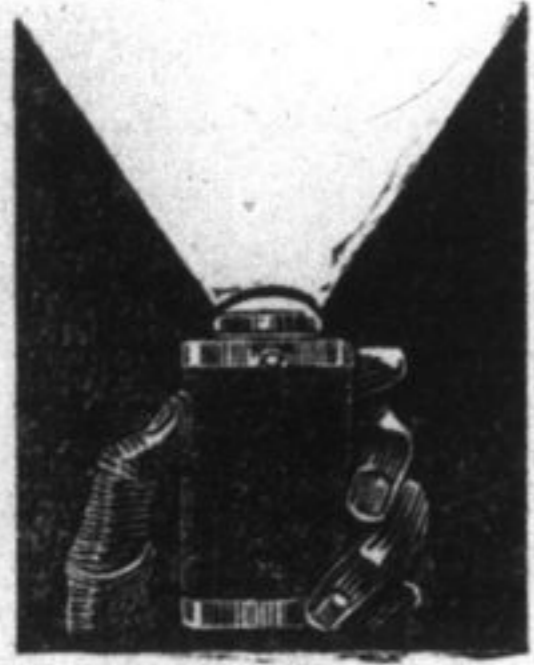


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Largest assortment between Toronto and Montreal. Small pocket sizes for every night use. Tubular sizes for your car, garage or stable.



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In The World Of Sport

FAMOUS BOXERS ENGAGED BY U. S.

Leonard, McFarland, Levinsky, McCoy and Others to Teach Manly Art.

Some of America's most famous ring stars have been retained to teach boxing to the men training for the war army as a means of making them better bayonet fighters. The commission on Training Camp Activities announced that, through Dr. Joseph E. Raycroft of Princeton University, it had arranged for expert boxers, including Benny Leonard, "Kid" McCoy, "Battling" Levinsky, Ritchie Mitchell and Packer McFarland, to instruct groups of men in the training camps. These groups in turn will teach the other men.

The training will be principally shadow boxing, based on a successful scheme evolved by Sgt. William Armstrong of the anadine Army. The men are placed in lines, three or four paces apart, facing the instructor's platform. The motions taught are very nearly the same as those used in actual bayonet fighting.

In addition the recruits will be shown the relation between boxing and bayonet fighting by motion pictures, in which the fundamental movements of the two methods of fighting will be displayed. The films show "Kid" McCoy, James J. Corbett, Benny Leonard and Johnny Kilbane in action.



A NEW FULL WEIGHT TOOKE COLLAR

20c each, 3 for 50c. TOOKE BROS. LIMITED Montreal

"PRO." HOCKEY ON LAST LEGS.

Montreal Arena Demands a Show-down.

The outlook for professional hockey in Montreal is now none too bright. E. D. Sheppard, president of the Montreal Arena Company, stated at Montreal before leaving for New York and Baltimore that unless the local promoters could show the management of the Arena that they could place first-class teams on the ice there would be no professional hockey there at all.

"The public want first-class hockey, and unless we can furnish it for them we will reserve the ice for skating purposes only," continued Mr. Sheppard.

This condition of affairs places a new complexion on the National Hockey Association situation. It will undoubtedly result in renewed determination on the part of the Ottawa, Montreal and Quebec clubs not to tolerate the Toronto club any longer and to strengthen the weaker teams by the addition of the Toronto players.

Futile efforts have been made to get amateur stars to become professionals to replace the worn-out old-timers who have been playing on the N. H. A. teams for years. Fast young amateur teams have stolen the patronage from the pros, and the public have condemned the six-man game. Interesting developments are expected upon the return of Mr. Sheppard from the South.

There is a scarcity of pro. hockey players in Montreal, and the Wanderers will be hit harder than the Canadiens by the calling out of the first draft under the Military Service Act.

Erickson, East Coast Pitcher.

Fred Snodgrass, who has seen a good many pitchers in his day, says that Swede Erickson of the Seals is the best pitcher in the coast league. "He has wonderful stuff," declared Fred Snodgrass, and certainly looks like he's ready for the majors. If he isn't, there isn't a hurler in this circuit that is ready. He has shown me more stuff in the last month than any other flogger in the league. I think he will make good from the start in the big show. If he does not I'll miss my guess. He has a hop on his fast ball that very few big league hurlers have. One time it shoots up, and the next it will sail in or out. You don't know which way it's going."

CANADIAN HOCKEYISTS FOR DETROIT TEAM

Winnipeg, Listowel and London Players Seek Places on the Line-up.

Detroit's hockey opening, which originally was planned for the first week in November, is deferred until about the 18th of the month because of the fact that the Canadian teams have not had time to get in condition to play. Hamilton had been negotiated with to fill the initial dates on the Detroit schedule, but is not ready to start the season.

Reports are to the effect that as soon as the season is advanced beyond the trial stages there will be plenty of competition, as Ontario will have numerous teams in military camps, and prospects for the perfecting of the Middle Western Hockey League in the United States appear bright.

In the meantime Detroit's candidates are working out three times weekly, and making rapid progress toward condition. The fight for the goal-tending job is a merry one, with Winkler, the former Winnipeg

AS CHARLIE SAYS :

Somewhere, there may be a better cigar than an ARABELLA, but who wants a better one?

(The 4-for-a-quarter cigar).

Scales & Roberts Limited, Toronto.

Monarch star; Dunnigan, formerly of Listowel, and Hammelet, the local veteran, all showing fine form. The advent of McArthur, a former London player, gives new life to the forward line. He can play either at wing or centre, and will likely find a berth in mid-ice, although Reid will give him a battle there. This leaves Shaw, Roberts and "Spider" Johnston as the veteran wing candidates.

The American League, which put \$100,000 in the first Liberty Loan, will go into the second loan fully as deep and perhaps double its subscription. In addition to this American League magnates have donated something like \$80,000 to Red Cross work.

Many a plausible tongue is operated by a deceptive brain. Men who are long on words are apt to be short on deeds.

WILSON'S "The National Smoke" Eighteen million "Bachelors" sold annually in Canada.

BACHELOR

CIGAR

Two large, modern, sunlit factories—
—at Toronto and Montreal—employ over
400 skilled hand workmen, to meet the
public demand for this excellent cigar.

3 for 25¢
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ANDREW WILSON & CO. TORONTO & MONTREAL

The Military



Service Act, 1917

Notice to Employers

The attention of Employers is especially called to the following provisions of the Regulations passed under The Military Service Act, 1917, and The War Measures Act, 1914, which directly affects them.

EMPLOYER TAKING UNDUE ADVANTAGE OF EMPLOYEE. Every employer, and every person acting on behalf of any employer, who stipulates or attempts or offers to stipulate with any employee or other person for any reduction of an employee's salary or wages, or for the alteration of any other term or condition of his employment, in consideration of the employer exercising or refraining from exercising his right to claim exemption from military service on behalf of any employee, or who alters or attempts or offers or proposes to alter, adversely to any employee, any of the conditions of employment affecting such employee by exercising or refraining from exercising or by authorizing or suggesting the exercise or abstention from exercising of his right to claim exemption from military service on behalf of any employee, shall be guilty of an offence, punishable on summary conviction, by fine or imprisonment, or both, in the discretion of the convicting magistrate; the fine to be not less than one hundred dollars and not more than one thousand dollars, and the imprisonment not to exceed six months.

EMPLOYING MEN WHO ARE IN DEFAULT. Every person shall be guilty of an offence, and liable on summary conviction to a penalty of not less than fifty dollars, and of not more than five hundred dollars, who, after the expiry of the time within which a man is by proclamation or regulation required to report in accordance with section 4 of the Act or to apply for exemption, employs or engages in his service, or continues in his service for a period of seven days, any man who belongs to any class or sub-class which has been

called out, and who has not reported as required by section 4 of the Act, or in respect of whom an application for exemption has not been made, unless such person prove that, having made due inquiry, he believed upon reasonable grounds that the man so employed, engaged or continued in his service did not belong to any class or sub-class called out, or that he had reported or had at the time a certificate, or that an application for exemption by or in respect of the man was at the time pending.

EMPLOYER TO MAKE ENQUIRIES. (a) It shall be the duty of every person who is an employer to make inquiries forthwith after the issue of any proclamation calling out men for military service under the Act whether any, and, if any, which of his employees are within the class or sub-class called out by such proclamation; and, forthwith after the expiry of the time limited by the proclamation for reporting for service or claiming exemption, to inquire and ascertain whether there are any, and if any, which of the men in his employ so called out who have failed to report or apply for exemption from service, or in respect of whom an application for exemption from service has not been made.

EMPLOYEES TO ANSWER. (b) It shall be the duty of every employee to answer any questions that shall be put to him by his employer, and to give any information which his employer may require of him for the purpose of enabling the employer to comply with the duty imposed upon him by this section.

REPORT TO MINISTER. (c) Every employer shall, forthwith after the expiry of the time so limited by any such proclamation, report to the Minister (of Justice) according to the best of his knowledge, information and belief, the names and addresses and the whereabouts at the time of all employees in his service called out by any such proclamation who have failed to report or apply for exemption from service.

PENALTY. And any person who is an employer who refuses, neglects or fails to comply with any of the requirements imposed upon him by this section shall be guilty of an offence and liable, upon summary conviction, to a penalty not exceeding, as to each employee in respect of whom he has so refused, neglected or failed to comply, one hundred dollars and not less than fifty dollars, or to imprisonment for a term not exceeding three months, or to both fine and imprisonment in the discretion of the convicting magistrate.

EMPLOYING DESERTERS. Every person who employs or retains in his service any man who has deserted, or who is absent without leave, from the Canadian expeditionary force, shall be guilty of an offence, punishable on summary conviction by imprisonment not exceeding six months, or by a penalty of not less than one hundred dollars, and of not more than five hundred dollars, unless such person prove that he was not aware, and had no reasonable ground to suspect, that the man so employed or retained in his service was a deserter or absent from the force without leave.

Under the proclamation issued on the 13th of October, 1917, the last day for members of Class One under the Act to report or claim exemption is

November 10th, 1917

Issued by The Military Service Council