AUUUDI 3. 1030.

LOCAL NEWS. Gleanings of City and Provincial News in

a Condensed Form. writer," has turned up in Ohio as an in-From Tuesday's Daily. stitutor of "fake" Masonic lodges. -Salmon are reported plentiful at

lege at Kingston.

sequently the suit.

-At a meeting of the British Colum-

-A dispatch received from New West-

Clayoquot. The cannery erected there as an experiment has already put up 3,000 cases.

-The ship Whittleburn, under charter to the Northern Pacific Steamship Co., left Yokohama on August 1st for with the Slater party aboard, left at Tacoma with a cargo of tea. daylight this morning for Alaska. They

-It is reported that Mr. J. A. Law rence, who recently acquired a lot of property at Cordova Bay, intends erecting a summer hotel there. A road is being built from the V. & S. railway to the bay.

-George T. Emery, the young man supposed to be of unsound minl, who tia Benevolent Society held yesterday was brought from Port San Juan, will T. J. Burnes was appointed president be sent to the provincial jail, where he for the remainder of the current year. will be under the care of Dr. George This move was rendered necessary by Duncan for a couple of weeks. the illness of George Doughty, who was elected president.

-Captain Gaudin, agent of the marine and fisheries department, leaves in the morning for Prevost Island, where a new lighthouse is being erected. The the construction of a railway between foundation has been completed and the Esquimalt and Nanaimo, and in trust material for the superstructure is on the

ed missing. -The steamer Umatilla arrived from cel of land situate in Vancouver Island San Francisco at 6:30 this morning and Company's steamer Evandale has been Sound. She brought 156 passengers for libelled at Portland for \$13,200 by the different ports, 31 being for Victoria. Saunders, Ward & Co. and Balfour, She also brought 106 tons on freight for Guthrie & Co. A lot of freight brought this port. over from the Orient by the Evandale for those firms was damaged, con-

-Adjutant Archibald and Mrs. Archibald, of the Salvation Army, have been ordered to report at headquarters in to the Esquimalt & Nanaimo railway is probable that they will be sent to the tide. Where they came from is a some foreign mission.

-A small unknown schooner, which has for the past three or four days been

anchored in Oak Bay, drove ashore on barrels. Mary Todd island this afternoon during the gale. At last reports she was high and dry and the probabilities are that

Bowell, Hon. Mr. Daly and other officials on board, will not be back to Victoria until the 22nd instant. The party will visit all the Indian stations along the coast of the Mainland and Vancou

ver Island and will take a run over to Queen Charlotte Island if time permits.

the C. P. N. Company, was seen this morning regarding the report tele graphed from Ottawa that his company were desirous of placing a steamer on the Upper Yukon river. Captain Irving oil. As it was the acid burned him said the report no doubt originated quite badly and the pain was excruciatthrough his having written the customs ing. department at Ottawa askirg them if a boat built at St. Michael's could be re

gistered as a Canadian vessel.

sailed. The arrivals were the American -The council of the board of trade four-masted schooner R. W. Bartlett to met this morning to select a design for load lumber at the Brunette mills for the cover of the annual report, for which San Pedro, Cal., and the Hawaiian competition had been invited. A large schooner Americana to load at Hastings number of designs had been received for South Africa. The Emma Claudina sailed for California with 277,088 feet valued at \$2,000 and the Glendale sailed Mr. Higgins quoted Regina vs. Greeu oil, lands, beds of clay, and stone, slate some merit. The award was unanimous-

that the desired subsidy has been grant. at a cost of \$3.40 per foot to the all ting property-\$1.70 to that on eith, ed the company by the New Zealand government it is expected that Auckland side-making a total of \$4,323.95, placed before the meeting by Mayor will be made a port of call at once. Teague, who presided. He asked whethe -W. R. Colby, who will be rememberthe property owners would pay two thirds of the cost, one-third for each ed by many Victorians as a "slateside, if the city would pay the remain

ing third. Do R. Harris, J. W. Care and A. G. McCandless replied in -W. E. Baines' raft of 7,000,000 feet negative and maintained that the of timber has been safely towed into San should do the whole work. Mr. B Francisco. Freight at the ordinary was in favor of a brick culvert. Aft rate would have amounted to \$22,500. a long discussion Mayor Teague call -The steam pleasure yacht Eleanor.

for a show of hands on the propositi advanced by him and it was lost, one property owner voting for it agreement being impossible the meet will call here again on their way south. was closed. The matter will now y likely go to the council to be decide -James Peters, son of Lt.-Col. Peters, whether or not the city shall require the D. A. G., was one of the successful work to be done. candidates at the recent examinations

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for admission to the Royal Military Col -The tramway works seem destine.

to periodically furnish news of a some what exciting nature. A short this ago it was the present president and ex-president who locked horns and a most tempestuous encounter. day Chief Engineer Menaugh and perintendent Endean came to the engine room and gave the bo chanced to be about a "taste quality." It appears that some tim

ninster states that the fishing boats Mr. Menaugh had two chisels made that were out in the gulf off the mouth of a piece of steel by the blacksmit of the Fraser river felt the full force the company. Yesterday morning of last night's gale. Two boats belong- Endean came into the engine room ing to the Richmond cannery are reporttaking the chisels from a box in they were deposited, proceeded the company's brand upon them -The Northern Pacific Steamship this Menaugh objected, claiming chisels as his property. Endean sisting, a struggle ensued for the po sion of the tools. Blows were exchange and Endean fell before the superi weight or skill of the chief. The were soon separated. Menaugh scarcely hurt, but Endean's face p ed the appearance of a man who -A number of barrels of packed encountered a hungry she-bear with cul oolachans have been thrown up on the in the depths of a gloomy forest. courts will probably be appealed Surely the tramway's employees, being

mystery, as there has been no wreck renear the cold storage plant, should ported nor has any vessel as far as able to keep cool under the most trying known lost any cargo. The words "Naas river" are printed on some of the circumstances of a heated discussiduring the dog days.

-The store room at the drill shed will -Capt. Beck, who is enlisting support be completed at a very early date. The for an asylum for adult blind, to be h carpenters are at present engaged in put- cated somewhere on Puget Sound ting on the roof, and it is believed the to be open to Western Canada and Alas contractors will be ready to turn the ka, spoke last night at A. O. U. W. hall building over in about a week. As soon The lecture was very interesting, and as the building is completed the military though the audience was small it was atstores, now at the city market, will be tentive. Lieut.-Col. E. G. Prior presided and introduced the speaker. The -Arthur Langley was on Monday the

latter said that he did not need to expatiate on the worthiness of the cause for which he pleaded and pointed out the accident. He was handling a phial of sulphuric acid when it exploded. The Canada the nearest institution for the acid was thrown over his face and oblind was at Brantford, and there only children were taken. His plan was to very have a home for them established on the Sound in the city offering the best in ducements and throwing it open to all irrespective of creed, color or age. They could be taught useful occupations and the place could be made nearly self-supporting. He had toured the Alaskan -Two vessels arrived at Mainland cities and had secured \$400 in cash. The plan was to make subscribers of \$5 and upwards life members and permit the subscribers in each state or province to elect trustees or directors. At the close of the lecture there was a musical programme, in which Messrs. Wolff, Thom as, Grizzelle and Sehl and Miss Wolff took part. Subscriptions were called

collection was taken

Four Men Drowned Off the Mouth

of the Fraser - Fifteen

Others Missing.

DECIDED BY THE COURTS. for the Hudson Bay Co. This case is to be appealed. Judgments Rendered / in Several Important Cases by the Judges To'-Day.

Tramways and the Railway Act-Denny v. Sayward-Other Cases Decided.

The following judgments were given in the courts to-day:

Glade v. Sargent .- The chief justice gave the judgment of the court in this case, in which the plaintiff bases his action on fraudulent representations, alleged to have been made by the defendent, but I am of opinion, said his lordship, that no fraud has been shown against the defendant, but only a mistake. It is true that the defendant, when the error was discovered, sought to take advantage of it by demanding rent, sidize North and South Tyrone or North but he afterwards and in de- and South Londonderry, which he usked to the suit offered gave fense I agree with the trial what judges was all the reparation which a court of equity would have awarded. I that the government whip, Mr. Thomas think the learned judge of the court below has done justice between the parties, both as to the merits of the case and in apportioning the costs. The ap-Rule. peal will therefore be dismissed with Healy's charges, cried amid considerable costs.

Mr. Lyman P. Duff (Hunter & Duff), for respondent and Mr. Charles Wilson for appellants.

Edison Electric Co. v. Edmonds et al .--This was an appeal from an order made by Mr. Justice Drake upon a point of law argued before him, Mr. Drake holding that the defendants being shareholders of the Vancouver and Westminster Tramway Co. were not shareholders in the sense in which the Railway Act of British Columbia interprets, i.e., although the consolidating acts affecting the Westminster & Vancouver Tramway Co. use the word "railroad," yet there was evidence from an examination of the statutes that the word "railroad" in its full sense was controlled by the powers which previously existed, and which were clearly tramway powers alone. The court of appeal, consisting of Crease, Walkem and McCreight, J. by a majority upheld the judgment of the court below, Mr. McCreight dissenting. Mr. McCreight, in an analytical judgment, became of the contrary opinion, and considered that this particular tramway was certainly subject to the general railway act of British Columbia, and that the provisions of the same applied to and affected the shareholders, and that they were liable for any unpaid moneys due upon their shares; that the acts of the legislature had to be construed according to the ordinary and natural meaning to be given to the language used, and the application of that rule to the statutes in question clearly showed the application of the general railway act; therefore it was a railway in the sense that the railway applied; that the company was not subject to being wound up, and the plaintiff's procedure in bringing the action as against the shareholders after the return of the writs of fi fa nulla bond, was correct and m his (Mr. Mc-Creight's) opinion the appeal should be allowed and the judgment of the court



judgment creditor and B. H. T. Drake

ment to end the dissensions in the ranks of their party, which he says have brought disaster to the Nationalist cause. Continuing Mr. McCarthy asserts that it is almost impossible over estimate the disastrous effects of Mr. T. M. Healy's charge made at the National convention at Omagh, County Tyrone, on July S. Mr. Healy, upon that occasion, accused Mr. John Dillon of selling Tyrone to the English party, and read a letter from Edward Blake M. P., to Privy Councillior Dixon in-

forming him that the Nationalist federa tion would in future be unable to subshould be subsidized henceforth in the sum of £200 yearly by the Liberals. It appears from the statements made then Ellis, consented to this, on the understanding that the seats referred to were to be considered Liberal and not Home Mr. Dillon, replying to Mr.

proar: "What you state is infamous and read private letters in public." Mr. Mc-Carthy in his manifesto states that Mr. Healy's charges are unfounded, grossly untrue and that Mr. Healy's action was disloyal to his party.

THE BLYTH CASE.

Question of Jurisdiction Argued Before the Full Court.

The point reserved for the full court company, the now appellants in this acin the case of Regina vs. Blyth was up tion. for consideration before the full court

this afternoon, all the judges being to determine is whether the words "all present, the crown being represented by mines, minerals and substances whatsothe deputy attorney-general. The chief justice, in his case stated for the crown as represented by the provthe opinion of the court of appeal, sets ince of its prerogative right to the preout the facts of the case as already re- cious metals. In Wooley vs. Attorney-General ported fully. Victoria (2 App., case 166), the judicial Mr. Frank Higgins, who appeared for the prisoner, regretted the fact of his committee, after referring to the mines having been called into the case at so case reported in Plowden, makes the follate a period. He would not reflect on lowing observation: "It is perfectly the officers of the court, or the learned true that ever since that decision it has judge who tried the case, but it was to been settled law in England that the be deplored that a man in such a case prerogative right of the crown to gold should be tried and convicted without and silver found in mines will not pass proper legal defence. Mr. Higgins' line under a grant of land from the crown of argument would embrace the follow- unless, by apt and precise words, thing points, which he presented to the intention of the crown be expressed that (1) That when the prisoner met it shall pass." court: The words "all mines, minerals and the girl in Victoria she was not in the possession of her parents ;(2) that the substances whatsoever thereupon, thereprosecution have failed to show that in and thereunder" are certainly very

the prisoner knew or had reason for comprehensive and in their ordinary knowing or that he believed that the sense would probably be deemed to ingirl was under the care of her father; clude precious as well as base metals; (3) that when the girl left Washington but in the present instance their meanit was not proven that she intended to ing is controlled and limited to base return; (4) from the evidence it is to be metals by the several words which prepresumed she intended to abandon her cede them, in accordance with the maxfather's possession; (5) that there was no im noscitur a sociis; and consequently evidence of abduction committed in Brit- that meaning cannot be expanded so as ish Columbia, and the court of this pro- to include prerogative rights or jura

vince has no jurisdiction to deal with regalia which admittedly do not exist this case. In support of his argument, in respect of the grant of the coal, coal from city artists, all of them having

in Order to Pass With Land Grants. There was a full bench present on the assembling of the full court this morning, when a number of important judgments were delivered. That on the

THE PRECIOUS METALS.

Railway Belt.

case generally called the "Precious Metals Case" attracted most interest. rion. Mr. Justice Walkem's judgment follows, and Hon. Justices Crease and McCreight delivered judgments concurring in substance:

Bainbridge vs. E. & N. Railway Co. -By section 3 of chapter 14 of the statutes of 1883, the provincial legislature "granted" (I am quoting the words) "to the Dominion government for the purpose of constructing and to aid in

to be appropriated as they may deem ground. advisable * * * all that piece or par-

calumnious lies. You are a traitor: you described as follows," (here follows the left a couple of hours later for the description) "and including all coal, coal oil, ores, stones, clay, marble, slate, mines, minerals and substances whatsoever thereupon, therein and thereun-

In furtherance of the same project, the Dominion government, subsequently, by

patent from the crown, granted the same England. They will make a farewell tract of land and inclusive substances | tour of the province before leaving. It | beach at the foot of Menzies street by

Briefly stated, the question we have

ever," etc., had the effect of divesting

wreck.

the little craft will become a total -The steamer Quadra, with Premier

removed.

victim of what proved a very painful

-Captain John Irving, manager of

hands and Mr. Langley would likely to have been scarred badly, if not blinded, had not the assistant in the store acted quickly and applied sweet

perts on Sunday to load lumber and two

below reversed. Mr. L. G. McPhillips, Q.C., and Mr. A. E. McPhillips for and Bates, 3 Coll, Q.C., and Mr. E. P. Davis, Q.C.,

for defendants-respondents. Beer v. London and Canadian Insurance Co. Creight, sitting in chambers in Victoria, granted an order for a commission to issue to Halifax for the purpose of examining the officers of the Eastern Asthe prisoner. surance Co., the defendants' contention being that the plaintiff, contrary to agreement, maintained insurance in the marriage would not be legal while she Eastern Assurance Co., and also that was under the age of 16. there was other insurance, against the express condition contained in the policy found that the girl was in possession of of insurance sued upon. The plaintiff her father when she met the prisoner appealed from the order and urged that in Victoria; the learned chief justice there was delay; that the plaintiff was should have gone further and inquired ready for trial; that it was an attempt to postpone the trial till after vacation. and that it was not shown that the evidence sought to be obtained was material, and also that the evidence produced or the chamber application was home and met the prisoner within the insufficient upon which to found the orjurisdiction and a short distance from der made. Judgment was delivered today dismissing the appeal with costs. The judgment was oral, and was to the effect that whilst at first sight it would look as if the defendants were seeking delay, yet upon an examination of the meet and marry her fiance there, would facts such was not the case, and the court would have to so hold. The fac's go to show that the plaintiff is resident contended that the abandonment took out of the jurisdiction and is acted for by an agent; that the evidence the depassage left Port Townsend. fendant was seeking could not be ob-Itained from the plaintiff, and that they obtain the evidence as best they could, abandonment took place when the girl i.e., by commission. Mr. T. Fell for the decided not to return. plaintiffs-appellant. Mr. A. E. Mc-

The argument was proceeding at the Phillips for defendants-respondents. time of going to press. Denny v. Sayward-Mr. Justice Mc-Creight gave judgment in this appeal, A letter from the Mandera Mission. in Mr. Walkem concurring. The point in question is altogether one of practice account of the ravages of a swarm of with reference to change of solicitors locusts. and service of documents. Mr. Mefields," says the writer, "which yester-Creight gave an exhaustive judgment day were so luxurious, are now a terrible upon the point, setting aside the order of scene of desolation. At two o'clock the Mr. Justice Drake in the court below,

with costs, but only costs of the appeal. Mr. Gordon Hunter for respondents. hills of Wanisa and the rocky banks of Mr. P. AE. Irving/for appellants. McColl v. Leamy-In this appeal, the chief justice gave judgment orally, dis-All at once there was a cry of 'Locusts! missing the appeal with costs, which was concurred in by Crease and Drake, Locusts!' Spades and rakes fell to the J. J., who gave written judgments.

ground. All eyes stared up at the im-Landsberg v. Kirschberg and wife mense swarm of locusts. Every one ex-The chief justice gave judgment in this claimed, 'If they would only pass.' But on a charge of sheep stealing. They case in chambers this morning, dismiss- this hope was not realized. The first were arrested in Brighton. They being the claim so far as it sought to re- swarm, indeed, passed over. but the next long to a gang of about forty persons open the partnership matters, and gave settled on the mission ground, and then who have no homes, but who have lived judgment for the plaintiff in the sum of in the valley fields. Like a dark over- until recently near the Canadian line. \$50. Mr. S. P. Mills for the plaintiff whelming flood the swarm spread over like wild beasts in the summer and in and Mr. Archer Martin for the defend- the plantations. Women ran wringing caves during the winter. They wear

Hazlett v. H. B. Co .- The question in this case, in which the hon, the chief Everything fell a prey to the terrible in- and weather, are covered with a growth justice gave judgment to-day, was vasion of insects. And the country was of hair fully three inches long. It is hard whether book debts were exempt from already in great distress. Many people to make sense out of their conversation, execution, under section 10 of the Home- died of hunger. In a place near Mpwap- although they have learned to swear so stead Act, as being goods and chattels. wa 46 out of 50 inhabitants died of they are understood. One of the men, The chief justice held that while book famine. Two weeks ago I was in a giant in form, is an idiot. His sides debts might come under the denomina- village where nine grown up people out are full of small holes, made by a brad tion of goods and chattels, yet under the of seventeen had died of hunger in a in the end of a stick when he has been Homestead Act as the only goods and single week. Hunger is the cry through yoked to an ox. The day they were chattels which would be subject to seiz- out the land. Till now I could dispense placed in jail they had a fight among ure or sale, under, execution, which some nourishment, but our provisions themselves, and tore all the clothing off book debts would not be, that therefore are almost exhausted, and what shall each other's bodies. Police are after passengers are the Victoria school teach- port of the city engineer and city as- ed shots with the insurgents commanded the Homestead Act did not exempt we then do with our one hundred mis- others of the tribe of wild men.-Augus- ers book debts. Archer Martin for the sion children?"-London Daily News. 'ta Letter.

Foster & Finlayson, where and marble quarries It mentioned. ly given to the Province Lithographing plaintiffs-appellants and Mr. A. J. Mc- it was held that the child must be taken seems to me that the legislature, by its department, whose design was considervery act of minutely particularizing the ed the most artistic and best adapted out of the possession of her parents in order to constitute an offence; Regina substances mentioned, designedly meant for the purpose. The design shows

vs. Hilbert, 11 Cox Criminal Cases: Re- to exclude the precious metals. Had it number of tall fir trees on the left, with . London and Canadian Insur-In this case Mr. Justice Mc-must be some evidence produced to prove or perhaps royalties (as in section 109 of in a scroll, and on the right a steamer that the girl intended to return to her the B. N. Act) or some equivalent term entering the harbor, with appropriate home; from the letters it was plainly her would have been found in the section. reading. It is at once simple and effecintention to come to Victoria and marry Nor, in my opinion, was the omission tive. to include the precious metals an over-

-It seems like the irony of fate to The chief justice pointed out that in sight on the part of the legislature, for have fire visit the home of a fireman, one of the letters the prisoner said their during the same session it had before it a measure in amendment of what is erbut such an occurrence took place this morning, when the roof was burned off roneously known as the Gold Mining

the Quebec street home of T. Kinsey, Act, 1882, in which "mines" and "min-Mr. Higgins said that it had been erals" are respectively defined, in subdriver of the James Bay company. The house is No. 29 on that street, and is stance, as auriferous earth or rock, or lodes or veins containing any minerals a one and a half story frame owned excepting coal. (Sec. 45 Vic. chap. S; by W. A. Elliott. The fire was the reif when the girl left her home in Wash- 46 Vic. chap. 19.) While thus careful sult of a defective chimney, and the roof ington she intended to return home. A to define these words in the general min- was burning well when at 9:45 o'clock one of the Kinsey children discovered it. great distinction exists between the pres- eral acts it has left them to be defined ent case and that of Regina vs. Man- in the present instance according to the An alarm was at once sent in from box 6, and when the fire laddies got there kletow. In the latter case the girl left well known rule I have referred to. In any event, there are no apt or pre- they worked with a will to save their cise words in the section to show that comrade's property. Everybody turned home. Here the girl left home, out of the legislature intended to part with the to and helped, and all of the furniture the jurisdiction, and met the prisoner prerogative rights of the crown, and was removed without any damage to even if that were doubtful, that fact of speak of. One stream from the hydrant 100 miles from home. He would submit and three tanks of the chemical fluid the supposititious case of a girl leaving itself would be in favor of the province. Victoria by boat for San Francisco to whom the plaintiff, as a "free miner," put out the fire, but not until it had done damage to the extent of \$200. The loss licensed by the government to mine for of the building is fully covered with init not be presumed that she abandoned gold, may be said to vicariously repreher father's possession. He therefore sent.

In the Attorney-General of British place when the boat in which she took Columbia vs. Attorney-General of Canada (14 appeal case), Lord Watson ob-Hon. Mr. Walkem remarked that it serves that "gold and silver mines, un-

was not a question of distance; that the til they have been aptly severed from the title of the crown and vested in a subject are not regarded as partis soli, or as incidents of the land in which they are found. Not only so, but the right of

the crown to land and the baser metals which it contains stands upon a different German East Africa, gives a distressing title from that to which its right to the precious metals must be ascribed." This judgment may, in my humble "The maize, mtarna, and bean opinion, be said to strengthen that given in the case of Wooley vs. Attorney-General of Victoria first cited. The appeal must be dismissed with sun was darkened. A rather strong

breeze was blowing. Suddenly over the costs. GEORGE A. WALKEM J. Goldstream; cherries, Mr. Thornton the Wami appeared a small cloud. It It is likely that Mr. Pooley, for the Fell: the Daily Colonist, from the proapproached and grew larger. I was in E. & N. Company, will take the case to the fields with the boys of the mission. the privy council for further consideration.

> Four curious specimens of humanity have been confined in Norridgewock jail G. H. Maynard; vegetables, Mrs. J. Bry-Mrs. Harvey; plums, Mrs. Earle; clothing, Mrs. Morrison; and milk (daily), Mrs. Knowles.

their hands over their fields, trying to little or no clothing, and their backs, frighten the locusts away, but in vain. which have been long exposed to the sun track. a number of cottages.

-The Canadian-Australian liner War-

1 Pedro with 322,000 feet valued chairman heading the list. Captain at \$2,767. Beck will be here several days seeking Ardiagraceful fight occurred just aid for the project.

previous to yesterday's race between Snider's Jim S. and Cole's Jennie C. DROWNED OFF THE FRASER Those who witnesed the fight state that . one or more arrests should have been made, and no doubt would have been made had the police been present. As a result one gentleman who was training his horses for races that are to come off has turned them out, not wishing to be mixed up with a crowd such as took part in yesterday's disgraceful scene.

-W. Bullock-Webster has been appointed to look after the outside work in connection with provincial police in New Westminster district. The wardenship of the provincial jail made vacant by the resignation of Governor Moresby has not yet been filled. Douglas Stewart, inspector of penitentiaries, has arrived from Ottawa to install Mr. Moresby as warden of the B. C. penitentiary, to take which position he resigned from the provincial service.

-The City of Kingston had a very rough trip across from Port Townsend yesterday and was five hours on the drowled by the capsizing of their boat, a way. It blew a gale all the way Jap fell overboard while hauling in his over and the vessel was given net and was lost, and another Jap was quite a shaking up. There was a large surance placed in one of the companies number of passengers aboard, and some represented by H. F. Heisterman & Co. of them were rather seasick when the was run down and sunk by the steamer There was no insurance on the contents. steamer arrived here at 8 o'clock. The City of Nanaimo. There were two men wind subsided somewhat later on, but in in the boat and the crew of the Nanaimo -The regular monthly meeting of the the middle of the afternoon and on tolady managers of the B. C. Protestant Orphans' Home was held yesterday,

straits. Mrs. C. Kent in the chair. An application for the admission of three or--A letter from Ounalaska to the Two capsized boats have been picked up phans was favorably received and re-Times, dated July 14th, notes the arrival ferred to the reception committee. The there of the schooners May Belle, Termatron reported that all the children esa, Walter Rich, Sapphire, Triumph, graves.

were in good health and that a special Saucy Lass and Penelope. The May donation of three barrels of flour, two Belle made the run from the West Coast hundred pounds of oatmeal and ten galto Ounalaska in 10 days, arriving on lons of syrup had been received from a July 11. The other schooners made almost entirely. The wind caused the bush friend. The following donations, also runs of from 12 to 18 days. The fires to spread rapidly and they are worse schooner Sapphire lost her main topmast, than ever to-day. were received in July: Upwards and schooner Sapphire lost her main topmast Onwards, forwarded by Lady Aberon the trip up. No other accidents were reported. H. M. S. Pheasant was in deen's private secretary; invitation to attend the United Presbyterian picnic at

the harbor having her boilers cleaned. -While the steamer Charmer was on

prietors: clothing, Mrs. Charles Hayher way from the inner to the outer harward, Mrs. Engelhardt and Mrs. J. W. bor late last night a vest belonging to Williams; cherries, Mrs. Archibald; D. W. McDevitt, of Chicago, was taken books, Mrs. Loat: clothing, Mrs. W. A. from the room in which he was sleeping. Dier: peas. Mrs. Jackson; clothing, Mrs. In the pockets of the vest were \$90 and done in anticipation of a more active valuable gold watch. When Mr. Me- policy. Yellow fever is causing ravages den; fruit, Mr. H. Barnard; clothing, Devitt went on board the steamer last among the troops, night he went to bed, hanging his vest ! on a hook and leaving the window open. force of auxiliary troops, in a skirmish He was awakened by a noise just in to-day with insurgents commanded by time to see his vest going out of the the well-known leader Matagas, at Sab window on a stick. He immediately gave | ana Torres, near Rosario Vieja, province -A company has been formed at New the alarm, but it is thought that the of Santa Clara, dispersed them. The Westminster for the purpose of con-

structing recreation grounds and a race wharf. went out, but the bird had flown. -Mr. J. A. Lawrence has had forty

From Wednesday's Daily.

acres of land at Cordova Bay cleared for the erection of a summer hotel and aldermen and the property owners inter-

-The conference between the board of were seriously wounded. Lieut. Ruiz, at the head of a squadested as to the Johnson street ravine ron of cavalry, has had a brush with the nuisance last night did not come to anyinsurgent band commanded by Botonos, rimoo is expected here from the anti- thing except to get a refusal from the at Seborucal, province of Santa Claru, podes on Friday. She has a very fair property owners to bear a part of the The insurgents lost three killed and had cargo of freight aboard, and among her expense. The plan suggested in the reeight wounded. Capt. Canadas exchang who went to Honolulu on the sessor, to lay a 20-inch vitrified pipe by Bermudez and Nunez. The insursteamship Miowera last month. Now from Wharf street to Blanchard street gents had five wounded.

ferent ports. It is believed this was Lieut. Col. Molina, at the head of a

guilty party left the steamer at the outer insurgents left five dead and had many The provincial police were wounded. Among the killed was Capt. telephoned for and Constable McKenna Jose Reyes Cadrera, whose body was fully identified. On the side of the troops one corporal and one guerrilla

The gale last night was the fiercest in the year, but no damage was done, and fishing all along the river was at andoned

THE CUBAN TROUBLES.

ong the Troops.

Yellow Fever is Causing Ravages Am-Havana, Aug. 7.-The Spanish generals in Cuba have been shifted to dif-