

FROM THE DAILY COLONY
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The demise occurred Friday, Henry, eldest son of Mr. C. of Sherbrooke, N.S. The deceased was 22 years old. His funeral to-day at 2:30 from Calvary.

The information charging the pair with attempting to commit suicide yesterday morning. Macrae, the evidence going against him had threatened and preparations to commit suicide had been no actual attempt.

FROM Alborn comes word that the paper mill is about completely equipped. The machinery being already in the country, the balance to arrive by the steamer. It is expected that the first paper manufactured in this province will be marketed by the beginning of October.

JOHN ROBINSON, aged 28, of New York, on board the Empress of India, returned back with that vessel on her last trip, having met his death when under the influence of drink at Hong Kong. It appeared from the report introduced at the inquest that he had been in the harbor when trying to board the steamer.

A THREE days' siege was made of the Salvation Army barracks, Fort St. John, by Brigadier Margetts, and his men. Both Friday and last evening the barracks were shelled with large and successful results.

The case of John Silvia was remained in the Police court yesterday but in from the court returns not yet but in from the court who was sent to Sanitch to get a warrant for the arrest of Roberto Indian lad, accused of complicity in the alleged theft of a spool of yarn from the store of the late Mrs. Irving was arrested and brought later in the day by Sergt. Hawes.

Ms. J. E. RAYNES was the handsome present from the men of the Barabass church choir on Tuesday. The gift took the form of a large beaver hat made from a piece of the same material as the one worn by the Beaver and elaborately mounted with a suitable inscription mounted on the inside of the crown. It was given in recognition of the services as choir leader of the late Mr. J. E. Raynes, who was also as a valuable church worker.

In the course of a month marine artillerists of the 22d

will be reinforced by about
This additional strength is nec-
present the nineteen men here
times quite enough to do. C
though not hard work, is wearis
men have twelve hours of it
About twenty marine engineer
expected from Halifax, so as to
the commencement of work on t
tions, which, it is said, will
about the 1st March.

THE special item of interest
of the Anglican church during
week, centres around the lectur
wasples of the Canadian Church
be given in Christ Church Cathed
rooms, on Tuesday evening next
C. E. Sharp, M. A., assisted by
R. Bayne, upon "The Ornaments

the Prayer Book, including Vesting Colors." Mr. Sharp will deal with special vestments worn by the clergy at Holy communion, namely, "alms, amice, maniple, stole and chasuble" of which vestments he will give the color of which vestment is worn at each church's season. Also he will discuss the garments in the church dated from A. D. 400, and as they symbolize the vestments of our Lord the lecturer has given to bring home to churchmen the faith having come from the H. Church nearly two thousand years ago, and nearly been invented in England in times. Members of the church will note that there is no charge for admission to the lecture is free.—*Cont.*

A MINING SUIT.

Mr. Justice Walkem sat yesterday in the Chamber court to hear argument in the case of *Cooley et al. v. the Attorney General*, in which the defendant is claiming the plaintiffs' status in the case of *Cooley et al. v. the Attorney General*. The defendant is the gold miner for West Kootenay, and the plaintiff is the Attorney General. The defendant is suing for a writ of mandamus to compel the Attorney General to grant them a right of entry over the land which is the subject of a bed rock claim. The defendant is claiming that the Attorney General has the right of entry on the ground that the land is a bed rock claim.

gation in the Supreme court, and in the discretion of a receiver appointed by the court. And it was also claimed that having exercised his discretion in the matter was not reviewable by the Court. of the Supreme court rules abolishing review, but provides that in lieu of a writ may raise any point of law or pleading.

The Attorney-General, acting on the now argued that the statement of closed no cause of action; (1) on the that the gold commissioner's discretion not reviewable by mandamus; (2) b) he was not shown that the plaintiffs were miners at the time of making their claim to the defendant for right of entry because the nature and extent of the plaintiff proposed entry was not shown, and that it was not alleged that the fee of \$125 had accompanied the application.

Mr. Belyea argued that the Attorney-General could not avoid himself of 2, 3 and 4, as those points had not been mentioned in the objections taken to the statement of defendant, which was conceded the objection that the gold commissioner was not reviewable.

The Attorney-General quoted an authority to show that upon a demurrer it was necessary to specify only one substantial ground for argument, and that additional grounds could be taken afterwards, particularly usually filed before the argument. The court had done.

His Lordship decided that all the grounds taken on behalf of the defendant were relevant to him, and after some further discussion.

new that points 2, 3 and 4 were fa-
jections to the statement of claim. Re-
ing the point of discretion, although
unnecessary now to decide the point
Lordship was strongly of opinion that
Gold Commissioner's discretion
reviewable upon mandamus, and
whether his refusal of

Mr. Belyea applied for leave to attend to his family, which His Lordship granted. Costs reserved.

C. C. Cochrane, of Medicine Hat

through yesterday on his way to Calif.