Ottawa, Nov. 6 .- Hon. W. S. Fielding. inister of finance, was asked today by your correspondent for an expreson of opinion as to the financial etc. nation generally, and particularly the complaints of the west respecting the lleged inability of the banks to finance he handling of the crops.

Mr. Fielding said that he did not

be said as to the general situation, in addition to what had already given to the country by the leading bankers. No doubt, he said, there creased the monetary stringency in some quarters, but the general founda-tion of the difficulty was to be found n'the fact that the business of the intry had been expanding more rapidly than the available capital. fficulty was one of the penalties of

As to the special condition of affairs the west there was unfortunately a onflict of statements. On the one hand t was alleged that the bankers were fusing to supply the means necessary or the usual handling of the crops.
In the other hand the leading bankers ave stated through the press that the anks are giving accommodation for all nmediate transactions and that it is only speculative business for which here is no funds. We are trying to scertain the real facts of the case.

Mr. Fielding then went on to point out the difference in the banking sys-em in Canada and the United States. He said that he had been asked why supply funds to the banks as secretary Cortelyou did in the recent trouble in American cities. Mr. Fielding pointed out that the Canadian government was government only did under very great stress of circumstances, and that was to put government funds within the nmand of the banking institutions ceived from the taxes and otherwise in reasury vaults and only brought out when financial ruin threatened the financial institutions of the country. In Canada only enough money was kept the ofrculation and the savings banks deposits, and the rest was left with the banks and could be used by them the same as other funds on deposit

aid that he did not wish to draw a ems of the two countries but simply wished to let the facts be clearly unerstood that the government of Can ada had not withdrawn funds from the general business of the country but was every day doing its utmost to help the inancial stringency.

UNIVERSITY ENDOWMENT MEETING IN SCHOOL BUILDING ON

SATURDAY.

PAPER TO BE READ BEFORE THE UNIVERSITY CLUB.

Since a university endowment bill vas passed at the last session of the egislature and there is promise of a university establishment next session, all who take an inter-est in higher education in British Columbia must now be giving some thought to the question.

At the next meeting of the Univer-

sity Club, which will be held in the board room of the public school on Saturday next at 8 p. m. Dr. Arthur will give a paper on "University Endowment." For this paper he has gone to considerable pains to get informaand it will be worth while for any who wish to become posted on the subject to attend the meeting, listen to the paper and take part in the discussion Many university men and women have arrived in the city recently and it may be stated for the benefit of those that all graduates or under-graduates are eligible for membership and are welcome at any of the meetings of the club which are held monthly during

the year.

This subject may also be of interest to others as well and any such are cordially invited to be present.

CHOLERA IN RUSSIA.

Dread Disease Now on Decrease but Further Outbreak Looked for.

St. Petersburg, Nov. 8.—Cholera is verywhere on the decrease in Russia owing to the influence of the cold weather, and the danger this year is regarded as being over. It is considered certain, however, that cholera will reak out again with increased intensity next spring, and a conference has been called to meet in St. Petersburg to discuss preventive measures, especially the steps to be taken in order to check the spread of the disease along the great water courses in the interior of Russia.



(Special to The Daily News) Vancouver, Nov. 6.—The board trade has unanimously adopted the following resolutions:

Whereas, the Associated Press dispers consist in the great part either of ultra North American news filtered arough United States channels, or of local happenings throughout the American Union, which have small inter-

est for Canadians.

Whereas, there is an abundant Atlantic submarine cable service to Can-

Whereas, the city of Vancouver is practically the transmission terminal of the Pacific cable, while we receive no Australian news.

Whereas, commercial intercourse be-tween Canada and Australia is rapidly

increasing, and,
Whereas, the best inter-imperial connection possible to be obtained for ex-change of news is much to be desired. Be it resolved that in the opinion of the Vancouver board of trade the time has come when arrangements should be entered into for the establishment of an inter-imperial news agency; and, resolved further, that this is a matter of o much importance to Canada in particular, that the co-operation of the Dominion and various provincial governments be asked, to consider the question and to further its object by

such means as to them may seem best.

Copies of this resolution were ordered sent to the premier of Canada retary at London, the premiers of Canadian province and all chambers of commerce wherever communication could be established.

Prof. Odlum is supporting the measure and said the reports filtered here the past 25 years, often outrageously misrepresented British ideas, the changes being made at the direction of British "tail twisters" on the other side of the line.

COAL LANDS FINDINGS

FULL TEXT OF JUDGE WILSON'S JUDGMENT.

DECISION IN FAVOR OF THE CRAN-BROOK GROUP.

The finding of judge Wilson upon certain applications for coal lands in East Kootenay was briefly announced yesterday.

Appended will be found the judgment

Certain applications herein have been brought before me under the Coal Mines Act, and as a result of those ap-plications five sets of claimants ap-peared at the hearing. These claim-ants for convenience I will classify as follows: (1). The Leckie-Tupper group. (2). The Bowman-Leonard (2). The Bowman Leons.
(3). The Greenwood group.
(5). The The Cranbrook group. (5). Waits group. The application in re-gard to the last group only is for an

leading to a lease under the iment of 1907. I will, therefore, first deal with the facts as alleged by the claimants in each group. The first in priority is wman-Leonard. The facts as al located their ground (long previously discovered by them to be oil bearing) in August, 1895; that after proper loca-tion they immediately started for the government office at Donald, some 200 miles away, in order to have the necessary applications filed, and notices post-ed and advertised; that on the way they were informed that the govern-ment agent for the district was then in the lower country, and that they im-mediately went to his camp and tendared him the necessary fees and the application for their license; that they duly mailed copies of the notices to the government agent's office for posting under the Coal Mines Act. The govern ment agent refused the applications and tender on the ground that the land was under reserve and could not be sold as oil lands, or otherwise dealt with. The applicants, after repeated attempts to have their applications accepted, bowed to the inevitable, and did nothing further at that time in regard to their applications. In 1904 however, hearing that the country was open and that ap-plications were being made for licenses there, they, without re-staking, applied in the usual course and took all the proper, necessary steps by advertising and otherwise, and had granted to them the license in the form provided by the special order in council approved 1904, and that the same have een renewed from year to year. The facts as alleged I find as a fact to be

true. This location only covers certain ground on Sage creek.

2. The second location as alleged rights. I cannot see that Sec. 2 of Cap. 28, was that of the Wast group in July, The facts as alleged are that the applicants properly located, that they made the usual applications and tendered the necessary fees to the deartment at Victoria, B. C.; that they were informed that the land was under reserve and that no license could be granted; that they attended on the officials of the department on numer-ous occasions and had further corres-pondence from that time until 1904; that in 1904 the applicants duly advertised their notices, filed the applications in the office of the government agent t Fort Steele; posted notices in the government office and had the special license under the 1904 order in council granted to them and the same have been renewed from year to year. The only fact in dispute in this matter is the question of proper staking, or, for that matter, staking at all. On that point a great mass of evidence has been tendered. I must find as a fact that Watt did not make proper stakings in watt did not make proper stakings in donment.

1900. It is inexplicable to me how a man 3. The next group is Cranbrook group,

perfect work. I certainly must be governed by the evidence of surveyors. such as McVittie and Leckie on this point that it was absolutely impossible for Watt to have done any such stak-ing. In addition, dealing with the question apart from the expert evi-dence, it cretainly appears incredible to me that such staking could be done up mountain sides and across valleys. On this point much has been said as to the evidence of the witness Brown in contradiction of that of McVittle. Brown went in with McVittle when the Cranbrook group was located and acted as guide. I am convinced that Mc-Vittle's evidence on this point is correct, and the kindest thing I can say of Brown's story is that he is mistaken, or has forgotten. Many creditable parties were over the ground apart from McVittie and Brown and no sign of these posts spoken of by Brown were ever seen by any of them. But the result in my mind as to this stak-ing as governed by several material

1. Its perfect accuracy, when the staking was done by a layman with inaccurate instruments over a rough

2. The fact that all the posts from the claims have disappeared except two, which were the key posts.

3. That no other posts were on the ground when the surveyor went there, and he was only shown points to start

making of any posts in the locality in which they were claimed to be, such as chips, tops of trees or stumps. 5. Watts, according to his own evidence, claims that he located on a compass variation of 23 degrees 30 minutes, while his surveyor's field notes filed show a survey based on a variation of 24 degrees, 40 minutes, while the survey in each case corresponds exactly with the staking. Such being my finding I conclude that the staking was at ing I conclude that the staking was at the least not properly done, nor was it done at all in 1900.

4. That no evidence exists of the

3. I come then to the next staking as alleged in point of time, namely, the Cran-brock Group and the James Baker, Ida Baker, W. F. Gurd and C. Hutchinson claims of the Greenwood Group, all staked in August, 1900. It is alleged that these c.a.ms were properly staked on the ground, that all proper notices were posted on the ground and in the proper offices, that the cessary advertising was forthwith do and all necessary documents filed with the proper officer and proper fees paid, that the applicants had issued to them on October 3rd, 199, prospecting licenses and that they performed the necessary statu-tory work and paid the requisite fees for enewals and have had renewals grant

them from year to year to date and I find such matters as a fact. 4. The next staking in order is that of the Tupper-Leckie group which was done in September, 1901. It is alleged that these in september, 1911, it is accept that here claims were properly staked on the ground, that all proper notices were pested and afvertised forthwith and all necessary papers filed in the proper office and fees tendered for accesses; that the applications for a license under the Act were refused, that the positioners have consistently, insistently and persistently pressed for the statutory licenses (instead of the licenses issued in pursuance of the Order in Council), that they were and are now entitled to the same. These pertioners have brought the fees for the licenses into court. I find as a fact that the petitioners have taken all necessary steps as a leged for taken all nepessary steps as a leged for obtaining hoenses. In my, opinion the licenses should have been granted subject to conflict with the Cranbrook group and cants are now entitled to the same for

such ground as is not covered by applicants prior in time, which point I will deal with later. 5. I then come to the last group, the Greenwood claims. The first four of these, i.e., James Baker, Ida Baker, W. F. Gurd and C. Hutchinson, I have dealt with in the Crambrook group. As to the others, it is alleged, and I find as a fact, that all necessary legal steps were taken to entitle the parties applying to have licenses granted under the Act if there was any vacant ground to which they could attach. Turning then to the standing of each group. The Bowman-Leonard group must, I think, be treated as being abandoned When the applicants ascertain ned in 1895 that the government agent would not ac-cept their applications in my opinion they accepted that decision, and their conduct

for the next nine years bears out that con-tention. They took no further step and made no attempt to obtain title till 1904. Surely they could not stand by during that period and consider that they still retained 1907, which validates and confirms all licenses issued under the special Order in Council of June 4, 1904, can in any way assist them, as the very license issued pursuance of that Order in Council states, "that for the purpose of enabling all parties to go before the proper tribu for the determination of their respective rights and priorities, this license is assued and accepted subject to such prior rights of other persons as may exist by law and the date of this license is not to be taken or held as in any sense determining suc priority, and further, it shall not ge taken or held to waive enquiry by the courts into the proper performance of all condi-tions precedent as between adverse claim-ants." That, in my opinion, leaves the whole question open for determination by me and in no way affects the status of the parties. In that view, the Bowman-

Leonard group must fail.

2. The next group in order is the Watt group, but in face of my lipding of fact I must decide against its validity without even dealing with the question of aban-

could go into a rough country such as this is and stake out the groups of claims this man did without leaving any fractions, or having any claims short. In other words, he made an gard to all the groups. The evidence shows short. In other words, he made an absolutely perfect staking to, in each case, take in every inch of ground he required and not go an inch further. If it had been suggested that the ground had been surveyed beforehand, and he had been surveyed beforehand, and he survey, he could not have done more parfect work. I correctly must be seen. and the Land Act, which contain express provision that a stump of tree may be used, and therefore in the absence of such used, and therefore in the absence of such statutory provision here the expression take or post must receive its ordinary interpretation. From that view I differ. Undougtedly in the Minerals Act and Land Act it has been deemed necessary to define a "legal post" and has been made to include a stump or tree, but because the definition there is made specific as to a stump or tree being included. I do not think it affects the Coal Mines Act. Surely the intention of the Act is to have some the intention of the Act is to have some noticeable mark on the ground to show a prospector that the land is taken up. Once the tree is cut down into a post as re-quired it, for the purpose of the Act, gecomes a stake or post, no matter it is fastened to the earth. The only difit is fastened to the earth. The only dif-ference between it and the post or stake as Mr. Elliott contends it should be is the manner it is held in the ground. In my view the prospector has placed his post once he makes the stump into the post on which he places his notice as fully as has the man who plants a post in the

earth Roll and the A. W. McVittie E. L. McVittie, H. H. McVittie, A. E. Watt James Baker, Ida Baker, W. F. Gurd and that they had, and still have rights to prospecting licenses for such of their claims as do not conflict with the fore-going claims, and they will be to that extent entitled to priority. As to the Greenwood group, apart from the four claims classed with the Cranbrook group, they will have priority for such ground, of any, not covered by the foregoing

WEEK'S ORE SHIPMENTS

COPPER RISE WILL STIMULATE FU TURE PRODUCTION

ACTIVITY IS SHOWN IN FREE MILL ING DISTRICTS

oncerned is maintaining a rate of 300 tons day, which rate is hardly likely to be la day, which rate is hardly likely to be exceeded as long as copper remains at its present low figures. As large sales are reported in Europe this does not seem likely to be long delayed. In the meantime, however, the plant at Boundary Falls is closed and several Boundary mines are remaining idle. On the other hand there is reported a great deal of activity in gold quarts mining in several directions, notably in the vicinity of Ymir and Salme and also in the Vicinity of Ymir and Salme and also in the Lardeau. The Slocan is prospering and several new strikes have recently been reported, while some of the small properties are beginner work.
ceeds of their summer work.
Appended will be found the ore shipments es are beginning to ship the pro-

BOUNDARY SHIPMENTS Week

Granby1	9,989	583,912
Mothe Lode	3,440	197,362
Snowshoe	6,522	112,792
Emma		13,197
Other mines		172,594
and the same	-	+
Total3	0.701	1,079,857
ROSSLAND SHIPME	NTS	100
Centre Star		103,688
Le Roi		96,486
Le Roi No. 2		19,351
White Bear		2,699
Other mines		8,774
-	11/4	- P. S.
Total	6,197 PME	230,998 INTS
Sullivan	600	26,400
La Plata	62	2,730
Ma Plata, milled	425	18,700
St. Eugene	763	20,787
Whitewater	92	2.144
Whitewater, milled		12,760
Queen, milled		8,140
Second Relief, milled	145	6,100
Eva, milled	230	5,980
Silver Dollar, milled	250	5,000
North Star	36	2,080
Silver King	59	1,758
Arlington, Slocan	38	821
Vancouver	21	655
Montezuma	20	332
Rambler-Caiboo	21	303
Maestro	72	202
Ferguson	54	196

the above districts for the past week wer er ever had any rights. In my opinion in 40,397 tons and for the year to date 1,442,544

17,23

Gallagher 25
Adams Group 9

Hewitt

Other mines

g .	tons.		
_	GRANBY RECEIP	TS	
r	Grand Forks, B.C.		
3,			200 040
1	Granby1		
n	Emma	750	11,073
y	Other mines		162
n	-		
,	Total2	0.739	595,147
1	B. C. COPPER CO.'S RE	CEL	PTS
	Greenwood, B.C.		
1	Mothe Lode		
е	Snowshoe		
d			
s	Other mines		15,689
d			1.
n	Total		
h	TRAIL SMELTER REC	EIPT	S
n	Trail, B.C.		
s	Centre Star	3.345	103,688
-	Snowshoe		38,218
	Le Roi No. 2		
e	St. Eugene	227	9.400
У	La Plata	62	2,730
f	White Bear		2,699
5,100	A DAY TON MARK TO	90	0 000

Silver King

Rambler-Caiboo

7.965 213.588 Northport, Wash, 3,822

MARYSVILLE SMELTER RECEIPTS past week were 38,648 tons and for the year

LINE TO DAWSON CITY

NEW RAILWAY COMPANY SEEKING . INCORPORATION.

ASKS RUNNING RIGHTS OVER THE CANADIAN NORTHERN.

(Special to The Dally News)

Winn peg, Nov. 4.-For the purpose o puilding a direct line between Winnipeg and Dawson City the Saskatchewan, Peace River and Dawson R. R. is seeking incorporation from the dominion parlament.
With the completion of this line many
difficulties will be overcome for it will give an all Canadian route to Dawson City which wil be open all the year round. At the present time considerable difficulty is experienced in bringing down prisoners for trial owing to the fact American territory has to be covered. The promoters of this gigantic enterprise are said to be the American representatives of one of the great systems but at the present time noth-ing is definite beyond the application for ncorporation and the statement of the company's solictors to the effect their lients have ample capital for the under-

taking and intend to rush construction as soon as the hecessary preliminaries have been arranged. From Winnipeg the company will secure running rights over the Canadian Northern R. R. as far as Lang-mam, Saskatchewan, at which point conham. Saskatchewan, at which point con-struction of the Saskatchewan, Peace River and Dawson line will commence. The distance to be covered is approximately 1,800 miles and covers the wildest and least known portions of the whole dominion. From Langham the route goes directly west to the Saskatchewan river and thence northerly to Redberry lake, Athahasaca Landing the point on the Athahasaca river Landing, the point on the Athabasca river where all the furs are landed from the fa orth, and then northwesterly through the north, and then northwesterly through the camous Peace River country which is said to be the richest farming country in Canada but at the present time is without transportation of railroad facilities of any description. For a few miles the line runs directly west, tapping some of the rich mineral districts of Northern. British Columbia which are now almost valueless owing to the inability of the owners of the wing to the inability of the owners of the owing to the liability of the owners of the many claims to ship out the ore. At Laird river the line turns north at a most a right angle and runs directly to Dawson City, the capital and seat of government of the Yukon Territory, Incidentally this line

starts at a point near the commencement of the line to Hudson's Bay now under construction so with both roads completed there will be a short route across Canada from the far east to European centres, the majority of which now goes across Canada via the Canadian Pacific railroad, often congesting the traffic in the fall of the MINING RECORDS

Certificates of work have been issued en the Mand S. to E. O. Brown for the recorded owner; on the Mcdy S. to J. Diefreau for the recorded owners; on the Dandy Fratcion to J. Harrison. Records have been made of the location of the White Elephant and Blue Grouse on Grandte creek by A. Armbuster; of the Lottle K. on Fawn creek by H. Kilmber; of the Come on Borty with creek by H. Kilmber; of the K. on Fawn creek by H. Kimber; of the Cora on Forty mile creek by R. Green. Transfer has been made of a whole inter-I. Schwenke to J. W. Crowther.

We Guarantee to cure your cough or cold

do de cribed lands la We

No "ifs" or "buts" -just a straight statement-Shiloh's Cure will cure your cough or cold and do it quicker than anything you ever tried, or your druggist will return the purchase price. Get a bottle to-day, and cure that cough or cold.

Shiloh's and coughs

Shiloh's Cure is a safe and sure cough and cold medicine for children. It has been effecting cures for 34 years. All druggists-25c., 5oc., and \$1.00.

CERTIFICATE OF REGISTRATION OF AN EXTRA PROVINCIAL COMPANY

"Companies Act, 1897" HEREBY CERTIFY that the 'Morni Bell Mining and Smelting Company" has this day been registered as an Extra-Provincial Company under the Companies Act, 1897, to carry out or effect all or any of the objects of the Company to which the legislative authority of the Legislature of British Columbia extends.

The head office of the company is situated at Spokane, Washington.
The amount of the capital stock of the company is two hundred and fifty thousand dollars, divided into one million shares of

twenty-five cents each.

The head office of the company in this province is situate at the City of Creston, and O. J. Wigen, a fruit and produce ranch-er, whose address is the City of Creston B.C. is the attorney for the company. The time of the existence of the company is forty-nine years from the 15th of Janu-

is forty-nine years from the 15th of January, 1907.

The company is specially limited under Section 56 of the said Act and no liability beyond the amount actually paid upon shares or stock in the company by the subscribers thereto or holders thereof shall attach to such subscriber or holder.

GIVEN under my hand and seal of office at Victoria, Province of British Columbia, this 12th day of August 1907.

bla, this 12th day of August, 1907. S. Y. WOOTTON, Registrar of Joint Stock Compan The objects for which the Company has been established and registered are restricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining and marketing of mineral therefrom.

LAND NOTICES

Sixty days after date, I, E. R. Vipond contractor, of Poplar, B.C., intend to ap-ply for permission to purchase the follow-ing described land in West Kootenay district: Commecing at a post planted at the S.E. corner of K. and S. lot 833, thence east 40 chains; thence north 40 chains thence west 40 chains; thence south 4 chains to point of commencement, 160 acres more or less.

Dated this 24th day of Oct., 1907.

NELSON LAND DISTRICT, DISTRICT NELSON LAND DISTRICT. DISTRICT
OF WEST KOOTENAY.

TAKE NOTICE that I. W. H. Crawford,
of Creston, B.C., occupation, merchant,
intend to apply for permission to purchase the following described land:
Commencing at a post planted at the
northeast corner of block 1005, thence 40
chains south; thence 30 chains west;
thence 40 chains north; thence 80 chains
east to place of commencement, containing east to place of commencement, containing

W. H. CRAWFORD, Locat GEO. HUSCROFT, Agent. Dated July 26th, 1907.

NELSON LAND DISTRICT, DISTRICT TAKE NOTICE that I, Joseph Blackt of Nelson, B.C., occupation, electrician, intends to apply for permission to purchase the following described lands:

Commencing at a post planted at the S.E. corner of lot 333, in West Kootenay district, thence south to chains, more or less; thence 7 chains, more or less, west, to S.E. corner of lot 334; thence north 40 chains JOSEPH BLACKBURN
Dated Oct. 15, 1907.

Dated Oct. 16, 1907.

NEISON LAND DISTRICT—DISTRICT
OF WEST KOOTENAY:

TAKE NOTICE that Norman Wenmoth of
Hayfield England, occupation, farmer,
intends to apply for permission to purchase
the following land:
Commencing at a post planted at the N.
W. corner of Lot 7740, Pend d'Orellie River;
thènce north 20 chains; thence east 20
chains; thence south 20 chains; thence west
20 chains; containing 40 acres, more or less.
NORMAN WENMOTH,
Dated 19th October, 1907.

NELSON LAND DISTRICT, DISTRICT TAKE NOTICE that I. Patrick Mulling, of winnipog, man, occupation, senue-man, intend to apply for permission to purchase the following described land:

Commencing at a post planted on the west shore of Upper Arrow lake, adjoining Thomas McKim's on the north, thence north to chains: thence west the chains.

north 40 chains; thence west 40 chains; thence south 40 chains; thence east 40 chains to point of commencement. PATRICK MULLINS.

NOTICE is hereby given that 60 ave after date I intend to apply to the Hon, Chief Commissioner of Lands and Works, for permission to purchase the following de-

permission to purchase the following de-scribed lands:

Commencing at a post planted at the N.B. corner of Reid's pre-emption at the foot of Upper Arrow lake on the west shore, running north 30 chains; thence west 20 chains; thence south 40 chains; thence west 20 chains; thence south 40 chains; thence east 40 chains to point of chains; thence east 40 chains to point of THOMAS S. SCOTT.

Dated 26th Aug., 1907. NOTICE is hereby given that 80 days af-ter date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the fol-lowing described lands, situate on the east side of the Columbia river, adjoining Bur-ton City on the south: Beginning at a post ton City on the south: Beginning at a pos-marked "J. G. Billings' S.W. corner," running east 30 chains; thence north 40 chains; thence west 80 chains; thence south 40 chains to point of commencement. Dated March 22nd, 1907.

J. G. BILLINGS, Locator.

J. CAMERON, Agent.

NOTICE is hereby given that 60 days after date I intend to apply to the Hon. the Chief Commissoneir of Lands and Works for permission to purchase the following described lands, in West Kootenay District: Situate about 8 miles west from Robson on the north side of the Columbia river, starting at the initial post mark ed "J.H.R.." thence 10 chains east: thence ed "J.H.K.," thence to chains such; thence is chains south to place of commencement, said to contain its acres more or less, adjoining Annable's purchase.

4-8

Locator W. L. PAYNE.

NOTICE is hereby given that 60 days after date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the fellowing described lands in West Kootenay district. British Columbia: Commenoing at the center of the east boundary of Clark Marshall's (L. 508 G -) pre-emption, thence north along east boundary of Marshall's (L. 508 G -) pre-emption,

April 3rd, 1907.

shall's, McCormick's and McDevitt's pre-emption claim 30 chains; thence east 40 chains; thence south 30 chains; thence wast 40 chains to place of commencement, con-

NOTICE is hereby given that 80 days after date we intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands in West Kootenay district: Commencing at a post planted at about 800 feet west of the Scerro Verde mineral claim, and marked "southesat corner post," thence 1-4 mile to the northwest corner post; thence in the to the northwest corner post; and thence I mile to the southwest corner post, and thence I mile to the southwest corner or or place of commencement, containing 180 acres, more or less.

MARTHA DAVIS
CHAS. E. WILSON

CHAS. E. WILSON WM. CONNOLLY, Agent

TIMBER NOTICES

NELSON LAND DISTRICT, DISTRIC OF WEST KOOTENAY FAKE NOTIEC that James Themas Bur

gess of Kitchener, B.C., occupation, ra way agent, intends to apply for a spec ber license over the following describe lands:
No. 1—Commencing at a post planted at
the southwest corner of timber icense
3546, thence west 30 chains; thence south
80 chains; thence east 30 chains; thence

north 80 chains to the point of commmence-ment and containing 640 acres, more or JAMES THOMAS BURGESS JOHN WILLIAM COLBURN, Agt.

JOHN WILLIAM COLBURN, Agt.
Dated July 22, 1907.

No. 2-Commencing at a post planted at
the southeast boundary of application No.
1, thence east 80 chains; thence north 80
chains; thences west 80 chains; thence
south 80 chains to the point commencement, and containing 640 acres more or les.

JAMES THOMAS BURGESS.
JOHN WILLIAM COLBURN, Agt.
Dated July 22, 1807.

Dated July 22, 1807.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works at Victoria, B.C., for a special license to cut and carry away timber from the following described lands:

No. 1—Commencing at a post planted on the east boundary of block 5817 and marked "C.S. northwest corner post, limit No. 1," on the west side of Deer creek, running as follows: 30 chains south; thence 30 chains east; thence 30 chains north; thence 30 chains wast to point of commencement.

thence 80 chains west to point of commencement.

No. 2-Commencing at a post planted at the northwest corner of C.S. No. 1 limit, marked "C.S. S.W. corner post," thence 80 chains north; thence 80 chains south; thence 80 chains sest; thence 80 chains south; thence 80 chains west to point of comment.

No. 3-Commencing at a post planted on the northern boundary of C.S. Mmit No. 3 marked "C.S. S.W. corner," shence northesouth 80 chains; thence south 80 chains; thence west 80 chains, to point of commencing at a post planted on the northern boundary of C.S. Mmit No. 3, marked "C.S. S.W. corner," thence 80 chains north; thence 80 chains seat; to point of commencement.

50 chains south; thence 50 chains west, is point of commencement.

No. 5.—Commencing at a pest planted on the northern boundary of C.S. limit No. 4, marked "C.S. S.W. corner," thence 50 chains north; thence 50 chains east; thence 50 chains south; thence 50 chains west to point of commencement.

No. 5.—Commencing at a post planted at the southeast corner of C.S. himt No. 5, marked "C.S. S.W. corner," thence 50 chains east; thence 50 chains north; thence 50 chains west; thence 50 chains south, to point of commencement.

Dated March 27, 1907.

CHARLES SCHEWARTZENHAUER.

CHARLES SCHWARTZENHAUER TAKE NOTICE that I. Donald Dewar of

Arrowhead, lumber agent, intends to apply for a special timber license over the following described lands:

No. 1—Commencing at a post planted on the N.E. fork of McDonaid creek, West Kootensy district, Upper Arrow lake on the north bank and about two and a half

the north bank and about two and a half mide from the main creek, marked "D. Dewar's N.E. corner," running west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement. of commencement.

Dated Aug. 2th, 1907.

No. 2-Beginning at a post marked "D.

Dewar's N.W. corner post" and planted
on the N.E. corner of lot No. 1, running

east 80 chains; thence south 80 chains thence west 80 chains; thence north 80 chains to point of commencement.

Dated Aug. 9th, 1907. Dated Aug. 9th, 1907.
No. 6 on main creek—Joining Nos. 4 and
5 on the east side and marked "D. Dewar's
N.W. corner post," running east 80 chains;
thence south 80 chains; thence west 80
chains; thence north 80 chains to point of

Dated Aug. 8, 1907. No. 3 N.E. Fork-Marked "D. Dewar's running north 80 chains; thence ..., running north 80 chains; thence east 80 chains thence south 80 chains; thence we chains to point of commencement.

Dated Aug. 13, 1907. No. 4-Marked "D. Dewar's N.W. corner post," planted at the S.W. corner of Lot No. 3, running east 80 chains; thence south 80 chains; thence west 80 chains; thence no th 80 chains to point of commencement.
Dated Aug. 13, 1907.

No. 5 North Fork-Marked "D. Dewar S.W. corner," beginning about four chainf from the creek and about two miles from the N.E. Fork, running east 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to point of Dated Aug. 15, 1907.

Dated Aug. 15, 1907.

No. 6-Marked "D. Dewar's N.W. corner, running east 30 chains; thence south 30 chains; thence west 30 chains; thence north 30 chains to point of commencement. Dated Aug. 15, 1907.

No. 7, N. Fork-Marked "D. Dewar's N.E. corner post," beginning at the S.W. corner of fot No. 5, running west 30 chains; thence south 30 chains; thence east30chains thesce north 30 chains; thence east30chains the second sec

mencement.

No. 8 Marked "D. Dewar's S.E. corner," running west 80 chains; thence north

south 30 chains to point of commencement.

Dated Aug. 15, 1907.

No. 9— Marked "D. Dewar's S.W. coraer," beginning at the N.W. corner of Lot No. 8, running east 150 chains; thence north 40 chains; thence west 150 chains; thence south 40 chains to point of commencement.

D. DEWAR

ERTIFICATE OF THE REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY

"Companies Act, 1897"

HEREBY CERTIFY that the Snowdrift I HEREBY CERTIFY that the Snowdrift Gold Mining Company, Limited, has this day been registered as an Extra-Provincial Company under the "Companies Act, 1897," to carry out or effect all or any of the objects of the Company to which the legislative authority of the legislature of British Columbia extends.

of British Columbia extends.

The head office of the Company is situate in the city of Spokane, state of Washington, U.S.A.

The amount of the capital of the company is twelve thousand five hundred dollars, divided into one million two hundred and fifty thousand shares of one cent each.

cent each.

The head office of the company in this Province is situate at the town of Koch's Siding and Noah Eastman, lumberman, whose address is is the same, is the attor-

rhey for the company.

The time of the existence of the company is fifty years from the lirst day of June, ninteen hundred and seven.

The company is specially limited under section 56 of the above act and no librality. beyond the amount actually paid upon shares or stock in the company by the sub-

shares or stock in the company by the subscribers thereto or holders thereof shail atatch to such subscriber or holder. Given under my hand and seal of office at Victoria, Province of British Columbia, this fifth day of July, one thousand nine hundred and seven.

S. Y. WOUTTON.

Registrar of Joint Stock Companies.
The objects for which the company has been established and registered are:

1. To own, purchase and otherwise acquire, mines and mining properties, and to self and otherwise dispose of mines and mining properties, in any part of the state of Washington, United States of America, and in the Province of British Columbia. Canada.

Canada.

2. To purchase, lease and otherwise own, control and sell such real and personal property as may be necessary to the due prosecution of the business of this corporation.

corporation.

4. To develop and operate mines containing precious metals, and to sell the products thereof.

5. To construct, maintain, purchase an etherwise acquires any and all ouitings devices, structures, machinery and improvements essential to the due prosection of the business of this corporations above set forth.

6. To build and construct flumes, damand other structures for the creation water power fand to maintain the same much as may be essential to the conduct of the inining business of this corporation.

7. To mortgage and issue mortgage bond upon any of the foregoing kinds, classe and descriptions of property that may by this corporation and descriptions of property that may

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to your pocket book to investigate ou prices.

We do not belong to the jobbers' or retailers' guild or association or any

trust.

References: Any bank, railway or express company in the city, or the names of twenty thousand satisfied pat-rons in the four provinces.

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MRS. T. H. J. RYAN.

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