The Department of the Interior Has

(From Wednesday's Daily). day afternoon, a telegram was received in this city to the effect that the department of the interior at Ottawa had decided in favor of the detendants the case of Mrs. E L. Kelly, plaintiff, vs. Frank McGregor and D. A. Boehme, defendants. The action involved the title to the upper half of creek claim No. 2, on Magnet gulch, which property is exceedingly valuable. Originally, the suit was instituted in the gold commissioner's court at Dawson; this tribunal adjudged in favor of the plaintiff.

The defendants appealed, and the recent decision of the higher authorities sustains the contention of the defendants and reverses the judgment of Commissioner Senkler.

A grant for all of claim No. 2 on Magnet gulch was issued to defendant, Frank McGregor, on March 16, 1898, upon a sworn pplication in which he alleged that he had staked the property on March 12th of the same year. Soon der the auspices of the board of control after obtaining the grant McGregor proved a musical and literary treat transferred a third interest in the ground to defendant, Boehme, and also yet been surpassed in Dawson. Followa third interest to Charles F. Stone, ing is the program: who subsequently disposed of his interest to Messrs, Noah Davey and Fred Schall, in consideration of \$100. Until June, 1899, the property was worked McGregor, Boehme, Davey and Schall. The output last spring amounted to about \$70,000.

In June of last year, Mrs. E. L. Kelly, the plaintiff, who is cashier in the N. A. T. & T. Co., relocated the per half of said claim No. 2; sne apupper half of said claim No. 2, she applied for a grant, and protested the right of the defendants to the property for the reason that McGregor had never actually staked the ground

The principal witness for the plaintiff as Charles F Stone. He testified that in March, 1898, he had informed Mc-Gregor of the Magnet gulch claim; that on March 11th, 1898, McGregor and the witness arranged that the former should stake the property and record it, for the reason that witness had used his right in the Klondike district; that Mc-Gregor agreed to convey a third interest 12th, 1898, McGregor and witness left
Dawson and proceeded as far as No. 25
below on Bonanza, at which place witness Was working a law that efter car.

The ground to witness; that on March
Bozorth, Lola and Levy; the Misses
Advocates; Notaries Public; Conveyancers
Perry, Miss Robinson, Freeman, NorPerry, Miss Robin ness was working a lay; that after eat- Thompson, ing dinner at No. 25 below, McGregor asserted that he was too tired to go furchand, Stevens, Moore, Fuller, Bozorth ther, and he directed that the claim be and Coi. MacGregor. staked in his name by the witness; that the latter continued the trip, and staked the latter continued the trip, and staked the ground in McGregor's name; that Walter Stanford and James Bridger accompanied witness from No. 25 below companied witness from No. 25 below on Bonanza to Magnet gulch, and that Stanford was present when McGregor's occupation was that of a carpenter. He name was written on the stakes; that after locating the property, Stantord and the witness returned to No. 25 below, where they found McGregor, who remained there till the following day; that on March 13th, McGregor returned to Dawson, and that the claim was recorded on March 16th; that soon after-

a considerable extent the testimony of Stone; and Edward Dunckley and Alfred Hicks swore that they were present in the cabin on No. 25 below on Bonanza when McGregor and Stone arrived, and that McGregor remained there till Stone returned from the trip to Magnet gulch. However, there were witnesses for the plaintiff; but Commissioner Senkler did not consider such conflict in the testimony as material to several contradictions in the evidence of

On behalf of the defense, McGregor swore that on March 12th, 1898, accompanied by Stone, he staked the Magnet guich property; that neither Bridger nor Stanford were present when the claim was located; that he and Stone returned together; that at No. 19 below on Bopanza, they met a man by the name of McMahon; that in Stone's presence, McGregor said that he had just staked No. 2 on Magnet gulch.

McMahon supported the testimony of

that on March 12th, 1898, he was work- very little nourishment, as compared Details of Program Will Be Published Later.

identified McGregor's handwriting.

that McGregor had not visited Magnet and are probably being used for scoutgulch during the period between March, ing and dispatch work. The French, 1898, and the tollowing month of Au gust, and witnesses were produced who cording to Feilden's Magazine, have swore that McGregor's location notice all taken steps with a view to the in-was posted on the ground during that troduction of motor transport, and in was posted on the ground during that particular time.

ing the case said that the testimony was overwhelmingly in favor of the plain- veling 40 kilometers an hour. off; and that the conclusion was evident that defendant McGregor, had never staked the property.

From the judgment of the gold com-missioner the defendants appealed to the minister of the interior at Ottawa; and this higher authority has reversed Mr. Senkier and restored the ground to the defendants.

The decision in the suit of Kelly vs. McGregor and Boehme disposes of a case entitled Burton vs. McGregor, which involves the lower half of the same claim on a similar state of facts. Pattulo and Ridley were the attorneys

who conducted to a successful conclusion the contention of the defendants, McGregor and Boehme.

Free Library Concert. The periodical tree concert given last night in the Dawson reading room unwhich in point of excellence has not as

Capt. Jack Crawford
Miss Tracy
Dr. Macdonald
ommissioner Ogilvie

Mr. Griffith Griffith in his usual efficient manner presided at the organ. The room was full to its utmost capacity with a most appreciative audience. Dr. Macdonal, in the course of a few remarks, expressed regret that the Yukon council has not as yet seen its way clear to assure a continuance of a grant of oney to support that institution.

Commissioner Ogilvie replied that no one would tegret more than he would himself to have the room close. It was an institution greatly appreciated, but at present he was not in a position to make the was not in a position to M. P., Frank J. McDougal, John P. Smith. one would regret more than he would mmit himself to promise a grant.

Among those present were: Mesdames Burrell, Heron, French, McDonald,

## William Tate Dead.

man leaves a personal estate of \$1160, which is comprised of bank accounts, gold dust and currency. He has on deposit in the Bank of British Columbia wards, the witness received his third at Vancouver the sum of \$250, the amount of \$500 in the Bank of Montreal at Vancouver, and \$410 in gold dust and sequently he sold it to Messrs. Davey and Schall.

Stanford and Bridger corroborated to a considerable extent the testimony of

## Sports Committee.

The sports committe for the Queen's birthday celebration, held a meeting last night at McD-mald hotel. A full program has been arranged which will be published in tomorrow's issue of the

The Holborn Cate for delicacies.

Parties having mining ground partially worked, or full claims favorably situated, can find a purchaser through Norton D. Walling, Grand Forks. c6-3

## Motor Cars in War.

In referring to the traction engines ent out recently to the seat of wat, Feilden's Magazine delivers some practical observations respecting the value of motor-cars in warfare. It points out that two motor conveyances are already George A. Voss, formerly a part in use by the Boers, and that experience has shown that none but crack riflemen nanza, at which place Magnet gulch en- can hope to hit a rapidly - moving ters on the left limit, gave evidence on commission at Omaha. He testified short range; that such a vehicle requires

ing on the dumps of No. 17; that he with horses developing equal power; saw McGregor with a man whom he did and that on ordinary roads speeds may not know, going up Magnet guich; that on the following day, he saw the stakes on claim No. 2 and that McGregor's temporary to have ordered more vehicles name was on them. The witness also from Germany, and a number of motorcycles from France. The former have Evidence was produced to the effect not been delivered, but the latter have, German and Austrian governments, acthis movement the Germans are particu-Commissioner Senkler, in determin- larly active, having produced a troop wagon for rapid service capable of tra-

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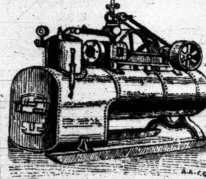
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