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No LONG WAIT! This Home Decorator dries dust-free in 2 hours

No long "sticky" period when you use this practical, sanitary, medium gloss enamel. In 2 hours it's dry to the touch, in 6 hours the newly finished surface is bone dry--ready for use.

And it's so easy to use Neu-Glos. No tricky brush work is needed. Just brush it over the faded woodwork, walls, or the dulled, marred furniture. It flows on smoothly, bringing the color, life and charm you long to have in your home interior.

No objectionable odor to Neu-Glos. Clean. Colorful. Quick-drying. The most satisfactory decorative finish for renewing and renovating interior home surfaces.

Martin-Senour products for every purpose, for every surface, are sold by

Brathwaite Hardware



NEU-GLOS

MEDIUM GLOSS INTERIOR FINISH

FOR RENT--Six roomed house on Slouffer Street, all new, electric wired. John Morganson.

FOR SALE--Brown Mare, 5 years old, good in all harness and quiet. F. L. Winn, Phone 6712.

FOR SALE--2 Jersey Heifers, just freshen, also horse, 4 yrs. old and driving mare. Geo. Lewis.

HATCHING EGGS--Extra large White Pekin Duck Eggs 5c. each. Phone 3704, Howard Barkey.

WOOD SPECIAL--2 cords of Mixed Slabs and Limb Wood, dry, cut short lengths, for only \$15. Wm. Ratcliff, Phone 9906.

FORDSON TRACTOR FOR SALE--Oliver tractor plow, all nearly new. Good team of bay geldings rising 3 and 4. Well broken E. Williams. Phone 1112.

BABY CHICKS--Orders taken now for our Barred Rock Baby Chicks. All chicks from our own heavy laying strain flock. Phone Stouffville 4914, Henry Miller.

HOUSE AND ACRE OF LAND--For rent or sell, on 9th concession, of Markham. Close to school. Good orchard. Half mile to Stouffville. Truman Holden, owner. Ph. 5415

FOR SALE--Fresh Cow, also a 2 Year old Jersey Bull, by registered sire and T. B. tested. Apply Wm. H. Leitich, Lot 28, 5th Con. Markham.

TENDERS--For Excavating and cementing the basement of Monogolia School will be received up to April 19th, 1930. Specifications of work may be obtained from the undersigned Lowest or no tender necessarily accepted. R. G. Winn, Secretary.

FOR SALE--Hatching Eggs from pure-bred Single Comb White Leghorns. This flock has been bred for size, vigor and heavy egg-production, and is headed by pure University of British Columbia males, the strain that has proven under official test to be among the world's greatest layers. Eggs 4c. each. Fred M. Pugh, Phone Stouffville 1102.

SHOULD FIRE VISIT YOU TO-NIGHT

What then? You will be faced with big expense or possibly ruin. It might happen today! Protect your interests fully by one of our insurance policies. Let us talk over the matter together. T. BIRKETT General Insurance Agency

NOTICE OF APPLICATION FOR DIVORCE

Notice is hereby given that Alfred Norman Stone of the City of Toronto, in the County of York, in the Province of Ontario, Labourer, will apply to the Parliament of Canada at the next present session thereof for a Bill of Divorce from his wife, Winifred May Stone, of the Town of Sutton-in-Ashfield, in the County of Nottingham, in that part of Great Britain called England, on the grounds of adultery and desertion. Dated at Toronto this 3rd day of April, 1930. PROUDFOOT, DUNCAN, GILDAY & TISDALL 85 Richmond Street West, Toronto. Solicitors for the said Applicant.

FOR SALE--Baled Hay, first quality second cut Alfalfa. Fred Terry, Phone 414 Stouffville.

PUPPIES--American Spitz Bull puppies for sale. Phone 15703, Stouffville.

BABY ROCK CHICKS FOR SALE--ready for delivery about April 26. D. Woodland, Stouffville R.R. 3

BABY CHICKS Now Ready. Rocks and Leghorns. Phone J. Green, Mongolia Pet Stock Farm.

TO RENT--House with electric, and centrally located. Six rooms. Apply J. Borinsky.

FURNITURE--Extension table, Parlor Suite, and a small round table, for sale. Henry Brillinger, or phone 174, Stouffville.

WANTED--A few more Turnips, suitable for shipping purposes. Can pay you a high price. Call 176 R. E. Brown.

WE WANT--All kinds of Live Poultry for which top market prices will be paid. SAM GOLDEN, apply at E. C. Pennock's Livery.



TO WINNIPEG AND THE WEST

The National leaves Toronto daily at 9:00 p.m. Arrives at Winnipeg 8:45 a.m. second morning. Good connections at Winnipeg for all points in Western Canada.

EQUIPMENT Compartment--observation--Library Buffet Cars (Radio). Standard Sleepers--Tourist Sleepers--Diners and Coaches.

Sleeping Car Service To SUDBURY Enjoy a comfortable ride in all-steel standard drawing room sleepers. Car remains at Sudbury until convenient hour for rising

Information and reservation from any Agent of Canadian National Railway. Canadian National To Everywhere in Canada

PERSONAL

Mr. Edmund "Ted" Cadioux of McRoberts Avenue, Humber Bay, wishes it to be known that he is not the Edmund Cadioux of Mimico who was arraigned on a serious offence in the Mimico Court.

Edmund "Ted" Cadioux

FOR SALE--A number of small Pigs. M. R. Barkey, Phone 4706.

TRACTOR PLOWING and CULTIVATING, (new outfit). Gordon Holden, Phone 3702.

BROODER--One Queen Brooder heated with coal or coke 500 chick capacity. W.H. Chapman, phone 5005

WANTED--Horse wanted for summer season, for its board. Cephas Raymer. Phone.

BABY CHICKS--Quantity Barred Rocks, also White Leghorn Baby Chicks for sale, ready April 19th. R. E. Brown, Phone 176.

WARNING--Take notice that parties found driving cars without 1930 markers or without carrying 1930 permits will be prosecuted.

By order A.L.F. PUGH, Police Constable For Stouffville and County of York

HEADED FOR BANKRUPTCY--The Canadian farmer is learning that by taking everything from his soil and returning nothing, he is headed straight for agricultural bankruptcy and that every dollar spent on good fertilization is better invested than a dollar in the savings bank. Try National Fertilizer for best results. We deliver to your farm. Jas. L. Ogden, Phone 5327. Stouffville.

NEW EGG CIRCLE We have opened a premises in Stouffville for candling eggs, and shipping. Farmers are invited to join the circle and receive the benefits of Co-operative marketing. Call and see us next door west Ward's garage. J. GREEN & M. RAYMER

THE DYNAMO TIMER FOR FORDS AND FORDSON

Is the best and most economical on the Market

When doing your spring overhauling install a Dynamo Timer on your Fordson; for easier starting and more uniform power.

Ends 75% of your ignition troubles and requires no oiling nor attention. Recommended and preferred by Ford owners everywhere. Fully guaranteed for 3 years. Price \$2.75. Mailed C.O.D. on request.

E. KLINCK Phone Stouffville 4011. at Victoria Square R.R.2, Gormley Also available from H.O. KLINCK, O'Brien Ave., Stouffville

LEMONVILLE

Mrs. Jack Holman of Toronto is visiting a few weeks with Mrs. M. Cook. The young people are practising on the Thursday evening for the Easter service on Sunday next. Our Seventh line is in good shape now after scraping, so we hope for a good attendance at church next Sunday afternoon.

BALLANTRAE

We hope for a good turnout next Sunday morning for the Easter services in our church here. Our ladies quilted 3 more quilts in the basement of the church last Friday. Congratulations ladies for your faithful work, also thanks to the ladies who donated cushions and pillow covers.

GOODWOOD

The Goodwood young people will repeat their play "Dust of the Earth" at Siloam on Friday, April 25th. The Goodwood stock exchange has moved to outdoor quarters with big business doing.

Easter services of special interest in our Baptist and United Churches next Sunday. Wm. Henderson will lead the United choirs.

Wm. Todd is busy fixing up the County highway for good motoring. He now is in charge of ten miles of this highway from Lincolnville to Uxbridge. We hear it is likely to be a government highway soon.

Come to the Goodwood United Church, Wednesday evening, April 23rd, at 8 o'clock and hear a piano recital to be given by the pupils of Viola Reid and other assisting pianists. Special guest artists will be Miss Evelyn Harper, contralto; Miss Eileen Kester, Toronto, pianist, and Rev. A. Harden, tenor and elocutionist. A dainty lunch will be served and a collection taken in aid of the Young People's League.

A well attended meeting of the Goodwood Cemetery Board was held in Goodwood on April 5th, at the home of the Secretary Treasurer D. McDonald. After a heavy drive over the bad muddy roads from Stouffville, to Goodwood, the four members of the Toronto Committee reached the place of meeting. Much credit was given to the President Mr. Dowswell, the secretary and members for the business and work done last year. Also thanks to the people who came forth to help financially and to those who loaned their teams and wagons and other help in levelling up and filling in the parts of the old cemetery.

A new fence is needed to enclose the new part purchased. This item will be costly, with grading up and marking off the new plots, and no doubt the people will be appealed to for help in one way or another. It is the Board's desire that this work should be commenced very soon.

Any money and time given by the Toronto Committee has been given cheerfully. Many letters mailed and many phone calls and visits with numerous trips to and from Goodwood have been made which all takes time. Maybe there are yet some who have not contributed?

Can we not do some more to help these men of the Board to finish their work in making the Goodwood Cemetery look one of the best.

Probably in June the new part will be opened and dedicated. Would it not gladden the hearts of the members of the Board when this time comes to know that the fencing, grading, etc. has been paid for. By every person in Goodwood and vicinity and former residents doing their share, we feel that this work can be accomplished. Let's help!

Walter Davey, Secy. Treas. Toronto Dist.

GLYCERIN MIX REMOVES CAUSE OF STOMACH GAS

Simple glycerin, buckthorn bark, saline, etc., as mixed in Adlerka, acts on BOTH upper and lower bowel, removing poisons you never thought were there and which cause gas and other stomach trouble. Just ONE spoonful relieves GAS, sour stomach, sick headache and constipation. Don't take medicine which cleans only PART of bowels, but let Adlerka give you a REAL cleaning and see how good you feel! It will surprise you! J. M. Storey, Druggist, Stouffville.

PENSIONS AND RETURNED SOLDIERS' PROBLEM

(Continued from page 4) National Health, I find the annual cost of this appeal board to be: Salaries, members... \$1,000 00 Salaries, staff... 58,746 55 Salaries, soldiers' advs... 32,974 65 Expense of board... 31,021 94 Expense of advisers... 11,897 18 165,650 22

The awards at present in force as a result of the judgments of this board number 297, and although the expenses of the board amount to over \$165,000, the total awards amount to only \$143,000, or 23,000 less than the expense of operating the board. This board was constituted for the purpose of looking into these claims, and having expended \$165,000, naturally one would expect that a great many appeals would have been brought to their notice, but we find with all the appeals dealt with by the board the expense of operation cost the country nearly \$25,000 more than the amount awarded to the veterans who appeal-

ed to them for justice.

Let me refer briefly to the bill itself, and in the preamble thereof, without reading the whole of it, I find the following:--and it is desirable to provide assistance, or additional assistance for these veterans in recognition of their service:

Let me say to my hon. friends opposite that the veterans of this country are not looking for assistance or are they asking for charity; they are asking that they be indemnified for the loss which they sustained by reason of going to the front to protect this country. In my opinion it is an insult to the veterans that a bill should be introduced into this house or into any other house suggesting that the men who fought and suffered in the theatres of war for four or five years should be regarded as suppliants before the people of the Dominion of Canada. I believe that every veteran of Canada will resent, as he has a right to resent, the reflection cast upon him by the wording of the preamble of this bill. If the veteran is not entitled to indemnification by reason of his war service during which he suffered casualty, then he does not want it. But if he is entitled to it, he wants it, only because he is entitled to it, only because the people of this country promised that when he took up arms and went to the front he would be looked after, his family would be taken care of and at all events his mind might be at ease with respect to any injury that might occur to him or anything that might be required for the protection of his family.

May I ask you, sir, to follow me just a little further with respect to the bill itself? Clause 2 defines the theatre of war. Under the old definition a man who was injured in England for instance, either through air raids or through training in those camps which were very injurious during the time of training, was entitled to some consideration, but I see that that man, unless to-day he is receiving a pension, does not come within the wording of the bill. Let me read it in part:--

"Veteran" means:--any member of the Canadian expeditionary force who having seen service in Canada or England only--and it had stopped there--and that was the wording of the previous act it would have been satisfactory but let me point out that that is qualified and qualified to the financial injury of the Canadian veteran. It reads as follows:--

Any member of the Canadian expeditionary force who having seen service in Canada or England only and in receipt of a pension for an injury or disease incurred or aggravated during service, or who accepted a final payment for a disability between 5 per cent and 14 per cent under the provisions of the Pension Act.

Therefore the situation to-day is entirely changed, and if this bill passes the only veterans who did not leave England who will be entitled to consideration is the one who has already been dealt with and who is receiving a pension of from 5 to 14 per cent after having been dealt with by the pension board. I ask the hon. gentleman opposite: Is it the intention that the pension board have received from the pension act, should not be permitted to receive the benefits to be derived from the present legislation I thought one of the objects of the bill was to overcome the very difficulty that we were confronted with under the old act; that it was to be wider in its scope and that every man would have an opportunity of presenting his case before the committee, or commission, or board, or whatever you wish to call it, and have his case disposed of. But if this is the intention, and if the bill as it is presented, no veteran who is injured in England, and whose claim was turned down by the board, can hope to seek relief under the present measure.

My submission is, that with respect to this bill we should not consider anything that has been done by the old pension board. This new bill starts, I understand, to be a fresh start. We were to give an opportunity to every veteran to come under the provisions of this new measure for the purpose of placing his case before the pension board; but thousands of veterans who, through no fault of their own, were unable to leave England, who suffered in England and whose claims were not admitted by the pension board, are in no better position to-day than they were under the old act. Therefore, I submit that the words limiting the relief though they are entitled to land, should be eliminated from the bill and it should be left to the pension board to say whether such veterans are entitled to compensation or not.

There is another feature of the bill to which I wish to direct attention, and which is perhaps one of the worst elements it contains. Mr. Ashhead: Has the new committee not power to do exactly as my hon. friend asks to be done? Mr. Lennox: This bill says not, I am just reading from the bill. Mr. Ashhead: The new committee has power to alter the bill or to recommend any alterations.

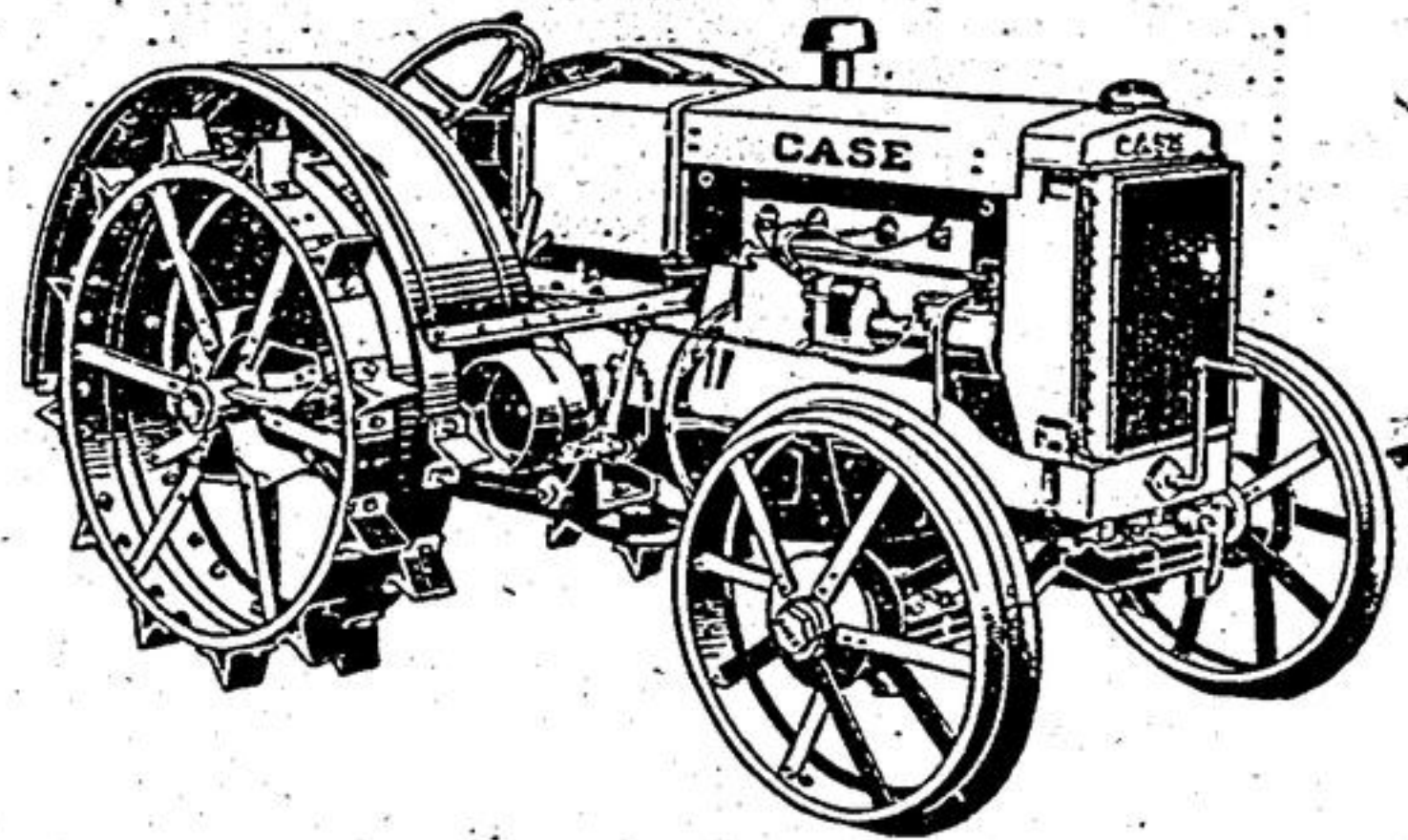
Mr. Lennox: I sincerely trust it has the power because this is a most unfair proposition. In view of what the hon. member has said, may I say, whether the committee has the power or not--and I hope it has--the intention of the government when it was drafted was what it is at present contains?

Let me read another clause in the bill. With reference to the income which shall not be included, clause 10 reads:--For the purpose of this act income shall not include:--but listen to this:--

A transfer of property made less than five years before the date of application for allowance shall be deemed to have been made for the purpose of qualifying for such allowance.

In other words, any veteran who was in possession of real estate and disposed of it five years before hav-

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A unit of engineering development, five years in advance of the tractor industry. Built technically to suit every practical need of the user. It combines and embodies the features that are so necessary to a small hard working unit of machinery. It is built low to the ground in order to give power where power is most useful. It turns in a radius of little more than its own length, to admit of getting into small spaces. It has pressure lubrication to assure all bearings getting the oil they so much require. Is built light to assure maximum power on drawbar, not having to use only a small proportion of its power to propel itself. It is built to allow easy access to all inside parts. From outside it has innumerable features that are in themselves labor saving devices. Come in and see it, ask what you like about it, judge for yourself.

On view at Ward's Garage S. L. STOFFER, STOUFFVILLE

We also handle the full line of CASE THRESHERS, PLOWS and FARM IMPLEMENTS.

ing any application for pension, shall be deemed under this bill to have got rid of his property for the purpose of getting an allowance. There are no doubt known to hon. members cases of men who were in possession of real estate, who probably had it free from encumbrance when they went to the theatre of war and when they came back, but who by reason of the treatment which they received at the hands of the government, were forced to dispose of their property in order to make a living for their families. They did not do this voluntarily or for the purpose of receiving an allowance.

Mr. Stewart (Leeds): They did not know anything about it. Mr. Lennox: As my hon. friend reminds me, at that time they did not know anything about it. But how many men were there and are there amongst the veterans who dispose of their property for the purpose of coming in under this measure? I would be sorry to think any one would do such a thing and I cannot understand what must have passed through the mind of who ever drafted the bill--and the minister must take the responsibility of it--when he added the clause which I have just read. I suggested it to him, because if we take the most charitable view of it, it means that the veterans were perpetrating a fraud upon the people of this country; that they were conveying their property, getting rid of it, so that they could come to the pension board and say: I have nothing with which to support myself; I have no income; I am unable to work and consequently I am entitled to some redress.

I think the worst feature of the clause is that it does not even give the veteran an opportunity of showing how he disposed of his property. Not only that, but the bill says: You did get rid of your property for the one and express purpose of being able to come in under this act. I wonder if the hon. gentleman thinks that is a fair charge to make against any veteran in this country? It is a positive charge of fraud. It does not even say that the veteran, who five years before he made application for an allowance had disposed of his property, will be given the opportunity to explain the circumstances under which the disposition took place. No, the government does not even do that. They take it in their own hands and say: It is a veteran disposed of his property for that one purpose only and we will not give him the opportunity to come before the committee for the purpose of explaining why he did it.

I have no doubt that there were hundreds of poor fellows, suffering and still are, who, being unable to meet the expenses of their household were forced, perhaps at a very great sacrifice, to dispose of their property and now because of that further sacrifice which they were compelled to make are not entitled to come in under this act.

Let me go a little further and point out another clause or two in this act. Under the old act the pension board was responsible for its actions, and when you went before them, although they were not very sympathetic on all occasions, matter how many doctor's certificates you produced, if they were against you they would tell you that was because you did not come under the act, and consequently they could do nothing for you. The government placed the responsibility upon the pension board and the pension board met the applicant with the statement: We are here merely as trustees, and we regret that we cannot do anything to help you.

Let me point out the position a veteran is in to-day if this bill goes through in its present form. I refer to hon. gentlemen to clause 15, which says:--

The governor in council may, from time to time, on the recommendation of the minister make regulations not inconsistent with the provisions of this act, with regard to allowances herein provided for, and without limiting the generality of the foregoing provisions, may provide by regulation:--

(a) the time at which applications for allowances may be made; (b) the time at which after application therefor the payment of allowances shall commence; (c) the definition of "residence" and of the intervals of absence from Canada by which residence therein shall not be deemed to have been interrupted; (d) the evidence to be required or accepted by the committee in support of an application for allowance.

In other words, no matter what the evidence before the committee is, it still rests with the minister to say whether that evidence is sufficient upon which to grant a pension to the applicant. It is taken completely out of the hands of the committee, if the minister wishes to do so, because the evidence to be required or accepted by the committee in support of an application for an allowance may from time to time be regulated by the minister in council. The next clause provides that regulations may be made at the request or direction of the minister as to the manner in which the income of a veteran is to be determined for the purpose of this act. I point out these things to show hon. gentlemen that notwithstanding that we have a new act and a new board, notwithstanding that this act is supposed to be for the greater benefit of the veteran, yet, after all, under the provisions of section 15, everything is retained in the hands of the minister and is under his control, and whatever he says shall be sufficient to justify an allowance. If he wishes to interfere, he holds in his hands a most powerful weapon, a weapon that should not be held by any hon. minister in this house. If a commission is appointed, one would think that the government would have sufficient confidence in it to leave it in its hands to decide who should receive an allowance and who should not. My submission is that the minister has no right to interfere, whatever the result may be after a case has been dealt with by the commission. I do not propose to take up the time of the house any longer. I sincerely hope that this bill may result in giving greater relief to the men who fought for this country. The great object of course, was one of the great objects that the last pension board had to deal with. I think the only question for the board to deal with, when a man who is really disabled and who has got doctor's certificates certifying to his disability appears before them, is not whether the man can prove that his disability is due to the war; the question for the board to ask themselves is this: Would this man be suffering from this present disability if he had not gone to the war? That, I think, is the question that ought always to be before the minds of the board, and if they deal with the veteran with that idea in mind, I think that a great deal of the dissatisfaction which has permeated this country for the last four or five years will be got rid of.

SALE REGISTER THURSDAY, APRIL 24--Entire household furniture belonging to the estate of the late Mrs. J. L. Baker, will be sold at the late residence, Main street west. Without reserve. The fine residence will also be offered subject to a reserve bid. Sale at one. F. W. Silversides, Auctioneer.