## From THE DAILY COLONIST, December 2 SIR WILLIAM WALLACE.

Memory of the Noble Scotsman Honored by the Society Bearing His Name.

Banquet and Dance in the A. O. U. W. Hall Attended By Many Guests

Some ha'e meat an' canna eat,
An some wa'd eat that want it.
But we ha'e meat and we can eat,
Sae lat the i erd be thanket."

### THE CITY.

On the evening of the 28th inst., the new public hall on the Colquitz road will be formally opened with a ball. The ball is a frame structure 26x45 feet at A is designed to satisfy a demand frequently in the neighborhood.

A SATISFACTORY meeting 'A the Board of Trade Building Association' was held yester-terday and business tre cuacted of importance to the company vhile not of interest to the public. The resociation is in batter financial candition, now than at any previous period of its existence.

The control of the co

### SANTA CLAUS HAS ARRIVED.

Children Now in Merry Glee Gather Round the Christmas

Last Evening's Cheerful Entertainments in Four of Victoria's Churches.

"Some have many tax common extra the possible. This consistent is a great a non-real and the possible. This consistent is the possible. The consistent is the possible of the

# From THE DAILY COLONIST, December 23.

MR. NEIL HEATH, F.G.S., is to lecture on "Facts Concerning the Sandwich Islands," at the next meeting of the Diocesan Literary and Scientific Society on the 3rd proximo.

As pleasing a programme as one could well desire was that presented for the entertainment of the audience gathered in St. An.

As Customary, the gentlemen of the choir of St. Saviour's church, Victoria West, will this week go round from house to house singing Christmas corals. They began their much appreciated exercises last evening.

### THE WORLD OF SPORT.

The following cabin passengers left San Francisco yesterday on the steamship Umatilla: P. E. Linsey, Mrs. C. J. Robinson, Miss M. Goodwin, Miss A. Goodwin.

Athletics. Athletics.

> International Match to Be Played on Christmas Day-Much Interest Manifested.

Before a fair attendance of spectator



MOST SUCCESSFUL REMEDY FOR MAN OR BEAST.
Certain in its effects and never blisters.
Read proofs below:

KENDALL'S SPAYIN GURE

B. J. KENDALL'S SPAYIN GURE

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Gentlemoth. Co.

Gentlemoth. Co.

Gentlemoth. Spayin Spayin. Igothim for \$80. 1 used

time anowith a Spayin Oure. The Spayin is gone now

and I have been concered \$100 for the same horse.

I only fand him new exclass of got \$120 for using:

Everth of Kendall's Spayin Cure. KENDALL'S SPAYIN GURE

Dr. B. J. KENDALL CO.

Stre-1 have used your Kendall's Spavin Curewith good success for Curbs on two horses and its tab est Liminent have ever used.

Yours truly, AUGUST PERDERICE.

Price 11 per Bettle.

For Sale by all Druggists, or address For Sale by all Druggists, or address
Dr. B. J. KENDALL COMPANY. ENGSBURGH FALLS, VT.

# DAIRY FARM \*\*\*FOR SALE

### LANGLEY PRAIRIE.

One of the best Dairy Farms in the Province. There are 125 acres of land; about 50 acres in hay meadow; 2 acres of bearing orchard; 60 acres of good pasture The Comekl River runs through this property, and there always abundance of water for cat-tle, etc. There is a large house; 2 large barns; good dairy cellar; a blacksmith's shop; large wood-shed; hen-house and piggeries; 2 good wells of water. There are 20 cows; a thoroughbred Jersey bull; some young stock; 3 horses; 50 pigs; chick-ens and ducks. One Toronto mower, horse-rake, hay-fork, plows, harrows, wagon, buggy, harness, and every-thing for a well ordered farm. All of which will be sold with the place





48 VS. M'I ait of the Importa Appeal to the Court.

Finding of the Court Be -Mr. Justice Wa Judgment.

(Full Court, McCreight, Walk ADAMS V. McBEATH.—I brought by the plaintiff for the court that a will made b uncle, one Samuel Adams, in favor, was invalid on the all his testamentary incapacity. tried by Mr. Justice Crease and he found for the plaintiff is now appealed from, and fore, to consider whether it or not by the evidence. must be guided by the well u ciple that the law distinctly right to every capable testath his property as he pleases, with this property as he pleases, with this property as he pleases, with the may be termed sentiarising from consanguinity or make this observation because has dwelt upon the impolaims and has, in effect, held tests like the present they very nature, entitled to printion, whereas the contrary is tion, whereas the contrary is indeed, so much that if we opinion that the learned ought to be sustained, then rights of the heirs and next of ceased will virtually be settle to them by the Statutes of I

Distribution.

Was the will in question th and capable testator—the will perfectly understood its effect preciated its consequences? only question we have to decid cision depends upon the evide

The facts connected with the the will are few and simple; ferring to them, a brief outlin tor's character and mode of lift necessary. Adams was a prin very intelligent, self-reliant an in character. He was very deviews, and had a strong will the witnesses described as, "ol was a bachelor, and led a some life, and was very reticent aboaffairs, even amongst the femay have regarded as his frien the last thirteen years of his lift and being of sober and thrifty quired a few thousand dollar property which he left by the The facts connected with th and being of sober and thrifty quired a few thousand dolls property which he left by the now impeached to the defendathouse he died, after a short ill age of about 84. The will have during his last illness, his men at the time he executed it is point of this as of all similar or On Monday, the 9th of Nov Adams was found by some of lying on the floor of his bedroof and helpless state. Dr. Mine afterwards called in, and aft the patient attributed his colack of food and warmth, obsetime to those present, doubtles the patient's age, for he know the colock "had "nearly After prescribing restoratives. I the house. Next morning Mr. had a friendly feeling for Adas subsequently, one of the princifor the present plaintiff, called Milne and suggested that Adam removed to the hospital or thouse so that he might receive tion. The suggestion was apprint. tion The suggestion was app Mr. Kirsop apparently acted when the doctor visited Ada "I found," as he states, "that up his mind to go to McBeath? quired no persuasion fro do so." Besides this, & datly refused to go to the and although, it is true, that he jected to be taken to McBeath's ed his reluctance on that score to a fear on his part that he we much trouble to Mrs. McBeatl the evidence shows, he greatl At any rate, when he got to Madd, "I have come here at last bad place to come to." Mr. E bad place to come to." Mr. I over, stated in the witness over, stated in the witness thought "it was a very good Adams to go to McBeath's "fe his evidence)," I thought he walar friend of old Mr. Adams, a pretty good thing to do, and I (Adams) "to do it." From the learned index as a protect of the lea the learned judge, as appears b ment, came to the conclusion, place, that Adams was remove will to McBeath's-which, in weakness, is tantamount to say was forced to go there; next, the was one of those who persons him "contrary to his desire" t and lastly that McBeath was a quaintance" of Adams', although

> other witnesses — Mr. Hastie and lips. This evidently was a mon the part of the learned judge dence referred to. Returning important question of Adama' dition, Dr. Milne's evidence is that he visited Adams for the con Tnesday the 11th, and found much improved;—that, on the improvement continued, and "was quite intelligent"—" omentally," and that "his testar pacity was quite clear," and so a pacity was quite clear," and so a day and some following days as he was "mentally quite clear" day, Friday and Saturday, but clear on Sunday, the 15th; Monday he was " partly uncor was more or less so needay afternoon, when he have been thus minute ing with Dr. Milne's test cause it is, with the exception of by Mr. Hall, the solicitor who will, the only disinterested evil is with respect to Adams' to capacity. Moreover, Dr. Milne ing of Adams' intentions as to hinor was he aware that a will had until after Adams' death. Ho could have had no interest in either of the present litigants. His on the face of it that of an un conscientious witness; and in the property of the present litigants. conscientions witness; and in the my learned colleagues coincide, that of a skilled witness, whose popinion must far outweigh, and preferred to, the opinions of persons, especially upon such question as that of mental capacit no difficulty, therefore, in coming clusion that between Monday, to Sunday, the 15th of Novembersal condition was unimpared. mental condition was unimpaired he was thoroughly capable of ma and appreciating its effect to the tent. On one of these interver

quaintance" of Adams', althoug sop's statement that "he was friend of Adams'" was corrob other witnesses - Mr. Hastie and