

e of the large cable n out upon the floor his pelvic bone frac-

night night

but

ught

doubtful.

ly of Port Angeles, on the Rosalie. He al meningitis. Mr. a daily paper at was in the newsort Angeles, leaving gway when that city

Unless something iniction thereon, the the Tacoma-Seattle passed by the city o-morrow evening. at if the franchise rading will be com

nt made a wholesale characters last men. When taken n the entire crowd was held for trial disorderly conduct nove of the police is eral clean-up of all in town, and is t measures to get rid criminals now here cial business that

The smallpox scare Brown, a victim of rom the pest house ningling with thousstreets before hi Dr. Olmstead, the Potter and all the city have publicly at the dread disease Brown was in a far time of his escape. at no less than thir the same room in a after Brown had ral days. Every preen to ward off the oply of vacine poi y, and everybody is ated.

Gates, an aged and by mistake this strychnine, think Physicians were and it is believed ve his life. At i ting much easier. ears of age.

DEATH.

Thomas Montague l Baron Trure, celebrated Baron Chancellor of Engentone in his 43rd

ITALY.

The Pekin corressays the Chinese isability of mak ort, so as to evade acession.

IN JAPAN. -A severe earth-perienced at 10 perienced the disturbance of the great shock

the incorporation of the secretary's au-ties with those of the school superinten-dent. There were grave objections to be urged against the contemplated dual-ity of office, which would destroy the in-dependence and usefulness of the super-traction of the secretary and the secre endent in his official capacity. As to exercise his right of the casting vote for the proposed assistant secretary, it was the first time and support the amend ridiculous to suppose that a competent ment—which thus carried by 4 to 3. Then the entire matter was re-debated Judge Forin of the County court of obtained for \$15 a month, or something like seven cents an hour. Such an as-sistant would not be of much service, and the superintendent would be respon- money. mistakes. To his mind it would be a more workable and reasonable proposi-city would lose one, and possibly two, of He also attacked the associated the aspeciated the associated the associated the asso Trustee Mrs. Gordon Grant said that appellant company, held that a miner had sume the secretary's duties, and he for one would be prepared to endorse a mo-tion in this direction. He would even go so far as to propose that Trustee upon it as childish and uncalled for. He LIST FOR TO-DAY.

ity against loss by fire; and that

This report was signed by Trustees archant, Hall and Mrs. Wm. Grant, said that all he asked was consideration

and being taken up seriatim the adoption for the complaint of the teachers feeling

etent. Trustee Mrs. Wm. Grant observed that was aply on this understanding that

it was only on this understanding that she had subscribed to the report. Fif-teen dollars assuredly appeared too little to pay for the work to be performed.

Trustee Belyea opposed on principle week some better understanding night he incorporation of the secretary's du-be come to. He had hoped that the

in the event of this proposition being fav-orably considered by the board, the city

council be asked to give consent thereto

"3. That the accompanying draft of by-laws be adopted for the governance of

of the first clause was moved. Trustee McCandless thought the sal-

officers.

Marchant

the board, its standing committees, and

not anticipated that a thoroughly petent official should be had for \$15 a month, but rather some young person, bright and anxious to learn, who would probably get less if starting life in a board. He had sent the bill to Hayward, the former chairman, an gentleman had initialled it O. K. messener had said however the the secretary's duties apart from those of had told Mr. Hayward that the the superintendent.

The first paragraph was then adopted, wanted. Trustee Belvea alone voting "nay."

Trustee Belyea alone voting "nay." Trustee Belyea also expressed vigor-ous objection to paragraph 2. He cited the School act in support of his con-with the full knowledge of all the board,

tion in this direction. He would even go so far as to propose that Trustee Marchant be appointed secretary to the board. Trustee Marchant—At \$15 a month-"Agreed to that even," said Trustee to that even," said Trustee the marchant become a storic it for that matter." Trustee Marchant—At \$15 a month-"Agreed to that even," said Trustee Belyea, who completed his argument with a further protest against overbur-dening with a complication of conflicting. Trustee Hall defended warmly the sec-tion of the report under consideration. He held that when applications for the position of superintendent were invited, the candidates for the office fully expect-ded that the secretary's duties also would devolve upon the superintendent. It was services in attending a conference be-tween the city council and the trustees.

There appeared to be some doubt, Trus tee Marchant explained, as to whether this service had been authorized by the board. He had sent the bill to Ald. The messenger had said, however, that he matter was all right, and only his initials were

pondents.

the Bright Prospects Mining Co.

Wright received his pay from the

contractor named Wright had a contra

for running a tunnel in the company'

nine and employed Holden as foreman

Kootenay gave judgment in favor of Holden and it is from this judgment

that the company appealed. Mr. Taylor, Q.C., of Nelson, who appeared for the

Havana, March 8 .-- A Spanish news

alderman, is last on the list. The full list follows: Pender v. War Eagle. Bank of Montreal v. Williamson. Short v. Confederation Canning Co. Alexander v. Heath. Falconer v. Langley. CUBAN PERSECUTIONS. Spaniards in the Cedad Islands Implore

American Protection.

the salaries should be raised. Yet if some were increased now there would undoubtedly be discontent among the other teachers, and all would request con-sideration of their cases. He argued with Trustee Hall that the demands upon the board would be all that could be provided for until the close of the year. Trustee Marchant closing the debate binder in the written instructions and that evidence could not be admitted to show a verbal agreement in regard to the time and expense incurred in en-deavoring to effect a sale, under which Mirror saloon—From E. E. Leason to

every holder of ordinary shares shall be entitled to one fully paid share of £1 credit-ed as fully paid in the capital of the said new company in respect to each ordinary share beld by him." deavoring to effect a sale, under which The plaintiffs appealed from this decision fore withdrew the case from the jury. The plaintiffs appealed from the decision The plaintiffs appealed from the decision of the first clause was moved. Trustee McCandless thought the sal-ary of the secretary's assistant should in fairness he at least \$200 Bifteen mail the example of Vancouver city might be hotel - From Edward share held by him."

share held by him." The chairman, in the course of some rc-have been so successful. The sure way the substitution of \$20 for \$15. Trustee Marchant explained that it Everett's Exchange-From F. Smith to marks said: These meetings are called as a consequence of the unanimous expression for her to send a sufficient force to the loseph Ball. Rock Bay hotel-From F. J. Brock to of pointon when we held our ordinary coast of Spain to balance the forces

of pointon when we held our ordinary meeting. To avoid unnecessary expense, as a preliminary course we invited repre-sentative shareholders of both classes to attend meetings, at which we obtained ex-pressions of opinion which justified us, and in fact compelled us, to call these meetings B. Harrison. This list is perhaps the longest record the substitution of \$20 for \$15. Trustee Marchant explained that it was proposed to increase the salary in four or six months, upon the incumbent of the office—youth or girl—proving com-petent. Trustee Mrs. Wm. Grant observed that of any single day's business in the hisory of the licensing commission. It is taken to indicate noor husiness among the smaller saloons, where a changing Wilson, Q.C., for the defendants, res-HOLDEN v. B. P. COMPANY.

the smaller saloons, where a changing about of proprietors is only to be noted when times are exceptionally bad. Of the seven saloons condemned as unsuit-able, it is understood that one at least will be torn down and give place to a new building without delay—this being the Prince of Wales. Ald Stowart the new member of the the seven saloons condemned as unsuit-able, it is understood that one at least will be torn down and give place to a new building without delay—this being the Prince of Wales. An argument as to whether a miner has a lien on a mine on which he has been working took place at the afternoon session of the court, in Holden

Asiatic Station.

he Prince of Wales. Ald. Stewart, the new member of the thought 25 to 1; but ultimately we got the bolders of the great majority of the mmission, did not take his seat for the holders of the great majority ommission, did not take his seat to the holders of the state in the holders of the state in the he A. O. U. W. His Worship the payor and Commissioner T. B. Hall were basis. I will move the resolution which, erefore the only sitting members of you have just read. he court.

Mr. Popkiss seconded the motion, which was carried unanimously. A meeting of the ordinary shareholders ron had been reasonably efficient, instead CANNOT BE DOCKED. was then held. • proposed a resolution i Therefore British Government Canno chairman The

similar terms to that passed at the meet tiago might have been effected without Keep Big Fighting Machines on ing of deferred shareholders. Mr. Popkiss seconded the resolution. Mr. Shepherd (to the chairman)-Are satisfied with the information from the

For the same reason that large battle Whitewater? ships are not sent to the Pacific station, The Chairman-Personally I do not this it has been found necessary to withdraw we have got all the information in the cablegram; I do not think it enables you

> the superiority of his guns and gunners, and placed himself in so distant a position that neither the Spanish ships nor the Spanish batteries were able to ade-quately reply to his fire. The whole thing, continued the lecturer, was ter-ribly businesslike on the American side, the ore they put through at first would be comparatively low. I do not think that the ore they have dealt with is anything like the grade we may expect to crush. The resolution was carried unanimo An extraordinary general meeting of meeting of th ompany was afterwards held, at which the chairman proposed resolutions in favor of the voluntary winding-up of the company

with a view to reconstruction. running past, it is patent that any at tempt to get this great fighting machine into the dock would be attended with grave risks. There has been some talk, we believe, of sending the Victorious to one of the Japanese ports to be docked. Mr. Popkiss also seconded these resolu tions, and they were agreed to The proceedings then terminated.

THE MEDICAL PROFESSION RECOMMEND DR. A. W. CHASE'S OINTMENT. but unfortunately the same drawbacks exist there as here, and it is stated that there is no dock this side of Malta with

Dr. C. M. Harlan, writing in the American Journal of Health, February a sufficiently wide entrance to take the hip in. This being the case, it appears 10th, says: - "Among the provider y medicines deserving recognition is Dr. Chase's Ointment as a remedy for piles, that we must make up our minds to lose the services of this fine fighting machine

eczematic skin eruptions of all kinds, for which it has been used with marked sucalmost immediately, for if left on the station with no docking facilities whatbeyond the scope of the board's powers. member. He moved that the account izing the Spaniards at Mayori. It also

to James Adam and John Skinner. In the following the temporary per-mits were duly confirmed and extended to the next sitting of the board: Telegraph hotel—From Charles de Haye to Frederick Sturm. Colonist hotel—From Edward Smith to Alfred Wood. Empire hotel—From A. P. Briggs to

MINERAL ACT, 1896. . .

Certificate of Improvements.

NOTICE.-Iron Duke, Count of Monte risto and Condor mineral claims, situate a the West Coast, Vancouver Island, Min-

In the West Coast, Vancouver Island, Min-ing Division of Clayoquot District. Where located: On Monte Cristo mountain, Tran-Quil Creek basin, Tofino Inlet. Take notice that I, A. S. Going, acting as agent for James M. Ashton, Free Miner's Certificate No. 32,547a. Intend, sixty days from the date hereof, to apply to the Mia-ing Recorder for a Certificate of Improve-ments. for the nurnose of Staping a ing Recorder for a Certificate of Improve-ments, for the purpose of abtaining a Crown Grant of the above claim. And fur-ther take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements. been seized as a base, nothing offensive on the other side of the Atlantic would 37, must be commenced before the is of such Certificate of Improvements.

Dated this 22nd day of December, 1898.

MINERAL ACT, 1896. (FORM F.)

CERTIFICATE OF IMPROVENENTS. NOTICE.

Americans to keep considerable squad-frons wholly in a defensive attitude, in-stead of maintaining command of the sea. It was clear, he added, that if there had been coal supplies at Santiago de Cuba and if Admiral Cervera's squad-ron had been reasonably efficient, instead of a "miserable abortion," all it could have purposed to effect by entering San-tiago might have been effected without any interference upon the part of the United States naw. any interference upon the part of the United States navy. pose of obtaining a Crown Grant of the From the actions between the Spanish

And further take notice that action, under forts and American ships, the speaker section 37. must be commenced before the issuance of such Certificate of Improve deduced the idea that very inefficient batteries were able to keep the ships at

Dated that ninth day of March. 1899. HARRY SMITH. Agent.

Regarding the purely tactical questions nvolved, the Admiral said it was plain NOTICE is hereby given that 40 days after date the 43rd Mining and Milling Co.. of Cariboo, B. C., Limited Liability, intend to apply to the Chief Commissioner of Lands and Works for permission to lease for a term of five years the following de-scribed piece of land for hay and grazing purposes: Commencing at a point where a post has been plauted, said point being about 300 feet from a lake about two miles south of the 43rd Mining and Milling Co.'s dam on Manson Creek, and said post being the initial or southwest angle: thence in an easterly direction, and following the valley of Manson Creek, 160 chains; thence north-erly 20 chains; thence westerly 160 chains; the place of heritonics, more or less, te that Admiral Dewey took advantage of hence southerly 20 chains, more or less, to he place of beginning. HE 43rd MINING AND MILLING CO.. OF CARIBOO, B. C. LIMITED LIA-BILITY.

BILITY.

Dated at Manson Creek, B. C., 25th Auust. 1898.

gust, 1898. Notice is hereby given that thirty days after date I intend to apply for a special licence to cut timber on the following de-scribed lands viz.: Reginning at a stake on the east bank of Lake Linderman about three miles from the lower end of said lake thence following said east bank in a southerly direction one mile: thence ons mile: thence west to initial point; containing 900 acres. more or less. F. P. ARMSTRONG. Lake Bennett, B. C., 16th January, 1899.

160 ACRE FARM FOR SALE. CHEAP-Situated 10 miles from Savona. on a good wagon road; place partly under cultiva-tion; balance easy cleared; 17 head of cattle; plenty of water; good buildings and other conveniences. For further par-ticulars apply to A. Thomas, Savona. B. C. 728 RC

B. C. STEAM DYE WORKS.

141 Yates Street, Victoria. 141 fates street, fitten and house-hold furnishings cleaned, dyed or pres-sed equal to new. sel0-dy&w

with a pathetic parade of Quixotic gal-In try on the other. In conclusion Admiral Colomb com-mented on the fact that all orders to the American ships were sent from Washington, which he considered was a nomentous change in naval warfare.

distance.

have been attempted by Spain. The lesson to be deduced was, ac

cording to the lecturer, that the Ameri

it departed from the stereotyped rules o

naval warfare. Admiral Cervera's ships

were lost sight of, causing anxiety or

can strategy was hazardous, insofar as