## THE KLONDIKE NUGEET: DAWRON Y, T., WEDNESDAY, NOTEMBER z3, 120

## The klondike ${ }^{\text {Nugget }}$

 sSUED SEMI-WEEKLY
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WEDNESDAY, NOVEMBER 2s, 1998


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 lon." THE KLONDIKE NUGOEET usks a good Iligure lor is space and lia a fusticication thereot gearantees; to its aderiberes a pald circulation live tines that of raty other

## that toll trail.

In its action at the last session the he peomle to the trails they have buit the people to the trails they have buit prior to the blocking or he foll force
route l, lhe tull road now in for It will lee remembered that the coun elf deeided and so ordered that all /arts of the tramroud (?) which passed atong or interfered with the miners trail should e throwi open freely to the minera wor ender to the principle that the people lare antiled to theiroxn. Then again th sancil, in its permit to Messis. Hennin and O'Brien stipulate a maximum rate
which these genitlemien shall eliarge for wll, thius coner of wher porn a corporation shall not be dependent entincly upon the dictation of its own ne cessities or consciences for a table of
ates. Again, the. council stiputates rates. Again, the council stipthates
that men afoot and with packs shall be allowed the free use of the goald whether built by private capital or otherwise, thus conceding another point-that to vate miner are paramount to those acquired by a corporation no matter what money's they have expended. Then there is the point which the countil itself raises when it doubts its own power of granting a charter or even ermit to exaet toil. In that curious
noccument by virtue of which the miners diocument by virtue of which the miner 4re being compelled to surrender each day \& proportion of their hard-won
money, the council wishes it distinetly understood that if events should prove the Yukon Council to have exceeded if powers there shoud be no redress fo
Henning and U'Brien. The foregoing i Henning and acknowledgment of a suspicion tha our local law-makers may have exceede our local law
their powers.
To sum up the situation, it is evident first, that the Council reeognizes th toll-road in some particulars to be im poiing upon the public. Secondly, the posing upond cannot fis its own rates. Third 1y, the public has superior rights, thic Messrs. Henning and $O^{\prime} B$ rien have an rights at all in the trail
It is also evident froin the actions o Messrs. Henning and O'Brien that those gentlemen have more faith in the power
of might than in the douotial privileges of miglit than in the doubtiul privileges
given them by the Council, forthe Coungiven them by the Council, for the Coun
cil says distinctly that the toll from cil says distinctly that the toll from
Klondike or Dawson to the Forks of E1Klondike or Dawson to the Forks of El-
dorado shall not exceed one eent per pound, or such propogtion of that sul operation. Now the distance fron Dawson or Klondike City to the said length of tramoroad trail coies and th now ranning ever the miners'own trail not to exceed three to four miles at the outside. A proportionate rate for toll would be a fourth or a lifth of a cent-per
pound, yet, when Henuing and O'Brien opened up for business, byer week ag they actually had the audactity to charge a full eent per pound, and would be charging it now but for the reremptory to cut their price in two The reaters of this paper are with u that the governor will see t that the prices are at least cut in $t$ The whole scheme is a wretch
build and eqump a mastroad at some tients supiosing we admit the premides
future date. granting of the permit the coneession. ofa city be graptel the prepple of this aires agreed toat once pay all the claims burg, with thie supe vidion of our own for lahor performed in luilding the trail. trusteit with the supe yidion of our own
Was that money paid? is a quession police, our own justice couits and Was that money paid? is a quession police, or departments? One has only
which occurs to one at onee. Is it not the other also a fact that such of those labor to familiaize himself with Ameriean cla ing of the toll gates were paid but one halt in cash? Messrs. Herning and O'Brien have-acted in a very high-
hatided manner and we warn them that every litte, point in their actions is every litte point inrt
being scrutinized closely

THE GOLD COMMISSIONER'S LATEST. There is a raling at the goll commi sioner's offlee which cainot be justified upon any grounds whatsoever. No avright the office has to reluse toaccept a application when it is pretended. Thie gold commiseioner is given certain ju diciat powers, is in fact a judge in a certain class of cases, and sometimes-the
contest is over ground valued it more contest is over ground valued at more
than $\$ 100,000$. What can be thought of a judge who refuees to allow one of the contestants the right to. be heard in this is eracty we the stacert. ye this is exactly what he does when he re-
fuses to entertain or aecept in apptication. Take, for instance, a case of a few for a concessionatire and a claim on Hunker. On the ex parte statement of the coaces siongire that there is no ground ther filing his application. Again and again he urges his right to file pending a survey which will show whether or no
there is vacant land there; the reply always the same: "There is no vacan ground there and 1 refuse to accept th application.".
Such action as the foregoing is actually childish; it opens the door at once to
the accusation and possibility of fraud and it is contrary to the commones axioms of justice or law. How any man canly the first one shall be allowed any
only io T I ion. Hel Sundeys and a suspicion accurs at onco to the mind of every rejected applican that it is not done without considera $\$ 2,0 t 0$ wanted for a friend, as in the case of a certain Dominion creek claim, and sometines it is one thing sometimes nuther.
A man who wilfully engages hinse or should kiow, himself to be mithou just ground to stand upon shonld be ing compelled to make good the losses f the suit; but upon the strength of th prevent all appheants, excepting , from filing and thus obtaining a hea g is positively monstrous, and no on at a Thomas Fawcett would make any ueh a ruting.
dawson police vs. N. W. M. P. The incorporation of Dawson is han ing fire mosf unaccountably. The ex perience of the present civilization its best without a considerable truly be of self-government. It is the custom o the two most highly civilized nations on whene to grant local sell-gaverame nough and asks for it. Dawson is at tached to one of these two countries, has grown large enough and has hitked fo
incorporation, yet delay follows delay in he stran gest fashion. Quiet observation soon brings to light the causes of this Canusual hesitation: Our governuent is Canadian and in our population the American largely piedominates; our
property-owners afe largely Ameriean: Amercans are known to be great poliAmer cans are known to be great poli-
tcians and woutd dominate city. politics were an opportunity presented them. approval we mnst needs have before we

## history to know that there never, was

 nation more capable of self-government, nor one morwithout it.
It appears as if they would like us to relieve them of the onus of governing this great big camp, yet ano neluetant to
yielh up the reins of power. We are welyiell up the reins of power. We are wel-
come to tux ourselves and make all the come to tux ourselves and make all the mprovements we want, but the police
force and police courts--ilu fact, the force and police courts-in fact, the
whole machinery of effective and powerwhole machinery of effective and power-
ful government must be ke pt out of our hanits. The -North West Monnted Police will neve be inprovel on, either in nent et the mostabsurit ve can cohjure up at this moment is hat of a great big city with its constibi lary respensible to no one of its depart mepts of government. Suppose an ortinance passed by the city for the extirpa I. P. Are nat ander oath to enforce on rilinances and it they can be asked to subsuribe to such noath. What an anomaly woutd prevent itsell-a city uabable to entore ts own measures! Were wo to be grant ed permission to maiutain a limitel number of our own constables to up: old our own laws anil attend to our own affairs, then here would arise at nce more or less friction hetween the matter is that when the Xukon Council ives over to us the posers of oelingovcoment, they mast giedd it to, us. They selves at the same time. There cannot be two responsible heads far che governthent of Luwsen, nor two sets of oflyials trying to enforee their own interpretatakes charge of her own affains that same moment the Yukon Territory mus urrender control. For an illustration take the matter of licensing satoons. The instant Dawson herself ussumes at that same tick of time the Xukon Territory acts upon the same subject
come inoperative and dead, so far come inoperative aind
Tosum up, Dawsen cannot, in reason Consent to act with ber hanhis tied, nor
take ower the responsibility of self-gov take over the responsihility of selfgov
ernment without the full puwers she de serves and is entilled to.

## ARE THEY THE SWSEPINGS.

The language credited to Ex-Justic MeGuire in deseribing the claracter o the population of this territay shows
that gentlemen to be exceedingly lack ing in the ordinary powers of observa tion, II not deficient in this respec then be purposely and intenitionally mis adge, in spite of the colpplinents an bouquets whichrhe lavished hist summe upon the American reeidents of Dawson
now describes them as consisting dargel? of "the dregs und s reepings of the cuas Let us consider tar
Let us consider for a moment just what is involved in reaching Dawson whether the juidges' sweeping, allegation whether the juitges' swe
No country on the earth, up to withi
costly of access than the Klondike. Ab solutely no raflroad commumication, ex packing over the thails costin ousbitan sums, faties and fees to be paid ani numberless other unlooked-for expense the trip from the outside to Dawson, 1 hundreds of eases, prohilitive. Thi
fact, therefore, is proot conclusive tha those who finaly succeelled in-reaching
the goal of their ambition must hive been thanclally isolid or able toisecur good credit before leaving. Four hun-
dred dollars expenditure per man would
 e- round, upan investigation, that onl
isoluted cases did the amount lower than that sum and numeroesis
 fair test of his stapeling in a community
and any locatitit wherethe luliabitants o and any locitity where the lulhabitants on
the ayerage are atsle to draw a wheck et he ayerage alre able to draw a alheck tor
tivo woull be ratel exceedingly big From the standpoint, therefore, ol of
Frat From the standpoint, therefore, ol the when he set out on hif' trivels' rantiter when he set ant on hi
far athove the average.
But realy cash was not the only cor deration ingolved in reaching his der tigation. Had such been the case, han the trills would how he here the trats would now he here. The
hardships and perile of weary mate hardships and perils of weary monthe
spent en route never have been and never will be /properfy and realistion portrayell. Only the man whe hio t portrayen. Only the man who has leet sedided his outit over ulinest impaseare trails, whe has slept on the snow in the bitter cold of winter, whe knows the music of the whipssaw from having 20 thally played the instroment, who ha construeted lís owis craft and navigate thuidreds of riles through unknown waters-that man and no other can
fully realize what the trip to Dawen fully realize what the trip to Dawson meant. Others may read or listen t the story, but never can appreciate it. Every quadity of sturdy, rohust man. hood was reguired on bronglit into play nese trail, and the man who luck these qualines was the one who the Yukon Territory today are a picked every respect to take care of themselves they ask nothing but $a$ fair and equas chamee with thrir fellows, and these are the men whem Judge McGinire classifer among the "eweepings of the coasteit ies," Truly, reason, even in this en. lightened day, sometitues forsake it
wenter a hodeand flies to brutish beasts

PRIVATE HOSPITAL. Skilled Nursing and Home Comforts
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