

SEA PRODUCTS SECURE A SITE FOR BUSINESS

Lease the Lowrie Property Near Seal Cove With Option to Purchase.

APPLICATION FOR WATER TO COUNCIL LAST NIGHT

The Pacific Sea Products have leased the Lowrie property near Seal Cove to be used for fish buying purposes, and possibly later for the erection of a cold storage plant. They also have an option made by them to the City Council to purchase the property.

Last night an application was made for a four-inch water main to supply the necessary water for the fish packing business. It was explained that it would take approximately 1,000 feet of four-inch pipe but that the ditch for it was already dug.

Mayor McClymont explained that it was customary to lay on water when it was found that the income from the sale would be sufficient to pay for the extension. In this case he thought it would be sufficient.

The proposal seemed to meet with the favor of the aldermen but it was decided to refer it to the Board of Works for report.

There is already a good wharf and shed on the property and business can be commenced immediately a siding has been constructed.

PEOPLE MAY STILL BUY A LITTLE FRUIT

New Classification Bylaw Will Allow the Selling of 10-lb. Lots During Evening.

LONG DISCUSSION BEFORE SETTLEMENT

The classification bylaw drawn for the purpose of regulating the sale of fruits and other articles of merchandise after 6:30 p. m. received its third reading last night after over two hours of debate, much of which was of a very humorous nature and some of which was extremely personal. Alderman McRae, who fathered the bill was the subject of attack by Alderman Casey and Alderman McKeekin charged Alderman Casey with inconsistency.

Instead of discussing the bylaw clause by clause as usual the council discussed the general principle and its application and especially that clause which had to do with the fruit stores. After a lengthy discussion Alderman McKeekin said that grocers would be satisfied if the bylaw prevented the selling of crates of fruit after 6:30 so it was finally arranged that the classification should read in such a way that those selling in less than ten-pound lots were not considered fruit stores, and would not be forced to close. That would allow the people an opportunity to purchase small quantities of fruit during the evening. This came in the way of a compromise as for a long time those favoring the bylaw insisted that fruit should be consumed on the premises after hours.

Alderman Casey claimed that the city solicitor had misled him as to the aim of the bylaw.

Inconsistent.
Alderman McRae charged that Alderman Casey first wanted to send greetings to the enemy and then to cater to the returned soldier. He wanted shorter hours for the painters, but did not care how long the fruit sellers worked. Alderman Casey: "I'm a proletarian and he's a Bourgeois." That's the difference between Alderman McRae and me. It's a difference in psychology."

Mayor McClymont said he was opposed to the closing of fruit stores after 6:30. It was the business of the unions to see that the employees did not work too long. He was in favor of short hours as a rule but that did not prevent working a double shift.

Alderman McRae said that Chinaman worked sixteen hours a day and he showed it. The self-respecting businessman wanted to get away from that. China-

men and Greeks were the ones that worked that long. They were driving others out of business. If the country went on that way the others might as well get out of business. They had passed a bylaw to prevent people making Chinamen of themselves. If certain merchants kept open until 12 others might as well get out of business.

Manipulate Trade.
Alderman Casey charged that Alderman McRae wanted to manipulate trade and put the money into his own pocket. Everything he did was for the benefit of McRae.

Alderman Rochester said that his guests went for fruit in the evening and took it to their rooms. He opposed passing the bylaw.

Alderman Perry favored passing the bylaw and giving the dealers an opportunity to repeal it if they wished.

The compromise was then arranged and the committee rose and reported and the bylaw was read a third time.

The City Council last night received an offer from Litchfield's Book Store at Victoria to sell for \$250 an interesting letter of

Prince Rupert and the Duke of Albermarle to the Commissioners of the Navy written four years before the granting of the prince of the famous charter on this continent which led up to the naming of this city. The matter was referred to the Finance Committee for report.

IN PROBATE. IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT — and —
IN THE MATTER OF THE ESTATE OF MARGARET AUGUSTA LITTLE, DECEASED, INTESTATE.

TAKE NOTICE that I have been appointed administrator of the estate of Margaret Augusta Little, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 1st of October, A. D. 1919, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

J. H. McMULLIN,
Official Administrator.
Dated this 15th day of September, 1919.

TIMBER SALE X 1805.

Sealed tenders will be received by the Minister of Lands not later than noon on the 13th day of October, 1919, for the purchase of Licence X 1805, to cut 10,296,000 feet of Spruce, Hemlock and Cedar on an area situated on Shannon Bay, Masset Inlet, Queen Charlotte Island District. Two (2) years will be allowed for removal of timber.
Further particulars of the Chief Forester, Victoria, B. C. or District Forester, Prince Rupert, B. C.

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