95,000 acres of land e dollar per acre, and mapped so that the oroughly informed and Office. But we se assets the public t from the expendito be voted, amountver \$400,000. This which we obtained in the manner inion of through the ese loans were voted

public works." e results may be orm as follows : SEVEN YEARS. Island.

\$ 123,989 \$ 299,105 416,143 \$ 912,862 457,408 1,450,349 161,053 546,949 67,747 166,677 \$1,226,340 \$3,375,942

1,012,257 1,058 691 1,178,149 tal assets \$ 707.165 1,282.993 1,166,257 1,125,314 1,141,736 1,842,434 1,492,734 \$ 58,313 89,878 89,878 89,878 89,878 118,978 113,068

ildings is estimated hich sites cost in

an anarchist has peen identified as the tional association of destroy the enemies

ears,"

KWELL, of Chesterafflicted with an n the lower part of was as if a ton weight was laid of my hand, During the attacks, the perspiration would stand in drops on my face, and it was agony for me to make sufficient effort even to whisper. They came. suddenly, at any hour of the day or. night, lasting from thirty minutes to was quite prossuffering, I was r. I had the worst ever experienced. the benefit derived years I have had mer trouble, which me remedy."

PILLS & Co., Lowell, Mass. Effective



are the best medicine he, Constipation, Dys-allowness and all dis-d or sluggish liver.

ABOX. t For Them.

FORTING: COCOA.

SUPPER. ige of the natural, rations of digestion of reful application of selected Cocoa. Mr. reakfast and supper ge which may save lils. It is by the sof diet that a consulit up until strong ndency to disease dies are floating wherever there is a sape many a fatal well fortified with sourished frame."—

London, En land. Lands and Works e a tract of land for sted on Meldrum lot, 109; on Makia's Act Amend Act,

ap27.wlm

BROWNE'S YNE. AGE WOOD Stated

J. COLLIS BROWN

TO OF Chlorodyne

of endant Freema

regretted to say

—Times, July 13

S CHLORODYNA MOST CERTAIN S, COLDS, ASTE I, NEURALGIA CHLORODYNE

res of orthodox e it would not be did it not sup-place."—*Medical*

chlorodynk nolers, Dysentery, ne without the ne's Chlorodyne, ng medical testi-le. Sole manufac 33 Great Russe, 1, 22, 34, 45,

From THE DAILY COLONIST, May 22. THE CARNIVAL AT HAND.

First of the Holiday-Makers Arrive from the Sound-The Seattle Yachts Here.

Regatta Programme Completed and Entries In-Notes of the Celebration.



HE PugetSoundyaohtsmen the Aurbor, while owners, skippers and orusing rules, with adjournment to consult the authorities. The first of the fitted to the Rainier, Captain W. C. Heilbron, one of the R

was deverted with fair though light wind in a drizzling rain, which gave out just as the flotilla approached Point No Point. There the "tide-rips" gave all hands considerable exercise before they were succeeded by a fair breeze which took the yachts into Townsend. There they remained at anchor until 4 30 vesterday remained at anchor light wind in White; W. a white; W. a will be a succeeded by a fair breeze which took the yachts into Townsend. There they remained at anchor light wind in White; W. a will be a succeeded by a fair breeze which took the yachts into the yachts into the yachts into the yachts into the yachts in the y

harge; prize, four sold medals. Entries: James Bey A. A.—D. O'Sullivan (stroke), J. Watson G. F. Askew and C. E. Bailey (bow; Vancouver R.C.—G. Alexander, F. Alexander, J. H. Senkler and A. Baker; Burrard Inlet R. C.—A. Henderson (stroke), H. H. Watson, H. W. Kent and F. R. McO, Rusesi (bow),

8. Indian Canoe Race—Single paddle;

8. Indian Cance Race—Single paddle; prize, \$10
9. Junior Four-Oared Race—In best and best outrigged lapstreak boats, open to all amaveur clube; oourse straight away from Point Ellice bridge to starters barge; prize, four gold medals. Entries: J. B. A. A.—J. E. Jorgensen (stroke), T. C. Boulton, C. M. Roberts and J. D. Taylor (bow); E. E. Billioghurst (stroke), W. R. Perkins, B. Wilson and H. B. Haines (bow)

THE CITY

THE THE congregation of Emmanuel Baptist church last evening enjoyed with their friends the third of the series of national socials, Ireland's songs and stories comprising the musical and literary programme, and Irish danties monopolizing the refreshment tables.

In the Provincial court yesterday, James Mullins was charged with an aggravated assault on one Kwong Wo, whom he struck with a shovel. The defence was that the Chinaman was the aggressor and that the blow was struck in self defence. A decision will be a self-defence of the struck of the struck of the struck of the self-defence of the self-defence.

YESTERDAY afternoon Mr. Justice Drake made an order in the base of Parsons v. the Victoria & Sidney railway, continuing a general injunction against the railway subject to detendants' right to move on twenty-tour hours notice. Mr. Thornton Fell for plaintiff; Messra. Bodwell & Irving for defendant.

The steamer Quadra returned from Cape
Beale on Sunday evening, whither she had
gone on Friday last in connection with the
death of the lightkeeper, Mr. Cox. The
remains were taken to Alberni on Saturday
by the Quadra and were there interred,
the officers of the steamer acting as pallbearers, and Rev. Mr. Smith conducting the
funeral services.

The state of the s

taken to the Supreme court at Ottawa, which has now allowed the appeal with costs. Mr. A. L. Belyes, of Belyes & Gregory, argued the case at Ottawa, Mr. Gregory having appeared both at the trial and before the Full court here.

The Supreme Court of Canada yesterday unanimously dismissed the appeal of the sealing schooner Minnie from condemnation by the Admiralty court of British Columbia. Gounsel for the Crown was not called upon; Mr. Belyea (Belyea & Gregory) argued for the shipowners.

Among the guests at the Driard are Lord Herbert Scott, son of the Earl of Eldon, Hon. Hew. Dalrymple, son of the Earl of Stair, and Hon. M. W. Elphinstone, son of Lord Elphinstone, whose father was a Lord in waiting to Her Majesty and visited Canada at the time of the visit of the Prince of Wales, and also during the stay of H.R.H. the Marchioness of Lorne.

Wales, and also during the Marchioness of Lorne.

Mining operations are going to be lively at China Creek this season. Mr. Frank MoQuillan reports that a hydraulis plant is to be put up by W. H. Bainbridge on the placer claims leased on the creek, and the prospects are remarkably good. Work is to go ahead on the Golden Eagle and King Solomon mines, so that both placer and quartz mining are having attention paid them.

With a notineaus.

Clerk, he would refuse to certify to any work performed by the company until provision law made for having free access to the water main. The letter explained that in accordance with a resolution of the Council passed August 13, 1893, an amount of 10 per cent. of the ameunt on deposit at the bank had been retained for the completion of the road fully equipped. He enclosed a letter from Mr. Gray as follows:

by 4. Ances and 6. A wateron 2. H. Wilson and by the Cundra and were there interested the officers of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entigg are palled them.

If were place it is a part of the seamer entire part

THE ALDERMANIC BOARD, B.A., Hope; Mrs. Wm. Lee, Fr.

THE ALDERMANIC BOARD.

The Victoria and Sidney Railway Co.

Want Progress Certificates
Issued.

To Advertise for an Electric Plant
Site—By Laws Finally
Passed.

All the members of the City Council were present at the regular weekly meeting last evening, over which Mayor Teague presided.

In regard to the Victoria & Sidney Railway, on May S, that in conformity with a notified Mr. J. H. Gray, chief engineer of the railway, on May S, that in conformity with a notification received from the City Clerk, he would refuse to certify to any work performed by the company until provision be made for having free access to the water main. The letter explained that in accordance with a resolution of the Council passed August 13, 1893, an amount of 10 per cent.

The above, with those before repotited, make a total membership of 101 for this province. The above, with those before repotited, make a total membership of 101 for this province. The above, with those before repotited, make a total membership of 101 for this province. The above, with those before repotited, make a total membership of 101 for this province. The above, with those before repotited, make a total membership of 101 for this province. The stock with those before repotited, make a total membership of 101 for this province. The stock and the province of 101 beauty with a total membership of 101 for this province. The stock at mutil this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that until this year the province of the fact that u

GREEN, WORLOUK & CO.

The petition of Wm. Smyth for the removal of Messys. Heisterman and Coltart, two of the assignees of Green, Worlock & Co.'s bank, came up again yesterday before Mr. Justice Walkem.

The assignees had not been given an affidavit by the secretary of the result of Friday's meeting, but Mr. Helmoken for the assignees admitted the meeting to have been in favor of the petition.

The Court, alluding to the meeting, said that the statement was incorrect that the judge had been consulted about holding such a meeting. There was no consultation, but in Chambers in the presence of Mr. Bodwell he had intimated to Mr. Fell that he did not wish a score or more of affidavits presented to him to the presence of Mr.

but in Chambers in the presence of Mr. Bodwell he had intimated to Mr. Fell that he did not wish a score or more of affidavits presented to him to settle the question as to which side had the msjority of creditors, and Mr. Fell had then stated that the assignees had called a meeting to set that matter at rest. He had then stated that that was the best thing that could be done. In fact he still thought that the assignees were well advised in calling the meeting.

Mr. Fell was glad His Lordship had mentioned the matter, as at the meeting on Friday the assignees had been accused of attempting to forestall the action of the Court, whereas, as a matter of fact, the assignees intention had been to ascertain the facts so as to present them to the Court and to avoid an appeal and further costs by having both sides in accord. He added that when he had stated at the meeting that petitioner's solicitor and the Court were aware that the meeting was to be called he was contradicted.

His Lordship having asked if Mr. Beaven would be willing to act and Mr. Bodwell replying in the afficmative, remarked that the result of the meeting would be a guide to him, and that he would be considering the wishes of the oreditors in making the order wished for. Nothing had been alleged or proved against Messrs. Heisterman of Coltart, but it was simply the wish of the creditors that they be removed. He supposed that as business men the creditors

