## TRIAL OF MOYER, HAYWOOD AND PETTIBONE

Western Federation Officials, Charged With Murder of ex-Governor Steunenberg. Issue Statement Asking for Fair Treatment.

Haywood and Pettibone, accused of the murder of former governor Steunen-berg, issued the following statement on them and with his associate counsel.
"We have been charged with the kill-

ing of ex-governor Steunenberg with dynamite bombs. Our trial is to be given on the 9th of this month. The details of the assassination have been published broadcast throughout the During all this time the press of the section country and especially of the section where we will be placed on trial, has bitterly denounced us and the Western Federation of Miners to which we be-Federation of Miners to which we belong. The most powerful interests of the country are seeking to take out lives. We were not in Idaho for four years before the crime was committed. Under Colorado. But, in spite of this, we were arrested on a perjured affidavit, chargarrested on a perjured anndavit, charg-ing that we were in Idaho at the time of the commission of the crime, and more, the we fied immediately from the state, and on this perjured affidavit charging that we were in Idaho at the time of the commission of the crime, and and on this perjured affidavit, known to and on this perjured affidavit, known to be false, the governors of the two states of Idaho and Colorado, kidnapped us in the night time, refused us an interview with our family, friends or counsel or a chance of appeal to the courts and brought us an a special train a thousand miles from home and into a state and community systematically poisoned jail for 14 months against our protest and denied bail while constantly de-manding a trial. Every effort has been made to convince the farmers, businessmen and workingmen of the community that we were assassins and outlaws.

United States, in no way interested or over the country charging us with guin

"The governor of Colorado, a day or two later, addressed his words to aug-ment the venom of the president and says we are not only guilty of the crime charged but of many others too. While the president of the United States and governor of Colorado are sending brought a citizen before him for con-tempt, on the charge that he tried to influence the mind of a prospective juror by saying that 'the state administration

"On the appearance of this rumor the judge promptly told the state's attor-ney that he should have this obscure farmer indicted for felony because he tried to influence the mind of a prospec-

"The president knows how much greater weight will be given to his words than to those of an outsider, or

"Every law-abiding citizen, however, great or humble, should do everything in his power to cool the passions of men "If we are to be thrown to the mob the officers should at least open our

of Miners, will be placed on trial for his life at Boise in a few days. With Charles H. Moyer, president of the Miners' union and George and the meeting in congress hall, which few days. With Charles H. Moyer, president of the Miners' union and George A. Pettibone, an honorary member of Miners' Union, he is charged with

governor Steunenberg at Caldwell, lua. The special prosecutors have decided the most influential man in the labo activities in the movement have brought upon him the bitter hatred of the mine owners. Moyer and Pettibone were caught, with Haywood, in a dragnet handled by James McPharland, head of the Pinkerton detective agency at Denver, and the sole evidence, so far as known, against the accused is an alleged confession made by Harry Orchard, who is reported by McPharland to have admitted killing Steunenberg. Orchard, according to his reported confess (which has never been published), declares that the crime and many other atrocious acts were instigated by Haywood Mover and Pettibone.

President Roosevelt has increased pub-lic interest in the forthcoming trial by unqualifiedly denouncing the miners officials in advance of the testimony in

fabor organizations throughout the country are more deeply interested in this case than in any other subject now confronting unionism. If the accused men are guilty, the union men of the country want to know it. If they are not erested to learn why these three men

So far as the newspapers have been able to get the inside of the case, it appears that the prosecution is not confident of securing a verdict against the accused. Harry Orchard's confession; standing alone as it does, is not sufficient, the lawyers for the state admit,

(Special to The Daily News)

Boise, Idaho, May 1.—Tonight Clarence S. Darrow, chief counsel for Moyer, Haywood and Pettibone, accused of the murder of former governor Steunenberg, issued the following statement on their behalf after a consultation with them and with his associate counsel. "We have been charged with the killing of ex-governor Steunenberg with dynamite bombs. Our trial is to be given on the 9th of this month. The details of the assassination have been published broadcast throughout the civilized world for more than a year. During all this time the press of the country and especially of the section world "come through" with testimony corroborating Orehard. On the would "come through" with testimony corroborating Orehard. On the mony corroborating Orehard. On the witness stand he declared his confession was false. The jury disagreed as to his

guilt of murder.

Arcesident Roosevelt's condemnation
of Moyer, Haywood and Pettibone, at
this time, just on the eve of trial, may seriously interfere with the securing of a jury at Boise. Governor Gooding of a jury at Boise. Governor Gooding of Idaho has repeatedly, and officially pronounced the accused men guilty, and now the president declares they are "undesirable citizens." These utterances by men in executive positions who pronounce judgment in advance of judge and jury, are likely to produce such prejudice in the minds of citizens of Adah county, Idaho, as will prevent the observable of the properties of the contract of the county. taining of a fair and impartial jury. The change of venue, on account of prejudice against the defendants, has already been granted, and if the president's declarations are generally read in Adah county it may follow that opinions will be formed that will disqualify jur

between the prosecution and the defense is absolutely certain. Prosecutors Haw-ley and Borah, with the aid of detective McPharland, will endeavor to inter ject into the trial all the labor troubles of Idaho and Colorado for the past fit-teen years. This will be done in an ef-fort to show that the Western Federa. tion is directed by men who are anal chists and dynamiters. The defense will combat this testimony, if it is ad-mitted by judge Wood, with evidence to show that the mine owners' associa-tions have been greater anarchists than

the irresponsible individuals who have committed outrages in strike times.

Judge Wood, who will rule on these questions, was United States attorney during the Coour d'Alene strikes, when the miners were herded into "the bull pen" by troops and kent there. He prospen" by troops and kept there. He prosecuted the miners for conspiracy.

The list of venire men for trial jur

The Colorado Mine Owners' Asso tion is doing all it can to assist the prosecution. Money and detectives have been supplied by the mine owner to procure evidence. The state intendato call about fifty witnesses who wil

tell of crimes alleged to have been com

seillaise" as their marching hymn, more than six thousand socialists and labor and east New York sections of Brooklyn prison doors and give us some chance leaders under indictment charged with to defend ourselves." boise, Idaho, May 1.—William D. Haywood, secretary-treasurer of the large banners picturing them as martyrs in a righteous cause were also displaythy for Mover. Haywood and Pettibon

One of the speaker's criticized president Roosevelt's allusion to them in the Harriman letter. New York, May 1 .- U. Solomon, can paign manager of the socialist party for New York and a member of the Moyer Haywood-Pettibone conference of Man hattan borough, said to day, in connec tion with the efforts of the conference here and in other cities to collect funds of the Western Federation of Miners:
"On April 1st the sum collected was
\$101,587, and out of this \$92,000 had been paid in preliminary expenses. Since then many large contributions have come in, and some individual unions have contributed as much as \$5000. There are 3,000,000 organized workers in this country alone, and we expect eventually to raise \$1,000,000."

(Special to The Daily News) Boise, Idaho, May 7.—Arrangemen have been completed for the opening of the trial of Wm. D. Haywood, secretary of the Western Federation of Miners, on Thursday. He is charged jointly with Charles H. Moyer, president of the Fed-eration, and George A. Pettibone, a for-mer member of the executive committee. mer member of the executive committee with the murder of Frank Steunenberg, former governor of this state. The defendants demand separate trials

from their homes in Derver, taken to find and held in jail for a year without trial.

and the state elected to try Haywood first. The attorneys are all present and all announce they are ready, John H.

great journals and both the news associations, and more are on the way. The Associated Press has made elaborate preparations for handling the news and will be equipped to send out as much as ten thousand words a day. The Scripps association is likewise well-equipped for serving its patrons. It has been quite a job to arrange the court for such a great number of newspaper men, but everything has been adjusted in such a manner that all will have a perfect opportunity to gather the news. Though there are a great number of visitors interested in the case the city shows no evidence that it is so soon to be the scene of one of the greatest criminal trials in the annals of the court. The people are composed; no excitement is shown anywhere, and there is no danger of disturbance of any character. The argument on the demand of the detense for a bill of particulars was heard by judge Wood yesterday and the matter taken under advisement until tomorrow morning. So far as any outsider knows that will dispose of the last preliminary.

Boise, Idaho, May 8.—This morning District Judge Fremont Wood overruled the motion of William D. former governor Frank Steunenberg,

former governor Frank Steunenberg, for a bill of particulars, the court deciding the defendant waived his right to such a bill not only by pleading on the indictment, but further by permitting the case to be set for trial before making his application.

In rendering his decision Judge Wood fully reviewed the motion and the court records of previous proceedings. He pointed out the fact that the motion for a bill of particulars was filed in his court on April 26, when the case was first set for trial. Judge Wood states in his decision that he is clearly of the opinion that it would be an abuse of discretion to grant the motion abuse of discretion to grant the motion and order the bill of particulars, wnich, and order the bill of particulars, which, in his opinion, has been repeatedly waived by pleading to the indictment and by repeated statements of the attorneys for the defense that they were ready for trial, and by permitting the case to be set and preparations made for trial upon the assumption that the defendant was ready for trial upon the charge against him.

In passing on the case the judge said. ulars similar to the one under consid eration. The supreme court of Cali-fornia, under a criminal practice act, from which our own has largely been taken, has ruled that the practice of delivery to defendant of a bill or particulars in a criminal case is held not to prevail in the state. Our own su-preme court, however, in state vs. Rathbone, 8 Idaho, 161, has consider

ered the question not with reference isal of the trial court to order such a bill could be only assigned as error. In passing upon this question, the court says: "Owing to the fact that In passing upon this question, the court says: "Owing to the fact that this is the first time this court has ever been called upon to determine the rights of the defendant to demand a bill of particulars in a criminal case, we have carefully examined all of the authorities to which our attention has been called. Our statutes make no provision for such a demand, and all the learned counsel for the appellant claim is a legal right, not a statutory one. This being true, it would certainly be a matter of discretion in the trial court and should never be disturbed.

At the property, MoDowall, Wheeler and the presence of McDowall, would have reminded the defendant of their bargain, but certainly he should have reminded Wheeler. Then again when Wheeler wrote that he had discovered that there was no connection between Zwicky's visit and the previous visit of McDowall them most decidedly it was for the plaintiff to expostulate.

"Another element which leads me to disbelieve the plaintiff is the story with regard to the fee to Winchell sworn to ly be a matter of discretion in the trial court and should never be disturbed until it is apparent that there has been

alone to the tacts set forth in the in-dictment, and needs the more sepecific and detailed statement of a bill of par-ticulars. If this is the reason, the ap-plication, in my opinion, should be made before the case is set for trial

There remain 115 names in the jury box. Whether these will be drawn when the panel is enhanced or an open venire issued is not known. It is within the power of the state to proceed in either manner.

There has been a report here that it was the intention of the socialists to hold street meetings during the progress of the Moyer-Haywood trials. Conditions are very quiet. There is no excitement, and it has been felt by the authorities that it would be most unwise for anybody to start an agitation at this time. The report was that Dr. Titus, editor of the Socialist, at Seattle, intended to head a meeting, the first probably tonight. Mayor Haines took hold of the matter, and after getting sentiment of the citizens of all classes, he had the doctor called into his office tonight, where the matter was talked.

Dr. Titus disclaimed any surpose of

#### KRAO CASE IS SETTLI D

McMILLAN'S CLAIM FOR COMMIS-SION THROWN OUT.

TEXT OF JUDGMENT DELIVERED

Wheeler and wife for \$25,000 commission

on the sale of the Kran mine was promptly dismissed with costs by Mi. day morning and a settlement was arrived at in the damage action of august Nagorsen against the Granby company. When the court opened in the morning Mr. Taylor addressed the court on behalf of McMillan speaking for ten min-

behalf of MoMillan speaking for ten min-utes short of an hour.

Without calling on defendant's coun-sel the learned judge immediately an-nounced his decision, dismissing MoMil-lan's action with costs.

His lordship in delivering his judg-

rounding circumstances. To find that the defendant A. D. Wheeler entered into such an agreement as alleged at the Hotel Strethcone would be to find that at one particular moment during this transaction he executed a volte face, if I may use the term, of the most pronounced description. Consistently throughout he insisted that his price was \$100,000, and that he would give the plaintiff a reasonable chance to sell the property for more than that. He went so far as to agree, to give him the assurance, that when his man was in a position to make an examination he would hold off from any atempt to sell to other parties during such examination; but beyond that I do not think he over agreed.

tion; but beyond that I do not think he ever agreed.

"Then after the alleged arrangement at the Hotel Strathcona there came two particular occasions upon which the plaintiff should have spoken; there is a time to speak and a time to keep silence. When these parties came together at the property, McDowall, Wheeler and the plaintiff, and the matter was being

one. This being true, it would certainly be a matter of discretion in the trial court and should never be disturbed until, it is apparent that there has been a gross abuse of it.

"In passing upon this question, even assuming the power of the court to grant a motion for a bill of particulars. I think the court should first take into consideration the purpose and object to be obtained thereby. The reason, apparently, for furnishing and supplying bills of particulars in explanation of indictments or informations of the charge upon which he is tried, is in order that he may properly meet the same and prepare defense therefor. In other words, bills of particulars are usually furnished where it becomes apparent to the court that the defendant cannot prepare his defense by reference alone to the facts set forth in the indictment, and needs the more sepecific and detailed statement of a bill of par-

alone to the facts set forth in the indictment, and needs the more sepecific and detailed statement of a bill of particulars. If this is the reason, the application, in my opinion, should be made before the case is set for trial and the weight of authority seems to be that the application should be made before the defendant has pleaded to the indictment."

The defense not.d an exception.

The great feature of the case today is the employment of Edgar Wilson as an attorney for the defense. Mr. Wilson was paid a very large fee, somewhere between \$10,000 and \$20,000. He was formerly a member of congress. For 20 years he was a law partner of Fremont Wood until the latter went on the district bench in January last. Mr. Wilson has never been engaged in the wilson has never been engaged in the wilson has never been engaged in the plaintiff, and J. A. Macdonaid, K.C., and with him David Whiteside, for the defendent ompany.

Mr. Taylor called August Nagoreen 1 and 12 p.m. he had his leg and foot crushed, by him and other practitioners according to this method with the more story dispersion of the story told by Patterson and Spry. I am deciding the case of Macoumentary evidence. I diemiss the occumentary evidence of Nagoreen to the evidence of Nagoreen to

When the court met again after the midday adjournment counsel announced that a setlement had been arrived at whereby the plaintiff was to get \$1500 and his full costs of action. Nagorsen elaimed \$10,000 and accepted what he would have probably got under the workmen's compensation act.

The court then adjourned until 10 o'clock on Monday morning, there being no further cases ready.

Genelle vs. Genelle is the next case on the list.

### DISASTER AT BALTIMORE

SECTION OF PIER BREAKS AWAY. PLUNGING INTO HARBOR-

THE STRUCTURE, DROWNED

errified thousands, and a rush that drove Point today broke away from the shore and plunged into the water.

His lordship in delivering his judgment, said:

"As I intimated during the course of the argument, I think the issue is a direct one of fact as to the event that took place in the Hotel Strathcona, Apart from that, the contract set up by the plaintiff has I think clearly not been broken by the defendant. With regard to the question as to the making of the agreement at the Hotel Strathcona I find as a fact that no such as greement was ever entered into. That means of course that I believe the story of the plaintiff and of Stubbs. I am deciding thecase, as far as is humanly possible, entirely on the evidence of the plaintiff. Stubbs, and the defendant A. D. Wheeler; taken of course in conjunction with the documentary evidence and the surrounding circumstances. To find that the defendant A. D. Wheeler; taken of course in conjunction with the documentary evidence and the surrounding circumstances. To find that the defendant A. D. Wheeler entered into such am agreement as alleged at the Hotel Strathcona would be to find that at one particular moment during this transaction he executed a volte face, if I may use the term, of the most pronounced description. Consistently danger. His body was recovered.
At the pier adjoining the wrecked structure was moored the North German Lloyd steamer Casseland, and on board of her

OF THE MINING DEPAI TMENT

next few months gathering some know-ledge of actual mining operations at the larger mines of the Pacific coast prov-

The students who are all in the junior class at McGill, are accompanied by J. W. Boll, assistant professor of mining michael K B Carruthers V. E. Daw michael, K. B. Carrutners, V. E. Daw-son, W. J. Dick, H. I. Gilmour, W. K. Harding, J. C. Kemp, M. Meyerstein, E. C. Montgomery, H. G. Morrison, A. E. Pere, W. W. Raymond, E. B. Rider, C. N. Ross, C. W. M. Sanders, C. S. Sproule, L. H. D. Sutherland, E. H.

AN ANTI-DYSENTERIC SERUM A communication has been made to the French academy of medicine by Dr. Vailard announcing the satisfactory results that continue to be obtained by him in the cure of baciliary dysentry by the use of a serum obtained from horses. Dur-ing the last year 243 cases of baciliary

F. A. Smith to Have Charge of All of City's Electrical Work.

School Loan By-Law Read Third Time-To Be Submitted for Ratepayers' Approval on May 20.

council last night.

In addition to routine business the council appointed F. A. Smith, the present foremen of the tramway system, to the position of city electricial engineer, incidentally in full charge of the city's new \$300,000 plant at Bonnington, not yet taken over, and passed the third reading of the new school building bylaw for a \$30,000 structure, the voting on which will take place on Monday, May 30.

After the reading and adoption of the

and sidewalks payroll, \$278.10.

Ald. Selous asked if the vote given by eclaring that the position of tramway oreman and electrical superintendent be ombined, go on record; he had voted

steamer from her moorings and oast her adrift.

TO DO PRACTICAL WORK

SCORE OF McGILL UNIVERSITY
STUDENTS EN ROUTE TO B. C.

position of electrical engineer for the city, a position created at the last council meeting combining the positions of electrical superintendent and superintendent of the tramway system; the official to have the

charge of all city electrical matters.

D. W. Clark of Spokane, who wrote from Grand Forks; H. C. Cummins of Nelson, who made the proviso that his pay should be \$150 a month, the council having offered \$135 a month, and F. A. Smith the present transverse superintenhaving offered \$1.50 a month, and superinten-smith, the present tramway superinten-dent. Numerous testimonials were at-tached to each of the three applications. mand now.

Ald. Selous—Mr. Clark is the only one

who makes any claim to a knowledge o hydro-electric workings and his testimon ials show very little of what his past ex

ballot on the names.

Ald. Selous—I am not prepared to vote on any one of these applications; the neon any one of these applications; the necessity qualifications are an lacking so far as I can see.

Ald. Hume—This is a very serious situation; we need a good man in charge.

Ald. McMorris was ready for a vote, the one getting the highest vote to get the job. Ald. Hume seconded the motion.

Ald. Selous objected very strongly, that not one of the three men were of the class required. It was proposed to place the city's \$300.000 plant in charge of one of these applicants and this without any evidence that any one of the men was properly qualified. It was trifling with the situation, considering the known difficultes ahead with the plant, to take up an unknown man and put the whole plant under bis care. The man who should be given the work should be thoroughly competent and there was nothing to show that any of these applicants were.

any of these applicants were.

The motion carried, Ald. Selous alone

unced as follows: Smith, 4; Clark, 1 Cummins, 1. This gives the position to Mr. Smith, who will assume his duties on

May 2 as city electrical engineer in charge of all electrical work.

Bylaw 176, the interpretation bylaw, was finally read, passed and approved.

Bylaw No. 177, to raise \$6,000 for the erection of a new public school building was read a third time, Ald Selous dis-

Voting on the school building bylaw will take place on Monday, May 20. The voting places will be the city hall for the East ward and for the West ward the old board of trade room or some other place to be engaged today by the city crerk. The hours of voting will be from 9 a.m. to 7 p.m.

On a ballot being taken it was decided to multiply the hylaw in The Daily Conse

to publish the bylaw in The Daily Canadian, the vote being two for The Daily News and three for the other paper. It was decided to take the assessment

roll of 1906 for the present year.
City engineer Lawrence produced a plan Bogustown to the shipyards, and a long

### FOR SALE

Block V., Balfour ,12 lots ..... Lot 3 and E 1-2 2, block 1, with build-169 acres Pass valley ..... 5,000 Half interest 70 acres, 3 miles up Cot-

I. FRED HUME

## M. J. HENRY'S

NURSERIES AND SEED HOUSES

Large stock of HOME-GROWN Fruit and Ornamental Trees now matured for

future planting.

No expense, loss or delay of fumiga tion or inspection.

BEE SUPPLIES, Spray Pumps, Spraying Material, Greenhouse Plants, Cut

-no rent to pay and are prepared neet all competition. M. J. HENRY

# **ROYAL GROWN**

#### NOTICE

Winnipeg, Man., April 29.—A party of twenty students of the mining department of McGil university pa sed through the cit ytoday en route to britten through the cit ytoday en route to britten the company as lease the forthcoming 20th of May celebrated through the cit ytoday en route to britten the company as lease that accepted with thanks. file and book of reference showing the proposed spur to the Canada Zinc Com-pany's works, situate on the shore of the pany's works, situate on the shore of the west arm of Kootenay lake, near the City of Nelson, in the Province of British Columbia, and that 30 days after the date hereof the said Canadian Pacific Railway Company intends to apply to the Board of Railway Commissioners for Canada for approval of the said spur, in accordance with the providing of Scatter 12. with the provisions of Section 175, of the Railway Act, 1903. Dated at Vancouver, this 18th day of April, 1907.

R MARPOLE

#### NOTICE

NOTICE is hereby given that the regular annual shareholders' meeting of the Lucky Boy Mining and Development Co., Ltd., of Erie, B.C., will be held at the Company's office in Erie o nthe 27th day of May, 1907, at the hour of 7 p.m. for the purpose of electing directors for the en-suing year and such other business as may come before the meeting. S. L. MEYERS, President. March 27, 1907.

CERTIFICATE OF IMPROVEMENTS Claims; situate in the Slocan Division of West Kootenay District—Located 43

Robinson creek.

TAKE NOTICE that I, J. Murray Mc-Gregor, Free Miner's Certificate No. Bi615, intend, sixty days from the date hereof to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown Grants of the

And further take notice, that action under section 37, must be commenced be-fore the issuance of such Certificates of

NOTICE is hereby given that three after date application will be r the Lieutenant-Governor in Countine "Yale-Kootenay Ice, Fruit, F poultry Company, Limited" to chaname of the Company to the "Kotoe and Fuel Company, Limited," Dated this 10th day of April, A. ARCHIE MAINWARING-JOHN ttor for the Company, Nels

#### LAND NOTICES

NOTICE is hereby given that enter da.e I intend to apply to the Chief Commissioner of Lan Works for permission to purchase lowing described lands, situate Kooteney District: Commencing a planted on the south side of Lem. ear the mouth of the first Nor west; thence 20 chains south: chains east; thence 20 chains no

April 29, 1907.

NOTICE is hereby given that district: Commencing at a post at the southeast corner of Lot 74 thence 40 chains east; thence 40 south; thence 40 chains west; the chains north to place of commen

after date I intend to apply to t the Chief Commissioner of Lan Works for permission to purchase otenay District: Commencing nted on the west side of U

NOTICE is hereby given that after date I intend to apply to the the Chief Commissioner of Lan Works for permission to purch ollowing described lands, situation to burn buth side of Lemon creek, West

NOTICE is hereby given that after date I intend to apply to the the Chief Commissioner of Land Works for permission to purchase lowing described lands situate a Valley, West Kootenay district; Coding at a post planted 20 chains were N. E. corner of L. C. Morrison emption, and marked "D. J., s pure S.E. corner," running 50 chains thence 40 chains west; thence 80 south; thence 40 chains east to prommencement.

D. JOHNSTON.
L. C. MORRISON, Ag.
Dated, April 25, 1907.

NOTICE is hereby given that scribed lands, situated on the Sloc in West Kootenay district: Comme a post marked "A. L. McCulloch corner post," being also the N.E. of P. M. Schonberg's pre-emption, 10 chains east; thence 80 chains thence 30 chains west; thence 40

A. L. McCULL NOTICE is hereby given that after date I intend to apply to the Chief Commissioner of Lo Works for permission to purchase northwest corner post of Lot 7704, north 20 chains; thence east 20 thence south 20 chains; thence chains, along the north line of Lot

April 20, 1907.

GEO. M.

NOTICE is hereby given that 60 day date I intend to apply to the Chie missioner of Lands and Works I mission to purchase the following ed lands: Commencing at a post near the S.E. corner of lot 2637 G Kootenay and marked "H.N.'s S. ner," thence north about 65 chains west about 34 chains; thence s about 80 chains; meandering alon enay lake to point of commencer H. NEW

NOTICE is hereby given that si after date I intend to apply to the commissioner of Lands and Works mission to purchase the following ed lands, situate in the West & District: Commencing at a post chains north of the S.E. corner lot 2542, thence south 40 chains; the 20 chains; thence north 40 chains west 20 chains, to point of comme containing 80 acres more or less

NOTICE is hereby given that 60 date I intend to apply to the Chrissioner of Lands and Works mission to purchase the foll