

INEDY MEN FOR 20 YEARS

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INEDY

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BYLAW No.

A By-Law of the City of Regina to
Provide for the Raising of the Sum
of \$18,000.00 to be Expended in the
Erection and Equipment of an Isolation
Hospital.

WHEREAS the Council of the City
of Regina deem it expedient to erect
an isolation hospital for the City on
Block known as Stevens Place, in the
City of Regina, and to equip the same;

And Whereas it is expedient for
the purpose of defraying the cost of
the erection and equipment of said
building that debentures should be
issued to the amount of Eighteen
Thousand Dollars (\$18,000.00) payable
in thirty years from the first
day of July, 1910, bearing interest at
the rate of 4 1/2 per centum per annum,
payable half-yearly, which sum of
Eighteen Thousand Dollars (\$18,000.00)
is the amount of the debt in-
tended to be created by this Bylaw;

AND WHEREAS the amount of
rateable property in the city accord-
ing to the last revised assessment roll,
namely, the assessment roll for the
year 1909, is Eleven Million, Seven
Hundred and Fourteen Thousand,
Eight Hundred and Sixty-Eight Dol-
lars (\$11,714,868);

AND WHEREAS the total amount
of the existing debenture debt of the
said City is One Million, Eight Hun-
dred and Fifty-Eight Thousand, Two
Hundred and Forty-Six Dollars and
Ninety Cents (\$1,858,246.90), of which
no part, either principal or interest,
is in arrears;

AND WHEREAS the said City is by
law required to make provision for a
sinking fund to cover the repayment
of its debenture indebtedness;

AND WHEREAS the amount of
funds or securities held by the City
to the credit of the said Sinking Fund
is Ninety-Five Thousand, Four Hun-
dred and Forty-Four Dollars and El-
even Cents (\$95,444.11);

WHEREFORE the Council of the
City of Regina enacts as follows:

1. It shall be lawful for the Council
of the City of Regina to borrow on
behalf of the said City upon the credit
of the municipality at large the sum
of Eighteen Thousand Dollars (\$18,000.00)
for the purpose of defraying the
cost of the erection and equip-
ment of said isolation hospital, by the
issue of debentures of the said City
on the credit of the said municipality
of the City of Regina at large for the
sum of Eighteen Thousand Dollars
(\$18,000.00) to be payable as hereinafter
provided;

2. The said debentures shall bear
date on the 1st day of July, 1910,
and shall be made payable in such
manner that the whole amount of the
principal indebtedness incurred there-
by shall be paid at the end of thirty
years from the first day of July, 1910.

3. The rate of interest shall be 4 1/2
per centum per annum, computed
from the first day of July, 1910,
payable semi-annually on the
first days of January and July in each
year during the currency of the said
debentures and coupons shall be at-
tached to each of the said debentures
representing the respective payments
of interest.

4. The said debentures shall be seal-
ed with the Corporate Seal of the said
City and shall be signed by the Mayor
and City Treasurer, and the said
Coupons shall each bear the signatures
of the Mayor and City Treasurer
engraved or lithographed thereon,
and the debentures and coupons shall
be made payable at the Bank of Mont-
real in London, Montreal, New York,
Montreal, Toronto or Regina, and the
debentures may be issued in sterling
or currency or partly in the one and
partly in the other.

5. In addition to all other amounts
there shall be levied and collected in
each year during the currency of the
said debentures on all rateable prop-
erty in the said City by special rate or
rates sufficient therefor the sum of
Eight Hundred and Ten Dollars
(\$810.00) for the annual interest and
the sum of Three Hundred and Twenty
Dollars and Ninety-Five Cents (\$320.
95) by way of sinking fund, making in
all the sum of One Thousand, One Hun-
dred and Thirty Dollars and Ninety-
Five Cents (\$1,130.95).

6. This Bylaw shall take effect on
the 1st day of July, 1910.

7. This Bylaw shall be submitted
to the burgesses on Friday, the 6th
day of May, 1910, and for the purpose
of taking the votes of the burgesses
thereon polling places shall be open
between the hours of nine o'clock in
the forenoon and five o'clock in the
afternoon in each of the following
places:

Ward 1.—Corporation Weigh-house,
Market Square.

Ward 2.—City Hall.

Ward 3.—Polling Booth, corner Vic-
toria St. and Lorne St.

Ward 4.—Polling Place, corner Al-
bert St. and 11th Ave.

Ward 5.—Polling Place, corner
Dewdney St. and Cornwall St.

8. On Saturday, the 7th day of May,
1910, in the City Hall in the City of
Regina, at ten o'clock in the forenoon,
the Returning Officer shall sum up
the number of votes given for and
against this Bylaw.

9. On Thursday, the 5th day of May,
1910, at the hour of four o'clock in
the afternoon, the Mayor shall attend
at his office in the said City Hall for
the purpose of appointing persons to
attend at the various polling places,
and at the final summing up of the
votes by the Returning Officer on be-
half of the persons respectively inter-
ested in promoting or opposing the
passing of this Bylaw respectively.

Read a first time this 12th day of
April, 1910.

(Sgd.) R. H. WILLIAMS, Mayor.

(Sgd.) A. E. CHIVERS, City Clerk.

Read a second time this 12th day
of April, 1910.

(Sgd.) R. H. WILLIAMS, Mayor.

(Sgd.) A. E. CHIVERS, City Clerk.

Read a third time and passed this
day of April, 1910.

Mayor.

City Clerk.

NOTICE

The above is a true copy of a pro-
posed Bylaw which has been intro-
duced and which may be finally passed
by the Council of the City of Regina
in the event of the assent of the bur-
gesses being obtained therefor, within
four weeks of the voting thereon; and
upon Friday, May 6, 1910, at the places
named in the said proposed Bylaw
for taking the votes of the burgesses,
the voting thereon will be held be-
tween the hours of 9 a.m. and 5 p.m.

A. E. CHIVERS,
Returning Officer.

BYLAW No.

A Bylaw to Provide for the Raising
of the Sum of Ten Thousand Dollars
(\$10,000.00) to be Expended in the
Erection of a Children's Shelter.

WHEREAS it is expedient to erect
a Children's Shelter on Lots 3, 4 and
5, in Block 414, in the City of Regina;

AND WHEREAS it is expedient for
the purpose of raising the amount nec-
essary to be expended in the erec-
tion of such shelter, and debentures
be issued to the amount of Ten
Thousand Dollars (\$10,000.00) pay-
able in forty years from the first
day of July, 1910, bearing inter-
est at the rate of four and a half
per centum per annum, payable
half-yearly, which sum of Ten
Thousand Dollars is the amount of
the debt to be created by this Bylaw;

AND WHEREAS the amount of
rateable property in the said City ac-
cording to the last revised assessment
roll, is eleven million, seven hundred
and fourteen thousand, eight hun-
dred and sixty-eight dollars (\$11,714,868.00);

AND WHEREAS the total amount
of the existing debenture debt of the
City is one million, eight hundred and
fifty-eight thousand, two hundred and
forty-six dollars and ninety cents (\$1,858,246.90);

AND WHEREAS the City is required
by law to make provision for a
sinking fund to cover the repayment
of the debenture indebtedness;

AND WHEREAS the amount of
funds or securities held by the City
to the credit of the said Sinking Fund
is Ninety-Five Thousand, Four Hun-
dred and Forty-Four Dollars and El-
even Cents (\$95,444.11);

WHEREFORE, the Council of the
City of Regina enacts as follows:

1. It shall be lawful for the Council
of the City of Regina to borrow on
behalf of the said City upon the credit
of the municipality at large, the sum
of Ten Thousand Dollars (\$10,000.00)
to be expended in the erec-
tion of a Children's Shelter on
Lots 3, 4 and 5, in Block 414,
in the City of Regina, by the issue
of debentures of the said City on the
credit of the municipality of the City
of Regina at large, for the sum of
Ten Thousand Dollars (\$10,000.00) to
be payable as hereinafter provided.

2. The said debentures shall bear
date of the 1st day of July, 1910,
and shall be made payable in such
manner that the whole amount of the
principal indebtedness incurred there-
by shall be paid at the end of forty
years from the first day of July, 1910.

3. The rate of interest shall be four
and a half per centum per annum,
computed from the first day of July,
1910, payable half-yearly on the first
day of January and July in each year
during the currency of the said de-
bentures, and coupons shall be at-
tached to each of the said debentures
representing the respective payments
of interest.

4. The said debentures shall be seal-
ed with the Corporate Seal of the said
City and shall be signed by the Mayor
and City Treasurer, and the said
Coupons shall each bear the signatures
of the Mayor and City Treasurer
engraved or lithographed thereon,
and the debentures and coupons shall
be made payable at the Bank of Mont-
real in London, Montreal, New York,
Montreal, Toronto or Regina, and the
debentures may be issued in sterling
or currency or partly in the one and
partly in the other.

5. In addition to all other amounts
there shall be levied and collected in
each year during the currency of the
said debentures on all rateable prop-
erty in the said City by special rate or
rates sufficient therefor the sum of
Eight Hundred and Ten Dollars
(\$810.00) for the annual interest and
the sum of Three Hundred and Twenty
Dollars and Ninety-Five Cents (\$320.
95) by way of sinking fund, making in
all the sum of One Thousand, One Hun-
dred and Thirty Dollars and Ninety-
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be payable as hereinafter provided.

7. This Bylaw shall take effect on
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toria Street and Lorne Street.

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bert Street and 11th Avenue.

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Dewdney Street and Cornwall Street.

9. On Saturday, the 7th day of May,
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half of the persons respectively inter-
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April, 1910.

(Signed) R. H. WILLIAMS, Mayor.

(Signed) A. E. CHIVERS, City Clerk.

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the voting thereon will be held be-
tween the hours of 9 a.m. and 5 p.m.

A. E. CHIVERS,
Returning Officer.

EARNED A MILLION

Despite Heavy Losses Mark Twain
Is Supposed to Have Earned a
Million in Ten Years.

New York, April 25.—It is declared
here that the writing of Samuel L.
Clemens (Mark Twain) who died at
his home near Redding, Conn., Thurs-
day evening, had brought him a for-
tune of \$1,000,000, despite the fact the
author had suffered many heavy re-
verses. This amount was the esti-
mate made by a member of Harper &
Bros., Mr. Clemens' publishers for the
last ten years.

It was explained that approximately
5,000,000 of Mark Twain's books had
been published in American alone,
while they were translated and pub-
lished in numerous foreign languages.
Even at this time, it was said, the
works of Mark Twain sell more rapid-
ly than those of any other author, liv-
ing or dead.

On the same authority it was said
that Mr. Clemens received more pay-
ment for his short stories and higher
royalties on his books than any author
of recent times. His income in recent
years was enormous and it is believed
most of it was invested profitably. At
the time of the organization of the
United States Steel Corporation in
1901 Mr. Clemens made some invest-
ment in the stock of the corporation
at the advice of his friend, Henry H.
Rogers. It is denied, however, that
he made a fortune in Wall Street.

It became known today that Mr.
Clemens left unpublished several man-
uscripts besides that of his unfinished
biography. These, which are in the
hands of a few close friends, publish-
ers, and editors, had not been offered
for publication. Together with several
scraps and pieces of unfinished mater-
ial, the author had given these manu-
scripts over into the hands of these
literary executors to be disposed of
after his death as they saw fit.

His autobiography, which was be-
gan in a half haphazard sort of way
a year or so ago, and proportions of
which have been published, still re-
mains to be published in complete-
ness. But that too is in no sense a
complete work. Mark Twain went at
it in a cursory way, writing a bit here
and a bit there with no regard for con-
tinuity. It was said today that the
final edition of his biography was
made before his last trip to Bermuda.
It was a brief chapter telling of the
death of his daughter Jean, who found
dead in a bathtub at the author's Red-
ding home on the day before Christ-
mas.

Those acquainted with the author's
business affairs said that with the ex-
ception of a few minor bequests to
close friends and relatives, he will
provide that his daughter Clara, Mrs.
Gabrieliwitsch, shall be the legatee of
all his estate. Mr. Clemens altered
his will after the death of his daugh-
ter Jean.

RAILWAYS FIGHT.

Big Corporations Struggle For Control
of Coast Coal Interests.

Vancouver, B. C., April 24.—The an-
nouncement made Saturday that the
deal for the purchase of the Dunsmuir
mines and lands of Vancouver Island
had been completed by the Canadian
Northern railway interests not only
presages a great period of develop-
ment for Vancouver Island, but is
the preface of the first fight for busi-
ness on the coast between the Canadian
Pacific Railway and the Mackenzie
and Mann railway. When the sale
of the Dunsmuir mines for \$11,000,000
was first mentioned the Canadian
Pacific immediately took ac-
tion to secure other important coal
mining properties on the island. It
is said that because Governor Dun-
smuir happened to be a director of the
Canadian Pacific, the latter company's
officials believed that he would not
sell to an outsider without first noty-
fying them. But a year ago the mines
were offered to the Canadian Pacific
Railway for \$6,000,000, an offer which
was refused without much considera-
tion.

The first press report of the Mac-
kenzie and Mann deal there was re-
ceived with incredulity by the Cana-
dian Pacific officers, who could hardly
believe that any other company would
pay twice as much as the mines could
have been bought for a year ago. For
the last three weeks the Canadian Pa-
cific people have shown extraordinary
activity in getting ready to take up
all the available coal properties of the
island. The largest deal pending is
that of the sale of the Western Fuel
Company's properties at Nanaimo,
B.C., at \$2,500,000.

W. H. Aldridge, manager of the
Trail railway, which is a Canadian Pa-
cific railway property, has been in
Vancouver for a week closeted with
T. R. Stockett, manager of the coal
company. Negotiations have also been
carried on with a coal company
headed by ex-Mayor Arbutnot of
Vancouver, whose mines are being de-
veloped at Boat Harbor. Other small-
er properties are being picked up by
the Canadian Pacific. The new Mac-
kenzie and Mann corporation is in-
corporated for \$20,000,000, and the
provisional directors are members of
the legal staff of the railway com-
pany.

The inventor of the air buffer for
locomotives claims it will prevent a
serious wreck in the event of a col-
lision.

Minard's Liniment Relieves Neuralgia

Wholesale

100,000 ROLLS
LARGEST STOCK IN SASKATCHEWAN
WALL PAPER

Retail

Every Roll 1910 Patterns and Colorings. Write for Samples.

F. M. CRAPPER, REGINA

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REVOLUTION THREATENED

Balfour Thinks Situation in Brit-
ain is Very Grave — Declares
Strongly in Favor of a Second
Chamber.

London, April 26.—The Right Hon.
J. A. Balfour, leader of the Opposition,
presided at a meeting of the Prime
League today. In his opening
address the former Prime Minister
said:

"We are threatened with a revolu-
tion. The more the present situa-
tion is examined the more grave do
the issues appear to be. Whether the
country is fully alive to the magni-
tude of these issues, I do not know,
but they are plainly apparent. To
every man who looks with an impar-
tial eye upon the strange manoeuvres
and sinister combinations and joining
of forces, not to carry on the business
of the country, but to destroy its
immemorial constitution."

Continuing Mr. Balfour said that
the new method of arranging the re-
lations between the two houses, while
it utterly destroyed the House of
Lords as a second chamber, which
has as its guardianship the funda-
mental basis of the constitution, left
behind many of its other powers
practically unimpaired.

The government, Mr. Balfour said,
really desired once and for all that
the majority of the House of Com-
mons, however produced, should be
the absolute master of the whole
constitution of the country from the
sovereign down to every essential,
important element of which the con-
stitution consisted. Mr. Balfour asked
superior study of the constitution
under a system of representative
government those who were for the
moment entrusted with representative
authority did not necessarily repre-
sent the certain conviction of a great
nation.

"The present government," added
Mr. Balfour, "thinks that while there
is only one chamber they will have
a chance of getting these ulterior rev-
olutions from which a second chamber
would preserve us."

LYING REPORTS.

American Papers Spread False Re-
ports Regarding Canada.

North Portal, Sask., April 26.—Re-
ports of the slaughter of horses of
veterinaries, extortionate rates charged
for hay, etc., as published in the pa-
pers of Fargo and other Dakota cities
are entirely without foundation as far
as this part of entry is concerned.
During the past six weeks from 600
to 1,600 horses per week have been
inspected for glanders, and of those
not more than one per cent. have been
rejected, and in no case have the re-

ARRESTED FOR NEGLIGENCE

Hamilton Girl Faces Serious
Charge—Crown Authorities Re-
fuse to Accept Verdict of Jury.

Hamilton, Ont., April 22.—Follow-
ing several consultations between
Crown Attorney Washington and At-
torney-General Roy, a warrant was is-
sued a day or so ago for the arrest
of Lizzie Corcoran, mother of the
newly-born baby found dead in a
shed, near Bullock's Corner, three
weeks ago, and this morning Chief
Twiss took the girl in charge at the
city hospital, where the doctors de-
clared her well enough for discharge
from the institution. She was taken
to Dundas by Chief Twiss, and ap-
peared before Mayor Lawrason, in
the court on the charge of neglecting
to provide medical attention at child
birth. Remanded for further inquiry
she was brought back to the city and
lodged in a cell in Hamilton.

The mother of the child took her
arrest with remarkable fortitude.
While she was no doubt impressed with
the serious nature of the charge she
will have to face, she did not display
much concern. She said but few words
to Chief Twiss, and he did not ques-
tion her at all, as she was still rather
weak from her long illness.

The charge against the young mis-
guided girl is a serious one. It is
equally serious as the charge of man-
slaughter. If found guilty of neglect-
ing to supply medical attention at
child birth with intent to allow the
child to die or to cause its death, the
mother will be liable to life imprison-
ment. If, however, she is found guilty
of the offense, but with lesser intent,
she is liable to fourteen years im-
prisonment.

Crown Attorney Washington, when
interviewed this morning stated that
he was sorry he could not charge
others in the case with an equally
grave offense, or a similar one, but
he had gone thoroughly into the law
governing such cases, and discovered
that there was no legal obligation on
the part of the other actors in the
tragedy to provide a doctor to save
the life of the young child.

The arrest has been expected ever
since April 1, the day on which the
alleged crime was committed, as it
was all along hinted by the authori-
ties that an arrest would be made.
The child was, it is claimed by the
prisoner and others, born in an out-
house, and the girl was unable to save
it from death. The coroner's jury
brought in a verdict exonerating all
from blame, but, notwithstanding
that, the crown authorities think they
can secure a conviction on the charge
laid.

Farmer Sustains Loss.

Aberdeen, Sask., April 26.—Destruc-
tive prairie fires are raging in this
district. The stable and granary of
L. M. Reese was burned down yester-
day. Last night white Mr. Holmes, a
new arrival in this district, was en-
deavoring to move his residence with
two engines, in some way the