

SPRING WEATHER

HARD ON BABY

The Canadian Spring weather—one day mild and bright; the next raw and blustery—is extremely hard on the baby. Conditions are such that the mother cannot take the little one out for the fresh air so much to be desired. He is confined to the house which is often over-heated and badly ventilated. He catches cold; his little stomach and bowels become disordered and the mother soon has a sick baby to look after. To prevent this an occasional dose of Baby's Own Tablets should be given. They regulate the stomach and bowels, thus preventing or relieving colds, simple fevers, colic or any other of the many minor ills of childhood. The Tablets are sold by medicine dealers or by mail at 25 cents a box from The Dr. Williams Medicine Co., Brockville, Ont.

HE'S ONE OF US, BOYS!

Mrs. Archie Hoxman says her husband will not go to Des Moines to the wrestling match, as he had intended.—Mercerville, Ia., Banner.

ESTATE SALE

Freehold residence, being third house above Northumberland, on Aberdeen street, occupied by Joseph McLaughlin. Also six lots (70x167) on Government Lane. Apply to
McLELLAN & HUGHES.

REAL ESTATE SALE.

We are instructed to receive offers for the purchase of the following freehold properties and can give possession first of May: Double tenement at 868 Charlotte street, occupied by Messrs. O'Leary and Lawson; double tenement at 878 Charlotte street, occupied by Messrs. Trites and Aliotis; double tenement at 881 Charlotte St., occupied by Messrs. Wandless and Manderson; double tenement at 239 Charlotte street, occupied by Messrs. Eatman and Mallett; double tenement at 550 Brunswick street, occupied by Messrs. Taylor and Bidlake; concrete house at 570 Needham street, occupied by Herb Brannen; house at 560 Needham street, occupied by J. G. McLennan; house at 647 George street, occupied by Mrs. James Ryan; house at 668 George street, occupied by Mr. McTaggart.

Owing to prevailing scarcity of dwellings, this offers an exceptional chance to acquire a house, especially as from one-half to two-thirds of the purchase price may remain on mortgage.

Apply to
McLELLAN & HUGHES.

HON. MR. VENIOT DEALS WITH
THE QUESTION OF STUMPAGE

Ringing Speech in the Legislature by the Minister of Public Works—Old Government Offered to Fix the Stumpage Rate for a Term of Years in Return for the Support of the Lumbermen—How Deficits Were Handled in the Old Days and Concealed from the People.

Assembly Chamber,

March 18, 1920.

The House met at 3 o'clock. MR. BURCHILL presented the first report of the committee on Standing Rules.

MR. KING presented the report of the committee on Contingencies.

MR. SMITH (Albert) rose to a question of privilege, he said he noticed that the report of his remarks on the amendment made him say that there should be a flat rate of stumpage. What he did say was there should not be a flat rate.

HON. MR. VENIOT introduced a bill to amend the act relating to Sacred Heart College at Caraquet; also bills for the funding of Motor Vehicle fees and for the construction and improvement of highways under federal aid.

MR. MERSEREAU introduced a bill to enable the United Farmers' Cooperative Company to increase the number of directors.

HON. MR. MURRAY introduced a bill to enable the town of Chatham to issue debentures.

HON. MR. SMITH submitted the annual report of the department of Lands and Mines.

MR. BAXTER introduced bills to amend the act relating to Trinity Church St. John and to provide police protection for the County of St. John.

MR. CAMPBELL introduced a bill to enable the Municipality of St. John to secure sites for industrial purposes.

MR. POTTS introduced bills relating to rates and taxes in the Parish of Lancaster and to fix the valuation for assessment purposes of the Corona Company Ltd.

MR. SMITH (Charlotte) introduced a bill to authorize the Milltown Town council to fix the valuation of the property of the Canadian Cottons, Ltd. for assessment purposes.

MR. BURCHILL introduced bills relating to the Barnaby River Boom Company and to amend the act relating to the Northwest Boom Company.

HON. MR. SPEAKER said that

there had been some criticism made to the effect that the proceedings of the House during the present Session had been more or less irregular. He was aware that the hon. Premier in his address had discussed matters apart from the amendment to which under the rules of the House he should have confined himself. He, (the Speaker) had felt that by allowing some latitude it would be the means of saving the time of the House. It was not his intention to show any favors, as one hon. member had the same privileges as another but his sole object was to economize on time. The debate yesterday had been carried on in too free and easy a way; All hon. members had the book of rules and it might be a good plan for them to read the same. It was impos-

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WITH FINGERS

You simply say to the drug store man, "Give me a quarter of an ounce of freezone." This will cost very little but is sufficient to remove every hard or soft corn from one's feet.

A few drops of this new ether compound applied directly upon a tender aching corn should relieve the soreness instantly, and soon the entire corn, root and all, dries up and can be lifted out with the fingers.

This new way to rid one's feet of corns was introduced by a Cincinnati man, who says that, while freezone is sticky, it dries in a moment, and simply shrivels up the corn without inflaming or even irritating the surrounding tissue or skin.

Don't let father die of infection or lockjaw from whittling at his corns, but clip this out and make him try it.

MOTHERS!
NEVER NEGLECT
WHOOPIING COUGH

Many mothers make the mistake of thinking that whooping cough is not of serious importance, but unfortunately this mistake often leads to the neglect of this dangerous child's disease.

Never neglect whooping cough, for it may be followed by some serious lung trouble.

Dr. Wood's Norway Pine Syrup is highly recommended by mothers every "whoop" which brings the so-much-wanted relief of this trouble. It will clear the clogged up air passage of the mucous and phlegm that has collected, and in this way bring on the sought-for relief.

Mrs. Francis Burlingham, New Gate, B.C., writes: "This spring three of my children took the whooping cough, and they had it so bad I thought they would choke. I was getting pretty worried when my sister wrote me, telling me to try Dr. Wood's Norway Pine Syrup. I sent for some right away, and believe me, I will never forget how it house."

There are many imitations of Dr. Wood's on the market. Get the genuine when you ask for it. It will pay in the end. Put up in a yellow wrapper; 3 pine trees the trade mark; price 25c. and 50c. Manufactured only by The T. Milburn Co., Limited, Toronto, Ont.

able for the Speaker to maintain the dignity of the House unless hon. members cooperated with him. Were they to deprive the House of its dignity the proceedings would be more in the nature of a Country Fair. He proposed to discharge his duty fairly and would not knowingly show partiality to any man but to do that he must insist on better order being observed. It was both embarrassing and humiliating for him to be compelled to call grown men to order. He hoped that the practice of heckling and interrupting speakers would cease. An interruption should only be made with the consent of the member addressing the House but that rule was frequently violated. He did not wish to be arbitrary but he did wish the proceedings of the House to be carried on in a dignified manner and trusted all hon. members would give him their assistance.

Hon. Mr. Veniot.

HON. MR. VENIOT, on the order of the day being called, resumed the debate on the address. He said that when the House adjourned yesterday he was endeavoring to show that the hon. leader of the opposition was either misleading the country or dealing with matters concerning which he knew nothing. He (Veniot) had said that it was not the duty of the Legislature to fix the rate of stumpage as that power had been taken away by acts passed, first in 1893 and again in 1913. Under that legislation the power was now vested in the Governor-in-Council. The hon. member claimed that the stumpage rate should be fixed at \$7 per thousand. Two of his followers differed with him and he (Veniot) wished to compliment them

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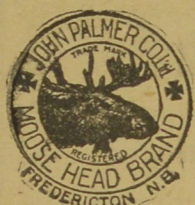
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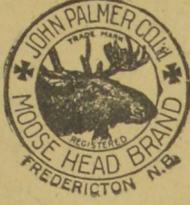
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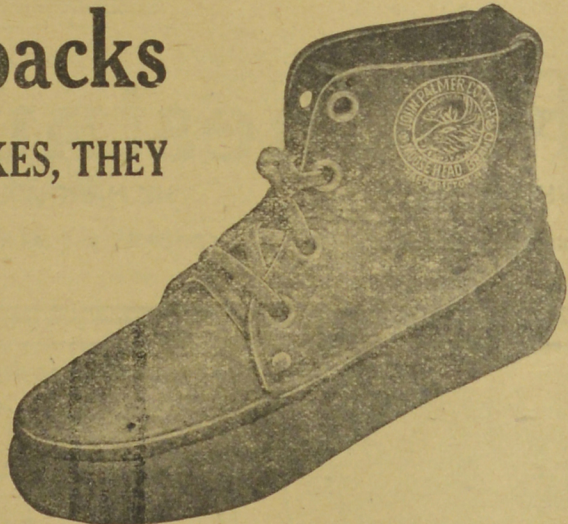
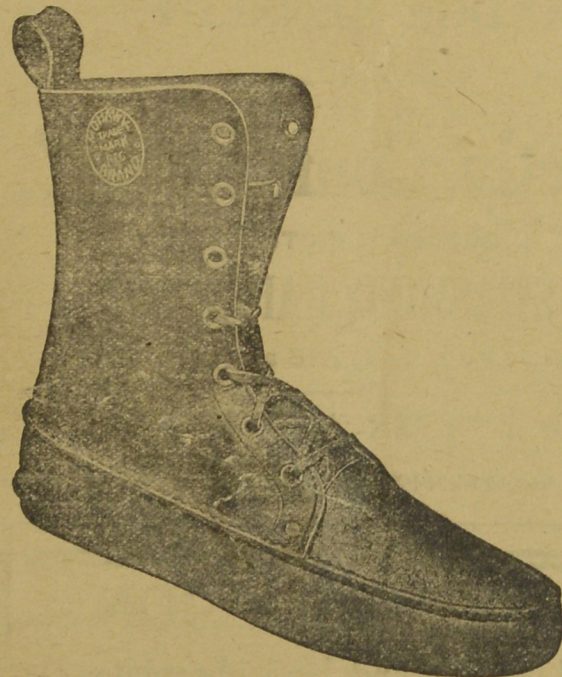
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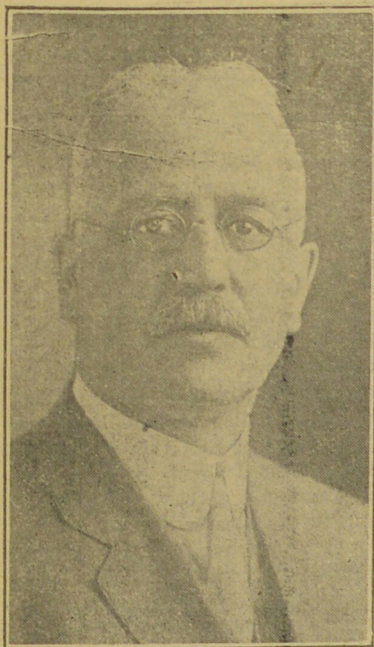
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HON. MR. VENIOT

on their spirit of fair play and independence. One of the hon. members, he was informed, had severed his connection with the opposition and had joined the party of the United Farmers. If that was so he would congratulate him on breaking away from one party and uniting with a better one.

He had already drawn attention to the insincerity of the hon. member in moving an amendment to the address. The act passed in 1893 had been based on the report of a Royal Commission which had inquired into matters pertaining to the lumbering industry. A public Domain Act was passed soon afterwards its object being to bring about greater protection and development for the industry. That act was in force when honorable members opposite took office in 1908 and although they professed to be much interested in fostering the lumber industry, they made no attempt to carry out the Public Domain Act until 1913 when they renewed the timber leases. The act of 1913 incorporated the provisions of the Public Domain Act and the Government undertook to classify the Crown Lands. Nothing was said in the act concerning the imposition of a flat rate of stumpage. It left the matter entirely in the hands of the Governor-in-Council. The hon. leader of the opposition was now going the very opposite of the principle adopted by his party in 1913, while it was more evidence of his insincerity. The act empowered the Governor in Council to

(Continued on Page Six)