composition required by s. 20 of the Regulations authorized by the Lieutenant-Governor in Council under the Provincial Health Act, R.S.B.C. 1897, c. 91.

Held, that s. 20 of the Provincial Government Regulations governing the sale of milk and the management of dairies, cowsheds and milk shops is ultra vires.

Craig, for the motion. J. K. Kennedy, contra.

Hunter, C.J.]

LEVI v. GLEASON.

[April 10.

Municipal law-Alderman-Property qualification.

A candidate for alderman for the City of Victoria had, prior to his nomination conveyed away the lands on the alleged ownership of which he claimed qualification under s. 13, sub-s. (b) of the Municipal Clauses Act, but the conveyance remained unregistered. In an action to establish disqualification, and for penalties under s. 20,

Held, that the effect of s. 74 of the Land Registry Act, c. 23, 1906, is to make registration of conveyances taking effect after June 30, 1905, a sine que non of the vesting of any interest, legal or equitable, in the grantee. Falconer v. Langley (1899) 6 B.C. 444 considered.

Belyea, K.C., for plaintiff. Elliott, K.C., for defendant.

COUNTY COURT.

Howay, Co.J.]

MULLER v. SHIBLY.

[March 28.

County Court—Statute construction—Woodman's Lien for Wages Act, R.S.B.C. 1897, c. 194, s. 3—"Woodman" defined—Contractor and labourer, distinction between.

Defendant hired a team of horses from plaintiff for certain logging operations, and on default of payment for the use of the horses, which were not driven or controlled by plaintiff, the latter filed a lien against the logs, for the amount due. On an application to set aside the lien,