SPECIALS GALORE.

Two More Private Meetings of the Yukon Council Held This Week.

BUTCHERS MAY GATHER AT THE RIVER

From the City.

A MINISTERIAL RESOLUTION.

Rate of Taxation Fixed—Rebate to resolution was committed to a commit-Those Paying in Advance—Fine for Delinquents.

A special meeting of the Yukon council was held at 4 o'clock Monday in the commissioner's office.

In respect to a communication from the officer commanding the Northwest Phoebe J. Hoover were quietly married Mounted Police, regarding the position yesterday evening at the residence of of slaughter houses, it was resolved the officiating minister, Rev. A. E. that the comptroller be instructed not Hetherington, of the M. E. church. to issue licenses for any slaughter Only a few intimate triends of the houses to be placed on the right bank parties were present. The groom is a of the Yukon river, commencing at prominent miner, while the bride is a Moosehide, and extending to a point lady of accomplishments and is wellten miles above Dawson, and that none known in Dawson, where she has conshall be granted on the Klondike river, ducted a private school.

or its tributaries. Ames Mercantile Company for a com- side claim No. 35, Gold Run. pany's license. This application was granted subject to the supervision of

the petition by the legal adviser. A communication was submitted from the Rev. A. E. Hetherington, containing a resolution of the clergyman of Dawson concerning gambling and dance halls. The clerk was instructed to rethat the matter contained in the resolution referred to related to the criminal law, and did not come within the jurisdiction of the council.

The council, according to previous at the hands of Alexander King.

FRESH

GOODS

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From over the White Pass R. R

have just arrived and more com-

ing on each steamer. We have

now a complete line of both

Fancy and Staple Groceries. We

can show you a full line of Hard-

ware, including Building Ma-

terial, Nails, Doors, Hinges,

Building Paper and Haying

We have everything you can ask

for, including Day Books, Led-

gers and Blank Books. For fine

fresh Confectionery, Bon Bons and Chocolates we are strictly

in it. Call and see for yourself.

PATRONIZE

The Ladue Co's Sawmill

for Rough and Dressed Lumber

minimum

ee in Stationery

resolution, resolved itself into a committee of the whole for further consideration of an ordinance respecting taxation (Dawson), and, after some time spent therein, Mr. Clement reported the ordinance agreed to with certain amendments. certain amendments.

The amendments were then read and agreed to. It being a matter of urgency, and by unanimous consent, the bill was read a third time and passed.

Another meeting of the council was held yesterday at 12 o'clock
Present: Messrs. Ogilvie, Girouard,
Clement, Senkler.
Moved by Mr. Clement, seconded by

Resolved, That there be levied and collected the following rates on the dollar of the assessed value of the property and incomes set forth in the assessment roll for the unincorporated town

of Dawson.

On real estate, exclusive of improvements, 20 mills; on improvements upon real estate, 10 mills; on personal property, 5 mills; on income, 10 mills. Also, that all persons tendering the full amount for taxes on or before the But It Must Be on the Side Opposite. first day of October, 1900, be allowed a rebate of 10 per cent. That all persons tendering the full amount of taxes on or before the first of November be allowed a rebate of 5 per cent. That an addition of 10 per cent be made to all taxes unpaid on the 1st of January,

to amend the ordinance respecting arrest and imprisonment for debt and the

same was read a first time.
It being a matter of urgency this ordinance was read a second time, and by

The council resolved itself into a committee of the whole, and after some time spent therein, Mr. Clement reported the bill agreed to without amendment. The bill was then read a third time and passed.

Lucas-Hoover.

Mr. Harrison Samuel Lucas and Miss

Mr. and Mrs. Lucas will be at home An application was presented from the to their friends after August 1st on hill-

Body Brought Down.

The body of Davenport, the man who was murdered on the Yukon near the mouth of White river Sunday evening by Alexander King, was brought to the today by Magistrate Scarth, the verdict of the jury being that the deceased came to his death by a gun shot wound was read in evidence.

district jail in this city, will be given a preliminary hearing Friday.

Best Canadian rye at the Regina.

Potatoes, only the best. Mohr &

Short orders served right. The Hol-

Fresh merchandise just received ware which will be sold at lowest market prices. See us on outfits; we are prepared to fill them.

J. E. BOOGE, Yukon Hotel Store

L. LEWIS & CO.

Have just received their stock of everything in the line of ... Tobaccos, Eigarettes and Cigars

Including the Famous

NEEDLE CIGARS

ARCTIC SAWMILL

Removed to Mouth of Hunker Creek, on Klondike River. Sluice, Flume & Mining Lumber Offices: At Mill, at Upper Ferry on, Klondike River and at Boyle's Wharf

....J. W. BOYLE

"THE GREATEST FINANCIAL INSTITUTION IN THE WORLD," IS HERE TO DO BUSINESS.

The first of the great insurance companies to establish an agency on the Yukon. Assets over three hundred million dollars. Greater than the capital of the Banks of England, France, Geractive part in the matter now before the FALCON JOSLIN,

Managing Agent for Yukon Territory and Alaska.

PROGRESS OF TRIAL

and Testifies in His Own Defense.

And Signed a Document Under Seal Without Authority.

Mr. Clement introduced an ordinance GAVE BANKS 4 DAYS TO PAY.

When Gwilliam Asked to See His Power of Attorney He Did Nut Deny Having One.

It was nearly 3 o'clock yesterday atternoon when Judge Craig' resumed his seat and Attorney Smith again be- time if you had a power of attorney gan his cross-examination of Witness from Mr. Wright?"

Attorney Smith-"It was both by written and verbal agreement that Mr. Woodworth was to collect the rents."

Mr. Banks-'Yes,' sr.' "Did you live up to that agreement?" "No, sir."

Then followed a series of questions and answers which left the witness as self-possessed as before and equally as firm in his testimony.

There was, according to Banks' testimony, an understanding between himself and Woodworth which emounted to \$700 for his time and trouble. He had Banks, should not press the witness for arrears for rent.

A letter from Wright to Woodworth calling attention to the latter's acting city last night in a small boat by two in the matter now before the court, the other creditors. ply to the communication, and to state constables. An inquest was conducted without power of attorney, and suggesting that a settlement of the matter for \$895. And had derived nothing should be made to avoid unpleasantness, but loss from the whole transaction.

> stand when the defense had finished by him as Mr Wright's attorn with Banks, and testified to the general given Woodworth a power of attorney.

When he went out he had left Woodworth in charge of certain litigation and the collecting of rents for which sign this document?" he was to receive b per cent. He had given Woodworth no power of attorney and never empowered him to sign and The witness testified that he had writ his name by Woodworth till some two believing that he was acting within his to 36. the document till the case came up in ests. Regarding Mr. Wright's evidence from the outside Groceries, Pro- the police court. He had never given to the effect that he had never intended visions, Fresh Potatoes and Hard- Woodworth any instructions concerning the witness to press matters sharply, the the action taken by him in enforcing the forfeiture clause in the lease.

> The defense, at this point, to save time, admitted that all the letters writ ten by Woodworth to Banks were writ ten on his sole responsibility, and that no instructions had been received from Wright during his absence.

> The defense here took the witness in mitted that he expected Mr. Woodworth to use all the means in his power to collect the rents. N

> When asked if he would have ratified made in the matter before his return, he replied that he did not know whether he would or not.

> Prosecutor Wade then took the witness again and after briefly questioning him, called Mrs. Alice Wright, who testified that she had told Mr. Woodworth to let the matter alone till her husband's return. She had seen Mr. Woodworth on the morning of her return, but had given him no further instructions than what she had just stated.

> Mr. Gwillim, an advocate, was called and testified that he had acted for Mr. Banks at various times during his ab-

ceeded then in the matter on the gen- RECEIVED eral supposition that Mr. Woodworth was the general agent of Mr. Wright in the Bank's lease and the property.

The Woodworth case was resumed this morning in the territorial court. C. M. Woodworth gave testimony in his own defense. Regarding his communication to Banks in which he had laid down the ultimatum that either the building would have to be finished with Woodworth Takes the Stand dispatch or the rent paid in full, he stated that his reason tor giving this see where his client would have any security for the rent unless the building was finished, and he did not believe Banks had the money to pay the

About the 20th of September, under an arrangement with Banks, he began collecting the rents from the sub-tenants, but tound Banks had been before him in nearly every instance. On the 22d he wrote Banks, stating that he had received a check from him (Banks) for \$125 which had been dishonored. The letter accuses Banks of collecting large amounts in rents for which no further accounting had been made.

"On the morning of the 28th of September he came into my office and I told him I was tired of the way he was doing and that I was going that day to see to the building. He expressed surprise and asked for two or three days' time in which to pay the rent.

"I was never asked by him if I had a power of attorney.

Attorney Smith-"What would you say if he said he had asked you at that

'I should say he was lying.

"On the morning of the 5th of Oc tober he came in and said he was ready to pay the rent. I thought it was another of his stories, but a little later he date refused to be turned down with came in with a bag of gold dust and later came in again with the check for one thousand eight hundred and odd dollars."

Witness had conferred with Mr. the document afterwards agreed to by the original ticket-Bryan and Towne. Banks, which was to give Mr. Wright promise from Woodworth that he, received instructions from Mrs. Wright upon her arrival here, which were gen erally to the effect that her husband was to be protected, and after that things were to be made as good as possible for

He bought the mortgage of Mr. Doig

Attorney Wade here took the witness Mr. Wright was called to the witness and showed him the document signed

points of the case essentially as they had written the signature, and that he have previously been given, up to the had no power under seal to affix point where he was asked if he had Wright's signature under seal to any document.

Attorney Wade - 'Why, knowing that you had not this power did you

"I wanted to make Mr. Banks sure that he would be treated on the square."

seal any documents in his name, and ten the letter which threatened to take had heard of no document so signed in the building from Banks in four days, or three weeks ago, but had never seen rights and for Mr. Wright's best interwitness said his view of the matter of collecting rents was that unless the building was finished and made tenable there would be no rents to collect. In the letter wherein the witness had referred to the Doig mortgage as a matter which Wright appears as hoisting another person's business into the business between himself and Banks, it is money from Doig-ander false pretenses.

When asked, by Mr. Wade of Mr. Gwillim on October 5th had asked to see his power of attorney, the witness admitted that be had not told him any arrangement his wife may have directly that he had no power of attor-

(Continued on Page 4.)

DON'T GO

alternative had been that he did not With Populists, Who Demand Towne on the Ticket With Bryan.

MEET THE LEADER AT LINGOLN

And as Usual He Makes a Long Speech.

LIVELY CAMPAIGN EXPECTED.

Amendment to Reduce Canadian Postage to 8 Cents Per Pound Defeated by Large Vote.

Lincoln, July 14, via Skagway, July 18. - The delegation of Populists which came here to consult with Bryan regarding Adlai Stevenson being on the Democratic ticket as vice presidential candiother than having his name taken off and Towne's name substituted. Bryan endeavored to conciliate the feeling in a speech, but it failed and, the popu-Wright's brother and later had written lists and silver republicans insist on

McKinley Officially Notified.

Washington, July 14, via Skagway, July 18.-President McKinley, who is now at his home, Canton, Ohio, has been officialcly notified of his nomination. Roosevelt has also been served with a similar notice.

Postmaster-General Smith is authority for the statement that the campaign will be a spirited one and the two main The witness acknowledged that he rency questions. There is no such issue as imperialism, but questions growing out of the war will be important factors

Postal Amendment Lost.

Ottawa, July 14, via Skagway, July 18 -The amendment to make the postal rate on newspapers eight cents per pound all over Canada was rejected in the house yesterday by a vote of 73

An Accomplished Musician.

Among the late arrivals in Dawson we draw public attention to the distinguished solo violinist, Mrs. Helen Thomas, highly spoken of in Montana papers as a musuician of rare ability, painstaking and careful in her work. Her performances have merited her the most flattering testimonials from the highest and most critical music circles in California, Montana and Washington. Her repertoire is unlimited, as her numbers embrace all the latest popucross-examination under which he ad- stated that Banks had procured the lar music, including the highest class music of the great masters. Mrs. Thomas is at present enjoying a much needed rest at the Hotel McDonald. It is beyond question that her reception in Dawson will be most gratifying, as Dawson's citizens have always cordially patronized recognized merit. We have no hesitation in prophesying a success ful future for Mrs. Thomas.

A. M. Co.

Tumbling in on us from ebery quarter. Both up river and down river steamers are busy landing bright, fresh, new, up-to-date merchandise at our docks.

"We Are Sellers, Not Speculators."

SPECIAL Shoes for Men, Shoes for Ladies, Shoes for Babies.

The Ames Mercantile Co.