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earrier in city (in advance.

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THE NUGGET is delivered at callus on Boranza and Elforado creeks for two dollars per month: Orders may be left at this office or given to the agent for the creeks.

When a newspaper offers its advertising space at tion." THE KLONDIKE NUGGET asks a good figure for ice and in justification thereof genrantees to its adager published between Junean and the North Pole.

THAT TOLL TRAIL.

In its action at the last session the Yukon Council recognized the right of the people to the trails they have built prior to the blocking of the Bonanza route by the toll road now in full force. It will be remembered that the council decided and so ordered that all parts of the tramroad (?) which passed along or interfered with the miners trail should be thrown open freely to the miners who desired to use it. This much is a surrender to the principle that the people are entitled to their own. Then again the council, in its permit to Messrs. Henning and O'Brien stipulate a maximum rate which these gentlemen shall charge for toll, thus conceding another point-that a corporation shall not be dependent en tirely upon the dictation of its own necessities or consciences for a table of rates. Again, the council stipulates that men afoot and with packs shall be allowed the free use of the road whether built by private capital or otherwise, thus conceding another point-that under certain exigencies the rights of a private miner are paramount to those acquired by a corporation no matter what money's they have expended. Then there is the point which the counvil itself raises when it doubts its own power of granting a charter or even a ermit to exact toll. In that carious accument by virtue of which the miners are being compelled to surrender each day a proportion of their hard-won money, the council wishes it distinctly understood that if events should prove the Yukon Council to have exceeded its powers there should be no redress for Henning and O'Brien. The foregoing is an acknowledgment of a suspicion that our local law-makers may have exceeded their powers.

To sum up the situation, it is evident. first, that the Council recognizes the toll-road in some particulars to be imposing upon the public. Secondly, the toll-road cannot fix its own rates. Thirdly, the public has superior rights, and lastly, there is a doubt, at least, if Mesers. Henning and O'Brien have any rights at all in the trail.

It is also evident from the actions of Messrs. Henning and O'Brien that those gentlemen have more faith in the power but a Thomas Fawcett would make any of might than in the douotful privileges given them by the Council, for the Council says distinctly that the toll from Klondike or Dawson to the Forks of Eldorado shall not exceed one cent per pound, or such proportion of that sum perience of the present civilization is as they may have road built and in that a community can never truly be at operation. Now the distance from its best without a considerable measure from the outside and then determine. Dawson or Klondike City to the said of self-government. It is the custom of whether the judges' sweeping allegation Forks is about sixteen miles and the the two most highly civilized nations on length of tramroad trail completed and now running over the miners' own trail is not to exceed three to four miles at the outside. A proportionate rate for toll would be a fourth or a fifth of a cent-per pound, yet, when Henning and O'Brien opened up for business, over a week ago, they actually had the audacity to charge a full cent per pound, and would be charging it now but for the peremptory letter from the governor which can el them to cut their price in two.

again if not abolished altogether.

which occurs to one at once. Is it not also a fact that such of those labor ing of the toll gates were paid but one O'Brien have acted in a very highhanded manner and we warn them that It appears as if they would like us to being scrutinized closely.

THE GOLD COMMISSIONER'S LATEST.

There is a ruling at the gold commissioner's office which cannot be justified upon any grounds whatsoever. No average mind, legal or lay, can see what right the office has to refuse to accept an application when it is pretended. The gold commissioner is given certain judicial powers, is in fact a judge in a certain class of cases, and sometimes the contest is over ground valued at more than \$100,000. What can be thought of a judge who refuses to allow one of the contestants the right to be heard in court; who, in fact, gives an ex parte decision upon hearing the statement. Yet. this is exactly what he does when he refuses to entertain or accept an application. Take, for instance, a case of a few days ago. A man tenders an application for a piece of ground between a certain concessionaire and a claim on Hunker. On the ex parte statement of the concessionaire that there is no ground there the applicant is refused the privilege of filing his application. Again and again he urges his right to file pending a survey which will show whether or not there is vacant land there; the reply is always the same: "There is no vacant ground there and I refuse to accept the 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 commonest axioms of justice or law. How any man can rule that of two or three disputants only the first one shall be allowed any standing in court is beyond comprehension. Yet it is something occurs in Daw son every day in the week excepting Sundays, and a suspicion occurs at once to the mind of every rejected applicant that it is not done without consideration-sometimes that consideration is \$2,000 wanted for a friend, as in the case of a certain Dominion: creek claim, and sometimes it is one thing sometimes another.

A man who wilfully engages himself and others in a lawsuit when he knows. or should know, himself to be without just ground to stand upon should be discouraged as much as possible by being compelled to make good the losse of the suit; but upon the strength of this to prevent all applicants, excepting No. 1, from filing and thus obtaining a hearing is positively monstrous, and no one such a ruling.

DAWSON POLICE VS. N. W. M. P.

The incorporation of Dawson is hanging fire most unaccountably. The exearth to grant local self-government tached to one of those two countries, has soon brings to light the causes of this unusual hesitation: Our government is American largely predominates; our property-owners are largely American; The readers of this paper are with us Americans are known to be great politics those who finally succeeded in reaching in hoping that the governor will see to trans and would dominate city politics the goal of their ambition must have it that the prices are at least cut in two were an opportunity presented them. been financially solid or able to secure

plan to make a three-mile can cut a single sewer or do any one detrail produce sufficient revenue to stable thing for ourselves. But, what age expense involved in bringing to the build and equip a sufficient asseme tien? Supposing we admit the premises future date. As an inducement to the -what of it? Why cannot the powers be found, upon investigation, that only granting of the permit the concession- of a city he granted the people of this in isolated cases did the amount me aires agreed to at once pay all the claims burg? Why are we incapable of being lower than that sum and numero for labor performed in building the trail, trusted with the supervision of our own stances can be pointed out where double Was that money paid? is a quession police, our own justice courts and that was expended. As a general pi the other departments? One has only sivion a mun's financial condition is to familiarize himself with American fair test of his standing in a community claims as were settled prior to the build- history to know that there never was a and any locality where the inhabitants or nation more capable of self-government, the average are able to draw a shock for half in cash? Messrs. Henning and nor one more restless and unsatisfied \$4.0 would be rated exceedingly high without it.

every little point in their actions is relieve them of the onus of governing when he set out on his travels rapped this great big camp, yet are reductant to far above the average, yield up the reins of power. We are welcome to tax ourselves and make all the sideration involved in reaching his des improvements we want, but the police tigation. Had such been the case has force and police courts in fact, the dreds who faltered and turned back as whole machinery of effective and power- the trails would now be here. The ful government must be kept out of our hardships and perils of weary mente hands. The North West Mounted Po- spent en route never have been and lice will never be improved on, either in never will be properly and realistically or out of Dawson, within the lives of this portrayed. Only the man who has been generation, yet, the most absurd picture through the mill, who has packed or we can conjure up at this moment is sledded his outlit over almost impassable that of a great big city with its constabulary responsible to no one of its depart- bitter cold of winter, who knows the ments of government. Suppose an ordinance passed by the city for the extirpation of beggars and tramps: The N. W. M. P. are not under oath to enforce our ordinances and it is extremely doubtful if they can be asked to subscribe to such an oath. What an anomaly would prevent itself-a city unable to enforce its own measures! Were we to be granted permission to maintain a limited number of our own constables to uphold our own laws and attend to our own affairs, then there would arise at once more or tess friction between the two forces of police. The fact of the matter is that when the Yukon Council gives over to us the powers of self-government, they must yield it to us. They cannot give it to as and retain it themselves at the same time. There cannot be two responsible heads for the government of Dawson, nor two sets of officials trying to enforce their own interpretation of the law. The moment Dawson takes charge of her own affairs that same moment the Yukon Territory must surrender control. For an illustration, take the matter of licensing saloons. The instant Dawson herself assumes control of the matter by ordinance, at at that same tick of time the Yukon Territory acts upon the same subject become inoperative and dead, so far as Dawson is concerned.

To sum up, Dawson cannot, in reason, consent to act with her hands tied, nor take over the responsibility of self-government without the full powers she deserves and is entitled to.

ARE THEY THE SWEEPINGS.

The language credited to Ex-Justice McGuire in describing the character of the population of this territory shows that gentlemen to be exceedingly lacking in the ordinary powers of observation. If not deficient in this respect then he purposely and intentionally misrepresented the true situation. The judge, in spite of the compliments and bouquets which he lavished hist summer upon the American residents of Dayson, new describes them as consisting largely of "the dregs and sweepings of the coast cities of the United States.'

Let us consider for a moment just what is involved in reaching Dawson will bear investigation.

No country on the earth, up to within whenever a community grows large a few months has been more difficult or enough and asks for it. Dawson is at costly of access than the Klendike. Absolutely no railroad communication, exgrown large enough and has asked for tertionate rates prevailing on steamships, incorporation, yet delay follows delay in packing over the trails costing exorbitant the strangest fashion. Quiet observation sums, duties and fees to be paid and numberless other unlooked-for expenses -all have combined to make the cost of Canadian and in our population the the trip from the outside to Dawson, in hundreds of cases, prohibitive. This fact, therefore, is proof conclusive that Thus they reason whose sanction and good credit before leaving. Four hun-The whole scheme is a wretched approval we must needs have before we dred dollars expenditure per man would

From the standpoint, therefore, of possession of actual cash the Klendiker

But ready cash was not the only contrails, who has slept on the snow in the music of the whip-saw from having actually played the instrument, who has constructed his own craft and navigated It hundreds of miles through unknown waters that man and no other can fully realize what the trip to Dawson meant. Others may read or listen to the story, but never can appreciate it.

Every quality of sturdy, robust manhood was required or brought into play on the trail, and the man who lacked these qualities was the one who failed to reach his destination. The men of the Yukon Territory today are a picked class-independent, self-reliant, able in every respect to take care of themselves they ask nothing but a fair and equal chance with their fellows, and these are the men whom Judge McGuire classified among the "sweepings of the coastcities." Truly, reason, even in this enlightened day, sometimes forsake it wented abode and flies to brutish beasts

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silver passed or you in a recent that it is e erument to ment of all due rency is in the like. Supposite ment and all U hands of two co an unparallele Just so with cu Dawson, Y. T At the Tivoli

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