

## ENGLISH EMIGRATION CAMPAIGN STARTED

Canadian Northern Opens Big Scheme to Settle New Ontario and Western Lands.

With the object of bringing emigrants to Canada to settle on the free homesteads alongside their railway lines, the Canadian Northern are about to open up an aggressive campaign in the British Isles. Their travelling immigration agent, J. F. Southall, and W. A. Nicol, immigration agent at Winnipeg, are leaving Toronto on Christmas night for London.

They will commence their duties immediately on arrival. Everything has been prepared for a campaign, which, it is hoped, will bring a large number of settlers to Canada next year. The work will be systematized so that when the emigrants are ready to leave they will be organized into parties and each party will be in charge of a special representative, who will conduct them to their destinations. The Canadian Northern will have special facilities and equipment, both on the Royal liners and on the railway, for the accommodation of the newcomers.

At the present time the Canadian Northern has a number of lecturers in England, and these will work in conjunction with the railway's emigration representatives. It is likely that Mr. Southall will make his headquarters at Birmingham. Literature has been prepared describing the land available, and giving other necessary information. Many of the newcomers will go to Western Canada, to points in the vast unsettled territory, which the C.N.R. has recently opened up. Northern Ontario, too, will not be forgotten and will, according to the officials, receive its full share of the emigrants sent over.

## BOARD'S EXTRAVAGANCE ASTONISHES DR. NOBLE

Earls Court Dental Chair Accepted by Trustees—Pupils Can't Get Downtown.

According to Dr. John Noble, the property committee of the board of education is composed of members of the easy mark family. He based this view upon two recommendations at last night's meeting. His outspoken frankness went so far as to declare the offer of the Indian-road Baptist Church for class rooms "a hold up." The "hold up" amounted to \$45 a month for rooms for two classes. It was accepted by the board.

"It is slashing in pretty steep," was his opinion of the purchase of 50 medical inspection cupboards at a cost of \$1800, but the item went thru without a formal division.

With some support from Trustee Ellis, Dr. Noble opposed the purchase of the dental chair for Earls Court. The donation is to be made from the proceeds of a concert by the Public School Nurses' Association.

"We don't want any presents from any employees of the board, either the nurses or anyone else," was his assertion. Dr. Conboy said there was a special need in Earls Court, incidentally remarking "There's no car service, and they can't get down to the city hall to receive attention." The nurses had also made arrangements for an operator to attend Earls Court children. It was very necessary and could not be provided for by a board from this year's appropriations.

Trustee Ellis considered the children in ward seven in a similar plight, but added a presidential flourish.

Trustee Shaw: "It's only the same as accepting a piano." That was the torch to the powder barrel, and Dr. Noble blew up. He declared that in a year, he declared, were wasted in the time spent getting up concerts for the purchase of a piano.

Trustee Shaw: "It is time well spent." Dr. Noble: "It is a drain on certain homes to buy the few-gaws for these fussy concerns."

Trustee Brown supported the acceptance of the dental chair. "We now," he said, "accept prizes from any old source." The chair was ordered accepted. Dr. Noble elevated his eyeglasses and sniffed contemptuously at the recommendation that the disinfected used in Jesse Ketchum school as an experiment be continued regularly. "There should not be a disinfected used in any of the public buildings," he declared. "The cause of trouble should be ascertained and removed. The members of the property committee are dead easy when someone wants to make money." The item carried.

A spirited contest for the full taxation properly coming from school supporters was decided upon by a decision to appoint a special officer to watch the assessment rolls.

Major Mitchell of the Strathcona Trust, and Chief Inspector J. L. Hughes presented the awards for proficiency in shooting, drill and physical training to the representative teachers, cadets and scholars from the various successful schools.

Chairman Levee tendered the congratulations of the board to the successful cadets and scholars.

The boys and girls and their instructors were heartily applauded by the trustees, as they marched out of the council chamber.

**"TYPING" CLAUSE THE EVIL.**

QUEBEC, Dec. 21.—The board of commissioners, who are engaged upon the matter of the United States Machinery Co., finished its work for the present in Quebec after the morning session to-day. The members of the commission will go back to their homes for the Christmas holidays, and although no date has been set for their reassembling, it is understood that they will meet in Montreal on the fifth of January.

These, Duchane was a witness and stated that if the "typing" clause was cut out of the lease of the United States machines, they could use others. In his testimony, Mr. T. Lachance said he thought the lease system, in reference to machines, was advantageous for small manufacturers.

## BLOOR & PARLIAMENT STREETS EXTENSION AND VADUETS

Voting on By-Law, Monday, January 1st, 1912

### PROPOSED BY-LAW.

To provide for the issue of "City of Toronto General Consolidated Loan Debentures" to the amount of \$1,783,333, for the extension of Bloor Street to Danforth Ave., and Parliament Street to Bloor Street, and for the construction of viaducts thereon.

Whereas, in the opinion of this Council, it has become desirable that Bloor Street should be extended to Danforth Avenue, and Parliament Street to Bloor Street, and viaducts constructed thereon, at an estimated cost of \$1,783,333, and by Resolution Number 24 of the Committee on Works, adopted in Council on the 4th day of December, 1911, it is recommended that a By-Law for the cost of the same should be submitted to the duly qualified electors.

And whereas it is necessary to raise by way of loan on the credit of the City of Toronto, the sum of \$1,783,333, to provide for the extension of Bloor Street to Danforth Avenue, and the extension of Parliament Street to Bloor Street, and the construction of viaducts thereon, and to provide for the discount, if any, and the expenses incidental to the negotiation and sale of the debentures to be issued hereunder:

And, whereas by an Act passed by the Legislature of the Province of Ontario, in the 22nd year of the reign of Her late Majesty Queen Victoria, and Chapter Seventy-four, entitled "An Act to amend the City of Toronto Act, 1827, and to amend the City of Toronto Act, 1850, and to amend the City of Toronto Act, 1857, and to amend the City of Toronto Act, 1862, and to amend the City of Toronto Act, 1868, and to amend the City of Toronto Act, 1873, and to amend the City of Toronto Act, 1878, and to amend the City of Toronto Act, 1883, and to amend the City of Toronto Act, 1888, and to amend the City of Toronto Act, 1893, and to amend the City of Toronto Act, 1898, and to amend the City of Toronto Act, 1903, and to amend the City of Toronto Act, 1908, and to amend the City of Toronto Act, 1911, it is recommended that a By-Law for the cost of the same should be submitted to the duly qualified electors.

And, whereas the sum of \$1,783,333 is the amount intended to be created by this By-Law:

And, whereas it will require the sum of \$1,783,333 to be raised annually for the purpose of the debentures to be issued under and by virtue of this By-Law:

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to pay the interest of the said debt, and the sum of \$1,783,333, to be raised annually during the same period for the forming of a sinking fund for the payment of the debt created by this By-Law, according to the provisions of the above recited Act, making in all the sum of \$1,783,333 to be raised annually as aforesaid.

And whereas it is necessary that such annual sum of \$1,783,333 shall be raised during the same period for the forming of a sinking fund for the payment of the debt created by this By-Law, according to the provisions of the above recited Act, making in all the sum of \$1,783,333 to be raised annually as aforesaid.

Therefore the Council of the Corporation of the City of Toronto enact as follows:

I. It shall be lawful for the Mayor of the City of Toronto and the City Treasurer to raise by way of loan, upon the security of the debentures hereinafter mentioned, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the City of Toronto, the sum of \$1,783,333, and to cause the same to be paid into the hands of the Treasurer for the purposes and with the objects above recited.

II. It shall be lawful for the said Mayor and Treasurer to cause any number of debentures to be made for such sums of money as may be required for the purposes aforesaid, either in current or not less than one hundred dollars currency, or twenty pounds sterling, and not exceeding in the whole the said sum of \$1,783,333, and the said debentures shall be sealed with the seal of the said corporation, and the said Mayor and Treasurer.

III. The said debentures shall bear the first day of January, 1912, and shall be made payable on the first day of July, 1912, and on the first day of January, 1913, and on the first day of July, 1914, and on the first day of January, 1915, and on the first day of July, 1916, and on the first day of January, 1917, and on the first day of July, 1918, and on the first day of January, 1919, and on the first day of July, 1920, and on the first day of January, 1921, and on the first day of July, 1922, and on the first day of January, 1923, and on the first day of July, 1924, and on the first day of January, 1925, and on the first day of July, 1926, and on the first day of January, 1927, and on the first day of July, 1928, and on the first day of January, 1929, and on the first day of July, 1930, and on the first day of January, 1931, and on the first day of July, 1932, and on the first day of January, 1933, and on the first day of July, 1934, and on the first day of January, 1935, and on the 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