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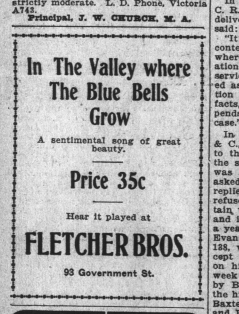
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IR WINS HIS CASE WITH BRITANNIA CO. *60 for work in August, less \$2 hos-pital charges (about which there is no contention. I think the payment is too small by \$12. The plaintiff is not en-titled to any damages. A. P. Luxton, K. C., for plaintiff; J. H. Lawson for defendant.

If Lay-Off Granted it Cannot Cowichan Nominations. Be Withdrawn Because of Duncans, B.C., Jan. 13 .- The nomina Juncaris, B.C., Jan. 13.—The nomina-tions for Cowichan municipality result-ed as follows: By acclamation, reeve, J. McL. Campbell; councillors, A. C. Aitken, H. Bonsall; for Quamichan ward, H. Keast R. H. Whidden; for Somenos ward, D. Evans, J. I. Mutter; for school trustees H. Boncell W.

Time Overstayed

(From Tuesday's Daily.)

907, and he now sues the company for

Judge Lampman has handed down is judgment in the case of Blair vs. for school trustees, H. Bonsall, W Herd, J. D. Mutter, unopposed. The Britannia Smelting Company, in which the plaintiff, a sampling mill foreman working on "straight time," sued for five days' wages withheld

during the time he was away on a private business trip and for damages AT MAYNE ISLAND or wrongful dismissal without notice

The text of the judgment follows: The plaintiff in March, 1906, was en-gaged by the defendant company as sampling mill foreman, and he remain-ed in that capacity until August 15, Visit of Premier Marked by a Supper and Dance in the Public Hall

(From Tuesday's Daily)

3368, being for balance of wages and damages for wrongful dismissal from his employment without notice. He \$368, being for balance of wages and damages for wrongful dismissal from his employment without notice. He was paid last on July 15 his wages earned during June, and on his being tendered on August 15 a cheque for wages earned during July he objected to the amount as being too small, and then the circumstances took place which he says amounted to his dismissal.
Mr. Luxton claims that the hifting was a general one, and in consequence should be considered as a hiring for a year, but that the plaintiff is willing to have it taken as a monthly hiring, and he has claimed damages on that basis.
The plaintig says he was hired at 34 a day straight payable by the

VICTORIA' SEMI-WEEKLY COLONIST

IN THAW'S DEFENCE Counsel in His Opening Speech Dwells Strongly on Insanity Plea

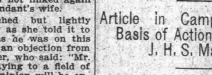
DVE FAST PINK for WOOL. My friends were charmed with the appearance of the dress after it was finished. The dyeing work cost me only twenty cents. DIAMOND DYES save me a great many dollars each year "

New York, Jan. 13.—The Thaw trial moved with a rush today. After the State had presented its case and As-sistant District Attorney Garvin had characterized the killing of Stanford White as "a premeditated, deliberate and cowardly murder," Martin W. Littleton, for the defense, made the opening plea for the prisoner. His promise of new evidence was sensa-tional, and held the supreme atten-tion of all the court room. me a great many dollars each year." Mrs. P. W. Lynch, Quebec, P.Q. DIAMOND DYES are the greatest ioney savers of the age, as any woman with one or two ten cents packages of some fashionable color can renew her faded or spotted dress, suit or skirt, making them look like new creations tion of all the court room. District Attorney Jerome, seemingly taken by surprise, seated himself in the witness chair, the better to hear the outline of the new defense. and bringing joy to herself and family, The DIAMOND DVES the world's

popular home dyes for home coloring, give to the ladies special dyes for Wool and Silk (animal materials), and special Mr. Littleton promised to forge dyes for Cotton, Linen and mixtures in which Cotton or Linen (vegetable ma terials) predominates.

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DO NOT BE DECEIVED or led to believe by either unscrupulous merchants or deceptive advertising that Wool and Silk (animal materials), Cotton and Linen (vegetable materials), can be dyed equally well with the same package of dye; it is a chemical impos sibility.





Priday, January 17, 1908

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providence and the second

Friday, Januar



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respect to the Son the duty of the pe thereto At various tim

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a century determin ed by certain pul agents of the Gov inducing the India other domicile and tion for the relin abode. While the abortive, it has no by the Indians, or that the city was the circumstances. of the reserve. " animity among all point-the wisdom maining members 100 in number--re of the municipality It has, of cou nized that, inasm granted the use of erms of a solemn to be overcome w acter. It would b man to attempt t seek even to state in respect to the with confidence nouncement upon the following op and council on Jan lor, K. C., city bar joys more than a lo and learned lawyer

His Worship the Mayo Sir:—I have the ho your letter containing the respective rights Provincial Governmen ment; (d), The City o known as the Songhe my views as to the borghest removal of the Indian In reply I beg to tract of land within the Songhees Reserve included, was conveye Hudson's Bay Compar For convenience of transfer is set forth a

"Know all men of Kosampson Tr names and made, on the thirteen thousand eight consent to surre to James Douglas, Bay company, in to say, for the G and Committee lands situate and the Dead in the A the head of the s on the west side Esquimalt, beyond Colquitz valley an of the arm enclosi and the lands we condition of or un this. that our vill are to be kept for of our children an low after us: and surveyed hereafte ever, that the land ceptions becomes white people fore that we are at lill occupied lands, an as formerly. We fifty-two pounds t "In token where names and made on the thirtieth d eight hundred and (Sgd) Hookoow "Done in the p Robson Benson, M McKay." This treaty extinguind. It will be note land in this documen niteness appears to m boundary line of the definitely surveyed, forming the remainin While the verbiage that commonly used i membered that the do eyance but a treaty under the circumstan It will also be note subject to certain reser namely a right to occ and enclosed lands to over the unoccupied with certain appurter In the year 1867 (company re-conveyed material to this inqui At this period, name came possessed of the subject to the Indians' By clause 13, of the which British Columb of Canada, it was pro "13. The charg trusteeship and r reserved for their assumed by the la a policy as libera sued by the Briti shall be continued ment after the up policy, tracts of has hitherto been has hitherto been Columbia governm **purpose** shall from by the local govern ernment in trust the Indians, on an government; in ca the two governme of such tracts of matter shall be ref secretary of state by section 91 of the By section 91 of th all crown lands with

the second s