SET BACK FOR TRAIL SMELTER TAR EAGLE AND CENTRE STAR

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WIN IN SUPREME COURT.

chief Justice McColl Refers Back to Land Commissioner Matters of Water Right there is no provision made in the Act for them to keep each other informed

as to applications pending before them. There is no doubt in this case that the erts of All the Parties. Chief Justice McColl in the Supreme appellants when they continued the prourt yesterday rendered an exhaustive

Clauses Consolidation Act did not

His Lordship interposed the objection

that if the Nelson official had been cog-

nizant of all the circumstances, including

the applications pending at Rossland, ac-

There was nothing mandatory in the law

and therefore his client was not in default.

He was quite willing that a reference be

the original order was not cancelled by

the court. The Chief Justice then de-

ivered judgment in the following terms:

understand it, to the parties, that a final

word "office" as used in the Act in its

It cannot, therefore, be confined to any

quantity of water allowed.

ceedings for their record, and I think 't is udgment in the appeal of the War Eagle Centre Star Mining companies from decision of J. A. Turner, assistant of such application, but whether an or not it does not materially affect the matand commissioner at Nelson, B. C., granting certain water rights on Trail, Stoney Murphy creeks to the Trail smelter.

His Lordship ordered that the matter of records be referred back to the comand interests of all other persons, parties and interests of all other persons, parties and interests of all other persons, parties and a dip of about 45 degrees to the peal, upon due notice to them of the time northeast. The development work already and interests of all other persons, parties and interests the court on the present and place when and where the proceedings now before the power to him to alter or will be carried on with power to him to vary the orders or records as they may alter or vary the orders or records he open cuts across the veins, and in driving appear upon a fresh consideration. The has made in any way necessary to meet a crosscut tunnel 300 feet to cut the upper appear upon a from the le Roi Mining the equities as they may appear upon a crosscut tunnel 300 feet to cut the upper judgment also affects the Le Roi Mining the equities as they may appear upon a vein, which, however, has not yet been reached, on account of bad air. As the

company, which in its application may require it. water rights on the creeks in question may require it. "With reference to the point urged by water rights of the ap-occupies a position analagous to the ap-pellant companies. At the morning session of the court the hearing of the argument was resumed. A. C. Galt appeared for the War Eagle A. C. Galt appeared for the War Eagle the commissioner, by personal examina-the commanies, and E. Davis

Hon. T. Mayne Daily for the Le tot. In a stand the record applied for. Davis pointed out that section 18 of the of granting the record applied for. "I may add that I think in a contested time, and without the expenditure of \$800 Water Clauses Consolidation Act did not apply in this case, that section only re-lating to interim records. The grant, he stated, had been obtained under the shorthand, and that any person interested the commissioner ought to have shorthand, and that any person interested the to have a conv of the evidence given before him, taken in shorthand, and that any person interested the to have a conv of the evidence given before him the to have a conv of the evidence given the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the evidence to the to have a conv of the visions of section 44. The prior sec-is entitled to have a copy of the evi-I will also say that I have been in this

also to have a written statement of the to be one of great promise. reasons, if any, for the decision of the But to resume. The veins

the applications pending at Rossland, ac-tion might have been taken under section 18. The law, in this opinion, was defeed arising out of or being incidental to this ready well-known Rosebery mine, and still ively drawn. Mr. Davis reminded the court that the eity of Rossland had not offered any ob-jection to the granting of the records; be-the result of a fresh consideration of this the result of a fresh consideration of this Revelstoke. This is a property that is sides the act in no manner stipmatter by the gold commissioner, or comulated or provided that it was the duty missioner, will stand over to be brought of the respondent company to draw the matter of the other Rossland applications before any judge who is competent to deal it, as soon as possiblee. with to the attention of the Nelson official.

"Judgment is entered accordingly." MINER-GRAVES SYNDICATE.

made to the land commissioner, provided J. A. Macdonald Returns From a Professional Visit to Montreal.

J. A. Macdonald, barrister of this city, here as the original locator of this camp, "As I have no doubt what I ought has returned from a professional visit to is a very promising property indeed. This to do in the matter in this appeal, and Montreal. He is counsel for the various group has considerable work done on i as it is of the utmost importance as I properties embraced in the so-called Miner Graves Sundicate, and the object of his The owners have made a trial shipment determination of their rights should be eastern trip was in connection with the had, as soon as possible, I shall five my consolidation now being effected. Said

appellants have the necessary status to bring the appeal, and that their applica-companies, the Granby Consol dated Min-is being chiefly done on the Europea claim tion for a grant or record, was pending at Ressland from the 6th day of August Forks Power & Light company. A new of men working for the fast two seasons ast until the granting of the record com-planed of and now complained of and of the provincial legislature to take over hast until the granting of the inclusion of the provincial legislature to take over the inclusion in the inclusion of the provincial legislature to take over the inclusion in the inclusion in the inclusion of the provincial legislature to take over the inclusion in the inclusion in the inclusion of the provincial legislature to take over the inclusion in the in a down down by the stenographer, with proposed arrangement has already been ratified and approved by the shareholders rence to this matter, is correct. For of three of the companies. Special meet- of beautiful ore running well in gold and the appellants. Mr. Galt forcibly urged ings of the several companies involved in copper, and further on still, at the foot hat the notice posted up on the notice this deal will be held in British Columbia, wall, about three feet of ore, assays giv-ing all the way from \$18 to \$56 in gold and copper. Still farther on is another board in the hall leading to the room, or into effect the proposed consolidation. These meetings will be held as soon as one of the rooms, occupied by the assistant commissioner and his staff, was cut in which there is 16 inches of arsenical not posted in accordance with the requirethe special act is procured from the legis-lature." iron ore. In conversation with Mr. Adain ments of the Act. not having been posted he informed me that his company has al up in the room, or one of the rooms. The

LAFORME CAMP.

ordinary sense, simply means a place a Description of the Noble Three and Other Properties. (Contributed.) The camp is situated on the north ide of laforme creek about six miles (Contributed.) The great difficulty," he says, "we have to contend with in the Big Bend is the second properties of the se where the public business develoving upon a Description of the Noble Three and commissioner, is transacted.

give proper regard to them. This being so, if Mr. Davis' contention is not cor-rect, and I cannot say that I have a settled opinion either way, but without more consideration, I think that, this af-fords no reserve for the comparison of the other 20 feet in width. The latest the other 20 feet in width. The settled opinion either way, but without more consideration, I think that this af-fords no reason for the commissioner de-ciding the matter behind their backs. The difficulty has arisen, of course, from 12 and the other 20 feet in width. The latter has not yet been tested by the the circumstance that these two commissioners have conflicting power and that at present are the two veins known as the

b.g Iron veins, and this is where the development work is going on at present. These veins are approximately 80 feet apart, and no doubt in depth will form one large vein. The surface showing here is a fair inference from the evidence that excellent. There is, next the foot wall, the commissioner at Nelson was ignorant 20 inches of solid ore, and inside of 18 feet from the foot wall there is at least three feet of ore, and in the upper vein at the hanging wall there are two teet at the hanging wall there are two teet of arsenical iron ore and 20 inches of car-bonates, all giving very satisfactory assays

sioner at Nelson for the purpose of en-abling him to consider the alleged rights \$6 to \$18 in gold on the surface. \$6 to \$18 in gold on the surface. The veins have a northwesterly course, done consists of building cabins, stripping the veins in several places, with

company could not get in the necessary air pipe at that time of season, it had to suspend work until next spring. I might

A. C. Gait appeared for the twar have a for contested as for all that appears prove satisfactory. And Centre Star companies, and E. Davis the commissioner, by personal examina-and A. H. McNeill for the smelter, and tion of the place or other means, -may Hon. T. Mayne Daly for the Le Roi. Mr. have satisfied himself as to the propriety be called to the state in which this main

tion gave power respecting the cancella-tion of records and the reduction of the last three years and have

But to resume. The veins are traceable gold commissioner, or commissioner, as for the whole distance across the prop-otherwise it is entirely impracticable when erty, and also for three miles to the souththe matter comes before a court of appeal, to deal intelligently with it. They have also been traced and staked. They have also been traced by myself

> showing up well as development is carried on. The company has a force of men pushing development, having driven four tunnels, and I am informed that they have been attended with satisfactory results. Still lying to the west of this a short the famous Keystone Moundistance is tain, well known for the wonderful surface showings of galena and other ores. The Keystone group, owned by A. W. McIntosh of Revelstoke, who is known work done on it

and has a wonderful showing of ore. of ore, which I understand has been very satisfactory. These afferent camps and properties judgment now. On the hearing of this appeal, it was formally admitted that the posed consolidation are the Knob Hill, are all on the same voin and only a few on which the company has had a force under the management of Ed. Adair ore four different times, first four inches of solid galena, still further on ten inches

Mr. McCallum and a force of men have company, but work done on those veins a started in to commence operations again short distance east of here has proven on a large scale on this group. After mak-that they are fully richer in gold, silver ing an examination of this camp I believe and copper. Aost important, however, it has a great future, and with proper de velopment these properties will become large producers of gold, silver, lead and . I believe the day will soon come copper. when the hum of mining machinery will be heard through the valley of Laform creek and those other camps mentioned as it hoists the precious metal to the sur free from its hidden vaults in the heart of the mountains .- Herald. THE VALPARAISO.

Report of W. H. Jeffery, M.E., on the

Company's Claims. The Valparaiso Mining Company has re-ceived a report from Mr. W. H. Jefferey, M.E., on the company's group of claims, which is situated on Kootenay lake three miles north of Kuskanook. The report deals fully with the development done, and makes many suggestions as to the manner in which the future work snould be done. On the whole it will be very gratifying reading for the share-holders. The following are correct the shareholders. The following are some extracts: Both claims are traversed their entire width by a mineral bearing fissure or lode which has a strike north and south, and dips to the east at an angle of about 45 degrees.

The property is being systematically developed by adits crosscutting the country rock to the lode. The lode is tapped at a vertical depth of 90 feet and drifted on 10 feet to the north and 75 feet to the south. This should give a depth on the dip of the lode of about 130 feet. An upaise has been started to run to the surface for air, and is now up about 30 feet. In the event of the air getting bad in the upraise a shaft can be sunk from the surface to connect with the upraise. A large body of ore can be blocked out

and stoping commenced as soon as con-nection is made with the shaft and upraise, and shipments made to determine values and mode of treatment. The lode filling is much decomposed

and oxidized near the surface, and I would suggest sinking a winze from some conenient place in the drift as near as possible in line with the next level or adit

quantity and character throughout the drift, and in one continuous shoot for a long distance, and is proved on the sur-face for over 800 feet without any appar-As depth is attained the rock will be-

rapidly and cost considerably less than t present.

tation and the cheap method of mining and extracting the ore, it does not require a very rich ore to make the Valaparise group a paying mine. The lode is strong and well defined,

of several claims. From its persistency in passing through the hard formation and its

levels between terminals to run by gravity. -Kootenaian.



thief Justice McColl Is Asked to Cancel Three Water Records - Edmund B. Kirby Gives Evidence.

Chief Justice McColl, sitting in the Supreme Court yesterday, heard the appeal of the War Eagle and Centre Star Mining companies from the decision of Assistant Land Commissioner J. A. Turner of Nelson, granting water rights on Stoney, Murphy and Trail creeks to the Trail smelter under the charter of the British Columbia Southern railway. A. C. Galt appeared for the appellants, E. P. Davis, Vancouver, and

A. H. MacNeill for the smelter, and J. L. G. Abbott for the city of Rossland Hon. T. Mayne Daly represented the Le Roi company. Mr. Galt explained that his clients or August 6th last had applied to the Gold Commissioner here for permission to locate water rights on Murphy and Rock creeks

under section 18 of the Water Clauses Consolidation Act, Revised Statutes, 1897. The petition would show that the applitime to time. During the interval, however,

the Trail smelter applied to the Land ommissioner at Nelson for 400 inches of water on Murphy creek. It was claimed that insufficiency of notice existed, the

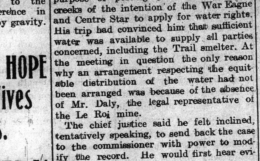
notices having, it was alleged, been put up improperly, and that the application for the water was granted before the ap-pellants knew of the application. Four hundred inches each on Trail and Stoney creeks, it was maintained, were secured in the same way. Mr. Galt went on to ex plain that his clients had appealed from

the decision, the application for such appeal having been granted by Mr. Justice

The ore seems to run very evenly in

come more solid and require less timbering, and the development will progress more Taking the close proximity to transpor-

and traceable on the surface for the length



requirements of the act had not been

Mr. Galt submitted an affidavit that the Mr. Galt submitteu an anomic regularly notice of the smelter had been irregularly posted outside the commissioner's office at Nelson. The law required that the notice should be posted inside the office. The court ruled that this objection was worthless, holding that as it was the habitual practice to post these notices on a the doors of the office blackboard outside

but within the building, the provisions of the law had been fully complied with. Mr. Galt then argued that the smelter

had not complied with other requirements, notably non-interference with existing records, and failure to prove their requirements .The smelter, however, had been granted 1,200 indies, for which they actually had no use. He also quoted see tion 144, which provides for the equitable distribution of water as between rival claimants, and the omission of the re-spondent company to serve notices of the application to the other interested parties. The further hearing of the case will be

resumed today. In the case of Stevenson vs. McCrae, promissory note for \$2,025 and interest. non-jury, judgment with costs was given in favor of the plaintiff. A. C. Galt for plaintiff, and Daly, Hamilton and Le Maistre for the defendant.

The case of Mounier vs. Pyper was also disposed of. The judgment was in favor of the plaintiff. It was an adverse, the Georgia fraction having been declared cation was returnable on December 10th before the Gold Commissioner here under section 10 and had been adjourned from a Cascade business man and the cuber party is a prospector. A stay of proceed ings for ten days was granted. A. C. Galt for plaintiff and J. A. Macdonald for defendant.

A PAYMENT OF \$20,000

Part of the Purchase Price of the Onondaga Co.'s Properties.

The second payment, consisting of \$20,-000, was made by the Onandoga Mining mpany yesterday to Messrs. J. M. and C. B. Etner and J. and D. Cromie, the vendors. The claims purchased consist of the Maude S., Yellow Jacket, Standard, peal having been granted by Mr. Justace
Martin, who had expressed the opinion
that evidence should be heard. The order
for the trial was made on January 22nd
last. The point to be borne in mind, ad ded Mr. Gait, was that the War Eagle
and Cenre Sar had applied in Kossland
den Wich the Sar bad applied in Kossland
rest who had applied in Kossland ofr a water right in August last, whereas the application made by the smelter comthe application made by the smelter com-pany had been made at Nelson before the land commissioner as late as last October. B. P. Davis argued that the respondents had fully complied with the provisions of the law, both in regard to the posting of notices and the application to the commis-sioner as provided in the statutes. Their respondents of the consisting of \$35,-000, is to be paid in sixty days. The properties purchased have been under desconer as provided in the statutes. Their position was just this: Of two officials to apply to they had applied to the Nelson officer. He pointed that the city of Rosswill brothers, and the showing of ore is so good that the management recently pur-plication. If other parties had applied io another court it was not the tault of his another court it was not the fault of hr-client, who, moreover, was not bound to bring the matter to the attention of the appellant companies. Ite con-tended that the notices had been published regularly, and the appli-cation had been granted according to law. Mr. Galt asserted that he had been in-ited to a conference of the parties in-

regularity at depth of development and great width, shows beyond doubt that this same regularity will continue. The contour and conditions of the land are such that a wire rope tramway can be run directly from the mine to the lake, as there is sufficient difference in levels between terminals to run by empiric

FISH CREEK.

Properties on Pool Creek in the Lardeau Country.

Most interesting information is at hand concerning the mining properties situated on Pool creek in the Lardeau district. Pool creek enters Fish creek about eight : miles from Comaplix at the head of Arto the commissioner with power to mod-ify the record. He would first hear evi-the promising townsile of Camborne... row lake, and passes directly through The first property near the mouth of Mr. Davis said no objestion would be the creek is the Cholla group. It

C. R. Hamilton. istre. e Maistre Notaries.

ssland, B. C.

H. C. SHAW HAW LICITORS LIC. . B. C. Codes: Bedford eal's. Leiber's

Clough's Code. P. O. Box 116 EFER E BROKER. cks Bought and TIONS. COLUMBIA.

this objection.

ope," "Bonanza Iope Fraction," mining division ct. Where loountain, near . B. Townsend, ng as agent for Gold Mining &

PROVEMENTS.

non-personal li-Certificate No. from the date lining Recorder ements, for the vn grant of the

that action, unmmenced before rtificate of 1member, A. D.

TOWNSEND.

Her Life and o nev c soll Everinda utifully illus commission make money mpany, Lim-

one particular room or rooms in which the assistant commissioner himself or ais stac may be found during the office hours of the day. Assuring that he himself had been accustomed to use a portion of of the Rosebery mine on Carnes creek. the hall for the reception of the public There has already been considerable work at stated times, or for the transaction of done on four or five properties here, and some kind of the business, there can be all have shown up well. The Noble Three group, which, by the way, was the first discovered in this camp, has a wonderful no doubt that such use would make that portion of the hallway, a part of his "ofd scovered an this group consists of The work done on this group consists of stripping the veins in several places and caoins, etc. They have several tons of caoins are can shipping ore on the dump at boat service into Big Bend—say two small within the meaning of the Act. It appears to me perfectly clear that all portions of the building, publicly and definitely let apart, and used by the public, for the transaction of business, would necessarily form part of the "office" present. This is a galena proposition, al-though it carries considerable gold and within the meaning of the Act. Now what has happened here? The board in quescopper also. There is an abundance of good timber on this property, and also good water power for all mining purposes, tion had always been publicly recognized and used for the purpose of posting up the notices in question and is the only place, and the assistant commissioner the property being beautifully situated on the summit between Carnes Creek on the himself would necessarily use such portion of the building, and use this board for north and Laforme Creek on the south, the purpose of perusing these notices and near-by the head of the north branch when it would be necessary to do so, and this being the case, it seems to me per-fectly clear that I cannot give effect to this objection. to be a shipper with a very reasonable ex-

Mr. Galt further urges that he should penditure.

have been specifically notified of the time and place when the proceedings before the commissioner at Nelson were to be carried on. This is a question of some difficulty but in my opinion the Act does make this necessary. Section 13 of is almost solid ore. here are about 20 practically unexplored. the Act applies to every application which is to be made either to the assistant com- tons of good, clean ore on the dump. The missioner of lands and works, or to the surface showing here is remarkable. Sold commissioner, and it says that upon the average solution and during the solid, clean hundreds of millions of feet of the choi-

that they must in some way be afforded the opportunity of urging any rights they the schiste are found norms body. In

the opportunity of urging any rights they the schists are found narrow bands of the schists are found narrow bands of the Adair group are several timestone. The veins run in or along solution of the Adair group are several timestone. The veins run in or along solution of the Adair group are several to the Big Bend the remedy that euros a cold in one day to the remedy that euros a cold in one day

ready expended over \$7,000 on this prop-erty, and that it is the intention of the

side of Laforme creek, about six miles east of Steamboat Landing, on Columbia river, and lies about four miles southeast at once investigate the necessity of im-proving the river north of here, especially at Death Rapids, by putting in a tramway around these rapids-about one-half mile in length. This would be a step in the right direction, and then, I believe, but powerful boats, one to run as far as Death Rapids and the other above this, as this would not only help out the camps at French Creek, McCullough Creek, Smith Creek, but would open up the country north of this to Canoe River, as the Columbia river above Death Rapids is navigable, and, I understand, 30 miles up Canoe river, about 70 miles in all, and then the only obstruction is a log jam

Adjoining this to the soutehast is the class agricultural lands in the Canoe valley alone, besides the vast amount of good

"We have also immense timber tracts," galena ore 16 and 18 inches square lying cest timber in British Columbia for lum-

parties in interest, cannot possibly have reference to the record in question, the proceedings to obtain which were taken under sections 13 and 44 of the Act. 11 do not at present think that this is a proper construction of the Act, but at all events it seems to me that if the com-missioner is to hear arrow to the norm. Since Adair Prospecting, Mining and De-velopment Company. This property con-sists of eight full claims, Flora Bell, Morn-ing Star, Grandview, Eureka, Eastern Star, lron King, Mabel May and Alma mineral all events it seems to me that if the com-missioner is to hear arrow to the norm. missioner is to have regard to the per-sons mentioned specifically in section 13, this means that they are to be entitled to appear before him on the application, and that they are singled out from the gen-teral multicity appear at an explicit of the gen-that they are singled out from the gen-that they are single of about 45 decrees

(OMPOUND.

The Only Banisher of Disease and True Life-Giver for Brokendown and

out Canada take pleasure in recommend-ing Paine's Ceiery Compound to their afflictea sisters. The marvellous medicine promptly gives that health and strength that all wearied, nervous, despondent and brokendown women so much need. Jessie M. Ross, Quyon, Que., writes as

in Canoe river. It is a well-known fact that there is about one hundred thousand acres of first to the great good that Paine's Celery Compound has done for me. I was completely rundown in health and a victim of female Adjoining this to the soutenast is the class agricultural lands in the Canoe valley pound has done for me. I was completely pound has done for me. I was completely alone, besides the vast amount of good rundown in health and a victim of female land along the Columbia valley—in all weaknesses, and after using three bottles of the great Compound I was completely used well known fact that this whole stretch for a few feet, and the face of the tunnel run for a few feet, and the face of the tunnel weakness and a I recommend it to all who suffer as I did."

Kettle River.

In view of the recent applications for which does in terms provide for notice to extent of the recent applications for the re plications.' Now, Mr. Davis very forcibly this to the east. The Adair group is own-contended that section 18, sub-section 2, ed by Ed. Adair of Revelstoke and some which does in terms, provide for notice to parties in interest, cannot possibly have set the Adair Prospecting, Mining and De-astern men, the values, M. Inst. "This all means great things for Rev. "This all means great things for Revelstoke and district if properly handled, prevalent opinion that the river is at its as the Adair Prospecting, Mining and De-aster Main Prospecting, Mining and De-reference to the record in question, the value of the record in question, the value of the record in question.

E The Grove

Mr. Davis said no objection would be offered to that course provided the matter could be proceeded with without delay. Mr. Galt maintained that such a ruling would be insufficient. 'He wanted the court to make an order cancelling the ex-isting record and ordering that the appli-cation be heard anew. Mr. Davis objected to such a procedure, holding that its effect would be to make a mistake in the first instance. Mr. Galt argued that the existing rec-ord should be cancelled on the ground of the irregularity of the posting of the no-tices in the commissioner's office, and that Afflicted Women. The Wondrous Medicine That Cures When all Others Fail. Thankful and grateful women through-out Canada take pleasure in recommend-ing Paine's Ceiery Compound to their af-

was well known that the stream in ques-tion did not afford that much capacity; also that the existing rights of the city of Rossland had been overlooked in the grant. Another objection was that the smelter had omitted to state the require-requirements of water. Edmund B. Kirby, general manager of the War Eagle and Centre Star mines, was then examined in relation to the stops he had taken to secure an additional water supply for his properties. He said he had found that the only important and available sources of supply were Murphy and Rock creeks. The waters of Murphy creek were not in use, though a claim to them had been filed by other parties. In the case of Rock creek a small proportion of the supply was being used by the Trail smelter. The application of the Trail smelter. The application of the Trail of the supply was being used by the Trail smelter. The application of the Trail The Alma group, which is also in the smelter at Nelson had never come to his knowledge until it had been favorably considered. He said the water supply at bonded to Eastern capitalists, and active his mines was insufficient. The increased requirements were needed for general min-ing purposes, power, fire protection, do-mestic use, etc., besides the company pur-the best known groups of the section. mestic use, etc., besides the company pur the best known groups of the section. posed washing and separating ores, a work Both of these have very large bodies which required a great deal of water. Frank H. Lipplit, who represents the War Eagle at the Trail smelter, then cer-War Bagle at the Trail smelter, then cere bave been obtained. They are by taster they are proposition is ments of all the creeks taken by himself on foot to do more extensive developents of all the creeks taken by himself and another engineer, last August. The ment during this year.

and another engineer, last August. The mont during this year. power available on Murphy creek was comprised as follows: South fork, 45 inches; north fork, 38 inches; the north and south branches of the middle fork, Camborne. A large number of miners wave been attracted here and a lively 40 and 22 inches respectively. The meas-urement at the weir, near the railway season is expected in the spring. track, gave 206 inches; on the lower train Matte Minipments. it was a trifle more. The estimates were

For the week ending this date the Extending over a month. The chief justice then ruled that the matte shipped from the Trail smelter

based on calculations and measurements appellants would have to prove that the was 73 tons.

