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—M. I. Evening Telegram.

PAY TRIBUTE OF RESPECT TO MEMORY OF SIR WILFRID

Continued From Page One.

ality. He had gone to school in a Scotch community with the Scotch children and neither could understand the other. Both could fight, however, and fight they did.

Mr. Nelson went on to say that he was glad to pay a tribute to the late Sir Wilfrid because he was a native son although of a different race and on the other side of politics. He was a Canadian through and through. His enemies thought he carried his Canadianism too far, but it was the opinion of the speaker that the work of the late Sir Wilfrid Laurier had only just begun.

Loyalty.

When speaking on the question of loyalty the late statesman had said: "Your loyalty is in your veins, mine is in my heart." This showed the grip he could exercise. He also spoke of the fact that he was not ignorant of and did not minimize the danger of there being two languages in Canada. Perhaps future years would see the fruition of the work of uniting the two races.

Dr. Grant.

Dr. Grant spoke of the fact that in the history of Canada there were only two outstanding figures. The lives of Sir John A. Macdonald and Sir Wilfrid Laurier were parallel in many respects. They were both brought up in the hard school of pioneer life and each devoted his time to the welfare of his country. One was instrumental in having the C. P. R. built and the other did the same for the G. T. P., both transcontinental railway systems.

Both men were imperialists but of different schools. Sir John

said there were only two ways in which Canada could move, one was toward the United States and the other towards Great Britain. By the union of the provinces he was able to prevent the movement toward the States.

Laurier's imperialism was summed up in the words of Kipling, "Daughter am I in my mother's house, but mistress in my own."

Canon Rix.

Canon Rix spoke of the outstanding figure of the late statesman. The Canon said that he had been brought up in a home and a community that revered the name of Laurier. His intellectual power and sunny ways touched the hearts of the people. There was only one man his equal in eloquence, D'Arcy McGee. His predominating characteristic was religion. His knowledge of scriptures made him eloquent.

The American Consul.

E. A. Wakefield said the Knight of Athabaskaville had gone beyond but his influence still lived. No man ever labored more honestly and sincerely than did Sir Wilfrid Laurier. His efforts would be recognized by future generations. He was one of the great men of the world of his time. He occupied a peculiar position and his honesty of purpose could not be questioned.

Mr. Wakefield compared the late Sir Wilfrid with Roosevelt, and showed how both were patriots and fair to friend and foe alike. Both had the love of country at heart and both so lived that no one could reasonably question the integrity of either.

Sir Wilfrid of the sunny smile was well known in the United States, said Mr. Wakefield. As a representative of that country he expressed sympathy with Canada in her great loss.

Fred Stork.

Fred Stork said they were gathered to pay the last tribute to a great and good man. Sir Wilfrid had been prominent in Canadian life for upwards of fifty years. His magnetic personality, brilliant attainments and beauty of character were outstanding. Canada had lost her greatest citizen. It was fitting that at Prince Rupert they should gather to pay a tribute to the man who had a peculiar interest in the place.

Referring to his efforts to have a Canadian navy operating out of this port, Mr. Stork said that the life of the statesman was an inspiration to all men. He was honest, sincere, pure and an utterly fearless patriot who put truth and honor above place and power.

Much in Common.

"History," said Mr. Stork, "is largely the history of the various

characters that appear on the scenes. In no country is party strife as bitter as in Canada. No man has been more misrepresented than the late Sir Wilfrid and no man has remained more serene, loving and loved. He had much in common with Lincoln. His life was spent in trying to form a close unity between two great races. No marble column is necessary or bronze statue to perpetuate the name of this great man. The white flower of a blameless life will be remembered.

The theatre had been given for the occasion by Paul Aivazoff and the sum of \$26 which was collected at the door was given to the War Veterans' Memorial fund.

SYNOPSIS OF

LAND ACT AMENDMENT

Pre-emption now confined to surveyed lands only.

Records will be granted covering only land suitable for agricultural purposes and which is not under land.

Partnership pre-emptions abolished, but parties of not more than four may arrange for adjacent pre-emptions, with joint residence, but each making necessary improvements on respective claims.

Pre-emptors must occupy claims for five years and make improvements to value of \$10 per acre, including clearing and cultivation of at least 5 acres, before receiving Crown Grant.

Where pre-emptor in occupation not less than 5 years, and has made proportionate improvements, he may, because of ill-health or other reasons, obtain intermediate certificate of improvement and transfer his claim.

Records without permanent residence may be issued provided applicant makes improvements to extent of \$300 per annum and records same each year. Failure to make improvements or record same will operate as forfeiture. Title cannot be obtained on these claims in less than 5 years, with improvements of \$10 per acre, including 5 acres cleared and cultivated, and residence of at least 2 years.

Pre-emptor holding Crown Grant may record statutory pre-emption, if he requires land in conjunction with his farm, without actual occupation, provided that the improvements made and residence maintained on Crown granted land.

Unsurveyed areas, not exceeding 20 acres, may be leased as homesteads; title to be obtained after fulfilling residential and improvement conditions.

For grazing and industrial purposes, areas exceeding 640 acres may be leased by one person or company.

PRE-EMPTORS' FREE GRANTS ACT.

The scope of this Act is enlarged to include all persons joining and serving with His Majesty's Forces. The time within which the heirs or devisees of a deceased pre-emptor may apply for title under this Act is extended from one year from the death of such person, as formerly, until one year after the conclusion of the present war. This privilege is also made retroactive.

TOWNSHIP PROPERTY ALLOTMENT ACT.

Provision is made for the grant to persons holding uncompleted Agreements to purchase from the Crown of such proportion of the land, if divisible, as the payments already made will cover in proportion to the sale price of the whole parcel. Two or more persons holding such Agreements may group their interests and apply for a proportionate allotment jointly. If it is not possible to do so, the proportionate allotment, an allotment of land of equal value selected from the available Crown lands in the locality may be made. These allotments are conditional upon payment of all taxes due the Crown or to any Municipality. The rights of persons to whom the purchaser from the Crown has agreed to sell are also protected. The decision of the Minister of Lands in respect to the adjustment of a proportionate allotment is final. The time for making application for these allotments is limited to the 1st day of May, 1919. Any application made after this date will not be considered. These allotments apply to town lots and lands of the Crown sold at public auction.

For information apply to any Provincial Government Agent or to

G. R. NADEN,
Deputy Minister of Lands,
Victoria, B. C.

N THE SUPREME COURT OF BRITISH COLUMBIA.

N THE MATTER OF THE ADMINISTRATION ACT — and —
N THE MATTER OF THE ESTATE OF FRANCESCO MANDAO, DECEASED, INTESTATE.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 21st day of February, A. D. 1919, I was appointed Administrator to the estate of Francesco Mando, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 22nd day of March, A. D. 1919, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

JOHN H. McMULLIN,
Official Administrator.
dated this 22nd day of February, 1919.

N THE SUPREME COURT OF BRITISH COLUMBIA.

N THE MATTER OF THE ADMINISTRATION ACT, — and —
N THE MATTER OF THE ESTATE OF ALFONSO FLORE, OF FIORENTINO, DECEASED, INTESTATE.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 21st day of February, A. D. 1919, I was appointed Administrator to the estate of Alfonso Flore, of Fiorentino, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 22nd day of March, A. D. 1919, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

JOHN H. McMULLIN,
Official Administrator.
dated this 22nd day of February, 1919.

N THE SUPREME COURT OF BRITISH COLUMBIA.

N THE MATTER OF THE ADMINISTRATION ACT — and —
N THE MATTER OF THE ESTATE OF ALBERT COLE, DECEASED, INTESTATE.

NOTICE IS HEREBY GIVEN TO WHOM IT MAY CONCERN of an Order made by His Honour F. McB. Young, Local Judge, in the above matter on the 20th day of January, A. D. 1919, as follows:—
IT IS ORDERED that the said John H. McMullin shall be allowed to swear to the death of the said deceased as occurring on the 27th day of October, 1917, after the expiration of one month from the date of the first publication of notice of this order, unless in the meantime proof is furnished to the Registrar of this Court at Prince Rupert, B. C., that the said deceased Albert Cole was alive subsequently to the said 27th day of October, 1917.

AND IT IS FURTHER ORDERED that the said John H. McMullin do publish notice of his order in the Prince Rupert Daily News, a newspaper published at Prince Rupert, B. C., for a period of one month.

Dated at Prince Rupert, B. C., this 6th day of February, A. D. 1919.

JOHN H. McMULLIN,
Official Administrator.

N THE SUPREME COURT OF BRITISH COLUMBIA.

N THE MATTER OF THE "ADMINISTRATION ACT" — and —
N THE MATTER OF THE ESTATE OF MARIA VERY, DECEASED, INTESTATE.

NOTICE IS HEREBY GIVEN TO WHOM IT MAY CONCERN of an Order made by His Honour F. McB. Young, Local Judge, in the above matter on the 17th day of February, A. D. 1919, as follows:—
IT IS ORDERED that the said John H. McMullin shall be allowed to swear to the death of the said deceased as occurring on the 23rd day of October, 1918, after the expiration of one month from the date of the first publication of notice of this order, unless in the meantime proof is furnished to the Registrar of this Court at Prince Rupert, B. C., that the said deceased, Maria Very, was alive subsequently to the said 23rd day of October, 1918.

AND IT IS FURTHER ORDERED that the said John H. McMullin do publish notice of this order in the Prince Rupert Daily News, a newspaper published at Prince Rupert, B. C., for a period of one month.

DATED at Prince Rupert, B. C., this 18th day of February, A. D. 1919.

JOHN H. McMULLIN,
Official Administrator.

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There may be something you want. See the classified column on Page 5.