jury Cases are Adjourned onday, May 30, by Reuest of the Crown.

ound in the Shee Dor Case btaining Money Under False Pretences.

ria Spring Assizes, opened festerthe court opened the following the bar, viz.: the attorney-genera Davie, and his deputy, Mr. A. G. n. C. E. Pooley, Q.C., Charles ., D. M. Eberts, E. V. Bodwell, ell, and J. Campbell, of Vancouver. who compose the grand jary were P. Burgess, George Byrnes, B. G. Claxton, H. Carmichael, W. H.

ship, in addressing the Grand Juy,
the smallness of the number of
he "menu," there being only five in
It them charges against Chinese, one
Indian, and only one against a
This might be, His Lordship recause of gratification or otherwise,
d indicate either that crime among;
was scarce, or that white criminals
ing. His Lordship further drew atthe difference between the Grand
stigation and the subhacuant residence.

Jury then retired. AN ADJOURNMENT ASSESS.

N ADJOURNMENT ASSESS.
Davie asked for an adjournment of he cases of Regina vs. Johnson, and James Gray, perjury, and Regina and Gray, conspiracy. He ext the reason of his request was f the principal witnesses for the absent in San Francisco, and would o attend nown Also, the Commissional Constitution of the Constitution of the

Pooley, Q. C., who appeared with for the detendants, opposed the ad-His clients were, he said, pre-ial, and an adjournment for even he privilege, when the case wa king for a further adjournment.

REGINA VS. VIPOND.

head, else, if punishing the prisener would to alleviate the injury done, he would sposed to inflict the most severe penalty. The control of the care of the criminal of his evil ways, to an example of him that others might and to gratiffy a rightous of resentment at the heinous which he had cemmitted gall these circumstances into considerall these circumstances into considerall the committed of thought aperiod of 21 months would fiscient, and he therefore sentenced the er to be confined, with hard labor, for ricid in the common jail. In conclusion, he hoped the effect of the punishment be beneficial to the prisoner, who, by his eds, had brought disgrace, not only upon f, but upon his father, mother, and

TRUE BILLS. ring the course of the afternoon, the diury found true bills in the following wiz: Regina vs. J. E. Williams, C. C. ams, and Hearns, damaging property; as vs. Lee Hong, robbery; Regina vs. gwon, larceny; and Regina vs. Ni gai-tsi, apt to commit rape. In the case of Hegina hee Dor. obtaining money under false press, the Grand Jury found "no bill."

second day's session of the Spring continued yesterday before His Lorde Chief Justice, was not productive of cial interest except to the numerous and Siwash auditors. The first case was that of Regina vs. Wong Won, of \$420, a purse and a knife from Mattie formerly a resident of 10 Broad street. cumstances as proved in evidence were Yong Won was employed as a servant at use, and one day when he failed to put appearance at the usual hour the money a appearance at the usual hour the money missed. Complaint was made to the police Wong was followed to Vancouver, where was arrested, a portion of the stoien property being found in his possession. Prisoner not defended by counsel, and the evidence inst him was so straight that the jury found ordict of guilty without leaving the box. Lordship sentenced the prisoner to three r's incarceration in the penitentiary with d labor, remarking that such "servants" uld not be allowed to prey up in the public. It Regins vs. Nigatsi, indecent assault upon Indian girl by a Siwash, Mr. S. Perry Mills, on a suppeared for the defence, entered a plea cully of common assault, and a sentence of months in the common jail with hard labor is imposed.

montas in the common last with start axoc simposed.

ee Hong was then placed on trial on a sirge of having stolen from Hoo Ah Ong on cember 31, 1891, the sum of \$90. Most of the ernoon was spent hearing the evidence in was not strong enough for a conviction, it the prisoner was discharged. Mr. Thornifell appeared for the defence.

The court was then adjourned until it lock this morning, when the last case on e docket, Regina vs. Williams and Hearns, maging property, will be heard.

SUPREME COURT.

IN CHAMBERS. (Before Mr. Justice Crease). 17TH MAY, 1892.

Walsh vs. Deeble: (W. T. Kemp, garnishee.) V. Bodwell for Judgment Creditor. Appli-tion to make order absolute. Order made as

FOR HEARING. Kum Shoong vs. The Queen: Adjourned by basent sine die.
The examination of the Plaintiff before the legistrar, in the case of Bewick vs. Bayley ill be made at 2.30 this afternoon.

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