

# LIPTON'S TEAS

SUPPLIED BY ROYAL APPOINTMENT



## TO HER MAJESTY THE QUEEN

Lipton Teas are put up in 1 lb. and ½ lb. air-tight packages, and can be obtained from all the best grocers throughout the Dominion of Canada.

### Over One Million Packets

SOLD WEEKLY IN GREAT BRITAIN ALONE.

AWARDED HIGHEST HONORS AT THE WORLD'S FAIR, CHICAGO.

Lipton is sole proprietor of thousands of acres of the best Tea land in Ceylon. Following are the names of some of Lipton's Estates: Dambatenne, Laymastotte, Monerakande, Mahadambatenne, Mousakellie, Pooprasie, Hanagalla, Gigranella, etc.

BUY LIPTON'S TEAS AT GROWER'S PRICES

30c, 40c and 50c Per Lb.

SOLD BY ALL BEST GROCERS.

WHOLESALE AGENTS, A. M. SMITH &amp; CO.

Lipton's Chief Offices: City Road, London, England.

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HEAD OFFICE, TEMPLE BUILDING, MONTREAL.

A. DUNCAN REID, Superintendent of Agencies, Toronto.

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BEDDOME &amp; BROWN, AGENTS, LONDON. TELEPHONE 693.

## THE SPORTSMAN'S COLUMN

### BASE BALL

NATIONAL LEAGUE—APRIL 29.  
At Brooklyn. R. H. E.  
Washington..... 4 8 1  
Brooklyn..... 4 9 5  
Batteries—Mercer and Harper, McAnuley, Gumbert and Grim, Umpire, Lynch.  
At Philadelphia. R. H. E.  
New York..... 6 11 3  
Philadelphia..... 12 16 1  
Batteries—Clemens, Farrell, McGill and Taylor, Boyle, Umpire, Keefe and Henderson.  
At Pittsburgh. R. H. E.  
Cleveland..... 2 5 3  
Pittsburgh..... 9 14 0  
Batteries—Chamberlin and O'Connor, Killen and Suglen, Umpire, Weidman.  
Orin and Taylor are doing fine work for the Phillies.  
Killen is one of the best-hitting pitchers in the League.  
The Philadelphia lead the race and continue at a rapid pace.  
Joe Chambers, of Toronto, has been signed by the Maple Leafs.  
Detroit defeated Columbus at Detroit on Tuesday by 17 to 3 in the presence of 3,000 people.  
Donovan, of Pittsburgh, is doing his share of base stealing this season. He took two bags from Jack O'Connor the other day.  
Manager Faatz, of the New Castle, Pa., team, has filed a money consideration, Ed. O'Meara, claiming that he had signed with the Ft. Wayne club, and under the rules cannot play on the Cleveland league team.  
Big Perry Werden hit harder than anybody in the Western League on opening day. He must have terrorized Gallahan, Kansas City's "phenom," for he got a home run, a triple, a double and a single off Manning's prize. Sammy Nichols touched Healy for four hits, two of them doubles.  
Guelph Herald:—"Wm. McElroy has put his name to a Maple Leaf contract, and will not go to London." London has no claim to him, having signed him under the old rules, and also when the League was an amateur organization. They signed him for a money consideration, in direct violation of the constitution then existing. Better wait and see what action the Executive Board, composed of representatives from London, Hamilton and Galt, will take before playing McElroy. Londoners say he will either play with the Alerts or not at all.

### THE TUB

A meeting of the Shakespeare turf association was held a few evenings ago for the purpose of reorganizing for the coming season. The following officers were elected:—President, V. Weiss; vice-president, T. Flynn; secretary, W. Crear; directors, T. Weiss, F. Baecheler, R. Thompson, I. Eby. They intend having a good day's races on the 25th of May.

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## NEARLY WENT THROUGH

New System of Tax Collection Gets a Second Reading.

### THE SPRINGBANK RAILWAY.

City Council Passes a By-law Ratifying Their Proposal—Not All of the Company's Wishes are Accorded to—Altering Billiard Licenses.

The City Council held a special meeting last evening to put through the by-law, carrying into effect, so far as the city is concerned, the Springbank Electric Railway proposal. The company's manager, Mr. C. E. A. Carr, and Solicitor Ivey were present, and raised several objections to the city's proposal. City Solicitor Meredith pointed out the holes into which the city might fall by acceding to some of the wishes of the company, and in every instance the Council stood by their solicitor.

The second item of general importance was the change proposed to be made in the present system of taxation. The by-law would have had its third reading, but for Ald. O'Meara's objection to three readings taking place at one sitting, and it will come up at the meeting on Monday night for final disposition.

The members present were the Mayor and Aldermen Taylor, Pritchard, J. Heaman, Skinner, O'Meara, Douglas, Carrothers, Cooper, Armstrong, Drenaney, Bennett, Parnell, McCallum, Nutkins, W. Heaman, City Solicitor Meredith and City Clerk Kingston.

A letter was read from the Street Railway Company stating that they could not accept the by-law relating to their entrance to Springbank Park. Clauses 7, 23 and 26 were not, and are not satisfactory, and they could not agree to the amendment of clause 31. With reference to employees, the letter stated that they must be similar to those in the city. While not acknowledging the right of the city to say what the fares should be, they would agree to a special fare for corporation laborers.

The first three clauses mentioned were liability clauses. On clause 7, Manager Carr objected to the word "unnecessary" in the phrase "do no unnecessary damage" in the laying of drains, etc., on the company's property. The company also wanted work mentioned in the clause to be done to the satisfaction of the company's engineer, if done by the city.

City Solicitor Meredith explained that the city by leaving out the word "unnecessary" might be involved in litigation. A train or two, for instance, might be stopped. When the company were permitted to do the work themselves, they had the remedy in their own hands.

The Mayor—Gentlemen, I would stick to this word, and everything that we don't see the end of.

The clause was not changed. On clause 23 and 26 were objected to by the company because they alleged, they were contracted out of damage wrought against them by a number of possible changes, and only "third persons" were protected.

The Council refused to make amendment to either of the clauses. On clause 31, Manager Carr said the hauling of coal from any but G. T. R. tracks would involve a cost they did not feel justified in undertaking. The girder rails would not take steam railway cars.

Mayor Little pointed out that under the G. T. R. 99-year lease the G. T. R. was obliged to handle coal cars from Port Stanley Railway.

Ald. Pritchard said he knew for a fact that you could not get a transferred car on the G. T. R. He considered this one of the most important clauses. The privilege of entering Springbank was much greater than the company were giving in return.

The clause passed with the words "other steam railways" struck out. The vote was 9 to 6, Ald. Pritchard's motion to stand by the clause being defeated.

The company objected to the restriction directing them to employ city men only. Manager Carr said the same cars would be run to Springbank as in the city, and this by-law covered the ground.

Ald. Armstrong and Nutkins moved to strike the clause and insert the clause in the city's favor. Ald. McCallum said the city by-law gave the company the privilege of employing men "as far as practicable" living in the city. Everyone knew that the company hired men from all over. A tramp wanting to earn a dollar to get through could get a job. He would agree to the employing of experts outside of the city.

Ald. Armstrong's amendment passed. Manager Carr's last objection was the provision that the company should carry corporation employees to and from Springbank at the same fare and during the same hours as in the city. The company would agree to take the workmen to Springbank, properly certified as such, from the city limits for one workingman's ticket, or two tickets for any part of the city.

This was agreed to. Ald. McCallum moved that the last car on the Springbank railway be inside the city limits not later than 9:30 p. m.

Ald. Cooper seconded. Ald. Parnell, Armstrong and Skinner supported the resolution, which carried.

The by-law, ratifying the proposed agreement, was read three times and passed.

Manager Carr would not give any opinion as to the acceptance of the by-law by his company. The matter will first have to be submitted to the directors.

OTHER IMPORTANT BUSINESS.  
It was decided to have a committee interview the Proof Line Road Company, to obtain permission for the Street Railway Company to lay

their tracks on Richmond street to Cheapside, in place of Wellington street.

Ald. Douglas moved that Ald. Carrothers, Ald. Parnell and the Mayor be a committee to bond a gravel pit in the north end of the city. Carried.

In reply to Ald. Armstrong, the Mayor said the question of paying the Port Stanley Syndicate employees was still alive. He hoped the matter would be settled and the money paid in about two weeks.

Ald. Nutkins—Is there anything new regarding the car shops? The Mayor—Nothing new.

Ald. Carrothers—It's private. The Mayor—No; there's nothing private.

Ald. Skinner drew the attention of No. 2 Committee to the danger existing at present to the maples of the Park from insects.

Ald. Drenaney—We haven't got an answer about the car shops.

The Mayor—I haven't got an answer, either. I expect one in three or four days.

Ald. Drenaney—Because its an important matter.

The maple tree insect came up for discussion again.

Ald. Skinner said the trouble extended to the maple trees all over the city.

Ald. Parnell promised to look after the Park trees.

In reply to Ald. Pritchard, Ald. Parnell said the cost of operating the steam roller last year was \$333.83.

The by-law, relating to the amending of the present system of taxation, was presented to the Council.

The City Solicitor explained the proposals of the by-law briefly. The first instalment of all taxes (except statute labor taxes) are payable on the 31st of July in each year. But if a person on or before July 31 paid his first instalment he was entitled to wait until September to pay his second instalment and till the 30th of November to pay the third instalment. The taxes, instead of being divided into two instalments, were now divided into three instalments.

The first instalment of taxes was to be one-third of the whole amount, as nearly as possible. For instance, taking a tax bill of \$23, \$7 must be paid in the first instalment and \$8 in the next two instalments. It might be also that the first payment would be greater than the next two.

Provisions were made that if the whole was paid before July 31, the ratepayer would have three per cent. rebate on the second instalment and five per cent. on the third instalment, or an equality of four per cent. Suppose a person missed his first payment, he had the right then to pay the second and third instalments and get a discount of 3 per cent. on the third instalment, thus losing only two per cent. Another change from the last by-law was that all rates were lumped together and then divided, in place of making all special rates due on the first payment.

City Auditor Jewell stated that he had made an estimate as to the effect of the discounts being given, and found that about \$2,500 would be required out of the general rate therefore.

On the second reading, Ald. Taylor moved in amendment that the interest charge on the first payment be not added until the second payment becomes due, and that it be not added on the second payment until the third payment becomes due.

Ald. Drenaney seconded.

Ald. O'Meara moved in further amendment that the fine be 2½ per cent. Ald. Cooper seconded.

The Mayor spoke in warmly appreciative words of the worth of the city auditor, city treasurer and city clerk in financial matters, and quoted competent outside opinion to show that their management added to the financial standing of the city. They had prepared and approved this scheme. Still he did not believe in being led by the nose by city officials, except where it appeared as in this case that it was the best thing.

Ald. O'Meara—What better offer are you to-day than three years ago? The Mayor—I believe that the saving has been half a mill.

Ald. O'Meara's amendment secured two votes.

Ald. Taylor's amendment was lost. Yeas—Ald. Pritchard, Taylor, O'Meara, Douglas, Cooper and Drenaney. Nays—Ald. J. Heaman, Carrothers, Skinner, W. Heaman, Armstrong, Bennett, Nutkins, Parnell and McCallum.

The second reading passed.

On the third reading, Ald. O'Meara objected, and the by-law was laid over to the Council meeting next Monday night.

The billiard license by-law came up for a third reading. The by-law provides a reduction of license for first table to \$30 instead of \$40, and the second \$10.

Ald. Heaman said the loss would be a total of \$365 in license fees.

A number of amendments were offered, but the by-law went through.

SEND FOUR CENTS

For Six Fancy Dolls With Extra Dresses.

The manufacturers of the popular Diamond Dyes have a taking novelty which they are sending out to every city, town and village in Canada. This novelty is known as the Diamond Dye doll with extra dresses.

Six of these dolls with six extra dresses will be sent to any address upon receipt of four cents in stamps. These dolls are very artistic and ornamental, and delight the young people.

When you order the dolls, ask for card of forty-five samples of dyed cloth, and book of directions for dyeing with Diamond Dyes; these are sent free of cost. Wells & Richardson Co., 200 Mountain street, Montreal.

The Vermont Republican State convention yesterday reaffirmed its adherence to the doctrine of protection, with a reciprocity attachment. The sentiment favored McKinley.

Port Stanley harbor is clear of ice.

## DISTRICT NEWS.

The 25th Battalion will hold their annual outing on May 24th and 25th at Simcoe, and not at Sarnia, as anticipated.

Rev. R. G. Sinclair, late of Mount Pleasant and Burford, has received a unanimous call to Canada, one of the most thriving parts of the Annapolis Valley, N. S.

Mr. V. Weiss sold his farm of 108 acres in Downie for \$6,000, and has bought the farm of 110 acres in South Easthope belonging to the late L. Dantzer, of Baden. The price of the latter was \$6,300.

Mr. John Oswald, of the Massey-Harris Co., Brantford, was the other evening presented with a neat address and a well filled purse by his fellow-employees upon the occasion of his leaving the city. Mr. W. Munroe made the presentation. Mr. Oswald will be much missed.

The marl bed on the 14th concession of Elms is now the all-absorbing question in that district. It is situated about six miles west from Milverton. If anything should be the outcome of the find Milverton would certainly be the outlet. It is hoped that parties owning the land will not hold it too high and thus block the enterprise.

Mrs. Lightfoot, of Windsor, the colored woman whose four-year-old child was stolen from her house in Detroit by her former husband, Levi Stewart, has regained possession of her child and has also become reconciled to her ex-husband. She drove towards Elmstead the other evening. On the way there she met a legion of colored people and her child was with them. She went with them until they found Stewart, with the above result.

Mr. Robert Christie, of Mitchell, died the other morning after being kept in the house several years as an invalid. Mr. Christie was one of the first settlers in that part of the country, coming in the year 1844. He settled in Logan and afterwards lived in Mitchell. He was one of the first city councillors, being elected of Logan, Wallace and Elms in 1847, and was a prominent business man for several years. He was town clerk from 1872 to 1880, and kept well posted in municipal law.

Kenneth Urquhart, of Chatham, on Tuesday discovered that a large quantity of bricks had been stolen from his lot at Lacroix and Harvey streets. The bricks were piled in the lot last fall, and Mr. Urquhart went to look at them, and discovered that a large portion of them, about 3,000, had been carried off. He was inclined to think that the steal was recent, but the grass had grown on the spot where the bricks were piled. An effort will be made to locate the stolen material, and bring the guilty parties to justice.

The Berwickshire, Scot., News brings the intelligence that R. M. Calder, who left Chatham about twelve years ago, died at his residence, 16 Cambridge terrace, Ranelagh Road, Pimlico, London, Eng., Monday, April 13. During his residence here, says the Banner, Mr. Calder conducted a dry goods business, and personally was very well known and extremely popular. His poetic contributions won for him quite an extensive reputation. His death, while almost in the prime of life, will be a painful surprise to hundreds of his friends in Chatham and Kent.

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## Chase & Sanborn's



## Seal Brand Coffee

Universally accepted as the Leading Fine Coffee of the World.

The only Coffee served at the WORLD'S FAIR.

CHASE &amp; SANBORN, BOSTON. MONTREAL. CHICAGO.

Catalogue Sale of Choice Collection of Pictures.

BY T. MOWER MARTIN, R. C. A.—To be sold by auction at J. W. Jones' auction room, 242 Dundas street, Thursday evening, April 20th, at 8 p. m. Mr. Martin's paintings are to be found in the most select and valuable collections of England and Canada. He is represented in the Queen's collection in Windsor Castle by a large Canadian landscape; also in the famous Lansdowne collection, and many others. The present sale affords a good opportunity to secure original signed specimens of his work. Pictures on view day previous to sale. Terms cash.

J. W. JONES, Auctioneer. D25, v. s. m. th

WILL BE SOLD BY PUBLIC AUCTION by Mr. J. W. Jones, at his rooms, Dundas Street, London, on Friday, the first day of May, 1896, at 2:30 p. m., the stock of Hugh McCallum, West Lorne, as follows:

Tweeds and Cloths.....	\$135 07
Tailors' Trimmings.....	104 04
Tailors' Buttons.....	51 50
Men's Furnishings.....	31 56
Ordered Clothing.....	37 25
Shop Furniture.....	62 00
<b>Total.....</b>	<b>\$291 42</b>

Terms—One-quarter down, balance 1 and 2 months approved, endorsed paper, with interest at 7 per cent. Stock lists on the premises and with GIBBONS, MULKERN & HARPER, London, Ont. x125v.

## NOTICE TO CREDITORS.

PURSUANT TO A DECREEAL ORDER in the matter of Elizabeth Lampkin, deceased, in a cause between Mary Charlotte Crane, Plaintiff, and George W. Lampkin et al., defendants, the creditors of Elizabeth Lampkin, late of the City of London, in the County of Middlesex, who died in or about the month of December, A. D. 1872, and all others having, or claiming to have, any lien, charge or incumbrance, on or against the estate of the said deceased, or against the interest of any of the parties hereto, are on or before the 4th day of May, 1886, to send by post, prepaid, to William J. Clarke, Esq., Solicitor for the Plaintiff, their claim and statement of their claims, and the nature of the security and additions, and full particulars of their claims, liens or incumbrances, and statements of their accounts, and the nature of the security and additions, any held by them, and in default, they will be peremptorily excluded from the benefit of said order. Every creditor or incumbrancer holding any security to produce the same before the Master of the Supreme Court, at his Chambers, at the County Buildings, in the City of London, on the 11th day of May, 1886, at 10 o'clock p. m., being the time appointed for adjudicating on the claims.

Dated April 29, 1886.  
WM. J. CLARKE, J. SHANLY, Solicitors for Plaintiff's Executor, at London.

## BLOOD POISON

HAVE YOU Sore Throat, Pimples, Open Sores, Colored Spots, Old Sores, Ulcers in Mouth, Hair-Falling, Write COOK & BEEBE, Chicago, Ill., for proofs of cure. Capital, \$500,000. Worst case cured in 16 to 25 days. 150-cent book free.

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## DUNN'S BAKING POWDER

THE COOK'S BEST FRIEND

LARGEST SALE IN CANADA.

## WESLEY HARRISON, UNDERTAKER AND EMBALMER.

Open night and day. Spencer's Block, Dundas street. Telephone 1150.

## 150 KING STREET. J. FERGUSON & SONS

The Leading Undertakers and Embalmers.

Open night and day. Telephone—House, 575; Factory, 553.

## C. F. Needham

PLUMBER.

Steam, Gas and Hot Water Fitting. A call solicited. Orders promptly attended to.

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Purify the Blood by way of the Kidneys.

This is Nature's way of doing it, and the way

## DODD'S Kidney Pills

Do It!

See that you get DODD'S Imitations are dangerous!!

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Westlake's platinum photos are finest. No extra charge for them.