## IT FOR

Breathing, f the Chest, vay of Flesh ubles. Weak Lungs, ughs, lds.



are

GISTS. TORONTO

ICE is hereby given that I intend to nake application to the Honorable th Commissioner of Lands and Works for situated in Alberni district: commencin a post has been planted about for from the sea shore, between Cape Beal Pachena Bay, thence north 80 chain e east 80 chains, thence south 80 chain o west 80 chains to place of beginnin ning 640 acres more or less, November, 1891. no.20-2m-w

November, 1891.

table intend making application to the rable the Chief Commissioner of Land orks for permission to purchase the for described tract of land situated as Bay, Hawkeebury Islan<sup>3</sup>, Coast Di Commencing where a post has bee 124 chains east of a stream flowing in Peach oncount for word Way Point 21 chains east of a stream flowing int each, opposite Amy and Mary Point orth 40 chains; thence west 40 chain Juth 40 chains, more or less, to the se ence easterly following the sea coa nt of commencement, containing the

HARRY M. PRICE. November, 1891.

TICE is hereby given of my intention apply to the Board of Licensia, Commi rs, at their next sitting, for a renewal cense to the Horse-Shoe Hotel, Chemain MATTHEW HOWE ed Nov. 12, 1891.

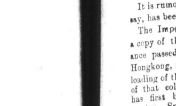
TICE is hereby given that 60 days af E is hereby given that ou usys and e I intend to apply to the Hon th mmissioner of Lands and Works for on to purchase 200 acres of land, mor Starting at the searchore at the south are of section 2, range 2 west, norther of Salt Spring I-land; thence east of : thence south one half mile; then ARTHUR WALTER

mber 30, 1891.

CE is hereby given that 60 days af aking application to the his sion to purchase 160 acres beginnin corner of small Indian Reserve, Barcla west of David Island, thence north

Pages 9 to 16

## THE VICTORIA WEEKLY COLONIST FRIDAY FEBRUARY 26, 1892



CE is hereby given that 60 days aft

ence east 40 chains, to point of beg

D. W. MORROW

TY-Days after date I intend makin Y-Days after date 1 in the making bleation to the Hon. Chist Commission s and Works, for p-rmission to pu ) acres, more or less, Barclay Soun and W. H. Wood's northeast co and north 40 chains, thence west thence south 40 chains, thence west

s, to place of commencement. R. H. B. COLLISTEF ed January, 18th 1892 1a22.2m

ICE is hereby given that 60 days aft ICE is hereby given that 60 days at late I intend to make application to the Commissioner of Lands and Works fi ssion to purchase '60 acres of land, situa imshewa Inlet, Mores'y Island, Que by Group, commencing ac a stal d'J. R. S., S. W., 'on the southeast of W. H. Smith's claim, and running ea-ins, thence north 40 chains, thence we ins, thence south 4) chains to point encement, containing 100 acres. J. K. SCOTT, poria, B. C., 27th January, 1892. fel3-2m

ICE is hereby given that 69 days fro [CE is hereby given that or days at ate I intend to make application to t Zommissioner of Lands and Works f sion to purchase 160 acres of land sit t he south side of  $\gamma$ -ella Coola Hive g from a stake about 14 miles up streat sannanny River; thence east 40 chair west 40 chains; thence south following to place of commencement, 40 chair to place of commencement.

or 1058. W. M. MATHEW. ed Bella Coola, 18th Nov., 1891. jal-270-W

MICE is hereby given that 60 days fro date I intend to app y to the Chief Cor oner of Lands and Works for permissi irchase the following g de cribed land, sit in Coast district: Starting from Mr. t's S.W. corner on the north side of Bei i river; thence following S. Grant's clai 140 chains; thence east 40 chains; then to place of commencement, 40 chains mo B.

s. ALEX. MCNEILL ed Bella Ccola, Dec. 3, 1891. ja15-w-2

ted Bella Coola, Dec. 3, 1891. Jalo-W2 OTICE is hereby given that 60 days att date I intend to apply to the chief Con ioner of Lands and Works for permissio purchase the following described land ted on the north side of B. Ha Cool a Rive the of the 1-lehergwang Kiver; then north 40 chains along the mountain side; the 40 chains; then south west 40 chains r; then following r.ver down in a wester stion to place of commencement. 8. GRANT. Illa Coola, November 11th, 1891. jai-2m-w

TICE is hereby given that 60 days after date lintend to apply to the Honorab Chief Commissioner of lands and Work ermission to purchase three hundred an aty (320) acres of land, more or less, situate oast bistrict, and described as follows mencing at the S.W. corner post of A. H berger and the S.W. corner post of A. mencing at the S.W. corner post of A. H pprey's pre-emption claim on the nort of the Bella Coola river, about 23 mile its mouth; thence following said claim 40 chains, thence west 80 chains, thence about 40 chains to the bank of the river ce east, following the meandering of th rement.

THEO. M. MAGNESEN. la Ccola, Nov. 21, 1891. jas-sm-w

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Fish of all kinds are beginning to be plentiful now, the only trouble being a great scarcity of bait, and on bost days the art assumes the appearance of fish market.

THE LATEST CHILIAN SCANDAL.

NEW YORK, Feb. 22. - The Herald's special cablegram from Valparaise says : A new scandal has cropped up here. It

implicates United States Consul McCreery. The story is the sensation of the hour. The documents in the case have just been made public. They relate to alleged transactions in exchange by Mr. McGreery. The revel-ations have fairly astonished the mercantile

world here. It is asserted that the bills show there was bought and sold by him in December, 1890, and in January and F-bruary, 1891, over \$1,000,000. For the last three months,

NEW WESTMINSTER, Feb. 22. — Two Indians were burned to death a few miles indians were burned to death a few miles indians were burned to death a few miles occurred is unknown. Mr. Dodd, Govern ment agent at Yale, talegraphed to Capt. Pittendrigh, this morning, asking him to go up and hold an inquest on the remains, but is farther alleged, he has been extensively engaged in exchange transactions. This was especially the case during the time of the Baltimore affair. It is also alleged that be used information which he gained from the Kalantic express, this afternoon, and will go right through to the scene of the tragedy and hold au inquest, to-night, if possible.
On Saturday night, some unknown misters and hold set ingers, and was prestrated from standay diverses the set of the standay statended and rousing public acared that lady that she fell fainting in a claimed was due him. Necklemann alleges, on his part, that Mr. McCreery or the scandal, and that he enty the shock for some time afterwards. As a largely attended and rousing public meeting, in the town hall, Surrey Gentre, on Saturday afternoon, to take steps in relation to the proposal to validate the Surrey Dyking debentures by the Legislature, Reeve W. Brown, was asked to resign, which he did. A wate of confidence was passed in Councillors Botwell, Carnorss, and papointed to go to Victoria and lay before the Legislature the protest of the rate appointed to go to Victoria and lay before the Legislature the protest of the rate appointed to go to Victoria and hay before the Legislature the protest the validation of the Dyking debentures.
Mraw Wastminsters, B. C., Feb. 23.— The City Council has voted \$\$800 for new popers. In the United States for the spread of the startling rumors in the United States for the spread of the startling rumors in the United States for the spread of the startling rumors in the Milliam minds to furnish good reasons for the spread of the startling rumors in the Chillem minds to furnish good reasons for the

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NEW WESTMINSTER, B. C., Feb. 23.— The City Council has voted \$300 for new books for the library. The Bennett-Leamy arbitration case, aris-ing out of a Southern Railway contract, has been settled. Leamy gets \$19,000 and Ben-nett has to pay costs as well. Beveral Chinese and Indians will be ex-amined by the Fisheries Commission. Judge Bole, acting as local judge of the Supreme Court, gave judgement, this monn-ing, in the case of Hebler vs. Williams. In this case plaintiff sued for the dissolu-tion of a certain partnership alleged to exist