

DEMOCRATS OPPOSE ARMENIAN MANDATE

Dissent With Wilson's Pro-posal Develops in Ranks of His Own Party.

Washington, May 26.—Opposition within the ranks of the president's own party developed today to Mr. Wilson's request to congress for authority to accept a mandate over Armenia.

Senator Hitchcock of Nebraska, administration leader in the peace treaty fight, joined Republicans in opposing the proposal, and it was indicated that other Democrats would stand with him.

The meeting of the house foreign affairs committee today, at which the request was to have been considered, was postponed because Secretary of State Colby was unable to attend.

Chairman Porter of the committee indicated that the president's message would be considered briefly and laid on the table, which would end it.

The house foreign relations committee will probably not assemble until Friday, but the Foreign Relations Committee of the Senate will likely take up the mandate question tomorrow.

DRURY PROMISES NICKEL INQUIRY

(Continued From Page 1).

Between the Canadian Copper Company and the then minister of lands, forests and mines, afterwards the premier of the province, an agreement that had no sanction from the legislature or even the authority of an order-in-council.

Record in 1917.

In 1917, as Mr. Dewar pointed out, a motion by the Liberals in the legislature declared:

"That the agreement entered into in the month of December, 1913, between the government, as represented by the Honorable W. H. Hearst, minister of lands, forests and mines, and the Canadian Copper Company, represented by the Honorable Wallace Nesbitt, fixing the amount of the taxes payable by the Canadian Copper Company under the Mining Tax Act for the five year period from 1912 to 1916, inclusive, at a flat rate of \$40,000 per year, and further confirmed by letter dated January 24th, 1914, from the government, as represented by the mine assessor, to the president of the Canadian Copper Company as follows:

"Yours of the 22nd re taxes, stating that the proposed flat rate of \$40,000 per year for five years would be satisfactory to you, received. I think it advisable to mention the years in question for which this tax would be paid, 1912-13-14-15-16, based on the production of the years 1911-12-13-14-15 respectively."

was wholly unauthorized by this house, and that the said agreement is contrary to the provisions of the Mining Tax Act; and in view of the finding of the Royal Ontario Nickel Commission that the present system of mining taxation in Ontario is just and equitable, but that the method adopted by the mine assessor for ascertaining this value of the nickel copper ore at the pit's mouth where there is no open market or other available means of ascertaining its market value, is not satisfactory; and that the mine assessor should be directed to fix the profits to be taxed at an amount based upon the price or value of the refined products, less the present statutory deductions and such further deductions for the actual cost of treatment as the owner shall establish to the mine assessor's satisfaction."

Recovery of Arrears.

The Liberal motion further declared: "That the bill introduced by the minister of lands, forests and mines does not contemplate the recovery by the province of the arrears of taxes for 1912-13-14 and 1915, and that the net income of the International Nickel Company for the said years, as disclosed in their own financial statements, were as follows:

1912 \$ 4,866,412
1913 6,386,799
1914 6,128,799
1915 6,713,289

and that the taxable net profit of the said company for the said period should not be less than the said

MOTHERHOOD

Warton, Ont.—"I feel it my duty to let others know the benefit I have derived from the use of Dr. Pierce's medicines, and I hope this may be the means



of inducing some sufferer to try these remedies for I know they will do all that is claimed for them. I took five or six bottles of Dr. Pierce's Favorite Prescription during expectancy and it did wonders for me. I had practically no suffering and have a lovely healthy baby girl. I have such confidence in the 'Favorite Prescription' I am continuing its use and it is building me up and supplying plenty of nourishment for my babe. I also took Dr. Pierce's Anuric Tablets for the relief of varicose veins and they certainly worked a miracle. I only took two bottles."—MRS. DAVID H. COLLINS, Warton, Ontario.

"Favorite Prescription" should have the full confidence of every woman in Canada because it contains no alcohol and no narcotic. Send 10c to Dr. Pierce's Invalids' Hotel, Buffalo, N. Y., for trial package tablets, or to branch Laboratory in Bridgeburg, Ontario.

Dr. Pierce long since found the herbs and roots provided by Nature to overcome constipation, and he had these vegetables collected and made up of Mayapple, leaves of Aloe, root of Jalap, little white sugar-coated pills, that he called Dr. Pierce's Pleasant Pills, and placed them with the druggists everywhere.



LATE CHIEF OF HEADQUARTERS STAFF IN INDIA VISITS TORONTO. Lieutenant-General Sir George B. Kiepatrick and Lady Kiepatrick, who have just arrived from India. Sir George is the son of the late Sir George A. Kiepatrick, at one time lieutenant-governor of Ontario, and of his first wife, who was a daughter of the late Hon. Thomas Macaulay of Kingston. A distinguished officer, Sir George has carried on the honor of an honored name, and till recently held the very high post of chief of the headquarters staff in India.—British and Colonial Press exclusive photo.

amount, and the taxes payable thereon to the province not less than \$722,867.19, on account of which the said company has only paid the sum of \$160,000, leaving a balance of \$562,867.19 uncollected.

The Liberals pointed out further that it was the duty of the minister of lands, forests and mines to formulate a plan to recover from the Canadian Copper Company the arrears of taxes due by it under the act for the years 1912-13-14 and 1915.

"And this house is further of the opinion that said Canadian Copper Company should be forthwith required to comply with the terms of the mines act and to file the sworn annual returns required by the said act for the said five-year period."

Was Voted Down.

Again in 1918 Mr. Carter moved, seconded by Mr. Dewar, a similar resolution, which was voted down, and in further view of the fact that the bill was passed by, as was that of the preceding year. The resolution demanded that the Canadian Copper Company should be forthwith required to comply with the terms of the mines act and to file the sworn annual returns required by the said act, for the said five-year period.

Insisted on Same Principle.

The amendment to the mining tax act of 1917, Mr. Dewar continued to say, while it brought for two years to the revenue of the province a sum of \$1,300,000 instead of the \$80,000 provided for by the illegal agreement that was not authorized by order-in-council did not go back far enough.

Mr. Dewar said he was justified in pressing upon the present government the same principle he had pressed upon the former government, viz., that if the province was entitled to the increased taxation received in 1917 and 1918 it was as fully entitled to collect the amount rightfully due for the years 1912 to 1915 (applause).

"That company," added Mr. Dewar, "and because of its American character, been permitting its nickel to go to Germany to be utilized in the various uses for munitions of war, and it deserves no consideration in regard to the motion which he made because he simply asked that the mining tax act be made retroactive for the early years of the old act and not only for the years 1916 and 1917.

He declined to make allowance for unpaid taxes on account of the amending at Port Colborne which the company was compelled by the force of public opinion in Canada to adopt.

Germany Got Nickel.

In seconding the motion, J. W. Curry

WILL NOT GET HIS HIGH COMPENSATION

(Continued From Page 1).

age of 16 years, but not exceeding in the whole \$60, and not exceeding 55 per cent. of the average earnings of the workman, to \$15 to each child under the age of 16 years, but not exceeding in the whole 66 2-3 per cent. of the average earnings of the workman.

The limitation of the amount of compensation to be paid under The Workmen's Compensation Act where the dependents are persons other than a widow, an invalid husband, or children, to a sum not exceeding \$20 per month to the parent or parents and not exceeding in the whole \$30 per month is removed.

Other Relatives Benefited.

Where the workman leaves no widow or the widow subsequently dies, and it seems desirable to continue the existing household, and an aunt, sister, or other suitable person acts as foster-mother in keeping up the household and maintaining and taking care of the children entitled to compensation in a manner which the board deems satisfactory, such foster-mother while so doing shall be entitled to receive the same monthly payments of compensation for herself and the children as if she were widow of the deceased, and in such case the children's part of such payments shall be in lieu of the monthly payments which they would otherwise have been entitled to receive.

In addition to any other compensation provided for the widow, or where the workman leaves no widow, the foster-mother, as in subsection 1a described, shall be entitled to a lump sum of \$100.

Limit of Compensation.

The limitation upon the total amount of compensation payable upon the death of a workman under The

Workmen's Compensation Act shall be 66 2-3 per cent. of the average monthly earnings of the workman instead of 55 per cent. of such earnings.

The amount of compensation payable to a workman under The Workmen's Compensation Act, where permanent total or temporary total disability results from the injury, is increased from 55 per cent. of his average weekly earnings to 66 2-3 per cent. of such earnings.

The amount of compensation payable to a workman under The Workmen's Compensation Act, where permanent partial or temporary partial disability results from the injury, is increased from 55 per cent. of the difference between the average weekly earnings of the workman before the accident and the average amount he is earning or is able to earn in some suitable employment or business after the accident, to 66 2-3 per cent. of such difference.

TO LEARN HOME LIFE OF CANADIAN LOBSTER

Four Scientists and Three Fishermen Going on an Unusual Mission.

Kingston, Ont., May 26.—(Special)—Dr. A. P. Knight, chairman of the biological Board of Canada, is leaving for the Maritime Provinces, where he will look into the lobster industry for the Dominion Government. Dr. Knight will be accompanied by three scientists and three fishermen, and they will study the life of the lobster with a view to ascertaining how the supply can be conserved. Last year for the first time Dr. Knight discovered where the young lobsters lived and found that they stayed close to shore and burrowed into the sand.

Gould's Daughter Married At Maryland Gretna Green

Philadelphia, May 26.—Edith C. Gould, daughter of George Jay Gould, and Carol L. Wainwright, both of New York, were married this afternoon at Elkton, the Maryland Gretna Green, by the town's Presbyterian minister. The bride gave her age as 18, and the groom said he was 21.

Young Wainwright is a son of Stuyvesant Wainwright, and a direct descendant of Peter Stuyvesant, founder of New York.

No Need to Elope.

New York, May 26.—Confirmation of the marriage of Edith C. Gould and Carol L. Wainwright, at Elkton, Mary-

land, today was given here tonight at the Fifth Avenue home of the young woman's parents. A telegram had been received telling of the marriage. The family said there was no particular reason for an elopement.

School and Collegiate Cadets Officially Inspected in Guelph

Guelph, Ont., May 26.—(Special)—The annual inspection of the Collegiate Institute and Public School Cadets took place on the campus at the collegiate this afternoon. The collegiate boys were inspected at 2 o'clock. Col. McCrimmon of London was the inspecting officer and paid the cadets a great compliment on their efficiency in the turnout.

BEAUTIFUL RESIDENTIAL PROPERTY

WEST SIDE OF BATHURST ST. NORTH OF ST. CLAIR AVE.

CEDAR VALE.

Two miles from the corner of Bloor and Yonge Streets, and thirty minutes by street car to King and Yonge Streets. Adjoining the beautiful residential section surrounding Grace Church, on Russell Hill Road, corner of St. Clair Avenue and Bathurst Street.

300 acres of restricted property, with township taxes; large lots and park areas; locality is strictly first-class and very attractive on account of the beauty of the Ravine and the new bridge, massive gates and other substantial improvements.

SPECIAL FACILITIES offered to persons who BUILD: first mortgage will be arranged, also second mortgage for part of purchase money.

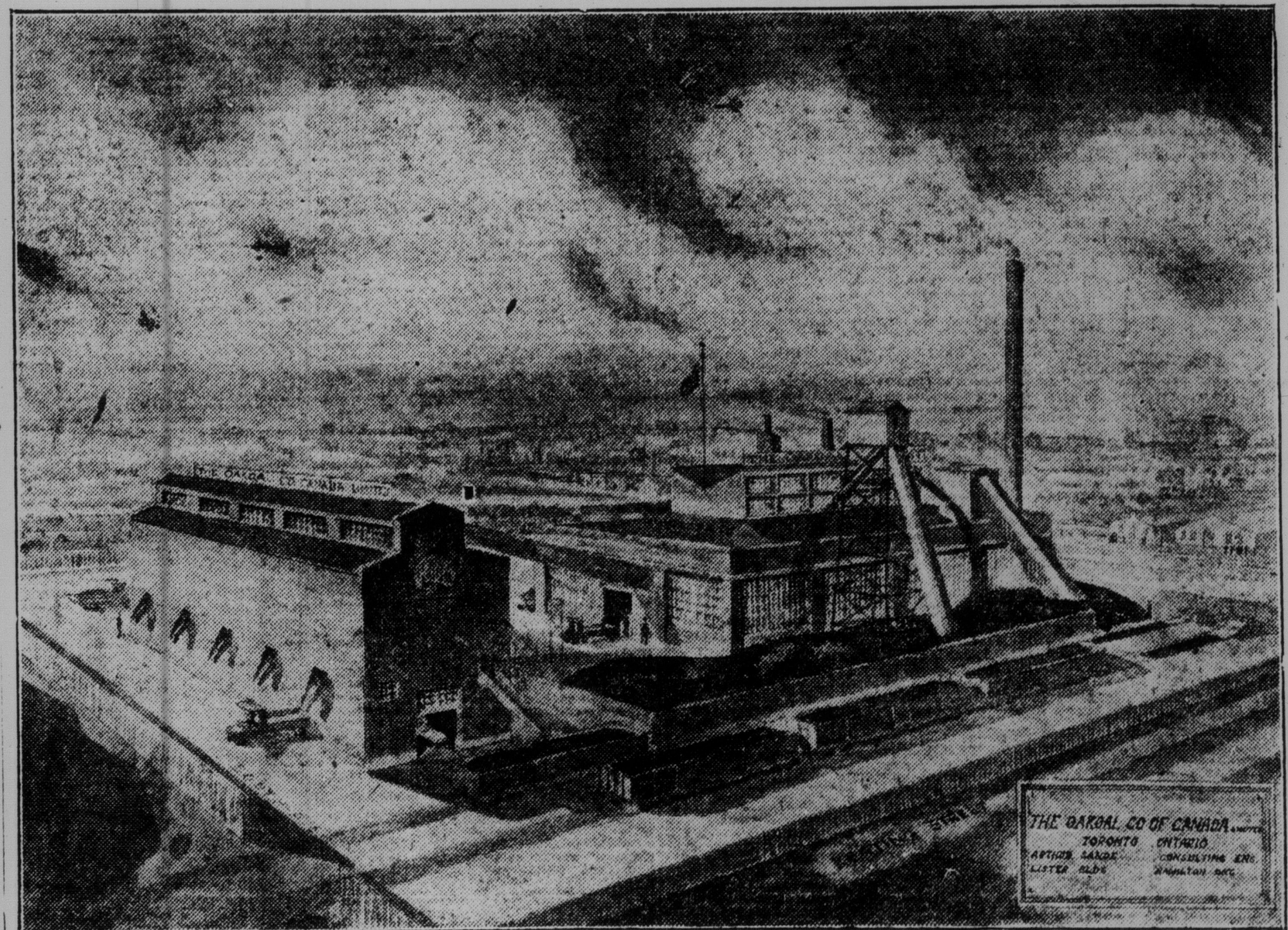
HOUSES WILL BE CONSTRUCTED for owners under supervision of Company's Superintendent at MINIMUM COST.

CONVENIENCES—Hydrants and city water, electric light, good roads and sewage disposal; five minutes' walk to city cars.

APPLY British & Colonial Land & Securities Company, Bank of Hamilton Building, Telephone Main 1959; or H. B. Taber, Superintendent, Hillcrest 5887.

CITY REPRESENTATIVES ENDORSE OAKOAL!

Visit the Plant, Witness Fuel Tests, Commend Both!



ONE of the leading western cities recently sent a delegation to Toronto and other eastern cities to investigate incinerators as a means for disposing of the city's wastes.

After visiting various cities' authorities and incinerators, here is a part of the report made to their city council: "When in Toronto your delegation interviewed the President, Vice-President and the Managing Director of the Oakoal Company and was shown the plant of this Company, which is now in course of construction. Your delegation also had the opportunity of inspecting the briquetting plant of the —, Toronto, whose briquettes find a ready sale at \$12.00 per ton.

"The briquettes of the Oakoal Company will be made in exactly the same manner, with the exception that the binder used in the manufacture of these briquettes will be obtained from the reduction of city garbage into a fibre.

"Your delegation had the opportunity of inspecting a fire made with the Oakoal Company's briquettes, and there is no question of doubt that these briquettes are of very fine quality and in every way equal to, if not better than, anthracite coal."

These gentlemen, aldermen and city officials, travelled some 6000 miles investigating, and here, in concrete form, add the strongest support to what we have been endeavoring to impress upon the public, namely that **Oakoal is coal's best substitute**—a substitute that is better than any other fuel—a fuel that can never meet the demand, and while being manufactured is conserving wastes, and in that conservation solves sanitary problems, in addition to saving citizens immense sums of money and, best of all, **pays shareholders big dividends**.

See our plant and equipment at foot of Booth Avenue, the finest and most unique plant in America. Stock in Oakoal will multiply in value in a very short time. Many people who have been waiting for Oakoal developments, after seeing our progress and appreciating our assets and future, are buying all the stock they can afford—so should you—other plants will be built as fast as machinery can be supplied. Get an Oakoal prospectus and get in now on the ground floor.

THE OAKOAL CO. (CANADA), LIMITED

43 Scott Street, Toronto.

SIGN THIS COUPON AND MAIL TO US.

Oakoal Co. Canada, Ltd.,
43 Scott St., Toronto.

Send me full particulars of Oakoal.

Name

Address

P. O.