orms were issued nual race meet of lub, with which ack at Oak Bay n Saturday, the tains ten evente. \$450 are offered apidly approachwhich wheelmen pany may well be t, of broken rock and fine red cinl top dressing of nd smooth. The nile in length on et wide on the ing patch on the adually narrows back stretch and t scientific man. speed and safety. urface are the e features of the refully modelled

wered when the st come together re than one will

field track-the

ab will pin their being Frank E. red a handsome ody, Thomas G. ff, Thomas Kavanas A. Johnson If a dozen others

pening meet inmile novice, one two prizes; half nly, two prizes; prizes; one mile mile team race iders from each These events or class B men. of British Columbia, wo prizes: one three mile open, will be run off in re to be in the ary by Tuesday,

race meeting in adoption by the amateur rule NDICAP.

handicap race at cup are required of the cup by rat heat is to be he handicap is the race is open Victoria city

LLOW.

vellow fellows," rns & Co., was & Co. yesterday, erable attention s. The general 4 inch tread rings are details wheel is a oad and track

PATRONAGE.

which has now the summer, is nguished patronnant Governor. members. At a was decided to ys as soon after and the secre tes any gentle fices of the RC ency. The sub-and there is no e is to be played

that Messrs. C. ure will in the cial match to J. A. Virtue of for the highest ueen's Birthday a mistake wa and Mr. Minor with a score of vered that Mr ure's were each inor's skill with America : Mr. ng very reliably ng of the twe a keenly in-

EMENT. etween H.M.S. was played at

sterday. The

UR XI.

ing Powder t Award.

Highest of all in Leavening Power.—Latest U.S. Gov't Report

al Baking ARSOLUTELY PURE

From THE DAILY COLONIST, June 7. THE CITY.

THE Kootenai Hydraulic Mining Co. (foreign), with head office at Rochester, New York, has been registered in this province

tal stock is \$500,000. THE weekly bulletin of the Victoria Y.M. C.A. announces that for the purpose of economizing light and coal, the rooms will be closed at dark during the summer months, and the baths will be run on Saturdays only from noon until 10 p.m.

MESSRS WILSON BROS., of Yates street, are this morning shipping to Kaslo, by the steamer Rosalie and Great Northern railway, a full carload of groceries and provisions for Foley Bros. & Guthrie, contractors for the Kaslo & Slocan railway.

PROVINCIAL constable McKenna returned last night from Westminster, where he had taken Murphy, who was sentenced at the assizes to four years in the penitentiary for breaking into the bonded warehouse of R. P. Rithet & Co. at the outer wharf.

THE Nanaimo-Rossland Mining Co., limited liability, has been incorporated, the trustees being C. N. Westwood, Jas. Mc-Gregor, Alfred Jenkins, W. K. Leighton and Thomas Kitchin, all of Nanaimo. The capital stock is \$500,000 and the headquarters of the company at Nanaimo.

To DAY application will be made by Messrs. Drake, Jackson & Helmoken, acting for the schooner Shelby, now under seizure by the Imperial government for alleged violation of the Behring sea regulations, to admit the vessel to ball. The ball has been fixed at \$2,000 in addition to the amount for which the sealskins brought to port by the schooner were sold.

At the Grand hotel, Seattle, on the 31st of May, Mr. Fred. Landsberg, of this city, and Miss Erna Marymont, a sister of Mr. Joseph Marymont, were united in marriage by the resident rabbi, Mesers. Winehill and Winstock, of Seattle, acting as witnesses. The bride formerly resided in Victoria and has many friends here who will doubtless avail themselves of the opportunity to call and present their congratu Herald street, where Mr. and Mrs. Landsberg will be "at home" after the 15th

J. DIMENT, a bluejacket from H. M. S. Royal Arthur, was taken to the naval hospital yesterday morning seriously injured. A short time previous he was riding out to ment street, at 1 o'clock, the following the act distinctly enacting that its provisions Esquimalt in a brewery delivery wagon, driven by Harry Maynard, when the horses

Columbia. The promoters announce that the whole object of The Mining World will be to make known far and wide the vast mineral recovery of the Delice of the Mining World will be to make known far and wide the vast man's race, prize walking stick or pipe; 100 mineral resources of the Pacific Province, and to render every possible assistance in the development of its mining industries.

THE W.C.T.U. met in Temperance hall yesterday afternoon, when it was arranged to hold the annual meeting on July 4. Next Sabbath being Flower Mission day, committees were appointed to carry flowers to all the hospitals, the jail, and to invalids contheir homes. The Union welcom back to work the secretary, Mrs. L. Gould, who has for several months been recruiting in California. Committees were appointed to carry greetings to the convention of the chalking pole blindfold, prize \$2.50; greasy Epworth Leagues, which is to meet in this city on June 20, and also to present plans of \$5. Archery contests—Ladies match at 40 and also to present plans of \$5.

Before Chief Justice Davie in chambers of the control of the contr yesterday application was made on behalf of plaintiff in Ward v. Clark to adjourn the brial until September, on account of the apsence of material witnesses. Trial was ordered for June 17 before a judge without a jury, and a commission was issued by consent to take the evidence of J. W. Todd at Seattle, the plaintiff to pay costs of application to adjourn trial, costs of the commission of clown in costume, clowns to take part in procession, \$12.50.

The last the afternoon there will be a baby brial until September, on account of the ab- box. to be costs in cause. Messes. Davie, Poolsy and Luxton for plaintiff; Messes. Eberts & show and a juvenile baseball match, Nanai-Taylor for defendant John Clark; Mr. A. mo vs. Victoria. Belyea for defendants J. Clark, jr., and

NOTICE is given in the official Gazette that a court of revision for provincial voters' lists will be held at the court house, Westminster, on Monday, August 5, for West-minster City, and the Delta, Dewdney and Richmond ridings of Westminster district; at Rogers, Fulford Harbor, North Victoria district, on August 5; at the court house. Vancouver, on August 5, for Vancouver City electoral district; at the court house, Victoria, on August 5, for Victoria City and Esquimalt districts; at the court house, Donald, on August 5, for East Kootenay district; and at the court house, Nanaimo, on August 5, for Nanaimo City, North Nanaimo and South Nanaimo electoral dis-

In the County court yesterday action was brought by James Phillips, of Beacon street, against J. A. Lawrence for \$243 damages broughb by James Phillips, of Esson street, against J. A. Lawrence, for many and china and China and Kores, for unlawful distress. On May 2 defend, and J. A. Lawrence, as landlord, put in a distress olatining \$19\$ for arrears of rent for lote 18, 19 and 20 Beacon street, and selzed the crope on the place, ohickens, household furniture and other effects. After action was brought defendant shandoned possession of the household furniture. Mr. S. Perry Mills, for plaintiff, argued that the house was not on the lots in question but on an extension of Beacon and St. Andrew's streets not yet taken over by the city; that the house of line May, 1893, Phillips was merely a tenato to sufferance on bit 18, and as to lots at tenator is the the distress as to the household furniture. When the was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow the parties to come to terms, when it was agreed to allow plaintiff to re
**The color of the country to the control of the termination of the country to the province, similarly within the jurisdiction of the province, similarly within the jurisdiction of the province,

BEFORE Chief Justice Davie and Mr. Jusfor the purpose of mining near the Pend d'Oreille river and other places. The capi-Rolls. Judgment was reserved. Mr. J. A. Russell for appellant defendant; Mr. A. L. Belyes for respondent plaintiff.

> Notice was given in the B.C. Gazette NOTICE was given in the B.C. Gazette yesterday that Percival Ridout Brown, Francis Walter Galpin and John Irving, all of Victoria, have incorporated under the name of the B.C. Market Co., limited liability, for the purpose of acquiring the liability, for the purpose of acquiring the Scotton 7 of the "Game Protection Act." name of the B.C. Market Co., limited liability, for the purpose of acquiring the business of butchers carried on in Victoria and Vancouver by the BC. Cattle Co. limited, and the Western Canadian Ranching Co., and to generally carry on a butcher business. The capital stock is \$50,000.

THE motion to dismiss the injunction taken out by the trustees of Loyal Daunt-less lodge, C.O.O.F., against the treasurer of the lodge, D. S. Cummings, was not argued yesterday, but was adjourned till Monday owing to the absence of Mr. Jus-tice Drake, who ordered the temporary in-junction. The injunction was extended till Monday. Messrs. Eberts & Taylor are act ing for the trustees; Messrs. Drake, Jackson & Helmcken for Mr. Cummings.

THE FORESTERS' FETE.

Grand Programme of Amusements for Next Saturday's Meeting Under the Greenwood Tree.

Baby Show, Archery Contests, Sports of All Kinds and a Foresters' Procession.

The local courts of the Ancient Order of lations at 87 on the Caledonia grounds one week from totinguished patronage of His Honor Lieuten-Teague and the aldermen. The grand procourts taking part : Court Robin Hood,

> yard race for girls under 14 years (handicapped), prizes \$3.50; Parisian leap frog, prize \$7.50; 100 yard race for boys under 14 years (handicapped), prizes three scarf pins; 100 ard race for juvenile Foresters (handicapped), prizes badges; wheelbarrow race, prizes \$7 50 and dozen neckties; three mile professional, prizes \$22 50; half mile for bluejackets, prizes \$7.50; two mile walking match amateur, prizes worth \$12 50; ladies' bicycle race, prize parasol; half-mile race Marines, prizes \$7.50; 100 yards for members of A.O.F. only, prizes badges; 50 yards ladies' race, prize allk umbrella; chalking pole blindfold, prize \$2.50; greasy yards, six arrows, prizes \$10; gentlemen's

Each lady will receive a ticket for the grand tombola free. Music for the sports will be furnished by the B.C.B.G.A. band,

DEER SKINS.

Chief Justice Davie Decides That the Province Can Prevent Their Export.

Appeal of Joseph Boscowitz Dismisse and the Constitutionality of the Game Act Affirmed.

The right of the Province to protect deer by prohibiting the export of their skins was upheld yesterday by a judgment of Chief Justice Davie, deciding that the section of the game act under which Mr. Joseph Boscowitz had been convicted in the police court of having in his possession deer skins with intent to export, was intra vires of the province. The case being a test one, taken by consent of both parties for the purpose of getting a decision upon the constitutionality of the game act, no costs were given against the appellant Mr. Resecutive implies, the preservation of the game of the province. So far, then, the general object of the act is one relating to property and civil rights, and is "essentially local," as applying only to the game of the province. It is, as remarked by Killam, J., in R. vs. Robertson, 3 Manitoba, p. 620, "to secure the increase, or to prevent at any rate so far as possible the decrease of the supply of game within the province may enjoy the sport of pursuing and killing the sire of the game act, no costs were given against the appellant Mr. Resecutive may have at hand a ready supply of them main till December 1, free of rent and to by prohibiting the export of their skins was keep possession of all crops, each party to upheld yesterday by a judgment of Chief pr pay costs. Mr. Aikman for the defence. tice Walkem yesterday afternoon the ap-peal of Bonehill v. Rolls was argued. This having in his possession deer skins with inwas an appeal from a judgment of Judge Bole in the county court, Vancouver, declaring void as against creditors a certain bill of sale from James T. Rolls to William taken by consent of both parties for the purgiven against the appellant, Mr. Boscowitz The full text of the judgment follows:

> 1895," provides that no person shall at any time purchase or have in possession with in tent to export or cause to be exported, or carried out of the limits of the province, or shall at any time or in any manner export or cause to be exported or carried out of the limits of this province, any, or any portion of the animals or birds mentioned in this in their raw state.

> The present appeal comes before the court by way of a case stated under clause 900 of the code, from a conviction of the appellant for unlawfully having in his possession with intent to export, certain portions, to wit, hides in their raw state, of an animal mentioned in the "Game Protection Act, 1895," to wit, a deer, contrary to the form of the statute in such case made and provided; and paragraph 1 of the case states that "it was admitted by the appel-lant that the proceedings had before the magistrate were legal and regular, and that on Act, 1895,' were intra vires of the provincial legislature of the Province of British Columbia, the conviction was proper-

But the evidence upon which the conviction proceeded is annexed to the case, and expressly by paragraph 2 thereof made part of the case; and from that evidence it ap-pears that the collection of furs, the subject The local courts of the Ancient Order of of the present charge, were obtained not from British Columbia only but from the their annual re-union, which will take place adjacent foreign islands as well. I take it to on the Caledonia grounds one week from to-morrow. The affair will be under the dis-there is nothing in the act to prohibit their export, nor the having them in possession ant-Governor Dewdney, His Worship Mayor export purposes, any more than the skins of deer killed by Indians or settlers in the uncession will leave Foresters' hall, Govern-immediate necessities of food (section 17 of organized districts of the province for the shall not apply to these cases); and I think probably there would be nothing to prevent the exportation of the hides of deer killed soon smashed the wagon to pieces, and the languard about the neck of the unfortunate sallor getting tangled in the harness dragged him a considerable distance before breaking. When picked up Diment was quite black in the face, and there was some doubt as to his recovery.

The first number of The Mining World, of Vancouver and Victoria, will appear about the result of vancouver and Victoria, will appear about the result of vancouver and Victoria, will appear about the result of vancouver and Victoria, will appear about the result of vancouver and victoria, accompanied by Companions of the province with a view of attracting the varieties of province with a view of attracting the varieties and the vast minester accompanied by a possible of the vast minester accompanied by a possible of the province with a view of attracting the varieties and the vast minester accompanied by a possible of the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible of the province with a view of attracting attention to the vast minester accompanied by a possible province with a view of attracting attention and the province with a view of attracting attention accompanied to t

onsideration of these points, and, in the language of the case, have agreed: "That if the provisions of section 7 are intra vives of the Province the conviction is properly made," I pass to the consideration of this

last questio ction 7 is attacked as being a restriction of trade and commerce; and that the Domin-ion parliament alone, under its general powers of legislation, and under its particular powers in connection with the regulation of trade and commerce, may declare what goods may or may not be exported from Canada.

As bearing upon the point involved in this case, section 91 of the British North America Act gives to the parliament of Canada, be-Act gives to the parliament of Canada, besides the power generally to make laws in relation to all matters not coming within the classes of subjects by the act assigned exclusively to the provinces, the exclusive jurisdiction to legislate for, among other things, the regulation of trade and commerce: whilst, by section 92, the province may exclusively make laws in relation to:

(13) property and civil rights in the province (13), property and civil rights in the prov-ince; and (16), generally all matters and things of a merely local or private nature in

the virtue of San Francisco is the bloomer. Accordingly, he and his youthful Christian associates have appealed to the supervisors, as the recognized guardians of the public conscience, in these touching terms:

"We, the undersigned citizens of this city and county, pray to the honorable board, L. R., 7 App. Cas. 136: "The little Board, L. R., 7 App. Cas. 136: "The little step to be taken is to consider whether are a religious of an error are at the supervisors and enforce that it be unlawful for ladies to wear bloomer. of the section in question, and seting upon the principle of interpretation laid down by the Privy Council in Dobie vs. The Tempor-alities Board, L. R., 7 App. Cas. 136: "Phe first step to be taken is to consider whether

Each lady will receive a ticket for the grand tombola free. Music for the sports will be furnished by the B.C.B G.A. band, and for the dancing by Richardson's orchester. Bros. J. Trace, W. B. Hall, H. Maynard and George Partridge will act as the sports committee, and Bros. W. Bickford, T. Smith, R. Godding and Sister Saunders as an archery committee. The reception committee will consist of the general committee. The reception committee hold a meeting this evening to committee hold a meeting this evening to complete arrangements for the celebration, which will certainly draw out a large number of people.

U. S. TRADE WITH CHINA.

WASHINGTON, June 6.—Consul General Gernigan at Shanghai has sent to the State department his observations on the committee between Japan and China and Kores, which he says will present new phases as the result of the termination of hose the result of the termination of hose as the result of the termin

sidiary to the general object and intention, matters may have incidentally to be dealt with which come within the express language of section 91.

s 91 and 92 must, as remarked by the Privy Council in Citizens Ins. Co. vs. Parsons, L.R. 7 App. Cas. 96, be read to gether, and the language of one interpreted and, where necessary, modified by that of the other, so as to reconcile the respective powers they contain and give effect to all of

Applying then these principles to the present case it seems abundantly clear that the general scope and intention of the "Game protection act, 1895," is, as its name may have at hand a ready supply of them for food or for profit," and, as he continued to say, "All of the enactments against havem in possession or exporting them are evidently so many accessories to the pro-hibition upon the killing at certain seasons, and are all plainly directed to the purposes mentioned.

mentioned."

I cannot see anything in the exercise of the power undoubtedly possessed by the legislature to preserve the game of the province which is in any way overborne by the exclusive right of the Dominion to regulate exclusive right of the Dominion to regulate trade and commerce, so as to prevent the legislature prohibiting export as incidental to and as carrying out the general scheme of game protection in the province.

The contention, therefore, upon which the appellant has chosen to rest this case, that of the unconstitutionality of section 7, clearly fails, and the appeal must ble dismissed.

clearly fails, and the appeal must ble dismissed.
As, however, this is a test case and the appellant could, had he chosen not to waive them, have defeated the prosecution upon some of the preliminary points referred to in the commencement of my judgment, I think there should be no costs. The "Game Protection Act" very usefully empowers the government to make rules and regulations for carrying out the true intent and meaning of the act, and for the protection of game i the province. I entertain no doubt that rules and regulations can be so drawn as to facilitate the enforcement of the provisions of the set relative to the export of game, or parts thereof, which provisions, I am fully satisfied, are perfectly constitutional and

Mr. P. Æ Irving (Irving & Bodwell) for appellant; the Hon. the Attorney-General for

JUBILEE HOSPITAL BOARD.

The reading of several reports was about all the business that came before the Jubilee hospital board at their meeting last night. The chair was occupied by the president, Mr. Joshua Davies, the others present being Messrs. George Byrnes, A. Stuart Yates, I. Braverman, Thomas Shotbolt, G. H. Brown, A. Wilson, Charles Hayward, W. M. Chud-

ley and H. Dallas Helmcken.

The resident physician reported that the cost of each patient per day was \$1.02 for the month of May, the lowest on record. The number of patients in the hospital on May 1, was 44; admitted during the month,

one from Vancouver.

Both reports were received and filed. The steward reported donations of ten sacks of Hungarian flour from the Ogilvie Milling Co., and rhubarb from Mr. Elford. on was passed thanking the givers The bills for May, amounting to \$1,494, were ordered paid. The treasurer reported that the amount of

the pay sheet for the last twelve months was \$6,740 10. The meeting adjourned before 9 o'clock.

"DEATH DEALING BLOOMERS." A Perpetual Menace to Good Morals-Bicy cles Unhealthy for Ladies to Ride."

(From the San Francisco Examiner.) Mr. H. J. McCoy, secretary of the Young Men's Christian Association, has been look-ing over the local field of morals and immorals to see where the harvest is ripest for the reforming sickle of a religious organiza-tion, and he has reached the conclusion that the evil that is most dangerously sapping the virtue of San Francisco is the bloomer.

ers, or knickerbockers, or any attire unbe

From THE DAILY COLONIER, June 5. THE CITY.

IT is announced that the Canadian Pacific Railway Company will have a large anrvey party at work on the Crow's Nest Pass route within a few days.

THE municipal court of revision yesterday completed the hearing of the 1895 appeals—32 in number, as against 46 last year—and the decisions will be given to-day. It is not expected that any sweeping reductions will be allowed.

RESIDENTS of Salt Spring island will extend their sincerest sympathy to Mr. Fred. Foord in the affliction which came upon him on Thursday in the death of his wife at the age of but 28 years. The deceased lady had been married but eighteen months and was

THE mission band in connection with the Centennial Methodist church held their anniversary meeting last evening, the room being prettily decorated and the programme an especially interesting one. Afterwards the contribution envelopes were opened and found to contain a total of \$14.70.

YESTERDAY the sealing schooner Shelby Justice Davie, bonds to the amount of \$2,000 to be given to the satisfaction of the registrar, and the proceeds of the sale of the sealskins to be deposited in the Bank of British Columbia to the order of C. E. Pooley and H. Dallas Helmoken.

A LETTER has been received by Mr. J. R. A LETTER has been received by Anderson, deputy minister of agriculture, from Captain R. Vesey Stoney of Westport, Ireland, who paid an extended visit to the province last year, referring in high praise to the excellent way in which the reports of the department for last year were got up, for the valuable information contained, and the excellent idea of giving illustrations of the scenery of the province

A LETTER received yesterday from Major Townley, commanding the B.C.G.A., states that an appropriation will certainly be made for bringing the Victoria companies to Van-couver for the Dominion Day celebration, of which a sham fight and review will be made a feature. This will be welcome news to the companies here, who it is expected will at once resume drill so that they may not suffer by comparison in the review.

REV. CANON BRANLANDS, vice-president spection the Canon spoke a few words to the boys, complimenting them on their appearance, and expressed the hope that there would soon be a number of new companies formed in the province. At the close the boys gave three cheers for their new officer.

by the City of Kingston, and spent a few hours in sight-seeing. The party were met at the wharf by Mr. Henry Waller and Mr. hours in sight-seeing. The party were met at the wharf by Mr. Henry Waller and Mr. W. Holmes, representing the Victoria lodges, and shown over the city; later they took a special car to Esquimalt to see the ships and other objects of interest. The excursionists returned to Tacoma late evening. returned to Tacoma last evening.

Glover were present.

LIN YUCH CHI and Chan Tie Wah, merchants and subjects of Prince Wong Ching Kong, ruler of the province of Chitkong, China. chants and subjects of Prince Wong Ching Kong, ruler of the province of Chitkong, China, arrived on the last Empress, and by special permission of the Emperor of China brought with them a unique collection of rare chool and jade carvings. Chitkong has been noted for centuries for the skill of its carvers in ivory, stone and metal, and in the city of Tien Tien Yen, the depot of the province, can probably be seen more curious works of carving and engraving than in any other city on the globe. The rock from which this collection was cut is found in the Mingdi sung range, the particular locality being the Lieon mountain, a prominent peak that it is jesiously guarded by the authorities, no white man having ever been permitted to visit the place, in fact the entire province is but little known, being far in the interior. These merchants expected to be able to cross to the United States, but legal complications have delayed them and they have been induced to make an exhibit of their work in Victoria. These beautiful works of Oriental art will be placed on view at the interior These provinces are more curious works of oriental art will be placed on view at the commissioners, Messrs.

This sewerage cormissioners, Messrs.

Thus sewerage cormissioners, Messrs.

Thus sewerage cormissioners, Messrs.

Pearse, Higgins and Maccanlay, held a practically all-day session yestarday, when Messrs. Harrison & Walkely attended to askif the \$9,000 mentioned as their award was supposed to include the 10 per cent. Still due on account. To this the commissioners will make a formal reply later, although the chairman yesterday announced that in his opinion the balance of 10 per cent. Was supposed to include the 10 per cent. The commissioners that in his opinion the balance of 10 per cent. Was supposed to include the 10 per cent. The commissioners will make a formal reply later, although the chairman yesterday announced that in his opinion the balance of 10 per cent. Was supposed to include the 10 per cent. Was supposed to include the 10 per

les room of Pliny E. Davis & Co., 37 and 39 Yates street, on Monday next, and will remain on exhibition during the week.

REV. DR. CAMPBELL delivered a lecture before the Sir William Wallace Society last evening, when instead of speaking on the subject advertised, he spoke on "Would it be beneficial for Canada to become inde-pendent." At the close of the Doctor's remarks a vote of thanks was accorded him, after which the chief called upon several members to entertain with recitati and instrumental rusic. Next Friday evening Mr. A. J. Pineo, BA, will lecture on the "Geology of the primeval world."

THE committee having in charge the matters in connection with making up the Aberdeen reception deficit held a meeting last night. It was found that the sale of about \$400 worth of tickets had been guaranteed for the concert which is to be held in the Victoria theatre during the present month. The total amount of the general committee debt is about \$800, and the committee having the matter in hand will make an active canvass at once to secure the amount neces sary to clear the entire obligation. It is hoped the response of the citizens will be iberal.

THE general committee of the A.O.F. demonstration at a meeting last evening completed arrangements for next Saturday's reunion. Sub-committees for different lines of work were detailed off and marshals appointed. Several letters from the different courts were read stating that the visiting brothers would number several hundred. The tombols prizes will be very handsome and numerous. The following members were appointed to act in conjunction with the present committee: Bros. J. R. Mc-Kenzie, H. L. Salmon, E. J. Salmon, district officers; George Webb, M. Dodd, sr., C. Maynard and S. Sea, jr. Several entries have been received for the clown acts.

YESTERDAY Mr. Justice Walkem issued an order appointing Henry Croft and J. B. McKilligan receivers of the Victoria Electric Railway and Lighting company, giving them full control of all the effects and property of the company with power to manage the same and collect all indebtedness due to the company. The court ordered security satisfactory to the registrar to be given by the receivers on or before June 14, in the meantime, the plaintiffs, R. Dunsmuir & Sons, being answerable for all money taken BEV. CANON BRANLANDS, vice-president in by the receivers. The appointment is not to affect the rights of any prior encumbrof Canada, paid an official visit to the Victoria battalion last evening. After an in-

THE five-year-old son of Herbert Phipps was run over and instantly killed yesterday forenoon near Goldstream by the locomotive of the E. & N. passenger train on the down trip. Mr. Phipps, the father, who is em-ployed by the railway company, lives near the track at McKenzle's gravel pit, on sec-SEVENTY FIVE members of the Washington Grand lodge, I O.O.F., with their lady
friends, came over from Tacoma last evening
ton Grand lodge, I o.O.F., with their lady
friends, came over from Tacoma last evening
the track at McKenzie's gravel pit, on section 2. As the train came along on its way
towards Victoria the child, who was near passed over the child, almost cutting it in two. The accident was reported when the train reached the city, and an inquest was ordered by the coroner, Dr. Haseil, for to-day at 2 o'clook. The train hands were all subponaed as witnesses.

A CASE of some importance as affecting a number of creditors of Green, Worlook & Co.'s bank, came up in the County court before Mr. Justice Walkem yesterday. It necessary.

At a special meeting of the school trustees of the Green - Worlook estate.

At a special meeting of the school trustees of the Green - Worlook estate.

Malcolm, as assignee of J. G. Brown, filed his claim as a creditor of the bank, which was sentented as correct, and produced the original deed of assignment as his authority for receiving a dividend. The assignees return to the complexity of the school of the bank were willing to my for making of the bank were willing to my for making the state. the evidence Miss Cameron is exonerated from all charges and sustained by this board in the punishment awarded." All the members of the board with the exception of Mr. dend. Mr. Justice Walkem reserved his decision to give him an opportunity of con-ferring with his brother judges. Great in-terest is taken in this case as a number of creditors occupy a similar position.

success, or won such enormous sales. Picture of Health, Scrofula in its severest forms yields all life and full of mischief—thanks to

Is absolutely necessary in order to have | "I wish to say that 3 years ago we had a good health. The greatest affliction of beautiful boy born to us. At the age of 11 the human race is impure blood. months he breathed his last, a victim to impure blood. On Aug. 4, 1891, another dent to the human frame, the large boy was born, who at the age of two majority arising from the impure or months became afflicted with the same poisonous condition of the blood.

The best remedy for all blood dissitiutional, and not common sore mouth. ases is found in Hood's Sarsaparilla. I procured a bottle of Hood's Sarsaparilla Its remarkable cures are its loudest and commenced to give it regularly to Its remarkable cures are its loudest and commenced to give it regularly to praise. It is not what we say but both mother and baby. Improvement bewhat Hood's Sarsaparilla does that tells the story.

No remedy has ever had so marked baby boy, 18 months old—the very

Scrofula in its severest forms yields to its potent powers, blood poisoning and salt rheum and many other diseases are permanently cured by it. For a general Spring Medicine to remove those impurities which have accumulated during the winter, or to overcome lated during the winter, or to overcome That Tired Feeling, nothing equals

all life and full of mischief—thanks to Hood's Sarsaparilla. I am a minister in the Methodist Protestant church, and it affords me much pleasure to recommend Hood's Sarsaparilla to all as a safe, sure remove those impurities which have accumulated during the winter, or to overcome Hood's, became healthy and fleshy and has the bloom of girlhood again." REV. J. M. PATE, Brookline Station, Missouri.

HOOD'S Sarsaparilla