THE DAILY MAIL, FREDERICTON, N. B. SATURDAY, APRIL 24, 1920



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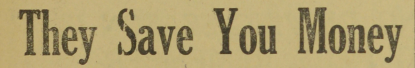
## HIGH COST OF LADIES GARMENTS SHAT FERED

BEGINNING MONDAY, APRIL 26th, and continuing the whole week, we will offer our entire stock of High Class Models in SPRING SUITS, COATS and DRESSES, at a reduction of 10 to 25 per cent. RELIABLE SUITS in Serge, Gaberdine, Tweed, etc., \$68. Suits for \$51, \$36, Suits for \$29, etc. A lot of GRAY TWEED SUITS at \$51 acts

STYLISH COATS in Velour, Gaberdine, Silk, Tweed, etc., \$60. Coats for \$48, \$45, Coats for \$36, etc. A lot of GRAY TWEED COATS

BEAUTIFUL DRESSES in Serge, Silk, etc., at Extra Special Prices. Prices are still soaring, so be wise and accept this opportunity of cutting the high cost of clothes.

YORK STREET R. L. BLACK, AGENT FOR STANDARD PATTERNA



RIGNISS

(Continued From Page Three). ation of this bill and it must be takas presented

HON. MR. BYRNE said he realized hat there was foundation for criti-sm from his hon. friend, but the de-Compensation Board, by whom the ference between the case of a woman borated them into the Bill Thomas Act was administered, and had incor- widowed when twenty years old, and porated them into the Bill. There was one widowed when she was fifty. an increase of the allowance for fun-eral expenses from \$75 to \$100, an in-widows from \$20 to \$30, also an in-widows from \$20 to \$30, also an in-crease in the monthly allowance to widows from \$20 to \$30, also an in-widows from \$20 to \$30, also an in-widows from \$20 to \$30, also an in-widows from \$20 to \$30, also an in-crease in the monthly allowance to widows from \$20 to \$30, also an in-widows from \$20 to \$30, als enturen. Formerly the assistance giv-en to a widow could not aggregate more than \$3500. That had been changed and there was to be no limit. If a widow should marry the second widow should marry the second time she would receive two years' pay-ment. Under the former Act the payment fo rpermanent partial disability had been limited to \$1500. By the amendments proposed there would be a sliding scale at the discretion of the Board under which the total would not ccident Fund.

was as full and ample as could be first year's operation of the Act, h expected, but he would have dealt have found the Workmen's Compen-with this matter in a way much differ-sation Board to be very competent ent from that in which the govern- Administrators. All claims in which nent had approached it. The members we were involved have been ably f the House should have information dealt with and the actions of the rom members of the Commission ouching upon this matter. They hould have placed before them facts HON. MR. FOSTER said that const

which had arisen in connection with actual cases coming under notice of this was an excellent recommendat he Board. As it was the House was mbarking on an undertaking with-ut sufficient information. By taking HON. MR. BIRNE said that repre

HON. MR. BIKNE said that repre the bill up section by section the House was going to get little benefit sentatives of the Canadian Manufact-urers' Association had expressed a peyond the correction of the typo-graphical errors. He would suggest willingness to accept thirty days as the limit for giving assistance. MR. BAXTER said that he would the Hon. Attorney General move adoption of the bill and let the have liked to have heard the delegat

on give the information

MR. SUTTON said that the Act

MR. TILLEY said that was good

practically bonused the re-marriage of

business. If a woman re-married she got two years' payment, and if she

did not she would be a charge on the

public for the rest of her lifetime. MR. SUTTON said that he wished

men getting fair treatment, but this Compensation Act had been coming

back year after year. He felt quite

louse pass on it, other provinces suggestions of the members of the Boards or Commis-sions were accepted. Their opinions were taken as carrying work ht

sions were accepted. Their opinions were taken as carrying weight. MR. BAXTER said that what he wanted was the calculations of the members of the Board, not their op-inion

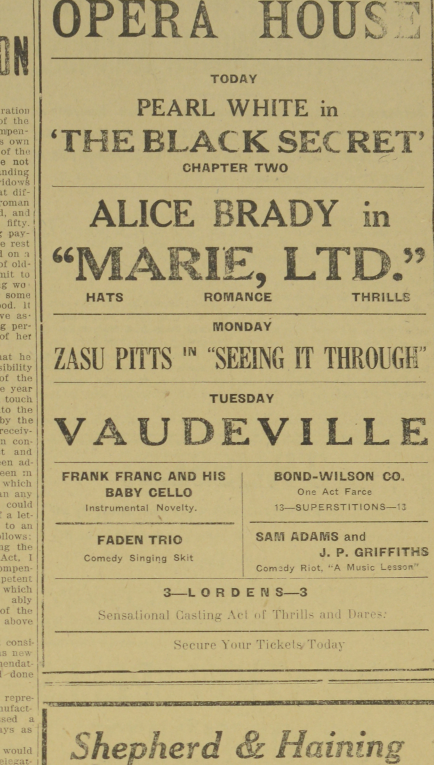
HON. MP. BRRNE said that he had

no figures which he could place be-fore the Committee. It was believed however that there would be an ad-ditional burden of some \$50,000 or \$60,000. The striking out of the limiation of payment to widows placed the Act upon the same basis as the Acts of other provinces. Under the MR. SUTTON said that he wished old Act a widow might receive assistion for the way of laboring for the state of t ance until she had reached an aderms of the Act, when aid was most eeded, be thrown upon the world. ction in this connection had been aken upon information received from aken upon information received from subject. The Act mans. ble to spend huge sums. he Compensation Board. HON, MR, VENIOT— "Representa: HON, MR, VENIOT— Sociat

MR. TILLEY said there was no ob-

cost. He had no very great admiration for the ability of the majority of the Commissioners forming the Compensation Board. He could draw his own conclusions, and not take those of the Commissioners. The latter were not could not be avoided. He could that the Government had secured opinions of the members of the was concerned there was a great difdifferent footing from a woman of old-er years. There should be a limit to iod. but not for the duration of her

HON. MR. FOSTER said that he was prepared to take responsibility for appointment of members of the Compensation Board. During the year he had made it a point to get in touch Board under which the total would not exceed \$2500. It also was proposed that in regard to first aid the full medical, nursing, and hospital expenses be paid out of the Accident Fund. This would cause a heavy drain on the fund, but he had information to the effect that the Board would decrease the assessment upon those paying into the fund, fifty per cent during the pre-safeguards had been furnished so that undue strain should not fall on the Accident Fund. ccident Fund. MR. BAXTER said the explanation "I might mention that, during the



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BRANCH STORE - WOODSTOCK

ection on the part of the Opposition ion agreed to that." oncerning the payments to widows. MR. McGRATH criticized the Act

General the part of the Opposition for agreed to that. Concerning the payments to widows. He considered it a good provision. It was unfair, however, to hurry bills of this nature through in the dying sary, efficiency and character of medi-hours of the session. The Opposition as well as the government supporters should hear the delegations which Board in that matter would act on the odvice of its physicians come to give information relating to various pieces of legislation. It might have been well to let a matter of this could not see why the assessment could not see why the assessment three or four years' experience, the Roard in that matter would act on the bard in that matter would act on the advice of its physicians. MR. MCGRATH said that he had have been well to let a matter of this proof in his pocket that such was not the case. When the physician decid-could not see why the assessment cuild not remain as it was. After three or four years' experience, the Roard might year were

MR. BAXTER said that reference ters. had been made to recommendations which members of the Compensation Board had made, and which had been incorporated into legislation. As far as he could see the members of the Board had had no experience before to luctions' fees to amend Board had had no experience before relating to Justices' fees, to amend taking office some two years ago, and the Consolidated Statutes 1903 re-\$1.36 taking office some two years ago, and they would have to creep before they would walk. However, the members were in position to secure some information. Instead of the House betains considered to be the proper thing to do in the way of amending the Act, it could have been given details considered to the transmitted.
41c. corning hospital treatment and its to the the some information. The secure some information is the proper thing to the the the proper thing to the the the proper thing to the the the proper thing to the the proper the p erning hospital treatment and its



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soaps that get a rich lather sufficient to allow the razor to do its work smoothly and well.

SHAVING SOAPS of every kind - cakes or sticks or creams.



tive of the Manufacturers' Associat

Board might very well recommend a ed as if members of the Board were expressing opinions on medical mat-

bills relating to the New Brunswick Elections Act be amalgamated.

The Motion was carried. HON. MR. BYRNE moved that the bill relating to the incorporation of villages be placed in the order of the

HON. MR. FOSTER moved that a refund be made of fees connected with the New Brunswick Power Company bill. The motions were carried.

It being six o'clock, Hon. Mr. Speak er left the chair to resume at eight.

WHEN BURNEN BURNEN

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Faulty digestion causes the generation of gases in the stomach which inflate and press down on the heart and interfere

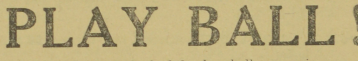
with its regular action, causing faintness and pain. 15 to 30 drops of Mother Seigel's Curative

Syrup after meals sets digestion right, which allows the heart to

-

beat full and regular.

The Cause of



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