Walk-Over For Ald. Hayward

Defeated Mayor Redfern Mayoralty Contest by Two to One.

Only Two of Last Year's Aldermen Defeated—The New Trustees.

have such a complete walkover for walk-

John L. Beckwith 5/14
Ed. Bragg
Total vote cast, 1,115; spoiled ballots 21. CENTRE WARD
R. T. Williams 26. Alexander Stewart 315 J. Stuart Yates 29.
P. C. MacGregor
W. G. Cameron 40 Henry Cooley 26 John Hall 21
John Jardine 23 W. Jam Wilson 22 William Humphrey 21 Richard Drake 20
Total vote cast, 655; spoiled ballots

THE TRUSTEES. The ladies were successful in their campaign for schol trustees, Mrs. Helen M. Grent heading the poll with 1105 votes, Trustee Belyea second with 942, Mr. J. G. Brown third and Mr. R. L. Drury fourth. The vote follows, the first four being elected: Mrs. Grant. 1,103

" L. Belyea 342

J. G. Brown 854

for the confidence they had placed in him the mayor-elect told of an amusing incident that occurred during the day. Noticing that a lady who had voted for trustees was leaving the hall without voting for mayor he suggested that she exercise her franchise. This she declared to do, giving as her reason that they were both a bad lot."

"Perhaps" said Mr. Hayward "one is not quite as bad as the other."

Mr. Redfern endeavored to persuade the lady to vote, with the same result.

Another voter who could not choose between the two wrote after Mr. Haybetween the two wrote after Mr. Hay-ward's name "Mossback No.1" and after Mr. Redfern's "Mossback No. 2."

LOCAL NEWS.

While it was generally expected that Ald. Chas. Hayward would be elected mayor yesterday and there were many who were willing to wager that his majority would be between two and three hundred, nobody expected that he would have such a complete walkover for walk-

have such a complete walkover for walkover it was. The popular alderman received the largest majority that has ever
been given to a mayoralty candidate and
polled the largest vote in the history of
the city. The result was:

Charles Hayward.

1,851
Charles E. Redfern.

1,852
Charles E. Redfern.

1,852
Charles E. Redfern.

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Charles E. Redfern.

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Charles E. Redfern.

1,858
Charles E. Redfern.

1,859
Charles E. Redfern.

were initiated and six applications for membership received. The past quarter has been a most successful one, both numerically and financially, the court having initiated 51 new members and increased their funds to the amount of \$358.00. The court has upheld the action of their delegates at the societies' convention re medical officers, and have given their delegates full power to make the appointments. The following officers were elected and will be installed at the next meeting of the court: Chief Ranger, L. L. the Chief Ranger, W. F. Fullerton; Senior Woodward, C. R. Lawson; Junior Woodward, E. Pridham; Junior Beadle, L. Ruelland; Trustee, W. H. Cox.

Indigrees, Set 1. Druy. Set 1.

Legislature.

Government Feel Their Ground Slipping From Them and Confer for Safety.

Work for an Active Attorney General - Settlers of Chilcotin Seek Their Rights.

Why there was no session of the legislature yesterday, the debate upon the reply to the speech being carried over until to-day as a favor where none was asked, is the latest puzzle in politics. The reason cited by the mover of the adjournment certainly not unanimously accepted-for i is not the fashion of politicians to so meekly kiss the hand that smites them-and the suggestion therefore finds very general favor that the government felt insecure or

Gregor being the old board who follow, the first gelected:

The Full Court.—Judgment in Seattle vs. Clarke was delivered by the Full Court yesterday morning. The case was appeal from Mr. Justice Martin's decision dismissing the action as against the defendant Clarke. The appeal was dismissed. Messrs. Bodwell and Duff appeared for the appeal and Fred Seat was delivered by the full Court yesterday morning. The case was nappeal from Mr. Justice Martin's decision dismissing the action as against the defendant Clarke. The appeal was dismissed. Messrs. Bodwell and Duff appeared for the appeal and Fred Seat was designed. Argument in Rogers vs. Reed, an appeal from an order of County Judge Forin, allowing the plaintiff to sign judgment was then correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case stands over until next Monday. I are the correctness of the appeal book, the case of Germans, Hollowing the plantiff to sign judgment was then correctness of the appeal book, the case of Germans, Hollowing the plantiff to sign judgment was then correctness of the appeal book, the case of Germans, Hollowing the plantiff to sign judgment was then correctness of the appeal book, the case of Germans and the carried to the meeting of the delegates to the Contral Farmers' Institute will begin to Monday at the office of the superior the deling and service in Monday and Saturday. The contral Farmers' In Peters, Q.C., for respondent. Argument in Rogers vs. Reed, an appeal from an order of County Judge Forin, allowing the plaintiff to sign judgment was then beard. A point being raised about the correctness of the appeal book, the case stands over until next Monday. L. P. Duff appeared for the appellant, L. G. McPhillips, Q.C., contra. Justice Martin granted an order for bail—two sureties in \$500 each—in the case of E. Van Dusen, of Revelstoke, who stands committed for trial for theft. Mr. Davey appeared for Van Dusen.

Ancient Foresters.—Court Northern Light held their quarterly meeting on Wednesday evening, when six candidates were initiated and six applications for membership received. The past quarter has been a most successful one, both numerically and financially, the court having initiated 51 new members and in creased their funds to the amount of \$558.00. The court has tupheld the action of their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given their delegates at the societies' convention re medical officers, and have given th

CARPETS, RUGS, ART SQUARES



UP-TO-DATE GOODS

IN FYFRY LINE. 3

Wiltons, Brussels, Riche Velvets We show 10 Tapesiry, patterns to 370 pieces any other s Carpets, stores one. 324 Rugs, 214 Art Squares

WEILER BROS, . Victoria, B. C.

Above goods were just received by us in one shipment from the

Axminsters,

(From Saturday's Daily Edition.)

Ralph Smith Flays Old Ally.

Ex-Attorney General Denounced as Dishonorable, Bombastic and a Bluffer.

But Debate on Address Continues Without Word in Premier's Defence.

Mr. Higgins' Criticism of the Ministry-A Voice from the Interior.

which this amendment it had been made possible altogether ment party which the members ad go e over to the opposition find very difficult to justify to would find very difficult to justify to their constitutes. As for the junior member for Vancouver, and late Attor-ney-General of the present government the member for South Nanaimo could not the member for South Nanaimo could not place him anywhere except directly in opposition; nor could the member for Esquimalt be otherwise catalogued. In Mr. Martin's absence he looked to that gentleman to justify their common position. There was some explanation from Mr. Martin's change of front, in that he had been as he himself declared, ejected from the government. Mr. Higgins, however, had no such excuse for antagonism. He looked for better things from the member for Esquimalt—was indeed just beginning to regard him as an able man and a power in the party

an able man and a power in the party when he forsook his principles and his associates. He regretted that the member for Esquimalt should have done so, and declared that that gentleman, hav ing entirely ignored his constituents in the matter and not even taken the trouble to consult them in regard to the re-Discussion of the speech from the throne occupied the entire afternoon in the legislature yesterday, Mr. Ralph Smith "opening the ball," to be followed by Mr. Higgins on the other side (who was unfortunate in being so ill as to would never again have opportunity to nunciation of the principles upon which

The state of the control of the cont

be interest of these retires during the passes for the control of the third in the passes of the control of the third in the passes of the control of the passes of t

the government, and I us train and special steamer least have given him cr manly and straightforwar he had acted the part of

Mr. Martin had gone to compare Mr. Dunsmit P. R. in their mutual re ized labor. The C. P. R. dealt with organized labe departments; while Mr. objected to an organizati ployees for their mutual strength. This was the antagonism Mr. Dunsmu given to him. In this case proven himself—not the at first supposed to be, h the worst order. His sar tics were again displayed the proposition to three o and to himself (Mr. Sm resign their seats and con against him. Not only sample of bombast carryi all—it was something the strongly of the race-trace room, but was altogether a legislative assembly.

In connection with the ald, of which he was quadmit that he and the P Council were virtually to and as for the paragrap Martin had taken espec would say that person approve of them, and ever, an editor and the ed had a right to exercise a thought, action and judg not intend to deprive the not intend to deprive the Herald of the right to the and exercise his own d what he printed. If the under Mr. Martin's control lished something with agreed, he would have tonce. This was where once. This was where ferently constituted. A fact both the editor of Mr. Martin were old M a grudge to settle, and as alert, he had merely in th

carried out the same met Reverting next to Mr styled violation of all prin in disclosing confidences caucus, and pursuing the sonal attack, the member naimo declared that such do him no good with the people of British Columbia address of Wednesday ha intended much less for t eral election—which so Smith) was concerned brought on any too soon cluded by asserting that I government because it has done more for the people British Columbia govern lieved that this government to the people at the earl

As for Mr. Martin and bor, he maintained that le meeting at Nanaimo had spontaneous expression of Nanaimo, two-thirds of expressing themselves there ed by reading the resolution ing, and also a resolution Victoria trades and labor evening of the 10th instant meeting, continuing their sympathy for, and support government, and declaring eph Martin's course is vie MR. HIGGINS, using the member for South had given him particular

had given him particular a received with appliause, the speech from the throne ent occasion reminded him drum. He had imagined something rattle inside of the drum was broken open it was there was only en pancity of material in the paucity of material in been well evidenced by the mover and seconder been obliged to travel contents. Indeed the sp remarkable for what it d Particularly was he surpi reference to the working hour law, while since it operation, in certain part mines had been closed were walking the street being withdrawn, busine nated—conditions being withdrawn, busines nated—conditions were diffrom what they had beer time ago, the Slocan bein the busiest and most proprovincial industrial activitions of the country were these unsatisfactory chartions; the government cout to them, and he had expethat they would have s first opportunity to seek the existent difficulties, at the sneech from the thro the existent difficulties, at the speech from the thro to ask the legislature to to ask the legislature to commission to investigat tions applying, and devis the difficulty that had a so injuriously to the province. The government see that the activity of the Slocan country. of the Slocan country and yet it seemed that gard this as of sufficient so much as justify a in His Honor's speech. asked for all corresp upon this important que the papers were laid it was his intention to private member might in the direction of secur mission for the purposes ed. The Pacific cable ed. The Pacific cable government's offer to as tion with a million do provincial treasury was upon which he had cert see some mention in His It seemed passing strar while insisting that the government had been the province brought in tion that it was practic the late government—so was out of the quest necessary roads and of necessary roads and in our own province f was nevertheless properment after only tenure of office to give lion for the sinking of ally everyone wanted laid—but where was the ing the giving of a r Columbia money at t He had happened to i the time that this ca made, and he had as Minister where the gr British Columbia was Hon, Mr. Cotton had s be in the advertisem ince would receive.
about the most expethat any province had
He had asked Hon.
Kootenay as to whether

had contained a condi-fication by the house