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will come the beautiful weather of Spring that makes us all feel like dressing up and getting the utmost out of this season of beauty.

In our Ready-to-Wear Department there is a Spring Suit to meet the desire of everyone that appreciates the newest and most fashionable in Ladies' Ready-to-wear.

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Suits range 16 years to 46 bust, prices \$16 to \$60. Coats range 16 years to 44 bust, prices \$18 to \$45.

While looking at everything else, don't neglect to inspect our new Crepe de Chine and Georgette Blouses.

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UNEQUALLED IN VALUES AND SNAPPY IN STYLES.

NEW SPRING SUITS \$16 to \$75. COATS, \$10 to \$60.
SERGE DRESSES, \$16 to \$45. SILK DRESSES, \$16 to \$45.
COTTON DRESSES, \$1.75 to \$9. MIDDIES, \$1.50 to \$7.50.
GEORGETTE WAISTS, \$7.50 up. VOILE WAISTS, \$1 to \$8.
GREPE DE CHENE WAISTS, \$4.50 to \$10. SILK WAISTS \$1.75 to \$8.
SATEEN UNDERSKIRTS \$1.50 to \$3. SILK UNDERSKIRTS \$5 to \$8.
GIRLS' SUMMER DRESSES \$1 to \$6. MIDDIES, 75c. to \$3.
GIRLS' MIDDY SKIRTS, \$1.25 to \$4.50. TIES 50c. to \$1.50.
FULLOVER SWEATERS—Many colors and styles.

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AGENT for STANDARD PATTERNS

New Canned Goods

LARGE CANS TOMATOES 19c
CORN 18c
PEAS 18c

2 cans of each of above \$1.00

SUGAR	MOLASSES
6 lbs. Granulated Sugar \$4.00	Fancy Barbadoes Molasses—
6 1/2 lbs. Brown Sugar .. 1.00	\$1.40 gallon
COFFEE	GOOD EXTRACTS
Our Coffee sales are still increasing.	2 oz. Bottle 10c.
Fresh ground, 57c. lb.	8 oz. Bottle 30c.
CORN SYRUP	ROYAL FANCY BISCUITS
2 lb. Tins 25c	by box of 14 lbs. at 18 1/2c. lb.
5 lb. Tins 55c.	Soda Biscuits by box, 16c. lb.

A Few Good Quarter Trades

3 1/2 lbs. Buckwheat Meal 25c	3 pkgs Rising Sun 25c
3 1/2 lbs. Rolled Oats 25c	2 pkgs Cornflakes 25c
5 lbs. Common Cornmeal 25c	2 lbs. Mixed Starch 25c
2 1/2 qts Good White Beans 25c	2 pkgs Corn Starch 25c
3 Marguerite Cigars 25c	1 can Corn Syrup 25c
2 Pure Gold Jelly Powders 25c	1 1/4 qts. Yellow Eye Beans 25c

NEW REGISTRY ACT WAS 'UNDER CONSIDERATION

(Continued from page one.)

registry office in Westmorland was located at Dorchester but that location was not convenient to the people of Moncton where a large amount of transferring was done. The City was growing rapidly and if the County was not willing to transfer the registry office the time would soon come when a new one would have to be established at Moncton.

MR. TILLEY said that he thought the section was quite adequate. Any change of location could be made by the Governor in Council and it would not be necessary to come to the Legislature.

MR. McGRATH thought that the shire town of a County was the proper place to conduct the public business. There was a lot of public business carried on outside of Fredericton which should be done at the Capital.

Section 16 of the bill provides that no registrar, clerk or employee shall be permitted to act as agent for companies or corporations or give advice for a fee or otherwise with respect to the titles of land.

HON. MR. MURRAY said he had received numerous complaints in regard to registrars drawing deeds and other documents and he had been urged to have the acts changed so that the practice should be stopped. He had heard of registrars drawing deeds for a fee less than that charged by the legal profession. Other industries in the Province were protected and he thought there should be some protection for the lawyers.

MR. POTTS said that lawyers often overcharged clients for the service of drawing a deed. There were sharks in the profession in St. John and elsewhere. He had heard of a case where a lawyer in St. John had charged a lady \$50 for drawing a deed. She had only \$25, so he took that and told her he would retain the document until she paid the balance. He thought there should be a scale of fees for drawing deeds as a protection for the public.

MR. TILLEY characterized the statement of his non. colleague as a slur on the legal profession. He said

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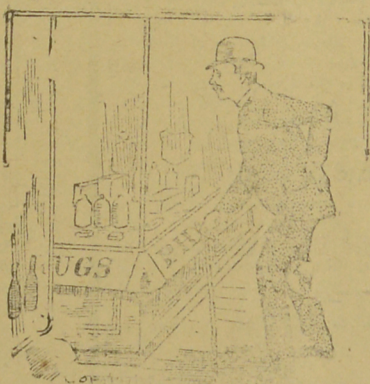
WANTED—Any Orangemen or Prentice Boys, whether actively identified with any lodge or not, or others interested in the welfare of the Loyal Orange Association, to attend a social gathering at the Orange Hall, Fredericton, Wednesday, March 24th, at 8 p.m. Music, speeches and refreshments.

NOTICE OF LEGISLATION

Public Notice is hereby given, that application will be made at the present session of the Legislative Assembly of the Province of New Brunswick on behalf of Archibald Fraser, of Edmundston, N. B., Manufacturer, Donald Fraser, of Plaster Rock, N. B., Manufacturer; William Matheson, of Edmundston, N. B., Manufacturer; Andrew W. Brebner, of Cabano, Quebec, Manager, and Thomas Matheson, of Estcourt, Quebec, Manager, for the passage of an Act incorporating the applicants and such other persons as may become associated with them, with power to erect, construct, maintain and operate a dam at or near the Tobique Narrows, in the Parish of Perth, in the County of Victoria, for the purpose of generating, developing, selling, distributing, using and disposing of hydro-electric power, and with power to erect, construct, maintain and operate pulp and paper mills and other manufacturing, and with power to appropriate real property at the site of the proposed dam and for flowage and other rights and with all the usual powers incident to a corporation, including the power to issue bonds, debentures, debenture stock and share warrants.

Dated this nineteenth day of March, A. D. 1920.

SLIPP & HANSON,
Solicitors for Applicants.



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that the scale of fees was prepared by the Barristers' Society and that for drawing a deed was fixed at \$5. If the hon. member knew of a lawyer who had charged a client \$50 for drawing a deed he should bring the matter to the notice of the Barristers' Society. He (Tilley) felt that he could not allow such a statement to go unchallenged.

MR. POTTS said that he did not know the lady who had paid the excessive fee and had not received the information direct from her. If the proper fee for drawing the deed was \$5 he would probably take steps to bring the case he had mentioned to the attention of the Barristers' Society.

HON. MR. MURRAY cited a case wherein it had cost \$237 to record a deed. It was a lengthy document and had to be recorded in three Counties. He understood that \$5 was the minimum fee a lawyer could charge. Competition in the profession prevented overcharging.

MR. POTTS said that hon. minister's statement put a new phase on the case. As the minimum charge was \$5 the deed he had referred to might not have been an ordinary one.

MR. DYSART said he wished to concur in the remarks made by the hon. member for St. John (Tilley). He was glad that he had refuted the charge made against the legal profession.

MR. McGRATH did not see why any man should be prevented from drawing a deed, providing he could do it properly. It was a registrars' duty to serve the public and if he could draw up a deed or mortgage he should be allowed to do it.

MR. TILLEY said he did not think that Doctors should be allowed to charge \$1 for a prescription for stimulants. He thought the section should stand as the lawyers were not suffering for the few dollars that the registrars picked up.

MR. SWEENEY said that the idea was to give protection to the public and not the lawyers. It was amusing to hear a doctor stand up and accuse the lawyers of making excessive charges. Doctors made charges which had to be paid even after the patient was dead and it was not always the fault of the patient that death had occurred. He thought a man employed in a registry office should not be allowed to perform work outside of his regular duties. It was seldom that a lawyer charged more than \$10 for drawing a deed.

MR. McGRATH said that the general public did not always understand the amount of trouble a doctor was put to in connection with the issuing of prescriptions. They had to listen to a lot of talk and then decide whether or not the patient was in need of a stimulating drug. In addition to the piece of paper the patient got the benefit of years of study and training. The work of a lawyer in drawing a deed was as nothing in comparison.

MR. MERSEREAU speaking on the section relating to the hours of the office objected to the St. John Registry office being the only one which had a Saturday half holiday. Why should not other Counties have the same consideration.

MR. POTTS said this was merely another of those little unpleasantness continually arising in connection with the City of St. John. The section showed that St. John people were alive to the advantages of a Saturday half holiday. Other Counties could have it if they desired.

MR. TILLEY said the Saturday half holiday in St. John had long been established. The time was made up by the office being open earlier each morning than any other registry office in the Province.

MR. MERSEREAU said there was no reason why every registrar should not have the Saturday half holiday. As far as his own County of Sunbury is concerned it had an excellent registrar who had performed years of service. Some reference had been made to the charges of members of the legal fraternity. He could say that he had never been overcharged although he had transacted much business at the registry office.

HON. MR. BYRNE said he could hardly agree that there should be a Saturday half holiday for registry offices. It might be alright in St. John but in many smaller places Saturday was the chief day of business. Many country people went to the shire town with the intention of having their legal business done Saturday afternoons. That was particularly true of Bathurst. A Saturday half holiday might be a great convenience to the registrars but certainly could not be to the general public.

MR. YOUNG said the York registry office in Fredericton had closed at one o'clock on Saturday afternoons for a number of years and there must have been some authority for observing that hour. He agreed with the previous speaker that it would not be a convenience to everyone to have all registry offices close on Saturday afternoon. Saturday was a market day in Fredericton and many people came to the City on that day to do business.

MR. SWEENEY said that he objected to sectional legislation of any kind. This looked as if the City of St. John had had a special provision made. Law should be general.

The section was allowed to stand. MR. SWEENEY speaking on the section relating to searches said that plans should be classed with instruments and documents.

The section was allowed to stand. The committee reported progress. The House adjourned at 5.15 to meet again at 3 o'clock P. M. Tuesday.

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THURSDAY—FRIDAY—SATURDAY

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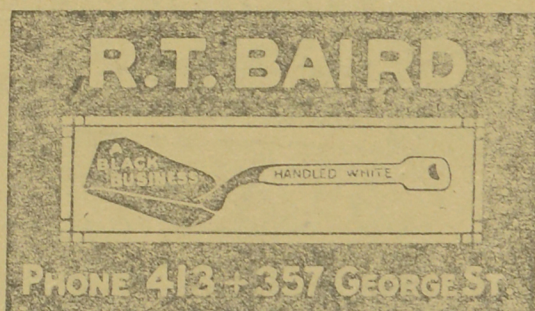
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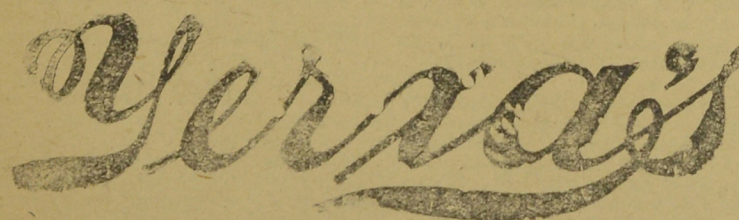
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