

FALLING



Does this illustrate your experience? And are you worried for fear you are soon to be bald?

Then cease worrying, for help is at hand. You need something that will put new life into the hair bulbs.

You need a hair food, such as—

AYER'S HAIR VIGOR

It brings health to the hair, and the falling ceases. It always restores color to gray hair. You need not look at thirty as if you were fifty, for your gray hair may have again all the dark, rich color of youth.

\$1.00 a bottle. All druggists.

"I am a barber by trade and have had a great deal to do with your Hair Vigor. I have found that it will do everything that you claim for it. It has given me the most complete satisfaction in my business." Henry J. Givens, March 22, 1893. Kansas City, Mo.

Write the Doctor.

If you do not obtain the benefits you expected from the use of the Vigor, write the Doctor about it. Address, Dr. J. C. Ayer, Lowell, Mass.

NOTICE OF SALE.

To Elias W. Tompkins, of the Parish of Peel, in the County of Carleton and Province of New Brunswick, and all others whom it may in any-wise concern:

NOTICE IS HEREBY GIVEN that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the twenty-first day of September, in the year of our Lord One Thousand Eight hundred and Eighty-Five and recorded in Carleton County Records in Book E. Number Three on pages 183, 194 and 195, and made between the said Elias W. Tompkins of the one part, and James E. Turner, formerly of the County of Woodstock, in the County and Province aforesaid, and late of San Francisco in the State of America, one of the United States of America, deceased, of the other part, and subsequently assigned to the undersigned Williamson Fisher, of the Town of Woodstock, in the County and Province aforesaid, Administrator of the Estate of the late Louisa Fisher, deceased, there will for purpose of satisfying the money secured thereby, default having been made in the payment thereof, be sold at Public Auction in front of the Office of J. C. Hartley, Barrister-at-Law at the Town of Woodstock in the said County of Carleton, on Friday the nineteenth day of July next at the hour of eleven of the clock in the forenoon, the lands and premises described in the said Indenture of Mortgage as follows:

"That certain lot, piece or parcel of land situate in the Parish of Peel in the County and Province aforesaid, known and distinguished in the said Indenture of Mortgage as the South half of Lot Number Two hundred and Thirty Two in Tier One, as by reference to the said grant and more fully appearing beginning at the South West angle of the North half of said Lot Two Hundred and Thirty Two purchased by F. Pelkey, thence running South Eighty Seven degrees East Fifty Seven chains, thence South Thirty Four degrees East Nine chains twelve and a half links; thence North Eighty Seven degrees West Sixty seven chains to a post; thence North Thirty Four degrees West Nine chains twelve and a half links to the place of beginning and containing fifty acres more or less, being as same conveyed to Philip Davis by James N. Moores and wife by County Court Order dated the sixteenth day of August A. D. 1874."

Together with all and singular the buildings and improvements thereon and the appurtenances thereto belonging or in anywise appertaining.

Dated this Thirteenth day of June A. D. 1901.

W. FISHER, Assignee of Mortgagee

J. C. HARTLEY, Solicitor for Assignee of Mortgagee (21).

NOTICE OF SALE.

To George E. Campbell of the Parish of Peel, in the County of Carleton and Province of New Brunswick, and Leavina Campbell his wife, and all others whom it may in any-wise concern:

NOTICE IS HEREBY GIVEN that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the tenth day of July in the Year of Our Lord One Thousand Eight Hundred and Eighty Nine, and recorded in Carleton County Records in Book K. Number Three, on pages 514, 515 and 516, and made between the said George E. Campbell and Leavina Campbell, his wife, of the one part, and Frederick H. Hale of the village of Grafton in the County and Province aforesaid of the other part; and subsequently assigned to the undersigned Williamson Fisher of the Town of Woodstock in the County and Province aforesaid, Administrator of the Estate of the late Louisa Fisher, deceased, there will for the purpose of satisfying the money secured thereby, default having been made in the payment thereof, be sold at Public Auction in front of the Office of J. C. Hartley, Barrister-at-Law at the Town of Woodstock in the said County of Carleton on Friday, the nineteenth day of July next at the hour of eleven of the clock in the forenoon, the lands and premises described in the said Indenture of Mortgage as follows:

"All that certain piece, parcel and tract of land and premises situate, lying and being in the Parish of Peel aforesaid and known and distinguished as Lot Number Two Hundred and Thirty Two in the Second Tier of Lots East of the River Saint John; and bounded on the North by lands owned by William Lindsay, Esq., on the South by lands owned by Charles Pelkey, on the East by lands owned and occupied by Convis Tibbitts; and on the West by lands owned by Asa B. Bell and John Birmingham containing One Hundred acres more or less."

Together with all and singular the buildings and improvements thereon and the appurtenances thereto belonging or in anywise appertaining.

Dated this Thirteenth day of June, A. D. 1901.

W. FISHER, Assignee of Mortgagee

J. C. HARTLEY, Solicitor for Assignee of Mortgagee (24)

Subscribe for the SENTINEL.

(Continued from second page.)

Coun Tweeddale said that the arrangements at the January session of Council were to hold a special meeting in April, but, as chairman of the committee, he thought the expense would be too great to call a meeting of the Council for that month. He wrote communications to several councillors on the subject and received replies from some of the gentlemen, but got no reply from others. The majority, however, told him to go ahead and get plans, specifications and tenders for the proposed new building. Things were delayed somewhat and it was then too late, even if he thought it advisable, to call a meeting of the Council; anyway, the minds of the councillors had been made up as to what was best on the matter of the new office. He then proceeded along the most economical lines, and put himself in communication with two St John architects, Messrs Dunn and Fairweather. The latter asked for 10 per cent of the cost of the work for the plans and supervision. The former gentleman asked for details and suggested the building be made of stone by all means; his regular price was 5 per cent of cost of building, travelling expenses, and a reasonable amount for lost time. He considered the charges, in both cases, excessive. He spoke to Mr Paul, who drew the plans for the stone building; and Mr Cameron submitted the plans for the wooden building. They advised him to do so, and he employed Mr Drysdale, of Woodstock, to draw the plans for the vault. He had no charges for his work, neither had Mr Paul for his plans. Mr Lawson charged \$2.50 for typewriting. Accompanying Mr Drysdale's plans was a bill for \$20; if the Council does not care to pay that amount, it can pay what it considers a reasonable price for the plans. The plans submitted are as good as the best architects in the county could submit on the proposed buildings. In January there was a difference of opinion but every councillor had a right to his opinion. He considered a structure could be built for the amount of the tenders specified. It was a business like proceeding, to obtain the information, that he adopted. The tender for building the proposed structure would cost \$600 more than the estimate made at the January session. In the plans submitted for the stone structure, the building of a 16 foot projection in front, would give a better appearance and form a hallway at the same time. Paul & Barker would furnish all material for the stone building and fill all requirements for \$3600; John E Stewart's tender for the same work was \$3960; Thomas R Cameron's tender for the erection of a wooden building was \$3497, and the same gentleman would repair the old building and erect a vault for \$1867.

Moved by Tweeddale, seconded by Manzer, and carried, that the tender of James Paul be accepted for the building of the Registry office. Yeas, Tweeddale, Spike, Manzer, Jenkins, Brayall, Brymer.

The Warden did not vote and the remaining five councillors voted nay.

Moved by Tweeddale, seconded by Brymer, and carried, that a committee, consisting of the Warden, Sec-Treas, and one councillor from each parish, be appointed to prepare and execute the contract between the municipality and the contractor, Mr. Paul.

The following councillors were appointed said committee: Manzer, Mulherin, Jenkins, Craig and Tweeddale.

Coun Ryan, who was appointed on the above committee but declined to serve, said he most possibly take the place of Coun Tweeddale as the representative for Gordon on the committee. Coun Tweeddale had already given them a good deal of thought as chairman of the committee, and he was the proper man to carry the work through to a successful issue. While he voted against building the office, he was pleased that, of the two men, Mr Paul had got the contract and that the building would be of stone. It was an outrage on the Council for Mr Cameron to present a tender for the large amount of \$3497 for the erection of a wooden building, when the stone structure would be built for \$3600. He must have a poor opinion of the intelligence of the Council. He would like to have seen other tenders for a wooden building to compare with Cameron's and he was satisfied they would be much below his tender.

Coun Tweeddale was sure there was no hindrance against anybody making a tender. They knew the municipality could and would pay the bill. The matter was well advertised, notices placed in every prominent place, and the plans and specifications could be easily seen; still the tender of Cameron's was the only one for a wooden building. One reason why a stone building could be erected nearly as cheaply as a wooden one was that the back wall of the former building is part of the vault. Cameron's tender was not exorbitant.

Coun Spike was surprised at Coun Ryan's attack on Cameron's tender. He (Spike) was a member of the committee on the new building and he wrote and conversed with different parties about tenders, but Coun Tweeddale, being chairman, was the hardest worker. He was talking to a contractor and asked him to put in a tender for a wooden building but that gentleman told him it would be of no use because Cameron could erect the building cheaper than he could. All the tenders were for a reasonable amount, and the tender of Cameron's was cheap enough.

Coun Brymer—I agree with others that the stone building is the cheapest and the best for the ratepayers, and all authorities on the subject say so. With all due respect to the Warden, he made a mistake by naming Coun Ryan instead of Coun Tweeddale on the registry office committee, but the former gentleman (Ryan) deserves credit for being manly enough to decline the appointment. The mover is always appointed on the committee. In appointing the committee as he did, it was the first and only instance during his (Brymer's) service at the board, where a Warden appointed, as far as he could, a committee favorable to his own views; if a part of the committee was appointed, who held his views, I would not raise the question.

Warden Warnock—I thought it better to change the committee. I have no personal feelings in the matter. Coun Brymer was probably disappointed that his name was not added to the committee.

Coun Sadler—I have been interested in the building of the new registry office and have written to several parties on the subject, and the cheapest estimate I could get was \$4500 for a stone building. Mr Paul, whose tender is \$3600, will not make a cent on building the structure.

Coun Manzer—From the first I was in favor of a stone building, and that being so, at no time did I take into consideration the tender for a wooden building.

Coun Ryan—I should not think you would when it appears a stone building can be erected nearly as cheap as a wooden one.

On motion W E Watson was heard at the board in regard to the Ferry at Salmon River.

Mr Watson said in the spring of 1900 the secretary advertised for tenders for Salmon River ferry. Mr Clifford was the highest tenderer and his tender was \$60 which money he paid. He had a license for one year. The government furnished him a boat and warp. The people say the \$60 was paid back to Clifford, and he makes his boast that he fooled the councillors. He (Watson) did not like to hear the councillors ridiculed. The councillors had no agreement with Clifford signed by him, and he was under no bonds to look after the boat.

Coun Brymer—This is purely a matter for the councillors of Grand Falls and Drummond.

Coun Spike—I would like to hear an explanation from the councillors interested.

The warden said the sale was advertised and Clifford tendered for it and took it. An agreement was made that Clifford would purchase a boat from Mr Stevens, and keep \$60 a year for five years. He (Warnock) thought better to make such arrangements. In the meantime Mr Lawson paid Mr Stevens for the boat. Clifford said if the government paid for the boat he would refund the \$60.

Coun Spike—Then Clifford has \$60 of our money.

The warden—He said he would do just as he promised, and I thought he was an honest man. I suppose we did wrong in giving him the money.

Coun Brayall said he knew nothing about the arrangement made with Clifford. Tenders were advertised according to law and Clifford having the highest tender was given the license. When the arrangement with Clifford was first talked off he told Coun Mulherin he was not in favor of it, and advised him to have nothing to do with it, but Couns Warnock and Mulherin made the arrangement.

Coun Tweeddale thought it was better for councillors to keep clear of the ferries altogether. The local government has interfered with the statutes for the government of municipalities. He would not act as a committee to issue licenses for ferries, when the government says it would ignore municipalities; a man is in danger of being ill treated under the circumstances. A boat operated under a license from this Council protects the public; under the government, a ferryman can charge any price he likes. They had met with arbitrary interference from the government. He had no ill feeling against the government representatives, but he wished to have the wrong done the travelling public corrected.

Coun Brymer claimed Watson had a just grievance. Councillors of each parish are a committee to control ferries, and it is unfair to blame any one member in particular, but the councillors from Grand Falls and

Rheumatism

No other disease makes one feel so old. It stiffens the joints, produces lameness, and makes every motion painful. It is sometimes so bad as wholly to disable, and it should never be neglected.

M. J. McDonald, Trenton, Ont., had it after a severe attack of the grip; Mrs. Hattie Turner, Bolivar, Mo., had it so severely she could not lift anything and could scarcely get up or down stairs; W. H. Shepard, Sandy Hook, Conn., was laid up with it. It was cold even in July, and could not dress himself.

According to testimonials voluntarily given, these sufferers were permanently relieved, as others have been, by

Hood's Sarsaparilla

which corrects the acidity of the blood on which rheumatism depends and builds up the whole system.

Hood's Pills cure constipation. Price 25 cents.

Drummond, who did the work, did not do their duty in not consulting the other councillors. We have been already involved in a lawsuit by the government representatives interfering with the acts of the Council. The question is will they do this business or will the government representatives do it; at least the representatives should consult them on the question. He did not care about selling the ferries, for they did not know when the representatives would interfere with the business. The councillors for Grand Falls and Drummond were honest men and acted no doubt with the best intentions. If the representatives continued to do as they have been doing it were better to have the law repealed. They have taken our by-road money and now they are after the ferries. It is a warning to us to be careful what we do when we have representatives who interfere with our rights.

Coun Spike—In this ferry difficulty the money was paid and then paid back. On whose authority was it paid back?

The warden—Coun Mulherin and myself. The by-road money went to buy the boat.

Coun Spike—That \$60 should never have been returned.

Coun Brayall—Lawson should not be censured. He made an arrangement with Stevens the year before to buy the boat, and promised to pay for it the following July. He paid Stevens for the boat, carrying out his promise. We have already lost \$60, and we will be out \$300 in the five years. As I said before, I am opposed to the present arrangement about the ferry.

Coun Ryan—I do not think we should find fault with representatives. If Clifford violated the pledge he made the councillors, let them sell the ferry over again, and the representatives would not interfere. It is not right to allow Clifford to bluff the county.

Moved by Tweeddale, seconded by Spike, and carried, that the Sec-Treas be authorized to advertise for tenders for county debentures, for \$3,500 on the thirty year plan, and report at the January session.

On motion ordered that the Sec-Treas call on postmaster, parish of Lorne, for returns, and also John Brooks, highway commissioner, parish of Perth, for returns.

Moved by Sadler, seconded by Mulherin, and carried, that the Council tender Coun Spike a vote of thanks for his kind invitation to entertain them at a banquet.

Moved by Brymer, seconded by Craig, and carried, that the hour of closing the poll at district No. 2, Perth, be changed from 1 to 3 o'clock.

Moved by Tweeddale, seconded by Mulherin, that the sum of \$4000, instead of \$3500, be procured for building county office. Carried.

Coun Ryan—Now that the majority of the Council has decided to build a stone registry office, we want the thing done well and the new building solid and good. I think it is better to have \$4000 if we want to use it. The County is in a good state financially at present. We have been very fortunate for four or five years as regards criminal business but we cannot tell for the future. Let us erect a good building now while we are able to do so.

On motion ordered that Constable Larlee be paid \$3.00 for services attending Council.

Adjourned sine die.

JAMES TIBBITTS, Sec-Treas.

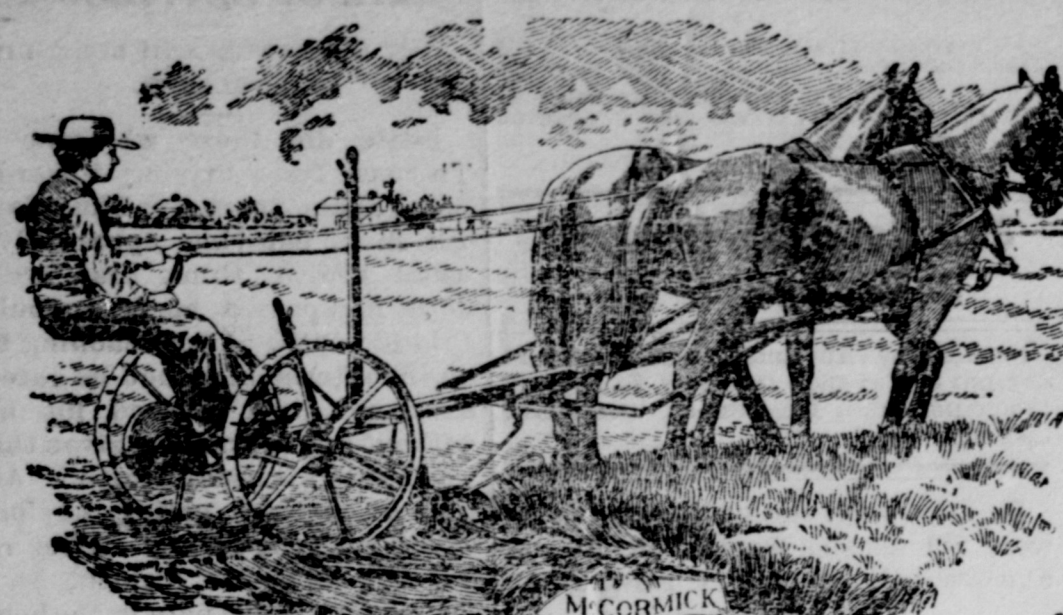
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The severe and ever-increasing strain of competitive examinations coming at a time when every boy and girl is undergoing trying physiological changes does much towards making mental and physical wrecks of school children. Run down in health, with the blood thin and watery and the nervous system exhausted, children have no chance to escape the many ills that beset a feeble body. There is no treatment known to science that so naturally and thoroughly restores strength and vitality to the nervous system as Dr. Chase's Nerve Food. It makes parents happy by bringing back the color to the faces and the strength and elasticity to the bodies of their pale, puny children.

Mrs. S. Dempsey, Albany, Ont., writes: "My little granddaughter, nine years old, was pale and weak, she had no appetite and seemed to be gradually growing weaker. Dr. Chase's Nerve Food proved invaluable in her case, restoring health and color and making her strong and well."

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