### After Taking Only One Box Of "Fruit-a-tives"

EAST SHIP HARBOUR, N. S. "It is with great pleasure that I write inces should be restored. Nothing in the way of medicines seemed in the war. to help me. Then I finally tried | "France makes pretensions only lendid. After taking one box, I feel like a new person, to have relief from those sickening Headaches",

MES. MARTHA DEWOLFE. 50c. a box, 6 for \$2.50, trial size, 25c. At all dealers or sent postpaid by Fruita-tives Limited, Ottawa.

LAND ACT

that Granby Consolidated to apply for permission to following described lands:--at a post planted at the swest corner of Lot 3632, Cassiar District, thence north 22 chains, following south and west 22 GRANBY CONSOLIDATED MINING, SMELT-ING & POWER COMPANY, LTD.

MINERAL ACT

J. Fred Ritchie, Agent.

NOTICE

Mining Division of Cassiar District. Where located .- On north side of Alice

TAKE NOTICE that I, B. B. McGinnis, Free Miner's Certificate No. 3574-C, agent for the Dolly Varden Mines Company, Free Miner's Certificate No. 14230-C, intends sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims. AND FURTHER TAKE NOTICE that action under Section 85, must be commenced

DATED this 9th day of July, A. D. 1917 UNNUELLATION OF RESERVE

NOTICE IS REREBY GIVEN that th tarbor of Prioce Rupert, known as Lot 5464, Bange 5, Coast District, by reason I a notice appearing in the British Columto Carette of the 21st April, 1910, and dated 19th April, 1910, is cancelled for Lot to the Grand Trunk Pacific Develop-Company, Limited.

680, R. NADEN, Deputy Minister of Lands. Department of Lands, Victoria, B. C., 1811

#### Province of British Columbia DEPARTMENT OF LANDS

NOTICE

Re Overdue Payments on Applications to Purchase Crown Lands in British Columbia. NOTICE is hereby given that, under the provisions of the "Soldiers' Homestead price and taxes before the 31st December. one mile north from Rivers Bight. 1917, obtain a Crown Grant if proof satis- The storage dam will be located at west to the interest of such person.

thority will not be paid for. Tu. Sep. 18

LAND ACT

SEEENA LAND DISTRICT-DISTRICT OF COAST, RANGE 5.

TAKE NOTICE that the Grand Trunk Pacific Railway Company of Winnipeg. Manitoba, intends to apply for permission to lease the following described lands:-Commencing at a post planted at the most northerly point of Lot 507 at or about high-water mark, thence northerly, easterly, southerly and westerly, following the sinussities of the shore line to a point of commencement, including all that foreshore between high-water and low-water Dated July 20th, 1917. THE GRAND TRUNK PACIFIC RAILWAY Co., H. H. Hansard, Solicitor.

## LAND LEASE NOTICE

QUEEN CHARLOTTE ISLANDS.

following described lands:-

Commencing at a post planted at the taining crown grant thereof. Bay Shire of T. L. Lot 835, Allford AND FURTHER TAKE NOTICE that action Bay, Skidegate Inlet, thence west 20 under Section 85 of the Mineral Act must chains, thence north 3 chains, thence 25 be commenced before the issuance of such tion follows easterly and southerly direc. Certificate of Improvements. tion following shore line, thence west 2 chains to point of commencement, containing 10 acres more or less. June 19th, 1917.

#### GERMANY MUST RESTORE FRANCE DESTROYED

Paris, Sept. 11 .- France will not compromise on the recovery of Alsace-Lorraine, Premier Ribot said in an address delivered in connection with the celebration of the anniversary of the battle of the Marne. He said France would not consent to diplomatic discussions as to whether the prov-

tell you of the wonderful benefits 1 | The Premier paid a tribute to have received from taking "Fruit-a- the soldiers who fell on the Marne have recently and to the General who led the sufferer from Constipation and Head- French armies to victory. He aches, and I was miserable in every way. then referred to the French aims

Fruit-a-tives" and the effect was for the recovery of its own, to regain possession of its provinces. wrenched from it by objous abuse of force," he said. "Let no one ask France to compromise upon that question. The nation could not do it without betraying the cause of justice.

What a preface would be given to the peace which it is sought to found upon the rights of peoples if the injustice consummated half a century ago should be consecrated anew.

"The restoration of Alsace and Lorraine is not one of those questions that may be given over to discussion by diplomats. It is the very condition of the establishment of the rights of nations which ought to guarantee peace in the future against fresh vio-

The Premier added that France. in demanding reparation for devastation which it had been made deliberately to suffer, would still be within the role of champion of

"France does not ask that the aggressor be fined," he said, "but | that the aggressor be obliged to "Waterfront Fraction" repair the damage he has done."

> The Daily News delivered by arrier, 50 cents per month.



SALE OF GOVERNMENT LOTS Port Clements, Queen Charlotte Islands.

NOTICE is hereby given that, acting under instruction from the Deputy Minister of Lands, I will on the 13th day of Septemberg 1917, at 11 o'clock in the forenoon, at Port Clements, sell by public auction he lots of the above townsite belonging to the Crown. The upset price for which the lots will be offered is \$25 per lot for naide lots and \$35 per lot for corner lots. Terms; one half cash and balance in one year with interest at six per cent on the deferred payments. The crown Grant fee missioner of Lands, Prince Rupert, or of Mr. A. R. Mallory, Port Clements, or in the Department of Lands, Victoria, B. C. S. H. McMULLIN, Assistant Commissioner Sept. 12.

WATER NOTICE

USE AND STORAGE.

Act Repeal Act," any person who did not TAKE NOTICE that The Empire Pulp & apply under the "Soldiers" Homestead Act, Paper Mills, Ltd., whose address is Van-1916," to complete his application to pur- couver, B. C., will apply for a license to chase, either by payment in full or by the take and use all the water and to store selection of a proportionate allotment, 10,000 acre feet of water out of unnamed may, by proving his interest and paying lake, also known as Whalen Lake, which up in full the balance of the purchase nows and drains into Whale Channel about

factory to the Minister of Lands is fur- ond of Lake at outlet of lake. The capacity nished that such person is suffering injury of reservoir to be created is about 10,000 through absence of notice or otherwise. | acre-feet and it will flood about 2,000 acres And further that the interest in un- of land. The water will be diverted from completed applications to purchase held by the stream at a point about .... Taken by any person on Active Service may be pro\_ tunnel from east end of Lake three miles best of notification to the Lands Depart- northerly direction from Lot 29, Butedale, ment of the fact that such person is on on Fraser Reach and will be used for Active Service and by the filing of proof power purposes upon the land described Further information will be furnished on Lake on Fraser Reach. as in application to lease at east end of

Victoria b the Deputy Minister of Lands, This notice was posted on the ground ority will not this notice without au- this notice and an application pursuant thereto and to the Water Act, 1914, Will of Water Rights, Parliament Buildings, Victoria, B. C., within thirty days after the

MINERAL ACT

(B. S. B. C. 1911).

Holly Fraction, Birch, Crocus Fraction, by Ikeda Mines Limited (Non Personal

Liability) TAKE NOTICE that I, John A. MacInnes, Solicitor for Ikeda Mines Limited (Non SKEENA LAND DISTRICT—DISTRICT OF No. 15485C intend, after the expiration of TAKE NOTICE that I, George McRae, of on behalf of the said Company to the Skidegate, B. C., occupation engineer, in- Mining Recorder of the said District for following apply for permission to lease the a Certificate of Improvements for each of the above claims for the purpose of ob-

J. A. MacINNES, Personal Liability)



Canada

# Military Service Act

# Explanatory Announcement by the Minister of Justice

HE MILITARY SERVICE ACT has received the assent of the Governor-General, and is now part of the law of the land. It will be enforced accordingly, and the patriotism and good sense of the people can be relied upon to support it. Resistance to its enforcement, however, by word or act must and will be repressed, as resistance to any other law in force must be.

Reinforcements Under Military Service Act Immediately Required

It is the intention of the Government immediately to exercise the power which the Act confers, and to call out men for military service in order to provide reinforcements for the Canadian Forces. This is necessary, since the military authorities report that the reserves available or in sight for reinforcement will shortly be exhausted unless this step be taken.

First Call Limited to Men Between 20 and 34, Who Were Unmarried, or Widowers Without Children, on July 6, 1917

The present call will be limited to men not in the schedule of exceptions, who were unmarried or widowers without children on 6th July, 1917, are at least twenty years of age, and were born on or since 1st January, 1883. Of this class, all those will be entitled to conditional exemption whose services in their present occupations, agricultural, industrial or other, are essential in the national interest, and whose business or domestic responsibilities are such that serious hardships would ensue if their services be required. Conscientious scruples based upon a prohibition of combatant service by the articles offaith of the religious denomination to which men belong will also be respected. The men first required to serve will consequently be those who can be called upon with the least disturbance of the economic and social life of the country.

Civil Tribunals to Deal with Exemptions

Questions of exemption will be determined, not by the military authorities or by the Government, but by civil tribunals composed of representative men who are familiar with local conditions in the communities in which they serve, who will generally have personal knowledge of the economic and family reasons which those whose cases come before them have had for not volunteering their services, and who will be able sympathetically to estimate the weight and importance of such reasons. Provincial Appellate Tribunals, constituted from the existing judiciary of the respective Provinces. will be provided to correct mistakes made by Local Tribunals, and a Central Appeal Tribunal for the whole of Canada, selected from among the present Judges of the Supreme Court of Canada, will be constituted in order that identical principles may be applied throughout the country. In this way every man may rest assured of the fair and full consideration of his circumstances and the national requirements, both civil and military.

Proclamation Will Announce the Day

A proclamation will issue calling out the bachelors and widowers referred to, and fixing a day on or before which every man must report for service to the military authorities, unless he has before that day made an application for exemption.

How to Apply for Exemption

Applications for exemption may be made by written notice on forms which will be available at every post office and will be transmitted free of postage. They will not, however, be required to be made in this way, but may be presented by the applicants in person to the Exemption Tribunals. The cases of those who have given written notice in advance will have precedence, and appearance in person will therefore be likely to involve considerably more inconvenience and delay to the men concerned, so that it is recommended that advantage be generally taken of the facilities for written application.

Exemption Tribunals in All Parts of Canada

The Local Exemption Tribunals will be constituted with the least delay possible, consistent with the selection of representative individuals to compose them, and the instruction of the members in their duties. There will be more than one thousand of such Tribunals throughout Canada, each consisting of two members, one of whom will be nominated by a Joint Committee of Parliament, and the other by one of the Judges of the existing courts. Every effort will be made by the wide distribution of Tribunals, and by provision where necessary for their sitting in more than one place, to minimize the inconvenience to which men will be put in obtaining the disposition of their cases. A Registrar will be appointed in each Province, who will be named in the proclamation, and to whom enquiries may be addressed. Each Provincial Registrar will transmit to the appropriate Tribunal the applications for exemption which have been submitted in advance of the sittings, and men who have sent these in will not be required to attend the Tribunals until notified to do so. Other ap-

How to Report for Service

Men who do not desire to claim exemption will report to the military authorities for service, either by mail or in person, at any time after the issue of the proclamation. Forms of report by mail will be found in all post offices and, like application for exemption, will be transmitted free of postage.

Early Report Advantageous

No man who reports for service will, although he may be medically examined and passed as fit, be required to go into camp or join a battalion until after a day fixed by the proclamation sufficiently late to permit of the disposition by the Local Tribunals of most, if not all, of the applications for exemption which may come before them. Thus no advantage will be gained by delaying or disadvantage incurred by prompt report for service on the part of those who do not intend to apply for exemption

Facilities for Immediate Medical Examination

plicants should attend personally on the Tribunal without notice.

Immediately upon the issue of the proclamation, Medical Boards will sit at every mobilization centre for the examination of men who report for service or who, subject to their right within the time limited to apply for exemption, desire to have their physical fitness determined in order to allay any doubt as to their physical condition, or to know definissued by these Medical Boards will be accepted without any further investigation by Exemption Tribunals when they sit. Men found physically fit who have not reported or service may nevertheless apply for exemption on any of the prescribed grounds, including even their physical condition if dissatisfied with the Medical Board conclusion.

Notice to Join the Colors

As reinfo cements are required notice to report at the nearest mobilization centre will be given from time to time to the men found liable and passed as fit for service. Disobedience of such notice will render the offender liable to punishment, but punishment for failure to report for military service, or to report subsequently for duty when called upon, will be imposed ordinarily by the civil magistrates; offenders, however, will remain liable for the performance of their military duties notwithstanding any civil punishment which may be imposed, and will be liable to military punishment in cases in which civil proceedings are not taken.

Watch for the Proclamation

Notice of the day appointed for the making of a claim for exemption or for report for military service will be published as widely as possible, but as no personal notice can be given until the individuals called out have so reported themselves or claimed exemption, men possibly concerned are warned to inform themselves with regard to the day fixed since neglect may involve the loss by them, and of important privileges and rights.

CHAS. J. DOHERTY, Minister of Justice

Ottawa, September 11, 1917