FINANCES OF

OCCUPY ATTENTION

Considerable Routine Business al Fortnightly Meeting--Council Wants to Raise Money

offered the following resolution:

offered the following resolution of the sudding the considered the work as anything in the Muricipal Clauses Act to the total call eads the total the coal areas extend under the saminiar to those at Nanaimo. It has been known for a long time that the coal areas extend under the saminiar to those at Nanaimo. It has been known for

of the question this year. The letter

B. Richards asked permission to lay

B. Richards asked permission to lay a line of three-quarter inch pipe across the road at Cadboro Bay, from his property into that of Mrs. T. M. S. Newton. The letter was referred to the superintendent with power to act.

The B. C. Land & Investment Company enclosed a plan of subdivision of part of section 31, Lake district, which was laid over for subsequent considerable and the superintendent with power to act.

Councillor Durance suggested that it would be partendent if the superintendent would be sufficient if the superintendent would be partendent by the names of the different roads.

Councillor Quick questioned the utility of such a detailed statement. The council knew, when voting the money, where it was to be expended.

Councillor Durance suggested that it would be parallel.

The Reeve thought the deduction was in favor of Winnipeg. He questioned whether a by-law would be passed by the ratepayers under all the circumstances.

Finally the vote for the Blinkensop road was increased from \$100 to \$150.

The council then adjourned.

SAVES LITTLE LIVES.



SOOTHING Powders

Relieve FEVERISH HEAT. Prevent FITS, CONVULSIONS, etc. Preserve a healthy state of the constitutio

CHILDREN -Please observe the EE in STEEDMAN. CONTAIN NO POISON

a buggy, a passing car having frightened her horse on the West road.

Discussion on this matter evolved the fact that the municipality had no way of controlling the pace of motors, the speed limit being a matter of provincial

regulation. Filed.

A number of accounts, aggregating \$298, were approved for payment.

The road superintendent submitted a report giving his estimates for road repairs, which was taken up in detail. In this connection the reeve remarked that the council had only about \$1,500 at its disposal, and it had been found necessary to pare down the appropria tions asked by the superintendent, to meet the necessity for retrenchment The amounts as originally estimated and the amounts as finally passed, are

shown in the first and second columns respectively of the following table: Cloverdale Ave. Blinkensop road Burnside road default view from Monday's Daily.)

The South Stantich municipal equacht converted on Saurday night, Reeve Bryton in the chart, and Councilities Moner. Pointer, Grant, Guick, Durance and Puckle in Attendance.

The Tollowing communications were Tollowing Council and the Council and the Tollowing Council and the Tollowing Council an

where the lines were. Councillor Durance suggested that it were parallel.

Councillor Grant did not think the case would be sufficient if the superintendent

kick was coming from the man who proposed to keep the rate of taxation at 4 mills on the dollar.

Councillor Grant thought it was in order for any councillor to try to keep the taxation as low as possible. What he had found fault with was the method of assessment. If the taxes were spread uniformly all over the municipality, he was ready to support as heavy a rate of taxa-tion as anybody in the council, but not

when levied unfairly.

The Reeve said the assessments must be made by law, and to the best of his knowledge there was nobody capable except the assessor to carry out the work. As far as the vote for the Blinkensop road was concerned, it compared favorably with that for other important roads in the municipality.

the municipality. Councillor Quick said the condition of the East Saanich road was not as bad as that of the Blinkensop road. Councillor Pointer argued that the provincial government had some responsi-bility in connection with the state of the Blinkensop road, which had been left by them in a disgraceful condition. He ven-tured to refer to the Prime Minister as "Dick," and was checked by the Reeve or irreverence toward the Premier The Reeve said when they set the rate. of taxation, which was exceedingly low, they had the estimated revenue and expenditure before them.

Councillor Grant said the purchase of road making machinery was included in

the estimated expenditure. Surely it was

district. Price, \$35.

P. O. Box 194.

Household Scales.

Light Vehicles.

Sole agent for British

Columbia for Chatham In-cubators and Brooders,

Kitchen Cabinets, Fanning

Sole agent for Vancou-

Gray & Sons, Co., Ltd.,

crats, Light Waggons and

I also sell Harness and

Saddlery, Whips, Blankets,

etc., Alpine Safes. Vault

and Ranges, Sewing Ma-

Lots, Timber Limits, etc.

I have been 12 years around Victoria and know

every sub-division thor-

oughly, and have the best

buys in this line in this

Real Estate, Houses and

Buggies, Carriages, Demo-

Bowel Troubles

Liver pills, cathartics, mineral waters, often make Constipation worse. They merely irritate the bowels and force them to move—stop taking purgatives and the bowels become "tight" again.

"Fruit-a-tibes" are the one certain cure for Constipation

because their action is upon the liver, "Fruit-a-tives" are a liver tonic. They stimulate the secretions of bile by the liver, this bile causes the bowels to move in the natural. regular way and completely cures Constipation.

"Fruit-a-tives are fruit juices with tonics and antiseptics added. In "Fruit-a-tives"

to satisfactorily meet the necessities of the case.

The reeve observed that there were a good many ratepayers who shared the views expressed by Mr. Ker, but any alteration of the tax rate was out.

The reeve said a record was now provided of all moneys spent on the various roads, but to define the lines of the roads in the different wards was quite an undertaking.

Councillor Grant disagreed with the Reeve's appreciation of the selling quality of municipal bonds. He thought, at the present time, they were one of the best securities.

The Reeve cited the case of Windows

an undertaking.

Councillor Pointer thought the superintendent could tell within a few yards where the lines were.

The Reeve cited the case of Winnipeg, which falled to sell its bonds in Montreal, and succeeded in floating them only at 6 per cent.

111 DOUGLAS STREET.

9000

THE CHATHAM KITCHEN CABINET

advertisement.

COAL BEDS OF

WILL BE EXPLOITED

Development Will Mean New Tributary Population Using Victoria as a Base

(From Monday's Daily.)

As mentioned in the Times a couple sufficiently far from the exact three of weeks ago there are prospects of big mile limit to avoid reasonable doubt.

The B. C. Telephone Co. wrote that it purposed to erect poles along the waggon road from the pumping station to the Esquimalt Water Company's to the Esquimalt Water Company's works, to establish a telephone service, and asked for advice a none service, and asked for advice and the pumping station.

The B. C. Telephone Co. wrote that it purposed to erect poles along the waggon road from the pumping station.

Councillor Pointer thought they should be more fully advised as to where road moneys were expended, and offered the following resolution:

The North Saanich coal lands are within 20 miles of Victoria, and only three or four miles from the terminus of the Sidney railroad. It is thought the company's works, to establish a telephone service, and asked for advice as in the correct poles along the moneys would not meet all the requirements, but a half loaf was better than no read.

Councillor Quick asked if it was intended to spread the money all over the road.

The Reeve said it would be distributed according to the detorpoint and offered the following resolution:

"That Mr. Pim present a detailed to spread the money all over the road.

The Reeve said it would be distributed according to the popular to the terminus of the Sidney railroad. It is thought the peninsula, but the law regarding the observance of neutrality.

That Mr. Pim present a detailed and offered the following resolution:

"That Mr. Pim present a detailed to apply to the Hon. the law regarding the observance of lands are within 20 miles of Victoria, and only three or four miles from the terminus of the Sidney railroad. It is thought the law regarding the observance of neutrality.

The Councillor Grant asked if there was a similar to those at Nanaimo. It has been known for a long time that the coal areas extend under the sea similar to those at Nanaimo. It has been known for a long time that the coal areas extend under the sea similar to those at Nanaimo. It has been known for a long time that the coal area extend to the popular time to the popula

FOR NEWFOUNDLAND

Ambassador in London Concludes

VICTORIA, B.C.

strictions in addition to those imposed by the act of 1905, and also that the provisions of section three, of the act of 1905, as to boarding and bringing into port, and also the whole section three of the same act, will not be regarded as applying to American fishing vessels. (2) In consideration of the fact that the shipment of Newfoundlanders by American fishermen outside the three

ALBERNI LAND DISTRICT. DISTRICT OF RUPERT.

Take notice that A. A. Clark, of Vic-toria, B. C., cruiser, intends to apply for a special timber license over the following escribed lands:

No. 1. Commencing at a post marked A.
A. Clark's N. W. corner post, situated at
N. W. corner of Section 6, Township 4, thence east 40 chains, thence south 160 chains, thence west 40 chains, thence north 160 chains to place of commence-

Notice is hereby given that, 30 days after date, we intend to apply to the Hon. the Chief Commissioner of Lands and Works for a special license to cut and carry away timber from the following described lands in Alberni Land District, Clayoquot District:

Commencing at a post planted about 5 miles distant from, and in a westerly direction from, the head of Sproat Lake, and adjoining a corner post of timber limit No. 74, and marked W. and H. No. 8, thence running west 80 chains, thence south 50 chains, thence east 80 chains, thence north 80 chains, thence in or commencement, and containing 640 acres more or less, and to be known as timber claim No. 10,

July 13th, 1907.

IN THE MATTER OF THE ESTATE OF HENRY HANSEN, DECEASED.
All persons indebted to the estate of Henry Hansen, deceased, are required to pay the amount of their indebtedness pay the amount of their indebtedness forthwith to the undersigned, and all persons having claims against the said estate are requested to send particulars of their claims, duly verified, to the undersigned before the sixteenth day of August, 1907.

Dated the 16th day of July, 1907.

ANTHONY WATSON,
A. E. WATERHOUSE,
Administrators and Executors of the Said

Take notice that I, Robert J. Porter, of Victoria, B. C., occupation, butcher, intend to apply for permission to purchase the following described land: Commencing at a post planted on the northeast corner of Dinner Island, then along the shore line to the point of commencement, containing two acres more or ess.

ROBERT JOHN PORTER.

July 17th, 1907.

ALBERNI LAND DISTRICT. DISTRICT OF CLAYOQUOT.

American fishermen outside the three mile limit is not to be the basis of interference, or to be penaltzed, the government waives the use of purse seines by American fishermen during the terms governed by this agreement, and also waives the right to fish on Sundays.

(3) It is understood that American fishing vessels will make their shipment of Newfoundlanders as fishermen sufficiently far from the exact three mile limit to avoid reasonable doubt.

(4) It is further understood that American American fishermen will never the more of less.

Take notice that William J. McKeon, of Victoria, occupation, broker, intends to poly limit of victoria, occupation, broker, intends to poly limit of septial timber license over the following described lands:

No. 1 Limit.—Commencing at a post planted about five chains south of S. W. corner post of the Indian Reserve, at the head of main arm, Sidney Inlet, on the remain, of Seattle, Wash., intend apply for a special timber license over the following described lands:

No. 1 Limit.—Commencing at a post planted about five chains south of S. W. corner post of the Indian Reserve, at the head of main arm, Sidney Inlet, on the head of main arm, Sidney Inlet, on the following described lands:

No. 1 Limit.—Commencing at a post planted about five chains south of S. W. corner post of the Indian Reserve, at the head of main arm, Sidney Inlet, on the following described lands:

No. 1 Limit.—Commencing at a post planted with the following described lands:

No. 2 Limit.—Commencing at a post planted about five chains south of S. W. corner post of the Indian Reserve, at the head of main arm, Sidney Inlet, on the following described lands:

No. 2 Limit.—Commencing at a post planted at post planted at the following described lands:

No. 3 Limit.—Commencing at a post planted at post planted at the following described lands in Ba corner for I. No. 14:563, thence so chains, thence so Take notice that William J. McKeon, of Victoria, occupation, broker, intends to apply for a special timber license over the

lands:
No. 1. Commencing at a post planted about 2½ miles south of the Indian Reservation on Deer Creek. In the Clayoquot District, on the east side of Tofino Inlet, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement.

ment.
Staked 25th day of July, 1907.
AUGUST ARNET.
SOFUS ARNET.
No. 2. Commencing at a post planted about ½ mile north of No. 1 post, thence east 160 chains, thence south 40 chains, thence west 160 chains thence north 40 chains to point of commencement. chains to point of commencement.
Staked 25th day of July, 1997.
AUGUST ARNET.
SOFUS ARNET.

ALBERNI LAND DISTRICT. DISTRICT OF CLAYOQUOT. DISTRICT OF CLAYOQUOT.

Take notice that William L. Thompson and Herbert J. Hillier, of Ucluelet, B. C., telegraph operators, intend to apply for a special timber license over the following described lands:

Commencing at a post planted about 5 miles up Lucky Creek, Toquot Harbor, and about 50 chains west thereof, on the S. side of a small lake, thence 30 chains E., thence 120 chains N., thence 40 chains W., thence 40 chains S., thence 40 chains S. w., thence 40 chains S., thence 40 chains C., thence 50 chains S., thence 40 chains C., thence 40 chains S., thence 40 chains S., thence 40 chains C., thence 40 chains S., thence 40 chai

ALBERNI LAND DISTRICT.
DISTRICT OF CLAYOQUOT.

Take notice that James Beck, of Clayoquot, prospector, intends to apply for a special timber license over the following described lands:

No. 1a. Commencing at a post planted on the east shore of Flores Island, about 3 miles north of the mouth of Matilda Creek, thence west 16) chains, thence south 40 chains, thence east 160 chains to shore line, thence following north along shore line to point of commencement, and containing 640 acres more or less. Located August 5th, 1907.

No. 2a. Commencing at a post planted containing 649 acres more or less. Located August 5th, 1907.

No. 2a. Commencing at a post planted about 3 miles north of the mouth of Mathamatical Creek, on the east shore or less. Located August, 1907.

Dated the 18th day of July, 1907.
ANTHONY WATSON, A. E. WATERHOUSE, Administrators and Executors of the Said Estate.

ALBERNI LAND DISTRICT.
DISTRICT OF RUPERT.

Take notice that A. A. Clark, of Victoria, occupation, cruiser, intends to apply for a special timber license over the following described lands: Commencing at a post planted about the centre of the east boundary of Section 24, Township 9. Ruper District, on the asst shore of Flores, thence west 160 chains, thence east 180 chains to shore line to point of commencement, and containing 640 acres more or less. Located August 5th, 1907.

No. 2a. Commencing at a post planted at N. E. contributed about 3 miles north of the mouth of Mathamatical Creek, on the north of Mathamatical Creek, on the north of place of commencement, and containing 640 acres more or less. Located August 5th, 1907.

No. 2a. Commencing at a post planted at N. E. contributed about 3 miles north of the mouth of Mathamatical Creek, on the north of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on the north of the mouth of Mathamatical Creek, on

ried on for most of the time by mutual agreement, under the modus viverdi of 1906.

(1). It is understood that His Majesty's government will not bring into force the Newfoundland foreign Fishing Vessels Act of 1906, which imposes on American fishing vessels certain restrictions in addition to those imposed ed August 9th, 1907.

No. 6a. Commencing at a post planter at the northwest corner of No. 3a, thence at the northwest corner of No. 3a, thence south 80 chains thence east 80 chains, thence north so chains to point of commencement, and containing 640 acres more or less. Located August 9th, 1907.

No. 7a. Commencing at a post planter about 30 chains south from the northwest corner of No. 6a, thence west 80 chains thence south 80 chains, thence east 8 chains, thence north 80 chains to point of commencement, and containing 640 acres more or less. Located August 9th, 1907.

acres more or less. Located July 31st, 1907, by Jas. W. Jones and Jas. L. Steele, agents for WILLIAM J. M'KEON.

August 6th, 1907.

Notice is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for license to cut and carry away timber from the following described lands:

No. 1. Commencing at a post planted about 2½ miles south of the Indian Readout 2½ miles

ROBT. L. MORSE. July 30th, 1907.

VANCOUVER LAND DISTRICT. COAST DISTRICT, RANGE 1.

Take notice that John Wesley Cottrill, of Vancouver, B. C., logger, intends to apply for a special timber license over the following described lands: Commencing at a post planted at the N. W. corner of Lot 598, thence S. 80 chains, thence W. 120 chains, thence N. 40 chains, thence E. 89 chains, thence N. 40 chains, thence E. 40 chains to point of commencement, containing 640 acres more or less.

Dated 26th July, 1907.

lowing described lands: No. 21. Commencing at a post planted about 20 chains E. of the N.E. corner of T.L. 13,307, about 24 miles from Bear River, on the east branch thereof, thence E. 40 chains, thence N. 40 chains, thence E. 60 chains, thence S. 80 chains, thence W. 100 chains, thence N. 40 chains to the point of commencement, containing \$40 acres more or less.

The first continued to the continued of the continued of

north 80 chains to point of commences the north 80 chains thence south 80 about 90 chains north from the northeast corner of Lot 35. Tahsis Canal. thence west 80 chains, thence south 80 chains to point of commences west 80 chains, thence south 80 chains to point of commences the corner of Lot 35. Tahsis Canal. thence west 80 chains, thence south 80 chains to point of commencement.

ALBERNI LAND DISTRICT

ake notice the commencement at a post planted about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence west 80 chains, thence west 80 chains, thence east 80 chains, thence south 80 chains to point of commencement.

No. 7. Commencing at a post planted 700 yards south of a point being about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence west 80 chains, thence east 80 chains, thence east 80 chains, thence east 80 chains to point of commencement.

No. 7. Commencing at a post planted about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence east 80 chains, thence east 80 chains to point of commencement.

No. 7. Commencing at a post planted 700 yards south of a point being about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence east 80 chains, thence east 80 chains to point of commencement.

No. 7. Commencing at a post planted 700 yards south of a point being about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence east 80 chains, thence east 80 chains to point of commencement about 90 chains to point of commencement.

No. 7. Commencing at a post planted 700 yards south of a point being about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked 8.

E. corner, thence south 80 chains to point of commencement boundary of Lot 19, marked 8.

E. corner, thence south 80 chains to point being about 5 miles up

No. 7. Commencing at a post planted 700 yards south of a point on the Shushartie River, said point being about 5 miles up the river from its intersection of the southern boundary of Lot 19, marked S. W. corner, thence east 80 chains, thence north 80 chains, thence west 80 chains, thence north 80 chains, to point of commencement. Located 8th June, 1907.

ALBERNI LAND DISTRICT.

DISTRICT OF RUPERT.

Take notice that Albert Alfred Clark, of Victoria, occupation, cruiser, intends to apply for a special timber license over the following described lands: Commencing at a post planted at N. E. corner, Section 13, Township 9, Rupert District, thence 80 chains west, thence 80 chains south thence 80 chains east, thence 80 chains north to place of commencement

DOMINION HOTEL, Victoria, B. C. Maintained on the hignest standard; rates \$1.50 to \$2.50 per day. Free bus. Stephen Jones, Prop.

WANTED—Man for position of assessors, collector and clerk of Saanich municle pality. All applications must be in by July 12th. Address H. O. Case, Colquitz, B. C.

STRAYED—From Highland District, sorrel mare with white face about 900 list.

VOL. 39

BOARD OF Still Adheres to Former the Face of Pron

Litigation.

MATTER OCCUPIES

(From Thursday's I In the face of promised board of school trustees decided to abide by its fo in respect to Chinese chilto exclude all who cannot cient English to make the to discipline, from the Fred Peters, K. C., who tained by the relatives of children, who are exclude tion, appeared before the motion on the grounds the injustice to the Chinese, a almost certain to bring

proceedings.
The matter was duscuss siderable time, and Trust and McKeown expressed the favoring the withdrawal motion and the accommod applicats. Trustees Bisho vigorously opposed this, as decided to abide by its pr ion on a division of four Mr. Peters had sent a

board and appeared in pe port it with a personal a communication read as fo Dear Sir:—I am instructed est of several Chinese boy accid arrived in Victoria to pressing for their admission

as I understand, the posis as follows: There are, I fifteen children lately arriv who have made application attend the primary school mits have been returned. the board passed, I belie the effect that no child she
to attend the primary sc
not know enough English
understand the proceeding
and be amenable to school
I understand from you
if these children choose to
schools and thus agestical schools, and thus acquire English, there would perheulty in their getting perthe public schools—say, a of the next year. You will on the 27th August last I h with you, at which it before the board passed matter I should be allowed of presenting the views of them. You will also rem on was passed being ca was not afforded the I also understand from

have been granted to all C cants who were in Victoria if of April last, and if this is c I do not doubt, the quest at issue will be confined children who have arrived

children who have arrived list of April.

The question raised is on and my clients now wish to case, with a view, if necess legal steps to enforce what to be their rights.

1. We contend that, under law, all children of school in British Columbia, have right to be educated at the 2. That this right is the state children are English, man, Chinese or any other man, Chinese or any other 3. That the fact that t 3. That the fact that the (ren cannot speak English for their exclusion. Many have heretofore been admit perience has shown that in time they become well able class work.

4. If there are too many ship to speak English.

able to speak English to h admitted to the general prims school board is bound to children with a separate rooter. This course has in the plowed by the board.

5. The Chinese in Victoria. 5. The Chinese in Victoria amount of school tax, and it on every principle of fair pentitled to receive the same other taxpayers.

6. If a similar number of idian children unable to spand there are many such should apply for admission of that they cannot speak Eng ture to say no such question be raised. Why should it with the Chinese?

7. In the newspapers it has a month of school and the same control of the same control o

. In the newspapers i gested that these Chines attend school so that the abled to receive back the landing in Canada, and the this question was before I understand from you have not acted on any and have taken the same varietied to you verbally, virturn of the \$500 is a matter tween the individual child on is made, if it ever

ad that right to be educa the same whether the state of the future to be a laborational man, or a merchant. simply is not within the this school board. I sincerely hope some solt question may be arrived at bound to inform you that my are positive to take legal ster our clients' rights, and that the term is slipping away questions.

at once appoint a teacher