..FITTING



ing. In the second, Lieut, Elliot ngly all his own until ent, when he was caught and Lient, Scarlett.

was very similar to the second Scarlett keeping the lead until the starting point, when he was d passed by F. Patton, who won was also another race which was

programme, and which was pre-brown in" as an extra attracwas a flat race round the course bel, ridden by Dr. Fagan, and ea by F. A. Rogers. At first the ecidedly in favor of Apollo, but ving Dr. Fagan to obtain a good ch he kept, winning the race by

day and starters. Major Dupont, onald, R. A., Lieut,-Col. Grant.

BASEBALL. FEATED BY VANCOUVER

toria baseball nine suffered defeat nal City on Saturday by a score Speaking of the match, yester-

ws-Advertiser says: rst game in the Baseball League played on the Powell street yesterday afternoon. The game d in a down pour of rain, and as the players were playing at a dis-e on account of the slippery nature d. This seemed to be to the gs three runs were scored against e, however, the Vancouver team brilliant game, and run after run The score in innings was as fol-

.... 1 2 0 1 2 4 3 0 5-18 Vancouver team received prolonged ns making some magnificent hits, spectators on the grand stand at of Referee Sid Sykes, who defoul when the ball was claimed to the first base by fully fifty feet. Vancouver lost a point. Harvie ne team, pitched a splendid game the visitors out innings after inn he Vancouver batters thad little in finding Holness, the Victoria and gave him a severe drubbing ria fielding was poor, which was accounted for by the weather and ate of the ball and ground. Be bat for Vancouver was Mackie, the star players of Canada. Abou the match, notwith g the rain.'

LACROSSE. WON BY VICTORIA.

igh the Victoria ball tossers were to defeat the Terminal City men lacrosse team in their first match season covered themselves with at Nanaimo, defeating the Coal City esaid glory. A drizzling rain had the ground extremely juicy, and by ime the game was concluded it if of the players would have recognize There was a small attendance. The was played under the new arrange of four twenty-minute plays, with minutes' rest, divided into five and utes at a time. the start the Victoria men ma

lively, scoring in short order. Mcwas the man who made the shot, secured the sphere from Finlaison ty minutes Victoria had secured ore goals, after some magnificent ation, in which Finlaison, Blaine and hone to good advantage. These goa's made by Wilson and McDonnell. fourth goal was made by Stevens fifth by Finlaison. The only goal

and by Nanaimo was secured by Gla-The combination of the Victoria was a feature of the match, and responsible for their victory. This acking in the play of the Nanaimo landlers but doubtless on the season. indlers, but doubtless, as the season olm, Simpson, MacGregor, Quig n, Blaine, Wilson, McDonnell as shone up in excellent style.

WHOLESALE MARKET.

following quotations are Victoria le prices paid for farm p

toes (Island), per ton\$	30.00
	4
ons, per lb	1.00
ots, per 100 lbs	75
snips, per 100 lbs	1.75
bage, per 100 lbs	20@ 23
ter (Creamery), per 1b	200
s (ranch), per dcz	5.000 7.00
ekens, per doz	a and 8.00
ks, per doz	2.00
les, per box	
les, per box,, per ton	9.00@10.00
s, per tons,	29.00@30.00
s, per tons (field), per ton	30.00(235.00
ley, per ton	10
f, per 1b	12'
tton, per ID	9
k, per 10	10
I now th	SCHOOL STATE OF STATE

F. R. STEWART & (O.,

OLESALE FRUIT AND PROVISION MERCHANTS 40 YATES ST., VICTORIA.

Provincial Parliament

House Prorogued on Saturday Evening by the Administrator, Mr. Justice Walkem.

The Bills Receiving His Honor's Assent-Text of the Speech.

Victoria, May 11th, 1901. The House reassembled for its final sitting at 8:50. Prayers were read by

Bishop Perrin. An act respecting assignments for the benefit of creditors was transmitted by message. The bill was committed and reported, and passed through all its

Hon. Mr. Eberts presented a return correspondence in connection with the Pack Train and other mineral claims.

The administrator, Mr. Justice Walkem, here entered, attended by Ccls. Holmes and Gregory, Capt. Graham and other officers, and by Mr. Powell, His

Honor's private secretary.

Having ascended the throne, the titles of the following bills were read: Act to authorize Grants of Land

South African War. An Act to amend the Extra-Provincial ent and Loan Societies Act, 1900. An Act to amend the Supreme Court

An Act to amend the Land Registry Act Amendment Act, 1900. An Act respecting Commissions on the Demise of the An Act to amend the Placer Mining

Act and Amending Acts. An Act to extend the provisions of the Canadian Contingent Exemption Act,

An Act to amend the Public Schools An Act to amend the Villages Fire

Protection Act. An Act respecting the Maintenance of Vives Deserted by their Husbands. An Act to amend the Upper Columbia Navigation and Tramway Subsidy Act,

An Act to amend the Succession Duty as follows:

An Act to amend the Assessment Act An Act to provide for the Collection of Tax on Persons. An Act to amend the Shops Regula-

on Act. 1900. An Act to regulate Maternity Boarding at the close of our uses, and for the Protection of Infant

An Act to amend the Inspection of Metalliferous Mines Act and Amending

An Act to Accelerate the Incorporation of the City of Trail. An Act respecting the Inspection of Steam Boilers and Engines, and the Exmination and Licensing of Engineers charge of Steam Boilers and Engines. An Act to Incorporate the Royal Col-

An Act to amend Chapter 24 of the Reised Statutes of British Columbia, being the Legal Professions Act. In Act to amend Chapter 185 of the

evised Statutes of British Columbia, ing the Tramway Company Incorpora-An Act to amend Chapter 59 of the

Revised Statutes of British Columbia, being the Absconding Debtors' Act. An Act to amend Chapter 67 of the vised Statutes of British Columbia, eing the Provincial Elections Act. ised Statutes of British Columbia, with them. eing the Summary Convictions Act. An Act to amend Chapter 187 of the the prosecution of public works.

An Act to amend the Companies' Act,

An Act to amend the Births, Deaths Marriages Registration Act. An Act to Incorporate the Granby Condated Mining, Smelting and Power

An Act to Incorporate the Crawford

way Company. nds Railway Company

Act to Incorporate the Kamloops Railway Company. Act to Incorporate the Coast-Kootvay Compary, Limited. Incorporate the Comox &

Railway Company. lailway & Ferry Company. wering the Corporation of

ay & Navigation Company. prporate the Imperial

vay Company.

Incorporate the Kootenay ay Company. amend the Arrowhead & ks Railway Company.

Incorporate the Yale Northmpany. Incorporate the British Col-

An Act to amend the Poison Act. An Act to amend Chapter 163 of the and I shall have pleasure in conveying, Revised Statutes of British Columbia, through the proper channels, to the gov-

being the British Columbia Railway Act. ernment of the new confederacy the re-An Act to amend the Municipal solution of congratulation you have being the British Columbia Raifway Act. Clauses Act. An Act to further amend the Bills of His Royal Highness the Duke of Corn-

An Act to smend the British Columbia, the inaugural ceremonies took place, will migration Act, 1900. An Act to amend the Mineral Act. An Act respecting Assignments for the senefit of Creditors.

An Act to amend the Dairy Associa-An Act to authorize a Loan of Five Million Dollars for the purpose of aiding the Construction of Railways and other

important Public Works.

An Act respecting St. Paul's Reformed Episcopal Church, New Westminster.

An Act to confirm By-Laws Nos. 87 and 88 of the By-Laws of the City of

An Act to empower the City of Green wood to complete and confirm the Appropriation of certain Lands.

'An Act to amend the Provincial Elec-An Act to validate By-Law 314 of the

City of Victoria, passed on the 19th day of March, 1900. An Act to amend the Drainage, Dyking nd Irrigation Act. An Act to amend the New West

inster Relief Acts. An Act respecting the Fisheries of British Columbia. An Act to authorize a Grant to the orporation of the City of Victoria of ertain Crown Lands situate in Victoria British Columbia Volunteers serving

An Act to amend the Explosives Stor age Act. An Act to regulate the appointment of

Agent-General. An Act to provide for Temporary Funds by way of Overdrafts from the Banking Institutions of the Province.

An Act to amend the Health Act. An Act to amend the Constitution

An Act to amend the Land Act. An Act respecting the Manufacture o Wood Pulp and Paper. His Honor, in His Majesty's name

gave asent to these bills. The same was announced by the clerk of the House in the following words:
"In His Majesty's name, His Honor the Administrator of the government of the province of British Columbia doth to these hills"

Then the Speaker addressed His Hon the Administrator of the government

"May it please Your Honor: "We, His Majesty's most dutiful and loval subjects, the Legislative Assembly of the province of British Columbia, in session assembled, approach Your Honor labors with sentiments of unfeigned devotion and loyalty to His Majesty's person and government, and humbly beg to present for Your Honor's acceptance a bill (No. 112) intituled 'An Act for granting certain

Sums of Money for the Public Service of the province of British Columbia." To this bill the clerk of the Legislative Assembly, by His Honor's command, "In His Majesty's name, His Honor

the Administrator of the government, doth thank His Majesty's loyal subjects, accept their benevolence, and assent to

Then His Honor the Administrator of the government delivered the following geography, 2.30 to 3.45 p.m.; *reading,

Mr. Speaker and Gentlemen of the Legislative Assembly:

It gives me pleasure to release you from the duties of a long and arduous session, in which measures of unusual session, in which measures of unusual importance have been the subjects of hygiene, 9.45 to 11 a.m.; book-kee deliberation, and I am pleased to express my appreciation of the earnest and careful manner in which you have dealt hygiene, 9.45 to 11 a.m., book acceptage 1 to 2.30 p.m.; optional subjects (2B.), 2.45 to 4.15 p.m.; *reading, 4.15 to — July 6th, Saturday, mensuration, 9 to 11 a.m. An Act to amend Chapter 176 of the careful manner in which you have dealt

Liberal supplies have been granted for to 12.30 p.m.; English literature, 1.30 to

An Act for the Protection and Refor- of opening up the various sections of the Latin, 3 to 5 p.m. ion of Neglected and Dependent Chil- province through which the lines prothese lines have been surrounded by such restrictions in the public interest as will insure to the province the largest amount of benefit possible to be derived

from such undertakings. I am gratified to know that in con Company, Limited.

An Act to Incorporate the British Col-

Act to Incorporate the Lake Ben- lie School Act, and providing that in future boards of school trustees of city Act to Incorporate the Queen Char- school districts shall have greater control of educational affairs in their re-

Incorporate the Victoria committee of the privy council.

Columbia & the steps taken for the examination of

lephone Company, underground employment in our mines incorporate the Midway & will be greatly lessened. I have to congratulate you on the act ing to certain By-Laws of for the protection and reformation of the Corporation of neglected and dependent children, and for other measures seeking the amelior-ation of social conditions in a similar

way. The measure submitted for the encouramend the Arrowhead & lway Company Act, 1898. Incorporate the Vancouver as Railway Company.

in this province.

It has afforded my government a great deal of satisfaction to have learned of the formal opening of the first parliation to the first parliation of the fir

ment of the Commonwealth of Australia, The Hearing Resumed passed; and I am reminded thereby that

> Several Witnesses Examined in the Macdonnell Case Proceedings Last Evening.

After Which an Adjournment Was Taken Until To-Night -The Evidence.

(From Friday's Daily.) I now have pleasure in liberating you The proceedings in the case of D. G.

wall, under whose distinguished auspices

later on visit this continent, and will in-

clude British Columbia in his tour

through Canada. I feel sure that in this

rovince the fullest advantage will be

taken of the opportunity afforded for a

heartfelt and loval expression of our sen

timents towards His Royal person and

His Gracious Majesty King Edward VII.

South African war will afford general

ing the services of volunteers

Legislative Assembly:

leachers

prorogued until it

Exams.

for dispatch of business, and this Pro-vincial Legislative Assembly is hereby

prorogued accordingly."

The House prorogued at 9:30 o'clock.

Will Be Held Throughout the

Province Commencing on

Subjects and Conditions-Batch of

Appointments and Other

Notices.

The provincial Gazette, published yes-

terday, contains the announcement that

examinations for teachers' certificates will be held throughout the province,

mmencing Wednesday, July 3rd, at 9

school building; Nelson, in public

a.m., as follows: Victoria, in South

Park school building; Vancouver, in High school building; Kamloops, in pub-

Each applicant must forward a notice

thirty days before the examination

stating the class and grade of certificate

Every notice of intention to be an ap-

plicant must be accompanied with sat

isfactory testimonial of moral character A fee of \$5.00 must also be forwarded

with each application.
Candidates are notified that all the

above requirements must be fulfilled be fore their applications can be filed.

The examination shall be conducted according to the following schedule:

July 3rd, Wednesday, British history 9 to 10.15 a.m.; English grammar, 10.30

July 4th, Thursday, arithmetic, 9 to

11 a.m. writing, 11.15 to 12 a.m. Cana-

dian history, 1 to 2.15 p.m.; composition,

July 5th, Friday, mental arithmetic

9 to 9.30 a.m.; anatomy, physiology and

ination in spelling, but lack of profici-

ency in this subject will affect the per-

amination.

The Gazette also contains the follow-

2.30 to 3.30 p.m.: *reading, 3.30 to -

to 12 a.m.; education, 1 to 2.30 p.m.

for which he will be a candidate, the op

school building.

July 3rd.

The measure passed by you recogniz-

for a season from your legislative duties, Macdonnell, charged with misappropriatand sincerely trust that the earnest ef-An Act to amend the County Courts forts you have put forward during the ing a sum of money due John Cox, were ession now closed will be highly conresumed last evening. There was the ducive to the best interests of the people of British Columbia. exception of one or two legal tilts the especially low. The Hon. Mr. Prentice, Provincial hearing was devoid of the spicy repartee Secretary, then said:

in which an audience delights. The Mr. Speaker and Gentlemen of the case is beginning to assume a scope as "It is His Honor the Administrator's will and pleasure that the Legislative please His Honor to summon the same

Before the proceedings commenced, Mr. Justice of the Peace Pearson asked that transcripts of the evidence be furnished the court as soon as possible, in order that when the hearing is terminated a decision may be given without delay. This Mr. Duff promised should be done, and in the meantime the pre-siding J. P.'s will meet the stenographer when convenient, who will read portions of the depositions to them from time to

Oraving the court's indulgence, Mr. Mills desired to correct an impression which might have gone abroad, through a misconception of a certain paragraph in the evidence of John Cox, which appeared in the evening paper. Counsel pointed out that the proceedings were instituted not for collection of the amount named in the information, but for the punishment of the person charg-

Mr. Pearson, deprecated criticism of the reporters. He said that he was certain and she received \$10,000. She could not the inaccuracy was unintentional, for he knew the reporters did their utmost to Macdonnell did not give witness a bill knew the reporters did their utmost to give accurate and impartial reports of

the proceedings.

The case was then resumed, J. M. Bradburn, the city solicitor, being the first witness. The following letter was

submitted for his identification; Messrs. Bradburn & Mason, Barristers, etc.,

Victoria, B, C.: Re Lang. Dear Sirs:--Mrs. Lang, the plaintiff her in, has assigned over to me all her right to the interest due by the defendants to her on the judgment of November 6, 1897. The tional subjects selected, and at which of the above named places he will attend. interest from 6th November, 1897, to 6th August, 1899, one year and nine months, at 6 per cent... amounts to \$2,100. The amount received from the province was \$640, leaving a balance due by the city un-

der said judgment of \$1,460. I have also a bill of costs on the city in reference to the appeal, which I have a faint recollection was agreed to make it, the same as in the Putterson case, \$75., Do you wish to take out an appointment to tax these costs and if so, kindly let me know. I would like to hear from you by Tuesday in reference to the payment of the interest on the judgtoent. I might call your attention to the fact that the court allowed interest in the Patterson case at 6 per cent. from the time judgment was rendered until the money was paid. Also, I believe in the Gordon ci se. Should I not hear from you by Wednesday, I will take out a summons aski for an order for payment of the interest. ons asking

Yours truly, (Signed) D. G. MACDONNELL.

Vancouver, Oct. 13, 1900. To Mr. Mills-Witness said he had replied to that communication, and the answer was a copy of the assignment referred to in the letter just read. The 11 a.m.; optional subjects (2A.), 11 a.m. 3 p.m.; optional subjects (1 B.), 3 to 4.80 I am pleased to observe that you have in the Public Loan Bill made provision for systematic railway development on a large scale, which will have the result large scale, which will have the result latin. 3 to 5 p.m.

I am pleased to observe that you have in the Public Loan Bill made provision for systematic railway development on a large scale, which will have the result latin. 3 to 5 p.m.

I am pleased to observe that you have in the Public Loan Bill made provision m.; ancient history, 11.15 a.m. to 12.15 p.m.; natural philosophy, 1.30 to 3 p.m.; The bills of the costs of the respondents in the Privy Council were then submitteness. solicitor in the record in the case of Lang in the Privy Council were then submit-ted. In regard to Mrs Lang's bill before An Act to amend the Magistrates Act.

An Act to amend the Magistrates Act.

An Act to amend the Coal Mines Repulation Act.

An Act to amend the Coal Mines Repulation Act.

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An Act to amend the Magistrates Act.

An Act to amend the Magistrates Act.

An Act to amend the Coal Mines Repulation Act.

An Act to amend the Magistrates Act.

An Act to amend the Magistra essary and wasted time.

Mr. Mills retorted that he was ducting the case, and did not intend to centage awarded in each subject of ex- be dictated to. The court expressing a desre to know the contents of the docu-I am gratified to know that in connection with proposed lines of railway to the spany, Limited.

In Act to Incorporate the British Colbia Plate Glass Insurance Company, an Act to Incorporate the Crawford of Railway Company.

An Act To Incorporate the Crawford of Railway Company.

An Act Incorporating the Board of Railway Company.

An Act Incorporate the British Colbinating and smelting industry of the southern interior, whereby a continuous and permanent supply of coal and coke are rendered available.

I am pleased to know that in connection with proposed lines of railway to the southern interior, whereby a continuous and permanent supply of coal and coke are rendered available.

I am pleased to know that in connection with proposed lines of railway to the southern interior, whereby a continuous and permanent supply of coal and coke are rendered available.

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I am pleased to know that in connection with proposed lines of railway to the southern interior.

To be justices of the peace for the counties of Victoria. Nanaimo, Vancouver, Westminster, Yale, Cariboo and Kootenay: Thomas Louth Browne, of taxed against the city was £355 5s. 6d., which the corporation paid.

Continuing, the witness reading fro ment, the examination was resumed.

Continuing, the witness reading from

Intosh, of the city of Vancouver; W. E. regarding similar items in the Patter-McLaughlin, of the city of Revelstoke. McLaughlin, of the city of Revelstoke.
Arthur Wade Wi'ks, of the city of Montreal, accountant, to be a commisof this latter examination, and if it was

Victoria to lease the Market Victoria to lease the Market remises, and otherwise carry in the victoria Terminal Railway of Incorporate the Chilkat & Union of Incorporate the Chilkat & Items of Incorporate the Incorporate the Chilkat & Items of Incorporate the Incorporat

T. Arden Singlehurst, of Kitsilas defendant.

anon, has been appointed a deputy-minThe verdict in the Lang case was \$20,amend the Columbia & miners and shot-lighters employed in collicorporate the District lieries, whereby the dangers incident to Kitalias (Canon, has been appointed a deputy-mining recorder, with sub-recording office at (OO) and costs, and \$14,000 and costs in Kitsilas. the Patterson case. About 49 cases
The following companies have been were settled out of court for \$120,000 incorporated: Contact Consolidated Gold and \$10,000 costs, the latter amount being paid Mr. Macdonnell just before Lumber Co., Ltd., capital \$27,000.

Joshua Holland of Victoria, has assigned to the latter amount being paid Mr. Macdonnell just before May 24th, last year.

Mr. Duff then took a hand in the exsigned to the latter amount being paid Mr. Macdonnell just before May 24th, last year.

terest on the judgment went to Mrs. Lang. The judgment in the Patterson case was \$13,500, the costs being \$3,-040.66, paid on February 22nd, 1890. The other claims were \$120,000. The interest in the judgment in the Patterson so was \$1 176 17

In Mrs. Lang's case he paid the costs n November 18th, 1899, to Mr. Mac-Choss-examined by Mr. Duff, witness replied that he could not on the moment state what was paid by the city on

its own account,
Mr. Bradburn was then recalled, and to Mr. Duff stated that something over \$7,000 was paid to the London agent in the Lang-Patterson cases. Mr. Taylor, city barrister, also went to London, the amount in this instance not being in-cluded in the aforementioned sum.

Then followed a series of questions re garding the visit of Mr. Taylor to Lonlon, and during the examination witness said he did not believe that professionally speaking the coursel's fee was adequate one. That of Mr. Cassidy, usual large attendance, but with the who had also been retained, was also

Ii response to Mr. Mills, witness said the \$7,000 included fees excepting those of Messrs Taylor and Cassidy, Th was the appellants, and naturally had to wide as the late fire inquiry, but there bear the greater proportion of the costs, being a large number of witnesses, it is The representative counsel before the likely to occupy considerable further Privy Council, in the interests of the city were Messrs. Halliday and Crawford, both eminent men, whose fees were very reasonable. This concluded Mr. Bradburn's examination, and his place was taken by Mrs. Cooksley, formerly Mrs. Patterson, principal in the case of Patterson vs. the City of Victoria, 'To Mr. Mills she stated that her judgment was \$13,500, and that she had been a memher of the combine. She was also quesned as to what amount she received from Mr. Macdonnell, and expressed dis inclination to disclosing a private matter between her and Mr. Macdonnell.

Mr. Duff pointed out that no third party had the right to endeavor to acquire private information of this char-

Mr. Mills took the ground that he was entitled to ask that question. It merely amounted to how much she received from the city.

The question was allowed, and continu-

ing witness said she had a settlement with Mr. Macdonnell about two years ago. She left the matter in his hands, of costs. She did not know that there was a sum of \$1,176.66 for interest due her from the city. In fact she did not ask about it. She thought Mr. Maclonnell had deducted only \$3,500 from he \$13,500, and had no knowledge that

amount for interest was coming to To Mr. Duff, witness said she was uite satisfied with her business relaions with Mr. Macdonnell. She knew that the Gordon case was unsuccessful. but that her case had been won by Mr Macdonnell. She remembered telling Mr. Macdonnell when the case was taken before the Privy Council that she would have been satisfied with \$10,000, and he

could have all the remainder. oice again cleft the atmosphere in an objection. There was no necessity, he explained, for Mr. Duff to make a eech in conducting the exam Continuing, witness said she signed a paper expressing her willingness to accept \$10,000, and Mr. Macdonnell could ave all the remainder. She never ask-d Mr. Macdonnell for a bill of costs, and it was not of her own accord that she came to give evidence against Mr. Macdonnell,

Witness repeated that all she wanted was \$10,000, and she had emphatically told Mr. Macdonnell that he could retain the remainder, irrespective of the

The next witness, William Francis Fullerton, manufacturer, stated that he was secretary of the Point Ellice Bridge Association, the combine. He kept on writing the minutes of the association, the book of which was in the possession of questioning counsel.

He identified the mint

identified the minute book Con ple in the combine, this number being

cent., promulgated by the association.

The organization raised \$1,050 for the ton at the time, although efforts been made to get her to join. Patterson case by assessment. At the first meeting Mr. Macdonnell was present, and the amount of fee agreed upon was \$1,000 for the trial at Vancouver, \$250 if he went to Ottawa and \$1,000 ness admitted, to show that Mr. Mills They had then raised by assessment in the Lang case. Another letter from \$1.043 for Mr. Blake's fees, and \$240 Fullerton to Cox mentioned that Mr. \$1.043 for Mr. Blake's lees, and \$2.15 additional had been sent. In the latter oner's inquest stating that Cox had told part of January, 1899, some \$300 had oner's inquest stating that Cox had told him that the bridge was not dangerous. In the latter oner's inquest stating that Cox had told him that the bridge was not dangerous. In the latter oner's inquest stating that Cox had told which witness did not write, but which she thought was in her brother's hand-

ness admitted believing it.

Witness was not familiar with items for fees to outside individuals charged

June 5th, 1897, and addressed by Mr. Macdonnell to Mr. Mills.

Mr. Duff protested against the reading against Mrs. Lang. There were a of the letter as a waste of time.

pumber of claimants who settled for Mr. Mills, however, insisted on \$125,000. The city offered \$120,000, and reading of it in order to make Mrs

incorporated: Contact Consolidated Gold
Mines, Ltd., capital \$120,000; Fernie
Lumber Co., Ltd., capital \$27,000.

Joshua Holland of Victoria, has assigned to R. C. Davis, of Vancouver. A meeting of creditors will be held in the De Beck building, Vancouver, on May 2nd, at 10 a.m.

The body of William McCormick, who disappeared from his home in New York some weeks ago, was found on Saturday in Cromwell creek, at 161st street and Railroad avenue. The body was identified by the boy's sister.

**East, 000 costs, the latter amount be ing paid Mr. Macdonnell just before May 24th, last year.

Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. In the city offered \$120,000, and Mr. Macdonnell agreed to accept \$5,000. He then charged 10 per cent. on this amount, which, with the costs in the Privy Council bills in the cost in the Mr. Mills asked:

"What do you know of the defendant's veracity?" This brought Mr. Duff to be with another dated June 11th, 1897, addressed to Mr. Macdonnell agreed to Mr. Macdonnell agreed to the theory with anoth

MEN AT THE OFFICE, WOMEN IN THE HOME, CHILDREN AT SCHOOL,

Who are overworked mentally or physically derive great benefit from Milburn's Pills.

They supply the necessary elements for making good the wear and tear incurred They supply the necessary elements for making good the wear and tear incurred by the present mode of life now prevalent in this age of business and social life.

Every day in the week and every week in the year men, women and children are suffering from nervousness brought on by their efforts to keep up to the modern "high pressure" mode of life necessary to this age.

Thousands find life a burden and others an early grave.

Overwork is often the cause, as it strains the Nervous System and causes Nervousness, Sleeplessness, Nervous Prostration, Faint and Dizzy Spells, and General Debility.

Debility.

The blood becomes weak and watery and eventually causes decline.

Milburn's Heart and Nerve Pills are indicated for all diseases arising from a weak and debilitated condition of the nerve centres.

From the Atlantic to the Pacific we are receiving letters from people who have

sed Milburn's Pills with great benefit. Here are two. Others will be sent on application. NORTONDALE, N.B., Jan. 2nd, 1901.

The T. Milburn Co., Limited, Toronto. Dear Sirs, -I have suffered for a number of years with a smothering sens caused by a weak heart. My whole system was run down and I was very nervous and could not slee
I got a box of Milburn's Heart and Nerve Pills and by the time I had taken
was perfectly cured and can recommend them highly.
My mother was also subject to heart trouble and was so bad that the do

She took your pills and says they were the means of curing her.

Yours truly, Mrs. Wm. Cume.

INWOOD, Ont., April 2nd, 1900. The T. Milburn Co., Limited, Toronto, Ont. Dear Sirs,—Some time ago I was so run down that I could not do any work.

I had distressing shortness of breath, my stomach would be sour and I could

scarcely eat anything.

My heart palpitated badly and caused faint and dizzy spells.

I felt weak and nervous, and gave up all hope of ever being cured until my husband procured two boxes of Milburn's Heart and Nerve Pills, and since taking them I feel like a different person. I have been well and able to work ever since.

Yours truly,
MRS. EDMOND BROWN.

uestion out of order, and Mr. Mills tried | remarking that the evidence was already another tack. He wanted to know what witness' experience with Mr. Macdon-nell had shown as to the latter's charac-

er. Mr. Duff again objected. The question was disallowed The witness then detailed his suit contained in a letter submitted in the against Mr. Macdonnell to ascertain the evidence. isposition of the \$120,000, of which he disposition of the \$120,000, of which he had only received a small amount. The case was settled out of court, Mr. Macdonnell refunding \$22, which was divided among witness and several others.

Mr. Duff then cross-examined witness and models of the case Mr. Mills asked that all the books of Mr. Macdonnell be received as model of the case Mr. Macdonnell be received as models.

egarding his suit against Mr. Macdonnell, as well as the payment of \$150 by the committe to Cox, which the witness admitted. He did not doubt that a letter was received from Mr. Macdonnell asking that \$50 be paid Cox for witness payment. After some further examination the

case was adjourned until this evening. (From Saturday's Daily.) Last night's session of the court in he hearing of the Macdonnell case was taken up principally in the reading and proceedings were of the most tedious

character. W. F. Fullerton, the secretary of the association which had been formed for the management of the Point Ellice bridge suits, who gave most of his evidence at the previous sitting of the court, continued his evidence, and was questioned by Mr. Duff on certain entries in his account book. He did not remember of having had any discussion with Mr. Macdonnell relative to fees to the comparative costs of bringing the case into court in Victoria and elsewhere. When further cross-examined by Mr. Duff he stated that the Gordon case had been last with the Gordon case had been last with the case into court in Victoria and elsewhere. When further cross-examined by Mr. Duff he stated that the Gordon case had been last with the Gordon case had been last with the control of the court of prior to the Patterson case, except as one of the first to join the combine, and Mrs. Lang joined in the early part of June, 1897. There were about 22 peotypes and the Lang case. It had been arranged to take the Patterson case into the English. take the Patterson case into the English sure on handwriting. increased to 31 or 32. The solicitor was Mr. Macdonnell, and funds were raised 1896. Macdonnell refunded all the respondence for law for the habit of carrying on the corfor the purpose of taking the Patterson and Lang cases to the courts. Witness then read the agreement to pay 10 per cent, promulgated by the court of the court o

been made to get her to join. She had said that she had nothing. Mr. Duff then read correspondence addressed to Macdonnell, and which witif he took the case to the Privy Council. was feeling sore over not being retained.

when Mr. Macdonnell went to London.
Three hundred dollars was sent to Mr. Macdonnell in London. An amount of \$45 had been kept back from each award to meet these legal obligations.

The insurance company being relieved of obligation of \$20,000, which was carried by the tramway company. Withese funds \$150 was paid to Mr. Cox. He represents the sum of the bridge was not dangerous. Witness did not remember having writing. She afterwards said she believed that it was in her brother's handwriting. This letter was as follows:

D. G. Macdonnell, Barrister-at-Law, Vancouver, B. C.:

Dear Sir.—I thought that I would write you a line or two as I see that the city is

greater protection of prospectors and miners in respect of occupation and title to mining properties, and for more frequent official publication of returns of mineral output of the province.

I note with satisfaction the adoption of a complete code of mine signals, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of Barkerville, and the commissioners are James Stone, J. P., and James Innes, of these matters, or that Mrs. Lang was the city in this case was £431, which had been paid. A letter from Mr. Macdonnell returned from England he told witness that he only remainded to the Sull fee of £15, a clerk's fee, and had not addressed the court, Witness knew nothing of these matters, or that Mrs. Lang was the city in this case was fa31, which had been paid. A letter from Mr. Macdonnell returned from England he told witness that he only remainded to the Sull fee of £15, a clerk's fee, and had not addressed the court, Witness who identified the signature of these matters, or that Mrs. Lang was the city in this case was £431, which had been paid. A letter from Mr. Macdonnell returned from England he told witness that he only remainded to the small fee of £15, a clerk's fee, and had not addressed the court, Witness knew nothing of these matters, or that Mrs. Lang was the city in the consultation of Dalton McCarthy.

When Mr. Macdonnell returned from England he told witness that he only remainded to the witness, who identified the small fee of £15, a clerk's fee, and had not addressed the court, Witness knew nothing of these matters, or that

Mr. Duff protested against the reading

plainant, he said that the costs against the city in the Lang case were \$2,988.14, with \$476.73 interest. The \$1,460 in

For the assistance of the court and the

discovery of the truth, said Mr. Mills. we will ask that Mr. Cox be again placed in the box to prove certain handwriting The court, however, ruled after co

produced.
Counsel for the defence here wished to make a statement. Mr. Macdonnell, he said had been served with a summons

to produce the books at noon, and had red to Vancouver for them. In reply fees, but did not remember making the to the telegram he was advised that the telegram had been received too late for the books to be sent down to Victoria. In conclusion he said Mr. Mills must have had some idea as to what course he was going to pursue with the case, and he asked that the proceedings be

closed as soon as possibl Mr. Mills-If there had been any payments made to Cox it will be shown in pondence between parties implicated the books. He had another witness, directed and indirectly in the trial, most whom he afterwards told was Mrs Bowof which to the general public would ness-Joinston. This lady he thought possesses little interest. In fact the was in California, but had since learned

> Mr. Duff took objection to the case being prolonged. He wanted to put Mr. Macdonnell into the box. Mr. Mills explained that Mrs. Bowness-Jehnston was the treasurer of the association, and she would therefore be

able to show what disposition was made of certain moneys Miss Cox was then called to the box by the prosecution to give evidence on the handwriting in letters submitted. The letter marked "F" she did not think eral different styles of writing in order

to show how easy it would be, as Mr. Mills explained, for Mr. Cox to be not To Mr. Duff-Witness said she had respondence for her father, but not in late years. She remembered receiving a registered letter in June, 1897, which she acknowledge. The letter was in reply to one sent from Mr. Macdonnell, enclosing a check for \$100. She several letters for her father to Mr. Mac-

donnell, her father dictating them, Mr. Duff then referred witness to a letter written after her father had turned from Sooke. She had written the but did not remember whether or not her father was short of money. Among the numerous letter submitted to witness for identification, was one

trol of educational affairs in their respective cities.

An Act respecting the Fisheries of British Columbia has been passed, where by the province has assumed control of the fishery rights of this province has assumed control of the fishery rights of the fishery rights of the privy council.

In the amendments to existing mining legislation, provision has been made for the enlargement of placer claims and the specific position of placer claims and the specific plane.

Montreal, accountant, to be courts some for taking affidavits for the courts for taking affidavits for the courts for taking affidavits for the courts some for taking affidavits for the courts for the privacy company, witness for the privacy council and that I would never the dot of obligation of \$20,000, which was carried by the tramwary company, witness face that the Cry. The bid betterminated.

The insurance company being relieved of obligation of \$20,000, which was carried by the tramwary company, witness face that the Cry. The bid with the decision of \$20,000, which was carried by the tramwary council and the privacy council and the privacy council and the privacy council and the countil every confidence that you will. Hoping that you will give it your attention, etc., etc.

Victoria, April 18, 1900. The court adjourned till Monday even-

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