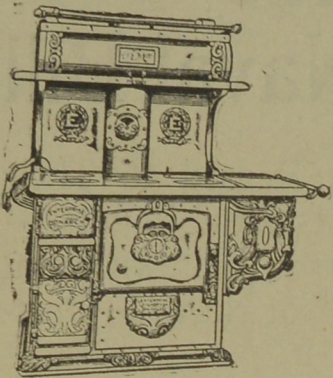


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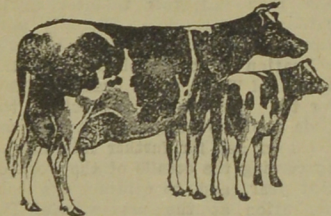
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Mr. Jones is proud to acknowledge the great debt of gratitude he owes "Fruit-a-tives". He is glad to have his letter published in order that other sufferers may be induced to try these wonderful tablets made of fruit juices.

SARNIA, ONT., FEB. 5th, 1911

"I have been a sufferer for the past 25 years with Constipation, Indigestion and Catarrh of the Stomach. I tried many remedies and many doctors, but derived no benefit whatever. Finally, I read an advertisement for 'Fruit-a-tives' and I decided to give 'Fruit-a-tives' a trial and they did exactly what was claimed for them. I have now taken them for some time and find they are the only remedy that does me good. I have recommended 'Fruit-a-tives' to a great many of my friends, and I cannot praise these fruit tablets too highly."

PAUL J. JONES.

50c a box, 6 for \$2.50, trial size, 25c. At dealers or sent postpaid on receipt of price by Fruit-a-tives Limited, Ottawa.

LEGISLATURE

(Continued from page 1)

perly authorized to destroy the parts of trees etc. that abutted on the Highways.

Mr. Baxter said that he desired to direct the attention of hon. members to the conditions prevalent in the Parish of Lancaster, where Fairville although not incorporated was practically a town. The people of Fairville had many municipal improvements and their tax rate was consequently very much higher than that in the other parts of the County. St. Martins was also organized much like a town, while Musquah and Simonds were about the same as the other parishes of the Province. He felt strongly that the provisions of bill ought not to apply to the Parish of Lancaster and he thought it was advisable to have legislation suitable to the needs of the people. When the Act of 1904 was passed, the whole St. John County was exempted until the Act passed in 1905. There was a great deal in this bill that he greatly admired, but he could see at the same time that if it became operative it might make quite a disturbance in connection with the highways of Lancaster. He moved to amend the bill to provide in the case of Lancaster, Simonds, St. Martins and Musquah that the bill shall not become operative until brought into force by one of said parishes until proclamation by the Lieutenant Governor-in-Council.

Hon. Mr. Morrissey said he could see no reason, even from the remarks of his hon. friend from St. John City and County, why any of the other parishes of St. John Co., with the exception of Lancaster, should be exempted from the provisions of this bill. It was generally conceded by the people that all sections should be treated alike, and he remembered that hon. gentlemen of this side were opposed to leaving out St. John County from the provisions of the bill of 1908. It did not seem to him personally, a good policy to go back on his statement and vote in 1908, but if it was absolutely necessary to have the Parish of Lancaster exempted, he would be willing to go that far, but he could not see why any of the other parishes of St. John County should be exempted.

Hon. Mr. Fleming said that he could see the force of his hon. friend, the Chief Commissioner's remarks, but at the same time hon. members must recognize the special conditions existing in the Parish of Lancaster. He agreed with the Chief Commissioner that the exemption of the Parish of Lancaster would be a reasonable provision to meet the situation.

Mr. Baxter said that he would like to have the Parish of St. Martins also exempted from the provisions of the bill, but he was willing to adopt his hon. friend's suggestion and move to amend the bill to provide that its provisions shall not apply to the Parish of Lancaster.

Section 7 was amended to provide that any municipality in the province may increase the rate of road tax for that municipality or any parish thereof.

Section 8 was amended to provide that road taxes shall be expended in the district which they were collected.

Section 9 was amended to provide that the resident ratepayers of any division may perform labor in lieu of money payment of road tax at the following rates:—For one man, twelve and one-half cents per hour; for a double team, with a competent teamster and proper and necessary implements, thirty cents per hour; and for a single team, with a competent teamster and proper and necessary implements, twenty two and one-half cents per hour.

Section 11 was amended to provide that in case of dispute in connection with the laying out of the highway that three disinterested freeholders of the county, not resident in the parish where the proposed highway is situated, shall make

THE KING OF GREECE WAS ASSASSINATED

Saloniki, March 18—King George of Greece was assassinated while walking in the streets of Saloniki this afternoon. The assassin was a Greek of low mental type, who gave his name as Aleko Schines. He shot the king through the heart.

The king was accompanied only by an aide de camp, Lieut. Col. Franchoudis. The assassin came suddenly at him and fired one shot from a seven-chamber revolver.

The king fell into the arms of his aide when shot. Two soldiers ran up on hearing the firing and helped to support him. He was placed in a carriage and efforts were made to stop the bleeding, but he breathed his last on the way to the hospital nearby.

When Prince Nicholas had the officers swear fealty to Constantine, they shouted "Long live the King."

The tragedy caused intense excitement. Schines was seized immediately and overpowered. The wounded king was lifted into a carriage and taken to Papafion. He was still breathing but died within half an hour.

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an examination of the proposed highway, alteration, widening or extension applied for.

Mr. Swin suggested that in connection with the laying out of private winter roads that provision should be made that when the supervisor should own the lands desired to be used, and did not consent to their use, an examination should be made by disinterested parties.

Mr. Slipp moved an amendment that a section being added to the bill containing the usual provision for turning out to the left.

The bill was agreed to as amended.

(Continued on page five.)

BEST FOR DANDRUFF, FALLING HAIR OR AN ITCHING SCALP—25 CENT "DANDERINE"

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Just one application of Knowlton's Danderine will double the beauty of your hair, besides it immediately dissolves every particle of dandruff; you cannot have nice, heavy, healthy hair if you have dandruff. This destructive scurf robs the hair of its very life, and if not overcome it produces a feverishness and itching of the scalp; the hair roots famish, loosen and die; then the hair falls out fast.

If your hair has been neglected and is thin, faded, dry, scraggy or too oily, don't hesitate, but get a 25-cent bottle of Knowlton's Danderine at any drug store or toilet counter; apply a little as directed and ten minutes after you will say this was the best investment you ever made.

We sincerely believe, regardless of everything else advertised that if you desire soft, lustrous, beautiful hair and lots of it—no dandruff—no itching scalp and no more falling hair—you must use Knowlton's Danderine. If eventually—why not now? A 25 cent bottle will truly amaze you.

NORTHUMBERLAND INDEPENDENTS WEARIED THE HOUSE

Messrs. J. L. Stewart and F. D.

Swim may not have intended to obstruct the work of the House, on Tuesday afternoon, but the fact is that before they got through with their place and arguments in favour of the small lunatic operators, there was a very hungry crowd anxiously awaiting adjournment. The fates were against the two Northumberland Members, who would like to be Oppositionists, but who, apparently, dare not take the step. The objectionable section in the Lumber License Bill was reached, at about the usual hour for adjournment for supper, but the word had gone to the Chairman of Committee that the Bill must be pushed through, before supper, as there was important business for a government caucus, later in the evening. So, Messrs. Stewart and Swim had to struggle on, under difficulties, and after the North Shore Editor had finished his talk, his colleague, Mr. Swim began to go over some of the same old ground. It was noticed that the Premier seemed to be very sleepy and that the Hon. John learned his head on one hand and bent an intense gaze, under his bushy eyebrows at the two gentlemen, who had caused him too much trouble, last summer. The President of the Council yawned and Johnnie Wilson was writing letters to his constituents. Even the portly chairman leaned back in his big arm chair and dozed openly, there were some who said that he snored. When Mr. Swim started reading from the Dominion Government Conservation

Report, J. K. Pinder went to supper and Colonel Baxter became so uneasy that he moved from his desk to the door and from the door to the desk and generally, among the members, forgetting all the while to take his hat off. It was a good job for him that Speaker Clarke was not in the chair.

The obstruction ended about seven o'clock and Pulp Mill and Lumber Interests are safe as a church for another quarter of a century or thereabouts.

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