Collins Disputes the Certificate of Marriage-Arguing Motion for Dismissal.

(From Saturday's Daily.)

In his objections to the minutes of the In his objections to the minutes of the court and the papers in the maintenance suit produced by the witness, J. J. Groom, the accused, said the case against him was a very defective one. It alleged perjury with regard to a certain marriage. The woman involved in the so-called marriage had not even been brought to give evidence, the alleged officiating clergyman had not been brought.

"You know very well, Mr. Collins that he is dead," interrupted Mr. Hig-

he extradited because the Call building was not brought here.

Mr. Higgins contended that the burden of proof relating to the offence committed at San Francisco was a question of fact, not of law.

He then proceeded to argue that the alleged oath was one not required by the law of Canada, and His Honor pointed out that it was not possible for Canada to require an oath to be taken in a foreign proceeding.

The accused contended, though, that the facts must be transmitted to this jurisdiction and dealt with as though the happening had taken place in Canada.

Canada.

Mr. Higgins stated that if argumen Mr. Higgins stated that if argument was conducted on that basis it would exclude the fact that the oath was required by the law of California.

All afternoon was spent in the argument of the point raised that the offence must be a crime against the laws of Canada as well as against the law of California, and that

(From Saturday's Daily.)

Judge Lampman yesterday morning overruled the many objections raised by George D. Collins in the extradition proceedings brought on behalf of the State of California, charging him with perjury committed at San Francisco, and the many documents, the admission of which as evidence was combatted by the accused, were admitted. These papers included all the documents in connection with the maintenance suit brought against accused by Charlotta E. Collins of San Francisco, in which the perjury charge is based was made. The wedding certificate, which purports that accused and Charlotta E. Collins were married on May 15, 1889, by Father M. D. Connelly, attached to the back of the license, was also admitted, despite a lengthy objection as to its authenticity by the accused. Collins then moved for his dismissal an the ground that a prima facie case had not been made out against him, and spent the time until adjournment in arguing that an offence to be extraditable must be an offence to be extraditable must be an offence to be extraditing this argument. In this instance, and under the laws of the sovereignty from which the extradition is sought. The prosecution quoted the case of in re Murphy in compatiting this argument. In this instance, and under the laws of the sovereignty from which the extradition is sought. The prosecution quoted the case of in re Murphy in compating this argument. In this instance, and under the laws of the foreign state, California in this instance, and under the laws of the sovereignty from which the extradition is sought. The prosecution quoted the case of in re Murphy in compating this argument. In this instance, and under the laws of the sovereignty from which the extradition is sought. The prosecution quoted the case of in re Murphy in compating this argument to the treaty.

The Oath Made at San Francisco, and the administed by Collins and the question also arises, Was that document delivered to anyone to be untered to mislead.

The Oath Must Be Required or permitted

B.C. Grown Trees **Pronounced Best** 

An Opinion Expressed by Fruit Experts Messrs, Cunningham and Earle.

Must Pay For China's Cruiser

Privy Council Dismisses Appeal of C. P. R. In Empress-Huang Tal Case.

Kestrel Ordered to Esquimalt for Firing Practice-A. G. Ropes Is Lost.

The Privy council has disclosed the agreement and more the clustees prevenuent, and more the callest youngary the pool of the C. P. B. against the lick Clustees prevenuent, and more the callest youngary the pool of the C. P. B. against the Electron on Tuesday and the pool of the C. P. B. against the Electron of the Clustees prevenuent and more than the contract of the part of the part of the pool of the C. P. B. against the Electron of the part o

casks of rum. Then the stevenote to down.

"Here, can't you fellows put in three of those casks at one time?"
They could—and did.

With the next sling load the winch was working merrily when there was a hitch. The load had struck the hatch combing, and then—it rained rum. The casket gave, and down in the hold men stood with open mouths.

LINEVITCH'S EXTENDED LINE. mand Extends Over Unprecede ed Stretch of Territory.

London, Aug. 5.—The Daily Telegraph's Japanese correspondent at Moil comments upon the immense stretch of General Linevitch's command, including, as it does, Vlidavostok and northern iXorea, and doubts the Russian general's ability to have effective control of such an extended line, which is unprecedented

He declares that the coming battle, unless it is avoided by peace negotiations, will be on such a gigantic scale as to decide the war once for all. RUSSIA'S NATIONAL ASSEMBLY

Progress Being Made in Discussion of Proposed Constitution.

DISORDERS IN RUSSIA. Governor of Ekatermostlav Issues Warning—Infantry Kills Thirty.

General News

**Excellent Crops of Hay and Grain** Are Reported In Upper Country.

from a trip through the country north of the Seymour arm of Shuswap lake, undertaken in connection with a dis-

Detail News

Of the Province

Lardeau country is bound to come to the front as a mineral producer.

The Elwood Tinworkers Gold Mining Company, owning the Silver Dollar, are about to install a compressor and a complete milling plant. A few days ago the lead on this property was tapped at the end of the 241-foot crosscut tunnel. The lead is free gold and quartz, and is highly minerallized.

This contract is for the railway line Big Contract for Explosives—A

New Mini g Camp

Discovered

This contract is for the rallway line from Midway, on this side of the international boundary, to Molson, which is just across the line, and also from the point where the line swings back into British Columbia from Washington, above Oroville, to Keremeos—in all about 50 miles of grading. There is still a link unlet, from Molson to Oroville, which is likely to be shortly awarded.

To have faultless skin—but it takes time and some patience. Out-door exercise, regular bathing, washing only in tepid water, regular hours for sleep and meals, will assist materially. Blood poisoning from constipation is the great cause of a bad complexion. There is only one thing which will effectually cure constipation, and that is fruit. Ripe fruit Orcville, which is likely to be shortly awarded.

A bunch of sub-contractors is now

Judge Lampman Sentenced Helder Yesterday for Obtaining

Comment of the control of the contro

What to.

Say To Do.

What woman does not crave a good complexion? And what woman, whose clear, soft, delicately hued skin is the envy of all her friends, does not regard it as her dearest possession? It is very easy to have faultless skin—but it takes time pation, and that is fruit. Ripe fruit purifies the blood by acting on the skin, kidneys and liver. It causes the bowels

Victoria Meteorological Office,
Jul-26 to August 1, 1905.

During this week the true summer type of weather has prevailed throughout the North Pacific slope, that is, the barometer remained comparatively high over the northern portion of the province, while to the southward the barometer was low. These conditions caused continued fine, warm weather both on Vancouver Island and the Mainland, except during the night of Wednesday, the 26th, when thunderstorms occurred in the vicinity of Nanalmo, Ladysmith and Vancouver. This continued off which is becoming general throughout the southern portion of the province.
There has been almost a continuance of bright sunshine in this vicinity; while on the coast from Vancouver Island to California there has been a large amount of fogcy, cool weather. and royalties impo Previous to 1899 ed in the chief comm leases, but in that y amended so as to tr of granting leases governor-in-council.
old procedure continteresting query now in effect of all the least the Land Act was a lowing the old procedure.

ng granting \$8 per

done.
The Freemont lies
dence and Strathmor
Providence and Strath

**Affects** 

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An Important De Down Yesterda

Chief Commissio powered to Gr

A Disclosure That Act Has Ne Proclair

IN THE case of Canning & Packing Limited, vs. the Columbia Packing ited, in which the fo concern) seeks to comment of the trap-fis rivals, the defends was yesterday retice Duff by Mr. plaintiffs) for an ithe defendants to salmon until the The application E. P. Davis, K. C. interesting feature developed out of thrown out by Mr. I the provincial gove vested with author licenses under which are doing business, urally, was not raised to the action, but His ised to give it conside ised to give it considered lating his judgment tion motion. Another in the matter is the Fisheries Act has no claimed, and the que the authority under value leases are under the provisions Act or the Land Act, latter, then by what ity the leases or licer and royalties impose

Later in the day handed down the follo Mr. Elliott's application "Mr. Elliott was un to any authority, sta wise, vested in the sioner of lands and ing him to grant in crows a lease or an of occupation of the below low-water ma there is no such auth "The grant relied must be read as cicusive licence only. has this limited op that lawful which of

of the province. "It was not effect of the plaintiff' cation for an injun "On the construc Heathcote (1892), Star Mining Co. v 9 B. C., 403, and pa mentioned case at "In this view it

refer to the other tions discussed by able argument." (Before Hon. Mr. Mellor vs. Mellor hich the same lea that there was juris interim alimony pen the action for divo

MINING MAT IN THE

Grand Forks Gree in a Rec Des

Grand Forks, Aug. 1
Forks citizens who ar high grade belt at G ant over the fact that deal that has ever bee grade belt in this cam last week, when W. Chicago, acting for the arranged a consolidatio Strathmore and Barbar three high grade prolimits of the town of The Strathmore and Strathmore is for its grade mine in the can from \$100 to \$400 to tha are expected from this ment. There is alread neis and drifts seven h done.

Has Had Dr. Cha Pills in His Hor He Can Rem Never Kney Fai Mr. John Miller,

B. C., writes: "My n Chase's Kidney-Live as long as I can re result we are well their merits. I kidney and liver ways helped me.
"Mother has had Because they Dr. Chase's Kidn valuable as a fami a dose, 25 cents a Edmanson, Bates & trait and signatur