

on the panel had nothing to do with the constitution of it. If the number of jurors summoned was less than the statutes provided, there was no grand jury, and that therefore the curative provision of section 656 could not apply. He must therefore quash the in-dictment and a new grand jury would have to be constituted. He would have been glad had he been able to take a LEGALLY CONSTITUTED different view of the matter. It being pointed out that the circuit

of the Assize court made it difficult to have this heard in the near future, and that a delay of five 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 counsel. If this was not done "by consent" he would have to ask that an order for a new grand jury The Hayes case has been laid over should be made. until next assize by a technicality raised His Lordship held that the summoning

in court this morning which resulted in of a second grand jury was, in his opin-ion, superfluous, incurring an additional it being decided by Mr. Justice Martin that the grand jury which found a true expense, and that he would leave it to bill was illegally constituted. All morning the subject was fought out by the coun-Crown to take what action they choose at next assize. Mr. Peters asked for leave to renew sel in the matter. Appearing for the Crown was H. G. Robertson, with E. P. his sureties.

Crown was H. G. Robertson, when a tar Davis representing the private prosecu-tion. The defendant was represented in Chambers this afternoon, after which the Assize court will be dismissed at 4 accident at the shoe factory of A. E. tion. The defendant was represented Little & Co. here to-day two persons by Fred. Peters, L. P. Luff and George o'clock.

United States Territory.

At the opening of the Assize court this morning, Mr. Duff raised some objections. The first was that the grand BOUNDARY LINE IS jury was not constituted according to law, and that in fact there was no grand

Powell,

the Points at Issue in the

Matter.

jury. The act under which it was con-stituted was ultra vires. He would not elaborate upon it, 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 return by the sheriff. The returns show thir teen, one of whom, Thos. Fairall, is de scribed as "not in possession of his na-tural faculties." There were only

to the extreme, the sheriff would have the power of constituting the grand jury He also objected to the fact that the

grand jury had not examined any witcourt with the names of the witnesses uninitialed. He was further informed

are now or can hereafter be exercised by any judge of the Supreme Court of Brit-ish Columbia." The following companies have been in-corporated: The following company, Limit-ited, capital \$100,000 in \$1 shares. The Pioneer Mining Company, Limit-the dilater of the following company, Limit-the dilater of the following company, Limit-the dilater of the following company, Limit-ited, capital \$100,000 in \$1 shares. The Pioneer Mining Company, Limit-

E. P. Davis lamented the difficulty ed, capital \$20,000 in \$2 shares. The Providence Mining Company, Limited, capital \$200,000 in \$5 shares. Object to acquire and operate the Prov. me, and I knew what it meant. I heard splitting hairs. There was a precedent a shot. I was sure one was done for. in this court for his taking part. In the

to assist him and call him in to act as "We remained in Dawson until about Crown prosecutor. a week after the Fourth of July, and then went to Eagle with a man named Mr. Davis had frankly announced that inced that La Blanc. There we met a young French-Canadian called Gil or Gilbert Appearing in such a capacity was radir Gilbert Dufor, going to the outside. cally different to being an assistant in Ye went down the river with him, leavLadies of the Maccabees Honor the Occasion in a Most Enjoyable Way. The tenth anniversary of the Ladies

of the Maccabees was celebrated at the residence of Mrs. W. H. Spofford last evening. Mrs. Walls, who presided, ex-tended hearty congratulations to the membership upon having completed the first decade in the history of the order. Mrs. Spofford conveyed greetings from Mrs. Lillian Hollisher and Miss Bena West, supreme court officers. Mrs. Hollisher, referring to the progress of the order, wrote:

The second states of the secon CAREFULLY GUARDED officers and the indomitable determination to make a great success of the movement. Our principal progress is a matter of his-tory, 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 achieve-ment it. Special Precautions Are Being Taken Against Chinese Emigration Into

The statement of the financial standing of the order was made by Mrs. Myers, after which a programme of

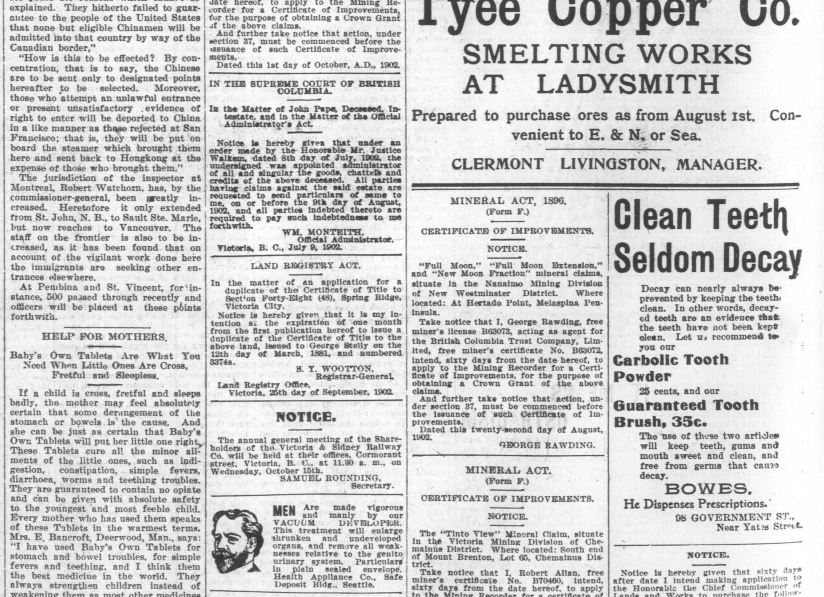
head for after debarking at either Vic- and Miss Kneeshaw, who gave vocal toria or Vancouver is a question that fre-selections, accompanied by Prof Fletchquently suggests itself to those who have er, and Mrs. Rathum and Miss L. Kneethe opportunity of witnessing the thou- | shaw, who gave recitations. A social the opportunity of witnessing the thou-sands who pass by this city during the joyable one, and concluded a profitable

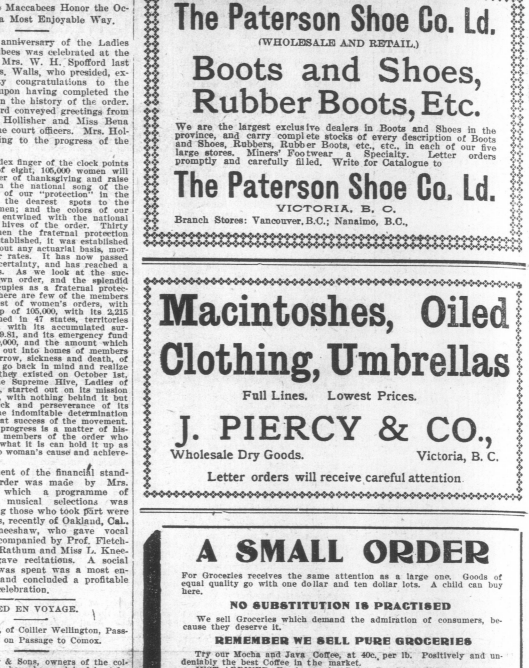
DIED EN VOYAGE.

ed Away on Passage to Comox.

alous escapes from meeting disaster a, but in both thrilling experiences his ledge of seamanship served him to officials to deal with Chinese immigrants at sea, in the same way as they are handled knowle

"I have," he said, "positive information that many who have no right to enter, and who would be rejected at San Fran-cisco, get through by way of Canada." The matter is still under consideration between Mr. Sargeant and Mr. Kerr,





(WHOLESALE AND RETAIL.)



## The Paterson Shoe Co. Ld. TWICH ANY VOL. 33. DISCUSSING COAL SEVERAL MEETIN WERE HELL Rumor That Roosevel Again to Mitchel Strike. Victoria, B. C. Washington, Oct. General of Immigratio long conference to-day dent regarding the c sioner Sargeant fu tion with labor organiz formed on the subject stood that he will wor of the plan that is now for bringing the strike As stated in these di is to have the minera with a pledge from t he will appeal to con into the justice of their

similar inquiry. Stone Will N Harrisburg, Pa., O Stone will neither affirm port from Washington asked by President Ro extra session of the gen settle the coal strike. to discuss the strike or its early settlement. Met Labor Com

remedy them so far as

er; also that it be sugge

Stone, of Pennsylvani the Pennsylvania legis

Wilkesbarre, Pa. Oct Jno. Mitchell, or the Un-ers of America, slipped fore dawn this morning where he met Carroll ed States commissioner a President Roosevelt's pe tative in matters perta thracite coal strike. I turned here to night un unannounced, and made ment that he had met th sioner. He refused al cuss his visit to Philad to say where in Phila Mr. Wright, or what them. Subsequently he resentative of the Associ he saw other gentleme but he declined to disc tity. A rumor also in to-night is that Presiden appealed again to Mr. the strike in the cause o Troops Called

Harrisburg, Pa., Oct ne late to-night or tire division of the Nat Pennsylvania to do dut

cite regions. The soldie

Bangor, Me., Oct. 6.of this city, who is a par mines in Pennsylvania, Philadelphia & Reading

are lessees, is consideri of making application to

an injunction to compel to open the mines and to tions at once. As the pro-

on a royalty, Mr. Holm

income has been derived were shut down, and

owners of the mines an sufferers from the strike

says that a great many

are in sympathy with the are helpless, at least in because the courts have bessees have full control

the cessation of income

perty, however, it is the court would rule favorabl to protect the rights of Mr. Holman has wired P

welt that the interests of titles, them to represen conference which may be ference to a settlement of

New York, Oct. 6.-Nin

is the price of soft coal to-day. Anthracite has One lot of five tons was

\$125 by a Columbus aven

65 cents a bushel is now

some places. This is at t a ton. The cargo of the cago, Welsh coal, was put

at \$15 a ton. The Tribune will say

"There is an abundance

coal at the mines ready for the city. The trouble is tion to tide water. The so

tors say they can supply a if they can get the cars t

locomotives to haul t

.The Detroit Confe

Prices in New

Coal Owner's

Victor Fournier, held for the murder of Bouthilette, Beaudoin and Constantin, was committed for trial in the Yukon Territorial court of Dawson on Sep-tember 20th. The commitment was made flagrant violation of the statute. Carried on the strength of a voluntary statement The third class certificates of quali- made by Fournier in the presence of the from those summoned. of a fourth man being killed. are now graduates of the Provincial Normal school, are hereby converted into third chere on the provincial full in the court, Fournier said, among fourth referred to in the portion of the statement not pertinent in this hearing, ed. He would not urge the objection

Men-Charges Labelle With

the Shooting.

THE YUKON MURDERS

ing recorder, to be a coroner in and for the county of Vancouver. Curtis Dexter Morris, of Rogers Pass, to be a justice of the peace in and for the province of British Columbia.

entered lads, who will afterwards be passed over to the Ganges as they ad-vance in training. The work is to be executed as expeditionaly as possible, as the Caroline is required at Harwich. The swimming bath was constructed at Chatham, when the Caroline was there last GRAND JURY WAS NOT

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 altera-New Companies Incorporated - Court tions, but it has been stopped in the boil- Counsel Occupy All Morning Discussing

were killed and four injured.

CHURCH AND DIVORCES.

pointments and Notices.

Rule Promulgated-Recent Ap-

ONES IN THE GAZETTE

OF NORMAL SCHOOL

Last evening's Official Gazette publishes the following:

**ARE GRADUATES** 

LIST OF SUCCESSFUL

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 courts in divorce cases. Divorced persons who have secured decrees on any other ground but in-fidelity are prohibited from marrying again. The practice of hearing testimony of in-fidelity at the request of the divorce who has failed to plead statutory grounds is abolished. 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, while bona fide students of Vancouver College (in affilia-tion with McGill University), and being FATAL ELEVATOR ACCIDENT. now graduates of the Provincial Normal Lynn, Mass., Oct. 3 .- In an elevator

school, are hereby granted first class certificates, valid for life; Jessie L. Campbell and Margaret A. Paul. The second class certificates of qualification to teach in the public scho

issued to the following persons, who are now graduates of the Provincial Normal school, are hereby converted into FOURNIER TELLS OF

second class certificates, valid for life: Mrs. L. Bertiaux, J. Alfred Blair, Margarent M. Burns, Mabel Cairns Ethel J. Carter, Edith M. Dalby, Nellie T. Denaldson, Rose Duncan, Alfred E. Makes Confession of the Killing of Four Echardt, Florence N. Elmsly, Anne T. Forrest, Katharine N. Fraser, Donald A. Fraser, Elizabeth Harding, Mrs. J. M. H. Harding, Everard Huggard, Margaret A. Johnson, Emile G. Kingston, Winnifred Lawson, Annie

M. Newson, M. A. Bernice Pope, Olive Bandle, Sarah V. Robinson, Agnes Buckle, Mrs. Alice G. Shine, Nettie C. Smith, Louise M. Sylvester, Emily J. Taylor, Robert W. Taylor, Julie A. Teague, Mary E. J. Wheian and May

fication to teach in the public schools, police and his counsel. He gave news issued to the following persons, who are now graduates of the Provincial

third class certificates, valid for three years: Annie Booth, Helen Brethour, "Between us we killed four men. (The

years: Annie Booth, Helen Brethour, Elizabth E. Brown, Ellen M. Carson, Frances I. Dent, Mabel Ruth Ford, Ada Frances I. Dent, Mabel Ruth Ford, Ana W. Griffiths, Mary H. Holmes, Ada M. Howell, Sarah Marsden, Laura E. Mar-shall, Chrissie J. McDonald, Florence Una Nicholles, Harriet A. Northern, Elsie D. Plaxton, Lena S. Pringle, Annie Rath, Ellen R. Read. Malcolm R. J. Hower Marsden, Laura E. Mar-side of the line.) I know I am just as guilty. If La Belle had missed fire I was the leader; I was the next. I Rath, Ellen R. Read. Malcolm R. J. Hower Marsden, Laura E. Mar-side of the line.) I know I am just as guilty. If La Belle had missed fire I was the leader; I was the next. I don't want to take the rone from my it was a serious matter, as there was a

of Westminster County court judge, is promulgated:

"Until further order the local judge of the Supreme Court of British Colum-bia for the County court district of Westminster shall, for and within the said County court listrict, in any ac-tion, suit, matter or proceeding in the Supreme court, have and be possessed "Until further order the local judge

are now or can hereafter be exercised by

The Pioneer Mining Company, Limit-ed, capital \$20,000 in \$2 shares.

Object to acquire and operate the Provce mineral claim in Osoyoos, Yale

"Tell everything." "You bet."

Beise D. Plaxton, Lena S. Pringle, Annie Rath, Ellen R. Read, Malcolm R. J. Reid and Mrs. Clara P. Starret. Would have the leader; I was the next. I don't want to take the rope from my neek. If I deserve the rope, I want it. The Chief Justice had ruled that under The following rule/of court, re powers of Westimster County court judge, is ""Until further codes the local indices the

of the same powers and jurisdiction as

Where Chinamen coming in by the numerous Oriental liners calling here all Mrs. Stephens, recently of Oakland, Cal. course of a year. In order to get some anniversary celebration. 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

CREDITABLE SHOOTING.

Keen Rivalry Between Crews of War

Keen Rivalry Between Crews of War Vessels in Prize Firing Contest. The results attained on her first prize contest, considering the time she has been

contest, considering the time she has been in commission, are such as H. M. S. Grafton will not be ashamed of by any means. The contest was recently com-pleted and at the next competition will doubtless be improved on. The flagship carries two 9.2 guns, and these guns, in their two-minute run, made five hits out their two-minute run, made five hits out 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, 1863. and one gun six hits out of ten shots.

La Belle's story in Dawson is that the counsel for the def The close shooting, and the distribution of the prize money (which somewhat in-reported to have said nothing of the room being necessarily secret. significant sum was augmented by prizes fourth man being killed. A relative of Upon the point that the return of the panel was imperfect, inasmuch as only given by the officers) have intensified the interest in the "men behind the gun," defend him in the principal trial. given by the oncers) have intensive and the gun," and there is bound to be keen competi-tion in the future. At Comox, some of from Ottawa to identify the clothing interest in the and there is bound to be keen competi-tion in the future. At Comox, some of the officers have done very well in fish-the officers have done very well in fish-the officers have done very well in fish-taken from the bodies found as that of Reaudoin and Bouthilette. ing; one bag in the Campbell river in-

pounds to 461/2 pounds each.

According to the Navy and Military Record the old cruiser Caroline, which served on this station with the Commorant 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: me work has been sent to this yard ome to Gen. Booth.

for which provision was not made when the estimates were framed. The Ganges, training ship for boys, has 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 hospital ship and then for instruction SUPERSEDING BITTER APPLE, PIL COCHIA, PENNYROYAL, ETC. in swimming, is now to be fitted out for

forthwith. quite as reasonable as to presume what

Upon the point that the return of the

On this

Mr. Davis said that he believed that New York, Oct. 4.—On the steamship Philadelphia, which arrived to-day from Fairall should really have been served. Philadelphia, which arrived to day itom Southampton, was Gen. Wm. Booth, head of the Salvation Army. Twelve tugs and three side wheel passenger the jury was improperly constituted was they are guaranteed to contain no opiate not sufficient to quash the indictment. boats bearing officers and soldiers of the Salvation Army met the Philadelphia at quarantine and gave an eathusiastic wel-satisfied that prisoner's case had been prejudiced by this act in order to quash the indictment. The matter was one Mrs. E. Bancroft, Deerwood, Man., says:

largely at the discretion of the judge. He contended that there was no prejudicing stomach and bowel troubles, for simple PIOL&STEEL of the case, as the grand jury would fevers and teething, and I think them the best medicine in the world. They had Fairall been served. **REMEDY FOR IRREGULARITIES** 

Mr. Duff stated that his contention weakening them as most other medicine was not that the jury was defective, but | do.'

His Lordship ruled that unless section that any drug store, or by mail post paid at 25 cents a box by writing direct to The work in hand. Her engines and boilers work in hand. Her engines and boilers

of Mount Brenton, Lot 60, Olemands 201 trict. Take notice that I, Robert Allan, free miner's certificate No. B70460, intend, sixty days from the date hereof, to apply to the Mining Recorder for a certificate of improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that action, under Sec-tion 37, must be commenced before the sistance of such certificate of improve-ments. Notice is hereby given that sixty days after date I intend making application to the Honorable the Chief Commissioner of Lands and Works to purchase the follow-ing described land in Sayward District. viz.: Commencing at the corthwest corner of Lot 117, thence east 20 chains, thence more or less, thence wost 20 chains, the shore to point of commencement. Verseurers, R. C., 21st July, 1902. Vancouver, B. C., 21st July, 1902. ALFRED LYE.

Dated this first day of September, 1902. ROBERT ALLAN.

New York, Oct. 6.-May telegram to-day to Mayor Detroit, declining to appo to a coal strike conference Early to-day the mayor r lowing telegram from Ma "In view of the failure dent's efforts to settle stri what do you now say to gates from your city to th

PRINTING PRESS FOR SALE-The Cot-trell press, on which the Daily Times was printed for several years. The bed is f 32x47 inches, and in every respect the press is in first-class condition. Very suitable for small daily or weekly offices. It cost \$1,200: will be sold for \$600 cash. Apply to Manager, Times Office.