WHAT ONTARIO GROWERS HAVE ACCOMPLISHED

GOVERNMENT GRANT THIS YEAR W. A. DIOCESAN BRANCH IS OVER \$60,000

(The Toronto News.) In reviewing the work accomplished by fruit growers in Ontario by co-operation and under government assistance and direction, the Toronto News has this to say:

nce Mr. Monteith's rearrangement of the department of agriculture unde ten distinct heads special attention has been devoted to the interests of fruit growers. This year for the first time the fruit branch is in charge of a director W. Hodgetts, secretary of the Ontario Fruit Growers' association. officially known as director of the fruit Through the instrumentality of this section of the department there have grown up extensive organizations cultivators comprehensively known as fruit associations. Some 30 of these bodies are already in existence and a number of others are in process of formation. It fairly may be said that these societies of farmers are revolutionizing the fruit industry of the province. What happens when a co-operative as-

sociation is formed is this. From one to two hundred fruit growers of a particular district unite for mutual help in treespraying, the purchase of materials, the erection and conduct of packing houses and in the sorting, packing and sale of fruit. It is creditable effect of the rection that the Church of England.

Appeals from the conduct of the rection that the Church of England. sult of their co-operation the members of these associations benefit to the extent apples and proportionately in the dis-posal of other fruits. At a co-operative fruit growers' banquet in St. Catherines 22. This is a good illustration of the effect of united effort among the agri-cultural classes. In California last year one co-operative society had a turn over better fruit and more of it is produced on a given acreage. Co-operation acts sive in his commission charges.

At the St. Catherines gathering due

credit was given to the co-operative system, and especially to such men as W. let editor, Mrs. H. Colin Cummins. H. Bunting and Robert Thompson for unting and Robert Thompson for successful efforts in obtaining for uit growers better freight rates and peals was left in the hands of the genthe fruit growers better freight rates and respect. The St. Catherines Cold Storerative society is best known, was first launched 11 years ago with \$4000 of subscribed stock and \$10,000 worth of business. Some years ago a trial shipment of fruit was sent to Winnipeg. The result was the despatch of 30 carloads to that point the following season. Last The primary work had been well done, year 100 carloads went out. The society done with diligence and devotion, and in 1907 shipped 210 carsloads in all, with was \$21,020. If the former express rates have amounted to \$64,000, so there was an enormous saving in freight alone. In the purchase of last year's supplies cothe purchase of last year's supplies cooperation saved the members \$25,000. Thirty-six instead of thirty-eight dollars enty pumps had been supplied to memat a saving of 20 per cent.

Another prosperous co-operative so-ciety is the Norfolk Fruit Growers' association, which began in 1906 with a membership of 17. Nine fruit sprayers were used, 80 acres of orchard were sprayed and 4500 barrels of apples were sold at a net return of \$1.25 per barrel, as compared with 50, 60 and 75 cents received by growers outside of the so-Last year the membership grew to 53, 23 sprayers were in use, 300 acres 10,200 barrels of apples were placed in the association's new cold storage building to await the recovery of the season's collapse in the market. The membership is now 80 and will cross the 100 mark this season. Throughout the country the possibilities of profit in fruit growing are becoming recognized and good orchards and orchard lands are considered more valuable. The society has demonstrate that orchards properly sprayed and lookthem. Among the advantages of co-operation are: (1) The ability to purchase spraying outfits and other materials at a reduced cost: (2) the opportunity of selling early fruit: (3) uniformity of packing, which builds up a good reputa-tion for fruit from a particular section; (4) business methods in marketing which tend to securing better prices. In con-nection with the Norfolk society there has been developed a course of instruction and a series of lectures given in a Simcoe hall and extending over several days. The subjects dealt with relate to the care of orchards and the growing of small fruits and kindred topics. Nor are uch subjects as the decoration of the home grounds and the rendering attract tive of farmhouse surroundings neglect-

Last year the minister secured and distributed a grant of \$5000 for the encouragement of spraying. This year the 300 Pensgoods Nonsuch, 200 Mann, 400 Stark, vote has been renewed and a large num-ber of sprayers have been purchased, A 1000 Ontario, 1000 Northern Spy, 400 York grant of \$50 is allowed to any group of Imperial, 400 R. I. Greening, 200 Wolfe five or more farmers who unite to form | River, 300 St. Lawrence, 100 Huslop Crab. a fruit growers' association for the op- 100 Gen. Grant Crab. \$122 per 100, \$100 per eration of a spraying outfit. Last year 1000f.o.b. cars here. Nothing less than 25 the department began the establishment of one variety talked at these prices. First of a model experimental fruit farm in the Niagara district and on an extended area Westminster Road, Vancouver, B.C. 5-2 of land presented to the province by M. Rittenhouse, a wealthy (Canadian, born in the peninsula. The farm lies near Jordan Harbor in Lincoln county. This year the government set aside \$15,-000 for experimental work and \$23,800 association of America, announces that the team of riflemen to represent the for the completion of the buildings on the farm. A bee-keepers' section is in- be held in England July 9, 10 and 11. cluded with the fruit branch of the department. Formerly the inspection of the British Olympic council to extend there are six inspectors. In 1904 the old names go erament expended \$600 on the bee in-

dustry. This year the grant is \$1800. In 1904 the Ross government expended \$9500 on the encouragement of fruit culture. This year's appropriation totals no less than \$63,500.

CONCLUDING SESSIONS OF AN NUAL MEETING

PRESENTATION AND ELECTION OF OFFICERS

The Woman's Auxiliary meeting opened at 10:30 a, m. yesterday and 20 members answered the roll call. After the singing of a hymn prayers were read by the Rev. F. H. Ferguson, and the business opened with motions be-fore the meeting. All these motions referred to changes in, or additions to, the constitution and evoked a good deal of discussion; but they were carried with the exception of one, referring to the number of delegates from each branch. An amendment to that was proposed by Mrs. Cook, of Kaslo, and carried: a branch of less than 20 members can now send two delegates, of over 20, but not more than 50 can send three; and a branch of over 50 can send four delegates to the annual and quarterly meetings. In the discussion that arose over the admission as W.A. members of women who are not members of the Episcopal church, the rec-

It is creditably stated that as a then read, before the consideration and adoption of pledges, though the latter of these associations benefit to the extent of fifty cents to a dollar on a barrel of apples and proportionately in the disposal of other fruits. At a co-operative white settlers in our own diocese between the consider work amongst the white settlers in our own diocese between the consider work amongst the consideration with the consideration of should have had precedence, but upon it growers' banquet in St. Catherines was pointed out that while two and the appeals from the general board were laid aside for later consideration.

After an interval for luncheon, the meeting was called to order at 2:15 p. m. and the lection of officers took place. This was speedily accomplished \$30,000,000 in fruit without losing a as there was only one change in the dollar. In co-operation the educational element is strong. The less skilled learn of the Dorcas secretary for England. rom the more advanced. As a result | The officers of the diocesan board are as follows: hon. pres., Mrs. Beer, Kaslo; president, Mrs. Starkey; vice presitimulant to healthy ambition. Nor dents, presidents of all parochial does it seek to abolish the middleman as such or except when he is found to Barnhart; treasurer, Mrs. R. M. Bird; be fraudulent in his dealings or exces-be traudulent in his dealings or exces-be traudulent in his dealings or exces-corresponding secretary, Mrs. Apple-whaife; Dorcas secretary, Mrs. Ebbutt; Junior secretary, Miss Clawson; secre-

mproved shipping facilities, although | eral board to decide at the next, or any be done in the latter Catherines Cold Storage company, as this particular co-op- to continue them at their annual meetspeaker expressed hearty appreciation of the work of the diocesan board during the past year. There had been prog-ress in work and especially in interest. the W. A. might be considered to be rofit of \$100,000. The freight paid permanently estableshed in this dioese. He urged all members to gain inhad been paid the shipping costs would formation through the newspapers deof thought expressed in a former ada thousand was paid for baskets. Sev- by information, the circle of influence widens and being aided by intercession, whole becomes an inspiration, ennob'ing to ourselves as well as a blessing to others. The speaker urged loy-alty to all in authority, to recognize the ranks in the great church militant. He concluded by pointing out that one of the principles of the church was, that help should be given first to those at home, then to those "next door," and then farther afield, following the teaching given by our Lord in Acts 1. 8.. "in Jerusalem, and in all Judaea and in Samaria, and unto the uttermost part of the earth."

A standing vote of thanks was passed to the Rev. F. H. Graham for his address and his kind assistance at the annual: also votes of thanks to archdeacon Beer, for his sermon, and to G. A. Spink, for so kindly auditing the

accounts. The benediction was pronounced by the rector of St. Saviour's, after which a presentation was made to Mrs. Harry B'rd of a life membership on the board by the Nelson branch, of which she is president. There was a very gratifying attendance of the members of the parochial branch, who heartily endorsed the few words in which Mrs. Colin Cummins made the presentation, accompanying the membership with the gift of the W. A. badge in gold. The executive board then entertained all present with tea, which was apparently much appreciated by the members of the Babies branch of the Nelson W. A., who were present in full force, with a few of the Juniors. The visiting delegates were much impressed by the general interest and good feeling that has pervaded the whole annual meeting.

BARGAINS IN NURSERY STOCK

To clear up a block of land, fine two-year old stuff
500 Belle de Boskoop, 300 Salome, 400 Guno, year old stuff 500 Belle de Boskoop, 300 Salome, 400 Guno, money takes them. Henrys' Nurseries, 3010

WASHINGTON, D. C., May 29.—J. Drain, president of the National Rifle United States in the Olympic games to aplarles was in charge of one man. Now the time for submitting individual names of men of the team from June 1

IMPORTANT JUDGMENT

LABOR UNION FOUND LIABLE FOR DAMAGES

COURT HOLDS UNION EXCEEDED ITS LEGAL RIGHTS

VICTORIA, May 29 - That a labor nion is liable for damages if it calls its men out because a workman is not a member of the union, was a decision given by judge Lampman in the county

court here today.

Graham, a Calgary stone cutter, mem ber of the local union at that place, re-fused to submit to a working test by the Victoria union, which notified the contractor it would call the men out unless -raham was discharged. Because of his loss of employment Graham sued the union for \$500 and judgment was given in his favor, the court holding the union had exceeded its legal rights.

As originally listed the action was taken against the local union, the International union with which it is af-filiated, and Messrs. R. P. Knott, Edward Short, Albert Pike and H. G. Jones, of ficers of the local. At the initiation the hearing application was made counsel for the defense to strike out International and the local as parties to this action, and it was decided that this be done on the ground that the organizations in question had no corporate ex istence and the four named individuals defendants defended on behalf of themselves and all others of the union. Ba rister J. P. Mann was for the plaintiff and H. P. Robertson represented the defense. The pleading set forth that the plaintiff, Laurence Graham, a Lancaster stone mason of 30 years' experience, emigrated to Calgary in 1904, obtained employment and joined the local union there, of which he subsequently became president. In 1907 he removed to Victoria from Calgary and finding no immediate opening at his trade, worked for a time as a common laborer, afterwards obtaining employment setting cement blocks for one Bauthler, which work was claimed as mason's work by local No. 2. rister J. P. Mann was for the plaintiff claimed as mason's work by local No. 2 Graham at this time held his withdrawal card from the Calgary local of the Brick-layers and Masons' International union and also the travelling card of the Stone-masons' union. It was suggested to him by a fellow workman named Harry Owen that he should join the local of the Bricklayers and Stonemasons' union and to this proposal he consented, expressing strong union principles, but saying that he hoped the stonecutters would raise no objection as he had understood both the unions had claimed jurisdiction uch work as laying concrete blocks, that strikes had, as a consequence, occurred and that he did not wish to become in volved in any labor controversies. The president of the Victoria Stonecutters union, however, assured him that there was no such conflict in this city and he accordingly made application for admis

sion to the union, giving to Owen his \$5 deposit on account of the initiation Shortly afterwards, one Jones, the treasurer of the local union, officially intimated to him that a rule of the organization demanded that her as al other applicants, must be vouched for as a practical bricklayer or stonemason by two accredited members of the local these members being subject to the penalty of a considerable fine in the ever of the new member proving to be an in effficient workman. Being a stranger in the city the plaintiff found no one thus to vouch for him, and as a solution of the difficulty, the union officers proposed that he should give a demonstration of his craftmanship before a committee of practical workmen assigned to pass upon

his competence. The case, as developed in the trial, turned upon whether the test proposed to the acceptance of his application for union membership was or was not a fair one, the defense alleging that it was only such an examination as any good me-chanic should submit to and that the organization was properly insistent upon of a high star mechanical skill among its members. The test proposed had been upon boulder work, to which the plaintiff complained he had been unaccustomed. said that he had never laid any boulde onry in which a man could not display proficiency without a few weeks' prac-tice, so that he declined the demonstra-tion as a fair test, while offering to undergo any test in laying free stone or sandstone. He also referred the local officials to his record as a craftsman in Calgary, suggesting that they write the union there as to his capabilities. Apparently this was done and the reply was unsatisfactory, merely confirming that Graham had been president of the union there, and avoiding all reference to his mechanical skill Afterwards Graham himself wrote the Calgary union asking them to write the Victoria union. A re ply was received but its contents were not presented in evidence. Matters thus remained in status quo until the 14th o October, when Bauthier, plaintiff's employer, was notified that the union work men could not continue so long as Gra ham, a non-unionist, was retained. Baut hier accordingly dismissed the plaintiff at the end of his day's work. The letter

obtain employment, hence the action for damages and for an injunction restrain-ing the union from further interference. The plaintiff's story was corroborated by Bauthier, the contractor, and not de-nied in its material features by the union who merely insisted upon the test pro posed by them as being a fair one. Under cross-examination with reference to the usage of the union in the admission of members, Graham asserted that when a new man came to town whose capabilia new man came to town whose capabilities were unknown, a committee of the union would examine the work he was doing and if it were satisfactory would admit him; he held that his work here should speak for itself sufficiently. He, however, admitted that the only mason work he had done in Victoria was the laying off concrete blocks, which subsequent union witnesses did not consider quent union witnesses did not consider

ed and subsequently had been unable

Tested Stock Seed. Acclimatized Trees, Plants

FOR THE FARM, GARDEN, LAWN OR CONSERVA-

TORY. Reliable varieties at reasonable prices. No borers; no scale; no fumigation; nor damage to stock. No windy agents to annoy you. Buy direct and get trees and Buy direct and get trees and and seeds that grow. Fertilizers, Bee Supplies, Spray Pumps, Spraying Materials, Cut Flowers, etc. Oldest established nurseries on the mainland of British Columbia. Catalogue free

M. J. Henry's Nurseries

Greenhouses—3010 Westminster Road, Vancouver, B. C.

Branch Nurseries-S. Vancouver. a sufficient test of a stonemason's skill The plaintiff declared that he had never done any boulder work, nor did he want to, and maintained that the union regu-

be an all-round expert, if he knew his own specialty it was quite sufficient. He admitted that the union offered to get him work on a boulder wall to enable him to have the required test, but that he had refused it. He said that he was still willing to join the union and was prepared to submit to any test in the kind of masonry to which he has been

constomed.
Contractor Robert Dinsdale testified that the plaintiff had applied to him for work and had been virtually engaged but upon Graham saying that he had had trouble with the union he had been re-fused employment. Regarding the character of mason work done in Victoria, Mr. Dinsdale said that boulder work was rapidly superceding sandstone as it had greater artistic possibilities and that it consequently constituted the greater part of the mason work done in Victoria at the present time. True it was special the present time. True, it was special work, but any experienced stonemason should naturally be competent to make himself proficient in it in a few days union witnesses, who further declared that the action of the union had not been dictated by any objection to Graham, but solely through doubt as to his ability.

> -WANTEDto hear from owner naving

A GOOD FARM for sale. Not particular about location. Please give price and de scription, and reason for selling State when possession can be had. Will deal with owners only. Box 984.

THE STATES TENDERS WANTED FOR THE PUR-CHASE OF A MINERAL CLAIM.

L. Darbyshire.

Tenders addressed to the undersigned at its office in the Cfurt House, in the City of Nelson, will be received up till the hour of 5 o'clack in the afternoon of Friday, une 28th, 1908, for the purchase of the clchmond Mineral Claim, Lot 1508, Group Kootenay District, which was declared to be forfeited to the Crown for delinquent ages and costs. to be forfeited to the Crown for delinquent taxes and costs.

The upset price upon the said mineral claim which includes the amount of delinquent taxes and costs at the time of forfeiture, with interest, taxes which have since accrued, cost of advertising and fee for Crown Grant (\$25.00) is \$116.53, which is the least amount that will be considered as a tender.

the least amount that was a tender.

Each tender must be accompanied by an accepted cheque for the full amount of the tender, payable to the order of the Assistant Commissioner of Lands and Works at Nelson, B. C., at par.

HARRY WRIGHT,

Government Agent,

Dated at Nelson, B. C., This 27th day of May, 1908. NOTICE OF APPLICATION FOR LIQ-

NOTICE is hereby given that I, Angelo Schulli, intend to apply to the Superintendent of Provincial Police at the expiration of one month from date hereof for a retail liquor license for the premises known as Shields Hotel, s'tuated at Shields, B. C. 31-lm.

ANGELO SCHULLI.

IC'S LIEN ACT" AND AMENDING

TAKE NOTICE. that having bestowed money and skill upon the chattels herein after mentioned, I will pursuant to the provisions of the above Act, sell at Muzro Hotel, Creston, B. C., on the 8th day of June, 1808, at 3 o'clock in the afternoon, the following described chattels, viz. Poles and Piling now being in my possession and lying on land known as Rykert's preemption near Kinney's Siding on the Kootenay Valley Railway is Kootenay District, British Columbia, more particularly described as follows:

501 poles 25 feet long, 437 poles 30 feet long, 375 poles 35 feet long, 437 poles 50 feet long, 375 poles 45 feet long, and 307 poles 50 feet long. Said poles were cut and got out by me for one W. R. Kinney and one A. B. Joslyn and they are indebted to me in connection therewith to the amount of \$1434.88, and upon such sale I will apply the proceeds first in payment of the amount due me and costs of advertising and sale and pay over the surplus (if any) to the person entitled thereto.

Dated this 18th day of May, 1908.

entitled thereto.

Dated this 18th day of May, 1908.

J. C. ENGLISH,

21-d. P. O. Address, Creston, B. C. ing \$5 a day when he was thus discharg-CORPORATION OF THE CITY OF

NELSON. NELSON.

NOTICE is hereby given that the first sitting of the Annual Court of Revision of the Municipality of the City of Nelson, for for the year 1908, will be held in the Council Chamber, City Hall, on Thursday the 4th day of June, at the hour of 10 o'clock in the forencon, for the purpose of hearing complaints against the assessment, as made for 1908, and of revising and correcting the Assessment Roll.

Dated at Nelson, B. C., this 29th day of April, 1908.

23-14. W. E. WASSON, City Clerk.

NOTICE. TAKE NOTICE that I intend to apply to the Board of License Commissioners of the City of Nelson to transfer the saloon license for the Manhattan Saloon, Josephine street Nelson, B.C., this day assigned to me

ratt, wife of William E. Jarratt of Nelson

Dated at Nelson, B.C., this 28th day of

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE NOTICE is hereby given that I, Louisa I McPeak of Sirdar, B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of my retail liquor Sirdar, situate at Sirdar, B.C.

Dated May 1st, 1908. 11-30 MRS. LOUISA E. McPEAK. NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE

NOTICE is hereby given that I, William ray, of Salmo, B.C., intend to apply to the Superintendent of Provincial Police, a the expiration of one month from the dat hereof, for a renewal of my-retail liquor license for the premises known as the Salmo Hetel, situate at Salmo, B.C. Dated May 7th, 1908. 11-30 WILLIAM GRAY

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE NOTICE is hereby given that I, Samuel Miller of Ymir. B.C. intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the Miller Hotel, situate at Ymir, B.C. Dated May 2nd, 1908.
SAMUEL MILLER.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE TAKE NOTICE that I, John Marshall of Kitchener intend applying to the Superin-endent of Rrovincial Police at the expiration of one month from date hereof, for renewal of my hotel license for the premises Dated at Kitchener, April 29, 1908.

-30d JOHN MARSHALL NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE

Notice is hereby given that I, Alexander McKessen of Erie, B. C., intend to apply to the Superintendent of Provincial Police at the expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the Eric Hotel, situate at Eric, B. C. Dated May 9th, 1908.

ALEXANDER MCKESSEN.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENCE NOTICE is hereby given that I, Peter apply to the Superintendent of Provincial Police at the expiration of one month from the date hereof for a renewal of my etail liquor license for the premises known as the "Kootenay Falls" Hotel, situate at Slocan Junction, B. C.

Dated 11th May, 1908. PETER JOHNSON. NOTICE OF APPLICATION FOR RE-

NEWAL OF LIQUOR LICENSE TAKE NOTICE that we, Boyd and Hillman of Gerrard, intend applying to the Super intendent of Provincial Police, at the expiration of one month from date hereof, for a renewal of our hotel license for the premises known as the Gerrard hotel at Gerrard, B.C.

Perrard, D.C. Dated May 8, 1908.

BOYD & HILLMAN. NOTICE OF APPLICATION FOR RE-

TAKE NOTICE that John Breau of Ymir, B.C., intend to apply to the Superintendent of Provincial Police at the expiration newal of my hotel license for the premises

Dated May 2nd, 1908. JOHN BREAU.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE NOTICE is hereby given that I, Edith E. Gille of Ymir, B.C., intend to apply to the Superintendent of Provincial Police, at the Ymir. B.C.

Dated May 2nd, 1908.

NEWAL OF LIQUOR LICENSE I. G. T. Snow, of Procter, B.C. hereby the assignee give notice that I intend, one month after publication of this notice to apply to the Superintendent of Provincial Police for a renewal of my retail liquor license on the premises known as the Outlet Hotel, situate at Procter, B.C.

My postoffice address is Procter, B.C.. The name and address of the owner of the premises for which the renewal of lipense is proposed are, G.T. Snow, Procter, B.C.

Dated this 1st day of May, 1908. G. T. SNOW. NOTICE OF APPLICATION FOR RE-

NEWAL OF LIQUOR LICENSE TAKE NOTICE that Daly and Bremne of Ymir, B.C., intend to apply to the Su-perintendent of Provincial Police at the expiration of one month from date hereof, for a transfer and renewal of our hotel icenses for the premises known as the Ymir hotel at Ymir, B.C., to J. B. Bremier of Ymir, B.C. Dated May 4 ,1908.

DALY & BREMNER. NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE

NOTICE is hereby given that I, Mitchell Tait of Ymir, B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date: Superlater dent of Provincial Police, at the expiration of one menth from the date hereof, for a renewal of my retail liquor license for the premises known as the Palace Hotel, situate at Ymir, B.C.; and alse

expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the Fort Sheppard hotel, situate at Waneta, B.C. Sheppard hotel, Situation Dated 7th May, 1908. FRED ADIB.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE NOTICE is hereby given that I. Jos. R.

Hunnex of Erie, B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the Mersey Hotel, situate at Erie, B.C. Dated May 7th, 1908. 1-80 JOS. R. HUNNEX.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE

NOTICE is hereby given that I. E. M. Peters of Ymir, B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the St. Charles hotel, situate at Ymir, B.C. Dated May 7th, 1908. E. M. PETERS.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE NOTICE is hereby given that I, E. E. Mc-Arthur of Salmo, B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of ov retail lieuor license for the premises known as the Northern Hotel, situate at Salmo, B.C. Northern Hotel, 6.
Dated May 6, 1908.
E. E. McARTHUR.

NOTICE OF APPLICATION FOR RE-NEWAL OF LIQUOR LICENSE

NOTICE is hereby given that I, G. S. Coleman of Ymir. B.C., intend to apply to the Superintendent of Provincial Police, at the expiration of one month from the date hereof, for a renewal of my retail liquor license for the premises known as the Waldorf hotel, situate at Ymir, B.C. Dated May 6th, 1908.

G S COLEMAN. TENDERS WANTED FOR THE PUR-CHASE OF A MINERAL CLAIM

TENDERS addressed to the unders gned at his office in the Court House, in the City ince of British Columbia; thence north 89 of Nelson, will be received up till the hour chains thence west 20 chains; thence south of 5 o'clock in the afternoon of Friday,
June 5th, 1908, for the purchase of the of commencement, containing by a meas-"Selkirk" Mineral Claim, Lot, 784, Group 1, urement 160 acres more or less Kootenay which was declared forfeited to the Crown at the tax sale held in the City of Nelson, on the 6th day of November, 1905, for delinquent taxes up till June 30th,

1905, and costs. .

The upset price upon the said mir claim, which includes the amount of delin quent taxes and costs at the time of for-leiture, with interest, taxes which have since accrued, cost of advertising and fee for Crown Grant (\$25.00), is \$136.88, which is the least amount that will be considered

Dated at Nelson, B.C., this Cth day of

May, 1968.
HARRY WRIGHT, Government Agent.

NOTICE

NOTICE IS HEREBY GIVEN that Ar-TAKE NOTICE that we. James Grove and. thur Nicholas, of Burton, British Columbia Merchant, has, by deed on assignmen Charles Thorndale, of Nelson, B.C., occupation, bricklayers, intend to apply for permade in pursuance of the "Creditors Trus mission to purchase the following de-scribed lands: Deeds Act," 1901, and amending Acts, dated the 30th day of April, A. D. 1908, assigned Commencing at a post planted at the S.E. all his personal property, which may be seized and sold under execution, and all his real estate, credits and effects, to Arthur corner of lot 3333, south of 49-Creek, thence east 20 chains; thence south 20 chains; thence west 20 chains; thence Francis Rolph, of Vancouver, in the Provchains, to point of commercing 40 acres more or less. ince of British Columbia, aforesaid ac-countant, for the general benefit of his creditors.

A meeting of creditors will be held at the offices of Kelly, Douglas & Company, Limited, at the City of Vancouver, on Thursday, the 14th day of May, A. D. 1908, NELSON LAND DISTRICT, DISTRICT at 4 o'clock in the afternoon. And notice is hereby further given that

expiration of one month for a renewal of all creditors and others having claims my retail liquor license for the premises against the estate are required to file some known as the Vancouver Hotel, situate at | with or send same to the assignee at Vancouver aforesaid, with full particulars of their claims duly verified, and the nature 8-30 EDITH E. GILLE.

NOTICE OF APPLICATION FOR REAll parties indebted to the estate are r All parties indebted to the estate are re quired to pay the amounts forthwith to

the assignee.

And notice is hereby further given that claim he shall then have had notice and will not be responsible for the assets or any part thereof so distributed to any creditor of whose debt or claim he shall not then have received notice. Dated at Vancouver, B. C., this 6th day

of May, A. D. 1908. RUSSELL & RUSSELL,

LAND NOTICES

NELSON LAND DISTRICT, DISTRICT, OF WEST KOOTENAY. TAKE NOTICE that I, Otis Bronson Sirdar, B. C., occupation bridgeman, intends to apply for permission to purchase the following described lands near Summit Creek:

Commencing at a post planted at the Southwest corner of Lot 8781 marked S. E.; thence West 20 chains; thence North 20 chains; thence South 20 chains; thence South 20 chains to the place of commencement. Containing about 40 acres.

Dated May 11th, 1908.

OTIS BRONSON.

Dated May 11th, 1908. NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.

by H. H. Moore to William E, Jarratt of Nelson, B.C.

Dated this 28th day of April, A.D., 1908.

I, H. H. Moore of Nelson, B.C., hereby give notice that I intend to apply to the Board of License Commissioners of the City of Nelson, B.C., at its next regular sittings for a transfer of the Manhattan Saloon on Joseonse for the Palace Hotel by Archibald watch the Manhattan Saloon on

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.

TAKE NOTICE that I, C. E. Bennett, of Nelson, B. C., occupation miner, intends to apply for permission to purchase the following described land:

Commencing at a post planted about 300 yards North of Sheep Creek, between Deer and Fawn Creeks; thence South 40 chains; thence East 80 chains; thence North 40 chains; thence West 80 chains to point of commencement, and containing 320 acres more or less. Dated May 15th, 1908. C. E. BENNETT.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.

TAKE NOTICE that I, H. McRae and D. R. Pollock, of Nelson, B. C., occupation rancher and engineer, intends to apply for permission to purchase the following described lands:

Commencing at a post planted about 10 chains South of the N. E. corner of Lot 8790; thence East 30 chains; thence South 20 chains; thence west 20 chains; thence North 20 chains to point of commencement. H. McRae & D. R. POLOCK. Dated May 19th, 1908.

NELSON LAND REGISTRY, DISTRICT

OF WEST KOOTENAY

TAKE NOTICE that Nellie Marshall of Vancouver, occupation wife of Alex. Marshall, intends to apply for permission to purchase the following described land Commencing at a post planted at the centre of the South boundary of Lot 7525 Group One, Kootenay District, about nine miles south of Nakusp on the Arrow Lakes; thence south twenty chains; thence west twenty chains; thence north twenty chains; thence east twenty chains along the south to the place of commencement, containing 40 acres, more or less.

Per Kenneth L. Burnet, Agent. April 16th, 1908

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY

TAKE NOTICE that James D. Wightman of Nelson, British Columbia, by tion a draymen, intends to apply for permission to purchase the following described.

land:north west corner of Section 21, Township 69, District of West Kootenay, in the Prov

JAMES D. WIGHTMAN Dated 18th April, 1908.

NELSON LAND DISTRICT, DISTRICT TAKE NOTICE that I, Christina Glenden ning of Nakusp, occupation, widow, intend to apply for permission to purchase

JAMES GROVE

TAKE NOTICE that A. F. Dudgeon

Nelson, B.C., occupation lumberman, in-tends to apply for permission to-purchase the following described land:

Commencing at a post planted at the southeast corner of lot 1784, G 1, West Kootenay, B.C., thence east 30 chains.

thence north 40 chains; thence west 80 chains; thence south 40 chains to point of

commencement, and containing 320 acres,

March 30, 1908.

NELSON LAND DISTRICT, DISTRICT

TAKE NOTICE that I, Wm. Graham of

Coleman, Alfa., occupation, Miner, intend, to apply for permission te purchase the fol-

A. F. DUDGEON,

OF WEST KOOTENAY

owing described lands:

OF WEST KOOTENAY

W. A. JONES, Agent.
April 20, 1908. 254-60

CHARLES THORNDALE.

the following described land: Commencing at a post planted at the southwest corner of Lot 85%, Group 1, Each tender must be accompanied by an accepted cheque for the full amount of the tender, payable to the order at the Deputy Commissioner of Lands and Works, at Victoria, B.C., at par.

Dated at Nelson, B.C., At par.

or less to the point of commencement.
CHRISTINA GLENDENNING Dated 4th April, 1908. NELSON LAND DISTRICT, DISTRICT

system.

The minister said the to these proceedings was G. W. Fowler was info North Atlantic Trading

iterature. Hon. Frank Oliver the

Referring to the govern settlers, Hon. Frank Oliv from Bruce Wlaker, imi missioner at Winnipeg sibility but stating that

Winnipeg and St

surveys. In the public account quiry as to the sales of militia department throcoun, son-in-law of the 1 ta, was resumed. E. F. of the department, was A. K. McLean and he cor ent made by him on t as to saloon scales for n

Commencing at a post planted about two-miles up Mosquitto creek, and about two-miles west of Garnet creek, and marked 'Wm. Graham's N.E. corner," thence south 00 chains; thence west 80 chains; then north 80 chains; thence east 80 chains point of commencement,

WM. GRAHAM, SIDNEY LEARY, Agen Dated April 29th, 1908.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY. TAKE NOTICE that Nell I. McDermid Lacombe, Aita., occupation druggist, tends to apply for permission to purch the following described lands: Commencing at a post planted at th

N.W. corner of Sec. 21, Tp. 69, Fire Valle, thence south 80 chains; thence west 2 chains; thence sorth 80 chains; thence eas 20 chains to point of commencement, and containing 160 acres more or less.

Dated April 25, 1908. NEIL I. McDERMID (Special to The Dai

VOL. 7

MORE QU

Government Und

SUPPLY DRAGG

FRANK OLIVER SUG

URE AS A METHO

ING OPPOSITION

PUBLICITY AS T

HOBORS.

Gross-F

OTTAWA, June 5-TI partment estimates were list of the day, but question ling as to who was responded by the estimates morning and afternoon search. D. Monk stated the of whiskey was smuggled ford mines, Jacques Carti purposes under the name out the consent of F. X. promised to give the so formation to the minister Hon. W. S. Fielding co the customs suthorities. the customs authorities at such a proceeding bu

quire. C. L. Owen, Northumb ception to the statemen Paterson, that the salari servants were held up by Mr. Paterson's supply w committee and the hous for the government to in pily hill

ply bill.

Hon. Mr. Fielding replifire, the opposition clair government was not brin gent estimates, such as the opposition would not that the departments shiftest first.

Hon. Mr. Fielding state nority had too many right.

Hon. Frank Oliver sai ment might be compelled closure for the same tactisstion, were adopting.

sition were adopting.

George Taylor, Leeds, clopposition had a real gr
justified their policy on telection bill. Taylor ti
Pringle's charges against
F. B. Carvell, fiberal me
ton N. B. claimed there.

ton, N.B., claimed there volumes ween '96 and the pr Haughton, Lennox, claim would have been early in the excited remarks of

J. B. Kennedy, New Weeral, and Dr. Chisholm, vative, followed with hum summing up that the would settle affairs in a leaders retired

would settle affairs in a leaders retired.

The house then got in In supply headway was W.D. Staples, Macdonald cancellation of Doukhol system.

not sued the government M. S. McCarthy thought boosted at the expense the rest of the province

ture was supplied by F G. A. Alcorn was in cording to the latest info R. Preston was touring K and doing good work in of Canadian trade.

the political complexion nor their representative. Roche and Staples urg

Hon. Frank Oliver sy added that all the vote h creased at the expense

as to saloon scales for us ion arsenal at Quebec. statement was to the contract did not go to Messrs. Courtney & Bro was developed in his test that on copper sold by department, advances we the testing of the copper. When Macoun was exasted if he were sir Fra asked if he were sir Fro on-in-law, and he said:

ent." He said he owne or factory, but had a nuthroughout Canada, one, Ottawa; another in Hul Examined by Mr. C. declined flatly to rever between himself and his ter, Johnson and compar R.I.. He said that this committee's business. T

engaged in negotiation ngaged in negotiations ent for labor saving m ion arsenal. Mr. Finlayson, chairm