

MUNICIPAL NOTICE.

TAKE NOTICE that the Municipal Council of the City of Prince Rupert has fixed the 24th day of April, A. D. 1913, at the Police Court Room, B. C., as the day and place for taking the vote of the City of Prince Rupert on the following by-laws:

A By-law of the City of Prince Rupert to provide for the excavation and grading of a piece of land owned by the City of Prince Rupert, situate on Fulton Street, and the amount of \$10,000 to pay the interest on the same and to secure the same by debentures therefor.

A By-law of the City of Prince Rupert to provide for the excavation and grading of a piece of land owned by the City of Prince Rupert, situate on Second Avenue, and the amount of \$10,000 to pay the interest on the same and to secure the same by debentures therefor.

A By-law of the City of Prince Rupert to provide for the excavation and grading of a piece of land owned by the City of Prince Rupert, situate on Second Avenue, and the amount of \$10,000 to pay the interest on the same and to secure the same by debentures therefor.

A By-law of the City of Prince Rupert to provide for the excavation and grading of a piece of land owned by the City of Prince Rupert, situate on Second Avenue, and the amount of \$10,000 to pay the interest on the same and to secure the same by debentures therefor.

A By-law of the City of Prince Rupert to provide for the excavation and grading of a piece of land owned by the City of Prince Rupert, situate on Second Avenue, and the amount of \$10,000 to pay the interest on the same and to secure the same by debentures therefor.

36. This By-law shall take effect on the 1st day of May, A. D. 1913. PASSED THE MUNICIPAL COUNCIL OF THE CORPORATION OF THE CITY OF PRINCE RUPERT THIS 7TH DAY OF APRIL, A. D. 1913.

BY-LAW NO. 1913-10. A BY-LAW OF THE CITY OF PRINCE RUPERT TO PROVIDE FOR THE EXCAVATION AND GRADING OF A PIECE OF LAND OWNED BY THE CITY OF PRINCE RUPERT, SITUATE ON FULTON STREET, AND THE AMOUNT OF \$10,000 TO PAY THE INTEREST ON THE SAME AND TO SECURE THE SAME BY DEBENTURES THEREFOR.

WHEREAS it is deemed advisable to excavate and grade a piece of land belonging to the City of Prince Rupert described as follows:

Commencing at a point on the easterly property line of Fulton Street, distant ninety-two (92) feet more or less south of the southerly corner of Lot 10, Block 24, section one, thence along a line bearing astronomical north forty-three degrees and forty-seven minutes east (N. 43 degrees 47 minutes E.), 85.04 feet more or less, thence astronomical south one degree and twenty-two minutes east (S. 1 degree 22 minutes E.), 125.20 feet more or less, thence astronomical south 88 degrees and thirty-two minutes west, 60 feet more or less, thence astronomical north 1 degree 22 minutes 20 seconds west, 22 feet more or less to the point of commencement, and containing 299.87 square yards be the same more or less, being a portion of Parcel 22 as set out in agreement between the Municipality of the City of Prince Rupert, the Grand Trunk Pacific Railway Company, Limited, and His Majesty the King in his right of His Province of British Columbia.

AND WHEREAS the value of the whole rateable land and improvements and real property of the Municipality according to the last revised assessment roll, being the roll for the year 1912, is \$21,586,585.85, AND WHEREAS the whole debt of the City of Prince Rupert, not including local improvements and school purposes, is \$771,000, which is not 20 per centum of said assessed amount.

AND WHEREAS a petition has been presented to the City Council signed by the owners of the requisite value of property in the City of Prince Rupert asking the City Council to pass this By-law.

AND WHEREAS it will be required to raise the sum of \$10,000 for the purpose of paying for the said work hereby authorized to be constructed.

AND WHEREAS the City intends to issue debentures to raise the said sum of \$10,000 payable in forty (40) years, the said debentures to be issued in accordance with the By-law and bearing interest at five (5) per centum per annum.

at the present time to provide for the construction of a certain part of said sewer system, namely the construction of the necessary outfalls and trunk sewers, which are hereinafter specifically mentioned.

AND WHEREAS a plan has been prepared by the City Engineer for the City of Prince Rupert showing the part of the trunk sewers and the outfalls which it is intended to construct at the present time, and which plan has, before the passing of this By-law, been signed by His Worship the Mayor and the City Clerk, and sealed with the seal of the City, and is hereinafter referred to as the plan.

AND WHEREAS the plan shows the line of the proposed trunk sewers and the situation of the proposed outfalls at present to be undertaken and thereon marked in red.

AND WHEREAS the said plan also shows the different drainage areas in the City of Prince Rupert which will eventually be served by the outfalls and trunk sewers shown upon the said plan.

AND WHEREAS it will be necessary during the construction of the said work to deviate from the line as shown upon the said plan, either on account of some obstruction effecting a saving in the cost or tending toward greater efficiency of the scheme.

AND WHEREAS it will be required to raise the sum of \$350,000 for the purpose of paying for the said work hereby authorized.

AND WHEREAS the City intends to issue debentures to raise the said sum of \$350,000, payable in fifty (50) years, the said debentures to be issued in accordance with the By-law and bearing interest at the rate of five (5) per centum per annum.

AND WHEREAS the value of the whole rateable land and improvements and real property of the Municipality according to the last revised assessment roll, being the roll for the year 1912, is \$21,586,585.85, AND WHEREAS the whole debt of the City of Prince Rupert, not including local improvements and school purposes, is \$771,000, which is not 20 per centum of said assessed amount.

OPPOSITION LEADERS' REPLY TO CONSERVATIVE METHODS

(Continued from Page 1.)

In 1908 there was obstruction in connection with a bill introduced by the Liberal government dealing with the voters' lists in Manitoba and New Ontario. He was bound to say that the appeal which had been made by the opposition at that time had impressed him and a compromise had been offered and accepted.

"I found no fault; I never whined," declared Sir Wilfrid. "As the head of the government I thought it fair to come down and offer a compromise. Sir, is that not better than closure?" (Cheers.)

The last occasion on which there was obstruction was in 1911, when the reciprocity bill was opposed. It was brought down on January 26, and on July 29 not even a preliminary vote had been taken. The measure was met with dilatory motions of every kind; speech after speech was delivered in the "dog days."

He had not complained or whined on that occasion either. He could have introduced closure as was now proposed, but had adopted another course. He had appealed to the people.

"We were defeated," Sir Wilfrid added, "but as Heaven is my witness, I would rather stand here today defeated than be in office by the power of the gag."

The Liberals, at this declaration, rose in a body and cheered wildly for some minutes.

Sir Wilfrid said that but for the generous action of the minister of marine he had proposed to move an amendment to refer the resolution to a committee to report upon it in accordance with the binding rules. This was in accordance with traditions, but the prime minister knew when he rose to speak that he was going to gag the house and not allow free discussion of his proposal.

Sir Wilfrid said he had intended to move to strike out of the resolution the clause which prevents discussion on two days of the week, when the house is being moved into committee of supply. This had no bearing whatever on the naval bill, to facilitate the passage of which these rules were devised. It was just a plan to deprive the minority of the right to state their grievances before going into committee of supply. It was designed to prevent the asking of searching questions affecting the government of the day. It was applying the gag to parliament with a vengeance. In conclusion Sir Wilfrid said: "Let me repeat to my right honorable friend: as you are fair, so shall you meet with fairness; as you are unjust, so shall you meet with injustice. My right honorable friend two years ago took a certain attitude on the reciprocity bill. He has no right to complain if the same methods that he made use of are applied to him in the present case. My right honorable friend has not forgotten the words of Shakespeare: 'This even-handed justice commends the ingredients of our poisoned chalice to our own lips.'"

"The poison has come already to his own lips at the present day. The poison that he offered to us today will come again to his own lips at some future day. We are in the minority; we can be gagged; we can be prevented from expressing our opinions. They can trample upon our body. But, sir, the day of reckoning will come as soon as we have a dissolution of the present parliament." (Prolonged cheers.)

United States or Canada therein set out.

(13) The said debentures when issued, sold or hypothecated, and any coupons thereon attached shall be deemed a valid and binding charge upon the said City of Prince Rupert.

(14) The amount of debt authorized by this By-law to be consolidated with the amount of any other debt authorized by any other By-law of the said City and notwithstanding anything herein contained authorizing and directing the issue and sale of debentures for the payment of the debt thereby created the City of Prince Rupert consolidated stock may be issued in the place and stead of the debentures to the amount of such debt.

(15) It shall be lawful for the Council before or during the construction of the works hereby authorized to borrow from any bank or other corporation or person, willing to advance the same, at interest to be agreed on, for the purpose of the said work or any part thereof and for such loans to hypothecate the debentures to be issued hereunder, or a part thereof, provided that such loans with interest shall be repaid out of the monies to be realized upon sale of such debentures or any other security which for the time being may take their place.

(16) The Council may sell the said debentures or any part thereof at any time found necessary so to do.

(17) This By-law shall take effect on the 1st day of May, A. D. 1913.

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CAUSED SENSATION IN ENGLISH FOOTBALL Mayor of Liverpool Practically Accuses Liverpool of Allowing Chelsea to Win

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London, April 18—A tremendous sensation has been created in the football world by the charges of H. G. Norris of Fulham that Chelsea was allowed to win the first league game of Easter Monday with Liverpool in order to escape relegation to the Second League. Norris is a man of some account, and his allegation cannot be dismissed like the common chatter of irresponsibles. He is mayor of Fulham and head of a great London business and a director of two league football clubs, Woolwich Arsenal and Fulham, in the First and Second Leagues, respectively. He knows the value of words.

Must Grow More Cattle. Pat Burns, the well known cattle man, believes that in mixed farming is to be found the true solution of the cost of living problem. He says: "At the present time we import beef, mutton, poultry, butter and eggs from Australia and New Zealand. A customer at Peace River was astounded when told that butter and eggs, which he was buying at a local store, had been imported from those distant parts of the British Empire. We import more beef and dairy produce from the United States than is at present raised in Western Canada. Why cannot these commodities be raised at home and the money kept at home?"

TESTIMONIAL Dr. W. R. Spiers, Haltwhistle, reports: "I have pleasure in saying that I consider it a wholesome spirit, free from fusil oil and other imperfections resulting from want of maturity, and that it would prove very useful as a stimulant in cases where such treatment is required."

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