

ness as to whether he considered the two life-boats aboard the Iroqueis to be capable of carrying from 60 to 100 massengers and in come of the top of to

assistance. Of course there is the militia and the army to assist in de-fence, but it does not take anything fence, but it does not take anything fence.

have left on the boat that day. Mr. Irare Alderman Leaves the Petrson stated that the only reason Chamber Without Quorum And Returns in Minute-Alderman Humber ran foul of Mayor Morley in the initial stage of a long session Monday evening and, for a moment, seemed likely to be immune from

the pending travail by absenting himself as a protest against the arbitrary rule of the chair, or "the one-manshow," as he pungently termed it. Having expressed himself in such terms he left the chamber in apparent disgust - and incidentally minus a quorum-to return a moment later, however, with a large smile and a large cigar, not to mention the remainder of the board of aldermen who were, perhaps unconsciusly, trespassing on the ladies' privilege of being late.

HAVE ANOTHER GO

The trouble arose out of a request by W. Ridgway Wilson that the building permit for the new rectory of St. John's church, which is proposed to be erected on Quadra street, be granted. The permit in question had been re-fused by the building inspector pending the settlement of the new fire

not see the force of this argument. The former say in it another example of the plutocratic rule of the mayor and said so in no uncertain terms. A satirical rejoinder from the mayor brought the thundering request from the alderman: "You leave Ald. Humber alone," and with that he got outside the rail and took his departure, to return a minute later, as stated above. When the business was resumed it was decided to grant the permit, as the application for it had been made before the resolution altering the fire limits had been passed.

nia has not been without its civic uses, as Monday, in his capacity as chairman of the streets committee, he recommended that two sanitary automatic street cleaners and flushers be purchased for the city. These he had seen in operation down south and he was convinced that they were the best that could be had for the purpose. Each machine had a capacity of 600 sallons, and would be complete and ready for work on delivery at \$1,400 each. He also recommended the purat \$50, to be attached to the other apparata.

have got to receive the necessary as-sistance to carry out the training. We have come to do all we can to assist in bringing about a navy that will be ready in case the Empire ever requires assistance. Of course there is the Two new members were nominated.

different cases, Mr. Moore being one, block had been consumed. and the bill in this case was preferred

(1) that an acting attorney-general maker; T. Waldron, barber; Chalmers has no authority to direct that a bill cigar store; Manley's hardware store; has no authority to direct that a bill be preferred; (2) that if he had, then the direction was bad because it did not name the counsel who was to prefer it. Boundary Trust and Investment Com-pany; B. F. Petrie's stationery and book store; McIntyre Hardware Com-pany; A. S. McKim, grocery store; R.

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act as crown counsel at the said sit- conflagration, the fire brigade was un- to the people of Canada to help them tings, not together, but separately, in able to gain control until the entire train their people, and it must be un-Those that suffered by entire loss

were: P. Burns & Co., meat market; sistance to carry out the training. We It was objected by prisoner's counsel S. Kirk, jeweler; J. B. Tuttle, shoe-

have got to receive the necessary as-

assistance. Of course there is the Two new members were nominated.

the property.

derstood here, as in Australia, that we

Interesting Meeting of Local Body of Monday-Valuable Suggestions

Mr. Bodwell then questioned the wit-granted. He explained to the court chase of an ordinary street sprinkler

Aldermen Humber and Ross could

Alderman Gleason's trip to Califor-

The recommendations of the alder-

	the direction was bad because it did	pany; B. F. Petrie's stationery and	assistance. Of course there is the militia and the army to assist in de-		sengers they are licensed to carry in		The recommedation was passed with+
	not name the counsel who was to	book store; McIntyre Hardware Com-	fonce but it does not take anything	meeting held on Saturday, July 15, had	their lifeboats. Mr. Walker had sur-	was forthcoming.	out criticism or comment of any kind.
	profor it	pany; A. S. McKim, grocery store; R.	like as long a time to train men ashore	proved very interesting. In spite of	veyed the Iroquois and handed in a re-		The increase is to date from October 1. The contract for the erection of the
100	The learned trial judge overruled	Gardner's furniture store; Miss Huff- man's millinery parlors; C. P. R. tele-	as at sea. A militiaman ashore can be	the very warm weather there were present twenty members, including two	port to his lordship. He considered		new two-storey brick addition to the
A la	the objections, but after verdict re-	graph office; the Mann drug store;	L'ameu m Bix moncino, was see	ladies and several visitors. The gla-	her a good ship but when unproperly	fairs and he thought that the limit	electric light plant was awarded last
	served them for our consideration. We	Miller's undertaking parlors; West's	months the recruit on board ship has hardly become used to the ship's rou-	cial pot-holes had been visited in com-	loaded she would be like any other ves-		night to G. A. Stevens, whose bid of
124	were referred to Reg. v. Lepine (1900), 4 C. C. C. 145; Abrahams v. The Queen	restaurant; while A. D. Morrison,	tine. It requires longer to train men	pany with Prof. Clapp, the Dominion	Mrs. M. A. J. Smith, who resided at	this case. He claimed that if the de-	
	(1001) C C C D 1 at m 15. Dog w	Royal Bank, and R. Pribleski suffered heavy losses. Several other stores and	for sea service than for service ashore.	geologist. After an investigation of	Sidney, was called as a witness and	with Mr. Peters they had had a	It was also decided to purchase an-
	Townsend (1896), 3 C. C. C. 29; and In	business places sustained minor losses.	"I have done little for you, but I have	this phenomena Mr. Clapp had given a most interesting talk on the geological	testified that she was on the bench and	whole month in which to do it. Mr.	gineering department. This new ma-
	re Criminal Code (1910), 43 S. C. R. 434	The approximate loss of the various	done my best. I am sorry to leave you.	Commetten of this norther of the Island	saw Capt. Sears and the engineer	Bechtel, his special witness, had been	chine has been found necessary in view
No.	at p. 437, in support of the prisoner's	stores cannot be obtained at the pre-	Since we have been together there has not been the slightest hitch. You have	explaining the great delta of Langford	shortly after they reached the shore. She told the captain to go home as he		of extensive works that are at present
1040	contention that an acting attorney- general cannot as such prefer a bill of	sent time, but it can be figured in the	done your routine duty, and when	Plains, and the various traces of the	was wet and appeared to be exhausted		quent difficulty of getting from one
	indictment.	neighborhood of \$100,000.	there has been call for extra duty you	glacial ice action. Edwin Jacob had told of the recent finding of diamonds	and tired. He went home and came		place to another to superintend the
	There are in my opinion two out-	ROMANCE REVEALED.	have been uncomplaining; in fact there	and had promised to bring the society	back a little later with dry clothes on.	that it was not right to sacrifice the	
	standing distinctions between the case		has never been a murmur on the ship,	specimens of the rock having diamonds	She did not see the men in the boat	interests of business and professional	and the second sec
	at bar and those referred to. In none	Habeas Corpus Proceedings Bring to	although you have done your steaming with a reduced crew. The petty officers	irom funimen, at their next meeting.	at all.	men in this way in the interests of	SKEENA SOCKEYE RUN.
	of the cases cited was the status of an	Light Story in Which Arch-	have always come off with great credit,	The party had then proceeded to the	Mrs. Bessie Armstrong, from Arm- strong Point, stated that she was not		Vancouver, July 25Humpbacks
	acting attorney-general under review. In my opinion an acting attorney-gen-	duke Figured.	and this token of your respect will	Gorge park, where many remarkable specimens of natural tree character-	on the beach at the time of the acci-		
	eral is in a very different position to	Montreal, July 25A romance, in-	be greatly appreciated."	listice were noticed and finally after an	dent. She was at home and assisted	being before the court the charge was	according to telegraphic advices re-
1.6	that of a deputy or agent of the at-		Three hearty cheers were given for	examination of the Japanese shrubs	the engineer and firemen to her house.	amended but Mr. Maclean denied that	ceived from the north to-day by W. H.
	torney-general. He is the attorney-	peror Joseph of Austria, an American	Commander and Mrs. Stewart, and after a group photograph had been	and flowers, tea had been partaken.	During the time the two men of the	the amendment had altered the point	Barker, general manager of the B. C.
18	general for the time being, and clothed		taken the gathering dispersed.	Examination of specimens then took	crew were coming through the pasture, Mrs. Armstrong stated that the en-	of the defence m any way. He also	Packers' Association. When the
				place. W. J. Sutton showed a root	gineer fell twice, being completly ex-	witnesses here all the time. If this	come to the conclusion that the end of
4		two habeas corpus proceedings, a luna- tic asylum and a midnight attack upon	AVIATOR RACE.	lace said he thought was orobauche.	hausted, and had to be assisted by his	sort of thing was to go on they might	the sockeye run is in sight, and it is
		the latter in which shots were fired, is	Logical state is a state of and a state of	but as the specimen was dried up he	comrade. She had given them dry	as well throw up the sponge.	now believed that such is the case on
199	tended to be included in the designa-			could not tell very well. Miss Kitto	clothes before the doctor arrived.	Magistrate Jay, in granting the ad-	the Skeena. The appearance of hump- backs on the Skeena is ten days earlier
		nocent habeas corpus application which	Neck Flight Around Great Britain.	showed a Canterbury bell blossom with	E. Baynes Reid, of the meteorological office, was cross-examined by M. B.	journment till to-morrow morning,	this year than last.
	Code, we have then to consider this	came into court yesterday and was ad-	Bristol Eng Tuly 25 The figure	this was common in many, flowers and	Jackson, K. C., appearing for the		"The pack of sockeye on the Skeena
195	case with reference to the power given	Archduke Rudolph of Austria the	race around Great Britain for a prize	was supposed to be caused by a check	crown, and E. B. Bodwell, for Captain	manner, but as the last adjournment	river last year totalled 187,246 cases,
41	to crown counsel by section 872 of the	eldest son of Francis Joseph. contract-	of \$50,000 offered by the London Dally	in the growth of the plant.	Sears, in an attempt to ascertain the	was made for the specific purpose of	
	code. This section was not under con-	ed an alliance with an Austrian bar-	mail, developed to-day into a neck and	The secretary showed a nodule of	velocity of the wind on April 10, the	enabling Mr. Pooley to get in touch	the pack of sockeye this season will exceed 100,000 cases," remarked Mr.
	sideration in any of the cases cited,		neck contest between Vedrines and	iron perfectly round, about six inches	wind at Victoria at 5 o'clock in the	with Mr. Peters he thought that the	Barker to-day.
	as the only one of them decided after section 872 became law, was, In re		entine keeping anywhere near the	the shade of coal measures at Fernie.	morning was blowing six miles from	and hold on till to-morrow morning.	"Judging by the size of the pack at
NE	Criminal Code, supra. and the decision			Mr. Jacob then showed specimens of	the east and at noon it had veered to	Immediately this statement was	our own canneries, I estimate that the
1.82	there turned on section \$73a., which	Grow up in Tonouto and chantles often	To-day's schedule called for a flight	chromite from Tulumen, this being the	the southwest and attained a velocity	made Mr. Maclean asked that the	total pack of sockeye on the Skeena to date is in the neighborhood of 60.000
120	relates only to Saskatchewan and Al-	her sixteenth birthday she met G. Os-	from Edinburgh to this city by way of	mineral in which small diamonds were	of 15 miles. Mr. Reid, however, stated that the wind here would have no	case go on peremptorily to-morrow	cases."
	berta.	whom she married. The two went to	total distance of 900 million	the geological survey of Canada. It	bearing on the Sidney record, as the	warded or not but the magistrate	There has been a slight improve-
	That section 872 confers upon coun- sel acting for the crown authority to	Anothic goalding becommitteen but mont	OT Warmann the only American	was explained that the discovery of	wind was so variable amongst the isl-	would not commit himself to that, so	ment in the sockeye run on the Fraser
	prefer this bill is not disputed. That	cont book to Amonion Man House of	competitor who had hard bak from	diamonds in this rock. while of much	ands. The local office has no means of	the case stands adjourned till to-mor-	Fiver. The boats which went out on Sunday night have secured the best
N.E	Mr. Moore, acting as such counsel,		the start, had further trouble with his	scientific interest, is not yet of com-	obtaining the velocity of the wind at Sidney, but he thought that the rate	row, and in the meantime Mr. Pooley	catches of the season. The run of
10	preferred it, clearly appears. But it was	Just as this juncture Justin B. Mac-		tracting the diamonds from the hard.	of the wind at Steveson, which is across	tempt to obtain the required infor-	sockeye on the Sound is reported to be
. 8	contended by Mr. Maclean that he did		Vedrines and Beaumont made the		the straits from Sidney, could be look-		disappointing. At the annual meeting of the share-
	so not in pursuance of the powers given him by section 872, but under the said		circuit of Scotland, starting from Edin-	In this connection Mr. Sutton gave	ed upon as nearer the velocity which	the second se	holders of the British Columbia Pack-
	direction, and that hence he did not		burgh, stopping at Stirling and Glas-			BARNEY BLUSHED.	ers' Association yesterday, W. H.
	exercise the discretion given him by	led by her little son. In New York the	gow and proceeding to Carlisle during	future meeting to bring some speci-	Records were produced by Mr, Reed	Captain of Prince Rupert Showed	Barker, general manager, presented
1.1	section 872. The argument is plausible,	ed divorce proceedings on his own ac-	capital at 3 o'clock, being delayed later	mens. One specimen shown by Mr.	showing that the wind at Steveson on		his report of operations last year. In this report it was stated that last year
	and if we assume that crown counsel would not have preferred the indict-	count. Macdougall and Mrs. Hayne		Jacob was one of Australian placer	the morning of the accident, between	of Passengers.	the company's hatclery at Nimkish
1.3	ment in the absence of the direction.	returned to Montreal, whereupon the	In the early flying Beaumont made	the mainted of Ottomic frame	9 and 10 o'clock, was blowing at 36	The sector of the Prince	turned out over 5,300,000 sockeye fry.
1	logical. But where we find an official	young man's father had him incarcer-	up some time lost on Saturday and		miles an hour. Mr. Reed thought that the velocity would be no greater at	Barney Johnson, captain of the Prince Rupert and commodore of the Grand	
VI	doing an act strictly within the au-		Monday, but Vedrines's advantage in the flight from Glasgow to Carlisle.	mines near Barkerville, Cariboo, and	Sidney. The Victoria sheet bearing the	Trunk Pacific fleet, which left port on	ALASKAN INVESTIGATION.
N	thority granted him by statute, and	but were repulsed with firearms.	covering that leg of 86 miles in one	two specimens of Australian wild	record for April 10 showed no trace of	Monday for Stewart, blushed profusely	Washington, D. C., July 25The
-	that, too, in a case where it was plain- ly his duty to do it, we ought not to	and the second sec	hour and 59 minutes, against Beau-	flowers, the flannel flower and bor-	squalls. On the days of the Callam disaster,	when as he stepped down from the	general investigation of Alaskan af-
	be astute to find that he acted only on	NEW PASTOR COMING	mont's time of two hours and 18 min-	onia, the latter a menty perfumed	January 8, 1904, when the Iroquois	of Souttle on Sunday J. B. Van Sheck.	fairs, including the Controller Bay
	the direction given him and not on his	Vancouver. July 21Arrangements	utes, has not as yet been picked up. Valentine, the Englishman, left Ed-	the malaspine gallery on Gabriola Isl-	went to assist the foundered vessel, the	a Now Vork husiness man acting as	land transactions, which involved the
	own responsibility and in fulfilment of	have been made for the induction of	inburgh soon after the Frenchmen had	and, near Nanaimo, were also shown.	wind, according to records furnished	spokesman for several of the passen-	story of an alleged attempted monopoly of the outlet for Alaska coal fields, is
	his duty. I think, therefore, that the learned	Rev. E Leslie Pidgeon, B.A., of St.	started and reached Stirling safely, but	Captain Curris spoke of the desirabil-	by Mr. Reed, at 2 o'clock in the after-	gers, handed nim a note, with eight	virtually off for some months, so far as
Trans	trial judge was right in declining to				noon, was blowing at 47 miles an hour, and gradually diminished until at 9	eignatures. conveying the thanks of	concerns the house committee on in-
k	give effect to these objections.	call to the pastorate of St. John's Presbyterian Church of this city. The	compelled him to descend	disclosed in excavation of sewerage	oclock it was down to 15 miles.		terior department expenditures which
	This disposes also of the objection	DOTT DO ALL STREET AND ALL THERE	The other competitors were string.	and other works, and it was resolved	Frederick Bowcott, a baker at Sid-	The note ran as ionows: Before	started the inquiry. The committee will do nothing more in the matter be-
	that the crown counsel was not spe-	Gillivray, who resigned several months	gling on the second stage, Hendon to	that the secretary be instructed to in-	ney, gave evidence to the effect that		fore congress adjourns except to get
A.S.	cially named in the direction. But in any view of the matter I think counsel	ago in anticipation of an extended trip	Edinburgh.	quire whether this is being uble, and	in a conversation with a man named	sengers wish to express to you then	into the record all documentary evi-
	for the crown was sufficiently desig-	In Europe, which he is now chios was	LUDGATE WINS	tention of the city council and engin-			
	nated.	Dr. G. C. Pidgeon, of Westminster	LUDGATE WINS	eering department.	the passengers had lots of time to get	also to testify to the efficiency of your	of Alaska affairs will be undertaken, probably shortly before congress con-
	I am also of the opinion that the	Hall and is expected to arrive in this	Vancouver, July 25A cable was re-	TISPAL A	into the boats while they were being launched, but that he considered it		
	learned judge was right in making the	city some time between the first and	ceived this morning by Davis, Marshall	BRAXTED WINS	launched, but that he considered it safer to stay on the house which		
	amendment correcting the name of the young girl, although made after the	the middle of next month.	and machell that the Judicial commit-		broke adrift from the Iroquois, Bowcott	Durant, D. C. Mestegor, D. J. Deacon,	Attorney Louis Brandeis of Boston is
	bill was found by the grand jury.	at St John's Church on August 17	tee of the Privy Conncil has decided the Deadmah's Island case in favor of	STEWARD'S CUP	stated that the captain arranged for	the second se	expected to conduct this inquiry.
	The refusal of the trial judge to	Rev. T. Peacock moderator, will pre-	Theodore Ludgate, the appeal of Van-	A stand and a stand of the stand	some of the men to stay at his house	SENT TO JAIL.	BATHING FATALITY.
1	withdraw the case from the jury on	side over and conduct the service.	couver city being dismissed with costs.	Goodwood Park July at the at	that night. He was on the wharf the	Manchester, July 25The two men	
	the ground that the crown had failed	LA INTERCOLOGICATES NORCOTT	As the judicial committee of the		morning of the disaster and cast off the lines. In being cross-examined he ad-		The Dalles, Ore., July 25 The body of
	to prove that the girl was not the wife of the accused, must also, I think, be	TENNNS AT OTTAWA.	Privy Council is the highest tribunal of the Empire, the decision means that	Sir Thomas Dewar's Braxted, 25 to 1.	mitted having heard Cant Sears shout	luggage of Robert L. Clarke of Van-	M. B. Piper, government engineer and assistant superintendent on The Dalles-
1	sustained. There was evidence, if not	Ottawa, July 25-In the tennis open	there can be no more litization of the	was first, H. Rhode's Great Surprise,	something to the effect to "Get the	couver, from the ship's landing, were	Callla concel who was drawned while
176	in the crown's case, then in that of the	singles this morning Greir beat Powell	I matter and that Mr Ludgate keeps	10 to 1, second, of those to mercutio,	ladies on quick, I can't wait here all day": but drew from the expression	scircenced mere to day to mine months!	bathing in the Columbia river, was recov-
	Indance on which the inny could and			W CHER LARA MAY	THE LASS AND AN AND AN AND AND AND AND AND AND A		THE YES I WAS ALVED FOR THE FO

defence, on which the jury could and | 6-0. 6-3.

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day"; but drew from the expression leach in jail.

ered yesterday.