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Time does not change the uniform quality of ROWAT'S COFFEE.
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ORDERED DEPORTED
AS UNDESIRABLES

WINNIPEG, April 5.—On the ground that they are "undesirable socialists," the immigration authorities have ordered the deportation of Mr. and Mrs. Joseph Mallard, Edmonton, according to information received by James Law, secretary of the Canadian Workers' Defense League.

Mr. and Mrs. Mallard went to the old country in December. On March 31 a telegram was received from Mr. Mallard to the effect that their right to land at St. John, N. B., on their return had been challenged, and they were being held pending investigation.

Counsel was engaged by the league, and on Saturday last a telegram was received to the effect that Mr. and Mrs. Mallard had been ordered deported. The case is being appealed by the league. Mr. and Mrs. Mallard, it is said, have been residents of Canada ten or twelve years.

Taylor's Stomach and Liver Tonic

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Rings... \$8.00 to \$1,000.00
Necklaces... \$30.00 to \$800.00
Bangles... \$5.00 to \$100.00
C. H. Ward & Co.
Diamond Merchants and Jewelers.
386 Richmond Street.

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ANDERSON & NELLES,
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CHANGE IN GOVERNMENT RAILWAY POLICY IS IMPERATIVE; PRESENT STAND IS LEADING TO RUIN

Astounding Gravity of the Situation Is Causing Members To Take Notice—Premier Helplessly Suggests Points. For Committee To Inquire Into.

OTTAWA, April 5.—The astounding gravity—to use one member's phrase—of the railway situation was much before parliament today. Both the Senate and the House opened with echoes of Grand Trunk difficulties. In the Upper House, Senator Cusgrain gave notice that on Thursday he would call attention to the Grand Trunk Railway; in the lower chamber the prime minister referred to the "diplomatic method" of the Grand Trunk in preparing for the arbitration proceedings. The government felt there could not be a further extension of the time within which the arbitration award is to be made unless the time contemplated by the original agreement for the transfer of control should be adhered to.

Wants Investigation.
For a time the House passed from railway issues to discussion of the point whether the salary of Sir Louis Davies, chief justice of Canada, should be reduced to that of a judge. Then, on a supply motion, the House was again in the railway embroilment. A. K. MacLean (Halifax) moved an amendment calling for the appointment of a committee to inquire into railways and merchant ships owned, operated and controlled by the Government. Mr. MacLean's amendment followed the main lines of a motion he had made on the 20th of March, the time, but withdrew yesterday to make way for his amendment today. The idea that through the committee information of the situation may be secured from the operating companies.

Does Not Agree.
But L. J. Gauthier (Ste. Hyacinthe-Rouville), who, like Mr. MacLean, spoke from the cross-benches, could not agree. How, he demanded, could such a committee have more power than the parliament which created it?

Mr. Gauthier roundly attacked the present management of the Canadian Government Railways. "If a change had not been made," he said, "the country would be ruined."

The prime minister indicated the following topics into which the suggested committee might inquire:

- (1) Determination of the information which should be submitted to the House, and when.
- (2) System of audit whether as at present or under the auditor-general.
- (3) Whether the more details should be given in the annual report of the board of management.
- (4) Whether it would be well to establish the standing committee permanently. If so, what would be the duties of the permanent committee?

But Mr. MacLean opposed to the committee being given power to secure full details of management, with the possible result of impairing efficiency. On this the leader of the Opposition declared that such a committee was outlined by the prime minister and should be opposed by the Liberals in a day.

No Definite Date.
In reply to question by Hon. W. L. Mackenzie King, when the House resumed this afternoon, as to when the budget would be brought down, Sir Henry Drayton, minister of finance, stated that he was unable to announce a definite date, and regretted to inform the House that he could not give the date approximately.

Hon. Charles Murphy asked if employees of Griffiths and associates were still at work in government departments. Sir George Foster replied that in certain departments where organization was being completed, employees of this firm were still at work.

Right Hon. Arthur Meighen, prime minister, replying to a question, stated that it was the intention to pay the same allowance to delegates to the forthcoming industrial conference of building trades as were paid to the delegates to the national industrial conference in 1919.

Not Unexpected.
Replying to a question asked yesterday, as to whether or not the Grand Trunk Railway Company had defaulted interest payments on April 1, the prime minister said that the government as yet had no official intimation of the Grand Trunk defaulting, but that it was not impossible that arrangements with regard to the arbitration proceedings was that an award would be made within nine months after the date of the proceedings. "Owing," Mr. Meighen continued, "to the heavy demands made upon the government for financing the road, while the Grand Trunk Railway Company is in default, as well as what we believe to be dilatory methods in preparing for, if not in conducting the case, the government feels that there should not be a further extension of time involving, as it probably would, still further financial aid to the Grand Trunk in control, unless the time contemplated by the original agreement for the transfer of control should be adhered to, notwithstanding any extension."

Unable to Pay.
Mr. Meighen repeated that the Government had yet no official information that the Grand Trunk had defaulted interest payments on April 1, but that information had come from the president that the company would be in a position to pay it. It was not, therefore, improbable that the report was correct.

The House went into committee on a resolution approving the trade agreement between Canada and the West Indies. Sir George Foster suggested that discussion should be deferred until the bill, based on the resolution, came up for second reading. This was agreed to, the resolution carried, and a bill based on it was given first reading.

A resolution providing for ratification of the trade agreement between Canada and France was also given first reading, and the bill was carried.

Plan Exhibition.
Sir George Foster explained in answer to a question that it was proposed that exhibition trains carrying French products would be run from city to city in Canada. The articles of manufacture would be exhibited, and moving pictures of the country and its industries would be shown. The railways were providing the cars and would move them about. The cost of the exhibition was very light. Similar facilities were being provided for Canadian demonstration trains to be carried through the different cities in France.

Hon. W. S. Fielding protested against the form of an agreement as it was placed before the House. It was only a scrap of paper, he said, and it was not a bill or an agreement. Yet it was not in the form of either. The prime minister said that the resolution would be looked into by parliamentary counsel, and that the bill was presented in proper form. The resolution carried.

Liable to Tax.
On a resolution providing for exemption of the salary of the chief justice of Canada from the provision of the income tax, Hon. C. J. Doherty explained that last session judges had been given increases and their salaries were made liable under the income tax. The chief justice's salary was not in-

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TABLETS 25¢

It is very hard for the minister of finance to collect income tax by introducing a resolution. How would the minister of finance collect income tax from men earning \$5,000 when his colleague was proposing to exempt a man in receipt of \$15,000?

Col. John Currie (Simcoe North) advocated increasing the salary of the chief justice to \$50,000. It was a tax which he was required to pay. It was better not to let anyone off payment of income.

Favors Resolution.
Hon. W. F. Fleming was entirely in favor of the tenor of the resolution. He heartily concurred in the sentiment that judges should receive salaries, the salaries, however, should be subject to no exemption in these days of unrest.

The prime minister said that, rightly or wrongly, it had been the custom in Canada to exempt judges from taxation. He was not concerned about that now. Let him withdraw the words he has used here, retorted Mr. Currie. Much hubbub occurred at this stage, the attorney-general refusing to attend, while Hon. G. H. Ferguson was insisting that the Speaker give a ruling on the point.

Finally Mr. Speaker said: "I have no hesitation in saying that the attorney-general can state his case without using these words. The evidence is before this House."

Attorney-General Has the Right to Read the Evidence. Hon. Mr. Ferguson, "but he has not the right to comment upon the evidence in the way he is doing."

Raney Is Willing.
"I am quite willing to make the amendment honorable," said the attorney-general, "and to say they were taken away."

He insisted, however, that the secretary had "tampered with the files of the department."

"Imagine a bank manager doing such a thing, taking the private files away from him," said the attorney-general. "What would the bank or the law do with him? This is something unique. I don't know whether there is precedent in this or any other country."

The attorney-general was curious to know why Carl Hanley was so anxious to have the prohibition removed from the criminal code as he admitted doing. Had he ever removed documents before?

"Why don't you look him up?" asked Hon. Mr. Ferguson.

Mr. Raney is the Spanish River injunction meant to save Mr. Hele from producing those letters," asked H. P. Hill.

"It would blanket him," replied the attorney-general.

WILD GEESSE ARE FAR NORTH.
Halleybury, April 5.—The first flock of wild geese traveling north this spring was sighted here last night. The birds were flying high and appeared to be seeking open water, which will be hard to locate, as all the lakes are still ice-bound.

DO YOU CATCH COLD EASILY?
HOW TO AVOID IT
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WILL PROBE CHARGES.
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MAY DISCUSS MIGRATION.
BRANTFORD, April 5.—No reference to the recent stories of the emigration of the Six Nations Indians to their old home in New York State was made at the Six Nations Council meeting at Oshkosh, on the reserve, today, but it may come up tomorrow. It was reported that the council will maintain its stand to ignore the regulations regarding appointment of a member to the election board throughout. Tennis, bowling and other sports are being played, but are principally taken up with land dispute settlement.

ATTACKS PROHIBITION.
INGERSOLL, April 5.—Charles A. Windle of Toronto, and Charles O'Donnell, also of Toronto, addressed a meeting held in the town hall this evening in the interests of the Liberty League. Both advanced the old-time arguments that prohibition is wrong in principle, and an interference with personal liberty. In the meantime, all through this district the "dry" forces are maintaining their organized reports that are being received indicate

Valuable Property Selling For \$200,000
It is understood that a deal is almost completed for a building on a south side of Dundas street, between Richmond and Clarence, for \$200,000—some \$100,000 less than the value of the property in value almost as rapidly as the Perfect Blue White Diamonds sold by John A. Nasse, Jeweler, whose new store is 132 Dundas street, "where you will eventually buy."

ALGONQUIN PARK.
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