



Find Mother Hubbard's son Jack and the two kittens.

CORONATION TAKES PLACE NEXT MONTH

THE EXACT DATE IS NOT YET SETTLED

Recovery of His Majesty So Rapid as to Permit of the Ceremony in August.

London, July 7.—At 10 o'clock this morning, the following bulletin was posted at Buckingham Palace.

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FIRBERMEN'S WAGES ON THE FRASER RIVER

They Want Eighteen Cents for Every Fish—Japs Also Holding Out for Same Amount.

Vancouver, July 7.—Local fishermen say there will be no strike, but that few men will go out. All want eighteen cents, and it is believed the Japs will hold out for that figure.

FIFTY MILES COMPLETED

Only Twenty-Five Miles of Albern-Clayquot Line to Be Built.

PARTICULARS OF DISCOVERY

Manager Curtis, of Lowe Inlet Cannery, Explains Finding of Life Booy.

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CHOLERA IN MANCHURIA

Large Number of Deaths Have Already Been Reported.

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GOSSIP BY CABLE FROM METROPOLIS

THE CONFERENCE OF COLONIAL PREMIERS

Question of Imperial Defence Was First Subject to Be Considered at Meetings.

London, July 5.—A number of coronation rumors are current. The optimists say King Edward will be quietly crowned six weeks hence.

CONTEST FOR THE SCULLS AT HENLEY

O. S. Titus Defeats Louis Scholes, of Toronto, in the Preliminary Heat to Day.

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PACKING TRUST

The Swift and Armour Interests Are Now in Gigantic Combine.

TRIP THROUGH PERSIA

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TROUBLE AT SANDHURST

War Secretary Replies to Questions of Members Regarding the Rustication of Several Cadets.

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ACCUSED COMMITTED ON FIRST CHARGE

SECOND CASE AGAINST COL. HAYES PROCEEDING

Considerable Time Occupied by Learned Counsel in Arguments Concerning Methods of Examination.

The hearing of the charge against Col. Granville H. Hayes, of the Hayes case at Albert, of having procured the sum of \$1,000 from Capt. John Irving on false pretences, in connection with a deal in mining scrip was resumed in the police court this morning.

L. P. Duff, with C. A. Bury, instructed by Messrs. Tupper, Peters and Griffin, appeared for the accused, and W. J. Taylor, with H. B. Robertson, for the complainant.

Mr. Duff said that owing to Mr. Peters being engaged in the Fall court, he was appearing instead for the accused, and he asked that the argument in the case might be postponed until the other charges against accused had been gone in. In this case he did not intend to call any evidence for the defence.

Mr. Hall—Well, the practice is to finish one case before going on with another.

Mr. Duff—Do not think any objection need be taken when counsel for accused makes the request for argument to be postponed until other charges of a more or less similar nature are gone into.

Mr. Hall—That course would be irregular, and if there was a committal it might be set aside.

Mr. Taylor, strongly object to the argument being postponed, until the other charges are heard.

Mr. Hall—It seems to me that such a course, might lead to the annulment of the process.

Mr. Duff—Surely there would be no danger of that if, as counsel for the accused, ask for the postponement. I think that an injustice might be done the accused if I am forced to go on with the argument now.

Mr. Hall—I can find no precedent for such a course, and I think a magistrate should stick as closely as possible to the regular practice.

Mr. Duff—Well, I do not think I could go on with the argument. The justice of the case demands under the circumstances that it should be postponed. I do not think there is anything in the evidence in this case to warrant a committal.

Mr. Hall—Now is the time to argue that point of the sufficiency of the evidence.

Mr. Duff—I think it would be wise for me to argue under the circumstances.

Mr. Hall—Very well, there is nothing else for me to do but to commit the accused to jail. There is a prima facie case made out.

The second charge against Col. Hayes, that he procured the sum of \$24,000 from complainant on August 30th, 1900, on false pretences, was proceeded with. Accused pleaded not guilty. G. A. S. Potts, official stenographer, was sworn in to take the evidence.

Capt. Irving, sworn, said that on August 30th he had an agreement made with Col. Hayes to purchase 10,000 shares in the Nahmit, or Hayes, mine from a party in Portland. He understood from Col. Hayes that the investment would be a good one. Accused had told him in July, 1900, that he had secured 200 shares in the Nahmit, or Hayes, mine which was anxious to raise money. In order to secure the extension of the option these shares were given to him.

At this stage Mr. Duff objected to the evidence being gone on with before particulars of the charge was supplied to the defence. The informant did not disclose what the false pretences alleged consisted in.

Mr. Hall—It does not appear to be necessary to disclose particulars on the part of the defence. It is sufficient if Mr. Duff—Well, I shall have the right to ask for an adjournment of the case for the cross-examination.

The evidence of Capt. Irving was then gone on with. He said that he had gone into the speculation in Nahmit stock owing to representations made to him by Col. Hayes as to the probable sale of the mine and the amount of ore in sight in it.

An agreement, dated August 30th, 1900, between complainant and accused for the purchase of the 10,000 shares by means of a joint note for \$25,000 was put in.

Capt. Irving, continuing, said that after the note for \$25,000 had been discounted a draft for the amount on Portland, Oregon, was handed to accused.

An argument then arose between learned counsel as to the right of Mr. Taylor to examine the witness in regard to the contents of documents before putting those documents in. Mr. Taylor persisted in that course, claiming that he had the right to put in the documents when he pleased. After some delay Capt. Irving said that when the note for \$25,000 matured accused was unable to pay the same. He then said that he had the note and made another agreement with Col. Hayes by which the latter gave witness a note for \$12,500 and some stock as security. Since then Col. Hayes had only paid \$1,200 interest on his bill, and some assessments on the stock. The last note given witness by accused would not fall due until next August. Since the deal accused had admitted on two occasions, that the shares sold witness had belonged to himself—once at Albert; and the second time before the registrar on the occasion of the examination of accused for dis-



Business Change Sale

Bargains for Cash B. Williams & CO. Clothiers and Hatters, 68-70 Yates St.



TRACEY NEAR BOTHELL

It is Believed Outlaw is Surrounded and That Chance of Escape is Slim.

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NINE THOUSAND IDLE

Freight Handlers of Chicago Quit Work and Sheds of Railways Are Practically Tied Up.

CHINESE APPEAL

Anxious that the Powers Should Withdraw the Troops From Tientsin.

NO TRAINS

Washouts Have Interrupted Traffic in Many Parts of New York.

ENDED HIS TROUBLES

B. W. Pyle Invested Fortune in Central America Holed Nicaragua Canal.

NINTH WEEK OF STRIKE

Still No Signs of an Agreement Being Reached in the Anthracite Coal Fields.

WILKESBARRE, Pa., July 7.

The ninth week of the anthracite coal miners' strike began to-day. The strikers of this district are interested in the annual convention which opened at Nanticoke to-day. President Nicholls is sure of a unanimous re-election, as are most of the others.

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HEAT WAVES

Six Deaths and Many Cases of Prostration at Pittsburgh During Past Twenty-Four Hours.

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Pittsburg, Pa., July 7.—Six deaths and a score of prostrations is the record for the past 24 hours. At 10 o'clock this morning the thermometer registered 85 degrees and the mercury was still rising.