FRIDAY, NOVEMBER 2, 1894 IMPROVED EDUCATION.

The Colonist

 

 IMPROVED EDUCATION.
 Jail, and when the mob saw that they could not wreak their vengeance on the prisoner

 We are much pleased to find that the muscles as well as the minds of oblidren need training. We have long been of the opinion that school education is too ex If all, and when the mob saw that they could not wreak their vengeance on the prisoner

 Image: the muscles as well as the minds of children need training. We have long been of the opinion that school education is too ex The woman assaulted identified the orime, but it is now said that she had made a mistake. The man pleaded guilty in order

blusively literary in its nature. Such an to be removed to the State's prison, for he clusively literary in its nature. Such an to be removed to the States prinon, for he education is calculated to give boys and girls a false estimate of what is really in Washington he would be lynched. We needed to prepare them for the duties of life, observe that the American newspapers and to create in them, unconsciously per-haps, a contempt for manual labor. To be able to use a saw, an axe, a plane, or other the law has been maintained, even though it tool is often of more practical use to a boy has been done at the cost of several lives. than to be able to construe a Latin sentence

fairly well or to work out accurately "THE REVOLT OF THE RICH." a difficult problem in arithmetic. But there

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jail, which they threatened the attack on the jail, which they threatened to blow up with dynamite. General Howe sent more troops to reinforce the beleaguered garrison of the jail, and when the mob saw that they could

and fied, but they renewed the attack on the

a dimonic problem in artifumetic. Dut there is no reason why he should not learn to do The Hon. Auberon Herbert is a courage

## THE VICTORIA WEEKLY COLONIST FRIDAY NOVEMBER 2 1894 THE BITE OF DISINFECTION.

It May Be Administered to Chines in No Other Way Than to

Mr. Justice Crease has delivered judgment in the case of Wong Hoy Woon vs. Dr. George Duncan, medical health officer of Victoria. This was a test action brought against the health officer for alleged excess

club a member, or owner, becomes entitled to have his goods sold to him at a certain price. If there are 150 members he owns 1.150th share in the goods he obtains. The transaction becomes a transfer of a special property in the goods to such member, which is not a sale in the ordinary accepta-tion of the term. The association is not a partnership. It is not an association formed for the purpose of realizing joint profits, although as we have seen, the members are joint owners. It is not, therefore, under the sot, the language of which has to be construed strictly to see whether the person on whom a tax is sought to be imposed comes within the description of a person who is engeged in the conduct of a trading concern and lawfully the subject of a trade tionse.

"For the reasons given I am of opinion that against the health officer for alleged excess of duty on the occasion of the arrival of the Empress of China on May 1 last from China and Japan. The alleged excess of duty was in dispatching a number of Chinamen from the vessel to the suspect station at Ross Bay, "there to be herded, disinfected and correction, and, being of that opinion, it be-comes unnecessary to consider the other points raised by the defence, and I have therefore to allow the appeal with costs." Mr. C. E. Pooley, Q.C., appeared for the Union Club, and Mr. D. M. Eberts, Q.C., for the Corporation.

Highest of all in Leavening Power .- Latest U. S. Gov't Report. ABSOLUTELY PURE

A SELLING BACE.

"Not a bad story that of yours," said ments. Three convicts escaped to the ism on record in the Saghalien settle the Podgy Man to the Pale One as they forests and two of them ate the other one. circled round the stove the next evening, One of the cannibals was found to be in-"I wonder where Gibson is now?" "I saw him in 'Frisco last spring," chimed in the Old Jock who had come over for the races. "He wasn't doing any good there—but talking of double-crosses why that Hundred Daws' most."

that there was only one case of cannibal-



It is understood that the a ton McCarthy are getting alub in the city.

IRWIN'S handbook of the (revised) has been received lisher in Toronto.

CHRAM lodge, No. 28, 1. sured incorporation under Societies' act of 1891.

HON. MR. DAVIE meets cabinet at Ottawa to-day to matters relating to British C

THE Red Mountain Raily the appreaching session of ask for further time in which and complete their road.

THE B. C. Gazette of yeste the formal order, signed by Drake last Saturday, dis-inco dissolving the Canada Weste Ltd., of this city.

In yesterday's issue of the Mr. W. S. Gore, deputy co lands and works, gives form all vacant crown lands in th valley have been reserved an until further notice for the pr

AT No. 95 Belleville street y noon an "At Home" was held T. U. There was a good g besides the usual amusements, etc., provided for such an oco was read which furnished an in ison for debace ect for debate.

A DIAMOND drill arrived at ] on Tuesday of this week an boring for coal has commenced belonging to Mr. John Deace Bay. The drill is the property capitalists at whose head is Mr and was brought direct from th

REV. ALEX. SUTHERLAND, onto, missionary secretary of t church, is on his way to Viet preach in the Centennial chur and in the Metropolitan at 7 Many remember the Doctor's e mons and addresses while via some years ago, and will rejo portunity of hearing him again.

PERCY E. WHITTALL WAS police court yesterday, his case evidence of Constable Perdue I ceived, being remanded until ceived, being remanded until Thomas W. Carter, who is a witness in the case, is now lyin of death, his stroke of paralysi nounced necessarily fatal by the in attendance. Another impor-has been drinking heavily du few days and failed to turn up i court in obedience to the summ court in obedience to the summ rant was issued yesterday for h detention as a necessary with

AT THE next session of the AT THE NOT Session of the Assembly application will be m passage of a private bill incor-authorizing the applicants to the Victoria Hydraulic Minin Limited, or from any trustee pany, all or any portion of t properties in Cariboo, and con-mining claims and leases now that may hereafter be acquired cants, into one holding. with a cants, into one holding, with a of from the crown for a term of the usual aupplementary pr asked by the new company.

ROBERT CORRIN, who was mitted for trial by the police ma a charge of burglary, came up before Mr. Justice Crease years friend Mr. W. H. Turnbull on the 12th inst., and finding the p house asleep, climbed through a stole a quantity of silverware vesterday to have a machine

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brutal and, we must add, it the first members and for using them up in the second addition of a summons against Hayes, we must committing such an outrage as was perpetrated on Cadet Plummer were of movin a word that there should be a revolt process. The second addition of not the rick. There are moments in the the union Club is an association of not the rick. There are moments in the that the Union Club is an association of not the rick.

stole a quantity of silverware, yesterday to have a speedy trial ed guilty, saying that he was he committed the burglary, tenced to six months' imprisonm hard labor. The sentence of given him in the police court from the Windsor hotel will reatly rently. UNANTICIPATED complication UNANTICIPATED complications curred in the case of Balley, t Indian abot in the leg some ni Sergeant Levin, it was found amputate his leg-above the kne operation was performed at the pital yesterday. The Indian i very weak condition, and a would not surprise the attendin Sergeant Levin feels keenly his the affair, even while he knows

the affair, even while he knows no other recourse but to act as other officers of the force ar generally agree with him, while the case to be a most unfortunate sergeant's report to his chief np cumstances of the shooting is hands of the police commission investigation will probably be he

JOHN CAREW, who has made home for some years past, ind little pree on Wednesday even promises to cost him dearly. He promises to cost him dearly. He ing near the bar in the Palace a Chinaman named Yoo Lee Chi and ordered a glass of beer. Ho aud was in the act of drinking w who is a strongly anti-Chinese him. When the Chinaman fins he was not exactly sure wheth been through the battle of Pingy merely had a round with a thr ohine. Yesterday the tables w and Carew was in the police with an aggravated assault on the His only defence was the explan he had been drinking and knew what he had been doing. The committed him to stand his trial court of competent jurisdiction.

A. J. ROWBOTHAM, the Yates who was found in his storeroom of August 6 with a bullet wor the right ear-evidently self-in formally charged in the police of day with attempting to commit was pale, haggard and exceedin in appearance, and manifested cross-examine either of the thr cross-examine either of the three whose testimony made up Chief case. These were C. Smith a Dudgeon, who suspecting some entered the store through the found Mr. Rowbotham lying i blood; and Dr. Frank W. Hall, ed the injured man. The latter the serious nature of the wound, oluding his svidence said : "" him until two or three weeks ag saw no further necessity of doin Rowbotham was then as well as I as well as he can hope ever to be, never recover." Neither of the neases could remember if Mr. E had given any explanation of hor was caused ; and there was no ever in the evidence, other that pointing to attempt at suicide.

