

ARE GRADUATES OF NORMAL SCHOOL

LIST OF SUCCESSFUL ONES IN THE GAZETTE

New Companies Incorporated—Court Rule Promulgated—Recent Appointments and Notices.

Last evening's Official Gazette published the following:

Under authority of the Public Schools Act Amendment Act, 1901, the following persons having passed the examination upon the first year course in Arts of McGill University...

The second class certificates of qualification to teach in the public schools, issued to the following persons...

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are being removed, and a number of alterations are to be made to adapt the ship for the new duties. The Caroline will be utilized for the berthing of newly-arrived lads, who will afterwards be passed over to the Ganges as they advance in training. The work to be executed as expeditiously as possible, as the Caroline is required at Harwich. The swimming bath was constructed at Chatham, when the Caroline was there last year for a refit. The cruiser was built here nearly twenty years ago, following her sister ship the Satellite, which has been lately condemned. Overtime has been sanctioned on the Caroline owing to the urgent character of the alterations, but it has been stopped in the boiler shop.

CHURCH AND DIVORCES.

Davenport, Ia., Oct. 2.—Bishop Theodore N. Morrison, in a circular letter issued to the clergy and laity of the Iowa Episcopal church, announces that hereafter he will not go behind the record of the divorce cases. Divorced persons who have been prohibited from marrying again, fidelity are prohibited from marrying again. The practice of hearing testimony of infidelity at the request of the divorced wife has failed to plead satisfactory grounds is abolished.

FATAL ELEVATOR ACCIDENT.

Lynn, Mass., Oct. 8.—In an elevator accident at the shoe factory of E. Little & Co. here to-day two persons were killed and four injured.

FOURNIER TELLS OF THE YUKON MURDERS

Makes Confession of the Killing of Four Men—Charges Labelle With the Shooting.

Victor Fournier, held for the murder of Bouthillette, Beaudoin and Constantin, was committed for trial in the Yukon Territorial court of Dawson on September 20th. The commitment was made on the strength of a voluntary statement made by Fournier in the presence of the police and his counsel. He gave news of a fourth man being killed. In the statement, which was read in full in the court, Fournier said, among other things: "Between us we killed four men. The fourth referred to in the portion of the statement not pertinent in this hearing, was on the lower Yukon on the American side of the line. I know I am just as guilty. If La Belle had missed the first I would have tried the best I could. He was the leader; I was the next. I don't want to take the rope from my neck. If I deserve the rope, I want it. I am old enough to be a corpse, and have run after the job fifteen years. I was born in 1851. I am ready for it."

In relating his story of the murder, Fournier said: "When we were in Dawson this spring, La Belle came to me and said, 'Pete (he called me Pete), let's go to White Horse.' We thought there might be some games running there. We went. There were no games running there. Then La Belle said he would meet strangers and hustle them down the river. I said, 'It's tough, but I am with you.' We got a small boat, and we met the three fellows. We agreed to take them to Dawson for \$5 each. We camped every night. Nearly every night La Belle said he would kill them."

"The last night was on an island below Stewart. In the morning I was asleep. He threw a piece of wood at me, and I knew what it meant. He fired twice at a shot. I was sure one was done for. He said it was a rabbit. Then he shot again. Then he came back and shot the big man (Bouthillette). He fired twice at him. I saw the three bodies near the water. We searched the bodies and threw them in the water. We did not tie any weights to them, nor take off the clothes. We burnt the bodies and some of the dead men's blankets. La Belle put his rifle in a sack. Then we went down the river to a place near the Klondike bridge."

"Have you anything more to tell?" "Sure thing." "Tell everything." "You bet."

"We remained in Dawson about a week after the Fourth of July, and then went to Eagle with a man named La Blanc. There we met a young French-Canadian called Gil or Gilbert or Gilbert Danfor, going to the Yukon. We went down the river with him, leaving La Blanc at Eagle. Forty miles above Circle we camped, and while there we were shooting at birds when La Belle shot Gilbert. We tied stones to the body and threw it in the river. La Belle gave me two \$5 notes. We returned to Dawson on the 12th of August. "When you left Eagle did you know Gilbert would be killed?" "Sure."

The prisoner admitted having pawned Bouthillette's watch in Dawson. In his statement Fournier said he was from Montreal. He claims he did nothing wrong there. His first trade was of ten shots and four hits out of eight shots respectively; while of the six-inch guns, of which class ten are carried, three made six hits out of nine shots, and one gun six hits out of ten shots. The close shooting, and the distribution of the prize money (which somewhat in- significant sum was augmented by prizes given by the officers) have intensified the interest in the "men behind the gun," and there is bound to be keen competition in the future. At Comox, some of the officers have done very well in fishing; one bag in the Campbell river included six fine salmon, ranging from 40 pounds to 46½ pounds each.

According to the Navy and Military Record the old cruiser Caroline, which served on this station with the Comorant and other vessels fifteen or sixteen years ago, is to be converted into a training ship for boys. Correspondence to the Record from Sheerness says: "Some work has been sent to this yard for which provision was not made when the estimates were framed. The Ganges, being a ship for boys, had not been found large enough for the accommodation of the whole of the boys sent to her at Harwich, and the cruiser Caroline, which was first attached to her as a hospital ship and then for instruction in swimming, is now to be fitted out for service as an overflow ship. She has been towed here from Harwich and there has been no delay in putting the work in hand. Her engines and boilers

CASE LAID OVER ON TECHNICALITY

GRAND JURY WAS NOT LEGALLY CONSTITUTED

Counsel Occupy All Morning Discussing the Points at Issue in the Matter.

The Hayes case has been laid over until next assize by a technicality raised in court this morning which resulted in it being decided by Mr. Justice Martin that the grand jury which found a true bill was illegally constituted. All morning the subject was fought out by the counsel to the extreme, the sheriff would not appear for the Crown was H. G. Robertson, with E. P. Davis representing the private prosecutor. The defendant was represented by Fred. Peters, L. F. Luff and George Powell.

At the opening of the Assize court this morning, Mr. Duff raised some objections. The first was that the grand jury was not constituted according to law, and that in fact there was no grand jury. The act under which it was constituted was ultra vires. He would not elaborate upon this, however, as decisions had been given against this view by the Supreme courts of Nova Scotia and Manitoba.

The grand jury, however, in spite of this was not constituted properly. There were not thirteen grand jurors returned by the sheriff. The returns show thirteen. Among those who took part were Mr. Stephens, recently of Oakland, Cal., and Miss Kneeshaw, who gave vocal selections, accompanied by Prof. Fletcher and Mrs. Rathum and Miss L. Kneeshaw, who gave recitations. A social hour which was spent was a most enjoyable one, and concluded a profitable anniversary celebration.

The statement of the financial standing of the order was made by Mrs. Myers, after which a programme of literary and musical selections was given. Among those who took part were Mrs. Stephens, recently of Oakland, Cal., and Miss Kneeshaw, who gave vocal selections, accompanied by Prof. Fletcher and Mrs. Rathum and Miss L. Kneeshaw, who gave recitations. A social hour which was spent was a most enjoyable one, and concluded a profitable anniversary celebration.

The captain was a native of Scotland and was in the China trade between England and Oriental ports. Some years ago he joined the White Star steamship service, with which he spent several years. He was in command of the British steamer known as the Costa Rica, which in the coast trade for Dunsmuir & Sons until the death of the steamer last winter. He held this position for two years and was then transferred to the Wellington. During his command of this ship he had two rather miraculous escapes from meeting disaster at sea, but in both thrilling experiences his knowledge of seamanship served him to good purpose.

"I have," he said, "positive information that many who have no right to enter, and who would be rejected at San Francisco, get through by way of Canada."

The matter is still under consideration between Mr. Sargent and Mr. Kerr, passenger traffic manager of the C. P. R. Mr. Watchorn was asked what the negotiations Mr. Sargent had entered into with the Canadian Pacific amounted to. He replied that it meant, "the compliance with regulations which the United States government has desired for years for reasons which cannot be explained. They hitherto failed to guarantee the people of the United States that none but eligible Chinamen will be admitted into that country by way of the Canadian border."

"How is this to be effected? By concentrating the entry of the immigrants to be sent only to designated points hereafter to be selected. Moreover, those who attempt an unlawful entrance or present unsatisfactory evidence of right to enter will be deported to China in a like manner as those rejected at San Francisco; that is, they will be put on board the steamer which brought them and sent back to Hongkong at the expense of those who brought them."

The jurisdiction of the inspector at Montreal, Robert Watchorn, has, by the commissioner-general, been greatly increased. He is now authorized to issue a Crown Grant of the above claims, and further take notice that action, under section 37, must be commenced before the expiration of this certificate of improvements. Dated this 1st day of October, A.D., 1902.

IN THE SUPREME COURT OF BRITISH COLUMBIA. In the Matter of John Pappas, Decedent, Intestate, and in the Matter of the Official Administrator's Act.

Notice is hereby given that under an order made by the Honorable Mr. Justice Walker, dated 25th day of July, 1902, the undersigned was appointed administrator of all and singular the goods, chattels and credits of the above deceased. All parties having claims against the said estate are requested to send particulars of same to me, on or before the 9th day of August, 1902, and all parties indebted thereto are required to pay such indebtedness to me forthwith.

WM. MONTREATH, Official Administrator. Victoria, B. C., July 9, 1902.

LAND REGISTRY ACT. In the matter of an application for a duplicate of the Certificate of Title to Section Forty-Eight (48), Spring Ridge, Victoria City.

Notice is hereby given that it is my intention, on the expiration of one month from the first publication hereof to issue a duplicate of the Certificate of Title to the above land, issued to George Seely on the 12th day of March, 1881, and numbered 8574.

S. Y. WOOTTON, Registrar-General. Land Registry Office, Victoria, 25th day of September, 1902.

NOTICE. The annual general meeting of the Shareholders of the Victoria & Nanaimo Railway Co. will be held at their offices, Comorant Street, Victoria, B. C., at 11.30 a. m., on Wednesday, October 8th, 1902.

the jury was at an end when the panel was completed, and the summoning of the jurors whose names were called on the panel had nothing to do with the constitution of it. If the number of jurors summoned was less than the number provided, there was no grand jury, and that therefore the curative provision of section 656 could not apply. He must therefore quash the indictment and a new grand jury would have to be constituted. He would have been glad had he been able to take a different view of the matter.

It being pointed out that the circuit of the Assize court made it difficult to sit in the near future, and that a delay of ten days would be necessary to summon a jury, Mr. Peters asked that the case stand over until next assize.

Mr. Davis was agreeable to this "by consent" of course. If this was not done "by consent" he would have to ask that an order for a new grand jury should be made.

His Lordship held that the summoning of the jurors whose names were called on the panel had nothing to do with the constitution of it. If the number of jurors summoned was less than the number provided, there was no grand jury, and that therefore the curative provision of section 656 could not apply. He must therefore quash the indictment and a new grand jury would have to be constituted. He would have been glad had he been able to take a different view of the matter.

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CELEBRATED ANNIVERSARY.

Ladies of the Macabees Honor the Occasion in a Most Enjoyable Way. The tenth anniversary of the Ladies of the Macabees was celebrated at the residence of Mrs. W. H. Spofford last evening. Mrs. Walls, who presided, extended hearty congratulations to the membership upon having completed the first decade in the history of the order. Mrs. Spofford conveyed greetings from Mrs. Lillian Hollister and Miss Bena West, supreme court officers. Mrs. Hollister, referring to the progress of the order, wrote:

When the index finger of the clock points to the hour of eight, 106,000 women will breathe a prayer of thanksgiving and raise their voices in the national song of the order because our "protection" in the home—one of the dearest spots to the hearts of women, and the colors of our national flag in 2,215 wives of the order. Thirty years ago when the fraternal protection system was established, it was established by faith, without any actuarial basis, merely table or rates. It has now passed the age of uncertainty, and has reached a scientific basis. As we look at the success of our own order, and the splendid position it occupies as a fraternal protection society, there are few of the members of this greatest of women's orders, with its membership of 106,000, with its 2,215 wives established in 47 states, 10 provinces, and its accumulated assets of \$280,000, and its emergency fund of nearly \$500,000, and the amount which has been paid out into homes of members in times of sorrow, sickness and death, of \$2,300,000, can go back in mind and realize conditions as they existed on October 1st, 1872, when the Supreme High, Ladies of the Macabees, started out on its mission to protect women with nothing behind it but the push, pluck and perseverance of its officers and the indomitable determination to make a great success of the movement. Our principal progress is a matter of history, and the members of the order who have made it what it is can hold it up as a monument to woman's cause and achievement.

The matter of sureties will be settled in chambers by a judge on Friday, at which the Assize court will be dismissed at 4 o'clock.

BOUNDARY LINE IS CAREFULLY GUARDED

Special Precautions Are Being Taken Against Chinese Emigration Into United States Territory. Where Chinamen coming in by the numerous Oriental lines calling here all head for after debarking at either Victoria or Vancouver is a question that frequently suggests itself to those who have the opportunity of witnessing the thousands who pass by this city during the course of a year. In order to get some enlightenment on the subject a prominent Chinaman was asked where the hosts of his countrymen arriving every steamer migrate to, but gave little information. They scatter, he said, all over the country, many going to Mexico via Montreal and by steamer down the Atlantic, and others enter the United States and the big centres of Eastern Canada. How they effect a landing onto American territory is a mystery which is now agitating the minds of United States officials. Frank P. Sargeant, the commissioner-general of immigration of the United States, is now in Canada endeavoring to gather information on the subject.

During his stay in Montreal he had an interview with the Canadian Pacific authorities regarding the entrance of Chinese into the United States. He expressed his satisfaction that the company would comply with the requests he had made in order to enable the American people to see the Chinese who are in the same way as they are handled at San Francisco and other American ports of entry.

"I have," he said, "positive information that many who have no right to enter, and who would be rejected at San Francisco, get through by way of Canada."

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The Paterson Shoe Co. Ltd. VICTORIA, B. C. Branch Stores: Vancouver, B.C.; Nanaimo, B.C.

Macintoshes, Oiled Clothing, Umbrellas. Full Lines. Lowest Prices. J. PIERCY & CO., Wholesale Dry Goods. Victoria, B. C. Letter orders will receive careful attention.

A SMALL ORDER. For Groceries receives the same attention as a large one. Goods of equal quality go with one dollar and ten dollar bills. A child can buy here. NO SUBSTITUTION IS PRACTISED. We sell Groceries which demand the admiration of consumers, because they deserve it. REMEMBER WE SELL PURE GROCERIES. Try our Mocha and Java Coffee, at 40c. per lb. Positively and undeniably the best Coffee in the market. JUST ARRIVED—Fresh supply Swiss Breakfast Edam and Lyndhurst Cheese. The Saunders Grocery Co., Ltd. PHONE 23. 39 AND 41 JOHNSON STREET.

MONDAY'S BARGAIN—EAGLE MIL