

LT. COL. W. J. OSBORNE,

after four years of war service in England, Belgium, France and Canada, has again taken over the management of the

FREDERICTON BUSINESS COLLEGE

FREDERICTON, N. B.,
The College will be kept open all through the summer.
FALL TERM begins September 2nd.
Write for full particulars.

FARM FOR SALE

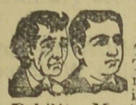
The desirable farm property at Lower Caverhill, Parish of Queensbury, York County, owned and occupied by Henry Hallett, is now offered for sale. The farm consists of 150 acres, 125 of which are cleared and the balance is in woodland. The buildings include a nice dwelling house, three good barns and outbuildings. The farm is well watered and in a good state of cultivation. For further particulars apply to JOSIAH HALLETT, Millville, York Co., N. B.

Tenders for Coal

Tenders will be received at the City Clerk's office, City Hall, until Saturday, April 12, 1919, for the supplying of best steam coal for one year from May 1, 1919, as required for the following repartments:
1000 Tons or more if required, for Pumping Station.
500 Tons, or more if required, for Electric Light Station.
100 Tons, or more if required, for City Hall.

Tenders to give prices for both screened and run of mine, f.o.b. wharf or cars, Fredericton, and also delivered in bins at either of the above places. Tenders will be received on both run of mine and screened coal. If screened coal is accepted, it must be screened.

G. R. PERKINS,
City Clerk.



Wood's Phosphorine.
The Great English Remedy.
Tones and invigorates the whole nervous system, makes new blood in old veins, cures Nervous Debility, Mental and Brain Worry, Lethargy, Loss of Energy, Palpitation of the Heart, Fading Memory. Price \$1 per box, six for \$5. One will please, six will cure. Sold by all druggists or mail in plain pkg. on receipt of price. Non-promphlet mailed free. THE WOOD MEDICINE CO., TORONTO, ONT. (Formerly, Black's.)

Tenders for Hose Station

Tenders will be received at the City Clerk's office until Saturday, April 5th, 1919, for the building known as Number One Hose Station.

Building to be removed from its present site as soon as possible after purchase.

G. R. PERKINS,
City Clerk.

EGGS FOR HATCHING.

BRED TO LAY BARRED PLYMOUTH ROCKS from stock imported from the Ontario Agricultural College and the Maine State College.

Price, \$2 per setting of 15.
Also Premier Strain Partridge Wyandotte eggs.

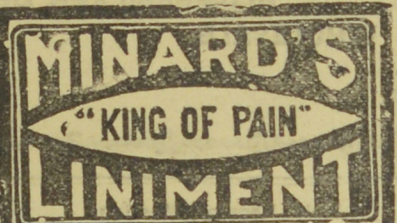
R. P. ALLEN,
Charlotte Street, Fredericton, N. B.

CASTORIA

For Infants and Children
In Use For Over 30 Years
Always bears the Signature of *Chas. H. Hutchins*

WANTED

WANTED—Books and magazines for distribution to returned soldiers en route home, in the Military Hospitals or going overseas. Telephone Mr. A. Murray, care of A. Murray & Co. Tel. No. 159, or leave at store for Military Y. M. C. A.



The old reliable remedy for rheumatism, neuralgia, sore throat and sprains.

Best Liniment Made

MR. A. H. LAUNDY, EDMONTON, writes: "I fell from a building and received what the doctor called a very bad sprained ankle, and told me I was not to walk on it for three weeks. I got MINARD'S LINIMENT and in six days I was out to work again. I think it the best liniment made."

Minard's Liniment always gives satisfaction. For any ache or pain, it gives instant relief.

Minard's Liniment Co., Limited
Yarmouth, N. S.

LEGISLATURE OPPOSED TO SCHOOL TAX EXEMPTION

(Continued from Page Two)

board might be interested as solicitors in cases which would come before the jury; this might cause embarrassment and leave the Board open to criticism. He moved in amendment that if the office of County Secretary-Treasurer were held by a barrister in active practice, then the Warden of the municipality should be the third member.

MR. BAXTER said that Judge Armstrong of the St. John County Court had suggested to him that members of Parliament should be exempted from jury service.

HON. MR. BYRNE moved that Section 3 be amended by inserting the words "members of the Senate and the House of Commons of Canada" before the words "members of the Legislature."

HON. MR. MURRAY said that he had received a communication from a Consular agent pointing out the difficulties which would arise if men in his position were compelled to serve on juries.

HON. MR. BYRNE moved an amendment that policemen and consular agents should be added to the list of exemptions.

The amendment was carried.

MR. MICHAUD said it had been called to his attention by County Court Judges that some of them believed that it was detracting from the dignity of their office to require them to be sworn as members of the Juries Boards. He moved an amendment to make it unnecessary to swear judges as members of such Boards.

MR. TILLEY announced himself as opposed to the amendment.

HON. MR. MURRAY said he could not see why County Court Judges should not be sworn under the circumstances.

MR. SWEENEY drew attention to the fact that the Act might be interfering with the Province of the Judge in putting him on a Jury Board at all. The Judge had one duty to perform and the Jury another, and the Act seemed to be departing from the principle.

MR. BAXTER said the effect of this Section as far as the County Court Judges were concerned would not be serious. The Judge had nothing to do with the personal selection of the Jury under this Act, but merely assisted in the preparation of Jury Lists which really depended on the Assessment Lists. He believed it would be an advance on the system heretofore in effect. The preparation of the Jury Lists was no part of the duty of the County Court Judge, who, to his mind, should take an oath on appointment of the Board. If any County Court Judge should refuse to be sworn the Minister of Justice would not long retain his as a Judge.

If hon. members of the House were brought face to face with the difficulty, he might almost say the impossibility of obtaining criminal convictions in the Province they would do everything to strengthen this Jury Act. One constantly heard reflections on the Crown Prosecutor, whether the Attorney General or some gentleman representing him, because he could not obtain convictions. The Crown prosecutor would be helpless unless a decent class of men were placed on juries. Under the former system incomplete juries were filled out by the selection of men hanging around the railing of the Court Room, frequently friends of the prisoner and often regardless of their oath. The sooner a change were brought about the better for the enforcement and observance of laws. What was wanted was a feeling of certainty of enforcement of law, not necessarily punishment.

MR. MICHAUD said that he submitted his amendment on the request of County Court Judges. He pointed out that even under the Military Service Act, such Judges were exempt from taking oath when serving in any capacity.

HON. MR. BYRNE said he was aware of only one County Court Judge

who raised objections to this proposal and felt it was infradig, to be sworn. He had no personal feeling on the matter which was not a serious point, but he believed the Judges should be sworn.

The amendment was put and declared lost.

MR. BAXTER suggested an amendment to provide that the Sheriff shall forward the list of the Jury Panel so as to reach the Clerk of the Court not later than the opening day.

HON. MR. BYRNE moved an amendment to that effect which was carried.

MR. MICHAUD suggested twenty-one grand jurors instead of twelve. He pointed out that in rural sections it often was difficult to get twelve men to attend court. In his own County of Madawaska during January Court had to go over for one day because of a panel of twelve but six were present.

HON. MR. BYRNE moved an amendment to provide that the Panel can be disclosed to the Crown Prosecutor, prior to six days before the holding of Court, which was carried.

HON. MR. BYRNE said he could see no object to be gained by the summoning of twenty-one jurymen. Under the proposed section eleven jurymen could retire and bring in a Bill.

MR. MICHAUD said that the summoning of a large panel would make it less likely for hangers on to be called to complete a Jury. Such was liable to happen in the country districts. He again cited the case in Madawaska County where the Judge had to adjourn the court on account of the absence of jurymen.

MR. SWEENEY—How many did the Judge fine?

MR. MICHAUD—None.

HON. MR. MURRAY—It is time the Judges did impose fines for that.

MR. TILLEY supported the amendment. He easily could see where it might be difficult to get twelve men.

MR. SWEENEY agreed with the previous speaker. In Westmorland an incident similar to that which had occurred in Madawaska had taken place recently. The Judge had been forced to supplement the panel.

MR. CAMPBELL suggested that the difference be split and the panel be made fifteen. He said that in St. John anxiety was felt concerning this Act because it always was hard to get juries there.

MR. BAXTER said he did not know whether or not previous legislation with regard to juries had been wise. The number of grand jurymen had been reduced from twenty-four to twelve in order that fewer men may be inconvenienced by being summoned to serve on a grand jury without recompense. As a rule Sheriffs had got into grooves and summoned the same people for the grand juries. The use of by-standers to fill out a panel did not apply to grand juries. He recollected adjournment being made on account of absence of grand jurors but not of court hangers on being called to complete the juries. As far as the attendance of grand juries was concerned it was the rule that it was good in the country districts but very bad in the city of Saint John.

MR. PINDER said that this difficulty would be solved if his amendment which had been voted down before was adopted. That was to pay grand jurymen. Lawyers and Judges were paid and why should grand jurors be expected to perform duty for nothing and pay their own expense? The Government could raise the money all right to pay them. It raised money for everything else it wanted and everything in sight was taxed.

The amendment was put and lost.

MR. BAXTER speaking to the section on the default of jurors said that this was the most difficult matter to be dealt with by the Act. Hangers on were not wanted for the trial of either criminal or civil cases.

MR. SWEENEY said the defence should be given a chance. As far as he could see the entire trend of this legislation was to convict a defendant if possible. The ex-Attorney General was looking at the matter entirely from the view point of the Crown prosecution. This legislation should not go as far as it did and he looked with extreme disfavor upon the provisions which were encroaching upon the rights of a defendant.

MR. BAXTER said he enjoyed the remarks of his hon. friend and could imagine the class of people who would also enjoy them. The idea that a defendant must be tried by a Jury of his peers or equals was over-worked. If it were carried out literally it would mean that a man accused of being a thief would be tried by those who had been guilty of theft and who intended to be guilty again. Sympathy for a defendant should not enter into a trial of this case. The question of sympathy should enter only into the imposition of sentence after conviction. As far as judges were concerned he knew they were not prosecutors. He said what he did after some years of observation. There was great necessity of strengthening the observance of law. The very aspect of the world today showed how thin a partition separated observance of law and disregard of law. It really was a question of preservation of the State.

The section which proposed to grant exemption for two years from the last date of actual service as jurymen was amended and the period of exemption made one year.

MR. BAXTER said there were five circuit and four County Courts held in St. John each year, and under the former sheriffs they used to get practically the same jurymen each year. He thought there was plenty material available for jurors without bringing the same men into court oftener than once in two years.

MR. TILLEY said the sheriff complained that he experienced difficulty

SLEEPLESS NIGHTS OVERCOME BY SAFE METHOD

SUGGESTIONS GIVEN WHEREBY INSOMNIA CAN BE SAFELY AND QUICKLY CURED.

Worry, overwork, overstudy and indigestion cause insomnia.

Healthy, natural sleep can't be produced by drugs.

First the blood circulation must be improved:

Congestion of blood in the head must be removed.

Irritation in the brain must be relieved.

It's because Ferrozone equalizes circulation, because it soothes the irritation, because it removes congestion that it does cure insomnia.

For building blood and nerve, for instilling force and life into over-worked organs, for establishing strength and vitality, where can you find anything so efficient as Ferrozone?

Remember, sleep is just as important as food.

You must sleep, or break down, but if you'll use Ferrozone and thereby remove the conditions which now keep you from sleep, you'll get well quickly.

Ferrozone is not a narcotic, not a dope; it is a health-giving tonic that any child or delicate woman can use. Year—no harm, but immeasurable sold in 50c. boxes, six for \$2.50, at all dealers, or direct from The Catarrh-ozone Co., Kingston, Ont.

Take it for a month, take it for a good will result.

Absolutely safe is Ferrozone.

PUNCHES WITHOUT PUNCH.

Occasionally when punch of some which are delicious, exhilarating and yet include no liquors.

Orange Punch.

- 4 oranges
- 2 cupfuls of sugar
- 1 lemon
- 2 cupfuls of water

Grate the rind of two oranges. Mix with the sugar and water and stir over the fire. Allow to boil for five minutes. Then remove from the fire and cool. Add the juice of the four oranges and the lemon, also one quart of iced water and sufficient cracked ice to keep the beverage cold.

TOOK SEVERE COLD ON HIS LUNGS

Coughed Phlegm and Blood.

On the first appearance of a cough or cold, do not neglect it, but get rid of it at once before it has a chance to grow worse, and gets settled on the lungs, causing bronchitis, pneumonia and other serious lung troubles.

Dr. Wood's Norway Pine Syrup will cure the cough or cold on its first inception and perhaps save you years of suffering.

Mr. G. F. Stratyckuk, Canora, Sask., writes: "Last winter I took a most severe cold on my lungs and was coughing up phlegm and blood most of the time. I had the cough for over two months, and took a great deal of different medicines, but found no relief from them. At last a friend advised me to take Dr. Wood's Norway Pine Syrup, which I did, and it gave me great relief in a very short time, and today I am enjoying good health again."

The marvellous results that Dr. Wood's Norway Pine Syrup has achieved in its cures of coughs, and colds has caused many so-called "pine" preparations to be put on the market, which do not contain any pine whatever. See that you get the genuine when you ask for it.

Put up in a yellow wrapper; three pine trees the trade mark; price 25c. and 50c. Manufactured only by The T. Milburn Co., Limited, Toronto, Ont.

ty in getting men to serve.

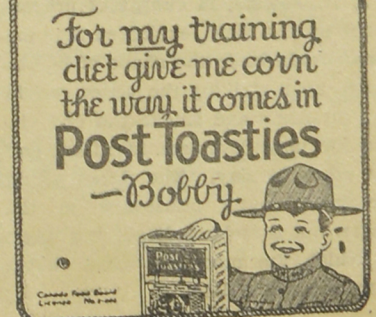
MR. BAXTER, on the section relating to penalties for non-attendance said that it should be made to work automatically. In his opinion a list of absentees handed to the sheriff by the clerk should be sufficient authority for him to proceed and collect the fines.

HON. MR. BYRNE said that the penalties for absentees were much heavier than under the old act, and he thought the section as it stood should be given a trial for a year.

The bill was agreed to with amendments.

HON. MR. FOSTER said that the House tomorrow would take up consideration of bills in committee of the whole.

Adjourned at 11.20.



For my training diet give me corn the way it comes in Post Toasties

—Bobby

Electric Wiring

For Light and Power

Telephones, Bells, Watchmen's Clocks, Annunciators, Burglar Alarm Systems, etc.

Lighting Plants Installed in Isolated

Places. We carry a large as-

sortment of Electric Fix-

tures and Heating

Appliances.

Estimates submitted without charge.

W. Allan Staples

634 Queen St. Opp. Court House

THE YELLOW TAG SALE

A Few of Our Bargains

Beginning Wednesday, the 12th and continuing till Saturday the 15th, Our Entire Stock of Fancy Goods, China, Electric Lamps etc.

CUT GLASS		Regular	Sale Price
1 Vase.....	\$10.00	6.98	
1 Vase.....	7.00	5.40	
1 Celery Dish.....	12.00	8.25	
1 Candle Stick.....	4.00	2.90	
6 Tumbler.....	4.50	3.00	
1 Bon Bon Dish.....	2.00	1.40	

ONE BAND LIMOGES CHINA		Regular	Sale Price
2 Dinner Plates.....	2.40	1.90	
2 Tea Plates.....	1.80	1.40	
2 Soup Plates.....	2.30	1.80	
2 Bread and Butter.....	1.40	1.10	

Also reduction in Three-Band Limoges China and Rose Pattern.		Regular	Sale Price
1 Wedgewood Teapot.....	\$2.25	\$1.90	
1 Wedgewood Sugar.....	1.75	1.50	
1 Ladies' Travelling Case.....	13.50	11.50	
1 Ladies' Travelling Case.....	11.00	7.65	
1 Ladies' Travelling Case.....	10.00	6.50	

Numerous other articles space will not permit us mentioning. Call and see for yourself on Wednesday morning.

The McMurray Book & Stat'y Co., Ltd.

ELECTRIC LAMPS		Regular	Sale Price
1 Lamp.....	\$8.50	\$4.75	
1 Lamp.....	9.25	8.35	
1 Lamp.....	7.50	6.75	
1 Lamp.....	5.00	4.50	
1 Lamp.....	2.75	2.50	

PICTURES		Regular	Sale Price
1 Framed Picture.....	\$6.00	\$4.90	
1 Framed Picture.....	8.50	6.75	

1 Brass Vase.....		\$5.00	\$3.78
1 Brass Vase.....	4.75	3.19	
1 Brass Candle Stick.....	6.00	3.75	
1 Brass Heater.....	7.50	5.13	
1 Brass Ash Tray.....	2.00	.90	
1 Brass Picture Frame.....	1.00	.55	
1 Brass Jardiniere.....	3.50	2.00	
1 Nickel Mirror.....	6.00	3.75	

A CHILD HATES OIL, CALOMEL, PILLS FOR LIVER AND BOWELS

Give "California Syrup of Figs" if cross, sick, feverish, constipated.

Look back at your childhood days. Remember the "dose" mother insisted on—castor oil, calomel, cathartics. How you hated them, how you fought against taking them.

With our children it's different. Mothers who cling to the old form of physic simply don't realize what they do. The children's revolt is well founded. Their tender little "insides" are injured by them.

If your child's stomach, liver and bowels need cleansing, give only delicious "California Syrup of Figs." Its action is positive, but gentle. Millions of mothers keep this harmless "fruit laxative" handy; they know children love to take it; that it never fails to clean the liver and bowels and sweeten the stomach, and that a teaspoonful given today saves a sick child tomorrow.

Ask your druggist for a bottle of "California Syrup of Figs," which has full directions for babies, children of all ages and for grown-ups plainly on each bottle. Beware of counterfeits sold here. See that it is made by "California Fig Syrup Company." Refuse any other kind with contempt.