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LOCAL AND PROVINCIAL  
News of the Day Selected from Fri-  
day's Evening Times.

**Return of the Mischief.**  
The steam sailing schooner Mischief, Captain Pett, returned to port last night at 9:30. She made a catch of 330 skins and brought down 421 skins from the Sea Lion. She reports the Otto with 600 skins and the Rosie Olsen with 620. She also heard from the Ainoka, and Captain Pett does not for a moment believe she is lost. The Ainoka had 1200 skins when they heard from her.

**Were Not Sold.**  
The farms of the late Mrs. Conway, of the Four-Mile House, being sections 29, 30, 40, 41 and 42, Methuen, and sections 2 and 101, Lake district, were offered for sale to-day by Cuthbert & Co., auctioneers, and although quite a lively interest was taken in the sale, the highest bid was only \$11,000 for the entire property. As this did not come up to the mortgagee's price, he had it in himself.

**The Officers Installed.**  
Last evening D. D. G. M. Carson, accompanied by his grand lodge staff, installed the following officers of Dominion lodge, No. 4, I. O. O. F., for the present term: N. G. David Curtis; V. G. Archibald R. Gould; Secretary, T. Bamford; Treasurer, P. A. Babington; Warden, John E. Carr; Chaplain, A. McCreadie; O. W. Huxtable; I. G. R. A. Anderson; R. S. N. G. Gavin; P. F. T. Plows; L. S. V. G. John; Arnold; R. S. S. J. M. P. S. S. S. C. Lucas, and Chaplain, W. Walker.

**"One Law for All."**  
Mrs. Howard, an Indian woman from Clayquot, is in the city. Last year her husband, Charley Howard, chartered his sloop, named the Alice, to a man named Joseph Cameron. The charter was for trading on the coast. The charter was to run for four months, and Howard was to receive \$100. Half of the sum was paid in advance. Later Howard came here, and during the trip the sloop was wrecked. Nothing was heard of the sloop or the wife, who personally owned an interest in it valued at \$100, and recently she wrote to friends here to search for the boat. They found the boat near Nanaimo, where Cameron had traded it to a man named William Blank for a scow. The woman came to the city early this week, and on advice went to the Indian department and told her story. There they said such matters were not dealt with, but suggested that she go to the attorney-general's office. This she did, but after she had again stated her case she was advised to retain a lawyer; that office was not for recovering boats and dealing with such petty cases. The woman has no money to retain a lawyer, and is powerless to accomplish anything. It is said the customs authorities have had their eyes on the Alice for certain work done by her charterer, and also that there is a claim against her on a debt of Howard's, so the woman is still farther from getting anything.

**Law Intelligence.**  
The case of R. T. Williams v. Seaton, an action brought by the plaintiff to compel the defendant to quit his premises on James Island, was decided in the plaintiff's favor. Mr. Lindley Crease, for the defendant, contended that the action was prematurely brought, as Mr. Seaton, being a tenant from year to year, was entitled to six months' notice, and such a notice had not been given. The Chief Justice, on hearing the evidence, decided that the defendant had waived his legal right, as he had agreed verbally that Mr. Williams should have the right to re-ent in the event of non-payment of rent. The action brought by Seaton against Mr. Williams for excessive distress was tried in the Supreme Court, and not in the County Court, as stated yesterday.  
At 3 o'clock County Court was adjourned until tomorrow to enable the Chief Justice to attend the Divisional Court, where the case of Hull Bros. v. Schneider et al. will be argued.  
In Chambers an application was made on the part of the Phoenix Sewing Company to set aside a judgment obtained against them by Mr. Varnellman on the ground of mistake and a good defence to the action. An order was made in the terms of the application, the company to pay the costs.  
The complete list of appeals to the Full Court is now prepared and is as already reported in the Times.

**FAREWELL TO THEIR BISHOP.**

**Roman Catholics Take Leave of Their Shepherd Who Leaves for Rome.**  
The congregation of St. Andrew's Roman Catholic cathedral presented His Lordship Bishop Lemmens with a farewell address and a purse of gold to defray his expenses on his trip to Rome, at a well attended meeting held last evening in Institute Hall. Chairman E. J. McPhillips opened the meeting, reading the address and presented the purse, vouching the chair to Mr. P. C. Dunlevy. The members of the committee and the choir were on the stage. When His Lordship entered all rose and the choir rendered "Te Deum." In response to the address the bishop made a splendid reply. He then gave his blessing to all and later passed through the hall shaking hands with them all. Here is the address:

"To the Right Reverend John N. Lemmens, Bishop of Vancouver Island and Alaska: May it please Your Lordship—Your departure to the Eternal City by the Tiber, to confer with your report to His Holiness, Leo XIII, as required of you in your position, is the occasion of the presentation of this farewell address. The mandate to Your Lordship to perform this duty, shows the universal care and solicitude of the Holy Father for his flock, and the place it gives to him, too, who dwell in what has been aptly termed the "Land of the Setting Sun." We are the subjects of the same tender solicitude manifested in the words of those who stand in the front of the dome of Peter. A formal leave-taking from each member of the flock in your episcopal city is perhaps impossible, but have chosen to make this testimonial of service for the whole number.

"While giving expression to our regret at seeing you depart from us, even for so short a time, we hope for your safety at every moment, and while testifying our anxiety for the hour of your return, we desire to go still farther and make this the occasion of thanking you and your assistants, the mild-mannered, yet hard-working and beloved Father Neely, the studious Father Latour, the enthusiastic worker, Father Van Nessel, and that veteran

soldier of God, Father Mandart, for the untiring and indefatigable labors in the parish, and some of the most congenial and the builder of that magnificent Gothic monument to God and our faith, the church, which is daily offered to the Creator. We want to certify our respect for your capable and efficient administration of the affairs of the diocese. We want to assert our desire to do your will and merit your approbation.

"We are not unmindful of the success which your endeavoring efforts have won for you, and we are grateful for the many hardships which you endured in prosecuting the primitive days of this country, when your labors were rewarded by obstacles which at times seemed almost insurmountable. Our love as well as our respect and reverence prompt us to the presentation of this. We sincerely hope that you may be spared to long continue as minister over our successful and well-ordered diocese. May God speed you on your way.

Committed for the congregation signed A. E. McPhillips, chairman; H. C. Macaulay, secretary; L. G. McQuade, C. A. Lombard, W. McCormack, Martin Egan, D. McBrady and P. C. Dunlevy. The address was engrossed on parchment by E. J. O'Sullivan and is one of the best pieces of work that gentleman ever did. Bishop Lemmens will depart for Rome to-night, going east over the Northern Pacific. He will be absent about five months and will visit his aged parents in Holland.

**From Saturday's Evening Times.**  
**Excursion Parties.**  
A Raymond-Whitcomb party of 63 persons will arrive in the city over the C. P. R. on the 20th instant, and leave for Alaska by the Queen two days later. On August 10th a party of 120, making the same tour, will arrive here.

**Marines Fight the Police.**  
This afternoon two marines from H. M. S. Royal Arthur were reported to the police headquarters. Constables Connolly and MacDonald at once started after the bibulous sons of Mars and overhauled them in a few minutes. The marines declined to be arrested and go pleasantly to jail, so the police proceeded to make them do so without their consent. A fierce fight was the result. Connolly's man was a large, powerful fellow, and at one blow he smashed the constable's nose, and then fled, escaping. MacDonald succeeded in holding his prisoner, and after a desperate struggle dragged him to prison. Connolly's injuries are very painful and will permanently disfigure him. The offending marine is being vigorously hunted.

**Susie Day Discharged.**  
Susie Day was discharged in the police court this morning. She is the wife of Fred Day, the escaped prisoner, who is reported to have been seen in Port Angeles on Independence Day. She was held on the charge of aiding a prisoner to escape, and the charge could have been proved by the police. She was detained that she gave her husband \$80 shortly before he escaped. There was also the additional fact of her having a suit of cloths, under wearing apparel and a large quantity of money, which she drove up to the hospital the night of the escape of Day.

H. Day has succeeded in getting on the American side. He will not be brought back here, but he has been extradited for the small offence, the theft of a horse of no great value and harness for which Day was convicted and sentenced. The report that Day was seen in Port Angeles is discounted. It is thought that he is still in hiding and that his wife knows his whereabouts.

**LAW INTELLIGENCE.**

The following have been added to the list of cases on appeal to the full court: In the matter of the Assessment Act and C. R. Ford, an appeal from the court of review in the case of the Province of Justice Drake of date March 18, 1893. This makes nine appeals in all.  
In the divisional court yesterday afternoon the Chief Justice and Crease and Schneider et al. were heard on the appeal of Hull Bros. v. Schneider et al., particulars of which have already been given. It was ascertained that the writ was issued after the defendant had crossed the 49th parallel, but the case quoted by Mr. Bodwell went to show that the writ was not on that account invalid, but that Judge Bole's order for substituted service was cancelled as there was nothing in the endorsement of the writ to show that the plaintiff had any interest in or claim to the land in question. The writ was brought to recover \$800 from Marie Schneider for goods sold and delivered and to have Fritz Schneider declared a trustee for Marie Schneider and deliver up deeds to certain property in order to have them cancelled. This was not such an action "in respect to lands" as came within the meaning of the Land Registry Act. Mr. Bodwell, for the defendants, contended that the writ was a writ to set aside a judgment, and the statute should be interpreted literally. They were: "Any person who shall have commenced an action in respect of any real estate, may register a lis pendens against the same." The action had been commenced in the court of review, and real estate; therefore he might register a lis pendens. It mattered not whether he had a good case or a bad, or whether his intentions in bringing the action were honest or not. The fact remained that he had brought his action and before registering a lis pendens he was not bound to prove his case.  
The Chief Justice pointed out that its pendens meant not only an "action pending," which meaning alone suited Mr. Bodwell—but also a "charge," and to enable one to register a charge against lands he must show that he has some interest in them, and the endorsement on the writ must also show a prima facie case for the plaintiff. In the present case the plaintiffs wished to cancel the deeds of one of the defendants without alleging any fraud on his part or a shadow of a claim on their own. If they could do this to the present defendant what was to hinder them from trying up the lands of all the people of British Columbia? His Lordship then sustained the appeal and set aside the order of the court of review. Messrs. Drake and Crease agreed with the judgment of the Chief Justice.

Bailiff Wm. T. Hardaker was fined \$20 for the police court this morning for assaulting Mrs. George Williams. Magistrate Macrae lectured Hardaker and referred him to the biblical quotation that says that it is greater to control one's temper than to take a city. Frank Poirer, drunk, was convicted and discharged.

**BOARD OF TRADE.**  
Annual Meeting of the Board Held Yesterday Afternoon.  
OFFICERS AND MEMBERS OF COUNCIL

**Voluntaneous Reports Presented by the Council and the Standing Committees—A Review of the Past Year—Work Done by the Board of Trade.**

There was a large attendance at the 14th annual meeting of the British Columbia Board of Trade held yesterday afternoon, President Hall in the chair. Letters were read from the boards of trade of Vancouver, New Westminster and Cuthbert, favoring the resolution of the B. C. Board relative to trade with Australia. The Winnipeg board asked for further information.

A letter from Mr. Gordon, Bradstreet's agent, calling attention to the necessity of a law compelling the registration of partnership, was referred to the new council.  
The annual report was read by the secretary. It showed the present membership to be 171. Of these 21 were new members. During the year one member had resigned and three had died.  
The inadequate telegraph service is called attention to and the result of the conference with the Superintendent Hosmer is mentioned.

General railway matters are dealt with in the railway committee's report, but the general report deals with the numerous charters granted by the board of railways in the province. Twenty-nine charters have been granted during the past five years but two lines have been built, seven lines being under construction. If the remaining charters were in other hands, the report states, the lines might be built. The present holders of the charters are financially unable to build the lines and they hold the charters at such a price that other companies will not take hold of the schemes.  
The arrival of the Miowana, her reception and the conferences held with Mr. F. W. Ward are dealt with at some length. The mineral wealth of Kootenay, the lumber interests and the schemes to open up the agricultural portions of the province are referred to.

The utility to merchant vessels of the graving dock at Esquimalt has lately been lessened by the circumstances of its having been occupied by H. M. S. Warpite for three months. As the Admiralty agreement with the Dominion Government does not expire until July, 1902, it is certain that other docking accommodations will be required. The dock was occupied 263 days by ten vessels, aggregating 21,850 tons.  
There are 53 lumber mills in the province 53 lumber mills, with aggregate capacity for cutting 1,750,000 feet per day; 40,678,256 feet, valued at \$410,951, being exported seaward during 1892, particulars of which will be found in the appendices.  
Three hundred and eighty-three thousand one hundred and twenty-two acres of timber lands are leased by the various mills. An average of 20,000 feet per acre is considered a very low estimate of timber value in these lands.  
Much additional information has been gained from the surveys made by thirteen parties engaged in the province during 1892. The work of the previous year is also mentioned, and the results of the records; it is satisfactory to note that the number of certificates of improvement issued in 1892 exceeded those of any previous year.

The area included in the deeds—crown lands—has been increased 309,878 acres, equal to nearly one-third of the total acreage deeded in the previous ten years. This is partly accounted for by the withdrawal of crown lands from sale in February, 1892, and partly by the September following to complete purchases made prior to that date.  
The work of the government survey parties is reviewed.  
The area of the province grazing and agricultural lands sufficient to sustain a population many times greater than it now contains. That more of these lands are not utilized results from the difficulties in transporting to the cities the crops and thousands of adherents who assist nominally in our work. There are nearly 300 organizations between Newfoundland and British Columbia. Our future prospects are of the brightest. We have thousands of laborers in charge. We have 12,000 active workers in Canada, of which number nearly 1000 are field officers. Of course you must understand that there is a distinction between a worker and an adherent. We have thousands of adherents who assist nominally in our work. There are nearly 300 organizations between Newfoundland and British Columbia. Our future prospects are of the brightest. We have thousands of laborers in charge. We have 12,000 active workers in Canada, of which number nearly 1000 are field officers. 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