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Prime Timothy HAY, No. 1 Oat STRAW,
Heavy Black OATS, TURNIPS,
POTATOES, PARSNIPS, CARROTS.

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Dainty Shirt Waists!

We are now showing some very attractive designs in Ladies' Silk, Lawn and Muslin Waists, all beautifully made and trimmed.

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A full range of sizes. From 95c. to \$6.50.

U. S. PICTURE & PORTRAIT CO.



The Lawyer for the Other Side.

BY RUTH CAMERON.



When you are a defendant in a question in your mind do you give the lawyer for the other side a chance, or have you long ago silenced him? What on earth do I mean? There is a woman in our little circle with whom it is a pleasure to discuss anything because she is so fair. I asked her once how she was able to do so just and reasonable and get the other person's point of view so wonderfully, and this is what she said: "I guess it's because I've always tried to encourage the lawyer for the other side instead of silencing him."

"Why, what do you mean?" I asked—just as you did. "Well," she said, "it's this way. When you are thinking over any matter that has two sides, something like a wrong you feel someone has done you, or some disagreeable thing you know you ought to do and just hate it—there's a part of you that starts in to tell you the other person's side of the case. Of course, your first instinct is to hush that part of you right up and dwell on your own side of the case. Now if you yield to that instinct, the next time the lawyer for the other side speaks up inside of you, he isn't quite so bold. And every time you silence him, he gets more and more timid until finally he doesn't speak at all. And then you gradually get to be the kind of person who never sees the other fellow's point of view."

of his own accord and can scarcely see it when it's forced on him. But if you start out by being willing to listen to the lawyer for the other side he's always ready to show you the other person's point of view. And if you give him plenty of practice he learns to do it so skillfully that he teaches you to be fair minded.

"I'm mighty glad to have you say I'm fair minded. I mean to be, and if I am, I owe it all to the lawyer for the other side, and the fact that I've tried not to silence him."

Do you recognize in yourself the conditions that the fair minded lady describe? Perhaps it will help if I make her concrete for you. Suppose you have done a great deal for a certain friend and suppose she has some spare tickets for a play which she knows you are very anxious to attend, and suppose she gives them to someone else. Of course, you feel very much injured and you are rehearsing your grievance and all you have done for her when the lawyer for the other side steps up and says, "But she didn't really have time to get the tickets for you." Do you say "Stuff and nonsense!" and try to silence the lawyer for the other side by your emphasis, or do you consider his argument, or do you return to listen to him? Do you encourage him to bring forward whatever justification he can think of?

It is not easy to be fair minded, but it surely is a splendid quality. And of all the deserving personages I know I'm sure none deserves more encouragement from all of us than the lawyer for the other side.

Ruth Cameron

Why Have "Nerves"?

This is the reason why women have "nerves." When thoughts begin to grow cloudy and uncertain, impulses lag and the seat of the brain is disturbed, as if by a lightning messenger throughout limbs and frame, straightway, nine times in ten, a woman will lay the cause of the trouble to some defect at the point where she first felt it. Is it a headache, a backache, a sensation of irritability or twitching and uncontrollable nervousness, something must be wrong with the head or back, a woman naturally says, but all the time the real trouble very often centers in the womanly organs. In nine cases out of ten the seat of the difficulty is here, and a woman should take rational treatment for its cure. The local disorder and inflammation of the delicate special organs of the sex should be treated steadily and systematically.

Dr. Pierce, during a long period of practice, found that a prescription made from medicinal extracts without the use of alcohol, relieved over 90 per cent. of such cases. After using this remedy for many years, his private practice he put it up in form of Dr. Pierce's Favorite Prescription, that would make it easily procurable, and it can be had at any store where medicines are handled.

Mrs. LILA B. HAWKINS, of Zeas, Va., writes: "I had been failing in health for two years—most of the time was not able to attend to my household duties. Female weakness was my trouble and I was getting very bad but, thanks to Doctor Pierce's medicine, I am well again. I used three bottles of 'Favorite Prescription,' and used the 'Lotion Tablets.' I have nothing but praise for Doctor Pierce's wonderful medicines."

TAKE DR. PIERCE'S PLEASANT PELLETS FOR LIVER ILLS.

Letter From Sir Edward Morris.

Editor Evening Telegram.

Dear Sir—In the House of Assembly on February 22nd last I made the following statement:

"I have never had any interest, direct or indirect, near or remote, in any timber or mineral wealth. I have never made an application for a piece of timber or a mineral grant."

As you are aware, and as the official debates show, I made this statement in reply to certain criticisms by the Right Honourable Sir Robert Bond, Leader of the Opposition, or the question of investments in Crown Lands, which he had been discussing.

On my return from England in July last, my attention was drawn to the Editorial in your issue of June 12th in which, after publishing the above statement, you went on to say:—

"A document was filed in the office of the Registrar of Companies in St. John's, Newfoundland, on March 2nd 1911, a copy of which, certified by the Registrar is now before us as we are writing. It relates to the St. George's Lumber Company, and sets forth that at that time the nominal capital was \$1,200,000, divided into 1,200,000 shares of \$1 each. The total number of shares recorded as issued for cash was 15,000. The total amount agreed to be considered as paid on 1,185,000 shares was \$1,185,000. The feature of the document to which we direct special attention is the share list, which sets forth that Sir Edward Morris, of St. John's, Newfoundland held on February 20th, 1911, 40,000 shares in this Company."

You further observed that this statement is apparently in direct conflict with my statement in the House of Assembly last February that I have never had any interest, direct or indirect, near or remote, in any timber or mineral wealth. I have never made an application for a piece of timber or a mineral grant."

You having again called attention to this matter in your issue of Saturday last, in a more offensive and objectionable manner, I now desire to point out to you that the damaging inference against me sought to be drawn by you from the documents to which you refer, is unwarranted.

The facts of the matter are embodied in the follow correspondence:—

At a meeting of the Company afterwards held in New York, the stock was increased to 900,000 shares, and afterwards in 1910, on account of the increase in capital of the St. George's Lumber Company, authorized by the shareholders by special Resolution, passed at a meeting held in Truro on December 16th, 1909, were allotted 40,000 shares being your pro rata allotment on the original holding of 10,000. Since then the Company has ceased operations, and its entire property is now in the hands of the bond-holders, as far as I know.

You have never taken part in any way in the work of the Company, nor has the Company ever paid any dividend. You have never received one cent for the professional work you performed. You never had any interest in the Company, or its promotion, or in obtaining the lands held by the Company, and you were given the stock in the Company in the same manner as you might have been given cash in payment of your account.

The total area of land held by the Company by purchase previous to 1908 was 82 square miles. As I believe the whole of the property is now in the hands of the bond-holders, who advanced the money to pay for the mill, machinery and operating expenses, I do not think your share of any value.

Any further information you require, I shall be glad to furnish you with.

Yours truly,
T. R. PRINCE.

It will be seen from this correspondence that the St. George's Lumber Company, having no funds at the time that I sent them my bill for professional services, offered me 10,000 shares of stock in the Company, which the President then assessed at a value to cover my account.

I accepted the stock in lieu of any better recompense then available and took it in the hope that at some future time the Company's operations would have established it on a solvent basis, and it might bring me some return. Subsequently, on reorganization, the Company increased my holding to 40,000 shares, when its capital was enlarged.

I never made any attempt to dispose of the stock to anybody else, or to put it on the market. To-day it is valueless, and as the Company has ceased operations for over a year, I am out of pocket \$500 and have never received one cent for my work and cash disbursements for the Company.

As you have more than once referred to this transaction, and appear to attach some importance to it, I trust you will give publicity to this explanation.

Yours faithfully,
E. P. MORRIS.

T. R. Prince, Esq., Formerly of St. George's Lumber Co., St. George's.

St. George's August 12th, 1912.
The Rt. Hon. Sir Edward P. Morris, P. C., K. C., &c., Prime Minister of Newfoundland, St. John's Newfoundland.

Dear Sir— I have to acknowledge the receipt of your communication of August 10th, and in reply I beg to state the following facts:— In the year 1906 I first came to Newfoundland from Truro, accompanied by Steward, and he made application in the "Royal Gazette" for certain timber limits at St. George's which were approved to him and afterwards sold to me and others. After I had the title to these properties, I employed you as Solicitor, to incorporate myself and a number of others into the St. George's Lumber Company, which you did. For two years afterwards you acted as Solicitor of the Company. At no time had you any interest or share in the Company, or in any of its properties, directly or indirectly.

HATS.

We have a large stock of this season's Felt Hats which we want sold at once, and to do this we have cut prices in 1-3's and 1-2's. Come early for best selection.

Children's Felt Hats in Turban and Mushroom shapes, 60c., 80c., and 90c. Now37c.

Misses' Flop Hat, made from special felt. Reg. \$1.10. Now .37c. Misses' Assorted Shapes & Colors. Reg. 65c., 80c. and \$1.00. Now57c.

Ladies' Felt Turban, high crown and assorted shapes, 80c., \$1.00, \$1.20. Now57c.

Special this week: Wool Rinking Caps . . .24c.

Soper & Moore

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Some time in the year 1908 you sent me your bill for professional services, for work done for the Company, amounting in all I think to about \$500. The Company at that time had no funds, and I offered you in payment of your account, stock in the Company, which you agreed to accept, and 10,000 shares were allotted to you which at that time could not have been sold, nor any time since, for an amount which would have paid your account.

The Company was capitalized at \$200,000. The nominal value of the shares was set at \$1 each, but they never had any market value, as there were never any sold on the market, and the Company has never paid a dividend.

In May, 1909, when you became Prime Minister of Newfoundland, you notified me that you could no longer act as Solicitor for the Company.

In December 1909, I notified you as a shareholder, that it was the intention of the Company to increase its capital and to issue bonds for the purpose of increasing the output and for general improvements, the stockholders in New York deeming this advisable.

At a meeting of the Company afterwards held in New York, the stock was increased to 900,000 shares, and afterwards in 1910, on account of the increase in capital of the St. George's Lumber Company, authorized by the shareholders by special Resolution, passed at a meeting held in Truro on December 16th, 1909, were allotted 40,000 shares being your pro rata allotment on the original holding of 10,000. Since then the Company has ceased operations, and its entire property is now in the hands of the bond-holders, as far as I know.

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Ingersoll Junior Gold Plate\$2.50 Ingersoll Midget Gold Plate\$2.50
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