

CLASSIFIED

BOYS WANTED

Make from \$3 to \$6 delivering and selling the "Daily Mail." Apply at the Mail Office at once.

For Sale

FOR SALE—A desirable building lot, one of the best locations in the lower part of the city. For full particulars apply to The Mail Office. No. 111—March 1st.

Notice of Legislation

The City of Fredericton will present a bill at the next session of the Legislature to authorize the establishment and maintenance of a Salvage Corps and Fire Police in the said city.

By order of the City Council,
J. W. McCREADY,
City Clerk.
City Hall, Jan. 25, 1913

CITY ELECTIONS

The Election for Mayor and Aldermen of the City of Fredericton for the ensuing year will be held on MONDAY 10th DAY OF MARCH NEXT at the following places viz:

Division No. 1.—For all voters residing or owning property above the centre line of Carleton Street prolonged, at or near the City Hall in the said City.

Division No. 2.—For all voters residing or owning property in the remainder of the said City not included in Division No. 1., at or near the County Court House in the said City.

Polis will be opened at the above named places at nine o'clock a.m. of the said day of Election, and will close at the hour of four o'clock p.m. of the same day.

Nominations for the office of Mayor or Aldermen must be filed in the office of the City Clerk, City Hall, on or before four o'clock on MONDAY the 3rd day of MARCH next, and must be signed by at least two qualified Electors and the signatures attested to under oath.

Forms for Nomination may be procured at the City Clerk's office.

A Certificate of the City Treasurer showing that all Rates and Taxes of the Candidate have been paid within the time required by law must be attached to each Nomination Paper.

PLEBISCITE

At the same time and place the Electors are requested by resolution of the City Council to express their preference of one of the following methods of selecting a Police Commission:

1. Shall the City Council continue to appoint from among the Aldermen a Police Commission?

2. Shall the Police Commission be elected by a vote of the Citizens in the same manner as the Mayor and Aldermen?

Dated at this Office of the City Clerk, February 18th, 1913.

J. W. McCREADY,
City Clerk.
17—March 10th.

Notice of Legislation

Notice is hereby given that application will be made to the Legislature during the present session for an act to amend "An Act to provide for the establishment of a Police Commission for the City of Fredericton," so as to provide for a Police Commission independent of the City Council, in accordance with the petition of a large number of the ratepayers of the said City of Fredericton.

W. H. STEEVES,
Chairman of Committee.
Feb. 14, 1913—130—March 3.

CIVIC ELECTION

To the Electors of the City of Fredericton:

Ladies and Gentlemen:
your support is asked for the candidates nominated on the platform:

1ST—A PROGRESSIVE AND BUSINESS-LIKE ADMINISTRATION OF CITY AFFAIRS;

2ND—A POLICE COMMISSION INDEPENDENT OF THE CITY COUNCIL.

WELLINGTON WARD
MOSES MITCHELL
HOWARD ROGERS

ST. ANN'S WARD
JOHN J. WEDDALL
FRED H. EVERETT

CARLETON WARD
E. G. HOBEN
ROBERT SCOTT

QUEEN'S WARD
W. J. OSBORNE

KING'S WARD
W. W. BOYCE
W. G. CLARK

There are 52,488 women employed in painful occupations in Washington, D.C.

LOCAL LEGISLATURE
TO PROTECT CHILDREN

The House met on Thursday at three o'clock.

Hon. Mr. Murray presented the report of the Standing Rules Committee.

Mr. Dickson (Albert) presented the report of the Committee on Agriculture.

Mr. Carson presented a petition in favor of the bill to amend the act incorporating the New Brunswick Hydro Electric Co.

Mr. Black presented a petition in favor of the bill to consolidate and amend the acts relating to the University of Mount Allison College.

Hon. Mr. Wilson introduced a bill to amend the act relating to the City and County of St. John.

Mr. Swim asked for information in regard to the appointment of police magistrates. He said he had received an inquiry concerning the appointment of parish court commissioners of Northumberland County, and he had found on looking up the act that in some of the counties of the province the parishes were allowed two parish court commissioners, but in Northumberland they were only allowed one. As many of the parishes in Northumberland were of extensive area, it was necessary in some instances that there should be two commissioners, and if it was the intention of the Government to pass any legislation in regard to this matter he would like them to place Northumberland on equal footing with the other counties.

Mr. Speaker said that the information should be sought in a notice of inquiry.

Mr. Dickson (Kings) presented the petition of the St. John Railway in favor of a bill to enable that company to extend its lines into King's County.

Mr. Woods introduced a bill to incorporate the New Brunswick Co. Iron and Clay Company, Ltd.

TO PROTECT CHILDREN

Hon. Mr. Grimmer introduced a bill for the protection of children. He explained that the bill was designed for the protection of the unfortunate children, orphans and others who were placed in a position where protection was both desirable and necessary. The bill was of a permissive nature and might be actual upon by any municipality in the province that desired to adopt it. The first portion of the act relates to the interpretation of the words "child," "children's aid society," "court of summary jurisdiction," "foster home," "judge," "minister," "parents," "place of safety" and "street". The other portions of the bill provided very fully for the establishment of a country home and shelter and for the proper regulations of handling and caring for the children. The children who would come under the jurisdiction of the act were those found begging, receiving alms, thieving, wandering about at night, associating with a thief, habitual drunkard or vagrant, those found in any house of ill fame, those found destitute or patronizing a saloon, poolroom, show house or moving picture house, those who habitually used profane, obscene or indecent language, or guilty of immoral conduct, those employed in any brewery or shop where intoxicating liquors were made, bottled or sold, those who have been unlawfully assaulted or treated with neglect by parents, or those who committed any offence punishable with fines or imprisonment or both or whose home by reason of neglect, cruelty or depravity, was an unfit place for such children. The legislation was strongly recommended by various denominations in the province, and the Municipality of St. John City and County passed a resolution of January 21st last expressing their approval of the enactment of such legislation. Today the province had no place except the Boys' Industrial Home for the children who needed protection. The experience had been that the confinement in jail was not the most effective cure and it would seem that if the act were adopted it would meet a long felt want in the province of New Brunswick.

Act. He explained that the bill provided for the enlargement of the interpretation of several words and expressions of the Act, specifying what certain things would mean, and also provided for a change of time in which Succession Duties were payable and further that if the Succession Duties are paid within six months no interest shall be charged.

Hon. Mr. McLeod introduced a bill to provide for a Fair Wage Schedule.

Hon. Mr. Grimmer moved "that the third reading of the bill respecting conditions in fire insurance policies be discharged and that the bill be referred back to the Committee of the whole House."

The House went into committee with Mr. Woods in the chair and took up the consideration of the bill respecting conditions in fire insurance policies.

Hon. Mr. Grimmer said that he had received a number of amendments to the statutory conditions of the bill which he was prepared to present to Hon. members.

Mr. Baxter said that the bill was practically a literal copy of the Nova Scotia Act, and he hoped that it would go through exactly as it stood, and if it was thought after the act was in operation that amendments were desirable they could be made at a later date.

Mr. Pinder urged that the parties who took out the insurance policies should be given as much protection as the insurance companies, who in a great many instances endeavored to find something to enable them not to make a fair settlement.

Mr. Tilley said that the Board of Fire Underwriters had asked him to review the act with them and they had arrived at the conclusion to ask the Attorney General to carry out the suggestion of his Hon. friend from St. John County and adopt the bill as it stood. If that course was not pursued the Underwriters desired to make some amendments to the bill.

Hon. Mr. Grimmer said that while the act as it originally stood was perfectly satisfactory to him, a number of amendments had been presented to him which if Hon. members decided he was prepared to submit. He was perfectly willing either to adopt the measure as it stood or to submit the proposed amendments to Hon. members.

Mr. Baxter's motion to agree to the bill as it originally stood was defeated, and the committee went into the consideration of the proposed amendments.

The first section was amended to provide that when persons wilfully omitted to communicate any material circumstances to the insurer the insurance would be of no force in respect to the property to which the omission was made.

Section two was amended to provide for the addition of the words "as against the insured" in the first line.

An amendment proposed to change the phraseology of the third section was lost, while slight amendments to the sixth and eighth sections were adopted.

Sub-section of section 11 was amended to read so that the "lack of good and substantial brick, stone or concrete chimneys" shall be reason for non-liability on the part of the insurer only when it is "without the knowledge of the insured."

Section sixteen was amended to read that a false statement in relation to particulars of claim to vitiate the claim must be "wilfully" false.

Mr. Pinder moved to make the period of notice to be given by the insurer for the termination of insurance eight days for personal service and fourteen days for notice by mail, instead of five and seven days.

Mr. Tilley moved for reconsideration of section twenty-four and this carried by 11 to 9.

A proposal to amend the section so as to read as in the original bill to make it necessary to commence actions for recovery of loss within one year, instead of two years as stated in a previous amendment, was lost 15 to 6.

The bill was reported as agreed to with amendments.

The time for the introduction of private bills was extended until Monday next.

The House adjourned at 6.15 o'clock.

VISITING CARDS

You will have a lot of social engagements to fill during the next few weeks and will need visiting cards. We will supply them neatly printed for fifty cents a pack. Send in your order without delay.

STOMACH STARVERS
EAT ANYTHING NOW

No Indigestion, Dyspepsia or Sour, Gassy, Upset Stomach for "Pape's Diapepsin" Users

Every year regularly more than a million stomach sufferers in the United States, England and Canada take Pape's Diapepsin, and realize not only immediate, but lasting relief.

This harmless preparation will digest anything you eat and overcome a sour, gassy or out-of-order stomach five minutes afterwards.

If your meals don't fit comfortably or what you eat lies like a lump of lead in your stomach, or if you have heartburn, that is a sign of indigestion.

Get from your pharmacist a fifty-cent case of Pape's Diapepsin and take a dose just as soon as you can. There will be no sour risings, no belching of undigested food mixed with acid, no stomach gas or heartburn, fullness or heavy feeling in the stomach, nausea, debilitating headaches, dizziness or intestinal griping. This will all go, and, besides, there will be no sour food left over in the stomach to poison your breath with nauseous odors.

Pape's Diapepsin is a certain cure for out-of-order stomachs, because it takes hold of your food and digests it just the same as if your stomach wasn't there.

Relief in five minutes from all stomach misery is waiting for you at any drug store.

These large fifty-cent cases contain more than sufficient to thoroughly cure almost any case of dyspepsia, indigestion or any other stomach disorder.

Margaret Illington is to dedicate a new theatre in Boston next season.

Katherine Grey has been engaged for one of the leading roles in "A Man's Friends."

Ina Claire is to be seen in "The Magic Film," produced by George Alexander in London.

GREAT BARGAINS in
F-U-R-S

We have a Large stock on hand and having no room to store them they must go at a Sacrifice. Come along with the cash and get a Genuine Bargain.

FUR COATS from
\$20 upwards.

HEADQUARTERS for SLEIGHS
and PUNGS.

J. F. VanBuskirk

Warerooms: PHOENIX SQUARE
Mail Orders Have Prompt Attention.

CATTLEMEN AT AMARILLO

Amarillo, Texas, March 5—Many leading representatives of the live stock industry rounded up here today for the annual convention of the Panhandle and Southwestern Cattle-men's Association. The gathering will last three days and bids fair to outstrip in interest and importance all of the previous meetings of the association. Oklahoma City is an applicant for next year's convention.

The velvet girdle is apparently to be a feature of the new lingerie frocks. Velvet of any shade which carries out whatever other color scheme the makers of the frock may have in mind is fitted carefully in soft folds rather tightly drawn about the waist, and sometimes in a high V shaped point inverted, reaching well over the bust. The embroidery of the gown partly hides the outline of these velvet girdles usually, but they show forth in all their softness and brilliancy at the waist, in front or back.

7 p.c. SAFE INVESTMENT

The National Securities Corporation Limited, now offer to the public their 7% Profit Sharing Bonds, which mature in five years, with the interest payable half-yearly on the first of June and the 1st of December.

The National Securities Corporation Limited, acts as a holding company for several large and profitable manufacturing plants that have been built up by members of the Corporation in the past quarter of a century. The proceeds of these bonds are to be used in still further developing these plants—in acquiring another long established manufacturing plant which has shown large profits for years—and in purchasing well located timber lands. The Corporation now has a large limit under option containing 1,000,000,000 feet of virgin timber. This latter should largely increase in value in the next few years.

All profits beyond bond interest and stock dividends are to be divided equally between the Bondholders and the Shareholders, and WHATEVER PROFITS ARE THUS DIVIDED WILL BE IN EXCESS OF THE 7% ANNUAL INTEREST ON THE BOND.

These Bonds are amply secured by investments of the Corporation in these manufacturing plants and in the value of lands, timber and mills which it controls, and will be further secured by the acquisition of other plants and timber limits.

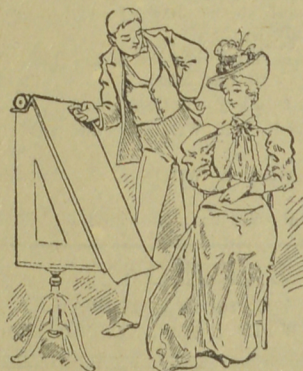
The Bonds are offered to the public in denominations of \$100, \$500 and \$1,000, and may be purchased either outright or by means of the periodical payment plan. In the latter case, an initial payment of 10% of the face value of the Bond will be required. Bondholders may withdraw all or part of the investments, with interest, at any time after one year on sixty days notice.

Payments should be made to the National Securities Corporation, Limited, either by cheque or money-order.

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