600, nine. After a year or so this finally was reduced to the present number of five.

For the first year or two, in starting the game, the men were lined up at the opposite ends of the field and rushed for the ball when it was tossed into the middle of the floor by the official. This was modified in 1894 so that the ball was tossed in the middle of the field and had to be touched by a center man to make the play legal. The length of the halves was the same as at present, twenty minutes. The ball went to the first man touching it out of bounds, which is the same as the present intercollegiate

rule. Instead of the three foul rule, free throws were awarded for fouls committed by tackling or holding an opponent. The diameter of the goal ring was increased from 15 to 18 inches, and the specifications of the ball were made practically the same as in the present codes.

Girls Invented Dribble. It seems that the girls invented the "dribble," for they found that under the above modification of the original rules it was possible to make progress toward the goal by repeatedly bouncing the ball on the floor. This practice was carried to such an extent that it was found necessary to limit the number of consecutive bounces to three, a restriction that still exists in a modified form in the present A. A. U. code.

Rapid Growth is Marked. It is doubtful if the history of games contains an example of more rapid growth than that shown by basketball during the first two or three years of its existence. Even the growth of baseball in the year immediately following the civil war was second to this. It appeared in Canada and the far west in 1892-93 and was introduced into Germany by Dr. Schmidt, who saw it played in the Olympic games at the St. Louis exposition in 1904.

Teams sprang up as if by magic. They were organized in clubs, schools, colleges, and Y. M. C. A.'s. In fact, in the latter organizations the game became so popular that it threatened to monopolize the gymnasium to the exclusion of other forms of work, so that it was necessary in many places to impose rigid restrictions upon the game and even to forbid it altogether. Many leagues were formed, composed of Y. M. C. A. athletic clubs and town teams, and during the last ten years the game has become popular among the colleges and universities.

Colleges Adopt the Game. The intercollegiate Basketball association, composed of Yale, Columbia, Harvard, Princeton and Cornell, was formed in 1901-1902. The Western intercollegiate Basketball association was formed among members of the conference colleges in 1905.

There are few educational institutions, settlements, playgrounds, Y. M. C. A.'s, or athletic organizations of any sort in the country that are not represented by one or more basketball teams. It would be remarkable if a game could experience such a rapid growth as this, and be played by so many different kinds of people under widely varying conditions, indoors and out, and not be subject to abuses. The history of the game demonstrates the wisdom of the inventor in emphasizing the rules prohibiting personal contact—holding, tackling, charging, and so on. The principal danger in the development of the game has been the increase in the amount of roughness that has resulted from the failure on the part of those in charge of the teams and of the games to insist on the observance of the spirit of the rules governing personal contact.

Until the organization of the intercollegiate Basketball association, the great majority of the games were played under the A. A. U. code, which was developed by the Y. M. C. A. committee on rules. This body later became the A. A. U. committee. The principal characteristic of the A. A. U. code are provisions for one official from each side; the award of points, under certain circumstances, by the official and control of the game by calling fouls instead of making rules so as to lessen the tendencies toward roughness. The results of this code were unfair work by partisan officials, too great prominence of the official as a factor in the game, and too frequent interruptions of the game because of fouls.

Colleges Change the Code. When the game was taken up seriously by the colleges these defects became very apparent and a natural reaction set in against these conditions. Games were rough, in many places resembling indoor football, and contests between colleges and teams from from other groups were unsatisfactory to both sides.

The dangers and bad tendencies of this situation were early recognized by the collegiate basketball rules committee, and a strong movement has been in progress during the last few years to counteract them. Personal contact and roughness are bound to arise among men moving at top speed in a restricted space unless the rules are framed so as to minimize these tendencies and unless the fundamental principles of the game, "Play the

ball, not the man," is kept constantly in mind. Basketball makes no uncertain demand on heart and lungs and on endurance generally. It develops alertness, self-control, skill, speed and team work, and it brings into action every part of the body. A good game of basketball arouses interest and enthusiasm in both player and spectator. Its essential simplicity and the small amount of expensive apparatus needed, taken in connection with its other qualifications, make it one of our most valuable competitive games.

## SHERIFF'S SALE OF GASOLINE LAUNCH.

Under and by virtue of a warrant of execution to me directed against the goods and chattels of B. H. Temple, at the suit of Massey, Tomlinson & Johnston, I have seized and will sell at the slip, foot of Sixth street, New Westminster, on Friday, the seventh day of April, 1911, at ten o'clock in the forenoon, one gasoline launch, 30 feet long, 7 feet beam, fitted with canopy and glass front, with 12-horse power Meltz & Weiss engine, life preservers, cushions and full equipment. Terms of sale, cash. T. J. ARMSTRONG, Sheriff.

## Too Late To Classify

TO RENT—NEWLY FURNISHED room for one or two gentlemen. Apply St. Mary's hospital, 87 St. Mary's street.

TO RENT—TEN ROOMED HOUSE on Columbia street, \$50 per month. Apply Dominion Trust Company.

## Mineral Waters Aerated Waters

Manufactured by J. HENLEY NEW WESTMINSTER, B. C. Telephone R 113. Office: Princess St.

## Douglas Road BURNABY

(Old Hastings Road.)

## Comfortable Six-Roomed House

on one and one-half acres of cultivated land, all cleared but one-quarter of an acre, fenced, and 70 fruit bearing trees. Situated between Douglas Road and Burnaby Lake, and adjoins B. C. Electric Railway new line.

Price \$5000

Cash one-third, balance 6, 12 and 18 months at 7 per cent.

Exclusively

Sherriff, Rose & Co'y.

650 Columbia Street. Phone 832. (Above The Fair.)

# Port Mann Acreage SNAP

Twenty acres close to town-site, only \$200 per acre; 1-4 cash, balance 6, 12, 18 months.

Owner leaving this country, must sell at a sacrifice.

## Box S, Daily News



HECTOR McCAIG, Manager.

One Night, Thursday, April 6

## MAX DILL

(of Kolb & Dill), and Company of Forty People in

## Dream City

A Big Musical Show

Prices \$1.50, \$1.00, 75c.

## For Sale

6-Roomed Modern House, corner 13th street, and 10th avenue, \$2,500; \$400 cash, balance to arrange.

—EXCLUSIVELY BY—

## McQuarrie Bros.

Note new address, 622 Columbia Street The New Westminster City Specialists



Some of the Girls with Max Dill in "Dream City," at the Opera House on Thursday evening, April 6.



# "Fashion-Craft" Clothes.

## Little BUT Important

are the TRIFLES that make Fashion-Craft clothes always a success. Heavy padded shoulders as featured by most Ready-to-Wear Shops are here conspicuous by their absence, and natural formed shoulders as shown in the highest grade English or American models take their place. This is but one of the many TRIFLES that place Fashion-Craft in a class of its own.

ASK TO SEE SOME OTHERS

Suits \$15.00 to \$35.00.

## A. S. MILLS & CO.

517 Columbia St. The Store of Fashion-Craft

THE CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to authorize the Corporation of the District of Burnaby to enter into and execute an agreement with the Corporation of the City of Vancouver.

Whereas it is expedient that a general system of water supply should be provided throughout the municipality and a by-law to raise the sum of \$335,000.00 for that purpose is now being submitted to the electors.

Now therefore the Municipal Council of the Corporation of the District of Burnaby, enacts as follows:

1. It shall be lawful for the Reeve and Clerk of the Municipal Council of the Corporation of the District of Burnaby for the purpose aforesaid to enter into and execute an agreement with the Corporation of the City of Vancouver for the supply of water upon the terms and conditions in the said agreement contained, which is in the words and figures following:

Memorandum of agreement made this day of in the year of Our Lord one thousand nine hundred and eleven, between

The City of Vancouver hereinafter called the "City" of the one part, and The Corporation of the District of Burnaby hereinafter called the "District" of the other part.

Whereas the City has a record of fourteen hundred (1400) inches of water on Seymour Creek and has a system of water supply now in use from the intake at an elevation of four hundred and sixty (460) feet;

And whereas the District has a water record of two hundred and fifty (250) inches on Seymour Creek aforesaid and holds an interest in certain lands at or near the intake above referred to;

And whereas certain other municipalities have water records on Seymour Creek to the extent of thirteen hundred and fifty inches (1350);

And whereas the City is about to install an extra thirty (30) inch main for its own needs and has been requested by the District to increase such main to a diameter of thirty-four (34) inches in order to supply water to the said District;

And whereas the City has agreed to supply two hundred and fifty (250) inches of water to the District upon the terms hereinafter stated:

Now therefore it is agreed between the parties hereto as follows:

1. The City, as soon as it reasonably can and lawfully may, will bring down two hundred and fifty (250) inches of water for the exclusive use of the District from the intake on Seymour Creek to the north shore of Burrard Inlet and will provide and lay an eighteen (18) inch submerged main across the Burrard Inlet Second Narrows with all shore connections complete to couple with the distribution service to be installed by the District.

2. The said eighteen (18) inch submerged main and shore connection shall be for the exclusive use of the District. The maintenance of such submerged main and shore connections and all repairs thereto when necessary are to be provided and made by the City at the expense of the District which will pay the City the cost of any such repairs and maintenance when provided or made.

3. The estimated cost of said eighteen (18) inch main and shore connection and providing and laying same is eighteen thousand (\$18,000) dollars and the City will pay the cost of such main and shore connections and providing and laying same up to and not exceeding the sum of eighteen thousand (\$18,000) dollars, but 1. such cost exceeds eighteen thousand (\$18,000) dollars any such cost in excess of eighteen thousand (\$18,000) dollars shall be paid by the District.

4. When and as often as an accident at any time occurs to the eighteen (18) inch main or shore connections so as to deprive the District of its water supply the City shall with reasonable diligence make connection with the City service until repairs to the eighteen (18) inch main are completed and the City undertakes to install valves and connections with the City service to meet such contingencies and the District shall pay to the City the cost of making such connections, when made by the City.

5. In case the water distribution system of the District or any part thereof shall be ready before the City completes its enlarged system and provides and lays such eighteen (18) inch main and shore connections the City will give the District such water as the City can spare from its other uses not exceeding two hundred and fifty (250) inches from the nine (9) inch pipe already available for that purpose and for all such water so given the District shall pay the City monthly cents per hundred (100) cubic foot.

6. Should a bridge be built at the narrows above referred to with provision to carry all water pipes and should it be found to the advantage of the City to use the said bridge and the City should remove its pipes from the bed of the narrows then the City may remove said eighteen (18) inch main and shore connections and the cost of removing the said eighteen (18) inch main and shore connections and installing all main and shore connections therewith and any and all other consequential and incidental costs and expenses entailed thereby or in connection therewith shall be paid by the District to the City upon being suberred or incurred by the City.

7. The District shall pay to the City as consideration for the foregoing rights and services from and after the providing and laying of said eighteen (18) inch main and shore connections an annual sum of seven thousand (\$7,000.00) dollars on the day of in each year.

The District shall moreover as part of the consideration for this agreement convey to the City all its rights, title and interest of, in, to, and out of the said water record of two hundred and fifty (250) inches on Seymour Creek and all its interest in the lands at or near the intake above referred to or otherwise upon or in the watershed of Seymour Creek and all

District will forthwith make, execute and deliver good and sufficient conveyances of such rights, title and interest to the City and deliver over to the City its deeds and documents of title thereto.

8. If at any future time the City shall decide to change its intake to any other point on Seymour Creek and to carry its system to that point in order to obtain a higher elevation the District shall contribute pro rata its share of the cost of such change and carrying said system to such point and of the maintenance of same, by paying annually to the City a part or portion of the interest and sinking fund the City shall have to pay upon bonds, debentures or registered stock created, made or issued for the purpose of paying or providing for such cost and of all sums which the City shall have to pay for the maintenance of such changed system, which said part or portion shall be determined in the same manner as the said \$7000.00 was arrived at.

9. In case the supply of water at the said intake on Seymour Creek shall at any time be decreased so that there shall be less than three thousand (3000) inches, which can be carried through the pipes and system of the City, then in such case the said two hundred and fifty (250) inches of water to be supplied to the District shall be decreased in proportion so that the City will not be bound to bring down and supply to the District more than one-twelfth (1-12) of the supply of water at said intake during such times as such supply shall be so decreased.

10. The District shall pay and indemnify and save harmless the City from and against all and any claims, loss, costs, damages or expenses, which shall at any time be paid or suffered or sustained by the City or made or claimed against the City by reason of any accident, injuries or damages of any kind whatsoever and whether to any person, firm or corporation personally or to any boats, ships, vessels or property or things or in any other manner or by reason of the said eighteen (18) inch submerged main and shore connections or the providing and laying of the same or the changing or removing of same to any such bridge or the existence of same either submerged or upon such bridge and if the City shall at any time be called upon or compelled to pay any such claims, loss, costs, damages or expenses the City may recover same forthwith from the District.

11. The City shall proceed with reasonable despatch to obtain the consent of the Dominion of Canada or such other authority or authorities as shall be requisite or necessary for the purpose of providing and laying such submerged main and shore connections and in case such consent shall be refused or shall not be granted, then this agreement and all terms and conditions hereof except as to the terms and conditions in regard to the City furnishing water to the District through the nine (9) inch pipe already available shall be null and void and at an end.

12. All of the said eighteen (18) inch submerged main, shore connections, interchange connections, valves and other connections referred to in this agreement shall be and remain the property of the City.

In witness whereof the parties hereto have caused these presents to be signed by their proper officers in that behalf and their corporate seals to be affixed.

Signed, sealed and delivered in the presence of

2. This by-law shall before the final passing thereof receive the assent of the electors entitled to vote on money by-laws.

3. This by-law shall take effect on and after the 17th day of April, A.D. 1911.

4. This by-law may be cited for all purposes as the "Burnaby General Waterworks System By-law 1911."

Done and passed by the Council in open meeting on the third day of April, 1911.

Received the assent of the electors at an election for the purpose on the day of A.D. 1911.

Reconsidered and finally adopted by the Council, signed by the Reeve and Clerk, and sealed with the Corporate Seal on the day of A.D. 1911.

C. M. C. Reeve.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken on Saturday, the 15th day of April, 1911, between 9 o'clock a.m. until 7 o'clock p.m., at the polling places:

The Municipal Hall, Edmonds, Agricultural Hall, Central Park, Lake View School, Burnaby Lake, Barnet School, Barnet, Mrs. Cobban's House, Burquitlam, Dundonald School, North Arm Road, Duthie School, Pole Line Road, G. H. Leaf's Store, East Burnaby, Mr. Jas. Herd's Office, Hastings Street East.

Public notice is hereby given that the vote of the electors of the District of Burnaby will be taken on the above mentioned by-law at the time and place above mentioned, and that A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. WM. GRIFFITHS, Clerk.

THE CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to enable the Municipality of Burnaby to raise under the provisions of the "Municipal Clauses Act" the sum of three hundred and fifty thousand (\$350,000.00) dollars for the purpose of constructing a general system of Waterworks throughout the Municipality.

Whereas it is expedient that a general system of water supply should be provided throughout the Municipality;

And whereas it will require the sum of three hundred and fifty thousand (\$350,000.00) dollars in order to install an adequate system;

And whereas it will be necessary for the purpose aforesaid that the municipality should raise by way of debentures a loan of three hundred and fifty thousand (\$350,000.00) dollars to be payable on the 17th day of April, A. D., 1951, with interest in the meantime, payable at the rate of 4 1/2 per cent per annum, such loan when raised to be applied for the purpose aforesaid;

And whereas for the payment of the debentures, sinking fund and interest, it will be necessary to raise the sum of nineteen thousand, four hundred and thirty-four (\$19,434.00) dollars by special rate in each and every year;

And whereas for the purpose of raising the said yearly sum of nineteen thousand four hundred and thirty-four (\$19,434.00) dollars an equal special rate on the dollar will be required;

And whereas, the whole rateable property of the Municipality according to the last revised assessment roll is ten millions, four hundred and eighty-six thousand, eight hundred and ninety-five (\$10,486,895) dollars;

And whereas the total existing debenture debt of the municipality is two hundred and eighty-four thousand (\$284,000) dollars exclusive of local improvement debts secured by special acts, rates or assessments, of which none of the principal or interest is in arrears.

Now, therefore the Municipal Council of the Corporation of the District of Burnaby enacts as follows:

1. It shall be lawful for the Reeve and Clerk of the Municipal Council of the Corporation of the District of Burnaby for the purpose aforesaid to borrow the sum of \$500,000.00 to provide for improving certain roads within the limits of the Municipality.

And whereas an approximate estimate of the amount required for the various roads has been made by the Council as follows:

A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. WM. GRIFFITHS, Clerk.

CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to enable the Corporation of the District of Burnaby to raise by way of loan the sum of \$500,000.00 for Street Purposes.

Whereas it is necessary and expedient that the Council of the said Corporation be authorized to borrow the sum of \$500,000.00 to provide for improving certain roads within the limits of the Municipality.

And whereas an approximate estimate of the amount required for the various roads has been made by the Council as follows:

1. Boundary Road ... Fraser River to Burrard Inlet ... 6.20 0.14 \$12,000 \$22,000 \$10,000 \$22,000 1/2 cost

2. Patterson Road ... North Arm Road to Moscrop Road ... 1.63 0.72 4,000 6,000 10,000

3. South Road ... Fraser River to Patterson Road ... 2.25 2,000 6,000 8,000

4. Gulchon Road ... Vancouver Road to Moscrop Road ... 0.70 0.20 1,200 3,800 5,000

5. Royal Oak Road ... Byrne Road to N. of D. L. 74 ... 2.00 2.20 10,000 13,000 23,000

6. Byrne Road ... Fraser River to North Arm Road ... 1.00 0.30 500 4,500 5,000

7. Power House Road North Arm Road to Vancouver Road 1.10 ... 1,900 4,100 6,000

8. Pole Line Road ... Vancouver Road to Inlet ... 4.00 0.85 9,000 15,000 24,000

9. Cumberland Road ... Tenth Ave. (City) to Burnaby Lake. 0.40 0.75 2,000 4,500 6,500

10. Cariboo Road ... Tenth Ave. (City) to Johnston Road. 1.17 0.93 5,000 11,000 16,000

11. Road between D.L. 142 and 143 ... Johnston Road to Centre D. L. 209 ... 1.25 4,000 5,500 9,500

12. North Road ... Hamilton Road to Inlet ... 2.25 4,000 12,000 8,000 1/2 cost

13. Queens Avenue ... Northern Avenue to Inlet ... 2.43 8,000 9,000 17,000

14. Delta Avenue ... Nicholson Road to Yale Street ... 0.60 1,400 5,500 7,000 13,000

15. Cambridge Street ... Ingleton Avenue to Queens Avenue ... 0.75 2,000 3,500 5,500

16. Barnet Road ... Boundary Road East ... 4.00 7,500 9,500 8,000 25,000

17. Douglas Road ... Boundary to Still Creek Hill ... 3.00 7,000 16,000 17,000 40,000

18. Johnston Road ... North Road to Douglas Road ... 4.30 8,000 17,000 25,000

19. Northern Avenue ... Boundary Road to Royal Oak Road ... 1.56 5,000 6,000 11,000

20. Gunn Road ... North Road to Bainbridge Road ... 3.00 6,000 10,000 16,000

21. Phillips Road ... Burnaby Lake to Johnston Road ... 0.18 0.94 3,200 4,300 7,500

22. Gilpin Road ... Douglas Road to Gulchon Road ... 0.30 1,250 3,500 5,500 9,000

23. Rumble Road ... Boundary Road to Power House Road 0.25 2,000 5,500 6,500 12,000

24. Tenth Ave. City ... Twentieth Street to Armstrong St. 2.19 1,000 4,500 7,500 6,000 1/2 cost

25. Seventh Ave. ... Sixth Street to Cariboo Road ... 1.50 3,500 5,500 9,000

26. Seventh Ave. ... North Arm Road to Block D.D.L. 29 ... 1.21 3,800 5,200 9,000

27. Second Street ... Tenth Ave. (City) to Burnaby Lake ... 0.50 0.90 3,400 5,100 8,500

28. Sixth Street ... Tenth Ave. (City) to Edmonds Road ... 0.65 200 3,500 4,300 8,000

29. Third Ave. ... Sixth Street to Cumberland Road ... 0.90 600 4,000 4,600 6,000

30. Vancouver Road ... Edmonds Road to City Limits ... 0.70 1,000 5,000 6,000 7,500

31. Wise Road ... Vancouver Road to Douglas Road ... 0.40 1,800 1,800

32. Edmonds Road ... Vancouver Road to Sixth Street ... 0.85 1,000 6,500 7,500

33. Twentieth St. ... Tenth Avenue (City) to Mara Road ... 0.65 2,000 3,000 5,000

34. Curtis Rd. (D.L.209) Pole Line Road to N.E. D. L. 141 ... 1.70 5,000 7,000 12,000

35. Gilmour Ave. ... Douglas Road to Inlet ... 0.12 1.38 4,500 7,500 12,000

36. Wiggins Road ... Byrne Road to North Arm Road ... 0.88 600 3,400 4,000 2,750

37. River Road ... Grading and filling in Woollard Bridge

38. River Road ... Steel bridge in place of Boundary Road No. 1 bridge ... 7,500

39. North Road ... Brunette River to Hamilton Road ... 6,000

Contingencies ... 45,350

Costs incidental to this by-law and raising loan, together with discount on bonds ... 21,000

Total ... 44.64 26.89 \$144,300 \$254,300 \$60,800 \$500,000

And whereas it is necessary to raise the moneys required to defray the above expenditure upon the credit of the Municipality.

And whereas it will be necessary to raise annually by special rate the sum of five thousand two hundred and sixty two (\$5,262.00) dollars principal and the sum of twenty two thousand five hundred (\$22,500) dollars interest making together a total amount annually of twenty seven thousand seven hundred and sixty two (\$27,762) dollars for the term of forty (40) years for the repayment of the said loan and interest thereon as hereinafter mentioned.

And whereas the net value of the whole rateable land in the Municipality according to the last revised assessment roll amounts to ten million four hundred and eighty six thousand eight hundred and ninety five (\$10,486,895.00) dollars.

And whereas the total existing debenture debt of the Municipality is two hundred and eighty four thousand (\$284,000.00) dollars, exclusive of local improvement, secured by special rates or assessments of which none of the principal or interest is in arrears.

And whereas to provide for the payment of interest and the creation of a sinking fund for the payment of the said principal sum of \$500,000.00 it

the said Corporation to the sum of \$500,000.00 in the whole in accordance with the "Municipal Clauses Act" in sums as may be required not less than \$500.00 each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland, at a value of 4.86% to the pound sterling, said debentures to be sealed with the corporate seal and to be signed by the Reeve and Clerk.

2. The debentures shall bear interest at a rate not exceeding four and one half (4 1/2) per centum per annum, payable half-yearly on the day of and the day of respectively, in each and every year during the currency of the said debentures or any of them.

3. The said debentures as to principal and interest shall be payable at any branch of the Royal Bank of Canada in Canada, or their agents in the City of London, England, and as to principal the debentures shall be made payable at the end of forty (40) years at the farthest from the day hereinafter mentioned for this by-law to take effect and shall have coupons attached to them for the payment of interest.

4. There shall be raised and levied annually by a special rate sufficient therefor on all rateable land within the limits of the said Municipality the

the Council, signed by the Reeve and Clerk and sealed with the Corporate Seal all on the day of 1911.

Clerk. Reeve.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the Municipality will be taken on Saturday, the 15th day of April, 1911, between 9 o'clock a.m. until 7 o'clock p.m., at the polling places:

The Municipal Hall, Edmonds, Agricultural Hall, Central Park, Lake View School, Burnaby Lake, Barnet School, Barnet, Mrs. Cobban's House, Burquitlam, Dundonald School, North Arm Road, Duthie School, Pole Line Road, G. H. Leaf's Store, East Burnaby, Mr. Jas. Herd's Office, Hastings Street East.

Public notice is hereby given that the vote of the electors of the District of Burnaby will be taken on the above mentioned by-law at the time and place above mentioned, and that A. G. Moore has been appointed returning officer to take the vote of such electors, with the usual powers in that behalf.

By order of the Council. J. W. WEART, Reeve. WM. GRIFFITHS, Clerk.

THE CORPORATION OF THE DISTRICT OF BURNABY.

By-law No.

A By-law to enable the Municipality of Burnaby to raise under the provisions of the "Municipal Clauses Act" the sum of three hundred and fifty thousand (\$350,000.00) dollars for the purpose of constructing a general system of Waterworks throughout the Municipality.

Whereas it is expedient that a general system of water supply should be provided throughout the municipality and a by-law to raise the sum of \$335,000.00 for that purpose is now being submitted to the electors.

Now therefore the Municipal Council of the Corporation of the District of Burnaby, enacts as follows:

1. It shall be lawful for the Reeve and Clerk of the Municipal Council of the Corporation of the District of Burnaby for the purpose aforesaid to enter into and execute an agreement with the Corporation of the City of Vancouver for the supply of water upon the terms and conditions in the said agreement contained, which is in the words and figures following:

Memorandum of agreement made this day of in the year of Our Lord one thousand nine hundred and eleven, between

The City of Vancouver hereinafter called the "City" of the one part, and The Corporation of the District of Burnaby hereinafter called the "District" of the other part.

Whereas the City has a record of fourteen hundred (1400) inches of water on Seymour Creek and has a system of water supply now in use from the intake at an elevation of four hundred and sixty (460) feet;

And whereas the District has a water record of two hundred and fifty (250) inches on Seymour Creek aforesaid and holds an interest in certain lands at or near the intake above referred to;

And whereas certain other municipalities have water records on Seymour Creek to the extent of thirteen hundred and fifty inches (1350);

And whereas the City is about to install an extra thirty (30) inch main for its own needs and has been requested by the District to increase such main to a diameter of thirty-four (34) inches in order to supply water to the said District;

And whereas the City has agreed to supply two hundred and fifty (250) inches of water to the District upon the terms hereinafter stated:

Now therefore it is agreed between the parties hereto as follows:

1. The City, as soon as it reasonably can and lawfully may, will bring down two hundred and fifty (250) inches of water for the exclusive use of the District from the intake on Seymour Creek to the north shore of Burrard Inlet and will provide and lay an eighteen (18) inch submerged main across the Burrard Inlet Second Narrows with all shore connections complete to couple with the distribution service to be installed by the District.

2. The said eighteen (18) inch submerged main and shore connection shall be for the exclusive use of the District. The maintenance of such submerged main and shore connections and all repairs thereto when necessary are to be provided and made by the City at the expense of the District which will pay the City the cost of any such repairs and maintenance when provided or made.

3. The estimated cost of said eighteen (18) inch main and shore connection and providing and laying same is eighteen thousand (\$18,000) dollars and the City will pay the cost of such main and shore connections and providing and laying same up to and not exceeding the sum of eighteen thousand (\$18,000) dollars, but 1. such cost exceeds eighteen thousand (\$18,000) dollars any such cost in excess of eighteen thousand (\$18,000) dollars shall be paid by the District.

4. When and as often as an accident at any time occurs to the eighteen (18) inch main or shore connections so as to deprive the District of its water supply the City shall with reasonable diligence make connection with the City service until repairs to the eighteen (18) inch main are completed and the City undertakes to install valves and connections with the City service to meet such contingencies and the District shall pay to the City the cost of making such connections, when made by the City.

5. In case the water distribution system of the District or any part thereof shall be ready before the City completes its enlarged system and provides and lays such eighteen (18) inch main and shore connections the City will give the District such water as the City can spare from its other uses not exceeding two hundred and fifty (250) inches from the nine (9) inch pipe already available for that purpose and for all such water so given the District shall pay the City monthly cents per hundred (100) cubic foot.

6. Should a bridge be built at the narrows above referred to with provision to carry all water pipes and should it be found to the advantage of the City to use the said bridge and the City should remove its pipes from the bed of the narrows then the City may remove said eighteen (18) inch main and shore connections and the cost of removing the said eighteen (18) inch main and shore connections and installing all main and shore connections therewith and any and all other consequential and incidental costs and expenses entailed thereby or in connection therewith shall be paid by the District to the City upon being suberred or incurred by the City.

7. The District shall pay to the City as consideration for the foregoing rights and services from and after the providing and laying of said eighteen (18) inch main and shore connections an annual sum of seven thousand (\$7,000.00) dollars on the day of in each year.

The District shall moreover as part of the consideration for this agreement convey to the City all its rights, title and interest of, in, to, and out of the said water record of two hundred and fifty (250) inches on Seymour Creek and all its interest in the lands at or near the intake above referred to or otherwise upon or in the watershed of Seymour Creek and all

District will forthwith make, execute and deliver good and sufficient conveyances of such rights, title and interest to the City and deliver over to the City its deeds and documents of title thereto.

8. If at any future time the City shall decide to change its intake to any other point on Seymour Creek and to carry its system to that point in order to obtain a higher elevation the District shall contribute pro rata its share of the cost of such change and carrying said system to such point and of the maintenance of same, by paying annually to the City a part or portion of the interest and sinking fund the City shall have to pay upon bonds, debentures or registered stock created, made or issued for the purpose of paying or providing for such cost and of all sums which the City shall have to pay for the maintenance of such changed system, which said part or portion shall be determined in the same manner as the said \$7000.00 was arrived at.

9. In case the supply of water at the said intake on Seymour Creek shall at any time be decreased so that there shall be less than three thousand (3000) inches, which can be carried through the pipes and system of the City, then in such case the said two hundred and fifty (250) inches of water to be supplied to the District shall be decreased in proportion so that the City will not be bound to bring down and supply to the District more than one-twelfth (1-12) of the supply of water at said intake during such times as such supply shall be so decreased.

10. The District shall pay and indemnify and save harmless the City from and against all and any claims, loss, costs, damages or expenses, which shall at any time be paid or suffered or sustained by the City or made or claimed against the City by reason of any accident, injuries or damages of any kind whatsoever and whether to any person, firm or corporation personally or to any boats, ships, vessels or property or things or in any other manner or by reason of the said eighteen (18) inch submerged main and shore connections or the providing and laying of the same or the changing or removing of same to any such bridge or the existence of same either submerged or upon such bridge and if the City shall at any time be called upon or compelled to pay any such claims, loss, costs, damages or expenses the City may recover same forthwith from the District.

11. The City shall proceed with reasonable despatch to obtain the consent of the Dominion of Canada or such other authority or authorities as shall be requisite or necessary for the purpose of providing and laying such submerged main and shore connections and in case such consent shall be refused or shall not be granted, then this agreement and all terms and conditions hereof except as to the terms and conditions in regard to the City furnishing water to the District through the nine (9) inch pipe already available shall be null and void and at an end.

12. All of the said eighteen (18) inch submerged main, shore connections, interchange connections, valves

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Margaret Ethel Matthews, of San Jose, occupation widow, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west side of the Cheakamus river and one mile north of Daisy Lake, thence west 40 chains, thence north 160 chains, thence east 40 chains, thence south 160 chains along the Cheakamus river to point of commencement, being southwest corner post of lot applied for, containing 320 acres more or less. (Signed) WILLIAM LEWIS, Agent for Margaret Ethel Matthews, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Kate Corey, of Vancouver, occupation saleswoman, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the south line of lot 107 on Summit Lake, thence west 40 chains, thence south 80 chains, thence east 40 chains to Summit Lake, thence north along the lake to point of commencement, being the northeast corner post of lot applied for, containing 320 acres more or less. (Signed) WILLIAM LEWIS, Agent for Kate Corey, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Reginald Fitzgerald Sargent, of Vancouver, occupation broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the southwest corner of lot 2105, thence east 20 chains, thence south 50 chains, thence west 60 chains, thence north 10 chains, thence east 40 chains, thence north 40 chains to point of commencement, being the northwest corner post of lot applied for, containing 140 acres more or less. (Signed) WILLIAM LEWIS, Agent for Reginald Fitzgerald Sargent, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Mary Augusta Bridge, of Vancouver, occupation married woman, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the Pemberton Trail 4 1/2 miles north of Green Lake, thence west 80 chains, thence south 80 chains, thence east 80 chains, thence north 80 chains to point of commencement, being northeast corner post of lot applied for, containing 640 acres more or less. (Signed) WILLIAM LEWIS, Agent for Mary Augusta Bridge, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Anna Maud Duggan, of Vancouver, occupation widow, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the Pemberton Trail 1 1/2 miles north of Green Lake, thence north 80 chains, thence east 80 chains, thence south 80 chains, thence west 80 chains to point of commencement, being southwest corner post of lot applied for, containing 320 acres more or less. (Signed) WILLIAM LEWIS, Agent for Anna Maud Duggan, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Maude A. Hopkins, of Vancouver, occupation married woman, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the west side of Green Lake and four chains north of Green Lake, thence west 80 chains, thence north 80 chains, thence east 80 chains to point of commencement, being southwest corner post of lot applied for, containing 640 acres more or less. (Signed) WILLIAM LEWIS, Agent for Maude A. Hopkins, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Lionel E. Hawels, of Vancouver, occupation photographer, intends to apply for permission to purchase the following lands: Commencing at a post planted on the west side of Pemberton Trail, 3 1/2 miles north of Green Lake, thence north 80 chains, thence east 80 chains, thence south 80 chains, thence west 80 chains to point of commencement, being southwest corner post of lot applied for, containing 640 acres more or less. (Signed) WILLIAM LEWIS, Agent for Lionel E. Hawels, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Gerald E. Bridge, of Vancouver, occupation master mariner, intends to apply for permission to purchase the following described lands: Commencing at a post planted on Green River, Pemberton Trail, four miles north of Green Lake, thence north 80 chains, thence east 80 chains, thence south 80 chains, thence west 80 chains to point of commencement, being southwest corner post of lot applied for, containing 640 acres more or less. (Signed) WILLIAM LEWIS, Agent for Gerald E. Bridge, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Molly McClarey, of Vancouver, occupation milliner, intends to apply for permission to purchase the following described lands: Commencing at a post planted on the Pemberton Trail, 2 1/2 miles north of Green Lake, thence north 80 chains, thence east 80 chains, thence south 80 chains, thence west 80 chains to point of commencement, being the southwest corner post, containing 640 acres, more or less. (Signed) WILLIAM LEWIS, Agent for Molly McClarey, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that Georgina A. Hopkins, of Vancouver, occupation stenographer, intends to apply for permission to purchase the following described lands: Commencing at a post planted at the southwest corner of lot 2105 and thence north 40 chains, thence west 40 chains, thence south 40 chains, thence east 40 chains to point of commencement, being southwest corner post of lot applied for, containing 160 acres, more or less. (Signed) WILLIAM LEWIS, Agent for Georgina A. Hopkins, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Samuel S. Auld, of Vancouver, occupation broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted about 1 1/2 miles north of T. L. lot 1976, and two miles west of Haslam lake, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, being the northwest corner post of lot applied for, containing 140 acres more or less. (Signed) WILLIAM LEWIS, Agent for Samuel S. Auld, February 20, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, William J. Dick, of North Vancouver, occupation broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about one mile south of T. L. lot 1031 on the east shore of Lake Haslam, thence east 80 chains, thence north 80 chains, thence south 80 chains to point of commencement, and containing 640 acres more or less. (Signed) WILLIAM J. DICK, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, C. A. Crydale, of Vancouver, occupation insurance manager, intends to apply for permission to purchase the following described lands: Commencing at a post planted about half mile north of T. L. lot 1976 and two miles west of Haslam lake, thence west 80 chains, thence south 80 chains, thence east 80 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. (Signed) CHARLES AGNEW CRYSDALE, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Charles A. Bodie, of Vancouver, occupation broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about 1 1/2 miles north of T. L. lot 1976 and two miles west of Haslam lake, thence west 80 chains, thence north 80 chains, thence east 80 chains, thence south 80 chains to point of commencement, and containing 640 acres more or less. (Signed) CHARLES A. BODIE, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Mabel Lucy Paige, of New Westminster, occupation married woman, intend to apply for permission to purchase the following described lands: Commencing at a post planted about two miles north of T. L. lot 916 on the west shore of Haslam lake, thence west 80 chains, thence south 80 chains, thence east 80 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. (Signed) MABEL LUCY PAIGE, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Isabella McFarland, of North Vancouver, occupation married woman, intend to apply for permission to purchase the following described lands: Commencing at a post planted about half mile south of T. L. lot 1368 and one mile east of Haslam lake, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. (Signed) ISABELLA MCFARLAND, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Clinton P. McCormick, of Vancouver, occupation broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about two miles south of T. L. lot 1031, on the east shore of Haslam lake,

thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to the point of commencement, and containing 640 acres more or less. CLINTON P. MCCORMICK, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, John E. Crawford, of Vancouver, occupation station agent, intend to apply for permission to purchase the following described lands: Commencing at a post planted about 2 1/2 miles south of T. L. lot 1368 and one mile east of Haslam lake, thence east 80 chains, thence north 80 chains, thence west 80 chains, thence south 80 chains to point of commencement, and containing 640 acres more or less. JOHN E. CRAWFORD, By D. O'Hara, Agent, Dated February 17, 1911.

LAND ACT NOTICE.

New Westminster Land District. District of New Westminster. TAKE NOTICE that I, Vernon V. Rood, of Vancouver, occupation miner, intend to apply for permission to purchase the following described lands: Commencing at a post planted about three miles north of T. L. lot 916 on the west shore of Haslam lake, thence north 80 chains, thence west 80 chains, thence south 80 chains, thence east 80 chains to point of commencement, and containing 640 acres, more or less. VERNON V. ROOD, By D. O'Hara, Agent, Dated February 17, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, Carl Wolf, of Vancouver, occupation broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about three miles distant and in a north-westerly direction from Haslam Lake, thence west 80 chains, thence south 80 chains, thence east 80 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. CARL WOLF, D. O'HARA, Agent, February 17th, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, C. O. Svedmark, of Tulameen, occupation mill owner, intend to apply for permission to purchase the following described lands: Commencing at a post planted about three miles distant, and in a north-westerly direction from Haslam Lake, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. CHARLES O. SVEDMARK, D. O'HARA, Agent, February 17th, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, Herman Thorsen, of Vancouver, occupation marine engineer, intend to apply for permission to purchase the following described lands: Commencing at a post planted about two and one-half miles south of T. L. lot 1368, and one mile east of Haslam Lake, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains, to the point of commencement, and containing 640 acres more or less. HERMAN THORSEN, D. O'HARA, Agent, February 17th, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, A. L. Belyea, of Vancouver, occupation solicitor, intend to apply for permission to purchase the following described lands: Commencing at a post planted about 1 1/2 miles north of T. L. lot 1976 and two miles west of Haslam Lake, thence east 80 chains, thence north 80 chains, thence west 80 chains, thence south 80 chains, to the point of commencement, and containing 640 acres, more or less. ARTHUR L. BELYEA, February 17th, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, Charles Soley, of Vancouver, occupation broker, intend to apply for permission to purchase the following described lands: Commencing at a post planted about two miles south of T. L. lot 1031, and on the east shore of Haslam Lake, thence east 80 chains, thence north 80 chains, thence west 80 chains, thence south 80 chains, to the point of commencement, and containing 640 acres, more or less. CHARLES SOLEY, February 17th, 1911.

LAND REGISTRY ACT.

Re a part (5 acres) of the south 60 acres of the southeast quarter of Section 24, Township 4 (subdivision 1) in the District of New Westminster. Whereas proof of the loss of certificate title No. 4781A, issued in the name of George A. Witherspoon, has been filed in this office. Notice is hereby given that I shall, at the expiration of one month from the date of the first publication hereof, in a daily newspaper published in the City of New Westminster, issue a duplicate of the said certificate, unless in the meantime valid objection be made to me in writing. C. S. KEITH, District Registrar of Titles, Land Registry Office, New Westminster, B. C., March 9, 1911.

NEW WESTMINSTER LAND DISTRICT—District of New Westminster. TAKE NOTICE that I, Peter C. Jensen, of Seattle, Wash., occupation broker, intends to apply for permission to purchase the following described lands: Commencing at a post planted about three miles northwest of Haslam Lake, thence west 80 chains, thence north 80 chains, thence east 80 chains, thence south 80 chains, to point of commencement, and containing 640 acres, more or less. PETER C. JENSEN, D. O'HARA, Agent, February 17th, 1911.

THE CORPORATION OF THE CITY OF NEW WESTMINSTER.

By-law No.

A By-law to enable the Council of the Corporation of the City of New Westminster to raise by loan the sum of \$20,000.00 for the purpose of purchasing site and erecting Stable required for Stabling of City Horses.

Whereas it is necessary to purchase a site and erect a stable for the stabling and care of horses belonging to the Corporation and for the purposes aforesaid it will be necessary to expend the sum of twenty thousand dollars (\$20,000.00). And whereas it appears that if the said sum of \$20,000.00 be appropriated from the general revenue of the City for the current year, the rate of taxation will be excessive, and it is expedient that such excessive taxation should be avoided, and the said sum should be raised on the credit of the Corporation, and that debentures should be issued for that amount.

And whereas for the payment of interest on the debentures proposed to be issued under this by-law, and for creating a sinking fund for the payment of the said debentures when due, it will be necessary to raise by special rate in addition to all other rates, each year during the currency of the said debentures, the sum of ten hundred and seventy-seven dollars and thirty-one cents (\$1077.31). And whereas in order to raise the said yearly sum of \$1077.31 an equal special rate on the dollar will be required to be levied on the whole rateable property of the City of New Westminster.

And whereas the whole rateable property of the said City, according to the last revised assessment roll thereof, is seven million two hundred and forty-nine thousand and ten dollars (\$7,249,010.00). And whereas the total amount of the existing debt of the said City is one million six hundred and seventeen thousand one hundred dollars (\$1,617,100.00) irrespective of the sum of four hundred and seventy-two thousand dollars (\$472,000.00) proposed to be raised under this by-law and the "Street Improvement By-law 1911," "Parks Improvement By-law 1911," "Light Extension By-law 1911," "Store-house By-law 1911," "Fire Debenture By-law 1911" and "Lulu Island Bridge By-law 1911," of which none of the principal or interest is in arrears.

Now therefore the municipal council of the Corporation of the City of New Westminster enacts as follows: 1. It shall be lawful for the Mayor of the said City to raise by way of loan from any person or persons, body or bodies corporate who may be willing to advance the same on the credit of the debentures hereinafter mentioned, any sum or sums of money not exceeding in the whole the sum of \$20,000.00 and to cause the same to be paid into the Treasury of the said City for the purposes mentioned herein.

2. It shall be lawful for the Mayor to cause any number of debentures to be made not exceeding in the whole the sum of \$20,000.00 for such sums of money as may be required, not less than \$100.00 each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland, at a value of 4.866 to the pound sterling; and all such debentures shall be sealed with the seal of the Corporation, signed by the Mayor and countersigned by the Treasurer thereof, or by such other person or persons as may be thereunto lawfully authorized.

3. The said debentures shall be payable on the First day of July, 1911, at such place or places as the council of the said Corporation may from time to time appoint with the approval of the holders thereof, and shall bear interest at the rate of four and one-half per centum per annum, payable half-yearly on the First day of January and the First day of July in each and every year, and the debentures shall have attached to them coupons for the payment of interest, which said coupons shall be signed by the said Mayor.

4. A special rate on the dollar shall be levied and raised in each year, in addition to all other rates, on all the rateable property of the City, sufficient to pay the interest upon the debentures and to create a sinking fund for the payment of the principal thereof when due, subject to any act or enactment respecting the same. 5. Subject as aforesaid, there shall be raised annually by special rate as aforesaid, during the currency of the said debentures, the sum of \$900.00 for the payment of interest thereon, and the sum of \$177.31 to provide for the repayment of the principal.

6. The proceeds of the sale of the said debentures shall be applied as follows and not otherwise: towards paying the cost of the passing of this by-law and the issue and sale of the debentures therein referred to and all expenses connected with the issuance of the said loan, and the balance shall be paid over from time to time as required upon the order of the trustees by the City Treasurer to the several persons to whom moneys are payable. 7. This by-law shall take effect on the day of 1911, and may be cited as the "Board of Works Stable Debenture By-law 1911."

of the electors of the said City in the manner required by law. Received the assent of the electors on the day of 1911. Reconsidered and finally passed in open council the day of 1911. City Clerk. Mayor.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken at the following places, viz.: The Council Chamber, City Hall; No. 4 Fire Hall, Sapperton; and No. 5 Fire Hall, Thirteenth Street; on the 12th day of April, from 9 a.m. to 7 p.m. W. A. DUNCAN, City Clerk.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken at the following places, viz.: The Council Chamber, City Hall; No. 4 Fire Hall, Sapperton; and No. 5 Fire Hall, Thirteenth Street; on the 12th day of April, from 9 a.m. to 7 p.m. W. A. DUNCAN, City Clerk.

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THE CORPORATION OF THE CITY OF NEW WESTMINSTER.

By-law No.

A By-law to enable the Council of the Corporation of the City of New Westminster to raise by loan the sum of \$15,000.00 for the purpose of erecting a Storehouse for the storage of Goods, Wares, Merchandise, Tools and other property belonging to the Corporation.

Whereas it is necessary to erect a storehouse for the storage of goods, wares, merchandise, tools and other property belonging from time to time to the Corporation; and for the purpose aforesaid it will be necessary to expend the sum of fifteen thousand dollars (\$15,000.00). And whereas it appears that if the said sum of \$15,000.00 be appropriated from the general revenue of the City for the current year, the rate of taxation will be excessive, and it is expedient that such excessive taxation should be avoided, and the said sum should be raised on the credit of the Corporation, and that debentures should be issued for that amount.

And whereas for the payment of interest on the debentures proposed to be issued under this by-law, and for creating a sinking fund for the payment of the said debentures when due, it will be necessary to raise by special rate in addition to all other rates, each year during the currency of the said debentures, the sum of eight hundred and seven and 97-100 dollars (\$807.97). And whereas in order to raise the said yearly sum of \$807.97 an equal special rate on the dollar will be required to be levied on the whole rateable property of the City of New Westminster.

And whereas the whole rateable property of the said City, according to the last revised assessment roll thereof, is seven million two hundred and forty-nine thousand and ten dollars (\$7,249,010.00). And whereas the total amount of the existing debt of the said City is one million six hundred and seventeen thousand one hundred dollars (\$1,617,100.00) irrespective of the sum of four hundred and seventy-two thousand dollars (\$472,000.00) proposed to be raised under this by-law and the "Street Improvement By-law 1911," "Parks Improvement By-law 1911," "Light Extension By-law 1911," "Store-house By-law 1911," "Fire Debenture By-law 1911" and "Lulu Island Bridge By-law 1911," of which none of the principal or interest is in arrears.

Now therefore the Municipal Council of the Corporation of the City of New Westminster enacts as follows: 1. It shall be lawful for the Mayor of the said City to raise by way of loan from any person or persons, body or bodies corporate who may be willing to advance the same on the credit of the debentures hereinafter mentioned, any sum or sums of money not exceeding in the whole the sum of \$15,000.00, and to cause the same to be paid into the Treasury of the said City for the purposes mentioned herein.

2. It shall be lawful for the Mayor to cause any number of debentures to be made not exceeding in the whole the sum of \$15,000.00 for such sums of money as may be required, not less than \$100.00 each, or an equivalent expressed in pounds sterling of the United Kingdom of Great Britain and Ireland, at a value of 4.866 to the pound sterling; and all such debentures shall be sealed with the seal of the Corporation, signed by the Mayor and countersigned by the Treasurer thereof, or by such other person or persons as may be thereunto lawfully authorized.

3. The said debentures shall be payable on the First day of July, 1911, at such place or places as the Council of the said Corporation may from time to time appoint with the approval of the holders thereof, and shall bear interest at the rate of four and one-half per centum per annum, payable half-yearly on the First day of January and the First day of July in each and every year, and the debentures shall have attached to them coupons for the payment of interest, which said coupons shall be signed by the said Mayor.

4. A special rate on the dollar shall be levied and raised in each year, in addition to all other rates, on all the rateable property of the City, sufficient to pay the interest upon the debentures and to create a sinking fund for the payment of the principal thereof when due, subject to any act or enactment respecting the same. 5. Subject as aforesaid, there shall be raised annually by special rate as aforesaid, during the currency of the said debentures, the sum of \$675.00 for the payment of interest thereon, and the sum of \$132.98 to provide for the repayment of the principal.

6. The proceeds of the sale of the said debentures shall be applied as follows and not otherwise: towards paying the cost of the passing of this by-law and the issue and sale of the debentures therein referred to and all expenses connected with the issuance of the said loan, and the balance shall be paid over from time to time as required upon the order of the trustees by the City Treasurer to the several persons to whom moneys are payable. 7. This by-law shall take effect on the day of 1911, and may be cited as the "Garbage Plant Harbor Scheme By-law 1911."

the day of 1911, and may be cited as the "Storehouse Debenture By-law 1911."

8. This by-law before the final passing thereof shall receive the assent of the electors of the said City in the manner required by law. Received the assent of the electors on the day of 1911. Reconsidered and finally passed in open council the day of 1911. City Clerk. Mayor.

THE CORPORATION OF THE CITY OF NEW WESTMINSTER.

By-law No.

A By-law to enable the Council of the Corporation of the City of New Westminster to expend for other purposes the money raised under By-law No. 41, passed the 30th day of August, 1909, for the purpose of building an Incinerator.

Whereas on the 25th day of August, 1909, a by-law was submitted to the electors for the purpose of raising by loan the sum of twenty thousand dollars (\$20,000.00) for the building of a public incinerator for the distribution of the refuse, and the said by-law received the assent of the electors of the City of New Westminster and was reconsidered and finally passed on the 30th day of August, 1909. And whereas for divers reasons it has been found impracticable or undesirable to expend the said sum of \$20,000.00 in building the said public incinerator and the said sum so borrowed and raised under the provisions of the said by-law is now on hand and unexpended.

And whereas it is expedient to expend the sum of five thousand dollars (\$5000.00) in the purchase and procurement of a garbage collecting plant for the said City and to expend the sum of fifteen thousand dollars (\$15,000.00) in procuring of plans, reports of expert engineers and other incidental expenses of a comprehensive harbor scheme for the City of New Westminster and the waters of the Fraser river adjoining the said City. Now therefore the Municipal Council of the Corporation of the City of New Westminster enacts as follows: 1. The Council for the Corporation of the City of New Westminster shall purchase a garbage collecting plant for the collection of garbage and refuse in the City of New Westminster and for the payment of the same shall expend the sum of \$5000.00 out of the money borrowed and raised under the provisions of By-law No. 41, "Incinerator Debenture By-law 1909."

2. The Council of the Corporation of the City of New Westminster shall procure a plan, report, profile and other necessary material reports or information for the procurement and establishment of a comprehensive scheme for a fresh water harbor at the City of New Westminster and in the waters of the Fraser river adjoining the same, and for payment of the cost of and incidental to the said harbor scheme shall divert and use the sum of \$15,000.00 borrowed and raised under the provisions of By-law No. 41, "Incinerator Debenture By-law 1909."

3. This by-law shall take effect on the day of 1911, and may be cited as the "Garbage Plant Harbor Scheme By-law 1911."

4. This by-law before the final passing thereof shall receive the assent of the electors of the said City in the manner required by law. Received the assent of the electors on the day of 1911. Reconsidered and finally passed in open council the day of 1911. City Clerk. Mayor.

Take notice that the above is a true copy of the proposed by-law upon which the vote of the municipality will be taken at the following places, viz.: The Council Chamber, City Hall, No. 4 Fire Hall, Sapperton; and No. 5 Fire Hall, Thirteenth Street; on the 12th day of April, from 9 a.m. to 7 p.m. W. A. DUNCAN, City Clerk.

Gardiner & Gardiner (F. G. Gardiner) ARCHITECTS Room 6, Westminster Trust Building New Westminster, B. C. Phone 581 Residence Phone 133 SEE McELROY for sewer connectors Phone R672

# M. L. Mixed Paints

The kind that lasts. The kind you have heard so much about. Nothing better made in the way of paint. Nothing so good that is sold for less money. It has been sold for years and stands at the top. Superior to hand mixed lead and oil. Can be had in all colors and is fully guaranteed. Color card free for the asking.

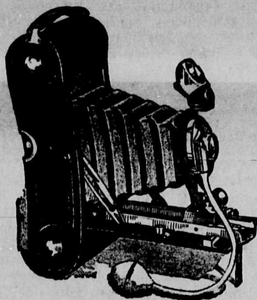
# ANDERSON & LUSBY



DO YOU WANT Something for Nothing?

You cannot get this but I can give you a Fire insurance policy at **LOWEST RATES**, one of the most important features of which is the prompt manner of settlement in the event of loss.

# A. W. McLeod THE INSURANCE MAN



# Kodak Time

All kodak goods reduced to Toronto prices.

# D. S. Curtis & Co.

Dealers in Drugs, Kodaks and Supplies, Seeds and Spectacles.

New Westminster, B. C. Phone 43; L. D. 71; Res. 72.

# E. J. Boughen Architect and Builder

See me about your new house. HOMES FOR SALE. Room 5 Trapp Block. Phones 715 and 537.

# FOR COLDS Na--Dru--Co.

Syrup of Linseed Licorice and Chlorodyne; also INHALOZONE to inhale.

AT **MUIR'S DRUG STORE** Deane Block. 441 Columbia St. New Westminster, B.C.

# CITY NEWS

Arrangements are being made to complete the lighting of the Westminster bridge. Only the span is at present illuminated.

Ice cream on hand, Ira A. Reid, next tram office. Phone 310.

Police Judge Edmonds was occupied practically all day yesterday with a case which was heard in camera and which was adjourned until this morning. Much that is unsavory and which it is not for the good of the public to read or hear was brought out in the evidence.

Scotch Dance and Supper. Don't forget date—Wednesday, April 5. Secure tickets now.

At the municipal council meeting in Burnaby on Monday evening, Reeve Weart announced his intention of suing Auditor Moses B. Cotsworth for libel unless a retraction of the statement that the men "temporarily in power" were burdening the municipality with debt. The reeve interprets "men in power" to mean himself and one of the councillors.

For up-to-date hairdressing and manicuring, etc., call at Misses Purdy & Plester, rooms 520 Columbia street.

Jules Lawrence will appear at the city police court this morning on a charge of unlawfully and cruelly ill-treating a horse which he brought to the market stables and kept without food for a certain number of days. The case is one which will be followed with interest by local dealers as it involves a point of law which it has long been the wish of dealers to clear up.

Burnaby, Second avenue, two lots, one lot with \$100 chicken house. Price \$500 each. Kellington & Hendry, Northern Crown Bank Block.

Tomorrow evening a public meeting will be held in Johnston's hall, Sapperton, called at the instance of the school board trustees, when the whole matter affecting the ratepayers on the question of the suggested action of the city council re the by-laws will be thrashed out by board members and others who hold strong views on the much argued point. Proceedings will start at eight o'clock.

### THE HOTTEST WELL.

Temperature of Flowing Water at Marlin, Tex., is 162 Degrees.

Marlin, Tex., April 4.—Another artesian well, said to be the hottest in the world and the most prolific in hot water production, has just been discovered in Marlin.

Work began on this well several months ago, but it is only within the week that water was struck at a depth of 3600 feet, making this well probably the deepest in the entire south, as well as one of the few deep wells in the world.

This is the second hot well discovered in Marlin.

About seventeen years ago the inhabitants, numbering less than 2000 people, were facing a drouth. One day Henry Johnson, a well-driller of Corsicana, Tex., passed through Marlin on his way north. Learning of conditions he advised the immediate digging of an artesian well for a water supply.

On June 2, 1893, at a depth of 3360 feet, water was struck.

It came gushing out of the earth in a boiling fountain, with a daily flow of 150,000 gallons, at a temperature of 147 degrees Fahrenheit.

The water from this well is 34 degrees hotter than the well at Aix-les-Bains, France, and 16 degrees hotter than the famous hot well at Aachen, Prussia. It is hotter by 20 degrees than any of the famous wells at Hot Springs, Ark.

The well just finished at Marlin is 15 degrees hotter than the old well. It has a daily flow of 152,000 gallons.

J. D. Rogers has been named manager of the Fraser Mills baseball team.

Sons of Scotland Dance and Supper, St. Patrick's Hall, Wednesday, April 5.

Piano tuning, work guaranteed, by resident tuner. P. R. Pearse, Telephone 694. P. O. Box 455.

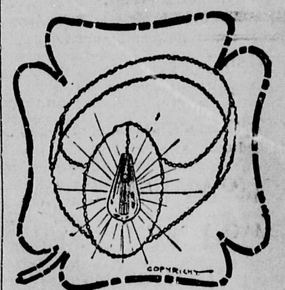
Messrs. Ernest Christie and Wilfrid Stows were in town yesterday making final arrangements for producing "The Mikado," to be presented here Friday, April 21, at the opera house, in aid of the Royal Columbian hospital.

For spring plants and cut flowers phone Davies and Son, florists. Phone 897.

Sons of Scotland Dance. Secure tickets from committee or at the door.

This evening at eight o'clock a special meeting of the city council will be held for the purpose of discussing the appointment of a water superintendent, going through a certain number of by-laws which were held over from the Monday meeting owing to the lateness of the hour and at the conclusion of this the final reading of the auditor's report will be undertaken.

We have a nice home on Third street for sale; almost new and close to Third avenue carline. Price \$4500, \$1500 cash, balance arrange. Kellington & Hendry, Northern Crown Bank Block.



# Roberts Electric Co. 47 Sixth street

We have a few of those unbreakable Tungsten lamps left. Call and let us show you them.

# Electrical, Contracting, Power and Motor Work.

All work promptly attended to and guaranteed.

Phones 761 and 588.

ALL DRUGGISTS

# EGGS!

Green Cut Bone to Make Your Chickens Lay.

# Central Meat Market BOWELL & ODDY

Corner Eighth St. and Fifth Avenue PHONE 370.

# J. NEWSOME & SONS

Painters, Paperhangers and Decorators

Estimates Given. 214 Sixth Street. Phone 567. NEW WESTMINSTER B.C.

# The Public Supply Stores

# Seed Time

Spring time is here now and this means seeding time.

We always carry a full line of GARDEN SEEDS

in small packages or large quantities.

Remember the Place

# Geo. Adams

Phone 92

# Furnished Residence

Suitable for Gentleman's Home or for Select Rooming House

Located on the main street of New Westminster, this is semi-business property and yet possesses all the advantages of a high class residential property.

Standing on the high banks of the Fraser, the view never can be obstructed. Large lawn, ornamental trees and shrubbery.

The house is built on solid brick and cement foundation; has nine rooms and basement with new furnace. Parlor, dining room and three bedrooms have fireplaces. Every bedroom has a clothes closet.

Furniture is all new and comprises full solid oak and mahogany equipment for every room.

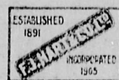
Bedrooms are all furnished in solid oak dressers and stands and iron beds. Many other useful and ornamental articles.

All floors are covered with carpet or inlaid linoleum. Walls and woodwork recently repapered and varnished.

Furniture and furnishings new; cost \$1400.

May be purchased with or without furniture.

Terms \$3000 cash, 6 Per Cent. Interest, price on application.



# F. J. Hart & Co., Ltd.

New Westminster

VANCOUVER, VICTORIA, CHILLIWACK, ALDERGROVE.

# OIL, MINING, Industrial Stocks

I deal in all active stocks quoted on the Pacific Coast Stock Exchange. Daily quotation mailed to clients.

# W. S. ROSE

MERCHANTS BANK BUILDING. PHONE 655.

# The Royal Studio

610 Columbia St., New Westminster.

Mrs. A. Wiggin, who was connected for many years with Messrs. Lafayette, of New Bond street, London, begs to inform the residents of New Westminster and surrounding districts that she has purchased and reopened the photographic business at the above address, and is prepared to offer high class pictures at very moderate prices. Child portraiture a specialty. See show cases at doorway.

# HOLLIES

and other ornamental trees and shrubs. Choice imported Dutch Stock at the Nursery, South Westminster, or on the Market, FRIDAY.

Now is the time to beautify your grounds.

# SURREY NURSERIES, LTD.

# Don't Pay Rent

another month (BECAUSE) I can sell you a 6-Roomed House

On a lot 50x150 feet, with side lane; the lot is cultivated and has splendid bearing fruit trees, also small fruits. It is on

**Fifth Street, Price Only \$2150**

Terms \$550; cash, balance \$20 per month, capital and interest included.

**P. PEEBLES, 620 Columbia St. Telephone 307**

W. R. GILLEY, Phone 122. G. E. GILLEY, Phone 291. Phones, Office 15 and 16.

# Gilley Bros. Ltd.

COLUMBIA STREET WEST.

Wholesale and Retail Dealers in Coal

CEMENT, LIME, SEWER PIPE, DRAIN TILE, CRUSHED ROCK, WASHED GRAVEL AND CLEAN SAND, PRESSED BRICK AND FIRE BRICK.

# B.C. Mills Timber and Trading Co.

Manufacturers and Dealers in All Kinds of LUMBER, LATH, SHINGLES, BASH, DOORS, INTERIOR FINISH. TURNED WORK, FISH BOXES LARGE STOCK PLAIN AND FANCY GLASS.

Royal City Planing Mills Branch

Telephone 12 New Westminster Box 137

# Interurban Time Table

NEW WESTMINSTER BRANCH. Train leaves New Westminster for Vancouver: 5, 5:50, 6:20, 6:50, 7:20, 8 and every half hour thereafter until 11 p.m.

SUNDAY SERVICE. Trains leave New Westminster for Vancouver at 6, 7, 8 and every half hour until 11 p.m.

FREIGHT EXPRESS SCHEDULE. Express cars leave New Westminster for Vancouver at 7:20 a.m., 11:20 a.m., and 3:20 p.m.

LULU ISLAND, EBURNE-WESTMINSTER BRANCH. Trains leave New Westminster for Vancouver at 7K and every hour thereafter up to 11 p.m., connecting at Eburne Junction for Steveston.

SUNDAY SERVICE. Trains leave New Westminster for Vancouver at 8 a.m. and every half hour thereafter up to 11 p.m.

NEW WESTMINSTER-CHILLIWACK BRANCH. To Huntingdon only—Leave New Westminster 4:00 p.m. To Chilliwack—Leave New Westminster 9:00 a.m., 1:05 and 6:05 p.m.

BRITISH COLUMBIA ELECTRIC RAILWAY COMPANY.

# NOTE CHANGE OF TIME

Double Service Begins April 19 TWIN SCREW STEAMSHIP

# "PRINCE RUPERT"

Sailing from Johnston's Wharf



Effective April 3, will leave Vancouver at 12:00 midnight Mondays, instead of 11:30 p.m., and run through to Stewart, stopping only at Prince Rupert.

Effective April 8, will leave Vancouver at 12:00 midnight Saturdays, instead of 2:00 p.m., for Victoria and Seattle.

Close connection at Prince Rupert for Port Simpson, Kincolith, Arrandale, Port Nelson, Massett and Naden Harbor.

SS. "Prince Albert" leaves Prince Rupert Saturdays at 1:00 p.m. for Refuge Bay, Skidegate, Queen Charlotte City, Pacofi, Lockport, Jedway, Ikeda and Rose Harbor.

Tickets and information for all points east, including Detroit, London, Hamilton, Toronto, Montreal, Portland, Boston, Niagara Falls, New York, Philadelphia, Baltimore, Washington, also to Great Britain and the Continent. All Lines. Lowest Rates. "No Trouble to Answer Questions."

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MAXIME OAKLEY

With Max Dill in "Dream City," at Opera House Thursday Evening.