

T. EATON CO. LIMITED

Furniture Sale. Second Week.

This February Furniture Sale is full of surprises. For us on account of the increasing sales—steadily growing every day. For you on account of the many good values we are offering, the likes you never have seen before. To tell of all would be impossible. This list of Sideboards will speak for the whole department. The story is well told by them.

Sideboard, hardwood, antique finish, neatly carved and well made, 85 inches wide, 48 inches high, 15 x 26-inch bevel-plate mirror, regular price \$11. Sale price 8.38

Sideboard, ash, antique finish, hand carved, strongly made, 82 inches high, 4 feet wide, 16 x 28-inch bevel-plate mirror, regular price \$12. Sale price 9.63

Sideboard, solid oak throughout, neatly hand carved and well finished, 50 inches wide, 79 inches high, 15 x 26-inch bevel-plate mirror, regular price \$13.50. Sale price 10.79

Sideboard, solid oak, hand carved, well made and finished, 4 feet 2 inches wide, 6 feet 7 inches high, fitted with 15 x 26-inch British bevel-plate shaped mirror, with heavy shaped top, regular price \$17.50. Sale price 13.25

Sideboard, solid oak, heavily hand carved, strongly made, well finished, 7 feet high, 4 feet 3 inches wide, 18 x 30-inch British bevel-plate shaped mirror, with shaped top, regular price \$20.00. Sale price 14.95

Sideboard, solid quarter-cut oak, polished, heavily hand carved, fancy shaped top, 4 feet 4 inches wide, 7 feet 1 inch high, 24 x 34 British bevel-plate shaped mirror, regular price \$27.50. Sale price 21.95

Housekeepers and hotelkeepers who intend buying Furniture for summer use can afford to anticipate needs by buying now. These special prices are for February only. The time for you to buy is now—right now and right here.

Hosiery.

How many there are that depend on this store for their Hosiery needs! Not a bit to wonder at either when you consider that here qualities and assortments are far superior to those usually seen; while prices are always the lowest. To emphasize that fact we quote these specials for Tuesday:

50 dozen only Boys' Woolen Hosiery, 4-1 ribbed, plain seamless feet, double heel and toes, sizes 8-12 to 10-12, regular price 20c a pair. Tuesday for 14c

Boys' Extra Heavy Woolen Hosiery, 3-ply yarn, double heel and toe, regular price 50c a pair. Tuesday for 35c

Boys' Heavy English Woolen Hosiery, fine ribbed top, soft finish, double heel and toe, all sizes, regular price 30c a pair. Tuesday for 25c

Misses' Woolen Overstockings, with fine ribbed top, sizes 6-12 to 8-12, regular price 50c and 55c a pair. Tuesday for 35c

Ladies' Fine Plain Black Cashmere Hosiery, high spliced ankle, double sole, heel and toe, very soft, regular price 30c a pair. Tuesday for 25c

Ladies' Plain All-Wool Hosiery, seamless, regular price 20c a pair. Tuesday for 15c

New Chiffons.

Just to hand, an excellent collection of Chiffons, so popular for evening wear. No evening fabric is more attractive or more effective than Chiffon, either in pleatings, puffings or shirtings. Our assortment is now most complete, including all the newest tints and shadings, many of which cannot be had outside this store. Ladies of taste never think of buying without first visiting our Millinery Department and seeing what we have to offer. These four items are suggestive of our stock:

42-inch All Silk Chiffon, in black, white, cream, tawny, buttercup, new yellow, sky rose, geranium, fawn, mauve, Nile, grey, eucalypt, cultrase and jockey. Special per yard at 50c

21-inch Shirred Silk Chiffon, in black, white, cream, buttercup, sky rose, geranium, violet, Nile, grey and eucalypt. Special at 50c

Chiffon Bands, all silk, 6 inches wide, a full range of colors. Special at 10c

Pleated Chiffon Bands, 6 inches wide, full assortment of colors (measured in the pleat), per yard at 30c

Ladies' Cloaks.

By the way, we have one hundred and sixteen Cloaks to be sold at a handsome discount on Tuesday morning. All seasonable goods, too:

70 Ladies' Jackets, in heavy all-wool frieze, double-breasted, with high storm collar, this season's garments, regular price \$6. On sale Tuesday for 3.50

40 Ladies' Jackets, in all-wool Kersey cloth, colors black, fawn, green, brown and navy, double-breasted, with high collars, regular price \$8. On sale Tuesday for 6.00

T. EATON CO. LIMITED

190 YONGE ST., TORONTO.

THE TORONTO WORLD

ONE CENT MORNING PAPER. No. 55 YONGE STREET, TORONTO. TELEPHONES. Business Office 321 Spadina-avenue. Editorial Room 382 King-st. E. W. Duggan 382 King-st. E. H. Willis 768 Yonge-st. Mrs. McArthur 1246 Queen-west. H. H. Haggart 687 Dundas-st. G. L. Beard 767 Queen-st. Branch Office, 70 King-st. east (next Postoffice), Hamilton. Telephone 264. H. E. Sayers, Agent.

WHOLESALE AGENTS FOR CITY NEWSBOYS. F. W. Beebe 321 Spadina-avenue. E. W. Duggan 382 King-st. E. H. Willis 768 Yonge-st. Mrs. McArthur 1246 Queen-west. H. H. Haggart 687 Dundas-st. G. L. Beard 767 Queen-st. Branch Office, 70 King-st. east (next Postoffice), Hamilton. Telephone 264. H. E. Sayers, Agent.

THE WORLD IN THE UNITED STATES.

The Toronto World may be obtained at the following places in the United States: New York—The Daily News Stand, Broadway and 11th-st. Detroit—Newspaper Agency, 130 Shelby-st. Buffalo—Tropiana Hotel News Stand, Buffalo—J. P. Sherman & Co., Main-st. Montreal—St. Lawrence Bay Hotel News Stand.

SIR CHARLES TUPPER.

The World and other Conservative papers and the member for East York in the House had a duty to perform and they have done it. Sir Charles Tupper, without consulting his party, without regard to the opinion of his friends, and against the views of the Conservative press, rushed headlong into an unqualified approval of the Yukon Railway deal, and a declaration that only one Canadian contracting firm has the ability to do the work given to McKenzie, Mann & Co. The discussion that has followed this action of Sir Charles Tupper shows not a single Conservative paper to approve of the deal made by the Government.

There are some persons who, while they may sympathize with the result, do not approve of the way in which Sir Charles Tupper was brought to a realization of the duty of his party in the matter; that that the World has to say to them is that it would be glad to be told how else so essential a work could be performed.

And what has just taken place in the Conservative party has a lesson for the Liberals. They, too, are being asked to ratify a monopolistic proposition that if it had been offered to them in caucus or suggested through the press, they would have repudiated on the spot. But the deal was made before they knew; the bill was passed and the Government has taken the responsibility for it. It is not for the Liberal party to be asked to ratify a deal that has been made before they knew of it.

THE SEEDS OF DISSENSION.

Dark and portentous shadows lie athwart the future of the University of Victoria. Denominationalism and faction are now prepared to dispute, if not usurp, the nonsectarian authority that has brought the institution to its present high standard of efficiency and usefulness. The Methodist denomination, in its desire to secure to the University of Victoria the same status as that of the Act of 1857, has paved the way for endless dissension and possible disruption of the institution. Of the various religious colleges federated with the University Victoria is the only one demanding special privileges. In this respect it is unique. The University of Victoria is the only one of the separate schools in the domain of primary education. Methodist, unlike the other denominations, refuses to sink its identity in the formation of a great state university. It promises to become as much of a distinctive element in the University of Victoria as the Catholic hierarchy is in our Public School system. The Federation Act of 1857 provided that by the end of 1857 the federation of the colleges with Toronto University should have become complete and permanent. Instead of accepting this condition, the Methodist denomination insists on having special representation on the Senate, and claims special exemption for its students in the payment of fees to the University. Victoria College educates its students in certain departments, at least, in conformity with the Act, without paying the fees that all other students have to pay. Victoria College can collect, and does collect, fees from its students for certain branches of education which University College is obliged to impart to them for nothing. If a Knox College student attends University College he is faced exactly the same as an ordinary student, and the fees he pays go to the University, not to Knox College. The same is true of Wycliffe College. But Victoria College gets the fees from its students, while University College has to teach them. It forbodes one of the leading denominations should demand these special privileges. Knox and Wycliffe Colleges have already begun to protest in vigorous language. The seeds of dissension have been sown and a harvest of trouble is undoubtedly in store for Toronto University. Fully one-third of the members of the Senate belong to the Methodist denomination. The Methodists have rejected the policy of assimilation, and will pursue one of separatist aggression. Their demand for special representation in the Senate is evidence of their intention to approach university matters from a sectarian point of view. We have not the least doubt that in the near future the faction will insist on naming their quota of the professors and asserting their power in other ways. Better a hundredth part of the University of Victoria should be so-called federation should be cancelled and that our state university should be freed from the curse of clerical and denominational interference. But the Methodist body is not so much to blame in this matter as the Ontario Government. Victoria College would not now enjoy these special

privileges if the Government at the last session hadn't confirmed them in the possession of them. A bill extending the right of Victoria College to separate representation on the Senate was introduced towards the tail end of the session. The Government sought the advice of none of the other colleges or of the university authorities, but rushed the bill through at a 2.10 gait, and almost before anyone knew of it or had time to protest the bill became law. The question of the bill was only decided by the Government by the chancellor of the University and the College Council were never produced, although called for by the leader of the Opposition. The bill was rushed through without consideration of any kind. The Methodist vote demanded the privileges contained in the bill. The Government simply acquiesced and delivered the goods.

THE POINT ALBINO SCANDAL.

What is known as the Point Albino scandal has created a fierce wave of indignation against the Government. The Ontario press, and especially the World, where the facts are known. As explained in The World of a recent date, the Government interested in an action between two private individuals as to the ownership of certain land in the Township of Bentie. This was a most unusual case, and the Government was counted for by the fact that the firm of the Provincial Treasurer is a member acted as solicitors for the plaintiff. The result of the Government's interference was the cancellation, by reason of a technical error, of a patent that had been issued in 1879, and the transfer of the land to Mr. Harcourt's client. A resume of the facts as recited by the court will reveal the scandal.

What the courts found was that Ottawa Pago held the patent which by description covered the whole Point Albino, but that the Government in 1879 had made an erroneous survey and had granted the patent of that date to some extent under a mistake, and that technically the Crown had the right, even after this long interval, to set aside that ancient patent in toto.

The court further found that the Crown, under the same error, intended to grant a small part of Point Albino by a patent in 1807 to the predecessor of Mr. Harcourt's client. But by misdescription that patent was ineffectual. They held, further, most distinctly that Mr. Harcourt's client had no kind of legal or moral claim to the great bulk of the point lying outside the defined limits intended to have been granted to him. The great bulk of Point Albino, if Page's patent was set aside, belonged to nobody, but was the property of the Crown and the people of the Province of Ontario. The patent, however, cooly goes on to recite in a manner to lead to the suggestion that the land was granted to a certain individual, and that those through whom he claims "have been in continuous possession for sixty years and over of the residue of said lot to the south of the parcel aforesaid to be granted to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Allen Isaac Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the lands directed to be granted to Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) had applied to us for proceeds of the same." The patent then proceeds to grant to the said Ottawa P. Page, and the said Allen Holloway (Mr. Harcourt's client) "two hundred and twenty-five acres, more or less, lying to the south of the