## Murdered On The Yukon

French Canadian Shot in Cold Premium List Issued Showing Dredger Will Go to Westminster Two Vessels Sent to Falkland Mr. F. G. Richards Received His Charge Against L. G. Wing of It is Accepted By the Court Thrown in River.

Companions Who Are Missing.

The Yorke district has another outside.

The system is specifically a system of the sy

## **Preparing For** The Fall Show

Filling the

Fitted.

Two Weeks-Not Yet Ready

For Her.

tractions Arranged to Enter-

Sealers Make **Mud Flats** Large Catches

> Islands Take Nearly Four Thousand Skins.

> > North-Queen City Sails

**New Sheriff** For Victoria

**Commission Yesterday** Morning.

Today—The Retiring Sheriff.

acached the city on Wednesday evening, and was handed to Mr. Richards yesterday morning. He will take over the office today, Mr. J. E. McMillan, who has held the office for 18 years, rewho has held the office for 18 years, retiring on a superannuation allowance.

Mr. Richards has spent the greater part of his years in this city. He came here with his parents in 1862, and has resided here and at New Westminster permanently ever since. Educated in the public schools of this and the Royal City, he entered the civil service when yet a lad, and worked his way up to the position of chief draughtsman of the holding this position for many years at the prosecution, but the pealously of a rival faction, who used Moo Shin to wreck the appointment, which has been anticipated for some time, is a very popular one, Mr. Richards being considered well fitted for the position. He is yet a comparatively young man, and active.

The refired season that Moo Shin, the private as his reason that Moo Shin, the informant, was telling an entirely different tory in the box to what he told him before he consented to take the case into court. On the other hand, Moo Shin swore in the witness box that Moo Shin swore in the was telling an entirely different tory in the course have the case into court. On the other hand, Moo Shin swore in the witness box that Moo Shin swore in the witness box that Moo Shin swore in the witness box that Moo Shin swore in the visit before he consented to take the case into court. On the other hand, Moo Shin swore in the witness box that Moo Shin swore in the witness box

And the second of the second o

Information Was Withdrawn

Keeping a Gambling House Fell Through.

formant Was Telling Different Story.

That the Chinamen who inaugurated ceived the appointment as sheriff of the a warfare against the alleged gambcounty of Victoria, the commission, ling house of L. G. Wing on Fisquard months and ordered to give securities which had to go East for the signature street, were only playing a game of of the Lieutenant-Governor, having bluff, as intimated in these columns,

an corner of Broad and View streets. The appointment, which has been anticipated for some time, is a very popular one, Mr. Richards being considered well fitted for when there was an argument between counsel as to the right of the mounts as settled by the accused asking for a preliminary hearing. Then another difficulty arose, Mr. G. E. Powell, who with Mr. R. H. Pooley appeared for the defence, objecting to Ah Wing, the police court interpreter, acting in the case, as he had had something to do with the starting of the proceedings. An adjournment was therefore taken until the afternoon, when Lee Mong divided the police court interpreter acting in the case, as he had had something to do with the starting of the proceedings. The formant was placed in the box, and after telling of having won \$14, which had never been paid, he was proceeding to the owner of the graphline house.

after telling of having won \$14, which had never been paid, he was proceeding to the important part of his testimony as to the owner of the gambling house. Mr. McPhillips signed an undertaking that the apology would be published in the ray streak on Saturday, August 9th, and that a L. G. Wing was the proprietor, but he could not, or would not do this, and Mr. Higgins withdrew. The magistrate proceeded to cross-question the witness, but could not get anything further out of him. All he knew as to the proprietorship of the premises was that L. G. Wing lived in the building with his family, and that at times there were to-let notices on the window to which were attached the name of the accused. He swore positively that he had not been given anything to drop the prosecution, and that nobody had a saked him to do so.

The magistrate considered the circumstances of the case very peculiar. Considerable attention and there seems to be same. Withdraw here were to the court with the records of the case. Mr. McPhillips added to his undertaking that the apology would be published in the ray streak on Saturday, August 9th, and that a court with the records of the case. Mr. McPhillips added to his undertaking that the apology would be published in the ray streak on Saturday, August 9th, and that a copy of the same would be duly filed in court with the records of the same would be duly filed in court with the records of the case. Mr. McPhillips added to his undertaking that the apology would be published in the pay streak on Saturday, August 9th, and that a copy of the same would be duly filed in court with the records of the case. Mr. McPhillips added to his undertaking.

"Under these circumstances I shall mourt with the records of the case. Mr. McPhillips added to his undertaking that the apology would be published in the apology would be undertaking that the apology would b

The magistrate considered the circumstances of the case very peculiar. Counsel had a different story in court to what he was lead to believe he would tell, while the witness swore that he was telling the same story that he had told counsel. Mr. Häggins had said that there were three of four witnesses, but because one of them told a different story he had withdrawn. It was quite evident that there was somethink wrong, but where it lay he was unable to say.

unable to say.

The informant having expressed a desire to withdraw the information, the request was granted.

It is a good plan to have meetings of years. It would be equally good—if the British colonial secretary could make a tour of the British colonies every three years of the British colonies weren't strength lies so of the British colonies every three years as well. Great Britain's strength lies so much in her colonies that it would assured-ly pay to have the colonial secretary make a personal inspection of his estate periodi-ceally.—Breckville Times his estate periodi-

McAdams Tenders An Apology

and Sandon Editor is Released.

Suspicion Said to Point to His Many Special Premiums -- At- Snag-Boat Not Expected For Princess Louise Sails For the Will Take Charge of the Office Counsel For Prosecution Said In- Chief Justice Recited the Law as to What Constitutes

Contempt.

William McAdams, editor of the Sandon his attack on the judges of the Sun court in the columns of his paper, was yes terday released after serving but a feweeks of his sentence The release was or dered by the full court, which sentence him, the Minister of Justice having in re ply to the telegram of the Chief Justice recommending his pardon, said that the

Su

Facts in Cases Green Po

The Dominion Amendment

Indiana Autho Extradite

n order to extend
Hon. Senator V
nonorary president
president. Mr. Comissioner Logar Wayne, Ind., to he

jamin they and series of robberis farmers in Kent (tradition, on the proved an alibi.

Three witnesse identified the men believe that the TO ESTABLIS Sault Ste. Mar

that vessels able to pass thro Halifax, N.

HONORAR

RAILWAY MA Montreal, July 3 perior division of Chapleau, was toda tendent of that div IMPERIAL

old resident of Sar the County of Ess died suddenly today

TERRIBLE One Hundred Mine

Sydney, S. W., sion resulting in hoccurred at the Modern at Wollengong, a here. Twenty-seve recovered. The bu of the pit were were rescued, but entombed. It is folloppeless. A portion fire.

ROSSLA Vogel, the Escape

Rossland, July 3 was committed to insane asylum las in Rossland, have from the institut here, valued at \$50 of the public admed the mountains at a time without at a time with at a time without tial than berries, vicissitudes that back many a m General's departm of his presence in A Supreme cour terest has been stated by the suprementation of the sup Brewing company Bradstreet's agenthe settlement of tate, the brewi subsequent creditoreport they were defendants agains was decided. To claims that its so jured and and and are the claims that its so jured are the claims that its so ju

jured and seeks This is the first a this district, and considerabl ness communty.

Nanaimo Nanaimo, July cal baseball playe awa Indiaus toda As a summer

draught of soda water, fresh Lilley's ice-crean street. It is not refreshing, but is Drop in and try VETERANS

Toronto, July offer to give old in New Ontario ment has received will be largely of 2,000 claims

Fruit stains may as follows: Tie in in the stained par suds for a few m Tinse in clear wat Tone.