

# ACT FOR INSPECTION AND REGISTRATION OF STALLIONS

Be it enacted by the Lieutenant-Governor and Legislative Assembly, as follows:

1. This Act may be cited as the "New Brunswick Stallion Act, 1918."

2. The inspection shall be carried on by authorized officials of the New Brunswick Department of Agriculture.

3. The inspectors shall inspect the stallions submitted for inspection and examine other evidence submitted, and make a written report thereon.

4. The Department of Agriculture shall keep a register for the enrolment of stallions, which register shall be kept in such form and shall contain such particulars, including the report of the inspection, as may be prescribed by the regulations and the certificate shall be issued in accordance therewith.

5. Every stallion shall be enrolled in the name of the owner at the time of the enrolment, and in case of a change of ownership, satisfactory to the Minister of Agriculture, has been furnished. As soon as such evidence is secured and the old certificate is returned to the Department of Agriculture, a new certificate will be issued to the new owner.

6. All certificates of enrolment shall be surrendered on or before the 31st day of December, in the calendar year in which they were issued. All certificates of enrolment shall be renewed annually upon payment of the prescribed fee.

7. No person shall stand, travel or offer for service any stallion unless and until the name, description and record of ancestry, registered or otherwise, of such stallion, has been enrolled, and such stallion has been inspected in accordance with the provisions of this Act, and the certificate of such enrolment and inspection has been issued as hereinafter provided.

8. For the purpose of enrolment the owner of every stallion shall submit to the Department of Agriculture all evidence of the breeding and ownership and the service fees to be charged for "season's service," "service to insure" and for single service of such stallion. Upon consideration of the report of the Inspector, the Minister of Agriculture may issue a certificate under the provisions of this Act upon receipt of the prescribed fee.

9. When a stallion has reached the age of seven years, the first inspection thereafter shall be the final inspection and the enrolment made on the report of such final inspection shall continue without further inspection and a certificate shall be granted in accordance therewith on each subsequent renewal of such enrolment.

10. In the case of a stallion less than seven years of age, the certificate of inspection for soundness shall continue in force for two years, at the end of which time the stallion must be reinspected if the owner of the stallion wishes an extension of such certificate.

11. For the purposes of inspection, the following shall be considered diseases or malformations, as the case may be, under this Act: Bone spavin, curb when associated with a formation of hock which predisposes to curb; bog spavin, "when associated with a formation of hock which predisposes to bog spavin," ringbone, side-bone, spring halt, roaring or whistling, periodic ophthalmia, and navicular disease, and such other unsoundness as the Minister of Agriculture, upon the report of the Inspector, deems to render a stallion unsuitable for breeding purposes.

12. In case of stallions found on inspection to be unworthy as to breed, type or conformation, the Minister of Agriculture may withhold the certificate.

13. In case of dissatisfaction, the owner of any stallion may appeal to the Minister for another inspection, and upon the owner depositing with the Department an amount sufficient in the opinion of the Minister to cover the expenses of a further inspection, the Minister shall direct an additional inspection which shall be final.

14. The Minister of Agriculture, upon consideration of the report of the Inspector, and after the inspection of the papers supplied relating to the breeding and ownership of the stallion, and upon payment of the fee fixed by this Act, shall make such enrolment of the name, description and record of ancestry of the stallion in the register herein provided for as may be deemed warranted, and shall cause a certificate to be issued in accordance with such enrolment to the owner of the stallion.

15. (1) Each certificate issued shall, as the case may require, be one of the following forms: (a) All stallions registered in one of the records affiliated with the Canadian National Live Stock Records, or in case there is no such record for the breed, in one of the records recognized as authentic by the Canadian National Live Stock Record Board, shall be enrolled as a pure-bred stallion; (b) all stallions not registered in the Canadian National Live Stock Records or other recognized Record books, shall be enrolled as cross-breds or grade stallions.

(2) Accredited grade stallions or cross-breds shall be permitted to continue their routes after an accredited pure bred stallion of a breed approved by the Minister of Agriculture is available, but fees charged by owner of such pure bred must be satisfactory to the Minister of Agriculture and immediately such are approved, the fees charged by owner of said grade stallion or cross-bred, must be identical with those charged by the owner of the pure bred. For each and every infringement of schedule of service fees collected by the owner of such grade stallion, whether refunds or not have been made, shall incur a penalty of not more than \$50 nor less than \$25 recoverable under the Summary Convictions Act.

(3) In districts which are without stallion service because of the Stallion Act, a special certificate may be granted to the owner of any stallion by the Minister of Agriculture.

16. The certificate of enrolment and inspection of any stallion shall form a prominent part of any newspaper or other printed advertisement, and every poster issued shall contain copy of the certificate of enrolment printed in bold face and conspicuous type and shall not contain any illustrations, pedigree or other matter which is untruthful or misleading. Where no posters are used to advertise a stallion, the owner of the stallion shall exhibit to the owner of each mare at the time of service, if demanded, the original enrolment certificate issued for such stallion.

17. Stallion owners will be notified as to date and place of inspection either through the press, public notice or individually and will have their stallions at the assembling point named in the notice and upon the time and date specified in the notice, together with the record of ancestry of such stallions. If any owner fails to present his stallion for inspection upon date notified, unless good and sufficient reasons can be advanced the cost of inspection must be borne by such owner.

18. The fees for inspection and enrolment shall be paid

to the Department of Agriculture before any certificate shall be issued. The fees shall be:

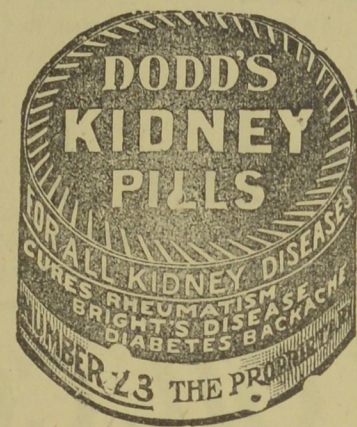
For first inspection .....\$2.00  
For each subsequent inspection..... 1.00

19. Any person guilty of a contravention of any of the provisions of this Act shall incur a penalty of not more than \$50, nor less than \$25, recoverable under the New Brunswick Summary Convictions Act.

20. The Minister of Agriculture, subject to the approval of the Lieutenant-Governor-in-Council, is hereby authorized to make such regulations and prescribe such forms as may be found necessary to carry out the provisions of this Act.

21. Chapter 48 of the Consolidated Statutes, 1903, and the Act 5 George V., Chapter 18 (1915) as amended by the Act 6 George V., Chapter 44 (1916) are hereby repealed.

The man to whom the world owes the perfection of the locomotive, George Stephenson, grew to manhood without any schooling.



## Change of Business

I, the undersigned, hereby beg to notify the public that I have sold my furniture business, formerly conducted by me in the City of Fredericton, to Elijah E. Cameron, who has already taken over and is continuing the said business at the same stand. I wish to take this opportunity of thanking the public for the generous patronage with which they have favored me in the past, and I would ask that they extend to my successor the same generous support in the future. I would also ask that all outstanding and unsettled accounts due me be settled at the said store on or before June 1st next.

HOWARD ROGERS  
Dated May 7th, 1918.

I, the undersigned, hereby beg to notify the public that I have bought and taken over the furniture business, formerly conducted by Howard Rogers in the City of Fredericton, and am now carrying on the said business at the same stand. I would respectfully solicit a continuation of the generous support and patronage of the public, and it will be my effort to give my best attention, and to provide a most efficient service to the public, in the conduct of this business.

ELIJAH E. CAMERON  
Dated May 7th, 1918.

## NOTICE

NOTICE is hereby given that there will be sold at public auction in front of the Post Office, in the City of Fredericton, on THURSDAY, the 23rd day of May, 1918, at 12 o'clock noon, the interests of Wilhelmina Phair in certain lands and premises known as the William D. Rainsford Homestead Property, described as follows:

"All those messuages and tenements and pieces or parcels of land and premises, situate, lying and being in the Parish of Kingsclear, in the County of York, and Province aforesaid, known and distinguished as part of lot number twenty-two in the grant to Stephen Jarvis and others, bounded on the upper or westerly side by lands formerly owned by William B. Phair, Esquire, and on the lower or easterly side by lands now or lately owned by Frances Goodine, the piece or parcel hereby conveyed, measuring in front or breadth fifty-four rods more or less, and containing by estimation three hundred and thirty-five acres more or less, the upper half of the tract hereby conveyed having been heretofore sold and conveyed by the said Charles Rainsford and Deborah his wife, to James Balloch, and the lower half thereof having been heretofore sold and conveyed to the said James Balloch by Enoch Palmer and Lydia his wife, reference to York County Records, Book O, page 56, will more fully appear."

Excepting thereout a 2 1/2 acre lot on the front thereof conveyed by the said William D. Rainsford in his lifetime to one William Sharp by deed dated September 1st, 1904, recorded in the York County Records in Volume 126, page 656.

And also excepting the right of way for the Saint John & Quebec Railway Company, conveyed to such Company by two several deeds, the first of which bears date the 16th day of June 1912, recorded in York County Records in Volume 150, page 51, and the second of which bears date the 2nd day of January, 1917, and is recorded in said records in Volume 164, page 53.

Also, "All that certain piece, parcel or lot of land, situate, lying and being in the Parish of Kingsclear aforesaid, adjoining land sold or deeded by said Charles Rainsford, bounded on the upper side by land owned or occupied by Estey on the front by the River Saint John, on the lower side by land deeded to William and Edward Rainsford, and extending back from the River Saint John to the rear of said river lots, containing acres, more or less."

The interest of the said Wilhelmina Phair consists of the remainder in fee simple after the death of Maud C. Phair.

Dated May 8th, 1918.  
MAUD C. PHAIR,  
Guardian Person and Estate  
5-9 td of Wilhelmina Phair.

## BLACK ARROWS DIRECTED FRENCH TO DEFENCE

With the French Armies in the Field, April 8 (By Mail)—Hardly had the Germans begun their offensive at 8 a. m. March 21, than a telephone message from French general headquarters was sent out and instantaneously repeated all along the whole French front.

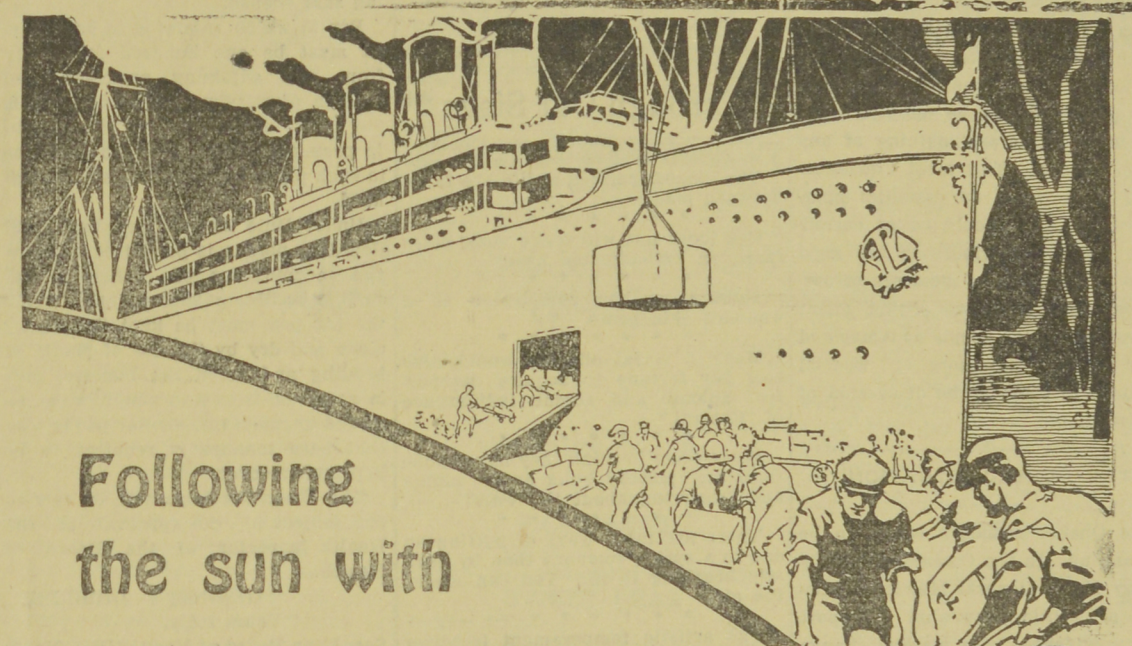
As if by magic there appeared almost immediately thereafter at every cross-roads behind the French front and along every route of travel huge green placards bearing simply a big black arrow.

The green placards meant that the Germans had chosen for their field of offensive the sector of St. Quentin. The black arrows marked every foot of the way that the French reserves

### Cook's Cotton Root Compound.

A safe, reliable regulating medicine. Sold in three degrees of strength—No. 1, \$1; No. 2, \$3; No. 3, \$5 per box. Sold by all druggists, or sent prepaid on receipt of price. Free pamphlet. Address: THE COOK MEDICINE CO., TORONTO, ONT. (Formerly Windsor.)

THE COOK MEDICINE CO., TORONTO, ONT. (Formerly Windsor.)



# WRIGLEYS

Vision, for a moment, those far off ports beyond the trackless seas—

From Arctic ice, to the torrid lands beneath the Southern Cross—

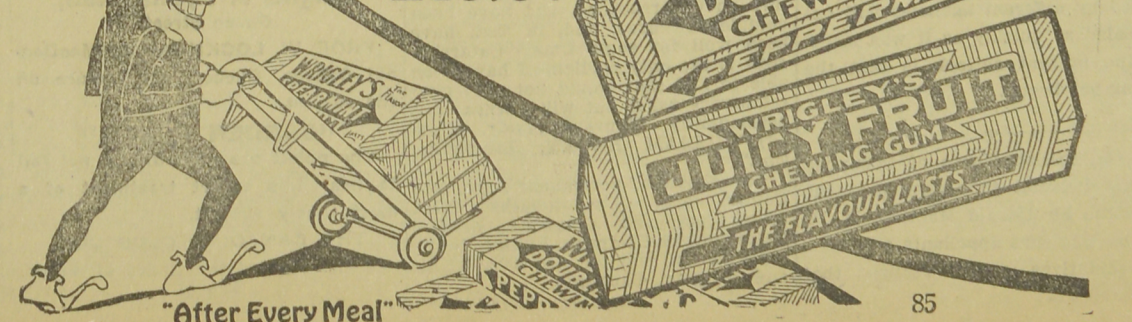
From towns tucked in the mountains, to the busy river's mouth—

WRIGLEYS is there!

There, because men find comfort and refreshment in its continued use.

Because of its benefits and because

The Flavour Lasts!



"After Every Meal"

## Slants of Humor

### MEASURED AFFECTION.

Movie kisses must be quicker  
Fate decrees.  
Actors cannot let 'em flicker  
As they please.

Still the hero clasps his treasure,  
Going strong.  
But he cannot have that pleasure  
Very long.

### CALL FOR SYSTEM.

We wish the new stenographer would get one place to park her gum.

### A LOCALIZED PAIN.

Rev. O. E. Kelly, who made the patriotic address on the subject of "Has Christianity Failed," griped his hearers from the very beginning.—Lots of medicines are to be preferred to an address like that.

### AN IMPOSTOR.

The inspired compositor of a certain publisher's spring announcement list made it: "The poet studied at Cornell and Yale, and is now devoting his time to musical imposition."

### TWICE IN THE SAME PLACE.

Mrs. Alex Gusdorf again "poured tea on her spacious veranda" last Tuesday afternoon, to a few friends.

### WHY SHOULD HE?

Censors sometimes show a gleam of humor. Lately a soldier writing to his "steady" concluded:

"Good-by, dearest. Yours, Jack." Then, "x-x-x-x-x-x-x P. S. I hope the censor doesn't object to these crosses."

And by Friend Censor: "Certainly not! x-x-x-x-x-x-x."

MADE IN CANADA

Sealed tight—

Kept right

