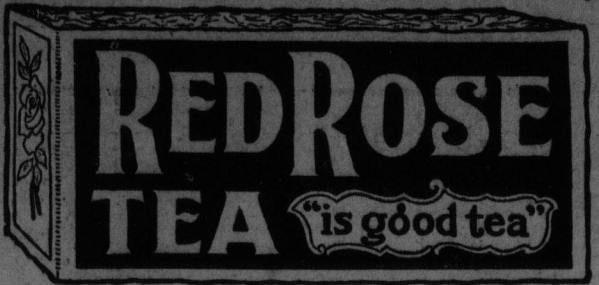


No one disputes the splendid quality of Red Rose Tea. Here in the East as well as in the West it is used every day in thousands of homes where its unvarying fine quality has been proven by years of continuous use.



Prices: 30c., 35c., 40c., 50c. and 60c.

YOUR TELEPHONE ORDER FOR
GROCERIES, MEATS or FISH
WILL RECEIVE PROMPT AND CAREFUL ATTENTION BY
Phone 543. F. E. WILLIAMS CO. Ltd.

BUY NOW. SAVE \$1.00 PER TON
CANADA'S BEST COAL "SALMON ASH"
Adaptable for all purposes.
(\$4.25 Per TON of 2,000 lbs.) Credit by arrangement,
(\$3.10 Per LOAD of 1,400 lbs.) C. O. D. or
Cash With Order...
For immediate delivery in City Proper.
Phone Main 1172 P. O. Box 13.
CANADIAN COAL CORPORATION.

LIVELY BIDDING AT CITY PROPERTY SALE

The sale of properties seized by the city and sold for the amount of tax arrears against them proved an attractive magnet yesterday morning and the bidding was brisk.

The sale opened at 10.30 o'clock and the following lots were disposed of:

Lot No. 104, Queen street, Dukes ward, owned by John Abrams, for taxes 1891-1908 and 1909-1908, sold to E. C. Wilson for \$70.

Lot No. 345, Tower street, Brooks ward, owned by James Polley, for taxes 1890-1908, sold to A. R. C. Clark for \$340.

Lot 744, St. John street, Brooks ward, owned by Thos. T. Polley, for taxes 1891-1908 and 1909-1908, sold to J. L. Kenneally for \$55.

Lot No. 344, Tower street, Brooks ward, owned by Wm. Polley, for taxes 1891-1908 and 1909-1908, sold to A. R. C. Clark for \$140.

Lot No. 11, Long Wharf, Dufferin ward, for taxes 1905-1908, owned by John O'Neill, sold to L. Kominsky for \$200.

Lot No. 1302-1304, owned by estate of James Mahoney, for taxes 1890-1908 and 1909-1908, sold to James Moulson for \$36.

Lot F. 3, Barker street, Dufferin ward, owned by Wm. Lang, for taxes 1902-1908, sold to L. Kominsky for \$85.

Lot 317, Tower street, Brooks ward, owned by Thos. Anderson, for taxes 1907-1908, sold to Charles Magnusson for \$140.

HOTELS.

Dufferin.

H. P. Hobart, So. Brantree; F. C. LeBlanc, Millinocket; T. R. Gibson, Moose Jaw; E. H. Cunningham, C. B. Roucette; J. Lemay, N. F. Duquette, Montreal; F. H. Wheaton, Moncton; C. F. Kibbille, Petticoat; W. W. Lyles, Louisville; J. A. Murray, Sussex; C. W. Burpee, Brownville; A. Foster, Stanley; E. P. Wilbur, C. Graham,

Mansfield; Mr and Mrs E. W. Leobard, Boston; J. J. Cravie, J. W. Dwight, Philadelphia; Mr and Mrs L. C. Bartlett, Nashua; Mrs A. Hooper, Mrs C. W. Hooper, Claremont, N.H.; Mr and Mrs B. F. Hawley, New York; Miss Volence, Miss Beams, Beverly; O. T. Roberts, S. L. Wheaton, Manchester; B. R. Holman, Moncton; Mrs D. Standish, Miss L. Diers, Mrs M. K. Fullerton, Miss A. C. Patterson, New York; John T. Robinson, Mrs A. M. Demis, Brooklyn; Mrs and Miss Morritt, Lynn; Mr and Mrs Brovest, Salem; Jas. W. Poor, M. W. Deyes, New Haven; H. W. McNeill, Chipman; C. F. Fleming and wife, Boston; F. J. Brooks, J. H. Leonard, Moncton; Miss Lockhart, The Cedars; Miss Gibson, Moncton; J. M. Bangs, Washington; Fred A. Holmes, Eastport; L. C. Haley, Windsor; A. W. Gardner, Yarmouth; C. W. McGratten, St. George.

Royal.
Mrs W. H. Evans, Bathurst; E. D. Atkins, Mrs Louise Harrison, Conn.; Mrs E. B. Collins, New York; C. W. Robinson, Miss Margorie Robinson, Elizabeth Davidson, Moncton; M. E. Moloney, Montreal; Geo. J. Barker, Boston; James F. Lord, Chicago; J. D. Chisholm, Montreal; F. A. Rowley, N. Sydney; P. Woodcock, New York; Mrs Fred Magee, Miss Macleod, Port Elgin; P. A. Landry, Dorchester; C. W. Fawcett, Sackville; R. H. Kelly, New York; F. S. Murchie, Mrs F. S. Murchie, Ralph Murchie, Miss Helen Murchie, Edmonston; Mrs Edith Nicholls, Cincinnati; W. S. Davis, Montreal; P. J. Burns, Bathurst; G. Adams, New York; Sir Robert Perks, London; G. W. Volchman, Ottawa; Miss Creaghman, Newcastle; Mr and Mrs E. B. Lucas, Scranton; G. H. Wheeler, Boston; James B. Madge, Miss Gladys M. Madge, Mrs M. E. Collins, Brooklyn; Mr and Mrs H. L. Stevenson, Conn.; L. Y. Morrison, Thomastonville; R. Pritchard, Lushing; E. B. Arthurs, Walkerville; F. P. McNally, Providence; Leonard I. Welling, Mrs L. L. Welling, Pittsburg; D. S. Campbell, Sackville; E. S. Andrews, Orange; Dr and Mrs Broadbridge, John H. Norton, Boston.

"Oratory is a gift, not an acquirement," said the proud politician, as he sat down after an hour's harangue. "I understand," said the matter-of-fact chairman. "We're not blaming you. You done the best you could."

CHIEF CLARK GETS VOTE FOR EXTRA POLICE DURING THE DOMINION EXHIBITION

Treasury Board Considered Plan Yesterday to Bring Detectives Here from American Cities--The Question of Civic Advertising--Recommendation for District Tax Commissioners.

The question of extra police protection during the exhibition was the principal topic of discussion at the meeting of the Treasury Board yesterday afternoon, and money was voted to enable the chief of police to secure special detectives from Montreal, Boston and elsewhere to watch the trains and boats and turn back the "gentlemen and ladies" of the underground. There was some discussion about the necessity of a fence on Rodney wharf, and in regard to a complaint of the Telegraph that it was being discriminated against in the allotment of civic advertisements.

Ald. McGoldrick, Vanwart, Sprout, Hayes, Willet, with the common clerk, the chamberlain, the comptroller and chairman of the board of assessors.

Rodney Wharf Protection.
A communication was received from the Attorney General calling attention to the grand jury's recommendation in regard to the erection of a fence and the placing of one or more lights on Rodney wharf.

The chairman said the matter would probably have to come up in another way. The crown could either take proceedings against the city or the street railway. Personally he was of the opinion that the responsibility rested with the street railway.

Ald. Vanwart said he was a member of the grand jury that brought in the presentment. He thought the street railway was liable. He moved that the opinion of Mr. Teed, the acting recorder, be secured as to which party to the controversy was responsible.

Ald. Hayes suggested that the chairman should take the matter up with the Attorney General.

Ald. McGoldrick thought they had dilly-dallied long enough.

Ald. Vanwart said the committee of the grand jury appeared to be picked. All the rest of the jury were apparently of the opinion that the street railway was responsible.

It was decided to secure an opinion from Mr. Teed.

Payment of District Commissioners.
Mr. Sharp, chairman of the board of assessors, asked for an order in regard to the remuneration of the district commissioners. He recommended an increase of \$600 over the present rate.

The chairman said that the commissioners this year had paid \$1,340, taking the amount for this year \$2,530. The chairman said that the commissioners this year had paid \$1,340, taking the amount for this year \$2,530.

The chairman said he did not know where he would get the money to pay the account. At the same time he thought the commissioners deserved extra remuneration. The chairman said the money would have to come from the wiping account.

Ald. Willet moved that the recommendation be adopted.

Ald. McGoldrick objected on the ground that Commissioner O'Leary of his ward had not received a large enough raise.

Ald. Willet's motion was adopted.

The chairman read a communication from Barnhill, Ewing & Sanford, regarding the assessment of the N.B. Cold Storage Company. As the assessment had been withdrawn, Mr. Ewing sent in a bill for \$77, expenses incurred in having the assessment set aside.

The chairman said the assessment was withdrawn was that the property belonged to the crown.

Ald. Willet moved that the bill be paid and this was carried.

Extra Police Protection.
Ald. Vanwart brought up the matter of providing extra police protection during the ten days of the fair. The chief wanted 10 men and 2 detectives, but no arrangements had been made to pay them.

Chief Clark said the exhibition authorities intended to put on a special force of 60 or 70 constables, but he thought more men were needed about the city. Visitors usually made their break in the residential districts. He wanted detectives to attend the trains and boats, and turn back undesirable. He thought to get men for \$5 per day, but the chief agency of Montreal wanted \$5 per day and expenses, and the Pinkerton agency \$8 per day and expenses.

Ald. Jones thought they ought to have extra police if they could afford them.

In reply to Ald. Hayes the chief said between \$200 and \$300 would be required.

The comptroller said there was only about \$200 available for unforeseen expenses in the police account.

Ald. Vanwart said the money should come out of general revenue. The Safety Board had enough charges against its appropriation.

The chamberlain—"You'll have a hard job to get it from that quarter."

In reply to the chairman the comptroller said the general revenue was about \$15,000 in debt now.

The chamberlain said the only way was to charge the money against the balances, though that was a big risk to run.

The comptroller said he had called Director Wisely's attention to the matter, and the director said he planned on using \$200 of the police appropriation for special constables.

Director Wisely was then called in. He said that he had intended that \$200 should be available to employ special police.

Ald. Hayes moved that \$200 from the police account and \$100 from the interest account be given to the chief to be used as he thought best. This was adopted.

Bills Presented And Paid.
G. Earle Logan presented a bill of \$205 for searching titles in connection with the advertised sale of properties for tax arrears.

The chamberlain said that as a result of the proceedings taken by the city between \$900 and \$700 of old taxes had been paid in.

A recommendation to pay the bills was adopted.

Ald. Potts presented a bill for \$46.50 for acting as auctioneer in the sale of properties in arrears for taxes. It was recommended for payment.

Tenders for city printing were received from J. A. Bowes and Mr. McAlpine, the former for 60 and the latter for 85 cents a page. Mr. Bowes' tender was recommended for acceptance.

The chamberlain said the mayor had shown him a letter from the manager of the Telegraph complaining that there had been discrimination in regard to the allotment of civic advertisements. The mayor who was present made an explanation.

The chamberlain said the large advertisement complained of had to be paid by the poor people who were in arrears for the taxes, and he thought he was only doing right in getting as low rates as possible. The law required

A Successful Exhibit Requires Telephone Connections

The New Brunswick Telephone Co., Limited, have Installed a Branch Exchange Switchboard at the Exhibition Buildings.

Orders for telephones on the grounds will be given prompt attention. Contracts will be taken for one month's service so that the telephone can be used during the installation and removal of exhibits. Call contract department, Main 1600 and a representative will call on you to secure your order.

After Sept. 2nd All Calls for Exhibitors Ask the Operator for Exhibition Exchange

ed him to advertise in one morning and one evening paper.

The comptroller said that when the Telegraph advanced its rates 25 per cent. He did not feel that he could give advertisements to the Telegraph. He thought The Standard and the Globe had a good local circulation. Neither the mayor nor any of the aldermen had suggested that there should be any discrimination. He accepted the whole responsibility.

The chairman observed that some years ago when the Telegraph editorially was pointing out that his reelection would spell disaster to the city, men from the business office were beseeching him not to sell out the property to collect its arrears for taxes. He would have been able to stop the chatter of the Telegraph very effectively then, but thought the situation too amusing to be spoiled by drastic action on his part.

Ald. Potts said the comptroller would have no right to pay the extra 25 per cent. exacted by the Telegraph without a special order of the council.

The mayor said there was apparently an impression in the mind of the editor that the Telegraph was being discriminated against on account of the Main street trouble. He had never spoken to the officials about the allotment of advertising, and believed that none of the aldermen had done so.

Ald. Willet's motion was adopted.

More Light Wanted.
Ald. McGoldrick thought there should be a light placed on Mill street between the depot and Main street. The special lights put in for the exhibition ended at the depot, and Mill street to the northward would be as dark as a pocket by contrast.

Ald. Vanwart said the safety board would attend the matter.

The board then adjourned.

THE EVANGELICAL ALLIANCE.
The Evangelical Alliance met yesterday morning in St. Andrew's church with Rev. W. Camp presiding. The meeting was opened by Rev. Mr. Kury, who read the scriptures. He was followed by Rev. Mr. Wentworth with prayer.

Archdeacon Madden spoke of the necessity of the Alliance securing a number of the laymen from the ministry. He spoke of the strong sentiment in England looking towards unity and the necessity for united action. He told of a number of conferences being held between the different denominations and thought that similar action would be begun here.

Dr. George Hanson spoke of the responsibility of the alliance in reference to education.

Judge Forbes also spoke at some length on the good work of the alliance.

A hearty vote of thanks was passed to the delegation and a resolution was passed that the laymen of the churches be welcomed to the association and the ministers bring the claims of the association before the congregations.

After Mr. McDonald had his conversation with Mr. Murdoch in which the latter said he would not consider a concrete wall, they put in a figure for a concrete wall, in the chance that they might be permitted to put up a concrete wall. They had figured on a 12 foot wall or according to specifications, and concrete would cost more proportionately than a dry stone wall. He had no reason to know that a concrete wall would be accepted, but thought there was a chance that it might be. If they had known that the engineer would accept a concrete wall narrower than the specifications for a dry wall called for, their figures would have been lower.

The mayor—Your figures for a dry stone wall were \$12 and the concrete wall is being built for \$5.60.

To the Mayor, Asst. Engineer Hatfield said he had made a plan for the concrete wall. This was 9 feet wide at the base. The wall as built was 8 feet in some places.

Should Be Investigated.

Ald. Potts—"It's no use to me that McDonald & McLeod put in a tender

NORMAN McLEOD EXAMINED BY THE PAVING INVESTIGATORS

Member of Firm of McDonald & McLeod Says He Based Tender on Mr. Carleton's Estimate of Water Street Work--Put in Tender for Concrete Wall--Meeting Held Last Night.

At the meeting of the Main street paving committee last evening Norman McLeod, of the firm of McDonald & McLeod, stated that before his firm sent in its tender he asked Mr. Carleton what it had cost to do the work on Water street, and Mr. Carleton had told him between \$4 and \$5. All the members of the committee were present with Engineer Murdoch and his assistant, Mr. Low and Mr. Clarke.

After being sworn Mr. McLeod in reply to the mayor said he had not engaged Mr. Carleton to prepare an estimate upon which to base his tender. He had made no arrangement with Mr. Carleton to employ him as a foreman if his firm had secured the contract.

He had no previous experience as a roadmaker. His partnership with Mr. McDonald was formed about a month previous to sending in the tender. It was formed in the hope of securing a contract in connection with the city's programme for laying permanent paving. Continuing he said Mr. McDonald prepared the figures in the first place, and he had checked them. He understood Mr. McDonald had asked the city engineer what his estimates of the cost of the work were.

Mr. Murdoch's answer was very indefinite, but he thought he had said that \$3.85 per yard was his estimate. In view, however, of the fact that Mr. Carleton had told him that the cost of the work on Water street was between \$4 and \$5, they had put in a tender for \$4.85.

Tendered For Concrete Wall.
Continuing the witness said his firm had put in an alternative tender for a concrete retaining wall, but so far as he knew it had not been considered by the board of works. This tender was attached to the tender for a dry stone wall. He did not know that it had been read when the tenders were opened.

After Mr. McDonald had his conversation with Mr. Murdoch in which the latter said he would not consider a concrete wall, they put in a figure for a concrete wall, in the chance that they might be permitted to put up a concrete wall. They had figured on a 12 foot wall or according to specifications, and concrete would cost more proportionately than a dry stone wall. He had no reason to know that a concrete wall would be accepted, but thought there was a chance that it might be. If they had known that the engineer would accept a concrete wall narrower than the specifications for a dry wall called for, their figures would have been lower.

The mayor—Your figures for a dry stone wall were \$12 and the concrete wall is being built for \$5.60.

To the Mayor, Asst. Engineer Hatfield said he had made a plan for the concrete wall. This was 9 feet wide at the base. The wall as built was 8 feet in some places.

Should Be Investigated.

Ald. Potts—"It's no use to me that McDonald & McLeod put in a tender

for a concrete wall. There's something irregular in this connection, and we ought to find out where the nigger was located.

The Mayor—"It's been admitted here on both sides that machine made concrete gives the best mixture. The alternative clause allows the employment of the machine method. The engineer is a little bit wiser than he is supposed to be. Now he has been ordered to have a hand-made mixture put down on Smythe street—that is compelling the city to accept the worst method, as it is acknowledged to be by all parties."

Ald. Holder asked Mr. Murdoch whom he would place the blame on. The Mayor—"The committee will decide that."

Ald. Holder—"But Dr. Murdoch's opinion would help us."

The Mayor—"There is a misconception here. Mr. Carleton is not on trial. Mr. Murdoch is the defendant in the case. It would hardly be fair to ask him to place the blame. The committee has a lot of evidence before it, and it is quite competent to form an opinion. And so far as I can judge it is going to make a decision without fear or favor."

After some further discussion the witness was dismissed and the committee went into private session.

Shiloh's Cure
quickly stops coughs, cures colds, heals the throat and lungs. 25 cents.

The Spiritual Sun is the one only substance from which are all things.—D. L. & W., 300, Swedenborg.

GRITZ

a 5lb. bag for
25c.
for Porridge,
Puddings etc.

MARRIED.

Brydon-Bell—in St. Andrew's church, St. John, N. B., at three-thirty o'clock, Aug. 31st, by the Rev. David Lang, pastor, James Brydon of Hawick, Scotland, to Gretchen, daughter of Mr. and Mrs. Charles William Bell.

BOYANER OPTICIAN

D. BOYANER, Scientific Optician, 38 Dock Street. The only exclusive Optical store in the city. Closes 6.15 p.m.; Sat. 9.30.

The Sun Life Assurance Co. of Canada

Will support you in old age or look after your family if you are prematurely taken away. It will cost you comparatively little each year.

ASK OUR AGENTS FOR PRICES. Assets nearly \$35,000,000.

G. C. JORDAN, Manager for N. B.

PURITY FLOUR

Use it for bread, pies, cakes, biscuits, everything

It's the champion all-purpose brand.

Western Canada Flour Mills Co., Limited.