

COBALT

GILPIN

COBALT

The

The Richest Mining Camp

COBALT

OFFER

**\$100,000 of Stock at \$1.00 Per Share.**

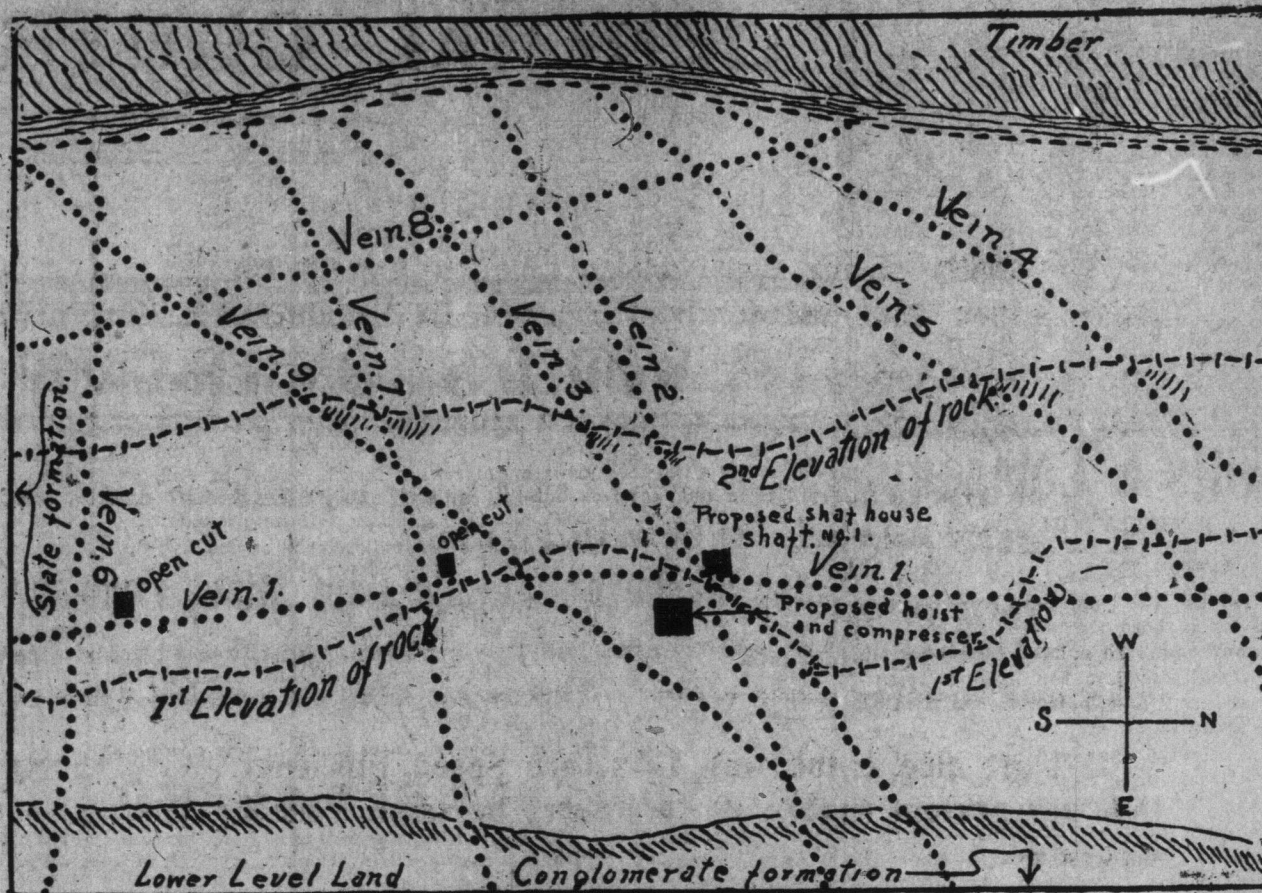
This stock is part of the original issue made by the Company. It has not been watered. Although the Company have since acquired 80 additional acres adjoining, they have not raised their capital issue, as they were not floating a stock-jobbing proposition, but a mine.

The Directors of this Company are the original men and discoverers of the property.

The late JAY GOULD once said to a friend: "When you invest in the stock of a company don't look for the best, for you will never find it. Look for a good one and then do it quickly. Don't wait to see if it pans out all right, for that is where you lose your opportunity. When you have waited to see if it pans out you will have to pay a premium on the stock and you will have lost the biggest advance on value. You must make money on your judgment and your foresight, and not on demonstrated facts."

**THE BEST BUY**  
Is GILPIN Cobalt Mining Company's Stock,

Capital Stock, \$500,000, in shares of \$1.00 each.  
WHAT WE HAVE ON ONE ACRE.



**Address DREANY & Co.**

**MINE BROKERS. MINES BOUGHT, SOLD, FINANCED AND REPORTED ON.**  
701-702-703 TRADERS BANK, TORONTO.

**In the Word.**

**To the Public**

We have advertised facts about the Gilpin property for the past ten days. We have recommended it to our clients as a stock that should sell at \$5.00 per share on merit. We will not offer it much longer.

If you want it send your order and we will do our best for you.

This map was filed with the Provincial Government



In the original prospectus and sworn to by the directors.

The Company own 120 acres of mining lands, have seventeen veins from 3 to 18 inches uncovered, are sinking two shafts; two more to be started at once; have a low capitalization; \$150,000 still in treasury; will be handled on Boston and New York curb shortly, giving a good market for sale or purchase at any time.

## BANK INVESTIGATION

Continued From Page 11.

my business," explained the witness, who disclaimed having had any positive knowledge that things were wrong. He had simply drawn conclusions.

Mr. Pope was examined about sums remitted to New York in the absence of McGill. He said the manager had given him instructions to do so, and that the sums ranged from \$500 to \$10,000. These were sent to the brokers.

Mr. Corley: In whose credit?

"In some cases to the account of the Ontario Bank; in some cases to that of C. McGill."

It was incidentally drawn forth that the general manager's address at Saratoga was the Union Hotel.

"That isn't a Sunday school convention town," commented the crown attorney, sagely.

For the benefit of the court, Mr. Pope reassured that the directors were "much surprised." Their view was that they couldn't by a charge without knowing more than they did. It was decided that nothing should be done till the president returned, and that the general manager should not be spoken to in the meantime. He understood, however, that a request was made of Mr. McGill that he submit the books.

Mr. Pope said he had not refused to remit further sums to New York in McGill's absence. He thought about \$10,000 had been sent.

On the important point of the date upon which the hurry-up meeting of directors was called the witness wasn't precisely sure, but thought it was Sept. 11.

"It was agreed we had to sing the statement or the facts would become known to the public before arrangements could be made," said Mr. Pope of the preparation of the government report for August. It was not ready about Sept. 10, and Donald McKay was asked to sign it, but was not enlightened as to the suspicion entertained because he "was too old to be told of it."

"Did he know it was false?" "No; most certainly not," asseverated the witness with marked emphasis.

He intimated that Mr. McKay's weight of years had brought mental feebleness so that he would sign statements without questioning their nature.

The court asked why \$516,000 had been written off on Sept. 10, and whether McGill said anything about it at the time. Mr. Pope didn't think so. The amounts were really written off afterwards, but were dated back to Sept. 10.

"Did the directors know that large losses had been made?" "No, sir," said Mr. Pope, who reported to the magistrate that Mr. McKay had been made."

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Kay was not aware that he was signing a false report. The witness thought the \$716,000 was written off about Sept. 20.

The court: "Was it after the meeting between McGill and the directors this was written off?"

Mr. Corley: "To your knowledge, the directors had no knowledge of trade going in on stocks?"

"To my knowledge they had no knowledge at all," was replied by Mr. Pope, who said that the directors often came into the office to ask about accounts that were thought to be shaky. Mr. Grass was especially nervous, and came several times a week. Stock transactions were never referred to on any occasion.

"What was the general condition of the bank? Was it good?"

"Yes, doing good business," answered the witness, who thought the bank, apart from its New York losses, was sound. Its earnings were good.

"Well, what was the cause of the bank's trouble?"

"The writing off of these accounts," was the answer.

The magistrate opined that the trouble originated in spending money to the New York brokers.

"We will have to have their evidence," he ruled. "The money has gone straight into their hands."

Mr. Corley assented, and indicated that a commission should be appointed to go to New York and take evidence.

Mr. Pope was queried upon the bank's dealings in its own shares. He said he had bought and sold for the bank. It was feared that if the stock dropped four or five points there would be a run on the bank. This witness made the last purchase two days before the crash of 10 or 20 shares this Wm. E. Ames & Co. He spoke to the directors about it, and was told he must not buy any more.

This was after the drop on Friday. The directors and they could give no more support to the bank.

Mr. Corley drew attention to the directors' minute of June, 1903, requiring all purchases and sales of stock to be reported.

"Do you know why this was passed?"

"I can't swear absolutely. My impression has been that certain stocks came to the knowledge of the directors that hadn't been purchased, and they wished a clean understanding that there would be no more stock purchased without their knowledge."

"Did it refer to the margins particularly?"

"No, I don't think so."

Mr. Pope thought there was probably a statement submitted at that time of the securities held.

"Do you remember whether it was Minneapolis and St. Louis stock?"

"That was the impression I had."

The court then adjourned till Tuesday, the 20th inst., at 11 a.m.

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## Suckling & Co.

OUR REGULAR WEEKLY SALE TO THE TRADE

WEDNESDAY, NOVEMBER 21st, Commencing at 10 o'clock a.m., \$12,000 WORTH OF FURS.

Alaska Sable Boas, Stoils, Ruffs, Persian Lamb Jackets, Electric Seal Jackets, Capes, Caps, Ganslets, Men's Coon Coats (whole skins), Men's Fur Lined Coats, Mink Ox Robes, etc.

Wool Hose and Socks, Men's Wool Shirts and Drawers, Children's Knitted Woollens, Men's Cardigans, Sweaters, Women's Jerseys and Golfers, Wool Shawls, Linens—Table Linens, Towels, Towelling, Cloths, etc.

Black and Colored Velveteens, Ladies' Flannellette Wrappers.

A Retail Drygoods Stock in detail. CLOTHING—Men's, Youth and Boys' Tweed and Worsted Suits, Men's Pants, Boys' Knickers, Men's Overcoats, Raglans, Reverses, Boys' Suits, etc.

Men's Articles, Men's Short Rubber Boots, Ladies' and Misses' do.

And by instructions from OSLEIGH WADE, Trustee, we will sell, on block, at a rate of the dollar, at 2 o'clock p.m., the balance of a stock of SPORTING GOODS, consisting of Rifles, Shot Guns, Ammunition, Loading Tools, Bullet Moulds, etc., amounting to \$25,000.

Stock on view at our warehouses. Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

Liberal terms.

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## TEMISKAMING AND NORTHERN ONTARIO RAILWAY COMMISSION

TENDERS FOR MINING LEASES

Sealed tenders, addressed to the undersigned, and endorsed "Tender for Mining Lease," will be received at the office of the Commission, 25 Toronto-street, Toronto, up to twelve o'clock noon on Wednesday, the nineteenth day of December, 1905, for mining leases for 999 years of the following portions of the right-of-way of the Temiskaming and Northern Ontario Railway:

PARCEL 1.—That portion of the right-of-way lying between Mileage 90 and Mileage 95.

PARCEL 2.—That portion of the right-of-way lying between Mileage 95 and Mileage 100.

PARCEL 3.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 4.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 5.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 6.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 7.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 8.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 9.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 10.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 11.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 12.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 13.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

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PARCEL 15.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 16.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 17.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 18.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 19.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 20.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

PARCEL 21.—That portion of the right-of-way lying between the northerly limit of the lands mentioned in the said lease to the Highgate-Way Mining Company, Limited, being Mileage 101.

## MORTGAGE SALE.

Under and by virtue of the powers contained in a certain mortgage, which will be produced at the time of sale, there will be offered for sale, by public auction, by the undersigned, at 87-89 King-street east, in the City of Toronto, on Saturday, the 24th day of November, 1905, at the hour of 11 o'clock in the forenoon, the following property, namely:

Lot No. 3, on the north side of Alice-street, in the City of Toronto, as shown on plan of park lot No. 9, registered in the Registry Office for the City of Toronto as Lot No. 4, being described as follows: Commencing at the southeasterly angle of said lot No. 4, thence along the north limit of Alice-street westerly one foot, thence northerly and parallel to the easterly limit of lot No. 4 to the northerly limit thereof, thence easterly along the northerly limit of lot No. 4 one foot to the northerly limit of said lot, thence southerly along the easterly limit of said lot No. 4 to the northerly limit of Alice-street, and the place of beginning.

There is said to be erected on the lands a three-story solid brick building, which shall be subject to a mortgage of two mortgages, one for \$10,000 and interest, and the other for \$4,000 and interest, which there is said to be due \$4,000 and interest.

Terms of Sale: Thirty per cent. cash at time of sale, balance within ten days.

For further particulars apply to Norman C. Boyd, 36 Toronto-street, or his solicitor, Lewis Charles Smith, 15 Toronto-street, City of Toronto, or to

CLARENCE HENDERSON, 87-89 King East, Dated Nov. 3, 1905. 608

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## ESTATE NOTICES.

EXECUTOR'S NOTICE TO CREDITORS.

Notice is hereby given, pursuant to Section 88 of Chapter 129, R. S. O., 1897, that all creditors and others having claims against the estate of the said George Flint, deceased, who died on or about the 7th day of July, 1905, are required to send by post to the undersigned, solicitor for Joseph W. Campbell, executor of the said deceased, on or before the 15th day of November, 1905, their Christian names and surnames, addresses, and statements of their claims, and statements of their securities, and the nature of the securities (if any) held by them.

And take notice that after the said 15th day of November, 1905, the said Executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have notice, and that he will not be liable for the said assets or the nature of the securities (if any) held by them, after the said 15th day of November, 1905.

Witness my hand and seal this 10th day of October, 1905.

KILMER & IRVING, 50 York-st., Toronto. Solicitors for the Executor. 608

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## AUCTION SALES.

MORTGAGE SALE OF VALUABLE DWELLINGS.

There will be sold by Auction on Saturday, 24th November, 1905, at 12 o'clock noon, at C. J. Townsend's Auction Rooms, 66 and 68 King East, the following property:

Parcel 1—Lots Nos. 5, 6 and 7, on the north side of Manchester-avenue, in the City of Toronto, according to Registered Plan No. 773, except west twenty-five feet of Lot No. 5. Lands are vacant.

Parcel 2—Lot No. 20, on the north side of West-street, now Turner-avenue, according to Plan D.184, filed in the Registry Office for the said City of Toronto, known as street No. 34 Turner-avenue. The following improvements are said to be on the property: One-story roughcast cottage, five rooms.

Parcel 3—Part Lot No. 8, Malland-street, in the City of Toronto, according to Registered Plan D. 67, having a frontage of twenty-two feet by a depth of one hundred and forty-nine feet, and better known as street No. 16 Malland-street, together with a right-of-way for side access, and more particularly described by metes and bounds in said mortgage and in posters. The following improvements are said to be on the premises: Two and a half story, solid brick, semi-detached dwelling, ten rooms and bath, modern conveniences.

Terms: Ten per cent. of the purchase money to be paid down on the day of sale; the balance, terms will be made known at the sale.

For further particulars apply to JONES & LEONARD, Solicitors, 18 Toronto-street, Toronto. N. 3,10,11,12.

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