

Synopsis of Canadian North west**HOMESTEAD REGULATIONS**

Any even numbered section or town lands in Manitoba or the North-West Provinces, excepting 8 and 26, not reserved for a townsite, may be homesteaded by a man, or male son the sole head of a family, or male over 18 years of age, to the extent of one-quarter section, of 160 acres, more or less.

An application for homestead entry must be made in person by the applicant at a Dominion Lands Agency or Sub-agency. Entry by proxy may, however, be made at a agency or sub-agency, provided by the father, mother, son, daughter, brother, or sister of an intending homesteader.

An application for entry or cancellation must be made personally at any Sub-agency's office which may be opened by the Agent, at the expense of the applicant, and if the land applied for is vacant or occupied by another, the application will have priority and the land will be held until the necessary papers to complete the transaction are received by mail.

In case of "personation" or fraud the applicant will forfeit all priority of claim or if entry has been granted it will be summarily cancelled.

An application for cancellation must be made in person. The application must be signed for homestead entry, and only one application for cancellation will be received from an individual under that application has been made.

Where an entry is cancelled subsequent to institution of cancellation proceedings, the applicant for cancellation will be entitled to the right of entry.

Application for cancellation must state in what particulars the homesteader is in default.

A homesteader whose entry is not the subject of cancellation proceedings may subject to the approval of Department relinquish it in favor of father, mother, son, daughter, brother, or sister, U eligible but to no one else, on filing declaration of abandonment.

BUTLERS—A settler is required to perform certain duties under one of the following plans:

(1) At least six months' residence upon and cultivation of the land in each year during the term of three years.

(2) A settler under 21 years of age, to reside, perform the required residence duties by living on farming land owned solely by him, not less than eighty (80) acres in extent, in the vicinity of his homestead. Joint ownership in land will not meet this requirement.

(3) If the father (or mother, if the father deceased) of a homesteader has permanent residence on farmland owned solely by him, not less than eighty (80) acres in extent, in the vicinity of his homestead, or upon a homestead entered for his benefit, a widow such homesteader may perform his own residence duties by living with the father (or mother).

(4) The term "duty" in the two preceding paragraphs is defined as meaning not more than nine miles in direct line, exclusive of the width of road allowances crossed, between the residence and the place of work.

(5) A homesteader intending to perform his residence duties in accordance with the above while living with parents or other persons, land owned by himself must notify the Agent for the district of such intention.

Before making application for cancellation, the settler must make a month's notice writing to the Commissioner of Dominion Lands at Ottawa, of his intention to do so.

SYNOPSIS OF CANADIAN NORTH WEST MINING REGULATIONS

GOAL—Gold-mining rights may be leased for a period of three years, when \$500 at an annual rental of \$1 per acre. Not more than 2,500 acres shall be leased to one individual or company, \$1000 at the rate of five cents per ton, shall be collected on the merchandise contained.

QUARTZ—A person eighteen years of age or over, having discovered mineral in quartz, may locate a claim 1,500x1,500 feet.

The fee for recording a claim is \$5.

At least \$100 must be expended on the claim each year or paid to the mining recorder for license fees when \$500 has been expended or paid, the locator may have a survey made, and upon complying with other requirements, purchase a lease for \$1 per acre.

The patent provider for the payment of a royalty of 2% per cent on the sales. placer mining claims generally are 100 feet square; entry fee \$5, renewable yearly.

An applicant may obtain two leases of 40 acres for gold of five miles each for a term of twenty years, renewable at the discretion of the Minister of the Interior.

The lessee shall have a dredge in operation within one mile from the date of lease, for each five miles. Rental \$10 per annum for each mile of river leased. Royalty at the rate of 3% per cent collected on the output after it exceeds \$10,000.

W. H. CORY,
Deputy of the Minister of the Interior.
Note.—Unauthorized publication of this advertisement will not be paid for.

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Prices on application.

W. F. KELLY & CO.,
South Cor. Ontario and Clarence.

Over one million barrels have been transported to Siberia since 1840.

"O! MY POOR HEAD" AGITATOR RIDICULED**Stop Those Headaches.**

Headache and neuralgia are pronounced signs of blood poisoning. This poisoning of the blood comes from the waste matter of the body being left in the system, instead of being regularly carried off by the bowels, kidneys and skin.

When the bowels do not move regularly, the refuse is absorbed by the blood. Thus, the blood is loaded with foul poisons which irritate the nerves.

Poor skin action also causes headache and neuralgia. Impurities cannot escape through the skin, so the blood must take them up and deposit them on the nerves.

If the bowels and skin are not ridging the system of waste, the kidneys try to do so and are overworked.

There is just one way to cure headaches and neuralgia—to regulate bowels, kidneys and skin so that all the poisons of the body will be properly carried off.

"Fruit-a-tives" keep blood pure and rich—relieve the stomach and kidneys—regulate the bowels; and invigorate the skin to healthy action. "Fruit-a-tives" are a wonderful discovery, being a combination of fruit juices and tonics. 50¢ a box—six for \$2.50. At all dealers, or from "Fruit-a-tives" Limited, Ottawa.

BRASS KETTLES

They have become almost a necessity and are just the thing to heat water at a moment's notice. A Brass Kettle makes a very suitable gift at any time, our stock in this line will be found most complete, every kettle is fitted with the newest patent burner.

Call in when passing and let us show you what we have. Our prices range from \$4.50 up.

Kinnear & d'Esterre

Jewellers.
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WE'RE AT IT TOOTH AND NAIL.

Our competitors may be "in hot water," trying to make ends meet, but we won't be outstripped by any body in furnishing satisfaction to their customers. The truth is, we are going to out-do ourselves in toing the mark this coming season.

If you have any City Property to sell, we will be pleased to have several clients out of town who want to buy in Kingston before May next.

T. J. Lockhart,
Real Estate and Insurance Agent
159 Wellington Street.

With Maypole Soap
With Ease at Home
With Sure Results
See colors, per box.

Frank L. Benedict & Co.,
Montreal.

THISTLES AND DANDRUFF.

An Interesting Parallel and a Valuable Deduction Therefrom.

Cutting down thistles no more relieves the land of thistles than does scouring the scalp cure dandruff. In each case permanent relief can only come from eradicating permanently the cause.

A germ that plows up the scalp in searching for the hair root, where it saps the vitality, causes dandruff, falling hair, and baldness. If you kill that germ, you'll have no dandruff but a luxuriant suit of hair.

Newbrow's Hericide is the only hair preparation in the world that cures dandruff and falling hair by killing the germ.

"Destroy the cause, you remove the effect." Sold by leading druggists. Send 10¢, in stamps for sample to The Hericide Co., Detroit, Mich. Two sizes, 50¢ and \$1. G. W. Mahood, special agent.

MEAN AND WOMEN.
Up to 40 for menstrual discharges, inflammations of the nose, & mucous membranes. Painless, and not irritating. Held by Druggists, "or sent in plain window express prepaid."

For every woman who is above suspicion, there are at least two men below it.

The United States has still 400,000,000 acres of forest. Australia, 60,000,000; India, 45,000,000,000.

Few men are powerful enough to keep their faces closed.

Every time a man borrows trouble he gets the worst of the transaction.

OPPOSITION TO HIS PARK SCHEME.

A Writer terms it Nonsense—The City Doesn't Need Any Such Thing, and Besides Can't Afford It.

Kingston, March 21.—(To the Editor): More vagaries aimed at. That is what "One of the Interested Owners," in Friday's Whig, the 20th, What is to come next? No doubt it is such nonsense as he claims for, that is likely to cause the city's general revenue to rise to \$7,000 this year, on account of increased assessment, last year's deficit having wiped out half of that amount, and the board of education will about require the balance. That is what the Whig surmised on the 17th, and yet in the face of this, such Jim-cracks as this comes forward again, and asks for more expensive nonsense, supposing, apparently, that this city is full of Crocuses, and nothing else. Perhaps he is one, or hopes to be soon. Who is he anyway? He may be the same promoter as he of the silly and costly Clarence street park. If not one of such as these, he surely would not be so keen and anxious for his advancement, as he advocates, which only increases taxes, and which most of us at present are so unable to bear, and it would be well for the council to be careful to guard against and to discourage all such fads. There has been for some years past too much carelessness and extravagance for the taxpayers to stand, and who will not longer endure them, which they will not, if properly alive to their own interests, of which they have been too careless in the past. We would be all right now, were it those who have a right to pay just taxes made to pay them, and to pay a just rent for what they use, bring the city, same, as is done elsewhere.

It may be said that this new agitator urges the appointment of a park commission and park architect. What nonsense! What is the use of them? Our present park caretaker is a competent, good and careful man, and we need no better, and no other. If there is any wrong about that position, it may be in the incumbent's pay which I have often heard complained of. If there is a defect in that respect, he should be compensated by what is just and right, the same as the other employees of the city are said to be, instead of taking on expensive employees, who are less competent than he, for we need none such, especially when we already have such a careful, competent and industrious man as Mr. Phillips is known to be, who deserves no undue reflection to be cast upon him, as your correspondent did in advocating an expensive architect, whom we don't need. And our park committee, what about them? We need no better. They have done well, and have so done for years past, they having made but one mistake, and that was in disturbing and mutilating the government land on Clarence street, which should not have been disturbed at all, as it was to no purpose but a useless and an expensive one; and it was not completely finished then; the iron fence at the back of it which should have been extended from the stone wall on the west side of it to that on the east side, back of the customhouse, till the completion of which it will be in an unfinished state.

Our council, for some years past, has done badly for the citizens, which I will not further dwell upon at present, but may later, as something is required to awaken the taxpayers to see that they get more careful and safe men to represent them in the council, as some of them, who are now there, are no use to any class of citizens but themselves and their friends. No man, for one thing, should be there who occupies a position similar to that of a contractor, of benefit to no one but himself. If "Interested One" is not ashamed of his position and considers it a creditable and proper one, why doesn't he sign his name, unless he is ashamed of the whole thing? But, perhaps, he is one of those who are trying to drive our best people out of the city, for that is what they will shortly do, unless the prevailing extravagance is speedily put stop to, and those who pay no taxation at all on property which should bear it, not compensation either, are soon made to do so, and to drop out of position unbecoming for them to occupy, to those who are not contractors, or those akin thereto, are allowed to sit, especially to advance their own interests, nor should their advocates either. Having no desire for notoriety, I merely sign myself. KINGSTONIAN.

The Late James L. Dunning. Cape Vincent, N.Y., March 23.—The remains of James L. Dunning, who died after an illness of several months at his home in Schenectady, arrived at the Cape, Saturday, and were taken to the Presbyterian church, where the funeral was conducted by Rev. J. Elmer Russell, Chittenango, a former pastor of said church.

James L. Dunning was born in Amsterdam, N.Y., on May 22nd, 1854, and came to Cape Vincent with his parents in 1855. The greater part of his life was spent on a farm. During the second presidential term of Grover Cleveland Mr. Dunning, who had always been an active and enthusiastic democrat, received the appointment of postmaster in this village, and conducted the affairs of the office in a most satisfactory manner. He was a man who had the respect and esteem of the people of Cape Vincent generally. Honest and upright in all his dealings, he made friends with everyone, and the announcement of his death caused sincere regret.

Nearly two years ago Mr. Dunning, with his family, moved to Schenectady. He is survived by one son, Claude C. Dunning, who resides in Mexico, and two daughters, the Misses Maggie E. and Nora M. Dunning, of Schenectady, also two sisters, Mrs. Charles Morrison, of this village, and Mrs. J. C. Graham, of Kingston, Ont.

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WOULD FREE MABEL.

Ogdensburg Attorney Takes Up Case of Grl.

Ogdensburg, N.Y., March 23.—Attorney George Morton secured a writ of habeas corpus, yesterday, from Special Surrogate Chapin in the case of Maile Bushey, the young girl sentenced to a reformatory at Troy on a charge of drinking in a saloon.

Mr. Morton argued that the girl had committed no crime; that she had been illegally restrained of her liberty, and charged that the recorder had acted as judge and prosecutor in the case and that he had failed to make out a commitment until twenty-four hours after the girl had been locked up.

Attorney Walter G. Kellogg appeared in the absence of the city attorney and explained that the girl had wiped out half of that amount, and the board of education will about require the balance.

At the trial, Mr. Kellogg argued that the girl had committed no crime; that she had been illegally restrained of her liberty, and charged that the recorder had acted as judge and prosecutor in the case and that he had failed to make out a commitment until twenty-four hours after the girl had been locked up.

At the trial, Mr. Kellogg argued that the girl had committed no crime; that she had been illegally restrained of her liberty, and charged that the recorder had acted as judge and prosecutor in the case and that he had failed to make out a commitment until twenty-four hours after the girl had been locked up.

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