

# ROYAL BAKING POWDER

Known the world over as "the best baking powder."

Royal Baking Powder contains no alum. It is made from pure cream of tartar, which is derived from grapes. Hence, it assures wholesome and appetizing food, free from all adulterants that may go with would-be substitutes.

## painful operation was performed. So did Hon. Messrs. Landry and Murray and Wilson. Messrs. Baxter and Mor-

The Degrading Spectacle Presented NO CHEERS. at the Dying Hours of the House—house, about half the members being Motion Sprung When Opposition test, no one to object and the Flem-Members were Absent—J. L. White their way with the premier's cona Political Nondescript from Vic- There wasn't a sound, not a rap of toria and George B. Jones of Potato a desk, no demonstration. It re-Fame Chief Actors - E. R. Teed, tion. Boodle Keeper. Haunted the Capital for Days-Extracts from Finding of the proceedings. It was all in the **Royal Commission** 

BUILDS BONNIE BABIES'

Glaxo is absolutely pure sterilized milk, with

sufficient cream added to bring it up to the

standard of Mother's Milk. It contains every-

To prepare simply add hot water. Glaxo is 100

per cent. pure milk. By using foods which re-

quire the addition of milk you run the risk of

When you use Glaxo you are using the only perfect

substitute for Mothers' Milk. Baby's life is precious.

Safeguard it by using only Glaxo. Then watch baby

Write for your FREE copy of

418 Dominion Bank Building, Toronto.

RUGGIST'S

thing necessary for Baby's nourishment.

introducing impurities.

grow and thrive.

ASK

YOUR

DOCTOR

The memory of New Brunswick peo- of the legislature. To this end his ple will be stirred by the White-Jones campaign treasurer in the collection resolution. They have a'most orgot- of the graft-lumber fund, E. R. Teed ten the stern and uncompromising has haunted the capital for some condemnation of both ex-Premier time. J. L. White, his business as-Flemming and his methods by Su- sociate, was ready to help him,

British

Made

Fredericton, N. B., May 6-In the preme Court Judge H. A. McKeown, absence of Messrs. Dugal, Pelletier, ex-Judge W. W. Wells, and W. S. Stewart and Swim, and in violation Fisher, the royal commissioners. Toof the rulers of the house, as no day all this is revived by this foolnotice was given of the matter, the ish and useless resolution. Flemming resolution. legislature yesterday in a thin house, as a Tory federal candidate, conrushed through a resolution moved demned by his judges, forsaken by by J. L. White of Victoria and sec- his former political colleagues, bereft up onded by George B. Jones of Kings, of the tremendous power he once Commission said: applying a coat of whitewash to J. swayed, was rapidly losing caste TOOK THE MONEY BY COMPULand support in Carleton county. To LAST EFFORT TO SAVE FLEM- stem the tide of public opinion he

and his friends have invoked the aid day of June, 1913. In describing SEAL OF APPROVAL ON 'Mr. Flemming said there was an HIS CHOSEN TREASURER British election on, and he (Flemming) MR. BRANKLEY WITH Made

hence the resolution.

Premier Clarke sat silent while the

rissy were absent. But when Speaker

tion again there was a hurried re-

present. There was no one to pro-

ming followers in the legislature had

sent, for "silence gives consent."

whole story in his resolution he

prints the words of the royal com-

mission, chosen by Governor Wood,

copied from their report wnich Mr.

elanson started to read the resolu-

st from the premier to "dis-

contained \$2.000. sums of money, and Hon. Mr. PASSED OVER.

no threat or menace in the conver- Then you realize the utter weakness sation, WE HAVE NO HESITA-TION IN CONCLUDING THAT THE COMPULSION UNDOUBTED-PRIMARILY FROM THE FACT THAT MR. FLEMMING WAS PREMIER OF THE PROVINCE TRACTOR IN THE BUILDING OF

"The compulsion which accom-

panied the act did not take its rise from any fear of disappointment with reference to a second contract, nor was the money given with a view of securing it, but it was caused by the very relationship of the parties from the authoriative position held by Hon. Mr. Flemming and possibly also from apprehension as to the contingency which might attach to the performance of the existing contract in case of refusal to pay.

"COMPELLED TO PAY THE MONEY.".

"But while holding the opinion above expressed with regard to this transaction we must make report concerning it, within the word ing of the statute and the meaning necessarily attached thereto. The statute does not confine itself to payments made by a contractor before his first or any or all his contracts was or were entered into. In the case before us the contractor obtained two contracts. HE WAS COMPELLED TO PAY THE

MONEY IN THE INTERVAL BE-TWEEN THE TWO, AND ADMIT-TEDLY AT A TIME WHEN NO THOUGHT OF A SECOND ONE WAS IN HIS MIND, BUT HE CERTAINLY WAS COMPELLED TO MAKE THIS PAYMENT PRIOR TO GETTING HIS SEC-OND CONTRACT, AND IN OUR OPINION IT WAS JUST AS RE-PREHENSIBLE TO CONTROL PAYMENT OF THIS MONEY UN-DER THE CIRCUMSTANCES AS IF THE SECOND CONTRACT HAD BEEN IN SIGHT. THE CON-TRACTOR, HAVING BEEN COM PELLED TO MAKE THE PAY-MENT IN THE YEAR 1912 AND BEFORE THE SECOND TRACT WAS ENTERED INTO, WE THINK AND FIND THAT HON. TORTION PROVED. MR. FLEMMING IS GUILTY OF A SCATHING INDICTMENT. AGAINST HIM."

would have added much interest to report on the table before the speaker of the house, and The Telegraph ed by Mr. Dugal."

White might have added to the limenot stop at that. They said some wished statements he included in his other things. Copied from the re-Referring to the charge against Mr Flemming in connection w th holding the following:

railway contractors, the Royal SCOTCH VERDICT IN TIMBER CHARGES.

"THE PREMIER NAMED THE TREASURER, MR. TEED OF WOOD "As to the evidence against the STOCK. HE KNEW THAT EF-Hon. Mr. Flemming it consists of FORTS WERE BEING MADE TO the testimony given by John Ken- GET MONEYS FROM CERTAIN nehy, a member of the firm of Ken- HOLDERS OF CROWN AND TIMnedy & McDonald, railway con- BER LICENSES; HE KNEW THAT tractors, to the effect that he paid FROM TIME TO TIME SUCH MON-Hon, Mr. Flemming the sum of EYS WERE COMING INTO \$2,000 in Woodstock on the 13th TEED'S HANDS; HE SET HIS the circumstances the witness said: TRANSACTION BY INTRODUCING said: "You ought to help us along WORDS: 'ANYTHING MR. BERRY and give us some money," and I TELLS YOU ABOUT THIS MAN said that I wasn't doing much, but (TEED) WILL BE ALL RIGHT,' AT hen to come over tomorrow and THE TIME OF SUCH REMARK would do the best I could for THE PREMIER, WITH MESSRS. him.' Mr. Kennedy goes on to say BERRY, TEED AND BRANKLEY, that Mr. Flemming returned the WAS IN HIS ROOM AT THE BARnext day, that very little talk was KER HOUSE IN FREDERICTON had and he handed Mr. Flemming AND BERRY HAD ACQUAINTED a package which it was evident HIM WITH THE FACT THAT To the Heirs of James B. McRae, BRANKLEY WAS ACTING FOR "Now, the charge is that those THE LUMBERMEN IN HOLDING contractors were 'compelled to pay' THE FUND PRIOR TO ITS BEING

Flemming, while admitting receipt "IN THE CASE OF THE PARTof the package, maintains that INGTON PULP AND PAPER COMthere was no compulsion, and that PANY, THE PREMIER WAS Mr. Kennedy was not in any way AWARE THAT BERRY WAS URGcompelled to pay the amount. Mr. ING A CONTRIBUTION, AND, Kennedy himself gives no further BACKED BY ALL THESE FACTS explanation as to why he paid the AND CIRCUMSTANCES, THE VIEW money than is above set out, but WAS STRONGLY PRESSED UPON he says he understood he handed THE COMMISSION THAT HON MR. it over to Mr. Flemming for cam- FLEMMING COULD NOT POSSIBLY HAVE BEEN IN IGNORANCE OF the parties concerned is a very de- THERE IS A GREAT DEAL TO cribed real estate: termining factor in considering SUPPORT THIS VIEW, BUT IN All that certain piece or parcel compulsion had OUR OPINION IT STOPS SE RT of land and premises situate in the OF SUCH SUFFICIENCY OF said Town of Woodstock on the PROOF AS WOULD JUSTIFY THE South side of Maple Street and be-

that robs ambition, destroys appetite, and makes work a burden.

To restore that strength and stamina that is so essential, nothing has ever equaled 1882 and afterwards by one Willard LY EXISTED, TAKING ITS RISE or compared with Scott's Emulsion, be- Kitchen and wife to said Nancy cause its strength-sustaining nourishment invigorates the blood to distribute energy throughout the body while its tonic value sharpens the appetite and restores and registered in said Carleton health in a natural, permanent way. If you are run down, tired, nervous, overworked or lack strength, get Scott's Emulsion to-day. At any drug store. Scott & Bowne, Toronto, Ont.

Suffered Terribly for 15 Years Until He Tried "Fruit-a-tives"



D. A. WHITE, Esq. 21 WALLACE AVE.; TORONTO,

Dec. 22nd. 1913.

"Having been a great sufferer from Asthma for a period of fifteen years sometimes having to sit up at night for weeks at a time) I began the use "Fruit-a-tives". These wonderful tablets relieved me of Indigestion, and through the continued use of same, I am no longer distressed with that terrible disease, Asthma, thanks to "Fruit-a-tives" which are worth their weight in gold to anyone suffering as did. I would heartily recommend them to all sufferers from Asthma, which I believe is caused or aggravated by Indigestion". D. A. WHITE

For Asthma, for Hay Fever, for any trouble caused by excessive nervousness due to Impure Blood, faulty Digestion or Constipation, take 'Fruit-a-tives'

50c. a box, 6 for \$2.50, trial size, 25c. At all dealers or from Fruit-a-tives

CHARGE OF DIRECTING THE EX-

THIS ACT OF COMPULSION "THAT THE MONEY WAS IN WHICH HAS BEEN CHARGED FACT EXTORTED BY BERRY IS FULLY PROVED. THAT THE PRE-Mr. White's whitewash resolution MIER WAS WELL AWARE THAT also says: "We note with satisfac- MONEYS WERE BEING COLLECTtion that in the timber charges the ED FOR A PURPOSE UNQUEScommissioners find Hon. J. K. TIONABLY IMPROPER IS ALSO Flemming is 'not guilty,' as charg- SHOWN. IT IS ALSO MANIFEST THAT HE DIRECTED THE DISPO-But the royal commissioners did SITION OF SUCH MONEYS WHEN COLLECTED ALSO THAT HE AC-QUIESCED IN THE COLLECTION port on the table of the house is OF SUCH MONEYS AT A TIME AND FROM A SOURCE HIGHLY AND GRIEVOUSLY IMPROPER."

Those are a few paragraphs that Messrs. White and Jones should have included in their resolution. The language used is the royal commission's and the conclusions are those of

Messrs. McKeown, Wells and Fisher. Had some of the members who sat silent and ashamed when this attempt was made to bolster up a discredited man, read the report recently, they would surely have hesitated before they assented in silence. Mr. Tilley and Mr. Wilson of St. John may not care to explain their reasons why, but they will have to when the time comes. They and others have wrapped the mantle of Mr Flemming about them and the people do not like 'its color.

lature provision was made for an To Ella Howard, wife of Charles'A. annuity of \$400 for the widow of Howard of the Town of Woodstock George N Babbitt.

late of the Town of Woodstock in the County of Carleton and Province of New Brunswick, Deceased, and to Julia Neales of the Town of Woodstock in the County and Province aforesaid, Spinster, and Rose Stirling Neales of the Town of Woodstock in the County and Province, aforesaid, Spinster, Mortgagees, and to any other person or persons in anywise con-

You are hereby notified that it is the intention of the Town of Woodstock to sell under the lien for taxes provided for by Chapter 58 of the "There are various degrees of BERRY'S ACTIVITIES AND OF Acts of Assembly 59 Victoria and compulsion, and the relationship of THE METHODS HE EMPLOYED. amending Acts the following des-

> COMMISSION IN DECLARING THE ing the Western portion of all those certain pieces or parcels of lands and premises conveyed to one Phillip Davis by Hugh Hay, Cornelius G. and James K. Upham and Stephen Smith and by said Davis wife to one James F. Turner by deed dated the 10th day of August A. D. Kitchen by deed dated the seventeenth day of December A. D. 1886 County Records in Book G, Number 3 on page 397 the part hereby conveyed and bounded and described as follows:...Commencing at a point on

the south side of Maple Street One Hundred and Nine feet and Six in ches Easterly from East line Green Street thence South Thirty degrees and hirty Minute degrees and d grees and of Woodstock, being on the 'North

Street thence North Forty grees and Forty Minutes Vest South side of Maple Street She. lots of land owned by George H. and One Half feet to place Of Be- 1. ginning being portion of lots 23 and. John and Livingston Diblice.

Thirty Minutes Wes.

of Woodstock against the above Seventeen Dollars.

The above mentioned taxes were levied and assessed against the Estate of J. McRae of the of Woodstock in the County of Carleton. Unless the said taxes publication of this notice the ceedings will be continued and mentioned Acts.

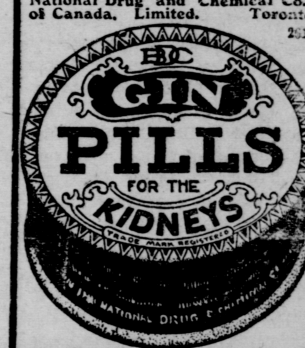
Dated at the Town of Woodstock, in the County of Carleton, Twenty Eighth day of April A. D. H. W. BOURNE, Woodstock.

Sovereign Cure for Rheumatism Mrs. E. W. Hazlett, 163 Wyandotte Street, Windsor, Ont., says there is only one Kidney Remedy in the

world for her-GIN PILLS. experience, are the sovereign remedy for Rheumatism and Kidney Trouble in any form. I was cured by them after months of suffering. I was helpless—had several doctors and many other remedies but all failed to cure me. Then I tried Gin Pills with he result that I am well to-day. I

cure because they act directly on the Kidneys and Bladder-soothing

and healing the inflammed tissues, and neutralizing uric acid. Trial treatment free-regular size 50c. a box, 6 boxes for \$2.50 and every box sold with our spot cash guarantee of satisfaction or money back. Sold in the United States under the name "GINO" Pills. National Drug and Chemical Co., of Canada, Limited. Toronto



in the County of Carleton and Province of New Brunswick, Mechanic, and the said Charles Howard, and to Heber B. Connell surviving administratrix of the Goods and Chattels, rights and credits which were of George H. Connell, Deceased, Mortgagee, and job, and unless the papee is expento any other person or persons it sive it is better to pull it off and may in anywise concern.

the intention of the Town of Wood- amateur to do the cleaning, and not stock to sell under the hen for tax- always satisfactory, while to hire es provided for by Chapter 58 of the | it done is too expensive. Acts of Assembly 59 Victoria and Ta prevent paper from cracking amending Acts the following des- when put on a board partition, first cribed real estate:

cel of land situate in the said Town | usual way.

Forty Four side of the Meduxnabic river and of Maple bounded as follows:-Commencing at Nine de- the south side of Cambridge Street ng at the North West angle of lot number six on a plan of Thirty three con nell, M. P., in the Town of 34 surveyed by H. M. G. Garden for Woods ock on the Western side of the old Highway. All lots to The amount of such lien is the measure Sixt," feet at right sum of Thirty Four Pollars being langles to their side lines exthe taxes assessed by the said Town | cepting lots Gae, Sixteen, Seventeen, Eighteen, Nineteen and described Real Estate for the year Thirty Three whose difference in A. D. 1913 amounting to the sum of width is expressed in them surveyed Seventeen Dollars, and for the year by A. G. B. Stone, July 1891, A. D. 1914 amounting to the sum of Thence South five degrees and Twenty minutes West One Hundred and Seventy Seven feet or to the South west angle of lot Number Six, Thence North eighty four degrees. and Forty minutes West Sixty feet or to the South East angle of lot the expenses are paid within thirty Number Four, on said plan, Thence days from the date of the first North Five degrees and Twenty minutes East One Hundred and Seventy Seven feet or to the North East sale made as provided by the above angle of lot Number Four in said plan on south side of said Cambridge Street, Thence South Eighty Four degrees and forty minutes East along said South side of Camidge Street Sixty feet or to the Town Treasurer of said Town of lince of beginning, known and distinguished as lot Number Five in

> The amount of such lien is the sum of Eighteen Dollars and Forty Cents being the taxes assessed by the the said Town of Woodstock against the above described Real Estate for the year A. D. 1913, amounting to the sum of Ten Dollars and Twenty Cents and for the year A. D. 1914, a balance, amounting to the sum of Eight Dollars and Twenty Cents.

The above mentioned taxes were levied and assessed against Ella Howard of the Town of Woodstock in the County of Carleton. Unless the said taxes and the expenses are paid within thirty days from the date of the first publication of this notice the proceedings will be continued and the sale made as provided by the above mentioned Acts.

Dated at the Town of Woodstock, in the County of Carleton, this Twenty Eighth day of April A. D. H. W. BOURNE, Town Treasurer of said Town of

Woodstock.



Cleaning wall paper is a tedious paste on new. Wall paper is very You are hereby notified that it is cheap, and it is hard work for the

"paper" the wall with cheesecloth, All that certain lot piece or par- and then apply the paper in the

DUSTLESS----By opening dust damper and direct draft damper when shaking

all dust is carried up L'Urnace smoke pipe. See the McClary dealer or write for booklet. 35

Sold by H, H. Faulkner Woodstock, N B. and J. W. Montgomery Unitin M. B.

TUT WORK IN OHESTION.