VICTURIA SEMI-WEEKLY COLONIST TUL SDAY, DECEMBER 4, 1900 Their Trial and Maltby Committed ial by Magistrate Hall Yesterday. Secure Ball Through a dge of the Supreme Brooks, Zionite elder, and Wilaltby, carpenter, an adherent of:

tian Catholic Church in Zion, to answer, before a jury, the causing the death of Claude altby, the 6-year-old son of the ned accused, by omitting to supwith a necessary, in the shapeal treatment. The two men-permitted for trial Friday by te Hall, after a very formal prehearing. Shortly after ent was made out, counsel for sed applied to Mr. Justice Mar-all, which was granted, but con-increased over the amount fixed trate Hall on Wednesday, when rned the case. The amount y the superior judge was \$7,000 ease the men to give their course ase, the men to give their own \$2,000 and one surety each for Later in the afternoon they ased, John Jardine being the Brooks, and James Morrison. , and Robert Semple and orne in \$2,000 and Robert Semple and: orne in \$2,000 each for Malt-

Stand

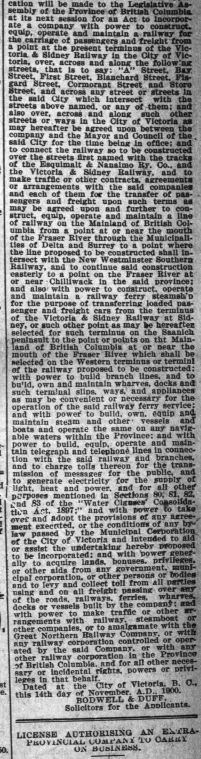
Court.

ttorney-General's department the prosecution Friday een, the deputy attorney-gener-ting for the prosecution, and he assistance of Superintendent and the officers of the provin-ice department. The official her, Mr. Louis Seymour, was ent to take down the evidence, greatly facilitated the proceedgreatly facilitated the proceed-ich lasted by two hours. There defence, the counsel for the ac-serving the case for the higher fr. McLean therefore had things his own way, except when and Mrs. Maltby, hostile witere on the stand. Neither Mr to appeared for Brooks, nor Mr vapeured for Brooks, nor Mr. punsel for Maltby, cross-examin-tnesses, and the legal gentlemen-at there should be no address. Irt room, was crowded, the few usual, being occupied by the llow/rs of Dowing when M'ers of Dowie, whose re-Mr. Brooks is. Mr. Sy-Zionite elder from Vanco

resent t witness called by Mr. McLean-Ernest Hall, who gave evidence to that given by him at the cor-nquest. He added that when he the Maltby's why they had not the Maltby's why they had not a physician, they answered that id not considered the child suffi-ill to call one. Doctors had re-been very successful in the treat-it diphtheria, which, from the mass described by the parents, he i the child had. They said it embraneous croup, which, as a of fact, was an old name for the f diphtheria which had prevailed neighborhood of the Maltby house, s not a disease which could be not a disease which could be lightly; at the same time, child n it could be ested two ring from it could be seved two minutes before deken would in-even after they had turned the face, by an operation to al-he insertion of a tube, through hey could breathe. He had five children in this way recent-n each case they had recovered. ti-toxine treatment was only ef-in the early stages of the disease child nedical attendance. From the as described by Mr. and Mrs. he would say that Claude Malteen saved, had he per medical treatment three min fore he died, at least his chance

would have been rember 15, a week before the death child, he quarantined the house o Mr. Maltby's, because of a case htheria there, and at the time he i Mrs. Maltby to be careful of her n. As far as he knew, Mr. Malt n. As far as he knew, Mr. Malt-s in good circumstances, and even he not, he could have received l attendance, had he reported the He had never known Dr. Fraser, y health officer, to refuse attend-n any case reported to him. Fagan, provincial health officer, he same evidence as he gave at the r's inquest, as to the post mortem actereological examinations. next wirness was Amenda Hatt





NOTICE IS HEREBY GIVEN that

will be made to the Legisl of the Province of British next session for an Act to

"Companies Act, 1897." Canada : Columbia,

is IS TO CERTIFY that the npany, Limited, to carry on business shares of \$100 each. The head office of the Company in Province, situate at vicco..., and Sir Charles Hibert Tower, Barrister-at-Law, whose address is Victoria aforesaid is the attorney for the Company.

whose address is Victoria aforesaid is the attorney for the Company. Given under my hand and seal of offic at Victoria, Province of British Columbia this 5th day of November, one thousan nine hundred. [L.S.] S. Y. WOOTTON, Begistrar of Joint Stock Companies. The following are the objects for which this Company has been established.— (1.) To take, receive and held all estate and property, real and personal, while may be granted, committed, transferred o conveyed to the Company, with its consen conveyed to the contrusts i upon any trust or trusts i contrary to law) at any i any person porate, or by any Court in the Province of Ontario:
(2) To take and receive on deposit upon such terms and for such remuneration as may be agreed upon deeds, wills, polices of insurance, bonds, debentures, or other valuable papers or securities for moner, lewellery, plate or other chattel property of any tind, and to guarantee the safe keeping of the same:
(3) To act generally as attorney or agent for the transaction of business, the management of estates, the collection of loans, rents, literest, dividends, debts, morugages, debehrures, bonds, bills, notes, coupons and other securities for money:
(4) To act as agent for the purpose of issuine or corporation, municipal or other :

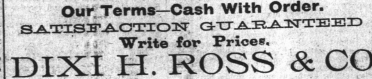
next witness was Amanda Hatt. next witness was Amanda Hatt, le, who, even with the assistance tches, has some difficulty in get-round. She testified that she had member of the Christian Catholic in Zion since a year ago last and had resided with Mr. and faltby since October 1, of this year. ing a number of curestions reand had resided with Mr. and faltby since October 1, of this year. ring a number of questions re-the teachings of Elder Brooks, tness said that anyone following achings would not use drugs nor. a physician in a case of illness. ceesed child had been strong and Just before his death she went: is room, as one of the other child-id he was dying. Five minutes be-is death she saw that he was dying. Maltby was holding the child in ms and Brooks was sitting by, do-othing. There was nothing said: calling a physician. Ing put in the deposition of Brooks-Ialtby at the coroner's inquest, ic chean called Mrs. Maltby, who-the same evidence as she did be-he coroner. She hesitated when whether she would call a physi-mod the between the same the

whether she would call a physi-nder any circumstances, and then red that she did not think she-She believed, she said, in faith-g before Brooks came to Victoria. 'ilson had told her that there was -eria in the neighborhood, but when tamined Claude, she thought he affering from membraneous croup. W. Scowcroft, assistant, city as-having testified that Mr. Maltby he registered owned of \$900 of and the accused having nothing , they were committed for trial.

IN HIS DREAMS:

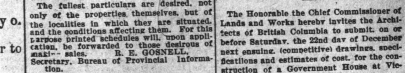
aried with the labors of the day, which, sted chiefly in explaining to his won-g friends the causes that had con-ted to the everthrow of the par, and andidates at the polls two or three-before, the member of the national alitee had fallen asleep in the train hich he was travelling homeward, are was a tartific in was a terrific jar. rain had run into as open switch, is bumping along over the tigs. hock threw the committeeman from

pertn. rdly half awake, he rose up, crawled into the berth, and muttered drowerther wonder what state we're hearing from "-Chicage Tribune.





Vietoria, B. C. 29th November, 1900
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In vietoria, B. C. 29th November, 1900
In order that the Government may be in possession of definite information with possession of the services information with possession of the services information with possession of the service information with possession of definite information with possession of the services information with the service information with posses of the Company. and to promente the posses of the Company. and to promente with the posses of the Company. and to promente with the posses of the Company. and to prome the posses of the Company. and the previous in the posses of the Company. and to promente with the possession of the company. And the previous in



next ensuing. (competitive) drawings, speci-ficatilons and estimates of cost. for the con-struction of a Government House at Vic-Particulars of competition and further in-formation can be obtained from the under-

The Hon

W. S. GORE. signed.

Deputy Commissioner of Lands & Works, Lands and Works Department. Deputy Co Victoria. B. O., Oct. 31. 1900.

objects and business of the combany. (10) And for all such services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and cus-tomary costs, charges and expenses.

2 NOTICE TO ARCHITECTS.

rable the Chief Commissi