

De Laval

Melotte

These are the standard Cream Separators; other manufacturers compare their machines with these.

The Melotte and De Laval have stood the Test of Time.

The De Laval is practically the original cream separator and has a world wide reputation because the highest standard of material and workmanship has been maintained through the years and new features have been added where necessary.

We have sold the Melotte for about seventeen years and have yet to hear of one actually playing out.

The life of other makes is only from five to ten years under ordinary circumstances.

Buy a Melotte or De Laval and you get value for your money.

J. Clark &amp; Son Ltd.

## SATURDAY BARGAINS

AT  
A. MURRAY & Co's

HAIR RIBBONS 4 1-2 in wide all colors  
15c yd or 2 yds for 25c.

LADIES' HANDKERCHIEFS - 6 for 25c.

NIGHT GOWNS at - - - 50c each.

CORSET COVERS - - - 19c each.

ENGLISH PRINTS, Reg 12 1-2c and 14c  
Special 10c yd.

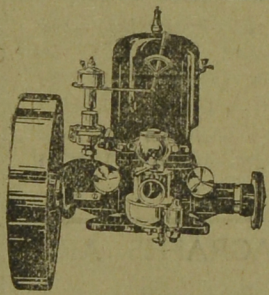
10 yds GREY COTTON - - - 98c.

LADIES' CORSETS - Special 50c a pr.

SHATUNG SILK, 27 in wide. Special 39c yd.

SPRING SUITS and COATS at almost Half Price.

A. MURRAY &amp; CO.



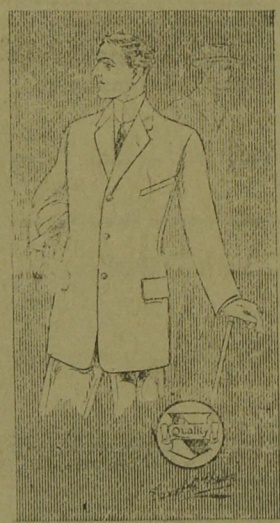
Get a GREY ENGINE  
for Your Boat, or  
A MOORE BOAT  
for Your Engine, or  
A COMPLETE OUTFIT

from

B. S. MOORE

Campbell St. Fredericton, N. B.

Write for Descriptive Matter and Prices



As fine looking, fine fitting clothing as you could wish and longer wearing than any you have ever had - - is **Mackinnons Clothing.**

J. A. MacKINNON YORK STREET  
TAILOR and CLOTHIER

## ON THEIR TRAIL.

"Look how the Raffles and the Wallingfords get along in literature. Crime seems safe and easy."

"Oh, I don't know. There's the Hawkshaws and the Sherlocks, you know."

## THE SECRET.

Mrs. Harry Payne Whitney, in her studio of white marble at Roslyn, said of an artist, recently deceased,

whose work had been very popular:

"The secret of popularity in art is easy—let every picture tell a sincere story. Yes, this secret is as easy and as efficacious as the other one indicated by the magician."

"At a bal masque a group of girls demanded of a magician:

"Tell us—oh, tell us—how we may remain always young and always beautiful?"

"Tumpp. Nothing easier," grunted the magician. "Get a million and stay single."

MAYOR MITCHELL WON  
OUT ON THE RECOUNT

(Continued from Page One.)

## THE PROCEEDINGS

The Council Meeting began with Ald. McKnight absent but he arrived at a later stage.

His Worship the Mayor read the notice at meeting after which Acting City Clerk Perkins read the notice of the Supreme Court that a writ of mandamus been issued for an investigation by the City Council of the mayoralty election.

Before the notice was considered Ald. Osborne moved that in the absence of City Clerk J. W. McCready, R. B. Hanson be employed as city solicitor. Ald. Lemont seconded the motion.

Ald. Wilkinson stated that the council was competent to deal with the matter without a city solicitor. He would oppose the motion. The citizens were opposed to expense and considerable had been incurred already.

Ald. Everett said that the council had got into trouble before through not having legal advice. He favored the motion.

Ald. Reid was opposed to the motion. The council had enough common sense to deal with the matter.

The motion was carried five to four the following aldermen voting for the motion—Walker, Lemont, Osborne, Everett, Stevenson.

Ald. Osborne moved that the council resolve itself into a committee of the whole and retire to the mayor's office where they would examine and count the ballots. Ald. Walker seconded the motion.

In amendment Ald. Kitchen moved that the examination take place in the council chamber before the council.

Ald. Wilkinson seconded the amendment. There had been too much delay in the matter. He wanted the examination made openly in council.

Ald. Lemont protested that the rules of procedure provided for no such action except in committee.

Ald. Everett suggested that the committee might meet in the council chamber.

Ald. Kitchen amended his amendment to provide for that.

Mayor Mitchell asked if the law provided for the counting of ballots in public.

Ald. Kitchen said that he did not know but asked if the law provided that it should not take place in a public place.

Ald. Ebbett moved in amendment to the amendment that the ballots be inspected and counted, and that of those accepted and counted by the returning officers as being cast in favor of one or the other candidate, a record be made as to the mode in which the ballots are marked and as to whether the same be marked with black lead pencil or otherwise.

## IN COUNCIL CHAMBER

Ald. Ebbett's amendment to the amendment was lost on the following vote.

Yea—Reid, Wilkinson, Kitchen, Ebbett.

Nay—Osborne, Lemont, Everett, Stevenson, Walker.

Mayor Mitchell said that the mover and seconder of the amendment had voted for the second amendment and asked for a ruling from the city solicitor. On receiving a ruling the mayor put the question.

The amendment being carried on the following vote:

Yea—Reid, Wilkinson, Everett, Ebbett, Kitchen.

Nay—Osborne, Lemont, Walker, Stevenson.

## TO COUNT ALL BALLOTS

Ald. Osborne moved that all ballots be counted as legal in which the names of candidate for mayor were obliterated by a stroke through the name.

The motion was carried by the following vote—

Yea—Osborne, Walker, Everett, Lemont, Stevenson.

Nay—Ebbett, Kitchen, Wilkinson, Reid.

At the suggestion of the mayor and on the motion of Ald. Lemont the council resolved itself into a committee of the whole.

## TROUBLE OVER CHAIRMAN

His Worship named Ald. Wilkinson as chairman. Ald. Wilkinson stated that there was an alderman senior to him who was well fitted to act. He alluded to Ald. Walker.

Ald. Walker thanked Ald. Wilkinson for his kind words and declined.

His Worship again named Ald. Wilkinson as chairman and he declined again.

The mayor stated that if the alderman refused he must leave the council. Such he believed was parliamentary procedure.

Ald. Wilkinson said he was willing to abide by the ruling if His Worship made it.

The mayor asked the acting city solicitor for his opinion. Mr. Hanson said he did not know of any parliamentary rule which would compel a member to withdraw if he declined to serve as chairman of committee.

His Worship then stated that he had made an error and apologized to Ald. Wilkinson.

Ald. Wilkinson again declined to act and suggested Ald. Walker.

"I have not yet been asked to act," said Ald. Walker amid laughter.

Being asked by the chair to act Ald. Walker consented and asked for the "usher of the Black Rod to conduct him to the chair."

City Marshal Roberts acted as Black Rod conducting Ald. Walker to the chair the mayor withdrawing.

The chairman then appointed Ald. Reid, Ald. Osborne and Ald. Everett as scrutineers of the ballots.

## EX-ALD. FARRELL HEARD

Ald. Kitchen seconded by Ald. Wilkinson moved that ex-Ald. Farrell be heard as he had requested such an opportunity.

The chairman said that the committee had business before it and it was rather irregular to hear Mr. Farrell.

After some discussion the motion was carried.

Mr. Farrell said that he desired to ask the committee to take record of the condition of each ballot. The grounds of protest were that "ballots which were illegal had been counted."

If a record was not taken he would have nothing to show the count. He permitted to get near the ballot box he intended to keep a record himself.

He protested that the council by its vote had decided not to proceed according to law but had placed its own interpretation upon the law. He could say that although a layman he had devoted considerable attention to the election laws and could say that it was easy for a layman to understand those laws.

He was sorry that Mr. Gtorgy, his counsel was not present. His absence was due entirely to the fact that he had not been notified that a meeting of the City Council was to be held. He had been told by a person in a position to know that a civic authority had been informed of the omission but it had been decided that nothing be done. There must have been some object in excluding Mr. Gregory.

Mr. Farrell said he understood the investigation to be under the act of 1879 which permitted the striking out of names with a stroke of any color.

In 1912 a law had been passed which provided for the marking with a black lead-pencil. The two acts were to be read together and to a layman it would mean that names must be struck out with a black lead-pencil.

Continuing Mr. Farrell said that the declaration of Mayor Mitchell which nullified the proceedings of the meeting was of no more effect than if said on a street. He had had experience in civic affairs and could say that no one ever heard of business done in council being nullified in committee. He probably would question the decision of the mayor at a later date.

Ald. Lemont said it was his desire to have a record of all ballots kept.

## ANOTHER CLASH

Ald. Walker from the chair said that Mr. Farrell need not fear that he would not receive fair treatment from the council. As far as he knew the strict letter of the election law had not been adhered to in the case of any elector. The law stated that he must receive his ballots from the returning officer and he could safely say that not one had.

Ald. Wilkinson seconded by Ald. Kitchen moved that a record such as that suggested by Mr. Farrell be made.

The chairman said that a regulation already had been voted down which covered part of the motion.

Ald. Walker pressed for question.

Ald. Walker—"That is for me to decide."

Ald. Wilkinson—"Well, are you not going to accept?"

Ald. Walker—"Well I am considering."

Ald. Wilkinson—"I would ask for the opinion of the city solicitor on that point."

Ald. Walker—"I consider I am competent to give a decision myself."

Ald. Wilkinson—"I am asking for it through the chair."

Ald. Walker—"Well I am answering you from the chair."

The motion was finally put and carried without opposition.

"Why it's unanimous," said Chairman Walker. "What's the matter with you?" (Laughter.)

## THE COUNT BEGINS

The chairman then ordered that the ballot box be brought in.

On the motion of Ald. Everett the chairman was appointed returning officer.

Mr. Farrell claimed as ex-alderman the privilege of a seat on the platform.

"Put a chair there for him," said Ald. Walker to the City Marshal.

"I don't ask you to designate the place where I am to sit," replied Mr. Farrell.

"Well I intend to occupy the platform myself," responded Ald. Walker amid laughter.

The recount then began with the first box of No 1 Poll, and the result of the whole recount was as mentioned before.

HOME RULE A FACT  
BEFORE JUNE PASSES

(Toronto Globe)

London, May 11.—Although for obvious reasons John Redmond has lately refused to make statements for transmission abroad in appreciation of the relations of the Globe to the cause of Irish self-government since the time of Hon George Brown the Irish leader when seen today, entrusted me with the following message to The Globe readers:—

"On the whole the situation is entirely satisfactory from the Nationalist point of view. The home rule bill, which for two years we have been told could never pass into law, will in a few days receive its third reading in House of Commons. This is virtually its enactment. Once it leaves this House for the third time after the expiration of two years from its first introduction it must automatically become law, unless indeed the Parliamentary session suddenly comes to an end before the expiration of one month. This of course everyone knows cannot take place and therefore the third reading of the bill in the House of Commons means its enactment. Its formal or technical enactment will come when the King gives his Royal assent in about six weeks from now.

## NO CHANGE IN BILL

"The second satisfactory thing is

that the bill will be so enacted in precisely the form in which it stands at this moment. The general impression is that Sir Edward Carson and the Unionist leaders genuinely desire to escape from the terrible position in which they find themselves by making a compromise and agreeing to terms of peace. The opportunity for this will come when the present bill has become law. Nationalists have always been willing and anxious for a peaceful settlement within certain well-defined limits, and if the Unionist leaders recognizing that the game of opposition to home rule is up, are reasonable, it will be quite possible to come to an arrangement which could be embodied in an amending bill. If the Opposition on the other hand, still pursue their mad and stupid policy up to the last then there will be no amendment of any sort or kind of the present measure and under those circumstances, for my part I have no hesitation in saying that I believe we can face the future with equanimity."

This message was given after a party conference in the House when the statement to be made tomorrow by Premier Asquith regarding the possible lines of settlement was known to and discussed by the Irish members.

PEANUT POLITICS  
IN ONTARIO HOUSE

(Toronto Saturday Night)

It cannot be said that the Ontario Legislature adjourned before it was time. The session was prolonged to a wearisome length by peanut politics. The House passed two splendid measures for the welfare of the Province—The Workmen's Compensation Act, and Hon. Adam Beck's proposals which will enable municipalities to build and operate radical railways and dispose of their bond through the Hydro-Electric Commission more advantageously than would otherwise be possible. The Government's new revenue proposals, also, for the most part may be regarded as equitable.

But the consideration of really important measures was dwarfed by debates in which nasty personalities have been rife. Hon. Mr. Hanna complained the other day that incessant attempts have been made to ruin his character as a public man; but it cannot be denied that some of his friends have also been playing the same game. The course of one Government supporter particularly—Mr. G. Howard Ferguson of Grenville—has been objectionable and unwise from a political standpoint. By acting as a "blocker" in the Public Accounts Committee and invoking the brute force of a vast Government majority to burke enquiry in various matters, he has given a sinister aspect to transactions which might quite reasonably be regarded as innocent. His constant pursuit Mr. Rowell, whom all know to be an estimable gentleman, however they may differ from his politics has been foolish and futile from even the sordid standpoint of the practical politician. In connection with the Evantrall episode his conduct in trying to faster part of the odium of the action of the late member for Prescott on Mr. Rowell was deprecated by many Conservatives, and it was the more objectionable because Mr. Rowell was

## Cook's Cotton Root Compound

A safe, reliable regulating medicine. Sold in three degrees of strength—No. 1, \$1; No. 2, 50c; No. 3, 25c per box. Sold by all druggists, or sent prepaid on receipt of price. Free pamphlet. Address: THE COOK MEDICINE CO., TORONTO, ONT. (Formerly Windsor.)

acting in accord with the Acting Premier, Mr. Foy. The last day of the session was marked again by an abusive attack on Mr. Rowell because the law firm of which he is the head has done Government business, chiefly contracted for before that gentleman was induced to enter public life as leader of the Opposition. Mr. Howard Ferguson is not alone blameless, and his name is only singled out because he has been the ringleader of a band of ambitious members who have endeavored to lower the tone of political discussion throughout the session. The attempt of Capt. Machin, of Kenora, to discredit Dr. McQueen of Wentworth, because he had prescribed porter for an Indian woman who was nursing a young baby is an example of the manner in which the time of the House was wasted, by the lowest form of peanut politics.

The members of the Government individually are a genial and popular set of gentlemen, and with their enormous majority do not need this kind of assistance. It has seemed to be the assumption of the junior brigade in the Government benches, that an Opposition has no rights, and that if its members ask any question, they are to be verbally slugged.

This refusal to "play the game" as the Englishman puts it, was unfortunately reflected in the redistribution bill, a bare-faced gerrymander, obviously drawn with the sole purpose of weakening an Opposition already too weak for the country's good. Saturday Night holds no brief for any political party, but it cannot but deplore that a session marked by such admirable legislation as that alluded to above, should have been the scene of so much unnecessary rancor and unfairness.

When a Bit  
"Off Color"—

When food doesn't taste good, and you realize something's wrong, but you don't know just what it is—the way back to comfort is by a change of diet.

Try a ration of the simple, wholesome food—

## Grape-Nuts

and Cream

—make your breakfast and lunch principally of this delicious, partially predigested cereal [made of whole wheat and malted barley] then follow it up for a few days. You'll soon know—

"There's a Reason" for Grape-Nuts

--sold by Grocers everywhere

CANADIAN POSTUM CEREAL CO. LTD, WINDSOR, ONT.