

force with which he is serving, in consequence of ill-health or wounds, or on account of being ordered elsewhere on duty, will not be liable to refund any portion of it to the public. If he quits the force for any other cause he will refund that portion of the advance which relates to the period subsequent to his leaving the field force.

8. A captain succeeding to the command of his battalion will be entitled to receive the allowance of a major. A lieutenant succeeding temporarily to the command of a company will be entitled to the allowance of a captain, and a copy of the regimental order directing him to assume the command will be annexed to his claim for a higher rate. Lieutenants in command of detachments of companies will receive the allowance of their rank only.

9. An officer will not, under any circumstances, receive more than one rate of field allowance.

10. If an officer, during the period covered by an advance of field allowance, should be in quarters or lodgings, he will not be required to refund any portion of the advance of field allowance.

11. If he is on the lodging list on first being ordered into camp, the fact of his continuing to draw lodging money for any period will not affect his claim for field allowance.

12. Field allowance will not be admissible when the advance period has expired, on days when the full rate of travelling allowance is drawn.

13. Claims for field allowance will invariably be supported:—

(a.) By a copy of the order under which the troops were encamped.

(b.) By a certificate (except in the case of a claim for an advance) that the claimants were actually present and under canvas on the days for which the allowance is claimed.

(c.) By a certificate (except in the case of an advance of field allowance) that the claimants were not in receipt of the full rate of travelling allowance for any day for which field allowance is claimed.

(d.) By a certificate (except in the case of an advance of field allowance) that the claimants were not in the occupation of quarters, nor in the receipt of lodging or stabling allowance (unless under the circumstances detailed in paragraphs 10 and 11).

CASUALTIES.

Injury or Illness—Actual Service.

The following to be substituted for paragraphs 997 and 998 of the Regulations and Orders for the Militia, 1883:—

997. Officers and men of permanent corps who receive injury or contract illness on service, which, although of a temporary nature, necessitates their release from such service, will be sent to hospital or returned to the headquarters of their corps, according to circumstances, as may be directed by the officer commanding at the place or station. If they are returned to the headquarters of their corps they will not receive the rate of allowance specified in paragraph 998, but will, on arrival there, come under the regulations applicable to their corps at its home station.

(2.) If the incapacity of any non-commissioned officer or man continues beyond the date of the period of his engagement as a soldier, he will, if discharged from service, be thereafter, during the remainder of the continuance of the incapacity, entitled to the compensation specified in paragraph 998 or to such consideration as the circumstances of his case may render necessary.

998. If any officer or man shall receive injury or contract illness on actual service, which, although of a temporary nature, shall necessitate his release from such service, he shall be placed either in a military or civil hospital, and on his discharge from hospital he shall be conveyed to his home at the public expense. If placed in hospital he shall be entitled while there to be paid only the net pay of his rank, but if he elects to be sent to his own home instead of to hospital he will be paid a sum equal to the daily net pay of his rank, with an allowance, if an officer, of one dollar per diem, if a non-commissioned officer or man fifty cents per diem, for the period during which, according to the certificate of two qualified medical practitioners, he shall have been actually and necessarily incapacitated from following his ordinary occupation; and no allowance for medical attendance shall in any such case be given.

(2.) If any officer or man is sent to a civil hospital for treatment he is to be informed that when he is discharged therefrom he must obtain a certificate from the hospital authorities showing the particulars of his case and the period during which he was necessarily kept there under medical treatment. The certificate will be required to establish his claim for compensation or pay during the period his disability existed.

CLAIMS.

The following to be substituted for paragraph 1000, Regulations and Orders, 1883:—

1000. Claims for compensation on account of injury or loss of time from illness contracted on service must always be accompanied by a certificate of the commanding officer and surgeon of the claimant's corps or detachment, showing the time and place at which it occurred. Also those for pension on account of deceased militiamen must show, in addition, their circumstances at the time of death, and the number, names in full, ages, sex, and proximity of relatives who were dependent on them for support. (See paragraph 1009, sub-sec. 5.)

(2.) Commanding officers will bring to the attention of the deputy adjutant-general in their respective districts the cases of such officers and men as are entitled to be considered with a view to compensation, gratuity or pension. That officer will render necessary assistance and advice in securing the written information required to complete each case.

(3.) Those suffering from disability who are entitled to compensation under the provisions of paragraph 997 or 998 can, if necessary, during the continuance of the disability, apply for a payment on account. In such instances the nature and cause of the disability must be established, and the date and amount of any previous payment shown, also the certificate of two medical practitioners must be appended to the claim as evidence of the continuance of the disability and that the applicant is still incapacitated from following his ordinary occupation.

(4.) Claims must be investigated separately, and each report of a board or certificate of medical or other officers relating thereto must be confined to the one subject of which it forms a part. Staff or other officers are to see that the correspondence and papers in each case are complete, and that they relate only to that case.

(5.) The claims, with the evidence, certificates and reports required to establish them, are to be forwarded to headquarters by the deputy adjutant-general of the district for consideration and action.

PAY—ACTUAL SERVICE.

Invalided Officers or Men.

(2.) Officers or men on actual service sent to hospital invalided will receive pay from their corps up to and including the day they are discharged from the hospital, provided their corps remains on service during that period. In any case, payments

from the corps terminate from the date it is released from service. If the officer or man is removed to a hospital in another district each paymaster interested will issue a *last pay certificate*, in duplicate, one copy to be forwarded to the paymaster of the district to which the patient is proceeding, the other copy to be given to the patient; in such case pay for the officer or man, while in hospital, will not be included in the pay list of his corps.

(3.) If the officer or man is sent to his home from the hospital for further treatment in place of rejoining his corps on service, the paymaster of the district in which the man's home is will issue pay to the man during the period he is incapacitated from following his ordinary occupation, on the approval of the deputy adjutant-general of the district, and the required certificate of two qualified medical practitioners. If the incapacity continues after the corps to which the officer or man belongs is released from actual service, the issue of pay will cease from date the corps is so released, and thereafter the case will be dealt with by the department on its merits, after investigation required by regulation and the production of specified medical and other certificates.

(4.) The above paragraphs do not apply to officers and enlisted men of permanent corps on actual service. They will, in all cases during the period of their engagement, receive their daily pay from their corps.

Our Trading Column.

FOR SALE.—Infantry Patrol Jacket for sale cheap; in good order. No. 13.



LYMAN'S FLUID COFFEE,

A HOME LUXURY FOR CAMPING OUT.

COFFEE of the FINEST FLAVOR can be made in a MOMENT, ANYWHERE, in ANY QUANTITY. As good with condensed milk as fresh, or as "Café Noir."

FULL DIRECTIONS WITH EACH BOTTLE.

J. W. ELLIS & Co.,

TORONTO.

MEDALLISTS,

and manufacturers of all kinds of

RIFLE AND ATHLETIC ASSOCIATION BADGES,

Society Emblems, Presentation Jewels

AND

MEDALS IN GOLD, SILVER AND BRONZE

— FOR —

RIFLE ASSOCIATIONS,

Colleges, Industrial Exhibitions, Agricultural Fairs, etc., etc.

Designs and estimates furnished on application.



MAIL CONTRACT.

SEALED TENDERS, addressed to the Postmaster General will be received at Ottawa until noon, on Friday, 5th August, 1887, for the conveyance of Her Majesty's Mails, on a proposed contract for four years, six times per week each way, between Metcalfe and Ottawa, from the 1st September next.

Printed notices containing further information as to conditions of proposed contract may be seen and blank forms of Tender may be obtained at the Post Offices of Metcalfe, Leitrim, South Gloucester, Greely, Billings' Bridge, Ottawa and at this office.

T. P. FRENCH,

Post Office Inspector.

Post Office Inspector's Office,
Ottawa, 2nd June, 1887.

JOHN F. CREAN,

MERCHANT TAILOR,

AND

MILITARY OUTFITTER.

MASTER TAILOR TO THE QUEEN'S OWN RIFLES OF CANADA.

85 KING ST. WEST,
TORONTO.



TIMBER AND LAND SALE.

CERTAIN lots and the timber thereon situated in the Township of Allan, Assinack, Bidwell, Billings, Carnarvon, Campbell, Howland, Sheguiandah, Tehkummah and Mills on the Manitoulin Island, in the District of Algoma, in the Province of Ontario, will be offered for Sale at Public Auction in blocks of 200 acres, more or less, on the first day of September next, at 10 o'clock, A.M. at the Indian Land Office in the Village of Manitowaning.

Terms of Sale.—Bonus for timber payable in cash, price of land payable in cash, a license fee also payable in cash and dues to be paid according to Tariff upon the timber when cut.

The land on which the timber grows to be sold with the timber without conditions of settlement.

For full particulars please apply to Jas. C. Phipps, Esq., Indian Superintendent, Manitowaning, or to the undersigned.

No other paper to insert this advertisement without authority through the Queen's Printer.

L. VANKOUGHNET,
Deputy of the Supt. Gen'l.
of Indian Affairs.

Department of Indian Affairs,
Ottawa, 2nd June, 1887.

FRANK BOND & CO.,

14 PLACE D'ARMES,
MONTREAL.

BUY AND SELL ALL

NEW YORK STOCKS,

WHEAT, CORN, AND PROVISIONS
IN CHICAGO.

STRICTLY ON COMMISSION,

FOR CASH OR ON MARGIN.

Quotations per direct wires recording every transaction of New York Stock Exchange and Chicago Board of Trade.

SUBSCRIBERS

to, and other friends of

THE MILITIA GAZETTE

would promote its interests by, whenever convenient,

DEALING WITH ADVERTISERS

who use its columns,

MENTION THIS PAPER WHEN ORDERING.