



The Bridge to the British Market

The Victory Loan is a bridge over which the farmers of Canada drive their hogs, their cattle, their grain and all their surplus crops to the profitable British market.

For, the money raised by the Victory Loan enables Canada to give credit to Great Britain. And only by means of that credit can Great Britain buy the products of Canada's farms.

Therefore, when you come forward at your country's call and loyally lend your money that Canada may continue her vigorous prosecution of the war, you are also benefitting

yourself and the whole farming community.

It is the duty of every earnest Canadian not only to invest heavily in Victory Bonds 1918, but to work among his neighbors to make the loan a success.

Before the subscription lists close, every man should realize the sterling character of the investment; the good interest return of 5½%; the undoubted security offered in the Bonds of this wealthy nation; and the vital importance to all classes of people, particularly to the farmers, of the Victory Loan 1918.

Buy Victory Bonds

Issued by Canada's Victory Loan Committee in co-operation with the Minister of Finance of the Dominion of Canada

60

Dream Pictures

Suddenly, in the glow of the evening lamp, a presence appears—a great artist, with violin in hand; who at our bidding, draws from the strings a thrill of joy, a sob of grief, a sigh of love.

And under the enchanting witchery of music, we are transported back to the old-time rest and comfort of happier days.

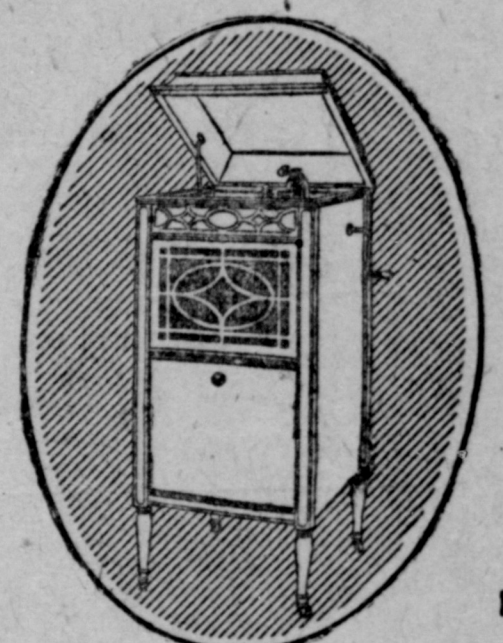
Gradually the dream picture dissolves, the presence fades, and we behold the most marvelous of all musical instruments—

The NEW EDISON

"The Phonograph with a Soul"

Let Edison dream pictures enrich your days. Let the life-like Edison Re-Creations round out your life, broaden your outlook, bring you the consolation, the contentment, the solace, of beautiful music.

We will gladly place a New Edison in your home long enough for you to appreciate what an ever-ready and inexhaustible fountain of mental refreshment it is.



A. E. Jones & Co., Woodstock, N.B.

Notice of Sale.

There will be sold at Public Auction, in front of the Post Office in the Town of Woodstock in the County of Carleton, on Wednesday, the sixth day of November, A.D. 1918, at the hour of two of the clock in the afternoon, the following lands and premises, namely: All that piece parcel or lot of land lying and being and situate in the Parish of Wicklow, County of Carleton and Province of New Brunswick to-wit: In the Second Tier from the River Saint John, on the west side of the said River, abutted and bounded as follows: "On the east by land owned by Peter Gigg, on the north by land owned by Charles McMillin, on the south by land owned by John Bloodworth, and on the west by ungranted Crown Lands, containing besides the usual allowance two hundred acres, be the same more or less", the said land being known as the Woodworth land and at the present time being bounded as follows: On the north by lands of William Tweedie, on the west by lands of Robert Wakem, on the south by lands of James McMonagle and Andrew McMonagle, of the Parish of Wicklow, in the said County, who are the present owners of the said lands.

This sale is being made under an agreement between Blanche Ella Stapleford, wife of William P. Stapleford of the Parish of Kent, in the said County, and the said James McMonagle and Andrew McMonagle, of the Parish of Wicklow, in the said County, who are the present owners of the said lands.

Dated at the Town of Woodstock afore said, this 21st day of October A.D. 1918.
ALBION R. FOSTER,
Auctioneer.

A Cure for Bad Breath

"Bad breath is a sign of decayed teeth, foul digestion, or stagnant bowels." If your teeth are good, look to your digestive organs at once. Get Seigel's Curative Syrup at druggists. 15 to 30 drops after meals, clean up your food passage and stop the bad breath odor. 50c. and \$1.00 Bottles. Do not buy substitutes. Get the genuine.

consumer to have his house numbered and the number displayed in a conspicuous place at the entrance to his premises; such numbering shall conform to the plans on the file in the office of the Water Superintendent, and any premises not so numbered shall be liable to have the water turned off even although the water rates therefor, have been paid in advance. All applications for water service shall state the house, number and street for which the water is required.

SPECIAL RATES.

27. The rates for any water service which is not specified by the law will be known as a special rate, and will be subject to change annually on the recommendation of the Water Committee; The Collector of Water Rates shall annually between the first and fifteenth of February in each year forward to each member of the Water Committee a list of all consumers who received water at a special water rate for the preceding year; this list shall also give a statement of the fixtures and the purposes for which the water is used.

When an application is received for a service which requires a special rate the Collector of Water Rates shall obtain from the Water Superintendent a report on the fixtures to be supplied, the nature of the business and the estimate of the water which will be consumed, and will forward the application and report to the Water Committee, whose duty it shall be to decide on the annual rate to be paid for the service, and the Water Committee shall advise the Collector of water rates as to the amount of annual rate, after which the Collector of Water Rates will issue a permit from the connection until such time the water shall not be turned on. In case of an emergency the Collector of Water Rates shall accept a deposit and issue a temporary permit until such time as the matter has been dealt with as above specified. This deposit however, shall be ample to cover six months rate and the balance shall be refunded after the matter has been finally dealt with.

METERS.

28. The Town shall have the option at any time to supply water for any or all the purposes mentioned in

this by-law, or for any other purpose by meter, and the water consumer through any metered service shall be paid for at such rates as are herein provided. The consumer shall have the option of installing a meter for his service, but any meter so installed shall be approved by the Water Superintendent, and the cost of installation and maintenance shall be paid by the consumer, and any premises so metered shall pay the rates for such service as are herein provided. Any meter which is not running at the time it is read by the town's official the service shall pay, an amount equal to the flat rate provided in this by-law. The water meters shall be read in the months of January, April, July and October.

MINIMUM METER RATES.

29. The minimum meter rate shall be \$15.00 per annum and subject to the same discount as the flat rate.

Continued on page seven

Water By-Law

(Continued from page One.)

shall state the period and purpose said permit is granted on account of any defect in the said fixture it shall not be renewed unless the owner has taken steps to rectify it and make satisfactorily the defects which necessitated such a permit, or unless the purpose for which the water is to be used is per fited under this by-law, and in that case the water shall be sold by meter; the permit shall not exceed thirty days.

USE OF WATER DURING FIRE
18. No person shall use a sprinkler or hose or allow water to run from any faucet or other outlet on his premises or under his control except for urgent domestic purposes, or for the purpose of extinguishing or preventing fires during any period that a fire is in progress within the Town, and upon an alarm of fire being given and during the continuance of any fire all water used for other than domestic or fire purposes must be shut off in order that the full pressure in the water main shall as far as possible be available for fire purposes within the town.

REBATES.

19. No alteration or rebate from



the charges provided under this by-law shall be made for any reason whatever, provided that the tap faucet, fixtures or apparatus is connected directly or indirectly to the water service, even though the same may be stated to be out of service. No rebate will be allowed for the non-use of water due to an absence of the consumer for a period, less than three months, and shall then only be allowed provided that the consumer has notified the collector of water rates of his intended departure and of the commencement of consumption on his return. Any person supplied with water by the town, who shall have paid full rate in advance thereof, may if he so desires, have his contract cancelled and his water supply shut-off by giving notice in writing to the effect to the Collector of Water Rates previous to the time when the next payment becomes due, and any person failing to give such notice shall be considered as taking and using water from the town supply. Any refund or rebate not herein provided for shall only be made by the Town Council on the recommendation of the Water Committee.

TOWN'S RIGHT TO INSPECT.
20. The Water Sup., and his assistant or any one of them, may at all reasonable hours enter the premises of any water consumer and examine the pipes and fixtures, quantity of water used, and the manner of its use and for the purpose of this section any person who may have a service leading from a water main to the premises owned or occupied by him shall be deemed to be the consumer, and no person refusing to admit any of the above officers for the purpose

of said fixtures are connected to the

charges provided under this by-law shall be made for any reason whatever, provided that the tap faucet, fixtures or apparatus is connected directly or indirectly to the water service, even though the same may be stated to be out of service.

WATER MAY BE SHUT OFF.
The water supply of any person may be shut off in case of any alarm of fire or in making repairs to the water works, or for the purpose of constructing new works, or for the violation of the provisions of this by-law, and in which cases the town or its officials shall in no way be liable for any damages caused to the consumer by the interruption of the service.

SPRINKLING PERMITS & HOURS.
22. A permit to be known as a "Sprinkling permit" may be issued by the Collector of Water Rates to any water consumer for use on his premises and any party having a tap faucet or fixture connected to the water service shall be liable to pay the rate provided in this by-law for Sprinkling Permit and such rate will include such water as this person may use in sprinkling the street in front of his premises. The use of water for sprinkling purposes shall be confined to the time between six and seven o'clock in the morning, twelve mid-day to 1 p.m. and six to eight in the evening.

No charge shall be made for private stand-pipes for fire protection purposes except that the entire cost of the installation and its connection to the water system shall be paid by the owner.

Hose connection for sprinkling lawns, gardens and for window washing purposes shall be paid for and no rebate shall be allowed because the same are not in use so long as the

water service.

The size of nozzle for sprinkling, and for window washing purposes shall not exceed ½ in. in diameter; oversize nozzle shall be considered as a fixture requiring special rate.

OWNER RESPONSIBLE FOR ALL WATER RATES.

23. The owner of any property or premises connected to the water works shall be responsible for the water rates provided in this by-law, whether the same is used by himself, his agent or such tenants or occupants as there may be on the premises; an agreement between the owner, agent or tenant will be recognized by the town.

USE OF WATER BY TWO OR MORE PARTIES ON SAME SERVICE.

24. In all the houses and buildings occupied by more than one tenant the owner of such property, or the person or agent managing or controlling same shall be required in all cases to take out individual water permits for each consumer on such premises and pay the amount required by law for each consumer according to the schedule of rates established by this by-law; and in case of

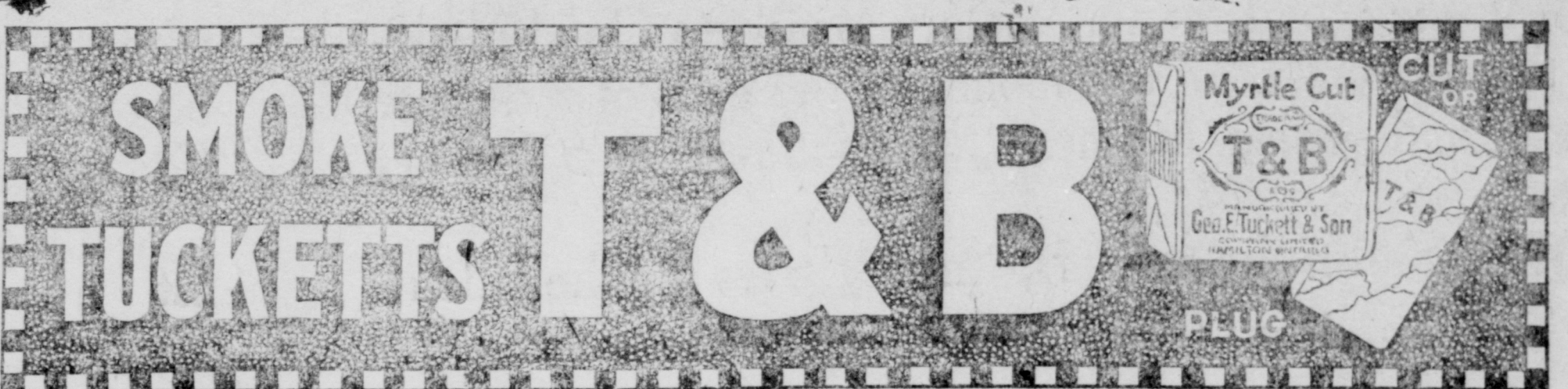
non-payment at the time and times appointed for payment of the same, of the whole or any part of the water rate due and payable in connection with such house or premises, the water supply may be shut off notwithstanding one or more of the When two or more consumers take water through the same meter or meters each consumer shall at least pay the minimum meter rate, and if the joint consumption exceeds the minimum rate shall be divided equally between them; In office buildings all fixtures for the general use of the tenants will be considered as one service, but individual fixtures located in the apartments of any tenant will be considered as a separate service and the owner of the property shall be responsible for the tenants have been paid for as required by law to be paid.

WATER SERVICES Laid IN TOWN WINTER.

25. The additional cost of laying water services while the ground is frozen shall be paid by the consumer who requires such service.

HOUSE NUMBERING

26. Upon the passage of this by-law it shall be incumbent upon each owner of property who is a water



RELIEF AT LAST

I want to help you if you are suffering from bleeding, itching, blind or protruding PILES. I send you how, in your own home and without anyone's assistance, you can apply the best of all treatments.

PILES TREATED AT HOME

I promise to send you a FREE trial of the new absorption treatment, and references from your own locality if you will but write and ask. I assure you of immediate relief. Send no money, but tell others of this offer.

Address
MRS. M. SUMMERS, Box
Windsor, Ont.