

IN COLUMBIA

Exhibition Tells of Con-Markets and Good.

The recently ap-... for just completed a hand undertaken...

PRODUCE GOLD

orted by Arrivals... -In-... -ches.

reached Victoria... found in the to produce gold...

of the Discover... below the pun-... Creek, in...

have been work-... much elated...

Porter's creek... are run-... creek level...

of excellent tight... will pan 1 1/2 to 2...

In four days... de rocker manu-... Thomas...

considering that... reached, even... knowledge is...

reek, Anderson... on their Dis-... head dam...

chek for some... sawed lum-... in the surface...

to sink. Here... are found in...

ches... plundering the... was the news...

he was robbed... another cache... seventy...

and canvas are... taken. Sch-... away on...

the east from... miles north-... of Straun lake...

Indiana lake... bers is stated... Ambrose Der-... my miles above...

The Indians... everything... on, according...

of the road and... O. Jennings... been burned...

from the north... no is provincial... preliminary... trail construc-

tion necessary... The report... the camp was...

ans, but the Em-... determine the... known, all those...

McMullin, gov-... had received... been burned...

forthcoming as... The camp was... by Mr. Tavish...

... Through show-... part of West-... today, Kan-... suffered from...

lowest-temper-... 30 de-... In Estab-... the temper-... of degrees in...

of the state. In... relief, and... degrees at Ok-

Cripple From Rheumatism

Now in Perfect Health Thanks To 'Fruit-a-Tives'

Vancouver, B. C., Feb. 1, 1910. I am well acquainted with a man...

"I honestly believe that 'Fruit-a-Tives' is the greatest Rheumatism cure in the world."

Mr. E. E. Mills (assistant postmaster at Knowle, Que.) also writes: "I honestly believe that 'Fruit-a-Tives' is the greatest Rheumatism cure in the world."

PREPARATIONS FOR CORONATION

Work Resumed with Greater Energy After Brief Holiday Season—Streets Along the Route are Transformed.

LONDON, June 6.—The Whitnitside holidays gave a brief respite to the coronation preparations...

In Westminster Abbey the structural changes have been completed. For the great coronation ceremonies...

The programme has been fully arranged, and it only remains to hold rehearsals within the coming fortnight...

The overseas troops also will be given a post of honor outside Buckingham palace and around the Victoria memorial on Coronation day.

There has been a lull in entertainments as the king is spending a few days with his troops at Aldershot...

Captain G. S. Cody, an American aviator, in an exhibition flight in a huge aeroplane at Aldershot this evening...

FIRE IN PORTLAND

Three Large Apartment Houses Burned and Others Damaged by Water—Loss \$200,000.

PORTLAND, June 6.—Fire tonight originated in the Hanover, a fashionable apartment house, near the corner of King and Washington streets...

The fire spread rapidly from the Hanover to the other buildings, which form a cluster at the junction of King and Wayne streets...

Nearly all the occupants of the three houses were away from their apartments...

The firemen, seeing that the Hanover was doomed, turned their attention to the other structures...

Steamship Korea Aground. The Pacific Mail steamer Korea is aground near Yokohama...

YOKOHAMA, June 7.—The Pacific Mail steamer Korea is aground near Yokohama...

YOKOHAMA, June 7.—The Pacific Mail steamer Korea is aground near Yokohama...

YOKOHAMA, June 7.—The Pacific Mail steamer Korea is aground near Yokohama...

YOKOHAMA, June 7.—The Pacific Mail steamer Korea is aground near Yokohama...

FOUNDRY GUILTY OF MANSLAUGHTER

Jury Returns Verdict Which Brings Gunner Allen from Within the Shadow of the Gallows.

"We find the prisoner guilty of manslaughter."

That sentence, read by Foreman William Drysdale and subscribed to unanimously by the jury at half past nine o'clock last night ended the second trial of Gunner Thomas Allen...

Judge Murphy at once remanded the prisoner for sentence today. The jury was discharged. It is understood that a number of the jury were in favor of a verdict of murder while one held out for a finding of insanity.

Prisoner is Condemned. The prisoner, Allen, received the announcement calmly. The crowded court room was as silent as death when clerk of the court Marchant put the prescribed question to the jury.

When he read the verdict, his voice was so low that those in the farther part of the room could not hear. When the clerk repeated the verdict distinctly there was a general ripple of excitement throughout the room.

Mr. Alkman then called Dr. J. S. Helmcken in rebuttal. Dr. Helmcken had been a doctor in British Columbia for sixty years.

Dr. Helmcken gave his evidence clearly and concisely only occasionally refreshing his remarkable memory from a record book. In answer to a hypothetical question he gave as opinion that it was quite possible for a man in Allen's condition to have committed a murder.

Belief of Accused. Mr. Davis in his address to the jury referred to Allen's relief that the curtain was now about to be rung down on the sad story. The jury would be asked to decide if the accused was capable at the time in question of forming a definite intention and if he knew what he was doing.

Mr. Davis argued from the evidence during and after the crime. He went on to review the evidence in detail and the preliminary hearing, was taken at the trial in documentary form without any proof to show that the witness was not available.

Mr. Davis continued his address along the line of an exegesis of homicide and murder under the law. If in any way a man is incapacitated by drunkenness or insanity when he kills another, then there is no murder.

Mr. Davis closed his argument with an appeal for pity for the accused. He referred to the hordes the prisoner had passed through since the first of the long-drawn-out proceedings began.

During the closing scenes in Allen's trial for life the audience in the court room increased until the space back of the barrier was overflowing.

Case for Prosecution. Mr. Alkman for the crown sought to disabuse the jury's mind of any idea that they owed the accused any consideration, unless it was definitely shown that the man was not in his right mind.

Mr. Alkman signified that the case for the Crown was all in. Mr. Davis for the defense first called Major Mills, who succeeded Capt. Ellison. Major Mills showed from documents that Allen's time of service would have been up on November 8, 1910.

Dr. Ernest A. Hall, called as a medical expert described alcohol. Formerly it was used freely by medical men in practice but recently rarely because of the real action of alcohol on the entire body.

Insanity Known to Law. Judge Murphy interrupted the expert evidence to protest that the clearly defined insanity as known to law was well known that eminent doctors differed in their theories of insanity.

Mr. Davis replied that he only wanted to show the relation between alcohol and insanity. Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Later Mrs. Griffiths saw the man disappear across the road. Mr. Alkman signified that the case for the Crown was all in.

Dr. Ernest A. Hall, called as a medical expert described alcohol. Formerly it was used freely by medical men in practice but recently rarely because of the real action of alcohol on the entire body.

Insanity Known to Law. Judge Murphy interrupted the expert evidence to protest that the clearly defined insanity as known to law was well known that eminent doctors differed in their theories of insanity.

Mr. Davis replied that he only wanted to show the relation between alcohol and insanity. Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

shown that the man was not in his right mind. There was no evidence to show that the accused was drunk at the time the shot was fired.

The evidence showed that he had had only a mug of beer in the canteen, the night before the murder and afterwards had had several hours' sleep. Mr. Alkman went on to review the evidence in full and declared that the actions of the accused were such as to prove that he was perfectly sane.

The accused was not aware that he was sane. He did not know that the witness Bryan had returned from the wash house. However, the accused used a rifle that had no foresight. Undoubtedly it was this which so spoiled Allen's aim that while he intended, as he afterwards admitted, to maim the victim, he killed him.

Mr. Alkman took the jury step by step over the evidence, following Allen's actions after the crime was committed, arguing that Allen made a sane attempt to escape and by his remarks to the officers who arrested him showed that it was revenge the accused wanted.

Judge Murphy's Charge. In the charge to the jury Judge Murphy explained clearly that the court alone would interpret the law. He also warned them against being led away from the law at hand.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Mr. Davis asked witness what he would consider the state of a person who had been on a debauch for some two weeks, who had not eaten for nine days and who during that time committed a homicidal act.

Campbell 75 Smart Wash Suits At Specially Reduced Prices. Our Mr. Campbell has just forwarded us 75 of the smartest Wash Suits imaginable, in pinks, blues, champagns, etc. Many of these Suits are worth double the price asked, for the original prices were marked up to \$16.50. THE SPECIALLY REDUCED PRICES ARE FROM \$9.00 TO \$4.50. And then we've a splendid line of White Serge Coats, worth up to \$12, which have been reduced to \$7.50. 1008 and 1010 Government Street

FEARS OF PLOT TO KILL MADERO. Mexican Officials and Secret Service Men Active in Search for Men Connected with Conspiracy.

JUAREZ, June 6.—A widespread anti-Madero plot, with ramifications in San Antonio, El Paso, New York and Mexico City, has been discovered, according to Mexican government officials.

ARRIVES IN MEXICO CITY. MEXICO CITY, June 6.—On the police department records there is a grim reminder tonight that friends of Francisco I. Madero, Jr., were not needlessly apprehensive regarding his visit.

OTTAWA, June 6.—The government has been notified from Washington that an executive order will be sent out by the treasury department to all sub-treasurers of national banks, etc., directing that Canadian gold coins of the denominations of five and ten dollars be accepted at par, being of the same weight and fineness as corresponding American coins.

FUEL FAMINE AT ACUTE STAGE. Supplies Badly Needed in Southeastern British Columbia for Domestic Purposes and for Industries.

FERNIE, B. C., June 6.—The coal famine in Southeastern British Columbia and Alberta has reached the acute stage. The arbitration board will resume its work immediately.

REV. N. PLASS. Testimony Admitted as to How That Misrepresentation Were Made on Circulars.

BOSTON, June 6.—Testimony intended to support the government's contention that misrepresentations regarding the value of property owned by the Redeemable Investment Company were made in circulars sent through the mails, was introduced today at the trial in the United States court of Rev. Norman Plass, former president of the concern.