

DELEGATES FROM YUKON

Wilson and Sugrue Teach Vancouver

That With the Help of Com. Ross They Can Accomplish Much Good.

Not Go Abroad

Will Not Go Abroad

Nearing Home

Come Up, Brewers.

The Ladue Assay Office

Outgoing Passengers

The Ladue Co.

At AVERY'S, Coffee

REOPENED HOLBORN CAFE

EMPIRE HOTEL

STEAM HOSE

QUALITY GUARANTEED

Silver Dollar Shovels, Sunset Shovels.

Good Goods is Our Long Suit

McLennan, McFeely & Co., Ltd.

Send for Dr. Harper

Ambulance for Boers

Will Go to London

Mrs. Soffel Indicted

Advance in Rates

He Succeeded

Barkentine Wrecked

Sir Temple Dead

Northern Re-Opened!

Eagle Cafe



IRELAND'S PATRON SAINT.

MOTIONS AND ARGUMENTS

Court Has Busy Day in Chambers

Conviction Is Quashed by Consent in the Mizner Lord's Day Desecration Case.

Today being chamber day, the time of Mr. Justice Dugas was fully occupied during the forenoon in hearing motions and the arguments incidental thereto.

In the contempt case against C. M. Woodworth an enlargement of another week was taken, the papers desired not having arrived as yet from the court of appeals at Victoria.

In Howes vs. Greenleaf, et al, an order of reference was made, his lordship dictating the following judgment in the case:

In this case the plaintiff has chosen to ask a share of the property bought out of the moneys which were advanced on the second transaction, by which a kind of partnership was established between them. It is therefore, ordered that accounts be taken as to the amount of money advanced on this second transaction by the plaintiffs, and the investment thereof, the court reserving to adjudge upon the first transaction, as also on the irregularity of said investment, should it be deemed advisable. The clerk of the court, Mr. Charles Macdonald, will be appointed referee to make the report within ten days from this date.

An order was made confirming the report of the referee in the case of Marchbank vs. McKay.

A motion for summary judgment in the case of Sale vs. Enlund was dismissed, it having been improperly brought.

Ritter vs. Williams stands one week by consent.

In the Bank of British North America vs. Davis a motion for judgment was argued at length. Decision reserved.

In Falconer vs. Jewell, et al, an application was made for an order to amend the transcription of the evidence taken by the stenographer as to certain portions of the evidence.

Counsel for plaintiff in presenting his motion called his lordship's attention to the fact that the stenographer's transcripts, mistakes that were apparent on the face of them. The motion was resisted by counsel for defense, he insisting that the notes in question were the same as those used by the court upon which judgment had been rendered, and also the briefs from which counsel had made their arguments. Reserved.

Taylor vs. Carl M. Johansson, et al, came up on an application to amend by plaintiff by adding another cause of action to the statement of claim. The contract sued upon was stated to be one that had been entered into for the purpose of getting out some logs. The work has been performed by plaintiff when it was found the defendants had no timber berth at all, the logs cut were seized, and a loss of \$5000 to \$6000 had been occasioned thereby. Reserved.

In Ames vs. Stark and Stark vs. Ames a motion was allowed continuing the two cases.

In Rex vs. Mimer the crown consented to have the conviction, secured in the lower court and from which an appeal was taken, quashed without costs.

His Back Broken.

Oakland, Feb. 22.—William Kroll, whose back was broken three weeks ago, will be removed to the County Infirmary on Monday. The removal of the plaster cast in which he has been lying at the Receiving Hospital, will leave the man with the use of

all his muscles, and the physicians are of the opinion that within three months he will regain his former strength.

The case is one of the most remarkable on record. While several persons have lived after a separation of the vertebrae, in nearly all instances paralysis of the lower limbs has resulted. Kroll's recovery was depaired of by the physicians when he was picked up for dead after having been frightfully crushed between the top of a barn doorway and the hay wagon he was driving. Examination at the Receiving Hospital showed the vertebrae to be separated about an inch. Non-paralysis of the lower limbs proved the spinal cord uninjured, however, and in a plaster cast the man began rapidly to mend, with the result that he is now virtually out of danger.

Another month must elapse before Kroll can again rely on his strength sufficiently to resume his work, but care and quiet will, it is said, completely restore him to his condition before the accident.

Seattleite in Trouble

Vancouver, March 17.—W. H. Buttner, Seattle realty agent and banker, has been arrested here on the charge of obtaining five hundred dollars fraudulently. He had made no attempt to conceal his identity and immediately waived extradition. He is confident of his ability to establish his innocence.

Old Engineer Dead

New York, March 17.—Geo. H. Van Tassel, the oldest engineer on the New York Central, brought the Empire State express into the Grand Central station this morning and on his way home dropped dead. He had held the throttle 30 years.

New Fighting Machine

London, March 17.—King Edward and Queen Alexandra witnessed the launching of the battleship King Edward VII., designed to be the most formidable fighting machine in the British navy.

Will Accept

Los Angeles, March 17.—W. S. McCormick has intimated that he will accept a secretaryship under Mr. Roosevelt in case of Hitchcock's retirement.

Forming Third Party

Winnipeg, March 17.—The Political Reform Union and disaffected Dominion Alliance element are forming a third party in Manitoba.

Arsenal Burned

Valparaiso, March 17.—A section of the arsenal has been destroyed by fire, entailing a loss of over \$1,000,000.

Body Found

Cleveland, March 17.—The body of John Jacob Knecht, who has been missing since last October, was found today in the Erie canal.

Traffic Blocked

Denver, March 17.—The snow and wind storm now prevailing has blocked traffic on nearly all the railroads in Colorado.

Murdered His Wife

Findlay, Ohio, March 17.—John Rolla has confessed to having murdered his wife.

Heavy Storm

Fargo, March 17.—North Dakota is now having one of the worst storms of many years.

Dry Times in Store

Toronto, March 17.—The Ontario prohibition measure has finally passed.

COUNCIL MEETING

Conflicting Ordinances to Be Repealed

Sanitary, Police and Fire By-Laws Being Prepared for Their First Reading.

The city council will meet this evening in regular session, though as matters now appear there will be but little business transacted. The principal reason why such slow headway has been made by the council has been due to the fact that so many of the ordinances passed and now in effect by the Yukon council conflict with the powers of the city council, and these it has been decided it will be necessary to repeal before the city can assume the prerogatives rightfully her own. Since the city council came into power on March 3 there has been no meeting of the Yukon council, consequently no opportunity of securing the relief desired. Within the next three weeks, however, Acting Commissioner Newlands has given Mayor Macaulay the assurance that the territorial fathers will be convened and then the ordinances referred to will be repealed.

The mayor, in conjunction with the city attorney, is at work upon sets of by-laws for the governing of the departments of sanitation, police and fire and these will come up for their first reading at the meeting a week from tonight. As they will require three readings, any ordinance now in force which may conflict with the new regulations can be repealed before the final reading is reached.

Mail Tomorrow

One of the White Pass stages passed Selwyn yesterday afternoon at 1 o'clock with 195 pounds of mail. It will arrive tomorrow shortly after noon.

FOUND

Black Newfoundland pup about one month old. Apply Nugget office and pay charges.

EXPECTED HOME SOON

Governor Ross Still in Ottawa on 13th.

Is Thought to Be En Route at Present and Will Arrive Within Two Weeks

No word has been received from Commissioner Ross fixing the date of his departure from Ottawa, for Dawson and one might judge from the infrequency of communications from him since his arrival in the capital city that instead of absence making the heart grow fonder, the effect has been just the reverse. The last word received was a telegram directed to Crown Timber Agent Gosselin under date of the 13th. From it can be seen that the governor's original intention of starting on his return trip on the 10th has been deviated from, but how much longer it will be delayed is entirely a matter of conjecture. En route to the coast the commissioner will doubtless spend a day at his old home in Regina and also two or three days with his children in Victoria. Acting Commissioner Newlands is still of the opinion Mr. Ross will return by April 1, in which event he is doubtless on his way at present.

Tug Wrecked

Nanaimo, March 17.—The tug Mermaid was wrecked here yesterday. No fatalities.

Old clothing made to look like new. Repairing a specialty. R. I. Goldberg, at Hirschberg's.